

GU M1 1/5 THE CEYLON

GOVERNMENT GAZETTE

No. 7,641 - WEDNESDAY, MAY 2, 1928

Published by Authority.

PART I.—GENERAL.

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COLOMBO:

PROCLAMATIONS BY THE GOVERNOR.

BY HIS EXCELLENCY THE GOVERNOR.

L 121/28

A PROCLAMATION.

H. J. STANLEY.

HEREAS by a Proclamation bearing date August 12. 1896, the Crown land specified in the schedule to the said Proclamation and within the limits therein set forth, was, under the provisions of section 19 of "The Forest Ordinance, 1885," declared to be a reserved forest:

And whereas it appears to Us expedient that certain portions of the said land so reserved as aforesaid shall reserved:

Now know Ye that We, the Governor of Ceylon, in exercise of the powers in Us vested by sub-section (2) of section 6 of Odinance No. 16 of 1907, do hereby direct that the portions of the said land specified and set forth in the schedule hereto shall cease to be reserved as from and after the date hereof.

And we do in all other respects confirm the said Proclamation of August 12, 1896.

Colombo, May 2, 1928.

By His Excellency's command.

A. G. M. Fletcher. Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE REFERRED TO.

Situated in Kekuleliya village in Udugaha pattuwa of Rayigam korale, Kalutara District, Western Province.

Preliminary plan No. 18,839.

15	•			F.	xte	ut.
Lot.	Name of Land.	Description.			R.	P.
1,	Kekuleliyawatta	Coconut garden 8 years old		0	()	15
2	$\mathbf{D_0}$	Coconut garden 50 years old		0	0	31
, 4	Horagahawatta alias Muruta- elamodera alias Domba- gaskanda		•	O	i	19
5	Do	Coconut garden 35 years old		O	2	39
5 ▲	. Do	Rubber 1 year old and vegetables		0	O	28
5∆ 6	Do	Rubber 8 years old		0	ì	0
9	Do	Coconut garden 40 years old	• •	0	1	12

BY HIS EXCELLENCY THE GOVERNOR.

1. 202/28

A PROCLAMATION.

H. J. Stanlin.

NOW Ye that We, the Governor of the Island of Ceylon, in the exercise of the powers vested in Us by section 14 of "The Forest Ordinance, 1907," do hereby constitute the forest, the limits whereof are specified in the schedule hereto, a village forest for the benefit of the village communities of Aturaliya. Nilwala, and Udukulana in the Uda pattu south of Kuruwiti korale, in the District of Ratnapura, Province of Sabaragamuwa.

Colombo, May 2, 1928.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

GOD SAVE THE KING

SCHEDULE REFERRED TO.

Lots 1 and 2 in preliminary plan No. 3,554 called Kirimetitennemukalana, situated in the vallage Nilwala in Uda pattu south of Kuruwiti korale, in the District of Ratnapura, Province of Sabaragamuwa; containing in extent 15 acres and 6 perches (exclusive of the Heen-ela passing through the land); bounded as follows; south by reservation along the Kaduruwan-ela in (P. P. 3,554/3) and Thebonagehenyaya claimed by Ganitage Adonchiya and others (P. P. 8,610/527) and on all other sides by Kirimetitennemukalana claimed by the (Yown.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 185 of 1928.

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

The Hon. Mr. G. E. MADAWALA to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Kurunegala, from April 30, to May 2, 1928, inclusive, during the absence of Mr. D. H. BALFOUR. or until the resumption of duties by that officer.

- Mr. St. Clair Swan to act as Commissioner of Requests, Colombo, and Additional Police Magistrate, Colombo, from May 1 to 7, 1928, inclusive.
- Mr. M. H. JAYATILLEKE to act as Commissioner of Requests and Police Magistrate, Panadure, and Additional District Judge for the District of Kalutara, from May 2 to 6, 1928, inclusive during the absence of Mr. S. P. WICKRAMASINHA, or until the resumption of duties by that officer.
- Mr. C. A. LaBrooy to act as Commissioner of Requests, Kandy; Additional District Judge, Kandy; and Additional Police Magistrate, Kandy, from May 2 to 6, 1928, inclusive, during the absence of Mr. R. S. V. POULIER, or until the resumption of duties by that
- Mr. E. G. Jonklaas to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, on April 28 and 29, 1928, during the absence of Mr. G. L. DAVIDSON, or until the resumption of duties by that officer.
- Mr. E. G. Jonklaas to act as Commissioner of Requests and Police Magistrate, Gampola, and Additional Commissioner of Requests and Police Magistrate, Nuwara Eliya-Hatton, during the absence of Mr. G. L. DAVIDSON, from May 2 to 7, 1928, inclusive, or until the resumption of duties by that officer.
- Mr. E.G.M. GOONEWARDENE to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate and Additional District Judge for the judicial division of Kurunegala, from May 2 to 7, 1928, inclusive, during the absence of Mr. D. C. R. Guna-WARDENE, or until the resumption of duties by that officer.
- Mr. Frank Markus to act as Commissioner of Requests and Police Magistrate, Kurunegala, from May 4 to 9, 1928, inclusive, during the absence of Mr. W. O. Stevens, or until the resumption of duties by that officer.
- Mr. W. S. Strong to act as Commissioner of Requests and Police Magistrate, Puttalam, and Additional District Judge, Puttalam, from April 27 to 29, 1928, inclusive, during the absence of Mr. N. Moonesinghe, or until the resumption of duties by that officer.
- Mr. E. B. WEERAKOON to act as Municipal Magistrate, Colombo, from May 3 to 6, 1928, inclusive, during the absence of Mr. MERVYN JOSEPH, or until the resumption of duties by that officer.
- Mr. J. S. ABAYASEKERA to be Accountant and Office Assistant to the Controller of Indian Immigrant Labour, with effect from March 1, 1928, or until further orders.

Mr. J. L. STANISLAUS to act as Accountant, Medical Department, with effect from May 1, 1928, during the absence of Mr. W. H. D. PEREIRA, or until further orders.

Mr. A. Kasipillai to act as Assistant Accountant, Medical Department, from May 1, 1928, during the employment of Mr. J. L. STANISLAUS as Accountant, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 1, 1928.

A. G. M. FLETCHER, Colonial Secretary.

No. 186 of 1928.

IS Excellency the Governor has been pleased to make the following promotions in the Ceylon Engineers:-

To be Lieutenants.

Second Lieutenant NEIL SCHOKMAN. Second Lieutenant TREVLYN KOCH TOUSSAINT.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 187 of 1928.

T is hereby notified for general information that Messrs. F. M. Ismail and J. A. W. Kannangara have been appointed Commissioners for Oaths for the judicial division of Kalutara.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 188 of 1928.

'IS EXCELLENCY THE GOVERNOR has been pleased. under section 120 of "The Criminal Procedure Code, 1898," to appoint BALASURIYA MUDIYANSELAGE Andrew Banda to be an Inquirer for Hewawissa korale, in Weudawili hatpattu of the District of Kurunegala, North-Western Province, vice UKKU BANDA, deceased.

By His Excellency's command.

Colonial Secretary's Office, Colombo, April 28, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 189 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Arrive Description to appoint Mr. Allan Perry de Zilva of Victoria Cottage, Cotta road, Colombo, to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 25, 1928.

A G. M. FLETOHER, Colonial Secretary.

No. 190 of 1928.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOEL MORRIS THARMANAYAGAM COOKE of Vaddukoddai, Jaffna, to be a Notary Public throughout the judicial division of Jaffna, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 25, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 191 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. AYAMPILLAI CHARLES KANAGASINGAM of Trincomalee to be a Notary Public throughout the judicial division of Trincomalee and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 25, 1928. A. G. M. FLETCHER, Colonial Secretary.

No. 192 of 1928.

II IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. SANGARAPPILLAI VALEMURUGU of Tissawewa View, Anuradhapura, to be a Notary Public throughout the judicial division of Anuradhapura, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 25, 1928.

A. G. M. FLETCHER, Colonial Secretary.

No. 193 of 1928.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. HENRY PERERA GUNASEKERA of Ratnapura to be a Notary Public throughout the judicial division of Ratnapura, and to practise as such in the English language.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 25, 1928. A. G. M. FLETCHER, Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

T is hereby notified that I have appointed Don Johanis Jayanetti (provisionally) as Registrar of Births and Deaths of Welipenna division and of Marriages (General) of Walellawiti pattu division, in the Kalutara District of the Western Province, with effect from May 1, 1928, vice Don Martinus Jayanetti, retired. His office will be at Muttettuwatta in Lewwanduwa.

Registrar-General's Office, Colombo, April 25, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed GAMALATGE DON DAVID KARUNATHLERE (provisionally) as Registrar of Births and Deaths of Bellapitiya division, and of Marriages (General) of Munwattebage pattu division of the Kalutara District of the Western Province, with effect from May 1, 1928, vice Don Pulleris Karunathlere, retired. His office will be at Kottunnewatta in Dombagoda.

Registrar-General's Office, Colombo, April 30, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed Don Clement Alexander Willathgamuwa as Additional Registrar of Marriages (Kandyan and General) of Nuwara Eliya town and gravets division, in the Nuwara Eliya District of the Central Province, with effect from April 26, 1928, vice MUDUMPITA WEERAWANNI MUDIYANSE RALAHAMILLAGE WIJESEKERA VIDURUPOLA, transferred. His office will be at the Assistant Provincial Registrar's Office, Nuwara Eliya.

Registrar-General's Office, Colombo, April 25, 1928.

C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed Dr. EDMUND HUGH BLAZE to act as Deputy Medical Registrar of Births and Deaths of Matara town division, in the Matara District of the Southern Province, for six days, with effect from April 25, 1928, vice Mr. MUDALI HAMY TENNEROON, on leave. His office will be at the Civil Hospital, Matara.

Registrar-General's Office, Colombo, April 25, 1928. C. COOMARASWAMY, Registrar-General:

T is hereby notified that I have appointed John Louis Leonard de Rosairo (provisionally) as Registrar of Marriages (General) of Kalpitiya division and town division, in the Puttalam District of the North-Western Province, with effect from April 25, 1928, vice Anthonykutty Bastiampillal, resigned. His office will be at The Rose Bank, New Chotty street, Kalpitiya.

Registrar-General's Office, Colombo, April 25, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed NAMDU UDAYAR LEBBE AHAMADU LEBBE (provisionally) as Registrar of Births and Deaths of Meda pattu division, and of Marriages (Kandyan and General) of Tamankaduwa palata division, in the Anuradhapura District of the North-Central Province, with effect from May 1, 1928, vice U. B. ILANGASINHA, resigned. His office will be at Kuppatamby Udayar's Walawwa, Polonnaruwa.

Registrar-General's Office, Colombo, April 26, 1928.

C. COOMARARWAMY, Registrar-General:

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

The Additional Assistant Provincial Registrar, Colombo, has appointed HETTIYAKANDAGE LIVINIS FERNANDO JAYAWARDANA to act as Registrar of Marriages (General) of Palle pattu of Salpiti korale division, in the Colombo District of the Western Province, on April 4, 1928, during the

absence of the Registrar, EMMANUEL ABRAHAM SALGADO, on leave. His office will be at Bulugahawatta in Rawatawatta; station: Buddhist schoolroom at Egodauyana; additional station: Munbuntuduwewatta in Indibedda.

The Additional Assistant Provincial Registrar, Kalutara, has appointed Don Telenis Ranasinha to act as Registrar of Births and Deaths of Agalawatta division, and of Marriages (General) of Maha pattu north division, in the Kalutara District of the Western Province, for three days from April 30, 1928, during the absence of the Registrar, Julius Wijeyesundere, on leave. His office will be at Dangedarawatta in Agalawatta.

The Additional Assistant Provincial Registrar, Galle, has appointed Kalugala Charles Ceeding de Alwis to act as Registrar of Births and Deaths of Madampe division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for four days from April 25, 1928, during the absence of the Registrar, Walimuni Sarawis Mendis Abayasekera Wijayakulatilaka, en leave. His office will be at Maradanewatta in Wenamulla.

The Additional Assistant Provincial Registrar, Galle, has appointed Don Andrayas Rubasinha Gunawardena to act as Registrar of Births and Deaths of Neluwa division, and of Marriages (General) of Hinidum pattu division in the Galle District of the Southern Province, for seven days from April 26, 1928, during the absence of the Registrar, Don James Rubasinha Gunawardena, on leave. His office will be at Okandewatta at Batuwangala.

The Assistant Provincial Registrar, Matara, has appointed Hettikapuge Don Carolis Abeysundera to act as Registrar of Births and Deaths of Meda Viyangoda division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for nine days from April 25, 1928, during the absence of the Registrar, Nanayakkara Haddagodage Don Andiris Gunaratna, on leave. His office will be at Lawallagahakoratuwa alias Weralugahawatta in Yatiyana.

The Assistant Provincial Registrar, Matara, has appointed PILANA LOKUGE DON HENDRICK to act as Registrar of Births and Deaths of Morawaka division, and of Marriages (General) of Morawak korale division, in the Matara District of the Southern Province, for fourteen days from April 28, 1928, during the absence of the Registrar, MAHAGAMAGE DON LEWIS, on leave. His office will be at Wellewatta in Waralla.

The Assistant Provincial Registrar, Matara, has appointed Don Alwis Kuruppu Nanayakkara to act as Registrar of Births and Deaths of Pategama division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for twenty days from May 1, 1928, during the absence of the Registrar, Don Dias Kuruppu Nanayakkara, on leave. His offices will be at Kinagahawatta in Pategama and Weligamageruppa in Kottagoda.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Mawlis Wijesekera Dissanayake to act as Registrar of Births and Deaths of Paranagam palata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from April 4, 1928, during the absence of the Registrar, Chetwynd Abesundara Wirasinhe, on leave. His office will be at Bulugahawatta alias Walauwawatta in Welipitiya.

The Assistant Provincial Registrar, Hambantota, has appointed Don Tegris Edirisina Jayasuriya to act as Registrar of Births and Deaths of Medawalakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for thirty days from April 8, 1928, vice Registrar, Don Dionis Mutumala Jayasuriya, suspended. His office will be at Dineshamilokulamayapadinchiwahitiyawatta at Pallemalala.

The Assistant Provincial Registrar, Jaffna, has appointed MAYILVAKANAM SELLATTURAI to act as Registrar of Births and Deaths of Kaddaiveli division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for twenty-eight days from April 23, 1928, during the absence of the Registrar,

MAYILVAKANAM TAMOTARAMPILIAI, on leave. His office will be at Elumpansima in Tunnalai South; station: Koddaiyadi in Karaveddi North.

The Assistant Provincial Registrar, Jaffna, has appointed AMPIKAIPAKAR ANNAMALAI to act as Registrar of Births and Deaths of Chankanai division, and of Marriages (General) of Valikamam West division, in the Jaffna District of the Northern Province, for seven days from April 24, 1928, during the absence of the Registrar, KRISHNAPILLAI VAYIRAMUTTU, on leave. His office will be at Kumpaneluvai in Chankanai.

The Assistant Provincial Registrar, Jaffna, has appointed SINNATTAMBY VALLIPURAM to act as Registrar of Marriages (General) of Punakari division, in the Jaffna District of the Northern Province, for three days from April 25, 1928, during the absence of the Registrar, Ponnalyampillai Rajagopal, on leave. His office will be at Sopalapiddi in Madduvilnadu.

The Assistant Provincial Registrar, Trincomalee, has appointed Punchappuralal Punchi Punch to act as Registrar of Births and Deaths of Kaddukkulam West division, and of Marriages (General) of Kaddukkulam pattu west division, in the Trincomalee District of the Eastern Province, for eleven days from April 20, 1928, during the absence of the Registrar, Kappurala Ukkurala Vannakkurala, on leave. His office will be at Galkadawela.

The Assistant Provincial Registrar, Anuradhapura, has appointed Seneviratne Gomaramudiyanselage Thewahamy, to act as Registrar of Births and Deaths of Kalagam korale south division, and of Marriages (General) of Kalagam palata division, in the Anuradhapura District of the North-Central Province, for thirty days from May 1, 1928, during the absence of the Registrar, S. G. M. Mudalihamy, on leave. His office will be at Korasagalla.

The Provincial Registrar, Ratnapura, has appointed IMIYAHAMILLAGE PODIAPPUHAMY to act as Registrar of Births and Deaths of Kiriella division, and of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for seven days from April 22, 1928, during the absence of the Registrar, MALAWIARACHCHILLAGE HARAMANIS APPUHAMY, on leave. His office will be at Nindahena in Epitawela.

The Assistant Provincial Registrar, Kegalla, has appointed Hingure Arachchillage Ranasinghe to act as Registrar of Births and Deaths of Atulugam korale east division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for five days from April 23, 1928, during the absence of the Registrar, Hinguru Arachchillage Striwardanahamy, on leave. His office will be at Gurugalagawahenewatta in Udabage.

The Assistant Provincial Registrar, Kegalla, has appointed Paliskara Mudiyanselage Punchiappuhamy to act as Registrar of Births and Deaths of Dehigampal korale Megodapota pattuwa division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for six days from April 26, 1928, during the absence of the Registrar, Jayasinha Mudiyanselage Charles Appuhamy Jayasinha, on leave. His office will be at Hitinawatta in Karawdeniya.

The Assistant Provincial Registrar, Kegalla, has appointed Herat Mudiyanselage Bandara Appoo to act as Registrar of Births and Deaths of Kitulgala palata division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for seven days from April 26, 1928, during the absence of the Registrar. Wijesinha Malapatirannehelage Uwaneris Wijesinha, on leave. His office will be at Udahawatta in Polatagama.

The Assistant Provincial Registrar, Kegalla, has appointed Kuruwita Arachchige Martin Appuhamy to act as Registrar of Births and Deaths of Dehigampal Egodapota division, and of Martiages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for two days from May 1, 1928, during the absence of the Registrar, Kuruwita Arachchige Appusinno, on leave. His office will be at Hitinawatta in Imbulana.

The Assistant Provincial Registrar, Kegalla, has appointed Mudiyanselage Tikiri Banda to act Registrar of Births and Deaths of Kandupita pattuwa south division, and of Marriages (General) of Beligal korale division, in the Kegalla District of the Province of Sabaragamuwa, for fifteen days from May 1, 1928, during the absence of the Registrar, Mudiyanselage Ukku Banda, on leave. His office will be at Pahalawatta alias Hitinawatta in Alawatura.

Registrar-General's Office, Colombo, April 30, 1928. C. Coomaraswamy, Registrar-General.

T is hereby notified that JOHANNAS ARTHUR SAMARA-SINHA, Registrar of Births and Deaths of Galkissa division and of Marriages (General) of Palle pattu of Salpiti korale division, in the Colombo District of the Western Province, holds, with effect from April 1, 1928, his office at 730, papperayawatta, Galkissa, instead of at 732 Kapperayawa ta Galkissa, as notified in Government Gazette No. 7,545 of September 10, 1926.

Registrar-General's Office, Colombo, April 24, 1928. C. COOMARASWAMY, Registrar-General. T is hereby notified that ATAUDA HERAT MUDIYANSE-LAGE DINGIRI BANDA DAMUNUPOLA. Registrar of Births and Deaths and of Marriages (Kandyan and General) of Tumpane No. 2 Division, in the Kandy District of the Central Province, will, with effect from May 1, 1928, hold his office at Nelligahamulatenna in Hataraliyadda, instead of at Ataudagewatta in Damunupola, as notified in the Government Gazette No. 7,597 of August 5, 1927.

Registrar-General's Office, Colombo, April 28, 1928. C. COOMARASWAMY, Registrar-General.

WITH reference to the notification dated February 25, 1928, appearing in the Government Gazette No. 7,632 of March 2, 1928, relating to the provisional appointment of Registrar of Births and Deaths of Maguimedagandahe korale west division, and of Marriages (Kandyan and General) of Wanni hatpettu division, in the Kurunegala District of the North-Western Province: It is hereby notified that the correct name of the Registrar appointed is RASNAYAKE MUDIYANSELAGE APPUHAMY and not RATNAYARE MUDIYANSELAGE APPUHAMY as erroneously described in the aforesaid notification.

Registrar-General's Office, Colombo, April 23, 1928. C. COOMARASWAMY, Registrer-General.

GOVERNMENT NOTIFICATIONS.

O 105/28

This hereby notified that Saturday, June 2, 1928, being the full moon day of the Sinhalese month Poson, will be observed as a Public Holiday.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 26, 1928. A. G. M. FLETCHER, Colonial Secretary.

O 24/26

N terms of section 24 of the Minute of December 9, 1908, it is hereby notified that the under-mentioned officer, seconded for service, will be allowed to count the period of his temporary employment for pension purposes:

Name. Pensionable Appointment. Seconded Service.

Mr. R. J. Perera

Clerk, Audit Office, in Class II. of the Clerical Service Clerk, Office of the Custodian of Enemy Property

By His Excellency's command.

Colonial Secretary's Office, Colombo, April 26, 1928.

A. G. M. FLETCHER, Colonial Secretary.

"THE PRISONS ORDINANCE, 1877."

J 363/27

DULES made by His Excellency the Governor in Executive Council under the provisions of section 76 of the Prisons Ordinance, No. 16 of 1877.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 28, 1928. A. G. M. Fletcher, Colonial Secretary.

RULFS.

The following rules shall be substituted for rules 160, 230, and 234 (2) of the rules appearing in the Manual of Rules for the Management of Prisons in the Island of Ceylon, and shall be numbered 160, 230, and 234 (2), respectively.

Rules 161, 231, and 235 (2) of the rules published in Government Gazette No. 6,574 of August 1, 1913, and appearing as rules 160, 230, and 234 (2) in the Manual of Prison Rules aforesaid, are hereby repealed.

160. The hair of remanded persons, civil prisoners, and convicted prisoners of both sexes shall not be cut against their will, provided however that the hair of such prisoners may be cut on the grounds of medical necessity and on the written recommendation of the Prison Medical Officer.

230. Subject to the conditions of rule 235 all convicted prisoners shall be allowed to receive a visit from their friends once every month, and to write (and receive) a letter once every month during the currency of their sentences. No other visits or communications shall be permitted, except as hereinafter specially provided for, without an order in writing from the Colonial Secretary, the Government Agent, or the Inspector-General of Prisons.

234. (2) The visits of prisoners' friends, &c., shall in each case be limited to half an hour, and shall be

recorded in the prisoners' penal record. An extension of this time limit may at the discretion of the Superintendent be allowed under exceptional circumstances.

(Note.—The numbers of the rules amended above correspond to the numbers of the rules appearing in the Manual of Rules for the Management of Prisons in the Island of Ceylon.)

CAZETTE — MAY 2, 1928 NANCE, 1927." Executive Council under sections 58 (1) and 59 (2) on nunai, Kattankudi, Eravur, and Sammanturai. By His Excellency's command, A. G. M. Fletcher, Colonial Secretary. ERRED TO. in charge of the Public Works Department, except the Old South Coast road, situated within the limits of the dath 12 miles an hour on any street or thoroughfar nanturai, and Eravur. 15 miles an hour on any street or thoroughfare within it, and Eravur. F 521/26 ated January 27, 1928, of holders of pensionab
Executive Council under sections 58 (1) and 59 (2) on nunai, Kattankudi, Eravur, and Sammanturai. By His Excellency's command, A. G. M. Fletcher, Colonial Secretary. ERRED TO. in charge of the Public Works Department, except the Old South Coast road, situated within the limits of the d than 12 miles an hour on any street or thoroughfamanturai, and Eravur. 15 miles an hour on any street or thoroughfare within it, and Eravur. F 521/26
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Colonial Secretary. ERRED TO. in charge of the Public Works Department, except the Old South Coast road, situated within the limits of the d than 12 miles an hour on any street or thoroughfananturai, and Eravur. 15 miles an hour on any street or thoroughfare within, and Eravur. F 521/26
in charge of the Public Works Department, except the Old South Coast road, situated within the limits of the d than 12 miles an hour on any street or thoroughfar nantural, and Eravur. 15 miles an hour on any street or thoroughfare withing, and Eravur. F 521/26
Old South Coast road, situated within the limits of the dath of th
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ltad lantary 27 luyy of holders of nensions h
are published for general information.
By His Excellency's command,
A. G. M. FLETCHER, Colonial Secretary.
SURVEY DEPARTMENT.
elete the words "(when the holders of these posts has served for ten years)" after "Third Grad Surveyors."
elete the words "after ten years' service" after "Cleri and Draughtsmen, Classes Special, I., and II., ar Class III."
AS ORDINANCE, 1899." K 333/28
in exercise of the powers vested in him by section 3, 1899, and on the recommendation of the "propovince, has approved of the allotment of land set of bund from the date hereof.
, ;

Colonial Secretary's Office, Colombo, May 2, 1928.

A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 7 in final village plan No. 1,798. Name of Land: Kongahamulapitiya.

Situation: Galwewa village in Giratalane korale of Dewamedi hatpattu, in the District of Kurunegala,

North-Western Province. Boundaries: North and east by lot 4 in final village plan No. 1,798; south by lots 8 and 6 in final village plan No. 1,798; west by lots 6 and 5 in final village plan No. 1,798.

Extent: 1 rood.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 306/28

NOTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of the "proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 27, 1928. A. G. M. FLETCHER. Colonial Secretary.

SCHEDULE REFERRED TO

Lot 31 in final village plan No. 1,645. Name of land: Minipittaniya.

Situation: Metiwalagama in Baladora korale of Dewamedi hatpattu of the District of Kurunegala, North-Western

Boundaries: North by lots 30 and 25 in final village plan No. 1,645; and on all other sides by lot 25 in final village plan No. 1,645.

Extent: 1 rood and 2 perches.

"THE CEMETE	BRIÈS AND BURIALS ORDINANCE, 18	89." K 307/28
Section 34 of "The Cemeteries and Suthority," to wit, the Assistant Government pleased to approve of the allotment of land ground from the date hereof.	Burials Ordinance, 1889," and on the ont Agent of the District of Kegalla	e recommendation of the "proper Province of Sabaragamuwa, been
, , , , , , , , , , , , , , , , , , ,	Ву	His Excellency's command.
Colonial Secretary's Office, Colombo, April 27, 1928.		A. G. M. Fletcher, Colonial Secretary.
Lot 2 in preliminary plan No. 3,692. Name of land: Balahenewatta. Situation: Wendala village in Megoda Kegalla, Province of Sabaragamuwa. Boundaries: North by title plan No. by H. Cornelis Appu and Balahenewatta clai west by lot 1 in preliminary plan No. 3,692. Extent: 3 roods and 22 perches.	99.935 : east by Dummalagahahenewa	tta (coconut garden and tea) claimed
ggardr officir 6 1890 - America 100 Landonskip d b Straken is rek managen a samplemen som deserbite basiness paragensis	Million Gillionistication and during a special month or one of Grippin and a sign appropriate of	
"THE RECULATION made by His Excellence of the above-named Ordinance, for		under section 3 (1) of the provisions
	В	y His Excellency's command
Colonial Secretary's Office, Colombo, May 1, 1928.		A. G. M. FLETCHER, Colonial Secretary.
	REGULATION REFERRED TO.	•
"THE RETORN made by His Excellency of the above-named Ordinance, for	VENUE COLLECTION ORDINANCE, 19 y the Governor in Executive Council	925." U 116/26, under section 3 (1) of the provisions
		By His Excellency's command,
Colonial Secresary's Office, Colombo, May 1, 1928.		A. G. M. FLETCHER, Colonial Secretary.
-	Regulation referred to.	
The revenue required or authorized to provisions of the Motor Car Ordinance, 1927	be paid on licences issued by the Ja	fina Urban District Council, under the
"THE QUARANTINE AT is hereby notified that His Excellence "The Quarantine and Prevention of has been pleased to amend regulation 16 of Gazette No. 7,481 dated August 28, 1925, in	Diseases Ordinance, 1897," and with of the regulations published in the su	owers vested in him by section 4 of the advice of the Executive Council, applement to the Ceylon Government
	В	y His Excellency's command,
Colonial Secretary's Office, Colombo, May 1, 1928.		A. G. M. Fletcher, Colonial Secretary.
	SCHEDULE.	U
Regulation 16 is amended (1) by the in clause (b) thereof: "at such place or place (2) By the addition of the following is guarantee may, at the discretion of the proper	s as the proper authority shall direct.' immediately after the word "surveill	ance" in clause (d) thereof: "Such

signed by a third party, that such third party will be liable in the amount of the security tendered, or some such lesser amount as the Chairman, Board of Immigration and Quarantine may direct (1) for any default of the person, so guaranteed, in the observance of the conditions attached to the permit which may be issued to him.

(2) For any misuse of the permit issued under the guarantee due to its loss, or transfer by the person guaranteed and its subsequent presentation by some person who wrongly represents himself to be the person guaranteed."

NOTICES CALLING FOR TENDERS.

PENDERS are hereby invited for the privilege of L changing foreign money at the Colombo Fort Railway Station from October 1, 1928, to September 30, 1929, from persons willing to tender for the same.

2. All tenders should be in duplicate and sealed under one cover and should be addressed to the General Manager

of the Railway, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the General Manager of the Railway, or be

sent through the post.

Tenders should be marked "Tender for the Privilege of Changing Foreign Money at Fort Railway Station" in the left hand corner of the envelope, and should reach the Office of the General Manager of the Railway not later then midday on Tuesday, May 29, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

- 6. A deposit of Rs. 10 in favour of the Hon. tho Treasurer of Ceylon will be required to be made at tho General Treasury, Colombo, or at any Kachoheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. The amount of security required will be a month's rent in cash. All other necessary information can bo ascertained upon application at the office referred to in

The security should be furnished within ten days of acceptance of tender being notified.

9. Tenderers are required to state the amount of rental they are prepared to pay in advance, per month, for the aforesaid privilege.

10. The contract is on no account to be assigned or sublet without the authority of the General Manager.

11. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

12. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing conditions not mentioned herein will be rejected without question.

13. The Government reserves to itself the right, without

question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

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

15. No structure of any kind will be allowed to be erected on the premises, nor will the contractor or his agents be permitted inside the station premises, but the successful tenderer will be allowed to keep a suitable desk

on the station verandah.

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

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

General Managers' Office. Colombo, April 27, 1928.

T. E. DUTTON, General Manager.

TENDERS are hereby invited for the privilege of selling refreshments (exclusive of intoxicating liquors) on the platforms to 3rd class passengers at Moratuwa, Ragama, Veyangoda, Polgahawela, Kurunegala, Anuradhapura, Rambukkana, Gampola, Nawalapitiya, and Nanu-oya, from October 1, 1928, to September 30, 1929, from persons willing to tender for the same.

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

Tenders should either be deposited in the tender box in the Office of the Controller of Revenue or besent through-

the post.

4. Tenders should be marked "Tender for the Privilege of Selling Refreshments on the Platform to 3rd Class Passen. -" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 29, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

- unless it is on the recognized form.

 6. A deposit of Rs. 25 in respect of each station in favour of the Hon. the Treasurer of Ceylon, will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will bo forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. The amount of security required will be a month's rent in cash in respect of each station. All other necessary information can be ascertained upon application at the office referred to in section 5.

8. The security should be furnished within ten days of acceptance of each tender being notified.

9. Sales will not be allowed for any train provided with sleeping accommodation, arriving and leaving the stations between the hours of 9 P.M. and 6 A.M.

10. The General Manager reserves the right to grant, if and when necessary, permission for the free feeding of pilgrims in station premises, and the contractor shall not be entitled to any compensation whatsoever in the event of

such permission being granted.

Only five salesmen will be allowed on the platform in attendance on any one train. At Polgahawela, however, a maximum number of ten galesmen will be allowed for all platforms, but not more than five will be allowed to attend on any one train.

12. The contracts are on no account to be assigned or sublet without the authority of the Tender Board.

13. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing conditions not mentioned herein will be rejected without question.

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

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

17. Tenderers are required to state the amount of rental they are prepared to pay in advance, per month for the aforesaid privilege at each of the stations on tender.

18. No structure or stall of any kind will be allowed on the platform or station premises. At present, huts or

rooms are available at Ragama, Polgahawela, Kurunegala, Nawalapitiya, and Anuradhapura, and the successful tenderers must pay Rs. 10 per month extra, as rent for each of them.

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

No passes on Railway will be issued in connection

with this service.

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

General Manager's Office, Colombo, April 27, 1928.

T. E. Dutton, General Manager.

TENDERS are hereby invited for the privilege of selling refreshments (exclusive of intoxicating liquors) on the platform to 3rd class passengers at Hatton, from date of acceptance to September 30, 1929, from persons willing to tender for the same.

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

Colombo.

3. Tenders should either be deposited in the Office of the

Controller of Revenue, or be sent through the post.
4. Tenders should be marked "Tender for the Privilege of Solling Refreshments, on the Platform to 3rd Class Passengers at Hatton" in the loft hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 22, 1928.

The tenders are to be made upon forms which will be supplied upon application at the Office of the General Managor of the Railway, and no tender will be considered

unless it is on the recognized form.

- 6. A deposit of Rs. 25 in favour of the Hon. the Tressurer of Ceylon, will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfoited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.
- 7. The amount of security required will be a month's rent in cash. All other necessary information can be ascertained upon application at the office referred to in section 5.

8. The security should be furnished within ten days of acceptance of tender being notified.

9. Sales will not be allowed for any train provided with sleeping accommodation, arriving and leaving the stations between the hours of 9 P.M. and 6 A.M.

10. The Gonoral Manager reserves the right to grant, if and when necessary, permission for the free feeding of pilgrims in station premises, and the contractor shall not be entitled to any compensation whatsoever in the event of such permission being granted.

11. Only five salesmen will be allowed on the platform

in attendance on any one train.

12. The contract is on no account to be assigned or sublet without the authority of the Tender Board.

13. All alterations or orasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rojected.

14. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing conditions not mentioned herein will be rejected without question.

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

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

Tenderers are required to state the amount of rental they are prepared to pay in advance, per month, for

the aforesaid privilege.

18. No structure or stall of any kind will be allowed on

the platform or station premises.

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

20. No passes on Railway will be issued in connection

with this service.

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

General Manager's Office, Colombo, April 27, 1928.

T. E. DUTTON, General Manager.

TENDERS are hereby invited for the privilege of selling refreshments to the general public, excluding Railway clerks, checkers, and mercantile clerks, inside Railway premises at the Colombo Goods Shed and at the Maradana Kelani Valley Goods Shed from October 1, 1928, for a period of one, two. or three years from persons willing to tender for

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

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

Tenders should be marked "Tender for the Privilege of Solling Refreshments at Colombo Goods Sheds" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 29, 1928.

The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

A deposit of Rs. 25 in favour of the Hon. the Tressurer of Ceylon will be required to be made at the General Tressury. Colombo, or at any Kachoheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in in the list of defaulting contractors precluded from baving any concern in a Government contract. All other deposits will be returned upon signature of a contract.

The successful tenderer will be allowed the sole and exclusive right to sell fruits, bread, cakes, and other refreshments, exclusive of intoxicating liquors, to the general public, excluding Railway clerks, checkers, and mercantile clerks within the Railway premises at the Colombo Goods Shed and at Maradana Kelani Valley Goods Shed during such hours as the said premises are opened to traffic work;

8. Tenderers are required to state the amount of rental they are prepared to pay in advance, per month, for the aforesaid privilege. Three huts in all are available which the successful tenderer will be allowed the use of, at the sale discretion of the General Manager, on payment of an extra monthly rental of Rs. 10 for each hut.

9. The Government will accept no responsibility for the

safe custody of the contents of the huts.

The successful tenderer shall agree to subject him-10. self and his servants to all reasonable orders of the General Manager, Divisional Transportation Superintendent, Colombo, or the Goods Agent. or the officer in charge, Kelani Valley Goods Shed.

11. . The number of salesmen or other servants admitted to the Railway premises will be limited to two for each hut.

The successful tenderer will be required to keep his huts and surroundings in a clean and tidy condition, and remove all the refuse matter from the Railway premises

each day

The successful tenderer will be required to deposit as security for the good behaviour of himself and his servants and for ensuring compliance with all the conditions of the contract a month's rent in cash. All other necessary information can be ascertained upon application at the office referred to in section 5.

14. The security should be furnished within ten days of

acceptance of tender being notified.

15. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

16. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing c inditions not mentioned herein will be rejected without question.

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

accepting any portion of a tender.

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

The contract may not be assigned or sublet without

the authority of the Tender Board.

20. A Government contractor must no issue a power of attorney to a person whose name is in the defaulting contractors' list authorizing him to carry on the contract.

General Manager's Office. Colombo, April 27, 1928.

T. E. DUTTON. General Manager.

TENDERS are hereby invited for the privilege of selling liquous and seneted waters to let and and selling liquors and aerated waters to 1st and 2nd class passengers, and also refreshments to 3rd class passengers, on the platforms at Waga, Avissawella, and Negombo Railway Stations from October 1, 1928, to September 30. 1929, from persons willing to tender for the same.

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

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

4. Tenders should be marked "Tender for Selling Liquors, &c., at Waga, Avissawella, or Negombo," as the case may be, in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, May 29, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

6. A deposit of Rs. 50 in respect of each station in favour of the Hon, the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. The amount of security required will be a month's rent in cash in respect of each station. All other necessary information can be ascertained upon application at the

office referred to in section 5.

The security should be furnished within ten days of

acceptance of each tender being notified.

The General Manager reserves the right to grant, if and when necessary, permission for the free feeding of pilgrims in station premises, and the contractor shall not be entitled to any compensation whatsoever in the event of such permission being granted.

The sale of liquor to take place only at a train time, and then only to bona fide 1st and 2nd class passengers travelling by train, in a manner satisfactory to the General

Manager or officers of the Railway.

11. The prices charged for liquors and waters are to be moderate, and to the satisfaction of the General Manager.

The successful tenderer will be called upon to take out a liquor licence, in respect of which a small fee will be charged. The number of salesmen or other servants admitted to the Railway premises will be limited to six.

Tenderers are required to state the amount rental they are prepared to pay in advance, per month for the aforesaid privilege, at each of the stations on tender.

14. That should the contractor require the use of a hut or the purpose of this contract, the General Manager shall decide in the first place whether the same shall be allowed, and if so, whether such hut shall be provided by the General Manager or by the contractor. If provided by the General Manager, the contractor shall pay an extra monthly rental of Rs. 10 for use of the same. If provided by the contractor, details of design, materials, &c., shall in the first instance be submitted by him to the General Manager for approval, prior to construction. The site for any such hut shall be selected by the General Manager, and sales therefrom shall only be permitted on the platform to passengers by train and not on the station frontage. termination of this contract, the hut, if provided by the General Manager, shall be delivered over to the General Manager in all respects in as good condition as when handed to the contractor, ordinary fair wear and tear being allowed If the hut has been provided by the contractor it shall forthwith be removed, and the site made good to the satisfaction of the General Manager at the contractor's expense. In the event of the contractor failing to carry out these terms the work will be done by the General Manager, and the cost deducted from the contractor's security.

The Government reserves to itself the right to cancel the contract on one month's notice, if same is not conducted in accordance with the conditions and to complete satisfaction of the General Manager.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders may be treated as informal and rejected.

No passes on Railway will be issued in connection with this service.

No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled, and any offers received containing conditions not mentioned herein will be rejected without question.

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

accepting any portion of a tender.

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

21. Contracts may not be assigned or sublet without

the authority of the Tender Board.

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

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

General Manager's Office, Colombo, April 27, 1928

T. E. DUTTON, General Manager. TENDERS are hereby invited for loading and unloading of goods (other than goods handled by consignors and consignees, such as bricks, tiles, loose coral stones, loose coconuts, straw, bulky goods, &c.), which includes transferring from one wagon to another when necessary and hand shunting of wagons on the goods shed siding or from other sidings to the goods shed siding, and vice vered for the purpose of loading, unloading, transferring, weighing, and storing of goods for which no shunting allowance is allowed, from persons willing to contract for the services from October 1, 1928, to September 30, 1931, at the undermentioned goods sheds:—

(1) Kalutara South.

(2) Polgahawela and Kurunegala.

(3) Veyangoda.

(4) Jaffna and Kankesanturai.

(5) Rambukkana.

- (6) Peradeniya New and Kandy.
- (7) Wattegama.
- (8) Matale.
- (9) Gampola.
- (10) Nawalapitiya.
- (11) Watagoda.
- (12) Haputale.
- (13) Bandarawela and Badulla.
- (14) Dohiowita, Karawanella, and Yatiyantota.
- (15) Ratnapura and Opanake.(16) Trincomalce and China Bay.
- 2. All tenders should be in duplicate and seeled under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

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

the post.

4. Tenders should be marked "Tender for Loading and Unloading of Goods at ______ (here write the name of station or group of stations for which tender is made) Goods Shed/Sheds" in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, June 5, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the General Manager of the Railway, and no tender will be considered

unless it is on the recognized form.

6. A deposit of Rs. 50 in respect of each station or group of stations in favour of the Hon, the Treasurer of Ceylon will be required to be made at the General Treasury, Colombo, or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of treceiving notice, in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Tenderers are required to state the rate per ton at which they are prepared to perform the above service at each of the station or group of stations on tender; and any other facilities they require in connection therewith. The service at Polgahawela also includes transferring of parcels and luggage at that station, in respect of which tenderers should quote an inclusive charge, per mensem, while at Jaffna, it also includes the hand shunting of tank wagons to and from the Installation siding there, for which no

shunting allowance will be allowed.

8. The amount of security required in respect of each station or group of stations on tender will be as follows:—

			Rs.
(1) Kalutara South			250
(2) Polgahawela and Kurunegala			500
(3) Veyangoda	• •		250
(4) Jaffna and Kankesanturai	• •		500
(5) Rambukkana			250
(6) Peradeniya New and Kandy		• •	500
(7) Wattegama	• •	• •	250
(8) Matale			250
(9) Gampola			250
(10) Nawalapitiya	• •	• •	250

		•	ins.
(11) Watagoda			250
(12) Haputale	• •		250
(13) Bandarawela and Badulia			500
(14) Dehiowita, Karawanella, and	Yativantota		50 0
(15) Ratnapura and Opanake	• •		500
(16) Trincomalee and China Bay			500

All other necessary information can be ascertained upon application at the office referred to in section 5.

9. The security should be furnished within ten days of

acceptance of tender being notified.

10. All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

11. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled. Any offers received containing conditions outlisde the specification will be rejected without question.

12. Fines will be inflicted for delays in complying with

orders.

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

accepting any portion of a tender.

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

15. Contracts may not be assigned or sublet without the

authority of the Tender Board.

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

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

General Manager's Office, Colombo, April 27, 1928. T. E. DUTTON. General Manager.

TENDERS are hereby invited for brick panelling for the new Steam Station at Kolonnawa.

2. Tenders must be addressed to the Chairman, Tender Board, Colombo, in duplicate in sealed envelopes, and marked on the outside "Tender for Brick Panelling for the New Steam Station at Kolonnawa."

3. The plan and specification may be seen and further information and conditions obtained at the Office of the Director of Electrical Undertakings, Torrington place. A bill of quantities will be issued to assist any intending tenderer in making up his estimate.

4. The successful tenderer will be required to enter into an agreement and furnish security for the due performance

of the contract.

5. The Government does not bind itself to accept the lowest tender and reserves the right of accepting or rejecting any tender.

6. The closing date for receiving tenders is May 22, 1928.

B. G. DE GLANVILLE, Director of Electrical Undertakings.

Torrington Place, Colombo, April 28, 1928.

TENDERS are invited for the purchase of all timber and firewood standing or fallen within the boundaries of the demarcated coupe described in the annexed schedule.

2. Tenders should be in duplicate, sealed under one cover, and addressed to the Conservator of Forests, Kandy.

3. Tenders should either be deposited in the tender box, in the Office of the Conservator of Forests, Kandy, or be sent by the registered post.

4. Tenders should be marked "Tender for the Purchase of Timber and Firewood, Sabaragamuwa Division," in

the left hand top corner of the envelope, and should reach the Office of the Conservator of Forests, Kandy, not later than midday on June 12, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Divisional Forest Office, Ratnapura. No tender will be considered unless it is on the recognized form. Alterations must be initialed, otherwise the tenders may be treated as informal and rejected.

6. A deposit of Rs. 100 will be required to be made either at the Treasury or any Kachcheri, and a receipt produced for same before any form of the tender is issued.

7. Tenderers should satisfy themselves by inspection before tendering as to the acreage and contents of the demarcated coupe referred to in the annexed schedule as the figures given therein are estimated only and their correctness is in no way guaranteed. The boundaries of the coupe will be pointed out by the Range Forest Officer, Dehiowita.

8. The successful tenderer will be required to execute a purchase agreement in respect of the coupe, and all tenderers should read and initial a copy of this agreement at the Office of the Divisional Forest Officer, Sabaragamuwa Division, Ratnapura, at the time of obtaining forms for tendering.

9. Before execution of the agreement, the purchaser will be required (a) to pay either the full purchase amount or, if payment by instalments, 40 per cent. thereof, (b) to deposit as security for efficient and punctual fulfilment of the agreement 5 per cent. of the full purchase amount tendered by him or Rs. 100 whichever is greater. If paying by instalments the balance 60 per cent. of the full purchase price shall be paid by the purchaser in two equal instalments in accordance with clauses 3 and 5 of the special conditions set out below in this notice.

10. After payment of the first instalment of the purchase price, deposit of the security, and execution of the agreement the purchaser will be entitled on application to a refund of the sum of Rs. 100 deposited by him prior to

tendering.

11. Tenderers should make offers, written both in words and figures, for the timber and firewood contained

in the coupe described in the annexed schedule.

12. No tender will be considered unless the procedure laid down above has been strictly complied with. The Conservator of Forests reserves to himself the right, without question, of rejecting any or all tenders, and of accepting any tender not necessarily the highest tender.

13. The special rules for felling, conversion, and removal which the agreement will require to be observed are specified in the special conditions advertised below. Nothing in these special conditions shall render the purchaser in any way exempt from liability to punishment under the Forest Ordinance of 1907, should he or any of the workmen in his employ be responsible for the commission of a forest offence outside the boundaries of his purchased coupe.

14. The purchaser shall further make himself liable for punishment under the Forest Ordinance of 1907 for the commission of any forest offence within the limits of the whole block of forest in which the coupe is situated, by whosever committed and shall agree to take the steps necessary for the prevention of the commission of such forest offence.

SPECIAL CONDITIONS.

(1) On payment of the full purchase amount the purchaser shall be entitled to fell and remove on or before June 1, 1929, in the manner specified below all the timber contained in the purchased coupe. No extension of the time limit fixed for felling and removal will under any circumstances be granted, and all timber and firewood not removed by the date of expiry of agreement, i.e., June 1, 1929, shall ipso facto revert to the Crown.

(2) The purchaser shall further agree that, should any timber be left standing or lying felled within the coupe on the date of expiry, the expenses incurred by Government for their removal be defrayed from the amount deposited by him as security under clause (b) in paragraph

9 above.

(3) If the purchaser desires to pay by instalments, payment of a first instalment of 40 per cent. of the full purchase price of the coupe shall entitle him to fell and remove all the trees in an area not exceeding one-third of the total

area of such coupe. Payment of 70 per cent. of the full purchase price by means of a second instalment of 30 per cent. shall entitle the purchaser to fell and remove all the trees in an area not exceeding two-thirds of the total area of such coupe.

(4) The purchaser shall agree to commence felling along the full length of one boundary of a coupe previously pointed out to him by the Range Forest Officer, Dehiowita, and laid down on the plan of the coupe annexed to agreement. He shall further agree to progress the felling in a direction paralle to the boundary along which the felling

has been commenced.

(5) If paying by instalments, the purchaser shall pay the second instalment or in all 70 per cent. of the full purchase price within four months and the third and final instalment within seven months of the date of execution of the agreement. Should the purchaser fail to pay either instalment when due it shall be within the discretion of the Divisional Forest Officer to cancel the agreement as from the date of such default, and to declare same to be null and void. Any unremoved or unfelled timber or firewood lying or standing in the coupe shall unconditionally revert to the Crown as from the date of such cancellation, and the purchaser shall have no further claim thereto. On no account shall any postponement of the date of such payment be made.

(6) Should the purchaser fell or remove trees or firewood from any area of the coupe he has not paid for, or from any area forest outside the demarcated boundaries of his coupe, nothing in the agreement shall exempt him from liability to punishment for illicit felling and removal under the provisions of the Forest Ordinance, No. 16 of 1907, and of the rules framed thereunder. For the purpose of special condition (6) it shall be presumed that the purchaser has previous to entering into the agreement satisfied himself as to the position of the lines and pillars demarcating his coupe and that the purchaser has further agreed that he shall not in the event of any dispute put forward a plea of ignorance of the limits or extent of his coupe.

(7) The purchaser or his agent or any of his employees shall not damage any boundary pillars or block up the boundaries. Should the lands become blocked or the pillars thrown down due to unavoidable c reumstances such lines should at once be released or such pillar replaced.

(8) The purchaser shall not for the purpose of removing timber from his coupe enter into any other area of forest not paid for by him except with the permission of the Range Forest Officer, Dehiowita, and along paths permitted by him.

(9) The purchaser shall further agree to compensate the Crown for any damage to produce caused by himself, his employees, his animals, his machinery or his [material, in transit over any area of forest not paid for by him at rates to be assessed by the Divisional Forest Officer,

(10) If no objection exists in the opinion of the Divisional Forest Officer, the purchaser will further be permitted to erect wire shoots for the transport of materials always, provided that he pays full royalty values for the forest produce outside his own coupe damaged during such erection or in using such shoot. The permission in writing of the Divisional Forest Officer, Ratnapura, must be obtained before erection of any and every wire shoot.

(11) All produce from the coupe should in the first instance be removed to a depôt and stacked separately to facilitate inspection. Removal permits will then be issued by the Range Forest Officer, Dehiowita, for the removal of such produce to a final destination.

(12) The purchaser shall agree that for each and every infringement of the above conditions he shall become liable to a fine of an amount not exceeding Rs. 50, to be imposed in writing by and at the discretion of the Divisional Forest Officer, Ratnapura, and this fine will be from the

tenderer's security deposit.

(13) The purchaser shall also agree that in the event of security money having become exhausted owing to imposition of fines, it shall be within the discretion of the Divisional Forest Officer, either (a) to accept a further security deposit amounting to 5 per cent. of the full purchase price, or (b) to cancel the agreement and to refund to the purchaser such balance of the paid up purchase money, if any, as may remain after deducting the value of all

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Hedawaka

Godapara

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timber and firewood removed by the purchaser on the
date of such cancellation, and such amount se may be
needed to carry out any of the provisions of special condi-
tions (4) and (7) which the purchaser may not at the time of
such cancellation have fulfilled. For the purpose of this
clause the value of each cubic foot of timber and cubic
yard of fuel removed shall be fixed at full royalty rates.

(14) The purchaser shall have the right of appeal to the Conservator of Forests in the event of the enforcement of any of the penalities specified in these conditions, and the purchaser shall agree to accept the Conservator's

decision as final and binding.

Schedule.

To puschase all timber and firewood trees which are of 4 feet and over in girth, standing or fallen within the deservated boundaries of a coupe of 5 acres in the Kelani Valley Proposed Reserve, situated about a mile to the

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All trees under 4 feet in girth which are marked by double asterisks are dead or dying trees or windfalls.

J. D. SARGENT, Conservator of Forests.

Office of the Conservator of Forests, Kandy, April 27, 1928.

ENDERS are hereby invited for transporting 3,000 to cwt. of salt from the Batticaloa Salt Stores to the Store at Kalmunai, between June 1 to July 31, 1928.

The tenderers must state the rate of hire for each

Art, including the cost of weighing and storing.

A. Tenders should be marked "Tender for Transporting Solicto Kelmunai" in the left hand top corner of the carelope, and should reach the Office of the Government Egent, Eastern Province, not later than midday on Friday, May 18, 1928.

4. The tenders are to be made upon forms which will be supplied upon application at the Batticaloa Kachcheri, and hattender will be accepted unless it is on the recognized

5. A deposit of Rs. 25 will be required to be made at the latticaloa Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within seven days of receiving notice in writing from the Government Agent, Eastern Province, or his duly authorized representative, that his tender has been the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any

concer in a Government contract.

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

7. Cash security for Rs. 500 from the successful tenderer with be required. If, however, landed property is to be hypothecated, the tenderer must produce with the title deeds a certificate from the Crown Proctor as to the validity of the title of the property and a certificate from the Registrar of Lands that the property is unencumbered, also a report from the Vanniya as to the value of the property.

8. A copy of each tender should be forwarded by the tenderer to the Hon, the Controller of Revenue by post at the same time as the original tender is forwarded to the Government Agent, Eastern Province, Batticaloa.

9. The contractor has to pay for any excess wastage in transport at Rs. 3:36 per cwt.

10. All other necessary information can be ascertained at the Batticaloa Kachcheri.

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

12. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled. The Government Agent reserves to himself the right, without question, of rejecting any or all tenders, and

the right of accepting any portion of a tender.

The Kachcheni, C. 3 Batticaloa, April 28, 1928. for G

C. J. S. PRITCHETT, for Government Agent.

CHEDULES of rates are hereby invited for 2nd section widening Galle road at Moratuwa, Moratuwa Station road to 11½ milepost.

2. The whole of the work is to be undertaken on an agreement to be entered into between the District Engineer, Panadure, and the contractor on the basis of the accepted tendered schedule of rates, and subject finally to the approval of the Provincial Engineer, Western Province (South). Contractors will be required to state in their tenders the time required to carry out the work.

3. Plans, specifications, bills of quantities, and form of agreement can be seen, and all other information obtained from the Office of the District Engineer, Panadure, any week day between the hours of 8.30 A.M. and 4 P.M.

(Saturdays, 8.30 A.M. and I P.M.).

4. Schedules of rates must be submitted, in duplicate, on forms to be obtained from the District Engineer, Panadure, duly signed, dated, and witnessed, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (South), Torrington square, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Schedule of Rates for 2nd Section Widening Galle Road at Moratuwa from Moratuwa Station road to 11½ Milepost," so as to reach the offices of the foregoing officers on or before 12 noon on Saturday, May 12, 1928.

5. The tendered rates must be entered in ink, and all alterations must bear the initials of the tenderer and

witnesses.

6. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 25 either at the General Treasury or any local Kachcheri. The receipt must be handed to the District Engineer, Panadure. The deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender, when called on to do so, the deposit will be forfeited.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement and to recover the cost thereof as indicated in Government Stores Price List plus 25 per cent. as also Customs duty, transport, and packing charges, &c. In the case of timber supplied through the Forest Department, royalty and freight will similarly be charged.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor empley any other person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Western Province (South), Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, April 2, 1928.

SALE OF UNSERVICEABLE ARTICLES, &c.

WILL be sold by public auction at these Stores, at 2 r.m., on Friday, May 11, 1928, a quantity of tin lining, bale cloth, empty barrels, empty drums, firewood, &c.

Government Stores Department, Colombo, April 26, 1928. JOHN GIBB, Colonial Storekeeper.

Confiscated and unclaimed articles which have been lying in this court beyond the time allowed by law will be sold by public auction on Wednesday, May 9, 1928, at 2 p.m., at the Police Court, Nuwara Eliya, unless previously claimed:—

4 teak picture frames	l laxe
1 pair spectacles	l brass pot
I small suit case	6 shirts
1 rain coat	l pair links
1 gold amulet	2 spoons
5 banians	2 forks
3 veti cloths	l table knife
1 white shawl	6 white coats
2 purses	1 digging fork
5 pieces of brass	l sword
2 silver studs	3 sarongs
1 brooch	5 silver buttons
l rolled gold earring	l razor
2 katties	1 hammer
12 knives	l brass vattel
1 hanging lamp	l chisel
2 mufflers	1 white sheet
4 umbrellas	2 handkerchiefs
3 pruning knives	l watch
4 wooden boxes	1 leather wallet
2 white cloths	15 pieces of flooring board
	_

Police Court, Nuwara Eliya, April 24, 1928.

7 old white shirts

C. F. Incledow, Police Magistrate.

NOTICE is hereby given that the under-mentioned private property of long sentenced and deceased prisoners of the Anuradhapura Prison will be sold by public auction, on Saturday, May 26, 1928, at 9 A.M., at the Jail premises:—

```
15 old sarongs
4 old banians
4 old gauze banians
3 old white coat
1 old Cannanore cloth
6 old belts (cloth)
1 old leather belt
2 old rags
2 old shawls
3 old towels
1 old white coat
4 old Cannanore cloth
6 old belts (cloth)
1 old leather belt
2 old rags
3 Y. M. studs
```

H. S. M. HOARE,
The Prison, for Superintendent of Prison.
Anuradhapura, April 24, 1928.

NOTICE is hereby given that the following unserviceable article will be sold by public auction at the Hambantota Kachcheri on Saturday, May 26, 1928, at

1 typewriten Underwood, 10; in. carriage.

The Kachcheri, V. Coomaraswamy,
Hambantota, April 23, 1928. Assistant Government Agent.

OTICE is hereby given that the under-mentioned clothing of long sentenced prisoners of this Prison will be sold at the Batticalca Jail premises on Saturday, May 19, 1928, at 10:45 A.M.:

4 old white waiti cloth, 3 old cloth handkerchiefs, 3 old sarongs, 1 old white towel, 2 old leather belts, 3 old white shawis, and 2 old gauze banians.

The Prison, Batticaloa, April 28, 1928. C. J. S. PRITCHETT, Superintendent. THE following unserviceable articles will be sold by public auction at the Civil Medical Stores, Maradana. on Monday, May 7, 1928, at 2 P.M.:—

```
2 lots tin cans
1 lot tin lining
2 lots firewood
5 lots wide mouth bottles

2 lots empty sago barley
tins
2 lots bale sacking
2 lots tarpaulin
2 lots stone jars
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V. VAN LANGENBERG, for Director of Medical and Sanitary Services.

Office of the Director of Medical and Sanitary Services, Colombo, April 19, 1928.

THE under-mentioned property will be sold by public auction at the District Court, Kandy, on May 18, 1928, at 2 P.M. Claims to any of the said property should be preferred before that date:—

١	Case No.	Articles.
	3,644/8,635	l eardrop
ļ	3,649/8,677	1 box, 1 meklace, 2 bangles
	3,668/8,846	2 rings, 1 key, 1 safety pin
١	3,742/9,636	1 bottle
l	3,751/11,667	1 shawl
l	3,753/9,732	1 chintz cloth, 1 silk handkerchief
	3,754/9,733	1 cloth, 1 silk handkerchief
١	3,795/9,993	1 shawl, 3 coats, 2 pairs trousers, 2
Ì	, , ,	towels, 1 umbrella, 1 shirt, 2 mufflers,
l		1 banian, 1 pair socks, 1 sun glass,
Ì		1 tie, 1 looking glass, 1 powder box.
į		1 wristlet, 1 watch and chain, 1 purse,
١		1 coat, I piece soap, 1 scent bottle,
I		1 tobacco pouch, 1 tin tobacco,
ł		l cigarette case, l hurricane lantern,
į		1 chemise, 1 handkerchief, 2 cloths
Į	3,798/15,874	l bangle (broken)
Į	3,806/9,980	I cloth, I book
1	3,804/12,180	1 handkerchief
1	3,807/10,120	1 cloth, 1 shirt
Ì	3,832/17,053	1 katty
	3,788/24,720	1 shirt, 1 muffler, 1 banian, 1 sarong,
Ì	0.000/27-000	2 teapoy covers
	3,833/17,230	I handkerchief
	3,872/26,430	. 1 gunny bag
	3,879/13,246	1 pair trousers, 1 coat
1	3,903/19,466	I gunny bag
	3,907/26,673	l umbrella
٠	3,911/18,628 3,926/19,665	I katty
	3,820/18,000	1 belt, 1 handkerchief, 1 shirt, 1 sarong, 1 brooch, 1 comb, 1 iron rod
	3,931/14,431	1 comb (broken), 1 lock
	3,945/20,355	I mammoty
	3,935/19,716	. I cloth, I jacket
	3,949/20,634	I towel
	3,956/20,770	1 shirt
	3,971/21,340	l gunny bag, 2 coats
	3,972/11,444	1 shirt
	3,990/21,159	1 coat, 1 sarong, 1 shirt, 1 rice pounder
	4,007/29,153	1 banian
	4,013/22,349	I cloth
	4,018/22,409	1 belt
	4,027/22,690	l purse .
	4,050/22,764	I thimble
	54 earrings.	, 20 bead strings, 77 bangles, 5 thalis, 5 nose
	ornaments, 4	2 rings, 8 buttons, 1 chain, 1 hairpin, 2
	i nacistata I din	um 2 maint chains 4 haads 1 ansimuder

necklets, 1 drum, 2 waist chains, 4 beads, 1 araimudy.

R. S. V. Poulier, Additional District Judge.

District Court, Kandy, April 24, 1928.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE STAFFORD TEA COMPANY, LIMITED.

- THE name of the Company is "STAFFORD TEA COMPANY, LIMITED."
- The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are—
 - (a) To acquire and take over Stafford estate, situate in the Uda Pussellawa District of the Island of Ceylon, and with a view thereto to adopt and carry into effect, either with or without modification, an agreement dated January 12, 1928, and expressed to be made between Roland Richard Jacques of the one part and George Cyril Slater of the other part.

(b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber,

and other Ceylon produce.

(c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.

(d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children

of any such.

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(e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or

other works conducive to any of the Company's objects, or to contribute to or subsidize such. (g) To enter into any arrangement or agreement with Government or any authorities and obtain rights,

concessions, and privileges.

(h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or lessed as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce

in such or any other factory.

(j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

(k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seeds, and rice and other food required for coolies, labourers, and others employed on estates and

other products, wares, merchandise, articles, and things of any kind whatever.

(1) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry 医闭管 解 on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.

(m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and

dairy produce, wholesale or retail.

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

(v) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.

(p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in,

dispose of, or deal with the same or any part thereof.

(q) To borrow or receive on loan money for the purposes of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens or, securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and

other transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits or union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of

this Company

(v) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.

(w) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

(x) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all.

(y) To invest and deal with the moneys of the Company not immediately required upon such securities and

in such manner as may from time to time be determined.

(z) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock

of any other company or any part thereof.

(z 1) To pay for any lands and real or personal, immovable or movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.

(z 2) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures,

or obligations of any company or person or partly one and partly the other.

(z 3) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made

except with the sanction for the time being required by law.

(24) To do all such other things as shall be incidental, or conducive, to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

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5. The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into One hundred thousand (100,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached t' ereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

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

Names and Address		Number of Shares taken by each Subscriber.		
G. C. SLATER, Colombo	 ••	••		One
E. L. Walsh, Colombo	 , .	• •		One
L. G. BYATT, Colombo	 	••		One
L. J. MONTGOMERIE, Colombo	 • •	••		One
R. C. P. PHILLIPS, Colombo	 	••		One
B. W. J. Anthony, Colombo	 	••		One
Jos. F. Martyn, Colombo	 ••	••		One
		Total shares taker	١	Seven

Witness to the above signatures, at Colombo, this 29th day of March, 1928

ARTICLES OF ASSOCIATION OF THE STAFFORD TEA COMPANY, LIMITED.

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

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

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

The word "Company" means "The Stafford Tea Company, Limited," incorporated or established by or under

the Memorandum of Association to which these Articles are attached.

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

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

 "These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.
 - "Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

"Shares" means the shares from time to time into which the capital of the Company may be divided.

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

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

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

Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance

and registration, as well as individuals.

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

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

"Month" means a calendar month.
"Writing" means printed matter or print as well as writing.

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

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

"Holder" means a Shareholder.

"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy (in cases where by these Articles proxies are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as in the judgment of the Directors, a sufficient

number of shares shall have been subscribed or applied for.

The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents. The Company shall forthwith adopt the agreement referred to in sub-clause A of clause III. of the Memorandum of Association and shall carry the said agreement into effect with such modification (if any) as may be agreed upon. It shall be no objection the vendor is in a fiduciary position to the Company or that there is no independent Board of Directors nor shall any claim be made on the vendor on any such ground. Every member of the Company present or future shall be deemed to have joined the Company on this basis.

CAPITAL.

4. The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into 100,000 shares of

Ten Rupees (Rs. 10) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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

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

or consolidate the shares of the Company.

SHARES.

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

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

instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares except when otherwise provided shall first be offered by the Directors to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new

shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, or as remuneration for work done for or services rendered to the Company and that without offering the shares so allotted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting.

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

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

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

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

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

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

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

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

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 to become a Shareholder in respect of any share.

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

calls due in respect of such share.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares, held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons, the Company shall not be bound to issue more than one certificate to all the jointholders and delivery of such certificate to any one of them shall be sufficient delivery to all.

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents

shall be payable for such new certificate.

CALLS.

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

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

for the payment thereof to the time of actual payment.

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

call was passed.

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24. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

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

Transfer of Shares.

264 Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

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

28: The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered

the particulars of every transfer or transmission of any share.

29. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien, or otherwise; or in case of shares not fully paid up, to any person not approved of by them; and in no case shall a Shareholder or proposed transfered be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

30. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents or such other sum as the Directors shall from time to time determine must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

31. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders, without the necessity of any meeting of the Directors for that purpose.

32. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all, upon the transferee.

The Register of Transfers may be closed at such times and for such periods as the Directors may from time 33. time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

34. The executors, or admini trators, or the heirs of a deceased Shareholder (not being one of several joint-holders)

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

35. Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore

contained, transfer the same to some other person.

36. If any person who shall become entitled to be registered in respect of any share under clause 35 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

37. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed a surrender, of the shares of Shareholders who may be desirous of retiring from the Company, provided such acceptance is properly legalized.

38. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest and expenses

due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

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

20. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may

be sold re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

The surrender or forfeiture of a share shall involve the extinction of all interests in, and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other rights incident to the share,

except only such of those rights (if any) as by these presents are expressly saved.

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

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of red mption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeemable after sale or disposal.

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

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

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

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

47. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that the power of sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

48. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and

such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms

as the Company may from time to time by special resolution determine.

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

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

Borrowing Powers.

52. The Directors shall have power to produce from time to time, in the usual course of business, such temporary, advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Two hundred and fifty thousand (Rs. 250,000).

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

the Company and its creditors.

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

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

tion, surrender, drawings, allotment of shares, or otherwise.

56. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

58. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

59. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to

the Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix.

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

to a meeting.

63. Such natice shall be given by leaving a copy of the resolution at the registered office of the Company.

- 64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.
- The accidental omission to give notice of any meeting to or the non-receipt of such notice by any of the Shareholders shall not invalidate any resolution passed at any such meeting.
- 65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened, except resolutions submitted under Article 62.

No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by ageport of the Directors or election of a Chairman, unless there shall be present or represented at the commencement of the business three or more Shareholders entitled to vote.

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

The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting, he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to be Chairman.

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

71. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof shall be given.

72. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

73. At any meeting every resolution shall be decided by a show of hands and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.

74. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting

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

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

On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a poll every Shareholder shall have one vote for every share held by him.

The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have been registered as a Shareholder.

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

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

81. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

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

83. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

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

The Stafford Tea Company, Limited.

- I, of —, appoint —, of —, as my proxy, to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the —— day of —, One thousand Nine hundred and —, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.
 - As witness my hand this ———— day of ————, One thousand Nine hundred and ————.
- 84. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
- 85. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

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

The qualification of a Director shall be his holding in his own right at least one hundred fully or partly paid shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

- 87. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding even hundred and fifty rupees annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.
- 88. The first Directors shall be Messrs. C. J. Bayley of Nuwara Eliya and G. C. Slater and L. G. Byatt, both of Colombo. The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they shall retire, but shall be eligible for re-election.
- 89. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director, and (or) Agent, Visiting Agents, or Superintendent for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other, Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent.

The Directors may confer on the Managing Director or Managing Directors ell or any duties and powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

- 90. At the First Ordinary General Meeting of the Company all the Directors shall retire from office, and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 91.
- 91. The Director to retire from office at the Second Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.
- 92. 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.
 - 93. Retiring Directors shall be eligible for re-election.
- 94. The Ordinary General Meeting at which Directors retire or ought to retire by rotation, shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.
- 95. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 96. A General Meeting may from time to time increase or reduce the number of Directors and may also determine in what rotation such increase or reduced number is to go out of office.
- 97. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting, until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 98. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.
- 99. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.
- by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or officer shall nor shall the heirs, executors, or administrators of any Director or officer be liable for the acts or defaults of any other Director or officer, or for any loss or expenses

happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous 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.

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

DISQUALIFICATION OF DIRECTORS.

102. The office of Director shall be vacated—

- (a) If he accepts or holds any office or place of profit other than Manager, Managing Director, Visiting Agent, Superintendent, or Secretary of the Company or trustee for debenture holders.
- (b) If he becomes bankrupt or insolvent, or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.

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

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

(e) If he resigns his office under the provisions of clause 99.

(f) If he ceases to have his ordinary place of residence in Ceylon or is absent from Ceylon for a period of six consecutive months.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company, or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company, or by reason of his being agent, or secretary, or solicitor, or broker, or being a member of a firm who are agents, or secretaries, or solicitors, or brokers, of the Company; nevertheless, he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

POWERS OF DIRECTORS.

- 103. The Directors shall have power to carry into effect the acquisition of the said Stafford estate, and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.
- 104. 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 subject to the provisions of Article No. 122 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registrasion of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the Company.
- 105. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants, for such period or periods and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause for so doing.
- 106. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been 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.

- 107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from time to time to revoke such appointment.
- 108. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.
- 109. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such Secretaries.
- 110. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

- 111. 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):-
 - (a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company. (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or

enforce the awards.

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

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the 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 apecial

powers, and from time to time to vary or realize such investments.

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

PROCEEDINGS OF DIRECTORS.

112. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

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

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

Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and Ì15.

in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

116. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like

force and effect as if done by the Board.

117. 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.

118. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

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

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

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

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

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

committee.

(4) Of all orders made by the Directors.(5) Of all resolutions and proceedings of all General Meetings of the Company.

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

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

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

AGENTS AND SECRETARIES

122 The firm of Bois Brothers & Company, Limited, shall be the first Agents and Secretaries of the Company. ACCOUNTS

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

The Directors shall from time to time determine whether, and to what extent, and at what times and places, 124. and under what conditions or regulations, the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as conferred by Ordinance, or authorized by the Directors or by a resolution of the Company in General Meeting.

125. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary

of the property and liabilities of the Company made up to the end of the same period.

126. The statement so made shall show, arranged under the most convenient heads, the amount of gross incomes distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

127. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance,

1861," or as near thereto as circumstances admit.

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

129. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, .

on posted to, the registered address of every Shareholder.

130. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet spertained, by one or more Auditor or Auditors.

AUDIT.

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

132. The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration. te or they shall hold office till the First General Meeting of the Company. All subsequent appointments shall, except is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders All subsequent appointments shall, except

sent thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the First Ordinary maral Meeting after his or their appointment or until otherwise ordered by a General Meeting. 133. The remuneration of the Auditors other than the first shall be fund this remuneration may from time to time be varied by a General Meeting. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting,

Retiring Auditors shall be eligible for re-election.

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

Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, after his appointment, and it shall be his duty to examine the same with the accounts and vouchers counting thereto and to report thereon to the meeting, generally or specially, as he may think fit.

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

DIVIDENDS, BONUS, AND RESERVE FUND.

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

The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bone in the Shareholders on account, and in anticipation of the dividend for the then current year, provided the Directors and the nett profits of the Company will be sufficient to justify such interim dividend or bonus.

The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company

The bitting as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same on fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and the such reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equiting dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings will premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any thereof, or for any other purposes connected with the interest of the Company that they may from time to time dean expedient without being bound to keep the same separate from the other assets.

141. Any General Meeting declaring a dividend may resolve that such dividend be paid wholly or in part by means of drafts or cheques on London or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company or paid-up shares, debentures, or debenture stock of any other company or in any one or more of such ways; any General Meeting may resolve that any moneys, investments, or other assets forming part of the undivided profits of the Company standing to the credit of the reserve fund or in the hands of the Company and available for dividend be capitalized and distributed amongst the Shareholders in accordance with their rights on the **fecting** that they become entitled thereto as capital and that all or any part of such capitalized fund be applied on behalf of the Shareholders in paying up in in full any unissued shares of the Company, and that such unissued shares so fully paid be distributed accordingly amongst the Shareholders in the proportion in which they are entitled to receive dividend and thall be accepted by them in full satisfaction of their interest in the said capitalized sum. For the purpose of giving effect to any resolution under this or the last preceding Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of any specific assets, and may determine that cash payments shall be made to any members upon the footing of the value so fixed or that fractions of less value than Rs. 10 may be disregarded in order to adjust the rights of all parties, and may vest any such cash or specific assets in trustees upon such trusts for the persons entitled to the dividend or capitalized fund as may seem expedient to the Directors.

No unpaid dividend or bonus shall ever bear interest against the Company. 142.

142. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or theres whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

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

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

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

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

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

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

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

be registered as such in the books of the Company.

150. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.

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

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

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

153. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No 149, shall

not be entitled to be given any notices.

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

EVIDENCE.

154. 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.

155. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

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

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names

at the places and on the dates hereafter written:

G. C. SLATER, Colombo.

E. L. WALSH, Colombo.

L. G. BYATT, Colombo.

L. J. MONTGOMERIE, Colombo.

R. C. P. PHILLIPS, Colombo.

B. W. J. ANTHONY, Colombo.

Jos. F. MARTYN, Colombo.

Witness to the above signatures, at Colombo, this 29th day of March, 1928:

W. K. S. HUGHES. Proctor, Supreme Court, Colombo. MEMORANDUM OF ASSOCIATION OF BLAIR ATHOL TEA COMPANY, LIMITED.

1. THE name of the Company is "BLAIR ATHOL TEA COMPANY, LIMITED."

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

3. The objects for which the Company is established are-

(a) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber,

and other produce.

(b) To purchase, lease, take in exchange, hire, or otherwise acquire any land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.

(c) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, secretaries, visiting agents, managers, superintendents, tea makers, clerks, conductors, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to

grant pensions or gratuities to any such or the widow or children of any such.

(d) To clear, open, plant, cultivate, improve, and develop any land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea and/or rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(e) To build, make, construct, equip, maintain, improve, alter, and work tea and/or rubber factories, cacao, coconut, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or

other works conducive to any of the Company's objects, or to contribute to or subsidize such.

(f) To enter into any arrangement or agreement with Government, or any authorities, and obtain rights, con-

cessions, and privileges.

(g) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.

(h) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (g), or for the manufacture and preparation for market of tea, rubber, or any other

produce in such or any other factory.

(i) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and/or other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

(j) To buy, sell, warehouse, transport, trade, and deal in tea, green leaf, tea plants, tea seeds, rubber, coconuts, cacao, coffee, and other plants and seeds, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind

whatever.

(k) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.

(1) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy

produce, wholesale or retail.

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

(n) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.

(o) To let, lease, sell, exchange, or mortgage the Company's factories, estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares. debentures, or securities in any other company, or for any other consideration, and otherwise to trade in.

dispose of, or deal with the same or any part thereof.

(p) To borrow or receive on loan money for the purposes of the Company upon the security of cash, credit. bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

or future property (including uncalled capital), or not so charged, as shall be thought best.

(q) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities, of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby, or any part or parts

thereof.

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- To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes of the Company.
- To unite, ac-operate, amalgamate, or enter into partnership or any arrangement for sharing profits, or union of interests or any other arrangement with any person or company already engaged in or hereafter the established for the purpose of carrying on any business having objects wholly or in part similar standards or subsidiary to those of the Company or to any of them, or capable of being conducted so benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit this in the name of the Company or otherwise and pay for in any manner that may be agreed upon of the rin money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.
- (t) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
- (w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.
- (v) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.
- (w) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all.
- (x) To invest and deal with the moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined.
- (y) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock of any other company or any part thereof.
- (2) To pay for any lands and real or personal, immovable or movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either, fully or partly paid up for such purpose.
- (21) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable estate, property, and assets of the Company, of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or person or partly one and partly the other.
- (22) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.
- To do all such other things as shall be incidental, or conducive, to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.
- The liability of the Shareholders is limited.
- The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000), divided into 2,700 cumulative preference shares of Rs. 100 each, and 33,000 ordinary shares of Rs. 10 each with power to increase or reduce the capital. Such preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of 6 per cent. Per ainum on the capital for the time being paid up thereon and shall rank as regards return of capital in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original, increased, or reduced) of the Company other than the said preference shares may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being or otherwise.
- 6. The profits of the Company of each year, which it shall from time to time be determined to distribute, shall (unbited to the provisions of clauses 5 and 8 hereof) be applied in the manner and order following:—

(1) In payment of a fixed cumulative preferential dividend of 6 per cent. per annum on the capital for the

- (2) The balance of the remaining profits shall be divided among the holders of ordinary shares in proportion to the amount paid on the shares held by them, subject to any recommendations for other purposes agreed to by them at a General Meeting.
- In a winding up voluntary or otherwise, the assets available for distribution amongst the members shall be applied.
 - (1) To the payment off of the capital paid up on the said preference shares with the arrears of dividend thereon whether declared or not up to the commencement of the winding up.
 - (2) To the payment off of the capital paid up on all the remaining shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.
 - (3) To the division among the Shareholders, other than the holders of the cumulative preference shares aforewritten in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-sections (1) and (2) hereof.
- The rights for the time being attached to the said preference shares may be modified or dealt with in the manner manifold to clause 2 of the accompanying Articles of Association, but not otherwise, and those clauses shall be deemed to be incorporated herein and have effect accordingly.

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

Names and Addresses of Subscribers.				Number of Shares taken by each Subscriber.		
A. G. Johnstone, Invery,	Dikoya	• •			One	
G. O. LE MOTTÉE (by his at	ttorney A. G	. Bayn ha m, I	Battalgalla, Dikoya)		One	
ROBERT C. SCOTT, Ottery,	Dikoy a	• •	• •		One	
B. G. SNELL, Blair Athol, I	Diko ya	• •	• •		One	
Douglas A. Wright, South Wanarajah, Dikoya			• •	• •	One	
Witness to the above signat	tures, at Hat	ton, this 26th	day of March, 1928:			
		J. A. AIYADURAI, Proctor, Supreme Court.				
M. L. HOPKINS, Colombo	• •	• •		• •	One	
Róbr. Shaw, Colombo	• •	• •	••	••	One	
			Total shares taken	• •	Seven	

Witness to the above two signatures, at Colombo, this 28th day of March, 1928:

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

ARTICLES OF ASSOCIATION OF BLAIR ATHOL TEA COMPANY, LIMITED.

COMPANY LIMITED BY SHARES.

1. The regulations contained in the Table marked "C" in the schedule to the Companies Ordinance, No. 4 of 1861 (hereinafter called Table "C"), shall apply to the Company and be deemed to be incorporated herewith except so far as they are herein expressly or by implication modified or excluded or declared not to apply, and in the construction of these presents words importing the masculine gender only shall include the feminine gender and words importing the singular number only shall include the plural number and vice versa, and words importing persons shall include corporations.

The following new regulations shall be added after Regulation 27 of Table "C," namely:—

22a. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference) or at such a premium, or with such deferred rights as compared with any shares previously issued or that about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of vicing, and generally on such terms as the Company may from time to time by special resolution determine, provided

If at any time, by the issue of preference shares or otherwise the capital is divided into shares of different classes. If at any time, by the issue of preference shares or otherwise the capital is divided into shares of different classes. If at any time, by the issue of preference shares or otherwise the capital is divided into shares of different classes. If at any time, by the issue of shares at a meeting of such holders of shares of the class, to the issue or creation of any shares ranking equally first, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued first and, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the class of the Company's capital affecting the class of shares: and such resolution shall be binding upon all the pages of shares of the class, provided that this Article shall not be read as implying the necessity for such consent the class of the c

22c. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects expearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, including a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and entitled to vote at the meeting.

3. Regulation 24 of Table "C" is expressly excluded, and the following regulation substituted therefor, namely:—"Subsequent General Meetings shall be held at least once in every year at such time and place as may be determined by the Directors."

4. A quorum at any General or Extraordinary General Meeting of the Company shall consist of not less than three Shareholders and Regulation 32 of Table "C" is modified accordingly.

5. Regulations 39, 42, 43, and 44 are expressly excluded, and the following regulations substituted therefor, namely:—

(a) On a show of hands every Shareholder present in person, or represented by attorney or by proxy, shall have one wate.

On a poll every holder of preference shares shall have one vote for every ten shares of which he is the holder, provided that the holders of preference shares shall have no right to receive notice of or to be present or to vote either in person or by proxy at any General Meeting by virtue or in respect of their holdings of preference shares, unless their preferential dividend shall be six months in arrear or unless a resolution is proposed affecting the rights or privileges of the holders of preference shares.

Every holder of ordinary shares shall have one vote for each share of which he is the holder.

(b) No Shareholder shall be entitled to vote at any General Meeting unless all calls or other sums presently payable by him in respect of shares in the Company have been paid.

(c) On a poll votes may be given either personally or by proxy or attorney.
(d) The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing or if the appointor is a corporation either under the common seal or under the hand of an officer or attorney so authorized.

(e) The instrument appointing a proxy and the power of attorney or other authority (if any) under which it is signed or a notarially certified copy of that power or authority shall be deposited at the registered office of the Company not less than forty-eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote and in default the instrument of proxy shall not be treated as valid.

(f) An instrument appointing a proxy may be in the following form or in any other form which the Directors

shall approve :--

Blair Athol Tea Company, Limited.

–, of – , being a Shareholder of Blair Athol Tea Company, Limited, hereby I, -– of –– - as my proxy to vote for me and on my behalf at the (Ordinary appoint or Extraordinary, as the case may be) General Meeting of the Company to be held on the - day of -- and at any adjournment thereof. Signed this -day of

6. The following new regulations shall be added after Regulation 46 of Table "C," namely:

46a. A Director may, with the consent of his co-directors, be absent from the meetings of the Directors

for such period or periods as the remaining Directors shall think fit.

46b. Each Director shall have the power with the consent of the majority of the Directors to appoint in writin any person, whether a Shareholder of the Company or not, to act as a Deputy Director in his place during his absence or inability to act as Director, and at his discretion to remove such Deputy Director.

46c. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under the regulations of the Company for the time being

vested in or exercisable by the Directors generally.

46d. A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, and every such resolution shall be as soon as practicable

entered on the minutes of the Directors' meetings.

46e. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand as they may find necessary or expedient. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Fifty thousand (Rs. 50,000).

46f. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the secretaries, in the event of a firm or registered company being the secretaries being signified by a partner, or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for

- and on behalf of the said firm or company as such secretaries.

 7. Regulation 48 of Table "C" is expressly excluded, and the following substituted therefor, namely:—
 - The office of Director shall be vacated-
 - (a) If he becomes bankrupt or insolvent, or suspends payment or files a petition for the liquidation of his affairs, or compounds with his creditors.

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

(c) If he ceases to have his ordinary place of residence in Ceylon or is absent from Ceylon for a period of three consecutive months.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work, for the Company or by reason of his being agent, or secretary, or solicitor, or being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

8. Regulation 64 of Table "C" is expressly excluded, and the following substituted therefor, namely:

64a. The Directors may at such times as the circumstances of the Company warrant the same declare dividends to be paid to the Shareholders in proportion to the number of their shares and the amount paid up or deemed to be paid up thereon respectively.

64b. The Directors may, if they shall think fit, declare from time to time such interim dividends as in their

opinion the position of the Company justifies.

We, the several persons whose names and addresses are subscribed, being subscribers to the Memorandum of Association hereby agree to the foregoing Articles of Association.

A. G. JOHNSTONE, Invery, Dikoya.

G. O. LE MOTTÉE (by his attorney A. G. BAYNHAM, Battalgalla, Dikoya).

ROBERT C. SCOTT, Ottery, Dikoya.

B. G. SNELL, Blair Athol, Dikoya.

Douglas A. Wright, South Wanarajah, Dikoya.

Witness to the above signatures, at Hatton, this 26th day of March, 1928:

J. A. AIYADURAI, Proctor, Supreme Court.

M. L. HOPRINS, Colombo.

ROBT. SHAW, Colombo.

Witness to the above two signatures, at Colombo, this 28th day of March, 1928:

W. K. S. HUCHES: Proctor, Supreme Court, Colombo.

5 1 2 3 1 4

Victoria

COMPANY, LIMITED. MEMORANDUM OF ASSOCIATION OF THE BRISTOL BUILDING

The name of the Company is "THE BRISTOL BUILDING COMPANY, LIMITED."

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

The objects for which the Company is to be established are:-

(a) To purchase, take on lease, or otherwise acquire or to acquire the control of or any interest in and to take

over, work, and develop the Bristol Building situated in the Fort of Colombo.

(b) To lay out the lands of the Company, and to erect or cause to be erected, houses, flats, hotels, warehouses, stores, shops, offices, and buildings of any kind; and to pull down, re-build, enlarge, or alter and improve existing houses, buildings, or works thereon, to convert and appropriate any such lands into and for roads, streets, squares, gardens, and pleasure grounds and other conveniences, and generally to deal with and improve the property of the Company.

(c) To carry out in the Island of Ceylon and elsewhere business as proprietors of flats, hotels, and shops, and to let on lease or otherwise apartments therein, and to provide for the tenants and occupiers thereof all cr any of the conveniences commonly provided in hotels or clubs, hotel and restaurant keepers, licensed victuallers, theatrical agents, box office keepers, concert room proprietors, dramatic and musical publishers and printers, and any other business which can be conveniently carried on in connection with any of those objects as may seem calculated to render profitable any of the Company's property and rights

for the time being.

(d) To carry on in the Island of Ceylon and elsewhere the trade or business of purchasing, hiring, or otherwise acquiring motor cars, motor vans, buses, motor cycles, cycle cars, motors, scooters, cycles, bicycles, carriages, carts, trucks, launches, boats, vans, aeroplanes, hydroplanes, and other vehicles and conveyances of all kinds; to purchase, take in exchange, hire or otherwise acquire and hold boat, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, acquire and hold live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water of proprietors of docks, wharves, jetties, piers, warehouses, and boats, and of tug owners and wharfingers for the purpose of landing and shipping passengers or luggage or otherwise; and all machinery, materials, component parts, accessories, and fittings of all kinds applicable or used as accessory thereto and of letting or supplying all or any of the things hereinbefore specified, and of repairing and maintaining the same respectively, whether belonging to this Company or not, and of selling, exchanging, or otherwise dealing in the same respectively, or of any other buisness which can or may conveniently be carried on in connection with the above respectively.

(e) To carry on in the Island of Ceylon and elsewhere the business of manufacturers and dealers in motor cars, boats, aeroplanes, and accessories thereof; of garage-keepers and suppliers of and dealers in petrol, electricity, and other motive power to motors and other things mentioned or referred to in the clause (d)

hereof, and in this clause.

(f) To carry on in the Island of Ceylon and elsewhere business as tourists' agents and contractors, and to facilitate travelling, and to provide for tourists and travellers, or promote the provision of conveniences of all kinds in the way of through tickets, circular tickets, sleeping cars or berths, reserved places, hotel and lodging accommodation, guides, safe deposits, inquiry bureaus, libraries, lavatories, reading rooms,

baggage transport, and otherwise.

(g) To carry on in the Island of Ceylon and elsewhere the business of tobacconists, cigar, cigarette, and snuff manufacturers and merchants, hair dressers and buyers, sellers, manufacturers, importers, exporters, and dealers of or in tobacco, cigars, cigarettes, snuff, pipes, matches, fuses, lights, walking sticks, umbrellas, tins, canisters, cardboard and other boxes, hair and other brushes, combs, razors, scissors, soap, sponges, and other toilet requisites, newspapers, periodicals, magazines, playing cards, and fancy goods and articles of every description.

(h) To carry on in the Island of Ceylon and elsewhere business as jewellers, gold and silver smiths, dealers in China, curiosities, articles of vertu, coins, medals, bullion and precious stones, and as manufacturers of and dealers in gold and silver plate, plated articles, watches, clocks, chronometers, and optical and scientific instruments and appliances of every description, and as bankers, commission agents, and

general merchants.

(i) To establish in the Island of Ceylon and elsewhere shops, refreshment rooms, and depôts for the sale of bread, biscuits, and other farinaceous goods and products, tea, coffee, cacao, milk, aerated and mineral waters, cordials, tobacco, cigars, cigarettes, confectionery, cakes, buns, potted meats, table delicacies, and any other provisions, goods or drinks, and to carry on at such place or places or elsewhere the business of bakers, millers, tea merchants, ice merchants, restaurant, refreshment room, tavern, inn, and lodginghouse keepers or proprietors.

(j) To carry on business, and to act as merchants, bankers, traders, commission agents, shipowners, carriers, or in any other capacity in the Island of Ceylon and elsewhere, and to import, export, buy, sell, barter, exchange, pledge, make advances upon, or otherwise deal in goods, produce, articles, and merchandise,

by wholesale or by retail.

(k) To carry on in the Island of Ceylon and elsewhere the business of holders of exhibitions and dealers in pictures, and makers and sellers of picture frames, artists' colours, oils, paints, paint brushes, and other instruments, articles, and ingredients relating to any such business; of publishers, book and print sellers, newspaper and magazine proprietors, art journalists, machine, letter-press, copper-plate, lithographic, electrotype, and other printers and engravers, advertisement agents, and purchasers and sellers of copyrights, pictures, books, music, and songs; of printers, engravers, publishers, book and print sellers, book-binders, and art journalists in all their branches; of newspaper and magazine proprietors, news agents, journalists, literature agents, and stationers in all their branches; and of manufacturers and distributors of and dealers in engravings, prints, pictures, drawings, and any written, engraved, painted, or printed productions in all their branches.

(1) To carry on in the Island of Ceylon and elsewhere business as refreshment contractors, restaurant keepers, refreshment room proprietors, sugar and sweetmeat merchants, farmers, dairymen, fruiterers, grocers, provision merchants, licensed victuallers, wine and spirit merchants, and tobacconists; to buy, sell, manufacture, and deal in refreshments and consumable stores of all kinds, and to carry on business as manufacturing chemists and ice merchants; to manufacture and deal in stalls, carts, and barrows, for

use in the sale of refreshments.

(m) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce.

(n) To purchase, lease, take in exchange, hire, or otherwise acquire or to enter into any agreement for the purchase, lease, exchange or hire of any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery plant, roads, ways, or other works or methods of communication.

(a) To clear, open, plant, cultivate, improve, and develop the said properties or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as tea and rubber estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cocao, cardamoms, rice, rhea, ramie plants, trees, and other natural products in Ceylon

r elsewhere

(p) To build, make, construct, equip; maintain, improve, alter. and work tea and rubber factories, caeao, coconut, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects or to contribute to or subsidize such.

(q) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory or factories and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company, and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.

(r) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (q), or for the manufacture and preparation for market of tea, rubber, or any other produce,

in such or any other factory.

(s) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cocoa, coconuts, plumbago, minerals, and/or other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

(t) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seeds, and rice and other food required for coolies, labourers, and others employed on estates and

other products, wares, merchandise, articles, and things of any kind whatever.

(u) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalt of the Company, or as agents for others and on commission or otherwise.

(v) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy

produce, wholesale or retail.

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

(x) To cultivate, manage, and superintend estates and properties in Ceylon and elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other

business of agents of any kind.

(y) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other Lervants and labourers; and to remunerate any such at such rates as shall be thought fit, and to grant

pensions or gratuities to any such or the widow or children of any such.

(z) To carry on in the Island of Ceylon and elsewhere all or any of the following businesses, to wit:—Booksellers, stationers, and advertising agents, money changers, dealers in exchange and currency, manufacturers of and dealers in furniture, suppliers of provisions both solid and liquid refreshment, caterers and contractors, carriers of passengers and goods by land, water, or air, forwarding agents, merchants, exporters, importers, traders, engineers, and any other business or businesses which can or may be conveniently carried on in connection with any of them.

(a 1) To enter into any arrangements with any authorities, government, municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates, and concessions which the Company may think it desirable to obtain, and

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

(22) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, corporation, or company carrying on or about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company; to take or otherwise acquire and hold shares or stock in or securities of and to subsidize or otherwise assist any such company, and to sell, hold, or re-issue with or without guarantee, or otherwise deal with such shares or securities; and to form, constitute, or promote or assist in the formation, constitution, or promotion of any other company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company, and to guarantee the payment of any debentures or other securities issued by any such company or companies.

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

Ceylon and elsewhere.

(24) To lend money on any terms and in any manner and on any security and in particular on the security of land, buildings, plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, or book debts, or without any security at all.

(25) To borrow or raise money for the purpose of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any

mortgages, mortgage debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable or perpetual, secured upon all or any part of the undertaking, revenue, rights and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(z 6) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property, and any rights, privileges, licences, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any

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

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

(z 8) To invest and deal with the moneys of the Company not immediately required upon such securities and

in such manner as may from time to time be determined.

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

negotiable and transferable instruments.

(z 10) To sell, let, lease, undertake, exchange, surrender, transfer, deliver, charge, mortgage, or dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.

•(z 11) To pay for any lands real or personal, immovable or movable estate, property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock, or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either as fully paid or partly paid up for such purpose.

power to issue any shares either as fully paid or partly paid up for such purpose.

(z 12) To accept for consideration for the sale or disposal of any lands and real or personal, immovable or movable, estate, property, or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up), of any company or debentures or debenture stock, or obligations of any company or person or partly one and partly

any other.

100.00

(z 13) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made

except with the sanction for the time being required by law.

(z 14) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them and in case of doubt as to what shall be so necessary, incidental conducive, or convenient as aforesaid, the decision of an extraordinary general meeting shall be conclusive.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person". includes any number of persons, and a corporation, and that the word "company" except where used in reference to this Company shall be deemed to include any partnership or other body of persons whether incorporated or not incorporated and whether domiciled or incorporated in the Island of Ceylon or elsewhere, and that the "objects" specified in any one paragraph are not to be limited or restricted by reference to or inference from any other paragraph or the name of the Company.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Five million Rupees (Rs. 5,000,000), divided into Five hundred thousand (500,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts, and to issue all or any part of the original or any increased capital with any special or preferential rights or privileges or subject to any special terms and conditions, and either with or without any special designation, and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, or designations for the time being attached to any class of shares, in accordance with the regulations for the time being of the Company.

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

Names and Addresses of Subscribers.	Number of Shares taken by each Subs eriber.		
ESUFALI MOHAMEDBHOY, Colombo		• •	One
ADAMALY MOHAMEDBHOY (E. G. ADAMALY), Colombo	• •	One	
FAZALABAS GOOLAMHUSEIN, Colombo			One
H. ESUFALLY, Colombo	• •	• •	One
K. Adamaly, Colombo	• •	• •	One

Witness to the signatures of Esufali Mohamedbhoy, Adamaly Mohamedbhoy, Fazalabas Goolamhusein, H. Esufaliy, and K. Adamaly, at Colombo, this 26th day of March, 1928:

A. Louis de Witt, Proctor, Supreme Court, Colombo.

C. S. Burns, Colombo One
J. W. Oldfield, Colombo One

Witness to the signatures of C. S. Burns and J. W. Oldfield, at Colombo, this 30th day of March, 1928:

ARTICLES OF ASSOCIATION OF THE BRISTOL BUILDING COMPANY, LIMITED.

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

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

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

INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings.

unless such meanings be inconsistent with, or repugnant to, the subject or context, viz.:—

The word "Company" means "The Bristol Building Company, Limited," incorporated or established by or

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

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These Presents" means and includes the Memorandum of Association and the Articles of Association of the

Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company. "Shares" means the shares from time to time into which the capital of the Company may be divided.

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

"Directors" means the Directors for the time being of the Company, or (as the case may be) the Directors assembled at a Board.

"Board" means a meeting of the Directors or (as the context may require), the Directors assembled at a Board

meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies unincorporated or incorporated by Ordinance

and registration, as well as individuals.

The "Register" shall mean the Register of Members to be kept as required by section 19 of "The Joint Stock

Companies Ordinance, 1861," or any statutory modification thereof.

"Member" means any person whose name is entered in the Register of Members as owner or joint-owner of any share in the Company.

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

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

"Paid up" shall include "credited as paid up."
"Month" shall mean a calendar month.

"Secretary" shall include any person, firm or company, appointed to perform the duties of Secretary temporarily.

"Dividend" includes bonus.
"Writing" means printed matter or print as well as writing.

Words which have a special meaning assigned to them in the statutes shall have the same meaning in these presents.

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

Words importing the masculine gender include the feminine and vice vered.

"Holder" means Shareholder.

"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy or attorney (in cases where by these Articles proxies or powers of attorney are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

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

The business of the Company shall be carried on by, or under the management or direction of the Directors

and subject only to the control of General Meetings, in accordance with these presents.

CAPITAL.

4. The nominal capital of the Company is Five million Rupees (Rs. 5,000,000), divided into five hundred thousand (500,000) shares of Ten Rupees (Rs. 10) each.

The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amount per share and in the aggregate and with such special,

preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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

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

divide or consolidate the shares of the Company.

SHARES.

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

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

instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

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

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction be given, es the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of the assets of the Company, and with a

special or without any right of voting.

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

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

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

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

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

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

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

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

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except an absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 hereof to become a Shareholder in respect of any share.

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

calls due in respect of such share.

Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the joint-

holders and delivery of such certificate to any one of them shall be sufficient delivery to all.

20. If any certificate be worn out or defaced, then upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

CALLS.

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

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

for the payment thereof to the time of actual payment.

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

call was passed.

The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

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

TRANSFER OF SHARES.

26. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

No transfer of shares shall be made to a person of unsound mind.

The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer or shares 29. by a Shareholder to any person not approved of by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

30. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

31. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as

Shareholders, without the necessity of any meeting of the Directors for that purpose.

32. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, but only if at all, upon the transferee.

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

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

TRANSMISSION OF SHARES.

34. The executors or administrators, or the heirs of a deceased Shareholder, not being one of several joint-holders, shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.

35. Any guardian or curator of any infant Shareholder, or the manager of the estate of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or in any other way than by transfer, may, with the consent of the Directors, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, and subject to the provisions herein contained, be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

36. If any person who shall become entitled to be registered in respect of any share under clause 35, shall not, from any cause whatever, within thirty-six calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder, no person shall, within thirty-six calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares either by public auction or private contract but only among the Shareholders.

SURRENDER AND FORFEITURE OF SHARES.

37. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company provided

such acceptance is properly legalized.

38. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued and all expenses

that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

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

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and

may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

41. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against the Company in respect of, the share and the proceeds thereof, and all other rights incident to the share,

except only such of those rights (if any) as by these presents are expressly saved.

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

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

40 hereof, shall be redeemable after sale or disposal.

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

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

46. The nett proceeds of such sale shall be applied in or towards satisfaction of such debts, liabilities, or engage-

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

A certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.
48. Upon an

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

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting and generally

on such terms as the Company may from time to time by special resolution determine.

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

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

Borrowing Powers.

52. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances as they may find necessary or expedient for the purposes of defraying the expenses of working the Company's properties, lands, or estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purpose of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting exceed Rupees Five hundred thousand (Rs. 500,000).

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

the Company and its creditors.

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

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

redemption, surrender, drawings, allotment of shares, or otherwise.

56. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

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

58. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed then at such place and at such time as soon after the first day in each year as may be determined by the Directors. 59. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings;

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

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to

the Directors, and shall be sent by registered post to the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within fourteen days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such time and such place as the Shareholders convening the meeting may themselves fix.

62. Any Shareholder may, on giving not less than fifteen days' previous notice of any resolution, submit the

same to a meeting.

63. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

64. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Government Gazette, or by notice sent by post or in such other manner (if any) as may be prescribed by the Company in General Meeting Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being percent by the requisite majority at the first meeting. the resolution being passed by the requisite majority at the first meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given

in the notice or notices upon which it was convened.

With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meeting, without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.

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

of the business two or more Shareholders entitled to vote.

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

69. The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman and if no Director be present, or if all the Directors present decline to take the chair, then the Shareholders present shall

choose one of their number to be Chairman.

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

The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting

from which the adjournment took place unless due notice thereof shall be given.

Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder, and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.

If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll Thall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such

The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other than

the question on which a poll has been demanded:

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

Where a Shareholder is present On a show of hands every Shareholder present in person shall have one vote. by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

The parent or guardian or curator of an infant Shareholder, the manager of the estate or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have been registered as a Shareholder.

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

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

81. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

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

The instrument appointing a proxy or attorney shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for the holding of the meeting at which the person named in such

instrument proposes to vote.

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

The Bristol Building Company, Limited.

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

No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall have been made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

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

DIRECTORS.

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

87. The qualification of a Director shall be his holding in his own right at least ten thousand fully or partly paid shares in the Company, upon which all calls for the time being have been paid, and this qualification shall apply as well to the first Directors as to all future Directors.

As remuneration for their services the Directors shall be entitled to appropriate a sum of not exceeding Five thousand Rupees (Rs. 5,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

89. The first Directors shall be Messrs. Esufali Mohamedbhoy, Adamaly Mohamedbhoy (also known as E. G.

Adamaly), Hassanally Esufally, Fazalabas Goolamhusein, and Kurban Hussen Adamaly.

The said Esufali Mohamedbhoy, Adamaly Mohamedbhoy (also known as E. G. Adamaly), Hassanally Esufally, Fazalabas Goolamhusein, and Kurban Hussen Adamaly (herein sometimes called the life Directors) and the survivors and survivor of them shall hold office during the period of their natural lives so long as they respectively hold ten thousand fully or partly paid shares in the Company.

91. The other Director or Directors shall be elected at an Ordinary General Meeting of the Company, and shall

retire at the following Ordinary General Meeting of the Company, but shall be eligible for re-election.

92. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent, for such time and on such terms as the Directors may determine, or may fix by agreement with the person or persons appointed to the office and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent.

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

might be conferred on any Manager of the Company.

94. If any Director is called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money,

as they shall think fit.

95. The Directors shall have power at any time, and from time to time, to appoint any other qualified person as a Director, either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed. But any Director so appointed shall hold office only until the next following Ordinary General Meeting of the Company.

The Ordinary General Meeting at which Directors retire or ought to retire, shall appoint successors to them,

and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

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

98. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors but not before his office shall become vacant.

The Company may, by a special resolution, remove any Director before the expiration of his period of office. and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only

until the Ordinary General Meeting next following.

100. Every Director or Officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or Officer shall, nor shall the heirs, executors, or administrators of any Director or Officer be liable tor the acts or defaults of any other Director or Officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

No contribution shall be required from any present or past Director or Manager, exceeding the amount. if any,

unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

102. The office of Director shall be vacated-

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

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

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

If he resigns his office under the provision of clause 98.

(f) If he ceases to ordinarily reside in Ceylon, or is absent from Ceylon, for a period of three consecutive months. Provided however that clause (f) hereof shall not be taken to apply to the life Directors hereinbefore appointed.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company, or by reason of his being a member of any corporation, company, or firm which has entered into any contract with or done any work for the Company or by reason of his being agent, or secretary, or solicitor, or broker, or being a member of a firm who are agents, or secretaries, solicitors, or brokers of the Company: nevertheless he shall disclose to the Directors his interest in any contract work or business ir which he may be personally interested, and shall not vote in respect of any matters connected with any such contract work or business.

POWERS OF DIRECTORS.

- 103. The Directors shall have power to carry into effect the acquisition of the said Bristol Building and the lease, purchase, or acquisition of, any other lands, estates, or property as they may think fit, or any share or shares thereof.
- 104. 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, or secretary or secretaries of the Company, to be appointed by the Directors subject to the provisions of Article 123 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said Bristol Building and otherwise in or about the working business of the Company.
- 105. The Directors shall have power to make, and may make such rules and regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think expedient, and, in addition to the powers and authorities by any law or ordinance, or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artisans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons, as they may think proper and advisable, and without assigning any cause for so doing.
- 106. The Director shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any law or ordinance or by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any law or ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject nevertheless, to the provisions of any such ordinance and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulations 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.

- 107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from time to time revoke such appointment.
- 108. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint, to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.
- 109. The seal of the Company shall not be affixed to any instrument except in the presence of two or more Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized Manager, Director, Secretary, Attorney or Agent of the said firm or company, signing for and on behalf of the said firm or company as such Secretaries.
- 110. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Sharcholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.
- 111. 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):—
 - (a) To institute, conduct, defend, compromise, settle, or abandon any action, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.
 - (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
 - (c) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.
 - (d) To act on behalf of the Company, in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.
 - (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purpose thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investments.

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

PROCEEDINGS OF DIRECTORS.

- 112. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.
 - 113. A Director may at any time summon a meeting of Directors.
- 114. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and is 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.
- 115. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 116. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board may think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 117. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committees respectively or any regulation imposed by the Board.
- 118. The acts of the Board or of any committee appointed by the Board, shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appoint or qualified, provided the same be done before the discovery of the vacancy or defect.
- 119. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.
 - 120. The Directors shall cause minutes to be made in a book or books to be provided for the purpose-
 - (1) Of all appointments of (a) officers and (b) committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the committees appointed by the Board present at each meeting of the committees.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of the General Meetings of the Company.
 - (6) Of all proceedings and resolutions of all meetings of the Directors.
 - (7) Of all resolutions of all meetings of the committees appointed by the Board.
- 121. All such minutes shall be signed by the person 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 who shall preside as the Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to be signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

SECRETARIES.

122. The firm of Lec. Hedges & Company, Limited, shall be the first Secretaries of the Company.

ACCOUNTS.

- 123. The Directors shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner and at such place as the Directors think fit.
- 124. The Directors shall from time to time determine whether, and to what extent, and at what times and places and under what conditions or regulations, the accounts and books of the Company or of any of them shall be opened for the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as conferred by Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.
- 125. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.
- 126. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources, from which it has been derived and the amount of gross expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting.

127. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance. 1861," or as near thereto as circumstances admit.

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

he Shareholders

129. A 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.

130. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

AUDIT.

131. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or officer of the Company shall, during the continuance in office be eligible as an Auditor.

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

133. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting,

and their remuneration may from time to time be varied by a General Meeting.

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

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

136. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers

relating thereto and to report thereon to the meeting, generally, or specially, as he may think fit.

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

DIVIDEND, BONUS, AND RESERVE FUND.

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

139. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders; provided that the Directors are satisfied that the nett profits of the Company will be sufficient to

justify such interim dividend or bonus.

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

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

upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.

The Company in General Meeting may from time to time determine that any moneys, investments, or other assets representing or forming part of its undivided profits, including those standing to the credit of any reserve fund or in the hands of the Company and available for dividend or representing premiums on any issue of shares or loan capital or of any profits arising from the sale of property in excess of the value at which such property stands in the capital account or arising from any other operation creating an excess of assets on capital account and carried to reserve shall be capitalized and may resolve that the same be set free for the purpose of distribution among the Shareholders according to their rights and incrests on the footing that they became entitled thereto as capital and that all or any part of such capital fund be applied in paying up (in full or in part) any unissued shares of the Company or any debentures, debenture stock, bonds. or other obligations of the Company, and that the said shares, debentures, debenture stock, bonds, or other obligations fully or partly paid up be distributed among the Shareholders as aforesaid, and be accepted by them in full satisfaction of their interest in the capitalized sum. For the purpose of giving effect to any resolution under this Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of any specific assets, and may determine that fractions of less value than Rs. 10 may be disregarded or paid in each in order to adjust the rights of all parties, and may vest any such specific assets or cash in trustees upon such trusts for the persons entitled to the capitalized fund as may seem expedient to the Directors. Provided that no such distribution shall be made, unless recommended by the Directors.

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

144. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

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

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

146. Any dividend or bonus unclaimed by any Shareholder for three years after having been declared may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

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

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

NOTICES.

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

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

be registered as such in the books of the Company.

151. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered addressed or place of abode; and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.

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

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

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

154. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 150 shall

not be entitled to be given any notices.

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

EVIDENCE.

155. At 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, or the appointment of the Directors who made any call, or that a quorum of Directors was present at the Board at which any call was made, or that the meeting at which any call was made was duly convened or constituted, or 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.

156. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof, in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

157. If the Company shall be wound up whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and, if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preferential in the purchasing Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all the assets of the Company in exchange for shares in the purchasing Company, either ordinary, fully paid, part paid, or preferential, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section (6) of the said section provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192 save as herein excepted, shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names

at the places and on the dates hereinafter written:

ESCIPALI MOHAMEDBHOY.

ADAMALY MOHAMEDBHOY (E. G. ADAMALY).

FAZALABAS GOOLAMHUSEIN.

H. ESUFALLY.

K. ADAMALY.

Witness to the signatures of Esufali Mohamedbhoy, Adamaly Mohamedbhoy, Fazalabas Goolamhusein, H. Esufally, and K. Adamaly, at Colombo, this 26th day of March, 1928:

A. LOUIS DE WITT, Proctor, Supreme Court. Colombo.

C. S. Burns.

J. W. OLDFIELD.

Witness to the signatures of C. S. Burns and J. W. Oldfield, at Colombo, this 30th day of March, 1928:

A. Louis de Witt, Proctor, Supreme Court, Colombo. MEMORANDUM OF THE ALAVI TEA AND RUBBER ESTATES COMPANY, LIMITED.

THE name of the Company is "THE ALAVI TEA AND RUBBER ESTATES COMPANY, LIMITED."

- . The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are—
 - (a) To purchase Huseni estate in Avissawella, Pelenda, Alavi, and Mohammedi estates in the District of Kalutara, and Noori estate at Deraniyagala.
 - (b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber, and other Ceylon produce.
 - (c) To purchase, lease, take in exchange, hire, or otherwise acquire or to enter into any agreement for the purchase, lease, exchange, or hire of any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.
 - (d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.
 - (e) To clear, open, plant, cultivate, improve, and develop the said properties or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as tea and rubber estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, ecconuts, coffee, cinchona, cacao, cardamoms, rice, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.
 - (f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, cocorat, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects, or to contribute to or subsidize such.
 - (g) To enter into any arrangement or agreement with Government or any authorities and obtain rights, concessions, and privileges.
 - (h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory or factories and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.
- (i) To enter into any arrangement or agreement with any Company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce in such or any other factory.
- (j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and/or other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.
- (k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates and other products, wares, merchandise, articles, and things of any kind whatever.
- (1) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to earry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.
- (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail.
- (n) To establish and maintain in Ceylon, the United Kingdom, or elsewhere offices, stores, shops, and places for the sale of or dealing in tea, rubber, coconuts, cacao, chocolate, coffee, or any other articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.
- (e) To cultivate, manage, and superintend estates and properties in Ceylon, or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other business of agents of any kind.
- (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company or, for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.
- (q) To borrow or receive on loan money for the purpose of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of any of the Company's property or assets or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) To cause or perm t any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby, or any part or parts thereof.

(6) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and

other transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests, or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and to pay for in any manner that may be agreed upon either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the

purposes of this Company.

(v) To sell the property, assets, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures, or securities of any other company.

(w) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought

advisable, elsewhere.

(x) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all.

(y) To invest and deal with the moneys of the Company not immediately required upon such securities and

in such manner as may from time to time be determined.

(z) To promote and establish any other company whatsoever and to subscribe to and hold the shares or

stock of any other company or any part thereof.

(z 1) To pay for any lands and real or personal, immovable or movable, estate or property, or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debenture or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.

(z 2) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company in money or in shares (whether wholly or partly paid up) of any company, or the mortgages, debentures, or obliga-

tions of any company or person, or partly one and partly the other.

(23) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital

be made, except with the sanction for the time being required by law.

(z 4) To do all such other things as shall be incidental, or conducive, to the attainment of the objects above mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Five million Rupees (Rs. 5,000,000) divided into Five hundred thousand (500,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or otherwise.

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

of the Company set opposite our respective names:

	Names and Addresses of	of Subscribers.			er of Shares ta k ach Subscriber.	
	ESUFALI MOHAMEDBHOY, Colombo	• •	• •		One	
•	ADAMALY MOHAMEDBHOY (E. G. ADAM	ALY), Colombo	••		One	
	FAZALABAS GOOLAMHUSEIN, Colombo	• •	• •		One	
	H. ESUFALLY, Colombo	• •		. •	One	
	K. Adamaly, Colombo	• •	• •		One	

Witness to the signatures of ESUFALI MOHAMEDBHOY, ADAMALY MOHAMEDBHOY, FAZALABAS GOOLAMHUSEIN, H. ESUFALLY, and K. ADAMALY, at Colombo, this 26th day of March, 1928:

A. Louis de Witt, Proctor, Supreme Court, Colombo.

C. S. Burns, Colombo One
J. W. Oldfield, Colombo One

Witness to the signatures of C. S. Burns and J. W. Oldfield, at Colombo, this 30th day of March, 1928:

ARTICLES OF ASSOCIATION OF THE ALAVI TEA AND RUBBER ESTATES COMPANY, LIMITED.

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

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

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

INTERPRETATION CLAUSE.

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

The word "Company" means "The Alavi Tea and Rubber Estates Company, Limited," incorporated or established

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

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

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

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company. "Shares" means the shares from time to time into which the capital of the Company may be divided. "Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

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

at a Board.

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board

"Board" the opening of authority duly given to them. meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance

and registration, as well as individuals.

The "Register" shall mean the Register of Members to be kept as required by ection 19 of "The Joint Stock

Companies Ordinance, 1861," or any statutory modification thereof. "Member" means any person whose name is entered in the Register of Members as owner or joint-owner of any

share in the Company.
"Office" means the registered office for the time being of the Company. "Seal" means the common seal for the time being of the Company.

"Paid up" shall include "credited as paid up." "Month" shall mean a calendar month.

"Secretary" shall include any person, firm or Company, appointed to perform the duties of Secretary temporarily. "Dividend" includes bonus.

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

Words which have a special meaning assigned to them in the Statutes shall have the same meaning in these presents. Words importing the singular number only include the plural, and vice versa.

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

'Holder " means Shareholder.

"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy or attorney (in cases where by these Articles proxies or powers of attorney are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

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

The business of the Company shall be carried on by, or under the management, or direction of, the Directors,

and subject only to the control of General Meetings, in accordance with these presents.

CAPITAL.

The nominal capital of the Company is Five thousand (500,000) shares of Ten Rupees (Rs. 10) each. The nominal capital of the Company is Five million Rupees (Rs. 5,000,000) divided into Five hundred

The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special,

preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

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

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

or consolidate the shares of the Company.

SHARES.

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

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

instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares except when otherwise provided shall first be offered by the Directors to the Shareholders in proportion as nearly as possible to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed

of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estate or estates, land or lands or other property or properties, business or businesses, undertaking or undertakings acquired by the Company in payment of the whole or any part of the purchase price of any such estate or estates, land or lands, or other property or properties, business or businesses, undertaking or undertakings, or as remuneration for work done for or services rendered to the Company, and that without offering the shares so alloted to the Shareholders.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving or the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company,

and with a special or without any right of voting.

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

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

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

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

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

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

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 hereof to become a Shareholder in respect of any share.

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

calls due in respect of such share.

19. Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company, specifying the share or shares, held by him and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons, the Company shall not be bound to issue more than one certificate to all the

joint-holders, and delivery of such certificate to any one of them shall be sufficient delivery to all.

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

CALLS.

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

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

appointed for the payment thereof to the time of actual payment.

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

call was passed.

24. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

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

TRANSFER OF SHARES.

26. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

No transfer of shares shall be made to a person of unsound mind.

The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered

the particulars of every transfer or transmission of any share.

The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder to any person not approved of by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

30. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the certificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

31. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees

as Shareholders, without the necessity of any meeting of the Directors for that purpose.

32. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, but only if at all, upon the transferee.

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

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

TRANSMISSION OF SHARES.

The executors, or administrators, or the heirs of a deceased Shareholder not being one of several joint-holders,

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

35. Any guardian or curator of any infant Shareholder, or the manager of the estate of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or in any other way than by transfer, may, with the consent of the Directors, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, and subject to the provisions herein contained, be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

36. If any person who shall become entitled to be registered in respect of any share under clause 35 shall not, from any cause whatever, within thirty-six calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall. within thirty-six calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, but only among

the Shareholders.

SURRENDER AND FORFEITURE OF SHARES.

37. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed a surrender of the shares of Shareholders who may be desirous of retiring from the Company,

provided such acceptance is properly legalized.

38. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same together with any interest that may have accrued, and all expenses

that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest and expenses

due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

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

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may

be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share.

except only such of those rights (if any) as by these presents are expressly saved.

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

affected by any irregularity in the proceedings in reference to such forfeiture or sale.

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

Article 40 hereof, shall be redeemable after sale or disposal.

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

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

England, India, or elsewhere abroad, sixty days' notice shall be allowed him.

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

47. A certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by clause 45 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

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

PREFERENCE SHARES.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company, may from time to time, by special resolution determine.

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

51. Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice ther of or to attend thereat, unless he be a holder of shares of the class intended to be effected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any members personally present and entitled to vote at the meeting.

Borrowing Powers.

The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purposes of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed Rupees Five hundred thousand (Rs. 500,000).

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

between the Company and its creditors. 54. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures. debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

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

tion, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the

GENERAL MEETINGS.

Ŋ. The First General Meeting shall be held at such time not being more than twelve months after the incorpora-

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

Subsequent General Meetings shall be held once in every ve Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

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

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

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

61. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed

to the Directors, and shall be sent by registered post to the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within fourteen days from the delivery of the requisition, the requisition onists may themselves convene an Extraordinary General Meeting, to be held at such time and such place as the Shareholders convening the meeting may themselves fix.

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

to a meeting

person to whom the same may be issued.

Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given by advertisement in the Government Gazette or by notice sent by post or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any, business whatsoever of which special mention shall have been given in the notice or notices upon which it was convened.

66. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was

convened.

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

of the business two or more Shareholders entitled to vote.

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

69. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting, he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Director be present, or if all the Directors present decline to take the Chair, then the Shareholders present

shall choose one of their number to be Chairman.

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

71. The Chairman may with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof shall be given.

meeting from which the adjournment took place, unless due notice thereof shall be given.

72. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

73. At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.

74. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hercinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

75. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other

than the question on which a poll has been demanded.

76. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
77. •On a show of hands every Shareholder present in person shall have one vote. Where a Shareholder is present

by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

78. The parent or guardian or curator of an infant Shareholder, the minager of the estate or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder, not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased Shareholder, unless such person shall have been registered as a Shareholder.

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

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

81. No person shall be entitled to hold a proxy who is not a Shareholder in the Company, but this rule shall not

apply to a power of attorney.

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

83. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for holding of the meeting at which the person named in such instrument proposes to vote.

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

The	A lavi	Tea	and	Rubber	Estates	Company,	Limited.	
				_				

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

. 84. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall have been made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

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

the voting.

DIRECTORS.

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

87. The qualification of a Director shall be his holding in his own right at least ten thousand fully or partly paid shares in the Company, upon which all calls for the time being have been paid, and this qualification shall apply as well to

the first Directors as to all future Directors.

88. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Five thousand Rupees (Rs 5,000) annually, to be divided between them in such manner as they may determine, but the Company in Gener. I Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

89. The first Directors shall be Messrs. Esufali Mohamedbhoy, Adamaly Mohamedbhoy (also known as E. G.

Adamaly), Hassenally Esufally, Fazalabas Goolamhusein, and Kurban Hussen Adamaly.

90. The said Esufali Mohamedbhoy, Adamaly Mohamedbhoy (also known as E. G. Adamaly), Hassanally Esufally, Fazalabas Goolamhusein, and Kurban Hussen Adamaly (herein sometimes called the Life Directors) and the survivors and survivor of them shall hold office during the period of their natural lives so long as they respectively, hold en thousand fully or partly paid shares in the Company.

91. The other Director or Directors shall be elected at an Ordinary General Meeting of the Company and shall

retire at the following Ordinary General Meeting of the Company, but shall be eligible for re-election.

92. The Directors shall have the power to appoint if they so desire it, a Director or other representative of the firm of Messrs. Lee, Hedges & Company, Limited, Colombo, or of such other firm which shall be for the time being managing the business of the Company, to be a Director of the Company, and the Director so appointed shall have all the powers and authority of a person ordinarily appointed a Director of the Company, and it shall not be required of such Director that he should hold any shares in the Company. Clause No. 87 of these presents shall not be taken to apply to such Director.

93. One or more of the Directors may be appointed by the Directors to act as Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent, for such time and on such terms as the Directors, may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Manager, Managing Director, and (or) Agent, Visiting Agent, or Superintendent.

94. The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that

might be conferred on any Manager of the Company.

95. If any Director is called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

96. The Directors shall have power at any time, and from time to time, to appoint any other qualified person as a Director, either to fill a casual vacancy or as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed. But any Director so appointed shall hold office only until the next following Ordinary General Meeting of the Company.

97. The Ordinary General Meeting at which Directors retire or ought to retire, shall appoint successors to them,

and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

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

99. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the secretary or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

100. The Company may, by a special resolution, remove any Director other than a Life Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director

so appointed shall hold office only until the Ordinary General Meeting next following.

101. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemrified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer. be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous 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.

102. No contribution shall be required from any present or past Director or Manager, exceeding the amount,

if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

103. The office of Director shall be vacated-

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

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

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

(e) If he resigns his office under the provisions of clause 99.

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

Provided, however, that clause (f) hereof shall not be taken to apply to the Life Directors hereinbefore appointed Provided also that no Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company, or by reason of his being a member of any corporation, company or firm which has entered into any contract with or done any work for the Company or by reason of his being agent, or secretary, or solicitor, or broker, or being a member of a firm who are agents, or secretaries, solicitors, or brokers of the Company; nevertheless, he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

Powers of Directors.

- 104. The Directors shall have power to carry into effect the acquisition of the said Huseni, Pelenda, Alavi, Mohammedi, and Noori, estates, and the lease, purchase, or acquisition of any other lands, estates, or property as they may think fit, or any share or shares thereof.
- 105. 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 subject to the provisions of Article 123 for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said lands, estates, and property, and the opening, clearing, planting and cultivation thereof, and otherwise in or about the working and business of the Company.
- 106. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think expedient; and, in addition to the powers and authorities by any law or Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants, for such period or periods and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons, as they may think proper and advisable, and without assigning any cause for so doing.
- 107. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any law or Ordinance or by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any law or Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such I we or Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulations 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.

- 108. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from time to time to revoke such appointment.
- 109. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.
- 110. The seal of the Company shall not be affixed to any instrument except in the presence of two or more Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm or registered company being the Secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf of the said firm or company as such Secretaries.
- of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individuals of individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying any such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.
- 112. 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):—
 - (a) To institute, conduct, defend, compromise, settle, or abandon any action, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

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

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

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

PROCEEDINGS OF DIRECTORS.

- 113. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.
 - 114. A Director may at any time summon a meeting of Directors.
- 115. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, said all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.
- . 116. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 117. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board may think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 118. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committees respectively, or any regulation imposed by the Board.
- 119. The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.
- 120. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.
 - 121. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—
 - (1) Of all appointments of (a) officers and (b) committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the committees appointed by the Board present at each meeting of the committees.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of the General Meetings of the Company.
 - (6) Of all proceedings and resolutions of all meetings of the Directors.
 - (7) Of all resolutions of all meetings of committees appointed by the Board.
- the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as the Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to be signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

AGENTS AND SECRETARIES.

The firm of Lee, Hedges & Company, Limited, shall be the first Agents and Secretaries of the Company.

ACCOUNTS.

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

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

General Meeting.

- 126. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.
- 127. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of particular and loss may be laid before the meeting.

- 128. The balance sheet shall contain a summary of the property and liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance, or as near thereto as circumstances admit.
- 129. Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount (if any) which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders.

130. A 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.

131. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

AUDIT.

- 132. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor
- 133. The Directors shall appoint the first Auditor or Auditors of the Company, and fix his or their remuneration.

 All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the First Ordinary General Meeting after his or their appointment or until otherwise ordered by a General Meeting.
- 134. 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.

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

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

Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, after his appointment, and it shall be his duty to examine the same with the accounts and vouchers

relating thereto, and to report thereon to the meeting, generally or specially, as he may think fit.

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

DIVIDEND, BONUS, AND RESERVE FUND.

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

140. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders, provided the Directors are satisfied that the nett profits of the Company will be sufficient to justify

such interim dividend or bonus.

- 141. The Directors may, before recommending any dividend or bonus, set eside out of the profits of the Company such sums as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same on fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing, maintaining, or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purpose connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.
- 142. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other Company or in any other form or specie, or in any one or more of such ways, and the Directors shall give effect to such direction, and when any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.
- 143. The Company in General Meeting may from time to time determine that any moneys, investments, or other assets representing or forming part of its undivided profits including those standing to the credit of any reserve fund or in the hands of the Company and available for dividend or representing premiums on any issue of shares or loan capital or of any profits arising from the sale of property in excess of the value at which such property stands in the capital account or arising from any other operation creating an excess of assets on capital account and carried to reserve shall be capitalized and may resolve that the same be set free for the purpose of distribution among the Shareholders according to their rights and interests on the footing that they became entitled thereto as capital and that all or any part of such capital fund be applied in paying up (in full or in part) any unissued shares of the Company or any debentures, debenture stock, bonds, or other obligations of the Company and that the said shares, debentures, debenture stock, bonds, or other obligations fully or partly paid up be distributed among the Shareholders as aforesaid, and be accepted by them in full statisfaction of their interest in the capitalized sum. For the purpose of giving effect to any resolution under this Article the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of any specific assets and may determine that fractions of less value than Rs. 10 may be disregarded or paid in each in order to adjust the rights of all parties and may vest any such specific assets or cash in trustees upon such trusts for the persons entitled to the capitalized fund as may seem expedient to the Directors. Provided that no such distribution shall be made, unless recommended by the Directors.

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

.145. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any money's may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

146. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.

147. Any dividend or bonus unclaimed by any Shareholder for three years after having been declared may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the Reserve Fund.

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

149. Every dividend or bonus payable in respect of any share held by several persons jointly, other than a firm,

may be paid to, and an effectual receipt given by, any one of such persons.

NOTICES.

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

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

be registered as such in the books of the Company.

152. Any notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary, or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.

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

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

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

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

be entitled to be given any notices.

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

EVIDENCE.

156. At 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, or the appointment of the Directors who made any call, or that a quorum of Directors was present at the Board at which any call was made, or that the meeting at which any call was made was duly convened or constituted, or 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. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

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

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names

at the places and on the dates here nafter written:

ESUFALI MOHAMEDBHOY.

ADAMALY MOHAMEDBHOY (E. G. ADAMALY).

FAZALABAS GOOLAMHUSEIN.

H. ESUFALLY.

K. ADAMALY.

Witness to the signatures of Esufali Mohamedbhoy, Adamaly Mohamedbhoy, Fazalabas Goolamhusein, H. Esufally, and K. Adamaly, at Colombo, this 26th day of March, 1928:

A. Louis de Witt, Proctor, Supreme Court, Colombo.

C. S. Burns.

J. W. OLDFIELD.

Witness to the signatures of C. S. Burns and J. W. Oldfield, at Colombo, this 30th day of March, 1928:

[Second Publication.]

A. Louis de Witt, Proctor, Supreme Court, Colombo. 1798 M 34 PART I.

The Agra Ta Company of Ceylon, Limited.

Notice is hereby given that an Extraordinary General Meeting of the above Company will be held at the office of the Colombo Commercial Company, Limited, Slave Island, Colombo, on Tuesday, May 15, at 8.30 o'clock in the morning for the purpose of considering, and, if thought fit, confirming as a special resolution the following resolution which was passed at the Extraordinary General Meeting of the above Company held on April 16, 1928:—

"That the Articles of Association of the Company be altered as follows:—

(a) By deleting Article 115 of the Company's Articles of Association and inserting in lieu thereof the following Article, namely

115. Common Seal.—The Directors shall provide a Common seal of the Company, and for the safe custody of the same. The seal of the Company shall not be used or affixed to any deed certificate of shares or other instrument except in the presence of two or more of the Directors, or of one Director and the agents and/or secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the agents and/or secretaries, in the event of a firm being the agents and/or secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing the firm name or the firm name per procurationem or signing for and on behalf of the said firm as such agents and/or secretaries, and in the event of a Company whether domiciled or incorporated in the Island of Ceylon or elsewhere being the agents and/or secretaries, being signified by a Director or the secretary of the duly authorized attorney of such company signing for and on behalf of such company as agents and/or secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the agents and/or secretaries. Any instrument sealed with the seal of the Company and signed by two or more Directors or by one Director and the agents and/or secretaries of the Company shall be presumed to be duly executed.

(b) By deleting Article 120 of the Company's Articles of Association and inserting in lieu thereof the following Article:—

120. Declaration of Dividend.—The Company in General Meeting may declare a dividend or bonus to be to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends or bonus on such shares a proportionate part of the dividends or bonus for such financial year calculated on the proportionate part of the year from the date which on such shares were allotted treating such dividends or bonus as earned rateably over the whole year. No divided or bonus shall be payable out of the capital of the impany and the declaration of the Board as to the amount available for dividend or bonus shall be conditive. No dividend or bonus shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend or bonus.

(c) By deleting Article 122 (a) of the Company's Articles of Association and inserting in lieu thereof the following Article:—

122 (a). Payment of Dividend in Specie, &c.—Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonus which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid up shares, debentures, or debenture stock, of the Company, or of any other Company, or in any other form of specie, or in any one or more

of such ways and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Board.

(d) By inserting after the existing Article 127 of the Company's Articles of Association the following Article, which shall be numbered 127 (a):—

127 (a). Capitalization of Reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company including premiums received on the issue of any shares or debentures of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being undivided nett profits in the hands of the Company, be capitalized, and that such sum he set free for distribution and be appropriated as capital to and amongst the Shareholders or amongst the members of any class of Shareholders in accordance with their rights and in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend or bonus on the shares and in such manner as the resolution may direct and such resolution shall be effective provided that such powers shall not be exercised, unless recommended by the Board, and the Directors shall in accordance with such resolution, apply such sum in paying up in full (or, with the consent of all the Shareholders aforesaid, in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders aforesaid, and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst the Shareholders aforesaid in the proportions aforesaid in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders aforesaid in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares held by the Share. holders aforesaid or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares or debentures or other obligations, make cash payments to any hareholders on the forting of the value so fixed in order to adjust rights, and vest any such shares or debentures or other obligations in trustees upon such trusts for the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors.

By order of the Board.

COLOMBO COMMERCIAL Co., Ltd., 928. Agents and Secretaries.

Colombo, May 1, 1928.

Auction Sale.

Properties at Leudeniya in the District of Kurunegala.

NDER decree in case No. 1,939, D. C., Negombo, entered in favour of the plaintiff Seena Thana Kana Nana Sanakawanna Mana Suppiah Polle of Negombo, against the defendant Ayanna Perunal Kangany of Leudeniya in Polgakawah, and by virtue of the order to sell isan to us for the recovery of the sum of Rs. 1,500,

with interest thereon at 18 per cent. per annum from January 30; 1926, to March 13, 1928, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full and costs of suit, we shall sell the under-mentioned properties mortgaged as primary mortgage by bond No. 275, dated September 29, 1925, and attested by P. A. Fernando, Notary, by public auction at the respective spots on Friday, June 1, 1928, to wit:—

At 4 P.M.

1. An undivided 3 parts or shares of all those contiguous allotments of lands called and known as Bulugahamulateana, Murutagahamulahena, Galradullehena, and Ihalahurigolla, situate at Leudeniya in Udukaha korale east of Dabadeni hatpattu, in the District of Kurunegala, North-Western Province; containing in extent 10 acres and 10 perches together with the buildings standing thereon.

2. An undivided 3 parts or shares of an allotment of land called Gahalakolamadahena, situate at Leudeniya aferesaid; containing in extent, exclusive of Mala ela and path passing through the land, 1 acre and 2 roods, together with the buildings standing thereon.

Further particulars from Messrs. Ranasinghe & Rahiman-Froctors and Notaries, Negombo, or—

Negombo, April 30, 1928.

M. P. KURERA & Co., Auctioneers.

. Auction Sale under Mortgage Decree.

No.2,191, D.C., Negombo, in favour of L. S. P. S. W. Sabapathy Chetty of Negombo, against Akureddaliyanage Don Gabriel Appuhamy and ditto John Appuhamy, bothl of Panunugama, for the recovery of the sum of Rs. 3,440, together with further interest and costs, and the order to sell issued to me in the above case, I shall sell by public auction on Friday, May 25, 1928, at 3.30 p.m. at the spot; the following property, to wit:—

at the spot, the following property, to wit:

All that divided † share (being the 2rd block) counting from north to sout of the five contiguous portions of the lands called Manamagahawatta and Wetakeyagahawatta, sittated at Panunugama in Ragam pattu of Alutkuru korale, in Colombo District, Western Province; the said † share in extent 1 acre and 2 roods with the entirety of the buildings and plantations standing thereon. The above land is a ‡ share of the land comprised of five contiguous portions of lands more fully described below under headings (a) (b), (c), (d), and (e)

- (a) The land Munamalgahawattekotasa, extent 2 roods, and registered B 205/69.
- (b) The Munamalgahawattekotasa, extent 2 acres and 2 roods, registered B 205/70.
- (c) Wetakeyagahawatta, extent 2 roods, registered B 205/71.
- (d) Wetakeyagahawatupanguwa, 1 acre and 1 rood, registered B 205/72.
 - (e) Munamalgahawatupanguwa, 2 roods, B 205/73.

For further particulars, please apply to S. K. Wijeratnam, Esq., Proctor, Supreme Court, and Notary Public, Negombo, or to me

Negembo, April 30, 1928.

K. H. DERERA, Licensed Auctioneer.

Auction Sale under Mortgage Decree.

In the District Court of Kandy.

No. 30,104.

Vs.

G. R. S. W. M. Biso Menika of Coswatta Defendant.

Mr. Peter Mortimer, the Secretary, District Court, Kandy, official administrator of the estate of the late G. R. S. W. M. Biso Menika, deceased Substituted Defendant.

Substituted Defendant.

NIER cortgage decree in the above case, and by virtue of a commission issued to us for the recovery of the amount therein stated, we shall sell by public auction the under-mentioned property at the respective spots on Saturday, May 19, 1928, to wit:—

. . At 2 P.M.

The land called Walawwewatta, situate at Coswatta in the Udasia pattu of Udugoda korale of Matale North; containing in extent 46 acres 3 roods and 33 perches, together with the houses, plantations, and everything thereon, exclusive however of the portion of about 3 amunams of paddy sowing extent towards the south sold by the defendant, now deceased, to Richard Coswatta, Korala.

At 2.45 P.M.

Godakumbura of 12 lahas in paddy sowing extent, situate at Coswatta aforesaid.

The notice appearing in the Ceylon Government Gazette of March 30, 1928, is hereby cancelled.

B. R. Perera & Co., Auctioneers.

Auction Sale.

INDER and by virtue of the commission and decress issued to me in case No. 24,282 of the District Court of Colombo, I shall sell by public auction on Saturday, May 26, 1928, at 2 f.m. at the spot for the recovery of Rs. 15,025, together with interest thereon at the rate of 9 per cent. per sinum from January 1, 1928, till payment in full and costs of SU Ancurred after January 1, 1928:—

Description of Property

All that and those the land, buildings, and premises called and known as Homestead, situated at Long street in the Town of Nuwara Eliya, in the District of of Kandy, now Nuwara Eliya, Central Province, of the Island of Ceylon; and bounded on the north by the property of the Hon. Mr. E. C. Loos and the path to Pedrothelagala, on the east by the property formerly of Mr. Cecil C. Harding and now belonging to D. D. Pedris, on the south by the site of New street, and on the west by the property of Mathes Silva and heirs; containing in extent 1 rood and 2.6 perches, but according to the survey and description thereof deted December 4, 1907, made by Philip Fowke, Licensed Surveyor and Leveller, said to contain in extent 2 roods, and according to a recent survey thereof dated January 18, 1912, made by the said Philip Fowke, Licensed Surveyor and Leveller, said to contain in extent 3 roods and 11 perches; and bounded

on the north and west by land claimed by Mathes Silva and heirs, south by the Talagala oya and Long street, and east by a hedge, registered in A 1/78 in the Nuwara Eliya District Land Registry Office.

Nuwara Eliya, April 28, 1928. T. KOERTZ BEVEN, Auctioneer and Broker.

(2.8/J) In

Auetion Sale.

In the District Court of Jama.

(1) Kanthar Veluppillar of Kon avil, presently of Public Works Department Kantaga, and his vife (2) Resemman of Kokuvil Plaintiffs

No. 22,802.

Ve.

OTICE is hereby given that on Saturday, May 26, 1928, commencing at 9 A.M. will be sold by public auction at the premises the right, titled and interest for the recovery of Rs. 2,786.00, with further interest on Rs. 1,500, costs and poundage, viz.

All that piece of land situated at Kondavil, called Nochchikkedu, in extent 7½ lachams varagu culture and Nochchiollar and other parcels in extent 16 lachams varagu culture, the total extent by both is 23½ lachams varagu culture with share of well; and bounded on the east by the property of Vallippillai, wife of Arulampalam and, of the temple called Kannakai Amman Kovil and that of Nitchingar Vaitilingam and shareholders, north by the property of Chellamuttu, wife of Aruppillai, west by the property of Sellammah, wife of Sivaguru, Chellamuttu, wife of Aruppillai, and that of Cinnappillai, wife of Chellar, and on the south by water channel.

Jaffna, April 25, 1928.

V. A. DURAYAPPAH, Commissioner.

739/

Aletion Sale.

If the District Court of Jaffna.

(1) Velauther Chelliah and his wife (2) Chellamuttu, both of Thirunelvely North....... Plaintiffs.

No. 22,657.

٧g,

OTION is hereby that that on Saturday, May 26, 1928 common at the premises the right, title, and interest for the recovery of Rs. 3,050, with further interest on Rs. 2,500, costs and poundage, viz.

- (1) All that piece of land sit ated at Chiviatheru, called Valley Valavu, Vilaththithoddam, Mudithan Valavu, and other percels, containing in extent 7 lachams varagu culture and 64 kulies, with well, plantation, share of bye-lane on the northern boundary, and ½ share of the well on the western boundary land; and bounded on the east by the property of Chimmamah, wife of Thillinayagam, north by lane, west by the under-mentioned property of Ponnampelam Sivasampu and wife Thangammah and others, and south by the property of Murugasar Canapathy.
- (2) All that piece of land situated at Chivietheru, called Vilaththithoddam, Mudiththan Valavu, and other parcels, containing in extent 5 lachams varagu culture with well, plantations, house, and kitchen; and bounded on the east

by the property described above under item (1), north by the property of Ratnam, wife Arudpirakasam, west by the property of Sinnappillai, widow of Veluppillai, and south by the properties of Sittampalam Chellappah and Sinnappillai, wife of Kanapathy.

Jaffna, April \$5, 1928.

V. A. Durayappah, Commissioner.

6/8/

Auction Sale.

In the District Court of Jaffna.

No. 22,220.

 $\mathbf{v}_{\mathbf{s}}$.

Vyramuttu Rapiel of Jaffna town..........Defendant.

OTICE is hereby given that on Monday, May 28, 1928, commencing at a r.m. will be sold by public auction at the primises the right, title, and interest for the recovery of the amount stated therein with interest, costs, and noundage

Vilan Korthoddam, in extent according to deeds 4 lachams varagu culture and 773/100 kulies but according to measurement as per survey plan made by Mr. Percisudi, Licensed Surveyor, dated October 2, 1920, 4 lachams with houses, bungalows, and other buildings under construction and well and other appurtenances, situated at the 3rd and 4th divisions of the town of Jaffna, in the parish of Chundikuly; and bounded on the east by the property of Mailvaganam Sivapiragasam, on the north by the properties of Catherine Muttammah and Annappillai Annamuttu. on the west by 2nd Cross street, and on the south by the Chapel street.

Jaffna, April 25, 1928.

V. A. DURAYAPPAR, Commissioner.

Auction Sale.
In the District Court of Kurunegela.

No. 12,954.

 $V_{\mathbf{s}}$

NDER and by virtue of decree entered in the above case and by virtue of order issued to me for the recovery of the amount stated therein, I shall sell by public auction the following property hereinbelow declared bound, and executable under the said decree on Seturday, June 2, 1628, ommencing at 2.30 FM. on the second land herein below:—

1. An andivided I share the Kagaham lahene of 8 lahas kurakkan owing, situated at Mutugala in Dambedeni Udukana kertle west.

2. Delgahamulawatta of 1 acre and 6 perches, situated at Mutugala.

Further particulars from me-

Belle Vue, Kurunegala, April 28, 1928. Maurice Fernando, Auctioneer and Broker.

ancellation of Power of Attorney.

NOW Ye all by these presents that my power of attorney in favour of Abdul Latiff Moosa of Main street, bearing No. 3,052 dated May 16, 1922, and attested by C. T. Kandaya, Notary Public, is hereby cancelled, and the said Abdul Latiff Mosa Assess to be my attorney.

(Signed) Hadjie Hadd Gany Giga.

April 23, 1928

MISCELLANEOUS DEPARTMENTAL NOTICES.

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages, which have been lying at the Baggage Office beyond the time allowed by law, will be sold by public auction on Tuesday, May 29, 1928, unless previously cleared. All goods sold but not removed before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff:—

Date. 1927.			8. R. No.		Names.		Vessel.		Number and Description of Packages.
October	2		1,448		P. Lourney		ss. "Moreton Bay"		I bag
December	2	*	5,162/5,164		M. Popatlal		ss. "India"		3 tins sugar samples
			5,165/5,167	٠.	A. Lukmanjee		do.		do.
			5,169	٠.	P. B. Umbichy		do.		i tin sugar samples
		•	5,170/5,173		A. Jafferjee		ss. " Queba Maru "		4 tins sugar samples
			5,174		M. Popatlal		do.		1 tin sugar samples
*			5,175/5,177		A. Lukmanjee		do.		3 tins sugar samples
			5,196		R. H. Dalbrane		ss. "Margha"		I gun
1	11		5,897		Hayue		ss. "Naldera"		1 chair
			5,898		Garbett		do.		l bundle chair
			5,899/5,900	٠.	_		\mathbf{do} .		2 chairs
			5,903	٠.	Mr. Le Coq.		do.		1 bundle
			5,904		P. G. McElwine		do.		1 baby's cot
			5,905		Jayaratnan		do.		l chair
2	4		6,624	٠.	A. Baur		ss. " Victoria "		1 tin
			6,625	٠.	Colombo Commercial Co.		$\mathbf{do.}$		1 tin
2	8	• •	6,832	• •	Muthalingam Reddy	• •	ss. "Oronsay"	• •	1 revolver
		Cust April	oms, 27, 1 928.						L. LEIGH-CLARE, Principal Collector.

Registration of a Building for Solemnization of Marriages.

In pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, relating to the Registration of Marriages other than the Marriages of Kandyans or of Muhammadans, I, Chinnappah Coomaraswamy, Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein:—

No.	Date of Registration.	Description.	Situation.	Minister or Proprietor, or Trustee.	Religious Denomination on whose behalf the building is registered.
45 9	April 24, 1928	. The Coxhead Hall	Hewadiwela, Kinigoda korale, Kegalla District	E. J. Coles, Trustee	
R /	ogistnan Cananal's Office		Rolaid, Mogalia District		Army
	egistrar-General's Office Colonies, April 24, 1	928.		C.	COOMARASWAMY, Registrar-General.

Statement of Revenue and Expenditure of the Rural Education District Committee, Mullaittivu, for the Year, 1927.

· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	
Receipts.	Amount.	EXPENDITURE Amoun	ıt.
Revenue.	$\mathbf{R}s.$ $c.$	Expenditure.	C,
Other Receipts. K. Nallathamby, security for constructing a well at Sonaka-salampaikulam K. Kanapathipillai, refund of cost of materials supplied for constructing a school, &c., at Mahakachakadiya	10,610 0 10,000 0 25 0 697 41	2. Repairs to schools 818 9 3. Making and repairing fences of schools 864 9 4. Furniture and school apparatus 239 9 5. Garden implements 67 1 6. Salaries 226 7. Wells for Covernment schools 1,988 8 8. Miscellaneous 289 4	95 90 96 19 0
V. E. Perumal, being advancesdrawn on November 25, 1927 K. Kanapathipillai, refund of advance paid on September 16, 1927 Balance brought forward	100 0 1,000 0 3,705 39	19,570 1	0 - 6
, , ,	26,137 80	26,137 80	0

The Kachcheri, Mulfaittivu, April 25, 1928.

G/Devapathiraja Carpentry Industrial School.

NOTICE is hereby given that an application has been received from Mr. P. R. Gunasekara for grant in aid of the above school, which is situated at Ratgama, Dodanduwa, in Galle District of the Southern Province.

Observations will be received not later than June 2, 1928.

Education Office, Colombo, May 2, 1928. L. MACRAE, Director of Education.

Loss of Firearms.

JAFFNA DISTRICT.

Description of the gun: A single-barrelled breach-loading gun bearing No. 886409 and 258 marked on the barrel and stock.

Number of licence: B82676/3358.

Name of licensee: Meeran Saibo Pakeer Meydeen of Moor street, Jaffna.

Remarks: The gun is reported to be lost.

The Kachcheri, Jaffna, April 26, 1928. SAM F. JOHNPULLE, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at Siddamulla, in Salpiti korale of the Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by a portion of land called Tanayamgodellawatta, south by land called Medawatta, east by the high road, west by Korallagedeniya.

This declaration shall take effect from the date hereof.

April 18, 1928.

G. W. DE FONSEKA, Chief Headman.

- Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Bomiriya Ihala No. 471, in the Palle pattu, Howagam korale, of the Colombo District of the Western Prayinga: It is hereby declared, in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Kelani-ganga, south by Colombo-Avissawella high road, east by Rada-ela, west by dewata road.

This declaration shall take effect from the date hereof.

April 20, 1928.

A. E. ABAYARATNE, Mudaliyar, Hewagam Korale.

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out at
Kotalawala, in Palle pattu, Hewagam korale, of the
Colombo District of the Western Province: It is hereby

declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Pansalawatta at Kotalawala, south by the land called Bangalawatta, east by the fields, west by the village boundary of Hewagama.

This declaration shall take effect from the date hereof.

April 10, 1928.

A. E. ABAYARATNE, Mudaliyar, Hewagam Korale.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Yakale at Bomiriya Pahala No. 472, in the Palle pattu, Hewagam korale, of the Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Colombo-Avis-awella high road, south by Yakalewela, east by Galahena estate, west by Yakalewela.

This declaration shall take effect from the date hereof.

April 15, 1928.

A. E. ABAYARATNE, Mudaliyar, Hewagam Korale.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Atigala No. 446, in the Meda pattu, Hewagam korale, of the Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected; viz.:—

The area is bounded on the north by Colombo-Avissawella high road, south by the tract of fields, east by the land called Pallivawatta, west by the Village Committee road to Owitigama.

This declaration shall take effect from the date hereof.

April 15, 1928.

A. E. ABAYARATNE. Mudaliyar, Howagam Korale.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Alubogahawatta at Ekala, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2). of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land of K. A. Appu Singho, south by land of S. D. Siyadoris Appuhami, east by land of K. A. Appu Singho, west by dewata road.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON, Chief Headman.

April 19, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Halgahawatta at Niwandama in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by water-course, south by ditches of lands of E. Girigoris Appu and Dhina-Ranasinghehamine, east by fence of land belonging to E. Girigoris Appu, west by cart read.

This declaration shall take effect from the date hereof.

Wattala, April 20, 1928.

Timothy F. Abayakoon, Chief Headman.

Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out on Kekunagahawatta at Makewita in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land belonging to the heirs of late Davith Gurunanse, south by Nebodagaha kumbura, east by Hakurudalupota, west by land of A. Hendrick Appuhami and others.

This declaration shall take effect from the date hereof.

Wattala, April 20, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Millagahawatta at Galahitiyawa in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by lands of H. Appu Singho and others, south by live fence of land belonging to P. Den Gestiel Appuhami, east by land of H. Marthelis Appu, west by land of P. Don Gabriel Appuhami.

This declaration shall take effect from the date hereof.

Wattala, April 20, 1928.

Timothy F. Abayakoon, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Hinbotiyawa land at Niwandama, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by fence standing on the cart road, south by barbed wire fence of land of W. Peiris Appu, east by barbed wire fence of land of W. Peiris Appu, west by barbed wire fence of land of W. Abilinu Appu.

This declaration shall take effect from the date hereof.

April 20, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on a tract of field at Yakkoduwa, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by oya, south by high lands, east by footpath leading from Yakkoduwa to Makewita, west by Maeliya Iswella.

This declaration shall take effect from the date hereof.

April 20, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Kongahawatta at Gampaha Medagama in Alutkum korale south of Colombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land of P. Jane Nonahamine, south by high road, east by a portion bearing No. 126 of Kongahawatta, west by Dewata road.

This declaration shall take effect from the date hereof.

Wattala, April 21, 1928.

Timothy F. Abayakoon, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out on Imbulgehawatta at Gampaha Medagama, in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared, in terms of section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by land of W. A. A. Amarasinghe Appuhami, south by Queen Mary's road at Gampaha, east by land of W. A. A. Amarasinghe Appuhami, west by land of Roman Catholic church.

This declaration shall take effect from the date hereof.

Wattala, April 23, 1928.

TIMOTHY F. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Kalawana in Alutkuru korele north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by dewata path leading to Matammana Village Committee road, south by oya, east by land belonging to Johannes Perera, west by tract of fields.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,
Acting Mudaliyar, Alutkuru Korale North.
April 20, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kudagammana in Yatigaha pattu north in Hapitigam korale of Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by a tract of paddy fields, south by Naranapitiya-Balagalla Village Committee road and the village boundary of Rassapana, east by village boundary of Naranapitiya, west by ditto Balagalla.

This declaration shall take effect from the date hereof.

April 14, 1928.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Hangawatta and Naranapitiya in Yatigaha pattu north, in Hapitigam korale of Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2) of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the undermentioned area is infected, viz.:—

The area is bounded on the north by Banduragoda-Kudagammana Village Committee road, south by village boundary of Banduragoda, east by ditto Maditiyawala, west by ditto Rassapana.

This declaration shall take effect from the date hereof.

April 14, 1928.

A. L. DASSANAIKE, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Yatiyana in Alutkuru korale north of the Negombo Disrict of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land belonging to Sadris Perera, south by Vilakumbura tract of fields, east by land belonging to Sadris Perera, west by land belonging to Mr. J. L. C. Rodrigo.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,
Acting Mudaliyar, Alutkuru Korale North.
April 20, 1928.

Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out at Helakandana in Alutkuru korale north of the Negombo District of the Western Province: It is hereby

declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Veyangoda road, south by Godakumburawelyaya, east by village boundary of Ganihimulla, west by Gorokgahakumburawelyaya.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North. April 20, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Yagodamulla in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by tract of fields known as Dorakadawelyaya, south by village boundary of Opatha, east by lands belonging to Romanis Fernando and others, west by Minuwangoda-Colombo road.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,
Acting Mudaliyar, Alutkuru Korale North,
April 20, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Pamunuwa in Alutkuru korale north of the Negombo District of the Western Provinco: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Veyangoda road, south by oya, east by village boundary of Helakandana, west by village boundary of Kalawana.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,
Acting Mudaliyar, Alutkuru Korale North.
April 20, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Andimulla, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Kochchikade-Halpe District Road Committee road, south by Guruatchigewatta, east by dewata path, west by 1st section of Halpe-Ambalayaye road.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON.
Acting Mudaliyar, Alutkuru Korele North.
April 21, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and mouth d'sease has broken out at Medamulla, in Alutkuru korale north of the Negomb District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land called Welaboda Kosgahawatta, south by land belonging to Don Davith Appuhamy, east by land belonging to Romel Appuhamy, west by high road.

This declaration shall take effect from the date hereof.

April 23, 1928.

A. C. P. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth d'sease has broken out at Kalawana, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Village Committee road, south by fields, east by dewata path, west by fields.

This declaration shall take effect from the date hereof.

April 23, 1928.

A. C. P. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Kalawana, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-section (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by land belonging to Charles, south by land belonging to Charles Appuhamy, east by track of fields, west by cart road.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON,
Acting Mudaliyar, Alutkuru Korale North.
April 24, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Polwatta, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in trms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz:—

The area is bounded on the north by land belonging to K. Brampe Fernando, south by land belonging to K. Singhoni Fernando, east by land belonging to K. Har; manis Fernando, west by land belonging to K. Bastien Silva.

This declaration shall take effect from the date hereof.

A. C. P. ABAYAKOON, Acting Mudaliyar, Alutkuru Korale North. April 24, 1928.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out at Diulapitiya, in Alutkuru korale north of the Negombo District of the Western Province: It is hereby declared in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz.:—

The area is bounded on the north by Pinnakele estate, south and east by tract of fields, west by Pinnakele estate.

This declaration shall take effect from the date hereof.

April 24, 1928.

A. C. P. ABAYAKOON, Chief Headman.

Foot-and-Mouth Disease.

NOTICE is hereby given that the areas declared infected at Embulambe wasama in Waga Panaha, Pallesiya pattu of Matale North in the District of Matale of the Central Province under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette No. 7,436 of December 19, 1924, are free from foot-and-mouth disease, and are no longer infected areas.

This declaration is to take effect from this date.

T. B. ELLEPOLA, Ratemahatmaya, Matale North.

April 23, 1928.

Hoof-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Mahakowana and Kudakowana in Mahagalboda Megoda korale south in Weudawili hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 13, 1928, is free from hoof-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Kurunegala, April 27, 1928. W. ABEYAWARDANE, for Government Agent.

Hoof-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Hatalispahuwa in Imbulgoda palata in Udapola Otota korale west in Dambadeni hatpattu of the Kurunegala District of the North-Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated March 16, 1928, is free from hoof-and-mouth disease, and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Kurunegala, April 27, 1928. W. ABEYAWARDANE, for Government Agent.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the under-mentioned area described below in Pitigal korale north in the Chilaw District of the North-Western Province: I do hereby declare, in terms of subsection: (1) and (2) of section 5 of the Ordinance No. 25 of 1909, that the said area is an infected one.

This proclemation takes effect from April 28, 1928.

Area referred to.

Munnessaram.

Boundaries.

North: Timilla and Malayaveliya villages. East: Malwatta and Iluppadeniya villages.

South: Panankudawa village.

West: Chilaw.

R. H. ABAYASEKABA, Chilew, April 29, 1928. Mudeliyar, Pitigal Korele North.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on February 25, 1928, at 8.30 a.m., in accordance with Notice dated February 21, 1928.

Present:—Mr. R. H. Whitehorn, Chairman; Mr. J. C. Ratwatte; Mr. G. E. do Silva; Dr. G. P. Hay; Mr. Haji M. S. Usoof Ismail; Mr. S. A. Wijayatilake; Dr. F. Keyt; Mr. E. H. van der Straaten; Mr. Arthur V. Perera.

- 1. The Minutes of Proceedings of the Meeting held on January 21, 1928, having been previously submitted to the Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.
 - 2. The following documents were submitted:-
 - (a) Statement of receipts and disbursements from close of 1926 to December 31, 1927, on account of the Municipal Fund.

(b) Progress report of works brought up to January 31, 1928.

(c) Health Officer's Repo t for Janu ry, 19.8.

- (d) Statement of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of January, 1928.
- (e) The reservoir readings for January, 1928.

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

- 3. The following papers were laid on the table:—Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house service taps inspected during January, 1928.
- 4. Petitions:—(1) Mr. Usoof Ismail presented a petition from the owners of timber and firewood depôts asking the Council to reconsider the decision made at the meeting on January 21 to close down their depôts.

Resolved that the petition be referred to the Law Committee.

- (2) Mr. Wijayatilake presented a letter addressed to him by Mudaliyar B. P. Perera Seneviratne suggesting measures to be taken in combating plague.

 Resolved that the letter be taken up later when considering the question of plague.
- (3) Mr. Ratwatte presented a petition from Mr. W. A. B. Soysa asking that the model tenements at Deyanawela should not be built to encroach on his land.

Resolved to consider the petition with the motion of Mr. Wijayatilake.

5. Correspondence:—(1) Letter No. M 535/27 of January 27, 1928, from the Hon. the Colonial Secretary, sanctioning the revocation of notification dated December 7, 1927, relative to the di eased area in Getambe and confirming the declaration dated January 18, 1928, declaring a further area in Trincomalee street as a "diseased locality."—Read.

(2) Letter No. F 1261/27 of January 27, 1928, from the Hon. the Colonial Secretary, sanctioning the payment of a gratuity of Rs. 2,587.50 to Mr. A. N. Keegal, Chief Clerk and Assistant, Electricity Department.—Read.

- (3) Letter No. J 38/26 of January 28, 1928, from the Hon. the Colonial Secretary, stating that arrangements have been made for nine additional constables to be available for point duty in Kandy.—Read.
- (4) Letter No. U 8/28 of January 30, 1928, from the Hon. the Colonial Secretary, authorizing the Council to borrow a further sum of Rs. 46,600 from the Local Loans Commissioners for paving a further section of the Meda-cla.—Read.
- (5) Letter No. U 289/27 of January 31, 1928, from the Hon. the Colonial Secretary, authorizing the Council to borrow a sum of Rs. 175,100 from the Local Loans Commissioners for the development of the Kandy Electric Installation.—Read.
- 6. Pursuant to notice, Mr.de Silva was to move.—That the Chief Inspector of Revenues be asked to revise taxation on all properties owned by Government within the Municipal limits of Kandy on the same footing of private property. With the leave of Council the motion was deferred for the next meeting.
- 7. Pursuant to notice, Mr. Wijayatilake moved—In view of the great hardship caused to the poor people resident in the tenements by such tenements being closed down on the ground of their insanitary condition, I move that steps be taken by this Council to immediately begin the construction of the model tenements at Deyanawela, the scheme for which was approved by this Council some months ago. Mr. Perera seconded.—Carried unanimously.
- 8. Pursuant to notice, Mr. Perera was to move—That Messrs. Quinlan and Reid of Kandy or either of them be requested to formulate a scheme for laying out and building upon the land belonging to this Council (including the land now used as tennis courts) lying near the Kandy market.

With the leave of Council the motion was deferred for the next meeting, the motion being amended by the substitution of the words "on any other competent person or persons" after the word "them."

- 9. To define street lines on Peradeniya road as per plan bearing No. M. S. P. P. No. 12, sections 1-4. Resolved that the matter be referred back to the Works Committee.
- 10. Papers relative to the proposal to fumigate or disinfect rice and grain arriving by lorry from Colombo.—Tabled. Mr. de Silva suggested that Government might be asked to take steps to fumigate rice.
 - 11. Report regarding land above Old Garrison Cemetery. Resolved that consideration be deferred for the next meeting.
- 12. Application dated January 31, 1928, from Messrs. Ismail & Co. for a licence to store 40 gallons petrol for purposes of sale at their New Showrooms opposite the Planters' Association.

The Council was moved into Committee to consider the application.

- In Committee it was resolved to defer consideration for the next meeting pending inquiry by the Chairman as to the legal position in Colombo. Council resumed and the resolution made in Committee was passed on condition that no sale takes place meanwhile.
 - 13. Recommendations of Standing and Special Committees.

Extract from Minutes of Meeting of the Finance Committee held on December 10, 1927.

(1) Supplemental Budget No. 1 of 1927.—Recommended.

Extract from Minutes of Meeting of Works Committee held on December 23, 1927.

- (2) Estimate for Rs. 300 for rebuilding a portion of the boundary wall of the Mahaiyawa cometery....Recommended. Resolved that the recommendations be adopted.
- To sanction a vote of Rs. 1,900 for erecting 10 temporary boutiques on the market grounds. Resolved that the vote be passed.
- 15. To consider whether the lime kilns at Peradeniya should be closed. Resolved that the papers be referred to the Sanitation Committee.

EXPENDITURE.

Confirmed this 17th day of March, 1928:

Estimated for

R. H. WHITHHORN, Chairman, Municipal Council, Kandy.

Incurred

A.—GENERAL REVENUE ACCOUNT. Revenue Account for One Month, January 1 to 31, 1928.

							Estimat 192			Incur January	. 192
							Rs.	c.			,
v	Administration Dom	ranal Emal	umo om ta				98,379			0.150	
I	Administrative, Pers		uments			• •	21,560		• •	0.000	
1/ 2		er Charges		••		• •	21,500	v	• •	-	00
	Rice allowance to co Collectors			• •		• •	6,560	0	• •	70~	63
3		···		••		• •	5,000		• •	4.000	
4	Infectious diseases, p	breaemmon	-al af	h arron	and	tra da	5,000	v	• •	4,300	41
5	Scavenging streets	and remov	an or		and		40,140	0		2,629	90
0	refuse	• •		••		• •	49,550	Ö	• •	4 10-	
6	Conservancy of latri			• •		• •	3,045		• •		_
7	Minor sanitary servi	ces		••		• •			• •		83
8	Roads, buildings, pa		aintena			• •	55,547		• •	-	7
9	Public lighting	• •		• •		• •	32,000				05
10	Water services	• •		• •		• •	11,642		• •		
1	Town improvements			• •		• •	7,000		• •	521	
2	Markets	• •		• •		• •	8,70 3		• •	401	-
3	Slaughter-houses	• •		• •		• •	4,703	_	• •	228	_
4	Cemetery	• •		• •		• •	2,617	0	• •	201	
5	Municipal Court	• •		• •		• •	2,745	_	٠.	157	51
6	Police			• •		• •	30,000		• •		_
17	Education	• •		• •		• •	200		• •	200	
8	Free Library			• •		• •	2,400	0	• •	2,400	
19	Poor relief and publi	c recreation	l .				20,590	0	• •	1,739	
0	Pensions	• •		• •			3,956		• •	329	-
1	Loan repayments and	d interest		• •		• •	58,708		• •	7,500	_
							7,230	0		513	34
	Miscellaneous service	S		• •			•				
	Miscellaneous service	· · ·		••			472,278	65		42,539	75
2							472,278 43,180	65 0		42,5 3 9 484	
3	Miscellaneous service Capital expenditure (43,180	0	••	484	91
2								0	••	-	91
2		(provided fr					43,180 515,458	0 6 5		484	91
2							43,180 515,458 Estimated	0 6 5		484 43,024 Accrue	91 66 d
2		(provided fr					43,180 515,458 Estimated 1928.	0 65 —		484 43,024 Accrue January,	91 66 d 1928.
2	Capital expenditure ((provided fr					43,180 515,458 Estimated 1928. Rs.	0 65 d for c.	•	484 43,024 Accrue January, Rs.	91 66 d 1928.
3		(provided fr					43,180 515,458 Estimated 1928. Rs. 212,000	0 65 	,	484 43,024 Accrue January, Rs. 181	91 66 d 1928. c.
3	Capital expenditure (provided fr				••	43,180 515,458 Estimated 1928. Rs. 212,000 41,533	0 65 d for c. 0	•	484 43,024 Accrue January, Rs. 181 8,412	91 66 1928. c. 18
3	Capital expenditure (Consolidated rate Taxes Tolls	provided fr	om rev				43,180 515,458 Estimated 1928. Rs. 212,000	0 65 	,	484 43,024 Accrue January, Rs. 181	91 66 1928. c. 18
3	Capital expenditure (Consolidated rate Taxes	provided fr	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506	0 65 d for c. 0 0	•	484 43,024 Accrue January, Rs. 181 8,412 372	91 66 d 1928. c. 18 0 24
3	Capital expenditure (Consolidated rate Taxes Tolls	provided fr	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050	0 65 d for c. 0 0 0	•	484 43,024 Accrue January, Rs. 181 8,412 372 1,431	91 66 d 1928. c. 18 0 24
3	Capital expenditure (Consolidated rate Taxes Tolls Licence fees and stan	(provided from Revenue.	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050 27,360	0 65 d for 0 0 0	•	484 43,024 Accrue January, Rs. 181 8,412 372 1,431 418	91 66 d 1928. c. 18 0 24
1 2 3 4	Capital expenditure (Consolidated rate Taxes Tolls Licence fees and stan (a) Licence fees	(provided free Revenue.	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050 27,360 12,950	0 65 d for 0 0 0 0	•	484 43,024 Accrue January, Rs. 181 8,412 372 1,431 418 1,053	91 66
1 2 3 4	Consolidated rate Taxes Tolls Licence fees and stan (a) Licence fees (b) Stamp duties	(provided from Revenue.	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050 27,360	0 65 d for 0 0 0 0		Accrue January, Rs. 181 8,412 372 1,431 418 1,053 3,032	91 66 d 1928. c. 18 0 24 50 0 64 62
1 2 3 4	Consolidated rate Taxes Tolls Licence fees and stan (a) Licence fees (b) Stamp duties Slaughter-house fees	(provided fr	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050 27,360 12,950	0 65 		Accrue January, Rs. 181 8,412 372 1,431 418 1,053 3,032 6,077	91 66 d 1928. c. 18 0 24 50 0 64 62 25
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2 3 1 2 3 4 5 3 7 3 9	Capital expenditure (Capital expenditure (Taxes Tolls Licence fees and stan (a) Licence fees (b) Stamp duties Slaughter-house fees Conservancy fees Rents Judicial fines Water service	(provided from Revenue.	om rev	enue)			43,180 515,458 Estimated 1928. Rs. 212,000 41,533 4,506 5,050 27,360 12,950 32,650 76,185 9,000 12,450	0 65 — d for c. 0 0 0 0 0 0 0 0		Accrue January, Rs. 181 8,412 372 1,431 418 1,053 3,032 6,077 818	91 66 d 1928. c. 18 0 24 50 0 64 62 25 75
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1 2 3 4 5 3 7 8 9 1	Consolidated rate Taxes Tolls Licence fees and stan (a) Licence fees (b) Stamp duties Slaughter-house fees Conservancy fees Rents Judicial fines Water service Government grants Education account	REVENUE.	om rev	enue)	us		43,180 515,458 Estimatec 1928. Rs. 212,000 41,533 4,506 5,050 27,360 12,950 32,650 76,185 9,000 12,450 55,581 18,400	0 65 		Accrue January, Rs. 181 8,412 372 1,431 418 1,053 3,032 6,077 818 134 — 1,242	91 66 d 1928. c. 18 0 24 50 0 64 62 25 75 47

	Balan	ee Sh	eet, J	anuary 31, 19	92 8.				_
Liabilitie	s.		-				Amou		Total.
Loans outstanding:				_			Rs.	c.	Rs. c.
Government of Ceylon		• •				• •	105,402	98	
T. T. O. O. C.	Do				Rs.	c.			
Local Loans Commissioners, on	necember	31, 1	927	• •	381,600				
Less repayment in 1928		••		• •	5,000	. 0	278 800	٥	
							376,600		002 98
Loans, redeemed account on Decen	ber 31, 19	27					418,297	2	002 88
Redeemed in 1923				• •		• •	5,000	_	
99		_	_						297 2
Revenue contributions to capital o Government contributions for capi	utlay on I	Jecen	nber	31, 1927	_				103 22
Private donations for capital service	see on Dec	embe	ar 31	1997 31, 192	4	• •			953 34
2 21 Valor desimanta 202 Capital DOI 130	, OH 1500	VIII.	A 01,			• •			900 0
0-2-1-1-1-1-1-1-1									261 56
Capital account, balance in hand		• •		••		• •		128,	575 9
Sundry creditors : Police bill account		•							
Tradesmen		•••		• •		• •	22,780	10	
Outstanding wages				••		• •	4,106		
Market stall rent securities				••			4,602		
Model tenements securities		• •		• •		• •	1,204		
Sundry securities		••		• •			1,124	70	
Free Library upkeep account Free Library members' deposit a	eeesset	• •		• •		• •	2,253		
Miscellaneous deposits	COGGIII	••		••		• •	427		
Municipal court fines awards		• •		• •		• •	5,009 545		
Tools and stores lost account		• •		• • • • • • • • • • • • • • • • • • • •		• •		30	
Lettering vehicles				••		• •	8	50	
Times book club account		• •		• •			_	- •	
Board of Improvement deposit a		• •		• •			2,407	75	
Maternity and Child Welfare Con Collectors security account	muttee	• •		• •		• •		_	
Plague contracts security account	t	• •		••		• •	8,500		
TIME CONTINUE TO STATE OF THE S	•	• •		• •		• •	190	() 53	158 66
Back lane scheme, contributions		• •							504 48
Sinking fund :—						• •		,	, , ,
Amount to credit invested as per		• •		• •					8 54 80
Revenue account, balance from 192 Less expenditure in excess of		from	Jan	man. I .			294,082	22	
as per revenue account	LOVELINO .	••	000	uary] to	31, 192	3,	10.050	n.c	
W Paragrams				••		• •	19,850		231 86
								546.3	324 89
	•								
A commo	Exper			Expended		otal		expended	
Assets.	to Dec 192			during		oital		Balance	Assets.
Capital outlay:	Rs.			1928. Rs. c.		lay.		n Hand.	Rs. c.
ID IT-11 1 35	00.000					s. c.		Rs. c.	140.
Markets	= 0.041		• •			0 10			
Rice granaries and depôts .			• •			11 41 30 38		_	
School buildings	. 10,156	51				56 51			
Model dwellings			• •	_	252,55			2,447 63	
Ayurvedic dispensary			٨.		2,82	24 36		75 64	
* Do. lighting . Other Municipal buildings .	#A 605	56 48	• • •			7 56		-	
Roads, pavements, &c.	10/115		• •			7 48			
Drainage	3 104 000		• •		174.99				
Public latrines	. 32,976	98	••	•	174,82				
* Motor, carriage, and rickshaw stands .	3,455	37	• •			5 37			
Rècreation grounds	, 3 0, 64 9	26	• •		30,64			-	
Waterworks			• •		473,82				
Investigations into water schemes . Waterworks, new scheme .	. 8,1 44 . 116,848		• •	49 1		4 67			
Steam road roller	1 4 000		••	I	116,89			967 81	
Conservancy hand carts	000		••	-	14,90	2 36 6 0			
Incinerator	. 679		٠.		67		• •		
Fire extinguishing apparatus	4,461	34	• •			1 34			
Burial grounds and cemeteries (improve	1 224	50			•				
ments from 1925) Road scarifier	1 740		• •			4 52	• •		
Dublic notice beards	108		• •		1,74		• •		
Dredger			••			6 40 9 2	• •		
Dhobies' tanks	. 12,018	94	••		3,93		•		
Paying Meda-la	90 000	99	• •		39,29		7	,084 1	
Free Public Library building .			• •		•• -	-	1	,000 0	
	1,558,637	40		40 *					
	1,000,007			49 1	1,558,68	6 47	128	3,575 9	687,261 56

Assets.		to	ended Dec. 927.	Expendurio 192	ng	Total Capital Outlay.	*,1	Unexpen Balan in Hai	c e	; .L.	ot al sets.
		Rs.	c.	Rs.	c.	Rs. o.		Rs.	c.	Rs	. o.
Loan to Electricity Department Investments held by trustees of Sin	king	_	• •		• •	-	٠.		-	162,94	2.44
Fund Stock and stores :	•	Name	• •		• •		••	٠ ـــــ		65,85	4 '80
Stores					• • •			9,614	34		
Rice					• •			43	34		
Stationery stock account				-			• •.	· · -			
Sundry debtors:—										9,657	7 68
Rates, taxes, &c		_						64,854	9		
Cheques returned by Bank										w.	
Advance of pay, &c		•						1,110		ì	
Sale of stores			• •					17	9		
Education District Committee	• •		• •						60		
Board of Improvement	• •			 -		_		917	59	•	
Loans to Municipal Officers for purch	nase					*	•				
of cars	• •		• •		• •		• •	2 ,662	50		
Cash :							_			69,568	84
In Mercantile Bank, fixed deposit								206,500	0	_	
In Mercantile Bank, current account				_				29,206		: .	
In National Bank, fixed deposit				_				2,000	0		
Petty cash in hand of Shroff				_				556	56		
Petty Cash in hand of Secretary, Mat	er-										
nity and Child Welfare Committee								38	30		
•										238,301	13
										546,324	89

Kandy, March 16, 1928.

E. B. PEIRIS. Accountant.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on March 17, 1928, at 9 a.m., in accordance with Notice dated March 13, 1928.

Present:—Mr. R. H. Whitehorn, Chairman; Mr. J. C. Ratwatte; Dr. G. P. Hay; Mr. Haji M. S. Usoof Ismail, Mr. S. A. Wijayatilake; Dr. F. Keyt; Mr. E. H. van der Straaten; Mr. A. V. Perera.

- 1. The Minutes of Proceedings of the two Meetings held on February 25, 1928, having been previously submitted to the Chairman for his approval, and copies thereof furnished to each Member, were taken as read and confirmed by the Chairman.
 - 2. The following documents were submitted:-
 - (a) Statement of receipts and disbursements from close of 1927 to January 31, 1928, on account of the Municipal Fund.

(b) Progress report of works brought up to the same date.

(c) Health Officer's report for February, 1928.

- (d) Statement of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of February, 1928.
- (e) The reservoir readings up to March 16, 1928.

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

- 3. The following papers were laid on the table:—Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house service taps inspected during February, 1928.
- 4. Correspondence:—(1) Copy of letter No. U 257/27 of March 1, 1928, from the clerk to the Executive Council to the Government Agent, Central Province, sanctioning the acquisition of an allotment of land shown in preliminary plan No. 8,114 required as a halting place for motor cars, opposite the Mahaiyawa cemetery.—Read.

(2) Letter No. U 56/28 of February 29, 1928, from the Colonial Secretary, stating that Government regrets that

it cannot purchase fumigators for the use of local bodies.—Read.

Resolved to authorize the purchase of 4 fumigators at about £90 each.

(3) Letter No. M 91/28 of March 9, 1928, stating that Government regrets that it is unable to contribute towards the maintenance of the Free Ayurvedic Dispensary established by the Council.—Read.

(4) (a) Petition dated January 30, 1928, from the Buddhists of Huduhumpola protesting against the acquisition of land at Huduhumpola for the purpose of building a slaughter-house and model tenements.—Read.

(b) Letter dated March 6, 1928, from the Incumbent of the Huduhumpola Vihare refusing to give any land for the proposed slaughter-house at Huduhumpola.—Read.

Resolved to appoint a special committee consisting of the Chairman, Messrs. Ratwatte, Wijayatileka, Perera, Dr. Hay, Dr. Keyt, and the Medical Officer of Health to inquire into and report on the objections.

At this stage Dr. Hay attended the Meeting.

5. Pursuant to notice, Mr. Usoof Ismail asked .-- In view of the fact that there has hitherto been no human or rat plague in or tracable to Kandy after February 18, when a case occurred at Talaimannar, will the Chairman be pleased to take away the proclamation declaring certain areas within the Municipal limits as diseased localities?

The Chairman replied as follows:-The Medical Officer of Health (Plague) recommends the withdrawal of the proclamation as from the 20th instant if nothing untoward happens in the meanwhile. As plague is primarily a disease of rats, it is not possible to state definitely whether the town is entirely free from infection now, though the Medical Officer of Health is included to think so.

- 6. Pursuant to notice, Mr. de Silva was to move—That the Chief Inspector of Revenue be asked to revise taxation on all properties owned by Government within the Municipal limits of Kandy on the same footing of private property. In the absence of Mr. de Silva the motion was deferred for the next Meeting.
- 7. Pursuant to notice, Mr. Perera moved-That Messrs. Quinlan and Reid of Kandy or either of them or any other competent person or persons be requested to formulate a scheme for laying out and building upon the land belonging to this Council (including the land now used as tennis courts) lying near the Kandy Market.

The motion fell through for want of a seconder.

- 8. Report regarding land above Old Garrison cemetery-Resolved that consideration be deferred for the next Meeting.
- Application dated January 31, 1928, from Messrs. M. Ismail & Co. for a licence to store 40 gallons petrol for purposes of sale at their New Show Rooms opposite the Planters' Association.

Messrs. Ismail & Co. having withdrawn their application the matter was not discussed.

10. Papers relative to the proposal to establish an Ayurvedic Hospital for plague patients on the Crown land called Welikanda in Mahaiyawa.—Tabled.

The Chairman stated that the land was not available as it was reserved for Government clerks' quarters. Resolved that a list of available Crown lands be applied for from the Government Agent, so that the Ayurvedic Committee can make an inspection and another selection.

41. To obtain revotes of the following unexpended balances on votes for 1927:-

Estimate 25/1927 dumping septic tank at Mahaiyawa Rs. 8,631.

Estimate 35/1926 deviating footpath to Asgiriya Vihare, Rs. 400.

Estimate 32/1926 improvements to dangerous portions of Lady MacCarthy road. Rs. 850.

Estimate 45/25 scraping water mains, Rs. 2,469 93.

Investigation of water schemes, Rs. 856.92.

Resolved that the revotes of Rs. 400, Rs. 850, and Rs. 856.92 only be allowed.

12. Recommendations of Standing and Special Committees.

Extracts from the Minutes of Meeting of the Standing Committee on Law and General Subjects held on February 25, 1928.

(1) Letter No. 215 of February 7, 1928, from the Chairman, Urban District Council, Panadure, inquiring whether this Council has any objection to his approving routes for omnibuses within Kandy Municipal limits. - Recommended that permission be granted subject to the Chairman, Urban District Council, furnishing a list of the buses so licensed with routes.

(2) Draft bond of lease of land to the Y. M. B. A. for approval.—Recommended.

(3) Letter from Mr. T. B. de Alwis dated January 23, 1928, resigning the post of Shorthand Typist from March 1, -Recommended that resignation be accepted and that an official Shorthand writer be appointed on a salary of Rs. 1,800 rising to Rs. 3,000 by annual increments of Rs. 120 with rent allowance thereon.

(4) To consider whether the monthly meetings of Standing Committees should be held on a date earlier than the date of the General Meeting.—Recommended that the present practice of holding all meetings on the same date be

continued.

(5) Letter from Messrs. Beven & Beven dated February 23, 1928, objecting on behalf of the market renter to the temporary boutiques erected by the Council on the market grounds.—Resolved to reply that no buildings are being constructed on the portion leased to their client.

Extracts of Minutes of Meeting of the Finance Committee held on February 25, 1928.

(6) Application from Babee, widow of Hawwa, Municipal Cooly, at the Nittawela Depôt asking for a gratuity for herself and five minor children.—Recommended that the widow be paid a gratuity of Rs. 54 75, and the five minor children Rs. 91 25 on the production of birth certificates, under section 24 of the Pension Minute.

(7) Letter dated December 13, 1927, from the Secretary of the Kandy Club claiming a sum of Rs. 289 50 being the cost of meals supplied to five residents of the club and their servants during the period of their segregation at the Barracks

as plague contacts.—Payment recommended—payment for firewood and cooly to be made pro rata. (8) Bill dated January 26, 1928, for Rs. 28 70 from the Brownrigg Hotel for meals supplied to Buddhist priests,

who were segregated at the Barracks as plague contacts.—Payment recommended.

(9) Bill dated February 21, 1928, for Rs. 124.65 from the New Kandy Bakery for meals supplied to Rev. and Mrs. Walmsley and child and servant, who were segregated at the Barracks as plague contacts.—Payment recommended.

(10) Application dated January 9, 1928, from Mr. U. L. M. Sally, Temporary Clerk at the Plague Office, for over--Recommended to increase the pay to Rs. 3 per diem from November 5, 1927.

(11) To exempt Dr. Williams (Acting Medical Officer of Health) and Mr. Oorloff (Acting Superintendent of Municipal Works) from payment of tax on their motor vehicles used on Municipal work.—Recommended for 1928. Recommended further that all such exemptions of officers should cease from 1929.

(12) To sanction the charge for the use of Bogambara by "All Blacks" Football Club at Rs. 2 for each match.—

Recommended.

(13) To obtain sanction for the employment of a substitute during the absence of the Recordkeeper on sick leave at Re. 1.50 per diem under leave rule 15.—Recommended.

(14) To obtain sanction for the employment of a substitute during the absence of the Supervisor of Conservancy on

sick leave at Rs. 3 per diem under rule 15.—Recommended.

(15) Application from Appuhamy and Kahawatte, late Distraining Officers, for gratuities for their services.

Application not recommended, but they will be offered suitable employment should such arise.

(16) Letter dated February 16, 1928, from Nallan, Waterworks Fitter, for an increase of pay.—Recommended a pay of 90 cents from March 1, 1928.

(17) Claim for Rs. 25. 42 for overtime done in typing part of the Library catalague.—Payment recommended. (18) To consider the question of a commuted allowance for Dr. Merl Perera, Medical Officer of Health (Plague). Recommended Rs. 100 per mensem, pro rata, for the period worked.

Extracts from Minutes of Meeting of the Works Committee held on February 25, 1928.

(19) Letter from the Municipal Electrical Engineer dated December 1, 1927, proposing enhanced rates of pay for certain labourers of the Electricity Department.—Recommended an increase of 10 cents per diem on their present wages. (20) Estimate for Rs. 710 for erecting a shelter for the public at Bogambara Esplanade.—Recommended.

(21) Revised estimate for Rs. 45,750, dated December 15, 1927, for the paving of the section of the Meda-ela already completed in place of the estimate approved on February 27, 1926.—Recommended.

(22) Plan and estimate for Rs. 130 for alterations to be effected to a building at the Town Hall with a view to providing a garage for the Medical Officer of Health.-Recommended.

(23) Application from Mr. D. W. Karunaratne to erect a dwelling house at 938-939, Peradeniya road.—

Recommended.

(24) Application from Hotel Suisse for permission to use lake water for a swimming bath.—Recommended subject to treatment and subject to stoppage if found to interfere with the bathing rights of the public.

(25) Quotations received for the supply of a barge for the lake.—Recommended acceptance of Messrs. Hutson &

Co.'s tender for Rs. 2,650.

(26) Tenders received for—(1) Supply of materials, March to December, 1928. (2) Building drains in Cometery (3) Building barrel drain in King street. (4) Building water-course opposite Girls' High School. (5) Paving Meda-ela.—(1) Recommended to call for current market prices and re-circulate papers. (2) Recommended acceptance of tender of R. James for Rs. 2,384 50. (3) Recommended to call for fresh tenders. (4) Recommended acceptance of Punchirala's tender for Rs. 3,258 30. (5) Recommended acceptance of J. Babun Appu's tender for Rs. 67,926 88.

(27) Application from Mr. James Senanayake to build on premises No. 87/88, Castle Hill street.—Recommended. (28) Application from K. A. Meera Saibo to deviate from sanctioned plan to erect tenements at 731, Peradeniya -Recommended.

(29) To obtain authority to fix a meter at premises No. 820, Peradeniya road, where water is used for watering of flower garden.—Recommended.

Extracts from the Minutes of Meeting of the Electricity Committee held on February 25, 1928.

(30) Letter from the Municipal Electrical Engineer dated January 24, 1928, recommending the appointment of Mr. F. W. Perera as Meter Reader and Cleaner, and Mr. P. R. Martin as Assistant Meter Inspector and Public Lamp Inspector.—Recommended.

(31) Letter No. 113/140/27 of January 16, 1928, from the Colonial Auditor asking for the Council's sanction for all purchases of stores for the Electricity Department in 1927, and suggesting that in future all separate orders over Rs. 1,000 in value should have the previous sanction of the Council.-Read.

Recommended that covering sanction be given for all purchases made in 1927, and that the Municipal Electrical

Engineer be asked in future to obtain the previous sanction for all separate orders over Rs. 1,000.

(32) Letter No. 249 of February 15, 1928, from the Municipal Electrical Engineer stating that as the new engine has been ordered it is possible to give lights to any applicants and asking for permission to do so.—Recommended.

(33) Letter of February 10, 1928, from Mr. F. A. Muller to Mr. Vanderwall offering to pay electricity dues amounting

to Rs. 63 by instalments of Rs. 6 commencing from March I next.—Recommended.

(34) Estimate for Rs. 250 for providing an office room for the Assistant Municipal Electrical Engineer.--Recommended.

(35) Estimate for Rs. 650 for constructing a latrine and bath for the Electric Works.—Recommended.

(36) Estimate for Rs. 144 for diverting the water-course running by the Power Installation.—Recommended.

(37) Estimate for Rs. 15 for removing one light from the present two light standard and erecting it on a new pole on Bahirawakande road.—Recommended.

(38) Estimate for Rs. 800 for effecting alterations to feeder cables, feeder box, and public lighting at the Malabar

street-Victoria Drive junction.—Recommended.

(39) Estimate for Rs. 83 for erecting a lamp standard in the Katukella Model Tenement premises.—Recommended.

(40) Letter dated September 28, 1927, from the Chief Electrical Engineer refusing to pay electric fittings bills for Rs. 96.41 and Rs. 24.11 as the works were carried out without the sanction of the Chief Electrical Engineer with the Municipal Electrical Engineer's explanation.—Recommended that the amounts be met from the Departmental vote for mains maintenance.

Resolved that the recommendations be adopted, recommendation No. 31 being amended by the substitution of the words "of Council" after the word "sanction," and by the addition of the words "and the previous sanction of the Chairman for all separate orders over Rs. 100" after the words "Rs. 1,000."

With regard to recommendation No. 40 it was decided to ask the Municipal Electrical Engineer to always obtain the previous sanction of Government for all work undertaken for Government Departments.

At this stage Mr. Ratwatte attended the Meeting.

13. Papers on the subject of chlorination of lake water.

The Council went into Committee to consider the subject. In Committee it was resolved to order the chloronome and the necessary chlorine at once, and in the meantime to order as much electrolitic chlorine as possible to bridge over any possible delay in the arrival of the chloronome.

The Council resumed and the resolution made in Committee was adopted.

Confirmed this 21st day of April, 1928:

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Local Loans Commission Less repayment in 1928 Loans redeemed account of Redeemed in 1928 Revenue contributions to Government contributions Private donations for capi Capital account, balance in Sundry creditors:— Police bill account Tradesman. Outstanding wages Market stall rent securiti Sundry securities Free library upkeep accounts and stores lost accounts and control of Improvement Maternity and Child We Plague contacts security Collectors' security accounts account, balants account, balants expenditure in extension account, balants accounts account, balants accounts accoun	on December capital outla for capital stal services of hand cies ount leposit account deposit account utions ted as per conce from 192 access of rever	ay on December on December of the contract of	27 Decems on I sember	ber Dece r 31,	31, 1927 mber 31, 1927 1927		12,600 3,941 4,602 1,216 1,124 2,094 427 6,371 182 10 2,407 150 9,000	14 22 50 70 30 0 11 25 0 75	423,29 656,10 121,95 3,90 687,20 128,57	97 2 98 22 53 34 90 0 91 56 76 77
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B.—ELECTRICITY DEPARTMENT.

В.—	ELECTRICITY	DI	EPARTM	ŒŊ	Т.		
Revenue Acco	unt for the One	Mont	h, Janua	ry 1	to 8	31, 1928.	
Expenditure.			Estima for 195	ted		Expended Jan. 1 to 31,	, Total.
	·		Rs.			1928. Rs. c.	Rs. c.
Generation of electricity:			ns.	c.		108. C.	IVS. G.
Fuel			21,587	,0		1,480 79	
Oil, waste, and engine room s Salaries and wages at works	tores	• •	. 10,000 . 12,909		• •	1,004 43 912 95	
Repairs and maintenance :							
 (a) Buildings (b) Engines, boilers, machiner 	y, and plant	• •	1,000 4,500		• •	17 59 93 17	3,5 08 93
Distribution of electricity:-							
Salaries of outdoor staff		٠,	4,990	0	• •	$469 \ \ 22$	
Repairs and maintenance of a other apparatus	neters, switches,	and	1 - 2,0 00	0		48 2	¥1# 04
Public lamps :	,				•		517 24
Salaries and wages	••		5,040			470 31	
Repairs and maintenance	• •	~• •	2,000	0	••	168 39	638 70
Works executed for customers :-	_						000 10
Labour	• •	• •	15,000	_		3 37 26	
Materials	• •	** *	30,000	0	••	812 38	1,149 64
Management and general expens	es :						1,110 01
Salaries	••		21,841	0		2,195 75	
Rent of Engineer's bungalow	• •		1,500	0		125 0	
Printing and stationery Legal expenses	••	• •	2,500 50	0	• •	228 4 24 0	
Telephone	• •	• •	225	ő	• •	210 0	
Audit fees	• •		600	ŏ	• •	58 21	
Sundry charges	• •		600	0		123 92	
Gratuity to Mr. A. N. Keegal						2,587 50	
Office alterations	• •	• •			••	$22 \ 27$	F 584 60
To bicycles (one for Electricity	z Office and one	for			_		5,574 69
Town Hall)	••	•••	~ ~ ~	0			
Total amount of working expense	es		136,592	0			11,389 20
Gross profit carried to nett reven	ue account			·			4,497 58
•							15,886 78
			-				
Income.			Estimate		1	Realized an. 1 to 31,	Total.
(•		for 1928	i.	U	1928.	Total.
Sale of electricity:—			Rs.	c.		Rs. c.	Rs. c.
Private lighting	••		130,000	0		9,739 68	
Power of heating Public lighting	• •	• •	1,830	0	••	119 60	
Municipal Department	• •	••	37,000	0	• •	3,223 85	
	• •	• •	500	0	••-	94 0	13,177 13
Public lamps :—							10,177 10
Attendance and maintenance	••	••				638 70	
Works executed for customers and	goods sold :—					· · · · · · · · · · · · · · · · · · ·	638 70
From customers	• •	, .	60,000	0		1,487 73	
Rent of meters:					_		1,487 73
Recoveries				_			•
*	• •	••	5,500	0	••	472 50	470 EA
Sundry revenue :					_		47 2 50
Miscellaneous receipts	• •		2,000	0		110 72	
		•	-,000	-	··_	110 12	110 7 2
		-	236,830	0		-	
		•	-00,000	_		•	15,886 78

Nett Revenue Account, January 1 to 31, 1928.

				Rs. c.	Rs.	c.
To interest on loan from Mu Nett profit unappropriated				 113,772 1 1	687	0
Nett profit for January, 192	28		• •	3,810 58	117,582	69
					118,269	69
By balance from 1927 Gross profits for January		••		• • • • • • • • • • • • • • • • • • • •	113.772 4,497	
					118,269	6 9 ·

Kandy, April 20, 1928.

E. B. Peiris, Accountant.

Electricity Department.

BALANCE SHEET, JANUARY 31, 1928.

Liae	BILITIES.				Rs.	c.
Revenue contribution to ca	pital outlay		• •		149,825	49
Loan from Local Loan Con		• •	• •		82,600	
Temporary loan from Muni	cipal fund	• •	• •		162,942	
Reserve for depreciation	- · ·	• •	••		59,0 7 9	
Interest and principal acer	ued				6,965	25
Loans redeemed account	• •	• •	• •		5,900	0
Sundry creditors	• •	• •	• •	• •	7,883	
Outstanding wages	• •	• •	• •	• •	1,366	
Customers deposits			• •		2,346	
Nett revenue account-Bal	ance at credit		• •		117,582	69
					596,491	98

Assets.	expended December 1927.	er 31		During	192	8.	Total	l.
Capital outlay—	Rs.	c.		Rs.	c.		Rs.	c.
Extensions of building New parts for engine Storage battery Switch board Meters Mains provided from revenue contribution Do. from loans fund Air compressor	150,000 30,704 7,276 48,955 2,012 6,898 112,402 28,500 2,319 71,093	96 73 14 35 76 90 0 21	•••••••••••••••••••••••••••••••••••••••	301 ————————————————————————————————————			150,000 31,006 7,276 48,955 2,012 6,898 115,028 28,500 2,319 71,093	24 73 14 35 76 22 0 21
	460,163	27		2,926	60		463,089	87
Stores on hand Repairs to fan Fitting on hire Sundry debtors Petty cash—Municipal Electrical Engineer Petty cash—Shroff, Municipal Council, Kandy Lamp post ac ount Cools account			•••	-	- color H		55,877 57 385 73,542 41 543 2,848 106	25 42 13 50 34 34
							596,491	98

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a General Meeting of the Municipal Council of Galle, held in the Municipal Office, on Saturday, March 10, 1928, at 1 15 p.m., pursuant to Notice dated March 5, 1928.

-Mr. L. W. C. Schrader, Chairman; Mr. D. W. Subasinghe; Mr. J. E. Perera; Mr. C. L. Wickramasinghe; Mr. F. W. Sproule; Mr. S. H. Dahanayake; and Dr. F. R. Alles.

1. The Minutes of the General Meeting of February 11, 1928, a copy thereof having been furnished to each Member,

were taken as read and confirmed.

Mr. D. W. Subasinghe presented a letter from Mr. G. E. Abeyasekera, requesting that the street watering of Hirim-

bura road be extended up to Sarenthukade Junction.

2. Pursuant to notice, Mr. C. L. Wickramasinghe asked.—What are the respective amounts spent on culverts, drains, and metalling, during the last five years on (a) Bope road, (b) Kandewatte road, (c) Wackwella road, and (d) Piyadigama road?

The Chairman replied—The Superintendent of Works reports that the expenditure during the last five years was

as follows :-

Roads	3.	C	ulverts.	Drains.	Metalling.
	•		Rs. c.	Rs. c.	Rs. c.
Bope road	. •	1	,542 76	697 22 .	8,043 89
Kandewatte road			363 23	409 0	159 85
Wackwella road	• •	1	,145 67	943 25	9,811 96

Separate estimates are not framed for Piyadigama road. It is included under Bope road.

Mr. C. L. Wickramasinghe asked for the figures for each year separately.

The Chairman said they would be furnished to him.

3. Pursuant to notice, Mr. S. H. Dahanayake moved—(1) That a Committee of this Council be appointed to discuss and report on the feasibility of establishing a Municipal Free Library in Galle.

Mr. C. L. Wickramasinghe rising to a point of order said that the Council's funds cannot be used for such a purpose.

The Chairman upheld the objection, and ruled the motion out of order.

(2) That a Committee of this Council be appointed to discuss and report on the feasibility of starting a Municipal Free School in Galle.

Mr. D. W. Subasinghe brought to the notice of the Council that the Education District Committee had already recommended to the Director of Education, that two free schools should be established, one for Sinhalese, and the other for Muslims. The mover, however, refused to withdraw the motion.

There being no seconder, the motion fell to the ground.

(3) That the Government be requested to grant a suitable site to the Galle Ayurvedic Association for the establishment of a Free Ayurvedic Medical Hall within the Municipal limits of Galle.

Mr. D. W. Subasinghe rose to a point of order. He said there was no application from the Association. The Chairman upheld the objection, and ruled the motion out of order.

(4) That it is desirable that slaughtering of cows and she-goats be prohibited.

Mr. C. L. Wickramssinghe rose to a point of order. He said the Chairman has no power under the Butchers' Ordinance to restrict the right of butchers.

The Chairman upheld the objection, and ruled the motion out of order.

(5) That it is desirable that water service to upper storeys of buildings, except the Civil Hospital and educational institutions, be discontinued until the duplication of the main.

As there was no seconder, the motion fell to the ground.

4. The following motion stood in the name of Mr. D. W. Subasinghe—That two lorries be purchased by this Council for the conveyance of night soil and scavenging.

Mr. Subasinghe asked leave to withdraw the motion, in view of a report on the subject which would duly come up

for consideration. Leave being granted the motion was withdrawn.

5. Letter No. U 3/26 of February 23, 1928, from the Hon. the Colonial Secretary, regarding the loan of Rs. 150,000 for the Water Supply Scheme.—Resolved that the terms be accepted.

6. Letter No. W 692/27 of February 18, 1928, from the Hon. the Colonial Secretary, regarding erosion of the Esplanade.—Resolved that consideration of the matter be deferred, and that papers be circulated in the meanwhile.

The following extracts from the Minutes of the Standing Committees were laid before the Council:-

7.—Extracts from the Minutes of the Standing Committee on Municipal Works of February 1!. 928.

- (2) To consider the following maintenance and other estimates:—(a) Rs. 2,000 for maintenance of the Hiyare service roads.—Recommended. (b) Rs. 1,500 for maintenance of mains.—Recommended. (c) Rs. 1,500 for maintenance of Victoria Park and the Esplanade.—Recommended. (d) Rs. 2,000 for the improvements of Victoria Park.—(1) Recommended, (2) The Superintendent of Works is directed to forward all orders for requirements to Mr. J. E. Perera to be countersigned, before sending them to the Municipal Office. (e) Rs. 1,000 for levelling the Esplanade.—Recommended (f) Rs. 3,000 for tarring roads.—Recommended that Esplanade road, Fort roads, and a portion of Sea street opposite the markets be taken up first. (g) Rs. 500 for cleaning the Fort sewers —(1) Recommended, (2) The Superintendent of Works requested to furnish a report on the condition of the sewers. (h) Rs. 360 for weeding Bikke reservoir.—Recommended. (i) Rs. 300 for weeding Hiyare reservoir.—Recommended. (j) Rs. 170 for repairing the road to the Municipal cart shed.—Recommended. (k) Rs. 60 for two notice boards prohibiting riding on the ramparts.—Recommended. (l) Rs. 42 for two notice boards for Dickson road.—Recommended. (m) Rs. 100 for an iron gate to the office of the Medical Officer of Health.—Recommended. (n) Rs. 400 for rebuilding a culvert on Bope road.—Recommended. (o) Rs. 450 for constructing a new conservancy cart.—Recommended. (p) Rs. 500 for replacing the iron work of three conservancy carts.—Recommended. (q) Rs. 1,300 for widening a portion of Richmond Hill road.—Recommended that the matter be deferred. (7) Rs. 2,000 for cleaning canals.—(1) Recommended, (2) The Superintendent of Works to inform the Ward Members concerned before the work is started.
- (3) Estimate of Rs. 375 for the drainage of a group of houses in Kaluwella above the R, C. tennis court.— Recommended.

(4) Tenders received for building drains—(a) along Small Cross street, Fort; (b) for the drainage of the swamp near the quarry.—Recommended that the lowest tenders be accepted, viz., that of D. Kaluappu; (a) Rs. 1,001, (b) Rs. 950.

(5) Report of the Superintendent of Works on—(a) the necessity for another standpost on Circular road, (b) the metalling of Templer road and Abeysundere road.—(a) Resolved that the standpost on Middle street opposite the tennis courts be shifted to Circular road. (b) The roads are already metalled and in good condition.

Resolution.

With regard to item (2) (q) Mr. C. L. Wickramssinghe moved—That the land required for the widening of the road be acquired, while the actual work of widening is deferred.

Mr. J. E. Perera seconded.

The motion was put to the meeting and carried by 5 votes to 2.

With regard to item (3) the Chairman moved that the Council do contribute half the cost of the drain, and the balance be apportioned amongst the owners affected in equal shares.

Mr. C. L. Wickramasinghe seconded.—Carried.

(Mr. C. L. Wickramasinghe left the meeting at this stage.)

The recommendations of the Standing Committee with regard to the remaining items were adopted.

- 8.—Extracts from the Minutes of the Standing Committee on Finance and Assessment of February 11, 1928.
- (2) Application from the Medical Officer of Health to—(a) employ one extra conservancy cart and four extra coolies; (b) increase the supply of coir dust from 600 to 1,000 bags per mensem; (c) provide two spare conservancy carts.—Resolved to authorize (a) and (b); consideration of (c) to stand over.

(3) Application from Municipal poons to be granted annual, instead of biennial, increment of salary.—Resolved

that the application be not recommended.

(4) Application from Municipal officers for three railway warrants per annum.—Recommended that three railway warrants for return journeys, or their equivalent during holiday seasons when return tickets for single fare are available, be issued to officers drawing substantive salaries under personal emoluments and members of their family, viz., wife or children (not including a male of eighteen years and upwards) and, in the case of a widower or an unmarried officer, his mother or sisters if dependent on him. Provided that the vote shall not be exceeded.

(5) To authorize the employment of the temporary clerk up to March 31.—Recommended.
(6) Demolished buildings in Ward 2.—Recommended that the rates be struck off.

- (7) Application from the keeper of the town clock for increase of pay.—Recommended that the application be refused.
- (8) Application from the caretaker of the Segregation Camp to be granted the higher rate of pay given to scavenging coolies after 10 years' service.—Recommended.

Resolution.

Resolved that the recommendations of the Standing Committee be adopted.

- 9. The following documents were laid on the table :-
 - (1) Statement of receipts and disbursements to end of February, 1928.

(2) Progress report of works done on estimates during February, 1928.

(3) Report of the Inspector of vehicles on carriages plying for hire during February, 1928.
(4) Diaries of (a) the Medical Officer of Health; (b) the Superintendent of Works; (c) the Inspector of Works;

and (d) the Manager, Health Department.

Confirmed:

The Municipal Office, Galle, April 21, 1928. L. W. C. SCHRADER, Chairman.

ELECTRICITY DEPARTMENT. Revenue Account from January 1 to March, 1928.

,	Expenditure.	Estimate Expenditu for 1928	re	from J	an. h,	Income.		Estimate Income for 1928		Income from Ja to Mare 192	an. ch
,	•	Rs.	c.					Rs.	G.	R .	
Gene	ration of Electricity :	2001	٠.		•	Sale of Electricity		_,_,	٠.		0.
1.		14,400	0	975	0	1. Private lighting		48,000	0	15,515	40
2.	Oil, waste, and Engine	, - : -		•		2. Public lighting	• •	12,000	Ō	3,000	
	Room Stores	5,400	0	2,947	96	3. Municipal Department		600	0	153	
3.	Wages at works	9,600				Rent of Meters :-		• • •	Ī		
	irs and Maintenance :—	•,		_,		4. Meter rent		5,100	0	1,432	0
1. A.	Th. 41 14	60	0	9	61	Sundry Revenue :		•		_,	•
		780			29	Miscellaneous receipts		300	0	173	0
	Engines and machinery	100	·	01	20	•					•
	bution of Electricity:-		^								
6,	Salaries of outdoor staff	2,4 00	0	8 20	86	l				•	
7.	Repairs and maintenance		_	40							
	of mains, meters, &c	720	0	42	в						
Public	Lamps :										
8.	Wages	900	0		-						
9.	Repairs and maintenance	72 0	0	32	67		*	!			
Manac	gement and General Expense	g !			,	-					
10.	Salaries and wages	4,912	0	1.186	50	• •					
11.	Allowance	900	0		0						
12.	Printing and stationery .	300	0	115	30						
13.	Audit fee	150	0	_	1			ĸ			
14.	Telephone	185	0	-	,						
15.	Sundry charges	1,500	0	309	55						
•	Profit carried to nett	-		•	1						
	revenue account			11,684	99						
-	Total working expenses	42, 9 2 7	0	20,273	65	Total		66,000 0		20.273	65
			-	-					_	,	_

Nett Revenue Account, January 1 to March 31, 1928.

Deficit on December 31, 1927 Interest on Loan from Municipal Fund	Rs. c. 11,761 36 944 0 Pro	fit (vide General Revenue Account)	Rs. c. 11,684 99 1,020 37
•	12,705 36		12,705 36

Balance Sheet on March 31, 1928.

	Tarable Succe	,		
LIABILITIES.	Rs. c.	Assets.	I	Rs. c
Ecans from Local Loans Commissioners	135,000 0	Capital—meters	13,	061 72
Loan from Municipal Fund	89,410 75	Capital—buildings	22,	212 37
	·	Capital—mains	90,	080 97
•		Capital—engines. &c.,	85,	926 49
		Capital—workshop tools, &c	6,	017 7
		Capital—other expenses	6,	0 49 54
		Advance to D. P. W.	• •	42 22
		Deficit	1,0	20 37
	224,410 75		224,4	110 75

The Municipal Office, Galle, April 18, 1928 ARTHUR ARNDT, Secretary.

GENERAL REVENUE ACCOUNT.

Summary of Receipts and Disbursements from January to March 31, 1928.

	St	ımmary of Recei	pts a	nd Disburs	eme	nts from January to March 31,	1928	3.			
	RECEIPTS.	Amo Estim	ated.	Receip to Mar 31, 19	ch 28.	Disbursements.		Amoun Estimat	ed.	Disburse ments to Mar. 31, 19	o 928
		Rs.	c.	Rs.	o.			Rs.	c.	Rs.	
Taxes		22,02	5 0	14,703	18	Non-effective charges		29, 428		1,793	
Rates	• •	120,00	0 0	28,996	99	Administrative charges	• •	72,406	16	18,993	2
Licences	• •	17,54	0 0	10,272	34	Health Department :					
Judicial fin	es	5,00		1,268	7	Sanitation		2,250	0	325	51
Slaughter-h	ouse	4,60	0 0	1,446	21	Conservancy		30,380		6,932	78
Conservano	у	26,25	0 0	6 ,6 95	2 0	Scavenging	• •	23,250		5,77 5	
Markets		27,78	0 0	8,286		Work Department :		•		•	
Rents	••	7,38		2,599		Annually recurrent		52,90 0	0	6,527	03
Cemetery	• •	30		78	-	Extraordinary	• •	26,700	ő	1,358	
Water	• •	2,78	0 0	774	2	Waterworks	• • •	7,500	ő	505	
Missellaneo	18	67,98	3 0	34,195	50	Municipal Court	• • •	2,250	ŏ	375	-
						Markets	• • •	1.098	ŏ	436	
						Slaughter-house	• • •	1,723	ŏ		
						Cemetery	•••	350	Õ	100	
•						Street lighting	• • •	12,200	Ô	3.045	0
						Miscellaneous	• •	44,280	Ö	4,244	
	Total Reve	enue 301,63	8 0	109,315	12	Total Expenditure		306,715		50,905	60
	. Tobas 1404	enao 201,02	0 V	100,010		Deposits repaid	• •	300,710	99	2,124	
Deposits				2.022	38	Advances to Electricity Del	ort.			2,127	01
Advances r	eneid:.			10		ment, revenue account	om n-			9,532	RR
		lectricity			•	Advances to Electricity Der	nert.			.,,002	00
Departm				2,0273	65	ment, capital account	,			1,228	29
						_					
Total recei				131,621		Total disbursements				63,791	45
Cash balan	oe on January	1, 1928 —		165,475	69	Cash balance on March 31, 19	28	_		233,305	3 9
	!	Total —		297,096	84	Tota	ı		_	297,096	84
						1					

Surplus and Deficit Account.

Expenditure from January 1 1928 Surplus on March 31, 1928	to March	31,	Amount. Rs. c. 50,905 69 314,043 86	Surplus on January 1, 1928 Revenue from January to March 31, 1928	••	Amount Rs. o 255,634 43 109,315 12
•	Total		364,949 55	Total	••	364,949 55

Balance	Sheet	on	March	31.	1928.
---------	-------	----	-------	-----	-------

		LIABILITIES.		Amount. Rs. c.	Assets.		Amount. Rs. c.
Deposits	• •	• •	• •	8,672 28	Cash in Bank :—		
Surplus	••	• •	• •	31 4, 94 3 86	Fixed deposits	Rs. c.	1 52,27 5 0
,					Current account	85,004 29	
					Less uncashed cheques	4,223 90	80,780 39
					Cash in hand of Shroff Advances to Electricity	Department,	2 50 0
					capital account		89,410 75
•			Total	322,716 14		Total	322,716 14

The Municipal Office, Galle, April 18, 1928. ARTHUR ARNDT, Secretary.

LOCAL BOARD NOTICES.

Statement of the Revenue and Expenditure of the Small Towns in the Sanitary Board of the Colombo District for 1927.

•		AV	[SSA	WELLA.			
REVENUE.		Rs.	o.	EXPENDITURE.		Rs.	e.
Assessment rate Read tax—Government subsidy Licences Rents Fines Seavenging Conservancy Slaughter-house fees Leans Interest on loans and deposits Refund of police tax Electric lighting	in lieu of	 3,769 763 5,082 1,843 114 1,669 229 596 6,597	87 20 82 50 0 25	Establishment Commission to collectors of taxes. Contingencies Miscellaneous Scavenging Conservancy Markets and slaughter-house Travelling allowances, &c. Waterworks Electric lighting Revotes Maintenance of buildings	&c	 714 407 200 740 1,390 2,184 557 210 1,556 4,720 83 409	1 0 7 42 9 0 9 74 9 29 1 42 1 42 1 42 1 40 60 25
Miscellaneous Deposits and securities Water-rate Balance on December 31, 1926	Total	 213 4,490 25,475 4,558	34 67 14	Maintenance of roads Public works extraordinary Loans repayments Refunds Balance on December 31, 1927	Tota	 428 6,454 127 20,854	70 11

PUWAKPITIYA.

REVENUE.		Rs.	c.	EXPENDITURE.		Rs.	e.
Assignment rate Road tax—Government subsidistances Rents Fines Scavenging Conservancy Slaughter-house fees Léans Interest on loans and deposits Réfund of police tax Eléctric lighting Miscellaneous Deposits and securities	ly in lieu of	 556 1,452 1,326 17 80 557 — — — —		Establishment Commission to collectors of taxes Contingencies Miscellaneous Scavenging Conservancy Markets and slaughter-house Travelling allowance, &c. Waterworks Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments	, &c. ' ' ' ' ' ' ' '	 96 180 210 1,068 1,281 272 69	79 59 55 52 13 30 75
Balance on December 31, 1926	 <u>T</u> ota	 6,262 3,294 I 9,556 I	- 1	Refunds Balance on December 31, 1927	 Total	 5,564 3,991 9,556	28 89

1

PADUKKA.

· REVENUE.			Rs.	c.	Expenditure.			R_{8}	e.
Assessment rate Road tax—Government subsidy	r in light of	• •	1,570 306	96 0	Establishment Commission to collectors of taxes,	 &r.o.	٠.	141	o.
Licences	• •	• •		85	Contingencies	• •	• •	106 120	n
Fines	••	• •	78	0	Scavenging	••	• •	208 703	30
Scavenging Conservancy	••	• • •	921		Conservancy Markets and slaughter-house	• •	• •	$1,580 \\ 289$	99
Slaughter-house fees Loans	••	• • •	115	Zə	Travelling allowance, &c. Waterworks	••	• •		58 50
Interest on loans and deposits Refund of police tax	• •	• •	_		Revotes	••	• •		0
Electric lighting Miscellaneous	••	• •	9 2	5	Maintenance of buildings Maintenance of roads	••	• •	99 720	0 50
Deposits and securities Water-rate	••	••			Public works extraordinary Loans repayments	••	• •	1,345 580	50 0
Balance on December 31, 1926	••		6,059 ' 2,637 (Refunds Balance on December 31, 1927	••	•-	6,144	41
	Total		8,697	13	Darance on December 31, 1927	 Total		2,553 8,697	43

HANWELLA.

Revenue.			Rs.	c	Expenditure.			Rs.	c.
Assessment rate			932	9	Establishment			36	0
Road tax - Gorernment subsidy	in lieu of		203	40	Commission to collectors of taxes,	&c.		61	50
Licences			1,089	50	Contingencies			8	0
Rents			1 045		Miscellaneous			120	98
Fines			. 10	0	Scavenging			290	
Scavenging		,			Conservancy			733	
Conservancy			AGE	0	Markets and slaughter-house			321	
Slaughter-house fees	• •		_		Travelling allowance, &c.			34	72
Loans					Waterworks				
Interest on loans and deposits			. - -		Electric lighting				
Refund of police tax					Revotes				50
Electric lighting			_		Maintenance of buildings			283	50
Miscellaneous			. 10	92	Maintenance of roads				_
Deposits and securities			. —	i	Public works extraordinary			271	
Water-rate			_		Loans repayments	• •		169	33
					Refunds	• •			
			3,956				-	2,426	E 4
Balance on December 31, 1926			2,367	51				2,420	19
-					Balance on December 31, 1927	• •	• •	3,897	12
			0.000			Tota	l	6,323	66
	T	otal .	6,323	00		100			

GAMPAHA.

REVEN	ue.	-		Rs	e·	Expenditure.				. c'
Assessment rate	••			3,80	5 71	Establishment			. 53	545
Road tax-Gove	ernment subsidy	in lieu of		0.8		Commission to collectors of taxes	s, &c.			
Licences	•••			. 4,68	7 75	Contingencies			. 25	2 27
Rents				. 3,14	5 67	Miscellaneous			. 94	2 2 1
Fines				. 11	0 0	Scavenging	• •		2,42 4.06	7 60
Scavenging				. 6	0 0	Conservancy			. 4.00	8 50
Conservancy				. 3,09	8 50	Markets and slughter-house			. 39	6 34
Slaughter-house	fees			, `		Travelling allowance, &c.			. 19	637
Loans	• •					Waterworks				0 54
Interest on loar	as and deposits					Electric lighting			4,94	3 50
Refund of police	e tax					Revotes				3 82
Electric lighting	g			. 6.12	6 98	Manitenance of buildings			. 89	0 05
Miscellaneous	•••			1	5 45				. 1,20	6 25
Deposits and se	curities				8 18	Public works extraordinary			15	3 41
Water-rate				,		Loans repayments			3,64	7 59
						Refunds			•	7 55
				22,03	5 84					- 71
Balance on Dec	ember 31, 1926				9 94				19,86	5 11
•	·			_,		Balance on December 31, 1927			6,56	· ·
									20.10	× 78
	,	T	otal .	26,42	5 78		T	otal .	26,42	٠,٠

REVENUE.			Rs.	с.	Expenditure.			Rs	. с.	
Assessment rate Road tax—Government subside	v in lieu of		$3,489 \\ 952$		Establishment Commission to collectors of taxes,	 & c		. 77	4 (•
Licences	••	• •	3,265 $2,260$	0 2	Contingencies	• •		. 18	0 (ŏ
Fines	• •	• •		40	Scavenging			1,35	0 75	5
Conservancy	• •	• • •	1,516 510	25	Markets and slaughter-house	• •			6 80	0
Slaughter-house fees Loans Interest on loans and deposits	• •	••	_	90	Travelling allowance, &c. Waterworks	• •			8 67	
Refund of police tax	• •	• •	0 141	70	Electric lighting Revotes	• •	•	. 10		1
Electric lighting Miscellaneous	••	• •		40	Maintenance of roads	• •	:	. 33	5 0	Ŏ
Deposits and securities Water-rate		••	81	68	Public works extraordinary Loans repayments	• • •	:	. 3,21	7 0	Š
			15,386		Refunds	••	•		2 93	-
Balance on December 31, 1926	• •	••	1,849	89	Balance on December 31, 1927			14,35 . 2,88		
· '	ŗ	Fotal	17,236	12		Tot	al .	. 17,23	5 12	;
		_		1						-

PELIYAGODA.

Revenue,			Rs.	e.	Expenditure.				Rs.	c.
Assessment rate Road tax—Government subsid	v in lieu of		$3,990 \\ 732$		Establishment Commission to collectors of taxes	&c.	_	• •	77 <u>4</u> 376	
Licences	•••		$3,741 \\ 3,321$	58 8	Contingencies Miscellaneous		•		190 576	-
Fines			178	0 34	Scavenging	• •			2,630 3,180	30
Conservancy	••		1,497	0	Markets and slaughter-house	••		• •	324	30
Slaughter-house fees Loans	••	• •			Travelling allowance, &c. Waterworks	• •		••	170	
Interest on loans and deposits Refund of police tax	••	••	80	0	Electric lighting Revotes	• •		• •	4,225 3	50
Electric lighting Miscellaneous	• •	••	-,	19 49	Maintenance of buildings Maintenance of roads	• •		• •	556 12	20 0
Deposits and securities Water-rate	••	••	168	34	Public works extraordinary Loans repayments	• •		••	153 2,730	0
· · ·	••	_	17,077	40	Refunds	••			43	29
Balance on December 31, 1926	••	••	2,145		Balance on December 31, 1927				15,943 3,279	
	Tota	. –	19,223	15	Describe on Decomment of the	- •	Total	-	19,223	
	1000	• ••		_	•		23001	••-		

Note.-Rs. 2,000, in fixed deposit in Bank.

VEYANGODA.

•	1	REVEN	UE.				Rs.	c.	Expenditure.			Rs.	c.
	Assesmen	t rate	••				3,922		Establishment			774	0
- 7	Road tax-	- Gover	nment subsidy	in lieu o	f		1,078	20	Commission to collectors of taxes, &c.				52
	Licences		••				4,467	50	Contingencies			275	0
	Rents		• •	• •			4,046		Miscellaneous			513	
	Fines		• •	• •		٠.	84	0	Scavenging			1,880	96
1	Scavenging	3	• •						Conservancy			2,686	
	Conservanc		••			• •	1,747		Markets and slaughter house			715	
1	Slaughter-l	house fe	908			• •	169	7 5	Travelling allowance, &c			180	
	Loans		••						Waterworks				22
			and deposits	• •		• •			Electric lighting			4,444	
	Refund of		ax	• •					Revotes				7 5
	Electric lig		• •	• •			4,096		Maintenance of buildings			510	0
	Miscellanec		::			• •		40	Maintenance of roads				20
1	Deposits a	nd secu	rities	• •		• •	60	0	Public works extraordinary			931	0
1	Vater-rate)	• •			• •			Loans repayments			4,139	
						-			Refunds			48	20
•	•						19,686	7					
I	Balance on	Decem	aber 31, 1926			• •	4,049	6	77. 7			19,579	
						_			Balance on December 31, 1927	*	• •	4,155	28
					Total		23,735	13		Total	,.	23,735	13
						_							

		* \$1			I	e Tug	ODA.				•	
Reve	NUE.				Rs.	e.	Expenditure.				Ra.	e.
Assessment rates	*				731	86	Establishment				42	0
Road tax-Gover	nment subsidy	in lieu o	Ē		127		Commission to collectors of taxes	, &c.				48
Licences	••				510		Contingencies				10	Õ
Rents	• •				319	25	Miscellaneous	• •			96	53
Fines	• •	• •			_		Scavenging	• •			265	Õ
Scavenging				• •	4	0	Conservancy	• •		• •		v
Conservancy	••	• •					Markets and slaughter-house				4	38
Slaughter-house fe	es	• •					Travelling allowance, &c.				15	50
Loans	.,				_		Waterworks					00
Interest on loans a	and deposits	• •					Electric lighting					
Refund of police to	ax						Revotes					
Electric lighting	••						Maintenance of buildings	• •			49	0
344					6	50	Maintenance of roads				358	
Deposits and secur	ities						Public works extraordinary				153	
T37-4	• • •			٠.			Loans repayments					33
				_			Refunds					
					1,700	35				-		_
Balance on Decemb	per 31, 1926				1,099						1,221	1 99
parameter of second	, , , , , , , , , , , , , , , , , , , ,	•		•	1,000	00	Balance on December 31, 1927	••			1,578	
			Total	٠	2,800	18			Total		2,80	0 18
				-			i			-		

KOÇHCHIKADE.

REVENUE	.			Rs.	c.)	Expenditure.			Rs.	e.
Assessment rate	••	• •		2,819	71	Establishment			747	50
Road taxGovern	ment subsidy i	n lieu of		804	60	Commission to collectors of taxes,	&c.		278	41
		• •		2,554	75	Contingencies			200	0
	• •	• •		3,488	62	Miscellaneous			169	4
	• •	• •		93	- 1	Scavenging		• •	1.650	
· · · · · · · · · · · · · · · · · · ·	• •	• •		175		Conservancy			2,019	
		• •		993		Markets and slaughter-house			621	
Slaughter house fee	98	• •		244	70	Travelling allowance, &c.	• •		133	46
	••	• •	٠.		•	Waterworks			-	
Interest on loans a		• •				Electric lighting			3,799	
Refund of police ta	X	1.1				Revotes	• •	• •	ክ7	
	• •	• •		3,497		Maintenance of buildings		• •	455	
Miscellaneous .	• •	••		20		Maintenance of roads	• •	• •	1.488	
Deposits and securi	ties .	• •	• •	219	0	Public works extraordinary			4,609	
Water-rate .	. •	• •				Loans repayments			2,54	
						Refunds	• •	• •	9.	5 2 5
Balance on Decemb	er 31, 1926	••	••	14,510 6,119		Balance on December 31, 1927	••		19,19 1,43	7 51 2 50
		Tot	al	20,630	1			Total	20,63	10 1

PELIYANDELA.

REVENT	ue.				Rs.	c.	Expenditure.			Rs.	e.
Assessment rate		 : 1: 6			629		Establishment	• •	• •	$\begin{array}{c} 792 \\ 39 \end{array}$	0 11
	ernment subsidy	tú men oi	•	•	174	I	Commission to collectors of taxes.	œu.	• •		0
Licences	• •	• •			245	70	Contingencies	• •	• •		
Rents	• •				3,892	11	Miscellaneous	• •		170	.
Fines	• •				50	0	Scavenging	• •		1.674	99
Scavenging	• •	• •			77	50	Conservancy			1,003	31
Conservancy	• •				411	0	Markets and slaughter-house	• •		617	58
Slaughter-house	fees	• •			_		Travelling allowance, &c.			125	
Loans	••						Waterworks			70	Ü
Interest on loan	s and deposits						Electric lighting				
Refund of police		• •					Revotes	• •			
Electric lighting	ζ						Maintenance of buildings		• •	260	
Miscellaneous					17	50	Maintenence of roads			159	} 0
Deposits and se	curities	• •				34	Public works extraordinary				
Water-rate		• •			•	•-	Loans repayments	• •		383	1 0
,							Refunds			5	5 84
				-							
***		•			5,568					5,54	H 24
Balance on Dec	ember 31, 1926	• •			12,190	0 54	Balance on December 31, 1927	• •		12,20	7 20
			m	-							 -
•			Total		17,75	6 50			Total .	17,7)0 O(

			MII	RIG	AMA.				
REVENUE.			Rs.	c.	Expenditure.			Rs.	c.
Assessment rate · · · · Road tax, Government substitutions · · · Rents · · · Fines · · · Scavenging · · ·	idy in lieu of		2,490 5 1,866 5 58 5 10	0 50 52 50 0	Establishment Commission to collectors of taxes Contingencies Miscellaneous Scavenging Conservancy	 		474 72 100 259 1,730 1,580	94 94 0 79 80 52
Conservancy Slaughter-house fees Loans Interest on loans and deposi Refund of police tax Electric lighting Miscellaneous Deposits and securities	·· ·· ··		506 5 97 3 — — — 4 5	35	Markets and slaughter-house Travelling allowance, &c. Waterworks Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary				43 4 0 50 30
Water-rate Balance on December 31, 193	 26 Tots	 al	7,365 8 5,113 4 12,479 3	16	Loans repayments Refunds Balance on December 31, 1927	··· ··· Total	•••	7,766 4,712 12,479	32 99

DEHIWALA-	MOUNI	LAVII	MIA.

REVENUE.		Rs.	e.	Expenditure.			Rs.	e.
Assessment rate Road tax, Government subsidy in Licences Rents Fines Scavenging Conservancy Slaughter-house fees Loans Interest on loans and deposits Refund of police tax	·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	 Rs. 40,210 11,070 14,032 5,637 258	84 20 75 9 50 50	EXPENDITURE. Establishment Commission to collectors of taxes, Contingencies Miscellaneous Scavenging Conservancy Markets and slaughter-house Travelling allowance, &c. Waterworks Lighting gas Revotes Maintenance of buildings	&c. 		4,176 2,941 774 * 23,297 9,106 19,792 1,677 701 160 8,083 16,631	69 8 85 26 36 80 27 62 0 25 95
Miscellaneous Deposits and securities Water-rate Balance on December 31, 1926	······································	 97,504 62,401 159,905	15 16	Maintenance of roads Maintenance of roads Public works extraordinary Loans repayments Refunds Balance on December 31, 1927	······································	• •	10,609	58 0 56 52 79

Note.—Rs. 70,000 in fixed deposit in Bank.

KIRILLAPONE-NUGEGODA.

REVENUE	c.		_		Rs.	e.	Expenditure.				Rs.	ċ.
Assessment rate			•		10,314	58	Establishment			٠.	1,362	0
Road tax, Govern	ment aubaidy	in lien of			2,475	0	Commission to collectors of taxes	&c.			662	55
Licences	···				4,423	25	Contingencies	• •			300	0
Rents	••	••			3,379	51	Miscellaneous	• •			813	98
Fines	••	• •			140	0	Scavenging				2,219	38
Scavenging	••	••			85	0	Conservancy				5,426	
Conservancy	••	••			3,729	0	Markets and slaughter-house				615	
Slaughter-house fe		••					Travelling allowance, &c.	• •		• •	204	
Loans	••	••					Waterworks				_	
Interest on loans s		••					Electric lighting	• •				
Refund of police to	ara aoposius				-		Revotes	• •			, 33	0
Electric lighting	•••	• • •	•				Maint snance of buildings				549	
Miscellaneous	••	• • •			60	44	Maint nance of roads				4,592	
Deposits and secur		• • •			12	0	Public works extraordinary				5,192	
Water-rate	• •	••					Loans repayments	• •			2.952	
Water-Tate	••	• •					Refunds	• •				35
•				_				• •				
					24,618	78					25,011	95
Balance on Decem	ber 31, 1926	• •		• •	6,812	7	Balance on December 31, 1927	••			6,418	
			Total		31,430	85			Total		31,430	85
				-								

A 12

^{*} Includes Rs. 20,000 placed in Bank on fixed deposit.

₹*	55.4				•				
• .			EGODA	K	COLONNAWA.				
REVENUE.	21		Rs.	c.	EXPENDITURE.			Re	_
Assessment rate Road tax, Government substily Licences Rents Fines Scaveaging Conservancy Slaughter-house fees Loans Interest on loans and deposits Refund of police tax			11,270 2,253 5,932 2,501 289 	62 60 25 23 75 0	Establishment Commission to collectors of taxes, Contingencies Miscellaneous Scavenging Conservancy	& & & & & & & & & & & & & & & & & & &		568 300 1,066 3,350 9,553 199 15	1 5.0 8 64 9 0 5 50 9 40 4
Electric lighting Miscellaneous Deposits and securities Water-rate		 	5,050 111 35,755	25 34	Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds		•••	797 598 5,889 4,000 60	75 0 0 0 66
Balance on December 31, 1926	Total	••-	28,201 (63,957 (50	Balance on December 31, 1927	 Total	••	28,491 35,465 63,957	59

Note.—Rs. 25,000 in fixed deposit in Bank.

WAG

REVENU	E.	•			Rs.	c.	Expenditure.				Rs.	c.
Assessment rate					687	60	Establistment	••			135	
Road tax, Govern	ment subsidy i	in lieu of			243	0	Commission to collectors of taxes	, &c.		٠.	31	88
Licences	••				1,119	25	Contingencies	• •			40	0
Rents	• •			٠.	210	0	Miscellaneous	• •			81	15
Fines					105	0	Scavenging	• •			269	0
Scavenging	••		•				Conservancy	• •			644	11
Conservancy					389	0	Markets and slaughter-house	• •				
Slaughter-house f	888	••			_		Travelling allowance, &c.				39	54
Loans							Waterworks					
Interest on loans							Electric lighting					
Refund of police							Revotes					
Electric lighting	4.						Maintenance of buildings				35	0
Miscellaneous	••				1	0	Maintenance of roads				_	
Deposits and secu		••			_		Public works extraordinary				945	60
Water-rate	•••	• •		٠.			Loans repayments				_	
W 002-1000	••	•					Refunds				3	60
				-						-		
					2,754	85					2,224	
Balance on Decem	ber 31, 19 2 6				2, 850	93	Balance on December 31, 1927	• •		• •	3,380	90
-			<u>-</u>	_	× 00 ×	_			Total		5,605	79
	•		Total	• •	5,605	78			LOTRI	• •	0,000	
· · · ·				_		<u> </u>						

KOSGAMA.

			-	-0-0	A1					
REVENUE.			Rs.	c.	Expenditure.				Rs.	G.
Assessment rate Road tax, Government subsidy in	liest of	•••	429 241		Establishment Commission to collectors of taxes	 . &c.			141 14	0 56
Linnaga	**	• • • • • • • • • • • • • • • • • • • •	858 2 5		Contingencies Miscellaneous	• • •	•		40 2,025	0 26
Fines Scavenging		••	10	0	Scavenging	• •		• •	2 75	0
Conservancy Slaughter-house fees		••			Markets and slaughter-house Travelling allowance, &c.	• •			9 3 8	88 82
Loans Interest on loans and deposits	••	• •	98	61	Waterworks Electric lighting	• •		• •		
Refund of police tax Electric lighting	••	••	<u> </u>		Revotes Maintenance of buildings	• • •		• •	48	50
Miscellaneous Deposits and securities	• •		3 5	70 0	Maintenance of roads Public works extraordinary	• •		• •	100	0
Water rate	••	••			Loans repayments Refunds	••		• •		
Balance on December 41, 1926	••		1,671 3,324		Balance on December 31, 1927	••			2,693 2,302	12 80
	· · · · · ·	otal	4,995	92			Total		4,995	92

			KELA	NIYA.					
REVENUE.		• • • • •	Rs. c.	Expenditure.				$\mathbf{Rs}.$	Ģ.
Assessment rate			2,423 46	Establishment			• •	234	
Road tax, Government sul	osidy in lieu of		1,072 80	Commission to collectors of taxe	s, ac.		• •	189	
Licences	• •	• •	4,609 0	Contingencies					
Rente	٠		60 4	Miscellaneous				212	
Fines	• •		2 50	Scavenging					
Scavenging		• •	24 0	Conservancy		,	l,	,908	-59
Conservancy	'		1,619 50	Markets and slaughter-house					
Blaughter-house fees		• •		Travelling allowance, &c.				84	67
Loans	• •			Waterworks					
Interest on loans and depo				Electric lighting				_	•
Befund of police tax		• • •		Revotes	• •				•
Electric lighting		• • • • • • • • • • • • • • • • • • • •		Maintenance of buildings				143	50
Miscellaneous	• • •		1 0	Maintenance of roads				940	0
Deposits and securities		• •	8 34	Public works extraordinary				10	Ō
Million was	• •	• •	0 94	Loans repayments	• •		1	.270	ň
water-rate	• •	• •		Refunds	• •			48	50
			000 64	Refunds	• •	•	• •	-10	
Balance on December 31, 1	926		9,820 64 2,623 36	•				,232	
₩	١.,	٠ ـــــــ		Balance on December 31, 1927			. 6,	211	95
AR comments	Tot	al 12	2.244 0						
				· · · · · · · · · · · · · · · · · · ·		Total .	. 12,	444	0
			. !						

				HO	IA C	AMA.					
* *						Expenditure.				Rs.	C.
REVENUE.	•			\mathbf{Rs}_{ullet}	G.	Establishment				129	0
Assessment rate	•			1,579	4	Commission to collectors of taxe				45	
Road tax, Government	subsidy in lieu of	1		586	80	Contingencies	• •		• •	25	
Licences	• • •			6 20		Miscellaneous	• •		• •	235	
Rents				1,667	70	1 2 0	••		• •	805	
Fines.				97	0	Conservancy	• •	-	•••	459	
Scarrenging	• •			-		Markets and slaughter-house	• •		•• [3.07	
Conservancy	• •		• •	161	0	Travelling allowance, &c.	• •		• •	ฐษ	46
Slaughter-house fees	• •		• •			Waterworks	***		• • •		
Loggs			• •			Electric lighting	• •		• •	19	•
Interest on loans and de Refund of police tax	eposits		• •			Revotes	• •		• •	142	å
Plantain limbrium	••		٠.			Maintenance of buildings Maintenance of roads	• •		• •	1,390	ň
Miscellaneous	• •		• •	10	50	Public works extraordinary	••	• • :	• • •	355	ă
Deposits and securities	• •		٠.	10	0	Loans repayments	• •			1,052	
Water-rate	• •		• •		v	Definede	••		••	19	50
	• •		• •		[Refunds	••		_		
i con				4,738	4			•	,	5,025	49
Balance on December 3	1, 1926	•			91	Balance on December 31, 1927	••		••	651	46
n agreement and a second		Total		5,676	95	• •		Total		5,676	95

* '			KA	N.	D ANA ;					
REVENUE.	•	, ~	Rs.	C.	EXPENDITURE.		••		$\mathbf{Rs}_{\mathbf{s}}$. с.
Assessment rate	- i- liai of		3,055 6 946 8		Establishment Commission to collectors of taxes,	Ara .	· :.,		904	
Road tax, Government subsidy Licences	, in nea or	• •	1,263 5	50	Contingencies				100	0 0
Rents Fixes	• •	••	1,183 3 44	30 0	Miscellaneous Scavenging	••		• •	1,240	
Scavenging	• •	• •	40 1,134	0	Conservancy Markets and slaughter-house	••		• •	1,497	7 82 3 61
Conservancy Slaughter-house fees	• •	• •	91 7		Travelling allowance, &c.	••		••		61
Loans Interest on loans and deposits	• •	• •			Waterworks Electric lighting	••		• •	_	
Refund of police tax Electric lighting		• •			Revotes Maintenance of buildings	• •		• •	1,123 132	
Miscellaneous	••	• • • • • • • • • • • • • • • • • • • •		o	Maintenance of roads			٠.	482	0
Deposit and securities Water rate	••	•	41 6	8	Public works extraordinary Loans repayments	• •		••	2,040 2,000	0
			7,802 61	-	Refunds	• •		••	15	5 7
Balance on December 31, 1926		• •	4,072 68	8	Dalaman on Danamhan 91 1005		· .		10,204 1,670	
The second secon	Total	• • •	11,875 29		Balance on December 31, 1927	• •	•	••-		
بار در				-			Total	••	11,875	29

ou of		2,116 3,134 124	39 80 25 60 0	Contingencies	98, &c. 			Rs. 864 482 250 481 2,210 5,132	64 45 55
• • •		2,116 3,134 124 75 9 4,150	80 25 60 0	Commission to collectors of taxe Contingencies Miscellaneous Scavenging Conservancy Markets and slughter-house		٠		864 482 250 481 2,210	64 45 55
• • •	••	3,134 124 75 9 4,150	25 60 0 16	Contingencies Miscellaneous Scavenging Conservancy Markets and slughter-house				$482 \\ 250 \\ 481 \\ 2,210$	64 45 55
• •	•••	124 75 9 4,150	60 0 16	Miscellaneous Scavenging Conservancy Markets and slughter-house	•••		• •	$250 \\ 481 \\ 2,210$	45 45 55
- -	••	75 9 4,150	0 16	Miscellaneous Scavenging Conservancy Markets and slughter-house	••			$\frac{481}{2,210}$	45 55
-		9 4,150	16	Scavenging Conservancy Markets and slughter-house	• •		٠.	2,210	55
		4,150		Conservancy Markets and slughter-house	• •			5,132) () ••
				Markets and slughter-house				0,102	
	• •		-		-			120	07
				Travelling allowance, &c.				178	- 0
								110	57
,		3	20					2 005	30
								9 200	25
		20	T4						
	••								
	_			Keiunas	• •		• • -	10	25
		14,649	42					19,330	48
	• •	12,885	67	Balance on December 31, 1927					
Total	١	27.535	9			Total		27.535	<u> </u>
		· · · · · · · · · · · · · · · · · · ·	14,649 12,885	3 80 20 42 14,649 42 12,885 67	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds 14,649 42 12,835 67 Balance on December 31, 1927	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds 14,649 42 12,835 67 Balance on December 31, 1927	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds 14,649 42 12,885 67 Balance on December 31, 1927	Electric lighting Revotes Maintenance of buildings Maintenance of roads 20 42 Public works extraordinary Loans repayments Refunds 14,649 42 12,835 67 Balance on December 31, 1927	Waterworks Electric lighting Revotes 3 80 Maintenance of buildings 482 Maintenance of roads 3,882 Public works extraordinary Loans repayments Refunds 14,649 42 112,885 67 Balance on December 31, 1927 8,204

						COJ	lta.				
R	evenue.				Rs.	c.	Expenditure.			Rs.	e.
Assessment rate Road tax, Govern Licences Rents Fines Scavenging Conservancy Slaughter-house i Loans Interest on loans Refund of police Electric lighting Miscellaneous Deposits and secu	ees and deposits	in lieu of			4,109 1,632 1,735 1,712 136 56 1,727 — — —	36 60 23 7 50 25 0	Establishment Commission to collectors of taxes. Contingencies Miscellaneous Scavenging Conservancy Markets and slaughter-house Travelling allowance, &c. Waterworks Electric lighting Revotes Maintenance of buildings Maintenance of roads	, &cc.		792 290 175 483 1,385 2,588 658	0- 35 0 32 50 28 57 11
Water rate	••	••		•••	⁻	_	Public works extraordinary Loans repayments Refunds	••		10,793	
Balance on Decen	aber 31, 1926	••	Total	••-	11,112 8,056 19,168	6	Balance on December 31, 1927	••	Total	8,374 19,168	34
			,		.,	-	1		-		

•				WELĮK	ADA	-NAWALA.				
Reven	Œ.	,		Rs.	с.	Expenditure.			Rs.	_
Assessment rate Road tax, Governm Licences Rents Fines	nent subsidy in			9,578 2,351 2,928 786 255 3,367	27 0 86 96 50	Establishment Commission to collectors of taxes, Contingencies Miscellaneous Scavenging Conservancy Markets and slaughter-house Travelling allowance, &c. Waterworks Electric lighting Revotes	&c.		1,200 589 200 765 1,370 4,846 528 184 69	0 86 0 45 0 24 40 60 5
Miscellaneous Deposits and secu Water rate Balance on Decen	••		otal .	27 34	84	Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds Balance on December 31, 1927		••	18,5 14 7,208	92 75

•	•				8	EEI	DUWA.					
	REVENUE.				Rs.		Expenditure.				Rs.	c.
Assessment rate	••	••			1,245	90	Establishment	• •		٠.	69	0
Road tax, Govern	nment subsidy in	lieu of		• •	736		Commission to collectors of taxes,	&c.		• •		78
Licences	••	• •		• •	843		Contingencies	• •				0
Rents	• •	• •		• -	507		Miscellaneous	• •			122	
Fines	• •	• •		• •	136		Scavenging	• •			264	82
Scavenging	• •	• •		• •		68	Conservancy	• •				
Conservancy	• •	• •		٠.	_		Markets and slaughter-house	• •		• •	7	
Slaughter-house f	ees	•• ` ·		٠.			Travelling allowances, &c.	• •				24
Loans	••	• •		• •			Waterworks	• •		• •	20	0
Interest on loans	and deposits	• •		• •			Electric lighting	• •		٠.	- -	
Refund of police		••					Revotes	• •		• •		60
	••	• •		• •			Maintenance of buildings	• •		• •	127	
Miscellaneous	• •	• •		• •		75	Maintenance of roads	• •		• •	1,144	50
Deposits and secu		• •		• •	80	14	Public works extraordinary	• •		• •		_
Water rate	• •	• •	•	• •			Loans repayments	• •		• •		
							Refunds	• •		• •	3	75
Salance on Decem	nber 31, 1926	••			3,573 1,960		Balance on December 31, 1927	••			3,348 2,185	
`			Total	••	5,534	40			Total		5,534	40
	Dansan				_		APITIYA.				т.	_
	REVENUE.				Rs.	c .	Expenditure.	•				o.
Assessment rate	••			• •	860		Establishment	: •		• •	69	0
Road tax, Govern	iment subsid y in	lieu of		• •	214		Commission to collectors of taxes,	æc.				58
Licences	• •	• •		• •	928	0	Contingencies	• •		• •	10	-
Rents	• •	• •		• •	42 3		Miscellaneous	• •		• •		58
Fines	• •	• •		• •	42	0	Scavenging	• •		• •	271	
Scavenging	• •	• •		• •	11		Conservancy	• •		• •	641	
Conservancy	• •	• •		• •	108 22	90	Markets and slaughter-house	• •		• •	109	
Slaughter-house for Loans	568			• •	22	5	Travelling allowances, &c.	• •		• •	89	44
LOSIIS							11/ of overron iro					
Interest on lease	and denosite	••		• •			Waterworks	• •		٠.		
Interest on loans		••		• •	_		Electric lighting	• •		٠.,		
Refund of police t	ax	••		•••			Electric lighting Revotes	••		•••		EΛ
Refund of police t Electric lighting	ax			• • • • • • • • • • • • • • • • • • • •		76	Electric lighting Revotes Maintenance of buildings			•••	67	50
Refund of police t Electric lighting Miscellaneous	ax	•••		• • • • • • • • • • • • • • • • • • • •			Electric lighting Revotes Maintenance of buildings Maintenance of roads	••		•••		
Refund of police t Electric lighting Miscellaneous Deposits and secu	ax rities	•••		•••		75 52	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary	•••		•••	67 40	0
Refund of police t Electric lighting Miscellaneous	ax	•••		• • • • • • • • • • • • • • • • • • • •			Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments			•••	67	0
Refund of police t Electric lighting Miscellaneous Deposits and secu	ax rities	•••		•••			Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary	•••		•••	67 40	0
Refund of police t Electric lighting Miscellaneous Deposits and secu	ax rities	•••		•••	0 	52	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments		·	•••	67 40 986	16
Refund of police t Electric lighting Miscellaneous Deposits and secu Water rate	rities			•••	0 23 —	52 90	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds			•••	67 40 986 — 2,353	16
Refund of police t Electric lighting Miscellaneous Deposits and secu	rities	•••		•••	0 	52 90	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments			•••	67 40 986	16
Refund of police t Electric lighting Miscellaneous Deposits and secu Water rate	rities		T ota `	•••	0 23 —	52 90 12	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds		Total	•••	67 40 986 — 2,353	0 16 4 98
Refund of police t Electric lighting Miscellaneous Deposits and secu Water rate	rities		Tota	•••	23 - 2,634 646	52 90 12	Electric lighting Revotes Maintenance of buildings Maintenance of roads Public works extraordinary Loans repayments Refunds		Total	•••	67 40 986 — 2,353 927	0 16 4 98

SANITARY BOARD, KANDY DISTRICT.

April 27, 1928.

Statement of Receipts and Payments for the Year 1927.

WATTEGAMA.

				**	VI I	EGREEN.				
	REVENUE.			Rs.	c.	Expenditure.			Rs.	c.
		• •		1,676	40	Scavenging	• •		2,040	50
Water rate		• •		2,506	74	Remuneration to assessors	• •	• •	216	72
Liquor licences	• •	• •		173	0	Commission to collectors			138	91
Cart licences	• •			30	0	Pay of clerks	• •		450	0
Explosive licences				2	0	Rent of slaughter-house	• •		91	0
Butcher licences	••	••		20	0	Stationery, stores, &c.	• •		175	0
Gun licences		• •		84	0	Destroying stray dogs	• •		3	69
Slaughter-house fee	8	• •		307	25	Advertising charges	• •		21	26
Motor vehicle tax a	and licence fees	• •		4,350	0	Repairs to water supply	• •		349	
Fines	••	••		409		Latrines (repairs, &c.)				Ĩ9
Compensation in li	ieu of local rate	es on Governme	nt			Drains (repairs)	••	• •	10	ŏ
buildings		• •		332	40	Electric lighting scheme expenses	of staff, oil, &	c	4,097	41
Refund of stamp d	uty on notaries	certificates	٠.	97	0	Maintenance of waterworks	••	•••	195	
Petroleum licences	=	• •	٠.	75		Sinking fund on loans	••	• •	1,321	
Receipts on accoun	t of lighting scl	heme		5,279	51	Interest on loans	• •	• •	1,431	
Th		• •		' 8	25	Miscellaneous, including cost of lig	ghting street fa		1,951	
Receipts on accoun	t of private con	servancy		1,456	50	Cost of conservancy of private la		P-	1,246	
	-			660				٠.,	-,-10	
N#1 11				34	45	Total expenditure			13,967	2
Interest on deposits	3			379	91	Balance on January 1, 1928	••		18,521	
General licences			• •	285			• •	••	10,021	_
		•	_							
• • •				18,166	91					
Security deposits				722	0					
Balance on Januar	y 1, 1927			13,599	14					
•			_					_		·`
				32,488	5				32,488	5
			_		!					<u> </u>

R. N. THAINE, Chairman, Sanitary Board.

			PUS	SEI	LLAWA.			
REVENUE.	-		Rs.	C.	1			
Sanitary rate			1,705	49	Expenditure.			Rs. c.
Liquor licences			380	0	Scavenging			1,440 n
Cart licences			5 .	0	Remuneration to assessors	• •		296 34
Compensation in lieu of local r	ates on Gov	ernment			Commission to collectors			202 71
buildings			106	28	Pay of clerks			375 0
Butcher licences			. 15	0	Rent of slaughter-house			
Gum licences	••		28	50	Stationery, store, &c.			125 0
Slaughter-house fees			377	30	Destroying stray dogs			15 80
Explosive licences	••		7	50	Advertising charges		- •	
Fines			158	0	Latrines (repairs, &c.)			
Refund of police tax			2,050	6	Drains (construction)			
General licences			117	0	Acquisition of land			430 0
Motor car tax and licence fees			710	0	Lighting	•••		40 50
Dog tax			3	0	Miscellaneous	••		305 95
Receipts on account private cor	aservancy		1,074	50	Conservancy of private latrines			913 50
Miscellaneous			146		o private withing	••	_	0.000
Interests on deposits			77		Total expenditure			4,144 80
					Balance on January 1, 1928	• •	•	19,441 14
			6,961	43	Datance on vanuary 1, 1920	••	• •	10,111 19
Loan	••		5,000	Õ				
Security deposits	••		100	Õ				
Balance on January 1, 1927	••		11,524					
•			23,585	94				23,585 94

NORWOOD. REVENUE. Rs. c. Rs. c. EXPENDITURE. Sanitary rate Scavenging ... Remuneration to assessors 1,044 0 1,047 68 341 60 24 75 410 0 15 0 Water rate 89 85 69 45 325 0 75 0 Slaughter-house fees Commission to collectors Liquor licences ... Pay of clerks
Stationery stores, &c. 75 0 2 92 81 50 76 88 157 0 20 32 Cart licences Butcher licences Advertising charges Gun licences 26 0 Repairs to cattle exposure shed General licences 78 0 ٠. Drains (construction) Rent of beef stall, &c. 159 37 Repairs to market Compensation in lieu of local rates on Government Sinking fund on loans 28 80 2,257 50 336 0 Interest on loans
Miscellaneous
Cost of conservancy of private latrines
Repairs to water supply properties 35 56 ٠. Motor tax and licence fees 607 82 288 0 Receipts on account of private conservancy 154 38 2 0 Interests on deposits 210 70 ٠. Dog tax 3,084 0 7,130 26 Total expenditure . . Blance on Janary 1, 1928 4,896 8 Security deposits ... 76 85 Balance on January 1, 1927 5,241 33 10,214 26 10,214 26

		_			1		-		
•									
		•							
		Во	GAW	ANT	'ALAWA				
REVENUE.			Rs.		Expenditure.			$\mathbf{R}\mathbf{s}$.	c.
Sanitary rate			974	97	Scavenging			960	0
Water rate	`			6	Remuneration to assessors	••	- •	81	
Explosive licences				50	Commission to collectors	• •		109	47
Liquor licences			166	0	Pay of clerks	• •		150	
Interest on deposits				60	Rent of slaughter-house	• • •		54	
Butcher licences	• •		10	0	Rent of cattle exposure shed	• • •		30	
Gun licences			5	0	Stationery, stores, &c.			50	
Slaughter-house fees	• •		253	85	Destroying stray dogs			5	
Government contribution for o	onstruction o	of latr ines	1,350	0	Latrines (repairs, &c.)	• •		50	
Compensation in lieu of local	rates on Go	vernment			Drains (construction)			1,20-	
properties	• •		9	60	Repairs to waterworks			941	
General licences	• •			50	Miscellaneous			98	
Fines	• •			5 0	Maintenance of waterworks	• •			50
Receipts on account of conserve	ancy of prive	ate latrines	583		Conservancy of private latrines	, .		541	OF.
Dog tax	• •	• •	12		Acquisition of land			410	20
Motor car tax and licence fees	• •		267				-		55
Miscellaneous	• •	• •	50	30	Total expenditure	• •		4,762	05
		_			Balance on January 1, 1928			1,972	50
Security deposits			4,121						
Balance on January 1, 1927	• •	• •	50						
-	• •	••	2,563	82					
			6,735	50				6,735	50
			0,100	00				0,.00	

7,499 41

	•		KELIYA.		•
Revenue.		Rs. c.	· •		Re.
Sanitary rate					020
Water rate					160 375
Liquor licences	• •			•	125
Cart licences Butcher licences	• •	~~ ^	Rent of slaughter-house	•	100
Butcher licences	• •	25 U 37 50		•	624
General licences	• •	93 0			60
Slaughter-house fees	••	300 75	3.5		699
Explosive licences		7 50		· 3	375
Motor car tax and licence fees		3,030 0	Construction of dring shed .	•	256 ·
compensation lieu of local rates on	Government	•			
properties		48 0	Total expenditure	\cdots 3,7	96
Receipts on account of private conserva-	•	428 80	Balance on January 1, 1928	12,0	93
nterests on deposits	• •	236 77 4 50	i		
Agrket rent	• •	100 0	į		
Liscellaneous	••	130 0			
			1		
		7,592 5	Ì		
ecurity deposits		50 0	1		
alance on January 1, 1927		8,247 59)		~~~
	_			15,88	59 C
	_	15,889 64		\	
		KADUGA			
Revenue.		Rs. c.	Expenditure,	\mathbf{R}_{8}	8.
nitary rate		2.880 73	Scavenging		
ouble rate road tax		4 0	Remuneration to assessors	25	55 g
quor licences		17 0	Commission to collectors		58
rt licences		57 0	Pay of clerks		00
vernment contribution for constructio	n of a latrine		Rent of slaughter-house		30
tcher licences	• •	10 0	Stationery, stores, &c		25
m licences	• •	128 50	Destroying stray dogs		10 5
aughter-house fees	• •	293 0 288 50	Advertising charges Latrines (repairs, &c.)		13 3 32 1
(m.1	• •	288 50 75 0	Danie (annual mantana)	41	10 9
roloum neences	••	11 0	Conservancy of private latrines		
terests on deposits	• •	$4\overline{2}\overline{1}$ $7\overline{8}$	Interest on loans	110	30
meral licences		244 0	Sinking fund on loans	_	30
mpensation in lieu of local rates on	Government		Miscellaneous		ĺ7 1
properties		46 2 24	Expenses re water supply		00
otor car tax and licence fees		997 50			
og tax		11 0	Total expenditure	6,32	
ecipts on account of private conservan	cate	2,184 0 11 0	Balance on January 1, 1928	13,91	18
scellaneous	.,	2 50			
		9,448 75			
curity deposits		245 0			
dance on January 1, 1927	••	10,544 36			
• •					
		20,238 11		20,238	
•		TELDE	NIYA.		
REVENUE.		Rs. c.	Expenditure.	Rs.	. с
nitary rate		1.585 16	Scavenging	1,551	1 (
ater rate	••	318 52	Remuneration to assessors		Õ 8Č
erest on deposits	• •	39 19	Commission to collectors	84	4 10
uor licences	• •	35 0	Pay of clerks	$\dots 225$	5 (
t licences		10 0	Private conservancy		9 80
and of stamp duty on notaries certific		22 0	Interest on loan		0 0
tcher licences	• •	5 0	Stationery, stores, &c		0 0
incences Ighter-house fees	••	78 0 205 80	Instalment of loan		5 (
pensation in lieu of local rates on G	overnment	200 00	Advertising charges		3 30
roperties	o voimment	146 32	Lighting		B 74 I (
olosive licences	• • •	4 50	Repairs to market		3 20
e s		88 90	Repairs to waterworks		25
eral licences	••	123 0	Maintenance of waterworks		0
roleum licences		15 0	Miscellaneous		99
eipts on account of private conservance	•	969 79	77 4 1 194		
tax	: .	7 0	Total expenditure	3,926	12
t of market or car tax and licence fees	• •	205 0	Balance	3,573	29
74	• •	1,300 0 153 30	,		
		100 00 1			
cellaneous	• •				
	· · · · · · · · · · · · · · · · · · ·		•		
rity deposits		5,311 48 145 50	•		
der denosite	• •	5,311 48			

7,499 41

•				PITIYA.			
Revenue.	-		Rs. c.	EXPENDITURE.			Rs.
Sanitary rate			419 16	Scavenging			475
Cart licences	•		83. 0	Remuneration to assessors			35
dun licences		• •	52 0	Commission to collectors		١.,	19
nterest on deposits		• •	28 0	Pay of clerks	• •		25
ines	••		25 50	Stationery, stores, &c.	• •		30
compensation in lieu of local r	ates on Govern	nment		Lighting	• •		
properties			9 0	Miscellaneous			13
eneral licences	• •		9 0	Construction of wells			294
fotor car tax and licence fees	••		200 0				
log tax	.**	• •	5 50	Total expenditure	• •	• •	892
lovernment contribution for con	astruction of la	trines	1,350 0	Balance on January 1, 1928		• •	2,797
			2,181 16	Į.			
ecurity deposits	• •		30 0	<u>}</u>			
slance on January 1, 1927	••		1,479 25	1			
,							
			3,690 41				3.690
D-147-14-1-1-1-1				AHA.			В
REVENUE.	-		Rs. c.	Expenditure.			Rs.
nitary rate	• •	• •	718 17	Scavenging	• •		1.020
ater rate	• •	• •	718 17	Remuneration to assessors	• •		60
terest on deposits	••	• •	98 38	Commission to collectors		. •	72
quor licences	••	• •	120 0	Pay of clerks	• •		175
rt licences	• •	• •	10 0	Rent of slaughter-house	• •		30
atcher licences	••	• •	15 0	Stationery, stores, &c.	• •		45
in licences	• •	• •	20 0	Destroying stray dogs	• •	• •	1
ughter-house fees otor car tax and licence fees		• •	201 70	Construction of drying shed	• •	• •	121
neral licences	• •	• •	1,765 0 42 0	Drains (repairs)	• •		45 127
nes	••	• •	57 50	Repairs to water supply Maintenance of waterworks	• •	• •	50
ceipts on account of private o	Mearvanev	• •	630 0		• •		240
og tax -	··	• • •	5 0	Miscellaneous Repayment of loan	••		300
iscellaneous	••	• • •	60 Ŏ	Interest on loan		• •	54
··· · · · · · · · · · · · · · · · · ·		- •		Conservancy of private latrines	••	• •	540
			4,460 92		· -	. •	
curity deposits	• •	• •	50 0	Total expenditure	• •		2,883
dance on January 1, 1927	• •	• •	4,059 35	Balance on January 1, 1928	• •		5.686
*			8,570 27	1			8,570
_			HULUG	HANGA.			
REVENUE.			Rs. c.	Expenditure.			Rs.
nitary rate	••		501 90	Scavenging	••		687
tcher licences	• •		10 0	Remuneration to assessors	••		42
n licences	• •			Commission to collectors	••		18
vernment contribution for cons	struction of lat	rines	1 50 0 1	Latrines (repairs, &c.)	••		30
mpensation in lieu of local ra	tes on Govern	ment	_	Private conservancy	••		145
properties	~	• •	2 88	Miscellaneous	••		62
neral licences	• •	• •	53 0				
g tax	**	• •	0 25	Total expenditure			984 9
eipts on account of private co	uservancy	• •	171 50	Balance on January 1, 1928	••		1.553
			2,089 53				
curity deposits			135 0		•		
lance on January 1, 1927	•••	• • •	313 68		•		
· · · · · · · · · · · · · · · · · · ·							_,,
•			2,538 21				2,538
• •			[
	•			A NE			
Revenue.			ULAPA Rs. c. (ANE. Expenditure.			Rs.
•			892 16	0			1.002
nitary rate rt licences		• •	30 0	Remuneration to assessors	• •		76
terests on deposits	••	• •	29 60	Commission to collectors	••		33
m licences	• •		36 0	Pay of clerks	••		60
mpensation in lieu of local rat		ment		Stationery, stores, &c.	••		30
properties	••	• •	11 88	Latrines (repairs, &c)	••		21 8
nes	••		15 0	Drains (construction)			20
neral licences	• •	• •	33 0	Migrallaneous			58
otor car tax and licence fees	• •	• •	240 0	Construction of drying shed	••		189 3
oium licences	• •	••		Private conservancy	• •		140
troleum licences	••	• •					1,632
g tax ceipts on account of private co	nservancy	••	5 0 316 75	Total expenditure Balance on January 1, 1928	1.	• •	1,553
			1 600 20				
curity deposits			1,609 39				
alance on January 1, 1927	••	• •	1,516 94				
··		- •		i			3,186 3
			3,186 33				3.186 3
- Company of the Com			9,100 pg.yz				.,,

					P	AN	VILA.					
	REVENUE.			-	Rs.	C,	EXPENDITURE.		-		Rs.	c.
	Sanitary rate		• •		633		Scavenging			• •	927	
	Interests on deposit	ts	• •		8	0	Remuneration to assessors	• •		• •		27
	Liquor licences .		• •		30		Commission to collectors	• •		• •		49
	Cart licences .		• •		5	0	Pay of clerks	• •			60	
					5	0	Stationery, stores, &c.			• •	30	
-	Compensation in li	eu of local	rates on	Government			Latrines (repairs, &c)			• •	20	
	. buildings .				18	0	Miscellaneous		•	•••		18
	Receipts on account	t private co	nservancy		617	0	Conservancy of private latrines			• •	523	
	General licences .	• •			19	50	Construction of incinerator		,	• •	138	
					9	50	Construction of drying shed		`	• •	109	2
	Motor car tax and i	icence fees			210	0	, -					
	Dog tow			•	3	0	Total expenditure				1,971	
	Miscellaneous .	• •	••		0	4	Balance on January 1, 1928	• •		• •	758	42
	Security deposits . Balance on January		•••		1,558 45 1,126	0		ē (
	v				2,729	95		,	ŧ		2,729	95

The Kachcheri Kandy, April 25, 1928. H. W. CODRINGTON. Chairman.

Statement of Revenue and Expenditure for the Sanitary Board Towns of Mullaittivu District for 1927. MULLAITTIVU.

REVENUE.		Rs. c	Rs.	C.	Ex	PENDITURE.			Rs.	¢.
Balance on December 31, 1926 Assessment tax collection Road tax compensation	••	1,498 2° 614 25	,	63	Administration Sanitation Public works	••	••	••	1,146 667	25
Licences Market and gala rents Miscellaneous	••	509 (218 18 746 78			Miscellaneous	••	••	••	2,321	94
			3,58 6 4,263		Balance on Dece	mber 31, 1927	** '	* •	1,941	

REVENUE. Rs. Rs. Balance on December 31, 1926 2,339 74 1,840 35 Assessment tax collection Road tax compensation 594 0 Licences 121 65 Market and gala rents 963 76 Miscellaneous 1,162 36 4,682 12

7,021 86

NIYA.					•	
EXPE	NDITURE.				Rs.	G.
Administration Sanitation Public works Miscelleneous	••	••		••	687 2,328 926	48
,		••		••	3,991 3,030	} 47
•					7,021	β6 —
	EXPE Administration Sanitation Public works Miscellaneous	EXPENDITURE. Administration Sanitation Public works	EXPENDITURE. Administration Sanitation Public works Miscellaneous	EXPENDITURE. Administration Sanitation Public works Miscellaneous	EXPENDITURE. Administration Sanitation Public works Miscellaneous	EXPENDITURE. Rs. Administration 687 Sanitation 2,328 Public works 926 Miscellaneous 49 Balance on December 31, 1927 3,030

Office of the Sanitary Board, Mullaittivu, April 27, 1928.

P. SARAVANAMUTTU. Chairman,

NOTICES. MARKS

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7, with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

(1) Trade Mark No. 4,054.

(2) Date of Receipt: November 26, 1927.

(3) Applicant (Proprietor of the Trade Mark): RECKITT & SONS, LIMITED (a company incorporated under the English Companies Consolidation Act of 1908), Hull, in the County of Yorkshire, England; Manufacturers of laundry blue and other, washing, cleaning, and polishing preparations.

(4) Address for service in the Island: C/o Tarrant & Co., Union place, Colombo.

(5) Class: Fifty.

(6) Goods: Cleaning and polishing preparations of all kinds.

(7) Representation of the Trade Mark



Registration of this Trade Mark shall give no right to the exclusive use of the word "RECKITTS."

Registrar-General's Office, E. R. DE SILVA, Colombo, April 11, 1928. Registrar of Trade Marks.

ROAD COMMITTEE NOTICES.

Rattota-Gammaduwa Estate Cart Road.

NOTICE is hereby given that in terms of the Estate Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held at Kensington District Store on Tuesday, May 1, 1928, at 9.30 A.M.

Business.

1. Road notice calling meeting.

- 2. Read and confirm minutes of the previous meeting.
- 3. Submit and pass supplementary vote.
- 4. Elect a new Chairman.
- 5. Any other business.

E. R. Sudbury, for Chairman.

Provincial Road Committee's Office, Kandy, April 23, 1928.

Kandenewera-Wariapolla Estate Cart Road.

OTICE is hereby given that the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, will on Saturday, May 12, 1928, at 9.45 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions for improvements to the above road:—

Private contributions

Zilwa)

The Bandarapola Ceylon Com-

pany, Ltd. (S. Mc Clelland) .. Karagahalanda .

.. Rs. 3,125 · 00

1st and 2nd sections, 1 mile 66 chains. Private contribution, Rs. 98:00

Private contribution	, Rs. 98·00		
Proprietors or Agents. Wariapolla Estates Co., Ltd.	Estates.	Acre	age.
	Wariapolla	• •	971
(D. C. Gordon-Duff) J. M. Robertson & Co. (C. L. de	Kandenewera	• •	937
	Watagoda		346
	Strathisla		409
3rd section, 46 c	hains.		
Private contribution,	Rs. 161·00		
Wariapolla Estates Co., Ltd. (D. C. Gordon-Duff)	Kandenewera		937
J. M. Robertson & Co. (C. L. de Zilwa)	Watagoda	••	346
Ceylon Land and Produce Co., Ltd. (G. Black)	Strathisla		409
4th and 5th sections	s, 2 miles.		
Private contribution, 1	Rs. 2,075·00		
Wariapolla Estates Co., Ltd. (D. C.			İ
Gordon-Duff) J. M. Robertson & Co. (C. L. de	Kandenewera	• •	937
	Watagoda		346
	Strathisla	• •	409
pany, Ltd. (S. Mc Clelland)	Godapola Karagahalanda	• •	454 104
		•	101
6th section, 28 of			
Private contribution,			
Wariapolla Estates Co., Ltd. (D. C Gordon-Duff)	Kandenewera	••	937
J. M. Robertson & Co. (C. L. de	Wonana la		

.. Watagoda

346

7th section, 40 c	chair	18.	
Private contribution,	Rs.	280	. 00

Proprietors or Agents.	Estates.	Acreage
The Bandarapola Ceylon Com-	Kandenewera	
pany, Ltd. (S. Mc Clelland)	Karagahalanda	. 104
8th and 9th sections, 1 n Private contribution,		
Wariapolla Estates Co., Ltd. (D. C. Gordon-Duff)	Kandanewera .	937

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

H. V. Provincial Road Committee's Office.

H. W. CODRINGTON, ffice. Chairman.

20 10

.. 130 ...

Kandy, April 24, 1928.

Duckwari-Ferndale 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, 1928, 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 103, sanctioned on October 21, 1927.)

Government moiety	 $\mathbf{R}\mathbf{s}$.	1,460.00
Private contributions	 Rs.	1.474 - 60

lst section, 3 mile.

Total acreage, 3,883—Moiety of cost, Rs. 294·61 Sectional rate, ·07587c.—Total rate. ·07587c.

Proprietors or Agents The Rangalla Consolidat Tea Co., Ltd. (E. Wilson); Agent, Mart	ed S.	A cr eage.	Rs. c.
	Peru	138	10 48

1st and 2nd sections, 11 mile.

Total acreage, 3,745—Moiety of cost, Rs. 294·61—Sectional rate. ·07866c.—Total rate. ·15453c.

The Rangalla Tea Co., Ltd. (E. S. Wilson);

Agent, M. Martin

mith .. Rangalla

1st to 3rd section, 21 miles.

Sectional rate, '08149c.—Total rate, '23602c.

he Rangalla Tea Co.,

Ltd. (E. S. Wilson); Agent, M. Martin

Smith .. Poodelgodde.. 331 .. 78 13

1st to 4th section, 3 miles.

Total acreage, 3,284—Moiety of cost, Rs. 294 60—Sectional rate, 08970c.—Total rate, 32572c.

The Rangalla Tea Co., Ltd. (E. S. Wilson);

Agent, M. Martin Smith .. Madultenne .. 202 .. 65 80

lst	to 5th section	, $3\frac{3}{4}$ miles.	
	3,082Moiety		

Sectional rate, . 09558c.—Total rate, . 42130c.

' Proprietors or Agents.	Estates.	Acreage.	Amou Rs.	
The Rangalla Tea Co.,				
Ltd. (E. S. Wilson);				
Agent, M. Martin				
Smith	Kaladuriya	216 .	. 91	1
Gordon Frazer & Co. (A.	T3 1 1			
H. Kerr)	Ferndale	310 .	. 130	61
Galaha Co. (A. H. Kerr) .	Liangapella	338 .	. 142	40
Rangalla Consolidated				
Tea Co., Ltd. (E. S.				
Wilson); Agent, M.				
Martin Smith	Esperanza	523 .	. 220	35
Martin Smith Do	Mount Mar a	nd		
	Winchfield			
	Park	500 .	. 210	66
Lipton Ltd. (H. S. Hurst)	St. Martins	594 .	. 250	26
Lewis Brown & Co., Ltd.				
(J. K. Olney)	Burnside			
•	Group	487 .	. 205	18
Lewis Brown & Co., Ltd.	Angroowella	114 .	. 48	4
		Total .	. 1,473	2

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before June 10, 1928.

		Rs.	c.	
N.B.—Private contril Deduct unexpended		1,474	60	
estimate, 1926–27	 • •	_	58	
	-	1.450		
		1,473	Z	

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, April 24, 1928.

Barnagala-Pen-y-lan-Estate Cart Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, have assessed the proportion due by each estate in the district interested in the road, as follows:-

Government moiety Rs. 1,000 · 00 Private contributions Rs. 1,942.00

1st to 3rd section, 2 miles 12 chains.

Total acreage, 8,3251.

Rate per acre, ·23,325c.

Proprietors or Agents. Estates. Acreage. Amount. Rs. c. C. A. Laing .. Mossville 919#.. 214 54 Gordon Frazer & Co., (H. F. C. Phillips).. Pen-y-lan 980 228 60 Kellie Group ... H. W. Malcomson 2,241 ... 522 72 E. H. Simpson (W. F. Tamara villy Carter) 1,4043 . . 327 67 .. Malgolla 302¯.. C. A. Laing 70 45

•						Amou	mt.
Proprietors or Ager	ats.	Estates.	A	reage.	•	Rs.	e.
George Steuart &	Co.,						
(C. A. Johnson)		Cattaram		668	٠.	155	82
H. Wiggin		Dotel-oya		1744		406	80
U. P. A. de Silva		Kitulgala	• •	66		15	40
			7	otal [1,942	0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to Mr. S. S. C. Baxter, Chairman, Local Committee, on or before June 10, 1928.

H. W. CODRINGTON, Provincial Road Committee's Office, Chairman. Kandy, April 24, 1928.

Barnagala-Pen-y-lan-Estate Cart Road.

NOTICE is hereby given that the Provincial Road Committee, acting under the provisions of the Estate Roads Ordinance, No. 12 of 1902, have assessed the proportion due by each estate in the district interested in the road for rebuilding culvert No. 15.—

Private contributions .. Rs. 1,200 · 00 Total acreage, 8,3253—Rate per acre, ·14413.

Proprietors or Agents.	Estates.	Acreag	e.	Amou Rs.	
C. A. Laing	Mossville	9193		132	57
Gordon Frazer & Co.		_			
(H. F. C. Phillips)					25
H. W. Malcomson	Kellie Group	2,241		323	0
E. H. Simpson (W. F.	-				
Carter)	Tamaravilly	1,4043		202	47
C. A. Laing	Malgolla	302		43	54
George Steuart & Co.	•				
	Cattaram	668		96	28
H. Wiggin	Dotel-oya	1,744		251	37
U. P. A. de Silva	Kitulgala	66	••	9	52
		Total		1,200	0

Which sums the proprietors, managers, or agents of the several esates are hereby required to pay to Mr. S. S. C. Baxter, Chairman, Local Committee, on or before June 10, 1928.

H. W. Codrington, Provincial Road Committee's Office, Chairman. Kandy, April 24, 1928.

Nomination of Members, Local Committee.

NOTICE is hereby given that the notification re the above appearing in Government Gazette No. 7,638 of April 12, 1928, is cancelled, and the following gentlemen have been nominated under the "Branch Roads Ordinance, No. 14 of 1896," to act as members of the Local Committee, for the Leangahawela-Poonagalla road for the years 1928 and 1929:—Messrs. R. G. Coombe (Chairman), C. L. Collie, G. E. Legget, G. R. Pippet, A. L. Bell, and R. M. C. Jones.

> J. R. WALTERS, Chairman.

Provincial Road Committee, Badulla, April 23, 1928.

	TOOM .		 1		D.	INFALI	•
		.	Height		No. of	INEALI	/•
•	NAME OF SENDER.		above Sea	No. of	Days on which	Greate	st Quantity in
			Level.	Inches.	Regis- tered.	any	24 Hours.
		``	Feet.	In.		In.	Date.
dalaha	Mr. P. Briscoe	•••	3500	4.92	7	3.11	3 lst-lst
43 Kanke Lukele 144 Kantal Try), Kotmale	Mr. B. H. Cairnes Mr. R. C. Bolster	• •	3000 3900	8·88 3·16	ii l	$\frac{2 \cdot 30}{1 \cdot 01}$	30th-31st 29th-30th
145 Kanuk ma	Superintendent Mr. R. B. Taylor		50	2·57 3·29	5 5	0.92 1.68	16th — 17th 25th—26th
146 Karukla	District Engineer, Dikoya, Norwood		1700 1600	9.37	9	3.22	29th—36th
148 Kayts	District Engineer, Pallai Mr. E. L. Spencer Schrader		24	0·30 5·15	1 3	0·30 3·15	30th—31st 31st—1st
149 Kebeti daw	District Engineer, Panadure	• •	45	5.43	9	1.93	25th—26th
" 151 Keens	Irrigation Engineer, Kalmunai S. D. Mr. C. J. Hay	• •	1900	0·57 19·28	2 15	0·33 4·08	3rd-4th 6th-7th
152 Kegalla iyaya 153 Kekana	Divisional Agricultural Officer, N. D., Jaffne		25	0.80	3	0.55	29th-30th
154 Kellie H	Medical Officer, Passara Mr. J. H. Cantrell	••	2800 550	4·71 8·72	6	2.12	31st—1 st , 31s t—1 st
156 Kenilwolfa	Superintendent	• • •	3500	3.59	5	1.98	31st-1st
157 Keragala 158 Kilingah	District Engineer, Pelmadulla Acting Curator	• ••	480 1540	11.06	11 8	2·57 0·64	8th9th 15th16th
159 Kira	Divisional Irrigation Engineer, Trincomalee	• • •	50	0.77	2	0.65	30th-31st
160 Kiral al	Medical Officer, Point Pedro Assistant Government Agent, Puttalam	• ••	24	3·53 1·46	$\begin{bmatrix} 1\\1 \end{bmatrix}$	3.53 1.46	31st—1st 31st—1st
161 Kirimutta	Superintendent	• • • • • • • • • • • • • • • • • • • •	3000	5.04	11	1.86	31st—1st
162 Kitulgala 163 Kobonell	Apot y, Pottuvil Tick ent, Puliyankulem	• ••	10	2.07	3	1.30	6th-7th
164 Kosgolla	Irrigation Engineer, Kalmunai S. D.	· · · · · · · · · · · · · · · · · · ·	_	0.82	1	0.82	20 th30th
165 Koslanda	District Engineer, Pussellawa District Engineer, Vavuniya	• • •	3000	1.37	8 7	2.40	31st—1st 31st—1st
166 Kumbuk [Institute]	Assistant Superintendent, Ragama Camp	• • • • • • • • • • • • • • • • • • • •	9	5.36	7	2.17	15th-16th
167 Kurundu ne Weaving 168 Kuruneg ya	Mr. U. B. Dolapihilla Mr. R. C. L. Notley	• • •	1500	2.47	5	1.08	31st—1st
169 Labooke oda	Mr. Watkins Baker	• • • • • • • • • • • • • • • • • • • •	1750	4.34	14	0.84	26th-27th
170 Labugan 171 Labugall culi	Mr. Allen Coombe Mr. D. E. N. R. de Vaz	• • • • • • • • • • • • • • • • • • • •	300	6.79	7	2.90	15th—16th —
171 Ledgerwa	Irrigation Engineer, Walawe Left Bank Scher	me, Ambalantota		2.69	6	0.47	25th26th
P. O.,	Irrigation Engineer, Kalmunai S. D. Irrigation Engineer, Rugam S. D., Unnache	hai	30 77	0·59 0·45	$\begin{array}{c c} 2 \\ 1 \end{array}$	0.32	4th5th 1st2nd
174 Liddesda [Matale	Chairman, District Road Committee, Kegal		180	$2 \cdot 29$	5	1.20	17th-18th
175 Liyangal maduwa vid	Superintendent Irrigation Engineer, Kalmunsi S. D.	•	1400 42	0·60 9·60	7 0	4.10	15th—16th —
177 Luc grapatana	Mr. J. H. P. Spurway	• • •	5250	2.16	6	0.77	16th—17th
178 Luniiga 179 Madawahawela	Subdivisional Officer, Vavuniya Mr. P. Felix Fernando	• • •	277 400	4.60	0	2:30	2!th-30th
180 Madhu l	Resthouse-keeper, Sigiriya	•	654	5.53	4	3.44	31st—1st
181 Madugo tugama 182 Madura awa	Mr. Chas. de Alwis	•	546 3500	5.29	12 10	2.11	16th—1 7th 31 s t—1s t
183 MaduwaDikova	Mr. Douglas A. Wright	• • • • • • • • • • • • • • • • • • • •	3700	4.07	; 6	2.54	16th—17th
184 Magalawawalaritiya 185 Maggousper Magalla	Mr. D. P. Setunga	• ••	1915 3600*	3·34 8·83	· 8	0.94 4.82	39th—31st 31st—1st
186 Mahadomoda	Mr. E. H. S. Childe Thomas .	•	2800	2.72	$\frac{3}{2}$	1.41 : 5.30 ;	16t h—17th 16th—1 7th
187 Ala Useliyagoda	Divisional Irrigation Engineer, C. D., Halde Mr. D. S. Urquhart	ımmulla	608 500	7.14	7	2.80	31st—1st
19A. Taransmen	Divisional Irrigation Engineer, Tabbowa, P	uttalam	68	0.74	; 3 ;	0.45 1.51	16th—17th 1st—2nd
190 Maho 191 Maliboda	District Engineer, Mannar Apothecary, Taldena	• • • • • • • • • • • • • • • • • • • •	1100	1.58	1 3	0.62	1th—5th
192 Mamadolry	Apothecary, Tanamalwila	• • •	550	6.82	5 ; 1 6 ;	1.95	25th—26th 15 th—16th
193 Manalpit 194 Mankufa	Divisional Irrigation Engineer, Tangalla S. I Mr. Harold F. Dalton	D	70	4.63	10	1-72	17th—18th
195 Mantota	Irrigation Engineer, Kalmunai S. D.	• ••	-	0.76	2	0.41	31st—1st 1st—2nd
196 Maradanai pattu 197 Marambarai pattu	Mr. T. Stanley Green		6	0.41	1 ,	0.41	4th—5th
198 Mariawa	Irrigation Engineer, Hambantota Subdivision			1.54	2	1:45	4th—5th 17th—18th
199 Marichch 200 Maskeliy	Assistant Government Agent, Puttalam . Apothecary	• ••	200	1.00	5	0.37	28th-29th
200 Maskeliy 201 Maswela mawela 202 Matel 202 Matel 201 Matel 201 Matel 201 Matel 201 Matel 201 Matel 201 Matel 201 Matel 201 Maswela	Mr. R. G. Coombe		4500	1 7·47 1 5·90	110	3.34	16th—17th 28th—29th
Mata I	Subdivisional Officer, Tangalla S. D., Werak Irrigation Engineer, Hambantota Subdivision	euya oz, Tissa	156 75	2.01	; 3	1/08	4th-5th
	Divisional Irrigation Engineer, C. D., Halde	ımmulla	120	6.74	13	1.08	27th—28th 1st—2nd
	Irrigation Engineer, Rukam S. D., Unichcha Mr. J. R. Bell		6000	7-61	- 11	2.53	15th16th
207 Meddego	Subdivisional Officer, Tangalla S. D., Werak		1079 3200	5·68 2·23	9 7	1.70	14th—15th 31st—1st
208 Mediyaw 209 Meeriabe	Mr. R. A. Jamieson Divisional Irrigation Engineer, N. D., Anure	dhapura		0.45		0.45	31st-1st
210 Meeriate 211 Middenly	Irrigation Engineer, Rukam S. D., Unichcha	· · ·	121	0.72	1	0 · 72 0 · 44	1st—2nd 31st—1st
212 Mihintale	Assistant Government Agent, Puttalam District Engineer, Vavuniya		318	0.49	3	0.40	301h-31st ¥
213 Milapitiy	District Engineer, Mannar	••	179 3250	0·15	6	0·15 2·20	20th—27th 31st—1st
215 Monarageella	Mr. W. A. Soysa Mr. G. Huntley	•••	192	7.20	6	3.82	15:h-16th
216 Moorooti	Irrigation Engineer, Kalmunai S. D		99 2280	0.80 1.70	l 6	0·80 0·59	30.h-31st 6.h-7th
217 Moratuw gala 218 Morawak adulkele	Mr. H. V. A. Doudney		2000	4.98	7	1.57	31-t-1st
219 Moussagatale	Mr. J. A. M. Bond	٠.,	1200 4402	6 ·2 6	8	$\frac{2 \cdot 21}{1 \cdot 40}$	30th-31st '31st-1st
221 Murunkettion	Station Master, C. G. R. Do.	• •	3259	4.61	11	1 · 30	30th-31st
222 Nachenac	Divisional Agricultural Officer, S. D., Galle	, -	30 3300	5·56 0·98	3	2·30 :	15th—16th 31st—1st
Nanu-oye Ohiya Latla Ta Nuwara Eliya lunke la	Mr. A. C. Tutien Nolthenius	• • •	6000	8.36	10	4.29	30th-31st
unkerla Nuwara Eliy	a Mr. I. H. M. Clark Mr. C. F. Way	• - {	6200 3000	6.67 3.94	10 4	2·05 2·10 :	31st—1st 31st—1s t
mbo alla Fore	Mr. H. M. B. Chester		3000	3.12	5	1.70	31st—1st
MAGI IIII AND I III	. Assistant Government Agent, Hambantota Mr. Chas. W. Gibbon	••	3500	0.66 : 5. 10	10	0·25 2·23	2:sth-30th 31st-1st .
V	Mr. W. W. Birtill	• • }	กกล	9.54		1.05	1-+118th