India Office, S.W. 1, 22nd November, 1924.

The KING has been pleased to appoint the following three gentlemen to be Judges of the High Court of Judicature at Rangoon, viz.:-

Edward Dyce Duckworth, Indian Civil Service.

(2) Mr. Parungavur Narasimha Chari, Pleader of the High Court at Rangoon.

Joseph Augustus Maung Barrister-at-Law.

Two of the above appointments constitute an addition to the permanent strength of the Court. The third appointment is in place of Mr. Justice May Oung, who has resigned.

> India Office, S.W., 28th November, 1924.

The KING has been pleased to appoint May Oung, Esquire, Judge of the High Court, Rangoon, to be a Member of the Executive Council of the Governor of Burma, in suc-cession to Sir Maung Kin, K.C.I.E., deceased.

> India Office, S.W., 28th November, 1924.

The KING has been pleased to appoint Sir Montagu Sherard Dawes Butler, C.B., C.I.E., C.V.O., C.B.E., to be Governor of the Central Provinces, in succession to Sir Frank George Sly, K.C.S.I., whose tenure of office will expire in January, 1925.

THE ABERTILLERY AND DISTRICT WATER BOARD.

Whereas the Abertillery and District Water Board have made application to the Minister of Health for the issue of a Provisional Order under Sections 297 and 303 of the Public Health Act, 1875, partially to repeal, alter or amend the Abertillery and District Water Board Act, 1910, so as:-

 To restrict the term of office of members elected to the said Board in 1927 to a period of one year only, and to provide that members elected to the said Board in 1928 and in each third successive year thereafter shall hold office for a period of three

years as heretofore; and
(2) For the several purposes of the Application or for purposes connected with, incidental to, or consequent on those purposes to make any such alteration or amend-ment of the said Local Act or of any other Local Act or of any Act confirming a Provisional Order made in pursuance of any of the Sanitary Acts or of the Public Health Act, 1875, and in force in the limits of supply of the said Board as may be necessary or desirable:

And whereas it is proposed that a Provisional Order should be issued in compliance

with the said Application:

Notice is hereby given that C. R. Kerwood, Esq., one of the Inspectors of the Ministry of Health will attend at the County Hall, New-port, on Wednesday, the seventeenth day of

December, 1924, at eleven o'clock in the forenoon, to hold a Local Inquiry into the subjectmatter of the said Application and the proposed Provisional Order.

And notice is hereby further given that any person interested may attend at such Inquiry and be heard with reference to the said Application and the proposed Provisional Order.

I. G. Gibbon,

Assistant Secretary.

Ministry of Health, Whitehall, S.W. 1. 1st December, 1924.

SWANSEA.

Whereas the Mayor, Aldermen, and Burgesses of the Borough of Swansea (hereinafter called the Corporation), being the Urban Sanitary Authority for the said Borough, have made application to the Minister of Health for the issue of a Provisional Order under Sections 297 and 303 of the Public Health Act, 1875, partially to repeal, alter or amond the Swansea Corporation Act, 1902, the Swansea Corporation Act, 1912, and the Swansea Corporation Act, 1922, so as:--

- (1) To enable the Corporation to advance a sum or sums of money to the Swansea Improvements and Tramways Company for the purpose of enabling the said Company at the request of and by agreement with the Corporation to undertake the doubling and improvement of tramway tracks belonging to the said Company within the Borough, such sums to be advanced out of:
 - (a) The Tramway revenue of the Corporation, or

(b) The monies referred to in Section 36 of the said Local Act of 1922, or

- (c) Monies which the Corporation may borrow for the purpose with the consent of the Minister of Transport;
- (2) To repeal Section 80 (Regulation dust-
- oins) of the said Local Act of 1912;
 (3) To enable the Corporation to prescribe the size and materials of ashbins for use within the Borough and to provide that any ashbin required by the Corporation to be provided by the owner or occupier of any premises shall be of the size and materials so prescribed;
- (4) To enable the Corporation in any case in which an ashbin already provided by the owner or occupier of any premises is not of the size and materials so prescribed and in any case in which an ashpit or other receptacle for refuse not being an ashbin of the size or materials so prescribed is in use in connection with any premises, either
 - (a) themselves at the cost of the owner or occupier to provide or supply an ashbin of the prescribed size and materials; or
 - (b) to require the owner or occupier to substitute such an ashbin for the ashbin ashpit or other receptacle in use;
- (5) To provide that the owners or occupiers of all premises in connection with which an ashbin of the prescribed size and materials has been provided shall pay to the