

Ceylon Government Gazette

Published by Authority.

No. 5,335-FRIDAY, FEBRUARY 8, 1895.

Part I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.

Part II.—Legal and Judicial.

PART III.—Provincial Administration. PART IV.—Marine and Mercantile. PART V.—Municipal and Local.

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

Part IV.—Marine and Mercantile.

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NOTICES TO MARINERS.

III IS EXCELLENCY THE GOVERNOR has been pleased to direct that the following Notices to Mariners be published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 7, 1895. E. NOEL WALKER, Colonial Secretary.

JAPAN.

Shimonoseki Straits—Sinking of South-west Buoy, Moji Bay.

Notice is hereby given that the buoy marking the south-west end of the shoal in Moji bay, Shimonoseki straits, has been run into by a vessel and sunk.

straits, has been run into by a vessel and sunk.

A new buoy will be placed in its position at an early date, of which due notice will be given.

COUNT KURODA KIYOTAKA,
Minister of State for Communications.
Yokohama, December 7, 1894.

Bay of Tokyo—Uraga Channel Lighted Buoy placed in former Position.

Notice is hereby given that Uraga channel lighted buoy, formerly moored to mark the position of the fort

PART IV .- Page 107.

in course of construction at the northern entrance of Uraga channel, bay of Tokyo, which has recently been shifted 9½ cables south, 10° west of its position, as notified under the date of August 22, 1894, will be withdrawn on December 11, 1894, and that the buoy will be brought back to its former position, where the light will be re-exhibited from it as before from December 15, 1894.

The bearings from the buoy, when brought back to its former position, will be as follows:—

Kannonsaki lighthouse ... S. 13° 45′ E. true. Centre of Sarushima ... S. 86° 30′ W. true. West end of the fort No. 2 ... N. 5° 36′ E. true.

COUNT KURODA KIYOTAKA,
Minister of State for Communications.
Tokyo, December 8, 1894.

Kagenoshima Lighthouse—Re-exhibition of Light.

Notice is hereby given that the light of Kagenoshima lighthouse, entrance of Nagasaki harbour, which has been discontinued as notified under the date of September 20, 1894, will be re-exhibited as before on or after the night of December 15, 1894.

COUNT KURODA KIYOTAKA,
Minister of State for Communications.
Tokyo, December 8, 1894.

D 1

BATAVIA.-No. 38.

E. I. Archipelago-Sumatra, E. Coast.-Alteration in Batoe-Bara Light.

Notice is given that on February 1, 1895, Botoe-Bara light will be altered from a red light to a white light. This light will be a sixth order fixed white light, and

visible from a distance of 10 miles in clear weather. Approximate position, lat. 3° 14' N., long. 99° 34' E.

KRUIJS, Vice-Admiral Commanding the Naval Forces in Neth.-India. Batavia, December 28, 1894.

BATAVIA No. 39.

E. I. Archipelago-Borneo, West Coast-Shoal South-west of Datoe Island.

Information has been received that the master of the United States barque Belmont reports that on June 27, 1894, he passed a shoal, about half a mile in length, E.N.E. and W.S.W., by a quarter of a mile broad, with apparently depths of not more than 10 to 12 ft. water over it, lying with Datoe island, N. 32° E., distant about 25 miles, or approximately in lat. 0° 15′ S., long. 108° 23′ E.

Bearing true.

KRUIJS, Vice-Admiral. Commanding the Naval Forces in Neth.-India. Batavia, December 28, 1894.

BENGAL, -No. 8.

Eastern Archipelago-Batavia-Admiralty Charts and Directories still obtainable in Batavia.

With reference to Notice to Mariners No. 188, dated October I last, the following Notice to Mariners issued by the Vice-Admiral Commanding the Naval Forces in Netherlands-India, No. 37, dated Batavia, December 7, 1894, is republished for general information:—

With reference to Notice to Mariners No. 23, Batavia, 1894, notice is given that during the year 1895 Admiralty charts and directories will still be obtainable at the Depôt of Charts and Directories, Marine Department, Batavia

> B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Falcutta, January 11, 1895.

Bengal.-No. 9.

Australia, South Coast-St. Vincent Gulf-Port Adelaids River-Depth in dredged Channel.

The British Admiralty has given notice (No. 677 of 1894) that the channel of Port Adelaide river, from the Semaphore anchorage to the inner harbour, Port Adelaide, has been dredged to a depth of 23 ft. at low water ordinary springs, for a width of 250 ft.

On November 1, 1894, the tidal signals shown from the Semaphore signal station would be given in accordance

with the above depth.

Approximate position, Semaphore signal station: lat. 34° 51′ 5″ S., long. 138° 28′ 45″ E.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta. Calcutta, January 11, 1895.

BENGAL.-No. 10.

Gulf of Aden-North Shore-Aden Anchorage-Intended Lights and system of Buoyage.

The British Admiralty has given notice (No. 679 of 1894) that on January 15, 1895, the under-mentioned alterations will be made in the lights, Aden anchorage:—

A new lightvessel (Marbut shoal), painted red; and carrying a red ball at her masthead as a daymark, will be moored in a depth of 22 ft. at low water springs, in lieu of the present south-western Marbut buoy, and in position S. 82° W., distant half a cable from that buoy. This lightvessel will exhibit two red lights, placed vertinations. cally, 3 ft. apart (the lower elevated 20 ft. above the

sea), visible in clear weather from a distance of 8 miles.

Approximate position, lightvessel: lat. 12° 47′ N., long. 44° 58′ 10″ E.

Also, that on or about January 15, 1865, the buoyage of Aden inner harbour will be arranged in accordance with the conical light buoys, painted red, and showing red lights, will mark the starboard side of the channel entering from seaward.

Can light buoys, painted black, and showing green lights, will mark the port side of the channel.

On the above date the smaller channel will probably have been dredged to a depth of 26 ft. at low water springs.

Variation, 3° westerley in 1894.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, January 11, 1895.

BENGAL.-No. 11.

Korea, West Coast—(1) Ping Yang Inlet; (2) Shoal Gulf Approach.

(1) Shoals Northward of Cheltau.

The British Admiralty has given notice (No. 684 of 1894) of the existence of the under-mentioned shoals in the Taitong Kang, northward of Cheltau :-

(a) A depth of two fathoms has been found in a position with Tetto jo summit (155), Cheltau, bearing about S. by E. \(\frac{3}{4} \) E. (S. 20° E.), distant \(\frac{1.5}{40} \) mile; and Chogon dogu, N. E. \(\frac{3}{4} \) E. (N. 53° E.)

(b) A shoal with a depth of \(2\frac{1}{4} \) fathoms on it, lies with

Tetto jo summit, bearing about S. by E. (S. 11° E.), distant 1 % mile; and Chogan dogu, N. E. by E. (N. 56° E.).

Approximate position, 21 fathoms: lat. 38° 40′ 10″ N., long. 125° 36′ 20″ E.

(2) Rock Southward of Orchung Do.

A small rock, which overs at highwater, lies about 24 cables S. S. W. ½ W. (S. 28° W.) from the islet about one mile southward of Orchung Do.

Approximate position, rock: lat. 36 14½ N., long. 126° 16½ E. Variation, 4° westerly in 1894.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, January 11, 1895.

Ceylon Government Railways .-- Comparative Statement of Traffic for the Week ended January 6, 1895.

									- Cu buna	w. j - 0,	1000.
Earnings from			Days ended		Days ended ary 7, 1894.		Days ended lary 6, 1895,	Incre	iśc-	Decre	case-
		Jam	ary 8, 1893.	Jano	1 1, 1004.	-	121 9 0, 1099.	1895 ov	er 1894.	1895 be	elow 1894
		No.		No.	Rs. c.	No.	Rs.	No.	Rs. c.	No.	Rs. c.
Passengers, Ordinary	••							109	-		61 76
Coolies	••	80 2,14						$\frac{13}{250}$	617 92	-	16 41
Season Tickets	••	2,11	0,210 1	2,10	0,020 10		1,510 00	200	017 92		
Total Passengers		76,92	3 67,248	6 70,57	4 34,296 33	70,946	34,836 8	372	539 75		
Parcels	•••	5,900	3 1,614 3	4 5,92				804	318 83		
Horses	•••								37 61	6_{i}^{i}	
Carriages	•••								-	4	21 21
Dogs	•••	99						- 1		10	8 50
Other small Animals Neat Cattle	•••	()	4 6			_ "	-0 10	_ 1	_	. 1	0 13 23 57
Mails	•••	1	856 6		888 34	_	806 95	_	_		81 39
Miscellaneous Coaching	•••		21 8		32 65	-	54 98	-	22 33	-	
Goods (Tons)	•••	5,070		4,617		4,711	52,123 31	94	_	-	12222 - 4
Miscellaneous Goods	•••	0.5-	94 6- 153 74		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	341	37 20 149 0	261	— 76 75	_	9 88
Live Stock General Miscellaneous	•••	. —	103 7		1,417 51		1,476 41		58 90		_
Contrat Interestante des	***			í							
Total for the Week	•••		104,600 77	'	103,359 43		92,046 88	-	_		11312 55
Forward from previous Re	turi				- 1		-	- !	_	-	<u> </u>
Cotal faces Town 1 to Town C	. /										
Total from Jan. 1 to Jan. 6 Total corresponding perio		~			_	-	_	-		-	_
previous Year	u 01	_ !				!					
Increase compared with	pre.										·
vious Year		-			!	!	-	-		_	
Decrease do. do	• •••	<u> </u>			- 1	- :	-			-	-
Troffia Wrain Miles and this W	roci !	15 900		17,945		17 21=				6 30	ļ
Traffic Train Mileagethis W Forward from last Return	661.	15,820		11,840		17,315	_ '	_	_	- 0.50	_
Tot mara from tast recould	•••							- -:			
Total from Jan. 1 to Jan. 6					-	_	 ,	_			_
Corresponding period of		,			1	J		i	}	1	
vious Year	•••	'		-	-	-	-		-		_
increase compared with property vious Year	pre :					-					
Decrease do. do.						_	_			\equiv	
				1 -				i			
Particulars of Goods Conveyed	.		nys ended y 6, 1895.	Jan Janu:	uary 1 to ry 6, 1895.	Jan Janua	uary 1 to ary 7, 1894.		rease 1895.	Dec	rease 189 5 .
	-										
First class Goods	•	Tons õ	ewt. gr. 1b 18 2 26		cwt, qr. lb.	Tons	ewt, qr. lb.		vt. qr. lb.	Tons. c	ewt. qr. lb.
Second class Goods	•	57	8 I 22		$\begin{bmatrix} 18 & 2 & 26 \\ 8 & 1 & 22 \end{bmatrix}$	3 111	12 3 2 5 3 20	2	$\begin{bmatrix} 5 & 3 & 24 \end{bmatrix}$	52	17 2 4
Rice		$1,32\beta$	3 2 1.	1,329	3 2 12		7 0 18	-	- :	397	3 2 3
Tea]	613	14 0 2	613	14 0 2	803	1 3 15	_	_	189	7 3 13
Tea leaf	ب	12	2 2 2	1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10	$6 \ 2 \ 24$	1 .	15 3 6	-	
Arrack Salt		$\frac{88}{46}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	88 46	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	42	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	45	4 3 3	~	
Cinna mon		2	6 3 16		6 3 16	70 6	$\begin{bmatrix} 6 & 2 & 4 \\ 7 & 3 & 25 \end{bmatrix}$		_		19 2 10 1 0 9
Czcao		31	18 2 4	31	18 2 4	28	10 2 16	3	7 3 16		
Cardamoms	•••	4	5 1 7	4	5 1 7	5	14 3 9			1	9 2 2
Tobacco	••••	6	13 3 2 12 1 0		13 3 2	4	14 0 7	1 1	9 2 23		
Beer, 3rd class Tea Lead and Shooks, 3rd cl	288	2 8	12 1 0	_	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$rac{2}{2}$	14 0 0 10 3 12	e	0 1 24	0	130
Manure, 3rd class		-		O		5	0 0 0	0	0 1 24	5	000.
Plumbago, 3rd class	•••	_			_				J	• ~_	
Other 3rd class Goods	•••		14 2 15	356	14 2 19	477	17 3 25			121	3 1 6
Other 4th class Goods Other 5th class Goods	•••		19 3 15 15 3 20	157	19 3 15 15 3 20	227	10 3 13		1		10 3 26
Cinchona	***	4	0 3 20	$\frac{79}{4}$	$\begin{bmatrix} 15 & 3 & 20 \\ 0 & 3 & 20 \end{bmatrix}$	105 9	5 2 12 1 2 5	~~~			9 2 20 0 2 13
Coffee	•••		11 1 5	177	11 1 5	43	3 3 9	134	7 1 24	٠	- ∪ ∠ 19
Cotton	•••	0	2 3 10	O	2 3 10	-	- '		3 10,		-
Cocoanuts	•••		12 3 3	59	12 3 3	62	13 2 20				0 3 17
Cocoanut Oil	•••		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	21	13 0 26	43	0 0 24			21	6 3 26
Copperah Poonae			18 0 1	$\frac{13}{79}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$^{9}_{86}$	$\begin{array}{cccc} 6 & 1 & 7 \\ 4 & 2 & 11 \end{array}$	4 10	0 0 5	6	6 2 10
Kerosine Oil		3	3 2 10	3	3 2 10	8	19 0 17		1		5210 527
Staves	•••	2	1 3 19	2	. 1 3 19	3	15 2 17		ì		3 2 26
Timber, wrought	•••		18 1 7	3	18 1 7	10	4 1 12				605
	•••	45	15 1 3	45	15 1 3	16	9 0 14	29 6	0 17		•
Timber at 6th class Tea Lead and Shooks, 6th cla	LSS	127	3 3 19	127	3 3 19	223	7 2 6		-	0.,	9 a 1 t
16 0/1 1		23	1 3 16	23	1 3 16	88 88	2 3 2				$\begin{array}{cccccccccccccccccccccccccccccccccccc$
D: 1 2 3 1			18 2 0		18 2 0		15 1 0		}		63 0
Beer, 6th class	•••		-	-	-		- 1				•
Staves, 6th class			-	-	-	-	-	-			•
Bulky Articles and Road Met		76	7 0 25	76	7 0 25	"	-	<u>-</u>			
Other 6th Alger Coods			4 1 12	48±	7 0 25 14 1 12	78 197	3 0 20 14 3 27	286 19	1 13	1 1	5 3 23
	- 1	484					12 U 2/				
Railway Material		484	- 1			101		200 1	1 13	_	-
Railway Material Public Works Material Prison Department Material	•••		-	_		101	-	200 II	1 13		•
Railway Material Public Works Material Prison Department Material Breakwater Material		686	-	_	17 0 0	197		686 17			•
Railway Material Public Works Material Prison Department Material Break water Material Contractor's Material	•••		-	_	;	191	-	<u> </u>			•
Railway Material Public Works Material Prison Department Material Breakwater Material Contractor's Material			-	_	;	-		<u> </u>			•
Railway Material Public Works Material Prison Department Material Break water Material Contractor's Material		686 1	-	_	17 0 0	4,617		<u> </u>	0 0	1,109 1:	9 1 95

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ended January 13, 1895.

Earnings fron	ı	Seven Janua	Days ender ry 15, 1893	1	Seven I Januar	Days ended y 14, 1894.		Days ended y 13, 1895.	Inc: 1895 c	rease— over 1894.		ease— elow 1894
Passengers, Ordinary Coolies Season Tickets	•••	No. 66.196 585 160	328	35	No. 68,909 518 201	Rs. c. 27,341 42 360 74 671 80	664	us. 34,490 40 398 13 992 66	No. 15,351 146 181	Rs. c. 7,148 98 37 39 320 86		Rs. c.
Total Passengers Parcels Horses	••	4,842	1,638	65	69,628 6,065 67	28,373 96 1,517 20 389 39	7,519	35,881 19 2,122 34 387 43	15,678 1,514	7,507 23 605 14	 11	=
Carriages		19	133	75	8 75	103 4 50 0	9	49 71	1		-	53 3
Dogs Other small Animals		1 11		50 96	11	$\begin{array}{c} -50 & 0 \\ 9 & 26 \end{array}$	113 11	98 78 6 0	38	48 78	_	3 2
Neat Cattle	••		776	o	10	10 88 888 34	_	941 45	- [53 11	10	10 8
Mails Miscellaneous Coach	ing	. -	68	9	_	57 77	-	57 56	_	- 1	_	0
Goods (Tons) Miscellaneous Goods	· · ·	. 5,927	69,921 636	1	5,561	75,342 38 76 0	8,081	87,888 40 80 46	2,520	$12,546 2 \\ 4 46$		_
Live Stock		100	163	25	926	246 50	864	249 50	_ \	3 0		_
General Miscellaneo	us	<u> </u>	7	67		383 42		0 25				383
Fotal for the Week Forward from previ	 ous Return	-	100,365 104,600	9 77		10 7 ,448 14 103,359 43		127,763 7 92,046 88		20,314 93 —		 11312
Total from Jan. 1 to Total confesponding	Jan. 13	-	204,965	86	-	210,807 57	-	219,809 95		9,002 38	-	_
previgus Year		-	194,588	53	-	204,965 86		210,807 57	_			_
Increase compared vious Year	with pre-		10,377	33		5,841 71		9,002 38			<u> </u>	
Decrease do.	do							-				<u> </u>
Tradic Train Mileage Folward from last R		15,883 15,820			18,283 17,945		21,762 17,315	=	3,479			- -
tal from Jan. 1 to	Jan. 13	31,703			36,228		39,077		2,849	_	_	
orresponding perio	d of pre-	30,654	_		31,703	_	36,228	_	_	_		_
nerease compared	- 1			-	<u> </u>							
vious Year ecrease do.	do	1,049			4,525	_	2,849	= 1	_	_	_	_
Particulars of Goods Co	nveyed.	Seven o Januar	lays ended y 13, 1895		Jar Janus	nuary 1 to bry 13, 1895.	Ja Janı	nuary 1 to sary 14, 1894.	I	nerease in 1895.	Dec	re ase .895.
irst class Goods		Tons	ewt. qr. 15 0	lb 14	Tons 13	ewt. qr. 16				ewt. qr. 10.		wt. qr.
econd class Goods	•••	187	8 3	19	244	17 1 1	3 24	8 8 3 2	4	_ 120	3	11 2
ice ea		1,925 $1,357$	$\begin{array}{cc} 6 & 3 \\ 10 & 3 \end{array}$	8	3,254 $1,971$					- 13 0 20		_3 3
ea leaf rrack	•••	17	14 3	8	29	17 1 1	0 1	7 10 3	4 12	6 2 6		
rrack	•••	46 59	4 1 5 3	21	134 105					2 0 3		8 0
nnamon	•	3	13 2	23	6	0 2 1	1 1	1 15 3 1	2		5	15 1
cao rdamoms	•••	44 3	$\begin{array}{cc} 19 & 2 \\ 0 & 0 \end{array}$	13 10	76 7					3 0 7		- 17 0
bacco	•••	16	8 3	16	23	2 2 1	8 1:	2 9 3	8 10			
er, 3rd class a Lead and Shooks,	3rd class	3 15	$\begin{array}{ccc} 19 & 1 \\ 13 & 2 \end{array}$	5 16	6 94	-:			6 1	18 3 27		_
mure, 3rd class		1		0	24	4 3 2	* 1 1			77 1 1 19		
			9 1					3 17 2 1 7 5 0 0 0	1 10 0	7 1 13	,	10 3
	•••	2	11 0	14	2	11 0 1	0 4	5 0 0 0	2		3	_
her 3rd class Goods her 4th class Goods	•••			23 20		$\begin{array}{cccc} 11 & 0 & 1 \\ 19 & 0 & 1 \end{array}$	0 4	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2		3 63	10 2
her 3rd class Goods her 4th class Goods her 5th class Goods	•••	2 677 - 292 158	11 0 4 1 1 3 13 0	23 20 3	1,033 450 238	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{c c} 0 & & & & & \\ 4 & & & & & \\ 4 & & 1,09 \\ 7 & & 510 \\ 3 & & 19 \\ \hline \end{array}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 5 6 1 47		63 60	10 2 7 1
her 3rd class Goods her 4th class Goods her 5th class Goods hechona	•••	677 292	$\begin{array}{cccc} 11 & 0 \\ 4 & 1 \\ 1 & 3 \end{array}$	23 20	$^{1,033}_{450}$	11 0 1 19 0 1 1 3 8 3 2 0 0	0 4 4 1,09 7 51 3 19 0	5 0 0 0 7 9 2 19 0 9 1 0 0 13 1 1 5 13 1 20	2 5 6 1 47	11 0 14 - 15 2 12	63 60	10 2 7 1
ner 3rd class Goods ner 4th class Goods ner 5th class Goods	···	2 677 292 158 5 118	11 0 4 1 1 3 13 0 19 0 18 0 0 1	23 20 3 8 17	$\begin{array}{c} 2\\ 1,033\\ 450\\ 238\\ 10\\ 296\\ 0 \end{array}$	11 0 1 19 0 1 1 3 8 3 2 0 0 9 1 2 3 0 1	0 4 4 7 7 8 8 9 9 9 2 10 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 5 6 1 47 0 191 8 0	11 0 14 - 15 2 12 - 19 2 11 2 2 2	63 60 15	10 2 7 1
her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods her 5th class Goods the control of the co	••• ••• •••	2 677 - 292 158 5 118	11 0 4 1 1 3 13 0 19 0 18 0 0 1 15 3	23 20 3 8 17	$ \begin{array}{r} 2\\ 1,033\\ 450\\ 238\\ 10\\ 296\\ 0\\ 144 \end{array} $	11 0 1 19 0 1 1 3 8 3 2 0 0 9 1 2 3 0 1 8 2 1	0 4 4 1,09 7 8 19 0 2 10 0 12	5 0 0 0 7 9 2 16 0 9 1 0 0 13 1 12 13 1 20 4 9 3 1 0 0 2 6 1 8 3 10	2 5 6 1 47 0 191 8 0 22	11 0 14 - 15 2 12 - 19 2 11 2 2 2	63 60 15	10 2 7 1 13 1
her 3rd class Goods her 4th class Goods her 5th class Goods her 5t		2 677 292 158 5 118 0 84 23	11 0 4 1 1 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3	23 20 3 8 17 0 7 22 27	2 1,033 450 238 10 296 0 144 45 25	11 0 1 19 0 1 1 3 8 3 2 0 0 9 1 2 3 0 1 8 2 1 5 2 2 4 1 1	0 4 4 4 7 7 51 3 8 19 0 2 2 10 0 12 10 6 11 3	5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 2 5 6 1 47 0 1 191 8 0 22 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 - 15 2 12 - 19 2 11 2 2 2	3 63 60 15 19	10 2 7 1: 13 1:
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her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods her 5th class her 5th class her 5th class her 4th class her at 5th class her at 6th class	6th class	2 677 292 158 5 118 0 84 23 11 82 51 7 15 6	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 7 1 8 0 1 1 1 7 3 7 1 8 0 1 1 1 0 6 3 9 2	23 20 3 8 17 0 7 22 27 0 18 14 10 20	2 1,033 450 238 10 296 0 144 45 52 162 54 52 331	11 0 1 19 0 1 1 3 8 8 2 9 0 0 9 1 2 3 0 1 8 2 1 1 1 3 8 2 1 1 1 3 0 9 1 1 8 2 0 2 9 1 1 2 1 3 1 1 3 1	0	5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 2 5 6 1 47 7 6 1 1 191 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 - 15 2 12 - 19 2 11 2 2 2 19 3 0 - 8 1 26	3 63 60 15 19 11 18 27 21	10 2 7 1 5 13 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1
her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods her 5th class her 5th class her 5th class her 5th class her 6th class her 4th class her 6th class her, 6th class	6th class	2 677 2992 158 5 118 0 0 84 23 111 7 7 15 6 6	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 8 0 1 1 11 0 6 3 	23 20 3 8 17 0 7 22 27 0 18 14 10 20 14 21	2 1,033 4500 238 10 296 0 144 45 25 162 54 52 381 156 299	11 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 8 2 1 5 2 2 3 0 1 8 2 1 5 2 2 1 1 1 3 0 9 1 1 2 2 0 2 6 11 1 2 8 15 2 2 8 15 2 2	0 4 4 4 1,099 51:0 19:0 19:0 19:0 19:0 19:0 19:0 19:0 1	5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 2 5 6 1 47 7 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 - 15 2 12 - 19 2 11 2 2 2 19 3 0 - 8 1 26	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods her 5th class coanuts coanuts coanuts coanut Oil pperah horac rosine Oil lives her, wrought her at 5th class her at 6th class her at 6th class her at 6th class horac, 6th class er, 6th class lives, 6th class lives, 6th class lives, 6th class lives, 6th class her 6th class her 6th class her 6th class Goods	6th class	2 677 - 2992 158 5 118 0 0 84 23 11 82 51 7 15 6 6 254 133 196	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 7 1 8 0 1 1 1 0 6 3 9 2 17 0 — — — — — — — — — — — — —	23 20 3 8 17 0 7 22 27 0 18 14 10 20	2 1,033 4500 238 10 296 0 0 144 45 25 162 54 52 380 156 298	11 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 1 5 2 2 4 1 1 1 3 0 3 1 1 1 3 0 9 1 1 2 0 2 3 1 1 2 2 0 3 1 1 2 2 0 3 1 1 3 2 2 4 1 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 4 1 1 1 5 1 1 1 3 1 1 5 1 1 1 1 3 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 4 4 1,099 7 51 10 12 22 10 0 6 1 1 3 1 1 1 18 1 1 1 18 1 1 1 18 1 1 1 1	5 0 0 0 0 0 0 0 0 0 13 1 1 1 1 5 13 1 20 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2555 477 1 191 191 155 0 22 11 155 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 15 2 12 19 2 11 2 2 2 19 3 0 8 1 26 1 2 10	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 13 1 1 13 1 1 1 1 1 1 1 1 1 1 1 1 1
ffee tton coanuts coanuts coanut oil pperah onac rosine Oil aves mber, wrought mber at 5th class a Lead and Shooks, mure, 6th class umbago, 6th class er, 6th class liky Articles and Roher 6th class Goods ilway Material blic Works Material	6th class	2 677 - 292 158 5 118 0 84 23 11 82 51 7 15 6 6 254 133 196	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 7 1 1 1 8 0 1 1 1 0 6 3 	23 20 3 8 17 0 7 22 27 0 18 14 10 20 14 21	2 1,033 4500 238 10 296 0 144 45 25 162 54 52 381 156 299	11 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 1 5 2 2 4 1 1 1 3 0 3 1 1 1 3 0 9 1 1 2 0 2 3 1 1 2 2 0 3 1 1 2 2 0 3 1 1 3 2 2 4 1 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 3 1 1 4 1 1 1 5 1 1 1 3 1 1 5 1 1 1 1 3 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 4 4 4 1,099 51:0 19:0 19:0 19:0 19:0 19:0 19:0 19:0 1	5 0 0 0 0 0 0 0 0 0 13 1 1 1 1 5 13 1 20 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 2 5 6 1 47 7 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 - 15 2 12 - 19 2 11 2 2 2 19 3 0 - 8 1 26	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 2 13 1 2 1 3 1 1 3 3 3 1 1 5 3 2 1 2 3 1 1 7 3 0 0 0 -
her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods nechona ffee tton coanuts coanut oil pperah onac rosine Oil vres mber, wrought nber at 5th class a Lead and Shooks, mure, 6th class armbago, 6th class er, 6th class like Articles and Roher 6th class Goods ilway Material bilc Works Material bilc Works Material Department M.	6th class	2 677 2992 158 5 118 23 11 82 51 7 15 6 6 6 254 133 196	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 7 1 11 0 6 3 9 2 17 0 10 0 3 0 10 0 11 0 11 0 12 0 13 0 14 0 15 3 16 0 17 3 17 3 18 0 19 0 10 0	23 20 3 8 17 0 7 22 27 0 18 14 10 20 14 21	2 1,033 450 238 10 296 0 0 144 45 25 162 54 8 15 15 298 1,348	11 0 1 19 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 8 2 1 5 2 2 4 1 1 5 1 11 3 9 1 1 2 0 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 3 3 1 7 1 1 1 8 15 0 1	0 4 4 1,09 7 51 8 19 22 10 6 6 1 3 11 18 10 4 7 7 4 7 7 3 7 7 4 7 9 38	5 0 0 0 0 0 0 0 0 0 13 1 1 1 1 5 13 1 20 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 2 5 6 1 47 191 191 192 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
her 3rd class Goods her 4th class Goods her 5th class Goods nothing the feet of the feet o	6th class	2 677 - 292 158 5 118 0 84 23 11 82 51 7 15 6 6 254 133 196	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 7 1 18 0 1 1 1 0 6 3 9 2 17 0 10 0 0 3 	23 20 3 8 17 0 7 22 27 0 18 14 10 20 14 21	2 1,033 450 238 10 296 0 0 144 45 25 162 54 8 15 15 298 1,348	11 0 1 19 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 8 2 1 5 2 2 4 1 1 5 1 11 3 9 1 1 2 0 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 3 3 1 7 1 1 1 8 15 0 1	0 4 4 1,099 7 51 10 12 22 10 0 6 1 1 3 1 1 1 18 1 1 1 18 1 1 1 18 1 1 1 1	5 0 0 0 0 0 0 0 0 0 13 1 1 1 1 5 13 1 20 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2555 477 1 191 191 155 0 22 11 155 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14 15 2 12 19 2 11 2 2 2 19 3 0 8 1 26 1 2 10	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 2 13 1 2 1 3 1 1 3 3 3 1 1 5 3 2 1 2 3 1 1 7 3 0 0 0 -
her 3rd class Goods her 4th class Goods her 5th class Goods her 5th class Goods her 5th class Goods her 5th class her 5th class coanuts coanuts coanuts coanuts coanut Oil coanuts coanut Oil coanut her at 5th class her at 5th class her at 5th class her at 6th class her at 6th class her at 6th class her 6th class her 6th class lky Articles and Ro her 6th class Goods ilway Material hic Works Materia hic Works Materia hic Works Material	6th class	2 677 - 292 158 5 118 0 84 23 11 82 51 7 15 6 6 254 133 196	11 0 4 1 1 3 3 13 0 19 0 18 0 0 1 15 3 12 1 7 3 7 1 18 0 1 1 1 0 6 3 9 2 17 0 10 0 0 3 	23 20 3 8 17 0 7 22 27 0 18 14 10 20 14 21	2 1,033 450 238 10 296 0 0 144 45 25 162 54 8 15 15 298 1,348	11 0 1 19 0 1 19 0 1 1 3 8 3 2 0 0 0 9 1 2 3 0 1 8 2 1 5 2 2 4 1 1 5 1 11 3 9 1 1 2 0 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 2 3 1 1 1 3 3 1 7 1 1 1 8 15 0 1	0 4 4 1,09 7 51 8 19 22 10 6 6 1 3 11 18 10 4 7 7 4 7 7 3 7 7 4 7 9 38	5 0 0 0 0 0 0 0 0 13 1 1 1 1 5 13 1 20 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 2 5 6 1 47 191 191 192 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 0 14	3 63 60 15 19 11 18 27 21 95 63 85	10 2 7 1 13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Colombo, January 29, 1895.

W. T. PEARCE, General Manager.

Ceylon Government Railways .-- Comparative Statement of Traffic for the Week ended January 20, 1895.

Earnings from	Seven	Days ended ary 22, 1893.		Days ended ary 21, 1894.		n Days ended ary 20, 1895.	Inc. 1895 c	rease— over 1894.	Decre 1895 be	ease— elow 1894.
Passengers, Ordinary Coolies Season Tickets	. 691	382 48	356	321 3	7 414	351 90	- ,)	Rs. c. 2,254 82 30 53 54 23	No.	ks. c.
Total Passengers Parcels	5,069	1,355 47 377 44	5,664 74	1,431 32	7,518	1,951 96 686 77	7,319 1,849 15	2,339 58 520 64 76 73	-	=
Carriages Dogs Other small Animals Neat Cattle	60	42 25 15 26	70	43 25 4 42	106	69 6 36 89	36 12	25 81 32 47		153 54 — — — 16 61
Mails Miscellaneous Coaching Goods (Tons) Miscellaneous Goods	5,724	776 0 28 24	4,580	888 34 14 90 61,596 2 86 16	7,471	941 45 69 4 81,823 20 86 0	2,891	53 11 54 14 20,227 18		0 16
Live Stock General Miscellaneous	273	70 0 167 96		1,290 91		366 0 54 50	409	237 50	=	1,236 41
Total for the Work Forward from Frevious Return Total from Jan. 1 to Jan. 20		95,189 45 204,965 86 300,155 31		98,095 70 210,807 57 308,903 27		120,256 14 219,809 95 340,066 9		22,160 44 9,002 38 31,162 82		
Total a fresponding period of prefious Year In fease compared with pre-		286,518 25		300,155 31		308,903 27				<u>-</u>
Decrease do. do Traffic Train Mileage this Week		13,637 6	17,915	8,747 96 — —	22,115	31,162 82	4,200			
Forward from last Return Total from Jan. 1 to Jan. 20 Corresponding period of pre-	31,703 46,938		36,228 54,143		61,192		7,049			
vious Year Increase compared with previous Year Decrease do. do	2,905		7,205		7,049				_	
Particulars of Goods Conveyed.		days ended y 20, 1895.	Jan Janua	nary 1 to ary 20, 1895.		ruare I to sary 21, 1894.		terease 1 1855.	Dest in 1	*cas≠ <⊍5.
First class Goods Second class Goods Rice Tea Tea Tea Tea leaf Arrack Salt Cinnamon Cacao Cardamoms Tobacco Beer, 3rd class Manure, 3rd class Other 3rd class Goods Other 5th class Goods Cinchona Coffee Cotton Cocoanuts Cocoanut Oil Cocoanut Oil Cocoanut Oil Cocoanut Codes Cocoanut Oil Cocoanut Oil Cocoanut Oil Cocoanut Codes C	10 101 2,195 753 18 42 47 1 1 85 5 8 3 9 2 2 259 154 9 152 0 43 16 80	11 3 1 2 2 6 18 3 11 14 3 10 5 2 11 9 3 0 17 0 12 12 0 0 15 2 9 4 1 20 3 3 7 16 3 21 17 2 27 14 2 0 19 3 2 17 1 6 12 3 23 17 1 6 12 3 23 17 1 6 12 3 23 17 1 6 12 3 23 17 1 6 12 1 1 18 1 20 15 2 1 1 18 1 20 15 2 1 1 10 1 14	24 345 5,450 2,724 48 176 1522 13 31 19 34 4 6 1,671 710 393 19 448 0 188 61 55	5 2 18 19 3 19 9 1 2 3 21 16 0 23 16 0 23 16 2 17 17 2 23 10 0 17 0 3 26 7 0 10 15 1 12 1 3 17 6 3 27 5 2 1 6 1 2 9 6 1 1 12 3 23 18 2 27 5 1 21 7 0 2 17 3 2 17 3 2 17 3 2 17 4 2 25	335 5,264 2,423 23 144 260 25 98 14 18	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 23 -	14 1 26 8 0 11 7 0 8 3 1 9 6 0 23 0 3 3 11 3 22 18 2 4 4 1 22 5 2 14 8 2 27 9 3 0 17 3 3 4 1 23 8 3 17 14 3 13	17 1 2 0 33 1 20 1	12 0 6 10 1 15 8 1 0 6 1 24 13 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Coonac Cerosine Oil Cerosine Oil Cerosine Oil Cimber, wrought Cimber at 5th class Cimber at 6th class Cimber at 6th class Cea Lead and Shooks, 6th class Ranure, 6th class Cerosine Oil Cea Lead and Shooks, 6th class Cerosine Oil Cerosine Oil Cerosine Oil Cerosine Oil Cerosine Oil Cerosine Oil Cerosine Cerosine Oil Cerosi	119 36 11 18 24 202 119 153 75 873	9 0 25 11 1 22 5 3 14 6 2 10 15 0 4 	281 91 20 37 76 583 276 446	14 1 26 3 0 22 9 0 19 15 3 27 17 0 27 - - 10 1 27 11 1 10 16 2 21 - - - - 11 3 12 5 0 6	251 63 10 63 113 649 281 551	3 0 6 18 2 22 5 0 16 10 0 0 10 0 1 3 2 3 8 0 4 13 3 0 - 2 3 0 3 2 2 16 1 13	30 27 10 	11 1 20 4 2 0 4 0 3 - - - - - - - - - - - - -	104	13 0 4 16 2 22
Vay and Works Material	7,471	4 1 6	20,262	15 1 13	14,758	8 0 14		10 2 17		3 1 18

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE UVAKELLIE TEA COMPANY OF CEYLON, LIMITED.

- 1. The name of the Company is "THE UVAKELLIE TEA COMPANY OF CEYLON, LIMITED."
- 2. The registered office of the Company is to be established in Ceylon.
- 3. The objects for which the Company is established are—
 - (a) To purchase or otherwise acquire the Uvakellie estate, situate in Madulsima, containing in extent five hundred and sixty-one acres or thereabouts.
 - (b) To purchase, or lease, or otherwise acquire any other land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.
 - (c) To improve, plant, clear, cultivate, and develop the said estate, and any other lands that may be purchased, leased, or otherwise acquired, as tea estates, or with any other products, or in any other ways, and to let, lease, and exchange or mortgage the same or any part thereof, whether in consideration of money or securities for money, or shares, debentures, or securities in any other Company, or for any other consideration, or otherwise to trade in, dispose of, or deal with the same or any part thereof.
 - (d) To purchase tea leaf and (or) other raw products for manufacture, manipulation, or sale.
 - (e) To manufacture tea leaf and (or) other raw products.
 - (f) To carry on the business of manufacturers, growers, planters, and exporters of tea and other products in all their branches on behalf of the Company, or as agents for others, and on commission or otherwise.
 - (g) To plant, grow, and produce, buy, sell, trade, and deal in tea, coffee, cinchona, cacao, cardamoms and other plants, trees, and natural products of any kind or any of them.
 - (h) To borrow or receive on loan money for the above purposes or any of them, and for repayment of all or any of the money so borrowed, and the security thereof upon mortgage, debenture bonds, bills, bonds for cash credit, interest warrants, letters of credit, trust deeds or other deeds of security, promissory notes, bills of landing, or other negotiable instruments over all or any of the Company's property or assets, movable or immovable, real or personal, or on security of the subscribed capital of the Company, called or not called, or otherwise.
 - (i) To establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any part thereof.
 - (j) To acquire by purchase in money, or in shares, or 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.
 - (k) To unite, co-operate, amalgamate, or enter into partnership or any arrangements 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 any of them, 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.
 - (1) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.
- 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is Rupees five hundred thousand divided into five thousand shares of rupees one hundred (Rs. 100) each, with power to increase or decrease the capital.

In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association 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 accordance with this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:—

Number of Shares taken

Names and Addresses of	Subscribers.			by each Subs	cribe
W. B. KINGSBURY, Colombo	•••	***	•••	On	e
V. A. Julius, Colombo		***	•••	One	
E. Benham, Colombo	***			One	Э
FRED. WM. Bois, Colombo	::		•••	One	э
HENRY Bois, by his attorney Fre	D. Wm. Bois, Co	olombo	•••	One	В
H. H. CAPPER, Colombo	***	***	•••	One	
DAVID S. PACE, Colombo	•••	••	.,,	One	\$

Witness to the above signatures:

FRANK LIESCHING, Notary Public, Colombo.

ARTICLES OF ASSOCIATION OF THE UVAKELLIE TEA COMPANY OF CEYLON, LIMITED.

The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolutions. The Company may by special resolution alter or make provisions instead of or in addition to any of the regulations of the Company whether contained or comprised in these Articles or not.

2. The Company shall forthwith, after its incorporation, purchase all that estate called Uvakellie, situated in Madulsima, and containing in extent five hundred and sixty-one (561) acres or thereabouts, for the sum of twelve

thousand pounds (£12,000).

SHARES.

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

hand in such form as the Company from time to time directs.

4. The Directors may from time to time make such calls upon the Shareholders in respect of all moneys 4. The Directors may from time to time make such calls upon the Shareholders in respect of all moneys unpaid on their shares as the Directors may think fit, and each Shareholder shall be liable to pay the amount of calls so made to the persons and at the time and place appointed by the Directors. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

5. If before or on the day appointed for payment any Shareholder does not pay the amount of any c.l' to which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.

6. The Directors may, if they think fit, receive from any of the Shareholders willing to advance the same all or any part of the moneys due more their respective shares beyond the sums actually called up, and upon the money.

6. The Directors may, if they think fit, receive from any of the Shareholders willing to advance the same an or any part of the moneys due upon their respective shares beyond the sums actually called up, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company shall pay interest at such rate as the Shareholders paying such sum in advance and the Directors agree upon. 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 and to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to be registered Shareholders for the time being of the Company as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the share shall have been offered within the time specified in that behalf by the Directors may Shareholders to whom the share shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company.

7. If several persons are joint-holders of any shares, any one of such persons may give effectual receipt for

the dividend payable in respect of such shares.

8. Every Shareholder shall be entitled to a certificate under the common seal of the Company specifying the share or shares held by him and the amount paid thereon.

9. If such certificate is used up, worn out, or lost, it may be renewed on payment of fifty cents.

TRANSFER OF SHARES.

10. The Company may decline to register any transfer of shares made by a Shareholder who is indebted to them.

The fee payable to the Company for the registration of a transfer shall be rupees two and cents fifty. The register of transfer shall be closed during the fourteen days immediately preceding every Ordinary

General Meeting of the Company, and at such other times (if any) and for such period as the Directors may from

time to time determine, provided always that it shall not be closed for more than thirty days in any year.

13. Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing. The Directors may decline to register any transfer whatever, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, the Shareholder desirous of executing the same or the Directors may convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not; and the resolution of such Extraordinary General Meeting shall be absolute.

TRANSMISSION OF SHARES.

14. The executors or administrators or heirs of a deceased Shareholder shall be the only person recognized by

the Company as having any title to his share.

15. Any person becoming entitled to a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as Shareholder upon such evidence being produced as may from time to time be required by the Directors.

16 Any person who has become entitled to a share in any way other than by transfer may, instead of being

registered himself, elect to have some person to be named by him registered as a holder of such share.

17. The person so becoming entitled shall testify such election by executing to his nominee a transfer of

such share.

18. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferror, and thereupon the Company shall register the transferee

Provided always that the Directors shall have the right at all times to decline to register such person as aforesaid, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register such person as a holder of such share, they shall, upon the request of such person, convene an Extraordinary General Meeting of the Company to resolve whether such transfer shall be registered or not, and the resolution of such meeting shall be absolute.

FORFEITURE OF SHARES.

19. If any Shareholder fails to pay any call on the appointed day, the Company may at any time thereafter during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, together with any interest that may have accrued by reason of such non-payment.

- 20. The notice shall name a further day and a place or places, being a place or places at which calls of the Company are usually made payable on and at which such call is to be paid. It shall also state that in the event of non-payment at the time and place appointed, the shares in respect of which such call was made will be liable to be forfeited.
- 21. If the requisitions of any such notice as aforesaid are not complied with, any share in respect of which such notice has been given may be forfeited by a resolution of the Directors to that effect.

 22. Any share so forfeited shall be deemed to be the property of the Company, and may be disposed of in

such manner as the Directors think fit.

23. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay to the Company all calls owing upon such shares at the time of the forfeiture.

INCREASE OF CAPITAL.

24. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase its capital by the creation of new shares, of such amounts per share and in the aggregate as such resolution shall direct; and they shall have power to add to such new shares such an amount of premium as may be considered expedient.

25. Any capital raised by the creation of new shares shall be considered as part of the original capital, and

shall be subject to the same provisions in all respects, whether with reference to the payment of calls, or the forfeiture of shares on non-payment of calls or otherwise, as if it had been part of the original capital.

BORROWING,

26. The Directors shall have power to borrow money for the purposes of the Company, and for this purpose to grant bends, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deed, or other documents, to issue letters of credit, and to grant mortgages, or other deeds of security over all or any of the Company's lands, property, estate, and assets. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time, in the usual course of business, such temporary advances on the produce in hind, or in the future to be obtained from the Company's estate or estates as they may find necessary or expedient for the purpose of defraving the expenses of wealing the expenses of wealings the expenses of wealth the expenses for the purpose of defraying the expenses of working the said estate or estates, or of extending buildings, machinery, or plantation, or otherwise. Provided also that before the Directors execute any mortgage, or issue any debentures they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its Directors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETING.

27. 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.

Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in General Meeting, and if not so prescribed then at such place and at such time as soon after the first day of February in each year as the Directors shall determine.

29. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall

be called Extraordinary.

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

31. Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.

32. 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 think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitionist or requisitionists or any other Shareholders amounting to the required number may, himself or themselves, convene an Extraordinary General Meeting to be held at such time or place as

he or they shall think fit.

33. Seven days' notice at least, specifying the place and the hour of meeting, and the purpose for which any meeting is to be held, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner, if

any, as may be prescribed by the Company.

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

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

36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders, and no business shall be transacted at any General Meeting unless

the requisite quorum be present at the commencement of the business.

37. If within one hour from the time appointed for the meeting the required number of Shareholders is not a shareholders. Shareholders shall be dissolved. In any present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. 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 the required number of Shareholders is not present, those members who are present shall be a quorum, and may transact the business for which the meeting was called.

38. The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the

Company.

39. If there be no such Chairman, or if at any meeting he is not present at the time of holding the same, the Shareholders present shall choose one of their number to be Chairman of such meeting.

40. 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.

41. At any General Meeting, unless a poll is demanded by at least two Shareholders, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the book of proceedings of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

42. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs; and the result of such poll shall be deemed to be the resolution of the Company in General Meeting.

- 43. In the event of a resolution being brought before a General Meeting involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, a majority of three-fourths of the Shareholders present and (or) represented by proxy shall be necessary to carry such resolution.
 - 44. Every Shareholder shall have one vote for every share held by him.

45. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his curator; and if any Shareholder is a minor, he may vote by his guardian, or any of his guardians if more than one.

46. If one or more persons are jointly entitled to a share or shares, the person whose name stands first in the

register of Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the same.

47. No Shareholder shall be entitled to vote at any meeting unless all calls due from him have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder or person acquiring by marriage, shall be entitled to vote 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 possessed of the share in respect of which he claims to vote at least three months previously to the time of holding

the meeting at which he proposes to vote.

48. Votes may be given either personally or by proxies. A proxy shall be appointed in writing under the hand of the appointer, or, if such appointer is a corporation, under their common seal.

49. No person shall be appointed a proxy who is not a Shareholder; and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than twenty-four hours before the time of holding the meeting at which he proposes to vote: but no instrument or mandate appointing a proxy other time of holding the meeting at which he proposes to vote; but no instrument or mandate appointing a proxy other than a power of Attorney, shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

50. The qualification of a Director shall be holding not less than fifty shares of the Company upon which all calls for the time being shall have been paid.

calls for the time being shall have been paid.

51. The number of Directors shall not be less than two or more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

52. The first Directors shall be Frederic William Bois, William Duff Gibbon, and Walter Bridgman Kinsgbury, and the shall hold office, except in the event of their becoming respectively disqualified, or resigning, until the first Ordinary General Meeting of the Company.

53. As remuneration for their services the Directors shall be entitled to appropriate annually a sum not exceeding a bees one thousand five hundred (Rs. 1,500), 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. future

54. One of the Directors may be appointed by the Board to act as Managing Director and (or) Visiting Agent of the Company for such time and on such terms as the Board may determine or fix by agreement with the person appointed to the office.

Powers of Directors.

55. The Directors shall have power to carry into effect the purchase of the said Uvakellie estate and the lease

(or) purchase of any other lands.

The business of the Company shall be managed by the Directors, either by themselves or with the assistance of a secretary or secretaries, agent or agents, to be appointed by them for such a period, and on such terms as the Directors shall think fit; 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 registration of the Company, the purchase of the said lands and the cultivation thereof, and otherwise in or about the working and business of the Company.

57. The Directors shall have power to make, and may make, rules or regulations for the management of the property of the Company; and for that purpose may appoint managers, agents, superintendents, officers, clerks, and servants, with such remuneration and at such salaries 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

occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any or the managers, agents, superintendents, officers, clerks, or servants for such reasons as they may think proper and advisable, and without assigning any cause.

58. The Directors shall also 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 shall appoint, to draw, accept, make, endorse, sign, and enter into cheques, bills of exchange, promissory notes, bonds, mortgages, proxies to any proctor or proctors, contracts or agreements on behalf and for the purposes of the Company.

59. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of

59. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, who shall attest the sealing thereof.

60. 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.

- 61. 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 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 by or against the Company.
 - (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform
 - (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 special powers, and from time to time to vary or release 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.

62. 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.

DISQUALIFICATION OF DIRECTORS.

63. The office of a Director shall be vacated-

1) If he ceases to hold the due qualification in shares;

(2) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

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

ROTATION OF DIRECTORS.

65. At the first Ordinary Meeting of the Company all the Directors shall retire; and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being, or the number next below one-third, shall retire from office.

66. The Directors to retire in any year shall always be those who have been longest in office, and in case of Directors equal in length of office, shall, unless such Directors agree among themselves, be determined by ballot.

67. A retiring Director, if qualified, shall be re-eligible. The Company at the Ordinary General Meeting

shall fill up the offices vacated by the retiring Directors by electing a like number of persons.

68. If at any meeting at which an election of Directors ought to take place no such election is made, the meeting shall stand adjourned till the next day, at the same time and place; and if at such adjourned meeting no election takes place, the former Directors shall continue to act until new Directors are appointed at the first Ordinary Meeting of the following year.

69. The Company may from time to time, by special resolution in General Meeting, increase or reduce the number of Directors, and may also determine in what rotation they are to go out of office.

70. Any casual vacancy in the Board of Directors or Provisional Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

PROCEEDINGS OF DIRECTORS.

71. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and determine the quorum necessary for the transaction of business. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman, in addition to his original vote, shall have a casting vote. A Director may at any time summon a meeting of the Directors.

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

holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

73. All acts done by any meeting of the Directors or by any person acting as a Director, shall, notwith-standing that it be afterwards discovered that there was some defect in the appointment of any such Directors, or persons acting as aforesaid on that day, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

74. The Directors shall cause minutes to be made in a book or books provided for and used solely for that

purpose-

(1) Of all appointments of officers made by the Directors

(2) Of the names of Directors present at each meeting of Directors;
(3) Of all orders made by the Directors; and

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

And any such minute as aforesaid, if signed by any person purporting to be the Chairman of any meeting

of Directors, shall be receivable in evidence without any further proof.

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

DIVIDENDS.

77. The Directors may, with the sanction of the Company in General Meeting, declare a yearly dividend to be paid to the Shareholders in proportion to their shares, and the amounts paid up thereon; and they may at their discretion, and without such sanction from time to time, pay to the members on account of the next forthcoming dividend such interim dividend as in their judgment the position of the Company justifies.

78. No dividends shall be payable except out of the profits arising from the business of the Company and

with the sanction of the Directors.

79. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for repairing, improving, or maintaining any of the property of the Company or any part thereof; or for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company; and the Directors may invest the sum or sums so set apart upon such securities or investments as they think fit.

When any Shareholder is indebted to the Company for calls, or otherwise, all dividends payable to him,

or a sufficient part thereof, may be applied by the Board in or towards satisfaction of the debt.

81. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post or otherwise to his registered place of abode; and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the credit of the Company's profit and loss account, but the Board may remit the forfeiture whenever they may think proper.

82. No dividend shall bear interest as against the Company.

ACCOUNTS.

83. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the last year, made up to a date not more than three months before such

meeting. 84. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, 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; and in cases 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 items shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

85. A balance sheet shall be made out in every year and laid before the General Meeting of the Company, and such 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' Ordi-

nance, 1861," or as near thereto as circumstances admit.

86. A written or printed copy of such balance sheet shall be delivered at or sent by post to the registered address of every Shareholder.

AUDIT.

87. The first Auditor or Auditors of the Company shall be appointed by the Directors, and shall hold office until the second General Meeting; and afterwards the Auditor or Auditors shall be from time to time appointed by

the Company in General Meeting.

88. The accounts of the Company for each year shall be examined, and the correctness of the balance sheet and profit and loss account ascertained, by one or more Auditors to be elected by the Company in General Meeting.

89. If not more than one Auditor is appointed, all the provisions herein contained relating to Auditors shall apply to him.

90. The Auditors need not, but may be Shareholders in the Company. No person is eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company; and no Director or other officer of

the Company is eligible during his continuance in office. 91. The remuneration of the Auditor or Auditors shall be fixed by the Company at the time of their election

save that in case of the first Auditor or Auditors it shall be fixed by the Directors.

92. Any Auditor shall be re-eligible for election on his quitting office.

If any casual vacancy occurs in the office of Auditor, the Directors may appoint another Auditor, which

- shall hold office until the next Ordinary General Meeting.

 94. If no election of Auditor is made in manner aforesaid, the Directors may appoint an Auditor or Auditors for the year then current, and fix the remuneration to be paid to him or them by the Company for his or their services.
- 95. Every Auditor shall have access to all books of accounts kept by the Company, and shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating
- The Auditors may make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether, in their opinion, the balance sheet is a full and fair balance sheet, containing the particulars required by these regulations, and properly drawn up, so as to exhibit a true and correct view of the state of the Company's affairs; and such report shall be read together with the report of the Directors at the Ordinary Meeting.

Notices.

97. Notices by the Company may be authenticated by the signature (printed or written) of the Secretary or other person appointed by the Directors to do so.

98. 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.

99. Notices requiring to be served by the Company upon the Shareholders may be served, either personally or by leaving the same or sending them through the post in a letter addressed to the Shareholders at their registered places of abode, and any notices so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have

given notice to the Managing Director or Secretary of the Company of some address in Ceylon.

100. All notices directed to be given to the Shareholders shall, with respect to any share to which persons are jointly entitled, be given to whichever of the said persons is named first in the register of Shareholders; and notice

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

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

102. Every Shareholder residing out of Ceylon shall name an address in Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named such an address, he shall not be entitled to any notices.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names this Twenty-eighth day of January, One thousand Eight hundred and Ninety-five.

> W. B. KINGSBURY. V. A. Julius. E. Benham. FRED. WM. Bois. HENRY Bois, by his attorney Fred. WM. Bois H. H. CAPPER. DAVID S. PACE.

Witness to the above signatures:

FRANK LIESCHING. Notary Public, Colombo.

The Talgaswela Tea Company of Ceylon, Limited.

NOTICE is hereby given that the Annual General Meeting of the shareholders of the Company will be held at the Company's Office, No. 4, Queen street, on Friday, February 22, 1895, at 3 P.M., to receive the report of the Directors and statement of accounts for the year ending December 31, 1894.

The share transfer books of the Company will be closed

from February 8 to 22, 1895, both days inclusive.

By order of the Directors,

BAKER & HALL, Agents and Secretaries.

Colombo, February 6, 1895.

The Hapugahalande Tea Company, Limited.

OTICE is hereby given that the first Ordinary General Meeting of Shareholders of this Company will be held at the Company's Registered Office, No. 22, Baillie street, Fort, Colombo, at 1 P.M. on Friday, February 22, 1895.

Business.

To declare an interm dividend.

2. To elect Directors in terms of clause 52 of the Articles of Association, and such other business as may properly come before the meeting.

By order of the Board,

LEWIS BROWN & Co., Agents and Secretaries.

Colombo, February 1, 1895.

The Pine Hill Estates Company, Limited.

OTICE is hereby given that a Meeting of the Shareholders of the Company will be held at Mr. Fisher's Office, 3, Kachcheri street, Kandy, on Saturday, February 23, 1895, at 11.30 A.M.

Business.

To receive report by the Directors for half-year. To declare an interim dividend.

To consider the formation of a Reserve Fund.

J. ROYDON HUGHES, Managing Director and Secretary.

The Agra Ouvah Estates Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of this Company will be held at the registered office of the Company, No. 7, Queen street, Fort. Colombo, on Saturday, February 23, 1895, at 12.30 р.м.

Business.

1. To receive the report of the Directors and

accounts for the past year.

2. To declare a dividend.

3. To transact any other business that may be brought before the meeting.

By order of the Directors,

WHITTALL & Co., Agents and Secretaries.

Colombo, February 7, 1895.

The Glasgow Estate Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of this Company will be held at the registered office of the Company, No. 7, Queen street, Fort, Colombo, on Saturday, February 23, 1895, at 12

Business.

To receive the report of the Directors and Accounts

To receive the report of the Directors and Accounts for the past year.
 To declare a dividend.
 To transact any other business that may be brought before the meeting.

By order of the Directors,

WHITTALL & Co.

Agents and Secretaries.

Colombo, February 7, 1895.

The Adams Peak Hotel Co., Limited.

N Ordinary General Meeting of the above Company will be held at Hatton on Thursday, February 14, 1895.

By order of the Directors,

W. DOWNIE SMITH, Secretary.

CADER SAIBO MOHAMEDO CASSIM, trading at 14, Third Cross street, Pettah, Colombo, do hereby give notice that I have ceased signing my name as Kavenna Mohamado Cassim in Tamil, and that from this date I shall sign my name in English as

C. S. MOHAMEDO CASSIM.

January 21, 1895.

OTICE is hereby given that I intend, three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public to practise in the English and Sinhalese languages throughout the District of Kalutara.

M. P. S. GOONERATNE.

Panadure, February 4, 1895.

ුරු කිරීම ක්ෂක්කරණ, සාන€රේ පදින්චි මෙරෙයද්යදුගේ පිටර්සල්ගාදු ගුණරන්න වන මම කලුතර පළාතේ ඉංගුසි සහ සිංහළ නොතාරිස් මකුතෙක් මෙන් පත්වෙන අදහසින්, මෙතැන් පවන් තුන්මාසයක් හියකල ගරුතර ආණ්ඩුකාර උතුමානත් වනන්ජේගෙන් ඉල්ලන්ව අදහස්කර සිවිමි.

මෙමරණ්ණුගේ පීට්ර් සල්ගාදු ගුණිරත්ත.

වුම් 1895 ක්වූ පෙබුවාරි මස 4 වෙනි දින පානදුරේදීය.

இத்தாற் சகல**ருக்கும் அறி**விப்ப**து யாதெனில், களு**த் *துறைக் குறிச்சியட*ங்களும் பிரசித்த கொத்தா**ரிசாக** 🦼 ங்கிலேய கொங்கள பாறைத்களில் வேஃபொர்க்கிறதற்கு எ ன்னே ஏற்படுத்திப் பதிர்துகொள்ளும்படி மகா கனம் பொருந்திய தேசாதிபதியவர்களுக்கு இன்றைக்கு மூன் அ மாசத்தின்பின்னர் விண்ணப்பப் பத்திரம் எழுதும்ப டி எண்ணியிருக்கிறேன்.

எம். பி. எஸ். குனாட்டு.

പാത്രുക്കുക്കുക, 1895 ம் ஆண்டு மாசிமீு 4 ர் உ. IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the Regulations made on March 28, 1889, notice is hereby given that Mr. Arthur Karl Edward von Possner, of Glennie street, Slave Island, has applied for the registration of the following Trade Mark for Erated Waters in Class 42 in the Classification of Goods in the above-mentioned Regulations :-



Colonial Secretary's Office, Colombo, January 25, 1895.

E. NOEL WALKER, Colonial Secretary.

IST of Persons licensed under Ordinance No. 15 of during January, 1895:—

Auctimeers.

- Alfred Mathews Chittambalam.
- Walter Seale.
- Arthur Charles Gale:
- Walter Edward Keel.
- Arthur Joshua Fernando.
- Sellapperumagey Augustino Fernando. Lancelot Henry Ephraims. Don Martinus Rupesinghe.

- Edwin John. 9.
- 10.
- Charles Henry Gomes.

 John Adrian Pullenayegum.
- Weeramantry Arachchige Don Philip.
- Annesley Young Daniel. Emanuel Dabera. 13.
- 14.
- Arthur Mildmay Gepp. 15.
- Holman Foster 16.
- Charles Edward Hood Symons.

Brokers.

- Alfred Mathews Chittambalam.
- Walter Seale.

- Arthur Charles Gale.
- Walter Edward Keel. 4.
- 6.
- Water Edward Keel.
 George Armitage.
 Melville John Gordon Forbes.
 Paules Alexander Ekanayake.
 Sellapperumagey Augustino Fernando.
 Thandemuttupille Suppu Pulley.
 Don Martinus Rupesinghe.

- Edwin John.
- John Adrian Pullenayegum.
- Weeramantry Arachchige Don Philip.
- Annesley Young Daniel.
- Casie Bawa Miskin Bawa.
- Arthur Mildmay Gepp.
- James Gibson. 17.
- Owen de Run. 18.
- Holman Foster. 19.
- Charles Edward Hood Symons. 20.

C. E. D. PENNYCUICK, Mayor and Chairman.

The Municipal Office, Colombo, February 4, 1895.

Total Quantities of the following	g Articles Exported from the Ports of Colombo and Galle during the under-mention	ed periods.
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		-	, ,																							
Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea,	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poonac.	Cinnamop.	Cinnamon Oil.	Citronella Oil.	Carda- moms.	Ebony.	Plumbago.	Coir Rope.		Coir Yarn.	Coir Fibre.	wood.	Orchilla. Kiveel	Fibre.	Horns.
1895.		ewt.	awt.	16.	ewt.	16.	lb.	1b.	No.	ewt.	ewt.	ewi.	16.	oz.	oz.	ib.	cwt.	cwt.	cwt.	ewt.	cwt.	wt.	cw t.	lb. cv	wt. c	w.
26/1 26/1 26/1 26/1 26/1 26/1 26/1 29/1 29/1 29/1 29/1 29/1 29/1	Odessa Japan Bombay Calcutta London Bombay Japan Calcutta Bombay do. Sydney London and Liverpool	5 1161 — — — — — — — — — — — — — — — — —		642 	200				15600		1550	52	7050*			1847			186			176				
. 23/1 . 23/1	Cochin Bombay	1	-	_	_		_	_	_	_		_		_	113600 252528		_	_	=	=	=	_	_	_	_	
	1895. 26/1 26/1 26/1 26/1 26/1 26/1 26/1 26/1	1895. 26/1 Bombay 26/1 Calcutta 26/1 London 26/1 Odessa 26/1 Japan 26/1 Bombay 26/1 Bombay 26/1 Bombay 26/1 London 26/1 Bombay 29/1 Bombay 29/1 Japan 29/1 London and Liverpool London	1895. cwt.	1895. ewt. ewt. ewt. 26/1 Bombay .	1895. cwt. cwt. lb.	1895. cwt. cwt. 1b. cwt.	1895. cwt. cwt. 1b. cwt. 1b.	1895. cwt. cwt. 1b. cwt. 1b. 1b.	1895. cwt. cwt. 1b. cwt. 1b. 1b. 1b. 26/1 Bombay - - 642 - -	1895. ewt. ewt. ib. cwt. lb. lb. lb. No.	1895. cwt. cwt. 1b. cwt. 1b. 1b. 1b. No. cwt.	1895. cwt. cwt. 1b. cwt. 1b. 1b. 1b. No. cwt. cwt. cwt. 26/1 Bombay - 642 -	1895, cwt. cwt. 1b. cwt. 1b. 1b. 1b. No. cwt. cwt. cwt. cwt. 26/1 Bombay - 642 -	1895,	1895,	1895. ewt. ewt. 1b. cwt. 1b. 1b. 1b. No. ewt. cwt. cwt. cwt. 1b. oz. oz.	1895. cwt. cwt. 1b. cwt. 1b. 1b. 1b. No. cwt. cwt. cwt. 1b. oz. oz. 1b.	1895. cwt. cwt. lb. cwt. lb. lb. lb. lb. No. cwt. cwt. cwt. lb. oz. oz. lb. cwt. 26/1 Calentta	1895,	1895,	1895, cwt. cwt. lb. cwt. lb. lb. lb. lb. No. cwt. cwt. cwt. lb. oz. oz. lb. cwt. cw	1895, cwt. cwt. 1b. cwt. 1b. 1b. 1b. 1b. No. cwt. cwt.	1898. cwt. cwt. 1b. cwt. 1b. 1b. 1b. 1b. No. cwt. cwt. cwt. 1b. oz. oz. lb. cwt. cw	1898, cwt. cwt. 1b. cwt. 1b. 1b. 1b. 1b. No. cwt. cwt.	1885. ewt. ewt. 1b. ewt. 1b. 1b. 1b. 1b. No. ewt. ewt. 1b. oz. oz. 1b. owt. ewt. owt. ewt. owt. owt. ewt. owt. owt. ewt. owt. ow	1895, cwt. cwt. 1b. cwt. 1b. 1b. 1b. 1b. No. cwt. cwt.

^{*} And Chips 550 lb.

Importation of Rice from Indian Ports during the above periods.

		rurbor carron or	WIGE	TIOM Indian	routs aming the spoke bettons.
TO	COLOMBO:-			1	GALLE:-
	From Calcutta Bombay Gopalpore Porce	Bags 49,672 , 2,200 , 3,49	<u>.</u>)	٠.	From Calcutta Bags 12,767 Indian Ports , 3,665 Total Bags 16,432
	Chittagong Southern Indi Total	ia , 15,09) -		

LIONEL LEE, Acting Principal Collector.

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Total Qu	antities of the followi	ng Article	s Exported from	ı the Ports o	of Colombo a	Galle during	the under-mentioned	periods.
1	á l	i	ಡೆ ಚಿ	ø .d	درا جدا	C C C	1 1 1 6 1 6	ا بنا جنا من

Vessels.	Date of Clearing.	For what Port.	Plantation, Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchona,	Branch. Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poonac.	Cinnamon.		Citron la Oir	Carda.	Dony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan- wood.	Orchilla.	Kitool Fibre.	Deer Horns.
ss. Bezwada ss. Bormida ss. City of Vienna ss. Cuzco ss. Valetta ss. Azanoor ss. Azanoor ss. Rewa ss. Orient ss. Kangra ss. Glenartney ss. Habsburg	2/2 4/2 4/2 4/2 4/2 4/2 5/2 5/2 5/2	Mauritius Bombay, &c. London Australia do. Bombay * London do. Calcutta London Bremen	ewt.	ewt.	1b. 13904	cwt	1b. •	1b.	1b.	No.	cwt.	ewt	1000 	2500 — — — — — — — — — — — — — — — — — —	02.	02.	3060		ewt.		cwt.	441 96 135 — — 38 — 257			1b.	ewt.	ewt.
GALLE. ss. Nowshera	2 2	Bombay			•	_	_		_	_	-								80			_					_

* And Chips 5,000 lb.

† And Chips 11,200 lb.

Importation of Rice from Indian Ports during the above periods.

то	COLOM	BO:			
	From	Calcutta	E	ags	42,907
		Bombay	•••	,,	25
		Gopalpore	•••	,,	340
		Southern India	•••	,,	9,629
		. Total	E	Bags	52,901

GALLE:-

From Calcutta Southern India ... Total ... Bags 16,761

LIONEL LEE, Acting Principal Collector.

Memorandum of Arrivals and Departures of Coolies for December, 1894.

Ports.		Arrivals.		Departures.				mmence- le year.
Colombo.						Arrivals.		Departures.
Men Women Children	•••	3,997 548 570	•	1,763 535 211	***	$42,312 \\ 6,992 \\ 6,441$	•••	33,755 11,9 2 7 3,747
Negombo.								
Men Women Children	•••	14	•••	_ 3	• • • • • • • • • • • • • • • • • • • •	362 65 22		280 59 26
Vankalai.								
Men Women Children	•••	1,480 299 109	•••	770 183 55	•••	4,478 1,112 407	•••	4,882 1,177 314
Pesalai.								
Men Women Children	•••	=	•••		•••	16,158 5,042 1,865	•••	7,923 1,814 488
Total		7,018		3,520	•	85,256		66,292

Customs, Colombo, February 7, 1895. LIONEL LEE, Acting Principal Collector.