

Ceylon Government Gazette

Published by Authority.

No. 5,158-FRIDAY, AUGUST 5, 1892.

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(1) Police Weekly Circular No. 989.

(2) Meteorological Observations for April, 1892.

1 PROCLAMATIONS BY THE GOVERNOR.

In the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

A. E. HAVELOCK.

WHEREAS by the 124th section of "The Municipal Councils Ordinance, 1887," it is enacted that no by-law, or alteration, amendment, or cancelment of, or substitution for, any by-law, shall have effect until the same is confirmed by the Governor in Executive Council, and that notice of such confirmation shall be given by Proclamation to be made in that behalf; and that such by-laws, when so confirmed and published in the Government Gazette, shall be as valid and effectual as if they had been in the said Ordinance enacted:

Now know Ye that We, the said Governor, do hereby proclaim that the following by-laws made by the Municipal Council of Galle under section 122, sub-section (n), of the said Ordinance,

have been confirmed by Us, the said Governor, in Executive Council, and they are hereby published for general information.

Given at Kandy, in the said Island of Ceylon, this Fourth day of August, in the year of our Lord One thousand Eight hundred and Ninety-two.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

GOD SAVE THE QUEEN!

By-Laws referred to.

For the prevention and abatement of Public Nuisances in connection with the Galle Waterworks.

Every person who shall commit any of the acts hereunder enumerated shall be guilty of an offence, and be punishable as by law provided: - .

- (a) Every person who shall bathe or wash any part of his or her body, or any animal, or any cloth, or any article of whatever description in the reservoir of the Galle Waterworks, or in any channels (belonging to the Municipality) running into the reservoir.
- (b) Every person who shall deposit or throw any rubbish, dirt, filth, or other noisome thing into the reservoir, or on the ground round about and contiguous to it, or into any channels running into the reservoir, or shall do any other act whereby the water belonging to the Waterworks of the Municipality shall be fouled or contaminated.
- (c) Every person who shall bathe or wash any part of his or her body, or any animal, or any cloth, or any article of whatever description at or near the standposts, fountains cisterns, pipes, or vessels belonging to the Municipality erected and built, or to be hereafter erected and built in the public streets, thoroughfares, or other public places within the Municipality.
- (d) Every person who shall do anything whereby the water in any standpost, cistern, pipe, or vessel belonging to the Municipality shall in any degree be fouled or corrupted, or shall in any way tamper or interfere with the water in such standpost, cistern, pipe, or vessel.

APPOINTMENTS, &c., BY THE GOVERNOR.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Peter de Saram to act as Deputy Fiscal, Colombo, from August 8 to September 13, 1892, inclusive, during the absence of Mr. J. S. DRIEBERG on leave or until further orders, and while so acting to be Assistant Superintendent of the Hulftsdorp Jail.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 2, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. F. A. PRINS to act as Commissioner of Requests and Police Magistrate, Upper and Lower Dumbara, from the 13th to the 31st instant inclusive, during the absence of Mr. J. H. EATON on leave or until further orders.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary. Colonial Secretary's Office

Colombo, August 2, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. F. Bowes to act as Commissioner of Requests and Police Magistrate,

Badulla, from the 8th to the 13th instant inclusive, during the absence of Mr. W. H. Moon from the station or until further orders, and while so acting to be a Visitor of the Prison at Badulla.

By His Excellency's command,

J. A. SWETTENHAM. Acting Colonial Secretary.

Colonial Secretary's Office. Colombo, August 3, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:-

Mr. H. White to act as Assistant at Matara to the Government Agent, Southern Province, from the 10th to the 24th instant inclusive, or until further orders, and while so acting to be Superintendent of the Prison at Mátara and a Visitor of the Post Offices in the District.

Mr. C. J. R. LE MESURIER to act as Commissioner of Requests and Additional Police Magistrate, Colombo, from the 10th to the 24th instant inclusive, or until further orders.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 3, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. H. DE SARAM to act as Municipal Magistrate, Galle, in addition to his own duties, from August 12 to 20, 1892, inclusive, during the absence of Mr. C. EARDLEY-WILMOT from the station or until further orders.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office. Colombo, August 5, 1892.

II IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. S. DE SARAM to be Assistant Superintendent of Police, Western Province, a Justice of the Peace, and an Unofficial Police Magistrate for the Western Province.

By His Excellency's command,

J. A. SWETTENHAM,

Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 4, 1892.

T is hereby notified that HIS EXCELLENCY THE GOVERNOR, in pursuance of the powers vested in him by section 372 of the Civil Procedure Code, 1889, has been pleased to appoint specially Mr. GILBERT HANNAH CANAGASABEY, Head Process Server at Kalmunai, to be a person in the District of Batticaloa to administer the oath or affirmation which is requisite to the making of the affidavit mentioned in section 371 of the said Code.

By His Excellency's command,

J. A. Swettenham, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 5, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the year 1893, under the provisions of the 5th section of Ordinance No. 7 of 1866, viz.:--

For Kalutara. D. B. K. GUNATILAKA, Notary. B. Carolis Arakulaus Perera. M. Adrian Peiris.

For Pánaduré.

Francis Peiris Gunatilaka. HARMANIS SOYSA JAYATILAKA, Second Vidáné-Arachchi.

Don Louis Rájakaruna, Police Vidáné.

By His Excellency's command,

J. A. SWETTENHAM. Acting Colonial Secretary.

Colonial Secretary's Office. Colombo, August 4, 1892.

IS Excellency the Governor has been pleased to appoint Dangamuwa WIJESINHA BANDA, President of the Village Tribunal of Udukinds, to be an Inquirer into Deaths in that division, of Dangamuwa, late Ratémahatmaya, in place resigned.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 3, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned Headmen to be Inquirers into Deaths in their respective Districts, viz.:—Louis Richard Abewikkrama KARUNARATNA GUNASEKARA, Acting Muhandiram of West Giruwá pattu. Tangalla District, Southern Province, and CHARLES ALEXANDER WIKKRAMA-RATNA, Mudaliyár of Mágam pattu, Hambantota District, Southern Province.

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

Colonial Secretary's Office, Colombo, August 3, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. SASTRI KANAPATI-PILLAI SASTRI CHINNATAMPI, of Karunkoditivu, to be a Notary Public at Karunkoditivu and throughout Akkarai and Panawa pattus, in the District of Batticaloa, Eastern Province.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 4, 1892.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments, with effect from the 1st instant :-

Mr. E. Jansze to be Registrar of Lands, Kalutara. Mr. W. P. DE JONK to be Registrar of Lands, S. Mátara.

Mr. J. G. DE SILVA to be Registrar of Lands, A egombo.

Messrs R. H. PEREIRA, MATOMS PERIS, and A. S. ABELANIKKRAMA are to continue to act as Registrar of Lands, Kalutara, Registrar of Lands, Mátara, and Registrar of Lands, Negombo, respectively, until relieved by their successors.

By His Excellency's command, J. A. SWETTENHAM,

Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 5, 1892,

IS EXCELLENCY THE GOVERNOR has been f 1 pleased to make the following appointments:—

Dodanwala Mahawalawwe Wijesundara Seneviratna Wikkramasinha Nawaratna Chandarasekara Pandita Wásala Mudiyanserálahámillágé LOKU BANDA, of Dodanwala, to be Registrar of Marriages (Kandyan and General), Births, and Deaths of Yatinuwara, Kandy District, with effect from the 31st ultimo, vice P. L. B. BOANGE, resigned. His office will be at Dodanwala,

The acting appointment of Ranajagat Karunanayaka Seneviratna Wahala Bandaranayaka Mudiyanserálahamillágé Kawdupelelli Walawwé LOKU BANDA as Registrar of Marriages, &c., Yatinuwara, is hereby cancelled.

Don David de Alwis to act as Registrar of Marriages, Births, and Deaths of the Gangaboda pattu of Pasdun kóralé, Kalutara District, for two weeks from the 30th ultimo, during the absence of the Registrar, Don Johannes Perera Jayawira, on sick leave. His office will be at the usual place at Dodangoda.

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

Colonial Secretary's Office, Colombo, August 2, 1892.

(10)

GOVERNMENT NOTIFICATIONS.

ITH reference to the Proclamation of 23rd June, 1892, establishing certain new subsidiary silver coins to be current in Coylon from a fixed date, and to Her Majesty's Order in Council dated at Windsor, 28th June, 1892, which established those coins to be current from the 1st October, 1892:

The attention of the public is hereby invited to the fact that from and after the 1st October next the

Indian two-anna piece will cease to be legal tender in Ceylon.

All persons possessed of Indian two-awns pieces may exchange them at the General Treasury or the outstation Kachchéries for the new subsidiary silver coins.

Colonial Secretary's Office, Colombo, August 2, 1892.

J. A. SWETTENHAM, Acting Colonial Secretary.

OTICE is hereby given that from the 1st day of August, 1892, the Government Agents will be in charge of all Police outside Colombo.

Colonial Secretary's Office, Colombo, July 30, 1892. By His Excellency the Governor's command, J. A. SWETTENHAM, Acting Colonial Secretary.

N 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. Walker, Sons & Co., Limited, have applied for the registration of the following Trade Mark in the name of F. Reddaway & Co., Cheltenham street, Pendleton, Manchester, for Cotton Belting and Canvas Hose in class 25, for Hair Belting in class 35, and for Canvas Hose in class 50 in the Classification of Goods in the above-mentioned regulations:-



Colonial Secretary's Office, Colombo, August 3, 1892.

J. A. SWETTENHAM, Acting Colonial Secretary.

N 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. Walker, Sons & Co., Limited, have applied for the registration of the following Trade Mark in the name of F. Reddaway & Co., Cheltenham street, Pendleton, Manchester, for Cotton Belting and Canvas Hose in class 25, for Hair Belting in class 35, and Canvas Hose in class 50, in the Classification of Goods in the above-mentioned regulations:-



Colonial Secretary's Office, Colombo, August 3, 1892.

J. A. SWETTENHAM, Acting Colonial Secretary.

N 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. Walker, Sons & Co., Limited, have applied for the registration of the following Trade Mark in the name of F. Reddaway & Co., Cheltenham street, Pendleton, Manchester, for Cotton Belting and Canvas Hose in class 25, for Hair Belting in class 35, and for Canvas Hose in class 50, in the Classificatin of Goods in the above-mentioned regulations:-

Colonial Secretary's Office, Colombo, August 3, 1892.

J. A. SWETTENHAM. Acting Colonial Secretary.

Return of Cooly Immigrants at the Ports of Colombo and Mannar during the Week ended August 3, 1892.

Colombo.			Arrivals		Departures.
Men	•••		· 999	•••	783
Women	•••	•••	237	***	105
Children	•••	•••	154	•••	1
Infants		***	104	•••	_
Mannár	•••	•••	. 604	•••	360
		Total	2.098		1,249

J. A. SWETTENHAM. Acting Colonial Secretary.

REVENUE NOTICES.

Statement of the Sale of Salt in each Province during May, 1892, showing separately the Sale for consumption in the Province, for removal to Released Districts, &c., and for export from the Island.

	North-Wes Province		Souther Provinc		Northern Province.		Eastern Province.		Total.	
	owt.	lb.	cwt	lb.	owt.	lb.	cwt.	lb.	owt.	lb.
Balance on May 1, 1892 Since received Surplus	297,442 26,174	0	13,543 6,941 —	0	1 <i>52,657</i> —	0	11,062 13,259	46 0	474,604 46,374	46 0
'	323,616	0	20,484	0	152,557	0	24,321	46	520,978	46
Issued for consumption in the Province Do. removal to released districts, &c. Do. export from the Island On account wastages	2,041 21,222 417	28 84 0	2,175 822 70	0	18,236	0	1,227 1,139 339	0 0 0	23,679 23,183 339 487	2,8 84 0 0
•	23,681	0	3,067	0	18,236	0	2,705	0	47,689	0
Balance on May 31, 1892	299,935	0	17,417	0	134,321	0	21,616	46	473,289	46

Note.—This statement represents the quantity of Salt in the various Stores, exclusive of the unweighed Salt (estimated at cwt. 47,511.84), which has not yet been removed to Store:-

cwt. lb. North-Western Province ... 44,782 0 Southern Province 2,729 84

Total ... 47,511 84

Audit Office, Colombo, August 2, 1892.

ALLANSON BAILEY, Acting Controller of Revenue.

OTICE is hereby given that on Thursday, August 11, 1892, at 2 P.M., will be put up for resale at the Colombo Kachcheri, at the risk of the original purchasers, any of the under-mentioned Arrack Rents of the Western Province from September 1, 1892, to June 30, 1892, and Toll Rents from September 1 to December 31, 1892, the original purchasers of which may have failed on or before that date to pay the instalment for the month of July, 1892.

The purchasers at the resale should deposit one-tenth of the purchase amount on the day of sale.

Arrack Rents .- Kalutara and Negombo.

Bridges.—Dandugama, Andiambalama, Kotugoda, Sitawaka, Toppu.

Canals.—Negombo, Kalutara, Kitampahuwa.
Ferries.—Hanwella, Digala, Kitulgahawatta, Munamalwatta, Henamulla, Pugoda, Siduwa, Kepu-ela, Mutuwadiya, Mutwal, and Kaymal.

Roads.-Ja-ela to Henaratgoda, Pasyala to Hanwella, Mirihana to Mattegoda, Kelaniya to Henaratgoda, Pamankada to Horana, Hanwella to Nambapana, Negombo to Dunagaha, Selanthandiya to Alutapola, Veyangoda to Attanagalla, Kotadeniyawa to Mirigama, Negombo to Giriulla between the 16th and 18th mileposts, Colombo to Kesbawa, Kotte to Kaduwela, Panadure to Nambspana, Colombo to Galle between 29th and 30th mileposts, gombo to Giriulla between 4th and 6th and 8th and 9th mileposts, Colombo to Kandy between 10th and 12th mileposts, Bandaragama to Waskaduwa, Colombo to Galle between 14th and 15th mileposts, and Colombo to Kandy between 21st and 23rd mileposts.

A. R. DAWSON, Government Agent.

The Kachcheri. Colombe, August 2, 1892. වී 1892 ක්වූ සැප්තැම්බර් මස I වෙනි දින පවත් වී 1893 ක්වූ ජූති මස 30 වෙනි දින දක්වා බස් නාතිරදිසාවේ මෙහි පහත සඳහන්වෙන කොයියම් අරක්කුරේදනුයක් සහ වම් 1892 ක්වූ සැප්තැම්බර් මස l වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින **ද**ක්වා පාලම් රේ සැයක් නමුත් පලමු ගැනුමකාරයින් විසින් වම් 1892 ක්වූ ජුලයි මාසේ මාස්මුද්ල වම් 1892 ක්වූ අගෝස්තු මස 11 වෙනි දිනදී නොහොත් ඊට පුථම දිනකදී නොගෙවුවොත් ඔහුන්ගේ අලාබේට වෙනුව එකි රෙන්ද වම් 1892 ක්වූ අගෝස්තු මස 11 වෙනි බුහස්පතින්ද දවල් 2කේ කනිසමට කොළඹ කව්වේරී යේදී නැවන විකුනන බව මෙයින් දන්වනුය.

නැවත විකිණීමේදී ගැනුම්කාරයින් විසින් ගත් මුද ලෙන් දහයෙන් කොටසන් විකිණිම දවසේදී මෙහි තුබන්නට ඕනැය.

කළුතර සහ මිගමුවේ අරක්කු රේන්දද. දඩුගමද, ආභිඅම්බලමේද, කොටුගොඩද, සීතාවක සහ නෝජ්පුවේ පාලම් රේන්දද.

මිගමුවේද, කළුතර සහ කින්නන්පහුවේන් ඇලරේ

හන්වැල්ලේද, දීගලද, කිතුල්ගහවත්තේද, මූනමල් වන්නේද, හේනේවුල්ලේද, වූගොඩද, සිදුවේද, කැපු ඇලේ සහ වුතුවාඩිය මෝදර සහ කයිමලේ හොටු පල් රේන්දද.

ජාඇලේ සිට හෙනරක්ගොඩටද, පස්**ගාලේ සිට හන්** වැල්ලටද, ම්රිහාගේ සිට මන්නේගොඩවද, කැලණි යේසිට් හෙනරක්ගොඩවද, පාමන්කඩ සිට හොරන්ටද, හන්වැල්ලේ සිට නඹාපානවද, මිගමුවේ සිට දුනාගත වද, සෙල්ලන්කහන්දියේ සිට අඑතාපොලවද, වේයන් ගොඩ සිට අන්තනගල්ලවද, කොටදෙනියාවේ සිට මීරිගමටද, මීගමුවේ සිට හිරිඋල්ලට යන පාරේ හැ තැක්ම 16යේ සහ 18ටේ කනුඅතරේද, කොළඹ සිට කැස්මාවටද, කෝට්ටේ සිට කඩුවෙලටද, පානදුරේ සිට තඹාපානටද, කොළඹ සහ ගාල්ලට යන පාරේ හැ තැළ්ම 29 සහ 30 කනු අතරේද, මීගමුවේ සිට හිරිඋල් ලට ගන පාරේ හැහැක්ම 4රේ සහ 6යේද 8ටේ සහ 9යේ කනුඅතරේ කොළඹ සිට නුවරට යන පාරේ හැ තැක්ම 10සේ සහ 12හ අතරේද බන්ඩාරගම හිට වස් කඩුවටද, කොළඹහිට හාල්ලට යනපාරේ හැහැක්ම 14රේ සහ 15වේ කනුඅතරේන් සහ කොළඹ හිට මත නුවරට ගන පාරේ හැහැක්ම 21කේ සහ 23වේ කනු අතරේන් පාරේ රේණුද.

ඒ. ආර්. ඩෝසන්, ආණ්ඩුවේ එජන්න වමින.

වම් 1892 ක්වූ අගෝස්තු මස 2 දින කොළඹ කච්චේරියේදීය.

NOTICE is hereby given that on Friday, August 12, 1892, at 2 r.m., will be put up for resale at the Kandy Kachcheri, at the risk of the original purchasers, the under-mentioned Toll rents of the Central Province from August 20 to December 31, 1892, the original purchasers of which may have failed on or before that date to pay the instalments due by them.

The purchasers at the resale will be required to deposit

The purchasers at the resale will be required to deposit one-tenth of the purchase amount on the day of sale.

Description of Rents.

- 1. Pussellawa road.
- 2. Yatawatta road.

Kardy Kachcheri, August 2, 1892. P. A. TEMPLER, Government Agent.

ල ම සි පහත සඳහන්වෙන මබාම දිසාවේ, පාරේ රේ අවලට පුථම ගැනුම්කාරගේ විසින් ගෙ සෙයුතු වාරගනනේ මුදල වම් 1892 ක්වූ අගොස්තු මස 12 වෙනි කිව්දිනදී නොහොත් රීඩ මන්හෙන් කෙවත්ට නොයෙදුනේ විනම්, පුථම විකිනීමේදී විකු නුත හනනට දෙවෙනි විකිනීමේදී වෙන්ට යෙදෙන් නාවූ පාඩුවක් ඇත්නම්, පුථම ගැනුම්කාරගෝ ඒස ගැණි වග කීමට සටත්කර වම් 1892 ක්වූ අගොස්තු මස 20 වෙනිදින පටන් දෙසැම්මු මස 31 වෙනිදින දක්වා ඒවායේ රේඤ, ඉහතක් වම් 1892 ක්වූ අගොස්තු මස 12 වෙනි කිව් දින පස්වරු 2ට මහනුවර කව්වේරියේදී පුසිබ වෙන්දේසිකර නැවත විකුනන්ට ගෙදෙන වග මෙයින් දුනුම්දේමි.

තැවත විකිනීමේදී ඉල්ලාගන්නාලද ගනනෙන් දන යෙන් එකක් විකුනපු දවසේදී ගැනුම්කාරයෝ විසින් මුදලෙන් බැඳ තබන්ට ඕනෑය.

විකිණීමට තිබෙන රේකුනම්.

(1) පුස්සැල්ලාවේ පාරේ නෙදය.

(2) සටවන්නේ පාරේ රේඤය.

පී. ඒ. ටැම්පලර්, ආණ්ඩුවේ ජජන්තඋන්නාන්සේ

වළී 1892 ක්වූ අගොස්තු මස 2 වෙනිදින මහනුවර කුච්චේරියේදීය.

Lease of Plumbago Lands.

NOTICE is hereby given that the Government Agent, North-Western Province, will, until noon on Monday August 8, 1892, receive sealed tenders for the lease of the following land for one year, free of payment of tithe to Government, from September 1, 1892.

Separate sealed tenders will also be accepted for a longer term than one year subject to acceptance by Government.

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

Preliminary plan 970. Ihalavisideke kóralé, Weudawili hatpattu.

Lot. Village. Name of Claimant. Description. A. R. F. 5166 Mipitiya The Crown Jungle 10 3 24

Plumbago of excellent quality has been obtained from this land.

If no satisfactory tender is received, the Government Agent will expose the lease for sale by public auction at the Kurunégala Kachchéri on the above-mentioned date, subject to a reserved price to be fixed by him at the time.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, July 25, 1892. J. A. SWETTENHAM, Acting Colonial Secretary.

. මිනිරන් නිබෙන ඉඩමක් බදුදීමේ නොනීසිය.

වීම් 1892 ක්වූ අගොස්තු මස 8 වෙනි සඳුද, දවල් වනතුරු වැඹ දිසාවේ ආණ්ඩුවේ ඒජන්හඋන්නාන්යේ විසින් මෙහි පහත සඳහන්වෙන මිනිරන් තිබෙන ආණ්ඩුවේ ඉඩම අවුරුද්දක බද්ද ඉල්ලා දෙන මුදු කරපු වැන්ඩර්පතු බාරගත්නව යෙදෙනවා ඇත.

තවද මෙකි ඉඩමෙන් ආණ්ඩව ගෙවියයුතු දහයෙන් පංගුව විමී 1892 ක්වූ සැප්තැම්බර් මස 1 වෙනිද පටන් අයකරන්නව යෙදෙන්නේ නැත.

අවුරුද්දකුව වඩා දිඹිකාලයකට ඉල්ලා චෙනම එවන මුදුක**ර**පු වැන්ඩර් ප**නුත් ආණ්ඩුව විසින් පිලි** කැනීමට සවත්ව බාරගනුලබන්නේය.

බදුගන්නා තැනැත්තා ඒජන්තඋන්නාන්සේ සමග පොරොන්දුවකට බැඳෙන්ට ඕනෑවත් ඇර රුපියල් දහයක මුද්දරයක් පිට බලකඩදැසියක් ගන්නටත් ඕනයෑ.

සිතියම 970. `පිහිටා' තිබෙන්නේ වැඋඩ විල්ලිහත්පත්තුවේ ඉහල විසිදෙකේ කෝරලේ.

මහත. නො. ගම. උරුමක්කාරයා. අඥම. අ. රෑ. ප. 5166 මිපිටිය රාජසන්තක බැඳ්ද 10 3 24 මේ ඉඩමෙන් ඉතා අනසී මිනිරන් ලබාගන තිබේ.

සැහෙත කරමේ ඉල්ලීමක් නොලැබුනොත් ආණ්ඩුවේ ඒජන්තඋන්නාත්සේ විසින් එම දිනදිම කුරු නැගල කච්චේරියේදී මතුකි ඉඩමේ බද්ද නිසමකරණ මිලේට සටත්ව විකුණන්ට යෙදෙනවා ඇත.

ආණ්ඩුකාර උතුමා තත්වහන්සේගේ ආඥාවලෙස, ජේ. ඒ. ස්වීවන්හැම්, වැඩබලන මහසෙකුතාරිස් වම්කු

LAND SALES IN THE SOUTHERN PROVINCE.

No. 820, s. P.

Colombo, August 3, 1892.

N Monday, September 19, 1892, at noon, the Government Agent for the Southern Province will put up for sale or settlement, at Amblangoda Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Forty-three allotments of land situated in Bentota-Walallawiti kóralé and Wellaboda pattu of the Galle District of the Southern Province.

Preliminary plan 3,530.	Situation-Igala.	Bentota-Walallawiti kóralé.
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	Preliminary p	lan 3,530. Situat	ion—Igala, Bentota-Walallawii	i kóralé.			
Lot.	Name of Land, N	lame of Applicant	. Name of Claimant.	Description.			ent. . P.
8439	Nugagodamanana M	• •	Crown		6		30.
8440	"Do.	do.	do.	Open land do.	Ö		18
****		plan 3,350. Situ:	ation-Ronnaduwa, Wellaboda		_		
7786	Udakarawibedda		Witness about 17th and	Jungle	5		37.
7787	Do.		Vitanachchi Thevis	Garden	0	2	9 0
K 297	Padapitiyawatta D. J	reitminary plan 3, I. D. K. Jayaward	382. Situation—Peraliya. ana Ambiangodage Bastian an others	nd Cocoanut garden	4	2	24
	Pı	eliminary plan 3.	376. Situation—Telwatta.	_			
E 297	Gamagedivilwatta	do.	D. Lewishami and others	đo.	0	1	_
F 297	Immabodawatta		Anthoni Babanhami	do.	0	1	· 4
G 297	Palaniwatta D. J	. D. K. Jayawards	ana Wattadura Philippu and others	do.	7	1	0
	Pr	eliminary plan 3.3	73. Situation—Godagama.	uo,	•	•	. 0
Z 296	Anagetantiriwatta-	omining plan of	vo, Sindactor Godagama.				
	addaraowita Cr	own ·	Gurusinha Elias and others	do.	0	1	23
A 297	Anagetantiriwatta	do.	Andrias Jayasekere and ot	hers do.	1		36
B 297	Anagetantiriowita	do.	_	Yam garden	0	3	22
_		Si	ituationKahawę.				
C 297	Malapala-adarawatta	do.	T. Balahami	Cocoanut garden	0	1	3 6
D 297	Naidagewatta	do.	do.	do,	0	0	19
X 303	Pre	liminary plan 3,39					
A 303	Radage Ratmaharawa	ta K. M. Andri Silva	Weragodaradage Henda and				
		Silva .	others	do.	0	2	14
•	•	Gt					
Y 303	Godellewatta		n— Mitiyagoda. J. Mathes and others	a.	1	1	2 .
Z 303	Do.	do do,	H. K. Mathes	đo. đo.	Ö	3	8
A 304	Munamalgahawatta	do.	M. Nonachcho and others	do.	ŏ	ĭ	
B 304	Ginigalketia	do.	do.	do.	0		22
	Pr	eliminary nlan 1.3	50. Situation-Godawana.				
Y 599	Godawanawatta	— p.u 1,0	Tenuwara-achari Aso	Garden	0	ı	8
H 6003	Godawanahena		Pattini Abaran	Chena	0	0	12
L 600	Kiriwallagahawatta		Pattini Poru Appu	do.	0		21
P 600	Godawanabedda	_	Pattini Matheshami	Jungle	0	1	22
6303	Pr Duwewatta	eliminary plan 2,9 Don Adrian Silv	950. Situation—Madsmpé.				
	_	Jayasekera	Crown	Waste land	0		20
6304	Do.	do.	do.	Garden	0		10
6805	Do.	do.	do.	do.	0		19
6306	Do.	do.	do.	Owita do.	0		29 37
630 7 6308	Do. Do.	do.	· do.	Garden	Ö		12
6309	Do. Do.	do.	đo.	do.	·ĭ		32
6310	Do.	do.	do.	Low land	i	-	11
6311	Do.	do.	do.	do.	Ō	3	
•		•	Madampé (Venamulla).	•			
6312	Duwewatta	Don Andris Silv					
	•	Jayasekera	Crown	Garden	0		28
6313	Duwewatta	do.	do.	Garden	0	_	38
6314	Do.	do.	do.	do.	0	0	31
	Preli	minary plan 2,0 95	·				
M 216	'Oliapolawatta	-	Ilandaridewa Bilinda	do.	0		30
Q 216	Oliapolaudumullawatta	-	Ilandaridewa Sanda	do.	0		32
T 216	Mahapadawelaudumulla		Ilandaridewa Adonisa	do.	0	3	
Z 219	Baruwelgodaudumullaw		Weliwitihakuru Babinis	Owita	0	1	1
J 220 B 221	Katukanattavela-adder	watta —	Suduhakuru Sincha Ilandaridewa Podia	do, Condon	0		30 16
D 221	Mahapata welawatta		Tignualinews Only	Garden	0		
		•	•		(2	0)

Lot.	Name of Land. Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
H 221	Unagaswela-addarawaita —	S. Sadris	Garden	0 2 24
Z 221	Unagaswela —	J. Sadrisa	do	0 1 13
N 222	Unagaswelawatta -	J. Sawwa	đo	1 1 5

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. 820, s. P.

වම් 1892 ක්වූ අගොස්තු මස 3 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීග

ද කුතු දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්නක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ සැප්තැම්බර් මස 19 වෙනි සඳුද දවල් අම්බලන්ගොඩ තානායමේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

දකුනු දිසාවේ ගාඵ පලාතේ බෙන්තර වලල්ලාව්ට්කෝරලේ සහ වැල්ලබඩපත්තුවේ පිහිටානිබෙන බිම්කැබලි 48ක්.

සිනියම 3,530. පිහිටා නිඛෙන්නන්—බෙන්තර වලල්ලාව්ටිකෝරලේ ඉහල. ඉල්එම්කාරයා—චාර්ලස් බර්ඩ් මහත්මයා.

	. ୩୯	ළමකාරයා—චාරල්ස් බර්ඩ මෙන්න්මයා.	•			_
0.00	ඉඩමේ නම.	අයිතිකම කියන් නා.			න ද උ	
ඉනා.	-	•	අන්ම.			. O.
8439 84 4 0	නුගේගොඩ මානන එම	රාජපන්තක එ ම	මුඩුඹම එම	6 0		30 18
	සිනියම 3,350, පි	සීති ා තීබෙන් ගේ —චැල්ල බඩ පන්තු වේ මෙ	රාන්නාදමව්.			
7786	උඩකරව් බැද්ද	_	බැඳ්ද	5	1	37
7787	ළුම `	චිතානාච්චි නේවි ස්	වසත	0	2	0
8	නියම 3,382. පිහිටා නිම	බන්නේ—පැරාලිය. ඉල්ඵම්කාරයා—ඩි. ඉ	ජ්. ඩි. කෝ. ජයවර්	බන.		
K 297	පේ දපිරියා වන්න	· අම්බලන්ගොඩගේ බස්තීයන් සහ				
	,	වෙ න අස	පොල්වත්ත	4	2	24
•		3,376. පිහිටා තිබෙන්නේ—තෙල්වක්දෙ				_
E 297	ගමගේ දිවෙල්වක්ක	ඩි. ඵව්ස්තාම් සහ වෙනත්	එම	0	1	2
		මේ ඉඩමට ඉල්ඵම්කාරයෙක් නැහැ. 🕆 📉	3			
F 297	ඉ ම්ම ාඛොඩව ත් න	අත්තෝනි බබන්හාම	එම	0	1	4
	ඉල්	ඵම්කාරයා—හි. ජේ. භි. කේ. ජයවර්ඛන,	•			
G 297	පැලඉන්වත්ත	වත්තුදුර පිලිප්පු සහ වෙනත්	එම	7	1	0
	සිතියම 3,373. පිහිරි	ටා නිබෙ <mark>න්නේ—ගොඩගම. ඉල්</mark> ඵම්කාරය:	රාජසන්තක.			
Z 296	අනගිතන්තිරිව <mark>ත්ත</mark> අද්	୧୪				
	ක ිව්ව	ගුරුසිංහ එලියස් සහ වෙනත්	එම	0	_	23
A 297	අනභිතත්තිරිව්තත්	අන්දුයස් ජයසේකර සහ වෙනත්	එම	1		36 22
B 297	එම ඕවිට		අලකිටවනවතත	0	3	23
		පිහිටා තිබෙන්නේ—කහව.	**	_	1	
C 297	මලපලාඅ ද්ද රව ත් ත	ටී. බාලහාමි එම	පොල්ව නත	0		36 19
D 297	නයිද ගෙව ත ත	59	එම	v	v	19
	සිතිය	ම 3,394. පිහිටා කිබෙන්නේ—වේරගොඩ.				
X 303	ර ු ංග්රන්මැහැරවත ත	වේ රගො ඩුර දගේ ගෙන්ද	_			
		සහ වෙනඅය	වතත	0	2	14
	•	පි හිටා ති ුබන් නේ — ම්රියා ඉහා ඩ.				
Y 303	ගොඩැල්ලේව තත	ලජී . මමු තස් සහ වෙ න අය	එම ·	1	1	2
Z 303	ළුම බාදුම් ක්රියා විශාල	එච්. ආර්. මනෙස් සූ ම ඉන්නම් වෙරි. සූප	එම	0	3	8
A 304	මූ නමල් ගගව තත	ඇම්. නෝනව්චෝ සහ වෙනඅය	එම	0	1	5
B 304	' හිනිගල්කැටිය	ළුව යා අත	එම එම	Ö		22
		1,350. පිහිටාතිබෙන්නේ—ගොඩවාන.		•		
Y 599	ගොඩවානවකුත	තේනුවරආචාරිඅසෝ -	වතත	0	1	8
H 6001	ගොඩවානේසේන	පත්තීනිඅබර න්	හේන	ŏ		12
L600	කිරිවල්ලගහවතත	පත්තින්අප්පු	එම	0		21
P 600	ඉගාඩ්වා ඉන් බැ <i>ද්</i> ද	පත්තිනිම තෙස්හාමි	බැල්ද .	0	1	2 2
සිතිය	ම 2,950. පිහිටා තිබෙන්	නේ—මාදම්පෙ. ඉල් <mark>ඵම්</mark> කාරයා—දෙන් අදි		ස්ක	đ.	
6303	දුවේවනතු	රාජස න්ත ක	ି ଥି ର୍ଗ୍ରନ୍ତ	0	1	20
6304	එ ම ↑ 3	එම	වත්ත	0	2	1
6305 6306	&9	<u>එම</u> * ම	ළුම . ම්ම	0		19 29
9900	එම	එම	බ හිට	0	2	29

		•				
			_	ම	හ ප	P.
ඉතා.	ු • ඉඩමේ නම.	අයිනීකම කියන්නා.	අපදම.	 ¥. 4	đ٤.	℧.
6307	දුමේවතන	රාජසන්තක	ි ඕවිට	0	1	37
6308		එම	වත්ත	Ō	2	12
6309	එම	එම	එම	1		
6310	එම	එම	ඌ න බිම	ī	ŏ	11
6311	එම	එම	එම	Ō	3	3
	පිහිටා නීමේ	වන්නේ—මාදම්ශප් (වේනාමුල්ලේ).			•	•
6312	එම	රාජස න්ත ක්	වනත	0	1	28
			•			
6313	දුවේවතත	එම	වන්ත	0	2	38
6314	ී එම	එම	එම	0		31
	සිතියම 2,095	i. පීහිවා තීබෙන්නේ—කරන්දෙනිය	•			
M 216	ඔලියා පො ලවතපා	ඉලන්දරි දේවබ්ලින්ද	එම	0	2	30
Q 216	ඉලියාපොල උඩුමුල්ලේවක න		එම	0	0	32
T 216	මහපෑ දවල උඩුමුල් ලේවකුත	්එම අදොනිසා	එම	0	3	5
Z 219	බොරුවෙල්ගොඩ උඩුමුල්ලෙ		'			
	වන්න	වැලිව්රිහකුරු බහිනිස්	ම් විට	0	0	1
J 220	කටුකනක්තේව්ලඅද්දර වනත	සුදුගකුරු සින්වා	එම	0	0	30
B 221	මහපනවිල වන්න	ඉලන්දුරිදුවපොඩියා	වන්ත	0	3	16
H 221	උනගස්වෙල අද්දරවත්ත	ඇස්. සාද්රිස්	එම	0	2	24
Z 221	උනගස්වෙල	ජේ. සදිගන්	එම	0	1	13
N 222	උනගස්වෙ ල ව න්න	ජේ. සවුවා	එම	l.	1	5

මෙකි ඉඩම්වලට අයිතිකම් කියාහිටින සම්කෙනෙක් ඇත්නම් එම අයගේ අයිතිකම්ගැණ සායෂි විකිනිම දවසේදී එජන්තඋන්නාන්සේට පෙන්නා සිටින්ට ඕනැය.

මෙකි ඉඩම් ගැණි වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරාල් උන්නාන්මස්ගෙ**සු, විකි**නීමේ කොන් දේසි ගැණි ගොල්ලේ එජන්තඋන්නාන්සේගෙසු දුනගන්ඩ පුළුවන.

අා ණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥුවලෙස,

ජේ. ඒ. ස්විටන්හැම්, වැඩබලන මහසෙකුතාරිස් චම්හ.

LAND SALES IN THE EASTERN PROVINCE.

Batticaloa.

No. 424, E. P. Colonial Secretary's Office, Colombo, July 25, 1892.

O'N Thursday, September 15, 1892, and the following days, the Government Agent of the Eastern Province will put up to auction, at his office at Batticaloa, the undermentioned allotments of Crown Land, upon terms authorised by Government.

Preliminary plan 1,201. Situation.—Kannankuda in Manmunai.

Extent.
Lot. A. R. P. Description. Name of Applicant.
2413 5 3 21 Paddy land General sale

Preliminary plan 1,086.—Kurinchamunai.
1317 6 2 32 Paddy land K. Sinnattampi

. Preliminary plan 1,647.—Kurukkalmadam. 4764 8 3 9 Kannakkadu V. T. Katiresapillai Extent.
Lot. A. R. P. Description. Name of Applicant.
Preliminary plan 1,646.—Kāttankudi.

4763 0 2 14 Punniaditona-

kadu A. Meeralevvai

Preliminary plan 1,645.—Kadukkaimunai. 3 36 Navalkaddupumi K. Vyramuttu 4757 0 4758 0 20 Navalkadu đο, 4759 2 1 do. do, 4760 0 2 5 Open land K. Sinnatampi 4761 0 do. do. 4762 do. do.

Preliminary plan 1,653.—Vantarumulai, Eraur.

4783 3 3 22 Jungle K. Sinnatampi Further information regarding these lands and conditions of sale may be obtained from the Government Agent,

By His Excellency the Governor's command,

J. A. SWETTENHAM,

Acting Colonial Secretary.

No. 424, E. P. கொ. சக்கிரத்தார் ஆபிசில், கொழுப்பு, 1892 ஆண்டு ஆடிமீ 25 டி.

1892 ட ஆண்டு பாட்டா சிடா சட 15 ந தேதியாகிய வீயாழக்கிழடையிலு மத்ஜோய்டுத்த நாடகளிலும் இழக் சூடாகாணத்த கேவறணமேறது ஏசன்றவாகளால் தன து ஆபிசில் இதன்டியிற சொல்லப்பட்டிருக்கிற முடி கசூரிய கால்சித்தண்டுக்கூர், அரசாட்சியாரால் உத்தா வுப்ணுணப்பட்டிருக்கும் பொருத்தப்பிர்காரம் எல்த திற்கூறி வீற்பார்.

காணித் துணும்கள், கிழை கு மாகாணத் த மட்டச் எப்பு மெலதிறிக்கி விருக்கின்றது.

படம் 1,201, கணை நகுடா மணமுண்பற்று.

			ഖ ക	-11 61	υw.
இல.	சூள்டிகைகாடுகு.	விவாம.	.	gT.	⊔.
2413	பொ <i>துவிறப</i> னவு	ഖധல	5	3	21
	ப டம 1,086, சூறி	ஞ்ச ா முணே.			
1317	க, சின்னதம்பி	ഖ ധல	6	2	32
	படம 1,647, ⊕ருக	கைமைடமு.	•		
4764	வி. தொ. கதோச்பி				
	ର୍ଗ ଅଳୀ	கனைகாடு	3	3	9

படம் 1,646, காததான்கும்.

4764 ஆ. பீருலெவவை புன்னேயடிக தோளுக் காடு 0 2 14

படம 1,645, கடுக்காமுண்.

4757	க . வை றமு த்தை	நாவலகாட டுப்பூமி	0	3	36
4758.	டை	நாவலகாடு	ĭ		20
4759	ት ዕ ኒያ	<u>ነ</u> ስ. ይ	2	1	4
4760	க. சின்ன தம்பி	බ කණි	0	2	5
4761	ூட	Solg.	8	0	24
4762	+ M.G.	4.91¢	1	2	4

படம் 1,653, வந்தாறமூலேஏருவூர்பற்று. 4783 க. சின்னத்தப்பி காடு 3

் இகசாணிக்டு பெபுறைய மெலக்குபோன விளமபாக் சுள்பும் விறப்னவின் கொந்திசுக்கோயும்பற்றி மட்டக் களப்பு அரசாட்சி ஏச்பைறைத்தாரை அவர்களிடம் வி ஹேமி அறிந்துக்கொள்ளலாம்.

அதியுத்தம் தேசாதிப் இய்வாகள் தட்டன்படி,

ஜே. ஏ சு**வறைமின**ஹம், இராசாங்க விசிதரின வே**ஃபா**ரப**ுவா.**

No. 425, E. P. Colonial Secretary's Office, Colombo, July 25, 1892.

ON Thursday, September 29, 1892, and the following days, the Government Agent of the Eastern Province will put up to auction, at his office at Batticaloa, the under-mentioned allotments of Crown Land, upon terms authorised by Government.

Preliminary plan 1,708.

Situation .- Panankadu in Akkaraipattu.

	E	xteni			• .
Lot.	A,	R. F	. Desc	ription.	Name of Applicar
5225	10	0 2		dimaddu-	
				ıdu	General sale .
5226	3	31	4	Do.	do.
5227	18	0 2	2	Do.	do.

	\mathbf{E}	x t e	ent.		
Lot.	A.	R	. P.	Description. Nam	e of Applicant.
5228	15	1	27	Paddimadukadu	General sale
52 29	17	2	18	Do.	do.
5230	5	0	15	Do.	do.
52 31	8	1	17	Urakkaivaddaikadu	do.
5232	5	1	32	Do.	do.
5233	14	0	13	Do.	do.
5234	6	1	0	Do.	do.
5235	8	2	33	Do.	do.
5236	30	1	20	Do.	do.
5237	28	2	0	Do.	do.
5238	7	1	10	Do.	do.
5 239	2	3	22	Do.	do.

Further information respecting these lands and conditions of sale may be obtained from the Government Agent, Batticalos.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

No. 425, E. P. கொ. சககிறத்தார ஆபிசில, கொழுமபு, 1892 ஆணமி ஆடிமு^{ன்} 25 டை

1892 ம ஆணைடு பாட்டாகிமாசம் 29 ந் தேதியாகிய வியாழுக்கிழமையிலு மதிணையித்தை நாடுகளிலும் கிழக் குமா காணுத்து கவறைணமேந்து ஏசண றவாகள தன து ஆபிசில இதன்டியிற சொல்லப்பட்டிருக்கிற முடிக சூரிய காணித் துண்டுகள், அரசாட்சியாால் உத்தா வுபண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம், ஏல்த இலகுமி வீறபார்

காணித்தணைடுகள், கிழக்கு **மாகாணத்த மட்டக** களப்பு டிஸ் திறிக்கிலிருக்கி**ன்றன**்.

படைடி 1,708, பனங்காக அக்கணைப்பறது.

		•	•	ක්	FA 6	พษ
	இல.	சேள்வி க கா 11 ண	r. விவாம.	ه. ۱۹۰	pr.	u.
	5225	<i>பொதுவிற்பன</i> வு	ப றறிமேட்டு க	5		
		. ,	காடு	10	0	24
	5226	ert .	PD-0	3	3	14
	5 22 7	ஷ	sale	18	0	22
	5228	6 yr Qr	+312	15	1	27
	52 29	rgrð.	ஓர்	17	2	18
	5230	5 ∂∟2	ና ስ-ያ	5	0	15
	5231	சுச்	உறக கவடடை	-		
			க்காடு	8	1	17
	5232	ஓர்	6 31-9 -	5	1	32
	5233	ஷ	જાન્	14	0	13
	52 3 4	69. 9 .	જમ્	6	1	0
	5235	÷grðr .	43r.z.	8	2	33
	5236	·JUTO	லர்	80	1	20
	5237	6013	ஒ	28	2	0
	5238	·yrc	FOLD.	7	1	10
	5239	ை .	50rð-	2	3	22
П						

இக்காணிகளேப்பறறிய மேலதனமான விளம்பாவ் களேயும் நிற்பனவின் கொந்தீசுகளேயும்பற்றி மட்டக களப்பு அரசாட்சி ஏசன் அத்தரை அவாகளிடம்வினுவி அறிந்துக்கொள்ளலாம்.

அதியு சதம் தேசாதிபதியவாகள் உடேட்டுள்படி

ஜே. ஏ. சுவெற்றினஹட், இராசாங்கலிகிதரின வேஃபாரப்பவர

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 827, N.-C. P.

Colonial Secretary's Office, Colombo, July 25, 1892.

ON Wednesday, September 14, 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.

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

	B. 0	nt. F. 38
8 13 4 11	3 0 0	38 32
4 11	0	
4 11	0	
11	0	10
11	0	۱۸
	4	
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1	1	6
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		27 0
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ō	2	4
1	1	19
		•
5	0	8
3	0	39
•		
17		35 20
•	_	
8 8	_	14 24
	1 0 0 0 1 0 2 3 0 0 1 1 5	1 1 1 0 3 0 0 0 0 2 1 3 0 0 0 2 1 1 1 5 0 0 17 0 8 2

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 Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary. No. 827, N.-C. P.

වමී 1892 ක්වු ජූලි මස 25 වෙනි දින කොළඹ . මහසෙකුතාරිස් උන්නාන්සේගේ කන්තොරුවේදීය.

කුරුමැද දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහන සඳහන්වෙන ආණ්ඩුව සන්නක ඉඩම් ආණ්ඩුවේ ිනිසෝගවල පුකාරයට වම් 1892 ක්වූ සැප්තැම්බර් මස 14 වෙනි දිනවූ බදද සහ ඊටපසු දිනවලත් අනුරාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට සෙදෙනවා ඇත.

උතුරුමැද දිසාවේ නුවරකලාවිය පලාතේ නුවරගම් පලාත කොට්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි 23 ක්

	සිතියම 1,028.	කඩවත්කෝරලේ. අයිතිකම කියන්නා	—-ආණ්ඩුව.	ص		
	ගම.	a dASm. du	*****	මය ද. ර		
නො .		ඉල්ළුම්කාරයා.	• •	•		
2921	දිවුල්ගතවැව	නයිදුරාලවෙල්විදනේ	ව්යටසැහෙනකැලේ	ŏ	1)	30
		සිතියම 1,033. කඩවත්කෝරලේ.	•			
2930	නිකවැව	වියියා පනික්කියා සහ තව ත්	ව්යටසැහෙන කැලේ l	.3	3	32
	4 800 3	සිතියම 1,069. කැඳැකෝරලේ.	9		^	ĽΆ
2992 2993	කුලලන්කුට්ට්වැව එම	` සෙල්ලාතෙගේ කපුරාල උක්කුරාලවෙල්විදනේ සහ	කැලේ	4	U	10
		් කුවන්	අත්ඇරපුසේන 📑	11	0	9
2994	. එම	එම	කැලේ	0	2	9
		සිතීයම 1,070. කැඳාකෝරලේ.				
2995	කල්ගැ හැව	හජ්ජිගුරුන්නැහේ	කැලේ	2	2	27
		සිනියම 1,071. කැඳැකෝරලේ.				
29 96	අඹගහවැව	මෙසල්ලා කෙගේ කපුරාල	කැලේ	1	1	6
		සිහියම 1,073. කැඳාකෝරලේ.				
2999	පිනෝගමකුඩාග ම	කපුවා වෙල් පේඩියා	කැලේ	0	3	35
3000	එම		ී එම	0	0	38
		• සිතියම 1,075. කැඳෑකෝරලේ.				
3003	කොකට්යගොල්ලැ ව		කැලේ	0	2	27
3004	එම	එම	⊕ €	1	3	37
3005	එම	පුත්විරාලගේ අප්පුරාල	එම	0	0	21
		සිතියම 1,077.				•
3008	රඹැව ·	අප්පුහාම්හිටපු වෙල්විදනෙ	කැලේ	2	1	27
3009	එම	එම	. Č & @	3	3	3 0
3010	එම		එම	0		36
3011	එම	•	එම	0	_	2 4
3012	. එම		එම	1]	l 19
	22 2	සිතියම් 1,084.	.40	5		0 8
3029	කපිරිගගම	අප්පුරාල ගේ වන්නි හා මි	[.] එම	Э	,	ם נ
		සිතිගම 711. කඩව ත් කෝර ලේ .				
. 2329	වෘඩිවැව	අප්පුරාලබද්දේරාල	ව්යටසැනෙන ඉඩම්	3	(0 39
	•	් සිතියම 768,				
$2432\frac{1}{2}$	පී කැ ව්	. –	ව්යට සැල්හන			^ O=
4433	එම	වේලාකේ වෙල්විද,නේ	කැලේ එම	17		0 35 2 2 0
		සිතියම 821. කනදරාකෝරලේ.				
2520	කරඞික් කුලම	සීරාල වෙල්විදුනේ	එම	8	ì	2 14
2521	ඉ ම ආරභන ජාලික	පුන්විරාලගේ කපුරාල -	20	8		3 24

මෙම ඉඩම්ගැණ වැඩිදුර කාරණ වංශාහිපති සර්වේගර්ජනරාල් උන්නාන්සේගෙන්ද, විකිනීමේ කොත් • දේසියගැණ කාරණ උතුරුමැදදිසාවේ අනුරාධපුරේ ඒජන්තඋන්නාසේගෙන්ද දනගන්නට පුඵවත.

ආණ්ඩුකාර උතුමානන්වහන්යේගේ ආඥුවලෙස,

ජේ. ඒ. ස්විටන්හැම්. වැඩබලන මහසෙකුතාරිස් චම්ග. No. 827, N.-C. P.

கொலோனியல சககிற்ததார் ஆபிசுல, கொழுமபு, 1892 ம ஆண்டு ஆடிமூ 25 ந் உ.

1892 ம் ஆணை பொட்டாகிடாசட 14 ந தேதி புதனகிழமையுட அடிதை நாடகளிலுட தேன ஆடீகில வடைமத்திய மாகாணத்த அணுராசபுாக் கவற்ணமே நதே ஏசன் றவாகளால் இதன் டியிற சொல்லப்பட்டிருக்கிற முடிகுகுரிய காணித்துண்டு 28ள், அரசாட்கியாரால உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்தப்பிரகார்ட ஏலத்திற்கூறி விற்கப்படும்.

23 காணிததுணு இகள், வடமத்திய மாகாணத்து நுவரகளாவியா டிஸ் திறிக்கின் நுவரகாடுபலாததைப் புகுதியிலிருக்கின்றது.

	பி. பினான இவ	கைக டை 1,028, கடவ ததகோறு ம ா. உரித்தி	'ளி—முடி.			
			_	മി.	#A	ബനം
இல.	குறிச்சி.	கேள்விககோரன பெயர்.	ബിഖ 🛮 ഥം	₽.	றா	. u.
2921	முமை காவெவர்	் நாயி அருளே வெள்வி தாண	தெலவிளேவுக் கே ற்றகாடு	8	0	38
	ن. د	ிளான இலக்கட 1,033, <i>கடுவதத</i> கோற®ள	••			
2930	நிகவெவா	பெ யா ப ணிக்கியாவு மறு	ஒடி	13	3	32
	ડો. L	பிளான இலக்கம் 1,069, கெந் <i>த</i> கோ <i>ற</i> ு.	•			
2992	<i>சுள</i> ங் <i>கு த</i> இவேவா	வெலாததைகே கப்புறுள	ar G	4	0	10
2993	64	உ சசூருளே வெவை த் காண்யு மறு	விடப் படட சேணே	11	0	9
29 94	aj	ஒருவரு மிலவே	கா டு	0	2	9
	ൾ. ഗ	Sளான இலக்கம் 1, 0 70, செந் தகோற ு.				•
2995	<i>த</i> ல தா வெவா	കളി ആ ത്രമെ	OLF.	2	2	27
	4. 4	ினா ன இலககம 1,071, கெந் <i>த</i> கே ுறனே.				
2996	அம்பசாவெவா	ദേ വസെ, <i>ക്കാക്</i> താക ക പ് പു <i>ന്</i> ീണ	छ न	1	1	6
		பி. பிளாண இலககம 1,073.				
2999	பிதொகம <i>ளுட</i> கம	கப்புவ வெலமெடிய	லக	0	3	35
8000	ஷ	<u>ഉന്ദ്രയന്ദ്ര</u> ധിയത	ஒ	0	0	38
	. ಬ	ினான இலக்கம் 1,075, கெந்தகோறின்.				
3003	<i>கொ</i> க்கடமுய சலலாவ	ஒருவருமிலலே	63.9	0	_	27
8004	eyr o	ஓ.	egr d	1	_	37
30 0 5	. egr b	புஞ்சிமுளகே அப்புமுள	50 .9.	0	0	21
		ினான இலக்கம் 1,077, கெந்தகோறின்.				
3008	சேற ம் பா னவை .	அப்புகாமி பழைய வெலகிதானே		2	1	
8009	& -3	2017	69 . 5	3	8	0
3010	ஓடி	ஒருவ ருமில ஃ	eart	0	-	36
3011	£91 0	egrðr	₽ġ rð	0		24
3012	சு	<u>क्रिक</u>	egrō-	1	. 1	19
		ினாண இலககமை 1,084, கெந்தசோறினா.	•			
302 9	க ம்பிறிகமா	அப்புகாமி வனனிசாமி	र्अ⊤≯	5	0	8
		ப்ளான இலக்கம் 711, கெந்தகோ <i>ற்</i> ளே.				
2329	வா திவெவா	் கூறுஇர்ப் கூறுப்பட்டி	செற்று இடிக்கிற	3	0	39
		வோன இலககும் 768, கடவத்துகோ ற ின.				
2432	பிடும் வா	ഉ ശ്രമന്ദ്രവി ചൂത	्र ^{जु} रु	17	-	35
2488	श्रक	வேவாததை வெலவிதானே	1900	8	2	20
•		்ளான இலக்கம் 82 1, க ணடாற ்கோற ்ன.				
2 520	உ மர் உடுவர்	சி <i>ரு</i> ள வெலவி தரின்	ஒ ர்	8	_	14
2521	song	புஞ்சுருளைகைப்புருளே -	ஷ	8	3	24

இகளணிகளுடிபடற்றிய டேலதனடான விளம்பாங்களே சங்கைபோர்ந்த சாவேயா ஜெனறவிடத் இலும விறப்னவின் கொந்தீசைப்பற்றி வட்டித்திய மாகாணத் த அரசாட்சி ஏசன் முத துரை அவர்களிடத் இலும் வினுவி அறிந்தச்கொள்ளையும்.

அதியுத்தம் தேசாதிய தியவாகளின் துகட்டளேயின்படி,

ஜே. ஏ. சுவெற்றின்ஹம், இராசாங்க விகிதரின் வேஜில்பாரப்பவர்.

LAND SALES IN THE PROVINCE OF UVA.

No. 132, r. or v.

Colonial Secretary's Office, Colombo, July 27, 1892.

ON Tuesday, September 20, 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.

Twelve allotments of land situated in the Wiyaluwa division of the Badulla District of the Province of Uva.

Proliminary plan 600 Village-IIde-olle

	Prelimina:	ry plan 289. Village Uda-ell	a.	_	
		No. of Children	, Danielatica		ztent.
Lot.	Name of Land.	Name of Claimant.	Description.	A.	Be R.
N 28	Karandagawakumbura	A ppuhami	Paddy field	0	
O 28	Karandagawahena or patana	do.	Patana	5	2 22
	Prelimin	ary plan 291. Village-Ekiriy	'8.		
8 28	Pottayagewattakumbura ~~	Appu	Paddy field	. 0	ľ 4
T 28	Pottayagewatta	î do.	Chena	2	0 12
U 281	, .	Natives	· • · •	0	2 20
898	Pidangahabedda	The Crown	Forest	5	1, 10
	Prelimin	nary plan 296. Village-Ekiri	ya.		
911	Kumbuklanda	The Crown	Forest	0	0 35
912	Puwakgaha-arawa	do,	Paddy field	1	1 16
913	Palawel gannile	40.,	đo.	2	2 0
914	Madawiamuna ·	do.	do.	1	1 0
915	-	do.	Chen a	0	<u>9</u> 38
, .	Preliminar	y plan 3,247. Village—Palles	rela.		
9166	Handabodeniyawewa or Kadu	ru- ,	•		
	gaspitiya ¯	The Crown	Chena, level land	8	9 . 9
	Eight allotme	ents situated in the Yatikinda	division.		
	Preliminary.	plan 3,512. Village-Digaller	idagama.		
9738	Erenawela	The Crown	Paddy field	3	1.21
9739	Kendagolla	do.	do.	ì	A 38
. o41145	•		 -	•	CC 30
0.0		plan 3,513. Village - Digalle	udagama.	,	A 80
9740	Udakandettapalleha	The Crown	Paddy field	1	0 88
9741	Ambala mka pu wa	do.	do.	1	J 5
.;	Prelimina	ry plan 3,532. Village-Patti	pola.	_	
.9814	Rambukattawela	The Crown	Paddy field	0	2/84
9815	Nattaranwelamandiya	do	do.	1	2 24
9816	Walawwewatta .	do.'	do.	1	1 30
9817	Walawwewatta or Asweddum	a do.	do₊	0	₹ 16
Thá	et price,-Rs. 10 per acre.	•			3
- Pad	La Barrent - vent vo hov more	;			- 3

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. SWETTEREAM, Acting Colonial Secretary.

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No. 132, P. of U.

වුණී 1892 ක්වූ ජූලි මස 27 වෙනි දින කොළඹ මතුසෙකුතාරීස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ල වී දිසාවේ ආණ්ඩුවේ ඒජන්ත්උන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩම් ආණ් ඩුවේ නියෝගවල පුකාරපට විමි 1892 ක්වූ සැජනැම්බර් මස 20 වෙනි. දිනවූ අතහරුවාද දවල් 12ට බදුළු කවුවේරියේදී වෙන්දේසිකර විකුණන්ට නොඉතාත් බේරුම්කර දෙන්නට යෙදෙනුවෑ. ඇත.

ඌව දිසාවේ බදුඵ පලාහෝ වියඵව කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි දෙලහක්.

සිතියම් 289.	කම—උඩඇල්ල. -
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	•	100gr 0, 200;	OHAIOC.	• •	•	මහත.
නො.	ඉඩමේ න ම .	අයිතිකම කි	යන්නා.	අæුම.		අ. රූ. ප.
N 28 O 28	කරඳගාවා කුඹුර කරඳගාවාහේන නොහොත්	අප්පුතාම	٠,	කුඹුර		0 0 24
	පතන	එම		පතන		5 2 22

(3)

		සිනියම් 291.		අකුම.	මහ අ. රා		
ඉ කා.	ඉඩමේ නම.	අයිතිකම අ	ඛ්යන්නා.		•		
S 28	ලපාව්වයාගේවන්තේකුඹුර	අප්පු		කුඹුර	•	1 4	_
T 28	ලපා පිටයා ගේ වන් න	'වම්		හේ න		2 2	
U 281		ෙද්සවාසි ගෝ		—		iř	
898	පිඩන්ගතමැද්ද	ආ ණේඩුව		කැලේ	U	• •	· .
		සිතියම	206				
			250.	කැලේ	0	0 3	
911	කුමුක්ලප	අා ණැඩුව		කුඹුර	1		16
912	පුවඅක් ගහරෙරව	එම		ීළුම	2	2	0
913	පලාමවල ඉන්නමල්	එම		4 9	1	1	0
914	බුබිවේඅරාව	එම		ඉස්න	0	0	8
915	_	එම		@@ &			
	٤	නීයම 8,247. ල	තුම —පල්ලේ මේ	O.			
9166	කන්දබෝදෙනියේ වැව	•		•			
5400	ඉතාහොත් කදුරුගස්			·	8	3	0
	ഒടും	ආ ණේඩුව		ගේන, සමතලාබිම	,0	·	•
,	. අවිතීද ඉත	ාච්ඨාස් ශ ේ පිහිටා	තිබෙන නිම්කැ	ුබෙලි අ වක්.	. :		
	wom4 9-m			· ,			
	86	3යම 3,512. ගම්	දිගල්ලේ උ ්	ඩගම.		,	21
0200	ඇරනාවෙල	ආ-⊚ත්ඩුව		කුඹුට	0		36
9738	අරන්ගෙල්	එම			1	Z	30
9739	ක ්		3,513.				
			0,020.	එ ම	1		38
9740	උඩකැන්දත්තේ පල්ලෙ ක	, ආණ්ඩුව එම		එම	1	1	5
9741	අඹලන්කපුව	60		, 🕶			
	;	සිතියම 3,532.	ගම—පට්ට්ල්ප	oc.			٠.
				එම	C	2	34
9814	රඹුක්අත්තාවෙල	ආ ණැඩුව		ტ <u>ა</u>	1	2	24
9815	නත්තරන්වැල්මන්හිය	් එම		එම	ī	1	30
9816	වයව්මේවන්ත	එම		5 9 .	_		
9817	වලව්වේවත්ත නොහොත්	,		ക ම	0	3	16
3011	പക്കെക്കി	50			·	-	
	•න්කරයක් ර	,පියල් 10යේ පදි	න් විකුණනිට	ශයදෙනවා ඇත.			
	¢m.mousu o	•	-				

මෙම ඉඩම් ගැණ වැඩිදුරකාරණ වංශාධිපති සර්වේයර් ජනරාල්උන්නාන්සේ ගෙන්ද, විකිනීමේ කොන් දේසියගැණි කාරණ බදුල්ලේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙන්ද දූනගන්නට පුළුවන.

ආ අත්බුකාර උතුමානන්වහන්සේගේ ආකුවලෙස, ජේ. ඒ. ස්විටන්හැම්, වැඩබලන මහසෙකුතාරිස් වම්හ.

(134-9

LAND ACQUISITION NOTICES.

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 land, 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.

Extent. A. R. P.

K 763 Portion of Lady Gordon's road Within the limits of the

Municipality of Kandy The proprietor of title plan 50,079 0 0 15

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachelieri on August 22, 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 25, 1892.

P. A. TEMPLER. Government Agent.

වුම් 1876 ක්වූ අවුරුද්දේ ඉනාම්මර 3නේ ආශුපතුයේ හක්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සදහන් වෙන ඉඩම් ලබාගැණීම සදහා කියාකරණ පිණිස වමී 1876යේ ඉඩම් ලබාගැණීමේ ආඥුපුඩුයේ හවෙනි කා ණිඩේ ක්රතිවේන පංගාර්තුවල් පුකාර ආණ්ඩුකාරක මන්තුණසභාවේ මන්තුණය ඇතුව උතුමානන්වකත් සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—වම් 1892 ක්වූ ජූලි මස 6 වෙනි දින නොමෙර 4,384 පඹමාකබේ, මහනුවර නාගර්කසභාවට ඇතුලන් හරියේ පිහිටානිමේ.

ඉතා.

ඉඩමේ අනුම,

ගම.

කරියේ

අයිතිවාසිකම් කියන අයගේ නම.

මහුත, **ಢ. ರ್ಮ. ಅ.**

K 763

ලේඩ් ගෝර්ඩන්ගේ

පාරෙන් කොවසක්

මහනුවර නාගරික සභාවට ඇතුලත්

. නොමමර 50,079යේ බුක්තිපඩිමා

කුඩේ අයිතිකාරයා

0 0 15

ඉහතකි ඉඩම්වලට තමකමුන්ට ඇක්තාවූ අයිතිවාසිකම් තමුන්ම නොකොත් තමුන් වෙනුවට කියාකරණි අය විසින් වම් 1892 ක්වූ අගොස්තු මස 22 වෙනි දින පස්වරු දෙකේ කනිසමට මහනුවර කවිවේරියේදී මා ඉදිරි පිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිනිවාසිකමේ අදෙම සහ කොරතුරුන් කියාහිරින්ට ඕනැබව මෙම ඉඩිම් අයිතිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙසින් ඕනැ කලා ඇත.

> පී. ඒ. වැම්ප්ලඊ, අංණ්ඩුවේ ඒජන්ත උන්නාන්ගේ.

ච්මී 1892 ක්වූ ජූලි මස 25මෙනි දින මහනුවර කච්චේරියේදීය.

இதினகிழ சொலலப்படுகிற காணிகளேப் பெற்றுகதொள்ளுடிபொருட்டு 1876 ம் ஆண்டி**ன காணிசெ**ப **ந**றுக்கொளவைதப்பறறிய கடட‱ச்சட்டததின் 6 ம பிரிவீன பிரகாரம் தேசாதிப**தியவாகள் பிரமாணவிதிச** சங்கத்தாகுடைய ஆலோசண் அனும் இயுடன், எனக்குக் கட்டண் செய்திருப்புகை இத்தை அறிய**ப்பண்ணு** ் கெறேன. அதாகிறத் :---

பி. பிளானு இலகசடை 4,384.

1892 ட ஆண்டு ஆடிமாசட 6 ந் தேதி, கணடி நகரசசங்கத் துக்குள்ளிருக்கிற இடம்.

இல. മിയുഗം.

patir.

உரித் துப்பேசுவோன்.

விசுர்வம். அ. ஹா. ப.

K 763

லேடிகாடன் ருட்டில நக**ரச்சங்கத்** தக்குள் 905 £ 600 B

50,079 பிளானின் காண **க்ற இடமுடையோர்**

0 0 15

மேறகுறித்த காணிகளுக்கு உரித்துப்பேசுகின்ற சக்வபேரும் தாளுவவலத் அவரவருடைய காரியகா சரால 1892 ட ஆனாடு ஆவணிமாசம 22 ந் தேதி பகல 2 மணிக**ு** எனமுக்காவில் வெளிப்பட்டு சொல விக கொள்ளவேண்டுவதும்லலாமல் அந்தக்காணிச்சுப் பெற்றுக்கொள்ளப் பிடை பணத்தையும், அதைப்பெ றறுக்கொள்வதறகுண்டான உரிததையுஞ் சொலலவேண்டியது.

கணடி கச்சேரி. 1892 ம் ஆண்டு ஆடிமாசம் 25 ந் உ. பீ. எ. றெடிபிளர், அரசாட்சி ஏசன்று. 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 308.

				•	Extept.
Lot.	Name.	Description.	Village.	Name of Claimant.	A. R. P.
B 54	Glenalla estate	Tea	Uduwa	Mr. D. F. Browne, trustee for	
				Mrs. Mary Mitchell	0 0 15.50
C 54	Do.	do.	do.	do.	0 0 2.76

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kégalla Kacheheri on August 22, 1892, at 1 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.

Kegalla Kacheheri, July 21, 1892. W. E. DAVIDSON, Assistant Government Agent.

ම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආසුපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සදහන් වෙන ඉඩම් ලබාගැනීම සදහා කුියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආසුපතුයේ හවෙනි කාන්ඩේ කරතිමෙන පහාර්තුවල පුකාර ආණ්ඩුකාරකමන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දැනුම්දුන්නා ඇත. ඒනම් :—

සිනියම 308. නිඛෙනසථානය—උඩුව.

				මගත.
● නා.	ඉඩමේ නමු.	අන්දම.	අයිනිකම කියන්නා.	අ. රු. ප.
B 54	ගැලැන්ඇලවත්ත	ಿ ಬೆ	මේරිම්වල් නෝනාගේ බාරකාර ඕ.	
			ඇම්. බුාවුන් මහන්මයා	0 0 15.50
C 54	එ ම	එම	එම	0 0 2.75

ඉතකක් ඉඩම්වලට තමතමුන්ට ඇත්තාවූ අසිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට නියාකරන අය විසින් වම් 1892 ක්වූ අගෝස්තු මස 22 වෙනි දින දවල් එකේ කනිසමට කැගලෙල කඩිවේරියේදී මා ඉදිරි පිටට පැමින කියාසිරින්ට ඕනැවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිනිවාසිකමේ අන් දම සහ තොරතුරුත් කියාහිරින්ට ඕනැ බව: මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාංගන්ම මෙයින් ඕනැ කළා ඇත.

වණී 1892 ක්වූ ජූලි මස 21 වෙනි දින කැගල්ලේ කච්චේරීයේදීය. **ඛ**ම්ලිව්. ඊ. මෙව්ඩ්සන්, උපඒජන්ත වම්ග.

இதின்கீழ சொலலப்ப®கிற காணிகளோப் பெற்றுகொள்ளும்பொருடு 1876 ம ஆண்டின் காணிபெற்று கூகொள்வதைபைபற்றிய கட்ட‰ச்சட்டத்தின் 6 ம பிரிவின் பிரகாரம் தேசாதிபதியவாகள் பிரமாண விதிச்சங் கேதாருடைய ஆலோசண் அனும்தியுடன், எனக்குக் கட்ட‰செய்திருப்பதை இதனை அறியப் பண்ணுகி றேன. அதாகிறது:—

பி. பிளான் இலக்கம் 308.

இல,	காணியின பெயர்.	விவரம்.	esti	உரித் <u>த</u> ப்பேசு வோ ரி ண பெய ா.	- 60√ - 24	-	υ ι ρ. . ⊔.
B 54	கலைனாலா <i>தோட்டம்</i>	∂ ø	ଟନ୍ଧିବା			_	
C 54	(A)	€yrðr	G.L	ைகிய மிஸ்றர் டி, எம. பிற வுன தரை ⊹∂∟}	0	0	15·50 2·75

மேற்குறித்த காணிகளுக்கு உரித்தபேசுகிண்ற சகலடேரும் தாளுகவல்லது அவரவருடைய காரியகார ரால 1892 ஆலாடு ஆவணிமாசம் 22 சேத் 1 மணிக்கு கோல்: கச்சேரியில்வைத்து எனமுகதாவில் வெளிப் படு சொல்விக்கொள்ள வேண்டுவ துமல்லாமல் அந்திக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அறைசப் பெற்றுக்கொள்வதற்குண்டன் உரித்தையுள் சொல்ல வேண்டியது.

சேகால கச்சேரி, ் 1892 ம் இல் ஆடி மீ ூ.21 ந் உ. டபினியு. ஈ. டேவைட் ை. உசேல் அரசாட்சி ஏசேன்று.

Re. c.

MISCELLANEOUS DEPARTMENTAL NOTICES.

THE "KEW BULLETIN" of miscellaneous information is issued as an occasional publication from the Royal Gardens at Kew. It contains notes on the economic products of plants which have been made the subject of particular study and investigation at Kew, and it is intended to be a means of communication to persons interested in Botanical subjects and products in India and the Colonies. The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller. Price 2d. per copy; by post, United Kingdom, 2½d.; Foreign Countries and Colonies, 3d. per copy. J. A. SWETTENHAM, Acting Colonial-Secretary. Colonial Secretary's Office, Colombo, April 22, 1892. IST of Books, &c., for Sale at the Government Record Office :-LEGISLATIVE ENACTMENTS. Rs. c. Volume I. All Proclamations, Regulations, and Ordinances January, 1870: being the "New Edition" of Enactments authorised by Ordinances
Nos. 6 of 1867 and 5 of 1869 ...each15 0 : Volume II. From Part 1 ... 6 of 1870 — 9 of 1871 , 2 ... 10 of 1871 — 28 of 1871 , 3 ... 1 of 1872 — 7 of 1873 , 4 ... 8 of 1873 — 23 of 1873 , 5 ... 1 of 1874 — 3 of 1875 , 6 ... 4 of 1875 — 3 of 1876 , 7 ... 4 of 1876 — 4 of 1877 Part 8 ... 5 of 1877 — 8 of 1877 ... each l ... " 1 ... " 1 ... ,, 1 ... " 1 ... " 1 0 1 ... each 0 50 " 9 ... 9 of 1877 — 23 of 1877 " 10 ... 1 of 1878 — 16 of 1878 " 11 ... 1 of 1879 — 15 of 1879 ... , 1 0 ... ,, 1 ... " 1 Volume III. Part 1 ... 1 of 1880 - 17 of 1880 ... each l " 2 ... 1 of 1881 — 18 of 1881 " 3 ... 1 of 1882 — 16 of 1882 ... ,, 1 ... ,, 1 " 4 ... 1 of 1883 — 18 of 1884 " 5 ... 19 of 1884 — 11 of 1885 ... ,, 8 Part 1 ... 12 of 1885 — 8 of 1886 " 2 ... 9 of 1886 — 7 of 1887 " 3 . 9 of 1887 — 2 of 1888 ... each 1 Ò ... ,, 1 ... ,, 0 ", 4 ... 3 of 1888 — 15 of 1889 Volume V. Part 1 ... 16 of 1889 — 8 of 1890 ,, 2 ... 9 of 1890 — 1 of 1891 ... each 0 85 ... ,, 0 45 Special Editions of the Penal and Criminal

Procedure Codes, the Courts Ordinance, and Civil Procedure Code, with Tables of Sections and Indices, stitched in paper cover, are obtainable as follows:—

or Tamil

The Penal Code (2 of 1883) ... each 2
The Criminal Procedure Code (3 of 1883) ,, -3

The Civil Procedure Code (2 of 1889) ... ,,

The Penal Code, in Sighalese or Tamil ... , 1
The Criminal Procedure Code, in Sighalese

Books of Ordinances passed in the following Sessions (old Quarto Edition) can be had, price Re. 1 each:—1836, 1842, 1848, 1846, 1848, 1849, 1850, 1851, 1854, 1855, 1856, 1857, 1860, 1863-4, 1866-7, 1867-8, 1869-70, 1870-1, 1872-3, 4873. Single copies of Ordinances in English (and, where translations have been published, in Siphalese and Tamil) may be obtained for 5 cents for every 8 pages octavo or portion thereof. Municipal Councils' Ordinance, No. 7 of 1887 ... each 0 60 Colonial Office List for 1892 ... each 4 Report of a Select Committee on the working of the Grain Tax Ordinance ... ,, 3 10 Return of Architectural and Archæological Remains and other Antiquities existing in Ceylon ... ,, 1 20
The Tésawalamai ... ,, 0 50
Administration Reports, bound volumes ... ,, 7 50
Do. single copies, each 4 pp. 0 5 Do. single copies, Ceylon Blue Books, from 1880 to 1891 ...each10 ... ,, 10 each 4 pp. 0 ... each 1 Sessional Papers, bound volumes Do. single copies
Customs Annual Returns ...
Customs Tariff, 1891 ...
Heads of Minutes, 1824-49 ,, 0 10 Epitome of Government Minutes, Circulars, and Notifications, 1849-71
Do. do. 1872-87
Pybne's Mission to Kandy ,, ... , 1. ... " 0 The Mahávansa:

Original Páli Text, Part I.

Do.

Part II.

Wijesinha's English Translation of Part II,
with Turnour's Translation of Part II. ... " 7 50 prefixed ... Sinhalese Translation, Part I. ... , 7. 50 ... ,, Do. Part II.
Nitinighanduwa, English ...
Do. Sinhalese ...
Ramanathan's Reports ,, Report on Brown Scale, or Bug, on Coffee ... , 1 Saddharmalankaraya Saddharmalankaraya Dravidian Comparative Grammar *** ,, Census of Ceylon, 1881 ... Governors' Addresses, 1833-77, 2 vols. ... Report of the Executive Commissioner for ... ,, 10 the Ceylon Section of the Colonial and Tables for calculating Pensions under the Widows and Orphans' Pension Fund Ord. ... ,, 0 25 Reports of the Temple Lands Commissioners 1857 to 1865 Papers relating to Buddhist Temporalities, 1876 ,, 1 The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr.
E. Ernest Green (illustrated) ..., 1
Ceylon Civil List for 1892 ... ", 1
Männär: a Monograph.—By the late W. J. S. 0 Boake, c.c.s. ... ,, ... ,, ... ,, ... , ... ,, ... , Boake, c.c.s. (1888), with Map ... , 8 .. each 2 0 Ò The Courts Ordinance (1 of 1889) ... , 0 50 Report on the Administration of the Police, &c., by Mr. A. H. Giles ... Register of Books printed in Ceylon and regis-0 tered under Ordinance No. 1 of 1885: Part I.,

- yest . 26

1886-88 ...

Batticaloa Kachcheri, July 21, 1892.

EVAN MABERLY BYRDE, Acting Government Agent.

Marks Ordinance of 1888	Rs. c. andise and Trade each 0 15	NOTICE is hereby given that an application has been received from the Rev. T. S. Smith of the American Mission for the removal of his Karanavy Boye' Vernacular
Rules of the Public Service Association	Mutual Guarantee , 0 10	School to the site of the Karanavy Girls' School. Observations must be forwarded to the Director of
be made to the Government .	ation in the above List should Record Keeper, at the Colonial	Public Instruction not later than August 12. J. B. Cull, Director.
by payment in advance.	and should be accompanied	Office of the Director of Public Instruction,
ment Draft, or uncrossed C	y Post Office Order, Govern- heque on a Colombo Bank.	Colombo, July 28, 1892.
Stamps will not be received i	n payment.	OTICE is hereby given that an application has been
	H. L. CRAWFORD,	received from the Rev. F. D. Edrisinghe of the Church of England Mission for the removal of his Nupe
June, 1892.	Record Keeper.	English School to a site about 250 yards from the present Clergy house.
		Observations must be forwarded to the Director of Public Instruction not later than August 12.
TOUBLICATIONS for Sal	e at the Government Printing	J. B Cull,
✓ Office:—		Director. Office of the Director of Public Instruction,
Subscription, payable	zette, published on Fridays. in advance, per Rs. c	Colombo, July 28, 1892.
quarter Single copies	3 0	
Charges for A column Two-thirds of a column Half a column	4 0	NOTICE is hereby given that an application has been received from the Rev. W. J. P. Waltham of the Church of England Mission for a grant in aid of his Kurunégala Boys' English Middle School.
For small notices not ex Second and third insertions	ceeding 20 lines 2 50 (consecutive), two-thirds and	Observations must be forwarded to the Director of Public Instruction before August 12, 1892.
one-balf, respectively, of the	above rates.	J. B. Cull, Director.
discontinued on December	Court Circular (publication \$1, 1891) are obtainable as	Office of the Director of Public Instruction, Colombo, July 25, 1892.
follows:—	Rs. c.	
Volume I. Volumes II. to IX., e	ach 6 50	T is hereby notified that the under-mentioned persons have been licensed during July, 1892, under clause 9
	G. J. A. Skeen, Government Printer.	of the Ordinance No. 15 of 1889:— Licensed Surveyors.
	<u>'</u>	No. 81.—Laurence Hillary Obeyesekere, Surveyor,
TOTICE is hereby given	that a suit has been instituted	Galle. No. 82.—Mahantiri Arachchige Don Marshall Atapattu,
	equests of Kandy by four to in Deltota, against the	Surveyor Colombo
	e Ordinance No. 13 of 1889,	No. 83.—Charles Peter de Silva, Surveyor and Leveller, Moratuwa.
	J. L. JANSER,	P. D. Warren, Surveyor-General's Office, for F. C. H. Clarke,
This 20th day of July, 189	2. Chief Clerk.	Colombo, August 3, 1892. Surveyor-General.
	 	
BY virtue of the power	in me vested by the 4th section (Government Agent of the Ea	n of 48rd clause of "The Irrigation Ordinance 23 of 1889," stern Province, do hereby declare that the specification of
lands bound to repay the cost	of Pulukunavey tank is amend	ed as shown below, viz. :—
•	Original entry in V	A manual at
Survey	· · · · · · · · · · · · · · · · · · ·	Annual
Number. Reference.	Vaddai. Name of Field.	Extent. Name of Owner. Instalments. A. B. P. Rs. c.
78 6,021 Mi	lattuchenai Milattuchenai	- Vaikaliar, S. Uluma-
:	. Amas	levvai 38 36
	1	19 1 10 Mrs. E. T. Atherton, of
73 в 6,021	do do.	Puliyantivu 19 18 8 2 10 V. Vaikaliar Katiripillai,
78 c 6,021	do do.	of Arappattai 8 50 10 3 0 Sleymalevvai Ulumalevvai,
•		of Kattankudy 10 68
Ratticalos Kachcheri		EVAN MARREET RYPDE

1111 Fibre. 1111 Kitool 111111111 1111 11 Orchilla. Sapan. 1111 269 1195 1195 203 HH Coir Fibre. Total Quantities of the following Articles Exported from the Ports of Golombo and Galle during the under-mentioned Periods. 60 60 314 154 11 Coir Yarn. HHİ 111111111 11 Coir Junk. 111111111 1111 Coir Rope. 1753 1111 Plumbago. 11111111 Epoul. 1111369 Carda-5808 1 1 800 Citronellu Oil. Cinnamon Gil. oz. 8 111 10500 1111 Cinnamon. []]["][] Cocoanut Poonac. 11 1111 653 842 8415 Cocoanut LiO 2101 1012 654 1249 1800 2690 11 1111 Соррегар 21685 17662 --07920 74080 1 1 3925 Cocoanuts. Ginohona Chips. 1111 Branch, Oinchona. 1111 Trunk, Cinchona, 1114 cwt. 1154 11 1111 Cacao. 19599 187153 187153 15 15 67950 750065 110046 1111 Tes. Native Ooffee, 1111 334111111 Plantation Goffee, 1111 Chittagong Calcutta ... Bombay ... For what Port. 27/7 28/7 29/7 2/8 Date of Olearing. 30/7 30/7 1/8 1/8 2/8 2/8 . Assaye City of Canter-Scotia Klectrician Nowshera General Werder Baria Clan Stuart ... Port Chalmers Goorkha ... bury ... ss. Caledonien ... bg. Nooral Bohaman ss. Rajpootana . ss. Culna ss. Ellora Vessels. GALLE.

Importation of Rice from Indian Ports during the Week.

TO GALLE:-

... Bags 6,754 From Calcutta Southern India

7,418 Total

... Bags 21,120 30 ... , 10,918 ... Bags 32,068 Total

Customs, Colombo, August 3, 1892.

TO COLOMBO:-

From Calcutta Bombay Southern India

Acting Principal Collector.

THE under-mentioned unclaimed goods will be sold by public auction at the Custom House at 1 P.M. on the 15th proximo :-

4 bundles talipot palm leaves.

C. A. MURRAY, Assistant Collector.

Customs, Hambantota, July 27, 1892.

EDWARD ELLIOTT, Fiscal for the Southern L, Province, do hereby give notice that I have appointed Mr. H. F. Obeysekara, Acting Mudaliyar of Hinidum pattu, to be Marshall for that division under the provisions of "The Fiscals' Ordinance, 1867."

E. ELLIOTT

Fiscal's Office, Galle, July 29, 1892. Fiscal.

Ceylon Medical College.

Admission of Female Students.

PRELIMINARY EXAMINATION in General Education for the convenience of Female Students intending to commence the study of Medicine on October 1 will be held at the office of the Director of Public Instruction on Monday, September 19 next, and on the following days, commencing at 11 o'clock A.M.

- 2. The examination will embrace the subjects mentioned in "The Regulations of the Ceylon Medical College," 1892-93, page 8.
- 8. The Latin authors selected for the October examination is Cæsar de Bello Gallico, Book I. In English Literature passages will be selected from Shakespeare's Merchant of Venice.
- 4. Candidates intending to present themselves for the above examination should torward their applications with the necessary certificates to the Principal of the Medical College not later than September 5 next.
- 5. For further particulars application may be made to the Principal or to

H. MARCUS FERNANDO, M.D., Registrar, Medical College.

Colombo, July 28, 1892.

Regulations for Free Scholarships in the Ceylon Medical College.

THE candidates shall possess a Degree in Arts of a University of the Unived Kingdom, India, or the Colonies, or a certificate of having passed an examination recognised by the General Medical Council of Great

- 2. That candidates shall not be above 21 nor under 17 years of age.
- 3. That the Scholarship shall be open to all natives of ' Ceylon, without distinction of race, caste, or creed.
 - 4. That candidates shall furnish satisfactory evidence of character and physical fitness for the Medical profession.
 - 5. That the subjects for examination shall be-

		M	ax. Marl
Elementary Elementary Elementary Latin	Physics	•••	500 500 500 750

- 6. That unless a candidate obtains 50 per cent. of marks in each subject, he shall not become entitled to the Scholarship.
- 7. That the candidate who obtains the highest number of marks over the minimum of 50 per cent. in each subject shall become entitled to the Scholarship.
- 8. That the examination shall be conducted by written papers and viva voce.
- 9. That the Scholarship shall entitle the successful candidate to free education in the Ceylon Medical College for any period not exceeding five years from the date of commencing his Medical studies.
- 10. That all Government Scholars of the Medical College shall give their services free for any special duty connected with the College or Hospital that may be imposed upon them.
- 11. That in the event of the Principal of the College reporting unfavourably on the progress made by any Government Scholar, or against his moral conduct, the Principal Civil Medical Officer shall report the same to Government, and the Exhibitioner shall be deprived of his Scholarship, unless he can satisfactorily explain his conduct.

Notice to Candidates. '

- 1. There are two free Scholarships vacant in the Medical College.
- 2. An examination in accordance with the above regulations will be held at the Medical College on Monday, October 3, and following days, commencing at 11 o'clock A.M.
- 3. The Latin Authors selected for examination are Virgil's Æneid, Book I., and Sallust's Catiline War.

Questions will also be asked on the grammar of the Latin language.

4. Candidates intending to compete should forward their applications with the necessary certificates of age, character, &c., to the Principal of the Medical College not later than September 19, 1892.

> W. R. KYNSEY, Principal Civil Medical Officer and Inspector-General of Hospitals.

N pursuance of the provisions of section 5 of Ordinance No. 13 of 1863, intituled "An Ordinance to amend No. 13 of 1863, intituled "An Ordinance to amend in certain respects the Law of Marriages in this Island, and to provide for the due registration thereof," I, Ponnambalam Arunáchalam, Acting Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian religious worship, has been duly registered for the solemnisation of marriages therein :-

No. 665. Date.—August 3, 1892.

Description.—Bambalapitiya Presbyterian Church, near the 3rd milepost from the Fort of Colombo.

Situation. - Bambalapitiya, 2nd Division, in Salpiti korale, within the gravets of Colombo.

Trustee.—The Rev. Samuel Lindsay.

P. ABUNACHALAM, Acting Registrar-General.

Registrar-General's Office, Colombo, August 3, 1892.

(4)

Statement of Articled Clerks for Admission as Notaries Public, published in accordance with the provisions of the 10th Section of the Ordinance No. 2 of 1877.

٧o.	Name of Clerk.	Address.	Date of	f Artic	les.	Under whom Articled.	Language of intended Practice.	District of intended Practice.
	Western Province. Kalutara District.							
1	Hettikankanange Charles Perera Sumarasekara	Talpitiya, Panadure	June	10, 18	91	Henry Sudricku Jaya- wickrama, of Kalutara, Proctor of the Supreme Court	Sinhalese	Kalutara
	NWestern Province. Kurunégala District.							
2	Charles Stephen Leitan	Negombo	Feb.	21, 18	91	John James Koertsz, of Negombo, Proctor of the Supreme Court	English, Sinhalese, and Tamil	Kurunégala
	Southern Province. Tangalla District.							
3	Uswatteliyanage John Perera Jayasinha	Weligampitiya, Rágam pattu	Oct.	1, 18	91	William Perera Ranasinha, of Colombo, Proctor of the Supreme Court and Notary Public	Sinh»lese	Tangalla
	NCENTRAL PROVINCE.					rubic		
,	Anurádhapura District.	m	7.,		•	a. a.	ه.	Anurádhapur
4	Madivalaliyanage Don Frederick Jayatilaka	Talawatugoda, Pallé pattu	July	3, 18	90	do. do.	do.	Anuramapur
5	Salpahandi Ameteris de Silva Waidyatilaka	Udammita, Rágam pattu	July	80, 18	91	du. do.	do.	do.
	Northern Province.							
	Mullaittivu District.							
6	Daniel Chinatampi Sapapati	Manippay, Jaffna	Jan.	23, 18	92	T. C. Chaugarapillai Proctor of the Supreme Court and Notary Public		Mullaittivu
	PROVINCE OF UVA.	ł	1					
7	Badulla District. William Frederick Henry		Oct.	3 0, 18	90	Frederick John de Saram		Badulla
	de Saraco	Cinnamon Gardens, Colombo		•		of Colombo, Proctor of the Supreme Court and Notary Public		
	P. of Sabaragamuwa.	•						
	Rutnapura District.							
	Wattege Martino Fer- nando	Kudahakapola, Já-ela	Jan.	15, 16	90	John James Koertsz, o Negombo, Proctor o the Supreme Court and William David Mendis Abayasekars of Negombo, Notary Public	; ;	Ratnapura
9	Nandris Mendis Wickra- masinha	Hedges Court, Maradána, Colombo	June	18, 1	891	Charles Perera Senewi ratua Gunatilaks, o Colombo, Proctor o the Supreme Court an Notary Public	Sinhalese	do.

Registrar-General's Office, Colombo, July 30, 1892.

P. ABUNACHALAM, Acting Registrar-General.

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ended July 17, 1892.

Social Peasengers															
Seminary 1.5	EARNINGS FROM											Inc. 1892 o	rease— ver 1891.	1892	below
		— ·	No	Pe	_	No	Pa C	N	[O.]	Rs.	c.	No.	Rs o	· · · · · ·	
Social Peasengers	Passengers, Ordinary	•••	50,742	18,820			21,507 5	9 61,	579	25,241		5,671	3,734 33		
Colar Passengers S1,738 19,390 49 67,234 2,244 14 66,766 26,869 36 9,552 4,455 8 35 74 72 72 73 73 74 74 74 74 74 74	Coolies	- 1		541		1,321									-
Parcels	Season Tickets	•••	4	28	40	5	4 2	1	16	17	80	11	13 59	-	_
Parcels	l'otal Passangara		51 793	10 390	49	57 234	9 944 1	4 66	786	26.869	95	9.552	4.455 81		
	n l	1													35 75
	13											9	12 46		_
		•••											_	1 1	134 68
Vest Catalle					- 1						- 1	1	_		
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Colombo, July 28, 1892.

F. J. WARING, Acting General Manager.

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for scavenging the Town of Nawalapitiya," will be received at the Colonial Secretary's Office up to 1 o'clock P.M. on Wednesday, August 17, 1892, from persons willing to contract for the scavenging of the town of Nawalapitiya for one year from October 1, 1892.

2. The tenders are to be made upon printed forms which will be supplied upon application at the Kandy Kachcheri, and no tender will be considered unless it is furnished on the recognised form, signed by two persons who are willing to stand security.

A deposit of Rs. 10 shall be made, on the understanding that if a tender be accepted and the tenderer decline to complete the contract, the deposit so made shall be forfeited to Government; in all other cases the deposit shall be returned to the depositor.

The specification of the work to be performed, the amount of security to be given, and all other necessary information can be ascertained on application at the Kandy Kachcheri. The rubbish will be the property of the contractor.

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.

Colonial Secretary's Office, for Colo Colombo, July 22, 1892.

H. L. CRAWFORD, for Colonial Secretary.

EALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice in the Western Province during 1893," at the under-mentioned stations, viz., Negombo, Kalutara, and Colombo, will be received at the Colonial Secretary's Office up to noon on Monday, September 5, 1892, from persons willing to contract for the under-mentioned services during the year 1893, keeping each district separate:—

Negombo District.

Best quality kallunda rice, at — per bushel, delivered in any part of the district known as the Negombo district of the Public works Department.

Kalutara District.

Best quality kallunda rice, at — per bushel, delivered in any part of the district known as the Kalutara district of the Public Works Department.

Colombo District

Best quality kallunda rice, at — per bushel, delivered in any part of the Colombo district beyond the Municipal limits, consisting of the Kandy road and Avisawella road.

The tenders are to be made on forms which will be supplied on application at the offices of the Government Agent at Colombo or of the Assistant Agents in the Western Province, and no tender will be considered unless it is furnished on the recognised form.

is furnished on the recognised form.

A deposit of Rs. 50 will be required before any forms are issued; and should any person decline to enter into the contract and bond, his deposit shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract for the supply of rice, and the persons whose contract shall be accepted for rice shall be bound by a cash deposit of Rs. 300 in each case, which must be hypothecated to Government, for the due fulfillment of such rice contract. Quarter bushel of rice must be sent in as samples; any less quantity will invalidate the tender. The samples must be deposited at the Colombo Kachcheri before the date for opening of tenders.

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.

accepting any portion of a tender.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the

Attorney-General, but may be drawn by the tenderers' own lawyers. And when bonds have been drawn by the tenderers' own lawyers, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

Any alteration made in the tender should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

Colonial Secretary's Office, Colonial Secretary.
Colombo, July 28, 1892.

EALEI) Tenders (in duplicate), marked on the envelopes "Tender for supply of Local Materials in the Western Province during 1893," at the under-mentioned stations, viz., Negombo and Kalutara, will be received at the Colonial Secretary's Office up to noon on Monday, September 5, 1892, from persons willing to contract for the under-mentioned services during the year 1893, keeping each district separate:—

Negombo District.

Bamboos Baskets, rattan Bags, gunny, second-hand Beeswax

Bricks, per 1,000, Colombo
Do. approved local
Cadjans, per 1,000, not less then 6 ft. long
Ceiling cloth
Cabook, 18 in. by 9 in. by 6 in., per 1,000
Glass, per sq. ft.
Indigo, per lb.
Lime, slaked, per bushel
Lime, washing, do.
Oil, cocoanut, per gallon
String, coir, per cwt.
Tiles, half-round, per 1,000, Colombo
Do do. local

Do do. local
Twine, Bengal, per lb.
Jakwood, at per cub. ft., sawn to sizes, including rafters
Do. planks of 1 in. or 1\frac{1}{2} in., per sq. ft.

Do. reepers, per 1,000 ft.

Cocoanut piles, &c., for canal work:—
Cocoanut piles, per 1,000 ft.

Do. beams do.

Do. beams do.
Do. slabs do.
Do. pegs do.
Do. planks do.

Kalutara District.

Bamboos
Baskets, rattan
Bags, gunny, second-hand
Beeswax
Bricks, per 1,000, Colombo
Do. approved local

Cadjans, per 1,000, not less than 6 ft. long Ceiling cloth Cabook, 18 in. by 9 in. by 6 in., per 1,000 Glass, per sq. ft. Indigo, per lb. Lime, slaked, per bushel Lime, witewashing, per bushel

Oil, cocoanut, per gallon
String, coir, per cwt.
Tiles, half-round, per 1,000, Colombo
Do. do local

Twine, Bengal, per lb.

Jakwood, at per cub. ft., sawn to sizes, including rafters

Do. planks of 1 in. or 1½ in., per sq. ft.

Do. planks of 1 in. or 1\frac{1}{2} in., per sq. ft.

Do. reepers, per 1,000 it.

Cocoanut piles, &c., for canal work:—

Cocoanut piles, per 1,000 ft.

Do. beams do.

Do. slabs do.
Do. pegs do.
Do. planks do.

The delivery of materials will be required to be made in any part of the several districts known as Negombo and Kalu ara of the Public Works Department.

Samples of bricks, tiles, baskets, coir, and Bengal twine to be delivered at the several Kachcheries before the tenders are opened.

For the supply of the articles enumerated, either as a

whole or part, keeping each district separate.

The tenders are to be made on forms which will be supplied on application at the offices of the Government Agent at Colombo or of the Assistant Agents in the Western Province, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 20 will be required before any forms arc issued; and should any person decline to enter into the contract and bond for the whole or any part of his tender, such deposits shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract for the supply of materials, and the persons whose contract shall be accepted for interials shall be bound by a cash deposit of Rs. 150 in each case, which must be hypothecated to Government, for the due fulfilment of such contract.

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.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers. And when bonds have been drawn by the tenderers' own lawyers, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

Any alteration made in the tender should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

H. L. CRAWFORD. for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 28, 1892.

CEALED Tenders (in duplicate), marked on the enve-lopes "Tender for Supply of Building Materials in the Northern Province," will be received at the Colonial Secretary's Office up to noon on Monday, September 5, 1892, from persons willing to contract for the undermentioned service during the year 1893.

For supplying building materials, &c., for the use of the Public Works Department, Northern Province, at the stations named below :-

Jaffna District.

Arecanut trees, 24 ft. long, each

Bags, gunny, new, each
Bags, olah, with near corners, to contain 2 bushels, each Baskets, naar, not under 12 in. by 12 in. by 8 in., each

Baskets, olah do.

Baskets, olah, water, each Baskets, Madampe, 16 in. dia, top 9 in., each Baskets, rattan, strong, of full size

Brooms, coir, each

- Brooms, ekel, each Bricks, Colombo, per thousand
- Brushes, whitewashing, coir, strong, each Cadjans, not less than 8 ft. long and 1 ft. in breadth, per 100
- Canvas, native, per yard Charcoal, per bushel
- Dammar, per lb. * Gray shirting, per yard Gum Arabic, per lb. Glass, per square foot

Indigo, per lb.

Lime, per bushel, made from coral chips Lime, shells, per bushel Mats, olah, 12 ft. by 4 ft., each

- Mats, tender olah, 6 ft. by 81 ft., each Needles, ordinary, per dozen Naar, palmyrah, per 1,000 Oakum, per lb. Oil, cocoanut, per gallon Oil, fish, per gallon Olahs, palmyrah, per 1,000
- Road pounders of approved timber, diameter at bottom 9 in., at top 61 in., and height 18 in., without handles, each Rosin, per lb.

Rope, coir, 4 in. circumference, per foot

String, coir, per cwt.
Stones, rubble, by weight, per ton
Stones, coral, in blocks, per cubic ft. Sand, per bushel Sandpaper, per sheet

Tape, narrow, white, per 100 yards
Tiles, Coast, 9 in. long, at per 1,000
Tiles, Cannanore, flat, at per 1,000
Tiles, Cannanore, ridge, at per 100
Tiles, ventilating, Cannanore, per 160
Skylights, do. do.

Tiles, flooring, Pondicherry, at per 1,000 Twine, Bengal, per lb.

Thread, cotton, per lb. Thread, linen, per lb. Verdigris, per lb. Vinegar, country, per gallon Wax, bees', per lb.

Timber.

Beams, palmyrah, best quality, 2 of a tree, per ft. run

Do, do. 3 do. Do. do. 4 do. Do. do.

Recpers, palmyrah, best quality, 12 ft. each, atper 100 Reepers, pamyrah, for Cannanore tiles, 12 ft. long, at per 100

Palmyrah piles, at per ft. run

Palmyrah struts, 4 in. by 2 in., at per foot

Palmyrah railings, 4 in. by 2 in., at per foot Note.—The palmyrah timber must be of very best quality.

Jak planks, free from all crack and sap, per square ft. Mango planks, do.

Margosa planks, do. Margosa timber, per cubic ft.

Note. - The price of planks to be given at per square foot to cover any thickness that may be required.

Mullaittivu District.

Reepers, palmyrah, of first quality, 12 ft. long, at per 100

Beams, palmyrah, of first quality, 2 of a tree, per ft. run.

Do. do. do. Do. do. do. Do. do. do. do. 4 in, by 2 in, Struts, palmyrah, do. do. Railings, do. do. do. Piles do. do. per ft, run

Note.—The palmyrah timber must be of the very best quality.

Bricks per 1,000

Cadjans, per 100 (8 ft. long, 1 ft. broad)

* Tiles, half-round per 1,000

Mannar District.

Reepers, palmyrah, of first quality, 12 ft. long, per 100 Beams, palmyrah, of first quality, 2 of a tree, per ft. run

Do. 3 do. dο. Do. do. do. Do. do. do. 5 Struts, pılmyrah da. 4 in. by 2 in. do. Railings, do. do. do. do. do. do. per ft. run. Piles,

Note.—The palmyrah timber must be of the very best quality.

Olahs, palmyrah, per 1,000 Naar, do.

Cadjans, per 100 (8 ft. by 1 ft.) Oil, cocoanut, per gallon Bags, gunny, new, each

2. These tenders are to be made on forms which will be supplied upon application at the office of the Government Agent, Jaffna, and the Assistant Government Agents offices at Mannar and Mullaittivu, 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 approved security, such deposits shall be forfeited to the Crown. All other deposits will be returned upòn signature of a contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the office of the Provincial Engineer, Jaffna.

5. 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.

6. Samples of articles marked (*) to be deposited with the Provincial Engineer, Public Works Department, Jasina, in sealed packets or bottles, labelled with the name of the tenderer, on or before September 5, 1892.

7. Any alteration made in the tender should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

8. 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, together with a fee of Rs. 10.50 to be paid by the tenderer, but the bonds may be drawn by the tenderers' own lawyers. And when bonds have been drawn by the tenderers' own lawyers, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, August 3, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Supply of Rice, Northern Province," will be received at the Colonial Secretary's Office up to noon on Monday, September 5, 1892, from persons willing to contract for the under-mentioned service during the year 1893 :-

1. For the supply of Kallundai rice, best quality, for the use of the Public Works Department, Northern Province, at the stations named below :-

To be delivered at the Public Works Department Store, Jaffna, measured and bagged

To be delivered at the Public Works Department Store,

Pallai, measured and bagged.

To be delivered at the Public Works Department Store, Mullaittivu, measured and bagged.

To be delivered at the Public Works Department Store, Mankulam, North-Central road, measured and bagged. To be delivered at the Public Works Department Store,

Vavuniya, measured and bagged.

To be delivered at the Public Works Department Store, Mannár, measured and bagged.

- 2. The tenders are to be made on forms which will be supplied upon application at the office of the Government Agent, Jafina, and the Assistant Government Agents' offices, Mannar, Vavuniya, and Mullaittivu, and no tender will be considered unless it is furnished on the recognised
- 3. A deposit of Rs. 50 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.

4. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of

the bond, and all other necessary information, can be ascertained upon application at the office of the Provincial Engineer, Jaffna.

5. 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. Quarter bushel of rice must be sent in to the Provincial Engineer, Public Works Department, Jaffna, as samples, labelled with the name of the tenderer, on or before Sept. 5, 1892. Any less quantity will invalidate the tender.

Any alterations made in the tender should bear the initials of the tenderers, and all tenders containing atterations not bearing the tenderers' initials will be treated as informal and rejected.

8. 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, together with a fee of Rs. 10.50 to be paid by the tenderer, but the bonds may be drawn by the tenderer's own lawyers. And when bonds have been drawn by the tenderer's own lawyer, the name or stamp of the Proctor who dratted the bond should be affixed

> H. L. CRAWFORD. for Colonial Secretary.

Colonial Secretary's Office. Colombo, August 2, 1892.

to the document.

LED Tenders (in duplicate), marked on the envelopes "Tender for Transport in the Northern Province," will be received at the Colonial Secretary's Office up to noon on Monday, September 5, 1892, from persons willing to contract for the under-mentioned service during 1893 :-

I .- Transport by Cart.

For conveyance of stores, &c., of any description, from (1) Jafina to any part of the mainland of the Northern Province, and vice versâ, at per cwt. per mile.
Rates for 100 baskets, and per bundle of 10 ola mats to

be given.

(2) Jaffna to any part of the peninsula and vice versa,
 at per cwt. per mile.
 Rates for 100 baskets and per bundle of 10 ola mats to

be given.
(3) For conveyance of stores of any description within Mannar district.

Rates for 100 baskets, and per bundle of 10 ola mats to be given.

II .- Transport by Boat.

For conveyance of stores, &c., of any description, from (1) Jafina to Elephant Pass, or any intermediate place,

Rates per 100 basket, and per bundle of 10 ola mats to

be given.
(2) Jaffna to Mannár, or any intermediate place, at per cwt.

Rates per 100 baskets and per bundle of 10 ola mats to

(3) Jaffoa to Mullaittivu, or any intermediate place, per cwt.

Rates per 100 baskets, and per bundle of 10 ola mats to be given.

2. The tenders are to be made on forms which will be supplied upon application at the Jaffna Kachcheri, and no tender will be considered unless it is furnished on the recognise d form.

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 a contract.

4. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascer-tained upon application at the office of the Provincial Engineer, Jaffna.

5. 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.

6. Any alterations made in the tenders should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be

treated as informal and rejecte 1.

7. 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, together with a fee of Rs. 10.50 to be paid by the tenderer, but the bond may be drawn by the tenderers' own lawyers. And when bonds have been drawn by the tenderer's own lawyer, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, August 3, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Repairs to Maradana and Kew Police Barracks," will be received at the Colonial Secretary's Office on Monday noon, August 15, 1892, from persons willing to contract for the under-mentioned service :-

For repairs to Maradana and Kew Police Barracks, Colembo.

The tenders are to be made on forms which will be supplied upon application at the office of the Director of Public Works, and no tender will be considered unless it

is furnished on the recognised form.

A deposit of Rs. 30 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 approval security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

The deposit should be made at the Treasury or the Kachcheri, and the receipt of the Treasurer or the Government Agent produced when applying for forms.

Sufficient sureties will be required to join in a bond for

the due fulfilment of the contract.

The amount of the bond, and all other necessary information in respect of plans, specifications, &c., can be ascertained upon application at the office of the Director of Public Works, Colombo.

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.

Time required for the completion of the work should be

stated in the tender.

Persons whose tenders are accepted by Government will be required to bear the expenses of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers; and when bonds have been drawn by the tenderers! own lawyers, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

Any alterations made in the tender form should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

Note.-All old materials removed from the buildings to

form the property of the contractor.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, August 3, 1892.

TENDERS for advertising on the Ceylon Government Railway Stations are invited for the sole right to exhibit framed advertisements on the outside walls of the Stations of the Ceylon Government Railway.

There are at present fifty-one passenger stations, and extensions with fifteen additional stations are under con-

struction.

There millions and seventy-seven thousand passengers were booked on the railway in 1891, exclusive of seasonticket holders.

The advertisements will be fixed at the stations by the

Arrangements can be made to grant an annual certificate for advertisements exhibited at the stations.

The usual reservations will be made as regards size and nature of notices and reservation of space for time tables, and notices of the railway or exchange notices of other railways, of the Ceylon Tea Kiosk, and Government notifications. The inside walls of the stastons (i.e., offices, waiting-rooms, and halls) are not available for advertise-

Tenders should be for five, seven, or ten years commen-cing from January 1, 1893. They should be in duplicate, and enclosed in sealed envelopes marked "Tenders for advertising on the Ceylon Government Railway Stations, they will be received at the office of the Crown Agents, London, up to and including the last day of September, 1892, and at the office of the Colonial Secretary, Colombo, up to the last day of October, 1892.

The tenders must be accompanied by a deposit of £25 or Rs. 250, which will be forfeited to the Crown by the tenderer whose offer is accepted, should he fail to take up

the contract or to furnish approved security.

All other deposits will be returned upon the signature ot the contract.

Security in cash or bank deposit receipt equal to six months' rent will be required from the successful tenderer.

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 28, 1892.

EALED 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 un ler-mentioned articles for the use of Government during remainder of 1892, viz. :-

Brooms, coir, with handle, strong Do. ekel, of usual size ... do. Do. ekel, long-handled ... do. Brushes, whitewashing, coir, strong ... do. Calt skins ... each ... Charcoal ... per bushel ... Chatties of sizes ... each ••• Camboys ... do. ... Cotton, twisted line Cuttle bones, perfectly dry ... per lb. ... per 100 Fish oil, clear ... per gallon ... Fullersearth ... per lb. Goblets, earthen ... each ••• Glass tumblers do. Handkerchiefs, coloured ... do. Incense
Mats, common, 6½ by 2¾ ft.
Halpan mats, hospital, 6¾ by 2¾ ft.
Do. do. 6 by 2¾ ft. ... per lb. ... each do. đo. Mats, long, for cooling rice do. Pillows, mat, stuffed with straw ... do. Tape, narrow, white per cwt. ...per 100 yards Thread, cotton, for wicks Twine, Bengal per lb. ... do. Sheep or goat skin, large, thin ... do. Ď٥. do, thick ... do. Vinegar, country per galion Chatties for filtering water, about 6 gallons ••• ... each Soap, salt Tallow, country ... per lb. ... do. Sulphur ... per cwt. Mortar and pestle, 2 by 1 ft. ... each Coir mat bags, 3 by 2 ft. ... do. Gallnuts ... per lb. Salamoniac

Deposit for tender forms, Rs. 25.

A deposit, as noted above, will be required before any form of tenuer 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 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 it 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 Govern. ment will be required to bear the expense of having security bonds prepared for the day 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 immediately on notification of acceptance of tender.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treate i 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 29, 1892.

SALES OF UNSERVICEABLE ARTICLES.

OTICE is hereby given that the following unclaimed and confiscated articles lying in the Police Court of Kalutara will be sold by public auction at the Police Court of Kalutara on Friday, August 26, 1892, commencing at 12 noon :-

7 bill-hooks 2 old umbrellas 1 watch 1 crowbar

parcel, a cloth 1 lot iron 1 lot empty ink bottles 2 quarter-bushel measures 3 seer measures 30 cocoanuts

F. J. DE LIVERA. Police Magistrate.

2 pickaxes

1 pair boots

Police Court, Kalutara, August 2, 1892.

NOTICE is hereby given that the under-mentioned old and unserviceable Naval, Victualling, and Medical Stores will be sold by public auction at H. M. Naval Yard, Trincomalee, on Monday, August 22, 1892, and the following days, commencing at 11 o'clock A.M., viz:~

Iron, old, wrought and Jacks, hydraulic No. 2 (to lift 3 tons) Iron casks Pit saws Drilling tools Files, old and broken Scale and weights Old bunting Packing cases Boats Clocks Mercury

Chocolate Casks Staves Heading pieces Lime juice, bottles Lime juice, cases Wooden cases Wrappers Mess kettles Quinine vials Contractor's bottles and jars Packing cases, &c.

Conditions of sale will be as usual: 25 per cent. to be deposited on the lots being knocked down, and the lots removed within fourteen days of date of sale without fail.

The stores can be viewed the day previous to and morning of the sale.

M. W. MILLET, for Naval Storekeeper.

H. M. Naval Yard, Trincomalee, July 26, 1892.

இதனடியிற் காணப்படும் பழைய சாமான்கள் கஅகூஉ ம் ஆண்டு ஆவணிமூ உஉர் தேதியாகிய திங்கட்கிழமை யன்றும் அடுத்த நாட்களிலும் காலமே கக மணி தவக் கம் இராணியின் மேவல்யாட்டின் பிரசித்த ஏலத்திற்கூறி விற்பனவு செய்யப்படும். அவையாவன:--

பழைய இரும்பும் சீனச்சட்டியும்

தொம்மைக்கினாசு

இரும்புப் பீப்பாக்கள் " மாமறுக்கும் வாள்கள்

" *கடைச்ச*லாயு தங்கள்

அரங்கள் "

தராசும் படிகளும் ,,

கொடிச்சீண

பக்கீசு பெட்டிகள் ,,

வத்தைகள். ,,

நாளிகைவ**்டங்**கள் "

இரதம் "

சக்கவேற்

பீப்பாக்கள் ••

பீப்பாப்பலகைகள், தட்டுகள் ,,

புளிப்பெட்டியும், போத்தல்களும்

ம் ரப்பெட்டிகள் ,,

*ற*ப்போர் "

மேசைக்கேத்*த*ல்கள்

குயிரைப்போத்தல்கள் "

போத்தல்கள் ,,

யாடிகள் ,,

- பக்கீசுப்பெட்டிகளும் இன்னும் பிறவும்

ஏலத்தின் கொக்தீசு வழக்கமானது. சாமான்கூறிமு டிக்தவுடன் க00 க்கு உடு விகிதமான தொகையொடுக்க வேண்டியதாமன்றி, ஏலம்முடிக்த பதினுலை காட்களுக் கிடையிற் றவருது சாமான்களேயு மப்புறப்படுத்தல் வே ண்டும். 🛮 எலத்தி என்ற காலமேயும் முதனைம் சாமா ன்களே பார்வையிட்டுக்கொள்ளலாம்.

> எம். டபிளியு. மில்லட்ஸ். கேவல் ஸ்றோக் கீப்பர்.

திருக்கோணமலே கேவல்யாட். கஅக்உ இல் ஆடிம்ன உசுர் உ

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF KANDY.

The Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall on Saturday, June 4, 1892, at 8.45 o'clock a.m.

Present:—Hon. P. A. Templer, Chairman; F. Vine, Esq.; Dr. F. Keyt; J. B. Siebel, Esq.; J. H. Sproule, Esq.; E. Beven, Esq.; F. VanLangenberg, Esq.; B. de Alwis, Esq.

1. The Minutes of Proceedings of the Meeting held on May 14 were read and confirmed.

The following documents were laid on the table :--Statement of Receipts and Disbursements on account of 2. The following documents were laid on the table:—Statement of Receipts and Disbursements of account or the Municipal Fund from close of 1891 to May 31; separate statements of Receipts and Disbursements in respect of the General Revenue, Police Assessment, and Water-rate accounts; work done by the Municipal Magistrate; Cases instituted by the several Inspectors; and Health Officer's report for May.

Resolved,—That the several statements, as required by section 90 of the Municipal Councils Ordinance, be forwarded to Government, together with the Minutes of Proceedings as soon as confirmed.

3. Read letter No. 593, dated May 10, from the Assistant Chairman of the Colombo Municipal Council, forwarding copy of a report of the Special Committee of that Council appointed to suggest amendments on the Municipal Council. Ordinance, together with an extract from the Minutes of Proceedings of a Special Meeting of the Municipal Council. The papers had been circulated and seen by each of the members.

After a short discussion it was resolved, on motion of the Chairman, that a Special Committee be appointed to consider the report of the Committee of the Colombo Municipal Council. It was proposed by Mr. Vine, seconded by Mr. J. B. Siebel, that Dr. Keyt, Messrs. Sproule, Beven, and Siebel be appointed a Special Committee. This was carried manipously.

was carried unanimously.

4. The annual Administration Report for 1891 was submitted.
The Chairman stated that the Government had requested by letter No. 19 of May 18 that the report be

forwarded at once, though the Ordinance did not require it to be sent before August 31.

It was resolved that the request be complied with, and that Government be requested to furnish the Council with 20 printed copies, on receipt of which the Council will proceed to consider the report, and pass resolutions if deemed necessary, as provided for under section 115.

5. Read letter No. 21 of May 30, and No. X of June 3, from the Colonial Secretary, in respect of the pledges required of the Council before consideration of their application for further aid to keep the lake free from silt.

After some discussion on the subject it was uninamiously resolved that the Municipal Council is prepared to to accept the assistance asked for from Government on the following conditions, which, as a corporation, it pledges itself to fulfil, viz .:-

- (1) That the Municipality undertakes henceforth to keep the lake entirely free from silt in a degree perfectly satisfactory to Government.
- That the Municipal Council undertakes never again to appeal to Government for assistance in clearing the lake.
- 6. The following recommendation of the Standing Committee was considered:-

"That a new assessment of premises liable to assessment be made for 1893."

- 'Resolved,—that the recommendation be adopted; that three assessors be appointed to carry out the work, the total amount of remuneration being the same as was paid on the last occasion (1887); and that the appointment of assessors be left to the Chairman.
- 7. Read the following recommendation of the Standing Committee on an application by Mr. E. Beven for a supply of water to his premises No. 46, Victoria Drive, by means of pipes laid in connection with those laid to premises No. 116, Malabar street :-
- "That the permission asked for by Mr. Beven be granted under section 10 of the by-laws dated February 27, 1878, conditionally on the consent of the occupant of tenement No. 116, Malabar street, being obtained; and that this permission be granted on the understanding that the Council is not responsible for stoppage of water consequent on any action of the occupant of tenement No. 116, Malabar street.

Resolved,—That the application be adopted.

8. On motion of the Chairman the meeting was adjourned until 8 o'clock a.m. on Saturday, June 11, for the purposes of receiving (1) the Special Committee's report on the proposed amendment of the Municipal Councils Ordinance; and (2) the draft reply to the letter from the Colonial Secretary, No. 14 of April 14, in respect of the Council's claim for water supplied to certain Government buildings in excess of the allowance.

> P. A. TEMPLER, Chairman.

Confirmed this 23rd day of July, 1892.

Report of the Sanitary Condition of the Town of Kandy for the Month of May, 1892.

From the 1st to the 20th of the month the weather was dry, the heat being sometimes great during both night and day. On the 21st a heavy downpour of rain relieved the oppressive heat, and heavy showers on the 24th and 25th instant helped to cool the atmosphere considerably. With the exception of some cases of fever the health of the town was satisfactory. Coughs and colds prevailed to some extent during the wet weather.

Chickenpox.—On the 6th of May a case of chickenpox was reported from Torrington road in house No. 3. The patient, a Sinhalese domestic servant, was isolated in his house. On the 22nd instant two other cases occurred in the same house. One was a Sinhalese boy named James, aged 13 years, and the other a girl, Lucia, aged 11 years.

The eruptions in both cases were of a mild nature.

Choleraic Diarrhaa.—On the 16th of May a case of acute diarrhoea was reported by the Colonial Surgeon. The patient was removed to the Government Civil Hospital for treatment; and the Assistant Colonial Surgeon's report on the case, a copy of which was forwarded to the Chairman of the Municipal Council, was to the effect that the patient was found suffering from the disease in Castle Hill street, and expired three hours after admission into the hospital. On receipt of the report I at once instructed the Head Inspector to disinfect the place, and took other measures to prevent the spread of the disease. The Inspector was further instructed to visit the place daily and report the occurrence of any fresh case. I am glad to report there was no other case.

Slaughter House.—During the month 288 black cattle and 124 buffaloes were slaughtered, giving an average number of $9\frac{\pi}{2}$ of the former and 4 of the latter slaughtered daily. The cattle were in fairly good condition.

The market, latrines, and drains were examined as often as possible, and found to be clean.

Kandy, June 3, 1892.

THEODORE MORGAN, Health Officer.

Statement of Receipts and Disbursements to May 31, 1892.

		Receipts.	Dia	bursements.
Revenue.	Rs. c	Rs c.	Expenditure.	Rs. c.
Cash balance from 1891	–	11,097 28	Arrears	114 0
Arrears	—	473 50	Commutation rate, 1892-commission and	
Commutation rate, 1892	7,500 0	7,426 0	charges	621 65
Interest	125 0	3 22	Judicial account-salaries and printing	550 34
Judicial fines	1,050 0	866 25	Lake silt, removal of	688 4
Licenses	1,385 0	1,376 50	Licenses—printing	15 25
Miscellaneous receipts	140 0		Miscellaneous charges	165 18
Public market-rents	10,250 0	3,209 24	Office charges—salaries and sundries	2,071 65
Public works-Government co		•	Public market-wages, lighting, &c	830 86
bution	850 0		Public works	5,105 33
Rent:	500 0	125 25	Rents	7 25
Scavenging	300 0	95 0	Sanitation—salaries and disinfectants	1,482 84
Slaughter-houses-fees	3,824 0	1,692 50	Scavenging	2,909 49
Stamp duties	3,125 0	-	Side drains of (P.W.D.) roads	183 71
Taxes	1,400 0	61 70	Slaughter-houses-wages, feeding cattle, &c.	445 4
Tolls	15,820 0	5,190 14	Stamp duties	11 44
Town Hall-rents	400 0	75 0	Taxes	100 32
Recreation ground-rents	170 0	54 0	Time charges—wages, powder, &c	173 9
Guides' deposits		10 0	Tolls	11 0
Suspense account Rs. 48-52	and		Town Hall—lighting, &c	75 52
sundry debtors' account Rs.	56.48	105 O	Volunteer and public band	300 O
Assessment tax-arrears and	costs —	1,216 80	Recreation ground	287 94
Assessment tax for 1892	17,887 45	3,753 88	Manure Rs. 71.93 and refunds to guides Rs. 4	75 93
Interest	60 (Petty cash 59 cents and stores Rs. 748 56	749 15
Sundry debtors' account		50 30	Suspense Rs. 9.87 and sundry debtors'	
Water-rate-arrears and costs	—	1,187 29	account Rs. 485.61	495 48
Water-rate—rate for 1892	18,533 18	3,902 43	Assessment tax arrears—costs and charges	73 85
Interest	60 ()	Do. for 1892—salaries and sundries	1,308 1
Sale of grass	650 (160 98	Street lighting and names, &c	496 78
Sale of bricks Rs. 320 and of	water		('verplus by sales of properties	53 88
Rs. 44·33	—	364 33	Water-rate arrears-costs and charges	73 85
Sundry debtors' account	—	89 70	Do. for 1892—salaries and sundries	1,273 36
House service-work done	—	2,254 63	Waterworks maintenance	1,176 29
		•	Clearing reservoir, &c., and supplying water	1,123 94
			House service—materials	953 2 3
				24,003 69
,			Balance carried forward	20,918 71
	84,029 63	44,922 40		44,922 40
			· ,	

Kandy, June 2, 1892.

L. VANDERSTRAATEN, Accountant.

The Minutes of an Adjourned Meeting of the Municipal Council of Kandy held in the Town Hall on Saturday, June 11, 1892, at 8 o'clock a.m.

Present:—Hon. P. A. Templer, Chairman; Dr. F. Keyt; J. B. Siebel, Esq.; J. H. Sproule, Esq.; J. N. d'Esterre; Esq.; E. Beven, Esq.; B. de Alwis, Esq.

1. The report of the Special Committee appointed on June 4 (Minute 3) to consider the report of the Special Committee of the Municipal Council of Colombo appointed to suggest amendments on the Municipal Councils Ordinance was submitted and read.

Proposed by Mr. J. B. Siebel, seconded by Mr. E. Beven, "that the report just read be adopted and a copy forwarded to Government, and one to the Municipal Council of Colombo; and that it be pointed out to the Government and the Colombo Municipal Council: (1) That the form under Schedule of Ordinance No. 7 of 1887, marked D. requires that nayment he made into the office of the Treasurer of the Municipal Council can office not constead by the requires that payment be made into the office of the Treasurer of the Municipal Council, an office not created by the Ordinance (the form appears to have been copied from the old Ordinance No. 16 of 1865, section 25, which made the Government Agent the Treasurer); (2) that no authority is specially given to any person to grant receipts on behalf of the Municipal Council for money paid into the Municipal Fund."

On putting the motion to the meeting the Chairman declared it carried nem. con.

2. Mr. J. B. Siebel, on behalf of the Committee appointed on May 5, reported that the draft reply to the Colonial Secretary's letter No. 14 of April 14 was not ready for reasons explained by him.

P. A. TEMPLER, Chairman.

Progress Report of Work brought up to May 31, 1392.

Item of Work.		ounted ve for the Ye			Expend to April			Expenditure in May, 189		Total.		Balance.
		Rs.	c.		$\mathbf{Rs}.$	c.		Rs. c.		Rs. c.		Rs. c.
Upkeep of pavements and drains	•••	1,200	0		59 3	99		294 68a		888 67	•••	311 33
Upkeep of town and streets	•••	4,500	0	•••	. 1,022	27		408 25b		1,430 52		3,069 48
Alutgantota and Lady Anderson's	road	450	0		153		•••	51 74c		204 86	•••	245 14
Udawattakele roads		1,700	0		555	59	• • •	78 92d		634 51	•••	1,065 49
Haloluwa, Slaughter-house, Deya	nne-	•								•		-,
wels, Biherowekande, and Smal	lpox											
Hospital roads	•	1,000	0	•••	232	5	•••	35 96e	•••	268 1	•••	731 99
Municipal Council building	•••	1,500	0		446	51	• • •	150 45f	•••	59 6 96	•••	903 4
Watering streets	• • •	300	0	•••	55	80	•••		•••	<i>55</i> 80	•••	244 20
Main sewers	•••	600	0	• • •	66	92	•••	13 77g	•••	80 69	•••	519 31
Market buildings and roads	•••	1,200	0	•••	73	11		29 48ħ	•••	102 59		1,097 41
Miscellaneous works	•••	300	0	• • •	64	0	• • •	71 52 <i>j</i>	•••	135 52	•••	164 48
Care of and planting ornamental t	rees	8 0 0°	0	•••	325	4 6	•••	, 76 86k	•••	402 32	•••	97 68
Tools	•••	400	0	•••	67	90		2 07		69 90	•••	830 10
Ferry approach	•••	100	0	•••				• • —	•••			100 O
Upkeep of bathing tank	•••	250	0	•••	19	80	•••	13 36m	•••	3 3 1 6		216 84
Lady Gordon's road, Lady Longd												
drive, and Lady MacCarthy's road	ì	1,000	0	•••	196	98	•••	14 49n	•••	211 47	•••	788 58
Ferry boats	•••	400	0	•••	-		•••		•••	-	•••	400 O
Upkeep of fountain	•••	150	0	•••	-		•••	-	•••	_	•••	150 O
Public privy	•••	518	0	***	_		•••	_	•••	_	•••	518 Q
Peradeniya road, side drains	•••	1,000	0	•••	925	68	•••	_	•••	925 68		74 32
Cattle exposing shed	•••	257	0	•••	_		•••	_	•••			257 0
Clearing out silt trap and Victoria d	rive	277	0		75	41	•••		•••	75 41	•••	201 59
Repairing Lewella ferry boat	•••	300	0	•••	_	• `			•••		•••	300 O
Repair Gonawatta do.	•••	400	0	•••	-		•••	114 410	•••	114 41	•••	285 5 9

(a) 400 lineal yards of barrel drain in Colombo street cleared; clearing gratings along streets; 10 man-bole covers repaired and renewed; 200 lineal feet of pavement rebuilt; 17 cubes of gravel transported for pavement; 9 lines of pavement gravelled; 10 squares of pavement laid in cement concrete, King street.

(b) 434 lines of sides of roads and drains cleared; 97 cubes of metal transported; 19.50 cubes of gravel transported; 96 squares of road repaired (Gregory road).

(c) 300 squares of road—Lady Anderson's road—repaired.

(d) Wages of watcher; repairs of cooly lines; clearing away overhanging branches and creepers along the several roads; awaening roads.

several roads; sweeping roads.

(f) Whitewashing Katugastota toll-house; shifting tiles; repairing doors and windows, and renewing spouting; pointing floor at Katugastota toll-house; repair of pump at Town Hall; shifting tiles and repairing wall; varnishing doors and windows.

- (g) Repairs to main sewer.

 (k) Whitewashing walls; repairing tats; cleaning iron pillars.

 (j) Clearing ground and weeding at head of lake near tennis court; 5 cubes of metal transported for repairs of road to rubbish depôt; 6 cubes of gravel transported; 2 lines of road metalled and rolled.

 (k) Weeding round trees and plants; repairing fences; trimming hedges.

(I) Purchase of buckets.

(n) Clearing banks of tank of jungle, &c., clearing silt from bed of tank.
 (n) Clearing away overhanging branches and creepers; cutting out white-ants nests.
 (o) Artificers employed repairing boat; caulking and tarring; purchase of oakum, tar, coir string, nails, rod

Municipal Office, Kandy, June 11, 1892 H. BYRDE, Secretary.

ROAD COMMITTEE NOTICES.

OTICE is hereby give advice and consen	en that the Governor,	with the	Proprietors or Agents.	Estates.	Acresge.
having agreed to grant t	it of the Legislative	Council,		Holbrook	188
improvements to the under	-mentioned road for	1892, the	Chas Strachen & Co	St George	262
Provincial Road Committee "The Branch Roads Ordin	e, acting under the pro	visions of		section; 42,0 5 ft.	
August 18, 1892, at 3 o'clo	ck P.M., at their office	iu Kandy,	Ches Strachan & Co	Woodlake	163
proceed to assess the under the private contributions:-		make up		ection, 44.655 ft.	
	•	,,	The heirs of RB Lawrer		189
AGRA ROAD (between Li	. •	, ,		Ardlaw	209
Government moiet	ty Rs. 2,144 ons ,, 2,144		J M Smith (J K Symond	ls) Albion	275
	ion, 3,122 ft.	-	lat to 16th	section, 49,985 ft.	
Heirs of J F Macleod	Belgravia	297	The heirs of R B Lawren	ce Balmoral	199
lat to 2rd s	section, 7,918 ft.		(E Bowden Smith) Do	Clydesdale	227
A V & J H Renton	Taliankanda	264	G R Sporter (W Machana	is Mhaumfald	979
E Templer	Deyanella	267	W P Fletcher A H Thomas Jeronis Peris A J Ashton A Ashton Do Starmann & Sons	Wishford	181 348
		319	Jeronis Peris	Elbedde	276
G A Talbot & G Reid Whittall & C	Maussa-ela	503	A J Ashton	Iona	190
AF Harper (A J Thomas	s) Eildon Hall	413	A Ashton	Torrington	191 109
H R Wiggin Do	Bambarakele	218	Stevenson & Sons	Lot 110.382	Iossend 125
Do W Coodens (II D Wies	Lot 110,386, De	ell 100	G Seton	Lot 110,383,	Pres-
G W Goodeve (H R Wigg A J Thomas (A F Harper		207		ton No 2	225
J M Robertson & Co		248	1st to 17th s	section, 52,575 ft.	
Cumberbatch & Co	Rahanwatta	305	A H Thomas	Glenlyon	284
H R Wiggin Do	Queenwood	228		•	
A C Seton	St. Margarets 11			ection, 55,215 ft.	
	•	.,	H E FitzClarence & L		
	ection, 11,984 ft.		Terin (Colombo Commer Company, Limited)		269
P M Austruther (G S & C	o) Tillicoultry	397			
	section, 16,151 ft.			section, 57,855 ft.	801
J A Martin (J A Campbel		389	Stevenson & Sons	Agra Uva	331
M C Buller	Agarakanda	300	1	section, 63,135 ft.	
. 1st to 7th s	section, 20,936 ft.		Chas Strachan & Co	Hautville	320
C R S Carew and J H Sea	iley Fassitern	277	A W Gadesden (R C Bo A W Wickham	Holmwood	277 391
1st to 8th s	section, 23,015 ft.		1	section, 65,775 ft.	•
FA&WN Fairlie		389	A L Croos & M Balla		
	Henfold	305	(R.W Kerr)	Glasgow	458
Do Whittall & Co	St Regulas Gleneagies	269	(R W Kerr) W H & D Anderson	Waverly	,157
R C MacIver (H E W Coo		206		section, 68,415 ft.	
Aitken, Spence & Co	MacDuff	221	Cumberbatch & Co		242
TIO Haman	Lower Cymru	276	R C Bowie	Portmore	306
T G Hayes	Upper Cymru Tangakelle	348	1		
Alstons, Scott & Co	Vellekelle	184	1	section, 71,055 ft.	
A E Thomas	Begally	48	C B Lutyens & G H D	Mornington	404
A G Yeates G H D Elphinstone (C	Maria	297	T Mackie (Cumberbatch		209
Lutyens)	Elgin	291	Aitken, Spence & Co	Bromley	86
Ďo	4 Kellyhill	158	T Mackie (G S & Co)	Lot 112,364,	
Alstons, Scott & Co	Uvakellie	297	,	Land	160
1st to 9th	section, 26,915 ft.		. 1st to 25tl	a section, 73,920 ft.	
John M Smith (J K			New Dimbula Co, Limite		3,125
monds)	Caledonia	244	The heirs of R; B Lawn (E Bowden Smith)	Lot 7,593, I	andsend 165
1st to 10th	section, 34,990 ft.		Do	Lot 112,36	3, Sand-
A J Farquharson	Agra	277	, D.	ringham	
Colombo Commercial Con	npany,	0.51	Do	Lot112,365,	THILVAIR CT
Limited (J & Wardro Carey, Strachan & Co	op) Braemore Freshwater	259	And at the same time		
• ,		,., 25	evidence, if necessary, a		
	h section, 38,990 ft.		and suggestions	• • •	T.
Stevenson & Sons	Frankerton	19	3		Thornur, for Chairman.
1st to 12	th section, 41,715 ft.			• '	··· Chairman
Aitken, Spence & Co	Carnley	45			
R C Paterson	Carnley, Up	per 36	7 Kandy, July 26,	1892.	

I

		.
OTICE is hereby given that the Governor, with the advice and consentof the Legislative Council, having	Proprietors or Agents.	Estates. Acreage.
	J M Robertson & Co	Glentilt 447
agreed to grant the under-mentioned sum for widening the under-mentioned road for 1892, the Provincial Road	II M Husey (CH Hoo'i)	Mausakele 278
Committee, acting under the provisions of "The Branch	F A Smith (H W Bailey)	Ekolsund 310
Roads Ordinance, 1874," will on Thursday, August 18,	R Brown & F R Chapman	Nyanza 394
1892, at 3 o'clock P.M., at their office in Kandy, proceed	S Agar & T G Hayes	Ganagawatta 186
to assess the under-mentioned estates to make up the	J M Murdoch and A Ross	Kalaneya 191 Leaston and Ric-
private contributions :-	o M Murdoen and A Ross	La-4-m /00
DIROYA ROAD (from Dikoya Bazasr to Norton Bridge).	G O Poulter	Bitterne 169
Government moiety Rs. 11,892.50	H D Dean (T G Hayes)	Kintyre 288
Private contributions ,, 11,892.50	Geo. Steuart & Co (A Ca-	,
1st and 2nd sections.	meron)	Brownlow 583
45 . 4 . 37 . 4	Do do	T all
	A W T Sackville	Maskeliya 369
TS Dobree Dikoya 406	K M Knight (A E Wright)	Caskieben 207
O B Estates Company, Ltd. Darawella 706 F H M Corbet Manikwatta 489	Geo Steuart & Co (G Greig)	Laxapana 536
C C D Names Hadles 930	n. "	T 1 1 1 # 070 00
H L & R W Forbes (A	J N Comphell	\$7-11-3-123 ' SAA
Craib) Invery 306	T N Christie	Blantyre 243
Posanquet & Co Stamford Hill 276	Do	St. Andrews 319
H L & R W Forbes (A	J P Green & Co (Sir Charles	2 2 2 3
Craib) Waterloo 207	Hartley, &c.)	Dalhousie 284
Cumberbatch & Co Annfield 289	Do (FGA Lane)	Situlaganga 272
FGALane Kinloch 122	CS Agar	Forres 196
W Holt St. Leys 130	Do	Warburton 193
R H S Scott Ottery 243	J N Campbell	Moray 228
A M Cheyne (J Anderson) Erlsmere and Dorothes 374	T Scovell	Adam's Peak 742
and Dorothes 374		Rutherford 278
E G Harding & Co Battalgalla 444	= (Dotale 108
Lanka Plantation Company (J	T Gray (Mackwood & Co)	Ovoca 256
MR & Co) Gonagalla 186	Whitall & Co	Luccombe 478
Do. do Parramatta 136	H J Soyza	Hapugastenna 601
Do. do Fordyce 448	Lee, Hedges & Co	Mottingham 269
Do do Garbawn 147	T Gray (J M R & Co)	Bunyan 288
EM Leaf (W Saunders) Barkindale 81	H S Harris	Queensland 281
Mackwood & Co Bathford 219	J M Roberston & Co	Mocha 588
Trustees of the late F Saunders (WS) Hornsey 254	A E Wright	Bloomfield 268
	W Michell (H F Harris)	Dunnottar 185 Brunswick 252
Dallin I Burner (D) Consideral About in the 1	A E Wright J M Robertson & Co (John	
Combonhatch & Co Pount 000	Mit Lall	1)! 408
Heirs of CF & JB Forsyth	XX M(4.2.1)	Transfer of the Control of the Contr
	W Agar	(1) 000
(W Saunders) Blink Bonnie 223 J F Maclennan Overton 157	Wm Rollo (G S & Co)	Glenugine 389
The Ceylon Tea Plantation	J G & N Macfarlane	Springbank 207
Company, Limited Tillyrie 754	1	Bargrove 207
H R Trafford, W R Waller Poyston 159		Ormidale 148
K M Power Bon Accord 163		Scarborough 276
C B Smith Florence & Abbots-	E. Mortimer	Cleveland 184
leigh 275		Annandale 285
1st to 4th section.	Jas Cantlay	Ladbroke 208
JA Kerr (R W Tatham) South Wanarajah 255		{ Alton } 458
W J Skene (W M Laurie) Lethenty & Essex 320		(Opcor
G C Elwes Summerville 239		Strathspey 233
C J Backhouse Mayfair 298		
L H Kelly (Whittall & Co) Castlereagh 511	1	108,894, Beacons-
S G D Skrine Claverton Upper 198	TIT IN DIA! Dance	field 171
Whittall & Co Dunkeld 23'		Blairavon 177 Lot 6.904. T P
F G A Lane Blair Athol 80	· •	
E H Skrine Osborne 44:	. .	108,296, Mincing Lane 198
Whittall & Co Elstree, Lot 5, T.P	C P Postman	
97,895 : 160 Do Banff 21		Suriakanda, Lot 6.905. T P
DO 4 T A C D 101		717.771
FGA Lane & Carey Broad Oak 19 E J Young and W J Mac-	A Done (T Manutan)	Manifesta Tax
Lallian Tak 0401 M D	A Ross (J Munton)	6.906. T P
102,166, Blair-	•	100 000
gowrie 11	J Cantlay (F P Withams)	T - 1 (6000 TD TD
	J Cantray (F F Withams)	108,299, Minna 268
lst to 6th section.	J Clarke (H Blacklaw)	Lot 6,909, T P
FHM Corbet Wanarajah 64	,	108,300, Glencoe 208
1st to 8th section.	D J MacGregor	. Lot 6,910, T P
D W H Skrine (Skrine & Co) Warleigh 18	•	108,301, Fair
1st to 10th section.	•	Lawn 297
Mackwood & Co New Valley 45	A Ross (J Munton)	. New Caledonia,
E M Leaf Hallooville 23		Lot 6,911, T P
Aitken, Spence & Co Rockwood 20		108,302 216
William Rollo (E J Blyth) Gorthie 31		e ·· · ·
The Fastern Produce Company,	& Co)	Glencairn 390
Limited Norwood 88		
	Can Stamont P. C.	Portree 272
	•	

Proprietors or Agents.	Estates.	Acrea	ge.	Proprietors or Agents.	Estates.	Acreag
Heirs of C Tatham (Mack	wood _			A H Pargiter, F'F Mackenz	ie	
& Co)	Ireby	9	275	(A K Lewis), Colombo Con		
Geo Steuart & Co (E M				mercial Company, Limited		7a 6
mer)	Kabagalla	• • • • • • • • • • • • • • • • • • • •	237	1 1 1 1 1		
W. G. Lang	Lanka		128	Int to 10	th section.	
J N Campbell	Craig Hil		76	**		
Colombo Commercial Co, I			203	Wm Rollo (F L Clements)	Chapelton	6
R Cotesworth	Stockholi		288			
W Agar (G S & Co)	Mahanilu		580	1st to 20	th section.	
CS Agar (do)	Gauravill		60 6			
W G Lang (J N Campbe	ll) Lot 7,19	0, T P		L. H. Kelly (Whittall & Co)	Willardea	8
0.7		, Geddes	196	C& A Fetherstonhaugh (J M & Co)	Bridwell	
G Zancarol and M Rizo			0.00		Kottiyagala	4
Christie)	Corfu	•••	257			1,0
lat to	18th section.		}	A H Pargiter (G S & Co) C W Horsfall & A G Layard		4
			1	J D Robinson (J P Green		1
A M Cheyne & W H W	T. 101	•		Co), T Farr	~	4
(Mackwood & Co)	Larchfiel	1	161	J G Fort (H P Roberts)	Lynstead Eltofts	
J C Princep, F G Care D G Collinson (ey, & Lot 7,1	93, T P	- 1	` ,	j (Champion Lo	
D G Comman (J N (110,394.	Frogmore	208	Chas Strachan & Co	··· { Champion U	
Campbell)	•••)	_	ا ۵٫٫	H A Claremont (T Farr)	T . C. 3	
T C Anderson (T Scovell	Gartmore	0. m	250	Chas Strachan & Co	77". 1 *	
Colombo Commercial Co, 1	Ltd Lot 7,1	90, T P	۱ ۵۰۰	C Forbes & W A S Sparling		
	- 110,89	3, Bevys	201	O rorbes as W A D Sparing	101,848, L	
· let to	12th section.			A F Souter & J Gray	Lot 6,279\frac{1}{2},	
				A P Souter a b aray	141,850,	Ŝt
J M Robertson & Co	Elbedde		747		Vigeans	
W Agar	Lawrence	• •••	565	A T Cathcart	Lot 6,280,	
let to	13th section.		1	A I Capposit	101,851,	Devon-
					ford	
A Ross (J Munton)	Venture		405	Lands and Produce Estates		***
W S Raffin	Lot 7,2			(D Edwards & Co)	Fatteresso	
•	111,46			A R Lewis and T Farr	Lot 6,985,	ТË
T .	Ventu:		274	11 IJ LICHID BUG X I GII	Lot 6,985, 110,064,	North-
Do.	7,227 &	,228, Kew	211		cove	•••
let to	14th section.			James Sheriff, J S Brown		***
			•	R Lewis)	Dunlow and	Aldie
J M Robertson & Co				20 200,000	Dunion and	
Walker)	Del Rey	·	725			
lot to	1 Cab accation			And at the same time and		
	16th section.			evidence, if necessary, and	receive and consid	er object
C Fetherstonhaugh (J	M R			and suggestions.		
& Co)	Kirkosw	ald	870	•		
J M Robertson & Co	Tientsin	•••	385		J. J. TH	ORBURN.
Geo Steuart & Co	Morar	•••	484			Chairman
	Theresia	•••	332	1	• • • • • • • • • • • • • • • • • • • •	
G K Maitland						
G K Maitland Geo Hadden	Bittacy	•••	142			
G K Maitland	Bittacy		142 438	Provincial Road Commit	tee's Office,	

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

No. C/246. In the Matter of the Estate of Wediagey Samuel Fernando, late of Panaduré, deceased.

Piankaragey Engeltina Fernando, of Panaduré.

Vs.

1, Charles Fernando; and 2, Louisa Fernando, both of Panaduré.

Respondents.

THIS matter coming on for disposal before D. F. Browne, Esq., Acting District Judge of Colombo, on the 21st day of July, 1892, in the presence of P. D. A.

Mack, Proctor, on the part of the petitioner Piankaragey Engeltina Fernando, of Pánaduré; and the affidavit of tha said Piankaragey Engeltina Fernando, dated 15th July, 1892, having been read: It is ordered that the said Piankaragey Engeltina Fernando be, and she is hereby declared entitled to have letters of administration to the estate of Wediagey Samuel Fernando, deceased, issued to her, as widow of the said deceased, unless the respondents abovenamed shall, on or before the 25th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, Acting District Judge.

The 21st day of July, 1892.

In the District Court of Kalutara. Order Nisi.

Testamentary Jurisdiction. No. 24.

In the Matter of the Estate of the late Edward Orr, deceased, of Kalutara.

THIS matter coming on for disposal before F. J. de Livera, Esq., District Judge of Kalutara, on the 28th day of July, 1892, in the presence of Mr. H. S. Jayawickrams, proctor, on the part of the petitioner Eliza Orr, of Kalutars; and the affidavit of Eliza Orr, of Kalutars, dated 28th July, 1892, having been read:

It is ordered that Eliza Orr, of Kalutara, be and she is hereby declared entitled, as the lawful widow of the said intestate, to have letters of administration to the estate of Edward Orr, deceased, of Kalutara, issued to her, unless any person shall, on or before the 29th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> F. J. DE LIVERA. District Judge.

The 28th day of July, 1892,

In the District Court of Kandy.

Testamentary) In the Matter of proving the Last Will and Testament of Alexander Burnett Jurisdiction. No. 1,716. Oliver, late of Badulla, deceased.

THIS matter coming on for disposal before Charles Selkrig Hay, Esq., District Judge of Kandy, on the 25th day of July, 1892, in the presence of Mr. Sproule on the part of the petitioners William Stewart Taylor and George Augustus Craib; and the affidavit of the said William Stewart Taylor and George Augustus Craib, dated this day, having been read, on the motion of Mr. Sproule, proctor for petitioners:

It is ordered that the will of Alexander Burnett Oliver, deceased, dated 30th April, 1891, be and the same is hereby declared proved, unless any person or persons shall, on or before the 12th day of August, 1892, show sufficient cause to the satisfaction of this court to the

It is further declared that the said William Stewart Taylor and George Augustus Craib are the executors named in the will, and that they are entitled to have probate of the same issued to them accordingly, unless any person or persons shall, on or before the 12th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> CHAS. HAY, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary) In the matter of the estate of the late Vairavanather Alvar, of Thumpalai, Jurisdiction. deceased.

Alvar Vallipuram, of Thumpalai Petitioner.

1, Iledchimy, widow of Nagar; and 2, Valli-

THIS matter of the petition of Alvar Vallipuram, of Thumpalai, praying for letters of administration to the estate of the above-named deceased Vairavauather Alvar, of Thumpalai, coming on for disposal before Lionel Frederic Lee, Esq., District Judge, on the 23rd day of July, 1892, in the presence of Messrs. Casippillai and Cathiravelu, Proctors, on the part of the petitioners, and the affidavit of the petitioner dated the 9th day of May, 1892, having been read, it is declared that the petitioner is the natural and lawful son of the said intestate, and is entitled to have letters of administration to the estate of the said intestate estate issued to him, unless the respondents or any

other person shall, on or before the 29th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> LIONEL LEB, District Judge.

Signed this 23rd day of July, 1892.

In the District Court of Mullaittívu. Order Nisi.

Testamentary) Jurisdiction. No. 1.

In the Matter of the Estate of the late Retnasinghe Muthaliyar Somanather, of Tunukkai, deceased.

Somanather Saravanamuttu, of Tunukkai Petitioner. Amuthattai, widow of Somanather, of Tunuk-

kai, for herself and on behalf of the minors 1, Somanather Ponnambalam; 2, Somanather Kayilasapillai; and 3, Sómanáther Ponnu, all of TunukkaiRespondents.

THIS matter of the petition of Somanather Saravanamuttu, of Tunukkai, praying for letters of administra-Intitude of the above-named deceased coming on for disposal before E. M. de C. Short, Esq., District Judge, on the 14th day of July, 1892; and the affidavit of the petitioner, dated the 4th day of July, 1892, having been read, it is declared that the petitioner is the son 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 31st day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> E. M. DE C. SHORT District Judge.

Signed this 27th day of July, 1892.

In the District Court of Galle. Order Nisi.

Testamentary (In the Matter of the Estate of Hikkaduwa Liyana Bandige Siyadoris, of Jurisdiction. No. 2,981. Gintota, deceased.

THIS matter coming on for disposal before John H. de Saram, Esq., District Judge of Galle, on the 13th day of July, 1892, in the presence Mr. E. R. Anthonisz, Proctor, on the part of the petitioner; and the affidavit of due execution of the will and of the petitioner in proof of due execution of the will and of the petitioner in proof of his status as executor, respectively dated 16 May and 28th, June, 1892, having been read: It is ordered that the will of Hikkaduwa Liyana Bandige Siyadoris, of Gintota, deceased, dated 13th March, 1886, and now deposited in this court be, and the same is hereby declared proved, unless 1, Kottigoda Kankanange Dancho Hami; 2, Rikkadnwe Liyana Bandige Babun Appu; 3, Hikkaduwa Liyana Bandige Sinno; 4, Kottigoda Kankanange Bbaehami, all of Gintota; 5, Manawaduge Dineshami, on behalf ot his wife Hikkaduwe Liyana Bandige Silindu Hamy, both of Pitiwella; 6, Warnasuriya Jayawardana Patabendige Kovis Appu, on behalf of his wife Passiku Hannedige Punchi Nona, both of Dodanduwa; 7, Passiku Hannedige Kiri Appu, of Dodanduwa: 8, Passiku Hannedige Hingappu, husband of Hikkaduwe Liyana Bandige Justina Hamy, of Dodanduwa, the respondents, shall, on or before the 19th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said Hikkaduwa Liyana Bandigey Pedris, of Gintota, 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 19th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM, District Judge.

The 13th day of July, 1892.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,409.

In the matter of the insolvency of Solomon Murugappa, of Colombo

OTICE is hereby given that a meeting of the creditors of the shows never the s tors of the above-named insolvent will take place at the sitting of this court on September 1, 1892, to grant certificate to the insolvent.

By order of court, J. B. Misso,

Colombo, August 1, 1892.

Secretary

No. 1.762.

In the matter of the insolvency of Hector Cross Buchanan and Frederic William

OTICE is hereby given that a meeting of the cretors of the above-named insolvents will take place at the sitting of this court on August 11, 1892, to prove further claims

By order of court,

Colombo, August 1, 1892.

J. B. Misso, Secretary.

No. 1,769.

In the matter of the insolvency of Pana Uduma Lebbe

TOTICE 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 25, 1892, to appoint assignee.

By order of court

Colombo, August 1, 1892.

J. B. Misso, Secretary.

No. 1,769. In the matter of the insolvency of Pana Uduma Lebbe.

OTICE is hereby given that a maeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 1, 1892, to grant certificate to the insolvent.

By order of court

J. B. Misso,

Colombo, August 1, 1892.

Secretary.

In the District Court of Kandy.

No. 1,321.

In the matter of the insolvency of Avana Kana Wana Muna Muttiya Pulle, of Pattiagama in Deltota.

HEREAS Awana Kana Wana Muna Muttiya Pulle has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly and that two public sittings of the court, to wit, on September 2 and 16, 1892, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Kandy, July 29, 1892.

A. SANTIAGO, Secretary.

No. 1,322.

In the matter of the insolvency of Awana Kana Wana Muna Selemberam Pulley, of Pattiagama in Deltota,

WHEREAS Awana Kana Wana Muna Selembersin Pulley has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate under the Ordinance No. 7 of 1863, and it appears that

he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on September 2 and 16, 1892, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

A. SANTIAGO,

Kandy, July 29, 1892.

Secretary.

No. 1,323

In the matter of the insolvency of Ebel M. Sella Muttu, of North Pundaluoya

WHEREAS Ebel M. Sella Muttu, of North Pundalu-oya, has filed a declaration of insolvency and a petition for the sequestration of his estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Ebel M. Sella Muttu insolvent accordingly; and that two public sittings of the court, to wit, on September 2 and 16, 1892, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

A. SANTIAGO.

Kandy, July 29, 1892.

Secretary.

In the District Court of Galle.

No. 243.

In the matter of the insolvency of William Ettrick Horn, of Udugama.

TOTICE is hereby given that the second sitting has this day been adjourned to August 12, 1892, of which creditors are hereby required to take notice.

By order of court,

J. R. Ludovici,

Galle, July 29, 1892.

for Secretary.

In the District Court of Badulla.

No. 78.

In the matter of the insolvency of Beruwalatottege Augustino Fernando, of Bandarawella in Badulla.

OTICE is hereby given that the adjudication of insolvency made against the above-named insolvent on March 14, 1892, is annulled.

By order of court, J. L. FELSINGER,

Badulla, July 22, 1892.

Secretary.

No 82. In the matter of the insolvency of Meerannige Tepanis Salgado.

WHEREAS Meerannige Tepanis Salgado, now in the juil of Hulftsdorp, Colombo, has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on August 11 and 25, 1892, w.ll take place for the said insolvent to surrender and conform to, agree-ably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

J. L. FELSINGER

Badulla, July 28, 1892.

Secretary.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE ST. HELIERS TEA COMPANY, LIMITED.

- 1. THE name of the Company is "The St. Heliers Tea Company, Limited."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is established are-
- (a) To purchase the estate called and known as St. Heliers, situated in Lower Dikoya, Ceylon, and containing in extent Four hundred and Twenty-seven acres or thereabouts, as from the First day of July, 1892, for the sum of Seventy thousand rupees Ceylon currency (Rs. 70,000) and Three thousand pounds English sterling currency (£3,000), upon such terms and conditions as may be agreed upon between the Company and the proprietor or proprietors of the said estate, and for such purpose forthwith to borrow the sum of Three thousand pounds English sterling currency upon primary mortgage of the said estate and premises or any part thereof, and to create and issue debentures for Twenty thousand rupees, carrying interest at seven per cent. per annum, secured by mortgage and hypothecation of the present and future assets of the Company.
- (b) To purchase or otherwise acquire any other land or lands, right of way, water-right, and other rights, privileges, and easements and concessions, and any machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.
- (c) To improve, plant, clear, cultivate, and develop the said estate, and any other lands that may be purchased, leased, or otherwise acquired as tea estates, or with any other products, or in any other ways, and to construct, maintain, and alter any buildings or works necessary or convenient for the purposes of the Company.
- (d) To purchase or lease any other lands either adjacent to the said estates or either of them, or to any other lands that may be purchased, leased, or acquired, or elsewhere for the purposes of water supply, and (or) providing fuel or timber for the business of the Company, or for any other purpose necessary for the working of the 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. To sell, lease, let on hire, mortgage, dispose of, turn to account, or otherwise deal with all or any of the property and rights of the Company. 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.
 - (f) To purchase tea leaf and (or) other raw products for manufacture, manipulation, and (or) sale.
 - (g) To manufacture tea leaf and (or) other products.
 - (h) To carry on the business of planters of tea and other products in all its branches.
- (i) 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, debentures, 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 Company, present and future, including uncalled capital or the unpaid calls of the Company, and to exchange or vary from time to time any such securities.
 - (j) To make, accept, endorse, and execute promissory notes, bills of exchange, and other negotiable instruments.
- (k) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.
 - 4. The liability of the Shareholders is limited.
- 5. The capital of the Company is rupees fifty thousand, divided into one hundred shares of rupees five hundred 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 Subscribers.

Number of Shares taken by each Subscriber.

W. Cross Buchanan, Talawakele SUSAN CROSS BUCHANAN, by her attorney W. Cross Bu MARION CROSS BUCHANAN, by her attorney W. CROSS B	 CHANAN, Tal: BUCHANAN, T	awakele alawakele	One share One share One share
W. SANDYS THOMAS, Talawakele	***	•••	One share
Percy Bois, Colombo	•••	• • • •	One share
STANLEY BOIS, Colombo, by his attorney PERCY BOIS	•••	•••	One share
W. HENRY FIGG, Colombo			One share

Witness to the signatures of W. Cross Buchanan, Susan Cross Buchanan, Marion Cross Buchanan, and W. Sandys Thomas: H. Phillip Oldfield.

Witness to the signatures of Percy Bois and Stanley Bois: R. F. DE SARAM, Proctor and Notary, Colombo.

Witness to the signature of W. H. HAIGG: R. F. DE SARAM, Proctor and Notary, Colombo.

Dated the Thirty-first day of July, 1892.



ARTICLES OF ASSOCIATION OF THE ST. HELIERS TEA COMPANY, LIMITED.

· REGULATIONS.

1. The regulations contained in table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these articles, but subject to repeal, addition, or alteration by special resolutions. The Company may, by special resolution, alter or make provisions instead of, or in addition to, any of the regulations of the Company, whether contained or comprised in these Articles or not.

PRELIMINARY.

2. Purchase of Estate.—The Company shall forthwith, after its incorporation, purchase all that estate called and known as St. Heliers, situated in Lower Dikoya, Ceylon, and containing in extent four hundred and twenty seven acres or thereabouts, as from the First day of July, 1892, for the sum of seventy thousand rupees Ceylon currency (Rs. 70,000) and three thousand pounds English sterling currency (£3,000), upon such terms and conditions as may be agreed upon between the Company and the proprietor or proprietors of the said estates.

BUSINESS.

- 3. 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.
- 4. Conduct of Business.—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.

ORIGINAL CAPITAL.

5. Nature and Amount.—The original capital of the Company is fifty thousand rupees, divided into one hundred shares of five hundred rupees (Rs. 500) each.

ORIGINAL SHARES.

- 6. Control.—The shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons, on such terms and conditions and at such times as the Directors think fit.
- 7. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.
- 8. Payment.—Of the full amount of five hundred rupees per share, rupees one hundred and twenty-five shall be paid on application and the balance three hundred and seventy-five rupees shall be paid on allotment of each share.
- 9. Interest on unpaid.—If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent, per annum from the day appointed for the payment thereof to the time of the actual payment.
- 10. Issue.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible, in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.

INCREASE OF CAPITAL.

- 11. Nature and Amount.—The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase its capital by the creation of new shares of such amounts per share and in the aggregate as such resolution shall direct.
- 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.

NEW SHARES.

- 13. Terms and Conditions.—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.
- 14. Issue.—All new shares shall be offered by the Directors to the registered Shareholders for the time being of the Company, as nearly as possible in proportion to the amount of the existing shares held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the same shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.
- 15. Premium.—The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

SHARE CERTIFICATES.

- 16. 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.
- 17. 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.

- Renewal 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.
- 19. 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.
- 20. 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.

JOINT HOLDERS.

- 21. Certificate to the first named.—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.
- 22. Receipts and Votes.—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.
- 23. Survivor 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.
- 24. Liability of Joint-holders.—Joint-holders shall be severally as well as jointly liable for all instalments and calls in respect thereof.

CALLS.

- 25. 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.
- 26. 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.
- 27. 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.
- 28. 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 nine per cent. per anum from the day appointed for payment thereof to the time of the actual payment, but the Directors may, when they think fit remit alterether or in part any sum becoming namely for interest under this clause. when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.
- 29. 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 then made, all or any part of the moneys due upon the shares held by such 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 OF SHARES.

- 30. 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.
- 1. 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, 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. Every transfer of a share shall be conducted as follows:

(a) The transferring Member shall first, in writing, notify to the Secretary of the Company his desire to sell any share or shares for the highest offer, and may specify any reserve price therefor he desires to obtain.

(b) The Secretary shall thereupon give notice to each Shareholder that the said share or shares are for sale at the reserved price (if any), and invite offers for the same on or before a date to be named by him, and the Shareholder or Shareholders offering the highest cash price over the reserved price (if any) shall be entitled to purchase and acquire the same, and have a transfer thereof made to him or them accordingly.

(c) If no Shareholder shall offer to purchase any share so offered as aforesaid, the seller shall then be at liberty to sell and transfer the same to any person or persons whomsoever.

(d) Any default, or omission, or accident in giving or receiving any notice or offer as above shall not invalidate any sale or transfer of a share bond fide made under the above provisions.

- 32. Refusal to Register.—The Directors 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. The Directors shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, they shall, upon the request of the Shareholder desirous of executing the same, convene an Extraordinary General Meeting of the Company, to resolve whether the said transfer shall be registered or not; and the resolution of such General Meeting shall be absolute.
- 33. 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, 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 Article 32, shall register the transferee 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.

34. Close of Books.—The transfer books shall be closed during the fourteen days immediately preceding the Ordinary General Meeting in each year.

TRANSMISSION OF SHARES.

- 35. Death of Shareholders.—The executors, or administrators, or heirs of a deceased Shareholder shall be the only persons recognised by the Company as having any title to his share.
- 36. Registration of new Interest.—Any person becoming entitled to a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as a Shareholder upon such evidence being produced as may from time to time be required by the Directors.
- 37. Transfer of new Interest.—Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall, subject to the power vested in them by Article 32, register the transferee as a Shareholder.

SURRENDER OF SHARES.

38. Terms of.—The Directors may accept, in the name and for the benefit of the Company, upon such terms and conditions as may be arranged, the suurrender 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. Preliminary Notice.—If any Shareholder fails to pay any allotment money, or call, or instalment on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, 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 allotment money, or 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 allotment money, or call, or instalment is payable will be liable to be forfeited.
- 41. Forfeiture.—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 moneys, calls, or instalments and interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect.
- 42. Disposal of Shares forfeited.—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. Continuing liability.—Any member whose shares have been forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all moneys calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with legal interest thereon from the time of forfeiture until payment; and the Directors may enforce the payment of such moneys or any part thereof if they think fit.
- 44. Annulment. 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 OF COMPANY ON SHARES.

- 45. Paramount.—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. Enforcement.—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. Application of Proceeds.—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.—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.

PREFERENCE SHARES.

- 49. Preference and deferred Shares.—Any shares from time to time to issued or created 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 by special resolution determine.
- 50. 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 issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time, or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares,

and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolution could have been effected without it.

51. 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.

REDUCTION OF CAPITAL.

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

·Borrowing Powers.

- 53. Power to Borrow.—The Directors may, at the commencement of the business of the Company, borrow or raise from the Directors or other persons £3,000 English sterling currency, secured by primary mortgage of the lands and assets of the Company or part thereof, and the sum of Rs. 20,000 secured by debentures at such rates of interest, and upon such terms and conditions as the Directors shall in their discretion determine and agree to; and thereafter the Directors may from time to time, at their discretion, borrow or raise from the Directors or other persons any further 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 the General Meeting, exceed rupees two thousand five hundred. Only with the sanction of a General Meeting the Directors shall be entitled to borrow such further sum or sums, and at such rates of interest as such meeting shall determine.
- 54. 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.
- 55. Proof of power to Borrow.—A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in Article 54, and subscribed by two or more of the Directors or by one Director and the Secretury, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.
- 56. Assignment of Security.—Every mortgage 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.

- 57. First General Meeting.—The first General Meeting shall be held at such time, not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.
- 58. Subsequent General Meeting.—Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in General Meeting, and if not so prescribed, then at such place and at such time as soon after the first day of January in each year as the Directors shall determine.
- 59. Ordinary and Extraordinary.—The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.
- 60. Convening Extraordinary.—The Directors may, whenever they think fit, and they shall, upon a requisition made in writing by not less than one-fifth in number of the Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding not less than one-fifth part of the shares of the Company for the time being subscribed for, convene an Extraordinary General Meeting.
- 61. Requisition for Extraordinary.—Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.
- 62. Time and place for Extraordinary.—Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more then twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitionist, or requisitionists, or any other Shareholders amounting to the required number may, himself or themselves, convene an Extraordinary General Meeting to be held at such time or place as he or they shall think fit.

63. Advertisement of Extraordinary.—Fourteen days' notice at least, specifying the place and the hour of meeting, and purpose for which any meeting is to be held, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner, if any, as may be prescribed by the Company.

PROCEEDINGS AT GENERAL MEETINGS.

- 64. Resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.
- 65 Notice of.—Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.
- 66. Quorum.—In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders, holding in the aggregate not less than one-tenth of the capital for the time being subscribed for.
- 67. Wint of Quorum.—If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. In any other case it shall stand adjourned to the following day at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, it shall be adjourned sine die.

- 68. Quorum for sale of Property or Dissolution.—In the event of a resolution being brought before a General Meeting involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, a majority of three-fourths of the Shareholders present and (or) represented by proxy shall be necessary to carry such resolution.
- 69. Chairman.-The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company.
- 70 Choice of Chairman. If there be be no such Chairman, or if at any meeting he is not present at the time of holding the same, the Shareholders present shall choose some one of their number to be Chairman of such meeting.
- 71 Adjournment.—The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
- 72. Poll.—At any General Meeting, unless a poll is demanded by at least two Shareholders, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the book of proceedings of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution. If a poll is demanded in mauner aforesaid, the same shall be taken in such manner as the Chairman directs, and the result of such poll shall be deemed to be the resolution of the Company in General Meeting.

Votes of Shareholders.

- 73. Proportion of votes to Shares.—Every Shareholder shall (except as provided for in the Article immediately following) have one vote for every one share held by him up to three. He shall have an additional vote for every two shares beyond the first three up to seven, and an additional vote for three shares held by him beyond the first seven up to ten, and an additional vote for every five shares beyond the first ten.
- 74. Sale or winding Up.—When voting on a resolution involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, every Shareholder shall have one vote for every share held by him.
- 75. Legal Disability. If any Shareholder is a minor, lunatic, or idiot, or prodigal, he may vote by the person, or one of the persons if more than one, legally appointed to the charge and administration of his property.
- 76. Joint Shareholders.—If one or more persons are jointly entitled to a share or shares, the person whose names stands first in the register of Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the same.
- 77. Disqualification to Vote.—No Shareholder shall be entitled to vote at any meeting unless all calls due from him have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.
- 78. Mode of Voting.—Votes may be given either personally or by proxy. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor is a corporation, under their common seal, and shall have affixed thereto a stamp of such value as shall in law be requisite.
- 79. Proxy.—No person shall be appointed a proxy who is not a Shareholder, and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than forty-eight hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

- 80. Number of Directors.—Until otherwise determined by a General Meeting the number of Directors shall not be less than three nor exceed seven.
- 81. Qualification of Directors.—The qualification of a Director shall be the holding of shares or stock of the nominal amount of rupees two thousand five hundred (Rs. 2,500). A first Director may act before acquiring this 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.
- 82. First Directors.-The first Directors shall be Walter Cross Buchanan, Percy Bois, and Walter Sandys Thomas, who shall have power to nominate and appoint any other persons to be additional Directors, so that the total number of Directors shall not at any time exceed seven, and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company.
- 83. 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.
- 84. 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.
- 85. 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 one thousand (Rs. 1,000), 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.
- 86. 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.
- DISQUALIFICATION OF DIRECTORS. 87. 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.
 - When Office of Director to be vacated.—The office of a Director shall be vacated—

 - If he ceases to hold the required number of shares to qualify him for the office.

 If by notice in writing to the Company he resigns his office.

 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.

- 89. Removal of Director.—The Company may, by an extraordinary resolution, remove any Director, including a Managing Director, 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.
- 90. 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.

ROTATION OF DIRECTORS.

- 91. Number to retire.—At the first Ordinary Meeting of the Company, all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being of the number next below one-third shall retire from office, but if qualified shall be eligible for re-election.
- 92. Retirement by Seniority.—The Directors to retire in any year shall always be those who have been longest in office, and in case of Directors equal in length of office shall, unless such Directors agree among themselves, be determined by ballot.
- 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.
- Election.—The Company at the Ordinary General Meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons.
- 95. Old Directors when continued.—If at any meeting at which an election of Directors ought to take place no such election is made, the meeting shall stand adjourned till the next day, at the same time and place; and if at such adjourned meeting no election takes place, the former Directors shall continue to act until new Directors are appointed at the first Ordinary Meeting of the following year.
- 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.
- 97. Additional Directors.—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.

- 98. Appointment, Remuneration, and Powers.—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 their body to be Managing Director of 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. 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. The Directors may from time to time entrust to and confer upon a Managing Director for the time being such of the powers exerciseable 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. powers.
- 95. 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) he shall be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he ceases to hold the office of Director from any cause, he shall ipso facto and immediately cease to be a Managing
- 100. 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

PROCEEDINGS OF DIRECTORS.

- 101. 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.
- 102. Summoning 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
- 103. President at Meetings.—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 resent at the time appointed for a meeting, the Directors present shall choose some one of their number to be Chairman of such meeting.
- 104. Minutes.—The Directors shall cause minutes to be made in a book or books provided for and used solely for that purpose-

 - Of all appointments of officers made by the Directors;
 Of the names of Directors present at each meeting of Directors;
 Of all orders made by the Directors; and

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

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

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. Unanimous Resolution in Writing.—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 Directors duly called and constituted.
- 107. Delegation of Directors' Powers.—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.
- 108. 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.

- 109. 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 Ordinance 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.
- 110. Special Powers.—Without prejudice to the general powers conferred by the last preceding clause, and to other powers and authorities conferred by these Articles, it is hereby expressly declared that the Directors shall be entrusted with the following powers, viz.:-

To carry into effect the purchase of the St. Heliers estate hereinbefore referred to.

To borrow the sum of three thousand pounds English sterling currency in Article 53 of these presents hereinbefore referred to, and for securing the same to execute and deliver a mortgage or mortgages charging the same

upon the said St. Heliers estate or any part thereof.

To create and issue-at par, or at a premium, or discount, mortgage debentures for twenty thousand rupees (Rs. 20,000), 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, and carrying interest at the rate of seven per cent. per annum; and thereafter to create and issue in like manner mortgage debentures for such amounts as may under this Article be determined, constituting such a charge and so secured as aforesaid, and carrying interest at such rate as the Directors may determine. The said first and other debentures respectively 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 The amount to be raised or borrowed by the issue of mortgage debentures, debenture stock, 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 General Meeting of the Company first obtained. So long as any of the said first mortgage debentures are outstanding, 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.

(4) To purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorised to acquire, at such price, and generally on such terms and conditions as they may think fit.

(5) 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.

(6) 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 make rules or regulations for the management of the property of the Company, and for that purpose to appoint and, at their discretion, to remove or suspend, without assigning reason or cause therefor, 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 paid out of the funds of the Company or by way of participation in profits, or both, and to require security in such instances and to such amount as they may think fit.

(7) 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

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 accounts of the Company.

(8) 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 security for the benefit of the Company, or in favour of any trustee or trustees to secure payment of moneys lent and advanced to the Company upon debentures or otherwise, and any such instrument may contain a power of sale, and such other terms, conditions, powers, covenants, and provisions as may be agreed on, or as in their discretion the Directors may deem necessary or expedient.

in their discretion the Directors may deem necessary or expedient.

(9) 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 time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.

(10) To refer any claims or demands by or against the Company to arbitration, and to perform, observe, and carry out the awards thereon.

(11) To make, draw, accept, and endorse cheques, promissory notes, or bills of exchange on behalf of the

(12) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.

To act on behalf of the Company in all matters in relation to bankrupts and insolvents.

(14) 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 working expenses of the Company, and to pay commissions and make allowances to any persons introducing business to the Company, or otherwise assisting or promoting the interests thereof.

(15) To apply for, acquire by purchase or otherwise, any concessions, privileges, or contracts, and to carry 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 the United States of America, South America, or elsewhere, as they may think fit.

(17) 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.

COMMITTEES AND DELEGATION OF POWERS.

- 111. Sub-administration.—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, in such manner as they shall think fit, and in particular may appoint ony local managers, and establish any committees of administration, or advice, or agencies for managing the same, and may appoint any persons to be members of any such committee, 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.
- 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.
- 113. 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 Committee established in virtue of these presents, or in favour of any Company or of the Members or Managers of any Company or firm, or otherwise in favour of any fluctuating body of persons, whether nominated directly or indirectly by the Directors. 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.

114. 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.

115. 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.

- 116. Indemnity.—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.
- 117. 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 aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed, and was qualified to be and act as a Director.
- 118. 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.

- 119. 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.
- 120. 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.
- 121. 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 heretofore 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.

- 122. 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.
- 123. 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.
- 124. 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.
- 125. Loss of Dividend Warrant, &c.—The Company shall not be respensible 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.
- 126. Unpaid Dividend not to bear Interest.—No unpaid interest or dividend shall bear interest as against the Company.

RESERVE FUND.

- 127. 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 and retained, and set aside out of such profits such sum as they may think proper to form a reserve fund to meet contingencies or depreciations 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.
- 128. 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.

- 129. 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.
- 130. 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 Ordinance or authorised by the Directors, or by a resolution of the Company in General Meeting.
- 131. 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.
- 132. 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.
- 133. 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 Directors 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.
- 134. 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.

- 135. Audit.—The accounts of the Company shall, once at least in every year, be examined and audited by an Auditor or Auditors.
- 136. 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.
- 137. Appointment of First Auditors.—Subject to the last Article the Directors may appoint the first Auditor or Auditors to accounts of the Company until the first Ordinary General Meeting, when he or they shall retire, but shall be re-eligible, and may fix his or their remuneration.
- 138. 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.
- 139. 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.
- 140. Balance Sheet.—Every Auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.
- 141. List of Books.—Every Auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may, at the expense of the

Company employ accountants or other persons to assist him in investigating such accounts, and he may in relation to such accounts examine the Directors or any other officer of the Company.

- 142. Report.—The Auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanations or informations from the Directors, whether such explanations or informations have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the Ordinary Meeting.
- 143. 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: whenever any such error shall be discovered, it shall forthwith be corrected, and thenceforth the account as corrected shall be conclusive.

- 144. Service of Notices.—Any notice may be served by the Company upon any Shareholder whose registered place of address is in Ceylon, either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at the registered place of address. Notices by the Company may be authenticated by the signature (printed or written) of the Secretary or other person appointed by the Directors to do so.
- 145. Address for Service.—Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company. A Shareholder whose registered place of address is not in Ceylon, shall 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 Shareholder by sending it through the post in a prepaid letter addressed to him at such address.
- 146. No registered Address.—A general notice posted up in the office shall be deemed to be duly served on Shareholders who have no registered address at the expiration of twenty-four hours after it is so posted up.
- 147. Joint-holders.—All notices with respect to shares standing in the names of joint holders shall be deemed sufficient notice to all the holders of such shares, if given to whichever of such persons is named first in the
- 148. 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.
- 149. 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.

- 150. 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 share. 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.
- 151. 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 their 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 like sanction, shall think fit.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names this Thirty-first day of July, One thousand Eight hundred and Ninety-two.

W. Cross Buchanan, Talawakele.

Susan Cross Buchanan: By her attorney W. Cross
Buchanan, Talawakele.

Marion Cross Buchanan: By her attorney W. Cross

Buchanan, Talawakele.

W. SANDYS THOMAS, Talawakele.

Percy Bois, Colombo.

STANLEY BOIS: By his attorney PERCY BOIS, Colombo. W. HENRY FIGG, Colombo.

Witness to the signatures of W. Cross Buchanan, Susan Cross Buchanan, Marion Cross Buchanan, and W. Sandys Thomas:

H. PHILIP OLDFIELD.

Witness to the signatures of PERCY Bois and Stanley Bois:

R. F. DE SARAM, Proctor and Notary, Colombo.

Witness to the signature of W. H. Figg:

·R. F. DE SARAM, Proctor and Notary, Colombo.

The Mocha Tea Company of Ceylon, Limited.

N Extraordinary General Meeting of the Shareholders of the Company will be held on Monday, August 15, 1892, at noon, at the registered office of the Company,

No. 6, Prince street, Colombo.

To confirm the following resolution, viz.:—

"That the capital of the Company be increased from Rs. 226,000 to Rs. 500,000."

The First Ordinary General Meeting of the Company will be held at 12.15 P.M. on Monday, August 15, 1892, at the registered office of the Company, No. 6, Prince street, Colombo.

Business.

- 1. To receive the report of the Directors and accounts to June 30, 1892.
- To declare a dividend.
- To transactany other business that may be brought before the meeting.

J. M. ROBERTSON & Co., Agents & Secretaries.

Colombo, August 4, 1892.

Eila Tea Company of Ceylon, Limited.

THE First Ordinary General Meeting of the Company will be held at their registered office, No. 6, Prince street, Colombo, on Saturday, August 20, at noon.

- 1. To receive the report and accounts for the sesson closing June 30.
 - 2. To elect Directors.
- 3. To appoint an Auditor for season 1892-93, and to transact any other business that may be brought before the meeting.

J. M. ROBBETSON & Co., Agents and Secretaries.

Ceylon Cinchona Association, Limited.

THE Annual General Meeting of the Ceylon Cinchona 'Association, Limited, will be held at Kanapediwatta, Gampola, at 2 P.M. on Saturday, August 20, 1892.

> GEORGE CHRISTIE, Secretary.

August 2, 1892.

The Yataderia Tea Company of Ceylon, Limited.

N Extraordinary General Meeting of this Company No. 13, Queen street, Colombo, on Friday, August 12, at 4 r.m., that the Directors may declare an ad interim dividend.

Colombo, August 3, 1892.

ALTRED C. COURTNEY, Acting Secretary.

NOTICES TO MARINERS.

IS EXCELLENCY THE GOVERNOR has been pleased to direct that the following Notices to Mariners be published for general information.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, August 1, 1892.

BENGAL. -- No. 114.

Australia-South Coast-Lady Bay.-Harbour Light on Breakwater at Warnambool.

The British Admiralty has given notice (No. 230 of 1892) that on March 22, 1892, a harbour light will be exhibited from a post erected on the outer extreme of the breakwater at Warnambool.

Warnambool breakwater light is a fixed red light, elevated about 30 ft. above high water, and should be visible in clear weather from a distance of about 3 miles. Approximate position: lat. 38° 24′ 15″ S., long. 142° 28′ 50″ E.

Calcutta, July 4, 1892.

EATON W. PRILEY, Port Officer of Calcutta.

BENGAL. -- No. 115.

Tasmania - West Coast - Macquarie Harbour .-Exhibition of Two Leading Lights.

The British Admiralty has given notice (No. 231 of 1892) that on June 1, 1892, two leading lights, as undermentioned, will be exhibited from lighthouses recently erected on Entrance and Bushy islets, Macquarie harbour

(1) Entrance islet light will be a fixed white light, elevated 34 ft. above the sea, and should be visible in clear weather, where not obscured by the land, from a distance of 11 miles.

The illuminating apparatus is dioptric of the fourth order.

Approximate position: lat. 42° 111' S., long. 145° 13¥ É.

(2) Bushy (Cap and Bonnet) islet light will be a fixed green light, elevated 45 ft. above the sea.

The illuminating apparatus is dioptric of the fifth order.
These lighthouses, are situated on the sites previously occupied by the leading beacons.

Calcutta, July 4, 1892.

EATON W. PETLEY, Port Officer of Calcutta.

BENGAL .- No. 116.

-North-East Coast-Shontung Promontory.-Intended Alteration in Character of Light; establishment of Fog Siren.

The British Admiralty has given notice (No. 238 of 1892) that it is intended to alter Shantung north-east promontory light to an occulting light.

Approximate position: lat. 37° 24' N., long. 122° 42' E.

Also that it is intended to establish a fog siren at Shanting north-east promontory, which will sound a high and low note.

Calcutta, July 4, 1892.

EATON W. PETLEY, Port Officer of Calcutta.

BENGAL -No. 117.

India, West-Bombay Coast.-Temporary Removal of certain Buoys.

The Collector, Salt Revenue, through the Director of the Royal Indian Marine, Bombay, has given notice that the under-mentioned buoys were removed from their positions for the south-west monsoon on the dates noted against them :-

•••	May	27
•••	May	19
	May	16
	May	17
	May	16
		May May May May May May May

The "Johnstone Castle buoy" at Malvan has not been removed on account of rough and stormy weather.

Calcutta, July 8, 1892.

EATON W. PETLEY, Port Officer of Calcutts.

BENGAL .- No. 118.

China-Korea - West Coast .- Chemulpho Approach and Anchoroge-Sunken Rocks.

The British Admiralty has given notice (No. 239 of 1892) that the following information concerning certain sunken rocks lying in Chemulpho approach and anchorage is derived from a plan recently received from the Japanese Government:-

(1) A rock, which dries 2 ft., lies in the approach to Chemulpho, with South Watcher bearing E. by N. 3 N., distant 1 10 mile, and Yung Hung Do clump (500 ft.) south.

Approximate position: fat. 37° 18' 20' N., long 126° 27′ 30′ E.

(2) A rock, with 2 fathoms water on it, lies in Chemulpho anchorage, with centre of So Wolmi (Observation Island) bearing N.E. \(\frac{1}{2}\) E., distant 2\(\frac{1}{16}\) miles.

(3) A rock, with 3\(\frac{1}{2}\) fathoms water on it, lies in Che-

mulpho anchorage, with Muttchi islet summit bearing N. & E., distant 64 cables.

(4) A rock, with 1½ fathom water on it, lies in Chemulpho anchorage, with Muttchi islet summit bearing N.W. by W. ¾ W., distant 3 cables.

The depths given are at low-water spring tides.

Variation 5° westerly in 1892.

EATON W. PETLEY, Calcutta, July 11, 1892. Port Officer of Calcutta.

BENGAL.-No. 119.

Jupan-Seto Uchi or Inland Sea. - Reef Eastward of Tomo Harbour.

The British Admiralty has given notice (No. 244 of 1892) that a reef, locally known as Nadaishi, lies about 3½ miles eastward of Tomo harbour, north shore of Bingo Nada.

Nadaishi reef extends within the 2-fathom line about 33 yards in an east and west direction, with a brendth of 20 yards, and has a depth of 2½ ft. on it at low-water spring tides; is steep around, except on the north and south sides, where shoal water exists for some distance. It lies with centre of Hakama bearing S.S.E., distant 14 mile, and south extreme of Senswi sima W. 4 N.

Approximate position: lat. 34° 22′ 45″ N., long. 133° 26′ 50″ E.

Variation 5° westerly in 1892.

EATON W. PETLEY, Port Officer of Calcutta.

Calcutta, July 11, 1892.

BENGAL -- No. 120.

Japan-Gulf of Tokio or Yedo. -- Prohibited Anchorage-Yokohama Harbour.

The British Admiralty has given notice (No. 245 of 1892) that the following regulations for vessels entering or leaving the harbour of Yokohama, enclosed by the breakwaters in course of construction :-

(1) The space enclosed between two parallel lines half a mile long, measured west of the two temporary lightvessels, shall be preserved as a fairway, and vessels are prohibited from auchoring within it or from swinging within it when at anchor.

(2) Dredging operations are in progress, and will be

gradually extended over a large part of the anchorage; vessels should not approach, or anchor within, the areas occupied by the dredger. The limits of these areas, when necessary, will be marked by small red and white buoys.

> EATON W, PETLEY, Port Officer of Calcutta.

Calcutta, July 11, 1892.

BENGAL. -- No. 122.

Arabia-North-East Coast.-Persian Gulf.-Reported Alteration in Shape of Ras-al-Mutaf Shoal.

The Director of the Royal Indian Marine has given notice that the Commander of H.M.S. Sphinx reports that the Ras-al-Mutaf shoal has extended further to the scuthward and westward than shown on the Admiralty Chart

Caution therefore should be observed in passing in the vicinity.

EATON W. PETLEY.

Port Officer of Calcutta.

Hongkong.-No. 316.

Darvel Buy-Howard Shoal-Coral Shoal South-East of Bazahik Point.

H.M.S. Egeria reports a small narrow coral shoal named "Howard Shoal" with least depth of 14 ft. at low water springs, 3 cables long in a W.N.W. and E.S.E. direction, stuated 2½ miles S.E. from Bazahik Point on north coast of Darvel Bay. From it the west summit of Pulau Gaya bears S. 13° k., distant 17.3 miles, and the S.W. extreme of Darvel Peninsula N. 85° W., distant 12.7 miles:

> 4º 53' 15" N. Latitude ... 118° 41′ 0″ E. Longitude

Yantsze River-Wreck of ss. Peking-Exact Position.

The wreck of the ss. Peking lies in 8 fathoms with Gutzlaff lighthouse N.W. W., and Elliot rock N.E. } E.

30° 41′ 50″ N. ... 122° 19′ 30″ E. Longitude and is a danger to shipping.

Amur River-Substitution of Buoys for Poles.

Information has been received from Rear-Admiral Ermolaeff that buoys have been substituted for poles, and are marked, from de Castries to Point Lazareff, chequered; from Point Lazarefi to Point Prongue, vertical stripes; and from Point Prongue to the town of Nicolayewsk, horizontal stripes.

Hakodate Bay-Establishing a Fog Signal at Mussel Lighthouse.

A fog signal has been established 30 ft. west of Mussel lighthouse. During thick or foggy weather the bell will be rung at the rate of 6 strokes every minute.

Simonoseki Straits - Sunken Wreck-Approximate Bearings.

Information has been received from the Japanese Government that H.I.J.M.S. Yayeyama struck what appeared to be a sunken wreck, and from it the following approximate bearings were taken :-

> West extreme Takenoko Sima ... N. ... N. ‡ E. ... S.E. ‡ S. ... E. ‡ N. Manaita Beacon Hamo Island

it should be marked "E.D." until further particulars are published.

> E. R. FREMANTLE, Vice-Admiral.

"Imperieuse," at Yokohama, June 29, 1892.

JAPAN.-No. 521.

(1394.) Nagato Strait-West Entrance-Doubtful Impediment.

Information has been received that H.I.J.M.S. Yayeyama struck when entering the west entrance to Nagato Strait, May, 1892, and the following bearings were approximately taken, though the tidal stream was very rapid :--

Shishigakuchi, N.W. end of Hikoshima ... N. ½ E.

Manaita reef S.E. ½ S.

Maikoiima ... E. ½ N.

Note.—Considering that this passage has been used frequently with safety by all vessels, and that several fragments of logs were seen adrift shortly after she struck, this impediment is supposed to be a sunken wreck.

Further particulars will be published in due course.

K. KIMOTSKI, CAPTAIN I.J.N. Hydrographer.

Hydrographic Office, Tokyo, Japan, June 3, 1892.

REVENUE NOTICES.

Continued from page 1784.

NTICE is hereby given that the Assistant Government Agent, Matara, will put up for re-sale at the Matara Kachcheri by public auction, at the risk of the original purchaser, the Bridge and Road Toll Rent, Akuressa, from August 16 to December 31, 1892, on Monday, August 15, at 1 r.m.

The purchaser must deposit in cash one-third of the purchase amount on the day of sale as security.

Galle Kachcheri, August 4, 1892. K. MACLEOD, for E. ELLIOTT, Government Agent.

ම් 1892 ක්වූ අගෝස්තුමස 16 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා අකුරැස්සේ

පාරේ සහ පාලම්රේඤ වම් 1892 ක්වූ අහෝස්තු මස 15 වෙනිද වන සඳුද දවල් එකට මාතර උප ඒර න්ත උන්නාන්සේ විසින් පලමු ගැනුම්කාරයින්ගේ අපුයෝජනයට මාතර කච්චේරියේදී පුසිඩ වෙන්දේ සියේ විකුනන්ට යෙදෙනවා අත.

ගැනුම්කාරයා විසින් මිලේට ගන්ව ශෙදෙන මුද ලෙන් තුනෙන් පංශුවක් විකුනුම් දවසේදී ඇපේට තුබ න්ට ඕනෑය.

> කේ. මැක්ලියෝඩ, ඊ. එලියට්, ආණ්ඩුවේ ඒජන්තතැන වෙනුවට.

වම් 1892 ක්වූ අගොස්තු මස 4 වෙනි දින ුගාල් ෙල් කච්චේරියේදීය.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Continued from page 1801.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Midland Circuit will be holden at the Court-house at Kurunégala on Monday, August 22, 1892, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place abovementioned, and not to depart without leave asked and granted.

N. S. Cassim, for Fiscal,

Fiscal's Office, Kurunégala, August 4, 1892.

ලංකාම්පයේ ගරුකටයුතු උතුම්වූ සුපුම්උසාමියෙන් මට ලැබිනිබෙන ආශුවක බලය කරණිකොට ගෙණි මෙයන් පුකාශකරන්නේනම් වයඹ දිසාවේ කිම්නෙල් නඩුවිභාගය වමී 1892 ක්වූ අගෝස්තු මස 22 වෙනි දින පෙරවරු 11 පැය පටන් කුරුනැගල තිබෙන නඩුසාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කරණ ඇතුව සිටින සැමදෙනාම යටකි සථානයට යටකි වේලාවට ඇවිත් පෙණිතිටින්ට ඕනෑ වත්ඇර අවසර ඉල්ලා ලබාගෙණිමිස එයින් පිටතට

යන්ට නුපුඵවන් බවක් මෙයින් සෑමදෙනාටම දන්වන් ඉහමි.

> ඇන්. ඇස්. කාසින්, පිස්කල්තැන වෙනුවට.

වම් 1892 ක්වූ අගොස්තු මස 4 වෙති දින කුරුනැගල පිස්කල් කන්තෝරුවේදීය.

இலங்கைத்தீவிற் சங்கைபோர்த சப்பிறீங் கோட்டா ரது கட்ட உள்பின்படி நாம் பிறுகித்தப்படுத்து வதாவதை: நடுமாகணத்து போயஸதலத்திலே மேற்சொல்லிய சுப் பிறீங் கோட்டாரால் குறுஞ்கல டிஸ்றி திக்டைச்சேர்ந்த கிறிபினெல வழக்குவிசார ஆன், கஅக்உம் ஆண்டு ஆவணி மாசம் உடர் தேதியாகிய திங்கட்கிழமை கூலமே கக மணிதொடங்கி அன்றும் அதற்கு தேத நாட்களிலும் நட த்தப்படும். ஆதலால் அவ்விசார ணேயிற் காரியகருமமு ள்ளவர்களெல்லோரும் சொல்லப்பட்ட நேரத்லே சொ ல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் மும் உத்தரவின்றி நீங்காதிருக்கக்கடவர்கள்.

> இ**ங்க**ுமை, என். காசின, பிசுர்கா**று**க்காக.

குறுநாகல் பிசுக்கால் கக்தோர், ்கஅகஉம் இறி ஆவனிமீன் சு ந் தேதி.

NOTICES CALLING FOR TENDERS.

Continued from page 1806.

EALED Tenders (in duplicate), marked on the envelopes "Tenders for Conveyance of Materials by Boat between ——," will be received at the Colonial Secretary's Office up to noon on Monday, August, 29, 1892, from persons willing to contract for the under-mentioned service. The stations between which the goods are to be carried are to be specified outside the envelope containing the tender.

For conveyance of materials by boat to and between the under-mentioned places during the year 1892 :--

Rs. — per mile per cwt.

To and from Colombo and Bolgoda and intermediate stations and branch canals and backwaters, at Rs. —— per mile per cwt.

To and from Colombo and Digarollu and intermediate stations and branch canals and backwaters, at Rs. —— per mile per cwt.

Two tons to be taken as a boat load.

The tenders are to be made on forms which will be supplied upon application at the office of the Director of Public Works, and no tender will be considered unless it is furnished on the recognised form.

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 deposits will be forfeited to the Contract All other deposits will be required upon to the Crown. All other deposits will be returned upon signature of a contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained at the office of the Director of Public Works.

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.

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

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

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

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, August 4, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for conveyance of Meterials by Cart for the Public Works Department," will be received at the Colonial Secretary's Office on Monday, August 29, 1892, from persons willing to contract for the undermentioned services for the year 1893 :-

For conveyance of materials on all principal roads in the Western, North-Western, Southern, Sabara-gamuwa, and Uva Provinces, at Rs. per mile per cwt.

Do. do. minor do. at Rs. per mile per cwt.

Articles of bulk 15 cwt. to be taken as a cart load.

The tenders are to be made on forms which will supplied upon application at the office of the Director of Public Works, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 50 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.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond, and all other necessary information, can be ascertained upon application at the office of the Director of Public Works.

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.

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

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

The security bond to be perfected before December 31, 1892.

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office. Colombo, August 4, 1892. EALED Tenders (in duplicate), marked on the envelopes "Tender for Shipping and Landing Stores for the Public Works Department," will be received at the Colonial Secretary's Office up to noon on Monday, August 29, 1892, from persons willing to contract for the undergraphical description of the second se mentioned service :-

For shipping and landing stores of the Public Works Department to and from steamers and sailing vessels in the Colombo harbour during the year 1893.

The tenders are to be made on forms which will be supplied upon application at the office of the Director of Public Works, and no tender will be considered unless it is furnished on the recognised form.

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 a contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained upon application at the office of the Director of Public

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.

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

Every alteration in a tender should bear the initials of the tenderer, and all tenders containing alterations not bearing the tenderer's initials will be treated as informal and rejected.

The security bond should be perfected before Decem-

ber 31, 1892.

Note.—The stores to be received in Colombo at the Colombo export jetties.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, August 4, 1892.

CEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice in the Province of Uva," will be received at the Colonial Secretary's Office up to noon on Monday, August 29, 1892, from persons willing to contract for the under-mentioned service:—

For supplying best kallundai rice for the use of the Public Works Department, Province of Uva, at any place within the districts mentioned below, for one year commencing from January 1 to December 31, 1893. viz.:-

Badulla, Haldummulla, and Lunugala districts.

Rice is to be delivered at any place within the above three districts in such quantity as may be required by the Provincial Engineer, or his Assistants. Tenders are to state separately the rate per bushel for rice delivered in the towns of Badulla, Haldummulla, and Passara, and an average rate for all rice delivered at all other places within each district.

The tenders are to be made upon forms which will be supplied upon application at the office of the Government Agent, Badulla, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 50, will be required before any forms are issued, and should any person decline to enter into the contract and bond, his deposits shall be forfeited to to the Crown. All other deposits will be returned upon the signature of the contract.

Every alteration should bear the initials of the tenderer, and all tenders containing alterations not bearing the tenderer's initials will be treated as informal and

rejected. Sufficient securities will be required to join in a bond for the due fulfilment of the contract for the supply of rice, and the persons whose contract shall be accepted for rice shall be bound by a cash deposit of Rs. 1,000 in each case,

which must be hypothecated to Government, for the due fulfilment of such rice contract.

Quarter bushel of rice should be sent in to the Provincial Engineer before the tenders are opened, as samples;

any less quantity will invalidate the tender.

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.

Persons whose tenders are accepted by Government will

be required to bear the expense of having the security bonds prepared for the due performance of their contracts, which binds will be subject to the approval of the Attorney-Ge eral but may be drawn by the tenderer's own lawyers, whose names or stamps should be affixed to the document.

> H. L. CRAWFORD, for Colonial Secretary,

Colonial Secretary's Office, Colombo, August 4, 1892.

SEALED Tenders (in duplicate), marked on the enve-lopes "Tender for supply of Building and other Materials for the use of the Public Works Department in the Province of Uvs, at the under-mentioned places, during 1893," will be received at the Colonial Secretary's Office, up to noon on Monday, August 29, 1892, from persons willing to contract for same :-

Radulla District.

Badulla Welimada Ettampitiva Kumbalwella Bandaraweis Haputale

Haldummulla District.

Haldummulla Koslande Wellawaya

Butale Mupane

Lunugala District.

Badulla Passara Lunugala Ekesiyankumbura

The tenders are to be made on forms which will be supplied upon application at the office of the Government Agent, Badulia, and no tender will be considered unless it is furnished of the recognised form.

A deposit of Rs. 20 will be required before any forms are issue 1; and should any person decline to enter into the contract and bond for the whole or any part of his tender, such deposits shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract.

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

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract for the supply of materials, and the person whose contract shall be accepted for material shall be bound by a cash deposit of Rs. 150 in each case, which must be hypothecated to G vernment for the due fulfilment of such contract.

The Government reserves to itself the right, without

question, of rejecting any portion of a tender.

Samples of bricks, tiles, baskets, and coir to be delivered

at the Kachchéri before the tenders are opened.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bon a prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, whose names or stamps should be affixed to the document.

Materials to be supplied are as follows :-

Baskets		per 100
Bricks, 9 in. by 44	in, by 3 in.	per 1,000
lilue stone		per lb.
Charcoal	***	per busbel
Colloo	***	do.
Ceiling cloth	•••	per yard
Coir string	•••	per cwt.
Dammar	***	per lb.
Gum	***	do.
Glass panes	•••	per square ft.
Gunny bags	•••	e ≀ch
Lime	•••	per bushel
Lime fruits	•••	per 100
Indigo	•••	per lb.
Needles	•••	per doz.
Oil, cocoanut	***	per gal.
Paddy	***	per bushel
Salt	•••	per 1b.
Straw	***	do.
Sand paper		each
Tiles, half-round,	15 in. and under	per 1,000
Thread, cotton .		per reel
Talipots	•••	each
Vinegar	***	per gallon
V erdigris	***	per lb.
Wax, bees'	•••	[†] do.
Gingelly poonac	***	per cwt.
Cadjans	•••	per 100
	•••	

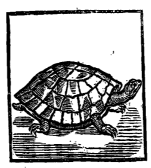
II. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office. Colombo, August 4, 1892.

GOVERNMENT NOTIFICATIONS.

Continued from page 1782.

N 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.