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PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications. PART II,-Legal and Judicial.

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

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MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF KANDY.

ACH of the properties, of which particulars are given in the under-mentioned lists, seized in virtue of warrants issued by the Chairman, will be sold in the order stated, under authority of section 21 of the Municipal Councils' Amendment Ordinance, No. 1 of 1896 :-

List A, on Monday, June 23, 1902, commencing at 1 o'clock P.M. List B, on Tuesday, June 24, 1902, commencing at 1 o'clock P.M. At house No. 36, Kadugannawa road unless in the meantime the amount of rates and taxes and of costs due to each property respectively be paid.

The order and course prescribed by Ordinance No. 6 of 1873 will be followed.

The Municipal Office Kandy, May 27, 1902.

By order, H. Byrde, Secretary, Municipal Council.

. •	List of Prop	erties seized for Non-pay	ment of Police and Light	ting Rate due.
No.	Description of Property.	Reputed Owner.	•	3 2.—MOVABLES.
			1 almirah 1 ½ bushel measure 1 round table	Slema Lebbe Asenar P. C. Silva
	List	A 2.	1 lounger	Pesona Perera
	Street : Kadu	gannawa road.	2 chairs	Baba Appuhamy
33 34	Garden Do.	Francis Appuhamy James Singho	1 scale 2 brass plates 2 plank beds 1 measure	Asenar Sethuhamy Kavenna Mahamadu M. M. Omer Abdul Cader
	Street : Ga	mpola road.	1 brass pot	Do.
10 A to 11 14 15	B House and garde	en Allis Appuhamy Rakee M. Pichey Peris Appoo Sylvester Dias	1 sofa 1 table 1 bed 1 gun 1 hanging lamp 2 sprinklers	Sarah Peris D. H. Abeysinghe Anthony Dines Perera Sylvester Dias Sellamma
437				E 1

LOCAL BOARD NOTICES.

OTICE is hereby given that on Wednesday, June 4, 1902, at 1 P.M., the Government Agent for the North-Central Province will put up to auction, at his office at Anuradhapura, the right of collecting and receiving the rent of the pasture grounds within the Local Board limits of the town of Anuradhapura from June 1, 1902, to May 31, 1903.
Conditions will be read and explained on the day of sale.

H. G. D. TURNBULL, for Chairman.

Local Board Office, Anuradhapura, May 23, 1902.

ROAD COMMITTEE NOTICES.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1902, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," section 19, will on Saturday, June 21, 1902, at 1 o'clock P.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

DUCKWARI-COTTAGANGA ROAD.

Government moiety ... Rs. 870 Private contributions Rs. 870 1st section, } mile.
gents. Estates. Proprietors or Agents. Acreage. E. J. Young ... Ranwella 200 1st to 4th section, 13 mile. Galaha Ceylon Tea Estates and Agency Co., Ltd. ... Cottaganga 582

G. L. Williams ... Gonawela 560 And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

> R. A. G. FESTING, for Chairman.

Provincial Road Committee's Office, Kandy, May 26, 1902.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1902, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on Saturday, June 21, 1902, at 1 o'clock P.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

KANDAPOLA-UDA PUSSELLAWA ROAD (between . Kandapola and St. Margaret's).

Government moiety ... Rs. 4,000 Private contributions ... Rs. 4,000

1st section Proprietors or Agents.	on, 1 mile. Estates.	Acre	age.
Leechman & Co	Kenmare Dovedale		167 30
Leechman & Co	ection, 2 miles. The Park	***	237
W. Megginson	oction, 4 miles. St. John's Dukinfield Brookside	•••	274 274 280

1st to 6th sec	ction, 6 miles.	
Proprietors or Agents.	Estates.	Acreage.
Anglo Ceylon and General		_
Estates Co., Limited Maturata Tea Estates Co.,	Glen Devon	482
Limited	Mahakudagalla	304
	ction, 8 miles.	•••
Standard Tea Co	Conygar	176
Do	Eskdale	238
Do	Liddesdale	810
Do	St. Leonard's	725
The Galaha Ceylon Tea		
Estates and Agency Co.,	•	
Limited	$\mathbf{Ragalla}$	999
1st to 9th se	ction, 9 miles.	
Bois Brothers & Co	Stafford	183
The Galaha Ceylon Tea		
Estates and Agency Co.,		
Limited	Halgranoya	392
1st to 12th se	ction, 12 miles.	
Standard Tea Co	Gordon	378
Anglo Ceylon and General		
Estates Co., Limited	Delmar	1,322
	ection, 13 miles.	,
North C. Davidson	Amherst & Stock	khill 426
Do	Gracelyn	137
Do	Kadewatta	81
P. L. Muttu Carpen Chetty	Mousa No. 2	125
, -	ection, 14 miles.	
J. Anstruther and C. Bagot	Waldemar	627
Do	Gomalie	190
Do	Oulton	156
K. M. J. Fernando	Haputalewatta	89
1	ction, 16 miles.	
J. Peterson	Allagalla	331
Whittall & Co.	· Gampaba	005
Do	Kirklees	717
J. P. Green & Co	Beckington	25
Colombo Commercial Co.,	6	
Limited	Galaboda	180
Cumberbatch & Co	Alnwick	938
Leechman & Co	St. Margaret's	and
	Mousa No. 1	343
Standard Tea Co	Tulloes	419
Lanka Co., Limited	Rappahannock	473
F. J. Whittall and Preston	Lucky Land	88
And at the same time a	and place the Com	nittee will

take evidence, if necessary, and receive and consider objections and suggestions.

> R. A. G. FESTING, for Chairman.

Provincial Road Committee's Office, Kandy, May 26, 1902.

Pupuressa Road.

OTICE is hereby given that in terms of "The Branch Roads Ordinance, 1896," a meeting of the proprietors or resident managers of estates interested in the above road will be held on Thursday, June 19, 1902, at 9 A.M., at Pupuressa factory.

Business.

1. To elect a Local Committee for the two years

ending June 19, 1904.

2. For the Local Committee to consider and report to the Provincial Committee with regard to the acreage of estates, and the sections for which they are to be assessed for maintenance during 1902.

R. A. G. FESTING, for Chairman.

Provincial Road Committee's Office, Kandy, May 26, 1902.

Nugatenna-Deanstone Road.

NOTICE is hereby given that in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Saturday, June 7, 1902, at 1 o'clock P.M., at the Waitalawa bungalow, to consider and report to the Provincial Road Committee, Kandy, with regard to the acreages of estates and the sections for which they are to be assessed for maintenance during 1902, and to transact such other business as may come before it.

RICHARD BURKE, Chairman, Local Committee.

Waitalawa estate, Teldeniya, May 15, 1902.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE JAFFNA AGRICULTURAL COMPANY, LIMITED.

1. The name of the Company is "THE JAFFNA AGRICULTURAL COMPANY, LIMITED."

2. The registered office of the Company is to be established at Jaffna town.

3. The object for which the Company is established is to acquire lands in Ceylon for the cultivation of paddy, tobacco, and such other products, as the Directors of the Company may deem expedient.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is Rs. 100,000, divided into 5,000 shares of Rs. 20 each, with power to increase or reduce the capital.

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:—

•	4	•	4.4	 -	
Names and Addresses of Subs	cribers.				ber of Shares taken by each Subscriber.
WM. MATHER Jaffna	•••			•••	\mathbf{F} ift \mathbf{y}
	•••		***	•••	Fifty
	•••		•••	•••	Fifty
M. M. MEYDEEN & Co., Jaffn:	а		***	•••	Fifty
A. KANAGASABI, Jaffna	•••			•••	\mathbf{F} ifty
V. Casippillai, Jaffna	•••		•••	•••	Fifty
J. S. SATHUPATHY, Jaffna	•••		•••	•••	Fifty

Witness to these signatures:

WM. BRYANT.

Jaffna, 16th May, 1902.

ARTICLES OF ASSOCIATION OF THE JAFFNA AGRICULTURAL COMPANY, LIMITED.

REGULATIONS.

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.

BUSINESS.

2. The Company shall proceed to carry on business as soon after the registration thereof as the Directors shall think fit, and notwithstanding that the whole of the shares shall not have been subscribed, or applied for, or allotted, they shall do so as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed, or applied for, or allotted.

3. The business of the Company shall be carried on by the Directors, subject to the control

of general meetings, in accordance with these regulations.

SHARES.

4. The shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons, on such terms and conditions, and at such times as the Directors think fit.

5. Every person taking any share in the Company shall testify his acceptance thereof, by

writing under his hand, in such form as the Directors may from time to time specify.

6. Of the full amount of Rs. 20 per share, a sum of Rs. 5 shall be paid on application, a further sum of Rs. 5 shall be paid on allotment, and the remaining sum of Rs. 10 shall be paid at such times and in such instalments as the Directors may from time to time regulate.

The Company shall, before making any calls upon the Shareholders in respect of moneys due from them on their shares, give three months' notice of each such call by serving written notice

thereof on the Shareholders in manner hereinafter prescribed.

8. If on or before the day appointed for payment any Shareholder does not pay the amount due from him, then such Shareholder shall be liable to pay interest for the same, at the rate of 12 per cent. per annum, from the date of default till the time of payment in full of such amount.

9. The shares shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares and may add to such shares such an amount of premium as they

may consider proper.

10. Each Shareholder shall be liable to pay the amount of calls made on him to the person,

and at the time, and at the place appointed by the Directors.

11. The call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

12. If several persons are joint-holders of any share, any one of such persons may give effectual

receipt for any dividend payable in respect of such share.

13. The certificate of title to shares shall be issued under the seal of the Company, and signed by two Directors and the Secretary, or in such other manner as the Directors shall prescribe.

14. Every Member shall be entitled on payment of 50 cents to one certificate for all shares registered in his name, specifying the share or shares held by him and the amount paid up thereon.

15. If such certificate is worn out or lost it may be renewed on payment of 50 cents.16. No person shall exercise any rights of a Member, until his name shall have been entered in the Register of Members, and he shall have paid all moneys payable for the time being on every share held by him.

TRANSFER OF SHARES.

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

18. Any Member may, with the consent of the Directors previously obtained, transfer all or any of his shares. The instrument of such transfer shall be in writing, signed both by the transferor and the transferee. And the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register.

19. The instrument of transfer shall be presented to the Company, accompanied by such evidence as they may require to prove the title of the transferor, and thereupon the Company shall

register the transferee as a Shareholder.

20. The transfer books shall be closed during the fourteen days immediately preceding the

Ordinary General Meeting in each year.

21. The executors, administrators, or heirs of a deceased Shareholder shall be the only persons

recognized by the Company as having any title to his share.

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

23. Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share. The person so becoming entitled shall testify such election by executing to

his nominee a transfer of such share.

CALLS.

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

25. The notice shall name a further day, and a place or places, on and at which such money is to be paid. It shall further state that in the event of non-payment at the time and place appointed

the share in respect of which such money is due is liable to be forfeited.

26. If the requisitions of any such notice are not complied with, any share in respect of which such notice has been given may, at any time thereafter, be forfeited by a resolution of the Directors to that effect.

27. Any shares so forfeited shall be deemed to be the property of the Company, and may be

disposed of in such manner as the Company thinks fit.

28. Any Shareholder whose share has been forfeited shall, notwithstanding, be liable to pay to the Company all moneys owing upon such share at the time of forfeiture.

CAPITAL.

29. The Directors may, with the sanction of the Company previously given in General Meeting,

increase its capital by the creation of new shares.

30. 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, whether with reference to the payment of calls, or otherwise, as if it had been part of the original capital.

MEETINGS.

31. The first General Meeting shall be held at such time, not being more than twelve months

after the Company begins business, and at such place as the Directors may determine.

32. Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in General Meeting, and, if not so prescribed, then, at such place, and at such time, in the month of May, in each year, as the Directors shall determine.

33. The above-mentioned General Meetings shall be called Ordinary Meetings. All other

General Meetings shall be called Extraordinary.

34. The Directors may, whenever they think fit, and they shall, upon a requisition made in writing by any number of Shareholders holding in the aggregate not less than one-fifth part of the shares of the Company, convene an Extraordinary General Meeting.

35. Any requisition so made by the Shareholders shall express the object of the meeting

proposed to be called, and shall be left at the registered office of the Company.

36. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene a General Meeting; if they do not proceed to convene the same within twenty-one days from the date of the requisition, the requisitionists, or any other Shareholders holding the required number of shares, may themselves convene a meeting.

37. Twenty-one days' notice at least, specifying the place and the hour of meeting and the

purpose for which any General Meeting is to be held, shall be given by advertisement, or in such

other manner as may be prescribed by the Company.

38. Any Shareholder may, on giving not less than seven days' previous notice of any resolution,

submit the same to a meeting.

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

the Company.

40. No business shall be transacted at any meeting, except the declaration of dividend, unless a quorum of Shareholders is present at the commencement of such business, and such quorum shall be ascertained as follows; that is to say, if the Shareholders belonging to the Company at the time of the meeting do not exceed twenty in number, the quorum shall be ten; if they exceed twenty, there shall be added to the above quorum one for every additional ten Shareholders, with this limitation, that no quorum shall in any case exceed thirty.

41. If within one hour from the time appointed for the meeting, the required number of Shareholders is not present, the meeting, if convened upon the requisition of Shareholders, shall be dissolved. If any other case it shall stand adjourned to the following day, at the same time and place, and if at such adjourned meeting the required number of Shareholders is not present, it shall be

adjourned sine die.

42. The Chairman, if any, of the Board of Directors, shall preside as Chairman at every meeting of the Company. If there be no such Chairman, or if at any meeting he is not present, the Shareholders present shall choose one of their number to be Chairman of the meeting.

43. 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.

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

45. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs, and the results of such poll shall be deemed to be the resolution of the Company

in General Meeting.

46. Every Shareholder shall have one vote for every share held by him.
47. If any Shareholder is a minor, lunatic, idiot, or prodigal, he may vote by the person

legally appointed to the charge and administration of his property.

48. If two or more persons are jointly entitled to a share or shares, the person whose name stands first in the register of the Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the renew

49. No Shareholder shall be entitled to vote at any meeting, unless all moneys due from him

to the Company are paid.

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

seal, and shall have affixed thereto a stamp of such value as shall in law be requisite.

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

DIRECTORS.

52. Until otherwise determined by a General Meeting, the number of Directors shall not be less than nine nor exceed sixteen.

53. The qualification of a Director shall be the holding of 50 shares, or the obtaining of votes

of a person or persons holding 100 shares in the aggregate.

54. The first Directors shall be Messrs. A. Kanagasabai, V. Casipillai, R. M. Velupillai, S. Asaipillai, S. Velupillai, R. C. Alexander, Wm. Mather, M. Sinnappoo, S. Tambyapillai, C. Tirunavukarasu, M. M. Meydeen, Isaac Tambyah, G. S. Johnpullai, S. Visuvappah, A. Sabapathy, J. S. Sathupathy.

55. Any casual vacancy in the Board may be filled up by the Board, but any person so chosen

shall hold office only until the next Annual General Meeting.

56. As remuneration for their services the Directors shall be entitled to receive out of the funds of the Company such annual sum as may be voted by the Shareholders in General Meeting. Such remuneration shall be exclusive of any sum paid by way of salary or remuneration to any Managing Director or Directors, and shall be divided among the Directors as they may determine.

57. The office of a Director shall be vacated—

(1) If he ceases to hold the number of shares or votes qualifying him for the office.

(2) If by notice in writing to the Company he resigns office.(3) If he becomes insolvent.

(4) If he is found lunatic or becomes of unsound mind.

The Company may, by special resolution, remove any Directors before the expiration of his term of office and appoint another Member in his stead.

59. At every Ordinary Meeting of the Company the whole of the Directors shall retire from

office, but they shall be eligible for re-election.

60. The Directors may from time to time appoint one or more of their body to be Managing Director or Directors of the Company, either for any fixed term, or without any limitation as to the period for which he is to hold such office and may, subject to any contract between him and the Company, from time to time remove or dismiss him from office, and appoint another in his place. The remuneration of the Managing Director shall be fixed by the Directors and may be by way of salary, commission, percentage, or participation in profits, or by any or all of these modes. The Directors may from time to time entrust to and confer upon a Managing Director such of the powers exercisable by them as they think fit, subject to such terms and conditions as they may prescribe.

61. The Directors may meet together for despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the trans-

action of business, and until otherwise determined, seven shall form a quorum.

62. A Director may, and the Secretary at the request of any Director shall, at any time convene a meeting of the Directors. Questions arising at any meeting of the Directors shall be decided by a majority of votes of the Directors present; and in case of equality of votes the Chairman shall have a casting vote.

63. The Directors may elect a Chairman of their meetings, and may determine the period for which he shall hold office. If such Chairman has not been appointed, or if he is not present at the time appointed for a meeting, the Directors present shall choose some one of those present to be Chairman of such meeting.

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

used for that purpose-

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

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

(3) Of all orders made by the Directors.

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

And any such minute as aforesaid, if signed by any person purporting to be the Chairman of any meeting of Directors, shall be receivable in evidence without any further proof.

65. A resolution in writing signed by all the Directors shall be as valid and effectual as if it

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

66. The Directors may delegate any of their powers to committees consisting of such Member or Members of their body as they think fit, and may revoke the appointment of any such committee. Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulation that may from time to time be imposed on it by the Directors.

67. The meetings and proceedings of any such committee consisting of two or more Members shall be governed by the provision herein contained for regulating the meetings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment

of the committee, or by any such regulation as aforesaid.

DIVIDEND.

68. The Directors may, with the sanction of the Company in General Meeting, declare a dividend to be paid to the Shareholders in proportion to their shares.

69. No dividend shall be payable, except out of the profits arising from the business of the

Company and with the senction of the Directors.

70. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies or for equalizing dividends, or for repairing or maintaining the works connected with business of the Company or any part thereof, and the Directors may invest the sum so set apart as a reserve fund upon such security as they may with the sanction of the Company select.

71. The Directors may deduct from the dividends payable to any Shareholder all such sums

of money as may be due from him to the Company on account of calls or otherwise.

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

73. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post, or otherwise, to his registered place of abode, and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.

The Directors shall cause true accounts to be kept of the moneys received and expended by the Company and all matters in respect of which such receipts and expenditure take place and of the property, assets, credits, and liabilities of the Company. But no Member shall have any right to insist on the inspection of any account book or document of the Company, except as conferred by the Ordinance, or authorized by the Directors, or by a resolution of the Company in General Meeting.

ACCOUNTS.

75. Once at least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the Company for the past year, made up to a date not

more than three months after the financial year.

76. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other matters

Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of the profit and loss may be laid up before the meeting, and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the year.

78. At the ordinary meeting in each year the Directors shall lay before the Company a

balance sheet containing a summary of the property and liabilities of the Company.

79. A printed copy of such balance sheet shall, fourteen days previously to such meeting, be delivered or sent by post to the address of every Shareholder.

AUDIT.

80. The accounts of the Company shall be examined and the correctness of the balance sheet ascertained by one or more Auditors to be elected by the Company in General Meeting.

81. The remuneration of the Auditors shall be fixed by the Company at the time of their

election.

82. If any casual vacancy occurs in the office of Auditors, the Directors shall forthwith call an Extraordinary General Meeting for the purpose of supplying the same.

83. The Directors shall appoint the first Auditor or Auditors to audit the accounts of the Company until the first Ordinary General Meeting, and fix the remuneration payable to them.

84. Every Auditor shall be supplied with a copy of the balance sheet, and it shall be his duty

to examine the same with the accounts and vouchers relating thereto.

85. Every Auditor shall have a list delivered to him of all the books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may at the expense of the Company employ accountants or other persons to assist him in investigating such accounts, and he may in relation to such accounts examine the Directors or any other officer of

the Company.

86. The Auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is full and fair, containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs; and in case they have called for explanations or information from the Directors, whether such explanations or information have been given by the Directors, and whether they have been satisfactory; and such reports shall be read together with the report of the Directors at the Ordinary Meeting.

NOTICES.

87. Notices requiring to be served by the Company upon the Shareholders may be served either personally, or by leaving the same, or sending them through the post, at their registered places

88. Every Shareholder shall give an address which shall be deemed his place of abode, and

shall be registered as such in the books of the Company.

89. Any notice sent by post shall be deemed to have been served at the time when the letter concerning same is posted, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put in a Post Office box or handed in at a Post

WM. MATHER, Jaffna.

R. C. ALEXANDER, Jaffna.

S. TAMBYAH PILLAI, Jaffna.

M. M. MEYDEEN & Co.

A. KANAGASABAI, Jaffna.

V. Casippillai, Jaffna.

J. S. SATHUPATHY, Jaffna.

Witness to these Signatures: WM. BRYANT,

Jaffna, 16th May, 1902.

The Ankande Estate Company of Ceylon, Limited.

OTICE is hereby given that the Sixth Ordinary General Meeting of Shareholders will be held at the registered office of the Company, No. 3, Baillie street, Fort, Colombo, on Monday, 16th June, 1902, at 3 P.M.

By order of the Directors,

BAKER & HALL, Agents and Secretaries.

Colombo, May 29, 1902.

The Ceylon Standard Press Company, Limited.

OTIUE is hereby given that the adjourned Fourth Annual General Meeting of this Company will be held at No. 15, Chatham street, Colombo, on Tuesday, the 17th June, 1902, at 4.30 P.M.

Rusiness

To receive the Report of the Directors and Statement of Accounts for the year ended 30th September, 1901.

To elect Directors and an Auditor. To fix date for next General Meeting.

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

By order of the Directors,

T. M. PINTOE,

Colombo, May 26, 1902.

Secretary.

T SHALL cause to be sold by public auction at the insolvent's late place of business at Kochchikada, at 9 A.M. on Thursday, 29th instant, a large glass almirah; and at No. 4, Main street, Negombo, at 9 A.M. on Saturday, 31st instant, a variety of cloths, silks, and other shop goods. Property belonging to the insolvent estate of B. de Croos.

C. E. KARUNARATNA, Assignee.

Negombo, May 19, 1902.

J. VALLIPURANATHER GANAPATIPILLAI of No. 55, Cheku street, Colombo, do hereby give notice, in terms of section 8 of Ordinance No. 2 of 1877, of my intention, three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public for the District of Kurunegala, to practise in the Tamil language.

J. V. GANAPATIPILLAI.

Colombo, May 26, 1902.

ඉති සෙක්තුවීදියේ පදිංචි ජේ. වල්ලි ඉති. වල්ලි පුරනාදර් කතවදිපුල්ලෙ වන මම වසි 1877 තේ 2 වෙන් ඉලක්කමේ ආශ්ය පණනේ 8 වෙන් වහන්තියේ පුකාරයට මෙවක් පටන් තුන්මාස යක් ඉකුත් උනාසින් පසු කුරුනෑශල පලාතට දිස්තුක්කුවට පසිඩ නොතාරිස්කෙනෙක් මෙන් දෙමල භාෂාවෙන් වැඩ කෙරීමට පත්කරන ලෙස ගරුකට යුතු අණ්ඩුකාර උතුමාතන්වහන්සේ ගෙන් ඉල්ලන්ට අදහස්කරනන සිරින බව මෙ සින් දුතුම්දෙම්.

ජේ. වල්ලිපුරනාදඊ කනවදි පුල්ලේ. වඹ 1902 ක්වූ මැයි මස 26 වෙනි දින කොලඹ දීය. கொழும்பைச் சேர்ந்த செக்கடித்தெருவிலிருக்கும் தே. வல்லிபுரநாதர் கணபதிப்பின்றோயாகிய நான் கஅன் ம் ஆண்டின் உம் இலக்கக் கட்டனேச் சட் டத்தின் அம் பிரிவின்படி மூன்ற மாதத்திற் பிறகு குருநாகல் டிஸ்திறிக்கில் பிரசித்த நொத்தாரி சுவாகத் தமிழ்ப்பாஷையில் பணிவிடை நடத்திவர எண்ண ஏற் றுக்கொள்ளும்படி கணம்பொருந்திய அதியுத்தம தே சாதிபதியிடம் கேட்கப் போகிறேணென்ற இத்தா லறி விக்கிண்றேன்.

தே.வல்லிபுராதர் கணபதிப்பிள்ளே.

கொழும்பு, ககருஉ ம் இரு வைகாசிமீ உசு ர் உ.

In terms of the provisions of the 8th section of Ordinance No. 2 of 1877, I, KARUNAMUNI HARMANIS DE SILVA, residing at Waskaduwa in the District of Kalutara, hereby give notice that it is my intention, three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public, to practise in the Sinhalese language in the District of Kalutara

Waskaduwa, May 9, 1902.

මේ 1877 නොම්මර 2 කෝ රෙකුලාසියේ 8 වෙනි වගන්තියේ පුකාරයට කළුතර දිස්ති ක්කුවේ වස්කඩුවේ පදින්වී කරුනාමුනි හර් මානිස් ද සිල්වා වනම්ම මෙවක්පටත් මාස කුනක් පසුඋතුතැන කළුතර දිස්තික්කුවේ සිංහළ භාෂා වෙන් පුසිබ නොතාරිස්කෙනෙක්සේ වැඩ කර ත්ට බලේ ලබාගැණීමට ගරුකටයුතු ලංකාවේ උතුමානන්වහන්සේගෙන් ඉල්ළීම් කරන්ට අද හස්කරගෙණි සිටින බව මෙයින් දනුම්දෙමි.

විෂී 1902 ක්වූ මැයි මස 9 වෙනි දින වස්කඩුවේදීය.

கலுத்தறை பகுதியைச்சேர்ந்த வண்கை கைவையில் வேகிக்கும் கருணுமுனி அறமானிஸ் தெ சில்வா வாகிய நான் 1877 ம் ஆண்டின் 2 ம் கட்டுளேச்சட்டத்தின் 8 ம் பிரிவின் பிரகாரம் இதனருத்த மூன்ற மாதங்களின் பின் கலுத்த ரை குதியில் சிங்களபாகை ஆயில் பிரசித்த கொத்தாரிஸ் உத்தியோகம் நடத்துவதற்கு ஏற்றுக்கொள்ளும்படி உத்தம தேசாதிபதியஉர்களுக்கு விண்ணப் பம்செய்ய யெண்ணியிருக்கிறேன் என்பதை இதனுல் விஞ்ஞாபணம்செய்கிறேன்.

வண்க்கினை, 1902 ம் இல் வைகாசி**முர் 9 க் உ**.

Batticaloa Club.

THE Annual Meeting of the Shareholders of the Batticaloa Club will be held on the 31st May, 1902, at the Club, at 9 o'clock A.M., to receive Directors' report.

By order,

H. ERSKINE, Honorary Secretary.

Batticaloa, May 15, 1902.