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Part I.—General.

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APPOINTMENTS, &c., BY THE GOVERNOR.

No. 199 of 1922.

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

- · Mr. E. M. C. JOSEPH to be, in addition to his own duties, Additional District Judge and Police Magistrate, Colombo, during the absence of Mr. N. J. LUDDINGTON, from June 2 to 5, 1922, or until the resumption of duties by that officer.
- Mr. C. COOMABASWAMY to act in the office of Commissioner of Requests, Colombo, and Additional Police Magistrate, Colombo, with effect from May 29, 1922, until further orders.
- Mr. L. W. DE SARAM to act as Additional Police Magistrate, Colombo, Negombo, and Avissawella, and Additional Commissioner of Requests, Avissawella, during the absence of Mr. E. W. Kannangara, on June 3, 4, 11, and 18, 1922.
- Mr. J. E. DE ZOYSA to be Additional District Judge, Negombo, for June 13, 1922.
- Mr. C. E. DE Vos to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Galle, during the absence of Mr. T. B. RUSSELL, from June 3 to 5, 1922, or until the resumption of duties by that officer.
- Mr. T. M. FERNANDO to act as Commissioner of Requests and Police Magistrate, Chilaw and Marawila, and Additional District Judge, Chilaw, from June 2 to 4 1922, during the absence of Mr. C. F. INGLEDOW, or until the resumption of duties by that officer.

- Mr. F. MARKUS to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate, for the judicial division of Kurunegala, from June 2 to 4, 1922, during the absence of Mr. PASARAVANAMUTTU, or until the resumption of duties by that officer.
- Mr. V. S. Wickramanayake to be Additional Police Magistrate, Tangalla, for May 30, 1922.
- Mr. STEPHEN VAUX to be a Justice of the Peace and Unofficial Police Magistrate for the District of Colombo, during the absence of Mr. C. L. VIZARD.
- Mr. A. C. Yates to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Nuwara Eliya-Hatton, in place of Mr. C. J. MARZETTI.
- Mr. E. C. VILLIERS to be a Justice of the Peace for the Province of Sabaragamuwa and Unofficial Police Magistrate for the judicial divisions of Ratnapura and Kegalla.
- Notice No. 152 of 1922, appearing in Government Gazette of April 21, 1922, is hereby cancelled in so far as it relates to the appointment of Mr. E. C. VILLIERS.
- Mr. G. W. GREENSHIELDS to be a Justice of the Peace and Unofficial Police Magistrate for the judicial division of Ratnapura.
- Mr. Allen Coombe, under the provisions of section 23 of Ordinance, No. 10 of 1861, to be an Additional Member of the District Road Committee, Kalutara, for the years 1922, 1923, and 1924, in place of Mr. G. H. Joliffe.

Mr. A. S. Arulampalam, under the provisions of section 8 of Ordinance, No. 8 of 1907, to be a Member of the District School Committee, Jaffna, in place of Mr. A. A. Ward, until December 31, 1922.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 1, 1922. B. Horsburgh, Acting Colonial Secretary.

No. 200 of 1922.

IS EXCELLENCY THE GOVERNOR, in pursuance of the powers in him vested by section 372 of "The Civil Procedure Code, 1889," has been pleased to appoint Mr. S. OBEYESEKERA, President, Village Tribunals, Morawak korale, to administer the oaths or affirmations which are necessary to the making of the affidavits mentioned in section 371 of the said Code for the Morawak korale.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 31, 1922. B. Horsburgh, Acting Colonial Secretary.

No. 201 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased, in terms of section 4 (1) of Ordinance No. 37 of 1921, to appoint Mr. A. P. GOONETILLEKE to be a Member of the Estate Products Committee of the Board of Agriculture.

By His Excellency's command,

Colombo, June 1, 1922.

B. Horsburgh, Acting Colonial Secretary.

No. 202 of 1922.

IIS EXCELLENCY THE GOVERNOR been has pleased to appoint Mr. WILLIAM KEVITT SMYTH HUGHES, at present practising as a Notary Public throughout the

judicial division of Kandy, to be a Notary Public at Colembo and throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command;

Colonial Secretary's Office, Colombo, May 25, 1922. B. Horsburgh, Acting Colonial Secretary.

No. 203 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. TIRUGNANA SAMPANDER SIVASIDAMBARAM, at present practising as a Notary Public at Mannar, to be a Notary Public throughout Islands and Punkari divisions of Jaffina District, with residence and office at Mandativu, and an additional office at Cheddiyarkurichchi, and to practise as such in the Tamil language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 30, 1922. B. Horsburgh, Acting Colonial Secretary.

No. 204 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ALVAPILLAI SIVACOLUNDU, at present practising as a Notary Public throughout the judicial division of Kandy, to be a Notary Public at Anuradhapura and throughout the judicial division of Anuradhapura, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 26, 1922. B. Horsburgh, Acting Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

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

PASKUWELGE DON BARTHOLOMEUSZ JAMES: WICKRAMA-SINGHE (provisionally) to be Registrar of Births and Deaths of Andiambalama division, and of Marriages (General) of Dasiyapattuwa of Alutkuru korale north division, in the Colombo District of the Western Province, with effect from June 2, 1922, vice Don Andris Wickramasinghe Gunawardana, resigned. His office will be at Diulgahawatta in Amandoluwa, on Mondays, Tuesdays, Thursdays, Fridays, and Saturdays, and additional office at Hedawakagahawatta in Andiambalama on Wednesdays.

WALIMUMI BASTIAN MENDIS ABEYESEKERA as Deputy Registrar of Births and Deaths of Panadure town division, in the Kalutara District of the Western Province with effect from June 10, 1922, vice E. A. JOSEPH PERERA, transferred. His office will be at the Civil Hospital, Panadure.

Dr. APPU HENNEDIGE THEODORE DE SILVA to be Additional Deputy Registrar of Births and Deaths of Nuwara Eliya town division, in the Nuwara Eliya District of the Central Province, with effect from May 25, 1922, vice Dr. B. S. JAYAWARDENA, transferred. His office will be at the Civil Hospital, Nuwara Eliya.

OJIYAS DE SILVA WIJEGUNAWARDENA (provisionally) as Registrar of Births and Deaths of Balapitiya division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, with effect from June 1, 1922, vice N. A. W. M. SENANAYAKA, dismissed. His office will be at Mahawatta in Randombe.

By His Excellency's command,

Colonial Secretary's Office, B. Horsburgh,
Colombo, May 30, 1922. Acting Colonial Secretary.

THE following appointments made under section 2 of Ordinance No. 22 of 1921 are hereby notified:—

A. A. GUNAWARDENA to act as Registrar of Lands, Anuradhapura, for four days from June 3, 1922, during the absence of the Registrar, A. W. DE SHVA, on leave.

A. A. Gunawardena to act as Registrar of Lands, Anuradhapura, for ten days from May 24, 1922, during the absence of the Registrar, A. W. DE SILVA, on leave

Registrar-General's Office, Colombo, May 30, 1922. M. S. SRESHTA, Registrar-General.

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 Kuruwita Arachener Don Ratnasekera to act as Registrar of Births and Deaths of Mulleriyawa

division, and of Marriages (General) of Adikari pattuwa of Hewagam korale division, in the Colombo District of the Western Province, for eight days from June 6, 1922, during the absence of the Registrar, Mudalige Don Carolis, on leave. His office will be at Telabugahawatta in Mulleriyawa.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Charles Solomon Ranawaka to act as Registrar of Births and Deaths of Welgama division, and of Marriages (General) of Gangaboda pattu division, in the Kalutara District of the Western Province, for two weeks from May 25, 1922, vice D. E. Ranawaka-achchi, resigned. His offices will be at Egaloiyawatta in Bulatsinhala and Delpawatta in Mahagama.

The Additional Assistant Provincial Registrar, Kandy, has appointed RATNAYAKA MUDIYANSELAGE PUNCHI BANDA to act as Registrar of Births and Deaths, and of Marriages (General) of Uda Hewaheta, No. 3 division, in the Kandy District of the Central Province, for seven days from June 5, 1922, during the absence of the Registrar, J. M. DINGIRI BANDA, on leave. His office will be at Galagodakelepatana in Daraoya.

The Assistant Provincial Registrar, Kandy, has appointed UDURAWANA ABAYAKOONWALAWWE TIKIRI BANDA to act as Registrar of Births and Deaths, and of Marriages (General) of Patadumbara, No. 3 division, in the Kandy District of the Central Province, for ten days from June 5, 1922, during the absence of the Registrar, D. M. B. TIKIRI BANDA, on leave. His office will be at Bulatwattewalawwa in Yatawara.

The Additional Assistant Provincial Registrar, Matale, has appointed Wickramasinghe Nawaratna Abeykoon Pandita Wahala Mudivansela Seneviratne Banda Hapugoda to act as Registrar of Births and Deaths of Gampahasiya pattu division, and of Marriages (General) of Matale South division, in the Matale District of the Central Province, for May 27, 1922, during the absence of the Registrar, H. M. B. Dorakumbura, on leave. His office will be at Dissawewalawwewatta in Dorakumbura; station: Talgasyaya in Madawala.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Charles Jayasundera Rupasinghe to act as Registrar of Births and Deaths of Uduwaka division, and of Marriages (General) of Morawak korale division, in the Matara District of the Southern Province, for thirty days from June 5, 1922, during the absence of the Registrar, D. J. A. Rupasinghe, on leave. His office will be at Hapugahawalawatta in Deniyaya.

The Additional Assistant Provincial Registrar, Matara, has appointed Don Samel Perera Wijedoru to act as Registrar of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for seven days from May 22, 1922, during the absence of the Registrar, P. P. Wijedoru, on leave. His office will be at Kalegewatta in Gandara.

The Additional Assistant Provincial Registrar, Matara, has appointed Gangodagamage David Dias Gunasekere to act as Registrar of Births and Deaths of Midigama division, and of Marriages (General) of Weligam korale division, in the Matara District of the Southern Province, for thirty days from June 1, 1922, during the absence of

the Registrar, D. A. DE SILVA, on leave. His offices will be at Dammulagegahalahenewatta in Midigama and Dediyagalagewatta in Hettiweediya, Weligama.

The Additional Assistant Provincial Registrar, Hambantota, has appointed John Fredrick Dissanayaka to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for four days from May 24, 1922, during the absence of the Registrar, D. C. DISSANAYAKA, on leave. His office will be at Walawwewatta in Nakulugamuwa.

The Assistant Provincial Registrar, Jaffna District, has appointed MURUGESAR MAYHVAGANAM to act as Registrar of Marriages (General) of Jaffna division, in the Jaffna District of the Northern Province, for three days from May 22, 1922, during the absence of the Registrar, E. T. HITCHCOCK, on leave. His office will be at the Jaffna Kachcheri.

The Assistant Provincial Registrar, Jaffna District, has appointed Anantar Arumukam to act as Registrar of Births and Deaths, and of Marriages (General) of Tunukkai division, in the Jaffna District of the Northern Province, for thirty days from June 15, 1922, during the absence of the Registrar, A. Anantar, on leave. His office will be at Puliyadivalavu in Alankulam.

The Assistant Provincial Registrar, Mullaittivu, has appointed Gnaniar Selvanayagam to act as Registrar of Births and Deaths of Melpattu South and Udayavur South division, and of Marriages (General) of Melpattu East, South, and Udayavur South division, in the Mullaittivu District of the Northern Province, for four days from May 25, 1922, during the absence of the Registrar, K. Chinniah, on leave. His office will be at Ananthar, Puliyankulam.

The Assistant Provincial Registrar, Kurunegala District, has appointed NAVARATNA TILLAKA WASALA PANDITA MUDIYANSELAGE PUNCHI BANDA NAVARATNA to act as Registrar of Births and Deaths of Madure korale division, and of Marriages (General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, for seven days from May 23, 1922, during the absence of the Registrar, R. B. BOYAGODA, on leave. His office will be at Paragoda.

The Additional Assistant Provincial Registrar, Puttalam, has appointed ABEYARATNA HERAT MUDIYANSELAGE MUDIYANSE to act as Registrar of Births and Deaths, and of Marriages (General) of Pandita pattu division, in the Puttalam District of the North-Western Province, for eight days from May 26, 1922, during the absence of the Registrar, T. B. Wadigamangawa, on leave. His office will be at the permanent Registrar's office at Wadigamangawa.

The Assistant Provincial Registrar, Badulla, has appointed WAYADENAGEDARA ADIKARI MUDIYANSELAGE MUTU BANDA to act as Registrar of Births and Deaths of Medagam pattu division, and of Marriages (General) of Wellassa division, in the Badulla District of the Province of Uva, for thirty days from June 1, 1922, during the absence of the Registrar, A. M. KALU BANDA, on leave. His office will be at Yakunnawa.

Registrar-General's Office, Colombo, May 30, 1922. M. S. SRESHTA, Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1920."

The Constituency of the European Electorate (Rural).

OTICE is hereby given that Mr. Thomas Yates Wright, of Shakerley estate, Kurunegala, has been duly elected as Member of the Legislative Council for the above-named constituency.

Colonial Secretary's Office, Colombo, May 30, 1922.

B. Horsburgh,
Acting Colonial Secretary.

T is hereby notified that an examination under the regulations of December 17, 1920, for gentlemen in the Civil Service will be held in the Council Chamber on Monday, July 17, 1922, at 10 A.M., and following days, namely:

Monday, July 17

Sinhalese

Thursday, July 20

Law and Accounts

Tuesday, July 18

Sinhalese and Law

Friday, July 21

 \mathbf{Tamil}

Wednesday, July 19

Saturday, July 22

Tamil

If necessary, the examination in Tamil will be extended to Monday, July 24, 1922.

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 June 30, 1922.

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 viva voce examinations, which will be specially arranged for.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 1, 1922.

B. Horsburgh. Acting Colonial Secretary.

IS Excellency the Governor has been pleased, in terms of the regulations dated June 2, 1903, to grant the Colonial Auxiliary Forces Officers' Decoration to Lieutenant-Colonel D. Rockwood of the Ceylon Medical Corps.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 26, 1922.

B. Horsburgh, Acting Colonial Secretary.

IS Excellency the Governor has been pleased, in terms of the regulations dated June 2, 1903, to grant the Colonial Auxiliary Forces Long Service Medal to Company Quartermaster-Sergeant K. E. Kellar of the Ceylon Garrison Artillery.

Colonial Secretary's Office, Colombo, May 30, 1922. By His Excellency's command,

B. Horsburgh, Acting Colonial Secretary.

IS Excellency the Governor has been pleased, in terms of the regulations dated June 2, 1903, to grant the Colonial Auxiliary Forces Long Service Medals to Lance-Sergeant C. W. Jones of the Ceylon Planters' Rifle Corps Reserve and Lance-Corporal A. W. Warburton-Gray of the Ceylon Planters' Rifle Corps.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 31, 1922.

B. Horsburgh, Acting Colonial Secretary.

"THE VOLUNTEER ORDINANCE, 1910."

ITH reference to the Notification dated July 17, 1917, and published in the Government Gazette of July 20, 1917, VV the following amendment to the regulations for the Ceylon Defence Force, made by the Colonel Commandant the Troops, Ceylon, under the provisions of sections 9 and 12 of "The Volunteer Ordinance, 1910," and approved by His Excellency the Governor, is published for general information :-

Delete amendment to paragraph 194 and substitute the following:

"194. A horse allowance of Rs. 6 per diem will be paid to each officer, non-commissioned officer, and private of the Ceylon Mounted Rifles for each day in Camp, provided that he is in possession of a suitable horse, which must be his own property."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 25, 1922.

B. Horsburgh, Acting 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, 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,

B. Horsburgh. Acting Colonial Secretary.

Colonial Secretary's Office, Colòmbo, June 1, 1922,

> COMPANY REFERRED TO The Galkandewatte Tea Company, Limited.

T is hereby notified that the under-mentioned gentlemen have passed the examination prescribed under regulations dated December 17, 1920, held on May 1, 1922, and following days:-

First Examination.

	• .	Law. Per Cent.	Accounts. Per Cent.	Sinhalese. Per Cent.	Tamil. Per Cent.
Mr. F. Leach		44	44	42	·
Mr. E. H. Lucette		40	45	41	
Mr. G. C. Miles	• • •	54	40	-	56
				• .	
•		Second Examin	ation.		
Mr. H. E. Jansz		55	77	46	60
Mr. L. D. C. Hughes		53	75	60	56
Mr. C. E. Jones		72	76	61	51

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 1, 1922.

B. Horsburgh, Acting Colonial Secretary.

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

Excise Notification No. 126.

SHE following rules made by His Excellency the Governor in Executive Council, in exercise of the powers vested in him by section 31 (1) of "The Excise Ordinance, No. 8 of 1912," which it is proposed to lay before the Legislative Council at its meeting on June 9, 1922, are published for general information.

By His Excellency's command,

Colonial Secretary's Office. Colombo, June 1, 1922.

B. Horsburgh, Acting Colonial Secretary.

Rules for the Conduct of Voting by Ballot for or against the Existence of Arrack, Toddy, and Foreign Liquor Taverns, and Places Licensed for the Sale of Beer and Porter by Retail.

- 1. In these rules—
- (i.) The expression "area" means an area defined by a Government Agent or an Assistant Government $\mathbf{Agent.}$
- (ii.) The expression "tax-paying inhabitants" means persons residing within an area who during the previous twelve months and on or before March 31 of the year in which the list was prepared-
 - (a) Have commuted or performed labour in that area;
 - Have been certified as bona fide efficient soldiers under section 26 (5) of Ordinance No. 8 of 1910.

-(1) The Government Agent or Assistant Government Agent shall cause lists of these tax-paying inhabitants to be prepared by or before May 1 of each year, wherever practicable. Such lists shall be available for inspection by opponents and supporters of taverns or places licensed for the sale of beer and porter by retail. No names shall be added to the lists after their first preparation.

- The names of tax-paying inhabitants died in the interval between the preparation of the lists of such inhabitants and the recording of votes shall not be taken into consideration when determining the proportion of votes recorded to the number of road tax-paying inhabitants on the lists, nor the names of those who at the time of the ballot are in jail or otherwise prevented by operation of the law from being present.
- If it be shown to the satisfaction of the Government Agent or Assistant Government Agent and his Advisory Committee that 60 per cent. of the tax-paying inhabitants of an area served by one or more arrack, toddy, or foreign liquor taverns or places licensed for the sale of beer and porter by retail are opposed to the existence of such taverns or places licensed for the sale of beer and porter by retail within such area, such tavern or taverns or such place or places licensed for the sale of beer and porter by retail shall be abolished, with effect from the commencement of the rent period in respect of which the ballot is held.

- 2s. Voters shall have the power to vote only for or against the total abolition of arrack, toddy, or foreign liquor taverns or of places licensed for the sale of beer and porter by retail, whichever they so desire, but they shall not have the power to vote for a reduction in the number of arrack, toddy, or foreign liquor taverus or of places licensed for the sale of beer and porter by retail in any area provided that this paragraph (B) shall apply only when the areas defined for such arrack, toddy, foreign liquor or beer shops coincide. In other cases each poll shall be separate.
- The area defined shall be the area served, but that area shall not exceed the area of a circle whose diameter is 6 miles, but where the 6-mile limit cuts a village in two, the whole of such village shall be included in the area defined, save and except that if in the Government Agent's or Assistant Government Agent's opinion a small part only of such village is served by such tavern, the whole may be excluded.
- Where there is more than one tavern or place licensed for the sale of beer and porter by retail in any area, provided that they are not more than one mile apart the area defined for all such taverns shall be one and the same but, if the area served by one is larger than the area served by the others, such larger area shall be defined as the area of all, and any ballot against any such taverns shall be a joint ballot against all the taverns and places licensed for the sale of beer and porter by retail in such area.
- 3. Information as regards the boundaries or definitions of areas can be obtained from Kachcheries.
- 4. Objections to the existence of the arrack, toddy, or foreign liquor tavern or taverns or of the place or places licensed for the sale of beer and porter by retail in any particular area will be accepted by the Government Agent or Assistant Government Agent on or before July 31, 1922,

in respect of the 1923-24 rent or licensing period; and on or before July 31, of each succeeding year in respect of each succeeding rent or licensing period.

Provided that the Government Agent or Assistant Government Agent shall not make any arrangements to record votes, unless it be shown to his satisfaction that the number of persons raising any such objection represents not less than 25 per cent. of the tax-paying inhabitants in that area.

Provided further, that such objection shall be made in writing, and that unless the person objecting to the existence of an arrack, toddy, or foreign liquor tavern or taverns, or of a place or places licensed for the sale of beer and porter by retail adds against his name the number of his last rocat tax receipt or the number of his last certificate of performance of labour, or in the case of a person exempted for military service, his rank, regimental number, and the unit to which he belongs, he will not be counted towards the 25 per cent. necessary to secure the ballot.

A similar procedure shall be followed in respect of applications to re-open taverns.

- 5. Where a Government Agent or Assistant Government Agent is satisfied that objections have been received on or before the due date as specified in rule 4 above from 25 per cent. of the tax-paying inhabitants of any area against the existence of the arrack, toddy, or foreign liquor tavern or taverns, or of the place or places licensed for the sale of beer and porter by retail within such area, the Government Agent or Assistant Government Agent shall fix a 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 tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants are opposed to the existence of such tax-paying inhabitants of any such area.
- 6. Such notice shall be given by publication in one or more local newspapers, by fixing copies of the notice at the Kachcheri, the local Police Court, and the Village Tribunal within the jurisdiction of which the said area is situated, and at prominent places within the said area, and by beat of tom-tom, or such other method as the Government Agent or Assistant Government Agent shall direct. The notice shall state the names of the villages comprised in the said area.
- 7. It shall be the duty of all division officers of the villages forming the said area to allow voters and any person or persons interested in the ballot to inspect the returns prepared by such division officers under sections 4 and 9 of the Ordinance No. 31 of 1884, and to take copies thereof.
- 8. The recording officer in charge of the ballot shall be the Government Agent or Assistant Government Agent or some person deputed by him in writing, who shall preside at the ballot, and have power to decide all questions arising in connection with the ballot Objections shall be noted, and the decision of the presiding officer on such objections shall be recorded.
- 9. An agent accredited by the voters in the said area may be present during the progress of the ballot.
 - 10. No person shall be entitled to vote unless he either-
 - (a) Produces at the time of voting a receipt for road tax paid by him within the twelve months preceding March 31 of the year in which the ballot is held as a resident within the area served by the tavorn or tavorns or by the place or places licensed for the sale of beer and porter by retail proposed to be abolished; or
 - (b) Has been certified during the said twelve months to the local authority as having performed the labour due by him under the Thoroughfares Ordinances, and produces such certificate at the time of voting; or
 - (c) Has been certified during the said twelve months to the local authority as a bona fide efficient soldier of the Defence Force under section 26 (5) of Ordinance No. 8 of 1910, and produces such certificate at the time of voting.

- 11. Polling shall be from 7 a.m. to 7 p.m., and shall be begun and finished on one day. But the Government Agent or Assistant Government Agent or the presiding officer shall have power to postpone the poll if in his opinion inclemency of the weather justifies postponement. Voting shall be carried on as expeditiously as possible. No voter shall be kept waiting merely because other voters from his village have not arrived.
- 12. The votes shall be counted as soon as possible after the close of the ballot, and the result declared immediately after it has been ascertained.
- 13. Only ballot papers in the forms annexed hereto and issued by the recording officer shall be used in recording votes. Each ballot paper shall have a number printed on the back, and shall have a counterfoil with the same number printed on the face.
- 14. At the time of voting the ballot paper shall be marked on both sides with an official seal and delivered to the voter within the polling station, and a number corresponding to the number of the voter on the list of tax-paying inhabitants shall be marked on the counterfoil. A mark shall be placed in the list of tax-paying inhabitants against the number of the voter to denote that he has received a ballot paper, but so that it shall not indicate which particular ballot paper he received.

The voter shall record his vote by marking a cross × on the right-hand side of the ballot paper opposite the words "Abolition of existing arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail," or "Retention of existing arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail," or "For re-opening of arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail," or "Against re-opening of arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail" as the case may be, and as he may decide, and in no other way. He shall then fold it so as to conceal his vote, and place it in a closed box in the presence of the presiding officer, after having shown him the official mark. The presiding officer, on the application of any voter who states that he is unable to read, shall cause the vote of such voter to be marked on a ballot paper in manner directed by such voter, but he shall take such steps as will secure that no one but himself and the voter knows how such ballot paper was marked.

Ballot papers which do not comply with this rule shall not be considered in recording the votes.

- 15. No votes shall be recorded by proxy. All votes shall be given by the voters personally.
- 16. The Government Agent or Assistant Government Agent shall make all necessary arrangements for the ballot.
- 17. In the circumstances described in rule 2, paragraph D, and whenever areas coincide each ballot shall be a simultaneous ballot against all classes of taverns or places licensed for the sale of beer and porter by retail in the area concerned. In such case no application shall be received for a ballot against one class of tavern in any one area, unless it is at the same time directed against all other classes of taverns and places licensed for the sale of beer and porter by retail in the same area.

If the area for each of the taverns or places licensed for the sale of beer and porter by retail affected by the ballot are identical, one ballot shall suffice.

18. Taverns and places licensed for the sale of beer and porter by retail closed by ballot shall not be re-opened unless 60 per cent. of the tax-paying inhabitants vote for re-opening, and shall be re-opened if they so vote.

Applications for such ballots shall be made in the same

manner as is prescribed by rule 4.

It shall not be competent for the licensing authority to issue, without the approval of His Excellency the Governor in Executive Council, a new license for the sale of liquor in any area in which all the arrack, toddy, and foreign liquor taverns have been closed by ballots.

19. These rules shall not in any way apply to any arrack, toddy, foreign liquor tavern, or place licensed for the sale of beer and porter by retail which, in the opinion of the Government Agent or Assistant Government Agent, mainly serves a population of Indian coolies.

2

Mark.

උකුණ.

யானம்,

Form of Ballot Paper referred to in Rule 13 above.

BALLOT PAPER

 ${\it Counterfoil}.$

Number of the

Voter on the List of Road

Tax Payers:

No.

BALLOT PAPER.

Each Voter is entitled to One Vote. කෑමැත්ත දෙන්නෘට කැමැත්ත දීමට බලග තිබෙන්නේ එකවරයි.

ஒவ்வொரு கோட்சாத்கும் ஒவ்வொரு வோட்கட் கும் கொடுக்கூடும்.

Action which Voter favours. No. -

BALLOT PAPER.

Counterfoil.

Number of the

Voter on the List of Road

Tax Payers:

List

කෑමැත්තු දෙන්නා සතුටු කටයුත්ත. வோட்காகனின் விருப்பமென்ன.

Abolition of existing arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail

දුනට පවත්නා අරක්කු, රා, පිට රටහිම තැබැරුම් සහ බ්ර, පෝට්ර් බෙද, විකිනීමට අවසරලත් සාප්පු විකාදුම්ම

தற்போது இருக்கும் சாராப்பம், கன்ஞு, பிறதேசக்குடிவகைத் தேவற கணகளாயும், பியர் போட்டர் இல்ல நைறயில் விற்றற்கு வேசன்ஸ்பெற்ற இடங்களோயும் இக்குதல்

Retention of existing arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail

දූනට පවත් නෘ අරක්කු, රා, පිට රටුනිම නැබැරුම් සහ නිර, පොටර් වෙද විකිණීමට අවසරලත් සාප්පු තිබාගැනීම

*த ந்*போ*து* இருக்கும் தற்போது அருக்கும் சாராய்மு, கள்ளு பிறதேசக்குடிவகைத் தவற ஊகளேயும், பியா போட்டா இவ்வ றையில் விற்றற்கு மூசன்ஸ்பெற்ற இடங்களேயும் வைத்திருத்தல்

N.B.—Put a mark thus x opposite the action which you favour in column 2 above. Do not make any other mark or write any thing else.

නෑමැත්ත දෙනුනා සතුටු කටයුත්ත ඉදිරිගේ දෙවෙනි නොවුවේ 🗙 යන ලකුණ දවනු. ි වෙන් කිසිම ලකුණක් නොකරනු නොහොර යමක් නොලිග්නු

உன் விருப்பமெதுவோ அதின் 6568 2 ம் கோட் டில் × இம்மாதிர் அடையானம்போடுத். வேறெரு –யா**ளம் போடவும் அல்தை மே**ரு**ன்றம் எழு** தவும் சேகைவயில்லே.

> On the reverse. BALLOT PAPER.

No.

Local option as regards arrack, toddy, , foreign liquor taverns, and places licensed for the sale of beer and porter by retail for the area of -

BALLOT PAPER.

Each Voter is entitled to One Vote. කෑමැත්ත දෙන්නාට කැමැත්ත දීම්ම බලය තිබෙන්නේ එකවරුයි. මාල් ල

ஒவ்வொரு வோட்கா*ா*ரும் ஒவ்வொரு வோட்டை **மெ தொகெக்கக்கூடும்.**

Action which Voter favours. කෑමැත්ත දෙන්නා සතුටු කටලුන්ත.

Mark CA 50. മുത

வோட்தா சனின் விருப்பமென்ன.

For re-opening of arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail

කැමැත්ත දීමේන් මසනලද අරක්කු, ග්, පිටරට බිම නැබැරුම් සහ බිර, මුළුවර් බෙදු වීකිනීමට අවසරලන් සාප්පු නැවන ඇරීම

சட்டுப்போடுகையால் **நீக்**கப்பட்ட சாராயும், கள்ளு, பிறதேசக் குடி வகைத் தவறணோகினாயூர், பியர், போட்டர் கில்லைறையில் விற்றற்கு வேசன்ஸ்பெற்ற இடங்களேயும் இரும் பத் திறத்தல்

Against re-opening of arrack, toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail

කැමැත්ත දීමෙන් වසකලද අරක්කු, රු, පිටරට බිව තැබැරුම සහ බීර, පෝටර් බෙද විකිල්මට මේකරලත් සෘප්පු නැවින ඇරීමට විරුබව

இட்டுப்போடுகையால் நீக்கப்பட்ட சாராயம், கள்ளு, பிறதேசக் குடி வகைச் தவறஃனகள்யும், பியர், போட்டா இல்லமைற்பில் விற்றற்கு வேசன்ஸ்பெற்ற இடங்களேயும் இரும் பேச் திறத்தற்கு மேறுத்தல் பத் திறத்தற்கு மஹத்தல்

-Put a mark thus × opposite the action which you favour in column 2 above. Do not make any other mark or write anything else.

කෑමැත්ත දෙන්නා සතුටු කටයුත්ත ඉදිරිගේ දෙවෙනි කොටුවේ X ගන ලනුණු දමනු . වෙන කිසිම ලකුණක් නොකරනු නොකොග ගමක් නොලියනු.

உன் விருப்பமெதுவோ அதின் சேரே 2 ம் கோட் டில் × இம்மாதிரி அடையாளம்போடுகை. வேஞெரு அடையாளம் போடவும் அல்லத் வேஞென்றும் எழு தவும் தேவையில்லே.

> On the reverse. BALLOT PAPER.

No. Local option as regards arrack toddy, foreign liquor taverns, and places licensed for the sale of beer and porter by retail for the area of

pursuance of land sale regulation No. 60, notice is hereby given that application has been made by the Ceylon Spinning and Weaving Company, Limited, for the lease of 283 acres 3 roods and 31 perches of Crown land known as Angunawalahena, Rodimellebedda alias Ambalantotayaya, shown as lot 2 in final village plan No. 61 situated in the village of Walawe, in the Magam pattu of the Hambantota District, Southern Province, for the purpose of cotton cultivation. อง โดก ซากันน้ำ **เมิน** การสารเกรเส

It is hereby notified that with a view to the encouragement of cotton cultivation in the Hambantota District, the said land will be leased for the purpose of such cultivation to the applicant company for a period of ten years on an annual rental calculated in accordance with land sale regulations 45 and 46, and without public competition, unless valid reasons to the contrary are adduced to the satisfaction of His Excellency the Governor within six weeks from the date hereof.

10

and the second s By His Excellency's command,

B. Horsburge, Acting Colonial Secretary. The Control of

Colonial Secretary's Office, Colombo, May 26, 1922.

"THE VILLAGE COMMUNITIES ORDINANCE, 1889."

It is hereby notified for general information (a) that His Excellency the Governor has been pleased to set apart the lot of land described in the schedule hereto annexed, which is the property of the Crown, for a common purpose, to wit, that the inhabitants of the village of Sandigewewa, in the Elwe tulana of the Kanadara korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province, may practise chena cultivation within the said lot on free permits issued by the Government Agent of the North-Central Province, in accordance with the rules made under the provisions of sections 6 and 16 of Ordinance No. 24 of 1889; and (b) that His Excellency the Governor reserves to himself the right to resume absolute possession on behalf of the Crown of the said lot or of any portion thereof whenever he thinks fit.

By His Excellency's command,

Colombo, May 22, 1922.

B. Horsburgh, Acting Colonial Secretary.

SCHEDULE REFERRED TO.

The following lot situated in the village of Sandigewewa, in the Elwe tulana of the Kanadara korale of the Nuwaragam palata of the Anuradhapura District, in the North-Central Province:—

	Block survey preliminary plan 788.	E	Extent				
Lot.	Name of Land.	A.	R.	P.			
5	Huriegahayaya, Wiragahayayehena, Palugahayaya	81	1	3			

Comparative Monthly Return of Revenue from October, 1918, to January, 1922.

		1918–19. Rs.		1919–20. Rs.		1920–21. Rs.		19 2 1–22. Rs.
October		4,979,108		7,357,965		6,012,849		6,586,591
November		4,603,495		5,680,297		5,843,278		5,506,782
December		3,680,091		7,8 65 ,674		4,664,469	'	5,042,049
January		7,242,264		7,491,041	•1•	6,454,004		7.704.744
February	ο	5,075,981	• •	6, 93 3,96 3		5,199,181		
March		6,376,317		8,409,626		5,838,231		
April		5,994,045		5,552,665	. :	5,517,872		
May		5,095,323		5,831,981		5,841,141	•.•	
June		4,650,722		6,113,917		6,295,851		•
July .		7,834,176		6,167,476		6,524,342		
August		7,713,113	.	6,330,186	***	5,933,850		* *
September	••	6,8 2 6,306	••	7,465,627	• •	6,493,993		
Total	•••	70,070,941		81,200,418		70,619,061	-	

General Treasury, Colombo, May 24, 1922. W. W. Woods, Colonial Treasurer.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for landing and delivering teak to the Railway Department from September 1. 1922, to September 30, 1923.

Each tenderer should specify the rate per ton at which he is prepared to undertake the following work:—

- (a) Landing and delivering to the Railway Workshops at Maradana, per ton.
- (b) Landing and delivering within the Gravets of Colombo as may be directed, per ton per mile.
- (c) Landing and delivering into wagons at the root of the Breakwater, per ton.
- 2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.
- 3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post.
- the post.
 4. Tenders should be marked "Tender for landing and delivering Teak to the Railway Department" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, June 27, 1922.

- 5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered unless it is on the recognized form.
- 6. A deposit of Rs. 50 in favour of the Hon, the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri or Bank in Colombo, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, 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.
- 7. The amount of security required will be Rs. 500. All other necessary information can be ascertained upon application at the office referred to in section 5.
- 8. The security should be furnished within ten days of acceptance of tender being notified.

9. The teak must be landed and delivered in such a manner and as instructed at any place or places provided or in clause 1 above. It must be unloaded from the carts and properly stacked at the place or places pointed out by

the Railway Officers concerned.

10. All slings, ropes, and other gear necessary for the landing of the teak logs must be provided by the contractor, and he must see that the same are regularly tested and kept in good working order. The contractor shall be liable for the cost of all damages to Government property caused in the performance of this contract.

11. The daily quantity to be landed and unloaded into wagons shall be 100 tons. In the case of delivery as provided for unler clause 1 (a) and (b), the daily delivery quantity

shall be 50 tons.

12. Six hours shall be allowed for loading wagons at the Wharf. If wagons are detained beyond that period, demurrage shall be charged at the authorized railway rates. The contractor shall hand shunt all wagons supplied to him within the Port Commission premises.

13. A travelling crane, which has been provided at the Locomotive Workshops, Maradana, will unload the teak logs from the contractor's carts, and therefore cooly labour

need not be supplied.

- 14. No payment will be made until the Locomotive, Carriage, and Wagon Superintendent, or Engineer of Way and Works, or the Chief Construction Engineer of the Railway Extensions has given a certificate that the teak has been stacked to his satisfaction.
- 15. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

16. Any offers received containing conditions outside the specification will be rejected without question.

- 17. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 18. Fines will be inflicted for delays in complying with orders.
- 19. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

 20. The Government will not be responsible for any

personal injuries received by the contractor or his employees in connection with any work performed under this contract.

21. Before tender forms are supplied to persons wishing to tender, they will have to satisfy the General Manager or person delegated by him that they are in a position to execute the contract in a satisfactory manner, and for this purpose they must be prepared to produce documentary or other evidence if called for.

22. Contracts may not be assigned or sublet without the authority of the Tender Board.

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

General Manager's Office, Colombo, May 27, 1922. G. P. GREENE, General Manager.

TENDERS are invited for the supply of arrack for five years from October 1, 1923, in quantities of not less 60,000 gallons and not more than 400,000 gallons a than year, such arrack to be made at stills producing not less than 60,000 gallons a year each. The acceptance of tenders is subject to approval by Government, and no undertaking is given to accept the lowest or any tender. If a tender is accepted, Government will agree to buy the whole quantity specified in such tender, and no restriction will be placed on the production at such still of arrack for export, storage or other approved purpose, over and above the specified quantity, subject to payment of any duty that may be legally imposed. At the end of the period of five years, if for no fault of the contractor the contract is not renewed, Government will undertake to buy the plant at a valuation calculated on a depreciation of 7 per cent? per annum for a pot still and 10 per cent. per annum for a patent still, and 5 per cent. per annum where necessary for the building, if any tenderer constructs a new building for that purpose. Tenders should be addressed to the Hon. the Controller of Revenue on or before noon of July 1, 1922, and should state the price demanded per gallon at 27° under proof.

Excise Office, Colombo, May 24, 1922.

T. W. ROBERTS, Acting Excise Commissioner.

TENDERS are hereby invited for the construction of a four-stall market at Wattegama, in Kandy District.

Tenders must be addressed to the Government Agent, Central Province, Kandy, and should reach the Kandy Kachcheri not later than midday on June 15, 1922, the left hand top corner of the envelope must be marked "Tenders for Wattegama Market."

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

- 4. A deposit of Rs. 10 will be required to be made at the Kachcheri before a tender form is issued. Should any person whose tender is accepted, decline to enter into the contract and bond, or fail to furnish approved security, within seven days of receiving notice in writing from the Government Agent, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown. All other deposits will be returned to the tenderers.
- 5. The Government Agent does not bind himself to accept the lowest or any tender, and reserves to himself: the right of accepting any tender.
- The plans and specifications can be seen, and further information obtained at the Kachcheri.

The Kachcheri. Kandy, May 25, 1922.

H. J. L. LEIGH-CLARE, for Government Agent.

UNSERVICEABLE ARTICLES. SALES OF &c.

THE under-mentioned unserviceable articles will be sold by public auction at 1 P.M. on Thursday, June 8, 1922, at the Postal Store:-

2 almirahs

1 couch

1 camp bed

40 chairs 4 letter baskets

2 parcel baskets 1 iron safe

2 filters

33 buckets

1 grass knife or sickle

3 rubber pads

60 hurricane lanterns

7 hanging lamps 1 typewriter (Yost) with

extra carriage 1 table lamp

3 extra oil wells

I paper rack

1 letter scale

32 tarpaulins

3 R. O. letter boxes

3 iron safe locks

3 rubbish bins

2 writing tables 1 instrument table

2 watches

1 lot empty ink bottles

1 lot empty tins.

1 lot empty drums

1 lot old uniforms 1 khaki helmet

2 tats

1 letter box stand 1 lot bicycle stands

2 signboards, R.O.

1 lot broomsticks

T. WHITE. for Postmaster-General.

as to traditive territains in

5114/11828 gunny bag.

5118/10796 robe, crowbar.

5120/10934 white coat, sarong, ring.

rope.

OTICE is hereby given that the following unclaimed effects of dead patients and unclaimed productions in criminal cases will be sold by public auction on Saturday, June 17, 1922, at 12 noon: 88 bangles. 22 necklets of beads. 6 earrings 50 rings. 4 nosestuds. 3 thalies. 1 bunch keys. 2 hairpins. 2 talismans. 1 chain. 2 necklets. 5091/11504 padlock, stick. 5092/11626 banian, trunk, thread. 5099/11743 box, sarong. 5106/10601 stick. 5109/11736 box. 5108/11862 banian. 5110/10785 bottle. 5111/10233 katty. 5112/11968 katty, chintz cloth. 5113/11879 two boxes, katty, support of doorbar.

5116/10551 bottle, box of matches, two lanterns, piece of

5124/11344 umbrella, two sarongs, khaki shirt, box.

5123/11286 padlock and staple, piece of red sarong. 5122/11984 branding irons. 5129/12285 string of beads, keys, two lamps, drawer. 5142/12044 khaki coat, bag, ola box. 5140/12407 pestle, two mortars, penknife, pipe. 5149/12502 large wooden box, two small boxes, kitul stick, pieces of rope, camboy cloth, gauze banian, bottle lamp, 5159/12416 plate. 5157/12477 axle frame and pieces of cart, horn, nosestring, reins 5160/12638 two banians. 51613/12468 nine coconuts. 5166/12633 box, bundle of medicine, drawer. 5167/12747 cattle chain. 5169/12848 banian, bottle of medicine. 5172/12543 towel, two clubs, rope, sarong, lamp, box. 5175/12562 box, chintz cloth. 5178/12711 gunny bag, cover of box. 5179/12658 mats, pillow. 5187/13337 inkstand, pen. 5183/133008 table knife. 5184/12877 ten buttons, fifteen white buttons, three yards white lace, four studs, three cakes soap, four packets camphor, phial scent, looking glass, mat bag, lace, camphor, buttons

5188/13299 banian.

5202/12984 white handkerchief, bottle lamp.

5216/13296 two bags lime.

District Court, Kurunegala, May 26, 1922. FRED. DANIELS, District Judge.

STATISTICS. VITAL

Registrar-General's Health Report of the City of Colombo for the Week ended May 27, 1922.

-The total births registered in the city of Colombo in the week were 137 (2 Europeans, 6 Burghers, 83 Sinhalese, 17 Tamils, 19 Moors, 8 Malays, and 2 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1922, viz., 246,273) was 29.0, as against 31.8 in the preceding week, 26.8 in the corresponding week of last year, and 32.8 the weekly average for last year.

-The total deaths registered were 151 (3 Burghers, 70 Sinhalese, 38 Tamils, 31 Moors, 4 Malays, and 5 Others). The death-rate per 1,000 per annum was 32·0, as against 29·9 in the previous week, 26·1 in the corresponding week of last year, and 30·5 the weekly average for last year.

Infantile Deaths.—Of the 151 total deaths, 36 were of infants under one year of age, as against 29 in the preceding week, 45 in the corresponding week of the previous year, and 40 the average for last year.

Still Births.—The number of still births registered during the week was 12.

Principal Causes of Death.—1. (a) Twenty-three deaths from Pneumonia were registered, 9 in the hospitals (including 2 deaths of non-residents), 4 in Maradana North, 3 in New Bazaar, and 1 each in St. Paul's, San Sebastian, Kotahena North, Kotahena South, Maradana East, Slave Island, and Wellawatta South, as against 21 in the previous week and 17 the weekly average for last year.

- (b) Five deaths from Bronchitis were registered, 2 each in Kotahena South and the hospital (of non-residents), and 1 in St. Paul's, as against 3 in the previous week.
- (c) Two deaths from Influenza were registered, I each in San Sebastian and Maradana South, as against I in the previous week and 5 the weekly average for last year.
- 2. (a) Six deaths from Phthisis were registered, 2 in Kollupitiya and 1 each in St. Paul's, San Sebastian, Kotahena South, and the hospital (of a non-resident), as against 12 in the previous week and 14 the weekly average for last year.
 - (b) Two deaths of residents of Colombo town occurred at the Ragama Hospital from Phthisis during the week.
- Five deaths from Enteric Fever were registered, 3 in the hospitals (including 2 deaths of non-residents) and 1 each in St. Paul's and Kotahena South, as against 3 in the previous week and 4 the weekly average for last year.
- 4. Three deaths from Plague were registered, 1 each in St. Paul's, Maradana South, and Wellawatta North, same as in the previous week and the weekly average for last year.
- Sixteen deaths were registered from Debility, 15 from Infantile Convulsions, 9 from Enteritis, 5 from Worms, 4 from Diarrhæa, 3 from Dysentery, 1 each from Tetanus and Puerperal Septicæmia, and 53 from Other Causes.
- Ten cases of Enteric Fever, 7 of Chickenpox, 5 of Measles, and 1 of Plague were reported during the week, as against 8, 12, 3, and 2, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 82.8°, against 81.3° in the preceding week and 83.3° in the corresponding week of the previous year. The mean atmospheric pressure was 29.818 in., against 29.834 in. in the preceding week and 29.905 in. in the corresponding week of the previous year. The total rainfall in the week was 2·30 in., against 3·94 in. in the preceding week and 1·30 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, May 30, 1922.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF TANGANA (CEYLON) PRODUCTS, LIMITED

THE name of the Company is "TANGANA (CEYLON) PRODUCTS, LIMITED."

- 2. The registered office of the Company will be situate in the Arcade, Fort, Colombo.
- 3. The objects for which the Company is established are:-
- (a) To purchase or otherwise acquire from R. C. Vernon and R. S. Beling their business of tea buying, blending, and packetting, and their goodwill, as also their agencies established in all parts of the world.
- (b) To purchase or otherwise acquire from A. S. Main his import and export business and agencies and goodwill.
- (c) To plant, grow, cultivate, manufacture, render marketable, blend, import and export, and in any way deal in tea, coffee, cocoa, rubber, cinchona, cinnamon, coconuts, and other Eastern and Colonial products, and to carry on business as planters, merchants, brokers, traders, importers and exporters, manufacturers and miners, contractors, timber merchants and dealers in the aforesaid and other products and wares of all kinds, commission agents and warehousemen, to buy, sell, barter, exchange, import, export, pledge, make advances upon or otherwise deal in all articles of any kind commonly dealt in by persons carrying on any of the business aforesaid and for such purposes to stock or carry on any shops or stores.
- (d) To undertake, construct, purchase, take on lease or otherwise acquire and carry on and develop undertakings, enterprises, works, and agencies of all kinds.
- (e) To apply for, purchase or otherwise acquire, to sell, lease, or otherwise dispose of any patents, brevets d'invention, monopolies, licenses, inventions, concession, rights, interests, privileges or information which may seem capable of being used for any of the purposes of the Company or the acquisition or sale of which may seem calculated to directly or indirectly benefit the Company, and to exercise, use, carry or develop, grant licenses in respect of or otherwise turn to account the property, rights, or inventions acquired.
- (f) To buy, lease, exchange, hire, or otherwise acquire, and to hold, cultivate, improve, lease, sell, exchange, mortgage, let or deal with, either on commission or otherwise, any goods, wares, merchandise, lands, mines, minerals, buildings, plants, machinery, stock-in-trade, or other movable or immovable property or rights, or choses in action in Ceylon or elsewhere.
- (g) To purchase or otherwise acquire all or any part of the business, property, assets, liabilities of any company, society, partnership or person, and to conduct and carry on or liquidate and wind up any such business.
- (h) To negotiate loans, draw, accept, make, indorse, negotiate, purchase, lend money upon discount, invest in, hold and dispose of promissory notes, bills of lading or any token of produce or merchandise, whether foreign or colonial, or mortgages, bonds, debentures, shares, and other negotiable or transferable instruments.
- (i) To enter into partnership or into agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, society, company, or partnership carrying on or about to carry on or engage in any business or transaction which the Company is authorized to carry on or engage in any business or transaction capable of being so conducted as directly or indirectly to benefit the Company, and to lend money, to purchase or otherwise acquire all or any part of the business properties, assets and liabilities, and to guarantee the contracts of or otherwise assist, to take or otherwise acquire, share any securities of any such company, society, or partnership or person, and to sell, hold, re-issue, or otherwise deal with the same.
- (j) To borrow or raise money by the issue of debentures, debenture stock, bonds, mortgages, or other securities founded or based upon all or any of the property and rights of the Company, including the capital, or without any such security upon such terms of priority or otherwise as to the Company shall seem fit.
- (k) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account or otherwise deal with all or any of the property, undertakings, rights of the Company.
- (1) To assign to any shareholders, or class of shareholders any preferentials, special, or qualified rights or privileges for or as compared with any other shareholders.
- (m) To issue or guarantee the issue of or the payment of interest on the shares, debentures, debenture stock, or other securities or obligations of any Company, partnership, or association, and to pay and provide for brokerage and commission in respect of such issue.
- (n) To acquire by subscription, purchase, or otherwise, and to accept and take, hold or sell shares or stock in any Company, society, or undertaking, the object of which may be likely to promote or advance the interest of this Company.
- (o) To distribute any specie or otherwise that may be resolved in the assets of the Company among its shareholders, and particularly the shares, debentures, or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this Company.
- (p) To carry on any other business, whether manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with any other business of the said Company.
- (q) To do all such things that are identical or conducive to the attainment of the above objects.
- 4. The liability of the Shareholders is limited.

5. The capital of the Company is Rs. 200,000 divided into 20,000 shares of Rs. 10 each, whereof 19,970 are to be called Ordinary shares, and 30, to be numbered 11,971 to 12,000 inclusive, are to be called Founders' shares, and are to confer on the holders thereof rateably and in proportion to the number of Founders' shares held by them respectively the right to half the surl lus profits of the Company of each year, which shall remain after paying or providing for the payment out of such profits of a dividend to the close of such year at a rate not exceeding 100 per cent. per annum on the capital paid up on all shares, and of a dividend to the close of such year at such rate (not exceeding 100 per cent.) as may be attached to any further shares whether in the original or any increased capital hereafter issued, and after making such provision for reserve as may seem expedient.

Any of the shares in the capital, original or increased, may be issued with any preferential, special, or qualified rights or conditions as regards dividends, capital, voting, or otherwise attached thereto, but so that the rights hereby attached to the Founders' shares shall not be infringed

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

Number of Shares taken by each Subscriber. Names and Addresses of Subscribers. A. S. MAIN, Colombo One C. M. Young, Colombo One Witness to the above signatures, at Colombo, this 6th day of April, 1922: P. D. A. MACK, Proctor, Supreme Court. R. S. BELING, Namunukula \mathbf{One} Witness to the above signature, at Namunukula, this 25th day of April, 1922: C. A. GUNASEKERA, Clerk, Kandahena estate, Namunukula. L. St. George Carey, Namunukula .One Witness to the above signature, at Namunukula, this 25th day of April, 1922: Kandahena estate, Namunukula. CAMPBELL DUDLEY, Namunukula One Witness to the above signature, at Namunukula, this 25th day of April, 1922: T. K. MUTALIPH, Clerk, Cannavarella estate. KEITH ROLLO, Nuwara Eliya One Witness to above signature, at Oakley, Nuwara Eliya, this 29th day of April, 1922: M. R. CASSIE Nuwara Eliya. E. G. SIMPSON, Wattegama One Witness to above signature, at Nuwara Eliya, this 29th day of April, 1922: N. C. ROLT. Ramboda. Total Seven

ARTICLES OF ASSOCIATION OF TANGANA (CEYLON) PRODUCTS, LIMITED.

It is agreed that :--

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 Regulations.—The Company, by special resolution, may 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.

INTERPRETATION CLAUSE.

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

The word "Company" means "Tangana (Ceylon) Products, Limited," incorporated or established by or under the

Memorandum of Association to which these Articles are attached.
"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 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" 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.

"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, incorporated or unincorporated 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 of

means printed matter or print as well as writing.

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

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

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 if the whole of the share 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.

5. 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 to carry out the several objects set out in the Memorandum, it shalf 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 shareholder of the Company, present or future, shall be deemed to have joined the Company on this basis.

CAPITAL.

The capital of the Company is Rs. 200,000 divided into 20,000 shares of Rs. 10 each, whereof 19,970 are to be called ordinary shares, and 30, to be numbered 11,971 to 12,000 inclusive, are to be called Founders' shares, and are to confer on the holders thereof rateably and in proportion to the number of Founders' shares held by them respectively the right to half the surplus profits of the Company of each year, which shall remain after paying or providing for the payment out of such profits of a dividend to the close of such year at a rate not exceeding 100 per cent. per annum on the capital paid up on all shares, and of a dividend to the close of such year at such rate (not exceeding 100 per cent.) as may be attached to any further shares, whether in the original or any increased capital hereafter issued, and after making such provision for reserve as may seem expedient.

Any of the shares in the capital, original or increased, may be issued with any preferential, special, or qualified rights. or conditions as regards dividends, capital, voting, or otherwise attached thereto, but so that the rights hereby attached to

the Founders' shares shall not be infringed.

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 Shareholders for a difference between the holders of such shares in the emount of sells to be raid, and the time of payment 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.
- Payment of Amount of Shares by Instalments.—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the share.

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.

- 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.

12. Shares held by two or more Persons not in Partnership.—Shares may be registered in the names of two or more

persons not in partnership.

- One of Joint Holders other than a Firm may give Receipts; only one of Joint Holders resident in Ceylon entitled to vote.—Any one of the joint holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole 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.
- 14. 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. Liability of Joint Holders.—The joint holders of a share shall be severally as well as jointly liable for the

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

Trusts or any Interest in Share other than that of registered Holder or of any Person under Clause 37 not recognized. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Clause 37 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

Increase of Capital by a Creation of new Shares.—The Company in General Meeting may, by special resolution, from time to time increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

18. Issues of new Shares.—The new shares shall be issued upon such terms and conditions and with such pre-18. Issues of new Shares.—The new snares snall 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 in 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 with a special or without any right of voting.

of premium as they may consider proper.

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

20. 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, transfers, transmissions, forfeiture, lien, surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

21. 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.

22. Certificates how issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the number of the share in respect of which it is issued.

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

Renewal of Certificate. - If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors and on such indemnity as the Directors may 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.

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.

26. Exercise of Rights.—No person shall exercise any rights 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 27.

shares by instrument in writing.

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

29. 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.

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

32. 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.

33. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Re. 1, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 31, 32, and 34, shall register the transferee as Shareholder and retain the instruments of transfer.

34. 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 the 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.

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 thirty

days in any one year.

TRANSMISSION OF SHARES.

37. Title to Shares of deceased Holder.—The executors, or adminstrators, or the heirs of a deceased Shareholder

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

38. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any miner Shareholder, any Manager 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 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.

39. Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under clause 38 shall not, from any cause whatsoever, within two years 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 two years after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; the nett proceeds of such sale, after deducting all expenses an 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, LIEN, AND FORFEITURE OF SHARES.

40. 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.

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, manager of a lunatic or curator of a minor requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, from the date when such payment fell due, and all expenses that may have been incurred by the Company by reason of such non-payment.

42. Terms of Notice.—The notice shall name a day (not being less than one month from the date of the notice) on and a place or places at which such call or instalment and such interests and expenses as aforesaid are to be aid; 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.

43. 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 or hares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

Shareholder still liable to pay Money owing at Time of Forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, 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.

45. Surrendered or forfeited Shares to be the Property of the Company, and may be sold.—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.

46. Effect of Surrender or Forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all the 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, save only such of those rights (if any) as by these presents are expressly excepted.

Certificate of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors or of one of the Directors and the Secretary 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, 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.

48. Forfeiture may be remitted.—The Directors may, in their discretion, rem t or annul the forfeiture of any share within six months from the date of such forfeiture upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold, re-allotted, or otherwise

disposed of under Article 45 hereof shall be redeemable after sale or disposal.

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

Lien how made Available.—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee in his bankruptcy. or manager of a lunatic, or curator of a minor 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, ninety days' to be paid.

notice shall be allowed him.

51. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 45 and 50 hereof shall be applied in or towards the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representative.

Certificate of Sale.—Acertificate in writing under the hands of two of the Directors or of one of the Directors and the Secretary that the power of sale given by Clause 50 has arisen, and is exercisable by the Company under these

presents shall be conclusive evidence of such facts.

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.

54. Preference and Deferred Shares.—Any shares from time to time to be issued or created may be issued with any such right or preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be

or at such a premium, or with such deterred rights as compared with any such as proviously 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.

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

56. Meetings affecting a particular Class of Shares.—Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no Shareholder, not being a Director, shall be entitled to notice thereof or to attend thereat,

unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any Shareholders personally present and entitled to vote at the meeting.

CALLS.

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

58. 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 Clause 117.

59. Extension of Time for Payment of Call.—The Directors shall have power, in their 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 ór 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 become due, shall pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum payable as interest under the clause.

61. 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 due on his shares beyond the

sum actually called up.

Borrowing Powers.

62. The Directors shall have the power to procure from time to time such temporary advances or loans as they may find necessary or expedient for the purpose of carrying out the objects of the Company and extending the business of the Company in keeping with the objects as set out in these presents on condition that they shall, under no circumstances whatsoever, unless sanctioned by a General Meeting, raise money at a higher rate of interest than 12 per cent. per annum; also from time to time, at the discretion of the Directors, to borrow or raise at a rate of interest not exceeding the rate aforesaid 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 such moneys borrowed or raised shall not, without the sanction of a General Meeting, exceed the paid up capital of the Company. With the sanction of a General Meeting, the Director such further sum or sums and at such rates of interest as such meeting shall determine. With the sanction of a General Meeting, the Directors shall be entitled to 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 and assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage, issue any debentures, or create any debenture stock, they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued 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 to by two or more of the Directors, or by one Director and the Secretary, 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 creditors, 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.

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

six months from the date of incorporation of the Company and at such place as the Directors may determine.

64. When subsequent General Meetings to be held.—Other 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, then at such time and place as may be determined by the Directors.

65. Distinction between Ordinary, General, and Extraordinary General Meetings.—The General Meetings referred to in the last preceding clause shall be called Ordinary General Meetings, all other meetings of the Company shall be called

Extraordinary General Meetings.

- 66. When Extraordinary General Meeting to be called. Requisition.—The Directors may, whenever they think fit, and they shall, on the written requisition of the holders of not less than one-tenth part of the shares of the Company Requisition.—The Directors may, whenever they think for the time being subscribed for, forthwith proceed to convene an Extraordinary General Meeting of the Company, and in the case of such requisition the following provisions shall have effect:
 - (1) The requisition must state the objects of the Meeting, and must be signed by the requisitionists and deposited at the office, and may consist of several documents in like form, each signed by one or more requisitionists.

If the Directors of the Company do not proceed to cause a meeting to be held within twenty-one days from the date of the requisition being so deposited, the requisitionists or a majority of them in value may themselves convene the meeting, but any meeting so convened shall not be held after three months from the date of the deposit of such requisition.

(3) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Directors shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and if thought fit of confirming it as a special resolution, and if the Directors do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists or a majority of them in value may themselves convene the meeting.

(4) Any meeting convened under this clause by the requisitionists shall be convened in the same manner as nearly

Notice of Meeting .-Seven clear days' notice to the Shareholders specifying the place, day, and hour of meeting, and, in case of such special business, the general nature of such business, shall be given by advertisement in the Ceylon Government Gazette or by notice sent by post or otherwise served as hereinafter provided for.

Two Meetings convened by one Notice.—Where it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.

69. As to Omission to give Notice.—The accidental omission to give any such notice to any of the Shareholders shall not invalidate any resolution passed at any such meeting.

PROCEEDINGS AT A GENERAL MEETING.

70. Business of Ordinary Meeting. Special Business.—The business of an Ordinary Meeting other than the first one shall be to receive and consider the Profit and Loss Account, the Balance Sheet, and the Reports of the Directors and of the Auditors, to elect Directors and other officers in the place of those retiring by rotation, to declare dividends, and to transact any other hard and other officers in the place of those retiring by rotation, to declare dividends, and to transact any other business which, under these presents, ought to be transacted at an Ordinary Meeting. business transacted at an Ordinary Meeting and all business transacted at an Extraordinary Meeting shall be deemed special.

7. Quorum.—Three Shareholders personally present shall be a quorum for a General Meeting for the choice of Chairman, the declaration of a dividend, and the adjournment of the meeting. For all other purposes the quorum for a General Meeting shall be Shareholders personally present, not being less than five in number, and holding or representing by proxy or power of attorney not less than one-tenth part of the shares of the Company for the time being subscribed for.

72. Quorum to be Present when Business commenced.—No business shall be transacted at any General Meeting

unless the quorum requisite shall be present at the commencement of the business

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

When, if Quorum not Present, Meeting to be dissolved, and when to be adjourned.—If within one hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, shall be dissolved; but in any other case it shall stand adjourned to the same day in the next week, at the same time and place, and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

75. How Questions to be decided at Meetings. Casting Vote.—Every question submitted to a meeting shall be decided,

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

What is to be Evidence of the Passing of a Resolution.—At any meetin 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 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 duly appointed in that behalf.

77. Poll.—If a poll is demanded by some Shareholder or his proxy or attorney, it shall be taken in such manner and at such time and place as the Chairman of the meeting directs, and either at once or after an interval or adjournment or otherwise, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall be taken shall be entitled a casting vote in addition to any votes to which he may be entitled to as a Shareholder or proxy or atterney, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll may be withdrawn.

Power to adjourn General Meeting.—The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same fr m 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.

79. In what Cases Poll taken without Adjournment.—Any poll duly demanded on the election of a Chairman of a

meeting or on any question of adjournment shall be taken at the meeting and without adjournment.

80. Business may proceed notwithstanding Demand of a Poll.—The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

VOTES OF SHAREHOLDERS.

Votes of Shareholders.—On a show of hands every Shareholder present in person shall have one vote, and upon a poll every Shareholder present in person or by proxy or by attorney shall have one vote for every share held by him. Where a corporation being a Shareholder is present by a proxy or by attorney who is not a Shareholder, such proxy or

attorney shall be entitled to vote for such corporation on a show of hands.

- 82. Votes in Respect of Shares of Deceased and Bankrupt Shareholders.—Any Shareholder entitled under the transmission clause (supra Clause 38) to transfer any shares may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting, as the case may be, at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares, or the Directors shall have previously admitted his right to vote at such meeting in respect thereof.
- 83. Joint Holders.—Where there are joint registered holders of any share, any one of such Shareholders may vote at any meeting, either personally or by proxy or by attorney, in respect of such share as if he were solely entitled thereto; and if more than one of such joint holders be present at any meeting, personally or by proxy or by attorney, that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof or those so present shall respectively be entitled to an equal part of the votes conferred by the joint Several administrators or executors of a deceased Shareholder in whose name any share stands shall for the holding. purposes of this clause be deemed joint holder thereof.

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

Instrument appointing Proxy to be in Writing.—The instrument appointing a proxy shall be in writing, under the hand of the appointor or of his attorney, or, if such appointor is a corporation, under its common seal or the hand of its attorney. No person shall be appointed a proxy who is not a Shareholder of the Company and qualified to vote, save that a corporation being a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appoint as its proxy one of its officers, though not a Shareholder of the Company may appear the co

holder of the Company.

And to be deposited at Office. - The instrument appointing a proxy (and the power of attorney, if any, under which it is signed) shall be deposited at the office not less than forty-eight hours before the time for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.

87. Holders of Share Warrants not to vote by Proxy. Form of Proxy.—Every instrument of proxy, whether for a specified meeting or otherwise, shall, as nearly as circumstances will admit, be in the form or to the effect following:—
Tangana (Ceylon) Products, Limited.
I, the undersigned, —, of —, being a Shareholder of Tangana (Ceylon) Products, Limited, hereby appoint —, of —, or failing him —, of —, or failing him —, of
as my proxy, to vote for me and on my behalf at the (Ordinary or Extraordinary, as the case may
be) General Meeting of the Company to be held on the ———————————————————————————————————
As witness my hand this ————————————————————————————————————
88. No Shareholders entitled to Vote, &c., while Call due to Company.—No Shareholder shall be entitled to be present,
or to vote on any question, either personally or by proxy or by attorney or as proxy for another Shareholder, at any General
Meeting, or upon a poll, or be reckoned in a quorum, whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such Shareholder.
Directors.
89. 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. 90. First Directors.—The persons hereinafter named shall be the first Directors, that is to say:—
A.—T. G. Elliott, of Nuwara Eliya, Ceylon.
B.—A. S. Main, of Arcade Buildings, Fort, Colombo, Ceylon.
C.—A. H. S. Clarke, of Madulkelle, Ceylon. D.—R. S. Beling, Planter, of Namunukula, Ceylon.
E.—C. M. Yourg, of Colombo, Ceylon.
91. Power for Directors to appoint Additional Directors.—The Directors shall have power at any time, and from time
to time, to appoint any qualified person as a Director, either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above. But any Director so appointed shall hold office only until the next following Ordinary General Meeting of the Company, and shall then be
eligible for re-election.
92. Qualification of Directors.—The qualification of a Director shall be the holding of 100 shares in the Company of the nominal value of Rs. 1,000.
93. First Directors—Qualification as to.—A first Director may act before acquiring his qualification, but shall in any case acquire the same within one month from his appointment; and unless he shall do so, he shall be deemed to have
agreed to take the said shares from the Company, and the same shall be forthwith allotted to him accordingly. 94. Power of Director to Regire.—A Director may retire from his office upon giving one month's notice in writing
to the Company of his intention so to do, and such resignation shall take effect upon the expiration of such notice or its earlier acceptance.
95. Remuneration of Directors.—The Directors shall be paid out of the funds of the Company by way of remuner-
ation for their services at the rate of Rs. 1,500 per annum and such further sums as the Company in General Meeting may from time to time determine, and such remuneration shall be divided among them in such proportions and manner
as the Directors may determine, and in default of such determination within the year equally. 96. Directors may act notwithstanding Vacancy.—The continuing Directors may act notwithstanding any vacancy.
in their body; but so that if the number falls below the minimum above fixed, the Directors shall not, except for the
purpose of filling vacancies, act so long as the number is below the minimum. 97. When Office of Director to be vacated.—The office of a Director shall ipso facto be vacated—
(a) If he accepts or holds any other office or place of profit under the Company, except that of Managing Director,
Manager, or Departmental Manager, or Superintendent, or Secretary, or Treasurer. But the position of
trustee of a deed for securing debentures or debenture stock of the Company, or of solicitor, or banker is not to be considered an office or place of profit.
(b) If he becomes bankrupt or suspends payment or compounds with his creditors. (c) If he is found lunatic or becomes of unsound mind.
(b) If he ceases to hold the required amount of shares or stock to qualify him for office or do not acquire the same within two months after election or appointment.
(e) If he is concerned or interested in or participates in the profits of any contract with or work done for the Company;
but no Director shall vacate his office by reason of his being a member of any Company which has entered into contracts with or done any work for this Company, or which is concerned in or participates
in the profits of any contract with the Company. Nevertheless, he shall not vote in respect of any contract in which he is so interested.
(f) If by notice in writing to the Company he resigns.(g) If he is requested in writing by all his Co-Directors to resign.
98. Directors may contract with Company.—No Director shall be disqualified by his office from contracting with
the Company either as vendor, purchaser, or otherwise, nor shall any such contract, or any contract or arrangements entered into by or on behalf of the Company in which any Director shall be in any way interested, be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such
it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract
or arrangement is determined on if his interest then emists on in a section of the Cold work and the C

the acquisition of his interest, and that no Director shall as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid.

99. Directors may become 79.

99. Directors may become Directors of other Companies promoted by this Company.—A Director of this Company may be or become a Director of any company promoted by this Company, or in which it may be interested as a vendor, Shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or Shareholder

ROTATION OF DIRECTORS. 100. Rotation and Retirement of Directors.—At the Ordinary General Meeting to be held in the year 1923 and at every succeeding Ordinary General Meeting, one-third of the Directors, or if their number is not a multiple of three, then the number nearest to, but not exceeding one-third, shall retire from the office. 101. Which Directors to Retire.—The one-third, or other nearest number, to retire at the Ordinary Meeting to be held in the year 1923 shall, unless the Directors agree among themselves, be determined by lot; in every subsequent year the one-third, or other nearest number who have been longest in office shall retire. As between two or more who have been in office an equal length of time the Director to retire shall, in default of agreement between them, be determined by lot. The length of time a Director has been in office shall be computed from his last election or appointment where he has previously vacated office. A retiring Director shall be eligible for re-election.

102. Meeting to fill up Vacancies.—The Company at any General Meeting at which any Directors retire in manner

aforesaid shall fill up the vacated offices by electing a like number of persons to be Directors and without notice in that

behalf may fill up any other vacancies.

103. Retiring Directors to remain in Office till Successors appointed.—If at any General Meeting at which an election of Directors ought to take place, the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall, if willing, continue in office until the Ordinary Meeting in the next year, and so on from year to year until their places are filled up, unless it shall be determined at such meeting to reduce the number of Directors.

Power for General Meeting to increase or reduce Number of Directors.—The Company in General Meeting may from time to time increase or reduce the number of Directors and may alter their qualification, and may also determine

in what rotation such increased or reduced number is to go out of office.

When Candidate for Office of Director must give Notice. - 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 duly signed, signifying his candidature for the office, or the intention such of Shareholder to propose

MANAGING DIRECTORS.

Power to appoint Managing Director.—The Directors may, from time to time, appoint one or more of their body to be Managing Director or Managing Directors of the Company, either for a fixed term or without any limitation

as to the period for which he or they is or are to hold such office, and may from time to time remove or dismiss him or them from office, and appoint another or others in his or their place or places.

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

108. Remuneration of Managing Director.—The remuneration of a Managing Director shall from time to time be

fixed by the Directors, and may be by way of salary, or commission, or participation in profits, or by any or all of those

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

PROCEEDINGS OF DIRECTORS.

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

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

113. Questions at Meetings how decided.—Any questions 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.

114. 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 power 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.

not otherwise, shall have the like force and effect as if done by the Board.

115. 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 appoint ment 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.

116. Regulations of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceeding 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.

thereto and are not superseded by the express terms of the appointment of such committee respectively, or any regulations imposed by the Board.

Resolution in Writing by all the Directors as Valid as if passed at a Meeting of Directors. —A resolution in writing signed by all the Directors 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 no fewer than two Directors shall sign it.

118. 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

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

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

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

 (e) Of all orders made by the Directors.

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

 A 4

119. 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.

120. Custody of the Seal.—The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors, or a committee of the Directors, previously given, and in the presence of two Directors at least, who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person appointed by the Directors.

ACCOUNTS.

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

credits, and liabilities of the Company.

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

Statement of Accounts and Balance Sheet to be furnished to General Meeting.—At the ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the

end of the same period.

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 to the Shareholders, and the statement, report, and balance sheet be signed by the Directors.

125. Copy of Balance Sheet to be sent to the Shareholders.—A printed copy of such balance sheet shall, at least

seven days previous to such meeting, be delivered at or posted to the registered address of every Shareholder.

DIVIDENDS AND RESERVE FUND.

126. 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/cr pay to the Shareholders in proportion to the amounts paid on their shares, but no dividend shall be payable except out of nett profits.

127. 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 to the Shareholders.

128. Reserve Fund.—The Directors may set aside out of the profits of the Company such a sum or sums as they think proper as a reserve fund subject to the provision in paragraph 6 supra, 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 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 shall ever bear interest against 130.

the Company.

131. No Shareholder to receive Dividend while Debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend 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.

132. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend payable to any

Shareholder all sums of money due from him, whether alone or jointly with any other person, to the Company, and not-

withstanding 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 joint holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant

sent through the post.

134. Notice of Dividend; Forfeiture of Unclaimed Dividend.—Notice of all dividends to become payable shall be given

134. Notice of Dividend; Forfeiture of Unclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends unclaimed by any Shareholder for three years after notice hereof 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 a sugmentation of the reserve fund. which may be issued for dividends and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

135. Shares held by a Firm.—Every dividend payable in respect of any shares 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.

136. Joint Holders other than a Firm.—Every dividend 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 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 employee of the Company shall,

during his continuance in office, be eligible as auditor.

-The Directors shall appoint the first auditor or auditors of the Com-Appointment and Retirement of Auditors .pany 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 offices only until the First Ordinary General Meeting after their respective appointments or until otherwise ordered by a General Meeting.

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

Remuneration of Auditors.—The remuneration of the auditors, other than the first, shall be fixed by the Com-141.

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

142. 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 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.

143. 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.

144. Company's Accounts to be open to Auditors for Audit.—All accounts, books, and documents whatsoever of the

Company shall at all time be open to the auditors for the purpose of audit.

NOTICES.

145. Notice how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of one or more of the Directors or Secretary, or other persons appointed by the Board to do so.

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.

147. Service of Notices.—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 Company their own or some other address in Ceylon.

148. Notice to Joint Holders of Shares other than a Firm.—All notices directed to be given to Sharehalders 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.

149. Date and Proof of Service.—Any notice if served by post shall be deemed to have been served on the sy 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.

150. 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.

ARBITRATION.

151. 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.

152. 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 latest and the latest areas of the latest and the latest areas of the latest and the latest areas of the latest areas 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 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.

153. Purchase of Company's Property by Shareholders.—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. -If the Company shall be wound up and there shall be any surplus assets after payment Distribution.debts and satisfactions 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 If after such payments there shall remain any surplus assets, such surplus assets shall be divided such ordinary shares. among the ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on 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 surfus assets.

155. Payment in Specie and vesting in Trustees.—If the Company shall be wound up, the liquidator, whether

voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees

upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at the various places and on the different dates as hereunder set out :—

A. S. MAIN, Colombo.

C. M. Young, Colombo.

Witness to the above signatures, at Colombo, this 6th day of April 1922:

P. D. A. MACK, Proctor, Supreme Court.

R. S. BELING, Namunukula.

Witness to above signatu e, at Namunukula this 25th day of April, 1922:

C. A. GUNASEKERA, Clerk, Kandahena estate.

L. St. George Carey, Namunukula.

Witness to above signature, at Namunukula, this 25th day of April, 1922:

N. F. SPURR,

Kandahena estate, Namunukula.

CAMPBELL DUDLEY, Namunukula.

Witness to above signature, at Namunukula, this 25th day of April, 1922:

T. K. MUTALIPH, Clerk, Cannavarella estate.

KEITH ROLLO, Nuwara Eliya.

Witness to above signature, at Oakley, Nuwara Eliya, the 29th day of April, 1922:

M. R. Cassie, Nuwara Eliya

E. G. SIMPSON, Wattegama.

Witness to above signature, at Nuwara Eliya, the 29th day of April, 1922:

N. C. Rolt, Ramboda.

[Third Publication.]

The Farnham Estate Company, Limited.

OTICE is hereby given that the Second Annual General Meeting of Shareholders will be held at the registered class of the Company, Lloyd's buildings, Prince treet Colombo, on Thursday, June 15, 1922, at 12 noon.

Business

1. To receive the report of the Directors and the accounts for the season ended December 31, 1921.

To elect Directors.
 To appoint Auditors.

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

By order of the Directors,
CLARK, YOUNG & Co.,
Colombo, May 19, 1922. Agents and Secretaries.

The Talawakelle Engineering Works, Limited (in Liquidation).

Herifollowing is a true copy of the Resolution passed the Final General Meeting of the above Company the Resthouse, Talawakele, on May 27, 1922:—

That this meeting of the Shareholders of the Talawakelle Engineering Works, Ltd. (in liquidation), has considered the winding up account of the liquidator, and is of opinion that the affairs of the Company have been fairly wound up."

H. L. HASTINGS, Liquidator.

May 29, 1922.

Auction Sale.

Testamentary, Colombo, D. C. 429.

NDER districtions received from the administrator in head eve case, I will sell by public auction household fulnithe, &c., belonging to the above estate on June 10. Saturday), at 12 noon, at the Pettah Auction Copposite Colombo Municipality), 8 and 9, Sea street.

A. C. ABDUL HAMEED, 8 and 9, See street, opposite Colombo Municipality.

Phone 221. Established 1907.

Auetton Sale of Valuable Properties, situated at Urugala and Ingiriya in Rayigam Korale.

NDER instructions from the administratrix in testamentary case No. 1,078, D. C., Kalutara, and

At 11 A.M. at the spot.

(1) Undivided ½ share of the land called Gammeddewattekele, situated at Urugala, in Udugaha pattuwa of Rayigam korale, in the District of Kalutara, containing in extent 2 acres 3 roods and 16 perches.

with the leave of court, I shall sell by public auction the

following properties, at the risk of the purchaser, on Saturday, June 10, 1922:—

At 11.30 A.M. at the spot.

(2) Undivided ½ of ½ share (less ½ an acre) of the divided ½ portion of the land called Dodangahawatta ahas Alawatta, situated at Ingiriya, in Udugaha payttuwa of Raigam korale, in the District of Kalutara, containing in extent about 4 acres.

For further particulars please apply to B. O. Dias, Esq., Proctor, Supreme Court, or to me:

Moratuwa, May 26, 1922.

LIONEL J. J. PEIRIS, Auctioneer and Broker.

Auction Sale.

Valuable Property at Gelanigama and Rayigama, under Mortgage Decree, D. C. Kalutara, Case No. 9,720.

NDER and by virtue of the decree entered in this case and order to sell issued to me, public full up for sale by public auction on Saturday, the 17, 1922, commencing at 2 P.M., at the respective spots—

- 1. Excluding undivided 2/13 shares, the fidelded is share of the remaining soil of Ihalamane in Rayigam korale, halutara District, containing in extent about 3 bushels of seed paddy sowing.
- 2. The undivided a share of the remaining soil, excluding 2/13 shares of Pahalamenerigankumbura at Gelanigama aforesaid, containing in extent about 3 bushels of seed paddy sowing.
- 3. The undivided \(\frac{1}{3} \) share of the soil and of all the trees, 10/24 shares of the soil of the undivided 37 perches, and the 25 cubits long tiled boutique house on the side of the high road on the northern portion of Thapasiawatta at Henegama in Rayigam korale aforesaid, containing in extent about I acre.

For further particulars please apply to C. E. A. Perera, Esq., Proctor and Notary, Kalutara, or to me:

Panadure, May 31, 1922.

H. THOMASZ FERNANDO, Auctioneer and Broker.

Auction Sale. In the District Court of Negombo.

James Edward Senewiratna of Matammana.....Plaintiff,
No. 14,818. Pandithamohote Papinel Singho, Police Headman of Weweldeniya in Udugaha pattuwa of Hapitigam NDER decree in the above case and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell by public auction, at the spot, at 10 A.M. on Saturday, June 24, 1922, the undermentioned property mortgaged by mortgage bond No. 570 dated March 10, 1920, attested by S. C. P. W. Jayatillaka, Notary Public, to wit :-The undivided 43/60 share of the land and on undivided 27/40 share of the tiled house standing on the land called Galabodawatta, situate at Weweldeniya in Udugaha-Galabodawatta, situate at Weweldeniya in Udugaha-pattuwa of the Hapitigam korale in the District of Negombo, in extent about 4 bushels of paddy culture.

Negombo, May 26, 1922

Perera, Proctors, Negombo, or

K. L. PEREIRA & SON, Auctioneers.

Auction Sale. In the District Court of Negombo.

Thena Navianna Sokkalingam (Clerty of Negombo...Plaintiff,

For further particulars apply to Messrs. De Zoysa &

No. 14,992. (1) Christogu Fernando Ando Pulle, (2) Jacob Fernando Christogu Pulle, both of Welihena in Dunagaha

..... Defendants. pattuwa...

NDER decree in the above case and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell by public auction, at the spot, at 4 r.m. on Friday, June 23, 1922, the undermentioned property mortgaged by mortgage bond No. 34;410 dated October 21, 1919, attested by N. J. C. Wijesekara, Notary Bublic as primary mortgage, to wit:

The land called Ambagahawatta, situate at Etgala in Dunagaha pattuwa of the Alutkuru korale, in the District

of Negombo, in extent about 11 roods, together with all the plantations and buildings standing thereon.

For further particulars apply to Gregory de Soysa, Esq., Proctor, Supreme Court, Negombo, or to—

K. L. PEREIRA & SON, Negombo, May 26, 1922.

Auctioneers."

Auction Sale.

(1) Rajepaksemudiyanselage Don Savariel Appuhamy,
(2) ditto Dan Savarie Appuhamy, both of Pedi-......Plaintiffs.

Vs. No. 14,569.

(1) Kumarasinhe Katuneyaka Appuhamillage Don Carolis Appuhamy and wife (2) Jayasinghe Mudalige Dona Jane Nona Hamy, both of Pedipola, and (3) Mallawa Aratchige William Charles Perera Samara sekara, Fiscal's Officer, of Udugampola......Defendants

NDER decree in above case and by virtue of the order to sell issued to us for the recovery of the amount therein stated, we shall sell by public auction, at the spot, therein stated, we shall sell by public auction, at the spot, at 14 p. y. on Friday, June 30, 1922, the under-mentioned property prograged by mortgage bond No. 1,808 dated July 10, 1932, attested by D. A. S. Samaraweera, Notary Public, as primary mortgage, to wit:—

An undivided a share of the land called Maragahawatta, situate at Pedipola in Dasia pattuwa of the Alutkuru korale, in the District of Negombo, in extent about 8 acres and 3 roods.

For further particulars apply to Messrs. De Zoysa & Perera, Proctors, Negombo, or to

> K. L. PEREIRA & SON, Auctioneers.

Auction Sale of Negombo Town Properties.

NDER decree in case No. 15,221, in the District Court of Negombo, entered in favour of the plaintiff Wana Wana Ramanaden Chetty of Negombo, against the defendant Senarath Arachchige Don Daniel Wijesinghe of 2nd Division, Bolawalana, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 11,745.122, with interest on Rs. 9,150 at 15 per cent. per annum from January 24, 1922, till March 27, 1922, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged by bond No. 15,803 dated December 24, 1918, and attested by T. H. de Silva, Notary, as a primary mortgage by public auction, at the respective spots, on Friday, June 23, 1922, commencing at 3 P.M.:

1. An undivided ½ share of the land called Ambagahawatta alias Madangahawatta, situate at Tillanduwa alias 2nd Division Tammita, within the gravets of Negombo, in the District of Negombo, Western Province; containing in extent 1 acre and 2 roods, with the buildings standing thereon

The eastern portion of the land called Lunuwilakumbura alias Weediyabadakolainkumbura, now planted with coconuts, situate at 2nd Division Bolawalana aforesaid; containing in extent 1 acre and 30 perches, with the buildings standing thereon.

3. The lot B of the land called Janchipanikkiwatta, situate at 2nd Division Bolawalana aforesaid; containing

in extent 2 roods and 31 perches.

4. An undivided 13/24 shares of the portion filled up and planted with coconuts out of Manchanayakakumbura and the thereto, adjoining portion of field which is filled up, situated at 2nd Division Bolawalana aforesaid; containing

in extent 1 acre and 25 42/100 perches.
5. The land called Maiappa alias Manchanayaka-kumbura, situate at 2nd Division Bolawalana aforesaid;

containing in extent about 1 acre.

6. A portion of land called Gamayagewatta, situate at 2nd Division Bolawalana aforesaid; containing in extent 2 roods and 20 perches, although said to be so, it is not so; but about 12 acre, with the buildings standing thereon.

Further particulars from Messrs. De Croos & Fernando,

Proctors and Notaries, or-

M. P. KURERA & Co., Auctioneers.

Negombo, May 29, 1922.

Auction Sale of Valuable Properties in the District of Kurunegala, Kegalla, and Colombo. In the District Court of Negombo

Seena Wana Ana Nana Narayanan Chetty by his attorney Seena Suna Muna Muttukaruppan Chetty of Negombo Plaintiff

No. 14,311... Vs.

(1) Madurawalage Don Juan Jayasundera Goonawar dena Appuhamy and (2) Vadurawala Liyana Mudiyanselage Dona Rosa Mariya Siriwardena Hamine, husband and wife, both of Wattala, (3) K. A. Don Pedru Pieris of Colombo Defendants.

NDER decree entered in the above case against the 1st and 2nd defendants, and by virtue of the order issued to us for the recovery of the sum of Rs. 28,050, with interest on Rs. 5,000 and on Rs. 13,000 at 18 and 20 per cent. per annum from June 3 and 10, 1920, respectively, to January 25, 1922, and thereafter at 9 per cent, per annum on the aggregate amount, till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged by bonds Nos. 1,025 and 1,341 dated June 2. 1914, and June 9, 1915, and both attested by D. L. E. Amarasinghe, Notary, by public auction, at the respective. spots, on the under-mentioned dates, viz.

On Monday, June 26, 1922, at 10 A.M.

An undivided & share of the land called Asweddung kumbura, situated at Alawwa in Dambadeni Udukaha Negenaira korale, Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; containing in extent 6 lahas of kurakkan sowing ground, as primary mortgage:

At 10.15 A.M.

2. The undivided 5/12 shares of the land called Dehrgahaowitakahatagahamulahena, now residing garden and

> 12.16

Negombo, May 26, 1922.

of the tiled house and other buildings thereon, situate at Alawwa aforesaid; containing in extent 10 nelies of kurakkan sowing ground, as secondary mortgage.

At 10.30 A.M.

The undivided 7/24 shares of the land called Divulgahamulawatta and of the tiled house and other buildings standing thereon, situate at Alawwa aforesaid; containing in extent 2 measures of kurakkan sowing ground, as secondary mortgage.

At 10.45 A.M.

The undivided \(\frac{1}{3}\) share of the land called Asweddumakumbura, situate at Alawwa aforesaid; containing in extent 6 lahas of kurakkan sowing ground, as secondary mortgage.

At 11.15 A.M.

An undivided 13/48 shares of the land called Elawellakumbura alias Kebilitta, situate at Kapuwarala in Dambadeni Udukaha Negenaira korale aforesaid; containing in extent about 3 lahas of paddy sowing ground, as primary mortgage.

At 11.30 A.M.

6. The undivided ½ share from an undivided ½ share of the land called Oyabadawatta, situate at Koholana in Udukaha korale east of Dambadeni hatpattu, in the District of Kurunegala, North-Western Province; containing in extent 5 lahas of kurakkan sowing ground, excluding the railway and cart roads running through the land, as primary mortgage.

At 11.45 A.M.

7. From an out of all that land called Oyabodawatta, situate at Koholana aforesaid; containing in extent 5 lahas of kurakkan sowing ground, exclusive of the rail and cart roads running through the land, the undivided ½ share of the undivided 1 share, as secondary mortgage.

At 2 P.M.

An undivided 7/24 shares of all those lands called Oyabodawatta, Bogahamulawatta, and Delgahamulawatta, all adjoining each other, now forming one property, situate at Kodapaluwa in Otarapalata of Beligal korale, in the District of Kegalla, Province of Sabaragamuwa; containing in extent 6 lahas of kurakkan sowing ground, as primary mortgage.

At 2.15 P.M.

An undivided & share of the land called Kahatagahaowitawatta, situate at Kodapaluwa aforesaid; containing in extent 6 lahas of kurakkan sowing ground, as primary mortgage.

Аt 2.30 р.м.

The undivided ½ share of the land called Owitawatta and of the buildings thereon, situate at Kodapaluwa aforesaid; containing in extent about 3 lahas of kurakkan sowing ground, as secondary mortgage.

At 2.45 P.M.

11. The undivided ½ share of the land called Kahatagahaowitahena and of the building thereon, situate at Kodapaluwa aforesaid; containing in extent about 6 lahas of kurakkan sowing ground, as secondary mortgage.

At 3 р.м.

The undivided ½ share of the land called Owitawatta and of the buildings standing thereon, situate at Kodapaluwa aforesaid; containing in extent about 3 lahas of kurakkan sowing ground, as primary mortgage.

At 3.15 P.M.

An undivided 7/24 shares of the land comprised of the contiguous allotments of land called Oyabodawatta, Bogahamulawatta, and Delgahamulawatta, situate at Kodapaluwa aforesaid; containing in extent 6 lahas of kurakkan sowing ground, as secondary mortgage.

At 3.30 P.M.

An undivided 1 share of the land called Kahatagahaowitawatta, situate at Kodapaluwa aforesaid; containing in extent about 6 lahas of kurakkan sowing ground, as secondary mortgage.

At 3.45 P.M.

An undivided ½ share of the land called Kahatagahaowitahena and of the buildings standing thereon, situate at Kodapaluwa aforesaid; condaining in extent about 6 lahas of kurakkan sowing ground as secondary mortgage.

At 30 r.m.

The undivided ½ share of the land called Paspalakanda and of the buildings thereon, situate at Regalkanda in Otara pattu of Beligal korale, in the District of Kegalla, Province of Sabaragamuwa; containing in extent 6 acres 3 roods and 6 perches, as secondary mortgage.

At 4.45 P.M.

17. The undivided $\frac{1}{2}$ share of the land called Paspalakanda and of the buildings standing thereon, situate at Regalkanda aforesaid; containing in extent about 6 acres 3 roods and 6 perches, as secondary mortgage.

On Tuesday, June 27, 1922, at 4 P.M.

All that land comprised of the several contiguous allotments of land called Kahatagahawatta, Millagahawatta, Delgahawatta, Kahatagahaowitawatta, and just half share of the land called Eriyagahawatta, situated at Kuda Edanda in the village Wattala in Ragam pattu of the Alut-kuru korale, in the District of Colombo, Western Province; containing in extent 4 acres 2 roods and 29 perches, as rimary mortgage.

Further particulars from Messrs. Amarasinghe & Ranasinghe, Proctors and Notaries, Negombo, or-

M. P. KURERA & Co. Negombo, May 29, 1922. Auctioneers Ç

Auction Sale of Valuable Property at Tudella.

In the District Court of Negombo.

Alfred Ernest Aserappa, Proctor of Negombo A Plaint

No. 14,802.

Manual peeriswaduge Andrew Pieris of Tudella Defendant.

NDER decree entered in favour of the above named plaintiff against the defendant above-named, and by virtue of the order to sell issued to us for the necover of the amount therein stated, we shall sell the under mentioned property mortgaged by bond No. 105 datal Canuary 15, 1918, and attested by Mr. J. P. Abeyaratna, Notary, by public auction, at the spot, at 2 P.M. on Saturday, July 1, 1922. viz. :

The 2 portions of lands called Ketakelagahawatta and Kongahawatta, situate at Tudella, in Ragam pattu of Alutkuru korale, in the District of Colombo, Province; containing in extent 1 acre 3 roods and 21 36/100 perches, with the buildings standing thereon.

Further particulars from Me Ranesinghe, Proctors, Negombo, or-Messrs. Ameresinghe

Negombo, May 29, 1922.

M. P. KURERA & Co., Auctioneers.

Auction Sale.

In the District Court of Galle.

Francis Abeyewardane Gunasakera, Surveyer, of Kalegana in Galle..... No. 19,451. Vs.

Victor de Silva Ratnakirti of Galupiadda, executor the last will and testament of Hettihewage Marthenis de Silva Warnakulasooriya Ratnakirti, Muhandiram,

NDER and by virtue of the decree and in the above case, and the order to sell issued therein, I shall sell by public auction, at the spot, on Jane 23,7952, at 3.30 P.M., the following property specially bound and executable for the recovery of the amount of the said decree:

All that defined lot (bearing Municipal assessment No. 38) of the land Pettigalawatta together with the boutique, 17 cubits in breadth and 30 cubits in length, marked assess. ment No. 38 on the said lot, together with the plantations within the said lot, situate at Dangedara or Galupiadda, within the Four Gravets of Galle, in extent 8.33 perches.

> CHAS. M. GOONESEKERA, Auctioneer:

Galle, May 30, 1922.

Auction Sale. in the District Court of Galle. Letchimanan Chetty of Plaintiff. Vs. No. 18,034.

Cyrus de Silva Abeyeratne of Galle Defendant. NDER and by virtue of the decree entered in the above case, and the order issued therein, I shall sell by public auction, at the spot, on June 24, 1922, at the hours hereinafter specified, the following property specially bound and executable for the recovery of the amount of

the said decree :-

At 10 A.M.

An undivided $\frac{1}{2}$ part of the field called Bakmigahakumbura, situate at Telikada in Gangaboda pattu of Galle.

Commencing at 3 P.M.

All that undivided 1/14 part of the land called Polkoratuwa, situate at Wataraka, within the Four Gravets of Galle &

An findivided 1 part of the field called Wagora, situate at Kalegana, within the Four Gravets of Galle.

Galle, May 30, 1922.

oĥas. M. Goonasekera, Auctioneer.

Auction Sale.

DOER instructions from Mr. A. Joseph Perera, asignee of the infolvent state of A. W. P. Don Davit, in case No. 469 District Court of Galle, I will sell by public auction on Friday, June 23, 1922, commencing at 2 P.M., at the spot-

All that block of high land called Godaparagahawattaaddarakumbura, situate at Gintota, in extent I rood and

11 perches.

For further particulars and inspection of title deeds, please apply to Mr. D. W. Sabasinghe, Proctor, Supreme Court and Notary Public, Galle.

May 29, 1922.

R. I. EPHRAUMS, Auctioneer.

Auction Sale under a Mortgage Decree.

John William de Siva Abertsurawardana of Pamburana Plaintiff.

No. 9,143. Vs.

(1) Dona Catherina Jayawardana Hamine and husband (2) Ranawakage Don Theadoris de Silva, ex-Police Officer, both of PolwattaDefendants.

NDER and by virtue of the decree entered in the above case and the commission issued to me, I shall sell by public auction, at the spot, at 4 P.M., on Saturday,

June 24, 1922, the following property, to wit:

The undivided 5/14 parts of all the remaining fruit trees and of soil as well as of all the buildings standing on the lands Campatchige Diwelwatta, Paluwatta, Ruppewatta alias Yapagewatta, Gamatchigewatta alias Hettigewatta, Ahabadageokanda alias Gamatchigeokanda, and Hettigeokanda (exclusive of the planter's 1 share of the coconut trees of the new plantation of the allotment of land Gamatchigedivelwatta aforesaid), all adjoining one another and forming one land, consisting of both high and low land, in extent about 12 acres, situate at Denipitiya, in the Weligam korale of Matara District, Southern Province; and bounded on the north by Dickliyadda, Mehimulla, and Walgamagediwelwatta, east Ambagahawatta alias Kankanamgewatta, Paranagamagedivelwatta, Ehalagahakoratuwa, Thembawatta, and Kumarawatteokanda, south by Polatuganga, west by Pallivegurugewatta, Liyanagedivelwatta, and Liyanagamageokanda.

The purchaser shall immediately after the sale pay 1 of the purchased amount and all the other expenses of sale. For further particulars please apply to Mr. J. P. Guna wardana, Proctor, Supreme Court, Matara, or to me:

> A. P. KARUNARATNA, Commissioner.

Auction Sale of Lands at Achehuveli South in the District of Jaffna.

NDER decree in case No. 10,573, D. C., Jaffna, entered in favour of the plaintiff Appakkuddy Kanapathippillai of Achchuveli South, against the defendants (1) Saravanamuttu Thamboo and others, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned lands by public auction on Saturday, June 24, 1922, commencing at 10 A.M., at the respective spots:-

1. Land situated at Achchuveli South called Karadian-Cheemah and other parcels, in extent 10 lachams V. C. and 12 kulies; and bounded on the east by the property of Thankam, wife of Murukesu, north by the property of the 3rd defendant, west by lane, and south by the property of Mappanar Saravanamutto and the preperty of Annapooranay, widow of Chithamprappillai. The whole of this, and the share appertaining to this out of the well, situated on the northern limit.

2. An undivided hashare of a piece of land, situated at Achchuveli South called Chempianvayal, in extent 18½ lachams P. C.; and bounded on the east by the property of Chinnachchy, wife of Sinniah, north by the property of Muttuppillai, wife of Kanapathy, west by the property of Mappaner Kandiah, and south by the property of Vallipuram Karthikesu and others.

3. An undivided \$\frac{3}{3}\$ share of a piece of land, situated at Achchuvely South called Karadian Cheemah and Kakkaichchy Iruppaidy, in extent 9 lachams V. C., and of the well thereon. The said land is bounded on the east and north by the property of Thankam, wife of Murtikesu, west by lane, and south by the property of the 2pd defendant.

Jaffna, May 23, 1922.

S. Turaiyappa, Commissioner.

Auction Sale of Land at Irupalai in the District of Jaffna

NDER decree in case No. 14,782, D. C., Jaffna, entered in favour of the plaintiff The Jaffna Commercial Corporation, Limited, Jaffna, against the defendant Saba-pathy Kandiah of Nallore, and by virtue of the order issued to me for the recovery of the amount the cin stated, I shall sell the under-mentioned land by public and on, on Satur day, June 17, 1922, at 4. P.M., at the spot :

All that allotment of land, situated at Irugala, in the Parish of Copay, called "Korankuly," in extent 59 lachams P. C.; and bounded on the east by Crown land and by the property of Theivanaippillai, widow of Moottatamby, on the north by the property of Suppiramaniar Ramalingam, on the west by the property of Meenambikaiamma, wife of Suppiramaniakurukkal, and on the south by road.

Jaffna, May 23, 1922.

S. TURATYAPPA, Commissioner.

Auction Sale under Mortgage Decree.

NDER and by virtue of a decree entered in case No. 844 of July 15, 1921, of the District Court of Trincomalee, and commission issued to me, I shall put up for sale by public auction, on the under-mentioned dates, the following properties:-

On Saturday, June 24, 1922, at 10 A.M. 1. An undivided is share of a piece of field called Moddi-malaichenai, situated at Mutur in Kottiar pattu, in the District of Trincomalee, Eastern Province; boundaries of the whole land are: on the east Palaya road and channel, or, the north the channel and the land of A. Assanalevvai, on the west the land of Mohamadu Neina, and on the outli the land of M. Ahamadu Caseen and others; extern acres 1 rood and 26 perches.

At 3 Р.М. An undivided just $\frac{1}{2}$ share of a piece of field called Paddialavarai, situated at Mallikaitivu in Kottiar pattu, in the District of Trincomalee; boundaries of the whole land are: on the north the land mentioned in plan No. 80,535, on the south land mentioned in plan No. 93,616, on the east channel and land mentioned in plan No. 93,599, and on the west Crown land and channel; extent 20 acres 3 roods and 24 perches.

Matara, May 25, 1922.

At 4 P.M.

A piece of field called Maddathuvaval, situated at Mallikaithivu in Kottiar pattu of the Trincomalee District, in the Eastern Province; bounded on the east and west by the land of the heirs of the late P. Segu Marr, on the south by channel, and on the north by Crown land; extent 3 acres and 13 perches.

On Monday, June 26, 1922, at 2 P.M.

4. A piece of land called Kadatharaivalavu, bearing Government assessment No. 14, with occount plants, palmyrah trees, tamarina trees, and other plantations and well, and all rights and title relating thereto, situated at Division No. 4, Trincomalee, in the Trincomalee District of the Eastern Province; bounded on the north-east by the land called Konappathoddam, now being used as the graveyard of the Roman Catholics, on the south-east and northwest by the land of the said Periyatamby Konamalai and others, and on the south-west by road; extent 2 roods 21 90/190 perches.

T. R. KANAKASUNDRA, Tripcomalee, May 27, 1922. Commissioner.

Auction Sale under Mortgage Decree.

NDER and by virtue of a decree entered in case No. 874 of the District Court of Trincomalee, on March 17, 222 and commission issued to me, I shall put up for sale by public auction on Thursday, June 29, 1922, on the pot, at 3 g. M., the following property:—

A prece of land called Parangitarai, situated at Sambal-

Kaddukulam pattu of the Trincomalee District, tive M. Kaddukulam pattu of the Trincomalee District, the other with the coconut trees, coconut plants, and other plantations, and all other appertenances belonging to the said land; bounded on the north-east by land belonging to Muhammadu Meyadinsa, on the north-west by lane, on the south-east by land belonging to Meera Lebbe Alim Pookaya Seyatku Mustappa, on the south-west by salt water river; containing in extent 2 acres 3 roods and 34 perches.

T. R. KANAKASUNDBA, Trincomalee, May 29, 1922. Commissioner.

Auction Sale.

TO EGY District Court of Kurunegala.

Sha Kan en Cetty of Narammala. Plaintiff.

Awenna Sandanam Pulle of Narammala. Substituted Plaintiff.

Vs.

Jalatpedi Durayalage Kiriya Veda of Erieba in Damba-

NDER and by virtue of decree entered in the above case, and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property herein below declared bo nd and executable under the said decree, on Saturday, July 1, 1922, commencing at 2 r.m., at the Narammala Resthouse premises :-

1. The land called Alagaliamulle Kadurugahamulaliadda, of about 12 lahas paddy sowing in extent, situated

at Idangapola. he land called Mirihelakotuweambagahamulawatta, 2. The land called Mirineiakotuweamassambel of about 2 seers kurakkan sowing extent, situate at Erieba

May 30, 1922.

T. B. AMUNUGAMA, Auctioneer.

Auction Sale under Mortgage Decree.

PER and by virtue of the decree entered in case No. 6,932, D. C., Kurunegala, against Chandrasekera anayake Banayake Basnayake Mudiyanseralahamillage Tikiri Banda Delwita Basnayake Nilame of Delwita, presently of Kurunegala, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the following property declared specially bound and executable under the said decree at the respective spots :-

On Saturday, June 10, 1922, at 10 A.M.

1. Munkotuwewatta, with the plantations thereon, and the field Dombadeniyakumbura, lying contiguous thereto,

being lots 2, 3, and 1 in B. S. P. P. Nos. 843, 844, 845, 846, 847, and 848, containing in extent 25 acres 2 roods and 3 perches, situate at Delwita in Madura karale.

On the same day commencing the P. M.

2. An undivided \(\frac{3}{3} \) shares of Pissikaria and a garden of 3 labes burgely as a sample of the same o

a garden, of 3 lahas kurakkan sowing extent, with the plantations thereon, situate at Wewagedara in Madure

3. Katutampalawehena, now a garden, of 6 lahas-kurakkan sowing extent, with the plantations thereon, situate at Wewagedara aforesaid; all in Weudawili hatpattu, Kurunegala District.

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

Proctors and Notaries, Kurunegala, or-

S. P. SOCRALINGAM PILLAI, Kurunegala, May 6, 1922. Auctioneer.

Auction Sale.

In the District Court of Chilaw.

Testamentary In the Matter of the Intestate late Muna China Ramasam Jurisdiction. No. 1,213. Nainar kovil, deceased.

Nagammal, daughter of Sinnaiyah Mudali kovil in Ramanad District in South by her attorney Sivenagi Sundor Chilaw

by her attorney Sivenagi Sunders to by of Chilaw.

UNDER and by virtue of the containing sauch to us in the above case, we shall sell to making at 30 km, the under-mentioned properties at Kusalai, vizg.

1. All that I share of the land called Papamarattaditottam, situate at Kusalai in Pitigal korse forth, Chilaw District.

District.

2. All that garden called Tettamarattadi alias Tennaimarattaditottam, situate at ditto.

3. All that ½ share of Panaimarattadi Attimarattadikani, situate at ditto.

 All that land called Veppamarattadigalakkani.
 All that garden called Veppamarattaditottam alias Poovarasamarattaditottam.

6. All that ½ share of Veppamarattaditottam.
7. All that ½ share of Panamarattadigalakk

All that & share of Panamarattadigalakkani, Olunkaiyadigalakany alias tottam.

aiyadigalakany alias tottam.

8. All that ½ share of the land called Testamarattaditottam, lying in the aforesaid village.

9. All that I share of the garden called Pilamarattadi-ttam at ditto. tottam at ditto:

Chilaw, May 4, 1922.

And AGENOY, Auctioneer

Auction Sale.

In the District Court of Chilaw.

BY virtue of a commission issued to me by D Court of Chilaw, in partition case No. 5, 1 shall put up for sale by public auction, on Saturday, July 15, 1922, at 3 P.M., at the spot, all that land called Kahatagahawatta, situated at Marawila in Pitigal korale South, Chilaw

District; in extent 27 acres and 29 perches.

The said property will be put up for sale first are pure to co-owners at the price at which the same has been valued, and if there will be no bidders among the co-owners, the same will immediately thereafter be put up for sale to the highest bidder among the public.

For further particulars please apply to me, or E. C. S. Storer, Esq., Proctor, S. C., and Notary Public, Chilaw.

C. RAJARATNAM,

Chilaw, May 29, 1922.

Cancellation and Revocation of Power of Attorney. OTICE is hereby given that the power of attorne No. 2,486 dated April 26, 1920, attested by the C.T. Kandaiya, Notary Public, whereby I appointed Navenna Kannappa Chetty as my attorney has been cancelled and revoked, and that the said Navenna Kannappa Chetty has ceased to be my attorney.

கு. ப. க. ண. கண்ணப்ப செட்டி

Kuna Pana Kana Nana Kannappa Chetty. Colombo, May 26, 1922.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

THE under-mentioned packages having been left in the Baggage Office beyond the time allowed by law, notice is hereby given that unless the same be previously cleared, they will be sold by public auction on Tuesday, July 4, 1922. Goods must be cleared on or before Saturday, July 8, 1922:—

Date. · 1922.	S.	R. No.	Name.	Vessel.	Number and Description of Packages.
January	21	315 .	. W. C. Mc Lean	From Sub-Collector, Talaimannar	1 revolver
January	26	398 .	. E. K. Ram & Co. and 215		6
· ·			in a square	Conjevaram to Kandy	. 1 case
January	30	539 .	. R. C. Jensen	ss. Nurkunda	l chair
		601 .	. Late SergtMajor Caddy	C. D. Force	I pistol
_ `		604 .	. Leehler	Found in Baggage Office	1 bundle 4 sticks and an
					umbrella
May	8 2	2 ,2 80 .	. K. Kuppaswamypulle,		the state of the s
-			Rama Co	Waybill No. 58 of December 16, 19	21,

H. M. Customs, Colombo, May 25, 1922.

E. A. VAN DER STRAATEN, for Principal Collector.

.. 1 case

Statement showing the Importations of Rice into the Ports of Ceylon during the Week ended May 27, 1922.

Ceylon Port.		Port of Origin.		Number of Bags.
Colombo		Calcutta	·`	11,669
\mathbf{Do} .		Negapatam		. 250
Do.		Rangoon		143,153
Do.		Tuticorin		505
Do.		Dhanushkodi		10,097
Galle		Rangoon		10,721
Kankesanturai		Akyab	•••	114
(2,435 bags	of ri	ce were shipped dur	i n g th	e week.)

` — -- a

H. M. Customs, Colombo, May 30, 1922. R. O. DE SARAM, for Principal Collector.

Change of Management.

NOTICE is hereby given that Mr. S. Supramaniam of Manipay has been appointed Manager of the school mentioned below, in place of the late Mr. Carthigasu:—

School referred to.

nipay Vivekananda Vernacular Mixed.

Education Office, Colombo, May 20, 1922. L. MACRAE, Director of Education.

Change of Management.

OTICE is hereby given that Rev. A. Lockwood has been appointed Manager of the schools mentioned below, in place of Rev. J. A. Barker:—

Schools referred to.

Wesleyan Mission Schools in Jaffna and Point Pedro.

Education Office, Colombo, May 26, 1922. L. MACRAE, Director of Education.

G/Kalegana Boys' Vernacular School.

NOTICE is hereby given that an application has been received from Mr. H. W. Dias Abeygunawardene for a grant in aid of his Kalegana Boys' Vernacular School, which is situated in Galle District of the Southern Province, into a Mixed School.

Observations will be received not later than July 3, 1922.

Education Office. Colombo, May 25, 1922. L. MACRAE, Director of Education.

St. Sebastian Free Night School.

NOTICE is hereby given that an application has been received from Mr. F. Salgado for a grant in aid of his

St. Sebastian Free Night School, which is situated in Salpiti korale, Palle pattu, Moratuwa District of the Western Province.

Observations will be received not later than June 25, 1922.

Education Office, Colombo, June 25, 1922.

Pondicherry to Kankesanturai

L. MACRAE, Director of Education.

School.

School,

Examination for Pupil Teachers in English Schools, March, 1922.

THE following candidates have passed the above examination held on March 14, 1922, and the following days. Those candidates whose names do not appear in the list have failed to pass the examination. No communication on this subject will be attended to:—

Index No. Name. School.

686 .. Abaytunga, B. A. .. Uva Collegiate, Badulla

688 .. Gooneratne, K. D. .. Buddhist High

Badulla 689 . Jayasekera, C. L. D. Buddhist High School, Badulla

691 .. Perera, A. Stella .. Weselyan Girls' School, Matara

Education Office, L. MACRAE, Colombo, May 27, 1922. Director of Education.

Examination for Pupil Teachers in English Schools, March, 1922.

THE following candidates have failed to pass the above examination held on March 14, 1922, and the following days. The letter "p" denotes pass, horizontal line "—" failure and "a" absence. No communication on this subject will be attended to:—



Uduwil Girls' Vernacular Boarding School.

NOTICE is hereby given that an application has been received from Miss L. G. Bookwalter, Uduvil, Chunnakam, for the conversion of her Uduvil Girls' Vernacular Boarding School, which is situated in Jaffna District of the Northern Province, into an Anglo-Vernacular School.

Observations will be received not later than July 3, 1922.

Education Office, Colombo, May 31, 1922.

L. MACRAE, Director of Education.

Slave Island Boys' Vernacular School.

NOTICE is hereby given that an application has been received from the Rev. J. V. Daniel, Slave Island, Colombo, for the conversion of his Slave Island Boys' Vernacular School, which is situated in Colombo District of the Western Province, into an Anglo-Vernacular School. Observations will be received not later than July 3, 1922.

Education Office, Colombo, May 31, 1922. L. MACRAE, Director of Education.

Hoof-and-Mouth Disease.

W HEREAS hoof-and-mouth disease has broken out in the villages Weweldeniya, Pahalagama and Weweldeniya Ihalagama 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 village boundary, between Kandy road and Madabawita, east by Kandy road, south by that part of Mirigama-Weweldeniya Gansabhawa road, which extends from Kandy road to Heediyawala, and west by village boundary between Heediyawala and Madabawita.

This declaration is to take effect from this date.

The Kachcheri, Colombo, May 29, 1922. W. A. WEERAKOON, for Government Agent.

NOTICES UNDER "THE EXCISE ORDINANCE, No. 8 OF 1912."

Re-sale of Toddy Taverns for Non-payment of Instalments.

OTICE is hereby given that the privilege of selling fermented toddy by retail in the under-mentioned area from June 20, 1922, to September 30, 1922, will be re-sold at the risk of the original grantee, and on the original conditions, by public auction at the Kachcheri at Chilaw, on Monday, June 19, 1922, at 10.30 A.M.

2. Further particulars as to the conditions can be obtained on application at the Puttalam Kachcheri.

Puttalam Kachcheri, May 24, 1922. S. M. P. VANDERKOEN, for Assistant Government Agent.

SCHEDULE.

Tavern No.	j. Division.		Locality or Range.
			Within the village of-
23	 Pitigal korale south in Chilaw District		Mohottimulla
24	 Do.		Mettikotuwa

Ceylon Government Railway.—Comparative Statement of Goods Traffic for the Month of March, 1922.

Particulars of Gooden	Month ended March 31,	March 31,	Increase in 1922.	Decrease in 1922.	Nett Increase from Octobe March 3	r 1, 1920, to
	1921.	1922.		-	Increase in 1921 to 1922.	Decrease in 1921 to 1922.
	Tons.	, Tons.	Tons.	Tons.	Tons.	Tons.
Kerosine oil	29.9	403 '	104		1 000	
Rubber	1,797	1.856	5 9 · ·		7,000	
Rice	19.826	16,060		9 700		702
Tea	6,921	9,153	2,232		~	
Cacao	400	586	186	٠.	1 080	· —-
Coconut produce	6,692	7,793	1,101		4 700	
Fruit and vegetables	1.386	1,661	275		100	
Tea and rubber packing	1.385	2.242	857		3,066	
Plumbago	$220 \dots$	155		. 01		. 537
Bulk petroleum	598	643	45		61	
Liquid fuel	790	1,127	337		000	
Manure	1,574	7,788	6.214		40 550	
Other goods	23,677	25,249	1,572	-	6,304	· —
Railway material (open line)	10.050	8.189		1 049		
Kallway material (extensions)	644	3,897	3,253		F 0.10	5,106
Breakwater material	927	497		490	907	• • •
Foreign traffic	4 0 20	10,540	6,487		98 679	· — .
Special Traffic (other Govern-	,000	20,020	,0,20,		_,,,,,,,,	•
ment Departments)	-	2,762	2,762	-	14,712	·
Total	81,241	100,601	25,484	6,124	116,147	6,345

Colombo, May 17, 1922.

والمراكب

G. P. GREENE, General Manager.

MUNICIPAL COUNCIL

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hall on Tuesday, April 25, 1922, at 3 p.m.

Present:—Mr. T. Reid, Chairman; Mr. C. P. Dias; Dr. E. V. Ratnam; the Hon. Dr. G. J. Rutherford; Mr. W. C. S. Ingles; Mr. Harold Creasy; Mr. W. Philps; Mr. C. H. Z. Fernando; Mr. J. S. Collett; Mr. G. Adamjee Lukmanjee; and Mr. A. D. Prouse.

1. The Minutes of the General Meeting of 7th and the Adjourned Meeting of March 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 7th and the Adjourned Meeting of March 13, 1922, be confirmed.

2. The Council at its Meeting of March 7, 1922, had accepted notice of the following motion from Mr. C. H. Z.

Fernando: -This Council protests against the manner in which the official programme was drawn up for receiving and entertaining His Royal Highness the Prince of Wales on his arrival in Colombo, and places on record its deep sense of indignation at the undeserved affront to the citizens and ratepayers of Colombo, implied in the arrangements in question, in respect of the following points: (a) Limiting the number of representatives of this Council to three members; (b) grouping this Council with the Chief Headmen's Union and other bodies, and providing for a joint reply to the addresses of welcome presented by all of them; and (c) failing to include the Chairman of the Council in the State Drive in accordance with the custom and tradition elsewhere in the world on occasions of a like kin, as a compliment to the city visited, and directs the Chairman to forward copies of this resolution to the Earl of Cromer and to the Secretary of State for the Colonies, for submission, respectively, to His Royal Highness the Prince of Wales and His Majesty the King.

Mr. C. H. Z. Fernando asked permission of the Council to withdraw the motion. Leave having been granted by

the Council, Mr. Fernando withdrew the motion.

3. With the leave of Council, the Chairman moved that in view of the lamented death of the Hon. Mr. Arthur Alvis, a senior Member of this Council, and as a mark of respect to his memory, this Meeting be adjourned to Thursday, the 27th instant, at 3 P.M. Mr. C. P. Dias seconded.—Carried.

Council accordingly adjourned.

Chairman, Municipal Council, and Mayor of Colombo.

Confirmed on May 16, 1922:

T. Reid, Chairman, Municipal Council, and Mayor of Colombo.

Minutes of Proceedings of an Adjourned Meeting of the Municipal Council of Colombo held in the Town Hall on Thursday, April 27, 1922, at 3 p.m.

The Adjourned Meeting of the Municipal Council was held this day at 3 p.m., pursuant to notice dated April 25, 1922. Present:—Mr. T. Reid, Chairman; Mr. C. P. Dias; the Hon. Mr. N. H. M. Abdul Cader; Dr. E. V. Ratnam; Dr. W. P. Rodrigo; the Hon. Dr. G. J. Rutherford; Mr. W. C. S. Ingles; Mr. Harold Creasy; Mr. W. Philps; Mr. E. W. Jayewardene; Mr. R. L. Pereira; Mr. C. H. Z. Fernando; Mr. J. S. Collett; and Mr. G. Adamjee Lukmanjee.

The Chairman asked permission of the Council to move a motion with regard to the late Hon. Mr. Arthur Alvis. Permission being granted, the Chairman paid a tribute to the work and worth of the late Councillor, and moved :—(1) That this Council desires to place on record its grateful appreciation of the invaluable services rendered to the citizens of Colombo by the late Hon. Mr. Arthur Alvis, M.L.C., M.M.C., J.P., who was a Member of the Colombo Municipal Council, except for brief intervals, from April 25, 1889, till the date of his death on April 24, 1922, and to give expression to the Municipal Councillors' deep regret at the loss of an esteemed and valued colleague; (2) that the Chairman do convey to the relatives of the deceased Municipal Councillor a copy of this resolution, with an expression of the sympathy of the Council with them in their great bereavement.—Mr. C. P. Dias seconded. The motion was carried unanimously in silence, all the Members standing

Mr. C. P. Dias moved that the Council do go into Committee to consider items Nos. 2 to 6, inclusive, on the agenda.

The Hon. Mr. N. H. M. Abdul Cader seconded.—Carried.

The following extracts from the Standing Committees named were then laid before the Council in Committee:

Extracts from the Minutes of the Standing Committee on Sanitation and Markets of March 15, 1922.

(5) To consider the question arising out of the motion of Mr. C. H. Z. Fernando, M.M.C., in Council of March 7. 1922, "that a sum of Rs. 100,000 be expended this year out of the Mayor's Fund for opening and equipping several additional free dispensaries in the poorer districts of Colombo."—Recommended that the proposal to provide a dispensary for Wellawatta and a dispensary for women and children at San Sebastian be considered with the Budget of 1923.

(9) To reconsider the applications for the post of Dispensary Medical Officer.—Recommended that the recommendation to Council should read as follows:—(1) Dr. V. K. Paramanayagam, L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.); (2) Dr. A. H. Don Stephen Silva, L.M. & S. (Ceylon); (3) Dr. H. C. V. de Silva, L.M. & S. (Ceylon). As Dr. Paramanayagam possesses British qualifications, the Committee specially recommends the appointment of Dr. V. K. Paramanayagam.

Resolutions.

Resolved that the above recommendations of the Standing Committee be adopted.

Extracts from the Minutes of the Standing Committee on Municipal Works of March 17, 1922.

(2) To consider letter No. 52 of February 28, 1922, from the Works Engineer restreet lines for 20th lane, Wellawatta, recommending street lines as indicated in plan No. 1,909 dated February 22, 1922, and signed by Mr. N. M. Ingram, the Works Engineer, to be declared as a minor street and to be allowed as 30 ft. wide under section 18 (4) of Ordinance No. 19 -Recommended.

(7) To consider a memorandum of the Works Engineer dated March 15, 1922, with regard to street lines re Timbirigasyaya road.—Recommended that street lines as indicated in plan No. 1,913 dated March 15, 1922, and signed by Mr./ N. M. Ingram, be sanctioned.

Resolutions.

Resolved that the above recommendations of the Standing Committee be adopted.

Extracts from the Minutes of the Standing Committees on Municipal Works and Finance (meeting together) of March 17, 1922.

(2) To consider a letter dated February 21, 1922, from Messrs. Hutson & Co., Ltd., enclosing a claim for Rs. 650 in excess of their tender for repairing the two 36-in. sluice valves at Labugama, and the report of the Waterworks Engineer thereon.—Recommended.

(3) To recommend, under section 5 of the Municipal Council Pension Minute, the grant as from February 1, 1921, to Mr. J. S. Spiers, ex Foreman, Municipal Workshop, whose post was abolished by resolution of Council: (a) Pension of Rs. 1,133·33 per annum; (b) temporary increase of Rs. 396·66 per annum.—Recommended.

(4) To recommend the sanction of Council for the purchase from the Standard Oil Company of New York, Colombo, of 300 barrels of asphaltum at a total cost of Rs. 15,210 ex Wharf, the cost to be met from the sanctioned votes.— Recommended.

(5) To consider an estimate of Rs. 14,050 from the Works Engineer for the widening of 5th Cross street, providing of footway on east side, making up cross roads from 5th Cross street to Gas Works street between blocks of boutiques, tidying, levelling, and fencing the land not to be built upon.—Recommended.

(6) To consider an estimate of Rs. 3,500 from the Works Engineer for the improvements of the Lauries' road, Galle

road corner, and for making up of the roadway, and for all contingent charges.—Recommended.

(7) To consider an estimate of Rs. 12,100 from the Acting City Sanitation Engineer for laying a R. W. channel at Kynsey road (funds are available under sanctioned votes).—Recommended.

(8) To consider the question of the purchase through the Council's agents of general stores, as per list submitted by the Works Engineer dated March 10, 1922, at an approximate cost of Rs. 35,000.—Recommended.

(9) To consider an offer of two miles of light railway in lengths of 15 ft. and connected iron sleepers on Neuchatel

Group, Kalutara, at Rs. 1,600 per mile, including a small quantity of rolling stock.—Recommended.

(10) To recommend the acceptance of the quotation of Messrs. Lee Hedges & Co., for the supply of 20 tons of Burma teak, at Rs. 205 per ton, at a total cost of Rs. 4,100 delivered at Suduwella Stores.—Recommended.

Resolutions.

Resolved that the above recommendations of the Standing Committees be adopted.

Extracts from the Minutes of the Standing Committee on Finance of March 17, 1922.

(4) To consider an application from Mr. J. G. Vandersmagt, Chief Surveyor, Works Department, for an advance of Rs. 2,000 to enable him to purchase a motor car to be repaid in twenty monthly instalments of Rs. 100.—Recommended on the same terms as the advances to the Acting City Sanitation Engineer Mr. Stewart and the Veterinary Surgeon (namely, to be repaid in eighteen monthly instalments with interest at 5 per cent. on the amount outstanding at any time).

(6) To consider a recommendation of the Financial Assistant that the arrears of rates amounting to Rs. 130:40 outstanding on Crown land premises No. 216/7, Yakbedda road, in connection with the four quarters of 1911, be written off

as irrecoverable.—Recommended.

(7) To consider: (a) An application from Dr. D. W. Perera, Medical Officer, Slave Island Dispensary, for two months, full-pay leave commencing from March 15, 1922; (b) the appointment of Dr. Hector Ferdinando, as substitute, on a salary of Rs. 150 per mensem.—Recommended (a and b).

(11) To recommend re-conveyance of premises No. 1,029/34, New Chetty street, vested in Council to Kaduruaratchigey Johannes Perera on payment of all rate and costs which would have been due up to the end of the quarter in which the re-conveyance may be signed, had the property not been vested in the Council. (A sum of Rs. 896:04 has been paid up to and including 4th quarter, 1921.) Subject to the unsatisfied mortgages referred to in Messrs. Julius & Creasy's report of February 24, 1922.—Recommended.

(12) To recommend re-conveyance of premises No. 873/88, New Moor street, vested in Council to Naina Mariker

Aiysa Umma 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 Council. (A sum of Rs. 252.68 has been paid up to and including the 4th quarter, 1921.) Subject to the unsatisfied mortgages, vide Messrs Julius & Creasy's report dated March 1,

1922.—Recommended.

Resolutions.

Resolved that the above recommendations of the Standing Committee be adopted.

Mr. C. P. Dias moved that the Council do resume, and that the resolutions of Council in Committee be adopted. The Hon. Mr. N. H. M. Abdul Cader seconded.—Carried.

The Chairman formally moved in Council that the resolutions of Council in Committee and the recommendations of the various Committees be adopted. Mr. C. P. Dias seconded.—Carried.

Mr. C. P. Dias moved that the leave referred to in item No. 6 on the agenda be sanctioned. The Chairman seconded.—Carried.

To sanction excess leave of 31 days over 42 days granted to M. Latiff, Pressman, Printing Branch, owing to ill-health.

The following documents were laid on the table:-

- 7. The City Analyst's report on town water for March, 1922, and the Municipal Bacteriologist's report on town water for March, 1922.
 - The progress report No. 133 of the Acting City Sanitation Engineer for March, 1922.

The report of the Resident Engineer, Colombo Drainage Works, for February, 1922.

10. Report of the Municipal Bacteriologist of work done during March, 1922.

Statements of receipts and disbursements from January 1 to February 28, 1922, and progress reports showing expenditure for February, 1922.

Weekly statements re plague.

Attendance return of Committees of the Municipal Council for 1922.

C. L. I. Band Programme for April, 1922.

Return of average daily supply and consumption of water for March, 1922.

The Works Engineer's report for February, 1922, on the condition of tramway routes.

Diaries of the following officers for the month of March, 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.

T. REID, Chairman, Municipal Council, and Mayor of Colombo.

Con firmed on May 16, 1922:

T. Reid, Chairman, Municipal Council, and Mayor of Colombo.

Summary of Recei	ots and Disburseme	nts from January 1 to March 31, 1922.	•
	Total.		Total.
HEAD OF REVENUE.	Rs. c.	HEAD OF EXPENDITURE.	Rs. c.
A.—Taxes	138,702 15	A.—Non-effective charges	352,418 62
B.—Licenses C.—Judicial fines	44,921 50 12,680 67	B.—Chairman C.—Secretariat	6,290 61 24,128 60
D.—Tolls	2,698 80	D.—Finance Department	61,875 99
E.—Markets	24,233 91	E.—Veterinary Department	32,017 67
F.—Slaughter-house	14,644 71	F.—Municipal Court	3,642 2
G.—Conservancy H.—Cattle Mart and Quarantine Station	4,724 68 10,866 0	G.—Fire Brigade and Ambulances	10,476 54 72,463 6 0
I.—Consolidated rate	10,866 0 626,178 24	H.—Public Health Department I.—Works Department	401 409 41
K.—Water	160,083 34	K.—Waterworks Department	53,724, 73
L.—Rents	10,356 64	L.—Assessing Department	12,334 9
M.—Miscellaneous	39,074 36	M.—Sanitation Department	84,071 84
Deficit carried to Balance Sheet	1,089,165 0 25,687 72		
Total	1,114,852 72	Total	1,114,852 72
		G. H. N. SA	UNDERS
The Town Hall,		Financial Assistant t	
Colombo, April 12, 1922.	Polones Chest	Municipal (Council.
LIABILITIES. Rs.		March 31, 1922.	<i>.</i> _· '
1. Loans outstanding:—	c. Rs. c.	Assets. Rs.	. c. Rs. c,
		1. Capital Expenditure :—	,
(a) Government of Ceylon, Duplication of 30-inch	-3-	(a) Duplication of 30-inch	en e
water main, &c 3,000,00	0 0	water main and filtera- tion works 3,294,27	R 12
(b) Government of Ceylon,	•	(b) Colombo Drainage	U ± 0
Colombo Drainage Works .11.072.98		Works:	
Works11,072,98	14,072,980 0	1. Mansergh Scheme . 17,832,81	2 0
2. Temporary advance.	11,072,000	2. Public latrines and	
Colombo Drainage		house connections 500,22	
$\mathbf{Works}:$			<u>21,627,311 72</u>
(a) Government of Ceylon —	103,041 82	2. Investments:	
3. Grant-in-aid :		(a) Waterworks loan 267,81	
Government of Ceylon, Colombo, Drainage		Cash not yet invested 5,89 (b) Drainage works loan 1,329,790	7 21 6 50
Colombo, Drainage Works —	7,100,000 0	Cash not yet invested . 64,236	
4. Sinking Funds:—	7,100,000	• • • • • • • • • • • • • • • • • • •	1,667,742 75
(a) Waterworks loan 273.70	9 43	3. Advance Accounts:—	
(b) Colombo Drainage		• (a) Miscellaneous 12,87	
Works 1,394,03		(b) Municipal quarries . 39,59	2 37
5 Permanent works executed	1,667,7 42 75	(c) Advances on works pending recovery 20,15:	2 27
out of revenue:		(d) Making articles for	and the second s
(a) Waterworks 294,27	6 43	stock 2,51	
(b) Colombo Drainage		(e) Plant and tools 5,36	5 5 3 80,499 92
Works	204.270	4. Stock of Stores:	00,495 52
6. Deposits:—	294,276 43	(a) General Store, Sudu-	
(a) Pending execution of		wella 186,36'	7 20
works		(b) Waterworks Store, Mali-	
(b) Miscellaneous 14,662		gakanda 249,284 (c) District Store, Pettah 53,131	
7. Securities:—	50,981 18	(a) Treation Diore, Tennam . 001701	488,753 86
(a) Tenders 250	0.0	5. Cash:—	
(b) Contractors 9,728	32	(a) At bank on current	
(c) Municipal Council, officials 4,757	68	account 539,054	
omerals 4,757 (d) Miscellaneous 41,430		(b) At bank on drainage account 2,033	
	56,166 70	(c) On fixed deposit	
8. Suspense accounts —	4,199 21	account 1,000,000	
9. Excess of assets over liabili-	.*	(d) In hand:—	
ties: Amount brought forward	. ,	1. With shroff, Muni-	,
from 1921 2,083,511	48	cipal Council 1,650) 0
Less deficit of receipts up to		2. With Resident Engi-	The state of the s
		neer, Colombo	
summary of receipts and disbursements 25.687	72 2,057,823 76	Drainage Works 166	5 23
20,007			1,542,903 60
Total	25,407,211 85	Total	. 25,407,211 85

The Town Hall,	· · · · · · · · · · · · · · · · · · ·	G. H. N. SAU	NDERS,
Colombo, April 12, 1922.	2	Municipal (ono Chairman, Conneil

Prices of Foodstuf	ts, &	ze., in (olombo,	on May 31	, 192	2.	1		Per	Whole		Per		tail.
			Wholes	ale.		Retail.			16,	145.				
		Per	Rs. c.	Per		Rs. c.	Sugar, Brown	• •		•••	lb	easure	• •	0 12
Paddy, Country	1	Bushel	3 0	Measure			Salt	• •		•• -	–lb		• •	0 6
Paddy, Imported	••	do.	—	do.			Salt	• •		•• -		do.	••	0 36
Rice, Country		do.	::	do.			Dried Chillies	••				do.	••.	0 22
Rice, Kara	• •	do.	:: -	. do.			Coriander	• •		•• -		easure	••	0 60
Rice, Kallunda		do.	6 0			0 19	Pepper	• •		•• -	–lb		• •	0 28
Rice, Sulai	• •	do.	6 25	'	. •,•	0 20	Garlic Mustard	• •		•• -			••.	0 25
Rice, Muttusamba		do.	7 75		٠	0 25		• •			–lb		• •	0 25
Raw Rice (Rangoon)		do.	6 0	do.			Turmeric	••		·· -		do.	••	0 16
Raw Rice (Singapore)		do.	5 87	do.		_	Fenugreek Cummin	• •		•• -		do.		0 42
Raw Rice (Batavia)		do.		do.		,	Aniseed	• •				do.	••.	0.40
Dhall (Tuvarai)		do.		. Seer		0 36	Tamarind	••	_	•• -		do.	••	0 12
Dhall (Mussouri)		do.	—	do.		0 22	· · · · · · · · · · · · · · · ·	••	_	·• _		77		0 36
Green Peas		do.	—	do.		0 22	Jaggery Gingelly	• •		•• -	–Se		•••	0 34
Ulundu		do.	—	do.		0 20	Gingelly Oil	• •				ottle	•••	1 25
Gram			—	do.		0 20	Coconut Oil	• •	_				••	0 60
Wheat Flour			—	lb.		0. 16	Kerosine Oil, Dayligh		_	•• -		ottle	••	0 25
American Flour		<u> </u>	—	do.		0 15	Kerosine Oil, Monkey	Brand	_	•••		do.	::	0 24
Ghee, Cow				Seer		.6 0	Matches, Three Stars			••			of	·
Ghee, Buffalo	• •		—	do.		3 75	matches, Three Buars	••	$\overline{}$	••		12 box		0 21
Milk			–	Bottle		0: 40	Matches (Japanese)			_		do.	••	
Potatoes (Indian)			—	lb.			Beef	• •	_		lb		••	0 35
Potatoes (Bangalore)		·	—	do.		0 14	Mutton	••		•• -		do.		0 80
Onions (Bombay)			—	do.		0 10	Pork	· • •				do.		0 60
Onions, Red		-	—	do.		0 8	Chickens		_			ach		0 75
Bread			—	1-lb, loai		0 18	Eggs	• •	_			do.		0 6
Tea			—	lb.		0 90	Dry Fish, Nettali (H	a).		••	,			• -
Coffee				do.		0 75	messan)	.01-			lb		,	0 25
Limes				Dozen	• •	0 10	Dry Fish (Maldive)	•••				do.	••	0 50
Coconuts				Each		0 8	Dij Pish (Mataro)	••		••	• •			- ;-
Sugar, Soft	• •			lb.	• •	0 22	•		÷					
Sugar, Crepe		_		do.		0 20					I. N. S			2.
Sugar (Ceylon)			, —	do.	• •		The Municipal Office		Finan		sistant			irman,
Sugar Candy		 '		do.		0 30	Colombo, May 31, 193	22.		Μτ	micipal	Counci	4.	
												٠,		

MUNICIPALITY KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on April 29, 1922, at 8.30 a.m., in accordance with Notice dated April 25, 1922.

Present:—The Hon. Mr. C. S. Vaughan, Chairman; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; Dr. J. W. S. Attygalle; Mr. George E. de Silva; Dr. C. de Vos; Mr. A. Vallipuram; Dr. G. P. Hay; and Mr. A. de C. Carson.

- 1. The Minutes of Proceedings of the Meeting held on March 18, 1922, having been previously submitted to the Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.
 - The following documents were submitted:
 - (a) Statement of receipts and disbursements from close of 1922 to March 31, 1922, on account of the Municipa
 - (b) Progress report of works brought up to the same date.
 - Health Officer's report for March, 1922.
 - (d) Statements of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of March, 1922.
 - (e) The reservoir readings for March, 1922.

Resolved that the statement (a) together with the Minutes of Proceedings of this Meeting, as required by section 83 of the Municipal Councils Ordinance, No. 6 of 1910, be forwarded to the Colonial Secretary for publication in the Government

The following papers were laid on the table:-

Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house service taps inspected during March, 1922.

4. / Correspondence: (1) Letter of March 27, 1922, from His Excellency the Governor conveying to the Members of the Kandy Municipal Council the appreciation of H. R. H. the Prince of Wales of the welcome he received in Kandy.

With the leave of the Council, Dr. Attygalle moved—"That the thanks of this Council be accorded to the Kandy Reception Committee, and the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Verious substitution of the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the Reception Committee be asked to convey the same to the Chairman of the same to the Chairman of the Reception Chairman of the Reception Chairman of the Reception Chairma of the various sub-committees in appreciation of their services on the occasion of the visit of H. R. H. the Prince of Wales. Mr. L. H. S. Pieris seconded.—Carried.

(2) Letter No. 10 of April 3, 1922, from the Hon. the Colonial Secretary, sanctioning the expenditure of a sum of Rs. 225 from the funds of the Municipal Council in excess of the yearly vote of Rs. 1,800 on the Central Town Free Library. -Read.

(3) Letter No. 11 of April 7, 1922, from the Hon. the Colonial Secretary, acknowledging the receipt of the copy of the measures of Municipal Reform recommended by the Council, and stating that the matter is receiving consideration of Government.—Read

(4) Letter No. 12 of April 19, 1922, from the Hon. the Colonial Secretary, approving of the Municipal Council of Kandy purchasing the Electric Lighting Installation at Kandy from the Colombo Gas and Water Company for a sum of Rs. 150,000 and of the Council running the Installation as from May 1, 1922.—Read.

(5) Letter of April 10, 1922, from the Hon. the Colonial Secretary to Mr. A. De C. Carson, nominating him to be

a Member of the Municipal Council, Kandy, during the absence of Mr. P. M. Bingham on leave.—Read.

(6) Letter of March 29, 1922, from the Secretary, Planters' Association, noting that the Kandy Municipal Council is not in charge of the South African War Memorial.—Resolved that the Municipal Council have no objection to the C.P.R.C. assuming charge of the Equestrian Statue and undertaking its maintenance.

- (7) Petition from residents of Galagedara road, Matale road, and Madawela road praying that the regulations relating to the storage of rice be not enforced.—Resolved that the petition be considered with item No. 13 on the Agenda.
- 5. With the leave of the Council Dr. Attygalle moved—That in view of the misleading statements appearing in the Ceylon Daily News of April 22, 1922, a statement be made regarding the occupation of the model tenements at Katukele." Mr. Vallipuram seconded.

Mr. Pieris moved as an amendment—That the matter of the occupation of the model tenements at Katukele be

referred to a Special Committee of the Council.

The amendment fell through for want of a seconder.

The original motion was put to the meeting and carried by 5 to 4.

Ayes. - Dr. Attygalle, Mr. J. C. Ratwatte, Dr. C. de Vos, Mr. A. Vallipuram, and Dr. G. P. Hay.

Noes,—Mr. L. H. S. Pieris, Mr. G. E. de Silva, Mr. A. de C. Carson, and the Chairman.

The following statement was tabled:—Twenty-two model tenements handed to the Council on April 1, 1922. Occupied April 1, 1922, eighteen tenements; occupied April 16, 1922, two tenements; engaged for occupation from May 1, 1922, two tenements. Total 22 tenements.

Total expenditure on the tenements, Rs. 47,898.98; rent at Rs. 10 per tenement per mensem, Rs. 2,640 per annum.

Return on expenditure, 53 per cent. nearly.

6. Pursuant to notice, Mr. de Silva asked—(1) Has the Council ascertained the opinion of the Medical Officer of Health, as to whether rice could be stored in boutiques in rat-proof bins? If his opinion is in favour of this suggestion, this decision be given effect to forthwith, and the boutique keepers be informed to that effect.

(2) What is the total revenue likely to be derived from the re-assessment of rates?

(3) How long will the revising officer take to complete the revision?

- The Chairman replied as follows:—(1) There has been no resolution of Council that the opinion of the Medical Officer of Health be ascertained on this matter. The Medical Officer of Health has, however, submitted a report to the Chairman dated April 26, 1922, which I lay on the table.
- (2) This cannot be stated till the assessment has been revised for the whole town. Revision of assessment was commenced towards the end of 1921. The annual value of assessable properties on January 1, 1921, and January 1, 1922, was Rs. 933,880 and Rs. 1,045,892, respectively, showing an increase of Rs. 112,012, on which the rates recoverable (part at 14 per cent. and part at 8 per cent.) will amount to about Rs. 12,000 per annum, subject to investigation of objections. Of the final figure about 75 per cent. may be expected to be collected by December 31, 1922. Assessment has been revised for properties in the following streets:—Brownrigg street, Katukele Lake road, Mosque road, Trincomalee street, and Ward street.
 - (3) By the end of 1922.
- 7. Pursuant to notice, Mr. de Silva moved—(1) That in terms of a resolution passed at the Kandy Ratepayers' Association, that the Medical Officer of Health should be given entire control over the Sanitary Department, and that the supervision by the Superintendent of Works of the Night Soil Department and scavenging of the town be dispensed with. If necessary that an additional Inspector be appointed to assist the Medical Officer of Health. Mr. Ratwatte seconded pro formâ.

Dr. Attygalle moved as an amendment—That the matter be referred to the Standing Committee on Sanitation.

Dr. Hay seconded.

The amendment was put to the Meeting and carried by 7 to 2.

Ayes.—Dr. J. W. S. Attygalle, Mr. L. H. S. Pieris, Dr. C. de Vos, Mr. A. Vallipuram, Dr. G. P. Hay, Mr. A. de C. Carson, and the Chairman.

Noes.—Mr. G. E. de Silva and Mr. J. C. Ratwatte.

8. Pursuant to notice, Mr. de Silva moved—That this Council do undertake forthwith to lay the water-main pipes from the present terminus along Katugastota road, utilizing all the pipes that have been taken out along Peradeniya road. Mr. Ratwatte seconded.

It was agreed that the matter lie over for the next Meeting, and that the Superintendent of Works be asked to submit an estimate for laying the pipes and fixing standposts at usual intervals with a plan.

- 9. Pursuant to notice, Mr. de Silva moved—That this Council do ask the Government to undertake immediately the increase of water to the reservoir, in view of the serious scarcity of water experienced during the last few months. Dr. Attygalle seconded.—Carried.
- 10. The following motion, which stood in the name of Mr. de Silva, was, with the leave of the Council, withdrawn as the matter had been already dealt with in resolution 4 (1) proposed by Dr. Attygalle:—"That this Council do place on record its appreciation of the good work done by Mr. W. S. de Saram, the Chairman of the Decoration Committee, during the visit of H. R. H. the Prince of Wales, and that this resolution be communicated to him."
- 11. Pursuant to notice, Mr. de Silva moved—That in view of the purchase of the electric lighting of the town by this Council, the Council considers that the establishment of kerosine oil lamps along Asgiriya road and Mawilmada road be not completed, and if the lamps have been purchased, the same be re-sold, and if the sales have not taken place the order be cancelled.

It was agreed that the matter lie over pending submission of report on the electric lighting of the town by Mr. Chick.

12. Pursuant to notice, Mr. de Silva moved—That in view of the unsatisfactory condition of the scavenging of the town, a motor lorry may be engaged for the purpose, and the carts thereby rendered unnecessary be sold.

It was agreed that the matter lie over pending report from Mr. Chick on the subject.

13. Pursuant to notice, Mr. de Silva moved—That as a number of boutique-keepers at Katugastota are charged for not complying with the storage of rice, that the prosecutions be withdrawn till the Medical Officer of Health's opinion is ascertained with regard to the question of storing rice in rat-proof bins.

It was agreed that application be made for the cases to lie over pending consideration of the matter at the next Meeting.

- 14. The following motion which stood in the name of Mr. de Silva is to be brought up at the next Meeting of the Council:—As the road leading from Bogambara to hospital is dangerous for motor and other traffic, that immediate steps be taken to improve the road.
- 15. To fix the rent for the spaces at the Katugastota granary.—Resolved that the spaces be offered to the four wholesale dealers now doing business at the Katugastota hospital at Rs. 40 per mensem per space, and that partitions be put up at a cost of Rs. 240.
 - 16. Papers re the proposed level crossing opposite to the Police Station.

It was agreed that the matter lie over for the next Meeting.

Recommendations of Standing Committees:-

Markets and Sanitation.

(1) That the following be added to the list of duties of the Medical Officer of Health:—He should report at once to the Chairman or Secretary any omission of duty by officers of the Works Department relating to scavenging or conservancy which comes to his notice.

(2) That the additional by-laws relating to bakeries and the amendment to by-law relating to the removal of meat

from the slaughter-house, as framed by the Council's lawyer, be passed.

Finance and Assessment.

(3) That the Sanitary Inspector, Mr. S. Williams, be exempted from payment of tax due on his motor cycle.

Municipal Works.

(4) That the difference of nearly Rs. 200 between the total cost of the fabric for the floor of the Railway Approach road granary and that quoted by the contractor be met from contingencies.

(5) That the estimate of Rs. 358.24 for building a latrine on the new grain shed grounds at Katugastota be passed—

cost to be met from savings on estimate for grain shed.

Subtract Color of the Color to the

(6) That the following applications for house-service pipes be allowed on usual terms :—(1) N. D. H. Abdul Gaffoor, Nos. 143, 144, Trincomalee street; (2) A. M. Rahiman, No. 185, Trincomalee street.

(7) That the following tenders be accepted:—(i.) Rebuilding a portion of the barrel drain, Rs. 3,223.65 (V. Paulu Fernando); (ii.) building drains along Madawela and Galagedara roads, Rs. 6,083.50 (P. Selliah).

(8) That the work of constructing a road to Asg riva be carried out departmentally, as the only tender received is Rs. 580.70 in excess of the estimate.—Resolved that the recommendations be adopted.

18. To appoint Mr. J. H. Chick as Municipal Electrical Engineer. Mr. de Silva moved—That Mr. J. H. Chick be appointed as Municipal Electrical Engineer in charge of the Electric Installation on a salary of Rs. 750 per mensem and free quarters on a five years' agreement as recommended by the Special Committee on Electric Lighting. Mr. Ratwatte seconded.—Carried.

It was also resolved that Mr. Chick be asked to cable for necessary parts for the Diesel engine at the electric station.

- 19. To elect a member to serve on the Standing Committee on Municipal Works during the absence of Mr. P. M. Bingham on leave. Mr. A. de C. Carson was elected.
- With leave of the Council, Mr. Ratwatte moved—That this Council do place on record its appreciation of the services of Mr. C. S. Vaughan as its Chairman during a period of nearly 8 years. Mr. Pieris seconded—Dr. Attygalle spoke in support of the resolution which was carried unanimously.

The Chairman thanked the members for their appreciation of his services.

Confirmed this 20th day of May, 1922:

W. L. KINDERSLEY, Chairman.

Statement of Receipts and Disbursements, January 1 to April 30, 1922.

REVENUE. Estimated Revenue for 1922.	Actual Receipts, January to April 30, 1922.	Estimated Expenditure. Expenditure for 1922.	April 30, 1922.
Rs. c. Consolidated rate 121,800 0 Taxes 26,705 0	Rs. c. 37,456 51 23,234 50 1,500 18 2,862 69 2,826 0 12,534 98 3,365 65 7,362 90 1,194 54 3,595 92	Rs. c Secretariat 38,958 31 Health Department 88,357 18 Works Department 88,875 36 Public market 5,886 6 Slaughter-house 2,620 1,510 6 Cemetery 1,510 1,645 5 Municipal Court 1,645 5 Municipal school 2,178 6 Government loans 15,311 5 Pensions 1,823 38 Miscellaneous services 1,823 38	1 13,342 11 8 21,883 38 0 26,704 28 1,952 17 824 22 598 5 7 420 57 0 653 0 656 0
Total Revenue 338,006 0 Deposits Advances Stall rent securities Sundry securities Municipal Court fines, awards Lettering vehicles, fees Cheques returned by bank, uncashed Municipal stores Library deposits Model tenement securities Municipal stand for Prince's visit Loan for model dwellings	4,231 59 100,165 46 1,200 39 13,79 53 737 0 603 0 949 50 141 0 449 0 7,186 65 45 60 230 0 437 50 75,000 0	(a) Police 30,000 (b) Street lighting 28,700 (c) Miscellaneous 31,950 (c) Miscellaneous 31,950 (c) Total Expenditure 337,815 24 Deposits	9,203 3 13,652 51 8,889 32 1,478 47 16,587 67 289 0 35 0 816 25 134 50 449 0 6,256 92 500 0 4 50 47,898 98
Total Receipts Cash balance on January 1, 1922 Grand Total	200,936 63 77,301 76 278,238 39	Stand for Prince's visit Model tenement securities Total Disbursements Cash balance on April 30, 1922 Grand Total	113,463 66

Kandy, May 16, 1922.

	Balance Sheet	, April 30, 1922.	
LIABILITIES. Deposits on account of— Model tenement securities	Rs. c. Rs. c.	ASSETS. Cash in Mercantile Bank— Fixed deposit	Rs. c. Rs. c.
Stall rent securities Sundry securities Library deposits Miscellaneous deposits	3,801 0 4,031 43 236 7 949 16	Current account Cash in National Bank—	79,463 66
Suspense account Loan for model dwellings Less expenditure incurred	9,237 66 2,412 5 75,000 0 47,898 98 ————————————————————————————————————	Fixed deposit	34,000 0
Municipal stand for H, Prince of Wales' visit Surplus:— Surplus from 1921		Advances on account of— Wages of coolies Supply of rice Missellers on account of—	2,445 0 85 15 403 9
Add revenue, January April 30, 1922		Miscellaneous	2,933 24
Less expenditure, January April 30, 1922	y 1 to 89,889 32 83,600 28	Municipal stores	5,466 49
	Total122,363 39	The second of th	Total . 122,363 39

Kandy, May 16, 1922.

E. B. PEIRIS, Accountant.

Minutes of Proceedings of a Special Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on Saturday, May 13, 1922, at 8.30 a.m., in accordance with Notice dated May 9, 1922.

Present:—Mr. W. L. Kindersley, Chairman; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; Dr. J. W. S Attygalle; Mr. G. E. de Silva; and Mr. A. Vallipuram.

To consider letter No. 13 of May 5, 1922, from the Hon. the Colonial Secretary re loan for the purpose of taking

over the electric light installation.

Dr. Attygalle proposed that the Secretary and the Accountant of the Council be asked to place the matter before the Hon. the Treasurer at a personal interview, and that his opinion be obtained as to the desirability of an overdraft from the bank for the purchase of the lighting installation and for renewals to the plant. Mr. Vallipuram seconded.—Carried.

Confirmed this 20th day of May, 1922: W. L. KINDERSLEY, Chairman.

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 police and lighting rate due on the premises for 3rd and 4th quarters, 1921, 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 Q/.—Properties in Bahirawakanda, Dodanwela, Huduhumpola, Le ella, and road between Peradeniya road and Primrose Hill on Tuesday, June 27, 1922, commencing at the first-named premises at 8 A.M.

List R/2—Properties in Watapuluwa and Yatinuwara Talwatta on Wednesday, June 28, 1922, commencing at the first-named premises at 8 A.M

The Municipal Office, By order, Jas. JAYATILEKE, Kandy, May 30, 1922. Secretary.

LIST Q/2.

Bahirawakanda.

No. Description of Property. Reputed Owner.

22 .. House and land .. Siriwediya and another

Dodanwela.

68 .. Land .. E. M. Bandaramenika

Huduhumpola.

		II warming	
No.	Description	of Property.	Reputed Owners.
8	Field	×,	Poola
12.	Do		do.
	A. Land	• • •	do.
27.	Do),	B. N. L. de Silva
		Lewella.	e y .
53	\dots Field	• •	Kiri Unga
Road	d between Pe	radeniya road	and Primrose Hill.
4, 4A,20 27	Houses a	and lands nd land	R. M. K. Banda B. M. B. Siebel
J .,	· · · · · · · · · · · · · · · · · · ·	LIST $R/2$.	The American State of
		Watapuluwa	i.
2, 34, 35	Houses a	nd lands	Assen Saibo
61	Field		R. M. Hughes
78	Land		Awoo Lebbe do.
	A. Do) .	do.
	. Fields		Kiribanda Arachchi
105	A Field	• •	E. S. H ghes
116	Do). , , , , , , , , , , , , , , , , , , ,	G. Ukkurala
145	Land		do.
159	Field	A CONTRACTOR	Dingiri Hamy
167	Do)	B. Kiribanda
108	Do	o. , , ,	A. Mutumenika
176, 177	Houses	and lands	Kiribanda
179	House a	nd land	Sego Mohammado
183	D	0.	do. ""/
184	D	O	P. Ukkurala
92.	A. D	o .	Gangawata Korala
	7	⁷ atinuwa ra T	alwatta.
61		1.	S. B. Talwatta

COMMITTEE ROAD NOTICES.

Lantern Hill-Somerset Estate Cart Road.

OTICE is hereby given that in terms of the Estates Roads Ordinance, No 12 of 1902, a meeting of the Local Committee of the above road will be held on Friday, June 2, 1922, at 10.30 A.M., at the Cooroondoowatte bungalow.

Business.

To consider the amendment of the assessment of estates interested in the above road for the year ending September 30, 1922, and any other business that may be put forward.

Somerset Estate Gampola, May 18, 1922.

Government contribution

G. C. S. HODGSON, Chairman.

.. Rs. 1,000 · 00

Kadugannawa-Gampola 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, 1922, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, will on Saturday, June 10, 1922, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Private contributions	Rs. 4,929·36			
1st section, 1 mile.				
Proprietors or Agents.	Estates. Acreage.			
J. S. de Silva Bel	longalla 390			
1st and 2nd secti	ons 2 miles			
N. D. J. de Silva St. Edwin C. de Silva Nu	ga Ella 81			
1st to 3rd section				
Mrs Venkataswami Mer	reantile 114			
D. C. de Silva Sar	dikka 89			
D. C. de Silva Sar M. B. Panabokka Me	drup 100			
1st to 4th section	on, 4 miles.			
E. H. de Silva Par Winby & Co., Ltd Win	nby 1,003			
1st to 6th section	on, 5½ miles.			
W. Jordan Alp R. Foster Gor O. B. Wijesekera Gad James P. Fernando Fra	oitikanda 480			
R. Foster Gor	na Adika 1,059			
O. B. Wijesekera Ga	dadessa 510			
James P. Fernando Fra	nkland 200			
7th section,	1 mile.			
J. B. Silva				
7th and 8th secti	ons, 2 miles.			
Noor Mohamado Den W. T. Samaraweera Ran	moderawatta 40			
W. T. Samaraweera Rai	nnawella 88			
S. J. de Saram Har A. O. S. Marikkar Uda	rtfield 143			
Heirs of late J. S. Agar Mt.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			
7th to 9th section				
A. O. S. Marikkar Del	_'			
7th to 10th secti				
, .				
7th to 11th secti	on 5 miles.			
A. O. S. Marikkar Les K. Ukku Banda				
	30			
7th to 12th secti	on, 5½ miles.			
R. Foster Go W. Jordan Alp J. P. Fernando Fre	na Adika 1,059			
J. P. Fernando	ontakanda 480 onklands 200			
O. B. Wijesekera Ga	dadessa 510			
3.6	NIII			

nugalla

Messrs. Robertson & co. . . Mt. Prospect and Keku-

510

541

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, May 20, 1922.

Chairman.

Vellaioya-Shannon 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, 1922, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, have assessed the under-mentioned estates to make up the private contributions :-

Rs. 418 Government moiety Rs. 969 Private contributions

Total acreage, 1,403—Rate per acre, ·6906c. 1st to 4th Section, 131 chains 20 lines.

		A	mount.
Proprietors or Agents.	Estates.	\mathbf{A} creage.	Rs. c.
Eastern Produce & Estates Co., Ltd. (C. G. Spiller) Mrs. C. Shipton	Vellai Oya Agra Oya	965 438	
•	•	Total	969 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to Mr. C. G. Spiller, Chairman, Local Committee, on or before June 15, 1922

> W. L. KINDERSLEY, Chairman.

Provincial Road Committee's Office, Kandy, May 29, 1922.

Maintenance of Deniyaya-Hayes Road, 1921-22.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road during 1921-22, 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. (Estimate No. D 194 of 1921-22.)

Government moiety Private contributions Deduct balance of 1920-21	Rs. 4,615 · 50 Rs. 4,684 · 73 Rs. 338 · 55
To be recovered	 Rs. 4.346·18

1st section, 1 mile.

Total acreage, 5,293\(\frac{3}{4}\)—Moiety of cost, Rs. 430·31—Sectional rate, 8·1286c.—Total rate, 8·1286c.

		Asse	${f ssment.}$
Proprietors or Agents.	Estates.	Acreage.	Rs. c.
D. M. Rajapaksa	Deniyaya	609	49 51

1st and 2nd sections, 2 miles.

Total acreage, 4,6843—Moiety of cost, Rs. 430·31— Sectional rate, 9.1853c.—Total rate, 17.3139c.

D. K Dias Appu (1)	Kekunahena	80	3 46
W. A. Kovis Appu (1)	··	—	1 74
W. A. Sandiris $(\frac{1}{4})$		—	3 46
K. D. S. Kulasuriya (1)		_ `	3 46
D 17 D do Cilvo (1)			1 50

PART I. — CEYLON GOVERNM	IENT GAZETTE — JUNE 2, 1922 1273
1st to 4th section, 4 miles.	Proprietors or Agents. Estates. Acreage
Total acreage, 4,6042—Moiety of cost, Rs. 860·63—Sectional rate, 18·69c.—Total rate, 36·0039c.	Hon. Mr. H. L. de Mel Wilagawawatta and Bulugahawatta 250
Assessment. Proprietors or Agents. Estates. Acreage. Rs. c.	Mr. V. Sinnathamby Othemukalana 150 Mr. Ramasamy Chetty do 50 Mr. Thamby Singho, Notary Dangahawatta 50
J. Anderson (G. Steuart & Co.) Handford 765 275*43	Mr. Charles de Mel Gurumudanna and Hen- diyapola 300
1st to 6th section, 6 miles.	Mr. Mathais de Mel Wilagawawatta 80 Mr. J. Perera, J.P Kongahawatta, Siyam-
Total acreage, 3,839\(\frac{3}{4}\)—Moiety of cost, Rs. 860 63— Sectional rate, 22 4137c.—Total rate, 58 4176c.	balawewa 80 Mr. W. Peris Fernando Daminnagahawatta 110
E. C. Anderson Anningkanda 775 452 74	Mr. A. M. C. Dias Diaslanda, Getulawa 150 Mr. V. M. Abdul Cader Wilawatta 129
1st to 8th section, 8 miles.	R. M. M. W. Somasundram
Total acreage, 3,064 ³ —Moiety of cost, Rs. 860·63—Sectional rate, 28·0816c.—Total rate, 86·4992c.	Chetty Paralanga Bogahamula watta 130
Lipton, Limited Panilkanda 852 736 97	Mr. W. Orlean Fernando Wilagawawatta 50 Hantihewa Vena Muna Ambagahamulawatta 121
1st to 10·1 section, 10·1 miles.	Pelisiyanu Fernando Dangaswetiyewatta 36 Mr. N. E. de Croos Wewapahala Punchi-
Total acreage 2,2123—Moiety of cost Rs. 903 67. Sectional rate, 40 8392c.—Total rate, 127 3384c.	watta 50
Haydella Tea and Rubber	Mr. Laurence H. Peitersz Wewaihalawatta 50 Mr. Gabriel Fernando Pilapitiyewatta-agare 30
Co., Ltd. (Whittall &	Don Sawariel Appuhamy . Godakirillagahawatta 40
Co.) Hayes 1,638\frac{1}{4} 2,086 76 Do Gongalla 574 730 92	Anthony Appuhamy Malattawawatta 75 Mr. Lazarus Fernando Thanahenkatwewatta 40
	Executors of the estate of
4,346 18	late Mr. C. Nawasiwayam Maya estate 204 Mrs. T. B. Mary Rodrigo Nagane estate 60
Which sums the proprietors, managers, or agents of the	Dr. H. J. Fernando Diyakewa estate 40
several estates are hereby required to pay into the Colonial	Do. Kinagaspitiya 30 Mr. Hallock W. Jonathan Mahawelapitiya 50
Treasury, Colombo, on or before June 26, 1922.	Mr K Sadasi Pamba 115
Provincial Road Committee, F. BARTLETT, Galle, May 17, 1922. Chairman.	Mr. L. J. Fernando Kendagolla 60 Hendrick Singho, Mudalali Suwangirikanda 200
Nabadewewa-Koswatta Road.	Mr. V. Sithamparapillai . Beddegama
NOTICE is hereby given that an application having been made to the Provincial Road Committee.	Dr. C. G. Peiris Aludeniya 294
The same of the sa	Dr. J. S. de Silva Medagama 100 Mr. M. A. P. Dharmaratne Gallehera 80
North-Western Province, that the provisions of "The Estate Roads Ordinance, 1902," be extended to the District	Mr. J. D. Siprianu Appu-
of Kurunegala, for the construction of a bridge of 2 spans	hamy Maguruwalapitiya 227 Mr. F. J. Lucas Fernando Yaddehigedera 90
of 30 feet each over the Kolamunu-oya on Nabadewewa- Koswatta road, and also for erecting 2 timber	And at the same time and place the Committee will take
platform bridges of 8 feet span each, the Provincial	evidence, if necessary, and recieve and consider objections and suggestions.
Road Committee, on July 1, 1922, at 1 P.M., at the Kurunegala Kachcheri, intends to define the limits of the	And the second of the second o
district the estates in which will, if the said bridge and	Provincial Road Committee's Office, F. G. TYRRELL, Kurunegala, May 29, 1922. Chairman,
2 culverts be assented to by the proprietors of two-thirds of the acreage in the said district, be assessed for the	Chairman.
construction and maintenance of the said bridge and	
2 culverts, and it is further notified that it is proposed to include the following among other estates in the district	Bevilla-Digowa Estate Cart Road.
to be assessed:—	A MEETING of the Local Committee of the Bevilla- Digowa estate cart road will be held at the Avissa-
Proprietors or Agents. Estates. Acreage	wella Resthouse on Saturday, June 10, 1922, at 9 A.M.
Messrs. G. Robert de Soysa	Business.
& Co	To apportion the expenditure for the year 1921 for the different estates concerned.
pokuna 1.200	Provincial Road Committee. H. L. HOPPER

LOCAL BOARD NOTICES.

Statement of Revenue and Expenditure of the Small Towns in the Colombo District.

Mr. J. J. Fernando

pokuna Ratehetuwemukalana

		. 1	VIS	SAWELLA.		y	
Revenue.		Rs.	c.	Expenditure.		Rs.	c.
Assessment tax		2,593	59	Establishment		. 250	· 0
Road tax				Commission		125	21
Licenses	٠.	2,707	29	Office contingencies		210	0
Rents		667		Sanitation		1.863	54
Fines		326	83	Markets	- 11	461	70
Conservancy	٠.	677	20	New works		4,345	0
Miscellaneous		100	53	Maintenance		37	90
Water rate		2,915	37	Water works		1.090	74
Slaughter-house fees		165	Ó	Loans		5,008	75
Police rate refunded		321	1	Miscellaneous	1.1	143	
-				Railway warrants		30	0
•	-				-		
20.2		11,383	4	. State mot		13,566	68
Balance on December	31,			Balance on December	31,		
1920	• •	8,289	47	1921		6, 105	83
	-	19,672	E 1			10.000	E 1
	_	10,072	ĐΙ			19,672	ĐΙ
							`

H. L. HOPPER, for Chairman.

Provincial Road Committee, Ratnapura, May 20, 1922.

PUWAR	CPITIYA.
Revenue. Rs. c. Assessment tax 2,306 12 Road tax 668 0 Licenses 436 75 Rents 941 97 Fines 168 0 Scavenging 30 0 Conservancy 480 7 Miscellaneous 27 58 Loans 600 0	Expenditure Rs. c Establishment 145 0 Commission 289 16 Office contingencies 115 0 Sanitation 1,422 18 Markets 328 0 New works 516 68 Maintenance 49 50 Loans 2,140 0 Miscellaneous 67 27 Refunds 12 50 Railway warrants 20 0
Balance on December 31, 5,658 49 883 61	5,105 99 Balance on December 31, 1,436 11
6,542 10	6,542 10

· · · · · · · · · · · · · · · · · · ·			
PADU	KKA	PUGO	DA.
Revenue. Rs. c.	Expenditure. Rs. c	Revenue. Rs. c.	Expenditure. Rs. c.
Assessment tax 972 73 Road tax 384 30	Commission 111 88 Office contingencies 40 0	Aggaggment tow 474 5	Establishment 40 0
Road tax 384 30 Licenses 648 50	Sanitation 823 79	Road tax 168 0	Commission 58 71
Rents		Licenses 204 50	Office contingencies 35 0 Sanitation 183 0
Fines	Markets 70 0 New works 7,017 0 Maintenance 472 0	Rents 80 63 Fines 37 25	Markets 10 0
Conservancy 437 30 Miscellaneous 13 72	Maintenance 472 0 Loans 700 0	Fines	Acquistion \(\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Slaughter-house fees . 101 75	Loans		Maintenance 71 25
Dibugitor acoust 2000	Railway warants 10 60		Loans 233 33 Miscellaneous 44 97
	9,373 83		Railway warrants 10 0
3,049 61 Balance on December 31,	Balance on December 31,		**************************************
1920 . 6,456 56	1921 132 84	Balance on December 31,	2,199 89
		1920 3,242 36	Balance on December 31, 1921 2,020 34
9,506 17	9,506 17		
,	77 T A	4,220 23	4,220.2 8
ARXEST II.			· · · · · · · · · · · · · · · · · · ·
Revenue. Rs. c.	Expenditure. Rs. c. Establishment . 40 0		
70 1 4 974 0	Commission 71 5	•	;
Road tax	Office continuousles 49 0	коснен	TKADE.
Rents 306 62	Sanitation 229 10		
Fines 30 0 Scavenging 15 0 Miscellaneous 18 42	Markers 194 UC	Revenue. Rs. c.	Expenditure. Rs. c
Scavenging 15 U	New works 521 56 Water works 208 0	Assessment tax 1,401 62 Road tax 872 80	Establishment . 295 0 Commission . 248 39
MIRCEIR HEORE	Loans 205 33		Office contingencies 180 0
The Secretary of the Secretary	Miscellaneous 424 73	Licenses 4,344 75 Rents 2,058 13	Sanitation . 1,866 58
	Refunds . 3 40 Railway warrants . 10 0	Fines 120 46	Markets . 334 52 Acquisition . 3,125 77
·	Railway warrants 10 0	Scavenging 132 12 Conservancy 589 0	New works 3,225 0
1,495 4	1,895 85.	Miscellaneous 53 18	Office contingencies 180 0 Sanitation 1,866 58 Markets 334 52 Acquisition 3,125 77 New works 3,225 0 Maintenance 869 4 Water works 239 85 Loans 1,960 0 Miscellaneous 45 21 Refunds 1 10
Relance on December 31.	Balance on December 31.	Slaughter-house fees 171 65	Water works 239 85
1920 1,920 34	1921 1,519 53		Loans . 1,960 0 Miscellaneous . 45 21
3,415 38	3,415 38		Miscellaneous 45 21 Refunds 1 10
0,110 00	. 5,110 00		Railway warrants 20 0
GAMP	АНА.		
Ranansia Ra c (Expenditure. Rs. c.	9,743 71	Palance on December 31
Assessment tax 2,182 7	Establishment 85 67	Balance on December 31, 1920 4,481 12	Balance on December 31, 1921 1,814 87
	Commission 298 18 Office contingencies 90 0		
Rents . 2,151 56	Sanitation 1.781 36	14,224 83	14,224 83
Fines 242 0	Morkets 800 10	•	
Scavenging . 32 50 Conservancy . 947 0	Acquisition 4,805 12		
Conservancy 947 0 Miscellaneous 30 48	Acquisition . 4,805 12 New works . 4,852 0 Maintenance . 443 0		
Park 775 55	Water works 6 0	PILIYAN	IDALA.
Loans 7,500 0	Loans 2,646 66		
Slaughter-house fees 179 25	Miscellaneous 3,029 7 Refunds 37 50	Revenue. Rs. c. Assessment tax 567 63	Expenditure Rs. c Establishment 262 50
1	Kelunds 37 50	Assessment tax	Establishment 262 50 Commission 80 86
16,771 48	18,973 75	Road tax 264 0 Licenses 4,027 0	
Balance on December 31,	Balance on December 31.	Rents 4.939 79	Senitation 1.141.52
10,822 4	1921 8,619 77		Markets 717 11
27,593,52	27,593 52	Scavenging 88 33 Conservancy 133 90 Miscellaneous 53 54	Markets
,		Loans 1,000 0	Maintenance 780 U
JA-E	T.A.		Water works . 93 50
Revenue, Rs. c.	Expenditure. Rs. c.		Loans . 1,462 0
Assessment tax 2,353 4	Establishment 175 0	•	Miscellaneous . 444 36 Refunds . 1 20
Road tax . 813 50	Commission . 321 94 Office contingencies . 120 0		Railway warrants 20 0
Rents 1761 5	Office contingencies . 120 0 Sanitation . 1,666 26		
Rents 1,761 5 Fines 42 0	Markets 303 35	11,074 19	10,208 5
Scavenging 90 0	New works 13,610 0 Maintenance 230 0	Balance on December 31, 1920 1,843 58	Balance on December 31, 1921 2,709 72
Fines	Maintenance 230 0 Loans 2,324 0	1920 1,045 56	1921
Slaughter-house fees 186 0	Miscellaneous 167 81	12,917 77	12,917 77
Total Park	Refunds 94 73		
	Railway warrants 20 0		
8,026 40	19,033 9		•
Balance on December 31.	Balance on December 31.	MIRIO	AMA.
1920 13,331 86	1921 2,325 17		11 11/2
		Revenue. Rs. c. Assessment tax . 1,355 29	Expenditure. Rs. c. Establishment . 65 0
21,358 26	21,358 26	Road tax 501 60	Commission 170 43
PELIYA	GODA	Licenses 750 64	Office contingencies 60 0
PELIXA	Expenditure Rs. c	Rents 519 38	Sanitation 1.019 58
1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Establishment 244 0	Fines	Markets 74 50 New works 5,600 0
Road tax 1,242 10	Commission 454 41	Conservancy 155 0 Miscellaneous 105 59	Maintenance 11 25
Licenses 1,583 20 Rents 2,393 40	Office contingencies 120 0 Sanitation 2,217 55	,	Loans
Fines 292 25	Markets 162 4		Miscellaneous 105 56 Railway warrants 15 0
Secremeina 79 0	New works 17,420 0	-	Italiway wairants . 13 U
Conservancy 525 0	Maintenance 150 0		7,821 32
Miscellaneous 10 0	Loans 1,750 0 Miscellaneous 87 26	Balance on December 31, 1920 7,230 98	7,821 32 Balance on December 31, 1921 2,832 66
	Refunds 85 0	1920 7,230 98	1921 2,832 66
	Railway warrants 15 0	10,653 98	10,653 98
9,568 56	22,705 26		2-,000
Balance on December 31.	Balance on December 31, 1921 3,604 94		•
1920 16,741 64	1921 3,604 94		
90 910 00		DEHIWALA	MOUNT LAVINIA.
28,310 20	26,310 20	in section .	
VEYAN	GOD 4	Revenue. Rs. c.	Expenditure Rs. c. Establishment 2,375 0
nevenue. Da o	GUDA. Expenditure. Rs. c.	Road tay 10050 80 3	
Assessment tax 2,907 77	Establishment 160 0	Licenses 3 875 39 i	Commission . 3,399 46 Office contingencies . 1,147 67
Road tax Licenses 1,084 80		Rents . 3,144 81 Fines . 448 75 Conservancy 4,930 27 Miscellaneous . 16,939 68	Sanitation 8,283 1
Licenses 1,397 65 Events 2,964 69 Fines 222 50 Scavenging 73 10	Office contingencies . 150 0	Conservency 448 75	Markets 1,764 43
Fines. 222 50	Sanitation 1,947 21 Markets 279 37	i wiscellaneous 16.939 bs i	New works 28 210 02
Fines	Office contingencies 150 0 Sanitation 1,947 21 Markets 279 37 Acquisition 5,583 74 New works 5,695 0	Loans	Commission 3,399 46 Office contingencies 1,147 67 Sanitation 8,283 1 Markets 1,764 43 Acquistion 49,410 62 New works 26,340 0 Maintenance 6,682 75 Loans 8,540 0 Slaughter-house 390 0 Miscellaneous 27,765 27
Miscellaneous 551 20	New works 5,695 0	Slaughter-house fees 491 75	Loans 8,540 0
Muscellaneous 551 30	Maintenance . 197 0	Burial grounds 100 0	Slaughter-house 390 0 Miscellaneous 52,765 87
	Water works 145 61 Loans 3.219 99	[.	Miscellaneous 52,765 87 Lighting 315 50
	Loans 3,219 99 Miscellaneous 100 55	_	Refunds 81 64
•	Refunds 49 4		Burial grounds 55 0
	Railway warrants . 20 0	·	Railway warrants . 100 0
Balance on December 31,	17,877 42	125,354 19	161.650 95
1920 11,398 27	Balance on December 31, 1921 3,638 66	Balance on December 31, 1920 91,796 54	Balance on December 31.
	1921 3,638 66	1920 91,796 54	1921 55,499 78
21,516 8	21,516 8	217,150 73	217,150 73
• '	1 21,010 8	211,100 10	417,100 73

KIRILLAPONE	-NUGEGODA.	KAN	DANA.
Revenue. Rs. c. Assessment tax 6,172 80 Road tax 2,351 30 Licenses 1,076 46 Rents 3,330 2 Fines 55 0	Expenditure. Rs. c. Establishment 622 0 Commission .771. 31 Office contingencies 250 0 Sanitation 2,503 72 Markets 119 0	Revenue. Rs. c. Assessment tax 2,175 32 Road tax 880 40 Licenses 617 75 Fines 15 0 Conservancy 92 25	Expenditure Rs. c.
Fines 55 0 Scavenging 97 60 Conservancy 375 0 Miscellaneous 12,841 96	Acquisition . 1,119 50 New works . 12,750 0 Maintenance . 3,367 0 Loans . 3,570 0	Loans	Miscellaneous 6,055 52 Refunds 5 50 Railway warrants 20 0
26,300. 14	Miscellaneous 12,753 38 Refunds 5 0 Railway warrants 20 0 37,850 91	Balance on December 31, 1920 6,605 24 31,465 96	Balance on December 31, 1921. 22,927 28 31,465 96
Balance on December 31, 1920 16,851 51 43,151 65	Balance on December 31, 1921. 5,300 74 43,151 65	•	-MABOLE.
EGODA KO	LONNAWA.	Revenue. Rs. c. Assessment tax 3,220 81 Road tax 2,178 20 Licenses 1,696 0	Expenditure. Rs. c. Establishment 190 0 Commission 526 3 Office contingencies 150 0
Revenue. Rs. c. Assessment tax 4,887 35 Road tax 3,173 10 Licenses 1,025 65 Rents 125 49	Expenditure. Rs. c. Establishment 404 0 Commission 697 57 Office contingencies 175 0 Sanitation 4,275 52 Markets 340 60	Rents	Sanitation
Fines 503 50 Scavenging 12 28 Conservancy 213 0 Miscellaneous 49 32 Police rate refunded 828 16	Markets 340 60 New works 6,140 0 Maintenance 477 50 Miscellaneous 86 69 Railway warrants 25 0	7,524 39 Balance on December 31, 1920 3,180 83	Railway warrants 20 0 Balance on December 31, 4,701 54
10,817 85 Balance on December 31, 4,089 0	Balance on December 31, 1921	10,705 22	10,705 22
14,906 85 .	4,906 85	Revenue. Rs. c. Assessment tax 2,611 3	Expenditure. Rs. c.
WAG Revenue. Rs. c. Assessment tax 452 38	A. Expenditure. Rs. c. Commission 40 44	Road tax 1,788 50 Licenses 696 25 Rents 670 58 Fines 175 12	
Road tax 230 70 Licenses 265 0 Rents 157 95 Fines 266 24	Office contingencies . 15 0 Sanitation . 200 75 Markets . 53 82 Loans . 1,100 0	Scavenging 16 0 Conservancy 700 0 Miscellaneous 149 10 Slaughter-house fees 51 50	Commission
Miscellaneous . 17 96 1,390 23 Balance on December 31,	Miscellaneous . 25 27 1,435 28 Balance on December 31,	6,858 8 Balance on December 31, 1920 2,116 31	Balance on December 31, 1921 869 32
1920	1921 10 48	8,974 39	8,974 39
Kosga	AMA.	WELIKADA Revenue. Rs. c.	
Revenue. Rs. c. Assessment tax 520 62 Road tax 272 50 Licenses 573 50 Rents 90 28 Fines 56 75 Scavenging 8 0 Miscellaneous 56	Expenditure. Rs. c. Establishment 33 0 Commission 45 0 Office contingencies 30 0 Sanitation 211 34 Markets 75 0 Acquisition 250 0	Assessment tax 5,525 62 Road tax 2,449 30 Licenses 1,353 50 Rents 445 11 Fines 333 25 Scavenging 628 Conservancy 1,567 0	Expenditure. Rs. c Establishment 519 0 Commission 791 83 Office contingencies 175 0 Sanitation 2,302 90 Markets 726 65 Maintenance 3,730 75 Water works 100 78
Balance on December 31,	Miscellaneous 31 44 Railway warrants 15 0 690 78 Balance on December 31,		Miscellaneous 178 39 Refunds 9 5 Railway warrants 20 0
1920 1,633 57 3,211 22	1921 2,520 44 3,211 22	Balance on December 31, 11,689 34 1920 . 3,474 84 15,164 18	Balance on December 31, 10,094 35 5,069 83 15,164 18
KELAN Revenue. Rs. c.)		SEED	
Assessment tax 1,768 65 Road tax 1,143 0 Licenses 934 0 Rents 141 58	Expenditure Rs. c. Establishment 90 0 Commission 290 30 Office contingencies 70 0 Sanitation 1,169 0 Maintenance 238 75	Revenue. Rs. c. Assessment tax 1,109 5 Road tax 765 90 Licenses 286 50	Expenditure. Rs. c. Establishment 60 0 Commission 193 19
Fines	Maintenance 288 75 Loans 1,540 0 Miscellaneous 43 63 Refunds 4 0 Railway warrants 11 25	Rents	Sanitation
Balance on December 31, 1920	3,456 93 Balance on December 31, 1921 990 74	2,485 53 Balance on December 31,	Refunds Railway warrants 2 0 15 0 1,500 58 Balance on December 31.
4,447 67	4,447 67	1920 2,086 77 4,572 30	1921 3,071 77
HOMAG Revenue. Rs. c.	4	DIVUI	APITIYA.
Assessment tax 2,215 33 Road tax 870 0 Licenses 473 75 Rents 527 5 Fines 50 0	Expenditure. Rs. c. Establishment 85 0 Commission 311 44 Office contingencies 85 0 Sanitation 296 37 Acquisition 113 83 New works 480 0 Maintenance 800 0 Loans 1,232 0 Miscellaneous 105 95	Revenue. Rs. c. Assessment tax. 771 82 Road tax. 282 0 Licenses 263 75 Rents. 363 4 Fines. 85 0 Miscellaneous 27 5 Slaughter-house fees 12 55	Expenditure. Rs. c. 1 Establishment 47 50 47 50 Commission 99 0 99 0 Office contingencies 35. 0 Sanitation 236 60 New works 973. 0 Maintenance 43 25 Loans 410 66 Miscellancous 60
4,136 13	Railway warrants 27 50 Railway warrants 15 0	1,805 21	Refunds 30 0 Railway warrants 10 0
Balance on December 31, 1920 1,113 37 5,249 50	Balance on December 31, 1,697 41 5,249 50	Balance on December 31, 1920	Balance on December 31, 1,891 25 445 71 2,336 96
•	· · · · · · · · · · · · · · · · · · ·		

Statement of Revenue and Expenditure of the Sanitary Board Towns of Puttalam and Chilaw for 1921.	NATTANDIYA. Rs. c Expenditure. Rs. c Expenditure. Rs. c Licenses 370 0 Revenue services 190 5
MADAMPE.	Miscellaneous . 2,103 69
Revenue. Rs. c. Expenditure. Rs. c. Taxes . 4,402 89 Administration	Balance, January 1, 1921 3,031 56 Balance, January 1, 1922 2,765 86 Total . 7,345 0 Total . 7,345 0
Miscellaneous 1,326 34 Miscellaneous 2,488 82 Works 14,303 33 10,908 4 Balance, January 1, 1921 17,161 31 Balance, January 1, 1922 13,807 29 Total 28,069 35 Total 28,069 35	UDAPPU Expenditure Rs. c Expenditure Expenditure
	Balance, January 1, 1921 2,084 15 440 21 Balance, January 1, 1922 1,336 13 188 23 Total . 2,524 36 Total . 2,524 36
MARAWILA. Revenue. Rs. c. Expenditure. Rs. c. Taxes. 1,621 61 Administration . 317 69 Licenses 85 0 Revenue services . 115 63 Fines 2 40 Sanitation . 1,214 25	Revenue
Miscellaneous 265 0 Lighting Miscellaneous 240 37 Miscellaneous 56 34 Balance, January 1, 1921 1,974 1 23 56 36 1,944 28 Balance, January 1, 1922 53 29	Balance, January 1, 1921 5,074 40 1,391 2 Balance, January 1, 1922 2,597 44 Total . 6,465 42 Total . 6,465 42
Total 1,997 57 Total 1,997 57	S. M. P. VANDERKOEN, for Chairman.

APPLICATIONS FOR FOREIGN LIQUOR LICENSES, &c.

We hereby git's notice that we have on this day applied to the Government Agent, Western Province, for the license shown in the schedule hereto annexed for the licensing period ending September 30, 1923:—

Schedule referred to.

Name and address of applicant: Whittall & Co., Queen street, Colombo.

Description of license applied for: License for sale of Foreign liquor.

State whether application is for renewal of existing license or for a new license: For renewal of existing license.

Situation of premises to be licensed: No. E 1, Vauxhall street, Slave Island, Colombo.

Colombo, June 1, 1922.

WHITTALL & Co.