



Ceylon Government Gazette

Published by Authority.

No. 5,163—FRIDAY, AUGUST 19, 1892.

CONTENTS.

	PAGE		PAGE		PAGE
Minutes by the Governor ...	—	Land Sales— <i>contd.</i>		Land Resumption Notices ...	—
Proclamations by the Governor ...	1931	Northern Province ...	1942	Miscellaneous Notices ...	1971
Appointments, &c., by the Governor ...	1933	Southern Province ...	—	Tender Notices ...	1984
Government Notifications ...	1934 & 2014	Eastern Province ...	—	Unserviceable Articles ...	1889
Draft Ordinances ...	1936	North-Western Province ...	1951	Road Committee Notices ...	1990
Passed Ordinances ...	—	North-Central Province ...	1954	Municipal Council Notices ...	—
Notices to Mariners ...	2012	Province of Uva ...	1960	Local Board Notices ...	—
Revenue Notices ...	1937	Province of Sabaragamuwa ...	1961	Testamentary Actions ...	—
Land Sales:—		Notices under the Forest Ordinance ...	1964	Notices of Insolvency ...	1990
Western Province ...	1937	Land Acquisition Notices ...	1964	Notices of Fiscals' Sales ...	2009
Central Province ...	1940			Unofficial Announcements ...	1991

SUPPLEMENTS.

(1) Police Weekly Circular No. 991.

(2) P. W. D. Rainfall Return for June, 1892.

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 94th section of "The Road Ordinance, 1861," sub-section 4, it is enacted that whosoever shall leave, or permit to be left, on any road to which the provision in the said sub-section shall be extended in manner provided in the said section of the said Ordinance, any cart or other carriage without the oxen, horses, or other animals being yoked or harnessed thereto, unless such cart or carriage shall have accidentally broken down there, and in case of such accident for a longer time than may be necessary for its removal, shall be liable to a fine not exceeding five pounds:

And whereas by the said section of the said Ordinance it is further enacted that it shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation to declare that the aforesaid provision shall extend and be applicable to any road in this Colony, or to any section of such road, whenever it shall appear to the said Governor and Council that a sufficient number of halting-places have been constructed along the same, and thereupon such provision shall extend and apply to any road or section of a road mentioned in such Proclamation:

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. E. M. D. BYRDE to be Additional District Judge, Trincomalee, for September 5th, 1892.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. PETER DE SARAM to be Itinerating Police Magistrate, Western Province, vice Mr. S. SENEVIRATNA.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. GORDON WHITE to be an Unofficial Police Magistrate for the Judicial District of Gampola.

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

Colonial Secretary's Office,
Colombo, August 16, 1892.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—
Mr. J. S. DE SARAM to be an Assistant Superintendent of Police.

Mr. G. A. VAN HOUTEN to be an Assistant Superintendent of Police.

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

Colonial Secretary's Office,
Colombo, August 17, 1892.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. L. TRACHELL to be an Assistant Superintendent of Police with effect from the 10th instant.

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

Colonial Secretary's Office,
Colombo, August 17, 1892.

IT is hereby notified that Mr. S. GUNATILAKA has been elected an Unofficial Member of the Local Board of Kalutara, vice Mr. WIJERATNA, deceased.

By His Excellency the Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary,
Colonial Secretary's Office,
Colombo, August 16, 1892.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WILLIAM L'AMY SMITH, of St. Helen's estate, Dolosbágé, to be an Inquirer into Deaths for the Districts of Dolosbágé and Yakdessa.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary,
Colonial Secretary's Office,
Colombo, August 19, 1892.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Inquirers into Deaths, viz:—

Mr. LOUIS DE LIVERA, Acting Muhandiram of Alutkuru Kóralé South, for Alutkuru Kóralé South.

Mr. H. P. JAYATILAKA, Registrar of Kohilawatta, for Ambatalenpahala.

Mr. ALBERT M. PERERA, Acting Muhandiram of Salpiti Kóralé, for Salpiti Kóralé.

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

Colonial Secretary's Office,
Colombo, August 16, 1892.

HIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

CHARLES RATNAYAKA to act as Registrar of Marriages, Births, and Deaths of Mágam pattu, Hambantota District, for three weeks from the 22nd instant, during the absence of the Registrar, ABRAHAM DE SILVA JAYAWIKRAMA GUNAWARDANA on leave. His office will be at the usual place.

DON DAVID GUNAWARDANA, Vidané Arachchi, to act temporarily, as Registrar of Marriages, Births, and Deaths of Ambana division, Wellaboda pattu, Galle, with effect from the 22nd instant, vice SALMAN DE SILVA AMARAWIRA WIKRAMA GUNAWARDANA, deceased. His office will be at his residence at Kahaduwa.

Herat Mudiyansefé KIRI BANDÁ DODANGEDARA to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Upper Bulatgama, Kandy District, for three months with effect from the 22nd instant, during the employment of Galagoda Rájakaruna Rájapaksa Pandita Wásala Mudiyansefé METU BANDÁ, on other duty. His office will be at Rambukpitiya.

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

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

GOVERNMENT NOTIFICATIONS.

IT is hereby notified that an examination under the Regulations of August 26, 1891, for gentlemen in the Civil Service will be held in the Council Chamber on Monday, October 17 next, at 11 o'clock A.M.

The *vivâ voce* examination in the native languages for Officers of the Public Works Department will be held at the same time and place.

Candidates are requested to send in their names not later than the 30th proximo.

Colonial Secretary's Office,
Colombo, August 17, 1892.

By His Excellency the Governor's command,
J. A. SWETENHAM,
Acting Colonial Secretary.

WITH reference to the notice of March 11, 1892, published in the *Gazette* of that date, the following regulations will govern the examination for the Lower Division of the Civil Service which will be held on January 16, 1893, and following days, in the Council Chamber, Colombo:—

1. The examination will be confined to gentlemen born and bred in Ceylon who are desirous of entering the Lower Division of the Civil Service in terms of the Minute of November 24, 1891. Candidates will be selected by a competitive examination open exclusively to candidates nominated by His Excellency the Governor.

2. Candidates must be between the ages of 21 and 25 on the first day of January in the year in which the examination is held, and must satisfy the Civil Service Examiners that they are duly qualified in respect of health and character. They must be of sound constitution, possessed of good sight, and be otherwise physically qualified for service, and they will be called upon to undergo a medical examination to test these points.

3. No candidate will be admitted to the competition who has not previously satisfied the Examiners in a preliminary examination in Handwriting, Orthography, and Arithmetic, including Vulgar and Decimal Fractions.

4. The fees required from candidates are Rs. 25, inclusive, for both the preliminary and competitive examinations, and Rs. 10.50 for the medical examination.

5. The heads of the competitive examination are as follows:—

A.—Obligatory.

(a) *English Language and Literature*.—Papers will be set in English composition and Précis Writing.

The examination in English Literature will be confined to the period between 1702 and the present date.

(b) Any two of the following languages:—(1) *Latin*, (2) *French*, (3) *German*, (4) *Sinhalese or Tamil*.

For the Examination in Latin certain portions will be selected from Virgil, Horace, Cicero, and Livy, or such other books as may from time to time be approved by the Examiners.

B.—Optional.

(a) *Pure Mathematics*, i.e. Euclid I.—IV. and VI.; Algebra, including the binomial theorem; Trigonometry, including solution of triangles; Analytical Geometry (elementary).

Mixed Mathematics, including Statics and Dynamics treated without the differential calculus.

(b) Modern Geography and Modern History. The periods in History to be prescribed for each examination.

(c) The Elements of International and Constitutional Law and Political Economy.

(d) Civil Engineering and Surveying.

(e) Physical Science, i.e. Chemistry, Heat, and Electricity.

Every candidate must show a competent knowledge of the Obligatory subjects.

No candidate may offer more than three of the Optional subjects.

The following is the scale of marks:—

(1) English Language and Literature, &c.	1,500
(2) Languages, each	750
(3) Mathematics	1,000
(4) History and Geography	750
(5) Law and Political Economy	750
(6) Civil Engineering, &c.	750
(7) Physical Science	750

NOTE A.—The books prescribed for Latin and Modern History at this examination are:—

Latin.

Virgil.—Æneid I.—VI. inclusive.

Horace.—Odes and Epistles.

Cicero.—In Catilinam and Pro Milone.

Sallust.—Catiline and Jugurtha.

Modern History.

History of England from 1485 to 1819 A.D.

NOTE B.—No marks will be awarded in any subject to any candidate who does not obtain one-quarter of the maximum marks assigned to that subject.

[Continued on page 5014]

WITH reference to the rule of February 7, 1892, for the admission of Ceylonese into the Public Works Department, His Excellency the Governor in Executive Council has been pleased to pass the following supplementary rule to be inserted after the sixth of the aforesaid rules :—

6½. All existing Head Overseers must pass both the junior and senior examinations prescribed above within the period of five years to be counted from June 1, 1892.

All existing Inspectors and third grade District Engineers must pass the senior examination prescribed above, within the same period.

And all Head Overseers appointed hereafter must pass both the senior and junior examinations prescribed above, within five years to be counted from the date of the appointment of each to the grade of Head Overseer.

Failure to pass within the periods herein prescribed will entail loss of seniority.

After the lapse of the periods herein prescribed for passing, any officer who has failed may present himself for examination, and if he passes he may then become eligible for promotion, but in no case can he claim seniority over those who have passed that examination before him.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, August 6, 1892.

J. A. SWETTENHAM,
Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. 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.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. 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 :—

"CAMEL"

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

J. A. SWETTENHAM,
Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. 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.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Merchandise Marks Ordinance, 1888."

Preamble.

WHEREAS it is expedient to amend "The Merchandise Marks Ordinance, 1888," hereinafter referred to as the principal Ordinance: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Amendment of Ordinance No. 13 of 1888.

1 After sub-section (2) of section 3 of the principal Ordinance, and before sub-section (3) of the same section, the following sub-section shall be inserted and numbered (2 a), namely :—

Section 3, as to offences as to trade marks and trade descriptions.

"Every person who imports any piece-goods ordinarily sold by length or by the piece, manufactured beyond the limits of the Colony, or who sells, or exposes for, or has in his possession for sale or any purpose of trade any piece-goods ordinarily sold as aforesaid, whether manufactured within or beyond the limits of the Colony, which have not conspicuously stamped in English numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such a yard, according to the real length of the piece, shall be guilty of an offence against this Ordinance.

"Provided always that nothing in this sub-section contained shall apply to any piece-goods manufactured within the limits of the Colony by hand labour only."

Section 15, as to prohibition in importation.

2 In the twelfth line of sub-section (1) of section 15 of the principal Ordinance after the words "or produced" and before the words "are hereby prohibited" shall be inserted the words "and also all piece-goods such as are ordinarily sold by the length or by the piece, which have not conspicuously stamped in English numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such yard, according to the real length of the piece."

Short title.

3 This Ordinance may be cited as "The Merchandise Marks Ordinance, 1892," and this Ordinance and the principal Ordinance may be cited collectively as "The Merchandise Marks Ordinances, 1888 and 1892."

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

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

REVENUE NOTICES.

NOTICE is hereby given that the Assistant Government Agent, Matara, will put up for resale at the Matara Kachcheri, by public auction, at the risk of the original purchaser, the bridge and road toll rent, Akuressa, from September 1 to December 31, 1892, on Tuesday August 30, at 1 P.M.

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

Galle Kachcheri,
August 16, 1892.

K. MACLEOD,
for Government Agent.

වම 1892 ක්වු සැප්තැම්බර් මස 1 වෙනි දින පවත් දෙසැම්බර් මස 31 වෙනි දින දක්වා අකුරුසේ

පාරේ සහ පාරමිටේන්දේ වම 1892 ක්වු අගෝස්තු මස 30 වෙනි දිනවන අඟහරුවාදා දවල් එකව මාතර උපළුපත්කරන්නන්සේ විසින් පළමු ගැනුම්කාරයින් ගේ අප්‍රයෝජනයට මාතරකව්වේදේදි ප්‍රසිඞ වෙන් දේසියේ විකුණන්නට යෙදෙනවා ඇත.

ගැනුම්කාරයා විසින් මිලේටගන්ට යෙදෙන මුදලෙන් තුනෙන් පංගුවක් විකුනුම් දවසේදි ඇපේට කඩන්නට බිනැත.

කේ. මැක්ලීයොඩ්,
අණවුමේ ඒරන්තනගන වෙනුවට.

වම 1892 ක්වු අගෝස් මස 16 වෙනි දින ගාල්ලේ කව්වේරියේදිය.

LAND SALES IN THE WESTERN PROVINCE.

No 1,346, W. P.

Colonial Secretary's Office,
Colombo, August 10, 1892.

AT noon on Thursday, September 22, 1892, and on the following days, the Assistant Government Agent of Kalutara will put up for sale or settlement, at his office in the Kalutara Kachcheri, the under-mentioned Crown Lands, on the terms authorised by Government.

Preliminary plan 1,780.

Lot.	Name of Land.	Village.	Extent.		Upset Price per Acre.	
			A.	R. P.	Rs.	c.
6001	Polmedawattapaula	Mawala	1	0 11	30	0
6004	Do.	do.	1	0 7	20	0
6005	Do.	do.	1	3 4	30	0
Y 488	Ambagahawatta	Maha Gonaduwa	4	2 0	10	0
B 491	Gorakagalaliyadda	Mawala	1	0 6	10	0
M 491	Mirikaduwegattapaula	do.	1	2 33	30	0
O 491	Welegodella	do.	1	2 33	10	0
Q 491	Delgahaliyadda	do.	0	2 32	10	0
R 491	Do.	do.	0	3 37	10	0
Z 491	Mirikaduwapaulaowita	do.	2	2 19	30	0
B 492	Elabodaowita	do.	0	3 8	10	0
A 493	Polmedewattapaula	do.	1	2 3	10	0
M 493	Xinagahagodella	do.	1	0 22	10	0
P 493	Kanuketiyaowita	do.	0	2 20	10	0
Q 493	Do.	do.	1	0 16	10	0
R 493	Do.	do.	0	3 32	10	0
B 494	Karagahawattapaulaowita	do.	0	1 34	10	0
I 494	Dawatagahawattapaulaowita	do.	0	1 10	10	0
K 494	Ginketiyaowita	do.	1	2 15	10	0
L 494	Do.	do.	1	1 33	10	0
M 494	Do.	do.	1	1 18	10	0
N 494	Do.	do.	0	2 6	10	0
O 494	Do.	do.	0	2 13	10	0
P 494	Do.	do.	0	1 0	10	0
Q 494	Do.	do.	0	2 33	10	0
R 494	Do.	do.	0	1 30	10	0
S 494	Do.	do.	1	2 29	10	0
H 495	Paragawaowita	Morontuduwa	2	3 33	30	0

Preliminary plan 9,723.

9407	Pitanganedeniya	Paraduwa	4	1 21	10	0
------	-----------------	----------	---	------	----	---

In the Munwattabage pattu of Rayigam koralé:

Lot.	Name of Land.	Village.	Extent.		Upset Price per Acre.
			A. R. P.	Rs. c.	
Preliminary plan 9,580.					
9100	Pelengahalanda or Kahatagahawatta	Menerigama	1	1 26	10 0
S 606	Kahatagahawatta	do.	0	3 29	10 0
• Preliminary plan 8,563.					
6679	Galgodahena	Handapangoda	0	1 30	10 0
R 488	Do.	do.	0	1 23	20 0
6681	Do.	do.	9	2 39	10 0
In the Udugaha pattu of the Rayigam koralé.					
9164	Etapandeniya	Preliminary plan 9,611. Galtude	0	0 13	10 0
R 623	Kosgahakurunduwatta	Preliminary plan 9,815. Hirana	1	0 26	15 0
Preliminary plan 9,963.					
D 639	Gonnagahawatta	Galtude	0	2 16	15 0
E 639	Do.	do.	1	3 10	15 0
F 639	Do.	do.	0	3 8	10 0
G 639	Do.	do.	1	3 20	15 0
H 639	Do.	do.	1	2 30	15 0
6869	Gonnagahakurunduwatta	do.	5	2 26	20 0
In the Panaduré totamune of the Kalutara District.					
Preliminary plan 7,281.					
P 318	Tukkawattalanda	Paiyagala	1	0 36	50 0
S 318	Kovilawattalanda	do.	0	3 0	10 0
Preliminary plan 1,969.					
N 560	Bombugahawatta	Munhene	0	1 29	—
In the Kalutara totamune of the Kalutara District.					
Preliminary plan 9,661.					
9262	Lowalagodella	Nahalla	0	3 33	10 0
9263	Do.	do.	1	2 18	20 0
Preliminary plan 3,412.					
6890	Kowilagodella	Ihala Naragala	4	3 29	10 0
6916	Kawalugodella	Pahala Naragala	1	0 22	40 0
In the Gangaboda pattu of the Pasdun koralé.					
Preliminary plan 9,983.					
I 642	Rambukpotahena	Kewitiyagala	0	0 96	1,000 0
In Maha pattu of Pasdun koralé.					

Lot I 642 is supposed to contain plumbago.

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

By His Excellency the Governor's command,

J. A. SWETENHAM,
Acting Colonial Secretary.

No. 1,346, W. P.

වම් 1892 ක්වු අගෝස්තු මස 10 වෙනි දින කොළඹ මහසෙනසුනාරීස් උත්තාන්තේගේ කන්කෝරුවේදිස.

අක්වුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කෝටස් වම් 1892 ක්වු සැප්තැම්බර් මස 22 වෙනි මුහුණත කින්ද දවල් සහ ඊලඟ දවස්වලදීත් කඵතර ආණ්ඩුවේ උපද්දන්ත උත්තාන්තේ විසින් කඵතර කවිවේරි දේදී ආණ්ඩුවේ ආඥාවල ප්‍රකාරයට විකුනනට හෝ අයිතිකාරයින්ට බේරුම්කරදෙන්නට බෙදෙනවා ඇත.

සිතියම 1,700.

කො.	ඉඩමේ නම.	කිබින ස්ථානය.	මහත.		
			අ. රු. ප.	අක්කරයක මිලයක.	
6001	පොල්මැදවත්ත පාමුල	මාවල	1	0 11	30 0
6004	එම	එම	1	0 7	20 0
6005	එම	එම	1	3 4	30 0
Y 488	අඹගහවත්ත	මහකෝනදුව	4	2 0	10 0
B 491	ගොරකගහ ලියද්ද	මාවල	1	0 6	10 0
M 491	මිරිකදුවේ වහන්සාමුල	එම	1	2 33	30 0
O 491	වෙල්ලොගොඩැල්ල	එම	1	2 33	10 0
Q 491	දෙල්ගහලියද්ද	එම	0	2 32	10 0
R 491	එම	එම	0	3 37	10 0
Z 491	මිරිකදුවපාමුල මිඞ්ට	එම	2	2 19	30 0
B 492	ඇලබොඩ මිඞ්ට	එම	0	3 8	10 0
A 493	පොල්මැදවත්තපාමුල	එම	1	2 3	10 0
M 465	කිනගහගොඩැල්ල	එම	1	0 22	10 0
P 493	කතුකැටියේ මිඞ්ට	එම	0	2 20	10 0
Q 493	එම	එම	1	0 16	10 0
R 493	එම	එම	0	3 32	10 0
B 494	කරගහවත්තපාමුල මිඞ්ට	එම	0	1 34	10 0

නො.	ඉඩමේ නම.	තීබෙන ස්ථානය.	මහත. අ. රු. ප.	අක්කරයක මිලතනක රු. ශ.
I 494	දවටගහවත්තපාමුල මිහිට	මාවල	0 1 10	10 0
K 494	හිංකාරියේ මිහිට	එම	1 2 15	10 0
L 494	එම	එම	1 1 33	10 0
M 494	එම	එම	1 1 18	10 0
N 494	එම	එම	0 2 6	10 0
O 494	එම	එම	0 2 13	10 0
P 494	එම	එම	0 1 0	10 0
Q 494	එම	එම	0 2 33	10 0
R 494	එම	එම	0 1 30	10 0
S 494	එම	එම	1 2 29	10 0
H 495	පරගාවාමිහිට	මොරොන්තුඩුව	2 8 33	30 0
සිතියම 9,723.				
9407	පිටත්ගනේදෙහිය	පරදුව	4 1 21	10 0
පිහිටා තිබෙන්නේ—රයිගම්කෝරලේ මුත්තේ මාගේපත්තුවේය.				
සිතියම 9,580.				
9100	පෙලෙන්නගලඳු නොහොත්			
	කහවගහවත්ත	මෙන්නේරිගම	1 1 26	10 0
S 606	කහවගහවත්ත	එම	0 3 29	10 0
සිතියම 8,563.				
6679	ගල්ගොඩවෙහෙ	ගඳපානගොඩ	0 1 30	10 0
R 488	එම	එම	0 1 23	20 0
6681	එම	එම	9 2 39	10 0
පිහිටා තිබෙන්නේ—රයිගම්කෝරලේ උඩුකහපත්තුවේ.				
සිතියම 9,611.				
9164	ඇටපත්දෙහිය	ගල්තුඩේ	0 0 13	10 0
සිතියම 9,815.				
R 628	කොස්ගාකුරුන්දුවත්ත	හිරන	1 0 26	15 0
සිතියම 9,963.				
D 639	ගොන්නගහවත්ත	ගල්තුඩේ	0 2 16	15 0
E 639	එම	එම	1 3 10	15 0
F 639	එම	එම	0 3 8	10 0
G 639	එම	එම	1 3 20	15 0
H 639	එම	එම	1 2 30	15 0
6859	ගොන්නගහ කුරුදු වත්ත	එම	5 2 26	20 0
පිහිටා තිබෙන්නේ කළුතර දිස්ත්‍රික්කේ පානදුරේ කොට්ඨාසයේය.				
සිතියම 7,281.				
P 318	තුක්කාවත්තලන්ද	පයිසාගල	1 0 36	50 0
S 318	කෝවිලවත්තලන්ද	එම	0 3 0	10 0
සිතියම 1,969.				
N 560	බොම්බගහවත්ත	මුත්තේ	0 1 29	—
පිහිටා තිබෙන්නේ කළුතර දිස්ත්‍රික්කේ කළුතර කොට්ඨාසයේය.				
සිතියම 9,661.				
9262	ලොවලගොඩැල්ල	නාගල්ල	0 3 33	10 0
9263	එම	එම	1 2 18	20 0
සිතියම 3,412.				
6890	කෝවිලගොඩැල්ල	ඉහලකාරගල	4 3 29	10 0
6916	කඩුවගොඩැල්ල	පහලකාරගල	1 0 22	40 0
පිහිටා තිබෙන්නේ පස්දන්කෝරලේ ගහබොඩපත්තුවේය.				
සිතියම 9,983.				
I 642	රඹුක්පොහ හේන	කෙවිටියාගල	0 0 26	1,000 0

I 642 මෙම බිම් කොටසේ මිණිරත් තිබෙනවාය කියා කල්පනාකර තිබේ.

පිහිටා තිබෙන්නේ පස්දන් කෝරලේ මහපත්තුවේය.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජන්වරුන්ගේ උපදෙස්වලට අනුකූලව පරීක්ෂණය කර ගැනීමට පුළුවන.

අණවුකාර උතුමානන්වතන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්සර්,
වැඩබලන මහසේනාධිපති.

LAND SALES IN THE CENTRAL PROVINCE

No. 1,317, c. P.

Colonial Secretary's Office,
Colombo, August 8, 1892.

ON Wednesday, September 28, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Kandupaláta koralé division of the Yatinuwara District of the Central Province.

Preliminary plan 4,371.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
11644	Pottapitiya	Poronuruwahena	Disanayaka Mudiyansele Ukku Banda, Arachchi, of Deldeniya	Jungle	8 3 14

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,317, c. P.

වම් 1892 ක්වු අගෝස්තු මස 8 වෙනි දින කොළඹ
මහසෙක්කාරිස්ථානයේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීය ඒජන්ත ජනරාල් ජී. ඒ. ස්විට්නම් සේනාපතිතුමාගේ විසින් මෙහි සහකරු සඳහා වෙන් කර ඇති ඉඩම් ආශ්‍රිතව නියෝගවලට ප්‍රකාරයට වම් 1892 ක්වු සැප්තැම්බර් මස 28 වෙනි වූදින දවල් 12ට මහනුවර කවිවෙරියේදී වෙන්දේසි කර විකුණනුට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ යටිතල වර්ධන කමිටුවේ කොරලේ පිහිටා තිබෙන බිම්කැබලි එකක්.
සිතියම 4,371. ගම—පොත්තපිටිය.

නො.	ඉඩමේ නම.	ඉල්ලුම්කරු අයගේ නම.	අකුම.	මහත. අ. ර. ප.
11644	පොරොනුරුවේගෙන	දිසානායක මුදියන්සේලා උක්කුබන්ඩා දෙල්දෙ නියේ ආච්චිල	කැලේ	8 3 14

අක්කරයක් රූපියල් 10යේ හිට විකුණනුට පවත්වනු ලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේඤ්චන්ද්‍ර ජනරාල් සේනාපතිතුමාගේ, විකිනීමේ කොන්දේසිය ගැණ කාරණා මධ්‍යම දිසාවේ වංශාධිපති ආණ්ඩුවේ ඒජන්ත ජනරාල් සේනාපතිතුමාගේ දැනගන්නට වූවකි.

ආණ්ඩුකාර උතුමානව්වගේ ආඥාවලෙස,

ජේ. ඒ. ස්විට්නම්,
වැඩබලන මහසෙක්කාරිස්ථාන.

No. 1,318, c. P.

Colonial Secretary's Office,
Colombo, August 9, 1892.

ON Wednesday, September 28, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Pallepálata koralé division of the Tumpané District of the Central Province, about ½ of a mile south-east of Hatbawa estates, and about ¼ mile north of Rambukkan-oya.

Preliminary plan 3,151. Village—Welagama.

Lot.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
9004	Limagahumulatennamukalana	Nanduwa Horanekaraya of Welagama	Forest	4 1 26

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,318, c. p.

වර්ෂ 1892 ක්වූ අගෝස්තු මස 9 වෙනි දින කොළඹ මහසෙනෙවරිය උත්තරාණයේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීය ඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ සැප්තැම්බර් මස 28 වෙනි බුද්දින දවල් 12ට මහනුවර කවිවේදියේදී වෙන්දේසිකර විකුණනට යොදනවා ඇත.

මධ්‍යම දිසාවේ තුමානේ පල්ලේපලාන කෝරලේ හත්බාවේ වත්තට හැකැත්මකින් අවෙන් පංඟු වත් පමන හිතකොතින් සහ රමුක්කනමයට හැකැත්ම කාලක් පමන උතුරුදිගින් පිහිටාතිබෙන බිම් කවිවියක්.

සිතියම 31,51. ඉල්ලීමකල අයගේ නම—වෙලගම නන්දවා ගොරතැනාරයා.

නො.	ගම.	ඉඩමේ නම.	අයුම.	මහත.
9004	වෙලගම	ලීමගහමුලතැන්ගේමුකලාන	මුකලාන	අ. රු. ප. 4 1 26

අක්කරයක් රුපියල් 10යේ හිට විකුණනට පවත්නනු ලැබේ.

මෙම ඉඩම හැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශර් ජනරාල් උත්තරාණයේගෙනද, විකිනීමේ කොන් දේසිය හැන කාරණ මධ්‍යම දිසාවේ ගෞරවනීය ඒජන්ත උත්තරාණයේගෙනද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලෙස,

ජේ. ඒ. ස්විටන්හැම්,
වැඩබලන මහසෙනෙවරිය වම්හ.

No. 1,319, c. p.

Colonial Secretary's Office,
Colombo, August 10, 1892.

ON Wednesday, September 28, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Kandukarapahala koralé division of the Udapalata District of the Central Province, about ¼ mile east of the suspension bridge, Gampola.

Preliminary plan 4,387.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
11679	Noranwita	Hedilla	Piliyagedara Ana Tambi Lebbe, of Ilawatura	Grass field	0 1 29

Upset price,—Rs. 10 per acre.

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

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

No, 1,319, C. P.

වර්ෂ 1892 ක්වූ අගෝස්තු මස 10 වෙනි දින කොළඹ මහසෙනෙවරිය උත්තරාණයේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීය ඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ සැප්තැම්බර් මස 28 වෙනි බුද්දින දවල් 12ට මහනුවර කවිවේදියේදී වෙන්දේසිකර විකුණනට යොදනවා ඇත.

මධ්‍යම දිසාවේ උඩපලාන කඳුකරපහලකෝරලේ ගම්පල පාලමට හැකැත්ම ¼ක් පමන නැගෙනඉරින් පිහිටාතිබෙන බිම්කවිවියක්.

සිතියම 4,387. ගම—නාරන්පිට.

නො.	ඉඩමේ නම.	ඉල්ලීමකල අයගේ නම.	අත්දම.	මහත.
11679	ගැදිල්ල	ඉල්ලුවතුරේ, පිලියගෙනදර ආනතම්බලෙකිබේ	තනකොල බිම	අ. රු. ප. 0 1 29

අක්කරයක් රුපියල් 10යේ හිට විකුණනට පවත්නනු ලැබේ.

මෙම ඉඩම් හැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශර් ජනරාල් උත්තරාණයේගෙනද, විකිනීමේ කොන් දේසිය හැණ කාරණ මධ්‍යම දිසාවේ ගෞරවනීය ඒජන්ත උත්තරාණයේගෙනද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලෙස,

ජේ. ඒ. ස්විටන්හැම්,
වැඩබලන මහසෙනෙවරිය වම්හ.

LAND SALES IN THE NORTHERN PROVINCE.

No. 238, N. P.

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

ON Thursday, September 15, 1892, and the following two days, at 11 o'clock A.M., the Assistant Government Agent of the Vavuniya District will put up to auction, at his office in Vavuniya, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two hundred and fifteen allotments of land situated in the Kilakkumulai South and North Divisions of the Vavuniya District of the Northern Province.

Preliminary plan 619. Situation—Kilakkumulai South.

Lot.	Village.	Name of Applicant.	Description.	Extent.		
				A.	R.	P.
2118	Kaluaddinakulam	Arumugam Velu	Jungle	1	0	38
2119	Do.	Mailapper Sinnatampi	do.	2	0	0
2120	Do.	Murugar Supper	do.	2	0	32
2121	Do.	Murugar Kadiramer	do.	1	2	29

Preliminary plan 629. Situation—Kilakkumulai South.

2141	Kadiramer Sinnakkulam	Aiyampullai Tampaiyar	Old chena	2	1	22
2142	Do.	Velar Kadiramer	do.	1	0	30

Preliminary plan 635. Situation—Kilakkumulai South.

2154	Munathemaduwa (correct name Munayamadu)	M. Kadiramer	Jungle	18	2	32
2155	Do.	Kander Vinasitampi	do.	7	0	15
2156	Do.	Muttan Karthi	do.	31	0	0

Preliminary plan 1,073. Situation—Kilakkumulai South.

3579	Vadakadupuliankulam	Velan Viran	Suitable for paddy	1	3	15
3580	Do.	Kasi Vairavan	Abandoned paddy	2	3	28

Preliminary plan 1,297. Situation—Kilakkumulai South.

4403	Putarkulam	—	Jungle	5	2	37
------	------------	---	--------	---	---	----

Preliminary plan 1,321. Situation—Kilakkumulai South.

4497	Vellikkulam	Murugesar Kandapper	Jungle	5	2	32
4498	Do.	do.	Waste	2	0	10

Preliminary plan 1,340. Situation—Kilakkumulai South.

4680	Pallapuliyankulam	K. Chinnaiyan and another	Scrubby jungle	5	1	3
------	-------------------	---------------------------	----------------	---	---	---

Preliminary plan 1,459. Situation—Kilakkumulai South.

5189	Katkulam	K. Kumaravelu and another	Jungle, greater part cleared	1	3	27
------	----------	---------------------------	------------------------------	---	---	----

Preliminary plan 620. Situation—Kilakkumulai South.

2122	Periyakomarsankulam	Istakki Anthoni	Jungle	2	2	26
2122½	Do.	Rev. Father H. Sandirasekarer	Chena clearing	1	0	8

Preliminary plan 1,666. Situation—Kilakkumulai South.

6252	Alakarsamañankulam	Kasinather Thamun	Jungle fit for paddy	15	2	11
6253	Do.	do.	do.	2	0	29

Lot.	Extent. A. R. P.	Lot.	Extent. A. R. P.	Lot.	Extent. A. R. P.	Lot.	Extent. A. R. P.
Preliminary plan 1,622.							
Situation—Kilakkumulai South.							
Village—Vavuniya.							
Description—Jungle.							
6083	1 3 37	6107	1 3 34	4149	0 2 25	4177	1 0 0
6084	1 3 39	6108	1 3 34	4150	1 1 6	4178	1 1 25
6085	1 3 39	6109	1 2 10	4151	1 0 26	4179	1 1 29
6086	1 3 33	6110	1 2 10	4152	1 0 25	4180	1 0 0
6087	1 3 38	6111	1 2 15	4153	1 0 24	4181	1 0 5
6088	1 3 37	6112	1 2 20	4154	1 1 1	4182	1 1 29
6089	1 3 39	6113	1 3 32	4155	1 2 22	4183	1 1 36
6090	1 3 33	6114	1 3 32	4156	1 0 0	4184	1 0 8
6091	1 3 30	6115	1 3 34	4157	1 0 4	4185	1 0 0
6092	1 3 30	6116	1 2 14	4158	1 0 0	4186	0 3 38
6093	1 3 37	6117	1 2 3	4159	1 0 5	4187	0 3 28
6094	1 3 31	6118	1 2 26	4160	1 1 1	4188	1 0 22
6095	1 3 35	6119	2 0 0	4161	1 2 7	4189	1 2 28
6096	1 3 38	6120	2 0 4	4162	0 3 34	4190	1 1 13
6097	1 3 35	Preliminary plan 1,616.					
6098	1 3 33	Situation—Kilakkumulai South.					
6099	1 3 36	Description—Scrub jungle.					
6100	1 3 34	6064	2 3 0	4163	1 0 0	4191	1 1 22
6101	1 2 10	6065	1 0 18	4164	1 0 0	4192	2 0 0
6102	1 2 10	Preliminary plan 1,269.					
6103	1 2 10	Situation—Kilakkumulai South.					
6104	1 2 10	Description—Forest.					
6106	1 3 30	4145	1 0 22	4172	1 0 24	4200	1 3 34
		4146	1 0 27	4173	1 1 36	4201	1 0 12
		4147	2 3 36	4174	1 0 0	4202	1 2 37
		4148	0 3 11	4175	0 3 37	4203	1 3 38
				4176	0 3 29	4204	2 0 0

* Claimed by Edward Voelander.

Extent.			Extent.			Extent.			Extent.		
Lot.	A.	R. P.	Lot.	A.	R. P.	Lot.	A.	R. P.	Lot.	A.	R. P.
4205	2	0 0	4216	...	2 0 0	4237	...	0 3 39	4248	...	1 0 0
4206	...	0 0 0	4217	...	1 3 38	4238	...	0 3 37	4249	...	1 0 0
4207	...	2 0 0	4218	...	1 3 38	4239	...	0 2 17	4250	...	0 3 34
4208	...	2 0 0	4219	...	1 3 30	4240	...	0 2 26	4251	...	0 3 29
4209	...	2 0 0	4220	...	0 2 30	4241	...	0 3 39	4252	...	0 3 35
4210	...	1 3 29	4221	...	1 0 0	4242	...	1 0 0	4253	...	0 3 39
4211	...	1 2 9	4222	...	0 3 39	4243	...	1 0 0	4254	...	0 3 39
4212	...	1 0 22	4223	...	0 3 39	4244	...	0 3 39	4255	...	0 3 39
4213	...	1 2 32	4224	...	0 3 31	4245	...	0 3 38	4256	...	0 3 39
4214	...	2 0 0	4225	...	0 3 35	4246	...	0 3 31	4257	...	0 3 39
4215	...	2 0 0	4226	...	0 3 39	4247	...	0 3 39	4258	...	0 3 12

Lot.	Village.	Name of Applicant.	Description	Extent. A. R. P.
2528	Pandiankallu	Preliminary plan 811. Situation—Kilakkumulai North.	Jungle	1 3 32
2529	Do.	S. Murukar do.	Garden and houses	2 3 4
2530	Omantai	Preliminary plan 812. Situation—Kilakkumulai North.	Jungle	4 1 15
2532	Panichchaikkulam	Preliminary plan 814. Situation—Kilakkumulai North.	Old paddy land	4 0 7
3384	Pavaddankulam	Preliminary plan 1,032. Situation—Kilakkumulai North.	Suitable for paddy	11 1 17
3885	Nampankulam	Preliminary plan 1,033. Situation—Kilakkumulai North.	Clearing	2 1 23
3386	Do.	Velar Samugam do.	do.	2 0 20
3387	Do.	Kadiravelu Ramu do.	do.	2 0 10
3388	Do.	Vinayer Aiyampullai do.	do.	1 1 34
3389	Do.	Kasiyar Murukar do.	do.	1 0 23
E 94	Do.	Visuver Kasi do.	do.	0 2 7
3390	Navatkulam	Preliminary plan 1,034. Situation—Kilakkumulai North.	Suitable for paddy	3 0 26
3392	Do.	Velu Aiyampullai do.	do.	1 0 12
3402	Makilankulam	Preliminary plan 1,037. Situation—Kilakkumulai North.	Suitable for paddy	2 0 25
3594	Parasankulam	Preliminary plan 1,078. Situation—Kilakkumulai North.	Clearing	1 3 22
3595	Do.	A. Manikkan and another do.	do.	1 3 22
3597	Do.	Kandan Kanapati do.	Suitable for paddy	3 0 16
3598	Do.	Kandan Kasi do.	do.	1 0 4
3599	Do.	Chankaran Sidemparan do.	do.	0 3 19
3601	Do.	Kandan Kanapati do.	do.	1 3 35
3602	Do.	Kandan Velan do.	do.	0 3 35
3403	Kondakkarankulam	Preliminary plan 1,038. Situation—Kilakkumulai North.	Jungle	1 1 1
3404	Do.	K. Erampu Udayar do.	do.	7 2 22
3405	Piramanattikulankulam	Preliminary plan 1,039. Situation—Kilakkumulai North.	Paddy	4 0 15
3408	Nochchikkulam	Preliminary plan 1,041. Situation—Kilakkumulai North.	Suitable for paddy	2 1 27
3409	Do.	V. Kanapatipullai do.	Jungle	0 3 18
3411	Do.	V. Aiyampullai do.	do.	1 0 21
3412	Do.	K. Soti do.	Suitable for paddy	4 2 31
3413	Pandiankallu	Preliminary plan 1,042. Situation—Kilakkumulai North.	Suitable for paddy	3 3 0
3414	Do.	Kosier Kandar do.	do.	3 1 27
3415	Do.	S. Ramalinga Aiyar do.	do.	2 1 9
4495	Kallikkulam	Preliminary plan 1,319. Situation—Kilakkumulai North.	Paddy field	16 2 34
3417	Chinnamara Iluppai	Preliminary plan 1,044. Situation—Kilakkumulai North.	Suitable for paddy	1 2 39
3418	Iranapakkulam	Kasi Velu do.	do.	1 3 7
3419	Do.	R. Kovintan Kankani do.	do.	3 3 18
3420	Pakkuchchorinchan	Punnier Veluppullai do.	Clearing and well	2 2 33
3421	Do.	K. Kadiravelu do.	Suitable for paddy	1 1 3
3422	Do.	S. Sinnatampi do.	do.	0 3 32
3423	Do.	K. Sidemparappullai do.	do.	4 1 39
3569	Alakalluppoddakulam	Preliminary plan 1,070. Situation—Kilakkumulai North.	Clearing	0 2 39
3570	Do.	V. Murukar do.	do.	0 3 31
3571	Do.	Kandar Sinnatampi do.	do.	1 3 11
3572	Do.	R. Visuvar and another do.	Suitable for paddy	0 3 34
3573	Do.	V. Nagamani do.	do.	1 0 37
3574	Do.	S. Kaddayer and two others do.	Tobacco garden	0 3 3
3575	Do.	do. do.	do.	1 0 22

Preliminary plan 1,316. Situation—Kilakkumulai North.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
4492	Kothandarnochchikkulam	Kartigesar Puther	Paddy field	2 2 16
Preliminary plan 1,412. Situation—Kilakkumulai North.				
4993	Malikar	—	Scrub	0 3 28
4994	Do.	—	do.	0 2 15
4995	Do.	—	Open land suitable for paddy	10 2 28
Preliminary plan 1,620. Situation—Kilakkumulai North.				
6079	Parasankulam	K. Iramu	Scrub jungle	1 0 29
6080	Do.	K. Sayampu	do.	1 1 34
6081	Do.	A. Kanapatippullai	do.	1 1 38

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

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

No. 238, N. P.

கொலோனியல் சுககிந்ததார் ஆபீசில்,
கொழும்பு, 1892 ம ஆண்டு ஆவணிமீ 4 ந் வ.

1892 ம் ஆண்டு டிசம்பர் 15 ந தேதியும் அதேத இரண்டு நாட்களிலும் வவுனியாவில் தன ஆபீசில் வவுனியாபுலத்திற்க்கின உதவ் ஏசனறவாகளால் இசனடியிற சொலஸ்ப்பட்டிருக்கிற முடிசு சூரிய காணித துணடுகளை, அரசாட்சியாரால் உததரவு பணண்ப்பட்டிருக்கும் பொருத்தப்பிரகாரம் ஏலத திற் கூறி விற்கப்படும.

215 காணித துணடுகளை, வடமாகாணத்து வவுனியா புலத்திற்க்கின கிழக்குமூல தெற்கு வடக்குப் பகுதியிலிருக்கின்றது.

பி. பிளான இலக்கம் 619, கிழக்குமூலதெற்கு. உரித்தாளி—முடி.

இல.	சூறிச்சி.	கேள்விக்காரன பெயர்.	விவரம்.	விசாலம். அ. ரூ. ப.
2118	கலடைமண சூளம்	ஆறுமுகம் வேலு	காடு	1 0 38
2119	சூடி	மயிலப்பா சின்னத்தம்பி	சூடி	2 0 0
2120	சூடி	முருகாசுப்பா	சூடி	2 0 32
2121	சூடி	முருகா கதிராமர்	சூடி	1 2 29
பி. பிளான இலக்கம், 629.				
2141	கதிராமா சின்னக் சூளம்	ஐயம்பிள்ளை தம்பையன்	பலஞ்சேனை	2 1 11
2142	சூடி	வேலாகதிராமர்	சூடி	1 0 30
பி. பிளான இலக்கம், 635.				
2154	முனாத்தமீவே (சரியான பெயர் முனையமடு)	எம். சதிராமர்	காடு	18 2 32
2155	சூடி	கந்தாவினாசித்தம்பி	சூடி	7 0 15
2156	சூடி	முத்தனகாததி	சூடி	31 0 0
பி. பிளான இலக்கம், 1,073.				
3579	வடகாடு புளியங்குளம்	வேலன் வீரன்	நெல்லுகருத் தருந்தது	1 3 15
3580	சூடி	காசி வயிரவன்	பாளான நெல நிலம்	2 3 28
பி. பிளான இலக்கம், 1,297.				
4403	பூதாசூளம்	—	காடு	5 2 37
பி. பிளான இலக்கம், 1,321.				
4497	வெளிக் சூளம்	முருகேசா கந்தப்பர்	சூடி	5 2 32
4498	சூடி	சூடி	பாள நிலம்	2 0 10
பி. பிளான இலக்கம், 1,340.				
4680	பாளப்புளியங்குளம்	கே. சின்னையனும் மறுபேரும்	சூருமண்காடு	5 1 3
பி. பிளான இலக்கம், 1,459.				
5189	கறசூளம்	கே. சூமாவேலுவு மறுபேரும்	காடு, அதிகப்பகுதி துப்பரவுபண்ணை பட்டது	1 3 27
பி. பிளான இலக்கம், 620.				
2122	பெரியகோமாசன சூளம்	இஸதாக்கி அந்தோனி	காடு	2 2 26
2122½	சூடி	எச். சந்திரசேககர சூருவானவர்	சேனைக்கு வெளியாக கப்பட்டது	1 0 8
பி. பிளான இலக்கம், 1,666.				
6252	அணகாசமிளங்குளம்	காசிஇதர் தாமு	நெல்லுகருத்தருந்த காடு	15 2 11
6253	சூடி	சூடி	சூடி	2 0 29

குறிச்சி.—வவுனிபவ்ளாங்குளம்.

இல.	வீசாலம.	இல.	வீசாலம.	இல.	வீசாலம.	இல.	வீசாலம.
பி. பிளான இல., 1,622.	அ. நூ. ப.	பி. பிளான இல., 1,616.	அ. நூ. ப.	விவரம்—சோலைக்காடு.	அ. நூ. ப.	விவரம்—சோலைக்காடு.	அ. நூ. ப.
6083	1 3 37	6120	2 0 4	4174	1 0 0	4212	1 0 22
6084	1 3 39	உரித்தாளி.—எடவெட		4176	0 3 29	4213	1 2 32
6085	1 3 39	வோலந்தா.		4177	1 0 0	4214	2 0 0
6086	1 3 36	விவரம்.—சூருமன்காடு.		4178	1 1 25	4215	2 0 0
6087	1 3 38	6064	2 3 0	4179	1 1 29	4216	2 0 0
6088	1 3 37	6065	1 0 18	4180	1 0 0	4217	1 3 38
6089	1 3 39	பி. பிளான இல., 1,269.		4181	1 0 5	4218	1 3 38
6090	1 3 33	விவரம்.—சோலைக்காடு.		4182	1 1 29	4219	1 3 30
6091	1 3 30	4145	1 0 22	4183	1 1 36	4220	0 2 30
6092	1 3 30	4146	1 0 27	4184	1 0 8	4231	1 0 0
6093	1 3 37	4147	2 3 26	4185	1 0 0	4232	0 3 39
6094	1 3 31	4148	0 3 11	4186	0 3 38	4233	0 3 39
6095	1 3 35	4149	0 2 25	4187	0 3 28	4234	0 3 31
6096	1 3 38	4150	1 1 6	4188	1 0 22	4235	0 3 35
6097	1 3 35	4151	1 0 26	4189	1 2 28	4236	0 3 39
6098	1 3 33	4152	1 0 25	4190	1 1 13	4237	0 3 39
6099	1 3 36	4153	1 0 24	4191	1 1 22	4238	0 3 37
6100	1 3 34	4154	1 1 1	4192	2 0 0	4239	0 2 17
6101	1 2 10	4155	1 2 22	4193	1 3 29	4240	0 2 26
6102	1 2 10	4156	1 0 0	4194	2 2 15	4241	0 3 39
6103	1 2 10	4157	1 0 4	4195	2 1 19	4242	1 0 0
6104	1 2 10	4158	1 0 0	4196	1 3 20	4243	1 0 0
6106	1 3 30	4159	1 0 5	4197	2 0 0	4244	0 3 39
6107	1 3 34	4160	1 1 1	4198	2 0 0	4245	0 3 38
6108	1 3 34	4161	1 2 7	4199	2 0 0	4246	0 3 31
6109	1 2 10	4162	0 3 34	4200	1 3 34	4247	0 3 39
6110	1 2 10	4163	1 0 0	4201	1 0 12	4248	1 0 0
6111	1 2 15	4164	1 0 0	4202	1 2 37	4249	1 0 0
6112	1 2 20	4165	1 0 0	4203	1 3 38	4250	0 3 34
6113	1 3 32	4166	1 0 37	4204	2 0 0	4251	0 3 29
6114	1 3 32	4167	1 2 4	4205	2 0 0	4252	0 3 35
6115	1 3 34	4168	1 0 7	4206	2 0 0	4253	0 3 39
6116	1 2 14	4169	1 0 0	4207	2 0 0	4254	0 3 39
6117	1 2 3	4170	1 0 0	4208	2 0 0	4255	0 3 39
6118	1 2 26	4171	1 0 0	4209	2 0 0	4256	0 3 39
6119	2 0 0	4172	1 0 24	4210	1 3 29	4257	0 3 39
		4173	1 1 36	4211	1 2 9	4258	0 3 12

கிளக்குழை வடகஞ்.

பி. பிளான இலக்கம் 811. உரித்தாளி—முடிக்குரியது.

இல.	குறிச்சி.	கேள்விக்காரன் பெயர்.	விவரம்.	வீசாலம.
அ. நூ. ப.	அ. நூ. ப.	அ. நூ. ப.	அ. நூ. ப.	அ. நூ. ப.
2528	பாண்டியன்கலலு	எஸ். முருகா	காடு	1 3 32
2529	செடி	செடி	தோட்டமும் வீடுகளும்	2 3 4
2530	ஓமந்தை	பி. பிளான இலக்கம் 812. கே. தாமு	காடு	4 1 15
2532	பனிச்சைக்குளம்	பி. பிளான இலக்கம் 814. வீ. சினையா	பனைய நெற்காணி	4 0 7
3384	பாவட்டகுளம்	பி. பிளான இலக்கம் 1,032. எ. வினுகித்தம்பியும் மறுபேரும்	நெல்லுகஞ்சுத்தஞ்	11 1 17
3385	நாமபன்குளம்	பி. பிளான இலக்கம் 1,033. வேலா சணமுகம்	தூற்பரவாகடிய நிலம்	2 1 23
3386	செடி	கஜிர்வேலு இராமு	செடி	2 0 20
3387	செடி	வினாயா ஐயம்பிள்ளை	செடி	2 0 10
3388	செடி	காசியாமுருகா	செடி	1 1 34
3389	செடி	விசுவாசாசி	செடி	1 0 23
E 94	செடி	வீ. ஐயம்பிள்ளை	செடி	0 2 7
3390	நாவற்குளம்	பி. பிளான இலக்கம் 1,034. வேலன் ஐயம்பிள்ளை	நெல்லுகஞ்சுத்தஞ்	3 0 26
3392	செடி	எஸ். வினுகித்தம்பி	நத்தஞ் செடி	1 0 12

இல.	குறிச்சி.	ஒள்விகாரான பெயர்.	விலா.ம.	விசாலம். அ. மு. ப.
3402	மகிளகோளம்	பி. பிளான இலக்கம் 1,037. கதிரவேலு சின்னக்குட்டி	நெல்லுகூத்தகு ந்தது	2 0 25
3594	பரசங்கோளம்	பி. பிளான இலக்கம் 1,078.	துப்பரவாகினது	1 2 2
3595	ரெடி	எ. மாணிக்கமும் மறுபேரும்	ரெடி	1 3 7
3597	ரெடி	கந்தன கணபதி கந்தன காசி	நெல்லுகூத்த தகு ந்தது	3 0 16
3598	ரெடி	சங்கான சிதம்பரான	ரெடி	1 0 4
3599	ரெடி	கந்தன கணபதி	ரெடி	0 3 19
3601	ரெடி	கந்தன வேலன	ரெடி	1 3 35
3602	ரெடி	ஆறுமுகம் மாணிக்கன	ரெடி	0 3 35
3403	கொந்தகாரனகூறு	பி. பிளான இலக்கம் 1,038.	காடு	1 1 1
3404	ரெடி	ச. ஏறம்பு உடையார கே. கதிரவேலுவு வேறு 2 பேரும்	ரெடி	7 2 22
3405	பிராமணத்திகுளங்கோளம்	பி. பிளான இலக்கம் 1,039.	நெலகாணி	4 0 15
3408	நொச்சிகோளம்	பி. பிளான இலக்கம் 1,041. வீ. கணபதிப்பிள்ளை	நெல்லுகூத்த தகு ந்தது	2 1 27
3409	ரெடி	ரெடி	காடு	0 3 18
3411	ரெடி	வீ. ஐயம்பிள்ளை	ரெடி	1 0 21
3412	ரெடி	கே. சோதி	நெல்லுகூத்த தகு ந்தது	4 2 31
3413	பாண்டியனகலலு	பி. பிளான இலக்கம் 1,042.	ரெடி	3 3 0
3414	ரெடி	காசியர் கந்தர்	ரெடி	3 1 27
3415	ரெடி	எஸ். இராமலிங்கையா	ரெடி	2 1 9
4495	கள்ளிகோளம்	பி. பிளான இலக்கம் 1,319. தி. தாழ்	நெலவயல	16 2 34
3417	சின்னமாற இலுப்பை	பி. பிளான இலக்கம் 1,044. காசிவேலன	நெல்லுகூத்த தகு ந்தது	1 2 39
3418	இளம்பைகோளம்	ஆர். கோவந்தன கங்காணி	ரெடி	1 3 7
3419	ரெடி	புண்ணியா வேலுப்பிள்ளை	ரெடி	3 3 18
3420	பாகுசொரிஞ்சான	கே. கதிரவேலு	துப்பரவடிபண்ணின தும் கிணறும்	2 2 33
3421	ரெடி	எஸ். சின்னத்தம்பி	நெல்லுகூத்த தகு ந்தது	1 1 3
3422	ரெடி	கே. சிதம்பரப்பிள்ளை	ரெடி	0 3 32
3423	ரெடி	எஸ். சிதம்பரப்பிள்ளை	ரெடி	4 1 39
3569	அலகலலுயோட்டகோளம்	பி. பிளான இலக்கம் 1,070.	துப்பரவடிபண்ணி	0 2 39
3570	ரெடி	வீ. முருகா	ரெடி	0 3 31
3571	ரெடி	கந்தர் சின்னத்தம்பி ஆர். கங்கரம மறுபேரும்	நெல்லுகூத்த தகு ந்தது	1 3 11
3572	ரெடி	வீ. நாகமணி	ரெடி	0 3 34
3573	ரெடி	எஸ். கட்டையரும் 2 மறுபேரும்	புகையிலைத் தோ ட்டம்	1 0 37
3574	ரெடி	ரெடி	ரெடி	0 3 3
3575	ரெடி	ரெடி	ரெடி	1 0 22
4492	கோதண்டா நொச்சிகோளம்	பி. பிளான இலக்கம் 1,316. காத்தகேசர் பூதா	நெலவயல	2 2 16
4993	மாளிகை	பி. பிளான இலக்கம் 1,412.	குருமன	0 3 28
4994	ரெடி	—	ரெடி	0 2 15
4995	ரெடி	—	வெளிநிலம் நெல்லு ககுத்தகுந்தது	10 2 28
6079	பாசங்கோளம்	பி. பிளான இலக்கம் 1,620.	குருமனகாடு	1 0 29
6080	ரெடி	கே. இராமு	ரெடி	1 1 34
6081	ரெடி	கே. சயமலு ஏ. கணபதிப்பிள்ளை	ரெடி	1 1 38

இக்காணிக்களைப்பற்றிய மேலதிகமான விவரங்களைப்பற்றி சங்கையோர்ந்த சாவேயா ஜெனறலிட
ததிலும் விற்பனவின் கொந்திசைப்பற்றி வவுனிய உதவி அரசாட்சி ஏசனறுத்துரை அவர்களிடத்திலும் வினாவி
அறிந்துகொள்ளலாம்.

அதியுத்தம தேசாதிபதியவர்களினது கட்டளையின்படி,
ஜே. ஏ. சுவெற்றினஹம்,
இராசாங்க விசிறின வேலைபாப்பவர்.

No. 239, N. P.

Colonial Secretary's Office,
Colombo, August 16, 1892.

ON Wednesday, September 28, 1892, at 1 o'clock P.M., the Government Agent for the Northern Province will put up to auction, at his office in the Jaffna Kachechi, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Seven allotments of land situated in the Jaffna, &c., divisions of the Jaffna District of the Northern Province.

Preliminary plan 120.					
Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent.
A	Nallur	Pandaramarliga	The Crown	2 or 3 palmirahs	A. R. P.
					0 0 37
Preliminary plan 1,674.					
6265	Cheviateru	Anavelandanveli	The Crown	Open low ground fit for paddy	11 0 36
Preliminary plan 1,673.					
6264	Puloly East	Maviltidal	The Crown	Open high land	0 1 22
Preliminary plan 346.					
894	Kudattansai	Kudattanaikadu	The Crown	Jungle	5 0 14
897	Do.	do.	do.	do.	3 1 10
916	Ampan	Ampankaduvayal	do.	Fit for paddy	1 2 7
917	Do.	do.	do.	do.	1 2 6

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 239, N. P.

கொலோனியல் சகலிததார ஆபீசில்,
கொழும்பு, 1892 ம ஆண்டு ஆவணிமீ 16 உ.

1892 ம ஆண்டு புரட்டாசீமாசம 28 ன் தேதி புதன் கிழமை பின் பகல 1 மணிக்கு தன ஆபீசில் வடமா காணத்து கவறணமேந்து ஏசனறவா களால இதனடியிற சொல்லப்படருககிற முடிக்கூரிய காணித னுணடுக னை, அரசாட்சியாரால உததாவுபண ணப்படிருககும் பொருத்தப்பிரகாரம், ஏலத்திற்குறி வீறகப்படும்.

7 காணித னுணடுகள், வடமாகாணத்து யாழ்ப்பாணம் டிஸ்திரிக்கின யாழ்ப்பாணம் மறு பகுதியி லிருக்கின்றது.

பி. பிளான இலககம 120. உரித்தாளி—முடி.

இல.	குறிச்சி.	காணியின பெயர்.	வீவரம்.	வீசாலம்.
A	நல்லூர்	பண்டார மாளிகை	2 அல்லது 3 பனை	அ. ரூ. ப.
				0 0 37
பி. பிளான இலககம 1,674.				
6265	சீவியா தெருவு	ஆணைவிழுந்தான வெளி	வெளிநிலம் நெல்லுகு தகுந்தது	11 0 36
பி. பிளான இலககம 1,673.				
6264	புளோளி கிழக்கு	மாவல்திடல	வெளியான மேட்டுநிலம்	0 1 22
பி. பிளான இலககம 346.				
894	குடத்தனை	குடத்தனைக்காடு	காடு	5 0 14
897	ஓடி	ஓடி	ஓடி	3 1 10
916	அம்பன	அம்பனகாட்டுவயல	நெல்லுகு தகுந்தது	1 2 7
917	ஓடி	ஓடி	ஓடி	1 2 6

ஏக்கர் ஒன்றுக்கு பாணிப்பு விலை ரூபா 10.

இந்தக்காணிகளைப்பற்றிய டேலதனமான வீவரங்களை சங்கைபோர்ந்த அளவை தலைவரிடத்திலும் வீறபணவீன கொந்திசைப்பற்றி யாழ்ப்பாணம் ஏசனறத்துணை அவர்களிடத்திலும் வினாவீ அறிந்துக கொள் ளலாம்.

அதுபுத்தம தேசாநீயதியவர்களினது கட்டளையின்படி,

ஜெ. எ. சுவெற்றினஹம்,
இராசாங்க லித்திரின வேலைபார்ப்பவர்,

LAND SALES IN THE EASTERN PROVINCE.

No. 426, E. P.

Colonial Secretary's Office,
Colombo, August 16, 1892.

ON Thursday, September 29, 1892, at noon, the Assistant Government Agent for the Trincomalee District, Eastern Province, will put up to auction, at his office in Trincomalee, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Thirty-two allotments of land situated in the Kaddukulam and Koddiyar divisions of the Trincomalee District of the Eastern Province.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.	
					A.	R. P.
Preliminary plan 581.						
6177	Kumpurupiddi	S. Sinnatampi	The Crown	Jungle and paddy	6	3 22
6180	Do.	K. Kadiravelu and another	do.	Jungle	2	1 15
O 196	Do.	—	Konan Murukan	Paddy	5	2 17
Preliminary plan 1,501.						
3909	Feriyakulam	Re-advertised for non-payment of instalments		Field	2	0 29
Preliminary plan 1,517.						
3947	Pulmoddai	Re-advertised for non-payment of instalments		do.	4	2 32
Preliminary plan 1,519.						
3951	Do.	—	The Crown	do.	5	2 25
Preliminary plan 779.						
X 320	Pulmoddai	—	A. Katirumeera	Paddy	4	3 29
Y 320	Do.	—	A. Ayniapillai and another	do.	3	2 24
Z 320	Do.	—	A. Katirumeera	do.	3	0 16
9543	Do.	A. Katirumeera	—	do.	1	1 32
9544	Do.	M. Muhamadali	—	Paddy and jungle	4	1 10
Preliminary plan 1,518.						
3948	Pulmoddai	A. K. Ponima	The Crown	Open Crown land	1	0 16
Preliminary plan 1,527.						
4716	Kankuveli.	V. M. Sinnatampi and another	—	Crown jungle	15	3 5
Preliminary plan 1,528.						
4717	Mallikattivu	K. Eliyankattudi and another	—	Crown jungle	7	3 13
4718	Do.	do.	—	Clearing	9	3 0
4719	Pattitidal	Maniken Palen	—	Crown jungle	5	1 12
4720	Do.	Kanden Samper	—	do.	14	0 9
4721	Pachechanur	K. Kanavatipillai	—	Clearing	6	1 10
4722	Do.	Katiramen Kanden	—	do.	6	2 33
4723	Do.	do.	—	Crown jungle	6	2 29
4724	Do.	S. Mukan and another	—	Clearing	2	2 16
Preliminary plan 1,529.						
4725	Pallikudiyiruppu	N. Arumukam	—	Jungle	1	0 19
4726	Do.	do.	—	New clearing	0	2 26
4727	Do.	K. Kanavatipillai and another	—	Scrub	0	0 36
4728	Do.	K. Kanavatipillai	—	do.	0	3 35
4729	Do.	K. Kanavatipillai and A. Palipichchai	—	Low jungle	0	3 34
4730	Do.	K. Kanavatipillai and another	—	do.	0	2 3
4731	Do.	do.	—	do.	0	1 35
4732	Do.	M. Seeni Tamby	—	Crown jungle	0	2 26
B 42	Do.	—	A. Palipichchai	Paddy field	0	0 21
C 42	Do.	—	K. Kanavatipillai	do.	1	1 6
D 42	Do.	—	do.	do.	0	0 23

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary

No. 426, E. P.

கொலோனியல் சர்க்கிடுத்தார் ஆபீசில்,
கொழும்பு, 1892 ம் (ஐ) ஆவணிமீ 16 ந் உ.

1892 ம் ஆண்டு புரட்டாசிமாசம் 29 ந் தேதி வியாமகிழமை மதகியானம் கிழ மாகாணத்து ஆசாட்சி உதவீ கவறணமேத்து ஏசெனறவர்களுல இசனடியிற் சொலவப்படுகிற முடிக்கூரிய காணித்துண்டுகளை ஆசாட்சியாரால உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம் ஏலகதிறகூறி விறகப்படும.

32 காணித்துண்டுகள், கீழ மாவணத்து திரிககோனமலை டிலகிறிககின கடகூகுளம் கொட்டியார பரு திகளி லிருககிற இடம்.

பி. பிளான இலககம் 581. உரித்தாளி—அரசு.

இல.	குறிச்சி.	கேள்வக்காரன் பெயர்.	வ்வரம்.	வ்சாலம்.
6177	சூம்புறுபிடடி	சி. சின்னத்தம்பி	காடும நெறறரையும்	6 3 22
6180	சூழ	கெ. கதிரவேலும் மறுபேரும்	காடு	2 1 15
உரித்தாளி—கோணை முருகன்.				
C 196	சூழ	—	நெறறரை	5 2 17
பி. பிளான இலககம் 1,501.				
3909	பெரியகுளம்*	—	சூழ	2 0 29
பி. பிளான இலககம் 1,517.				
3947	புலமோட்டை*	—	சூழ	4 2 32
பி. பிளான இலககம் 1,519. உரித்தாளி—அரசு.				
3951	சூழ	—	சூழ	5 2 25
பி. பிளான இலககம் 779. உரித்தாளி—எ. காதாமீரூ.				
X 320	சூழ	—	சூழ	4 3 29
உரித்தாளி—எ. அய்யியப்பிள்ளையு மறுபேரும்.				
Y 320	சூழ	—	சூழ	3 3 24
உரித்தாளி—எ. கதிரமீரூ.				
Z 320	சூழ	—	சூழ	3 0 16
9543	சூழ	எ. கதிரமீரூ	சூழ	1 1 32
9544	சூழ	எம். முகமமதலி	நெறறரையும் காடும	4 1 10
பி. பிளான இலககம் 1,518. உரித்தாளி—அரசு.				
3948	சூழ	எ. கெ. பொன்னையர்	வெட்டைத்தரை	1 0 16
பி. பிளான இலககம் 1,627.				
4716	கங்குவெலி	வி. எம். சின்னத்தம்பியு மறுபேரும்	காடு	15 3 5
4717	மலலிகைத்தீவு	கெ. இளையர்ன கட்டாடியு மறுபேரும்	சூழ	7 3 13
4718	சூழ	சூழ	சூழப்பரவாககிய தரை	9 3 0
4719	பட்டித்திடல	மானிக்கன் பாலன	காடு	5 1 12
4720	சூழ	கந்தன செம்பா	சூழ	14 0 9
4721	பச்சனூர்	கெ. கணவகிப்பிள்ளை	சூழப்பரவாககிய தரை	6 1 10
4722	சூழ	கதிரமன கந்தன	சூழ	6 2 33
4723	சூழ	சூழ	காடு	6 2 29
4724	சூழ	எஷ. முககனூ மறுபேரும்	சூழப்பரவாககின தரை	2 2 16
பி. பிளான இலககம் 1,629.				
4725	பள்ளிக்குடியிருப்பு	என். ஆறுமுகம்	காடு	1 0 19
4726	சூழ	சூழ	புதுககை சூழப்பரவாக கின தரை	0 2 26
4727	சூழ	கெ. கணவகிப்பிள்ளையு மறுபேரும்	பதகை	0 0 36
4728	சூழ	சூழ	சூழ	0 3 35
4729	சூழ	கெ. கணவகிப்பிள்ளையு பள்ளிப் பிச்சையும	பள்ளத்தரை	0 3 34
4730	சூழ	சூழ மறுபேரும்	சூழ	0 2 3
4731	சூழ	சூழ	சூழ	0 1 35
4732	சூழ	எம். சீனித்தம்பி	காடு	0 2 26
உரித்தாளி—எ. பள்ளிப்பிச்சை.				
B 42	சூழ	—	நெறறரை	0 0 21
உரித்தாளி—கெ. கணவகிப்பிள்ளை.				
C 42	சூழ	—	சூழ	1 1 6
D 42	சூழ	சூழ	சூழ	0 0 23

* ஒடுககுப்பணம் கட்டத்தவறின படியால திருமப வ்ற்பனவுக்கு போடப்பட்டது.

இக்காணிகளைப்பற்றி மேலதிகமாக அறியவேண்டியவைகளை சங்கையோந்த அளவை தலைவரிடத்திலும் வ்ற்பணவ்னகொந்திசுகளைப்பற்றி திருக்கோணத்தமலையின உதவ் ஆசாட்சி ஏசனரிடத்திலும வினுவ் அறிந்துகொள்ளலாம்.

அதிகுத்தம் தேசாதிபதியவாகளள உ கட்டனையினபடி,

ஜே. ஏ. சுவெற்றினஹர்,
இராசாங்க விசிதரின வேலைடாரப்பவர்.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 980, N.-W. P.

Colonial Secretary's Office,
Colombo, August 6, 1892.

ON Tuesday, October 18, 1892, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portion of Crown Land, on the terms authorised by Government.

One allotment of land situated in the Katugampola hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,410.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
7378	Walpola and Pambabera.	Manawemukalana	Forest	16 2 20

Upset price,—Rs. 12 per acre.

Further information respecting this land may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Kurunégala.

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 980, N.-W. P.

වම් 1892 ක්වු අගෝස්තු මස 5 වෙනි දින කොළඹ මහසෙනෙවිවරයා විසින් කන්දොරුවෙහිදී.

වසඹදියාවේ ආණ්ඩුවේ ඒජන්තවරයා විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1892 ක්වු ඔක්තෝබර් මස 18 වෙනි දින ක්වු අගනරුවාද දවල් එකට කුරුනෑගල කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසඹ දියාවේ කුරුනෑගල පලාතේ කටුගම්පොල හත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි එකක්.

සිතියම 1,410. මිලකරනිබෙන්ගේ අක්කරයක් රූපියල් 12යි.

නො.	ගම.	ඉඩමේ නම.	අත්දම.	මහත. අ. රූ. ප.
7378	වල්පොල සහ පඹහැර	මනවේ මුකලාන	කැලේ	16 2 20

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශ්වර්ජනලේඛනාන්තරයෙහි, විකිනීමේ කොන්දේසි ගැණ කාරණ වසඹදියාවේ ආණ්ඩුවේ ඒජන්තවරයා විසින් දැනගත්බ පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්තේගේ ආඥාවලෙස,

ජේ. ඒ. ස්විටන්හැම්,
වැඩබලන මහසෙනෙවිවරයා විසින්.

No. 981, N.-W. P.

Colonial Secretary's Office,
Colombo, August 6, 1892.

ON Friday, October 21, 1892, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land situated in the Dambadeni hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,656.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
8499	Wadugedara	Dalupoteyaya	Field	0 1 28
F 702	Do.	do.	do.	0 0 33
8485	Wadugedara	Bogahamulapillewa	Chena	4 1 32

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 981, N.-W. P.

වම් 1892 ක්වු අගෝස්තු මස 6 වෙනි දින කොළඹ මහසෙනෙවුකාරීස් උත්තාන්සේගේ කන්කෝරුවේදිය.

වසඹ දියාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1892 ක්වු ඔක්තෝබර් මස 21 වෙනි දිනවූ සිකුරුදු දවල් 10 කුරු පාල කවිවේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

වසඹ දියාවේ කුරුනෑගල පලාතේ දඹදෙනියත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි 3ක්.

නො.	ගම.	සිතියම 1,656. ඉඩමේ නම.	අඟුම.	මහත.
8499	වවුගෙදර	දළපයෝයය	කුඹුර	0 1 28
F 702	එම	එම	එම	0 0 33
8485	එම	සිතියම 1,647. බෝගහවුල පිල්ලුව	හේන	4 1 32

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශ්වර්ථනරාජ් උත්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණ වසඹදියාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්නහැම්,
වැඩබලන මහසෙනෙවුකාරීස් වමින.

No. 982, N.-W. P.

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

ON Tuesday, October 11 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Forty-three allotments of land situated in the Wannihatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,753. Village—Belungala.

Name of Land—Belungala.
Description—Paddy Land.

Lot.	Extent.			Lot.	Extent.		
	A.	R.	P.		A.	R.	P.
4515	1	1	32	4527	2	0	0
4515½	2	0	19	4527½	2	0	29
4516	3	0	11	4528	2	3	31
4516½	3	0	10	4528½	2	1	19
4517	1	3	4	4529	1	3	2
4517½	2	2	0	4529½	1	3	13
4517¾	3	1	27	4530	2	0	12
4518	2	3	10	4530½	1	2	28
4518½	2	0	30	4531	1	3	10
4519	6	0	10	4531½	2	0	30
4520	3	0	38	4532	2	1	20
4521	2	3	8	4532½	2	0	0
4522	2	0	28	4533	1	2	14
4522½	2	2	35	4533½	2	0	0
4523	2	1	15	4534	1	3	17
4523½	2	3	30	4534½	1	1	28
4524	2	3	0	4535	2	1	7
4524½	2	2	18	4535½	2	0	31
4525	2	2	28	4536	2	0	17
4525½	1	2	26	4536½	2	3	23
4526	2	3	0	4537	17	3	9
4526½	3	2	9				

These allotments will be sold under Minute of February 27, 1857.

Twenty-five per cent. on the amount of bidding, together with one-fourth of the survey fees and the rest of the fees in full, must be paid on the day of sale; the balance of the purchase money and survey fees in three equal yearly instalments.

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

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

No. 982, N.-W. P.

වම් 1892 ක්වු අගෝස්තු මස 7 වෙනි දින කොළඹ මහසෙනෙවුකාරීස් උත්තාන්සේගේ කන්කෝරුවේදිය.

වසඹදියාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1892 ක්වු ඔක්තෝබර් මස 11 වෙනි දිනවූ අගහරුවාදු දවල් එකට කුරුනෑගල කවිවේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

වසඹ දියාවේ කුරුනෑගල පලාතේ වත්තියත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි 43ක්

සිතියම 1,753. නම—බැඵත්තල.
ඉඩමේ නම—බැඵත්තල. අඟුම—කුඹුර.

නො.	මහත.			නො.	මහත.		
	අ.	රු.	ප.		අ.	රු.	ප.
4515	1	1	32	4527	2	0	0
4515½	2	0	19	4527½	2	0	29
4516	3	0	11	4528	2	3	31
4516½	3	0	10	4528½	2	1	19
4517	1	3	4	4529	1	3	2
4517½	2	2	0	4529½	1	3	13
4517¾	3	1	27	4530	2	0	12
4518	2	3	10	4530½	1	2	28
4518½	2	0	30	4531	1	3	10
4519	5	0	10	4531½	2	0	30
4520	3	0	38	4532	2	1	20
4521	2	3	8	4532½	2	0	0
4522	2	0	28	4533	1	2	14
4522½	2	2	35	4533½	2	0	0
4523	2	1	15	4534	1	3	17
4523½	2	3	30	4534½	1	1	28
4524	2	3	0	4535	2	1	7
4524½	2	2	18	4535½	2	0	31
4525	2	2	28	4536	2	0	17
4525½	1	2	26	4536½	2	3	23
4526	2	3	0	4537	17	3	9
4526½	3	2	9				

මෙම ඉඩම් කොට්ඨාස වම් 1857 ක්වු පෙබරවාරි මස 27 වෙනි දින කරපු නියමයේ ප්‍රකාර විකුණනව යෙදේ, විකිනීමේ දවසේදී ඉල්ලු ගතකෙත් සියේට 25 බැනිකුත් මිනිප්පොරු මුදලෙන් ¼ පමණකුත් අතින් ගාස්තු සම්පූර්ණයෙන් ගෙවන්නව මිනැය. අනිකුත් ඉතුරු මුදල සහ මිනිප්පොරු මුදලක් තුන්වතාවකට අවුරුදු තුනකින් ගෙවන්නව මිනැය.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශ්වර්ථනරාජ් උත්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණ කුරුනෑගල ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්නහැම්,
වැඩබලන මහසෙනෙවුකාරීස් වමින.

No. 983, N.-W. P.

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

ON Tuesday, October 11 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Wannī Hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,754.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
8845	Galketiyaagama	Punchirala Mudalihami and Kerihami	The Crown	Paddy land	6 1 9

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 983, N.-W.P.

වම 1892 ක්වූ අගොස්තු මස 7 වෙනි දින කොළඹ මහසෙනසුනාධිපතිවරයාගේ කන්තෝරුවෙහි.

වසඹ දිසාවේ ආණ්ඩුවේ ඒජන්තවරයාගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වූ ඔක්තෝබර් මස 11 වෙනි දිනවූ අඟරුවාද දවල් එකට කුරු නැගල කවිවිසිදි වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසඹ දිසාවේ කුරුනැගල පලාතේ වන්නිහත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි 1ක්.

පිහිටම 1,754. අයිතිකම් නිසන්තා—රජසන්තක.

නො.	ගම.	ඉල්ලුම්කාරයා.	අඟුර.	මහත. අ. රු. ප.
8845	ගල්කැටියාගම	පුංචිරාල-වුදලියාමි සහ කිරිගාමි	කුඹුර	6 1 9

මෙම ඉඩම ගැන වැඩිදුර කාරණා වංශාධිපති සර්වේඥරජකරුන්වරයාගේද, විකිනීමේ කොන්සිල ගැන කාරණා කුරුනැගල ආණ්ඩුවේ ඒජන්තවරයාගේද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වතන්සේගේ ආඥාවලෙස,

ජේ. ඒ. ස්විට්නම්,
වැඩබලන මහසෙනසුනාධිපතිවරයා.

No. 984, N.-W. P.

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

ON Wednesday, October 5 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Wendawilli Hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 870.

Lot	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
I 388	Wataraka	Ehetugodahena	The Crown	Chena	0 3 26
J 388	Do.	do.	do.	do.	51 3 30

Upset price,—Rs. 12.50.

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 984, N.-W. P.

වම 1892 ක්වු අගෝස්තු මස 7 වෙනි දින කොළඹ

මහසෙක්‍රතාරීස් උත්තාන්සේසේ කන්තෝරුවේදීය.

වසම දිසාවේ ආණ්ඩුවේ ඒජන්තඋත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්කක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වු ඔක්තෝබර් මස 5 වෙනි දිනවු බදාදා දවල් එකට කුරු නැගල කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසම දිසාවේ කුරුනැගල පලාතේ වැට්ටිවිලිභත්තන්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 2ක්.

අයිතිකම කියත්තා—රජසත්තක.

නො.	ගම.	ඉඩමේ නම.	අයුම.	මහත.
			අ. රු. ප.	
I 388	වටරැක	ඇඟැටුගොඩහේන	හේන	0 3 26
J 388	එම	එම	එම	51 3 30

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරාල් උත්තාන්සේගෙනු, විකිනීමේ කොන් දේසිය ගැණ කාරණ කුරුනැගල ආණ්ඩුවේ ඒජන්තඋත්තාන්සේගෙනු දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්නහැම්
වැඩබලන මහසෙක්‍රතාරීස් වමිත.

No. 985, N.-W. P.

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

ON Tuesday, October 18 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Four allotments of land situated in the Katugampola hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,655. Upset price,—Rs. 18.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
8498	Balawala	J. Rodrigo	The Crown	Chena	4 0 2

Preliminary plan 1,738. Upset price,—Rs. 20 and Rs. 25.

8791	Katudeniya	Juwakino Appuhami	The Crown	Jungle	1 3 14
8792	Do.	do.	do.	Forest	6 2 37
8793	Balawala	do.	do.	do.	3 0 31

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

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

No. 985, N.-W. P.

වම 1892 ක්වු අගෝස්තු මස 7 වෙනි දින කොළඹ

මහසෙක්‍රතාරීස් උත්තාන්සේසේ කන්තෝරුවේදීය.

වසම දිසාවේ ආණ්ඩුවේ ඒජන්තඋත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසත්කක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වු ඔක්තෝබර් මස 18 වෙනි දිනවු අඟහරුවාදා දවල් 1ව කුරුනැගල කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසම දිසාවේ කුරුනැගල පලාතේ කවුගම්පොල හත්තන්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි 4ක්.

සිතියම 1,655. නියම කරනලද මුදල අක්කරයක් රුපියල් 18යි.

නො.	ගම.	ඉල්ළුමකාරයා.	අයිතිකම කියත්තා.	අන්දම.	මහත.
				අ. රු. ප.	
8498	බලවල	ජේ. රුද්‍රිගො	රජසත්තක	හේන	4 0 2

සිතියම 1,738. නියමකරනලද මුදල අක්කරයක් රුපියල් 20 සහ 25යි.

8791	කවුදෙනියා	ජුවකිනුඅප්පුහාමි	රජසත්තක	කැලේ	1 3 14
8792	එම	එම	එම	මුකලාන	6 2 37
8793	බලවල	එම	එම	එම	3 0 31

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරාල් උත්තාන්සේගෙනු, විකිනීමේ කොන් දේසිය ගැණ කාරණ කුරුනැගල ආණ්ඩුවේ ඒජන්තඋත්තාන්සේගෙනු දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්නහැම්,
වැඩබලන මහසෙක්‍රතාරීස් වමිත.

No. 986, N.-W. P.

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

ON Friday, October 21 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put to auction, at his office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Dambadeni hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 575.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
3975	Paranagama	N. Lencha Henaya	The Crown	Owita	2 3 37

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

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

No. 986, N.-W. P.

වර්ෂ 1892 ක්වූ අගෝස්තු මස 7 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ උත්තරාණයෙන් කන්තෝරුවේදී.

වසම් දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ ඔක්තෝබර් මස 21 වෙනි දින වූ සිකුරුදා දවල් එකට කුරුනෑගල කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසම් දිසාවේ කුරුනෑගල පලාතේ දඹදෙනි හත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 1යි.

සිතියම 575.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අයිතියක් කියන්නා	අකුම.	මග. ප.
3975	පරනගම	ඇන්. ලෙන්චා හේනසා	රජසන්තක	බිම්ට	2 3 37

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාසිපති සර්වේසර් ජනරාල් උත්තරාණයෙන්, විකිනීමේ කොන්දේසි ගැණ කාරණ වසම් දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරාණයෙන් දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාව ලෙස,
ජේ. ඒ. සවිටන්හැම්.
වැඩබලන මහසෙනෙවිවරයා වර්ග.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 828, N.-C. P.

Colonial Secretary's Office,
Colombo, August, 10, 1892.

ON Wednesday, September 28, 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.

Four allotments of lands situated in the Egodapattuwa division of the Tamankaduwa District of the North-Central Province.

Preliminary plan 292.—Egodapattuwa.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
1118	Mutugalla	K. Kanawadi	The Crown	Faddy land	5 1 19
1125	Mannampitiya	K. Sinnetamby	The Crown	do.	4 3 11
1137	Horivila	Kanamuttu Udayar	The Crown	do.	4 3 16
1138	Do.	do.	do.	do.	10 0 0

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.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. a. P.
2022	Páyindikulama	Preliminary plan 548.—Nuwaragam korale. P. G. Appurala	Paddy land	3 0 34
2287	Nelogama	Preliminary plan 691.—Vilachchiya korale. Appuhami Vel-vidane and others	Paddy land	14 1 5
2692	Kahambiliyawa	Preliminary plan 880.—Nuwaragam korale. Sellate Gamarala and others	Paddy land	3 2 10
2919	Kendewa	Preliminary plan 1,026.—Kende korale. Kapuralege Punchirala	Jungle fit for paddy	4 0 0
2958	Ikiriya	Preliminary plan 1,048.—Eppawala korale. Appuwage Kandappuwa	Jungle	10 1 13
1307	Tisawewa	Preliminary plan 373.—Nuwaragam korale. Pakir Mohidin and others	Paddy land	16 0 3
1667	Kudawewa	Preliminary plan 434.—Vilachchiya korale. Vel-vidanege Appuhami and others	Paddy land	7 0 29
2090	Pahalakeditokkuwa	Preliminary plan 586.—Vilachchiya korale. Velate Vel-vidane and others	Paddy land	11 2 11
1471	Timbirikadawala	Preliminary plan 379.—Nuwaragam korale. Munaf Vellayan	Paddy land	6 2 23
1472	Do.	do.	do.	13 0 34
1470	Do.	Karuppannen	do.	6 1 3
1452	Tisawewa	Mohidin Picheche and another	do.	8 0 19
2469	Potanagama	Preliminary plan 790.—Nuwaragam korale. M. Endrishami	Paddy land	5 3 14
2575	Kukulewa	Preliminary plan 835.—Kanadara korale. Naidurala Vel-vidane and others	Paddy land	3 3 24

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

By His Excellency's the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 829, N.-C. P.

වම් 1892 ක්වූ අයෝජන මස 10 වෙනි දින කොළඹ

මහසෙනෙවරිස් උත්තාන්තේස් කන්කෝරුවෙදිස.

උතුරු මැද දිසාවේ ඵ්ජන්තඋත්තාන්තේස් විසින් වෙති පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1892 ක්වූ සැප්තැම්බර් මස 27 වෙනි දිනවූ අඟහරුවාද සහ ඊට පසුදිනවලත් අනුරාධපුර කවිවේරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

උතුරු මැද දිසාවේ නුවරකලාපිය පලාතේ නුවරගම්පලාත කොට්ඨාසයේ පිහිටා තිබෙන හිමිකැබලි 16ක්.

සිතියම 372. නුවරගම්කෝරලේ.

නො.	ගම.	ඉල්ලීමකාරයා.	අන්ම	මහස. අ. රු. ප.
1286	මල්වතුකැලේ	සී. ඒ. ඩී. ඇස්. වික්‍රමසිංහ සහ තවත්	වි වපුරන ඉඩම	12 0 0
1981	මුසල්පිටිය	සිතියම 523. එප්පාවලකෝරලේ. බසිරලයේ කපුරුල සහ තවත්	එම	3 0 11
2022	පයිත්තිකුලම	සිතියම 548. නුවරගම්කෝරලේ. පී. ඒ. අප්පුරුල	එම	3 0 34
2287	තෙලෝගම	සිතියම 691. විලවිචිය කෝරලේ. අප්පුහාමි වෙල්විදනෙ සහ තවත්	එම	14 1 5
2692	කහඹිලියාව	සිතියම 880. නුවරගම්කෝරලේ. සෙල්ලාගේගමරුල සහ තවත්	එම	3 2 10
2919	කැදුව	සිතියම 1,026. කැදකෝරලේ. කපුරුලගේ පුංචිරුල	විගටපැහෙනකැලේ	4 0 0
2958	ඉතිරියාව	සිතියම 1,048. එප්පාවලකෝරලේ. අප්පුහාමි කන්දප්පුවා	කැලේ	10 1 13
1307	තිසාවැව	සිතියම 373. නුවරගම්කෝරලේ. පක්කිරිමොතිදිත් සහ තවත්	වි වපුරන ඉඩම	16 0 3
1667	කුඩාවැව	සිතියම 434. විලවිචියකෝරලේ. වෙල්විදනෙගේ අප්පුහාමි සහ තවත්	එම	7 0 29
2090	පහලකැබිත්තේක්කුව	සිතියම 586. විලවිචියකෝරලේ. වේලාගේ වෙල්විදනේ සහ තවත්	වි වපුරන ඉඩම	11 2 11

No. 830, N.-C. P.

Colonial Secretary's Office,
Colombo, August 16, 1892.

ON Wednesday, October 5, 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.

One allotment of land situated in the Megodapattuwa division of the Tamankaduwa district of the North-Central Province.

Preliminary plan 344. Megodapattuwa.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
1220	Minneriya	Kandate Lekama	Crown	Paddy land	10 1 19

Further information respecting this land 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. 830, N.-C. P.

වම් 1892 ක්වු අයෝජනමස 16 වෙනි දින කොළඹ මහසෙක්කාරියේ උත්තාන්සේගේ කන්තෝරුවේදී.

උතුරුමැද දිසාවේ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්කක ඉඩම් ආණ්ඩුවේ නියෝගවලට වම් 1892 ක්වු ඔක්තෝම්බර් මස 5 වෙනි දිනවු බදාදා සහ ඊටපසු දිනවලත් අනුරාධපුර කවිවෙරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවාය.

උතුරුමැද දිසාවේ කමත්කඩව පලාගේ මෙගොඩපත්තුව කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලිලක්.

යො.	ගම.	සිතියම 344. මෙගොඩපත්තුව.	අඟුම.	මගස.
1220	මින්නේරියා	කන්දතෙ ලේකම	විවසුරණ් ඉඩම	අ. රු. ප. 10 1 19

මෙම ඉඩම ගැන වැඩිදුර කාරණ වංසාධිපති සර්වේසර් පනරාල් උත්තාන්සේගෙන්ද, විනිතිමේ කොන්දේසි ගැන කාරණ උතුරුමැදදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන් වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්ටිවන්සාම්,
වැඩබලන මහසෙක්කාරියේ මමිග.

No. 830, N.-C. P.

කොලොන්නියෙහි සකසන ලද ප්‍රකාශන අංක 16 වන අංකය,
1892 මැයි 16 වන දින.

1892 මැයි 16 වන දිනට පසුව ප්‍රකාශනයට ලක්වන ප්‍රදේශයේ පිහිටා තිබෙන බිම්කැබලිලක්. මෙම ඉඩම ගැන වැඩිදුර කාරණ වංසාධිපති සර්වේසර් පනරාල් උත්තාන්සේගෙන්ද, විනිතිමේ කොන්දේසි ගැන කාරණ උතුරුමැදදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන් වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්ටිවන්සාම්,
වැඩබලන මහසෙක්කාරියේ මමිග.

වි. පි. අංකය	වි. පි. අංකය	වි. පි. අංකය	වි. පි. අංකය	වි. පි. අංකය
1220	මින්නේරියා	කන්දතෙ ලේකම	විවසුරණ් ඉඩම	අ. රු. ප. 10 1 19

මෙම ඉඩම ගැන වැඩිදුර කාරණ වංසාධිපති සර්වේසර් පනරාල් උත්තාන්සේගෙන්ද, විනිතිමේ කොන්දේසි ගැන කාරණ උතුරුමැදදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන් වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්ටිවන්සාම්,
වැඩබලන මහසෙක්කාරියේ මමිග.

No. 831, N.-C. P.

Colonial Secretary's Office,
Colombo, August 16, 1892.

ON Wednesday, October 5, 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.

Seven allotments of land situated in the Hurulupalata division of the Nuwarakaláwiya District of the North-Central Province.

Preliminary plan 1,068. Kalpe korale.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
2990	Italwetunuwewa	Pnnchirala Liyana Arachchi	Crown	Jungle	1 1 0
2991	Do.	do.	do.	do.	0 1 19
2967	Galabindunuwewa	W. L. Sinnakandu and another	Crown	Jungle and forest fit for paddy	11 1 17

இல.	சூழ்ச்சி.	கேள்விகாரண பெயர்.	வ்வரம்.	விசாலம். அ. மு. ப.
2573	கஞ்சப்பந்திகிலியா	பி. பிளான இலககம் 834, கல்பிகோறளை. பி. கிறியகமநாயித	நெலவிளையத்தகக காணி	2 3 17 3 1 34
2574	ஓடி	புஞ்சிநாயித கங்கிலிய	ஓடி	3 1 34
2567	சூஞ்சுத துவெவா	பி. பிளான இலககம் 831, சூஞ்சுதககோறளை. தைகிறுளை ஆறாய்ச்சி	ஓடி	1 3 12
2568	ஓடி	டெனிகிறுளை வெல்விதாளை	ஓடி	20 1 10

இக்காணிகளைப்பற்றிய மேலதனைமான விளம்பரங்களை சங்கையோராத அளவிலே தலைவரிடத்திலும்
விற்பனைவின் கொந்திசையற்றி அனுரூபமுதது அரசாட்சி ஏசனமுததரை அவர்களிடத்திலும் வினாவீ அறிந்
துகொள்ளலாம்.

அதியுத்தம தேசாதிபதியவர்களினது கட்டளையின்படி,

ஜே. ஏ. சுவெற்றினஹம்,
இராசாங்க விசிகரின் வேலைப்பாப்பவர்.

LAND SALES IN THE PROVINCE OF UVA

No. 1,33, P. OF U.

Colonial Secretary's Office,
Colombo, August 17, 1892.

ON Friday, September 30, 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.

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

Preliminary plan 278. Applicant—W. S. Taylor.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
728	Tennuge	Tengalagawa	The Crown	Patana and forest	98 3 24
Preliminary plan 298.					
922	Tolabowatteuda- gama	Udawataluwa	The Crown	Patana	1 1 20
923	Do.	do.	do.	Patana and forest	42 3 38
924	Do.	Udawataluwa-arawa	do.	Paddy field	0 1 24
W 28	Do.	Udawataluwawatta	U. Huduwa	Garden	1 0 35
X 28	Do.	do.	K. Rambanda	do.	0 1 32
Preliminary plan 290. Applicant—H. O. Hoseason.					
885	Gedarakumbura	Harasbedda	The Crown	Patana	15 1 38
R 88	Do.	Gedarakumburahena	Godagedara Loku Kumari- hamy and others	Chena	36 2 33
896	Do.	Mahawatenna	The Crown	Patana	16 0 0
897	Do.	do.	do.	do.	0 3 15

Upset price.—Rs. 10 per acre.

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

By His Excellency the Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 133, P. OF U.

வதி 1892 னிபு அயேசீது மச 17 வெகி டீவ கைலுமி

மகசெதுவாரிசீ டுன்சுவன்செயே னவன்செயேரீவெடிசு.

சூழ்ச்சி அண்புலெ சீரவ்னடுவ்வன்செயே விசினீ மெகி பகவ சடிவவ்வெவ அண்புலவ்வவக ஓடுமி
அண்புலெ விசெய்வெலு புகாரவடு வதி 1892 னிபு கல்பிகுமிவீரீ மச 30 வெகி டீவபு சிபுருடி டுலீ டேடு
கடு னிபு கலிவெரீசெடி வெய்டேசிகர் விசுணவ்வ வொகைவன் வெரீமிகர் டேவ்வடு செடிவொ டீவ.

டூவ டீவவெ னிபு படுவெ னடுகிடி கைலிபாசசெயே சிவிவாவிவெவ விவிகுமெலி டுவகன்.

சினிசுமி 278. மம்—கூவ்னுவெ.

வொ.	ஓடுமெ வம்.	அசினிகம் கிசவ்வா.	அவீடு.	மகவ. அ. மு. ப.
728	புன்சுலுவா	ஓடுவீடுகாரவா—விசிலீசு. டீவீ. வெடுடுமகவ்வொ.	அண்புல பவவ சக கடுலீ	98 3 24

කො.	ඉඩමේ නම.	අයිතිකම් කියව්‍යා.	අන්දම.	මහත. අ. රු. ප.
		සිතියම 298.	ගම—කොලඹොවත්තේ උඩගම.	
922	උඩවවඳව	ආණ්ඩුව	පතන	1 1 20
923	එම	එම	පතන සහ කැලේ	42 3 38
924	උඩවවඳවේඅරව	එම	කුඹුර	0 1 24
W28	එම වහන	සී. හුදුවා	එතන	1 0 36
X 28	එම	කේ. රම්බන්ඩා	එම	0 1 32
		සිතියම 290.	ඉල්එම්කාරයා—එච්. ඩී. ගෙසියන්මහත්මයා.	
885	ගරස්බැඳ්ද	ආණ්ඩුව	ගම—ගෙදකුඹුර.	15 1 38
R 28	ගෙදරකුඹුරෙහේන	ගොඹේගෙදරලොකු කුමාරි	පතන	
		හාමි සහ තවත්අය	හේන	36 2 33
896	මහවතුන්න	ආණ්ඩුව	පතන	16 0 0
897	එම	එම	එම	0 3 15

අක්කරයක් රුපියල් 10යේ පවත් විකුනවට යෙදෙනවා ඇත.
 මෙම ඉඩම්ගැණ වැඩිදුරකාරණ වංසාතිපති සර්වේසර් ජනරාල් උත්තාන්තේශ්වරයන්ද, විකිනීමේ කොන්දේසිය ගැණ වැඩිදුර කාරණ බඳුල්ලේ ආණ්ඩුවේ ඒජන්ත උත්තාන්තේශ්වරයන්ද දැනගන්ට පුළුවන.
 ආණ්ඩුකාර උතුමානත්වයන්තේශ්වරයන් ආඥාවලෙස,
 ජේ. ඒ. ස්විට්ටන්හැම්,
 වැඩබලන මහසෙක්‍රතාරීස් වම්ම.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 119, P. OF S.

Colonial Secretary's Office,
 Colombo, August 17, 1892.

AT noon on Tuesday, October 4, 1892, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale, at Balangoda resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government in Sir H. Ward's Minute of March 4, 1857.

Thirty-seven allotments of land in Helanda Palata, Meda koralé.

Lot.	Name of Land.	Village.	Description.	Extent. A. R. P.
			Preliminary plan 322.	
691	—	Uggalkaltota	Chena	1 1 6
693	Elandalanda	do.	do.	1 0 0
694	Do.	do.	Chena and forest (irrigable)	3 1 29
695	Do.	do.	Chena	2 1 26
696	Do.	do.	Chena and forest (irrigable)	2 1 20
697	Do.	do.	Chena and forest	2 3 34
698	Do.	do.	Chena and forest (irrigable)	2 1 34
699	Do.	do.	Chena and forest (not irrigable)	2 0 18
700	Do.	do.	Chena and forest (irrigable)	2 3 0
701	Do.	do.	Chena and forest (not irrigable)	3 2 1
702	Do.	do.	Chena and forest (irrigable)	4 2 37
705	Kirimetiyyakanatta	do.	Forest (irrigable)	3 1 16
706	Do.	do.	do.	4 2 27
707	Elandalanda	do.	Chena and forest (irrigable)	3 2 16
708	Do.	do.	do.	2 3 8
711	—	do.	Forest (irrigable)	58 1 36
714	Kirimetiyyakanatta	do.	Chena (irrigable)	1 2 28
715	Do.	do.	do.	3 1 0
716	Do.	do.	do.	3 0 38
716½	Do.	do.	Forest (irrigable)	1 2 6
718	Do.	do.	Chena (irrigable)	2 1 2
719	Do.	do.	do.	2 2 2
720	Do.	do.	do.	2 2 0
721	Do.	do.	do.	2 1 15
723	Do.	do.	do.	1 3 14
724	Do.	do.	do.	2 3 11
725	Do.	do.	do.	2 3 27
726	Do.	do.	do.	2 2 7
727	Do.	do.	Chena (irrigable)	2 2 0
789	Dikpitiyayaya	do.	do.	5 0 12
793	Do.	do.	do.	10 1 6
796	Do.	do.	do.	30 1 25
798	—	do.	do.	61 0 0
799	Dikpitiyayaya	do.	do.	35 2 33
800	Do.	do.	do.	42 3 27
801	—	do.	Rocky knoll	5 1 32
802	Gonakandureayaya	do.	Forest and chena (irrigable)	62 3 10

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

J. A. SWETENHAM,
 Acting Colonial Secretary.

No. 119, P. OF S.

වර්ෂ 1892 ක්වූ අගෝස්තු මස 17 වෙනි දින කොළඹ

මහසෙනෙට්ට් උත්තාන්තේගෙන් කන්කෝරුවේදීය.

අක්වූවට අයිති මෙහි පහත සඳහන්වෙන බිම් කොටස් වර්ෂ 1892 ක්වූ බක්කෝබර් මස 4 වෙනි දිනවූ අතර මාර්තු මස 4 වෙනි දින දරණ ශ්‍රී ලන්කානුවර්ධන උතුමානන්වහන්සේගේ නියෝගවල ප්‍රකාරයට විකුණන්නට ගෙදෙනවා ඇත.

සිතියම 322. මැදකෝරලේ ගෙලුට්ට ප්‍රාදේශීය පිහිටි බිත්කොටස් නිස්සඟක්.

නො.	ඉඩම.	ගම.	අන්දම.	මහස.
				අ. රු .ප
691	—	උගාල්කල්කොට	හේන	1 1 6
693	ඇලලුට්ට	එම	එම	1 0 0
694	එම	එම	අස්වද්දන්ඩ පුළුවන් හේන සහ මූකලාන	3 1 29
695	එම	එම	අස්වද්දන්ඩ පුළුවන් හේන	2 1 26
696	එම	එම	එම හේන සහ මූකලාන	2 1 20
697	එම	එම	එම	2 3 34
698	එම	එම	අස්වද්දන්ඩ පුළුවන්	2 1 34
699	එම	එම	එම	2 0 18
700	එම	එම	එම	2 3 0
701	එම	එම	එම	3 2 1
702	ඇලලුට්ට	එම	අස්වද්දන්ඩ පුළුවන් හේන සහ මූකලාන	4 2 37
705	කිරිමැටියා කනක්ක	එම	අස්වද්දන්ඩ පුළුවන් මූකලාන	3 1 16
706	එම	එම	එම	4 2 27
707	ඇලලුට්ට	එම	අස්වද්දන්ඩ පුළුවන් හේන සහ මූකලාන	3 2 16
708	එම	එම	එම	2 3 8
711	එම	එම	මූකලාන	58 1 36
714	කිරිමැටියා කනක්ක	එම	හේන සහ එම අස්වද්දන්ඩ පුළුවන්	1 2 28
715	එම	එම	හේන	3 1 0
716	එම	එම	එම	3 0 38
716½	එම	එම	මූකලාන	1 2 6
718	එම	එම	හේන	2 1 2
719	එම	එම	එම	2 2 2
720	එම	එම	එම	2 2 0
721	එම	එම	එම	2 1 15
723	එම	එම	එම	1 3 14
724	එම	එම	එම	2 3 11
725	එම	එම	එම	2 3 27
726	එම	එම	එම	2 2 7
727	එම	එම	එම	2 2 0
789	දික්පිටියායාස	එම	අස්වද්දන්ඩ පුළුවන් හේන	5 0 12
793	එම	එම	එම	10 1 6
796	එම	එම	එම	30 1 25
798	—	එම	එම	61 0 0
799	දික්පිටියායාස	එම	එම	35 2 33
800	එම	එම	එම	42 3 27
801	—	එම	ගල්කන්ද	5 1 32
802	ගෝනාකඳුරආරේයාස	එම	අස්වද්දන්ඩ පුළුවන් මූකලාන සහ හේන	62 3 10

අක්කරයක් රූපියල් 10 ය බැගින්.

මෙම ඉඩමහැන වැඩිදුර කාරණා වංසාවිටනි සර්වේයර් ජනරාල් උත්තාන්තේගෙන්ද විසිනීමේ කොන්දේසිය ගැණ කාරණා සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්තේගෙන් දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන් වහන්සේගේ ආඥාවලය,

ජේ. ඒ. ස්ටීටන්හැම්,
වැඩබලන මහසෙනෙට්ට් ව හ.

No. 120, P. OF S.

Colonial Secretary's Office,
Colombo, August 17, 1892.

At noon on Tuesday, October 4, 1892, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale, at Balangoda, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Eight allotments of land in Helauda Palata, Meda koralé.

Preliminary plan 245.

Lot.	Name of Land.	Village.	Name of Claimant.	Description.	Extent.
					A. R. P.
490	Enataystipettelena	Mulgama	Crown	Chena	1 0 7
491	Do.	do.	do.	do.	2 2 0
492	Do.	do.	do.	do.	0 3 9

Lot.	Name of Land.	Village.	Name of Claimant.	Description.	Extent. A. R. P.
493	Egodakumbrahena	Mulgama	Crown	Chena	1 0 24
494	Araewanata	do.	do.	do.	0 0 28
498	Dalukgala	do.	do.	Rock	1 1 38
500	Maha-amunehena	do.	do.	do.	2 0 13
501	Meda-arahena	do.	do.	do.	1 2 16

Upset price,—10 per acre.

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

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

No. 120, P. OF S.

වම් 1892 ක්වු අගෝස්තු මස 17 වෙනි දින කොළඹ

මහසෙනෙකාරීස් උත්තාන්සේගේ කන්තෝරුවේය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම් කොටස් වම් 1892 ක්වු ඔක්තෝබර් මස 4 වෙනි දින බලාත් ගොඩදී සබරගමුවදිසාවේ ඒජන්ත උත්තාන්සේ විසින් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුනනට යෙදෙනවා ඇත.

නො.	ඉඩම.	සිතියම 245.	මැද කෝරලේ ගෙලුඳු පලාතේ පිහිටි ඉඩමකිවි අටක්.	මහත.
නො.	ඉඩම.	ගම.	අන්දම.	අ. රු. ප.
490	ඇලවයට්පැත්තේ සේන	මුල්ගම	සේන	1 0 7
491	එම	එම	එම	2 2 0
492	එම	එම	එම	0 3 9
493	එගොඩකුඹුරේ සේන	එම	එම	1 0 24
494	අරුවේ වනාන	එම	එම	0 0 28
498	දළුකල	එම	ගල	1 1 38
500	මහඅමුතේ සේන	එම	එම	2 0 13
501	මැද ආරසේන	එම	එම	1 2 16

අක්කරයක් රූපියල් 30 බැගින්.

මෙම ඉඩම් ගැණ වැසිර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණ කාරණා සබරගමුව දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විටන්හැම්,
වැඩබලන මහසෙනෙකාරීස් වම්හ.

121, P. OF S.

Colonial Secretary's Office,
Colombo, August 16, 1892.

At noon on Wednesday, October 5, 1892, the Government Agent for the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in Udapattu, Kuruwiti koralé.
Preliminary plan 7,141.

Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
28	Ihaladeniyagawahena	G. Mohottihami	Attenekge Appuhami	Chena	2 2 30

Upset price,—Rs. 10 per acre.

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

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

No. 121, P. OF S.

වම් 1892 ක්වු අගෝස්තු මස 16 වෙනි දින කොළඹ

මහසෙනෙකාරීස් උත්තාන්සේගේ කන්තෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කොටස වම් 1892 ක්වු ඔක්තෝබර් මස 5 වෙනි දින බලාත් සබරගමුව දිසාවේ ඒජන්ත උත්තාන්සේ විසින් රත්නපුරේ කවිවේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුනනට ගෝ බේරීමක් කරනට යෙදෙනවා ඇත.

කුරුවිටිකෝරලේ උඩපත්තුවේ පිහිටි ඉඩමකිවි කවිවියක්.
සිතියම 7,141.

නො.	ඉඩම.	ඉල්ලුම්කාරයා.	අයිතිකම් කියන්නා.	අන්දම.	මහත.
නො.	ඉඩම.	අක්කරයක් රූපියල් 10 බැගින්.	සේන	අ. රු. ප.	අ. රු. ප.
28	ඉහලදකියගාවාසේන	ජේ. මොහොට්ටිහැම්	අත්තනක්ගේ අප්පුහැම්	සේන	2 2 30

මෙම ඉඩම ගැණ වැසිර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණ කාරණා සබරගමුව දිසාවේ මහඒජන්ත උත්තාන්සේගෙන්ද දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විටන්හැම්,
වැඩබලන මහසෙනෙකාරීස් වම්හ.

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS by the 6th section of the Ordinance No. 10 of 1895 it is enacted that whenever it is proposed to constitute any land a reserved forest, notice thereof shall be published in the *Government Gazette*—

- (a) specifying, as nearly as possible, the situation and limits of such land ;
- (b) declaring that it is proposed to constitute such land a reserved forest ;
- (c) naming an officer (hereinafter called the "Forest Settlement Officer"), who shall be appointed by the Governor, to inquire into and determine the existence, nature, and extent of any rights claimed by, or alleged to exist in favour of, any person in or over any land comprised within such limits, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in chapter II. of the said Ordinance :

And whereas it is proposed to constitute certain lands in the village of Pannila, in the Pannil pattuwa of Atakalan koralé, in the Province of Sabaragamuwa, hereinafter defined, a reserved forest :

Notice is hereby given (1) that it is proposed to constitute the lands lying within the village of Pannila, bounded as noted in the schedule below, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed Forest Settlement Officer of the reserved forest aforesaid :—

SCHEDULE.

Lands situated in the village of Pannila in the Pannil pattuwa of Atakalan koralé in the Province of Sabaragamuwa, described in preliminary plan 4,265, and bounded on the north by Rammalakada Mukalana and by the Pannila temple claim ; on the east by Kudahaldola and by title plan lot 76,377 ; on the south by title plan lots 76,377, 76,355 62,456, by the Katumbiriyadola, by title plan lot 111,972, by Eldorado estate (title plan 62,485), and by the boundary of the Kukulukoralé ; on the west by the boundary of the Kukulukoralé.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, August 16, 1892.

J. A. SWETTENHAM,
Acting Colonial Secretary.

LAND ACQUISITION NOTICES.

I DO hereby give public notice that I have been duly directed by His Excellency the Governor of Ceylon, 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 :—

Fifteen allotments of land situated in the village Beruwala in Kalutara Totamune.

Preliminary plan 10,056.

Lot.	Name of Land.	Name of Claimant.	Extent.		
			A.	R.	P.
U 647	Hunumullagedarawatta	A. Martinu Waas and others	0	0	7
V 647	Katururundugahawattekkattiya	do.	0	0	5-25
W 647	Do.	P. Isabella Cooray	0	0	2-75
X 647	Do.	M. Ponsiyanu Fernando and others	0	0	2-75
Y 647	Mudaliyawatta	M. Domingu Fernando and others	0	0	0-75
Z 647	Do.	do.	0	0	1-75
A 648	Do.	B. Manuel Fernando and others	0	0	3-75
B 648	Pokunabodawatta	E. Kornelis Fernando and others	0	0	3-50
C 648	Mudaliyawattekkattiya	B. Manuel Fernando and others	0	0	4-75
D 648	Do.	M. Domingu Fernando and others	0	0	3-75
E 648	Bógahawattekkattiya	do.	0	0	3-50
F 648	Do.	T. Pelis Perera	0	0	2-25
G 648	Do.	T. Pelis Perera and others	0	0	5-25
H 648	Do.	M. Sara Dias and others	0	0	4-50
I 648	Do.	A. Martinu Waas and others	0	0	2-75

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the spot on September 27, 1892, at 10 o'clock A.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.

Kalutara Kachcheri,
August 15, 1892.

H. W. BRODHURST,
Assistant Government Agent.

I 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 3,646. Situation—Peraliya of Weragoda Division in Wellaboda pattu.

Inquiry on September 12, 1892.

Lot.	Name of land.	Description.	Claimants.	Extent.
				A. R. P.
I 353	Wile or Diyabetiyawatta	Cocoanut, &c.	A. Eboris and others	0 0 26.50
M 353	Diyabetiya or Pelawatta	do.	K. D. T. de Silva and others	0 1 6
N 353	Paragaha or Pelawatta	do.	do.	0 0 14
O 353	Pereliya or Paragahawatta	do.	do.	0 0 31
P 353	Nugagahawatta	do.	A. D. A. de Silva and others	1 1 21
Q 353	Nugagahawattaowita	Waste land	do.	0 1 10.75
R 353	Do.	Cocoanut trees	A. Indris de Silva	0 0 9
S 353	Do.	Cocoanut trees, &c.	A. D. A. de Silva and others	0 0 23.50
T 353	Do.	Potatoes	A. J. de Silva	0 1 15
U 353	Do.	Coir pits	do.	0 0 7

Situation.—Seenigama in Wellaboda pattu.

8860	Nugagahaowita	Cart track	Crown	0 0 2.75
8861	Do.	Coir pit	do.	0 0 2.75
8862	Do.	Jungle	do.	0 1 27.50
8863	Seenigamaakele	do.	do.	1 1 11
V 353	Kaludewawatta	Waste land	K. Bastian and others	0 0 0.50
X 353	Gabiyalagewatta	Cocoanut and del trees	T. Adoris and others	0 0 20.75
A 354	Bogahawatta	Cocoanut, &c.	K. Siman and others	0 0 4
B 354	Do.	do.	do.	0 0 2
D 354	Dehigahawatta	do.	G. Issan Appu and others	0 0 5.75
E 354	Ampitiyawatta	Cocoanut trees	L. Garaneris and others	0 0 9
F 354	Wiranottiyagewatta	Cocoanut, &c.	T. Siyadoris and others	0 0 8.25
G 354	Dehigahawatta	Cocoanut trees	L. Eboris and others	0 0 6.50
H 354	Do.	Cocoanut, &c., and house	F. Dandris	0 0 34.25
I 354	Gedarawatta	Cocoanut, &c.	A. Salishamy and others	0 1 18.25

Situation.—Werellana in Wellaboda pattu.

Inquiry on September 14, 1892.

J 354	Bandigeowita	Owita	O. de S. Gunasekera and others	0 0 1
K 354	Mahaliadde	do.	H. C. de Alwis and others	0 1 19.50
L 354	Odiashamigegodella	do.	O. de Alwis and others	0 0 14.75
M 354	Digapota	do.	M. O. de S. Gunasekera and others	0 0 8.25
N 354	Do.	do.	M. D. de Silva, Mohandiram	0 0 11
O 354	Portion of Talgasowita	do.	T. Siyadoris and others	0 0 23
P 354	Do.	Cart track	do.	0 0 0.75
Q 354	Do.	Owita	do.	0 0 18.25
R 354	Gamagegodella	do.	B. Andris and others	0 1 28.05

Situation.—Totagamuwa in Wellaboda pattu.

S 354	Mahawattagodella	Owita	H. Eboris and others	0 0 39.25
-------	------------------	-------	----------------------	-----------

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

T 354	Talgaskoratuwa	Vegetables	N. Sedris and others	0 0 18
U 354	Mattikatagodella	Owita	S. Salman and others	0 0 1.75
V 354	Duwekiyapotaliyadda	do.	do.	0 0 8.75
W 354	Do.	do.	do.	0 0 0.06
X 354	Akuralagewatta	Cocoanut, &c.	S. Siyadoris and others	0 0 21
Y 354	Do.	Cocoanut trees	A. A. Mendis	0 0 4.25
Z 354	Tanapitiyawatta	Cocoanut, &c.	T. Siyadoris and others	0 0 16
A 355	Dilanchikankanigewatta	do.	A. de Silva and others	0 0 31
B 355	Amangilagewatta	Yams	S. Salman and others	0 0 0.75
C 355	Pokurawatta	Cocoanut, &c.	Eusi Odrias and others	0 0 14
D 355	Werahandimullewatta	Cocoanut trees	R. Mathes and others	0 0 1
E 355	Portion of Pelaketiyawatta	do.	A. Adirias and others	0 0 7
F 355	Do.	Cart track	do.	0 0 0.75
W 355	Paratowatta	Cocoanut and del trees	A. Amaris and others	0 0 3.25

Situation.—Hikkaduwa in Wellaboda pattu.

X 356	Muttuhandigemudillagahawatta	Cocoanut trees	C. A. de Silva and others	0 0 7
P 357	Mudillagahawatta	do.	L. Petris and others	0 0 12.75
Q 357	Pokunobodawatta	Waste land	K. Babahami and others	0 0 1.25

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Hikkaduwa on September 12, 1892, at noon, and following days, 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.

Galle Kachcheri,
August 16, 1892.

E. ELLIOTT,
Government Agent.

1876 කවු අවුරුද්දේ නොමමර 3නේ ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වර්ෂ 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හවෙනි කාන්තේ කරනිමක පහාර්තුචල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු ලදුමානන්වනන්ගේ විසින් මට අනකරන්ට යෙදුන බව මෙහින් දැනුම්දුන්නා ඇත. ඒනම් :-

සිතියම 3,646. පිහිටා තිබෙන්නේ—වැල්ලඹවපත්තුමේ පැරැලිය සහ ගමේය. විශාලය 1892කේ සැප්තැම්බර් මස 12 වෙනි දිනදීය.

Table with 5 columns: No., Description, Acquisition, Assignee, and Amount. Rows include L 353, M 353, N 353, O 353, P 353, Q 353, R 353, S 353, T 353, U 353.

පිහිටා තිබෙන්නේ—වැල්ලඹවපත්තුමේ සිතියමේය.

Table with 5 columns: No., Description, Acquisition, Assignee, and Amount. Rows include 8860, 8861, 8862, 8863, Y 353, X 353, A 354, B 354, D 354, E 354, F 354, G 354, H 354, I 354.

පිහිටා තිබෙන්නේ වැල්ලඹවපත්තුමේ වැරැලියාගේ සහ ගමේය. විශාලය 1892කේ සැප්තැම්බර් මස 14 වෙනි දිනදීය.

Table with 5 columns: No., Description, Acquisition, Assignee, and Amount. Rows include J 354, K 354, L 354, M 354, N 354, O 354, P 254, Q 354, R 354.

පිහිටා තිබෙන්නේ වැල්ලඹවපත්තුමේ කොටගමුවේය.

Table with 5 columns: No., Description, Acquisition, Assignee, and Amount. Rows include S 354, T 354, U 354, V 354, W 354, X 354, Y 354, Z 354, A 355, B 355, C 355, D 355, E 355, F 355, W 355.

පිහිටා තිබෙන්නේ වැල්ලඹවපත්තුමේ හිත්කඩුව සහ ගමේය.

Table with 5 columns: No., Description, Acquisition, Assignee, and Amount. Row X 356.

නො.	ඉඩමේ නම.	අකුම.	අයිතිකම කිසිදු.	මකස.
P 357	මුද්දිලාගමවත්ත	එම	අ.ලේ. ජේදිරිසේ සහ තවත්	අ. රු. ප. 0 0 12.75
Q 357	පොකුණේබොඩවත්ත	මුහුඬුව	කේ. බඩාහැම් සහ තවත්	0 0 1.25

ඉහතකී ඉඩම්වලට තමනමුත්ව ඇත්තාවූ අයිතිවාසිකම් තවුත්ම නොහොත් තවුත් වෙනුවට ක්‍රියාකරන අය මිසින් වර්ෂ 1892 ක්වූ සැප්තැම්බර් මස 12 වෙනි දින දවාලට සහ එ එක්ක දවස්වලදීත් කිකිලිවෙදී මා ඉදිරිපිටට පැමිණ කියාසිටින්නට බිහිවූ සහ මෙම ඉඩම් වෙනුවට ලැබුණු මුදල ගැණ ඇත්තාවූ අයිතිවාසි කමේ අන්දම සහ තොරතුරුත් කියාසිටින්නට බිහි වූ මෙම ඉඩම් අයිතිවාසිකම් ඇති සිසිඵදෙනාගෙන්ම මෙයින් බිහිකළාඇත.

ජී. එලියට්,
ආණ්ඩුවේ ඒජන්තයා.

වර්ෂ 1892 ක්වූ අගෝස්තු මස 16 වෙනි දින ගාල්ලේ කවිවෙරිසේදිසි.

මූලිකම සොලව්වනු කාණිකිනිප් පෙරුකුකොණුමපොරුද. 1876 ට ඉහළ කාණිප්පෙරුකුකොණුමපොරුද පිළිබඳව කඳවුරු සඳහා 6 ම පිරිහින පිරිසාරම ජනපතිවරුන් පිරිසාරම ක්වූ සිසිඵදෙනාගෙන්ම මෙයින් බිහිකළා ඇත.

පි. පිරිසාරම 3,646.

මුලිකම සොලව්වනු කාණිකිනිප් පෙරුකුකොණුමපොරුද.

ම.න.	කාණිකිනිප් පෙරුකුකොණුමපොරුද.	විවරණ.	උද්භිතයා.	විමසාම.
අ. රු. ප.				අ. රු. ප.
L 353	උඩුවෙ අලුතු ධූපිත්ත	මෙහෙයුම්කරු	ආ. ආ. මිහිඟු මුත්තියොරා	0 0 26.50
M 353	ධූපිත්ත අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	කේ. ඩී. ජී. සිල්වා මුත්තියොරා	0 1 6
N 353	පරිසාරම අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 0 14
O 353	පරිසාරම අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 0 31
P 353	පරිසාරම අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	1 1 21
Q 353	පරිසාරම අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 1 10.75
R 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 9
S 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 0 23.50
T 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ඩී. සිල්වා	0 1 15
U 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 0 7

මුලිකම සොලව්වනු කාණිකිනිප් පෙරුකුකොණුමපොරුද.

8860	පරිසාරම අලුතු පොරුකුකොණුම	මෙහෙයුම්කරු	මුත්තියොරා	0 0 2.75
8861	මෙහෙයුම්කරු	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 0 2.75
8862	මෙහෙයුම්කරු	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 1 27.50
8863	මෙහෙයුම්කරු	මෙහෙයුම්කරු	මෙහෙයුම්කරු	1 1 11
V 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	කේ. පරිසාරම මුත්තියොරා	0 0 0.50
X 353	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 20.75
A 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	කේ. සිල්වා මුත්තියොරා	0 0 4
B 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	මෙහෙයුම්කරු	0 0 2
D 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 5.75
E 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 9
F 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 8.25
G 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 6.50
H 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 0 34.25
I 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. මුත්තියොරා ඩී. සිල්වා	0 1 18.25

මුලිකම සොලව්වනු කාණිකිනිප් පෙරුකුකොණුමපොරුද.

J 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 0 1
K 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 1 49.50
L 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 0 14.75
M 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 0 8.25
N 354	මෙහෙයුම්කරු	මෙහෙයුම්කරු	ආ. ඩී. ආ. ඩී. සිල්වා මුත්තියොරා	0 0 11

இல.	காணியின பெயர்.	விவரம்.	உரித்தாளர்.	விசாமை, அ. தூ. ப.
Q 354	தலகலவந்தர பந்த்ர	ஓவிராத	நி. சியதோரிஷ முதலோ	0 0 23
P 354	ஓடி	வண்டிப்பாதை	சி. சியதோரிஷ முதலோ	0 0 0-75
Q 354	ஓடி	ஓவந்தா	ஓடி	0 0 18-25
K 354	கமாதெகொடெலலா	ஓடி	பி. அந்திரிஷ முதலோ	0 1 28-50
இருகருமிடம்—வெல்லப்பாட பற்றுவிடங்களாக தொற்ற கமாவில.				
S 354	மகவெற்றுகொடெலலா	ஓவந்தா	எச். ஈதோரிஷ முதலோ	0 0 39-25
T 354	தலகாலகொற்றுலா	பயிர	என். சீதிரிஷ முதலோ	0 0 18
U 354	மட்டிகொடுகொடெலலா	ஓவந்தா	எஷ். சலமன முதலோ	0 0 1-75
V 354	டுவெசியப்பேததை			
W 354	வியந்தா	ஓடி	ஓடி	0 0 8-75
X 354	ஓடி	ஓடி	ஓடி	0 0 0-06
X 354	அருறலகெவதை	தென்ன முத்வியன்	எஷ். சியதோரிஷ முதலோ	0 0 21
Y 354	ஓடி	ஓடி	எ. எ. மெந்திஷ	0 0 4-25
Z 354	தனபிடடியவதை	ஓடி	நி. சியதோரிஷ முதலோ	0 0 16
A 355	டிடாஞ்சிகாவானகவதை	ஓடி	எ. டி. சிலுவா முதலோ	0 0 31
B 355	அமளசிலாகவதை	கிழங்கு	எஷ். சலமன முதலோ	0 0 0-75
C 355	பொத்தேனைவதை	தென்ன	என். சி. ஜூதிரிஷ முதலோ	0 0 14
D 355	வீரகண்டிமுலலாவதை	ஓடி	ஆ. மதெல முதலோ	0 0 1
E 355	பெலாசியாவதை			
F 355	பந்த்ர	ஓடி	எ. அந்திரிஷ முதலோ	0 0 7
W 355	ஓடி	வண்டிப்பாதை	ஓடி	0 0 0-75
W 355	பற்றெற்றுவதை	தென்ன முத்வியன்	எ. அமாறிஸ முதலோ	0 0 3-25
இருகருமிடம்—வெல்லப்பாட பற்றுவிடங்களாக இக்கடுவையில்.				
X 356	முற்றுக்கண்டி முடிவலா	கவதை	தென்ன முத்வியன்	
P 357	முடிவலாவதை	ஓடி	சி. எ. டி. சிலுவா முதலோ	0 0 7
Q 357	பொகடுப்பாடாவதை	காடு	எல. பிடிநிஸ் முதலோ	0 0 12-75
			கெ. பாயாகாமி முதலோ	0 0 1-25

மேற்கூறிய காரணிகளுக்காக உரித்தரகருமிடம் சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால 1892 ம ஆண்டு புரட்டாசிரிமாத 12 தேதி 12 மணிக்கு இக்கடுவையில் என முகதாவில் வெளிப்பட்டு சீரலவிகொள்ள வேண்டுகவல்லாமல் அந்தக்காரணிகளுக்குப் பெற்றுக்கொள்ளப்படும பணத்தையும், அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுள் சொல்லவேண்டியது.

காலி கச்சேரி,
1892 ம ஆண்டு ஆவணி மீ 16 ந் தேதி.

ஈ. எலியோட்,
அரசாட்சி செயலறை.

I 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 1,713. Village.—Trincomalee.

Lot.	Name.	Description.	Name of Claimant.	Extent. A. B. P.
G 44	Tomberwalavu	Palmirah garden	A. Marimuttu	5 0 28
H 44	Sinnattodunsiwalavu	do.	Katiravalu Mudaliyar	5 3 6
J 44	Savakkalaiwalavu	do.	do.	3 0 0
K 44	Do.	Garden with a few cocoanut trees	Sivan Temple	0 1 2
L 44	Do.	Garden with a few cocoanut and palmirah trees and fish-curing hut	Sinnattankam, widow of Sinnacuttyapillai	4 3 2

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Trincomalee Kachcheri on Monday, September 19, 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.

Trincomalee Kachcheri,
August 11, 1892.

H. NEVILL,
Assistant Government Agent.

இவ்வாறு உத்தரவு செய்துள்ள காரணிகளுக்காக உரித்தரகருமிடம் சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால 1892 ம ஆண்டு ஆவணி மீ 16 ந் தேதி 12 மணிக்கு இக்கடுவையில் என முகதாவில் வெளிப்பட்டு சீரலவிகொள்ள வேண்டுகவல்லாமல் அந்தக்காரணிகளுக்குப் பெற்றுக்கொள்ளப்படும பணத்தையும், அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுள் சொல்லவேண்டியது.

தொலைம 1,713. பதிவுகணி.

கல.	ஓய்வோர்.	ஓய்வோர் சந்தைய.	கல.	சீர்திருத்திய கலியன்செய்தல்கள்.	அ. ரு. ப.
G 44	தொலைம-வருவி	வருவி	நி. ஜெயசீலன்	சீ. ம. சிவசீலன்	5 0 28
H 44	சீர்திருத்தியவருவி	சீ. ம.	சீ. ம.	காரியசீலன்	5 3 6
J 44	சீர்திருத்தியவருவி	சீ. ம.	சீ. ம.	சீ. ம.	3 0 0

(6*)

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.

LIST of Books, &c., for Sale at the Government Record Office:—

LEGISLATIVE ENACTMENTS.

Volume I.

All Proclamations, Regulations, and Ordinances in force in the Colony on the 12th day of January, 1870: being the "New Edition" of Enactments authorised by Ordinances Nos. 6 of 1867 and 5 of 1869	Rs.	c.
...each	15	0

Volume II.

Part 1 ... 6 of 1870 — 9 of 1871	Rs.	c.
... each	1	0
" 2 ... 10 of 1871 — 23 of 1871	"	1 0
" 3 ... 1 of 1872 — 7 of 1873	"	1 0
" 4 ... 8 of 1873 — 23 of 1873	"	1 0
" 5 ... 1 of 1874 — 3 of 1875	"	1 0
" 6 ... 4 of 1875 — 3 of 1876	"	1 0
" 7 ... 4 of 1876 — 4 of 1877	"	1 0
Part 8 ... 5 of 1877 — 8 of 1877	each	0 50
" 9 ... 9 of 1877 — 23 of 1877	"	1 0
" 10 ... 1 of 1878 — 16 of 1878	"	1 0
" 11 ... 1 of 1879 — 15 of 1879	"	1 0

Volume III.

Part 1 ... 1 of 1880 — 17 of 1880	Rs.	c.
... each	1	0
" 2 ... 1 of 1881 — 18 of 1881	"	1 0
" 3 ... 1 of 1882 — 16 of 1882	"	1 0
" 4 ... 1 of 1883 — 18 of 1884	"	3 0
" 5 ... 19 of 1884 — 11 of 1885	"	1 0

Volume IV.

Part 1 ... 12 of 1885 — 8 of 1886	Rs.	c.
... each	1	0
" 2 ... 9 of 1886 — 7 of 1887	"	1 0
" 3 ... 8 of 1887 — 2 of 1888	"	0 40
" 4 ... 3 of 1888 — 15 of 1889	"	2 70

Volume V.

Part 1 ... 16 of 1889 — 8 of 1890	Rs.	c.
... each	0	85
" 2 ... 9 of 1890 — 1 of 1891	"	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:—

The Penal Code (2 of 1883)	Rs.	c.
... each	2	0
The Criminal Procedure Code (3 of 1883)	"	3 0
The Courts Ordinance (1 of 1889)	"	0 50
The Civil Procedure Code (2 of 1889)	"	5 0
The Penal Code, in Sihalasee or Tamil	"	1 0
The Criminal Procedure Code, in Sihalasee or Tamil	"	1 50

Books of Ordinances passed in the following Sessions (old Quarto Edition) can be had, price Re. 1 each:—1836, 1842, 1843, 1846, 1848, 1849, 1850, 1851, 1854, 1855, 1856, 1857, 1860, 1863-4, 1866-7, 1867-8, 1869-70, 1870-1, 1872-3, 1873.	Rs.	c.
--	-----	----

Single copies of Ordinances in English (and, where translations have been published, in Sihalasee 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 50

Colonial Office List for 1892	Rs.	c.
... 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
Ceylon Blue Books, from 1880 to 1891	each	10 0
Sessional Papers, bound volumes	"	10 0
Do. single copies, each 4 pp.	"	0 5
Customs Annual Returns	"	1 0
Customs Tariff, 1891	"	0 10
Heads of Minutes, 1824-49	"	1 0
Epitome of Government Minutes, Circulars, and Notifications, 1849-71	"	1 0
Do. do. 1872-87	"	1 0
Pybus's Mission to Kandy	"	0 50
The Mahāvāpa :—		
Original Pāli Text, Part I.	"	7 50
Do. Part II.	"	7 50
Wijesinha's English Translation of Part II, with Turnour's Translation of Part I. prefixed.	"	7 50
Sihalasee Translation, Part I.	"	5 0
Do. Part II.	"	5 0
Nitinighanduwa, English	"	1 0
Do. Sihalasee	"	1 0
Rāmanāthan's Reports	"	2 0
Report on Brown Scale, or Bug, on Coffee	"	1 0
Saddharmalankaraya	"	2 0
Dravidian Comparative Grammar	"	13 0
Census of Ceylon, 1881	"	20 0
Governors' Addresses, 1833-77, 2 vols.	"	10 0
Report of the Executive Commissioner for the Ceylon Section of the Colonial and Indian Exhibition, 1886	"	0 50
Tables for calculating Pensions under the Widows' and Orphans' Pension Fund Ord.	"	0 25
Reports of the Temple Lands Commissioners, 1857 to 1865	"	0 50
Papers relating to Buddhist Temporalities, 1876	"	1 0
The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr. E. Ernest Green (illustrated)	"	1 0
Ceylon Civil List for 1892	"	1 0
Mannār's Monograph.—By the late W. J. S. Boake, c.c.s.	"	1 0
Itinerary of Ceylon Roads:—		
Part I.—Principal Roads, Second Edition (1881), without Map	"	2 0
Part II.—Minor Roads, Second Edition (1888), with Map	"	8 0
Do. do. without Map	"	3 0
Report on the Administration of the Police, &c., by Mr. A. H. Giles	"	1 45
Register of Books printed in Ceylon and registered under Ordinance No. 1 of 1885: Part I., 1885-88	"	1 25

	Rs. c.
Regulations under the Merchandise and Trade each 0 15	
Marks Ordinance of 1888	...
Rules of the Public Service Mutual Guarantee Association	... " 0 10

Application for any publication in the above List should be made to the *Government Record Keeper*, at the Colonial Secretary's Office, Colombo, and should be accompanied by payment in advance.

Payments should be made by Post Office Order, Government Draft, or uncrossed Cheque on a Colombo Bank. *Stamps will not be received in payment.*

June, 1892.

H. L. CRAWFORD,
Record Keeper.

PUBLICATIONS for Sale at the Government Printing Office:—

The Ceylon Government Gazette, published on Fridays.

Subscription, payable in advance, per quarter	Rs. c.
...	3 0
Single copies	0 25

Charges for Advertisements.

A column	7 50
Two-thirds of a column	5 0
Half a column	4 0
For small notices not exceeding 20 lines	2 50

Second and third insertions (consecutive), two-thirds and one-half, respectively, of the above rates.

Volumes of the *Supreme Court Circular* (publication discontinued on December 31, 1891) are obtainable as follows:—

	Rs. c.
Volume I.	3 5
Volumes II. to IX., each	6 50

G. J. A. SKRIBN,
Government Printer.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by a labourer of St. Helen's estate, Dolosbage, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of his wages amounting to Rs. 165-51.

THOMAS ABBEYWARDANA,
Chief Clerk.

This 6th day of August, 1892.

Ceylon Medical College.

ADMISSION OF FEMALE STUDENTS.

A 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.

3. 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 forward 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

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

Colombo, July 28, 1892.

WITH reference to notice dated June 26 last, regarding classification of Imports and Exports, it is hereby further notified, with regard to imports, that all entries of goods therein specified must be classified under the following five heads, in accordance with the specimen entry form given below:—

1. Grain.
2. Cotton Manufactures.
3. Spirits and Cordials.
4. Sugar.
5. Other Goods.

Customs, Colombo, August 13, 1892.

R. REID,
Acting Principal Collector.

Specimen Form of Entry.

In the "Manora" — from London.

Marks and Numbers.	Quantity and Description of Goods.	Value.		Rate of Duty.	Duty.
		Ks.	c.		Rs. c.
S 1 912 200	<i>Cotton Manufactures.</i> 1 case Piece-goods, cotton, gray, unbleached, drill, 1,325 yards ...	360	0	5 %	18 0
	<i>Spirits and Cordials.</i> 1 octave Scotch Whisky, 14½ gallons ...	—	—	4 %	58 0
94/108	<i>Sugar.</i> 15 cases containing refined sugar weighing cwt. 25 qr. 1 ...	—	—	3 %	75 75
	<i>Other Goods.</i> Soap, cwt. 1 qr. 2 ... Vegetable oil, cwt. 2 qr. 1 ... Saddlery ... 1 barrel soda, crystal ... Biscuits, cwt. 1 qr. 2 ...	45 0 40 0 85 0 10 0 5 0			
	<i>Grain.</i> 104 bags rice, bushels 208 ...	185 0		6½ % 29 cents	12 2 60 32
	Total ...	545 0			224 9

We do hereby declare that we are the importers of the goods contained in this entry, and that we enter the same at the respective sum or value mentioned opposite to the said articles, and amounting together to the sum of (Rs. 545) rupees five hundred and forty-five.

Witness our hands this 23rd day of May, 1892.

SMITH, JONES, BROWN & Co.

[Classification of Customs Imports and Exports.]

ஆயுதமதி இறக்குமதிகளின் பகுப்பு.

கடிகை ம் ஹு புரட்டாசியீ க ன் வ தொடக்கம்.

கடிகை ம் ஹு புரட்டாசியீ க ன் தேதியிலன்றும் அதன்பின்னரும் இதன் கீழ்க்கொடுக்கப்படும் இடாப்புகளிலே விரித்துச் சொல்லப்படும் சாமான்களின் சகல பதிவுகளும், கூடவரும் இடாப்புகளிலே காட்டப்படும் விதமாய், பிரமாணம், தரம் முதலியவற்றைக் குறித்த முழு விவரங்களையும் அடக்கப்பெற்றவையா யிருக்கல் வேண்டும்.

உ. போதிய திட்டமாயும் பூரணமாயும் பதிவில் வேண்டிய விவரம் கொடுக்கப்பெறாத பெட்டி அல்லது கட்டு. ஒவ்வொன்றையும், கடிகை ம் ஹு-த்து கள ம் இல : சட்டத்தின் கீழ் பரிவுக்கமைய, சோதனைசெய்யப்படுதற்காகத் திறந்துவைக்கும்படி இறக்குமதிகாரரிடம் கேட்டுக் கொள்ளப்படும்.

ஈ. வர்த்தக சங்கத்தால் விடுக்கப்படும் கணக்கோடு இலங்கை வர்த்தகத்தின் வருஷாந்தர கணக்குகளையும் ஒத்துவரச் செய்தற்பொருட்டு இப்புதிய பகுப்பு வேண்டியதாயிருக்கின்றது.

கொழும்பு, ஆயத்துறை
கடிகை ம் ஹு ஆனியீ உ அ ந் வ.

ஆர். றீட்,
ஆயசேகர சிரேட்டர்

இறக்குமதிசெய்யப்படும் பண்டங்களினது திருத்த இடாப்பு.

க.—சாப்பாட்டுக்கேற்ற உயிருள்ள மிருகங்கள்.

பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
பசுக்கன்றுகள்	தொகை
பசுக்கள்	"
எருதுகளும் காளைகளும்	"
முயல்கள்	"
செம்மறியாடுகளுக்கு செம்மறியாட்டுக் குட்டிசீரூம்	"
பன்றிகள்	"

உ.—சாப்பாட்டுப்பண்டங்களுங் குழுவகைகளும்.

குவாக்கிழங்கு	இரூத்தல்
பன்றியிறைச்சி வற்றல்	அந்தர்
உப்பிட்ட மாட்டிறைச்சி	"
பச்சை மாட்டிறைச்சி	"
வீரும் ஏலும்	கலன்
விசுக்கோத்தும் அப்பமும்	அந்தர்
வெண்ணெய்	"
பாலடைகட்டி	"
பழரசபானம்	கலன்
கக்கோ	இரூத்தல்
சொக்கோலேற்	"
கோப்பி	அந்தர்
இனித்தபண்டம்	"
கறன்ஸ்	"
கறிச்சரக்கு	"
தேங்காய்	தொகை
முட்டை	"
அத்திப்பழமும் அத்திப்பழக்கேக்கும்	அந்தர்
உப்பிட்ட மீன்கருவாடு	"
சார்டின்	"
ஹெறிங்கல்	"
அரிசிமா	அந்தர்
கோதுமை மா	"
பழங்கள், அவையான :	
வாதுமை	"
அத்திப்பழம், பச்சை	பெறுமதி
திராட்சப்பழம்	இரூத்தல்
பழங்களாகப்பிரயோகிக்கப்படுங் கொட்டைகள்	பெறுமதி

பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
பீர்ப்பழம்	தொகை
தோடம்பழமும் எலுமிச்சம்பழமும்	"
சீனியிலாமல் ஊறுகாய்	"
போடப்பட்ட பழங்கள்	இரூத்தல்
வற்றல்போடப்பட்ட பழங்கள்	அந்தர்
நெய்	"
சோடா நீரும் லெமொனேட்டும்	துசின்
சீனியிலே ஊறுகாய் போடப்பட்ட எல்லாப்பழங்களையும் காய்கறி முதலியனவற்றையு மடக்கிய சக்கேட்கள்	அந்தர்

தானியம் :

வாற்கோதுமை	பறை
அவரை	"
கடலை	"
சோளன்	"
ஒற்ஸ்	"
நெல்லு	"
பருப்பு	"
அரிசி	"
கோதுமை	"
நிலக்கடலை	அந்தர்
உப்பிட்ட பன்றித்தொடை	"
தேன்	"
ஹொப்ஸ்	"
பனிக்கட்டி	தொன்
ஐசிங்கிலாஸ்	அந்தர்
பன்றிக் கொழுப்பு	"
பாற்கட்டி	"
பச்சையாட்டிறைச்சி	"
ஈரவெண்காயம்	அந்தர்
ஒற்ஸ்மாவும் ஒற்ஸ்அரிசியும்	"
உப்பிட்ட பன்றியிறைச்சி (உப்பிட்ட பன்றித்தொடையல்ல)	"
காடியிலல்லது உப்பிலே போடப்பட்ட ஊறுகாயும் காய்கறி முதலியனவும்	பெறுமதி

பிரமாணம்.	பெறுமதி.	திர்வை.
பெறுமதி.	ரு. ச. ரூ. ச.	ரு. ச. ரூ. ச.
முந்திரிகைப்பழுவற்றலும் பிறெஞ்சும் பிறுநெல் லோசும்	-	அந்தர் -
ஊறுகாய் போடப்பட்ட முந்திரிகைப்பழுவற்றல்	-	” -
உருளைக்கிழங்கு	-	” -
உயிருள்ள அல்லது செத் த வாத்து முதலிய ப கூழிகளும் வேட்டை மி ருகமும்	-	பெறுமதி -
தொகைகுறிக்கப்பெறாத சாப்பாட்டுச்சாமான்கள்	-	” -
வாசனைச்சரக்குகள் :		
ஏலரிசி	-	இரூத்தல் -
கறுவாப்பட்டை	-	” -
கரம்பு	-	” -
இஞ்சி	-	அந்தர் -
வசுவசி	-	இரூத்தல் -
சாதிக்காய்	-	” -
யிளகு	-	அந்தர் -
திராட்சப்பழுவற்றல்	-	” -
சவ்வரிசி	-	” -
குழம்பு அல்லது தொடுசு வை	-	பெறுமதி -
சுத்தம்பண்ணப்பட்ட உப் பு	-	அந்தர் -
பொதுவான உப்பு	-	” -
சீனி :		
சுத்தம் பண்ணப்பட்ட தும் கற்கண்டாக்கப் பட்டதும்	-	” -
சுத்தம் பண்ணப்படாத து	-	” -
பனங்கட்டி	-	” -
சர்க்கரைப்பாணி	-	” -
தேயிலை	-	இரூத்தல் -
காயப்போட்ட காய்கரி	-	பெறுமதி -
காய்கறி, பச்சைக்கிழங்கு- காடி	-	” -
கலன்	-	கலன் -
பிரைமா	-	அந்தர் -
சாராயம் :		
பிறன்றி	-	கலன் -
சின்	-	” -
மஸ்துள்ள சைத்தியோ	-	” -
பசாரம்	-	” -
கருப்பஞ் சாராயம்	-	” -
உவிஸ்கி	-	” -
உவையின் :		
பீப்பாவி லிறக்கப்படும்— சிவப்பு	-	” -
வெண்மையான	-	” -
போத்தல்களி லிறக்கப்படும்— சிவப்பு	-	” -
வெண்மையான	-	” -
பழபழப்பான சிவப்பு, அவையாவன— பேர்கண்டி	-	கலன் -
வேறுவகைகள்	-	” -
வெண்மையான :		
சாம்பேன்	-	” -
சோலார்	-	” -
பேர்கண்டி	-	” -
ஹோக்	-	” -
மொசெல்	-	” -
வேறுவகைகள்	-	” -

பிரமாணம்.	பெறுமதி.	திர்வை.
பெறுமதி.	ரு. ச. ரூ. ச.	ரு. ச. ரூ. ச.
புகையிலை :		
உலர்த்தப்படாத	-	இரூத்தல் -
உலர்த்தின	-	” -
உலர்த்தப்பட்ட, அவையாவன— சுருட்டு	-	இரூத்தல் -
காவென்றிசு அல்லது நீகிரோஹெட்	-	” -
மூக்குத்தூள்	-	” -
கூ.—உலோகம், (வேலைசெய்யப்படாத பொருள்கள்.)		
பித்தளை பாளம்	-	அந்தர் -
செம்புத்தகடு	-	” -
இரும்புக்கோணமும் சவீ டிய சலாக்கையும்	-	தொன் -
இரும்புச்சலாக்கை, தட் டை, கோல், ஆணிக்கம் பி முதலியன	-	” -
இரும்பு, மடித்தபடி	-	” -
யின்தாது புகட்டப்பட்ட இரும்பு	-	” -
இரும்பு வளையம்	-	” -
இரும்புப் பாளம்	-	தொன் -
இரும்புத் தகடும் படல மும்	-	” -
நயத்தகடு, குழாய், பாள ம்	-	” -
வங்க, தகர, துத்தநாக பாளம் அல்லது தகடு	-	” -
உருக்கு	-	” -
சீனச்சட்டி	-	” -
தகரத்தகடு	-	அந்தர் -
இரசம்	-	இரூத்தல் -
தொளைத்த துத்தநாகம்	-	அந்தர் -
நிலக்கரியும் விரகும்	-	தொன் -
ச.—ரசாயனங்கள், சாயங்காய்ச்சுக்கு சாக்குகள், தோ ல்பதனிடும் பொருள்கள்.		
பாக்கு	-	அந்தர் -
அனிலையின்	-	பெறுமதி -
அலிசறையின்	-	” -
பதனிடவோருக்கும் சாய ங்காய்ச்சு வோருக்கு	-	” -
மேற்ற மரப்பட்டை	-	அந்தர் -
கறுப்புச்சாயம்	-	பெறுமதி -
கந்தகம்	-	அந்தர் -
தம்பலப்பூச்சி	-	” -
கற்சும், கார்பியரும்	-	தொன் -
சாயம் (கிசில்)	-	” -
அவுரி	-	அந்தர் -
சாயவேர், நாடர்வேர், கர சையின் மன்சீத்	-	” -
கடுக்காய், நெல்லிக்காய், தான்றிக்காய்	-	” -
நப்தா	-	கலன் -
ஓர்ச்சில்லாப்பூடுகள்	-	அந்தர் -
மற்றையவிதமான கிசில் சாயம்	-	பெறுமதி -
வெடியுப்பு	-	அந்தர் -
இரத்தாம்பரச்சாயம்	-	பெறுமதி -
வலோனியா	-	தொன் -
சாயமரம் :		
பதங்கம்	-	” -

பெறுமதி. தீர்வை.	பெறுமதி. ரூ. ச. ரூ. ச.
பிரமாணம்.	பெறுமதி. தீர்வை.
ரூ.—எண்ணெய்.	
ராசாயன, வாசனையூட்டப் பட்ட அல்லது பரிமளிப்பிக்கப்பட்ட எண்ணெய்	பெறுமதி - -
ஆமணக்கெண்ணெய்	கலன் - -
தேங்காயெண்ணெய்	அந்தர் - -
மீன் எண்ணெய்	கலன் - -
நல்லெண்ணெய்	" - -
கெரிசின் எண்ணெய்	" - -
ஒலிவையெண்ணெய்	" - -
தாலவெண்ணெய்	அந்தர் - -
தாபர எண்ணெய்	" - -
கருப்பன்னை	" - -
யந்திர வெண்ணெய்	" - -
சு.—பின்னல் ரெய்தல்வேலைக்கு வேலைசெய்யப்படாத தளவாடங்கள்.	
பருத்தி	அந்தர் - -
பருத்தினூல்	இரூத்தல் - -
பருத்தியும் நூலுங்கலந்த கழிவுபருத்தி	" - -
சணல்	அந்தர் - -
சணல்	" - -
சூழ்	தொன் - -
எ.—வித்தியாசமான கைத்தொழில் முதலியவற்றிற்கேற்ற வேலைசெய்யப்படாத தளவாடங்கள்.	
பன்மிமயிர்	இரூத்தல் - -
கட்டி :	
வெள்ளிக்கட்டி	டிரூய் அவுன்ஸ் - -
பொற்கட்டி	" - -
விளைசுண்ணாம்பு	தொன் - -
அரபியபிசின்	அந்தர் - -
லாக்கை, வித்து, ஓடு, கம்பு, சாயம்	" - -
உரோமம் :	
குதிரை, பசு, எருது, அல்லது மரை	" - -
மானிட	" - -
தோல்கள் :	
உலர்ந்த	" - -
ஈரமான	" - -
கொம்புகள்	" - -
யானைக்கொம்பும் பல்லும்-சுண்ணாம்பும் மண்ணும்	" - -
எரு :	
எலும்புகள்	தொன் - -
சுவானோ	" - -
ஓலை	பெறுமதி - -
பிரம்பு	இரூத்தல் - -
குங்குலியம்	அந்தர் - -
வைக்கோல்	" - -
மிருகநிணமும் கொழுப்பும் கிசில்	பீப்பா - -
ஆமையோடு	இரூத்தல் - -
மரமும் வெட்டுமரமும்.	
அரிந்த அல்லது பிளந்த, சீவப்பட்ட அல்லது வெட்டப்பட்ட	பாரம் - -
வீட்டுநிலைகளு மவற்றிற்கு இணைந்தவைகளும்	பெறுமதி - -
தச்சவேலையும் நகைப்பெட்டியும்	" - -
மழைநீர்	தொன் - -

பெறுமதி. தீர்வை.	பெறுமதி. ரூ. ச. ரூ. ச.
பிரமாணம்.	பெறுமதி. தீர்வை.
சகல அளவிலும் பீப்பாப் பலகைகள்	பாரம் - -
இனயினமான மரங்கள்	" - -
அ.—வேலைசெய்யப்பட்ட சாமான்கள்.	
படமொழிந்த ஏனையவித்தை வேலைகள்	பெறுமதி - -
தவிடு	பறை - -
செங்கல்	தொகை - -
பயர்கிலோயிலே யுண்டாகிய செங்கலும் மற் றைய சாமான்களும்	" - -
எவ்வித விளக்குமாறும் பிறசும்	துசின் - -
மணிக்கூடும் அவற்றின் பகுதியும்	பெறுமதி - -
தம்புச்சாமான்கள்	அந்தர் - -
பட்டாசுகள்	பெட்டி - -
பதமிட்ட தோல் :	
நெடும் பாதரகை	துசின்சோடு - -
குறும்பாதரகை	" - -
கையுறை	" - -
வேலைசெய்யப்பட்ட	இரூத்தல் - -
மினுக்கிடப்பட்ட, மெருகிடப்பட்ட அல்லது பளிங்குபோலாக்கப்பட்ட	" - -
நெருப்புப்பெட்டி	பெறுமதி - -
சமுத்திரத்துக்குரிய சம்பந்தம் வர்த்தகச் சாமானும்	" - -
கீல்	அந்தர் - -
மெழுகு	இரூத்தல் - -
சேதப்பட்ட சாமான்கள்- துண்டும் பெறுமதியும்	" - -
கடிதாசியும் கடிதாசி பலகையும் ;	
நூக்கணம்	அந்தர் - -
மில்பலகையும் கடிதாசி பலகையும்	" - -
அச்செழுத்தும் கையெழுத்தும்	" - -
மற்றைய வகைகள்	" - -
சித்தரப்படமெழுதுங்கருவிகள்	பெறுமதி - -
கற்றப்பேர்ச்சா	அந்தர் - -
கஞ்சக்கருவிகள்	பெறுமதி - -
சாஸ்திரத்திற்குடுத்த கருவிகள்	" - -
நெத்திரத்திற்குடுத்த கருவிகள்	" - -
ரண வைத்தியத்திற்குடுத்த அல்லது அங்காதிபாத சாஸ்திரத்திற்குடுத்த கருவிகள்	" - -
முத்துகளும் விசையுயர்ந்த கற்களும் (பதியாதபடி-வாசனைத்திரவியம்	" - -
கையாலெழுதப்பட்ட சித்திரப்படங்களும் எழுத்தும்	" - -
அச்சு, சித்திரவேலை படம்	" - -
படமெடுக்குங்கருவிகள்	" - -
காரியம்	அந்தர் - -
கம்பளி	பெறுமதி - -
தெலிபோன் கருவிகள்	" - -
விளையாட்டுடமைகள்	" - -

பெறுமதி. தீர்வை.	
பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
கைக்கடிகாரமும் தன்பகு திகளும்	"
நூலும் பின்னலுக்கு அல்லது நெய்தலுக்கடுத்த வஸதிரவகையும்.	"
கோடிப்பருத்தினூலும் மு றுக்கும்	இறுத்தல் -
வெளுத்த பருத்தினூலும் முறுக்கும்	"
சாயந்தீர்ந்த பருத்தினூல்-	"
பருத்தியிலுண்டாக்கப்பட்டவைகள்.	
வெளுபடாத கோடித்து ணிகள்	யார் -
வெளுத்த துணிகள்	"
அடையாளம் போடப்ப ட்ட துணிகள்	"
சாயந்தீர்ந்த துணிகள்	"
கலந்தகருவிகளிற் செய்ய ப்பட்ட துணிகள்	"
கவனிப்புடவைகள்	"
கவனிப்புடவை யல்லாத மற்றைய துணிகள்	"
பின்னப்பட்ட திறமான வகை	"
சரணகோசம்.	
நெடுங்காலுறையும் குறு கிய காலுறையும்	துசின் சோடி -
மற்றைய விதம்	பெறுமதி -
சணல்நூல்	இறுத்தல் -
சண்ணாற்புடவை	யார் -
தைக்கிறதற்கும் புரைக்கி தற்கும் நூல்	இறுத்தல் -
மற்றைய வேலைகளுக்கு நூல்	"
பட்டுபுடவைகள்.	
பரும்படியானவை :	
பட்டும் குத்தினிப்பட் டும்	பெறுமதி -
உருவமிட்ட அல்லது உருவ மிடப்படாத முழுவதும் பட்டா லாகிய சூரியகாந்தி ப்பட்டு	"
சதுக்கம், உத்தரீயம், சா லவை	"
சரிகையும் மற்றைய தள வாடங்களும்	"
பட்டு, குத்தினிப்பட்டு நாடா	"
மற்றையவித நாடா	"
மயிர்ச்சீலை முதலிய வஸதுகள்.	
கம்பளம்	சோடி -
கம்பளியல்லாத சமூக்கா ளம்	யார் -
கம்பளிப்புடவை	"
மயிராலுண்டாக்கப்பட்ட சரணகோசம்	பெறுமதி -
உலோகம்.	
பித்தளை, வெண்கலம், பித் தாளையல்லது வெண்க லம் போலாக்கப்பட்ட உலோகம்	அந்தர் -
பித்தளைச்சாமான்	"
பித்தளை ஆணி	"

பெறுமதி. தீர்வை.	
பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
செப்புச்சாமான்	அந்தர் -
செப்பாணி	"
நாணயம் :	
வெள்ளி பிரித்தானியா- டி ரூயல்	அவுன்ஸ் -
" அன்னிய	" -
பொன் பிரித்தானிய	" -
" அன்னிய	" -
மின்தாஜியற்குரிய வெளி ச்சமுண்டாக்குங்கருவி	" -
அல்லது அதன்பகுதி - பெறுமதி	-
தீராந்தி, உத்திரம், அண்- இரும்புமுதலிய லோகத் தால் உண்டாக்கப்பட்ட பணிமுட்டு	அந்தர் -
இரும்புபணிமுட்டு	"
ஈயப்பணிமுட்டு	"
தங்கரேக்கு	பெறுமதி -
தங்கமல்லாத மற்றைய ரேக்கு	"
வெள்ளியப்பணிமுட்டு	"
அச்சப்பதிக்குங் கருவிகள்	"
பற்றவைக்குந் திரவம்	"
தைக்கும் யந்திரம்	தொகை -
தேயிலைப் பெட்டிக்குப் போடும் ஈயத்தகடு	தொன் -
தேயிலைப்பெற்றி பற்றவை க்கும் பற்றுக	"
தகரப்பணிமுட்டு	பெறுமதி -
இரும்பு வானி	தொகை -
இரும்பு உருக்குக்கம்பி (பி ன்சொற்பிரயோகித்தற் குரிய கம்பியன்று)	அந்தர் -
அத்தநாகப்பணிமுட்டு	"
தகடுகள், அவையாவன :	
பொற்றகடு	டி ரூயல் அவுன்ஸ் -
பொற்பூச்சுள்ள அல்ல து இல்லாத வெள்ளி த்தகடு	டி ரூயல் அவுன்ஸ் -
தகடு போடப்பட்டவும் பொற்பூச்சுள்ளவும் சா மான்கள்	பெறுமதி -
யந்திரப்பொதுவும் எந்திரச்சாமான்களும்.	
பயிர்செய்தலுக்குரியன	பெறுமதி -
தானத்தை விட்டுப்பெயக் கிற கருவி	"
மற்றையவகைகள்	"
மாப்போன்ற சாமான்க ளும் அவற்றிலிருந்துண் டாக்கிய வகைகளும்	"
படுக்கைக்குப்போட அல் லது வேறு உபயோகத் துக்குரிய இறகு மெத் தைகள்	அந்தர் -
அலங்காரமான இறகுகள்-இறுத்தலும் அவுன்சும்-	
நிலக்கீல்	தொன் -
பிளாக்கிங்	பெறுமதி -
வண்டிகளும் பண்டிகளும்	"
பிப்பாக்களும் சூக்களும்	"
சூதாடுஞ்சீட்டு	துசின் கட்டு
செய்கை பண்ணப்பட்ட அடைப்புக்குச்சு	இறுத்தல் -

பிரமாணம்.	பெறுமதி.	திர்வை.
பெறுமதி. ரூ. ச. ரூ. ச.		
விநோதமான சாமான்கள்	பெறுமதி	-
தம்பு :		
தென்னை	அந்தர்	-
இத்துல்	"	-
பனை	"	-
சணற்கிலையும் சாக்கும்	பெறுமதி	-
புண்ணாக்கு	அந்தர்	-
நாபரசாஸ்திரத்தை உரு		
பிக்கத்தக்க மாதிரிகள்	பெறுமதி	-
கடற்பஞ்சு	இறுத்தல்	-
கற்கள், வித்தைவேலையல்		
லாது வெட்டப்பட்ட		
அல்லது செய்யப்பட்ட		
மாக் கல் அல்லது சி		
லேற்று	தொன்	-
ஓரி, எல்லாவகையும்	பெறுமதி	-
மினுக்கெண்ணெய்	கலன்	-
திமிங்கிலமுள்	அந்தர்	-

ரசாயனங்கள் ரசாயனவும் வைத்தியத்துக்கடுத்தவும் சேகரங்கள்.

காரம்	அந்தர்	-
திராவகங்கள் :		
அசெற்றிக்கிராவகம்	பெறுமதி	-
மூறியாற்றிக்கிராவகம்	"	-
ஒக்சாலிக்கிராவகம்	"	-
பஸ்பமாக்கப்பட்ட சி		
ரோனிக் திராவகம்	"	-
கந்தகத்திராவகம்	"	-
வெளுக்குஞ் சாமான்கள்	"	-
சின்கோலு	இறுத்தல்	-
கினோரொபோம்	"	-
பிராணவாயு	பெறுமதி	-
அகிமதரம்	அந்தர்	-
எரு, (ரசாயன)	தொன்	-
லவணசாரம்	பெறுமதி	-
கிராகி	"	-
அபின்	இறுத்தல்	-
சென்னு இலை	அந்தர்	-

படைக்கலங்களும் யுத்தாயுதங்களும்.

ஓற்றைக்குழல் துப்பாக்கி	தொகை	-
இரட்டைக்குழல் துப்பா		
க்கி	"	-
ஓற்றைக்குழல் கைத்துப்		
பாக்கி	"	-
இரட்டைக்குழல் கைத்து		
ப்பாக்கியும் நிவோல்வ		
ரும்	"	-
ஓற்றை முறுக்குக்குழல்		
துப்பாக்கி	"	-
இரட்டை முறுக்குக்குழல்		
துப்பாக்கியும் நிவோல்		
வரும்	"	-
குண்டிகள்	பெறுமதி	-
வெடிமருந்துச்சுருள்கள்	"	-
பியூஸ்	"	-
தித்தட்டிக்கற் துப்பாக்கி	"	-
துப்பாக்கிப்பூட்டு	"	-
துப்பாக்கிச்சக்கை	"	-
வெடிமருந்து	இறுத்தல்	-
கல்லு வெடிமருந்து	"	-
டைனமைற் வெடி	பெறுமதி	-
அடிசெற்பு	"	-
சன்னம்	அந்தர்	-

பிரமாணம்.	பெறுமதி.	திர்வை.
பெறுமதி. ரூ. ச. ரூ. ச.		
அரசாட்சியாரின் சம்ப		
ந்து	பெறுமதி	-
வெறுமையான பையும்		
சாக்கும்	தொகை	-
அச்சடித்த புத்தகங்கள்	அந்தர்	-
மெழுகுதிரி சகலவிதமும்	"	-
மார்ச்சனியு மதிற்செய்த		
சாமான்களும்	பெறுமதி	-
புகையிரதங்களும் அவற்		
றின் பகுதிகளும்	"	-
சீமெந்து	தொன்	-
கப்பற்கயிறுகள், அமார்க		
ள், இழைக்கயிறு	அந்தர்	-
மண்பாண்டங்கள், பீங்கா		
கான், செங்குயக்கலம்	"	-
வீட்டுச்சாமான்கள், நகை		
ப்பெட்டியும் வீட்டுத்த		
ட்டுமுட்டும்	பெறுமதி	-
கண்ணாடி, எல்லாவிதமும்	அந்தர்	-
வேலை செய்யப்படாத		
தோல்	இறுத்தல்	-
(நெடும்பாதரகையும் பா		
தரகையும் மொழிந்த)		
வேலை செய்யப்பட்ட		
தோல்	"	-
(மார்ச்சனிச்சீலை யடக்கி		
ய) எண்ணெய்ப்பூசிய சீ		
லையும் தரைச்சீலையும்	சதுரயார்	-
வாணகாரனுடைய சாயம்	பெறுமதி	-
கடிதாசி சகலவிதமும்	அந்தர்	-
கடிதாசி யுண்டுபண்ணுவ		
தற்குவேண்டிய கந்தை		
யும் மற்றைய தளவா		
டங்களும்	தொன்	-
சேணமும் வண்டியுடுக்கு		
ங் குகிரையுடுப்பும்	பெறுமதி	-
தோலும் மெல்லிய ரோம		
மும்	தொகை	-
சவர்க்காரம்	அந்தர்	-
கடிதாசியல்லாத மற்றை		
ய இறகுமுதலிய எழு		
துங் கருவிகள்	பெறுமதி	-

ஆடையும் மற்றைய ஆளுடைய பாவியுக்கேற்ற பண்டங்களும்.

வஸ்திரம்	பெறுமதி	-
பட்டாளத்திற்குரிய உடு		
ப்பு	"	-
சகலவிதமணிகளும்	இறுத்தல்	-
உலோகத்தா லுண்டுபண்		
ணப்படாத தெறியும்		
குமிழும்	கிரௌஸ்	-
சித்திரத் தையல்வேலையும்		
சித்திரத்தையலும்	பெறுமதி	-
சித்திரப்பூ	"	-
பட்டுப்பருத்தி நூற்புட		
வை முதலியன	"	-
தொப்பியும் பெண்பிள்ளைத்தொப்பியும் ;		
வைக்கோலா லுண்டா		
க்கியவைகள்	துசின்	-
தோலா லுண்டாக்கிய		
வைகள்	"	-
மற்றைய சாமான்களா		
லுண்டாக்கிய வை		
கள்	"	-
பூணாம் முதலியன	பெறுமதி	-

பிரமாணம்.	பெறுமதி. தீர்வை.
பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
குடைகளும் கைக்குடைகளும்	- பெறுமதி - -
க. - நானூவிதமான சாமான்கள்.	
மிருகங்கள் :	
கன்றுகள்	- தொகை - -
நாய்கள்	- " - -
பரிகள் மட்டக்குதிரைகள், விரையடியாத குதிரைகள், விரைவாங்கப்பட்ட குதிரைகள், பெட்டைக்குதிரைகள்	- " - -
குரங்குகள்	- " - -
செடி, பூண்டு, விருட்சங்கள் பூமரக்கிழங்கு	- பெறுமதி - -
வித்துகள் :	
கிளோவெர் புல்லும் கோரையும்	- அந்தர் - -
பருத்தி	- தொன் - -
கோப்பி	- அந்தர் - -
தோட்டவித்து	- இறுத்தல் - -
சணல்விதையும் சிறுசணல்விதையும்	- குவாட்டர் - -
எள்	- " - -
தேவித்து	- இறுத்தல் - -
ஏற்றுமதிச்சரக்குகளின் திருத்திய இடாப்பு.	
க. - உயிருள்ள மிருகங்கள்.	
கரடிகள்	- தொகை - -
புலிகள்	- " - -
யானைகள்	- " - -
குதிரைகள்	- " - -
சாப்பாட்டுக்கேற்ற மிருகங்கள்.	
காளைகள்	- தொகை - -
பசுக்கன்றுகள்	- " - -
பசுக்கள்	- " - -
மான	- " - -
வெள்ளாடுகள்	- " - -
எருதுகள்	- " - -
செம்மறியாடும் செம்மறியாட்டுக்குட்டிகளும்	- " - -
பன்றி	- " - -
உ. - சாப்பாட்டுக்குக் குடித்துக்கு மேற்றசாமான்கள்.	
சங்கு	- அந்தர் - -
குருவிக்கூடுகள்	- பெறுமதி - -
வீரும் ஏலும்	- கலன் - -
விசுக்கோத்தும் அப்பமும்	- அந்தர் - -
கக்கோ	- இறுத்தல் - -
கோப்பி, அவையாவன :	
கூபிரியன்	- " - -
நாட்டுக்கோப்பி	- " - -
தோட்டக்கோப்பி	- " - -
இனிப்புப்பண்டமும் ஊறுகாயும்	- அந்தர் - -
கரிச்சரக்கு	- " - -
உப்பிட்ட மீன்கருவாடு	- " - -
கோதுமை மா	- " - -
பழங்கள் :	
மாம்பழம்	- பெறுமதி - -
அன்னதாமபழம்	- " - -
தேங்காய்	- தொகை - -
ஊறுகாய்போடப்பட்ட பழங்கள் ; வற்றல்	- அந்தர் - -

பிரமாணம்.	பெறுமதி. தீர்வை.
பிரமாணம்.	பெறுமதி. ரூ. ச. ரூ. ச.
சீனியில்லாமல் ஊறுகாய் போடப்பட்ட இறுத்தல்	- - - -
சீனியிலே ஊறுகாய் போடப்பட்ட சகல பழங்கள், காய்கறிமுதலிய அடங்கிய சக்கேட்கள்	- அந்தர் - -
நெய்	- " - -
தானியம் :	
சிறு தானியம்	- பறை - -
கடலை	- " - -
சோழன்	- " - -
நெல்லு	- " - -
பருப்பு	- " - -
அரிசி	- " - -
கோதுமை	- " - -
தேன்	- அந்தர் - -
ஹோப்ஸ்	- " - -
பனிக்கட்டி	- தொன் - -
தானியத்தில் வழித்த பாணம் போத்தல்களில்	- கலன் - -
பீப்பாக்களில்விட்ட தானியத்தில்வழித்த பாணம்	- " - -
தொகைகுறியாத சாப்பாட்டுச்சாமான்கள்	- " - -
உப்பு	- அந்தர் - -
சோடாநீரும் லெமெனேட்டும்	- துசின் - -
சாராயம் :	
அரக்கு	- கலன் - -
விரன்ரி	- " - -
உவிஸ்கி	- " - -
சுத்தம்பண்ணப்பட்ட கற்கண்டு	- அந்தர் - -
சுத்தம்பண்ணப்படாத கற்கண்டு	- " - -
பனங்கட்டியும் கறுப்புக்கட்டியும்	- " - -
தேயிலை	- இறுத்தல் - -
புகையிலை :	
சுருட்டு	- " - -
செய்கைப்பண்ணப்பட்ட புகையிலை	- " - -
செய்கைப்பண்ணப்படாத புகையிலை	- " - -
காடி	- கலன் - -
போத்தலிலடைத்த பிராஞ்சிய உவையின்	- " - -
பீப்பாவிடைத்த பிராஞ்சிய உவையின்	- " - -
போத்தலிலடைத்த ஸ்பானிய உவையின்	- " - -
பீப்பாவிடைத்த ஸ்பானிய உவையின்	- " - -
க. - வேலைசெய்யப்படாத சாமான்கள்.	
நிலக்கறி; சுட்ட நிலக்கறி, பிரதானமான விறகு	- தொன் - -
பின்னல் அல்லது நெய்தல் வேலைக்கானவைகள் ; பருத்தி செம்மறியாட்டு	- அந்தர் - -
சோமம்	- " - -
சணல்	- " - -
சணப்பு	- " - -
குழி	- " - -

பிரமாணம்.	பெறுமதி.	தீர்வை.
சு.—வேலைசெய்யப்பட்டவும் பங்குவேலை செய் யப்பட்டவும் சாமான்கள்.	ரூ. ச. ரூ. ச.	
(a) தூலும்நெய்தல் பின்னலுக்கேற்ற வஸ்திரவகையும்.		
கோடிப்பருத்தி தூலும்		
முறுக்கும்	-	இரூத்தல் -
வெளுத்தச் சாயந்தோய் த்த பருத்தினால் முறு க்கு	-	" -
பருத்திப் புடைவைகள் :		
கோடி வெளுக்கப்படாத புடைவையை யடக்கிய துணிகள்	-	யார் -
வெளுக்கப்பட்ட வெள்ளை த் துணிகள்	-	" -
அச்சடிக்கப்பட்ட துணி கள்	-	" -
சாயந்தீர்ந்த துணிகள்— கலந்தகருவிகளிற் செய்ய ப்பட்ட துணிகள்	-	" -
குத்தினிப்பட்டுப் புடைவை— மற்றைய குத்தினிப்பட்டு ப் புடைவை	-	" -
பின்னப்பட்டவுந் திறமு மான வலைத்துணிகள்	-	" -
பருத்தியினால் அல்லது பருத்தியும் வேறு சாமான்களு ந் கலந்து செய்யப்பட்ட சரணகோசம்.		
சணலால்	-	இரூத்தல் -
சணலூற் புடைவை முதலி யன	-	யார் -
சணலால் நெடும்பாத வு றை அல்லது குறும்பா த வுறை	-	துசின் சோடி -
வேறுவகையான கணலூற் புடைவை	-	யார் -
பட்டுப் புடைவைகள் :		
பரும்படியானவைகள் - பெறுமதி	-	-
சதுட்கம், உத்தரீயம், சா ல்லை	-	" -
சரிகையும் மற்றுஞ்சாமா ன்கள்	-	" -
பட்டு நாடாவும், குத்தினி ப்பட்டு நாடாவும்	-	" -
வேறுவகையான நாடா பட்டும் குத்தினிப்பட் டும்	-	" -
மயிர்ச்சீலை முதலியவஸ்துகள் :		
கம்பளம்	-	சோடி -
கம்பளியல்லாத சமூக் காளம்	-	யார் -
கம்பளிப்புடைவை	-	" -
மயிரா லுண்டாக்கப்ப ட்ட சரணகோசம் - பெறுமதி	-	-
(b) உலோகமும் யந்திரமல்லாத உலோகத்திலிருந் த செய்யப்பட்ட சாமான்களும்.		
பித்தளைப் பணிமுட்டு	-	அந்தர் -
செம்புச்சாமான்கள்	-	" -
வெட்டுக்கருவிகளும் இரு ம்புப் பணிமுட்டும்	-	பெறுமதி -
ஈயப் பணிமுட்டு	-	அந்தர் -
வலை	-	" -

பிரமாணம்.	பெறுமதி.	தீர்வை.
முலாம் பூசப்பட்டவும் பொற் பூச்சிடப்பட்டவு ம் பணிமுட்டுகள்	-	பெறுமதி -
தகரப் பணிமுட்டு	-	" -
துத்தலாகப் பணிமுட்டு	-	அந்தர் -
இரும்புத்தகடுஞ் சலாகை யும்	-	தொன் -
சீனச்சட்டி	-	" -
மின்தாது புகட்டப்பட்ட இரும்பு	-	" -
இரும்பு வளையம்	-	" -
இரும்புச் சாமான்கள்	-	அந்தர் -
ஈயத்தகடு, குழாய், பா ளம்	-	தொன் -
உருக்கு	-	" -
இரும்புத் தொட்டி	-	தொகை -
தேயிலைப் பெட்டிக்குப் போடும் ஈயம்	-	தொன் -
தேயிலைப்பெட்டிபற்றவை க்குந் காரம்	-	" -
தேயிலைப்பெட்டி பற்ற வைக்குந் திரவம்	-	பெறுமதி -
காரீயம்	-	அந்தர் -
அப்பிரகம்	-	" -
கட்டி :		
பொற்கட்டி	-	திரோ அவுன்ஸ் -
வெள்ளிக்கட்டி	-	" -
நாணயம் :		
பிரித்தானிய பொன்	-	" -
" வெள்ளி	-	" -
(c) யந்திரப்பொதுவும் எந்திரச்சாமான்களும்.		
பயிர்செய்தலுக்குரியன	-	பெறுமதி -
தானத்தைவிட்டுப் பெயர் க்கிற கருவி	-	" -
மற்றைய வகைகள்	-	" -
(d) ஆடையும் மற்றைய ஆட்களுடைய பாலிப்புக் கேற்ற சாமான்களும்.		
உடுப்பதற்கான ஆடை	-	பெறுமதி -
சித்திரத்தையல் வேலையை யும் பின்னல் வேலையை யுமடக்கிய பட்டுப்பரு த்தி ஊற்புடைவைமுதலி யனுவும் பெண்களின் நலைச்சோடும்	-	" -
தொப்பிகளும் பெண்பிள்ளைத் தொப்பிகளும் :		
தோலாலுண்டாக்கிய வைகள்	-	துசின் -
மற்றைய சாமான்களா லுண்டாக்கிய வை கள்	-	" -
வைக்கோலாலுண்டாக் கியவைகள்	-	" -
பூரூமும் ஆட்களுக்குரிய அணியும்	-	பெறுமதி -
தோல்நெடும்பாதரகையு ம் குறும்பாதரகையுமும்	-	துசின் சோடி -
குடைகளும் கைக்குடைக ளும்	-	பெறுமதி -
மாப்போன்ற சாமான்களு மவற்றாலுண்டாக்கப்ப ட்ட சாமான்களும்	-	" -

பிரமாணம்.	பெறுமதி. தீர்வை.	பெறுமதி. ரூ. ச. ரூ. ச.
மெத்தைக்கு அல்லது வேறு காரியத்துக்கேற்ற பட்சிகளுடைய இறகுகள்	- அந்தர் -	-
சிறப்பான பட்சிகளுடைய இறகுகள்	- அவுன்சும் -	-
	- இரூத்தலும் -	-

(e) ரசாயனத்துக்கும் வைத்தியத்துக்குமடுத்த சேகரங்கள்.

அரப்பு	- அந்தர் -	-
சின்கோலுப்பட்டை	- இரூத்தல் -	-
நேர்வாளக்கொட்டை	- அந்தர் -	-
கடுக்காய்	- " -	-
ஒளவுதம்	- " -	-
பூமத்தை	- " -	-
சாயங்கள் :		
அன்றரேக்கொட்டை	- " -	-
பிச்சைசாயம்	- " -	-
கற்சூ அல்லது தெரூசு	- " -	-
ப்போனிக்கா	- தொன் -	-
சாயக்கட்டையும் வேரும்-	- அந்தர் -	-
டிவி	- " -	-
ஓர்ச்சில்லாப்பூண்டு	- " -	-
வெடியுப்பு	- " -	-
சப்பங்கி	- " -	-
செம்மான்பட்டை	- " -	-

(f) மற்றைய எல்லாச்சாமான்கள்.

படைக்கலங்களும் யுத்தா		
யுதங்களும்	- தொகையும் -	-
	- பெறுமதியும் -	-
தேன்மெழுகு	- இரூத்தல் -	-
பிளாக்கிங்	- பெறுமதி -	-
தோணிகளும் வள்ளங்களும்	- தொகை -	-
அச்சடித்த புத்தகங்களும்		
கேசபடமும்	- " -	-
கக்கோ-இலைகள்	- அந்தர் -	-
கிடுகு	- பெறுமதி -	-
வண்டிகளும் பண்டிகளும்	- " -	-
பீப்பாக்களும் சூச்சும்	- " -	-
சீமெந்து	- அந்தர் -	-
சங்குகள்	- தொகை -	-
கழிகாரமும் கைக்கழிகாரமும்	- பெறுமதி -	-
தென்னஞ்சிரட்டை	- " -	-
தென்னம் மட்டை	- அந்தர் -	-
தென்னம் தம்பு	- " -	-
தென்னம் தம்பிலேசெய்த சாமான்கள்	- " -	-
தென்னம் தம்பு வடம்	- " -	-
தென்னம் தம்புக்கயிறு	- " -	-
கொப்பெறு	- " -	-
முருகைக்கற்கள்	- தொன் -	-
அடைகுச்சுகள்	- இரூத்தல் -	-
பழுதான பருத்தி	- அந்தர் -	-
சோளிகளும் சிப்பிகளும்	- " -	-
பட்டாசு	- பெறுமதி -	-
நூதன்பொருள்கள்	- " -	-
டாமார்	- அந்தர் -	-
பட்டமெழுதும் கருவிகள்	- பெறுமதி -	-
மண்பாண்டங்கள்	- அந்தர் -	-
விநோதமான சாமான்கள்	- பெறுமதி -	-
வீட்டுத்தட்டுமுட்டு	- " -	-
ஓற்றைக்குழல் துப்பாக்கி	- தொகை -	-

பிரமாணம்.	பெறுமதி. தீர்வை.	பெறுமதி. ரூ. ச. ரூ. ச.
கண்ணாடிச் சாமான்களும்		
கண்ணாடியும்	- அந்தர் -	-
மாண்புல்து	- இரூத்தல் -	-
பிசின்	- அந்தர் -	-
சாக்குக்கயிறும் இழைக்கயிறும்	- தொகையும் -	-
	- அந்தரும் -	-
சணல்	- அந்தர் -	-
சகலவித கொம்புகளும்	- " -	-
கருவிகள் :		
சந்தீத	- பெறுமதி -	-
சாஸ்திரத்திற்குடுத்த	- " -	-
யானைக்கொம்பு	- அந்தர் -	-
கித்தல்தம்பு	- " -	-
கித்தல்தவடம்	- " -	-
சண்ணம்பும் மண்ணும்	- " -	-
கடலுக்குரிய சம்பத்துகள்	- " -	-
மார்மெல்லீர்	- " -	-
நெருப்புப்பெட்டி	- பெறுமதி -	-
பாய்கள், சாக்குகள், கூடைகள்	- தொகை -	-
வர்த்தகச்சாமான்கள்	- பெறுமதி -	-
எண்ணெய்கள் :		
கறுவாப்பட்டை	- பெறுமதி -	-
எண்ணெய்	- அவுன்ஸ் -	-
கறுவாயிலை	- எண் -	-
எண்ணெய்	- " -	-
கிற்றிரெனெல்லர் வெண்ணெய்	- " -	-
தேங்கா பெண்ணெய்	- அந்தர் -	-
சாரத் தைலம்	- பெறுமதி -	-
மீனெண்ணெய்	- அந்தர் -	-
கெரிசெண்ணெய்	- கலன் -	-
லெமொன் புல்லெண்ணெய்	- அவுன்சு -	-
தாபரவெண்ணெய்	- அந்தர் -	-
சித்திரகாரனுடைய கருவிகள்	- பெறுமதி -	-
கழிதாசி	- அந்தர் -	-
முத்துகளும் விலையுயர்ந்த கற்களும்	- பெறுமதி -	-
வாசனைச் சரக்கு	- " -	-
செடி, பூண்டுகள், மாங்காய், பூமரவேர்	- " -	-
புண்ணாக்கு	- அந்தர் -	-
புண்ணை அல்லது தும்பைக்கொட்டை	- " -	-
அச்செழுத்துகள், சித்திர எழுத்துகள், முகப்பட்டங்கள்	- பெறுமதி -	-
புகையிரதக் கருவிகள்	- " -	-
பிரம்பும், பிரப்புப் பாய்கள், பெட்டிகள், கூடைகள்	- தொகை -	-
கம்பளம்	- பெறுமதி -	-
விதைகள், அவையாவன :		
கோப்பிக்கொட்டை	- அந்தர் -	-
எள்ளுவிதை	- " -	-
தேயிலைக்கொட்டை	- " -	-
தேரல்கள், அவையாவன :		
பதனிடப்பட்ட	- " -	-
பதனிடப்படாத	- " -	-
சேணமும் பண்டியிழுக்கு	- பெறுமதி -	-
நுதிரையுடுப்பும்	- பெறுமதி -	-
எண்ணெயூற்று வதற்கான விதைகள்	- அந்தர் -	-

பெறுமதி. தீர்வை.	பெறுமதி. ரூ. ச. ரூ. ச.
பிரமாணம்.	
சுரூச் செலவு	- - -
சுவர்க்காரம்	- - -
தாபரசாஸ்திரத்தை உரு	- - -
பிக்கத்தக்க மாதிரிகள்	- - -
வாசனைச்சரக்குகள் :	
சறுவாப்பட்டை	- - -
கறுவாய்க்கை	- - -
ஏலரிசி	- - -
கராம்பும் வசவாசியும்	- - -
சுக்கு அல்லது இஞ்சி	- - -
சாதிக்காய்	- - -
யிழகு	- - -
வளிலலா	- - -
கீல்	- - -
குங்கிலியம்	- - -
கடிதாசியல்லாது மற்றை	- - -
ய இறகுமுதலிய எழுது	- - -
ந் கருவிகள்	- - -
பொம்மைகள்	- - -
தோல் சகலவிதமும்	- - -
அரசாட்சியின் சம்பத்து	- - -
மாட்டுக்கொழுப்புமினை	- - -
மும்	- - -
கிசில்	- - -
மரமும் வெட்டுமரமும் :	
கருங்காலி	- - -
ஹல்மில்லை	- - -
பாலை	- - -
சந்தன மரம்	- - -
முசிரை	- - -
தேக்கமரம்	- - -
பலவித மரங்களும் :	
தென்னஞ்சலாகைகளும்	- - -
ம் கைமாங்களும்	- - -
கித்துல சலாகைகளும்	- - -
கைமாங்களும்	- - -
சலாகைகளும் கைமா	- - -
ங்களும்	- - -
பனஞ்சலாகைகளும்	- - -
கைமாங்களும்	- - -
ஆமையோடு	- - -
வினாயாட்டுச்சாமான்கள்	- - -

NOTICE is hereby given that Mr. Lawrence de Silva is appointed to act as Marshal for the district of Pánaduré under the provisions of the Fiscals' Ordinance, No. 4 of 1867, from August 22 to September 15, 1892, both days inclusive, during the absence of Mr. Charles P. Jayawardane on leave.

Fiscal's Office,
Colombo, August 16, 1892.

P. DE SARAN,
for A. R. DAWSON,
Fiscal.

I, MARCUS SYNNOT CRAWFORD, Fiscal for the Central Province, do hereby appoint Mr. H. Subasinha to be Marshal for the division of Nuwara Eliya, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, with effect from August 16, 1892.

Fiscal's Office,
Kandy, August 12, 1892.

M. S. CRAWFORD,
Fiscal.

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 District of Galle will be holden at the Court-house at Galle on Thursday, September 15, 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 above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office,
Galle, August 17, 1892.

H. J. WOUTERSZ,
for Fiscal.

RETURN of Arrivals of Immigrant Coolies from the Coast for the month of July last :—

Number of arrivals 2,866.

B. HORSBURGH,
for Government Agent.

Jaffna Kachchéri, August 5, 1892.

Total Quantities of the following Articles Exported from the Ports of Colombo and Galle during the under-mentioned Periods.

Vessels.	Date of Clearing	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk, Ginchona.	Branch Ginchona.	Ginchona Chips.	Gecoanuts.	Copperb.	Cocanut Oil.	Cocanut Pomac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Pinnabago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kitool Fibre.	Deer Horns.
COLOMBO.	1892.																										
bq. Eva Lynch	10/8	New York.	341		45		101065					5007							5612				180				
ss. Bohemia	10/8	London			123217																					38	
ss. Victoria	10/8	do.			375886																						
ss. City of Vienna	10/8	do.			46553																						
ss. Banda	13/8	Hamburg	501	124	1443																						
ss. Oroava	13/8	Australia	243		153385																						
ss. Shropshire	13/8	London	420		369321																						
ss. Canton	13/8	do.			375262																						
ss. Hingchow	13/8	do.	247		246150																						
ss. Ballaarat	13/8	Australia	5		39609																						
ss. Dictator	15/8	London	485		495346																						
ss. Orizaba	15/8	do.	171		485345																						
ss. Hohenstaufen	15/8	Bremen	8		11230																						
ss. Ganges	16/8	Bombay																									
ss. Bagdad	16/8	Calcutta	361		231039																						
ss. Shanghai	16/8	London			10																						
ss. Kneidive	16/8	Calcutta			1614																						
ss. Cathay	16/8	Bombay			371630																						
ss. Oceana	16/8	London																									
GALLE.																											
ss. Clan Macnab	15/8	London			6410																						
ss. Kohinur	15/8	Calcutta																									
ss. Chanda	16/8	do.																									

* And chips 12,600 lb. † Chips. ‡ And chips 11,200 lb. § And chips 11,200 lb.

Importation of Rice from Indian Ports during the Week.

TO COLOMBO :-	TO GALLE :-
From Calcutta	From Calcutta
Bangoon	... Bags 21,423
Hongkong	... 9,700
Southern India	... 20
	... 4,955
Total	... Bags 36,098

R. BIRD,
Acting Principal Collector.

Customs, Colombo, August 17, 1892.

NOTICES CALLING FOR TENDERS.

SEALÉD Tenders (in duplicate), marked on the envelopes "Tender for _____, to the Colonial Store," will be received by the Hon. the Colonial Secretary at his Office up to 12 o'clock noon on Monday, September 5, 1892, from persons willing to contract for supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Hora planks.
 Hora scandings.
 Hora logs, 30 ft. by 12 in. by 12 in. and under.
 Hora logs, 30 ft. by 12 in. by 16 in. and under.
 Hora logs, 40 ft. by 12 in. by 16 in.
 Hora logs, 40 ft. by 16 in. by 16 in.

Deposit for tender forms, Rs. 50.

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

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

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

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

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

The security bond should be furnished before December 1, 1892. All alterations or erasures should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALÉD Tenders (in duplicate), marked on the envelopes "Tender for _____ to the Colonial Store," will be received by the Hon. the Colonial Secretary at his Office up to 12 o'clock noon on Monday, September 5, 1892, from persons willing to contract for supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Bricks, paving Bricks, slop Bricks, common Tiles, half-round Tiles, ridge Tiles, flat Cabook stones	Bamboos Batalies Kadjans Mopas, of sizes Posts, do. Warichchies
---	--

Deposit for tender forms, Rs. 100.

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

forfeited to the Crown. All other deposits will be returned upon signature of 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 of his authority for making the issue.

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

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

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALÉD Tenders (in duplicate), marked on the envelopes "Tender for _____ to the Railway Branch of the Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, September 5, 1892, from persons willing to contract for supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Bricks, paving Bricks, slop Bricks, common Tiles, half-round Tiles, ridge Tiles, flat Cabook stones	Bamboos Batalies Kadjans Mopas, of sizes Posts, do. Warichchies
---	--

Deposit for tender forms, Rs. 100.

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

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

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

Persons who tender must deposit samples with the Railway Storekeeper before the date on which the tenders

are opened. No tender will be considered if the sample is not so deposited.

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALLED Tenders (in duplicate), marked on the envelopes "Tender for _____, to the Railway Branch, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, September 5, 1892, from persons willing to contract for supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Halgas planks	Millilla posts
Halgas scantlings	Millilla planks
Jakwood scantlings	Del planks
Jakwood planks	Teak planks
Jakwood reepers	Satinwood planks
Lunumidella planks	Mi piles
Mendora reepers	Doon or hora spars
Cocoanut rafters	Jakwood in logs
Rukattana planks	Sapanwood, &c.

Deposit for tender forms, Rs. 50.

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

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

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

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

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

The security bond should be furnished before December 1, 1892. All alterations or erasures should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALLED Tenders (in duplicate), marked on the envelopes "Tender for _____ to the Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, September 5, 1892, from persons willing to contract for supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Halgas planks	Millilla posts
Halgas scantlings	Millilla planks
Jakwood scantlings	Del planks
Jakwood planks	Teak planks
Jakwood reepers	Satinwood planks
Lunumidella planks	Mi piles
Mendora reepers	Doon or hora spars
Cocoanut rafters	Jakwood in logs
Rukattana planks	Sapanwood, &c.

Deposit for tender forms, Rs. 50.

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

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

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

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALLED Tenders (in duplicate) from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, will be received by the Hon. the Colonial Secretary at his office, viz.:-

To be marked on the envelopes "Tender for Lime Colonial Store," receivable up to 12 o'clock noon on Monday, September 5, 1892:-

Lime, slaked	Clay, white
Lime, unslaked	Clay, yellow
Lime, boiled	Coral stones

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 contract.

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

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

Slaked lime to be delivered in a bushel or eight-bushel measure, filled with a shovel or basket, the lime being dropped from a height of at least six inches from the measure. A bushel of lime to weigh 42 lb.

Boiled lime will be measured and paid for by weight.

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALED Tender (in duplicate) from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, will be received by the Hon. the Colonial Secretary at his office, viz. :—

To be marked on the envelopes "Tender for Lime for the Railway Branch of the Colonial Store," receivable up to 12 o'clock noon on Monday, September 5, 1892.

Lime, slaked	Clay, white
Lime, unslaked	Clay, yellow
Lime, boiled	Coral stones

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 contract.

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

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

Slaked lime to be delivered in a bushel or eight-bushel measure, filled with a shovel or basket, the lime being dropped from a height of at least six inches from the measure. A bushel of lime to weigh 42 lb.

Boiled lime will be measured and paid for by weight.

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALED Tenders (in duplicate), marked on the envelopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary at his office up to 12 noon on Monday, September 12, 1892, from persons willing to contract for supplying raw provisions to the under-mentioned Government Civil Hospitals and Asylums in Colombo for one year commencing from January 1, 1893 :—

	Security if in Landed Property.	Security if in Cash.
	Rs.	Rs.
Lunatic Asylum, Jawatta, including House of Observation, Borella ...	2,000	2,000
General Hospital, including the De Soysa Lying-in Hospital and Nursing Establishment and Branch Hospital, Borella	2,000	1,500
Smallpox Hospital, Kanatta; Infectious Hospital, Urugodawatta; Cholera Hospital, Kanatta; and Chickenpox Hospital, Borella ...	500	500
Lepor Asylum, Hendala ...	1,000	1,000
Planters', Seamen's, and Anthonisz Wards ...	500	250

2. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, and no tender will be considered unless it is furnished on the recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. Each tender should be for provisioning one hospital only.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 50; 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 after the contract has been signed. The deposit must be made at the Treasury, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue.

4. When required, samples must be deposited.

5. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security is given opposite each service. Title deeds or cash must be deposited. The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared by the Attorney-General for the due performance of his contract.

6. Every alteration in the tenders should bear the initials of the tenderers; all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

7. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

8. 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, August 17, 1892.

SEAL^ED Tenders (in duplicate), marked on the envelopes "Tender for supply of rice in the Eastern Province," will be received at the Colonial Secretary's Office up to 12 noon on Monday, September 26, 1892, from persons willing to contract for the under-mentioned services from November 1 to December 31, 1892:—

For supply of Kallunda rice for the use of the Public Works Department, Eastern Province, at the stations named below:—

- (1) Batticaloa Public Works Department yard, per bushel.
- (2) Any stations on the Coast road, Batticaloa District, per bushel.
- (3) Any station on the Badulla-Batticaloa road, per bushel.
- (4) Any station on the Kalkuda road, per bushel.

1. Tenders are to be made upon forms which will be supplied upon application to the Office of the Government Agent, Batticaloa, and no tender will be considered unless it is furnished on the recognised form.

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

3. The amount of the bond, in which sufficient sureties will be required to join, and all necessary information in respect of the contract, can be ascertained upon application at the Office of the Provincial Engineer, Batticaloa.

4. 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.

5. Samples of rice to be deposited with the Provincial Engineer in sealed packets or bottles, labelled with the name of the tenderer on or before September 30, 1892.

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

7. When bonds have been drawn up by the tenderer's own lawyer, the name or stamp of the proctor who drafted the bond should be affixed to the document.

8. Every alteration 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, August 16, 1892.

SEAL^ED Tenders (in duplicate), marked on the envelopes "Tender for removing Night Soil," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, September 12, 1892, from persons willing to contract for the removal of the night soil of the General Hospital, Colombo (including the De Soysa Lying-in Home), and the washing of the Dissecting Room of the Medical College, for one year commencing from January 1, 1893, in covered iron vessels in a properly constructed cart, to the Municipal depôt within the hours fixed by the Council. The contractor should provide his own coolies.

The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, and no tender will be considered unless it is furnished on the recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

Every tenderer will be required to make a deposit (on applying for forms) of Rs. 25; and should any tenderer decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit shall be forfeited to the Crown. All other deposits will be returned after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue.

Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security is Rs. 250. When required, title deeds or cash must be deposited.

The person whose tender has been accepted by Government will be required to bear the expenses of having security bonds prepared by the Attorney-General for the due performance of his contract.

Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

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, August 17, 1892.

SEAL^ED Tenders (in duplicate), marked on the envelopes "Tender for supplying Heifers for Vaccination," will be received by the Hon. the Colonial Secretary at his office up to 12 noon on Monday, September 12, 1892, from persons willing to contract for the supply of six heifers, more or less, as may be required every month from January 1 to December 31, 1893.

The heifers must be delivered at the Smallpox hospital, Kanatta, or at the shed erected for animal vaccination at Kanatta. They should be under one year old, perfectly weaned, stout, and healthy, and without any eruption on the skin. Any heifers not answering to the above description will be rejected.

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

A deposit of Rs. 15 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 shall be forfeited to the Crown. All other deposits will be returned upon the signature of a contract.

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

For further particulars apply to the Colonial Surgeon or to the Inspector of Vaccination, Colombo.

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, August 8, 1892.

SEAL^ED Tenders (in duplicate), marked on the envelopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, August 29, 1892, from persons willing to contract for supplies for the use of the under-mentioned Government District Hospital for one year from date of acceptance of the tender:—

	Security if in Landed Property.	Security if in Cash.
	Rs.	Rs.

District Hospital, Haputale ...	300	250
---------------------------------	-----	-----

2. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, or to the Medical Officer in charge of the Hospital, and no tender will be considered unless it is furnished on the recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 25; 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 after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue. In stations

where there are no kachcheries, the deposit must be made to the Medical Officer in charge of the Hospital.

4. When required, samples must be deposited.

5. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of security is given opposite the name of the station. When required, title deeds or cash must be deposited. The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers.

6. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

7. All alterations, erasures, &c., in the tender must bear the initials of the tenderer, otherwise the tender will be treated as informal.

8. 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, August 17, 1892.

SEALLED Tenders (in duplicate), marked on the envelopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary at his Office up to 12 o'clock noon on Monday, September 12, 1892, from persons willing to contract for supplies for the use of the under-mentioned Government Civil and District Hospitals for one year commencing from January 1, 1893:—

	Security if in Landed Property.	Rs.	Security if in Cash.	Rs.
Civil Hospital, Panadure	...	200	...	150
Do. Kalutara	...	300	...	200
Do. Kegalla	...	300	...	200
Do. Ratnapura	...	300	...	200
Do. Marawila	...	250	...	200
Do. Kurunegala	...	600	...	400
Do. Puttalam	...	300	...	200
Do. Chilaw	...	200	...	150
Do. Anameduwa	...	200	...	150
Do. Galle, including the Kaluwella Hospital, House of Obser- vation, Smallpox Hospital, and Bathfield House	1,500	...	750
Civil Hospital, Matura	...	300	...	200
Do. Balapitimidara	...	200	...	150
Do. Hambantota	...	200	...	150
Do. Tangalla	...	250	...	200
Do. Trincomalee	...	250	...	200
Do. Batticaloa	...	250	...	200
Do. Kalmunai	...	250	...	200
Do. Negombo	...	300	...	200
Do. Badulla, including In- fectious Hospitals	500	...	300
Do. Mulbakkelle	...	250	...	200
Do. Aruradhapura	...	300	...	250
Smallpox and Cholera Hospital, Jaffna	...	200	...	150
Civil Hospital, Mullaittivu	...	300	...	250
Do. Vavuniya	...	200	...	150
Do. Point Pedro	...	200	...	150
Do. Mantota	...	200	...	150
Do. Kandy, including Ma- hiyawa Hospital and Smallpox Hospital	...	1,000	...	750
Do. Matale	...	500	...	300
Do. Nuwara Eliya	...	500	...	300
Do. Katugastota	...	200	...	150
Do. Gampola	...	600	...	400
Immigrant Hospital, Dambulla	...	300	...	250
Do. Mannar	...	300	...	250
Do. Vankalai	...	300	...	250

	Security if in Landed Property.	Rs.	Security if in Cash.	Rs.
Immigrant Hospital Pesalai	...	300	...	250
Do. Pulyadivirakam	...	300	...	250
Do. Mehintale	...	300	...	250
District Hospital, Dikoya	...	300	...	250
Do. Lindula	...	350	...	300
Do. Uda Pussellawa	...	200	...	150
Do. Kelebokka	...	200	...	150
Do. Balangoda, including Parangi Hospital	...	250	...	200
Do. Avisawella	...	250	...	200
Do. Rakwana	...	200	...	150
Do. Maskeliya	...	200	...	150
Do. Karawanella	...	500	...	350
Do. Deltota	...	250	...	200
Do. Haputale, including Infectious Wards	...	300	...	250
Do. Nawalapitiya	...	250	...	200
Do. Neboda	...	250	...	200
Field Hospital, Alutnuwara, including Infectious Wards	...	250	...	200
Field Hospital, Madagama, including Infectious Wards	...	250	...	200
Field Hospital, Buttala, including In- fectious Wards	300	...	250
Field Hospital, Dandugama, including Infectious Wards	200	...	150
Field Parangi Hospital, Godakawala	...	250	...	200
Do. Kolonna	...	250	...	200
Hospital Ship Serendib	...	250	...	100
Police Hospital, Colombo	...	500	...	250

2. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, or to the Medical Officer in charge of the respective Hospitals, and no tender will be considered unless it is furnished on the recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. Each tender should be for provisioning one hospital only.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 50; 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 after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the forms as his authority for making the issue.

4. When required, samples must be deposited.

5. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security is given opposite the name of each station. Title deeds or cash must be deposited. The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared by the Attorney-General for the due performance of his contract.

6. In case any person makes any alterations in his tender before forwarding it to the Colonial Secretary, such alterations should invariably bear his initials; otherwise the tender will be treated as formal and rejected.

7. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

8. 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, August 17, 1892.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that the following unserviceable articles belonging to the Police Department will be sold by public auction at Police Barracks, Maradana, on Saturday, August 27, 1892, at 1 P.M. :-

- | | |
|------------------------------------|--------------------------------|
| 2 cap blocks | 1 hammer |
| 102 plates, union | 17 mamoties |
| 51 barrels, empty, for cart-ridges | 2 planes, carpenters' |
| 1500 caps, percussion | 2 saws, hand, carpenters' |
| 1860 cartridges, ball, carbine | 1 saw, pit, carpenter's |
| 35 buckets, fire, leather | 1 shovel |
| 7 burners, lamp | 1 square, carpenter's |
| 2 lamps, archway | 4 stampers, road |
| 105 lanterns, bull's-eye | 1 stone, grinding |
| 9 lanterns, hand, common | 2 life-preservers |
| 1 lantern, hand, English | 16 boards, notice |
| 36 padlocks | 15 chairs, arm |
| 1 pole for flag | 15 shades for reading lamps |
| 7 flags for target | 1 glass pane for lantern |
| 1 triangle | 1 lamp, ship, anchor |
| 4 tubs, urine | 8 lamps, wall, hurricane |
| 1 Legislative Acts, old | 12 chimneys for hurricane |
| 2 baskets, wastepaper | 22 cars for boats |
| 1 bottle gum | 13 lamps, wall |
| 92 chimneys for reading lamps | 1 lamp, signal |
| 7 clocks | 23 stocks |
| 969 backs, tin file | 5 arms racks |
| 1 map of Colombo | 16 bed cots, wooden |
| 8 maps of Province | 2 wheel-barrows |
| 4 pullies | 2 boards, pent-house |
| 1 rug, coir, door | 1 bench |
| 3 slates | 1 cart, iron, hand |
| 1 adze | 157 galvanised buckets (privy) |
| 1 anvil | 1 small brass lamp |
| 4 axes, hand | 1 basin, wash hand, enamelled |
| 1 axe, felling | 5 brushes, blacking |
| 1 bench for vice | 1 sleeve board, tailor |
| 1 boiler, iron | 1 box, cash, tin |
| 1 brace and bit | 1 trowel |
| 5 brushes, paint | 1 box, cloth or locker |
| 1 crowbar | |
| 5 files | |

Recreation Stores.

- | | |
|---------------------|-------------------------|
| 240 books, old | 3 lamps, wall |
| 1 reading lamp | 1 lawn and mower |
| 3 balls, cricket | 11 tumblers, glass |
| 2 sets dominoes | 1 football |
| 6 stumps, wicket | 3 cricket balls |
| 4 backgammon boards | 1 bell |
| 1 table, large | 1 box for croquet |
| 1 book-case | 2 chairs, cane-bottomed |
| 1 table, round | 1 set croquet |

L. HOLLAND,
for L. F. KNOLLYS,
Inspector-General of Police.

NOTICE is hereby given that the under-mentioned unclaimed property of unconvicted prisoners will be sold by public auction at 12 noon on September 15, 1892, at the Fiscal's Office, Galle :-

- | | |
|-----------------------|----------------------|
| 3 combs | 1 glass stand |
| 3 silver rings | 3 common stones, &c. |
| 1 small silver armlet | |

Galle Prison,
August 8, 1892.

H. J. WOUTERSZ,
Assistant Superintendent.

NOTICE is hereby given that on Tuesday, the 30th instant, will be sold by public auction the following articles lying at the Public Works Department Stores, Pussellawa :-

- | | |
|--------------------------|---------------------------|
| 11 buckets, water | 171 pickaxes |
| 131 hammers, hand | 17 rakes |
| 40 hammers, sledge, half | 9 rammers, copper-tipped |
| 7 hammers, sledge, steel | 1 tape, measuring, 50 ft. |
| 15 hammers, miners' | 2 hand carts |
| 219 mamoties | 1 roller |

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

Public Works Department,
Colombo, August 15, 1892.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that the Provincial Road Committee will on Thursday, September 1, 1892, at 3 o'clock P.M., at their office in Kandy, proceed, in accordance with the provisions of "The Branch Roads Ordinance, 1874," to alter and vary the limits of the district the estates in which are assessed for the construction of the Norwood-Upcot road by including the following estate :-

Proprietor.	Estate.	Acreage.
E. M. Leaf	Hallooville	238

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

J. J. THORBURN,
for Chairman.

Provincial Road Committee's Office,
Kandy, August 8, 1892.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the upkeep of the under-mentioned road for 1892, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1874," will on Thursday, September 1, 1892, at 3 o'clock P.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions :-

Dolosbage Road (second section to Barnagala Gap).

Government moiety	Rs. 1,200
Private contributions	" 1,200

Proprietors or Agents.	Estates.	Acreage.
Mackwood & Co.	1st section, 1 mile. Elawatta	247
J. Aymer	1st to 3rd section, 3 miles. Monte Christo	120

Proprietors or Agents.	Estates.	Acreage.
	1st to 4th section, 4 miles.	
Geo. Alston	... Maryville	461
J. Gordon White	1st to 5th section, 5 miles. ... Hillside	351
Do.	... Paragalla	418
J. P. Green & Co.	... Raxawa	310
	1st to 6th section, 6 miles.	
Geo. Stuart & Co.	... Kitulgala	64
C. Laing	... Mossville	410
James Blacket	... Pen-y-Jan	850
	1st to 7th section, 6½ miles.	
Mackwood & Co.	... Barnagala and Allagalla	846
H. T. Armitage	... St. Catherine	433
Whittall & Co.	... St. Helen's	300
Boustead Brothers	... Gallemuduna Græme	1,292
Do.	... Kintore	200
Do.	... Meanagalla	375
Do.	... Windsor Forest and Tea estate	1,109
Do.	... St. Rumbold	170
W. B. Liddell (G. M. Ballardie)	... (Kellie and Hor- musjee)	1,000
W. L. Strachan	... Kelvin	944

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

J. J. THORBURN,
Provincial Road Committee's Office, for Chairman.
Kandy, August 5, 1892.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,409. In the matter of the insolvency of Solomon Murugappa, of Colombo.

NOTICE is hereby given that a meeting 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,
Secretary.

Colombo, August 1, 1892.

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

NOTICE is hereby given that a meeting of the creditors 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,
J. B. Misso,
Secretary.

Colombo, August 1, 1892.

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

NOTICE is hereby given that a meeting 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,
Secretary.

Colombo, August 1, 1892.

No. 1,767. In the matter of the insolvency of Collin Henry Toussaint, of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 15, 1892, to declare a dividend.

By order of Court,
J. B. Misso,
Secretary.

Colombo, August 9, 1892.

In the District Court of Galle.

No. 248. In the matter of the insolvency of William Ettrick Horn, of Udugama.

NOTICE is hereby given that the second sitting has this day been adjourned to September 2, 1892, of which creditors are hereby required to take notice.

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

Galle, August 12, 1892.

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 lease 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	One share
SUSAN CROSS BUCHANAN, by her attorney W. CROSS BUCHANAN, Talawakele...	One share
MARION CROSS BUCHANAN, by her attorney W. CROSS BUCHANAN, Talawakele	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. 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.	

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.

18. *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 annum from the day appointed for payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.

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.

31. *Transfer of Shares.*—Subject to the restrictions of these Articles, any Member may transfer all or any of his shares. 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 *bona 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 surrender of any shares in the capital of the Company, and any share so surrendered shall be dealt with in the same manner as is provided in these Articles with regard to forfeited shares.

FORFEITURE OF SHARES.

39. *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 be 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 Secretary, 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 than 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 requisitioner, 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. *Want 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 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 manner 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.

88. *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.

94. *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 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 exercisable under these presents by the Directors as they may think fit, and may confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions, and with such restrictions as they think expedient, and may from time to time revoke, withdraw, alter, or vary all or any of such powers.

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 Director.

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 think fit.

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 casting vote.

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 present 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—

- (1) Of all appointments of officers made by the Directors;
- (2) Of the names of Directors present at each meeting of Directors;
- (3) Of all orders made by the Directors; 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. :—

- (1) To carry into effect the purchase of the St. Heliers estate hereinbefore referred to.
- (2) 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.
- (3) 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 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 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.
- (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 Company.
- (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.
- (13) 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 any 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.

112. *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 tortious 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 responsible for the loss of any cheque, dividend warrant, or post office order which shall be sent by post in respect of dividends, whether sent by request or otherwise.

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 audit the 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.

NOTICES.

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 register.

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.

MEMORANDUM OF ASSOCIATION OF THE WANARAJAH TEA COMPANY
OF CEYLON, LIMITED.

1. The name of the Company is "The Wanarajah Tea Company of Ceylon, 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 all those two estates called and known respectively as Wanarajah and Mannickwatta, both situated in Dikoya, Ceylon, and containing in extent in the aggregate 1,138 acres more or less, upon such terms and conditions as are set forth and contained in the agreement bearing No. 1,374 dated the First day of August, 1892, and attested by Richard Francis de Saram, of Colombo, Notary Public, and entered into between Frederick Hugh Mackenzie Corbet of the one part and William Taylor and John Taylor of the other part, or upon such other terms and conditions as may be agreed upon between the Company and the proprietor of the said estates.
 - (b) To purchase, or lease, or otherwise acquire any other land or lands, 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 estates, 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.
 - (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 purchase tea leaf and (or) other raw products for manufacture, manipulation, and (or) sale.
 - (f) To manufacture tea leaf and (or) other products.
 - (g) To carry on the business of planters of tea and other products in all its branches.
 - (h) 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 nominal capital of the Company is three hundred and fifteen thousand rupees (Rs. 315,000), divided into 630 shares of five hundred rupees each. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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.
THOS. MACKIE, Talawakele	One
W. TAYLOR, Dikoya	One
F. R. WATSON, Colombo	One
GEORGE DE SARAM, Colombo	One
R. COLLINSON, by his attorney R. LEWIS M. BROWN, Colombo	One
JOSEPH C. DUNBAR, Talawakele	One
JOHN TAYLOR, Dikoya	One

Witness to the signatures of Thomas Mackie, F. R. Watson,
George de Saram, and R. Collinson :

R. F. DE SARAM,
Notary Public, Colombo.

Witness to the signature of William Taylor :

J. F. WANIGESINGHE.

Witness to the signature of J. C. Dunbar :

K. J. THORPE.

Witness to the signature of John Taylor :

D. W. P. SINNE TAMBY.

Dated this 5th day of August, 1892.

ARTICLES OF ASSOCIATION OF THE WANARAJAH TEA COMPANY OF CEYLON, LIMITED.

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.

2. The Company shall forthwith, after its incorporation, purchase all those two estates called and known respectively as Wanarajah and Mannickwatta, situated in Dikoya, Ceylon, and containing in extent in the aggregate 1,138 acres more or less, for the sum of two hundred and forty thousand rupees (Rs. 240,000), upon such terms and conditions as are set forth and contained in the agreement bearing No. 1,374 dated the First day of August, 1892, and attested by Richard Francis de Saram, of Colombo, Notary Public, and entered into between Frederick Hugh Mackenzie Corbet of the one part and William Taylor and John Taylor of the other part, or upon such other terms and conditions as may be agreed upon between the Company and the proprietor of the said estates.

SHARES.

3. 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.

4. The sum of Rs. 500 payable for each share shall be paid as follows :—Rs. 200 thereof upon application, Rs. 200 thereof upon allotment, and the balance thereof whenever required, in such calls from time to time as the Directors shall make upon the Shareholders ; provided that three months' notice at least is given of each call by publication in the *Ceylon Government Gazette*. Each Shareholder shall be liable to pay the amount of the calls so made to the persons and at the time and places appointed by the Directors.

5. 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.

6. 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.

7. If several persons are joint-holders of any share, any one of such persons may give effectual receipt for the dividend payable in respect of such share.

8. Every Shareholder shall, on payment of 50 cents per share, be entitled to a certificate under the common seal of the Company specifying the share or shares held by him and the amount paid thereon.

9. If such certificate is worn out or lost, it may be renewed on payment of 50 cents per share.

TRANSFER OF SHARES.

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

11. The fee payable to the Company for the registration of a transfer shall be two rupees.

12. The transfer books shall be closed during the fourteen days immediately preceding the Ordinary General Meeting in each year.

13. Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing. The Directors may decline to register any transfer whatever, and 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.

TRANSMISSION OF SHARES.

14. 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.

15. 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.

16. 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.

17. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share.

18. 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 register the transferee as a Shareholder.

Provided always that the Directors shall have the right at all times to decline to register such person as aforesaid, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register such person as a holder of such share, they shall, upon the request of such person, convene an Extraordinary General Meeting of the Company to resolve whether such transfer shall be registered or not, and the resolution of such meeting shall be absolute.

FORFEITURE OF SHARES.

19. If any Shareholder fails to pay any allotment money or call 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 by reason of such non-payment.

20. The notice shall name a further day and a place or places, being a place or places at which calls of the Company are usually made payable on and at which such call is to be paid. It shall also state that in the event of non-payment at the time and place appointed, the shares in respect of which such call was made will be liable to be forfeited.

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

22. Any share so forfeited shall be deemed to be the property of the Company, and may be disposed of in such matter as the Directors think fit.

23. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay the Company all calls owing upon such shares at the time of the forfeiture.

INCREASE OF CAPITAL.

24. 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. 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 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.

The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

25. Any capital raised by the creation of new shares shall be considered as part of the original capital, and shall be subject to the same provisions in all respects, whether with reference to the payment of allotment money, calls, or the forfeiture of shares on non-payment of calls or otherwise, as if it had been part of the original capital.

BORROWING.

26. The Directors shall have power to borrow money for the purposes of the Company, and for this purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deed, or other documents, to issue letters of credit, and to grant mortgages or other deed or deeds of security over all or any of the Company's lands, property, estate, and assets, but so that the sum so to be borrowed shall not at any one time exceed the sum of Rs. 20,000. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time, in the usual course of business, such temporary advances on the produce of the estate as they may find it to be necessary or expedient for the purpose of defraying the expenses of working the said estate.

Provided also that before the Directors execute any mortgage or issue any debentures, they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors or by one Director and the Secretary, 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.

GENERAL MEETINGS.

27. 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.

28. 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.

29. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.

30. 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.

31. 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.

32. 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 than 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 requisitioner 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.

33. Fourteen days' notice at least, specifying the place and the hour of meeting, and the 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.

34. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.

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

36. 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.

37. 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*.

38. The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company.

39. If there 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.

40. 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.

41. 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.

42. If a poll is demanded in manner 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.

43. 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.

VOTES OF SHAREHOLDERS.

44. Every Shareholder shall have one vote for every one share held by him.

45. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his *curator*; and if any Shareholder is a minor, he may vote by his guardian; or any one of his guardians if more than one; and if any Shareholder is a married woman, she may vote by her husband.

46. If one or more persons are jointly entitled to a share or shares, the person whose name 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.

47. 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.

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

49. 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 one year from the date of its execution.

DIRECTORS.

50. The qualification of a Director shall be holding not less than ten shares of the Company upon which all calls for the time being shall have been paid.

51. The number of Directors shall not be less than three nor more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

52. The first Directors shall be Thomas Mackie, Joseph Charles Dunbar, and William Taylor, and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company to be held in the year 1893.

53. As a remuneration for their services the Directors shall be entitled to appropriate annually a sum not exceeding Rs. 1,500, to be divided between them in such manner as they may determine; but the Company in General Meeting may at any time alter the amount of such remuneration for the future.

54. One of the Directors may be appointed by the Board to act as Managing Director and (or) Visiting Agent of the Company for such time and on such terms as the Board may determine or fix by agreement with the person appointed to the office.

POWERS OF DIRECTORS.

55. The Directors shall have power to carry into effect the purchase of the said Wanarajah and Mannickwatta estates hereinbefore referred to, and the lease and (or) purchase of any other lands, estates, or property.

56. The business of the Company shall be managed by the Directors, either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such a period and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said estates and the cultivation thereof, and otherwise in or about the working and business of the Company.

57. The Directors shall have power to make, and may make, rules or regulations for the management of the property of the Company; and for that purpose may appoint managers, agents, superintendents, officers, clerks, and servants, with such remuneration and at such salaries, as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, superintendents, officers, clerks, or servants for such reasons as they may think proper and advisable, and without assigning any cause.

58. The Directors shall also have power to open, from time to time, on behalf of the Company, any account or accounts with such bank or banks as they may select or appoint; and also, by such signatures as they shall appoint, to draw, accept, make, endorse, sign, and enter into cheques, bills of exchange, promissory notes, bonds, mortgages, proxies to any proctor or proctors, contracts or agreements on behalf and for the purposes of the Company.

59. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and Secretary, who shall attest the sealing thereof.

60. The Directors shall exercise, in the name and on behalf of the Company, all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

DISQUALIFICATION OF DIRECTORS.

61. The office of a Director shall be vacated—

- (1) If he ceases to hold the due qualification in shares;
- (2) If he becomes of unsound mind or bankrupt, or takes proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

62. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any Company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable; nor shall such Director be liable to account to the Company for any profit realised by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereto established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors; but no Director shall vote in respect of any contract, arrangement, or transaction in which he is directly or indirectly interested.

ROTATION OF DIRECTORS.

63. At the first Ordinary Meeting of the Company to be held in the year 1893, 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.

64. 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.

65. A retiring Director, if qualified, shall be re-eligible. The Company at the Ordinary General Meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons.

66. 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.

67. The Company may from time to time, by special resolution in General Meeting, increase or reduce the number of Directors, and may also determine in what rotation they are to go out of office.

68. Any casual vacancy in the Board of Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

PROCEEDINGS OF DIRECTORS.

69. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and determine the quorum necessary for the transaction of business. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman, in addition to his original vote, shall have a casting vote. A Director may at any time summon a meeting of the Directors.

70. The Directors may elect a Chairman of their meetings, and determine the period of which he is to hold office; but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

71. All acts done by any meeting of the Directors, or by any person acting as a Director, shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Directors, or persons acting as aforesaid on that day, 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 a Director.

72. The Directors shall cause minutes to be made in a book or books, provided for and used solely for that purpose—

- (1) Of all appointments of officers made by the Directors;
- (2) Of the names of Directors present at each meeting of Directors;
- (3) Of all orders made by the Directors; and
- (4) Of all resolutions and proceedings of meetings of the Company and of the Directors.

73. 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.

74. The Company in General Meeting may, by a special resolution, remove any Director before the expiration of his period of office and appoint another qualified person in his stead. The person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed.

DIVIDENDS.

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

76. No dividends shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.

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

78. The Directors may deduct from the dividends payable to any Shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise.

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

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

ACCOUNTS.

81. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure for the past year, made up to a date not more than three months before such meeting.

82. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting; and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such items shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

83. A balance sheet shall be made out in every year and laid before the General Meeting of the Company, and such balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in schedule C to "The Joint Stock Companies Ordinance 1861," or as near thereto as circumstances admit.

84. A written or printed copy of such balance sheet shall, seven days previously to such meeting, be delivered at or sent by post to the registered address of every Shareholder.

AUDIT.

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

86. If not more than one Auditor is appointed, all the provisions herein contained relating to Auditors shall apply to him.

87. The Auditors need not be Shareholders in the Company. No person is eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company; and no Director or other officer of the Company is eligible during his continuance in office.

88. The first Auditor or Auditors of the Company shall be appointed by the Directors, and shall hold office until the second General Meeting; and afterwards the Auditor or Auditors shall be from time to time appointed by the Company in General Meeting.

89. The remuneration of the Auditor or Auditors shall be fixed by the Company at the time of their election, save that in case of the first Auditor or Auditors it shall be fixed by the Directors.

90. Any Auditor shall be re-eligible on his quitting office.

91. If any casual vacancy occurs in the office of Auditor, the Directors may appoint another Auditor, who shall hold office until the next Ordinary General Meeting.

92. If no election of Auditor is made in manner aforesaid, the Directors may appoint an Auditor or Auditors for the year then current, and fix the remuneration to be paid to him or them by the Company for his or their services.

93. 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.

94. Every Auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable time 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.

95. 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 explanation or information 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.

NOTICES.

96. 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.

97. 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.

98. Notices requiring to be served by the Company upon the Shareholders may be served, either personally or by leaving the same or sending them through the post in a letter addressed to the Shareholders at their registered places of abode, and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have given notice to the Managing Director or Secretary of the Company of some address in Ceylon.

99. All notices directed to be given to the Shareholders shall, with respect to any share to which persons are jointly entitled, be given to whichever of the said persons is named first in the register of Shareholders; and notice so given shall be sufficient notice to all the holders of such share.

100. All notices required to be given by advertisement shall be published in the *Ceylon Government Gazette*.

101. Every Shareholder residing out of Ceylon shall name an address in Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named such an address, he shall not be entitled to any notices.

THOS. MACKIE, Talawakele.
W. TAYLOR, Dikoya.
F. R. WATSON, Colombo.
GEORGE DE SARAM, Colombo.
R. COLLINSON :
By his Attorney R. LEWIS M. BROWN.
JOSEPH C. DUNBAR, Talawakele.
JOHN TAYLOR, Dikoya.

Witness to the signatures of Thomas Mackie, F. R. Watson, George de Saram, and R. Collinson : R. F. DE SARAM, Notary Public, Colombo.

Witness to the signature of William Taylor : J. F. WANIGESINGHE.

Witness to the signature of J. C. Dunbar : K. J. THORPE.

Witness to the signature of John Taylor : D. W. P. SINNE TAMBY.

Dated this 5th day of August, 1892.

The Yataderia Tea Company of Ceylon, Limited.

AN Extraordinary General Meeting of this Company will be held at the registered office of the Company, No. 13, Queen street, Colombo, on Friday, August 12, at 4 P.M., that the Directors may declare an *ad interim* dividend.

ALFRED C. COURTNEY,
Acting Secretary.
Colombo, August 3, 1892.

Delgolla Estate Company, Limited.

IN terms of Ordinance No. 4 of 1861 a General Meeting will be held at the registered office of this Company on Tuesday, the 23rd day of August, at 1.30 P.M.

Business.

I.—To receive report.

II.—To confirm proceedings of Directors.

III.—To provide for the increase of the Company's capital from Rs. 160,000 to Rs. 220,000, for the purpose of

extending and acquiring property in the vicinity of Delgolla estate.

IV.—Any general business that may be brought before the meeting.

By order of the Directors,
A. P. WALDOCK,
Secretary.

The Bristol Hotel Company, Limited.

NOTICE is hereby given that a Meeting of the Shareholders of the Company will be held within the Registered Office of the Company on Tuesday, August 30, 1892, at 4.30 P.M., to receive the report by the Directors and the Statement of Accounts for the nine months ending June 30, 1892; to elect Directors and Auditor.

The transfer Books of the Company will be closed from the 16th to 30th instant.

JOHN GUTHRIE,
Secretary.

Colombo, August 8, 1892.

The We-oya Tea Company, Limited.

AN Extraordinary General Meeting of the Shareholders of this Company will be held at the registered office of this Company at 12.15 p.m. on Tuesday, the 13th September, when the subjoined resolution which was passed at the Extraordinary General Meeting of the Company held on the 12th day of August last will be submitted for confirmation as a special resolution:—

Resolution.

That the capital of the Company be increased from Rs. 75,000 to Rs. 105,000 by the creation of 300 new shares of Rs. 100 each.

By order of the Directors,
G. W. CARLTON,
Secretary.

The Yatiyantota Tea Company, Limited.

AN Extraordinary General Meeting of the Shareholders of this Company will be held at the registered office of this Company at 12 noon on Tuesday, the 13th September, when the subjoined resolution which was passed at the Extraordinary General Meeting of the Company held on the 12th day of August last will be submitted for confirmation as a special resolution:—

Resolution.

That the following words in clause 26 of the Articles of Association be deleted, viz., "amount of the unpaid subscribed capital for the time being," and that instead

thereof the following words be inserted, viz., "sum of Rs. 30,000."

By order of the Directors,
G. W. CARLTON,
Secretary.

UNDER instructions from the Assignee of Messrs. H. Cross Buchanan and F. W. Bois, we shall offer for sale on September 2, 1892, at 3 p.m., at our rooms:—

All those valuable offices in Queen street, Fort, bearing assessment No. 11.

For conditions of sale, &c., apply to

J. AUWARDT & Co.,
Colombo, August 17, 1892. Auctioneers.

WE hereby give notice to the public that Arunachalam Thamocharampillai, of Vannarponne, having failed to act according to the general power of attorney granted to him by Arumukam Arunachalam of the same place and Arumukam Muttukumaru of Kandirody, on the 11th day of August, 1891, and attested by Vathavanam Kanakaratanam, Notary Public of Vannarponne, Jaffna; and because he acted contrary to our views, and we having no confidence in him, dismiss the said Thamocharampillai from this date from being our attorney and from managing our property; and all acts performed by him on this power of attorney after this date shall not be valid, and that the said Thamocharampillai is directed to cease from being our attorney.

A. ARUNASALAM.
A. MUTTUKUMARU.

Vannarponne, Jaffna,
August 15, 1892.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Archibald Fernando, executor of the last will and testament of the late W. M. de Kroes... Plaintiff.
No. 2,073/C. Vs.

1, Helena de Soysa Abeyasiriwardena Hamine;
and 2, Louis Mendis, wife and husband,
both of St. Lucia's street Defendants.

NOTICE is hereby given that on Monday, September 12, 1892, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz. :—

All that part of the garden called Kadurugahawatta and the buildings standing thereon, situated at Vuystwyk within the gravets of Colombo (bearing assessment No. 90); bounded on the north by the other part of this garden belonging to Kandege Pauloe Perera, on the east by a road, on the south by the other part of this garden belonging to Kandege Agida Perera, and on the west by the paddy field belonging to the late Kuruppu Aratchige Marko Mendis, containing in extent 35.33 square perches.

On the same day, commencing at 3.30 p.m., will be sold by public auction at the respective premises the following property, viz. :—

All that portion of the garden bearing assessment No. 44 (now Nos. 70, 71, and 72), excluding the buildings standing thereon (materials whereof to be pulled down and removed by the tenants of the deceased), situated at Kotahena within the Municipality of Colombo; bounded on the south-east and north-west by the roads and on the south-west by a part of this garden, containing in extent 13.5 square perches.

All that house and premises bearing assessment No. 47 (now No. 75), situated at Wall street in Kotahena; bounded on the north-east by a part of this garden, on the south-

east and north-east by the roads, and on the south-west by another part of this garden, containing in extent 10.3 square perches.

All that house and premises bearing No. 46 (now No. 74), situated at Kotahena; bounded on the north-east and south-west by the other part of this garden, on the south-east and north-west by the road, containing in extent 9.6 square perches; mortgaged by the defendants with Wilhelmina Manuel de Kroes as a first or primary mortgage by bond dated July 30, 1877.

Fiscal's Office,
Colombo, August 17, 1892. P. DE SARAM,
Acting Deputy Fiscal.

In the District Court of Kalutara.

Lindemulage John Clovis de Silva; and 2,
Kariakarawanage Cornelis Fernando, administrators of the estate of the late
Hettiakandege Joseph Fernando..... Plaintiffs.

No. 416. Vs.
Louis Perera Gunewardene, Arachchi, of
Molligoda Defendant.

NOTICE is hereby given that on Monday, September 19, 1892, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property for the recovery of sum of Rs. 8,154.30½ with interest on Rs. 8,000 at 10 per cent. per annum from September 20, 1890, to wit:—

1. An undivided one-third part of the soil and trees of the portion of the land called Heediwattapaula, situated at Nugagoda; bounded on the north-east and south-east by Crown land, south by lands referred to in plans 63,590 and 63,594, south-west by land referred to in plan 39,083, and north-west by land referred to in plan 63,584, containing in extent 8 acres 2 roods and 24 perches.

2. One-third part of the soil and of the trees of the portion of land called Mahakumbura, situated at Nugagoda; bounded on the north by land referred to in plan 63,579 and by land purchased by D. Baba Appu, north-east by land purchased by D. Baba Appu, east by land described in plan 63,564, south-east and south by land referred to in plan No. 39,088, south-west by Crown land and north-west by land referred to in plan 63,579, containing in extent 4 acres and 28 perches.

3. One-third part of the soil and of the trees of the portion of land called Heediwattapaula, situated at Nugagoda; bounded on the north-east by land referred to in plan 63,538, south-east by land referred to in plan 63,581, south-west by land referred to in plan 63,579, and north-west by land referred to in plan 63,580, containing in extent 3 rood and 14 perches.

4. One-third part of the soil and of the trees of the portion of land called Heediwattawelapaula, situated at Nugagoda; bounded on the north-east by land referred to in plan 63,579, south-east by land referred to in plan 39,188 and by Crown land, south-west by land referred to in plan 39,088, and on the north-west by lands referred to in plans 63,564 and 63,579, containing in extent 1 rood and 37 perches.

5. One-third part of the soil and of the trees of the portion of land called Heediwattawela, situated at Nugagoda; bounded on the north-east by Crown land and the land referred to in plan 63,584, east and south-east by land referred to in plan 63,584, south-west by land referred to in plan 39,088, and north-west by lands referred to in plans 63,582 and 63,588, containing in extent 2 acres and 36 perches.

6. One-third part of the soil and of the trees of the portion of the land called Heediwattawelapaula, situated at Nugagoda; bounded on the north-east by land referred to in plan 63,538, south-east by land referred to in plan 63,587, south-west by land referred to in plan 63,579, and north-west by land referred to in plan 63,567, containing in extent 1 acre and 5 perches.

7. One-third part of the soil and of the trees of the portion of land called Heediwattawelapaula, situated at Nugagoda; bounded on the north-east by land referred to in plan 63,538, south east by land referred to in plan 63,578, south-west by land referred to in plan 63,579, and north-west by land referred to in plan 63,599 and by the purchased property of B. Gabriel, containing in extent 1 acre and 2 roods.

8. One-third part of the soil and of the trees of the portion of land called Heediwattawela, situated at Nugagoda; bounded on the north and north-east by land referred to in plan 63,579, south-east by lands referred to in plans 63,579 and 63,565, south-west by land referred to in plan 39,088, and west by land referred to in plan 63,563, containing in extent 1 acre 2 roods and 34 perches.

9. One-third part of the soil and of the trees of the portion of land called Heediwattawela, situated at Nugagoda; bounded on the north-east by Crown land, south-east by land referred to in plan 63,589, south-west by land referred to in plan 39,088 and by land referred to in plan 63,583, west and north-west by land referred to in plan 63,583, containing in extent 2 acres 1 rood and 33 perches.

10. An undivided 1-3rd part of the remaining soil and of the trees (excluding the portion marked letter A of the extent of 3 acres and 2 roods) of the portion of land called Heediwattawelapaula, situated at Nugagoda; bounded on the north by land referred to in plans 36,755, 63,610, 63,608, 63,607, and 63,599, north-east by lands referred to in plans 36,597, 63,599, 63,566, 63,578, 63,580, 63,567, and 63,581, on the east by the purchased property of D. Baba Appu, south-east by lands described in plans 63,587, 63,582, 63,585, 63,563, and 39,088, by the purchased property of D. Baba Appu and by Crown land, south by lands referred to in plans 39,080, 63,564, and 63,563, by the purchased property of D. Baba Appu and by Crown land, south-west by lands referred to in plans Nos. 39,088, 63,565, and 63,564, by the purchased property of D. Baba Appu and by Crown land, west by the purchased property of D. Baba Appu and by Crown land, and north-west by the land referred to in plan 63,564 and by the purchased property of D. Baba Appu, containing in extent 15 acres and 3 roods.

That on Tuesday, September 20, 1892, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property, to wit:—

11. The western soil, being 29-60th parts marked letter A, containing in extent 1 acre and 21 1/4 perches, and all the trees thereon of the garden called Arliyawatta alias Arliyagahawatta, situate at Molligoda; and bounded on the north by Pelewatta, east by the remaining portion of this land being 31-60 parts, south by the defined portion of this land, and west by Kitulewatta and the cinnamon garden belonging to Mettiage Don Andris Appu.

12. The soil and all the trees of the garden called Hapuarachchigewatta alias Kahatagahawatta, situate at Molligoda; and bounded on the north by Godaporagahawatta, east by Hapuarachchigewatta belonging to Louis Perera Guoawardene Arachchi, south by Kaiwatta belonging to the same individual, and west by Hewagewatta.

13. The land Etambagahapaulawita, situate at Molligoda; bounded on the north by land described in plan 77,528, east by canal, south by land described in plan 73,886, and west by land in the name of Lianage Daniel Perera, containing in extent 2 roods and 23 perches.

14. The land Etambagahapaulawita, situated at Molligoda; bounded on the north by land described in plan 68,619, east by canal, south by land described in plan 77,257, and west by land in the name of Lianage Daniel Perera, containing in extent 1 acre and 27 perches.

15. The field Etambagahakumbura, situate at Molligoda; bounded on the north and east by canal, south by land referred to in plan 68,619 and by land in the name of Lianage Daniel Perera, and west by land in the name of Lianage Daniel Perera and by land referred to in plan 68,620, containing in extent 2 acres and 33 perches.

16. The defined half part of Etambagahapaulawita, situate at Molligoda; and bounded on the north by the portion in the name of Johanis Perera, east by canal, south also by canal and by the remaining half part of this land, and west by Godaporagahawatta belonging to Lianage people, containing in extent 3 roods and 27 perches.

17. Half part of the soil and of the trees of Bulugahawatta, situate at Molligoda; bounded on the north and north-east by Mudassakadaowita, east and south by Delgahawatta, and west by Delgahawatta and Munamalghahawatta alias Ketekelagahawatta, containing in extent 2 acres and 2 perches.

18. The soil and trees of the portion of Nahallawatta, situate at Molligoda; bounded on the north by Talgahakotuwa, east by Tantriyawatta in the name of Mr. J. John Henricus Coorea Abeykoon, Deputy Fiscal, south by Baranayawatta, and west by the limit of the property of Joseph Perera, Vidane Arachchi.

19. The soil and all the trees of a portion of Kaiwatta, situate at Molligoda; bounded on the north by Hapuarachchigewatta, east by Nahallawatta and Ibalakotuwewatta, south by Ambagahawatta and Hottigedenia, and west by Dawatagahawatta and Kaiwatta.

20. The soil and all the trees of a portion of Kaiwatta, situated at Molligoda; bounded on the north by Hapuarachchigewatta, east by a portion of the same land which was purchased from Crown, south by Ambagahawatta, and west by Madangahawatta and Pattigawatta.

That on Wednesday, September 21, 1892, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property, to wit:—

21. The land called Pilakana, situate at Molligoda; bounded on the north by the properties of S. Siman Fernando, F. Floris Fernando, and L. L. P. Gunawardene, north-east by lands described in plans 67,867 and 67,871, east by land described in plan 67,869, south-east by lands described in plans 67,871, 67,870, and 67,869, south by Crown land and by lands belonging to L. L. Perera and F. Siman Fernando, south-west by land belonging to F. Siman Fernando and west by lands belonging to F. Siman Fernando and F. Floris Fernando, containing in extent 5 acres and 6 perches.

22. An undivided half part of the soil and trees of Pilakanaowita, situated at Molligoda; bounded on the north by land belonging to Amaris Pieris and by land described in plan 81,617, east by lands referred to in plans 81,617 and 81,620, south by land referred to in plan 67,877, and west by the property of F. Siman Fernando and by lands referred to in plan 67,865, containing in extent 4 acres 3 roods and 12 perches.

23. The portion of owiti land at Pilakanawelyaya, situated at Molligoda; bounded on the north by land referred to in plan 67,866, east by land referred to in plan 67,868, south-east by lands referred to in plans 67,868 and 67,871, and north-west by land belonging to Lianegey Lewis Perera Gunewardana and by lands referred to in plan 67,866, containing in extent 3 roods and 5 perches.

24. The portion of owiti land at Pilakanawelyaya, situated at Molligoda; bounded on the north-east by land referred to in plan 67,870, east by land referred to in plan 58,687, south by private properties, west by land referred to in plan 67,877, and north-west by land referred to in plan 67,877, containing in extent 3 roods.

25. The remaining soil (excluding the soil of the extent of about 20 perches towards the south-east) of the portion of owiti land at Pilakanawelyaya, situated at Molligoda: bounded on the north by land referred to in plan 67,866, east by land claimed by Lianegey Carolis Perera, Anguruwage Kovis Appu, Lianegey Sadris Perera and others, and by land described in plan 68,688, south-west by land referred to in plan 67,871, west and north-west by land referred to in plan 67,867, containing in extent about 3 roods and 8 perches.

26. Nineteen-forty parts of the soil and of all the trees of Dawatagahawatta with the buildings standing thereon, situated at Molligoda, bounded on the north by Kaiewatta and Madangahawatta, east by Kaiewatta, south by Ambagahawatta and Geekianawatta, and west by Kurunduwatta. Specially mortgaged with Hettiakandege Joseph Fernando, by bond dated 28th September, 1890, and declared bound and executable in satisfaction of the judgment entered in the above case, and the right, title, and interest of the defendant in and to the same at the date of the said mortgage.

Deputy Fiscal's Office,
Kalutara, August 15, 1892.

H. W. BRODHURST,
Deputy Fiscal.

In the District Court of Kalutara.

Diwunugey Hendrie Pedris, of Colombo Plaintiff.

No. 39,592. Vs.

1, Lienage John Perera; 2, Lienage James Perera, of Molligoda..... Defendants.
1, Lienage Aron Perera; 2, Kudateige Harmanis Pieris Securities.

NOTICE is hereby that on Monday, September 12, 1892, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of sum of Rs. 1,153.73, to wit:—

1. One-third part of the soil of the land called Wattabodaowita, of the extent of about 6 acres more or less, situated at Molligoda; and bounded on the north by Delgahawatta and Annametriyawatta, on the east by Annametriyawatta and Kadurucotuwa, on the south by Kadurucotuwa and Pahalawatta, and on the west by Pahalawattapaulaowita.

2. The soil of the extent of about half an acre more or less of the land Pethigomuawattapaulaowita, situated at do.; and bounded on the north by Pethigomuawatta, on the east by Pahalawattapaulaowita, on the south by Pahalawatta, and on the west by the live fence of the same land.

3. The soil and trees of the portion of the extent of about half an acre more or less of the garden called Pelawatta, situated at do., which portion is bounded on the north by cart road, on the east by a portion of the same garden belonging to Malhamy, on the south by Araliyawatta, and on the west by a portion of the same garden belonging to Louis Perera Gunewardene, late Vidhane Arachchi.

4. One-third part of the soil and of the remaining trees (excluding the planter's half share of the second plantation) of a portion of the extent of about 2 acres more or less of Delgahawatta, situated at do., which portion is bounded on the north by a portion of Delgahawatta belonging to Joronis Perera Appuhamy, on the east by Delgahawatta belonging to Janis Perera Appuhamy, on the south by a portion of Delgahawatta belonging to Samel Perera Appuhamy, and on the west by Maddewatta.

5. Half part of the soil and of all the trees of the garden called Maddewatta, situated at do.; and bounded on the north by Vitanagewatta, on the east by Delgahawatta, on the south by Pethigomuawatta, and on the west by Delgahawatta.

6. The entire soil and all the trees of the garden called Ruppegeywatta, of the extent of about 2 acres more or less, situated at do.; and bounded on the north by Baraniyawatta, on the east by Indigahawela and Vitanagewatta on the south by Vitanagewatta and Nanduwawatta, and on the west by Durayageywatta and Duweywatta.

7. The soil of the extent of about 2½ acres more or less of the land called Pahalawattapaulawela, situated at do.; and bounded on the north by Delgahawatta and Pethigomuawatta, on the east by Pinnagodayaowita on the south by Pahalawatta, and on the west by the portion of Pethigomuawattapaula.

8. The soil of the extent of about 3 roods more or less of the land called Hettiyadieniya, situate at do.; and bounded on the north by Kaiwatta and Nahalleywatta, on the east by Baraniyawatta and Duweywatta, on the south by Siambalagahawatta and on the west by Ambagahawatta.

9. The entire soil of the field called Wewelketiyadeniya of the extent of about 6 acres more or less, situated at Melegama; and bounded on the north-east by the field of the late Hon. A. L. de Alwis and a high land, on the east and south by the land of Mr. Robert Gunatilleke, Deputy Fiscal, on the south-west by Udawela, and on the west by Alubogahakanatta.

That on Tuesday, September 13, 1892, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the following property, to wit:—

10. Two-third parts of the soil and of the trees of the garden called Kaluwageywatta, of the extent of about 2 acres more or less, situated at Kudagonaduwa; and bounded on the north by Potuwalwatta, on the east by Nagawatta and Singappuliyawatta, on the south by Bandarawatta and Delgahawatta, and on the west by Madinageywatta.

11. One-third part of the soil and of the trees of the garden called Delgahawatta, of the extent of about 6 acres more or less, situated at do.; and bounded on the north by road, on the east by field, on the south by Kotawilakumbura, and on the west by road.

12. Half part of the soil of the field called Eluwilakadurinkotuwa, of the extent of about 2 acres and 20 perches more or less, situated at do.; and bounded on the north by the high land appearing in plan No. 70,326 and the portion of land purchased by H. Baronchi Appu, on the east by Crown land, on the south by road, and on the west by the portion of land belonging to Pulabingey Andris Rodrigo.

13. Half part of the soil of Eluwilakumbura, of the extent of about 2 acres 1 rood and 22 perches more or less, situated at do.; and bounded on the north by Aswedduma and the lands purchased by Telge Gomis Pieris, on the east by the portion of land belonging to Handunge Don Harmanis and the portion of land purchased by H. Baronchi Appu, on the south by the portion of land purchased by H. Baronchi Appu and the land described in plan No. 70,326, and on the west by the land belonging to Haturusingheachchige Ago Appu.

14. One-third part of the soil of the land called Gorakpamudeykumbura, of the extent of about 6 acres 1 rood and 20 perches more or less, situated at do.; and bounded on the north and north-east by the portion of land belonging to Handunge Don Carolis, on the east by the portion of land belonging to S. Don Paulo, on the south-east by the portion of high land purchased by Don Remanis, M. Kalu Appu and others, on the south by high land appearing in plans Nos. 70,673 and 70,678, on the south-west by the portion of high land appearing in plan No. 70,678, the land belonging to K. Remanis Appu and others, and the high land of Kahawitige Don Seemanis Appu.

15. One-third part of the soil and of the trees of Liyanagahawatta, of the extent of about 4 acres more or less, situated at Mahagonaduwa; and bounded on the north by Paluwatta, on the east by Crown land, on the south by Kahawitigehena, and on the west by field.

On the same day, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, to wit :—

16. Half part in common of the soil of the extent of about 2 acres more or less of the land called Kadurugasyaye Inigagodelleowita, situated at Pelpola ; and bounded on the north by an owita belonging to the heirs of Mestiagey Don Andris Arachchirala, on the east by Linagekumbura alias Badaligekumbura, on the south by an owita belonging to Dionis Rodrigo Appuhami, and on the west by Crown field.

That on Wednesday, September 14, 1892, at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property, to wit :—

17. One-twenty-fourth part of the soil and of the trees of the garden called Ambalamewatta, situated at Pattia in Panadure ; and bounded on the north by the land belonging to Jeronis Dias and others, on the east by the land belonging to Luwis Fonseka, on the south by the land belonging to the estate of Louis Pieris Patabendirala, and on the west by the land belonging to Louis Fonseka and others.

H. W. BRODHURST,
Deputy Fiscal.
Deputy Fiscal's Office,
Kalutara, August 13, 1892.

Southern Province.

In the District Court of Galle.

Don Charles Philip Weerakoon, of Galle, and others Plaintiffs.
No. 1,047. Vs.

Hikkaduwe Lijane Bandige Baban Appu, of Gintota Welipitimodera Defendant.

NOTICE is hereby given that on the under-mentioned days and commencing at the hours under-mentioned, will be sold by public auction at the premises the following property, viz.:—

On Tuesday, September 13, 1892, at 4 P.M.

1. Thirty-one thirty-fifth part of the entire soil and trees (excluding 6 coconut trees and a jak tree of the old planter's share of the second plantation and the planter's share of the third plantation made by Subadoris Wadurala) of the western portion of the garden Wannigewatta alias Tantrigewatta of the extent of 2 acres 2 roods 9-92 perches, situate at Gintota Welipitimodera.

2. One-fourth part of the entire soil and trees together with the planter's share of the fourth plantation made by Delpagodage Philippu, excluding the planter's share of the second, third, and fourth plantations of the eastern one-half portion of the garden called Wannigewatta alias Tantrigewatta, at ditto.

3. The incomplete house of 17 cubits built in stone and mortar standing by the high road leading from Galle to Colombo on the garden called Barawaralagewatta, at ditto.

On Wednesday, September 14, 1892, at 2 P.M.

One-half part of the entire soil and trees of the garden called Udawatta alias Ilangawatta alias Kalupahanamaha-

watta, situate at Wataraka. Properties mortgaged upon the writing obligatory dated February 28, 1883, and declared executable under the judgment entered in the above case ; and the right, title, and interest of the said defendant in and to the said property at the date of the said mortgage.

This writ is issued to levy a sum of Rs. 438-50, with interest on Rs. 200 at 12 per cent. per annum from February 11, 1892.

H. J. WOUTERSZ,
Deputy Fiscal.

Fiscal's Office,
Galle, August 17, 1892.

North-Western Province.

In the District Court of Puttalam.

S. I. M. I. N. Hydroos Markar and another, of Puttalam Plaintiffs.
No. 575. Vs.

1, Santiago Juris Chetty and his wife Vesittachi, of Puttalam Defendants.

NOTICE is hereby given that on Saturday, September 10, 1892, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

1. One-fourth share belonging to the defendants by right of inheritance from Anthony Lingappa, deceased, of the coconut garden called Nalattitotam, situate at Kattakadu in Akkarapattu.

2. One-fourth share belonging to the defendants as above of the coconut garden called Koviladytotam, situate at the above place.

3. One-fourth share of the garden called Kadawattachena, consisting of 14 coconut trees, situate at the above place.

4. One-fourth share of the coconut garden called Manamoolaitotam, situate at the above place.

5. Seven twenty-fourth share of the coconut garden called Kakkanankulitotam, consisting of field, garden, and waste land, situate at Kakkanankuly in Akkarapattu.

6. One-fourth share of the garden, consisting of field, garden, and waste land, situate at the above place, excluding from the whole garden a portion recited in deed No. 4,077.

On Monday, September 12, 1892, at 1 o'clock in the afternoon, will be sold at the premises the right, title, and interest of the said defendants in the following property:—

The entire land consisting of three portions and at present forming one block, situate in the town of Puttalam, together with the house and coconut trees standing thereon.

SAM. HAUGHTON,
Deputy Fiscal.

Deputy Fiscal's Office,
Puttalam, August 9, 1892.

NOTICES TO MARINERS.

HIS 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 13, 1892.

CEYLON.

Notice is hereby given of the existence of a Shoal Patch off Foul Point, Trincomalee, of about 176 yards long in its longest direction N.E. and S.W., and about 88 yards broad, having from 3 to 5 fathoms water on it. Foul Point lighthouse bears from the Patch S. 33° 15' E. magnetic, and is distant from it 1,804 yards. This Patch is about $\frac{1}{2}$ of a mile outside of the $3\frac{1}{2}$ -fathom Patch shown on the Admiralty Chart on the same line of bearing from Foul Point lighthouse.

J. DONNAN,
Master Attendant.

Master Attendant's Office,
Colombo, August 13, 1892.

BENGAL.—No. 123.

Australia, South—Port Darwin.—Erection of the Lighthouse on Point Emery postponed.

With reference to Notice to Mariners No. 130, dated the 20th July, 1891, issued by this office, the Secretary, Marine Board, Port Adelaide, has given notice (No. 7 of 1892) that the erection of the lighthouse on Point Emery is postponed for the present.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 124.

India, West—Bombay Coast.—Red Buoy Marking Marmagao Rock adrift

The Agent, W. I. P. Railway, through the Director of the Royal Indian Marine, has given notice that the red buoy marking Marmagao rock broke adrift on the 7th July; and that the black buoy at the off end of the breakwater is also drifting eastwards. Both buoys will be replaced when the weather permits.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 125.

Australia—Torres Strait—Position of Tannadice Rock.

The Portmaster, Brisbane, has given notice (No. 7 of 1892) that the Nautical Surveyor (Mr. E. A. Cullen) has examined Tannadice rock and finds it to lie $5\frac{1}{2}$ miles S. 58° E. (mag.) from Restoration rock, i.e. about $\frac{2}{3}$ of a mile E. by N. $\frac{1}{4}$ N. from the position assigned to it on Admiralty charts.

The rock has a minimum depth of 5 ft. on it at L. W. S.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 126.

Australia, East Coast—Port Clinton.—Port Bowen to be known in future as Port Clinton.

The British Admiralty has given notice (No. 249 of 1892) that in consequence of frequent confusion having arisen from the similarity of names between the township of Bowen (Port Denison) and Port Bowen, Port Bowen will in future be known as Port Clinton.

NOTE.—Port Clinton (formerly Port Bowen) has been placed on Admiralty charts Nos. 346, 1,952.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 127.

Australia, East Coast—Moreton Bay.—Sunken Rocks on the West Shore.

The British Admiralty has given notice (No. 251 of 1892) of the existence of the under-mentioned sunken rocks lying on the west shore of Moreton bay:—

1. Otter rock, with 5 ft. water on it, lies with the Δ on Woody point bearing N.N.W. $\frac{1}{4}$ W., distant $8\frac{1}{2}$ cables. A can buoy, painted red and black, has been placed near the east edge of this rock.

Approximate position, lat. 27° 16' 30" S., long. 153° 8' 10" E.

2. Garnet rock, with 5 ft. water on it, lies with the south-east extreme of Red Cliff point bearing N.W., distant 5 cables. A can buoy, painted red and black, has been placed near the north-east edge of this rock.

Approximate position, lat. 27° 14' 40" S., long. 153° 8' 35" E.

3. A rock with 3 ft. water on it lies with north reef beacon bearing N. $\frac{1}{4}$ E., distant $7\frac{1}{2}$ cables.

Approximate position, lat. 27° 12' 10" S., long. 153° 8' 40" E.

The depths given are at low water spring tides.

Variation 9° easterly in 1892.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 128.

Indian Ocean—Seychelles Group.—Non-existence of Mellow Rock.

The British Admiralty has given notice (No. 252 of 1892) that the Port Officer, pilots, and fishermen resident on the Seychelles, are unanimously of opinion that Mellow rock, charted as lying about 10 miles north-eastward of Praslin island, and described as drying at low water, does not exist. This rock, the original authority for which is unknown, has therefore been expunged from the Admiralty charts.

Approximate position as heretofore given: lat. 4° 11' S., long. 55° 51' E.

(2) *Non-existence of Shoals North-east and East of Chimney Rocks.*

Also, that the positions of the two shoals (marked D) charted as lying about $1\frac{1}{2}$ mile north-east and east of Chimney rocks respectively were passed over by the Stork on two occasions, but no indication of shoal water was seen; the pilot also stated that no shoals other than Chimney and Renommée rocks exist in the immediate neighbourhood. These shoals, therefore, have also been removed from the charts.

Approximate position of Chimney rocks: lat. 4° 27' S., long. 55° 52' E.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 129.

China—South-east Coast—Kaipong Islands—Hongkong Approach.—Amended Character of Light, Gap Rock.

With reference to Notice to Mariners No. 64, dated March 28, 1892, issued by this office, the British Admiralty has given notice (No. 260 of 1892) that the following amended information has been received concerning the character of the light exhibited on the southern end of Gap rock (Man mi Chau), the south-west of the Kaipong islands, and in the approach to Hongkong from the southward:—

Gap rock light is a flashing white light (not intermittent, as previously given), showing a flash of about five seconds' duration every thirty seconds; it is elevated 140 ft. above high water, and should be seen in clear weather from a distance of 18 miles.

The illuminating apparatus is dioptric of the first order. The lighthouse and buildings (one block) are painted white. The tower is 6 ft. above the eastern end of the building.

Approximate position, lat. $21^{\circ} 48' 50''$ N., long. $113^{\circ} 56' 20''$ E.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 16, 1892.

BENGAL.—No. 130.

Japan—Yezo Island.—Fog Signal near Kattoji-saki Lighthouse.

The British Admiralty has given notice (No. 264 of 1892), that on April 20, 1892, a fog signal was established in a quadrangular white tower, 27 ft. high, situated close westward of Kattoji-saki (Mussel point) lighthouse, west side of entrance to Hakodate harbour.

Kattoji-saki fog signal is a bell which, during thick or foggy weather, will be sounded six times every minute.

Approximate position : lat. $41^{\circ} 44\frac{1}{2}'$ N., long. $140^{\circ} 36'$ E.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 25, 1892.

BENGAL.—No. 131.

Sulu or Mindora Sea—Palawan Island.—Dangerous Shoal Eastward of Ursula Island.

Notice to Mariners No. 268 of 1892, issued by the British Admiralty, is republished :—

Information has been received through the Board of Trade that on February 9, 1892, the British barque Argyll was totally wrecked on a dangerous shoal lying eastward of Ursula island, south-east coast of Palawan island.

The position of this shoal (Argyll shoal), as determined by the Commander of the Spanish gun vessel *Mariveles*, is with Ursula island bearing N. 79° W., distant about 5 miles, or in approximately lat. $8^{\circ} 18\frac{1}{2}'$ N., long. $117^{\circ} 35'$ E.

NOTE.—As this part of the Sulu sea is imperfectly surveyed, and many uncharted dangers may exist, mariners should navigate in the locality with caution.

Variation 2° easterly in 1892.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 25, 1892.

BENGAL.—No. 132.

China Sea—Macclesfield Bank.—Existence of Shoal Spots.

The British Admiralty has given notice (No. 269 of 1892) that a recent examination by Commander W. U. Moore, H. M. surveying vessel *Penguin*, of the western

rim of Macclesfield bank, has disclosed many spots shoaler than heretofore charted.

The general result of the survey, which embraced 95 miles of the western rim of the bank, shows that the average breadth of the rim is about 3 miles, and that the depths over it are 6 to 33 fathoms.

In the lagoon itself, the shoalest head, 5 fathoms was found.

Until publication of the full survey, the following spots should be noted :—

Cathay shoal, reported by the P. & O. Company's steamer *Cathay* (see Notice to Mariners No. 497 of 1891), is 9 cables in length in a north and south direction, and 8 cables wide. On the shallowest part, in the centre not less than 7 fathoms could be found. This shoal cast is in lat. $15^{\circ} 54'$ N., long. $113^{\circ} 58\frac{1}{2}'$ E.

Walker shoal, situated in the lagoon of the atoll, circular in shape, and three-quarters of a mile in diameter. The shoalest spot, 5 fathoms in the centre, is in lat. $15^{\circ} 55'$ N., long. $114^{\circ} 28\frac{1}{2}'$ E. The general depths over this shoal are 7 to 8 fathoms.

Oliver shoal, in lat. $16^{\circ} 4\frac{1}{2}'$ N., long. $114^{\circ} 29\frac{1}{2}'$ E., was not examined in detail, but a depth of 6 fathoms was obtained on it. Shoaler water probably exists in the locality.

NOTE.—Attention is called to Notice to Mariners No. 560 of 1891, in which vessels are cautioned not to cross Macclesfield bank, but to navigate "between Macclesfield bank and Bombay reef."

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 25, 1892.

BENGAL.—No. 133.

Sulo Archipelago—Borneo—North-east Coast.—Shoal Eastward of Darvel Peninsula.

The British Admiralty has given notice (No. 272 of 1892) of the existence of a narrow coral shoal lying off the north shore of Darvel bay :—

This shoal (Howard shoal), about 3 cables long in an E. S. E. and W. N. W. direction, with a least depth of 14 ft. on it at low water spring tides, lies with the west summit of Pulo Gaya bearing S. 13° E., and shoal point, Darvel peninsula, N. 81° W., distance 13 miles.

Commander Field places Howard shoal in lat. $4^{\circ} 53' 15''$ N., long. $118^{\circ} 41'$ E., but it has been adapted to the imperfect outline of the surrounding objects on the charts, and placed in approximately lat. $4^{\circ} 54' 30''$ N., long. $118^{\circ} 40' 30''$ E.

Variation 2° easterly in 1892.

EATON W. PETLEY,
Port Officer of Calcutta.
Calcutta, July 25, 1892.

GOVERNMENT NOTIFICATIONS.

Continued from page 1935.

Comparative Statement of the Actual Revenue and Expenditure of the Colony of Ceylon for the Months of July, 1891 and 1892.

	REVENUE.							
	1891.		1892.		Increase.		Decrease.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
1. Customs ...	342,599	95	326,649	21	—	—	15,950	74
2. Port, Harbour, Wharf, and Lighthouse Dues	63,195	5	59,960	62	—	—	3,234	43
3. Licenses, Excise, and Internal Revenue not otherwise classified	387,469	10	291,542	32	—	—	95,926	78
4. Fees of Court or Office, Payment for Specific Services, and Reimbursements in Aid	130,654	64	139,227	47	8,572	83	—	—
5. Post and Telegraph	12,863	37	46,545	30	33,681	93	—	—
6. Government Railways	367,020	35	385,621	50	18,601	15	—	—
7. Rent of Government Property	11,794	1	4,598	29	—	—	7,195	72
8. Interest	17,794	74	13,606	6	—	—	4,188	68
9. Miscellaneous Receipts	16,787	35	35,029	92	18,242	57	—	—
10. Sale of Government Property	129,464	69	91,714	76	—	—	37,749	93
Total exclusive of Land Sales	1,479,643	25	1,394,495	45	79,098	48	164,246	28
11. Land Sales	35,595	34	59,044	20	23,448	86	—	—
Total	1,515,238	59	1,453,539	65	102,547	34	164,246	28
					Deduct Increase		102,547	34
					Net Decrease		61,698	94

	EXPENDITURE.							
	1891.		1892.		Increase.		Decrease.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
1. Charges on account of Public Debt	713	75	4,691	66	3,977	91	—	—
2. Pensions	122,681	89	142,754	19	20,072	30	—	—
3. Personal Emoluments	449,085	78	394,681	2	—	—	54,404	76
4. Other Charges	544,222	24	441,800	29	—	—	102,421	95
5. Transport	1,139	38	1,115	51	—	—	23	87
6. Exchange	4,947	31	5,943	67	996	36	—	—
7. Military Expenditure	97,732	83	100,224	83	2,492	0	—	—
8. Miscellaneous Services	22,743	29	12,719	58	—	—	10,023	71
9. Public Works Annually Recurrent	173,960	49	95,233	36	—	—	—	—
10. Public Works Extraordinary	173,960	49	113,588	20	34,861	7	—	—
Total	1,417,226	96	1,312,752	31	62,399	64	166,874	29
					Deduct Increase		62,399	64
					Net Decrease		104,474	65

	Rs.	c.		Rs.	c.
Revenue—January to July, 1891	9,634,702	87	Estimated Revenue for seven months	10,120,833	33
Do. do. 1892	10,332,135	49½	Actual Revenue for seven months	10,332,135	49½

Audit Office,
Colombo, August 16, 1892.

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

New Classification of Customs Imports and Exports.

THE following additions to and corrections in the new Classification of Customs Imports and Exports, which is to come into force on September 1, should be noted. See notice dated June 28 published in the *Gazettes* of July 8 and 15.

IMPORTS.

2. *Articles of Food and Drink.*—Omit "Oilmanstores"; for "Provisions" read "Provisions (unenumerated)."
3. *Metals (Raw Materials).*—Omit Brass and Iron Nails.
8. *Articles Manufactured.*—Under *Metals* insert, Brass, Copper, and Iron Nails.

EXPORTS.

2. *Articles of Food and Drink.*—Omit "Oilmanstores"; for, "Provisions" read "Provisions (unenumerated)."
7. *Articles Manufactured and Partly Manufactured.*—Under (b) for "Copper or sheathing" read "Copperware."

Customs, Colombo,
August 19, 1892.

R. REID,
Principal Collector.

IT is hereby notified for general information that the Governor in Executive Council, by virtue of the powers in him vested by section 9 of "The Chanks Ordinance, 1890," has exempted from the operation of the said Ordinance the portions of the sea set out in the schedule hereto, from the date hereof until the first day of October next.

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

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

Schedule referred to.

Portugal bay, Dutch bay, Kalpitiya bay, and Puttalam bay.

WITH reference to the Gazette notice dated the 12th instant, it is hereby notified that the place of office of the Registrar DON HARMANIS SAMARASINHA KAVIRATNA is No. 61, Maliban street, instead of No. 6, as therein stated.

Colonial Secretary's Office,
Colombo, August 16, 1892.

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

IT is hereby notified that the office of the Registrar of Marriages, Births, and Deaths of Kahatuduwa and Mattegoda divisions, in the Udugaha pattu of Salpiṭi kóralé, Colombo District, will be held at Wēṭara from the 1st proximo.

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

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

IT is hereby notified that the office of the Registrar of Marriages, Births, and Deaths of Ranna division, Hambantōṭa District, will be held at the building in the garden Tánáyamewatta at Ranna, from the 18th instant.

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

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

IT is hereby notified that the office of the Registrar of Marriages, Births, and Deaths of Nilgala Kóralé, in Wellassa, will be held at Danigala from the 1st proximo.

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

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

Return of Cooly Immigrants at the Ports of Colombo and Mannar during the Week ended August 18, 1892.

Colombo.		Arrivals.	Departures.	
Men	...	383	...	717
Women	...	138	...	313
Children	...	70	...	37
Infants	...	71	...	—
Mannár	...	609	...	407
Total ...		1,271	1,474	

J. A. SWETTENHAM,
Acting Colonial Secretary.

New Subsidiary Silver Coins.

වම 1892 ක්වූ අගෝස්තු මස 5 වෙනිදින ප්‍රසිධකළ නොවමර 5,158 දරණ "ලංකාවසයේ ආණ්ඩුවේ ගැහැවි" පත්‍රයෙන් ගන්නාලදි.

නියමකරණ දිනක පවත් ලංකාවේ පාවිච්චිකරීමට ආධාර පිණිස අලුත් රිදිකාසිවගයක් වලංගුකරවන බවට වම 1892 කේ ජුනි මස 23 වෙනි දින ප්‍රසිධකළ ප්‍රකාශ පත්‍රය ගැණත් වම 1892කේ ඔක්තෝබර් මස 1 වෙනි දින පවත් ඒ කාසි පාවිච්චිකළයුතු බවට වම 1892කේ ජුනි මාසේ 28 වෙනි දින පිණිසකෝර් මාලිකාවේදි මන්ත්‍රිසභාවේදි මහාධිපතිවගයන්සේ විසින් දෙවාවදල ආඥාව ගැණත්ය:—

ලබන ඔක්තෝබර් මස පළමුවෙනි දින පවත් ඉන් පසුව ඉන්දියාවේ ඇතු දෙකේ කාසි ලංකාවේ තවු මාසේ ගැවසට අවලංගු බව මෙහි වැසියන් විසින් සැලකිම යුතු බව මෙයින් දන්වනුලැබේ.

ඉන්දියාවේ ඇතු දෙකේ කාසි නිවෙහ සැමදෙනාටම සාමාන්‍ය මුදල් භාණ්ඩාරයේදි නොගොත් පිට ස්භාවල කවිවෙරිවලදි ඒවා දිලා ඒ වෙනුවට අලුත් රිදිකාසි ලබාගන්ට පුර්වන.

ජේ. ඒ. සවැටන්ගැම,
වැඩබලන මහසෙක්‍රයාරිස් වමස.

වම 1892 ක්වූ අගෝස්තු මස 2 වෙනි දින කොළඹ මහසෙක්‍රයාරිස්ලන්තාන්සේසේ කන්තෝරුවේදි.

Supplement to the Ceylon Government Gazette

No. 5,163—August 19, 1892.

RETURN OF RAINFALL FOR THE MONTH OF JUNE, 1892.

PROVINCE.	STATION.	Height above Mean Sea Level, in Feet.	Total Rainfall during the Month, in Inches.	Greatest Quantity in any 24 Hours, in Inches.	Date on which the Greatest Quantity Fell.	No. of Days on which Rainfall was Registered.	Direction of Wind.	REMARKS.
Western	Negombo	6	4.61	1.34	25-26	9	S.W.	Mr. Caldicott
	Kaikutara	36	10.03	8.18	26-27	16	N.E.	Mr. Bingham
	Labugama	375	13.34	2.89	26-27	24	Variable	Mr. Gibson
Central	Henaragoda	33	14.30	9.39	26-27	16	S.W.	Mr. Zoysa
	Nawalapitiya	2,000	11.05	2.64	28-29	19	S.W.	Mr. Neate
	Katugastota	1,500	7.99	2.30	25-26	12	S.W.	Mr. Grant
	Dikoya	3,708	8.22	2.39	27-28	15	N.E.	Mr. Christie
	Pussellawa (Helboda)	3,400	8.08	1.67	29-30	18	Variable	Mr. Gossel
	Yarrow Estate	3,400	7.41	1.46	26-27	16	S.W.	Mr. Tatham
	Peradeniya	1,540	8.04	3.32	25-26	12	S.W.	Mr. Clark
	Duokwari	3,300	4.71	1.80	28-29	9	S.E.	Mr. Spence
	Caledonia	4,373	7.44	1.65	25-26	21	S.W.	Mr. Garneys
	Pussellawa	3,000	8.83	1.85	25-26	9	S.W.	Mr. Crabbe
Northern	S. Wanarajah Estate	3,700	9.48	2.83	27-28	16	Variable	Mr. Tatham
	Dalgua Est. (Shannon)	—	—	—	—	—	—	—
	Mullaitivu	12	0.80	0.50	17-18	3	Variable	Mr. Sapapathy
	Jaffna	8	0.13	0.13	26-27	1	S.E.	Mr. Creasy
	Mankulam (N. Road)	—	Nil	Nil	Nil	Nil	S.W.	Mr. Sapapathy
	Elephant Pass	—	1.05	0.80	25-26	3	S.W.	Mr. Wetherall
	Vangalachettykulam	—	2.60	1.06	26-27	5	S.	Mr. Walker
	Point Pedro	24	0.20	0.20	27-28	1	S.W.	Mr. Chellappa
	Jaffna College	9	Nil	Nil	Nil	Nil	S.W.	Mr. Howland
	Southern	Ella Vella	262	6.35	2.75	18-19	12	W.
Kekanadure		150	5.18	2.60	18-19	15	S.W.	Mr. Waddell
Denegama		236	4.34	1.95	18-19	9	S.W.	Mr. Waddell
Udukiriwila		235	2.58	1.55	18-19	3	S.W.	Mr. Taffs
Kirama		260	4.46	2.08	17-18	9	S.W.	Mr. Taffs
Hali-ela		200	5.82	2.48	17-18	11	S.W.	Mr. Waddell
Tissamaharama		75	1.82	1.82	21-22	1	S.W.	Mr. Taffs
Deviturai		86	14.58	5.15	25-26	19	W.	Mr. Price
Matara		15	4.54	1.46	17-18	10	S.W.	Mr. Waddell
Deniyaya (Aninkande)		—	—	—	—	—	—	—
Eastern	Dandenya	157	4.36	2.30	17-18	11	N.W.	Mr. Waddell
	Urubokka	890	3.76	2.20	26-27	4	N.E.	Mr. Waddell
	Elagala	—	—	—	—	—	—	—
	Layanghatota	87	0.88	0.20	24-25	9	S.W.	Mr. Taffs
	Tangalla	94	1.23	0.75	17-18	5	N.	Mr. Roosmalecocq
	Deegoda	—	17.65	5.15	25-26	14	E.	Mr. Price
	Irrakkamam	42	3.18	1.26	29-30	5	W.	Mr. Barber
	Devilane	136	1.40	0.50	28-29	6	W.	Mr. Hendrie
	Sagamata	40	2.05	2.05	28-29	1	S.W.	Mr. Barber
	Ambare	65	13.20	3.50	14-15	7	Variable	Mr. Barber
North-Western	Kantalai	150	2.40	1.60	27-28	2	S.W.	Mr. Colls
	Allai	95	4.50	4.50	26-27	1	S.W.	Mr. Colls
	Rukam	120	4.80	2.75	20-21	6	W.	Mr. Hendrie
	Periyakulam	20	1.25	0.90	26-27	2	N.	Mr. Colls
	Chadaiyantawala	57	3.05	0.50	24-25	7	Variable	Mr. Barber
	Kalmunai	12	0.52	0.52	29-30	1	Variable	Mr. Barber
	Kadukamunai	15	0.75	0.75	29-30	1	W.	Mr. Hendrie
	Pulukannawa	121	0.75	0.75	29-30	1	W.	Mr. Hendrie
	Rotewewa	30	Nil	Nil	Nil	Nil	Variable	Mr. Barber
	Lahugala	70	2.90	1.30	2-3	3	W.	Mr. Barber
North-Central	Naulla	30	0.45	0.45	15-16	1	S.	Mr. Barber
	Panama	25	Nil	Nil	Nil	Nil	Variable	Mr. Barber
	Andankulam	41	1.70	1.35	26-27	2	S.	Mr. Colls
	Magalawewa	176	1.90	0.75	27-28	6	Variable	Mr. Sanmukam
	Maha Uswewa tank	—	1.56	0.78	29-30	3	S.W.	Mr. Grigson
	Tenepitiya	9	3.50	7.25	26-27	7	S.W.	Mr. Silva
	Kalawewa	461	2.25	0.98	29-30	7	S.W.	Mr. Renganathen
	Dambulla	—	3.55	3.15	24-25	3	N.E.	Mr. Canapadipulle
	Maradankadawala	443	0.30	0.35	28-29	3	S.W.	Mr. Renganathen
	Mihintale	354	0.45	0.20	28-29	3	S.W.	Mr. Kretser
Uva	Horowapotana	217	3.45	2.75	29-30	3	S.W.	Mr. Kretser
	Madawachchiya	285	4.52	2.40	24-25	3	S.W.	Mr. Kretser
	Topare	—	3.07	1.84	28-29	4	S.W.	Mr. McDonnell
	Bandarawela	3,398	5.47	1.10	23-24	17	N.	Mr. Chapman
	Haldummulla	3,160	4.75	2.90	25-26	9	Variable	Mr. Emerson
	Kumbukan	446	3.16	0.92	22-23	11	S.W.	Mr. Ward
	Ambanpitiya	729	9.32	2.77	27-28	17	S.W.	Mr. Bucknall
	Pelmadulla	408	12.79	3.33	25-26	14	S.W.	Mr. Lovegrove
	Kolonna korale (Hulandaoaya)	332	1.77	0.83	24-25	4	S.W.	Mr. Simmons
	Padupola	1,636	18.61	3.80	17-18	18	S.W.	Mr. Mayes
Sabaragamuwa	Awisawella	105	18.85	3.25	25-26	18	S.W.	Mr. Mayes
	Uggalkaltota	—	4.17	3.60	26-27	5	S.W.	Mr. Simmons

Public Works Department, Colombo, August 16, 1892.

R. D. ORMSBY, for Director of Public Works.