

# Ceylon Government Gazette

### Published by Authority.

### No. 5,156-FRIDAY, JULY 22, 1892.

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SUPPLEMENTS. Police Weekly Circular No. 987.

### VAPPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to encount Mr. W. D. Tor pleased to appoint Mr. W. R. B. SANDERS to act as Assistant at Mátara to the Government Agent for the Southern Province, in addition to his own duties, from the 21st to the 26th instant, during the absence of Mr. C. J. R. LE MESURIER from the station, and while so acting to be Superintendent of the Prison at Mátara and a Visitor of the Post Offices in that District.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

IS Excellency the Governor has been pleased to appoint Mr. J. S. DRIEBERG to act as Commissioner of Requests and Additional Police Magistrate, Colombo, for the 22nd and 23rd instant, in addition to his own duties, during the absence of Mr. H. WHITE on leave.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

Colonial Secretary's Office, Colombo, July 21, 1892.

[No. 5,156

**THE EXCELLENCY THE GOVERNOR** has been pleased to appoint Mr. ALEXANDER WIJAYA-TUNGA GUNARATNA, of Mádampé, to be a Notary Public at Mádampé and throughout the Yágampattu, in the District of Chilaw, North-Western Province.

> By His Excellency's command, J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. B. W. BAWA, Advocate, to act as Registrar of Lands, Kégalla, on the 21st and 22nd instant, during the absence of the Registrar, Mr. S. D. EKANÁYAKA, on leave.

By His Excellency's command, J. A. SWETTENHAM, Acting Colonial Secretary. Colonial Secretary's Office, Colombo, July 21, 1892. HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments :-

EDWIN ABESUNDARA WIRASINHA to act as Registrar of Marriages, Births, and Deaths of Tangalla, for four days from the 27th instant during the absence of the Registrar, NICHOLAS DE SILVA EDIRISINHA, on leave. His office will be at the usual place.

JAMES AURELIUS RODRIGO WIRASINHA GUNAWAR-DANA to act as Registrar of Marriages, Births, and Deaths of P¢liyagoda and Hendale divisions of the Rágam pattu in Alutkúru kóralé South, Colombo District, from the 24th instant to the 7th proximo inclusive, during the absence of the Registrar, JOHANUS RODRIGO WIRASINHA GUNAWARDANA, on leave. His office will be at the usual place at Hendala.

By His Excellency's command, J. A. SWETTENHAM, Acting Colonial Secretary. Colonial Secretary's Office, Colombo, July 22, 1892.

### GOVERNMENT NOTIFICATIONS.

WITH reference to the notice dated June 30, 1892, published in the *Gazette* of July 1, 1892, notifying that the Coinage (Ceylon) Order, 1892, will come into operation from the 1st day of October, 1892, HIS EXCELLENCY THE GOVERNOE has been pleased to direct that the Order of Her Majesty the QUEEN in Council therein referred to be published for general information.

Colonial Secretary's Office, Colombo, July 21, 1892. By His Excellency's command, J. A. SWETTENHAM, Acting Colonial Secretary.

At the Court at Windsor, the 28th day of June, 1892.

Present :

The Queen's Most Excellent Majesty.

Lord President.

Lord Chamberlain.

Secretary Lord Knutsford.

WHEREAS by the Coinage (Ceylon) Order, 1892, Her Majesty was pleased, by and with the advice of Her Privy Council, and by virtue of all powers vested in Her Majesty in that behalf, to make a law respecting the coins which are to be the subject of contract and to constitute legal tender in Her Majesty's Colony of Ceylon :

And whereas by the 10th section of the aforesaid Order it is declared that such Order shall come into operation on a day named in such section :

And whereas it is deemed expedient that the commencement of the aforesaid Order should be postponed :

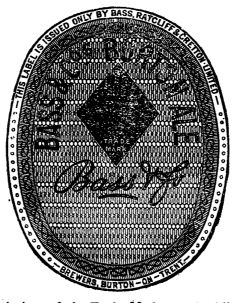
Now therefore Her Majesty, by and with the advice of Her Privy Council, and by virtue of all powers vested in Her Majesty in that behalf, doth hereby ordain-

(1) Section 10 of the Coinage (Ceylon) Order, 1892, is hereby repealed.

(2) The Coinage (Ceylon) Order, 1892, shall come into operation on the First day of October, 1892. C. L. PEEL.

•••		1,448 320	•••	811
•••		320 ·		
		040		224
•••		228	•••	19
••-	•••	147	•••	
•••	•••	924	•••	338
	Total	3.067		1,392
	••-	••- •••	··· 147 ··· 924	··· ·· ·· ·· 147 ··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·

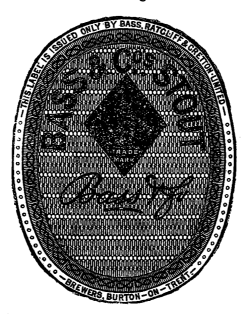
J. A. SWETTENHAM, Acting Colonial Secretary. IN compliance with the provisions of the "Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :—



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a diamond; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address,

Colonial Secretary's Office, Colombo, July 2, 1892. J. A. ŚWETTENHAM, Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :—



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a diamond; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address.

Colonial Secretary's Office, Colombo, July 2, 1892. J. A. SWETTENHAM, Acting Colonial Secretary. (1\*) TN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREAST have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :---



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a triangle; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address.

Colonial Secretary's Office, Colombo, July 2, 1892. J. A. SWETTENHAM, Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messers. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of William Jackson & Co., of Sheaf Island Works, Sheffield, for iron and steel and other unwrought and partly wrought metals used in manufacture, in class 5; for lancets, fleams, surgical scissors, and surgical cutlery, in class 11; for cutlery and edge tools, including files, saws, shears, scissors, razors, and all other goods having a cutting edge, in class 12; for hammers, anvils, vices, hoes, spades, shovels, engineers' and other tools not having a cutting edge, corkscrews, gimlets, braces and bits not having a cutting edge, and all other metal goods of steel or of steel and iron combined, and not included in other classes, also ironnongery and hardware, in class 13; and for goods of precious metals and imitations thereof, including Sheffield and other plated goods and silver plate, in class 14, in the Classification of Goods in the above-mentioned regulations :—

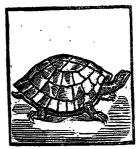
Colonial Secretary's Office, Colombo, July 13, 1892.



J. A. SWETTENHAM, Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. Whittall & Co. have applied for the registration of the following Trade Mark for Tea in class 42 in the Classification of Goods in the above-mentioned regulations :--

Colonial Secretary's Office, Colombo, July 15, 1892.



J. A. SWETTENHAM, Acting Colonial Secretary,

### JULY 22, 1892]

#### CEYLON GOVERNMENT GAZETTE

### Comparative Statement of the Actual Revenue of the Colony for the Six Months ended June 30, 1891 and 1892.

	REVENUE.					1891.		1892.		Increas	ie.	Decreas	ю.
						Rs.	C.	Rs.	c.	Rs.	c.	Rs.	C.
Customs		•••			•••	1,937,631	27	2,015,887	82	76,256	55	·	
Fort, Harbour, Wharf, ar Licenses, Excise, and	nd Lighthous Internal R	e Dues evenue	not	other	wise		31	370,371	٥٥	172	19		
classified Fees of Court or Office, 1	•••	•••				1.963.681	80	2,105,420	85	141,739	5		
Reimbursements in aid		~poon				· ##0 001	82	616,071	571	53,149	751		
Post and Telegraph	•••	•••		•		m1'001		247,694		175,732			
Government Railways	•••				•••	2,185,636		2,356,502		170,866	48		
Rent of Government Pro	perty					44,250		48,678	1	4,427	63		
Interest	•••	•••				139,542	13	107,559	78			\$1,982	35
Miscellaneous Receipts	•••	• -				172,184	61	230,528	18	58,343	57	-	
Sale of Government Prop	erty	•••			•••	592,691	33	587,385	56			5,305	77
	Total exclu	sive of	Land	Sales		8,040,700	69	8,684,099	96 <del>1</del>	680,687	39i	37,288	12
Land Sales	•••	•••				78,763	59	194,495	88	115,732	29		
			•	Total		8,119,464	28	. 8,878,595	84 <u>1</u>	796,419	68 j	37,288	12
,	•		<del>,</del>			De	educ	t Decrease		37,288	12		
								стеале		759,131	[		

Norm.—The apparent large increase in 1892 under "Post and Telegraph" is due to the receipts on account of Postage Stamps being classified under this head. In 1891 they were accounted for under the general head "Stamps," and are included in item No. 3, "Licenses," &c.

Audit Office, Colombo, July 18, 1892.

ALLANSON BAILEY, Acting Auditor-General and Controller of Revenue.

### Comparative Statement of the Estimated and Actual Revenue of the Colony of Ceylon for the Six Months ended June 30, 1892.

. 1	REVENUE.				1892. Estimateo	1.	1892. Actual		Increas	e.	Decreas	ie.
:					Rs.	0.	Rs.	0.	Rs.	c.	Rs.	Ģ,
Customs		•••	•	•••	2,000,000	0	2,013,887	82	13,887	82		
Port, Harbour, Wharf, an Licenses, Excise, and	nd Lighthouse D Internal Reven	ues ue not	otherw	 ise	395,000	0	370,371	50	_		24,628	50
classified fees of Court or Office,	•••	•••			1,927,500	0	2,105,420	85	177,920	85		
Reimbursements in Ai	i i	***	1008, 1		645,000	0	616,071		10,194	10	28,928	42
Post and Telegraph Iovernment Railways	•••	•••		••••	237,500 2,400,000	0	247,694 2,356,602			1	48,497	41
Rent of Government Proj Interest	perty	•••		•••	392,50 318,000	0	48,678 107,559	1 78	9,428	1	10,440	22
Miscellaneous Receipts sale of Government Prop	•••	•••		•••	155,750 651,250	0	230,528 587,885	18	74,778	18	63,864	
	Total exclusive		Salaa		8,569,250	-	8,684,099		286,208	96	171,358	
Land Sales			, Dates	•••	105,750	ŏ	194,495		88,745			00
•			Total	•••	8,675,000	0	8,878,595	84 <u>1</u>	374,954	84	171,858	99
					De	duc	t Decrease		171;358	991	··	
					N	et Ir	crease	***	203,595	841		

Audit Office, Colombo, July 18, 1892,

ALLANSON BAILEY, Acting Auditor-General and Controller of Revenue.

· (2)

IS EXCELLENCY THE GOVERNOR has been pleased to direct that the subjoined copy of an Order of Her Majesty the Queen in Council, dated the 9th May, 1892, for giving effect to the Treaty between Her Majesty and His Serene Highness the Prince of Monaco, for the mutual extradition of fugitive criminals, received from the Secretary of State for the Colonies, be published for general information.

> By His Excellency's command, J. A. SWETTENBAM,

Acting Colonial Secretary.

Colonial Sercetary's Office, Colombo, July 12, 1892.

> At the Court at Windsor, the 9th day of May, 1892.

#### PRESENT :

The QUEEN'S Most Excellent Majesty.

Lord President. Lord Steward. Sir Walter Barttelot, Bart. Earl of Yarborough.

### Mr. Forwood.

WHEREAS by the Extradition Acts, 1870 and 1873, it was amongst other things enacted that where an arrangement has been made with any foreign state with respect to the surrender to such state of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign state; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient; and that if, by any law made after the passing of the Act of 1870 by the Legislature of any British possession, provision is made for carrying into effect within such possession the surrender of fugitive criminals who are in or suspected of being in such British possession, Her Majesty may, by the Order in Council applying the said Acts in the case of any foreign state, or by any subsequent Order, suspend the operation within any such British possession of the said Acts, or of any part thereof, so far as it relates to such foreign state, and so long as such law continues in force there, and no longer :

And whereas by an Act of the Parliament of Canada passed in 1886, and entitled "An Act respecting the Extradition of Fugitive Criminals," provision is made for carrying into effect within the Dominion the surrender of fugitive criminals:

And whereas by an Order of Her Majesty the Queen in Council, dated the seventsenth day of November, one thousand eight hundred and eighty-eight, it was directed that the operation of the Extradition Acts, 1870 and 1873, should be suspended within the Dominion of Canada so long as the provision of the said Act of the Parliament of Canada of 1886 should continue in force, and no longer :

And whereas a Treaty was concluded on the seventeenth day of December, one thousand eight hundred and ninety-one, between Her Majesty and His Serene Highness the Prince of Monaco, for the mutual extradition of fugitive criminals, which Treaty is in the terms following :---

"Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and

and His Serene Highness the Prince of Monaco, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; the said High Contracting Parties have named as their Plenipotentiaries to conclude a Treaty for for this purpose: that is to say—

"Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, Edwin Henry Egerton, Esq., Companion of the Most Honourable Order of the Bath, Her Majesty's Minister Plenipotentiary at Paris;

"And His Serene Highness the Prince of Monaco Louis Fernand de Bonnefoy, Baron du Charmel Envoy Extraordinary and Minister Plenipotentiary of Monaco in France;

"Who, having communicated to each other their respective Full Powers, found in good and due form, have agreed upon and concluded the following Articles :--

### " ARTICLE I.

"The High Contracting Parties engage to deliver up to each other those persons who, being accused or convicted of a crime or offence committed in the territory of the one Party, shall be found within the territory of the other Party, under the circumstances and conditions stated in the present Treaty.

### "ARTICLE II.

"The crimes or offences for which the extradition is to be granted are the following :---

"1. Murder, or attempt or conspiracy to murder "2. Manslaughter.

"3. Assault, occasioning actual bodily harm Malicious wounding or inflicting grievous bodily harm.

"4. Counterfeiting or altering money, or uttering counterfeit or altered money.

"5. Knowingly making any instrument, tool, of engine adapted and intended for counterfeiting coin.

"6. Forgery, counterfeiting, or altering or uttering what is forged, or counterfeited, or altered.

"7. Embezzlement or larceny.

"8. Malicious injury to property if the offence be indictable.

"9. Obtaining money, goods, or valuable securities by false pretences.

"10. Receiving money, valuable security, or other property knowing the same to have been stolen, embezzled, or unlawfully obtained.

"11. Crimes against bankruptcy law.

"12. Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any Company.

"13. Perjury, or subornation of perjury.

"14. Rape.

"15. Carnal knowledge, or any attempt to have carnal knowledge, of a girl under sixteen years of age, so far as such acts are punishable by the law of the state upon which the demand is made.

"16. Indecent assault. Indecent assault without violence upon children of either sex under thirteen years of age.

"17. Administering drugs or using instruments with intent to procure the miscarriage of a woman.

"18. Abduction.

"19. Child stealing.

"20. Abandoning children, exposing or unlawfully detaining them. " 21. Kidnapping and false imprisonment.

"22. Burglary or house-breaking.

" 23. Arson.

"24. Robbery with violence.

"25. Any malicious act done with intent to endanger the safety of any person in a railway train. "26. Threats by letter, or otherwise, with intent to extort.

"27. Piracy by law of nations.

"28. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.

"29. Assaults on board a ship on the high seas, with intent to destroy ilfe or to do grievous bodily harm.

"30. Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.

"31. Dealing in slaves in such a manner as to constitute a criminal offence against the laws of both States.

"Extradition is also to be granted for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both the Contract-

ing Parties. "Extradition may also be granted, at the discretion of the state applied to, in respect of any other crime for which, according to the laws of both the Contracting Parties for the time being in force the grant can be made.

#### " ARTICLE III.

"Either Government may, in its absolute discretion, refuse to deliver up its own subjects to the other Government.

### "ARTICLE IV.

"The extradition shall not take place if the person claimed on the part of the British Government, or the person claimed on the part of the Government of Monaco, has already been tried and discharged or punished, or is still under trial, within the territories of the two High Contracting Parties respectively, for the crime for which his extradition is demanded.

"If the person claimed on the part of the British Government, or if the person claimed on the part of the Government of Monaco, should be under examination, or is undergoing sentence under a conviction for any other crime within the territories of the two High Contracting Parties respectively, his extradition shall be deferred until after he has been discharged, whether by acquittal or on expiration of his sentence, or otherwise.

#### "ARTICLE V.

"The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the state applied to.

#### "ARTICLE VI.

"A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has in fact been made with a view to try or punish him for an offence of a political character.

#### "ARTICLE VII.

"A person surrendered can in no case be kept in prison, or be brought to trial in the state to which the surrender has been made, for any other crime or on account of any other mattersr than those for which

the extradition shall have taken place, until he has been restored or had an opportunity of returning to the state by which he has been surrendered.

"This stipulation does not apply to crimes committed after the extradition.

### "ARTICLE VIII.

"The requisition for extradition shall be made in the following manner :---

"Applications on behalf of Her Britannic Majesty's Government for the surrender of a fugitive criminal in Monaco shall be made by Her Majesty's Consul in the Principality.

"Application on behalf of the Principality of Monaco for the surrender of a fugitive criminal in the United Kingdom shall be made by the Consul-General of Monaco in London.

"The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the state requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

"If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

"A sentence passed in contumaciam is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

### "ARTICLE IX.

"If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the state applied to shall proceed to the arrest of the fugitive.

#### "ARTICLE X.

"If the fugitive has been arrested in the British dominions, he shall forthwith be brought before a competent Magistrate, who is to examine him and to conduct the preliminary investigation of the case, just as if the apprehension had taken place for a crime committed in the British dominions.

"In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the British dominions shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in Monaco, or copies thereof. and likewise the warrants and sentences issued therein and certificates of, or judicial documents stating the fact of, a conviction, provided the same are authenticated as follows :-

"1. A warrant must purport to be signed by a Judge, Magistrate, or officer of the Principality of Monaco.

"2. Depositions or affirmations or the copies thereof must purport to be certified under the hand of a Judge, Magistrate, or officer of the Principality of Monaco, to be the original depositions or affirmations, or to be the true copies thereof, as the case may require.

"3. A certificate of or judicial document stating the fact of a conviction must purport to be certified by a Judge, Magistrate, or officer of the Principality of Monaco.

"4. In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated either by the oath of some witness, or by being sealed with the official seal and legalisation (2°)··

of the Governor-General of the Principality of Monaco; but any other mode of authentication for the time being permitted by the law in that part of the British dominions where the examination is taken may be substituted for the foregoing.

### " ARTICLE XI.

"If the fugitive has been arrested in the Principality of Monaco, his surrender shall be granted if, upon examination by a competent authority, it appears that the documents furnished by the British Government contain sufficient *primâ facie* evidence to justify the extradition.

"The authorities of the Principality shall admit as valid evidence records drawn up by the British authorities of the depositions of witnesses, or copies thereof, and records of conviction or other judicial documents or copies thereof: Provided that the said .documents be signed or authenticated by an authority whose competence shall be certified by the seal of a Minister of State of Her Britannic Majesty.

### "ARTICLE XII.

"The extradition shall not take place unless the evidence be found sufficient, according to the laws of the state applied to, either to justify the committal of the prisoner for trial, in case the crime had been committed in the territory of the said state, or to prove that the prisoner is the identical person convicted by the courts of the state which makes the requisition, and that the crime of which he has been convicted is one in respect of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the state applied to. In Her Britannic Majesty's dominions the fugitive criminal shall not be surrendered until the expiration of fifteen days from the date of his being committed to prison to await his surrender.

### "ARTICLE XIII.

"If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that state whose demand is earliest in date.

### "ABTICLE XIV.

"If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the state applied to, or the proper tribunal thereof shall direct, the fugitive shall be set at liberty.

### "ARTICLE XV.

"All articles seized which were in the possession of the person to be surrendered, at the time of his apprehension, shall, if the competent authority of the state applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

#### " ARTICLE XVI.

"All expenses connected with extradition shall be borne by the demanding state.

### "ARTICLE XVII.

"Either of the High Contracting Parties who may wish to have recourse for purposes of extradition to transit through the territory of a third Power shall be

bound to arrange the condition of transit with such third Power.

### "ARTICLE XVIII.

"When in a criminal case of a non-political character either of the High Contracting Parties should think it necessary to take the evidence of witnesses residing in the dominion of the other, or to obtain any other legal evidence, a 'Commission Rogatoire' to that effect shall be sent through the channel indicated in Article VIII., and effect shall be given thereto conformably to the laws in force in the place where the evidence is to be taken.

#### " ARTICLE XIX.

"All documents which shall be reciprocally communicated in execution of the present Treaty shall be accompanied by a French or English translation (certified to be correct by the Consul who transmits the document in accordance with Article VIII.), when they are not drawn up in the language of the country upon which the demand is made.

"The expense of such translations shall be borne by the demanding state.

### "ARTICLE XX.

"The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty, so far as the laws for the time being in force in such Colonies and foreign possessions respectively will allow.

"The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions may be made to the Governor or chief authority of such Colony or possession by any person authorised to act in such Colony or possession as a Consular officer of the Principality of Monaco.

"Such requisitions may be disposed of, subject always, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, to the provisions of this Treaty, by the said Governor or chief authority who, however, shall be at liberty either to grant the surrender or to refer the matter to his Government.

"Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreigu possessions for the surrender of criminals from Monaco who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, of the provisions of the present Treaty.

"Requisitions for the surrender of a fugitive criminal emanating from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

### "ARTICLE XXI.

"The present Treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties at any time on giving to the other six months' notice of its intention to do so.

"The Treaty shall be ratified, and the ratification shall be exchanged at Paris as soon as possible.

"In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

"Done at Paris, the 17th day of December, 1891.

(L.S.) EDWIN H. EGERTON.

(L.S.) LE BARON DU CHARMEL,

And whereas the ratifications of the said Treaty were exchanged at Paris on the seventeenth day of March, one thousand eight hundred and ninetytwo:

Now therefore Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered that from and after the twenty-third day of May, one thousand eight hundred and ninety-two, the said Acts shall apply in the case of Monaco, and ot the said Treaty with His Serene Highness the Prince of Monaco.

Provided always, and it is hereby further ordered that the operation of the said Extradition Acts, 1870 and 1873, shall be suspended within the Dominion of Canada so far as relates to Monaco and to the said Treaty, and so long as the provisions of the Canadian Act aforesaid of 1886 continue in force, and no longer.

HERBERT M. SUFT.

III EXCELLENCY THE GOVERNOR has been pleased to direct that the subjoined copy of a Treaty of Friendship, Commerce, and Navigation between Great Britain and Muskat, received from the Secretary of State for the Colonies, be published for general information.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary. Colonial Secretary's Office, Colombo, July 12, 1892.

TREATT OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN GREAT BRITAIN AND MUSKAT.

j,

#### Signed at Mushat, March 19, 1891.

### Ratifications exchanged at Mushat, February 20, 1892.

ER MAJESTY THE QUEEN of the United Kingdom of Great Britain and Ireland, Empress of India, and His Highness the Seyyid Feysal-bin-Turki-bin-Saeed, Sultan of Muskat and Oman, being desirous to confirm and strengthen the friendly relations which now subsist between the two countries, and to promote and extend their commercial relations, have named as their Plenipotentiaries to conclude a Treaty for this purpose; that is to say-

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, Colonel Edward Charles Ross, Companion of the Star of India, Her Britannic Majesty's Political Resident in the Persian Gulf;

And His Highness the Sultan of Muskat, in person; Who have agreed upon and concluded the following Articles :---

#### ARTICLE I.

The Treaty concluded between the British Government and Sultan Seyyid Saeed-bin-Sultan of Muskat and Oman on the 31st May, 1839 (17 Rabia. 1st, 1255), is hereby cancelled and declared void, and the present Treaty, when ratified, shall be substituted for it.

#### ABTICLE II.

Subjects of Her Britannic Majesty shall, for the purposes of this Treaty, include subjects of native States in India in alliance with Her Majesty. Such subjects shall enjoy, immediately and unconditionally, throughout the dominions of His Highness the Sultan of Muskat, with respect to commerce, shipping, and the exercise of trade, as in every other respect, all the rights, privileges, immunities, advantages, and protection of whatsoever nature which are, or hereafter may be, enjoyed by, or accorded to, the subjects or citizens of the most favoured nation.

They shall more especially not be liable to other or more onerous duties, imposts, restrictions, or obligations of whatever descriptions than those to which subjects or citizens of the most favoured nation now are, or hereafter may be, subjected.

#### ARTICLE III.

The two High Contracting Parties acknowledge reciprocally to each other the right of appointing Consuls to reside in each other's dominions wherever the interests of commerce may require the presence of such officers; and such Consuls shall at all times be placed, in the country in which they reside, on the footing of the Consuls of the most favoured nations. Each of the High Contracting Parties further agree to permit his own subjects to be appoin ed to Consular offices by the other Contracting Party, provided always that the persons so appointed shall not begin to act without the previous approbation of the Sovereign whose subjects they may be. The public functionaries of either Government residing in the dominions of the other, shall enjoy the same privileges, immunities, and exemptions which are enjoyed within the same dominions by similar public functionaries of other countries.

#### ARTICLE IV.

There shall be perfect freedom of commerce and navigation between the High Contracting Parties; each shall allow the subjects of the other to enter all ports, creeks, and rivers with their vessels and cargoes, also to travel, reside, pursue commerce and trade, whether wholesale or retail, in each other's dominions. and therein to hire, purchase, and possess houses, warehouses, shops, stores, and lands. British subjects shall everywhere be freely permitted, whether personally or by agent, to bargain for, buy, barter, and sell all kinds of goods, articles of import, or native productions, whether intended for sale within the dominions of His Highness or for export, and to arrange with the owner or his agent ugarding the price of all such goods and produce without interference of any sort on the part of the authorities of His Highness.

His Highness the Sultan of Muskat binds himself not to allow or recognise the establishment of any kind of monopoly or exclusive privilege of trade within his dominious to any Government, Association, or individual.

#### ARTICLÉ V.

Subjects of Her Britannic Majesty shall be permitted, throughout the dominions of His Highness the Sultan, to acquire by gift, purchase, intestate successsion, or under will, or any other legal manner, land, houses, and property of every description, whether movable or immovable, to possess the same; and freely to dispose thereof by sale, barter, donation, or otherwise.

### ARTICLE VI.

His Highness the Sultan shall be permitted to levy a duty of entry not exceeding 5 per cent. on the value of all goods and merchandise, of whatever description, imported by sea from foreign countries into His Highness' dominions. This duty shall be paid at that port in His Highness' dominions where the goods are first landed, and on payment thereof, such goods shall thereafter be exempt, within the Sultan's dominions, from all other customs duties or taxes levied by or on behalf of the Government of His Highness the Sultan, by whatever names these may be designated and no higher import duty shall be claimed from British subjects than that which is paid by subjects or citizens of the most favoured nation.

This duty, once paid, shall cover, from all other charges on the part of His Highness the Sultan, goods of whatever description coming from foreign countries by sea, whether these are intended for local consumption or for transmission elsewhere in bulk or otherwise, and whether they remain in the state in which they are imported or have been manufactured.

There shall, however, be exempted from payment of all duty the following, namely :--

1. All goods and merchandise which, being destined for a foreign port, are transhipped from one vessel to another in any of the ports of His Highness the Sultan of Muskat, or which have been for this purpose provisionally landed and deposited in any of the Sultan's custom-houses to await the arrival of a vessel in which to be reshipped aboard. But goods and merchandise so landed shall be exempted only, provided that the consignee or his agent shall have, on the arrival of the ship, handed over the said goods to be kept under Customs seal, and declared them as landed for transhipment, designating at the same time the foreign port of destination, and also provided that the said goods are actually shipped for the said foreign port as originally declared, within a period not exceeding six months after their first landing, and without having, in the interval, changed owners.

2. All goods and merchandise which, not being consigned to a port within the dominions of the Sultan, have been inadvertently landed, provided that such goods are reshipped within a month of being so landed and transported abroad. Should, however, such goods or merchandise here spoken of be opened or removed from the custody of the Customs authorities, the full duty shall then be payable on the same.

3. Coals, naval provisions, stores, and fittings, the property of Her Majesty's Government, landed in the dominions of His Highness for the use of the ships of Her Majesty's navy.

4. All goods and merchandise transhipped or landed for the repair of damage caused by stress of weather or other disaster at sea, provided the cargo so discharged shall be reshipped and taken away on board of the same vessel, or if the latter shall have been condemned, or her departure delayed, in any other manner.

#### ARTICLE VII.

No article whatever shall be prohibited from being imported into or exported from the territories of His Highness the Sultan of Muskat, and no export duties are to be levied on goods exported from those territories except with the consent of the Government of Her Britannic Majesty, such consent being subject to

the conditions that may be laid down in the notifications intimating the same.

### ARTICLE VIII.

It is agreed and understood by the High Contracting Parties that, in the event of an arrangement being entered into hereafter between His Highness and the Powers having Treaty relations with Muskat, and to which Great Britain shall be a consenting party, whereby vessels entering the port of Muskat shall be charged with shipping, tonnage, or harbour dues, such dues to be administered under the control of a special Board for the improvement of the harbour and construction and maintenance of lighthouses, &c. ; nothing in the aforementioned provisions shall be construed so as to exempt British vessels from payment of such shipping, harbour, or tonnage dues as may hereafter be agreed upon.

#### ARTICLE IX.

It shall be at the option of the British subject in each case to pay the percentage duties stipulated in Article VI., either in cash, or, if the nature of the goods allows of it, in kind, by giving up an equivalent amount of the goods or produce.

In the event of payment being made in cash, the value of the merchandise, goods, or produce on which duty is to be levie i shall be fixed according to the ready-money market price ruling at the time when the duty is levied. In the case of foreign imports, the value shall be fixed according to the market price at Muskat, and in that of native goods and produce by the market price at the place where the merchant shall choose to pay the duty.

In the event of any dispute arising between a British subject and the Custom-house authorities regarding the value of such goods, this shall be determined by reference to two experts, each party nominating one, and the value so ascertained shall be decisive. Should, however, these experts not be able to agree, they shall choose an umpire, whose decision is to be considered final.

#### ARTICLE X.

His Highness the Sultan of Muskat engages by the present Treaty to provide and give orders to his officials that the movement of goods in transit shall not be obstructed or delayed in a vexatious manner by unnecessary Customs formalities and regulations, and that every facility will be given for their transport.

### ARTICLE XI.

British vessels entering a port in the dominions of His Highness the Sultan of Muskat, in distress, shall receive from the local authorities all necessary aid to enable them to revictual and refit so as to proceed on their voyage.

Should a British vessel be wrecked off the coast of His Highness' dominions, the authorities of His Highness shall render all assistance in their power to the distressed vessel, in order to save the ship, her cargo, and those on board; they shall also give aid and protection to persons saved, and shall assist them in reaching the nearest British Consulate; they shall further take every possible care that the goods so recovered are safely stored and kept for the purpose of being handed over to the owner, captain, agent of the ship, or British Consul, subject always to rights of salvage.

His Highness' authorities shall further see that the British Consulate is at once informed of such disaster having occurred. Should a British vessel, wrecked on the coast of His Highness' dominions, be plundered, the authorities of His Highness shall, as soon as they come to know thereof, render prompt assistance and take measures to pursue and punish the robbers, and recover the stolen property. Likewise, should a vessel of His Highness the Sultan of Muskat, or of one of his subjects, enter a British port in distress, or be wrecked off the coast of Her Majesty's dominions, the like help and assistance shall be rendered by the British authorities.

#### ARTICLE XII.

Should sailors or others belonging to a British ship of war or merchant-vessel desert and take refuge on shore or on board of any of His Highness' ships, the authorities of His Highness the Sultan of Muskat shall, upon request of a Consular official, or, in his absence, of the captain of the ship, take the necessary steps in order to have them arrested and delivered over to the Consular official or to the captain.

In this, however, the Consular officer and captain shall render every assistance.

#### ARTICLE XIII.

Subjects of Her Britanuic Majesty shall, as regards their person and property, enjoy within the dominions of His Highness the Sultan of Muskat the rights of externitoriality.

The authorities of His Highness the Sultan have no right to interfere in disputes with subjects of Her Britannic Majesty amongst themselves, or between them and members of other Christian nations; such questions, whether of a civil or criminal nature, shall be decided by the competent Consular authorities. The trial and also the punishment of all offences and crimes of which British subjects may be accused within the dominions of His Highness the Sultan, also the hearing and settlement of all civil questions, claims, or disputes in which they are the defendants, is expressly reserved to the British Consular authorities and Courts, and removed from the jurisdiction of His Highness the Sultan.

Should disputes arise between subjects of His Highness the Sultan or other non-Christian Power, not represented by Consuls at Muskat, and a subject of Her Britannic Majesty, in which the British subject is the plaintiff or complainant, the matter shall be brought before and decided by the highest authority of the Sultan, or some person specially delegated by him for this purpose. The proceedings and final decision in such a case shall not, however, be considered legal unless notice has been given and an opportunity afforded for the British Consul or his substitute to attend at the hearing and final decision.

### ARTICLE XIV.

Subjects of His Highness the Sultan, or any non-Christian nation, not represented by Consuls at Muskat, who are in the regular service of British subjects within the dominions of His Highness the Sultan of Muskat, shall enjoy the same protection as British subjects themselves.

Should they be charged with having committed a crime or serious offence punishable by law, they shall, on sufficient evidence being shown to justify further proceedings, be handed over by British employers, or by order of the British Consul, to the authorities of His Highness the Sultan for trial and punishment.

#### ARTICLE XV.

Should a subject of Her Majesty residing in the dominions of His Highness the Sultan of Muskat be adjudicated bankrupt, the British Consul shall take possession of, recover, and realise all available property and assets of such bankrupt, to be dealt with and distributed according to the provisions of English Bankruptcy Law.

### ARTICLE XVI.

Should a subject of His Highness the Sultan of Muskat resist or evade payment of the just and rightful claims of a British subject, the authorities of His Highness the Sultan shall afford to the British creditor every aid and facility in recovering the amount due to him. In like manner the British Consul shall afford every aid and facility to subjects of His Highness the Sultan of Muskat in recovering debts justly due to them from a British subject.

#### ARTICLE XVII.

Should a British subject die within the dominions of His Highness the Sultan of Muskat, or dying elsewhere leave property therein, movable or immovable, the British Consul shall be authorised to collect, realise, and take possession of the estate of the deceased, to be disposed of according to the provisions of English Law.

### ARTICLE XVIII.

The houses, dwellings, warehouses, and other premises of British subjects, or of persons actually in their regular service within the dominions of His Highness the Sultan of Muskat, shall not be entered, or searched under any pretext, by the officials of His Highness without the consent of the occupier, unless with the cognizance and assistance of the British Consul or his substitute.

#### ABTICLE XIX.

It is hereby agreed between the two High Contracting Parties that, in the event of an agreement being hereafter arrived at between His Highness the Sultan of Muskat and the various Powers with which His Highness shall be in Treaty relations, including Great Britain, which must be a consenting party whereby the residents of a district or town shall without distinction of nationality, be made subject to the payment of local taxes, for municipal and sanitary purposes, the same to be fixed and administered by or under the control of a special Board, nothing contained in this Treaty shall be understood so as to exempt British residents from the payment of such taxes.

#### ARTICLE XX.

Subjects of the two High Contracting Parties shall, within the dominions of each other, enjoy freedom of conscience and religious toleration, the free and public exercise of all forms of religion, and the right to build edifices for religious worship.

### ARTICLE XXI.

The stipulations of the present Treaty shall be applicable to all the Colonies and foreign possessions of Her Britannic Majesty so far as the laws permit, excepting to those hereinafter named; that is to say, except to—

The Dominion of Canada.	
Newfoundland.	T
The Cape of Good Hope.	i s
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New South Wales.	i r
Victoria	1 -

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Queensland. Tasmania. South Australia. Western Australia. New Zealand.

Provided always that the stipulations of the present Treaty shall be made applicable to any of the abovenamed Colonies or foreign possessions, on whose behalf notice to that effect shall have been given by Her Britannic Majesty's Representative in Muskat to His Highness the Sultan within two years from the date of exchange of the ratifications of the present Treaty.

#### ARTICLE XXII.

The present Treaty has been executed in quadruplicate, two copies being written in English and two in Arabic. These are understood to be of similar import and signification; in the event, however, of doubt hereafter arising as to the proper interpretation of the English or Arabic text of one or other of the Treaty stipulations, the English text shall be considered decisive. The Treaty shall come into operation within one month after the date when the ratifications may take place.

#### ARTICLE XXIII.

After the lapse of twelve years from the date on which this Treaty shall come into force, and on twelve months' notice given by either party, this Treaty shall be subject to revision by Plenipotentiaries appointed on both sides for this purpose, who shall be empowered to decide on and adopt such amendments as experience shall prove to be desirable.

In witness whereof Colonel Edward Charles Ross, c.s.1., on behalf of Her Majesty the Queen of Great Britain and Ireland, Empress of India, and His Highness Seyyid Feysal-bin-Turki, Sultan of Muskat, on his own behalf, have signed the same and affixed thereto their respective seals.

Done at Muskat, this 19th day of March, 1891, corresponding to the 8th Shaaban of the year 1308 Hijreea.

(Signed) EDWARD CHARLES ROSS, Col., Political Resident in the Persian Gulf. Signature in Arabic of His Highness the Sultan of Muskat.

### Protocol.

The undersigned, in proceeding to the exchange of ratifications of the Treaty signed at Muskat on the 19th March, 1891, between Her Majesty the Queen of Great Britain and Ireland, Empress of India, and His Highness Seyyid Feysal-bin-Turki, Sultan of Muskat, have agreed to the present Protocol, which shall have the same force and validity as if it had been inserted in the body of the Treaty itself.

It is agreed that under Article XXIII. of the said Treaty either of the High Contracting Parties shall be at liberty, after the expiration of twelve years from the date on which the Treaty has come into force, to terminate the said Treaty at any time on giving twelve months' notice.

In witness whereof the undersigned, duly authorised for the purpose, have signed the present Protocol, in quadruplicate, and have affixed thereto their seals

Done at Muskat, on the 20th day of February, 1892. (L.S.) A. C. TALBOT, Lieutenant-Colonel,

Political Resident, Persian Gulf.

(L.S.) Signature in Arabic of His Highness the Sultan of Muskat.

### DRAFT ORDINANCES.

### MINUTE.

The following Draft of a proposed Ordinance is published for general information :—

### An Ordinance for imposing a Duty on .Tavern Licenses within the limits of the Colombo Municipality.

#### Preamble.

Stamp duty payable on

within the

Colombo Municipality.

tavern license

To be read as one with Ordinances

Nos. 10 of

1844 and 13 of 1891.

Commencement.

WHEREAS it is expedient to amend the Ordinances Nos. 10 of 1844 and 13 of 1891, and to impose a duty on all licenses issued in respect of arrack taverns within the limits of the Colombo Municipality: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :--

1 Whenever in pursuance of the provisions of section 26 of the said Ordinance No. 10 of 1844, as re-enacted by section 6 of the said Ordinance No. 13 of 1891, the government agent of the western province issues a license to sell by retail arrack and rum at any tavern situated within the limits of the Colombo municipality, such license shall be subject to a stamp duty of five hundred rupees.

2 This Ordinance shall be read as one with the Ordinances Nos. 10 of 1844 and 13 of 1891, and shall commence and take effect on the First day of July, one thousand eight hundred and ninety-three.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 12, 1892. J. A. SWETTENHAM, Acting Colonial Secretary.

### MINUTE.

### The following Draft of a proposed Ordinance is published for general information :----

### An Ordinance relating to the registration of Marriages, Births, and Deaths.

Preamble

HEREAS doubts have arisen as to the legality of the registration of marriages, births, and deaths in this Colony, and it has become expedient to remove such doubts : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :---

1 The solemnisation and registration of all marriages,

and the registration of all births and deaths, which shall have

occurred up to the date of the passing of this Ordinance, shall be as valid and effectual for all purposes intended by, or relating to, or connected with the provisions of the Ordinances No. 4 of 1847, No. 13 of 1863, No. 8 of 1865, No. 18 of 1867, No. 3 of 1870, and No. 9 of 1874, as if each and every of the registration districts had been duly established under the said Ordinances, and as if every person who had held, or who at the date of the passing of this Ordinance is holding, the office of registrar of marriages, or the office of registrar of births and deaths, had been duly appointed registrar of

Irregular registration declared valid.

Entries in registration books declared valid.

Saving clause.

Short title.

Col C

marriages and registrar of births and deaths respectively. 2 Every entry appearing in the books kept or purported to be kept in conformity with the provisions of the said Ordinances No. 4 of 1847, No. 13 of 1863, No. 8 of 1865, No. 18 of 1867, No. 3 of 1870, and No. 9 of 1874, shall be deemed to be valid and effectual for the purposes of the said Ordinances.

3 Nothing in this Ordinance contained shall give any validity.

- (a) to the solemnisation or registration of any marriage, or the registration of births and deaths, except so far as relates to defects thereof caused by the non-establishment, imperfect establishment, or accidental abolition of any registration district, or by the irregular appointment or non-appointment of any person acting or purporting to act as registrar; or
- (b) to any marriage that may heretofore have been declared invalid by a competent court ; or
- (c) to any marriage invalid by reason of the nonestablishment, imperfect establishment, or accidental abolition of any registration district, or of the irregular appointment or non-appointment of any person acting or purporting to act as registrar, when the parties or either of them have or has subsequently contracted a valid marriage.

4 This Ordinance may be cited for all purposes as "The Marriages, Births, and Deaths Registration Amendment Ordinance, 1892."

By His Excellency's command,

ionial Secretary's Office,	J. A. SWETTENHAM,
Colombo, July 14, 1892.	Acting Colonial Secretary

[No. 5,156

Further information respecting these lots may be

J. A. SWETTENHAM, Acting Colonial Secretary.

obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government

By His Excellency the Governor's command,

### LAND SALES IN THE WESTERN PROVINCE.

Agent, Western Province.

No. 1,344, w. P.

. ,

### Colonial Secretary's Office, Colombo, July 14, 1892.

A.<sup>T</sup> noon on Tuesday, August 30, 1892, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his office in Colombo, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 2,907. Situation-Ragam pattu of Alutkuru koralé south.

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48	Wetakeyiyagaha or Pali-	do.	20	0	14	ළම	පිටකොටුව	2 2 36
49	kumbura	do.	20 02	ŏ	15	00		$1 \ 3 \ 21$
• <b>5</b> 0	-	dò.		28			—	0 2 8
51	Wetakeyiyagahakumbur		1 2	8	16	එම		
52	Porikotuwakumbura	dó.			17	ළම	<b>ංත</b> ලඹුගහ <b>කුඹුර</b>	4 2 8
53	Wetakeyagahakumbura	do.		24	18	එම ·		0 0 33
54	W CLARCY ABALIAN UMUULA	do.	0 0	-	19	එම		026
55	<u> </u>	do.		21	Ż2	ළුම ු		0 0 10
56	·	do.		80 ·	23	ළම	කැකිරිදඑවේ කුඹුර	2019
57	Nugagahakumbura	do.		23	29	ළුම		1 1 25
- 58	Bunwala	do.		33	81	ළුම		0 2 80
59	Wetakeyiyagahakum-			1	84	ළම		0 0 20
	bura	do.	0 1	0				0 2 37
60	Do.	do		22	36	ළ ම	_	0 3 29
61	-	do.	0 0	6	87	ළම		
62	-	do.	02	26	88	එම	· —	0 0 17
63 .		do.		34	<b>8</b> 9	ළම	. —	0 2 26
64		do.	ວ່ວ	18	40	ළම	i	0 0 25
65	<b>Palav</b> ielabod <b>akumbura</b>	dó.	02	3	43	ළුම	වැලිවේරිය කුඹුර	112
66	-	do.	0 0	12	44	ළම		7 0 15
··· 67	Kottegekumbura	do	12	26	45	ළුම	—	107
69	Hunupitiyakumbura	do.	1 1	31		ළම	දීගපොව කුඹුර	1 2 31
74	Mahaliyadda	do.	1 3	6	46		ද්ගලොර ක්ෂිට ද්ගලොර ක්ෂිට	
75	Dangahakumbura	do.		13	47	එම		
76	Madangahakumbura	do.		28	48	එම	ອ <b>້</b> າງອອສຊີຕາດຂອງອອ	
17.	Marandagahakumbura	do.		15			ප්ලිකුඹු <b>ර</b>	200
78		do.	0 1	3	49	එම .	·	020
Մրթ	et price-Rs. 10 per acre.				50	තුබැල්ල		0 3 28
-	•				3			

### CEYLON GOVERNMENT GAZETTE.

			මහත.
නො	. ගම.	ඉඩමේ නම්.	අ. රු. ප.
51	පැඩැ <b>ල්ල</b>	<b>වැවකෙයි</b> යාගහකුඹුර	128
. 52	లత్	පොරිකොටුවෙ කුඹිර	1 1 15
- 53	එම	වැටශකයිගාගහ කුමුර	1 2 24
54	එම	-	0 0 34
55	ළුම		0 1 21
56	එම		0 1 30
57	ළම	නුගගහකුඹුර	0 2 23
58	එම	බින්වල 🍈	0 2 33
. 59	එම	<b>චිැව</b> කෙසියාග <b>හ</b> කුඹුර	010
60	ළුම	ළුම 👘	2 2 22
· 61	ළුම		U 0 6
62	ළුම		0226
63	එම	—	0 2 84
64	එම		0 0 18
-65	එම	<b>පල</b> විඇලබොඩ කුඹුර	023
<b>6</b> 6	ළුම	· · · · · · · · · · · · · · · · ·	0 0 12
67	ළම	<u>කෝ විවෙ තේ කු</u> ඹුර	1 2 26
69	ළුම	<b>හුහුපි</b> වියකුඹුර	1 1 31
74	ළම	මහලියද්ද	°136
75	ළම	දන්ගහකුඹුර	0 3 13
76	එම	මාදන්ගහිකුඹුර	0 3 28
77	ළුම	මරන්දගහකුඹුර	2 1 15
78	එම		0 1 3
		م الدائك أمر السراب الم المراجع المراجع	100 00

ම්ලකරතිබෙන්නේ අක්කරයක් රුපියල් 10 බැගින මෙම බිම්කොට්ඨාස ගැණ වැඩිදුර කාරණ වංශායි. .පති සර්චේයර්ජනරාල්උන්නාන්සේගෙන්ද, විකිණි මේ කොන්දේසිය ගැණි කාරණ වංශාධිපති ආණ් ඩුවේ ඒජන්තඋන්නාන්සේගෙන්ද දූනගන්ට පුළුවන,

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස, ජේ. ඒ. ස්විචන්හැම්,

ාවැඩබලන මහගෙකුතාරිස් වම්හ.

No. 1,845, W. P. Colonial Secretary's Office,

Colombo, July 15, 1892.

T noon on Wednesday, August 31, 1892, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his office in Colombo, the under-mentioned portions of Crown Laud, on the terms authorised by Government.

Preliminary plan 2,907. Situation-Ragam pattu of Alutkuru kóralé South. Extent

			Ľ	xtent.
Lot.	Name of Land.	Village.	∕ ▲.	R. P.
. 79	Mawilakumbura	Tudella	2	05
81	Vetakeyiyagahakumbura	do.	1	0 0
82	Tuduwe-ela	do.	0	1 38
83	Wetakeyiyagahakumbura	do.	0	1 8
84	Eluwekumbura	do.	1	0 0
85	Do.	do.	1	2-28
87	Pambala-ela	do.	. 1	0 9
88	Nugahakumbura	do.	3	2 26
92	Wetakeyiyagaha or Godella-			
	kumbura	do.	0	2 39
93	Wetakeyiyagahakumbura	do.	. 4	1 84
, 94	Do.	do.	2	0 35
95	Do.	do.	2	0 20
96	Do.	do.	1	2 26
97	Elabodakumbura	do.	0	2 84
98	Hanadiyawala Wetakeyiya-			
	gahakumbura	do.	4	2 25
<b>9</b> 9	Tunmodarakumbura	do.	58	00
100	Do.	do.	23	1 25
101	Do.	do.	4	1 28
102	Lunugodellakumbura	do.	4	1 12
103		do.	12	1 4
104	Velabodakumbura	do.	4	2 20°
105	Wetakeyiyagahakumbura	Delature	19	1 24
106	Narikumbura alias Mavi-			
	kumbura	do,	20	0 85
1061	Do,	do,	0	1 20

	· •		Extent.
Lot.	Name of Land.	Village.	.A. B. P.
107		Delature	0 2 0
112	-	do,	2 8 28
113	<b></b> .	do.	0 1 29
114	Megodawattakumbura	do.	13 3 6
115	~ <del>_</del>	do.	01,8
116	· · ·	do.	0 2 28
117		do.	025
119		do.	0 2 32
120	<u> </u>	do.	0 2-31
122		do.	0 2 38
124	-	do.	0 8 9
125	·····	do.	105
134	Mavikumbura	do.	5 5 22
1343	Do.	do. do.	$\begin{array}{cccc} 0 & 1 & 22 \\ 12 & 2 & 21 \end{array}$
135		đo.	57 <b>3 3</b> 0
136 137		do.	11 3 27
137	· ·	do.	5 0 27
139	Lunugodella	do.	7 2 0
140	Lundgodens	Tudella	28 1 8
158	Handiyawala	do.	2 1 12
154	Handiyawala Wetakeyiya-		
144	gahakumbura	do.	2 1 20
155	Do.	do.	1 0 30
156	Do.	do.	1 3 26
158	Kahatagahakumbura	do.	1 3 23
159	Do.	do.	3 2 24
160	Do.	đo.	4 0`36
161	Kahatagahakumburaowita	do.	0 0 35
162	Do.	do.	1 0 15
163	Kahatagahakumburaowita	do.	1 0 85
164	<b></b>	do.	0 1 23
168	Madangahakumbura	do.	0 0 27
169		do. •	0 8 1
179	Munamalgahawatta	do.	0 1 2
·181	Kiruwanahanawela	do.	4 2 34
188	Do.	do.	1 3 19 0 1 28
189	<b>D</b> o.	do. do.	0 2 0
190	Do. Do.	do.	7 0-24
191	Do.	do.	S 2 4
192 196	Do.	do.	0 1 20
198	Do.	do.	0 2 36
199	Do.	do.	0 2 10
201	Do.	do.	0.9.0
202	<b>Do.</b>	do.	0 8,50
203	Do.	do.	0 1 24
204	Bakmigahakumbura	do.	2 1 27
205	Do.	do.	1 1 31
206	Do.	do.	1 1 10
J			

Upset price,-Rs. 10 an acre.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Western Province.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

#### වම් 1892 ක්වූ ජූලි මස 15 වෙනි දීන කොළඹ මහසෙකුතාරිස්උන්නා No. 1,345, W. P. න්සේගේ කන්තෝරුවේදිය.

බස්නාඉර දිසාවේ වංශාඛිපති අණ්ඩුවේ ඒජන්තඋන් නාත්සේ විසින් මෙහි පහත සදහන්මවන ආණ් ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්කාරයට වම් 1892 ක්වූ අගෝස්තු මස 31 වෙනි දීනවූ බදය දවාලව කොලඹ කච්චේරියේදී වෙන්දේසිකර විකුණ න්ට නොහොත් මේරුන්කරන්ට ඉයදෙනවා ඇත. ( 8\* )

1673

[No. 5,156

8	<b>ස්වාති</b> බෙන්	නේ—අඵකුරුකෝරලේ ත් රාගම්පත්තුවේය.	¢ಭಿ∢	ø		නො	ගම.	ඉඩමේ නම.	୍ ଙ୍କ.		න.
		•				-		840,0 0,00			2 2
	,	සිතියම 2,907.				135	ද්ලත්ර		12	_	_
Ξ.		·	6	) ക	ຉ.	136	•••		57		3
<b>າວ</b> າ,	. <b>ຜ</b> ື່ອ.	ඉඩමේ නම.	œ.	d'	. 8.	137	ළම		11		3
79	ත්බැල්ල	මාචිලකුඹුර	2	0		138	ළම		5		)
81	් ඉති ත්සැල ල			Ő	-	139	එම	ඵ <b>නුගොඩැල්</b> ල	7	2	
82	· - <u>-</u>	වැටකෙසියාගහකුඹුර තබාංචිකා ආ	ō	1		140	තුබැල්ල		28		Ļ
82 88	එම	තුඩුවේඇ ල බ බං සම්පාන කමර	-	1		153	එම	හන්දියාවල	2	1	l
00 84	60	වැටුකෙසියාගහ <b>කුඹුර</b> ආදා මග මර	1	0		254	එම	හන්දියාවල වැවග			
_	· එම	එඵවේකුඹුර	1.		-			ගහකුඹුර	2	-	L
85	එම	ළුම	_	2		155	එම	ළම	1	-	)
87	එම	<b>පම්බල</b> ඇල ූ	1	0	-	156	ළුම	ළුම	1	3	3
88	එම	නුගගහකුඹුර	8	Z	26	158	් එම	ක හට ගහ කු ඹු <b>ර</b>	1	3	3
92	ළම	වැට්කෙසියාගහ නො				159	ළම	ළුම	3	2	S,
		ිහොත් ගොඩැල්ල	-	-		160	ළුම	් එම	4	0	)
		කුඹුර	· 0	2		161	ළුම	එම බිපිට	0	0	)
93	් එම	වැට <b>ි</b> කෙසියාගහකුඹුර		1		162	ළුම	. එම	1	Ó	)
94	- <b>6</b> 0	එම	2	0	35	163	ළුම	කහටගහ කුඹුරේ	ම්විට 1	0	)
95	ළම	එම	2	0	20	164	ළුම		ō	i	
96	ළුම	එම	1	2	26	168	එම	මාද <b>න්</b> ගහ <b>කුඹු</b> ර	ŏ	ō	
97	එම	ඇලබොඩකුඹුර	0	2	34	169	· ` తత	එම වත්ත	ŏ	š	
98	. එම	ග්නදියාවල වැටකෙයි	)				එම	මුනමල්ගහවතත	ŏ	1	
	- 7	යාගහකුඹුර	4	2	25	119	ළුම	ක්වූවනහනවෙල	4	2	
99	ළුම	තුන්මෝදර් කුඹුර	58	0	Ó		ළම	කපුවන්ගන්වෙල ළුම	ī	3	
00	. එම		23		25	188	ළම ළම	ළම එම	-0	1	
01	ළුම	20 ·	4	ī		189	ළම එම	පම එම	0	2	
02	ළුම	<b>ඵනුගොඩැල්ලකුඹු</b> ර	4	_	12	190			7	-	
08	ළුම		12	ĩ	4	191	එම	එම	•	0	
04	එම	වෙලබොඩකුඹුර	4	-	20	192	ළුම	ළම	3	2	
05	දුලතුර	වැවනෙයියාගනකුඹුර	19		24	196	ළුම	එම	0	1	
06	දුලතුර දීම		10	+	41	198	ළම	ළම	0	2	
00		නරිකුඹුර නොහො <b>න්</b> බංර්ගමන්	20	Δ	35	<b>19</b> 9	එම	එම	0	2	
001	ළුම	මඉඊකුඹුර	0	ĭ	20	201	එම	එම	0	2	
		න <b>ිකුඹුර</b> ්		2		202	ළුම	ළුම	0	3	
07 <sup>-</sup> 12	එම		0	_	0	203	එම	ළුම	Ņ	1	1
	එම		2	-	28	204	ළුම	බක්ෂීගහ කුඹුර	2	1	. :
18	ළම		0	T	29	205	ළම	<b>0</b> 0	1	1	. (
14	් එම	මැ <b>දග</b> ොඩවන්නේ				206	ළම	එම	1	1	
		කුඹුර	13	3	6		තර <b>ස්</b> බේන්	්නේ අක්කරයක් රුපි	<b>പ</b> ്പിറെ		۹.
.5	ළම	—	0	1	3			•	-		
6	ළම	·	0		28	මෙම	ම බිම් කොද්	ව්ඨාස ගැණි වැඩිදුර ස	හරණා ව	)•0	91
17	ළම	—	0	2	5	පති අ	ාර්මේකර් ජා	තරාල් උත්නාන්සේගෙ	ාස, වක්	ත්	6
9	එම	<u> </u>	0	2	32			ණ කරණ වංශාබපා			
20	ළම	_	0	2	31					ď	1
22	එම	_	0	2	38	200	ත උන නා න	සේගෙඤ දූනගන්ව පු	000.		
24	ළම		Ō	3	9					_ ~ .	
25	ළුම		1	õ	5	ක් ද	ෂඩුකාර උද	වූමාන <b>න්වහන්</b> සේගේ (	pඤ	90	,
34	ළුම	මාවි කුඹුර	5	-	22			ජේ. ඒ. ස්විටෘ	න්තාම.		
34 <u>1</u>	ළුම	් එම ්	Ö	1				වැඩබලන මහසෙකුප			

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LAND SALES IN THE CENTRAL PROVINCE

No. 1,315, C. P.

Colonial Secretary's Office, Colombo, July 7, 1892.

O<sup>N</sup> Wednesday, August 31, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Gangaihala koralé division of the Udspalata District of the Central Province, about three miles south-west of the town of Gampola and adjoining Jaktree Hill estate.

		Preliminary plan 3,412.	•						
·		Applicant-Mr. James Blacket, of Dotaloya	, Aranayaka.	Extent.					
···· Lot.	Village.	Name of Land.	Description.	A. R. P.					
E 519	Polmalagama	Galasekotuwahena	Heavy jungle and patana	20 1 36					
Upset	Upset price,-Rs. 30 per acre.								
Further information respecting this land may be obtained from the Hon. the Surveyor-General, and respecting									
the conditions of sale from the Hon. the Government Agent. Kandy.									

s Excellency the Governor's command,		•	- -
J. A. SWETTENHAM, Acting Colonial Secretary.		÷	
mount convertier occretery.			

JULY 22, 1892]

No. 1,315, C. P.

වෂී 1892 ක්වූ ජූලි මස 7 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ම බාම දිසාවේ ගෞරවනීයවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආන්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගොස්තු මස 31 වෙනි බුදඳින දවල් 12ට මහනුවර කච්චේරියේදී වෙන්දේසිකර විකුහන්ට යෙදෙනවා ඇත.

මබාම දිසාවේ උඩපලාභ ගහඉහල කෝරලේ ගම්පල නගරයේ හිට හැහැක්ම තුනක් පමන නිරිත කොනින් සහ කොස්ගහ කන්දටන් යාව.

සිතියම 3,412. ඉල්ඵම්කල අයගේ හම—අරනායක දෙඅතල්ඔයේ ජේමස් බ්ලැකැට් මහත්මයා.

නො.	ගම.	ඉඩමේ නම.	අඤුම.	මහත. අ. රු. ප.
E 519	<b>පොල්මල</b> ගම	ගලස්සේකොටුවේ හේන	බොහෝකැලැව සහ පතන	<b>20 i 36</b>

### අක්කරයක් රුපියල් 30තේ ගිට විකුනන්ට පවන්ගනු ලැබේ.

මෙම ඉඩම ගැණි වැඩිදුර කාරණ වංශාබිපති සර්වේයර්ජනරාල්ලන්තාන්සේගෙඥ, විකිනීමේ කොත් දේසිය ගැණි කාරණි මබාම දිසාවේ වංශාබිපතී ආණ්ඩුවේ ඒජන්ත උන්නාන්සේගෙඥ දූනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ජේ: ඒ. ස්විටන්හැම්,

වැඩබලන මහසෙකුතාරිස් වම්හ.

No. 1,816, C. P.

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Colonial Secretary's Office, Colombo, July 12, 1892.

O<sup>N</sup> Wednesday, August 31, 1892, at 12 o clock noon, the Assistant Government Agent, Mátalé, will put up to suction, at his office in Mátalé, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three sllotments of land situated in the Udugoda Udasiya pattuwa division of the Mátalé north District of the Central Province. Preliminary plan 4.375.

					Extent.
Lot.	Village.	Name of Land.	Name of Claimant.	Description.	A. B. P.
E 763 F 763 G 763	Ambokka Do. 'Do.	Kirimanuwahena Galawelyaya do.	Crown do. do.	Chens do. do.	2 3 31 2 0 24 2 1 12

Upset price,-Rs. 10 per acre.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Kandy.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

No. 1,316, C. P.

### චම් 1892 ක්වු ජූලි මස 12 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නා ත්සේගේ කන්තෝරුවේදීය.

ම බාම දිසාවේ මාතලේ උපඵ්ජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තසා ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගොස්තු මස 31 වෙනි බුදදින දවල් 12ව මාතලේ කම්වේරියේදී වෙන්දේසිකර වකුණන්ට යෙදෙනවා ඇත.

මබාම දිසාවේ මාතලේ උතුරු පලාතේ උඩුගොඩ උඩසිගපන්තුවේ කොට්ඨාසයේ පිහිටානිබෙන බිම් කැබෙලි තුහක්.

•	සිතියම	1 275
	0000	7,010,

ඉතා.	ගම.	. ම්	අඤම.	මහත. අ. රූ. ප.
E 763	අම්බොක්ක	කිරිමනුවෙ හේන	ගේන	2 3 31
F 763	් එම	ගලවේල්යාය	ළුම ·	2 0 24
G 763	ළම	එම	එම	2 1 12

### අක්කරයක් රුපියල් 10යේ හිට මිකුනන්ව පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාබ්පති සර්වේයර් ජනරාල්උන්හාන්සේගෙඤ, විකිනීමේ කොන් දේසිය ගැණි කාරණ මබාම දිසාවේ මාතලේ ආණ්ඩුවේ උපඵ්ජන්තඋත්තාන්සේගෙඤ දුනගන්නට පුඵවන.

ආණ්ඩුකාර උතුමාතන්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්ව්ටන්හැම්,

වැඩ්බලන මහෂෙකුකාරිස් වම්හ.

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### LAND SALES IN THE SOUTHERN PROVINCE.

### No. 819, s. p.

### Colonial Secretary's Office, Colombo, July 13, 1892.

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ON Friday, September 2, 1892, at noon, the Government Agent for the Southern Province will put up to auction, at Hikkaduwa Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

One hundred and thirty allotments of land situated in the Wellaboda pattu of the Galle District of the Southern Province.

Preliminary plan 2,948. Situation-Batapola.

	Pre	eliminary plan 2,948. Situation-	Batapola.	F.	*****	
Lot.	Name of Land.	Name of Claimant,	Description.		tent. B. P.	
6187	Galwalakumburagawagoda	Crown	Waste land	0	0 84	
6188	Galwalaudumulugoda	Wadutantiri Elias	Jungle	ŏ	1 15	
6189	do.	Wadutantiri Adirian	Owita .	ŏ	0 28	
6190	do.	Crown	do.	ŏ	1 32	
6191	Galwalaudumuilakele	do.	Jungle	4	2 9	
6192	Do.	do.	do.	Ō	2 39	
6193	Do.	do.	do.	6	1 2	
X 261	Galwalaudumulla	Wadutantiri Endoris de	9			
		Silva and others	Field	0	\$ 28	
6194	Do.	Crown	Low land	0	2 18	
6195	Paragahaudumulla	do.	Jungle	9	8 25	
8196	Manangodaudumullakele	do.	do.	2	1 23	
6197	Manangodaudumullawatta	Wadutantiri Aidrian	Garden	0	2 15	
- 6198	Manangodaudumullakele	Crown	Jungle	5	1 15	
<ul> <li>- 6199</li> <li>6200</li> </ul>	Kukkademugoipolagoda Do.	do. Kottegoda Nandoris	Owita do.	0	2.18	
6200	D0.		<b>u</b> o.	v	4 10	·
· ·	···	Situation-Waturuwila	:			
<b>Y</b> 261	Paragahaudumulla	Kottegoda Don App				
		Hettikankanange Jase		· •		
6361	<b>Personahakalaamita</b>	and H. K. Dondris	Field Garden	. 5	025	•
6201 6202	Paragahakeleowita Paragahaudumullakele	Hewamanage Janis Crown		1 15		
6203	Do.	· do.	Jungle do.	3	2 15	
6204	Paragahakeleowita	do.	Owita	· 1	0.0	
	Do.	do.	do.	Ō	<b>3</b> 6	
6206	Do.	do.	do.	-	0 21	
6207	Etabamaduwa	do.	Jungle	i	3 25	
6208	Delgahaudumullabedda	do.	ďo.	1	0 11	
•	• · · · ·	Applicant-Binduhewa Carolis.				
6209	Paragahaudumullekelle	Crown	Jungle	2 ·	3 0	
6210	Do.	do.	do.	14	<b>S</b> 1	
6211	Do.	do.	do.	0	<b>S</b> 16	
	•	Situation-Nindane.				
6212	Nindangoipolakele	Crown	Jungle	19	09	
6213	Do.	do.	do.		0 31	
6214	Nindanegoipola and Diggo	ipolakele do. do.	Open land	<b>S</b> O	2 34	
6215	Nindanegoipola	Situation-Waturuvila.	Owita	v	1 94	
<b>Z</b> 261	Kukkademmaudumulla	Wanniachchi Andris Carl	n	•		
<u> </u>	. Russoveningeuutens	and others	Field	0	1 5	
A 262	· Do.	do.	do.	Ó	1 10	
B 262	Do.	do.	do.	0	1 11	•
C 262	Do.	Wanniachchi Uderihami		0	2 30	
D 262	Do.	Anthoni Siman	do.	· 0	2 18	
E 262	Kandalangaudumulla	Crown	do.	1	0 19	
		Situation-Nindane.		•	_	
6216	Nindangoipolabedda	Crown	Jungle	8	0 24	
6217	Do.	do.	do.		2 12	
6218 6010	<b>Do.</b> Do.	do. do.	do.		3 20 0 29	
6219 6220	Do.	do.	Owita		0 23	
6221	Nindangoipolawatta	Petiarambage Caronis	Garden	ĭ	1 16	
6222	Do.	Petiarambage Jandoris a		-		
		Weragodaradage Jania	do,	4	14	
6223	Do	Lokuliyana Udaris	do.	0	3 31	
6264	Do.	Crown	Owita	0	27	
6225	Nindanegodawatta	Daluwahumullegamage	Garden	•	0 10	
F 262	Kenagahaudumulla	· Pedris Weerapperuma Dingiapp		1	2 16 0 18	
G 262	Keenagabaudumulla	Batuwattegamage Nand	rie	-	A 10	
		and W. Endris	Field	2	1 21	
6226	Do.	Crown	· do,	. <sup>.</sup> 0	8 18	
. 6227	Diggoipolabedda	đo.	Jungle		0 22	•
6928	Þρ.	do.	do.	20	8 17	

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				Extent.
Lot.	Name of Land.	Name of Claimant. Situation—Waturuwila	Description.	A. B. P.
H 262	Diggoipolaudumulla	Batuwattegamage Nandr	is Field	024
6229	Diggoipolabedda	Situation-Nindane. Crown	Jungle	
6230	Keenagahaudumulla	do.	Field	28 0 11 8 0 28
6231	Do.	đó.	do.	8028. 026
6232	Waulanneudumullebedda	do.	Jungle	18 0 11
6233	Diddeliyaudumullebedda	do.	do.	21 3 13
6234	Diggoipolabedda	do. Kanada Ashahi kamani	do.	26 1 30
I 262 6235	Dangaraudumulla Waulagala Diddeliyagoipolal	Kaggoda Achchi Juwani sele Crown	s Field Jungle	1 3 28 1 3 18
		Situation-Weragoda.		
6236	Diddaliyegoipola ·	Crown	Grass land	1 3 38
6237	Diddaliyeudumulla	do.	Field .	0 0 22
6238	Waulagalaudumullebedda	Situation—Nindane. Crown	Jungle	
6239	Waulagalaudumulleowita	do.	Owita	
6240	Koreawalaudumullewatta	Lokuge Carlu	Garden	0 1 36 0 0 27
6241	Do.	Jasinhakankanange Andr		0 2 2
6242	Do.	do.	do.	0 2 17 - 55
6343	Leeniagalabedda	Crown	Jungle	10 3 15
6244 6245	Koreawellaudumulla	do.	Field	0 1 24
6245 6246	Linigalbedda Kongahawella	do. Petiarambege Jandoris	Jungle Garden	7 2 15
6247	Kongahawellaowita	Crown	Open land	2 0 34 1 3 2
	0	Situation-Weragoda.	- E	
6248	Do.	Crown	Owita	0 2 14
6040	T	Situation-Nindane.	174-1-1	
62 <b>4</b> 9 -	Leenigaludumulla	Crown	Field	034
	· · · · ·	SituationWeragoda.		~
~ 6250 6251	Leenigalowita	Crown	Open land:	0 0 32;
6252	Do. Leeniagalbedda	do. <b>do</b> .	do. Jungle	2 1 32 7 0 26
6253	Do.	do.	do.	7026 1:33
6254	Etoluwebedda	do.	do.	28 0 20
		Situation-Nindane.		
6255	Leeniagalbedda	Crown	do.	10 0 32
6256	Tambahitiya	do.	Field	0 2 22
6257	Leeniagalbedda	do.	Jungle	2 2 4
-	<b>m</b> • • • • •	Situation-Weragoda.		
J 262	Tambahitiya	Crown	Field	1 2 28
		Situation-Nindane.		
6258 K 262	Waulanneudumulla	Crown Loddy Brooms	Grass land	0 3 24
R 202	Do.	Laddu Erappu	Field	3 1 21
6259	Etoluwebedda 🔹 🖕	Situation-Weragoda.	Jungle	3 3 24
0200	Mona ,	Crown Sites the Data also	o milite	3 3 24
6260	Galwalaudumullagoda	Situation—Batapols. Crown	do.	1 3 2-
L 262	Galwalaudumulla	do.	Field	200
6261	Galwalaudumullabedda	do.	Jungle	1 1 5:
626 <b>2</b>	Do.	do.	do.	0 2 1
6263 -	Manangodaudumullabedda	do.	do.	1 1 39
6264 ·	Do, Do	do.	do.	3 2 10
6265 6266	Do. / Do.	do. do.	do. do.	1 1 39 2 1 31
0200	<b>D</b> 0.		uu,	
6267	Paragahaudumullabedda	Situation-Nindane. Crown	Jungle	3 1 14
6268 ·	Do.	do.	do.	1 0 6
6269	Do. 3	do.	do.	1 0 16
6270	Do.	do.	do.	1 1 38
6271	Nindanegoipolabedda	do.	do.	3 3 1
6272	Do.	do.	do.	6 0 20
6273 6274	Diggoipolabedda Do.	do. do.	do. do.	4 3 5 4 0 13
6274	Do. Do.	do. do.	do.	40;13 6125
6276	Do. Do.	do.	Open land	1 0 16
6277	Dikdeliyeudnmullabedda	do.	Jungle	2 3 9
6878	Do.	đo.	do.	2 3 0
6279	Do.	do.	do.	2 0 21
6280	Do.	do.	do.	1 2 32
6281 6282	Waulanneudumullabedda	do.	do. Open land and immel	3 2 36
6283 ··	Do. Do.	do. do.	Open land and jungl do.	e 5189 2310
6284	Do.	do.	do.	6 1 27
6285	Dikdeliyeudumullabedda	do.	do.	1 2 3
•			•	· ·

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i i

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.
6286	Diggoipolabedda	Crown	Open land and jungle	1 0 23
6287	Do.	do.	do.	200
6288	Nindanagoipolabedda	do.	do.	420
6289	Do.	do.	do.	<b>3</b> 03.
6290	Do.	do.	Open land	2 2 15
6291	Do.	do.	Jungle and open land	3 3 10
6292	Do.	do.	do.	2 2 36
6293	Leeniyagalbedda	do.	do.	2 8 32
6294	do.	do.	do.	1 2 14
6295	do.	do.	do.	2 2 15
6296	Do.	do.	Jungle	1 1 30
6297	Do.	do.	Jungle and open land	0 3 15
6298	Do.	do.	Open land	0 1 24
6299	. Do.	do.	do.	0 3 12
6300	Do.	do.	Jungle	4 3 35
6301	Do.	do.	Open land	2 3 27

Nore. - Any persons considering that they have any claims to these lands are hereby noticed to produce evidence of their title before the Government Agent on the day of sale.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Galle.

### By His Excellency the Governor's command.

J. A. SWETTENHAM,

Acting Colonial Secretary.

### No. 819, s. p.

## වම් 1892 ක්වූ ජුලි මස 18 වෙති දින කොළඹ මහසෙකුතාඊස් උන්නාත්සේගේ කන්තෝරුවේදීය.

ද කතා දිසාවේ ආණ්ඩුවේ ඒජන්තඋන්තාන්සේ විසින් මෙහිපහත සදහන්වෙන ආණ්ඩුව සන්නක ඉඩම් ආණ් තීවේ නියෝගවල පුකාරයට විම් 1892 ක්වූ සැප්තැම්බර් මස 2 වෙනි දිනවූ සිකුරාද දවල් හික්කඩුවේ තානායමේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

දකුණුදිසාවේ ගාඵපලාහේ වැල්ලබඩපත්හුවේ පිහිටානිබෙන බ්ම්කැබෙලි 130ක්. සිතියම 2,948, ගම—බටපොල.

				6	୭୦୦	50.	
නො.	් ඉඩමේ නම.	අයිතිකම කියන්නා.	අඤම.	ę.	<b>б</b> ү.	ø.	
6187	ගල්වලකුඹුරගාවගොඩ	ආණ්ඩුව	ଗ୍ରିକ୍ଷତ	. 0		84	
6188	හල්ව <u>ල උඩුමු</u> ඵගොඩ	වඩුතක් කිරිඵලියෙස්	කැලේ	0	1	15	
6189		වඩුයන් <i>කිරි</i> අද්රියන්	ଶିଶିର 🗌	0		28	•
6 <b>19</b> 0	ළුම	ත් මේ බව	ළම	0		32	
6191	, ගල්වලඋඩුමුල්ලේකැලේ	් වම	කැලේ	4	2	9	
6192	20	එම	ළම	0	2	39	••
6193	් එම	ඵම	ළුම	6	1	2	
X 261	<u>ංල්වලඋඩුවුල්ල</u>	වඩුතන්තිරි එන්දෙරිස්දසිල්වා සූහ					
		තවත් 🏅	කුඹුර	0	3	28	
6194	ළුම	ආණඩුව	<u>ଚ</u> ରିଛିତି	0		18	•
6195	් පර ග හ උ ඩු මු ල් ල	් එම 🍬	කැලේ -	9	-	25	
6196	් මනන් <u>ගොඩි උඩිමුල්</u> ලේකැලේ	එම .	එම	2		23	
6197	· මනන්ගොඩඋඩුමුල්ලේවත්ත	වඩුහන්තිරිඅදිරිගන්	වත්ත	0		15	
6198	· මනන්ගොඩඋඩුමුල්ලේකාලේ	ත් මෝඩව	කැලේ	5		15	
6199	කුක්කඩමුයිගොයිපලගොඩ	ළුම .	බ්විට	0	3	2	
6200	e <b>d</b> o	කෝච්ටේගොඩ නන්දෙරිස්	එම	0	2	18	
		ගමචතුරුවල.					
<b>Y</b> 261	ු පර ගහ උඩු මුල් ල	කෝව්වේගොඩ දෙ <b>න්අප්</b> පුතෙට්ට්					
,	,08200	කන්කානන්ගේ ජසෙන්දා සහ					
,		එච්. ඉක්. දෙන්දිස්	. කුඹුර	5	0	25	
6201	පරගතකැලේඕවිට	භේවාමානගේජානිස්	වත්ත	1	0	26	
6202	පරගහඋඩුවුල්ලේකැලේ	ආණ්ඩුව	කැලේ	15	0	Ó	
6203		් වීම	<u>එ</u> ම	3	2	15	、
6204	්ප <b>රගහ</b> කැලේඕවිට	20 20	තිවිට	1	0	0	·
6205	එම		එම	0	3	6	
6206	ළුම	ආ ණේඩුව	<b>ළුම</b> _	0		21	
6207	් ඇ <b>ටඹ</b> මඩුව		කැලේ ්	1		25	
6208	෧ඁ෫ඁඦඁ෨෨ඁඁඋඞුමුල්෧ඦඁ෧෦෫෫	එම	ළුම .	1	0	11	
	ඉල්එම්කාරය	ාගේ නම—බන්දුතේවා කරොලිස්.	_				
6209	පරගහඋඩුමුල්ලෙ කැලේ	ආණ්ඩුව	කැලේ .	2	3	0	
6210	් එම	້້ອອ	එම	14	3	1	
6211	එම	එම	එම	0	3:	16	
		ගමනින්දන.		••			
6212	නින්දන්ගොසිපලකැලේ	<b>එම</b>	එම 👘	19	0	9	
6213	ඵම	ළුම	ළුම	25	0	31	

# July 22, 1892]

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### CEYLON GOVERNMENT GAZETTE

		අසිථිකම කියන්නා.	<b>4</b> 33 9		<b>5</b> 0	
ලංකා, 0014	ඉඩමේ නම. කින්දත්දෙකාලිකල සහ වින්	අය ට කම කය වාතා.	අසුම.	<b>ę.</b> (	72.	0.
6214	නින්දන්ගොයිපල සහ <b>දි</b> ක් ගොයිපලකැලේ	ආ ණේඩුව	ම්ඩුබ්ම	3	2	34
6215	නින්දනේගොසිපල	<u>්</u> ට්ම	6880	õ		34
		ගමචතුරුවිල.				
Z 261	කුක්කඩේමිහඋඩුමුල්ල	වන්නිආච්චි අන්දිරිස්, කාර්ථ සහ				
	4	නවත්	කුඹුර	0	1	5
<b>A</b> 262	ළම	එම	එම			10
B 262	ළම	එම බාක්ති කබ්බි ද දේ කා සී	ළුම ළුම	0		11 30
C 262 D 262	ළුම ළුම	වන්නිඅච්චිඋදරිහාමි අන්තෝනි සිමන්	ළම ළුම	0	_	30 18
E 262	<b>ක</b> ඤලහඋඩුමුල්ල	ආණ්ඩුව	කුඹුර	ĭ		19
6216	නින්දන්ගොයිපලබැද්ද	ගමතින්දත. ආණ්ඩුව	කැලේ	8	۵	24
6217	ය යිද්දා දේද ඉම	400 ·	එම	23		$12^{12}$
6218	ළුම	එම	එම	ĩõ		
6219	එම	එම	ළුම	11		<b>29</b>
6220	දාම	<b>එම</b>	କ୍ଷିତିତ	0	-	23
6221	නින්දන්ගොයි <b>පලෙවන්හ</b>	පෙටිඅරඹගේ කරොනිස්	වත්ත	1	1	16
6222	එම	පෙවිඅ්රඹගෙ ජන්අෙරිස් සහ වෙර ගොඩ රදගෙ ජානිස්	එම	4	.1	4
6223	එම	ලොකුලිශන උදරිස්	ළම	ō		31
6224	ළුම	ආණ්ඩුව	<b>®</b> 50	ŏ	-	7
6225	<b>නින්දු ෙන්</b> නොඩව <b>න්න</b>	ද්ඵවතුමුල්ලේගමගෙ පෙදිස්	වත්ත	1		16
F 262	කැ නගහ <u>උඩු</u> මුල්ල	විරප්පෙරුම සින්ගිඅප්පු	කුඹුර	4	0	18
G 262	කැතගහ උඩුමුල්ල	බටුවත්තේගමගෙ නන්දිරිස්	~ ~			~ *
	<b>A</b> D	සහ ව. එක්දිරිස් සංක්රීම	කුඹුර	2		21
6226 6227	එම දිශ්ගොයිපලේබෑ ද්ද	ආ ණේඩුව එම	එම කැලේ	0 16		13 22
6228	ද <i>ශ මංකා සට මෙල ක</i> ැදද ළම	20 20	ළ දම			17
					. •	
H 262	ම්ක්ෂකා සිත යන් අඩ්ඩන්න	ගමවතුරුවිල. ඔටුවත්තෙගමගෙ නන්දිරිස්	-	0	2	
<u>H</u> 202	දීග්ගොසිපලේ උඩුවුල්ල	නපිර්තුගේන්තු නතුප්රය	ක්ඹීය	v	*	7
		ගම—තිත්දන.			•	
<b>6</b> 2 <b>2</b> 9	<b>දිග්</b> ගොසිපලේබැද්ද	ආ මේඩුව ්	කැලේ	28	0	11
6230	කීනගහඋඩුවුල්ල	්ළම	කුඹුර	3		28
6231	ළුම	එම	එම	0		6
6282	වවුලක්නේ උඩුවුල්ලෙ බැද්ද	ළුම ළුම	කැලේ	13 21		11 13
6233 6234	දීදිද්ලියා උඩුමුලිමිල්මැද්ද දිග්ගොසිප්ලේබැද්ද	20 40	<b>එ</b> ම එම	21 26		30
I 262	දන්ගර උඩුමුල්ල	කග්ගොඩ ආච්චිජුවානිස්	කුඹුර	ĩ		28
6235	වවුලා හලදිද්ද ලිගෙ ගොසි	· _	.0			i
	පලේ කැලේ	ආ ණේඩුව	කැලේ	1	3	18
		ගම—ශව්රගොඩ.				
6236	<b>දිද්</b> දුලිගෙ ගොයි <b>පල</b>		තනකොල ඉඩම	1	3	38
6237	ද්ද්දුලිගෙ උඩුමුල්ල 	69 29	කුඹුර	ō		22
		-				
		ගම––තින්දන.		0.5	~	•
6238	ව <u>්</u> වි <b>රින්ධර්ග ක</b> ්දේ	එම එම	<i>කැලේ</i> ඕව්ට	25 0	2	0 36
6239	එම ඕවිට ලංකා රට ද බවත්තෙ වන්න	ලොකුගෙ කාර්ඵ	මත්ත වත්ත	ŏ		30 27
6240 6241	කොරවල උඩුවුල්ලෙ වත්ත එම	ජාසිංහකන්නා <b>කන්ගේ අන්දිරිස්</b>	ළම	ŏ		2
6242	<b>2</b> 0	90 	ළුම	Ō		17
6243	ලීනියගල බැද්ද	අා ණේඩුව	කැලේ			15
6244	කොරවල උඩුමුල්ල	ළම	කුඹුර			24
6245	ලීනියගල්බැද්ද	ළුම දෙකත් සංකාන කරන්න දු පින්	කැලේ බාස්ත	7		15
6246 6247	කොන්ගහවැල්ල කොන්ගහවැල්ලේ ඕවිව	පෙතිඅරඹගෙ ජන්දෙරිස් ආණ්ඩුව	<b>ව</b> ත් ත මූඩුබිම	2 1	03	34 2
0211	කොනගතරේ යියේ කරට		55mo	-	v	4
6248	<b>6</b> 0	ගම—වේරඉගාඩ. <sup>-</sup> ආණ්ඩුව	<b>ම</b> ්වට	0	2	14
U270	5 <b>.</b>	ගම—නින්දන.		v	ت	₩₩, .
6249	ලීනියගල් උඩුවුල්ල	ග ෙන හැදහ. ආණ්ඩුව	කුඹුර	0	3	4
U4777		ගමු—ලව්ර <b>ග</b> ොඩ.	-452-			•
6250	ලීනියගල් ඕවිව	ගම් මා කර	<b>චු</b> ඩුනිම	0	٥	32
6251	ළහස පරි කර්ග සහ	<b>6</b> 9	පුසුහි එම	2		32
6252	ලීනියගල් බැද්ද	ළුම	කැලේ	7		26
62 <u>5</u> 3	<b>. 6</b> 9	එම	ළුම	1	3	
6254	ඇතුළුමේ බැඳ්ද	ළම	09	28		20
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### CEYLON GOVERNMENT GAZETTE.

[No. 5,156

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නො.	ඉඩමේ නම.	අයිතිකම්කියන්නා	අඥම,	<b>q.</b> (	dı.	¢.
		ගම—කින්දන.	_			
6255	ලීනියගල් බැද්ද	ආණ්ඩුව	කැලේ	10		32
6256	තඹකිටිය.	එම	කුඹුර	0		22
6257	ලීනියගල් බැද්ද	ළුම	කැලේ	2	2	4
• •						
J 262	තුඹකිටිය	ගම—වේරගොඩ. ආණ්ඩුව	කුඹුර	1	2	-28
0 202		·		-	~	-
6950		ගම—නිත්දන.		^	9	04
6258 K 262	වව්ලන්නේ උඩුමුල්ල	ආණ්ඩුව	තතු හො සංකාල ඉඩ ම ම ද	0 8		24 21
<b>N</b> 202	එම	ලද්දුඑරප්පු	සුඹුර	a	т	41
		ගම—වේරගොඩ.		•	~	
<b>6259</b> ·	ඇතඵවේබැද්ද -	ආ ණේඩුව	කැලේ	3	3	24
		ගම—බටපොල.				
6260	ගල්වල උඩුමුල්ලේගොඩ	ආ ණේඩුව	ළම	1	3	2
L 262	ගල්වල උඩුමුල්ල	. రెల	කුඹුර	2	0	0
6261	එම බැද්ද	එම	්රම	1	1	5
6262	එම	ළුම	ළම	0	2	1
6263	. මනන්ගොඩ උඩුමුල්ලේබැද්ද	ðð	ළුම	1		39
6264		ð	ළුම 🕫	3		10
6265	ළම	ළම	එම	1		39
6266	ළුම	එම	<b>2</b> 0	2		31
		ගම—නින්දන,				
6267	ന് നന് കലിലിന് കണ് കെ	ගම	ළුම	8	1	14
				1		14 6
6268 6860	පරගහඋඩුමුල්ලේ බැද්ද දූර	<b>එ</b> ම අධ	<b>බැ</b> ද්ද	1		0 16
6269	ළුම	ළුම	එම අම	1		
6270	එම	ළුම	ළුම			38
6271	නින්දනේ ගොයිපලේ බැද්ද	එම	්ළම	3	3	1
6272	ළම	එම	<b>2</b> 0	6		20
6273	දිග්ගොයිපලේ බැද්ද	ළම	ළම	4	3	5
6274	ළම	ළුම	ළුම	4		18
6275	එම	ළම	ළුම	6		25
6276	එම	ළුම	මුඩු <b>බ</b> ම	1		16
6277	<b>දි</b> ක්දෙලියේ උඩුවුල්ලේබැද්ද	ළුම	<b>ລັ້</b> ເຊີຊ	2	3	9
6278		ළුම	ළම	2	3	0
6279	ළුම	ළම	ළුම	2	0	21
6280	එම	00	ළුම	1	2	32
6281	වඩුලන්නේ උඩුමුල්ලේබැද්ද	ළම	ĐĐ	3		36
6282	් පව්රයාශන උසුවුල්ලේ ක්රීය්ද් මම	එම	මුඩුබිම සහ බැද්ද			39
6283	ළම	ළම	තිම සිටිකද ගහ කැද්ද්	2		10
6284	් <b>එ</b> ම	එම එම	ළුම ·	6		27
6285			ළම	1	2	
	දික්දෙලියේ උඩුමුල්ලේ බැද්ද	<b>2</b> 0		-		
6286	දීග්ගෝයිපලේ බැද්ද	එම	ළුම	1		23
6287	60	<b>එම</b> .	ළුම	2	0	0
6288	නින්දගොසිපලේ බැද්ද	එම	ළම	4	2	0
6289	ළුම	ළුම	එම	3	0	3
6290	ළම	· එම	<u> ଥ</u> ୁଥିଛି ୭	2		15
6291	ළුම	ළුම	බැද්ද යහ මුඩුහිම			10
6292	ළුම	ළම	ළුම	2		86
6293	ලීනීයගල්බැ <b>ද්ද</b>	ළුම	එම	2		32
6294	00 · · ·	ළුම	ළම	1		14
6295	<b>එ</b> ම	ළුම	60	2		15
6296	ළම	එම	බැද්ද	ĩ		30
6297	ළම	ළම		-		15
6297 6298			බැ <i>ද්ද</i> සහ මුඩුබිම් බාසික	0		24
6298 6299	<b>එ</b> ම <b>ආ</b> බ	ළුම අත	<u>ଥ</u> ିରୁଛିଁ			$\frac{27}{12}$
	<b>ළුම</b> අම	ළුම	්එම බා අද	0		
6800	. එම	ළුම	<b>බැ</b> ද්ද මුඩුබිම	4 2		35 27
6301	එම	එම				

මේම ඉඩම්වලට යම් කෙෂෙණකුට අයිතිවාසිකමක් තිබෙනවාය කියා හිතනවානම් ඒ බව සා*ස්*වෙලින් වීක්ණිමේ දවසේදී ඒජන්ත උන්නාන්සේ ඉදිරිපිට කියා සිටින්ට ඕනෑය.

මේම ඉඩම් ගැණි වැඩිදුර කාරණ වංශාධිපති සර්සවේයර් ජනරාල් උන්නාන්සේගෙඤ, විකීනිම් කොන් දේසියගැණ කාරණ ගාල්ලේ ආණ්ඩුවේ ඒජන්හඋන්නාන්සේගෙඤ දුනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥව ලෙස,

්ජේ. ඒ. ස්විචන්හැමි. වැඩබලන මහසෙතුභාරිස් වම්හ.

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### LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 979, N.-W. P.

Colonial Secretary's Office, Colombo, July 7, 1892.

O<sup>N</sup> Friday, August 26, 1892, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up to auction for sale or settlement, at his office in Chilaw Kachchéri, the under-mentioned portions of Orown Land, on the terms authorised by Government.

Two allotments of land situated in the Pitigal kóralé north division of the Chilaw District of the North-Western Province. Preliminary plan 1 147

		I Condition	ary plan 1,147.		E.	stent.	
Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.		R. P.	-
6127	Tettakade	Pieris	Crown	Jungle	3	3 38	3
		Prelimin	ary plan 1,463.	•	:	•	
7614	Rajakadaluwa	Leased land for settlen	ient —		3	0 0	)

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Assistant Government Agent, Chilaw.

By His Excellency the Governor's command,

J. A. SWETTENMAM, Acting Colonial Secretary.

രിതത.

No. 979, N.-W. P.

වම් 1892 ක්වූ ජූලි මස 7 වෙනි දින කොළඹ

මහසෙසුතාටිස් උන්නාන්සේගේ කන්තෝරුඵේදීය. මහසෙසුතාටිස් උන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්ගක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1892 ක්වූ අගොස්තු මස 26 වෙනි දිනවූ සිකුරාදට හලාවත කච්චෙරියේදී වෙන්දේසිකර විකුණැන්ට ගෙදෙනවා ඇත.

වයඹදිසාවේ හලාවත පලාතේ කොට්ඨාසයේ පිහිටානිබෙන බ්ම්කැබලි.

නො.	ගම.	ඉල්ළුම්කාරයා.	අන්ම.	ę. (	ວ້າ.		
6127	තිත්තකඩේ	පිරිස්	කැලල්	3	3	38	
		සිතියම 1,463.				:	
7614	රාජකදළුව	වැවීමටදුන් ඉඩම බේරාගැනීම	- 60	3	0	0	
මෙම	ම ඉඩම් ගැණි වැඩිදුර ස	හරණ වංශාධිපති සර්වේයථ්ජනරාල්උද	න්නාන්සේගෙන්ද,	වික්ථ්මේ	6	<b>ເ</b> ລງ ຊ	9
		) ආණ්ඩුවේ ඒජන්හ උන්නාන්සේගෙන					
	• ,		n manada mana ang			:	

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස, 👘

ංජ්. ඒ. ස්විටන්හැම්,

වැඩබලන මහසෙකුතාරිස් වම්හ,

### LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 823, N.-C. P.

Colonial Secretary's Office, Colombo, July 11, 1892.

·· ·,

O<sup>N</sup> Thursday, August 25, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anurádhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Eighteen allotments of land situated in the Kalagampalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 481.-Kalagam kóralé.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. B. P.
1757	Nelliyagama	Puspa Panikkiya	Scrub jungle	3 1 6
1758	Do.		do.	0 2 19
2795 -	Alutwewa	Preliminary plan 941Unduruwa kóralé. Sellewanni Appuhamige Banda and oth	ers Forest	3217 (4 <sup>+</sup> )

No.	5,156	
110,	0.106	

• .			_	E	xte	ent.
Lot.	Village.	Name of Applicant.	Description.	A.	R.	P.
2809 2810 2811 2812	Kudagama Undurawa Hammillewa Do. Do.	Preliminary plan 952.—Undurawa kóralé. Ekanayaka Manikrala Pinhami Appubami Kapuruhami Appubami Mudiyanselage Banda Vel-vidane	Jungle do. do. do.	6 9 0 1	0 3	6 28 39 23
2914 2915 2916 2917	Kelekarmbewa Do. Do. Do.	Preliminary plan 1,024.—Kalagam kóralé. Lekamge Kapuruhami and others do. Kepuruhami Gamarala and another T. Mudiyanselaga Menikrala	Jungle and forest Jungle do. Forest and paddy field	10 2 11 10	1	22 4 25 25
2963	Uipotagama	Preliminary plan 1,053.—Kiralawa kóralé. Rana Vel-pediya and others	Jungle	3	0	32
<b>2</b> 228	Ganewalpola	Preliminary flan 665. – Maminiya kóralé. Karta Levvai Vel-vidane	Land fit for paddy	17	3	19
2464 2465 2466 2467	Ganewalpola Do. Do. Do.	Preliminary plan 789.—Maminiya kóralé. — — —	Jungle fit for paddy do. do. do. do.	1 2 3 1	0 1	23 14 9 11
2468	Do.	1	do.	1	1	

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anurádhapura.

By	His	Excellenc	y the	Governor's	command	ί,
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J. A. SWETTENHAM, Acting Colonial Secretary.

### No. 823, N.-C. P.

### වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමාද දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙත ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ ගියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 25 වෙනි දිනවූ බහස්පතින්ද සහ ඊවපසු දිනත් අනුරාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

උතුරුමැද දිසාවේ නුවරකලාවිය පලාතේ කලාගම් පලාත කොට්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි 18ක්.

		සිතියම 481. කලාගම්කෝරලේ.		මය	000	
නෙකා.	ගම.	ඉල්ඵම්කාරයා.	අඤම.	<b>ợ.</b> c	Sz. (	٥.
1757	<b>නෙල්ලි</b> යගම	<b>පුස්පා පනික්</b> කියා	කුඩාකැලේ	3	1	6
1758	້ <b>ັ</b> ອອ	- ·	් එම ්	0	2	19
2795	අඵත්වැව	සිතියම 941. උදුරව කෝරලේ. සෙල්ලවන්නිඅප්පුහාමගේ බන්ඩා සහ තවත්	මූක <b>ලා න</b>	3	2	1,7
		සිතීයම 952.	• .			
2809	කුඩාගම	ඒකනායක මැනික්රාල	කැලේ	6	-	6
2810	Ccරවකම්මිල්ලැව	පින්හාමඅප්පුහාම	ළුම	9	0	28
2811	එම 🌅	කපුරුතාමඅප්පුහාම	ළුම	0	-	3 <b>9</b>
2812	<b>එම</b>	මුදියන්සේලාගේ බන්ඩා වෙල්විදනේ සිනියම 1,023. කලාගම්කෝරලේ.	එම	1	0	23
2914	කැලේ කර ඹෑව ම	ලේකමගේ කපුරුගාම සහ හවත්	කැලේ සහ මූකලාන	10		2 <b>2</b>
2915	ළුම	ළුම	කැලේ	2		4
2916	ළුම	කපුරුහාමි ගමරාල සහ තවත්	එම	11	1	25
2917	එම	රි. මුදියන්සෙලාගේ මැනික්රාල	මූකලාන සහ ඉඩම	කුඹු <b>රු</b> 10	3	25
		සිතියම 1,053. කිරලවකෝ <b>රලේ</b> .	-			
2963	<b>උල්පොත</b> ගම	රනාවෙල්පේඩියා සහ තවත්	කැලේ	3	0	3 <b>2</b>
		<b>සිතියම</b> 665.  මාමනියා <b>කෝරලේ</b> .	B	-0917	9	19
2228	ගනේවල්පොල	කර්තාලෙව්වේ වෙල්විදනේ සිතියම 789.	ව්යවසැමහන	- .,		
2464	ළුම		් ව්යටසැගෙන	කැලේ 1		23
2465	ළුම	·	. එම	2		14
2466	එම	<b>—</b>	එම	8	1	-
2467	e e		ළම	1	3	11
<b>2468</b>	ඵම		එම	. 1	1	9

මෙම ඉඩම්ගැණ වැසිදුර කාරණ වංශාධිපති සර්වේයර්ජනරාල්උන්නාන්සේගෙන්ද, විකිනීමේ කොන් ඉද්සියගැණ කාරණි උතුරුමැදදිසාවේ අනුරාධපුරේ ඒජන්තඋන්නාසේගෙන්ද දුනගන්නව පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්යේගේ අඥවලෙස,

ජේ, ඒ. ස්ව්ටන්හැම්,

#### \_

1688

No. 823, N.-C. P.

கொலோனியல சககிற்ததார் ஆபிசில, கொழுமபு, 1892 டி ஆண்டு ஆடிமீ 11 ந் **உ.** 

1892 ம் ஆண்டு ஆவணிமாசம 25 **ந தே**தி வியாழக்கிழமை மத**ியான த**திறும் அடுத்த தாட்களிலும தன் ஆபீசில வடமத்திய மாகாணத்து அனுராசபாக் கவற்ணமேந்து ஏசன்றவாகளால் இதன்டியிற சொல்லப் பட்டிருக்கிற முடிகஞரிய காணித் துண்டுகளே, அர்சாட்சியாரால உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்<sup>த</sup> ப்பிர்காரீம் ஏலத்திற்கூறி விற்கப்படும்.

18 காணித துணம்கள, வடமத்திய மாகாணத்து துவாகளாவியா டிஸ்திறிக்கின் கலகம்பலா*த*தைப் பகுதியிலிருக்கின்றது.

		பிளான இலக்கட்ட 481, கலகாட்கோறின.		_0	a f	லம.
இல.	ரூறிச்சி.	கேள்விக <b>காரன பெ</b> ய <b>ர்</b> .	ബിഖµഥം.			ыш. г. Ц.
1757	நெலலியகம	புஷப்பபணிக்கிய	பறடடைக <b>சாடு</b>	3		L 6
1758	- <b>20000000</b>	ஒ <b>ரு வ</b> ருமிலலே	62.0	ŏ		2 19
		Sarra இலக்கம் 941, உந்துறுவெவாகோறளே	•			
2795	<i>அலுத</i> வெவா	செல்லவன்னி அப்பு ஆமிகை செல்லவன்னி அப்பு ஆமிகை	•			
		பண்டாவு மற்பேரும	பெருங்காடு	3	2	2 17
	. ,	பிளான இலகசம் 952, உந்தறுவெவாகோறின				
2809	(குட <b>க</b> மா	தகக்தாயக்க வெனிக்கிலின்	செடிக்காடு	6	2	6
2810	உந் <b>த</b> றுவெவாகமி	லலா பிங்காமி அப்புகாமி	5012		- Ū	28
<b>2</b> 811	രു	கப்புறுகாமி அப்புகாமி	രും	0	3	<b>39</b> j~
2812	soig.	முதயானசிலதேவண்டா வெ	,			
	•	லை வி தா வோ	60.p.	1	0	28
		பிளான இலககம் 1,024, சுலகாமகோறனே.				
2914	கெலகறம்பாவா	் லேகமகே கம்புறகாமியு மற				
	•	பரும	பெருங்காடுஞ்செ	ų.		· - ·
		- ,	க்காடுட	<u>10</u>	.1	22
2915	~grb	રવાન	செடிக்காடு	2	8	4
2916	eg b	<b>கப்புகா</b> மி கம <b>ரூளேயும</b> மறற	_			
2917		and a construction of the	ማት	11	1	25
2917	egrà	ரிமு <i>தியானசே</i> லவே மணிக் <del>கி</del>	0			
		(II Contraction of the Contracti	பெருங்காடுட வ	, 10	ġ	25
			யலும	10	0	20
2963		பினான இலக்கம் 1,053, திறலவகோறின்.				
2300	<b>உலபொத</b> தகம்	றனுவெல <b>ெபா</b> டியாவும மறு	0	3	^	29
		. 0	செடிக்காடு	0.	U	
2228	-0 0 0	பிளான இலக்கம் 666, மாமினியகோறனா.	0 00			
4428	രേങ്ങമോഗെപ്രം	<b>୶</b> ୩ ୫୩ ବି <b>୶</b> ର୍ଭରେବା ବିଷାର ଧ୍ୟ <b>୫୩</b> ଅଟେ	<b>ഒതും പെട്ടും പെട്ടും പെട്ടും</b> പെട്ടും പെട്ടും പെട്ടും പെട്ടും പെട്ടും പെട്ടും പെടും പോട്ടും പോട പോട്ടും പോട്ടും പ			10
			கபூமி	17	0	19
2464	- 0	பிளான இலக்கம் 789, மாமினியகோறதா.	~ ~ ~			
2404	<b>ക</b> രഞ്ഞപെന്നം	ஒரு வரு பிலலே	<b>தெலவின் நில</b> முப	· .	^	00
<b>2</b> 465		2.	செடிக்காடு	1	0	23
2466	. AL	ஷ	ion ge	2 3	1	9
2467	- m.g ·	ይንድ ት	sort	1	3	11
2468	· solo		<b>67</b>	ī	1	9
		-9 <b>-</b> 5-	C Variger	•	•	- ,

இககாணிகளூபபற்றிய மேலதனடான விளம்பாங்களே சங்கைபோர்ந்த சாவேயா ஜென்றவிடத்திலும விறபன் வின கொந்தீசைப்பற்றி வட்டித்திய மாகாணத்த அரசாட்சி ஏசன் றுத்துரை அவர்களிடத்திலும் வீளுவி அறிந்தலேகாளனவாம.

> அதியுக்கம் தேசாதி**ப தியவாகளின் து கட்ட**ீனயின்படி, ஜே. ஏ. சவெற்றின்ஹம்,

இராசாங்க விசிதரின வேலபாரப்புவர்.

No. 824, N.-C. P.

Colonial Secretary's Office, Colombo, July 11, 1892.

O<sup>N</sup> Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anurádhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ten allotments of land situated in the Nuwaragampalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 1,051.--Eppawala kóralé.

				E	at	ent.	•
Lot.	Village.	Name of Applicant.	Description.			P.	
2961	Wirawewa	Appuralage Banda	Jungle	4	0	0	,
2962	Nawagattegama	Preliminary plan 1,052Eppawala koralé: Gamaralage Punchirala	Jungle	4	3	39	)

Village.	Name of Applicant.	Description.			
		5 000 mp 000-0			•••
Kelediulwewa	Ukkurala Vei-vidane and another	Forest	8	1	18
Do.		do.	0	2	10
Do.	Ukkurala Vel-vidane and another	do.	4	1	31
Miwamalewa Do.	Preliminary plan 1,076. – Kende koralé. Menikrala Kapurala and others Pulinguralage Ukkurala	Jungle do.			
Pudukkulama	Preliminary plan 815.—Kanadara kóralé. Punchirala Vel-vidane	Jungle fit for paddy	6	1	19
	Preliminary plan 372Nuwaragam kóralé.				
Resewakulama		Jungle fit for paddy	10	1	25
Malwatukele	·	.do.	8		23
	Do. Do. Miwamalewa Do. Pudukkulama Basawakulama	Kelediulwewa       Preliminary plan 1,054.—Eppawala kóralé. Ukurala Vei-vidane and another         Do.       Ukurala Vei-vidane and another         Do.       Ukurala Vel-vidane and another         Preliminary plan 1,076.—Kende kóralé.       Menikrala Kapurala and others         Do.       Preliminary plan 1,076.—Kende kóralé.         Miwamalewa       Menikrala Kapurala and others         Do.       Pulinguralage Ukkurala         Preliminary plan 815.—Kanadara kóralé.       Puchriala Vel-vidane         Pudukkulama       Preliminary plan 372.—Nuwaragam kóralé.         Basawakulama       —	Kelediulwewa       Preliminary plan 1,054.—Eppawala kóraló.         Do.       Ukturala Vei-vidane and another         Do.       Ukturala Vel-vidane and another         Do.       Ukturala Vel-vidane and another         Miwamalewa       Preliminary plan 1,076.—Kende kóralé.         Miwamalewa       Preliminary plan 1,076.—Kende kóralé.         Do.       Preliminary plan 1,076.—Kende kóralé.         Miwamalewa       Meinkrala Kapurala and others       Jungle         Do.       Pulinguralage Ukturala       do.         Preliminary plan 816.—Kanadara kóralé.       Punchirala Vel-vidane       do.         Preliminary plan 372.—Nuwaragam kóralé.       Jungle fit for paddy         Basawakulama       —       Jungle fit for paddy	Village.     Name of Applicant.     Description.     A.       Preliminary plan 1,054.—Eppawala kóraló.     Preliminary plan 1,054.—Eppawala kóraló.     Forest     8       Do.     Ukkurala Vei-vidane and another     do.     0       Do.     Ukkurala Vel-vidane and another     do.     0       Do.     Ukkurala Vel-vidane and another     do.     0       Do.     Ukkurala Vel-vidane and another     do.     4       Miwamalewa     Menikrala Kapurala and others     Jungle     2       Do.     Pulinguralage Ukkurala     do.     3       Preliminary plan 815.—Kanadara kóralé.     Pungle fit for paddy     6       Preliminary plan 372.—Nuwaragam kóralé.     Jungle fit for paddy     10	Preliminary plan 1,054.—Eppawala kóraló.         Kelediulwewa       Ukkurala Vei-vidane and another         Do.       Ukkurala Vel-vidane and another         Do.       Ukkurala Vel-vidane and another         Do.       Ukkurala Vel-vidane and another         Miwamalewa       Menikrala Kapurala and others         Jungle       2         Do.       Preliminary plan 1,076.—Kende kóralé.         Miwamalewa       Menikrala Kapurala and others         Jungle       2         Do.       Pulinguralage Ukkurala         Do.       Preliminary plan 816.—Kanadara kóralé.         Pudukkulama       Preliminary plan 372.—Nuwaragam kóralé.         Basawakulama       —

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anurádbapura.

By His Excellency the Governor's command,

J. A. SWETTENHAM,

Acting Colonial Secretary.

No. 824, N.-C. P.

### වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොලඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමැද දිසාවේ ආණ්ඩුවේ ඒජ න්ඩාඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තස ඉඩමී ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 24 වෙනි දිනවූ බදද සහ ඊට පසු දිනත් අනුරාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනව ඇත.

උතුරුමැදදිසාවේ නුවරකලාවීය පලාතේ නුවරගම්පලාහ කොට්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි 10ක් සිතියම 1,051. එප්පාවලකෝරලේ.

					308	
නො.	ගම.	ඉල්එම්කාරයාගේ නම.	අඤම.	ę.	රු.	ర.
2961	වීරවැව	අප්පුරාලගේඛන්ඩා	කැලේ	4	0	0
•	-	සිතියම 1,052.	• , -		;.	
<b>296</b> 2	නවග <b>ත්</b> තේගම	ගමරාලගේපුමිරාල	කැලේ .	4	8	39
		සිතියම 1,054.				
2964	කැලේදීවුල්වැව	උක්කුරාලවෙල්විද,ගේ සහ හවත්	මූකලාන	8	1	13
2965	ළුම ද	කිසිවෙක් නැහැ	్ లత	0	2	10
2966	එම	උක්කුරාලවෙල්විද,නේ සහ තවත්	ඵම	4	ł	31
		සිතියම 1,076. කැඳැකෝරලේ.				
3006	ම්වාවලැව	මැනික්රාලකපුරාල සහ තවත්	කැලේ	2	0	28
3007	එම	පු <i>ලි</i> ගුරාල <b>ි</b> ගේ උක්කිරාල	ළුම	3	Ø	24
	е.	සිත්යම 815. කනදරාකොරලේ.				
2509	පුදුක් සුලම	පුමිරාලවෙල් විද,නේ	ව්යටසැගෙනකැලේ	6	1	12
		සිතියම් 372. නුවරගම්කෝරලේ.	-			•
1267	බසවක්කුලම	කිසිවෙක්හැහැ	· වියටසැගෙනකැලේ	10	1	25
(, <b>1283</b>	මල්වතුකැලේ	එම	୍ର ୍	8	0	23
· ·		And D. D. D. B. B. Man Manual and	برهيرها والمسروقي والسروا	a	Α.	أهريمن

මෙම ඉඩම් ගැණි වැසිදුර කාරණ වංශාබපති සර්වේයර්ජනරාල්ලන්නාන්සේගෙන්ද, විකිනීමේ කොන් ළේසිය ගැණි කාරණි උතුරුමැදදිසාවේ ආණ්ඩුවේ ඒජන්හලන්නාන්සේගෙන්ද දූනගන්නට පුළුවන.

් ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්විටන්හැම්,

වැඩබලන මහසෙකුතාරිස් වම්හ.

No. 824, N.-.C P.

### கொலோனியல சககிடுத்தார ஆப்சின், கொழும்பு, 1892 ம் ஆண்டு ஆடிமாசம் 11 உ.

1892 ம் ஆண்டு ஆவணிமாசம் 24 ந் தேதி புதன்கிழமையில் தன ஆபிசில் வடம்த்திய மாகாணத் து அதுருச்பா கவற்ணமேந்து ஏசன்றவாகளால் இதன்டியிற சொல்லப்பட்டிருக்கிற முடிக்குளிய காணித்துண டுகள், அரசாட்சியாரால் உத்தாவுபண்ணப்பட்டிருக்கும் பொருத்தப்பாகராம், ஏலத்தில்கூறி விறகப்படும். 10 காணித்துண்டுகள், வடமத்திய மாகாணத்து துவற்களாவியா டிஸ் திறிக்கின் துவற்கம் பளாதனை

பகுதியிலிருக்கின் மது.

### பிளான இலக்கம் 1,051, எப்பாவல் கோறீள.

<b>இ</b> ல்.	குறிச்சி.	கேள்விக்காறனின் பெயா.	<b>രില</b> ് പെം	லிசாலமு. அ. றா. ப.
2961	<b>வி றவெவா</b>	அப்புளுகே பணடா	செடிக்காடு	400
	•	பி. பிளான இலக்சம 1,052, எப்பாவலே	காறனோ	•
<b>2</b> 962	<b>நவக</b> டடி <b>கமா</b>	<b>கமற்ள</b> ்கே பஞ்சிறுளே	செடிக் காடு	4 3 39

<b>இ</b> வ.	குறிச்சி.	கேள் <i>வ</i> ச் <i>கா ரனின</i> பெயா	. മിയി ഗ്ര.			νω, π. μ.
	. بى	பிளான இலசசம 1,054, எப்பாவஃ	ாகோறின.	• • •		•
2964	<b>கொ</b> லடி மல <b>வெவா</b>	<b>உகருளே</b> வெலவிதாண்யு மறுடே	,			
	•	ரும	பெருங்காடு	8	1	13
2965	Sold I	<u>ஒரு എന്ന</u> പിഷ <b>രം</b>	say	Ō		10
2966	രു	<b>ட்க்</b> கிறுள்வெலவீதாண்யு மற்றே	u ,			
	•	ரும	60.0	4	1	31
		பி. பீளான இலக்கம் 1,076, கெந்த	சோறதோ.		-	
3006	<b>டுலா</b> டீல <b>வா</b>	மணிகிருதாகபபுருகாயு ம றபே		•		
		ரும	செழ	2	0	28
30 <b>07</b>	ይታ	புவீஞசுருளகை உகசிருளே	6 D. P.	3		24
2509	புதுகளேம	பி. பிளான இலக்கம் 815, கனட்டம பெஞ்சிருவோ வெல விதான்	சா மீன். தெலவீன்யத்தக்க செடி ககா ம	6	1	12
	ß	. பிளான இலக்கம் 372, துவறகாம	Gan ngàr.			
1267	வசீவா கஞள ம	ഒന്ദയന്ത്ര്ഥിരുത	தைலை இல் பாத்தக்க தெடி			· ·
	-	• • •	es an D	10	1	25
1283	மலவ <i>த</i> துககெலே	· 60.4	62.0	8	ō	

இசுகாணிகள் பயற்றிய மேலைதன் மான வீளம்பாங்களே சங்கைபோரந்த அளவலே தலேவரிடத்திலும் வீறபனவின் கொததீசைபபறறி வட மததியமாகாணத்த அரசாடசி ஏசன்றத்துயை வர்களிடமும் வீஞவீ யறி த்து கசொன்னலாம்.

அதியுததம் தோ திபதியவாகளின் தகட்டனேயின்படி,

ஜே. ஏ. சுவெற்றினஹ்ப,

இசாசாங்கலிக்கள்ன வேஃலபார்ப்பலர்.

P.	•	Colonial Secretary's Office,
	-	Colombo, July 11, 1892.

N Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anuradhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Medapattuwa division of the Tamankaduwa District of the North-Central Province. Preliminary plan 1.041.-Megoda pattuwa

P		Lionanary plan 1,011 mogoda pattuma.		R	xte	-
Lot.	Village.	Name of Applicant.	Description.		R.	
2940	Kuringavetti	Ahamadu Levvai Isan Lebbe	Jungle	11	2	27
2937	Pudu-ur	Preliminary plan 1,038Megoda pattuwa. Kadar Meera Segu Midin	Jungle	6	2	39
<b>.</b>	• • • • • •		a _ a _ i			

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anuradhapura.

By His Excellency the Governor's command,

J. A. SWETTENHAM,

Acting Colonial Secretary.

No. 825, N.-C. P.

No. 825, N.-C. I

වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොළඹ

මහසෙකුතා දිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ු තුරුමැද දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ 💭 නිලෝකවල පතාරයට බළී 1900 ක්ට පතාද් දිය විය බව සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 24 වෙනි දි.නවූ බද්ද සහ ඊටපසු දිනවලක් අනුරාධ පුර කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

උතුරුමැද දිසාවේ තමන්කඩ පලාතේ මෙගොඩ පත්තුවේ කොට්ඨාසයේ පිහිටාත්බෙන මිම්කැබෙලි 2ක්.

සිතියම 1,041. මෙගොඩපත්තුවේ.

ෙනා.	ගම.	ඉල්ඵම්කාරයාගේ නම.	අඤුම,	අ. රෑ. ප.
<b>2</b> 940	<b>කුරින්</b> ගාවේට්ටි	අහමදුලෙබ්බේ ඉසන්ලෙබ්බේ	කැලේ	11 2 27
2987	පුදුඌර	සිනියම 1,038. කාදර්මීරා සේගුම්දින්	කැලේ	6 2 39

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාගිපති සර්වේයර්ජනරාල් උත්ශාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණි කාරණි උතුරුමැද දිසාවේ ආණ්ඩුවේ ඒජන්ත උන්නාන්සේගෙන්ද දූනගන්ට 'පුඵවන,

> ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස ජේ. ඒ. ස්විචින්හැම්

වැඩබලන මහසෙකුතෘරිස් වම්හ.

### No. 825, N.-C. P.

### சொனோனியல சக்காததார ஆபிசில கொழும்பு, 1892 ம ஆண்டு ஆடிமீ 11 ந தேதி.

1892 ம ஆணம் ஆவணிமாசம் 24 ந தேதி புதன்கிழமை ம**ததியான ததிலும் அடுத்த நாடகளிலும் தன** ஆப்சில வடமத்திய மாகாணத்த அனுராசபுர் கவறணமேந்து ஏசன்றவாகளால் இதன்டியிற சொல்லப்படடி குகதேற முடிக்குரிய காணித்துண்கொ, அரசாட்சியாரல் உத்தாவுபணையப்படடிருக்கும் பொருத்தப்பாகாரம், ஏலததிற் கூறி விறகபபடும்.

2 காணித துண்டுகள், வடமத்திய மாகாணத் து தமங்கடவை டிலதிறிக்கின் மெதெயத் துவா பகுதியி விருக்கின் றது.

	-0.55			
<b>Q</b> ø.	<b>குற்ச</b> சி.	ദ്രണ്ബ് ക്ലേസ്ത്.	விவாம.	விசாலம. அ. <b>றா. ப.</b>
<b>294</b> 0	குறிஞ்சாவெட <b>டி</b>	அகம் துலெவனை ஈசாலெ வளை	செடிக் காடு	11 2 27
2937	பி. பி புதூ	ளான இலக்கம், 1,038, மெகொட காதருமீரா சேகுமெயதீன	-பத்தலர். செடிக் <b>தா</b> டு	6 2 39

இச்சாணிகளே பபறறிய மெல்தனமான விளம்பாங்களே சங்கைபோர்தத் சாவேயா ஜென்றலிடத்திலும் விறபன் வின் சொந்திசைப்பற்றி வடம்சதிய மாகாணத்து அரசாட்சி ஏசன் றுத்துரை அவாகளிடமும் விளுவி அறிந்தக்கொள்ளலாம.

அதியுததம் தேசாதிபதியவாகளின் தகட்டனேயினப்டி, ஜே. ஏ. சுவறறினஹம், இராசாங்க விகிதரின வேலேபாரப்பவா.

No. 826, N.-C. P.

No. 826, N.-C. P.

Colonial Secretary's Office.

Colombo, July 11, 1892.

ON Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anuradhapura, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Hurulupalata division of the Nuwarakalawiya District of the North-Central Province. na nlan 965 --- Mahanotana k

	Extent.						
Lot.	Village.	Name of Applicant.	Description.		R.		
282 <b>9</b>	Kumbukgollewa	Kiribapuwe Veda	Forest	23	8	0	•
Furthe	r information respecting t	his land may be obtained from the Hon. the	e Surveyor-General,	and	res	pectir	Ng l

the conditions of sale from the Government Agent, Anurádhapura.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොලඹ මහසෙකුතාරිස්උන්නාත්නාන්සේගේ කන්තෝරුවේදීය.

තියුරු මැදදිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නීදෝගවල පුකාරයට වම් 1892 ක්වූ අගොස්තු මස විසිහතර වෙනි දිහවූ බදුද සහ ඊට පසු දිනත් අනු රාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට ගෙදෙනවා ඇත.

උතුරු මැදදිසාවේ නුවරකලාවිය පලාතේ හුරුඵ පලාත කොට්ඨාසේ පිහිටා තිබෙන බිම් කැබලි 1ක්.

•	8	කියම 965. මහපොතාන කෝ	රලේ.	Υ.
නො.	ගුම.	ඉල්ඵම්කාරයා.	අන්දම.	මගත. අ. රු. ප.
2829	ක්ෂික්ගොල්රුව	කිරිහපුවා වේද	මුකලාන	28 8 0
90	මම ඉඩම ගැණ වැඩිදුර කාශ	රණ වංශාධිපති සර්වේගර්ජනර	ගල්උන්නාන්සේගෙඤ, වෘ	කිනීමේ කොත්
		මේ ආණ්ඩුවේ ඒජන්තලන්තාන්		

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්විචන්තැම්, වැඩබලන මහසෙකුකාරිස් වම්හ.

No. 826, N.-C. P.

கொலோனியல் சக்கொததாா ஆபிசில், கொழும்பு, 1892 ம ஆண 🛛 ஆடிமீ 11 ந் வ.

1892 ம ஆண்டு ஆவணிமாசம் 24 நதே இப்தன் இழலையும் அடுத்த நாட்களிலும் மத்தியானத் இல் தன ஆபிதில் வடம்தீதிய மாகாணத்து அதுராசபுற் கவற்ணமேற் து ஏசன்றவாகளால் இதன்டியிற் சொல்லப்பட ழீருககிற முடிக்குரிய காணித் துண்டை, அரசாட்சியாரால் உத்தாவுபண்ண பட்டடிருக்கும் பொருத்**தப்** பாகாரம், ஏல்த இற உறி விறகபட்டும்.

1 காணத் துணுடு, வடமத திய மாகாணத் து நுவறகளா லிய டிஸ்திறிக்கின குறுலு**ப்பளாததைப்** பகுதி யிவிருக்கின்றது,

### பிளான இலக்கம் 965, மக்பொத்தாண் கோறின.

<b>இ</b> ல.	<b>ுறிச்சு.</b>	கேள் டிசு <b>காா ன</b> .	കിഖനം.	விசோலடி. அ. றா. ப.
2829	ளும <b>புக<i>கொ</i>லை</b> வா	<i>கிறு</i> சுப்புவா வேட	காடு	23 3 0

இக்காணியைப் பறறிய மேலதனமான விளம்பாங்க?ள சங்கைபோரந்த அளவை தலேவரிடத்திலும் வீற்பன வின் கொந்தீசைபற்றி வடமத்திய மாகாணத்த அரசாட்சி ஏசனமுததுரை அவாகளிடத்திலும் விளுவி அறிந்துக்கொள்ளலாம்.

அதியுகதம தேசாதிபதியவாகளினத் கட்டளேயின்படி,

ஜோ. ஏ. சுவெற்றின**ஹ**ட, இராசாங்கவிகிதரின வேலேபா**ரபப**வா.

LAND SALES IN THE PROVINCE OF UVA

No. 131, r. of u.

Colonial Secretary's Office, Colombo, July 19, 1892.

O<sup>N</sup> Tuesday, September 6, 1892, at noon, the Government Agent for the Province of Uva will put up to auction for sale and settlement, at his office in Badulla, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Sixteen allotments of land situated in the Yatikinda division of the Badulla District of the Province of Uva.

		Preliminary plan 2. Claimant-Crown.					
				· E	xte	nt.	
Lot.	Village.	Name of Land.	Description.	A.	R.	P.	
1	Pattipola	Hapugahamada-arawa	Paddy field	1	0	28	
. 2	Do.	do.	do.	1	2	5	
<u> </u>	Do.	do.	do.	0	1	6	
		Preliminary plan 2,371. Claimant-Crown					
G 275	Weragoda	Uda-smunchena and Ittegallanda	Chena, &c.	13	1	27	
S 276	Do.	Gannilekumbura	Paddy field	. 1	2	29	2
W 276	Do.	Weragalarawekumbura	do.	0	1	18	
7677	Do.	Pahalamullearawekumbura	do.	1	3	24	
7678	Do.	Horagahawattakumbura	do.	3	3	10	
7679	Do.	Egodawelakumbura	do.	4	0	4	
7680	Do.	Bogaha-arawekumbura	do.	0	3	4	
7681	Do.	Horagahawatta	Garden	0	3	21	
7682	Do.	Gamagedarawatta	do.	1	0	0	
7683	Do.	Pallewatta -	Chena and jungle	14	3	25	
		Claimant-Landekumbura Banda.		٠			
7685	Do.	Talagaha-arawekumbura	Paddy field	0.	2	26	
		Preliminary plan 2,815. Claimant-Crown					
8645	Palleperuwa	Sillattambe	Patana	10	1	13	
K 352	Do.	Kirimadugodawatta	Coffee, &c.	ī	2	30	
K 002	200	-	,				
		Two allotments in the Udukinda division.	•				
		Preliminary plan 217.					
581	Harakgamakanda	Gorandihelahena	Chena	0	0	37	
582	Dø.	Gorandihela	Patana and forest	39	0	0	
		· ·					

Upset price,-Rs. 10 per acre.

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Nor.—Persons considering that they have any claims to these lands are hereby noticed to produce evidence of their title before the Government Agent, Badulla, on or before the day of sale.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Badulla.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary. (5)

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### No. 131, P. OF U.

### වම් 1892 ක්වූ ජූලි මස 19 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

C9<sup>ව</sup> දිසාවේ ආණ්ඩුවේ ඒජන්හඋන්නාන්සේ විසින් මෙහි පහස සදහන්වෙන ආණ්ඩුවසන්නක ඉඩම් අණ් ඩුවේ නියෝගවල පුකාරයට වයි 1892 ක්වූ සැප්තැම්බර් මස 6 වෙනි දිනවූ අහහරුවාද දවල් 12ව බදුඵ කච්චේරියේදී වෙන්දේසිකර විකුණින්ට නොහොත් බේරුම්කර දෙන්නට යෙදෙනවා ඇත.

### ඌව දිසාවේ බදුළු පලාතේ යටිකිද කොට්ඨාසයේ පිහිටා නිබෙන බිම්කැබලි දහසයක්.

### සිතියම 2. අයිතිකම කියන්නා-ආණ්ඩුව.

	· .	4		ම	ත	0.	
නෙසා.	ගම.	ඉඩමේ නම්.	්අ සැම.	¢. (	ວ <sub>ະ</sub> .	Ö.	
1	පට්ටිපොල	හපුගහමඩඅරාව	කුඹුර	1	0	28	
2	එම ් ් ්	- <i>6</i> 0	් එම	1	2	5	
3	ළ	එම	එම	0	1	6	
		සිතියම 2,371.					
G 275	වේරගොඩ	උඩමුනේ හේන සහ ඉන්නැගල්ලඤ	හේන සහ වෙනත්	13	1	27	
S 276	ළම	ගින්නිලේ කුඹුර	කුඹුර	1	2	29	
W276	එම	මේරගල්අරාවේ කුඹුර	`ි එම	0	1	18	
7677	ළුම	පහලමුල්ලේ අරාවේ කුඹුර	ළම	1		24	
7678	ළුම	හොරගහවත්තේ කුඹුර	ළම	3	3	10	
7679	එම	එගොඩවෙල කුඹුර ҇	එම	4	0	4	
7680	ළුම	බෝගහඅරාවේ කිඹුර	ළම	0	3	4	
7681	එම	ອໜວັດຊຸ່ຍອກອ	වත්හ	0	8	21	
7682	ළම	ගමගෙදරවන්න	<b>9</b> 0	1	0		
7683	එම	පල්ලේවක් ක	ගේන සහ කැලේ	14	3	25	
		අයිතිකම කියන්නා—ලන්දේ කුඹුරේ බ	න්ඩා.				
7685	ළ	කලගහඅරාවේ කුඹුර	කුඹුර	0	2	26	
•		සිතීයම 2,815. අයිතිකම කියන්නා-අ	ණේඩුව.				
8645	පල්ලේපේරු <b>ව</b>	සිල්ලක්තඹේ	ັපතන	10	1	13	
K 352	ළ ම	් කිරිමිඩුගොඩවත්ත	කෝපි සහ වෙනත්	1	2	30	
	. සිති	්යම 217.     උඩුක්ද පිහිටාතිබෙන බිම්කැෙ	බලි දෙකක්.				
581	් හරක්ගම කන්ද	ගොරඞිගෙල හේන	ිගේන	0	0	37	
582	ළුම	<b>D</b> O	පතන සහ කැලේ	<b>3</b> 9	0	0	
		A	-				

අක්කරයක් රුපියල් 10යේ පටන් විකුණින්ට යෙදෙනවා ඇත.

මෙම ඉඩම් ගැණි යම් අයිතිවාසිකමක් තිබේය කියා කල්පතාවෙන අයවල් විසින් ඔවුන්ගේ අයිතිවාසි කම් විකිනීමට නියමවූ දිනේදී හෝ ඊට කල්මත්තෙන් බදුල්ලේ ආණ්ඩුවේ ඒජන්තලන්නාන්සේ ඉදිරිපිට කියාහිටිනලෙස මෙයින් දුනුම්දුන්නා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුරකාරණ වංශාධිපති සර්වේයර් ජනරාල්උන්නාන්සේ ගෙන්ද, විකිනීමේ කොන් දේසියගැණ වැඩිදුර කාරණ බදුල්ලේ ආණ්ඩුවේ ඒජන්හඋන්නාන්සේගෙන්ද දුනගන්ට පුළුවන.

> ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඤවලෙස, ජේ. ඒ. ස්විටන්හැම්, වැඩබලන මහසෙසුතාරිස් වම්හ.

### LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

Lot.	mame or Land.	Name of Claimant,	Description.	A. E. F. D.S. C.	
	Name of Land.	Name of Claimant.	Description.	Value of Extent. Timber. A. B. P. Rs. c.	
	Preliminary plan 7,885.	Galboda kóralé, Galboda pa	ttuwa. Situation-Halagiriya		
	.m. on September 6 next the A ce in Kégalla, the under-ment	ssistant Government Agent of ioned portions of Crown Land	Kégalla will put up for sale of, on the terms authorised by G	»r settlement, at his łovernment.	
No. 116, P.	, OF 5.	3	Colonial Secretary's Office Colombo, July 15, 18		

			years old	1 0 22
579	Preliminary plan 270. Haramagewattahena	Paranakuru koralé, Tu Crown	mpalata pattuwa. Situation-E Forest	Bulugammana 1 0 16
1777	<b>D</b>	Preliminary plan 4,789.		1 1 16 -

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<b>.</b> .				Ex	ter		Value of Timber.
Lot.	Name of Land.	Name of Claimant,	Description.	▲.	R.	P.	Rs. 0.
R 40	Siyambalagastennahena	Preliminary plan 274. Situatio Kotmale Vidanela Seerala Ve rala	da-	_		1	·.
T 40	Siyambalagastennahena or		Low jungle	6		32	-
<b>V 40</b>	Amunuwalahena Siyambalagastennahena or	Appuhami and others	Waste	1	3	12	-
	Yatibena	Seerala Vedarala and others	Low jungle	2	0	26	<u> </u>
590	Preliminary plan 275. Mawatakele	Paranakuru koralé, Kanduaha p Crown	attuwa. Situation-Mabopit Forest	iya. 1	3	33	10
		eliminary plan 277. Situation—				•	
<b>591</b> •	Dikhena	Crown	Forest	5	3	8	
592	5	Situation—Mabopitiya a P. Pinchi Banda and others	Forest		_	28	3 25
B 49	Preliminary plan 278. Kahagalakandehena	Paranakuru kóralé, Mawatta pa Golahela Kumarihami	ttuwa. Situation—Paranagan Low jungle	apolı 8		3	
		-Beligal kóralé, Gandolaha pat		-	-	Ŭ	
B 459	Pallepitiyakumbura	A. Dingiri Appu and others	Field.	0	8	37	_
244	Preliminary plan 152. Ginigaldeniya	-Beligal koralé, Kandupita pat Crown	ttuwa. Situation—Atugoda. Forest	7	0	8	_
	Pro	eliminary plan 154. Situation-	-Abuwakka.				
8416 <del>3</del>	Kabaragalahena	Crown	Chena	4	0	0	
A 36	Preliminary plan 2: Ibbawaladeniya	87Beligal kóralé, Otara pattu S. V. Mudalihami and others	iwa. Situation-Puwakella. Deniya	0	1	31	-
B 36	Delgasdeniyahena	Situation-Kondapaluwa A. A. Suba Ettana	Jungle with kahata, godaml		_		
C 36	Kamata	A. A. Suba Ettana and others	&c., about 10 years Threshing floor	1		26 7	· <u> </u>
D 36	Hambantellahena	Situation-Weniwellakadu Pinchi Appuhami of Werin-	•	v	v	•	,
		wellakanda	Jungle, about 8 years old, wi kón, &c.		1	11	
E 36	Madugahamulledeniya	Situation—Puwakella. S. D. Appubami and others	Deniya	0	1	0	
471	Galabodahena	Situation – Pahalakaluga B. M. Punchappu Nekatrala	la. Forest with damba, milla, &c.	.0	1	\$7	•
G 36	Imbulamullehena	Situation—Metiyagane. Kumarihami of Kumbalgama and others		-		33	_
468	Horane estate	Situation - Puwakella. Crown	Planted with cocoanut, Liberian coffee, &c., about 4 or 5 years old		1	8	_
515	Preliminary Koswattakurahamhena	plan 248.—Lower Bulatgama. Crown	Sitation-Edurapola. Forest	15	1	25	<b></b>

Upset price,-High lands Rs. 10 per acre, and mud lands Rs. 40.

Further information regarding these lands can be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Assistant Government Agent, Kegalla.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

<u> ମ</u>ିଥିନ୍ ପ୍ରଥି

### No. 116, P. OF S.

වම් 1892 ක්වූ ජූලි මස 15 වෙනි දීන කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ය. බරගමුදිසාවේ කැගල්ලේ උපඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ශිණ්ඩුව සන්තුක මෙම ශණ්ඩුවේ හිලෙද්ගුවල සහාරයට විසි 1800 ක්ලා ක්ල සිටර් වන රට බව දීමන්ඩුව සන්තුක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වළී 1892 ක්වූ සැප්තැම්බර් මස 6 වෙනි දින දවල් එකට කැගල්ලේ කච්චේටියේදී පුසිබ වෙන්දේසියේ වකුණන්ට නොගහාත් බේරන්වයෙදෙනවා ඇත.

සිතියම 7,885. තිබෙන ස්ථානය—ගල්බඩකෝරලේ ගල්බඩපත්තුවේ හලාගිරිය.

			මහත.	නාකම,
øනා. 4802	ඉඩමේ නම. ඉඹුලමුලහේන	අයිතිකම කියන්නා. ආණ්ඩුව	අසුම. අ. රු. ද අව්රුදු 10 නො හොත්15ක් වගස ගිය පොල්හස්	3. రౖ. అ.
	•	-	30 <i>e</i> st 1 0	22 — (5 <sup>*</sup> )

[No. 5,156

	· · ·			මහත.	ලීවලවටී නාකම.
නො.	ඉඩමේ නම.	අයිතිකමකියන්නා. අඤම.		අ. රු. ප	
<b>**</b> 0	සිතියම 270. තිබෙන ස හරමගෙවත්තේනේන	ථානය—පරනකුරුකෝරලේ තුම්			
579		ආණ්ඩුව ම 4,789. කිබෙන සථානය—අර	මූකලාන නැකෙ.	1 0 16	-
1777	උගුරකැපුගල්පොත්තේ		- එම	1 1 15	
	මූ <b>කලා</b> න දෙද			T 1 T9	
<b>R</b> 40	සහ සියඹලාගස්තැන්නේසේ:	යම 274. තිබෙන සථානය—අර න කොත්මලේව්දනේලැයි සීරාලවෙදරාල	ම. ලඳුකැලේ	6 3 32	<b></b>
<b>T</b> 40	සියඹලාගස්තැන්නේ සේ	8	කනත්ත -	1 3 12	
<b>V</b> 40	සියඹලාගස්තැන්නේගේ	මේන අප්පුහාමි සහ හවත් න	_	2 0 26	
	නොහොත් යට්හේන	සිරාලවෙදරාල සහ තව <b>න්</b>	<u>ල</u> දුකැලේ		,
590	මා <b>ව</b> තකැලේ	ාන සථානය—එමකෝරලේ කඳුඅ ී ආණ්ඩුව 277 ස්ටෝන ස්ථානය රෝකය	මූකලාන	18ිටිය. 1 3 33	10
591	ස්තය ම දික් හේත	277. තිබෙන සථානය—දෙගල ඵම	තුටය. ළුම	5 3 8	· -
	•	තිබෙන ස්ථානයමාබෝපිට්ය.	·		
<b>592</b>	දෙතිගහවුල <b>තැන්නේ</b> මූකලාන	පී. පිත්ම්බන්ඩා සහ තවත්	එම	3 <b>2</b> 28	3 <b>2</b> 5
B 49	සිතියම 278. තිබෙ කහගලකන්දේෂේන	හ ස්ථානය—එමකෝරලේ මාවය ගොලහැලකුමාරිහාමි	පක්තුවේ පරනග් ලඳුකැ <b>ලේ</b>	මපොල. 8 <b>2</b> 3	_
B459	සිතියම 6,434. තිබෙන පල්ලේපිවියේකුඹුර	ස්ථානය—බෙලිගල්කෝරලේ ග ඒ. ඩිංගිරිඅප්පු සහ නවත්	න්දෙල හපත්තු වේ කුඹුර	) ක්රදූම්යන 0 3 37	a. '
244	සිතියම 152. තිම ගිනිගල්දෙනිය	<mark>බනස</mark> ානය—එම කෝරලේ කඳ ආණ්ඩුව	පිටපත්තුව අටුගෙ මූකලාන	ාඩ. 7 0 8	s —
3416 <del>}</del>	සි කබරගල හේන	තීයම 154. තිබෙනසථානය—අ ආණිඩුව	බුවක්ක. ගේන	400	) _
•	සිතියම 237. තිබෙ	න සථානය—එම කෝරලේ ඕත	රපත්තුවේ පුවක්	ඇල්ල.	
A 36	<b>ඉඞ්</b> බාවල <b>දෙ</b> නිය	ඇස්. වී. මුදලිහාමි සහ ආවත්	ඉඳනිය	0 1 3	1 <u> </u>
		තිබෙන සථානය—කො <b>න්ද</b> පළු	ව.		
<b>B 36</b>	දෙල්ගස්දෙන්යේ හේන	<b>ඒ. ඒ</b> . සුබාඑතනා	අවරුදු 10ය පම වයස්ගිය කැ කහට, ගොඩ	ංල් )ඹ	<b>~</b>
C 36	කමන	එම සහ තවත්	යනාදී කිමේ කමත		o — 7 —
0.00		තිබෙන ස්ථානයවැනිවැල්ලක	ຄຄ		
· D 36	හම්බන්තැල්ලේ සේන	වැනිවැලලකන්දේ පින්වි	80.		
0.00	######################################	අප්පුහාම අප්පුහාම	අච්රුදු 8ට පමද	ົ້	
2			ඉකාස්යනාදී		
			තිබෙන	3 1 1	1 —
E 86	<b>මඩුගහමුල්ලේ</b> දෙනිය	තිබෙන සථානය—පුවක්ඇල් ඩි. සී. අප්පුහාමි සහ තවත්	<b>දෙනි</b> ය	0 I	0
471	ගලබොඩ මත්න	තිබෙන සථානිය—පහලකඵග බී. ඇම්. පුන්වප්පු			
417	ພຽຍສາພ ຍພຍ	න, ඇම, පුහරිරපු නැකැත්රාල	දඹුම්ලල යනාදී තිබෙන මූක ලාන	013	7
		තිබෙන ස්ථානයමැට්යගණ	-		• –
G 86	ඉඹුලමුල්ලේ හෙන	තුඹල්ගම කුමාරිහාම් සහ කුඹල්ගම කුමාරිහාම් සහ කවත්	අඵත ඵලිකරපු		•
			කැලේ	033	3 <u>—</u>
468	හොරනැවත්ත	තිබෙන සථානය—පුවක්ඇ( ආණ්ඩුව	් අව්රුදු 4 ඉතාග ත් 5ක් වයස	ගේය	
•	· · _ ·		පොල්, රව	ಾಮಿ	
			පි යනාදි ගැ බෙත	ోటి 81	8 —
515	සිතීයම 24 කොස්වන්හ කුරහම්භෝ			15 1 2	-

මිලකර තිබෙන්නේ ගොඩබිම් අක්කරයක් රුපියල් 10ය බැගින් සහ කුඹුරු අක්කරයක් රුපියල් 40ය බැගිනුත්ය.

මෙම ඉඩමගැණ උරුමවාසිකමන් ඇතිකෙණෙක් කැගල්ලේ කච්චේරිය ඉදිරිපීවට පැමින විකිනෙන දවසට හෝ ඊට මත්නෙන් තමුන්ගේ උරුමවාසිකම් කියාසිටින්ට ඕනැය.

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාබිපති සර්වේයර්ජනරාල් උන්නාන්සේගෙඥ, විකිණීමේ කොන් දේසිය ගැණ කාරණ කැගල්ලේ ආණ්ඩුවේ උපඵ්ජන්හඋන්නාන්සේගෙඥ දූනගන්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්විටන්හැම්, වැඩබලන මහසෙකුහාරිස් වම්හ.

No. 117, P. OF 8.

Colonial Secretary's Office, Colombo, July 18, 1892.

A T noon on Tuesday, September 6, 1892, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

		Preliminary plan 8,062	. Village—Kella.		17.			
Lot. 13	Name of Land. Kendamandiyaudakella	Name of Applicant. P. Hinhami	Name of Claimant. The Crown	Description. Chena	A.	R	nt. P. 8 29	
		Preliminary plan 255.	Village-Massena.	· '.				÷
<b>542</b> 543	Uruwalahena Do.	D. Ranhami do.	The Crown do.	Forest do.	1 0	-	) 11   13	

Upset price,-Rs. 10 per acre.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Ratnapura.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

No. 117, p. of s.

### වම් 1892 ක්වූ ජූලි මස 18 වෙනි දින කොළඹ මහසෙසුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදිය.

ණ්ඩුවට අයින් මෙහි පහන සඳහන්වෙහ විම්කොටස් වම් 1892 ක්වූ සැප්තැම්බර් මස 6 වෙනි දිනවූ අත හරුවාද සබරගමු දිසාවේ ඒජන්තඋන්නාන්සේ විසින් ආණ්ඩුවේ නියෝගවල පුකාරයට විකුනන්ට හෝ බේරීමක් කරන්ට යෙදෙනවා ඇත.

	සිති	කම 8,062. අයිජ	ගීකම කියන්නා—ආණ්ඩුව.		මහත.
නො.	ඉඩම.	ගම.	ඉල්ඵම්කෘරයා.	අඤම.	ę. di. c.
13	කැඳ <sup>ම</sup> න්ඞ <b>ගඋ</b> ඞකැල්ල	කැල්ල	<b>ප. හින්</b> ගාම	ගේන	3 3 29
	•	. සිති	යම 255.		
542	උරුවලේ ගේන	මස්සැන්න	ඬ. රන්හාමි	මූකලාන	1 0 11
548	ළ ම	ළුම	එම	ඵම	0 2 13
. ,	· •	අක්කරයක් ර	ැපියල් 10ය බැගි <b>න්</b>		

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශර්ජනරාල් උන්නාන්සේගෙඥ, චිකිනීමේ කොත් ඉද්සිය ගැණ කාරණ සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙඥ දුනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්ව්ටන්හැම්, වැඩබලන මහසෙකුතාරිස් වම්හ.

### No. 118, p. of s.

### Colonial Secretary's Office, Colombo, July 19, 1892.

A T noon on Tuesday, September 13, 1892, the Government Agent of the Province of Sabaragamuws will put up to auction for sale at Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

### Thirteen allotments of land in Meda pattn, Atakalan kóralé. Preliminary plan 301.

				Е	xte	nt.
Lot.	Name of Land.	Village.	Description.	<b>▲</b> .	R.	P.
621	Hikgahahena	Masimbula	Chena and forest said to contain plumbago	1	1	3
622	Do.	do.	do.	0	3	81
623	Do.	do.	do.	0	3	17
624	Do,	<b>d</b> o.	do.	1	0	0
625	Do.	do.	do.	0	3	20
626	Do.	do.	do.	1	0	35
627	Do.	do.	do.	1	0	0
628	Do.	do.	đo.	0	3	17
629	Do.	do.	do.	1	0	0
630	Do.	do.	do.	1	0	0
681	Do.	do.	do.	1	0	0
682	· Do.	do.	do.	0	8	15
633	Do.	do.	do.	0	3	24

Upset price,-Rs. 50 per acre.

These lots are reported to contain plumbago and gems.

Further information respecting these lands may be obtained from the Hon, the Surveyor-General, and respecting the conditions of sale from the Government Agent, Ratnapura.

By His Excellency the Governor's command,

J. A. Swettenham,

Acting Colonial Secretary.

### No. 118, p. of s.

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### විෂී 1892 ක්වූ ජූලි මස 19 වෙනී දින කොළඹ මහසෙකුහාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ම්බ්ඩුවට අයිති 'මෙහි පහත සඳහන්වෙන බ්ම්කොටස් විෂී 1892 ක්වූ සැප්තැම්බර් මස 13 වෙනි දිනවූ අත හරුවාද සබරගමු දිසාවේ ඒජන්තඋන්නාන්සේ විසින් රත්නපුරේදී ආණ්ඩුවේ නියෝගවල පුකාරයට විකුණින්ට හෝ බේරීමක් කරන්ට යෙදෙනවා ඇත.

සබරගමු දිසාවේ රත්නපුර පලාතේ අටකලන්කෝරලේ මැදපත්තුවේ පිහිටි ඉඩම කට්ටි දහතුනක්.

සිතියම 301. අයිතිකම කියන්නා—ආණ්ඩුව.

		_	_		D <b>A</b> .	
ඉතා.	ඉඩුමේ නම.	ගම. අ <b>ඤම</b> .		ę. c		
621	හික්ගහමන්න	මස්ඉඹුල	මනිරන් අඩගු හේන සහ මූකලාන	1	1 3	
622	ළුම	එමි	. <b> </b>	0	3 31	
623	ළම	ළුම	ළුම	0	3 17	
624	එම	ළම	එම	1	0 0	
625	එම <sup>,</sup>	එම	එම	0	<b>3 20</b>	
<b>6</b> 26	ළම	ළුම	එම	· 1	0 35	
627	එම	ළුම	· එම	1	0 0	
628	එම	එම	<b>20</b>	0	3 17	
629	එම	ළම	එම	1	0 0	
a 630	එම	එම .	<b>. එම</b> ි	1	0 0	١.,
631	එම	එම	- <b>'20</b>	1	0 0	J
632	ළම .	එම	. <b>එම</b>	0	3 15	j.
633	එම	එම	එම	0	3 24	2

### අක්කරයක් රුපියල් 50 බැගින්.

මෙම ඉඩම්වල මිනිරන් සහ මැනික් තිබෙයි කියා රපෝර්තුකර තිබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාබපති සර්වේශර් ජනරාල් උන්නාන්සේගෙඥ, චිකිනීමේ කොත් දේසි ගැණ කාරණ සබරගවු දිසාවේ ආණ්ඩුවේ ඒජන්හඋන්නාන්සේගෙඥ දුනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානත්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්විටන්තැම්, බට ලොබාලෙස සංස දින් බලය

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වැඩබලන මහයෙකුතාරිස් වමත.

 $\checkmark$ 

### LAND ACQUISITION NOTICES.

<u>I</u> DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit :--

Preliminary plan 4,376, dated June 9, 1899. Situated in Ambagamuwa kóralé of Uda Bulatgama.

					Extent	
Lot.	Name of Land.	Description.	Village.	Name of Claimant.	A. R. P.	
H 763	Hatton estate	Waste	Hatton	The Proprietor of Hatton estate	0 0 15	

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on July 25, 1892, at 2 o'clock r.m., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, July 1, 1892.	·	P. A. TEMPLEE, Government Agent.

වාසි 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආඥපටුයේ හක්වෙනි වහන්තියේ පුකාරයට මෙකි පහත සදහන් වෙන ඉඩම ලබාගැනීම සඳහා කියාකරණි පිණිස වමී 1876යේ ඉඩම් ලබාගැණීමේ ආඥපටුයේ හවෙනි කාණ්ඩේ කරතිබෙන පංහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණිසභාවේ මන්තුණිය ඇතුව උතුමාහන්වහන් සේ විසින් මට අනකරන්ට යෙදුනුබව මෙයින් දැනුම්දුන්නා ඇත. ඒනම් :---

1892 ජූනි මස 9 දින නොමොර 4,376 සිතියම. පිහිටාතිබෙන්නේ—උඩබුලත්ගම අඹගවු කෝරලේ.

					මහත.
නො.	නම.	අන්දම.	ගම.	අයිතිකාරයා.	අ. රැ. ප.
H 763	<b>හැටන්</b> වත්ත	තිස්බිම	තොප්පිතෝටම	හැවන්වන්හ අයිතිකාරයා	0 0 15

ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාතරණ අය විසින් වම් 1892 ක්වූ ජූලි මස 25 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කඩ්චේරියේදී මා ඉදීරිපිටට පැමිත කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදලගැණ ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනැබව මෙම ඉඩම අයිතිවාසිකම් ඇති සියඵදෙනානෙන්ම මෙයින් ඕනෑ කලා ඇත.

වම් 1892 ක්වූ ජූලි මස 1 වෙනි දින	පි. ඒ. වැම්ප්ලර්,
මහනුවර කිව්වේරියේදිය.	 • ආණ්ඩුවේ එජන්ග වම්ක.

இதனகீழ்சொலலப்படுசிற காணியைப் பெற்றுக்கொள்ளுமபொருடடு 1876 ம் ஆணடினை காணிபெற் று கொள்வதைப்பற்றிய கட்டளேச்சட்டத்தின் 6 ம் பிரிவீன பிரகாரம் தோ திய தியவர்கள் பிரமாண வீதிச் சங்கத்தாருடைய ஆலோசணே அனுமதியுடன் எனக்குக் கட்டளே செய்திருப்பதை இதனுல் அறியப்பணணு கிறேன. அதாகுறது:---

பீளா	னின இலக்கம் 4,376.	1892 ம ஆண்டு ஆளிமா கமையிலிரு சகிற இ	சம <b>9 தேதி, அம்பசுமுகோறன் உ</b> 1டமு	டபுளத்
		യിലസം—മെൽത്തി	லம்.	<b>ക് ണ</b> കം.
<b>இ</b> ல.	காணியின் <b>பெயர்</b> .	eerr.	உரித <b>த</b> பே சுவோன.	<b>ej.</b> gr. u.
H <sup>.</sup> 763	எட்டன்தோடடம	எட்டன் <b>சோட்</b> டம்	எட்டனதோட்ட மடையோ	0 0 15

மேற்குறித்தே காணிக்கு உரித்தபேசுகின்ற சகலபேரும் தாஞ்சுவலல் அவரலருடைய காரியகார ரால 1892 ம் ஆண்டு ஆடிமாசம் 25 ந் தேதி பகல 2 மணிக்கு எனமுகதாவில் வெளிப்பட்டு சொலலிகதொ வன வேணவேதுமலலாமல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பண்ததையும் அதைப்பெற்றுக் சொள்வதற்குண்டான உரிததையுகு சொலலவேண்டியது.

கண்டி கச்சேரி, பீ. ஏ. றெம்பினா, 1892 ம ஆ\_ ஆடிமீ<sup>ri</sup> 1 ந் தேதி. அரசாடசி ஏசனறு.

L DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit :--

Preliminary plan 4,383, dated June 22, 1892. Situated in Medasiyapattu of Uda Dumbara.

					- E:	<u>ster</u>	i <b>t.</b>	
Lot.	Name.	Description.	Village.	Name of Claimant.	۸.	R.	P.	
I 763	Portion of title plan No. 51,234	Waste land	Bombura	Supposed to belong to Mr. Hornby, of Tunisgala estate	1	0	34	

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on August 8, 1892, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, July 12, 1892. P. A. TEMPLER, Government Agent. වාදී 1876 ක්වූ අවුරුද්දේ නොමට 3 හේ ආකුපහුයේ හන්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැණීම සඳහා කියාකරණි පිණිස වම් 1876යේ ඉඩම් ලබාගැණීමේ ආකුපහුයේ හවෙනි කාණ්ඩේ කරතිබෙහ පංහාරතුවල පුකාර ආණ්ඩුකාරක මන්හුණියභාවේ මන්හුණිය ඇතුව උතුමානන්වහන් සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දුනුම්දුන්නා ඇත. එනම් :---

<b>ව</b> ଞ 189	92 ක්වූ ජූනි මස 22 වෙනි දී	ත නොම්මර	4,383. පිහිට	ාතිබෙන්නේඋඩදුඹර මැදසිය	පත්තුවේ.	
ෂතා.	නම,	අඤම.	ගම.	අයිතිකාරයා.	මහත. අ. රු. ප.	
I 763	51234 පිඹුරේකැල්ලක්	තිස්බිම	බෝඹුරේ	තුනිස්ගලේවත්තේ හෝර්න් උන්නැහේට අයිතිය කියති	B 1 0 34	,

ඉහතකි ඉඩමව හමහමුන්ට ඇත්තාවූ අයිතිවාසිකම් නමුන්ම නොහොත් තමුන් වෙනුවව කියාකරණ අත විසින් වම් 1892 ක්වූ අගෝස්තු මස 8 වෙනිදින දවල් 2කේ කනිසමට මහ නුවර කම්වේරියේදී මාඉදිරිපිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියා හිටින්ට ඕනෑ බව මෙම ඉඩම අයිතිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත

•		ප. ආ. වැමපලර,		
		ආණ්ඩුවේ ඒජන්තතැන.		
ම් 1892 ක්වූ ජූලි මස 12 වෙනි දීන මහනුවර කුච්චේරිගේදීග.	•			

இதனகிழசொலவப்படுகிற காணியை பெற்றுககொள்ளும்பொருட்டு 1876 ம. ஆண்டின் காணிப்பெற் றுக்கொள்வதைப்பற்றிய கட்டீன்ச்சட்டத்தின் 6 ம் பிரிவின் போகாாம் தேசாதியதியவாகன் பிரமாண விதிச்ச ங்கத்தாருடைய ஆலோசணே அனும் தியுடன் என்களுக் கட்டீள் செய்திருப்பதை இதனை அறியப்பணணுகி றேன. அதாகிறது:--

பிளான இலக்கம் 4,383, 1892 ஆன்டு ஆனிமாசம் 22 உ, உட தம்பறையைச்சேர்ந்த் மத்பளாததை பஞ்தியி விருக்கிற இடம்.

		പ്പെ പം പം പെട്ടിയ പ്രത്തിന്നു.	
இல.	<i>கா</i> ணியின பெயா.	eerr.	விசாலம. உரிததுபேசுவோன. அ.றா.ப.
I 763	51,234 ட நிமபா பிளானில ஒரு தணம	எ போமபுறே	துனிஸகல <b>வதச போானபீ</b> •துணாககுடையது 1 0 34

மேறகுறித்த காணிக்கு உரிச் சூப்பேசுகினற சகலபேரும் தாகுகவலல்த் அவாவருடைய காரிய காரரால 1892 ம் ஆண்டு ஆவணிமீ 8 ந் சேதி பகல 2 மணிக்கு என்முகதால்ல வெளிப்பட்டு சொலல்க கொள்ள வேண்டுவ துமல்லாமல் அந்சக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைப்பெ ற்றகொள்வத் நகுண்டான உரித்தையுகு சொல்லவேண்டியது.

மனாடி கச்சேரி, 1892 ம ஆ_ ஆடி <i>மீ</i> 12 ந் <b>தேதி</b> .	ப், ஏ. றெம்பீளா, அாசாட்சி யேசன,			சனறு.	
		. •		•	

T DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit:—

		Preliminary plan 4,867, da	ated May 24, 1892.	Detest
Lot.	Village.	Description.	Name of Claimant.	Extent, A. B. P.
X 762	Dimbulla	Tes and metal quarry	Proprietor, Bogahawatta estate	0 1 16
		Preliminary plan 4,366, d	ated May 24, 1892.	
W 762	Dimbulla	Tea and metal quarry	Proprietor, Dimbula estate	0 0 30

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Nuwara Eliya Kachcheri on July 27, 1892, at 1 o'clock F.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Nuwara Eliya Kachcheri, July 5, 1892. C. M. LUSHINGTON, Assistant Government Agent.

Jur 22, 1892]

ව<sup>§</sup> 1876 ක්වූ අවුරුද්දේ නොමෙර 3නේ ආඥපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා කියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආඥපතුයේ හවෙනී කාන්ඩේ කරතිබෙන පහාර්තුවල පුකාර ආණ්ඩුකාරකමන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහුන්සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දුනුම්දුන්නා ඇත. ඒනම :—

•	සිකි	ාම 4,367. එහි දිනේචෂී	1892 ක්වූ මැයි මස 24 දින.	මහත.
ඉනා.	ගම.	අත්දම.	අයිතිකාරයාගේ නම.	අ. රු. ප.
<b>X</b> 762	<b>ଟ୍</b> ଷିତ	තේ සහ ගල්වග	බෝගහව <b>න්නේ</b> අයිනිකාරයා	0 1 16
		සිතියම 4	,366.	
W762	එම	එම	දිඹුලවත්හ අයිතිකාරයා	0 0 30

ඉතතකි ඉඩම්වලට තමහමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරන අය විසින් වයී 1892 ක්වූ ජූලයි මස 27 වෙනි දින එකේ කනිසමට නුවරඑලි කච්චේරියේදී මා ඉදිරිපිටට පැමින කීයාසිටින්ට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිනිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනෑ බව මෙම ඉඩම් අයිනිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනෑකළාඇත

වෂී 1892 ක්වූ ජූලි මස 5 වෙනි දින නුවරඑලියේ කව්වේරියේදීය. සී. ඇම්. ලසින්ටන්, උපඒජන්ත වම්හ.

۰. ۴

இதிக்கீழ சொலலப்படுகிற காணிகளேப் பெற்றுகொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிபெற்று கூடைவைதைப்பற்றிய கட்டதோச்சட்டத் தின் 6 ம் பிரிவின் போகாரம் சேசாதபதியவாகள் பிரமாலா விதிச்சங் தேதாருடைய ஆலோசண் அனுமதியுடன, எனக்குக் கட்டதோசெய்திருப்பதை இதனை அறியப்பண்ணுகி றேன. அதாகிறது :—

- •	1892 ம் ளு எ	றவகாசிமாசம் 24 ந் தேதி. ஊர்.—தமெபுள் கே.	
L 5	· ,	பிளான் இல. 4,367.	விசாலமு.
இல.	விவரம்.	உரித்துப்பேசுவோரின பெயா.	அ. றா. ப.
X 762	<b>சேயும் கல</b> ் <b>ூளியும்</b> ,	போகாவததை தோட்ட டீ உடையோர்	0 1 16
		பிளான இல. 4,366.	• •
W 762	ભ_ર	தமபுதாதோட்டடம் உடையோர்	0 0 30

மேற்குறித்த காணிகளுக்கு உரித்தபேசுகின்ற சகலபேரும் தானுகவலலது அவரவருடைய காரியகார ரால 1892 ஆணம் ஆடிமாசம் 27 தே இப்கல 1 மணிக்கு என முகதாவில் வெளிப்படம் சொலலி உாள்ள வேண்டுவதுமலலாமல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பணததையும், அதையபெற்றுக்கொள் ஆதற்குண்டான உரித்தையுஞ் சொலலவேண்டியது.

தாவளெலி கச்சேரி, 1892 ம @ல ஆடிமூ 5 ந் உ. சீ. எடி. லஷ்சிங்டன, உதவி அரசாடசி ஏசன்று,

L DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit :--

Preliminary plan 4,384, dated July 6, 1892. Situated within the limits of the Municipality of Kandy.

Lot.	Description.	Village.	Name of Claimant.	A. R. P.	
J 763		Within the limits of the			
		Municipality of Kandy	The proprietor of title plan 50,079	3 0 39	
Ķ 763	Portion of Lady Gordon's road	do.	do.	0 0 15	

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kandy Kacheberi on August 15, 1892, at 2 o'clock P.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, July 19, 1892. P. A. TEMPLEE, Government Agent.

වම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආසුපතුයේ හන්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැණිව සඳහා කියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැණිමේ ආසුපතුයේ හවෙනි කාණ්ති කරතිබෙන පංගාරතුවල පුකාර ආණ්ඩුකාරක මත්තුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහන් සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දුනුම්දුන්නා ඇත. ඒනම් :---වම් 1892 ක්වූ ජූලි මස 6 වෙනි දීන හොම්මර 4,384 පඩ්මාකබේ, මහනුවර නාගරිකසභාවට ඇතුලත් හරියේ පිහිටානීමේ.

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ලනා.	ඉඩමේ අඤුම,	ගම.	අයිතිවාසිකම් කියන අයගේ නම.	මහා අ. රු	
J 768		මහනුවර නාශරික සභාවට ඇතුලක් හරියේ	නොමමර 50,079යේ බුක්තීපඩිමා		
K 363		and web	කුඩේ අයිතිකාරයා	30	<b>3</b> 3
<b>P</b> 909	් ලේඞ් හෝර්ඩන්ගේ ද කොටසක්	පාල <b>ටන</b> එම	එම .	00	15
අය විසින් ව	තී ඉඩම්වලට තමහමුන්ට අ මී 1892 ක්වූ අගොස්තු මස	15 වෙනි දින පස්වරු	ම් තමුන්ම නොහොත් තමුන් වෙනුව , දෙකේ කනිසමට මහනුවර කව්වේරි	ාට කිුයා හ ලෙස්දී ම	කරණ ා ඉදිරි

අය විසින් විෂී 1892 ක්වූ අගොස්තු මස 15 වෙනි දීන පස්වරු දෙකේ කනිසමට මහනුවර කව්වේරියේදී මා ඉදිරි පිටට පැමිත කියාසිටින්ට ඔනැවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අඥම සහ කොරතුරුත් කියාහිටින්ට ඔනැබව මෙම ඉඩම් අයිතිවාසිකම් ඇතී සියළුදෙනාගෙන්ම මෙසින් ඕනැ කලා ඇත.

පී. ඒ. වැම්ප්ලර්, ආණ්ඩුවේ ඒජන්ත උන්නාන්සේ.

වම්	1892	ක්වූ	ŔĈ	මස	19	වෙනි	දින
	මහන	<b>ଚ</b> ପ <i>ି</i> ଶ	ຉຍື້ອ	ව්රි	සේදි	.a.	•

இதன் கீழ சொலலப்படுகிற காணிகளே ப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின காணியெ றறுக்கொளவங்கப்பற்றிய கட்டளேச்சட்டத்தின் 6 ம் பிரிவீன் பிரகாரம் தேசா திப்தியவாகள் பிரமாண விதிச சங்கத்தாருடைய ஆலோசனே அனுமதியுடன், எனக்குக் கட்டன்செயதிருப்பதை இதனை அறியப்பண்ணு கிறேன. அதாகிறது:—

		பி. பிளான இலகசம 4,38	4.	
	1892 டி ஆண்டு ஆடிமாசட	6 <b>ந் தேதி,</b> கணடி நச <b>ா</b> சசா	<b>க்கத்துக்குள்ளிருக்</b> கிற இடம.	
இல. J 763	விவரம,	<b>ஊர்.</b> நகரச்சங்கத்தக்குள்	உரிததுப்பேசுவோன். 50,099 பிளானின காண	ல் சாலம. அ. றா, ப,
K 763	லேடிகாடன் ரேட்டில		. <b>கிற</b> இடமுடையோர்	8 0 88
	ஒரு தண்டு	6 <u>7</u> .4	ஷை	0 0 15

மேறகுறிதத காணிகளுக்கு உரித்துப்பேசுகின்ற சகலபேரும் தாஞ்கவல்லத் அவரவருடைய காரியக் ராஸ 1892 ம் ஆண்டு ஆவணிமாசம் 15 ந் தேதி பகல 2 மணிக்கு என்முக்தாவில் வெளிப்படடு சொல வீதகொள்ள வேண்வேதமல்லாமல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பண்ததையும், அதைப்பொ ற்றுக்கொள்வதற்குண்டான உரித்தையுகு சொல்லவேண்டியது.

•	
கணடி கச்சேரி,	அரசாடசு ஏசன்று.
1892 ட் ஆண்டு ஆடிமாசம 19 ந் உ.	

L DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit :--

Preliminary plan 3,646. Situation-Totagamuwa of Totagamuwa division in Wellaboda pattu.

			•	-	Ex	ter	at.
L	ot.	Name of Land.	Description.	Claimant.	A. 1	ł,	P.
Ġ	855	Pelaketiyawatta	Cocoanut trees, &c.	E. Andirias and others	0	0	12
	355	Do.	Cocoanut trees	H. Endoris	0	0	0.22
Ĩ	355	Muttagewatta	Cocoanut trees, &c.	G. K. Mendis and other	s0 (	0 3	15
Ĵ	355	Lindamulawatta	Lime trees	U. K. Poneris		0	6
Ř	355	Lokugedarawatta	Cocoanut trees, &c.	8. Kotte and others	0	0	8·75
L	355	Pelaketiyawatta	Cocoanut trees	K. Edoris and others	0	0	1.20
M	355	Settewatta or Vidanagewatta	Del and lime trees	K. Babane and others	0	0	14
N	355	Bowwagewatta	Del tree and cadjan house	B. Pamadoris	0	0	8
0	355	Do.	Cart track	do.	0	0	0.75
P	855	Do.	Del trees	do.	0	0	12-25
Q	855	Nawasigahawatta	Cocoanut trees, &c.	E. Eloris and others	0		15
Ŕ	855	Pokunewatta	do.	do.	Ó	0	15
8	855	Koralagewatta	do.	K. Sadris and others	0.	۱	0
Т	855	Do.	do.	A. Amarishami ar	nd		
				others	0	0	
U	355	Paratotawatta	do.	A. Ube and others	0.	0	
· V	355	Lamanchikankanamagewatta	do.	K. Babakka and other	' <b>0</b> 8	0	<b>3</b> 3 `
			luwa of Hikkaduwa division.				
Z	355	Bandarawatta	Cart track	L. I. L. Karolis an	d		
				others	0	0	2.
A	356	Do	- Cocoanut, &c.	do.	0	3	27 ·
B	356	Ududampalakumbura	Abandoned field	D. D. de Silva, Registr	ar		
		•		Muhandiram, and othe	ers 0	0	17.25
C	366	Maradanaowita	Cocoanut trees	Do.	0	0	30.20
1	356	Do.	Owita	Do.	0	0	21.75
E	<b>3 3</b> 56	Wella-addaraowita	Cocoanut trees and well	D; C. A. Jayasekera	0	0	4.20
				-			

	Lot.	Name of Land.	Description.	<b>70</b> . • • • •	Extent.
F	<b>356</b>	Maradanawatta-addaraowita	Cocoanut tree	Don Adrian de Silva 0	0 15.50
Ģ	356	Kirillagahawelakele	Cocoanut and del trees	<b>T</b> IN 1.1	0 13.50
R	356	Do.	Cocoanut trees, straw shed,	L. Andris Alwis and	
			&c.		0 37
I	356	Wella-addaramahawatta	Cocoanut trees and well	L. Arnolis Alwis and	• • •
					0 3.20
J	356	Maradanawatta	Cocoanut trees and part of	A. T. Ando Appu and	
			house	others 0	0 10
$\mathbf{K}$	356	Do.	Cocoanut trees	L. Kornelis and others 0	0 11.50
$\mathbf{L}$	856	Do.	Cart track		0 0.25
Ň	356	Do.	Cocoanut trees	Don Andris de Silva	
				and others 0	0 1.75
0	356	Do.	Cart track	do. 0	0 0.25
Y	856	Muttuahandige Mudillagahawatta	Cocoanut trees and two houses	C. A. de Silva and others 0	1 29
$\mathbf{Z}$	856	Wellabodawatta	Cocoanut trees and coir pits		
				others 0	2 5.50
A	857	Hanneswela	Abandon.ed field	W. Juanis and others 0	0 17-25
		Preliminary plan No. 3,646. Situation	—Hikkaduwa of Hikkaduwa di	vision in Wellaboda pattu.	
R	357				
B	357	Mudillagahawatta	Cocoanut trees and cadjan		0.4
~		Mudillagahawatta	Cocoanut trees and cadjan house	S. Bastian 0	04
C	357	Mudillagahawatta Do.	Cocoanut trees and cadjan house Cocoannt trees, building, &c.	S. Bastian 0. S. Ujaris and others 0	1 7
C D	357 357	Mudillagahawatta Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees	S. Bastian 0, S. Ujaris and others 0 A. Issanhamy and others 0	1 7 0 4
C D E	357 357 <b>357</b>	Mudillagahawatta Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do.	S. Bastian 0. S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0	1 7 0 4 0 17·50
C D E F	357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house	S. Bastian 0. S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0	1 7 0 4 0 17·50 0 2·75
C D E F G	357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do.	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0	1 7 0 4 0 17·50 0 2·75 0 3
CDEFGH	357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c.	S. Bastian 0. S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0	1 7 0 4 0 17·50 0 2·75
C D E F G	357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled	S. Bastian0S. Ujaris and others0A. Issanhamy and others0A. Babayan and others0S. Babappu0A. Bastian0W. Juanis and others0	1 7 0 4 0 17.50 0 2.75 0 3 0 18
CDEFGHI	357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0	1 7 0 4 0 17·50 0 2·75 0 3
CDEFGH	357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2
CDEFGH I J	857 857 857 857 857 857 857 857 857	Mudillagahawatta Do, Do, Do, Do, Do, Do, Do, Do,	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0 W. Juanis and others 0	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2 0 20
CDEFGHI J K	357 357 357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 M. Juanis and others 0 W. Juanis and others 0 do. 0	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2 0 20 0 0.6
CDEFGHI J KL	357 357 357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees do.	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0 W. Juanis and others 0 do. 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
CDEFGHI J KLM	357 357 357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees do. Cocoanut trees and cadjan.hut	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0 W. Juanis and others 0 do. 0	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2 0 20 0 0.6
CDEFGHI J KLM	357 357 357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees do. Cocoanut trees do. Cocoanut trees and cadjan.hut Cocoanut trees and cadjan.	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0 do. 0 A. Odris de Silva 0	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2 0 20 0 0.6 0 0.50 0 30.75
CDEFGHI J KLMN	857 857 857 857 857 857 857 857 857 857	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees do. Cocoanut trees and cadjan.hut Cocoanut trees and cadjan.hut Cocoanut trees and cadjan.hut	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 A. O. de Silva and others 0 W. Juanis and others 0 do. 0 A. Odris de Silva 0 M. Punchibaba 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
CDEFGHI J KLMN	357 357 357 357 357 357 357 357 357 357	Mudillagahawatta Do. Do. Do. Do. Do. Do. Do. Do. Do. Do.	Cocoanut trees and cadjan house Cocoanut trees, building, &c. Cocoanut trees do. Cadjan house do. Cocoanut trees, &c. Cocoanut trees, &c., and tiled house Cocoanut trees and a house in construction Cocoanut trees do. Cocoanut trees do. Cocoanut trees and cadjan.hut Cocoanut trees and cadjan.	S. Bastian 0 S. Ujaris and others 0 A. Issanhamy and others 0 A. Babayan and others 0 S. Babappu 0 A. Bastian 0 W. Juanis and others 0 W. Juanis and others 0 W. Juanis and others 0 do. 0 do. 0 A. Odris de Silva and 0 S. Endoris de Silva and	1 7 0 4 0 17.50 0 2.75 0 3 0 18 1 2 0 20 0 0.6 0 0.50 0 30.75

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Hikkaduwa on August 24, 1892, at noon, and the following days, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Galle Kachcheri, July 19, 1892. E. ELLIOTT, Government Agent.

වේ 1876 ක්වූ අවරුද්දේ නොමෙර 3නේ අඥපතුයේ හත්වෙනි වගන්තියේ සුකාරයට මෙහිපහත සඳහන් වෙන ඉඩම් ලබාගැණීම සඳහා කියාකරණ පිණිස වෂ් 1876යේ ඉඩම් ලබාගැනීමේ අඥාපතුයේ හවෙනි කාන්ඩේ කරතිබෙන පහාර්තුවල සුකාර අණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන් සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දනුම්දුන්නා ඇත. ඒනම් :---

සිතියම. 3,646, පිහිටා තිබෙන්නේ—ගාල්ලේ වැල්ලබඩපත්තුවේ තොටගමුව යන ගමේය. මහත.

				Ŷ	94	<b>v.</b>	
නො.	ඉඩ්මේ නම.	අන්දම.	අයිතිකම කියන්නා.	q.	රූ.	ð.	
G 355	පැලකැටියවත්ත	පොල් සහ වෙනත්	ඊ. අන්දරයස් සහ තවත්	0		12	
H 355	్ లేత	පොල්	එච්. එන්දොරිස්	0	0	0.25	
I 355	මූත්තාගේ වතත	පොල් සහ වෙනත්	ජී. කේ. මැන්දිස් සහනවත්		0		
J 355	ලිදමුලවතත	ෙදහි	යූ. කෝ. පොනේට්ස්	0	0	6	
K 355	ලොකුගෙදර වසත	ලොල් සහ වෙනහ්	ඇස්. කෝට්ටේ සහ හවත්		-	8.75	
L 355	පැලකැව්යවසහ	පොල්	කෝ. එදොරිස් සහ තවත්	0	0	1.20	
M 355	සිට්ටවත්හ නොහොත් විද	_					•
	නගේ වත්ත	ඉදල් සහ ඉදහි	කේ. බබනෙ සහ හවත්	0	0		
N 355	බබා <b>ගේව</b> ත්ත	දෙල් සහ අතුගෙයක්	බී. පමඅෙරිස්	0	0	3	
O 355	එම .	කරේන්තපාර	ළුම	0	0	• • •	
P 355	එම	දෙල්	එම	0	0	12.25	
Q 355	නවසිගහව <b>ත්ත</b>	පොල් සහ වෙනත්	ඊ. එලෝරිස් සහ තව <b>න්</b>	0		15	
R 355	පොකුනේවත්ත	එම	එම	0	Q	15	
S 355	කෝර්ල <b>ගේ ව<b>ත්</b>ස</b>	ළුම	ඉක්. සාදිරිස් සහ තවත්	0	1	0	
Т 355	<b>්</b> ඵම	එම	ඒ. අමාරිස්හාම් සහ තවත්	0	0	2.20	
U 355	පරතොට වත්ත	ළුම	ඒ. උබේ සහ තවත්	0	0	7.75	
¥ 355	ලමන්විකන්කානම්ගේ වතත	. එම	කේ. බබක්ක තවත් සහ	0	0	33	
	ගාල්ලේ වැල්		යන ගමේය.				
Z 355	බන්ඩරවත්ත	කරෙත්තපාර	ඇල. අය. ඇල. කරෝ			_	
			ලිස් සහ තවත්	0	0		
A 356	ළුම	පොල් සහ වෙනහ්	් එම	0.	3	27	
	•				(	6°)	

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නො.	ඉඩමේ නම.	අන්දම.	අයිතිකම කියන්නා.	ę۰	đړ.	. <b>.</b> .
B 356	උඩුදම්පල කුඹුර	තනබිම 👘	භි. භි. ද සිල්වා රිජිස්තුාර්			
	•		මුහන්දිරම්	0		17.25
C 356	මරද,න ඕවිට	පොල්	ළුම	0	0	30.20
D 356	එම	ଭିତିପ	ළුම	0		21.75
E 356	<b>චැල්ලඅද්</b> දරඕපිට	පොල් සහ ලිඳක්	ඩ්. සී. ඒ. ජයසේකර	0		4.20
F 356	මරදින වස්තඅද්ර ඕවිට	පොල්	දෙන් අදිරියක්ද සීල්වා	0		15.20
G 356 H 356	කිරිල්ලගහවෙල කැලේ එම	පොල් සහ දෙල් පොල් පිදුරු ගෙයක්	ඇල්. පේදිරිස් සහ තවත්	0	0	13.20
• _*		සහ වෙන <b>ක්</b>	ඇල්. අන්දිරිස් අල්ව්ස් සහ තවත්	0	0	37
I 356	වැල්ලඅද්දර මහවතත	පොල් සහ ලිදක්	ඇල්. අර්නෝලිස් අල්ව්ස් සහ භවත්	0	0	3.20
J 356	මර්දන වත්ත	පොල් සහ ගෙයක්	ඒ. ටී. අන්දෙඅප්පු සහ තවත්	0	0	1 <sub>0</sub>
K 356	ඵම	පොල්	ඇල්. කොර්නේලිස් සහ තුවත්	0		11.50
L 356	එම	කරෙත්තපාර	ළුම	0	0	0.25
N 356	වීම	ොල්	දෙන් අන්දිරිස්ද සීල්වා සහ තුවත්	0	0	1.75
O 356	එම	කරෙන්නපාර	පම	0	0	
Y 356	මුත්තුවාහන්දිගේ මුදිල්ලාගහ	•				
	ີ ຍິສາສ	පොල් සහ ගෙවල්	සී. ඒ. ද සිල්වා සහ තවත්	0	1	<b>2</b> 9
Z 356	වැල්ලබ <b>ඩව</b> ත්ත	පොල්සහ කොහු	ඇල්. කරෝලිස්හාම්			
			සහතවත්	0	2	
A 357	හච්නෙස්වෙල	තනබිම	ඩම්ලිව්. ජූවානිස්සහතවත්	0		17.25
B 357	මුදිල්ලගහවත් ස	පොල් සහ අතුගෙයක්	ඇස්. බස්ඨායන්	0	0	-
, C 357	එම ·	පොල්සහගොඩනැගිලි		0	1	•
D 357	එම	පොල්	ඒ. ඉසන්හාම් සහ තවත්	0	0	
E 357	එම	් එම	ඒ. බබයන් සහ තවත්	0		17.50
F 357	එම	අතුගේ	ඇස්. බබප්පු	0	0	
G 357	. එම	ළුම	<b>ඒ.</b> බස්තියන්	0	0	•
H 357	ළුම	පොල් සහ වෙනත්	ඩබ්ලිව්. ජූවානිස්සහතවත්			18
I 357	එම	පෝල් සහ ගෙයක්	ඒ. ඕ. ද සිල්වා සහ තවත්	0	1	-
J 357	එම	පොල්සහගොඩනැගිලි			-	20
K 357	ළුම	පොල්	එම එම	0	0	
L 357	එම	. එම		0	0	
M 357	ළුම	පොල් සහ අතුපැල	ඒ, ඕදිරිස්දසීල්වා ඇති සැක්සිබබා	0		30.75
N 357 O 357	. එම පොකුනේබොඩවත්හ	. එම තනබිම	ඇම්. පුන්විඛඛා ඇස්. එන්අෙරිස් ද සීල්වා		0	
			සහ තවත්	0	U	2

ඉහතකි ඉඩම්වලට තමතමුන්ට ඇත්තාවූ අයිතිවසි කම් තමුන්ම නොහොත් තමුන් වෙනුවට කියා කරණි අය විසින් වෂී 1892 ක්වූ අගෝස්තු මස 24 වෙනි දින දවාලට සහ ඒඑක්ක දවස්වලදීන් තික්කඩුවේදී මා ඉදිරිපිටට පැමින කිය සිටින්ට ඕනැවා සහ මෙම ඉඩම්වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිනිවාසි කමේ අන්දම් සහ තෞරතුරුන් කියාතිටින්ට ඕනැබව මෙම ඉඩම් අයිනිවාසිකම්ඇති සියළුදෙනා ගෙන්ම මෙයින් ඕනැකලා ඇත.

වෂී 1892 ක්වූ ජූලි මස 19 වෙනි දින ගාල්ලේ කව්වේරියේදීය.		ඊ. එලියට්, ආණ්ඩුවේ ඒජන්තතැන.

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இதிலையே சொவையயமேதிற காணிகளேயெறறுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிபெற் றுக்கொளவதைப்பற்றிய கட்டன் சசட்சதின் 6 ம் பிரிவீன் போகாரம் தேசாதிபதியவாகள் பிரமாண வித்சச ங்கத்தாருடைய ஆலோசண் அனுமதியுடன் என்களுக்கட்டனே செய்திருப்பதை இதலை அறியப்பணணு கறேன் அதாகிறது:—

பி, பிளான	8,646,	வெலைபொடபுற்றுவீ லுளள	தொட்டதாமாவில,

• •				.,	ത് 4	FA 6	<b>и</b> .
໌ 🔉	<b>N</b> .	காணியின பெயா,	விவரம.	உரி <i>த் தாளிரி</i> ண பெயர்	<b>.</b> 9	Ø	г <b>.</b> .
G H	<b>3</b> 55 355	பெலகிற்றியாவ <i>த</i> தை 	ക്ര <b>ങ</b> ്ങ പ്രക്രജിലങ ക്രത്ത്ത	ஈ, அனறிரியல முதலோா எச். எனடோரிஸ	0 0		12 0·25
I	355	முற்றகேவத <sub>தை</sub> .	69-4	ஜி. கே. மெனறிஸ் மு <i>ச</i> லோா	0	0	15
J	<b>3</b> 55	<b>லி<i>ன ന്ന</i>പ്ര</b> ാർ ലെ ച്ചതെ <b>ച്ച</b>	எலுமிச்சை	என. சே. யோனேறிஸ	0	0	6
$\mathbf{K}$	35 <b>5</b>	லொக்கி திருவதன் த	தெனின புதலியன	<b>எஸ. கோற்றெ</b> முகலோா	0	0	8.75
L M	მან 355	பெலாகிறறியவததை சீததவதனைத அலல் து	ேதன மோமா	சே. எடோறிஸ் முதலோா	0	0	1.20
		<b>കി தா னே</b> சேவ தனத்	தெலலுட எலுயிச்சை	கே, பயினே முதலானோ	0	0	14
N	355	போகைவததை	<b>ெதல் நா</b> முடி இடி	பீ, பமடோரிஸ்	0	0	3

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ç	<u>බ</u> ුහ.	காணியின பெயா,	ബിരുന്നം.	உரித்தாளியின பெயர்.	ബ്. എ.	Fre M	νю. гш.	
0	355	<b>போகவத</b> ை <b>த</b>	<b>லணடிப்புர</b> தை	<b>பீ.</b> பம்டோரிஸ	0	Ō		
P	855	പ്പെട്ടം	தெலமாங்கள்		ŏ	-		
Q	355	நவ <b>சி</b> கா <b>வத</b> தை		ஈ. எலோறில முதலோ	-		12.2	)
Ř		நவசுகா <b>வ</b> சுலா <b>கேவத</b> தை	தென்ண முதலியன		0		15	•
			4.0 <b>0</b>	(አኪ -	0	-	15	
S	355	<b>பொககணேவ,ததை</b>	ക	கே. சாடிறிஸ்	0	l	0	
Т	355	50.9	ஞ்ச	எ. அடாறிஸ்காமி முத லோ	0	0	2.50	`
U V	355 355	<b>ப ற்</b> ரேற்ருவ <i>ககை</i> லடாஞ்சிக <b>ற</b> ஞடகே	കു	ஏ. உபே மு <b>தலியா</b> ர்	ŏ	Ő		
	-	<b>ച</b> ്ചത്തത്	હ્યુક	கே.பயாககா முதலோா	0	C	.83	
	f	இருகளுமிடம	இககமேவைப்பிரிவுள்ள	இசுகமேவை.				
Z	355	<b>ப் எ</b> ரு <b>ர</b> வதீதை	வணடி <b>ப்பாதை</b>	எல. ஐ. எல. <b>க</b> ரேவில்,				
				. மு <b>சலோ</b> ா	`0	0	2 .	
A	856	ക്ഷ	தென கோ	ford	Ŏ		27	
B	856	உட <i>த</i> மப்தோ கு <b>பப</b> த	பயிரிடாதவயல	டி. டி. டி. சில்வ <b>ா</b> முதலியா	÷	U	# I	
-				முதலோா	"O	Δ	17.25	
C	356	டிரு <i>தா</i> ண் ஒவிற்ற	கௌண	- M_D.	õ			-
Ď	356	யுடியது வைர்களுப் டை					80.50	
			ஓவி <i>த்திர்</i> தொகைவோயி கொடலாம	,	0		21.75	
E	356	ဝါချလ அடாကு အဆိ ဖွဲ စု	தென ஊயும் கிண மும	டி. சி. ஏ. சயசேகற	0	0		
F	356	மரு <i>தாண் அடரு</i> ஒவ்றற	<i>ചെട്ടെ</i> അ	டொள் ஆதிரியன் டி சிலவ			15.20	
G	356	<b>கி</b> ரில <b>கா</b> வேலாவ்ததை	<i>தென</i> ணயும் தெலலும	எ <b>ல, பீ</b> திரிஸ் மு <b>த</b> லோா	0	0	13.20	
H	356.	2019-	<b>தென‱ முதவியன</b>	எல, அனறிரி <b>ஸ் அல</b> விஸ முதலோ <b>ா</b>	0	^	0.	
Ι	356		தெனணயுட கிணறும	எல். அானேலின அல	0	U	87	
1	900	வெலா அடருடா க <b>வு</b> ததை	യക്കാരാപ്പ്പ്കുന്നു.	லிஸ் முதலோா	0	0	8.50	
J	356	<b>மருதர் ‱ வத</b> தை	<b>செனண்</b> யும் குளை வீ		Č	Ĭ,	0.00	
			மை	எ. றி. அனருேஅப்பு முக				
				லோா	0	٥	10	
K	<b>35</b> 6	കു	தெனணே	எல, கொ <i>ற</i> ாலிஸ் மு <i>க</i>	•	Ť		
				Gorn	0	Δ	11.50	
L	356	ക്	வணடிப்பாதை.	ALC.	ŏ	ŏ	0.25	
Ñ	356		தெனண	டொன அன்றிரிஸ் டி சில	v	v	0.20	
14	000	പെ	AN	வா முதலோா	':::	~		
~	0 7 0	Ċ.	· · · · · · · · · · · · ·		.0		1.75	
0	356	<u>ଜ୍ୟ</u>	வணடிப்பாதை		.0	0	0.22	
Y	356	കെ	தென‱யும 2 வீடும	சி. ஏ. <b>டி. சிலவா மு</b> த லோா	0	,	29	
Z	356	രച്ചെറ്റെ പ്രപ്പേട്ടത്തും പ്രപ്പെട്ടത്തും പ്രപ്പോയം പ്രപ്പോയം പ്രപ്പോയം പ്രപ്പോയം പ്രപ്പോയം പ്രപ്പോയം പ്രപ്പോയം	தெலையும் கயிற்றுக		0	1	<b>4</b> 3	
4	000		களி	எல. கருவிளையி முத				
			<b>4 6</b> 11	லே. கேருவல்காய புத லோர்	~	~		
		0			0	2	5.20	
A	357	கானேஸஉவெலா	பயிரிடாத அயல 🚏 🚬	டபிளியு. சுவானிஸ் மு.த		_		
			• • •	லோட்	0		17.25	
B	357	முடி ல <b>காவத</b> தை	<b>தென‱யும (குடி லு</b> ம்	สลง. เอง <b>ติแล</b>	0	0	7	
С	357	6019-	Gam 200 4 10 BLLLUDIO	எ <b>ஸ.</b> உஜேரிஸ	0	1	7	
D	857	രും	தெனை	ஏ. இசாகாமி முதலோா	0	0	4	
Е	357	ഒറ്റ	<b>60.9</b>	ஏ. பாபியான மு. <b>த</b> லோ	0	0	17.50	
F	857	ഒറ്റ	சுடி ல	எஸ். பபாஅய்பு	0	0	2.75	
Ģ	357	ക്	ું તે મું	ஏ. பஸதியான	0	Ô	8	
Ĕ	357	ഒറ്റ	ି <i>କ୍ଷ ଭଃ</i> ଅର୍ଦ୍ଧ	டபிளியு. சுவானிசு முத	•	Ŭ	v	
**		~~ <del>~~</del>		Corr	0	Δ	18	
I	257	ஷை	தெனண்டிடி ஓட்டுவீடும			v	10	
T	357	OVLy-	and the second and the second second	ு லு. டி. எல்லா முத லோர				
-	0.75	24			0	1	2	
J	857	കു	<b>செனண்டிம குரைவீடும</b>		~	-	• •	
				லோ <i>ர</i> ் சலார	0	0	<b>2</b> 0	
, K	357	लुप्	ତ୍କ ଭା ଥିବା	1.975 1.012	0	0	0.0	
$\mathbf{L}$	357	കെ	- 2 <b>-</b> 2-	67.9	0	0	0.20	)
М	357	ag	தைகை துடி வான குடி திர	ஏ. ஓதிரிஸ் மூதலோா	0	-	30.75	
	357	പു	50.2	எம். புஞசியாகா	ŏ	ŏ	5.20	
	857	பொக்கீன பொடாவுக்கை		எ. விரிசம் சிலவா மக	•	v	0.00	

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காலி கச்சேரி, 1892 مُ 30 هيد سي 19 م م 1892 ஈ. எலியொட், அ**ாசாட்சி ஏசன் ற்**க்காக.

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எ. ஒதிர்ச டி. சிலவா முத

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	The Mahávansa :
each 1 0	Original Páli Text, Part I " 7 50
., 1 0	Do. Part II " 7 50
., , 1 0	Wijesinha's English Translation of Part II.,
., 1 0	with Turnour's Translation of Part 1.
., 1 0	prefixed 7 50
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" 1 0	Governors' Addresses, 1833-77, 2 vols, 10 0
" 3 0	Report of the Executive Commissioner for
"10	the Ceylon Section of the Colonial and
	Indian Exhibition, 1886 ,, 0 50
	Tables for calculating Pensions under the
each 1 0	Widows' and Orphans' Pension Fund Ord " 0 25
, 1 0	Reports of the Temple Lands Commissioners,
″ A 4A	1857 to 1865
, 2 70	Papers relating to Buddhist Temporalities, 1876 " 1 0
	The Green-Scale Bug in connection with the
	Cultivation of Coffee.—Observations by Mr.
each 0 85	E. Ernest Green (illustrated), 1 0
0 45	
,, 0 40	Mannár : a MonographBy the late W. J. S.
nal	Boake, c.c.s , 1 0
ce,	Itinerary of Ceylon Roads :
of	Part I.—Principal Roads, Second Edition
per	(1881), without Map ,, 2 0
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each 2 0	(1888), with Map , 8 0
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Payments should be made lient Draft, or uncrossed C				follows :—-	Rs. c.
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The Ceylon Government Ga			·	Periya Tambi Kangani, for a	
Subscription, payable quarter	in advance,	, per	Кз. с 3 0	four coolies, labourers on Ye in the District of Kégalla, a	
Single copies	•••• ] A du andia and and a	•••	0 25	for the recovery of their wage	s, amounting to Rs. 150.
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6No: 5,1550

## Ceylon Government Railways.—Comparative Statement of Traffic for the Week ended July 3, 1892.

EARNINGS FROM			<b>days end</b> 7 6, <b>18</b> 90.			days ende y 5, 1891.	ed		d <b>ay</b> s ended 3, 1892.		orease over 1891,	1892	ease— below 91.
		No.	Rs.	G. 1	No.	Rs.	c.	No.	Rs, c.	No.	Rs.	0. No.	Rs,
Passengers, Ordinary		58,011			55,147	21,107		62,475	22,661 19	7,328	1,553 8	4	
Coolies		1,456	788	9					1,700 80	1,106	895 6		
Season Tickets		667	1,839	64	767	2,264	62	744	2,137 14		-	23	127 4
1 1 D		00.104	04 477		67.007	04.187		CF 400	06 400 19	9 411	2,322	3 —	
Total Passengers		60,134	24,477	22	57,087	24,177			26,499 13			의 _	177
Parcels Horses		4,030	1,216		3,596 51	1,229 338		3,930 32	1,052 66			19	203
<b>A</b>	•••	44 12	273		12	172	- · I	- 32	73 69	_	=	15	98
Dogs	•••	1	57	75	93		0°	80	53 59			13	12
Other small Animals	••••]	44 17	16		10	、00 9		22	15 0	-12	1		12
Neat Cattle	•••	1	10			9	90	22	- 15 0	12			_
Mails	•••	_ 1	427	- 1	_	502	أمه	_	448 6	_			54
Miscellaneous Coaching	g			20	_	11			14 80		33	5 _	-
Goods (Tons)	5 <b>.</b>	3,927	51,168		4,624	60,592		4,593	60,040 51	_		31	551
Miscellaneous Goods			95			55		.,	78 60		23	4 —	
Live Stock		40:		75	281	195		715	209 0				
General Miscellaneous	•••	_	870		_	480		_	1,182 95		702 7		
lotal for the Week		_	78,742	97	_	87,830	88		89,803 28	_	1,972 4	5 -	
							_						
Fotal, Jan. 1 to July 3		_	1927428	13	-	2262283	31	!	2395540 0	• <u> </u>	133256 6	9 —	
Increase compared with							_					_	
vious year			109,347	3	-	334,855	18	_	133,256 69	<u> </u>	- 1	_	
Decrease do.	do.	_		-	_			_ 1					
									<u> </u>				
<b>Fraffic Train Mileage th</b> i			—		13,305	—		14,883	·	1,578		- 1	-
Fotal, Jan. 1 to July 3		822551	-		3492 <b>36</b>	. <u> </u>		875845	·	26,609			_
Increase compared with	h pre-						_					-	
vious year		25,496			26,685	-		26,609	-	—			
Decrease do.	d <b>o.</b>	_	-			-		<u> </u>	·	i		1 1	
Bannesses ~	0075	a	3	a - *	1				· · · · · · · · · · · · · · · · · · ·	T	1		
PABTICULARS OF G	OODS	Seven	days en	aed	Jan	uary 1 to			ary 1 to		ase in 892.	Decrea	
CONVEYED.		Jul	y 3, 1892	•	1	7 3, 1892.		July	5, 1891.	1	004.	18	92.
		Tons	cwt.	qr.	To	ns cwt. g	r.	Tons	cwt. gr.	Tons	cwt. gr.	Tons c	wt. q
First class Goods	•••			3·26			27				•	1048 C	лт <b>и</b> , Ц
Second class Goods		9		0.13			1	\$ 3,086	11 3 9	158	10 2.18	-	-
Rice	•••	1,58	-	3.22			Ź7	35,532	9 1·1 <b>9</b>		_	784	7 2.
l'es		1 1.4		2	18,26		27	17,107		1,153	11 1.16		
Fea Leaf	•••		-	$\frac{1}{2}$ 7			- 1	876				21	- 14 0·
Arrack	•••			0·14			26	617		164	7 0 20		_ ~
Salt	•••	10		2.13			1	1,414		815	5 3.19	-	_
Cinnamon	•••			1.2)		-	7	19		3	6 0.17	_	-
Jacao	•••	ì		3.17			- 1	532				4	0 1.
Cardamoms				2.9			15	90		19	4 1.6	-	
Lobacco				3· 6			10	326		23	8 0.24		
Beer, 3rd class				0.16			3	26		72		-	-
Fea Lead and Shooks, 3			/	0.18	1		6	1,238		-		424 ]	8 0.
Manure, 3rd class	•••			0.22			19	7		77	1 0.26		
Plumbago, 3rd class	•••	[			21		9	28		Ó	12 3.10	-	-
Other 3rd class Goods	•••			3· 1	13,94		n	)					
Other 4th class Goods	•••	1,11	939	<b>2</b> ∙1	3,83		4		9 6 0.21	·1,840	1 3.3		-
Other 5th class Goods			56	3.13	2,234	502.	9		,	•	I		
Jinchona	•••			3.21	88		18	923	0 1.25	-		36	8 2
Joffee	•••			2·4	1 - 1	8 <b>9 0</b> .	23	1,841		-	- I	683	7 0
Jotton	•••			2.12			17	127	03	-	-	92	
locoanuts	•••			1.17			5	2,291		424		-	
Cocoanut Oil	•••			1.22			3	757		136		-	-
Dopperah	•••			0.18			20	771			5 1.25	-	-
oonac	** •	12		0.12			19	2,342	18 2.23	182			
Kerosine oil	•••	3		3· 6		0 12 1.	5		-	240		-	
staves		-		0.24			14	175		2	10 1.8	-	
limber, wrought	•••	1		3.7				697		-	-	132	18 3
limber at 5th class	•••	4	6 14 3	3.14			25	280		357	8 2.21	• •	-
Timber at 6th class				_	` <b>13</b>		25			-	- 1	128	73
Fea Lead and Shooks, 6	oth class			1	3,21		1	2,851		368	9 1 2		
Manure, 6th class				0	91			1,276	-	-		357	19 2
Plumbago, 6th class	•••	17	97	$2 \cdot 10$	5,70	7 14 30	23			. •		205	
Beer, 6th class	•••	1	· <u> </u>					58		•		58	
Staves, 6th class	•••	·	—			160 <sup>.</sup>	4	- 7		•			5 3
Barley, 6th class	•••				J			36	16 0			36	
Bulky articles	•••			3	5					52	16 0		_
Other 3rd class Goods	•••			1 1	- ,	0 17 2.	12	6,661	12 1.17			1,370	14 8
Railway Material		50	3 18 🗧	3•4	18,38		10			6,657	1 3.24	-,010	
ublic Works Materia	•••				97			10,673		,		9,702	(
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Prison Dept. Material			-					10,877		1,665	16 0	5,580 1,031	18 0 

Colombo, July 14, 1892.

F. J. WARING, Acting General Manager.

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## NOTICES CALLING FOR TENDERS.

SEALED Tenders in (duplicate), marked on the envelopes "Tender for Sundries, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, August 15, 1892, from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz. :--

Baskets, rattan, strong, of full size ... Do. Madampe, 15 in. dia. top, 4 in. ... each dia. bottom, 8½ in. deep ... Madampe, 16 in. dia. top, 9 in. ... do. Do. dia. bottom, 104 in. deep Do. coal, strong, of full size ... do. ... do. do. ... do. Do. square, Do. round and flat ... ... do. ... per lb. Beeswax ... Bengal line ... do. Brooms, coir, with handle, strong ... each Do. coir, large ... do. ... Do. ekel, of usual size Do. ekel, long-handled ... do. ... do, Brushes, whitewashing, coir, strong ... do. Buffalo hide, large ... per lb. ... Bullock, do. ... do. ••• ... each Calf skins ... Charcoal ... per bushel ... Chatties of sizes ... each ... Coir string ... per cwt. ... Coir rope of sizes ... per lb. ••• Do. do. ... per cwt. ... Comboys... ... each ... Cotton, loose, clean and picked Cotton, twisted line ... Cuttle bones, perfectly dry ... per lb. ... do. ... per 100 Dammar ... per lb. ... Dishes, earthen, 10 in. to 24 in. ... each Fish oil, clear ... per gallon ••• Fullersearth ... per lb. ... Goblets, earthen ... each Gunny bags, second-hand ... do. ... do. new Do. ••• Glass tumblers ... do. ••• Handkerchiefs, coloured ... do. Hats, straw ... do, ••• ... per lb. Incense... Jugs, earthen, large, toilet ... each Lamp wicks ... Do. 2 in. and 3 in. ... per yard ... per 12 yards ... each ... do. ... do. ... do. Mats, long, for cooling rice Pillows, mat, stuffed with straw ... do, Plumbago, lump ... per cwt. ... ... do, Do. dust ••• Tape, narrow, white ... per 100 yds. ••• Thread, cotton, for wicks ... per lb. ••• Twine, Bengal ... do. Straw, clean and dry ... per 250 lb. Malacca rattans, 11 to 13 ft. in length, of average thickness ... ... per cwt. Sheep or goat skin, large, thin ... per lb. ' thick Do, do. ... do. Vinegar, country ... per gallon ... Chatties for filtering water, about 6 gallons each Soap, salt ... per lb. ... Wood-oil ... per gallon ... Tallow, country ... per lb. ••• Sulphur ... per cwt. ... **Cocoanut** strainers .... each ••• Cocoanut scrapers ... do. ••• Grinding stones, 15 in. ... ... do. Mortar and pestle, 2 by 1 ft. ... do. Palmyrah ola coverings, 6 ft. ... do. Coir mat bags, 3 by 2 ft. ... do. Gallnuts ... per lb.

Deposit for tender forms, Rs. 50.

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of contract.

The deposit must be made at the Treasury or Kachchéri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is on such printed forms—to be obtained at the office of the Colonial Storekeeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

Persons who tender must deposit samples with the Colonial Storekeeper before the date on which the tenders are opened. No tender will be considered if the sample is not so deposited.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 31, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 19, 1892.

SEALED Tenders (in duplicate), from persons willing to contract for daily dry-earth conservancy in the Colonial Store, Colombo, from January 1 to December 31, 1893, will be received by the Hon. the Colonial Secretary / at his office, viz :--

To be marked on the envelopes "Tender for \_\_\_\_\_, Colonial Store," receivable up to 12 o'clock noon on Monday, August 15, 1892.

A deposit of Rs. 20 will be required before any form of tender is issued, and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of contract.

signature of contract. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is on such printed forms—to be obtained at the office of the Colonial Storekeeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The persons whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 1, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for \_\_\_\_\_, Colonial store," will be received by the Hon. the Colonial Secretary, at his Office, up to 12 noon on Monday, A rgust 15, 1892, from persons willing to contract for the under-mentioned services during the year 1893 :--

Conveyance	by	Carts.
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	P	articula	rs of Servic	e.		Rates.				
	ſ Ratnapura, fo									
	tresses, cun	ablies, d	¢с.	pe	er cwt.					
珨	Avisawella	do.	do.	•••	"					
e r	Karawanella	do.	do.		,,					
3	Balangoda	do.	do.	•••	,,					
From Colonial Store to	Pelmadulla	do.	do.		,,					
	Haputale	do.	do.		,,					
51	Ratnapura, for conveying stores in									
ह	boxes or he	avy goo	ods	•••	,,					
л (	Avisawella	do.	do.	***	"					
Fron	Karawanella	do.	d <b>o.</b>	•••	*1					
	Balangoda	do.	do.		"	•				
	Pelmadulla	do.	do.		"					
{	Haputale	do.	do.		,,					

## Conveyance by Boats.

From Colonial Store to Negombo	:—	
Stores in boxes or heavy goods	•••	per cwt,
Light goods-as pillows, &c.	•••	"
From Colonial Store to Marawila	:	
Stores in boxes or heavy goods	•••	**
Light goods-as pillows, &c.	•••	· **
From Colonial Store to Chilaw :		
Stores in boxes or heavy goods	•••	"
Light goods-as pillows, &c.	***	**
From Colonial Store to Puttalam	;;	
Stores in boxes or heavy goods	•••	"
Light goods-as pillows, &c.	•••	**
From Colonial Store to Kalpitiya		
Stores in boxes or heavy goods	•••	**
Light goods-as pillows, &c.	•••	

All stores to be conveyed, whether by cart or boat, at per cwt. per mile.

Deposit for tender forms Rs. 50.

To be marked on the envelopes "Tender for Forwarding
Agency, Colonial Store," receivable up to 12 o'clock
noon on Monday, August 15, 1892 :
Ener Manu and to Lindal Manager Elling Damhada

From Nanu-oya to Lindula, Nuwara Eliya, Ramboda, Lunugala, Badulla, Haldummulla, Madulsima, and Uda Pussellawa.

From Hatton to Dikoya, Maskeliya, and Dimbula. From Gampola to Ramboda and Pussellawa.

For parcels under and up to 14 lb., each.

T. OI	parocin	unaçı a		14 10.9	Jaon.		
	Do.	over	•	14 lb. a	nd up	to 28 l	b., each.
-	Do.	ovér	-	28 ib.	"	56	,,
	Do.	over	•	56 lb.	,,	112	,,
For	stores o	over 112	lb., per	cwt.			••
		t of 10 (					
For	one car	t of 20 (	wt.				

In the event of interruption to the railway line between Gampola and Nanu-oya, for conveying stores to any station beyond Gampola at Rs. — per cwt. per mile.

## Deposit for tender forms, Rs. 50.

To be marked on the envelopes "Tender for Colonial Store," receivable up to 12 o'clock noon on Monday, August 15, 1892 :---

Shoeing horses of Mounted Orderlies at Colombe. Do. do. at Kandy.

## Deposit for tender forms, Rs. 50.

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of contract.

The deposit must be made at the Treasury or Kachcheri and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is no such printed forms— to be obtained at the office of the Colonial Storekeeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's Office.

The person whose tender has been accepted by Government will we required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 31, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 19, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Provisions to Civil Hospitals, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 noon on Monday, August 15, 1892, from persons willing to contract for the supply of the under-mentioned articles at the General Hospital, Maradana; Lock, Police, and Infectious Hospitals, Borella; Lunatic Asylum, Jawatta; Leper Asylum, Hendala; Smallpox and Cholera Hospitals, Kanatta; and Civil Hospitals at Kandy, Kalutara, Negombo, Gampola, Mátalé, and Panaduré, from January 1 to December 31, 1893, viz. :--

Feeding bottles, each Linseed, per lb. Linseed meal, per lb. Brandy, per bottle Gin, per flask Wine, port, per bottle Wine, sherry, per bottle Beer, English, per pint Beer, country, per pint Porter, English, per pint Porter, country, per pint Extract of meat, per 2-oz. tin

Condensed milk, per 1-lb.

Tes, per lb. Whiskey, per bottle Claret, per bottle Champagne, per pint English biscuits, per lb. Gas tar, per gallon

Deposit for tender forms, Rs. 100.

(7\*)

[No. 5,156

To be marked on the envelopes " Tender for Colonial Store," receivable up to 12 o'clock noon on Monday, August 15, 1892.

For supplying and making clothing required for the year 1893.

Particulars and description of clothing to be made can be ascertained on application at the Colonial Storekeeper's office.

Deposit for tender forms, Rs. 100.

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is on such printed forms-to be obtained at the office of the Colonial Store-keeper-and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

Persons who tender must deposit samples with the Colonial Storekeeper before the date on which the tenders are opened. No tender will be considered if the

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 31, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

H. L. CRAWFORD,

for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

EALED Tenders (in duplicate), marked on the enve-D lopes "Tender for Supply of Materials for the Galle District of the Southern Province," will be received at the Colonial Secretary's Office up to Monday, August 15, 1892, from persons willing to contract for the under-mentioned service commencing from date of entering into contract to December 31, 1893.

For the supply of under-mentioned materials for the use of the Public Works Department anywhere within the Galle District, viz. :--

Arecanut trees, each Bamboos, large, each Do. warichchi, per 100 Baskets, rattan, for road work, per 100 Do. for irrigation works, per 100 Bricks, paving, 12 in. by 12 in., 1½ in. thick, per 1,000 Bricks, slop, 9 in. by 4 in. by 2 in., per 1,000 Bricks, do. 9 in. by 4 in. by 3 in., do. Cadiana. 6 ft. long. per 100 Cadjans, 6 ft. long, per 100 Coir yarn, best, per cwt. Coir rope do. Cocoanut piles, per ft. run. Cocoanut rafters, per 100 lin. ft. Coal, smithy, per ton Charcoal, per bushel Coral stone, per cube of 100 c. ft. Kitul trees, each

Kitul laths, per 100 ft. run. Kitul spouts, per ft. run. Jakwood, sawn to sizes, at per c. ft. planks, 2 in. and under, at per square ft. planks, 1 in. and do. **Do.** · Do. Do. reepers, 2 in. by 3 in., per 100 lineal ft. Lime, boiled, per struck bushel Lime slaked, do. Pipeclay, per bushel Sand, coarse, do. Uman sticks, large, each Do. middling Do. small Tiles, half-round, 15 in., per 1,000 Tiles, ridge, 18 in., per 1,000

Vinegar, per gallon

Yellow clay, per bushel Veraniya sticks, per 100

The tenders are to be made on forms which will be 2. supplied upon application at the Galle Kachcheri, and no tender will be considered unless it is furnished on the recognised form, completely and properly filled in in all respects. In case any alteration in the rates originally inserted in the tender, such alteration should bear the initials of the tenderer; failing this the tender will be treated as informal.

3. A deposit of Rs. 25 will be required before any form of tender is issued ; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposits will be forfeited to the Crown. All other deposits will be returned after the contract or contracts has or have been signed.

4. Cash security will be required for the due fulfilment of the contract in the sum of Rs. 300 as a maximum for each contract for each district, which sum must be paid into the Kachcheri (before signing the contract) to the credit of the Treasurer of Ceylon. The Provincial Engicredit of the Treasurer of Ceylon. The Prov neer shall decide the amount of cash security.

5. Samples must be submitted at the Kächcheri when the tenders are under consideration.

No tender will be considered without the samples named below :---

Five baskets, rattan, for road work Five do. irrigation work irrigation works

Two paving bricks, 12 in. by 12 in by 11 in. thick Two slop, 9 in. by 4 in. by 2 in. Two slop, 9 in by 4 in. by 3 in.

Two shop, o in by zero Two bundles coir yarn Two samples, 2 in. coir rope Two pint bottles, cocoanut oil, white bottles Two do. kerosine and name, do.

- Two do, kerosin Quarter cwt. smithy coal

Four tiles, half-round, 15 in.

Four ridge tiles, half-round, 18 in.

Two samples pipeclay

Two samples yellow clay

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

The Government reserves to itself the right, without question, of rejecting ony or all tenders, and the right of accepting any portion of a tender.

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

SEALED Tenders (in duplicate), marked on the en-velopes "Tender for erecting a Temporary Ward, Lindula Hospital," will be received at the Colonial Secretary's Office up to noon on Monday, August 15, 1892, from persons willing to contract for the above service.

2. The tenders must be on forms which will be supplied on application at the Office of the Director of Public Works or Provincial Engineer, Kandy, and no tender will be considered unless it is furnished on the recognised form.

3. A deposit of Rs. 20 will be required before any form of tender is issued, and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish security, such deposits shall be forfeited to the Crown

4. Sufficient securities will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, plan of the building, details of specification, and all other necessary information can be obtained at the Office of the Provincial Engineer, Kandy.

The Government reserves to itself the right, without 5. question, to reject any or all tenders, or to accept any portion of a tender.

6. The contractors must notify in their tenders the time required by them for the completion of the work.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers, the name or stamp of whom should be affixed to the document.

8. Every alteration should bear the initials of the tenderer, and all tenders containing alteration not bearing the tenderers' initial will be treated as informal and rejected.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 20, 1892.

## SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that on Monday, the 25th instant, will be sold by public auction at the Stables of the Mounted Orderlies, at Slave Island, one Cast Horse belonging to the Department.

V. PIBIE, A.D.C., Officer Commanding Mounted Orderlies. Colombo, July 16, 1892.

TOTICE is hereby given that at 5 P.M. on the 16th Public Works Department Store, Nuwara Eliya, the following articles :-

2 brooms

- I bushel-measure, 10c. ft., metal
- 3 buckets, water, wooden
- 4 buckets, galvanised iron
- 12 brushes, paint 3 bushels, tar 20 bushels, whitewashing, hair
- 10 cans, tin

- 5 cans, iron 10 cases, wooden 8 chisels of sorts 6 chisels, stone 15 files of sorts 1 grass-cut knife 2 hammers, claw 60 do. hand 18 do. sledge 20 do. half-sledge 15 do. miners
- 10 jumpers 12 kegs

- 40 mamoties
- oilstone 1
- 1 pickaxe
- 2 pliers
  - 2 powder canisters, tin
  - 1 porowa
- 16 rakes
- 1 rammer, copper-tipped

282 ... 26 14

...

- 1 rasp
- 1 road roller
- 2 trowels, masons'
- 1 tub, water

A. W. TAFFS, for Director of Public Works.

Public Works Department, Colombo, July 10, 1892.

## ROAD COMMITTEE NOTICES.

H. D. Deane

NOTICE is hereby given that the Governor, with the 1st to 3rd section, 190.89 lines. advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the naving agreed to grant the under-mentioned sum for the upkeep of the under-mentioned road for 1892, the Pro-vincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1874," have assessed the proportion due by each estate in the district interested in the repairs of the said road, as follows :--F MASKELIYA ROAD (between Norwood bridge and Cruden Gap). Rs. 2,949. Government moiety ... 1 " 2,949. Private contributions ... 1st section, 23.11 lines.

### Acreage, 20,976-Moiety of cost, Rs. 134-10-Rate, 0064c.-Total rate, 0064c. Amount.

Proprietors or Agents, Estates. Acreage. Rs. c. The Eastern Produce and

Estates Company, Limi-

... Norwood ... 882 ... 564 ted 1st to 2nd section, 99.14 lines.

Acreage, 20,094-Moiety of cost, Rs. 390 50-Rate, 0095c .-- Total rate, 0251c.

Mackwood & Co. ... New Valley... 467 ... 11 84 E. D. Thomas (E. M. Leaf) Hallooville .... 238 ... 6 16

, ISC CO 3	ru secu	00, 190 08	, mae	5.			•	
Acreage, 19,399 Rate, 10		ty of cost otal rate,			25	-		
-					<b>A</b> 1	moi	ınt.	
Proprietors or A	gents.	Estates.	Ac	reag	e.	Rs	. c.	
F. Fowke	R	ockwood	•••	200	•••	10	0	
lst to 5	th sectio	n, 282 <sup>.</sup> 74	line	9.				
Acreage, 19,199	) – Moie	tw of cost	. Rs.	467.	28-	-		
		otal rate,						
Wliliam Rollo (E. Bl					•••	23	2 <b>5</b>	
lst to 6	th sectio	n, <b>34</b> 9·81	line	<b>s.</b>				
Acreage, 18,886	-Moie	ty of cost	. Rs.	347.	46:	-		
Rate, 018								
W. W. Hood	Bı	aemar		151		14	0	
C. H. Hood	M	ausakele		278		25	77	
C. H. Hood F. A. Smith	Ek	olsund		310		28	74	•.
F. R. Chapman (R. Br								
S. Agar and T. G. H	AVes	,	•••		•••	••	•-	
(G S & Co)	а <b>ј</b> (13 С.	nnamatta		186		17	94	
(G. S. & Co.) C. H. Hood	U.	lanowa	•••	101	•••	17	71	
A. Ross (J. M. Murd	$(a,b) \mathbf{D}$	naueya obowtow or		101	•••		**	
	ioon) ni	Leaston	ա	506		R.K	95	
G O. Poulter								
	+ 811 IDI	tterne	•••	109 1	•••	10		

... Kintyre

	mount.	Amount
Proprietors or Agents. Estates. Aoreage.	Rs. c.	Peoprietors or Agents. Estates. Acreage. Rs. c.
Geo. Setuart & Co. j Brownlow } 583	54 4	Colombo Commercial Co.,
		Limited Emelina 203 38 42
L. Stopford Sackville Maskeliya 369	34 21	A. E. Wright Brunswick 252 47 70
G. Greig Laxapana 536	49 69	Do Caskieben 207 39 18
Do York236	21 88	W. Mitchell Midlothian 244 46 20
Do Johnsland 90	8 34	1st to 12th section, 513.94 lines.
J. N. Campbell Valladolid 240 Do Moray 228	22 25 21 14	Acreage, 5,368-Moiety of cost, Rs. 218-52
Do Moray 228 T. N. Christie Blantyre 243	22 53	Rate, 0407cTotal rate, 2300c.
Do St. Andrew's 319	29 57	W. Mitchell Deeside 435 100 5
G. H. Green Dalbousie 284	26 33	W. Agar Cruden 396 91 8
Do. (F.G. A. Lane) Situluganga 272	25 21	Wm. Rollo (Geo. Steuart & Co.) Glenugie 389 89 47
Geo. Steuart & Co. (S.		& Co.) Glenugie 889 89 47 Do Bargrove 207 47 64
Agar) Forres 196	18 17	R. P. & N. Macfarlane Ormidale and
Do Warburton 193	17 89	Spring Bank 350 80 50
Whittall & Co Luccombe 478	44 31	Mackwood & Co Scarborough 276 63 48
H. J. de Soysa Happugasten-		E. Mortimer Cleveland 184 42 32
na 601	55 71	Mackwood & Co. (H. M.
J. N. Campbell (W. G.		Toller) Anandale 285 65 55
Lang) Lot 7, 190, Ged-		H. Blacklaw (J. Cantlay) Ladbroke 208 47 84
des, 196	18 17	Ceylon Tea Plantation   Alton   450 105 34
G. Zancarol and M. Rizo	00 00	Company, Charted / Opcot
(T. N. Christie) Corfu 257	23 82	Commercial Company (W.
J. N. Campbell Lot 7,193,	10 00	Agar) Strathspey 233 53 60
Frogmore 208	19 28	Boustead Brothers Beaconsfield 160 38 64
T. C. Anderson (J. Ander- son) Gartmore 250	23 17	W. D. B. Brown Blairavon 177 40 90
Mackwood & Co Larchfield 161	14 92	H. L. Forbes & H. Black-
Colombo Commercial Co.,	14 04	law (D. J. MacGregor) Mincing Lane 198 45 54
Limited Lot 7,195, T.	•	R. Collinson Suriakandy 221 50 83
P. 110,396,		J. Munton (A. Ross) Meriakotta 194 44 62
Bevys 201	18 63	J. Cantlay (F. P. Witham) Minna 278 61 64 J. Clarke Glencoe 208 47 84
Whittall & Co Rutherford 278		
1st to 7th section, 871 lines.		-9
Acreage, 9,910-Moiety of cost, Rs. 124.83	_	A. J. Ross (J. Munton) New Caledo- nia 216 49 68
Rate, 0125c.—Total rate, 1052c.		nia 210 49 00
J. M. Robertson & Co Glentilt 447	47 8	Total 2,763 60
B. G. de Mowbray Dotale 108	11 36	
T. Gray (J. M. Robertson		Which sums the proprietors, managers, or agents, of the
& Co.) Bunyan 288	·30 30	several estates are hereby required to pay into the Colonial
Do. (R. Webster) Ovoca 256	26 94	Treasury, Colombo, on or before July 30, 1892.
J. M. Robertsou & Co Mocha 588	61 85	Rs. c. Rs. c.
T. Scovell Adam's Peak 742	78 5	
1st to 8th section, 409.81 lines.		N. B.—Private contribution — 2,949 0
Acresge, 7,481-Moiety of oost, Rs. 210.28-	-	Deduct unexpended
Rate, 0281cTotal rate, 1333c.		balance on estimate, 1890 47 66
H. S. Skrine Queensland 281	37 45	Do. do. 1891 59 73 Deduct Ban interest 1891 78 01
1st to 10th section, 488.01 lines.	•	Deduct Ban interest 1891 78 01
Acreage, 7,200-Moiety of cost, Rs. 403-34-	_	180 40
Rate, 0560cTotal rate, 1893c.		2,763 60
W. G. Lang Craighill and		2,700 00
Lanka 204	38 62	J. J. THORBURN,
A. E. Wright Bloomfield 268		for Chairman.
Lee, Hedges & Co Mottingham 269	50 92	Provincial Road Committee's Office,
W. Mitchell Dunnottar 185	35 2	Kandy, July 11, 1892.
		1

## NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Estate and Effects of No. C/196. Senadirige Simon Perera and his wife Habakkala Arachchige Anna Perera, late of Kótté, husband and wife, both deceased.

Senadirige Thepanis Perera, of Pita Kótté, in the Palle pattu of Salpiti kóralé ...... Petitioner. Vs.

1, Charles Perera; 2, Edward Perera; 3, William Perera, all of Kótté; and 4, Don Hendrick Wickramssinghe, of Galpota ... Respondents.

HIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the

24th day of March, 1892, in the presence of E. F. Perera, on the part of the petitioner Senadirige Thepanis Perera, of Pita Kótté, in the Palle pattu of Salpiti kóralé; and the affidavit of the said Senadirige Thepanis Perera, dated 8th January, 1892, having been read : it is ordered that the said Senadirige Thepanis Perera be, and he is hereby dealered entitled here here a fed ministration to the declared entitled to have letters of administration to the estate of Seuadirige Simon Perera and his wife Habakkala Arachchige Anna Perera, both deceased, issued to him, as the father of the said Senadirige Simon Perera, deceased, unless the respondents above-named shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,

District Judge.

24th March 1892.

1708

## In the District Court of Colombo.

## Order Nisi.

Testamentary Jurisdiction. No. C/225. In the Matter of the Estate, Goods and Chattels, and Rights and Credits of George Edmund Pieries, late of No. 228, Madampitiya road in Colombo, deceased.

 Henry Arthur Pieries, of "Dock Villa," Madampitiya in Colombo ...... Petitioner.

## And

THIS matter coming on for disposal before D. F. Browne, Esq., Acting District Judge of Colombo, on the 16th day of June, 1892, in the presence of Mr. E. W. Perers, Proctor, on the part of the petitioner, Henry Arthur Pieries, of "Dock Villa," Madampitiya in Colombo; and the affidavit of the said Henry Arthur Pieries, dated 8th June, 1892, having been read: It is ordered that the said Henry Arthur Pieries be and he is hereby declared entitled to have letters of administration to the estate of George Edmund Pieries, deceased, issued to him, as the next of kin aud brother of the said deceased, unless the respondents above-named shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> D. F. BROWNE, Acting District Judge.

This 16th day of June, 1892.

In the District Court of Colombo.

#### Order Nisi.

Testamentary { In the Matter of the Estate of Christobo Jurisdiction. { No. C/226. { In the Matter of the Estate of Colombo, deceased.

Gabriel Fernando Christobo Pulle, of Colombo.. Petitioner. Vs.

THIS matter coming on for disposal before D. F. Browne, Esq., Acting District Judge of Colombe, on the 16th day of June, 1892, in the presence of Mr. H. Tiruvilangam, Proctor, on the part of the petitioner Gabriel Fernando Christobo Pulle; and the affidavit of the said Gabriel Fernando Christobo Pulle, dated 13th June, 1892, having been read: It is ordered that the said Gabriel Fernando Christobo Pulle be and he is hereby declared entitled to have letters of administration to the estate of Christobo Silva Pedro Pulle, deceased, issued to him, as grandson of the said deceased, unless the respondents above-named shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> D. F. BROWNE, Acting District Judge.

The 16th day of June, 1892.

## In the District Court of Colombo.

## Order Nisi.

- Testamentary Jurisdiction. No. C/231. In the Matter of the Goods and Chattels of Denepittive Vidanege Dona Helena Hami, late of Darley road in Colombo, deceased.
- Kospellewattege George Perera, of Darley road in Colombo ...... Petitioner. Vs.

THIS matter coming on for disposal before D. F. Browne, Esq., Acting District Judge of Colombo, on the 23rd day of June, 1892, in the presence of L. P. Ephraims, Proctor, on the part of the petitioner Kospellewattege George Perera, of Darley road in Colombo; and the affidavit of the said Kospellawattege George Perera, dated 21st June, 1892, having been read: It is ordered that the said Kospellewattege George Perera be and he is hereby declared entitled to have letters of administration to the estate of Denepittiye Vidanege Dona Helena Hami, deceased, issued to him, as husband of the said deceased, unless the respondents above-named shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,

Acting District Judge.

### In the District Court of Colombo.

#### Order Nisi.

Testamentary Jurisdiction. No. C/234. In the Matter of the Last Will and Testament and Codicil of George Thomas Davy, deceased, of Bishopsgate street within, in the City of London.

THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo, on the 30th day of June, 1892, in the presence of Hector van Cuylenburg, Proctor, on the part of the petitioner Ernest Walther Herbert Freudenberg, of Colombo; and the affidavit of the said Ernest Walther Freudenberg, dated 28th June, 1892, having been read, and an exemplification of probate of the last will and codicil of George Thomas Davy, deceased, having been produced:

It is ordered that the said will and codicil of the said deceased, dated 18th day of August, 1871, and the 11th day of January, 1874, be and the same are hereby declared proved.

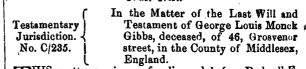
It is further declared that the said Ernest Walther Herbert Freudenberg is the attorney of George Baynton Davy, the surviving executor named in the said will, and as such is entitled to have letters of administration with copies of the said will and codicil annexed issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, Acting District Judge.

The 30th day of June, 1892.

In the District Court of Colombo.

#### Order Nisi.



THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo,

O amentary In th Tes

The 23rd day of June, 1892.

No. 5,156

on the 30th day of June, 1892, in the presence of Hector van Cuylenburg, Proctor, on the part of the petitioner Ernest Walther Herbert Freudenberg, of Colombo; and the affidavit of the said Ernest Walther Herbert Freudenberg, dated the 28th June, 1892, having been read, and an exemplification of probate of the last will and testament of the said George Louis Monck Gibbs, deceased, having been produced : It is ordered that the said will of the said deceased, dated the 22nd May, 1878, be and the same is hereby declared proved. It is further declared that the said Ernest Walther Herbert Freudenberg is the attorney of Henry Hucks Gibbs, the sole proving executor named in the said will, and as such is entitled to have letters of administration with copy of the said will annexed issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient Cause to the satisfaction of this court to the contrary.

D. F. BROWNE, The 30th day of June, 1892. Acting District Judge.

# In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C/237. In the Matter of the Last Will and Testament and Codicil of Miss Mary Cooper, deceased, of Kew Cottage, Elgin, in Scotland.

THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo, on the 30th day of June, 1892, in the presence of Hector van Cuylenburg, Proctor, on the part of the petitioner John Clark, of Glencoe estate, Maskeliya; and the affidavit of the said John Clark, dated the 22nd June, 1892, having been read, and an extract of the last will and codicil of the said Miss Mary Cooper, deceased, having been produced:

It is ordered that the said will and codicil of the said deceased, dated the 10th January, 1889, and the 2nd January, 1892, be and the same are hereby declared proved.

It is further declared that the said John Clark is the attorney of James Cooper, John Wink, and George Alexander Cooper, the executors named in the said will,

and as such is entitled to have letters of administration, with copies of the said will and codicil annexed, issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, The 30th day of June, 1892. Acting District Judge.

In the District Court of Colombo. Order Nisi. Testamentary Jurisdiction. No. C/236. In the Matter of the Last Will and Testament and Codicils of William Gibbs, deceased, of Bishopsgate street within, in the City of London.

THIS matter coming on for disposal before Dodwell F. Brown, Esq., District Judge of Colombo, on the 30th day of June, 1892, in the presence of Hector van Cuylenburg, Proctor, on the part of the petitioner Ernest Walther Herbert Freudenberg, of Colombo; and the affidadivit of the said Ernest Walther Herbert Freudenberg, dated 28th June, 1892, having been read, and an exemplification of probate of the will and codicils of William Gibbs. deceased, having been produced :

Gibbs, deceased, having been produced : It is ordered that the said will and codicils of the said deceased, dated the 16th day of April, 1873, the 19th day of May, 1873, and 13th day of December, 1873, be and the same are hereby declared proved. It is further declared that the said Ernest Walther

It is further declared that the said Ernest Walther Herbert Freudenberg is the attorney of Henry Hucks Gibbs, the surviving executor named in the said will, and as such is entitled to have letters of administration, with copies of the said will and codicils annexed, issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, Acting District Judge.

The 80th day of June, 1892.

## In the District Court of Colombo.

## Order Nisi.

Testamentary Jurisdiction No. C/238. In the Matter of the Estate of the late Charles Edward Stubbs, deceased, of Bishopsgatestreet within, in the City of London.

THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo, on the 30th day of June, 1892, in the presence of Hector van Cuylenburg, Protor, on the part of the petitioner / Ernest Walther Herbert Freudenberg, of Colombo; and the affidavit of the said Ernest Walther Herbert Freudenberg, dated the 28th June, 1892, having been read, and an exemplification of letters of administration of the personal estate of the said Charles Edward Stubbs, deceased, having been produced : It is declared that the said Ernest Walther Herbert Freudenberg is the attorney of Manuela Stubbs, the widow and administratrix of the said estate, and as such is entitled to have letters of administration issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, Acting District Judge. The 30th day of June, 1892.

> In the District Court of Colombo. Order Nisi.

Testamentary Juristiction. { No. C/242. In the Matter of the Last Will and Testament and Codicils of Thomas Sparke Parry, deceased, of Eweland 4 Hall, Margaretting, in the County of Essex, England.

THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo, on the 14th day of July, 1892, in the presence of Heotor van Cuylenburg, Proctor, on the part of the petitioner Hugh Parry, of Hardenhuish estate, Watawals ; and the affiJavit of the said Hugh Parry, dated the 2nd July, 1892, having been read, and certified copies of the will and codicils of Thomas Sparke Parry, deceased, having been produced : It is ordered that the said will and codicils of the said deceased, dated the 27th day of May, 1887, the 30th day of July, 1887, the 14th day of August, 1889, and the 16th day of April, 1891, be and the same are hereby declared proved. It is further declared that the said Hugh Parry is the attorney of Arthur Parry and Owen Parry, the executors named in the said will, and as such is entitled to have letters of administration, with copies of the said will and codicils annexed, issued to him, unless any person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> D. F. BROWNE, Acting District Judge.

The 30th day of June, 1892.

In the	District Court of Negombo.	
	Order Nisi.	
Testamentary Jurisdiction. No. 25.	In the Matter of the intestate Estate of Muna Runa Una Paleniappa Chetty, of Panamcudi in Madera- zilla, within the Madras Presidency. deceased.	4

Muna Runa Una Odeappa Chetty, of Negombo ...... Petitioner.

## Va.

1, Thenami; 2, Murugappen; 3, Karupai, all of Panamoudi aforesaid.......Respondents.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., Acting District Judge of Negombo, on the 18th June, 1892, in the presence of J. Koertz, Proctor, on the part of the petitioner Muna Runa Una Odeappa Chetty, of Negombo; and the affirmation of the said Muna Rana Una Odeappa Chetty, dated 20th May, 1892, having been read: It is ordered that the said Muna Runa Una Odeappa Chetty be and he is hereby declared entitled to have letters of administration to the estate of Muna Runa Una Paleniappa Chetty, deceased,

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issued to him, unless the respondents above-named shall, on or before the 25th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> G. A. BAUMGARTNER District Judge.

The 14th day of July, 1892. 

In the District Court of Kalutara.

## Order Nisi.

Testamentary In the Matter of the Estate of the late Peter Perera Wijeyeratne, deceased, of Jurisdicti n. Welspurs Kalutara. No. 22.

THIS matter coming on for disposal before F. J. de Livera, Fsq., District Judge of Kaluiara, on the 15th day of July, 1892, in the presence of Mr. D. de Silva, Proctor, on the part of the petitioner Angelina Perera Wujeyerstna, of Kalutara, and the affidavit of Angelina Perera Wijeyeratna, of Kalutara, dated 13th July, 1892, having been read: It is ordered that Angelina Perera Wijeyeratna, of Kalutara, be and she is hereby declared entitled, as the luwful widow of the said intestate, to have letters of administration to the estate of the said late Peter Perera Wijeveratna, of Welapura Kalitara, issued to her, unless any person shall, on or before the 15th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

Kalutara, 15th July, 1892.

F. J. DE LIVERA, District Judge.

In the District Court of Jafina.

#### Order Nisi.

In the Matter of the Estate of the late Testamentary ) Jurisdiction. } Vallinschchan, wife of Valliappar, of Thunnalai, deceased. No. 511.

Na:anar Valliappar, of Thunnalai ......Petitioner

V8. Kathiratt i, daughter of Alvar, of Vallipurak-

THIS matter of the petition of Naranar Valliappar, of Thunnalai, praying for letters of administration to the estate of the above-named deceased Vallinachchan, wife of Valliappar, of Thunnalai, coming on for disposal before Lionel Frederic Lee, Esq., District Judge, on the 7th day of July, 1892, in the presence of Messrs. Casip-pillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 6th day of July, 1892, having been read : it is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 12th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

LIONEL LEE, District Judge.

Signed this 11th day of July, 1892.

## In the District Court of Mannár,

Testamentary Jurisdiction. No. 60.	In the Matter of the Estate, Goods and Chattels, Rights and Credits of Vas- tiampillai Antonippillai, late of Man- nár, deceased.
1, Rosaippillai, tonippillai, of	ampillai Clarke, of MannárPetitioner. widew of Vastiampillai An- Mannár; 2, Antonippillai f Mannár, now at Marichuk-
kaddi; 3, Ant tonippillai M tra Rachael, all of	onippillai Rebecca; 4, An- oses; and 5, Antonippillai Mannár, and under the legal
action Anton second-named	s, by their, guardian for the nippillai Philipupillai, the personRespondents.
	coming on for disposal before A. S. Pagden, rict Judge of Mannár, on the 15th day of

July, 1892, in the presence of Mr. H. Thampoo, Proctor, on the part of the petitioner James Gnasakarampillai Clarke, of Mannar, and the affidavit of James Gnasakarampillai Clarke, dated the 17th day of June, 1892, having been read : It is ordered that the said James Gnasakarampillai Clarke be, and he is hereby declared entitled, as the son-in-law of the said intestate, to have letters of adminis-tration to the estate of the said Vastiampillai Antonippillai, deceased, issued to him, unless the respondents above-named or any other person shall, on or before the 28th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

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A. S. PAGDEN District Judge.

The 15th day of July, 1892.

## In the District Court of Galle.

#### Order Nisi.

Testamentary) Jurisdiction. No. 2,980.

In the Matter of the Estate of the late Hettindura Babona alias B. Mendis llamine, deceased, of Randombe.

THIS matter coming on for disposal before John Henricus de Saram, Esq., Distric. Julize of Galle, on the 22nd day of June, 1892, in the presence of Mr. D, O. D. S Gunasekara, Proctor, on the part of the petitioner; and the effidavit of D. n Abraham Sirinon, Notary Public, of Balapitiva, Robert Men is Karunaratna Hamine, and H. Sardial Mendis Wikramaratas, dated the 19th day of February, and of Halukirti Joronihewa Pidaris alias Feter de Silva, dated 16th day of February, 1892, having been read :

It is ordered that the will of Hettiadura Babona olias B. Mendis Hamine, of Randombe, deceased, date 123rd day of January, 1892, now deposited in this court, be and the same is hrreby declared proved, unless 1, Hettiadura Datcholami; 2, Hettiadura Sobobami; 3, Hettiadura Johanes Mendis Carunaratna, Cumisteru Arachchi; 4, Halukirti Puloris de Silva; 5, Hettiadura Cornelia Mendis Carunaratna, Fiscal's Arachchi; 6, Hettiadura Cornera Mendia Mendis Karunaratna, all of Randombe; 7, Handunnetti Sadial Mendis, late Police Officer of Madampé, the respondents, shall, on or before the 29th day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Halukirti Joronihewa Pidaris alias Peter de Silva is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents shall, on or before the 29th day of July, 1892, show suffi-cient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, The 22nd day of June, 1892. District Judge.

## In the District Court of Chilaw.

## Order Nisi.

Testamentary ) Jurisdiction. No. 412.

In the Matter of the Estate of the late Bammanage Romal Perera, cf Ulbitiawa, deceased.

THIS matter coming on for disposal before George Daniel Thomson; Esq., Acting District Judge of Chilaw, on the 23rd day of June, 1892, in the presence of Mr. William Wijeyekoon, Proctor, on the part of the petitioner Bammanage Martino Perera, of Ulhitiawa; and the affidavit of the said petitioner having been read : It is ordered that the said Bammanage Martino Perera be and he is hereby declared entitled to have letters of administration to the estate of Bammanage Romal Perera, deceased, of Ulhitiawa, issued to him, unless any person shall, on or before the 26th day of July, 1892, show sufficient cause to the contrary. 5. 14 7

G. D. THOMSON, Acting District Judge. (8)

## NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,762.

1...., .

In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Company, and as individuals.

NOTICE is hereby given that a meeting of creditors in above matter will be held at the sitting of this court on August 11, 1892, for the purpose of considering the terms and conditions of sale of the following property :---

First.—All those the lands, houses, buildings, stores, and remises called and known as the Hunupitiya Mills and Muirburn Lodge, comprising the following allotments of land, to wit :-

All that allotment of land with the buildings there-1. on, situated at Maradana Cinnamon Gardens, containing in extent 6 acres 3 roods and 16 perches, Government title plan No. 50,155.

2 All that allotment of land with the buildings thereon, situated in Maradana aforesaid, containing in extent 1 acre 2 roods and 33 perches, Government title plan No. 51,408. 3. All that allotment of land with the buildings there-

on, situated in Maradana sforesaid, containing in extent 1 acre 2 roods and 27 perches, Government title plan No. 51,409.

Second.-All that allotment of land with the buildings thereon, called and known as Lynn Bank, situated at Polwatta in Maradana aforesaid, containing in extent 1 acre and 25 perches, Government title plan No. 51,411.

> By order of court J. B. M1880, Secretary.

Colombo, July 7, 1892.

و مستدليم ' No, 1,762,

In the matter of the insolvency of - Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Company, and as individuals.

NOTICE is hereby given that a meeting of the creditors in above matter will be held at the sitting of this court on August 11, 1892, for the purpose of consldering and giving directions to the assignee respecting the following offers to purchase received by him from Messrs. Bois Brothers and Company of Colombo, viz.:--

1. An offer of Rs. 4,181.62 for the whole of the househeld furniture and other effects, &c., of every description lying at Muirburn House, Cinnamon Gardens, Colombo, 2. An offer of Rs. 1,432 for the whole of the office furniture and fittings, &c., of every description lying at the offices in Queen street, Fort, Colombo.

3. An offer of Rs. 250 for the whole stock of stationery

belonging to the insolvent estate. And also for giving directions respecting the sale of the whole of the plant, furniture, and fittings lying at the Hunupitia Mills in the Cinnamon Gardens.

By order of court J. B. M1880, Colombo, July 7, 1892. Secretary.

No. 1,762.

In the matter of the insolvency of **Hector Cross Buchanan and Frederic** William Bois, as partners in the firm of Alstons, Scott & Company, and as individuals.

NOTICE is hereby given that a meeting of creditors in above matter will be held at the sitting of this, court 'on 'August 11, 1892, for the purpose of considering , v ).

the terms and conditions of sale of all those offices, buildings and tenements No. 11, situated in King street, now Queen street, in the Fort of Colombo.

> By order of court, J. B. M1880, Secretary.

No. 1.762. In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, of Colombo.

VOTICE is hereby given that a meeting of the credi-tors of the above-named insolvents will take place at the sitting of this court on August 18, 1892, to consider the terms and conditions of sale of the following properties :---

- 1. Land at Ratnapura.
- House in Trincomalee street, Kandy. 2.
- House in Malabar street, Kandy. 3.
- 4.
- Fermoyle estate. Stafford and Coneygar estates. 5.

By order of court,

Colombo, July 19, 1892.

Colombo, July 7, 1892.

J. B. M1880, Secretary.

No. 1,661. In the matter of the insolvency of Nicholas de Silva, of Colombo.

NOTICE is hereby given that a meeting of the credi-tors of the above-named insolvent will take place at the sitting of this court on August 11, 1892, to prove further claims.

By order of court, J. B. M1880. Colombo, July 11, 1892. Secretary.

No. 1,770. In the matter of the insolvency of Francis Solomon Adaman, of Colombo.

TOTICE is hereby given that a meeting of the credi-IN tors of the above-named insolvent will take place at the sitting of this court on August 18, 1892, to grant certificate to the insolvent.

	By order of court,
Colombo, July 19, 1892.	J. B. Misso, Secretary,
Colombo, 5 uly 19, 1892.	. Secretary:

No. 1,771. In the matter of the insolvency of Don Hendrick de Alwis Seneviratna, of Green street in Colombo.

WHEREAS the above-named Don Hendrick de Alwis Seneviraton was on July 14, 1892, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on August 18 and September 1, 1892, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates."

Colombo, July 19, 1892.

By order of court, J. B. MIBSO, Secretary.

#### In the matter of the insolvency of No. 1,772. Ebenezer Gardner Rusbridge, of Slave Island in Colombo.

WHEREAS the above-named Ebenezer Gardner Rusbridge was on July 13, 1892, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on August 18 and September 1, 1892, for the said insolvent to surrender and conform; and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates."

By order of court,

J. B. M1880,

Secretary.

Colombo, July 19, 1892.

In the District Court of Matara.

In the matter of the insolvency of Ossen No. 35,977.

30,977. In the matter of the insolvency of Gasea Saibu Abdul Majid, of Matara: OTICE is hereby given that on July 20, 1892, a certificate of conformity as of the first class was allowed to the above-named insolvent.

By order of court, W. M. DE SILVA,

Matara, July 20, 1892.

## In the District Court of Badulla.

No. 81. In the matter of the insolvency of M. Neina. NorticE is hereby given that the second sitting of this court has this day have

court has this day been adjourned to August 15 next, of which creditors are hereby required to take notice.

By order of court, J. L. FELSINGER,

Badulla, July 18, 1892. Secretary.

NOTICES OF FISCALS' SALES.

## Western Province.

In the District Court of Colombo.

A. R. R. M. Alagappa Chetty, of Colombo ..... Plaintiff.

Vŝ.

No. 388.

1, John G. Dias; 2, H. F. Rodrigo; 3, G. Perera; and 4, M. Nicholas Perera, all of Colombo... Defendents. OTICE is hereby given that on Tuesday, August 16, 1892, at 4 o'clock in the afternoon, will be sold by

public auction at the premises the right, title, and interest 

ing thereon, bearing assessment Nos. 57, 58, and 59, aituated at Barber street, within the Municipality of Colombo, and bounded on the north by Barber street, on the south by the property of P. T. Sinne Lebbe Marikar, on the east also by the garden of P. T. Sinne Lebbe Marikar, and on the west by a lane, containing in extent 5 square perches more or less.

Fiscal's Office,	J. S. DRIBBBRG,
Colombo, July 20, 1892.	Deputy Fiscal.

In the District Court of Colombo.

Walker, Sons & Co., Limited ..... Plaintiffs. No. 1,787/C. Vs.

John Jacob Coorey.....Defendant. NUTICE is hereby given that on August 13, 1892, at

12 o'clock noon, will be sold by public auction at the premises the following property, viz. :---An undivided half part or share of and in all that por-tion of all those several contiguous allotments of land called Tittaetamukalana and Delgahakanatta, with the right of a road over the western limitary portion of the same land, situated in the village Diysgams, in the Udugaha pattu of the Salpiti korale; bounded on the north by the pattu of the Salpiti korale; bounded on the north by the property of D. A. Jayawardana, Mudaliyar, by land purchased by K. Don Swaris, and by land described in plans 70,623 and 70,938, on the east by a portion of Titta-etamukalana belonging to Mudalidewage Paskuwal Peiris, by land claimed by Hankirige Daniel Perera, by a portion of Delgahakanatta, and by land described in plan 70,935, on the south by a portion of Delgahakanatta, by land claimed by Uswatteliyanage Saruhami and Maddumage Davit Appu on plans 23,281 and 23,280, on the south-west by land claimed by Uswatteliyanage Saruhami and Maddumage Davit Appu on plan 23,280, and on the west by the other portion of this same land Tittaciamukalana granted to Alfred Thomas Fernando, containing in extent. 55 acres 1 rood and 31 perches; specially mortgaged with the plaintiffs by mortgage bond dated December 18, 1890, and declared specially bound and executable by the decree in District Court Colomber 200 No C (1727 for the past in District Court, Colombo, case No. C/1,787, for the payment of the principal, interest, and costs due thereunder.

Fiscal's Office, Colombo, July 19, 1892. J. S. DRIRBERG, Deputy Fiscal.

In the District Court of Colombo.

Francis Thomas Stewart, of Colombo ......Plaintiff. No. 2,132/C. Vs.

James Robertson Loos, of Colombo ...... Defendant.

James Robertson Loos, or Colombo ...... Detendant. NOTICE is hereby given that on Mouday, August 15, 1892, at 12 o'clock noon, will be sold by public auction at the Steamboat Jetty, near the Pettah Railway Station, Colombo, the right, title, and interest of the said detendant, consisting of an undivided hulf-part or share of and in the following property, viz: :--All those four boats now plying in the inland waters of the Island of Ceylon, namely, the screw steam launches "Emmet," "Hornett," "Garnett," and "Bee," and all and singular the tackle, apparel, anchors, obains, fire irons, screw keys, and all the gear and appurtenances whatsoever to the

keys, and all the gear and appurtenances whatsoever to the said several boats belonging, and also all the spare parts of the engines thereof, also the floating iron pontoon and jettyhouse with a passenger indicator, scales, and weights for firewood, and the necessary tools and implements for running the said boats, also the jetty house with an iron roof on the Slave Island side of the Colombo lake, and all the fixtures and appurtenances of the two jetty houses, and all and singular the goods, stock-in-trade, machinery implements, fixtures, furniture, articles, effects, and things appertaining to or used with the business and running of the said boats, nothing excepted, which undivided halfand said boats, noting excepted, which undivided man-part or share has been specially mortgaged by the defen-dant to and with P. R. M. J. T. Annamaley Chetty, and R. M. L. Ramen Chetty by bonds Nos. 1,632 and 1,643, dated respectively September 7, 1891, and October 1, 1891, and which said bunds were duly assigned to the plaintiff by deed No. 498, dated November 24, 1891.

Fiscal's Office, Colombo, July 20, 1892. J. S. DRIEBERG, Deputy Fiscal. ( 8%)

Secretary.

## In the District Court of Colombo.

Walker, Sons & Company, carrying on business in Colombo ...... Plaintiffs. No. C/1,787, Vs. No. C/1,787.

John Jacob Cooray, of Cinnamon Gardens,

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Colombo ...... Defendant.

NOTICE is hereby given that on Wednesday, August 3, 1892, at 11 o'clock in the forenoon, will be sold by public auction at the premises, for the recovery of the sum of Rs. 12,360.02, with interest on Rs. 11,892.53 at 9 per cent. from September 1, 1891, the following property appearing in the copy decree, viz. :-

1. All that allotment of land called Bogahawelgodella, situated in the village Walallawita in Walallawiti korale in the District of Kalutars, containing in extent 6 acres 2 roods and 5 perches.

And on Thursday, August 4, 1892, commencing at 11 

An undivided half part or share of and in all that and those two allotments of land cailed Bogodakumburahera, situated in the village Migabaterna in Maha pattu of Pasdun korale, containing in extent 3 acres

8. An undivided half part or share of and in all that allotment of land called Ellahena, situated at Moragalla in the Maha pattu of Pasdun korale, containing in extent 12 acres 2 roods and 36 perches.

4. All that allotment of land called Horaketiyahena alias Gedaragawahena, situated in the village Mahakalupahana, containing in extent 32 acres 3 roods and 32 perches.

H. W. BRODHURST, Deputy Fiscal.

Kalutara July 18, 1892.

TDeputy Fiscal's Office,

## North-Western Province.

#### In the District Court of Kurunégala.

Dona Madelena Hamine, of Ratmalana, executrix of the last will and testament

of Don Baron Jayawardena, Notary Public,

late of Polgahawela ...... Plaintiff. No. 294/M 199. Vs.

Wickremesinha Arachchige Johana Nona

alias Dona Isabela Hamine, of Polgahawels... Defendant. NOTICE is hereby given that on August 20, 1892, at 4 o'clock in the ofference of the offere

at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. — 1. The field called Madithiyagahamula Aswedduma-kumbura of 1 amunam and 5 labas of paddy sowing

extent, situate at Epakanda, belonging to the defendant by right of purchase upon deeds of sale No. 2,754, dated April 3, 1858, and 1,047 dated April 19, 1871; bounded on the east by the field of Don Baron Jayawardena, south by the limit of Palliyalangahena and by Imbul gahamulawatta, on the west by land of Singappuhami and by land of the defendant Isabela Hamine, and north by the field of Lianarala.

2. An exact undivided half share of the land Ritigahamulawatta, together with the houses and plantations standing thereon, of 4 lahas kurakkan sowing extent, situate at Polgabawela, belonging to the defendant upon deed of gift No. 22 dated April 23, 1869; and bounded on the east by a field, south by ditch to the land of Sinappu, west by the ditch of the land belonging to the defendant,

and on the north by the ditch of Nikalandehena, especially mortgaged to plaintiff upon bond No. 9,789, dated. February:1, 1883.

This writ is issued to levy the sum of Rs. 1,158 421 and poundage. Fiscal's Office,

N. S. CASSIM, Kurunégala, July 19, 1892. for Fiscal.

## Northern Province.

## In the District Court of Jaffna.

Marimuttu Kumarasami of Vannarponne ....... Plaintiff. No. 22.099. ٧s,

Muhamadu Ussen Malim Muhamadu Lebbai, of Vannarponne ..... Defendant.

OTICE is hereby given that on Thursday, August 18, IN 1892, commencing at about 10 o'clock in the fore-noon, will be sold by public auction on the land hereinafter described the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 1,311, with further interest on Rs. 1,000 at the rate of 12 per cent. per annum from February 5, 1891, and costs (Rs. 14340) and charges, deducting Rs. 1,040 recovered, viz. :-

In a piece of land situated at Vannarponne West called Pechchikulam and Talaimadai and Pechchikulamkarai, containing or reputed to contain in extent 11 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by the property of Sultan Meyadeen Nachchia and others, north by road, west by a lane, and on the south by the property of the heirs of the late Meyadeen Nachchia.

Fiscal's Office, G. A. VAN HOUTEN Jafina, July 14, 1892. tor Fiscal.

### Southern Province.

## In the District Court of Colombo.

Samuel Tappan Muttiab, of Colombo ......Plaintiff. No. C/1,090. Vs.

Mututantrige Alfred Thomas Fernando, of Colombo ..... Defendant.

VOTICE is hereby given that on Saturday, August 13. 1892 at 1 o'clock in the constant of the second 13, 1892, at 1 o'clock in the afternoon, will be sold by public auction at the premises the following property,

viz :---Three undivided fourth parts or shares of and in the 

village Ganegoda, in Bentota-Walallawiti koralé, in the District of Galle, Southern Province; bounded on the east by lands described in plans 148,807 and 148,809 and on all other sides by Crown land called Panwilakella, containing in extent 3 roods and 13 perches; mortgaged with the plaintiff by bonds dated July 10, 1890, and November 28, 1890, and decreed by the judgment entered in this case to be sold under the said judgment; and the right, title, and interest of the said defendant in and to the said property at the date of the said mortgage-Rs. 1,500.

This writ is issued to recover a sum Es. 37,320.25 and interest on Rs. 34,410 at 12 per cent. per annum from April 20, 1891, until payment in full and costs of suit (to wit, Rs. 246.60) minus Rs. 13,243.78.

Deputy Fiscal's Office, JOHN T. BLAZE Balapitiya, July 18, 1892.

Deputy Fiscal.

#### NOTICES. REVENUE

NOTICE is hereby given that the following Toll Rents of the Central Province from August 1 to December 31, 1892, will be exposed for sale by public auction at the Kandy Kachcheri on Monday, the 25th July, 1892, at 2 P.M., upon the conditions specified below :-

At Kadugannáwa in Yatinuwara within quarter of a mile of the junction of the Paranapattiya road with the Colombo road, the place of collection being at Dandudeniyagerawatta. At Gampola in Udapaláta, about 10 chains west of the

junction of Malabar street with the Kadugannawa-Paranapattiya road, the place of collection being at Gane-

tennawatta, bearing assessment No. 19, on the road from Kadugannawa to Gampola.

Conditions of Sale.

Ten per cent. of the amount bid must be deposited in cash.

The ten per cent. will be forfeited if the necessary securities are not completed as soon as His Excellency the Governor's sanction has been communicated.

Further conditions will be made known on the day of sale Kandy Kachcheri,

July 2, 1892.

P. A. TEMPLER. Government Agent.

[No. 5,156

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ව් 1892 ක්වූ අගෝස්තුමස 1 වෙනි දින පටන් දෙසැම්බර මස 31 වෙනි දින දක්වා පහත සඳ හන්වන මබාම දිසාවේ පාලම්රේඥ පහත දක්වන කොන්දේසිවලට එකුහට වම් 1892 ක්වූ ජූලි මස 25 වෙනි සඳු දින පස්වරු දෙකට මහනුවර කම්වේරියේදී පුසිබවෙන්දේසිකර විකුනන්ට යෙදෙනවාඇත.

ශට්නුවර කඩුගන්නාවේ කොලඹ පාරට, පරන පට් ට්යට යන පාර සන්බවූ තැන හිට හැහැක්ම කාලක් ඇතුලතදී—රේඤකාසි අයකරණ සථානය දඩුදෙනි යේ ගෙදරවත්තේදීය.

උඩපලාන ගම්පල මැලඩාර්වීපිය, පරන පට්ට්ගහරහ කඩුගන්නාවට යන පාර සන්සිවු හැන හිට දන්වැල් 10ක් පමන බස්නාඉරින්---රෙන්දකාසි අයකරන සථා ආශ කඩුගන්නාවේහිට ගම්පලට ගන පාරේ නොම ම්ර 19යේ චරිපතම් නොමාරය දරන ගමණිසැන්නේ වස්ත කියන ඉඩමේදීය.

### වික්නීමේ කොන්දේසි.

ඉල්ලාගන්නාලද ගතනෙන් සියේව 10ය බැගින් ගනනක් මුදලෙන් බැදහබන්ව ඕනැය. ගරුහර ආණ්ඩුකාර උතුමා තන්වහන්සේගේ ඒත්තුගැණීම දන්වූ වහාම ඕනැකරන ඇප සම්පුණී කරදෙන්ට නොංසේදුනේවනම්, ඉහතකී බැඳහබන්ට යෙදුන 10යෙන් එක දුඩේට වෙනුව අලලාගන්ටයෙදේ.

වැඩිදුර කොන්දේසි විකුනන දවසේදී කියවා තේ රුම්කර දෙනුලැබේ.

> පී. ඒ. වැම්ප්ලර්, .ආණඩුවේ ඒජන්තඋන්නාන්සේ,

1892 ක්වූ ජූලි මස 2 වෙනි දින මහනුවිර කච්චේරියේදිය.

Lease of Plumbago Lands.

N Monday, August 1, 1892, the Governmeut Agent of the Southern Province will sell by public auction; at the Galle Kachuheri, the lease, free of payment of tithe to Government, of the following lands supposed to contain plumbago :---

Name of Land.			-	Situation.	Pattu.
mugahawatta	0	2	16	Yatagala	Bentota-Wallallawiti koralé.
Do.	0	2	<b>3</b> 13/25	do.	do,
Aenikgodella	1	0	0	Magala	do.
Iallakunawa	0	3	9 3/5	do.	do.
atirajamanana		0	<b>3</b> 8 3/5	Karandeniya	Wellaboda pattu
Liribatanakanatta, Lot 5,164	in		-		•••• <b>-•</b> • -••• -••
preliminary plan 2,693	2	0	21	Ganegoda	Bentota-Wallallawiti kóralé
Iahagulana	-	0	0	Diviture	Gangaboda pattu
'olhunukele Basnaira-addara-					
kele	1	0	° 0	Magala	Bentota-Wallallawiti kóralé
	Amugahawatta Do. Ienikgodella Iallakunawa atirajamanana Kirihatanakanatta, Lot 5,164 preliminary plan 2,693 Iahagulana Colhunukele Basnaira-addara-	Name of Land.A.Lunugahawatta0Do.0Ionikgodella1Iallakunawa0catirajamanana0Ciribatanakanatta, Lot 5,164 in preliminary plan 2,6932Iahagulana1Johunukele Basnaira-addara-	Name of Land.A. RLunugahawatta02Do.02Ienikgodella10Iallakunawa03atirajamanana00Ciribatanakanatta, Lot 5,164 in preliminary plan 2,69320Iahagulana10Colhunukele Basnaira-addara-0	Imugahawatta0216Do.02313/25fenikgodella100fallakunawa039fallakunawa039fallakunawa0038atirajamanana0038firihatanakanatta, Lot 5,164 inpreliminary plan 2,69320fahagulana10olhunukele Basnaira-addara-	Name of Land.A. E. P.Situation.Lunugahawatta0216YatagalaDo.02313/25do.Ienikgodella10MagalaIallakunawa0393/5do.latirajamanana00383/5KarandeniyaLirihatanakanatta, Lot 5,164 in preliminary plan 2,6932021GanegodaIahagulana100Diviture

The lessee will be required to enter into an agreement with the Government Agent and to take out a license on a stamp of Rs. 10.

Further information respecting the lots and conditions of sale may be obtained at the Galle Kachcheri.

By His Excellency the Governor's command,

Colonial Secretary's Office Colombo, July 19, 1892. J. A. SWETTENHAM,

Acting Colonial Secretary,

## මිනිරන් ඉඩම් බදුවිකිනීම.

වු 1892 ක්වූ අගෝස්තු මස 1 වෙනි සඳුද දවල් දකුනු පලාතේ ආණ්ඩුවේ ඒජන්න උන්නාන්සේ ඒ විසින් ගාල්ලේ කච්චේරියේදී මෙහි පහත සඳහන්වෙන මිනිරන් තිබෙනවාය කියා කල්පනා වෙත ඉඩමවල බද්ද පුසිබ වෙන්දේසියේ විකුනනට යෙදෙනවා ඇත. එනම් :--

බෙන්තර වලල්ලාව්ටිකෝරලේ යටහල¦හරියේ පිහිටාතිබෙන අමුගහවත්ත බින්තරම Jz2. 016.

8. එම කෝරලේ එම ගමේ පිහිටාතිබෙන අමුගහවත්ත බින්තරම ්ද2. ප3. 13 9. එම කෝරලේ මාගලහරියේ පිහිටාතිබෙන මැනික් ගොඩැල්ල බින්තරම අ1. 10. එම කෝරලේ එම ගමේ පිහිටාතිබෙන මල්ලකුනාව බින්තරම රූ3. ප9. දී 11. වැල්ලබඩපත්තුවේ කරන්දෙනීය හරියේ පිහිටාතිබෙන පතිරාජමානන බින්තරම ප38. දී 12. බෙන්තර චලල්ලාව්ටිකෝරලේ ගුනෝගොඩහරියේ පිහිටාතිබෙන කිරිහටන කනත්ත

බින්තරම අ2. ප21. 2,693ගින් සිතියමේ 5,164රේ බින්කැබෙලල.

13. ගහබඩපත්තුවේ දිවිතුරේ හරියේ පිහිටාතිබෙන මිහිගුලන බින්තරම අ1.

14. බෙන්තර වලල්ලාව්දිකෝරලේ මාගල හරියේ පිහිටාතිබෙන පොල්දුන්නා කැලේ. බස්නාඉර අද්දර කැලේ බින්තරම අ1. මෙඔක් ඉඩම්වලින් ආණ්ඩුවට ගෙවියයුතු දහයෙන් පන්ගුව අයකරන්ට යෙදෙන්නේ නැත.

බදුගින්නා තැනැත්තා ඒජන්තඋන්නාන්සේ සමග පොරොන්දුවකට බැඳෙන්ට ඔනෑවත් ඇර රුපියල් 10යක මුද්දරයක් පිට බලකඩද්සියක් ගන්ට ඕනෑය.

මෙකී ඉඩම් කොටස් ගැන සහ කොන්දේසිය ගැනත් වැඩිදුර කාරණ ගාල්ලේ කච්චේරියෙන් දනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

වුළී 1892 ක්වූ ජූලි මස 19 වෙනි දින කොලඹ .මහසෙනුතාරිස් උන්නාන්සේගේ කන්නෝරුවේදීය.

ජේ. ඒ. ස්විටන්හැම් වැඩබලන මහසෙකුතාරිස් විම්හ.

## UNOFFICIAL ANNOUNCEMENTS.

## MEMORANDUM OF ASSOCIATION OF BROWN AND COMPANY, LIMITED.

1. THE name of the Company is "Brown & Company, Limited."

2. The registered office of the Company is to be established in Ceylon.

3. The objects for which the Company is established are-

(a) To take over, acquire, and carry on the business now carried on by James Brown, trading under the name of Brown, Rae & Company, Engineer, Merchant, and Storekeeper in Hatton, Dikoya, and Maskeliya, in the Island of Ceylon, together with the goodwill of such business, and the whole or any part of the real and personal, movable and immovable property, and rights held and enjoyed in connection with such business or any of them, and to undertake all or any of the burdens and obligations of the said businesses or any of them.
(b) To carry on in the Island of Ceylon or elsewhere the business of mechanical engineers, moulders, machine and any of the undertake all of any of the burdens and obligations of the said businesses of mechanical engineers, moulders, machine and any context and held and enjoyed in context and part of them.

and engineering, tool-makers, boiler-makers, mill-wrights, and metal-workers, and also to import, buy, sell, retail. manufacture, and deal in machinery, rolling stock, iron, steel, and metal implements, tools, utensils, fittings, and conveniences of all kinds which can be conveniently dealt in by the Company.

(c) To carry on in the Island of Ceylon or elsewhere the business of merchants, provision dealers, storekeepers, and wine and spirit merchants, and also to import, buy, sell, retail, and deal in provisions, oilmanstores, general goods

fancy articles, wines, spirits, and other goods and articles.
 (d) To act as and carry on the business of commission and general agents, either in continuation or extension

(d) To act as and carry on the business of commission and general agents, either in continuation or extension of the businesses carried on by the said Brown, Rae & Company.
(e) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business.
(f) To purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being, and in particular any land, buildings, easements, concessions, patents, patent rights, or rights of an analogous character, whether British or foreign licenses, secret processes, trademarks, copyrights, engines, machinery, tramways, railways, docks, ships, boats, barges, rolling stock, plant, implements, tools, patterns of all kinds, and stock-in-trade.
(g) To acquire by lease, purchase, or otherwise fields of coal, iron, manganese, lime, fireday, and other metals, minersal and substances including sand to sacrot for, cat, work raise make merchantable sell and deal in

minerals, and substances, including sandstone, and to search for, get, work, raise, make merchantable, sell, and deal in coal, iron, ironstone, brickearth, bricks, and other metals, minerals, and substances.

To manufacture into marketable commodities all residual or bi-products resulting from any manufactures in which the Company may be engaged.

(i) To purchase or otherwise acquire, and undertake all or any part of the business, property, and liabilities of any Corporation or Company, person or persons carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company.

(j) To amalgamate, unite, or co-operate, either generally or to or for any limited extent, or period determinable, continuous, or otherwise with any Corporation, Company, person or persons already or hereafter to be established for or engaged in objects all of which are or shall be within the scope of, or connected with, any of the objects of this Company; and to purchase or acquire the business, or any interest in the business, or in any branch of the business, carried on by any such Corporation, Company, person or persons, and being a business which this Company is authorised to carry on, and for any such purpose to make and enter into any contracts, agreements, or arrangements, and to undertake any liabilities.

(k) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession, or co-operation with any Corporation, Company, person or persons carrying on, or about to carry on, any business which this Company is authorised to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or stock in, or securities of, and to subsidies or otherwise assist any such Company, and to sell, hold, re-issue, with or without the method of the share or constraint on the rith and hold shares or stock in or securities of and to subsidies or otherwise carry in the securities of the securi guarantee, or otherwise deal with such shares or securities. (1) To pay for any property or business, or services rendered or to be rendered, in shares (to be treated as

either wholly or partly paid up) or debentures or debenture stock of the Company, or in money, or partly in shares or debentures or debentures tock, and partly in money.

(m) To sell, lease, let on hire, improve, work, manage, develop, mortgage, dispose of, turn to account, or otherwise deal with all or any of the property and rights of the Company, and to construct, maintain, and alter any buildings, tramways, railways, docks, or works necessary or convenient for the purposes of the Company, and grant licenses to use any inventions belonging to the Company.

(n) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company, either formed to acquire the same, or having objects altogether or in part similar to those of this Company.

same, or having objects altogether or in part similar to those of this Company. (a) To promote any other Company for the purpose of acquiring all or any of the property, rights and liabilities of the Company, or of advancing, directly or indirectly, the objects or interests thereof, or for any other purpose which may seem directly or indirectly calculated to benefit this Company, and to take or otherwise acquire and hold shares, stocks, or obligations of any such Company, or any other Company having objects altogether or in part similar to those of this Company, and also to purchase, acquire, and hold any interest in, or shares, or stocks of railway, companies, dock companies, tramway companies, electric light companies, and, any other companies in the United Kingdom, Ceylon, or elsewhere, carrying on any business capable of being conducted so as directly or indirectly to benefit this Company, and to guarantee the payment of any debentures or other securities issued by any such companies, and upon a distribution of assets or division of profits to distribute any such charge or obligations armoret the and upon a distribution of assets or division of profits to distribute any such shares, stocks, or obligations amongst the Members of this Company in specie.

(p) To invest, lend, or otherwise deal with the moneys of the Company not immediately required, upon such security, or without security, and in such manner as may from time to time be determined, and in particular to lend money to customers and other parties dealing with the Company, and to guarantee the performance of contracts by any such persons.

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(g) To borrow or raise money for the purposes of the Company, or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money, or any other purpose, to issue any mortgages, debenture's, debenture stock, bonds, or obligations of the Company, either at par, premium, or discount, and either redeemable, or irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Com-pany, present and future, including uncalled capital or the unpaid calls of the Company, and to exchange or vary from time to the such securities time to time any such securities. (r) To make, accept, endorse, and execute promissory notes, bills of exchange, and other negotiable instrument.

(s) To apply for and promote any Ordinance, Act of Parliament, order, or other Legislative or legal sanctions either in Ceylon or elsewhere, for enabling the Company to carry any of its objects into effect, or for effecting ally modification of the Company's constitution, and to enter into arrangements with any Government or authorities, Supreme, Municipal, local, or otherwise, and to obtain from any such Government or authority all rights, concessions, and privileges that may seem conducive to the Company's objects or any of them. (i) To procure the Company to be registered, domiciled, or recognised in any foreign country, colony, or place,

and to establish and regulate in the United Kingdom, Ceylon, or in the Colonies, or elsewhere abroad, agencies for any of the purposes of the Company.

(u) To provide for the welfare of persons in the employment of the Company, or formerly in their employ-ment, and the widows and children of such persons, and others dependent upon them, by granting money or pensions, providing schools, reading rooms, places of recreation, subscribing to sick or benefit clubs or societies, or otherwise as

 (v) To establish and support, or aid in the establishment and support of associations, institutions, or conveniences calculated to benefit persons employed by the Company, or having dealings with the Company, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or any public, general, or useful object.

(w) To do all or any of the above things in the United Kingdom, Ceylon, or elsewhere, either as principals agents, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents sub-contractors, trustees, corporations, or otherwise.

(x) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, or which may be conveniently carried on and done in connection therewith, or which may be calculated directly or indirectly to enhance the value of, or render profitable any business or property of the Company.

The liability of the Members is limited. The capital of the Company is Rupees five hundred thousand, divided into five hundred shares of rupees 5. one thousand each, with power to increase or reduce. The shares forming the capital (original increased or reduced) of the Company may be divided into such classes, with such preferences and other special incidents, and be held on such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

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 Addresses of Sul	oscribers.		Numb ea	er of Shares tal ch Subscriber.	ken by
THOMAS WALKER, Colombo	•••	•••		One	
WALTER HAMILTON, Colombo	•••	•••	•••	One	
J. A. MANN, Colombo	•••	•••		One	
WILLIAM JACKSON, Aberdeen, b	y his Attorney	EDMUND WALKE	R	One	
F. WAY, Colombo	· ··· ·	•••		One	
JOHN SPICER, Colombo, by his	Attorney F. W.		•••	One	71.1
Witness to the above sign	natures :				
	s, Solicitor, Co.	lombo.		•	·
HANNAH H. WALKER, Colombo Witness to the signature		WALKER	•••	One	· **** · •**
W. JENKINS, Co					i Analia -
Dated the 27th day of June, 1892.					
ARTICLES OF ASSOCIAT		ROWN AND	COMPANY	LIMITED.	

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in the 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.

Power to alter the Regulations. - The Company may, by special resolution, alter and make provisions instead 2. of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

## INTERPRETATION.

3. Interpretation Clause — 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, viz.

Company.-The word "Company" means "Brown and Company, Limited," incorporated, or established by or

under the Memorandum of Association to which these Articles are attached. The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

These Presents --- "These Presents " means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force. Capital.—" Capital " means the capital for the time being raised or authorised to be raised for the purposes of

the Company.

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

Shareholder.—"Shareholder" means a Shareholder of the company. Presence or Present.—"Presence or Present" at a meeting means presence or present personally or by proxy. Directors.—"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

Board -- "Board " means a meeting of the Directors or (as the context may require) the Directors assembled at \* Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them. Office.—"Office" means the registered office for the time being of the Company.

Seal.-" Seal" means the common seal for the time being of the Company.

Month.--- "Month" means a calendar month.

Writing .--- "Writing" means lithographed or printed matter or print as well as writing.

Singular and Plural Number.-Words importing the singular number only include the plural, and vice versa. Masculine and Feminine Gender .- Words importing the masculine gender only include the feminine, and vice versa.

#### PRELIMINARY.

Preliminary.—The Company shall forthwith purchase and acquire from James Brown the business now carried on by him in Hatton, Dikoya and Maskeliya, in the Island of Ceylon, together with the goodwill and book debts of such business, the freehold of the store at Hatton, and the leases of the stores at Dikoya and Maskeliya, and the machinery and stock in trade thereof, for the sum of rupees three hundred and fifty thousand (Rs. 350,000), of which rupees one hundred and twenty-five thousand (Rs. 125,000) shall be paid by the issue to the said James Brown or his nominees or nominees of one hundred and twenty-five fully paid up shares of the Company.

## BUSINESS.

4. Commencement of Business.—The Company may proceed to carry on business and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion 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.

5. Business to be carried on by Directors.—The business of the Company shall be carried on by or under the management or direction of the Directors, and subject only to the control of General Meetings in accordance with these presents.

## CAPITAL AND SHARES.

6. Share Capital.-The original capital of the Company is rupees five hundred thousand (Rs. 500,000), divided into five hundred shares of rupees one thousand (Rs. 1,000) each.

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

8. Payment of amount of Shares by Instalments.-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, or as they may direct, by the holder of the shares.

9. Increase of Capital .- The Company in General Meeting may from time to time increase the capital by the Fcreation of new shares of such amount as may be deemed expedient.

10. New Shares .-- The new shares shall be issued upon such terms and conditions, and with such 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 shall be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends, and to ranking in the distribution of the assets of the Company, and with a special or without any right of voting.

11. How carried into effect.-The Directors may, before the issue of any new shares, determine that the same or any of them shall be offered in the first instance to all the then Members or to the Members and holders of debentures or debenture stock of the Company in proportion to the amount of the capital held or advanced by them, or make any other provisions as to the issue and allotment of the new shares, but in default of any such determination, and as far as the same shall not extend, the new shares may be disposed of by the Directors as if they were part of the shares in the original capital.

12. Same as Original Capital.—Any capital raised by the creation of new shares shall, subject as aforesaid, be considered part of the original capital, and shall, accordingly, be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, surrender, and otherwise.

13. Reduction of Capital.— The Company may from time to time, by special resolution, reduce its capital and may consolidate or sub-divide any of its shares which have not been taken or agreed to be taken by any person. Paidup capital may be returned upon the footing that the amount may be called up again or otherwise.

#### SHARE CERTIFICATES.

14. Certificates .-- The certificates 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.

15. How issued.-Every Member shall be entitled to one certificate for all the shares registered in his name or to several certificates each for a part of such shares, and every certificate of shares shall specify the number of shares in respect of which it is issued—the class and the amount paid up thereon or credited thereto.

16. Reneval of Certificate.—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 shall be given to the person entitled to such lost or destroyed certificate.

17. Fee for same.—Such sum (if any), not exceeding fifty cents as the Directors may determine, shall be paid to the Company for every certificate so issued in the place of a certificate lost or destroyed.

18. Certificate to be delivered to the first-named of Joint-holders .-- The certificates of shares registered in the names of two or more persons shall be delivered to the person first-named in the register in respect thereof.

19. One of the Joint-holders may give receipts; the first-named of Joint-holders only entitled to vote.—Any one of the joint-holders of a share may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder.

20. Survivor of Joint-holders only recognised.—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 recognised by the Company as having any title to, or interest in, such shares. 

, i , 68.2 21. Company not bound to recognise any Interest in Share other than that of Registered Holder, or of any person under clause 35.—The Company shall not be bound to recognise (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 clause 35 to become a Shareholder in respect of any share.

#### CALLS.

22. Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the Members in respect of all moneys unpaid on the shares held by them, and not by the conditions of allotment thereof made payable at fixed times, and each Member shall pay the amount of every call so made upon him to the person, and at the time and at the place appointed by the Directors. A call may be made either in one sum or by two or more instalments.

23. Calls, time when made.-A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed.

24. Notice of Call.—Two months' notice at the least of any call shall be given, specifying the time and place of payment, and to whom such call shall be paid. No call shall exceed twenty-five per cent. of the nominal amount of the share, or be made payable within two months after the last preceding call was payable.

25. Interest on Unpaid Call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall be due, shall pay interest for the same at the rate of twelve per cent. per annum from the day appointed for payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.

26. Liability of Joint-holders.-Joint-holders shall be severally as well as jointly liable for all instalments and calls in respect thereof.

27. Payments in anticipation of Calls.—The Directors may, at their discretion, receive from any Member willing to advance the same, and upon such terms as they think fit, including a condition that the same may be applied in extinction of future calls although not them made, all or any part of the moneys due upon the shares held by such Member beyond the sums paid up on novable thereon and in particular such memory may be precised upon the terms Member beyond the sums paid up or payable thereon, and in particular such moneys may be received upon the terms that interest shall be paid thereon or on so much thereof as for the time being exceeds the amount called up.

## TRANSFER AND TRANSMISSION.

3. Transfer of Shares.—Subject to the restrictions of these Articles, any Member may transfer all or any of his The instrument of transfer of any share shall be in writing signed both by the transferor and the transferee, 28. shares. and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register in respect thereof.

29. Method of Transfer.--Every transfer of a share shall be conducted in the following manner :-

(a) The transferring member shall first, in writing, offer the share (hereinafter called the "offered share") to the Directors for purchase by the nominee or nominees of the Directors, either at a price specified in the said offer or, in the option of the Directors, at the price hereinafter defined as the standard price.
(b) If the Directors shall, within three weeks from the date of such offer in writing, accept the offered share on behalf of any nominee or nominees of the Directors, who may agree to accept the same at the price specified in the offer or at the standard price, the transferring Shareholder shall sell and transfer the offered share to such prime or nominees or the offered share to such the offered of any nominee. nominee or nominees, as the case may be, and the Directors shall have absolute discretion in selecting such nominee or nominees

(c) If the Directors shall not accept the offer within three weeks, or shall refuse the offer within that period, the transferring Shareholder shall, if debentures have been issued by the Company charged on the Company's property or any part thereof, offer the offered share in writing to the trustees of the debenture holders or such of the trustees as shall be then resident in the Island of Ceylon in like manner as the same was offered to the Directors.

(d) If the trustees of the debenture holders or such of the trustees as shall be then resident in the Island of Ceylon shall, within three weeks from the date of such offer in writing, accept the offered share on behalf of any nominee or nominees of the trustees or such of the trustees as shall be then resident in the Island of Ceylon who may agree to accept the same at the price specified in the offer, or at the standard price, the transferring Shareholder shall sell and transfer the offered share to such nominee or nominees, as the case may be, and the trustees or such of the trustees as shall be then resident in the Island of Ceylon shall have absolute discretion in selecting such nominee or nominees

(e) If the trustees or such of the trustees as shall be then resident in the Island of Ceylon or (if no debentures shall have been issued by the Company charged on the Company's property or any part thereof, or none of the trustees for the debenture holders are then resident in Ceylon) the Directors alone shall not accept the offer within three weeks, or shall refuse the offer within that period, the transferring Shareholder may transfer the share to any purchaser approved of by the Board.

30. Standard Price of Shares .- The standard price shall be held to be the sum fixed as such by the Company 30. Standard Frice of Shares.—The standard price shall be held to be the sum fixed as such by the company at the annual General Meeting in each year, and shall regulate the dealings of parties during the immediately succeed-ing year; and failing such price being so fixed, then the same shall be a price ascertained and fixed by the Auditor or Auditors of the Company for the time being, as the intrinsic value of the share on the last preceding balance sheet without taking into account anything for the value of goodwill, or prospective or unexecuted contracts, or other circumstances which might increase the market value, but taking into account actual loss or abnormal cause of depression which may have occurred since the last balance sheet; and the Auditor or Auditors for the time being shall, in regard to that matter, be, and he or they are hereby appointed, sole arbiter or arbiters between the parties interested, and his or their decision and certificate shall be final and binding upon all concerned.

31. Form of Transfer.-Shares when transferable may be transferred by any usual common form of instrument of transfer.

Board may decline to register Transfers .--- The Board may decline to register any transfer of shares by a Shareholder who is indebted to the Company, or of any share on which the Company has a lien, or any transfer of shares made by any person in any case where they shall consider the proposed transferee to be an irresponsible person, or that the transfer will not be conducive to the interests of the Company, or in case of shares not fully paid up to any person not approved by them.

33. Not bound to state Reason .- In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

(9)

34. Registration of Transfer.—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 or his right to transfer his shares, and a fee of rupees two and cents fifty (Rs. 2.50), or such other sum as the Directors shall from time to time determine, must be paid, and thereupon the Directors, subject to the powers vested in them by Articles 29 and 32, shall register the transfere as a Shareholder and retain the instrument of transfer, but any instrument of transfer which the Directors may decline to register shall on demand be returned to the person depositing the same.

35. Title to Shares of Deceased Holder.—The executors or administrators of a deceased member shall be the only persons recognised by the Company as having any title to the registered shares or stock of such member, and such right or title shall be limited to the right to receive dividends and to transfer according to these Articles and the regulations of the Company.

36. Rights of Persons entitled to a Share otherwise than by Transfer.—Save as a foresaid, no person interested in a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or by any lawful means other than by transfer in accordance with these regulations, shall have any right in respect of the said share other than the right to offer the same to the Directors for purchase in manner aforesaid, or to transfer the same in accordance with these Articles and regulations.

37. Exercise of Rights.—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 calls and other moneys for the time being payable on every share in the Company held by him.

## SURRENDER OF SHARES.

38. The Directors may accept, in the name and for the benefit of the Company, upon such terms and conditions as may be arranged, the surrender of any shares in the capital of the Company, and any share so surrendered shall be dealt with in the same manner as is provided in these Articles with regard to forfeited shares.

#### FORFEITURE OF SHARES.

39. If Call or Instalment be not paid, notice to be given to Member.—If any Member fail 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 member, 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.

40. Terms of Notice.—The notice shall name a day (not being less than twenty-eight days from the date of the notice) and a place or places on and 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 forfield.

41. In default of payment Shares to be forfeited.—If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may, at any time thereafter, before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect.

42. Forfeited Shares to be Property of Company, and may be sold, &c.—Any shares so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, or otherwise dispose of the same in such manner as they think fit.

43. Shareholder still liable to pay Money owing at time of Forfeiture.—Any member whose shares have been forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, 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 the rate of seven per cent per annum ; and the Directors may enforce the navment of such moneys or any part thereof if they think fit.

the payment of such moneys or any part thereof if they think fit. 44. Forfeiture may be annulled.—The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

#### LIEN ON SHARES.

45. Company's Lien on Shares.—The Company shall have a first and paramount lien upon all the shares not fully paid up registered in the name of any member (whether solely or jointly with others) for his debts, liabilities, and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends declared on such shares.

46. Lien how made available.—For the purposes of enforcing such lien the Directors may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served on such member, his executors, or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of such debts, liabilities, or engagements for seven days after such notice.

47. Proceeds how applied.—The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements of such member, and the residue (if any) paid to such member, or his executors, administrators, or assigns.

48. Transfer on Sale how executed.—Upon any sale in purported exercise of the powers given by these Articles, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings or the application of the purchase money : and after his name has been entered in the register in respect of such shares, the sale shall not, as against him, be impeached by the former holder of the shares or any other person, and the remedy of any member or person aggrieved by such sale shall be in damages only, and against the Company exclusively.

## BORROWING POWERS.

49. Power to borrow.—The Directors may from time to time, at their discretion, borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the moneys so borrowed or raised, and owing at any one time shall not, without the sanction of a General Meeting, exceed rupees One hundred thousand; only with the sanction of a General Meeting the Board shall be entitled to borrow such

further sum or sums, and at such rates of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or 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.

50. Security for repayment.—For the purpose of securing the repayment of any such moneys so borrowed or raised, or for any other purpose, the Directors may create and issue any mortgages, debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights of the Company (both present and future), including uncalled capital, or unpaid calls, or by giving, accepting, or endorsing on behalf of the Company any promissory notes or bills of exchange. Any such securities may be issued either at par or at a premium or discount, and may from time to time be varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

51. Assignment of Security.—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.

### GENERAL MEETINGS.

52. First General Meeting.—The first General Meeting shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.

53. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed, at such time and place as may be determined by the Directors.

54. Ordinary and Extraordinary General Meetings.—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 Meetings.

55. Extraordinary General Meeting.—The Directors may, whenever they think fit, and they shall upon a requisition made in writing by Members holding in the aggregate not less than one-fourth of the nominal amount of the issued capital, convene an Extraordinary Meeting.

56. Requisition to state object of Meeting; if Directors fail to convene Meeting, Shareholders may do so.—Any such requisition shall specify the object of the meeting required, and shall be signed by the Members making the same, and shall be deposited at the office. In case the Directors, for fourteen days after such deposit, fail to convene an Extraordinary Meeting to be held within twenty-one days after such deposit, the requisitionists or any other Members holding the like proportion of the capital may themselves convene a meeting to be held within six weeks after such deposit.

57. Seven Days' Notice of Meeting to be given.—Seven days' notice at the least of every General Meeting, Ordinary or Extraordinary, specifying the place, day, and hour of meeting, and in case of special business, the general nature of such business, shall be given to the Members by notice sent by post or otherwise served as hereinafter provided, and such notice may also, if the Directors so think fit, be advertised, but the accidental omission to give any such notice to any of the Members shall not invalidate any resolution passed at any such meeting.

## PROCEEDINGS AT GENERAL MEETINGS.

58. Business of Ordinary Meeting.—The business of an Ordinary Meeting shall be to receive and consider the balance sheets and accounts and reports of the Directors and Auditors; to elect Directors and other officers in the place of those, if any, retiring by rotation or otherwise; to declare dividends; and to transact any other business which under these presents ought to be transacted at any Ordinary Meeting. All other business transacted at an Ordinary Meeting shall be deemed special.

59. Chairman of Meeting.—The Chairman of the Directors, if any (and in his absence the Deputy Chairman, if any), shall be entitled to take the chair at every General Meeting. If such officers have not been appointed, or if neither of them be present at a meeting within fifteen minutes after the time appointed for holding such meeting, the Directors present, or, in default, the Members present, shall choose a Director as Chairman, and if no Director be present, or if all the Directors present decline to preside, then the Members present shall choose one of their number to be Chairman.

60. Quorum.—No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present in person at the commencement of the business three or more Shareholders entitled to vote.

61. If Quorum not present.—If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, 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 Members who are present shall be a quorum; and may transact the business for which the meeting was called.

62. Decision of questions submitted to Meetings.—Every question submitted to a meeting shall, unless unanimously decided, be decided in the first instance by a show of hands, and in the case of an equality of votes, the Chairman shall both on a show of hands and at a poll have a casting vote in addition to any vote or votes to which he may be entitled as a Member.

63. Declaration by Chairman that Resolution is carried or lost.—At any General Meeting (unless a poll is demanded by at least three Members, for by a Member or Members holding or representing by proxy, or entitled to vote in respect of at least one-tenth of the nominal amount of the capital represented at such meeting) a declaration by the Chairman, that a resolution has been carried, or carried by a particular majority, or lost, or not carried by a particular majority, and an entry to that effect in the book of the proceedings of the Company, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

64. Poll.—If a poll is demanded as aforesaid, it shall be taken in such manner and at such time and place, and either immediately or after an interval or adjournment not exceeding seven days, as the Chairman of the meeting directs, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

65. Adjournment of Meeting.—The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same 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 adjournment took place.

66. Continuance of Meeting if Poll demanded.—The demand of a poll shall not prevent the continuance of **a** meeting for the transaction of any business other than the question on which a poll has been demanded.

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67. Poll on question of Adjournment or on Election of Chairman .- Any poll demanded upon any question of adjournment, or as to the election of a Chairman, shall be taken at the meeting without adjournment.

68. Objection to validity of vote.—No objection shall be made to the validity of any vote, except at the meeting or poll at which such vote shall be tendered; and every vote not disallowed at such meeting or poll, and whether given personally or by proxy, shall be deemed valid for all purposes whatsoever.

#### VOTES OF MEMBERS.

69. Number of Votes to which Shareholder entitled. - On a show of hands every Member shall have one vote. In case of a poll, every Member shall have one vote for every share held by him

70. Voting in Person or by Proxy.—Votes may be given personally or by proxy. The instrument appointing a proxy shall be in writing, under the hand of the appointer, or if such appointer is a corporation, under its common seal. Except that a corporation being a Member may appoint as proxy a Member or officer of its own, no person shall be appointed a proxy who is not a member of the Company and qualified to vote. Any Shareholder residing in foreign parts may deposit in the office of the Company an instrument of proxy (properly stamped for this purpose) valid for all meetings whatever during such residence in foreign parts, and until revocation.

71. When Proxy to be deposited. - The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty four hours before the time for holding the meeting at which the person named in such instrument proposes to vote, but no instrument appointing a proxyshall be valid after the expiration of twelve months from the date of its execution, except that it may be used on the adjournment of the meeting for which it was originally intended to be given, and except that any Member absent abroad may deposit in the office an instru-ment of proxy (properly stamped for the purpose) valid for all meetings whatever during such absence and until revocation.

72. Validity of Vote in event of Death of Principal.-A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal or revocation of the appointment, unless notice in writing of the death or revocation shall have been received at the office of the Company twenty-four hours at least before the meeting.

73. Member in arrear not to vote.-No Member shall be entitled to be present or vote on any question either personally or by proxy, or as proxy for another Member, at any General Meeting, or upon a poll, or be reckoned in a quorum, whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such Âember.

74. Vote of Idiot, Lunatic, or Minor.—Any Member being lunatic, idiot, or of unsound mind may vote by his judicial factor, curator bonis, or other legal curator; and if any Member be a minor he may vote by his legal guardian, tutor, or curator, or any one of his guardians, tutors, or curators if more than one who may be appointed by them as their proxy.

75. Form of Proxy.-Any instrument appointing a proxy shall, as nearly as circumstances will admit, b> in the form, or to the effect following :--

I, -— , of -- , a Member of Brown & Company, Limited, hereby appoint -

— .of · or failing him \_\_\_\_\_, of \_\_\_\_\_ (being Members of the Company), to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the \_\_\_\_\_ day of , one thousand eight hundred and ninety -- , and at every adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand the – day of – 

Signed in the presence of -

## PREFERENCE SHARES AND MEETINGS OF CLASSES OF MEMBERS.

76. Preference and deferred shares.-Any shares from time to time to be issued or oreated may from time to time be issued with any such guarantee or any such right of 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.

77. Resolutions affecting a particular class of Shares.—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 hary resolution passed at a meeting of such holders, consent on behar of an 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 pay-able 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.

78. Meeting affecting a particular class of Shares.—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 five Members personally present and entitled to vote at the meeting.

## DIRECTION AND MANAGEMENT.

79. Number of Directors .-- Until otherwise determined by a General Meeting the number of Directors shall not be less than three nor exceed seven.

80. Qualification of Directors.—The qualification of a Director shall be the holding of shares or stock of the nominal amount of rupees five thousand (Rs. 5,000). A first Director may act before acquiring his qualification, but shall in any case acquire the same within one month from his appointment; and unless he shall do so he shall be deemed to have agreed to take the said shares or stock from the Company, and the same shall be forthwith allotted to him accordingly.

81. Appointment of First Directors.—The first Directors shall be (1) James Brown, (2) Walter Hamilton, (3) John Alexander Mann, (4) David Michie, (5) John Grieve, who shall hold office until the first Ordinary Meeting of the Company, subject always to the provisions herein contained relating to the disqualification of Directors and to the provisions in section 91. The first Directors above-named may, at any time prior to the first General Meeting of the Company, appoint any other persons to be additional Directors, but so that the total number of Directors shall not at any time grand super any time exceed seven.

82. Vacancy in the Board.—Any casual vacancy in the Board may be filled up by the Board, but any person so chosen shall hold his office only until the next annual General Meeting.

83. If Directors suffice to form a Quorum.— The powers or functions of a Board shall not cease or be suspended so long as the Board consists of a sufficient number of Directors to form a quorum, although the number of Directors should, from any cause whatever, have fallen below the prescribed lowest number of Directors.

84. Resolution in writing as valid as if passed at a Meeting.—A resolution in writing by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Board duly called and constituted.

85. Resignation of Directors.-A Director may at any time give notice in writing of his wish to retire by delivering such notice at the office of the Company, and on the acceptance by the Board of his resignation, but not before his office shall be vacant.

- 86. When Office of Director to be vacated.-The office of a Director shall be vacated-
  - If he becomes bankrupt or insolvent, or files a petition for the liquidation of his affairs, or compounds with his creditors.
  - If he is found lunatic, or becomes of unsound mind.

  - If by notice in writing to the Company he resigns his office. If he ceases to hold the required number of shares to qualify him for the office.

87. Removal of Director.—The Company may, by an extraordinary resolution, remove any Director, including a Managing Director (other than the persons specified in Article 91), before the expiration of his period of office, and on such removal may, by an extraordinary resolution, appoint a qualified Member in his stead, and the Director so appointed shall in all respects stand in the place of his predecessor.

88. Director interested in a Contract.—No Director shall be disqualified by his office from contracting with the Company either as vendor, purchaser, or otherwise; nor shall any such contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a Member or otherwise interested be avoided; nor shall any Director so contracting, or being such a Member, or so interested, be liable to account to the Company for any profit realised by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relation thereby established ; but no Director shall vote in respect of any such contract or arrangement; and the nature of his interest where it does not appear on the face of the contract shall be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest.

89. Remuneration of Directors.-As remuneration for their services the Directors shall be entitled to receive out of the funds of the Company an annual sum not exceeding rupees three thousand (Rs. 3,000), or such other sum as may be voted by the Shareholders in General Meeting. Such remuneration shall be exclusive of the sum paid to the Members of any Local Board or Committee, or of the sum paid by salary or remuneration to any Manager, Director, or Directors, and shall be divided among the Directors as they may determine.

90. Remuneration for extra services.-If any Director shall be called upon to go or reside abroad on the Company's business, or otherwise perform extra services at home or abroad, the Board may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a stated sum of money as they shall think fit.

## ELECTION OF DIRECTORS.

91. Election of Directors.—The said James Brown shall be and continue to be a Director so long as the said James Brown holds one hundred shares of the Company. Other Directors shall be elected from year to year.

92. Retiring Director eligible for re-election.-A retiring Director shall, if qualified, be eligible for re-election.

93. Decision of question as to Retirement.—When any question arises as to retirement of any Director or Directors, it shall be decided by the Board, whose decision shall be final and binding on all concerned.

94. Appointment of Successors to Directors .- The Company at the annual General Meeting at which any Directors retire shall fill up the vacant offices by electing Directors in their stead.

95. If Election not made Directors to continue until next Meeting .- If at any meeting at which an election of Directors ought to take place, or at any adjournment thereof, the places of the retiring Directors are not filled up, the retiring Directors or such of them as have not had their places filled up shall continue in office until the Ordinary Meeting in next year, and so on from year to year until their places are filled up, unless it shall be determined at such meeting to reduce the number of Directors.

96. Increase or reduction of number of Directors.—The Company in General Meeting may from time to time increase or reduce the number of Directors and alter their qualifications, and upon the passing of a resolution for an increase may forthwith elect such additional Director or Directors, and may also determine in what manner or rotation such increased or reduced number is to go out of office.

#### MANAGING DIRECTOR.

97. Directors may appoint Managing Director.—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 a 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.

98. Retirement of Managing Director —A Managing Director shall not, while he continues to hold that office be subject to retire by rotation, but (subject to the provisions of any contract between him and the Company and the provisions of clause 91) he shall be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause, he shall *ipso fucto* and immediately cease to be a Managing Director.

99. Vacancy in Office.-In the case of any vacancy in the office of Managing Director, the Directors may either fill up the office by the appointment of some other of the Directors or may discontinue such office as they may think fit.

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100. Remuneration of Managing Director.—The remuneration of a Managing Director shall, subject to any contract between him and the Company from time to time, be fixed by the Directors, and may be by way of salary, commission, percentage, or participation in profits, or by any or all of those modes.

101. Powers of Managing Director.—The Directors may from time to time entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit, and may confer such powers for such time, and to be exercised for such objects and purposes, and upon such terms and conditions, and with such restrictions as they think expedient, and may from time to time revoke, withdraw, alter, or vary all or any of such powers.

### PROCEEDINGS OF DIRECTORS.

102. Meetings of Directors.—The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business And until otherwise determined two Directors shall be a quorum.

103. A Director may summon Meetings; Questions how decided.—A Director may, and the Secretary at the request of any Director shall, at any time summon a meeting of the Directors. Questions arising at any meeting of 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.

104. Who is to preside at Meetings of Board.—The Directors may elect a Chairman and Deputy Chairman of their meetings, and may determine the period for which such officers shall respectively hold office. In the absence of the Chairman (if any) the Deputy Chairman (if any) shall preside. If such officers have not been appointed, or if neither be present at the time appointed for a meeting, the Directors present shall choose some one of their number to be Chairman of such meeting.

105. Powers of a Meeting of Directors.—A meeting of Directors at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under these presents vested in or exercisable by the Directors generally.

106. The Directors may appoint Committees.—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 regulations that may from time to time be imposed on it by the Directors.

107. Regulation of Proceedings of Committee.—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 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 regulations as aforesaid.

#### Powers of Directors.

108. Powers of Directors.—The management of the business and the control of the Company shall be vested in the Directors, who, in addition to the powers and authorities by these presents 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 expressly directed or required to be exercised or done by the Company in General Meeting, but subject, nevertheless, to such regulations not being inconsistent with these presents as may from time to time be made by extraordinary resolution of a General Meeting, but no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

109. Special Powers.—Without prejudice to the general powers conferred by the last preceding clause and to the other powers and authorities conferred by these Articles, it is hereby expressly declared that the Directors shall be entrusted with the following powers, viz. :--

- (1) To create and issue at par, or at a premium, or discount, first mortgage debentures for Rs. 100,000, constituting a charge upon all or any of the present and future undertaking, assets, property, and effects of the Company, including uncalled capital, and also secured by a trust deed; such first mortgage debentures may carry interest at the rate of seven per cent. per annum, or at such other rate as the Directors may determine, and may be permanent, or repayable, or redeemable by drawings or otherwise, with or without a bonus or premium, and may be issued generally upon such terms and conditions as the Directors may determine, and may confer upon the holders thereof or any trustees for them such powers of sale, carrying on the business, appointing receivers and managers, making and enforcing calls, using the name of the Company, and generally all such power, as the Directors think fit. The amount to be raised or borrowed by the issue of mortgage debentures debentures tock, or other securities shall not at any time exceed the nominal amount of the share capital of the Company for the time being issued without the sanction of a General Meeting of the Directors shall not have power to create, and shall not create any charge upon any property or uncalled capital comprised in the said debentures in such manner as that such charge shall rank or purport to rank in priority to, or *pari passu* with, the principal money and interest secured by the said debentures.
- (2) To purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorised to acquire, including the goodwill and connection of any business which the Company can lawfully carry on at such price, and generally on such terms and conditions as they may think fit.
- (3) At their discretion to pay for any property or rights acquired by, or services rendered to, the Company, either wholly or partially in cash or in shares issued as fully or partly paid up shares, bonds, debentures, or other securities of the Company.
- To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of or upon all or any of the property and rights of the Company, including its uncalled capital for the time being, or in such other manner as they may think fit.
   To appoint and, at their discretion, to remove or suspend such managers, secretaries, officers, clerks,
- 5) To appoint and, at their discretion, to remove or suspend such managers, secretaries, officers, clerks, agents, and servants for permanent, temporary, or special services as they may from time to time think fit, and invest them with such powers as they may deem expedient, and to determine their duties and fix their salaries or emoluments which may be by way of participation in profits, and to require security in such instances and to such amount as they may think fit.

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- (6) To make temporary advances, deposits, or loans of any money not for the time being required for the purposes of the Company to such persons, and upon such security other than shares of the Company as they may think fit, and generally to direct, manage, and control the receipt, custody, employment, investment, and expenditure of the moneys and funds of the Company, and the keeping of the
- (7) To execute in the name and on behalf of the Company such mortgages, charges, and other securities on the Company's property (present and future), including its uncalled capital, as they think fit in favour of any Director or Directors of the Company, or other person who may incur or be about to incur any personal liability, whether as principal or surety for the benefit of the Company; and any such instrument may contain a power of sale, and such other powers, covenants, and provisions as
- may be agreed on.
  (8) To institute, conduct, defend, compound, or abandon any legal proceedings by and against the Company or other officers, or otherwise concerning the affairs of the Company, and also to compound and allow or other officers, or otherwise concerning the affairs of any claims or demands by or against the Company.
- (9) To refer any claims or demands by or against the Company to arbitration, and to perform, observe, and carry out the awards thereon.
- (10) To make, draw, accept, and endorse cheques, promissory notes, or bills of exchange on behalf of the
- Company.
   (11) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (12) To act on behalf of the Company in all matters in relation to bankrupts and insolvents.
  (13) To give any officer or other person employed by the Company a commission on the profits of any particular business or transaction, and such interest or commission shall be treated as part of the company and to nay commissions and make allowances to any persons. working expenses of transaction, and such interest of commission shall be detected as part of the working expenses of the Company, and to pay commission and make allowances to any persons introducing business to the Company or otherwise assisting or promoting the interests thereof.
   (14) To establish any subsidiary Company in Ceylon or elsewhere to carry on any part of the business of the Company, and to acquire or hold shares or securities of any such Company.
- (15) To apply for, acquire by purchase or otherwise any concessions, privileges, or contracts, and to carry out the same.

- out the same.
  (16) To cause the Company to be registered, incorporated, or domiciled in any foreign country, colony, or, elsewhere, and to establish such agencies for carrying on the business of the Company, either in the United Kingdom, Ceylon, or in the Colonies or elsewhere, as they may think fit.
  (17) To subscribe for or otherwise acquire, and hold or dispose of the whole or any part of the shares debentures, or securities of any Company carrying on or formed, with a view of carrying on any business comprised, in the objects of the Company.
  (18) To negotiate for, and, subject to the approval of the Company in General Meeting, contract for the transfer of its undertaking or any part thereof, as a going concern, with or subject to the benefit of all or any part of its property or assets, and subject or not subject to all or any of its obligations and liabilities. liabilities.

## LOCAL MANAGERS, LOCAL BOARD, AND LOCAL AGENTS.

110. How appointed .- The Directors may from time to time provide for the administration and management of the affairs of the Company in the United Kingdom, India, or elsewhere abroad, where the Company may carry on business in such manner as they shall think fit, and in particular may appoint any Local Managers and establish any Local Boards, Boards, or Committees of administration or advice or agencies for managing the same, and may appoint any persons to be members of any such Board, and may delegate to them such of the powers, authorities, and discretions for the time being vested in the Directors as they may think fit, and may fix their remuneration, and authorise them to fill up vacancies, and to act notwithstanding vacancies, any such appointment being 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.

111. Appointment of Attorney.-The Directors may at any time and from time to time by deed under the seal of the Company appoint any person or persons to be the attorney or 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, but including power to sub-delegate), and for such period, and subject to such conditions as the Directors may from time to time think fit.

112. Who may be made Attorney.—Any such appointment as referred to in the previous clause may, if the Directors think fit, be made in favour of the Members or any of the Members of any Local Board established in virtue of these presents, or in favour of any Company or of the Members of any notal statistic in virtue or firm, or otherwise in favour of any fluctuating body of persons, whether nominated directly or indirectly by the Directors. Any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorney or attorneys as the Directors think fit, and any such delegates or attorneys may be authorised by the Directors to sub-delegate all or any of the powers, authorities, or discretions for the time being vested in them.

#### TRUSTEES.

113. Trustees.—The Directors may, if they think fit, at any time appoint any corporation or any person or persons to act as trustees for any of the purposes of the Company, and in particular to accept and hold in trust for the Company any property belonging to the Company or in which it is interested, and may execute and do all such acts, deeds, and things as may be necessary to vest the same in any such corporation, person, or persons. Any trustee so appointed may be removed by the Directors, and shall have such remuneration, powers, and indemnities, and perform such duties, and be subject to such regulations as the Directors may determine.

## . COMMON SEAL.

114. Common Seal.-The Directors shall provide a common seal of the Company, and for the safe custody of the same, and it shall never be used except by the authority of the Directors previously given, and in the presence of two Directors at the least, who shall sign every instrument to which the seal is affixed; and every such instrument shall be countersigned by the Secretary or some other person appointed by the Directors.

## GENERAL PROVISIONS AS TO DIRECTORS AND OTHER OFFICERS.

115. Indemnity to Directors.-The Directors and other officers shall be indemnified by the Company against all costs, losses, and expenses incurred by them in or about the discharge of their respective duties, except such as may happen from their own respective wilful or wrongful act or default.

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116. Acts valid notwithstanding informal Appointment.—All acts bona fide done by any meeting of Directors, or by a Committee of Directors, or by any person acting as a Director, shall, notwithstanding it be afterwards discovered that there was some defect in the appointment of any such Director, or person acting as a foresaid, 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 and act as a Director.

117. Not liable as to acts of others.—No Director, trustee, or officer, his heirs, executors, administrators, or assigns, shall be liable for any other Director, trustee, or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through 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 Company's property or funds 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 loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office, or in relation thereto, unless the same shall happen through his own wilful neglect or default.

### DIVIDENDS.

118. Profits belong to Shareholders.—Subject to the provisions with reference to the dividends on the preference shares or stock which may from time to time be issued, and also to the other provisions of these presents, the profits of the Company shall belong to the holders of ordinary shares or stock in the capital of the Company in proportion to the amount of capital for the time being paid up or credited, as having been paid up in respect of such ordinary shares or stock. Provided, nevertheless, that where money is paid up in advance of calls upon the footing that the same shall carry interest, such money shall carry interest accordingly and shall not (whilst carrying interest) confer a right to participate in profits.

119. Declaration of Dividend.—The Company in General Meeting may declare a dividend to be paid to the Members according to their rights and interests in the profits, but no larger dividend shall be declared than is recommended by the Directors. The Company in General Meeting may, however, declare a smaller dividend.

120. Dividend from Profits.—No dividend shall be payable except out of the profits arising from the business of the Company, but whenever a profit shall have been derived from the Company's undertaking for and during the period covered by any balance sheet, then such profit or any part thereof may be distributed by way of dividend, notwithstanding that the undertaking may have theretofore been carried on at a loss, or that the Company's assets may not be estimated and considered equal in value to the amount of the paid-up capital, and notwithstanding that any part of the paid-up capital may, previously to such period, have been wholly or partially lost or unprofitably expended.

121. Interim Dividend.—The Directors may also at any time and from time to time without the sanction of a General Meeting distribute amongst and pay to the Members out of the estimated earnings or profits of the Company, having regard to their rights and interests therein, such sum or sums of money by way or in the name of interim dividend, bonus, or interest on capital as in their judgment the position of the Company may justify.

122. Lien on Dividends.—The Directors may retain dividends payable on any shares upon which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities or engagements in respect of which the lien exists, including all such sums of money as may be due and payable on account of calls or instalments unpaid.

123. Joint-holders.—In case several persons are registered as the joint-holders of any share or shares, any one of such persons may give effectual receipts for all dividends and payments on account of dividends in respect of such share or shares.

124. Loss of Dividend Warrant, dc.—The Company shall not be responsible for the loss of any cheque, dividend warrant, or post office order which shall be sent by post in respect of dividends, whether sent by request or otherwise.

125. Unpaid Dividend not to bear Interest.—No unpaid interest or dividend shall bear interest as against the Company.

#### RESERVE FUND.

126. Reserve Fund.—The Directors may, but shall not be obliged before recommending or declaring any dividend, or bonus, or interest on capital in respect of any class of shares out of or in respect of the earnings or profits of the Company for any yearly or other period, cause to be reserved or retained, and set aside out of such profits such sum as they may think proper to form a reserve fund to meet contingencies or depreciation in the value of the property of the Company, or for equalising dividends, or for repairing, improving, and maintaining any of the property of the Company, providing against losses, meeting claims on, or liabilities of the Company, or for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company.

127. Investment of Reserve Fund.—All moneys carried to the reserve fund, and all other moneys of the Company not immediately applicable or required for any payment to be made by the Company, may be either employed in the business of the Company or be invested by the Directors upon such securities (other than the purchase of a loan upon shares of the Company) as the Directors may from time to time think proper, with power for them from time to time to deal with and vary such investment, and to dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they may think fit.

#### ACCOUNTS.

128. Accounts.—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.

129. Inspection of Accounts by Members.—The Directors shall from time to time determine whether and to what extent, and at what time and places, and under what conditions or regulations, the accounts and books 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 authorised by the Directors, or by a resolution of the Company in General Meeting.

130. Balance Sheet.—At the Ordinary Meeting in every year the Directors shall lay before the Company a balance sheet containing a summary of the property and liabilities of the Company, and if the Directors shall deem expedient a profit and loss account made up to a date to be therein mentioned, which shall be as near the day of meeting as can be conveniently fixed.

131. To be accompanied by Report of Directors.—Every such statement shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Members, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained.

132. Capital Expenditure .- The cost to the Company of and incident to the acquisition by purchase of any property of a wasting nature, or any extraordinary expenditure, may be treated as capital expenditure and spread over a series of years, or otherwise treated as the Board may determine, and the amount of such expenditure for the time being outstanding may, for the purpose of calculating the profits of the Company for the dividend, be reckoned as an asset.

133. May be spread over a series of Years.—Any costs attending the formation of the Company, or in connection with the purchase of any business or contract, or the establishing of any new branch of business, or any extraordinary expenditure may be spread over any series of years, and, for the purpose of calculating profits such costs or expenditure, or any part thereof for the time being not written off, may be reckoned as an asset.

## AUDIT AND INSPECTION OF ACCOUNTS.

134. Audit.—The accounts of the Company shall, once at least in every year, be examined and audited by an Auditor or Auditors.

135. Auditors.-The number of Auditors, the person or persons to fill the office of Auditor or Auditors, and the remuneration of the Auditor or Auditors, and his or their term of office, may from time to time be determined and varied by the Company in General Meeting.

136. Appointment of First Auditors.—Subject to the last Article the Directors may appoint the first Auditor or Auditors to audit the accounts of the Company until the first Ordinary General Meeting to be held in the year One thousand Eight hundred and Ninety-three, when he or they shall retire, but shall be re-eligible, and may fix his or their remuneration.

137. Retirement of Auditors.—The Auditor or Auditors for the time being shall retire at the first Ordinary General Meeting in every year, but shall be re-eligible. If on the retirement of an Auditor as aforesaid no person shall be appointed his successor by the General Meeting at which his retirement shall take place, he shall be considered as re-elected for another year, though no resolution to that effect shall be passed or proposed. If any casual vacancy shall occur in the office of Auditor, the Directors shall forthwith fill up the same.

138. Accounts to be open to Auditor.—All accounts of the Company shall at all times be open to the Auditor or Auditors for the purposes of audit.

139. Accounts when conclusive.- 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 approval thereof, and whenever any such error shall forthwith be corrected and thenceforth shall be conclusive.

#### NOTICES.

140. Service of Notices .- Any notice may be served by the Company upon any Member whose registered place of address is in Ceylon, either personally or by sending it through the post in a prepaid letter addressed to such Member at his registered place of address.

141. Address for Service.—A Member whose registered place of address is not in Ceylon may from time to time notify in writing to the Company some place in Ceylon to be called his address for service, which shall be deemed his registered place of address for the purpose of the last preceding clause hereof, and any notice may be served by the Company upon such Member by sending it through the post in a prepaid letter addressed to him at such address.

142. Members with no registered Address.—As regards Members (if any) who have no registered address, a notice posted up in the office shall be deemed to be duly served on them at the expiration of twenty-four hours after it is so posted up.

143. Joint-holders.-All notices with respect to shares standing in the names of joint-holders shall 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

144. Notice by Post.-Any notice sent by post shall be deemed to have been served at the time when the letter concerning the 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 Office.

145. Period for Notices.—Where a given number of days' notice, or notice extending over any other period is required to be given, the day of service shall, but the day upon which such notice will expire shall not, be included in such number of days or other period.

## DISTRIBUTION OF ASSETS ON WINDING UP.

146. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied first in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be divided among the Members in proportion to the capital paid up or reckoned as paid up on the shares which are held by them respectively at the commencement of the winding up.

147. Payment in specie and vesting in Trustees .- If the Company shall be wound up, the liquidator, whether voluntary or official, 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 sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with the like sanction shall think fit.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo this Twenty-seventh day of June, One thousand Eight hundred and Ninety-two.

T. WALKER, Colombo.

WALTER HAMILTON, Colombo.

J.IA. MANN, Colombo.

WILLIAM JACKSON, Aberdeen.

By his Attorney Edmund Walker. F. Way, Colombo. JOHN SPICER, Colombo. By his Attorney F. Way.

Witness to the above signatures :

V. A. JULIUS, Solicitor, Colombo.

HANNAH H. WALKER, Colombo.

Witness to the signature of HANNAH H. WALKER : W. JENKINS, Colombo.

Dated the 27th day of June, 1892,

## The Wharf and Warehouse Company, Limited.

I HEREBY give notice that the under-mentioned Goods, which have been lying in the Company's premises for periods exceeding the times prescribed in section 15 of the Wharf and Warehouse Company's Ordinance, No. 10 of 1876, and have become liable to pay rates, charges, and rent to the Company (particulars of which can be had on spplication to me) will, in pursuance of the power by the said section given to the Company, be sold by public auction on Monday, August 15, 1892, at 12 o'clock noon, at the Company's Leyden Bastion and Wharf premises, and the proceeds sale thereof applied in the manner directed by the said section and by the Customs Ordinance.

Date of Landin		Entry No. and Date.	Vessel.	Whence.	Marks and Numbers.		Description.
1892.			W	HARF BONDED			_
Feb.	8	16 of June 8	Rajpootana	Calcutta	CF DE CE		2 bags
March	11 12	47 of May 18 48 of Mar. 23	Yarra Goorkha	Marseilles London	. CR Hardy, c/o P & O Agen 687/74 in a diamond S B S S		1 case 25 cases
"		30 Of Mial, 40	Goorkna	London	J		20 Cases
"	16	87 of June 17	Warora	Calcutta	CT IZ M		1 bag
	16	do,	do	do			5 bags
"	16	, do.	do	do			1 bag
,,	16	do.	do	đo	<u>К</u> Р ДЈ&Со		1 bag
	16	do.	3.	4-	J		•
**	21	19 of <b>June</b> 10	do Scindia	do Bombay .	37:1	••••	1 bag 2 bundles
»	26	10 of April 10	Rewa	Landan	Winnen Blue diamand i's D &	Ċ.	2 cases
April	4	12 of May 11	Oxus	China .	1 O Dattanham		1 case
y	7	14 of May 13	Yangtse	Marseilles .	Medane Durkers J. Disc.		2 CASES
,,	7	14 of July 7	Warora	Bombay .	AL		2 bags
"	7	do.	do		. <u>A</u> E		2 bags
"	11 27	66 of May 23	Chindwara	د ا	W Stern	•••	1 case
"	27	18 of July 7 do.	Khandalla do	3.	4 1	•••	1 bundle 1 bag
**	28	23 of June 14	<b>A 1</b>	(lalamite		•••	l bag
Måy	2	1 of June 1	Culna Rajpootana	Dumban	AL Nil	•••	l slab wood
"	3	86 of May 17	Golconda		S in a diamond		10 packages
							• •
				No. 5 WAR	E HOUSE.		
March	18		Amra	Dutionin	NI/I		1 ampter ico har
April	ĩ	_		<i>.</i>	Nil Nil	•••	lemptyice box l do.
.,,	5		do	1			1 do.
»	8	·	do		Nil		l do.
1891				No. 2 GRAIN	SHED.		
Oct.	31	<b>—</b> ·	Ellora		<u>A</u> E		
Nov.	21 14		Khandalla		R	•••	1 bag flour
Dec. 1892		-	Kangra	do.	SHA	•••	1 bag grain
January.	. 9		Oriental	do.	A E		l bag grain
"	9	-	do	1	AL	••••	O have much
	9	<u> </u>	do	L 2-	SHA		0.1 7.7
Feb.	22		Huzara	) 1	Nil	•••	l plank
March	7		Goalpara	. do.	Nil	•••	l bundle fish
							1
189				No. 1 GEA			
June	13	- 1	Chindwara	. Calcutta	H S S		2 bags rice
October			Culna	. Bombay	A L	•••	
De'.	29 10	-	Virawa .	3.	S J N	•••	. 5 bags rice
	21			dó. Rombar	HSS SMA	•••	1 have engin
" 189	2.	1 -	Rajpootana .	Bombay	SMA	•••	nak Rigin
January	, 18		Ellora .	do.	SHA	•••	. 1 bag grain
	<b>n</b> 1			-			
18				No. 2 TRNS.			
June 18	92. <sup>4</sup>	•	Natal .	Marseilles	C O 4406	••	. 1 case precious stones
Februa	ry 11	3  _	Coromandel	London	Nil	••	A structure minute
April		4		do.	Nil Nil		. 2 empty cement
	1	al´ ·		1			barrels
**	÷ i			do.	Nil	••	
**	•		Chingwoo	China	Nil	••	2 bundles tea shooks
				<u>_</u>			<u> </u>

## JULY 22, 1892]

## CEYLON GOVERNMENT GAZETTE

Date of Landing.	Entry No. and Date.	Vessel.		Whence.		Marks and Numbers.			Description.		
1891.				No. 1 Tr	ANSIT	WARBHOUSE,					
uly 15		Golconda		London		C/\A	•••	1	drum		
lov. 5	-	Manora		do.		CINA		2	Cases		
ebruary 18		Merkar <b>a</b>		do.		Pooboug    15 Calcutta	•••	1	case tea lead		
" 25		Dunera		do.		C R Hardy		1	case		
farch 12		Goorkha		do.		1760 in a diamond C & Co	• • • •		case catridges		
,, 12	-	do.	•••			Nil	•••		bundle iron		
,, 12		do.				Nil			iron pipe		
" 26		Rewa			•••	OMMB in a diamond	9		Case		
pril 29	-	<b>Deepdale</b>			•••	OB or Nil	•••		package		
lay 3	-	Golconda	•••	· do.	•••	P&S	•••	1	cask		
				New	IRON	Shed.					
ebruary 6		Chindwara		Bombay	•••	СЈ		2	bags grain		
" 6	`	do,		do.		AE		2	do.		
" 6	_ !	do.	•••	do.		AL		2	do.		
" 15		Khandalla	•••	do.	•••	SF		2	do.		
" 15		do.		da		JN	· · · ·	1	đo.		

Six casks glassware (marked 816 in a diamond, B D on the top and Co. below || 1/6) ex ss. "Hydaspes," will be offered for sale at Leyden Bastion to pay rent and charges.

For the Wharf and Warehouse Company, Limited,

Colombo, July 19, 1892.

## Colombo Hotels Company, Limited.

THE Half-yearly Meeting of the Shareholders of this L Company will be held in the western drawing room of the Grand Oriental Hotel, Fort, at 4.30 P.M. on Friday, August 5, 1892.

By order of the Board of Directors, C. MINTO GWATEIN, The Grand Oriental Hotel. Secretary.

Bois, we shall offer for sale at our rooms in the Fort, Colombo, on Wednesday, August 31, 1892, at 3 P.M. :-An undivided 5-6ths share of and in all that valuable tea estate called Harrington, situated in Dimbulla, and containing in extent two hundred and twenty-four acres and one rood more or less.

NDER instructions from the Assignee of the Insolvent Estates of Messrs. H. C. Buchanan and F. W.

Terms and conditions of sale and inspection of title on application to

J. AUWARDT & Co., Colombo, July 21, 1892. Auctioneers.

NOTICES TO MARINERS.

IS EXCELLENCY THE GOVERNOE has been pleased to direct that the following Notices to Mariners be published for general information. By His Excellency's command,

Colonial Secretary's Office, Colombo, July 20, 1892.

Colombo, July 22, 1892.

SINGAPORE.-No. 345.

The beacon on "Batu Mandi" Rock off Kuala Linggi has been washed away. Steps will be taken to have it renewed as soon as possible.

Malacca, June 13, 1892.

H. J. HARMER Harbour Master.

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J. A. Swettenham,

Acting Colonial Secretary.

## BENGAL --- No. 105.

## Australia, South-Ports Adelaide, Augusta, Pirie-Tidal Observations.

The following particulars received from the Secretary, Marine Board, Port Adelaide, showing the result of Tidal Observations at Ports Adelaide, Augusta, and Pirie for the month of April, 1892, are republished for general information :-

#### PORT ADELAIDE. Date. Hour. ft. in. Highest tide at high water April 28, 1892 4.45 р.м. 29 ... ... Lowest do. " 20, " 6.45 л.м. 24 ... ••• ... 22, Highest water at low water 9.30 р.м. 24 ... " ... ,, 13, do. 11. 0 P.M. 20 Lowest ... " " ... ... Of the 59 observations at high water during the month-

3 betw	een s	24 a	nd	25	feet	1	10 be	etwee	n <b>27</b> (	and	28	feet
14, 19,	,	25 26	" "	26 27	37 32		12 1	73 39	28 29	11 13	29 80	1) ))

1729

EDW. BOOTH,

Manager.

			PORT AUGUSTA.		r		1	
•	•		Date.		Hour.		ft. in.	
	Highest tide at high water	•••	April 28, 1892	••••	8.20 г.м.	•••	31 0	
	Lowest do.	•••	" 2 <b>2</b> , "	•••	12.0 midnight		23 9	
	Highest water at low water		" 7, "	•••	7.30 а.м.		24 0	
	Lowest do.		"14, "	•••	9. 0 рм.	•••	18 0	
Of the	60 observations at high water d	uring	the month-					
	1 between 23 and 24 fee		1	8 b	etween 28 and 1	29 feet		
	3 " 24 " 25 "			8	" 29 "	30 "		
	7 " 25 " 26 »,			8. 7		31 "		
	9 26 27			2		32 "		
	15 " 27 " 28 "				n - n	11		
	. •.		PORT PIRIE.					
•			Date.		Hour.		ft. tn.	
	Highest tide at high water		April 28, 1892		8. б р.м.	•••	23 1	
	Lowest do.	•••	,, 19, ,,	•••	10.10 a.m.		17 4	
	Highest water at low water	•••	" 8, "	•••	2. 0 A.M.		17 7	
	Lowest do.	•••	"14, "	•••	2.35 р.м.		13 0	•
Of the	55 observations at high water d	luring						
	5 between 17 and 18 fe		ï	10 b	etween 21 and	22 feet	5	
	a ''' to tô			8	22	23 ,,		
	10 / " 10 " 00 "			,ĩ	"	GA		
	6 90 91	<b>,</b>			" 23 "	<b>24</b> ,,		
	0 ,, 20 ,, 21 ,	17	I I			EA	ron W. 1	PETLEY,
Calcutta,	June 20, 1892.		·					f Calcutta,

BENGAL .-- No 106.

Japan-Yezo Strait-Kunashiri Island-Flashing Light and Fog Signal on Keramoi saki.

The British Admiralty has given notice (No. 220 of 1892) that on May 15, 1892, a light would be exhibited from a lighthouse recently erected on Keramoi saki (Keramiu misaki), the south extreme of Kunashiri Island.

Keramoi saki light is a flashing white light of the fifth order, showing a flash every fifteen seconds, and visible through an arc of 302°, or from the bearing of S. 6° E., through east and north, to S. 52° W. It is elevated 45 feet above the sea, and should be seen in clear weather from a distance of 12 miles. The lighthouse, 40 feet high, constructed of wood, and octagonal in shape, is painted black and white in

horizontal bands.

Approximate position: lat, 43° 40' N., long; 145° 31' E.

Also, that during thick or foggy weather, a bell at Keramoi saki lighthouse will be sounded twelve times every minute.

Nore,—This light will not be exhibited, nor the bell sounded, during the months of January and February annually. Variation  $\delta^{\circ}$  westerly in 1892,

Calcutta, June 20, 1892.

EATON W. PETLEY, Port Officer of Calcutta.

EATON W. PETLEY, Port Officer of Calcutta.

Port Officer of Calcutta.

## BENGAL.-No. 107.

Bengal-Hooghly River-System of Buoyage for the Port of Calcutta.

System of buoyage to be adopted by the Calcutta Port Commissioners in part conformity with recommendation

3.

4.

Fort hand buoys shall be always painted a single black colour. Fairway buoys shall be painted in horizontal stripes of black and white. No changes will at present be made in the mountings or lettering of the buoys. 6

6. The above will be gradually brought into force during the next cold season, of which due notice will be given to the local pilots.

Calcutta, June 20, 1892.

## BENGAL.-No. 113.

Bay of Bengal .- Orissa Coast .- Fairway Buoy replaced off False Point Anchorage. With reference to Notice to Mariners No. 199, dated November 16, 1891, issued by this office, the Port Officer, False Point, has given notice that a 3rd class fairway wooden buoy has been placed in position in 26 ft. reduced. EATON W. PETLEY

Calcutta June 28, 1892.

#### BATAVIA.-No. 6.

East India Archipelago-Strait af Manghusar-Coral Reefs eastward of Poeloe Laoet.

The Commander of H.N.M. surveying vessel "Banda" reports to have discovered the following two shoals :---1. A coral reef, lying with the Sambergelap Islands, bearing approximately W. by N., distant 8 miles large. The reef has a least depth of 6 fathoms.

Approximate position, lat. 3° 41" S., long. 116° 44' 30" E. Around this shoal the depth is average 20 fathoms mud.
2. A coral reef lying with the former reef bearing more than 36 miles northward, or approximately in the following position: lat. 4° 18' S., long. 116° 42' 30" E. The reef has a least depth of 7 fathoms. Around this shoal the donth is average 30 fathoms mud.

depth is average 30 fathoms mud. All bearings are true.

This notice affects the chart A 5012, Straat Mangkasar, Blad II.

J. C. COMMIJS, Captain, Batavia, June 25, 1892. for Rear-Admiral Commanding Naval Forces in Neth. India.

GEORGE J. A. SKEEN, COVERNMENT PRINTER, COLOMBO, OKTLON.