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Park I. - General.

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

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NEW LAW REPORTS—Part III. of Vol. XXIV. was issued on the 22 d instant

PROCLAMATION BY THE GOVERNOR

APPOINTMENTS BY THE GOVERNOR.

No. 56 of 1923.

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

Mr. F. J. SMITH to act as Colonial Treasurer, Commissioner of Stamps, and Chief Commissioner of the Loan Board, with effect from February 21, 1923, during the absence on leave of the Hon. Mr. W. W. Woods, or until further orders.

Mr. E. B. ALEXANDER to be Additional Controller of Revenue, with effect from February 12, 1923, until further orders.

Mr. M. S. SRESHTA to be Postmaster-General and Director of Telegraphs; a Director of the Savings Bank, and a Commissioner of the Loan Board, with effect from February 21, 1923, until further orders.

Mr. N. W. MORGAPPAH, to act, in addition to his own duties, as Registrar of Lands, and of Marriages, Births, and Deaths; a Visitor of the Lunatic Asylum, Colombo; Registrar of Joint Stock Companies, under the Joint Stock Companies Ordinance; and a Justice of the Peace for the Island, with effect from February 21, 1923, until relieved by Mr. L. W. C. Schrader, or until further orders.

Mr. R. M. DAVIES to act, in addition to his own duties, as District Judge, Commissioner of Toquests, and Police Magistrate, Kegalla, during the absence of Mr. W. J. L. Rogerson, on February 17, 1923.

Mr. S Comp to act as District Judge, Additional and Police Magistrate, e of Mr. F. D. Peries, on he resumption of duties by

Commissioner of Requests, tional District Judge, G. C. MILES, on No. 57 of 1923.

EADS of Departments are hereby authorized to accept the signature of Mr. T. E. Durren, on behalf of the General Manager of the Railway, with effect from March 1, 1923, until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 22, 1923. CECIL CLEMENTI, Colonial Secretary.

No. 58 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 103 of Ordinance No. 6 of 1910, to nominate Mr. W. A. GENTLE to act as Auditor of the accounts of the Municipalities of Colombo, Kandy, and Galle, with effect from February 7, 1923, during the absence on leave of Mr. F. G. MORLEY, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1923. CECIL CLEMENTI, Colonial Secretary

No. 59 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased to nominate the under-mentioned gentlemen as Unofficial Visitors for the hospitals noted against their names:—

Mr. J. G. CRAIB, Kegalla. Mr. W. A. O. Wells, Aranayaka. Mr. W. W. Birtill, Undugoda.

No. 61 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 13 of Ordinance No. 10 of 1861, to appoint the under-mentioned gentlemen as Members of the Provincial Road Committee, Uva, for the year 1923:—

Mr. A. FELLOWES GORDON.

Mr. E. G. A. PALMER.

Mr. WILLIAM ALLAN.

Mr. J. G. DE W. TILLEKERATNE.

By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

Colombo, February 19, 1923.

No. 62 of 1923,

HIS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 5 (1) (b) of Ordinance No. 18 of 1892, to nominate Dr. A. C. A. FERNANDO to be a Member of the Sanitary Board, Ratnapura District.

By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

Colonial Secretary's Office, Colombo, February 20, 1923. No. 63 of 1923.

H IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GEORGE VERNON SCHOKMAN, of Fort, Matara, to be a Notary Public at Matara and throughout the judicial division of Matara, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 14, 1923. CECIL CLEMENTI, Colonial Secretary.

No. 64 of 1923.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WIJAYASUNDARA DASSANAYAKA MUDIYANSERALAHAMILLAGE HARRY WILLIAM DASSANAYAKE, of Heiyantuduwa, Pattiwila, Kelaniya, to be a Notary Public throughout Kotmale division of Nuwara Eliya District, with residence and office at Lolugahamula, and to practise as such in the Sinhalese language.

By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

Colonial Secretary's Office, Colombo, February 15, 1923.

APPOINTMENTS, &c., OF REGISTRARS.

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, Colombo, has appointed Senapathige Theobold Philip Rodrigo to act as Registrar of Marriages (General) of Colombo town division, in the Colombo District of the Western Province, for thirty days from February 17, 1923, during the absence of the Registrar, Senapathige John Rodrigo, on sick leave. His office will be at No. 24, Chekku street, Colombo.

The Additional Assistant Provincial Registrar, Colombo, has appointed Bastian Perera Amerasekara Jayawardena to act as Registrar of Births and Deaths of Udugampola division, and of Marriages (General) of Dasiya pattu of Alutkuru korale division, in the Colombo District of the Western Province, for three days from February 22, 1923, during the absence of the Registrar, Ranatunga Jayasekara Koralalage Don Hendrick Jayawardena, on leave. His office will be at Higgahawatta in Dambawala.

The Additiona' Assistant Provincial Registrar, Kalutara, has appointed Wanniarachchige Don David Fonseka to act as Registrar of Births and Deaths of Horana division, and of Marriages (General) of Kumbuke pattu division, in the Kalutara District of the Western Province, for six days from February 21, 1923, during the absence of the Registrar, D. H. Gunasi Era, on leave. His office will be at Kandawattekurundu atta in Munagama.

The Additional Assistant Provincial Registrar, Kalutara, has appointed GODA to act as totamume divis Province, on Ethe Registrar, a office will be at languaghawatta in Nagoda.

Assistant Provincial Registrar, Kalutara, EDAGAMAIIYANAGE DON ANDRIS GAMALITYANAGE DON ANDRIS

The Additional Assistant Provincial Registrar, Kalutara, has appointed Bogoda Arachemee Don Edwin Jaya-Wardena to act as Registrar of Births and Deaths of Migahatenna division, and of Marriages (General) of Maha pattu south division, in the Kalutara District of the

Western Province, for eight days from February 19, 1923, during the absence of the Registrar, B. D. D. JAYAWARDENA, on leave. His office will be at Delgahawatta in Migahatenna.

The Assistant Provincial Registrar, Kandy, has appointed Tennakoon Mudivanselage Wattegedara Siyatu to act as Registrar of Births and Deaths, and of Marriages (General) of Pata Dumbara No. 2 division, in the Kandy District of the Central Province, for four days from February 16, 1923, during the absence of the Registrar, Alfred Ratwatte, on leave. His office will be at Migahakotuwewatta in Gunnepana.

The Assistant Provincial Registrar, Kandy, has appointed GANEGALA EKANAYAKAMUDIYANSELAGE WALAWWE UKKU BANDA to act as Registrar of Births and Deaths and of Marriages (General) of Uda Dumbara No. 6 division, in the Kandy District of the Central Province, for fifteen days from Februs \$23, during the absence of the Registrar, G. E. M. \$23, during the absence of the Registrar, G. E. M. \$23, during the absence will be at Talagune: Station at Mimure, todia

The Assistant Provincial Regist
UDURAWANA ABAYAKOONWALAWAD

SRegistrar of Births and Deaths, 22 do f Marriages (General) of Pata Dumbara No. 3 division to the Kandy District of the Central Province, ror thirth ays from February 12, 1923 during the absence of the Bulatwattewalawwa in Yatawara.

The Additional Assistant Provincial Registrar, Matale, has appointed ABEYRATNA BANDA NUGAPITIVA to act as Registrar of Births and Deaths of Matale Medasiya pattu division, and of Marriages (General) of Matale South division, in the Matale District of the Central Province, for fourteen days from February 5, 1923, during the absence of the F A. Jr. T. M. YAPA BANDA, on leave. His office will be at Hitinagedarawatta in Nugapitiya.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed Ukku Banda Dassanayake to act as Registrar of Births and Deaths, and of Marriages (General) of Gravets

division, in the Nuwara Eliya District of the Central Province, for three days from February 14, 1923, during the absence of the Registrar, H. B. PETHIYAGODA, on leave. His office will be at House No. 65, Nanu-oya.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed ABRAHAM DE ALWIS GUNETILLEKE to act as Registrar of Births and Deaths of Medapane division, and of Marriages (General) of Kotmale (excluding the portion in Gravets) division, in the Nuwara Eliya District of the Central Province, for eight days from February 23, 1923, during the absence of the Registrar, ABRAHAM DE ALWIS GUNETILLEKE, on leave. His office will be at Hedunawa in Kalapitiya.

The Assistant Provincial Registrar, Galle, has appointed ELGIN WEERASURIYA to act as Registrar of Births and Deaths of Kataluwa division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for three days from February 21, 1923, during the absence of the Registrar, W. WARNASURIYA, on leave. His office will be at Nala-arambewatta in Kataluwa.

The Additional Assistant Provincial Registrar, Matara, has appointed Don John Wijesinghe to act as Registrar of Births and Deaths of Four Gravets No. 3 division, and of Marriages (General) of Matara town and Gravets division, in the Matara District of the Southern Province, for February 16, 1923, during the absence of the Registrar, P. D. J. WIJESINGHE, on leave. His office will be at Ganga-addarawatta in Pallimulla and Sattabigewatta in Weraduwa.

The Assistant Provincial Registrar, Jaffna, has appointed MAYILVAKANAM CHELLETTURAI to act as Registrar of Births and Deaths of Kaddaiveli division, and of Marriages (General) of Vadamaradchi west division, in the Jaffna District of the Northern Province, for three weeks from February 12, 1923, during the absence of the Registrar, M. TAMOTARAMPILLAI, on sick leave. His office will be at Elumpansima in Tunnalai south: Station, Koddaiady in Karaveddi north.

The Assistant Provincial Registrar, Jaffna, has appointed Mr. Kantaiya Aiyampillai to act as Registrar of Marriages (General) of Thenmaradchi division, in the Jaffna District of the Northern Province, for thirty days from February 12, 1923, during the absence of the Registrar, K. KANTAIYA, on leave. His office will be at Mananpulo in Kodigamam.

The Provincial Registrar, Anuradhapura, has appointed WALTER DANIEL MIGEL PERERA to act as Registrar of Marriages (General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for seventeen days from February 12, 1923, during the absence of the Registrar, A. W. DE SILVA, on sick leave. His office will be at the Land Registry, Anuradhapura.

The Provincial Registrar, Ratnapura, has appointed Don LEWIS ATAPATTU APPUHAMI to act as Registrar of Births and Deaths of Palle pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for ten days from February 12, 1923, during the absence of the Registrar,

N. G. Podi Appuhami, on leave. His office will be at the permanent Registrar's office.

The Assistant Provincial Registrar, Kegalla, has appointed JAYASINHA MUDIYANSELAGE CHARLES APPUHAMI to act as Registrar of Births and Deaths of Dehigampal korale, Megodapota pattuwa division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa for fourteen days from February 15, 1923, vice Registrar, V. C. APPUHAMI, deceased. His office will be at Welikadahitinawatta in Yatanwala.

Registrar-General's Office, Colombo, February 20, 1923.

M. S. SRESHTA, Registrar General.

T is hereby notified that I have appointed IHALA-WALAWWE RAJAPAKSHA RAJADAKSHA KARUNANAYAKA HERAT MUDIYANSELAGE PUNCHI BANDA (provisionally) as Registrar of Births and Deaths of Inamalawa korale division, and of Marriages (Kandyan and General) of Matale north division, in the Matale District of the Central Province, with effect from March 1, 1923, vice Registrar, H. M. APPUHAMI, resigned. His office will be at Mudiyanselage Walawwa in Inamalawa.

Registrar-General's Office, Colombo, February 15, 1923.

M. S. SRESHTA, Registrar-General.

T is hereby notified that I have appointed WICKRAMA-ARACHCHIGE CHARLES (provisionally) 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, with effect from March 1, 1923, vice Registrar, D. P. DISSA-NAYAKA, resigned. His office will be at Parewatta in Polommaruwa.

Registrar-General's Office, Colombo, February 14, 1923.

M. S. SRESHTA, Registrar-General.

T is hereby notified that I have appointed KASINATAR Kantaiya (provisionally) as Registrar of Births and Deaths of Tampalakamam east division, and of Marriages (General) of Tampalakamam pattu division, in the Trincomalee District of the Eastern Province, with effect from February 10, 1923, vice S. MUTTUCUMARU, resigned. His office will be at Kalivalavu in Sinnakkiniyai.

Registrar-General's Office, Colombo, February 14, 1923.

M. S. SRESHTA. Registrar-General,

T is hereby notified that I have appointed Puhnomi-RALALAGE TIKIRI BANDA to act as Registrar of Births and Deaths of Sinhala pattu division, and of Marriages (Kandyan and General) of Tamankaduwa division, in the Anuradhapura District of the North-Central Province, with effect from February 16, 1923, until further orders, vice Registrar, L. B. KIRI BANDA, suspended. His office will be at Minneriya.

Registrar-General's Office, Colombo, February 16, 1923.

M. S. SRESHTA Registrar-General.

GOVERNMENT NOTIFICATIONS.

ORDINANCE No. 17 of 1869.

T is hereby notified that His-Excellency the Governor in Executive Council, has been pleased, under the provisions of sub-section 4 of section 16 B of Ordinance No. 17 of 1869, as amended by Ordinance No. 17 of 1922, to prescribe the composite goods named in the schedule hereto, as composite goods on which the rebate allowable under the said section may be granted in respect of the ingredients contained therein on which import duty has been paid.

Colonial Secretary's Office, Colombo, February 22, 1923. By His Excellency's command,

CECIL CLEMENTI, Colonial Secretary.

SCHEDULE.

ORDINANCE No. 17 of 1869.

RULES made by the Principal Collector of Customs under sub-section 16 B (4) of Ordinance No. 17 of 1869, as amended by Ordinance No. 17 of 1922, and approved by His Excellency the Governor in Executive Council:—

- 1. The rebate payable under this section shall be 7ths of the import duty paid in respect of such quantity of the parts or ingredients of the composite goods as shall appear to the satisfaction of the Principal Collector, to have been used in the manufacture or preparation thereof.
- 2. No rebate will be allowed in respect of parts or ingredients on which the import duty paid did not amount to at least Rs. 5.
- 3. The claim must be established at the time of export of the manufactured goods. For this purpose the goods should be deposited in the Customs 24 hours before they are to be shipped, and the export entry should be filed endorsed "Under claim for rebate under section 16 B (4)." Thereafter when the claim has been established to the satisfaction of the Principal Collector the rebate will be paid to the claimant or his representative authorized in writing on the application, provided that the demand for payment is made within six months of the shipment.
 - 4. Applicants for rebate must satisfy the Principal Collector:—
 - (i.) That the composite goods have been exported;
 - (ii.) That the goods so exported were manufactured in Ceylon;
 - (iii.) That the parts or ingredients in respect of which rebate is claimed were actually imported, and that the duty on which a rebate is claimed was actually paid;
 - (iv.) That the quantity of each part or ingredient used in the manufactured article is that stated in the application.
- 5. Exporters of composite goods may be allowed to facilitate payment of their claims by arranging to maintain a fixed proportion of dutiable ingredients in the manufactured or prepared composite goods. A bond must be entered into with the Customs and an undertaking given that the rates will not be changed without notification.
- 6. The Principal Collector may require the certificate of a duly qualified analyst or such other evidence as he may deem necessary in support of any application, and he and any officers duly authorized by him shall at all times be allowed access to the applicant's manufactory or place of business and be given every facility for satisfying themselves by inspection, or analysis, or otherwise, as to the correctness of the statements made in the claim.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 22, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE ENEMY FIRMS LIQUIDATION ORDINANCE, No. 20 of 1916."

WHEREAS it is provided by section 9 (1) of "The Enemy Firms Liquidation Ordinance, No. 20 of 1916," that the Governor may appoint any person to be Custodian of Enemy Property or may order that any person for the time being from time to time discharging the duties of any Office shall be Custodian of Enemy Property:

And whereas His Excellency the Governor by his Order dated August 18, 1916, and published in the Ceylon Government Gazette No. 6,819 of August 18, 1916, directed that the person for the time being discharging the duties of the Office of Controller of Revenue should be the Custodian of Enemy Property:

And whereas His Excellency the Governor by an Order dated October 20, 1921, and published in the Ceylon Government Gazette No. 7,219 of October 21, 1921, as amended by Order dated August 24, 1922, published in Ceylon Government Gazette No. 7,280 of September 1, 1922, appointed Mr. A. N. Hutt to be Custodian of Enemy Property, Ceylon:

And whereas His Excellency the Governor by an Order dated March 3, 1922, and published in the Ceylon Government Gazette No. 7,246 of March 3, 1922, as amended by Order dated August 24, 1922, published in the Ceylon Government Gazette No. 7,280 of September 1, 1922, appointed Mr. F. Marshall to be Cut dian of Enemy Property, Ceylon:

And whereas it has been deemed expedient to revoke the said Orders dated August 1916, and October 20, 1921, and the Order dated August 24, 1922, amending the said Order of October 26, 1921.

And whereas by virtue of the provisions of section 11a of "The Interpretation Ordinance, 1901," the Governor may revoke the said Orders:

Now, therefore, His Excellency the Governor is pleased to revoke the said Order dated August 18, 1916, published in the Ceylon Government Gazette No. 6,819 of August 18, 1916, as from October 20, 1921, and the Order dated October 20, 1921, published in the Ceylon Government Gazette No. 7,219 of October 21, 1921, as amended by the Order dated August 24, 1922, as from March 3, 1922.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 16, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 of 1920."

THE following by laws made by the Negombo Urban District Council, under sections 164 and 168 (12) of Ordinance No. 11 of 1920, and approved by the Local Government Board, have been confirmed by the Governor in Executive Council, and are published for general information under section 166 (1).

The by-laws published in the Ceylon Government Gazette No. 7,267 of July 14, 1922, are hereby cancelled.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 21, 1923. CECIL CLEMENTI, Colonial Secretary.

By LAWS REFERRED TO.

- 1. The following market area shall be declared to have been assigned to the public markets established under the control of the District Council at Kamachchode, and shall be called the Kamachchode market area, viz.: the area bounded by a line drawn from the sea due west of San Sebastian Church along the centre of the approach road to that Church; along the centre of San Sebast an road to the canal; along the centre of the canal to the lake; along the north shore of the lake to the sea; along the sea coast northwards to the above starting point.
- 2. Within the Kamachchode market area no meat or poultry shall be sold except at the public markets.
- 3. Within the Kamachchode market area no fresh fish, fruit, or vegetables shall be sold except at the public markets or at private markets duly licensed by the Chairman as hereinafter provided.
- 4. Within the Kamachchode market area no edible fish other than fresh fish shall be sold except at the public markets and at private markets or premises duly licensed by the Chairman as hereinafter provided.
- 5. Before the Chairman issues a license for a private market within the District Council area, the owner of such market shall comply with the following conditions:-
 - (a) He shall show to the satisfaction of the Chairman that the market was in existence before January 1, 1922.
 - (b) He shall provide the Chairman with a plan of the site of his market and its buildings.
 - (c) He shall provide the market with such latrine accommodation as shall be directed by the Chairman.
 - (d) He shall pay to the Council for every half year a fee in respect of the market

Rs. 200 For any market at which fresh fish is sold For any other market 100

Provided that the owner of the market, if he so wish, may, in lieu of the above fee, pay as a fee for each year an amount equal to five per centum on the average annual profits of such market during the previous three years, including the profit derived by him from all transactions carried out in connection with the sales effected in such market. If the owner of a market or markets wishes to pay the fee calculated on the percentage basis in the case of any one or more of his markets, he shall produce proof of the annual profits of each and all of his markets within the Council area to the satisfaction of the Chairman at least a month before the date on which he desires the license to issue.

- Every such license for a private market shall be subject to the following conditions:
 - The owner shall provide for each market a whole time scavenging cooly.
 - The market and its surroundings shall be kept free from dirt and refuse.
 - (c) The market and its drains and surroundings shall be swept and washed with disinfectant at least once in every 24 hours, and the sweepings and washings shall be immediately placed in an impervious covered receptacle and removed daily.
- 7. The County of the Kamachehode market area the Chairman may, on payment to the County of the fee of Rs. 4 for each year, issue a license to the owner of premises approved by the Chairman, for the sale in such premises of edible fish other than 5 fresh fish on condition that such premises and their drains and surroundings be kept free from dirt and refuse, and that the sweepings shall be immediately placed in an impervious covered receptacle and removed daily.
 - The sale of meat or fish by itinerant vendors is prohibited.
 - 9. In these by-laws the term fruit shall not be held to include young coconuts.
- 10. Any person committing a breach of any one of the above by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding Rs. 50 for any one offence, and in the case of a continuing offence, an additional fine not exceeding Rs. 25 for every day during which the offence is committed after conviction or written notice from the Chairman of such contravention. This clause shall not apply to persons punishable under section 162 of Ordinance No. 11 of 1920.

"THE OPIUM ORDINANCE, 1910."

T is hereby notified that His Excellency the Officer Administering the Government in Executive Council has been pleased, in exercise of the powers in him vested by section 14 of "The Opium Ordinance, No. 5 of 1910," to make the following rules in substitution for rule No. 46 of the rules dated June 16, 1915, made under the said Ordinance, and published in Government Gazette No. 6,726 of July 9, 1915, and the same are published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 6, 1923. B. Horsburgh, Acting Colonial Secretary

RULES REFERRED TO.

- 46. (1) (a) An authorized dispenser shall sell or dispense opium only as a medicine on the prescription of a registered medical practitioner or veterinary surgeon holding a diploma or certificate of competency; the opium shall be dispensed in quantities not exceeding the amount prescribed to be taken by the patient during a period of not more than three days in duration.
- (b) An authorized dispenser shall not dispense opium after the expiration of three days from the date of the prescription, and he shall retain the prescription in his possession, and file it, to be produced for inspection. No prescription containing opium shall be dispensed a second time unless on the production of a fresh prescription.
- (c) Provided that the last preceding paragraph shall not apply to prescriptions duly endorsed under section 4 of "The Opium Ordinance, 1910," as amended by "The Opium Ordinance, 1911," but in all cases in which the dispenser supplies opium upon such a prescription, he shall file a copy of the prescription.
- (2) All authorized dispensers, such as, Government Medical Officers, apothecaries in charge of Government dispensaries, registered medical practitioners, qualified veterinary surgeons, qualified chemists, approved estate dispensers and planters entitled to supply opium to their coolies shall keep a register (Opium form No. 23) in which the quantities of opium preparations received and the quantities dispensed shall be entered. Separate folios for the various forms and preparations of opium shall be kept up to date with entries of quantities received and dispensed. A copy of this form showing all the required details should accompany the applications to the Superintendent, Civil Medical Stores, for fresh supplies of opium.
- (3) The stocks, prescriptions, registers, and balances of opium in the hands of any authorized dispenser may at any time be verified by any of the following officers:—
 - (i.) The Principal Civil Medical Officer or any officer deputed in writing by him.
 - (ii.) The Provincial Surgeon.
 - (iii.) Inspecting Medical Officers.
 - (iv.) The District Medical Officer.

Name	οf	Preparation	•	
TARRES	() 1	LIGORIPHION	•	

Opium Form No. 23.

Date.	Balancein Stock at	Quantity received during Month of ——19—.	Total Quantity.	Name and Address of Medical Practitioner issuing Prescription.	Name and Address of Patient, Number of Prescription,	7 Total Quantity Dispensed		S gnature of Inspector and Inte of Inspection.
•	Ib. oz. gr.		lb. oz. gr.		lb. oz. gr		lb. oz. gr	

Signature of Applicant:	٠. ،	11
Designation of Applicant: ——.		
Certificate No. ———.		
Name of Estate, Firm, or Dispensary	:	
Address:——.		
Date: ————————————————————————————————————		

T is hereby notified that an examination under the regulations of December 17, 1920, for gentlemen in the L Civil Service will be held in the Council Chamber on Monday, April 23, 1923, at 10 A.M., and following days,

Monday, April 23

Sinhalese

Thursday, April 26 ..

Law, Accounts, and Riding

Tuesday, April 24 Wednesday, April 25

Sinhalese and Law Law

Saturday, April 28

Friday, April 27

Tamil Tamil

If necessary, the examination in Tamil will be extended to Tuesday, May 1, 1923.

The examination for officers in the Police Department and the Forest Department, and the vivâ 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 27, 1923.

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 a.m. to 1 p.m. and from 1.30 p.m. to 4.30 p.m., exclusive of the vivâ voce examination, which will be specially arranged for.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 22, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE CEYLON RAILWAYS ORDINANCE, 1902."

 $oldsymbol{ ilde{U}}$ ULE made by His Excellency the Governor, with the advice of the Executive Council, under section 5 of " The Ceylon Railways Ordinance, 1902," in connection with the rules and rates for the conveyance of goods traffic:-

(a) The additions to Rule 10 (g) in connection with the conveyance of salt, published in Government Gazettes Nos. 7,145 of November 26, 1920, and 7,275 of August 22, 1922, are cancelled and the following rule

"Salt, common, in bags, in consignments of 10 tons and over, will be conveyed at 6th class rates at owner's risk. Consignments of less than 10 tons will be charged at 3rd class rates on actual weight or at 6th class rates on 10 tons, whichever is lower. In the case of consignments from or to stations on the Northern Line north of Madawachchi, the 6th class rate will apply to a minimum of 6 tons, consignments under 6 tons being charged at 3rd class rates on actual weight." \cdot

(b) In the "Alphabetical Classification of Goods" under letter "S," delete "Salt, country 3" and "Salt, imported 2" and substitute "Salt, refined, in bottles or cases ... 2" and "Salt, common, in bags (owner's risk, see clause 10(g) .. 6."

(c) In the list of "Goods conveyed at second calss rates" delete "Salt, imported" and substitute "Salt,

refined, in bottles or cases."

(d) In the list of "Goods conveyed at third class rates" delete "Salt, country."

(e) In the list of "Goods conveyed at 6th class rates" after "Road metal" add "Salt, common, in bags (owner's risk, see clause 10(g)).

Any provision contained in any rule or classification made under the said Ordinance in any way contrary to the provision of this rule shall, as from the coming into operation of this rule be repealed.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 16, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE EXCISE ORDINANCE, No. 8 of 1912."

IS Excellency the Governor has been pleased to appoint Mr. J. M. Mackenzie of Halpe estate, Padukka, to act as a member of the Excise Advisory Committee for the Colombo Revenue District area during the absence of Mr. J. F. Elford from the Island.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 17, 1923. CECIL CLEMENTI, Colonial Secretary.

"THE STAMP ORDINANCE, 1909."

T is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, by virtue of the powers by section 5, sub-section (1) (c), of "The Stamp Ordinance, No. 22 of 1909," on him conferred, authorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates, specified in Schedule B of "The Stamp Ordinance, 1909," as set forth in section 2 of "The Stamp (Amendment) Ordinance, No. 10 of 1919," on the conditions set out in section 5 aforesaid, sub-sections (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 13, 1923. CECIL CLEMENTI, Colonial Secretary. IIS Excellency the Governor in Executive Council has been pleased, with the sanction of the Secretary of State for the Colonies, to approve the amendment of the Pension Minute dated December 9, 1908, by the substitution of the following rule for sections 21 (1), 21 (1) A, 21 (2), and 22 of the Minute:—

21. (1) Every officer who is transferred to or from the service of this Colony, from or to any other public service, and whose aggregate service would have entitled him, had it been wholly under the Government of the Colony, to a pension under these regulations, shall, on his ultimate retirement from service, if he has served for a period of at least 12 months under the Government of the Colony, be entitled to a pension which shall bear the same proportion to that to which he would have been entitled had the whole of his service been under the Government of the Colony, as the aggregate*amount of the salary which he has drawn from the Government of the Colony bears to the total sum made up of such aggregate amount and the aggregate of the amounts received by him in the course of his public service elsewhere than in Ceylon.

Provided however, that in the case of an officer who is transferred to the service of this Colony after public service outside the Colony in which the rules regulating pensions do not offer the same privileges to an officer transferred from Ceylon to such public service as are accorded under these regulations to an officer transferred from such public service to Ceylon and whose aggregate public service in this Colony and elsewhere would have entitled him, had it been wholly in this Colony, to a pension under the regulations, such officer may with the sanction of the Governor, on his ultimate retirement from public service (provided such retirement takes place from this Colony and that he has served for a period of at least 5 years in this Colony), be entitled to receive from the Government of this Colony, in lieu of a pension calculated in the manner prescribed in the preceding paragraph a pension representing the difference between the pension or pensions earned by such officer in respect of his public service elsewhere and a pension calculated as if his public service had been wholly under the Government of the Colony.

Provided further, that in no case shall a pension calculated in accordance with the above proviso exceed by more than £250 per annum the pension to which the officer in question would be otherwise entitled under

these regulations.

(2) For the purposes of this section, the expression "public service" includes employment under a local public body.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 15, 1923. CECIL CLEMENTI, Colonial Secretary

* The term "aggregate salary" is to be interpreted as the amount of the aggregate salary of the substantive posts held by an officer in the course of his career, disregarding extra emoluments such as duty allowances, and regarding leave on half-pay or without pay as leave on full salary. (See Secretary of State's despatch No. 667 of November 15, 1922).

"THE REGISTRAR'S PROCEEDINGS VALIDATION ORDINANCE, No. 3 of 1912."

An Order in Council for the purpose of giving validity to certain registrations of Births and Deaths in the Colombo District of the Western Province, and a Marriage registered by the Assistant Provincial Registrar of the Puttalam District of the North-Western Province.

WHEREAS the registrations and the proceedings specified in the first column of the schedule hereto annexed relative to certain births and deaths in the Colombo District of the Western Province, and a marriage registered by the Assistant Provincial Registrar in the Puttalam District of the North-Western Province are invalidated by reason of the mistakes set forth in the second column of the said schedule:

And whereas no other means are by law provided by which the said registrations and acts may be validated: It is hereby notified that His Excellency the Officer Administering the Government, in the exercise of the powers vested in him by section 3 of "The Registrar's Proceedings Validation Ordinance, No. 3 of 1912," and with the advice of the Executive Council, has been pleased to direct and order as follows:—

That the said registrations be as valid and effectual for all purposes as if the said mistakes had not occurred.

Colonial Secretary's Office, Colombo, February 9, 1923. By His Excellency's command,

B. Horsburgh, Acting Colonial Secretary.

SCHEDULE REFERRED TO.

Western Province-Colombo District.

All registration entries relating to the births and deaths which occurred in the village Kotugoda in Alutkuru korale north of the Colombo District, and registered by the Registrar of Andiambalama division of the district aforesaid, between July 1, 1899, and December 31, 1922, both days inclusive.

These events have been erroneously registered by the Registrar of Andiambalama division, instead of by the Registrar of Minuwangoda division within which the village Lectugoda is situated.

North-Western Province-Puttalam District.

Marriage entry No. 1,839 of November 30, 1922, of the Assistant Provincial Registrar, Puttalam.

This marriage was solemnized by the Minister on the certificate for marriage issued by the Registrar of Puttalam pattu and Gravets division only, whereas a similar notice should have been given by the other party to the Registrar of Akkarai pattu south division, and a certificate thereon also obtained.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the supply of 60,000 broad gauge Jarrah sleepers (more or less), for the Railway Extensions Department, Ceylon Government Railway, in accordance with the following specification and conditions :-

(a) The broad gauge sleepers for 5 ft. 6 in. gauge to be supplied are to be 9 ft. long, 10 in. wide, and 5 in. deep.

(b) All sleepers shall be cut from well matured trees of the true species of Jarrah and felled in the proper season when the sap is not in circulation, and shall be of good quality

and sound throughout.

(c) Sleepers shall be sawn or hewn, and shall be rectangular, with straight and parallel faces, free from sapwood, shakes, large or dead knots, dry rot, splits, or any imperfection likely to affect the strength, utility or life of the sleepers and timbers. Small firm knots not exceeding 2 in. in diameter may be allowed, provided none such occur within 6 in. of either rail seat.

(d) A certain amount of wane may be allowed on each corner of the upper side of sleepers, provided it does not occur within 6 in. of either rail seat, and that it does not measure more than 11 in. on any face, or reduce the normal

sectional area by more than one-eighth.

(e) Sufficient allowance for shrinkage shall be made to insure that the sleepers are fully up to the specified dimensions at port of loading and generally at Colombo; not more than 5 per cent. of any lot may consist of sleepers of

short width up to 1 in. or short length up to 1 in.

Consignments to be delivered at Colombo as early as possible and delivery of the total quantity must be completed by July 31, 1923. Should the contractor fail to complete delivery by that date, he shall be liable to a deduction as damages of 10 per cent. on the value of the sleepers not then delivered, except in so far as conditions apply as stated in paragraph 27.

3. Should the contractor at any time during the execution of the contract find that he will be unable to deliver the sleepers or any portion of them within the period named. he shall at once give notice accordingly to the Chief Construc-tion Engineer, Railway Extensions, Colombo.

The sleepers shall be subject to inspection as stipulated in paragraph 17, and any sleepers rejected at such inspection will not be accepted by the Ceylon Government.

5. If at any time any question, dispute, or difference shall arise between the Chief Construction Engineer and the contractors upon or in relation to or in connection with the contract either party may forthwith give the other notice in writing of the existence of such question, dispute, or difference, and such question, dispute, or difference shall be referred to arbitration of a person mutually agreed upon. The award of such arbitrator shall be final, conclusive, and binding on both parties.

The suppliers shall inform the Chief Construction Engineer by telegraph immediately the steamers commence to load, stating the probable date of sailing. As each consignment is shipped the contractor must send direct to the Chief Construction Engineer in care of the master of

the vessel conveying the sleepers-

One bill of lading (stamped),

One copy of invoice.

The contractors shall take thrisk of accident or damage to the sleepers from whatever cause arising, and shall insure them against all marine risks with a first class insurance company or companies whose names have been

approved by the Government of Ceylon.

8. All tenders should be in duplicate, and 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. The documents must be sealed under one cover, marked "Tender for Sleepers" in the left hand top corner of the envelope, and must be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

9. Tenders should be deposited in the tender box in the Office of the Controller of Revenue, or sent through the post, so as to reach the Office of the Controller of Revenue not later than noon on Teusday, March 20, 1923.

10. The tenders are to be made on forms which will be supplied upon application at the Office of the Chief Construction Engineer, 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.

11. A cash deposit of Rs. 100 will be required to be made at the General Treasury or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into 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 No deposits for tender forms will be accepted at contract. the Chief Construction Engineer's Office.

12. Applicants must satisfy the Chief Construction Engineer that they are in a position to execute the contract in a satisfactory manner, documentary or other evidence

being produced for the purpose, if called for.

13. No contract shall be entered into with any person whose name is on the list of Crown Defaulting Contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown Defaulting Contractors, or any other person to whom the Chief Construction Engineer for reasons which appear to him sufficient, objects after giving the notice of his objection in writing.

14. Sufficient sureties will be required to join a bond for the due fulfilment of each contract. The amount of security required will be Rs. 5,000 in cash or fixed deposit.

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

16. The Ceylon Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender. If any special conditions attach to the acceptance of part of a tender or of lots in other numbers than those specified they must be clearly laid down in the tender.

17. The sleepers must be passed for shipment by the Government Inspector of the State, from which the timber

is obtained.

18. In case of failure to comply with the specification, the Chief Construction Engineer may deduct such sum from the payment, as he may consider justifiable, by reason of the inferior quality of sleepers supplied, or may reject the sleepers supplied, in which case they shall be removed forthwith by the contractor. Any dispute to be referred to the arbitrators as stated in paragraph 5.

The price quoted in the tender is to include all costs, including inspection and freight, till delivered in ship's slings at vessel's side in Colombo Harbour, and sleepers to

be at risk of contractors till so delivered.

20. Payment will be made to the contractors for each separate shipment according to the quantity specified in the bill of lading in exchange for such document.

21. The contractor shall not assign or transfer the contract without the permission of the Chief Construction Engineer.

22. Delivery may commence from date of acceptance of tender, and must be completed by July 31, 1923.

shall be made in as large lots as possible.

23. If any contractor fails to supply the sleepers or any of them in accordance with his contract, or commit a breach of any of the covenants of the contract, the Chief Construction Engineer shall be at liberty, by notice in writing, to forthwith determine the contract; and thereupon the contractor will be liable to pay the excess cost of purchasing sleepers elsewhere at such price as the Chief Construction Engineer shall deem fit to the quantity which he contracted to supply and shall, in addition, be liable to forfeit the sum of Rs. 5,000 (named in paragraph 14) deposited as security.
24. In the event of war, or disturbance, or pestilence,

epidemical sickness, earthquakes, fires, storms, floods, or other hinderances, being the act of God or beyond the control of the contractors, the contract shall be subject to such modification as the circumstances may warrant.

Note. - The Crown Agents for the Colonies in London are also being asked to obtain tenders for the supply of Austra-

lian sleepers.

M. C. BOWEN,

Chief Construction Engineer, Railway Extensions. Railway Extension Office, Colombo, February 22, 1923.

NENDERS are hereby invited for services mentioned in the schedule annexed below for the year 1922-23.

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.

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

the post.

- Tenders should be marked "Tender for the Transport of Sleepers and T mber, 1922-23, Eastern Division, South," for serivces 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, March 13, 1923.
- Tenders are to be made upon forms which will be supplied upon application at the Forest Office, Batticaloa, andino tender will be considered unless it is on the recognized Alterations must be initialled, otherwise the tender may be treated as informal and rejected.
- 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 decline 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 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 te der 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 the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the office 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.
- Separate rates per sleeper, broad guage, narrow gauge, per cubic foot for timber in the log and scantlings, and per outside slab, must be quoted, written both in words and figures. Work to be completed on or before November 15, 1923.

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

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.

No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors or any person to whom the Conservator of Forests for reasons which appear to him sufficient objects after giving due notice of his objection in writing.

The contractor must not issue a power of attorney to any person whose name is in the Crown defaulting contractors' list authorizing him to carry on the contract.

16. For any further information, and for inspection of the draft contracts, application should be made to the Deputy Conservator of Forests, Eastern Division South, Batticaloa.

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 41 in. or 5 ft. by 10 in. by 5 in.; timber in logs of satinwood, ranei, mills, palai, &c., scantlings and outside slabs from the following ports to Kankesanturai or alternatively to Colombo:

(1) Batticaloa Bar

(4) Olla bay (near Arugam bay)

(2) Tirikovil outbay depôt (3) Arugam bay

(5) Okandai bay

quoting separate rates per broad gauge, 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 and Arugam bay 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 accertained on application to the Deputy Conservator of Forests, Eastern Division South, Batticaloa.

Office of the Conservator of Forests, J. D. SARGENT, 19, 1923. Conservator of Forests.

TENDERS are hereby invited for the work of repairing the salt stores 15, 16, 17, and 18 in the Southern Depôt, Puttalam.

The tender should be enclosed in a sealed envelope, on the left corner of which must be written the words "Tender for repairing the Salt Stores 15, 16, 17, and 18 in

the Southern Depôt, Puttalam, and it should be sent to the Assistant Government Agent Puttalam, so that he may receive it before 1 P.m., on March 10, 1923.

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

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.

The work should be completed within four weeks after the contract was entered into.

7. Further particulars may be obtained from the Office Assistant, Salt, Puttalam.

Particulars 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. The floor should be raised with clay, levelled, and stamped.

The old cadjan in the walls of the stores should be removed, and the walls should be rethatched with new cadjan where necessary. They should be straightened wherever they are found bulging.

The interior of the stores should be lined with new cadjan.

Puttalam Kachcheri, February 20, 1923. S. M. P. VANDERKOEN, for Assistant Government Agent.

SALE OF UNSERVICEABLE ARTICLES, &c.

THE following unserviceable articles will be put up for sale by public auction at this court on Saturday, March 10, 1923, at 12 noon.

4 almirahs

12 chairs

District Court, Kalutara, February 14, 1923.

1. 1. 1.

W. H. B. CARBERY, District Judge.

VITAL STATISTICS.

Registrar-General's Heaith Report of the City of Colombo for the Week ended February 17, 1923.

Births.—The total births registered in the city of Colombo in the week were 167 (1 European, 10 Burghers, 90 Sinhalese, 26 Tamils, 24 Moors, 8 Malays, and 8 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1923, viz., 249,046) was 35°0, as against 33°9 in the preceding week, 32°0 in the corresponding week of last year, and 27°9 the weekly average for last year.

Deaths.—The total deaths registered were 194 (9 Burghers, 101 Sinhalese, 34 Tamils, 34 Moors, 11 Malays, and 5 Others). The death-rate per 1,000 per annum was 40.6, as against 37.7 in the previous week, 34.9 in the corresponding week of last year, and 31.2 the weekly average for last year.

Infantile Deaths.—Of the 194 total deaths, 42 were of infants under one year of age, as against 42 in the preceding week, 32 in the corresponding week of the previous year, and 33 the average for last year.

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

Principal Causes of Death.—1. (a) Thirty-one deaths from Pneumonia were registered, 10 in Maradana hospitals, (including 3 deaths of non-residents), 4 in Slave Island, 3 each in Kotahena North, Maradana North, and Wellawatta North, 2 each in St. Paul's, Kotahena South, and New Bazaar, and 1 each in Fort and Maradana South, as against 27 in the previous week and 22 the weekly average for last year.

- (b) Eight deaths from *Influenza* were registered, 2 in St. Paul's, and 1 each in San Sebastian, Kotahena North, Maradana hospital, Maradana South, Slave Island, and Kollupitiya, as against 7 in the previous week and 6 the weekly average for last year.
- (c) Three deaths from *Bronchitis* were registered, 1 each in Kotahena North, Maradana South, and Wellawatta, South, as against 6 in the previous week and 4 the weekly average for last year.
- 2. (a) Eleven deaths from *Phthisis* were registered, 3 in Maradana hospitals (including 1 death of a non-resident), 2 in Kotahena South, and 1 each in St. Paul's, Kotahena North, New Bazaar, Slave Island, Kollupitiya, and Wellawatta South, as against 12 in the previous week and 12 the weekly average for last year.
 - (b) One death of a resident of Colombo town occurred at the Ragama hospital from Phihisis during the week.
- 3. Nine deaths from Enteric Fever were registered, 5 in Maradana hospitals (including 2 deaths of non-residents) and 1 each in St. Paul's, Kotahena South, New Bazaar, and Maradana South, as against 7 in the previous week and 4 the weekly average for last year.
- 4. Eight deaths from Plague were registered, 3 each in St. Paul's and Wellawatta North, and 2 in Slave Island, as against 1 in the previous week and 2 the weekly average for last year.
- 5. Twenty deaths were registered from Debility, 11 from Infantile Convulsions, 9 from Enteritis, 7 from Diarrhea, 6 from Dysentery, 3 each from Worms, Tetanusz, and Puerperal Septicæmia, 1 from Measles, and 61 from Other Causes.
- 6. Forty-one cases of Chickenpox, 29 of Measles, 11 of Enteric Fever, and 11 of Plague were reported during the week, as against 26, 31. 7, and 6, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 78.0°, against 78.0° in the preceding week and 80.1° in the corresponding week of the previous year. The mean atmospheric pressure was 29.877 in., against 29.887 in, in the preceding week and 29.888 in. in the corresponding week of the previous year. The total rainfall in the week was nil, against nil in the preceding week and 0.64 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, February 20, 1923.

FRED. L. ANTHONISZ, for Registrar General.

UNOFFICIAL ANNOUNCEMENTS.

MENORANDUM OF ASSOCIATION OF THE FOREST HILL TEA COMPANY, LIMITED.

1. Zhe name of the Company is "Ten Former Har To Company is "

The name of the Company is "THE FOREST HILL TEA COMPANY, LIMITED."

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

The objects for which the Company is to be established are

(1) To purchase, or otherwise acquire as on and from the 1st day of October, 1922, the Mousakande, Dooroomadella, Yallam Mallai, Forest Hill, and Kensington Estates (all now together known as Mousakande Group), situate in the Matale District of the Island of Ceylon, and containing in extent 2,020 acres more or less.

(2) To purchase, 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

(3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands, and real and personal, immovable and movable, estates or property, and assets of any kind of the Company

or any part thereof.

(4) To plant, grow, and produce 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, 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 tea, rubber, 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 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.

To purchase tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, manipula-

tion, 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 purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interest; 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, lecal, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from suly 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 Afterest, 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.

(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 depentures, 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 of 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, depentures, 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

ererally to carry on any business or effectuate any object of the Company.

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

any other consideration.

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

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

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into Fifty thousand (50,000) 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 :--

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Names and Addresses of Subscribers.	Number of Shares taken by each Subscriber.
WALLACE R. WESTLAND, Talwatte, Kandy	One
W. J. WESTLAND, Mandapam, South India	One
H. V. HIIII. Colombo	One
R. WHITTOW, Colombo	. Ône
JOHN A. LORAM, Colombo	One
RICHARD MARTIN Colombo	One
W. R. MAGUIRE, Colombo	One:
Total number of Shares taker Witness to the signature of W. J. Westland at Colombo this 278h day of Lawrence	* * * *

Witness to his 27th day of January, 1923:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

Witness to the signatures of Wallace R. Westland, H. V. Hill, and John A. Loram, at Colombo, this 30th day of January, 1923:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

Witness to the signatures of R. Whittow, Richard Martin, and W. R. Maguire at Colombo, this 30th day of January, 1923:

> DAVID E. MARTENSZ, Proctor, Supreme Court Colombo.

ARTICLES OF ASSOCIATION OF THE FOREST HILL TEA 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.

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 Forest Hill Tea 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 1918," 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

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

ciation 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 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.

Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the manage. 6. ment 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 Five hundred thousand Rupees (Rs. 500,000), divided into Fifty thousand (50,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

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 prorgetion 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 company of Amount of Shares by Instalments.—If by the conditions of all 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. 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 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 pay-

ment of all instalments and calls due in respect of such share.

17. Trust or any Interest in Share other than that of registered Holder or of any Person under Article 38 not recognized.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, pertial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 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 shell 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 ary 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 ell 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,

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

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. 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 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 Share -Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

29. No Transfer to Manor or Person of Unsound Mind.—No transfer of shares shall be made to a minor or person ound mind. of unsound mind.

ound 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 feree 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.

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 a Shareholder and retain the instrument of transfer.

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

for that purpose.

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.

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.

Title to Shares of Deceased Holder.—The executors, or administrators, or the heirs of a deceased Shareholder (not being one of several joint holders) shall be the only persons recognized by the Company as having any title to shares of such Shareholder.

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 article 39, shall not, from any cause whatever, within 12 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 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 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 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

- 45. (a) Certificates of Surrender or Forjewire.—A cerumcate in writing under the inputs 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 proprietorship shall be delivered to any person who may purchase the same from the Company; such purchase 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 annual 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 or 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 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. And the Directors may decline to register any transfer of shares subject to such charge or lien.

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

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) 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 Article 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's complete title to such shares.

PREFERENCE SHARES.

Preference and Deferred Shares.—Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or 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. 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 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, and the state of the stat fication 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 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.

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.

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 parment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in pall any sum becoming payable for interest under this clause.

56. Rayments in any symptom of Calls.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and up terms as they think fit, all or any part of the amount of his shares beyond the sum actually called up.

actually called up.

Borrowing Powers.

57. Power to borrow. The Director shall have power (a) to procure from time to time, in the usual course of business, 57. Power to borrow.—In Director shall have power (a) to procure from time to time, in the usual course of pusiness, 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; (b) 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 purpose of the Company, but so that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Seventy-five thousand Rupees (Rs. 75,000). The Directors may without the sanction of a Geeral Meeting for the purpose of securing the repayment of any sum or sums of money borrowed or raised under the provisions of this present sub-section 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; (c) also to borrow or raise a sum not exceeding One hundred thousand Rupees (Rs. 100,000) by the creation and issue of redeemable debentures on such terms and conditions and at such rate of interest as the Directors shall in their absolute discretion think fit, and to secure the same by a primary mortgage over the Company's Mousakande, Dooroomadella, Yallam Mallai, Forest Hill, and Kensington estates; (d) the Directors shall, with the sanction of a General Meeting, be entitled to borrow or raise such further sum or sums, in addition to the sums which under the provisions of sub-sections (a), (b), and (c) of the present Article the Directors are authorized to borrow or raise, and at such rate of interest as such meetig shall determine. The Directors may, for the purpose of securing the re-payment 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 to secure the repayment of any sum or sums which may be borrowed under the provisions of this present sub-section 57 (d), 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 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: 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 articles 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

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

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 of notices upon which it was convened.

67. Quorum to be present.—No business shall be transacted at any General Meeting texcept the declaration of a dividend recommended by a report of the Directors of the election of a Chairman, unless the shall be present in person at the commencement of the business two or more persons, being Shareholders entitled to vot, or persons holding presses or powers of attorney from Shareholders entitled to vote.

68. If a quorum not present, Meeting to be dissolved or adjourned; adjourned Meeting cransact Business.—If at the expiration of half an hour from the time appointed for the meeting the required number 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

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 shal lwhen 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. there shall be an equality of votes, the Chairman at such meeting shall be ent tled 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.

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

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned and the poll shall be taken at such time and in such a manner as the Chairman shall direct; and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

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

Chairman of the meeting or on any question of adjournment.

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

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. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized 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. When voting on a resolution involving the winding up of

the Company, every Shareholder shall have one vote for every one share held by him.

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 Two Weeks 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 two weeks 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.

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 Forest Hill Tea Company, Limited. - (a Shareholder in the Company), as my proxy, to -, appoint --. of -and at any adjournment thereof, and at every poll which may be taken in consequence thereof. As witness my hand, this – ${f day}$ of --, One thousand Nine hundred and

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

DIRECTORS.

87. Number of Differs.—The number of Directors shall never be less than three nor more than five. In the event of the number of Di is in Ceylon ever being reduced to less than three such remaining Directors or Director shall immediately cause to be seened 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 Directors or Director shall themselves or himself appoint a Director or Directors to fill one or more of the vacancies. Any Directors or Directors so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Directors or Director shall not act except for the purpose of appointing another or

others and if necessary enabling him or them 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 One thousand Rupees (Rs. 1,000) 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 Director and duration of Office.—Alan Nelson Philbrick of Mousakande, Gammaduwa; William James Westland of Mandapam; and Richard Whittow of Colombo shall be the first Directors of the Company. The said Alan Nelson Philbrick shall be entitled to be a Director of the Company so long as he and/or his wife and/or any member or members of his family hold shares of the Company of any class of the total nominal value of Rs. 10,000 and he shall so long as such shares of the total nominal value of Rs. 10,000 are held as aforesaid have the right to appoint any Shareholder in the Company to be a Director in his place whenever and for such period as he shall think fit, and the provisions of Articles 94, 95, and 103 shall not apply to the said Alan Nelson Philbrick or to any Director appointed by him as aforesaid so long as such shares of the total nominal value of Rs. 10,000 are held as aforesaid.

The said William James Westland shall also be entitled to be a Director of the Company so long as he and/or his mother and/or any brothers or sisters of his hold shares of the Company of any class of the total nominal value of Rs. 10,000 and he shall so long as such shares of the total nominal value of Rs.10,000 are held as aforesaid have the right to appoint any Shareholder in the Company to be a Director in his place whenever and for such period as he shall think fit and the provisions of Articles 94, 95, and 103 shall not apply to the said William James Westland or to any Director appointed

by him as aforesaid so long as such shares of the total nominal value of Rs. 10,000 are held as aforesaid.

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 Sectretary, 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 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 candi-

dature 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 first

Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.

Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

94. To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every

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

95. Retiring Directors how determined.—The Directors to retire from office at the Second and Third 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 same itime in office shall retire, the same shall be decided by the Directors by ballot.

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

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

100. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the office, or by tendering his written resignation at a

meeting of the Directors.

- 101. No contract, arrangement, or transaction entired 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 Director to be vacated.—The office of the Director shall be vacated—
 - (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
 - (b) If he becomes bankrupt or insolvent or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.

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.

(f) If he ceases to ordinarily reside in Ceylon or is absent from Ceylon for a period of six consecutive months.

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 entired 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.

No contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.—No contribution 105. 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 Mousakande, Dooroomadella,

Yallam Mallai, Forest Hill, and Kensington Estates, as on and from the 1st day of October, 1922.

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 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, or acquisition of the said Mousakande, Dooroomadella, Yallam Mallai, Forest Hill, and Kensington estates, and the purchase, lease, or acquisition 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.

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; provided that no estate or estates, land or lands, other than Mousakande, Dooroomadella, Yallam Mallai, Forest Hill, and Kensington estates shall be purchased or otherwise acquired unless the same shall have been sanctioned by the Company in General Meeting by a resolution passed by Shareholders present at the meeting and holding at least three-quarters of the total number of shares held by the Shareholders present at the meeting. The Directors shall have power 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.

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

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, lands, and effects of the Company or any part or parts, share or shares thereof, respectively, or the assignment of the whole or any part or parts of its leasehold interests in any estate or estates, land or lands or the sub-lease of the whole or any part or parts thereof to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

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, artisans, 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.

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.

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.

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,

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.

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 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 the firm name or firm name per procurationem or 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 receipt and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

Accounts how and when open to Inspection .- The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or 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. Rep 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 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.

(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, which may subsequently be declared by the Directors, wholly of m part in stering by ineals of draws of cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debentures took 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 think expecient, and in particular may issue fractional certificates, and may fix the value for distribution of such specime 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.

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 extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

134. Unpaid Interestor 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.

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 jointholding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

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 3 years shall rank as unclaimed dividends.

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.

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 mertioned, 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 appointment, 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 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.

Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account 147. 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 open to Auditors for Audit.—All accounts, books, and documents whatsoever of the

Company shall at all times be opened to the Auditors for the purpose of audit.

Notices.

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

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.

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 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 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.

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, on the days and dated hereafter mentioned.

> WALLACE R. WESTLAND. W. J. WESTLAND. H. V. HILL. R. WHITTOW. John A. Loram. RICHARD MARTIN. W. R. MAGUIRE.

Witness to the signature of W. J. Westland, this 27th day of January, 1923:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

Witness to the signatures of Wallace R. Westland, H. V. Hill, and John A. Loram, this 30th day of January, 1923:

LESLIE W. F. DE SARAM, Proctor, Supreme Court, Colombo.

Witness to the signatures of R. Whittow, Richard Martin, and W. R. Maguire, this 30th day of January, 1923:

DAVID E. MARTENSZ, Proctor, Supreme Court, Colombo.

[Third Publication.]

MEMORANDUM OF ASSOCIATION OF NEWBURGH ESTATES, LIMITED.

- 1. THE name of the Company is "Newburgh Estates, 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:-
- (a) To purchase from the proprietors thereof the Newburgh estate, situate in the Badulla District of Ceylon.
- (b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce, estate land and house owners, builders, and dealers in lands, houses, and buildings of every description.
- (c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licenses, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark, or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.
- (d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, 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, or dependents of any such.
- (e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.
- (f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut, and coffee curing mills, and other manufactories, houses, shops, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such.
- (g) To enter into any arrangement or agreement with Government or any authorities, and obtain rights, concessions, and privileges.
- (h) To hire, lease, or purchase land, either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other building from any company or person.
- (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory.
- (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.
- (k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind whatever.
- (1) 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 and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.
- (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail.
- (n) To establish and maintain in Ceylon, the United Kingdom, or elsewhere, stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, and any other goods, wares, and merchandise, 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.
- (o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and maragement of property, including concerns and undertakings, and to transact any other agency business of any kind.
- (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, houses, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.
- (q) To borrow or receive on loan money for the purpose of the Company upon the security of eash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.
- (r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property 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.

- (s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes of the Company.
- (t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits or union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.
- u) To amalgamate with any other company having objects altogether or in part similar to this Company.
- (v) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
- (w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.
- x) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.
- (y) 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, and book debts, or without any security at all.
- (z) 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.
- (z 1) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock of any other company or any part thereof.
- (z 2) To pay for any lands and real or personal, immovable or movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or 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 fully or partly paid up for such purpose.
- (23) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company, of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company, in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly other.
- (24) 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.
- (25) To do all such other things as shall be incidental or conducive to the attainment of the objects above-mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.
- 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is Four hundred thousand Rupees (Rs. 400,000), divided into 20,000 cumulative preference shares of Rs. 10 each and 20,000 ordinary shares of Rs. 10 each, with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of seven per cent. per annum on the capital for the time being paid up thereon, and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original, increased, or reduced) of the Company, other than the said preference shares, may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or otherwise.
- - (1) In payment of a fixed cumulative preferential dividend at the rate of 7 per cent. per annum on the capital for the time being paid up on the said preference shares.
 - (2) The balance of the remaining profits shall be divided among the holders of ordinary shares in proportion to the amount paid on the shares held by them.
- 7. In a winding up, voluntary or otherwise, the assets available for distribution amongst the members shall be applied in the state of the state of
 - (1) To the payment off of the capital paid up on the said preference shares with the arrears of dividend thereon, whether declared or not, up to the commencement of the winding up.
 - (2) To the payment off of the capital paid up on all the remaining shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.
 - (3) To the division among the Shareholders, other than the holders of the cumulative preference shares aforewritten, in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-sections (1) and (2) hereof.
- 8. The rights for the time being attached to the said preference shares may be modified or dealt with in the manner mentioned in clauses 53 and 160 of the accompanying Articles of Association, but not otherwise, and those clauses shall be deemed to be incorporated herein and have effect accordingly.

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 :-

t opposite our respective names :— Names and Addresses of Subscribers.				Number of Shares taken by each Subscriber.		
GEO. THOMSON, The Highlands	, Bandarawela	•• .	••		One	
H. W. HORNER, Colombo	••		• •	• •	One	
R. J. COMBEN, Colombo	• •		••		One	
J. A. Clubb, Colombo	• •		•••	• •	One	
J. W. THOMPSON, Colombo	• ••			•*•	One	
G. G. MACGREGOR, Colombo	••	••	••	••	One	
J. R. TAWSE, Colombo	• •	••	•••	••	One	
•			Total Shares taken	ı	Seven	

Witness to the above signatures:

Dated the 26th day of January, 1923.

W. K. S. HUGHES, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF NEWBURGH ESTATES, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regula-

tions of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

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

The word "Company" means "Newburgh Estates, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance

from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

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

"Shares" means the shares from time to time into which the capital of the Company may be divided. "Shareholder" or "Member" means any person whose name is entered in the Register of Shareholders as owner or

joint-owner of any share in the Company.

"Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

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

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

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

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

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

"Month" means a calendar month.

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

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

Words importing the masculine gender include the feminine, and *vice versa*. "Holder" means a Shareholder.

"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 in person or by proxy (in cases where by these Articles proxies are allowed) or by attorney at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

2. 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 if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

3. 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. The Company being established on the basis that it shall acquire the Newburgh Estate, it shall be no objection that the vendors are in a fiduciary position to the Company or that there is no independent Board of Directors, nor shall any claim be made on any of the vendors on any such ground. Every member of the Company present or future shall be deemed to have joined the Company on this basis.

CAPITAL.

The nominal capital of the Company is Four hundred thousand Rupees (Rs. 400,000), divided into 20.000

cumulative preference shares of Ten Rupees (Rs. 10) each, and 20,000 ordinary shares of Ten Rupees (Rs 10) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts 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, provided, however, that such new shares shall have no perferential rights over the [20,000 culmulative preference shares above referred to.

6. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the oreation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls, and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

The Directors may also with the sanction of a special resolution of the Company reduce the capital or subdivide

or consolidate the shares of the Company.

SHARES.

8. The Company may issue the balance capital whenever the Directors shall think fit and may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instal-

ments, every such instalment shall, when due, be paid to the Company by the *Holder* of the Shares.

10. The shares, except when 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 consider Provided that such unissued shares, except when otherwise provided, shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, or as remuneration for work done for or services rendered to the Company, and that without offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall (subject to the provisions of Article 5) be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting, provided, however, that such new shares shall have no preferential rights over the 20,000 culmulative preference shares above referred to.

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

The Company may pay to any person a commission at a rate not exceeding ten per cent., or of an amount not exceeding such rate in consideration of his 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.

13. 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 he ve 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.

14. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in

such form as the Company may from time to time direct.

15. Shares may be registered in the name of a firm or partnership, and any one partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.

16. Shares may be registered in the names of two or more persons jointly.

Any one of the joint-holders of a share may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

18. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the

only person or persons recognized by the Company as having any title to, or interest in, such shares.

The 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.

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.

21. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company,

specifying the share or shares held by him and the amount paid thereon.

22. 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 may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

The certificates of shares registered in the names of two or more persons not a firm be delivered to the person

first named on the register.

CALLS.

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

If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest on the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.

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

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

passed.

The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or 27. Shareholders, exclusive of the others, for the 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.

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

TRANSFER OF SHARES.

Subject to the restrictions in these articles any Shareholder may transfer all or any of his shares by instrument 29. in writing.

30.

No transfer of shares shall be made to an infant or person of unsound mind. The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered 31.

the particulars of every transfer or transmission of any share.

32. 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 any transfer to any person not approved by them; and 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 refusal shall be absolute, and shall not be liable to be questioned.

33. Every instrument of transfer shall be in writing and signed by the transferor and transferee and must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transfer, and a fee of Two Rupees and Fifty cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 32, shall

register the transferee as a Shareholder and retain the instrument of transfer.

34. 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.

35. 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 only, if at all, upon the transferee.

36. The Register of Transfers may be closed at such times and for such periods as the Directors may from time to

time determine, provided always that it shall not be closed for more than twenty-one days in any year.

Transmission of Shares.

The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized

by the Company as having any title to the shares of such Shareholder.

Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any 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 Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

39. If any person who shall become entitled to be registered in repsect of any share under clause 38 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, claim in writing to 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, claim in writing to 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 of such deceased shalest the company hay sen such shares, either by public addition or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

40. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions

as may be agreed a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

41. 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 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.

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.

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.

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, premia, 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 nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

Every share surrendered or so declared forfeited shall be deemed to he 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.

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.

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

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 43 hereof, shall be redeemable after sale or disposal.

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 in respect of any other debt, liability, or engagement whatsoever, and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.

48. 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.

The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or

engagements, and the residue (if any) paid to such Shareholder or his representatives.

A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that the power of sale given by Article 48 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

51. Upon any such sale two of the Directors or one Director and the Secretary or Secretaries 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 share.

PREFERENCE SHARES.

Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time by special resolution determine, provided that no such shares shall

have any preference over the 20,000 cumulative preference shares above refered to

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

Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member not being a Director shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and

that at any such meeting a poll may be demanded by any member present and entitled to vote at the meeting.

Borrowing Powers.

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 furture 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, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees One hundred thousand (Rs. 100,000).

With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions

between the Company and its creditors.

57. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

58. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain 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.

GENERAL MEETINGS.

60. The First General Meeting shall be held at such time not being more than twelve months after the incorporation

of the Company, and at such place as the Directors may determine.

61. 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 so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

62. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings;

all other meetings of the Company shall be called Extraordinary General Meetings.

63. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, holding not less in the aggregate than one-eighth part of the shares of the Company for the time being subscribed for, and entitled to vote.

64. 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 ten days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the Meeting may themselves fix.

Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same 65.

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 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 by a notice sent by post or otherwise served as hereinafter provided, or in such other manner (if any) as may be prescribed by the Company in General Meeting. 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 upon the resolution being passed by the requisite majority at the first meeting. The accidental omission to give any such notice shall not invalidate any resolution passed at any such meeting.

68. Every Ordinary General Meeting shall be compentent, 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 in place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which

special mention shall have been made in the notice or notices upon which the meeting was convened.

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.

70. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented by proxy or attorney

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

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

The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholder 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 Shareholders present shall

choose one of their number to be Chairman.

No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

The Chairman may, with the consent of the meeting, 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 thereof shall be given.

75. 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 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.

At any meeting every resolution shall be decided by a show of-hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded in writing by some Shareholder present 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 or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder.

77. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned and the poll shall be taken at such time and place and in such 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 or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in

such meeting.

78. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other than the question on which a poll has been demanded.

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

80. On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him up to ten, an additional vote for every ten shares held by him beyond the first ten up to one hundred, and an additional vote for every twenty-five shares held by him beyond the first hundred.

81. The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator 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 an infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder. 7

82. Votes may be given either personally or by proxy or by attorney.

No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of one month from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least one month previous to the time of holding the meeting at which he proposes to vote.

84. No person shall be entitled to hold a proxy who is not a Shareholder in the Company and entitled to vote, but

this rule shall not apply to a power of attorney.

85. The instrument appointing a proxy shall be printed or written and shall be signed by the appointer (whether a Shareholder or his attorney), or if such appointer be a company or corporation it shall be under the common seal of such company or corporation.

86. 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.

The instrument appointing a proxy may be in the following form:—

Newburgh Estates, Limited.

I,, of, appoint, of, 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 thousand Nine hundred and ————, 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 ————

87. 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 votes 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.

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

voting.

DIRECTORS.

89. The number of Directors shall never be less than two or more than five, but this clause shall be construed as being directory only, and the continuing Directors or Director may act notwithstanding any numbers of vacancies.

90. The qualification of a Director shall be his holding in his own right at least one hundred ordinary shares in the

Company upon which all calls for the time being have been paid.

91. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding three thousand rupees 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 granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

92. The first Directors shall be George Thomson, Harold Wallington Horner, and James Ralph Tawse. The first Directors other than the said George Thomson shall hold office till the first Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election. The said George Thomson shall be entitled, when they shall all retires to always and the state of the said George Thomson shall be entitled, subject to clauses 90 and 106 hereof, to retain office during his life and whilst holding office by virtue of this provision

shall be called a Life Director.

93. 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 Agents of the Company, or Superintendents of any of the estates, for such time and on such terms as the Directors may determine or may 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, or Superintendents.

The Directors may impose or confer on the Managing Director or Managing Directors all or any duties and powers

that might be 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.

ROTATION OF DIRECTORS.

94. At the first Ordinary General Meeting of the Company all the Directors other than the Life Director shall retire from office, and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being other than the Life Director shall retire from office as provided in clause 95.

95. The Director to retire from office at the Second Ordinary General Meeting 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.

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.

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

The Ordinary 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 member intending to propose him, has, at least seven clear days before the meeting, left at the office of the Company a notice in writing, duly signed, signifying his candidature for office or the intention of such member to propose him.

99. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office

so long only as the vacating Director would have retained the same if no vacancy had occurred.

100. The Company may from time to time, by resolution of the Shareholders in General Meeting, increase or reduce the number of Directors, and may also determine in what rotation such increased or reduced number is to go out of office.

101. 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.

102. 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 registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

103. The Company may, by a special resolution, remove any Director other than the Life 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. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses 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

105. 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.

DISQUALIFICATION OF DIRECTORS.

106. The office of Director shall be vacated-

(a) If he accepts or holds any office or place of profit under the Company other than Managing Director, Visiting Agent, Superintendent, Secretary, Agent, or Trustee for Debenture Holders.
(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 resigns his office under the provisions of clause 102.
(e) If he cease to ordinarily reside in Ceylon, or is absent from Ceylon for a period of twelve consecutive months.

107. No Director shall be disqualified from holding office by reason of entering into any contract with, or doing any work for, the Company, or 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 or by reason of his being Agent, or Secretary, or Solicitor, or being a member of a firm who are Agents, or Secretaries, or Solicitors of the Company; nevertheless, he shall disclose to the Directors his interest in the particle work or business in which he may be personally interested, and shall not vote in respect of any metters are not as a supplementary which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

POWERS OF DIRECTORS.

108. The Directors shall have power to carry into effect the acquisition of the said Newburgh Estate and the lease

purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

109. The business of the Company shell 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 shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the

Company. The Directors shall have power to make, and may make, such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants, for such period or periods and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable, and 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, treasurers, accountants, officers, clerks, or servants of the Company, for such reasons as they may think

proper and advisable and without assigning any cause for so doing.

111. The Directors shall exercise, in the name and on behalf of the Company, all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances 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 regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been really in the provision had not been made.

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.

112. The Director 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.

113. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such 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.

114. 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 any one Director and 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 signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such Secretaries. The sealing shall not be attested by one person in the dual capacity of the said firm or company as such Secretaries.

Director and Secretary or representative of the Secretaries.

115. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company 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.

116. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in any of the preceding clauses 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):-

(a) To institute, conduct, defend, compromise, settle, or abandon, any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company and any claims or demands made by or against the Company.

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

the awards.

To make and give receipts, release, and other discharges for money payable to the Company, and for claims and demands by the Company.

(d) 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.

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

to vary or release such investments.

(f) To delegate 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 or functions given to or exercisable by the Directors, and to 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 the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

117. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of Until otherwise determined, two Directors shall be a quorum, but in the event of there being at any time only one Director present in Ceylon, such Director may act alone.

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

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

120. 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.

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.

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.

123. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification 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 such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

124. A resolution in writing, signed by all the Directors for the time being in Ceylon, shall be as valid and effectual

as if it has been passed at a meeting of the Directors duly called and constituted.

The Directors shall cause minutes to be made in a book or books to be provided for the purpose :--

(1) Of all appointments of (a) officers and (b) committees made by the Directors. (2) Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee

(4) Of all orders made by the Directors.

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

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees approinted by the Board.

(8) Of all occasions on which the seal of the Company is used.

All such minutes shall be signed by the person who shall have presided as a Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; 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.

ACCOUNTS.

127. 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 sums were received and expended, 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. 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.

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 Ordinance or authorized by the Directors or by a resolution of the Company in

General Meeting.

At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.

130. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommended should be paid out of the profits by way of dividend or bonus to the

Shareholders, and the statements, report, and balance sheet shall be signed by the Directors.

131. 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.

132. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet

ascertained, by one or more Auditor or Auditors.

AUDIT.

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

The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration. He or they shall hold office till the first General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such Meeting shall hold office only until the first Ordinary General Meeting after his or their appointment, or until otherwise ordered by a General Meeting.

135. 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.

Retiring Auditors shall be eligible for re-election.

137. If any vacancy that may occur in the office of Auditor is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person or persons who shall hold office until the next Ordinary General Meeting after his or their appointment.

138. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, 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.

The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever o the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

140. The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus

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

142. The Directors may, before recommending any dividend or bonus, 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 may select, or place the same in fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.

143. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses 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 any 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 Shareholder 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 or bonus as may seem expedient to the Directors.

No unpaid dividend or bonus shall ever bear interest against the 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.

146. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact

that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

147. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

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.

Every dividend or bonus payable in respect of any share held by several persons jointly, other than a firm, 149. may be paid to, and an effectual receipt given by, any one of such persons.

Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

151. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

152. A notice may be served by the Company upon any Shareholder, either personally or by being sent 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 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 to which notice may be sent.

153. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled, other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice

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

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

155. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 151 shall not

be entitled to be given any notices.

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

ARRITRATION.

157. 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.

158. 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.

Any Shareholder, whether a Director or not, and 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.

160. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any 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 as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Campany, and in particular any class may be given perferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudicel thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section (6) of the said section provided, the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said subsection (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

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.

GEO. THOMSON.

R. J. COMBEN.

J. A. CLUBB.

J. W. THOMPSON.

G. G. MACGREGOR.

Witness to the above signatures at Colombo, the 26th day of January, 1923:

W. K. S. Hughes, Proctor, Supreme Court, Colombo.

MEMORANDUM OF ASSOCIATION OF THE RYE ESTATE COMPANY OF CEYLON, LIMITED.

The name of the Company is "THE RYE ESTATE COMPANY OF CEYLON, LIMITED."

- The registered office of the Company is to be established in Colombo. 2.
- The objects for which the Company is to be established are-3.

(1) To purchase, take on lease, hire, or otherwise acquire from Messrs. W. E. Sparling, A. C. Hayley, and S. P. Hayley Rye Estate, containing in extent 604 acres more or less, situate in the Balangda District of the Island of Ceylon, as on and from the first day of January, 1923.

(2) To purchase, 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.

To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands, and real and personal, immovable and movable, estates or property, and assets of any kind of the Company, or any part thereof.

(4) To plant, grow, and produce 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, cóconut 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 tea, rubber, 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 tea leaf, rubber, coconuts, coffee, and or other raw products or produce for manufacture, manipulation, and (or) sale.

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 purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interest; 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, bond, bills of lading, warrants, stocks, shares, debentures, or book debts, or without any security at all.

(18) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise. and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and 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 in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.

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

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

ture 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 Seven hundred and Fifty thousand Rupees (Rs. 750,000), divided into Seventy-five thousand (75,000) 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 :-

Names and Addresses	s of Subscrib	oers.		-			of Shares take h Subscriber.
M. J. CARY, Colombo			, -). <u>.</u> .	One
J. K. BLEAKLEY, Colombo			•				One
G. W. LIGHTFOOT, Colombo		,				• • •	One
THOS. K. IRVINE, Colombo			•	• • • •	1.7		One
ANDREW BROWN, Colombo						. 4	One
C. C. STEPHEN, Colombo	المراجع المراجع	y				• •	One
J. GEDDES BENZIE, Colombo	• •		• •	• •			One
•		Tota	l numbér	of Sha	ares tal	cen	Seven

ARTICLES OF ASSOCIATION OF THE RYE ESTATE COMPANY OF CEYLON, 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.

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 Rye Estate Company of Ceylon, 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 1918," 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

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

ciation 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 printed 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

6. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the management or directon 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 Seven hundred and fifty thousand Rupees (Rs. 750,000), divided into Seventy-five thousand (75,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

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 instalments shall, when due, be paid to the Company

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. 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 vote at a time. Shares held by two or more Persons not in Partnership.—Shares may be registered in the names of two or more

13. 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 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 eights 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 installments 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 Article 38 not recog--The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 38 to become a Shareholde: 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.

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 Fffect.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital all newshares 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 provisi ns herein contained with reference to the payments of calls and instalments, transfer, transmission, forfeiture,

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.

24. Certificates to be nder 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 Rinhts.—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. Transfer of Shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of

his shares by instrument in writing.

29. No Transfer to Minor or Persons 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 transfer r 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.

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.

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 a Shareholder and retain the instrument of transfer.

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

for that purpose.

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 (not being one of several joint-holders) shall be the only persons recognized by the Company as having any title to shares of such Shareholder.

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.

Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under article 39, shall not, from any cause whatever, within 12 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, 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.

(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 accured, 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 to be forfeited. The requisition of such notice as aforesaid be not complied with, every or any share or shares or shares to 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 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.

(a) Certificates of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agents 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 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 or 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 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. And the Directors may decline to register any transfer of shares subject to such charge or lien.

Lien how made Available.—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Drectors, 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 net proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

49. Cectificate 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 Article 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. 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 or 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 of 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.

CALLS.

(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 there of 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 and fifty thousand Rupees (Rs. 150,000). The Directors shall, with the a General Meeting, exceed the sum of One hundred and fifty thousand Rupees (Rs. 150,000). sanction of a General Meeting, be entitled to borrow or raise 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 bebenture 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 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 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.

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

Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

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

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

Company.

Seven Days' Notice of Meeting to be given .—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomseover 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 two or more persons, being Shareholders entitled to vote, or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

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 Extracrdinary, 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 demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other

than the question on which a poll has been demanded.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present. at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall if necessary be adjourned and the poll shall be taken at such time and in such a manner as the Chairman shall direct; and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have keen demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

No Poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election of a

Chairman of the meeting or on any question of adjournment.

77. Voting in Person or by Proxy or Attorney.—Votes may be given either personally or by proxy or by attorney.

duly authorized.

78. Number of Votes to which Shareholder entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized 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. When voting on a resolution involving the sale of the Company's estates or any of them or any part or portion thereof or the winding up of the Company, every Shareholder shall have one vote for every share held by him.

79. 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 person 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.

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.

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 Rye Estate Company of Ceylon, Limited.

I,, of, 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 thousand Nine hundred
and, 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 vete (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.

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 Two thousand Rupees (Rs. 2,000), 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 Wilfred Eustace Sparling of Mooloya, Hewahetta; Alec Charles Hayley of Galle, and Maurice John Cary of Colombo, who shall hold office till the

First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

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 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.

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 candi-

dature 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 casaul vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every

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

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

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

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

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

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.

(f) If he ceases to ordinarily reside in Ceylon or is absent from Ceylon for a period of six consecutive months.

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.

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, insclvency, 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, take on lease, hire, or otherwise acquire the said Rye Estate as on and from the 1st day of January, 1923.

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 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 or acquisition of the said Rye Estate, and the purchase, lease, or acquisition 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, 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 remune. ration 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, lands, and effects of the Company or any part or parts, share or shares thereof, respectively, or the assignment of the whole or any part or parts of its leasehold interests in any estate or estates, land or lands, or the sub-lease of the whole or any part or parts thereof to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary

the dissolution of the Company, the Company shall be dissolved to that end.

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.

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
- (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 sheres 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 effects 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, ridelicet:—

(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.

Of the resolutions and proceedings of all General Meetings.

- Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the (d)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 *primâ facie* evidence of the actual and regular passing of the resolutions and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the Meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL:

124. The Use of 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 the firm name or the firm name per procurationem or 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 receipt and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

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 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.

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 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.

(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 footing of the value so fixed, in order to adjust the right of all parties.

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.

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 extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

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.

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 jointholding; 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 the 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.

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.

Accounts to be Audited. -The accounts of the Company shall from time to time be examined, and the correctness 141. of the balance sheet and profit and loss account ascertained by one or more auditor or auditors.

Qualification of Auditors.—No person shall be eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but 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.

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 appointment, or until otherwise ordered by a

General Meeting.

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.

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.

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

NOTICES.

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

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

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.

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.

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 claimer 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.

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

powers hereby or under the Ordinance conferred upon them.

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 Twenty-seventh day of January, 1923.

M. J. CARY.

J. K. BLEAKLEY.

G. W. LIGHTFOOT.

THOS. K. IRVINE.

Andrew Brown.

C. C. STEPHEN.

J. GEDDES BENZIE.

Witness to the above signatures:

DAVID E. MARTENSZ Proctor, Supreme Court, Colombo. Chilaw Cocoanut Company, Limited.

OTICE is hereby given that the Thirteenth Annual General Meding of Shareholders will be held at the registered of the Company, Gaffoor building, Major street, Colombo, on Tuesday, March 6, 1923, at 12, noon.

Business.

1. To receive the report of the Directors and statement of accounts to Directors 21, 1922.
2. To declare a dividend.
3. To electron Director.

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

By order of the Directors, GORDON FRAZER & CO., LTD., Colombo, February 23, 1923. Agents and Secretaries.

The Moneragalla Rubber Company, Limited.

OTICE is hereby given that the Eighteenth Annual Ordinary General Meeting of this Company will be held at the registered offices of the Company, Gaffoor building Main Street Colombo, on Wednesday, March 7, 1923, at 12 hoon. **** Busine\$s.

1. To receive the report of the Directors and accounts for the year ended December 31, 1922.

2. To elect a Director.

To declare a dividend.

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

By order of the Directors, GORDON FRAZER & CO., LTD. Colombo, February 23, 1923. Agents and Secretaries.

The Sittagama Rubber Company, Limited.

OTICE is hereby given that the Twelfth Annual Ordinary General Meeting of Shareholders will be held at the legistreed office of the Company, Gaffoor building, Many otreet, Colombo on Thursday, March 8, 1923, at 12 noon. Business

1. To receive the report of the Directors and statement of accounts to December 31, 1922. UP

To elect a Director.

To declare a dividual.

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

By order of the Directors, GORDON FRAZER & Co., LTD., Colombo, February 23, 1923. Agents and Secretaries.

The Clifton Rubber Company, Limited.

NOTICE is hereby given that the Eleventh Annual Ordinary General Steeting of the Shareholders will be held at the registered office of the Company, Gaffoor building, Main street Colombo, on Wednesday, March 14, 1923, at 3 P.M. Busines

1. To receive the report of the light ctors and statement of accounts to December 31, 1922

2. To elect a Director.

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

By order of the Directors, GORDON FRAZER & CO. LED., Colombo, February 23, 1923. Agents and Secretaries.

🖙 The Muppane Valley (Ceyfon) Rubber Company, Limited.

OTICE is hereby given that the Fourth Ordinary General Metting of Shareholders will be held at the offices of the Company, Gaffoor building, Main street, Colombo, on Friday, March 23, 1923 at 3 P.M.

Business

To receive the report of the Directors and accounts cember 31, 1922. to December 31, 1922.

To elect a Director.

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

> By order of the Directors, GORDON FRAZER & Co., LTD.

Colombo, February 23, 1923. Agents and Secretaries.

NOTICE is hereby even that the Third Annual General Meeting of the Shareholders of the Company will be held at 11 pp. on Mednesday, March 7, 1923, at the registered office of the Company, Australia buildings, York street, Stombo.

Busin**e**ss.

(1) To receive the report of the Directors and accounts to December 31, 1922 (2) To election Director.

(3) To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

By order of the Directors, CARSON & CO., LTD.,

Colombo, February 21, 1923. Agents and Secretaries.

The Hunuwella (Pelmadulla) Rubber Company, Limited.

NOTICE is believe given that the Thirteenth Annual General Beeting of the Shareholders of the Company will be held at 11.30 A.M. on Wednesday, March 7, 1923, at the registered office of the Company, Australia buildings, York street, Colombon

Business."

(1) To receive the report of the Directors and accounts to December 31, 1922.

(2) To declare a dividend.

(3) To elect a Director.

(4) To appoint Auditors, and transact any other business that may be duly brought before the Meeting

The Transfer Books of the Company will be closed from March 1 to 7, 1923, both days inclusive.

By order of the Directors,

Carson & Co., Ltd., Colombo, February 21, 1923. Agents and Secretaries.

The Lansdowne Rubber Company, Limited.

OTICE is hereby given that the Thirteenth Annual General Meeting of the Shareholders of the Company will be held at 122 noon on Wednesday, March 7, 1923, at the registered office of the Company, Australia buildings, York freet, Colombo.

Usiness. (1) To receive the report of the Directors and accounts to December 31, 19225

(2) To declare a dividend.

(3) To elect a Wirestor.
(4) To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from March 1 to 7, 1923, both days inclusive.

By order of the Directors,

CARSON & Co., LTD.,

Colombo, February 21, 1923. Agents and Secretaries.

The Kuttapitiya Tea and Rubber Company, Limited.

Meeting of the Shyreholders of the Company vill be held at 12.30 the on Wednesday, March 7 1923, at the registered office of the Company, Australia buildings, York street, Chambo

₩ Business (1) To receive the report of the Directors and accounts to December 31, 1923 (2) To elect a Director

(3) To appoint Auditors, and transact of ny other business that may be duly brought before the Mer ting.

By order of the Directors,

CAARSON & CO. LTD. Colombo, February 21, 1923. gents and Secretaries.

The Bank of Uva, Limited.

OTICE is hereby given that the Sixteenth Annual General Meeting of the Shareholders of the Company will be held at the office of the Colombo Commercial Company, Ltd., Slave Island, Colombo, on Saturday, March 3, 1923, at 11 A.M.

Business.

1. To receive the report of the Directors and statement of accounts to December 31, 1922.

To deglare a dividend.

To elect a Director.

To spoint Auditors.
To transact any other business that may be duly brought before the Meeting.

(In accordance with the Company's Articles of Association the Transfer Books will be closed from February 19 to March 6, 1923, both days inclusive.)

By order of the Directors, COLOMBO COMMERCIAL COMPANY, LTD., Colombo, February 20, 1923. Secretaries.

The Pitakande Tea Company of Ceylon, Limited.

OTICE is hereby given that the Twenty-sixth Ordinary General Meeting of Shareholders of this Company will be held at the Office of the Colombia Commercial March 7, 1923, at 9 A.M. Company, Ltd., Slave Island, Colombo, on Wednesday,

Business.

1. To receive the report of the Directors and statement of accounts to December 31, 1922.

To declare a dividend. To elect a Director.

To elect Auditors.

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

By order of the Directors, COLOMBO COMMERCIAL COMPANY, LTD., Colombo, February 21, 1923. Agents and Secretaries.

The Agra Tea Company of Ceylon, Limited.

OTICE is hereby given that the Twenty-sixth Ordinary General Meeting of Shareholders of this Company will be held at the Office of the Colombo Commercial Company, Ltd., Slavy Island, Colombo, on Wednesday, March 7, 1923, at 9.30 A.M.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

2. To declare a dividend.

To elect a Director.

To elect Auditors.

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

By order of the Directors, COLOMBO COMMERCIAL COMPANY, LTD. Colombo, February 21, 1923. Agents and Secretaries.

Karandupona Estates Company, Limited.

OTICE is hereby given that the Second Ordinary General Meeting of this Company will be held at the registered office of the Company, York street, Colombo, on Tuesday, March 6, 1923, at noon for the following purposes, viz.

(1) To receive the report of the Directors and the accounts of the Company for the year ending December 31 1922.

(2) To declare a final dividend.

(3) To elect a Director.

To appoint Auditors for the current year.

any other business that may be duly (5) To transact brought before the Meeting.

By order of the Directors, ODWELL & COMPANY, LIMITED,
Colombo, February 21, 1923. Agents and Secretaries.

The Kaluganga Valley Tea and Rubber Company, Limited.

OTIGE is hereby given that the Twelfth Annual Meeting of the Shareholders of Company will be held at the registered office of the Company, No. 11, Queen steet, Fort, Colembo, on Wednesday, March 7, 1923, at 11 A.M.

Bysiness.

1. To receive the report of the Directors and the accounts for the year ended Depember 31, 1922.

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 March 1 to 7, 1923, inclusive.)

By order of the Directors Bois Brothers & Co., Ltd., Colombo, February 21, 1923. Agents and Secretaries.

The Jambulande Tea and Rubber Estates, Limited.

OTIGE is hereby given that the Thirteenth Annual Originary General Meeting of the Shareholders of this Company will be held at the registered office of the Com-benty No. 11, Queen street, Fort, Colombo, on Wednesday, March 7, 1923 at 12 noon.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

To elect a Director.

To appoint an Auditor, and to transact any other 3. business that may be duly brought before the Meeting. (The Transfer Books of the Company will be closed from March 1 to 7, 1923, inclusive.)

By order of the Directors, Bois Brothers & Co., Ltd. Colombo, February 19, 1923. Agents and Secretaries.

The Palmerston Tea Company Limited:

OTICE is hereby given that the Twenty-seventh 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 Widnesday, March 7, 1923, at 2.30 p.m.

Business.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

To declare a dividend.

To elect a Director.

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 March 1 to 7, 1923, inclusive.)

By order of the Directors, Bois Brothers & Co., Ltd., Colombo, February 17, 1923. Agents and Secretaries.

The Macaldeniya Tea and Rubber Company, Limited.

OTICE is hereby given that the Seventeenth Annual Orthary General Meeting of the Shareholders of Company will be held at the registered office of Company, No. 11, Queen street, Fort, Colombo, on the Sday, Martin 7, 1923, at 3 P.M.

Bdsiness.

To reday the report of the Directors and the accounts for the year ended December 31, 1922.

To declare a dividend.

To elect a Director.

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 March 1 to 7, 1923, inclusive.)

By order of the Directors, Bois Brothers & Co., Ltd., Colombo, February 21, 1923. Agents and Secretaries.

The Kanapediwattie Tea Company, Limited

NOTICE is the by given that the Annual Ordinary registered of the Company, No. 12, Queen street, Fort, Colombo, on Thesday, March 6, 1923, at 4 P. M.

Business.

- fort of the Directors and the To receive the accounts for the year 1922
 - To declare a dividend.

To elect a Director.

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

The Transfer Books of the Company will be closed from February 23 to March 8, 1923, both days inclusive

> By order of the Directors, LEE, HEDGES & Co., LTD.,

Colombo, February 20, 1923 Agents and Secretaries.

The Vogan Tea Company of Ceylon, Limited.

NOTICE is hereby given that the Twenty seventh Annual General Meeting of Shareholders of the Company will be held at the registered office of the Company, Notice Queen street Fort, Colombo, on Wednesday, March 7, 1923, and P. M. Colombo. March 7, 1023, pt. P.M. Grant of the Directors and accounts for the year 1922.

To declare a dividend 2.

To elect a Director

To appoint Auditors.

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

The Transfer Books of the Company will be closed from February 24 to March 9, 1923, both days inclusive.

By order of the Directors

LEE, HEDGES & CO., LTD. Colombo, February 20, 1923. Agents and Secretaries.

The Knavesmire Estates Company, Limited.

NOTICE is hereby given that the Twenty-seventh Annual General Meeting of the Shareholders will be held at the registered office, No. 14, Queen street, Colombo, on Friday, March 2, 1933 at noon.

Business.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

To declare a dividend.

3. To elect a Director.

To appoint an Auditor.

To transact any other competent business that may be brought before the Meeting.

By order of the Directors, GEORGE STEUART & Co. Colombo, February 20, 1923. Agents and Secretaries.

Ryans Estates (of Ceylon), Limited.

OTICE of hereby given that the Sixteenth Annual General Meeting of the Shareholders will be held at the registared office, 19914, Queen street, Cotombo, on Saturday, March 3, 1994, at noon.

Business. To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

To declare a dividend. To elect a Director

To appoint an Auditor.

To transact any other competent business that may be brought before the Meeting.

By order of the Directors, GEORGE STEUART & Co., Colombo, February 20, 1923. Agents and Secretaries. The Ceylon Rubber Company, Limited.

OTICE is hereby given that the Twentieth Annual dength Meeting of the Shareholders will be held at the restricted office No. 14, Queen street, Colombo, on Thursday, March 1923, at noon.

Business.

crive the report of the Directors and statement Tolk 1. of accounts for the year ended December 31, 1922.

To declare a dividend. 2.

To elect & Director.

To appoint an Auditor.

To transact any other competent business that may be brought before the Meeting.

> By order of the Directors, GEORGE STEUART & Co.

Colombo, February 20, 1923. Agents and Secretaries.

The Gavatenne Estate, Limited (in Liquidation).

NOTICE is hereby given that at an Extraordinary General Meeting of the Shareholders held on Tuesday, February 13, 1923, the following resolution was duly passed and commend, vis. :-

"That this Company be wound up voluntarily."

also given that Mr. Harold Douglas Thornton of Prince building, Colombo, has been appointed Liquidator of the Company.

HENDERSON & CO.

Colombo, February 15, 1923. Agents and Secretaries.

The Gavatenne Estate, Limited (in Liquidation).

OTICE is hereby given that the creditors of the abovenamed Company are required, on or before March 31, 1923, to send the particulars of their debts or claims to Harold Douglas Thornton of Prince brilding, Colonie, the Liquidator of the said Company and, it so required by notice in writing from the said Liquidator, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be liable to be excluded from the benefit of any distribution of the assets of the said Company. excluded from the boot the said Company.

All persons owing money to, or in possession of property belonging to, the Gavatenne Estate, Limited, are hereby required to pay to me such money, or to hand over to me

such property forthwith.

H. D. THORNTON. Liquidator.

Colombo, February 26, 1923.

The Ullswater Rubber Company of Ceylon, Limited.

OTICE is hereby given that the Sixteenth Ordinary General Weeting of the Shareholders of the above Company will be held at the registered office of the Company Lloyd's building No. 7A, Prince street, Fort, Colombo, Wednesday, March 7, 1923, at 11.30 in the lombo, of Wednesday, forencon.

> By order of the Directors, AITKEN, SPENCE & Co.,

Colombo, February 17, 1923. Agents and Secretaries.

The Indo-Malay Estates, Limited.

OTICE is hereby given that the Seventeenth Ordinary General Meeting of the Shareholders of the Company will be held at Ambewatte House, Slave Island, Colombo, on Wednesday March 7, 1923, at 12.30 p.m.

Business.

(1) To receive the report of the Directors and accounts to becer 31, 1922.
(2) Induction a dividend.

To elect a Director.

(4) To appoint Additors for the current year.
(5) To transact any other business that may be properly brought before the Meeting.

(The Transfer Books of the Company will be closed from March I to 7, 1923, both days inclusive.)

> By order of the Directors, CUMBERBATCH & Co., Agents and Secretaries!

The Good Hope (Selangor) Rubber Company, Limited.

TOTICE is boreby given that the Fourteenth Ordinary General Meeting of Shareholders of the Company will be held at Ambewatte House, Slave Island, Colombo, on Wednesday, March 7, 1923, at 12.45 RM

Business.

(1) To receive the report of the Directors and decounts to December 31, 1922.

(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 properly brought before the Meeting

(The Transfer Books of the Company will be closed from March 1 to 10, 1923, both days inclusive.)

> By order of the Directors CUMBERBATCH & Co., Agents and Secretaries.

The Frocester Estate Rubber Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of the Shareholders of this Continuous will be held at the registered office of the Company, No. 6, Prince street, Fort, Colombo, on Saturday, March 3, 1923, at 12 noon.

Husiness.

1. To receive the report of the Directors and statement of accounts to December 31, 1922.

2. To declare a dividend.

3. To elect a Director

To appoint an Auditor for the current year.

To transact such other business as may be duly

brought before the Meeting.

The Transfer Books of the Company will be closed from February 16 to March 6, 1923, both days inclusive.

By order of Mrectors, J. M. ROBERTSON & Co., 21, 1923. Agents and Secretaries. Colombo, February 21, 1923.

Ambatalenpahala Weaving Works, Limited.

HE notice is hereby given that the First Ordinary General Meeting of the Shareholders of this Company will be held at the registered office, No. 387, Kolontwa, Kelaniya, at 2 P.M. on Sunday, March 4, 1923.

Business.

1. To receive the report of the Directors and the balance theet made for the period ending December 31, 1922.
2. To elect Directors.
3. To appoint Auditors.
4. To transact any other business that may be properly brought before the Meeting. brought before the Meeting.

> By order of the Board of Directors, CL. R. PERERA

Kelaniya, February 19, 1923.

Secretary.

Galle Face Hotel Company, Limited.

OTICE is hereby given that the Twenty-seventh Annual Ordinary General Meeting of Shareholders will be held at the registered office of the Company on Thursday, March 1,11923, at 12.30 P.M.

Business.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1922.

To declare a dividend.

To elect Directors

To appoint Auditors.

Any Shareholder unable to attend this Meeting will please appoint some Shareholder to act as his or her proxy, in which case a legal form, duly executed, must be deposited at this office before 12 noon on February 27.

The Transfer Books of the Company will be closed from February 23 to March 1 inclusive.

Galle Face Hotel, Colombo, February 15, 1923. By order, A. C. BERNARD, Secretary. Auction Sale of Household Furniture and Effects, consisting of nadun chairs, ebony couch, rattan chairs, jak ood wardrobe, jakwood almirah, nadun

N instructions from the court in H. C. Colombo, Insolvency No. 3,139 I shall sell by public auction the above mentioned furniture, at my rooms, No. 3, Consistory buildings, Front street, on Saturday the 24th instant, at 220 p. 20 2.30 р.м.

B. AUSTIN KEYSER,

Office, No. 18, Upper Chatham street. Assignee.

Telephone No. 434, Telegrams, "Key," Colombo.

Auction Sale.

Gold Income-giving Property, at Kotahena street, Colombo,

NDER partigage decree case No. 7,087, D. C.,

All the fallotment of land, with the buildings standing

thereon, called Settiartotam, fearing No. 105, Kotahena street, Colombo, in extent 2 foods 2 56/100 perches.

2. All that part of a garden, with all the buildings standing thereon, bearing No. 119, Kotahena street, standing thereon, best the Colombo, in extent 201 perches. (Both these properties adjoin each other) and yield good

On Monday, March 19, 1923, at

Full particulars from-

58, Belmont street, Hulftsdorp, February 20, 1923.

A. C. KOELMEYER, Auctioneer and Broker.

Sale of Valuable Property under Partition Decrees.

Fine building block, in College street, Kotahena, adjoining old Thomas' College and Messrs, Mackinnon, Mackenzie

Nos 18278, 6,280 of the District Court of Colombo, I shall set by public auction on Saturday, April 14, 1923, at 4 P.M. The spot—

1. All that part of Belingahawayta, bearing Nos. 17/2,513, 17/2,512, and 22/2,511, with the buildings standing thereon, situated at College street, Kotahena, Colombo, in extent 2 roods and 14 perches.

All that part of Beligahawatta, bearing Nos. 20A/2,514 and 20/2,516, with the buildings standing therica, situated at College street, Kotahena, Colombo and extent 39.50 perches.

(The above two blocks adjoin each other.)
The said property will be first put up for sale among the co-owners thereof at the price at which the same has been valued, and if not purchased by any co-owner, will immediately thereafter be put up for sale by public auction to the highest bidder.

For any further particulars please apply to T. C. S. Jayasinha, Esq., Procter, Supreme Court, and Notary Public, 55, Belmont street, Hulftsdorp, Colombo, or to me:

58, Belmont street, Hulftsdorp, A. C. KOELMEYER, Colombo, February 20, 1923. Commissioner.

Auction Sale of a Valuable Property at Uyana in Monatuwa, under Mortgage Decree.

DY vicinities of compaission issued to me in case No. 6,536, D. E. Colombo, for the specyery of the sum of Its. 3485, 83 withinterest and costs of suit, I shall sell by the speciment of the sum of the sum of the speciment of the speciment. the spot

All those transcriptions of Manderaywalakadawatta and Madangahawatta, together with the house standing thereon now known as "Villa Selanto," bearing assessment No. E/382, situated in the village Uyana (in Moratuwa) in the Palle pattu of Salpiti korale, extent 2 roods and 2 37/100

Further particulars from M. S. Akbar, Esq., Proctor and Notary, Colombo, or-

No. 60, Belmont street, February 19, 1923.

H. J. F. Rodrigo, Auctioneer and Broker. Auction Sale of Valuable Property at Maha Wadduwa in Waddu Badde of Panadure Totamune in the District

of Kalutara, under Mortgage Decree.

In case No. 10,788, District Court of Kalutara, I shall sell by public auction of Saturday, March 17, 1923, commencing at 9.30 A.M., at the respective spots, the following

properties, to wit:

1. An undivided 3 shares of the soil and of all the remaining trees and plantations (excluding the dlanter's share of the dress of the 3rd plantation and one managostin tree, and one malkers tree standing thereon), together with the planter's 1/3 share of the 3rd plantation above excluded and the tiled house standing thereon of a portion of the land called Delgahawatta, situate at Maha Wadduwa aforesaid; containing in extent 2 acres brood and 20 perches.

2. An undivided ½ share of the soil and of all the trees

and plantations standing thereon of another portion of Delgahawatta, situate at Maha Wadduwa aforesaid; containing in extent 1 acre 3 roods and 20 perches.

3. An undivided ½ share of the soil and of all the trees and plantations standing thereon of the defined 1 share of Wilakola-owita, situate at Maha Wadduwa aforesaid; con-

taining in extent 1 acre and 37 perches.

4. The remaining soil and all the trees and plantations (excluding the ground covered by the footpath running through the land) together with the tiled boutique standing thereon of the eastern ½ share of the land called Wilakola-owita, situate at Maha Wadduwa aforesaid; containing in extent 3 roods and 361 perches.

For further particulars please apply to M. H. Jayatileke, Esq., Proctor, Supreme Court, Panadure, or to me:

Moratuwa, February 24, 1923.

LIONEL J. J. FEIRIS, Auctioneer and Proker.

Auction Sale.

22 in the Court of Request of Negombo. Tige Sanchy of Assennawatta, Nan-Edi

No. 30,477. Vs.

Nuwarapassapedra Andiya of Wagouwwa in Dasiya pattu Defendant.

T NDER decree in the above case and by virtue of the

order to sell issued to us for the recovery of the amount stated therein, we shall sell by public action at the spot, at 4 P.M., on Friday, March 16, 1923, the undermentioned property mortgaged by mortgage bond No. 11,588 dated May 10, 1920, attested by D. W. F. Samaratunga Randunu, Notary Public, to wit:

The undivided 3 share of the land called Qulugahawatta, situate at Wegouwwa, in Dasiya pattu in District of Negombo, in extent about 2 acres and 2 roods.

For further particulars please apply to E. H. de Zoysa, Esq., Proctor, Negonylo, or to us:

K. L. PEREIRA & SON,

Negombo, February 20, 1923. Auctioneers and Brokers.

Auction Sale.

In the District Court of Galle. Wilhelmana Solomons Plaintiff. And

Grace Edit Zilva Mannar others Sebstituted Plaintiffs.

No. 17,054.

Vs.

(1) Edith Florence Grebe and her husband (2) William Edmand Grebe of Matara Defendants.

UNDER and by virtue of the commission issued to me in the above case, I shall sell the following property on Saturday, March 10, 1923, at 2 P.M., at the spot, to recover the sum of Rs. 376.06, with interest thereon at 9 per cent. per annum from August 8, 1919, till payment in full and costs of suit :-

An undivided 1 part of all that tract of lands called and known as Nawinnehenyaya, situate at Kahangama in Uda pattu of Kuruwiti korale in Sabaragamuwa; and bounded on the north by Mahalinda and Wadurukapalla, east by Ketaliyanpalleganima, south by Nayagalapuheneatura, and west by Telpediyekumbura, Udahagedera-aswedduma. and Horanekumbura; and containing about 20 amunams paddy sowing extent.

Conditions of sale will be read over before the sale. For further particulars please apply to C. W. W. Kannangara, Esq., Proctor, Supremy Court, Galle, or to me:

No. 57, Lighthouse street, Fort, Galle, February 12, 4923.

U. B. WIJEKOON, Licensed Auctioneer.

Auction Sale.

In the District Court of Galle.

Zepherine Albert Baraback of Kaluwella, Galle . . Plaintiff.

No. 19,858.

Kariyawasan Buwattegamage Alice alias Alice Weerasinghalo Bope, Galle Defendant.

NDER and by virtue of the commission issued to me in the above case, I shall sell the following properties to recover the sum of Rs. 1,150 · 32, with interest thereon at 9 per cent. per annum from October 17, 1922, till payment in full and costs of this action :-

On Friday, March 2, 1923, at 2.30 r.m., at the spot.

All that undivided 1 part of the soil and soil share trees of the land called Kapuhenel minduwatta alias Meetiya-godakuruduwatta and of the tiled upstair building of 13 cubits and of the tiled building of 13 cubits standing thereon, situate at Meetiyagoda in Weragoda in the Wella-boda pattu of Gane District; and bounded on the north by Owitenianella, east by agala alias wela, south and west by Jayasekara Aratchy's land; and containing in extent about 12 acres.

On Saturday, March 3, 1923, at 2.30 P.M., at the spot.

All that undivided 6/14 parts of the soil and trees of the southern portion of the land called Halloluwegewatta, situate at Bope, within the Four Gravets of Galle; and bounded on the north by northern portion of the same land; east by Muttettuwewatta, south by high road, and west by Keppu-ela; and containing in extent 12 acre, together with 2 tiled houses of 15 cubits each standing on the said land. Condition of sale will be read over before the sale.

For further particulars please apply to J. N. Goona-tilake, Esq., Proctor, Supreme Court, Galle, or to me:

Galle, February 13, 1923.

U. B. WIJEKOON, Licensed Auctioneer.

Auction Sale under Mortgage Decree.

In terms of the commission dated February 13, 1923, issued to me by the District Court of Jaffna, in case No. 16,256, District Court, Jaffna, I shall sell by public auction, at the cook, on Monday, March 19, 1923, at 10 a.m., for the recovery of the amount stated in the decree in the said action, the following property declared specially bound and executable under the said decree, viz.:—

All that piece of land; situated at Vannarponne East, called Mavady, fontaining in extent 103 lachams varagu culture, with well and other appurtenances belonging thereto, and bounded on the east by the property of Vinasitamby Kandiah, Vinasitamby Appah, and others, on the north by water-course, and on the west and south by roads.

Jaffna, February 19, 1923.

R. KANTAIYAH, Commissioner.

MAuction Sale under Mortgage Decree.

NATER and by virtue of the decree entered in case No. 9,062, D.C., Kurunegala, against Rajapaksa Mudiyanselage Jayarena of Halpandeniya and another, and by virtue of the order issued to me for the recovery of the amount (see in stated, T shall sell by public auction, at the third and perein, on Wednesday, February 28, 1923, commencing of F.M., the following property declared bound and executable under the said decree:—

Madawalakumbura of 5 kurunies paddy sowing extent and Diulgahamulahena apportaining thereto of 3 kurunies kurakkan sowing extent, save and except, however, the said Diulgahamulahena.

2. Wadurawayagewattehena of about 10 nellies kurakkan sowing extent, both situate at Morugama in Udapola Otota korale.

An undivided 1 share of the land called Galaboda gamawatta comprising of all those contiguous lands called Puhuriyagodahena, Puhuriyagodahena, Kanaturuwelehena, Alugollehena, Ritigahamulawatta, Kanaturuwelewatta, and Kanaturuwelewatta, now forming one property, in extent 9 acres and 35 perches, situate at Galbodagama in Udapola Otota korale.

Diyaballanwele-assedduma of 12 lahas paddy sowing extent, and its adjoing Kamarangahamulahena of 6 seers kurakkan sowing extent, containing in extent 1 acre 3 roods 21 perches, situate at Midelladeniya in Dambadeni

Udukaha korale east.

5. Diyaballanwelakumbura of hahas paddy sowing extent, situate at Morugama aforesaid, all in Dambadeni hatpattu in the District of Kurunegala, Further particulars from Messrs. F. N. E. Daniels, Proctors and Notaries, Kurunegala, or—

S. P. SOCKALINGAM PILLAI, Kurun gala, February 4, 1923. Auctioneer.

Auction Sale under Mortgage Decree.

NDER and by virtue of the decree entered in case No. 9,010, D. C., Kurunegala, against Rajapaksa Mudiyanselage Jayasena of Helpandeniya, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell by public auction, at the third land herein, on Wednesday, February 28, 1923, commencing at 1 r.m., the following property declared bound and executable under the said decree:

1. Madawalakumbura of 5 kurunies paddy sowing extent and Diulgahamulahena appertaining thereto of 3 kurunies kurakkan sowing extent, save and except, however, the said Diulgahamulahena.

2. Wadurawayagewattehena of about 10 nellies kurakkan

2. Wadurawayagewattehena of about 10 nellies kurakkan sowing extent, both situate at Morugama, in Udapola Otota

korale.

3. An undivided ½ share of the land called Galabodagamawatta comprising of all those contiguous lands called Puhuriyagodahena, Puhuriyagodahena, Kanaturuwelehena, Alugollahena, Ritigahamullawatta, Kanaturuwelewatta, and Kanaturuwelewatta, now forming one property, in extent 9 acres and 35 perches, situate at Galbodagama in Udapola Otota korale.

Diyaballanweleassedduma of 12 lahas paddy sowing extent and its adjoining Kamarangahamulahena of 6 seers kurakkan sowing extent, containing in extent 1 acre 3 roods and 21 perches, situate at Midelladeniya in Dambadeni

Udukaha korale east.

5. Diyaballanwalakumbura of 5 lahas paddy sewing extent, situate at Morugama aforesaid, all in Dambadeni hatpattu, in the District of Kurunegala.

Further particulars from Messrs. F. N. & E. Daniels,

Proctors and Notaries, Kurunegala, or-

S. P. SOCKALINGAM PILLAI, Auctioneer. · Kurunegala, February 4, 1923.

Auction Sale under Mortgage Decree

In the District Court of Kegalla

Medagodamulle Suduhettahenayalage Bastiya of **B**umbulgowa Plaintiff.

No. 6,073. Against.

Upa-accillage Appulately of Puwaldleniya, and others. Defendants.

NDEE and by virtue of the decred entered in this case independent of the properties and poundant of the properties specially bound and executable for the recovery of the sum of Rs. 553 95, legal interest, and poundage to of the sum of Rs. 553.95, legal interest, and poundage, to

An undivided ½ share of Megodahawelamahakumbura of 5 lahas paddy sowing extent, situate at Puwakdeniya in Deyaladahamuna pattu of Kinigoda korale of the Kegalla District.

An undivided ½ share of Meegahamulatennehena and the adjoining deniya, now asseddumized, of 6 pelas paddy sowing in extent, situated at Puwakdeniya aforesaid.

Kegalla, February 15, 1923.

D. S. WICKRAMASINGHE. Auctioneer.

Application for Enrolment as a Proctor.

The Application for Enrol Proctor of the said Court.

S. NAGALINGAM.

26, Belmont street, Colombo, February 19, 1923.

Application for Enrolment as a Proctor.

REGINALD WILLIAM PERERA, of Lynsdale,
Morature, do hereby give notice that six weeks hence I shall apply to the Hon. the Chief Justice and the other Justices of the Hon. the Supreme Court of the Island of Ceylon to be entolled and admitted a Proctor of the said Court.

R. W. PERERA.

"Lynsdale," Moratuwa, February 21, 1923.

R)

Application for Enrolment as a Proctor.

WINFELD JOSEPH SERASINGHE, of Matara, purportly of Semplar's Inne, Mount Lavinia, shall, six weeks hence, apply to the Hon. the Chief Justice and the other Judges of the Supreme Court of the Judges of the Supreme Court of the said Court Court.

QW. J. SERASINGHE.

The Kollupitiya Mohiyadeen Mosque."

The Kollupitiya "Mohiyadeen Mssque."

A T the General Meeting of the congregation of the above may sue held at the mosque fremises on Friday, February 6, 1923, at 2 r.m., presided over by Reverend Seyad in hamad Alim Saibu of Keekkarai, South India, who was essecially got down for the occasion, Mr. Omaru Lebbe Abdul Magerial of Kollupitiya, the present officiating Levai (Priest) of the said mosque was, after the usual religious ceremonies were gone through, unanimously elected as Trustee of the said mosque in addition to his duties as Levai (Priest). (Priest).

A. A. M. SALIH,

Secretary, The Kollupitiya Mohiyadeen Mosque. Colombo, February 21, 1923.

Christ Church, Tangalla.

NOTICE is hereby given that in pursuance of section 11 of Ordinance No. 12 of 1846, a meeting of the congregation of Christ Church, Tangalls, will be held in the said thurch on Sunday, February 25, 1923, at 6 P.M., for the purpose of electing trustees for the ensuing year.

The Vicarage, February 5, 1923.

BECKET DE SILVA, Vicar.

Administration of the Diocese of Jaffna.

LOUIS GUITOT, do hereby give notice to all conthe Right Hov. Dr. J. A. Brault, Bishop of Jaffna, I have assumed the administration of the diocese of Jaffna, and that I shall be deemed, during the vacancy of the See, to be the successor of the preceding Bishop of Jaffna for all the purposes of Ordinance No. 19 of 1936, incorporating the Roman Catholic Archbishop and Bishops of Ceylon.

Bishop's House, Jaffna, January 31, 1923.

Louis Guitor.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

OTICE is hereby given that the under-mentioned packages, which have been lying at No. 15 Warehouse beyond the time allowed by law, will be sold by public auction on Tuesday, March 20, 1923, at 1 p.m., unless previously cleared. Goods must be cleared on or before Friday, March 23, 1923:—

aoou			-		
No.		Vessel.	Date of Landing.	Marks.	Number and Description of Packages.
			1922.		The second of th
		•		(A. R. Ousman	1 parcel sugar
29	• • •	ss. Dogra	. July 8	Holl. Cey. Com. Coy.	do.
		Bg. Sri Vankaterwarim .	. September 5	Nil or A M S	l bundle palmyra leaves
98	• •		. September 4	P inside a triangle and R P	1 bag flour
101	• •	ss. Morvada	· poblomnor =	outside	1 bag nour
			•		7 bags broken rice
				(A/TS	
103		ss. Gorala	. September 2	$\dots \leqslant \mathbf{D} \mathbf{A} \mathbf{D} \mathbf{A} \dots \bullet \dots$	1 bag broken rice
		•		(Nil	2 bags broken rice
105		ss. Nawab	. August 23	A. R. Oosman	1 parcel sugar sample
106		ss. Vzarda	. September 14	K B or nil	7 bags broken rice
107		ss. Santhia	September 5	B. B. Ltd. or nil	1 bag gum
		ss. Elveric	. September 6	\dots S M S/A L or Var \dots	16 bags grain
		ss. Herefordshire .	. September 6	Red point or nil	2 pieces scantlings
112	• •	ss. Bochum	C-m41 0	2098 in a diamond and H J	1 case beer (empty)
112	• •	ss. Boenani	· ····································	Poutside	i :
		•		(Forbe Forbe Campbell & Co.	1 narcel sugar sample
		•		H. M. Mohamed	do.
		•			do.
113		ss. Havildar	. September 8		
110	• •	5134 2250 7 11 12 12 12 12 12 12 12 12 12 12 12 12		AME	do.
		· · · · · · · · · · · · · · · · · · ·	• •	TMHCC&Co.	do.
			~	$(\mathbf{P}.\ \mathbf{T}\ \mathbf{A}\ \mathbf{J}\ \mathbf{E}\ \mathbf{G}\ \mathbf{A} \qquad \dots$	do.
127		ss. Nellore	. September 18	NHC in a diamond	1 case musical instrument
135		ss. Tacum Maru .	. October 7	C in a triangle and B L out-	6 drums acid
				side	
136		ss. Scalda	. September 23	N V in a star and S N L H	4 empty bags
100	. ,			outside	100
141		ss Warialda	. October 5	M K	1 bag gingelly poonac
121	• •	83 ((0120200	· -	(Col. H C C Co.	4 parcels sugar samples
142		ss. Pasha	. October 4	Holl. Cey. Com. Co.	3 do.
•				(M L T D in a diamond	2 parcels sugar samples
				Manager, National Bank of	
					do.
142		ss. Pasha	. October 4	India	
112	• •	.*	,	Shaw, Wallace	1 parcel sugar sample
•			· San Land	London Rangoon Trading	1 do
				€ Co.	
144		ss. Gairsoppa	. October 7		42 bags rice
65		ss. Malserd	. May	GB	l case Heal goods (empty)
72		ss. Konderkerk	. April -20	WAB	1 case motor parts (empty)
					· · · · · · · · · · · · · · · · · · ·
			• 6		
			Косиснік	ADE WAREHOUSE.	
			7.000	•	
			1923.	· •	and the second s
		ss. Jalaputra	. January 11	Nil	374 bags fish manure
	•		₹,		(damaged by fire)
				•	(
		THE THAT OF A			36 36 4
		H. M. Customs,			M. M. Anthonisz,
C	olo	mbo, February 17, 1923.	•	•	for Principal Collector.
			- 4		

Statement showing the Importation of Rice into the different Ports of Ceylon during the Week ended February 17, 1923.

Ceylon Port.	Port of Origin.		Number of Bags.
Colombo	 Calcutta		5,106
Do.	 Rangoon		104,946
Do.	 Tuticorin		24
Do.	 Dhanushkodi		8,489
Kayts	 Masulipatam		450
Do.	 Topputurai	• •	407
Do.	 Adirampatam		754

(3,702 bags of rice were shipped during the week.)

H. M. Customs,
Colombo, February 20, 1923.

A. N. Strong,
for Principal Collector.

Ceylon Medical College.

THE Medical and Apothecary Professional Examinations of the Ceylon Medical College will be held at the College, commencing on Monday, March 19, and ending on Wednesday, March 28, 1923.

Receipts for fees and the certificates prescribed by the regulations must be produced to the Registrar between March 16 and 17, 1923.

the second secon	- '		. с.
Fees for 1st Professional Examination		30	0 -
Fees for 2nd Professional Examination	• •	15	0
Fees for 3rd Professional Examination		30	0
Fees for Final Examination	• • •	22	50

Colombo, February 19, 1923.

G. THORNTON, M. D.,
Acting Registrar.

Lease of the Produce of Trees.

OTICE is hereby given that the Government Agent of the Western Province will sell by public auction, at his office in Colombo, at 12 noon, on Monday, March 12, 1923, the lease of the produce of the trees on the three under-mentioned lots for one year from March 15, 1923, subject to the following conditions:—

The highest bidder shall be the purchaser.

The purchase amount should be paid in full on the day of sale.

3. The purchaser or his workmen shall not cut any tree

or interfere with any existing fence or boundary.

4. The purchaser shall not assign, transfer, or sublet without permission previously obtained in writing from the Government Agent.

The purchaser shall pay all Municipal taxes.

The Government Agent or any one acting under his. authority will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee.

7. The purchaser shall keep the premises clean and in good order, and also comply with the Municipal regulations.

8. The Government Agent shall have the liberty to cut

as many trees as are found to be necessary, for which proportionate refunds will be made to the lessee.

9. In the event of any breach of the foregoing conditions, the Government Agent will resume possession of the land, and eject the purchaser from the premises without com-

pensation.
10. The Government Agent reserves the right to reject

any bid or all bids.

The Kachcheri, Colombo, February 16, 1923.

J. G. FRASER. Government Agent.

Lots of Land referred to.

Preliminary plan 14,596.—Regent street,

Ward place and Norris Canal road.

1. Lots O 12 and J 12 contain 94 coconut trees, 4 mango trees, 2 breadfruit trees, and 3 jak trees.

Hospital premises contain 43 coconut trees, 3 mango trees, 2 breadfruit trees, and 3 arecanut trees.

Lease of the Produce of Trees.

OTICE is hereby given that the Government Agent of the Western Province will sell by public auction, at his office in Colombo, at 12 noon, on Monday, March 12, 1923, the lease of the produce of the trees on the undermentioned land for one year from March 15, 1923, subject to the following conditions:-

The highest bidder shall be the purchaser.

The purchase amount should be paid in full on the day of sale.

The purchaser or his workmen shall not cut any tree

or interfere with any existing fence or boundary.

4. The purchaser shall not assign, transfer, or sublet without permission previously obtained in writing from the Government Agent.

The purchaser shall pay all Municipal taxes.

6. The Government Agent or any one acting under his authority will be entitled to re-enter into occupation at any time on giving one month's notice to the lessee.

7. The purchaser shall keep the premises clean and in good order, and also comply with the Municipal regulations.

8. The Government Agent shall have the liberty to cut as many trees as are found to be necessary, for which proportionate refunds will be made to the lessee.

9. In the event of any breach of the foregoing conditions; the Government Agent will resume possession of the land. and eject the purchaser from the premises without compensation.

10. The Government Agent reserves the right to reject

any bid or all bids.

The Kachcheri, Colombo, February 16, 1923.

J. G. FRASER, Government Agent.

Land referred to.

Land along the flood outlet from Dehiwala to Kirillapone, excluding the portion reserved for Public Works Department cooly lines.

"The Insect Pest and Quarantine Ordinance, No. 5 of 1901."

Declaration under Clause 3 of Regulations dated December 7, 1916, and published in the "Government Gazette" No. 6,839.

HEREAS Shot hale Borer (Xyleborus fornicatus, Eich.) is present on the following plantations, that is to say :-

Tea Estates.

PROVINCE OF SABARAGAMUWA.

Kelani Valley District.

Estate.	Post Town.
Fairfield	Avissawella
Hilland Group	Kitulgala
Kannatota	Ruanwella
Kendawa	Udugoda
Sirisena	Yatiyantota
Talawitiya	Eheliyagoda
Tellisford	do.
Wagolla	Yatiyantota
Welituduwa	Kitulgala

Under clause 3 of the regulations published in the Government Gazette No. 6,839 of December 8, 1916, the said plantations are hereby declared to be infested areas.

R. ALUVIHARE,

Department of Agriculture, for Director of Agriculture, Peradeniya, February 15, 1923.

P/Kattekada Vernacular Mixed School.

OTICE is hereby given that an application has been received from the Rev. Fr. J. Jamoays, Colombo, for the registration of his Kattekadu Vernacular Mixed School, which is situated in the Puttalam District of the North-Western Province, as two separate schools, Boys' and Girls'.

Observations will be received not later than March 16, 1923.

Education Office. L. MACRAE. Colombo, February 12, 1923. Director of Education.

KU/Bulupitiya Vernacular Girls' School.

OTICE is hereby given that Bulupitiya Vernacular Girls' School, situated in the Dambadeni hatpattu, in the Kurunegala District, of the North-Western Province, under the management of Rev. Fr. J. Jamoays, has been registered as a grant-in-aid school from December 1, 1922.

Education Office, L. MACRAE, Colombo, February 13, 1923. Director of Education.

Preparatory Tamil Boys' School of Parameshwara College.

NOTICE is hereby given that an application has been received from the Hon. Sir. P. Ramanathan for a grant in aid of his Preparatory Tamil Boys' School of Parameshwara College, which is situated in the Jaffna District of the Northern Provinces. District of the Northern Province.

Observations will be received not later than March 17,

Education Office. L. MACRAE. Colombo, February 13, 1923. Director of Education.

BT/Kalladi Vernacular Mixed School.

OTICE is hereby given that the Kalladi Vernacula. Mixed School, situated in the Batticaloa District of the Eastern Province, under the management of Rev. A. Lockwood, has been registered as a grant-in-aid school from December 1, 1922.

Education Office, L. MACRAE. Colombo, February 13, 1923. Director of Education.

KU/Galbodagama Vernacular Mixed School.

OTICE is hereby given that the Galbodagama Vernacular Mixed School, situated in the Dambadeni hatpattu in the Kurunegala District of the North-Western Province, under the management of Colonel H. G. Miller of the Salvation Army, has been registered as a grant-in-aid school from December 1, 1922.

Education Office, L. MACRAE, Director of Education. Colombo, February 13, 1923.

Jahena Vidyawardhana Vernacular Mixed School.

OTICE is hereby given that an application has been received from Mr. V. S. Lewis Silva for a grant in aid of his Jahena Vidyawardhana Vernacular Mixed School, which is situated in Alutkuru korale south, in the Colombo District of the Western Province.

Observations will be received not later than March 24, 1923.

Education Office, L. MACRAE, Colombo, February 15, 1923. Director of Education.

Examination for Domestie Science Certificate December, 1922.

THE following candidates have passed the above examination held on December 11 and 12, 1922:

Index	Name.	School.
No.	Juni	
1		. Methodist College, Colombo
	Cramer, P.	. do.
	Fernando, B.	. do.
	Reyhardt, M. H.	do.
	Wijesinghe, E.	do.
	Badcock, M.	. The Convent, Kandy
	Cater, L.	do.
	Chippindall, D.	do.
	De la Motte, M.	do.
	De Silva, H.	do.
	De Silva, O.	do.
	Le Merchant, F.	do.
	Labo, M.	do.
16	Wiggin, T. M.	. do.
	Abeysekera, D.	. St. Joseph's Convent,
		Kandy
18	De Silva, S.	. do.
	Gomis, R.	do.
20	Gunaratne, L.	do.
	Mendis, H.	do.
		NIOR.
24	De Mel, C. M. H.	. Bishop's College, Colombo
	Loos, L. M.	do.
26	Pieris, O. F.	do.
	Dias, P. L.	. C. M. S. Ladies' College,
		Colombo
29	Ephraums, A. E.	do.
	Thampapillai, E. S.	do.
	ducation Office,	L. MACRAE,
	o, February 12, 1923	
COLUMN	,,,	. Director of Licentities.

Examination for Domestic Science Certificate, December 1922.

THE following candidates have failed to pass the above examination held on December 11 and 12, 1922. letter "p" denotes pass, horizontal line "—" denotes pass, horizontal line The letter failure::-

Index Care	e of the Firs Sick. Pre	st Aid, ectical.	Ho ygiene. M	anage- H	rst Aid and ome- arsing.
		JUNIO	R.		1,10.
4	р	p		р	. •
5	p	р	, , −− , •,• ,	р	
	£ 100 m	SENIO	R.		
22	• •	•		∂p	р
23		• •		p	р
2 7	٠,			p	p.
30	• • •	• •	a,	a	8
32	• •			р	p
Educe Colombo, Fe	ation Office bruary 12,		L. M Director	AACRAE, of Educati	ion.

Foot Disease.

HEREAS foot disease has broken out in the village Karagampitiya, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:

The area bounded on the north by fields, south by Karagampitiya-Dehiwala high road, east by dewata road near Emis Appuhamy's house, and west by Karagampitiya village boundary.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923.

K. SOMASUNTHARAM. for Government Agent.

Foot Disease.

HEREAS foot disease has broken out in the village Gangodawila, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:-

The area bounded on the north by dewata road, east by high road to Dehiwala, south and west by Depa ela.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923.

K Somasuntharam, for Government Agent.

Foot Disease.

HEREAS foot disease has broken out in the village W Megoda-Kolonnawa, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:

The area bounded on the north by high road to Sitawaka, east by a portion of the land called Dungalowita and Mahaowita, south by a portion of this land, and west by Mudalipotekumbura and Kambarangahakumbura.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 14, 1923. K. Somasuntharam, for Government Agent.

Foot Disease.

WHEREAS foot disease has broken out in the village Boralesgomuwa, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:

The area bounded on the north and west by Depa-ela east by footpath, and south by high road to Dehiwala.

This declaration is to take effect from this date.

The Kachcheri. Colombo, February 16, 1923.

K. Somasuntharam, for Government Agent.

Foot Disease.

WHEREAS foot disease has broken out in the land called Delgahawatta at Pepiliyana, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of

The area bounded on the north by Delgahawatta, south by Delgahawattaowita, and west by Pepiliyana village boundary, and east by Pepiliyana Bellantara Village Committee road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923.

K. SOMASUNTHARAM, for Government Agent.

Foot Disease.

WHEREAS foot disease has broken out in the village Kirillapone, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by high road to Nugegoda, east by garden No. 212, south by Andarawatta, and west by dewata road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot Disease.

HEREAS foot disease has broken out in the garden No. 276, Kirillapone, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is irfected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Manure Works garden, east by Kelani Valley railway line, south by garden No. 257, and west by Narahenpita-Nugegoda high road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 19, 1923. K. Somasuntharam, for Government Agent.

Foot Disease.

HEREAS foot disease has broken out in the village Helakandana, in Alutkuru korale north of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north and east by high road, south by land belonging to late Peeris Perera and others, and west by lands belonging to Simon Peeris and others.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 19, 1923. K. Somasuntharam, for Government Agent.

Foot Disease.

WHEREAS foot disease has broken out in the garden No. 225, Kirillapone, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by grass garden, east by dewata road, south and west by Kirillapone high road.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 19, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the land called Gorakagahawatta at Kalaeliya, in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2) of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Village Committee road, south by land belonging to Marshal Fernando and E. P. Jayasinghe, Police Vidane, east by dewata road, and west by land belonging to Marshal Perera.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 12, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the land called Gorakagahawatta at Kalaeliya, in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by land belonging to Balasiyanu Peiris and others, east and south by village Committee road, and west by land belonging to Marshal Perera and Pedrick Perera.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 12, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the land called Gorakagahawatta at Kalaeliya, in Alutkuru korale south of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north and west by land belonging to Marshal Perera, south and east by land belonging to E. P. Jayesinghe, Police Vidane and others.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 12, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village called Hapitigama, in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Crown lands called Kalukanda and Pupulekanda, east by Crown land called Kalukanda and village Makkanigoda, south by village Makkanigoda and Kalaeliya-Bataliya Village Committee road, and west by Kalaeliya-Bataliya Village Committee road and village Kalaeliya-Pallewela.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the village Kehelwatugoda, in Siyane korale west of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by land of John Abeyesinghe and others, east by Kandy road, south by fields, and west by land of late Maha Mudaliyar Bandaranaike.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Inalayagoda, in Siyane korale west of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Galkanuwatta, east by cart road, south by land of Marthelis Appu, and west by field.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923. K. Somasuntharam, for Government Agent,

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out in the village Kahandawa, in Hapitigam korale of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north, east and west by tract of paddy fields, and south by land called Mirisgahahena.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 13, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Ihalayagoda, in Siyane korale west of the Western Province: It is hereby declared that the undermentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north and east by fields, south by land of Marshal Appu, and west by lands of Gabriel and others

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Asgiriya, in Alutkuru korale north of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by dewata road, east and south by field, and west by high road.

This declaration is to take effect from this date.

The Kachcheri, K. Somasuntharam, Colombo, February 16, 1923. for Government Agent.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the village Asgiriya, in Alutkuru korale north of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by land belonging to Greein Perera, east by lands belonging to H. Jamis Appu and others, south by ela and Ittawalmedilla, and west by land belonging to Greein Perera and others.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Palliyapitiya, in Alutkuru korale north of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Kehelella village, east by Hunumulla, Kelapitimulla, and Sayakkaramulla, south by Dunagaha and Indureagare, and west by Madampella.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Alutgama-Bogamuwa, in Siyane korale west of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Hapugastenna, east by fields and Hapugahatenna estate, south by Attanagaluoya, and west by Keenagahawatta and Hapugastenna estate.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the village Kehelwatugoda, in Siyane korale west of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, subsections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north by Yaddala-Henaratgoda road, east by lands of J. Christian Appuhamy and others, south by lands of J. D. Abeyesingha and others, and west by estate of late Mr. Bandaranaike.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 16, 1923. K. Somasuntharam, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the land called Kandekumbura in Arukgoda in Hapitigam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.:—

The area bounded on the north and west by Halugama rubber estate, east and south by Crown land called Panawalakanda.

This declaration is to take effect from this date.

The Kachcheri, K. Somasuntharam, Colombo, February 19, 1923. for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Godapola estate, in Mawata pattu of Paranakuru korale, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909:—

The infected area is bounded on the north by cart road to Dickella, on the east by Kegalla-Hettimulla road, on the south by Tibbotu- numuwa village, and on the west by Dickella estate.

This declaration is to take effect from February 13, 1923.

Kegalla Kachcheri, February 15, 1923.

S. E. HANCOX, for Assistant Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Nadeniya estate, in Mawata pattu of Paranakuru korale, Kegalla District: It is hereby declared that the under-mentioned area is infected in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909:—

The infected area is bounded on the north by Circular road, on the east by Pitihuma village, on the south by Nadeniya fields, and on the west by Welimannatota-oya.

This declaration is to take effect from February 13, 1923.

Kegalla Kachcheri, S. E HANCOX, February 15, 1923. for Assistant Government Agent.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated January 31, 1923, published in the Government Gazette No. 7,309 of February 9, 1923, the premises bearing assessment No. 66, situated at Temple road, Maradana, Colombo, were proclaimed 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 premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from February 16, 1923.

The Municipal Office, Chas. W. Pate, Colombo, February 17, 1923. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

HEREAS by proclamation dated February 1, 1923, published in the Government Gazette No. 7,309 of February 9, 1923, the premises bearing assessment No. 48, situated at Paranawadiya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas footand-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from February 8, 1923.

The Municipal Office, Chas. W. Pate, Colombo, February 16, 1923. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated January 31, 1923, published in the Government Gazette No. 7,309 of February 9, 1923, the premises bearing assessment No. 62, situated at Timbirigasyaya road, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of

section 5 of Ordinance No. 25 of 1909; and whereas footand-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from February 14, 1923.

The Municipal Office, Chas. W. Pate, Colombo, February 16, 1923. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated December 5, 1922, published in the Government Gazette No. 7,300 of December 8, 1922, the premises bearing assessment No. —, situated at slaughter-house, Dematagoda, Colombo, were proclaimed 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 premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from February 19, 1923.

The Municipal Office, Chas. W. Pate, Colombo, February 19, 1923. Municipal Veterinary Surgeon.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken cut in the village Dumbara, in the Palle pattu of Kukul korale, Ratnapura District, Province of Sabaragamuwa: It is hereby declared that the area—bounded on the north by Kalu-ganga, south by Umangedara, east by Pasgammahaela, west by Dumbara estate—is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909.

This declaration will take effect from February 10, 1923.

Ratnapura Kachcheri, February 10, 1923. S. S. NAVARATNAM, for Government Agent.

SALES OF TOLL AND OTHER RENTS.

Toll Rents, Western Province.

OTICE is hereby given that on Monday, February 26, 1923, at 12 noon, will be put up for re-sale at the Colombo Kachcheri, at the risk of the original purchasers, for the period mentioned below, the under-mentioned Toll Rents of the Western Province, the original purchasers of which may have failed to pay on or before that date the instalment for the month of January, 1923, or any part thereof, that may be due and owing on that date.

The purchaser or purchasers at the re-sale should deposit one-tenth of the purchase amount on the day of sale.

If the rents are not disposed of at the re-sale, action will be taken against defaulters in terms of the provisions of the Ordinance No. 21 of 1905.

From March 1, 1923, to September 30, 1923.

Ferry.-Mutwal.

Canals.—(1) Hendala, (2) Negombo, (3) Kittampahua, (4) Kalutara.

Colombo Kachcheri, February 12, 1923. J. G. Fraser, Government Agent.

Re-sale of Toll Rents, Puttalam and Chilaw Districts.

OTICE is hereby given that the under-mentioned Toll
Rents in Puttalam and Chilaw Districts of the NorthWestern Province will be put up for re-sale by public auction
at 10 A.M. on February 24, 1923, at the Puttalam Kachcheri,
at the risk of the original purchasers should they have failed
on or before February 23, 1923, to deposit the 4th instalment
and the interest due.

The rents shall be sold for a period of 7 months from February 24, 1923, to September 30, 1923.

The purchaser at the re-sale will be required to deposit one-tenth of the purchase amount on the day of sale, and to furnish the necessary security.

Further particulars can be obtained from me on application,

S. M. P. VANDERKOEN, for Assistant Government Agent. Puttalam, February 10, 1923.

Toll rents referred to.

Nattandiya Canal Toll Rent.

Munatipirivu Canal Toll Rent.

Palavi Canal Toll Rent,

THE CEYLON MEDICAL REGISTER, 1923

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

June 19, 1908 June 19, 1908 October 12, 1920 August 19, 1918 December 14, 1920 June 27, 1911 January 16, 1908 January 17, 1913 January 17, 1913 December 4, 1907 January 16, 1908 November 6, 1907 January 17, 1913 December 7, 1911 Jenuary 16, 1908 November 20, 1907 April 8, 1912 June 2, 1908 June 3, 1912 June 3, 1912 June 3, 1912 June 3, 1918 April 30, 1918 May 8, 1918 May 8, 1918 May 8, 1919 November 13, 1907				
June 19, 1908 October 12, 1920 August 19, 1918 December 14, 1920 December 14, 1920 December 19, 1922 August 9, 1921 January 16, 1908 November 27, 1913 January 17, 1913 December 4, 1907 January 16, 1908 November 27, 1913 December 27, 1913 April 12, 1921 September 7, 1921 August 8, 1917 June 8, 1917 June 8, 1917 June 8, 1917 June 8, 1918 May 28, 1918 May 28, 1918 May 28, 1918 May 8, 1918		Certificate of the L.M.S. (Ceylon C.M.S. (Ceylon C.M.S. (Ceylon L.M.S. (Ceylon L.		:::::::::
Residence. falkapanawatta, Grandpass, Colombongana dy flton," Galle arden, Panchikawatta road, Maradure aloya, Hatton aloya, Hatton aloya, Hatton cria Memorial Eye Hospital, Colombo irile," Kynsey road, Barnes place irile," Kynsey road, Galle gala," Colpetty lane, Colpetty anda ara lane, Wellawatta eddy, Chunnakam. iritya priddy, Valvedditturai ramatopass road, Colombo otry Wictoria Menorial Eye Hospital, andy edditturai akachcheri awat street, Slave Island andy andy andy andy andy andy andy a	Date of Registration.	19, 1908 st 12, 1920 st 19, 1918 mber 14, 1920 mber 19, 1922 st 9, 1922 st 9, 1921 st 7, 1913 mber 4, 1907 st 16, 1908 mber 20, 1907 st 16, 1918 mber 20, 1907	• • • • • • •	30, 8, 8, 18, 18, 19, 19, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13
	Residence.	84, Galkapanawatta, Grandpass, Col. Ahangama. Bibile estate, Bibile, vid Lunugala. Kandy "Carlton," Galle 38 garden, Panchikawatta road, dana. Panadure Ambalangoda. Victoria Memorial Eye Hospital, Col. 'Efairlie," Kynsey road, Barnes pla Kaluara. Ride street, Slave Island, Colombo St. Paul's Dispensary, 78, Wolfs, street, Colombo St. 'Sagala," Colombo Mohotty Walauwa, Dickson road, 'Sagala," Colpetty Iane, Colpetty Roalanda. Perera lane, Wellawatta.	Kalpitiya Udupiddy, Valvedditturai Lady Havelock Hospital Government Dispensary, Kandy Fountain House, Kandy 74, Grandpass road, Colombo 69, Korteboam street, Mutwal, Colombo De Soysa Victoria Memorial Eye Hospital, Kandy	Valvedditturai Chavakachcheri 4, Stewart street, Slave Island " Kamala Lodge," Jafina " Gulistan," Ward place, Colombo Asylum Bungalow, Hondala Mirigama Outdoor Dispensary, Dodangaslanda Kandy Polonnaruwa Bandarawela
	Name.		•	

		
Qualifications with Dates.	L.M.S. (Ceylon), 1921 Coartificate of the Council of the Ceylon Medical College, July 1, 1918 L.M.S. (Ceylon), 1921 L.M.S. (Ceylon), 1915 L.M.S. (Ceylon), 1916 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 Geylon Medical College, May 6, 1908 L.M.S. (Ceylon), 1818 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1909 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1901; M.B.B.S. (Lond.), 1904; D.P.H., R.C.P.S., (Eng.), 1894 L.M.S. (Ceylon), 1898 L.M.S. (Ceylon), 1898 L.M.S. (Ceylon), 1898 L.M.S. (Ceylon), 1896 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 M.R.C.S. (Eng.), L.R.C.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 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1907 M.B., C.M. (Madres), 1912 Certificate of the Council of the Ceylon Medical College, February 26, 1908 M.B. Ch.B. (Edin.), 1917 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1917 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), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 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 Certificate of the Council of the Ceylon Medical College, September 22, 1908 L.M.S. (Ceylon), 1874 M.B. C.M. (Madres), 1911 L.M.S. (Ceylon), 1892 L.M.S. (Geylon), L.R.C.P. (Lond.), 1914 L.M.S. (Geylon), L.R.C.P. (Lond.), 1914 L.M.S. (Ceylon), L.R.C.P. (Lond.), 1914 L.M.S. (Ceylon), L.R.C.P. (Lond.), 1917 L.M.S. (Ceylon), L.R.C.P. (Lond.), 1917 L.M.S. (Ceylon), L.R.C.P. (Lond.), 1917 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 L.M.S. (Ceylon), 1892 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 M.R.C.S. (Eng.), L.M.C.P. (Lond.), 1
Date of Registration.	April 23, 1921 July 1, 1918 April 18, 1921 March 5, 1908 June 2, 1907 May September 16, 1907 July 6, 1908 July 6, 1909 July 6, 1909 April 6, 1907 July 6, 1907 July 6, 1922 November 6, 1907 June 28, 1916 November 27, 1907 March 27, 1911 July 22, 1918	June 12, 1918 October 31, 1919 January 25, 1913 February 26, 1908 June 19, 1908 May 4, 1922 November 14, 1917 June 5, 1918 July 8, 1908 July 8, 1908 July 25, 1909 July 26, 1908 July 26, 1909 July 26, 1908 July 26, 1908 July 26, 1909 October 26, 1914 October 3, 1907 June 20, 1914 October 3, 1907 June 26, 1907 June 11, 1920
Residence.	"Kalyani," Kanatta road, Colombo Government Dispensary, Galagedara 18th lane, Bambalapitiya Tangalla Kurunegala Hospital Railway Station road, Jaffna Colombo Jaffna Colombo The Lodge, Kandy The Lodge, Badulla Ragama Watupitiwela Hospital, Veyangoda Colombo I68, Grandpass, Colombo Wellawatta Provincial Surgeon's Office, Badulla 20, Bunder road, Karachi, Sind, India. 20, Bunder road, Karachi, Sind, India.	Nelundeniya, Kegalla 1,036, Peradeniya road, Kandy Civil Hospital, Jafina Udupiddy, Jafina Moratuwa Tuberculosis Hospital, Ragama Nallore, Jafina Manaoya vid Lunugala Manipay, Jafina Manipay, Jafina Manipay, Jafina Manipay, Jafina Manarponnai West, Jafina " Rao Mahal," Ward place, Colombo Navaly North, Manipay Post Undugoda Jafina General Hospital, Colombo srd Cross street, Jafina M. O., Kalmunai Gathedral street, Bombay Grand Offental Hotel, Colombo Koddady, Jaffna " Lyttelton," Wellawatta " Lyttelton," Wellawatta " Sumner Place, Ranatta road, Borella Glassel estate, Dehiowita 1st Cross street, Jaffna 1st Cross street, Jaffna.
Name.	B. 740. Balendra, Wytilingam 665. Baptist, Edward Charles 738. Barrow, Clement Allanson 60. Bartholomeusz, Francis Ernest 808. Bartholomeusz, Wilfred Arthur 393. Bartlett, Daniel Poor 60. Bawa, Harry Frank 279. Benjamin, Richard 14. Beven, Herbort 684. Blazé, Jouis Gerard 421. Blok, Edwin Arthur 764. Bridger, James Frederick Edmund 764. Bridger, James Frederick Edmund 113. Brito-Babapulle, C. V. X. Rodrigo 572. Brohier, Louis Cyrus 685. Brohier, Louis Cyrus 686. Bulner, Willistord Abram 766. Bulner, Willistord Abram 766. Bulner, Willistord Abram	653. Canagasapy, Arunasalam Cathe Perunal. 704. Canagasaby, Miss Tangaletchumy. 504. Candiah, Canagasaby 256 Candiah, Sapapathipillai 685. Canderstrae, Walter Edmund. 685. Carbiresser, Arunukam 693. Cathiresser, Arunukam 693. Cathiresser, Arunukam 693. Cathiresser, Arunukam 686. Changarapillai, Vaitilingam 642. Changarapillai, Vaitilingam 643. Channugam, William Arthur Nasabrannugam, William Arthur Nasabrannukam 680. Chellappah, Semampillai Francis. 771. Channah, Arunugam 680. Chellappah, Arunugam 680. Chellappah, Arunugam 680. Chellappah, Arunugam 680. Chellappah, Arunachalam 690. Chellappah, Arunachalam 690. Chellappah, Arunachalam 690. Chellappah, Arunugam 690. Chellappah, Arunachalam 690. Chinniah, Jeremiah Vairavanather 663. Chinniah, Jeremiah Vairavanather 663. Chinish, Samuel Kasipillai 663. Chiristoffelsz, Edwin Lionel 664. Christoffelsz, Hernann Sperling 670. Cooke, George Ebenezer 6720. Cooke, George Ebenezer 6720. Cooke, Gunaratham Franklin

L.M.S. (Ceylon), 1890; L.R.C.P. (Edin.), 1898 M.B., C.M. (Madras), 1914 M.B., C.M. (Madras), 1914 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Singapore), 1916 L.M.S. (Ceylon), 1900 L.M.S. (Ceylon), 1909; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1909 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1918 Cerdificate of the Council of the Ceylon Medical College, April 30, 1918 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1914 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1896		F.R.C.S. (Eng.), 1906; L.R.C.P. (Lond.), 1903 L.M.S. (Ceylon), 1922
March 6, 1908 August 6, 1917 January 10, 1916 August 2, 1921 November 13, 1907 November 8, 1909 January 23, 1920 June 10, 1918 April 30, 1918 September 26, 1914 October 3, 1907	ber 12, 23, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3	October 16, 1907 June 29, 1922
Colombo Asristant Bacteriologist, Colombo Tissamaharama Vaddukkoddai, Jafina Weligama Luke place, Bambalapitiya, Colombo "Caroline House," Welikada Chilaw Neboda Narammala D. M. O., Ramboda McLeod Hospital, Inuvil, Chunnakam, N. P.	"Dara Lodge," Colpetty Girgaum, Bombay Slave Island, Colombo Government Dispensary, Rattota Pannipitya San Sebastian, Colombo Government Dispensary, Pundaluoya Duke's Bungalow, Talawakele Maradana Matara Galle "Springfield," Kanatta road "Effington," Alutmawata road, Mutwal Colombo Kandy. Porf Surgeon's Office, Colombo Gampola Badula Mahawella District Dispensary, Horana 33, Kanatta road, Colombo Golle Eace Hotel, Colombo Chilaw Point Pedro Galle Face Hotel, Colombo Moratuwa The Town Dispensary, Puttalam 58, Silversmith street, Colombo Chilaw The Town Dispensary, Rutalam 58, Silversmith street, Colombo Madduwa and Kalutara General Hospital, Colombo Matale Pharmacy, Matale "Lyndhurst," Galle "Lyndhurst," Galle "Lyndhurst," Galle "Lyndhurst," Galle "Edward House," Matale Nuwara Eliya Dikhona estete, Pitigala, Elpitiya	"Carisholme," Ward place, Colombo "Signal View," Panadure
Cooke, John Carl	and the second of the second o	De Silva, Cecil William Abraham
568. 299. 565. 747. 162. 424. 436. 656. 636.	669. 7 652. 641. 641. 652. 652. 652. 653. 7 653. 7 7 7 653. 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	10

Qualifications with Dates.	M.B., B.S. (Lond.), 1916 L.M.S. (Geylon), 1994; L.R.C.S. (Edin.), 1913; L.M.R.C.P. (Ireland), 1914 L.R.C.P. (Lond.), M.R.C.S. (Ereg.), M.B., B.S. (Durh.), 1891 Certificate of the Council of the Ceylon Medical College, Novembr 20, 1907 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, Novembr 6, 1907 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1917 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, July 14, 1907 L.M.S. (Ceylon), 1903; M.R.C.S. (Eng.); L.R.C.P. (Lond.), 1911 Certificate of the Council of the Ceylon Medical College, November 20, 1907 M.B., C.M. (Aberd.), 1899; D.P.H. (Camb.)	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, December 20, 1907 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), 1905 M.R.C.S. (Eng.); L.R.C.P. (Lond.), 1917; M.D., B.Ch. (Liverpool), 1919 L.M.S. (Ceylon), 1918	L.R.C.F. & S. (Edin.), L.R.F.P. & S. (Glas.), 1913 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1913; L.R.C.P. & S. (Glas.), 1895 L.M.S. (Ceylon), 1913; L.R.C.P. & S. (Glas.), L.F.P. & S. (Glas.), L.R.C.P. (Gertificate of the Council of the Ceylon Medical College, November 6, 1907 M.B. (Lond.), 1902; M.D. (Lond.), 1906 Certificate of the Council of the Ceylon Medical College. October 12, 1917	L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1897	Certificate of the Council of the Geylon Medical College, November 17, 1908 L.M.S. (Ceylon), 1912; M.R.C.S. (Eng.), L.R.C.F. (Lond.), 1915 Certificate of the Council of the Ceylon Medical College, November 6, 1907 Certificate of the Council of the Ceylon Medical College, December 14, 1917 L.R.S. (Egylon), 1917 Certificate of the Council of the Ceylon Medical College, December 4, 1907 L.M.S. (Galon), 1915 M.D. (Edin.), 1894	Certificate of the Council of the Ceylon Medical Cellege, May 21, 1908 Certificate of the Council of the Ceylon Medical Cellege, May 21, 1908 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1915 M.B., C.M. Madresl, 1899 L.M.S. (Ceylon), 1914
Date of Registration.	September 13, 1917 April 15, 1908 January 23, 1908 November 20, 1907 August 11, 1919 November 6, 1907 July 22, 1908 May 2, 1922 August 11, 1919 October 11, 1907 November 11, 1907 October 28, 1907	January 16, 1908 . June 8, 1918 . December 10, 1917 . November 20, 1907 . June 7, 1918 December 4, 1907 . January 17, 1921 April 24, 1918	July 23, 1913 September 8, 1913 May 12, 1916 May 6, 1908 January 16, 1908 April 26, 1913 November 6, 1907 October 2, 1917	er 29, 16, er 4,	November 18, 1908 . March. 25, 1920 . November 6, 1907 . December 7, 1910 . May 28, 1917 . December 4, 1907 . September 2, 1907 .	May 21, 1908 . February 19, 1908 . May 5, 1915 . September 16, 1917 . November 18, 1914 .
Residence.	De Saram place, Colombo District Medical Officer, Kegalla " The Firs," Galle Government Dispensary, Waga Station Bungalow, Kelaniya Demanhandiya vid Negombo Government Dispensary, Akuressa Kalpitiya General Hospital, Colombo F/125, Kalubowila, Wellawatta Kegalla Tebuwana, Kalutara " Hartford," Greenpath, Colpetty,		"Silversands," Moratuwa Moratuwa Passara Elagawa, Ingiriya Ratuapura Hambantota Ib, St. Lucia's street, Kotahena "Villa Mireille," Ward place, Cinnamon Gardens, Colombo Mount Lavinia	Givil Hospital, Nuwara Eliya Kurunegala Kalutara	Medical Hall, Polgahawela Panadure Government Dispensary, MawanellaGarlingford," Nugegoda road, Wellawatta Ambalangoda Kurunegala Daiton," 3rd Division, Maradana Tondaimannar, Valvedditturai Great Western, Talawakele	Assistant Superintendent of Immigration, Tutioorin Government Dispensary, Jaela Medical Inspector of Schools, Colombo Mount Lavinia Jafina Colombo
Nаme,	606. De Silva, Christopher Ignatius 275. De Silva, Charles Lambert Albert 428. De Silva, Charles Edward 161. De Silva, Charles Edward 162. De Silva, Don Bertie Joseph 120. De Silva, Don Adrian 770. De Silva, Don Adrian 770. De Silva, Herbert Charles Vincent 782. De Silva, Herbert Charles Vincent 96. De Silva, Henry Lawrence 201. De Silva, Henron 188. De Silva, James Bernard 188. De Silva, James Bernard 91. De Silva, Joseph Sebastian	 218. De Silva, K. J. 645. De Silva, Samarasinghe Araohchige 619. De Silva, Sampathawaduge Joseph 160. De Silva, Tantulage Peter 643. De Silva, Thomas 187. De Silva, William Evart 733. De Silva, William Lionel 631. De Silva, William Lionel 631. De Silva, Pon Sam 	ผู้คลัล้ลัล้ล คื		396. Dias, Charles 112. Dias, Charles Wilmot 112. Dias, John Anthony 622. Dias, Ponnahonnedige Charles Samuel 443. Dias, Rupert Vincent 585. Don Robert, Bamun Arachchige 171. Don Robert, Warnakulasuriya 678. Doraisamy, Veeragathipillay 406. Drummond, Russell John	E. 196. Eapen, Kurien 293. Edirisinghe, Paulis Jeronicus 248. Ekanayake, Hector Eugene 549. Ekanayake, William Adrian 21. Evarts, Alfred C

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	L.M.S. (Geylon), 1917 Certificate of the Council of the Ceylon Medical College, August 4, 1908 L.M.S. (Geylon), 1919 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Calcutta), 1895	L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1913	L.M.S. (Ceylon), 1922 L.M.S. (Ceylon), 1905 L.M.S. (Ceylon), 1909 Certificate of the Council of the Ceylon Medical College, June 19, 1918 Certificate of the Council of the Ceylon Medical College, June 8, 1918	Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.B., C.M. (Aberd.), 1895 Certificate of the Council of the Ceylon Medical College, December 5, 1917 L.M.S. (Ceylon), 1899	M.D. (Lond.), L.S.A. (Lond.), 1888 L.M.S. (Geylon), 1918 L.M.S. (Madras), 1916 L.M.S. (Geylon), 1922 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, February 26, 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), 1909; L.R.C.P. & S. (Edin.); L.R.F.P. & S. (Glas.)	L.M.S. (Ceylon), 1911 L.M.S. (Ceylon), 1911 L.M.S. (Ceylon), 1911 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.R.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1897 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1919 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1906; L.M.S. (Ceylon)	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), 1907	L.M.S. (Ceylon), 1910 Certificate of the Council of the Ceylon Medical College, December 6, 1917 Certificate of the Council of the Ceylon Medical College, June 16, 1908 L.M.S. (Ceylon), 1900
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- ·	Kurunegala 56, New Chetty street, Colombo 29, Wasala road, Kotahena, Colombo 4 Jesmond House," Alexandra road,	Verlawatora Dematagoda "Waluwa," Chilaw road, Negombo "Lynsdale," Arbuthnot street, Cotta	road, Colombo "Yillula," Wellawatta D. M. O., Ratnapura Marawia Government Dispensary, Kamburupitiya Government Dispensary, Hakmana	adure Colpetty oratuwa	Colombo 68, Muhandiran's road, Colpetty Panadure Wennappuwa Dandagamuwa Koralawella, Moratuwa	Udappu Givil Hospital, Badulla Care of the P. C. M. O. and I. G. H., Colombo District Medical Officer, Balangoda	"Log Cabin," Marawila 103. Mayfield road, Kotahena, Colombo "Hurlingham," Gregory's road, Colombo Maturata "Ellendale," Moratuwa Henaratgoda Jafina. "Palm Grove," Panadure "Fraser Lodge," Mutwal	Orient Club, Colombo 158, Grandpass, Colombo Galle Race Hotel, Colombo Mannah Mannah Lancashire, England Lancashire, England	Talaimannar Kegalla Ambalangoda
Ľ.	588. Felix, John Edward 377. Felsinger, Charles 696. Ferdinando, Don James Hector 162. Fernand, John Oscar 87. Fernand, Walter J. A.	676. Fernando, Albert Cyril 698. Fernando, Andrew Cyril 513. Fernando, Adolphus Simon Peter	110. Fernando, Bentotage Edwin 110. Fernando, Brinley 453. Fernando, Charles 662. Fernando, Charles Peter 648. Fernando, Mickrama Gallekankana-	149. Fernando, George Solomon 134. Fernando, George Solomon 134. Fernando, George William Rudd 613. Fernando, Gunasekera Warnesuriya Sellapperumage James 206. Fernando, Henry Isaac	HEERE	Constantine 123 Fernando, Welisarsge Bernard 661. Fernando, William Henry 673. Fernando, Wellege Simon 422. Fernando, Algernon Christopher	Anthony Fernando, Maria Joseph Fernando, Joseph Louis Fernando, Walter Andrey Fernando, Andrew Joseph Fernando, Solomon Davis Flamer-Caldera, Justin B Foenander, Frederick Fonseka, Frederick Francis; Charles	6. 68. Gabriel, Vraspillai 553. Gandevia, Dinshaw 391. Garden, Alistair Sin 301. Gnanamuttu, Samuel Howland 482. Gomes, Arthur Annesley	450. Godlieb, Edward Samuel 614. Gomis, Thondamanachchillage Hilarion 857. Goonaratne, David Aron 216. Goonaratne, Valentine David

s with Dates.	of the Ceylon Medical College, December 6, 1917 .R.C.S. (Eng.), L.R.C.P. (Lond.), 1905	dical College, February 26, 1908 1908; L.R.C.P. (Lond.), 1908 1907 L.R.C.P. (Lond.), 1913 dical College, November 13, 1907	dical College, June 9, 1908), 1922 in.), L.F.P. & S. (Glaa.), 1899 iin.), L.F.P. & S. (Glaa.), 1909	1894 ; L.R.C.S. (Edin.), 1894 ; L.F.P. & S. P. & S. (Glas.), 1888 dical College, May 21, 1908
Qualifications with Dates.	Certificate of the Council of the Ceylon Medical College, Decem L.M.S. (Ceylon), 1910 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1897; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905 L.M.S. (Ceylon), 1819 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1919	M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 Certificate of the Council of the Ceylon Medical College, February 26, 1908 M.D. (Edin.), 1908 M.B., Ch. B. (Edin.), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1920 L.M.S. (Ceylon), 1904; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1908 L.R.S. (Ceylon), 1919; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 L.M.S. (Ceylon), 1919; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, November 13, 1907 L.M.S. (Ceylon), 1917	 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1895; M.D. (Durham), 1913 Certificate of the Council of the Ceylon Medical College, June 9, 1908 L.R.C.P. & S. (Ed n.), L.F.P. & S. (Glas.), 1922 L.M.S. (Ceylon), 1898; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1899 L.M.S. (Ceylon), 1904; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1909 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1902 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905 L.M.S. (Ceylon), 1899 L.M.S. (Ceylon), 1885 L.R.C.P. & S. (Edin.), 1885 	L.S.A. (Lond.), 1887; L.R.C.P. (Edin.), 1894; L.R.C.S. (Edin.), 1894; L.F.P. & (Glas.), 1894 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
Date of Registration.	er 6, 1917 14, 1910 22, 1918 28, 1907 30, 1907 2, 1919	7 26, 26, 27, 27, 27, 27, 27, 27, 27, 27, 27, 27	ber 1, 1919 ber 20, 1913 19, 1908 2, 1922 3, 1907 y 7, 1908 y 7, 1908 ber 15, 1911 ber 20, 1907	6, 1920 12, 1917 21, 1908
Date of]	December June August February October October August January		September 1, September 20, June 19, October 2, October 3, April 29, October 9, February 7, September 15, September 16, October 16,	January January May
Residence.	Godewella, Polgahawela Weligama D.M.A., Nawalapitiya Regident Medical Officer, Mahara Jail Westland House," Panadure Panadure Nupe, Matara 'The Aviary," Park street, Colombo		Veyangoda Singapore "Marian," Kuruwita 11, Church street, Galle "Fountain House," Kandy Hulftsdorp street, Colombo Trincomalee "Srinagar," Colpetty Galle Face Hotel, Colombo Kurunegala	Galle Face Hotel, Colombo Grand Hotel, Nuwara Eliya Kurunegala
Name.	Goonesekera, Don Benedict de Silva Goonetilleke, Don Allanson	heodore Han Charles Hen nois red Barnes rred Barnes rred Barnes rred Barnes rred Barnes rred Barnes red Barnes red Barnes raham de Si innon Regin Jimon Regin Theodore	Hall, John McGregor Handy, James Muttyah Handy, James Muttyah Hassen, William Gerald Hassen, Mohamed Shafie Hay, George Powell Hazari, Hussanally Jafferji Herat, Albert Edward Hewavitarane, Charles Alwis Hirst, Leonard Fabian Hoole, James Huybertsz, Henry	I. Ingram-Johnson, Reginald Edward Ireland, Thomas Isaaks, William Alfred
	617. 434. 674. 245. 90. 97. 238.	253.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7	699 6299. 7820. 786. 276. 242. 242. 266. 37.	707. 579. 292.

L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1913 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1912 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 Certificate of the Council of the Ceylon Medical College, June 8, 1918 Certificate of the Council of the Ceylon Medical College, July 21, 1907 M.R.C.S. (Eng.), 1915; L.R.C.P. (Lond.), 1915; D.P.H. (Camb.), 1916 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, October 16, 1907 M.R.C.S. (Eng.), 1915; L.F.P. & S. (Glas.), 1893 Certificate of the Council of the Ceylon Medical College, September 9, 1908 L.M.S. (Ceylon), 1892 M.R.C.C. (Ceylon), 1892 M.R. (Calcutta), 1904 L.M.S. (Ceylon), 1896 M.R. (Calcutta), 1906 Certificate of the Council of the Ceylon Medical College, February 26, 1908 L.M.S. (Ceylon), 1896 M.R. (Calcutta), 1906 Certificate of the Council of the Ceylon Medical College, February 26, 1908 L.M.S. (Ceylon), 1898 M.R. (Calcutta), 1906 Certificate of the Council of the Ceylon Medical College, February 26, 1908 L.M.S. (Ceylon), 1898 M.R. C.Geylon), 1999	Certificate of the Council of the Ceylon Medical College, November 6, 1907 L.M.S. (Ceylon), 1918 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.M.S. (Ceylon), 1918 Certificate of the Council of the Ceylon Medical College, June 15, 1918 Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.R.C.S. (Eng.) L.R.C.P. (Lond.), 1921 M.B., B.S. (Lond.), 1918 Certificate of the Council of the Ceylon Medical College, June 8, 1918 M.B., B.S. (Ceylon), 1992 L.M.S. (Ceylon), 1992 L.M.S. (Ceylon), 1997 L.M.S. (Ceylon), 1905; L.R.C.P. & S. (Edin.), L.P.P. & S. (Glas.), 1903 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 7, 1917 Certificate of the Council of the Ceylon Medical College, December 6, 1917 L.M.S. (Madras), 1918 Certificate of the Council of the Ceylon Medical College, December 7, 1917 Certificate of the Council of the Ceylon Medical College, October 17, 1917 L.M.S. (Madras), 1918 Certificate of the Council of the Ceylon Medical College, October 17, 1917
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Nuwara Eliya Negombo Government Outdoor Dispensary, Bentota tota Panadure 36, Light House street, Galle 276, Trincomalee street, Matale 71, Messenger street, Colombo Watawala Galwadugoda, Galle Dodanduwa Government Dispensary, Nugegoda Ja-ela Nugegoda Kalutara Galle Badulla Kurumegala Mullaittivu Kochchikade, Negombo Wolfendahl, Colombo Wolfendahl, Colombo Karawanella Chundikuli, Jaffina Peenkanda Hospital, Nivitigala Peenkanda Hospital, Nivitigala Peenkanda Hospital, Nivitigala Randy. Balapitiya	Care of C. K. Retnam & Co., Vannar- ponnai, Jaffna Balangoda Chunakam "Monrepos," Karlsrhue Gardens, Colombo Government Dispensary, Sammanturai, 941, 3rd Division, Maradana "Glenville," Campbell place, Colombo. Ralpitya Coraba," Castle street, Colombo. Badulla Negombo Negombo Negombo Negombo Ralpitya Ralpitya Ralpitya Ralpitya Ralpitya Coraba, Castle street, Colombo Negombo Negombo Negombo Negombo Negombo Negombo O O O O O O O O O O O O O
576. Jayawardene, Bentis Silva 507. Jayanayake, Calansuriya Arachige Somisara Perera 126. Jayarathe, Bellenegey Carolis Fernande Jayasan, Tiruvallur Katakam 586. Jayasinha, Charles Dias Jayasinha, Charles Dias Jayasinha, Don Adrian 586. Jayasinghe, Don Adrian 586. Jayasinghe, Don Adrian 587. Jayasinghe, Don Grander Bartholomew Jayasinilaka, Edward 588. Jayasinilaka, Edward 588. Jayasinilaka, Martinus Charles de Silva Jayatillaka, Edward 589. Jayasuriya, Alexander Bartholomew Jayasuriya, Alexander Bartholomew Jayasuridena, Martinus Charles de Silva Jayawardena, Charles 585. Jayawardene, Mohandirange Don Simon 588. Jayawardene, Richard George 784. Jayawardene, Richard George 785. Jayawan, Camar Zaman 586. Jayawan, Camar Zaman 586. Jayaman, Camar Zaman 586. Jinadasa, M. 790. Jinadasa, M. 790. Jinadasa, M. 790. Jinadasa, M. 790. John, Vedanayagan Ramapillai 790. John, Vedanayagan Ramapillai	Kanagaretnam, Chinnappa 640. Kanagasundram, Cathiravalupillai 816. Kandiah, Ampalavanar 676. Kannangara, James Graham 664. Kariapper, Ahamadulebby Kariapper Mohamadu Ibrahim Rarunaratne, Emmanuel Mendis 751. Karunaratne, George Wilfred 751. Karunaratne, William Arthur Edward 644. Karunarileke, Timothy Ernest 607. Katirkamashamby, Vairamuttu 783. Katirkamashamby, Vairamuttu 783. Katirkamashamby, Pairamuttu 607. Katirkanashamby, Pairamuttu 618. Kebbekaduwe, Tikiri Banda 80. Kobbekaduwe, Tikiri Banda 80. Koelmeyer, Frederick Robert 618. Kreltsztienin, Desiderius Godfrey 610. Kulasekere, Edward Gerard 610. Kulasekere, Edward Gerard 610. Kulasekere, Edward Gerard 610. Kulasekere, Edward Gerard

Qualifications with Dates.	(Eng.), 1908	L.M.S. (Ceylon), 1890; L.R.C.P. (Edin.), 1900 M.B.C.M. (Edin.), 1890; M.D., (Edin.), 1896 Certificate of the Council of the Ceylon Medical College, August 26, 1908 L.M.S. (Ceylon), 1899; L.R.C.P. (Edin.), 1905 L.M.S. (Ceylon), 1899; L.R.C.P. & S. (Glas.), 1890 Certificate of the Council of the Ceylon Medical College, December 31, 1917 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1922 L.M.S. (Bombay), 1908 L.M.S. (Bombay), 1908 L.M.S. (Ceylon), 1886; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 L.M.S. (Ceylon), 1886; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 L.M.S. (Ceylon), 1888 L.M.S. (Ceylon), 1888 L.M.S. (Ceylon), 1888 L.M.S. (Ceylon), 1888 L.M.S. (Ceylon), 1806 Certificate of the Council of the Ceylon Medical College, June 30, 1908 Certificate of the Council of the Ceylon Medical College, June 30, 1908	L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), F.B.C.S. (Ireland.), D.P.H. (Camb.) M.B., Bast. Surgery (Edin.), 1910 M.B., Mast. Surgery (Edin.), 1897 M.B., Ch. B., 1898; D.P.H. 1899 (Aberd.) M.B., Ch. B., 1898; D.P.H. 1899 (Aberd.) M.B., Ch. B., 1898; D.P.H., 1899 (Aberd.) M.B., C.S. (Edin.), L.F.P. & S. (Glas.), 1888 L.M.S. (Coylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1907 L.M.S. (Coylon), 1919 Certificate of the Council of the Ceylon Medical College, June 30, 1908 L.M.S. (Coylon), 1919 Certificate of the Council of the Ceylon Medical College, June 30, 1908 L.M.S. (Coylon), 1914 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.R.C.S. (Efig., 1922 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Ceylon), 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 L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical College, June 16, 1908 L.M.S. (Ceylon), 1908
	L.M.S. (Ceylon), 1920 L.K.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 M.B.B.S. (Madras), 1922 L.M.S. (Ceylon), 1879	L.M.S. (Ceylon), 1890; L.R. M.B.C.M. (Edin.), 1890; M. Gertificate of the Council of L.M.S. (Ceylon), 1899; L.R. L.R.C.P. & S. (Edin.), L.F. L.M.S. (Ceylon), 1899; L.M.S. (Ceylon), 1897; L.M.S. (Ceylon), 1898; M.F. L.M.S. (Ceylon), 1888; M.F. L.M.S. (Ceylon), 1808.	L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), F.R.C.; M.D., B.S. (Lond.), 1910 M.B., Mast. Surgery (Edin.), 1897 M.B., Mast. Surgery (Edin.), 1897 M.B., Ch. B., 1898; D.P.H. 1899 (Aberd.) Certificate of the Council of the Ceylon Medical Coll. R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1888 L.M.S. (Coylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 Certificate of the Council of the Ceylon Medical Coll. M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical Coll. L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1914 Certificate of the Council of the Ceylon Medical Coll. M.S. (Ceylon), 1905; M.R.F.P. & S. (Glas.), L.B.C.P. L.M.S. (Ceylon), 1905; M.R.C.S. (Eng.), L.R.C.P. L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical Coll. M.R.C.S. (Eng.), 1892; L.R.C.P. (Lond.), 1892 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical Coll. L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical Coll. L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical Coll. L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical Coll. L.M.S. (Ceylon), 1908
Date of Registration.	April 27, 1920 . February 15, 1910 . April 12, 1916 . July 15, 1910 . November 1, 1922 . November 13, 1907 .	September 20, 1907 April 27, 1921 August 26, 1908 February 19, 1908 October 16, 1907 June 29, 1927 June 29, 1922 October 3, 1907 October 3, 1907 November 13, 1907 November 13, 1907 November 23, 1907 November 23, 1907 November 13, 1907 November 13, 1907 November 13, 1907 July 13, 1907	July 13, 1915 October 18, 1916 December 4, 1919 June 25, 1921 June 27, 1918 June 17, 1918 July 14, 1913 November 25, 1908 April 8, 1919 July 8, 1908 August 12, 1918 September 11, 1917 August 12, 1918 November 23, 1914 October 16, 1907 Maxoh 12, 1912 November 13, 1913 October 23, 1913 October 23, 1913 June 19, 1908 November 24, 1908 November 24, 1908 November 33, 1913 October 23, 1913 June 19, 1908 November 34, 1908 November 36, 1908 November 37, 1913 October 23, 1913 June 19, 1908
Residence.	Matara "Lakshmypathy," Darley road, Colombo D. M. A., Ratnapura Kitulgala Dimbula Central Y. M. C. A., Colombo Jaffna	"Blossholme," Greenpath, Colombo Queen's Hotel, Kandy Nallore, Jaffna St. Paul's Vicarage, Bambalapitiya Negombo Lunuwila "Westralia," 144, Colpetty, Colombo Main street, Negombo "Sunnyside," De Saram place, Colombo Negombo Galle Matara J. M. O., Galle J. M. O., Galle	Hulftadorp street, Colombo "St. Bryoedale," Ward place, Colombo Galle Face Hotel, Colombo G.O.H., Colombo G.O.H., Colombo Jaffane, P. O. Agrapatana "Ratne Vasa," Jaffan. Nattandiya, Marawila Orand Oriental Hotel, Colombo D.M.A., Neboda Mukalangamuwa, Katunayaka Mendis Villa, Rawatawatta, Moratuwa. "The Waluway," Chilaw road, Negombo Givil Hospital, Lindula "Watersmeet," Mutwal Elpitiya "Arafield," Dikoya "Croyden," 3rd Division, Maradana Matale Kotahena Weligama
Name.	7. Kulatilleke, Arthur Mahavidhana 19. Kunarasamy, Murugasen Muthu 19. Kunaratanan, Isasa Thiagarajah 19. Kurion, Changashrai diviribese 19. Kuriyan, Ampattu Thomas 19. Kuruvila, Thannikal Korah 19. Kylasapulle, M	La Brooy, Richard Francis 1. Lauson-Williams, James 1. Lawrence, Nicholas Joseph 1. Leembruggen, Henry Ulrich 1. Leembruggen, Wilmot Edgar 1. Leembruggen, Wilmot Edgar 1. Leitan, Stephen Henry 1. Lishoa, Pinto, Frederick Placidus 1. Loos, Brnest Robertson 2. Loos, Brnest Robertson 3. Lourensz, Charles Ball 6. Ludovici, Edwin 1. Ludovici, Edwin 1. Ludovici, Henry Lawrence 8. Ludowyk, Martin Alexander 9. Lutersz, Francis Mathew	M. Machado, Leo Singarayen Mack, Edmund Garvin Macmillan, Charles Clarke Malavarayar, Nakanashan Margenout, William Wendt Marher, George Selvanayagan Mather, Philip Walter Mather, Philip Walter Mather, Philip Walter Mendis, Appuwahandy Bernard Mendis, George Edward Mendis, Bobert Edward Mendis, James William Edwin Mendis, Bobert Edward Mendis, Bobert Edward Mills, Arthur Lorenz Mills, Arthur Lorenz Mills, Arthur Lorenz Mills, Arthur Daniel Moss, Arthur Daniel Muller, Wilfred Michael Muller, Wilfred Michael Munasinghe, Ginadhasa Dharmapriya
	717. 429. 667. 436. 788. 139.	35. 741. 384. 247. 81. 625. 400. 45. 105. 1176. 349.	555. 7047. 7047. 7047. 705

Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.B., B.S. (Lond.), 1916; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 F.R.C.S. (Eng.), 1905; L.R.C.P. (Lond.), 1903	Certificate of the Council of the Ceylon Medical College, November 6, 1907 M. R.C.S. (Eng.), L. R.C.P. (Lond.), 1917 Certificate of the Council of the Ceylon MedicalCollege, June 21, 1918 L. M.S. (Ceylon), 1906 L. R.C.P. & S. (Edin.), L. F.P. & S. (Glas.), 1910 L. R.C.P. & S. (Edin.), L. F.P. & S. (Glas.), 1910	L.R.C.P. & S. (Edin.), 1911; L.R.F.P. & S. (Glas.), 1911 Cortificate of the Council of the Ceylon Medical College, June 17, 1918 Certificate of the Council of the Ceylon Medical College, December 13, 1917 F.R.C.S. (Ireland), 1910 L.M.S. (Ceylon), 1915 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1887; M.R.C.S. (Eng.) 1904	M.R.C.S. (Eng.), L.E.C.F. (Lond.), 1903 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1890 L.S.A. (Lond.), 1906; M.B., B.C. (Camb.), 1907; M.D. (Camb.), 1911 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1893 Certificate of the Council of the Ceylon Medical College, May 6, 1908	L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1894 M.B.C.S. (Eng.), L.R.C.P. (Lond.), 1890 Certificate of the Council of the Ceylon Medical College, November 27, 1907 M.B., C.M. (Aberd.), 1881 L.M.S. (Ceylon), 1908	 L.M.S. (Ceylon), 1915 M.R.C.S. (Eng.), L.R.C.P. (Lond.),1915 L.R.C.P. (Edin.), L.R.C.S. (Edin.), L.R.F.P.S. (Glas.), 1920 L.M.S. (Ceylon), 1920 M.B., Ch.B. (Edin.), 1898 M.B.B.S. (Madras), 1921 	 L.M.S. (Ceylon), 1917 M.D. (Madras), 1904; F.R.C.S. (Eng.), 1901 L.M.S. (Ceylon), 1908; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1921 L.M.S. (Ceylon), 1922 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, July 31, 1908
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Residence.	"Tamund," Bambalapitiya "Tamund," Bambalapitiya	391, Peradeniya road, Kandy Matale Government Dispensary, Kadugannawa Kottegoda "Ronntain Housa", Kandy		Hanwella Lunatio Asylum, Colombo "Vimal Girli," New Chetty street,	Colombo M. O. H., Galle "Keith House," Dean's road, Colombo Padukka "Kuruwe Walauwa," Kuruwe street,	"Chagla Villa," Mattakkuliya, Centre	Peshwar, India Government Dispensary, Lunuwila	General Hospital, Colombo Bogawantalawa	Beruwala Kolonna	Antradiapura "Melford," Moratuwa Colombo	"Abbotsford," Barnes place, Colombo	"Beaumonde," Rosmead place, Colombo "Sans Souci," Moratuwa	Kolonna Eve Hospital, Galle	Mutwal, Colombo Colombo Club, Colombo	The Surgery, Asiltara South Pessilai The surgery Asiltara	14. Temple road, Marauana 14. Temple road, Colombo	Araly North Vaddukkoddai	Main street, Jaffna	Dolosbage Duke's Bureslow Talawakele	Nuwara Eliya Borella Convict Hospital	Buttala 68, Temple road, Colombo 4, Indian Field Ambulance, Jandola,
Nemes:	Pereira, Cassius Affeleck Pereira, Mrs. Cassius Affeleck nee Helen	Kadale Pereira, Edward Charles Pereira, Arthur Lloyd Pereira, Fidelis Vinceut Pereira, George Henry Pereira, George Henry	Ferenza, George Waroz. Pereira, Walter Franklin Harward Pereira Walter Rowland	Fereig, Analus Inspired. Pererg, Clement Osmund Pererg, Danwattege Don Philip	Perera, Don Swithin Merle Emmanuel Perera, Don William Perera, Edward Heroules Perera, John Abraham	Perera, John Duncan Leslie	Perera, John Oswald Perera, Joseph Reginald	refera, Junus Ernest Perera, John Peter Perera, Kasturiaratnearachthige Robert	Perera, Mahamarakkalagay Gregory Perera, Paul Hillary	Perera, Richard Philip Peiris, Daniel Richard Peries, Hans Martinus	Peries, Charles Gabriel Peries, James Francis	Peries, Leo Hugo Peries, Walter Spencer Johannes	restoutle, roustout Peterson, Paul Robert Cecil Philips, George Christian	Phillips, Richard Henry Philip, William Marshall	Philippupillai, Anthonipillai	Fierls, Arolly Fercy Pierls, Arolld Victor	Ponnambalan, Karthigesu		Price, Alfred Henry	Prins, Lorenz Arthur.	Punchihewa, Andris Gardie Puvimanasingham, George Wilfred Puvirajasinghe, St. John

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L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1906 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1900 L.M.S. (Coylon), 1908; L.R.C.S. (Edin.) M.B., C.M. (Aberd,), 1893	L.M.S. (Ceylon), 1921 L.M.S. (Ceylon), 1920 M.B., C.M. (Madras), 1912 L.R.C.P. & S. (Edin), L.F.P. & S. (Glas.), 1904 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1901; L.M.S. (Madras), 1892	M.R. C.S. (Eng.), L.K. C.F. (Lond.), 1917 L.M.S. (Calcutta), 1906 Certificate of the Council of the Ceylon Medical College, August 25, 1908 M.B. Ch. B. (Edin.), 1921; Certificate of the Council of the Ceylon Medical College, February 26, 1908 M.R.C.S. (Eng.), 1904; L.M.S. (Ceylon), 1887; F.R.F.P.S. (Glas.), 1904 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1902 L.R.C.P. & S. (Edin.), 1908; L.F.P. & S. (Glas.), 1908	L.M.S. (Ceylon), 1890; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1898 Certificate of the Council of the Ceylon Medical College, November 13, 1907 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1893; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1902; D.P.H. (Camb.) L.R.C.P. & S. (Edin), L.F.P. & S. (Glas.), 1900	L.M.S. (Coylon), 1920	M.R.C.S. (Eng.); L.R.C.P. (Lond.), 1903 L.M.S. (Coylon), 1918 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.D., C.M. (Toronto), 1896 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1891		L.M.S. (Ceylon), 1920 M.B., C.M. (Madras), 1911 Cortificate of the Council of the Ceylon Medical College, July 21, 1968 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, December 6, 1917	L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1922. L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1914	M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 Certificate of the Council of the Ceylon Medical College, May 21, 1908 L.M.S. (Ceylon), 1921 L.M.S. (Ceylon), 1900 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1920	I., M.S. (Calcutta), 1902 Certificate of the Council of the Ceylon Medical College, June 23, 1908 M.B., C.M. (Madras), 1910	L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1908
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"Invermead," Wellawatta, Colombo "Invermead," Wellawatta, Colombo Point Pedro Ratnapura "Rhawanaorri" Necombo	eet, Colombo	General Hospital, Colombo General Hospital, Colombo Dankotuwa váz Kochchikade 184, Peradeniya road, Kandy "Benville," Nugegoda Colpetty, Colombo "Fountain House," Dean'sroad, Colombo Care of Mesra. Martin & Co., 254, Hatton	Colombo. Colombo. Carlyon House," Dehiwala Dandagamuwa Bogawantalawa "The Shrubbery," Bambalapitiya New Moor street, Colombo	". Hatel for Indian Students," Y. M. C., Keppel street, London, W.C.			District Hospital, Moneragala O Deltota Sc Convict Hospital, Maradana A 3, Baseline road, Colombo M Ragama	norn Villa," Bambalapitiya Hospital, Colombo ine Camp, Mandapam, South	Kota Tinagi, Jahore Kota Tinagi, Jahore Araly Esat, Vaddukkoddai, Jaffna Vaddukkoddai, Jaffna Jaffna Point Pedro	ay, Manippay, Jaffna patty," Kuruwe street,	Colombo Kurunegala
86. Raffel, Byan Lawrence 83. Raffel, William Henry Allan 609. Rajah, Kandappah 195. Rajasingham, Arasunylayitta 718. Pajasingham, Arasunylayitta		732. Katharalah, Hallook 51. Ratnavale 331. Ratnavibhusana, James Arthur 791. Ratnayake, Louis 253. Raux, Julius Cæsar 226. Roberts, Emmanuel 41. Rockwood, David	269. Rode, Arnold s 151. Rodrigo, Collin George 448. Rodrigo, John Benjamin 695. Rodrigo, John Clarence Ernest 93. Rodrigo, William Paul 223. Rudd, Miss Charlotta Margaret de		117.5 Kustomjee, Conmonwala munchersing 722. Rustomjee, Kharshedjee Jamsedjee 626. Rustomjee, Maneoksha 326. Rustom, Edward Frederick 418. Rutnam, Mary Helen 621. Rutherford, George James	vâ	468. Sabapathy, Joseph Ponniah 468. Sabapathipillai, Cathiritamby 372. Salgado, Merennage Leanoris 773. Samahim, Tuan Shafie Mahamood 616. Samaranayake, Jayasooriya Arakchige	Don Gragory 787. Samarasingha, Andrew Martin 682. Samarasinghe, Evelyn 533. Samarasinghe, Wilmot		nayagam 216. Saravanamuttu, S 341. Saravanamuttu, Sinnatamby 476. Saravanamuttu, Ratnajoti	7 234. Scharenguivel, Charles Henry Keegel

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Manipay, Jaffina Saptember 20, 1907 May Use 20, 1907 Manipay, Jaffina Saptember 20, 1907 May Use 20, 1908 May Use 20, 1909 May Use		Schokman, George P. Schokman, Herbert Eric Schokman, Wivian Roy Schokman, Winter Herbert	*	mber 6, 29, mber 8,	1896 M.B. (Aberd.), 1877 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1910
Alaveddy, Chumakem, Jaffna Government Disponsary, Anamaduwa, June Kurungala Convict Establishment, Welikada 27, Ward place, Colombo 27, Ward place, Colombo 27, Ward place, Colombo Mahara Jail, Ragana Spendary Hampdon Lane, Wellawata Hampdon Lane, Wellawata Wandy Colombo Colombo May September 27, 1920 June			To, Lin suree, Colombo Manipay, Ceylon Manipay, Jaffna The New Dispensary. Dalnosma. Kela-	st 20, mber 20,	L.M.S. (Veylon), 1922 Certificate of the Council of the Ceylon Medical College, May 20, 1908 M.D., C.M. (Ontario and Toronto), 1892 Certificate of the Council of the Ceylon Medical College, April 26, 1918
Stranggala		a ugesu	niya. Alaveddy, Chunakam, Jafina. Government Dispensary, Anamaduwa,	mber	L.M.S. (Ceylon), 1881 Certificate of the Council of the Ceylon Medical College, June 18, 1918
27. Ward place, Colombo. D. M. A., Neboda D. M. A., Neboda Batnapura Ratnapura Randara Jali Ragana Colombo Raji Raji Rady January Randy Colombo Raji Raji Raji Raji Raji Raji Raji Raji		Selvadurai, Richard Vijayaratnam	Kurunegala Convict Establishment, Welikada	4,	L.M.S. (Ceylon), 1918
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Ampitiya, Kandy Ampitiya, Kandy Colombo	7 07 0	Senaratine, Lon Charles Senaviratine, Arthur Fritz	Mahara Jail, Ragama	31,	Certificate of the Council of the Ceylon Modical College, June 11, 1918 L.M.S. (Ceylon), 1917
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Kelapitimulla, Divulapitiya Calapitimulla, Divulapitiya Welikada Jail, Colombo Colombo December 11, 1907 Lasyts, Jafina Losombo January 16, 1908 Losombo January 16, 1908 Losombo January 16, 1908 Losombo Losombo August January 16, 1908 Losombo Los	2 20 2	innatamby, George Selvaranam	Ze, New Cherry street, Colombo Kokkuvil East, Jaffna	26,1	L.M.S. (Coylon), 1910 Certificate of the Council of the Coylon Medical College, February 26, 1908
Rayts, Jaffna Colombo	00 00	riwardena, George de Zoysa iriwardena, John Alexander	Kelapitimulla, Divulapitiya Welikada Jail, Colombo	25.	Certificate of the Council of the Ceylon Medical College, August 4, 1908 L.M.S. (Ceylon), 1915
Pallai	02 W	ittampalam, Clarence	Horton nle	11, 1	L.M.S. (Coylon), 1893 T. W.S. (Coylon), 1893 T. W.S. (Coylon), 1890, T. B. C.D. & S. (Edin.), T. R.D. & S. (Clos.), 1909, M.B. C.S.
1967 1977 1977 1978	Ϋ́.	vakkolinthii Kimenemm	1bo	12	(Eng.), L.S. C.P. (Lond.), 1915; M.D. (Durham), 1916
Duke's Bungalow, Belgravia, Talawakele April 15, 1908 L.M.S. Badulla Duke's Bungalow, Belgravia, Talawakele April 4, 1913 M.B., E. Medical Officer, Jaffina December 4, 1907 L.M.S. Uda Pussellawa L.M.S. Uda Pussellawa L.M.S. Uda Pussellawa L.M.S. Maligakanda lane, Maradana April 26, 1922 L.M.S. Colombo Colombo L.M.S. L.M.S. December 10, 1908 L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M.S. L.M	ÖÖ	Vapragasan, Tillianpalan	96, Stafford place, Maradana, Colombo	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	Certificate of the Council of the Ceyton Medical Conege, June 11, 1310 L.M.S. (Ceylon), 1917
Duke's Bungalow, Belgravia, Talawakelc April 4, 1913 M.B., E Medical Offices, Jaffna	2 60 6	vapragasan, venuppuan vasithamparam, Canapathipillai	Lunaue Asylum, Colombo Badulla	π 15,]	L.M.S. (Ceylon), 1914; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1914
Uda Pussellawa Uda Pussellawa Uda Pussellawa Uda Pussellawa Udas Pussellawa Udas Pussellawa Udasiga Limis Limi	N N	nartt, Frank Nangle omasundram, Cartigaser	Duke's Bungalow, Belgravia, Talawakele Medical Officer, Jaffna	4, 1. aber 4.	M.B., B.Ch. (University of Dub.), 1908 L.M.S. (Cevlon). 1897
Maligakanda lane, Maradana April 26, 1919 L.M.S. Kandy September 10, 1908 L.M.S. Kandy September 10, 1908 L.M.S. Colombo	ið ið	omasundram, J. Mylvaganam	Uda Pussellawa	6	(Madras
Kandy Colombo L.M.S. Colombo December 4, 1907 L.M.S. Lying-in House, "Devon House," Alexandra place, Colombo January 13, 1909 L.M.S. Colombo "December 13, 1909 L.M.S. Colombo Rattankudy Mahawela Receiving Pebruary 21, 1910 L.M.S. Milawana estate, Mahawela Receiving Office September 1, 1911 L.M.S. Boruwala September 1, 1911 L.M.S.	įσo i	ourjah, Abidin Alliph	Veneral Hospital, Colombo Maligakanda lane, Maradana	26,2	S. (Ceylon), 1915 S. (Ceylon), 1922
Lying in Home, Colombo. "Dovon House," Alexandra place, January 13, 1909 L.M.S. Colombo "Dovon House," Alexandra place, February 11, 1911 M.R.C.! Colombo Kattankudy Milawana estate, Mahawela Receiving February 21, 1910 M.R.C.! Beruwala	55	paar, Alfred Eaton	Kandy	.01	(Ceylon), 1894; (Ceylon), 1907
Colombo "Decorpor House," Alexandra place, Colombo Kattankudy Milawana estate, Mahawela Receiving February 21, 1910 I.M.S. Milawana estate, Mahawela Receiving February 21, 1910 M.B.C. Office General Receiving February 21, 1910 I.M.S. Beruwala Receiving February 21, 1910 I.M.S.	88	el rd Lionel,	Home, Colombo House," Alexandra	16, ry 13,	
Kattankudy Millawana estate, Mahawela Receiving February 21, 1910 Office Office Seruwala	. 124	Claribel Frances Vandort hittel, Richard Lionel	bo House," Alexandra	>	M.R.C.S. (Eng.), I.R.C.P. (Lond.), 1908; F.R.C.S. (Eng.), 1909
Office Seruwala September 1, 1911	× ×	inivasakam, Vairavapillai	. <u></u>		L.M.S. (Madras), 1913 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1899
	- 12	Ibramaniam, John Ponnambalam	ď	September 1, 1911	L.M.S. (Ceylon), 1911

L.M.S. (Calcutta), 1903; L.R.C.S. (Edin.), 1905 L.M.S. (Caylon), 1922 L.M.S. (Madras), 1912 L.M.S. (Madras), 1912 Certificate of the Council of the Ceylon Medical College, August 4, 1908 L.M.S. (Bombay), 1907; D.P.H. (Ireland), 1910; F.R.C.S. (Ireland), 1911 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1909	L.M.S. (Ceylon), 1918 L.S.A. (Lond.), 1880; M.R.C.S. (Eng.), 1881 L.M.S. (Madres), 1903 M.B. (Calcutta), 1921 Certificate of the Council of the Ceylon Medical College, June 9, 1908 Certificate of the Council of the Ceylon Medical College, November 10, 1908 L.M.S. (Eng.), L.R.C.P. (Lond.), 1917 Certificate of the Council of the Ceylon Medical College, September 15, 1908 Certificate of the Council of the Ceylon Medical College, November 6, 1907 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1910 Certificate of the Council of the Ceylon Medical College, June 30, 1908 M.B., C.M. (Edin.), 1890; M.D. (Edin.), 1892	L.M.S. (Ceylon), 1909 Certificate of the Council of the Ceylon Medical College, February 19, 1908 M.B., C.M. (Madras), 1906 L.M.S. (Ceylon), 1919	L.M.S. (Goylon), 1907 Certificate of the Council of the Ceylon Medical College, July 14, 1908 Certificate of the Council of the Ceylon Medical College, June 23, 1908 Certificate of the Council of the Ceylon Medical College, August 25, 1908 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1916 Certificate of the Council of the Ceylon Medical College, October 16, 1907 L.M.S. (Ceylon), 1917 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1914 M.R.C.S. (Eng.), L.R.C.P. (Lond), 1893	M.B., C.M. (Aberd.), 1895 L.M.S. (Ceylon), 1922 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1898 L.R.C.P. & S. (Edin.), 1883 L.M.S. (Ceylon), 1921 Cortificate of the Council of the Ceylon Medical College, July 21, 1908 L.M.S. (Ceylon), 1901 L.M.S. (Ceylon), 1901 L.M.S. (Ceylon), 1901 Cortificate of the Council of the Ceylon Medical College, October 9, 1907 Certificate of the Council of the Ceylon Medical College, June 9, 1908
January 16, 1908 April 26, 1922 December 3, 1912 August 10, 1908 March 30, 1912 April 19, 1910	April 16, 1918 November 16, 1920 January 16, 1920 August 17, 1921 June 19, 1908 September 18, 1922 September 9, 1919 September 16, 1908 November 6, 1907 March 16, 1917 July 29, 1911 July 29, 1991 July 29, 1991 July 29, 1991 February 25, 1999	June 14, 1909 . February 19, 1908 . October 3, 1912 . September 9, 1919 .	April 15, 1908 July 23, 1908 August 26, 1908 October 16, 1917 October 16, 1917 July 15, 1919 November 18, 1914 December 11, 1907	February 4, 1910 April 26, 1922 October 16, 1907 October 6, 1907 September 1, 1908 August 1, 1908 Avgust 1, 1908 Avcomber 6, 1922 October 9, 1907 June 19, 1908
Galle Wolet Cottage," Maradana Dambulla Manipay, Jaffna Medical Officer of Health, Galle 1, Galle Face Cottages, Colombo	Mantote, Mannar Grand Hotel, Nuwara Eliya Deniyaya Matara Jaffina Sandilipay, Jaffina "Lanka Lodge," Royapettah, Madras "Wehera Walauwa," Kurunegala General Infirmary, Nadoomandia, Mahara, Kadawata Tissamaharama, S. P. Givil Hospital, Kurunegala Matale Veyangoda "Hospital House," Regent street,	Kankesanturai Matale "Grasmere," Hapugastenna, Ratnapura "Edgecot," Boyd place, Colpetty	Rakwana Apothecary, Civil Hospital, Kandy Urumpiray, Jafina Chiumakam, Jafina General Hospital, Colombo Batticaloa Dikoya Madulkele District Medical Officer, Dimbula Rosmead place, Cinniamon Gardens,	Mandapam, South India Y. M. C. A., Campbell place, Colombo Dikoya Badulla "Calverly House," Turret road, Colombo "Emden Viila," Galagedara Ghavakachcheri Urelu, Jaffna Fort, Galle Navaly North, Manipay, Jaffna
213. Subruhmanyan, Sinnatamby 768. Sundrampillai, Arumugam 501. Suppiah, Appucuddy 379. Supramaniam, George Washington Arunasalam 474. Surti, Sorabjee Bomanjee 433. Swan, Henry Eric	630. Tamber, Robert Raja Refnam 728. Taylor, Benjamin Robert Archer 225. Thambugala, Percy Richard 323. Thambugala, Percy Richard 324. Thambugala, Percy Richard 324. Thamotharam Pillai, Chimatamby 785. Thomas, Walter Albert 701. Tennekoon, John Percy Reginald 701. Tennekoon, John Percy Reginald 701. Thevasagayagam, Simnish Saravanamuth. 127. Thevasagayagam, Sinnish Saravanamuth. 681. Thingarajah, Sittampalam 681. Thingarajah, Sittampalam 682. Thomas, Varughese 346. Thomasz, Charles Mathew 405. Thornton, George	Sing Jose ame V.	Fernando 274. Vaithialingam, Vethavanam 359. Vallipuram, Vyravanather 382. Vallipuransthapillai, Kanagasabai 582. Vanderzeil, Theodore Clement 74. Vander-Hoven, Richard George 604. Van Cuylenberg, Reginald Walter 438. Van Dort, Hubert Collin 545. Van George 194. Van George	427. Van Langenberg Vincent 767. Van Rooyen, Charles Albert 69. Van Rooyen, Charles Ellard 70. Van Rooyen, Glenville St. Clair 757. Van Rooyen, Miss Ursula Charlotte 364. Van Sanden, Thomas Owen 271. Vettivaloe, Marimuttu 789. Viswalingam, Arumutam 67. Vidyassgara, Weda-arachchige Charles Wickramatunga 320. Vitilingam, Kantartamby

l	2	3
E &	C. THORNTON,	Acting Registrar.

		•	FART 1.									1
Qualifications with Dates.		L.M.S. (Ceylon), 1907 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1909	 L.M.S. (Coylon), 1911; L.R.C.P. (Lond.), 1914; M.R.C.S. (Eng.), 1914 L.M.S. (Coylon), 1917 L.M.S. (Coylon), 1886 	L.R.C.P. & S. (Edin. & Glas.), 1914 M.B., B.S. (Lond.)	L.M.S. (Ceylon), 1897; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1909 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1922 L.M.S. (Ceylon), 1914 Certificate of the Council of the Carlon Matical Calling, 721	L.M.S. (Caylon), 1912 L.M.S. (Caylon), 1921 M.R.C.S. (Eng.), 1908; L.R.C.P. (Lond.), 1908	L. R. C. P. & S. (Edin), L. F. P. & S. (Glas.), 1908 L. M. S. (Ceylon), 1919 L. M. S. (Ceylon), 1919	 L.M.S. (Ceylon), 1906; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), M.R.C.P. & S. (Edin.), L.F.C.P. (Lond.), 1919 	L.R.C.P. & M.R.C.S. (Eng.), 1917	M.D., B.S. (Lond.), 1921; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1919 Certificate of the Council of the Ceylon Medical College, April 30, 1918 L.M.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.) 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1911	M.B., Ch.B. (Aberd.), 1904 M.B., C.M. (Aberd.), 1893	
Date of Registration.		March 5, 1908 May 23, 1918 May 25, 1909	August 9, 1915 January 16, 1908	August 2, 1917 May 26, 1915	October 30, 1907 June 14, 1922 May 16, 1914 February 10, 1908		June 14, 1912 August 1, 1922 May 15, 1919	December 4, 1907 December 4, 1907 June 18, 1921	Soptember 13, 1918	September 18, 1922 April 30, 1918 July 15, 1910 June 7, 1911	June 26, 1908 January 16, 1908	
Residence.		Lunugala Mahara Jail, Ragama "Leolands," 65, Galle road, Bambala-	Agraphana Tangala "Uppoot," Alutmawata road, Mutwal,	"Hetherdals," McCarthy road, Colombo Care of Colombo Commercial Co., Kanda-	Nawalapitiya "Wicklyn," Wellawatta Mirigana Mirigana North.Western Province	Undugoda 57, Francis road, Wellawatta "Somagrit," Bambalapittya road,	Government Civil Hospital, Lindula Kosgoda 42, Combined Field Ambulance, Derajat Column, Waziristan Field Force,	Marreitstan, india Marreits Balangoda "Devon House," Alexandra place, Co-	"Climbo" "Climbo" Havelock town, Bam-	"Cheriton," Gregory's road, Colombo Chavakachcheri Kandy McLeed Hospital, Inuvil, Chunnakam,	Peterhead, Scotland Negombo	
Name.	W	267. Walpols, Don Sarnelis Valentine 639. Weersokody, James Arthur 410. Weerssekers, Miss Verons Florence.	547. Weerasooria, Felix Evan 601. Weera Wickramasuriya, George A 212. Weinman, A. E.	595. Weinman, Leonard Owen 554. Whitehead, Mrs. Ethel Mary	99. Werapermall, Arthur Agassiz Mathysz 774. Wickremasinghe, Arthur Sydney 628. Wickremasinghe, Claudius DenVer		488. Wijensyake, Walter Henry 782. W jerana, Edmund Midonza 686. Wijesekere, Gamalathge Don Daniel	180. Wijesinghe, John Henry Peter 190. Wijesinha, Lionel Christopher 743. Wijewardene, Don Edmund	677. Wijeyeratne, James de Silva	784. Wijeyeratne, Simon Cyril de Silva 635. Wisuvalinkam, Arumugam 442. Willenburg, Richard Willoughby 460. Williams, Miss Nallamma	331. Wood, William 235. Wright, Victor O	

Ceylon Medical College, Colombo, January 23, 1923,

ORDINANCE, 1912." "THE **EXCISE** NOTICES UNDER

Notice under the Excise Notification No. 130 of June 16, 1922.

NOTICE is hereby given that His Excellency the Governor has been pleased to order that the Local Option Polling taken on November 1, 1922, in respect of the Kurunegala town arrack, toddy, and foreign liquor taverns be cancelled, and that a fresh poll be taken; and whereas objections have been received by me from 25 per cent. of the tax-paying inhabitants of the areas served by Kurunegala town arrack, toddy, and foreign liquor taverns against the existence of such taverns within the Kurunegala Local Board limits, I, Francis Graeme Tyrrell, Government Agent of the North-Western Province, do fix the following date, time, and place at which votes will be recorded for the purpose of ascertaining whether 60 per cent. of such tax-paying inhabitants are opposed to the existence of such taverns :-

Tavern.

Date. 1923.

Time.

Place.

Name of Hatpattu or Division.

Villages served by the Taverns.

Kurunegala town March 23.. 7 A.M. to 7 P.M. .. arrack, toddy.

and foreign liquor

taverns

The Kachcheri, Kurunegala, February 20, 1923. Town Hall, Kuru-Local Board negala

Villages within the Kurune. gala Local Board limits

> F. G. TYRRELL, Government Agent.

OF SEASON REPORTS. ABSTR ACTS

SEASON REPORT FOR THE MONTH OF JANUARY, 1923.

SOUTHERN PROVINCE.

HAMBANTOTA DISTRICT.

Paddy: maha crop two months old. Prospects very favourable.

Dry grain: the crop is being reaped.

Coconuts: about 328,500 coconuts were picked during the month. Flowering very satisfactory.

Other products: supply not very favourable.

Prices of foodstuffs: country rice, Rs. 6·48 to Rs. 7 per bushel; paddy, Rs. 3 to Rs. 3·40 per bushel; imported rice, Rs. 6 to Rs. 6·72 per bushel; kurakkan, Rs. 2 to Rs. 3.20 per bushel; maize, Rs. 3.50 to Rs. 4 per bushel; coconuts, Rs. 7 to Rs. 8 per 100 nuts; salt, $\bar{3}_{2}$ cents to 5 cents per lb.

Any other prices of interest: nil.

Health of inhabitants: unsatisfactory. Fever is prevalent throughout the district.

Health of cattle: good.

Conditions of tanks or fisheries: good. Fish caught in large quantities.

86.9°; minimum Weather: maximum temperature temperature 67.4°; rainfall, 5.02 inches.

Harvest prospects generally: very good.

General: nil.

CENTRAL PROVINCE.

MATALE DISTRICT.

Paddy-prospects of coming crop, &c.: budding and Some fields are ripening. Caterpillars attacked the paddy plants in some fields in Matale North, but they are flourishing now. Prospects good.

Dry grain-prospects of coming crop, &c.: ripening. Prospects good.

Coconuts: crops poor.

Prices of foodstuffs: country rice, Rs. 6 to Rs. 8 per bushel according to locality; paddy, Rs. 2.50 to Rs. 3 per bushel according to locality; imported rice, Rs. 6.50

to Rs. 8 per bushel according to locality; coconuts, Rs. 4 to Rs. 10 per 100 nuts according to locality; salt, 14 to 20 cents per measure according to locality; chillies, 30 to 50 cents per lb.according to locality; maize Rs. 3 per bushel according to locality; kurakkan, Rs. 2 to Rs. 3 per bushel according to locality.

Health of inhabitants: chickenpox, measles, and fever prevailed in almost every village. Cases of smallpox occurred in Matale town and in Udangomuwa and Imbulpitiya Wasamas.

Health of cattle: good.

Remarks applicable to particular district, e.g., condition of tanks, &c.: tanks full, and there was plenty of water for paddy crops. Mawewa at Embulambe in Wagapanaha Pallesiya pattu and Beliyakanda tank in Kandapalla korale, Matale North, breached.

Weather: there was heavy rain during first-half of the month and some rain later. Rainfall: Matale, 19.49, Dambulla 18.78.

EASTERN PROVINCE

TRINCOMALEE DISTRICT.

Paddy-prospects of coming crop: good; probable yield, 78,776 bushels; estimated crop harvested, 119,235 bushels.

Dry grain: nil.

Coconuts-prospect of coming crop: satisfactory; pro-193,500 nuts; estimated crop harvested, bable yield, 177,280 nuts.

Other products: nil.

Price of foodstuffs: country rice, Rs. 5.04 to Rs. 7.56 per bushel; paddy, Rs. 2 to Rs. 3 per bushel; imported rice, Rs. 8 96 per bushel; kurakkan, nil; maize, nil; coconut, Rs. 4 to Rs. 10 per 100 nuts; salt, 8 to 15 cents per measure.

Health of people: malarial fever is prevalent.

Health of cattle: satisfactory.

Condition of tanks: tanks are full.

Condition of fisheries: fair.

Weather: rainy.

Harvest prospects generally: fair.

General remarks: the crop is in fair condition. yield will not be as much as anticipated owing to heavy showers of rain during the time of blossoming.

NOTICES. MUNICIPAL COUNCIL

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hali on Wednesday, January 17, 1923, at 3 p.m.

THE Council met this day at 3 P.M., pursuant to notice dated January 10, 1923.

Present: -Mr. T. Reid, C.C.S., Chairman; Mr. C. P. Dias; the Hon. Mr. N. H. M. Abdul Cader, M.L.C.; the Hon. Mr. H. L. De Mel, C.B.E. M.L.C.; Dr. E. V. Ratnam, Dr. W. P. Rodrigo; the Hon. Dr. G. J. Rutherford, M.L.C.; Mr. W. C. S. Ingles; Mr. Harold Creasy; Mr. W. Philps; Mr. A. E. de Silva; Mr. E. W. Jayewardene; Mr. C. H. Z. Fernando; Mr. J. S. Collett; Mr. W. E. V. de Rooy; Mr. A. F. G. Walker; and Mr. G. W. Dodds.

The Minutes of the General Meeting of December 6, and of the Special Meeting of December 13, 1922, having been previously printed and copies thereof having been sent to each Member of Council, were taken as read.

Resolved that the Minutes of the General Meeting of December 6, and of the Special Meeting of December 13, 1922,

be confirmed.

2. The following motion stood against the name of Dr. W. P. Rodrigo: -That a Committee consisting of the elected Members of this Council be appointed to consider and report to Council what steps should be taken by the Council with regard to the petition sent by the Members of the higher staff of this Council to the Hon, the Colonial Secretary.

The Chairman said that he received notice of the motion only on the previous day. The Council's permission

therefore, necessary before Dr. W. P. Rodrigo moved his motion.

Mr. J. S. Collett said that he, too, had received the motion late in the evening of the previous day, and he was not

prepared to discuss it that day.

- Dr. W. P. Rodrigo said he had no objection to the motion being postponed till the next meeting. He formally gave notice that he would move that motion at the next meeting. The motion was accordingly postponed.
- 3. The Council proceeded to elect Members for the Four Standing Committees for 1923, voting by ballot. The result of the ballot was declared by the Chairman as follows:-
- (1) The Standing Committee on Law and General Subjects.—(1) Mr. E. W. Jayewardene, (2) Mr. R. L. Pereira, (3) Mr. C. H. Z. Fernando.
- (2) Standing Committee on Sanitation and Markets.—(1) Dr. E. V. Ratnam, (2) Dr. W. P. Rodrigo. (3) The Hcn. Dr. G J. Rutherford.
 - (3) The Standing Committee or Finance.—(1) Mr. W. Philps, (2) Mr. A. E. de Silve, (3) Mr. J. S Collett.
- (4) The Starding Committee on Municipal Works.—(1) Mr. C. P. Dias, (2) the Hon. Mr. N. H. M. Abdul Cader, (3) Mr. Harold Creasy.
- 4. The Chairman inquired whether the Council considered the continance of the Special Committee re Housing Problem necessary.
 - It was resolved that the Special Committee re Housing Problem should not be re-appointed.
- (1) The Special Committee re Establishment.—Dr. W. P. Rodrigo moved that the Special Committee re Establishment be re-appointed. Mr. C. P. Dias seconded.—Carried.

Members.

- (1) The Chairman, (2) the Hon. Mr. H. L. De Mel, C.B.E., (3) Dr. E. V. Ratnam, (4) Dr. W. P. Rodrigo, (3) Mr. Harold Creasy, (4) Mr. A. E. de Silva, (7) E. W. Jayewardene, (8) Mr. R. L. Pereira, (9) Mr. C. H. Z. Fernando, (10) Mr. J. S. Collett, (11) Mr. W. E. V. de Rooy.
- (2) The Special Committee re Guides.—Mr C. P. Dias moved that the Special Committee re Guides be re appointed. The Hon. Mr. H. L. De Mel seconded —Carried.

Members.

- (1) The Chairman, (2) Mr. E. W. Jayewardene, (3) Mr. R. L. Pereira, (4) Mr. C. H. Z. Fernando, (5) Mr. T. H. Tatham.
- (3) The Special Committee re Building of the New Town Hall.—Dr. W. P. Rodrigo moved that the Special Committee be re-appointed with the addition of the Hon. Mr. H. L. De Mel and Mr. C. H. Z. Fernando. Mr. E. W. Jayewardene seconded.—Carried.

Members.

(1) The Chairman, (2) the Hon. Mr. H. L. De Mel, C.B.E., (3) Mr. W. C. S. Ingles, (4) Mr. Harold Creasy, (5) Mr. A. E. de Silva, (6) Mr. C. H. Z. Fernando, (7) Mr. J. S. Collett.

The Chairman informed the Council that as the Architect had arrived from Singapore and the time of the latter was of importance, he, the Chairman, had taken on himself the responsibility of calling a meeting of the Building Committee as appointed last year, to discuss preliminaries with the Architect, which meeting had been held the day before. He hoped that the Council would give their sanction to the step so taken.

This was assented to.

- 5 to 7. The Chairman formally moved that the reconveyance of properties mentioned in items Nos. 5, 6, and 7 on the agenda be sanctioned. Mr. C. P. Dias seconded.—Carried.
- To sanction reconveyance of premises No. 510/106, Dam street, vested in Council, to Ahamado Lebbe Marikar Abdul Rahim Hadjiar, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 368:78 has been paid up to and including the 3rd quarter, 1922).

- To sanction reconveyance of premises No. 2,489/50, Dean's road, vested in Council, to Panaluwage Don Alperies Appulamy, on payment of all rates and costs which would have been due up to the end of the quarter in which the recon. veyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,163 17 has been paid up to and including the 3rd quarter 1922).
- To sanction reconveyance of premises No. 461-462/77B, Piachaud's lane, vested in the Council, to (1) Assen Lebbe Amala Marikar also called Ahamado Lebbe Marikar, (2) Assen Lebbe Samsudeen, on payment of all rates and costs which would have been due up to the end of the quarter in which the reconveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 1,219.49 has been paid up to and including the 3rd quarter 1922).
- To sanction excess leave of 6 days over 42 days granted in 1922 to Mr. I. C. Jayasinghe, Sanitary Inspector, Public Health Department, owing to illhealth.
- To sanction excess leave of 2 days over 42 days granted in 1922 to Mr. U. W. Herft, Stock Inspector at the Cattle Mart, owing to ill-health.

The Chairman formally moved that the leave referred to in items Nos. 8 and 9 on the agenda be sanctioned.

Mr. C. P. Dias seconded.—Carried.

- (10) The following documents were laid on the table:—
- (1) The City Analyst's report on town water for December, 1922, and the Municipal Bacteriologist's report on town water for December, 1922.
 - (2) The Progress report No. 142 of the Acting City Sanitation Engineer for December, 1922.
 - (3) The report of the Municipal Bacteriologist of work done during November, 1922.
- (4) Statements of receipts and disbursements from January 1 to November 30, 1922, and Progress reports showing expenditure for November, 1922.
 - (5) Weekly statements re plague.
 - (6) Attendance return of Committees of the Municipal Council for 1922.
 - (7) C. L. I. Band programme for January, 1923.
 - (8) Return of average daily supply and consumption of water for November, 1922.
 - (9) The Works Engineer's report for November, 1922, on the condition of tramway routes,
 - (10) Diaries of the following officers for the month of December, 1922:

The Works Engineer and his Assistants, the Waterworks Engineer and his Assistant, the Medical Officer of Health and his Assistants, the Prosecuting Inspectors, 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.

Confirmed on February 7, 1923:

T. Reid,

Chairman, Municipal Council, and Mayor of Colombo

Chairman, Municipal Council, and Mayor of Colombo.

Summary of Receipts and Disbursements from January 1 to December 31, 1922.

			•**						
Head of Re	VENUE.		Tota	al. c.	HEAD OF EXPENDITURE	ì .		Tota Rs.	l. c.
A.—Taxes B.—Licenses C.—Judicial fines D.—Tolls E.—Markets F.—Slaughter-house G.—Conservancy H.—Cattle Mart and Qua I.—Consolidated rate K.—Water L.—Rents	rantine Station	2	314,275 216,131 60,263 41,925 93,879 53,826 16,559 40,659 133,745 445,076 62,810	70 8 50 18 47 20 83 67 24 84 41	A.—Non-effective charges B.—Chairman C.—Secretariat D.—Finance Department E.—Veterinary Department F.—Municipal Court G.—Fire Brigade and Ambulances H.—Public Health Department I.—Works Department K.—Waterworks Department L.—Assessing Department			1,073,434 25,162 89,001 257,938 132,150 20,461 90,473 345,525 2,075,696	40 44 55 6 65 29 87 51 89 94
M.—Miscellaneous Excess of paymer carried to Balance	nts o ver receip Sheet	4,9 ts	73,477 52,630 3,454 56,084	65 2 3	M.—Sanitation Department	Total	•••	505,657 4,956,084	/

The Town Hall, Colombo, January 30, 1923.

G. H. N. SAUNDEES, Financial Assistant to the Chairman, Municipal Council.

er en	• :	B	alance She	et, I	December 31, 1922.				
Liabilities.	\mathbf{Rs}^{c}	c.	Rs.	c.	1	Rs.	c.	Rs.	c . •
1. Loans outstanding:-					1. Capital expenditure:—				
(a) Government of Ceylon,					(a) Duplication of 30-inch		-		
duplication of 30-inch			•		water main and filtra-				
water main, &c	3,000,000	0			tion works	3,294,276	43		
Less redemption of loan	30,375	0			(b) Colombo Drainage Works:				
			2,969,625	0	(1) Mansergh scheme1	7,860,519	61		
(b) Government of Ceylon,					(2) Public lavatories and				
Colombo Drainage Works	11,072,980	0			house connections	533,450	31		
Less redemption of loan	112, 113	92			(c) Raising of Labugama		•-		
of, one of the second]	10,960,8 66	8	Reservoir dam	10,464	63		
2. Grant-in-Aid:—	•				(d) Construction of Town Hall	0 400			
Government of Ceylon, Colom-				٠	ar Victoria Park	9,500			•
bo Drainage Works	-		7,100,000	0			2	1,708,211	96
3. Sinking Fund Suspense					2. Amount advanced to Muni-				
account:—	12.00				cipal Council Officials for				
(a) Waterworks loan		0			purchase of cars	_		5,223	57.
(b) Colombo Draina age Works					3. Advance accounts :				
loan	112,113	92			(a) Miscellaneous	1 9,4 3 7	54		
			142,488	92	(b) Municipal quarries	60,797	94		
4. Permanent works executed					(c) Advances on works,			,	
out of revenue:—					pending recovery	5,065			
(a) Waterworks	294,276				(d) Making articles for stock	1,048			
(b) Colombo Drainage Works	68,403	69			(e) Plant and tools	17,413			
	- 		362,6 80	12	(f) Customs Duty	10,871	92		
5. Amount received on realiza-								1 14 ,6 3 3	69
tion of Sinking Funds and			1,894,823	90	4. Expenditure on laying				
interest thereon			1,094,020	38	water mains in private	04.00=			
6. Deposits:—	*				streets	34,207	64	*	
(a) Pending execution of					Less recoveries from	17.077	~ 1	•	
works	18,973				owners	17,077	91	. 17 190	19
(b) Miscellaneous	9,751	26	00 504	00	5. Stock of stores :-			1 7,13 0	10
7. Securities :—			28,724	9,9	(a) General store, Suduwella	216,574	90-		
/ - \ TT 7	850	0	•		(b) Waterworks store, Maliga-	210,012	20		
77 (77)	11,571				kanda	222,577	94		
(c) Municipal Council officials	5,505				(c) District store, Pettah	61,433			
(d) Miscellaneous	46.149				(c) District store, rettain	01,100		500,585	16
(a) Miscollaneous	20,120		64,075	97	6. Returned cheques, &c			725	Õ
8. Receipts in advance			4,166		7. Cash:—			• • •	•
9. Excess of assets over			_,_00	••	On fixed deposit account 3	3.275.000	0		
liabilities: —					Less overdraft as per Cash	,			
(a) Brought forward from 1921	2.083.511	48			Book	14,566	11		
(b) Less excess of payments	-,,				In hand	3,260,433	89		
over receipts up to	•				(1) With Shroff, Municipal	•			· .
December 31, 1922, as					Council				
per summary of receipts					(2) With Municipal Council				
and disbursements	3,454				officials	565			
· -			2,080,057	25	-		_	3 ,26 0 ,998	89
		-			m			F 00F FC0	
Total	_	2	25,60 7 ,5 0 8	40	Total		2	5,60 7 ,508	40
	•	•			•		-		 .

The Town Hall, Colombo, January 30, 1923. G. H. N. SAUNDERS, Financial Assistant to the Chairman, Municipal Council.

NOTICE is hereby given that the movable property under-mentioned, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office, Colombo, February 16, 1923. G. H. N. SAUNDERS, Financial Assistant to the Chairman, Municipal Council.

SCHEDUELE.

Date of Sale: Monday, March 5, 1923.

Premises No.	Street.	Quarter and Year.	Property Seized.	Place of Sale.	Time of Sale.
2662/3	Jail road	2nd-4th quarter, 1922	32 corrugated iron sheets	Municipal Stores	A.M. 8.30

NOTICE is hereby given that the movable property under-mentioned, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The Municipal Office, Colombo, February 16, 1923. G. H. N. SAUNDERS, Financial Assistant to the Chairman, Municipal Council.

SCHEDULE.

Date of Sal	е :	Friday,	March	2,	1923.
-------------	-----	---------	-------	----	-------

Premises No.	Street.	Quarter and Year.	Property Seized.	Place of Sale.	Time of Sale.
3435/42	New Fisher's quarters	2nd and 3rd quarters, 1921	4 bentwood chairs, one clock	Municipal Stores Suduwella	A.M. 8.30

	quarters 192	l			cloc	k		•	Suduwel	la			
,	Draft Supplements	i Budget	for	Twelve M	Ionths	from	January	1 to De	cember 31	. 1922	<u> </u>	2.1	75 77
•				EXPE			·			,		. 1.7	
۰,	NON-EFFECTIVE CHARGES.	Amo	umf	_			nuneration	to Offic	orgofthe	4 асеса	- Amoi	ın f.	Total
A	NON-MERECITA CHANGIO	Rs.					ent, and						
9 Interest	on Drainage loan	53,776			"		ranches			• •	1,456		
2 Gratuity	to Sandanam, widow	of			20	Briti	ish Empire	e Exhibi	tion, 1924		1,500	0	
Savary	y, Kangany, Works Depart	rt-	., _		- 1		773 - 77						10,786 50
ment	Dalam Makidan Tin	68	1	•	144	Cand		ETERINA			1.440		a terro a cris
Gratuity	to Packeer Mohideen, Fire	364	. 99		. 44	Cont	tingencies	· • •		••	1,440	U	1.440 '0
man, v	Works Department to Hendrick Appu, Ped		. ଅଧ	'	1		FMun	TOTPAT.	COURT.	_			1,440 '0
	ipal Court	240	. 0	1	1	Salar	ries	••			110	0	
Allowand	ce to Kanappa, Grave-digg	er 31	80)	4	Stati	ionery	• •			220		i se se di
Gratuity	to P. Anthappu, Fitter, Wor	k-			'7	Tem	porary in		to Mun	icipal			
shop		159	43		ļ	Co	ouncil Offic	cers		• •	. 49	50	
Pension	to Martin Fernando, Proce				ı		G _ Fr	re Brig	ADT	-			379 50
Server	r, Municipal Court r to Singhone Fernando, Pai		. 0	1	2	Allor	wances	KE DEIG	ADE.	•	653	Λ	
tor W	orks Department	447	95				hase of De	nnis Pet	trol Auton	obile	000	V.	
Pension	to Hendrick Appu, Turncoc	k,				an	d Trailer o	drawn F	ire Engine		37,700	0	A 3 18
Water	works Department	96	0		- [_	-			38,353 0
Pension	to J. S. Spiers, late Forema				1			-Works			•		
Works		2,173	0			M-:	(f)) Parks.			0 ==0	_	19 3 52
	to Muttu Cruppen, Coachma		40		39	wan	tenance of			s, &c.	2,750	0	
Fire B	rigade	86	40		1		(k) Ex	traordin	ary.		- 1		for any or the
Cooler	to widow and minor child Ena, Grandpass Market	116			74		tion of Do			Jepôt	3 450	_	
Pension	to Sollamardie, widow		·		1 20	աս Ռումե	Mansergh ding of I	Kotobor	o and 12	ore lle	1,470	0	
Vamba	adia, Cooly, Sanitation D	e-	,		100	M	arkets	согянен	a and b	отепы	8,7 8 6	Ó	200
partme		107	0	•	82		ening of Co	olpetty r	nad near T	urret	0,700	U,	
Pension t	to Madathy, widow of Subba	n,			"	ros					150,000	0	
Cooly,	Sanitation Department	115	0		83	Wor	kshop plar	nt			20,500	0	·
	to Sinnammal, widow				87	Pede	stalwater	closet for	r the Secre	tariat	600	0.	فالمنافي الحا
	gam, Cooly, Sanitation D	Θ- 11g	^	* -	88	Wide	ening of th	e corner	of Demate				4
partme	ent to children of Subban as	115	0				d Maradar				19,370	0	
	gam, Cholies, Sanitation				09		ening of B ad junction		road-Inu	rston	2,727	70	1.4
Depart		695	0	•**	an		tion of a fr		Aower etel	l noor	2,121	70	
	to S. M. Johar, late Hea				00		e Victoria				800	0	7
Printe		392	0		91		uisition of				000	v	
	to Lucy Hamy, widow ar						rret road				1,750	0	
minor	child of V. A. Suvender	ris			92		tion of	tempora	ry Marke	t at			N 11 4
Appu,	Cooly, Works Department	173	60				orella	••		• •	1,900		
ment	to M. Latiff, Printing Depar		75		70,	11921	Darley ro	ad impro	ovements	• •	1,500		010 1 - 0
	to G. de Seneviratne, Assista			*, ·			T	Assessin	7.0				212,153 70
	Overseer	54	0		1	Salaı		TOOTOOIL	vG.		3,015	n	
Gratuity	to Walliamma, Wor	ks .					wances	• • • • • • • • • • • • • • • • • • • •		• •	1,487		
	tment	121	5		3	Rent	t of Inspec	etors' Ho	uses	• • •	703		1.
	to widow and two min				- [6	Furn	niture			•	500	• 0	
	en of D. T. P. Gunawarden		_				ellaneous				2,651	0	
	Finance Department	330			111	Libra	ary .	• •		• :	100	0	
	to L. M. Perera, Oversee Department	51	Ì O	,	12		porary in		to Mun	icipai		^	1
	to Nappu Singho, Fitte		٠	٠.	13		ouncil Offic ssue of Ass		notices 1	099	1,091 1,072		
	works Department	176	0				hase of for			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,910		ear to
	to widow and three min	or					,			-			13,529 60
	en of P. E. Dias, Peon, Wor	ks	_					ANITATI	ON.		,		
Depart		183				Salar					1,600	0	
	on Water loan	. 60,000					ving mater	rials	4 -	• •	. 300		
	ry increase to Pensioners H. R. H. the Prince of Wales						iture	••	•	• •	100	0	, A
, Arein OI T	1.14.11. one Frince of Wates	. 4,020		126,569 7	7 16	Mice	eep of sew ellaneous			• •	21,000		وأمر
C	Granen						se connect	ions		• •	1,010 1,250		
	SECRETARIAT.		_				ension of I		works		12,868		
l Salaries	••	. 230	0		.25	Wide	ening of Pa	ansala re	oad	• •	235		
2 Allowand	ces	80	0		26	Main	ntenance o	f laundr	ies	• • •	250		
3 Postage 2 New type	e for Printing Department	50 25	0		23	/1921	Drainage	of S	laughter-h				
7 Tempora	ry increase to Municip	20 al	.0	•		an	d Cattle M	Iart, De	matagoda		13,402	0	
Counci	il Officers	106	0	. 5	27	/1921	Acquisition	on of lai	nd for Dra	inage	10.100	أنع	and the second
-0		100	•		1	Ste	ore, Suduv	wella		• •.	19,436	0	ni des e
	D.—FINANCE.										ب د د د د د د		71,451 0
6 Extra Cl	erks	3,000	0	٠.	: 1				J		Total		475,154 7
Insuranc	e of Municipal Council buil	d- 🗀 🔻			ī			·	.; .		T.0.041		
ings		. 3,500	0					•			T. RE	ID,	
Tempora	ry increase to Municip	8i 1 000	^		1	The	Municipal	l Office,	Chair		Municipa	ıl Co	ouncil, and
Counci	il Officers	1,330	U		'Col		, February				o r of Col		

List of Auctioneers and Brokers, Urban District Council, Kalutara.

THE following list of persons licensed to carry on the trade or business of an Aucticneer or of a Brcker, within the limits of the Urban District Council area of Kalutara, during the month of January, 1923, is published in terms of section 17 of Ordinance No. 15 of 1889, as amended, by Ordinance No. 25 of 1922.

C. Jayawardene, Auctioneer, Katutara North.

B. A. Perera, Auctioneer and Broker, Kalutara North.

H. O. Scharenguivel, Auctioneer, Kalutara South.

ARTHUR DE ABREW, Chairman.

Office of the Urban District Council, Kalutara, February 17, 1923.

MUNICIPALITY OF KANDY,

OTICE is hereby given that in the absence of movable property liable to seizure. (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Kandy, in terms of the 137th clause of the Ordinance No. 6 of 1910, for arrears of consolidated rate due on the premises for third quarter, 1922, and of which particulars are given in the under-mentioned lists, will be sold by public auction on the spot in the order and time stated, unless in the meantime the amount of the rates and taxes, and costs be duly paid.

List A.—On Tuesday, March 20, 1923, commencing at the first-named premises at 8 A.M.

List B.—On Wednesday, March 21, 1923, commencing at the first-named premises at 8 A.M.

List C.—On Thursday, March 22, 1923, commencing at the first-named premises at 8 A.M.

The Municipal Office, By order, Jas. JAYETILEKE, Kandy, February 19, 1923. Secretary.

LIST A.

Cross street.

No. Description of Property. Reputed Owner.

17 .. House and land.. Mrs. E. L. Dias

Old Matale road.

5, 5A, F ... Houses and lands Mrs. K. B. Wijesinghe 8 ... House and land... W. S. Fernando

Palace Square.

2, 3, 4, 7, & 8 Houses and lands Dalada Maligawa

Deyannewela road.

26, 27, & 28 Houses and lands A. H. David

32, 32A, & 33 Do. .. Annie Samararatna

39 .. House and land .. K. G. Lappie

49½ .. Do. .. Poola 62, 62A to H Houses and lands Mango Amma Hospital road.

No, Description of Property. Reputed Owner.

10 .. Land .. Ukkuwa Henaya

Huduhumpola.

13 .. House and land.. John Silva

Slaughter-house road.

7 & 8 .. Houses and lands Huduhumpola Temple

9A .. House and land .. S. Kitchillan

LIST B.

Malabar street.

	muuuu	301	eeu.			
21	 Land		D.	A.	Wijeratne	and
				thers		
58A	 House and land		T. 1	P. Pe	rera	
70	ъ.		0	410000	ia Hamer	

.. P. B. Weerasooriya

Lewella road.

23–27 .. Houses and lands P. M. Wijesinghe and others

57 & 57D . Do. . . Gangarama Vihare

61A . Paddy fields .. do.

.. Land

Lady Anderson road.

13	 House and	land	Naguru Thamby
~~	 -		K. Ukku Amma
29A	 $\mathbf{D_0}$.		M. Dingirie Hamy
30A	 Dα.		Dingiri Hamy

LIST C.

Peradeniya road.

1		
188 & 189	Houses and lands	A. H. John and A. H. David
205, 208	Do	A. M. Mudannayaka
	House and land	
221, 223	Do	
254 д & в	Do	
317 & 319	Houses and lands	
322		
390-398A		
735		
789		
791, 797	House and land	
843-844		A. P. Meidin
872 & 873		
878-88 3	\dots D ₀ . \dots	
920 & 921		D. T. Samararatne
941	House and land	
498, 499	Houses and lands	D. A. D. S. Samara-
ł		sundara
511-514		N. M. Neina Marikkar
541	House and land	D. E. Weerasooriya's es-
		tate
576		D. Selestina Haminey
636 & 637	·Do	T. Muttunatchiya
675-676A	Houses and lands	D. B. Rajapaksa

ROAD COMMITTEE NOTICES.

Huluganga-Bambraela Branch Road. (Lebanon-oya 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 above bridge for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety .. Rs. 120 45 Private contributions .. Rs. 121 65

6th section.

1	Proprietors or Agents.	Estates.	Acreage.
I	Heirs of Marie Kangany C. Goldie Taubman Do.	 Knuckles Group Kattooloya Gangamulla	1,349

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

W. L. KINDERSLEY,
Provincial Road Committee's Office,
Kandy, February 13, 1923.

PART I	CEYLON	GOVERNMI
St. Margarets-Kirklees	Branch Road	
NoTICE is hereby given that advice and consent of having agreed to grant the und maintenance of the above road for her 30, 1923, the Provincial Road the provisions of "The Branch willo n Saturday, March 10, 192 office in Kandy, proceed to assestates to make up the private co	er-mentioned r the year end d Committee, Roads Ordina 3, at 10.15 A sess the under	sum for the ing Septemacting under ance, 1896,", at their er-mentioned
Government moiety Private contributions	Rs. 3 Rs. 3	
1st to 4th section	n, 4 miles.	
Proprietors or Agents.	Estates.	Acreage,
Lanka Plantations Company, Lt (Geo. F. Cornish)	d. Rappahan	nock 481
1st to 6th section,	5.50 miles.	
Kirkles Estates Co., Ltd. (Geor Steuart & Co., R. Lindsay Whit	Gampaha ge e) Kirklees	ł
Mrs. Fanny Patterson (C. Patterson) The Lucky Land Tea Estates Co	Alagolla	İ
Ltd. (F. C. Charnaud) And at the same time and place		

Padiapelella-Ellamulla Branch Road.

evidence, if necessary, and receive and consider objections

W. L. KINDERSLEY,

Chairman.

and suggestions.

Provincial Road Committee's Office,

Kandy, February 13, 1923.

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, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety	Rs.	1,900	• 00
Private contributions	Rs.	1,919	.00
lst to 4th secti	on, 4 miles.		
Proprietors or Agents. Ceylon Tea Plantations Co. (R		Acre	age.
A. Shaw)	. Kabragala	••	560
1st to 5th section	on, 4·89 miles.		
The Anglo-American Direct Tes			
Trading Co., Ltd. (G. H. Baird) Mandaranewera		474
Colombo Commercial Co., Ltd			
	. Ellamulla Grouj	ρ	704
A 7 4 47		*11	, 1

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

W. L. KINDERSLEY,
Provincial Road Committee's Office, Chairman
Kandy, February 13, 1923,

Dotale Branch Road.

(Between Wattegama near Railway Bridge and Elkaduwa.)

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 repairing flood damages on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

<u>.</u> .				
Government moiety			P.	262.50
	•		Trans.	202 00
Private contributions			TO	000.00
TIVE CONTINUITIONS		- 2	KA.	269.06

Proprietors of Agents.	Estates.	Acı	eage.
A. M. Wright (C. C. du Pre Moore)	Merrig	••	100
Ukuwela Estates Company (H. L. Anley)	Talingamadde	,	75
Bosanquet & Co. (F. Price)	Elkaduwa Gro	auc	1,810
Skeen & Co. (C. A. Evans) C. W. Mackie and F. A. E. Price	Hunugalla Gro	oup	686 357
H. L. Anley	Mahatenna	••	384
Geo. Steuart & Co. (C. G. Graham)		••	253
And at the same time and place	the Committee	wil	l take

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

W. L. KINDERSLEY,

Provincial Road Committee's Office, Kandy, February 13, 1923. Chairman,

75

Dotale Branch Road.

(Flood Damages.)

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, 1 23, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety	Rs. 2,660.00
Private contributions	 Rs. 2,686.60

1st to 3rd section, 2.53 miles.

Proprietors or Agents.	Estates.	Acı	eage.
Mackwood & Co.	Inchestelly		110
1st to 7th sect	ion, 6·53 miles.		

E. G. Simson Mandolgirikanda 220 Colombo Commercial Company, Limited (C. C. du Pre Moore) . . Hunasgiriya . . 1,426

lst to 8th section, 7.53 miles.

A. M. Wright (C. C. du Pre Moore) Merrig

Ukuwela Estates Company (H.

L. Anley) .. Talingamadde ..

lst to 9th section, 8·18 miles.

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

W. L. KINDERSLEY,
Provincial Road Committee's Office, Chairman.
Kandy, February 13, 1923.

Huluganga-Bambaraela Branch Road.

(Hulu-ganga and Dalook-ova Bridges.)

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 bridges for the year ending September 30, 1923, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Hulu-ganga and Dalook-oya Bridges. Rs. c.

Government moiety . 179 55 Private contributions . 181 35

1st section.	r :
	D
Proprietors or Agents. Estates. Acrea	·
S. K. Dawood Saibo Tharnagala Group J. A. Perera Hulugangawatta and	28 Heirs C. G
	121 610
	650 An
R. J. Layard (R. P. Han-	evide
cock) Retnetenne 4	$_{160}$ and s
Mrs. Woods	$\begin{array}{c c} 600 \\ 22 \end{array}$ Pro
Heirs of G. Punchihamine Wawakanattawatta	22
	354 —
rence General Ceylon Rubber and	
Tea Estates, Ltd. (M.	N
Martin Smith, Agent, C.	TN
	344 agree
	230 nance
Colombia Communication	1923,
Ltd /A W Uncher	provi Satu
Manager) Old Tunisgalla 4	135 Kand
Mackwood & Co Halgalla and Madakelle	352 make
Heirs of Marie Kangany Lebanon Group 1,0	98
Do Knuckles Group 1,3	-
Ltd. (A. W. Upcher, Manager) Old Tunisgalla 4 Mackwood & Co. Halgalla and Madakelle Heirs of Marie Kangany Lebanon Group 1,6 Do. Knuckles Group 1,5 C. Goldie Taubman Katooloya Gangamulla	350
And at the same time and place the Committee will to	ake
evidence, if necessary, and receive and consider objection	ons Ceylo
and suggestions. W. L. KINDERSLEY,	(P.
Provincial Road Committee's Office, Chairman	G. T
Kandy, February 13, 1923.	Sc
Huluganga-Bambaraela Branch Road.	1 .
	Tom
Haraganga-Dambarata Diamon Mosa.	Torr
NOTICE is hereby given that the Governor, with	the
NOTICE is hereby given that the Governor, with advice and consent of the Legislative Council, hav	the ing
NOTICE is hereby given that the Governor, with advice and consent of the Legislative Council, have agreed to grant the under-mentioned sum for the main	the ing ite-
NOTICE is hereby given that the Governor, with advice and consent of the Legislative Council, have agreed to grant the under-mentioned sum for the main nance of the above road for the year ending September	the ing ate-
NOTICE is hereby given that the Governor, with advice and consent of the Legislative Council, have agreed to grant the under-mentioned sum for the main nance of the above road for the year ending September 1923, the Provincial Road Committee, acting under	the ing ate- 30, the A. R
NOTICE is hereby given that the Governor, with advice and consent of the Legislative Council, have agreed to grant the under-mentioned sum for the main nance of the above road for the year ending September 1923, the Provincial Road Committee, acting under provisions of "The Branch Roads Ordinance, 1896," on Saturday, March 10, 1923, at 10.15 A.M., at their of	the ing te- 30, the will fice (P
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d at the same time and place the Committee will take nce, if necessary, and receive and consider objections uggestions.

W. L. KINDERSLEY, vincial Road Committee's Office, Chairman. Kandy, February 13, 1923.

Glenlyon-Preston Branch Road.

PTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having d to grant the under-mentioned sum for the mainteof the above road for the year ending September 30, the Provincial Road Committee, acting under the sions of "The Branch Roads Ordinance, 1896," will on day, March 10, 1923, at 10.15 A.M., at their office in y, proceed to assess the under-mentioned estates to up the private contributions :-

Government moiety	 Rs.	836.00
Private contributions	 Rs.	844 36

1st to 4th section, 88.70 lines.

Proprietors or Agents.	Estates,	Acre	eage.
Ceylon Tea Plantations Co., Ltd. (P. P. C. Walker)	Glenlyon		627
G. T. and Mrs. R. S. Peries (A. L.	Giordy Gir	• •	
Scott)	Agra Elbede	da	276

to 5th section, 115:10 lines

. 150 00 3011 50001011,	110	TO TITTOS.
Torrington Tea Company		Helbeck, Moss-
		end, and Tor-
•		rington

1st to 6th section, 134.60 lines.

526

A. R. Ashton (E. E. Lee)	Iona	112
Ceylon Tea Plantations Co., Ltd. (P. P. C. Walker)	Polmont	45
P. B. Seton (A. Hamilton Harding)	New Preston	167
A. G. & C. A. Seton (A. Hamilton	the second second	
Harding)	Preston	25 0
Heirs of J. M. Smith (Capt. Murray)	Albion	289
A. G. & C. A. Seton (A. Hamilton		
Harding)	St. Margaret's .	196

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

W. L. KINDERSLEY, incial Road Committee's Office, Chairman. Kandy, February 13, 1923.

Duckwari-Cottaganga Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, ng agreed to grant the under-mentioned sum for the tenance of the above road for the year ending ember 30, 1923, the Provincial Road Committee, acting or the provisions of "The Branch Roads Ordinance, "will on Saturday, March 10, 1923, at 10.15 a.m., at office in Kandy, proceed to assess the under-mentioned es to make up the private contributions:-

Government moiety				Rs.	475.00
Private contributions	٠		• •	$\mathbf{Rs.}$	$479 \cdot 75$

1st section, ½ mile.

Proprietors or Agents.	Estates.	Acreage.
Rangala Tea Co. (W. S. Symons)	Ranwella	200
lat and and anati	ion 1	

	IBU	ar	ıu	ZHU	section,	1	mue.
٠.	 _					1	,

romo of of	· ·	TOUCHOUT	2	
(E. R. Cox)		Peru		151
$\mathbf{D_0}$.		New Tunisgalla		415

1st to 4th section, 13 mile.

Proprietors or Agents.	Estates.	Acreage.
Galaha and Ceylon Tea and Agency Co. (C. Mc. L. Miller) M. L. Wilkins (R. Wilkins)	Cottaganga Gonawela	590 560
Heirs of C. J. Patterson (E. R. Cox)	Girindiella	351

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

W. L. KINDERSLEY,

Provincial Road Committee's Office, Kandy, February 13, 1923,

Chairman.

Norwood-Campion 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 Wednesday, February 28, 1923, at the Bogawantalawa Club, at

Business.

To elect a Chairman for the Local Committee.

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;

The sections of the roads used by these estates :- > :

The names of the proprietors, resident managers or superintendents, and of the agents of these estates-

for the assessment of the moiety of the cost of maintenance for the year ending September 30, 1923.

J. R. NEALE.

for Chairman, Local Committee.

Chapelton Estate, Bogawantalawa, February 7, 1923.

Nugatenna-Deanstone Branch Road.

(Flood Damages.)

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 repairing flood damages on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, March 10, 1923, at 10.15 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. 100 0 Rs. 102 5	
Proprietors or Agents.		Ac	
Burke Estate Co., Ltd. (R.			
G. Johnston)	Nugagalla		222
S. Moorhouse (E. S. Wilson) Whittall & Co. (E. S. Wilson)	Meeminagalla		295 535
	Deanstone		
Burke Estate Co., Ltd. (G.			vad .
Johnston)	Hare Park		
Whittall & Co. (E. S. Wilson)			
Kana Luna Meeya Pulle Puncha Vidane Duraya	Fincham's La	nd No. 2	311
Whittall & Co. (E. S. Wilson)			
Berke Estaro Co, Ltd. (G.			
Johnston)	Dehigolla		475
Do. S. P. Santhiveeran and M.	Looloowatte		
Aivasamy			
Burke Estate Co., Ltd. (G.			-
Johnston)	Yahangalla	• • •	80
And at the same time and	place the Com	mittee wil	ltake

evidence, if necessary, and receive and consider objections and suggestions.

W. L. KINDERSLEY,

Provincial Road Committee's Office, Chairman. Kandy, February 20, 1923.

Gampola-Kadugannawa 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 maintenance of the above road for the year ending September 30, 1923. 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 interested in the road to make up the private contribution, as follows:---

Rs. 1,000:00 Government contribution

	Private contributions Rs. 4,919: 36	
	1st section, 1 mile.	:
	Total acreage, 4,138—Moiety of cost, Rs. 468 51— Sectional rate, 1132c.—Total rate, 1132c.	
	Amount	
	Proprietors or Agents. Estates. Acreage. Rs. c. J. S. de Silva Bellongalla 390 44 16	
	1st and 2nd sections, 2 miles.	
	Total acreage, 3,748—Moiety of cost, Rs. 468 51—Sectional rate, 1250c.—Total rate, 2382c.	
	N. D. J. de Silva St. Helens 125 29 81 Edwin C. de Silva Nuga Ella 81 19 33	
	1st to 3rd section, 3 miles.	9
	Total acreage, 3,542—Moiety of cost, Rs. 468.51————————————————————————————————————	
	M. Babbaretty . Mercantile . 114 42 26 D. C. de Silva . Sardikka 89 33 0 M. B. Panabokka . Medrup 109 40 40	í
	1st to 4th section, 4 miles.	
	Total acreage, 3,230—Moiety of cost, Rs. 468.51—Sectional rate, 1450c.—Total rate, 5154c.	
	E. H. de Silva Paranapitia 22 11 35 Winby & Co., Ltd Winby 1,003 517 0	1
.	lst to 6th section, 5½ miles.	. ,
	Total acreage, 2,205—Moiety of cost, Rs. 585 64—Sectional rate, '2656c.—Total rate, '7810c.	
	W. Jordan . Alpitakande 480 374 95 O. B. Wijesekera Gadadessa 510 398 38 R. Foster Gona Adika 1,015 792 80 James P. Fernando Franklands 200 156 24	
	7th to 12th section, 5½ miles.	
1	Total acreage, 1,495—Moiety of cost, Rs. 117·13—Sectional rate, :0783c.—Total rate, 1·3818.	
	R. Foster Gona Adika 1,015 1,402 60 W. Jordan . Alpitikanda 480 663 30	
	8th to 19th section 5 miles	

R. Foster	Gona	Adika	1,015	1,402 60.
W. Jordan	Alpit	ikanda	480	663 30

8th to 12th section, 5 miles.

Total acreage, 1,570—Moiety of cost, Rs. 468 51— Sectional rate, 2984c.—Total rate, 1.3035.

A. O. S. Marikar	• •	Leangaha		45 58 68
K. Ukku Banda	4.5		• •	45 58 68 30 39 12

9th to 12th section, 4 miles.

Total acreage, 1,600-Moiety of cost, Rs. 468.51-Sectional rate, 2928c.—Total rate, 1.0051.

S. U. Odayar Maligatenna ... 30 ... 30 15

10th to 12th section, 3 miles.

Total acreage, 1,630—Moiety of cost, Rs. 468.51-Sectional rate, 2874c.—Total rate, 7123c.

15 / A. O. S. Marikar Delwita 30

11th to 12th section, 2 miles.

Total acreage, 2,177—Moiety of cost, Rs. 468 51 Sectional rate, 2152c.—Total rate, 4249c.

Sam. Silva . . . Sanda Siri . . . Noor Mohamado . Demodera-

watta ...

Proprietors or Agents.	Estates		Acreage.		Amount.			
		•	, 0		Rs.	G.		
W. T. Samaraweera	Ranna wella		-88		37	42		
S. J. de Saram			143		60	76		
A. O. S. Marikkar	Udahena		35		14	90		
Heirs of late J. S. Agar	Mt. Temple		208		88	40		
12t1	h section, 1 n	nile	.					
Total acreage, 2,23 Sectional rate,	4—Moiety of · 2097c.—Tot	co:	st, Rs. 4 rate, 20	68 97	51— c.			
J. B. Silva	_		57		11	95		
	, · · · .		Total		4,919	36		

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to G. J. F. Percival, Esq., Chairman, Local Committee, Winby estate, Kadugannawa, on or before March 17, 1923.

W. L. KINDERSLEY,
Provincial Road Committee's Office,
Kandy, February 20, 1923.

Maintenance of Deniyaya-Hayes Road, 1922-23.

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 under-mentioned road during 1922-23, the Provincial Road Committee for the Southern Province, acting under the provisions of the Branch Roads Ordinance, No. 9 of 1907, have assessed the proportion due by each estate in the district interested in the maintenance, &c., of the said road, as follows:—

DENIYAYA-HAYES ROAD.

			1922-23.)	

Government moiety Private contributions Deduct balance of 1921–22		Rs. 5,158·50 Rs. 5,235·88 Rs. 8·48				
To be recovered	, ··	Rs. 5,227·40				
1st section, 1 mile.						

Total acreage, 5,293\(\frac{3}{4}\)—Moiety of cost, Rs. 517·56— Sectional rate, 9·7768c.—Total rate, 9·7768c.

, *•	Asses	sme	nt.
Proprietors or Agents. Estates	. Acreage.	${ m Rs.}$	c.
D. M. Rajapaksa Deniyaya	609	59	54
1st and 2nd sections,	2 miles.		•
Total acreage, 4,6842 Moiety of			

D. K. Dias Appu (1)		Kekunahena.	. 80			4	17
W. A. Kovis Appu (18)	٠.	يري المستداري			 ٠.	2	8
W. A. Sandiris (4)			. —	٠.		4	17
K. D. S. Kulasuriya (1)			. —			4	16
R. K. P. de Silva (1)	٠٠.	ري الأن كند اري ال				2	8

Total acreage,	4,6043 Moiety of cost, Rs. 1,035	·13
Sectional r	ate, 22 · 4796c.—Total rate, 43 · 3049	2c.
J. Anderson (G.	Steuart	
& Co.)	Handford 765	331 28

1st to 4th section, 4 miles.

10	t to	6th	section,	è	milai
ŤΩ	U UU	OUL	socioni,	.O	mmes.

Total acreage, 3,839\frac{3}{4}\top Molety of cost, Rs. 1,035\cdot 13\top Sectional rate, 26\cdot 9583c.\top Total rate, 70\cdot 2625c.

E. C. Anderson ... Anningkanda 775 ... 544 54

1st to 8th section, 8 miles.

Total acreage, 3,064\(\frac{3}{4}\)—Moiety of cost, Rs. 1,035:13—Sectional rate, 33 7753c.—Total rate, 104 0378c.

Lipton, Limited .. Panilkanda .. 852 .. 886 40

1st to 10.1 section, 10.1 miles.

Total acreage, 2,2123—Moiety of cost, Rs. 1,086 89—Sectional rate, 49 1194c.—Total rate, 153 1572c.

Proprietors or Agents.	Estates.	Acreage. Assessme	nt.
Haydella Tea and Rubber		Rs.	c.
Co., Ltd. (Whittall &			
Co.)	Hayes	$1,638\frac{3}{4}2,509$	86
Do.	Gongalla	574 879	12
		5,227	40

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before March 16, 1923.

Provincial Road Committee, F. Bartlett, Galle, February 8, 1923. Chairman.

Election of District Road Committee Member, Batticaloa.

IT is hereby notified that Mr. J. Aiyampillai, Kachcheri Mudaliyar has been appointed a member of the District Road Committee, Batticaloa, under section 33 of Ordinance No. 10 of 1861, to represent the Native community for the years 1923 and 1924.

District Road Committee Office, P. O. FERNANDO, Batticaloa, February 15, 1923. Secretary

Election of District Road Committee Member, Batticaloa.

IT is hereby notified that Mr. S. K. Wickwar has been appointed a member of the District Road Committee, Batticaloa, under section 33 of Ordinance No. 10 of 1861, to represent the European community for the years 1923 and 1924.

District Road Committee Office, Batticaloa, February 15, 1923. P. O. Fernando, Secretary.

Mallawapitiya-Rambadagalla 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 bridge on the branch road from Mallawapitiya to Rambadagalla during 1922-23, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on March 3, 1923, at 10 A.M., at the Kurunegala Kachcheri, proceed to assess the undermentioned estates to make up the private contributions:—

(Estimate No. 649)

	(Estimate)	3 1/	10. 049.	•		
ľ	Government moiety				Rs.	67 · 17
	Private contributions		Rs.	67 · 83		
	Less unexpended balance		Rs.	0.35		
				 ·	Rs.	67 · 48
	9th to 28	th	section.	-		
	Proprietors or Agents. Mr. F. N. Daniels Mr. T. B. Delwita Hon. Mr. T. Y. Wright Hop. Dr. H. M. Ferrando		Esta	tes.	Ac	reage.
Ì	Mr. F. N. Daniels	٠.	Kospot	uoyewat	ta	180
İ	Mr. T. B. Delwita		Pitawel	awatta		64
	Hon. Mr. T. Y. Wright	٠.	Shakerl	ey		1,250
	Hon. Dr. H. M. Fernando		Meegas	tenna		164
	The Superintendent, Norman	dy	Ū			
Ì	estate		Normar	adv		352
	Messrs. Bosanquet & Co,	٠	Pangall	a.		520
I	Messrs. H. Don Carolis & Sons	3	Ridi Uy	anwatta		233
	Messrs. Bosanquet & Co, Messrs. H. Don Carolis & Sons Mrs. A. Kalenberg	٠.	Stratfor	d		42
	Mr. A. S. L. Price		Ridigar	na.		1,352
,	K. M. N. M. RamanathanChet	tty	Mary	Land	alias	٠,
1	,		Kalis			
	Egoris Appuhamy		Veyang	oda		36
•	Sadiris Appuhamy		, do) .		38
•	Mr. T. B. Delwita		Delwita	Walaw	₩8	24
	The Central Tea Co. of Ceylo					
	Ltd		Delhena			504
	Messrs. James Finlay & Co.		Delwita	Group		2,568
	Mr. R. E. S. de Soysa		Nella O	ola		30 0
	Messrs. Harrisons & Crosfie	ld,				
	Ltd.					586
	Do		Keppiti	gala		708
	Mr. J. L. Kotelawala	٠.	Field V	iew		

H. L. HOPPER,

for Chairman.

Provincial Road Committee's Office,

Kurunegala, February 7, 1923.

	* •
Mallawapitiya-Rambadagalla Branch Road.	1st to 7th section, 3½ miles.
THE report of the Local Committee on the Mallawa-	Proprietors or Agents. Estates. Acreage.
L pitiya-Rambadagalla Branch Road having been	Mr. Mohamed Ali, J.P Kotakande 100
received, notice is hereby given that, in accordance with	
the provisions of section 19 of "The Branch Roads Ordi-	1st to 8th section, 4 miles.
nance, 1896," the Provincial Road Committee will, on	Hon. Dr. H. M. Fernando Aspokunawatta 321.
March 3, 1923, at 10 A.M., at the office of the Government Agent, Kurunegala, after hearing objections, if any, adopt,	Mrs. A. M. Abeysekera . Lindapitiyewatta . 56
alter, modify, or confirm such report, and will proceed to	Rawana Mana Suppiah
assess in the manner prescribed by the said section, the	Migolle Arachchi Leeniyagolla 30
proportion due by each estate on account of the moiety of	H. D. Sasira Attikkagahamulawatta 30
the cost of maintenance of the said road during 1922-23.	1st to 9th section, 4½ miles.
The Local Committee have recommended that the following	Mr. F. N. Daniels Kospotuovewatta 180
estates should be assessed for the sections and on the acreage	Mr. F. N. Daniels Kospotuoyewatta 180 Mr. T. B. Delwita Pitawelawatta 64
stated opposite to each :—	Hon. Mr. T. Y. Wright Shakerley 1,250
(Estimate No. D 294.)	♣
Government moiety Rs. 7,600 00 Private contribution Rs. 7,676 00	1st to 11th section, $5\frac{1}{2}$ miles.
Private contribution Rs. 7,676·00	Hon. Dr. H. M. Fernando Meegastenna 164
Less unexpended balance Rs. 1·56	1st to 14th section, 7 miles.
Less amount paid by	The Superintendent, Nor-
Bandara for motor	mandy estate Normandy 352
bus service Rs. 195 · 00	
Rs. 196.56	1st to 16th section, 8 miles.
——————————————————————————————————————	Messrs. Bosanquet & Co Pangalla 520
Rs. 7,479 · 44	let to 19th postion 0 miles
1st to 2nd section, 1 mile.	1st to 18th section, 9 miles.
· · · · · · · · · · · · · · · · · · ·	Messrs. H. Don Carolis and
Proprietors or Agents. Estates. Acreage.	Sons Ridi Uyanwatta 233 Mrs. A. Kalenberg Stratford 42
Mrs. J. A. Dona Thekala	
Hamine Mallawapitiya 100 Mr. Simon Fernando	1st to 23rd section, 11½ miles.
Mr. Simon Fernando Uyandanawatta 100	Mr. A. S. L. Price Ridigama 1,352
1st to 3rd section, $1\frac{1}{2}$ miles.	1st to 24th section, 12 miles.
Mr. G. D. John Fernando Uyandanawatta 60	
Natchee Appa Chetty (attor-	K. M. N. M. Ramanathan
ney of K. M. P. R. Muttu	Chetty Mary Land alias Kaliswara 140
Raman Chetty) Dangahamulawatta 23 Mr. A. Tennekoon (Estate sold by	12answara 140
Mr. A. Tennekoon (Estate sold by	1st to 25th section, 12½ miles.
Mr. Modder) 70 Mr. C. P. Markus Rhenil 165	Egoris Appuhamy . Veyangoda 36 Sadiris Appuhamy
	Sadiris Appuhamy do. 38
1st to 4th section, 2 miles.	Mr. T. B. Delwita Delwita Walawwa 24
S. S. N. Ramanathan Chetty. Galpottewatta 120	1st to 28th section, 14 miles.
Mr. P. Gooneratne Lizzidale alias Tara-	The Central Tea Co. of
potewatta 214	Ceylon, Ltd Delhena 504
1st to 5th section, 2½ miles.	Messrs. James Finlay & Co Delwita Group 2,568
Ram Banda, K. B. Dissa-	Mr. R. E. S. de Soysa Nella Oola 300
nayake and T. G. Dissa-	Messrs. Harrisons & Cros-
nayako Paragahamulawatta 40	field, Ltd Marlbe 586
	Do Keppitigala 708
1st to 6th section, 3 miles.	Mr. J. L. Kotelawala Field View 129
Mrs. W. G. Rockwood Galgodawatta 84	Provincial Road Committee's Office, H. L. HOPPER,
Dr. David Rockwood Kotakande 30	Kurunegala, February 7, 1923. for Chairman.

LOCAL BOARD NOTICES.

			penditure of the Sanitary istrict for the Year 1922.		i					
•	HORANA.									
Revenue.	Rs.	c.	Expenditure.	Rs.	c.					
Assessment tax Commutation tax	1,549 684		Salaries and allowances Temporary increase of	580	0					
Other taxes Stamp duty on licenses	85 753	Ō	salary Revenue services	175 87						
Fees on licenses Fines	172 134	50	Office contingencies		29 55					
Rents: public markets Conservancy fees	900 418	Ō	Purchase of stores Miscellaneous	86 72						
Cemetery fees Slaughter-house fees	97 117	Ō	Lighting and scavenging Upkeep of cemetery	2,454	60					
Miscellaneous receipts Government grant for loss	77	14	buildings Extraordinary Works.	187	16					
of revenue from opium	3,016	50	Construction of public	1,895	0:					
Advances repaid	8,005 78	38 29	Survey of trace of new road	150	0					
Balance on December 31.	8,083	67	Balance on December 31,	5,793	40					
1921	7,842	97	1922	10,133	24					
Total	15,926	64	Total	15,926	64					

	A	LUI	GAMA.	a.	
Revenue.	Rs.	c.	Expenditure.	··· Rs.	ċ.
Assessment tax Commutation tax Commutation tax Other taxes Stamp duty on licenses Fees on licenses Fines Rents: public markets. Conservancy fees Cemetery fees Slaughter-house fees Miscellaneous receipts	486 327 95 1,941 451 172	10 75 25 80 50 74 70 70	Salaries and allowances Temporary increase of salary Revenue services Office contingencies Cost of audit Purchase of stores Miscellaneous Lighting and scavenging Upkeep of roads Upkeep of cemetery buildings Repayment of loan, 4th instalment Extraordinary Works. Acquisition of land Survey of portion of the	530 156 347 99 39 123 247 3,131 785 726 1,350 318	88 5 99 27 60 59 75
Balance on December 31	7,838 1,294		Balance on December 31, 1922.	8,256 876	2 34
Total	9,132		Total	9,132	36

## PANDUM Part Par		ERÚWALA.		· · · · · · · · · · · · · · · · · · ·
Communication Accordance 1987			•	DURE.
Charles and Recenses 75 0 Charles on Houseand 75 0 Charles on Ho		90 Salaries and allowances 730 0		- · · · · · · · · · · · · · · · · · · ·
Same date on Necessite 1.00	Other taxes 9'	7 0 salary 168 0		
Catalary public markets 64 10 10 10 10 10 10 10 1	Stamp duty on licenses 32	0.70 Revenue services 447 80	Other taxes . 1.917 25	salary 667 76
Catalary public markets 64 10 10 10 10 10 10 10 1	Fines . 10	1 75 Cost of audit . 39 57	Fees on licenses	Office contingencies
December 1, 100 50 100	Rents: publc markets 64	3 10 Purchase of stores 113 50	Fines 98 0	Cost of audit 206 91
Second Comments 1,000 1,	Conservancy fees 50 Slaughter-house-fees 13	7 30 Miscellaneous 192 3 7 30 Lighting and scavenging 3.050 54	Rents: public markets 3,318 96 Conservancy fees 3.062 60	
Recollance received in the content of the content	Miscellaneous receipts 10	8 50 Upkeep of roads 425 61	Cemetery fees 362 60	Lightingstreetlamps, &c. 4.949 76
Part	j	buildings cemetery	Slaughter-house fees 764 20 Miscellaneous receipts 512 14	vancy conservancy 6.995 10
Sequidation of land of the following o	,	Repayment of loan, 4th	Governmentgrantforloss	Watering streets 2.967 50
Sequidation of land of the following o	,	Instalment 675 0	Refund of Police tax 7.100 38	Upkeep of roads and bridges 3 323 78
Received 1999 Fig. Fig		Acquisition of land 674 38	Proceeds sale of land	Upkeep of cemetery,
Rahatee on December 21, 1, 450 16 1022. 44.107 30 50 1022. 44.107 30 50 50 50 50 50 50 50	Sec. 2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Survey of the town 374 4	under the Panadure	public buildings 366 97
Second S		7,588 96	Interest on fixed deposit	Extraordinary Works.
Total 11,799 Tota	7,23	0 55 Balance on December 31.	of Rs. 20,000 320 55	Widening and improving
Total 17,00 00 Total 17,00 00 Commentation 15,00 00 Commentation		9 14	Total revenue 52.546 4	Construction of new mar-
## ADDUWA Rependiture Repe			Advance repaid 151 88	kets 14,945 0
## Advance repaid ## Age of the contraction of market. 2,000 the contraction of mark	Total . 11,79	9 69 Total . 11,799 69	Withdrawal of fixed deposits 32.612.10	Acquisition of lands 22,568 23
Recensure Rece			Do. investment in	provement Scheme 50,000 0
## Revenue. ## 8. c. Assessment tax	•	WA DDUWA.	British war loan 2,946 61	Clearing trace of new
Assessment tax			Security deposits 400 0	Construction of Tuduwa
Communication tax				new road 4,265 0
Other taxes of licenses 675 col. 1	Assessment tax 3,950 Commutation tax 3,560	3 78 Salaries and anowances 230 U		
Press on December 31, 2,303 2,470 5	Other taxes 7	5 50 salary 67 50		
Fine Fine	Fees on licenses . 39	9 70 Office contingencies 69 80	Balance on December 31	Balance on December 21
Conservancy fees	Fines 8	3 50 Cost of audit 38 46	1921, in Kachcheri 44,596 4	1922 8,175 46
Advances repaid 0,403 25 Each control of loan, 4th 075 0 Construction of markets 5,402 26 Balance on December 31, 0,500 65 1921 Total 12,142 84 Tota	Rents: public markets. 773	rurchase of stores . 48 16 3 0 Miscellaneous 145 00	Total 199 959 27	Total 199 959 47
Advances repaid	COMPOSTANTOS TOOM III TII	Lighting and scavenging 2,408 92		
Advances repaid 0,498 25	A	Upkeep of roads 1,746 0		W. E. GRENIER,
Advances repaid	•	instalment 675 0	Kalutara, February 15, 1923.	for Chairman.
Advances repaid 431 38 Balance on December 31, 2,742 64	· · · · · · · · · · · · · · · · · · ·	Construction of market . 3,462 50		
Advances repaid 431 83 Balance on December 31, 1921 Total 12,142 84 Total 12,142 44	9,40	9,400 20		
Balance on December 31, 2,470 59 Balance on December 31, 1,574 77 Total 4,4502 50 Commutation tax		1 38 Balance on December 31,	LOCAL BOARD	OF KALUTARA.
Description Present	9.83	9 63 1922 2,742 64	Statement of Revenue and Ex	nenditure for the Vear 1922
Total 12,142 84	Balance on December 31,		factorion of Revende and Ex	political of the feat 1022.
NEBODA	1921 2,30	3 21	Revenue. Rs. c.	Expenditure. Rs. c.
NEBODA	Total . 12,14	2 84 Total 12,142 84		0.00
Recentled Rs. c. Salaries and allowances Rs			Licenses 9,097 25 Rents 4 808 95	
Recentled Rs. c. Salaries and allowances Rs			Fines 247 25	Revenue services 1.245 73
Assessment tax		NEBODA.	Sundries 13.347 43	Sanitary charges 9,596 97
Stamp duty on licenses		<u>-</u>	·	Infectious diseases 392 78
Stamp duty on licenses			Total revenue 52,253 17	Upkeep of road 4,156 75
Purchase of stores 18	Commutation tax 34	2 0 Kevenue services 87 42 2 0 Cost of audit 13 20	Interests of fixed deposit. 750 0	ings and places 2.611 74
Retest ; public markets	Fees on licenses 4	8 0 Purchase of stores 65 75	Cash balance of January 1,	Purchase of stores . 12 0
Balance on December 31, 1,872 77 1921	Fines 3.	1 50 Miscellaneous 28 49	1922 13,989 67	Cost of audit 242 38
Balance on December 31, 1,674 1921. Total 4,352 36	Conservancy fees	8 54 Upkeep of cemetery	1, 1922 8,846 28	Cemeteries 778 23
Balance on December 31, 1,872 77		buildings 155 0	Interest on Bank current	Miscellaneous . 1,744 99
Balance on December 31, 1,873 77 1921 Total	•	instalment . 405 0	Investment in the Impe-	Improvements to Kalu-
Balance on December 31, 1,872 77 1922. Total 4,352 36 Total	0.45		rial Pank of India (fixed	tara North Government
Total 4,352.36	Release on December 31	Balance on December 31.	deposit) 15,000 0	Repayment of second
Total 1,952 50 Total 1,952 50		2 77 1922 2,807 52	1	instalmentandinterest
TEBUWANA Resenue Recenue Rec	Total 4.35	2 36 Total 4 352 36		ner cent. 2.437 50
Revenue	1000	1,002 00		·
Revenue]	Total expenditure 42,044 15 Refund of deposits 548 50
Revenue Rs. c. Expenditure Rs. c. Commutation tax 783 16 Commutation tax 785 Commutat	· · · · · · · · · · · · · · · · · · ·	TERIIWANA		Cash balance on Decem-
Revenue services 122 stores 123 stores 124 stores 125 stores			. ~	ber 31, 1922 26,203 97
Revenue services 122 stores 123 stores 124 stores 125 stores				account on December
Stamp duty on licenses	Commutation tax 30	1 90 Revenue services 122 35		31, 1922) 7,476 88
Purchase of stores	Stamp duty on licenses 41	6 71 Office contingencies 17 74		
Revenue. Resemble markets 713 37 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Fines 6	3 60 Purchase of stores 65 59	Total 91,271 50	Total 91,271 50
Statement of Assets and Liabilities at December 31, 1922.	Rents: public markets 71	3 37 Miscellaneous 41 98	}	
Eightifig and seavenging Repayment of loan, 4th instalment		3 80 buildings 38 0	Statement of Access and Tin	hilitias at December 04 4000
Balance on December 31, 1,607 74 1922 1,940 4 1922 1,940 4 1922 1,940 4 1922 1,040 18 Total 4,001 18 Total	-	Lighting and scavenging 736 56		•
Balance on December 31, 1,607 74 Balance on December 31, 1921		instalment ORR OR	I	1
Balance on December 31, 1921 1,607 74 Total 4,001 18 AGALAWATTA. Revenue. Assessment tax 590 25 Commutation tax Stamp duty on licenses 108 50 Fees on licenses 65 90 Fines 108 50 Fine			Due to contractors on se-	Cash in Kachcheri 26,203 97
AGALAWATTA. Revenue. Assessment tax 590 25 Commutation tax 108 50 Fees on licenses 65 90 Fines Beatine on December 31, 1921. Table 2021. Repartment of loan, 4th linstalment 1,999 68 Balance on December 31, 1921. Repartment of loan, 4th linstalment 1,999 68 Balance on December 31, 1921. Table 2,726 27 Table 2,726 27 Table 3,726 19 Total 4,001 18 Total 4,001 18 Total 48,680 8 Total 48,680 8 Total 48,680 8 Total 48,680 8 Kalutara, February 15, 1923. February 15, 1923. Kalutara, February 15, 1923. Feb	Balance on December 31.	Balance on December 31,	count of security 300 0	
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AGALAWATTA. Revenue. Rs. c. Assessment tax 590 25 Commutation tax 108 50 Fees on licenses 65 90 Fines 90 0 Rents: public markets Miscellaneous receipts 60 0 Rents: public markets 649 3 Revenue, Rs. c. Astrict and allowances 121 88 Cost of audit 9 9 Purchase of stores 23 5 Miscellaneous 246 80 Repayment of loan, 4th linstalment 1,999 68 Balance on December 31, 1921. Revenue. Rs. c. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Felocition of Unofficial Member, Local Board of Health and Improvement, Puttalam. Tielected to serve as Unofficial Member on the Local Board of Health and Improvement, Puttalam, for the year 1,707 27 Board of Health and Improvement, Puttalam, for the year 1923 and 1924. F. G. Tyrrell.	2220		Surplus balance 25,880 85	1
AGALAWATTA. Revenue. Rs. c. Assessment tax 590 25 Commutation tax 108 50 Fees on licenses 65 90 Fines 90 0 Rents: public markets Miscellaneous receipts 60 0 Rents: public markets 649 3 Revenue, Rs. c. Astrict and allowances 121 88 Cost of audit 9 9 Purchase of stores 23 5 Miscellaneous 246 80 Repayment of loan, 4th linstalment 1,999 68 Balance on December 31, 1921. Revenue. Rs. c. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Kalutara, February 15, 1923. Felocition of Unofficial Member, Local Board of Health and Improvement, Puttalam. Tielected to serve as Unofficial Member on the Local Board of Health and Improvement, Puttalam, for the year 1,707 27 Board of Health and Improvement, Puttalam, for the year 1923 and 1924. F. G. Tyrrell.			Total 48,680 85	Total 48,680 85
Revenue. Assessment tax Assessment tax Commutation tax Cost of audit Fines Rents: public markets Balance on December 31, 1921. 1,999 68 Ralance on December 31, 1921. Revenue services Expenditure. Balance on December 31, 1921. Reprediture. Res. c. Expenditure. Balance on December 31, 1921. Reprediture. Res. c. Expenditure. Balance on December 31, 1922. Reprediture. Res. c. ARTHUR DE ARREW. Chairman, Urban District Council. Kalutara, February 15, 1923. Flection of Unofficial Member, Local Board of Health and Improvement, Puttalam. To is hereby notified that Mr. A. E. Strong has been elected to serve as Unofficial Member on the Local Board of Health and Improvement, Puttalam, for the year 1923 and 1924. F. G. Tyrrell.		AGALAWATTA.	· · · · · · · · · · · · · · · · · · ·	1
Assessment tax 436 0 Commutation tax 436 0 Stamp duty on licenses 65 90 Fees on licenses 90 0 Fines Rents: public markets 649 3 Miscellaneous receipts 108 50 Miscellaneous receipts 108 50 Miscellaneous 109 0 Miscellaneous 100				ARTHUR DE ABREW.
Commutation tax Stamp duty on licenses 108 50 Frees on licenses 90 0 Purchase of stores 23 5 Frees on licenses 90 0 Purchase of stores 90 0 Frees on licenses 90 0 Purchase of stores 90 0 Frees on licenses 90 0 Purchase of stores 90	••••	00 25 Salaries and allowances . 40 53	Kalutara, February 15, 1923.	Chairman, Urban District Council.
Stamp duty on licenses	Commutation tax 4	36 0 Revenue services 121 88		
Rents: public markets	Stamp duty on licenses 19	OS OU COST OF AUGIT 9 9 S5 90 Purchase of stores 23 5	1	
Rents: public markets 64 9 3 Unkeep of cemetery buildings (Unkeep of cemetery buildings Repayment of loan, 4th instalment 1,012 50 Repayment of loan, 4th instalment 1,012 50 Repayment of loan, 4th instalment 1,017 60 Ralance on December 31, 1921 Repayment of loan, 4th instalment 1,017 60 Ralance on December 31, 1922 The same of Health and Improvement, Puttalam. To be a supplied markets 449 3 0 00 00 00 00 00 00 00 00 00 00 00 00			Election of Unofficial Mem	ber, Local Board of Health
Balance on December 31, 1999 68 Balance on December 31, 725 19 Balance on December 31, 1992 87 Ba	Times Avenue A	19 2 Lighting and scavenging 207 50	and Improvem	ent, Puttalam.
Balance on December 31, 725 19 Balance on December 31, 725 19 Balance on December 31, 1,017 60 Total 2,724 87 Total 2,724 87 F. G. Tyrrell.	Miscellaneous receipts			
Balance on December 31, 725 19 Balance on December 31, 725 19 Balance on December 31, 1,017 60 Total 2,724 87 Total 2,724 87 F. G. Tyrrell.		Repayment of loan, 4th	T is hereby notified that	Mr. A. E. Strong has been
Balance on December 31, 1999 68 725-19 Ralance on December 31, 1921 1,707-27 1921 1,017-60 1923 and 1924. F. G. Tyrrell.	• • •		l _L elected to serve as Une	official Member on the Local
Balance on December 31, 725-19 1922 1,017-60 1923 and 1924. F. G. Tyrrell.	1,9	99 68 Relance on December 61 1,707 27	Board of Health and Improve	ement, Puttalam, for the year
F. G. TYRRELL.	Balance on December 31,	25.19 1922. 1,017 60	1923 and 1924.	
Februray 19, 1923. Government Agent.	1921			F. G. TYRRELL.
	g Total 2,7	2,124 01	Februray 19, 1923.	Government Agent.
	• (** • *-			

THE SANITARY BOARD, AMBALANGODA.

Statement of Revenue and Expenditure for the Year 1922.

Revenue.	Rs. c.	Expenditure.	Rs.	c.
Balance brought forward	6,704 1	Salaries	1,021	38
Assessment tax	2,487 20	Lighting	1,546	0
Fines	157 0	Scavenging and conser-	•	
Compensation on account		vancy	3,979	58
of loss of revenue from		Commission to collectors,	-	
opium	3,750 1	&c	456	
Marketrents	2,327 65	Acquisition of land	32	66
Slaughter-house fees	17 75	Repayment of loan from		_
Private latrine fees	721 50	Government	375	0
Cemetery fees	5 0	Drainage		25
Stamp duty on licenses	788 54	Maintenance of roads	952	
Road tax	1,965 70	Repairs to buildings	700	
Dog registration fees	14 50	Cost of vehicle plates	304	79
Taxation on a motor car.	$\begin{array}{ccc} 30 & 0 \\ 211 & 82 \end{array}$	Conservancy of private	258	Λ
Miscellaneous receipts	211 82	Destruction of dogs	142	50
		Miscellaneous payments.	1,077	99
		Balance in hand	8,251	
		Donald II Halle		
Total	19,180 68	Total	19,180	68
		The second secon		

SANITARY BOARD, DODANDUWA

Statement of Revenue and Expenditure for the Year 1922.

Revenue.	Rs.	c.	Expenditure. Rs. c.
Balance brought forward Assessment tax		50 32	Salaries 770 6 Scavenging and conser-
Stamp duty on licenses	322 1	16	vancy 1 1.560 0
Cemetery fees Road tax Husk kraal fees		0 20 20	Commission to collectors, &c
Fines	157 1	ĬŎ O	Government 520 0 Acquisition of land for a
Dog registration fees Miscellaneous receipts		ŏ	latrine 91 98 Maintenance of roads 500 0
	-	·	Repairs to buildings 81 65 Drainage 250 0
			Miscellaneous payments. 391 6 Balance in hand 899 13
Total	5,403 8	58 —	Total 5,403 58

THE SANITARY BOARD, HIKKADUWA. Statement of Revenue and Expenditure for the Year 1922.

Revenue.	Rs. c.	Expenditure. Rs. c.
Balance brought forward Assessment tax Market rents Fines Road tax Stamp duty on licenses Dog registration fees Hush kraal fees Miscellaneous receipts Government contribution for latrines	1,188 92 1,584 48 56 40 92 0 1,499 50 243 0 18 0 196 10 173 49 2,000 0	Salaries Scavenging and conservancy Commission to collectors, &c. Repairs to roads trict School Committee Miscellancous payments Construction of 2 latrines Balance in hand Solve 1,020 0 1,020 0 1,051 06
Total	7,051 89	Total 7,051 89
Galle Kachcheri, February 17, 1923.	.,	T. W. GOONEWARDENE, for Chairman.

HEALTH LOCAL BOARD \mathbf{OF} IMPROVE MENT. KEGALLA.

Statement of R	evenue	and	Expenditure for the Year 1922.
Revenue.	Rs	. с.	Expenditure. Rs. c.
	2,2 1,89 10	04 65 45 81 91 5 02 25 29 48 80 18 25 0	
Balance on December	31,	36 42 09 51	Balance on December 31,
Total	15,0	45 93	Total 15,045 93
Liabilities.	Re	. с.	
Surplus balance Payment order outstar ing	5,0 nd- 	20	Cash at Kachcheri 5,066 65
Total	5,0	66 65	Total 5,066 65
Local Board, Keg February 7, 192			G. S. WODEMAN, Chairman.

TRADE MARKS NOTICES

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

- (1) Application No. 2,710.
- (2) Date of Receipt: August 19, 1922.
- (3) Applicant (Proprietor of the Trade Mark): WIL-LIAM HOLLINS & COMPANY, LIMITED (a Company duly incorporated under the laws of England), 24, 25, and 26, Newgate street, England; and Pleaseley Works, near Mansfield, Notting hand the England; Spinners and Man facturers.
- (4) Address for service in the Island: Julius & Creasy, Bristol buildings, York street, Fort, Colombo
 - (5) Classes: (a) Thirty-four; (b) Thirty-eight.
- (6) Goods: (a) In Class 34 in respect of cloths and stuffs of wool, worsted or hair; (b) in Class 38 in respect of articles of clothing.

(7) Mark



Registrar-General's Office. Colombo, February 21, 1923.

N. W. MORGAPPAH, Acting Registrar-General.

- N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :-
 - (1) Application No. 2,762.
 - (2) Date of Receipt: November 4, 1922.
- (3) Applicant (Proprietor of the Trade Mark): EXCEL-SIOR MOTOR MANUFACTURING & SUPPLY CO. (a Corporation organized under the laws of the State of Illinois, United States of America), 3,701, Cortland street. Chicago, Illinois, United States of America; Manufacturers.

 (4) Address for service in the Island: Julius & Creasy. Bristol building Floork street, Fort, Colombo.
- - (5) Class: Twenty-two.
 - (6) Goods: Motor cycles and bicycles
 - (7) Mark:



No claim is made to the exclusive use of the letter

Registrar-General's Office, N. W. MORGAPPAH, Colombo, February 21, 1923. Acting Registrar-General.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

(1) Application No. 2,777.

(2) Date of Receipt: November 14, 1922.

(3) Applicant (Proprietor of the Trade Mark): CON-GENEGE SERAPHIM ANTONY, carrying on business under the name and style of "C. S. ANTONY & CO." No. 12, Fifth Cross street, Pettah, Colombo.

(4) Address for service in the Island, if any

(5) Classes: (a) Four; (b) Forty-two; (c) Fifty.
(6) Goods: (a) In Class 4 in respect of coconut oils used in manufacture; (b) in Class 42 in respect of coconut oils for human use; (c) in Class 50 in respect of coconut oils, not included in other classes.

(7) Mark:



The essential particular of the Trade Mark is the device of the closed keys enclosed by an ornamental circle, and no claim ade to the exclusive use of the added matter, except in so as it consists of the applicant's trading style.

Registrar-General's Office, Colombo, February 14, 1923.

M. S. SRESHTA, Registrar-General:

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

Application No. 2,809.

(2) Date of Receipt: February 2, 1923.

(3) Applicant (Proprietor of the Trade Mark): BURRELL & COMPANY, LIMITED (a Company incorporated under the laws of the United Kingdom of Great Britain and Ireland), Burrell's Wharf, Millwall, London, E.; and 40, Trinity Square, London, E. C., England; Colour and Varnish Makers, Oil Boilers, and Befiners. (4) Address for service in the Asland: Julius & Creasy,

Bristol buildings, York street, Fort, Colombo.

(5) Classes: (a) One; (b) Four.

(6) Goods: (a) Chemical substances used in manufactures, photography, or philosophical research, and anticorrosives; (b) in Class 4 in respect of raw or partly prepared, vegetable, animal, and mineral substances used in manufactures not included in other classes.

(7) Mark:



This Trade Mark has been in use by the applicants and their predecessors in business for three years prior to the coming into operation of the Ordinance.

Registrar-General's Office, Colombo, February 21, 1923.

N. W. MORGAPPAH, Acting Registrar-General.

N compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised:

(1) Application No. 2,810.(2) Date of Receipt: February 2, 1923.

(3) Applicant (Proprietor of the Trade Mark): THE ARMAND COMPANY, (a Corporation organized under the laws of the State of Iowa, United States of America), No. 124 Decimons street, City of Des Moines, County of Polk, State of Iowa, United States of America; Manufacturers

(4) Address for service in the Island : Julius & Creasy, Bristol buildings, York treet, Fort, Colombo.

(5) Class: Forty-eight. (6) Goods: Fage fowder, cold-cream, hair-wash, toothpaste, rouge, shampoo preparations, perfume, and toilet soap.

(7) Mark:



Registrar-General's Office, N. W. MORGAPPAH. Colombo, February 21, 1923. Acting Registrar-General.

NOTIFICATIONS UNDER "THE **PATENTS** ORDINANCE, 1906,"

THE following Specification has been accepted:-

No. 1,965 of January 4, 1923.

Douglas Hastings Balfour. Improvements in processes for manufacturing Volatile or Sublimable Alkaloids like Caffeine, Theobromine and the

like from their raw products.

Abstract.—The applicant describes a process for obtaining volatile alkaloids, such as caffeine and the like from their roducts. The raw product, as for example tea dust, is raised to a temperature of about 200°C, either by external heating or by the slow combustion of the raw product in a controlled current of air; the vapours containing the volatile alkaloid then pass to a condenser where the alkaloid is condensed and retained.

The claims are:

A process for extracting volatile alkaloids from their raw products by raising the temperature of the raw products to the temperature of volatilisation of the alkaloid and condensing the vapors as described before.

A process for extracting volatile alkaloids from their raw products by raising the temperature by means of direct fire or hot gases or superheated steam or by allowing the raw products to burn or carbonise in a controlled current of air or any other suitable means of raising the raw product to the desired temperature and condensing the vapors so given off as described before.

3. A process for extracting volatile alkaloids by allowing the raw products to carbonise or burn in a current of air charged with water vapor or in a current of air and a current of water vapor introduced into the still to keep the temperature in the still down and condensing the resultant vapors as described above.

No drawings.

W. N. RAE, Registrar of Patents.

J. R. WALTERS,

Assistant Government Agent.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

(Continued from page 523.)

Prices of Foodstuffs		•			esal	-	•		tail.	1		Per	F	ts. c.	i	Per		leta Rs.
		Per			e.	Per			. C.	Dried Chillies					lb.			0 ;
Paddy, Country		Bushel		2	88	Measure					• •				de			0 2
addy, Imported		do.									• •	_	• •		Mea	sure	• •	0 4
lice, Country		do.		_		do.					• • .		• •	_	lb.			0 3
lice, Kara		do.		5	37			0	17	Mustard	• •		• •		Mea			0;
lice, Kallunda		do.				do.			18	Turmeric	• •		• •	· 	lb.			0 4
lice, Sulai		do.				. do.			17		• •		••,		de			0 2
ice, Muttusamba		do.			50				24					_	de			0 1
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aw Rice (Batavia)	• •	do.	••	٠.	. ·	do.			<u> </u>	Jaggery				_	Bun		3	0 - 3
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reen Peas	• •		• •		•	do.	•,•,		20	1 ~ 0 % ~					Mea	sure		0
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lundu	• •		• •	-		do.	• •	0		Kerosine Oil, Daylight					d			0
ram	• •		• •	-	_	do.	• •		16	Kerosine Oil, Elephan			• •		34.	J•	• •	v
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merican Flour	• •	_	• •	-	_	do.	• •		14	Kerosine Oil, Monke			• •	_	·······································	•	• •	v
hee, Cow	~· •		• •	-	_	Seer	• •	5		Brand	'y				d	_		0 :
hee, Buffalo	• •			-	_	do.	• •	2			•		• •	_			••	
ilk				-		Bottle		0		Bulk Oil, Rising Sun	•	-	• •		d			0
otatoes (Indian)				-		lb.		0	11	Matches, Three Stars	•		• •	_	Pac		of	_
otatoes (Bangalore)				-	_	do.			_,	l						2 box	89	0
nions (Bombay)				٠ _		do.		0	10		• • * *	_	• •	_	de	э.	• •	0
nions, Red				_		do.		0	6	Beef	•	_	• •		lb		••	0
ead				_		1-lb. loaf		0	18		•		• •	_	do		• •	0
эа				_		lb.		1	38	Pork		_	• •		de	Э.		0
offee				_		. do.			56	Chicken	•				Eac	h	5	0-7
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gar, Crepe			•		_	do.	••		20	Dry Fish (Maldive)					de	o		0
gar, Ceylon	• •		• •	_	_	. do.	• •	v	20							, \		-
gar Candy	• •		• •			do.	• •	Δ.	32									
	••		••			do.	• •	-	-				0	ш	N. SAU			
gar, Brown	• •		• •	_	_	uo. Measure	• •		12	The Manie and Office	_	T75		Д., А	IN. DAU	NDE	RS,	•
alt	••		• •	_		lb.	• •		6	The Municipal Office Colombo, February 23.	, 100	a Thim	TRION	WRRI	BURDU TO	ene.	Ona.	ш
dt	• •		• •	_	_	1D.	• •	U	U	Colombo, reprusry 23,	192	ð.	IV	unic	ipal Co	uncil	•	

SPECIFICATION.-Irrigation Works, Northern Province.

CUPPLEMENTARY specification showing all lands found to be capable of irrigation by the Mamadu Tank, in addition to the specification which appeared in Government Gazette No. 7,243 of February 10, 1922, the names of proprietors, and the contributions payable in respect of each land.

Land paying a Rate of Re. 1 per Acre per Annum, subject to revision at any time.

Preliminary plan 5,279. Name of Allotment of Land or Field—Kongalakatuwela. Date of Sale—September 26, 1921. tuwela. Date of Sale——september 20, 1921

No. and Date of
Colonial Secretary's

Area Amount Rate Letter authorizing
exempted. exempted. exempted. exempted of Exemption, and
Period of Exemption. No. of Lot or Survey Refer-Total Amount Due. Name of Owner. Extent. ence. tion granted. A. R. P. Rs. c. Rs. c. Rs. c. A. B. P. Rs. c. Rs. c. 214.. 1 ..N. Udaiyare of Pirappa-18 0.. 1 3 0 5 .. 18 0... maduwa Preliminary plan 5,278. Name of A 6 ..H. Banda of Mamade, K. Name of Allotment of Land or Field—Polugahawelaihala. Date of Sale--December 20, 1921. 215.. Kirihamy of Mamade
..N. Banda of Mamade 0.. 241 0 0.. 25 0.. 1 ٠, 1 4 2 11 217.. Do. 2 0.. 46 0.. 2 11 ..N. Banda, N. Udaiyare, K. G.Kapurale, allof Mamade 4 218.. 10 0 4 .. 86 0.. 86 0..4 4 Preliminary plan 5,175. Name of Allotment of Land or Field—Pahalakatuwela.

1 ..(1) Punchirale Velvidanage
Kandata, (2) Naiduralage
Velatage, both of Mamade 4 0 8 .. 90 0 .. 90 0 .. 4 5 .. — Date of Sale-4 5 13 1 1 13 25 13 25 AMENDED SUMMARY. Extent. Total. в. р. 0 12 Rs. c. Paying Re. 1 per acre per annum in perpetuity Private lands 451 451 29 Paying Re. I per acre per annum, subject to revision 2 Do. .. 101 2 27 at any time 101 71 552 2 39 553 0 Area exempted 1 0 19 Amount exempted ... 1 12 Total area paying rate 2 20 . 551 551 88

The Kachcheri,

Mullaittivu, December 16, 1922.

SPECIFICATION.—Irrigation Works, Northern Province.

UPPLEMENTARY specification showing lands found to be capable of irrigation by Iratperiyakulama Tank, in addition to the specification which appeared in Government Gazette No. 7,239 of January 27, 1922, the names of proprietors, and the contributions payable in respect of each land.

	Preliminary plan 4,802. Name	te of Re. 1 per Acre of Allotment of La	nd or Field	-Pavatk	ulamapara.	. Date of Sale-	No. and Date of	
No. St	ot or	7ner.	Extent.	Amount sold for	Date.	due. empted. emp	Int Letter authorizing Exemption, and Apted. Period of Exemption granted.	due.
110	8 N. Jayanhamy of Iratpe 11 K. Ukku Banda of Madu reliminary plan 5,403. Name of 2 N. Jukkurala, G. Wanni S. Dingiri, all of Iratpo	ama of Iratperiyakulama riyakulama ikanda of Allotment of Lan hamy, S. Kandate, priyakulama	0 3 20. 0 0 35. 0 0 28. 0 3 3. d or Field—	. 5 50 . 4 50 . 17 0 -Mahakatı	5 50 4 50 17 0 awelapahal	0 17— 0 77—		Rs. c. 0 87 0 22 0 17 0 77 8 31
111	3P. Kadirate, V. Bandate Iratperiyakulama Preliminary plan 5,405. Nar	••	6 0 19		.222 0			6 12
113	Ettani, P. Petti, P. Kar P. Tikirale, P. Ukku I singhe, all of Iratperiy 5K. Kapurala Korala, A. (Tikirala, S. Kapurala Guni Ettani, K. Kapura kulam	Ettani, W. V. Suba- akulama Name of Allotment Firanji Ettani, K. A. , K. Appurala, V.	5 3 31 of Land of	· Field—V	eragahaida . 72 0	3 29 —	<u>.</u>	5 94 3 29
*	•	•	25 2 33		·	25 69	<u>:</u>	25 69
	1. Private lands 2. Do.	Extent. A. R. P. 408 0 6 1	Paying Re.	l per acre 1 per acre		n in perpetuity n, subject to revis	Total. Rs. c. 408 17 sion 82 20	
•	Area exempted	490 0 39 5 3 29	at any tir	щ о		••	490 37 5 93	
	Total area paying rate	484 1 10		·			484 44	
1 M	The Kachcheri Iullaittivu, March 31, 1922,					Assist	J. R. WALTERS, ant Government Ag	ent.