

THE

CEYLON GOVERNMENT

No. 7,974 - FRIDAY, MARCH 31, 1933.

Published by Authority.

PART. I.—GENERAL.

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

,., o			PAGE		PAGE
Minutes by the Governor	• •	• • .	_	Proceedings of Municipal Councils	518
Proclamations by the Governor	• •	• •	482	"Local Government Ordinance" Notices	524
Appointments by the Governor	• •	• •	483	Trade Mark Notifications	524
Appointments, &c., of Registrars	• •	• •	485	Road Committee Notices	525
Government Notifications	• •	• •	486	Vital Statistics	527
Notices calling for Tenders	• •	• •.	4 96	Sales of Unserviceable Articles, &c	527
Unofficial Announcements	• •	• •	497	Patents Notifications	527
Revenue and Expenditure Returns	• •	. • •		Local Board Notices	. —
Currency Commissioners' Notices	• •	• •		Notices to Mariners	
Miscellaneous Departmental Notices "Eve: Notices	. S	• •	516	Specifications under "The Irrigation Ordinance	,,
"Eve: Notices	• •	• •		Meteorological Returns	Supplt
Sai er Rents	• •			Books registered under Ordinance No. 1 of 1885	

TED AT THE CEYLON GOVERNMENT PRESS, COLOMBO.

PROCLAMATIONS BY THE GOVERNOR.

OB 412/G.M.R.

HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GRAEME THOMSON.

WHEREAS it is enacted by section 34 (1) of "The Ceylon/Railways Ordinance, 1902," that it shall be lawful for the Governor from time to time to declare by Proclamation any road or path which the Railway may cross to be a "minor crossing" and whether such "minor crossing" shall be closed by gates or not:

And whereas it is deemed expedient to declare a road crossed by the Railway between Galoya Station in the North-Central Province and Kantalai Station in the Eastern Province a "minor crossing":

Now know Ye that We, the Governor, do hereby under section 34 (1) of "The Ceylon Railways Ordinance, 1902," declare the road defined in the schedule hereto to be a "minor crossing" as from April 19, 1933, and that the said "minor crossing" shall not be closed by gates.

By His Excellency's command,

C. C. WOOLLEY,

Colombo, March 24, 1933. Secretary to the Governor.

GOD SAVE THE KING.

SCHEDULE.

Railway Mileage.

Description.

Class.

M. C.

155 56.14. Road from 85 M.P., Kandy-Trincomalee III.
road to Vaddakachchi game reserve
between Galoya Station in the NorthCentral Province and Kantalai
Station in the Eastern Province

AL 94/33

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GRAEME THOMSON.

KNOW Ye that We, the Governor, by virtue of the powers vested in Us by section 26 of "The Co-operative Societies Ordinance, No. 34 of 1921," and by Article 93 of the Ceylon (State Council) Order in Council, 1931, do hereby remit—

(a) The stamp duty with which, under any law for the time being in force, instruments executed by or on behalf of—

Bomiriya-Nawagamuwa Co-operative Health Society, Limited, February 24, 1933,

Uduwara Co-operative Society, February 1, 1933, Mawatagama Co-operative Urban Bank, Limited, February 8, 1933,

Angunachchiya Co-operative Society, February 28, 1933,

Napana Co-operative Society, February 28, 1933, Weligalla Co-operative Society, February 28, 1933, Mathagal North-West Co-operative Society, February 13, 1933,

Velanai Centre Co-operative Society, February 27, 1933,

or by an officer or member of the said societies, and relating to the business of the said societies, are chargeable as from the respective dates noted against the names of the said societies:

(b) Any fee payable under the law of registration for the time being in force, in respect of the instruments aforesaid, provided, however, that such exemption may be withdrawn under sub-section (2) of the said section.

By His Excellency's command,

Colombo, March 25, 1933. Secretary to the Governor.

GOD SAVE THE KING.

HA/B 135/33

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GRAEME THOMSON.

KNOW Ye that by virtue of the powers vested in Us by section 3 of the Buddhist Temporalities Ordinance, 1931, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, We the Governor of Ceylon do hereby amend the Proclamation under the aforementioned section, published in the Gazette of December 4, 1931, by including in the schedule thereto the temples described in the schedule hereunder.

By His Excellency's command,

C. C. Woolley, Secretary to the Governor.

Nuwara Eliya, March 28, 1933.

GOD SAVE THE KING.

SCHEDULE.

1. Asgiri Vihere (manage Gedige Vihare alias Adahana Maluwa, and Wijayasundara Aramaya alias Alut Vihare) in the town of Kandy, Central Province.

2. Ratmale Vihare at Wegama in the District of Kurunegala.

MLA-D 438.

"The Quarantine and Prevention of Diseases Ordinance, 1897."

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GRAEME THOMSON.

WHEREAS by a declaration dated March 21, 1933, the proper authority, to wit, the Chairman, Urban District Council, Nawalapitiya, declared that the area described in the schedule hereto annexed shall be a "diseased locality" within the meaning of "The Quarantine and Prevention of Diseases Ordinance, 1897, and the regulations made thereunder:

Now know Ye that We, the Governor, by virtue of the powers in Us vested by Article 93 of the Ceylon (State Council) Order in Council, 1931, do hereby confirm the said declaration dated March 21, 1933, in accordance with the regulations made under "The Quarantine and Prevention of Diseases Ordinance, 1897," and published in the Supplement to the Government Gazette No. 7,481 dated August 28, 1925, and do hereby declare that the area described in the schedule hereto shall, until further notice in terms of the said regulations, be a "diseased locality" for the purposes and within the meaning of the said Ordinance and the regulations made thereunder.

By His Excellency's command,

C. C. Woolley, Secretary to the Governor.

Nuwara Eliya, March 28, 1933.

GOD SAVE THE KING.

SCHEDULE.

The area bounded on the north by Ambagamuwa road from the Back Lane passage to the Main Junction, on the east by the Kotmale road from the Main Junction to the Back Lane passage, and south and west by the whole of the Back Lane passage which extends from Kotmale road to Ambagamuwa road.

Min. H/Y A 3423

BY HIS EXCELLENCY THE GOVERNOR.

A PROCLAMATION.

GRAEME THOMSON.

WHEREAS by a declaration dated March 22, 1933, the proper authority, to wit, the Government Agent, Southern Province, Galle, declared that the area described in the schedule hereto annexed shall be a

"diseased locality" within the meaning of "The Quarantine and Prevention of Diseases Ordinance,

1897," and the regulations made thereunder:

Now know Ye that We, the Governor by virtue of the powers in Us vested by Article 93 of the Ceylon (State Council) Order in Council, 1931, do hereby confirm the said declaration dated March 22, 1933, in accordance with the regulations made under "The Quarantine and Prevention of Diseases Ordinance, 1897", and published in the Supplement to the Government Gazette No. 7,481, dated August 28, 1925, and do hereby declare that the area described in the schedule hereto shall, until further notice in terms of the said regulations, be a "diseased locality" for the purposes and within the meaning of the said Ordinance and the regulations made thereunder.

By His Excellency's command,

C. C. Woolley, Secretary to the Governor.

Nuwara Eliya, March 30, 1933.

GOD SAVE THE KING.

SCHEDE ..

The area within the village of Dorape; bounded on the north by Angulugaha-Danduwana road, east by Kalaeliya field, south by Kabalgaha-addara and Kalaeliya fields, west by Dorape-Welikonda footpath.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 165 of 1933.

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

J 37/32

Mr. C. H. HARTWELL to be Secretary to the Minister for Labour, Industry and Commerce, under section 40 (1) of the Ceylon (State Council) Order in Council, 1931, and Deputy Director of Commercial Intelligence, from March 27, 1933, until further orders.

J 37/32

Mr. M. F. DE S. JAYABATNE to be Office Assistant to the Government Agent, Eastern Province; Additional Police Magistrate and Additional Commissioner of Requests, Batticaloa; and Additional Assistant Superintendent of Prisons, Batticaloa, from March 25, 1933, until further orders.

T 164/33

Dr. J. P. C. CHANDRASENA to be temporarily Registrar of Patents, in addition to his duties, with effect from March 29, 1933, in place of Mr. W. N. Rae, who has retired from the Public Service.

By His Excellency's command,

Chief Secretary's Office, Colombo, March 23, 1933. F. G. Tyrrell, Chief Secretary

No. 166 of 1933.

HIS Excellency the Governor has been pleased to make the following appointments:—

CF 49/29

Mr. C. A. LaBroov to be an Additional District Judge and an Additional Commissioner of Requests, Kandy, from April 13 to 26, 1933.

CF 90/29

Mr. L. G. Poulier to act as District Judge, Commissioner of Requests, and Police Magistrate, Tangalla, during the absence of Mr. S. P. Wickramasinha, from March 29 to 31, 1933, or until the resumption of duties by that officer.

CF 47/29

Mr. K. Kanagasabai to be an Additional District Judge, an Additional Commissioner of Requests, and an Additional Police Magistrate, Jaffina, during the absence of Mr. D. H. Balfour, on March 27, 1933, or until the resumption of duties by that officer.

CF 96/29

Mr. E. G. Jonklaas to be Additional Commissioner of Requests and Additional Police Magistrate, Gampola, and an Additional District Judge, Kandy, for the judicial division of Gampola, on March 30 and 31, 1933.

CF 63/29

Mr. S. Subramaniam to act as Commissioner of Requests and Police Magistrate, Point Pedro, during the absence of Mr. N. Moonesinghe, from April 1 to 18, 1933, or until the resumption of duties by that officer.

CF 70/29

Mr. C. R. Tambiah to be, at Chavakachcheri, Additional Commissioner of Requests and Additional Police Magistrate for the judicial division of Point Pedro, on April 11 and 12, 1933.

CF

Mr. R. H. D. Manders to be Additional Police Magistrate and Additional District Judge, Colombo, from March 21, 1933, until further orders.

CF 28/29

Mr. M. H. Jayatilleke to be Additional Police Magistrate, Panadure, on March 25, 1933.

CF 36/29

Mr. E. B. Weerakoon to act as Municipal Magistrate, Colombo, during the absence of Mr. E. M. C. Joseph, from April 7 to 17, 1933, or until the resumption of duties by that officer.

By His Excellency's command,

Attorney-General's Chambers, E. St. J. Jackson, Colombo, March 28, 1933. Attorney-General.

No. 167 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of the Criminal Procedure Code, 1898, to appoint Mr. R. B. Gunathera to act, in addition to his own duties, as an Inquirer for the Vidane Arachchies' divisions of Ganegama, Telikada, and Keembiya in the Gangaboda pattu of the District of Galle, Southern Province, during the absence of Mr. Charles Wirasinha, from April 1 to 15, 1933, or until further orders.

By His Excellency's command,

Attorney-General's Chambers. E. St. J. Jackson, Colombo, March 28, 1933. Attorney-General.

No. 168 of 1933.

K 59/32

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of the Criminal Procedure Code, 1898, to appoint Mr. Saravanamuttu Karthigesu, Udaiyar, to be in addition to his own duties, an Inquirer for the Udaiyar's division of Navatkuli in the District of Jaffna, Northern Province, vice Mr. P. Maniccavasagar, retired.

By His Excellency's command,

Attorney-General's Chambers, E. St. J. Jackson, Colombo, March 22, 1933. Attorney-General.

No. 169 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased, under the general provisions of section 32 of Ordinance No. 16 of 1877, to appoint the following gentlemen to be visitors to the two prisons at Kandy, viz. Bogambara and the Old Remand Prison, with effect from March 10, 1933, until further orders:—

W. L. KINDERSLEY, Esq., Bramford Speke, Kandy. Dr. Andreas Nell, Queens' Hotel, Kandy. C. S. Rajaratnam, Esq., Advocate, Kandy.

D. B. JAYATILAKA, Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, March 28, 1933. No. 170 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased, under section 5(1) of Ordinance No. 13 of 1898, to appoint Dr. O. E. R. ABEYARATNE, Acting Medical Officer of Health, Negombo, to be an official member of the Local Board of Minuwangoda, with effect from April 1, 1933, in place of Dr. E. L. F. DE MEL.

CHAS. BATUWANTUDAWE,
Minister for Local Administration.

Ministry of Local Administration, Colombo, March 29, 1933.

No. 171 of 1933.

Trafford Hill estate, Galagedara, has been nominated under section 3 (1) (b) of Ordinance No. 29 of 1928 to act for Mr. A. W. Warburton-Gray on the Board of Management of the Coconut Research Scheme during the latter's absence from Ceylon from April 15 to October 15, 1933.

D. S. SENANAYAKE, Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, March 28, 1933.

No. 172 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Walter Perera Jayasekera to be a Notary Public throughout the judicial division of Colombo, and to practise as such in the English language.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 21, 1933.

No. 173 of 1933.

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

Peri Sundaram, Minister for Labour, Industry and Commerce. Colombo, March 21, 1933.

No. 174 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JUAN PERERA WIJAYASINGHA GUNASEKERA to be a Notary Public throughout Negombo town and Dasiya pattu of Negombo District, with residence and office at Negombo and an additional office at Andiambalama, and to practise as such in the Sinhalese language.

Peri Sundram, Minister for Labour, Industry and Commerce. Colombo, March 24, 1933.

No. 175 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Adampillai Omerulebbehadjiar Mohamed Hussain to be a Notary Public throughout the judicial division of Kandy, and to practise as such in the English language.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 21, 1933.

No. 176 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Douglas Chappell Buultjens to be a Notary Public throughout the judicial division of Kandy, and to practise as such in the English language.

Peri Sundaram, Minister for Labour, Industry and Commerce. Colombo, March 27, 1933.

No. 177 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. DAYARATNA SERASINGHE GOONAWARDENA to be a Notary Public throughout the judicial division of Gampola, and to practise as such in the English language.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 21, 1933.

No. 178 of 1933.

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

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 27, 1933.

No. 179 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Mohamed Abubacker Azeez to be a Notary Public throughout the judicial division of Galle, and to practise as such in the English language.

Peri Sundaram, Minister for Labour, Industry and Commerce. Colombo, March 21, 1933.

No. 180 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. TILAKABHUTHA WIJEWARDANA AMARAKOON MUDALIGE DON TIMOTEUS AMARATUNGA to be a Notary Public throughout Weligam korale of Matara District, with residence and office at Weligama and an additional office at Midigama, and to practise as such in the Sinhalese language.

Peri Sundaram, Minister for Labour, Industry and Commerce. Colombo, March 21, 1933.

No. 181 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Theodore Alexander Dunuwille to be a Notary Public throughout the judicial division of Kurunegala, and to practise as such in the English language.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 21, 1933.

No. 182 of 1933.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. STANLEY HAROLD ABEYESEKERE to be a Notary Public throughout the judicial division of Badulla, and to practise as such in the English language.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 27, 1933.

APPOINTMENTS, &c., OF REGISTRARS.

THE following appointments made under the Ordinances No. 23 of 1927, No. 3 of 1870, No. 8 of 1886, No. 1 of 1895, and No. 19 of 1907, are hereby notified:—

By the Registrar-General.

HENRY THAMBIAH FORMAN to act as Registrar of Lands, Mullaittivu, for seventeen days from March 27, 1933, during the absence of the Registrar, A. Mylvaganam, on leave.

RATNA to act as Registrar of Births and Deaths of Dandugama division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, for sixty-nine days from April 1, 1933, during the absence of the Registrar, Don Daniel Jayatileke, on leave. Place of office: Kajugahawatta in Dandugama.

Dr. Edward Samuel Godlieb as Medical Registrar of Births and Deaths of Fort division of Colombo Municipality, in the Colombo District of the Western Frovince, with effect from April 1, 1933, vice Dr. C. G. Kurien, transferred. His office will be at the Port Surgeon's Office, Fort, Colombo.

Dr. Sanmugam Rajendram as Additional Deputy Medical Registrar of Births and Deaths of Fort division of Colombo Municipality, in the Colombo District of the Western Province, with effect from April 1, 1933. His office will be at the Port Surgeon's Office, Fort, Colombo.

AHAMADU MOHIDEEN BAWA as Registrar of Muslim Marriages of Dimbula, Udapane, and Ramboda korales of Kotmale division, in the Nuwara Eliya District of the Central Province, with effect from April 1, 1933.

His office wil be at Punduluoya.

Paingamuwegedara Ahamadu Lebbe Yacob Lebbe (provisionally) as Registrar of Mohammedan Marriages of Medapane, Tispane, and Pallepane korales of Kotmale division, in the Nuwara Eliya District of the Central Province, with effect from April 1, 1933. His office will be at Hapugastalawa in Kotmale.

SAMARAKKODITALATHTHANIRALLAYE JAYASINHA to act as Registrar of Births and Deaths of Ganegoda division, and of Marriages (Kandyan and General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, with effect from April 9, 1933, until further orders, vice S. D. Appuhamy, resigned. His office will be at Ganegoda.

By Provincial Registrars and Assistant Provincial Registrars under Section 7 of Ordinance No. 1 of 1895 and Section 7 of Ordinance No. 19 of 1907.

RANAMUKAGE EDWIN PEIRIS WEERASURIYA WAIDYA-RATNA to act as Registrar of Births and Deaths of Dandugama division, and of Marriages (General) of Ragam pattu of Alutkuru korale south division, in the Colombo District of the Western Province, for eleven days from March 21, 1933, during the absence of the Registrar, Don Daniel Jayatileke, on leave. Place of office: Kajugahawatta in Dandugama.

KIRIWATTUDUWAGE DON CAROLIS GUNATILLEKE to act as Registrar of Births and Deaths of Yalagala division, and of Marriages (General) of Munwattabage pattu division, in the Kalutara District of the Western Province, for two days from March 15, 1933, during the absence of the Registrar, Don Andrews Nayaka Wettasinha Tilakaratne, on leave. Place of office: Kurunduwatta in Yalagala.

Kannangarakorallage Don Girigoris de Peter Appuhamy to act as Registrar of Births and Deaths of Welipenna division, and of Marriages (General) of Walallawiti pattu division, in the Kalutara District of the Western Province, on March 22, 1933, during the absence of the Registrar, Don Johanis Jayanetti, on leave. Place of office: Muttettuwatta in Leuwanduwa.

MAYAKADUWE CORNELIS APPUHAMY to act as Registrar of Births and Deaths of Medapane korale division, and of Marriages (General) of Kotmale division, in the Nuwara Eliya District of the Central Province, for three days from April I, 1933, during the absence of the Registrar, Warahene Liyanage Sugathadasa de Alwis Gunatileke, on leave. Place of office: Subadabedda in Hedunawa.

MAYAKADUWE CORNELIS APPUHAMY to act as Registrar of Births and Deaths of Medapane korale division, and of Marriages (General) of Kotmale division, in the Nuwara Eliya District of the Central Province, for three days from April 9, 1933, during the absence of the Registrar Warahene Liyanage Sugathadasa de Alwis Gunatileke, on leave. Place of office: Subadabedda in Hedunawa.

VITANACHCHI FRANCIS to act as Registrar of Births and Deaths of Ambana division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, for two days from March 27, 1933, during the absence of the Registrar, Kahawe Palliye Guruge Don Charles Dias Gunasekera, on leave. Place of office: Pinikahanawatta in Pinikahana.

RANCHAGODA ARATCHIGE DON ROLUPI KARUNARATNE to act as Registrar of Births and Deaths of Induruwa division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District of the Southern Province, on March 30, and two days from April 2, 1933, during the absence of the Registrar, RANCHAGODA ARATCHIGE DON JOHN KARUNARATNE, on leave. Place of office: Wellewatta at Yalegama.

PEDURUHEWA JANIS DE SILVA to act as Registrar of Births and Deaths of Batapola division, and of Marriages (General) of Wellaboda pattu division, in the Galle District of the Southern Province, on April 5, 1933, during the absence of the Registrar, Mawananehewa John de Silva, on leave. Place of office: Maralagodawatta in Batapola.

Don Barlias Wijayatunga Jayawardana to act as Registrar of Births and Deaths of Watagedara division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for thirteen days from March 25, 1933, during the absence of the Registrar, Dolpe Wickramaratna Senarat Yapa, on leave. Places of office: Kohilawattageovita in Palatuwa and Kurunduwatta in Nadugala.

Don Dionis Ediriwickramasuriya to act as Registrar of Births and Deaths of Modaragampalata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, on March 23, 1933, during the absence of the Registrar, Don Jacoris Ediriwickramasuriya, on leave. Place of office: Siyambalagahawatta in Tawaluwila.

Don Hendrick Disanayake to act as Registrar of Births and Deaths of Nakulugamuwa division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for two days from March 24, 1933, during the absence of the Registrar, Don Charlis Disanayake, on leave. Place of office: Virittamullewatta in Nakulugamuwa; additional office: Walawwewatta in Moraketiara.

SIRISENA SAMARAKOON SINGAPPULY to act as Registrar of Births and Deaths of Kahawatta upper division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from March 25, 1933, during the absence of the Registrar, Johannas Abraham Singappuly, on leave. Place of office: Angahawatta in Mahahilla; additional office: Kankanangewatta in Watarakgoda.

WILLIAM SAMARASINGHE GUNAWARDANA to act as Registrar of Births and Deaths of Kirama division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, on March 27, 1933, during the absence of the Registrar, Aeneas Abraham Dissanayaka, on leave. Place of office: Medakoratuwa in Walgammulla.

Martin Gajasinhe to act as Registrar of Births and Deaths of Marakada lower division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, on March 29, 1933, during the absence of the Registrar, Don Nikulas Gajasinhe, on leave. Place of office: Maragahawatta in Julamulla.

Don David Abesinha to act as Registrar of Births and Deaths of Paranagampalata, East Giruwa pattu division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for seven days from April 4, 1933, during the absence of the Registrar, Chetwynd Abesundara Wirasinha, on leave. Place of office: Bulugahawatta alias Walawwewatta in Welipitiya.

Henry Thambiah Forman to act as Registrar of Marriages (General) of Maritime pattus division, in the Mullaittivu District of the Northern Province, for fourteen days from March 27, 1933, during the absence of the Registrar, Arunasalam Mylvaganam, on leave. Place of office: Assistant Provincial Registrar's Office.

Wanisekera Mudiyanselage Tikiri Banda ArambePola to act as Registrar of Births and Deaths of Tiragandahe korale east division, and of Marriages (General) of
Weudawili hatpattu division, in the Kurunegala District
of the North-Western Province, on March 24, 1933, during
the absence of the Registrar, R. B. Arambepola, on leave.
Place of office: Dorativawa.

Tennakoon Herat Mudiyanselage Punchi Banda to act as Registrar of Births and Deaths of Katugampola South korale division, and of Marriages (General) of Katugampola hatpattu division, in the Kurunegala District; of

the North-Western Province, for seventeen days from March 27, 1933, during the absence of the Registrar, T. H. M.

Banda, on leave. Place of office: Kanadulla.

Wanninayake Mudiyanselage Tikiri Banda to act as Registrar of Births and Deaths of Katuwanna korale division, and of Marriages (General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, for eight days from March 27, 1933, during the absence of the Registrar, P. B. Wanninayake, on leave. Place of office: Hangilipola.

Subasinha Mudiyanselage Appuhamy to act as Registrar of Births and Deaths of Dambadeni Udukaha east korale division, and of Marriages (General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, on March 29, 1933, during the absence of the Registrar, S. B. Wilgomuwa, on leave. Place of office: Gallindagawahena in Wennoruwa.

NAWARATNA MUDIYANSELAGE DINGIRI BANDA to act as Registrar of Births and Deaths of Kadawat korale east division, and of Marriages (General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, for fifteen days from March 23, 1933, vice S. W. Appuhamy, deceased. Place of office: Mahadiwulwewa.

WIRAKON MUDIYANSELAGE KIRT BANDA to act as Registrar of Births and Deaths of Kandapalla No. 1 division, and of Marriages (General) of Wellawaya division, in the Badulla District of the Province of Uva, for four days from March 28, 1933, during the absence of the Registrar, WIRAKON MUDIYANSELAGE APPUHAMY, on leave. Place of office:

Welegama.

LIYADIPITIYE RATNAYAKA MUDIYANSELAGE SUDUBANDA to act as Registrar of Births and Deaths of Wiyaluwa division, and of Marriages (General) of Wiyaluwa division, in the Badulla District of the Province of Uva, for thirty days from April I, 1933, during the absence of the Registrar, LIYADIPITIYE RATNAYAKA MUDIYANSELAGE APPUHAMY, on leave. Place of office: Siyambalagahakumburewatta in Ritigahakumbura.

Edirisuri Mudiyanselage Appuhamy to act as Registrar of Births and Deaths of Meddemediliya pattu division, and of Marriages (General) of Galboda and Kinigoda korales division, in the Kegalla District of the Province of Sabaragamuwa, for two days from March 24, 1933, during the absence of the Registrar, E. M. Kiri Banda, on leave. Place of office: Handagamawatta in Handa-

gama.

HINGURE ARACHCHILLAGE RANASINHA 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, on March 28, 1933, during the absence of the Registrar, H. A. Siriwardanahami, on leave. Place of office: Warakawehenewatta in Anhettigama.

Registrar-General's Office, Colombo, March 29, 1933. L. J. B. Turner, Registrar-General.

GOYERNMENT NOTIFICATIONS.

Min. LIC/T 15 M 33

TEXT of a Commission issued by His Excellency the Governor is published for general information:—

In the Name of His Majesty GEORGE THE FIFTH, by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India.

By His Excellency Sir Graeme Thomson, Knight
Grand Cross of the Most Honourable Order of
Saint Michael and Saint George, Knight
Commander of the Most Honourable
Order of the Bath, Governor and
Commander-in-Chief in and
over the Island of Ceylon
and its Dependencies.



GRAEME THOMSON.

To Sir Gualterus Stewart Schneider, Kt., K.C.; Abraham Charles Gerrard Wijeyekoon, Esquire; Arunachalam Mahadeva, Esquire; Norman John Luddington, Esquire, Acting Controller of Labour.

GREETING.

WHEREAS We have been informed by the Minister for Labour, Industry and Commerce that an industrial dispute exists between the employers and the workmen in the Wellawatta Spinning and Weaving Mills:

And whereas We deem it expedient that a Commission should issue to inquire into the causes of the said dispute and to report thereon with recommendations for a settlement of the points in dispute:

Now know Ye that We, the Governor of Ceylon, reposing great trust and confidence in your prudence, ability and fidelity, have, in pursuance of the powers in Us vested by section 3 (1) of the Industrial Disputes (Conciliation) Ordinance, 1931, by the Ordinance No. 9 of 1872 and by Article 93 of the Ceylon (State Council) Order in Council, 1931, nominated, constituted, and appointed, and by these Presents do nominate, constitute, and appoint you Gualterus Stewart Schneider, Abraham Charles Gerrard Wijeyekoon, Arunachalam Mahadeva, Norman John Luddington, to be Our Commissioners for the purpose aforesaid, with authority to exercise all the powers which Commissioners appointed under the aforesaid provisions of law may lawfully use and exercise:

And We do hereby nominate, constitute, and appoint you GUALTERUS STEWART SCHNEIDER to be the Chairman of the said Commission.

We do further authorize and empower you to make all necessary inquiries in the said matter, and to report to Us under your hand, as early as possible, upon the matters referred to you as aforesaid.

And We do request and require all public officers and other persons to whom you may apply for such information or advice as may properly be given to be assistant to you in your inquiries.

Given at Nuwara Eliya, under the Seal of this Island, this Twenty-ninth day of March, in the year of Our Lord One thousand Nine hundred and Thirty-three.

By His Excellency's command,

C. C. Woolley, Secretary to the Governor.

D 43/33

WITH reference to the previous notifications of the fees charged for affixing British visas to foreign passports, the following revised charge is published for information:—

Name of Country.

Fee charged for British visa.

Liberia

.. 22 gold francs

By His Excellency's command,

Chief Secretary's Office, Colombo, March 29, 1933. F. G. TYRRELL, Chief Secretary

THE FOREST ORDINANCE, 1907.

IT is hereby notified that by virtue of the powers vested in him by section 21 (2) of the Forest Ordinance, 1907, the Governor has exempted the colonists and clearing contractors of the Minneriya Colony in the North-Central Province, from the operation of the rule dated October 31, 1916, prescribing the rates of royalty to be levied on timber and minor forest produce, and published by Notification in the Gazette of November 3, 1916, in so far as the said rule affects firewood extracted by the said colonists and contractors from the following area for the purpose of supplies to the Ceylon Government Railway only:—

A block of 2,500 acres in the Minneriya village, bounded on the north by the Yodi-ela, east by the eastern boundaries of tracts 2 and 3, south by the Minneri-oya, and west by the main road from Habarana to Topawewa.

D. S. SENANAYAKE,

Minister for Agriculture and Lands.

Ministry of Agriculture and Lands, Colombo, March 23, 1933. THE CEYLON (STATE COUNCIL ELECTIONS) ORDER IN COUNCIL, 1931.

Election of a Member of the State Council in pursuance of a Notification by the Governor dated the Twenty-seventh Day of February, 1933.

IN pursuance of Article 32 of The Ceylon (State Council Elections) Order in Council, 1931, it is hereby notified by the Governor as follows:—

- (1) In the Electoral District specified in the first column of the schedule hereto the election of a member of the State Council is contested.
- (2) In the said Electoral District a poll will be taken between 8 o'clock in the forenoon and 5 o'clock in the afternoon on the date specified in the second column of the said schedule.
- (3) The names of candidates nominated for election in the said Electoral District are given in the third column of the said schedule, together with the colour allotted to each candidate by which the ballot box for the reception of ballot papers in favour of that candidate shall be distinguished at the poll and the names of the proposer and seconder of each candidate.
- (4) The situation of polling stations in the said Electoral District is specified in the fourth column of the said schedule
- (5) The sex, and areas of residence of voters allotted to each polling station are specified in the fifth column of the said schedule opposite to the situation of the respective polling stations specified in the fourth column.

By His Excellency's command,

Attorney-General's Chambers, Colombo, March 29, 1933.

E. St. J. Jackson, Attorney-General.

SCHEDULE.

1.

Electoral

District.

Date of

Poll.

3.

Names of Candidates nominated, Colour allotted to each, and Names of Proposers and

Seconders.

Polling Stations.

4.

Sex, and Areas of Residence or Numbers of Voters on Register allotted to each Polling Station.

5.

Galagedara 1933

No. 16, 13th May, L. Agnes Marion de Silva ... Ballot box colour: Red

> Proposer: Jayamangala Rajapaksege Siripina

Seconder: Kotmale Adap-Muna payalegedera Lebbe Mohamed Mariam Beebee

Rajapakse

2. Ranaraja Mudiyanse Ralahamillage Punchi Banda Ranaraja

Ballot box colour: Green Govornment Proposer: Edward Alexander Nugawela

Seconder: Walakadawattegedera Nanduwa

Males and Females. Government Bilingual School, Koralas' divisions of Udapalata East and Udapalata West in Tumpane Galagedara

Males and Females.

School, Koralas' divisions of Pallepalata and Ganata-Government Boys' Hataraliyadda palata in Tumpane Males, 1-1057; Fernales, 1-349

Males and Females.

Government Mixed School, Koralas' divisions of Pallepalata and Ganata-Muruddeniya . palata in Tumpane Males, 1058-1553; Females, 350-505

Males.

Nugawela

Boys'

School, Korala's division of Kulugammanasiya pattu in Harispattuwa, exclusive of the portion within the Municipal area of Kandy

Females.

Village Tribunal Court-house, Korala's division of Kulugammanasiya pattu in Nugawela Harispattuwa, exclusive of the portion within the Municipal area of Kandy

Males and Females.

Government Boys' School, Korala's division of Medasiya pattu in Haris-Idamegama pattuwa

Males and Females.

Baptist Mission Mixed School, Korala's division of Galasiya pattuwa in Haris. Harankahawa pattuwa

Malcs and Females.

Government Mixed School, Korala's division of Pallegampaha in Haris-Ankumbura pattuwa Males, 1-764; Females, 1-555

Males and Females.

School, Korala's division of Pallegampaha in Haris-Boys' Pujapitiya pattuwa Males, 765-1835 : Females, 556-1178

Males and Females.

Government Boys' School, Korala's division of Udagampaha in Haris-Alawatugoda pattuwa

Males and Females.

 \mathbf{Mixed} School, Korala's division of Matale Medasiya pattuwa Nagolle in Matale South

Males and Females.

Boys' School, Leliambe · Korala's division of Matale Udasiya pattuwa in Matale South

EXCISE ADVISORY COMMITTEES.

HIS Excellency the Governor has been pleased to rescind, with effect from January 1, 1933, the appointments notified in the Government Gazette No. 7,912 of March 18, 1932, in respect of the Excise Advisory Committees for the Puttalam Local Board, Trincomalee Local Board, Batticaloa Local Board, and Anuradhapura Local Board areas, and to appoint until further notice the following persons to be members of the Excise Advisory Committees for the areas noted above their names.

D. B. JAYATILAKA, Minister for Home Affairs.

The Ministry of Home Affairs, Colombo, March 29, 1933.

Puttalam Urban District Council Area.

The Chairman, Urban District Council, Puttalam (Chairman).

Mr. W. E. P. Wijesinghe, Gravets Mudaliyar (nominated by the Governor).

Mr. H. S. Ismail (nominated by the Urban District Council).

Rev. Fr. J. Kohler, Parish Priest (nominated by the Governor).

Mr. W. S. Strong (nominated by the Governor).

Sir H. L. De Mel, M.S.C. (nominated by the Governor to represent the general public of the district).

Batticaloa Urban District Council Area.

The Chairman, Urban District Council, Batticaloa (Chairman).

The Provincial Surgeon, Eastern Province (nominated by the Governor).

Mr. S. W. Stephens (nominated by the Urban District Council).

Mr. K. Kanagasabai (nominated by the Governor).

Rev. Fr. F. Bonnell, S.J. (nominated by the Governor). Mr. M. M. Subramaniam, M.S.C. (nominated by the Governor to represent the general public of the district).

Trincomalee Urban District Council Area.

The Chairman, Urban District Council, Trincomalee (Chairman).

The District Medical Officer (nominated by the Governor). Mr. P. Viswalingam (nominated by the Urban District Council).

Rev. Fr. F. X. Heimburger, S.J. (nominated by the Governor).

Mr. W. G. Vallipuram (nominated by the Governor). Mr. M. M. Subramaniam, M.S.C. (nominated by the

Anuradhapura Urban District Council Area.

Governor to represent the general public of the district).

The Chairman, Urban District Council, Anuradhapura (Chairman).

The Provincial Surgeon, North-Central Province (nominated by the Governor).

Mr. S. N. Sittampalam (nominated by the Urban District Council).

Mr. V. Ramaswamy (nominated by the Governor).

Rev. Fr. S. S. Villavarasingham, O.M.1. (nominated by the Governor).

Mr. H. R. Freeman, M.S.C. (nominated by the Governor to represent the general public of the district).

THE EXCISE ORDINANCE, No. 8 of 1912.

WITH reference to the Notification published in Gazette No. 7,964 of January 27, 1933, the Governor, under rule 4 of Excise Notification No. 180 published in the Gazette of August 31, 1928, has further ordered that the poll for the regrant of a toddy tavern licence in the Pallepane korale of the Kotmale division in the Nuwara Eliya District be fixed for Friday, May 5, 1933.

D. B. JAYATILAKA, Minister for Home Affairs.

The Ministry for Home Affairs, Colombo, March 29, 1933.

"THE NOTARIES ORDINANCE, 1907."

IT is hereby notified that by virtue of the powers vested in him by Article 93 of the Ceylon (State Council) Order in Council, 1931, His Excellency the Governor has withdrawn, under the provisions of section 10 of Ordinance No. 1 of 1907, the warrant granted to Mr. George

Edward Abeywardene to practise as a Notary Public in the English language within the judicial division of Galle.

PERI SUNDARAM,
Minister for Labour, Industry and Commerce.
Colombo, March 27, 1933.

B 746

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

BY-LAWS made by the Hatton-Dikoya Urban District Council under sections 164 and 168 (1) (a) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE,
Minister for Local Admin stration.

Colombo, March 29, 1933.

By-laws referred to.

Meetings: Notice, Agenda, Quorum, &c.

1. (a) There shall be twelve General Meetings of the

Council in every year for the transaction of business.

(b) The general meetings of the Council shall be held at the Hatton-Dikoya Urban District Council Office, Hatton, at least once every month on such day and at such hour as the Council may from time to time resolve, or as soon after that hour as may seem expedient to the Chairman.

(c) A special meeting may be held at the place aforesaid on such date and at such hour as the Chairman shall for

each such meeting specially appoint.

(d) Notice of every such meeting and of the business to be transacted at it shall be served on each Councillor at least three days—exclusive of Sundays and Government holidays—before the meeting.

(e) No business shall be brought before or transacted at any meeting, general or special, other than the business specified in the notice of the meeting, without the permission of the Council.

(f) No business shall be transacted at any meeting unless

a quorum of at least five Councillors is present.

(g) If at any meeting there is not a sufficient number of Councillors present to form a quorum, the Chairman shall adjourn the meeting to such date not more than fifteen days after the date of the meeting so adjourned as he thinks fit, and the business which would have been brought before the meeting so adjourned, if there had been a quorum present, shall be brought before, and disposed of, at such adjourned meeting.

Adjournment of Meetings.

2. (a) The Chairman of any meeting, general or special, at which a quorum of the Council is present may, with the consent of the meeting, adjourn the meeting from time to time; but no business shall be transacted without the permi ssion of the Council at any adjourned meeting other than the business left unfinished at the meeting from which such adjournment took place.

(b) Notice of an adjourned meeting shall be served on members at least twenty-four hours before the time fixed for such meeting unless the original meeting decides to hold the adjourned sitting within twenty-four hours.

Presence of Strangers.

3. Strangers, including the Press, may be present at meetings in the places set apart for them, but must withdraw when called upon to do so by the Chairman, when in the opinion of the majority of the members of the Council present at the meeting, expressed by resolution, such exclusion is deemed advisable in the public interest.

Order of Business.

- 4. The business of the Council shall be transacted in the following order:—
 - (a) Confirmation of the minutes of the last preceding meeting.
 - (b) Memorials, petitions, complaints, and communications addressed to the Council shall be laid before the Council.
 - (c) Questions of which due notice has been given.
 - (d) Motions of which due notice has been given.
 (e) Any other matter set down in the notice of the meeting in the order in which such matters are set out or in such order as the Council may for special reasons adopt.

(f) Monthly statements of receipts and disbursements, progress reports of works, and such other documents as are required by the Council, shall be submitted to the Council.

Order of Precedence.

- 5. For all purposes connected with the Council, the precedence and seniority of Councillors shall be regulated as follows:---
 - After the Chairman shall rank the Vice-Chairman and then the Councillors in order of the priority of their nomination or election and in the case of former Councillors re-elected or re-nominated, of the priority of their continuous membership of Council (such continuous membership being deemed to be unimpaired during the absence of a nominated member for whom a temporary successor has been nominated).

Minutes.

6. The minutes of each meeting shall be circulated. At the next or some subsequent meeting the question shall be put that the minutes be taken as read and confirmed. In the absence of objection or correction, the minutes as recorded shall be confirmed.

Memorials, Petitions, &c.

- 7. (a) A member presenting a petition or memorial to the Council may state concisely the purpose of the petition or memorial.
- (b) No member shall present any petition or memorial or other communication which is not respectful in tone throughout.
- (c) It shall be competent for any member to move that such petition or memorial be read. In making such motion he shall state concisely his reasons for wishing to have it read.
- (d) No debate shall be permitted on such motion, nor shall any other member speak upon or in relation to such petition or memorial, except to second the motion formally.
- (e) Such motion being seconded, the question shall be put whether the petition or memorial shall be read.

Questions.

8. (a) Questions relating to the affairs of the Council may be put to the Chairman.

(b) At least seven clear days' notice—exclusive of Sundays and Government holidays—shall be given of such questions.

(c) A written reply shall be read by the Chairman to

each question.

(d) No member shall address the Council upon any question, nor shall the terms of any question contain any argument or expression of opinion or statement of fact, except in so far as may be necessary to explain such question.

(e) Any member may put a supplementary question for the purpose of further elucidating any matter of fact

regarding which an answer has been given.

Provided that the Chairman may disallow any supplementary question if, in his opinion, it infringes the rules as to the subject matter of questions, and in that case the question shall not appear on the record of the minutes of the Council.

Motions.

9. (a) Every notice of motion shall be in writing signed by the member of the Council giving the notice. Unless such notice has been in the hands of the Secretary seven clear days—exclusive of Sundays and Government holidays —before the meeting of Council, the motion may not be included in the agenda.

(b) All notices of motions shall be dated and numbered as received, and shall be entered by the Secretary upon the

agenda in the order in which they are received.

(c) Before any notice of motion is placed on the agenda paper, it shall be submitted to the Chairman, who, if he be of opinion that it is out of order, shall order that such motion shall not be included in the agenda and shall cause the giver of the notice to be so informed.

(d) Every motion of which notice is given shall be relevant to some question affecting the administration of the

Council's affairs.

(e) No motion to rescind any resolution which has been passed within the preceding six months, nor any motion to the same effect as any motion which has been negatived within the preceding six months, shall be deemed to be in order, unless notice thereof shall have been given and specified in the agenda, and the notice shall bear, in addition to the member who proposes the motion, the signatures of five other members; and when such motion has been disposed of, it shall not be competent for any member to propose any similar motion within the period of six months next following.

(f) No motion shall be deemed to have been submitted for debate until it shall have been proposed and seconded.

(g) Any member may second a motion or amendment by rising in his place and bowing to the Chair, without prejudice to his right to speak at a later period of the debate.

(h) Before any motion of which previous notice has not been given, is moved in Council, it shall be reduced to writing signed by the mover and handed to the Secretary.

(i) When a motion has been moved and seconded and the debate thereon concluded, the question thereupon shall be put to the vote by the Chairman.

Withdrawal of Motion or Amendment.

10. A member who has moved a motion or amendment may withdraw the same by leave of the Council, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked for permission for its withdrawal, unless such permission shall have been refused.

Re-introduction of Motion.

11. A motion which has been withdrawn may be moved again at any subsequent meeting; but no motion shall be proposed which is the same in substance as any motion which within the period of six months referred to in rule 9 (e) shall have been resolved in the affirmative or negative.

Amendments.

12. (a) Every amendment shall be in writing and handed to the Secretary by the member proposing it.

(b) Every amendment shall be relevant to the motion

during the discussion of which it is moved.

(c) Every amendment shall be read before being moved. (d) No amendment shall be discussed or put to the Council until it shall have been seconded.

(e) A member who has seconded an amendment in a formal manner shall be permitted afterwards to speak

upon it.

(f) Whenever an amendment to any motion under discussion has been moved and seconded, no second or subsequent amendment shall be moved until the first amendment shall have been disposed of. If an amendment be carried, the motion as amended shall take the place of the original motion, and shall become the question upon which any further amendment may be moved.

Debate ceases when Question fully put.

13. No member may speak to any question after the same has been fully put by the Chairman. A question is fully put when the voting has been taken thereon.

Voting and Recording of Votes.

14. (a) The question shall be put by the Chairman, and the votes may be taken by a show of hands or by a secret ballot as the Council decides, and the result shall be declared by the Chairman; but in any case where the votes are taken otherwise than by secret ballot, any member may call for a division, and in that event the votes shall be taken by the Secretary asking each member separately, according to the order of precedence, how he desires to vote, and recording the votes accordingly.

(b) On any question being put, whether in Council or in Committee of the whole Council, every member present

shall record his vote, either for the ayes or the noes.

Casting Vote of Chairman.

(c) The Chairman shall have an original vote in common with other members whether in Council or Committee of the whole Council, and also a casting vote if upon any question the votes are equal.

Members dissenting.

15. It shall be competent for any Councillor, who is in a minority, to record the reasons for his dissent from the opinion of the majority, and such written dissent, if sent to the Secretary within one week of the meeting in question, shall be entered by the Secretary at the end of his minutes of the proceedings.

Order of the Day.

16. The "Order of the Day" shall include all business, arranged according to rule No. 4. Unless otherwise resolved the business shall be taken in the order printed.

Preservation of Order.

- 17. (a) It shall be the duty of the Chairman to preserve order, and his decision on all disputed points of order shall be final.
- (b) Any member of the Council deviating from the rules may be immediately called to order by the Chairman of his own motion or on any other member of the Council rising to a point of order.

Decision of Questions of Order.

18. When the question of order has been stated, the member who raises it shall resume his seat, and no other member, except by leave of the Chairman, shall rise till the Chairman has decided the question, after which the member who was addressing the Council or Committee of the Council at the time the question was raised shall be entitled to proceed with his speech, if he conforms to the Chairman's ruling. If he does not conform, the Chairman may refuse to allow him to proceed with his speech.

Member not explaining or retracting.

19. Any member who fails to explain or to retract any objectionable words used by him, or to offer apologies for the use thereof to the satisfaction of the Council, may be censured or otherwise dealt with as the Council thinks fit.

Chairman speaking.

20. When the Chairman is addressing the Council or Committee of the Council, any member then standing shall immediately resume his seat.

Naming of Members.

- 21. (a) The Chairman may name any member immediately after the commission of the offence of disregarding the authority of the Chair, or of abusing the rules of the Council by persistently and wilfully obstructing the business of the Council, and the Chairman may forthwith put the question on a motion being made by any member or from the Chair (no amendment, adjournment, or debate being allowed) "that such member be suspended from the service of the Council".
- (b) If any such motion be carried and any member be suspended under this rule, his suspension on the first occasion shall continue for one month, on the second occasion for two months, and on the third or subsequent occasion for three months.
- (c) Not more than one member shall be named at the same time, unless several members present together have jointly disregarded the authority of the Chair.
- (d) If any member or members acting jointly, who have been suspended under this rule from the service of the Council, shall refuse at any time during the period of suspension to obey the directions of the Chairman to withdraw from the precincts of the Council Chamber, the Chairman may direct such steps to be taken as are required to enforce his decision.

Irrelevance or Tedious Repetition.

22. The Chairman after having called the attention of the Council or Council in Committee to the conduct of a member who persists in irrelevance or tedious repetition, either of his own arguments or of the arguments used by other members in debate, may direct the member to discontinue his speech.

Disorderly Conduct.

23. (a) The Chairman may order members whose conduct is grossly disorderly to withdraw immediately from the Council Chamber during the remainder of the meeting, and may direct such steps to be taken as are required to enforce his order.

(b) If on any occasion the Chairman deems that his powers under this rule are inadequate he may name such

member or members in pursuance of rule 21.

Duty to obey Order of Suspension or Withdrawal.

24. Members who are suspended under rule 21, or are directed to withdraw under rule 23, shall forthwith withdraw from the precincts of the Council Chamber.

Power to adjourn.

- 25. An adjournment of the discussion of any question may be moved by a Councillor at any time, and, if seconded, shall be forthwith put to the vote.
- 26. In the event of grave disorder arising at any meeting of the Council or Committee of the Council, the Chairman may, if he thinks it necessary to do so, adjourn the meeting without putting the question of adjournment to the house, or suspend the meeting for a time to be named by him.

Rules for Members speaking.

- 27. In speaking to any proposition under consideration of the Council or a Committee of the whole Council, the following rules shall be strictly observed:—
 - (a) Every member shall address his observations to the Chairman, and shall speak standing except in Committee.
 - (b) He shall not be interrupted unless he is out of order.
 - (c) When he has finished his observations he shall resume his seat, and any other member wishing to address the Council may rise.
 - (d) A member shall not read his speech, but he may read extracts from written or printed papers in support of his argument.
 - (e) If two members rise at the same time, the Chairman shall call on the member who first catches his eye.
 - (f) Every member shall confine his observations to the subject under consideration.
 - (g) No member shall impute improper motives to any other member.
 - (h) All remarks of a personal nature shall be avoided.
 - (i) A member may speak to the question before the Council or any amendment proposed thereto.
 - (j) No member shall speak more than once on any proposition before the Council, except in explanation or to order, or when the Council is in Committee, or as is provided by rule 12 (e).
 - (k) By the indulgence of the Council, a member may explain matters of a personal nature, although there be no question before the Council, but such matters may not be debated, and he must confine himself strictly to the vindication of his own conduct.
 - (l) The mover of any resolution or motion may reply after all the members present have had an opportunity of addressing the Council and before the question is put, but he shall strictly confine himself to answering previous speakers, and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment.

Committee of Council.

- 28. The Council may at any time resolve themselves into a committee of the whole Council, and, on their resuming, the result of their deliberations shall be dealt with by the Council.
- 29. It shall be competent for any member at any stage of any discussion in a committee of the whole Council to move that the Council do resume. The question shall be put to the vote by the Chairman, and if the motion is carried, the Council will immediately resume from Committee.

Special Committees.

- 30. (a) The Council may from time to time appoint from among their own number such special or standing committees, consisting of such number of Councillors as they think fit for the purpose of inquiring into and reporting upon any matters connected with the purposes of the Local Government Ordinance.
- (b) No such committee shall take any proceedings after the close of the year during which it shall have been so appointed as aforesaid.
- (c) The quorum for the meetings of every such committee shall be three, unless otherwise specially fixed.
- (d) In the absence of the Chairman at a meeting of any Committee, the members present shall choose one of their own members to preside, and such member shall for that meeting have all the powers of the Chairman.
- (e) When a committee shall have agreed to a report the same shall be signed by each of the members thereof and shall, together with the minutes of proceedings, be submitted to the Council.
- (f) In the event of any division taking place in a committee, a record thereof shall be entered in the minutes together with the motion or resolution proposed, the name of the proposer, and the respective votes of the members present, and such minutes shall be submitted with the report of such committee.
- 31. The Press shall be excluded from all meetings of special and standing committees.

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

BY-LAWS made by the Anuradhapura Urban District Council under sections 164 and 168 (1) (a) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 of the Ordinance and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, March 29, 1933.

BY-LAWS REFERRED TO.

Meetings: Notice, Agenda, Quorum, &c.

1. (a) There shall be twelve General Meetings of the Council in every year for the transaction of business.

(b) The general meetings of the Council shall be held at the office of the Urban District Council, Anuradhapura, at least once every month on such day and at such hour as the Council may from time to time resolve, or as soon after that hour as may seem expedient to the Chairman.

(c) A special meeting may be held at the place aforesaid on such date and at such hour as the Chairman shall for

each such meeting specially appoint.

(d) Notice of every such meeting and of the business to be transacted at it shall be served on each Councillor at least three days—exclusive of Sundays and Government holidays—before the meeting.

(e) No business shall be brought before or transacted at any meeting, general or special, other than the business specified in the notice of the meeting, without the permission of the Council.

(f) No business shall be transacted at any meeting unless

a quorum of at least six Councillors is present.

(g) If at any meeting there is not a sufficient number of Councillors present to form a quorum, the Chairman shall adjourn the meeting to such date not more than fifteen days after the date of the meeting so adjourned as he thinks fit, and the business which would have been brought before the meeting so adjourned, if there had been a quorum present, shall be brought before, and disposed of, at such adjourned meeting.

Adjournment of Meetings.

2. (a) The Chairman of any meeting, general or special, at which a quorum of the Council is present may, with the consent of the meeting, adjourn the meeting from time to time; but no business shall be transacted without the permission of the Council at any adjourned meeting other than the business left unfinished at the meeting from which such adjournment took place.

(b) Notice of an adjourned meeting shall be served on members at least twenty-four hours before the time fixed for such meeting unless the original meeting decides to

hold the adjourned sitting within twenty-four hours.

Presence of Strangers.

3. Strangers, including the Press, may be present at meetings in the places set apart for them, but must withdraw when called upon to do so by the Chairman, when in the opinion of the majority of the members of the Council present at the meeting, expressed by resolution, such exclusion is deemed advisable in the public interest.

Order of Business.

- 4. The business of the Council shall be transacted in the following order:—
 - (a) Confirmation of the minutes of the last preceding meeting.
 - (b) Memorials, petitions, complaints, and communications addressed to the Council shall be laid before the Council.
 - (c) Questions of which due notice has been given.

(d) Motions of which due notice has been given.

(e) Any other matter set down in the notice of the meeting in the order in which such matters are set out or in such order as the Council may for special reasons adopt.

(f) Monthly statements of receipts and disbursements, progress reports of works, and such other documents as are required by the Council, shall be submitted to the Council.

Minutes.

5. The minutes of each meeting shall be read at the next meeting and the question shall be put that the minutes be confirmed. In the absence of objection or correction, the minutes as recorded shall be confirmed.

Memorials, Petitions, &c.

6. (a) A member presenting a petition or memorial to the Council may state concisely the purpose of the petition or memorial.

(b) No member shall present any petition or memorial or other communication which is not respectful in tone

throughout.

(c) It shall be competent for any member to move that such petition or memorial be read. In making such motion he shall state concisely his reasons for wishing to have it read.

(d) No debate shall be permitted on such motion, nor shall any other member speak upon or in relation to such petition or memorial, except to second the motion formally.

(e) Such motion being seconded, the question shall be put whether the petition or memorial shall be read.

Questions.

7. (a) Questions relating to the affairs of the Council

may be put to the Chairman.

(b) At least seven clear days' notice—exclusive of Sundays and Government holidays—shall be given of such questions.

(c) A written reply shall be read by the Chairman to

each question.

(d) No member shall address the Council upon any question, nor shall the terms of any question contain any argument or expression of opinion or statement of fact, except in so far as may be necessary to explain such question.

(e) Any member may put a supplementary question for the purpose of further elucidating any matter of fact

regarding which an answer has been given.

Provided that the Chairman may disallow any supplementary question if, in his opinion, it infringes the rules as to the subject matter of questions, and in that case the question shall not appear on the record of the minutes of the Council.

Motions.

8. (a) Every notice of motion shall be in writing signed by the member of the Council giving the notice. Unless such notice has been in the hands of the Secretary seven clear days—exclusive of Sundays and Government holidays—before the meeting of Council, the motion may not be included in the agenda.

(b) All notices of motions shall be dated and numbered as received, and shall be entered by the Secretary upon the

agenda in the order in which they are received.

(c) Before any notice of motion is placed on the agenda paper, it shall be submitted to the Chairman, who, if he be of opinion that it is out of order, shall order that such motion shall not be included in the agenda and shall cause the giver of the notice to be so informed.

(d) Every motion of which notice is given shall be relevant to some question affecting the administration of the Council's

affairs.

(e) No motion to rescind any resolution which has been passed within the preceding six months, nor any motion to the same effect as any motion which has been negatived within the preceding six months, shall be deemed to be in order, unless notice thereof shall have been given and specified in the agenda, and the notice shall bear, in addition to the member who proposes the motion, the signatures of seven other members; and when such motion has been disposed of, it shall not be competent for any member to propose any similar motion within the period of six months next following.

(f) No motion shall be deemed to have been submitted for debate until it shall have been proposed and seconded.

(g) Any member may second a motion or amendment by rising in his place and bowing to the Chair, without prejudice to his right to speak at a later period of the debate.

(h) Before any motion of which previous notice has not been given, is moved in Council, it shall be reduced to writing signed by the mover and handed to the Secretary.

(i) When a motion has been moved and seconded and the debate thereon concluded, the question thereupon shall be put to the vote by the Chairman.

Withdrawal of Motion or Amendment.

9. A member who has moved a motion or amendment may withdraw the same by leave of the Council, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked for permission for its withdrawal, unless such permission shall have been refused.

Re-introduction of Motion.

10. A motion which has been withdrawn may be moved again at any subsequent meeting; but no motion shall be proposed which is the same in substance as any motion which within the period of six months referred to in rule 8 (e) shall have been resolved in the affirmative or negative.

Amendments.

11. (a) Every amendment shall be in writing and handed to the Secretary by the member proposing it.

(b) Every amendment shall be relevant to the motion during the discussion of which it is moved.

(c) Every amendment shall be read before being moved.

(d) No amendment shall be discussed or put to the Council until it shall have been seconded.

(e) A member who has seconded an amendment in a formal manner shall be permitted afterwards to speak

upon it.

(f) Whenever an amendment to any motion under discussion has been moved and seconded, no second or subsequent amendment shall be moved until the first amendment shall have been disposed of. If an amendment be carried, the motion as amended shall take the place of the original motion, and shall become the question upon which any further amendment may be moved.

Debate ceases when Question fully put.

12. No member may speak to any question after the same has been fully put by the Chairman. A question is fully put when the voting has been taken thereon.

Voting and Recording of Votes.

13. (a) The question shall be put by the Chairman, and the votes may be taken by a show of hands or by a secret ballot as the Council decides, and the result shall be declared by the Chairman; but in any case where the votes are taken otherwise than by secret ballot, any member may call for a division, and in that event the votes shall be taken by the Secretary asking each member separately, according to the order of precedence, how he desires to vote, and recording the votes accordingly.

(b) On any question being put, whether in Council or in Committee of the whole Council, every member present

shall record his vote, either for the ayes or the noes.

Casting Vote of Chairman.

(c) The Chairman shall have an original vote in common with other members whether in Council or Committee of the whole Council, and also a casting vote if upon any question the votes are equal.

Members dissenting.

14. It shall be competent for any Councillor, who is in a minority, to record the reasons for his dissent from the opinion of the majority, and such written dissent, if sent to the Secretary within one week of the meeting in question, shall be entered by the Secretary at the end of his minutes of the proceedings.

Order of the Day.

15. The "Order of the Day" shall include all business, arranged according to rule No. 4. Unless otherwise resolved the business shall be taken in the order printed.

Preservation of Order.

16. (a) It shall be the duty of the Chairman to preserve order, and his decision on all disputed points of order shall be final.

(b) Any member of the Council deviating from the rules may be immediately called to order by the Chairman of his own motion or on any other member of the Council rising to a point of order.

Decision of Questions of Order.

17. When the question of order has been stated, the member who raises it shall resume his seat, and no other member, except by leave of the Chairman, shall rise till the Chairman has decided the question, after which the member who was addressing the Council or Committee of the Council at the time the question was raised shall be entitled to proceed with his speech, if he conforms to the Chairman's ruling. If he does not conform, the Chairman may refuse to allow him to proceed with his speech.

Member not explaining or retracting.

18. Any member who fails to explain or to retract any objectionable words used by him, or to offer apologies for the use thereof to the satisfaction of the Council, may be censured or otherwise dealt with as the Council thinks fit.

Chairman speaking.

19. When the Chairman is addressing the Council or Committee of the Council, any member then standing shall immediately resume his seat.

Naming of Members.

20. (a) The Chairman may name any member immediately after the commission of the offence of disregarding the authority of the Chair, or of abusing the rules of the Council by persistently and wilfully obstructing the business of the Council, and the Chairman may forthwith put the question on a motion being made by any member or from the Chair (no amendment, adjournment, or debate being allowed) "that such member be suspended from the service of the Council".

(b) If any such motion be carried and any member be suspended under this rule, his suspension on the first occasion shall continue for one month, on the second occasion for two months, and on the third or subsequent

occasion for three months.

(c) Not more than one member shall be named at the same time, unless several members present together have

jointly disregarded the authority of the Chair.

(d) If any member or members acting jointly, who have been suspended under this rule from the service of the Council, shall refuse at any time during the period of suspension to obey the directions of the Chairman to withdraw from the precincts of the Council Chamber, the Chairman may direct such steps to be taken as are required to enforce his decision.

Irrelevance or Tedious Repetition.

21. The Chairman after having called the attention of the Council or Council in Committee to the conduct of a member who persists in irrelevance or tedious repetition, either of his own arguments or of the arguments used by other members in debate, may direct the member to discontinue his speech.

Disorderly Conduct.

22. (a) The Chairman may order members whose conduct is grossly disorderly to withdraw immediately from the Council Chamber during the remainder of the meeting, and may direct such steps to be taken as are required to enforce his order.

(b) If on any occasion the Chairman deems that his

powers under this rule are inadequate he may name such member or members in pursuance of rule 20.

Duty to obey Order of Suspension or Withdrawal.

23. Members who are suspended under rule 20, or are directed to withdraw under rule 22, shall forthwith withdraw from the precincts of the Council Chamber.

Power to adjourn.

24. An adjournment of the discussion of any question may be moved by a Councillor at any time, and, if seconded, shall be forthwith put to the vote.

25. In the event of grave disorder arising at any meeting of the Council or Committee of the Council, the Chairman may, if he thinks it necessary to do so, adjourn the meeting without putting the question of adjournment to the house, or suspend the meeting for a time to be named by him.

Rules for Members speaking.

- 26. In speaking to any proposition under consideration of the Council or a Committee of the whole Council, the following rules shall be strictly observed:—-
 - (a) Every member shall address his observations to the Chairman, and shall speak standing except in Committee.
 - (b) He shall not be interrupted unless he is out of order. (c) When he has finished his observations he shall

resume his seat, and any other member wishing to address the Council may rise. (d) A member shall not read his speech, but he may

read extracts from written or printed papers in support of his argument.

(e) If two members rise at the same time, the Chairman shall call on the member who first catches his eye.

- (f) Every member shall confine his observations to the subject under consideration.
- (g) No member shall impute improper motives to any other member.
- (h) All remarks of a personal nature shall be avoided. (i) A member may speak to the question before the

Council or any amendment proposed thereto.

B 268

(j) No member shall speak more than once on any proposition before the Council, except in explanation or to order, or when the Council is in Committee, or as is provided by rule 11 (e).

(k) By the indulgence of the Council, a member may explain matters of a personal nature, although there be no question before the Council, but such matters may not be debated, and he must confine himself strictly to the vindication of his own conduct.

(1) The mover of any resolution or motion may reply after all the members present have had an opportunity of addressing the Council and before the question is put, but he shall strictly confine himself to answering previous speakers, and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment.

Committee of Council.

27. The Council may at any time resolve themselves into a committee of the whole Council, and, on their resuming, the result of their deliberations shall be dealt with by the Council.

28. It shall be competent for any member at any stage of any discussion in a committee of the whole Council to move that the Council do resume. The question shall be put to the vote by the Chairman, and if the motion is carried, the Council will immediately resume from Committee.

Special Committees.

29. (a) The Council may from time to time appoint from among their own number such special or standing committees, consisting of such number of Councillors as they think fit for the purpose of inquiring into and reporting upon any matters connected with the purposes of the Local Government Ordinance.

(b) No such committee shall take any proceedings after the close of the year during which it shall have been so

appointed as aforesaid.

(c) The quorum for the meetings of every such committee

shall be three, unless otherwise specially fixed.

(d) In the absence of the Chairman at a meeting of any Committee, the members present shall choose one of their own members to preside, and such member shall for that meeting have all the powers of the Chairman.

(e) When a committee shall have agreed to a report the same shall be signed by each of the members thereof and shall, together with the minutes of proceedings, be submitted

to the Council.

(f) In the event of any division taking place in a committee, a record thereof shall be entered in the minutes together with the motion or resolution proposed, the name of the proposer, and the respective votes of the members present, and such minutes shall be submitted with the report of such committee.

30. The Press shall be excluded from all meetings of

special and standing committees.

B 745

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

BY-LAWS made by the Badulla Urban District Council under sections 164 and 168 (1) (a) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE, Minister for Local Administration

Colombo, March 27, 1933.

By-Laws.

1. In the event of the death or resignation of the Chairman of this Council, it shall be the duty of the Vice-Chairman within three days from the date of such death or resignation to summon a meeting of the Council for a date within seven days of the death or resignation of such Chairman for the purpose of electing a successor. Should he fail or neglect to do so or should there be no Vice-Chairman in office, the Secretary for the time being in office shall summon such meeting within forty-eight hours of the expiry of the said three days for a date within the aforesaid period of seven days.

2. After the expiry of the term of office of the members of this Council, the Secretary for the time being in office shall summon the first meeting of the new Council to be held on a day within ten days from the beginning of the

year.

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

BY-LAWS made by the Ratnapura Urban District Council, under sections 164 and 168 (10) (s) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor, by virtue of the powers vested in him by section 164 and by Article 93 of the Ceylon (State Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, March 24, 1933.

By-Laws.

1. The swimming bath shall be open for the use of the public between the hours of 6 A.M. and 11 A.M. and between the hours of 2 P.M. and 6.30 P.M. daily; provided that the premises may, by order of the Chairman, be closed to the public on any day, or during any part thereof, for the purpose of effecting such works of maintenance or of repair or of cleansing and disinfecting as may be necessary in the interests of the public health and safety.

And provided also that (a) between 10 A.M. and 11 A.M. and between 2 P.M. and 4 P.M. on any day, on which special bookings are arranged as hereinafter prescribed, and (b) during such part of any day, not exceeding one hour as the Chairman may in his discretion reserve for the exclusive use of women and of children under 10 years of age, the premises may by order of the Chairman be closed

to the rest of the public.

2. (1) The swimming bath may be made available to the public, free of all charges, on such days and at such hours as the Chairman may in his discretion appoint.

(2) On all other days, and at all other times, admission to the swimming bath shall be by ticket only, and the price payable for such ticket shall be in accordance with the rates set out in the schedule hereto.

3. No person suffering from any loathsome or contagious or infectious disease or from any skin disease, shall use the swimming bath or enter the premises for any

purpose whatsoever.

4. No person shall enter or use any dressing room, closet, or compartment on the premises, unless such room, closet, or compartment is unoccupied, or unless the permission or consent of the person in occupation thereof has been first obtained.

5. No person shall wash any clothes, utensils, or other articles of any kind, or any cattle, dog, horse, or other

animal, in the swimming bath or on the premises.

6. Every person using the swimming bath shall wear a suitable bathing costume, or a cloth so draped as to prevent immodest or indecent exposure of the person.

7. No person shall enter the waters of the swimming bath without washing himself first at the shower bath

provided for the purpose.

8. (1) No person shall use soap or any other similar substance or preparation, or foul the water in any other way, whilst bathing or swimming in the bath.

(2) Nocperson shall in any way pollute the bath or the

premises.

9. (1) No person shall enter or quit the premises otherwise than through such entrance or such exit, as may be provided or set apart for that purpose by the Council.

(2) No person shall loiter on the premises or remain without reasonable excuse, either before or after using

the bath.

10. No person shall interfere with the use of the dressing rooms, closets, or compartments, or of the shower bath, by any other person, or disturb or interrupt such use by any improper or disorderly conduct.

11. No person shall, while he uses the bath or remains on the premises, use any indecent or offensive language,

or behave in any indecent or offensive manner.

12. No person shall knowingly or wilfully damage the swimming bath, the shower bath, or any dressing room, closet, or compartment, or any of the furniture, fixtures, fittings, or other apparatus or equipment therein, or any wall, fence, gate, door or window, or damage, deface, or remove any notice board or sign or any tree, plant, flower, or fruit standing or growing upon the premises.

13. No person shall knowingly or wilfully remove displace, damage, or destroy any wearing apparel or other articles belonging, to, or brought into the premises by, any

other person using the bath.

14. No person shall disregard or disobey any reasonable directions given by the keeper of the swimming bath for the purpose of maintaining order, or disturb, interrupt, or interfere with him in the execution of his duty.

15. (1) Any person, who contravenes any of the provisions of these by-laws, shall be guilty of an offence,

punishable with a fine not exceeding Rs. 50.

(2) Any person convicted of any offence against these by-laws, may at the discretion of the Chairman, be forbidden to enter the premises or to use the swimming bath, either entirely or for such period as the nature of the offence may demand.

Schedule.

Rates of admission to the swimming bath payable in every case in advance:—

(a) Daily Tickets.—Cents 25 per head for any period not exceeding one hour. For every subsequent hour or part of such hour a further sum of cents 25. Half rates for children under 15.

(b) Special Tickets.—Cents 50 for five baths available to the holder of it for a period not exceeding one hour on

each of five consecutive days.

(c) Monthly Tickets.—Rs. 2.50 for a monthly ticket available only to the holder of it, for any period not exceeding one hour a day throughout the month.

(d) Annual Tickets.—Rs. 10 for an annual ticket available only to the holder of it, for any period not exceeding one

hour a day throughout the year.

(e) Family Monthly Tickets.—Rs. 5 for a family monthly ticket available to the holder and to each of 3 members of his family, for any period not exceeding one hour a day throughout the month.

(f) Family Annual Tickets.—Rs. 25 for a family annual ticket available to the holder and to each of 3 members of his family, for any period not exceeding one hour a day

throughout the year.

- (q) School Tickets.—Cents 50 for a party of 20 school teachers and/or students for any period not exceeding two hours. For every subsequent hour or part of such hour a further sum of cents 50. Rs. 5 for a monthly ticket available for a party of 20 school teachers and/or students for any period not exceeding two hours a day throughout the month.
- (h) Special Bookings.—Between 10 A.M. and 4 P.M. and 6.30 P.M. and 10 P.M. special bookings available on payment of an extra charge of Re. I for any period not exceeding one hour in addition to the usual charges.

B 736

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

BY-LAW made by the Puttalam Urban District Council under sections 164 and 168 (1) of "The Local Government Ordinance, No. 11 of 1920," and approved by the Local Government Board and confirmed by the Governor by virtue of the powers vested in him by section 164 and by Article 93 of the Ceylon (State) Council) Order in Council, 1931.

CHAS. BATUWANTUDAWE, Minister for Local Administration. Colombo, March 29, 1933.

BY-LAW REFERRED TO.

The quorum necessary for meetings of this Council shall be four.

THE WHALING ORDINANCE, 1928.

THE Governor has determined under section 3 of the Whaling Ordinance, 1928, that the additional terms and conditions, set out in the Schedule hereto, be included in all whaling licences issued under the said section.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, March 29, 1933.

SCHEDULE.

11. (1) The foregoing condition 7 shall extend also to

all immature whales.

- (2) The licensee shall not take or kill any right whale, the term "right whale" being deemed to include North-Cape whales, Greenland whales, southern right whales, Pacific right whales and southern pigmy right whales.
- (3) The licensee shall make adequate arrangements for utilizing all residue left after the extraction of the oil.
- (4) The licensee shall not engage gunners or crew for any of his whaling vessels on such terms as are likely to make their remuneration depend solely upon the mere number of whales taken.

- (5) In addition to the details specified in the foregoing condition 9, the licensee shall in like manner furnish information setting out the following particulars with respect to each whale taken by him:—
 - (a) Date of taking.
 - (b) Place of taking.

(c) Species. (d) Sex.

- (e) Length—measured, from tip of the snout to the notch between the flukes of the tail, if whale is taken out of the water; estimated, if cut up in the water.
- (f) Length and sex, if ascertainable, of any foetus present.
- (g) Contents of stomach, if ascertainable.

THE SMALL TOWNS SANITARY ORDINANCE, 1892.

IT is hereby notified that under the provisions of section 3 of the Small Towns Sanitary Ordinance, 1892, the following resolution was passed by the State Council at the public session held on March 28, 1933:—

That the resolution of the Legislative Council passed on January 18, 1923, and published by Notification dated January 25, 1923, in Gazette No. 7,306 of January 26, 1923, varying the limits of the town of Teldeniya in the Kandy District of the Central Province be amended by substituting for the limits set forth therein: the following limits:—

North.—Along the northern bank of the Wahala-ela, Yogawatennakumbura claimed by Madduma Banda, Yogawatennakumbura alias Matiwalakumbura claimed by Appuhamy Arachchi and others, thence across the Hulu-ganga up to the landmark at the northern bank, thence Kandegodakumbura claimed by M. Banda and others, Kandegodakumbura alias Koskolapalla claimed by T. John and others and along the western and northern bank of the Arangwela-ela and northern bank of the Malakandura to culvert No. 16/2 on main road from Kandy to Rangala.

East.—From culvert No. 16/2 on main road from Kandy to Rangala about 3 chains along the eastern boundary of the said main road, Galoruwehena claimed by H. Wijeratna, Galegederahena claimed by N. A. Janisappu and others, Nikaketiyekumbura claimed by D. G. Siyatu and others, Nikaketiyekumbura claimed by H. A. de Silva, Nikaketiyekumbura claimed by D. G. Dingiri and others, Daluggodawatta claimed by D. G. Siyatu, Daluggodawatta claimed by P. B. Weerasekera, Kaballadeniyakumbura claimed by P. B. Weerasekera, Ahotugahapitiyehena claimed by G. Appuhamy, thence across the village path, Madurupallekumbura claimed by E. W. S. Rambukwella, Udagangahakumbura claimed by K. G. Appuhamy and others, to the landmark on main road from Teldeniya to Urugala and thence to the Sanitary Board boundary stone on the said main road, thence across the said main road and thence about 2 chains westwards along the southern boundary of the said main road, Pallegangahakumbura claimed by Rambanda and others to the landmark on the northern bank of the Huluganga.

South.—From the said landmark on the northern bank of the Hulu-ganga about 7 chains westwards along the northern bank of the Hulu-ganga, thence across the Hulu-ganga to the landmark at the junction of the Hulu-ganga and Gansabhawa road from Teldeniya to Henegahawela, thence across the said Gansabhawa road, Kudadeniyakumbura claimed by K. B. Abeysinghe and others, Kudadeniyawatta claimed by K. B. Abeysinghe, Kudadeniyewatta claimediby K. B. Dissanayake, thence about 4 chains along the southern boundary of Gansabhawa road from Teldeniya to Henagahawela, Kudadeniyawatta claimed by K. B. Dissanayaka, Koswatta claimed by Trustees of Bambaragala Vihare, Nugapitiyewatta claimed by D. B. Tennakoon, Katuwahena alias Neluwagawahena claimed by Punchibanda Arachchi; thence across Kindersley road, thence about 2 chains northwards along the western boundary of the said road and about 2 chains westwards along the southern boundary of the village path, thence across the village path to Wewekumbura

Wewekumbura claimed by P. B. Rambukwella, Dimbulagawahena claimed by P. B. Rambukwella, Idangala (Rock) claimed by Crown, Galageaswedduma claimed by K. M. Dingirimenika, Galageaswedduma claimed by P. Kumarihamy, thence across the Malakandura to Pahalagederawatta, Pahalagederawatta claimed by P. Mutumenika, thence along the southern boundary of village path to the landmark at the junction of the Gansabhawa road and path and thence southwards for about $1\frac{1}{2}$ chains along the eastern boundary of Gansabhawa road from Teldeniya to Henagahawela, thence across the said Gansabhawa road to the landmark at Bulugetennewatta, Bulugetennewatta claimed by M. Rambanda, Bulugetennawatta claimed by K. G. Mudalihamy to the landmark between Bulugetennewatta and Ihagollewatta.

West.—From the said landmark between Bulugetennawatta and Ihagollewatta, Ihagollewatta claimed by M. G. Siyatu, about I chain along the southern bank of the Malakandura, thence across the said Malakandura, Ihagollewatta claimed by M. G. Siyatu, Teratiyawelaudawatta claimed by U. Ranmenika, thence about 2 chains along the western boundary of path, Teratiyawelaudawatta claimed by U. Ranmenika, Galagawawatta claimed by B. Rambukwella, Kudagalahena claimed by Crown, Wadugederahena claimed by Sanitary Board, Teldeniya, Wadugederahena claimed by U. M. Punchirala, Wadugederahena claimed by H. Wijeratne, Wadugederahena claimed by T. A. S. Pillai, thence about 3 chains along the western bank of the Malakandura to culvert No. 15/1 on main road from Kandy to Rangala, thence about 3 chains along the western bank of the Malakandura to its junction with the Wahala-ela.

> CHAS. BATUWANTUDAWE, Minister for Local Administration.

Colombo, March 30, 1933.

THE BIRTHS AND DEATHS REGISTRATION ORDINANCE, 1895.

THE Governor by virtue of the powers vested in him by section 6 of the Births and Deaths Registration Ordinance, 1895, and by Article 93 of the Ceylon (State Council) Order in Council, 1931, has made an order further amending, with effect from the first day of June, 1933, the Notification under the said section dated July 1, 1899. published in Government Gazette No. 5,629 of July 1, 1899, as amended by Notification dated September 17, 1918. published in Government Gazette No. 6,969 of September 27, 1918, by deleting from the schedule thereto the items bearing Nos. 4 and 5 under heading "Eastern Province—Revenue District of Trincomalee" reproduced in column I. of the schedule hereto, and substituting therefor the items set out in column II. of the schedule hereto.

By His Excellency's command,

PERI SUNDARAM, Minister for Labour, Industry and Commerce.

Colombo, March 25, 1933.

SCHEDULE.

Eastern Province-Trincomalee District.

Column I.

Divisions as defined by the amending Notification dated September 17, 1918.

No. 4—Kaddukulam North Division.

North by the limit of the Northern Province.

East by the sea.

South by Kusavan-aru.

West by the limit of the revenue division of Kaddukkulam pattu west up to Kusavan-aru.

No. 5—Kuddukulam West Division.

North by the limit of the Northern Province. West by the limit of the North-Central Province.

East by the western limit of the revenue division of Kaddukkulam pattu east.

South by a straight line drawn from the limit of the North-Central Province at a point one mile south of Yan-oya bridge to the Velviri trace, touching at the bund of Meandakulam.

Column II.

Divisions as defined by this Notification.

No. 4-Kaddukulam North Division.

North: The limit of the Northern Province.

East: Sea.

South: Kusavan-aru.

West: The limits of the North-Central Province as faas Yan-oya and Yan-oya up to revenue division of Kaddur kulam pattu east and the limits of the revenue division of Kaddukulam pattu east as far as Kusavan-aru.

No. 5—Kaddukulam West Division.

North: Yan-oya.

West: The limit of the North-Central Province. East: The western limit of the revenue division of

Kaddukkulam pattu east as far as Yan-oya.

South: A straight line drawn from the limit of the North-Central Province at a point one mile south of the Yan-oya bridge to the Velviri trace touching at the bund of Meandakulam.

O 188/2 (BK) Comparative Monthly Return of Revenue from October, 1928, to September, 1932. 1928-29. 1929-30. 1930-31. 1931-32. Rs. $\mathbf{Rs.}$ Rs. 7,622,239 October ... 8,773,569 7,148,094 6,613,536. November 8,058,99**3** 8,328,489 6,518,337 6,163,363 **6,861,348**. December. 7,198,824 7,107,763 ... 5,726,242 10,769,650 January ... 11,166,690 9,308,940 7,711,972 February ... 8,244,088 8,048,732 7,455,232 7,689,662 March 11,269,056 11,112,419 9,479,925 • • • • 7,813,645 April 8,305,809 7,636,176 6,385,154 ٠. • . 6,998,921 8,354,681 May 7,172,719 7,272,898 • • 5,986,896 8,265,786 June 7,161,087 6,523,126 • • 6,739,867 • • 9,248,623 July 8,385,338 6,822,060 • • 7,192,405 · August 8,507,417 7,579,534 6,484,740 • • 3,091,030 September 12,310,584 18,363,286 21,261,287 • • 8,115,668 Total 107,818,274 110,926,863 101,767,556 84,843,207

General Treasury, Colombo, March 24, 1933.

Compa	rative M	onthly Retur	n of Revenue fi	om O	ctober, 1929, to	Octo	ber, 1932.	O 188/2 (
			1929-30.		1930-31.		1931-32.	1932-33
			Rs.		$\mathbf{Rs.}$		Rs.	$\mathbf{Rs.}$
October			8,773,569		7,148,094		6,613,536	11,607,414
November			8,328,489		6,518,337		6,163,363	•
December	• •		7,198,824		7,107,763		5,726,242	
January	• • .	• •	11,166,690	• •	9,308,940		7,711,972	
February	• •		8,048,732		7,455,232		7,689,662	
Iarch			11,112,419		9,479,925		7,813,645	
April			7,636,176		6,385,154		6,998,921	
Tay		• •	7,172,719		7,272,898		5,986,896	
Tune			7,161,087		6,523,126		6,739,867	
fuly .			8,385,338		6,822,060		7,192,405	
August			7,579,534		6,484,740		8,091,030	
September		• •	18,363,286	• •	21,261,287		8,115,668	
		\mathbf{Total}	110,926,863		101,767,556		84,843,207	11,607,414

General Treasury, Colombo, March 25, 1933. S. Phillipson, Acting Deputy Financial Secretary.

Abstract of Returns of Indian Labourers on Estates in the Several Districts during the Half-Year ended December 31, 1932.

District. Number of Estates.*		Number of Indian Labourers.†							Number of Indian Labourers.†							Eve	ents	.‡
01 115,000	Total. Men. Women. Ch				Women.	(Children.	1	Births.]	Deaths.							
2	3		4		5		6		7		8							
CEYLON 2,838 Western Province.	650,577	• •	209,789	• •	200,518	• •	240,270	• •	12,472	• •	6,136							
Colombo 101	3,638		1,189		1,049		1,400		94		30							
Kalutara 176	23,140			• •	5,901	• •	8,558	• •	403	• •	124							
Kandy 789	201,511		64,676		63,534		73,301		3,881		2,215							
Matale 197	29,396	• • •	9,816		8,964		10,616		´~^^		241							
Nuwara Eliya Southern Province. 334	145,751	• •	46,567	• •	45,639	• •	53,545	• •	2,508	• •	1, 3 63							
Galle 96	5,094		1,782		1,443		1,869		124		64							
Matara 57	7,593		2,546		2,278		2,769		152		81							
North-Western Province.	•																	
Kurunegala 124	5,125		1,865		1,364		1,896		105		58							
Puttalam . 6	•				<u> </u>													
Chilaw 27	392	• •	152		97		143		6 §		7 §							
North-Central Province.									U		v							
Anuradhapura 2 Province of Uva.	32	• •	20	• •	7	• •	5 .	• •		• •								
Badulla 359	125,008		39,254		38,489		47,265		2,710		1,189							
Province of Sabaragamuwa.	·		,		,		~ · , _ ·	_ •	_ ,		, -							
Ratnapura 254	66,685	• •	21,370		20,556		24,759		1,259		497							
Kegalla 316	97 919	•	11,871	• •	11,197	• •	14,144			• •	274							

* In these totals certain subdivisions of estates are counted separately. The number of returns tabulated was 1,518.

† The figures are those of the reported population on the last working-day of the second half-year.

† Drawn from a slightly smaller population than shown in columns 3-6. It may be noted that the figures for a half-year even for the larger districts, are liable to considerable fluctuations.

§ Chilaw is not reckoned as an Estate District for registration of births and deaths.

Colombo, March 24, 1933.

PERI SUNDARAM,
Minister for Labour, Industry
and Commerce.

NOTICES CALLING FOR TENDERS.

THE Chairman, Tender Board, General Treasury, P. O. Box No. 500, Colombo, will receive tenders up to 12 noon on Thursday, April 20, 1933, for the supply of cooked provisions including milk to the new Hospital at Polonnaruwa.

- 2. The Hospital will be opened on May 1, 1933, and the contract will commence from that date. The tender deposit therefor will be Rs. 150 and the security deposit Rs. 300.
- 3. Tenders should be made on forms obtainable from the Director of Medical and Sanitary Services.
- 4. For further particulars see notice dated January 30, 1933, appearing in the Government Gazette No. 7,966 of February 3, 1933.

R. Briercliffe,
Director of Medical and Sanitary
Colombo, March 28, 1933.
Services, A.N.

THE Chairman, Tender Board, General Treasury, P. O. Box No. 500, Colombo, will receive tenders up to 12 noon on Thursday, April 20, 1933, for the supply of cooked provisions including milk to the Government Hospitals at Gampaha, Horana, Neboda, Pasteur Institute, Watupitiwela, Batticaloa, Kalmunai, and Maha Oya.

2. Tenders should be made on forms obtainable from the Director of Medical and Sanitary Services. 3. For further particulars see notice dated January 30, 1933, appearing in the Government Gazette No. 7,966 of February 3,71933.

R. BRIERCLIFFE,
Director of Medical and Sanitary
Services, A.N.

TENDERS are hereby invited for the supply of 100,000 broad gauge sleepers and 25,000 narrow gauge sleepers cut from approved species of Ceylon timbers, viz., satin, palu, milky and ranai, during the period from the date of acceptance of the tender to December 31, 1934. The prices to be tendered must not exceed:—

(a) Rs. 5.35 each for broad gauge sleepers delivered on a broad gauge line.

(b) Rs. 4.85 each for broad gauge sleepers delivered on a narrow gauge line.

(c) Rs. 2.45 each for narrow gauge sleepers delivered on a narrow gauge line.

(d) Rs. 2·20 each for narrow gauge sleepers delivered on a broad gauge line.

2. Tenders are due at the office of the Chairman of the Tender Board, Treasury, Post Box No. 500, Colombo, not later than midday on Tuesday, May 16, 1933.

3. Further information regarding the tender and contract is obtainable on application to the Railway Storekeeper, Colombo.

General Manager's Office, Colombo, March 28, 1933.

E. W. HEAD, General Manager.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE HATTON TRANSPORT AND AGENCY COMPANY, LIMITED.

The name of the Company is "The Hatton Transport and Agency Company, Limited."

- 2. The registered office of the Company is to be established in Hatton.
- 3. The objects for which the Company is established are :—
 - (a) To purchase from Messrs. Archibald Robertson Aitken and Ralph Duncan Banks and to carry the business now carried on by them in partnership under the style and name of The Hatton Bank and Agency Company save and except however that the banking portion and branch of the said business and the goodwill attaching or belonging to such portion and branch.

(b) Fro carry on the business of motor vehicle proprietors, motor garage proprietors, motor repairers, and carriers of goods and passengers in the Hatton District and in such other places in Ceylon as may from time to time be thought it.

- To carry an all ordeny of the business of importers, forwarding agents, warehousemen, storekeepers, whole-sale and retail dealer, of arch in rice textile, fabrics of all kinds, leather goods, hardware, iron mongery, turnery, household fittings and utensils, ornaments, stationery, fancy goods, dealers in provisions, drugs, chespicals, perfurbery, soap, books, tobacco, beers, wines, spirits, and other articles and communities addinarily in demand among estate superintendents in Ceylon resident or being in areas served by the Company's transport service or business and in connection with such business to carry on the business of a co-operative store and general supply society in all its branches and to transact all kinds of agency business.
- (d) To purchase, construct, repair sell, hire, or let motor lorries, motor omnibuses, motor cars, carts, carriages, horses, cattle, machinery and other chattels and things used for any of the above purposes.
- (e) To enter into contracts with any person or company as to interchange of traffic or otherwise.
- (f) To tain all powers and authorities necessary to carry out and extend any of the above objects.
- (g) acquire and deal with the property following:—
 - (1) The business, preperty, and liabilities of any company, firm, or person carrying on any business within the objects of this Company.
 - (2) Lands, buildings, easements, and other interests in real estate.
 - (3) Plant, machinery, personal estate and effects.
 - (4) Patents, patent rights or inventions, copyrights, designs, trade marks, or secret processes.
- (h) (1) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, and securities issued or guaranteed by any company constituted or carrying on business in the United Kingdom, or in any colony, or dependency, or possession thereof, or in any foreign country, and debentures, debenture stock, bonds, obligations, and securities issued or guaranteed by any government, sovereign ruler, commissioners, public body, or authority, supreme, municipal, local or otherwise, whether at home or abroad.
- (2) To acquire any such shares, stocks, debentures, debenture stock, bonds, obligations, or securities by original subscription, tender, purchase, exchange, or otherwise, and to subscribe for the same, either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred by or incident to the ownership thereof.
- (3) To issue debentures, debenture stock, bonds, obligations, and securities of all kinds, and to frame, constitute, and secure the same, as may seem expedient, with full power to make the same transferable by delivery, or by instrument of transfer or otherwise, and either perpetual or terminable, and either redeemable or otherwise, and to charge or secure the same by trust, deed, or otherwise, on the undertaking of the company or upon any specific property and rights, present and future, of the company (including, if thought fit, uncalled capital), or otherwise howsoever.
- (4) To advance and lend money on assets of all kinds upon such terms as may be arranged.
- (5) To facilitate and encourage the creation, issue, or conversion of debentures, debenture stock, bonds, obligations, shares, stocks, and securities, and to act as trustees in connection with any such securities and to take part in the conversion of business concerns and undertakings into companies.
- (6) To take part in the formation, management, supervision, or control of the business or operations of any company or undertaking, and for that purpose to appoint and remunerate any directors, accountants, or other experts or agents.
- (7) To employ experts to investigate and examine into the condition, prospects, value, character, and circumstances, of any business concerns and undertakings, and generally of any assets, property, or rights.
- (8) To constitute any trusts with a view to the issue of preferred and deferred or any other special stocks or securities based on or representing any shares, stocks, or other assets specifically appropriated for the purposes of any such trust, and to settle and regulate, and, if thought fit, to undertake and execute any such trusts, and to issue, dispose of, or hold any such preferred, deferred, or other special stocks or securities.
- (9) To transact or carry on all kinds of agency business, and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.
- (10) To give any guarantee in relation to the payment of any debentures, debenture stock, bonds, obligations, or securities, and to guarantee the payment of interest thereon or of dividends on any stock or shares of any company.
- (11) Generally to carry on business as financiers, and to undertake and carry out all such operations and tranactions as an individual capitalist may lawfully undertake and carry out.
- (i) To perform or do all or any of the following operations, acts, or things:—.
 - (1) To pay all the costs, charges, and expenses of the promotion and establishment of the Company.
 - (2) To sell, let, dispose of or grant rights over all or any property of the Company.
 - (3) 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 rice, stock-in-trade or 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.
 - (4) To erect buildings, plant, and machinery for the purposes of the Company.
 - (5) To make experiments in connection with any business of the Company and to protect any inventions of the Company by letters patent or otherwise.

•

- (6) To grant licences to use patents, copyrights, designs, or secret processes of the Company.
- (7) To manufacture plant, machinery, tools, goods, and things for any of the purposes of the business of the Company.
- (8) To draw, accept, and negotiate bills of exchange, promissory notes, and other negotiable instruments.
- (9) To underwrite the shares, stock, or securities of any other company and to pay underwriting commissions and brokerage on any shares, stock, or securities issued by this Company.
- (10) To enter into arrangements for joint working in business or for sharing profits or for amalgamation with any other company, firm, or person carrying on business within the objects of this Company.
- (11) To promote companies.
- (12) To sell the undertaking and all or any of the property of the Company for cash or for stock shares or securities of any other company or for other consideration.
- (13) To pay for any lands and real or personal immovable and 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 genrally 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.
- (14) To provide for the welfare of persons employed or formerly employed by the Company or any predecessors in business of the Company and the wives, widows, and families of such persons by grants of money or other aid or otherwise as the Company shall think fit.
- (15) To subscribe to or otherwise aid benevolent, charitable, national, or other institutions or objects of a public character or which have any moral or other claims to support or aid by the Company by reason of the locality of its operations or otherwise.
- (16) To distribute in specie assets of the Company properly distributable amongst its members.
- (j) To do all or any of the things hereinbefore authorized either alone or in conjunction with or as factors, trustees, secretaries, or agents for others or by or through factors, trustees, or agents.
- (k) To insure any servants of the Company in respect of risk, accident, or fidelity in the course of their employment by the Company and to effect insurance for the purpose of indemnifying the Company in respect of claims by reason of any such risk, accident, or fidelity, and to pay premiums on any such insurance.
- (1) 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 Seven hundred thousand Rupees (Rs. 700,000), divided into 700 Cumulative Preference shares of (Rs. 100) each and 6,300 ordinary shares of (Rs. 100) 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 six per cent. per annum on the capital for the time being paid up thereon and shall rank as regards return of capital, in priority to the ordinary shares, but shall not confer the right to any further participation in profits or assets. The shares forming the capital (original increase 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 regulation 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 (subject 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 six per cent. per annum on the capital for the time being paid on the said Preference shares.
 - (2) The balance of the remaining profits shall be divided among the holders of ordinary shares in proportion to the amount paid on the shares held by them.
- 7. In a winding up voluntary or otherwise the assets available for distribution amongst the Shareholders 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 aforowritten in proportion to the number of shares held by each of them of any balance remaining after payment of capital and dividend as provided in sub-sections 1 and 2 hereof.

8. The rights for the time being attached to the said Preference shares may be modified or dealt with in the manner mentioned in clauses 57 and 171 of the accompanying Articles of Association but not otherwise, and these 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 A	Addresses of	Subscribers.			Shares taken Subscriber.
A. R. AITKEN, Hatton	• •		• •		One
R. D. Banks, Hatton	• •	• •		•	One
G. T. HALE, Colombo	• •	• •	• •		One
H. D. THORNTON, Colombo	• •	• •	• •	• •	One
M. J. HARDING, Colombo	• • ·			· • •	One
W. K. S. Hughes, Colombo	• •	• •			One
F. G. DAWSE, Colombo	• •	• •	• •	• •	One

Witness to all the above signatures, this Thirteenth day of March, 1933, at Colombo:

ARTICLES OF ASSOCIATION OF THE HATTON TRANSPORT AND AGENCY COMPANY, LIMITED.

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

Table C not to apply.

2. The Company may by special resolution passed at an Extraordinary General Meeting alter and make provisions instead of or in addition to any of the regulations of the Company whether contained or comprised in these Articles or not.

Alteration of Atricles.

3. None of the funds of the Company shall be employed on the purchase of or be lent on shares of the Company.

Funds of Company not to be lent on shares of the Company.

INTERPRETATION.

Interpretation.

4. The marginal notes hereto shall not affect the construction hereof and 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:—

The word "Company" means The Hatton Transport and Agency 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 to 1909," and every other Ordinance from time to time in force concerning joint

stock companies which may apply to the Company.

"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 proxy at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution

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

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

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

"Shareholder", "Holder", or "Member" means a Shareholder of the Company.

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

"Ordinary Directors" means the Ordinary Directors of the Company for the time being as appointed by virtue of the provisions of these Articles.

"Directors" means the Life Directors (if any) and the Ordinary Directors (if any) of the Company for the time being or (as the case may be) such Life Directors and Ordinary Directors assembled at a Board.

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

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

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

"Month" means a calendar month.

"In writing" and "written" include printing, lithography, and other modes of representing or reproducing words in a visible form.

Words importing the singular number only include the plural, and vice versâ. Words importing the masculine gender only include the feminine, and vice versâ.

"Dividend" includes bonus.

"Paid up" shall include "credited as paid up".

Business.

5. The Company shall forthwith enter into an agreement with Archibald Robertson Aitken and Ralph Duncan Banks for the purpose of acquiring the business (save and except that branch or portion of such business as relates to banking and the goodwill attaching thereto) carried on under the name and style of The Hatton Bank and Agency Co., at Hatton in the Island of Ceylon in terms of a draft which for the purpose of identification has been signed by W. K. S. Hughes, Notary Public, and the Directors shall carry the same into effect with or without modifications as they may think fit.

Seal to be affixed to Agreement.

6. The business of the Company may, subject to the provisions of the Ordinance, be commenced as soon as the Board thinks fit.

Business to commence when Board thinks fit.

7. Subject as aforesaid, any branch or kind of business which by the Memorandum of Association of the Company, or by these presents, is either expressly or by implication authorized to be undertaken by the Company may be undertaken by the Board at such time or times as they shall think fit, and further suffered by them to be in abeyance, whether such branch or kind of business may have been actually commenced or not, so long as the Board may deem it expedient not to commence or proceed with such branch or kind of business.

Company may carry on any of the business authorized by Memorandum.

CAPITAL.

8. The nominal capital of the Company is Seven hundred thousand Rupees (Rs. 700,000) divided into 700 Cumulative Preference shares of One hundred Rupees (Rs. 100) each and 6,300 Ordinary shares of One hundred Rupees (Rs. 100) each, and the said Cumulative Preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of 6 per centum per annum on the capital for the time being paid up thereon and a right in a winding up to payment off of the capital and arrears of dividend, whether declared or undeclared, up to the commencement of the winding up in priority to all other shares but shall not confer any further right to participate in profits or assets.

Capital.

9. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the Capital of the Company by the creation of new shares of such amounts per share and in the aggregate and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct, provided, however, that such new shares shall have no preferential rights over the 700 Cumulative Preference shares above referred to.

Power to increase Capital.

How for new shares to rank with shares in original capital.

Power to reduce capital.

Issue of balance capital.

Instalments on shares to be duly paid.

Allotment of shares.

On what conditions new shares may be issued as to Preference, &c.

Allotment of new shares.

Shares may be registered in firm name.

And in name of two persons.

Joint-holders.

Survivor of jointholders.

Trusts not recognized.

Liability of joint-holders.

Members' right to certificate.

As to issue of new certificate in place of one lost, defaced, destroyed, &c.

- 10. 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.
- 11. 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.

- 12. 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.
- 13. 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.
- 14. 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 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 unissued shares or any portion of them to the vendor or vendors of lands, property, rights, or privileges being acquired by the Company in payment of the whole or any part of the purchase price of any such lands, property, rights, or privileges, or as remuneration for work done for or services rendered to the Company and that without offering the shares so allotted to the Shareholders.

15. 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, provided however, that such new shares shall have no preferential rights over the 1,000 Cumulative Preference shares above referred to.

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

16. 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.

- 17. Shares may be registered in the name of a firm or partnership and any one partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.
 - 18. Shares may be registered in the names of two or more persons jointly.
- 19. 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.
- 20. 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.
- 21. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 42 to become a Shareholder in respect of any share.
- 22. 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.
- 23. 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 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.
- 24. 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.

25. The Director's may from time to time make such calls as they think fit upon the Share-holders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that three months' notice at least shall be given to the Shareholders

of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.

- 26. 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.
- 27. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.
- 28. 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.
- 29. 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.

When interest on call payable.

When call deemed to have been made.

Directors may give time for payment of calls.

Payment of calls in advance.

TRANSFER OF SHARES.

30. Subject to the restrictions contained herein the shares of the Company may be transerred by a transfer in the usual common form. The instrument of transfer of any shares shall (subject to clause 31 (c) hereof) be signed both by the transferor and transferee and the transferor shall be deemed to remain the holder of such shares until the name of the transferee is entered in the Register in respect thereof.

Transfer of shares. Execution of transfer.

31. (a) Save as provided by clause 34 hereof and sub-clause (f) of this Article no share shall be transferred to a person who is not a member so long as any member (or any person selected by the Directors as one whom it is desirable in the interests of the Company to admit to membership) is willing to purchase the same at the fair value.

Restricted right of transfer.

(b) Except where a transfer is made pursuant to clause 34 hereof, and sub-clause (f) of this Article the person proposing to transfer any shares (hereinafter called the "proposing transferor") shall give notice in writing (hereinafter called a "transfer notice") to the Company that he desires to transfer the same. Such notice shall specify the sum which he fixes as the fair value and shall

Notice.

constitute the Company its agent for the sale of the shares to any member of the Company (or person selected as aforesaid) at the price so fixed, or, at the option of the purchaser, at a fair value to be fixed by the Auditor of the Company in accordance with these Articles. A transfer notice may include several shares and in such case shall operate as if it were a separate notice in respect of each. A transfer notice shall not be revocable except with the consent of the Directors. (c) If the Company shall within the space of sixty days after being served with a transfer

Company's Power.

notice, find a member (or person selected as aforesaid) in the manner hereinafter provided willing to purchase the share (hereinafter called "the purchasing member") and shall give notice thereof to the proposing transferor he shall be bound, upon payment of the fair value (subject to the provisions as to payment hereinafter contained) to transfer the shares to the purchasing member. Provided however that the payment of the purchase price to be paid for any shares purchased by virtue of this clause may be postponed for a period not exceeding 9 months after the date on which the purchasing member thereof shall have been registered as the holder of such shares, but such purchase price shall carry interest at the rate of six per centum per annum from the First day of January prior to date of such registration of the purchasing member as aforesaid to the actual date of payment. In the event of the payment of the purchase price being postponed as aforesaid the purchasing membe, shall arrange for the payment of such purchase price being secured to the proposing transferor to his satisfaction. Provided further that the proposing transferor shall in any event (in addition to the interest (if any) payable as hereinbefore provided) be entitled to receive and be paid any dividends or bonuses on the shares, so transferred by him under this Article, declared in respect of profits earned by the Company during the financial period ending Thirty-first day of December immediately prior to the date of such registration.

Payments of purchase price.

(d) In case any difference arises between the proposing transferor and the Purchasing member as to the fair value of the shares the Auditors shall on the application of the purchasing member certify in writing the sum which in his opinion is the fair value and such sum shall be deemed to be the fair value, and in so certifying the Auditors shall be considered to be acting as experts and not as an arbitrators.

Auditors' certificate.

(e) If in any case the proposing transferor after having become bound as aforesaid makes default in transferring the shares the Company may receive the purchase money (or arrange for the payment thereof as provided by sub-clause (c) hereof) and shall thereupon cause the name of the purchasing member to be entered in the register as the holder of such shares and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing member and after his name has been entered in the register in purported exercise of the power aforesaid the validity of the proceedings or the arrangements for payment of purchase price made in accordance with the terms of these Articles shall not be questioned by any person.

Default by proposing transferor.

(f) If, within the space of 60 days after being served with a transfer notice the Company shall not find a member (or selected person as aforesaid) willing to purchase the shares and give notice in manner aforesaid the proposing transferor shall at any time within three months afterwards be at liberty, subject to clause 35 hereof, to sell and transfer the shares (or those not placed) to any person.

Default by Company.

(g) When any member dies without having disposed of his shares in the manner provided by clause 34 hereof the Directors may at any time serve on the executor, administrator, or representative of such deceased Shareholder a notice calling upon him forthwith to serve on the Company a transfer notice in respect of such shares and if such trustee, administrator, or representative shall fail to serve such transfer notice within a period of 7 days of being requested as aforesaid he shall be deemed to have served a transfer notice and the provisions of these Articles shall apply accordingly.

Shares of deceased member.

32. (a) When the Company is served or is deemed to have been served with a transfer notice the shares specified therein shall first be offered to the Life Directors or the surviving Life Director and if they shall not within such time as may be limited by the Directors take up such shares or shall only take up a part thereof, such shares or the balance thereof shall be offered to the ordinary Directors (whether appointed by the Life Directors or not) and if they shall not within such time as may be limited by the Directors take up such shares or shall only take up a part thereof such shares or the balance thereof shall be disposed of to such person and in such manner as the Directors may think fit.

How shares comprised in transfer notice to be offered to members.

Offer of shares to a class.

(b) When under sub-clause (a) of this Article shares are directed to be offered to a class of persons such shares shall be offered to such persons in proportion as nearly as may be to the amount of the capital paid upon the shares held by them respectively of the same class as those then being offered, and such person shall have the option of purchasing the shares so offered to him, and if any such person waives the option in respect of the shares offered to him or any part thereof he shall forthwith give notice thereof to the Company who shall at once inform the other persons of that class all or any of whom may within seven days of such information or within the time limited for the exercise of the original option (whichever shall last happen) exercise the option so waived and if more than one person shall exercise the last mentioned option the shares so affected shall be subject to the same terms of division as are hereinbefore provided.

Power to alter rules affecting offer of shares comprised in transfer notice.

Right to transfer to son, &c.

General power to refuse transfer.

Register of transfer.

Transfer to be left at office and evidence of title given when transfer to be retained.

Power to register transfers without meeting of Directors.

Directors not bound to inquire into validity, &c., of any transfer.

When register may be closed.

Deceased share-holder.

As to transfer of shares of deceased, bankrupt, &c., members.

Rights of persons entitled to shares on death or bankruptcy, but not registered.

Company may accept a surrender of shares.

Notice on member failing to pay call.

What notice shall contain.

Notice not complied with Board may forfeit shares.

Arrears to be paid notwithstanding forfeiture.

Forfeited share tobecome the property of the Company.

- 33. The Company in General Meeting may make and from time to time vary rules as to the mode in which any shares specified in any transfer notice shall be offered to the members, and as to their rights in regard to the purchase thereof, and in particular may give any member or class of members a preferential right to purchase the same.
- 34. Any share may be transferred by a member to any child or other issue, father, mother, wife, or husband of such member, and any share of a deceased member may be transferred by his executors or administrators to any child, or other issue, father, mother, widow, or widower of such deceased member (to whom such deceased member may have specifically bequeathed the same), and shares standing in the name of the trustees of the will of any deceased member may be transferred upon any change of trustees to the trustees for the time being of such will.
- 35. The Directors may refuse to register any transfer of a share, (a) where the Company has a lien on the share; or (b) where the Directors are not of opinion that it is desirable to admit the proposed transferee to membership. But paragraph (b) of this clause shall not apply where the proposed transferee is already a member (holding more than ten shares).
- 36. 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.
- 37. Every instrument of transfer must be left at the office of the Company to be registered accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of 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 under these Articles, shall register the transferee as a Shareholder and retain the instrument of transfer.
- 38. 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.
- 39. 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.
- 40. The register of transfers may be closed at such times and for such period 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.

- 41. The executors, or administrators, or the heirs of a deceased sole Shareholder shall be the only persons recognized by the Company, as having any title to the shares of such Shareholder.
- 42. 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, bankruptey, 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 Article, or of his title, as the Directors think sufficient, may with the consent of the Directors (which they shall not be under any obligation to give) be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore contained, transfer such shares.
- 43. A person becoming entitled to a share by reason of the death, bankruptcy, or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the Company.

SURRENDER AND FORFEITURE OF SHARES.

- 44. 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.
- 45. 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.
- 46. 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.
- 47. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, reallotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

48. 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.

Effect of forfeiture

49. 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.

Certificate of surrender or forfeiture.

50. 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 reallotted, or otherwise disposed of under Article 47 hereof, shall be redeemable after sale or disposal.

Power to remit or annul forfeiture.

51. 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.

Company's lien on shares.

52. 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.

As to enforcing lien by sale.

53. 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.

Application of proceeds of sale.

54. A certificate in writing under the hands of one of the Directors and of the Secretary that the power of sale given by Article 52 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

Certificate of right of sale.

55. 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.

execute transfer.

Directors may

PREFERENCE SHARES.

Creation of preference shares.

56. 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, provided that no such shares shall have any preference over the 700 Cumulative Preference shares above referred to

Modification of rights.

57. 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 resolution could have been effected without it. The provisions of this Article shall extend to the 700 Cumulative Preference shares above referred to.

And meetings.

58. 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 such meeting.

Employees shares and rights a ttaching thereto.

- EMPLOYEES SHARES.
- 59. The Directors may remunerate any employee of the Company by means of a share of the profits of the Company, or by remuneration varying with the profits earned or the dividends declared, or with the output or turnover of the Company, and such remuneration may be in addition to the ordinary remuneration of such employee, and may be either in cash or by way of allotment of shares fully or partly paid as the Directors think fit. And the Directors may establish such schemes for remuneration of employees in manner aforesaid as the Directors may in their absolute discretion think fit; and the Directors may from time to time vary any such schemes and may attach to any shares allotted to employees such special rights, privileges, conditions, or restrictions as they think fit, provided always that any shares which shall be issued to any employee of the Company by way of remuneration or share of profits as aforesaid shall be called "employee shares", and shall be subject to the provisions hereinafter contained relating to employee shares:—
 - (a) Each of the employees' shares shall, whilst it is held by an employee of the Company rank for dividend as if it were an ordinary share of Rs. 100 fully paid up; (and whilst not held by an employee of the Company it shall not carry the right to any dividend).

- (b) An employee's share shall not confer the right to vote, or to attend at general meetings. (c) An employee's share shall not be transferable except as provided by paragraph (d)
- of this clause.

 (d) Whenever an employee's share is allotted or pursuant to this clause is transferred to any employee of the Company, such employee shall be entitled to retain and hold the same so long as he remains an employee of the Company; and if by death, resignation, withdrawal, dismissal or otherwise, he cease to be an employee of the Company, he or his executors, administrators, or representatives shall be bound upon the request in writing of the Directors, to transfer such share to such person as the Directors may nominate; and, if such person is not an employee of the Company, such person shall at any time, on the request of the Directors, transfer such share to any employee of the Company.
- (e) If any person who ought in conformity with the last preceding paragraph of this clause, to transfer any shares makes default in transferring the same, the Directors may by writing under the common seal, appoint any person to make the transfer on behalf of the person in default, and a transfer by such appointee shall be as effective as if it were duly executed by the person so in default. A certificate under the common seal that such power of appointment has arisen shall be conclusive for all purposes.

(f) In this Article "employee of the Company" means and includes any foreman, clerk, or storekeeper but the term does not include Directors or Auditors.

Borrowing Powers.

Power to borrow.

60. The Directors shall have power 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).

General Meeting may increase borrowing powers. 61. 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.

Conditions on which money may be borrowed.

62. 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.

Securities may be issued at a discount, &c., or with special privileges.

63. 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.

Securities may be assignable free from equities.

64. 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.

First General Meeting. Subsequent General Meetings GENERAL MEETINGS.

65. The First General Meeting shall be held at such time not being more than twelve

Meetings.

months after the incorporation of the Company and at such place as the Directors may determine.

66. Subsequent General Meetings shall be held once in every year, at such time and place

Ordinary and Extraordinary Meetings. 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.

67. 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

When Extraordinary Meeting to be called.

being subscribed for.

68. 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

Requisition.

69. 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.

Notice of intention to submit resolution.

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

Notice of meetings.

How given.

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

72. 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 of the meeting, shall be given by notice sent by post or otherwise served as hereinafter provided but so that a General Meeting may, with the consent in writing of all the Shareholders for the time being be convened on a shorter notice than seven days or without written notice. Notice of an adjourned meeting shall not be requisite in any case. 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 1st meeting.

As to omission to give notice.

Business of ordinary meeting.

- 73. 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 such meeting.
- 74. 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.

75. 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 70.

Notice to be given of special business.

76. No business shall be transacted at any General Mceting, 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 three or more Shareholders entitled to vote.

Quorum to be present when business commenced.

77. 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.

When if quorum not present meeting to be dissolved.

78. 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.

Chairman of meetings.

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

Charman to be present before commencement of business.
Power to adjourn meetings.

80. 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.

VOTING AT MEETINGS.

81. At any meeting every resolution shall be decided by à 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 at least five Shareholders present in person or by attorney or by a Shareholder or Shareholders holding or representing by proxy or entitled to vote in respect of at least one-eighth part of the issued capital represented at the meeting, 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 attorney of any Shareholder duly appointed in that behalf, provided however that the holders of the said Cumulative Preference shares shall only be entitled to demand a poll on any resolution in respect of which they are under the terms of these articles entitled to vote.

How questions to be decided.

Casting vote.

Power to demand a Poll.

Poll.

- 82. If at any meeting a poll be demanded as aforesaid 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.
- 83. 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.

proceed notwithstanding demand of poll. -No poll on election of Chairman.

Business may

Votes of members.

- 84. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
- 85. A Shareholder shall not be entitled to vote unless he shall hold ordinary shares in the Company and the said Cumulative Preference shares shall only confer on the holders the right to vote at a General Meeting upon some one or more of the following questions, that is to say, as to the reduction of capital; as to the adoption of the Annual Report and Balance Sheet; as to the appointment and remuneration of Auditors; as to the adjournment of meetings and the election of a Chairman at any meeting; on any matter dealing with pensions; as to the winding up of the Company; as to the sanctioning of the sale of the undertaking or as to altering the regulations of the Company so far as they affect directly the rights of preference Shareholders but subject as aforesaid the following provisions shall have effect, that is to say:—

(1) Upon a show of hands every member holding ordinary shares present in person or by attorney shall be entitled to one vote.

(2) Upon a poll every member holding ordinary shares present in person, by proxy, or by attorney shall have one vote for every ordinary share held by him.

(3) As regards any question on which any preference Shareholder is entitled to vote each such Shareholder present in person or by attorney shall have one vote on a show of hands and on a poll each such Shareholder present in person, by proxy, or by attorney shall have one vote for every preference share held by him.

(4) When voting on a resolution involving the winding up of the Company every Shareholder present in person, by proxy, or by attorney shall have one vote for every share held by him but no such resolution shall be deemed to be carried unless 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 by attorney at any meeting of which notice specifying the intention to propose such a resolution has been given.

Votes in respect of deceased, &c., members.

86. The parent or guardian or curator of an infant Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, 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 shave been registered as a Shareholder.

Proxies permitted.

87. Votes may subject to the provisions herein contained be given either personally or by proxy or by attorney.

No member entitled to vote, &c., while call due to Company.

Who may be appointed proxy.

Instrument appointing proxy. to be in writing.

Form of proxy.

88. No Shareholder shall be entitled to be present or so 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.

89. 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.

90. 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 appoint or be a company or corporation, it shall be under the common seal of such company or corporation.

91. 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 Hatton Transport & Agency Company, Limited.

As witness my hand this ———— day of ————, One thousand Nine hundred and ————.

92. 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.

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

LIFE DIRECTORS AND DIRECTORS.

- 94. (a) The Life Directors of the Company shall be Archibald Robertson Aitken and Ralph Duncan Banks and each of them and any other Life Directors that may from time to time be appointed as in these Articles provided shall be entitled, subject to Article 102 hereof, to retain office so long as he shall hold not less than 30 per cent. of the ordinary shares of the Company for the time being issued and whilst holding office by virtue of this provision shall not retire by rotation but shall be entitled to remain as a Director for his life subject to the provisions of this Article and of Article 102 hereof.
- (b) A Life Director may retire from active management of the business of the Company in Ceylon and shall not thereby cease to be such Life Director and may continue to exercise the powers hereby conferred on him.
- 95. The Life Directors or the majority of them or all the Life Directors for the time being if there shall be less than 3 may at any time appoint any person with the necessary qualification as provided by Article 94 hereof to be a Life Director and any person so appointed shall have all the rights and privileges and be subject to the same duties and obligations and the terms of these Articles as if he had been originally appointed.
- 96. The Life Directors or the majority of them or if there shall be less than 3 of them all the Life Directors for the time being may at any time or times by instrument in writing appoint any person to be an ordinary Director and may in like manner remove any such person so appointed. Every such appointment shall be recorded in the Company's minute book.
- 97. The Company shall have no power to appoint ordinary Directors while and so long as there shall be a Life Director of the Company but if at any time there shall be no Life Director of the Company ordinary Directors may be appointed by the Company at a General Meeting.
- 98. The number of ordinary Directors which may at any time be appointed by the Company shall not exceed six and shall not be less than two.
- 99. Every Director whilst resident in Ceylon and drawing remuneration from the Company shall, except with the consent of the Board, devote the whole of his time and attention to the business of the Company.
- 100. As remuneration for their services, each of the Directors shall be entitled to receive out of the funds of the Company such annual sum as may be determined.
- 101. Any casual vacancy occurring (after there shall cease to be any Life Directors) in the number of ordinary 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 Directors would have retained the same if no vacancy had occurred. The continuing Directors may act notwithstanding any vacancy in their body, but so that if the number falls below the minimum above fixed, the remaining Director or Directors shall not commit the Company to any new business so long as the number is below the minimum.
 - 102. The office of the Director shall be vacated:—
 - (a) If he, without the sanction of a General Meeting, accept or hold any other office under the Company except that of Chairman, Managing Director, Managing Secretary, Manager, or Trustee.
 - (b) If he become bankrupt, or suspend payment, or compound with his creditors.
 - (c) If (not being a Life Director) he absents himself from the meetings of the Company for a period exceeding three months at any one time without the consent of the other Directors.
 - (d) If he be found lunatic or become of unsound mind.
 - (e) If (not being a Life Director or an ordinary Director appointed by the Life Directors) he be called upon by all the other Directors to resign his office.
 - (f) If by notice in writing to the Company he resign his office.

Validity of votes.

Personal interest of members not preclude him from voting.

Life Directors.

Appointment of additional Life Directors.

Appointment of ordinary Directors by Life Directors.

Appointment of ordinary Directors by Company.

Number of ordinary Directors.

Directors to devote whole time to business.

Remuneration of Directors.

Power to fill casual vacancy amongst ordinary Directors.

When office of Director to be vacated.

When vacation of office takes effect.

103. Until an entry of the vacating of office by the Director under one of the sections of this Article shall be entered in the minutes of the Board of Directors his acts as a Director shall be effectual.

104. A Director or intending Director shall not be disqualified by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker, or otherwise, and no such contract or arrangement or any contract or arrangement entered into, by, or on behalf of the Company with any person, firm, or company, of or in which any Director shall be in any way interested, shall be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director or of the fiduciary relation thereby established. Any Director so contracting or being so interested as aforesaid shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exists, or in any other case at the first Board Meeting after the acquisition of his interest, and a Director shall not as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted but this prohibition shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them security by way of indemnity or of security for advances or to a settlement or set off of cross claims, and it may at any time or times be suspended or relaxed by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company, shall be sufficient disclosure under this Article, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.

Directors may contract with Company.

. Safeguards.

ROTATION OF DIRECTORS.

105. No ordinary Director appointed by the Life Directors under Article 96 shall retire by rotation, but shall be entitled to remain in office subject to the terms of these Articles. Provided however that ordinary Directors appointed by the Life Directors shall retire as provided by these Articles after there shall cease to be Life Directors.

ordinary Directors. When all ordinary Directors to retire.

retire.

ballot.

Rotation and

retirement of

106. At the first ordinary General Meeting of the Company after there shall cease to be Life Directors all the ordinary Directors shall retire from office and at the first ordinary General Meeting in every subsequent year one of the ordinary Directors for the time being shall retire from office as provided in Article 107.

Which Directors to

107. The ordinary Directors to retire from office at the second ordinary General Meeting after there shall cease to be Life Directors shall, unless the ordinary Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the ordinary Directors to retire shall be those who have been longest in office.

In case of dispute to be decided by

108. In case any question shall arise as to which of the ordinary Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

> Retiring Directors eligible for re-election. Appointment of successors.

Retiring Directors shall be eligible for re-election.

Power of General Meeting.

110. The ordinary General Meeting at which ordinary 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.

> Retiring Directors to remain in possession till successors appointed. Retirement of

111. A General Meeting may from time to time after there shall cease to be Life Directors 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.

Power to remove

Directors.

112. If at any meeting at which an election of an ordinary 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.

Indemnity to

113. 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.

Directors.

Directors.

114. The Company may, by a special resolution, remove any Director (other than a Life Director or an ordinary Director appointed by the Life Directors) 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.

> No contribution from Directors.

115. 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 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.

> Meetings of Directors and quorum.

116. 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.

117. The Directors shall meet together for the dfspatch of business at such times and at such places as they think fit and adjourn and otherwise regulate their meetings and proceedings, as they think fit and two Directors shall be a quorum for the transaction of business, one of whom shall be a Life Director while there are any such Life Directors surviving and in Ceylon

PROCEEDINGS OF DIRECTORS.

Calling of meetings and notice

118. A'Director may at any time convene a meeting of the Directors. It shall not be necessary to give notice of a meeting of Directors to any Director who is not for the time being resident in Ceylon. Questions arising at any meeting shall be decided by a majority of votes but in case of an equality of votes the Chairman shall have a second or casting vote.

> Chairman of Directors.

119. The Directors may elect a Chairman of their meetings and determine for what period he shall hold office, and all meetings of Directors shall be presided over the 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 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. Provided however that no ordinary Director shall be elected Chairman or be capable of presiding at any meeting at which a Life Director is present and willing to act as such Chairman.

Powers of quorum.

Power to appoint Committees and to delegate.

Proceedings of Committee.

When Committee may meet.

When acts of Directors or Committee valid notwithstanding defective appointment, &c.
Resolutions without Board Meeting valid.

Power to remunerate Director for additional services.

mutes to be kept.

Minutes to be signed by Chairman and to be evidence of passing resolution.

General powers of Company to be vested in Directors.

As to purchase of property and rights and payment therefor

Specific powers of Directors.

- 120. 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 Articles of the Company for the time being vested in or exercisable by the Directors generally.
- 121. The Directors may from time to time delegate any of their powers to committees consisting of such member or members of their body as they think fit and may from time to time revoke such delegation. Any Committee so formed shall in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed upon it by the Directors.
- 122. The meetings and proceedings of any such Committee consisting of two or more members, shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors so far as the same are applicable thereto, and are not superseded by any regulations made by the Directors under the last preceding Article.
- 123. The Directors or any Committee may meet at such place os they may determine, in the Island of Ceylon.
- 124. All acts done by any meeting of the Directors or by a Committee of Directors or by any person acting as a Director shall notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, 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.
- 125. A resolution in writing signed or initialled by all the Directors for the time being in Ceylon (not being less than two Directors and one of whom shall, so long as there are any Life Directors, be a Life Director) shall be as valid and as effectual as if it had been passed at a meeting of Directors duly called and constituted.
- 126. If any Director being willing shall be called upon to perform extra services or to make any special exertions in going or residing away from Hatton for any of the purposes of the Company or in giving special attention to the business of the Company as a member of a Committee of Directors the Company may remunerate the Director so doing either by a fixed sum or by a percentage of profits or otherwise as may be determined by the Directors and such remuneration may be either in addition to or in substitution for his or their share in the remuneration above provided for the Directors.
- 127. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—

(1) Of all appointments of (a) officers and (b) Committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.

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

(4) Of all orders made by the Directors.

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

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

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

128. 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 as 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.

Powers of Directors.

- Directors who in addition to the powers and authorities by these presents or otherwise expressly conferred upon them may exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not hereby or by statute law expressly directed or required to be exercised or done by the Company in General Meeting but subject nevertheless to the provisions of any statute law and of these presents and to any regulations from time to time made by the Company in General Meeting provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.
- 130. The Directors shall have power to purchase or otherwise acquire on behalf of the Company any property or rights which the Company may purchase or acquire and generally on such terms and conditions as may be thought fit and to pay for the same either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon and any such bonds, debentures, or other securities may be either specially charged upon all or any part of, the property of the Company and its uncalled capital or not so charged, to sell or otherwise dispose of, deal with, or abandon the whole or any part or parts of the Company's present or future property or rights upon such terms and conditions as may be thought fit, and to enter into any arrangement with any company, firm, or person carrying on business similar to that of this Company for mutual concessions or for any joint working or combination or for any restriction upon competition or for any pooling of business or profits that may seem desirable and to carry the same into effect and generally may exercise all such powers and do all such acts and things as may be exercised or done by the Company in General Meeting and are not hereby or by statute law expressly directed or required to be exercised or done by the Company in General Meeting and are not hereby or by statute law expressly directed or required
- 131. Without prejudice to the general powers conferred by the last two preceding Articles and other powers conferred by these presents it is hereby expressly declared that the Directors shall have the following powers, that is to say, power:—
 - (1) To take such steps as they think fit to carry into effect the agreement mentioned in Article 5 hereof.

(2) To pay the costs, charges, and expenses preliminary and incidental to the promotion, formation, establishment, and registration of the Company.

- (3) To appoint and in their discretion to remove or suspend such agents, managers, secretaries, officers, clerks, and servants for permanent, temporary, or special services as they may from time to time think fit, and to determine their powers and duties and fix their salaries or emoluments and to require security in such instances and to such amount as they think fit.
- (4) To appoint any person or persons (whether incorporated or not) to accept and hold in trust for the Company any property belonging to the Company or in which it is interested or for any other purposes and to execute and do all such deeds, documents, and things as may be requisite in relation to any such trust and to provide for the remuneration of such trustee or trustees.

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

(6) To act on behalf of the Company in any matters relating to bankrupts and insolvents.
(7) To refer any claims or demands by or against the Company to arbitration and observe

and perform the awards.

(8) To execute in the name and on behalf of the Company in favour of any Director or other person who may incur or be about to incur any personal liability for the benefit of the Company such mortgages of the Company's property (present and future) as they think fit and any such mortgage may contain a power of sale and such other powers, covenants, and provisions as may be agreed.

(9) To give any person employed by the Company a commission on the profits of any particular business or transaction or a share in the general profits of the Company and such commission or share of profits shall be treated as part of the working

expenses of the Company.

(10) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers and servants.

(11) To enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds, and things in the name and on behalf of the Company as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purpose of the Company.

(12) To establish, maintain, support, and subscribe to any charitable or public object and any institution, society, and club which may be for the benefit of the Company or its employees or may be connected with any town or place where the Company carries on business; to give pensions, gratuities, and charitable aid to any person or persons who have served the Company or to the wives, children, or dependents of such person or persons that may appear to the Directors just and proper whether any such person, his widow, children, or dependents have or have not a legal claim upon the Company.

(13) Before recommending any dividend to set aside portions of the profits of the Company to form a fund to provide for such pensions, gratuities, or compensation, or to create any Provident or Benefit Fund in such or any other manner as to the

Directors may seem fit.

(14) To make and alter rules and regulations concerning the time, manner of payment of the contributions of the employees and the Company respectively to any such Fund and the accrual, employment, suspension, and forfeiture of the benefits of the said Fund and the application and disposal thereof and otherwise in relation to the working and management of the said Fund as the Directors shall from time to time think.

(15) To delegate all or any of the powers hereby conferred upon them to agents as they

may from time to time think fit.

ALTERNATE DIRECTORS.

132. Any Director may at any time appoint any other Director or any other person to act as alternate for him and may at any time cancel such appointment. A Director or such other person appointed alternate for a Director shall be entitled to perform all the functions of his appointor (including the functions of the Chairman of the Board). A Director appointed as alternate Director shall have an extra vote at all meetings for each Director whom he represents in addition to his own vote as a Director.

Any alternate Director shall ipso facto cease to be an alternate Director if his appointor

ceases for any reason to be a Director.

All appointment and removals of alternate Directors shall be effected by writing under the hand of the Director making or revoking such appointment left at the office.

LOCAL MANAGEMENT.

133. The following provisions shall have effect:—

(1) The Directors may from time to time provide for the management of the Company outside the Island of Ceylon (or any special locality in Ceylon) in such manner as they shall think fit and the provisions contained in the next following five sub-clauses shall be without prejudice to the general powers conferred by this sub-clause.

(2) The Directors from time to time and at any time may establish any local boards or agencies for managing any of the affairs of the Company outside the Island of Ceylon or in any specified locality in Ceylon and may appoint any persons to be members of such local board or any managers or agents and may fix their remuneration.

(3) The Directors from time to time and at any time may delegate to any person so appointed any of the powers, authorities, and discretions for the time being vested in the Directors, other than the power of making calls and may authorize the members for the time being of any such local board or any of them, to fill up any vacancies therein and to act notwithstanding vacancies and any such appointment or delegation may be made on such terms and subject to such conditions as the Directors may think fit; and the Directors may at any time remove any person so appointed and may annul or vary any such delegation.

(4) The Directors may at any time, and from time to time by power of attorney under the seal, appoint any persons to be the attorneys of the Company for such purposes and with such powers, authorities, and discretions not exceeding those vested in or exercisable by the Directors under these presents and for such period and subject to such conditions as the Directors may from time to time think fit be made in favour of the members or any of the members of any local board established as aforesaid or in favour of any company or of the members, Directors, nominees, or managers of any company or firm or otherwise in favour of any fluctuating body of persons whether nominated directly or indirectly by the Directors and any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Directors think fit.

(5) Any such delegates or attorneys as aforesaid may be authorized by the Directors to sub-delegate all or any of the powers, authorities, and discretions for the time being vested in them.

(6) The Directors may comply with the requirements of any local law which in their opinion it shall in the interests of the Company be necessary or expedient to comply with.

•

Alternate Directors.

Local management.

Local Board.

Delegations.

Power of attorner.

DIVIDENDS, BONUS, AND RESERVE FUND.

Declaration of dividends and bonus.

Interim dividends.

Reserve Fund.

As to mode of payment of dividend or bonus.

Unclaimed dividends not to carry interest against the Company.

No payment to

member owing money, &c., to the Company.

Debts may be

Notice of declara-

tion of dividend.

deducted.

Payment to firms.

Payment to jointholders.

Evidence.

The seal.

134. 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.

135. 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.

136. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same 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 or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.

137. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways and the Directors shall give effect to such direction and when any difficulty arises in regard to the distribution they may settle the same as they think expedient and in particular may issue fractional certificates and may fix the value for distribution of such specific assets, or any part thereof and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.

138. No unclaimed dividend or bonus shall ever bear interest against the Company.

139. 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.

140. 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.

141. 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.

142. 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.

143. 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.

EVIDENCE.

144. 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.

THE SEAL.

145. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors, or a Committee of the Directors, previously given, and in the presence of one Director at least, who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by another Director or by the Secretary or some other person appointed by the Directors.

BOOKS AND DOCUMENTS.

Books of account to be kept.

Books of account to be kept at the office.

Inspection of books by members.

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

147. The books of account shall be kept at the office or at such other place or places as the Directors think fit.

148. 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 account books and documents of the Company or any of them shall be open to the inspection of the members and no member shall have any right of inspecting any account or book or document of the Company except as conferred by statute or authorized by the Directors or by a resolution of the Company in General Meeting.

ACCOUNTS AND BALANCE SHEETS.

149. (1) At each ordinary meeting the Directors shall lay before the Company a Balance Sheet containing a summary of the property and liabilities of the Company made up to a date not more than ten months before the neeting from the time when the last preceding account and Balance Sheet were made up or in the case of the first account and Balance Sheet from the incorporation of the Company. Every such Balance Sheet shall be certified and signed by the Directors or any three of them in accordance with the terms of the Ordinance in that behalf and by the Secretary or Manager, if any, and also by the Auditor or Auditors.

Balance Sheet to be prepared.

(2) The Auditor's report (to be prepared in accordance with the provisions of clause 155 of these Articles) shall be attached to the Balance Sheet or there shall be inserted at the foot thereof a reference to the report, and the report shall be read before the Company in General Meeting and shall be open to inspection by any Shareholder.

be laid before Annual General[,] Meeting.

Auditor's Report to

150. A copy of such Balance Sheet together will the reports of the Auditors shall, at least seven days previously to the meeting, be sent to the registered address of every member of the Company and a copy shall also be deposited at the registered office of the Company for the inspection of members of the Company during a period of at least seven days before the meeting.

Balance Sheet and Report to be sent to members.

151. After the Balance Sheet has been laid before the Company at the General Meeting a copy thereof signed and certified by the Directors or any three or more of them shall be filed with the register at the same time as the copy of the annual list of members and summary prepared in accordance with the requirements of the Ordinance in this behalf.

Copies of Balance Sheet, &c., to be filed.

AUDIT.

152. Once at least in every year the accounts of the Company shall be examined and the correctness of the Balance Sheet ascertained by one or more Auditor or Auditors.

Accounts to be audited annually.
Audit provisions.

153. The Company at the first ordinary meeting in each year shall appoint an Auditor or Auditors to hold office until the first ordinary meeting in the following year and the following provisions shall have effect, that is to say:—

(1) A Director or officer of the Company shall not be capable of being appointed Auditor of the Company.

(2) The first Auditors of the Company shall be Messrs. Ford, Rhodes, Thornton & Co. of Colombo, and they shall hold office until the first General Meeting unless previously removed by a resolution of the Shareholders in General Meeting in which case the Shareholders at that meeting may appoint Auditors:

(3) If any casual vacancy occurs in the office of any Auditor, the surviving Auditor or Auditors (if any) may act, but if there is no surviving Auditor the Directors shall forthwith call an Extraordinary General Meeting for the purpose of supplying the vacancy or vacancies in the Auditorship.

(4) Any Auditor, on quitting office, shall be eligible for re-election.

154. The remuneration of the Auditors shall be fixed by the Company in General Meeting except that the remuneration of any Auditors appointed before the first Ordinary Meeting or to fill any casual vacancy may be fixed by the Directors.

Remuneration of Auditors.

Rights and duties

155. (1) Every Auditor of the Company shall have delivered to him a list of all books kep^t by the Company and shall have a right of access at all times to the books and accounts and vouchers of the Company and shall be entitled to examine the Directors and officers of the Company for such information and explanations as may be necessary for the performance of the duties of the Auditors.

ners of Auditors.
uch

(2) The Auditors shall make a report to the Shareholders on the accounts examined by them and before the Company in General Meeting during their tenure of office and the report shall state:—

(a) Whether or not they have obtained all the information and explanations they have required; and

(b) Whether in their opinion the Balance Sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs according to the best of their information and the explanations given to them and as shown by the books of the Company.

156. Every account of the Directors when audited and approved by a General Meeting shall be conclusive except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period the account shall forthwith be corrected and thenceforth shall be conclusive.

When accounts to be deemed finally settled.

Notices.

157. A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid envelope or wrapper addressed to such member at his registered place of address.

How notice to be served on members.

158. Each holder of registered shares shall from time to time notify in writing to the Company some place in the Island of Ceylon to be registered as his address and such registered place of address shall for all purposes be deemed his place of residence.

Members to register address.

159. As regards any member who has not notified in writing to the Company some place in the Island of Ceylon to be registered as his address, a notice posted up in the registered office shall be deemed to be well served on him at the expiration of twenty-four hours from the time when it is so posted up.

As to members not registering address.

160. Any notice required to be given by the Company to the members or any of them and not expressly provided for by these presents shall be sufficiently given if given by advertisement.

When notice may be by advertisement.

161. All notices shall with respect to any registered shares to which persons are jointly entitled be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such shares.

Notices to joint-holders.

on which the envelope or wrapper containing the same is posted, and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put into the post office and a certificate in writing signed by any Director or other officer of the Company that the envelope or wrapper containing the notice was so addressed and posted shall be conclusive evidence thereof. Any notice given by advertisement shall be deemed to have been given on the day on which the advertisement shall first appear.

When notice deemed to be served.

163. Every person who by operation of law, transfer or other means whatsoever shall become entitled to any share shall be bound by every notice in respect of such share which previously to his name and address being entered on the register shall be duly given to the person from whom he derives his title to such share.

Transferees, &c., bound by prior notice.

164. Any notice or document delivered or sent by post to or left at the registered address of any member in pursuance of these presents shall, notwithstanding such member be then deceased and whether or not the Company have notice of his decease, be deemed to have been duly served in respect of any registered shares whether held solely or jointly with other persons by such member, until some other person be registered in his stead as the holder or joint-holder thereof and such service shall for all purposes of these presents be deemed a sufficient service of such notice or document on his or her heirs, executors, or administrators and all persons, if any, jointly interested with him or her in any such share.

Notice valid though member deceased.

How notice to be signed.

Service of process in winding up. 165. The signature to any netice to be given by the Company may be written or printed.

166. In the event of a winding up of the Company every member of the Company who is not for the time being in the Island of Ceylon shall be bound, within eight weeks after the passing of an effective resolution to wind up the Company voluntarily or the making of an order for the winding up of the Company, to serve notice in writing on the Company appointing some householder residing in Colombo upon whom all summonses, notices, process, orders, and judgments in relation to or under the winding up of the Company may be served and in default of such nomination the liquidator of the Company shall be at liberty on behalf of such member to appoint some such person, and service upon any such appointee whether appointed by the member or the liquidator shall be deemed to be good personal service on such member for all purposes, and where the liquidator makes any such appointment he shall with all convenient speed give notice thereof to such member by advertisement in some daily newspaper published in Colombo or by a registered letter sent through the post and addressed to such member at his address as mentioned in the register of members of the Company, and such notice shall be deemed to be served on the day following that on which the advertisement appears or the letter is posted. The provisions of this clause shall not prejudice the right of the liquidator of the Company to serve any notice or other document in any other manner prescribed by the regulations of the Company.

SECRECY CLAUSES.

Secrecy clause.

Members not

information.

entitled to

- 167. Every Director, manager, auditor, trustee, member of a committee, officer, servant, agent, accountant, or other person employed in the business of the Company shall, if so required by the Directors before entering upon his duties, sign a declaration pledging himself to observe a strict secrecy respecting all transactions of the Company with its customers and the state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties except when required so to do by the Directors or by any meeting or by a court of law or by the person to whom such matters relate and except so far as may be necessary in order to comply with any of the provisions in these presents contained.
- or to inspect or examine the Company's premises or properties or the books or accounts of the Company without the permission of the Directors of the Company for the time being or to require discovery of or any information respecting any detail of the Company's trading or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process or of any other matter whatsoever which may relate to the conduct of the business of the Company and which, in the opinion of the Directors, it will be inexpedient in the interest of the members of the Company to communicate.

WINDING UP.

Distribution of assets.

- 169. If there be a voluntary or other winding up of the Company, the assets available for distribution amongst the Shareholders shall be applied:—
 - (1) To the payment off of the capital paid upon the said 1,000 Cumulative Preference shares with 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 upon all the remaining shares and any dividend on the said shares up to the date of the winding up in accordance with these Articles.

(3) To the division among the Shareholders other than the holders of the said 1,000 Preference shares 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 of this Article.

Member may purchase at sale. 170. 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.

Distribution in specie.

- 171. (1) If the Company shall be wound up, whether voluntarily or otherwise, the liquidator may, with the sanction of an Extraordinary Resolution, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company, in trustees upon such trust for the benefit of the contributories as the liquidator with the like sanction shall think fit.
- (2) If thought expedient, any such division may be otherwise than in accordance with the legal rights of the contributories (except where unalterably fixed by the Memorandum of Association), and in particular any class may be given preferential or special rights, or may be excluded altogether or in part, but in default of any such provision the assets shall, subject to the rights of the holders of shares issued with special rights or privileges or on special conditions, be distributed rateably according to the amount paid or credited as piad up on the shares; but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on, any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a Special Resolution passed pursuant to the sections 234 and 243 of the Companies Act of 1929, in England but for the purposes of an arbitration as in the sub-section 6 of section 234 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 234 of the aforewritten Companies Act and the said sections 234 and 243, save as herein excepted, shall be deemed to be part and parcel of these present Articles.
- (3) In case any of the shares to be divided as aforesaid involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may, within ten days after the passing of the Extraordinary Resolution, by notice in writing, direct the liquidator to sell his proportion and pay him the nett proceeds, and the liquidator shall, if practicable, act accordingly.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written.

A. R. AITKEN.

R. D. BANKS.

G. T. HALE.

H. D. THORNTON.

M. J. HARDING.

W. K. S. Hughes.

F. G. DAWSE.

Witness to all the above signatures, this thirteenth day of March, 1933, at Colombo:

Jos. F. Martyn, Proctor, Supreme Court, Colombo. The Welimada Tea Company of Ceylon, Limited.

NOTICE is hereby given that the Twenty-third Annual General Meetings of the Shareholders will be held at the registered office of the Company, 22, Prince street, Colombo, on Monday, April 10, 1933, at 3 P.M.

Business.

1. To receive the report of the Directors and accounts for the year ended December 31, 1932.

2. To elect a Director.

3. To appoint Auditors for the current year.

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

The Transfer Books of the Company will be closed from March 28 to April 10, 1933, both days inclusive.

By order of the Directors,

Colombo, March 28, 1933. Agents and Secretaries

The Kiriella Estate Company, Limited.

NOTICE is hereby given that the Fifteenth Ordinary General Meeting of Shareholders of the Company will be held at the registered phice of the Company, Chatham street, Fort, Colombol on Friday, April 7, 1933, at 11.30 A.M.

Business.

1. To receive the report of the Directors and accounts for the year ended December 31, 1932.

2. To elect a Director.

3. To appoint Auditors, and to transact such other usiness as may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from April 2 to 7, 1933, both days inclusive.

By order of the Directors,

BOSANQUET & SKRINE, LTD.,

28 1933 Agents and Secretaries

Colombo, March 28, 1933. Agents and Secretaries.

The Jebong (Perak) Rubber Company, Limited.

NOTICE is hereby given that the Twenty-seventh Ordinary General Meeting of Shareholders of the Company will be held at the registered office of the Company, Chatham street, Fort, Johnson, on Saturday, April 8, 1933, at 11.30 A.M.

Business.

1. To receive the report of the Directors and accounts for the year ended December 31, 1932.

2. To elect a Director.

3. To appoint Auditors, and to transact such other business as may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from April 1 to 10, 1933, both days inclusive.

By order of the Directors,

Bosanquet & Skrine, Ltd., Colombo, March 28, 1933. Agents and Secretaries.

The North-Western Estates Company, Limited.

NOTICE is hereby given that the Twenty-eighth Ordinary General Meeting of Shareholders of the Company will be held at the registered office of the Company, Chatham street, Fort, Golombo, on Monday, April 10, 1933, at noon.

1. To receive the report of the Directors and accounts for the year ended December 31, 1932.

Business.

2. To elect a Director. 3. To appoint Auditors, and to transact such other business as may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from April 3 to 11, 1933, both days inclusive.

By order of the Directors,

Bosanquet & Skrine, Ltd., Colombo, March 28, 1933. Agents and Secretaries.

The Rakwana Tea and Rubber Company, Limited.

NOTICE is hereby given that the Fourteenth Ordinary General Meeting of Shareholders of the Company will be held at the registered office of the Company, Chatham street, Fort, Colombo, on Friday, April 7, 1933, at 11 A.M.

Business.

1. To receive the report of the Directors and accounts for the year ended December 31, 1932.

2. To elect a Director.

3. To appoint Auditors, and to transact such other business as may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from April 1 to 8, 1933, both days inclusive.

By order of the Directors,

Bosanquet & Skrine, Ltd., Colombo, March 29, 1933. Agents and Secretaries.

Auction Sale.

UNDER mortgage decree in D. C., Colombo, No. 50,3227 on Saturday, April 22, 1933, at 4 P.M., at the spot Undivided 1/9th share of Lansiyawatta together with the entirety of the tiled house thereon at Petiyagoda in Adicari pattu, Siyane korale, Colombo District, extent about 2 acres.

For further particulars, please apply to Mr. N. J. S. Cooray, Proctor and Notary, Colombo, or to me—

C. R. THAMBAYAH,
Commissioner.

Office No. 7, Wilson street, Hulftsdorp.

Auction Sale.

UNDER mortgage decree in D. C., case No. 51,332, I shall sell by public auction at the spot on Saturday, May 13, 1933, at 5 P.M., the following property belowing to the defendant Sesma Lebbe Halima Umma of Panchika-watta, Colombo:—

All that allotment of land with the buildings there bearing assessment Nos. 81/1 and 83, situated at Panchika-watta road, Maradana, containing in extent 5 52/100 perches.

Further particulars from S. G. Watson, Esq., Proctor, Supreme Court, or—

Francis F. Krishnapillai, 167, Hulftsdorp, Colombo. Auctioneer and Broker.

Auction Sale under Mortgage Decree.

In the District Court of Colombo.

No. 36,266. Vs.

Mahagama Vidanelage Charlis Abraham Appuhamy of Pannaloya estate, Ramboda Defen

IN obedience to the commission issued to me in above case, I shall offer for sale by public auction. Saturday, April 22, 1933, at 2.30 P.M. at the Rambol. Resthouse the following properties, to wit:—

1. An undivided 4 part or share of all that land called Paranahelehena, situated in the village Watadora in Pallepane korale in Kotmale in the District of Nuwara Eliya, Central Province, in the Island of Ceylon; containing in extent 20 nellies of kurakkan sowing, and registered under title Q 20/256 and Q 49/279.

2. All that land called Amukanattewatta, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 12 nellies of kurakkan

sowing, and registered under title Q 11/46.

3. All that land called Liyanagahawatta, situated in the village Otalawa in Udapone korale in Kotmale aforesaid; bounded on the north by ela watering Otalawewela, on the east by garden called Wayanakanduwa Sattambigederakumbura, on the south by cart road to Kadadorapitiya, and on the west by garden called Wayanakanduwa and Mala-ela containing in extent 3 acres, exclusive of the tomb 4½ cubits in length and 2½ cubits in width of Don William Mohandiram, and registered under title Q 26/237.

4. An undivided 9/15 or 3/5 parts or shares of all that land called Ketawalahinnahena, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 6 amunams of paddy sowing, and

registered under title Q 39/32.

5. An undivided part or share from and out of divided eastern portion of all that land called Wetakolupitiya-aswedduma alias Puranawijelamana, and the adjoining garden called Wetapolupitiyawatta, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 1 amunam of paddy sowing, and registered under title Q 26/126.

6. An undivided $\frac{1}{3}$ part or share from and out of all that land called Godagediye-aswedduma, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 2 amunams of paddy sowing, and

registered under title Q 26/127.

7. All that divided northern portion of land called Hinnawatta, situated in the village Pannangammana in Udapone korale in Kotmale aforesaid; containing in extent 14 lahas of paddy sowing, and registered under title Q 21/38.

8. All that divided western portion of the land called Diknagulahinnebokotuwehena, situated in the village Pannangammana in Udapone korale in Kotmale aforesaid; containing in extent 3 pelas of paddy sowing, and registered

ünder title Q 21/69.

'9. An undivided 4 part or share from and out of all that land called Loolewakahena, situated in the village Palladoraela in Udapone korale in Kotmale aforesaid; bounded on the east and south by Crown land, on the west by land belonging to Abram Appuhamy, and on the north by a limit of Galpotteyatahena; containing in extent 5 acres, and registered under title Q 36/152.

10. All that land called Wetakolupitiyawatta, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 2 pelas of paddy

sowing, and registered title Q 21/329.

11. An undivided 4/6 of $\frac{2}{3}$ part or share from and out of all that land called Kemanwetiyahena, situated in the village Handapangama in Udapone korale in Kotmale aforesaid; containing in extent 5 amunams of paddy sowing, and registered under title Q 38/23.

12. An undivided ½ part or share from and out of all that land called Kirindepelatennehena, situated in the village Otalawa in Udapone korale in Kotmale aforesaid; containing in extent 1 amunam of paddy sowing, and regis-

ttered under title Q 8/41 and Q 36/78.

13. An undivided $\frac{1}{3}$ part or share from and out of all that land called Henakolutennehena, situated in the village Otalawa in the Udapone korale in Kotmale aforesaid; containing in extent 2 pelas of paddy sowing, and registered under title Q 8/41 and 36/78.

14. An undivided $\frac{1}{3}$ part or share from and out of all that land called Kekulelawattehena, situated in the village Otalawa in Udapone korale in Kotmale aforesaid; containing in extent 2 amunams of paddy sowing, and regis-

tered under title Q 8/41 and Q 36/78.

15. An undivided is part or share from and out of all that land called Malpalahena, situated in the village Otalawa in Udapone korale in Kotmale aforesaid; containing in extent 4 amunams of paddy sowing, and registered under title Q 8/41 and Q 36/78.

that land called Henekelatuwehena, situated in the village Otalawa, Udapone korale in Kotmale aforesaid; containing in extent 1½ amunams of paddy sowing, and registered under

* Utitle Q 8/41 and Q 36/78.

that land called Lindalangehena, situated in the village Otalawa in Udapone korale in Kotmale aforesaid; containing in extent 10 nellies of kurakkan sowing, and registered under title Q 8/41 and Q 36/78.

18. An undivided $\frac{1}{3}$ part or share from and out of all that land called Darandekumburewatta, situated in the Otalawa in Udapone korale in Kotamle aforesaid; containing in extent 10 kurunies of paddy sowing, and registered under title Q 8/41 and Q 36/79.

19. An undivided $\frac{1}{3}$ part or share from and out of all that land called Henekolatennewatta, situated in the village Otalawa, in Udapone korale in Kotmale aforesaid; containing in extent 12 kurunies of paddy sowing, and regis-

tered under title Q 8/41 and Q 36/79.

20. An undivided ½ part or share from and out of all that land called Kudaduraya-aswedduma, now watta, situated in the village Handapangama, in Udapone korale in Kotmale aforesaid; containing in extent 1½ amunams of paddy sowing, and registered under title Q 27/337.

21. An undivided ½ part or share from and out of all that land called Godagediya-aswedduma now watta, situated in the village Handapangama in Udapone kotale in Kotmale aforesaid; containing in extent 1½ amunams of paddy sowing, and registered under title Q 27/338.

22. An undivided ‡ part or share from and out of all that land called Maripolakopewatta, situated in the villages Kotagepitiya and Kadadora in Pallepone korale in Kotmale aforesaid; bounded on the north by Doregollawatta and land belonging to the villagers, on the east, south, and west by high-lands and paddy fields belonging to the villagers of

Kotagepitiya and Kadadora; containing in extent 194 acres and 2 perches and registered under title Q 48/201, together with the factory buildings, if any, plantations, crops, produce, machinery, tools, implements, cattle, and other the live and dead stock thereon, and all the appurtenances thereto belonging.

For deeds, &c., apply to Messrs. Wilson & Kadirgamar,

Courts, Colombo, or—

Papone: 733.

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

Auction Sale upon Mortgage Decree in Case No. 50,260,

Landont Mastotamulla.

BY virtue of a commission issued to me in the above case for the recovery of the sum of Rs. 1,333 75, with further interest and cost in fauthagainst W. Heras Silva, I shall sell by public authion on Thursday, April 20, 1933, at 5 P.M. at the spot

All that divided $\frac{1}{3}$ portion of land called Kongahawatta, marked letter B, with the trees and plantations thereon, situated at Meetotamulla in Ambatelenpahala; extent 20.36 perches.

Further particulars from Basil O. Pullanayagam, Esq., Proctor and Notary, Colombo, Phone 654, or from me—

59, Belmont street, Colombo, March 28, 1933. H. J. F. Rodrigo, Auctioneer and Broker.

Auction Sale upon Mortgage Decree in Case No. 49,639, D. C., Colombo.

Properties at Karagampitiya.

BY virtue of a commission issued to me in the above case against (1) Moratuwe Hunuge Justina Fernando, (2) Hewage Sarpinu Fernando, (3) Masvilage Dasline Fernando, all of Karagangoitiya, I shall sell by public auction on Friday, April 21, 1933, commencing at 5 p.m. at the firstly-mentioned and herein:—

(1) A divided ½ portion of land called Liengahawatta, together with the trees and plantations standing thereon, situated at Karagampitiya in the Palle pattu of Salpiti

korale; in extent 38 perches.

(2) All the right, title, and interest whatsoever of the defendants in and to that allotment of land known as Liengahawatta and of the trees and plantations standing thereon, situated at Karagampitiya extent about 2 acres.

Further particulars from C. R. de Alwis, Esq., Proctor and Notary, Colombo, or from me— ()

59, Bekhont street, Colombe, March 23, 1933. H. J. F. Rodrigo, Auctioneer and Broker.

Auction Sale.

VUNDER mortgage decree in case No. 50,380, D. C., Colombo, against A. S. C. Bulathsinhala of Etul Kotte, for the recovery of Rs. 1,275 542 further interest and costs, sale on Tuesday, April 25, 2933, at o and 5.30 p.m., at the respective spects:—(1) All those three contiguous allotments of land willed Attanagahawatta) Ambagahawatta, and Peterayapekuna at Ftul Rotte in the Palle pattu of Salpiti korale; in extent 2 acres 3 couls and 25 perches. (2) All those contiguous allotments of land called Moragahawatta and Dunkotuwa at Etul Kotte aforesaid; in extent 1 rood and 10 perches.

1, Hulftsdorp.

W. D. E. ABRAHAM, Auctioneer and Broker.

Auction Sale.

Galwangiawatta, dalwangiawattehena, &c., situate at Liniyawatta sillage in Udukahakorale north of Dambadeni hatpattu, in the District of Rurunegala, North-Western Province, in datent (exclusive of the road passing through) 19 acres 1 total and 2 perches and the buildings standing thereon, at the spot at 4 k.m. on Fliday, April 28, 1933, under decree in case Mo. 18,990, B. C., Negombo, against the defendants—(1) Modikara-aratchige Paulis Perera of Tudella, (2) K. N. K. I. A.R. Gnanapandithan Chettiar, and (3) S. O. R. M. Ramanadan Chettiar, both of Narammala—in respect of the sum of Rs. 4,712, interest, and costs payable by the 1st defendant above named.

Further particulars from P. D. F. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

M. P. Kurera & Co., Auctioneers.

Negombo, March 28, 1933.

Auction Sale under Mortgage Decree.

UNDER decree entered in case No. 6,899, D. C., Negombo, in favour of Seena Ana Runa Seena Thana Arunasalam Chettian of Negombo, against Chandrasekara Mudalige Pelis Person Chandrasekara, Police Headman, of Kehelella, and the order to sell issued to me for the recovery of Rs. 6,645.84, with further interest and costs of suit, I shall sell by people stuction on Wednesday, April 26, 1933, at the respective spots, continenting at 3 P.M., the following properties mortgaged as a primary mortgage by bond No. 4,035 dated September 12, 1928, attested by S. K. Wijeratnam, Notary Public, to wit:—

- 1. All that land called Lindamidawatta, situated at Kehelella in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province; in extent 4 acres and 30 perches, with the tiled house and other buildings and plantations standing thereon.
- 2. All that divided souther $\frac{1}{2}$ share of the land called Ambagahawatta alias Daminnagahawatta at Kehelella aforesaid; in extent about 2 acres and 2 roods, with the buildings and plantations thereon.
- 3. The undivided extent of about 7 kurunies of paddy sowing field from and out of the undivided 12 kurunies of paddy sowing of the field called Millagaha alias Nagahakumburepanguwa at Kehelella aforesaid; in extent about 8 berrahs of paddy sowing field.
- 4. The undivided 9/40 shares of the field called Halgahakumbura at Kehelella aforesaid; in extent about 4 berrahs of paddy sowing ground.
- 5. The undivided 9/16 shares of the field called Millagahakumbura at Kehelella aforesaid; in extent about 4 berrahs of paddy sowing field.
- 6. All that field called Münamalgahakumbura at Kehelella aforesaid; in extent about 4 kurunies of paddy sowing ground.
- 7. The undivided 5/16 shares of the field called Hariandekumbura at Kehelella aforesaid; in extent about 4 berrahs of paddy sowing ground.
- 8. The undivided 5/48 shares of the field called Millagahakumbura at Kehelella aforesaid; in extent about 2 berrahs of paddy sowing ground.
- 10. All that lot "A" of the land called Batadombagahalanda at Kehelella aforesaid; the said lot "A" is in extent I acre 1 rood and 38 perches, with the buildings and plantations thereon.
- 11. The undivided \{ \} share of the land called Kongahawatta at Kehelella aforesaid; in extent about 2 acres and 3 perches, with the buildings and plantations thereon.
- 12. The undivided \{ \} shares of the several contiguous portions of the land called Millagahapillewa at Kehelella aforesaid; in extent 3 roods and 4 perches, with the buildings and plantations thereon.
- 13. The undivided $\frac{1}{2}$ share of the land called Kongahawatta at Kehelella aforesaid; in extent 3 acres 1 rood and 28 perches, with the buildings and plantations thereon.

For further particulars apply to H. P. Silva, Esq., Prector, Supreme Court, and Notary Public, or to—

Negombo, March 28, 1933.

K. H. PERERA, Licensed Auctioneer.

Notice of Sale of Land.

In the District Court of Jaffna.

Ramuppillai Thanapalasingam of Uduvil Plaintiff. $\mathbf{V}\mathbf{s}$. No. 1,902.

(1) K. Vythilingam Subramaniam of Sancuvely, (2) Murugasar Mathiaparapan of Manipay Defendants.

UNDER and writing detthe commission issued to me in the above case, the mentioned property will be put up for sale by pullipauction, on Saturday, April 29, 1933, at 3 P.M., at the spot:--

All that allotment of land situated at Uduvil in the parish of Uduvil, Valigamam North division, District of Jaffna, Northern Province, called Puthukkulam, in extent 30 lachams varagu culture with young and old palmyras and spontaneous plantations; and bounded on the east and north by lane, west by the property of Vythilingam Nadarajah and his brother, and south by the property of Vetharaniam Sri Subramania Swamy Kovil.

> V. SELVADURAI, Commissioner.

Notice of Sale of Land.

In the District Court of Jaffna.

Winifred Anthonippillai, widow of Savarimuttu Anthonippillai, of Jaffna town Plaintiff.

No. 1,305.

Segumatharuppillai, widow of Nainamohamadu, of

UNDER and virtue of the commission issued to me in the above case, the under-mentioned property will be put up for sale by public auction, on Wednesday, April 19, 1933, at 3 P.M., at the spot:—

All that allotment of land situated at Vannarponnai West called Mathavanpulam, in extent 1 7/16 lachams varagu culture with house, cultivated plants, and share of well; and bounded on the east by the property of the heirs of Seynampillai, wife of Kaniar Mohideenkandu, north by sand road, west by the property of Karisa-umma, wife of Nainamohamadu, and south by the property of Seynampunachia, wife of Mohamadumatharu.

March 24, 1933.

V. SELVADURAI, Commissioner.

Auction Sale.

In the District Court of Jaffna.

(1) Sinnatamby Sangarapillai and (2) Sangarapillai Sethupathy of Puttur Plaint III

 $\mathbf{V_{s}}$. No. 500.

(1) Sangarapillai Sabapathy of Achuvely South, (2) Sangarapillai Ramalingam of ditto, the executor of the last will and testament of the late Sinnathangam. · wife of S: Sabapathy in testamentary case No. 7,281, D. C., Jaffna, (3) Sangarapillai Veerasingham of ditto Defendants,

UNDER and by virtue of commission issued to me in the above case, I shall sell by public auction on April 22, 1933, commencing from 3 P.M. at the respective spots, the following lands described herein below, for the recovery of the amount mentioned therein:

- 1. All that piece of land called "Ilanthaikaddaiady" in extent 90 lachams varagu culture with cultivated and spontaneous plants, vadalies, houses and well, situated at Achively; and bounded on the exst by the property of Vallipuram Sellappah, Murugar Sinnathamby, and others, north by the properties of Murugar/Sinnathamby and others, west by the properties of Anthonippillai Swampillai, brothers and sisters, and south by the property of Arumugam Nalliah. Of the whole hereof dultivated plantations, well and houses being excluded of all the remainder 2/10th share in common with share of water in the well lying on the south and the right of using way and water-course.
- 2. Land situated at ditto called "Eachchankaddai". in extent 10 lachams p. c., with well; and bounded on the east by the property belonging to the temple called Nadarajah Ramalingaswamy Kovil at Avarankali and Sinnathamby Thamotharampillai, north by the properties of Sinnachy, wife of Periathamby, and Murugar Vaithilingam, west by the properties of Murugar Vaithilingam and others, and south by the properties belonging to Thamotharampillai Sellathurai and to the temple called Nadarajah Ramalingaswamy Kovil at Avarankal. Of the whole hereof 9/10th share in common.
- 3. Land situated at ditto called "Ayirakkatpulam", in extent 20 lachams varagueculture with share of well; and bounded on the east by the property of Vallipuram Sellappah, north by the aforesaid. 1st land, west by the property of Murugar Sinnáthamby and shareholders, and south by the property of Annappillai, wife of Sinnathamby. Of the whole hereof 1/10th share in common.
- 4. Land situated at ditto called "Nellioodai", in extent 8 lachams varagu culture. Of this 3 lachams varagu culture and $7\frac{1}{2}$ kulies on the north with cultivated and spontaneous plantations, young palmyras, house, and well; and bounded on the east by the property of Theivanaipillai, wife of Pasupathypillai, north by the property of Moothathamby Asai, west by lane and south by the property of Sinnachy, wife of Periathamby. The whole hereof.

SANMUGALINGAM, Commissioner.

March 24, 1933.

Jaffna, March 28, 1933.

Auction Sale.

In the District Court of Jaffna.

Pavilue Innasy of Karaveddy West Plaintiff. No. 1,952.

Subramaniapillay Kadiresar \mathbf{of} Karanavay North Defendant.

UNDER and by yirtue of the commission issued to me in the above case, I, C. Valauther Nagalingam, Commissioner, will sell by public auction the under-mentioned properties, on Thursday, April 27, 1933, commencing at 2 P.M. at the respective spots:—

Description of Lands.

Land situated at Karanavay Veerath Athirayankunichehy, in the parish of Udupiddy in Vadamarachehi division, Northern Province, called Panrivalai Metku, in extent 13% lachams varagu culture; and bounded on the east, north, west, and south by the property of the defendant and others. The whole of the ground, palmyras, vadalies, coconut trees, and margosa trees, contained within these boundaries.

(2) Land situated at ditto called Kirampattanaivayal, in extent 9\frac{3}{4} lachams p.c.; and bounded on the east, north, and west by the property of the defendant and others, and south by the property of Veluppillay Arumugam and others. The whole of those contained within these boundaries.

(3) Land situated at Karanavay Ilakamakkurichchy called Panrivalai, in extent 11 7/8 lachams varagu culture; and bounded on the east by the property of the defendant and others, north by lane, west by the property of the defendant, and south by the property of the defendant and thers. The whole of the ground, palmyras, vadalies, coconut trees, margosa trees, well, and tamarind tree, contained within these boundaries.

Puloly West, Point Pedro, March 20, 1933. C. V. NAGALINGAM, Commissioner.

Auction Sale in D. C., Batticaloa, Case No. 7,274.

UNDER instructions received from the District Court of Batticaloa, to sell for the recovery of a sum of Rs. 2,500, with interest and costs, due to the plaintiff, I shall put up for sale by public auction, on Friday, April 21, 1933, the following properties, to wit:-

Mudakumayadypomi, situated at Talavai in Eravur pattu, Batticalon; in extent Lagacres 3 roods and 18 perches with mights /

The land lot No. 4403/1123 called Mudakumaradypogmi, situated as aforesaid; in extent 1 agre 1 rood and //3 perches with all rights.

(c) At \$4.30 p.m. at the spot.—A piece of land called Arumulaicholai bearing/lot No. 4014, situated as aforesaid; in extent 2 acres 2 roofs and 32 perches with all belongings. (d) At 5 p.m. at the spot.—A garden called Mudakuma-

vady lot No. 4013 in plan No. 153,832, situated as aforesaid; in extent 3 acres and 7 perches with all rights.

Batticaloa, March 28, 1933.

S. A. SELVANAYAGAM, Auctioneer and Broker.

Auction Sale under Mortgage Decree.

UNDER commission issued to me in D. C., Kegalla, case No. 9,689, to recover a sum of Rs. 1,893.09, with legal interest of Rs. 2,503.09 from January 6, 1931, until payment in full, I shall self by public auction on Saturday, April 22, 1933, commending at 10 A.M., at the spot, to wit:—

An undivided 5/6 share of Kudumeriyahena shown as lot 1 in Frilliminary pan No. 2,713, in extent 11 acres 2 roods #123 perches, situated at Peherambe in Kandupita pattu of Beligal korale, Regalla/District.

2. Hinpendalahena, Kudumeriyahena, and Hinpendalahena lots 2 and 3 in the sfore-mentioned preliminary plan, in extent 2 acres 2 roods and 9 perches, lituated at Peherambe aforesaid.

Kegalla, March 25, 1933.

D.S. WICKRAMASINGHE, Licensed Auctioneer.

Auction Sald.

BY virtue of order to sell is ue to me in terms of mortgage decree entered in case 14, 5,576, D.C., Ratnapura, in favour of the plaintiff, I. V. Agehamy of Kuttapitiya, against the defendant, R.M. Mutu Bandara of Yainne, I shall sell by public auction on Saturday, April 29, 1933, at 4 P.M.

at the spot the following property and premises for the recovery of Rs. 5,706.67 and further interest and costs Rs. $272 \cdot 47\frac{1}{2}$, viz.:—

Whole of the lands called (1) Ambalariowitebasnaira petta of 12 seers kurakkan, situated at Ketetenna in Panawenna in Ratnapura District; (2) Ambalanowita of 10 seers kurakkan, situated at Nilagarra (3) Tumbehenewatta of seers kurakkar, situated at Panawenna; and (4) Kattadiyalagewatta of 4 seers kurakkan, situated at Ketetenna in Panawenna, which said four lands now form one property called and known as Ambalanowitewatta together with the plantations and buildings thereon; in extent 9 acres 2 roods and 23 perches as per plan No. 2,773 dated June 6, 1911, made by Mr. George G. Weeraratne, Licensed Surveyor, and registered in B 103/98.

Further particulars from Messrs. A. & E. Wijetilaka, Proctors, Ratnapura, or from me—

19a Allospital road, M. T. C. GUNARATNE, Ratnabura, March 27, 1933. Auctioneer and Broker.

Application for Enrolment as an Advocate.

I, Arden Pyke / Fernando of Apsing, Anderson road, Havelock Fown, do hereby@give Potice that I shall, six weeks hence, apply to the thoughton arable the Chief Justice and the other Judges of the Hongurable the Supreme Court of the Island of Ceglina to be admitted and enrolled an Advocate of the said count

Colombo, March 27, 1937. ARDEN PYKE FERNANDO. -

MISCELLANEOUS DEPARTMENTAL NOTICES.

Mæhagastotte Estate School (on Moon Plains Division).

NOTICE is hereby given that the above school, situated in the Nuwara Eliya District of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from February, 1932.

Education Office, Colombo, March 30, 1933. Director of Education.

L. MACRAE,

Change of Management.

NOTICE is hereby given that the Rev. A. S. Beaty (a) At 3 p.m. at the spot.—Land lot No. 4403/1122 called has been appointed Manager of the schools mentioned below in place of the late Rev. A. E. Restarick.

> Schools referred to: C/Pettah Harvard Girls' School, C/Pettah Harvard Night School, C/Harvard English Night School.

Education Office. Colombo, March 24, 1933.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that the Rev. D. L. Welikala has been appointed Manager of the schools mentioned below in place of the Rev. A. C. Houlder.

Schools referred to: K/Ratmewela, K/Dantura, K/Pilimathalawa, K/Pothepitiya.

Education Office, Colombo, March 23, 1933.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Miss R. M. Overson has been appointed Manager of the schools mentioned below in place of the Rev. A. C. Houlder.

Schools referred to: The Training Colony, Peradeniya; K/Peradeniya M. V. School; K/Boyagama M. V. School.

Education Office, Colombo, March 23, 1933.

L. MACRAE, Director of Education.

Change of Management.

NOTICE is hereby given that Miss Ethel M. Evans has been appointed Manager of the school mentioned below in place of Miss Elsie W. Evans.

School referred to: C/Maradana Bilingual Girls' Boarding (B. M.) School.

Education Office, Colombo, March 28, 1933.

L. MACRAE, Director of Education.

Bridwell Estate School.

NOTICE is hereby given that the above school, situated in the Dikoya district of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from February, 1932.

Education Office, Colombo, March 30, 1933,

L. MACRAE, Director of Education.

Maha Eliya Estate School.

NOTICE is hereby given that the above school situated in the Dimbula District of the Central Province, under the management of the Superintendent, has been registered as a grant-in-aid school, with effect from March, 1932.

Education Office, Colombo, March 30, 1933. L. Macrae, Director of Education.

Charges for use of Cranes in Colombo Port Commission Premises.

Erratum.

NOTE (2) in the notification in Ceylon Government Gazette No. 7,969 dated February 24, 1933, should read "Overtime rates are 33\frac{1}{3} per cent. in excess of the above charges."

G. S. WODEMAN,

Chairman, Colombo Port Commission.
Office of the Colombo Port Commission,

Closing Down of the Subdivisional Forest Office

Colombo, March 24, 1933.

IT is hereby notified for general information that it has been decided to close down the Subdivisional Forest Office at Matara as from April 1, 1933.

at Matara.

All correspondence relating to forest administration in the Southern Province, should therefore be addressed to the Divisional Forest Officer, Southern Division, Galle, from and after the above date.

A. B. LUSHINGTON,

Acting Conservator of Forests.

Office of the Conservator of Forests, P. O. Box 500,

Colombo, March 29, 1933.

Charges for the use of the Lake to Harbour Canal Locks.

THE following charges levied on craft passing through the lake to Harbour Canal Locks are hereby notified for general information:—

Steam and motor launches ... 2 50
Barges, lighters, and loaded ... 1 50
padda boats unloaded ... 0 75
Sailing boats, jolly boats, and rafts 0 50

Craft and rafts over 50 feet in length, necessitating the work of the double locks, will be charged double the above rates.

Craft or rafts passing through the locks from the Harbour and returning thereto or vice versa within 24 hours will be charged only for a single journey. If the craft or raft is loaded on either of the journeys, the loaded charge shall be paid.

Exemptions.

(1) All craft passing through the Lake to Harbour Canal Locks during working hours for repair purposes at the Lakeside Barge Yards and returning to the Harbour during working hours after repair shall be allowed through the locks free of charge. This exemption shall cover vessels used for towing craft for repairs in similar circumstances.

Provided, however, that the tindal in charge of the craft proceeding for repairs shall hand over to the Lock-keeper a written authority from the Company concerned specifying

that the craft is proceeding for repairs.

(2) Launches actually towing craft conveying cargo or proceeding to do so or engaged in superintending actual lighterage business shall also be exempt from the payment

· of lock charges.

Note.—The above charges do not apply to craft carrying import or export cargo and to rafts of imported timber passing through the locks. In such cases a charge of 30 cents per ton net weight is levied, but no charge is made for the craft when proceeding empty to collect such cargo or returning empty after discharge.

G. S. WODEMAN,

Office of the Colombo Port Commission, Chairman. Colombo, March 3, 1933.

Ceylon Government Railway.

FIFE Railway Level Crossing at 34 miles $40\frac{1}{2}$ chains between Ambepussa and Alawwa will be closed to vehicular traffic from 10 p.m. on Saturday, April 22, 1933, till 6 A.M. on Sunday, April 23, 1933, to enable repairs to be carried out.

During the time the work is being carried out traffic will be controlled across the crossing except from 12 midnight to 2 A.M. on Sunday, April 23, 1933, when the road will be completely closed for traffic.

Colombo, March 29, 1933.

E. W. Head, General Manager.

Elimination of the Koslanda and the Dimbulla Districts.

IT is hereby notified for general information that the Public Works Department districts of Koslanda in the Province of Uva, and Dimbulla in Central Province South, will be eliminated with effect from April 1, 1933, and May 1, 1933, respectively. There will be in future only three districts in the Province of Uva, viz., Badulla, Passara, and Diyatalawa, and three in Central Province South, viz., Nuwara Eliya, Pussellawa, and Dikoya.

Public Works Office, Kenneth de Kretser, Colombo, March 23, 1933. for Director of Public Works.

Local Managers of Buddhist Theosophical Society Schools.

NOTICE is hereby given that the following have been appointed Local Managers of the Buddhist Theosophical Society Schools mentioned below:—

School.		Local Mana	$\operatorname{ger}.$	$\mathbf{Address}.$
C/Niwandama M.		Mr. D. G. Jayawardana		Niwandama, Ja-ela
NG/Vithanamulla M.		Mr. M. J. Jayasekara		Vithanamulla, Dewlapitiya
NG/Ullalapola B.		Mr. H. A. Perera Kulatunga		Ullalapola, Dewlapitiya
NG/Ullalapola G.		do		do.
NG/Heeralugedara G.		Mr. K. A. Perera		Heeralugedara-Kotadeniyawa, Mirigama
NG/Heenatiyana G.		Mr. K. D. Timonti de Silva		Heenatiyana, Katunayaka
NG/Kussala M.		Mr. L. D. S. Jayasinghe		Kussala, Katunayaka
KU/Panaliya M.		Mr. W. M. Banda Korale		Panaliya, Polgahawela
NG/Andiambalama G.		Mr. M. D. A. S. Gunasekara,		N.P., Madampe
G/Dodanduwa G.		Mr. Chas. Jayawardana		Modara Patuwata Dodanduwa
C/Dalugama		Mr. A. W. Perera		Police Training School road, Bambalapitiya
Education Office,	•	ı		L. MACRAE,
Colombo, March 23, 1933.				Director of Education.
1 ×				·

Sale of Goods.

NOTICE is hereby given that the under-mentioned packages which have been lying at No. 15 Warehouse and Indian Goods Shed beyond the time allowed by law, will be sold by public auction on Tuesday, April 25, 1933, at 1 P.M., unless previously cleared. All goods sold but not cleared within three clear days after approval of the sale will become liable to the payment of rent and dues at the rates prescribed in the Customs Tariff:—

No. 15 WAREHOUSE.

Serial No	Marks.	Vessel.	Number and Description of Packages.
$egin{array}{cccccccccccccccccccccccccccccccccccc$	Milton House A. Lukmanjee W. U. D. Pieris Milton House, A. P. de Silva, Maggona N. R. Crosette, Rambukkana Ind	ss. Decender ss. Sikh ss. Mandala ss. Mowshira do. DIAN GOODS SHED.	6 cases tea 1 box sugar samples 1 box wedding cake 8 cases tea 2 cases tea

Waybill 15/28 of December 14, 1932

H. M. Customs, Colombo, March 28, 1933.

W. E. Hobday,

1 case medicine

MUNICIPAL COUNCIL NOTICES.

COLOMBO MUNICIPAL COUNCIL.

Sale of Immovable Property.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 140th clause of the Ordinance No. 6 of 1910, for arrears of rates due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

G. H. N. SAUNDERS, The Municipal Office, Colombo, March 29, 1933. for Chairman.

SCHEDULE.

Premises No. and Street: 391/4, Galle road; Quarter and Year: 3rd quarter, 1932; Time of Sale: At 8 A.M. on Saturday, April 22, 1933.

Premises No. and Street: 43/1, Vihare lane; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At 8 A.M. on Saturday, April 22, 1933.

Premises No. and Street: 406, Havelock road, Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At 8.45 A.M. on Saturday, April 22, 1933.

Premise No. and Street: 408, Havelock road; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale:

At 8.45 A.M. on Saturday, April 22, 1933. Premises No. and Street: 27, 65th lane; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At

9 A.M. on Saturday, April 22, 1933. Premises No. and Street: 31, 65th lane; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At

9 A.M. on Saturday, April 22, 1933. Premises No. and Street: 159, Turret road,; Quarter and Year: 3rd and 4th quarters, 1932; Time of Sale: At

8 A.M. on Friday, April 21, 1933. Premises No. and Street: 46, Jave lane; Quarter and Year: 3rd quarter, 1932; Time of Sale: At 8.15 A.M. on Friday April 21, 1933.

Premises No. and Street: 85, Malay street; Quarter and Year: 3rd quarter, 1932; Time of Sale: At 8.25 A.M. on

Friday, April 21, 1933. Premises No. and Street: 3916/127, Modera street; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At 8.30 A.M. on Tuesday, April 25, 1933.

Premises No. and Street: 825/137, Modera street; Quarter and Year: 2nd and 3rd quarters, 1932; Time of Sale: At 8.45 A.M. on Tuesday, April 25, 1933.

Auction Sale of Articles.

NOTICE is hereby given that the under-mentioned movable property seized by virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of section 137 of the Ordinance No. 6 of 1910, for arrears of rates due on premises and for the period mentioned in the subjoined schedule, will be sold by public auction at the place and at the time therein mentioned, unless in the meantime the amount of the rates and costs be duly paid.

The movable property is on view at the Municipal Stores, Darley road, between the hours of 9 A.M. and 4 P.M., and the jewellery will be made available for inspection at the

Town Hall, between the same hours.

March 29, 1933.

G. H. N. SAUNDERS, Municipal Treasurer.

SCHEDULE.

Premises No. and Street: 43 and 45, 56, Alfred place and Thurston road; Quarter and Year: 1st and 2nd quarters, 1932; Property Seized: I table, I table with marble top; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: At 8 A.M., on Monday, April 10, 1933.

Premises No. and Street: 64, Ward place; Quarter and Year: 2nd quarter, 1932; Property Seized: 1, Lady's silver purse; Place of Sale: Town Hall, Colombo; Time of Sale: At 2 P.M., on Monday, April 10, 1933.

Premises No. and Street: 161, Prince of Wales Avenue; Quarter and Year: 3rd quarter 1932; Property Seized: 4 lorry wheels, 1 pair cog wheels; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: At 8 A.M., on Monday, April 10, 1933.

Premises No. and Street: 15/29-33, Union lane; Quarter and Year: 3rd quarter, 1932; Property Seized: 1 teak box, 3 picture frames, 2 brackets; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: At 8 A.M., on Monday, April 10, 1933.

Premises No. and Street: 64, 71, 71 (1-2), 71 (3-5), and 71 (6-12), Galpotte, 5th lane; Quarter and Year: 1st quarter, 1932; Property Seized: 36 silver bangles, 18 twisted silver bangles, 54 bangles (plain silver); Place of Sale: Municipal Council Stores, Darley road; Time of Sale: At 8 A.M., on Monday, April 10, 1933.

Premises No. and Street: 2986/313, Alutmawata; Quarter and Year: 3rd quarter, 1932; Property Seized: I gramophone; Place of Sale: Municipal Council Stores, Darley road; Time of Sale: At 8 A.M., or Monday, April ... 10, 1933.

Municipal Bathing Enclosure, Wellawatta.

I, WILLIAM LINDSAY MURPHY, Chairman, Muni cipal Council, and Mayor of Colombo, by virtue of the powers vested in me under section 185 (1) of Ordinance No. 6 of 1910, as amended by Ordinance No. 2 of 1919, and section 3 of Ordinance No. 21 of 1929, do hereby prohibit the washing of animals in the sea, or on the beach, between the Kirillapone canal outlet and a line denoting the projection west of the south boundary of Mary's road.

W. L. MURPHY, Chairman Municipal Council, and Mayor of Colombo. Colombo, March 28, 1933.

The Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on February 18, 1933, at 8.30 a.m., in accordance with the notice dated February 13, 1933.

Present: Mr. H. P. Kaufmann, Chairman; Mr. Haji M. S. Usoof Ismail; Mr. S. A. Wijayatilake; Mr. W. A. B. Soysa; Dr. J. W. S. Attygalle; Mr. Walter Beven; Dr. L. C. Wijesinha; Mr. Geo. E. de Silva; Mr. O. T. Nettelton. 1. The Minutes of proceedings of the meeting held on January 21, 1933, 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 1932 to January 31, 1933, on account of the Municipal fund.

Town Hall,

(b) Progress report of works brought up to December 31, 1932.

(c) Health Officer's report for January, 1933.

(d) Statement of cases instituted by the several Inspectors and of work done by the Municipal Magistrate, during the month of January, 1933.

(e) The reservoir readings for the week ended February 18, 1933.

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 Commissioner of Local Government 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, 1933.

4. Petitions:—Mr. Wijayatilake presented—(1) petition dated February 10, 1933, signed by O. A. Abdulla and several others of Peradeniya road, addressed to the Chairman, Peradeniya Ratepayers, Association, requesting that properties sold for default of rates and bought by the Council be released on payment of arrears of rates due only for the quarter in respect of which the sale took place.

(2) Petition dated February 10, 1933, signed by P. G. Mendis Appuhamy requesting that the half share of spaces

72 and 75 in the Vegetable Market hitherto held by Cornelis Silva be transferred to him.

Mr. Soysa, on behalf of Ratwatte, Adigar, presented—(3) Petition dated February 17, 1933, signed by Suramba Panikkiya and 5 others of Nittawela requesting that a small portion of the Nittawela trenching grounds be set apart as a burial ground for the residents of Nittawela.

(4) Petition dated February 17, 1933, signed by Suramba Panikkiya requesting that the trenching grounds at

Nittawela be leased to the residents of Nittawela for chena cultivation when trenching is stopped.

Mr. de Silva presented—(5) Petition dated February, 1933, signed by H. M. Dissanayake and two others requesting that the newly assessed area in Pata Hewaheta be exempted from taxation until the financial conditions of the country improve.

The Chairman undertook to consider the matters referred to in the various petitions.

5. Correspondence:—Copy of letter No. H. 55 of January 30, 1933, from the Secretary to the Minister for Local Administration, addressed to Mr. O. T. Nettelton, intimating that he has been nominated a member of the Kandy Municipal Council vice Mr. T. H. Leader—forwarded for the information of the Chairman.—Read.

After having welcomed Mr. Nettelton the Chairman moved:—"That this Council do place on record its sense of appreciation of the services rendered by Mr. T. H. Leader during the short period he was a Member of this Council."

Mr. de Silva seconded.—Carried.

6. Pursuant to notice Dr. Attygalle asked:—(1) What is the exact amount lying in fixed deposit in the bank to the credit of the Council? (2) What exactly is the current account in the bank to the credit of the Council?

The Chairman replied as follows:—(1) Fixed deposits on January 31, 1933, on General Revenue account in Mercantile Bank, Rs. 372,500; in Co-operative Bank, Rs. 8,910. Total, Rs. 381,410; on Electricity Department account

in Mercantile Bank, Rs. 150,000. Total, Rs. 531,410.

- (2) Current account balance on January 31, 1933, on General Revenue account—in Mercantile Bank, Rs. 66,357·46; on Electricity Department account—in Mercantile Bank, Rs. 43,536·06. Total, Rs. 109,893·52. These balance include—Rs. 73,905·94 being unexpended balance on Loan Funds; Rs. 26,663·89, being securities and sundry deposits on General Revenue account; Rs. 46,155·13, on Back Lanes account; Rs. 5,301·27, Electricity customers deposits. Total, Rs. 152,026·23.
- 7. Pursuant to notice, Mr. Wijayatilake asked:—(1) Will the Chairman be pleased to state if the experimental well in connection with the Mahaweli-ganga River Scheme is situate in an area which comes within the flood level? (2) Will the Chairman be pleased to state the cost up to date of the experiments at Peradeniya in connection with the said water scheme and what progress has so far been made? (3) Will the Chairman be pleased to get a sample of water from the experimental well and a sample of water from the river tested in Colombo to ascertain if there is any difference in the two samples?

The Chairman replied as follows:—(1) No. The reduced level of the site is 1 ft. 1 in. above the highest recorded flood level. It is intended to carry up the wall 3 ft. 6 in. above the reduced level of the ground, i.e., 4 ft. 7 in. above

the highest recorded flood level.

(2) (a) The total expenditure in connection with the experimental well to date amounts to Rs. 1,561 65 including wages of watcher and purchase of timber for the well. The total cost including surveying and levelling of the proposed pipe line amounts to Rs. 2,100 84. (b) As stated at the January meeting of Council a very large amount of the necessary data required by the Director of Public Works has already been collected and entered in the plans. Further progress is not possible until the yield of the well is available. As stated on January 21, the well has been sunk to a depth of 27 feet and until the steam plant is supplied on loan by the Public Works Department cannot be completed. The Factory Engineer visited the site on January 30, to decide matters concerning transport and off-loading of the steam plant and in pursuance of a letter from the Director of Public Works promising to send an estimate of the cost of transport and erection of the plant after the Factory Engineer's visit. This estimate is now awaited. Once the steam plant is erected the completion of the well should be possible within three weeks.

(3) Yes. As soon as the well is completed.

8. Pursuant to notice, Mr. Usoof Ismail asked:—(1) What is the actual cost of the electric meter used in Kandy? What is the monthly income derived from the electric meters? (3) What is the monthly expenditure for maintenance of the meters?

The Chairman replied as follows:—(1) Cost of a meter varies from Rs. 17·38 for a 2·5 ampere meter to Rs. 64·27

for a 50 ampere meter.

(2) Monthly income is Rs. 900 per mensem, i.e., Rs. 10,800 per annum approximately.

(3) Salaries of Meter Inspectors and cleaners (fixed staff) per annum amount to Rs. 2,339·20; labour employed in removing and refixing meters and other apparatus on meter boards and their repairs (not charged to customers), Rs. 1,200; materials for repairs (not charged to customers), Rs. 500; over-head charges, Rs. 500; depreciation at 10 per cent. on Rs. 18,640, Rs. 1,864; interest on capital at 5 per cent. on Rs. 18,640, Rs. 932; Expenditure per annum, Rs. 7,335·20. Expenditure per mensem, Rs. 611·27.

9. Pursuant to notice Mr. Soysa asked:—(1) In view of the recent unpleasentness created at the Pullayar Kovil as a result of an attempt by an employee of the Municipality to enter the holy precincts, will the Chairman be pleased to request Municipal employees to pay due respects in entering places of religious worship? (2) As the violation of the customary observances at places of religious veneration may cause public indignation, will the Chairman be pleased to state what action he has taken to prevent a recurrence?

The Chairman replied as follows:—(1) A circular has been issued requesting all Municipal Officers to be particularly careful to respect the susceptibilities of all persons when attending to their official duties at places of religious worship and at all times. (2) Please see reply (1) above. I have also directed that in future where religious susceptibilities are con-

cerned all proposed orders must be submitted to the Chairman personally for approval before issue.

10. Pursuant to notice Dr. Attygalle moved:—(1) "That the charges made as rent on electric meters be reduced to 25 cents per mensem after the actual cost to the Council has been recovered at the present rate." Mr. Soysa seconded.

It was agreed to refer the motion to the Electricity Committee.

(2) "That steps be taken to open up the Halloluwa Tunnel and render it serviceable for traffic." Mr. de Silva seconded.

It was agreed to refer the motion to the Works Committee.

- (3) "That this Council do consider the necessity under present conditions of depression to afford some measure of relief to the ratepayers who pay assessment." Mr. Wijayatilake seconded.
- After some discussion the mover agreed not to proceed with the motion but to await information with regard to (a) the proposed re-assessment of properties, and (b) the possibility of granting rebate or discount for prompt payment of rates direct to the office.
- 11. Pursuant to notice Mr. Wijayatilake moved:—(1) "That immediate steps be taken to affect necessary repairs to the Municipal drain adjoining premises No. 111, Peradeniya road." The motion was referred to the Works Committee with the consent of the mover.

 (2) "That immediate steps be taken to effect necessary repairs to the Municipal drain near the Heerasagala road

at Mulgampola." The motion was referred to the Works Committee with the consent of the mover.

(3) "That immediate steps be taken to demarcate the boundaries of the Wahalawela Cemetery at Getambe, so as to prevent encroachments by owners of adjoining lands." Mr. Ismail seconded.

On the Chairman's explanation that the cemetery was not the property of the Council Mr. Wijayatilake withdrew his motion.

12. Recommendations of Standing Committees:—

Extracts from the Minutes of the Meeting of the Standing Committee on Municipal Works held on February 4, 1933.

(1) Papers re the proposal to divert 'buses and hiring cars from the Temple street stand to the King street stand between the hours 9 p.m. to 6 a.m. as a possible means of combating the nuisances prevailing at night in the former.—

Recommended to adopt the proposal experimentally.

(2) Memo dated January 30, 1933, from the Municipal Engineer, submitting amended designs, estimates, and lay out for the construction of Model Tenements at Deyannawela.—Recommended: (a) to approve new design of Model Dwellings, both for the lower and higher levels; (b) to approve giving out work for buildings for which tenders have been received on such tenders as are approved according to the rates in the approved tender, the quantities to be as required for the new design; (c) to approve of the lay out already decided on, on the lower level subject to such slight deviations as may be made necessary owing to the altered design of the houses; (d) to approve of the lay out on the higher level as shown in the Municipal Engineer's plan 403 of December 6, 1932, subject to such slight deviations as may be made necessary

owing to altered design of the houses; (e) to approve of the erection of one block on the higher level under the tenders received on January 24, 1933; (f) to request the Municipal Engineer to submit revised programme of work (made necessary by adoption of new design of building) and expenditure for the year for consideration by Council on February 18, 1933; (g) to approve rents provisionally suggested for the new design buildings at Rs. 7.50 per mensem for the end rooms and Rs. 7 per mensem for the rest.

(3) Municipal Engineer's estimate for Rs. 300 to pump water to Roseneath bungalow from a well 675 feet from the

bungalow.—Recommended.

(4) To obtain sanction for re-votes detailed in Municipal Engineer's memo of January 23, 1933, amounting to Rs. 76,545 70.—Recommended.

(5) To obtain sanction to expend up to the original vote of Rs. 11,200 in erecting the labour lines at Mahaiyawa

(Est. 34/30) in lieu of the sanctioned estimate of Rs. 10,350.—Sanctioned.

(6) Chairman's memo dated February 3, 1933, on the subject of additional office accommodation, and improvements to offices, with Municipal Engineer's memo applying for a supplementary vote of Rs. 2,000.—Recommended.

Extracts from the Minutes of the Meeting of the Electricity Committee held on February 4, 1933.

(7) Petition dated November 28, 1932, from certain ratepayers of Mavilmada pointing out the necessity for providing electric lights along Mavilmada road as far as the Railway crossing, with estimate for Rs. 557 from the Municipal Electrical Engineer.—Recommended, the Railway authorities to be asked to pay the cost of standard near crossing and cost of lighting.

(8) Papers relating to a sum of Rs. 164.35 due by Mr. C. L. M. Muheeth being electricity dues in respect of premises

No. 865, Peradeniya road.—Recommended to sue Mr. Muheeth for the full amount.

(9) Letter No. 1405 of December 10, 1932, from the Municipal Electrical Engineer drawing attention to the loss of revenue involved in connection with optional rates allowed to ordinary consumers who do not consume electricity after 6 P.M., and suggesting that the schedule of charges be amended providing for a minimum consumption of 60 units to be entitled to the optional rate.—Recommended to notify the public that from April I, 1933, the concession to ordinary consumers will be cancelled as, in practice, it has proved a loss to the department.

(10) Report of the Chief Engineer and Manager of the Government Electrical Undertakings on the inspection of the Kandy Electric Installation with report thereon from the Municipal Electrical Engineer. Tabled.—Recommended to

offer old machinery for sale.

(11) To obtain sanction for the following excesses on votes for 1932:—Distribution of Electricity: Repairs and maintenance, Rs. 35.47. Management: Salaries, Rs. 368.35; Sundry charges, Rs. 22.17.—Recommended.

(12) To obtain re-vote for the amount unexpended on the following estimate:—Estimate 28/1932—New Power

Factor and fitting same in the Power Station—Rs. 623.—Recommended. Resolution on item (1).

The Chairman moved that the recommendation be adopted for a trial for 3 months, the arrangement to be withdrawn earlier in the event of serious hardship being caused. Mr. Beven seconded. Mr. de Silva opposed.

The Chairman's motion was put to the meeting and carried by a majority of 3 votes. For.—Mr. Soysa, Dr. Attygalle, Mr. Beven, Dr. Wijesinha, Mr. Nettelton, The Chairman. Against.—Mr. de Silva, Mr. Ismail, Mr. Wijayatilake.

Resolution on items (2) to (12).

521,845 46

573,144 46

.. 51,299

Resolved that the recommendations be adopted with the exception of item (3) which was deferred for next meeting. 13. To elect a member to serve on the Standing Committee on Municipal Works and on the Electricity Committee, in place of Mr. T. H. Leader. Mr. Nettelton was duly elected.

Confirmed this 25th day of March, 1933:

H. P. KAUFMANN, Chairman, Municipal Council, Kandy.

A.—GENERAL REVENUE ACCOUNT

		A	GET	NEKAL	KE'	AEV (UE ACCOUNT.					
	Revenue	Account	for	the Two I	Viont	ths, J	anuary 1 to February 28, 1	933.				
Dr.						, -					•	Cr.
				Incurred	F						Accrued	
	E	Estimate	d f	rom Janua	ary.		T->		Estimate	ed fr	om Janua	
	EXPENDITURE.	for 1933		1 to Feb	•		REVENUE.		for 1933		1 to Feb	•
				28, 1933.					-01 -000	•	28, 1933	
		$\mathbf{Rs.}$	c.	Rs.	c.				${f Rs.}$	c.	Rs.	
1	To Administrative, personal					1	By Consolidated rate				22	_
	emoluments	124,429	63	20,428	57	$ar{f 2}$	Taxes		263,920		_ -	
l A	Administrative, other charges	30,942	O	4,710	21	3	T_0 11 α	• •	, , , , , , , , , , , , , , , , , , ,		11,840	
2	Rice allowance to labourers					4	na a		3,934	U	655	00
3	Collectors	9,000	O	800	77	_	(a) Licence fees	vies		•	1 ~0~	- 0
4	Infectious diseases prevention	7,887	5 5	1,123	94		(b) Stamp duties	• •	4,700	•	1,525	
5	Scavenging streets and re-					5	Slaughter-house fees	• •	,	0	- <i>,</i>	
_	moval of house and trade					6	Concernor or fees		9,912		1,713	
	refuse	41,031	7 5	6,191	5 6	77	$egin{array}{c} ext{Conservancy fees} \ ext{Rents} \end{array}$		47,800		9,233	
6	Conservancy of latrines	49,766		8,038		Q	· · · · · · · · · · · · · · · · · · ·	• •	98,606		15,705	
7	Minor sanitary services	9,202		953		0	Judicial fines	• •			1,121	
8	Roads, buildings, parks, &c.,	0,20.				3 10	Water service	• •	6,910	0	1,105	26
Ū	maintenance	48,239	10	9,180	2 0	10	Government grants		42,446	80		
Q	Public lighting	57,232	_	8,688		11	Education account		·			
10	YX7	14,360		2,511		12	Miscellaneous receipts	• •	19,400	0	3,552	23
11	Town improvements		Ü				•				·	
12	Manhata	9,001	60	1,462	51		The state of the s		554,468	80	47,517	36
13	_	3,773		467			Balance being excess	\mathbf{of}				
	Slaughter-house	3,508		569	•		Expenditure over Revenu	ıе			41,852	97
14		5,333		772			•				•	
15	Municipal Court	5,147		1,149								
	Fire Brigade	U, I T	•0	1,1,10	1 AT				•			
	Police	300	0	100	0							
17	Education	3,167		441								
18	Free Library	•	ŦJ	441	00						•	
19	-	9 0 04 1	Λ	4 995	61						•	
• •		20,941	_	4,235								
20		15,418		2,552	_			-				
21	Loan repayments and interest	04,047	91	6,250								
22	Miscellaneous services	9,115	U	1,270	1.1							

81,897 88

7,472 45

89,370

E. B. Peiris, Accountant.

89,370 33

554,468 80

Kandy, March 13, 1933.

from revenue)

Capital expenditure (provided

Balance Sheet, February 28, 1933.

LIABILITIES.		Amour	ıt.	Tota	1.
Loans outstanding:—		Rs.	c.	$\mathbf{Rs.}$	C.
Local Loans Commissioners on December 31, 1932		335,078	69		. *
Less repayment in 1933	• •	5,000	0		•
•				330,078	69
Loans redeemed account on Docember 31, 1932		675,109	26		,
Redeemed in 1933		5,000	0	•	
		· 		680,109	26
Revenue contributions to capital outlay on December 31, 19	32			985,570	31
Government contributions for capital services on December 31,	1932			158,978	0
Private donations for capital services on December 31, 1932				3,900	0
				2,158,636	26

	• -			Amount	. Tota	1.
				Rs. c.		o.
Capital account, balance in hand Sundry creditors:—	• •	• •	· •		67,843	14
Rates and taxes paid in advance	• •	· • •	•	1,504 93	3	
Tradesmen	, ,		• •	4,356		
Outstanding wages	• •	• •	. •	3,350 45		-
Grain shed rent securities	• •	• •		1,622 50		
Market stall rent securities				2,379 5		
Market space rent securities	• •	• •	• •	1,770	_	
Model tenement securities			• •	1,283		
Temporary boutique rent securities		• •	• •	1,229 20)	
Sundry securities		• •	• •	6,375 6'		
Free library members' deposit account		• .	• •	494 ()	
Miscellaneous deposits			• •	3,789	7	
Municipal court fines awards				139 7	5	
Tools and Stores Lost Account		• •		18 30	•	
Lettering vehicles	• •	4 8		2	_	
Times book club account	• •	• •	• •	1 43	3	
Board of improvement deposit account	• •	<u>_</u> • •	• •	2,413 7		
Upkeep of graves in perpetuity		N.		2,600	•	
Collector's securities		o, o 1,	• • .	3,970)	
Hire of Winget machine		,		23 3'	7	
· O					37,322	99,
Back lane scheme, contributions	• •	• •		·	43,753	_
Revenue account, balance from 1932		• •	· •	415,371)	
Less Expenditure in excess of revenue from	January		28, 1933,	,		
as per revenue account	• •	• •		41,852 9	7	
•			•		- 373,518	3
			•		522,437	19

Assets. Capital outlay:—	Expended to December 31, 1932. Rs. c.	Expended during 1933. Rs. c.	Total Capital Outlay. Rs. c.	Unexpended Balance in Hand. Rs. c.	Total Assets. Rs. c.
Town Hall and Municipal officer					7464 C.
Maton lomping	49,150 23		49,150 23	• •	• •
Markets	12,05045		•	• •	• •
Rice granaries and depôts	91,707 52		91,707 52	• •	• •
Cabaal buildings	64,489 11		64,489 11	• •	• •
Model dwellings loan funds	10,156 51	· e coo 1e	10,156 51	00 040 14	• •
Do. revenue contribution	351,554 70	6,602 16	358,156 86	66,843 14	• •
Ayurvedic dispensary		• •	532 63	• •	• •
Do. lighting	$2,900 0 \dots$		2,900 0	• •	• •
Other Municipal buildings	357 56	-	357 56	• •	
-	146,675 38		146,675 3 8	1.000	• •
Doods marramanta Es	181,802 49	• •	101 000 40	1,000 0	• •
Decinoso	•		181,802 49	• •	• •
Danklin Jahriman	$37,762 22 \dots 37,757 76 \dots$		215,762 22	• •	• •
Motor, carriage, and rickshaw stands	9 670 50		37,757 76	• •	• •
O to blook maleina maahina	2 696 19			• •	• •
Decreation arounds	21 561 05	• •		• •	• •
Waterwanks	197 999 55		31,561 25	• •	• •
In-restinations into water ashemes	17 970 4		487,238 55	• •	• •
Waterweeter next achemea	122 252 20		17,870 4	• •	• •
Stoom road roller	15 701 06		133,353 29	• •	• •
Concertance hand carts	9 860 44		15,781 86	• •	• •
Theirenston	7,169 96		2,860 44	• • •	• •
Fire ortinguishing apparetus	40,834 24	• •	7,169 96	• •	• •
Burial grounds and cemeteries, improv		• •	40,834 24	• •	• •
ments from 1925	10 599 0		IA #99 0		
Dead seasifier	1 749 17	• •	10,533 8	• •	• •
Public notice hoards	3 019 40		1,748 17	• •	• •
Drodgen	8 00 5 89		3,912 40	• •	• •
The bies! tomber	14 200 26		8,905 82	• •	• •
Paving Meda-ela	110 700 29		14,308 36	• •	• •
Furnicatora	5 308 5A		119,799 32	• • , ——	• •
Chlananama	5 395 67		5,398 54	· · · —	• •
Double cance for Halloluwa .	450 0		5,395 67	• •	• •
Sanitary improvements to rural areas	4 868 60		450 0	· • —	• •
			4,868 69		• •
	2,084,190 96	6,602 16 2	,090,793 12	67,843 14	2,158,636 26

Assets.		xpended December 31, 1932 Rs. c	er 2.	Expendurin 1933 Rs. o	g	Total Capital Outlay. Rs. c.		Unexpension Balan in Han Rs.	ce nd.	Total Assets.
Stocks and stores:—			•		,				-	$\mathbf{Rs.}$ c.
Stores	• •		• •		• •		• •	19,073	61	
Sundry debtors :	•									19,073 61
Rates, taxes, &c	• •		• •					58,105	56	
Advance of pay, &c	. • •		• •			14		3,176	50	
Suspense account	• •		• •				• •	2,098	70	
Cash in Mercantile Bank, fixed d Cash in Kandy Co-operative Cer	_	— d.,—	• •	-	• •		• •	372, 500		63,380 76
fixed deposit			• •		• •		• •	8,910	• 0	
Cash in Mercantile Bank, current			• •	 -	• •		• •	56,505	13	
Cash in hand of Shroff, on Febru Cash in hand of Secretary, Cl	•		• •		• •		• •	1,060	15	
Committee	• •		• •					84	24 '	
Petty Cash in hand of Shroff	• •	<u> </u>					• •	$\boldsymbol{923}$	30	
							,			439,982 82
- -										522,437 19

Municipal Office, Kandy, March 14, 1933.

E. B. Peiris, Accountant.

B.—ELECTRICITY DEPARTMENT.

Revenue Account for the Two Months, January 1 to February 28, 1933.

Expenditure.	-		Estin for 1			Expen Jan. to 1 93 3	Feb		tal.
Generation of electricity:— Fuel			_	c.		Rs.	c.	_	с.
Oil, waste, and engine room store Salaries and wages at works	•	• •	20,520 $11,000$ $13,948$	0 - 0	. • •		4.8	3	
Repairs and maintenance—	• •	• •	エひりびまり	, 4,4	• •	٠ .	. 52	•	
 (a) Buildings (b) Engines, boilers, machinery 	 and plant		1,200	0 0	• •	110 224			
Distribution of electricity:—				_				- 9,13	2 7
Salaries of outdoor staff Repairs and maintenance of me	eters, switches	s, and	8,398 l	3 70	••	1,506	32	2	
-11	• •	· • •	. 1,798	0	• •	109	61		
Public lamps:—					-			1,61	5 93
Salaries and wages	• •	• •	7,260			-			
Repairs and maintenance	• •	• •	2,93	9. 90	• •	454	ł 6() - 1,58(0 51
Works executed for customers :—— Labour	-		C 10	ξ Λ	1		n c	-	o or
Materials			6,186 $8,00$	5 0	• •	751 $1,392$			
Managements and general expenses	•	• •	. 0,00	•	• •			- 2,144	4 40
Salaries	• •	• •	41,08'	7 3		6,752	32	2	
Commuted travelling allowances	• •	• •	•			410) ()	
Rent of Engineer's bungalow	•. •	• •			• •	_) (
Printing and stationery Fire insurance	• •	 ◆	1,800 $1,648$		• •	$\begin{array}{c} 54 \\ 274 \end{array}$	25		
Legal expenses	• • .	• •	700	_	• •		15		
Telephone	• •	• •	60		••	491		_	
Audit fees	,			0	• •	_			
Quarterly inspection of Power Sta	tion by an En	ig i nee:							•
of the Government Electrical I Tools		• •			• •,		_ 3 4 5	=	
Sundry charges	• •	• •	4.0	_	• •	153			
Gratuities	 •	• •	60		• •	427	_	į	
					1			- 8,950 	98
Total amount of working expenses	• •	7-0	134,744	4 3				23,42	3 89
Gross profit carried to nett revenue	account	• •	-		• •		Λ.	13,820	
•			,					37,24	4 42
Income.			Estimat for 1933			Accrued n. to Fel 1933.		Tota	1.
Sale of electricity:—			$\mathbf{Rs.}$	c.		-	3.	Rs.	o.
Private lighting	•			_		1,565 6			
Power and heating Public lighting			•			1,268 8			
Municipal Departments	•	•••	$\begin{array}{c} 50,532 \\ 900 \end{array}$	0.	•	7,633 3 141 5	7		
Public lamps :							_ ;	30,609 4	14
Attendance and maintenance .		1	0,200	0 .	•	1,580 5	51	1,580 8	51
Works executed for customers and good	ds sold :—			۸		0.100.0	ı #	0.100 1	. .
From customers Rent of meters:—	•	2	20,000	0.	•	3,122 2	4	3,122 2	24
Recoveries	•	1	0,800	0 -	•	1,838 6	33	1.838 6	33
Sundry revenue :	_	•••	. 0,000	•	•	1,000 C	, 0	1,000	
Stand-by charges	•		356 4	. 01	•	59 4			
Miscellaneous receipts	•	• •	643 6	0.	•	34 2	0 _	93 6	0
		23	31,222	0			3	7,244 4	2
icipal Office, March 13, 1933.						F	e. j	B. Peir	ıs, A

Municipal Office, Kandy, March 13, 1933.

E. B. Peiris, Accountant.

•		•		
Part I. (General) — CEYLON G	OVERNMENT	GAZETTE	— March 31, 19	33 523
Electricity Department, Nett Rev	enue Account for	January 1 to	February 28, 1933	3.
HEADS OF EXPENDITURE	Ė.	Rs. c.	Rs. c.	•
To Principal and interest on loans from Commissioners Assessment rates	om Local Loan		6,369 49 1,121 30	
Depreciation on plant, &c Debts irrecoverable written off	• •		4,651 78	
Nett profit unappropriated on Dec Nett profit for January, 1933 Nett profit for February, 1933	ember 31, 1932 	1,468 11 $1,211 10$	134,184 70	
			2,679 21 149,006 48	•
HEADS OF REVENUE.		Rs. c.	Rs. c.	•
By Balance from 1932 Interest Gross profit up to February, 1933	• •		134,18470 $1,00125$ $13,82053$	
		•	149,006 48	•
Kandy, March 13, 1933	\		E. B. PE	IRIS, Accountant.
Electricity Departme	nt, Balance Sheet	, February 28,	1933.	
Loans outstanding:—	ITIES.		Amount. Rs. c.	Total. Rs. c.
Local Loan Commissioners on December 31, 1 Less repayments in 1933	932		$\begin{array}{cccccccccccccccccccccccccccccccccccc$,
Loans redeemed account on December 31, 193 Redeemed in 1933	32		103,930 0 17,510 0	202,160 0 191,440 0

	LIABI	LITIES.			Amoun	t.	Tota	ıl.
Loans outstanding:			· ·		Rs.	c.	$\mathbf{R}\mathbf{s}_{ullet}$	e.
Local Loan Commissioners or Less repayments in 1933	December 31,	19 32	• •	• •		0 0 9	202,160	O
Loans redeemed account on I Redeemed in 1933	December 31, 19	32	• •	• •		0	21,440	
Revenue contribution to capi	tal outlay up to	Decemb	er 31, 1932	•			379,965	
Reserve for depreciation up	-			e Capital		•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Services	• •	• •	• •	•••			96,967	76
Reserve for depreciation again	nst plant, &c., f	or 1931-	1932	• •	54,162			
Reserve for depreciation up to	o February, 193	33	• •	• •	4,651	78		
Reserve for depreciation again	nst stores	• •	• •		13,241	12		
				-			72,055	
Sundry Creditors	• •	• •	• •	•. •			8,585	62
Deposits—customers		• •	• •	* * • •	1,621	14		
Deposits—against consumption	on of current	• •	• •	• • •	4,172	68		
Deposits—sundry	• •	• •	• •	• •	20	73		
				•			5,814	55
Outstanding wages	• •	• •	• •	• •			750	82
Unpaid wages	• •		• •	• •				
Principal and interest accrued	d on loans from	Local I	Loan Commission	ers			13,130	71
Nett revenue account	• •	• •	• •	• •	 ·	1	36,863	
•	•		•			1,0	37,734	30

ASSETS AND CAPITAL OUTLAY.

	Expended up t	o December, 1932	. Expen	ded in 1933.	
	From Loan Funds.	From Revenue Contribution and Reserves.	From Loan Funds.	From Revenue Contribution and Reserves.	Total.
	$\mathbf{R}\mathbf{s}$. \mathbf{c} .	Rs. c.	Rs. c.	Rs. c.	$\mathbf{Rs.}$ c.
Acquisition of undertakings		150,000 0	·	· · ·	150,000 0
Land for transformer station	810 0	•		••	810 υ
Buildings	5,147 15	37,012 50			42,159 65
Engines, boiler, and other machinery	173,966 56	04 904 40	· • —	829 5 3	260,161 68
Tools and sundry plant		1,454 32		—	1,454 32
Mains, services, lamp-standards, and te		-, ·		• -	1,101 02
nal boxes	143,676 29	184,452 24 .	. —	661 51	328,790 4
Meters	· · · · · · · · · · · · · · · · · · ·	10 640 61		4 A B	19,056 16
Storage battery	· · ·	40 OFF 14	. —		. 48,955 14
	$\overline{323,600}$ 0	525,888 40			
	 			$\phantom{00000000000000000000000000000000000$	851,386 99
Less value of unserviceable plant written		· · ·		• •	48,955 14
					802,431 85
Advance to Municipal Officers to purchase r	motor			•	
vehicles	 -				009 94
Stores on hand			<u> </u>	• •	283 34
Fittings on hire	• •		• —	· ·	34,495 84
Sundry debtors			• —— ·	••	154 41
Instalments due from hire purchasers	· •			• •	21,495 0
Insurance premium paid in advance			<u></u>	• •	3,042 73
Lamp post incomplete		· · · · · · · · · · · · · · · · · · ·	• <u> </u>	· · · · · · · · · · · · · · · · · · ·	742 94
Cash with shroff, petty cash account		<u></u> _		·. —	• •
Cash with Municipal Electrical Engi		••	•	5555	
petty cash account	• • •			09.41	•
Cash in Mercantile Bank, fixed deposits	—	<u></u>	•	93 41	
Cash in Mercantile Bank, current account			• —	150,000 0	•
Cash in hand of shroff	• •		•	23,978 35	
		• •	•	460 92	18 × 000 10
•					175,088 19
					1,037,734 30

NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

"The Dog Registration Ordinance, 1901."

BY-LAWS made by the Beruwala Urban District Council, under sections 5 and 6 of the Dog Registration Ordinance, No. 25 of 1901, and section 245 of the Local Government Ordinance, No. 11 of 1920.

Beruwala, March 28, 1933!

J. B. M. PEREIRA, Chairman.

By-laws.

- 1. In respect of every dog or bitch kept within the limits of the Urban District Council of Beruwala, the person having custody or possession of it shall pay an annual registration fee of Re. 1, and Re. 1.50, respectively. For the purpose of this rule a year shall be computed from April 1 of one year to March 31 of the year following.
- 2. The occupier of every house within the town shall, before January 31 in each year, furnish to the person appointed by the Chairman of the Urban District Council to collect the registration fee (hereinafter called the Collector) particulars required in the annexed form A in respect of each dog or bitch kept within such house or its premises.
- 3. A certificate of registration in the Form B shall be issued on payment of the prescribed fee to the aforesaid collector or to the Secretary of the Urban District Council.
- 4. The Collector or Secretary (1) may refuse to issue a certificate of registration for any dog or bitch (a) which, in his opinion, is so diseased as to be a source of infection to other dogs, or (b) which, by reason of age, illness, or injury, is in his opinion unfit to live; or (2) the Collector or Secretary may issue such certificate subject to any conditions he may consider suitable. Any owner dissatisfied with such refusal or conditions may appeal to the Chairman of the Urban District Council, who may confirm, modify, or cancel the same.
- 5. Every certificate of registration shall have the following conditions printed on it, viz.:—

This certificate is liable to be cancelled by the Chairman of the Urban District Council,—

- (a) Should the dog become so maimed or diseased as to be in the opinion of the Chairman unfit to live; or
- (b) Should the Chairman be satisfied that the dog is habitually ill-treated or neglected by its owner; or
- (c) Should the dog be permitted by its owner to associate with dogs belonging to others at a time when it is suffering from any infectious or contagious disease.
- 6. The person having the custody or possession of a dog or bitch in respect of which (a) a certificate is refused or (b) its certificate is cancelled because a condition attached thereto has not been complied with, shall, on being noticed to do so, produce the dog at the Urban District Council Office, at the time stated in the notice, and there deliver it to an officer of the Urban District Council authorized to take charge of it. Such dogs shall then be dealt with in the manner determined by the Chairman.

FORM A.

Return required by the By-laws relating to Dogs.

House No. ———.
Street: ———.
Householder's Name: ———.

			Des	scripti	on.			nt.	
Number of Dogs kept.	Breed.	Sex.	Colour.	Neck Measure- ment.	ment. Peculiarities. Remarks. Owner's Name.	Owner's Name.	Date of Payment		
								On or before March 31.	

Date	\mathbf{of}	Service	:
------	---------------	---------	---

Signature of Householder.

The above-named householder is hereby required to fill up and return the above schedule within one week. Any person neglecting to do so will be liable to a fine of Rs. 20.

By order of the Chairman,

Office of the Urban District Council,	
Beruwala, ———, 19 —	Secretary

FORM B.

Certificate of Registration of Dogs.

Street:——.	Registered No. ——.
No. —, has this day	registered in this office a dog/bitch below, for which a registration feetpaid.
$oldsymbol{Des}$	cription of Dog.
Breed:	-
Sex:	
Colour: ——.	

This certificate is in force until March 31, 19 —.

Office of the Urban District Council, Beruwala, ———, 19—.

Secretary.

Beruwala, ———,

Neck Measurement:———

Peculiarities: -----

Sale of Properties seized, Hatton.

NOTICE is hereby given that the houses, &c., at Hatton mentioned in the appended schedule having been seized for default in payment of Police, Local Board, and Water Rates at Hatton for the 3rd quarter, 1932, will be sold by public auction on April 28 and 29, 1933, and May 1, 2, 3, 4, 5, and 6, 1933, at Hatton at 8 a.m. in conformity with the Local Boards Ordinance, No. 19 of 1905, unless in the meantime the amounts owing in respect of rates together with the lawful costs of seizure and sale are duly paid.

Further particulars can be obtained from the Urban District Council Office, Hatton.

The Kachcheri, Kandy, March 29, 1933.

A. C. M. Hingley, for Government Agent.

SCHEDULE.

Hatton-Dikoya lots Nos. 10, 12, 13, 27, 31, 32, 34, 37, 38, 39, 40, 74, 79, 80, 134, 141, 205, 210, 211, 212, 245, 246, 253, 266, 267, 268, 269, 270, 272, 274, 276, 277, 283, 284, 292, 297, 299, 302, 303, 305, 312, 334, 340, 359A, 410, 419, 420, 425, 434, 438, 439, 440, 441, 442, 443, 444, 491, 494, 512, 523, 530, 543, 664, 694, and 697.

TRADE MARK NOTICES.

NOTICE 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 bearing as juncancelled or impressed stamp of Rs. 20. 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. 5,654. (2) Date of Receipt: October 5, 1932. (3) Applicant (Proprietor of the Trade Mark): THE EVER READY COMPANY (GREAT BRITAIN) LIMITED (a company incorporated under the English Companies' Acts), Ever Ready Works, Hercules place, Holloway, London N 7; manufacturers. (4) Address for service in the Island: C/o Julius & Creasy, Prince street, Fort, Colombo. (5) Class: 8. (6) Goods: Electric dry cells of all sizes including dry batteries for use with wireless radio receivers; and accumulators and electrical apparatus and parts included in this class. (7) Representation of the Trade Mark:

BEREC

Registrar-General's Office, L. J. B. Turner, Colombo, March 29, 1933. Registrar of Trade Marks.

NOTICE 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 cloude Notice of Opposition on Form T. M. No. 7 bearing an uncancelled or impressed stamp of Rs. 20. 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. 5,718. (2) Date of Receipt: January 10, 1936. (3) Applicant (Proprietor of the Trade Mark): ABDULCADER MOHIDEENKUPPE MOHAMED ABDUL CADER, trading as UNANI MEDICAL HALL, No. 112, Old Town, Madampe; merchant and commission agent. (4) Class: 3. (5) Goods: A medicinal preparation for human use. (7) Representation of the

Trade Mark:

SittukkuruviSaththin

Registrar-General's Office, Colombo, March 1, 1933. L. J. B. Turner, Registrar of Trade Marks.

NOTICE 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 bearing an uncancelled or impressed stamp of Rs. 20. 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. 5,719. (2) Date of Receipt: January 10, 1933. (3) Applicant (Proprietor of the Trade Mark): ABDUL AZEEZ MOHAMED AWOOF, No. 110, Third Cross street, Colombo; merchant. (4) Class: 17. (5) Goods: All goods included in Class 17. (6) Representation

of the Trade Mark:



Registrar-General's Office, L. J. B. TURNER, Colombo, March 22, 1933. Registrar of Trade Marks.

NOTICE 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 bearing an uncancelled or impressed stamp of Rs. 20. 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. 5,739. (2) Date of Receipt: February 22, 1933. (3) Applicant (Proprietor of the Trade Mark): Aktieselskabet DET OSTASIATISKE KOM-PAGNI (THE EAST-ASIATIC COMPANY LIMITED) (a company incorporated under the laws of Denmark), 2, Holbergsgade, Copenhagen K, Denmark; merchants. (4) Address for service in the Island: C/o Cumberbatch & Co., Colombo. (5) Class: 50. (6) Goods: Tea and rubber chests. (7) Representation of the Trade Mark:



"BUFFALO" CHEST

Registrar-Géneral's Office, Colombo, March 29, 1933. L. J. B. Turner, Registrar of Trade Marks.

ROAD COMMITTEE NOTICES.

Election of European Member, District Road Committee, Colombo.

NOTICE is hereby given that the Provincial Road Committee for the Western Province, acting in accordance with section 35 of "The Road Ordinance, 1861", have ordered an election for the office of European member of the District Road Committee, Colombo, for the unexpired period of the year 1933, to be held on April 20, 1933, at 11 A.M. at the Colombo Kachcheri.

Under the 26th clause of the said Ordinance every person intending to offer himself as a candidate for the said office is hereby required to give at least ten days' notice in writing to the Chairman of the Provincial Road Committee

of such his intention.

Mr. Andrew Dabrera

R. M. M. Worstey, chairman.

Provincial Road Committee Office, Colombo, March 29, 1933.

Bowatta-Karambe-oya Estate Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under mentioned sum for the maintenance of the above road during 1932-33, the Provincial Road Committee, acting under the provisions of "The Estate Roads Ordinance, 1902," have assessed the proportion due by each estate in the district interested in the said road as follows:—

interested in the said road as follows:—	•
Government contribution Rs. 1,167	
Private contribution Rs. 2,333	00
1st section, ½ mile.	
Total acreage 9,201—Moiety of cost, Rs. $103 \cdot 33$ —Sectional rate, $\cdot 01123$ —Total rate, $\cdot 01123$.	
I = II	mount.
/ Proprietors or Agents. Estates. Acreage.	
Mr/C. F. de Mel Hendiyagala 145	
Mr. P. H. Wijesingha Olupeliyawewatta,	1 00
Kongahayaya,	
Bulanegawahen-	
yay, and Para-	1 =0
Mr. K. R. M. T. T. A. R. gahahenyaya 153	1 72
Arunachalam Dangashenewatta 80	0 90
Mr. W. K. J. Z. Fernando Hiripokuna and	0 00
Karambe 1,425	
Mrs. M. de Mel Kolamunuoyawatta 133	
Mr. C. F. de Mel Gurumudenna 110 Mr. T. Don Joseph Pahalamallatta-	1 24
watta 90	1. 1
Mrs. J. L. D. Peiris Anumetigamawatta 68	0.77
Messrs. Gordon Frazer & Co. Anumetigama 30	0 34
Mrs. W. M. Maria Perera Hindagaswewawatta 140	1 58
Mr. L. H. Peiteresz Daminnagahawatta	
and Wewaihala-	3 45
Mr. J. L. D. Peiris Kiniyama 616	
Mr. J. J. Fernando Wijekele 120	1 35
Mr. V. M. Mohideen Abdul	
Cader Ambagahamula-	
Watta 100	1 13
Mr. W. Alfred Fernando Siyambalagaha- mulawatta 65	0.79
Mr. W. Plesiyanu Fernando Dangaswetiyewatta 36	$\begin{array}{c} 0 & 73 \\ 0 & 41 \end{array}$
Mr. H. W. Ruegg Paralangawatta 41	0 46
Mr. W. Francis Fernando Wilagawawatta . 50	0.56
$M \rightarrow M + iM + i$	1 50

watta Mr. W. Gabriel Fernando Pilapitiyewatta ... Mr. H. M. D. Banda .. Wewapaulapunchiwatta Do. .. Geekiyanagederawatta $600 \dots 674$ Mr. W. Felix Fernando .. Godakirillagahamulawatta Messrs. J. and W. S. M. Fer-.. Brahmanayagamanando watta and Bakmigahamulawatta 100 .. 1 13

.. Okarandamardive-

1st to 2nd section, 1 mile.

Total acreage, 4,671—Moiety of cost, 226–90—Sectional rate, ·04857—Total rate, 05980.

Amarosica Pemirronu

mi. Amarosige Femiyani	1				
Fernando	Ehetugahawatta	40		2	40
Mr. M. E. Fernando	Kongahawatta	37		2	22
Mr. Sebastian Henry Peter		25		1	50
Mr. H. M. D. Banda	Kahatagahawatta	24		1	44
M. M. D. J. and C. Curera	Dangahawatta	40	• •	2	39
Mr. M. Piyadasa	Nikayaya and Kam-				
$M_{\rm Pl} \sim 10^{-1} M_{\odot}$	biwatta	75			50
Mr. C. F. de Mel	Deduru-oyewatta	660			
Mr. Salis Perera	Siyambalagahawatta	30		_	_
Mr. L. H. Peitersz	Dabuvavawatta	32	• •	I.	92

1st to 3rd section, 1½ miles.

Total acreage, 3,708—Moiety of cost, Rs. 191·70— Sectional rate ·05169—Total rate ·11149.

Amount.

Proprietors or Agents. Rs. c. Estates. Acreage. Mr. D. A. T. Wijewardena Marandapitiya and .. 150 .. 16 72 Sedawatta

1st to 4th section, 2 miles.

Total acreage, 3,558—Moiety of cost, Rs. 1,154.90— Sectional rate, ·32459—Total rate ·43608. Messrs. H. L. de Mel, & Co. Marandawila Group 1,300 ... 566 90

1st to 5th section, $2\frac{1}{2}$ miles.

Total acreage, 2,258—Moiety of cost, Rs. 197·04— Sectional rate, ·08726—Total rate ·52334.

Mrs. H. J. Peiris .. Siyambalawewa .. 325 ..170 9 Mr. M. A. Arulanandan . Habawewa . . 118 . . 61 76

1st to 6th section, 3 miles.

Total acreage, 1,815—Moiety of cost, Rs. 232·23— Sectional rate ·12795—Total rate ·65129.

Mr. H. M. D. Banda .. Welanda and Kon-

60 .. 39 8 gahawatta .. Getulawa Mr. C. E. Goonaratna Mr. L. A. P. Weerasuriya . . Boniface

1st to 7th section, 3½ miles.

Total acregae, 1,565—Moiety of cost, Rs. 226 90— Sectional rate ·14498—Total rate ·79627.

.. Rambapitiya .. 62 .. 49 37 Mr. Leo Fernando Messrs. G. Brampy Perera and H. Lewis Appuhamy Kongahamulawatta 26 .. 20 70 .. Wanahenawatta .. 185 ..147 31 Mrs. Charles Peiris .. Kansadaluwewatta 132 ..105 ll Dr. C. Chinniah Dr. H. M. Peiris ... 200 ...159 25 .. Sylherm Mrs. Duran Abeyratna .. Dangahawatta .. 35 .. 27 87 Mr. W. S. L. Fernando . . Tanaketawewatta . . 40 . . 31 85 Messrs. Mackwoods, Ltd. . . Mola Eliya ... 885 ... 704 70

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay to W. S. Symons, Esq., Chairman of the Local Committee, Heenpannawa estate, Bingiriya, on or before April 3, 1933.

Provincial Road Committee's Office, Kurunegala, March 16, 1933.

S. D. SAMARASINHE, for Chairman.

Leangahawela-Poonagalla Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1933, the Provincial Road Committee, Uva, acting under the pr visions of "The Branch Roads Ordinance, 1896," will on Monday, April 10, 1933, at 10 A.M., at the Office of the Government Agent, at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:—

> .. Rs. 2,000 00 Government moiety .. Rs. 2,005.00 Private contribution

> > 1st to 8th section, 5.59 miles.

Proprietors or Agents. Acreage. Estates. Poonagalla Valley Ceylon Co., .. Poonagalla Group 1,754Ltd.

1st to 7th section, 5:34 miles.

.. Mahakanda and Gibson estates, Ltd. '. Malvern 438

1st to 5th section, 4 miles.

Lanka Plantations Co., Ltd. . . Ampitiyakanda .. Arnhall Do. . .

1st to 4th section, 3½ miles. .. Broughton J. A. Bell & Co., Ltd.

1st section, 1 mile.

The Scottish Tea and Lands Co. Leangahawela $552\frac{1}{4}$

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections.

E. T. MILLINGTON,

420

. .

Provincial Road Committee's Office, Chairman. Badulla, March 27, 1933. ; .

Haputale-Dambatenna Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1933, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Monday, April 10, 1933, at 10 A.M., at the office of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions :--

> Government moiety Rs. 2,200·00 Private contribution Rs. 2,205·50

> > 1st to 7th section, 5\frac{3}{4} miles.

Proprietors or Agents. Estates. Acreage. .. Dambatenna Lipton, Ltd. 1,535 Ceylon Tea Plantations Co. . . Pitaratmalie .. 1,608

1st to 3rd section, 3 miles.

Lanka Plantations Co. .. Thotulagalla 🦠 570

1st and 2nd sections, 2 miles.

The Galaha Ceylon Tea Estates & Agency Co., Ltd. .. Kelburne 981

1st section, 1 mile.

The Scottish Tea and Lands Co. of Ceylon, Ltd. .. Sherwood **506**

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections.

E. T. MILLINGTON, Provincial Road Committee's Office, Chairman. Badulla, March 27, 1933.

Koslanda Bazaar-Poonagalla Factory Road.

NOTICE is hereby given that the Governor, with the advice and consent of the State Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1933, the Provincial Road Committee, Uva, acting under the provisions of "The Branch Roads Ordinance, 1896" will on Monday, April 10, 1933, at 10 A.M., at the Office of the Government Agent at the Badulla Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:—

> Government moiety Rs. 900:00 Private contribution .. Rs. 902 · 25

> > 1st to 6th section, $2\frac{3}{4}$ miles.

Proprietors or Agents. Estates. Acreage. Bois Brothers & Co., Ltd. .. Macaldeniya .. 823 $\frac{1}{2}$ Poonagalla Valley Ceylon Co., Ltd., per R. G. Coombe, Manager Poonagalla Group **4**78

1st to 4th section, 2 miles.

J. M. Robertson & Co. .. Arnhall 319 Suppiah Pillai .. Nahaville 197

1st and 2nd sections, 1 mile.

Ramasamy Kangany .. Singarawatta Francis Wickremasuriya .. Ampititenna

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections

E. T. MILLINGTON, Provincial Road Committee's Office, -Chairman. Badulla, March 27, 1933.

NOTIFICATION UNDER "THE PATENTS ORDINANCE, 1906."

Application for Leave to Amend a Specification.

NOTICE is hereby given that any person or persons intending to oppose the under-mentioned application must leave at the Patent Office within three months of the date of this *Gazette* notice in Form I. of his or their objections.

N.B.—The paging referred to is that of the duplicate copy of the Specification at the Patent Office.

Office copies of the Specification and drawings can be supplied at a cost of Rs. 11.

No. 2,296 of March 16, 1928.

Clarence Henry Quentin McConnell of Hornsey estate, Dikoya, in the Island of Ceylon, tea planter, seeks leave to amend the Specification of application numbered and dated as above for "An improved withering tat", alleging as the reasons:—

"It has been found that a locally made cotton cloth is very suitable for withering tats, having none of the disadvantages of Hessian, further, owing to the prevailing depression, tea estates cannot afford metal spreading surfaces, and it becomes necessary to include the use of textile fabrics".

The proposed amendments are as follows:—

On Page 2.

Line 21: Inserting "or other suitable fabric" after "mesh".

Line 22: Inserting "or fabric" after "alloy".

Line 27: Inserting "cotton cloth and other fabrics" after "metal".

Line 29: Inserting "or fabric" after "metal". Line 31: Inserting "fabrics" after "metals".

On Page 4.

Line 3: Adding "er" to the word "quick", and inserting "by the use of metallic mesh" after "obtained".

Line 7: Inserting "in so far as metallic mesh is concerned" after "experiments".

Line 28: Inserting "metal mesh" after "improved".

On Page 5.

Claims.

Claim 1, line 5: Inserting "or other suitable fabric" after "mesh".

Claim 2, line 9: Inserting "or fabric" after "metal". Claim 3, line 12: Inserting "or fabric" after "metal".

NORMAN RAE, Registrar of Patents.

SALE OF UNSERVICEABLE ARTICLES, &c.

36

THE under-mentioned unserviceable articles will be sold by public auction at the Police Station, Jaffna, on Saturday, April 8, 1933, at 9 A.M.:—

1 boat, 2 boat oars, 2 boat awnings, 2 boat awning posts, 2 boat rawlocks, 1 boat sail, 1 boat rudder, 1 boat back board.

Police Station, J. H. A. Fernando, Jaffna, March 22, 1933. for Superintendent of Police.

WITAL STATISTICS.

Registrar-General's Report on Vital Statistics of the City of Colombo for the Week ended March 25, 1933.

Births.—The total births registered in the city of Colombo in the week were 191 (2 Europeans, 10 Burghers, 122 Sinhalese, 23 Tamils, 22 Moors, 7 Malays, and 5 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1933, viz., 292,200) was 34·1, as against 40·5 in the preceding week, 25·5 in the corresponding week of last year, and 30·3 the weekly average for last year.

Deaths.—The total deaths registered were 162 (1 European, 7 Burghers, 100 Sinhalese, 21 Tamils, 27 Moors, 2 Malays, and 4 Others). The death rate per 1,000 per annum was 28.9, as against 30.5 in the previous week, 23.3 in the corresponding week of last year, and 24.5 the

weekly average for last year.

Infantile Deaths.—Of the 162 total deaths, 34 were of infants under one year of age, as against 37 in the preceding week, 31 in the corresponding week of the previous year, and 29 the average for last year.

Stillbirths.—The number of stillbirths registered during

the week was 9.

Principal Causes of Death.—1. (a) Seventeen deaths from Pneumonia were registered, 5 in Maradana hospitals (including 2 deaths of non-residents), 3 in Kotahena North, 2 each in Maradana North, Maradana South, and Slave Island, and 1 each in Kotahena South, New Bazaar, and Wellawatta North, as against 19 in the previous week and 15 the weekly average for last year.

(b) Eight deaths from Influenza were registered, 3 in St. Paul's, 2 each in San Sebastian and New Bazaar, and I in Maradana hospitals. The number registered during the preceding week, as also the weekly average for last

year was 8.

(c) Five deaths from *Bronchitis* were registered, 2 in Kotahena South, and I each in St. Paul's, Kotahena North, and Maradana hospitals (of a non-resident), as against 3 in the previous week and 3 the weekly average for last year.

2. (a) Twelve deaths from *Phthisis* were registered, 7 in Maradana hospitals (including 3 deaths of non-residents), 2 in New Bazaar, and 1 each in San Sebastian, Maradana South, and Wellawatta South, as against 10 in the previous week and 11 the weekly average for last year.

(b) One death from *Phthisis*, of a resident of Colombo town, occurred at the Anti-Tuberculosis Hospital, Ragama,

during the week.

3. (a) Five deaths from Enteric Fever were registered, 4 in Maradana hospitals (including 3 deaths of non-residents), and 1 in Maradana East, as against 2 in the previous week and 3 the weekly average for last year.

(b) One death from *Enteric Fever*, of a resident of Colombo town occurred at the Infectious Diseases Hispital,

Angoda, during the week.

4. One death from *Plague* was registered in New Bazaar, as against nil in the previous week and 1 the weekly average for last year.

5. Sixteen deaths from Debility were registered, 14 from Enteritis, 3 each from Dysentry, Infantile Convulsions, Tetanus, Puerperal Septicaemia, and Accidents, 2 each from

Diarrhoca and Worms, and 65 from Other Causes.

6. Reported Cases.—Sixty-four cases of Chickenpox (including 1 in Port), 46 of Measles, 8 of Enteric Fever, 3 of Mumps, and 1 each of Smallpox, Diptheria, and Plague were reported during the week, as against 57, 60, 10, 2, nil, 1, and nil, respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 81.5°, against 80.5° in the preceding week and 81.8° in the corresponding week of the previous year. The mean atmospheric pressure was 29.875 in., against 29.915 in., in the preceding week and 29.890 in., in the corresponding week of the previous year. The total rainfall in the week was 1.39 in., against nil in the preceding week and 0.89 in., in the corresponding week of the previous year.

Registrar-General's Office, Chas. M. Agalawatta, Colombo, March 28, 1933. for Registrar-General.