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Part I.—General.

Separate paging is given to each Part in order that it may be filed separately.

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PROCLAMATION BY THE GOVERNOR.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland aud of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir WILLIAM HENRY MANNING, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W.H. MANNENG.

THEREAS by section 1 of "The Trade Marks (Amendment) Ordinance, No. 23 of 1918," it is enacted that the said Ordinance shall come into operation on such date as the Governor shall by Proclamation appoint:

Know We that We, the Governor, in exercise of the powers vested in Us as aforesaid, do hereby appoint that "The Trade Marks (Amendment) Ordinance, No. 23 of 1918," shall come into operation as from and after the date hereof.

Given at Colombo, in the said Island of Ceylon, this Thirty-first day of January, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 33 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointment on his Personal Staff:-

Lieutenant G. H. L. DOUDNEY, Ceylon Mounted Rifles, to be temporary Extra Aide-de Camp.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 28, 1919.

R. E. STUBBS, Colonial Secretary.

No. 34 of 1919,

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:-

- Mr. D. H. Balfour to act, in addition to his own duties, as Office Assistant to the Government Agent, Southern Province, from January 29, 1919, until the return of Mr. T. GOONETILLEKE to duty.
- Mr. J. E. R. PEREIRA to act as Police Magistrate and Additional District Judge, Colombo, vice Mr. W. H. B. CARBERY, for three days from January 30, 1919, or until the resumption of duties by that officer.
- Mr. C. L. WICKREMESINGHE to be, in addition to his own duties, Additional District Judge, Kalutara, with effect from February 1, 1919.
- Mr. J. E. DE ZOYSA to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Negombo, vice Mr. M. S. SRESHTA, on January 28 and 29, 1919, or until the resumption of duties by that
- Mr. Solomon Fernando to act as Commissioner of Requests and Police Magistrate, Panadure, vice Mr. C. J. S. PRITORETT, for four days from February 7, 1919, or until the resumption of duties by that officer.
- Mr. O. L. DE KRETSER to act as Commissioner of Requests and Police Magistrate, Matara, and Additional District Judge, Matara, vice Mr. S. D. DHONDY, from February 1 to 8, 1919, inclusive.
- Mr. N. J. MARTIN to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila; Additional District Judge, Chilaw; and Assistant Superintendent of the Chilaw Jail, vice Mr. M. PRASAD, from February 1, 1919, to April 12, 1919, or until resumption of duties by that officer.
- Mr. A. V. van Langenberg to act as Commissioner of Requests and Police Magistrate, Gampola, vice Mr. R. B. NAISH, from February 1 to 3, 1919, or until the resumption of duties by that officer.
- Mr. B. L. Drieberg to act as Additional Police Magistrate, Avissawella, on January 29, 1919, and Commissioner of Requests and Police Magistrate, Avissawella, on January 31, 1919, or until the resumption of duties by Mr. C. J. A. MARSHALL.
- Mr. S. Subramaniam to act as Additional Commissioner of Requests, Point Pedro and Chavakachcheri, on February 7 and 8, 1919.

Mr. H. C. R. ANTHONISZ, Assistant Superintendent of Excise, Headquarters, to act, in addition to his own duties, as Superintendent of Excise, Distillery Circle, for two months from February 3, 1919, until further orders.

Inspector A. D. PACKEER to be an Inspector of Explosives for the Hatton district, vice Mr. D. E. Rodrigo.

Sub-Inspector A. D. SINHALAKANA to be an Inspector of Explosives for the Matale District, vice Mr. B. J. C.

Mr. A. J. McKee to be an Unofficial Visitor of the Mulhalkele Hospital.

Mr. R. MUNESINGHE to be an Inquirer for the Anuradhapura gravets, vice Mr. D. D. PATRICK.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 30, 1919.

R. E. STUBBS, Colonial Secretary.

No. 35 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to post Captain (Temporary Major) ROBERT GORTON COOMBE to the Ceylon Mounted Rifles Reserve.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 28, 1919.

R. E. STUBBS, Colonial Secretary.

No. 36 of 1919.

IS Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be Visitors to the Welikada, Hulftsdorp, and Mahara Jails and the Borella Convict Hospital for the year 1919:-

Mr. H. L. DE MEL, C.B.E. | Mr. T. VILLIERS. Mr. J. M. de Mel. Mr. C. Namasivayam.

Mr. H. J. WOUTERSZ.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 30, 1919.

R. E. STUBBS, Colonial Secretary.

No. 37 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to nominate the Rev. Father F. M. BIZIAN to be a Member of the Excise Advisory Committee for the District of Mannar from January 20, 1919, to September 30, 1921, vice the Rev. Father A. DAURAT, transferred.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 28, 1919.

R. E. STUBBS, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

IIIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

Dr. HEBERT ERIC SCHORMAN to be Registrar of Births and Deaths of Mannar town division, in the Mannar District of the Northern Province, with effect from February 1, 1919, vice Dr. K. T. Nath, transferred. His office will be at the Civil Hospital, Mannar.

MUNA Ana Idroos to act as Registrar of Muhammadan Marriages of Mioyen Egoda korale division, in the Kurunegala District of the North-Western Province, for thirty days, with effect from January 27, 1919, vice Registrar, RAJAGOPALA MUDIYANSELAGE SAIBU TAMBY, deceased. His office will be at Thalananneriya.

Mr. GEORGE FITZGEORGE FORREST to be Additional Assistant Provincial Registrar of Births and Deaths and of Marriages (General) of Chilaw District, of the North-Western Province, with effect from February 10, 1919, vice Mr. W. H. B. CARBERY, transferred. His office will be at the Chilaw District Court.

SENARAT. BANDARA RATWATTE provisionally to be Registrar of Births and Deaths of Kalagam korale north division, and of Marriages (Kandyan and General) of Kalagam palata division, in the Anuradhapura District of the North-Central Province, with effect from February 1, 1919, vice Registrar, S. B. Molagoda, resigned. His office will be at Kalawewa Walawwa in Kalawewa.

By His Excellency's command,

Colombo, January 23, 1919.

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R. E. STUBBS, Colonial Secretary.

IIS EXCELLENCY THE GOVERNOR has been pleased to confirm HERAT MUDIYANSELAGE DINGIRI BANDA HINDAGALA in his appointment as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Udapalata No. 4 division, in the Kandy District of the Central Province. His office will be at Hindagalawalawwa in Hindagala.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 28, 1919. R. E. STUBBS, Colonial Secretary.

THE following appointments under section 3 of Ordinance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907 are hereby notified:—

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don Johannes Wijeyegunawardena to act as Registrar of Births and Deaths of Agalawatta division, and of Marriages (General) of Maha pattu north division, in the Kalutara District of the Western Province, for three days from January 23, 1919, during the absence of the Registrar, Julius Wijesundara, on leave. His office will be at Dangedarawatta in Agalawatta.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Herat Mudivansele Kiri Banda to act as Registraref Birthsand Deaths of Udapone korale, excluding the portion included in the Gravets division, and of Marriages (General) of Kotmale, excluding the portion included in the Gravets division, in the Nuwara Eliya District of the Central Province, for fourteen days from January 16, 1919, during the absence of the Registrar, B. M. Punchirala, on leave. His office will be at Niyangandora.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed HEEN BANDA WEERAKOON to act as Registrar of Births and Deaths of the Gravets division, excluding the portion included in Nuwara Eliya town, and of Marriages (General) of the Gravets division, in the Nuwara Eliya District of the Central Province, for three days from January 23, 1919, during the absence of the Registrar, H. B. PETHIYAGODA, on leave. His office will be at No. 65, Nuwara Eliya road, Nanu-oya.

The Additional Assistant Provincial Registrar, Matara, has appointed John Perera Mihindukulasekera Wijeboruto act as Registrar of Marriages (General) of Wellaboda

pattu division, in the Matara District of the Southern Province, for fifteen days from January 21, 1919, during the absence of the Registrar, D. D. P. M. WIJEDORU, on sick leave. His office will be at Mekiliyagahawatta in Gandara.

The Assistant Provincial Registrar, Hambantota, has appointed Don Nicholas Wijesinha to act as Registrar of Births and Deaths of Kahawatta Upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for eleven days from January 21, 1919, during the absence of the Registrar, J. A. Singappuli, on leave. His office will be at Angahawatta in Mahahilla and Galhiressewatta in Waharaggoda.

The Assistant Provincial Registrar, Hambantota, has appointed Wickrama-arachchige Charlis to act as Registrar of Births and Deaths of Tangalla, outside the town division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for six days from January 25, 1919, during the absence of the Registrar, D. P. Dissanayaka, on leave. His office will be at Lunuweraniyagahawatta in Polommaruwa.

The Assistant Provincial Registrar, Jaffna District, has appointed Arumugam Sittampalam to act as Registrar of Births and Deaths of Uduvil division, and of Marriages (General) of Valikamam North division, in the Jaffna District of the Northern Province, for seven days from January 22, 1919, during the absence of the Registrar, T. Appatural, on leave. His office will be at Tuvaratoni in Uduvil.

The Assistant Provincial Registrar, Mannar, has appointed Antony Seemampillal to act as Registrar of Births and Deaths of Nanaddan East Division No. 1. and of Marriages (General) of Nanaddan East division, in the Mannar District of the Northern Province, for thirty days from January 20, 1919, during the absence of the Registrar, E. T. Antony, on leave. His office will be at Udaiyar Valavu in Pichchaikulam.

The Assistant Provincial Registrar, Mannar, has appointed Dr. Herbert Eric Schokman to act as Registrar of Births and Deaths of Mannar town division, in the Mannar District of the Northern Province, for eleven days from January 21, 1919, vice Registrar, Dr. K. T. Nath, transferred. His office will be at the Civil Hospital, Mannar.

The Assistant Provincial Registrar, Mullaittivu, has appointed Wannihamige Punchi Banda to act as Registrar of Births and Deaths of Kilakkumulai South (Sinhalese) division, in the Mullaittivu District of the Northern Province, for thirty days from January 16, 1919, during the absence of the Registrar, T. M. T. Wannihamy, on sick leave. His office will be at Wannihamy Walawwa at Mamaduwa.

The Assistant Provincial Registrar, Batticaloa, has appointed Sulaimalebbe Udumalebbe to act as Registrar of Births and Deaths of Nadukadu pattu east division, in the Batticaloa District of the Eastern Province, for thirty days from January 17, 1919, during the absence of the Registrar, M. Akamadulevvai, on leave. His office will be at Varipattanchenai. and station at Mallikaittivu.

The Assistant Provincial Registrar, Batticaloa, has appointed RATERALA ARUGAMA to act as Registrar of Births and Deaths of Panawa pattu west division, and of Marriages (General) of Panawa pattu division, in the Batticaloa district of the Eastern Province, for six days from January 22, 1919, during the absence of the Registrar, J. S. D. M. Santakahamy, on leave. His office will be at Lahugala, with stations at Kenanai and Panawa.

The Provincial Registrar, Eastern Province, Batticaloa, has appointed Arumugam Somasegaram to act as Registrar of Marriags (General) of Manmunai pattu north division, in the Batticaloa District of the Eastern Province, for ten days from February 1, 1919, vice T. N. Rasiah, deceased. His office will be at the Batticaloa Kachcheri and at Vannianar Valavu in Singalavady.

The Assistant Provincial Registrar, Trincomalee, has appointed AYAMPILLAI MUTTIAH to act as Registrar of Marriages (General) of Kaddukkulam pattu east division. in the Trincomalee District of the Eastern Province, for thirty days from January 12, 1919, vice Registrar, A. MUTTUKKUMARU, deceased. His office will be at Nilaveli.

The Assistant Provincial Registrar, Kurunegala, has appointed DISANAYAKA MUDIYANSELAGE APPUHAMY to act as Registrar of Births and Deaths of Magul Medagandahe korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for fourteen days from January 10, 1919, during the absence of the Registrar, W. T. D. B. Timberiwewa, on sick leave. His office will be at Wewapaulawatta in Hilogama.

Tho Assistant Provincial Registrar, Kurunegala, has appointed Wasala Mudiyanselage Ranhamy to act as Registrar of Births and Deaths of Gantihe korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from January 20, 1914 vice Registrar, S. W. M. PUNCHIRALA, deceased. His office will be at Meegahawatta in Atapattu Siyambalawatta.

The Assistant Provincial Registrar, Kurunegala, has appointed Kalukumara Mudiyanselage Loku Banda to act as Registrar of Births and Deaths of Tittaweligandahe korale division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from January 23, 1919, vice Registrar, S. M. UKKU BANDA, deceased. His office will be at Andaragallawatta in Tittawella.

The Provincial Registrar, Anuradhapura, has appointed BAMAPULLAI VALLIPURAN to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Tamankaduwa division, in the Anuradhapura District of the North-Central Province, for fifteen days from January 20, 1919, during the absence of the Registrar. P. B. Dodanwala, on sick leave. His office will be at the Government Dispensary; Topawewa.

The Assistant Provincial Registrar, Badulla, has appointed Dr. Canapathipillai Sivasithamparam to act as Registrar of Births and Deaths of Badulla town division, in the Badulla District of the Province of Uva, for thirty days from January 24, 1919, vice the Registrar, Dr. S. P. JOSEPH, transferred. His office will beat the Civil Hospital, Badulla.

Registrar-General's Office Colombo, January 28, 1919. W. L. KINDERSLEY, Registrar-General.

TT is hereby notified that SARAVANAMUTTU VELUPILLAI, Registrar of Births and Deaths of Changanai division, in the Jaffna District of the Northern Province, will, with effect from January 15, 1919, hold his office at "Terivaravai" in Changanai, instead of at "Nochchiyollai in Changanai, as notified in the Government Gazette No. 5,620 of July 1, 1899.

Registrar-General's Office Colombo, January 22, 1919. W. L. KINDERSLEY, Registrar-General.

is hereby notified that SAVERIMUTTU FRANCIS LAWRENCE PILLAI, Registrar of Births and Deaths of Kalpitiya division, and of Marriages (General) of Kalpitiya division and Town division, in the Puttalam District of the North-Western Province, will, with effect from February 1, 1919, hold his office at Vellaivalavu in Sinnakudiyiruppu in Kalpitiya town, instead of at Chempankudatoddam, as notified in the Government Gazette No. 6,835 of November 17, 1916.

Registrar-General's Office. Colombo, January 23, 1919. W. L. KINDERSLEY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

T is hereby notified that licenses to import explosives into Ceylon during the current year have been issued to—

Messrs. Bosanquet & Company, Agents, Nobel's Explosives Company, Limited, of Colombo.

Messrs. The Ceylon Wharfage Company, Limited, of Colombo.

Messrs. Allibhoy Chagla & Company, of 116, Bankshall street, Colombo.

Messrs. A. Abdul Reheman & Company, of 15, Third Cross street, Pettah, Colombo.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 22, 1919.

R. E. Stubbs, Colonial Secretary.

IS Excellency the Governor has been pleased, in terms of the regulations dated June 2, 1903, to grant the Colonial Auxiliary Forces Long Service Medal to Lance-Sergeant B. T. H. Hunter and Privates P. W. B. Hesse and S. Joseph, Ceylon Light Infantry.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 24, 1919.

Colonial Secretary's Office,

R. E. STUBBS, Colonial Secretary.

Rule made by the Governor in Executive Council under Section 21 (h) of Ordinance No. 16 of 1907.

THE following shall be the rates of royalty to be levied on timber and minor forest produce in Crown forests in the Island of Ceylon, and shall be amendment of and supplementary to those appearing in the schedule attached to the Notification dated October 31, 1916, published in the Government Gazette No. 6,832 of November 3, 1916.

By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

Colombo, January 24, 1919.

CLASS VI.

Rate per cubic foot, 50 cents. Sinhalese Name.

Tamil Name. Botanical Name.

Dambu, Damba .. Nir-naval .. Eugenia gardneri

Do. (hill country) .. Eugenia assimilis

CLASS VIII.

Rate per cubic foot, 30 cents.

Et-amba, Wal-amba .. Kadduma .. Mangifera Zeylanica

MINOR FOREST PRODUCE.

Bamboos (giant), 30 cents each.

Rambuk (Saccharam Arundinaceum), Rs. 5 per 1,000 sticks of 15 feet length.

Nellu sticks, Re. 1 per 50 head loads.

Wadakaha (Acorus Calamis), Re. 1 per cwt.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

It is hereby notified that the Sanitary Board of the Kandy District has, in terms of section 7 of Ordinance No. 18 of 1892, as amended by section 3 of Ordinance No. 12 of 1913, made and assessed, with the sanction of His Excellency the Governor in Executive Council, a rate of 6 per cent. per annum for the year 1919 on the annual value of all buildings of every description and all lands and tenements whatsoever within the towns of Galaha and Bogawantalawa, in the Kandy District, Central Province, save such as are by the said Ordinance No. 18 of 1892 exempted from the payment of such rate.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 25, 1919. R. E. STUBES, Colonial Secretary.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

IT is hereby notified that, under the provisions of section 9 B (2) of Ordinance No. 18 of 1892, His Excellency the Governor, with the advice of the Executive Council, has fixed a water-rate of 6 per cent. per annum on the annual value of all houses, buildings, lands, and tenements within the limits of the town of Galaha, Kandy District, to take effect from January 1, 1919.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 25, 1919. R. E. STUBBS, Colonial Secretary.

"THE QUARANTINE AND PREVENTION OF DISEASES ORDINANCE, 1897."

It is hereby notified for general information that His Excellency the Governor has been pleased, under regulation 104 of Part V. of the regulations made under "The Quarantine and Prevention of Diseases Ordinance, 1897," published by Notification dated September 6, 1917, in Government Gazette No. 6,897 of September 7, 1917, to direct that the provisions of the said chapter shall be applied to the area appearing in the schedule hereto, which has been declared by the Principal Civil Medical Officer to be infected with anchylostomiasis, and that the requirements which under the said chapter may be addressed to the superintendent or other person in charge of the labourers on an estate shall be addressed, with regard to the said area, to any of the persons appearing in the schedule annexed.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 27, 1919.

R. E. STUBBS, Colonial Secretary.

SCHEDULE.

Persons referred to-

Gampola town

Town Muhandiram of Gampola; the Arachchies of Illewatura, Sinnapitiya, and Kahatapitiya; and the Peace Officer of Mahara.

WITH reference to the regulations made by His Excellency the Governor, under the authority of the Order of the Queen in Council dated 26th day of October, 1896, as amended by the Order of the King in Council dated the 21st day of March, 1916, re fishing boats, sailing boats, and general navigation, and published in the Coulon Government Gazette No. 6,926, Part I., of February 22, 1918, page 297, it is hereby notified that regulations to a fishing boats and sailing boats) are suspended from this date until further notice. Regulations 10 and 11 (those referring to general navigation) will remain in force.

By His Excellency's command,

Colonial Secretary's Office. Colombo, January 31, 1919.

R. E. STUBBS, Colonial Secretary.

- IT is hereby notified that all persons, firms, and companies of British nationality within the Colony of Ceylon having claims—
 - (a) To property situate in territory which, on August 1, 1914, formed part of the Russian Empire (including Finland); or
 - (b) Against the Russian Government (including any Government exercising de facto authority in any part of the territory); or
- (c) Against any person, firm, or company, or against any municipal or other local authority in that territory—should forthwith register their claims with the Custodian of Enemy Property, Colombo, Ceylon, for transmission to the Directors of the Foreign Claims Office, Foreign Office, London S.W. 1, to be included in the register of all claims by British subjects to property or other interests in Russia.

In all cases where the following form is appropriate, claimants are requested to make use of it for the purpose of the above registration; but claims can be made in any other form which may in the circumstances be more convenient, provided that in all cases the information specified in paragraphs 1, 2, and 3 below is supplied. If the space on the following form is insufficient, the particulars should be given on a separate sheet.

No further registration is required of claims which have already been recorded with the Foreign Claims Office or the Public Trustee.

The registration of a claim does not imply any undertaking on the part of His Majesty's Government to put it forward, or any assurance that if put forward it will be satisfied.

Application for forms for the registration of claims should be made to the Custodian of Enemy Property, Colombo, Ceylon.

Colonial Secretary's Office, Colombo, January 27, 1919. By His Excellency's command,

R. E. STUBBS, Colonial Secretary.

REGISTRATION OF RUSSIAN CLAIMS.

All persons, firms, and companies of British nationality having claims-

- (a) To property situate in territory which, on August 1, 1914, formed part of the Russian Empire (including Finland); or
- (b) Against the Russian Government (including any Government exercising de facto authority in any part of that territory); or
- (c) Against any person, firm, or company, or against any municipal or other local authority in that territory

should register their elaims with the Custodian of Enemy Property, Office of the Controller of Revenue, Colombo.

In all cases where the following form is appropriate, claimants are requested to make use of it for the purpose of the above registration; but claims can be made in any other form which may in the circumstances be more convenient, provided that in all cases the information specified in paragraphs 1, 2, and 3 below is supplied. If the space on the following form is insufficient, the particulars should be given on a separate sheet.

No further registration is required of claims which have already been recorded with the Custodian of Enemy

Property.

The registration of a claim does not imply any undertaking on the part of His Majesty's Government to put it forward, or any assurance that if put forward it will be satisfied. čodar.

- 1. Name, address, and business or occupation of claimant :
- 2. Address to which all communications relating to the claim should be sent :-

- 3. Grounds on which the claimant is entitled to British nationality:-
 - 4. Particulars of Claim : ---. †
 - (a) Bonds, paper money, and other obligations issued by the Russian Government: -
 - (b) Bonds and other obligations issued by a Russian municipality: ~
 - (c) Bonds or other obligations issued by any railway or other public undertaking and holdings in Russian companies : -
 - (d) Bank balances and deposits: ---. ‡
 - (e) Debts, secured and unsecured: ---.§
 - (f) Immovable property, such as land and houses: ---.
 - (g) Movable property, such as goods, merchandise, furniture, and household effects: ——.
 - (h) Any property or claim not comprised in the above headings: -

If in any particular case the claimant has reason to believe that his property has been requisitioned, sequestrated, seized, or destroyed, the facts, so far as they are known to him, and the source of his information should be stated.

(Signed) --- .

(Date) — , 1919.

The form must be signed by the claimant or by some person on his behalf.

* (a) If the claimant be an individual born within His Majesty's dominions, the date and place of his birth must be stated; if born outside His Majesty's dominions, but deriving British nationality from his father or grandfather, the date and place of the birth of the father or grandfather must be stated.

If the claimant be a naturalized British subject, the date of naturalization and his previous nationality must be stated.

If the claimant be a married woman, the grounds on which her husband is entitled to British nationality must be stated.

(b) If the claimant be a firm, the names of the partners constituting the firm, and the grounds on which each of them is entitled to British nationality, must be stated.

- (c) If the daimant be a company, the date and place of in-corporation must be stated; and if any of the persons holding shares or otherwise interested in the company are aliens, the nationality of those persons, and the nature and extent of their interest in the company, must be stated.
- † The number and description of the bonds or other securities, and the place where they are now deposited must be stated.

 † The address of the bank or its branch where the balance

stands must be stated.

§ The name and address of the debtor and the origin of the debt, and, if it be secured, particulars of the security, must be stated. $\|A\|$ sufficient description of the property (f), (g), and (h), its situation and value must be given.

T is hereby notified that an examination under the regulations of October 2, 1916, for gentlemen in the Civil Service will be held in the Council Chamber on Monday, April 7, 1919, at 10.30 A.M., and following days, namely :-

Monday, April 7 Tuesday, April 8 Wednesday, April 9 Sinhalese Law

Thursday, April 10 Friday, April 11

Law and Accounts

Tamil

If necessary, the examination in Tamil will be extended to Saturday, April 12, 1919.

The examination for officers in the Police Department and the Forest Department, and the viva voce examination in the native languages for officers in the Public Works Department, the Irrigation Department, the Railway Department, and the Harbour Engineer's Department, will be held at the same time and place.

Candidates are required to send in their names so as to reach this office not later than March 20, 1919.

Gentlemen in the Civil Service should state in their applications whether they are presenting themselves for the first or second examination, and whether they intend taking up Sinhalese or Tamil.

The hours of examination will be from 10.30 A.M. to 1.30 P.M. and from 2 P.M. to 5 P.M., exclusive of the vivâ voce examinations, which will be specially arranged for.

By His Excellency's command,

R. E. STUBBS. Colonial Secretary.

Colonial Secretary's Office, Colombo, January 28, 1919. IT is hereby notified that a telegram has been received from the Secretary of State for the Colonies intimating that marine protests in this Colony in respect of British ships should now be noted in accordance with the procedure in force before the war. The appointments of the special officers appointed to note these protests will accordingly cease as from and after February 4, 1919.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 30, 1919.

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R. E. STUBBS. Colonial Secretary.

Regulations made by the Governor, with the advice of the Executive Council, under Section 24 of the Forest Ordinance, No. 16 of 1907.

1. Regulation No. 1 of the regulations attached to the Notification dated March 19, 1909, and published on page 278 of Government Gazette No. 6,302 of March 26, 1909, is amended by adding "Batticaloa Bar" to the other timber export depôts or "outbays" in the Batticaloa District of the Eastern Province mentioned in the said regulation.

This regulation shall come into operation on the First day of February, 1919.

Made by the Governor, with the advice of the Executive Council, on December 28, 1918.

By His Excellency's command,

JOHN SCOTT. Clerk to the Executive Council.

Order of His Excellency the Governor in Council under "The Enemy Property Ordinance, No. 23 of 1916," as amended by Ordinance No. 5 of 1917.

HEREAS it is provided by section 8 A (1) of "The Enemy Property Ordinance, No. 23 of 1916," as amended Wind by Ordinance No. 5 of 1917, that the Governor in Executive Council may, by Order in Council, vest in the Custodian of Enemy Property any property belonging to an "enemy subject" within the meaning of the said

And whereas the property described in the schedule hereto belongs to Oscar Brandis, an enemy subject,

and it appears expedient to vest the said property in the said Custodian:

Now, therefore, His Excellency the Governor is pleased, by and with the advice of the Executive Council, to order, and it is hereby ordered, that the aforesaid property is vested in the "Custodian of Enemy Property," who is empowered to cancel the bond mentioned in the said schedule, to receive payment of the principal and interest due thereon, and to deal with the said moneys as provided by the said Ordinance.

SCHEDULE.

Colonial Secretary's Office, Colombo, January 25, 1919.

JOHN SCOTT. Clerk to the Executive Council.

By order,

The right, title, and interest of the said Oscar Brandis in and to the sum of Rs. 15,000, with interest thereon, secured by the mortgage bond No. 391 of October 15, 1913, attested by S. L. M. M. Ismail, of Colombo, Notary Public.

NOTICES CALLING FOR TENDERS.

EXEMPERS are hereby invited for supplying the Ceylon Railway Battalion with uniform, boots, &c., from the date of entering the contract to December 31, 1919. Samples can be seen at the Ceylon Defence Force Headquarters, Slave Island, Colombo.

Mile All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo. Leaders should either be deposited in the tender box

in the Office of the Controller of Revenue, or be sent through the post.

"Lor Tenders should be marked "Tenders for Supply of Uniform, Boots, &c., Ceylon Railway Battalion, 1919," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than

midday on February 11, 1919. in his Thestenders are to be made upon forms which will be supplied upon application at the Ceylon Defence Force Headquarters, Slave Island, Colombo, and no tender will be

considered unless it is on the recognized form.

6. A deposit of Rs. 150 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown. Upon a contract being entered into, the deposits of unsuccessful bona fide tenderers will be returned.

7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the

contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of each bond, and all other necessary information, can be ascertained upon application to the office referred to in section 5.

9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

10. The Government reserves to itself the right, without question, of rejecting any or all tenders.

F. J. TOTHILL, Major, Acting Staff Office, Ceylon Defence Force. Colombo, January 23, 1919.

TENDERS are hereby invited for the service named in the schedule hereunder for the period commencing from October 1, 1919; and terminating on September 30. 1922.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue. Colombo.

Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post.

4. Tenders should be marked "Tender for Coconuts, Leper Asylum, Hendala," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on February 18, 1919.

The tenders are to be made upon forms which will be supplied upon application at the Office of the Principal Civil Medical Officer and Inspector-General of Hospitals. Colombo, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and

rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the All contract. No deposits for tender forms will be accepted at the Principal Civil Medical Officer's Office.

The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

8. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Principal Civil Medcial Officer and Inspector-General of Hospitals. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors list. No defaulting contractor should be employed on any service connected with the contract or the tenders.

9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly

fulfilled.

10. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it, for one,

two, or three years.

11. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals, Colombo.

G. J. RUTHERFORD, Principal Civil Medical Officer and Inspector-General of Hospitals.

Colombo, January 27, 1919.

Schedule referred to.

Tender Deposit. Security. Service. Rs. Rs. Purchase of coconuts, Leper Asylum, Hendala 50 100 . .

TENDERS are hereby invited for the supply of logs during 1918-19, to be completed as specified in the schedule annexed below. The area to be exploited for the supplies and further details are given in the schedule.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

3. Tenders should either be deposited in the tender box of the Office of the Controller of Revenue, or be sent through the post.

4. Tenders should be marked "Tender for Supply of Logs to Jaffna Depôt, 1918-19, Jaffna Division," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on

Tuesday, February 18, 1919.

The tenders are to be made upon forms which will be supplied upon application at the Forest Office, Jaffna, which can be applied for by post or personal application. No tender will be considered unless it is on the recognized Alterations must be initialled otherwise the tenders form. may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt forwarded or produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond after he has tendered, or to furnish approved

security, within ten days of receiving notice from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit shall be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature, of a contract.

Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the

contract.

8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other information can be ascertained on application to the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into the bond.

9. Separate rates per cubic foot of timber and per broad gauge and narrow gauge sleepers must be quoted, both in

words and figures.

10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

11. The Government reserves to itself the right, without question of rejecting any or all tenders, and of accepting any portion of a tender, not necessarily the lowest tender.

The contract may not be assigned nor sublet without the authority of the Tender Board previously obtained and if not obtained, the contract will become null and void.

The contractor must not issue a power of attorney to a person whose name is in the defaulting contractor's

list authorizing him to carry on the contract.

14. Further, the contractor shall not employ any person whose name is on the list of defaulting contractors, nor any person whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice of seven days in writing.

15. Tenderers before tendering should inspect the area

of operations as shown in the schedule.

16. For further information, and for inspection of the draft contract, application should be made to the Assistant Conservator of Forests, Jaffna Division, Jaffna.

General Conditions.

1. Only trees marked by the Range Officers concerned are to be felled, and the species to be felled is palu.

2. All trees are to be felled 6 inches from the ground

with saw or saw and axe combined.

- All trees felled are to be logged into the longest available lengths with the saw alone, axe will not be allowed. The logs are to be trimmed and the ends squared with a saw.
- Tenderer's attention is specially drawn to conditions 2 and 3, as they will be strictly enforced, and proper labour must be collected for this work.
- 5. All sound logs and hard wood which are below the minimum centre girth, as given in the service below, shall be converted into broad gauge or narrow gauge sleepers, as may be directed. The supply of timber in the log is to have preference over the supply of sleepers. No large and sound logs which may be found difficult for transport are to be converted into sleepers to facilitate transport, but delivered in the log.

6. The standard size of sleepers is: Broad gauge, 9 ft. by 10 in. by 5 in. and narrow gauge, 5 ft. by 9. in. by 4½ in. or

5 ft. by 10 in. by 5 in.

7. Sleepers are to be rectangular in form and sawn on all four sides, no adzing will be allowed, and all sides must be perfectly parallel.

8. Rejected logs and sleepers will not be paid for, and rejected logs must be replaced by the contractor at his expense, to be cut from other trees marked by the Range Officers concerned.

9. Work is to commence from March 1, 1919, and 50 per cent. of the logs are to be delivered at the delivery depot, specified in the schedule, by June 1, 1919.

SCHEDULE.

1. To fell 200 palu trees more or less standing enumerated and marked by the Range Officer, Jaffna, in the forest known as Thuvarai-aru in the Jaffna District of

Northern Province, to the west of the Northern railway line between 153rd and 154th mileposts, in accordance with general conditions 1 and 2 above.

2. To convert the trees so felled into 200 logs according

to general condition 3.

3. The minimum centre girth of the logs shall not be less than 4 ft. 4 in. The transport or conversion of logs into sleepers, which after felling are found to be below this minimum girth, shall be decided by the Assistant Conservator of Forests or the Range Officer, duly authorized in writing. As a rule only top pieces and branches of trees felled shall be converted into sleepers in accordance with the conditions 6 and 7 of the general conditions.

4. To transport the logs so felled and converted to Kilinochchi Siding, load them into trucks and unload them at Jaffna Customs (the delivery depôt), where he shall stack and arrange them according to the instructions of the Government Firewood Depôtkeeper, from whom he shall get a receipt for the logs so delivered on which payments can be made. Distance of transport by road not to exceed

5. The contractor shall be required to increase or decrease the supply of logs to the delivery depôt on being given one week's notice in writing by the Assistant Conservator of Forests, depending on the requirements of the depôt.

6. Arrangements with the Railway Department will be made by the Forest Department for the conveyance of the logs to the delivery depôt. The running of railway specials is in no way guaranteed, and no liability for delays, irregular service, or alteration in the system of the specials due to the Railway requirements will be incurred by the Railway or Forest Department. But the contractor will be liable for the demurrage charges for rolling stock delayed in loading or unloading, and will also pay cost of damage to railway wagons. Contractors will also be held liable if wagons are not properly loaded.

7. For failure to have the required specified quantity of loga-delivered at the delivery depôt the contractor shall be liable to a fine of Rs. 10 for each log not delivered.

8. To transport any sleepers converted to Kilinochchi Siding and stack them under shade in accordance with the instructions of the Range Officer. Distance of transport not to exceed 14 miles.

Office of the Conservator of Forests, H. F. Tomalin, Conservator of Forests. Kandy, January 28, 1919.

TENDERS are hereby invited for services mentioned in the schedule annexed below for the year 1918-19.

2. A separate tender should be submitted for each service in the schedule.

3. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the **Tender Board, Office of the Controller of Revenue, Colombo.**

4. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through

5. Tenders should be marked "Tender for the Transport of Sleepers and Timber, 1918-19, Batticaloa Division," for services (a) and (b), as the case may be, in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, February 18, 1919.

6. Tenders are to be made upon forms which will be supplied upon application at the Forest Office, Batticaloa, and at the Subdivisional Forest Office, Trincomalee, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tender

may be treated as informal and rejected.

7. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person aecline or fail to enter into the contract and bond, or to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

- 8. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.
- 9. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the offices referred to in section A further security in cash of 5 per cent. of the value of contract will be required of the contractor when entering into a bond.
- 10. Separate rates per sleeper, broad gauge and narrow gauge, and also rate per cubic foot for timber and scantlings and per outside slab, must be quoted, written both in words and figures.

11. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

12. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

13. Contract may not be assigned or sublet without the authority of the tender Board previously obtained.

14. The contractor must not issued a power of attorney to any person whose name is in the defaulting contractor's list authorizing him to carry on the contract. Further, the contractor shall not employ any person whose name is in the list of defaulting contractors, nor any person whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice in writing.

15. For any further information, and for inspection of the draft contracts, application should be made to the Divisional Forest Officer, Batticaloa, and the Subdivisional

Forest Officer, Trincomalee.

SCHEDULE.

Service A.

To transport broad gauge sleepers 9 ft. by 10 in. by 5 in.; narrow gauge sleepers 5 ft. by 9 in. by $4\frac{1}{2}$ in. or 5 ft. by 10 in. by 5 in.; timber in logs of satinwood, ranai, milla, palai, &c.; scantlings and outside slabs from the following ports to Kankesanturai or alternatively to Colombo:-

(1) Trincomalee

(2) Kumburupitty outbay depôt

(3) Muthur outbay depôt

(4) Kokulai bay

(5) Pulmoddai

(6) Kuchchavely

(7) Kottiyar bay

(8) Tiriyai

(9) Batticaloa Bar

(10) Maylankarachchi outbay depôt

(11) Mankerni cutbay depôt

(12) Panichchankerni outbay dep**ôt**

(13) Kadiraveli seashore

(14) Komari seashore

(15) Okanda bay

(16) Tirikovil outbay depô

(17) Arugam bay

quoting separate rates per broad gauge sleeper, narrow gauge sleeper, cubic foot of logs and scantlings respectively. and per outside slab for delivering at each place.

In the case of delivery at Kankesanturai the material should be stacked at a place pointed out by an officer of the Forest Department, and in the case of transport to Colombo it should be delivered at the landing jetty in Colombo.

Service B.

To transport timber in logs of satinwood, ranai, milla. kalothi, &c., for the Central Timber Depôt from Batticaloa Bar to Kankesanturai or alternatively to Colombo. quoting separate rates per cubic foot for delivering at each place. In the case of delivery at Kankesanturai the logs should be loaded into railway trucks by the contractor, and in the case of transport to Colombo they should be delivered at the landing jetty in Colombo.

N.B.—The approximate number of sleepers and outside slabs and the quantity of sawn timber and timber in the log to be transported under services A and B can be ascertained on application to the Assistant Conservator of Forests, Batticaloa Division, Batticaloa.

Office of the Conservator of Forests,

Kandy, January 28, 1919.

H. F. TOMALIN,

Conservator of Forests.

ENDERS are hereby invited for the construction of the schools at Peradeniya, Ulapane, Deltota, and Giraulla and for the extension of the Marrassana school, Kandy District, Central Province.

2. Tenders must be addressed to the Government Agent, Central Province, Kandy, and should reach the Kandy Kachcheri not later than midday on February 14, 1919. Each work must be separately tendered, and the name of the

school marked on the left hand corner of the envelope. 3. Tenders must be on forms which will be supplied from the Kachcheri, and no tender will be considered unless it is furnished on the recognized form thus obtained. alterations made in tenders should bear the initials of the tenderer, and all tenders containing alterations not so initialled will be treated as informal and rejected. .

A deposit of Rs. 50 will be required to be made at the Kachcheri before a tender form is issued. Should any person decline to enter into the contract or bond, or fail to furnish approved security within seven days of receiving a notice in writing from the Government Agent, or his duly authorized representative, that his tender has been accepted, such deposits will be forfeited to the Crown All other deposits will be returned upon signature of contract or agreement.

The plan and specifications can be seen and further 5

information obtained at the Kachcheri.

6. The Government Agent does not bind himself to accept the lowest or any tender, and reserves to himself the right of accepting any tender.

Kandy Kachcheri, January 28, 1919.

A. W. METZELING, for Government Agent.

TENDERS are hereby invited for transporting 15,000 cwt. of salt from Nilaveli Salt Stores to the Batticaloa Salt Stores.

The tenderers must state the rate of hire for each

- hundredweight, including the cost of weighing and storing.
 3. Tenders should be marked "Tender for transporting Salt" in the left hand top corner of the envelope, and should reach the Office of the Government Agent, Eastern Province, Batticaloa, not later than midday on Saturday, March 1, 1919.
- The tenders are to be made upon forms which will be supplied on application at the Batticaloa Kachcheri, and no tender will be accepted unless it is on the recognized
- A deposit of Rs. 50 will be required to be made at any Kachcheri, and receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within seven days of receiving notice in writing from the Government Agent, Eastern Province, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. The deposit of Rs. 50 will be refunded upon signature of the contract.

6. Such tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the

contract.

7. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the Batticaloa Kachcheri.

- A copy of each tender should be forwarded by the tenderer to the Hon. the Controller of Revenue by post at the same time the original tender is forwarded to the Government Agent, Eastern Province, Batticaloa.
- 9. No tender will be considered unless in respect of which all the conditions above laid down have been strictly fulfilled.
- 10. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

Batticaloa Kachcheri, January 23, 1919.

C. E. DE PINTO, for Government Agent.

TENDERS are hereby invited for the work of repairing the Salt Stores 26, 27, and 28 in the Northern Depôt,

The tenders should be enclosed in a sealed envelope. on the left corner of which must be written the words, "Tender for repairing the Stores 26, 27, and 28 in the Northern Depôt, Puttalam," and it should be sent to the Assistant Government Agent, Puttalam, so that he may receive it before 1 r.m. on February 12, 1919.

3. The intending tenderer should, before sending his tender to the Assistant Government Agent, deposit a sum of Rs. 10 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained

for the deposit of the sum.

- 4. This sum of Rs. 10 will be held by the Assistant Government Agent as a security for the tenderer's entering into the contract with him-in the event of his tender being accepted—for carrying out the work in a satisfactory manner; and will be confiscated, if he fail to enter into such a contract, within a reasonable time after his tender was accepted.
- 5. The tenderer should name an address at Puttalam, where letters for him may be left or delivered.
- 6. The work should be completed within four weeks after the contract was entered into.
- 7. Further particulars may be obtained from the Salt Inspector, Puttalam.

Description of the Work to be done.

All the decayed or otherwise worthless cadjan, timber, and other materials that are on the buildings now should be removed and replaced by new and sound materials.

The roof of the stores should be rethatched with new cadjan, and pootus should be placed thereon to serve as

weights.

Those parts of the roof and side walls that are now in a damaged condition should be repaired before they are thatched with cadjan.

The cadjan walls should all be repaired wherever necessary, being straightened wherever they are found bulging. The side wall in the store 26 should be altogether rebuilt.

The interior of the stores should be lined with new cadjan. The floor of all the stores should be raised with clay, levelled, and well stamped. In the store 26 the floor should be raised to a height of 1½ ft. outside the western wall. In the stores 26 and 27 hinges and iron hooks should be

fixed to the doors, and in the store 28 the door-shutter should be repaired.

Puttalam Kachcheri, January 20, 1919.

S. M. P. VANDERROEN, for Assistant Government Agent.

SALES OF UNSERVICEABLE ARTICLES. &c.

HE following confiscated articles will be sold by public auction at the Joint Police Court, Colombo, on Wednesday, February 5, 1919, at 2 P.M. :-

I tin of cigarettes

6 pieces of Maldive fish 1 leather belt

banian 2 fishing lines 31 yards of gray sheeting

6 syringes 12 reels of thread 1 lb. of cutch I measure of rice 2 packets of playing cards I tin of paint

1 piece of sandalwood 4 bone elephants bushel rice

1 galvanized bucket 2 tins of signal red light 2 ebony elephants 10 silk handkerchiefs 90 coconuts

C. E. STAINER, Lt.-Commander, R.N., Joint Police Magistrate.

Joint Police Court. Colombo, January 27, 1919. ILL be sold by public auction at the Government Stores, at 12 noon, on Thursday, February 6, 1919, some bale cloth, empty barrels, firewood, &c.

Government Stores, Colombo, January 22, 1919.

J. GIBB. Colonial Storekeeper.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended January 25, 1919.

Births.—The total births registered in the city of Colombo in the week were 127 (1 European, 11 Burghers, 78 Sinhalese, 15 Tamils, 13 Moors, 5 Malays, and 4 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1919, viz., 281,169) was 23.6, as against 20.6 in the preceding week, 24.1 in the corresponding week of last year, and 21 .5 the weekly average for last year.

Deaths.—The total deaths registered were 145 (10 Burghers, 78 Sinhalese, 32 Tamils, 18 Moors, 2 Malays, and 50thers). The death-rate per 1,000 per annum was 26.9, as against 29.9 in the previous week, 25.3 in the corresponding

week of last year, and 26.7 the weekly average for last year.

Infantile Deaths .- Of the 145 total deaths, 33 were of infants under one year of age, as against 51 in the preceding week, 29 in the corresponding week of the previous year, and 30 the average for last year.

Stillbiths.—The number of stillbirths registered during the week was 11.

Principal Causes of Death.—Sixteen deaths from Phthisis were registered, 6 in Maradana (including 5 deaths of non-residents in hospitals), 3 in Kollupitiya, 2 in New Bazaar, 1 in Pettah, 1 in San Sebastian, 1 in St. Paul's, 1 in Kotahena, and 1 in Wellawatta, as against 13 in the previous week, and 13 the weekly average for the last year.

2. Eight deaths from Pneumonia were registered, 5 in Maradana (including 4 deaths of non-residents in hospitals). l in Pettah, I in St. Paul's, and I in New Bazaar, as against 13, 19, 7, and 20, respectively, for the four preceding weeks. There were also registered 11 deaths from Influenza, 5 in Maradana, 2 in St. Paul's, 2 in Kotahena, 1 in Slave Island, and I in Wellawatta, as against 10, 12, 6, and 10, respectively, for the four preceding weeks. Two deaths from Bronchitis were registered, as against 1 in the previous week.

3. One death from Enteric Fever was registered in Kollupitiya, as against 2 in the previous week, and 4 the

weekly average for last year.

4. There were also registered 14 deaths from Debility, 8 from Worms, 7 from Infantile Convulsions, 6 from Diarrhæa, 5 from Dysentery, 4 from Enteritis, 1 from Tetanus, and 62 from Other Causes.

5. Three cases of Chickenpox were reported during the week, as against 9 in the previous week.

State of the Weather.—The mean temperature of air was 80.4°, against 80.1° in the preceding week and 77.5° in the corresponding week of the previous year. The mean atmospheric pressure was 29.952 in., against 29.949 in. in the preceding week, and 29.890 in. in the corresponding week of the previous year. The total rainfall in the week was 0:16 in. against nil in the preceding week, and 0:86 in. in the corresponding week of the previous year.

Registrar-General's Office. Colombo, January 28, 1919. Fred. L. Anthonisz, for Registrar-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

importations of Rice into the Ports of Ceylon during the Week ended January 25, 1919.

,	-			
Ceylon Port.		Port of Origin.		Number o Bags.
Colombo		Calcutta		11,828
Do.	• •	Rangoon		3,320
Do.		Dhanushkodi		195
Jaffna		\mathbf{R} angoon	٠.	9,461
Kayts	• •	Akyab	• •	50 6
_		Total	• •	25,310

H. M. Customs, Colombo, January 28, 1919.

R. O. DE SARAM, for Principal Collector.

"The Quarantine and Prevention of Diseases Ordinance, 1897."

'N terms of regulation 104 of the amendments and additions to the regulations framed under the abovementioned Ordinance, and published in Government Gazette No. 6,897 of September 7, 1917, by notification dated September 6, 1917, it is hereby notified that the following area in the Kandy District is declared to be infected with anchylostomiasis:---

Gampola town.

G. J. RUTHERFORD, Inspector-General of Hospitals.

Principal Civil Medical Officer and anuary 22, 1919.

Articled Clerk for the Office of Notary.

T is hereby notified that the following candidate, who passed in Arithmetic at the Notarial Preliminary Examination held in January, 1915, having since obtained the language qualification by passing the Sinhalese section of the Intermediate Examination of the Committee on Oriental Studies in May, 1918, is eligible for a license to become an articled clerk with a view of qualifying himself for the office of Notary:-

Index No. Name of Notary.

Language of intended Practice.

115 Gunasekera, H. D. E. Registrar-General's Office.

Colombo, January 28, 1919.

W. L. KINDERSLEY. Registra:-General.

Sinhalese

Assistant Surveyor, Railway Department.

PPLICATIONS are invited for the post of Assistant Surveyor in the Railway Department on a salary of Rs. 1,200 to Rs. 1,800 per annum, rising by 10 annual increments of Rs. 60 with a travelling allowance at the rate of Rs. 3 per night according to Government regulations.

The person selected shall be required to serve for 12 months on probation and must hold the Surveyor-General's

licence.

Applications stating age and qualifications should be addressed to the Engineer, Way and Works, Captain's Gardens, Colombo, and should reach him not later than February 20, 1919.

General Manager's Office. Colombo, January 24, 1919.

G. P. GBEENE, General Manager.

The Dental Register, 1919.

HE following Dental Practitioners are qualified under Ordinance No. 3 of 1915 to practise Dentistry and Dental

	- surgery in Ceylon :			
	Name.	Residence.	Date of Registration.	Qualifications with Dates.
1	Christoffelsz, Herman Sper-		August 21, 1915	L.D.S., R.C.S., 1914, L.R.C.P. & S.
	ling	place, Borella		(Edin.), L.F.P. & S. (Glas.), 1903
4	Garne, Sydney William	Bristol Hotel .	. January 31, 1916	L.D.S., R.C.S., (England), 1898
2	Goonewardene, Joseph Ste-	"The Aviary," Park street,	August 31, 1915	L.D.S., R.C.S., 1911, L.R.C.S., 1909
	phen Rodrigo	Colembo		(Edin.); L.M.S. (Ceylon), 1906
3	Swan, Eric	No. 1, Galle Face Cottages,	December 9, 1915	L.D.S., L.R.C.S. & P. (Edin.), L.F.P.S
	•	Colombo		(Glas), 1909

January 23, 1919."

L. D. PARSONS, Acting Registrar.

List of Licensed Dentists, 1919.

THE following Dentists licensed under section 20 of Ordinance No. 3 of 1915 are legally entitled to practise Dentistry and Dental Surgery in Ceylon :--

	•			Date of
	Name.		Residence.	Issue of License.
	Amarasekera, Pathiranege William		101, "Belvedere," First Division, Maradana	January 6, 1916
12	Bodemeyer, Mrs. Dora		Vellon's passage, Slave Island	January 28, 1916
7	Colyer, Edward Hamilton		Victoria Arcade, Colombo	January 6, 1916
	De Jong, Michael		"Enderley," Union place, Colombo	January €, 1916
3	Illukkumbure, Sri Prakrama Mohanderamalage		74, Trincomalee street, Kandy	January 6, 1916
	Illukkumbure, Sri Prakrama Sonnandara		Kandy	January 28,1916
5	Misso, Eric Constant		Nuwara Eliya	January 6, 1916
	Patrine, Sarnelis Charles	٠.	"The Northern Dental Surgery," 4th Cross	January 6, 1916
	*		street, Jaffna	
14	Perera, Dharmakirti Lawrence	٠.	27, Dam street, Colombo	February 25,1916
6	Perera, Palihawadana Arachchige Lewis		Tower View Hotel, Maradana	January 6, 1916
4	Seneviratne, Heelialinana Aratchigey Don Charle	es.	8, Nerris road, Colombo	January 6, 1916
9	Smith, W. Atkins		Grand Oriental Hotel, Colombo	January 11, 1916
10	Vitharana, Winson Lewis	٠.	101, "Belvedere," First Division, Maradana	January 28, 1916
			and the second s	n

January 23, 1919.

L. D. PARSONS. Acting Registrar.

Rinderpest.

HEREAS rinderpest has broken out in the village Mampe in Salpiti korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-section (1) and (2) of Ordinance No. 25 of 1909, viz. :-

The area bounded on the north by Village Committee road from Mavittara junction to Dolekanatta burial ground, east by District Road Committee road from Miriswatta junction to Mavittara junction, south by District Road Committee road from Piliyandara to Miriswatta junction, and west by the range of fields from Pelawattakumbura to Makuluduwa

This declaration is to take effect from this date.

JAS. D. PHILIPS, The Kachcheri, Colombo, January 23, 1919. for Covernment Agent.

Anthrax.

HEREAS by proclamations dated December 10 and 19, 1918, publishea in Government Gazettes Nos. 6,987 of December 20, 1918, and 6,988 of January 3, 1919, respectively the villages Ichchilampattai and Toppur were declared to be infected areas, and whereas anthrax no longer exists in the said areas, they are hereby declared free from anthrax and to be no longer infected areas.

Trincomalee Kachcheri, W. G. VALLIPURAM, January 20, 1919. for Assistant Government Agent.

Proclamation No. 4 of 1918.

AM prepared to issue licenses, free of stamp duty, under section 9, sub-section (1) (b), of the Game Protection Ordinance, No. 1 of 1909, for the destruction of the following elephants:

(1) A rogue elephant destroying chens and field crops at Nelliyagama, Karawilagala, and Balaluwewa, near Kala-wewa. Villagers and Wew Lekama, Karawilagala, will point out.
(2) The leader of a herd of elephants damaging crops in

- the villages Mediyawa, Eppawala, and Ambagaswewa on the

Kekirawa-Talawa road. Eppawala people will give information

(3) The leader of a herd of elephants destroying chemas at Mailagaswewa near 5th mile, Madawachchi-Horowpotana

(4) The leader of a herd of elephants destroying chenas at Namadagaswewa near Madawachchi (North road).

(Resthouse-keeper, Madawachchi, would be able to help

sportsmen with information).

(5) The leader of a herd of elephants damaging chenas at Kaduruwewagama (alias Kadiragama) on the minor road from Hiripitayagama to Madawachchiya between the 5th and 6th mileposts on the road from Talawa to Kekirawa and about 2 miles from Hiripitiyagama.

January 28, 1919.

H. R. FREEMAN, Government Agent.

Foot-and-Mouth Disease.

THEREAS by proclamation dated November 5, 1918, published in Government Gazette No. 6,977 of November 14, 1918, the village of Werapitiya in Pata Dumbara, in the District of Kandy, Central Province, was declared an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, and whereas foot-and-mouth disease no longer exists in the said village, I do hereby declare it to be free from foot-and-mouth disease and no longer an infected area.

The Kachcheri. Kandy, January 23, 1919. W. J. L. ROGERSON, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out among the cattle in the Udayars' divisions of Mukamalai, Puloppalai, and Tampakamam in the Pachchillaippali division of the Jaffna District, Northern Province: I do hereby declare, in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said Udayars' divisions of Mukamalai, Puloppalai, and Tampakamam are infected areas from the date here of.

Jaffna Kachcheri January 24, 1919.

P. C. NICHOLAS, for Government Agent.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in Meda pattu east korale in Katugampola hatpattu, in the District of Kurunegala, North-Western Province: I do hereby declare, in terms of sub-sections (1) and (2) of section 5 of the Ordinance No. 9 of 1909, that the said korale, the boundaries of which are specified below, is an infected area.

Boundaries referred to.

North: Meda pattu west and Mayurawati korales.

East: Dambadeni hatpattu.

South: Maha-oya.

West: Meda pattu west korale.

Kurunegala Kachcheri, January 23, 1919.

N. E. ERNST,

for Government Agent.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in the following villages of Nuwaragam palata, in the North-Central Province: I, Herbert Rayner Freeman, Government Agent, North-Central Province, do hereby declare, under section 5 (1) of Ordinance No. 25 of 1909, that the said villages are infected areas:-

Villages referred to.

Kirigollewa in tulana No. 12. Andarawewa in tulana No. 4. Adampane in tulana No. 4. Galpottegama in tulana No. 15.

The Kachcheri.

H. R. FREEMAN, Government Agent.

Anuradhapura, January 23, 1919.

Hoof-and-Mouth Disease.

HEREAS the following areas, in the North-Central Province, were proclaimed infected owing to the existence of hoof-and-mouth disease: It is hereby declared that the said areas are now free from disease and are no longer infected.

The order shall take effect from the date hereof.

Areas referred to.

Sinhala pattu in Tamankaduwa district.

Tirappane in Ulagalla korale.

Ratmale, Ulukkulama in tulana No. 6.

Mahamankadawala.

Rambewa, Dunnabindunuwewa in tulana No. 21.

Galkulama in tulana No. 42.

Abagahawewa, Kudawewa in tulana No. 4.

Bogahawewa, Relapanawa.

Hammillewa in tulana No. 45.

Parangiyawadiya, Nabadewa in tulana No. 33.

Bandarakumbukwewa.

Diwulwewa, Getalewa in tulana No. 39.

Ihala Angunachiya.

Pahala Angunachiya, Dachchi Hammillewa in tulana No. 27.

Konwewa in tulana No. 35.

Medawachchiya in tulana No. 17.

Wahagahapuwewa, Kubukgollewa in tulana No. 35.

Kokebe, Padarellewa.

Karadikkulama in tulana No. 23.

Købitigollewa in tulana No. 22.

Nikagahawewa, Mahawalayagama in tulana No. 45.

Kakulhendigiliya, Kudagama, Kulumewakada, Diyamaiylagahawewa, Marakkale Ethalwetunuwewa, Kiriebbewa in tulana No. 27.

Rada Hammillewa Tirappankadawala, in tulana No. 28. Palippotana in tulana No. 28.

Ethawetunuwewa in tulana No. 28.

The Kachcheri,

H. R. FREEMAN,

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117

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Morison, R. .. Chinniah, K.

.. Ponniah, P. ...

.. Ratnaike, D. G.

.. Aralias Appu, A. S. M.

.. James Appu, H. M. A.

114 Sabapathy, P.

Government Agent. Anuradhapura, January 24, 1919.

Morakelle Estate Vernacular Mixed School.

received from Mr. E. Gordon Brooks for a grant in aid of his Morakelle Estate Vernacular Mixed School, which is situated in Hewagam korale of the Western Province.

Observations will be received not later than February 20,

1919.

Education Office, Colombo, January 23, 1919.

E. Evans, for Director of Education.

Grant-in-Aid Training Schools and Vernacular Teachers' Certificate Examinations, 1918.

THE following candidates have passed the examinations held on August 13, 1918, and following days. Those whose names do not appear on the list have failed to pass. No communication on the subject of the examinations will be attended to :---

Ì	Admissi	on.
	$m{K}/P$ eradeniya	-Boys.
Inde	x No. Name of Candidate.	Name of Manager.
3	Ganethi, K. R. M.	Rev. J. P. S. R. Gibson
9	Ratnayaka, P. U. B.	do.
10		do.
15		do.
18	Henry, R. C.	do.
23	Silva, M. P	., do.
32	Ramanayaka, D. S.	do.
1	MR/Nupe-	-Boys.
26	Gunawardana, D. A.	Rov. G. E. H. Arnda
27	,	do.
30	Maggatissa, H. H.	do.
1	Colombo Musæ	us—Girls.
34		
36	y - 	P. de Abrew, Esq.
37		do.
38		do.
39	Jayasinghe, D. K. S. E.	do.
40		do.
44		do.
46		<u>d</u> ó.
49	Samarakoon, P.	do.
ł	$oldsymbol{K}/P$ eradeniya	-Girls.
53	De Silva, A	Rev. J. P. S. R. Gibson
55		do.
57	De Zoysa, M.	do.
58	Chandrasekara, E.	do.
1	CH/Wennappus	va-Girls.
61	Victoria, A	
64		Fr. J. Brault do.
"	•	
	KL/Walana-	
66		W. A. de Silve, Eng.
67		do.
72	• • • • • • • • • • • • • • • • • • • •	do.
}	$m{BT}/A$ rasadi-	-Boys.
74	Kanakasabai, P.	
75		Rev. A. Lockwood
	Veerakkone, K.	Rev. A. Lockwood
76	Veluppillai, J. K.	do.
76 77	Veluppillai, J. K. Iliathamby, J. K.	do. do.
76 77 78	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G.	do. do. do.
76 77	 Veluppillai, J. K. Iliathamby, J. K. Selvanayagam, G. Thellainayagam, M. 	do do do do.
76 77 78	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G.	do do do do.
76 77 78	 Veluppillai, J. K. Iliathamby, J. K. Selvanayagam, G. Thellainayagam, M. BT/Koddaimuna	do do do do.
76 77 78 79	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimund Saverimuttu, E. V.	do do do do do do do Fr. Bonnel
76 77 78 79 83	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam	do do do do do do do Fr. F. Bonnel —Boys.
76 77 78 79 83	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A.	do do do do do do do do Fr. F. Bonnel —Boys Fr. J. B. Poulain
76 77 78 79 83 85 86	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimund Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q.	do do do do do do do Fr. F. Bonnel —Boys Fr. J. B. Poulain do.
76 77 78 79 83 85 86 87	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B.	do do do do do do do do Fr. F. Bonnel —Boys Fr. J. B. Poulain do do.
76 77 78 79 83 85 86	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S.	do do do do do do do do Fr. F. BonnelBoys Fr. J. B. Poulain do do.
76 77 78 79 83 85 86 87 88	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S.	do do do do do do do do do Fr. F. Bonnel —Boys Fr. J. B. Poulain do do do.
76 77 78 79 83 85 86 87 88	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S.	do.
76 77 78 79 83 85 86 87 88	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V.	do.
76 77 78 79 83 85 86 87 88 89 90	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V.	do.
76 77 78 79 83 85 86 87 88 89 90 91 94	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimund Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Rasaih, P.	do.
76 77 78 79 83 85 86 87 88 90 91 94 95	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S.	do.
76 77 78 79 83 85 86 87 88 90 91 94 95 97	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V.	do. do. do. do. do. do. do. do. ai—Boys. Fr. F. Bonnel —Boys. Fr. J. B. Poulain do.
76 77 78 79 83 85 86 87 88 90 91 94 95	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A.	do.
76 77 78 79 83 85 86 87 88 89 90 91 94 95 98 99 100	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimund Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A.	do. do. do. do. do. do. do. do. ai—Boys. Fr. F. Bonnel Boys. Fr. J. B. Poulain do. do. do. do. do. do. do. do. do. do
76 77 78 79 83 85 86 87 88 89 91 94 95 97 98 99 100 102	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimum Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A Suppiah, S.	do.
76 77 78 79 83 85 86 87 88 89 90 91 94 95 98 99 100	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimund Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A.	do.
76 77 78 79 83 85 86 87 88 89 91 94 95 97 98 99 100 102	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimum Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A Suppiah, S.	do. do. do. do. do. do. do. do. ai—Boys Fr. F. Bonnel —Boys Fr. J. B. Poulain . do.
76 77 78 79 83 85 86 87 88 89 91 94 95 98 99 100 102 105	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, Q Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A Suppiah, S Kulantivelu, P.	do.
76 77 78 79 83 85 86 87 88 89 91 94 95 97 98 99 100 102	Veluppillai, J. K Iliathamby, J. K Selvanayagam, G Thellainayagam, M. BT/Koddaimun Saverimuttu, E. V. J/Colombogam Tiruchelvam, A Gnapragasam, D Rayappu, B Jeremiah, S. J/Copay—1 Kandiah, S Muttucumaru, V Sinnadurai, V Sinnadurai, V Rasaih, P Kartigesa Aiyar, S Arumugam, V Kanavatipillai, A Periatamby, M Paramaswamy, A Suppiah, S Kulantivelu, P.	do. do. do. do. do. do. do. do. ai—Boys Fr. F. Bonnel —Boys Fr. J. B. Poulain . do.

J/Uduvil-Girls.

FIRST YEAR.—MR/Nupe—Boys.

.. Miss M. K. Hastings

do.

do.

do.

.. Rev. G. E. H. Arndi

do.

do.

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118c Br	ampysinno, A.	do.	208	Kanapathipi		, do.
118p Fo	ernando, J.	do.	209	Kanapathipi		. do.
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		, do.	239 .	. Jacob, E. M.		do.
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		, do.		Emmanuel, D.		do.
		do.	1 .	Perera, K. S. J		. do.
154 . Kod		do. do.		Miguel, R. D.		do.
		. do		Rodrigo, T. R.		do.
		do		. Silva, A. T		do. •
		. do.	260			do.
	- 17 TO	do	261			do.
62 Sum	. TE TO 10	do.	262	Fonseka, P. M.		do.
			263	. Fernando, L. I	· · ·	
	aguru, N.	do.	1			do.
63 Wan	· · · · ·	. do.			mho Musaus—Gi	-
63 Wan	ratna, L.	. do.	O.C.W	Colo	mbo Musæus—Gi	rls.
163 Wan 164 Wije	ratna, L. Negombo—Giri	. do.		Colo		rls. P. de Abrew, Esq.
.63 Wan 164 Wije .65 Barb	ratna, L. <i>Negombo—Gir</i> ara, Dona	do. s. Fr. J. Brault	266 .	Colo. De Alwis, S Edirisinha, A.		rls. P. de Abrew, Esq. do.
63 Wan 64 Wije 65 Barb 66 Pere	Negombo—Giri ara, Dona ra, A. M.	do. Fr. J. Brault do.	266 . 267 .	Colo. De Alwis, S Edirisinha, A Jayakody, N.		rls. P. de Abrew, Esq.
63 Wan 64 Wije 65 Barb 66 Pere 67 Simo	Negombo—Giri Bara, Dona Fa, A. M. On, M. B.	do. Fr. J. Brault do. do.	266 .	Colo. De Alwis, S Edirisinha, A.	M. P	rls. P. de Abrew, Esq. do. do.
65 Barb 66 Pere 67 Simo 69 Alvis	Negombo—Giri ara, Dona ra, A. M. n, M. B. s, M.	do. s. Fr. J. Brault do. do. do.	266 - 267 - 268 - 269 - 272	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H.	M. P	rls. P. de Abrew, Esq. do. do. do. do. do. do.
163 Wan 164 Wije 165 Barb 166 Pere 167 Simo 169 Alvi 171 Pere	Negombo—Girling, A. M. M. M. B. S. M. M. M. S. M.	do. Fr. J. Brault do. do: do: do. do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B.	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do.
163 Wan 164 Wije 165 Barb 166 Pere 167 Sime 169 Alvi 171 Pere 173 Mage	Negombo—Girliara, L. Negombo—Girliara, A. M. on, M. B. s, M. ra, K. S lalena, Dona	do. Fr. J. Brault do. do. do. do. do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J.	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do.
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvi 71 Pere 73 Mage	Negombo—Giri ara, Dona ra, A. M. m, M. B. s, M. ra, K. S ialena, Dona o, E	do. Fr. J. Brault do. do. do. do. do. do. do. do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do.
163 Wan 164 Wije 165 Barb 166 Pere 167 Simo 169 Alvi 171 Pere 173 Mago 174 Pinto	Negombo—Girling, L. Negombo—Girling, A. M. n., M. B. s, M. ra, K. S dalena, Dona o, E K/Peradeniya—G	do. Fr. J. Brault do. do. do. do. do. do. do. do.	266 . 267 . 268 . 269 . 272 . 273 .	Colo. De Alwis, S Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J Perera, W. B. Welikela, D. P	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do.
163 Wan 164 Wije 165 Barb 166 Pere 167 Simo 169 Alvis 171 Pere 173 Mago 174 Pinto	Negombo—Girling, L. Negombo—Girling, A. M. M. B. S. M. ra, K. S. lalena, Dona D. E. K/Peradeniya—G ando, M.	do. Fr. J. Brault do. do. do. do. do. do. Rov. J. P. S. R. Gibson	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do.
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvis 171 . Pere 173 . Mago 174 . Pinto	Negombo—Girling, L. Negombo—Girling, A. M. N. M. B. S. M. ra, K. S. lalena, Dona D. E. K/Peradeniya—G ando, M. ngoda, K.	do. Fr. J. Brault do.	266 . 267 . 268 . 269 . 272 . 273 . 274 .	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C.	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvis 171 . Pere 173 . Mag 174 . Pinte 175 . Fern 177 . Happ 178 . Peirs	Negombo—Girls A. M. Negombo—Girls A. Ne	do. Fr. J. Brault do.	266 . 267 . 268 . 269 . 272 . 273 . 274 . 277 . 278 . 279 .	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C.	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simc 169 . Alvie 171 . Pere 173 . Magg 174 . Pinte 175 . Ferm 177 . Happ 178 . Poiri 179 . Raja	Negombo—Girls ara, L. Negombo—Girls ara, A. M. on, M. B. s, M. lalena, Dona o, E. K/Peradeniya—G ando, M. s, L. pakse, L.	do. Fr. J. Brault do.	266 . 267 . 268 . 269 . 272 . 273 . 274 . 277 . 278 . 279 . 280 .	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C. Perera, E.	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvi 171 . Pere 173 . Mago 174 . Pinto 175 . Fern 177 . Happ 178 . Peri 179 . Raja 180 . Dias	Negombo—Giri nara, L. Negombo—Giri nara, Dona ra, A. M. on, M. B. s, M. ra, K. S dalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakso, L. p. A.	do. Fr. J. Brault do.	266 . 267 . 268 . 269 . 272 . 273 . 274 . 277 . 278 . 280 . 281 .	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C. Perera, C. Perera, E. Perera, M. M.	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvi 171 . Pere 173 . Mago 174 . Pinto 175 . Ferm 177 . Happ 178 . Peir 179 . Raja 180 . Dias 181 . Pere	Negombo—Girls ara, L. Negombo—Girls ara, A. M. nn, M. B. s, M. ra, K. S	do. Fr. J. Brault do.	266 267 268 269 272 273 274 277 278 279 281	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C. Perera, E. Perera, M. M. Maria, Dona	M. P.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Sime 169 . Alvis 171 . Pere 173 . Magg 174 . Pinte 175 . Fern 177 . Happ 178 . Peiri 179 . Raja 180 . Dias 181 . Pere 182 . Ratn	Negombo—Giri nara, L. Negombo—Giri nara, Dona ra, A. M. nn, M. B. s, M. ra, K. S dalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L	do. Fr. J. Brault do.	266 . 267 . 268 . 269 . 272 . 273 . 274 . 277 . 278 . 280 . 281 .	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C. Perera, E. Perera, M. Maria, Dona Theresa, Dona	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvi 171 . Pere 173 . Mago 174 . Pinto 175 . Fern 177 . Happ 178 . Peir 179 . Raja 180 . Pias 181 . Pere 182 . Ratn 183 . Pere	Negombo—Girls ara, L. Negombo—Girls ara, A. M. nn, M. B. s, M. ra, K. S	do. Fr. J. Brault do. do. do. do. do. do. do. do. do. do	266 267 268 269 272 273 274 277 278 279 280 281	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C. Perera, E. Perera, M. M. Maria, Dona	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Sime 169 . Alvis 171 . Pere 173 . Magg 174 . Pinte 175 . Fern 177 . Happ 178 . Peiri 179 . Raja 180 . Dias 181 . Pere 182 . Ratn	Negombo—Giri nara, L. Negombo—Giri nara, Dona ra, A. M. nn, M. B. s, M. ra, K. S dalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L	do. Fr. J. Brault do. do. do. do. do. do. do. do. do. do	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. C. Fernando, M. C. Fernando, M. C. Rosahamy	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvis 71 Pere 73 Magg 74 Pinte 75 Fern 77 Happ 78 Peiri 79 Raja 80 Dias 81 Pere 82 Ratn 83 Pere	Negombo—Girls ara, A. M. On, M. B. S. M. C. L.	do. Fr. J. Brault do. do. do. do. do. do. do. do. do. do	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C. Perera, C. Perera, E. Perera, M. M. Maria, Dona Fernando, M. Fernando, M. Fernando, M. Rosahamy Perera, I.	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Mag 74 Pint 75 Fern 77 Hap 78 Poir 79 Raja 80 Dias 81 Pere 82 Rat 83 Pere 84 Pere 85 Cath	Negombo—Girls ara, L. Negombo—Girls ara, Dona ra, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. ra, R. nayaka, P. ra, F. CH/Westappuwa— ra, K. F. rina M.	do. s. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. C. Fernando, M. C. Fernando, M. C. Rosahamy	M. P. Nejombo—Girls.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Mag 74 Pint 75 Fern 77 Hap 78 Poir 79 Raja 80 Dias 81 Pere 82 Rat 83 Pere 84 Pere 85 Cath 86 Fern	Negombo—Giriara, L. Negombo—Giriara, Dona ra, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. CH/Westappuwa— ra, K. F. rina, M. ando, E.	do. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C. Perera, C. Perera, E. Perera, M. Maria, Dona Theresa, Dona Fernando, M. Rosahamy Perera, I. Margaret, D. M	M. P. Neyombo—Girls. L.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Mag 74 Pinte 75 Fern 77 Raja 80 Dias 81 Pere 82 Rata 83 Pere 84 Pere 85 Cath 86 Fern	Negombo—Girls ara, L. Negombo—Girls ara, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. A. ra, R. CH/Vestappuwa— ra, K. F. rina, M. ando, E. and	do. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Fernando, M. Kodicara, Dona Fernando, M. Rosahamy Perera, I. Margaret, D. M.	M. P. Neyombo—Girls. L.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Mag 74 Pinte 75 Fern 77 Raja 80 Dias 81 Pere 82 Rata 83 Pere 84 Pere 85 Cath 86 Fern	Negombo—Giriara, L. Negombo—Giriara, Dona ra, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. CH/Westappuwa— ra, K. F. rina, M. ando, E. ando,	do. Fr. J. Brault do.	266 267 269 272 273 274 277 278 280 281 283 284 285 286 287 288	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C. Perera, C. Perera, C. Perera, M. Maria, Dona Theresa, Dona Fernando, M. Rosahamy Perera, I. Margaret, D. M. K. De Silva, M.	M. P. Nejombo—Girls. A. Veradeniya—Girl	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 . Wan 64 . Wije 65 . Barb 66 . Pere 67 . Sim 69 . Alvi 71 . Pere 73 . Mag 74 . Pint 75 . Fern 77 . Happ 78 . Peir 79 . Raja 80 . Dias 81 . Pere 82 . Ratn 83 . Pere 84 . Pere 85 . Cath 86 . Fern 67 . Rap	Negombo—Giriara, L. Negombo—Giriara, Dona ra, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. CH/Westappuwa— ra, K. F. rina, M. ando, E. ando,	do. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. Fernando, M. Rosahamy Perera, I. Margaret, D. M K. De Silva, M. Gamalatge, L.	M. P. Ne jombo—Girls. A. Veradeniya—Girl	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Mag 74 Pinte 75 Fern 77 Rap 78 Poire 80 Dias 81 Pere 82 Rat 83 Pere 84 Pere 85 Cath 86 Fern 67 Rap 88 Chale	Negombo—Giriara, L. Negombo—Giriara, A. M. on, M. B. s, M. ca, K. S. caleina, Dona on, E. k/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. A. ca, A. ca, A. ca, K. chiangouna—ra, K. chiangouna—Gi ona, Dona	do. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Fernando, M. Fernando, M. Fernando, M. Rosahamy Perera, I. Margaret, D. M Rosalatge, L. Karunaratne, I	M. P. Ne jombo—Girls. A. Peradeniya—Girl.	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 Wan 64 Wije 65 Barb 66 Pere 67 Sime 69 Alvie 71 Pere 73 Magg 74 Pinte 75 Fern 76 Raja 80 Dias 81 Pere 82 Ratn 83 Pere 84 Pere 85 Cath 86 Farn 87 Rapl 88 Chale 88 Chale	Negombo—Girls ara, L. Negombo—Girls ara, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. A. ra, R. cH/Vestappuwa— ra, K. F. rina, M. ando, E. inael, J. KL/Walana—Gi ona, Dona a, W. A.	do. Fr. J. Brault do.	266	Colo. De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. Rosahamy Perera, I. Margaret, D. M K. De Silva, M. Gamalatge, L. Karunaratne, I. Abayagoonawa	M. P. Nejombo—Girls. A. Peradeniya—Girl	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 . Wan 64 . Wije 65 . Barb 66 . Pere 67 . Sime 69 . Alvi 71 . Pere 73 . Mag 74 . Pinte 75 . Fern 77 . Happ 78 . Peiri 79 . Raja 80 . Dias 81 . Pere 82 . Ratn 83 . Pere 84 . Pere 85 . Cath 86 . Farn 87 . Rapl 88 . Chale 90 . None	Negombo—Girlara, L. Negombo—Girlara, A. M. On, M. B. S, M. S, M. Lalena, Dona O, E. K/Peradeniya—G ando, M. ngoda, K. S, L. pakse, L. A. ra, R. Layaka, P. ra, F. CH/Westappuwa— ra, K. F. rina, M. ando, E. a	do. Fr. J. Brault do.	266	Colo. De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. I. Cooray, C. Perera, E. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. Rosahamy Perera, I. Margaret, D. M K. De Silva, M. Gamalatge, L. Karunaratne, I. Abayagoonawa	M. P. Nesombo—Girls. I. Peradeniya—Girl E. rdana, M. Wennappuwa—Be	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
63 . Wan 64 . Wije 65 . Barb 66 . Pere 67 . Sime 69 . Alvi 71 . Pere 73 . Mag 74 . Pint 75 . Fern 77 . Happ 78 . Peir 79 . Raja 80 . Dias 81 . Pere 82 . Ratn 83 . Pere 84 . Pere 85 . Cath 86 . Farn 87 . Rap 88 . Chale 90 . None	Negombo—Giriara, L. Negombo—Giriara, Dona ra, A. M. on, M. B. s, M. ra, K. S. lalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. CH/Westappuwa— ra, K. F. rina, M. ando, E. ona, Dona ona, Dona on, W. A. BT/Arasadi—Bonason; S. A.	do. Fr. J. Brault do.	266	Colo De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. J. Perera, W. B. Welikela, D. P Fernando, R. M. Cooray, C. Perera, C. Perera, E. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. Kosahamy Perera, I. Margaret, D. M La Comalatge, L. Karunaratne, I. Abayagoonawa	M. P. Nesombo—Girls. I. Peradeniya—Girl E. rdana, M. Wennappuwa—Be	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 166 . Pere 167 . Simo 169 . Alvi 171 . Pere 173 . Mago 174 . Pint 175 . Fern 176 . Rap 177 . Hap 178 . Pere 180 . Pere 181 . Pere 182 . Rat 183 . Pere 183 . Pere 184 . Pere 185 . Cath 186 . Farm 187 . Rap 188 . Chalc 189 . None 189 . Kan 189 . Seen 180 . Seen 181 . Seen	Negombo—Girlara, L. Negombo—Girlara, A. M. on, M. B. s, M. ra, K. S. lalena, Dona on, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. CH/Wasappuwa— ra, K. F. rina, M. ando, E. ona, Dona dona, S. A. ithamby, S. S.	do. Fr. J. Brault do.	266	Colorey, G. M. Coorey, G. M. Coorey, G. M. Coorey, G. M. Coorey, C. Consalon, C. Corea, C. Corey, G. M. Coorey, G. M.	M. P. Nesombo—Girls. I. Peradeniya—Girl E. rdana, M. Wennappuwa—Be	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
163 . Wan 164 . Wije 165 . Barb 166 . Pere 167 . Simo 169 . Alvi 171 . Pere 173 . Mago 174 . Pint 175 . Fern 176 . Pai 180 . Pias 181 . Pere 182 . Ratr 183 . Pere 183 . Pere 184 . Pore 185 . Cath 186 . Farn 187 . Rapl 188 . Chalc 190 . None 191 . Kan 192 . Kan 193 . Seen	Negombo—Giriara, L. Negombo—Giriara, Dona ra, A. M. on, M. B. s, M. ra, K. S. dalena, Dona o, E. K/Peradeniya—G ando, M. ngoda, K. s, L. pakse, L. , A. ra, R. nayaka, P. ra, F. cH/Wasappuwa— ra, K. F. rina, M. ando, E. ona, Dona o, W. A. BT/Arasadi—Bog ason; S. A. ithamby, S. S. iah, V. A.	do. Fr. J. Brault do.	266	Colo. De Alwis, S. Edirisinha, A. Jayakody, N. Jayasuriya, H. Kodicara, D. C. Perera, M. B. Welikela, D. P. Fernando, R. M. Cooray, C. Perera, C. Perera, C. Perera, C. Perera, M. M. Maria, Dona Theresa, Dona Fernando, M. Gamalatge, L. Karunaratne, I. Abayagoonawa CH/ Coorey, G. M. Pandarlam, M. Babinahamy, I. Babinahamy, I.	M. P. Nejombo—Girls. I. Peradeniya—Girl E. rdana, M. Wennappuwa—Be	rls. P. de Abrew, Esq. do. do. do. do. do. do. do. do. do. do
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7 : 1 0 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	De Silva, D. W. Inis Singho Perera, L. P. E. Benjamin, K. L. De Silva, W. D. De Soysa, M. S. Dionis, H. W. Leelasena, K. P. Idendis, M. E. Vicholas, H. Diyadasa, H. M. C. Ilva, L. P. Iluwita, N. D. C. Vimalaweera, U. P.	kun Sell kun	stant Tembura nool. c. de Zoys stant Tea vernment nool. l Teach vernment nool. marasuriy l Samara stant Te overnment cools. marasuriy Do. tant Teac vernment vs' School General nools. J. A. Kal tant Teac ernment ool.	eacher, BD, Vernacular a, Esq. cher, KL/Kev Vernacular er, KL/Kev Vernacular /a, Esq. eacher, G/W at Vernacular Esq. ana, Esq. Manager, Bu a, Esq. cher, G/Hikka Anglo-Vernacular Manager, Bu lpage. cher, KU/Boy Vernacular	Badal-Boys' vitigala Boys' vitigala Boys' valpita Boys' ddhist aduwa acular ddhist agane Boys'	583 587 588 589 592 593 596 603 604 611 620	Siriwardana Siriwardana Subatheris, Thomas, R. Thomas, W. Weerakkody Fernando, K. Fernando, W. Silva, D. G. Charlis, K. E. Daniel, G.
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7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	De Silva, D. W. Inis Singho Perera, L. P. E. Benjamin, K. L. De Silva, W. D. De Soysa, M. S. Dionis, H. W. Leelasena, K. P. Alendis, M. E. Vicholas, H. Ciyadasa, H. M. C. ilva, L. P. Iluwita, N. D. C. Vimalaweers, U. P. ppuhamy, H. M.	Kuing School Rev. Assist Gov School Rev. Assist Gov Assist	stant Tembura nool. d. de Zoys stant Tea vernment nool. l Teach vernment nool. marasuriy L Samara tant Te overnment nools. marasuriy Do. tant Teach vernment ys' School General nools. J. A. Ka tant Teach tent Teach	eacher, BD, Vernacular a, Esq. cher, KL/Kev Vernacular er, KL/Kev Vernacular /a, Esq. eacher, G/W at Vernacular Esq. ana, Esq. Manager, Bu a, Esq. cher, G/Hikke Anglo-Vernacular Manager, Bu lpage. cher, KU/Boy Vernacular mer, MT/Ovilil	Badal-Boys' vitigala Boys' vitigala Boys' valpita Boys' ddhist aduwa acular ddhist agane Boys' sande chool. iadde	583 587 588 589 592 593 596 603 604 611 620 6321 1	Siriwardana Siriwardana Subatheris, Thomas, R. Thomas, W. Weerakkody Fernando, K. Fernando, W. Silva, D. G. Charlis, K. E. Daniel, G.

M	EN	T GAZETTE —	Jan. 31, 1919	257 ~
	Ind	lex Name of Can	didate Name of 1	Manager or Address
	430	James, H. D.		cher, MT/Akuram- ament Vernacular
	434	Kandepola, B.	Assistant Teac	her, KU/Galgam- nment Vernacular
	47	3 Aronsingho, A. M	Assistant Tea	cher, C H /Walaha- nment Vernacular
	47'	Gunawardane, H.	D. P. Assistant Teac	her, CH/Etiyawala Vernacular Boys'
	4 81	Jayasundara, H.	A Assistant Teac	her, CH/Kirimeti- ime nt Vernacula r
	48	Peiris, K. D.	Head Teacher.	KU/Kankanimulla Vernacular School.
	496	Balasuriya, H.	Assistant Tee	cher, MR/Naran- nment Vernacular
į	499	De Silva, D. I.		lanager, Buddhist
	508	Gunasekara, D. A	Assistant Tea	cher, H/Nakulu- mment Vernacular
	506	Heenappu, H. M.	Assistant Tea	cher, MR/Oviti- rnment Vernacular
	510	Liyanamana, B.	Assistant Teach	er, H/Mandaduwa Vernacular Mixed
	512	•	The General, I Schools.	Manager Buddhist
	514 521		S Assistant Teac Government	her, H/Palapata Vernacular Boys'
	5 2 6	Wickramasinghe, l		ner, MR/Tihagoda Vernacular Boys'
	52 9	Arnolis, H. D.		her, K/Hatara- ment Vernacular
	555	Karunaratna, K. S	Boys' School. Assistant Teache Government V School.	r, KU/Wadakada Ternacular Mixed
	573	Podisingho, P. V.	Assistant Teac	her, C/Urapola Ternacular Boys'
	575	Punchirala, B. M.	Assistant Teache	r, KU/Kumbuk- nent Vernacular
	5 80	Sardial, H. D.	Assistant Teac	her, C/Urapola ernacular Boys'
	583 587		Rev. K. Dhamme Pupil Teache	
	58 8 589	· · · · · · · · · · · · · · · · · · ·	Thomas Perera, I Assistant Teach Government V	
	592	Thomas, R. D.	School Assistant Teach oluwa Governn School.	nent Vernacular
1	593	Thomis, W. D.	Pupil Teacher,	C/Kumbaloluwa macular School.
4	596 60 3	Weerakkody, P. Fernando, K. A.	Thomas Perera, E. Father J. Brault.	laq.
	60 4	Fernando, W. N.	Assistant Teach	er, C/Werahera ernacular Boys'
6	311	Silva, D. G. R.	The General Mar Schools.	nager, Buddhist
6	20	Charlis, K. B.	Assistant Teach	er, C/Kiriwat- nent Vernacular
6	21	Daniel, G.	Assistant Teacher Government Ve School.	
6	37	Perera, A. H.	Pupil Teacher, C/U	Boys' School.
64	45	Perera, S. K. M.	Pupil Teacher, Government A School.	C/Bomiriya
64	18	Prolis, P. D.	Assistant Teache	er, C/Kiriwat-

.. Assistant Teacher, C/Kiriwattuduwa Government Vernacular Boys' School.

Z 5	PART I. — CETLON GOVERN		WHATTE VIEW OF, THE
Inde	Name of Candidate. Name of Manager or Address.)	ition.
No. 649	Punchimahatmaya, K. Assistant Teacher, R/Madampe Government Vernacular Boys'		Composi c. anguage anguage iteratur ing. ing. ics.
654	School, Atakalanpanna R. O. Samarakoon, D. A. School, Atakalanpanna R. O. Pupil Teacher, C/Radawana Government Vernacular Boys'	Index No.	Reading. Writing. English Composition Arithmetic. English Language. English Literature. History. Geography. Bookkeeping. Shorthand. Mathematics. Sinhalese. Tamil. Needlework.
660 661	School. Suwetan, K. D. Thomas Singho, E. "Rupil Teacher, C/Udupila Government Vernacular Boys' School.	38 39 40	, p., p.,, p.,
664 668	Wickramasinghe, D. P. Rev. Sri Chandrasara. Fernando, M. A. S. Assistant Teacher, K/Naran-panawa Government Vernacular "Boys' School.	41 42 45 46 47 48	
674 678 682	Mendis, W. H. P Father J. Brault. Perera, M. C Rev. W. P. Fernando. Silva, W. A	49 50 52 53 54 56 57	p p p p p p p p p p p p p
. 405	Sinhalese—Females. Boteiu. W. M Assistant Teacher, C/Sedawatta	58 59 60	. p. p. — . — . p. p p
685	Boteju, W. M. Assistant Teacher, C/Sedawatta Government Vernacular Mixed School.	62 63 65	. p. p. p. p. — p. p
697	Abhayagoonawardana, D. B. Head Teacher, MR/Karagoda-Uyangoda Government Vernacular School.	66 68 71 72 74	. p. p. p. p. p. p. p. p
,	THIRD CLASS.—Sinhalese—Males.	75 76 80	. p p p. a. p
767 797	Perera, H. S A. Siriwardanahamy. Weeraratna, K. S The General Manager, Buddhist Schools.	81 84 85	n n n — n n — n " — —
805 832 835 837	Ranasinghe, D. J Thomas Perera, Esq. Gunasekara, S. M. S J. Mendis, Esq. Piyaratne, A. D Rev. Ratanajoti. Samaranayake, R. M D. Pandita, Esq.	86 89 90 92 94 95	D
840	Vaidyatilleke, J.A. de S. James Perera, Esq.	96 97	p. p
846	Sinhalese—Females. De Silva, P. J R. O. de Aliws, Esq.	98 99 100	., p., a
850 888	Ransohamy, K. D N. D. Z. Abhayaratna, Esq. Wijesingha, E P. A. Silva, Esq. Goonatilleka, M. D. S. The General Manager, Buddhist Schools.	101 102 103 104 105	. p. p. p. p. a
	SECOND CLASS.—Tamil —Males.	106 107 108	. p., p., p., p., p., p., p., p., p., p.
938	Iyampillai, P J. Kanakasabai, Esq. **Tamil.—Females—N:1.**	110 111 113	. p. p. p
	THIRD CLASS.—Tamil—Males.	114 115 116	p. p
	Kasilingam, V P. K. Somasundaram, Esq. ducation Office, E. EVANS,	117 118 119	. p. p. — . —
	tho, January 28, 1919. for Director of Education	120 121 123	a p—— p—. a
	Elementary School-leaving Certificate Examination, October, 1918.	125 126 127	D. D. D. D. D. D
l^ \h	following candidates have failed to pass the above examination eld in October, 1918. The letter "p' denotes pass, horizontal "failure, and "a" absence:—	128 130 131 132	. p. p. — p. p. —
	i i	133 134	. p. p. p. p. p. p. p
	ition. Tre.	136 137 138	D
	mpos ngua terati cs.	$139 \\ 141 \\ 142$	p. p
9	Reading. Writing. English Composition. Arithmetic. English Language. English Literature. History. Ĝeography. Bookkeeping. Shorthand. Mathematics. Sinhalese. Tamil. Needlework.	143 144 147	p. — . p. p. p. p. —
Index No.	Reading. Writing. English C Arithmeti English L English L History. Ĝeograph. Bookkeep Shorthanc Mathemat Sinhalese. Tamil. Needlewo	148 151	. p. p. p. p. a. p
1 4 5	· p p	152 155 156	. p.
6 7	. p p	157 158 160	. p.
8 9 13	· · p. · p · · p. · p. · - · · · · · · · · · · · · · · · · ·	161 162	. a. a. a. a. a. a. a. a
14 16	. a.	163 165 166	. p.
20 21	. p. p. — . — . —	167 169 170	· p
22 24 25	p. p	171 172	D. p. — p.
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30 31	p. p. p. p p. p. p. p. p	178 179 181	· · · · · · · · · · · · · · · · · · ·
32 33 34	p., p., p., a., a., a., a., a., a., a., a., a., a	182 183	. p. p. p. p
35 36 -27	p. p. p. p	184 186 189	. p. p. p p p
		191	p., p., p., p., p., p., p.

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Ender No. English Composition. English Language. English Literature History. Geography. Bookkeeping. Shorthand. Mathematics. Sinhalese. Tamil. Needlework.	Index No. Reading. Writing. English Composition. Arithmetic. English Literature. History. Geography.	Bookkeeping. Shorthand. Mathematica. Sinhalese. Tamii. Needlework.
493 p. p	637	B D D A B D D D D D D D D D D D D D D D
588 p. p	Government contribution for 1918–1919 Village Committe contribution Sanitary Board contribution Fines under Ordinance No. 8 of 1907 Miscellaneous Gard Erect &c Miscellaneous Repa 4,258 50 Repa for for Furn ap Gard Erect &c Miscellaneous Balan	y 1 to December 31, 1918. Payments. ries and allowances

TRADE MARKS NOTICES.

Application No. 1,429.

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, have applied for the registration of the following Trade Mark in the name of Messrs. General Bakelite Company, 2, Rector street, City, County, and State of New York, United States of America, Manufacturers, who claim to be the proprietors thereof, in respect of chemical substances used in manufactures in Class 1, in the Classification of Goods in the above-mentioned Regulations:—

BAKELITE

Registrar-General's Office, Colombo, Janu'ry 28, 1919. W. L. KINDERSLEY, Registrar-Genera! Application No. 1,354.

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, have applied for the registration of the following Trade Mark in the name of Messrs. The Zenith Carburetter Company, Limited, 40-42, Newman street, London, England; Manufacturers, who claim to be the proprietors thereof, in respect of Carburetters, being parts of explosion engines, in Class 6, in the Classification of Goods in the above-mentioned Regulations:—

ZENITH

Registrar-General's Office, Colombo, January 28, 1919. W. L. KINDERSLEY, Registrar-General.

THE CEYLON MEDICAL REGISTER, 1919.

Ordinance No. 2 of 1905 to practise Medicine and Surgery in Ceylon:-THE following Medical Practitioners are qualified under

Qualifications with Dates.	Certificate of the Council of the Caylon Madical College, June 9, 1908 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1908 L.M.S. (Ceylon), 1904 Certificate of the Council of the Ceylon Medical College, November 20, 1907 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1914 Certificate of the Council of the Ceylon Medical College, June 2, 1908 M.B., Ch.B. (Aberd.), 1904 Certificate of the Council of the Ceylon Medical College, June 13, 1907 Certificate of the Council of the Ceylon Medical College, June 16, 1908 Certificate of the Council of the Ceylon Medical College, June 16, 1908 Cortificate of the Council of the Ceylon Medical College, June 16, 1908 Cortificate of the Council of the Ceylon Medical College, May 8, 1918 L.M.S. (Ceylon), 1913 L.M.S. (Madres), 1897 L.M.S. (Madres), 1897 L.M.S. (Madres), 1897 L.M.S. (Madres), 1897 L.M.S. (Ceylon), 1998; D.P.H. (Oxford), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), L.M.S. (Lond.), 1998; D.P.H. (Oxford), 1910; M.R.C.S. (Eng.), L.M.S. (Ceylon), 1904	1913 L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1894 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, January 13, 1919 M.D. (Aberd.), 1881; M.R.C.S. (Eng.), 1865 M.B., C.M. (Aberd.), 1897 Certificate of the Council of the Ceylon Medical College, July 14, 1908	Cortificate of the Council of the Ceylon Medical College, July 1, 1918 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1907 L.M.S. (Ceylon), 1915 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.M.S. (Ceylon), 1888; L.R.C.P. & S. (Edin.), 1894; L.F.P. & S. (Glas.), F.R.C.S. (Edin.), 1894 Certificate of the Council of the Ceylon Medical College, May 6, 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1899 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1917
Date of Registration.	June 19, 1908 August 19, 1918 January 16, 1908 November 6, 1907 June 27, 1913 January 17, 1913 December 4, 1907 October 17, 1913 August 1919 June 20, 1907 May 28, 1912 June 28, 1912 June 28, 1912 June 28, 1918 November 20, 1907 November 13, 1907 May 8, 1918 May 8, 1918	December 4, 1907 June January 13, 1919 October 3, 1907 December 4, 1907 July 22, 1908	July 1, 1918 March 5, 1908 August 4, 1917 June 2, 1908 October 9, 1907 May 6, 1908 September 16, 1907 August 22, 1918 May 21, 1917
Residence.	84, Galkapanawatta, Grandpass, Colombo Fairfield Gardens, Cotta road Panadure Weligama Vellaioya, Hatton Lady Havelock Hospital, Colombo Kalutara Rifle street, Slave Island, Colombo 158, Grandpass, Colombo Judicial Medical Officer, Galle Badulla 72, Pickering's road, Kotahena 72, Pickering's road, Kotahena 74, Grandpass road, Colombo 69, Korteboam street, Mutwal, Colombo De Soysa Victoria Momorial Eye Hospital, Kandy Ja-ela Valvottiturai Chavakachcheri Valvottiturai Kamala Lodge," Jaffna Kamala Lodge," Jaffna Kamala Lodge," Jaffna	486, Kensington Gardens, Bambalapitiya Mirigama Outdoor Dispensary, Kandy Katukele, Kandy Kandy Bandarawela	Government Dispensary, Bingiriya Trincomalee Kurunegala Hospital Railway Station road, Jaffna Colombo Jaffna Rose Cottage, Kandy Bagatolle road, Colombo Civil Hospital, Badulla
Name.	4. 318. Abdul Carim, Bastamear Lebbe Sego 672. Abeyaratna, Lloyd Oscar 222. Abeyratne, D. J 133. Abeysinghe, George 333. Aldons, Frederic Albert 458. Aldons, (Mrs.) Sylvia Ethel (Ebert). 503. Alles, Emmanuel Caetan 179. Alles, Francis Richard 224. Alvis, Francis Richard 107. Amarasekera, J. S. 479. Amarasekera, J. S. 479. Anandappa, Clement Augustine 107. Anarasekera, J. S. 479. Anderson, Alfred Arumugam 485. Anderson, Miss Catherine Emslie 649. Anglio, John Coydern 27. Anthony Pillay, J. J. 147. Appaswamy, Manicum Jaganathan 543. Arndt, Edward Wilford 543. Arndthe Edward Wilford 543. Arulambalam, Kurukulasuriya Patti bendige Peter de Silva 637. Arulambalam, Festaperumal 156. Arumugam, S. 156. Arumugam, S.	193. Aserappa, Edward Peter 310. Asirvathem, Joshua 681. Attygalle, Don Simon 42. Attygalle, John 172. Attygalle, John Wilhelmus Samuel 351. Atwell, Robert	665. Baptist, Edward Charles 266. Bartholomeusz, Francis Ernest Robert 598. Bartholomousz, W. Ifred Arthur 303. Bartlett, Daniel Poor 60. Bawa, Harry Frank 279. Benjamin, Richard 14. Beven, Herbert 675. Blazé, John Robert 675. Blazé, Louis Gerard

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Qualifications with Dates.	L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1898 L.M.S. (Ceylon), 1916 M.B.C.S. (Eng.), L.B.A. (Lond.), 1890 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1886 Certificate of the Council of the Ceylon Medical College, July 14, 1908	Certificate of the Council of the Ceylon Medical College, June 12, 1918 M. B., C.M. (Madres), 1912 Gertificate of the Council of the Ceylon Medical College, February 26, 1908 L.M.S. (Ceylon), 1912 Certificate of the Council of the Ceylon Medical College, June 9, 1908 Certificate of the Council of the Ceylon Medical College, October 6, 1908 L.M.S. (Ceylon), 1917 Certificate of the Council of the Ceylon Medical College, November 13, 1907 L.M.S. (Ceylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 M.B., C.M. (Madres), 1912 L.M.S. (Ceylon), 1882 L.M.S. (Madres), 1911 L.M.S. (Ceylon), 1892 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon), 1809 L.M.S. (Ceylon), 1809; L.R.C.P. (Edin.), 1898 M.B., C.M. (Madres), 1914 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1906	L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1914 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1895 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Geylon), 1918 L.M.S. (Bombay), 1905 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1898 L.M.S. (Edin.), L.F.P. & S. (Glas.), 1905
Date of Registration.	July 9, 1909 November 6, 1907 June 28, 1916 November 27, 1907 March 27, 1911 July 22, 1908	June 12, 1918 January 25, 1913 February 26, 1908 Ootober 26, 1912 June 1, 1917 December 13, 1907 July 8, 1908 July 25, 1918 July 4, 1912 October 16, 1908 July 4, 1912 October 26, 1912 November 30, 1915 November 30, 1915 Cotober 26, 1919 November 30, 1916 October 1, 1907 June 25, 1909 November 30, 1916 October 3, 1907 June 6, 1917 November 30, 1916 January 10, 1916 January 10, 1916 November 13, 1907	10, 30, 30, 31, 31, 32, 56r 30, 56r 30,
Residence.	Watupitewela Hospital, Veyangoda 168, Grandpass, Colombo Wellawatta Provincial Surgeon's Office, Colombo Care of T. H. Gomis, Esq., The Medical Hall, Kegalla Apothecary in Charge, Hikkaduwa	Nelundeniya, Kegalla R. M. O., Welikada Jail, Colombo Uduppiddy, Jafina Camp Hospital, Ragama Nallor, Jafina Murunkan Helen Rhue, 33, Hill street, Colombo Vannarponne West, Jafina Kao Mahal, Ward place, Colombo Na-valapitiya Candroday, Chunakan Post, Jafina B. M. O., Borella Convict Hospital, Colombo Colombo Tolombo Tolombo Cathedral street, Bombay Colombo Cathedral street, Bombay Colombo Cathedral street, Bombay Cathedral street, Bombay Colombo Cathedral street, Bombay Colombo Cathedral street, Bombay Colombo Cathedral street, Bombay Cathedral street, Bombay Clombo Cathedral street, Dehiowita Medical Officer, Kayts Lyttelton, Wellswatta road, Borella Jafina Matale Matale Jafina Matale Luke place, Bambalapitiya, Colombo	
Name.	 421. Blok, Edwin Arthur 113. Brito-Babapulle, C. V. X. Rodrigo 572. Brohier, Eric Stanley 164. Brohier, Louis Cyrus 457. Brooks, James William 356. Bulner, Willisford Abram 	Canagasapy, Arunasalam Cathe Perumal Candiah, Canagasaby Candiah, Sapapathipillai Caldiah, Sapapathipillai Catherasos, Muttiah Catherasos, Muttiah Cathiravelu, Kanapathypillai Cathiravelu, Kanapathypillai Cathiravelu, Kanapathypillai Cathiravelu, Kanapathypillai Cathiravelu, Kanapathypillai Cathiravelu, Kanapathypillai Channigam, William Arthur Nasabushanan Chellappa, Seemampillai Francis Chellappa, Arumugam Chellappa, Arumachalam Chellappa, Arumugam Chellappa, Arumugam Chellappa, Arumugam Chellappa, Arumugam Chellappa, Arumugam Chellappa, Aruman Sperling Cointampalam, K Cooke, George Ebenezer Cooray, Henry Cooray, Edward Abraham Chellappa, Arumugam Cooray, Edward Abraham Cooray, Edward Abraham	Cremer, Stantley Leonard Croning, Frank Mansel Croos-Dabrers, Victor Curr, Miss Isabel H. D. D. D. Dadabhoy, Jamsedjee P. Daggan, Jamshedji Nusserwanji P. David, Isaao

Certificate of the Council of the Ceylon Medical College, June 8, 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1906 L.M.S. (Ceylon), 1890 Certificate of the Council of the Ceylon Medical College, May 20, 1908 L.M.S. (Ceylon), 1911 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1899 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914; D.P.H. (Camb.), 1915 L.M.S. (Ceylon), 1913 M.B., C.M. (Aberd.), 1891 L.M.S. (Ceylon), 1895 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1901 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916	 L.M.S. (Ceylon), 1879 M.B., C.M. (Aberd.), 1889 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1894 L.S.A. (Lond.), 1900 Certificate of the Council of the Ceylon Medical College, May 6, 1908 L.M.S. (Ceylon), 1917 	L.M.S. (Ceylon), 1908 L.M.S. (Ceylon), 1918 Certificate of the Council of the Ceylon Medical College, November 13, 1907 Certificate of the Council of the Ceylon Medical College, December 15, 1917 Certificate of the Council of the Ceylon Medical College, June 11, 1918	 F.R.C.S. (Eng.), 1906; L.R.C.P. (Lond.), 1903 M.B., B.S. (Lond.), 1916 L.M.S. (Ceylon), 1904; L.R.C.S. (Edin.), 1913; L.M.R.C.P. (Ireland), 1914 L.R.C.P. (Lond.), M.R.C.S. (Eng.), M.B., B.S. (Durh.), 1891 Certificate of the Council of the Ceylon Medical College, November 20, 1907 Certificate of the Council of the Ceylon Medical College, November 6, 1907 	Certificate of the Council of the Ceylon Medical College, July 14, 1908 Certificate of the Council of the Ceylon Medical College, July 21, 1908 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Ceylon), 1903 Certificate of the Council of the Ceylon Medical College, November 20, 1907 M.B., C.M. (Aberd.), 1899	L.M.S. (Ceylon), 1895 Certificate of the Council of the Ceylon Medical College, June 8, 1918	Certificate of the Council of the Ceylon Medical College, December 10, 1917 Certificate of the Council of the Ceylon Medical College, November 20, 1907 Certificate of the Council of the Ceylon Medical College, June 7, 1918 L.M.S. (Ceylon), 1918 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1913 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1914 Certificate of the Council of the Ceylon Medical College, May 6, 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1895
June B, 1918 December 3, 1910 May 20, 1908 September 1, 1911 October 9, 1907 March 30, 1916 April 26, 1913 December 4, 1907 January 16, 1908 July 22, 1908 July 22, 1908 April 17, 1909 August 1, 1908 August 1, 1908	September 16, 1907 October 30, 1907 November 13, 1907 November 27, 1907 May 6, 1908 July 3, 1917	January 30, 1909 August 12, 1918 November 13, 1907 December 15, 1917 June II, 1918	October 16, 1907 September 13, 1917 April 15, 1908 January 23, 1908 November 20, 1907	July 22, 1908 August 1, 1908 October 30, 1907 December 11, 1907 November 20, 1907 October 28, 1907	16. 8. 8.	November 10, 1916 June 7, 1918 December 4, 1907 April 24, 1918 July 23, 1913 September 8, 1913 May 12, 1916 May 6, 1908
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447. David, Savery Muttu 64. Day, Arthur Percival 247. De Abrew, Richard 490. De Alwis, Philip Alfred 664. De Alwis, David Basil 64. De Boer, Miss Alice 566. De Costa, Marcelline 510. De Fonseka, Duncan Constantine 182. De Heedt, Jacob G. 188. De Kretser, Terence Duncan 229. De La Harpe, Laurence 317. De La Zilwa, James Adrian 103. De Livera, John 354. De Livera, Miss May Winifred 407. De Mel, Hugh 363. De Pinto, Ambrosius Diego	17. De Rosairo, Jerry 92. De Saram, Allan Morgan 143. De Saram, Gerald Hartnoll 166. De Saram, Herbert John 280. De Silva, Alfred Walter 587. De Silva, Appu Hennedige Don	403. De Silva, Appu Hennedige Don Simon 671. De Silva, Appu Hennedige Theodore 144. De Silva, Arnolis 624. De Silva, Arthur Clement 652. De Silva, Arthur Clement	78. De Silva, Arthur Marcellus 605. De Silva, Christopher Ignatius .275. De Silva, Charles Lambert Albert 428. De Silva, Charles Edward 161. De Silva, C. M 120. De Silva, Domingo Hewagey	352. De Silva, Don Adrian 365. De Silva, George Alfred 96. De Silva, Henry Lawrence 201. De Silva, Hinton 158. De Silva, James Bernard 91. De Silva, Joseph Sebastian	×	

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Qualifications with Dates.	L.M.S. (Ceylon), 1913 Certificate of the Council of the Ceylon Medical College, November 6, 1907 Certificate of the Council of the Ceylon Medical College, October 12, 1917 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1915 L.M.S. (Ceylon), 1916 Certificate of the Council of the Ceylon Medical College, May 21, 1908 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, May 21, 1908 L.M.S. (Ceylon), 1916 Certificate of the Council of the Ceylon Medical College, May 21, 1908 Certificate of the Council of the Ceylon Medical College, June 8, 1918 Certificate of the Council of the Ceylon Medical College, November 5, 1917 L.M.S. (Ceylon), 1989 Certificate of the Council of the Ceylon Medical College, November 5, 1917 L.M.S. (Ceylon), 1989 Certificate of the Council of the Ceylon Medical College, November 5, 1917 L.M.S. (Ceylon), 1989 M.D. (Lond, L.S.A. (Lond.), 1888 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1919
Date of Registration.	April 26, 1913 November 6, 1907 October 12, 1917 November 29, 1916 November 14, 1907 November 14, 1907 September 14, 1917 May 28, 1917 December 14, 1907 September 17, 1910 May 21, 1908 December 11, 1907 September 11, 1907 November 16, 1908 July 6, 1917 August 10, 1908 November 23, 1907 September 26, 1916 November 18, 1914 July 6, 1917 August 10, 1908 November 18, 1918 June 19, 1918 November 19, 1918 November 19, 1918 November 11, 1907 December 24, 1917 December 24, 1917 December 24, 1917 August 22, 1918 August 22, 1918 August 22, 1918 August 22, 1918 August 22, 1908 August 22, 1908
Residence.	Neboda Kondawela, Negombo "Villa Mirelle," Ward place, Cinnamon Gandens, Colombo Mount Lavinia Hospital, Passara "Sri Medura," Negombo Kalutara Ambalangoda Ambalangoda Government Dispensary, Wariapola Ambalangoda Homagama "Dalton," 3rd Division, Maradana Tondamanar, Valvettiturai Government Dispensary, Kadawata Watupitiwela, Veyangoda Goreral Hospital, Colombo Government Dispensary, Kadawata Watupitiwela, Veyangoda General Hospital, Colombo Jaffina Colombo "Amirthapathy," 535, Hampden lane, Wellawatta B. O. vid Henaratgoda "Jesmond House," Alexandra road, Wellawatta Domo Volcano, Migahawatta, Veleveriya R. O. vid Henaratgoda "Jesmond House," Alexandra road, Wellawatta Domatagoda Kaldemulla, Angulana, Moratuwa Manuwangoda Mandapam, South India Pussellawa Government Dispensary, Kamburupitiya Government Dispensary, Kamburupitiya Government Dispensary, Kamburupitiya Government Dispensary, Rakmana Wattavola, Panaduro "Ell Eva Villa," Colpetty Rawatawasta, Moratuwa "D vocconsido," Edinburgh crescent, Colombo 68, M inandiram's road, Colpetty Panaduwa Moratuwa "D vocconsido," Edinburgh crescent, Colombo 68, M inandiram's road, Colpetty Panaduwa Moratuwa "D vocconsido," Edinburgh crescent, Colombo 68, M inandirawala Moratuwa "Banadura" "Ba
Name.	508. De Vos, Sam 129. De Zilwa, Leonard Joseph 39. De Zilwa, Lucian Arnold E. 509. De Zilwa, Lucian Arnold E. 517. De Zoysa, Wincent Ploris 173. De Zoysa, Wincent Ploris 174. De Zoysa, Wincent Ploris 175. Dharmaratna, Simon Oswald Alaxander 176. Dias, Charles 177. De Zoysa, Tiddadura Karunamun 178. Dharmaratna, Simon Oswald Alaxander 179. Dias, Ponnahenheuige Charles Samuel 171. Dias, Ponnahenheuige Charles Samuel 171. Don Robert, Warnakulasuriya 171. Don Robert, Warnakulasuriya 172. Don Robert, Warnakulasuriya 173. Don Robert, Warnakulasuriya 174. Don Robert, Warnakulasuriya 175. Don Robert, Warnakulasuriya 176. Eapen, Kurien 177. Eftensyake, Hector Eugene 178. Eftensyake, Hector Eugene 178. Ernst, Adalbert Henry 179. Evarts, Alfred C. 170. Evarts, Alfred C. 171. Ernst, Adalbert Cyril 170. Fernando, John Gear 170. Fernando, Albert Cyril 170. Fernando, Albert Cyril 170. Fernando, Charles Peter 170. Fernando, Gallskankanamalage Anthony 170. Fernando, Gallskankanamalage 170. Fernando, Gallskankanamalage 171. Fernando, Gallskankanamanaka 172. Fernando, Gallskankanamanaka 173. Fernando, Gallskankanamanaka 1749. Fernando, Gallskankananaka 1749. Fernando, Jayawickrema Simon 1740. Fernando, Jayawickrema Simon 1740. Fernando, Ponnage Anon 1741. Fernando, Ponnage Anon 1742. Fernando, Ponnage Anon 1743. Fernando, Ponnage Anon 1743. Fernando, Wannakuwattewaduge

Certificate of the Council of the Ceylon Medical College, May 13, 1908 Certificate of the Council of the Ceylon Medical College, November 6, 1907 L. M.S. (Ceylon), 1918 L. M.S. (Ceylon), 1918 L. M.S. (Ceylon), 1911 L. M.S. (Ceylon), 1911 L. M.S. (Ceylon), 1911 L. M.S. (Ceylon), 1912 L. M.S. (Ceylon), 1912 L. M.S. (Ceylon), 1914 L. M.S. (Ceylon), 1914 L. M.S. (Ceylon), 1914 L. M.S. (Ceylon), 1918 L. M.S. (Ceylon), 1908 L. M.S. (Ceylon), 1908	L.M.S. (Ceylon), 1910 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.) M.B., Ch.B. (Aberd.), 1906 Certificate of the Council of the Ceylon Medical College, May 21, 1908 L.M.S. (Ceylon), 1910 Certificate of the Council of the Ceylon Medical College, December 6, 1917 L.M.S. (Ceylon), 1900 Certificate of the Council of the Ceylon Medical College, June 16, 1908 L.M.S. (Ceylon), 1900 Certificate of the Council of the Ceylon Medical College, December 6, 1917 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1996 L.M.S. (Ceylon), 1897; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905 L.M.S. (Ceylon), 1889 L.M.S. (Ceylon), 1889	Certificate of the Council of the Ceylon Medical College, February 26, 1908 M.D. (Edin.), 1908 L.M.S. (Ceylon), 1904; M.R.C.S. (Eng.), 1908; L.R.C.P. (Lond.), 1908 L.M.S. (Ceylon), 1910 L.M.S. (Ceylon), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 L.M.S. (Ceylon), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1918 Certificate of the Council of the Ceylon Medical College, November 12, 1918 Certificate of the Council of the Ceylon Medical College, June 9, 1908 L.M.S. (Ceylon), 1917	L.M.S. (Ceylon), 1895; M.D. (Durham), 1913 Certificate of the Council of the Ceylon Medical College, June 9, 1908 L.M.S. (Ceylon), 1898; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1899 L.M.S. (Ceylon), 1904 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1902 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905 L.M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1908 L.M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1808 L.M.S. (Ceylon), 1899 L.R.C.P. & S. (Edin.), 1885 L.R.C.P. & S. (Ireland), L.M.R.C.P. & S. (Ireland), 1894
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May November June August October September September May May May May May May May Moy Moy Moy	June May September May May November December January Decomber June August February October October	February June February November November October June August	Septembe June October April October February Septembe October Septembe October January
446, "Francisca Cottage," Moratuwella, Moratuwa Halpe, Negombo Winnington Farm, Kanatta road, Colombo General Hospital, Colombo District Medical Officer, Ingiriya St. Joseph Dispensary, Wellawatta 103, Mayfield road, Kotahena, Colombo "Hurlingham," Gregory's road, Colombo Karawanella "Ellendale," Moratuwa Ramboda Batticaloa	"The Poplars," 98, King Edward road, South Hackney, London, N.E. 158, Grandpass, Colombo Galle Face Hotel, Colombo Pesalai Public Health Department, Burnley, Lancashire, England Maturata Kegalla Giriulla Matara Polgahawela Tissamaharama "Goonetilleke Villa," Panadure Resident Medical Officer, Mahara Jail "Westland House," Panadure Panadure "The Aviary," Fark street, Colombo	Ambalangoda Yalta," Flower road, Colombo Moratuwa Watupitiwela, Veyangoda Makewita, Ja-ela Campbell place, Maradana Salawe Estate, Waga Pelanwatta Katukurunda, Kalutara Koddady, Jaffna	Singapore Kandana "Fountain House," Kandy Hulitsdorp street, Colombo Kendangamuwa "Srinagar," Colpetty Galle Face Hotel, Colombo Turret road, Colombo Kurunegala Galle
igey Joseph	dd chillage le Silva n Peiris n Swaris Stephen	y saius	: : : : : : : : : : : : : : : : : : :
Fernando, Wedisarage Be Fernando, Welisarage Be Fernando, William Henr, Fernando, Wellege Simon Anthony Fernando, Maria Joseph Fernando, Joseph Louis Fernando, Valter Andrew Fernando, Valter Andrew Fernando, Solomon David Flamer-Caldera, Justin Be Foenander, Frederick	Gabriel, Vraspillai Gandevia, Dinshaw Garden, Alistair Sim Ganamuttu, Samuel Howland Gomes, Arthur Annesley Godlieb, Edward Samuel Gomis, Thondamanarachchillage Hilarion Goonaratne, David Aron Gooneratne, Valentine David Gooneratne, Don Benedict de Silva Goonetilleke, Don Allanson Goonetilleke, Nolan Benjamin Peiris Goonetilleke, Victor Albert Goonewardene, J. H. Swaris Goonewardena, Joseph Stephen Rodrigo	C. C	Handy, James Muttyah Hansze, William Gerald Hay, George Powell Hazari, Hussanally Jafferji Herat, Albert Edward Hewavitarane, Charles Alwis Hirst, Leonard Fabian Holden, Frank Naldrett Hoole, James Huybertsz, Henry Huybertsz, Henry Hunt, Edmund Langley, C.M.G.
287. 123. 661. 673. 422. 465. 477. 477. 478. 531. 373.	489. 553. 391. 482. 482. 216. 617. 434. 674. 90. 90.	253. 414. 404. 154. 452. 679. 136. 593.	520. 329. 56. 242. 66. 242. 469. 561. 29.

ŀ	Name.	Residence.	Date of Registration.	Qualifications with Dates.
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211. 579. 292.	1. Illesinghe, Richard de Silva 9. Iroland, Thomas 2. Isaaka, William Alfred	" Brodie House," Bambalapitiya Grand Hotel, Nuwara Eliya Kurunegala	December 31, 1907 January 12, 1917 May 21, 1908	L.M.S. (Ceylon), 1900; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1907 L.R.C.P. (Edin.), L.R.C.S. (Edin.), L.F.P.S. (Glas.), 1888 Certificate of the Council of the Ceylon Medical College, May 21, 1908
548. 426. 44. 576.	J. Jaokson, Samuel Gardner Jacob, Kaithail Koshi Jan, B. Nelson Jayawardene, Bentis Silva Jayamardene, Calansuriya Arechige	10, De Soysa Buildings, Slave Island Talaimannar Colombo General Hospital, Colombo 103, Dam street, Colombo	May 5, 1915 February 4, 1910 October 3, 1907 October 12, 1916 April 26, 1913	L.M.S. (Ceylon), 1915 L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1908 L.M.S. (Ceylon), 1892 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1913
325. 602. 608.		Government Outdoor Dispensary, Rangalla Colombo Police Hospital, Borella	19, sary 15,	Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.B.C.S. (Eng.), L.R.C.P. (Lond.), 1911 Certificate of the Council of the Ceylon Medical College, October 12, 1917
305. 495. 586. 312. 646.	Jayasunia, Jayasuriya Jayasuriya Jayatilleke Jayatilleke	Coloning road, Asnay "Glugaman", Kumbalwella, Galle Dodanduwa Welikade Prison, Colombo	July 22, 1908 October 17, 1912 June 8, 1917 June 8, 1918	Certificate of the Council of the Ceylon Medical College, July 14, 1903 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1917 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, June 8, 1918
285. 76. 611. 368.	ويودون	Ja-ela Rattota Kalutara Pharmacy, Beliatta	May 6, 1908 October 16, 1907 November 6, 1907 August 1, 1908	Certificate of the Council of the Ceylon Medical College, May 6, 1908 Certificate of the Council of the Ceylon Medical College, October 16, 1907 M.R. C.S. (Eng.), 1915; L.R. C.P. (Lond.), 1915; D.P.H. (Camb.), 1916 Certificate of the Council of the Ceylon Medical College, July 21, 1908
169. 75. 116. 386.	Jayetileke, Richard George Jayaman, Camar Zaman Jeremiah, Joel Rajaratnam Jesurasingham, Anthony Edwards Jilla, Ardeshir Dadahow	Judicial Medical Officer, Colombo Kurunegala Kankesanturai Kankesanturai Konkesanturai Wolfendahl Colombo	ber 4, 1907 1 16, 1907 ber 6, 1907 Der 10, 1908	L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1893 Certificate of the Council of the Ceylon Medical College, Ootober 16, 1907 L.M.S. (Ceylon), 1892 Certificate of the Council of the Ceylon Medical College, September 9, 190
202. 268.	3.3.3	Karawanella District Pharmacy, Peenkanda, Ratna-	March 8, 1910 December 11, 1907 February 26, 1908	1.M.S. (Geylon), 1896 L.M.S. (Geylon), 1896 Certificate of the Council of the Ceylon Medical College, February 26, 1908
231. 135. 142. 367.	Johnson, Owen Joseph, Hugh Percival Joseph, Sidney Percival Joshua, Nathan Lord	"Fundand Ranatta road, Colombo Galle Noboda Chankanai, Vaddukkoddai	January 16, 1908 November 13, 1907 November 13, 1907 August 1, 1908	 L.M.S. (Ceylon), 1884; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.) L.M.S. (Ceylon), 1898; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1904 Certificate of the Council of the Ceylon Medical College, July 21, 1908
111. 130.	Kalenberg, Charles Allan Kanagaretnam, Chinnappa	Kurunegala Care of C. K. Retnam & Co., Vannar-	October 30, 1907 November 6, 1907	L.M.S. (Ceylon), 1888; L.R.C.P. & S. (Edin.) Certificate of the Council of the Ceylon Medical College, November 6, 1907
640. 316. 676. 654.	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	"Violater, Catage". Francis road, Colombo- Chunakam "Monrepos," Karlsrhue Gardens, Colombo- Government Dispensary, Pottuvil	May 24, 1918 June 5, 1908 Angust 31, 1918 June 15, 1918	L.M.S. (Coylon), 1918 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.M.S. (Coylon), 1918 Certificate of the Council of the Ceylon Medical College, June 15, 1918
146. 644.	6. Karunaraha, Emmanuel Mendis	Balapitiya Ebenezer, 110, Demetagoda road,	November 13, 1907 June 8, 1918	Certificate of the Council of the Ceylon Medical College, November 13, 1907 Certificate of the Council of the Ceylon Medical College, June 8, 1918
, 9	607. Katirkamathamby, Vairamuttu	Colombo Calpitiya Calpit	September 22, 1917	M.B., B.S. (Madras), 1917

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L.M.S. (Ceylon), 1896 M.B., Ch.B. (Glasgow), 1906 L.M.S. (Ceylon), 1899; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1903 Certificate of the Council of the Ceylon Medical College, November 6, 1907 M.R.C.S. (Eng.), 1905; L.R.C.P. (Lond.), 1905 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, December 7, 1917 Certificate of the Council of the Ceylon Medical College, December 6, 1917 Certificate of the Council of the Ceylon Medical College, Cetober 17, 1917 L.R.C.P. (Lond.), M.R.C.S. (Eng.), 1908 L.M.S. (Ceylon), 1916 M.B., Ch.B. (Edin.), 1909 L.R.C.P. & S. (Edin.), 1910 L.M.S. (Ceylon), 1879	L.M.S. (Ceylon), 1890; L.R.C.P. (Edin.), 1900 Certificate of the Council of the Ceylon Medical College, August 4, 1908 Certificate of the Council of the Ceylon Medical College, August 25, 1908 L.M.S. (Ceylon), 1899; L.R.C.P. (Edin.), 1905 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1890 Certificate of the Council of the Ceylon Medical College, December 31, 1917 L.M.S. (Ceylon), 1897 L.M.S. (Ceylon), 1897 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Ceylon), 1886; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 L.M.S. (Ceylon), 1888 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1904 L.M.S. (Ceylon), 1903 Certificate of the Council of the Ceylon Medical College, June 30, 1908	1R.C.F. & S. (Edin.), L.F.P. & S. (Glas.), F.R.C.S. (Ireland.), D.P.H. (Camb.) M.D., B.S. (Lond.), 1910 Certificate of the Council of the Caylon Medical College, June 2, 1908 L.R.C.P & S. (Edin.), L.F.P. & S. (Glas.), 1888 L.M.S. (Ceylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 Gertificate of the Council of the Ceylon Medical College, November 25, 1908 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1907 Certificate of the Council of the Ceylon Medical College, June 30, 1908 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon), 1914 Certificate of the Council of the Ceylon Medical College, June 9, 1908 L.M.S. (Ceylon), 1905; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 L.M.S. (Ceylon), 1905; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 L.M.S. (Madras), 1887 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.R.C.S. (Eng.), 1892; L.R.C.P. (Lond.), 1892 Certificate of the Council of the Ceylon Medical College, October 30, 1907 Certificate of the Council of the Ceylon Medical College, June 16, 1908 Certificate of the Council of the Ceylon Medical College, June 16, 1908 Certificate of the Council of the Ceylon Medical College, June 16, 1908 Certificate of the Council of the Ceylon Medical College, June 16, 1907 M.B. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.B. C.M. (Aberd.), 1893 F.R.C.S. (Eng.), 19905; L.R.C.P. (Lond.), 1903
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492. Keegel, Edward Louis 525. Kelly, Percy James 38. Keyt, Fitzroy 124. Kirthisinghe, Richard W. 80. Kobbekaduwe, Tikiri Banda 307. Koelmeyer, Martin Edmund 618. Koelmeyer, Frederick Robert 618. Kreltszheim, Desiderius Godfrey 610. Kulasekere, Edward Gerard 429. Kumarasamy, Murugasem Muthu 567. Kunaratnam, Issac Thiagarajah 436. Kuriyan, Ampattu Thomas 139. Kylasapulle, M.	La Brooy, Richard Francis 376. Lawrence, Benjamin Clarke 384. Lawrence, Nicholas Joseph 247. Leembruggen, Henry Ulrich 81. Leembruggen, Wilmot Edgar 625. Leitan, Stophen Henry 400. Lobo, Peter Francis Roman 45. Loos, Ernest Robertson 105. Loos, Walter 153. Lourensz, Charles Ball 176. Ludovici, Edwin 176. Ludovici, Henry Lawrence 88. Ludowyk, Martin Alexander 88. Lutersz, Francis Mathew	M. 555. Machado, Leo Singarayen 447. Mack, Edmund Garvin 305. Malavarayar, Nakanathan 167. Margenout, William Wendt 657. Marsilamani, James 517. Mather, George Selvanayagam 399. Mathew, Philip Walter 660. Mendis, Edmund 660. Mendis, Clement Ernest Wilfred 670. Mendis, Clement Ernest Wilfred 671. Mendis, James William Edwin 672. Mendis, John 673. Mendis, James William Edwin 674. Mendis, James William Edwin 675. Mendis, Arthur Lorenz 676. Michæl, Samuel 677. Millen, Arthur Reginald Octavius 678. Millen, Arthur Daniel 688. Moonyaiah, Cooppanapillai 698. Moonyaiah, Cooppanapillai 698. Munasinghe, Ginadhasa Dharmapriya 600. Multhumani, Visvasam 600. Mutukumaru, Philip M. 600. Mylvaganam, Henry Bailey

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Name,	151. Rodrigo, Collin George 448. Rodrigo, John Benjamin 93. Rodrigo, William Paul 223. Budd, Miss Charlotta Margaret de Berry 117. Rustomjee, Colombowala Munchersha 626. Rustomjee, Manceksha 326. Rustom, Edward Frederick 418. Rutharn, Mary Helen 524. Ruthorford, George James	\$5. Sabapathipillai, Cathiritamby 372. Salgado, Morennage Leanoris 616. Samaranayake, Jayasooriya Aratchige 542. Samuel, Henry Christmas 594. Sangarapillai, Arumugam 175. Sanvanamuttu, S 341. Saravanamuttu, S 341. Saravanamuttu, S 342. Saravanamuttu, S 343. Schokman, Charles Henry Keegel 163. Schokman, Donald Ferdinand 175. Schokman, Herbert Eric 175. Schokman, Herbert Eric 176. Schokman, Herbert Eric 177. Schokman, Herbert Eric 178. Schokman, Herbert Eric 179. Schokman, Wivian Roy 289. Scott, Mary Macallum 289. Scott, Thomas Beckett 280. Scott, Mary Macallum 280. Scott, Thomas Beckett 280. Scott, Thomas Beckett 280. Scott, Thomas Beckett 280. Scott, Thomas Beckett 280. Scott, Houras Beckett 280. Scott, Thomas Beckett 280. Sconivascam, Murugesu 281. Schokman, Richard Vijayaratnam 2820. Silva, Atuluganage Simon 560. Silva, Kirindcliyanage Sanuel 383. Sinnatamby, Sammugan 283. Sinnatamby, Sammugan 283. Sinnatamby, Murugaser 3838. Sinnatamby, Murugaser 3838. Sinnatamby, Sammugan 3838. Sinnatamby	557. Siriwardena, John Alexander 199. Sittampalam, Clarence

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233. Sittampalam, Samuel Arnold	655. Sivakkolunthu, Kumaraswamy 592. Sivapragasam, Tilliampalam	596. Sivapragasam, Veluppillai 273. Sivasithamparam, Canapathipillai 506. Smartt, Frank Nangle	Somasundram, Somasundram,		_	629. Spittel, Frederick Noel 401. Spittel, Mrs. Richard Lionel, nee Clari-	bel Frances Vandort 456. Spittel, Richard Lionel	523. Srinivasakam, Vairavapillai 430. Stedman, Savignae Bell	466. Subramaniam, John Ponnambalam 213. Subruhmanyan, Sinnatamby 501. Suppiah, Appucuddy 379. Supramaniam, George Washington	474. Surti, Sorabjee Bomanjee 433. Swan, Henry Eric	Ĭ		394. Thamotharam Pillai, Chinnatamby 389. Theuring, Samuel Martin	127. Thevasagayagam, Sinniah Saravana-	muttu 581. Thiagarajah, Sittampalam 332. Thiyagarayer, Carthegasar 658. Theyaga Rajah, Michael Eustace 462. Thomas, Varughese 346. Thomasz, Charles Mathew 405. Thornton, George	415. Thuryappah, Sinniah 398. Tillekeratne, Charles Jacob	250. Tillekeratne, Joseph 493. Tomlinson, James Hartwell Ernest	_	155. Vairakiam, Samuel Ariaratnapillai 274. Vaithialingam, Vethavanam 359. Vallipuram, Ramoopillai 340. Vallipuram, Vyravanather 382. Vallipuranathapillai, Kanagasabai 582. Vanderzeil, Theodore Clement

Ceylon Medical College, Colombo, January 24, 1919.

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Qualifications with Dates.	Certificate of the Council of the Ceylon Medical College, October 16, 1907 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1910 L.M.S. (Ceylon), 1914 M.D., C.M. (Aberd.), 1864	M.D. (Edin.), 1889 M.R.C.S. (Eng.), L.R.C.P. (Lond), 1893 M.R.C.S. (Eng.), L.R.C.P. (Lond), 1893 Certificate of the Council of the Ceylon Medical College, November 6, 1907 M.B. C.M. (Aberd.), 1895 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1898 L.R.C.P. & S. (Edin.), 1883 Certificate of the Council of the Ceylon Medical Cellege, July 21, 1908 L.M.S. (Ceylon), 1881; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1901 L.M.S. (Ceylon), 1901 Certificate of the Council of the Ceylon Medical College, June 9, 1907 Certificate of the Council of the Ceylon Medical College, June 9, 1908	L.M.S. (Geylon), 1907 L.M.S. (Geylon), 1918 L.M.S. (Geylon), 1918 L.M.S. (Geylon), 1911; L.R.C.P. (Lond.), 1914; M.R.C.S. (Eng.), 1914 L.M.S. (Geylon), 1917 L.M.S. (Geylon), 1917 L.M.S. (Geylon), 1917 L.M.S. (Geylon), 1917 M.B., B.S. (Lond.) L.M.S. (Geylon), 1917 M.B., B.S. (Lond.), 1914 M.B., B.S. (Lond.), 1914 M.B., Geylon), 1914 M.B., Geylon), 1914 Certificate of the Council of the Ceylon Medical College, February 19, 1908 Certificate of the Council of the Ceylon Medical College, November 6, 1907 M.R.C.S. (Eng.), 1908; L.R.C.P. (Lond.), 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1908 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1907 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1917 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1911 M.B., Ch.B. (Aberd.), 1904 M.B., Ch.B. (Aberd.), 1904 M.B., Ch.B. (Aberd.), 1893 M.B., Ch.B. (Aberd.), 1893
Date of Registration.	October 16, 1907 August 20, 1917 July 15, 1910 November 18, 1914 September 2, 1907	October 23, 1907 December 11, 1907 November 6, 1907 February 4, 1910 October 16, 1907 August 1, 1908 October 9, 1907 April 15, 1908 October 9, 1907 April 15, 1908 June 19, 1908	March 5, 1908 May 23, 1918 May 25, 1909 Abril 7, 1915 August 9, 1917 January 16, 1908 May 26, 1917 October 30, 1907 May 16, 1914 Pebruary 19, 1908 November 6, 1907 May 22, 1908 June 2, 1908 December 4, 1907 September 4, 1907 September 4, 1907 September 4, 1907 September 4, 1907 Suptume 7, 1911 June 7, 1911 June 26, 1908 January 16, 1908
Regidence.	Batticaloa Tangalla Hospital, Tangalla Maskeliya District Medical Officer, Moneragalla 7, Dickman's road, Havelock Town,	"The Grange," Union place, Colombo Rosmead place, Cinnamon Gardens, Colombo Kurunegala "Neerwyk," Flower road, Colombo Dikoya Badulla Galagadara Nuwara Eliya Point Pedro Fort, Galle 23, New Chetty street, Colombo	Port Surgeon, Gallo "Leolands," 65, Galle road, Bambalapitya pitiya Kandy Tangulla "Upeot," Alutmawata road, Mutwal, Colombo Mattaccoly, Mutwal, Colombo Lindula Galle Giriulla, North-Western Province Badugama, Matugama. Mahaoya Montrose, Katukele, Kandy Government Civil Hospital, Kelabokke. Ibbagamuwa vid Kurunegala Balangoda "Cliften Villa," Havelock Town, Bambalapitya Main street, Jaffna Buttala McLood Hospital, Inuvil, Chunakam, Jaffna Buttala McLood Hospital, Inuvil, Chunakam, Jaffna Peterhead, Scotland
Name.	Vander-Hoven, Richard George Van Cuylenberg, Reginald Walter Van Dort, Hubert Collin Van Dort, Victor Bertram Van Dort, Wiliam Gregory	Van Geyzel, Charles Walter Van Geyzel, Colvin Thomasz Van Langenberg, Richard Van Rooyen, Charles Ellard Van Rooyen, Charles Ellard Van Rooyen, Glenville St. Clair Van Sanden, Thomas Owen Van Twest, George William Vettivaloe, Marimuttu Vidyasagara, Wickramatunga Charles Wickramatunga Vitilingam, Kantartamby	Walpola, Don Sarnelis Valentine Weerasekera, Miss Verona Florence Weerasekera, Miss Verona Florence Weerasooria, Felix Evan Weera Wickramasuriya, George A Weinman, A. E Weinman, Leonard Owen Wickramasinghe, Claudius Donyer Wickramasinghe, Claudius Donyer Wickramasinghe, J. A. P. Wickramasinghe, J. A. P. Wijesoonewardena, Willen Wijesingha, John Edward Wijesingha, John Edward Wijesingha, John Henry Peter Wijesinghe, John Henry Peter Wijesinghe, John Henry Peter Wijesindhu, Lionel Christopher Wijesindhu, Lionel Christopher Wijesindhu, Kichard Willoughby Willenburg, Richard Willoughby Willenburg, Richard Willoughby Wood, William

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OF SEASON REPORTS. **ABSTRACTS**

SEASON REPORTS FOR THE MONTH OF DECEMBER, 1918.

WESTERN PROVINCE.

COLOMBO DISTRICT.

Yala season: nil Maha season: plants are thriving well. Other products: prospect of coconuts are fairly good. The estimated crop for the month is 16,524,413 nuts. Fruits and vegetables are to be had in fair quantity.

Prices of staple products: (a) imported rice is sold at Rs. 9 to Rs. 13.50 per bushel; (b) coconuts are sold at Rs. 30 to Rs. 60 per 1,000.

Harvest prospect: generally good.

; ;

Rainfall: there was sufficient rain during the month.

Health of inhabitants: good, except for a few cases of chickenpox and dysentery. There is a slight recrudescence of influenza in almost all korales of Colombo District.

Health of cattle: good; except for four cases of hoof-andmouth disease in Colombo Mudaliyar's division. Hoof-andmouth disease have broken out in the villages of Kurikotuwa and Utuwanbogahawatta in Siyane korale west, and two cases of hoof-and-mouth disease in the village Rilaulla in Alutkuru korale south.

KALUTARA DISTRICT.

Paddy: maha cultivation is thriving well.

Dry grain: there are two plots of kurakkan and gingelly in Waddu badda, and one plot of meneri in Waskadu badda.

Other products: fruits and vegetables are scarce. flowering of coconut trees was good. The month's crop of coconuts is estimated at 3,370,000.

Prices of staple products: imported rice from Rs. 6.50 to Rs. 9.50 per bushel; country rice is not available for sale. Coconuts, Rs. 50 to Rs. 80 per 1,000.

Remarks on harvest prospects generally: too early to pronounce any opinion.

Rainfall: total, 12.23 in.; average, 39 in.

Health of people: influenza epidemic has abated. There were a few cases at Horana in Rayigam korale, and a few cases of dysentery, fever, and chickenpox in the Totamune Mudaliyar's division.

Health of cattle: generally good. A few cases of hoof-

and-mouth disease were observed.

CENTRAL PROVINCE.

KANDY DISTRICT.

Paddy cultivation—maha: plants in blossom.

Dry grain cultivation: some in plants, some in blossom. Rainfall: sufficient.

Prospect of paddy erop: fair crop is anticipated.

Prospect of coconut cultivation: the crops as ascertained are: Yatinuwara, 31,000; Harispattu, 47,000; Udapalata, 90,000; Pata Hewaheta, 471,500.

Health of the people: fair. There were several cases of influenza in different parts of the district, and a few cases of measles, dysentery, and chickenpox. Health of cattle: good.

Prices of staple articles: rice, Rs. 8 to Rs. 10 per bushel; paddy, Rs. 3 per bushel; kurakkan, Rs. 3 per bushel; coconuts, Rs. 4.50 to Rs. 10 per 100.

NUWARA ELIYA DISTRICT.

Rainfall: Nuwara Eliya town, 9.30 in.

Paddy: maha cultivation fields in Uda Hewaheta and Walapane are being ploughed. Some fields in Uda Hewaheta are being harvested.

Dry grain: kurakkan chenas in Uda Hewaheta and Walapane have young plants. Kotmale chenas are being harvested.

Health of people: influenza is prevalent in some of the villages and estates in the district.

Health of cattle: good. There are a few cases of hoof

disease in Walapane.

Prices of staple articles: paddy, Rs. 2.50 to Rs. 4 per bushel; kurakkan, Rs. 2.50 to Rs. 3 per bushel; Indian corn, Rs. 2.75 to Rs. 3.25 per bushel; rice (Coast), Rs. 8 to Rs. 13 per bushel; rice (country), Rs. 7 to Rs. 8 per bushel; coconuts, Rs. 6 to Rs. 10 per 100 nuts.

MATALE DISTRICT.

Rainfall: 12.47 in. Paddy: in plant. Dry grain: in plant.

Coconuts: (a) flowering, fair; (b) 145,000 nuts approximate crop.

Tanks: in Matale North are full.

Health of people: unsatisfactory. Malarial fever prevails in most of the villages.

Health of cattle: good.

Prices of most commodities have risen above pre-war prices.

SOUTHERN PROVINCE.

GALLE DISTRICT.

The prospects of the maha crop are fair.

Dry grain is cultivated in the district only on a small scale. Coconut, tea, rubber, cinnamon, citronella, arecanuts, and vegetables were the principal products. The estimated coconut crop for the month was 11,900,000 nuts.

Coast rice varied from Rs. 6.72 to Rs. 11.20 per bushel; paddy varied from Rs. 4 to Rs. 9 per bushel; dry grain varied from Re. 1.25 to Rs. 4.25 per bushel; coconuts, Rs. 30 to Rs. 50 per 1,000.

The weather was generally wet during the month.

The harvest prospects are fair.

The health of the people was on the whole satisfactory.

MATARA DISTRICT.

Weather: generally wet.

Agriculture: maha crop in good condition except in Kandaboda pattu, where it has suffered for want of rain.

Health of people: good. Health of cattle: good. Food supply: rice, Rs. 7 to Rs. 10 per bushel; paddy, Rs. 4 to Rs. 4.50 per bushel; coconuts, Rs. 55 per 1,000.

HAMBANTOTA DISTRICT.

Paddy cultivation: maha crop one month old.

Fine grain cultivation: chena crops are ripening. Weather: maximum temperature, 88.6°; minimum

temperature, 68.6°; rainfall, 2.25 in.

Prices of foodstuffs: country rice, Rs. 8.64 to 11.20 per bushel; Coast rice, Rs. 9'60 to Rs. 11 per bushel; paddy, Rs. 4 per bushel; kurakkan, Rs. 2.64 per bushel; coconuts, Rs. 40 to Rs. 60 per 1,000; plantain bunches, Rs. 75 per 100; Indian corn, Re. 1.50 per 100; pumpkins, Rs. 30 per 100; sweet potatoes, Rs. 2.50 per cwt.

About 211,012 coconuts were picked during the month. Health of people: malarial fever and influenza prevailed

throughout the district. Health of cattle: good.

NORTHERN PROVINCE.

JAFFNA DISTRICT.

Paddy: paddy fields in low lands submerged by the flood and damaged in several villages. Paddy plants which escaped the flood are in good condition.

Dry grain: kurakkan harvest poor, damaged by rain. Tobacco cultivation: gardens prepared for transplanting. Coconuts: condition of flowers and nuts, fair. Price, Rs. 5 per 100.

Prices of staple articles: Coast paddy, Rs. 3.50 to Rs. 3.75 per bushel; rice, Rs. 10.50 per bushel; pairu, Rs. 5.50 per bushel; varaku, Rs. 4 per bushel; salt, 4 cents per pound and 9 cents per measure.

Health of people: satisfactory.

Health of cattle: good.

MANNAR DISTRICT.

Rainfall: 14.21 in. Wind: north-east.

Paddy: sowing is finished in the Giant's tank area. Most of the tanks in Musali have received a good supply of water, and there is every prospect of a kalapokam this season, the first for four years. Sowing is in progress here. In the Wanni all the tanks are full.

Tobacco: transplanting is going on. Too much rain

has in some places affected the seedlings badly.

Coconuts: in good condition.

Health of people: fever is prevailing to a great extent in certain parts of Mannar island, it has broken out in an epidemic form.

Health of cattle: good. Prices of foodstuffs: rice, Rs. 10 to Rs. 12.50 per bushel

paddy, Rs. 3 per bushel; coconuts, Rs. 5 per 100.

MULLAITTIVU DISTRICT.

Prospects of paddy barvests: paddy on manavari lands coming up well. Sowing fields under tanks progressing.

Dry grain: kurakkan sown in chenas doing well.

Other products—coconuts: satisfactory. Tobacco: manuring tobacco lands in progress. Vegetables: only a few varieties are grown; not doing well owing to heavy rainfall.

Prices of staple products: paddy, Rs. 2 75 per bushel;

rice, Rs. 6 50 per bushel; kurakkan, Rs. 2 25 per bushel; coconuts, Rs. 4 50 per 100.

Rainfall: good showers of rain fell throughout district.

Health of inhabitants: fair. The influenzal fever has almost gone down. Malarial fever and pneumonia prevailed in some places.

Health of cattle: good. Pasture good. Harvest prospects generally: satisfactory.

EASTERN PROVINCE.

BATTICALOA DISTRICT.

Paddy: prospects of munmari cultivation fairly satisfactory excepting in Akkarai and Panawa pattus, where only reduced areas were taken up for cultivation owing to want o early rains. Dry grain and other chena crops: prospects fair.

Coconuts: prospects not satisfactory as the trees were affected by the recent drought. They are, however,

recovering after the rains.

Prices of staple products: paddy, from Rs. 2.60 to Rs. 3 per bushel; kurakkan, from Re. 1.60 to Rs. 3.50 per bushel; Indian corn, from Re. 1 60 to Rs. 2 88 per bushel.

Rainfall: 14.93 in. in 1917; 22.38 in. in 1918. Health of inhabitants: influenzal fever and pneumonia reported in some villages in Karavaku, Sammanturai, and Porativu pattus. Steps have been taken to render all

necessary medical aid. Health of cattle: satisfactory. There were some cases of foot-and-mouth in Eravur, Koralai, and Manmunai north pattus, and steps have been taken to stamp out the disease.

TRINCOMALEE DISTRICT.

Rainfall: seasonable.

Paddy: paddy plants at Chempianar, Amdankulam, and in Kaddukkulam East are growing. Munmari crops in Koddiyar pattu are in ears. Munmari cultivation at Kinniyai in Tamblegam pattu promises a good harvest. Those in Kaddukkulam West are not satisfactory.

Tobacco: plants are growing well.

Coconuts: condition of crop is medium. Price of 1,000 nuts ranges from Rs. 40 to Rs. 50.

Fishery: medium. Dried and salted fish is transported

by cart to inland stations.

Health of people: fever prevails in town and Tamblegam. Influenza prevails at Pulmoddai and Tenamaravadi. Kaddukkulam West fever, cold, and cough.

Health of cattle: not satisfactory. Hoof-and-mouth disease of a mild type prevails in town and Nilaveli. Anthrax, which prevailed last month in Koddiyar pattu, has been stamped out.

Prices of staple articles: paddy, Re. 1.50 to Rs. 1.96 per bushel; rice (country), Rs. 3.75 to Rs. 4.96 per bushel; rice (imported), Rs. 7.04 per bushel.

NORTH-WESTERN PROVINCE.

KURUNEGALA DISTRICT.

Paddy crops: in various stages, from ploughing up to crops in ears. Prospects: fair.

Dry grain: crops in ears.

Flowering and prospects of coconut: good.

Rainfall: there has been heavy rain during the month. Health of the people: malarial fever and, to a certain extent, influenza prevail in the district.

Health of cattle: good, except for a few cases of foot-and-mouth disease. State of tanks: full.

Prices of foodstuffs: paddy, Rs. 3 to Rs. 3 50 per bushel; kurakkan, Rs. 2.88 to Rs. 3 per bushel; country (rice), Rs. 7 to Rs. 8.40 per bushel; salt, 15 cents and 16 cents per measure.

PUTTALAM AND CHILAW DISTRICTS.

Paddy: fields have been sown for maha. Dry grain: maha chenas blossoming.

Other products, including coconuts: flowering and prospects are good. The estimated crop for the month in

the two districts is 19,562,855 nuts. prepared for maha cultivation. Supp Galas are bein of fruit an Supply vegetables is unsatisfactory.

Prices of staple products: rice (muttusamba), Rs. 8 t Rs. 13 per bushel; rice (country), Rs. 6.50 to Rs. 7 pe bushel; kurakkan, Rs. 2.25 to Rs. 4 per bushel; green gram Rs. 5 to Rs. 5.50 per bushel; salt, 4 cents to 6 cents pe pound; coconut, 5 cents to 7 cents per nut.

Rainfall of the month: Puttalam, 5.74 in.; Chilaw

10.80 in.

Harvest prospects generally: maha prospects are good There is abundance of water in the tanks. As much paddj is under cultivation as can be attempted with the buffaloss and labour available.

Health of inhabitants: malarial fever is prevailing to a

great extent in almost every village.

Health of animals: no disease.

NORTH-CENTRAL PROVINCE. ANURADHAPURA DISTRICT.

Weather: wet Rainfall: 9.02 in.

Cultivation—paddy: fields being sown for maha. Kuran: crop earing. Coconuts: flowering, and prospects kan: crop earing. satisfactory

Health of people: malarial fever prevails.

Health of cattle: some cases of hoof-and-mouth disease Village tanks: almost all tanks are full.

PROVINCE OF UVA.

BADULLA DISTRICT.

Weather: there was rain during the month.

Paddy: the maha cultivation has been reaped. Elas are being cleared.

Chenas: chena cultivation is growing.

Fruits and vegetables: fruit is scarce, a moderate supply of vegetable is available.

Other products: the flowering and prospects of the coconut are fair.

Health of people: there are yet few cases of fever in some of the divisions, especially in Buttala. Health of cattle: satisfactory, except for a few cases of

foot-and-mouth disease in Buttala division. Prices of staple products: rice varies from Rs. 8 to Rs. 12 per bushel; kurakkan from Rs. 2.50 to Rs. 3 per bushel; coconuts, Rs. 6 to Rs. 8 per 100 nuts.

Total rainfall: 9.56 in. as registered at the observatory.

PROVINCE OF SABARAGAMUWA.

RATNAPURA DISTRICT.

Paddy: fields cultivated for maha season are blossoming in some parts of the district, and in some they are in young plants. Yala fields are being prepared for sowing in some korales, and in some they are in "puran" stage. El-paddy chenas are ripening. Weather is favourable, except in the Bintenna part of the district, where unusual heavy rain prevailed.

Dry grain: kurakkan chenas in Bintenna district are ossoming. Weather unfavourable.

blossoming.

Other products—coconuts: prospects satisfactory.

Health of people: satisfactory. Health of cattle: good.

Rainfall: wet weather prevailed.

Prices of foodstuffs: rice (imported), Rs. 8 to Rs. 16 per bushel; rice (country), Rs. 7 to Rs. 9 per bushel; kurakkan, Re. 1.50 to Rs. 2.75 per bushel; salt, 6 cents to 18 cents per measure; chillies, 35 cents to 80 cents per pound; coconuts, Rs. 4 to Rs. 12 per 100.

KEGALLA DISTRICT.

Paddy: maha fields are earing and yala fields are being weeded.

Dry grain: el-chenas are ripening and kurakkan chenas are about two months old.

Vegetable and currystuffs: vegetable and currystuff cultivation is progressing.

Prices: paddy, Rs. 3 per bushel; kurakkan, Re. 1.50

per bushel; imported rice, Rs. 9.25 to Rs. 10 per bushel; country rice, Rs. 7 per bushel. Rainfall: Kegalla. 18.80 in. There were several heavy

showers during the month. Health of people: satisfactory.

Health of cattle: satisfactory.

Other products: (a) flowering and prospects of cocomit were good; (b) actual crop for the month was about 784.000 nuts.

MEMORANDUM OF ASSOCIATION OF THE BAMBARAGALLA RUBBER ESTATES, LIMITED.

1. The name of the Company is "THE BAMBARAGALLA RUBBER ESTATES, LIMITED."

2. The registered office of the Company is to be established in Colombo.

e blacks for which the Company is to be established are—

To purchase all that estate called Bambaragalla, situated near Yatiyantota, in the Kelani Valley District

of the Island of Cevlon.

To purchase, take on lease or in exchange, hire, or otherwise acquire any other lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, or any shares thereof, 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 estate or property, and assets of any kind of the

Company, or any part thereof.

(4) To plant, grow, and produce rubber, tea, coconuts, 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) rubber, tea, coconuts, 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 rubber, tea, coconut produce, coconuts, 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 rubber, tea, coconuts, 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, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and any other business which can

or may conveniently be carried on in connection with 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; 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 rubber, tea leaf, coconuts, coffee, and (or) other raw products or produce for manufacture,

manipulation, and (or) sale.

(9) To work mines or quarries and to find, wir 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, 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 rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works, and conveniences which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working,

management, carrying out, or control thereof.

(12) To establish and maintain in the United Kingdom, Ceylon, or elsewhere stores, shops, and places for the sale of rubber, coconuts, tea, coffee, cacao, and other products, articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(13) 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 Island of Ceylon, the Federated Malay States, 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.

(14) To engage, appoint, employ, maintain, provide for, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

(15) 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, and concessions.

(16) 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 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.

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

(18) 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.

(19) 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, 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 property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(20) 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.

(21) 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.

(22) 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.

(23) 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.

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

negotiable and transferable instruments.

(25) 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.

(26) To do all or any of the above things 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 generally to carry on any business or effectuate any object of the Company.

(27) 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.

(28) 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.

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

or debenture stock or obligations of any company or person, or partly one and partly any other.

(30) 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.

(31) 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 clauses (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 Shareholders is limited.

5. The nominal capital of the Company is One hundred and Fifty thousand Rupees (Rs. 150,000), divided into Fifteen thousand shares of Ten Rupees (Rs. 10) 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: Number of Shares taken

Name and Addresses of Subscribers. by each Subscriber. H. L. MURRAY, Eila, Yatiyantota One Witness: J. Serves Scott, Polatagama, Yatiyantota (Planter). J. C. MITCHELL, Panawatta, Yatiyantota
Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter). One T. CLARK MUNRO, Dunedin, Yatiyantota
Witness: J. Serves Scott, Polatagama, Yatiyantota (Planter). One M. J. PAINE, Degalessa, Yatiyantota One Witness: J. Shrves Scorr, Polatagama, Yatiyantota (Planter). D. Arscott Miles, Elkadua Group, Elkadua ... Witness: C. F. F. Dharmaratne, Elkadua (Clerk). One H. E. MURRAY, Elkadua One Witness: Nigel I. Lee, Proctor, Kandy. F. JAS. HAWKES One ٠. Witness: F. H. LAYARD, Colombo (Merchant).

ARTICLES OF ASSOCIATION OF THE BAMBARAGALLA RUBBER ESTATES, LIMITED.

IT is agreed as follows:--

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in 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:-

Company.—The word "Company" means "The Bambaragalla Rubber 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.

Extraordinary resolution .- "Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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

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.—With regard to a Shareholder "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 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.

Nominal capital.—The nominal capital of the Company is One hundred and Fifty thousand Rupees

(Rs. 150,000), divided into Fifteen Thousand (15,000) shares of Ten Rupees (Rs. 10) each.

8. Authorized capital.—The Company may call up the balance of the authorized capital whenever the Directors shall think fit, and may make arrangements on the issue of shares for a difference being made in the case of the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

9. Allotment and issue.—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 be first 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 always that the Directors may at their discretion allot any unissued 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, and provided also that the Directors may make arrangements on an issue of shares for the difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

10. 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.

11. 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.

12. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time

determine and direct.

13. 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, but not more than one partner

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

persons not in partnership.

- One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to vote.—Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shureholder, 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 us uforesaid.
- 16. Survivor of joint-holders, 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.

 17. Liability of joint-holders.—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.

18. Trusts or any interest in share other than that of registered holder or of any person under clause 38 not recognized. 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.

INCREASE OF CAPITAL.

19. Increase of capital by a creation of new shares.—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.

20. 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. Provided also that the Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

21. 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, holding, voting, transfer, trans-

mission, forfeiture, lien, surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

22. Reduction of capital and subdivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

23: Certificates 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.

Certificates to be under seal of Company.—The certificates of shares shall be issued under the seal of the Company.

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 deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

26. 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 right of a Shareholder until his name shall have been entered in the Register of Shareholders, and he shall have paid all calls and other moneys for the time being payable on every share in the Company hold by him.

28. Transfer of shares.—Subject to the restriction of these Articles, any Sharehold, r may transfer all or any of

his shares by instrument in writing.

29. No transfer to minor or person of unsound mind .- No transfer of shares shall be made to a minor or person of unsound mind.

30. Register of transfer.—The Company shall keep a book or books, to be called "The Register of Transfers," in 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 transferce, and the transferor shall be deemed to remain the holder of such share until the name of the transferce 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 the 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 transferes 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 there 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 transferoe only.

37. 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 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 curator of any minor 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.

SURRENDER AND FORFEITURE OF SHARES.

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. (a) 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, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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.

(c) 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 talls or instalments, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

(d) Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

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

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

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. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture; 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 thereupon 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 togethere or sale.

(b) 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. per annum 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 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.

47. 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 thall 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 the satisfaction of such debts, liabilities, or engagements, and the residue

(if any) shall be made to such Shareholder or his representative.

49. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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 AND DEFERRED SHARES.

51. Preference and deferred shares.—Any shares from time to time to be issued 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 with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the General Meeting of the Company resolving on the creation thereof, or any General Meeting of the Company may, from time to time, by special resolution, determine.

52. Modification of rights and consent thereto. - If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes

(1) 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 such class of shares;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such

Any extraordinary resolution passed under the provisions of this Article 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 as aforesaid

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

CALLS.

54. (a) 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.

(b) 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 or by resolution in writing in terms of Article 121.

(c) 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.

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 receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum

actually called up.

Borrowing Powers.

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, or plantations, or otherwise. Also from time to time, at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Twenty Thousand Rupees (Rs. 20,000). 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 also that before the Directors execute any mortgage, issue any debentures, or create any debenture stock, they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been delta since the company of duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by

the Company for securing the payment of the 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 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 Agent or Secretary or Agents 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 two last preceding clauses 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.

64. 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, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made 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, thall 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 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 persons being Shareholders entitled to vote or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

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 persons 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 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 votes 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.

Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present st the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be edjourned 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.

76. No poll in 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 shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for every one share held by him up to ten shares, he shall have an additional vote for every ten shares held by him beyond the first ten shares up to one hundred shares, 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 share held by him.

78. Curator of minor, &c., when not entitled to vote.—The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such

person shall have been registered as a Shareholder.

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

duly authorized.

80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote.—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 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 vote.

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

The Bambaragalla Rubber Estates, Limited.

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

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.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another, and if necessary enabling him to be placed on the Register of Shareholders.

88. 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 remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Two thousand Rupees (Rs. 2,000) annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or

extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company. 89. Appointment of first Directors and duration of their office.—The first Directors shall be Frederick James Hawkes, of Colombo; Harry Leonard Murray, of Eila Estate, Yatiyantota; and John Courtenay Mitchell, of Panawatte estate, Yatiyantota, 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 Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and 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 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.

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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. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

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 the Directors subsequently 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, Third, and Fourth 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 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 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.

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.

- 101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.
 - 102. When office of Directors to be vacated.—The office of Director shall be vacated—
 - (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

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

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Exceptions.—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.

103. How Directors removed and successors appointed.—The Company may by an extraordinary 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.

104. 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 happen through his own wilful act or default.

105. 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.

106. The Directors shall have power to purchase the said Bambaragalla estate.

107. To manage business of Company and pay preliminary expenses, &c.—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 the 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 Bambaragalla estate and of any other lands, estates, or property, and the opening, clearing, and cultivation thereof, and in or about the working and business of the Company.

108. To acquire property, to appoint officers, and pay expenses.—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, 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 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.

109. To appoint proctors and attorneys.—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.

110. To open banking accounts and operate thereon, &c.—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.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of 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 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.

112. General powers.—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 the 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 the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the 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.

113. Special powers.—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, 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, 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.

114. 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.

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

116. 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.

117. 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.

118. 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.

119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed,

and as if every person had been duly appointed, provided the same be done before the discovery of the defect.

120. 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.

121. 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 for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

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

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

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

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

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

(e) Of all orders made by the Directors.

(f) Of the use of the Company's seal.

123. 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, 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.

COMPANY'S SEAL.

124. 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 or registered Company being the Secretaries, being signied by a partner or duly authorized manager, secretary, attorney, or agent of the said firm or Company signing for and on behalf of the said firm or Company as such Secretaries.

ACCOUNTS.

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

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

or by a resolution of the Company in General Meeting.

127. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting 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 as at the end of the same period.

128. 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.

129. Copy of balance sheet to be sent to the 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.

130. 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 amounts paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

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 for the then current year.

131. Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may

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

Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve 133. fund to meet contingencies, or for the payment of accumulated dividends due on preference shares 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 extensions 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.

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

interest against the Company.

135. 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,

136. 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.

137. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holding; but the company shall not be liable or responsible for the loss of any such cheque or dividend warrant

sent through the post.

138. Notice of dividend; forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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 years after notice thereof is given may be inflicted by a resolution of the reserve fund. For the purposes of this Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. For the purposes of this company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Com pany's bankers for payment within three years shall rank as unclaimed dividends.

139. 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

140. 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.

141. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness

of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

142. 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 an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. 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.

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

144.

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

Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the 145.

Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

146. 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.

147. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account 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.

148. 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.

Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with 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.

151. Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it through the post in a prepaid letter, addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless 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.

In witness whereof the subscribers to the Memorandum of Association have hereto set their names at the places

and on the days and dates hereafter written.

H. L. MURRAY, Eila, Yatiyantota Witness: J. Shives Scorr, Polatagama, Yatiyantota (Planter) J. C. MITCHELL, Panawatte, Yatiyantota Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter)

T. CLARK MUNBO, Dunedin, Yatiyantota Witness: J. Shives Scorr, Polatagama, Yatiyantota (Planter)

M. J. PAINE, Degalessa, Yatiyantota

Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter) D. Arscott Miles, Elkadua Group, Elkadua.

Witness: C. F. F. DHARMARATNE, Elkadua (Clerk), at Elkadua, November 26, 1918

H. E. MURRAY, Elkadua

Witness: Nigel I. Lee, Proctor, Kandy, at Kandy, November 28, 1918.

F. Jas. Hawkes

Witness: J. G. Moore. Gordon Frazer & Co., Ltd., Colombo, at Colombo, November 29, 1918.

At Eila Estate, Yatiyan-

tota, November 23, 1918

MANANDUM OF ASSOCIATION OF SOUTHERN INVESTMENTS CORPORATION, LIMITED.

The name of the Company is "Southern Investments Corporation, Limited."

The registered office will be situate in Colombo.

The objects for which the Company is established are—

(1) To carry on the business of oil, soap, margarine, and manure manufacturers, and to prepare, refine, buy, sell, and deal in oil, both vegetable and mineral, manures and chemical substances of every description, and the products obtained in the manufacture of oil, and to buy, sell, cultivate, and deal in oleaginous seeds and plants of every description.

(2) To carry on the trade or business of miners, refiners, smelters, and manufacturers of petroleum and coconut oil and of all liquid and solid hydro-carbons and of all products thereof respectively, and also the trade or business

of coal miners in all their respective branches.

(3) To search for, get, work, raise, make merchantable, sell, and deal in petroleum and coconut oil and all liquid and solid hydro-carbons, coal, and other produce of any lands for the time being belonging to or in occupation by the Company, and also to utilize for manufacturing, refining, or other purposes, or to sell or deal in all products of the said oils and other hydro-carbons and coal.

(4) To carry on the business of general merchants and dealers of and in foreign and colonial produce and of

commission and general agents and brokers.

(5) To carry on all or any of the business of importers, exporters, refrigerators, shipowners, shipbuilders, charterers of ships and other vessels, warehousemen, ship and insurance brokers, carriers, forwarding agents, wharfingers, dockowners, manufacturers of extract of meat, and preservers and packers of provisions of all kinds.

(6) To carry on business as farmers, graziers, cultivators, storekeepers, cattle breeders, stockmen, dealers in hides, skins, fats, and other animal products, mechanical engineers, builders and contractors, timber growers, timber

merchants, lumbermen, and saw mill proprietors.

(7) To make, build, construct, provide, maintain, improve, carry on, use, and work in any parts of the world, roads, ways, railways, tramways, electric light, canals, reservoirs, waterworks, wells, aqueducts, water-courses, furnaces, gasworks, piers, wharves, docks, saw and other mills, hydraulic works, factories, warehouses, and other works and buildings which may be deemed expedient for the purposes of the Company, and to contribute to the cost of making, building, constructing, providing, carrying on, using, and working the same.

(8) To purchase, charter, hire, build, or otherwise acquire steam or other ship, ships or vessels, steam launches, flats, barges, cargo boats, with all equipments and furniture, and to employ the same in the conveyance of passengers, mails, live stock, grain, and other produce and treasure, and also of goods and merchandise of every description and species, on the rivers or canals of the Island of Ceylon, and also to run vessels to sea to any port or ports whatsoever, whether inland, seaboard, or foreign, and to take vessels, flats, barges, and other craft in tow of its vessels, as the Company may from time to time determine, and to acquire postal subsidies, and enter into mail or other contracts.

(9) To manufacture, import, export, buy, sell, exchange, alter, improve, manipulate, prepare for market, and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials, and things necessary or convenient for carrying on any of the above-mentioned businesses or proceedings, or usually dealt

in by persons engaged in the like business.

(10) To carry on the business of underwriters or insurers of ships, goods, merchandise or other property.

(11) To apply for or acquire by purchase or lease or otherwise for the business of the Company in any parts of the world, sell, work, develop, and deal in any lands, estates, plantations, or any rights or interests therein, factories, buildings, mills, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Indian, Colonial, or foreign licenses, concessions, and the like, conferring any exclusive or non-exclusive, or united right to use any secret or other 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, or grant licenses in respect of or otherwise turn to account the property, rights, or information so acquired, and to make, assist, or subsidize experiments, researches, investigations, expeditions, or voyages of discovery that may appear to be likely to benefit the Company.

(12) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal

with all or any part of the property and rights of the Company.

(13) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, and securities issued or guaranteed by any company constituted or carrying on business in the Island of Ceylon or elsewhere, and debentures, debenture stock, bonds, obligations, and securities issued or guaranteed by any Government, public body, or authority, supreme, municipal, local, or otherwise, and whether in Ceylon or elsewhere.

(14) To acquire any such shares, stocks, debentures, debenture stock, bonds, obligations, or securities by original subscription, tender, purchase, exchange, or otherwise, and to subscribe for the same either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred

by or incident to the ownership thereof.

- (15) To issue debentures, debenture stock, bonds, obligations, and securities of all kinds, and to frame, constitute, and secure the same as may seem expedient, with full power to make the same transferable by delivery or by instrument of transfer or otherwise, and either perpetual or terminable and either redeemable or otherwise, and to charge and secure the same by trust deed or otherwise on the undertaking of the Company or on any specific property or rights, present or future, of the Company (including, if thought fit, uncalled capital) or otherwise howsoever.
- (16) To facilitate and encourage the creation, issue, or conversion of shares, stocks, debentures, debenture stock, bonds, obligations, and securities, and to act as trustees in connection therewith, and to take part in the conversion of business concerns and undertakings into companies, and the amalgamation, reconstruction, and promotion of companies.

(17) To take part in the management, supervision, or control of the business or operations of any company or undertaking, and for that purpose to appoint and remunerate any directors, accountants, or other experts, or agents,

and to act as the managing agents or managers of any company or undertaking.

(18) To carry on the business of borrowing, raising, or taking up money, the lending or advancing money on securities and property, the discounting, buying, selling, and dealing in bills of exchange, promissory notes, coupons, drafts, bills of lading, warrants, debentures, certificates, scrip, and other instruments and securities, whether transferable or negotiable or not, the granting and issuing of letters of credit and circular notes, the buying, selling, and dealing in bullion and specie, the acquiring, holding, issuing on commission, underwriting, and dealing with stocks, funds, shares, debentures, debenture stocks, bonds, obligations, and other securities.

(19) To carry on any other business, which may seem to the Company capable of being conveniently carried on in connection with any of the above or calculated, directly or indirectly to enhance the value of, or render profitable, and of the Company's property or rights.

(20) To lend money either with or without security, and generally to such persons and upon such terms and conditions

as the Company may think fit.

(21) To employ experts to investigate and examine into the condition, prospects, value, character, and circumstances of any business concerns and undertakings, and generally of any assets, property, or rights.

(22) To constitute any trusts with a view to the issue of preferred, deferred, or other stocks and securities based on or representing any shares, stocks, or other assets specifically appropriated for the purposes of any such trust, and to settle and regulate and, if thought fit, to undertake and execute any such trusts, and to issue, dispose of, or hold any such preferred, deferred, or other stocks or securities.

(23) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase sale, and improvement, development, and management of property, including business concerns and undertakings, and generally to transact all kinds of agency business whether in respect of agricultural, commercial, or financial

(24) To give any guarantee in relation to the payment of any debentures, debenture stock, bonds, obligations, or securities

(25) Generally to carry on business as financiers, and to undertake and carry out all such operations and transactions (except the issuing of policies of assurance on human life) as an individual capitalist may lawfully undertake

(26) To adopt such means of making known the products of the Company as may seem expedient, and in particular by advertising in the press by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards, and donations.

(27) To establish and support, or aid in the establishment and support, of associations, institutions, funds, trusts, and conveniences calculated to benefit employés or exe-employés of the Company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general, or useful object.

(28) To acquire and undertake all or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for

the purposes of the Company.

(29) To enter into any arrangement with any Government, or authority, supreme, municipal, local, or otherwise that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority all rights, concessions, and privileges which the Company may think it desirable to obtain and to carry

out, exercise, and comply with any such arrangements, rights, privileges, and concessions.

(30) To enter into partnership or into any arrangement for sharing profits or losses, or into any union of interests, joint adventure, reciprocal concession, or corporation with any person or persons or company or companies carrying on or engaged in or about to carry on or engage in, or being authorized to carry on or engage in any business or transaction which this Company is authorized to carry on or engaged in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company.

(31) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any immovable or movable property, and any rights or privileges 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.

(32) To sell or dispose of 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.

(33) To promote any 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.

(34) 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.

To purchase or acquire any shares or dibentures in any registered limited liability Company or Syndicate. (35) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future), including its uncalled capital, and to purchase, redeem, and pay off any such securities.

(36) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to

benefit this Company.

(37) To undertake and execute any trusts the undertaking of which may seem to the Company desirable and either gratuitously or otherwise.
(38) To draw, make, accept, discount, execute, and issue bills of exchange, promissory notes, bills of lading, warrants,

debentures, and other negotiable or transferable instruments or securities. (39) To remunerate any persons or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the Company's capital, or any debentures, debenture stocks, or other securities of the Company or in or about the formation or promotion of the Company or the acquisition of property by the Company or the conduct of its business.

(40) To do all or any of the above things either as principals, agents, trustees, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees,

And it is hereby declared that the word "Company," save when used in reference to this Company, in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and the intention is that the objects specified in any paragraph of this clause shall, except when otherwise expressed in such paragraph, and except as provided in the next succeeding declaration, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph.

And it is also declared that no transfer of shares in the Company shall be made to a "prohibited person" or "foreigner" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf—or in trust for such "prohibited person" (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf—or in trust for such "prohibited person" or "foreigner" or "corporation under foreign control," and it is further declared that the carrying on of the business of the

Company subject to the said restriction as to transfers is one of the objects of the Company.

The liability of the members is limited.

The capital of the Company is Rs. 2,000,000, divided into 200,000 ordinary shares of Rs. 10 each.

Upon any increase of capital new shares may be issued with any preferential, deferred, qualified, or special rights. privileges, or conditions. Provided always that the rights attached to any share having preferential, deferred, qualified, or special rights, privileges, or conditions attached thereto may be altered or dealt with in accordance with Clause 57 of the Articles of Association of the Company, but not 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 respectively agree to take the number of shares in the capital of the

Company set opposite our respective names.

Number of Shares taken by each Subscriber. Name and Addresses of Subscribers. FRED. W. WALDOCK, Colombo One One E. MASTERS, Colombo

Witness to the above two signatures, at Colombo, this 4th day of January, 1919:

V. A. Julius, Proctor, Supreme Court, Colombo.

R. S. WRIGHT, Colombo	 	• •		One
CHAS. F. TREEBY, Colombo	 			One
SYDNEY JULIUS, Colombo	 	• •		One
H. CREASY, Colombo	 			One
E. R. WILLIAMS, Colombo	 	• •		One
		Total Shares taken	• •	Seven

Witness to the above five signatures, at Colombo, this 6th day of January, 1919:

V. A. JULIUS. Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF SOUTHERN INVESTMENTS CORPORATION, LIMITED.

1. The marginal notes hereto shall not affect the construction hereof and in these presents, Interpretation. unless there be something in the subject or context inconsistent therewith—

- "The Ordinance" means "The Joint Stock Companies Ordinances, 1861 to 1909," and every other Ordinance for the time being in force concerning Joint Stock Companies and affecting the Company.
- "Special resolution" and "extraordinary resolution" have the meanings assigned thereto respectively by the Ordinance.
- "The Directors" means the Directors for the time being.
- "The Office" means the registered office for the time being of the Company.
- "The Register" means the register of members to be kept pursuant to section 19 of "The Joint Stock Companies Ordinance, 1861."
- "Dividend" includes bonus.
- "Month" means calendar month.
- "Proxy" includes attorney duly constituted under a power of attorney.
- "In writing" and "written" include printing, lithography, and other modes of representing or reproducing words in a visible form.

Words importing the singular number only include the plural number, and vice versa.

Words importing the masculine gender only include the feminine gender.

Words importing persons include corporations.

- 2. The regulations contained in Table Cin the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to the Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.
- 3. None of the funds of the Company shall be employed in the purchase of, or lent on the security of, shares of the Company.
- 4. Subject to the provisions of clauses 5, 49, and 50 of these Articles the shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons on such terms and conditions and at such times, as the Directors think fit (subject, nevertheless, to the stipulations contained in the said agreement with reference to the shares to be allotted in pursuance thereof), and with full power to give to any person the call of any shares either at par or at a premium. and for such time, and for such consideration as the Directors think fit.
 - 5. If the Company shall offer any of its shares to the public for subscription—
 - (a) The Directors shall not make any allotment thereof unless and until at least 10 per cent. of the shares so offered shall have been subscribed and the sums payable on application shall have been paid to and received by the Company; but this provision shall no longer apply after the first allotment of shares offered to the public for subscription;

(b) The amount payable on application on each share shall not be less than 5 per cent. of the

nominal amount of the share.

Table C not to apply.

Company's shares not to be purchased, &c.

Allotment of shares.

Restriction op allotments.

And if the Company shall propose to commence business the Directors shall not make any allotment of shares payable in cash unless one hundred at least shall have been subscribed for on a eash footing.

Commissions for placing shares.

6. The Company may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares in the Company or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares in the Company, and the commission shall not exceed 10 per cent. on the shares in each case subscribed or to be subscribed.

Brokerage.

7. The Company may pay a reasonable sum for brokerage and may make any allotment on the terms that the person to whom such allotment is made shall have the right to call for further shares at such time or times and at such price or prices (not being less than par) as may be thought fit-

Shares may be issued subject to different conditions as to calls, &c.

8. The Company may make arrangements on the issue of shares for the difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

Instalments on shares to be duly paid.

9. If by the conditions of allotment of any share the whole or part of the amount or issue price thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the person who for the time being shall be the registered holder of the share.

Liability of jointholders of shares.

10. 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.

Trusts not recognized.

11. Save as herein otherwise provided, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not, except as ordered by a court of competent jurisdiction, or as by statute required be bound to recognize any equitable or other claim to or interest in such share on the part of any other person.

CERTIFICATES.

Certificates.

12. The certificates of title to shares and duplicates thereof when necessary shall be issued under the seal of the Company, and signed by two Directors.

Members' right to certificates. 13. Every member 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 of shares shall specify the number and denoting numbers of the shares in respect of which it is issued, and the amount paid up thereon.

14. If any certificate be worn out or defaced, then upon production thereof to the Directors.

As to issue of new certificate in place of one defected, lost, or destroyed.

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 deem adequate being given, a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate.

Fee.

15. For every certificate issued under the last preceding clause there shall be paid to the Company the sum of Rs. 2, or such smaller sum as the Directors may determine.

Directors may issue new certificates. 16. Where any shares, under the powers in that behalf herein contained, are sold by the Directors and the certificate thereof has not been delivered up to the Company by the former holder of the said shares, the Directors may issue a new certificate for such shares distinguishing it in such manner as they may think fit from the certificate not so delivered up.

To which of jointholders certificate to be issued.

17. The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register.

Calls.

CALLS.

18. The Directors may from time to time make such calls as they think fit upon the members, in respect of all moneys unpaid on the shares held by them respectively, and not by the conditions of allotment thereof made payable at fixed times; and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.

When call deemed to have been made.

19. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

Restriction on power to make calls.

20. No call shall exceed one-fourth of the nominal amount of a share, or be made payable within two months after the last preceding call was payable.

Notice of call.

21. Fourteen days' notice of any call shall be given, specifying the time and place of payment and to whom such call shall be paid.

When interest on call or instalment payable.

22. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall be due, shall pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment, or at such other rate as the Directors may determine.

Evidence in action or call.

23. On the trial or hearing of any action for the recovery of any money due for any call, i shall be sufficient to prove that the name of the member sued is entered in the register as the holde or one of the holders of the shares in respect of which such debt accrued, that the resolution making the call is duly recorded in the minute book and that notice of such call was duly given to the member sued in pursuance of these presents, and it shall not be necessary to prove the appointment of the Directors who made such call, nor any other matters whatsoever, but the proof of the matters aforesais shall be conclusive evidence of the debt.

Payment of calls in advance.

24. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually calle for, and upon the money so paid in advance, or so much thereof, as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest at such rate not exceeding 6 per cent. per annum as the member payir such sum in advance and the Directors agree upon. Money so paid in excess of the amount of call shall not rank for dividends.

FORFEITURE AND LIEN.

25. If any member fail 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 member 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.

If call or instalment not paid notice may be given.

26. The notice shall name a day (not being less than fourteen days from the date of the notice) and a place or places on, and 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 call was made or instalment is payable will be liable to be forfeited.

Form of notice.

27. If the requisitions of any such notice as aforesaid are not complied with, any shares, in respect of which such notice has been given, may, at any time thereafter before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

If notice not complied with shares may be forfeited.

28. When any share shall have been so forfeited, notice of the resolution shall be given to the member in whose name it stood immediately prior to the forfeiture, and an entry of the forfeiture, with the date thereof, shall forthwith be made in the register.

Notice after forfeiture.

29. Any share so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, and otherwise dispose of the same in such manner as they think fit.

Forfeited share to become property of Company.

30. The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

Power to annul forfeiture.

31. Any member whose shares have been forfeited shall, notwithstanding, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses, owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon, from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof.

Arrears to be paid notwith standing forfeiture.

32. The 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 all other rights incident to the share, except only such of those rights as by these Articles are expressly saved.

Effect of forfeiture.

33. A duly verified declaration in writing that the declarant is a Director of the Company, and that certain shares in the Company have been duly forfeited on a date stated in the declaration shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the shares and such declaration, and the receipt of the Company for the consideration, if any, given for the shares on the sale or disposition thereof shall constitute a good title to such shares, and the person to whom the shares are sold shall be registered as the holder of such shares and shall not be bound to see to the application of the purchase money, nor shall his title to such shares be affected by any irregularity or invalidity in the proceedings in reference to such forfeiture, sale, or disposition.

Evidence of forfeiture.

34. The Company shall have a first and paramount lien upon all the shares registered in the name of each member (whether solely or jointly with others), and upon the proceeds of sale thereof for his debts, liabilities, and engagements, solely or jointly with any other person to, or with the Company whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not and no equitable interest in any share shall be created, except upon the footing and condition that clause 11 hereof is to have full effect. And such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien, if any, on such shares.

Company's lien on shares.

35. For the purpose of enforcing such lien, the Directors may sell the share subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served on such member, his executors or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of such debts, liabilities, or engagements for seven days after such notice.

As to enforcing lien by sale.

36. The nett proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements, and the residue (if any) paid to such member, his executors, administrators, or representatives.

Application of proceeds of sale.

37. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register in respect of such shares the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

Validity of sales under clauses 30 and 36.

TRANSFER AND TRANSMISSION.

Execution of transfer, &c.

38. The instrument of transfer of any share shall be signed both by the transferor and transferee and shall contain the name and address, both of 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. Each signature to such transfer shall be duly attested by the signature of one credible witness who shall add his address and occupation.

Form of transfer.

- 39. The instrument of transfer of any share shall be in writing in the usual common form, or in the following form or as near thereto as circumstances will admit:—
 - I, A.B., of _____, in consideration of the sum of Rs. _____ paid to me by C.D., of _____, hereinafter called the said transferee, do hereby transfer to the said transferee share (or shares) numbered _____ in the undertaking called "Southern Investments Corporation, Limited," to hold unto the said transferee, his executors, administrators, and assigns, subject to the several conditions on which I held the same immediately before the execution hereof, and I, the said transferee, do hereby agree to take the said share (or shares) subject to the conditions aforesaid. As witness our hands the _____ day of _____.

Directors may decline to register transfer. No transfer to infant, &c.

Transfer to be left at office and evidence of title given.

When transfers to be retained.

Fee on transfer.

When transfer books and register may be closed.

Transmission of registered shares. As to survivorship.

As to transfer of shares of deceased or bankrupt members. (Transmission clause.)

Power to increase capital. On what conditions new shares may be issued. As to preferences, &c.

When to be offered to existing members.

How far new shares to rank with shares in original capital.

capital, &c.

40. The Directors, without assigning any reason for such refusal, may decline to register any transfer of shares.

- 41. No transfer shall be made to an infant or person of unsound mind, or to a "prohibited person" or "foreigner" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf of or in trust for such "prohibited person" or "foreigner" or "corporation under foreign control."
- 42. Every instrument of transfer shall be left at the office for registration accompanied by the certificate of the shares to be transferred, and such other evidence as the Company may require to prove the title of the transferor or his right to transfer the shares and upon payment of the proper fee the transferee shall (subject to the Directors' right to decline to register hereinbefore mentioned) be registered as a member in respect of such shares. The Directors may waive the production of any certificate upon evidence satisfactory to them of its loss or destruction.
- 43. All instruments of transfer which shall be registered shall be retained by the Company, but any instrument of transfer which the Directors may decline to register shall be returned to the person depositing the same.
- 44. A fee not exceeding Two Rupees and Fifty Cents may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.
- 45. The transfer books and register of members may be closed during such time as the Directors think fit, not exceeding in the whole twenty-one days in each year.
- 46. The executors or administrators of a deceased member (not being one of several joint-holders) shall be the only persons recognized by the Company as having any title to the shares registered in the name of such member, and in case of the death of any one or more of the joint-holders of any registered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares, but nothing herein contained shall be taken to release the estate of a deceased joint-holder from any liability on shares held by him jointly with any other person. Before recognizing any executor or administrator the Directors may require him to obtain a grant of probate or letters of administration, as the case may be, from some competent court in the Island of Ceylon, having effect in Colombo.
- 47. Any person becoming entitled to or to transfer shares in consequence of the death or bankruptcy or insolvency of any member 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 Directors think sufficient, may, with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares, or may, subject to the regulations as to transfer hereinbefore contained, transfer such shares. This clause is hereinafter referred to as "the transmission clause."

INCREASE AND REDUCTION OF CAPITAL.

- 48. The Company in General Meeting may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient.
- 49. The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto as the resolution creating the same 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 dividends and in the distribution of assets of the Company and with a special or without any right of voting.
- 50. The Company in General Meeting may, before the issue of any new shares, determine that the same, or any of them, shall be offered in the first instance and either at par or at a premium to all the then members or any class thereof in proportion to the amount of the capital held by them, or make any other provisions as to the issue and allotment of the new shares, but in default of any such determination or so far as the same shall not extend, the new shares may be dealt with as if they formed part of the shares in the original ordinary capital.
- 51. 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 ordinary capital, and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, and otherwise.
- If owing to any inequality in the number of new shares to be issued, and the number of shares held by members entitled to have the offer of such new shares, any difficulty shall arise in the apportionment of such new shares or any of them amongst the members, such difficulty shall, in the absence of any direction in the resolution creating the shares or by the Company in General Meeting, be determined by the Directors.
- 53. The Company may (subject to the provisions of the Ordinance) from time to time by special resolution reduce its capital by paying off capital or cancelling capital which has been lost or is unrepresented by available assets or reducing the liability on the shares or otherwise as may seem expedient, and capital may be paid off upon the footing that it may be called up again or otherwise; and paid-up capital may be cancelled as aforesaid without reducing the nominal amount of the shares by the like amount to the intent that the unpaid and callable capital shall be increased by the like amount.

SUBDIVISION AND CONSOLIDATION OF SHARES.

- 54. The Company may, by special resolution, subdivide or consolidate its shares or any of them.
- The special resolution whereby any share is subdivided may determine that, as between the holders of the shares resulting from such subdivision, one or more of such shares shall have some preference or special advantage as regards dividend, capital, voting, or otherwise over or as compared with the others or other (subject, nevertheless, to the provisions of the Ordinance).

SURRENDER OF SHARES.

56. The Directors may accept the surrender of any shares by way of compromise of any question as to the holder being properly registered in respect thereof.

Inequality in number of new shares.

Reduction of

preferred and ordinary.

Subdivision into

Surrender of

MODIFICATION OF RIGHTS.

57. Whenever the capital by reason of the issue of preference shares or otherwise is divided into different classes of shares, all or any of the rights and privileges attached to each class may be modified, commuted, affected, abrogated, or dealt with by agreement between the Company and any person purporting to contract on behalf of that class, provided such agreement is ratified in writing by the holders of at least three-fourths in nominal value of the issued shares of the class, or is confirmed by an extraordinary resolution passed at a separate General Meeting of the holders of shares of that class, and all the provisions hereinafter contained as to General Meetings shall, mutatis mutandis, apply to every such meeting, but so that the quorum thereof shall be members holding or representing by proxy one-fifth of the nominal amount of the issued shares of the class. This clause is not to derogate from any power the Company would have had if this clause were omitted.

Power to modify rights.

Borrowing Powers.

- 58. The Directors may from time to time at their discretion raise or borrow or secure the payment of 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 raised, borrowed, or secured shall not, without the sanction of a General Meeting, exceed the paid-up share capital of the Company, in addition to the ordinary current obligations of the Company. Nevertheless, no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.
- 59. The Directors may raise or secure the payment or repayment of such sum or sums in such manner and upon such terms and conditions in all respects as they think fit, and in particular by the issue of debentures or debenture stock of the Company charged upon all or any part of the property of the Company, both present and future, including its uncalled capital for the time being.
- 60. Debentures, debenture stock, and other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.
- 61. Any debentures, debenture stocks, bonds, or other securities may be issued at a discount, premium, or otherwise, and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at General Meetings of the Company, appointment of Directors, and otherwise.
- 62. Every register of holders of debentures of the Company may be closed for any periods not exceeding in the whole thirty days in any year. Subject as aforesaid every such register shall be open to the inspection of the registered holder of any such debentures and of any member; but the Company may in General Meeting impose any reasonable restrictions so that at least two hours in each day, when such register is open, are appointed for inspection.
- 63. If any uncalled capital of the Company is included in or charged by any mortgage or other security, the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person in trust for him, to make calls on the members in respect of such uncalled capital, and the provisions hereinbefore contained in regard to calls shall, mutatis mutandis, apply to calls made under such authority, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either to the exclusion of the Directors power or otherwise and shall be assignable if expressed so to be.

GENERAL MEETING.

- 64. The First General Meeting of the Company shall be held at such time (subject to the provisions of the Ordinance) and at such place as the Directors may determine. Subsequent General Meetings shall be held once in every year at such time and place as the Directors may determine.
- 65. The General Meetings referred to in the last preceding clause shall be called Ordinary Meetings; all other meetings of the Company shall be called Extraordinary Meetings.
 - 66. Any General Meeting may be held elsewhere than in Ceylon.
- 67. The Directors may, whenever they think fit, and they shall, on the requisition of the holders of not less than one-tenth of the issued capital of the Company upon which all calls or other sums then due have been paid, forthwith proceed to convene an Extraordinary General Meeting of the Company, and in the case of such requisition the following provisions shall have effect:—
 - (1) The requisition must state the objects of the meeting, and must be signed by the requisitionists and deposited at the office, and may consist of several documents in like form, each signed by one or more requisitionists.
 - (2) If the Directors of the Company do not proceed to convene a meeting within twenty-one days from the date of the requisition being so deposited, the requisitionists or a majority of them in value may themselves convene the meeting, but any meeting so convened shall not be held after three months from the date of the deposit.
 - (3) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Directors shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution, and if the Directors do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists or a majority of them in value may themselves convene the meeting.
 - (4) Any meeting convened under this clause by the requisitionists shall be convened in the same manner as nearly as possible as that in which meetings are to be convened by Directors.
- 68. Seven clear days' notice to the members specifying the place, day, and hour of meeting, and in case of special business the general nature of such business, shall be given either by advertisement or by notice sent by post or otherwise served as hereinafter provided, and with the consent in writing of all the members a meeting may be convened by a shorter notice and in any manner they think fit.
- 69. Where it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.
- 70. The accidental omission to give any such notice to any of the members shall not invalidate any resolution passed at any such meeting.

Power to borrow.

Conditions on which money may be borrowed.

Securities may be assignable free from equities.

Issue at discount, &c., or with special privileges.

Register of holders of debentures.

Mortgage of uncalled capital.

When General Meetings to be held.

Distinction between Ordinary and Extraordinary Meetings.

General Meetings may be held outside Ceylon.

When Extraordinary Meeting to be called.

Requisition.

Notice of meeting.

Two meetings convened by one notice.

As to omission to give notice.

PROCEEDINGS AT GENERAL MEETINGS.

Business of Ordinary Meeting. 71. The business of an Ordinary Meeting other than the first meeting shall be to receive and consider the profit and loss account, the balance sheet, and the reports of the Directors and of the Auditors, to elect Directors, Auditors, and other officers in the place of those retiring by rotation or otherwise, to declare dividends, and to transact any other business which under these presents ought to be transacted at an Ordinary Meeting. All other business transacted at an Ordinary Meeting and all business transacted at an Extraordinary Meeting shall be deemed special.

Quorum.

72. Two members holding ordinary shares present in person or by proxy shall be a quorum for a General Meeting for the choice of a Chairman, the declaration of a dividend, and the adjournment of the meeting. For all other purposes the quorum for a General Meeting shall be members holding ordinary shares present in person or by proxy not being less than three in number.

Quorum to be present when business commenced. Chairman of General Meeting.

73. No business shall be transacted at any General Meeting unless the quorum requisite shall be present at the commencement of the business.

The Chairman of the Directors shall be entitled to take the Chair at every General Meeting, or if there be no such Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, the members present shall choose another Director as Chairman, and if no Director be present, or if all the Directors present decline to take the Chair, then the members present shall choose one of their number to be Chairman.

When if quorum not present meeting to be dissolved and when to be adjourned.

75. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, 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 members who are present shall be a quorum, and may transact the business for which the meeting was called.

How questions to be decided at meetings. Casting vote. What is to be evidence of the passing of a resolution where poll not demanded.

Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on a show of hands and at the poll, have a casting vote in addition to the vote or votes to which he may be entitled as a member.

Poll.

At any General Meeting, unless a poll is demanded by the Chairman or by at least five members or by a member or members holding or representing by proxy or entitled to vote in respect of at least one-tenth part of the capital represented at the meeting, a declaration by the Chairman that a resolution has been carried or carried by a particular majority or lost or not carried by a particular majority, and an entry to that effect in the book of proceedings of the Company shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

Power to adjourn General Meeting.

If a poll is demanded as aforesaid it shall be taken in such manner and at such time and place as the Chairman of the meeting directs and either at once or after an interval or adjournment or otherwise, 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 may be withdrawn.

In what cases poll taken without adjournment. Business may proceed notwithstanding demand

The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same 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.

of poll.

Any poll duly demanded on the election of a Chairman of a meeting or on any question of adjournment shall be taken at the meeting and without adjournment.

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.

Votes of members.

VOTES OF MEMBERS.

Votes in respect of shares of deceased and insolvent members.

82. On a show of hands every member holding ordinary shares present in person or by proxy shall have one vote, and upon a poll every member present in person or by proxy shall have one vote for every ordinary share held by him. The preference shares shall not confer on the holder thereof the right to vote at any General Meeting.

Joint-holders.

83. Any person entitled under the transmission clause to transfer any shares may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting, as the case may be, at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares, or the Directors shall have previously admitted his right to vote at such meeting in respect thereof.

Where there are joint registered holders of any share, any one of such persons may vote at any meeting either personally or by proxy in respect of such share as if he were solely entitled thereto, and if more than one of such joint-holders be present at any meeting, personally or by proxy, that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof. Several executors or administrators of a deceased member in whose name any share stands shall for the purposes of this clause be deemed joint-holders thereof.

Proxies permitted.

85. Votes may be given either personally or by proxy.

Instrument appointing proxy to be in writing. Proxies may be general or special.

The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney, or if such appointor is a corporation under its common seal or the hand of its attorney. A proxy who is appointed for a specified meeting only shall be called a special proxy. Any other proxy shall be called a general proxy. No person shall be appointed a special proxy who is not a member of the Company and qualified to vote.

Instrument appointing a proxy to be deposited at the office. 87. The instrument appointing a proxy and the power of attorney (if any) under which it is signed shall be deposited at the office not less than forty-eight hours before the time for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote, but no instrument appointing a special proxy shall be valid after the expiration of twelve months from the date of its execution, should the power of attorney above referred to have been registered in the Company's book it need not be again deposited.

88. A vote given in accordance with the terms of an instrument appointing a proxy shall be valid notwithstanding the previous death of the principal, or revocation of the instrument or transfer of the share in respect of which the vote is given, provided no intimation in writing of the death, revocation, or transfer shall have been received at the office before the meeting. Provided nevertheless, that the Chairman of any meeting shall be entitled to require such evidence as he may in his discretion think fit of the due execution of an instrument of proxy and that the same has not been revoked.

When vote by proxy valid though authority revoked.

89. Every instrument appointing a special proxy shall, as nearly as circumstances will admit, be in the form or to the effect following, and shall be retained by the Company:—

Form of instrument appointing a special proxy.

Southern Investments Corporation, Limited.

I, ____, of ____, being a member of "SOUTHERN INVESTMENTS CORPORATION, LIMITED," hereby appoint _____, of _____, or failing him _____, of _____), as my proxy to vote for me and on my behalf at the (Ordinary or Extraordinary, as the case may be) General Meeting of the Company to be held on the ——— day of ———— and at any adjournment thereof.

As witness my hand this ———— day of ———.

Signed by the said — in the presence of — —

90. No member shall be entitled to be present or to vote on any question either personally or by proxy or as proxy for another member at any General Meeting or upon a poll or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member; and no member shall be entitled to be present or to vote in respect of any share that he has acquired by transfer at any meeting unless he has been the registered holder of the share in respect of which he claims to vote for at least three months previously to the time fixed for holding the meeting at which he proposes to vote or if such meeting be an adjourned meeting to the time originally fixed for holding the same, but this regulation shall not affect shares acquired under a testamentary disposition or by succession to an intestate estate or under a bankruptcy or insolvency or liquidation.

Restrictions on voting.

91. Any resolution passed by the Directors notice whereof shall be given to the members in the manner in which notices are hereinafter directed to be given and which shall within one month after it shall have been so passed be ratified and confirmed in writing by members entitled at a poll to three-fifths of the votes, shall be as valid and effectual as a resolution of a General Meeting, but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by the statutes or these presents ought to be dealt with by special or extraordinary resolution.

Resolution in writing of Directors in certain cases to be equivalent to resolution of General Meeting.

DIRECTORS.

92. Until otherwise determined by a General Meeting the number of the Directors shall not be less than two or more than nine.

Directors.

Number of

93. The persons hereinafter named shall be first Directors, that is to say, G. A. Moncrieff, R. S. Wright, and C. F. Treeby.

First Directors.

94. The Directors shall have power at any time and from time to time to appoint any qualified person as a Director as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above. But any Directors so appointed shall hold office only until the next following Ordinary General Meeting of the Company and shall then be eligible for re-election.

Power of Directors to add to their number.

95. The qualification of a Director shall be the holding of shares in the Company of the nominal value of Rupees Fifty.

Qualification of Directors.

96. A first Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment and unless he shall do so he shall be deemed to have agreed to take the said shares from the Company and the same shall be forthwith allotted to him accordingly.

First Directors' qualifications.

- 97. As a remuneration for their services the Directors shall be paid a sum of Rupees Ten (Rs. 10) per mensem each, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remune tion shall not be considered as including any remuneration granted for special extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company.
- 98. The continuing Directors may act notwithstanding any vacancy in their body; but so that if the number falls below the minimum above fixed the Directors shall not, except for the purpose of filling vacancies, act so long as the number is below the minimum.
 - The office of a Director shall ipso facto be vacated:—
 - (a) If he accepts or holds any other office or place of profit under the Company (except that of Manager), but the position of trustee of a deed for securing debentures or debenture stock of the Company or of solicitor or banker for the Company is not to be considered an office or place of profit.

(b) If he becomes bankrupt or insolvent, or suspends payment, or compound with his creditors.

(c) If he is found lunatic or becomes of unsound mind.

(d) If he ceases to hold the required amount of shares to qualify him for office, but this proviso shall not be deemed to affect the provisions of clause 95 of these Articles.

(e) If he is absent from the meetings of the Directors during a period of three calendar months without special leave of absence from the Directors and he is removed from office by a resolution of the Board.

(f) If he commits any offence punishable under the Ceylon or Indian Penal Code and being under the provisions of the Criminal Procedure Code non-bailable.

(g) If by notice in writing to the Company he resigns his office.

(h) If he is requested in writing by all his co-Directors to resign or is removed from office by an extraordinary resolution of the Company.

Directors may act notwithstanding vacancy. When office of Director is vacated. Directors may contract with Company. as vendor, purchaser, or otherwise, nor shall any such contract or any contract or agreement entered into by or on behalf of the Company in which any Director shall be concerned or interested be avoided, nor shall any Director so contracting or being so concerned or interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relation thereby established, but it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on if his interest then exists or in any other case at the first meeting of the Directors after the acquisition of his interest, and that no Director shall as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted; but this provision shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity against any loss which they or any of them may suffer by reason of becoming or being sureties for the Company. A general notice that a Director is a member of any specified firm or Company and is to be regarded as interested in any subsequent transaction with such firm or Company shall as regards any such transaction be sufficient disclosure under this clause, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or Company.

When Director of this Company appointed Director of a subsidiary company. 101. A Director of this Company may be or become a Director of any Company promoted by this Company or in which it may be interested as a vendor, Shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or member of such Company.

ROTATION OF DIRECTORS.

Rotation and retirement of Directors.

102. At the first ordinary meeting to be held in each year one of the Directors shall retire from office.

Which Directors

103. At every Ordinary Meeting at which a Director retires by rotation the Director who has been longest in office shall retire. As between two or more who have been in office an equal length of time the Director to retire shall in default of agreement between them be determined by lot. The length of time a Director has been in office shall be computed from his last election or appointment when he has previously vacated office. A retiring Director shall be eligible for re-election.

Meeting to fill up vacancies.

104. The Company at any Ordinary Meeting at which any Director retires in manner aforesaid shall fill up the vacated office by electing the retiring Director or any other person to be a Director and without notice in that behalf may fill up any other vacancies.

Retiring
Directors to
remain in office
till successors
appointed.

105. If at any Ordinary Meeting at which an election of Directors ought to take place the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall if willing continue in office until the First Ordinary Meeting in the next year and so on from year to year until their places are filled up, unless it shall be determined at such meeting on due notice to reduce the number of Directors.

Power for General Meeting to increase or reduce number of Directors. 106. The Company in General Meeting may, from time to time, increase or reduce the number of Directors, and may alter their qualification and may also determine in what rotation such increased or reduced number is to go out of office.

Power to remove Director by extraordinary

107. The Company may by extraordinary resolution remove any Director before the expiration of his period of office, and appoint another qualified person in his stead, but the person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed.

Directors may fill up casual

Vacancies.

108. Any casual vacancy occurring among the Directors 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.

When candidate for office of Director must

give notice.

109. No person not being a retiring Director shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other member intending to propose him has not less than fourteen days or more than two months before the meeting left at the office a notice in writing duly signed signifying his candidature for the office or the intention of such member to propose him.

Managing Directors.

Power to appoint Managing Director. 110. The Directors may, from time to time, appoint one or more of their body to be Managing Director or Managing Directors of the Company either for a fixed term or without any limitation as to the period for which he or they is or are to hold such office, and may, from time to time, remove or dismiss him or them from office and appoint another or others in his or their place or places.

What provisions he will be subject to.

111. A Managing Director shall not while he continues to hold that office be subject to retirement by rotation, and he shall not be taken into account in determining the rotation of retirement of Directors, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause he shall ipso facto and immediately cease to be a Managing Director.

Remuneration of Managing Director. 112. The remuneration of Managing Director shall, from time to time, be fixed by the Directors and may be by way of salary or commission or participation in profits or by any or all of those modes.

Powers and duties of Managing Director. 113. The Directors may, from time to time, entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit and may confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as they think expedient, and they may confer such powers either collaterally with or to the exclusion of and in substitution for all or any of the powers of the Directors in that behalf, and may, from time to time, revoke, withdraw, alter, or vary all or any of such powers.

PROCEEDINGS OF DIRECTORS.

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

Meetings of Directors and quorum.

115. A Director may at any time convene a meeting of the Directors. Questions arising at any meeting shall be decided by a majority of votes and in case of an equality of votes the Chairman shall have a second or casting vote.

Directors may summon meeting. How questions to be decided.

116. The Directors may elect a Chairman of their meetings and determine the period for which he is to hold office, but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

Chairman.

117. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under the Articles of the Company for the time being vested in or exercisable by the Directors generally.

Powers of quorum.

118. The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit. Any Committee so formed shall in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed upon it by the Directors.

Power to appoint Committees and to delegate.

119. The meetings and proceedings of any such Committee consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto, and are not superseded by any regulations made by the Directors under the last preceding clause.

Proceedings of Committee.

- 120. The Directors or any Committee may meet at such place as they may determine, whether within or without the Island of Ceylon.
- 121. All acts done by any meeting of the Directors or by a Committee of Directors or by any person acting as a Director shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

Directors or Committee valid notwithstanding defective appointment, &c.

When acts of

MINUTES.

122. The Directors shall cause minutes to be duly entered in books provided for the purpose—

Minutes to be made.

- (a) Of all appointments of officers.
- (b) Of the names of the Directors present at each meeting of the Directors and of any Committee of Directors.

(c) Of all orders made by the Directors and Committees of Directors.

(d) Of all resolutions and proceedings of General Meetings and of meetings of the Directors and Committees.

And any such minutes of any meeting of the Directors or of any Committee or of the Company if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding meeting, shall be receivable as *prima facie* evidence of the matters stated in such minutes.

Powers of Directors.

123. The control of the Company and of the business of the Company shall be vested in the Directors who, in addition to the powers and authorities by these presents or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not hereby or by statute law expressly directed or required to be exercised or done by the Company in General Meeting, but subject nevertheless to the provisions of any statute law and of these presents and to any regulations from time to time made by the Company in General Meeting, provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

General power of Company vested in Directors.

124. Without prejudice to the general powers conferred by the last preceding clause, and the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, that is to say:—

Specific powers given to Directors.

(1) To pay the costs, charges, and expenses, preliminary and incidental to the promotion, formation, establishment, and registration of the Company.

(2) To purchase or otherwise acquire for the Company any property, rights, or privileges, which the Company is authorized to acquire at such price and generally on such terms and conditions as they think fit.

(3) At their discretion to pay for any property, rights, privileges, acquired by or services rendered to the Company either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company, and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon; and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.

To pay for property in debentures, &c.

(4) To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its unpaid capital for the time being or in such other manner as they may think fit.

To secure contracts by mortgage.

To appoint officers,

(5) To appoint and at their discretion remove or suspend such agents, managers, secretaries, officers, clerks, and servants for permanent, temporary, or special services, as they may from time to time think fit, and to determine their powers and duties and fix their salaries or emoluments and to require security in such instances and to such amount as they think fit.

&c.

(6) To appoint any person or persons (whether incorporated or not) to accept and hold in trust for the Company any property belonging to the Company or in which it is interested or for any other purposes, and to execute and do all such deeds, documents, and things as may be requisite in relation to any such trust, and to provide for the remuneration of such trustee or trustees.

To appoint trustees.

To bring and defend actions, &c.

To refer to arbitration.

To give receipts.

To appoint attorneys.

To invest moneys.

To give security by way of indemnity.

To give percentages.

To establish reserve fund.

To make by-laws.

To make contracts,

Local management.

Local board.

Delegations.

Powers of attorney.

Sub-delegation.

Local laws.

- (7) To institute, conduct, defend, compound, or abandon any legal proceedings by or against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound, allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.
- (8) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (9) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (10) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (11) From time to time to provide for the management of the affairs of the Company either in different parts of Ceylon or elsewhere in such manner as they think fit, and in particular to establish branch offices and to appoint any persons to be the attorneys or agents of the Company with such powers (including power to sub-delegate) and upon such terms as may be thought fit.
- (12) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof upon such securities (not being shares in this Company) and in such manner as they may think fit, and from time to time to vary or realize such investments.
- (13) To execute in the name and on behalf of the Company in favour of any Director or other person who may incur or be about to incur any personal liability for the benefit of the Company such mortgages of the Company's property (present and future) as they think fit, and any such mortgage may contain a power of sale and such other powers, covenants, and provisions as shall be agreed on.
- (14) To give to any person employed by the Company a commission on the profits of any particular business or transaction or a share in the general profits of the Company.
- (15) Before recommending any dividend, to set aside out of the profits of the Company such sums as they think proper as a reserve fund to meet contingencies or for equalizing dividends or for special dividends or for repairing, improving, and maintaining any of the property of the Company, and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and to invest the several sums so set aside upon such investments (other than shares of the Company) as they may think fit, and from time to time to deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company and that without being bound to keep the same separate from the other assets.
- (16) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers, and servants.
- (17) To enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds, and things in the name and on behalf of the Company as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purposes of the Company.
- (18) 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.

LOCAL MANAGEMENT.

125. The following provisions shall have effect:

- (1) The Directors may from time to time provide for the management of the affairs of the Company outside the Island of Ceylon (or any special locality in Ceylon) in such manner as they shall think fit, and the provisions contained in the next following sub-clause shall be without prejudice to the general powers conferred by this sub-clause.
- (2) The Directors from time to time and at any time may establish any local boards or agencies for managing any of the affairs of the Company outside the Island of Ceylon or in any specified locality in Ceylon, and may appoint any persons to be members of such local board or any managers or agents and may fix their remuneration.
- (3) The Directors from time to time and at any time may delegate to any person so appointed any of the powers, authorities, and discretions for the time being vested in the Directors, and may authorize the members for the time being of any such local board or any of them to fill up any vacancies therein and to act notwithstanding vacancies, and any such appointment or delegation may be made on such terms and subject to such conditions as the Directors may think fit; and the Directors may at any time remove any person so appointed, and may annul or vary any such delegation.
- (4) The Directors may, at any time and from time to time by power of attorney under the seal, appoint any persons to be the attorneys of the Company for such purposes and with such powers, authorities, and discretions not exceeding those vested in or exercisable by the Directors under these presents and for such period and subject to such conditions as the Directors may from time to time think fit; and any such appointment may, if the Directors think fit, be made in favour of the members or any of the members of any local board established as aforesaid, or infavour of any Company, or of the members, Directors, nominees, or managers of any Company or firm, or otherwise in favour of any fluctuating body of persons whether nominated directly or indirectly by the Directors, and any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Directors think fit.
- (5) Any such delegates or attorneys as aforesaid may be authorized by the Directors to subdelegate all or any of the powers, authorities, and discretions for the time being vested in them
- (6) The Directors may comply with the requirements of any local law which, in their opinion, it shall, in the interests of the Company, be necessary or expedient to comply with.

MANAGERS.

126. The business of the Company shall be carried on by a Manager or Managers as the Directors may from time to time determine. Such Manager or Managers shall be subject to the direction and control of the Directors, and his or their remuneration, powers, and duties shall be such as the Directors may from time to time determine.

127. Unless and until otherwise determined by the Directors, the Manager or Managers shall have power to make, draw, endorse, sign, accept, negotiate, and give all cheques, bills of lading, drafts, orders, bills of exchange, promissory notes, and other negotiable instruments required in the business of the Company, and may also sign and give all receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.

THE SEAL.

128. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors or a Committee of the Directors previously given, and two Directors at the least shall sign every instrument to which the seal is affixed. Provided, nevertheless, that any instrument bearing the seal of the Company and issued for valuable consideration shall be binding on the Company, notwithstanding any irregularity touching the authority of the Directors to issue the same.

Custody of seal.

How profits shall be divisible.

DIVIDENDS.

129. Subject as aforesaid and to the rights of the holders of shares issued upon special conditions, the profits of the Company shall be divisible among the members in proportion to the capital paid up on the shares held by them respectively.

and to be noted to the members. Declaration

130. The Company in General Meeting may declare a dividend to be paid to the members seconding to their rights and interest in the profits and may fix the time for payment.

Declaration of dividends.

131. No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.

Restriction on amount of dividend.

132. No dividend shall be payable except out of the profits of the Company, and no dividend chall-carry interest as against the Company.

Dividend out of profits only and not to carry interest.

133. The declaration of the Directors as to the amount of the nett profits of the Company shall be conclusive.

What to be deemed nett profits.

Interim dividends.

134. The Directors may from time to time pay to the members such interim dividends as in their judgments the position of the Company justifies.

Debts may be

135. The Directors may retain any dividends on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists.

Dividend and call together.

deducted.

136. Any General Meeting declaring a dividend may make a call on the members of such amount as the meeting fixes, but so that the call on each member shall not exceed the dividend payable to him, and so that the call be made payable at the same time as the dividend, and the dividend may, if so arranged between the Company and the member, be set off against the call. The making of a call under this clause shall be deemed ordinary business of an Ordinary Meeting which declares a dividend.

Dividend in specie.

137. Any General Meeting may direct payment of any dividend declared at such meeting, or of any interim dividend which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in one or more of such ways, and the Directors shall give effect to such direction; and when any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any shareholders upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors.

138. A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.

Effect of transfer.

139. The Directors may retain the dividends payable upon shares in respect of which any person is under the transmission clause entitled to become a member, or which any person under that clause is entitled to transfer until such person shall become a member in respect thereof, or shall duly transfer the same.

Retention in certain cases.

140. Any one of several persons who are registered as the joint-holders of any share may give effectual receipts for all dividends and payments on account of dividends in respect of such share.

Dividend to joint-holders.

141. Unless otherwise directed, any dividend may be paid by cheque or warrant sent through the post to the registered address of the member entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding, and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent.

Payment by post.

142. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed, and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.

Unclaimed dividends.

BOOKS AND DOCUMENTS.

14. The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company.

Books of accounts to be kept.

144. The books of account shall be kept at the office or at such other place or places as the Directors think fit.

Where to be kept.

145. 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 account books and documents of the Company or any of them shall be open to the inspection of the members, and no member 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.

Inspection by members.

ACCOUNTS AND BALANCE SHEETS.

Annual account and balance sheet.

- 146. (1) At each Ordinary Meeting the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company made up to a date not more than six months before the meeting from the time when the last preceding account and balance sheet were made up, or, in the case of the first account and balance sheet, from the incorporation of the Company.
- (2) The Auditor's report (to be prepared in accordance with the provisions of clause 152 of the Articles) shall be attached to the balance sheet, or there shall be inserted at the foot thereof a reference to the report, and the report shall be read before the Company in General Meeting, and shall be open to inspection by any Shareholder.

Annual report of Directors.

147. Every such balance sheet shall be accompanied by a report of the Directors 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 members, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained, and the account, report, and balance sheet shall be signed by at least three Directors.

Copies to be sent to members and deposited at the registered office.

A printed copy of such account and balance sheet, together with the reports of the Auditors and Directors, shall, at least seven days previously to the meeting, be sent to the registered address of every member of the Company, and a copy shall also be deposited at the registered office of the Company for the inspection of members of the Company during a period of at least seven days before the meeting.

AUDIT.

Accounts to be audited annually.

149. Once in every year the accounts of the Company shall be examined and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

Audit provisions.

150. The Company at the first Ordinary Meeting in each year shall appoint an Auditor or Auditors to hold office until the first Ordinary Meeting in the following year, and the following provisions shall have effect, that is to say :-

(1) A Director or officer of the Company shall not be capable of being appointed Auditor of the Company.

(2) A person other than a retiring Auditor shall not be capable of being appointed Auditor at an Ordinary Meeting, unless notice of an intention to nominate that person to the office of Auditor has been given by a Shareholder to the Company not less than fourteen days before the meeting, and the Company shall send a copy of any such notice to the retiring Auditor, and shall give notice thereof to the Shareholders either by advertisement or in any other mode allowed by the Articles not less than seven days before the meeting.

Provided that if after notice of the intention to nominate an Auditor has been so given, an Ordinary Meeting is called for a date fourteen days or less after the notice has been given, the notice, though not given within the time required by this provision, shall be deemed to have been properly given for the purposes thereof, and the notice to be sent or given by the Company may, instead of being sent or given within the time required by this provision, be sent or given at the same time as the notice of the Ordinary Meeting.

(3) The first Auditors of the Company may be appointed by the Directors before the first Ordinary Meeting, and, if so appointed, shall hold office until such meeting, unless previously removed by a resolution of the Shareholders in General Meeting, in which case the Shareholders at that meeting may appoint Auditors.

(4) The Directors may fill any casual vacancy in the office of Auditor, but while any such

vacancy continues, the surviving or continuing Auditor or Auditors (if any) may act.

The remuneration of the Auditors shall be fixed by the Company in General Meeting except that the remuneration of any Auditors appointed before the first Ordinary Meeting or to fill any casual vacancy may be fixed by the Directors.

- 152. (1) Every Auditor of the Company shall have a right of access at all times to the books and accounts and vouchers of the Company, and shall be entitled to require from the Directors and officers of the Company such information and explanations as may be necessary for the performance of the duties of the Auditors.
- (2) The Auditors shall make a report to the Shareholders on every balance sheet laid before the Company in General Meeting during their tenure of office, and the report shall state-
 - (a) Whether or not they have obtained all the information and explanations they have required;
 - (b) Whether in their opinion the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs according to the best of their information and the explanations given to them and as shown by the books of the Company.

When accounts to be deemed

Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period, the account shall forthwith be corrected and thenceforth shall be conclusive.

NOTICES.

How notice to be served on members.

154. A notice may be served by the Company upon any member, either personally or by sending it through the post, in a prepaid envelope or wrapper addressed to such member at his registered place of address.

Members resident abroad.

- 155. Each holder of registered shares shall from time to time notify in writing to the Company some place in the Island of Ceylon to be registered as his address, and such registered place of address shall for all purposes be deemed his place of residence.
- Notices where no address.
- As regards any member who has not notified in writing to the Company some place in the Island of Ceylon to be registered as his address, a notice posted up in the registered office shall be deemed to be well served on him at the expiration of twenty-four hours from the time when it is so posted up.

Remuneration of Auditors.

Rights and duties of Auditors.

finally settled.

- 157. Any notice required to be given by the Company to the members or any of them and not. When notice expressly provided for by these presents shall be sufficiently given, if given by advertisement. may be given
- 158. Any notice required to be or which may be given by advertisement shall be advertised once in the Ceylon Government Gazette.
- 159. All notices shall, with respect to any registered shares to which persons are jointly entitled, be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such shares.
- 160. Any notice sent by post shall be deemed to have been served on the day following that on which the envelope or wrapper containing the same is posted, and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put into the post office, and a certificate in writing signed by any Director or other officer of the Company that the envelope or wrapper containing the notice was so addressed and posted shall be conclusive evidence thereof. Any notice given by advertisement shall be deemed to have been given on the day on which the advertisement shall first appear.
- 161. Every person who by operation of law, transfer, or other means whatsoever shall become entitled to any share shall be bound by every notice in respect of such share which previously to his name and address being entered on the register shall be duly given to the person from whom he derives his title to such share.
- 162. Any notice or document delivered or sent by post to or left at the registered address of any member in pursuance of these presents shall, notwithstanding such member be then deceased, and whether or not the Company have notice of his decease, be deemed to have been duly served, in respect of any registered shares whether held solely or jointly with other persons, by such member until some other person be registered in his stead as the holder or joint-holder thereof, and such service shall for all purposes of these presents be deemed a sufficient service of such notice or document on his or her heirs, executors, or administrators, and all persons, if any, jointly interested with him or her in any such share.
 - 163. The signature to any notice to be given by the Company may be written or printed.
- 164. In the event of a winding up of the Company every member of the Company who is not for the time being in the Island of Ceylon shall be bound within eight weeks after the passing of an effective resolution to wind up the Company voluntarily or the making of an order for the winding up of the Company to serve notice in writing on the Company appointing some householder residing in Colombo upon whom all summonses, notices, process, orders, and judgments in relation to or under the winding up of the Company may be served, and in default of such nomination, the liquidator of the Company shall be at liberty, on behalf of such member, to appoint some such person, and service upon any such appointee, whether appointed by the member or the liquidator, shall be deemed to be good personal service on such member for all purposes, and where the liquidator makes any such appointment, he shall with all convenient speed give notice thereof to such member by advertisement in some daily newspaper published in Colombo, or by a registered letter sent through the post and addressed to such member at his address as mentioned in the register of members of the Company, and such notice shall be deemed to be served on the day following that on which the advertisement appears or the letter is posted. The provisions of this clause shall not prejudice the right of the liquidator of the Company to serve any notice or other document in any other manner prescribed by the regulations of the Company.

SECRECY CLAUSES.

- 165. Every Director, manager, auditor, trustee, member of a committee, officer, servant, agent, accountant, or other person employed in the business of the Company shall, if so required by the Directors or Managing Agents, before entering upon his duties, sign a declaration pledging himself to observe a strict secrecy respecting all transactions of the Company with the customers, and the state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required so to do by the Directors, or by any meeting, or by a court of law, or by the person to whom such matters relate, and except so far as may be necessary in order to comply with any of the provisions in these presents contained.
- 166. No member shall be entitled to enter upon the property of the Company, or to require, discovery of, or any information respecting any detail of the Company's trading, or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process which may relate to the conduct of the business of the Company, and which, in the opinion of the Directors, it will be inexpedient in the interest of the members of the Company to communicate to the public.

WINDING UP.

- 167. If the Company shall be wound up and the assets available for distribution among the members as such shall be insufficient to repay the whole of the paid-up capital, such assets shall be distributed so that as nearly as may be the losses shall be borne by the members in proportion to the capital paid up, or which ought to have been paid up at the commencement of the winding up on the shares held by them respectively. And if in a winding up, the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the members in proportion to the capital at the commencement of the winding up paid up, or which ought to have been paid up on the shares held by them respectively. But this clause is to be without prejudice to the rights of the holders of the shares issued upon special terms and conditions.
- 168. (1) If the Company shall be wound up, whether voluntarily or otherwise, the liquidators may, with the sanction of an extraordinary resolution, divide among the contributories in specie or kindany part of the assets of the Company, and may, with the like sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories or any of them as the liquidators, with the like sanction, shall think fit.
- (2) If thought expedient, any such division may be otherwise than in accordance with the legal rights of the contributories (except where unalterably fixed by the Memorandum of Association), and in particular any class may be given preferential or special rights, or may be excluded altogether

When notice may be given by advertisement. How to be advertised. Notice to joint-holders.

When notice by post deemed to be served.

Transferees, &c., bound by prior notices.

Notice valid though member deceased.

How notice to be signed. Service of process in winding up.

Secrecy clause.

Member not entitled to information.

Distribution of assets.

Distribution of essets in specie.

or in part, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a special resolution.

(3) In case any of the shares to be divided as aforesaid involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may within ten days after the passing of the extraordinary resolution by notice in writing direct the liquidator to sell his proportion and pay him the nett proceeds, and the liquidator shall, if practicable, act accordingly.

INDEMNITY.

Indemnity.

169. Every Director, Managing Agent, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay all costs, losses, and expenses which any such officer or servant may incur or become liable to by reason of any contract entered into, or act or thing done by him as such officer or servant, or in any way in the discharge of his duties, including travelling expenses and the amount for which such indemnity is provided, shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

Individual responsibility of Directors.

170. No Director, Manager, or other officer of the Company shall be liable for the acts, receipts, neglects, or defaults of any other Director or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of title to any property acquired by order of the Directors 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 loss occasioned by any error of judgment or oversight on his part, or for any other loss, damage, or misfortune whatever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own dishonesty.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written.

FRED. W. WALDOCK.

E. MASTERS.

Witness to the above two signatures, at Colombo, this 4th day of January, 1919:

V. A. JULIUS, Proctor, Supreme Court, Colombo.

R. S. WRIGHT.
CHAS. F. TREEBY.
SYDNEY JULIUS.
H. CREASY.

E. R. WILLIAMS.

Witness to the above five signatures, at Colombo, this 6th day of January, 1919:

V. A. JULIUS, Proctor, Supreme Court, Colombo.

Second Publication.

MEMORANDUM OF ASSOCIATION OF THE USK VALLEY (KALUTARA) RUBBER COMPANY, LIMITED.

- .. The name of the Company is "THE USK VALLEY (KALUTARA) RUBBER COMPANY, LIMITED."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are—

(1) To purchase, lease, or otherwise acquire the block of land called Pelendamukalana, situate in the Kalutara District of the Island of Ceylon.

- (2) To purchase, to take on lease or in exchange, hire, or otherwise acquire any lands, concessions, estates, plantations, and properties 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 landand real and personal, immovable and movable, estate or property and assets of any kind of the Company, or any part thereof.

(4) To plant, grow, and produce rubber, tea, coconuts, 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) rubber, tea, coconuts, 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 rubber, tea, coconut produce, coconuts, 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 rubber, tea, coconuts, 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, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and any other business which can or may conveniently be carried on in connection with 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 rubber, tea leaf, coconuts, coffee, and (or) other raw products or produce for manufacture, mani-

pulation, 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, 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 rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works, and conveniences which may be necessary or convenient for the purpose 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 Island of Ceylon, the Federated Malay States, 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; and to remunerate any such at such rate as shall be thought fit, and to grant pensions

or gratuities to any such or the widow or children 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, 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 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,

the Federated Malay States, India, 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, 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 property 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 things 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

generally to carry on any business or effectuate any object 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 inconsideration 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 and 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 or 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 clauses (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 Shareholders is limited.

The nominal capital of the Company is Eight hundred thousand Rupees (Rs. 800,000), divided into Eighty thousand (80,000) shares of Ten Rupees (Rs. 10) 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 :-

Name and Addresses of Subscribers.			Number of Shares taken by each Subscriber.		
J. J. DICKSON, Colombo					One
R. Fowke, Colombo					One
A. H. MARSHALL, Colombo					One
E. R. WALDOCK, Colombo	• •	• •			One
FRED. W. WALDOCK, Colombo			• •		One
H. F. PARFITT, Colombo	• •		• •		One
E. Masters, Colombo	• •	••	• •		One
		Total num	ber of Shares taken		Seven

Witness to the above signatures, at Colombo, this 20th day of December, 1918:

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

ARTICLES OF ASSOCIATION OF THE USK VALLEY (KALUTARA) RUBBER COMPANY, LIMITED.

It is agreed as follows:--

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in 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:—

Company.—The word "Company" means "The Usk Valley (Kalutara) Rubber Company, Limited," incorporated

or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—The "Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 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.

Extraordinary resolution.—"Extraordinary resolution "means a resolution passed by three-fourths in number

and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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.—With regard to a Shareholder "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 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 Eight hundred thousand Rupees (Rs. 800,000), divided into Eighty thousand (80,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

- 8. Allotment and 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 be first 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 unissued 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, and may make arrangements on an 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. 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.
- 11. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.
- 12. 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 but not more than one partner may vote at a time.

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

persons not in partnership.

- 14. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to with.—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 ne 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.
- 15. Survivor of joint-holders, 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.

16 Liability of joint-holders.—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.

17. Trusts or any interest in share other than that of registered holder or of any person under clause 38 not recognized.—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.

INCREASE OF CAPITAL.

- 18. Increase of capital by creation of new shares.—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.
- 19. Issue of 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 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. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

20. 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 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.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

22. Reduction of capital and sudivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

23. Certificates 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.

24. Certificates to be under Seal of Company. -The certificates of shares shall be issued under the seal of the Company. 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 deem

adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

26. 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 right of a Shareholder until his name shall have been entered in the Register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

28. Transfer of shares .--Subject to the restrictions of these Articles, any Shareholder may transfer all or any of

his shares by instrument in writing.

29. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor 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 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 the 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

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 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 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 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 curator of any minor 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, beforthwith 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.

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 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 deducing 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.

SUBRENDER AND FORFEITURE OF SHARES.

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. (a) 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, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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 interests 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.

(c) 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 effect.

(d) Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

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

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

44. Effect of surrender or forfeiture.—The surrender of 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. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture; 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 thereupon 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 irregularilty in the proceedings in reference to such forfeiture or sale.

(b) 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. per annum 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 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 transser of shares subject to such charge or lien.

47. 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 the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

49. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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 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: Modifications of rights and consent thereto. —If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes—

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may 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 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;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders or shares of the class,

by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article 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 as aforesaid in any case in which but for this Article the object of the resolution 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 Shareholder, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any Shareholder personally present and entitled to vote at the meeting.

54. (a) 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.

(b) 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 or by resolution in writing in terms of Article 121.

(c) 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.

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 receive from any Shareholder willing

to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum

actually called up.

Borrowing Powers.

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, or plantations, or otherwise. Also from time to time, at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of One hundred thousand Rupees (Rs. 100,000). 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 also that before the Directors execute any mortgage, issue any debentures or create any debenture stock shey shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the Agent or Secretary or Agents 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 Meeting.—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 mentioened in the two last preceding clauses 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 conven 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, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made 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 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 persons being Shareholders entitled to vote or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

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 persons 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.

Sharholder 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.

173. Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present. 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 votes 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.

10.74. 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 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.

76. No poll in 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 shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for

every one share held by him.

78. Curator of minor, &c., when not entitled to vote.—The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

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

duly authorized.

80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote.—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 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 vote.

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

The Usk Valley (Kalutara) Rubber Company, Limited.

I, ———, of ———, appoint ———, of ———, (a Shareholder in the Company) as my prox	v.
to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may t	ie)
General Meeting of the Company to be held on the ———day of ———, One thousand Nine hundred as	nď
, 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 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.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders, not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another and if necessary enabling him to be placed on the Register of Shareholders.

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 Five hundred Rupees (Rs. 1,500), 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 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 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

89. Appointment of first Directors and duration of their office.—The first Directors shall be Edgar Rogers Waldock, Esq., of Colombo; Alexander David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garrick, Esq., of

Ukuwela estate, Ukuwela; and John James Dickson, Esq., of Colombo, who shall hold office till the Second Ordinary General Meeting of the Company, when one of them shall retire as provided in Article 94 hereof.

90. Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors 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.

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 No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left, at the Office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

Board may fill up vacancies.—The Board shall have power at any time and from time to time before the Second 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 the Directors subsequently to the Second Ordinary General Meeting may be filled up by the Directors, but any person so chosen, shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting 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, and Fourth 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.

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 Directors who have been the sametime 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 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.

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. 101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized. by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.

- 102. When office of Directors to be vacated.—The office of Director shall be vacated—
- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
- (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify him for the office.
- (e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Exceptions.—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.

103. How Directors removed and successors appointed.—The Company may by an extraordinary 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.

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 happen through his own wilful act or default.

105. 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.

106. The Directors shall have power to purchase or otherwise acquire the said block of land called Pelenda-mukalana.

107. To manage business of Company and pay preliminary expenses, &c.—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, 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 the 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 block of land and of 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 A. The firm of Aitken, Spence and Company, Colombo, shall be the Agents and Secretaries of the Company.

108. To acquire property, to appoint officers, and pay expenses.—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, 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 may from time to time [remove or suspend all or any of the managers, 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.

109. To appoint proctors and attorneys.—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.

110. To open banking accounts and operate thereon, &c.—The Directors shall have power to open on hebalf 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.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of 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 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.

112. General powers.—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 the 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 managers, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the 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.

- Special powers.—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.

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, 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, 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 exerciseable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and 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.

114. 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. 117. 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.

118. 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.

119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and

as if every person had been duly appointed, provided the same be done before the discovery of the defect.

120. 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.

121. 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 for the time being resident in Ceylon shall be as valid and effectual as if it had been passed

at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

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

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

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

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

- (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
- (e) Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

123. 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 of 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. tively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL

124. The use of the Seal.—The Seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument except in the presence of two or more of the Directors, or of one Director and the Agents and Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and 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 Agents and Secretaries, and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a Director or the Secretary or the duly authorized attorney of such company signing for and on behalf of such company as Agents and Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

ACCOUNTS.

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

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

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

127. 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 as at the end of the same period.

128. 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.

days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

130. 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 amounts paid on

their shares, but no dividend or bonus shall be payable except out of nett profits.

130 A. Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company or of any other Company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the tooting of the value so fixed in order to adjust the right of all parties.

131. 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) paya bonus to the Share-

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

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

133. 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 the payment of accumulated dividends due on preference shares, 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 extensions 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.

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

interest against the Company.

135. 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.

136. 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.

may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

138. Notice of dividend: forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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. For the purposes of this clause any chaques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

139. 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.

140. 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.

141. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness

of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

Marcholder in any transaction of the Company, but an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. 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.

143. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; 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 cligible for re-election.—Retiring Auditors shall be eligible for re-election.

Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company 145.

in General Meeting, and this remuneration may from time to time be varied by a General Meeting

146. 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.

147. Duty to Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts

and vouchors relating thereto and to report thereon to the meeting generally or specially as he may think fit.

Company's accounts to be open 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.

149. Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with an address in Ceylon, which shall be deemed to be his place of a shall be registered as such in the Company.

151. Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless 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.

152. 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.

153. 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 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.

154. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder resident 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 notice.

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

ARBITRATION.

155. 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. 156. 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.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY. 157. 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 a tany 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.

158. 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 that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto. 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 after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders 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, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

159. 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 hereunto set and subscribed their names, at Colombo, this 20th day of December, 1918.

J. J. DICKSON.

R. FOWKE.

A. H. MARSHALL. E. R. WALDOCK. FRED. W. WALDOCK. H. F. PARFITT.

E. MASTERS.

Witness to the above signatures: EUSTACE F. DE SABAM, Proctor, Supreme Court, Colombo.

GOVERNMENT GAZETTE — Jan. 31, 1919 CEYLON

NEW RANDOM OF ASSOCIATION OF THE LOGIE TEA AND RUBBER COMPANY, LIMITED.

The name of the Company is "THE LOGIE TEA AND RUBBER 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, lease or otherwise acquire the Logie and Zululand estates, situate respectively in the Dimbula

and Wattegama districts of the Island of Ceylon.

(2) To purchase, to take on lease or in exchange, hire, or otherwise acquire any lands, concessions, estates, plantations, and properties 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

(3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands and real and personal, immovable and movable, estate or property and assets of any kind of the Company, or

any part thereof.

(4) To plant, grow, and produce tea, rubber, coconuts, 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) tea, rubber, coconuts, 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 tea, rubber, to dome coconut produce, coconuts, 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.

Tryo(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 tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid in allits branches; carriers of passengers and good by land or by water; forwarding agents, merchants, exporters, importers, traders, engineers, tug-owners, and wharfingers; proprietors of docks, wharves, jetties. piers, warehouses, and boats; and any other business which can or may conveniently be carried on in connection

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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 nonexclusive 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 tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, mani-

pulation, 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, .344 g 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 rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves. jetties, and other works, and conveniences which may be necessary or convenient for the purpose 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.

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 Island of Ceylon, the Federated Malay States, 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; and to remunerate any such at such rate as shall be thought fit, and to grant pensions

or gratuities to any such or the widow or children 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 arrangeements, 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, 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,

the Federated Malay States, India, 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.

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(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, 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 property 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 altogther 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 as principals, agents, contractors, or otherwise, or alone or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise, and

generally to carry on any business or effectuate any object 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 ordisposal of any lands and realfor personal, immovable and 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 or 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 clauses (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 Shareholders is limited.

5. The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000), divided into Six thousand (6,000) 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 ny 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	s of Subscribers.				r of Shares taken ach Subscriber,
R	oper S. Agar, Talawak	cele	• •	• •	••	One
	H. Thomas, Talawake		• •	• •	. ••	One
	DITH AGAR, Talawakele		••	• •	• •	One
M	AI THOMAS, Talawakele	• •,	• •	- •	• •	One

Witness to the signatures of Roper Shelton Agar, Jocelyn Hume Thomas, Edith Agar, and Mar Thomas, at Coombewood, Talawakele, this 14th day of January, 1919:

	TOR DUNPHY, age, Talawakel		S. Sivaprakasum, Clerk, Coombewood.			
HERBERT Bors, Colomb		••	••		One	
G. L. BURNE, Colombo		• •	• •	• •	One	
W. H. SMALLWOOD, Co	olombo	• •	• •	• •	One	
		Tota	al number of Share	s taken	Seven	

Witness to the signatures of Herbert Bois, Godfrey Lionel Burne, and Wilmot Hervey Smallwood, at Colombo, this 16th day of January, 1919:

ARTICLES OF ASSOCIATION OF THE LOGIE TEA AND RUBBER COMPANY, LIMITED.

It is agreed as follows:-

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in 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:—

Company.—The word "Company" means "The Logie Tea and Rubber Company, Limited," incorporated or

established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—The "Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 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.

Extraordinary resolution.—" Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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.—With regard to a Shareholder "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 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 Six hundred thousand Rupees (Rs. 600,000), divided into Six thousand (6,000) shares of One hundred Rupees (Rs. 100) each.

SHARES.

- 8. Allotment and 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 be first 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 unissued 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, and may make arrangements on an 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. 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.

 11. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.
- 12. 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 but not more than one partner may vote at a time.

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

persons not in partnership.

14. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to vote.—Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-Shareholders shall be entitled to the right of voting and of giving proxies

and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first

registered Shareholder then resident in Coylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

15. Survivor of joint-holders, 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.

16 Liability of joint-holders.—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.

17. Trusts or any interest in share other than that of registered holder or of any porson under clause 38 not recognized. 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.

INCREASE OF CAPITAL.

18. Increase of Capital by creation of new shares.—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 special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

19. Issue of new shares.—The new share 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 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. The Directors shall have power to add to such new shares such an amount of

premium as they may consider proper.

- 20. 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.
- 21. 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, transmission, forfeiture, lier, surrender, and otherwise.
- REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES. 22. Reduction of Capital and sudivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

23. Certificates 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.

24. Certificates to be under Seal of Company. - The certificates of shares shall be issued under the seal of the Company.

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 deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

26. 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 right of a Sharehalder until his name shall have been entered in the Register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

28. Transfer of shares.—(1) A share may be transferred by a Shareholder or other person entitled to transfer to any Shareholder selected by the transferor; but, save as aforesaid, and as provided by sub-clause (5) or (7) of this Article, no share shall be transferred to a person who is not a Shareholder se long as any Shareholder is willing to purchase

the same as hereinafter provided.

- (2) Except where the transfer is made pursuant to sub-clause (1), (5), or (7) of this Article, the person proposing to transfer any share (hereinafter called "the proposing transferor").shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to the proposing transfers. The transfer notice shall specify the sum he fixes as the price of the share (hereinafter called "the proposing transferor"), and shall constitute the Company, it is again to the constitute the company. his agent, for the sale of the share to any Shareholder of the Company at such price. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each, and shall specify the denoting number of each share which the proposing transferor desires to sell. A transfer notice shall not be revocable except with the sanction of the Directors.
- (3) If the Company shall within the space of ninety days after being served with such notice find a Shareholder willing to purchase the share at the proposing transferor's price (hereinafter called "the purchasing Shareholder"), and give notice thereof to the proposing transferor, the latter shall be bound, upon payment of the said price, to transfer the share to the purchasing Shareholder.
- (4) If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring any share, the Company may receive the purchase money, and shall thereupon cause the name of the purchasing Shareholder to be entered in the register as the holder of that share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Shareholder, and after his name has been entered in the register in purported exercise of the aforesaid power, the validity of the proceedings shall not be questioned by any person.

(5) If the Company shall not within the space of ninety days after being served with the transfer notice find a Shareholder willing to purchase all or any of the shares comprised therein, and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months after the expiration of the said period of ninety days, be at liberty, subject to Article 32, to sell and transfer the said shares, or such of them as have not been sold to a purchasing Shareholder, to any person but at a price not less than that specified by him in his transfer notice.

(6) The Company in General Meeting may make, and from time to time vary, rules as to the mode in which any shares specified in any transfer notice shall be offered to the Shareholders, and as to their rights in regard to the purchase thereof, and in particular may give any Shareholder, or class of Shareholders, a preferential right to purchase the same. Until otherwise determined, every such share shall be offered to the Shareholders by lots drawn in regard thereto as the Directors

shall think fit.

(7) Any share may be transferred by a Shareholder to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, wife, or husband of a Shareholder, and any share of a deceased Shareholder may be transferred by his executors or administrators to any trustees under the will of any such deceased Shareholder, or to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, widow, or widower of such deceased Shareholder, to whom such deceased Shareholder may have specifically bequeathed the same, or who may be entitled to the residuary estate of such deceased Shareholder or any part or share of such residuary estate, and shares standing in the name of the trustees of the will of any deceased Shareholder may be transferred to any beneficiary as aforesaid under the will or, upon any change of trustees, to the trustees for the time being of such will, and the restrictions in sub-clause (1) of this Article contained shall not apply to any transfer authorized by this sub-clause.

. 29. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor or person of

unsound mind.

in 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 to any person not approved by them, but the latter restriction shall not apply where the proposed transferee is already a Shareholder nor to a transfer made pursuant to Article 28 (7) hereof.

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 expedent, 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 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 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 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 curator of any minor 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 here in contained 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 offer the same to the Shareholders in proportion to the existing shares held by them in manner specified in Article 20 hereof, and such shares as may not be taken up by the Shareholders the Directors may sell, 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 deducing 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.

SURRENDER AND FORFEITURE OF SHARES.

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. (a) 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, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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 interests 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.

- (c) In default of payment, chares to be iforfeited.—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.
- (d) Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.
- 43. Surrendered or forfeited shares to be the property of the Company, and may be sold, &c.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

44. Effect of surrender or forfeiture.—The surrender of 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. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture; such cestificate 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 thereupon 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.

(b) 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. per annum 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 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 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.

47. 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 the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

49. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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 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. Modifications of rights and consent thereto. - If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may 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 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;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders or shares of the class,

by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article 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 as aforesaid in any

case in which but for this Article the object of the resolution could have been effected without it.

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

CALLS.

54, (a) 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.

(b) 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 or by resolution in writing in terms of Article 121.

(c) 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

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 receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum

actually called up.

Borrowing Powers.

57 A. 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, or plantations, or otherwise. Also from time to time, at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of 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 also that before the Directors execute any mortgage, issue any debentures, or create any debenture stock shey shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged. varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors, or by one Director and the Agent or Secretary or Agents 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.

57 B. Immediate Debenture Issue.—Without prejudice to any of the powers and provisions of Article 57 A hereof. and without the necessity of obtaining the sanction of the Company in General Meeting therefor, the Directors shall have power to raise and borrow immediately a sum not exceeding One hundred and Fifty thousand Rupees (Rs. 150,000) by the creation and issue of 300 Redeemable Debentures of Five hundred Rupees (Rs. 500) each, carrying interest at seven (7) per centum per annum, and to secure the same by a primary mortgage over the Company's Logic and Zululand estates.

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 Meeting.—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 two last preceding clauses 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

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.

Business requiring and not requiring notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made 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 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 persons being Shareholders entitled to vote or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

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 persons 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 ease 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 Sharholder may act.—The Chairman (if any) of the Directors shall be entitled to take the chair at every ceneral 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.

Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present. 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 votes 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 d manded, 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 proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. No poll in 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 shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for

every share held by him.

78. Curator of minor, &c., when not entitled to vote. - The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

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

- 80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote.—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 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 vote.

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

The Logic Tea and Rubber Company, Limited.

In the Company of the Company of the Company to be held on the case may be taken in consequence thereof.

As witness my hand, this day of the Company of day of the Company of the Company of the Company to be held on the thereof.

As witness my hand, this day of the Company of the Company of the Company to be held on the taken in consequence thereof.

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.

of the number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders, not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another and if necessary enabling him to be placed on the Register of Shareholders.

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 remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding One thousand Five hundred Rupees (Rs. 1,500) 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.

89. Appointment of first Directors and duration of their office.—The first Directors shall be Herbert Bois, Esq., of Colombo; Roper Shelton Agar, Esq., of Logie, Talawakele; and Jocelyn Hume Thomas, Esq., of Coombewood, Talawakele, 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.

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90. Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and 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 Directors 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.

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. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his

candidature for the appointment or the intention of such Shareholder to propose him.

92. Board may fill up vacancies.—The Board shall have power at any time and from time to time before the Second

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 the Directors subsequently to the Second 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, Third, and Fourth 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 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 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.

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.

101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.

- 102. When office of Directors to be vacated.—The office of Director shall be vacated.—
- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

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 quality 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 momber 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.

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

would have held the same if he had not been removed.

104. 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 happen through his own wilful act or default.

105. 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.

The Directors shall have power to purchase or otherwise acquire the said Logie and Zululand estates.

To manage business of Company and pay preliminary expenses, &c.—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 the 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 Logie and Zululand estates, and of 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.

108. To acquire property, to appoint officers, and pay expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, lend 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, 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 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.

To appoint proctors and attorneys.—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.

110. To open banking accounts and operate thereon, &c.—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.

111. To sell and dispose of Company's property, &c. —It shall be lawful for the Directors, if authorized so to do by a special resolution of 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 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.

112. General powers.—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 the 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 the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the 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.

- 113. Special powers.—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. all a (8) 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 tò 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, 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.

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Trom 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 ed her se elsewhere, all or any of the powers hereby made exerciseable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and 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.

114. 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.

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

116. 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.

117. 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.

118. 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 and 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.

119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and

Mill every person had been duly appointed provided the same be done before the discovery of the defect.

120. 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.

121. 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 for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

122. 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.

(t) 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
- (e) Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

123. 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 of 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 what soever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded. and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL.

124. The use of the Seal.—The Seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument except in the presence of two or more of the Directors, or of one Director and the Agents and Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and 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 Agents and Secretaries, and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a Director or the Secretary or the duly authorized attorney of such company signing for and on behalf of such company as Agents and Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

Accounts.

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

126. Accounts how and when open to inspection.—The Directors shall from time to time determine whether, and

to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by

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

127. 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 as at the end of the same period.

128. 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.

129. Copy of balance sheet to be sent to the 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.

130. 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 amounts paid on

their shares, but no dividend or bonus shall be payable except out of nett profits.

130 A. Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid upshares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the right of all parties.

131. 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 for the then current year.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may

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

133. 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 the payment of accumulated dividends due on preference shares, 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 extensions 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.

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

interest against the Company.

135. 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.

136. 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.

137. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding;

but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

138. Notice of dividend: forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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. For the purposes of this clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

139. 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.

140. 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.

141. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

Marcholder in any transaction 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 an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. 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.

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

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

145. 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.

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.

147. Duty to Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intensed 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.

148. Company's accounts to be open 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.

149. Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with 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.

151. Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless 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.

152. 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.

153. 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 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 resident 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 the 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 notice.

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

ARBITRATION.

155. 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.

156. 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 density tied, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

157. Rurchase 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.

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 that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached theretogened 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 after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders 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, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

159. 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 hereunto set and subscribed their names at the places and on the days and dates hereinafter mentioned.

> ROPER S. AGAR. J. H. THOMAS. EDITH AGAR. MAI THOMAS.

Witnesses to signatures of Roper Shelton Agar, Joselyn Hume Thomas, Edith Agar, and Mai Thomas, at Coombewood, Talawakele, this 14th day of January, 1919:

> VICTOR DUNPHY, The Parsonage, Talawakele.

S. SIVAPRAKASUM, Clerk, Coombewood.

HERBERT BOIS. G. L. BURNE. W. H. SMALLWOOD.

Witness to the signatures of HERBERT BOIS, GODFREY LIONEL BURNE, and WILMOT HERVEY SMALLWOOD, at Colombo, this 16th day of January, 1919:

[Second Publication.]

9.16

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

The Rubber Plantations of Kalutara, Limited.

OTICE is hereby given that the Fourteenth Annual Ordinary General Meeting of the Shareholders of his Company will be held at the registered office of the Company, No. 11, Queen street, Fort, Colombo, on Wednesday, February 12, 1919, at 10.30 A.M.

Business.

- (1) To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.
 - (2) To declare a dividend.
 - (3) To elect a Director

(4) To appoint an Auditor.

(5) To transact any other business that may be duly

brought before the Meeting.
(The Transfer Books of the Company will be closed from February 7 to 12, 1919, inclusive.)

By order of the Directors,

Colombo, January 27, 1919.

1

Bois-Brothers & Co., Agents and Secretaries.

The Palmerston Tea Company, Limited.

OTIC is hereby given that the Twenty-third Annual Company General Meeting of the Sharehelders of this Company will be held at the registered office of the Company, No. 11, Queen street, Fort, Colombo, on Wednesday, February 12, 1919, at 11 A.M.

Business:

- (1) To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.
 - (2) To declare a dividend. 💉

(3) To elect a Director.

(4) To appoint an Auditor, and to transact any other

business that may be duly brought before the Meeting.
(The Trapeler Books of the Company will be closed from February 6 to 12, 1919, inclusive.)

By order of the Directors,

Bois Brothers & Co., Agente and Secretaries. olombo, January 29, 1919.

The Hanwelia Tea and Rubber Company, Limited.

OTTOL is hereby given that the Eleventh Annual Ordinary General Meeting of the Shareholders of the Company will be held at the registered office of the Company, No. 11, Queen street, Fort, Colombo, on Monday, February 17, 1919, at 10.30 A.M.

Business.

(1) To receive the report of the Directors and accounts for the year ended December 31, 1918.

(2) To declare a dividend.(3) To elect a Director.

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

(The Transfer Books of the Company will be closed from February 11 to 17, 1919, inclusive.).

By order of the Directors,

Bois Brothers & Co., Colembo, January 28, 1919. Agents and Secretaries.

The Macaldeniya Tea and Rubber Company, Limited.

OTICE is hereby given that the Thirteenth Annual Ordinary General Meeting of the Sharehalders of this Company will be held at the registered office of the Company, No. 11, Queen street, Fortill Sharehalders on Monday, February 17, 1919, at 11 a.m.

Business.

(1) To receive the report of the restoraccounts for the year ended December 31, 1918. and the

(2) To declare a dividend.

(3) To elect a Director.

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

(The Transfer Books of the Company will be closed from February 11 to 17, 1919, inclusive.)

By order of the Directors,

Bois Brothers & Co., Colombo, January 28, 1919. Agents and Secretaries.

The Kalu-ganga Valley Tea and Rubber Company, Limited.

OTICE is hereby given that the civil finneal Ordinary General Meeting of the Starten deers of this Company will be held at the registered onice of the Company, No. 11, Queen street, Fort, Colombo, on Monday, Lebruary 17, 1919, at 12.30 P.M.

(1) To receive the report of the D rectors and accounts for the year ended December 31, 1913.

(2) To elect a Director.

(3) To appoint an Auditor and to transact any other business that may be duly brought before the Meeting.
(The Transfer Books of the Company will be closed from

February 11 to 17, 1919, inclusive.) -

By order of the Directors,

Bois Brothers & Co., Colombo, January 28, 1919. Agents and Secretaries. The Drayton (Ceylon) Estates Company, Limited.

OFICE is levely given that the Twenty-sixth Annual LN Ordinal Ceneral Meeting of the Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Saturday, February 8, 1919,

Business.

- 1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.
 - So To declare a dividend.

8. To elect a Director.

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4. To appoint Auditors for the current year.

5: To transact any other business that may be duly brought before the Maeting.

The Transfer Books of the Company will be closed from January 26 to February 8, 1919, both days inclusive.

By order of the Directors,

WHITTALL & Co.,

Colombo, January 29, 1919.

Agents and Secretaries.

The Upper Maskeliya Estates Company, Limited.

OTION is hereby given that the Twenty-seventh Annual ordinary General Meeting of the Company middle of the registered office of the Company, No. 2, Que street, Fort, Colombo, on Saturday, February 8, 1914, at 11.15 A.M.

Business.

L. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.

2. To declare a dividend.

3. To elect a Director.

To appoint Auditors for the current year.

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

The Transfer Books of the Company will be closed from January 77 to February 18, 1919, both days inclusive.

By order of the Directors,

WHITTALL & Co.,

Colombo, January 28, 1919.

Agents and Secretaries.

Laky Harelock Gardens Company, Limited.

OFFE is greby given that the Twenty-third Annual Ordinary General Meeting of the Company will be helf at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Monday, February 10, 1919, at noon.

Business.

1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.

2. To declare a dividend.

To elect Directors.
To appoint an Auditor for the current year.

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

The Transfer Books of the Company will be closed from February 3 to 10, 1919, both days inclusive.

By order of the Directors,

WHITTALL & CO.,

Colombo, Panuary 29, 1919.

Agents and Secretaries.

The porset Rubber Estate Company, Limited.

by given that the Ninth Annual Ordinary ell setting of the Company will be held at the redefice of the Company, No. 2, Queen street, Fort, on Monday, February 10, 1919, at 12.15 P.M.

Business.

- 1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.
 - 2. To declare a dividend.

3. To elect a Director

4. To appoint Auditors for the current year.

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

The Transfer Books of the Company will be closed from February 6 to 10, 1919, both days inclusive.

By order of the Directors,

WHITPALL & Co.,

Colombo, January 29, 1919. Agents and Secretaries.

The Kalutara Company, Limited.

OTICE is hereby given that the Twenty-third Annual Ordinary General Meeting of the Company will be held at the registered office of the Company, No 2, Queen street, Fort, Colombo, on Saturday, February 15, 1919, at 11 A.M.

Business.

- To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.
 - To declare a dividend.

To elect a Director. 3.

To appoint Auditors for the current year.

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

The Transfer Books of the Company will be closed from February 1 to 15, 1919, both days inclusive.

By order of the Directors,

Colombo, January 29, 1919.

WHITTALL & Co., Agents and Secretaries.

The Kuttapitiya Tea and Rubber Company, Limited.

OTICE is hereby given that the First Annual General Meeting of the Company will be held at 11.30 A.M. on Wednesday, February 12, 1919, at the registered office of the Company, Australia Buildings, Fort, Colon

Business.

- (1) To receive the report of the Directors and accounts to December 31, 1918.
 - (2) To elect Directors.

(3) To appoint Auditors.

(4) To transact any other business that may be duly brought before the Meeting.

By order of the Directors,

CARSON & Co., LTD.,

Colombo, January 29, 1919.

Agents and Secretaries.

Galle Face Hotel Company, Limited.

TOTICE is hereby given that the Twenty-third Annual General Meeting of Shareholders will be held at the registered office of this Company on Wednesday, February 19, 1919, at 12.15 P.M.

Business.

To receive the report of the Directors and statement/of accounts for the year ended December 31, 1918.

To declare dividend, elect Directors, and appoint Auditors. Any Shareholder unable to attend this Meeting will please appoint some Shareholder to act as his or her proxy, and a legal form, duly executed, must be deposited at this office before 12 noon on February 18, 1919.

The Transfer Books of the Company will be closed from February 15 to 19, 1919, inclusive.

By order of the Board.

Galle Face Hotel, Colombo, January 29, 1919. H. C. Bridges. Secretary:

Auction Sale Under Mortgage Decree.

D. C., Colombo, 49,004.

NDER decree entered against T. C. Wijewardana of Gonawala, and by virtue of the order to sell issued to me in the above case, I shall sell the following property, specially bound and executable for the recovery of the amount therein stated, on Friday, February 21, 1919, at 4 P.M., at the spot:—(1) All that land called Divigalakurunduwatta, with the buildings and plantations therein, situated at Gonawala, in Kelaniya, containing in extent 14 acres 2 roods and 36 perches; and (2) all that divided portion of land, in extent 10 acres 66/100 perches, towards the north, from and out of the land called Dalukgallewatta, situated at Gonawala aforesaid.

For inspection of title deeds, &c., apply to Messrs. Rajanathan & Raju, Proctors and Notaries, Hulftsdorp, Colombo, or—

I, Hulftsdorp.

C. P. AMERASINGHE, Auctioneer and Broker. In the District Court of Colombo.

NDER decree entered against Don Amis Amarasekara and Johannes Edwin Amarasekara, both of Hanwella, d by virtue of commission issued to me in case No. 49,351 of the District Court of Colombo, I shall sell the following property specially bound and executable for the recovery of the amount therein stated, less Rs. 60, on Saturday, February 22, 1919, at 10 A.R., at the Hanwella Resthouse junction, an undivided 39/84 part or share of the land called Maragabalanda alias Godiyanawattakebella, situated at Attygala, in the Meda pattu of Hewagam korale, and containing in extent land sufficient to sow about 30 bushels

1, Hulftedorp.

C. P. AMERABINGER, Auctioneer and Broker.

Auction Sale.

NDER decree entered in case No. 49,698, D. C., shall put up for sale by public auction on Saturday, objury 22, 1919, at 10 A.M., at the spot, an undivided M6 part of all that house and ground bearing assessment No. 95, situated at Dam street, Colombo, in extent 1 rood 28/100 perches.

On the same day at 4.30 P.M., at the spot.

An undivided 1/16 part of all those seven contiguous portions of land forming one property, and which can be included in one survey, called and known as Gonamaditta estate, situated at Berawawala in Kesbewa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; containing in extent 130 acres 1 rood and 4 perches more or less.

No. 61, Belmont street, Colembo, January 25, 1919. M. PETRIS. Auctioneer.

inction Sale of Valuable Property in Negombo Town.

In the District Court of Negombo.

hage Nicholas Fernando, Police Headman of Pitipana.....Plaintiff.

No. 12,759.

Kurukulasuriya John Lazarus Fernando of Grand

Vs. . . .

NDER decree in the above case and by virtue of the order to sell issued to me for the recovery of the amount therein stated, I shall sell by public auction, at the respective spots, on Friday, February 21, 1919, the undermentioned properties mortgaged by mortgage bond No. 6,263, dated February 16, 1914, attested by M. D. C. S. Goonasekara, Notary Public, to wit :-

At 4 P.M. / 111 10

1. The undivided 23/24 shares of the portion or lot marked B of the land called Villiviththirimaraththadithetters. thottam, situate at Grand street, within the gravets of Negombo, in extent 5 69/100 perches, and the buildings standing thereon.

At 4.15 P.M.

2. The portion or lots F and H of the said land called Villiviththirimaraththadithottam, situato at Grand street aforesaid, in extent 29 7/12 perches and the buildings thereon.

At 4.30 P.M.

3. The eastern I share of the land called Naidekankanamagewatta alias Sembaparangithottam, situate of Tammita alias 2nd Division, Grand street, within the aforesaid gravets, in extent 14 35/100 perches, and the buildings standing thereon.

At 4.45 P.M.

The undivided 23/24 shares of the two contiguous portions called Suriyagahawattupanguwa, situate at Grand street aforesaid, in extent about 3 perches.

For further particulars apply to Messrs. C. & B. de Zylva,

Proctors, Negombo, or to me:

K. T. PEREIRA. Auctioneer. Auction Sale.

In the District Court of Neg Siyambalapitige Don Issae Appuhamy of Jyan pitiya

No. 12.957. ٧s.

order to sell issued to me for the recovery of the amount therein stated, I shall sell by public auction, at the respective spots, on Saturday, February 22, 1919, the under-mentioned properties mortgaged by mortgage bond No. 2,882, dated May 14, 1914, attested by D. J. Jayaw dana, Notary Public, to wit :-

At 3 P.M.

An undivided 4/9 shares of an undivided & share of the land called Siyambalagahawatta and of the buildings standing thereon, situate at Kaluwalgoda in the District of Negombo, in extent about 11 acres.

At 3.15 P.M. '

2. An undivided a share of the garden called Ke gahawatta and of the buildings standing thereon, and at Kaluwalgoda aforesaid, in extent about 1 acres.

At 3.30 P.M.

3. An undivided 1/10 share of the garden called Kahau gahawatta and of the buildings standing thereon, minute at Kaluwalgoda aforesaid, in extent about 14 acres. 🐇

For further particulars apply to L. C. E. Karungana Esq., Proctor and Notary, or to me:

Negombo, January 28, 1919.

Anotioneer.

Auction Sale of Property at Minuwangoda in the District of

Negombo.

Negomb mortgaged by bond No. 20,264, dated October 17, 1913, and attested by H. M. de Silva, Notary, by public auction at the spot at 4 P.M., on Friday, February 21, 1919, to wit:

The portion of land called Thekkawatta, situate Minuwangods, in Dasiya pattu of the Alutkuru korale in the District of Negombo, Western Province, in extent 7-25 perches, this land and plantations and the buildings No. 114 and other buildings thereon.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

> M. P. KURBBA. Austioneer.

Negombo, January 28, 1919.

Auction Sale of Properties at Batagama, in the District of Colombo.

NDER decree in case No. 13,005, D. G. Negombo, entered in favour of the plaintiffs (1) tune Bank Kana Wana Suna Suppiah Pulle and (2) Suna Fana Kana Nana Kanappa Chetty of Negombo, against the defendance [1] Dona Johana Engeltina Edirisinghe, (2) Francia Felix Jeronimus Edirisinghe, by his assignee & E. Karuferathe, and (3) Aloysius Leo Jeronimus Ederisinghe, all of Kandana, and by virtue of the order issued to me for the recovery of the amount therein stated if shall sell the under-mentioned properties mortgaged by bond No. 90, and attented November 6, 1017, and attented by M. J. D. Alexandre 6, 1017, and attented by M. J. D. dated November 6, 1917, and attested by M. J. P. Abeyaratue, Notary, by public auction, at the respective spots, on Saturday, February 22, 1919, to wit:—

At 10 a.m.

1. All that northern & share or part of all that silotment of land called and known as Gorakagahawatta, situate at Batagama, in Ragam pattu of the Alutkuru korale, in the District of Colombo, Western Province, in extent about 2 acres, together with the plantations and buildings thereon.

Negombo, January 28, 1919.

At 10.15 A.M.

2. An undivided 1/12 share of all that land called Gorakagahawatta, situate at Batagama aforesaid, in extent 3 acres more or less, together with the buildings and plantations thereon.

Further particulars from Messrs. de Zoysa & Perera, Proctors Negombo or—

Jones J. Mary 26, 1919.

3 ×

M. P. KURERA, Auctioneer.

puwa, and Lupyvila, in the Dirtrict of Chliaw.

case No. 13,109, D. C., Negombo, ntere : Lavour of the plaintiffs (1) Rawanna Mana Una Lana Lanjacheram Chetty of Negombo, and (2) Rawanna Mina Una Lana Muttiah Chetty, by his attorney Rawanna Mana Vna Lana Panjatcheram Chetty of Negomba, against the defendants (1) Joranimus Henry Petersz of India, and (3) Mena Seena Kana Thina Kadiravelan Cheffy of Negambo, and by virtue of the order issued to me for the recovery of the sum of Rs. 22,544, with interest thereon at 9 per cent, per annum from November 19, 1918, full payment in full and costs of suit, I shall sell the undermentioned properties mortgaged as a primary mortgage by bond No. 11,822, as a secondary mortgage by bond No. 34,162, and as a tertiary mortgage by bond No. 34,331, by public auction, at the respective spots, on Monday, February 24, 1919, to wit:-

At 2 P.M.

1. The divided portion of the residing land Madangaha-watta, situate at Ulhitiyawa, in Kammal pattu of the Pitigal korale, in the District of Chilaw, North-Western Province, which said portion is in extent about 50 coconut trees plantable ground, with the building standing thereon.

At 2.15 P.M.

2. The land called Kajugahawatta, situate at Ulhitiyawa aforesaid, iit extent about 100 coconut trees plantable ground, of this land, the western undivided \(\frac{1}{2} \) share, or 26 bearing exconut trees, and the undivided ground thereof, and the undivided lease ground sufficient for planting 9 coconut trees.

At 2.30 P.M.

3. The land called Kajugahawatta, situate at Ulhitiyawa afoesaid, in extent about 25 coconut trees plantable ground.

At 3.30 P.M.

4. The land of four contiguous lots called Madangahahims, Madangahakena, Godabimkebella, Rukkaththanagahawatupanguwa, and Kongahawatta, situate at Wennappuwa, in Kammal pattu aforesaid, in extent about 7 acres and 2 roods.

At 4.30 P.M.

5. The land called Millagahaidama alias Galowite, bearing F 50, situate at Lunuwila, in Otera palata of Pitigal korale aforesaid, in extent 49 acres; of the soil and all the plantations of the undivided portion of about 34 acres 2 roods and 16 perches on the north, the undivided \(\frac{1}{2} \) share.

Further particulars from Messrs. Amerasingh: & Rancsinghe, Proctors and Notaries, Negombo, or—

Necombo, January 28, 1119.

M. P. KUREBA, Audtioneer.

Audion sale of Properties at Kandawala, in the District of Negombo.

NDEK decree in case No. 12,566, D. C., Negombo, entered in favour of the plaintiff Suna Pana Kana Nana Muthuirulappa Pulle of Negombo, against the defendants (1) Devapurage Carolis Fernando of Pallidora, in Palle pattu of Salpiti korale, (2) Devapurage Sarnelis Fernando of Kandawala, and (3) Weerapurage John Fernando of 3rd Division, Hunupitiya, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 10,496, dated February 10, 1915, and

attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Tuesday, February 25, 1919, to wit:—

At 10 A.M.

1. The land called Horamukalana, of two contiguous lots, situate at Kandawala, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent lacre 3 roods and 31 29/100 perches; of this land, an undivided 5/12th shares.

At 10.30 A.M.

2. The 1/7th share of the land called Horamukalana, situate at Kandawala aforesaid, in extent about 2 acres; of this land, the undivided 2/8th shares.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

M. P. KURERA,

Negombo, January 28, 1919.

Austioneer.

Auction Sale of Properties at Gallehemulla and Ilippa gamuwa, in the District of Kurunegala.

NDER decree in case No. 12,145, D. C., Negombol entered in favour of the plaintiff Muna Runa Rawanna Mana Suna Pana Ramanaden Chetty of Negombol against the defendant Dammarania Terunnanse of Apple gahawadiya, incumbent of Gallehemulla Vihare, and printing of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 4,159, dated May 23, 1912, and attested by Peter W. Marasinghe, Notary, by public auction, at the respective spots, on Tuesday, February 25, 1919, to wit:—

At 3 P.M.

1. Kahatagahahena, situate at Gallehemulla in Katugampola korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent about 2 lahas of kurakkan sowing ground, as secondary mortgage.

At 3.30 P.M.

2. The undivided ½ share of the land Kahatagahamula-watta, situate at Ilippagamuwa, in Katugampola hatpattu aforesaid, in extent about 2 parrahs of kurakkan sowing ground, as primary mortgage.

At 4 P.M.

3. Meellagahahena, situate at Ilippagamuwa aforesaid, in extent about 4 lahas of kurakkan sowing ground, as secondary mortgage.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

Negombo, January 28, 1919.

M. P. KURERA, Auctioneer.

Auction sale of Properties at Galayaya, in the District of Kurunegala.

NDER decree in case No. 12,621, D. C., Negombol entered in favour of the plaintiff Pena Reena Veeyanna Rana Ana Kandasamy Pulls of Negombol against defendants (1) Anthonige Fedelis Fernando of Galayaya, (2) Warnakulasuriya Augustino Fernando, (3) Anthonige Sando Nona, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 10,230, dated December 14, 1914, and attested by T. H. de Silva, Notary, by public auction, at the respective spots, on Wednesday, February 26, 1919, commencing at 3 r.m., to wit:—

1. The land called Lindakotapuagare Kongahawatta, situate at Galayaya, in Meda pattu korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province, in extent 1 acre 1 rood and 6 perches.

2. The land called Agarehenadeniya, situate at Galayaya aforesaid, in extent 3 roods and 19 perches.

3. The land called Agarchenewatta, situate at Galayaya aforesaid, in extent 1 acre 3 roods and 30 perches.

Further particulars from D. L. E. Amerasing Esq. Proctor, Supreme Court, and Notary, Negombo, or

M. P. Kurera, Auctioneer.

Negombo, January 28, 1919.

A 12

Audion Sale of Property at Paluwelgala, in the District of Chilaw.

NDER decree in case No. 12,534, D. C., Negombo, entered in favour of the plaintiff Suna Pana Rawanna Mana Ramanaden Chetty of Negombo, against the defendant Rawanna Assen Lebbe of Kottaramulla, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned property, mortgaged by bond No. 3,652, dated November 1, 1911, and attested by W. D. M. Karunaratne, Notary, by public auction, at the spot, on Thursday, February 27, 1919, at 2 M., to wit:—

The eastern & share marked "A" and No. 1 of the land of two contiguous lots of Kajt gahawatta, situated at Paluwelgala, in Meda palata of Pitigal korale south, in the District of Chilaw, North-Western Province, which said eastern & share is in extent about 1 rood and 36% perches.

Further particulars from D. L. E. Amerasinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

Negombo, January 28, 1919.

M. P. KURERA, Auctioneer.

Public Auction Sale.

Y virtue of the commission issued to me in testamentary case No. 4,678 of the District Court of Galle, I shall by public auction at the spots, on Wednesday and S. E. A.M., the following property belonging to the intestate estate of Kukulege Podihamy, late of Yalegama, to wit:—

1. An undivided 7/200 parts of the soil and soil share trees, six coconut trees of the 2nd plantation, three kitchen rooms, and the two rooms to the west of the road standing on the land called Polwatta, situated at Yalegama.

2. An undivided 1/9 part of the soil and soil share trees and ten coconut trees belonging to the planter's share of the 2nd plantation standing on the land called Mukkanappuhamigewatta, situated at ditto.

3. An undivided 3/48 parts of the soil and soil share trees of the land called Lindamulawatta, situated at ditto.

4. An undivided 3/48 parts of the soil and soil share trees of the land called Dimbulgahawatta, situated at ditto.

5. An undivided 3/48 parts of the soil and soil share trees of the land called Akadigewatta, situated at ditto.

6. An undivided 3/48 parts of the field called Bogaha-addarawelledegodakumbura, situated at ditto.

7. An undivided 1/50 part of the field called Maaskumbura, situated at ditto.

8. An undivided 1/250 part of the field called Totagewatta-addarakumbura, situated at ditto.

9. An undivided 1/50 part of the field called Totegewatta-addaranegenahirakumbura, situated at ditto.

10. An undivided 1/24 part of the field called Paiya-galagewatta-addaraowita, situated at ditto.

11. An undivided 1/24 part of the field called Bebila-

welakumbura, situated at ditto.
12. An undivided † part of the field called Bakinigaha-

addarakumbura, situated at ditto.

13. An undivided 3/48 parts of the soil and soil share

trees of the land called Kanatuwatta, situated at ditto.

14. An undivided 3/16 parts of the land called Kiripella-

14. An undivided 3/16 parts of the land called Kiripellagalawatta, situated at Kaikawala in Induruwa.

15: An undivided 1/16 part of the soil and soil share trees of the land called Godellewatta, situated at Yalegama.

16. An undivided 3/25 parts of the soil and soil share trees of the land called Mudannagodawatta, situated at Mudannagoda.

17. An undivided 1/30 and 1/8 part of the soil and soil share trees of the land called Wellemananovitapolwatta, situated at Yalegama.

18. An undivided 1/10 part of the soil and soil share trees and four coconut trees belonging to the planter's share of the land called Galaliyeddepolwatta, situated at Yalegama.

For further particulars please apply to N. de Alwis, Esq., Proctor, or to me:

J. D. S. MUNASINGHA, Balapitiya, January 18, 1919. Auctioneer.

Auction Sale.

of the District Court of Jaffna, I shall sell by public auction, at the spot, at 4.30 p.m., on February 12, 1919, the

under-mentioned land decreed to be sold under the above action to satisfy the claim of the plaintiffs Suppiramaniar Markandu and wife Sellamuttachi of Vannarponnai West, against the defendant Ponnampalam Chellappah of Vannarponnai East:—

Land situated at Vannarponnai East, called Panankadu, in extent 3 5/16 lachams varagu culture (with house, well, palmyras, cultivated and spontaneous plants); bounded on the east by the property of Tampimuttu Kantyah and shareholders, on the north by the property of Sanmugam Nallatamby and Velayuthar Sinnatamby, on the west by the property of Knight Tampipillai, and on the south by lane.

Jaffna, January 22, 1919.

C. CHELLIAH; Commissioner.

Auction Sale of Property at Vannar ponnal West, in the District of Jaffna.

NDER decree in case No. 13,006, N. Cf., laffina, entered in favour of the plaintiffs (1) Victor Arieranagam Paul and wife (2) Grace Gnanammatter, both of Varnarponnai East, against the defendants (1) Sahmuga Aiyar Thulasi Narayana Aiyar, (2) Sivansankara Kurukkal Sivasubramania Kurakkal, both of Vannarponna Wost, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sall the under-mentioned property by public auction, at the pot, on Friday, February 21, 1919, at 4.30 p.m.

A piece of land called Pandikodduvalavoo and Pandikodduthalamadai, in extent 6½ lachams varagu culture, with house, well, and other appurtenances belonging thereto, and situated at Vannarponnai West, Jaffna; and bouffied on the east by road, north by the property of Lokampal, wife of Sivasankara Thedchathar and others, west by lane and by the property of Marimuttu Sanmugara, and south by the property of Marimuttu Sanmugara and Charity Im called Thuvathasimadam.

C. RASANAYAGAM, Commissioner.

Auction Sale under Mortgage Decte

In the District Court of Kurunegala.

(1) Suna Pana Ana Veyna Kanappa Clarty, by his attorney S. P. A. V. Annamale Chetty (2) Suna Pana Ana Veyna Annamale Chetty of Kurunegala... Plaintiffs. No. 7,107.

DY virtue of the decree entered in the above east and order issued therein, I shall put up for site by public auction, at the premises, on Fride property 21, 1919, commencing at 2 P.M., the following property specially bound and executable for recovery by the sum of Rs. 3,740, with further interest on Rs. 2,500 at 20 cents per Rs. 10 per mensem from September 5, 1918, and on Rs. 60 at 30 per cent. per annum from September 8, 1918, till decree, legal interest, and costs:—

1. An undivided half share of the northern half share, now divided and apportioned, and containing in extent 10 acres 3 roods 24 perches as appearing in the figure of survey made by Mr. Goonesekara, Surveyor, of the land called Patingihena, now garden of 12 lahas kurakkan, and of all plantations appertaining thereto of the houses and buildings standing thereon.

2. An undivided half share of a half share block now partitioned and apportioned, and containing in extent 3 acres 2 roods and 35 perches as appearing in the figure of survey No. 22 made by Mr. U. D. Caldera, Surveyor, of the land called Patingihena, now garden of 1 pela kurakkan in extent, and of the plantations, buildings, and houses thereon.

3. An undivided half share of the half share block, now partitioned and apportioned, and containing in extent 3 acres 1 rood 28 perches, of the high and lew lands called Yapagekumbura of 6 pelas paddy, and Gurugodehena of 5 lahas kurakkan, and of the plantations, buildings, and houses standing thereon.

For further particulars please apply to Messes. C. P. & C. N. Markus, Proctors, Kurunegala, or to—

D. M. PERERA, Auctioneer.

January 22, 1919.

Auctin Sale ander Mortgage Decree.

In the District Court of Kurunegala. Meyappa Chetty, by his attorney Sina Kana Runa Palaniappa Chetty of Kurune-

..... Plaintiff.

No. 6,914.

Charles Peter Samaraweera Ratnayake Abeyratna Goonewardene of Kahelwatugoda in Gandolahapattu, Beligal korale of the Kegalla District.. Defendant.

NDER and by virtue of the decree entered in the above weese and the order issued therein, I shall put up for sale by Fublic auction, at the spot, on Saturday, February 22, 1919, at L.P.m., the following property, specially bound and capcutable for recovery of the sum of Rs. 647: 10, with per interest on Rs. 450 at 18 per cent. per annum from 23, 1918, with legal interest and costs, viz.:—

All those two contiguous allotments of land called ta and Wellakkadeniyewatta with the plantations verything thereon, situate at Kehelwatugoda aforebounded of the north by land of Medagodarala, on the east by Hiskanda, barren rock, on the south by land of Wattegama, property of Dewale, and land purchased from the Crown, and on the west by the field called Galahitiya wa and Walawwewatta, containing in extent 32 acres 2 roods and 35 perches.

For further particulars please apply to Messrs. C. P. & C. H. Markus, Proctors, Supreme Court, Kurunegala, or

> D. M. PERERA. Anchioneer.

of House and Premises in Chilaw Town and ade Coconnt Estates at Rajakadaluwa and Dematapitiya.

Dir Regree in case No. 5,941, D. C., Chilaw, entered your of Kana Runa Muna Iththanna Thoona Alexa parchetty, presently in India, by his attorney Ina Chena Chetty Appa Chetty of Chilaw, against the defindant Dissanayakege Theresinahamy of Chilaw, for herself and as administratrix of the estate of the late Kankantrige James Silva of Chilaw, deceased, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-montioned properties by public auction, at the respective spots, on Saturday, February 22, 1919, to wit:—

At 9 A.M.

(1) All that six contiguous allotments of land bearing Nos. 76181, 3400/15049, Kohombagahawatta, Mailagahawatta, Mahangara weriyakele, and Mahadewalakele, No. 11333, and now lorming one property, called and known as Mahamanaveriyewatta, situate at Mahamanaveriya and Manaveriya, in Anaivilundan pattu of Pitigal korale, in the Chilaw District; and which are together bounded on the north by the land reserved by the Crown for burial ground, east by the land reserved along the road and the land belonging to the Crown, south by bund of the Manaveriya tank, and on the west by the limit of the land of H. A. Mudalihamy; and containing within these boundaries an extent of 14 acres and 4 perches more or less.

At 1 P.M.

(2) The allotment of land bearing letter C of the land called Dungalbima, situate at Dhoby street in Chilaw aforesaid; and bounded on the north by the eaves of the house now belonging to the defendant and the land belonging to the Local Board, east by the house built up on the land bearing letter D belonging to the heirs of Dissanayakege Carolis Appuhamy and its premises, south by the reservation by the roadside, and west by the land bearing letter B, which is bolonging to the defendant, and the building standing thereon; and containing in extent within these boundaries 32 links in breadth from east to west and 245 links in longth from north to south.

At 5 P.M.

(3) An undivided ½ share of the land situate at Dematapitiya, in Yagam pattu of Pitigal korale south, in the Chilaw District aforesaid; and bounded on the north by Pansalwatta and the tank, east by the field of Mudalihamy Vidane and others, south by the high road, and west by the garden belonging to K. D. Carolis Appuhamy; and containing in extent 6 acres more or less.

Further particulars from N. J. Martin, Esq., Proctor,

Supreme Court, Chilaw, or—

S. P. ABEYAKOON Auctioncer.

Chilaw, January 13, 1919.

Application for Enrolment as a Proctor. PONNUSAMY, KULASEGARAMPILLAI Union place, Slave Island, Colombo, do hereby notice that six weeks hence I shall apply to the Hop Chief Justice and the other Judges of the Hon. the Supreme Court of the Island of Ceylon to be admitted and enrolled a Proctor of the said Court.

16, Union place, Slave Island, Colombo, January 28, 1919.

K. Ponnusamy.

Application for Enrolment as a Notary Public. N BATUWITA LIYANAGE SARNELIS SILVA No. 47, Temple road, Maradana, Colombo, in tho District of Colombo, do hereby give notice, in terms of rule (2) of the Schedule I. B to 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 to practise in the Sinhalese language in the District of Chilaw.

Colombo, January 10, 1919.

Application for Enrolment as a Notary Public. UYANGODA MANAGE ARNIS DE SILVA, of Paramulla, within the Four Gravets of Matara, de hereby give notice, in terms of section 8 of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and enrolled as a Notary Public to practice in the Sinhalese language in the District of Tangalla.

Paramulla, Matara, January 17, 1919. U. M. A. DE SILVA.

ORDINANCE, NOTIFICATIONS UNDER "THE PATENTS 1906.**

"HE following Specification has been accepted:—

No. 1,615 of January 18, 1919.

Walter Edwin Windsor-Richards.

Improvements in and relating to the manufacture of moulded articles from cement.

Abstract :-

The invention consists in mixing with the dry Portland cement dry powdered clay, which may be China clay or ball clay or even ordinary clay or fire clay. A preferable mixture is about three parts of cement to one of clay and other substances, such as asbestos, fibre, or glass wool, may be added afterwards as well. The object of the invention, of mixing clay with the cement, with or without asbestos as well, is to obtain a mixture which, when water is added to it, will flow more easily into the interstices of moulds in which such articles as electric insulators are manufactured. It is stated that the application of the invention to ferro concrete construction and building operations is not claimed. The same inventor's specification of British Patent No. 3,364 of 1915 is referred to in regard to impregnating the moulded articles.

The claims are :---

1. In the manufacture of moulded articles of ground Portland or like cement, either with or without asbestos, the use of clay as an admixture to the moulding composition.

2. The method of making moulded articles, which consists in mixing ground Portland or other cement with clay and water, with or without asbestos or other suitable fibre, moulding the paste into the required shape, heating the article, and impregnating it with a waterproofing composition.

and impregnating it with a waterproofing composition.

3. The method of making electric insulators, which consists in moulding the same out of a mixture with water of ground Portland or other cement and clay, with or without asbestos, glass wool, or suitable fibre, heating the articles, and impregnating them with a bituminous liquid, and then drying them.

4. The method of making electric insulators and the like articles by moulding them out of the materials compounded as and in the proportion specified, and impregnating them with a bituminous liquid, and drying them.

5. Articles made in the improved manner described.

No drawings.

E. Human, Registrar of Patents.

NOTICES UNDER "THE EXCISE ORDINANCE, No. 8 OF 1912."

Notice under "The Excise Ordinance, No. 8 of 1912."

IT is hereby notified for public information that the Government Agent, Western Province, in exercise of the powers vested in him by rule 1 of the rules specified in Excise Notification No. 78 of July 26, 1918, has appointed the under-mentioned dates as convenient days and the Gansabhawas specified as convenient places for recording votes for the purpose of ascertaining whether 75. per cent. of the road tax-paying inhabitants of the respective areas served by the arrack taverns specified are opposed to the existence of the said taverns, viz.:—

February 24, 1919: Between 8 A.M. and 11 A.M., at the Wellampitiya Gansabhawa, in respect of the arrack tavern at Mahabutgamuwa.

sabhawa, in respect of the arrack tavern at Weragoda.

Between 2.30 P.M. and 6 P.M., at the Wellampitiya Gansabhawa, in respect of the arrack tavern at Mitotamulla.

February 25, 1919: Between 8 A.M. and 12 noon, at the Gangoda wila Gansabhawa, in respect of the arrack tavern at Nugegoda.

The Kachcheri, J. G. Fraser, Colombo, January 28, 1919. Government Agent.

Hatton Circle Headquarters.

NOTICE is hereby given tha the Headquarters of the Assistant Superintendent of Excise, Hatton, will be transferred from Hatton to Gampole, with effect from February 1, 1919.

.. Excise Office, Colombo, January 27, 1919. Acting Excise Commissioner.

Notice re Closing Foreign Liquor Refresh ment Rooms.

OTICE is hereby given that it is proposed to close the foreign liquor refreshment rooms specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 10, 1919, on which date, at the Kalutara Kachcheri, between the hours of 2 and 4 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such refreshment rooms.

Kelutara Kachcheri, January 24, 1919.

C. V. BRAYNE, Assistant Government Agent.

SCHEDULE.

1 .. Mrs. A. S. F. Jayasekera (Station road), Kalutare and C. M. Fernando South (Colombo-Gelle road), Kalutara South

Notice re Closing of Arrack and Toddy Taverns.

NOTICE is hereby given that it is proposed to close the arrack and toddy taverns specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 10, 1919, on which date, at the Kalutara Kachchori, between the hoursof 2 and 4 p.m., I shall also be

prepared to receive any verbal representation that may be made to me regarding the closing of such taverns.

Kalutara Kachcheri, January 24, 1919.

Ravigam koralo

C. V. BRAYNE, Assistant Government Agent.

Cuminada

SCHEDULE.

Arrack Taverns.

10		TANA A I KOH I POTOTO		Gurugoda
17		Do		Kotigala
14		Pasdun korale west		Pantiya
15		Do		Leuwanduwa
16		D o		Walagodara
17		Do		Tebuwana .
19		Pasdun korale east		Warakagoda
20		Do.	• •	Kudaligamar.
24	• •	D o	• •	Kudaligama Botalo
;		Toddy Tav	erns.	•
7		Pardun karala wast		Politico do:

		Today Ta	verns.	•
7		Pasdun korale west		Palligoda
8				Henegama
9	·	. До		Eladuwa
10		Do		Tebuwana
11		Do		Pahala Neboda
12		Pasdun korale east		Paragoda
13		Do		Udawela
14		Do.		Botale
5		Rayigam korale		Maputugala
6		Do		Ingiriya
4		De	••	Kalupahana

Notice regarding Local Option re Arrack Taverns, 1919-20.

IT is hereby notified for public information that the Government Agent of the Southern Province, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 78 of July 26, 1918, has appointed the under-mentioned date and place for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the areas served by this tavern are opposed to the existence of the arrack tavern within such area, viz.:—

February 26, 1919: Between 2 P.M. and 3 P.M., at Government Boys' School, Yatalamatta, in respect of the arrack tavern at Yatalamatta.

Galle Kachcheri, January 25, 1919. T. GOONETILLEKE, for Government Agent.

Notice under "The Excise Ordinance, No. 8 of 1912."

IT is hereby notified for public information that the Government Agent, Province of Uva, in exercise of the powers vested in him by rule 5 of the rules published in Excise Notification No. 78 of July 26, 1918, has appointed February 26, 1919, between 11 A.M. and 1 P.M., at the Gansabhawa at Passare, as convenient date and the place for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of Passara area are opposed to the existence of the arrack tayern within such area.

Badulla Kachcheri, February 25, 1919.

F. MARSHALL, for Government Agent

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, December 6, 1918.

The Council met this day at 3 p.m., pursuant to notice dated November 29, 1918.

Present:—Mr. R. W. Byrde, Chairman; Mr. C. P. Dias; Major A. W. de Wilton; Mr. L. B. Fernando; the Hon. Mr. N. H. M. Abdul Cader; Mr. Arthur Alvis; Mr. H. L. de Mel, C.B.E.; Mr. E. G. Jayewardene; Dr. E. V. Ratnam; Dr. W. P. Rodrigo; Mr. F. R. Senanayake; Major P. W. Mathew, R.A.M.C.; the Hon. Dr. G. J. Rutherford; Mr. W. C. S. Ingles; Mr. M. Cassim Ismail; and Mr. W. Sutherland Ross.

1. The Minutes of the General Meeting of November 1 and the Special Meeting of November 19, 1918, having

been previously printed and copies thereof having been sent to each Member of Council, were taken as read.

With regard to the Minutes of the Special Meeting of December 3, 1918, the Chairman stated that a dissent had been received from Dr. E V. Ratnam, which would be attached to the Minutes of the Proceedings.—Resolved that the Minutes of the General Meeting of November 1 and the Special Meetings of November 19 and December 3, 1918, be

confirmed.

have been recorded, one at 113/1A, Sea street, and the other at 88/25, Kochchikade. This brings the total for the year up to 68 cases, as against 203 for the same period during 1917, while in the preceding year there were 250 cases. Two cases of rat plague have also been recorded, making a total up to date of 60, as against 67 during the same period of 1917, while in the preceding year there were 59 cases. (b) During last month the epidemic of influenza gradually subsided. There are still a few sporadic cases, and such cases will, no doubt, continue to occur from time to time. It was found possible to reduce the special medical visiting staff on November 19 from 8 to 3, and to finally discontinue it at the end of November. The death rate for the week ending November 30 was down to normal. As a matter of fact, it was slightly less than that of the average of the corresponding week for the last five years.

3. Pursuant to notice, Mr. E. G. Jayewardenessked the Chairman—(1) Are there any reasons for the non-resumption of the lighting of the city as in normal times? Reply: (1) There are reasons for the non-resumption of the lighting of the city as in normal times, namely, the fact that the cost of coal and the rates for freight are above the normal. (2) Is the non-lighting due to any inability on the part of the contracting Company—the Colombo Gas Co.—being unable to provide the lighting for want of coal or other causes? Reply: (2) The non-lighting is not due to the inability on the part of the contracting party—the Colombo Gas Co.—to provide the lighting for want of coal or other cause, but to the decision of the

Council at the Meeting held in September.

Pursuant to notice, Dr. W. P. Rodrigo asked the Chairman—Whether he did consult Sir Anton Bertram, as Attorney-General, with regard to the ratepayers' action against this Council, and Mr. Thyne about the bonus given to

the latter? The Chairman replied as follows:—The answer is in the negative.

5. Mr. E. G. Jayewardene had given notice of the following motion:—That the following officers of the Council having been detailed by the Chairman to attend to work in Maradana Ward in connection with the influenzal epidemic, and the relief of distress, namely: (1) Mr. R. A. Horan, (2) Mr. Edgar Ambrose, and (3) Mr. S. C. Forbes, Sanitary Inspectors; (4) Mr. M. M. Molligoda, Sanitary Sub-Inspector; (5) Mrs. de Cruze and (6) Mrs. Perera, Health Visitors.

I move that the Council do place on record its appreciation of the manner in which these officers have carried out the said work, and that further the Council's appreciation be marked by awarding these officers a reward for their work. I suggest the reward should be as follows:—(1) Sanitary Inspectors, each Rs. 100; (2) Sanitary Sub-Inspector, each

Rs. 50; (3) Health Visitors, each Rs. 30.

Mr. E. G. Jayewardene asked for the leave of Council to amend the second part of his motion to read as follows:—
I move that the Council do place on record its appreciation of the manner in which these officers and other officers of the Public Health Department have carried out the said work, and that further the Council's appreciation be marked by awarding all officers who, in the opinion of the Chairman, deserve extra remuneration as a reward for their work. Permission of Council having been granted, Mr. E. G. Jayewardene submitted his motion as amended. Mr. C. P. Dias seconded.

The Chairman read the report of the Medical Officer of Health in which it is stated that the Sanitary Inspectors and the Health Visitors has had a very strenous time, and that there had been no exception, all having worked in a manner deserving of the highest praise. The Chairman pointed out that the extra remuneration at the rate suggested by the member for Maradana would, if granted to the whole staff, involve a sum of Rs. 1,970. The Chairman also bore personal testimony to the assiduous work done by the Medical Officer's staff, and said that the motion had his sympathy.

Mr. L. B. Fernando stated that he was prepared to support the first part of the motion, if the motion were to be divided into two parts, but that he was opposed to the second part of the motion. The Hon. Dr. G. J. Rutherford, Mr. F. R. Senanayake, and Dr. W. P. Rodrigo opposed the motion. Mr. E. G. Jayewardene spoke in reply. The motion

was put to the Meeting and declared lost.

6. Pursuant to notice, Mr. C. P. Dias moved that this Council deprecates the interference by His Excellency the Governor with the exercise by the Chairman of the discretion vested in him by the by-laws governing public performances, and considers such interference an encroachment of the rights vested by law in the Council. Mr. F. R. Senanayake seconded.

The Chairman, in putting the facts before the Meeting, pointed out that there had been no interference with the rights of the Council. Mr. C. P. Dias, in view of the Chairman's explanation, and with the leave of the Council, and the

consent of the seconder, withdrew the motion.

before the Council in Committee :--

7. Mr. E. G. Jayewardene was to move—That this Council do place on record their grateful appreciation of the gratuitous services rendered by the Rev. L. A. Joseph and by Mr. W. P. D. vander Straaten to the residents of the Maradana Ward during the recent influenzal epidemic.

Mr. E. G. Jeyewerdene, with the leave of Council, withdrew his motion, and the Chairman undertook to submit

a comprehensive motion at the Meeting of Council in January.

Mr. C. P. Dies moved that the Council do go into Committee to consider items Nos. 8 to 13 on the agenda. Mr. L. B. Fernando seconded.—Carried.
8-13. The following extracts from the Minutes of the Special and the Standing Committees, named, were then laid

Extracts from the Minutes of the Special Committee on Drainage Works of November 18, 1918.

(4) To consider letter No. 141 of November 5, 1918, from the Hon. the Colonial Secretary, forwarding a letter from Mr. M. R. Atkins, Resident Engineer, Colombo Drainage Works, setting out the terms on which he would continue in his present agreement.

Recommended that the terms asked for by Mr. M. R. Atkins should be granted, namely: An indefinite extension of his agreement, terminable on 6 months' notice by either side, on a salary of Rs. 1,500 per mentern, subject to half-pay leave being allowed out of the Island on the scale of one month for every six months' service in Ceylon, subsequent to

November 8, 1918, and also that the leave thus accruing be added to the four months' half-pay leave which is due unde. the present agreement.

(6) To consider an estimate of Rs. 4,828.38 from the Acting City Sanitation Engineer for the erection of a night soil tipping depôt and storeroom adjoining the proposed latrine at Dematagoda.—Recommended.

Resolution.

Resolved that the recommendations of the Special Committee be adopted.

Extracts from the Minutes of the Standing Committee on Sanitation and Markets of November 25, 1918.

(2) To consider the petition presented by Dr. E. V. Ratnam, M.M.C., in Council, on July 5, 1918, from the traders of St. John's road, praying for permission to occupy a small space in the verandah in front of their boutiques on some recognizance.—The Committee is of opinion that, as far as possible, consideration should be shown to the occupiers of the shops opening on to the southern portion of the verandahs (the 18-ft. portion), provided that (a) a clear way is left for foot passengers; (b) no permanent encroachment is made; and (c) the occupiers of the shops do not sublet portions of the verandah.

(4) To consider an application from Dr. C. V. Asserappa, First Assistant Medical Officer of Health, for leave from December 22, 1918, to April 30, 1919.—Recommended.

(5) To consider a letter dated October 7, 1918, from His Grace the Archbishop of Colombo requesting that a portion of the Liveramentu cemetery be set apart for the exclusive use of the Roman Catholics.—Recommended, provided that the rights vested in persons who have purchased graves be protected, and that they be permitted to continue to exercise the right of sepulchre in such graves.

Resolutions.

With regard to item No. 2 (corresponding to item No. 2 of the extracts from the Minutes of the Standing Committe on Law and General Subjects of August 28, 1918, and item No. 6 of the extracts from the Minutes of the Standing Committee on Finance of August 30, 1918), Dr. W. P. Rodrigo spoke in favour of the recommendation of the Standing Committee on Sanitation and Markets.

Mr. Arthur Alvis, in view of the previous litigation, moved that the recommendation of the Standing Committee on Law and General Subjects of August 28, 1918, be adopted, viz., "That the legal position is clear, namely, that the verandah should be unobstructed so as to allow of a free passage as a public thoroughfare." Mr. E. G. Jayowardene seconded. Mr. M. Cassim Ismail supported the motion.

Dr. W. P. Rodrigo moved, as an amendment, that the matter be left to the discretion of the Chairman. Mr. H. L. de Mel seconded. The amendment was put to the Meeting and carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

Extracts from the Minutes of the Standing Committee on Municipal Works of November 29, 1918.

(2) To consider an application from Mr. D. Anandappa, owner of premises No. 13, New Chetty street, asking for the lease of a strip of Municipal Council land lying between his property and the drain, as it is at present being abused.—
Recommended that the portion of the street lying between the present boundary wall and the side drain be discontinued, and that the portion so discontinued be leased to Mr. D. Anandappa, on condition that no compensation be paid for his boundary wall in the event of the street being subsequently widened, and also on condition that no building other than the boundary wall be erected upon it.

(3) To consider an estimate of Rs. 98,550 from the Works Engineer for watering, tarring, tarcoing, and oiling roads from January 1 to December 31, 1918, and to recommend supplementary provision of Rs. 16,750 under Estimate I. No. 29 of 1918 to cover the difference between the actual cost and the estimated cost of supplies of asphaltum and tarco.

(4) To consider an application from the Works Engineer for permission to order one steam roller, the cost to be

met in 1920. (The cost in August 1917 was £912, plus freight and insurance).—Recommended that an order be placed.

(6) To recommend the sanction of Council for the purchase for the Works Department of 1,000 barrels of "Asano brand Portland cement through Messrs. Tarrant & Co., at Rs. 29.25 per barrel, c.i.f., Colombo—Recommended.

(8) To consider an estimate of Rs. 4,828.38 from the Acting City Sanitation Engineer for the erection of a night

soil tipping depôt and storeroom adjoining the proposed latrine at Dematagoda.—Recommended.

(10) To recommend the sanction, under section 18 (4) of Ordinance No. 19 of 1915 (as amended by section 5 of Ordinance No. 32 of 1917), of the street lines for Kolonnawa road between the points indicated in plan No. 979 (A), dated July 20, 1917, and signed by the Works Engineer.—Recommended.

(11) To consider the correspondence re the proposed overbridge for Bloemendahl road.—Recommended that

sanction be granted as a temporary measure for putting in a level crossing on the existing road level.

(12) To consider the question as to whether an extra temporary increase should be given to coolies, pending a reduction in the price of rice.—Recommended that the coolies in the different departments be supplied with rice, the cost being recovered from their pay at the end of the month, at a not greater rate than Rs. 8 a bushel, the difference being met by the Council. The Committee consider that the Chairman may take steps at once.

Resolutions.

With regard to item No. 8 (corresponding to item No. 6 of the extracts from the Minutes of the Special Committee on Drainage Works of November 18, 1918, and item No. 26 of the extracts from the Minutes of the Standing Committee on Finance of December 2, 1918), it was resolved to suspend the carrying out of the recommendation of the Special Committee on Drainage Works of November 18, 1918, which had previously been passed by Council in Committee, and refer back the papers for reconsideration of the Committees.

With regard to item No. 12 (corresponding to item No. 46 of the extracts from the Minutes of the Standing Committee on Finance of December 2, 1918), the Chairman moved that the recommendation of the Standing Committee on Finance be adopted. Mr. C. P. Dias seconded.—Carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.

Rough Estimate of Cost.

Extract from the Minutes of the Special Committee on Drainage Works of December 2, 1918.

Description.

(2) To consider the further correspondence re the Drainage Works programme, and to recommend to Council the inclusion of the following works:-

	$\mathbf{R}\mathbf{s}$.
(1) New rain-water drain from head of rain-water drain at Government quarters,	
* Buller's goad, to low-lying ground at Laurie's road	15,00 0
(2) Extension of sewer X1 from the Galle road (where its depth is nearly 49 ft.) to	•
the low ground near the Dehiwala canal (where its depth is under 20 ft.)	65.000
(5) Reconstruction of Suduwella channel, in accordance with scheme now before	
the Municipal Council	136 000

Cost.

Description.	Rough Estimate of C
(6) Rider sewer from manhole 19, W1, Galle road, Wellawatta, to canal bank (7) R.W. drainage—T. district (Amended scheme omitting rain-water drains in private lands, Rs. 409,847.)	2,500 509,000*
*Note.—This amount includes the whole scheme, and will be reduced to about Rs. 409,847 by the omission of the rain-water drains in private streets. Of the Rs. 125,514 has been expended.	
commended that the following works be included in the Drainage programme :—	
(1) New rain-water drain from head of rain-water drain at Government quarte Buller's road, to low-lying ground at Laurie's road	15,000
• (2) Extension of sewer X1 from the Galle road (where its depth is nearly 40 ft.) the low ground near the Dehiwala canal (where its depth is under 20 ft.) (5) Reconstruction of Suduwella channel, in accordance with scheme now before	65.000
the Municipal Council	136,000
(6) Rider sewer from manhole 19, W1, Galle road, Wellawatta, to canal bank (7) R.W. drainage—T district	2,500 409,847
and that the Council should sanction, their being carried out, and agree to me any expenditure in excess of the sum of Rs. 17,087,730, which has been approve	\mathbf{ed}
under the modified scheme, plus the extra contribution by Government Rs. 100,000 towards the cost of the drainage of the Flower road swamp, the	he
excess being added to the amount of Rs. 11,072,980, on which the Council paying interest and sinking fund charges, and the extra sum needed being	
advanced as heretofore by Government.	

Resolution.

The Chairman formally moved that the recommendation of the Special Committee be adopted. Mr. C. P. Dias seconded.—Carried.

Extract from the Minutes of the Standing Committee on Finance of August 30, 1918.

(6) To consider the petition presented by Dr. E. V. Ratnam, M.M.C., in Council, on July 5, 1918, from the traders of St. John's road, praying for permission to occupy a small space in the verandah in front of their boutiques on some recognizance.—The Committee are in sympathy with the applicants, but in view of the opinion of the Law Committee, it does not make any recommendation.

Resolution.

Resolved that the matter be left to the discretion of the Chairman.

Extract from the Minutes of the Standing Committee on Finance of October 25, 1918.

(22) To consider a memorandum from the Financial Assistant recommending that the work of division officer and assessment rate collector be done departmentally by the Revenue Inspector, and that the system be first tried in Maradana A Division.—Recommended (a) that the resignation of Mr. E. de Silva be accepted as from the end of the year, and that the rates and taxes for the division be collected departmentally by the Revenue Inspector; (b) that the Revenue Inspector should be given two assistants, one at Rs. 40 per mensem, and the other at Rs. 30 per mensem; (c) that the Revenue Inspector should give security in the sum of Rs. 3,500 in landed property or eash.

Resolution of Council of November 1, 1918.

With regard to item No. 22, Mr. C. P. Dias moved that the consideration of the matter be deferred, and that the papers be circulated. Mr. E. G. Jayewardene seconded.

Mr. H. L. de Mel and Mr. T. L. Villiers supported the recommendation of the Standing Committee, which Dr. W. P. Rodrigo opposed.—The motion was put to the Meeting and it was declared carried.

Resolution.

The papers having been circulated in compliance with the resolution of Council of November 1, 1918, the matter was submitted for consideration. Mr. C. P. Dias, Dr. W. P. Rodrigo, and Mr. E. G. Jayewardene opposed the recommendation of the Standing Committee.

Dr. W. P. Rodrigo moved that, as a temporary experiment, a whole time man, instead of the Revenue Inspector be appointed on a salary of Rs. 150 per mensem, with two assistants, one at Rs. 40 per mensem and the other at Rs. 30 per mensem. Mr. E. G. Jayewardene seconded.—Carried.

Extracts from the Minutes of the Standing Committee on Finance of December 2, 1918.

- (5) To recommend supplemental provision of Rs. 600 under Vote H. 25, Feeding Charges, Slaughter-house (Public Department), as there has been a large expenditure, and as the new contractor supplied the full quantity of grass ordered.—Recommended.
- **(8) To recommend the grant, under rule 24 of the Municipal Pension Minute, of a gratuity of Rs. 300 to the widow and three minor children of the late Mr. V. Blok, Assistant Marketkeeper of St. John's road market, as follows:—Three months' salary to the widow, Rs. 150; one month's salary to each of the three minor children, Rs. 150. Total, Rs. 300.—Recommended.
- (9) To recommend the grant, under rule 24 of the Municipal Pension Minute, of a gratuity of Rs. 45, being three months' salary to the widow of H. F. Cooray, Peon, Waterworks Department.—Recommended.
- (10) To consider an application from Mr. D. Anandappa, owner of premises No. 13, New Chetty street, asking for the lease of a strip of Municipal Council land lying between his property and the drain, as it is at present being abused.— Recommended that the portion of the street lying between the present boundary wall and the side drain be discontinued, an that the portion so discontinued be leased to Mr. D. Anandappa, on condition that no compensation be paid for his boundary wall in the event of the street being subsequently widened, and also on condition that no building other than the boundary wall be erected upon it.

(11) To consider an estimate of Rs. 98,550 from the Works Engineer for watering, tarring, tarcoing, and oiling roads from January 1 to December 31, 1918, and to recommend supplementary provision of Rs. 16,750 under Estimate I. No. 29 of 1918 to cover the difference between the actual cost and the estimated cost of supplies of asphaltum and

tarco.—Recommended.

المراجعة والمعارض وا

(12) To consider an application from the Works Engineer for permission to order one steam roller, the cost to be met in 1920. (The cost in August, 1917, was £912, plus freight and insurance).—Recommended that an order be placed for a new roller.

(14) To recommend the sanction of Council for the purchase for the Works Department of 1,000 barrels of "Asano" brand Portland coment through Messrs. Tarrant & Co., at Rs. 29 25 per barrel, c.i.f., Colombo.—Recommended.

(18) To consider letter No. 141 of November 5, 1918, from the Hon. the Colonial Secretary, forwarding a letter from Mr. M. R. Atkins, Resident Engineer, Colombo Drainage Works, setting out the terms on which he would continue in his present agreement.—Recommended that the terms asked for by Mr. M. R. Atkins should be granted, namely: An indefinite extension of his agreement, terminable on 6 months' notice by either side, on a salary of Rs. 1,500 per mensem, subject to half-pay leave being allowed out of the Island on the scale of one month for every six months' service in Ceylon, subsequent to November 8, 1918, and also that the leave thus accruing be added to the 4 months' half-pay leave which is due under the present agreement.

(19) To recommend the re-transfer of premises No. 179/27 (1-2), Malay street, vested in the Council to Noor Aysee on payment of all rates and costs which would have been due up to the end of the quarter in which the recenveyance may be signed had not the property been vested in the Council. (A sum of Rs. 550 10 has been paid on account of rates

and costs up to and including the 1st quarter, 1918).—Recommended.

(20) To consider an application from Dr. C. V. Asserappa, First Assistant Medical Officer of Health, for leave from December 22, 1918, to April 30, 1919.—Recommended.

(21) To recommend an estimate of Rs. 1,600 from the Works Engineer for decoration and illumination of the Town Hall on November 15 and 16, 1918, in connection with the celebration of the cessation of hostilities.—Recemmended.

(22) To recommend the transfer of the following votes of the City Sanitation Francer's Department:—(1) From M 14 (Upkeep of Stoves and Yard) to M 6 (Library), Rs. 190; (2) M 19 (House Connections) to M 11 (Clearing Cullies and Catch-pits), Rs. 5,000; (3) M 13 (Treatment Works and Laboratory) to M 12 (Pumping Stations), Rs. 2,700; (4) M 9 (Testing House Drains) to M 17 (Upkeep of latrines), Rs. 2,700.—Recommended.

(23) To consider a suggestion of the Chairman, Sanitary Board, Colombo District, that the lease of the landing statement the Polizage of forms on both sides of the river hand the routies and the rout he divided between

stages of the Peliyagoda ferry on both sides of the river be put up to public auction together, and the rent be divided between the Municipality and the Sanitary Board.—Recommended.

(24) To consider (a) the question of the payment of salary for the daily paid employees of Courcil for the public holidays on November 6, 15, and 16, 1918, in connection with the celebration of the cessation of hostilities; (b) the question of granting extra two days' pay to those whose services cannot be stopped, viz., conservancy and scavenging coolies, &c.

—Resolved that the matter be placed before the Council.

(26) To consider an estimate of Rs. 4,828 38 from the Acting City Sanitation Engineer for the erection of a night

soil tipping depôt and storeroom adjoining the proposed latrine at Dematagoda.—Recommended.

(29) To consider a petition from W. D. Edwin Perera, the successful tenderer, for the supply of tin grazing tickets

for 1919, praying that his father, W. D. Sidoris Perera, be allowed to enter into the contract.—Recommended.

(30) To consider a memo, dated October 31, 1918, from the Financial Assistant, asking for the provision of a supplementary vote for Rs. 395 for the purchase of a new typewriter for his department, as two of the typewriters at present in use are badly worn out.-Recommended.

(33) To consider letter No. 146 of November 20, 1918, from the Hon. the Colonial Secretary, regarding the proposed amendments to the conservancy by-laws.—Recommended that the period be reduced to three months, and the by-law No. 6 amended accordingly: (6) All sums payable under this by-law for a day cooly shall be paid in advance for a period of three months within twenty days from the day of commencement of such cooly's services, or within twenty days from the last day of the period fo rwhich payment was previously made in advance, and if any person shall fail so to pay, the Chairman may proceed to recover the amount due by the process laid down in the succeeding by-law, and most also in his discretion stone the services of such cooly at transfer four hours' notice. and may also in his discretion stop the services of such cooly at twenty-four hours' notice.

(34) With reference to the retiring allowance of Rs. 74.29 per annum to turncock Sarnelis of the Waterworks Department, sanctioned by Council on October 4, 1918, to consider a Minute of the Colonial Treasurer stating that the

amount of the retiring allowance should be Rs. 85 per annum and not Rs. 74.29.—Recommended.

(35) To consider an application from Mr. W. J. C. Fernando, Proctor, on behalf of Mr. D. A. de Zilva, in connection with an encroachment upon Vine street at the back of premises No. 137, Daniel's road.—Recommended that the portion be leased for a period of five years, on condition that the rent money Rs. 6 to be paid each year in advance, and that no compensation be granted for any building erected on the land.

(36) To recommend the tender of Messrs. Delmege, Forsyth & Co., Ltd., for the supply of petrol for 1919 at Rs. 1.85 per gallon "naked" ex Kochchikade installation.—Recommended.

(38) To consider an application from Mr. W. E. Boteju re his contract for the supply of cadjan for 1919.—Recommended that the tender of Mr. W. E. Boteju for brooms and clays (items 630, 631, 632, 660, and 661) be accepted, but that he be released from his tender for cadjan (item 644), on forfeiting half his deposit. If he fails to fulfil the remainder of the contract, he should forfeit the whole of his deposit, and the contract will be given to the next highest tenderer. Recommended that the contract for the supply of cadjan be given to S. Francis Peiris at Rs. 2-10 per 100.

(39) To recommend supplementary provision of Rs. 5,000 under Vote C 6, Stationery (Secretariat), owing to the

continued increase of the price of all stationery.—Recommended.

(40) To pass a supplemental vote of Rs. 7,984 · 83 in settlement of the judgment in S. C. Final, No. 390 of 1917 (D. C., Colombo, 44,972), A. H. Seyadu Mohamadu vs. the Council.—Recommended.

(41) To consider the further correspondence re the Drainage Works programme, and to recommend to Council the inclusion of the following works:-

Rough Estimate of Cost. Description. Rs. (1) New rain-water drain from head of rain-water drain at Government quarters, Buller's road, to low-lying ground at Laurie's road 15,000 (2) Extension of sewer X1 from the Galle road (where its depth is nearly 40 ft.) to the low ground near the Dehiwala canal (where its depth is under 20 ft.) 65,000 (5) Reconstruction of Suduwella channel, in accordance with scheme now before the Municipal Council 136,000 (6) Rider sewer from manhole 19, W1, Galle road, Wellawatta, to canal bank 2,500 (7) R.W. drainage—T. district 509,000* (Amended scheme omitting rain-water drains in private lands, Rs. 409,857.) *Note.—This amount includes the whole scheme, and will be reduced to about Rs. 409,847 by the omission of the rain-water drains in private streets. Of this, Rs. 125,514 has been expended. Recommended that the following works be included in the Drainage programme:-

15,000

(1) New rain-water drain from head of rain-water drain at Government quarters,

Buller's road, to low-lying ground at Laurie's road

Description. Rough Estimate of Cost. (2) Extension of sewer X1 from the Galle road (where its depth is nearly 40 ft.) to the low ground near the Dehiwala canal (where its depth is under 20 ft.) ... 65,000 (5) Reconstruction of Suduwella channel, in accordance with scheme now before the Municipal Council 136,000 (6) Rider sewer from manhole 19, W1, Galle road, Wellawatta, to canal bank 2,500 (7) R.W. drainage—T. district 409,847 and that the Council should sanction their being carried out, and agree to meet any expenditure in excess of the sum of Rs. 17,087,730, which has been approved under the modified scheme, plus the extra contribution by Government of Rs. 100,000 towards the cost of the drainage of the Flower road swamp, the excess being added to the amount of Rs. 11,072,980, on which the Council is

(42) To consider the question as to whether notice should be given to Dr. S. W. Garne terminating his tenancy of the piece of Municipal Council land at Alfred place, so that the piece of land may be available to take the surplus water from the road.—Recommended that notice should be given to Dr. S. W. Garne terminating his tenancy.

paying interest and sinking fund charges, and the extra sum needed being

(43) To recommend the transfer of Rs. 500 from Vote E 23, Purchase of Bulls (Veterinary Department), to the following votes:—(a) Vote E 12, Miscellaneous, Rs. 25 (to meet payment of shifting allowance to Veterinary Inspectors,

Mr. LaBrooy and Mr. Wijenayake).—Recommended.

(44) To consider an application from W. Theodoris Pieris re his contract for the supply of fruit baits.—Recommended that W. Theodoris Pieris be informed that if he fails to complete the contract his deposit of Rs. 25 will not be refunded, and further, that if he does so fail, the contract be given to W. Paul Perera, in terms of his tender.

(45) To recommend the sanction, under section 18 (4) of Ordinance No. 19 of 1915 (as amended by section 5 of Ordinance No. 32 of 1917), of the street lines for Kolonnawa road between the points indicated in plan 979 (A), dated July

20, 1917, and signed by the Works Engineer.—Recommended.

advanced as heretofore by Government.

(46) To consider the question as to whether an extra temporary increase should be given to coolies, pending a reduction in the price of rice.—Recommended that the coolies in the different departments be supplied with rice, the cost being recovered from their pay at the end of the month at a rate of Rs. 6.72 a bushel, the difference being met by the Council.

(47) To recommend, under rule No. 21 of the Municipal Pension Minute, the grant of a long service allowance, not exceeding Rs. 60 per annum, to cooly Sevathian of the General Cemetery.—Recommended that a grant of Rs. 60 per annum be made.

` (50) To consider the question of the lighting of the city with gas, and a claim of the Gas Company for compensation.

—It is considered that this should be placed before the Council for consideration.

(51) To consider the payment of the daily allowance to contacts in the Segregation Camp.—Recommended that

each contact be paid 75 cents instead of 50 cents.

(52) To consider letter No. 150 of November 26, 1918, from the Hon. the Colonial Secretary remobilization of Captain N. M. Ingram, the Works Engineer.—Recommended that the consent of the Council should be granted to Captain Ingram remaining mobilized.

(53) To consider a letter dated December 2, 1918, from Messrs. J. B. Pinto & Sons asking to strike out "Salicin" from their tender for the supply of drugs for 1919, as the stock they had been exhausted during the recent epidemic.—Recommended that the quotation for "Salicin" be allowed to be struck off the schedule of their tender, and that the drug be purchased at current rates.

Resolutions.

With regard to item No. 24 the Chairman moved that the Heads of Departments be authorized to pay wages to the daily-paid employés of the Council for the Armistice holidays, and the days granted in lieu thereof, and that in the case of those who were unable to avail themselves of a holiday, they be paid an extra day's pay for each holiday. Dr. W. P. Rodrigo seconded.—Carried.

With regard to item No. 38 the Chairman stated that frough a clerical error the name "S. Francis Peiris" had been inserted in the Minutes instead of "Paul de Silva" in the last line of the recommendation.—Resolved that the name

"Paul de Silva" be substituted for "S. Francis Peiris."

With regard to item No. 50 the Chairman gave full details on the subject, and moved that the existing contract on the sliding scale should be renewed for two years, and that the minimum number of lamps be lit should be fixed at 1,075 half night lamps and 250 all night lamps, making a total of 1,325 lamps, and that a payment of 90 cents per mensem for the upkeep of each lamp unlighted should be made to the Gas Company. Further, that a sum of Rs. 120,000 be included

in the Budget for the lighting of the city for the year 1919. Mr. C. P. Dias seconded.—Carried.

The Chairman stated that two applications had been received from the Financial Assistant for supplementary votes and, with leave of Council, moved that they be sanctioned, viz.: (a) Supplementary provision of Rs. 4,000 under Vote D 3, Commission (Finance Department), as the vote is insufficient owing to the great increase in recovery of arrears and current consolidated rates this year; (b) supplementary provision of Rs. 300 under Vote D 10, Train and Tramfare Allowance (Finance Department), the expenditure for 1917 was Rs, 2,082-34, and the vote has been under-estimated at Rs. 1,800 for 1918. Mr. L. B. Fernando seconded.—Carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted as amended.

Extract from the Minutes of the Standing Committee on Law and General Subjects of August 28, 1918.

(2) To consider the petition presented by Dr. E. V. Ratnam, M.M.C., in Council, on July 5, 1918, from the traders of St. John's road, praying for permission to occupy a small space in the verandah in front of their boutiques on some recognizance.—The Law Committee is of opinion that the legal position is clear, namely, that the verandah should be unobstructed, so as to allow of a free passage as a public thoroughfare.

Resolution.

Resolved that the matter be left to the direction of the Chairman.

Mr. C. P. Dias moved that the Council do resume and that the resolutions of Council in Committee be adopted, as amended. Mr. L. B. Fernando seconded.—Carried.

The Chairman formally moved in Council that the recommendations of the respective Committees, as amended by

the Council in Committee, be adopted. Mr. C. P. Dias seconded.—Carried.

14. The Draft Budget for 1919 containing: (a) An estimate of available Municipal income; (b) details of proposed expenditure as printed and published in the Government Gazette, and circulated among the Members, according to the provisions of section 97 of Ordinance No. 6 of 1910, was submitted to the Council. Its further consideration was deferred for consideration by the Special Meeting called for December 13, 1918. Mr. C. P. Dias moved that the leave referred to in items Nos. 15 to 19 (inclusive) be sanctioned. Mr. E. G. Jayewardene seconded.—Carried.

To sanction excess leave of 9 days over 42 days granted to Mr. J. A. A. Fernando, Clerk, Works Department, 15. owing to ill-health.

16. To sanction excess leave of 14 days over 42 days granted to Mr. O. F. A. Sepion, Clerk, Works Department, owing to ill-health.

17. To sanotion excess leave of 5 days over 42 days granted to Mr. P. O'Connel, Supervisor, Conservancy Branch, Works Department, owing to ill-health.

To sanction excess leave of 4 days over 42 days granted to Mr. D. K. Jayasekara, Clerk, Finance Department, 18. owing to ill-health.

To sanction excess leave of 5 days over 42 days granted to Mr. L. C. Alwis, Clerk, Finance Department, owing 19. to ill-health.

The following documents were laid on the table:-

The report of the Medical Officer of Health for the third quarter, 1918.

The City Analyst's reports on town water for November, 1918, and the Municipal Bacteriologist's report on town water for November, 1918.

The Progress Report No. 93 of the Acting City Sanitation Engineer for November, 1918. **22**.

The report of the Resident Engineer, Colombo Drainage Works, for October, 1918.

Statement of receipts and disbursements from January 1 to October 31, 1918, together with a statement of No. 2 account (riot) up to October 31, 1918, respectively, and Progress Reports showing expenditure for October, 1918. Return of Committees of the Municipal Council for 1918.

Proceedings of Committees.

Return of average daily supply and consumption of water for October, 1918.

The Works Engineer's report for October, 1918, on the condition of tramway routes.

Report of the Acting Municipal Bacteriologist of work done during October, 1918.

Diaries of the following officers for the month of November, 1918:-

The Works Engineer and his Assistants, the Waterworks Engineer and his Assistants, the Medical Officer of Health and his Assistants, the Acting City Sanitation Engineer, the Financial Assistant to the Chairman and the Officers of his Department, the Veterinary Surgeon and his Officers and the City Analyst.

R. W. BYRDE. Confirmed on January 17, 1919: Chairman, Municipal Council, and R. W. BYRDE, Chairman, Municipal Council, and Mayor of Colombo. Mayor of Colombo. Summary of Receipts and Disbursements from January 1 to November 80, 1918. Amount. Head of Expenditure. Amount. Head of Revenue. Rs. c. Rs. c. -Taxes .. 249,088 30 -Non-effective charges ... 981,493 209,671 75 B.—Chairman 16,500 0 B.--Licenses ٠. 34,820 55 48,638 6 -Judicial fines C.—Secretariat 138,884 36 D.--Finance Department 157,040 3 D.--Tolls -Veterinary Department 108,201 36 77,454 69 -Markets E.-. . ٠. 48,912 40 -Municipal Court 9,652 10 -Slaughter-house G.-Fire Brigade and Ambulances 20,547 86 36,387 82 -Public Health Department H.--Public Health Department 189,477 78 -Cattle Mart and Quarantine Station 26,394 84 , •• .. 1,886,333 87 -Works Department 1,139,260 98 -Consolidated rate 347,398 84 -Waterworks Department 190,764 83 -Water 38,513 74 -Assessing Department ... 27,479 55 -Rents .. ٠. 197,900 87 291,598 60 M.—Sanitation Department -Miscellaneous 3,102,796 45 Excess of receipts over expenditure 266,823 35 Total ... 3,369,619 80 .. 3,369,619 80 Total S. H. WADIA, Financial Assistant to the Chairman, December 10, 1918. Municipal Council. Balance Sheet. November 30, 1918. Rs. Sundry Assets. Rs. ٥. Advance Accounts:-33,207 53 Miscellaneous Stock of Stores:-

		В	21206	3 6 2066	ŧ, nc
	Sundry Liabilities.	Rs.	c.	Rs.	c.
1.	Deposits:				
	(a) General	20,111	67		
	(b) Security	34,962	84		
	(c) Waterworks	2,876	15		
		8,394			i
				66,345	6
2.	Treasury account, construction of latrines and house connections— Amountreceived from Government on account of loan Expenditure	411,372 404,797	61 8	6,5 75	53
3	Excess of Assets over Liabilities: (a) Balance at credit on December 31, 1917 (b) Excess of receipts over ex-	593,803	62		1

.. 266,823 35

- 8**6**J,**626** 97

Total .. 933,547 56

.. 307,110 50 (a) Suduwella... (b) Maligakanda .. 168,430 66 475,541 16

Suspense Account 2,151 11

Cash-

- (a) At Bank on Current Account 321,597 76 (b) On Fixed Deposit Account 100,000
- .. 1,050 0 (c) In hand ... - 422,647 76

Total .. 933,547 56

S. H. WADIA, Financial Assistant to the Chairman, Municipal Council.

December 10, 1918.

30, 1918 ...

penditure up to November

Colombo Municipality, Riot Account.—Statement of Receipts and Disbursements to November 80, 1918.

Head of Reve	enue.		eceipts to nber 30, 19 Rs.	918. c.	Head of Expenditure.		penditure to nber 30, 1918. Rs. c.
Advance by Government Fines Riot Compensation:— Commutation tax Assessment tax Bank interest Miscellaneous receipts	••		850,000 10,000	0 0 40 73 95	Repaid to Government Awards account Loss by theft Office expenses Commission on commutation tax Commission on assessment tax Interest to Government		850,000 0 914,091 33 7,500 0
Deposit Account	•1•	·• •	1,995,210 344		Suspense Account Cash:— At Bank Rs.	•	
					In hand Rs. Transferred to No. 1 Account arrears of Sinking Fund of and Waterworks Loans)	(to pay off	30,270 5
		Total	1,995,555	23		Total	1,995,555 23
December 13, 1918.		Balance She	etRiot /	Acco	—— Financial Assi	H. WADIA, stant to the icipal Counc	Chairman,
Liabilities. Awards unpaid Deposit Account Surplus	••	••	Rs. 2,705 344 27,220	41	Assets. Cash	••	Rs. c. 3 0,270 5
		Total	30,270	5		Total	30,270 5
D _e cember 13, 1918.					Financial Assi	H. WADIA, stant to the cipal Counc	

Minutes of Proceedings of a Special Meeting of the Municipal Council of Colombo held in the Town Hall on Friday, December 13, 1918.

The Council met this day at 3 P.M., pursuant to notice dated December 6, 1918, to finally consider the Budget for the

year 1919 in accordance with the provisions of section 98 of Ordinance No. 6 of 1910.

Present:—Mr. R. W. Byrde, Chairman; Mr. C. P. Dias; Mr. L. B. Fernando; the Hon. Mr. N. H. M. Abdul Cader; Mr. Arthur Alvis; Mr. E. G. Jayewardene; Dr. E. V. Ratnam; Mr. T. L. Villiers; Mr. F. R. Senanayake; Mr. Harold Creasy; Mr. M. Cassim Ismail; and Mr. W. Philps. Mr. C. P. Dias moved that the Council do go into Committee to consider the Draft Budget for 1919. Mr. Arthur

Alvis seconded.—Carried.

The Chairman, as a preliminary step, stated that since the Draft Budget had been adopted by the four Standing Committees on October 21, 1918, the Council had, at its meetings of November 28 and December 3, 1918, sanctioned certain recommendations in connection with the establishment which necessitated the following alterations:-

ESTIMATED EXPENDITURE.

Detailed Statement of the Municipal Staff, their Salaries, Increments, and Allowances.

Secretariat.

Detailed Statement: No. 6. Mr. W. J. Fernando. Salary on December 31, 1918, to be altered from Rs. 1,080 to Rs. 1,200. Increment from Rs. 60 to Rs. 72. Salary for 1919 from Rs. 1,140 to Rs. 1,272.

Budget page 5, C.—Secretariat.

1. Salaries: Estimated expenditure for 1919 to be altered from Rs. 35,887 to Rs. 36,019. N.B.—All totals in both to be amended accordingly.

Finance Department.

Detailed Statement: No. 4. Mr. Vivian Pereira. Salary on December 31, 1918, to be altered from Rs. 2,800 to Rs. 2,900. Increments from Rs. 150 to Rs. 200. Salary for 1919 from Rs. 2,950 to Rs. 3,100.

Budget page 5, D.—Finance Department.

1. Salaries: Estimated expenditure for 1919 to be altered from Rs. 96,008 to Rs. 96,158. N.B.—All totals in both to be amended accordingly.

Public Health Department.

Detailed Statement: No. 44. New appointment. Plague Overseer. Salary for 1919, Rs. 300; allowance, Rs. 120. Detailed Statement: No. 99. Dr. S. D. Fernando. Salary on December 31, 1918, to be altered from Rs. 3,000 to Rs. 2,520. Salary for 1919 from Rs. 3,000 to Rs. 2,520.

Budget page 7, H.—Public Health Department.

(1) Salaries and Wages: Estimated expenditure for 1919 to be altered from Rs. 89,836 to Rs. 90,136; (2) Allowances from Rs. 13,344 to Rs. 13,484; (14) Salaries from Rs. 10,614 to Rs. 10,134.

N.B.—All totals in both to be amended accordingly, and serial Nos. 44, &c., to be altered to 45, &c.

Works Department.

Detailed Statement: No. 2. Mr. C. H. Kilmister. Allowance for 1919 to be altered from Rs. 900 to Rs. 1,800. Detailed Statement: No. 5. Mr. H. Wijenathan. Salary on December 31, 1918, to be altered from Rs. 6,750 to

Rs. 7,000. Salary for 1919 from Rs. 7,000 to Rs. 7,250.

Detailed Statement: No. 6. Mr. P. S. Fernando. Salary on December 31, 1918, to be altered from Rs. 5,000 to

Rs. 5,250. Salary for 1919 from Rs. 5,250 to Rs. 5,500.

Budget page 8, I.—Works Department.

(1) Salaries and Wages: Estimated expenditure for 1919 to be altered from Rs. 146,518 to Rs. 147,018; (3) Allowances (work) from Rs. 16,980 to Rs. 17,880.

N.B.—All totals in both to be amended accordingly.

Waterworks Department.

Detailed Statement: No. 4. Mr. D. J. W. Samarakone. Salary on December 31, 1918, to be altered from Rs. 3,900 to Rs. 4,100. Increment from Rs. 150 to Rs. 250. Salary for 1919 from Rs. 4,050 to Rs. 4,350.

Detailed Statement: No. 47. One turncock at Rs. 300 per annum for 1919. (Total No. provided 10.)

Budget page 10, K.—Waterworks Department.

Salaries and Wages: Estimated expenditure for 1919 to be altered from Rs. 58,944 to Rs. 59,544. N.B.—All totals in both to be amended accordingly.

City Sanitation Engineer's Department.

Detailed Statement: No. 2. Mr. J. M. Blizard. Salary on December 31, 1918, to be altered from Rs. 6,750 to Rs. 7,000. Salary for 1919 from Rs. 7,000 to Rs. 7,250.

Budget page 10, M.—Sanitation Department.

Salaries: Estimated expenditure for 1919 to be altered from Rs. 44,607 to Rs. 44,857.

N.B.—All totals in both to be amended accordingly.

Page 22. Detailed Statement: Item 18. Mr. R. St. P. S. Wyndham—date of first appointment to be altered from August 1, 1913, to January 1, 1918.—An asterisk should be made and a footnote added referring to resolution No. 27 of Finance Committee of December 2, 1918.

The Chairman formally moved that the alterations mentioned above be approved. Mr. L. B. Fernando seconded.—

Carried.

The Chairman then read out the various items of the Budget seriatim.

Estimated Revenue. (Pages 2 and 3.)

(B) Licenses.—Item 15. Trade Licenses.—Resolved that the amount be increased from Rs. 60,000 to Rs. 75,000. (F) Slaughter-house.—Item 30. Slaughtering Fees.—Resolved that the amount be increased from Rs. 20,000 to Rs. 22,000.

Item 31. Feeding Fees.—Resolved that the amount be increased from Rs. 22,000 to Rs. 25,000.

(H) Cattle Mart and Quarantine Station.—Item 37. Fees.—Resolved that the amount be increased from Rs. 20,000 to Rs. 22,000.

(I) Consolidated Rate.—The Council approved the substitution of the words "including the 2 per cent. rate raised to pay off the loan for the construction of the waterworks" in place of the words "including the special water-rate at 2 per cent."

(K) Water.—Item 44. Sale of Water.—Resolved that the amount be increased from Rs. 360,000 to Rs. 400,000.

Estimated Expenditure. (Pages 5 to 10.)

(A) Non-Effective Charges.—Item 2. Interest and Sinking Fund on Drainage Loan.

The Council approved that a footnote should be added as follows:—"Rs. 50,000 to be paid annually to wipe off previous under-payment, amounting to Rs. 302,683:11 on June 30, 1918."

I.—Works Department.

(6) Lighting.—Item 41. Lighting Public Streets with Gas.—Resolved that the amount be increased from Rs. 65,000 to Rs. 120,000.

Taxes proposed to be levied for 1919, under "The Municipal Councils Ordinance, 1910" (page 12).

The Chairman moved that a tax (as provided for on page 12 of the Draft Budget) payable under section 129 of Ordinance No. 6 of 1910, in six days' labour, or a sum of Rs. 2 in commutation of such labour, and such further labour and money commutation, as is provided for under the provisions of the Road Ordinance of 1861 and the amending Ordinance No. 31 of 1884, be imposed and enforced. Mr. L. B. Fernando seconded.—Carried.

Resolved that on page 12 under the words "Consolidated rate" the following words be added "including the 2

per cent. rate raised to pay off the loan for the construction of the waterworks."

Mr. C. P. Dias moved that the Council do resume, and that the resolutions of Council in Committee be adopted.— Mr. L. B. Fernando seconded.—Carried.

The Chairman formally moved in Council that the Budget, as amended, and the resolutions of Council in Committee with regard thereto be adopted. Mr. C. P. Dias seconded.—Carried. The Chairman formally moved in Council that a tax (as provided for on page 12 of the Draft Budget) payable under section 129 of Ordinance No. 6 of 1910, in six days' labour, or a sum of Rs. 2 in commutation of such labour, and such further labour and money commutation, as is provided for under the provisions of the Road Ordinance of 1861 and of the amending Ordinance No. 31 of 1884, be imposed and enforced. Mr. C. P. Dias seconded.--Carried.

Confirmed on January 17, 1919:

R. W. BYRDE, Chairman, Municipal Council, and Mayor of Colombo.

R. W. BYRDE, Chairman, Municipal Council, and Mayor of Colombo.

					
NTOTI	CE is hereby given that in the at	sence of movable) ₁ I	Date of Sale: Wednesday, March 5	. 19 19.
⊥N pı	roperty liable to seizure, (1) rents	and profits from		Kew road.	,
	ears, (2) timber and produce, (3) m				Time of Sale.
	he under-mentioned properties t			watter and 16ai.	A.M.
	e of a warrant issued by the		, }	0.1	
	d Council of Colombo, in terms of		341.40	2nd quarter, 1918	7
	dinance No. 6 of 1910, for arrear		342.40A	1st and 2nd quarters, 1918	7. 5
	on the premises, and for the per		345.46/47	<u> </u>	7.10
	ined schedule, will be sold by pub			Do.	7.15
	e time, therein mentioned, unless			Vauxhall street.	
	nt of the consolidated rate and co		397.16	·	7.20
•	•	• -	399.18	2nd quarter, 1918 Do.	7.25
	S. H. W		407.00		7.30
ton a	Financial Assistant		402.20A	_	7.35
	lunicipal Office, Municipal	Council.	403.21		7.40
Colombo,	January 22, 1919.		404.22	T	7.45
			424.28	Do. Do.	7.50
	SCHEDULE.		424A.28	Do.	7.55
	•		425.29	Do.	8
•	Date of Sale: Tuesday, March 4,	, 1919.	120.20	20.	🗸
	Glennie street.		1	Union place.	
D 1	,	m: #0.1.	479.24A	2nd quarter, 1918	8. 5
Premises 1	No. Quarter and Year.	Time of Sale.	489A.31	Do.	8.10
		A.M.	500.28	Do.	8.15
33.18	2nd quarter, 1918	7	502.22	Do.	8.20
	· -		516.15	Do.	8.25
46 4	Leechman lane.	-	523.8	Do.	8.30
43.4A	2nd quarter, 1918	7. 5	1		
44.4	1st quarter, 1917, to 2nd qu	arter, 1918 7.10	1	Date of Sale: Friday, March 7, 19:	19.
	Java lane.		1		
66.13	2nd quarter, 1918	7.15		Gabo's lane II.	**
VV. 40		7.10	66.24	2nd quarter, 1918	7
	Glennie street.			Gabo's lane I.	
88.1	1st and 2nd quarters, 1918	7.20	73.23	2nd quarter, 1918	7. 5
82.9/10	2nd quarter, 1918	7.23	74.22	Do,	7.10
. ,	-	,	75.21	Do.	7.15
OF 1 O	New road.	# OF	76.20	Do.	7.20
97.1–9	2nd quarter, 1918	7.25	77.19	D _o	7.25
•	Bridge street.		84.10	lst and 2nd quarters, 1918	7.30
98.1A.2A	2nd quarter, 1918	7.30	94.2	2nd quarter, 1918	7.35
00.1A.2A	2nd quarter, 1916	7.00	95.1	Do.	7.40
	Malay street.		99.1	Bu.	7.40
104/106/107	7.46 2nd quarter, 1918	7.35		St. John's road.	
108,52	Ďo.	7.40	96.2 6	lst and and quarters, 1918	7.45
146.11	Do.	7.45	102.32	2nd quarter, 1918	7.50
152.17	1st and 2nd quarters, 1918	7.50			
153.18	Do.	7.55	102 20	Fishmarket square.	*
188.36	2nd quarter, 1918	8	131.10E	2nd quarter, 1918	7.55
			132.10p	Do.	8
400 4	Wellon's passage.	0 5	133.10c	Do.	8. 5
200.4	2nd quarter, 1918	8. 5	135.10A	Do.	8.10
201.4	Do.	8.10	136.10	Do.	8.15
203.4	Do .	8.15	137.9	Do.	8.20
-	Churchyard lane.		138.8	Do.	8.25
207.13	2nd quarter, 1918	8.20	139.7	Do.	8.30
207.13 208.13A/13E		8.25		Sea street.	
MOO. IOA/ IOD			198.109	2nd quarter, 1918	8.35
	Ditch lane.	1	234. 6 8	Do.	8.40
230.3	2nd quarter, 1918	8.30	239.63	Do.	8.45
234.7	Do.	8.35	262.31	Do.	8.50
235.8B	Do.	8.40	282.1	Do.	8.55
236.8A	Do,	8.45	284.216	Do.	9
237.8A	Do.	8.50 }	291.209	Do.	9. 5
238.8в	Do,	8.99	292.207/208	Do.	9.10
239.8	Do.	0	31 6 .180	Do.	9.15
•	Churchyard lane.	1	317.179	Do.	$\frac{9.15}{9.20}$
249.30	2nd quarter, 1918		352.142	Do.	9.25
-av. UV	·	,, , , ,		. —— — •	• • • • • • • • • • • • • • • • • • •
0 FO =	Ferry lane.	0.10	Dat	e of Sale : Saturday, March 8, 1919	9.
252.5	2nd quarter, 1918	9.10	200		
	Java lane.		±π ο 4Ω	Gintupitiya street.	_
261.25 ▲	2nd quarter, 1918	5.10	573.42	lst and 2nd quarters, 1918	7
262.25	Do.	0.20	577.38	Riot damages, 1917, and 1st and	
263.24	Do.	9.25	200 02	quarters, 1918	7. 5
	Kew road.	•		Do.	7.10
274.4	2nd quarter, 1918	46 -246		lst and 2nd quarters, 1918	7.15
280.7	T) _a	A 9 E Y		Do.	7.20
282.9	Do.	A 40		·· Do.	7.25 7.30
302.19	Do.	9.45	31.632.1	Do.	7.30
310.22A	Do.	9.50		$Kochchikoldsymbol{a}dde.$	
327.25B	Do.	1	377. 7 4	2nd quarter, 1918, and riot dame	ages,
333.30	Do.	10		1917	7.35
- 	20 01				

		Hill street.	m,				Per	Whol Ra	losale. c.	Per	Re	tail
remises No.	•	uarter and Year.	Time of		Rice, Kallunda	Bus	hel	5	9 0 .	. Measure .	K	B 0.
0.90	1st amount	on [10] 7 to 9nd out	1010	24.104	Rice, Sulai	••	do.	(30.	do.	. ()]{
0.39		er, 1917, to 2nd que			Rice, Muttusan	ıba.	do.		2 50 .	do.	` ;) 1
		ot damages, 1917			Raw Rice (Ran		do.	(575 .	do.	•	3 40
84.9		mages, 1917, and 1			Raw Rice (Bate		do.	• •		·· do		-
		ers, 1918			Raw Rice (Sing			• •		·· do	. (0 2
91.3		mages, 1917 , and 3			Dholl (Thovere		do.	• •		-Seer	. (0 2
		to 2na quarter, 19			Dholl (Mysore)		do.	• •			. (0)
92.3		arter, 1916, to 21			Green Peas Ulundu	• •	do. do.	• •		. do '	. (0 2
	1918			. 7.55	Gram	• •	do. do.	• •		do.	• 1	02
76.61	• •	Do.		. 8	Wheat Flour	• •	<u>u</u> v.			lb.	•	0 2
78.59	3rd qu	arter, 1917, to 21			American Flou					do.	•	ŎĴ
	1918		-	. 8. 5	Ghee, Cow	••		• •		Soor	•	0 1
	N	ew Chetty street.		.	Ghee, Buffalo	••				•• do.		2 7
1063.5		l 2nd quarters, 19	19 and ric	·+	Milk					. Bottle		õ
1000.0			10, and 110	8.10	Potatoes (Indi	an)		• •		lb.	• •	0 1
1005 60		ages, 1917			Potatoes (Bang			• •		do.	٠.	_
1085.69		l 2nd quarters, 191		. 8.15	Onions (Bomb	ay)		• •		·· do.	٠.	_
1086.68		arter, 1917, to 2	no duares	r, p an	Onions, Red	• •		• •		·· do.	٠.	0]
100212000	1918			8.20	Bread	• •		• •		l-lb. loaf		0]
	ora istan	d 2nd quarters, 191		8.25	Tea Coffee	• •		• •		· · · do,	• •	1)
1089.67	••	Do.		8.30	Limes	• •		• •		Dozen	••	0 4
1102.56	••	Do.		8.35	Coconuts	• •				Each	••	0]
1106.52	• •	Do.		8.40	Sugar, Soft	• • •		• •		lb.	• •	0
1114.44	• •	Do.		8.45	Sugar, Crepe	••				do.	••	0
1116.42	• •	Do.		8.50	Sugar (Ceylor					do,		~
1117.41		Do.		8.55	Sugar Candy	·				do.	٠.	0
1118.40		Do.		9	Sugar, Brown	٠.				do.	٠.	`-
		Jampettah street.			Salt	• •		• •	_	Measure	• •	0
1122.83		damages, 1917, and	let and 9	nd	do.	• •		• •		··lb.	• •	٠.
1122.00		rters, 1918	150 0110 2	9. 5	Dried Chillies			• •		. do.	٠.	0
1123.82		id 2nd quarters, 19	10	9.10	Coriander	• •		• •	_	do. Measure	• •	0
		_*	10	9.15	Pepper Garlic	• •				lb.		0
1128.76	••	Do.		9.19	Mustard	• •	_	• • •		Measure	••	0
		Green street.			Turmeric	•••	-	• •		1b.	••	0
1129/1130E	.75/30 Ist	and 2nd quarters,	1918	9,20	Fenugreek	•••				do.	• • •	ŏ
•	ī	an Rooyan street.			Cummin				-	do.		ŏ
1152.5		damages, 1917, and	1 1st and 2	hr	Aniseed					do.		Ó
1102.0		rters, 1918	. 100 4114 2	9.25	Tamarind					do.		0
1156.1		d 2nd quarters, 19	18	9.30	Jaggery	• •	_	• •		Bundle	• •	0
1157.13		Do.		9.35	Gingelly	• •	_			Seer	• •	0
	••			9.40	Gingelly Oil	• • •	_			Bottle		Û
1158.12	• •	Do.		9.40	Coconut Oil	D				Measur	е	0
1170.3	• •	Do.			Kerosine Oil	, ъву-				Bottle		
1175.25	• •	Do.		9.50		Mon-	_	• • •		Downe	• •	
1178.22	• •	Do.		9.55	key Brand					do.		0
1181.19		Do.	O	10	Matches, Th		_			Packet		٠
1192.8		quarter, 1917, to	zna quar	ær,	Stars					12 b	_	(
	191			10. 5	Matches (Ja	panese) —			do.		Ċ
		Green street.	***		Beef	• • • • • • • • • • • • • • • • • • • •				lb		(
1131.30A	lst aı	nd 2nd_quarters, 19	118	10.10			_	•		do.	• •	- (
1132.30	• •	Do.		10.15			_	•		do,	• •	(
Driess of	Foodstuffs	&c., in Colombo on	January 90	1919	Chicken	• •	_	•		Each	• •	(
LITCOR OT	- roughums,		- white and the same		Eggs	3T-44 1		•		, do.	• •	•
		Wholesale.	2 2	Retail						14		
		Per Rs. c.	Per	Rs. c.				•		lb.	• •	
Paddy, Cor	untry . Bus	hel 388 .			Dry Fish (M	BVIDIG	, –	•	• -	do,		
Paddy, Im		do —	. do	. —	}	_	• -			S. H. W		
Rice, Cour	itry	do	, do				al Office,			nancial Assi		
Rice, Kare	3	do, 687	do.	02	21 Colombo,	Janu ar	🕶 29. 191	9.	Chair	rman, Munic	lagic	Con

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle held in the Municipal Office on Saturday, December 21, 1918.

THE Council met this day at 2 P.M., pursuant to notice dated December 16, 1918.

Present:—The Hon. Mr. R. B. Hellings, Chairman; Mr. D. G. Goonewardene; Mr. C. E. de Vos; Mr. G. E. Abeywardene; Mr. A. C. Hayley; and Mr. J. E. Perera.

1. The Minutes of the General Meeting of November 23, 1918, a copy thereof having been sent to each Member

of Council, were taken as read and confirmed.

- 2. Application from the Chairman, Galle Poor Relief Committee, for further assistance in relieving the distress due to the high price of rice. The Chairman explained that the papers had been circulated, and the Members had approved of an application to His Excellency the Governor in Executive Council for further sanction of Rs. 1,000 out of the Rs. 5,000 voted, but His Excellency the Governor did not consider the present scheme desirable.—Resolved that the application be withdrawn, and that the Galle Poor Relief Committee be informed that the application had not been sanctioned.
- be withdrawn, and that the Galle Poor Relief Committee be informed that the application had not been sanctioned.

 3. To sanction excess leave of 9 days over 30 days granted to E. G. William, Peon, Waterworks Department, owing to ill-health.—Resolved that the leave be sanctioned.

(Mr. J. E. Perera came in at this stage of the proceedings.)

- 4. Supplemental Budget No. 2 for 1918: Resolved that the Supplemental Budget No. 2 for 1918, as printed and published in Government Gazette No. 6,986 dated December 13, 1918, be approved.
- 5 and 6. The following extracts from the Minutes of the Standing Committees, named, were then laid before the Council:—
 - Extracts from the Minutes of the Standing Committee on Municipal Works of December 21, 1918.
 - (2) Estimate for repairing the wheels of four scavenging carts, Rs. 22.—Recommended. (3) Estimate for repairing two night soil carts, Rs. 80.—Recommended.

(4) Estimate for repairing five bridges, Rs. 2,190.—Recommended.

(5) Estimate for making four boxes required for sending samples of water to Colombo for analysis, cost of ice, &c., Rs. 100.—Recommended that two of the larger boxes only be made, and that the estimate be reduced by Rs. 10, the cost of the two smaller boxes.

(6) Estimate for shifting the position of a lamp post on Talapitiya Cross road, Rs. 2.50.—Recommended.

(7) Papers re proposed street lines on Galle-Matara road.—The Committee was of opinion that there should be uniformity, and recommended that the road should have a width of 52 ft. throughout the two sections, from the junction of Sea street to the triangle, and thence to the junction with Talapitiya road.

Resolution

Resolved that the recommendations of the Standing Committee be adopted.

Extracts from the Minutes of the Standing Committee on Finance and Assessment of December 21, 1918.

(2) Estimate for repairing the wheels of four scavenging carts, Rs. 22.—Recommended.

(3) Estimate for repairing two night soil carts, Rs. 80.—Recommended.

(4) Estimate for repairing five bridges, Rs. 2,190.—Recommended.

(5) Estimate for making four boxes required for sending samples of water to Colombo for analysis, cost of ice, &c., Rs. 100.—Recommended that two of the larger boxes only be made, and that the estimate be reduced by Rs. 10, the cost of the two smaller boxes.

(6) Estimate for shifting the position of a lamp post on Talapitiya Cross road, Rs. 2.50.—Recommended.

- (7) Application from the market cooly, bazaar, for an increase of wages.—Recommended that he be paid on the same basis as the boys employed for scavenging, Rs. 7:50 a month, as from January 1, 1919.
- (8) Papers re demolished buildings in Wards 3 and 5A.—Recommended that these numbers be struck off the Registers.
 (9) To authorize the refund of half the fees on licenses for offensive and dangerous trades levied for the first time after June 30, 1918.—Recommended that the Chairman be authorized to remit half fees on licenses for offensive and dangerous trades levied for the year 1918 for the first time.

(10) Employment of a temporary clerk during January and February, 1919.—Recommended.

- (11) Application from clerks for an increase of salary.—Recommended that no action be taken at present on the memorial.
- (12) Papers re purchase of buckets for the Conservancy Department.—Recommended that locally made buckets be purchased for the present.

Resolution.

With regard to item No. 11, Mr. A. C. Hayley moved that a Committee be appointed to consider the Salary Scheme of 1908. Mr. J. E. Perera seconded.—Carried.

Mr. C. E. Abeywardene moved that the following members do form the Committee:—The Chairman, Mr. A. C. Hayley, Mr. J. E. Perera, and Mr. G. E. Abeywardene. Mr. D. C. Goonewardene seconded.—Carried.

Resolved that the recommendations of the Standing Committee with regard to the remaining items be adopted.
7. The following documents were laid on the table:—(1) Statement of receipts and disbursements from January to November 30, 1918; (2) Progress report of works done on estimates to end of November, 1918; (3) Report of the Inspector of Vehicles and Animals on carriages plying for hire during the month of November, 1918; (4) Diaries of the Medical Officer of Health, the Superintendent of Works, and the Manager of the Health Department.

Confirmed:

The Municipal Office, Galle, January 18, 1919. R. B. HELLINGS. Chairman.

A.—Statement showing the Total Receipts and Disbursements to end of December, 1918.

	A.—Statemeni	sno	wing the	3 10	tai Receir	is a	na dispursements to ena of Dec	ещ	jer, 1918.			
			\mathbf{Amou}	\mathbf{n} t	$\mathbf{Act}_{\mathbf{l}}$	ıal			Amount	,	Actual	Dis-
Re	VENUE.		Estimat	ed.	\mathbf{Recei}	pts.	Expenditure.		Estimat	\mathbf{ed} .	\mathbf{bursem}	ents
			$\mathbf{R}\mathbf{s}$.	c.	Rs.	С.			$\mathbf{Rs}.$	c.	${f Rs.}$	c.
Taxes			29,670	0	30,160	65	Non-effective charges		. 53,844	1	5 5,25]	1 22
Assessment	••	• •		Ŏ	78,054							0 0
Licenses	• •	• •	4	_	14,458				. 18,962		23 36	_
Judicial fines		• •	3,000	Ŏ	2,132				, -		3,05	
Tolls	,	• •	17,945		17,945				7 7 7 7		1,144	
Slaughter-ho		• •	1,735		2,194		Markets		0.00			8 0
Health Depa				0	10,497		1		. 2,064	0	2,064	
Markets	• •		18,955	0	24,397			•	. 1,177	50	1,177	- •
Rents	4 •		1,208		1,945	11	Fire Brigade		. 50	0		3 14
Miscellaneous			3,414		5,402	20	Town clock		. 170	0	304	1 17
Cemeteries	• •	• •	300		323	0	Lighting	•	8,340	0	8,74]	
Waterworks	• •		2,480	0	1,868	19	Cemetery	•	740	0		84
			•				Public Health Department :	-				
							Sanitation Branch	• •	- , –		9,78 0	
,							Scavenging Branch		· · · · · · · · · · · · · · · · · · ·		13,8 03	
•							Conservancy		15,742		15, 9 0 1	43
							Waterworks	• •	6,642	0	5,848	1
							Public Works Department:—					
							Annually recurrent	• •	23,050		3 7, 6 29	
·							Extraordinary	• •	,	0	3,29 9	5 0
•							Town survey, &c., for new drain	ıage				
							scheme	• •	•		1,769	
						1	Town schools	• •	900	0	400	_
						. [War allowance	• •			470	
							Municipal midwife	• •			348	6 0
	Total Revenue	1	75,737	50	189,378	49	Total Expenditure		175,609	 86	186,266	78
Demonito		•••	.10,10.	•	18,222		Deposits repaid	• •		-	20,910	
Deposits	• •	• •	 			_	Dop cases no passes vi	-	·			
Total Receipt	s				207,601	3	Total Disbursements				207,177	
	on January 1, 1918	• •			74,819	66	Cash balance on 1918	••	-		75,243	54
	Total			_	282,420	6 9	Total	• •			282.420	89
	T 0 0001	• •		_				_				

	, , , , , , , , , , , , , , , , , , , ,		В,-	—Surplus and	Deficit Account.		
				Amount. Rs. c.			Amount, Rs. e.
	rom January I to ecember 31, 1918	Dec. 31, 193	18	186,266 78 53,928 67	Surplus on January 1, 1918 Revenue from January to December, 1918	••	50,816 96 189,378 49
		Total	••	240,195 45	Total	•:•	240,195 45
		C.—I	Bak	ance Sheet as	at December 31, 1918.		
				Amount.			Amount.
	ABILITIES.			Rs. c.	Assets.		Rs. c.
Deposits Surplus			••	21,314 87 53,928 67	Cash in Bank:— Fixed deposits Current account in bank, Rs. 43,458 54 Uncashed cheques ,	٠.	31,785 0
					Cash in hand of Shroff	•	43,458 54
		Total .		75,243 54	Total	••	75,243 54
		D.~-	-Ri	ot Account to	December 81, 1918.		
_				Amount.	_ 1		Amount.
	D OF REVENUE.			Rs. c.	HEAD OF EXPENDITURE.		Rs. c.
Advance by			• •	70,000 0	Compensation for losses	• •	6 9, 996 0
Voluntary con			• •	12,710 35 86,157 28	Refund of voluntary contribution Repaid to Government	• •	10,509 91 72,789 91
They can to	••		••	00,10, 20	Printing, stationery, &c	••	841 20
					Commission for collection, &c.	٠.	5,285 70
•					Refunds	• •	53 0
					4		159,475 72
					Balance	••	9,391 91
-		Total .	••	168,867 63	Total	••	168,867 63
	nicipal Office, uary 18, 1919.				Arti		Arndt, Secretary.

Minutes of Proceedings of a Special General Meeting of the Municipal Council of Galle held in the Municipal Office on December 21, 1918.

THE Council met this day immediately after the General Meeting, pursuant to notice dated December 16, 1918, in terms of section 98 of "The Municipal Councils Ordinance, 1910," to finally consider the Budget for 1919, as prepared by the several Standing Committees.

Present:—The Hon. Mr. R. B. Hellings, Chairman; Mr. D. C. Goonewardene; Mr. C. E. de Vos; Mr. G. E. Abeywardene; Mr. A. C. Hayley; and Mr. J. E. Perera.

Resolved that the estimates of probable receipts and proposed expenditure for 1919, as prepared by the several Standing Committees on November 23, 1918, and published in Government Gazette No. 6,981 of November 29, 1918, be approved, and that the taxes mentioned on page 2079 of the said Gazette be levied, including a tax payable under section 129 of "The Municipal Councils Ordinance, 1910," in six days' labour, or a sum of Rs. 2 in commutation of such labour, and such further labour and money commutation as is provided for under the provisions of "The Road Ordinance, 1861," and of the amending Ordinance No. 31 of 1884.

Confirmed:

The Municipal Office, Galle, January 18, 1919. R. B. HELLINGS, Chairman.

LOCAL BOARD NOTICES.

LOCAL BOARD, H	ATTON-DIKOYA.	LOCAL BOAR	D, GAMPOLA.
Statement of Revenue and Ex- of Hatton-Dik	penditure of the Local Board oya for 1918.	Statement of Probable Reven	ne and Expenditure for 1919.
Revenue. Rs. c. Taxes . 7,157 27 L\text{Aconses} . 4,433 48 Rents . 4,110 45 Fines . 200 2 Miscellaneous . 423 74 Other receipts . 384 72	Expenditure	Revenue. Rs. c. Taxes	Expenditure. Rs. c.
Balance on December 31, 10,269 51 1917 10,269 51 Total . 26,981 90	Balance 18,624 49 8,357 41 Total 26,981 90	Balance on December 31, 5,141 43 Total 28,073 48	Balance . 21,884 86 . 6,188 60 . Total . 28,073 48
Kandy Kachcheri, January 22, 1919.	C S. VAUGHAN, Chairman.	Kandy Kachcheri, January 22, 1919.	C. S. VAUGHAN. Chairman.

SANITARY BOARD, DONDRA. Statement of Revenue and Expenditure for the Year ended December 31, 1918.

Revenue.	Rs. c	b.	Expenditure.	Rs.	c.
Balance on December 31,			Establishment		
1917	4,969	9	Commission to assessors.	75	0
Assessment tax	7590 1	5	Commission to assess-		
Thoroughfares Ordinance			ment tax collectors	43	90
"tex	1,932	0	Commission to commuta-		
Dog registration fees	9	0	tion tax collectors	213	39
Cart lienses	410	0	Scavenging	941	90
Gurlicenses		Ō	Maintenance of roads	1,658	12
		Ŏ	Tools and stores	57	
Fines, Village Tribunal	46 5		Stationery and printed		
Rich rotif	KO.	ŎΙ	forms	147	50
Miscellaneous sundries	172 1		Repayment of loan to		1
Deposits			Sanitary Board, Weli-		ļ
Arrears—assessment tax	1.760 4	ĭ	gama	500	0
	_,,,,,	_	Petty expenses	113	
ž , ž.		ŀ	Construction of markets.	3,509	
٠		1	Lighting	110	36
e¶ t ▼	•	į	Cost of audit	26	
,		- {	Repayment of loan to		
, ,		- 1	development fund	1,225	0
• •		i	Road survey	481	
• •		ł	Road survey Well at Dondra	892	
		ł	Refunds	73	
•			Temporary latrines	68	
•		1	Balance on December 31,	00	
· ·		İ	1918	133	12
·		_	1910		<u>-"</u>
Total	11,279 1	5	Total	11,279	15
, , , , , , , , , , , , , , , , , , ,	·	-			
Matara Kachcheri, Janua	ary 28, 19	9 19.	T. REID, Ch	airman.	.

LOCAL BOARD OF PUTTALAM. Statement of Actual Revenue and Expenditure of the Local Board of Puttalam for the Year 1918.

Kevenue.		Rs.	c.	Expenditure.	Rs.	C.
Taxes		12,073	9	Loan account	1,485	0
Licenses		4.941	0	Cost of administration	3,824	54
Rents	, ,	3,833	53	Revenue services	963	73
Fines		213	25	Sanitation	6,853	20
Miscellaneous		1,709	98	Lighting	2,245	
Other receipts				Public works		
Balance on December	31.	_,		Miscellaneous	11	90
1917	,	2,985	91	Other payments	895	Õ
	•	-,000		Balance on December 31,		_
•				1918	6,981	42
Total		27,593	6	Total	27,593	6
1			-	'		

Statement of Assets and Liabilities of the Local Board of Puttalam on December 31, 1918.

٠	$6,971 \begin{array}{c} 10 & 0 \\ 42 \end{array}$	
•_	6,981 42	
	`- '-	6,981 42

Liabilities.

Assets. Cash in Kachcheri 6,981 42 6,981 42

Statement of Probable Revenue and Expenditure of the Local Board of Puttalam for the Year 1919.

Revenue. Taxes	Rs. c. 12,855 65 4,955 0 5,895 7 275 0 153 80	Expenditure. Loan account Establishment Office contingencies Cost of audit Revenue service Sanitation Lighting Public works New constructions.	Rs. c. 1,485 0 3,131 48 447 0 115 0 960 50 6,888 0 2,355 0 3,482 0 1,630 0
Balance on December 31, 1918	24,134 52 6,981 42 31,115 94	Probable balance on December 31, 1919 Total	20,493 98 10,621 96 31,115 94
Local Board Office, Puttalam, January 22, 1		W. E.	Wait, hairman.

LOCAL BOARD OF HEALTH AND IMPROVEMENT, KEGALLA.

Statement of Revenue and Expenditure for 1918.

Rs. c.	Expenditure.	Rs.	e.
2,160 12 4,380 92 2,156 97	on loans Cost of administration	1,020 2,559	
1,991 2	Ordinance	45	
55 25	Sanitation	2,446	.4
			96
113 30			70
			<u>76</u>
	Miscellaneous		
	Deposit	129	30
	Palance on Desember 21	11,470	25
	1918	673	33
12,143 58	Total	12,143	58
	2,160 12 4,380 92 2,156 97 1,991 2 55 25 1,286 0 113 30	2,160 12 4,380 92 2,156 97 1,991 2 55 25 1,286 0 113 30 Deposit Balance on December 31, 1918.	2,160 12 4,380 92 2,156 97 1,991 2 55 25 1,286 0 Lighting 1,686 113 30 Police

Statement of Assets and Liabilities.

LIABILITIES. Liabilities Balance, surplus	••	Rs. c. }	Assets. Cash in Kachcheri	Rs. e 673 33
Total		673 33	Total	673 33
Vogalla January	r 95 1	010	G. F. R. Brown	NING,

Government moiety . . .

ROAD COMMITTEE NOTICES.

Madulkele-Kabragalla Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Tarrier of the Tarr advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety	 Rs. 1,300
Private contributions	 Rs. 1,313

1st section, 1 mile.

•••			
Proprietors or Agent	s. Estates.	$\mathbf{A}\mathbf{c}$	reag e,
H. F. Dalton Do. C. W. Wood	Ellerton Nillomally Kelebokka		72 1,005 690
R. W. Nott	l 2nd sections, 2 miles Galheria		600
Carson & Co.	4th section, 3½ miles Bræand Dell, Hatanv Marnagala	valla,	1,694
H. W. Kennedy Gordon Frazer & Co. H. W. Kennedy	Deyanella Relugas Kabragalla	•••	460 378 386
G. W. Hunter Blair	Poengalla, Hoolanka and Kirigalpotta	anda,	1,109

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

Provincial Road Committee's Office, Kandy, January 15, 1919.

C. S. VAUGHAN, Chairman:

St. Margarets-Kirklees Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council. having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending Sertember 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M. at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

Private contributions Rs.3,8381st section, I mile. Estates. Proprietors or Agents. Acreage. J. G. Sinclair and N. S. Mansergh .. Blairlomond .. (R. G. Congreve) 518 1st to 4th section, 4 miles. Lanka Plantations Company (W. A. Gordon) .. Rappahannock **€74** 1st to 6th section, 5 50 miles. Estates Company of Uva (E. .. Gampaha Strickland) 866 Co. (George Kirklees Estates Steuart & Co., R. Lindsay White) Kirklees 1,077 Mrs. Fanning Patterson (C. J. .. Alagolla 420 Patterson) The Lucky Land Tea Co., Ltd. (F. .. Lucky Land ... 372 J. Whittall)

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

Provincial Road Committee's Office, Kandy, January 16, 1919.

C. S. VAUGHAN, Chairman.

A 14

Estates. Acreage.

Vellaioya-Shannon Estate Cart Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of the Estate Roads Orcinance, No. 12 of 1902, will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Rs. 418 Rg. 418 Private contributions ...

1st to 4th section, 131 chains 20 lines.

Proprietors or Agents.

Eastern Produce and Estates Co., Ltd. .. Vellai Oya .. (C. W. Jones) 985 Mrs. C. Shipton and D. A. Robertson. Agra Oya ...

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

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 16, 1919. Chairman.

Darrawella-Annfield Branch Road.

OTICE is hereby given that, in terms of section 6 of the Branch Roads Ordinance, No. 14 of 1896, a proposal having been made to include the following estates among the estates liable for assessment for the above road, the Provincial Roac Committee will, on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to re-define the limits of the district to include these estates, and at the same time and place the Committee will take ovidence, if necessary, and receive and consider objections and suggestions.

For construction.

1st to 9th section, 3 miles and 3 chains. Proprietors or Agents. -Estates. Acreage. Vogan Tea Co. (Lee Hedges & Co.) Stamford Hill.. 138 .. Barkindale 81 Dα. For maintenance from October 1, 1918. 1st to 6th section, 3.50 miles. Vogan Tea Co. (Lee Hedges & Co.) Stamford Hill. 138 .. Barkindale 81 Do. Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 16, 1919. Chairman,

Darrawella-Annfield Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:

Rs. 750.00 Government moiety .. Rs. 757.50 Private contributions 1st section, 32.85 lines.

Proprietors or Agents. Estates. Acreage. 629 .. Darrawella

N. G. Campbell 1st to 2nd section, 1 mile 17.65 lines. 228 .. Hadley Carson & Co. 1st to 3rd section, 1 mile 32.56 lines. M. L. Wilkins 513 .. Invery Mrs. R. H. S. Scott (excluding .. Ottery 243

Stamford Hill) 1st to 4th section, 2 miles 19.07 lines. .. Ottery (Stamford Hill Mrs. R. H. S. Scott 138 division)

1st to 5th section, 2 miles 31.84 lines. A. Craib 130 .. St. Leys

1st to 6th section, 3.50 miles.

Proprietors or Agents. Estates. Acroage. W. G. B. Dickson (Agent) ... Annfield 284 George Steuart & Co. 205 Roscres. Do. .. Erlsmere 173 Vogan Tea Company (Lee Hedges & Co., Agents, N. Orchard, Superintendent). Stamford Hill 138 81 .. Barkindale

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

Provincial Road Committee's Office, C. S. VAUGHAN, Chairman. Kandy, January 16, 1919.

Bathford Valley Branch Road (between Dikoya Post Office to Tillyrie Stores).

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety Rs. 1,400 Private contributions Rs. 1,414

let coation 1 mile

1st section, 1 mile.					
Proprietors or Agents.		Estates.	Acre	ege.	
Anglo-Ceylon and General	Es-				
tate Co	٠.	Darrawella	• •	629	
Wanarajah Tea Company	of				
Ceylon, Limited Battalgalla Tea Estates Co.		Menikwatta		478	
Battalgalla Tea Estates Co.	• •	Hadley		228	
Scottish Ceylon Tea Compa	ny,	_			
Limited	• •		••.	306	
Vogan Tea Company		Stamtord Hill N		138	
Do		Stamford Hill N	0.2	138	
Scottish Ceylon Tea Compan					
Limited		Waterloo	٠.	207	
W. G. B. Dickson		Annfield	• •	284	
Sir C. Hartley (J. D. Forbes)			• •	122	
Mrs. R. H. S. Scott Trustees of G. Steuart & Co.	- •	Ottery	••	381	
		Erlsmere	• •	173	
Trustees of the late W.		TT		407	
Walker		Roscrea & Dorot	hea	205	
J. W. Holt (A. Craib)	• •	St. Ley's	• •	130	
1st to 3rd sect		•			
Battalagalla Tea Estates Co.		Battalgalla	• •	444	
		Fordyce Group	• •	938	
Vogan Tea Estates Co.		Barkindalo		81	
1st to 4th sect	tion	, 4 miles.			
		Bathford	٠.	219	
Hornsey Tea Estates Compar					
Limited		Hornsey	• •	251	
Ist to 5th sec	tion	, 5 miles.			
Whittall & Co		Ingestre		732	
Hornsey Tea Estates Compan	ny,	J			
Limited	٠.	Abercairney		222	
C. Mackwood & Co.		Berat	٠.	226	
Limited C. Mackwood & Co. C. L. Davis		Blinkbonni		223	
1st to 7th section	on,	6.60 miles.			
The Ceylon Tea Plantation Co					
pany, Limited		Tillyrie		756	
pany, Limited South Wanarajah Co.		Povston		316	
J. M. Power and C. Johnson		Bon Accord	• •	163	
And at the same time and pevidence, if necessary, and re-					
and magarians	COLL	Tomeshab mes a	njec	OTOTIA	

Provincial Road Committee's Office, C. S. VAUGHAN. Kandy, January 16, 1919. Chairman.

and suggestions.

Branch Road from Norwood Bridge to Maskeliya and Moray.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council having advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety **Rs.** 5,500 Rs. 5,555

Private contributions 1st section, 23 11 lines. Proprietors or Agents. Estates. Acreage. The Eastern Produce and Estates Company, Ltd. Norwood 882 1st to 3rd section, 99.14 lines. Mackwood & Co. .. New Valley 457 M. Elton Lane .. Haloowella 294 1st to 5th section, 190.83. .. Rockwood R. Lamb 99 1st to 7th section, 270.86 lines. F. H. Gossage .. Maskeliya 3721st to 8th section, 323.66 lines. J. M. Robertson & Co. . . Glentilt **44**8 Sir Thomas Lipton .. Bunyan **2**96 .. Ovoca Do. 258 J. M. Robertson & Co. . . Mocha 588 Do. .. Queensland **2**81 Do. .. Craighill and Lanka 204 Whittall & Co. .. Bloomfield **2**62 Do. .. Mottingham 258 A. P. Juckes .. Dunnottar 187 Colombo Commercial Com-205pany, Ltd. .. Emelina Whittall & Co. .. Brunswick 256 D٥. .. Caskieben 206 .. Midlothian 244 Do. J. M. Robertson & Co. . . Deeside 441 William Rollo (George 377 Steuart & Co.) .. Glenugie .. Bargrove 205 Do. .. Dotale G. B. de Mowbray 108 .. Braemer C. H. Hood 3511 .. Kelaniya Do. 1st to 9th section, 363.26 lines. .. Brownlow and Tarf Geo. Steuart & Co. 583 Do. .. Gangawatta 186 E. & H. A. Webb .. Mousakele **278** Miss V. N. Hood .. Ekolsund 305 F. R. Chapman 394 .. Nyanza .. Luccombe and Heathfield Whittall & Co. 478 .. Rutherford 276 Do. Lambert L. Pieris 606 .. Hapugastenne 1st to 11th section, 402.86 lines. 288 .. Kintyre Geo. Steuart & Co. .. Bitterne 169 Do. 596 P. C. Adams .. Ricarton and Leaston 1st to 12th section, 420 28 lines. A. N. Greig .. Laxapana, York, and 866 John's land 239 R. H. Price .. Blantyre **321** Do. .. St. Andrews **2**89 .. Dalhousie G. Johnson 143 Do. .. Situlaganga A. N. Greig .. Suluganga 155 1st to 13th section, 473'08 lines. **3**87 B. H. Etches .. Forres 1st to 14th section, 513'80 lines. 461 Uplands Tea Estates Co. Moray and Vallodolid 198 Do. .. Geddes 187 Do. .. Corfu Do. 212 ... Rajamalle L. Elwell .. Gartmore Group, Larch-

field, Gartmore, Bevys,

Frogmore

.. Adam's Peak

5. B. Bell

848

742

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

Provincial Road Committee's Office, Kandy, January 16, 1919.

C. S. VAUGHAN, Chairman.

Branch Road from Norwood Bridge to Maskeliya and Moray. (Laxapana Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Laxapana bridge on the 34th mile of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

Government moie Private contributi			245·25 247·70	
Proprietors or Agents.		Estates.	Ac	reage.
A. N. Greig	.~	Laxapana, Yorl	s, and	
_		John's land	• •	8 66
R. H. Price		Blantyre	•	239
Do.	••	St. Andrews	• • •	321
G. Johnson		Dalhousie	••	289
Do.	••	Situlaganga		143
A. N. Greig		~ • • •	• •	155
F. H. Etches	• •	Forres		387
Uplands Tea Estates Co.	٠.	Moray and Vallo	dolid.	461
Do.		Geddes		198
Do.	• •	Corfu	• ••	187
Do.		Rajamalle	• •	212
L. Elwell		Gartmore Group,	Larch-	
		field, Gartmore,		
		Frogmore	***	848
S. B. Bell	••	Adam's Peak	•**•	742

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

C. S. VAUGHAN. Provincial Road Committee's Office, Kandy, January 16, 1919. Chairman.

Branch Road from Norwood Bridge to Maskeliya and Moray. (Situluganga Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Locial time? advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above bridge for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety		Rs. 6	0.00	
Private contribution	ons	Rs. 6	0 · 60	
Proprietors or Agents.		Estates.	Ac	reage.
E. H. Etches		Forres	•-•	387
Uplands Tea Estates Co.		Moray and Vallodo	olid.	461
Do.		Geddes	•=•	198
Do.		Corfu		187
Do.		Rajamalle	• •	312
L. Elwell		Gartmore Gr	oup,	
		Larchfield, Gartm	ore,	
		Bevys, Frogmore	-	848
S. B. Bell	• •	Adam's Peak		742
And at the same time s	ınd	place the Committe	e will	take

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

C. S. VAUGEAN, Provincial Road Committee's Office, Chairman. Kandy, January 16, 1919. A 15

Norwood-Campion Branch Road.

OTICE is hereby given that in terms of the Branch Roads Ordinance, No. 14 of 1896, the following gentlemen have been elected to form the Local Committee to perform the duties imposed by the said Ordinance in respect of the above road, for the term ending December 12, 1920 :-

Messrs. Guy Walker (Chairman), R. H. Cooper, G. F. Clarke, D. E. Kelly, and F. A. E. Price.

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 17, 1919. Chairman.

Norwood-Campion Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the main-tenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

estates to make up the private contributions	-	
	Rs. 3,7 Rs. 3,7	
1st section, 52 · 80 lines.		
Proprietors or Agents. Estates.	A	creage.
The Eastern Produce Co., Ltd Norwood Geo. Steuart & Co Portree	••	882 27 5
1st to 3rd section, 94.21 lines.		
Bogawantalawa Tea Co., Ltd.		
(G. H. Sparkes) Elbedde		747
The Rosehaugh Tea & Rubber Co. Lawrence	• •	56 5
1st to 4th section, 118.21 lines.		
The Rosehaugh Tea & Rubber Co. Venture	• •	405
Carson & Co Kew	• •	526
1st to 6th section, 214.66 lines.		
J. M. Robertson & Co. (Capt. Guy		
Walker) St. John D	el Rey	725
•	-	
lst to 7th section, 245.43 lines. Bogawantalawa Tea Company,		
Bogawantalawa Tea Company, Limited (G. H. Sparkes) . Kirkoswald A. C. T. Meyer	l	877
A C T Mayor Tientsin		38 5
Convo Stevent & Co. Morar	• •	
George Steuart & Co	ta	
T. Gidden (J. W. Baillie) Robgill		433
-	* -	
1st to 10th section, 334 60 lines.	_	
Colombo Commercial Co., Ltd Bogawanta	la wa	615
1st to 12th section, 387.40 lines.		
K. Rollo Chapelton		685
K. Rollo Chapelton Heirs of G. K. Maitland Theresia	••	340
,		-
lst to 14th section, 435 58 lines.		
D. E. Kelly Killstney	• •	3 55
D. E. Kelly Killarney Bogawantalawa Tea Co., Ltd Bridwell Do (G. H. Sperkes) Bogovers	• •	473
Do. (G. H. Sparkes) Bogawana Anglo-American Direct Tea Trad-	• •	4 36
ing Co., Ltd Lynsted	٠.,	405
lst to 15th section, 476.76 lines.		
Imperial Ceylon Tea Estates, Ltd. Friedland	.,	163
Major-General Sir C. Fr. Hadden,		
K.C.B., and Fred. Hadden Kotiyagala		1,089
Kandapola Estates Co., Ltd Devonford	٠	284
1st to 16th section, 529 56 lines.		

Eltofts

. Lynford

Loinorn

.. Northcove

Kohinoor

.. Dunlow & Aldie

290

438

273

724

239

185

265

477

and

Kintyre Estates Company (Geo.

Ceylon Provincial Estates Co., Ltd.

T. Farr & A. VanCitters

Ceylon Land and Produce Co., Ltd. Fetteresso

Chas. Strachan & Co. (T. Gidden) Campion

Imperial Ceylon Tea Estates, Ltd. St. Vigean's

1st to 17th section, 530 · 64 lines.

Steuart & Co.)

R. H. Cooper

J. Sheriff

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

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 17, 1919. Chairman.

Norwood-Campion Branch Road.

(Kotiyagala Bridge.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above bridge, situated on 8th mile of the Norwood-Campion road, for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Government moiety	 Rs.	44.28
Private contributions	 Rs.	44.71

12th section, 8th mile.

Proprietors or Agents.	Estates.	Ac	reage.
Anglo-American Direct Tea Trad-			
ing Co., Ltd	Lynsted		405
Imperial Ceylon Tea Estates, Ltd	Friedland		163
Major-General Sir C. Fr. Hadden,	•		
K.C.B., and Fred. Hadden	Kotiyagala		1,089
Kandapola Estates Co., Ltd			284
Kintyre Estates Company (Geo	٠.		
Steuart & Co.)	Eltofts		290
Ceylon Land and Produce Co., Ltd.	Fetteresso		438
R. H. Cooper			273
Chas. Strachan & Co. (T. Gidden)	Campion	and	
•	Kohinoor		724
Ceylon Provincial Estates Co., Ltd.	Loinorn		239
Imperial Ceylon Tea Estates, Ltd	St. Vigean's		185
T. Farr & A. VanCitters	Northcove		265
J. Sheriff	Dunlow & A	ldie	477

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

Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 17, 1919. Chairman.

Norwood-Upcot Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety Private contributions	••	Rs. 2,500 Rs. 2,525

Private contributions	Rs. 2,500 Rs. 2,525
1st and 2nd sections, 1	mile.
Proprietors or Agents. Est	ates. Acreage.
M. Elton Lane Haloowell	a 294
1st to 5th section, 3; J. M. Robertson & Co Lanka and	
R. Cotesworth Do. 1st to 6th section, 4 Stockholm Lower Cru	283
lst to 7th section, 4; Geo. Steuart & Co Mahagala	miles 290
lst to 8th section, 5; C. P. Hayes Mahanilu	miles 290
A. Sikes 1st to 9th section, 6 Kincora	miles 245
1st to 10th section, 6 R. B. Harvey Gouravilla	700
Ceylon Tea Plantations Co. Alton Do Beaconsfie	168
J. S. Stevenson Blairavon Whittall & Co Minna	177

1st to 12th section, 7 9/10 miles.	1st to	12th	section.	7	٥.	/10	miles.
------------------------------------	--------	------	----------	---	----	-----	--------

Proprietors or Agents	s. Estates.	Acı	reage.
Mackwood & Co.	Scarborough	• •	2 76
C. B. Prettijohn	Ormidale	• •	3 50
	Anandale		296
	Cleveland		340
	Caledonia and Meeriaco	otta	409
	Suriakanda	• •	221
	Fairlawn	• •	297
	Glencoe (Bargany)	• •	208
Scottish Ceylon Tea Co		• •	194
A. J. Austin	_	• •	208
Ceylon Tea Plantations		••	232
C. B. Prettijohn		••	2 31
And at the same time	and place the Committee	lion c	take

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

Provincial Road Committee's Office, Kandy, January 16, 1919.

C. S. VAUGHAN, Chairman

Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store).

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the undermentioned estates to make up the private contributions:

Government moiety Rs. 1,000Private contributions Rs. 1,010

1st section, 1 mile.

Proprietors or Agents.	Estates.	Acre	eage.
Wanarajah Tea Company of Ce	vlon.		
Ltd.	Wanarajah	• •	345
1st and 2nd sec	tions. 2 miles.		
South Wanarajah Tea Estates		jah	250
1st to 4th sect	ion, 4 miles.		
Ceylon Proprietary Company		• •	239
K. D. Kershaw	Blair Athol	• •	30 6
M. V. Aranasalam Retty Can	gany Carfax	• •	298
	Gorthie	• •	308
Whittall & Co	\dots D unkeld	• •	237
Castlereagh Estate Company	Castlereagh	• •	511
Whittall & Co	Banff	• •	211
Do	\dots Elstree	• •	167
Lethenty Tea Estates Company	y (H .		
G. Eccles)	Lethenty a	nd	
,	\mathbf{Essex}	• •	320
·Do	Marlborough	• •	258
Do	Blairgowrie	• •	114
1st to 6th sectio	n. 4.50 miles.		
Lethenty Tea Estates Company	•		
G. Eccles)	Claverton		198
Uplands Tea Estates of Ceylor		••	441
Lethenty Tea Estates Company			
G. Eccles)	Broad Oak	• •	306
And at the same time and p	lace the Committee	will	take
evidence, if necessary, and rec			
and suggestions.			

Maskeliya-Cruden Branch Road.

C. S. VAUGHAN.

Chairman.

Provincial Road Committee's Office.

Kandy, January 18, 1919.

(Maskeliya Bridge.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Maskeliya bridge on the 1st mile of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed

to assess the under-mention	ed estates to ma	ake up the
private contributions:—		
Government moiety	Rs. 4	5.00
Private contributions	Rs. 4	5·45
Proprietors or Agents.	Estates.	Acreage.
J. M. Robertson & Co.	Glentil	448
Sir Thomas Lipton	Bunyan	308
Do	Ovoca	25 5
J. M. Robertson & Co.	Mocha	588
G. B. de Mowbray	Dotale	108
J. M. Robertson & Co.	Queensland	281
Whittall & Co	\dots Bloomfield	262
Do	Mottingham	258
A. P. Juckes	Dunnottar	187
Colombo Commercial Co., Ltd.	Emelina	205
Whittall & Co	Brunswick	256
Do	Caskiebe n	 206
Do	Midlothian	 244
J. M. Robertson & Co.	\dots Deeside	441
Geo. Steuart & Co.	Glenugie	377
Do	Bargrove	205

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

Provincial Road Committee's Office, Kandy, January 16, 1919.

C. S. VAUGHAN. Chairman.

Maskeliya-Cruden Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

Government moiety Rs. 1,000 Private contributions Rs. 1.010

1st section, 27.68 lines.

Proprietors or Agents.	Estates.	Ac	reage.
J. M. Robertson & Co.	Glentilt	• •	448
Sir Thomas Lipton	Bunyan	• •	296
Do.	Ovoca		258
J. M. Robertson & Co.	Mocha	• •	588
G. B. de Mowbray	Dotale	• •	108
1st to 2nd	section, 80.48 lines.		
C. E. Wedd	Queensland		281
1st to 4th s	section, 159.70 lines.		
Whittall & Co.	Bloomfield		262
Do.	Mottingham		258
A. P. Juckes	Dunnottar		187
Colombo Commercial Co.,	, Ltd. Emelina		205
Whittall & Co.	Brunswick		256
Do.	Caskieben	• •	206
Do.	Midlothian		244
1st to 6th s	section, 190.08 lines.		
J. M. Robertson & Co.	Deeside	• •	441
Geo. Steuart & Co.	Glenugie	• •	377
Do.	Bargrove	• •	205

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

Provincial Road Committee's Office, Kandy, January 16, 1919.

C. S. VAUGHAN. Chairman.

High Forest-Bramley Branch Road.

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:-

Rs. 1.236 · 00 Government moiety Rs. 1,248 · 36 Private contributions

1st to 3rd section, 11 mile.	ſ
Proprietors or Agents. Estates. Acreage,	. 1
Ceylon Up-country Tea Estates, Limited (Bois Brothers, Agents),	Pr
R. R. Jaques, Superintendent Kurunduoya 683	
1st to 4th section, 1.92 mile.	W
Lanka Plantations Co., Ltd. (J. M. Robertson & Co.), R. R. Jaques,	F.
Superintendent Rillamulla 230	Fc.
W. H. Tindall & Co. (Carson & Co.,	M.
T. H. Williams) Bramley 297 United Planters' Co. of Ceylon, Ltd.	W.
(Boustead Bros.), T. H. Williams Lauriston 235 High Forest Estates Co., Ltd.	
(Whittall & Co.), W. P. Spurway High Forest 1,625	se
And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions. Provincial Road Committee's Office, C. S. VAUGHAN,	Pr
Kandy, January 18, 1919. Chairman.	7
High Forest-Bramley Branch Road.	11
(Latrines to Public Works Department Cooly Lines, Brookside-High Forest Road.)	the Pr
TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for building 2 sets of pit latrines to Public Works Department cooly lines at	Fe pro
the 5th mile, Brookside-High Forest road, which would serve the High Forest-Bramley Branch road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-	
mentioned estates to make up the private contributions:-	P
(Estimate No. D 439 of 1918-19.)	Ge
Government moiety Rs. 300 · 06 Private contributions Rs. 102 · 50	Ge
Matalanton 2 050 Bata non como 10229	1 -

Total acreage, 3,07	0-Rate per ac	re, '0338c	
	7		mount.
Proprietors or Agents.	Estates.	Acreage.	Rs. c.
Ceylon Up-country Tea Estates, Limited (Bois	1		
Brothers & Co., Agents), R. R. Jaques	Kurunduoya	683	22 80
Lanka Plantations Co., Ltd. (J. M. Robertson & Co.), R. R. Jaques	Rillamulla	230	7 68
W. H. Tindall & Co. (Carson & Co., T. H.	INITIALITATIO	200	, 08
Williams) United Planters' Co. of	Bramley	297	9 92
Ceylon, Ltd. (Boustead	Taumintan	~. #0#	# OF
Bros.), T. H. Williams High Forest Estates Co.,	Lauriston	239	7 80
Ltd. (Whittell & Co.), W. P. Spurway	High Forest .	1,625	54 2 5
	•		102 50

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before February 3, 1919.

Provincial Road Committee's Office. C. S. VAUGHAN, Kandy, January 20, 1919. Chairman.

Barnagala-Pèn-y-lan Estate Cart Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, have assessed the proportion due by each estate in the district interested in the road, as follows:-

Government moiety Rs. 600 Private contributions Rs. 900

1st to 3rd section, 2 miles 12 chains.

Total acreage, 7,374—Estates' share of cost, Rs. 900-Sectional rate, '1220c.—Total rate, '1220c.

					4	Amou	nt.
Proprietors or Agen	ts.	Estates.		Acres	ge.	\mathbf{Rs} .	c.
W. J. R. Hamilton	٠.	Pen-y-lan		980	٠.	119	61
Do.		Kellie Group		2,241	٠.	273	52
F. R. Bisset		Tamaravilly		1,350	٠.	164	77
C. A. Laing		Malgolla		481	٠.	58	70
M. B. Blount		Cattarem		57 8	٠.	70	54
W. J. R. Hamilton		Dotel-oya		1,744	• •	212	86
			1	Total	٠.	900	0

Which sums the proprietors, managers, or agents of the veral estates are hereby required to pay to Mr. F. R. Bisset, nairman, Local Committee, on or before January 31, 1919. covincial Road Committee's Office. C. S. VAUGHAN. Kandy, January 15, 1919.

Brownlow-Luccombe Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having reed to grant the under-mentioned sum for the upkeep of e above road for the year ending September 30, 1919, the covincial Road Committee, acting under the provisions of The Branch Roads Ordinance, 1896," will on Saturday, bruary 8, 1919, at 11.30 A.M., at their office in Kandy, oceed to assess the under-mentioned estates to make up e private contributions:-

Government moiety Rs. 800 Private contributions Rs. 808

1st section, 35:20 lines.

Proprietors or Agen	ts. Estates.	Acı	eago
Geo. Steuart & Co.	Kintyro		288
1st to	2nd section, 66.00 lines.		
Geo. Steuart & Co.	Bitterne	••	169
1st to	3rd section, 86.40 lines.		
P. C. Adams	Rickarton and Leaston		59 6
Geo. Steuart & Co.	Gangawatta		186
1st to 4	th section, 127.60 lines.		
E. & H. A. Webb	Mousakele	• •	2 78
lst to 5	ith section, 158.40 lines.		
Miss V. N. Hood			305
1st to 6	th section, 184.80 lines.		
F. R. Chapman	Nyanza	• •	394
1st to 7	th section, 204:34 lines.		
	Rutherford		276
Do.	Luccombe and Heathfi	\mathbf{eld}	478
Lambert L. Pieris	Hapugastenno	• •	606

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

Provincial Road Committee's Office, C. S. VAUGRAN, Kandy, January 16, 1919. Chairman

Huluganga-Bambraela Branch Road.

OTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Saturday, February 22, 1919, at Knuckles Factory, at 3 P.M.

Business.

To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road and bridges;
- The sections of the road used by these estates;
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estatesfor the assessment of the moiety of cost of maintenance for the year ending September 30, 1919.

Estimate for maintenance of road Rs. 2,613.00 Estimate for maintenance of Huluganga,

Rs. 703 · 50

Knuckles Group, J. P. HORTIN, Madulkele, January 11, 1919. Chairman, Local Committee.

Dalukoya, and Lebanonoya bridges

Huluganga-Bambraela Branch Road.

(Storm Damage.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the cost of storm damage between 20 and 241 miles of the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the private contributions:---

Total acreage, 8,667—Rate per acre, '0159c.

Government molety	•		Ks
Private contributions		• •	Rs. 138 · 38

Proprietors or Agents. Estates. Acreage	. A	${f mount.}$
		Rs. c.
	3	0 45
		0 96
C. B. Clay Mahousa 614		9 80
		•
	٠	
	• •	0 45
Marie Kangany Marie's Land and		
		9 10
	• •	13 49
Pana Sidambaran		2 24
Kangany Galboda 210		
E. R. Cox • Baddegama 184		
E. G. Craddock Old Tunisgalla 435		
		10 42
J. P. Hortin Lebanon Group 1,098		
Do Knuckles Group 1,349		
G. G. Ross Clarke . Katooloya 584	• •	9 33
Do Gangamulla 263	• •	4 20

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before February 3, 1919.

Provincial Road Committee's Office, Kandy, January 20, 1919.

C. S. VAUGHAN, Chairman.

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Aluwihare-Dullewa Gap Estate Cart Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, and the Local Committee having passed an estimate of Rs. 1,800 for maintenance, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, have assessed the proportion due by each estate in the district interested in the road as follows to make up the private contributions:—

Government contribution Private contributions .. Rs. 1,800

Total acreage, 2,404—Private contributions, Rs. 1,800— Rate per acre, ·7487c.

1st to 3rd section, 2 miles 44 chains.

Proprietors or Agents.	Estates.	Acreage	э.	Amou Rs.	
Eastern Produce and Es		t 1 000		010	40
tates Co., Ltd. Rosehaugh Tea and Rubbe		est 1,220	• •	913	48
Co., Ltd. (Harold Vicker	s) Beredewe			257	
	. Polwatte	213	• •	159	48
Mrs. Hodgson Bell (J Taylor)	. Dullawe	302		226	13
Mafalda Rubber Syndicat		00+			
(D. A. Steele)	. Highwalt	on 225	• •	168	46
C. Arya-Nayagam	. Ratninde	100	••	74 	87
		Total	٠.	1,800	0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to Mr. Harold Vickers (Nikakotuwa estate), Chairman, Local Committee. on or before January 31, 1919.

Provincial Road Committee's Office, Kandy, January 17, 1919.

C. S. VAUGHAN, Chairman.

Norton-Carolina Branch Road.

OTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee of the above road will be held on Thursday, January 30, 1919, at Glengariff Factory, at 4 P.M.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (a) The names of the estates (with their acreages) which are interested in and which use the road and the Norton bridge.
- (b) The sections of the road used by these estates.
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

The private contributions on the maintenance estimates for the year ending September 30, 1919, amounts to Rs. 1,515 and Rs. 198 29, respectively.

Theberton estate, S. H. GRIGG, Watawala, January 20, 1919. Chairman, Local Committee.

Ulapane-Riverside Branch Road.

OTICE is hereby given that, in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee of the above road will be held on Saturday, February 1, 1919, at Mahavilla Factory, at 10 A.M.

Business.

To consider and report to the Provincial Road Committee with regard to—

- (a) The names of the estates (with their acreages) which are interested in and which use the road and the Ulapane bridge.
 - (b) The sections of the road used by these estates.
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates.

The private contributions on the maintenance estimates of the road and of the bridge for the year ending September 30, 1919, amount to Rs. 1,212 and Rs. 202, respectively.

Mahavilla estate, Ulapane, January 16, 1919. GEO. BENZIE. Chairman.

Road from Parakaduwa Station to Hemmingford Estate.

TOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1918, to September 30, 1919, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, have assessed the proportion due by each estate in the district interested in the maintenance of the undermentioned road, as follows:--

ROAD FROM PARAKADUWA STATION TO HEMMINGFORD ESTATE.

(Estimate No. D 391 of October 17, 1918.)

Government moiety Rs. 600 Private contributions Rs. 612

1st section, 1 mile.

Total acreage, 2,990—Moiety of cost, Rs. 413.51— Rate per acre, 13.8297.

Assessment. Acreage. Rs. c. Proprietors or Agents. Estates. 46 . 6 36 Michael J. de Jong .. De Jong Group Grand The Central Rubber Company .. Meegastenna .. 132 .. 18 25

1st to 2nd section 1:48 mile.

Total acreage, 2,81:—Moiety of cost, Rs. 198.49—Rate per acre, 7.0586—Total rate, 20.8883.

				A	sse	ssme	nt.
Proprietors or Age	nts.	Est at es.	4	Acreag	Θ,	$\mathbf{R}\mathbf{s}$.	c.
The General Tea Est	ates.	Hemmingfor	đ				
Ltd.		Group	٠.	1,297		270	96
G. A. Talbot		Digowa		541		113	0
Manikanda Rubber	Co.,	,					
Ltd. (Carson &							
Agents)		Manikanda		400			
A. J. R. de Soysa							
A. H. T. de Soysa				. 59		12	32
T. A. de S. Wijer							
Gaffoor buildings,	Fort	<u>.</u>					
Colombo	• •	Pannila		. 180	• •	37	59
							_
•		•	•	Total '	• •	612	0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before March 5, 1919.

Provincial Road Committee's Office, Ratnapura, January 21, 1919. E. Rodrigo, for Chairman.

Ratnapura-Malwala Ferry Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the Malwala ferry bridge on the Ratnapura-Malwala Ferry Branch road, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, have assessed the proportion due by each estate in the district interested, as follows:—

SECTION 2A, BRIDGE ACROSS MALWALA FERRY.

(Estimate No. D 531 of November 21, 1918.)

Government moiety	7		Rs.	112	.50	
Private contribution	ns	• •	Rs.	114	. 75	
. <u>.</u>	:		1	Asse	ssme	ent.
Proprietors or Agents	Estates.		Acres	ge.	Rs.	C.
Lansdowne Rubber Co., (Carson & Co., Agents N. D. S. Silva, Winyatta). Lansdowne	··•	721	••	9	70
Gregory's road, Colom Mrs. N. D. B. Silva, Guile	bo Sil val an d	••	506	••	6	80
ford House, Cinnamo					_	
Gardens, Colombo		*	469		4	31
The Consolidated Tea ar						
Lands Co., Ltd	. Galbo da		742	٠.	9	98
Do	. Hapugasteni	na				•
\$7,5	Charre		3,393		45	69
Do.	. Alupolla		2.496		33	58
M. G. Gomes	. Dikmukalan	a .	200	••	. 2	69
	The second secon	•	r otal		114	75

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before March 5, 1919.

Provincial Road Committee's Office, Ratnapura, January 21, 1919. E. Rodrigo, for Chairman.

Ratnapura-Malwala Ferry Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1918, to September 30, 1919, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance,

No. 14 of 1896, have assessed the proportion due by each estate in the district interested in the maintenance of the under-mentioned road, as follows:—

RATNAPURA-MALWALA FERRY BRANCH ROAD.

(Estimate No. D 390 of October, 17, 1918.)

Government moiety ... Rs. 3,500

Private contributions ... Rs. 3,570

Less unexpended balance of private contributions with the Colonial Treasurer as per his letter No. 120 of June 28, 1918, to Chairman, Provincial Road Committee, Ratnapura—Maintenance, Rs. 205·13, Conversion of bridges, Rs. 309·93 ... 515 6

1st section, 2 miles.

..3,054 94

Balance to be recovered from Estates

Total acreage, 10,608—Moiety of cost, Rs. 1,221.96—

Sectional rate, 11.5192c-Total rate, 11.5192c.

Proprietors or Agents. Estates. Acreage. Rs. c
The Mahawala Tea Estates
Company, Ltd. .. Mahawala ... 1,551 ... 178 66

2nd section, 3 miles.

Total acreage, 9,057-Moiety of cost, Rs. 1,832.98-

Sectional rate, 20.2382c.—Total rate, 31.7574c.

Saffragam Tea and Rubber .. Carney Co., Ltd. 530 .. 168 31 Lansdowne Rubber Co., Ltd. (Carson & Co., . Lansdowne Agents) 721 .. 228 06 N. D. S. Silva, Winyatts, Gregory's road, Colombo Silvaland 506 .. 160 69 Mrs. N. D. B. Silva, Guildford House, Cinnamon Gardens, Colombo .. Agarsland 469 .. 148 94 The Consolidated Tea and .. Galboda Lands Co., Ltd. 742 .. 235 63 Do. Hapugastenna .. 3,393 ..1077 58 Group Alupolla .. 2,496 .. 792 66 M. G. Gomes .. Dikmukalana . 200 .. 63 51 3,054 94

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury on or before March 5, 1919.

Provincial Road Committee's Office, E. Rodrigo, Ratnapura, January 21, 1919. for Chairman.

Nugatenna-Deanstone Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1919, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 a.m., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety .. Rs. 1,200 Private contributions .. Rs. 1.212

lst to 5th section, 2½ miles.

Proprietors or Agents.

Estates.

Acreage.

Burke Estate Co. Ltd. (R.

Burke Estate Co., Ltd. (R. Burke) . . Nugagalia ...

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PART I. — CEYLON GOVERNI	4ENT GAZETTE — JA
1st to 8th section, 3\frac{3}{4} miles.	3rd : Government contribut
Proprietors or Agents. Estate. Acreage.	Private contribution
T. H. Moorhouse (R. Burke) Nawanagalla 295 — 1st to 10th section, 4.77 miles.	
Whittall & Co. (E. S. Wilson) Meemunagalla 535 Do Deanstone 576	Total acreage,
Burke Estate Co., Ltd. (G.	Proprietors or Agents. Warriapola Estates Co., Ltd. (T. G. Harrison)
Johnston) Hare Park 454 Whittall & Co. (W. Sinclair) Kobonella 718	E. O. Felsinger Cevlon Land and Produce Co.
Kana Luna Meeya Pulle Fincham's Land No. 1 96	Ltd. (A. Dyson Rooke) Pitakanda Tea Company of Ceylon (F. H. Fraser)
Puncha Vidane Duraya Fincham's Land No. 2 311	Ceylon (F. H. Fraser)
Whittall & Co. (W. Sinclair) Ensalwatte 264 Burke Estate Co., Ltd. (G.	-
Johnston) Dehigolla 475 Do Looloowatte 309	4th and Government contribut Private contributions
S. P. Santhiveeran and M.	Tittate contributions
Aiyasamy Seeacumbura 22	
Burke Estate Co., Ltd. (G. Johnston) Yahangalla 80	Total acreage,
And at the same time and place the Committee will take	Warriapola Estates Co., Ltd. (T. G. Harrison)
ovidence, if necessary, and receive and consider objections	Ceylon Land and Produce Co
and suggestions.	Pitakanda Tea Company of
Provincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 25, 1919. Chairman.	Ceylon (F. H. Fraser) The Bandarapola Ceylon Co., Ltd. (heirs of J. Anderson)
	Do
Nugatenna-Deanstone Branch Road.	
OTICE is hereby given that, in terms of section 6 of the Branch Roads Ordinance, No. 14 of 1896, a pro-	6th
osal having been made to include Yahangalla estate of 80	Government contributi
cres in extent among the estates liable for assessment for	Private contribution
sintenance of the 1-10 sections of the above road, the rovincial Road Committee will on Saturday, February 8,	
919, at 11.30 A.M., at their office in Kandy, proceed to	Total acreage,
define the limits of the district to include Yahangalla tate, and at the same time and place the Committee will	
ke evidence, if necessary, and receive and consider	E. O. Felsinger
bjections and suggestions.	Ceylon (F. H. Fraser) The Bandarapola Ceylon Co.,
rovincial Road Committee's Office, C. S. VAUGHAN, Kandy, January 25, 1919. Chairman.	Ltd. (heirs of J. Anderson) E
Kadugannawa-Paranapattiya Estate Cart Road.	7th s Government contribution
POTICE is hereby given that, in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the	Deirote contribution:
ocal Committee of the above road will be held on Saturday,	
bruary 8, 1919, at 3 P.M., at Winby Estate Office.	Total acreage, 2
Business. 1. To draw up an estimate for the maintenance of the	Warriapola Estates Co., Ltd.
ad for the year ending September 30, 1919.	(T. G. Harrison) Pitakanda Tea Company of
2. To consider and report to the Provincial Road	Ceylon (F. H. Fraser) The Bandarapola Ceylon Co.,
mmittee— (a) The names of the estates using the road (with	Ltd. (heirs of J. Anderson) E
acreages).	
(b) The sections of the road used by these estates.	8th and 9th:
(c) The names of the proprietors, managers, or agents of these estates.	Private contribution
3. Any other business that may be properly brought	
ward,	Total acreage,
Alpitikanda Estate, H. S. STEVENS, ampola, January 25, 1919. Chairman, Local Committee	Warriapola Estates Co., Ltd. (T. G. Harrison)
	Pitakanda Tea Company of Ceylon (F. H. Fraser) P
Kandenewera-Wariapola Estate Cart Road. OTICE is hereby given that the Provincial Boad Committee, in accordance	
with notice dated December 3, 1918, and acting under section 19 of the late Roads Ordinance. No. 12 of 1902, have assessed the under-mentioned	
stes to make up the contribution of Rs. 14,127.36 on account of the cost of intenance of the above road for the year ending September 30, 1919:—	
1st and 2nd sections, 1 mile 66 chains.	
Private contribution	1
Rs. 6,697·86	Rs. c.
Total acreage, 4,222—Rate per acre, Re. 1.4340c.	Warriapola estate 1,376 66. Kandenewera estate 4,085 39.
Proprietors or Agents. Estates. Acreage. Amount. 1917-18.	Watagoda estate 1,006 76. Strathisla es ate 1,263 5.
Rs. c. Rs. c.	Pitakanda estate 5,972 79. Godapola estate 308 52.
H. Coombs) Warriapola 960 1,376 60 139 30 diapola Estates Co., Ltd.	Karagahalanda estate 114 19.
G. Harrison) Kandenewera 1,000 1,434 3 145 12 Felsinger Watagoda 344 493 30 49 91	Total 14,127 36
on Land and Produce Co., d. (A. Dyson Booke) Strathisla 456 658 91 66 17 tanda Tea Company of	Which balance sums the propestates are hereby required to pay
randa Tea Company of you (F. H. Fraser) Pitakanda 1,462 2,096 54 212 16	Matale), Chairman of the Local Co
m.a.s aaraaa [Deposits of the first section of the

Total .. 6,054 44

612 66

_	THAT CAZELLE — JAN. 31, 1919	900
	3rd section, 46 chains.	
	Government contribution Rs. 230	- 36
	Private contribution Rs. 2,160	64
	Rs. 2,400	.00
	Total acreage, 3,262—Rate per acre, ·6651c.	Under
	Ex Amount.	penditure, 1917-18.
	Warriapola Estates Co., Ltd. (T. G. Harrison) Kandenewera 1,000 665 13 E. O. Felsinger Watagoda 344 228 80 Ceylon Land and Produce Co.,	49 49
	E. O. Felsinger Watagoda 344 228 80 Ceylon Land and Produce Co.,	. 17 2
	Ltd. (A. Dyson Rooke) Strathisla 456 303 30 .	
	Pitakanda Tea Company of Ceylon (F. H. Fraser) Pitakanda 1,462 972 41 .	72 34
	Total 2,169 64	161 42
	4th and 5th sec ions, 2 miles. Government contribution	60
	Private contributions Rs. 2,567	40
	Rs. 2,840	.00
	Total acreage, 3,828—Rate per acre, 6706c.	
	Warriapola Estates Co., Ltd. (T. G. Harrison) Kandenewera 1,000 670 69 E. O. Felsinger Watagoda 344 230 72	492 58
	E. O. Felsinger Watagoda 344 230 72 Ceylon Land and Produce Co.,	169 44
	Ltd. (A. Dyson Rooke) Strathisla 456 305 84	224 61
	Pitakanda Tea Company of Ceylon (F. H. Fraser) Pitakanda 1,462 980 54	720 14
	l The Bandaranola Cevion Co	
	Ltd. (heirs of J. Anderson) Godapola 460 308 52 Do Karagahalanda 106 71 9	52 21
	Total 2,567 40	
j		
	6th section, 28 chains.	
	Government contribution Rs. 48.	
1	Private contribution Rs. 456	
	Rs. 505·(00
	Total acreage, 2,912—Rate per acre, '1567c.	
1		
	Warriapola Estates Co., Ltd. (T. G. Harrison) Kandenewera 1,000 156 79	144 26
ĺ	(T. G. Harrison) . Kandenewera 1,000 . 156 79 . E. O. Felsinger . Watagoda . 344 . 53 94 . Pitakanda Tea Company of Ceylon (F. H. Fraser) . Pitakanda . 1,462 . 229 22 .	49 63
1	Ceylon (F. H. Fraser) Pitakanda 1,462 229 22	210 90
ļ	The Bandarapola Ceylon Co., Ltd. (heirs of J. Anderson) Karagahalanda 106 16 61	15 29-
	Total 456 56	420 8
ļ		
l	7th section, 40 chains.	
1	Government contribution Rs. 68.1 Private contribution Rs. 641.8	2 8
1	Rs. 710·0	_
ļ	100. 110 0	-
۱	Total acreage, 2,568—Rate per acre, ·2499c.	
1	Warriapola Estates Co., Ltd.	
I	(T. G. Harrison) Kandenewera 1,000 249 96	256 99
ļ	Pitakanda Tea Company of Ceylon (F. H. Fraser) Pitakanda 1,462 365 43	375 72
1	The Bandarapola Ceylon Co., Ltd. (heirs of J. Anderson) Karagahalanda 106 26 49	27 24
1	Total 641 88	
	10001 041 08	002 AD
	' 8th and 9th sections, 1 mile 60 chains.	
	Government contribution	6
Ì	Private contribution Rs. 2,237 · 4	_
1	Rs. 2,475 · 0	0
1	Total acreage, 2,462—Rate per acre, '9087c.	
1	Warrianola Estates Co., Ltd.	
	(T. G. Harrison) Kandenewera 1,000 908 79	655 16
	Pitakanda Tea Company of Ceylon (F. H. Fraser) . Pitakanda 1,462 1,328 65	957 85
l	Total 0.00m 44	
I		,613 1
	Grand Total14,127 36	
	Abstract.	
	Add over Deduct under P	alance
	Expenditure, Expenditure,	lue on j
	Total.	ccount 1918–19
l	l Rate Ree De - n- '	Rs. o
ı	Wramiamala astata	•
	Warriapola estate 1,376 66139 30 1,515 96 1 Kandenewera estate 4,085 39145 12 4,230 511,598 48 2	515 96
	Warriapola estate . 1,376 66139 30 1,515 96 — 1 Kandenewera estate . 4,085 39145 12 4,230 511,598 48 2 Watagoda estate . 1,006 76 49 91 1,056 67 236 9 Strathisla es ate . 1,263 5 66 17 1,329 92 247 18 1	515 9 6 63 2 3 820 5 8
	Warriapola estate 1,376 66139 30 1,515 96 — 1 Kandenewera estate 4,085 39145 12 4,230 511,598 48 2 Watagoda estate 1,006 76 49 91 1,056 67 236 9 Strathisla es ate 1,263 5 66 17 1,329 22 247 18 1 Pitakanda estate 5,972 79 212 16 6,184 95 2,336 95 3	515 96 632 3
	Warriapola estate 1,376 66139 30 1,515 96 — 1 Kandenewera estate 4,085 39145 12 4,230 51 1,598 48 2 Watagoda estate 1,006 76 49 91 1,056 67 236 9 Strathisla es ate 1,263 5 66 17 1,329 22 247 18 1	515 96 632 3 820 58 082 4

Which balance sums the proprietors, managers, or agents of the severa estates are hereby required to pay to C. P. Anderson, Esq. (Bandarapola estate, Matale), Chairman of the Local Committee, on or before February 10, 1919.

Provincial Road Committee's Office, Kandy, January 27, 1919.

C. S. VAUGHAN, Chairman.

612 66 14,740 2 4,740 2 10,000 0

JAFFNA MARKETS FUND.

Statement of Receipts and Expenditure of the Markets Fund for the Half-Year ended December 31, 1918.

Rs.	C.	Expenditure.	Rs.	c.
		sweepers, and watchers		50
212 536	21 80	buildings Cost of audit	240 30 87	89
150 78 6	65 18	Miscellaneous For permanent buildings	22	Ō
13	25	- Vumbanat market		
		Balance on December 31, 1918	14,793	8
20,077	29	Total	20,077	29
	894 43 212 536 1,166 150 786 167 13 3,971 16,105	894 63 43 72 212 21 536 80 1,166 84 150 65 786 18	894 63 43 72 212 21 536 80 1,166 84 150 65 786 18 167 5 13 25 3,971 33 16,105 96 Pay of market-keepers, sweepers, and watchers Maintenance of market buildings Cost of audit Law expenses Miscellaneous For permanent buildings at Changanai market. Balance on December 31, 1918	894 63 43 72 212 21 536 80 1,166 84 150 65 167 5 167 5 13 25 3,971 33 16,105 96 Balance on December 31, 1918 Balance on market-keepers, sweepers, and watchers being an and watchers being an and watchers being an an and

District Road Committee's Office, Jaffna, January 25, 1919.

P. C. Nicholas, for Chairman

MULLAITTIVU MARKET FIINDS

Statement of Receipts and Expenditure on account of Market Funds in Muliaittivu District for the last Half-Year of 1918.

Receipts.	Rs.	c.	Payments.	Rs.	0.
Balance on July 1, 1918 Rent of Tanniyuttu market One-sixth purchase amount of Tanniyuttu		3 2 4 8	Cost of tiling the market building at Tanniyuttu Balance	327 249	
market rent for 1919 .	32	0			
Total ⁷	576	80	- Total	576	80
District Road Committee's Mullaittivu, January 10,	Offic 1919	E. F. MARSHAL Cha	L, irman.		

Appointment of Mémbers, District Road Committee, Jafina. T is hereby notified that the under-mentioned gentlemen

have been appointed members of the District Road Committee, Jaffna, for the years 1919, 1920, and 1921:-

K. Tambaiya

S. M. Coomarasuriar

S. Supramanyam

Provincial Read Committee's Office,

H. Horsburgh,

Jaffna, January 15, 1919. Chairman.

SPECIFICATIONS "THE IRRIGATION ORDINANCE." UNDER

SPECIFICATION.—Irrigation Works, Province of Uva.

MENDMENT to the specification of lands under Kumbukkan-oya Scheme published in Government Gazette No. 6,900 of September A 28, 1917. Lot numbered 805 under serial No. 126 in the specification published in Government Gazette No. 6,900 of September 28, 1917, is hereby cancelled, and the following lot is substituted.

Lands to gay a rate of Rs. 2 per acre per annum, liable to revision at any time.

Preliminary plan 1,947. Name of allotment of land or field—Panulandayaya. Date of sale—February 1, 1918.

No. of Lot No. or Survey Name of Owner. Reference.	Extent.	Amount sold for.	Amount paid to Date.	Amount due.	Area exempted.	Colonial Secretary's Total Amount Letter authorizing Amount exempted. Exemption, and Period of Exemp-
141 1Palwallegedera Ganeti of Okkam- pitiya	A. B. P. 2 0 16 .					
.	AMENDED	SUMMAI	BY.		Extent.	Amount due.

				A.	R,	P.		K9.	C.
(a) Area paying a rate in perpetuity	of I	te. 1 per acre per annum	••	646	3	20	• •	646	94
(b) Area paying a rate in perpetuity				12	2	22	• •	25	28
(c) Area paying a rate of Rs. 2 per	acre	per annum subject to revi	e doisi						
at any time	٠.	••		2	0	16		4	20
(d) Leased lands paying an irrigation	a ra	te of Rs. 2 per acre per an	aum		~				
(rate to be revised in 1927)	• •	•	••	176	3	6	• •	353	58
		Total area paying rate		838	7	24		1,030	0
(e) Area exempted		Total aloa ballog rase	••	12	_	26			
(f) Irrigable Crown land to be leased	• •	••		67	2	27			
•					-				
4		Total area in specification		918	2	37			

Badulla Kachcheri October 29, 1918,

(anti-

F. BARTLETT, Government Agent.

No. and Date of