89. Appointment of first Directors and duration of their office:—The first Directors shall be Thomas Lister Villiers Esq., of Colombo, Charles Buckley Prettejohn, Esq., of Mahanilu estate, Norwood, and George Percival Madden, Esq., of Colombo, who shall hold office till the First Ordinary General Meeitng of the Company, when they shall all retire, but shall

Colombo, who shall hold office till the First Ordinary General Meeitng of the Company, when they shall all retire, but shall be eligible for re-election. 90. Directors may appoint Managing Director or Directors ; his or their remuneration.—One or more of the Directors may be apointed by the Directors to act as Secretary, Managing Director or Managing Directors, and (or)Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and -- such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office ; his been, Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose Chairmal, on the Managing Director or Managing Director shall or any duties and powers that might be imposed or conferred to so on hager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrang 117 b such Director for such special remuneration for such services, either by way of salary, commission, or the payment of Lump sum of money, as they shall think fit. 91. Appointment of successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall print successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting. No ft for, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left at the office a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

candidature for the appointment or the intention of such Shareholder to propose him.

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

93. Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of the Directors subsequently to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred. To retire annually .- At the Second Ordinary General Meeting and at the Ordinary General Meeting in every 94.

subsequent year one of the Directors for the time being shall retire from office as provided in clause 95. 95. Retiring Directors how determined.—The Directors to retire from office at the Second and Third General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent

year the Directors to retire shall be those who have been longest in office. 96. Retiring Directors eligible for re-election—Retiring Directors shall be eligible for re-election. 97. Decision of guestion as to retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

Number of Directors how increased or reduced.-The Directors, subject to the approval of a General Meeting, 98. may from time to time at any time subsequent to the Second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

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

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

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

102. When office of Directors to be vacated .- The office of Director shall be vacated-The france

- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
- If he becomes bankrupt or insolvent or suspends payment or files petition for the liquidation of his affiairs, or compounds with his creditors. 1632
- (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
- (d) If he ceases to hold the required number of shares to qualify him for the office.

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

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

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

being a memoer of a firm who are agents, or secretaries of proceeds, of the company, never decision in the small never decision of any contract work or business in which he may be personally interested. 103. How Directors removed and successors appointed.—The Company may by an extraordinary resolution remove any Director, before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

d have held the same it he had not been removed. 104. Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by himrespectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be hable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

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

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POWERS OF DIRECTORS.

106. The Directors shall have power to purchase or otherwise acquire the said Mahanilu and Mahagalla estates. 107. To manage business of Company and pay preliminary expenses, &c.—The business of the Company shall be managed by the Directors either by themselves or through a Managing Director or with the assistance of an agent or agents and Secretary or Secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid of incurred in and about the formation and the registration of the Company, and in connection we placing of the shares of the Company and in and about the valuation, purchase, or acquisition of the said Mahar Mahagalla estate, and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening, planting, and cultivation thereof, and in or about the working and business of the Company.

108. To acquire property, to appoint officers, and pay expenses. —The Directors shall have power to purch take on lease, or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, right, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they make such regulations for the manageappoint such managers, agents, secretaries, treasurers, accountants, and other officers, visiting agents, insuftors, superintendents, clerks, artizans, labourers, and other servants for such period or periods, and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses or asioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries; treasurers, accountants, and other officers, visiting agents, inspectors, superinteriaries, the company, and may from time to time remove or suspend all or any of the managers, agents, secretaries; treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants. for such reasons as they may think proper and advisable and without assigning any cause.

and other servants, for such reasons as they may think proper and advisable and without assigning any cause. 109. To appoint proctors and attorneys.—The Directors shall have power to appoint a protor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from time to time to revoke such appointment.

110. To open banking accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies, to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.
111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any after company or companies, or individual or individuals, or for the sale or disposal of the business, estates, lands, and effects of the Company or any part or parts, share or shares thereof respectively, or the assignment of the whole or any part or parts of its leasehold interests in any estate or estates, land or lands, or the sub-lease of the whole or any part or parts thereof to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose ; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end. 112. General powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient ; and in addition to the powers and autorities by the Ordinance or by these presents expressly conferred or being they may expressly conferred

112. General powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient ; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, elerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may, from time to time, be prescribed by the Company in General Meeting ; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

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

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

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards. (3) To make and give receipts, releases, and other discharges, for money payable to the Company and for claims

- (3) To make and give receipts, releases, and other discharges, for money payable to the company and for that and demands of the company.
- (4) To act on behalf of the Company in all matters relating to bankrupts, and insolvents, with power to accept the office of trustee, assignee, liquidator, inspector, or any similar office.
- (5) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or release such investments.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board, or any managers or agents, and to fix their remuneration.

From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of, and at any time to remove such Director or other person or company, and to annul or vary any such delegation. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any Agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

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PROCEEDINGS OF DIRECTORS.

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

A Director may summon meetings of Directors.—A Director may at any time summon a meeting of Directors. Who is to preside at meetings of Board.—The Board may elect a Chairman of their meetings and determine 115. 116. the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall

choose one of their number to be Chairman of such meeting. 117. Questions at meetings how decided:—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his votes as a Director.

118. Board may appoint committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, such committee, ether wholly of in part, and ether as to persons or purposes, but every committee so formed shan, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done' by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board. 119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the 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. 120. Regulation of proceedings of committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

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

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

- (a) Of all appointments of officers and committees made by the Directors.
- (b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.
- Of the resolutions and proceedings of all General Meetings. (c)
- (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
- (e) Of all orders made by the Directors.(f) Of the use of the Company's seal.

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

COMPANY'S SEAL.

124. The use of the seal.-The seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument except in the presence of one Director and the Agents and Secretaries of the Company, who shall attest the scaling thereof, such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and Secretiares, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing the firm name or the firm name *per procurationem*, or signing for and on behalf of the said firm as such Agents and Secretaries; and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a Director or the Secretary or the duly authorized Attorney of such company signing for and on behalf of such company as Agents and Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

ACCOUNTS.

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

such books and in such a manner at the registered office of the Company as the Directors think fit. 126. Accounts how an when open to inspection.—The Directors shall from time to time determine whether, and to 126. Accounts how an when open to inspection.—Ine Directors shall from time to time determine whether, and to what extent and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company; except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting. 127. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting

in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up as at the end of the same period.

Report to accompany statement.-Every such statement shall be accompanied by a report as to the state and 128. are by a report as to the statement. — Ivery statement share by a report as to the state and a condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.
 129. Copy of balance sheet to be sent to the Shareholders.—A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

130. Declaration of dividend.-The Directors may, with the sanction of the Companyin General Meeting, from time. (a) Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends, which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London,

or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the right of all parties.

131. Interim dividend.-The Directors may also, if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

133. Application thereof. - The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares, or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises or for the repair or renewal or extensions of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient. 134. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend or bonus shall ever bea

interest against the Company.

135. No Shareholder to receive dividend while debt due to Company .- No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether shore control in the person) to the Company in respect of such share or shares, or otherwise howsoever. 136. Directors may deduct debt from the dividends.-The Directors may deduct from the dividend or bonus pay-

able to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and, notwithstanding, such sums shall not be payable until after the date when such dividend is payable.

137. Dividends may be paid by cheque or warrant and sent through the post.-Unless - otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint holders, to the registered address of that one whose name stands first on the register in respect of the joint holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant. sent through the post.

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

139. Shares held by a firm.—Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firml 140. Joint holders other than a firm.—Every dividend or bonus payable in respect of any share held by severa persons jointly, other than a firm, may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT.

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

142. Qualifications of auditors.—No person shall be eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but an auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. It shall not be a necessary qualification for an auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an auditor.

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

144. Retiring auditors eligible for re-election. Retiring auditors shall be eligible for re-election.

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

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

147. Duty of auditor.-Every auditor shall be supplied with a copy of the balance sheet and profit and loss account intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting generally or specially as he may think fit.

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

NOTICES.

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

150. Shareholders to register address.—Every Shareholder shall furnish the Company with an address in Ceylon, which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by 151. 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 will served for all purposes, notwithstanding that the Shareholder to whom. such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon.

152. Notice to joint holders of shares other than a firm.-All notices directed to be given to Sharesholders shall with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.

153. Date and proof of service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its addressed, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post box or posted at a post office, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary. 154. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder resident out of Ceylon shall

name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notice.

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

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ARBITRATION.

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

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EVIDENCE.

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

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

157. Purchase of Company's property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof, in the event of a winding up or a dissolution, or 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 Ordinarco conference when a there

the Ordinance conferred upon them. 158. Distribution.—If the Company shall be wound up and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first in repaying to the holders of the preference shares (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reclassed as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divid among them ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference

shares expressly entitle such shares to participate in such surplus assets. 159. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

In witness whereof the subscriber to the Memorandum of Association have hereunto set and subscribed their names, at Colombo this 14th day of June, 1922. 1.4.1

TOM VILLIERS. JAMES J. PARK. G. P. MADDEN. HARVEY CLIVE FOWELL. T. A. THORNTON. ROY WILLIAMS. J. M. GLASSE.

Witness to the above signatures :

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

[Second Publication.]

3 The Aigburth Tea Company, Limited. NOTICE is hereb regiven that a fleeting of the Preferen-tical Sharehoulers of the Company will be held at the registered affice of the Company, Chatham street, Fort, Columbe on Saturday July 15, 1922, at 10.30 A.M., for the Colombo, on Saturday, July 15, 1922, at 10.30 A.M., for the following purposes :-

(1) To consider and, if thought fit, to pass the following extraordinary resolution

"That the 3,667 cumulative preference shares of Rs. 10 each and bearing Nos. 1 to 3,667, which have been issued and are now outstanding, be converted into 3,667 Ordinary Shares of Rs. 10 each, and that the holders of the said 3,667

Cumulative Preference Shares hereby abandon all rights of preference and priority now belonging to the said Cumula tive Preference Shares, including all accrued and unpair dividends.'

Should the above resolution be passed by the requisite majority it will be submitted for confirmation as a special resolution to a Meeting of the Preferential Shareholders, which will be subsequently convened. \$-4°-4

> By order of the Board BOSANQUET & CO., LTD.

July 7, 1922.

Agents and Secretaries. A 5

The Aigburth Tea Company, Limited.

TOTICE is hereby given that an Extraordinary General Meeting of the Company will be held at the registered the Company, Chatham street, Fort, Colombo, on Saturday, July 15, 1922, at 10.45 A.M., for the following

Directors in the set of the set o resolutions :-

"1. That the Capital of the Company be reduced from Rs. 200,000; divided into 20,000 gares of Rs. 10 each, to Rs. 113,600, divided into 11,360 shares of Rs. 10 each, and such reduction be effected by the cancellation of capital which has been lost or is interpresented by available assets to the extent of Rs. 86400 by the cancellation or extinguishment of the following 8,640 shares of Rs. 10 each, numbered 991/3,000, 3,061/5/200, 5,381/6,100, 6,111/6,200, standing.

"2. That the 3,667 Cumulative Preference Shares of Rs. 10 each, which have been issued and are now outstanding, be converted into Ordinary Shares.

Should the above resolutions be passed by the requisite majority they will be submitted for confirmation as special resolutions to a Second Extraordinary General Meeting which will be subsequently convened, and if so confirmed application will be made to the court for an order confirming the proposed reduction of capital.

By order of the Board,

BOSANQUET & CO., LTD.

July 7, 1922. Agents and Secretaries.

The Aigburth Tea Company, Limited.

NOTICE is hereby, given that a Meeting of the depenture holders of the above Company will be held at chatham street, Fort, Colombo, on Saturday, July 55, 1922, at 11, A.M., for the following purpose,

1. To consider and, if though fit, to pass as an "extra-ordinary resolution" the faktowing resolution :--Thay, the proposed repayment by the Aigburth Tea, ompany, Limited, of the 540 abbentures of Rs. 100, issued on January 1, 1917, is hereby functioned, such repayment, to be affected by-

"(1) The repayment in carn to the holders of debentures. Nos. 131/140, 321/340, 486,540 of the sum of Rs. 8,500, at the rate of Rs. 100 for each such debenture. "(2) By the issue to the holders of all the remaining

debentures of Ten, Ordinary Shares of Rs. 10 each in payment of each such debenture of Rs. 100.

And the Trustees are hereby authorized, on the final completion of the repayment in the aforesaid manner, to discharge the mortgage bondi No. 5,278 dated March 30, 1917, and attestediat Colombo by V. A. Julius, Notary Public."

۲. F. J. POYNTZ ROBERTS, D. W. WATSON, Trustees for the Debenture Holders. Colombo, July 7, 1922. Henderson & Company. CE is hereby given that we, the undersigned, have

V admitted Mr. George Kenneth Logar, as from the Ist instant, to be a partner with us in the firm of Henderson & Co.

HENDERSON, HANSCOMB, H. Henderson & Co.

Fentons, Limited. OMICE is hereby given that the Second Ordinary General Meeting of the Shareholders of the company il be held at the Company's office, 46, Union place,

Colombo, July 3, 1922.

plombo, on July 15, 1922, at 1 P.M.

Business.

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

2. To consider a new issue of shares.

3. To elect Directors and Auditors.

4. Any other business that may be duly brought before the Meeting.

Notice is hereby given that the Share Transfer Books of the Company will be closed from July 5 to 15, 1922, both days inclusive.

By order of the Board,

DUDLEY O. WIJESINGHE, Secretary.

Liquidator.

The Ramboade Tea Syndicate, Limited ļa (in Liquidation).

NOTICE is hereby given that the creditors of the above-named Company are required on or there deges 31, 1922; to send their names and address are definitively are of their debts or claims to Robert Ford chartered Account-ant, Lloyds' buildings, Colombo, the equidator of the said ant, Lloyds' buildings, Colombo, the inquidator of the said Company, and, if so required by police in writing front the said, liquidator, to come and prove their said depth prolaims at such time and place as shall be specified in such motice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved:

All persons owing money to, or in the possession of property belonging to, the Rambodde Tea Syndicate, Limited, are hereby required to pay to me such money, or to hand to me such property forthwith. ROBERT FORD,

July 5, 1922.

Auction Sale, under Mortgage, Decree of Valyable Lands and Shop Goods, at Dehiowita

Poloi Y virtue of a commission issued to me in W Case No. 4,490, I shall sell the under-not proper by public auction, at the respective spots :

On Friday, August 4, commencing at 8 30. A.M.

All and singular the almirahs, counter table C firs. fixtures, furniture, effects, and things and the and other articles which are lying at the in trade >st fi and other articles which are lying at the instant, and buildings referred to in schedule A of bond No. 890 attested by Mr. J. A. Perera of Colombo, Notary Public.

On Monday, August 7, commencing at 12 noon. The Schedule A above referred to.

All that allotment of land marked A in the plan dated October 29, 1904, made by B. W. Hepponstall, Licensed Surveyor, and A/1 in the plan No. 1,937 dated June 13, 1917, made by V. A. Van Cuylenberg, Fiscal's Licensed Surveyor and Leveller, exclusive of the portion (in extent 4/5 perch) sold to S: V: Vairavanathan Pillai by deed No. 137 of September 11, 1913, attested by D. W. Moonesinghe, Notary Public, out of the lands called Athumunekurahanwatta and Mahakumburewatta, situated in the village Dehiowita, in Atulugam korale of Three Korales, in the District of Kegalla, Province of Sabaragamuwa, which said allotment of land, with the restaurant, outhouses, and other buildings and plantations and trees thereon, is bounded on the north by Gansabhawa premises, east by lot marked B/2, land sold to S. S. V. Vairanathan Pillai, and high road from Colombo to Yatiyantota, south, by, the property of C. M. Cader Tamby, and west by land reserved for railway road; containing in extent 2 roods and 32 perches, and registered under the title F 13/106.

The Schedule B above referred to.

(1) All those the buildings and outhouses comprising the Soda-water, Factory, owned by the estate of the late Kadugoda Arachchige Don John Perera, deceased, standing on the lands called Athumunekurahanwatta and Mahakumburewatta, situated in the village Dehiowita aforesaid, and marked B in the plan dated October 29, 1904, made by R. W. Hepponstall, Licensed Surveyor, and B/2 in the plan No. 1,936 dated June 13, 1917, and made by V. A. Van Cuylenberg, Fiscal's Licensed Surveyor and Leveller ; and bounded on the north by Gansabhawa premises, east

by the high road from Colombo to Yatiyantota, south by the property formerly of C. M. Cader Tamby, now by land sold to S. S. V. Vairanathan Pillai, and west by the portion marked A/1; containing in extent 14 perches. Registered F.

(2) All those stores, outhouses, and other buildings owned by the estate of the said Kadugoda Arachchige Don John Perera, deceased, standing on the land called Athumunekurahanwatta and Mahakumburewatta, situated in village Dehiowita aforesaid, and marked C in the said plan dated October 29, 1904, and C/3 in the said plan No. 1,936; bounded on the north by the property of Arnolis Appu, on the east by ela, on the south by the Deraniyagala road, and on the west by the high road from Colombo to Yatiyantota; containing in extent 26 perches. Registered F.

(3) All that land those the upstair buildings, 70 ft. by 28 ft. and the 3 galvanized iron-roofed rooms, 45 ft. by 28 ft., adjoining each other, standing on the land called Athumunekurahanwatta, situated in the village Dehiowita aforesaid, and marked D in the said plan dated October 29, 1904, and D/4 in the said plan No. 1,936; and bounded on the north by Deraniyagala road, east by ela, south by land belonging to C. M. Cader Tamby, and west by high road from Colombo to Matiyantota; containing in extent 1 rood and 4 perches. Registered.

The Schedule C above referred

All the right, title, and interest of the sale 1st and 2nd obligors in and to the lands called Punciphenatennapitahena and Mudunapitahena forming one property, situated in the village Atulugama, in Atulugam kotale of the Three Korales, in the District of Kegalla, Province of Sabaragamuwa; and bounded on the north by Gahak watakande ela, on the east by galenda and Pahalapunchi fena, on the south by Kehel-werewa and galenda, and on the east by the limit of Punchi business where the south by the limit of werewa and galenda, and on the east by the limit of Punchihuriyana rubber estate ; containing in extent about 25 acres, and registered F 27/239, which said premises are now described as follows.—A portion of land called Atulu-gankanda, situated in the village Atulugama aforesaid ; and bounded on the north by Punchihena, on the east by Punchi-henakehelwerewa and Enacht estate, on the south by Enacht estate, and on the west by galenda and Gahala-wattekandelela; containing in extent 18 acres 2 roods and 4 perches according to the plan there of dated August 1, 2, and 3, 1919, and nade by A. Wimalasuriya, Surveyor.

The Schedule D above referred to.

All that allotment of land called Peellalangakella, situated in the village Dehiowita aforesaid; and bounded on the north by Diyanawatta-ela, east by Mahakumbura belonging to the estate of the late M. B. Ekneligoda, Ratemahatmaya, south by land presently belonging to Kunji Moosa, and on the west by the high road; containing in extent 1 road, excluding therefrom the cadjan-thatched house where R. A. Juse Appuhamy resides, according to the plan thereof No. 1,963 dated October 4, 1917, and made by V. A. Van Cuylenberg, Fiscal's Licensed Surveyor. Registered.

The Schedule E above referred to.

All those defined lots marked B, C, and D in plan dated October 29, 1904, made by R. W. Hepponstall, Licensed Surveyor, of the contiguous lands called Atumunekurahanwatta and Mahakumburewatta, situated at Dehiowita aforesaid; which said lots are bounded on the north by the land whereon the Gansabhawe stands and the land belonging to Arnolis Appu, on the east by ela, on the south by lot marked A and the property of C. M. Cader Tamby, and on the west by the high road and the lot marked A; containing in extent about 2 roods and 4 perches. Registered F 24/279. Further particulars from-

T. A. DE MEL; of T. A. DE MEL & CO., Auctioneers and Brokers.

19, Upper Chatham street, Fort. Phone 978.

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Agenon Sale Under Mortgage Decree.

Keyidential House Property, within I we in which the Defivula Railway Station, along the Galle road towards Galkiesa on the Seaside. юч al House Property, within Five Minutes' walk

B^Y virtue of the commission issued to me in case No. 2,719/1921 of the D. C., Colombo, I shall sell by public auction on Wednesday, August 2, 1922, at 4.30 P.M.

at the spot, the above premises (called Bogahawatta marked A and B, now forming one property), in extent 2 noods and 22 62/100 perches, and now bearing assessment No.28, the western boundary whereof being the Presbyterian Girls' School premises, specially and primarily mortgaged with the plaintiff and declared bound and executable under the decree in the said case against W. Charles Dionysias Marthenesz, the defendant, for the sum of Rs. 4,000, ' interest, and costs of suit. (Present rent Rs. 45 a month.)'

Further particulars from Messrs. de Vos & Gratiaen, Proctors for the plaintiffs, or from-

No. 83, Dàm street.

G. EMANUEL DABERA; Auctioneer and Broker,

Sale by Auction under Mortgage Decree, Lands near Pugoda, in Siyane Korale.

NDER decree in case No. 2,544 of 1921, D. C., Calo U and by virtue of the commission issued to me or recovery of the amount therein stated, I shall sell by su Ju M auction at my office, 93, Dam street, Colombo, commencing at 4 P.M. on Friday, July 28, 1922: (1) undivided 1 of an allotment of land marked letter B of Pinnagahalanda alias Pinnalandehene, situated at Pattiyagama in Gangaboda pattu of the Siyane korale; containing in extent 24 arres $\frac{1}{2}$ roods and 27 perches : (2) undivided $\frac{1}{2}$ of an allot pent of land called Pinnagahalanda at Pattiyagama aforesaid : containing in extent 3 roods and 5 perches. Further particulars from-

.C. E. KARUNARATNA, 93, Dam street, July 5, 1922. Austioneer.

Sale by Auction under Mortgage Decree, Coconst 🥖 Estate of 29 Acres, in Chilaw District.

NDER decree in case No. 316 of 1921, D. C., Colomi and by virtue of the commission issued to me for f recovery of the amount therein stated, I shall sell by put auction at my office, 93, Dam street, Colombo, at 5 p.m. on Friday, July 28, 1922: plantation and premises called Brooklands or Galkuliya estate at Helambawatawana, m Anawulundan pattu of Pitigal korale north, comprised of the following six allotments of land : (1) Galkuliyakee n the following six allotments of land : (1) Galkuliyaka in extent 19 acres and 10 perches, (2) Kohombagahawatte and Helambawatawana in extent 2 acres 1 rood and 10 perches, (3) Kadurugahawatta and Helambawatawanakele in extent 1 acre 2 roods and 39 perches, (4) Kongahawatta in extent 1 acre 3 roods and 39 perches, (5) Nikawalakele in extent 2 acres and 8 perches, (6) Kehelwatta and Beli-gahawatta in extent 1 acre 3 roods and 21 perches. Further particulars from

C. E. KARUNARATNA 93, Dam street, July 5, 1922. Auctionee

Auction Sale under Mortgage Decree.

A Rubber Estate called and known as Welihinda Estate extent 173 acres and 20 perches, fully planter and tapping, in Ratnapura District, in Pelmidulld; Rakwana road, about a mile and p half from Pelmadulla Resthous

U NDER decree in case No. 1,527/21/3D. C., Colombo, and by virtue of the commission issued to me there-under for the recovery of the amount therein stated, I shall sell by public auction at our rooms, Canal row, Fort, on Saturday, July 29, 1922, at 2.30/2.M.

All that Welihinda estate, situated in the villages of Bopitiya and Handurukanda in Udapattuwa of Nawadun korale, Ratnapura District, in the Province of Sabara-gamuwa : containing in extent 173 acres and 20 perches with all buildings, plantations, and machinery standing thereon.

For further particulars apply to C. T. Mandiya, Esq., Proctor, Colombo, or ----

Telegrams : "Hammer." Telephone Nos, 733 and 1044

R. G. KOELMAN, of JENSED & Co., Auctioneers and Brokers.

Auction Sale.

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Moratuwa.

NDER instructions from the administrator of the estate of the late Kurunpuge Themahis Silva of Alutianna, in Raygam korale, and with the leave of the District Court of Kalutara, in testamentary case No. 1,241, I shall sell by public auction on Friday, July 23, 1922, at pot, at 3.30 р.м.-

An undivided 1 share of the remaining soil and all the 1. emaining trees and plantations (excluding the planter's 1/6 share of the coconut trees and the jak trees of the 2nd plantation, the planter's share of the rubber plantation, the planter's share of the 3rd coconut plantation, and 1/20 and 1/23 shares of the soil and also the building standing thereon) of the land called Kahatagahawatta, situated at Alutgama in Rayigam korale ; containing in extent A acres

At the spot, at 4 P.M.

2. Delgahakumbura, situated at Alutgania aforesaid, of the sowing extent of two bushels of paddy 7 V .

At the Ferry, at Alutgama, at 30 р.м.

3. One padda boat bearing No. 39 long at the ferry, at

Alutgama aforesaid. For further particulars apply to B.O. Dias, Esq., Proctor, upreme Court, or to

LIONEL J. J. PEIRIS,

Auctioneer and Broker.

Auction Sale.

NDER instructions received from the administratrix U intestamentary case No. 1,306 of the District Court of Kaluara, whall sell by public auction on Saturday, July hall sell by public auction on Saturday, July , commencing at 10 A.M., at Dodangoda-

A undivided ‡ share of the soil of the field called Sa a undivided ‡ share of the soil of the field called and 28 perches.

An allotment of land called Sarakkuwemanana, at Dodangoda.

3. An undivided 1 share of soil and trees of the land called Mananduwewatta *alias* Kokillapitiyewatta at Dodangoda, containing in extent 2 acres, which the deceased was declared entitled by virtue of decree in case No. 7,021, bistrict Court, Kalutare

land called Kekunaudumulla, at 4. An allotment

Dodangoda.

Dodangoda.
5. An undivided 1/32 share of the soil and trees of the land called Halgahawatta, at Dodangoda.
6. An undivided 1 share of soil and trees of the land called Delkandurewatta, at Dodangoda.

7. An undiv ded 1/32 share of the soil and trees of the land called Potuwilagewatta, at Dodangoda.

An undivided $\frac{1}{3}$ share of the soil and trees of the land called Godellewatta, at Dodangoda.

An undivided $\frac{1}{2}$ share of soil and trees of the land called 9.· Batadombagahawatta, at Dodangoda.

10: An allotment of land called Ratambalapitiya, situated at Dodangeda.

11. Half share of the allotment of land called Delgasgodawatta alias Bodikotuwa at Dodangoda, which the deceased was declared entitled by virtue of final decree in partition case No. 6,521, District. Court, Kalutara, containing in

extent 3 acres and 1 rood. . 12. An allotment of land called Pitigalalandadeniya,

situated at Dodangoda, excluding the plantations thereon. 13. An allotment of land called Radagewatta alias

Sarakkuwepitakattiya, excluding, the rubber plantation, thereon, situated at Dodangoda, containing in extent 6 acres and 2 roods.

Further particulars apply to Messrs. Ebert & Kannangara, Proctors and Notaries, or to the undersigned-

C. JAYAWARDENA, Kalutara, July 3, 1922. Auctioneer.

Antetion Saldof a Valuable Field in Walarama near Peradeniya. ١ 隐 V : . . The famortgage decree in D. C., Kandy, case No. 29,657, Contered in favour of the plaintiff. B. H. Pilapitiya of Pilapitiya, against the defendant A. B. Wegodapola of Ranawana, I shall sell by public auction, at 12 noon, at the spot, on Saturday, July 22, 1922-

All that field called Galahitiyawekumbura of 6 paddy pelas, Atalahekumbura of I paddy pela, Palleangekumbura of 3 pelas paddy sowing extent, all adjoining each other; containing in extent 10 paddy pelas, excluding 1 amunam towards the west from Galahitiyawekumbura, situated at Walagama in Yatinuwara, Kandy District.

For further particulars apply to Messrs. Silva Coomaraswamy, Proctors, Kandy, or to me:

A. R. WICKREMESÄKERE, No. 9, Malabar street, Kandy. Auctioneer. Auction Sale. No. 19,145. Vs. (1) Kammala-acharige Podinona, of $(2)^{-1}$ Yahatugoda Badalge Don Dingurene Silva, both of Kumbalwella, 1st defendant as legal representative-BY virtue of a commission issued to m case to recover the sum of Rs. 25 ar he above molin novcos s of suit. I will sell by public auction on Saturday, July 29, 1922, at 2 P.M., at the spot-All those undivided 3 parts of all the soil and trees of the northern undivided 4 part of Narangahawatta and the 13 cubits tiled house, and plastered with chunam, standing on the said 1 part, and which Narangahawatta is situated at Kumbalwella; and is bounded on the north by Kongahawatta, on the east by Alapalawewatta, on the south by Walawwepelawatta, and on the west by high road or Walawwekumbura ; containing in extent about 1 acre. N. DAVID DIAS,

Galle, June 26, 1922. Licensed Auctioneer.

Auction Sale.

N OTICE is hereby given that by virtue of a mortgage A decree entered in case No: 9,754, D. C., Matara, against M. Hapuhennedige Misi Nona, I, the underforced, will sell by public auction, upon court order of July 1, 1922, at 2 P.M., at the office of Mr. M. D. T. Kulerita, Proctor, Matara, the following properties :--

(1) Half of the soil and cocontat trees and citronolis of Mirihangodahena, No. 6,322, in extent 4 acros 2 reas and 23 perches; and situated of Hewaowita. Morawak korale,
 (2) Half of the soil and cocontat trees and deronella and half of all the building and citronella boiler and the impli-ments of and in Minibarkando. No. 5 250

ments of and in Mighankanda, No. 5,250, extent 36 acres and 1 rood; situated at ditto.

Matara, June 25, 1922. B. A. K. WIJAYANAYAK Auction Sale.

BY virtue of a commission issued to me in case No. 1,366 of the District Court of Chiler The in case No. 1,366 of the District Court of Chilaw, I shall put up for sale by public acution the following lands, at the spate; lon. Monday, July 17, 1922, commencing at 10.30 A.M. 1. The 1 share of the buildings in Konsthawatta, situate at Murutena, in the District of Nator bo, containing

in extent about 10 perches. 2. The land called Ketakalagahawatupanguwa or Kongahawatupanguwa, situate at Murutena, containing in extent about 3 roods, together with the productive trees and buildings standing thereon.

3. The land called Kongahawatta, situate at Murutena, containing in extent about 2 roods, together with the pro-

ductive trees and buildings standing thereon. 4. The land called Kongahawatupinguwa, situate at Murutena, containing in extent of 20 coconut trees, out of which an undivided 1 share, together with the soil and productive trees and buildings standing thereon.

Chilaw, July 3, 1922.

M. G. E. FERNANDO, Auctioneer.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Supplementary Sale List of July 25, 1922, Ceylon Wharfage Company's Premises.

HE under mentioned package lying in No. 1 Transhipment Warehouse beyond the time allowed by law, notice is hereby given that, unless the same be previously cleared, it will be sold by public auction on Tuesday, July 25, 1922. Goods must be cleared on or before Friday, July 28, 1922.

Date of Deposit.	.` 	•	No. T From	l Warehous	se (Tran By	shipmen		rks and I	Nos. N	o. and Description.	
April 24, 1922—Blue Book No. 14/7/4	·	•••	Trichinopoly	••	Train	••	Thos.	Cook &	Sons	1 case cigars	
H. M. Customs,			- -			•		-	А.	N. STRONG,	ŀ
Colombo, July 4, 1922.							•	· · · · · ·		rincipal Collector.	•

Statement showing the Impertations of Rice into the Ports of Ceylon during the Week ended July 1, 1922.

Ceylon Port		Port of Origin.	1	Number of Bags.
Colombo		Calcutta	••	11,978
Doc		Rangoon		24,980
Do.		Dhanushkodi		7,578
Do.	••	Tutioorin		5
Kayts	· · ·	Adirampatam	•••	188
Do.		Porto Novo		612
Batticaloa	• •	Negapatam		500
Other Ports	••	Nil.		
		5		

(4,220 bags of rice were shipped during the week.)

H. M. Customs,	•	A. N. STRONG, for Principal Collector.
Colombo, July 4, 1922.		for Principal Collector.

Closure of Area for Application Surveys in Central Province.

OTICE is hereby given that surveys in connection with applications for the purchase or lease of Crown land will, in future, be undertaken in the Central Province in rotation according to areas.

The Province is divided into-

Area No. 1, which includes Matale District.

Area No. 2, which includes Kandy District. Area No. 3, which includes Nuwara Eliya District.

3. Area No. 1 will be closed on September 1, 1922, and no applications received within this area after that date will be forwarded to the Surveyor-General for survey until this area is again re-opened. This, however, will not preclude applicants from submitting to me for registration, applications for land within this area with a view of ascertaining whether there are any objections to the sale or lease.

4. The next area to be closed for survey will be area No. 3, followed in due course by area No. 2. Applications for the purchase or lease of Crown land in these two areas should be forwarded to me as early as possible.

The date of closure of No. 3 area will be shortly 5. published, and will represent the date of completion of all work in area No. 1.

	H , J .	L. LEIGH-CLARE,	
June 30, 1922 .	for	Government Agent) . `
		an a	

Sale of Satinwood.

N auction sale of the under-mentioned satinwood will be held at the Central Timber Depôt, Kew road, Slave id, Colombo, on Saturday, August 19, 1922, at 11 A.M., Island, subject to the following conditions :

1. The timber will be put up in lots to suit buyers at a rate per cubic foot, and no advance of less than 25 cents per cubic

foot will be accepted. 2. The highest bid will be accepted, subject to the approval or disapproval of the Conservator of Forests. The highest bidden will be accepted by the officer conducting the sale to sign bidder will be required by the officer conducting the sale to sign the sale book kept for the purpose directly a lot has been knocked down to him.

Payment of 25 per cent. of the successful bid to be made at time of sale, if so required.

4. Depôt measurements must be accepted, but previous to date of auction any prospective bidder is at liberty to check the measurements recorded in the notice and to represent any differences promptly.

No timber shall be removed before payment of the full 5. price bid, and all timber sold must be removed from the Depôt within ten days of date of notification of acceptance by Conservator of Forests of such bid, and will be at the risk of the purchasers until removed.

6. Should any person to whom a lot is knocked down refuse to take it over at the full price bid, or refuse or fail to sign the sale book and pay 25 per cent. of his bid when so required, or refuse or fail to pay the full purchase amount or balance thereof, as the case may be and to remove the timber within the time. as the case may be, and to remove the timber within the time specified in clause 5 above; the lot will again be put up for auction, and the original purchaser or bidder will be held liable for any loss to Government owing to a lower price being realized at the re-sale, while, if an enhanced price is realized at such re-sale, he shall, however, have no claim to the profit which shall accrue to Government.

7 Flowered logs, if not so advertised, shall be excluded from the lots advertised in the list, and shall be put up separately, at the discretion of the Assistant Conservator of Forests, after, consulting the wishes of prospective purchasers. 8. Agents bidding for others will be required to produce a

written authority from the firm or person for whom they bid, such authority will be retained by the Assistant Conservator of Forests, and will hold good only at the particular sale at which, it is produced.

Fractions of a cubic foot less than 5 will be ignored, and 9. anything over will be counted as one cubic foot in calculation of value of each log.

	Divi	sion.	No. c	f Logs.	Cubic Feet.
East Nort Cent	thern		- and and -	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	406 · 79 536 · 25 733 · 85
	. e ¹ .	Tot	al	54	1.676.89

LIST OF SATINWOOD LOGS REFERRED TO.

Eastern Division South. C. Ť. D. Girth. Div. Length. Cubic S oundness No. No. Ft. in. Ft. in. of Log. Feet. 115 977 23 .0 4 2 24.95 Sound*. . . •• 106 979 15 0 6 36.62 do.* ° 3 • • . . •• 26.88 do.* 119 988 21 3 4 .6 •• . . ι. 995 25 0 :. 30.47 do.* 131 4 5 • • •• 21 6 ... 124 .000 3 24.26 4 do.t 3 005 16 6 4 8 22.45 do.t 25 ,009 20 3 11 19.64 do.: • • • 9 1.013 16 0 6 8 44·44 26·08 do. ٠,٠ • • 6 1:021 18 6 4 9 do. •• 955 ğ 15 5 1.506 9 33.00 dó.* 957 1,510 16 Ö 7 ī do.* ••• 50.00 959 ,511 15 5 10 3 32.00 ••• do.t 15 _2 953 1.515 3 • • 6 36.00 do.§ . . Northern Division. 1,036 15 0 17 1.1 · • • 5 0 23.43 · . : Sound† 9 20 1,037 18 3 . . · . . 4 25.73do.|| 18 1.039 12 6 do.† 5 's 5 ¢Γ., ٠.. 22.91 $\mathbf{25}$ 1.058 14 6 4 11 21.90 • • do. 51 1.117 20 6 5 00 32-03 do. A -22. 1,122 48 . . 23 0 4 11 34.74 do.¶ ... · · · . 1,123 17 18 3 5 28.77 dò. . . . 2 1.00 1 1,126 15 9 5 . 1 25·43 ... do. 32 1,131 14 9 6 11 • • 44.10 do.* . . 31 . . 4. 1 .132 $\mathbf{21}$ 9 5 do.¶ Ξ. 4 38.66 94 1 .22918 11 6 1. 4 27.94 do.|| • • . : 95 •• 1.230 25 1. 0 4 11 37.77 do. 1.235 24 44 • • ... 0 32.66 do. 47 1,241 0 • • •• 14 • • 5 9 28.92 do.‡ •• 26 1,248 14 6.... do.‡ do.¶ . . 4. 8 19.73 1.4 29 1,249 12 3 5 9 •• ÷ . 25.30 ٠. 1 1.25223 0 37.14 5 do. 1 7 3 1.254 14 6 5 29.09 do.¶

PART I. - CEYLON GOVERNMENT GAZETTE - JULY 7, 1922

1510	PART I CEY	LON GOVERNM
~	Central Division.	
Div. C. T. D. Lengt No. No. Ft. in		
236 1,063 16 6		, -
240 1,064 15 6	5 8 31.1	0 do.††
$283 \dots 1,065 \dots 15 \ 6208 \dots 1,067 \dots 15 \ 6208 \dots 1,067 \dots 15 \ 6208 \dots 1,067 \dots 15 \ 6208 \dots 1508 \dots 15 \ 6208 \dots 1508 \dots 150$		
289 . 1,074 . 18 3		
$256 \dots 1,078 \dots 13 9$	6030.9	
58 1 ,342 12 3 26 1 ,346 13 0		
33 1,347 17 6	6 1 40.4	6 do.§
51 1,359 16 9 B 4 1,366 12 9	5 4 29.7	
$B 5 \dots 1,370 \dots 12 9$	5 8 25.5	
9 1,404 11 9 1 1,405 18 3		
19 1,406 11 0		
44 1,407 12 0 21 1,410 14 0		
10 1.411 14 6	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
B 3 1,414 11 9		7 do.*
63 1,424 12 (61 1,425 12 (2do.¶ 8do.§
B29 1,4267.0) 4 9 9·8	7. do ‡ ,
25 1,427 11	6 5 28 9	4 do.*
	Total 1,676	89
* Plain.	Beautifull	
† Flowered.	¶ Streaked.	1. I. I. I. I. I.
‡ Slightly flowered § Well flowered.	. ** Finely flow †† Broadly f	vered.
Contraction of the second second second	•	
Office of the Conserva Kandy, July 3	tor of Forests, J. 1922. Acting Cons	
that is to say :	(Tea Estates.)	was
Provin	CE OF SABARAGAMU	WA.
The second second second	Kegalla District.	
Barringto estate Kalvana estate		bukkana, P. O. ayaka, P. O.
N	(Tea Gardens.)	-
C	ENTRAL PROVINCE.	• • • • • • • •
	udugannawa District.	
	lage—Arambegama.	1
	· Extent.	
Name of Garden		Owner.
Alukumburagederawa	atta 1 0 0 K.]	E. Silva
Do.	1 0 0G. C	Silva
Do.	3 0 0	do.
Aradeniyawatta Budugewatta	3 0 0T. I 1 0 0A. I	3. Pilimatalawa 4. Ukku: Bondo
Gampalikotuwewatta		u Etana
Gampalikotuwewatta Heremitigalapansale	wattal 2 0Her	emitigala Vihare
	Р	riest
Kehelangekotuwa Kotakomburawatta	1 2 0 1 0 0M. I	do. M Fernando
Lachimitotam		hiapillai
Malwattewatta	4 0 0Mut 10 0 0R.	M. Moha andi
	K	ancanv
Millangewatta Pitawalegederawatta	5 0 0Boa	
Pitakotuwewatta	020K.	Punehirala
Rawanidalewatta	1 0 0Kir	Banda
Do.	2 0 0R. 0 2 0D.	Leemarahenaya Pimeha
Jotapolatennewatta Wetassewatta	0 2 0D.	M. B. Boance
	ge-Embulmulgam	
		ratala and two
Galangewatta	0	thora

Bandiya

	·	xter	nt.	
Name of Garden.		R.	Р.	Owner.
Iriangewatta	0		0	Ranahenaya
Do.	0	· 2	.0	Mel
Kosgahangewatta	0	2	0	T. Banda Ram Banda
Lokurugodewatta				T. Banda Ram Banda Kuda Banda and four others
Ovitagederawatta	2	·0	0	. Ram Banda
Ovitawala wwewatta	0	2	0	Banda
Pahalagederawatta				. Kudahenaya
Vi	llage—	-Giı	rag	ama.
Bandikamaliwatta	· 2	0	0	Mercy Bowin
Elipigodewatta	1	0	0	A. Henayale Henaya
Do.	1	0	0	M. Hawewa
Hitigederawatta Kapuwattewatta	0	2	0	D. Banda, Arachchi
Moonamal make an deres				Menika Upasaka
Moonamalgahagodewa				M. Appuhamy Mudi- yanse
Palugumburawatta	1.	0	0	. Pusumba
Pihilliegederadingiri-				
bandagewatta	1	1	0	P. Dingiri Banda
Waratenneranhodai	_		1.1	
gederawatta	2	0	0	Appua
Vi	llage-	-Go	vin	dala.
Butcheramullewatta	2			J. Mudiyanse
A 111 1 1 1 1		-	-	
Gederaweliwatta	. 2	2	. Õ	K. Mudivansale
Gallindaketiyawatta Gederaweliwatta Kapugederawatta	. 1	0	Õ	. A. Kapurala
	0	- 24	•••	
Liniangewatta	18	0	0	. S. Meera Saibo
Nikaweratiyawatta	2	0	0	.K. D. J. Appuhamy
Liniangewatta Nikaweratiyawatta Udagederawatta	· 2	2	0	. K. D. J. Appuhamy . Marihamine . Ukku Menika
Weraluadetennewatta	I	0	0	Ukku Menika
Wahumpuragederawa	tta 2	0	0	G Kira
Vi	llage-	Но	nda	nivo
Arachchiwatta	nago—	2	9011 0	Srirandra
Arachchiwatta Arawagodawatta	4	2	ê	Punchirala Korala
Balahapugodewatta		0	Õ	
Bambaravelkindahena	12	Õ	0	Rattarana Duraya Samsadeen
Do.	9	0	0	. Ahamadulebbe
Maha aramhawatta	. 9	. 0	. 0	A. Abusalai
Maraderiwatta Batholiziwatta	2	0	0	Punchiamma
· Falmeken watta	2	0		Samarakon Bandara
Do.	0	3		Baba
Udamudehena	6	0	0	. Bacha
Yakambegodawatta	3	0	0	Punchirala Keerala
Do.	2	0	0	Kalu Banda
Under clause ? o	f the	10	Jerc	ations published in the
Government Gazetie No	6.83	9. of		ecember 8, 1916, the said
plantations are hareby	n dool	mod	l' fa	he infected ereca
	,			
Department of Agricu	uture,			R. ALUWIHARE, r Director of Agriculture.
Feradeniya, July 3,	. 1922.		101	r Director of Agriculture. γ
• ••••••••••••••••••••••••••••••••••••				

Destruction of a Rogue Elephant.

IN terms of section 9 (1) (b) of the Game Protection Ordinance No. 1 of 1909, the Assistant Government Agent, Hambantota, is prepared to issue a license free of stamp duty for the destruction of a rogue elephant frequenting the villages of Dikwewa, Siyambalakote, and Abeysekeragama, in East Giruwa pattu.

The Police Officer of Siyambalakote will point out the animal.

M. A. YOUNG, The Kacheheri, v Hambantota, July 4, 1922. Assistant Government Agent.

Change of Management.

NOTICE is hereby given that the Rev. J. A. Markus, Baptist Mission Society, Talawitiya, Eheliyagoda, has been appointed Manager of the school mentioned below, in place of the Rev. J. B. Radley.

School referred to.

R/Talawitiya Vernacular Mixed.

Education Office,		L
Colombo, June 23, 1922.	Dir	ecte

L. MACBAE, Director of Education.

1510

Change of Management.

NOTICE is hereby given that the Rev. S. F. Pearce has been appointed Manager of the school mentioned below, in place of Miss K. Dixon, Clodagh Mount, Matale :--

School referred to.

Aluvihare Day School. fice. L. MACRAE,

Education Office, Colombo, June 24, 1922.

Director of Education.

Change of Management.

N OTICE is hereby given that Mr. Ramalingam Katherkamatamby of Valvettiturai has been appointed Manager of the school mentioned below, in place of Mr. V. Arunachalam :--

School referred to.

J/Illagamam Mixed Vernacular School.

Education Office, Colombo, June 29, 1922. L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that the Rev. S. E. de Silva, Elie House road, Mutwal, has been appointed Manager of the school mentioned below, in place of the Rev. J. A. F. Senaratne :--

School referred to.

Madampitiya Vernacular Mixed School.

Education Office, Colombo, June 30, 1922. J

Director of Education.

L. MACRAE,

Change of Management.

NOTICE is hereby given that Mr. D. Evan Joseph has been appointed Manager of the school mentioned below, in place of Rev. A. Vandergert :---

School referred to.

C/Wolfendahl Girls' English School.

Education Office, L. MACRAE, Colombo, July 3, 1922. Director of Education.

New Peacock Estate Vernacular Mixed School.

NOTICE is hereby given that New Peacock Estate Vernacular Mixed School, situated in Gampola district of the Central Province, under the management of the Superintendent, New Peacock estate, has been registered as a grant in aid school from this date.

Education Office, L. MACRAE, Colombo, June 16, 1922. Director of Education.

Elementary School-leaving Certificate Examination, March, 1922.

SUPPLEMENTARY PASS LIST.

THE following candidate has passed the above examination held on March 14, 1922, and the following days, in the compulsory subjects—Reading, Writing, English Composition, and Arithmetic—and in those additional subjects under which "p," is placed:—

• .'	St. Andrew's School	, Battica	loa.	· · ·	i.
on xobal 124	Name of Candidate.	d English d Language.	ta English Literature.	deography.	d History.
	Education Office, lombo, July 4, 1922.		L. MAC		1.

Mt/Matale Christ Church Vernacular School.

NOTICE is hereby given that an application has been received from the Rev. A. S. Amerasekera, Matale, for the conversion of his Matale Christ Church Vernacular School, which is situated in Matale District of the Central Province, into a Mixed School.

Observations will be received not later than August 7, 1922.

Education Office. Colombo, June 29, 1922. L. MACRAE, Director of Education.

Statement of Revenue and Expenditure of the District School Committee, Hambaniota, for the year, 1921.

RECEIPTS.	-	EXPENDITURE.	
	Rs. c.		Rs. c.
Balance on December 31, 1920 Fines Contribution from Mr. W. E. Gunatileke Village committee contri- bution Government contribution 1921-22 Miscellaneous	450 0	Salaries' Repairs to buildings Fencing Garden implements Erection of new buildings Miscellaneous Voncher No. 90 of July 27, 1921, being refund of amount deposited by under District School Committee by error	524 96
	20,901 94		20,901 94
Hambantota Kachcheri, June 29, 1922.		R. Y. DA Cl	niel, airmán.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 49/50, situated at Armour street, Colombo : such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from June 27, 1922.

The Municipal'Office, Colombo, June 30, 1922. Municipal Veterinary Surgeon.

Protective Zone.

WHEREAS by proclamation dated October 29, 1921, published in the Government Gazette No. 7,223 of November 4, 1921, the portion of land known as the Cattle Mart and Quarantine Station at Dematagoda, within the Municipal limits of Colombo, were proclaimed an infected area, and a protective zone has been established within the boundaries therein set out, in terms of section 6 (1) of Ordinance No. 25 of 1909; and whereas rinderpest no longer exists in the said premises: It is now declared free from rinderpest; and to be no longer a protective zone.

This declaration shall take effect from July 5, 1922.

Colombo, July 5, 1922.

CHAS. W. PATE, Municipal Veterinary Surgeon.

Hoof-and-Mouth Disease.

WHEREAS hoof and mouth disease has broken out in the village of Galkissa, in the Colombo Mudaliyar's division of the Western Povince : 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.

sub-sections (1) and (2), of Ordinance No. 25 of 1909. The area bounded on the north by the garden of Mrs. G. R. de Alwis, east by the high road to the hotel, south by the garden of Mr. Chapman Dias, west by the cart road.

This declaration is to take effect from this date.

The Kachcheri, Colombo June 30, 1922. J. G. FRASER, Government Agent.

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

Sale of Arrack Rents, Central Province, 1922-23.

NOTICE is hereby given that the Government Agent of the Central Province will receive tenders for the purchase of the privilege of selling arrack by retail in the under-mentioned areas for a period of 12 months from October 1, 1922, to September 30, 1923, at the Kandy Kachcheri, on July 25, 1922, at 1 r.m., subject to the conditions published in the *Gazette* of June 16, 1922.

 The privilege will be sold to the person who offers the highest price (exclusive of duty and cost price) for every gallon removed from the warehouse for sale in the tavern. The Government Agent shall have power in his discretion to refuse to accept any tender.
 The grantee shall immediately, on being declared the

3. The grantee shall immediately, on being declared the grantee, sign the conditions of sale and pay to the Government Agent, Kandy, a sum equivalent to two months' rent of the privilege as security deposit.

4. Arrack shall be purchased from the warehouse established by Government at Kandy. The duty and cost price to be paid per gallon at 32° u.p. at warehouse are :---

		•	Duty.	Cost Price.	
	.4		Rs. c.	Rs. c.	
:	Toddy arrack		450	2 50	

5. The taverns shall open at 8 A.M. and close at 6.30 P.M., except Nos. 1, 2, 3, and 32 which shall close at 7 P.M.

6. Any other information may be obtained from the Kandy Kachcheri.

nandy	y Kachcheri.					
The	Kachcheri,		W. L. KINI	DERSLEY,		
Kandy	, July 3, 1922.					
	Δът		ERRED TO.	- -		
· · · · · · ·			•			
37.		• .	indy District.			
No.	Division.	, · .	Localit	y or Range.		
1	Kandy Munici-			•		
	pality		·	Colombo street		
2	Do	Within	the village of	Katukele		
3	Do		do.	Katugaştota		
4	Udunuwara	Within	the Hendeniy	a wasama		
	Yatinuwara	Within	the village of	Dehion		
6	Do,		do,	Arai		
7	Do	Within	the town of	Kadugannawa"		
8	Tumpane	Within	the village of			
·**9	Harispattu		do.	Aladeniya		
10	Do		do.	Alawatugoda		
11	Pata Dumbara	Within	the town of	Wattegama		
12	Do Do	Within	the village of	Panwila		
13	Do.					
14	Do			Teldeniya		
15	Do.		the village of			
16 .	Uda Dumbara		do.	Udispattuwa		
17	Pata Hewaheta		do. do.	Haragama		
18	Do	1	do.	Deltota		
19				Talatu-oya		
20	Udapalata		do.	Uduwela		
21	Ďo	· .	do.	Atabage Palle-		
		·	a and a second	gama		
22	Do		do.	Wahugepitiya		
23	Do		do.	Pussellawa		
24	Do		do.	Ulapane		
25	Do	•	do.	Pupuressa		
26	Do		do.	Miyanagolla		
27	Uda Bulatgama		do.	Kadawala		
28	. Do.	Within	the town of	Hatton		
29		·	do.	Kotiyagala		
30	Do	Within	the village of	Hardenhuish		
31	Do	•	do.	Maskeliya		
• *	Rent	Area. M	atale District.			
32	Matale South V	Vithin t	he limits of	Matale town		
33	Do	Within	the village limi	ts of Yatawatta		
34	Do			Elkaduwa		
	Do		do.	Ukuwela		
35	Do	Within	the limits of	Kawudupelella		
36	· · · ·			Sanitary Board		
	4	È.		town		
100 a.S.	Matale East		_	Rattota Sani-		
- 34 ·····	THREET DAGE		·····	tary Board		
17. LA		•		town		
ه وسده بین مدیدهم	1	3	· · · ·	NOW IT		

No.	Division.	Locality or Range.
38	Matale North.	. Within the limits of Dambulla Sani-
	-	tary Board .
	· ·	town
•	·· Rent Are	a, Nuwara Eliya District.
39	Kotmale	Within the town of Ramboda
40	Do. /	Within the village of Kumbaloluwa
41`	The Gravets	Within that part of the Nuwara Eliya
•	1 A A A A A A A A A A A A A A A A A A A	town known as Bambarakelle
42	Walapane	Within the village of Ragala

÷

Sale of Arrack Rents, Jaffna District.

TENDERS are hereby invited for the purchase of the arrack rents of the Jaffna District as per schedule annexed for a period of 12 months from October 1, 1922, to September 30, 1923, subject to the arrack rent sale condition published in the *Government Gazette* No. 7,263 of June 16, 1922.

Tenders, which must be in sealed envelopes, superscribed "Tenders for Arrack Rents" should be addressed to the Government Agent, Northern Province, and should reach the Jaffna Kachcheri not later than 12 noon, on Monday, August 14, 1922. The tenderers must be present at this Kachcheri at that time.
 The Government Agent shall have power, in his

3. The Government Agent shall have power, in his discretion, to refuse to accept any tender subject to which power the highest tenderer shall be the grantee of the rent, and shall conform to and perform all the conditions under which the privilege is sold. If two or more tenders are equal, or if there are no satisfactory tenders, the Government Agent may forthwith put up the rents for sale by public auction.

4. The rent will, subject to condition 3 above, be sold to the person who offers the highest price (exclusive of duty and cost price) for every gallon of arrack removed from the warehouse for sale in the tavern.

5. The successful tenderer shall immediately pay to the Government Agent a sum equivalent to two months' rent calculated on the basis oft he average consumption for two months during the period October, 1921, to March, 1922, as a security deposit and sign conditions and contract furnishing necessary stamps.

6. The conditions of sale and any further particulars can be obtained on application at the Jaffna Kachcheri. 7. "Off Sales" will be prohibited in all the arrack tayerns in the Jaffna District.

Jaffn Ju	a Kachcheri, lý 4, 1922.	L. W. C. SCHRADER, Government Agent.
	SCHEDULE R	EFERRED TO.
	Arrack Taverns, 192	9–23, Jaffna District.
No.	Division.	Locality or Range.
1	Jaffna 🧹 .	. First division, Jaffna town
2	Do.	. Karaiyoor
.3		. Vannarponnai North-west
4		. Nallur
5	Valigamam East .	. Urumpirai
6		. Achchuvely North
7	Valigamam North .	. Kankesanturai
8	Valigamam West .	
9	Do.	
10		t Point Pedro
11	Do,	. Valvedditturui
12		. Karaveddy
13		. Chavakachcheai
14	Do	. Kodikamam
15		. Vannankeni
16	Punakari .	. Gnanimadam
17	Islands .	. Kayts Lion

N.B.—The hours of opening and closing of all the arrack taverns will be 8 A.M. and 7 P.M., respectively.

MUNICIPAL COUNCIL NOTICES.

Prices of Foodstuffs, &c., in	Colombo, on July 5, 1922	•	Wholesale. Retail.	,
	Wholesale. R	etail.	Per Rs. c. Per Rs. c.	
Per	Rs. c. Per R	s. c. Sugar, Brown	lb	
Paddy, Country Bushel	3 00 Measure	Salt	— — Measure 0 12	
Paddy, Country Dusher Paddy, Imported do.		Salt	lb 0 6	
Rice, Country do.		Dried Chillies	,do 0 38	
Rice, Kara do.		Coriander	— do 0 20	
Rice, Kallunda do.		19 Pepper	Measure 0 50	
Rice, Sulai do.		10 Garlie .	$- \dots - \dots$ 1b. $\dots 0.32$	
Rice. Muttusamba do.		0.25 Mustard	Measure 0 28	
Raw Rice (Rangoon) do.	. 5 88 . do	Turmeric	$- \dots - \dots$ 0 25	
Raw Rice (Singapore) do.	. 5 88 . do	Fenugreek	do 0 18	
Raw Rice (Batavia) do.	— do	Cummin	do 0 44	
Dhall (Tuvarai) do.		0 38 Aniseed	do 0 36	
Dhall (Mussouri) do.		D 24 Tamarind	do 0 12	
Green Peas do.		Jaggery	Bundle 0 30	
Ulundu do.		0 22 Gingelly	Seer 0 28	
Gram	— do	Gingelly Oil	Bottle 1 25	
Wheat Flour		0 15 Coconut Oil	Measure 0 60	
American Flour —	— do (16 Kerosine Oil, Daylight.		
Ghee, Cow		6 0 Kerosine Oil, Monkey Bran		
Ghee, Buffalo	— do	3 50 Matches, Three Stars	Packet of	
Mük	Bottle (12 boxes 0 20	
Potatoes (Indian)	—lb.	Matches (Japanese)	$- \dots - \dots$ do. 0.18	
Potatoes (Bangalore)	— do (D 12 Beef	$- \dots - \dots$ 1b. 0.35	
Onions (Bombay)	— do (Mutton	do 0 80	
Onions, Red —	' — do 🤇	0 7 Pork	— — do 0 60	
Bread	1-lb. loaf (0 18 Chickens	Each 0 75	
Теа —	—lb	1 0 Eggs	— — do 0 8	1.
Coffee	do (D 56 Dry Fish, Nettali (Hal-		·
Limes		0 10 messan)	$- \dots - \dots$ $0 30$	
Coconuts —	—Each (Dry Fish (Maldive)	do 0 60	1
Sugar, Soft		0 22		
Sugar, Crepe	•••	0 20	G. H. N. SAUNDERS,	
Sugar (Ceylon)	— do	—, The Municipal Office,	Financial Assistant to the Chairman,	1
Sugar Candy —	— do 1	0 26 Colombo, July 5, 1922.	Municipal Council.	
		·		

ROAD COMMITTEE **NOTICES.**

Duckwari-Ferndale Branch Road.

OTICE is hereby given that in terms of "The Branch Roads Ordinance, No. 14 of 1896," a meeting of the estate representatives interested in the above road will be held on Sunday, July 9, 1922, at 10 A.M., at the Drill Shed, Rangala, for the purpose of electing a Local Committee to perform the duties imposed by the said Ordinance for a ter m of two years.

N.B.-The General Meeting for the election of the Local Committee should consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, June 24, 1922.

Wanarajah Branch Road.

NOTICE is hereby given that, in terms of "The Branch Boads Order Roads Ordinance, No. 14 of 1896, " a meeting of the estate representatives interested in the above road will be held on Thursday, July 20, 1922, at 11 A.M., at Castlereagh bridge, for the purpose of electing a Local Committee to perform the duties imposed by the said Ordinance for a term of two years.

N.B.--The General Meeting for the election of the Local Committee should consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, June 30, 1922.

Padiyapelella-Ellamulla Branch Road.

NOTICE is hereby given that, in terms of "The Branch Roads Ordinance, No. 14 of 1896," a meeting of the estate representatives interested in the above road will be held on Thursday, July 20, 1922, at 2.30 p.M., at Ellamulla bungalow, for the purpose of electing a Local Committee to perform the duties imposed by the said Ordinance for a term of two years.

N.B.-The General Meeting for the election of the Local Committee should consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

W. L. KINDERSLEY Provincial Road Committee's Office, -----Chairman Kandy, June, 30, 1922.

Duckwari-Cottaganga Branch Road.

(Flood Damages.)

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. · A 6

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council. having agreed to grant the under-mentioned sum for repairs to flood damages on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estatesto make up the private contributions at .03210c. per Total acreage 2,235. acre.

(Estimate No. D 549 of January 5, 1922).

Government moiety Private contributions			Rs. 70 · Rs. 71 ·		
	•		- A	nount.	
Proprietors or Agents.	Estates.	A	creage.	Rs. c.	·
Rangalla Tea Co. (W.					
Sinclair)	Ranwella	••	200	6 42	1
Heirs of C. J. Patterson					
(E. R. Cox)	Peru	••	151	4 84	
Galaha and Ceylon Tea			· · ·		
and Agency Co. (C. Mc.	• • •	-			·
L. Miller)	Cottaganga		590	18 9	į į
M. L. Wilkins (C. M.	~	·.			
Woods)	Gonawela	••	560	17 98	
Heirs of C. J. Patterson	AT	~			
(E. R. Cox)	New Tunisg and Girindiel			23 57	
		• • • •		 	
	1994 - 1994 -			71 75	
5 🖌 🖓 🖓 👘 🖓 🖓 👘					

PART I. - CEYLON GOVERNMENT GAZETTE -JULY 7, 1922

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922.

W. L. KINDERSLEY, Provincial Road Committee's Office, 'Chairman. Kandy, July 4, 1922.

Duckwari-Ferndale Branch Road.

(Flood Damages).

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairing flood damages on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the contributions at '06829c. per acre. Total acreage 3,752.

(Estimate No. D	550 of January 5	, 1922.)	
Government moiety Private contribution		Rs. 250 Rs. 256	
	, .		mount.
Proprietors or Agents.	Estates.	Acreage.	Rs. c.
Heirs of C. J. Patterson The Rangalla Tea Co., Ltd. (W. Sinclair)		138	9.42
Agents, Whittall & Co.		130	8 87
Do		331	
Do	Madultenne	202	13 80
Do	Kaladuriva	216	14 76
A. H. Kerr & Beilby	Ferndele	310	91 17
R. Ellis (Lessee) G. Nicol Thomson and	Leangapella	321	21 93
	Esperanza	523	35 72
Do	Mount Mar and		
	Winchfield Park	500	34 15
R. H. Ellis	St. Martins	594	40 57
H. J. Temple and D. S. Scott (Lewis Brown	an a	n stra Sta	
	Burnside Group		33 26
	•		

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922.

W. L. KINDERSLEY,

258-25

Provincial Road Committee's Office, Chairman. Kandy, July 4, 1922.

Padiyapelella-Ellamulla Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1922, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :--

	· · · ·			
(Estimate No. D 75 sanc	tioned (n N	ovember 1	4, 1921	.)
Government moie		Rs.	1,700	
Private contributio	ns 🧃	Rs.	1,717	
lst to 4th	section, 4 r	niles.	· · · ·	
Total acreage, 1,737—M Sectional rate, 6527	loiety of cos c.—Total ra	t, Rs. 1,13 ate, Rs. •66	3 · 84— 527c.	
		• •	Amou	nt.
Proprietors or Agents.		Acreage.	Rs.	c.
entral Tea Co. of Ceylon				
(R. A. Shaw) 1st to 5th se	Kabaragal ction, 4.89	miles.		53
Total acreage, 1,174	Moiety of c	ost, Rs. 252	28	
Sectional rate 21	48c.—Totai	rate, 8675	ic.	

Colombo Commercial Co., Galella Ltd. (A. N. Paine) .. 273 .. 236 86

C

Amount Proprietors or Agents. Rs. c. Estates. Acreage. The Anglo-American 1 Danish Tea Trading Co., Ltd. (G. H. Baird) .. Mandaranewara 470 .. 407 78 Colombo Commercial Co., .. Ellamulla Group 431 ... 373 95 Ltd. (A. N. Paine) .. 1.386 12 Total

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922.

	rts.	e.
N.B.—Private contributions	1,717	0
Unexpended balance on September 30, 1921	330	88

Amount to be recovered on account 1921-22 ... 1,386 12

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, July 4, 1922.

Madulkele-Kabaragalla Branch Road.

(Between Madulkele and Kabaragalla.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1922, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road as follows :---

(Estimate No. D 86 sanctioned	l on November 14, 1921)
Government moiety Private contributions	Rs. 1,330 · 25 Rs. 1,343 · 55
1st section,	
Total acreage, 6.448-Moiet	v of cost, Rs. 332.72

Sectional rate, '0516c.-Total rate, '0516c.

Proprietors-or Agents Anglo Ceylon and	Estates.	Acreage.	Amount. Rs. c.
General Estates Co., Ltd. (E. H. Hitch-			
	Ellerton Nillomally		$ \begin{array}{r} 3 71 \\ 51 \cdot 85 \end{array} $
H. A. Clarke, C. J. Scott, and C. W. Wood		668	34 50

1st and 2nd sections, 2 miles.

Total acreage, 4,703—Moiety of cost, Rs. 332 ·72-Sectional rate, 0707c.—Total rate, 1223c.

Skrine & Co. (H. Ford). . Galheria \dots 607 \dots 74 25

lst to 4th section, $3\frac{1}{4}$ miles.

Total acreage, 4,096-Moiety of cost, Rs. 415.92-Sectional rate, 1015c.--Total rate, 2238c.

Thomas Barlow and Brother (J. Greig) Bræ and Dell. Hatanwalla . 1,723 . . 385 70 Marnagala H. A. Clarke .. Deyanilla 449 ..100 60 • • Gordon Frazer & Co. Relugas 368 .. 82 40 H. A. Clarke and H. W.

Kennedy	Cabaragalla 38	6 86	40
The Earl of Glasgow	0		
(G. W. Hunter Blair)	Poengalla, Hoolan-		•
	kanda, and Kiri-		. •
	galpotakanda1,17	0261	95
	Total	1,081	36
· · · · · · · · · · · · · · · · · · ·		Rs.	с.
N.B.—Private contrik	outions	1,343	55
Unexpended balance o	262	19 、	
Amount to be recovered	1,081	36	

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, July 4, 1922.

Huluganga-Bambaraela Branch Road.

(Flood Damages.)

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairing flood damages on the above road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the private contributions at 01537c. per acre. Total acreage 8,667. 0

(Estimate No. D 452 of October 27, 1921.)

Government moiety Private contributio	
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Amount.
Proprietors or Agents.	
S. K. Davood Saibo	Tharnagala Group 28 . 0 43
J. C. de Silva	Hulugangawatta 60 0 92
C. B. Clay	Mahousa 614 9 43
C. Woods	Allacolla and Over-
	dale 648 9 95
R. J. Layard (R. P.	
Hancock)	
	Kandekattia 600 9 22
	Galgodawatta 22 0 33
G. Punchihamine	Wawakanatta-
	watta 22 0 33
Marie Kangany	Tallagoya 28 0 45
Do	Marie's Land and
General Ceylon Rubber	Florence 570 8 78
& Tea Estates, Ltd.	
(M. Martin Smith,	
Agent; C. W. Boyd	Commons Old and
Moss, Manager)	New 844 12 97
Pana Sidambaran Kan-	
	Galboda 210 3 22
gany E. R. Cox	Baddegama . 184 . 2 82
Colombo Commercial	Daddegama 101 2 02
Co., Ltd. (A. W.	
Uncher Manager)	Old Tunisgalla 435 6 70
Mackwood & Co.	Halgalla and Mada-
	kelle 652 10 2
Heirs of Marie Kangany	Lebanon Group . 1,098 16'90
Do.	Knuckles Group . 1,349 20 75
C. Goldie Taubman	Katooloya 584 8 98
Do	Katooloya 584 8 98 Gangamulla 263 4 5
	and the second
	Total 133 25

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922.

				DERSLEY;	
Provincial R	load Comm	ittee's Off	ice,	Chairma	n.
Kand	y, July 4, 1	1922.		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	

Nugatenna-Deanstone Branch Road.

(Flood Damages.)

JOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for repairing flood damages on the above road, the Provincial Boad Committee, acting under the provisions of "The Branch

Roads Ordinance, 1896," have assessed the under-mentioned estates to make up the private contributions at .05027c.

per acre. Total acreage, 4,077 ¹ / ₂ .
(Estimate No. D 538 of December 19, 1921.)
Government moiety
Private contributions Rs. 205
Amount
Proprietors or Agents. Estates. Acreage. Rs. c.
Burke Estate Co., Ltd.
(R. Burke) Nugagalla 222 11 16 S. Moorhouse (E. S.
Wilson) Nawanagalla 295 14 83 Whittall & Co. (E. S.
Wilson) Meemunagalla 535 26 90
Wilson) Meemunagalla 535 26 90 Do Deanstone 576 28 96
Burke Estate Co., Ltd.
(G. Johnston) Whittall & Co. (E. S.
Whittall & Co. (E. S Wilson) Kobonella 718 36 10
Wilson)
No. 1 96 4 82
Puncha Vidane Duraya Fincham's Land
No. 2 313
Whittall & Co. (E. S.
Wilson) Ensalwatte 264 13 28 Burke Estate Co., Ltd.
(G. Johnston) Dehigolla 475 23 88
Do Looloowatte . 309 . 15 55
S. P. Santhiveeran and
M. Aiyasamy Seeacumbura 22 1 10 Burke Estate Co., Ltd.
Burke Estate Co., Ltd.
(G. Johnston) Yahangalla 80 4 2
Total 205 0
a na sana ang kana a
Which sums the proprietors, managers, or agents of the
several estates are hereby required to pay into the Colonial
Treasury, Colombo, on or before August 10, 1922.
W. L. KINDERSLEY,
Provincial Road Committee's Office, Chairman.
Kandy, July 4, 1922.

St. Margarets-Kirklees Branch Road.

N 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 mainte nance of the above road for the year ending September 30, 1922, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district to make up the private contributions, as follows :-

(Estimate No. D 137 sanctioned on November 16, 1921.)
Government moiety
Private contributions
lst to 4th section, 4 miles.
Total acreage, 3,281-Moiety of cost, Rs. 2,121 14
Sectional rate, ·6466c.—Total rate, ·6466c.
Amount.
Proprietors or Agents. Estates. Acreage.
Lanka Plantations Com-
pany, Ltd. (Geo. F.
Cornish) Rappahannock 481 311 1
, 1st to 6th section; 5:50 miles,
Total acreage, 2,800 Molety of cost, Rs. 795.44 Sectional rate, 2840c.—Total rate, 9306c.
Estates Company of Uva,
Ltd., J. Slingsby Gampaha 866 805 85
Kirklees Estates Co., Ltd.
(George Steuart & Co.,
R. Lindsay White) Kirklees 1,085 1,009 65
Mrs. Fanning Patterson
Mrs. Fanning Patterson (C. J. Patterson) Alagolla 439 408 . 53 The Luckyland Tea
(C. J. Patterson) Alagolla 439 408 53

Total

2,916 58

, where the task of the constant of $\mathbf{Rs.}$ is $\mathbf{Rs.}$ is $\mathbf{Rs.}$ is the task of t Which sums the proprietors, managers, or agents of the 2674, 9+2,57 ^{(**} several estates are hereby required to pay into the Colonial N.B.-Private contributions Treasury, Colombo, on or before August 10, 1922. Deduct unexpended balance on September 30, ... Rs. c. 1921 1 grad Beyersteine er en bleitigt et dit 1. gra**271: 52** 3,434 N.B.—Private contribution 0 Amount to be recovered on account 1921-22 .. 1,209 39 Unexpended balance on September 30, 1921.. 517 42 Amount to be recovered on account 1921-22 ... 2.916 58 Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial W. L. KINDERSLEY, Treasury, Colombo, on or before August 10, 1922. Provi cial Road Committee's Office, Chairman. Kandy, July 4, 1922. W. L. KINDERSLEY, Provincial Road Committee's Office, Charman. Kandy, July 4, 1922. Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store). OTICE is hereby given that the Governor, with the Glenlyon-Preston Branch Road. N 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 mainadvice and consent of the Legislative Council, having tenance of the above road for the year ending September agreed to grant the under-mentioned sum for the mainte-30, 1922, the Provincial Road Committee, acting under the nance of the above road for the year ending September 30, provisions of "The Branch Roads Ordinance, 1896," have 1922, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate interested in the assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :---repair of the said road to make up the private contributions, as follows :-(Estimate No. D 172 sanctioned on November 8, 1921.) (Estimate No. D 155 sanctioned on November 15, 1921.) Government moiety Rs. 1,466.25 Rs. 620.50 Government moiety **Private contributions** Rs. 1,480.91 . . **Private contributions** Rs. 626.70 1st section, 1 mile. 1st to 4th section, 88.70 lines. Total acreage, 4,509-Moiety of cost, Rs. 268.75 Total acreage, 2,488-Moiety of cost, Rs. 380.54-Sectional rate, '0596c.-Total rate, '0596c. Sectional rate, 1529c.—Total rate, 1529c. Amount. Proprietors or Agents. Estates. Acreage. Rs. c. Amount. Wanarajah Tea Company **Proprietors or Agents.** Estates. Acreage. Rs. c. ... Wanarajah ... 345 ... Ceylon Tea Plantations Co., of Ceylon, Ltd. 20 56 Ltd. (P. P. C. Walker) . . Glenlyon .. 627 .. 95 90 1st and 2nd sections, 2 miles. G. T. & Mrs R. S. Pieris Total acreage, 4,164-Moiety of cost, Rs. 268.75-(A. L. Scott) . Agra Elbedde 276 . . 42 24 Sectional rate, '0645c.-Total rate, '1241c. 1st to 5th section, 115.10 lines, South Wanarajah Tea Estates Company ... South Wanara-Total acreage, 1,585-Moiety of cost, Rs 113.27-.. 250 .. 31 2 · Sectional rate, ·0714c.—Total rate, ·2243c. jah lst to 4th section, 4 miles. Helbeck, Mos- 526.. 118 0 Total acreage, 3,914-Moiety of cost, Rs. 537.50-Torrington Tea Co. send, and Sectional rate, '1373c.-Total rate, '2614c. (Torrington Ceylon Proprietary Com-1st to 6th section, 134.60 lines. .. Summerville .. 239 .. 62 47 pany Total acreage, 1,059—Moiety of cost, Rs. 83.67– Sectional rate, .0790c.—Total rate, .3033c. K. D. Kershaw Blair Athol .. 306 .. 79 98 Executors of M. V. Aranasalem Bott Retty A. R. Ashton (E E. Lee).. Iona Aranasalem 0 .. 112 .. 34 ... Carfax 298 ... 77 89 Ceylon Tea Plantations Co., Ltd. (P. P. C. Walker) .. Polmont Cangany K. Rollo and Mrs. Mercer Gorthie .. 308 ... 80 55 45 ... 13 64 ... 237 Dunkeld Whittall & Co. 61 95 P. B. Seton (A. Hamilton Harding) Castlereagh Estate Com-New Preston . 167 .. 50 69 ... Castlereagh pany Whittall & Co. ... 511 133 62 A. G. & C. A. Seton (A. • ** , Banff ... 211 ... Hamilton Harding) 55 15 . Preston ... 250 ... 75 86 Do. ... 167 ... Heirs of J. M. Smith (Capt. .. Elstree **43** 65 Lethenty Tea Estates Murray) Albion .. 289 .. 87.67 A. G. & C. A. Seton (A. Company (E. H. B. Norrish) ... Lethenty Hamilton Harding) and ... St. Margaret's 196 59 48 ... 320 ... 83 70 Essex Marlborough .. 258 ... Total ⁰. 577 48 Do. 67 50 Blairgowrie ... 114 ... Do. 29 80 1st to 6th section, 4.50 miles. Which sums the proprietors, managers, or agents of the Total acreage, 945-Moiety of cost, Rs. 134·39-Sectional rate, :1422c.-Total rate, :4036c. several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before August 10, 1922. Lethenty Tea Estates . Company (E. H. B. Rs. c. .. Claverton ... 198 ... 79 95 N.B.—Private contributions Norrish) 626 70 Uplands Tea Estates of Unexpended balance on September 30, 1921... 49 22 .. Osborne ... 441 ... 178 5 Ceylon z 1:.: Lethenty Tea Estates ÷ JOVE Porto Amount to be recovered on account 1921-22 ... 577 48 Company (E. H. B. .. Broad Oak .. 306 .. 123 55 Norrish) 1.1 W. L. KINDERSLEY, 222 R. S. S. L a start and 24.47 Total 1,209 39 Provincial Road Committee's Office, Chairman, Site Kandy July 4, 1922, 1994, 1997, Chairman, Site Wild as (Elimon Alsonnos) A 19 (19). 19 (19). (19). ، بىستىن ،

PART I. --- CEYLON GOVERNMENT GAZETTE --- July 7, 1922 1517

Norme of Default of 1896, "a meeting of the Jenness of "The Frank Reset of the States hungdow, if 4 2.2 Business. To consider and Peoper to the Provincial Read Committee of the states hungdow, if 4 2.2 Business. To consider and Peoper to the Provincial Read Committee of the states hungdow, if 4 2.2 Business. To consider and Peoper to the Provincial Read Committee of the states (with heir acressed) which are interested in add which use the read. (a) The analysis of the spectrates, resident managers or some of the states (with heir acressed) which are interested in add which use the read. (b) The analysis of the spectrates, resident managers or some of the states (with Parameters and Parameters		1st to 12th section, 6 miles,
Market Source Market Source Market Source Market Source Market Source Describer Source Market Source Market Source Market Source Market Source Describer Source Market Source Market Source Market Source Market Source Describer Source Market Source Market Source Market Source Market Source Describer Source Market Source Market Source Market Source (a) The names of the proprietore, resident managers or emperimendones, and of the agents of the cost of main tenance for the source source for the source source or emperimendones, and of the agents of the cost of main tenance for the source source or emperimendones, and of the agents of the cost of main tenance for the source source or emperimendones, and of the agent of the cost of main tenance of the source source or market moduling to Bass 2.85 for the source source of the source source of the source source or the source source source source or the source source source or the source source source source or the source source source source soure source sour	COTTOE is berehv given that in terms of "The Branch	1.1. 「「」」「」」「「「「「」」「「」」「「」」」」「「」」「「」」「「」」」「「」」」」
 Consultor for the above road will be held on Monday. Consultor for the above road will be held on Monday. Consultor for the above road will be held on Monday. Consultor of the road and be held on Monday. Consultor and Papert to the Frevincial Read Committee. Consultor of the ordsteeks (with heir acrease) which are interested in and which use the road. Consultation of the road the by these states. Contension of the proprietors, resident managers of the frequencies of the contension of the Legislative Council, having the state and consend of the Legislative Council, having the and the Governon, with the frequencies of the proprietors of a fulles and food Covernities of the frequencies of the provident of the	Roads Ordinance, No. 14 of 1896," a meeting of the	
 International activity of a first and senses. Denomination and report to the Provincial Road Committee, twy with argents in and which we the road. (a) The names of the provincial Road Committee, twy with argents in and which we the road. (b) The sections of the provincial Road Committee, the section of the road used by these cettades. (c) The names of the provincial Road Committee, the section of the road used by these cettades. (d) The sections of the provincial Road Committee, the section of the road used by these cettades. (e) The sections of the provincial Road Committee, the section of the regardle provincial Road Committee of the section, resident managers or party, Ltd. (Masser, Atarnation & Committee of the regardle provincial Road Committee of the section, section the managers or party, Ltd. (Masser, Starmann, Local Committee of the regardle provincial Road Road Road Road Road Road R		
Dustness. Utabage Utabage Utabage Utabage Utabage Utabage Utabage Utabage Utabage Dampson Agents	ly 10, 1922, at Thotulagalla estate bungalow, at 4 p.m.:—	
To consider and report to the Provincial Road Committee, with regard to		Udabage Udabage Tea and Rubber Com-
 with regard to— The actions of the settates (with their acreage) which are interested in and which use the road. The settions of the road used by these settates. The settions of the road used by these settates. The settions of the road used by these settates. The settions of the road used by these settates. Thotalagalla Extate. Extending and the settate. Extending and the setate. Extending and	-	
(a) The names of the scatter (with their acreage) which an interested in and which use the road. (b) The sections of the road used by these estates. (c) The sections of the road used by these estates. (c) The sections of the road used by these estates. (c) The sections of the road used by these estates. Thotelagalla Estates. Envance for the scatter of these scatters. (c) Thotalegalla Estates. Envance for the scatter of		Company, Agents)
(a) an interacted in and which use the road. (b) The sections of the road week by these setting. (c) The names of the proprietors, resident managers or superintendents, and of the segents of these setting. (c) The names of the proprietors, resident managers or superintendents, and of the segents of these setting. (c) The names of the proprietors, resident managers or superintendents, and of the segents of the cost of maintenance in the proprietors. (c) The names of the proprietors, resident managers or superintendents, and of the cost of committee of the setting. (c) The new section of the road of the cost of maintenance in the setting. (c) The section of the movel of the cost of maintenance in the setting. (c) The section of the road of the cost of the		lst to 15th section 71 miles
 (2) The sections of the road used by these estates or superintendents, and of the agents of the power sections, resting the sections of the road these sections of the road the same time and place, the Ortholer 1, 1923. (Estimate No. 30 of March 13, 1920). (Estimate No. 30 of March 1	(a) The names of the estates (with their acreage) which	
 (a) The names of the proprietors, resident managers or superintendents, and of the agents of these estees for the sagents of the moiety of the cost of main-tenance for the systes ending Spheromer 20, 1982. Thotolagalla Estate, Enward F, TAYLOR, Haptatel, June 17, 1922. Chairman, Local Committee, and the state consent of the Legislative council, having the estimate of the provinces of the estates interseted in the road, may be divided the estimate with the scil Governor having ordered that the private of the provinces of the estates interseted in the road, may be divided in the provinces of the estates to make up the private of the provinces of shown below, the ordinance, No. 14 of 1886, will on Thurneday, July 27, 182, 28, 38, 800 on or before October 1, 1922. Ra 33,800 on or before October 1, 1923. Ra 33,800 on or before October 1, 1924. Ra advira and place, the Committee will take order of the Province of Sabargenia was and resets to make up the private the definitions. (Ratimate No. 30 of March 13, 1920). Government moiety Private contributions Ra 168,000 more factor 2, 1000. Into at the same time and place, the Committee will take orders. A factor 2, 1000. Into at the definition of the province of the Province of Sabargenia was and the same time and place, the Committee will take orders. A factor 2, 114, 114, 114, 114, 114, 114, 114, 1		
 superintendents, and of the agents of these setters for the assessment of the motery of the cost of main-tenance for the year ending September 30, 1922. Thotolagella Ditate, Enwand F. Tarton, Haputale, June 17, 1922. Chairmon, Local Committee. Densingagla call and the Gorment, With the States of Sates of Sat	(c) The names of the proprietors, resident managers or	
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Ipola Group . Yatiyantota Ceylon Tea Co., Ltd. (Messrs. Whittall & Company, Agents	lst to 5th section, 2 ¹ / ₂ miles,	their office in Ratnapura, proceed to consider and confirm t
(Messrs. Whittall & Company, Agents 1,188 umalkanda. Sapumalkande Rubber Company, Ltd. (Mossrs. Harrison Crosfi ld, Agents) 1,132 ninkande do. 1,132 ninkande do. 1,132 ninkande do. 1,132 ninkande do. form Digowa to Tatuwalakanda Boundary, a distance of I mile. Geness. Kestate 577 Ist to 6th section, 3 miles. 577 Ist to 6th section, 3 miles. Estates, Ltd. (Messrs. Harrison Son & Crosfield, Agents) 692 galla Sapumalkande Rabita 692	Incla Chaum Vatimentate Coulon Tea Co. Itd	assessment made by the Local Committee, and at the same tin
Ågents 1,188 umalkanda Sapumalkande Rubber Company, Ltd. (Mossrs. Harrison Crosfi Id, Agents) 1,132 uinkande do. inkande form Digowa to Tatuwalakanda Boundary, a distance of I mile. Section A from Digowa to Tatuwalakanda Boundary, a distance of I mile. Nagolla (Ceylon) Rubber and Tea Estates, Ltd. (Messrs. Harrisson Company, Agents) ist to 6th section, 3 miles. Eastle Pindeni-oya Rubber and Tea Estates, Ltd. (Messrs. Harrisson Son & Crosfield, Agents) ist to 6th section, 3 miles. 692 galla Sapumalkande Rubber Company Sapumalkande Rubber Company 692	(Manage Mithittell & Component	and place the Committee will take evidence, if necessary, a
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salia Sapumalkande Bubber Com Com Contractor Contractor	Soli & Crosheid, Agonos	D. D. Pedris Donrill 130 23 56
pany, Ltd. (Messrs. Harrison . 201		the second se

1518 PART I CEYLON GOVERN	NMENT GAZETTE - JULY 7, 1922
Section B from Tatuwalakanda Boundary to Ambalampitiya	Colum
at the Sitawaka-ganga, a distance of 1 ¹ / ₂ mile. 1st section, 1 mile.	Proprietors or Agents. Estates. Acreage. bution. Rs. c.
Contri	- Mrs. N. E. Wijesekera, care of
Proprietors or Agents. Estates. Acreage, bution Rs. c	D. D. Pedris Donrill 130 37 81
golla (Ceylon) Rubber and Tea	kanda 446 129 74
Plantation, Ltd. (Messrs. Carson & Company, Agents) Manikanda 440 176 72	T. A. de S. Wijeratna Pannila 185 53 81 Dona Engeltina Welikala, Don
essrs. L. Bayly and G. A. Talbot Digowa . 541 . 217 29	Charles Wijewardens and Dona
rs. N. E. Wijesekera, care of D. D. Pedris	D. L. Welikala, Avissawella Patheriya 67 19.49
J. R. de Soysa Tatuwala- kanda 446 179 12	Bambalapitiya Gangaturiya 30 8 72
Total 625 38	3rd section, # mile.
2nd section, ½ mile. agolla (Ceylon) Rubber and Tea	Nagolla (Ceylon) Rubber and Tea Plantation, Ltd. (Messrs. Carson
Plantation, Ltd. (Messrs. Carson	& Company, Agents) Manikanda 440 48 87
& Company, Agents) Manikanda 440 120 54 essrs. L. Bayly and G. A. Talbot Digowa 541 148 21	Mrs. N. E. Wijesekera, care of
rs. N. E. Wijesekera, care of	A J B de Source Tetuwele-
J. R. de Soysa Tatuwala	Kanda 440 49 04 T A de S Wijeretne Pennile 185 90 55
kanda 446 122 18	J Dona Engeltina Welikala, Don
Total 426 55	Caroline wijewardena, care of
Section C from Ambalampitiya at the Sitawaka-ganga	D. L. Welikala, Avissawella Patheriya 67 7 44
fto Bevilla Cart Road, a distance of 24 miles. Ist section, 1 mile.	Bambalapitiya Gangaturiya 30 3 33 W. S. Kadigawa Kirigalla 20 2 22
agolla (Ceylon) Rubber and Tea	
Plantation, Ltd. (Messrs. Carson & Company, Agents) Manikanda 440 109,49	Total 1,209 84
essrs. L. Bayly and G. A. Talbot Digowa 541 134 63	Grand Total 2,463 14
rs. N. E. Wijesekera, care of D. D. Pedris	Summary.
J. R. de Soysa	, S whomour g.
A. de S. Wijeratna Pannila 185 46 3	Estates. Acres. Section. Section. Total.
ona Engeltina Welikala, Dona Charles Wijewardena, and Dona	Rs. c. Rs. c. Rs. c. Rs. c. Manikanda 440., 79 77 297 26 288 35 663 38
Caroline Wijewardena, care of D. L. Welikala, Avissawella Patberiya 67 16 67	Digowa 541 98 7 365 50 352 10 815 67
C. Wijetunga, Union House, Bambalapitiya Gangaturiya 30 7 47	Tatuwalakanda 446 301 30 290 26 591 56
S. Kadigawa Kirigalla 20 4 98	Pathberiya 67 -1 120 39 120 39 Pathberiya $$ 67 $$ 43 60 43 60
Total 462 60	- Gangaturiya . 30 — — 19 52 19 52 0 Kirigalla 20 — — 13 2 13 2
2nd section, 1 mile.	Total 1,853 201 40 1,051 90 1,209 84 2,463 14
agolla (Ceylon) Rubber and Tea	
Plantation, Ltd. (Messrs. Carson & Company, Agents) Manikanda 440 127 99	
essrs. L. Bayly and G. A. Talbot Digowa 541 157 3	7 Ratnapura, July 4, 1922. for Chairman.
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- WY TRADE MA	RKS NOTICES.
N compliance with the provisions of "The Trade Marks Grdinance, 1888," and the "Trade Marks Rules1906,"	s, (7) Mark:
ne following application for registration of a Trade Marl	
advertised :	
(1) Application No. 2,671.	
(2) Date of Receipt : June 13, 1922	
(3) Applicant (Proprietor of the Trade Mark): KALI	
UTTY KATHIRESPILLAI, garrying on business a	
K. KATHIRESAVAIDYACHARI & SONS," at 3 ndival street, Pettah, Colombo ; Native Doctor.	
(4) Address for service in the Island, if any :	
(5) Class: Three.	The portrait is that of the applicant.
(6) Goods : Medicines prepared for human use.	Registrar-General's Office, Colombo, June 28, 1922. Registrar-General.
(K) (foous ; mourous r-r	Colombo, June 28, 1922. Registrar-General.

PART I. - CEYLON GOVERNMENT GAZETTE - JULY 7, 1922 compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :-(5) Class: Forty-five. Application No. 2,661. (6) Goods : Cigars. (2) Date description May 15, 1922. (7) Mark: oz of the Trade Mark): VICTOR (3) Applicant (Proprie Abbotsford," Fishers Hill, Mutwal, CASIE CHITTY, Colombo ; Manufactur (4) Address for sprvice in the Island, if any : -(5) Class: Forty-seven. (6) Goods : Candles, common soap, and matches. (7) Mark:

gistrar-General's Office. M. S. SRESHTA.

Registrar-General.

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :

BIG

(1) Application No. 2,676.

Colombo, June 28, 1922.

(2) Date of Receipt : June 20, 1922.

(3) Applicant (Proprietor of the Trade Mark): JULIUS WIX trading as J. WIX & SONS, 24 and 26, Shepherdess Walk, City road, London, England ; Cigarette Manufacturers.

(4) Address for service in the Filand : Julius & Ceasy, Bristol buildings, York street, Fort, Colombo.

(5) Class : Forty-five.

(7) Mark

(6) Goods : Tobacco, cigarettes, cigars, and snuff.

KENSITAS

istrar-General's Office July 5, 1922

M. S. SRESHTA, Registrar-General.

ompliance with the provisions of "The Trade Marks dinance, 1888," and the "Trade Marks Rules, 1906," llowing application for registration of a Trade Mark t.h bllowin

nication No. 2,662. (1) Ap

(2) Date of Receipt : May 16, 1922.

(3) Applicant (Proprietor of the Trade Mark): ARUNA-SALAM SEENIAR VELUPILLAI, No. 66, St. John's road, Pettah, Colombo ; Cigar Merchant.

(4) Address for service in the Island, if any



The essential particular of the Trade Mark is the distinctive device of a shaded six-pointed star, and no claim is made to the exclusive use of the added matter.

Registrar-General's Office Colombo, June 28, 1922.

M. S. SRESHTA. Registrar-General.

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :

(1) Application No. 2,677.

(2) Date of Receipt : June 29, 1922.

(3) Applicant (Proprietor of the Trade Mark): JULIUS WIX, trading as J. WIX, & SONS, 24 and 26, Shepherdess, Walk, City road, London, England; Cigarette Manufacturers.

(4) Address for service in the Island ; Julius & Creasy. Bristol buildings, York street, Fort, Colombo.

- (5) Class: Forty-five.
- (6) Goods: Cigarettes.

(7) Mark:



Registrar-General's Office, Colombo, July 5, 1922.

M. S. SRESHTA, Registrar-General.

1520 PART I CEYLON GOVERNM	IENT GAZETTE - JULY 7, 1922
In compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :	IN compliance with the provisions of The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :
(1) Application No. 2,679.	(1) Application No. 2,680.
(2) Date of Receipt : June 22, 1922. 🚿	(2) Date of Receipt : June 22, 1922.
(3) Applicant (Proprietor of the Trade Mark): CHEMI- CAL PHARMACEUTICAL LABORATORIES FUTU- RUM COMPANY, LIMITED (a Share Company organized under the laws of the Swiss Republic), Arlesheim, Switzer- land, Chemical Manufacturers.	(3) Applicant (Proprietor of the Frade Mark): INSTI- TUT SERO-THERAPIQUE VACCINAL SUISSE BERNE (a Joint-Stock Company registered under the laws of Switzerland), Laupentfrasse, 4a, Berne, Switzerland; Manufacturing Chemists.
(4) Address for service in the Island : Julius & Creasy, Bristol buildings, York street, Fort, Colombo.	(4) Address for service in the Island : Julius & Creasy, Bristol buildings, York threet, Fort, Colombo.
(5) Class : Three.	(5) Class : Three.
(6) Goods: Hay fever femedy.(7) Mark:	(6) Goods : Cherrical substances prepared for use in medicine and pharmacy.
• *	(7) Mark :
GENCYDO	PHYLLOSAN.
Registrar-General's Office, M. S. SRESHTA, Colombo, July 5, 1922. Registrar-General.	Registrar-General's Office, Colombo, July 5, 1922. Registrar-General.
 auction on July 30 and 31, 1922, at 8 A.M. on the spot, at Nawalapitiya, in conformity with "The Local Boards Ordi- nance, No. 19 of 1905," unless in the meantime the amounts owing in respect of rates, together with lawful costs of seizure and sale, are duly paid. Further particulars can be obtained from the Local Board Office, Nawalapitiya. Kandy Kachcheri, July 4, 1922. E. H. R. TENISON, for Government Agent. 	114, 115, 117, 119, 120, 121, 123, 124, 125 and 126, 129, 130, 131, 138, 147, 155; Dolosbage road: Nos. 57, 58, 65, 65A, 66, 67, 68, 71, 73, 77, 81, 81A, 82, 83, 84, 85, 86, 87, 88, 88A, 89, 89A, 90, 91, 92, 93, 94, 95, 96, 97, 97A, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107A, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117; Gampola road: Nos. 8, 59, 69, 71, 98; Hillroad: Nos. 2, 13, 14, 20, 21, 22, 28, 30, 31A, 33, 34, 37 and 38, 40, 44; Penitudumulla: Nos. 2, 13, 14, 16, 17, 21, 22, 23, 24, 29, 30, 32, 34, 36, 38, 40, 42, 43, 44, 47, 55; Baily road: No. 3.
	Statement of Revenue and Expenditure of the Local Board of Matara for the Year 1921. Revenue. Rs. c. Expenditure. Rs. c.
SCHEDULE. Kotmale street: Nos. 2, 3, 4, 5; Ambagamuwa street: Nos. 4, 103, 113, 114, 115; Dolosbage road: Nos. 65, 68, 73, 81, 81A, 82, 83, 84, 85, 86, 87, 88, 88A, 89, 89A, 90, 91, 92, 93, 94, 95, 97, 97A, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 107A, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 117A; Gampola road: No. 98; Hill road: Nos. 2, 40; Penitudumulla: Nos. 14, 18, 42.	Revenue. Rs. c. Expenditure. Rs. c. Taxes . 21,512 1 Interest and sinking fund 2,800 0 Idcenses . .8,253 50 Cost of administration .8,529 34 Rents . .4,402 79 Sanitary charges .14,804 61 Fines . .621,50 Miscellaneous .18,608 18 Police charges .6160 Other receipts . 60,327 33 Miscellaneous .2,322 86 Balance on December 31, . .97 21 Balance on December 31, . .
Notice of Sale, Local Board, Nawalapitiya.	Statement of Probable Revenue and Expenditure for the
NOTICE is hereby given that the houses, &c., mentioned in the annexed schedule atNawalapitiya, having been seized for non-payment of Police, Local Board, and Water- rates for 4th quarter, 1921, will be sold by public auction on August 1 and 2, 1922, at 8 A.M. on the spot, at Nawala- pitiya, in conformity with "The Local Boards Ordinance, No. 19 of 1905." unless in the meantime the amounts owing	Year 1922. Revenue. Bs. c. Expenditure. Rs. o. Taxes . .22,100 0 Interest and sinking fund 2,700 0 Licenses 8,321. 0 Cost of administration 6,943 88 Rents 11,090 0 Education
in respect of rates, together with lawful costs of seizure and sale, are duly paid. Further particulars can be obtained from the Local Board	Fines 650 0 Sanitary charges 15,623 0 Miscellaneous 10,420 0 Lighting 3,150 0 Police charges 250 0 Police charges 250 0 Balance on December 31, 1921 : 3,717 34 Estimated Balance on December 31, 1922 11,836 83

E. H. R. TENISON, for Government Agent. Kandy Kachcheri, July 4, 1922.

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R. R. COTTLE. GOVERNMENT PRINTER, COLOMBO, CEVION.

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Local Board Office, Matara, July 4, 1922.

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