

APPOINTMENTS, &c.

No. 242.—His Excellency the Governor has been pleased to re-appoint Mr. CHAN KAI-MING to be a Member of the Sanitary Board for a further term of three years, with effect from the 16th April, 1918.

27th June, 1918.

NOTICES.

TREASURY.

No. 243.—Financial Statement for the month of March, 1918.

REVENUE AND EXPENDITURE.

Balance of Assets and Liabilities on 31st December, 1917,.....	\$ 3,268,061.82
Revenue from 1st January to 31st March, 1918,	4,311,813.55*
	<u>7,579,875.38</u>
Expenditure from 1st January to 31st March, 1918,.....	2,463,924.19*
Balance,.....	\$ 5,115,951.19

Assets and Liabilities on the 31st March, 1918.

LIABILITIES.		ASSETS.	
	\$ c.		\$ c.
Deposits not Available,	850,433.22	Subsidiary Coins,	1,511,377.54
Postal Agencies,	6,765.07	Advances,	631,778.96
Crown Agents' Current Account,	† 1,836.91	Imprest,	33,327.25
Exchange,.....	1,353.89	House Service Account,	2,609.61
Total Liabilities,.....	860,389.09	Crown Agents' Deposit Account,.....	† 617,575.10
Balance,.....	5,115,951.19	Crown Agents' Drafts,	19,075.28
		Unallocated Stores, (P.W.D.),.....	106,078.98
TOTAL,.....\$	<u>5,976,340.28</u>	Unallocated Stores, (Railway),	124,848.94
		Coal Account, No. 1,.....	363,257.32
		Coal Account, No. 2,.....	13,951.29
		Investment Account,	1,784,628.41
		Suspense Account,.....	1,974.35
		Balance, Bank,	765,857.25
		TOTAL,.....\$	<u>5,976,340.28</u>

A. M. THOMSON,
Treasurer.

24th June, 1918.

* Exclusive of Crown Agents' accounts for January, not yet received.

† Book balances, Hongkong; Crown Agents' accounts for January not received.

No. 244.—It is hereby notified that Notifications Nos. 425 and 524 of 1915, which exempted from the operation of sections 4 and 5 of the Trading with the Enemy Second Amendment Ordinance, 1915, and from the operation of sections 5 and 6 of the Trading with the Enemy Third Amendment Ordinance, 1915, respectively, all liquidators appointed under the provisions of the Alien Enemies (Winding up) Ordinance, 1914, must be read as applying only to the liquidators as liquidators and not as applying to them in their individual capacities. In other words the general obligation to make returns and payments to the Custodian of Enemy Property apply to every such liquidator except where the matter in question is one which concerns only the person, firm or company whose affairs such liquidator has been appointed to wind up.