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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.

HEREAS by "The Courts Ordinance, 1889," it is amongst other things enacted that Criminal Sessions of the Supreme Court shall be holden by one of the Judges thereof for each of the Circuits into which the Island is divided for the administration of justice:

"For the Western Circuit four times at least at Colombo, such Session commencing at Colombo on January 10, on March 20, on July 10, and on October 10 every year":

And whereas by the said Ordinance it is also provided that it shall be competent for the Governor, for sufficient reasons to him appearing, after previous consultation with the Judges, to after the dates fixed by the said Ordinance for holding Criminal Sessions of the said Court at any places therein mentioned, and to fix any other date for the commencement thereof:

And whereas it appears to Us expedient to alter the date fixed by the said Ordinance for the commencement of the Third Criminal Session of the Supreme Court at Colombo, and to fix another date instead thereof:

Now known Ye that We, the said Governor, for sufficient reasons to Us appearing, and after previous consultation with the Judges of the Supreme Court, do hereby direct and appoint as follows: that the Third Criminal Session of the Supreme Court for the Western Circuit, to be holden this year at Colombo, shall commence on Monday, the Twenty-fifth day of June, instead of on Tuesday, the Tenth day of July.

Given at Kandy, in the said Island of Ceylon, this Thirty-first day of May, in the year of our

Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

GOD SAVE THE QUEEN!

E. NOEL WALKER, Colonial Secretary.

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.

E. HAVELOCK.

THEREAS by section 19 of the Ordinance No. 10 of 1885 it is enacted that when the following events have occurred, viz.:-

- (a) the period fixed under section 7 of the said Ordinance for preferring claims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest Settlement Officer; and
- (b) if such claims have been made, the periods fixed for appealing from the orders passed on such claims have elapsed, and all appeals (if any) presented within such period have been disposed of by the Appellate Officer or the Supreme Court; and

(c) all lands (if any) to be included in the proposed forest, which may be acquired under section 13, have become vested in the Crown,

the Governor shall, by Proclamation to be published in the Government Gazette, specify the limits of the forest which it is intended to reserve, and declare the same to be reserved from a date fixed by such Proclamation:

And whereas it is expedient to constitute the Crown lands specified in the schedule hereto reserved forests:

And whereas the period fixed for preferring claims has elapsed and no claim has been

Now therefore We, the said Governor, do by this Our Proclamation declare the Crown lands specified in the schedule hereto to be reserved forests as from and after the First day of June, 1894.

Given at Colombo, in the said Island of Ceylon, this Twenty-ninth day of May, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER,

GOD SAVE THE QUEEN!

Colonial Secretary.

SCHEDULE.

A tract of forest comprising the following lots in preliminary plan 1,529:-

_ 020	.01 01 1010,50	comprising the ronowing re	os in premima	.ry pian 1,020	_	Ext	tent.
	Lot.	Name of Forest. •				A.	R. P.
	7987	Badagomuwemukalana		0 4 4		498	0 - 0
	79 88	$\mathbf{D_{0}}$.	•••		•••	0	3 10
	79 89	Do.		•••		0	1 0
\mathbf{L}	647 .	Badegomuwemukalana o	r Kandevaya	•••	•••	62	0.32°
\mathbf{N}	647	Bakmigahamulahena			•••	3	1.25
\mathbf{s}	647	Nugamulahena	•••	•••		5	0 0
	7990	Badegomuwemukalana		•••	•••	0	2 26
V	647	Kalagahamulahena	•••	•••	•••	3	$2 \ 34$
W	647	Do.	• • • •	•••	•••	1	1 2
G	648	Millagahamulahena	•••	***	•••	$\bar{6}$	3 22
H	648	Kandeyayehena	•••	•••		5	2 13
J.	648	Sarugasangepillewa •	•••	•••	•••	š	1 11
•	7991	Badagomuwemukalana	•	•••	•••	$\frac{3}{2}$	$\frac{1}{2}$ 0
M	648	Seridaraswelikara	•••	•••	•••	3	1 6
$\hat{\mathbf{R}}$	648 .	Imbulgahamulahena	•••	• •	•••	š	$\hat{1}$ $\hat{1}\hat{9}$
Ť	648	Kogguhamulahama	•••	•••	•••	ő	3 6
_	7992	Kosgahamulahena	•••	***	•••	1	$\stackrel{\circ}{0}$ 28
	7993	. —	•••	•••	•••	0	1 16
	7994		•••	***	•••		0 3
	7995	- ·	***	•••	•••	$\frac{1}{2}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
D	649	Calabar '	***	•••	••• .	ىك ا	0.29
Ğ.	649	Galehena	•••	***	•••	i i	3 5
H	649	Hapugasyaya	•••	•••	•••	4	3 4
п	049	Nabirittehena		•••	•••	. 4	0 4
						618	3 13
				•			

Situated in the villages Badagomuwa, Atamuna, Denagamuwa, Mahakowana, Torayaya, and Ranawana, in Mahagalboda Megoda korale of Hiriyala hatpattu in the District of Kurunegala; and bounded as follows:—North by the village chenas of the villages Ranawana and Baddegama, south by the village chenas of the villages Denegamuwa and Mahakowana, east by the village chenas of the village Badagomuwa, title plan 97.852, and by village chenas of the villages Torayaya and Mahakowana, and west by the village chenas of Ranawana, Atamuna, Denagomuwa, and title plan 86,803.

APPOINTMENTS, &c., BY THE GOVERNOR.

REFERRING to the notice dated 28th March, 1894, published in the Gazette of 30th March, 1894, it is hereby notified that Her Majesty the QUEEN has been pleased to approve the provisional appointment of W. R. KYNSEY, Esq., c.m.g., Principal Civil Medical Officer and Inspector-General of Hospitals of this Island, to be an Official Member of the Legislative Council of Ceylon during the absence of R. K. MACBRIDE, Esq., c.m.g., or during Her Majesty's pleasure.

By His Excellency the Governor's command, E. Noel Walker, Colonial Secretary.

Colonial Secretary's Office, Colombo, June 1, 1894.

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

Mr. W. H. Jackson to act as Assistant at Mannar to the Government Agent, Northern Province, and District Judge, Commissioner of Requests, and Police Magistrate, Mannar, during the employment of Mr. L. W. Booth on other duty, or until further orders, and while so acting to be Assistant Collector of Customs, Mannar, a Visitor of the Post Offices in the District of Mannar, and Additional Superintendent of Police, Mannar.

Mr. B. CONSTANTINE to act as Commissioner of Requests and Police Magistrate, Jaffna and Mallakam, during the employment of Mr. G. SAXTON on other duty, or until further orders, and while so acting to be a Visitor of the Prison at Jaffna.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colombo, May 30, 1894.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. W. DUNUWILLE to act as Commissioner of Requests and Police Magistrate, Galagedara, in addition to his own duties as Additional Police Magistrate, Kurunégala, during the employment of Mr. C. S. VAUGHAN on other duty, or until further orders.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 26, 1894.

III IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. T. D. VIGORS to be a Police Magistrate under section 3 of Ordinance No. 4 of 1891, for the Revenue District of Kandy.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 30, 1894.

II IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. T. D. VIGORS to exercise concurrent jurisdiction over the Panwila

District while acting as Commissioner of Requests and Police Magistrate and Municipal Magistrate, Kandy.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 30, 1894.

IT IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. O'KANE MURTY to be Additional Police Magistrate, Kalutara, until further orders.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 28, 1894.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. ARTHUR JOSEPH, of Halford House, Smallpass, Colombo, to be a Justice of the Peace for the Colombo District.

By His Excellency's command,
E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office, Colombo, May 30, 1894.

III IS EXCELLENCY THE GOVERNOR has been *pleased to issue the following Commission under Ordinance No. 3 of 1861:—

'Mr. HARRY BUCKNALL to be 'a Second Lieutenant in the Ceylon Corps of Volunteers.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 29, 1894.

T is hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of the Ordinance No. 17 of 1873, to appoint Mr. A. E. EKANÁYAKA, Inspector of Police at Ratnapura, to be an Inspector of Coaches plying on the roads between Avisawella and Rakwana.

By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

 Colonial Secretary's Office, Colombo, June 1, 1894.

IIIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. E. G. AUWARDT, Proctor, to act as Registrar of Lands, Tangalla, for eight days from 6th June next, during the absence of the Registrar on leave.

The notice dated 24th instant appointing Mr. JANSZ to act as Registrar during this period is

hereby cancelled.

By His Excellency's command, E. Noel Walker, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 31, 1894.

(1^o)

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

Náráyana Mudiyanselágé KIRI MUDIYANSE to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Rekopattu kóralé of Dambadeni hatpattu, in the District of Kurunégala, for one month from the 1st proximo, during the absence of the Registrar, Náráyana Mudiyanselágé BANDÁ, on leave. His office will be at Hitinagedarawatta in Kanumale.

Mr. BENJAMIN WALTER RALAPANAWA to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of the District of Anurádhapura from the 20th proximo to the 20th July, 1894, during the absence of the Registrar, Mr. J. C. RATNÁYAKE, on leave. His office will be at the Anurádhapura Kachchéri.

Wijesiri Muhandirangé Don Johanis to act as Registrar of Marriages, Births, and Deaths of Kamburupitiya, in the District of Matara, for two weeks from the 13th proximo, during the absence

of the Registrar, D. C. WIJESINHA, on leave. His office will be at Godawakandawatta in Kamburupitiya.

PACHIRAMAPILLAI MOOTATAMPY to act as Registrar of Marriages, Births, and Deaths of Eruvil pattu, in the District of Batticaloa, for one month from 1st July, 1894, during the absence of the Registrar, CHUNDER PACHIRAMAPILLAI, on leave. His office will be at Panaiyadivalavu in Eruvil pattu.

Rájakaruna Anawalangu Tennakon Mudiyanselágé HIN BANDÁ to be Registrar of Marriages (Kandyan and General), Births, and Deaths of Wegampattuwa, in the District of Badulla, with effect from the 15th proximo, vice K. B. T. APPUHAMI, resigned. His office will be at Alutgedarawatta in Mudiyala.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 31, 1894.

GOVERNMENT NOTIFICATIONS.

H IS EXCELLENCY THE GOVERNOR has been pleased to direct the publication of the following General Order, dated 22nd May, 1894, by the Officer Commanding the Troops.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 1, 1894. E. NOEL WALKER,
. Colonial Secretary.

General Order.

- 3. It having been enacted by the Army (Annual) Act, 1894 (57 Vict. ch. 3), that whereas the Army Act will expire in the following places in the year One thousand Eight hundred and Ninetyfour, viz.:—
 - (a) In the United Kingdom, the Channel Islands, and the Isle of Man, on the Thirtieth day of April; and
 - (b) Elsewhere in Europe, inclusive of Malta, also in the West Indies and America, on the Thirty-first day of July; and
 - (c) Elsewhere, whether within or without Her Majesty's dominions, on the Thirty-first day of December, 1894:

The Army Act shall be and remain in force in Ceylon from the Thirty-first day of December, 1894, to the Thirty-first day of December, 1895, both days inclusive.

Headquarters, Ceylon, May 22, 1894.

R. B. WILLIAMS, Capt., Deputy Assistant Adjutant-General (a).

T is notified that, in pursuance of the 3rd section of the Ordinance No. 12 of 1885, the Governor, with the advice of the Executive Council, has resolved that the toll established on the road from Colombo to Kesbéwa and from Moratuwa to Mampe, and collected at the junction of the two roads at Mampe, be abolished from and after the 1st January, 1895.

By His Excellency's command,

Colombo, May 27, 1894.

E. NOEL WALKER, Colonial Secretary.

Return of Cooly Immigrants at the Ports of Colombo and Mannar during the under-mentioned Periods.

Colombo.	[Week en	ded Ma	y 30]		Arrivals.		' Departures.
\mathbf{Men}	-	••	_		419		$\boldsymbol{422}$
Wome	n .		•	•••	108		199 \cdot
Childr	en .	••		•••	71	*** *	96
Infant	· •	••				•••	${\bf 22}$
Mannár.	Week ende	d May	31]		1,114	•••	366
					1,746		1,105

E. NOEL WALKER, Colonial Secretary.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,403, w. r. Colonial Secretary's Office;

Colombo, May 25, 1894.

T noon on Tuesday, June 26, 1894, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his Office in Colombo, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Preliminary plan 9,525.

Situation—Ragam pattu of Alutkuru Korale South.

_			Extent.
Lot.	Name of Land	Village.	A. R. P.
57	$oldsymbol{\Lambda}$ mbagaha $oldsymbol{w}$ atta	Bolatta	0 1 29
$57\frac{1}{2}$	Do.	do.	$\overset{\circ}{0}$ $\overset{\circ}{0}$ $\overset{\circ}{1}\overset{\circ}{1}$
58	Horagahalanda or Galela		16 1 10
59	Horagahalandahena	do.	
$59\frac{1}{2}$	Do.	do.	0 0 23
60	Ketakelagahawatta	do.	0 3 10
61	Do.	do.	0 1 24
62	$\mathbf{D}\alpha$.	do.	1 2 5
63	Halgahakumburaowita	do.	0 - 0 - 8
64	Ketakelagahawatta	do.	3 - 3 - 15
65	Migahawatta	do.	1 2 34
66	Halgahakumbura	_ do.	$0 \ 0 \ 8$
67	Do.	do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
68	Pinwatta .	do. do.	
			0 0 13
$68\frac{1}{2}$	Do.	do.	0 0 12
69	Delgahadalupota	do.	0 - 1 - 23
70	Do.	· do.	0 2 11
71	Delgahadalupotaowita	do.	0 - 0.12
$71\frac{1}{2}$	Do.	do.	$0 \ 0 \ 7$
72^{-}	Do.	do.	0 - 0.24
73	Do.	do.	0 0 33
$73\frac{1}{2}$	Do.	do.	0 0 0.75
	Do.		0 0 32
. 74		do.	
75	Millagahawatta	do.	2 0 25
$75\frac{1}{2}$	Do.	do.	$0 - 2 \cdot 10$
76	Ambagahawatta	do.	5 - 0 - 32
$76\frac{1}{2}$.	Do.	do.	0 - 0 - 2
77	Millagahawatta	do.	5 1 8
78	·	do.	1 3 19
79	Ketakelagahawatta	do.	0 - 3 - 36
80	Do.	do.	1 3 .4
81	Halgahakumbura	do.	0 1 10
82	Do.	do.	1 1 16
	Eriyagahakun atra	do.	
83			
84	Delgahalanda	do.	1 3 18
.85	Delgahalandawatta	do.	1 1 9
86	Do.	do.	0 - 1 - 29
87	Do.	do.	1 - 0 - 26
88	Eriyagahakumbura	do.	0 - 0 - 5
89	Eriyagahawatta	do.	$3 \ 0 \ 24$
90	Eriyagahaowita	do.	0 1 10
91	Eriyagahawatta	do.	0 - 1 - 25
$9\hat{2}$.	Kambarangahawatta	do.	0 3 10
93	Do.	do.	
	Do.		
$93\frac{1}{2}$		do,	$0 \ 0 \ 5$
94	Nagahawatta	do.	0 1 37
$94\frac{1}{2}$	Do.	do.	0 - 0.15
95	Do.	do.	2 1 2.
$95\frac{1}{3}$	Do.	do.	0 - 2 - 1
96	Kebellagahalanda	do.	4 - 0.38
$96\frac{1}{2}$	Do. •	do.	0 1 16
97	Do.	do.	0 3 11
98	Do.	do.	
	Do.	_	
98)		do.	0 0 14
99	$\frac{D_{O_{i}}}{D_{i}}$	do.	0 1 30
$99^{\frac{7}{9}}$	Do.	do.	0 0 16
.00	Do.	do.	$5 \ 3 \ 0$
$00\frac{1}{2}$	Do.	do.	0 1 22
-	Preliminary plan	7 191	
	Tremming Man	, 1 -	

Situation -Palle pattu of Hewagam korale.

Weralupabodalanda Pitipana 19 1 14 Ravinnadolahena de. 7 1 23

420

436

Extent. Lot. Name of Land. Village. A. R. P. Preliminary plan 8,802. Situation-Meda pattu of Siyane korale. 7308 9 3 36 Gangalangahena Kirikitta

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

වම් 1894 ක්වූ මැයි මස 25 වෙනි No. 1,403, W. P. දින කොළඹ මහසෙකුතා රිස්උන් නා ත්සේගේ කන්තෝරුවේදීය.

ටස්නාහිර දිසාර්ව් වංශාධිපති ආණ්ඩුවේ ඒජ**න්ත** උන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණැඩුව සන්තක ඉඩම් ආණැඩුවේ නියෝගවල පුකා යට වම් 1894 ක්වූ ජූනි මස 26 වෙනි දිනවූ අඟහරු වාද දවාලට කොළඹ කච්චේරියේදි මවන්දේසිකර විකු ණන්ට නොහොත් මේරුම්කර දෙන්ට යෙදෙනවා ELD.

සිතියම 9,525.

අඵත්කුරුකෝරලේ රාගම්පත්තුවේ.

	40-00%0[0 11100]		200	•
•			6	මහත.
⊚න්ා.	ඉඩමේ නම	ගමේ නම.	Ç.	රු. ප.
57	අඹගනවත්ත	බොල්ලකේ	0	129
$57\frac{1}{2}$	් එම	එම	0	0 11
58^{2}	හොරගහලඥ නො		•	•
., 0	හොත් ගලේලඤ	' එම	16	1 10
59	එම ලෙස්න	එම	1	0 29
$59\frac{1}{2}$	එම	එම	0	0 23
60	කැටකැලගහවත්ත එම	එම	0	3 10
61	එම	එම	0	1^{-24}
62	එම	එම	1	$2 ext{ } 5$
63	හල්ගහකුඹුරෙඹිවිට	ඒ ම	0	0 8
64	කැටකැලගහවත්ත	එම	3	3 15
65	ම්ගහවත්ත	එම .	1	2 34
66	හල්ගහ කුඹුර	එම	0	0 8
67	එම	එම	3	3 4
68	පින්වත්ත	එම	0	0 13
$68\frac{1}{2}$	එම	එම	0	0.12
69	ඉ ද ල්ගහදුළුපොක .	එම	0	1 23
70	එම	එම	0	2 11
71	එම ඹිවිට	එම	0	$0 \ 12$
$71\frac{1}{2}$	එම	එම	0	0 7
72	එම	එම	0	0 24
73	එම	එම	0	0.33
$73\frac{1}{2}$	එම	එම	0	0 - 0.75
74	· එ ම	එම	0	0 32
75	මීල්ලගහවත්	එම	2	0.25
75분	එම	එම ්	0	2 10.
76	අඹගහවත් ත	එම	5	0 32
761	් එම	එම	0	0 2
77 .	මිල්ලගහවත්ක	එම	5	1 8
78		එම	1	3 19
79	කැටකැලගහවත්ත	එම	0	3 36
80	එම	එම	1	3 4
81	හල්ගහනමුර	එම	0	1 10
82	ී ද ම	එම	1	1 16

(2)

ෙන :	ා ඉඩමේ නම.	ගමේ නම.		ිත ත . රු. ප.
83	ඊරියග හකුඹුර	බොල් ලනේ	3	0 19
84	ෙදල්ගහල ි ද	එම	1	$\frac{1}{3}$ $\frac{1}{18}$
85	එම වන්ත	එ ම	1	$1 \overline{9}$
86	දෙල්ගහ වත්ත	එම	0	1 29
87	` එම	එම	1	0 26
88	ඊරියගන කුඹුර 🐪	එම	0	0 5
89	එම ව ත් ත	එම	3	0 24
90	එම ඕවිට	එම •	0	1 10
91	එම වත්ත	එම	0	1 25
92		එම	0	3 10
93	එම	_. එම	0	2 12
$93\frac{1}{2}$	එම	එම	0	0 5
94	නාගහ වත්ත	එම	0	1 37
$94\frac{1}{2}$	එම	එම	0	$0 \ 15$
95	එම	එම .	2	1 2
$95\frac{1}{2}$	එ ම	එම	0	2 1
96	කැබෙල්ලගහලන්ද	එම	4	0.38
$96\frac{1}{2}$	එම	එම	0	1 16
97	• එම	එම	0	311
98	් එ ම	එම	1	2 29
$98\frac{1}{2}$	එම	එම	0	0 14
99	එ ම	<i>ජාදි</i> න .	0	1 30

නෙ	ා. ඉඩලම්	නම,	ග ිම නම.	_)භාව රු	න. . ප.
	කැ <u>මෙල්</u> ලිය	ාතලඥ	බෞල් ලනේ			16
100 100분	එම එම		එම ි එම	0	$\frac{3}{1}$	22
2		සිනියම	7,121.			
	හේවා ගම් ල	කෝරලෙ	ල් පල්ලේපන් තු	ඉව්		
420	වෙරඵපා මේ)ාඩලන්ද	; පිව්පුන 🗆	$\frac{19}{2}$		14.
436	රව්න්නදේ(ල ගේන	එම	7	1	23
	_	සිනියම				
	සියනැම	කා්රඉල්	් මැදප ත් තුවේ.			

7308 ඉහලනගෝන කිරිකින්න 9 3 36 අක්කරයක් මිලකර නිබෙන්නේ රුපියල් 10ය බැගීන මෙම ඉඩම් ගැන වැඩිදුර කාරණ සෙර්වේශර්ජන රාල්උන්නාන්සේගෙන්ද, විකිනීමේ කොන්දේසි බස් නාභිර පලානේ වංශාධිපති ආණ්ඩුවේ ඒජන්න උන්නාන්මස්ගෙන්ද දුනගන්ට පුළුවන.

අණ්ඩුකාර උතුමා තන්වහන් සේගේ ආඥාවලෙස. ඊ. නොඑල් වාකර්, මහ සෙකුතාරිස් වම්හ.

LAND SALES IN THE SOUTHERN PROVINCE.

No. 877, s. P.

Colonial Secretary's Office, Colombo, May 23, 1894.

ON Tuesday, July 10, 1894, at 12 noon, the Assistant Government Agent for the Hambantota District will put up to auction, at his Office in Tissamaharama Bungalow, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Forty-five allotments of land situated in the Magam pattu division of the Hambantota District of the Southern Province.

Preliminary plan 3,199. Village—Tihawa.

Description-Fit for paddy and cotton.

•	Extent.	Extent.
Lot.	A. R. P. Lot.	A. R. P.
7270	9 3 39 7293	10 1 29
7271	$9 \ 3 \ 29 \ 7294$	4 1 25
7272	$9 \ 2 \ 13 \ 7295$	$10 \ 2 \ 9$
7 273.	$9 \ 3 \ 23 \ 7296$	$2 \ 3 \ 15$
$7274 \cdot$	6 0 38 7297	. 9 3 9
7275	11 3 0 7298	10 0 19
7276	10 0 14 7299	$10 \ 0 \ 37$
7277	$9 \ 3 \ 34 \ 7300$	10 0 7
7278	$9 \ 3 \ 2 \ 7301$	10 2 39
7279	9 3 17 7302	10 0 0
7280	14, 3 9 7303	$9 \ 2 \ 12$
7281	10 0 20 7304	9 3 •0
7282	9 3 19 7305	$9 \ 3 \ 23$
7283	13 3 14 7306	$9 \ 3 \ 24$
7284	9 3 37 7307	10 0 0
7285	6 0 30 7308	6 1 6
7286	10 1 17 7309	10 0 18
7 287	10 1 25 7310	$9 \ 2 \ 27$
7288	9 2 26 7311	10 0 30
7 289	10 1 33 7312	8 0 0
7290	10 0 24 7313	10 0 38
729 1	10 2 21 7314	9 2 7
7292	9 0 20	

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

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary. වම 189 No. 877, s. p. දින

වම් 1894 ක්වූ මැයි මස් 23 වෙනි දින කොළඹ මහසෙකුතාරිස්උන් නාන්සේගේ කන්ගත්රුවේදීය.

කුතුදිසාවේ හම්බන්තොට උපඒජන්තඋන්නාන්සේ වී විසින් මෙහි පහත් සඳහන්වෙන ආණ්ඩුව සන් තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1894 ක්වූ ජූලි මස 10 වෙනි දිනවූ අහහරුවාද දවල් 12ට නිස්සමහරාමේ බංහලාවේදී වෙන්දේසිකර විකුණණට යෙදෙනවා ඇත.

දකු නු දිසාවේ හම්බන්තොට පලාතේ මාගම්පත් තුවේ කොට්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි 45.

> සිතියම 3,199. ගම—තිහව. අයිතිකම කියන්නා—රාජසන්තක. අන්දම—කපු සහ වී වැවීමට සැහේ..

	7	£				
		මහත.	ì	,	•ී මහත.	
ඉතා.		අ. රු. ප.	නො.		අ. රු. ප	•
7270		$9 \cdot 3 \cdot 39$	7293	•••	10 1 29	9
7271		$9 \ 3 \ 29$	7294		4 1 23	5
7272	•••	$9 \ 2 \ 13$	7295		10 2 9	
7273	•••	$9 \ 3 \ 23$	7296	•••	2 3 13	
7274	•••	$6 \ 0 \ 38$	7297	•••	9 3 9	
7275		11 3 0	7298	•••	10 0 19	
7276	•••	$10 \ 0 \ 14$	7299	•••	$10 \ 0 \ 37$	7
7277	•••	$9 \ 3 \ 34$	7300		10 0 7	-
7278	•••	$9 \ 3 \ 2$	7301	•••	10 2 39	}
7279		$9 \ \ 3 \ 17$	7302	•••)
7280	• •••	14 3 9	7303	•••	$9 \cdot 2 \cdot 1$	2
7281	•••	10 0 20	7304	•••)
7282	••	$9 \ \ 3 \ 19$	7305		9 3 23	
7283	•••	$13 \ 3 \ 14$	7306	***	$9 \ 3 \ 24$	4
7284	• • •	\cdot 9 3 37	7307	•••)
7285	•••	6 • 0 30	7308			6
7286		10 1 17	7309		10 0 18	3
7287	•••	10 1 25	7310	•••	9 2 2	7
7288		$9 \ 2 \ 26$	7311	•••	10 0 30)
7289	•••	$10 \ 1 \ 33$	3712	•••	8 0 0)
7290	•••	10 0 24	3713		10 0 38	3
7291	•••	10 2 21	3714	•••	$9 \ 2 \ 7$	7
7292	•••	9 0 20				
_		- 40		- ·		

මේ ඉඩම්වලට උරුමයක් තිබෙනවායකියා කල්පතා කරන අය විසින් විකිනීම දවසේදී ඔහුන්ගේ උරුම වාසිවල සාක්ෂි උපඑජන්තතුමා ඉදිරියේ පෙන්වාසිවින්ට ඕනෑය.

්මෙම ඉඩම්හැණ වැඩිදුර කාරණ සෙර්වේසර්ජනරාල් උන්නාන්සේමගන්ද, විකිනීමේ කොන්දේසිය ගැණි හම්බන්තොට උපඒජන්ත උන්නාන්සේගෙන්ද දූන ගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආසුවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්න.

SALES IN THE NORTH-WESTERN PROVINCE.

No. 1,096, N. W. P.

Colonial Secretary's Office, Colombo, May 17, 1894.

N Thursday, July 12, 1894, at noon, the Assistant Government Agent for the Puttalam District will put up for sale or settlement, at his Office in Puttalam, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Seven allotments of land situated in the Akkaraipattu South, Puttalampattu, and Akkraipattu North divisions of the Puttalam District of the North-Western Province.

		Preliminary plan	1,935.		 * , ,	
				· · · •	Extent.	
Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	A. R. P.	
9843	Sinnaottaipanai	S. P. Muttu Viran and another	The Crown	Jungle	12 3 23	
9844	Do.	. —	do.	Cocoanut 1 to 2	•	
•		•	•	years	6 1 3	
9845	• Do.	_	do.	do.	3 1 3	
9846	• Do.		do.	do.	$2 \ 2 \ 15$	
9847	$\mathbf{p}_{\mathbf{o}}$.	·	do.	do.	1 3 18	
		Preliminary plan	1.374.			
7226	Sinnaveli	J. K. F. Kirthisinghe, Mudaliya	ar The Crown	\mathbf{Jungle}	15 3 6	•
		Preliminary plan	1,917.	•		
F 842	Anaivasal	District Mudaliyar, Kalpitiya	M. Segu Sik-			
			\mathbf{kander}	Cocoanut, 3 years	1.28	

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,096, N.-W. P.

වම් 1894 ක්වූ මැයි මස 17 වෙනි දින කොළඹ මහ සෙකුතාරිස් උත්තාන්සේගේ කත්තෝරු චේදීය.

වියඹ දීසාවේ පුත්තලමේ ආණඩුවේ එජන්තඋන්නාන්සේ විසින් මෙහි යහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට විෂී 1894 ක්වූ ජූලි මස 12 වෙනි දිනවූ බුහස්පතින්ද, දවල් පුන්තු ලම් කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

වයඹ දිසාවේ පුත්තලම් දිස්තුික්කුවේ අක්කරපත්තුවේ දකුනුපැත්තේ පුත්තලම්පත්තුවේ සහ අක්කර පත්තුවේ උතුරුපැත්තේ කොච්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි සිතක්.

සනයම 1,	935. අසක	කම කිරනන්න	ා—උාපසන්තිත.

	*			40000	0.00.	- •		6	වහද	<i>77</i>
ඉතා.	ගම.			ඉල්ඵම්කාරයා.		අන්දම.				
9843	. සින්නඔ ත් න	ෙ පානේ	ඇස්.	වී. මූත්තුවී රන් ස හ						
			කුව)න් අගෙක්	කැ	ුලේ _		12	3	25
9844	. එම		•	එම	@ <	ථාල්ගස් අ	වීරුදු 1ඉක	3		
					;	සිට දුවුරු	දු දක්වා	6	1	3
9845	එම			එම		එ	.	3	1	3
9846	එම	_		එ ම		. 🔗	ම •	2	2	15
9847	එ ම			එම		එ	ම	1	3	18
_		•		සිනිසම 1,374	•					
7226	සිමා වෙලී		ෙ ජ්. (කේ. ඇප්. කීර්තිසිංහ						
	O		මුදි	යන්සේ	කැ	්ල්	•	15	3	6
	,	o.ao. 1.01/	, 0.	a - 0 - a - - a =		مو دست ه				

සිතීයම 1,917. අයිතීකම කීයන්නා—ඇම්. ඇස්. ඩික්කන්දර්.

අනවාසල් කල්පිටි දිස්තුක්කු මුදියන්සේ තුන්අවුරුදු පොල් F 842

මේ ඉඩම් ගැණි වැඩිදුර කාරණ සර්වේසර්ජනනල්උන්නා න්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණි. කාරණ වයම් දිසාවේ පුත්තලමේ ආණ්ඩුවේ උපඑජන්තන්තාන්සේගෙන්ද දනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥුවලෙස,

ඊ. නොඑල් වාකර්, මහලෙසුනුතාරිස් චම්භ. No. 1,096, N.-W. P.

கொலோனியல சக்கிற்த்தார ஆபிசில, கொழுடியு, 1894 ட ்நுர வைகாசிமு 17 ந் உ.

1894 ம ஆணுடு ஆடிராகம் 12 ந் தேதி வியாளக்கிழமை மக்கியானும் புத்தளத்தில் தன ஆடிசில் வடமேன மாகாணத்து உதவ்க கேவரணுமேந்து ஏசனுறவர்களால் இதன்டியிற் சொல்லப்பட்டிருக்கிற முடிசை குரிய க்ரணித்திரைக்கூறு, அரசாட்சியாரால் உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம் விற்க அல்லது ஒழுங்குப்னை ணக்கொள்ளும்படியாக கூறப்படும்.

7 காணிததுணுடுகள், வடமேன மாகாணத்து புததள டிஸைதிறிககி**ன** அககரைப்பற்று த**ி**த்று புததள**ப்** பற்று அக்கரைப்பற்று வடக்கு பகுதியி விருக்கி**ன**ற்து.

		டி. டிளுன இலக்கைம் 1,935).	•			
				•	் செ	# a	LE.
இல.	குறிச்⊊ி.	கேன் விககார ன .	உரி <i>ததாளி</i> .	ഖ്യ⊄ധം.	⊸ ∤.,	ωr.	ப.
9843	சின ன் ஒற ை றபபணே	செ. வெ. முத்துவீரது டிறை	(Prò	an G	12	3	23
9844	EDIO .	60.0	லுக	1 தூவக்கி 2 வ	வர		
	•	• '	,	துள்ள செ	<i>ज</i> ा		
	•			े	. 6	1	3
9845	·sòng	ஒ	60LP	2010	3	1	3
9846	ஓ	50L2	60 <u>19</u>	· 60L9	2		15
9847	5 m.g.	29 i8	29rt	ø.	1	3	18
	•	பி. பினான் இலக்கம் 1,374	֥				
7226	சீ மா வெளி	இஜே. 8 கே. வவ். கீர்ததிசிங்க மு, வியாா	297 3	காடு	15	3	6
		பி. பினானு இலக்கம் 1,917.					
F 842	<i>பாள்</i> னைய ா சல	களைபிட்ட டிஸை இறிக மூ தலியா	ா சேகு சிக கந்தர்	3 வயதாளன	<i>⊜</i> ∌ _		0
	•	•		ത് ത	1	2	8

இந்தக ராணிக*்*வை க*ு நிதை*தை டேவைதண பான விபரங**க**ுளேச் ச**ர்**வேயொர்இஜன முல்த் தஃவைரிடத்திலும் டீறை**ப** இத்தக ராணிக*்*வை கு*றித்து*ப் புததளம் உதவி ஏசன றுவிடத்திலுங் கேட்டறிந்து கொள்ளலாம்.

> அதியுததட சேசாத்**பை**தியவாகளினது கடைடூளாயி**பை**பு, சு. சோவெல் உவாககா, இராசாங்க வித்தோ.

LAND SALES IN THE PROVINCE OF UVA.

No. 166, P. OF U.

Colombo, May 24, 1894.

O^N Tuesday, June 12, 1894, at noon, the Government Agent for the Province of Uva will put up to auction, at his Office in the Badulla Kachcheri, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Two allotments of land situated in the Buttala division of the Badulla District of the Province of Uva.

Preliminary plan 429. Applicant—S. J. Sparkes.

		pp			\mathbf{E}	xte	nt.
Lot.	\mathbf{V} ill \mathbf{a} ge.	Name of Land.	Name of Claimant.	Description.	A.	R.	P.
1546	Muppane	Kukulaperiyamukalana	Crown	Forest	58	1	0
	*	Applicant-A.	Bethune.				
1547	Muppane	Kukulaperiyamukalana	Crown	Forest	89	0	0

Upset price,-Rs. 10 per acre.

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

By.His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary. No. 166, P. OF U.

වදී 1894 ක්වූ මැයිමස 24 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ව දීසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සදහන්වෙන ආණ්ඩුව සත්තක ඉඩම් ආණ්ඩුවේ තියෝගවල පුකාරසට වම් 1894 ක්වූ ජූනි මස 12 වෙනි දිනවූ අහහරුවාද 12ට බදුල්ලේ කච්චේරි යේදි ඉවන්දේසිකර විකුනන්ට යෙදෙනවා ඇත.

ඌව දිසාවේ බදුළුපලාතේ බුත්තල කොට්ඨාසයේ පිහිටානිබෙන බිම්කැබෙලි දෙකක්. සිනියම 429. ඉල්ළුම්කාරයා—දැස්. මජී. ස්පාර්ක්ස්.

නො.	. ගම.	•	ඉඩමේ නමු.	අයිතිකම කියන්නා.	අන්දම.	_)හත රු.	
1546	මුප්පනේ ඁ		කුකුළුදෙරිය මූකලාන ඉල්ළුම්කාරයා-	ආණ්ඩුව –එ. බවන්	මූකලා න	58	1	0
1547	එ ම		කුකුළුපෙරිය මූකලාන		එම	89	0	0

අක්කරයක් රුපියල් 10 බැගින් විකුනන්ට යෙදෙනවා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ සර්වේසර්ජනරාල්උන්නාන්සේගෙන්ද, විකුණුම් ගැණ තොරතුරු ඌවදිසාවේ ආණ්ඩුවේ ජජන්නඋන්නාන්සේගෙනුන් දුනගත හැකිය.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥුවලෙස,

ඊ. නොඑල් වාකර්, මහමසකුතාරිස් චම්ක.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 172, P. OF S.

Colonial Secretary's Office, Colombo, May 29, 1894.

A T noon on Thursday, July 19, 1894, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at Ratnapura, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land in Helauda paláta of Meda kóralé.

Preliminary plan 8,405.

Lot. Name of Land. Village. Claimant. Description. A. R. P.
6201 Rútáwa Bowalla. Crown Land good for paddy 2 0 18

Upset price,-Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 172, P. of S.

වම් 1894 ක්වූ මැයි මස 29 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්නෝරුවේදීය.

ණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙනු බිම්කොටස. වම් 1894 ක්වූ ජූලි මස 19 වෙනි දින බෘහස්පතින්ද දවල් සබරගමුදිසාවේ ඒජන්තඋන්නාන්සේ විසින් රත්නපුරේ කච්චේරියේදී ආණ්ඩුවේ නියෝගවල පුකා රයට විකුණන්ට හෝ මේරීමක් කරන්ට යෙදෙනවා ඇත.

සබරගමුදිසාවේ මැදකෝරලේ හෙලඋඩපලාතේ පිකිවි ඉඩම් කට්රියක්.

මහතා. ඉඩමේ නම. ගම. අයිනිකම කියන්නා. අන්දම, අ. රු. ප. 6201 රුතාව බෝවත්ත ${}_{a}$ ්ආණේඩුව වීවලට හොඳ ඉඩම $2\ 0\ 18$

් අක්කරයක් රුපියල් $oldsymbol{10}$ බැඟින්.

මෙම ඉඩම නැණි වැඩිදුර කාරණ සර්වේශර් ජනරාල්උන්නාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය හැණි කාරණ සබරගමුදිසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙන්ද දැනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආසුවලෙස,

ඊ. නොඑල් වාකර්, මහුසෙකුතාරිස් වම්ශ. No. 173, P. OF S.

Colonial Secretary's Office, Colombo, May 29, 1894.

A T noon on Thursday, July 19, 1894, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale, at Ratnapura, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Six allotments of land in Uggalkaltota in Helauda paláta of Meda kóralé.

Preliminary plan 431.

	,•			Extent.
Lot.	Name of Land.	Claimant.	Description.	A. R. P.
1113	Kovilakumbura	Crown	\mathbf{Paddy} field	2 0 20
1114	Mahabogahakumbura	do.	do.	1 1 5
1115	Kotairikondakumbura	do.	do.	0 2 1
1116	Godapela	.• do.	do.	•0 1 22
1117	Inginigaha-arawe	do.	do.	0 1 32
		Preliminary plan 8,404.		
6184	Pinarawakumbura	do.	\mathbf{Field}	0 2 18

· . Upset price,—Rs. 50 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 173, P. OF S.

වෂී 1894 ක්වූ මැයි මස 29 වෙනි දීන කෝළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ණ්ඩුවට අයිති වෙති පහත සඳහන්වෙන විම්කොටස් වම් 1894 ක්වූ ජූලි මස 19 වෙනි දින බෘහස්පතින්ද දවල් සබරගවූ දිසාවේ ඒජන්තඋන්නාන්සේ විසින් රත්නපුරේ කච්චේරියේදී ආණ්ඩුවේ නියෝගවල පුකා රයට විකුනන්ට යෙදෙනවා ඇත.

සබරගමු දිසාවේ මැදකෝරලේ මහලඋඩ පලාතේ උග්ගල්කල්කොට ගන ගම පිහිටි ඉඩම්කාට්ට් 6ක්.

සිනියම.	ශ නා.	ඉඩමේ නම්.	අයිතිකම කි සන්නා .	අන්දම.	• මගත. අ. රු. ප.
431	1113	කෝවිලකු ඹුර	ආ ණේඩුව	වී කුඹුර	2 0 20
,,	1114	මහබෝගහ කුඹුර	් එ ම ි	එම	1 1 5
••	1115	කොව ඉ රිකොන් දකුඹුර	එම	එම	0 2 1
,,	1116	ං ගාඩපැල	එම	එ ම	0 1 22
,,	1117	ඉංගිනිගහ	එම	එම	0 1 32
8,404	6184	පින්ආරාව කුඹුර	එම	එම	0 2 18

අක්කරයක් රුපියල් 50 බැගින්.

මෙම ඉඩම ගැණි වැඩිදුර කාරණ සර්වේසර්ජනරාල්උන්නාන්සේ ගෙනේද, විකිනීමේ මකාන්ලද්සිය ගැණි කාරණ සබරගවූ දිසාවේ ආණැඩුවේ ඒජන්තඋන්නාන්සේගෙන්ද දුනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඤවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්**හ.**

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS by the sixth section of the Ordinance No. 10 of 1885 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 land known as Moragolle Mukulana in the Tiragandaháyé kóralé of the Weudawili hatpattu in the District of Kurunégala, North-Western Province, hereinafter defined, a reserved forest:

Notice is hereby given (1) that it is proposed to constitute the said land, as situate within the limits defined in the schedule hereto, a reserved forest: (2) that Ælian Armstrong King, Esq., is the officer appointed the Forest Settlement Officer in respect thereof:

SCHEDULE.

All the land known as Moragolle Mukalana, containing in extent fifty-two acres two roods and twenty-six perches, situated in the Tirigandaháyé korálé of Weudawili hatpattu, in the District of Kurunégala, North-Western Province, described in the Hon. the Surveyor-General's preliminary plan 1,165, dated $\frac{15}{20}$ January, 1887; bounded on the north by title plan 68,157; south by the village chenas of the village Nakolagomuwa; east by title plan 129,136, west by the village boundary and chenas of the village Madatiyawala.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, May 18, 1894. E. NOEL WALKER, Colonial Secretary.

ට 3 1885 ක්වූ අවුරුද්දේ නොමමර 10 නේ රෙගුලාසියේ 6 වෙනි කාණ්ඩේ පුකාර යම් ඉඩමක් තහ නම් කැලෑවක් කිරීමට යෝජනාකල විට ඒ බව ආණ්ඩුවේ ගැසැට්පතුයේ පුසිඩ කරන්නට මනෑය.

(ඒ) එම නොතීසියේ පුළුවන් පමනින් එකී ඉඩම පිහිටාතිබෙන අන්දම සහ මායිම්ගැතක් විසතර කරන්නටද,

.(බී) එම ඉඩම තහනම් කැලෑවක් කිරීමට යෝජනාකර තිබෙත බව එලිදරව්කරන්නටද,

(සී) තහනම් කැලෑවක් කිරීමට යෝජනාකර තිබෙන ඉඩමගැන විභාගකර එයාකාර ඉඩමක් තිබෙනතබව නියමකරගැනීමටද, එකී ඉඩමේ අන්දම ගැනද, එකී ඉඩමෙන් නොහොත් මාසිමිතුල තිබෙන උරුම කියන්නාවු හෝ යම උරුමයක් තිබෙනවාය කියන්නාවු ඉඩමක පුමානය කොපමනද කියාද, එකී මාසිම්තුල හේන්කෙටීමේ සිරිතක් පිට උරුම කියන්නාවූ විට ඒගැන විභාගකර ඉහතකී රෙගුලාසියේ 11 වෙනි කාණ්ඩේ පුකාර කියාකිරීමටත් උනුමානන්වහන්සේ විසින් පත්කරනලද මින්පසු නම්තබනලද කැලෑ. ඒජන්තඋන්නාන්සේය කියන මූලු දෙනියාගේ නමත් සඳහන් කරන්නට මිනෑය

මෙහි පහන විස්තර කරන වයඹ දිසාවේ කුරුනෑගල දිසාබුක්කේ වෑඋඩවිල්ලිහත්පත්තුවේ තීරගත්දගේ කෝරලේ පිහිටි මොරගොල්ලේ මූකළාන් තහනම්වූ මුකළානක් හැරියට ගැනීමට යෝජනාකර තිබේ.

මීට යාකරන උපලේඛනයේ විස්තරකර තිබෙන ඉහත සඳහන් ඉඩම තහනම් කැලෑවක් හැටි යට ගන්නට යෝජනාකර තිබෙන බව මෙසින් දන්වම්.

2. මේ ගැන වයඹදිසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ වන ඒලියන් ආර්ම්ස්ටුොන් කිං යන මාව කැලෑ ඒජන්තකෙනෙක් හැටියට පත්කරන්නට යෙදුනාඇත.

වයඹදිසාවේ කුරුනෑගල දිසිනික්කෝ වෑඋඩවිල්ලිහන්පත්තුවේ ති්රගæගේකෝර්ලේ පිහිරි උතුරට නොමමර 68.157 ධරන උරුම ඔප්පුවේ සඳහන් ඉඩම්ද, දකුනට නාකොලගොමුවේ හේන්ද, නැගෙනඉරට නොමමර 12,936 ධරන උරුම ඔප්පුවේ ඉඩම්ද, බස්නාවට මඩිතියවලේ ගම්ඉම සහ ඒ ගමේ හේන්ද යන මෙකී මායිම්තුල තිබෙන මොරගොල්ලේ මූකලාන යන සර්වේසර් ජනරාල් උන්නාන්සේගේ නොමමර 1,165 ධරන විෂි 1887 ක්වූ ජනවාර මස $\frac{15}{26}$ දින කරපු පැලෑන කඩ දෙසියේ සඳහන් අක්කර 52, රුඩිස් 2, පර්වස් 26ක් පමන විසාල ඉඩම.

ගරුතර ආණ්ඩුකාර උද්ාමා නන්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්ක.

විණී 1894 ක්වූ මැයි මස 18 වෙනි දින කොළඹ මහසෙකුතාරිස් කන්තෝරුවේදීය.

AND ACQUISITION NOTICES.

AVING been duly directed by the Governor, with advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section 6, to take order for the acquisition of the following land, required for a public purpose, namely, for a quarry for the use of the Public Works Department, to wit:-

Preliminary plan 4,528. Village—Dikoya.

Extent.

Lot

Name of Land.

Description.

Name of Claimant.

A. R. P.

E 770

Heatherton estate

Tea

The Proprietors of Heatherton estate

. I hereby give public notice, as required by section 7, that the Government proposes to take possession of the land.

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachchéri on June 11, 1894, at 2 o'clock, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachchéri, May 12, 1894.

ALLANSON BAILEY, Government Agent.

ව 🔻 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආසුපුඩුයේ හත්වෙනි වහන්තියේ පුකාරයට ආණ්ඩුවේ කටයුත්ත කට, එනම්;—පුසිඩ කමාන්ත දෙපාර්ත්මේන්තුවේ පුයෝජනය පිනිස ගන්නා ගල්වලකට මෙහි පහත සදහන්වෙන ඉඩම ලබාගැනීම සඳහා කුයාකරණ පිණිස " වම් 1876යේ ඉඩම් ලබාගැණීමේ ආඥපතුයේ" . • තවෙනි කාණ්ඩයේ කරතිබෙන් පංගාර්තුවල පුකාරයට කාරක මන්නිසභාවේ මන්නුනය ඇතුව උතුමානන් වහන්සේගෙන් නිසිආකාර මට අණලැබී තිබේ, ඒ ඉඩමනම් :—

සිතියම 4,528. ගම—දික්මය.

මහත.

രമാം.

ඉඩමේ නම.

අන්දම.

අයිතිකම්,කියන්නා.

අ. රු. ප.

E 770

හැදර්ස්වන් වත්ත

හැදර්ස්වන් වන්ත අයිතිකාරයෝ

එබැවින් ඉඩම අයිතිකරගැණිමට ආණ්ඩුවේ කල්පනාව තිබෙනබව පොදු ජනයාට දුනගැන්ම සඳහා තත්වෙනි වගන්තියේ ඕනැකරතිබෙන හැරියට් මෙයින් දුනුම්දෙම්.

ඉහතක් ඉඩමට අයිනිවාසිකම් ඇත්තාවූ සැමදෙනම තමුන්ම නොහොත් තමුන් වෙනුවට නිසාකරණි අය වීම් 1894 ක්වූ ජූනි මස 11 වෙනි දින පස්වරු 2ෙක් කනිසමට මහනුවර කච්චෙරියේදී මා ඉදිරිපිට්ට පැමින එ කොයිඅන්දමේ අයිනිවාසිකම්ද කියා කියා සිටින්ව ඕනැවා සහ මෙම ඉඩම වෙනුවට ඉල්ලාසිවින මුදල් ග**ණ** නත් ඊට ඇත්තාවූ තමුන්ගේ අයිතිකමේ තොරතුරුත් කියාසිටින්ට ඕනෑ බව මෙයින් දූනගත යුතුයි.

වම් 1894 ක්වූ මැයි මස 12 වෙනි දින මහනුවර කච්චේරියේදීය.

ඇලන්සන් බේලි වැඩබලන ආණ්ඩුවේ එජන්ත වම්ග.

1876 ம் வருஷத்து 3 ம இலக்கச்சட்டத்தின்து 7 ம் பிரிவின் பிரகாரம் பப்விகவற்கள் அல்லது இஞ்ஜியா கந்தோாககு கறகுளி பகிரங்கதேவைக்கு வே∞ு டியதான பின்னாசசொல்லப்படும் காணிஸ்ய, அஃதாவது :-

பிரதமைபடதது இலக்கம் 4,528. குறிச்சி—டிக்கோயா.

£6007 €.

காணியின் து பெயா.

ഷിലോ വെ.

உரிததாளியின் பெய்ரீ. ஏ. நா.பெ

கா தற்ஸ்டன் தோட்டம E 770

கா*தற்ஸுடன் தோட்ட*முடையோர் 0 1 3

எடுத்துக் கொள்வதறகான எத்தனஞ்செய்யும்படி 1876 டி வருஷ்நதுக் காணிவடுத்துக்கொள்வதைப்பற்றிய சட்டத்தின் த 6 ட பிரிவீன் ஏற்பாடுகளின் பிரகாரம் மந்திராலோசணேச சடையின் த ஆலோசண்புடன் தேசா திபதியபாகள் எனகைகுக் கறப‱ செயதிருப்பத்ஞல், அக்காணியை ஆட்சிஒப்புக்கொள்ள அரசாட்சியார் எண் ணியிருக்கிரார் என்பதை 7 டே பிரிவின்படி வேண்டிய பிரகார்ட நான இதூன்கதொண்டு பிரிதித்தபாய விளம்ப ாஞ்**செ**ய்கிறே**ன.**

மேற்கு வி உு காணு இச் தயு இ இரு பெ அது வே ம் கை வழும் கா பா சில்ல இ அவாவழுடைய கூரியு கார் மி லமாய் 1894 ம் வருஷம் ஆனிமாசம் 11 ந் தேதியிலன்று பக்ல 2 மணிக்கு என்முன்பாக வெளிப்பட்டுத் தத தமக்கு அக்காணியூலுள்ள உடந்தைகளின் த தென்மையையும் அவ்வுடந்தைகளுக்காய்த் தாம் சாதிக்கும் உரித துகளின் தொகையையுட விவாக்களேயுட சொலலுமபடி இதனுல் அவாகளிடத்திற கேட்டுக்கொள்ளப்படுகி னறது.

கண்டி கசசேரி. 1894 ம் இல் வைகாசிம் 12 ந் உ. எலென்சுன டேவி, அாசாடசி ஏசணை இ.● (3)

HAVIN	IG been duly directed			
following la	visions of "The Land	Acquisition Ordinance o	the advice of the Executive Council, f 1876," section 6, to take order for the a quarry for the use of the Public W	acquisition of the
30 WIV	•	Preliminary plan 4,5	27. Village—Dikoya.	77 / /
Lot.	Name of Land.	Description.	Name of Claimant.	Extent. A. R. P.
D 770	Strathdon	Tea and metal quarry	The proprietors of Strathdon es the Government proposes to take possess	
		•	by required to appear personally or by ag	
the Kandy	Kachcheri on June 11,	, 1894, at 2 o'clock p.m., a	and to state the nature of their respective opensation for such interests.	re interests in the
Kandy K May 12		•		N BAILEY, ernment Agent.
•		•		
කට, - හන්වෙන ල කාණ්ඩයේ	ඒකම් :—පුසිබ කුමාන අඩම ලබාගැණීම්සඳුද ' ක ් තිබෙන පංගාර්තු	ර්තල්දපාර්ත්මේන්තුවේ හා කිුිිිිිිිි කාකරණ පිණ්ස '' වූවල පුකාරයට කාරක හිවේ, ඒ ඉඩමහම් :— .	·	මෙනිපහත ස ද පුකුයේ'' හමෙනි
ඉනා.	ඉඩමේ නම. . ූ	· සිනියම 4,527.		මහත.
D 770		. අන්දම. කෝ සහ ගල්වල	අයිතිකම කියන්නා. ස්ටුැත්ඩන්වත්ත අයිතිකාරයෝ	අ. රු. ස. 0 0 20
එබැ	වින් ඉඩම අයිතිකරය		පනාව තිබේ තබව පොද්ජනයාට අන්ග	
අය වම 189 ඒ ඉකායිඅන නත් ඊට ඇ වමී 1894	/4 ක්වූ ජූන් මස II ණ රේදමේ අසිනිවාසිකම්ද	වන් දින පස්වරු 2ිකේ : කියා කියා සිටින්ට ඕෑ එතිකමේ නොරතුරුත් : ති	තම තමුන්ම නොහොත් තමුන් වෙනු කනිසමට මහනුවර කච්චේරියේදී මා ඉ හැවා සහ මෙම ඉඩම වෙනුවට ඉල්ලාසි කියාසිවින්ට ඕනැබව මෙයින් දනගතය ඇලන්සන් සේ වැඩබලන ආණ්ඩුවේ ප්	දිරිපිච්ච පැමින විටින මුදල් ගණ 3ුතුයි. වලි,
	. •		•	
187		ovásá viv. á Avy v Mil	- 0001.0 1.101.11	
கந்தோரார்க	6்ம் இலை-த்து 3 ம் இ க்கு கற்குளி பூருக்கு?	லக்கச்சட்டத்தின்து (L கலவக்கு வேண்க அகாக	மை பிரிவின் பிரகாரம் பப்ஷிக்வற்க்ஸ் அல்ல கோரிக்குக்க்க	லத இஞ்ஜினியர்
கம்தோரார்க்	்தே தற்குளி பகிரங்கே	தவைக்கு வேண்டியதாக	ு பாறுனு பூரகாரம் பப்அதேவறக்ஸு அல்ல எ பின்னார்ச்சொல்லப்படும் காணியைை, அ 27. குறிச்சி—ு டிக்கோயா.	லதா இஞ்ஜினியா µஃதாவதா :— •
காமிதாராருக	ுதை தற்குளி பகிரங்கஃ பிரத	தவைக்கு வேண்டியதாக நமபடத்து இலக்கம் 4, 5%	ன பின்னர்ச்சொல்லப்படும் காணியை, உ 27. குறிச்சி—டிக்கோயா. •	ுஃதாவது :— விசாலம்.
கம்தோரார்க் தண்டு D 770	ுதை கேறைகூளி பெகிரெங்கஃ போத கோணியினது டெ	தவைக்கு வேண்டியதாக நமபடத்த இலக்கம் 4,5% பயர். விவரம்.	ன பின்னர்ச்சொல்லப்படும் காணியை, அ 27. குறிச்சி—டிக்கோயா. •	ுஃதாவது:— விசாலம். ஏ. மா.ப்.
தாண்டு நென்ற நேத்துக்கொ தினைது 6 ம கள் எலுக்குக	ு தேற்குளி பகிரங்க போத கோணியினது டெ இஸ்தருலதன் எ்வதற்கான எத்தனஞ பிரிவின் ஏற்பாடுகளின் கேற்ப2ு செய்திருப்ப கேற்ப2ு செய்திருப்ப	தவைக்கு வேண்டியதாக நப்படத்த இலக்கம் 4,5; பயர், விவரம், தேயும் கற்குளியும் ந்செய்யும்படி 1876 ம நுபிரகாரம 'மந்தொருலோ. தேதைல், அக்காணியை ஆ	ன பின்னர்ச்சொல்லப்படும் காணியை, த 27. குறிச்சி—-டிக்கோயா. உரித்தாளியின் பெயர்	அஃதோவது:— விசாலம். ஏ. றா. பெ. ாா் 0 0 20 பற்றியே சட்டத் தேசா இபதாயேவார் ண்ணியிருக்கிருள்
தண்டி. D 770 எடுத்துக்கொர் தினது 6 ம கள் எலுக்குத் என்பதை 7 ம மோம் 1894 ம	எது தேற்குளி பகிரங்க போத் காணியினது டெ இஸ்தருலதன் எவதற்கான எத்தனர பிரிவின் ஏற்பாடுகளின் கேற்பணசெய்திருப்ப முபிரிவின்படி வேண்ப முடிறித்த காணிக்கு உரி ம் ஹி ஆனிமு 11 க் உட்கதைகளினது தேன்	தேதையிக்கு வேண்டியதாக நமபடத்த இலக்கம் 4,5; போர். விவரம். தேயும் கற்குளியும் ந்செய்யும்படி 1876 ம நுபிரகாரம 'மந்தொரலோ. தகுல், அக்காணியை ஆ அய பிரகாரம நான் இதி இத்துப்பேசுகின்ற சகலரி தேதிவிலன்று பகல் 2 ப நேதைவிலன்று பகல் 2 ப நேதைவிலன்று பகல் 2 ப	ு பின்னார்ச்சொல்லப்படும் காணியை, ச 27. குமிச்சி—டிக்கோயா. உரித்தாளியின் பெயர் இஸதேமுலதன் தோட்டமுடையெர் ஹோ)-த்தாக் காணிஎடித்தாக்கொள்வகைதப் சூணச் சபையினது ஆலோசூணயுடன் (ஆட்சிஷப்புக்கொள்ள அரசாட்சியார் எ	அஃதாவத :— விசாலம். ஏ. நா. பெ. ர்ர் 0 0 20 பற்றிய சட்டத் தேசா தபதியவர் ன்ணியிருக்கிறுர் செய்கிறேன். ரியகாரர் மூல த்தமக்கு அக்கா
தண்டு நான்டு நாக்குக்கொர் இனது 6 மடி தன் எனக்குக் என்பதை 7 ட மோய் 1894 ட ணியிலுள்ள நி	எது தேற்குளி பகிரங்க போத் காணியினது டெ இஸ்தருலதன் எவதற்கான எத்தனர பிரிவின் ஏற்பாடுகளின் கேற்பணசெய்திருப்ப முபிரிவின்படி வேண்ப முடிறித்த காணிக்கு உரி ம் ஹி ஆனிமு 11 க் உட்கதைகளினது தேன்	தவைக்கு வேண்டியதாக நமபடத்த இலக்கம் 4,5; பயர். விவரம். தேயும் கற்குளியும் ந்செய்யும்படி 1876 ம நுபிரகாரம 'மந்தொருலோ தேதைல், அக்காணியை ஆ தைய பிரகாரம ரான் இது தேதேபிலேன்று பகல் 2 ப நேதைபிலேன்று பகல் 2 ப நேதைபிலேன்று பகல் 2 ப நேமையையும் அவ்வுடுக்கை படி இதனுல் அவர்களிட	ன பின்னார்ச் சொல்லப்படும் காணியை, இ 27. குறிச்சி — டிக்கோயா. உரித்தாளியின் பெயர் இஸதருலதன் தோட்டமுடையேர் ஹோ-த்துக் காணிஎடித்துக்கொள்வதைப் சுணேச் சபையினது ஆலோசணேயுடன் (ஆட்சிஒப்புக்கொள்ள அரசாட்சியார் என இனக்கொண்டு பொசித்தமாய் விளமபரஞ் நம் தாமாக அல்லது அவரவருடைய கா கணிக்கு என்முன்பாக வெளிப்பட்டுத் த தகளைக்கோய்த் தாம் சாதிக்கும் உரித்து	அஃதாவது:— விசாலம். ஏ. நா.பெ. ரா. 0 0 20 பற்றிய சட்டத் தேசாதிபதியவர் ண்ணியிருக்கிருர் செய்கிறேன். ரியகாரர் மூல த்தமக்கு அக்கா களின் தொகை
தண்டு. D 770 எடுத்துக்கொர்களை தன் தன் கை 6 மர்கள் எனக்குக் என்பதை 7 மேற் மாய் 1894 ம் இனையும் விவற	கோணியினது பெரு காணியினது பெ இஸ்தருலதன் எ்ஸ்தற்கான எத்தனஞ பிரிவின் ஏற்பாடுகளின் கேற்பண் செய்திருப்ப மை பிரிவின்படி வேண்ட மை பிரிவின்படி வேண்ட முதித்த காணிக்கு உரி மை தொல்தாம் கைகுகளினது தென் குடைக்கூகளினது தென் குடைக்கூகையின் இதை கைகுகளின் இதை கைகுகளின் இதன் கைகுகளின் இதன் கைகுகளின் இதன் கைகைகளின் 12 க் மேலை கைச்சேரி,	தவைக்கு வேண்டியதாக நமபடத்த இலக்கம் 4,5; பயர். விவரம். தேயும் கற்குளியும் ந்செய்யும்படி 1876 ம நுபிரகாரம 'மக்தாரவோ தேதைல், அக்காணியை ஆ அய பிரகாரம நான் இது தேத்திப்பேசுதின்ற சகலர தேத்தில்னன்று பகல் 2 ப நமையையும் அவ்வடுக்க படி இதனுல் அவர்களிட கூட்டு	ன பின்னார்ச் சொல்லப்படும் காணியை, இ 27. குறிச்சி — டிக்கோயா. உரித்தாளியின் பெயர் இஸதேறுலைதன் தோட்டமுடையெர் ஹோ)-த்தாக் காணிஎடுத்தாக்கொள்வதைப்ப சூணச் சபையினது ஆலோசூணயுடன் (ஆட்சிஷப்புக்கொள்ள அரசாட்சியார் என ஆட்சிஷப்புக்கொள்ள அரசாட்சியார் என குக்கொண்டு பொசித்தமாய் விளமபரஞ் நேம் தாமாக அல்லது அவரவருடைய கா மணிக்கு என்முன்பாக வெளிப்பட்டுத் த தகளுக்காய்த் தாம் சரதிக்கும் உரித்தா தகளுக்காய்த் தாம் சரதிக்கும் உரித்தா தகளுக்காய்த் தாம் சரதிக்கும் உரித்தா	அஃதாவது:— விசாலம். ஏ. றா. பெ. ரா. 0 0 20 பற்றிய சட்டத் தேசா இபதியவர் ண்ணியிருக்கிருர் செய்குறேன். எசியகாரர் மூல த்தமக்கு அக்கா களின் தொகை வி, ரசண்டு.
கைகுதோரார்க்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கைக்குக்கில் இது வரைய் 1894 ம் இ	கோணியினது டெ இஸ்தருலதன் எவதற்கான எத்தனர பிரிவின் ஏற்பாடுகளின் கேற்பண செய்தருப்ப முபிரிவின்படி வேண்ட முதித்த காணிக்கு உரி ம் இநி ஆனிமு 11 க் உட் கதைகளினது தென் இந் இனிமு 12 க் இந் இவகாசிமு 12 க் மி கைகாசிமு 12 க்	தவைக்கு வேண்டியதாக நமபடத்த இலக்கம் 4,5; பயர். விவரம். தேயும் கற்குளியும் ந்செய்யும்படி 1876 ம நுபிரகாரம 'மக்தாரவோ தேதைல், அக்காணியை ஆ அய பிரகாரம நான் இது தேத்திப்பேசுதின்ற சகலர தேத்தில்னன்று பகல் 2 ப நமையையும் அவ்வடுக்க படி இதனுல் அவர்களிட கூட்டு	ச பின்னார்ச்சொல்லப்படும் காணியை, இ 27. குறிச்சி—டிக்கோயா. உரித்தாளியின் பெயர் இஸதருலதன் தோட்டமுடையோ இஸ்தருலதன் தோட்டமுடையோ இஸ்ததுக் காணிஎடுத்துக்கொள்வதைப் சணேச் சடையினது ஆலோசணேயுடன் இ ஆட்சிடிப்புக்கொள்ள அரசாட்சியார் என இனக்கொண்டு பிரசித்தமாய் விளமபரஞ் தம் தாமாக அல்லது அவரவருடைய கா கணிக்கு என்முன்பாக வெளிப்பட்டுத் த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தைகளுக்காய்த் தாம் சாதிக்கும் உரித்த தகளுக்காய்த் தாம் சாதிக்கும் உரித்த தைவன்சன் பேடி அரசாட்சி ந இரைம் பேரைம் கேமைய்கள்ளில் காணியை, இரைம் இரைம் காணியையின்கள் இருக்கும் இரைம் காணியையின்கள் காணியையின்கள் இரைம் காணியையின்கள் காணியையின்கள் இரைம் காணியையின்கள் காணியையின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைமிக்குகள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைம் காணியின்கள் இரைமியின்கள் இரைமின்கள் இரைம் காணியின்கள் இரைமையின்கள் இரைமையின்கள் இரைமையின்கள் இரைமின்கள் இரைமின்கள் இரைமையின்கள் இரைமானியின்கள் இரைமையின்கள் இரைமின்கள் இரைமையின்கள் இரைமையின்கள் இரைமின்கள் இரைமின்கள் இரைமியின்கள் இரைமியின்கள் இரைமின்கள் இரைமின்கள் இரைமின்கள் இரைமின்கள் இரைமிகள் இரைமிகள் இரைமின்கள் இரைமின்கள் இரைமின்கள் இரைமின்கள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இரைமிகள் இர	அஃதாவது:— விசாலம். ஏ. நா.பெ. ர்ர் 0 0 20 பற்றிய சட்டத் தேசா தபதியவர் ன்னியிருக்கிறுர் செய்கிறேன். ரியகாரார் மூல த்தமக்கு அக்கர களின் தொகை வி, ரசண்டு.
தண்டு. D 770 எடுத்துக்கொர் தின்து 6 ம் மகள் எனக்குக் என்பதை 7 ம் மோய் 1894 ம் என்பதை மாய் விவர பாய் விவர 1894 ம் இ	காணிவினது டெ இஸ்தருல்தன் ச்ஸ்வதற்கான எத்தன பிரிவின் ஏற்பாடுகளின் க் கற்புடுகைன் ம் பிரிவின்படி வேண்ட முறித்த காணிக்கு உரி ம் ஹி ஆனிமு 11 க் உட் கதைகளினது தென் கைக்கூயும் சொல்லும் கண்டி கேச்சீரி, நு) வைகாசிமு 12 க் been duly directed by ions of "The Land Ac d, required for a public	தலைக்கு வேண்டியதாக நம்படத்த இலக்கம் 4,5, பயர். விவரம். தேயும் கற்குளியும் ந்தெய்யும்படி 1876 ம நுபிரகாரம 'மக்தாரலோ தேலை, அக்காணியை ஆ டிய பிரகாரம நான் இதி த்தப்பேசுதின்ற சகலர தேதியிலன்ற பகல் 2 ப நமையையும் அவ்வுட்கை படி இதனைல் அவர்களிட the Governor, with the quisition Ordinance of 1 purpose, namely, for b Preliminary plan 4,523.	ச பின்னார்ச்சொல்லப்படும் காணியை, இ 27. குறிச்சி—டிக்கோயா. உரித்தாளியின் பெயர் இஸதாருலதன் தோட்டமுடையேர் இஸ்தாருலதன் தோட்டமுடையேர் சீணச் சபையினது ஆலோசீணயுடன் இ ஆட்சிஷப்புக்கொள்ள அரசாட்சியார் என இனக்கொண்டு பொசித்தமாய் விளமபரஞ் நம் தாமாக அல்லது அவரவருடைய கா வணிக்கு என்முன்பாக வெளிப்பட்டுத் த தகளுக்காய்த் தாம் சா திக்கும் உரித்து தகளுக்காய்த் தாம் சா திக்கும் உரித்து தக்கு கேட்டுக்கொள்ளப்பிடுகின்றது. எலென்சன் பேடி அரசாட்சி ஒ உர்கிற கேட்டுக்கொள்ளப்பிடுகின்றது. e advice of the Executive Council, ac இரசாட்சி ஒ படியின்ற quarters for the Medical Officer (Village—Rangalla.	அஃதாவது:— விசாலம். ஏ. நா. பெ. ரா. 0 0 20 பற்றிய சட்டத் தேசா இபதியவர் ண்ணியிருக்கிருர் செய்குறேன். எரியகாரர் மூல த்தமக்கு அக்கா களின் தொகை வர்களின் தொகை
தண்டு. D 770 எடுத்துக்கொர்கள் எனக்குக் என்பதை 7 மேற் மாய் 1894 ம் இணியிலுள்ள கையையும் விவற 1894 ம் இரைப்படு விவற்படு விவற 1894 ம் இரைப்படு விவற்படு விவ	காணியினது டெ இஸ்தருலதன் எவதற்கான எத்தனர பிரிவின் ஏற்பாடுகளின் சேற்ப2ு செய்தருப்ப முபிரிவின்படி டீவண்ட குறித்த காணிக்கு உரி ம் இலி ஆனி மு 11 க் உடக்கைகளினது தென் கைக்கையும் சொல்தும் கண்டி கேச்சேரி, நு) வைகாசிமு 12 க் மி மையாசிமு 12 க் மி மாற்களின் பி க் கைக்கு பிரி க் மி ராவுமாசி சி கி கி, required for a public Name of Land Rangalla	தலைக்கு வேண்டியதாக நம்படத்த இலக்கம் 4,5,5 பயர். விவரம். தேயும் கற்குளியும் ந்தெய்யும்படி 1876 ம நுதாரம் 'மக்தாரலோ. தகுல், அக்காணியை ஆ டிய பிரகாரம் நான் இத் த்தப்பேசுகின்ற சகலர தேதியிலன்ற பகல் 2 ப நமையையும் அவ்வுட்கை படி இதனுல் அவர்களிட உ	ச பின்னார்ச்சொல்லப்படும் காணியை, இ 27. குறிச்சி—டிக்கோயா. உரித்தாளியின் பெயர் இஸதாருலதன் தோட்டமுடையேர் இஸ்தாருலதன் தோட்டமுடையேர் சீணச் சபையினது ஆலோசீணயுடன் இ ஆட்சிஷப்புக்கொள்ள அரசாட்சியார் என இனக்கொண்டு பொசித்தமாய் விளமபரஞ் நம் தாமாக அல்லது அவரவருடைய கா வணிக்கு என்முன்பாக வெளிப்பட்டுத் த தகளுக்காய்த் தாம் சா திக்கும் உரித்து தகளுக்காய்த் தாம் சா திக்கும் உரித்து தக்கு கேட்டுக்கொள்ளப்பிடுகின்றது. எலென்சன் பேடி அரசாட்சி ஒ உர்கிற கேட்டுக்கொள்ளப்பிடுகின்றது. e advice of the Executive Council, ac இரசாட்சி ஒ படியின்ற quarters for the Medical Officer (Village—Rangalla.	அல்தாவது:— விசாலம். ஏ. நா. பெ. ர்ர் 0 0 20 பற்றிய சட்டத் தேசா தபதியவர் கைகு நிருக்கிறுர் செய்கிறேன். ரியகாரா மூல த்தமக்கு அக்கா களின் தொகை கூர்று under the quisition of the at Rangalla, to Extent. A. R. P. 0 2 29

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri, on June 12, 1894, at 2 o'clock, 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. ALLANSON BAILEY,

Kandy Kachcheri, May 12, 1894.

. Government Agent.

මේ 1876 ක්වූ අවුරුද්දේ තොම්මර 3කේ ආසෘපතුයේ ආත්වෙනි වගන්නියේ පුකාරයට ආණැඩුවේ කටයුත්ත කට, එනම් :—රංගල ඉවෙඳුකාවාය%වරයින් පොරොත්තුවීමට ගෙවල් සාදන පිනිස මෙහි පහත සඳහනි වෙන ඉඩම ලබාගැණෑම සඳහා කියාකරණ පිණිස "වමී 1876යේ ඉඩම් ලබාගැණෑමේ ආසෘපතුයේ" හවෙන් කාණැඩයේ කරනිවෙන පංගාර්තුවල පුකාරයට කාරක මන්නිසභාවේ මන්නුණිය ඇතුව උතුමානන්වහන්සේ ගෙන් නිසිආකාර මට අණැලැබී නිවේ, ඒ ඉඩම නම් :—

සිතියම 4,523. නම—රන්ගල.

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එබැවින් ඉඩම අයිනිකර ගැණිමට ආණ්ඩුවේ කල්පනාව නිබේනබව පොදුජනයාට දනගැන්ම සඳහා තත්වෙනි වනන්තියේ ඔනෑකර තිබෙන හැරියට මෙයින් දනුම්දෙම්.

ඉහනකී ඉඩමට අයිතිවාසිකම් ඇත්තාවූ සෑමදෙනම තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අය වුම් 1894 ක්වූ ජූනි මස 12 වෙනි දින පස්වරු 20ක් කනිසමට මහනුවර කව්වේරියේදී මා ඉදිරිපිටට පැමින ඒ කොයිඅන්දමේ අයිතිවාසිකම්ද කියා කියා සිරින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ඉල්ලාසිටින මුදල් ගණිනත් ඊට ඇත්තාවූ තමුන්ගේ අයිතිකමේ තොරතුරුත් කියාසිරින්ට ඕනැවව මෙයින් දනගන යුතුයි.

වම් 1894 ක්වූ මැයි මස 12 වෙනි දින මහනුවර කව්වේරියේදීය. ඇලන්සන් බේලි, වැඩබලන ආණ්ඩුවේ ඒජන්ත වම්ග.

1776 ்ம் இல-த்த 3 இலக்கச்சட்டத்தினது 7 ம பிரிவினபிரகாரம் றங்களேயிலிருக்கும் வைத்திய உத்தியோ கேஸ்த**றுவீல் கட்**டுகிறதற்கு பகிரங்கதேவைக்கு வேண்டியதான பின்னர்ச்சொல்லப்படும் காணியை, அஃத்ரவது :— பிரதமப்டத்து இல. 4,523. குறிச்சி——றங்கள். விசர்லம்.

அண்டு.

காணியினது பெயர்.

விவரம.

உரித்தாளியின்பெயர்

ஏ. அா. ப.

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றங்கள

தேபாத்தி

றங்கள தே கொமபனியார்

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எடுத்துக்கொள்வதற்கான எத்தனஞ்செய்யுமபடி 1876 ம ஹு-த்துக காணிஎடுத்துக்கொள்வதைப்பற்றிய சட்டத் தினது 6 ம பிரிவின் ஏற்பாடுகளின் பாகாரம மந்தொலோசணச்சபையினது ஆலோசணேயுடன தேசாதிபிதியவர்க •ள் எனகைகுக் கற்பணசெய்திருப்பதனுல், அக்காணியை ஆட்சிஒப்புக்கொள்ள அரசாட்சியார் எண்ணியிருக்கிறுர் • என்பதை 7 ம பிரிவின்படி வேண்டியை பிரிகாரம கான் இதேணக்கொண்டு பொசித்தமாய் விளமபரஞ்செய்கிறேன்.

மேற்கு நித்த சாணிக்கு உரித்துப்பேசுகின்ற சகலரும் தாமாக அல்லது அவரவருடைய காரியகாரர். மூலமாய் 1894 ம ்கு ஆனிமாசம் 12 க் தேதியிலன்று பகல் 2 மணிக்கு கண்டிகச்சேரியில் என்முன்பாக வெளிப்பட்டுத் தத்தமக்கு அக்காணியிலுள்ள உடக்தைகளினது தன்மையையும் அவ்வுடக்தைகளுக்காய்த் தாம் சாதிக்கும் உரித்துகளின் தொகையையும் விவரங்களேயும் சொல்லுமையடி இதனுல் அவர்களிடத்திற் கேட்டுக்கொள்ளப்படுகின் நது.

கண்டி கேச்சேரி, 1894 மே ஆட வைகாசிமுன் 12 ந் டை. எலென்சன் பேலி, அரசாட்சி ஏசண்டு.

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H. WHITE,

Acting Government Recordkeeper.

April 26, 1894.

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Colonial Secretary's Office, Colombo, April 26, 1894.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by twelve labourers of Vedahetta estate, in Deltota, against the proprietors thereof, under the provisions of the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 95.

Court of Requests, Gampola, May 23, 1894.

G. FONSEKA. Chief Clerk. OTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by twelve labourers of Delta estate, Pussellawa, against the proprietor thereof, under the provisions of the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 104.50.

> G. FONSEKA, Chief Clerk.

Court of Requests, Gampola, May 22, 1894.

OTICE is hereby given that the unrented Crown Land within the following boundaries—viz., north the Outer Circular road and a line drawn due east from Jetawanarama to the river Malwatu-oya, east the river Malwatu-oya, south: Wessagiriya, and west by the bund of Tissawewa and the Outer Circular road, situate at Anuradhapura—is hereby proclaimed from 1st June next as a public pasture land under the rule 46 framed under chapter IV. of the Forest Ordinance No. 10 of 1885, and proclaimed on 14th January, 1887, and that a charge of 5 cents will be recovered from every head of cattle grazing therein for every month or portion of a month.

> W. E. THORPE, for Government Agent.

. Anuradhapura Kachcheri, · May 9, 1894.

ාමකි පහත සඳහන්වූ මායිම තුල පිසිටි බද්දට නුදුන්නාවූ රාජසන්නක ඉඩම් එනම්—උතු කට උවුන් පාරද, ජේතවනාරාමෙන් නැගෙනඉර කෙලින් මල්වතුඔයට රෙබාවක් ඇන්දෑක් මෙන් **ික** ලින් මෑසිම්ද, නැගෙනඉරට මල්වතුඹයද, දකුනට වෙස්සභිරියද, බස්තාඉරට නිසාවැවේ වෑක්**ඤද ්** හිට රවුන් පාරද යන මේ මායිම්වලින් මැදිවූ අනුරාධපුර පිහිටානිබේන රාජසන්නක ඉඩම් මූකලාන් සම්බන්ධ පනවා තිබෙන 1885මස් නොම්මර 10යේ ආඥපණකේ 4 වෙනි පරිච්ඡෙදයේ කාරනාවලට යටහත්ව 1887තේ, ජනවාරි මස 14 දින පුසිඩකල නියෝගවල 46 වෙනි නියෝගයේ හැටියට ලබන ජූනි මස 1 දින පටන් පුසිබ තනබිමක් හැරියට පුකාසකරන්ට යෙදෙනබව සියළුම දෙනාවම මෙයින් දුනුම්දෙන්ට යෙදුනා ඇත.

> ඩබ්ලිව් \cdot ඊ. තෝර්ප්, එජන්තඋන්නාන්සේ වෙනුවට.

වුම් 1894 ක්වූ මැයි මස 10 වෙනි දින අනුරාධපුර කච්චේරීයේදීය.

இத்தால் வடக்கே வெளிசசுற்ற ருேட்டாலும் ஜெத் தவன *ரு*மாவிலிருந்*த* நேர்திழக்கே மல்வத்*த*ஒயா ஆற் நோக்குக் இறப்படும் ஓர் வரியா **லா**ம், கிழக்கே **மல்**வத்தா ஓயாவாறும், தெற்கே வெசகிரியாவாறும். மேற்கே திச தெவாகுளக்கரையா**லு**ம் வெளிச்சுற்று 'கு<u>டுட்டா</u>லும் சூழப்பட்ட குத்தகைக்கொடாமல் அனுராச**பு**ரத்**திலிருக்** கும் நிலம். வருகிற ஆனிமோதம் 1 ர் திகதி தொடக்கம் 1887 ம் ஆண்டு தைமாதம் 14 ர் திகதி பிரசித்தப்படுத் தப்பட்ட, 1885 ம் ஆண்டு 10 ம் இலக்கமுள்ள காடுகளே ப்பற்றிய பிரமாணங்களின் 4 ம் அதிகாரத்தின்படி உண் டாக்கப்பட்ட 46 ம் கட்டிுளாயின்படி, பிரசித்த புல்லு மேய்ச்சல் நிலமெனவும், அதில் ஒரு மாதத்திற்கு அல்ல அதற்குக்குறைர்த நாட்களுக்கு மே**யு**ம் ஒவ்**வொரு** போட்டுக்கு 5 சதம் அறவிடப்படுமென்றம் அறிவிக்கப்ப டுகிறது.

> டபிள்யு. ஈ. தோர்ப், அரசாட்சி ஏசன்றுக்காக.

அனூராசபுரக் கச்சேரி. 1894 ம் ஆ வைகாசிமு 10 ந் உ. TT is hereby declared that-

The village Maminiyawe, in Maminiya korale, bounded on the east by Galenbindunuwewa village, on the south by Habarane minor road, on the west by Toruwewa village, on the north by oya;

The village Kallankuttegama, in Maminiya korale, bounded on the east by Mudereppuwa village, on the south by Olukaranda village, on the west by Etawiragollewe village, on the north by Habarana minor road;

And the village Olukaranda in Maminiya korale, bounded on the east by Kadaima, on the south by Gammiyama, on the west by Rattagala Hammillewe village, on the north by Kallankuttegama village, all in Maminiya korale—•

are infected areas in terms of the 3rd clause of the Ordinance No. 9 of 1891.

This declaration is to take effect from this day.

W. E. THORPE, for Government Agent.

Anuradhapura Kachcheri, May 23, 1894. T is hereby proclaimed that the villages Urapinuwewa and Tamarahammillewa, both in Kenda korale—bounded on the east by Bogahawila and Etawiragollewa villages of Kalpe korale, south by Wewelketiya village, west by Galweragollewa village, and north by Ambagehewa village, all in Kenda korale—are an infected area according to the 3rd clause of the Ordinance No. 9 of 1891.

.This declaration is to take effect from this day.

W. E. THORPE, for Government Agent.

Anuradhapura Kachcheri, May 26, 1894.

NOTICE is hereby given that an application from the Rev. J. W. Bray has been received for the removal of his Nedagamuwa School to a new building in the adjoining garden to the old bungalow. The distance between the two bungalows is only some 100 yards.

between the two bungalows is only some 100 yards.
Observations must be forwarded to the Director of
Public Instruction not later than the 15th June.

J. B. Cull, Director.

Office of the Director of Public Instruction, Colombo, May 31, 1894.

THE under-mentioned packages having been left in the Queen's Warehouse beyond the time allowed by Law, notice is hereby given that unless the same be cleared or bonded they will be sold by public auction on Monday, June 11, 1894, at 1 o'clock P.M.:—

Date of Land	ling.	Vessels.	Marks.	Number and Description.	Remarks.
December Do. January Do. Do. Do. February March April Do. Do.	23 26 12 16 16 16 19 12 4	ss. Clan Grant ss. Clan Murray ss. Bezwara ss. Clan Grant ss. Clan Mackenzie do. ss. Clan Macpherson ss. Kohinur ss. Nadir ss. Nizam ss. Nerbudda	W W in a diamon Ni C A A Nii 702 in a diamond 702 in a diamond P O L M A R C in a diamond M A and // in diamond P M N M M V	d 8 cases bath bricks 2 pieces castings 20 barrels cement 2 packages iron 1 drum oil 1 drum 1 package iron 2 bags rice 1 bag rice a 1 bag castor cake 1 bag motcho gram 1 bag wheat 2 bags rice 1 cask hardware 1 cask stones	Broken Brokenand empty Empty Empty
•		do	Nil•	1 bag sweepings	

H. P. BAUMGARTNER, for Principal Collector.

THE under-mentioned packages having been left in the Queen's Warehouse beyond the time allowed by Law, notice is hereby given that unless the same be immediately cleared or bonded they will be sold by public auction on Monday, June 18, 1894, at 1 o'clock P.M:—

Date of Landing. Vessels.			Marks.	Number and Description.	
1893.				٠.	•
January	22	ss. Khandalla	***	C / A	2 drums
November	24	ss. Nuddea	•••	K M Aden	. 1. bag grain

Customs, Galle, May 18, 1894.

ALLAN BEVEN, for Collector.

Motal Anantition of the Callegie	8 11 1 was a second of the control o	•
TOPER AGRETICION OF CHE IOITOMING	Articles Exported from the Ports of Colomba and Calla Junior (1)	
- ,	Articles Exported from the Ports of Colombo and Galle during the under-n	gentioned periods.

data data data data data data data data																											
Vessels.	Date of Clearing.	For what Port.	Plantation . Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah	Cocoanut.	Cocoanut Poonac.	Cinnamon	Cinnamon Oil.	Citrónella. Oil.	Carda.	Ebony.	Plumbago	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan- wood.	Orchilla.	Kitool Fibre.	Deer
COLOMBO.	1894,	•	ewt.	ewt.	lb.	ewt.	16.	lb.	lb.	No.	cwt.	ewt.	cwt.	1b.	oz,	oz.	ib.	ewt,	out.	ewt.		ewt.				evet.	
ss. Ganges ss. Clan Grant ss. Habsburg ss. Australia ss. Sommerfield ss. Rohilla ss. Benares ss. Oroya ss. Rome ss. Aden ss. Chusan ss. Thames ss. Ballaarat ss. Pekin ss. Sachsen bq. Jeanne Madeline ss. Staffordshire ss. Staffordshire ss. Gruba ss. Clan Mackenzie ss. Orion ss. Castore	22/5 22/5 22/5 22/5 22/5 22/5 25/5 26/5 26	China Glasgow Sydney London Hamburg Bombay Hamburg London Australia London Calcutta Rangoon Australia London Calcutta London Calcutta London Calcutta Colcutta Colcutta Colcutta	59 		405 350 2390 212954 	89	1450			49540 		5344 2914	8006	5500*	320	76416	560 7 77000	260	3770 5882 	ewt.	awi.	ewt	578 2000 196 ———————————————————————————————————		1b.	cwt.	10
SS. Cyclops ss. Kohinur	17/5 •21/5	London Calcutta	_	_	28800		_	=	= •	17175 —	· -	172	_	=	• -	795888 —		_	3701 —	. <u> </u>		4104 -	-	404	_	<u>-</u>	-
•				. "					* 4	d Obi			,	3	<u></u>	1.		1			<u> </u>						

^{*} And Chips 78,400 lb.

Importation of Rice from Indian Ports during the above periods.

	•	*		= 55 00 daring one above perious.
• TO	COLOMBO:-		• •	TO GALLE:-
•	From Calcutta • Rangoon Bombay	Bags 59,404 , 9,397 , 778		From Calcutta Bags 6,344 Indian Ports ,, 486
	Gopalpore Poree Southern India Japan	, 4,179 , 1,140 , 42,983 , 60	-4	Total Bags 6,830
	Total	Bags 117,941		

R. REID, Acting Principal Collector.

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ended May 6, 1894.

Earnings from	Seven Days ended May 8, 1892.	Seven Days ended May 7, 1893.	Seven Days ended May 6, 1894.	Increase— 1894 over 1893.	Decrease— 1894 below 1893.		
Passengers, Ordinary Coolies • Season Tickets	No. 68,131 28,966 12 4,107 2,840 2 1,058 47	2,375 1,329 95	1,826 1,165 68	No. 4,040 1,080 76	No. Rs. c. 549 164 27		
Total Passengers Parcels Horses Carriages Dogs Other small Animals	72,555 32,864 61 4,200 1,307 6 33 200 47 11 124 52 87 63 50 22 18 94	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	5,582 1,448 84 68 369 84 14 177 24 140 90 50 9 10 28	3,530 963 66 1,109 90 21 22 90 51 1 10 57 25 22 0			
Neat Cattle Mails Miscellaneous Coaching Goods (Tons) Miscellaneous Goods Live Stock General Miscellaneous	7,160 439 68 75 21 7,160 62,096 22 57 76 348 153 25 819 53	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	6 78 46 898 79 26 74 5,527 69,994 53 - 89 66 89 76 50 926 36	5 61 42 63 1 453 12,851 12 23 68 - 421 13	11 36 - 11 36 89 25		
Total for the Week Brought forward from pre- vious Return	— 98,220 75 — 1529886 30	- 91,401 34 - 1587189 91	- 105,887 °96 - 1700179 25	— 14,486 62 — 112,989 34	<u>•</u> '		
Total from Jan. 1 to May 6 Total corresponding period of previous Year Increase_compared with pre-	- 1628107 *5 - 1567640 63		- 180606 7 21 - 1678591 25	- 127,475 96 	. – –		
vious Year Decrease do. do Traffic Train Mileage this Week Brought forward from last	- '60,466 42 	50,484 20 16,407 —	18,266 —	1,859 —			
Return Total from Jan. 1 to May 6 Corresponding period of pre-	241,077 — 255,834 —	275,340 — 291,747 — .	308,629 — 326,895 —	33,289 — . 35,148 —	<u>-</u> -		
vious Year Increase compared with previous Year Decrease do. do	241,823 — 14,011 — Seven days ended	255,834 — • 35,913 — — —	291,747 35,148 —	Increase	Decrease		
Particulars of Goods Conveyed.	May 6, 1894.	January 1 to May 6, 1894.	January 2 to May 7, 1893.	in 1893.	in 1893.		
First class Goods Second class Goods Rice Tea Tea Tea Tea Tea Tea Salt Cinnamon Cacao Cardamons Tobacco Beer, 3rd class Tea Lead and Shooks, 3rd class Manure, 3rd class Plumbago, 3rd class Cother 3rd class Goods Other 4th class Goods Other 5th class Goods Cinchona Coffee Gotton Cocoanuts Cocoanut Oil Topperah Tomac Tea Lead and Shooks, 3rd class Wanure, 3rd class Cher 3th class Goods The Strate Coods The Strate	131 18 0 2 1,677 0 3 20 855 19 2 12 20 15 2 21 33 8 1 2 43 9 2 2 2 12 3 1 16 1 1 1 6 0 2 7 5 3 12 6 6 0 5 1 13 2 13 2 13 2 14 509 11 2 12 263 2 3 3 115 0 0 1 18 11 1 1 45 7 2 8 2 8 3 8 77 16 3 4 23 4 3 3 48 3 0 3 48 3 0 3 48 3 0 3 48 3 0 1 14 14 3 3 19 6 1 17 2 4 0 0 14 14 3 3 19 6 1 17 2 4 0 0 14 14 3 3 6 18 11 1 8 25 15 3 16 18 11 1 8 25 15 3 16 18 11 1 8 25 15 3 16 18 11 1 8 25 15 3 16 36 0 1 14 37 16 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 18 38 1 0 0 0 0 0 18 38 1 0 0 0 0 0 18 38 1 0 0 0 0 0 0 18 38 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9	5	2 10 2 111 208 0 025 387 18 112 4 1,121 17 125 0	Tons cwt. qr. lb.		
	5,527 9 2 20	91,959 3 0 17	92,651 2 1	7 638 4 1 20	8320 2 2 4		

NOTICES CALLING FOR TENDERS.

EALED Tenders (in duplicate), marked on the enve-lopes "Tender for Grenier Memorial Ward," will be received at the Colonial Secretary's Office on Monday, June 18, 1894, from persons willing to contract for the under-mentioned service :-

For building an Eye, Ear, and Throat Dispensary as the Grenier Memorial at the Civil Hospital, Colombo.

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

A deposit of Rs. 100 will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

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

Sufficient sureties will be required to join in a bond for

the due fulfilment of the contract.

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

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

Time required for the completion of the work should

be stated in the tender.

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

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

H. WHITE, Colonial Secretary's Office, for Colonial Secretary. Colombo, May 23, 1894.

SEALED 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, 1895, will be received by the Hon. the Colonial Secretary at his Office, viz :-

To be marked on the envelopes "Tender for -Colonial Store," receivable up to 12 o'clock noon on Monday, June 25, 1894:—

Cumblies, white.

Deposit for tender forms, Rs. 100.

Deposit for Tender forms.

Kandy.—Paddy, gram, straw, lime for whitewashing Nuwara Eliya. - Paddy, gram, and straw

To be marked on the envelopes "Tender for Provisions, Colonial Store," receivable up to 12 ◆'clock noon on Monday, June 25, 1894:—

 $\left\{
 \begin{array}{l}
 \operatorname{Gram} \\
 \operatorname{Paddy}
 \end{array}
 \right\}$ for horses Salt, per lb.

Deposit for tender forms, Rs. 50.

To be marked on the envelopes "Tender for Cattle Food, Colonial Store," receivable up to 12 o'clock noon on Monday, June 25, 1894:—

Cocoanut branches with green leaves, per 100 branches.

Best cocoanut poonac, per cwt. Best gingelly poonac,

Collu, per bushel.

Country paddy, per bushel.

Deposit for tender forms, Rs. 25.

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

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

the issue.

No tender will be considered unless it is on such printed forms—to be obtained at the office of the Colonial 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 dates on which the tenders are opened. No tender will be considered if the

sample is not so deposited.

The amount of security to be given, and all other necessary information, can be ascertained on application

at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay a fee of Rs. 10.50 to the Attorney-General for approving each bond.

The security bond should be furnished before Decem-

ber 1, 1894.
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. WHITE. for Colonial Secretary.

Colonial Secretary's Office, · Colombo, May 29, 1894.

SEALED Tenders (in duplicate), from persons willing to contract for daily dry-earth conservancy in the Colonial Store, Colombo, from January 1 to December 31, 1895, will be received by the Hon. the Colonial Secretary at his office, viz.:-

To be marked on the envelopes "Tender for ______, Colonial Store," receivable up to 12 o'clock noon on Monday, June 25, 1894.

A deposit of Rs. 20 will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, o 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

·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. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay a fee of Rs. 10 50 to the Attorney-General for approving

The security bond should be furnished before Decem-· ber 1, 1894.

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. WHITE, Colonial Secretary's Office, Colombo, May 29, 1894. for Colonial Secretary.

EALED Tenders (in duplicate) from persons willing to contract for daily dry-earth conservancy in the Queen's House at Colombo, from January 1 to December 31, 1895, will be received by the Hon. the Colonial Secretary at his Office, viz. :

on Monday, June 25, 1894.

A deposit of Rs. 25 will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such 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

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

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. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay fee of Rs. 10.50 to the Attorney-General for approving each bond.

The security bond should be furnished before October

1, 1894.

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.

Colonial Secretary's Office, Colombo, May 29, 1894.

H. WHITE, . for Colonial Secretary.

SEALED Tenders (in duplicate) from persons willing to contract for the granders (in to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1895, will be received by the Hon. the Colonial Secretary at his Office, viz. :-

To be marked on the envelopes "Tender for Coffins, Colonial Store," receivable up to 12 o'clock noon on Monday, June 25, 1894:—

For supply of coffins :-

Common With bearers Lined

Lined, with bearers For supply of hearse and horse, per trip

At General Hospital, Maradana; Lock, Police, and Infectious Hospitals, Hospitals, Borella; Smallpox and Cholera Hospitals, Kanatta; Leper Asylum, Hendala; New Lunatic Asylum, Jawatta; and Contagious Diseases Hospital, Urugodawatta.

For digging a grave in General Cemetery, Borella. For burying a corpse in do.

For digging a grave at Hendala.

For burying a corpse in Hendala.

For supply of common lightwood coffins, about 6 ft. 9 in. by 2 ft. 3 in. by 20 in., at Convict Hospitals, Borella and Hulftsdorp.

Deposit for tender forms, Rs. 25.

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 Store. keeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

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. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay a fee of Rs. 10.50 to the Attorney-General for approving each bond.

The security bond should be furnished before October

1, 1894.

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. WHITE, for Colonial Secretary.

Colonial Secretary's Office, Colombo, May 29, 1894.

- to the Colonial Store, will be received by the Hon. the Colonial Secretary at his Office up to 12 o'clock noon on Monday, June 25, 1894, from persons willing to contract for supply of the undermentioned articles for the use of Government from January 1 to December 31, 1895, viz.:-

Boots, strong, with buckles per pair Shoes, strong, for men do. ... Shoes, strong, for women Shoes, canvas, for nurses do. do. Slippers, strong, large, for hospital Sandals, for Leper Hospital • do. do.

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

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

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

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

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

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay a fee of Rs. 10.50 to the Attorney-General for approving each bond.

The security bond should be furnished before Decem-

ber 1, 1894.

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.

Colonial Secretary's Office, Colombo, May 29, 1894.

H. WHITE, for Colonial Secretary.

ROAD COMMITTEE NOTICES.

OTICE is hereby given that the Provincial Road Committee will, on June 21, 1894, at 2 o'clock P.M., at their office in Kandy, proceed, in accordance with the provisions of "The Branch Roads Ordinance, 1874," section 7, to alter and vary the limits of the district the estates in which are assessed for the construction of the Norton-Carolina road (from Carolina estate, 11th mile, Ambagamuwa to Norton Bridge), by including the following estates :-

Proprietors or Agents.	Estates.	Acreage.		
H. L. Thornton ·	Exmouth		200	
Do	$\mathbf{Midford}$	•••	184	
Whittall & Co	$\mathbf{Kehelgama}$	•••	333	
H. V. Bagot (H. Gordon)	Dandukelawa		605	
R. Fenwick ·	Glengariffe		338	

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

C. R. CUMBERLAND, for Chairman.

Provincial Road Committee's Office, Kandy, May 14, 1894.

W HEREAS the proprietor of Allieaddie estate has VV neglected to pay his proportion of the moiety of the assessment for the upkeep of the Knuckles read for the year 1893, within the time fixed for payment of the same, the Provincial Road Committee has ordered proceedings to be taken for the recovery of the same. And whereas there is no crop, live stock, or implements on the said estate, or other movable property belonging to the proprietor:

Notice is hereby given that the estate itself, in extent 25 acres more or less, was on October 30, 1893, seized under section 25 of the Ordinance No. 6 of 1874, and that the said estate will be sold by public auction at the Kandy Kachcheri on Wednesday, November 21, 1894, at 1 o'clock P.M., unless the amount due, with interest and costs, be sooner paid.

ALLANSON BAILEY, Chairman.

Provincial Road Committee's Office. Kandy, May 10, 1894.

ල්ලීඅඩි වන්න අයිතිකාරයා විසින් වම් 1893 නේ ගනනට නකලස් ගන පාර අඵන්වැඩියා කිරීම පිනිස ගෙවියයුතු මුදල නියම කාලයට නෙගෙවු නිසා එම මුදල අගකිරීමට් කියාකරනලෙ පොවින්ෂියල් රෝඩ කොම්ටිය විසින් නියමකරන්ට යෙදුනාය. ඉන් නිසා ඒ වත්ත අයිතිකාරයාට, අස්වනු, සිවුපාවෝ හෝ අවුද ආදියක් චංචල දේපල ආදියක්වත් නැතිසෙයින් වම් 1874වේ නොම්මර (6) හියේ ආඥුවේ 25 වෙනි වගන්තිය යටඉත් අක්කර 25ක් ඉහා ඊට අඩු වීැඩි මහත ඇති එම වත්ත වම් 1893 ක්වූ ඉපඩුවාරි මිස 30 ඉවනි දින **ක**හනමට ගන්ට යෙදුන බව **මෙයින් දුනු**ම් දෙන්ට සෙදුනා ඇත.

ගෙවියයුතු මුදලද, එහි පොලිසු සහ වියද**මත්** ව<mark>ම්</mark> 1894රේ අපෙල් මස 29 වෙනි දින්ට මත්තෙන් ගෙව න්ට නොසදුනොන් මතු කි ව**ත්**ත ඉහත සඳහන් විමී 1894 ක්වූ කොවැම්බර් මස 21 වෙනි බදුද දවල් 1ට මහනුවර කව්චේරියේදී පුසිබ වෙන්දේසියේ විකුතන්ට ගසරෙන බවත් මෙයින් දන්වම්.

> ඇලන්සන් බේලි. පුධාන **නැ**න.

වුම් 1894 ක්වූ මැයි මස 10 වෙනි දීන මහනුවර පොචින්ෂියල් රෝඩ් කොම්වි කන්තෝරුවේදීය.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1997 intending to offer themselves as candidates for the office of European Member of the District Committee of Kalutara, rendered vacant by the departure of Mr. T. E. Thompson from the Island, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Western Province, at least ten days before the day of election.

The election will be held on June 4, 1894, at 2 o'clock

P.M., at the Kalutara Kachcheri.

H. O. Fox, Secretary, Provincial Road Committee.

Rovincial Road Committee, Colombo, May 17, 1894.

OF UNSERVICEABLE ARTICLES.

OTICE is hereby given that the under-mentioned unserviceable articles belonging to the Public Works Department will be sold by public auction at the Public Works Department Office at Anuradhapura on Saturday, June 30, 1894, at 2 P.M., viz.:-

2 adzes of sorts 1 anvil 11 augers of sorts 12 axes of sorts 10 axes, felling 3 axes, hand 22 barrels, tar, empty 8 billhooks and coytas 89 bits for braces block, wooden $\bar{5}$ brushes, tar 1 brace, ratchet 2 braces, iron, with bits 34 buckets, galvanized 18 cans, tin 26 cans, iron 1 cask, wooden 16 chisels of sorts 2 cleps 10 chisels, cold 1 cramp, iron 22 crowbars, jumpers 3 crowbars, claw 3 drawing knives 5 dies1 file, large, rubber 64 files of sorts 1 forge, portable 2 glaziers' diamonds 15 knives, grass-cut 4 hammers, claw 73 hammers, hand

12 hammers, sledge, iron 10 hammers, sledge, steel 16 hammers, sledge, half 13 hammers, miners

jack, lifting 3 knives, shave 1 knife, putty $\frac{4}{2}$ mallets

217 mamories 160 pickaxes 13 planes of sorts

6 planes, iron bits 12 porawas

17 rammers, copper-tipped 3 quintanies 1 rasp

5 saws, pit 1 saw, cross-cut

saw, panel scrapers, carpenters' 3 shovels and spades

3 spanners 12 tubs, water

20 trowels, masons' 1 vice, hand

1 vice, standing 6 wedges, iron

3 wrenches, iron

Transport.

15 hammers, sledge, steel

15 hammers, sledge, half

33 hammers, miners

7 kegs, iron

1 mortar, mill

312 mamoties

1 Scotch cart .1 wheelbarrow

H. F. TOMALIN, for T. SMITH Acting Director of Public Works.

 Public Works Department, Colombo, May 23, 1894.

OTICE is hereby given that the under-mentioned unserviceable articles belonging to the Public Works Department will be sold by public auction at the Public Works Department Office at Hambantota on Saturday, July 28, 1894, at 8 o'clock A.M., viz.:-

2 adzes 9 augers 3 axes, felling 6 barrels, tar, empty pair bellows 24 bill-hooks and coytas 4 brushes 2 braces, iron 7 buckets, water, galvanized 7 cans, tin 9 chisels

15 crowbars

1 drill with box

3 forges, portable

36 hammers, hand

9 files of sorts

2 flags, red

1 oilstone 334 pickaxes 2 planes, iron, bits 10 porawas 10 rammers 2 squares, iron-figured 1 stock with dies. 16 stone chisels 5 tongs, smiths 5 tubs, water 4 trowels, masons

14 wedges, iron

Instruments.

3 tapes, measure 66 ft. and 100 ft.

Transport.

7 hand-carts, iron

1 truck, stone

H. F. TOMALIN, for T. SMITH, Acting Director Public Works.

Public Works Department, Colombo, May 30, 1894.

OTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at 12 noon on Saturday, June 9, 1894, at the Hulftsdorp Jail, viz.:-

cauldron

2 cups, drinking, enamelled lantenrs, kerosine, hurricane

2 lamps, kerosine, wall mamoty

28 plates, tin 35 pints, tin

stand, patient's, wooden

1 spade

2 spoons, table, metal
1 tub, latrine, iron galvanized

J. S. DRIEBERG. Assistant Superintendent.

TICE is hereby given that on Tuesday, June 19, 1894, at 12 o'clock noon, the following unserviceable articles will be sold by public auction at the Galle Prison :-

1 cask

2 files of sorts 7 hammers, ha

hammers, hand

hammers, sledge

3 lanterns, hurricane, hand, kerosine 60 yards coir matting

9 mamoties

3 packing cases

1 pair scissors .

pairs spectacles (eye-protectors)

3 triangular measures, wooden

H. J. WOUTERSZ, Assistant Superintendent.

Galle Prison. May 21, 1894.

IST of unclaimed and confiscated property to be sold at the Police Court, Balapitiya, on June 11, 1894,

at 11 o'clock in the forenoon :-1 brass hanging lamp 1 mammoty axe 4 toddy pots sheaths for same wooden boxes shawl sarong piece white cloth towel hackery

1 reaping knife

1 arrack measure 25•cocoanuts 1 window frame 4 door frames 1 bucket 2 kerosine tins 4 logs of wood 9 pieces timber 2 casks 1 tin box windlass 1 large saw

> G. D. THOMSON, Police Magistrate.

Police Court. Balapitiya, May 22, 1894.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 1,744.

In the Matter of the Estate of the Last Will and Testament of Galbodalianege Don Johannes de Silva Appuhamy, deceased, of Paranapattiya in Udunuwara.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 7th day of October, 1893, in the presence of Mr. J. B. Siebel, Proctor, on the part of the petitioner Dona Licina Jayasekera, of Paranapattiya in the Kandupalata of Udunuwara; and the affidavits of D. L. Jayasekera, A. T. Staples, S. Vanderwall, E. B. Staples, S. Fernando, S. Ranasinhe, E. J. Dias Wiraman, and Richard Abeyagooneratne, dated respectively 23rd, 28th, and 29th March, 1893, having been read:

It is ordered that the will of Galboda-lianege Don Johannes de Silva Appuhamy, deceased, dated 14th day of February, 1893, and now deposited in this court, be and the same is hereby declared proved, unless Virginia alias Eugenie Silva, M. P. W. Seneviratne, Don Andrew de Silva, Dona Louisa de Silva, Don Edward de Silva, by his guardian ad litem Don Andrew de Silva, Don Robert de Silva, by his guardian Don Andrew de Silva, and Richard de Silva shall, on or before the 10th day of November, 1893, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Dona Licina Jayasekera, of Paranapattiya in the Kandupalata of Udunuwara, is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless (1) Virginia alias Eugenie de Silva, (2) M. P. W. Seneviratne, (3) Don Andrew de Silva, (4) Dona Louisa de Silva, (5) Don Edward de Silva, by his guardian ted litem Don Andrew de Silva, (6) Don Robert de Silva, by his guardian ad litem Don Andrew de Silva, (7) Somittra Vijjra, by her guardian ad litem Richard de Silva, and (8) Richard de Silva—shall, on or before the 10th day of November, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 7th day of October, 4893.

12th May, 1894. *

On the motion of Mr. Beven, Proctor for petitioner, it isordered that the time for showing cause against the Order Nisi be extended to 15th day of June, 1894, and that the Order Nisi so extended be published in the Government Gazette and in the Sarasawi Sandaresa newspaper, and copies of such notice be issued to the respondents and to the objector, Galbodalianege Arnolis de Silva.

J. H. DE SARAM, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. Class II. No. 1,831. In the Matter of the Estate of Margueritta Corea and Muttucutti Arachchige Don David Appuhami (wife and husband), both of Nuwara Eliya, deceased.

John Agonis Appuhami, of Nuwara Eliya .. . Petitioner.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 17th day of May, 1894, in the presence of Mr. J. B.

Siebel, Proctor, on the part of the petitioner John Agonis Appuhami; and the affidavits of the said John Agonis Appuhami, dated the 4th and 17th days of May, 1894, respectively, having been read;

• It is declared that the said John Agonis Appuhami is the son of Margueritta Corea and stepson of Muttucutti Arachchige Don David Appuhami, deceased, and as such is entitled to have letters of administration to the estate of Margueritta and Muttucutti Arachchige Don David Appuhami, deceased, issued to him, unless the respondents above-named shall, on or before the 22nd & day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 17th day of May, 1894.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. Santhiraver Sinnetambiar, of Tunnalai, deceased.

Sinnetambyar Aromugam, of TunnalaiPetitioner.

Vs.

THIS matter of the petition of Sinnetambyar Aromugam, of Tunnalai, praying for letters of administration to the estate of the above-named deceased Santhiraver Sinnetambyar, of Tunnalai, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 18th day of May, 1894, in the presence of Mr. T. M. Tampoo, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 18th day of May, 1894, having been read: It is declared that the petitioner is one of the sons and heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 25th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA, District Judge.

Signed this 18th day of May, 1894.

In the District Court of Galle.

Order Nisi.

 $\left. egin{array}{l} {
m Testamentary} \\ {
m Jurisdiction.} \\ {
m No. 3,041.} \end{array}
ight\}$

In the Matter of the Estate of Hadjie

Mahamed Suleika, deceased, of Galupiyadda.

THIS matter coming on for disposal before Henry L. Moysey, Esq., District Judge of Galle, on the 13th day of April, 1894, on the motion of Mr. Geo. E. Abeyawardena, Proctor, on the part of the petitioner Hadjie Ossen Saibu Hadjie Mohamed, of Galupiyadda, and his petition, dated 10th April, 1894, having been read:

It is ordered that letters of administration of the estate of the said Hadjie Mohamed Suleika be issued to the aforesaid Hadjie Ossen Saibo Hadjie Mohamed of Galupiyadda, being father of the said deceased, unless Ahamadu Lebbe Marcar Mohamadu Anifa, of Galupiyadda, respondent, shall, on or before the 4th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

H. L. Moysey, District Judge.

The 2nd day of May, 1894.

In the District Court of Galle.

· Order Nisi.

Testamentary) Jurisdiction. No. 3,045. In the Matter of the Estate of the late Hendrick Goonasekara, deceased, of Badulla

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 12th day of May, 1894, on the motion of Mr. Geo. E. Abeyawardena, Proctor, on the part of the petitioners (1) Isabella de Silva Goonasekara and her husband (2) Dionis de Silva Goonasekara, both of Metaramba; and the affidavit of the said petitioners (1) Isabella de Silva Goonasekara and (2) Dionis de Silva Goonasekara, dated 12th February, 1894, having been read: It is ordered that letters of administration to the estate of the said deceased be issued to the said Isabella de Silva Goonasekara and Dionis de Silva Goonasekara, unless the respondents, viz., (1) Louisa Goonasekara and her husband, (2) Charles Peter Amarasingha, both of Metaramba in Galle, shall, on or before the 12th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 12th day of May, 1894.

H. L. MOYSEY, . District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary \ Jurisdiction. No. 3,049.

In the Matter of the Estate of the late Imadoowa Kariyawassan Gamage Suwaris de Silva, deceased, of Pettigalawatta.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 15th day of May, 1894, on the motion of Mr. D. G. Goonewardane, Proctor, on the part of the petitioner Charles John Panangala; and the affidavit of the said Charles John Panangala, dated 18th day of September, 1893, having been read: It is ordered that letters of administration to the estate of the deceased Imadoowa Kariyawassan Gamage Suwaris de Silva be issued to the aforesaid Charles Panangala of Pettigalawatta, who is the first cousin of the first respondent, the widow of the

deceased, unless the said first respondent Hiare Gamage Ema, for herself and as guardian ad litem of the second respondent Imadoowa Kariya wassan Gamage Richard, shall, on or before the 7th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 15th day of May, 1894.

H. L. MOYSEY, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary \ Jurisdiction. No. 419.

In the Matter of the Estate of the late Asurappuli Radage Balayaweda and his wife Kirimallu Ridi, both of Pikkulama.

THIS matter coming on for disposal before Edward Thomas Noyes, Esq., District Judge of Chilaw, on the 11th day of December, 1893, in the presence of the petitioner Asurappuli Radage Pulinga, of Pikkulama; and the affidavit of the said petitioner, dated 30th August, 1893, having been read, together with the evidence recorded on the 11th December, 1893: It is ordered that the joint last will of Astrappuli Radage Balayaweda and his wife Kirimallu Ridi, of Pikkulama, both deceased, dated 22nd March, 1868, a certified copy whereof has been produced, be and the same is hereby declared proved, unless the respondents hereinafter named show sufficient cause to the contrary on or before the 15th day of June, 1894.

It is further declared that the said Asurappuli Radage Pulinga is entitled to have letters of administration, with copy of the will annexed, to the estate of the late Asurappuli Radage Balayeweda and his wife Kirimallu Ridi, of Pikkulama, issued to him, and such letters are hereby granted to him, unless the respondents—1, Dingu Ridi; 2, Vallie Ridi; 3, Sepala; 4, Menika Ridi; 5 Andiya; 6, Kiri Baiya: 7, Savusiri; and 8, Gunamallu, all of Pikkulama—show sufficient cause to the contrary on or before the 15th day of June, 1894.

> E. T. Noyes. District Judge.

Chilaw, 25th May, 1894.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,338. In the matter of the insolvency of James de Abrew Abeyesinghe.

TOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 21, 1894, to prove claims.

By order of court,

• J. B. Misso, Secretary.

Colombo, May 23, 1894.

In the matter of the insolvency of Kavana Ahamado Allie, of Third Cross street,

Pettah, Colombo. OTICE is hereby given that a public sitting of this court will be held on June 28, 1894, for the allowance to the insolvent of his certificate of conformity.

By order of court,

J. B Misso,

. Colombo, May 23, 1894.

Secretary.

No. 1,806.

No. 1,799.

In the matter of the insolvency of Mohamado Curysin Carrim, of Kew road, Slave Island, Colombo.

OTICE is bereby given that a public sitting of this court will be held on June 28, 1894, for the allowance to the insolvent of his certificate of confor-

By order of court,

Colombo, May 26, 1894.

J. B. Misso, Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Awoo Lebbe Meera Lebbe Markar, of No. 95.

W HEREAS the above-named Awoo Lebbe Meera VV Lebbe Markar, of Deenagoda, was on May 22, 1894, adjudged insolvent by the District Court of Kalutara, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concorned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on June 22 and July 20, 1894, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates.'

By order of court.

JOHN G. L. VANDERSTRAATEN,

Kalutara, May 25, 1894.

Secretary.

No. 96.

In the matter of the insolvency of Weeracanda-arachchige Bastian de Silva, of Alutgama.

WHEREAS the above-named Weeracanda-arachchige Bastian de Silva, of Alutgama, was on May 28, 1894, adjudged insolvent by the District Court of Kalutara, and an order has been made by the said court placing the. estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on June 27 and July 25, 1894, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates.'

By order of court,

JOHN G. L. VANDERSTRAATEN,
Kalutara, May 29, 1894. Secretary.

OF FISCALS' SALES. NOTICES

Western Province.

In the District Court of Colombo.

M. K. M. Sockalingam Chetty, of ColomboPlaintiff. No. 4,293/C.

Ena Ooduma Lebbe Marikar, of 3rd Division

Maradana, Colombo Defendant.

OTICE is hereby given that on Monday, June 25, 1894. at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property,

The land and the boutique bearing assessment No. 174, situated at second division in Maradana, within the four gravets of Colombo: bounded on the north by the boutique bearing No. 175 belonging to Colenda Marikar Esi Lebbe Hadjiar, on the east by the property of Ahamadu Lebbe Ibrahim Lebbe, on the south by the boutique bearing No. 173 belonging to Colenda Marikar Esi Lebbe Hadjiar, and on the west by the high road, containing in extent quarter of an acre more or less.

2. The two boutiques bearing assessment Nos. 32 and 33, situated at second division in Maradana aforesaid; bounded on the north by the property of Esi Lebbe Mahamadu Lebbe Marikar Hadjiar, on the east by the high road, on the south by the boutique bearing No. 34, and on the west by the Municipal fish market, containing in extent half an acre more or less.

Fiscal's Office, Colombo, May 30, 1894. J. S. DRIEBERG, Deputy Fiscal.

In the District Court of Negonroo.

Muna Runa Una Odeappa Chetty, administrator of the estate of M. R. U. Palaniappa Chetty..... Plaintiff.

Philip Cadiramen, of New Chetty street,

Colombo, individually, and as administrator of the estate of F. S. Fernando, deceased, and another Defendants.

OTICE is hereby given that on June 23, 1894, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property. viz. :-

All that part of the garden called Weediabodawatta situate at the first division of Udeartoppu within the gravets of Negombo: and bounded on the north by the orad to Hunupitiya, on the east by a portion of this land of Philip Javeris. Arachehi No. 3, on the south by the garden of Istaky Fernando, and on the west by the portion of this land of Philippu Charles Mathes Pulle, containing in extent 2 roods and 16:14 perches more or less, specially mortgaged by bond No. 8,418, dated March

30, 1883, and declared specially bound and executable for the decree entered in the above case; and the right, title, and interest of Franciscu Salis Fernando Pulle, deceased in and to the same at the date of the mortgage thereof to Muna Runa Una Palaniappa Chetty, deceased, to wit, March 30, 1883.

Amount to be levied Rs. 1,333-25, with legal interest on Rs. 1,200 from February 10, 1893.

Deputy Fiscal's Office, Negombo, May 28, 1894. J. P. LEWIS, Deputy Fiscal.

In the Court of Requests of Colombo.

No. 128/5,870.

Mututantrige Cornelis Cooray alias Notharis Appu, of Wattalpola in Rayigam korale.....Defendant.

OTICE is hereby given that on Monday, June 25, 1894, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 97.92, viz.

1. The soil and trees of the land called Kongahawatta, together with the tiled house standing thereon, situated at Wattalpola; bounded on the north by the land of Dasalomus Cooray, east by the old road, south by lands belonging to Arnolis Sinho and others, and on the west by a land of Kuruppu Jayawardana, Notary, containing in extent three acres more or less.

Deputy Fiscal's Office, Kalutara, May 28, 1894. H. W. BRODHURST, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

K. M. W. Cumerappa Chetty, of KandyPlaintiff. Vs. No. 6,362.

Jeronis Mendis, of Kandy Defendant.

OTICE is hereby given that on June 23, 1894, at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant:—

The right, title, and interest of the defendant in and to the houses Nos. 159 and 169A, situate at Colombo street, Kandy; bounded on the north by land belonging to Adalpulle Sinna Tamby, on the east by a ditch, on the south by Colombo street, and on the west by the house and ground of Selestina Mendis, and containing in extent 4.73 square perches.

Amount of writ Rs. 941.

Fiscal's Office, Kandy, May 29, 1894. C. R. CUMBERLAND, Fiscal. In the District Court of Kandy.

No. 8,049.

P. D. James AppuhamyDefendant.

OTICE is hereby given that on June 23, 1894, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the one-third share of the bakery No. 29, Castle Hill street, Kandy, and of all the goods, chattels, surniture, and book debts due to the said bakery, the business of which is carried on by the defendant and R. D. Mendis, under the name, style, and firm of R. D. Mendis & Co., and all his right whatsoever in and to the said bakery in terms of the deed No. 15,955 dated January 15, 1894.

Amount of writ Rs. 547.42.

Fiscal's Office? Kandy, May 30, 1894. C. R. CUMBERLAND, Fiscal.

Southern Province.

In the District Court of Galle.

Don Adrian de Silva Weerasooriya, of Ratgama.....,Plaintiff. ∇s .

1, David Mendis Jayasooriya, of Weligama in Weligama Totamune in Matara District; 2, Lamahewage Don Mathes de Silva, of

OTICE is hereby given that on Saturday, June 30, 1894, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot the following property, viz.:-

The defined one-sixth part containing 1 rood and 24.93 perches in extent, together with the buildings standing thereon, of the garden Dammullewatta, situate at Malalagama

2. The undivided one-sixth part of Dammullewela,

situate at Malalagama.

3. The soil and trees of the one-fortieth portion of Kimbulaelboda Maradana Kurunduwatta, situate at the

village Malalagama.

4. The undivided one-ninth, one-tenth, and one-forty-eighth parts of Idankissawatta, situate at Malalagama: property mertgaged with the plaintiff by a writing obligatory dated November 21, 1891, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 1,236 871, with interest on Rs. 750 at 18 per cent. from October 28, 1893,

till payment in full.

Fiscal's Office. Galle, May 23, 1894. H. J. WOUTERSZ, Deputy Fiscal.

In the District Court of Galle.

Kaluwa Markar Bawadu Markar, of Galle......Plaintiff. $\mathbf{v}_{\mathbf{s}}$.

No. 2,501.

1, Ahangama Badalge Francisku de Silva;

2, Ahangama Badalge Dineshamy; and 3, Ahangama Badalge Cornelis, all of

Sipkaduwa.....Defendants. OTICE is hereby given that on Friday, June 29, 1894, commencing at 22 o'clock noon, will be sold by public auction at the spot the following property,

1. The planter's share of the 2nd and 3rd plantations, half part of the remaining trees and soil, and the 15 cubits tiled house built with stones and mortar, standing on the garden Galwadugewatta alias Kahatagahawatta, situate at Sipkaduwa.

2. Half part of the soil and trees of a portion of Dahanayakagoda Kahatagahawatta, situate at Sipkaduwa.

3. Five-sixteenth parts of the soil and trees and the cubits house standing on Mahakammalawatta, at . Sipkaduwa.

4. The field called Puakganayayakumbura of one amunam of paddy sowing extent, situate at Punchipatanegoda in Sipkaduwa.

5. Three-eighth parts of Ihalapuppawela, situate at

Hikkaduwa.

6. The field called Kudagodawela of one amunam in extent, situate at Hikkaduwa.

7. Half part of Potuwilakumbura, situate at Hikkaduwa.

8. Sixteen kurunies extent of land from Paranapansala-addarakudagodawela, situate at Sipkaduwa.

9. One-fourth part of the soil and soil share trees of

Punchikammalawatta, situate at Sipkaduwa.

10. One-eleventh part of soil and trees of Aruma Acharige Mahawatta, situate at Sipkaduwa; property mortgaged by bond dated March 24, 1885, and declared bound and executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 3,085.78, with interest on Rs. 1,450 at 12 per cent. per annum from December 21, 1893.

Fiscal's Office, Galle, May 23, 1894. H. J. WOUTERSZ, Deputy Fiscal.

In the District Court of Galle.

M. R. M. A. Muthiya Chetty, of Galle Plaintiff. No. 2,756.

1, Samsy Lebbe Markar Mohammadu Abdulla; Tamby Saibo Abdul Cader Hadjiar; Pakir Bawa Samsy Lebbe Markar; and

4, Samsy Lebbe Pakir Mohidin, all of Galle Bazaar Defendants.

OTICE is hereby given that on Monday, June 25, at 12 o'clock noon, will be sold by public auction at the shops Nos. 110 and 111 in the High street, Galle Bazaar, the following property, viz.:

Twenty travelling bags, 214 rolls of thread, 5½ dozens of umbrellas, and other movables seized; property mortgaged by the writing obligatory dated June 5, 1893, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 4,570 25, together with interest on Rs. 4,000 at 15 per cent. per annum from April 26, 1894.

Fiscal's Office, ' Galle, May 29, 1894. H. J. WOUTERSZ, Deputy Fiscal.

In the District Court of Galle. .

R. M. A. Sammugan Chetty Plaintiff.

S. L. M. Mohamad Abdulla and T. P. Abdul

Cader Hadjiar, both of Galle Bazaar Defendants.

OTICE is hereby given that on Monday, July 2, 1894, and following days, commencing each day at 12 o'clock noon, will be sold by public auction at the shops Nos. 110 and 111 in the High street, Galle Bazaar, the right, title, and interest of the said defendants in the following property, viz.:-

Eleven boxes of chintz cloths, 2 rolls of flag cloths, turban, and other movables seized.

This writ is issued to levy a sum of Rs. 5,282 35, with interest on Rs. 5,000 at 15 per cent. per annum from April 25, 1894.

Fiscal's Office. Galle, May 29, 1894. H. J. WOUTERSZ, Deputy Fiscal.

UNOFFICIAL

MEMORANDUM OF ASSOCIATION THE NAHAVILLA ESTATES COMPANY, LIMITED

- 1. The name of the Company is "The Nahavilla Estates Company, Limited."
- 2. The registered office of the Company is to be established in Ceylon.
- The objects for which the Company is established are-
- (a) To purchase or otherwise acquire the Nahavilla estate and premises, situated in the District of Badulla.
- (b) To purchase, or lease, or otherwise acquire any other estate or estates, 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 Nahavilla estate and any other estates or lands that may be purchased, leased, or otherwise acquired as tea estates or with any other products or in any other ways, and to let, lease, and exchange or mortgage the same or any part thereof, whether in consideration of money or securities for money, or shares, debentures, or securities in any other Company, or for any other consideration, or otherwise to trade in, dispose of, or deal with the same or any part thereof.
 - (d) To purchase tea leaf and (or) other raw products for manufacture, manipulation, or sale.
 - (e) To manufacture tea leaf and (or) other raw products.
- (f) To carry on the business of manufacturers, growers, planters, and exporters of tea and other products in all their branches on behalf of the Company, or as agents for others, and on commission or otherwise.
- (g) To plant, grow, and produce, buy, sell, trade, and deal in tea, coffee, cinchona, cacao, cardamoms, and other plants, trees, and natural products of any kind or any of them.
- (h) To borrow or receive on loan money for the above purposes or any of them, and for repayment of all or any of the money so borrowed, and the security thereof upon mortgage, debenture bonds, bills, bonds for cash credit, interest warrants, letters of credit, trust deeds or other deeds of security, promissory notes, bills of lading, or other negotiable instruments over all or any of the Company's property or assets, movable or immovable, real or personal, or on security of the subscribed capital of the Company, called or not called, or otherwise.
- (i) To establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any part thereof.
- (j) To acquire by purchase in money, or in shares, or bonds, or otherwise, and undertake all or any part of the business, property, assets and liabilities of any person or Company carrying on any business in Ceylon or elsewhere, which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
- To unite, co-operate, amalgamate, or enter into partnership or any arrangements for sharing profits, or union of interests, or any other arrangement with any person or Company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or any of them, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon, either in money, or in shares, or bonds, or otherwise, and to hold any shares, stock, or other interest in any such Company, and to promote the formation of any such Company.
- To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.
 - The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is rupees one hundred and fifty thousand (Rs. 150,000), divided into

three hundred shares of rupees five hundred (Rs. 500) each, with power to increase or decrease the capital.

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 accordance with 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.	•	1	Number of Shares taken by each Subscriber.					
JOHN PATERSON, Colombo	•	•••	•••	· One					
G. W. Suffren, Colombo	•••	•••	***	One					
M. Bremer, Colombo	•••	•••	••	. One					
F. J. DE SARAM, Colombo	•••	•••	•••	One					
EDWARD S. GRIGSON, Nuwara Eliya	•••	•••	***	One					
R. P. MACFARLANE, Tonacombe	•••	•••	***	One					
A. Orchard, Haputale	•••		•	One					

Dated this 17th dayof May, 1894.

Witness to the signatures of John Paterson, Garlich Wilhelm Suhren, Mounsteven Bremer, and Frederick John de Saram:

R. F. DE SARAM, Proctor, Colombo.

Witness to the signature of Edward Snape Grigson: Forrest de Zilva, Nuwara Eliya.

Witness to the signature of Robert Parlan Macfarlane: M. Hamiss. Conductor, Tonacombe.

Witness to the signature of Alexander Orchard: J. MAYOW, Haputalé.

ARTICLES OF ASSOCIATION OF THE NAHAVILLA ESTATES COMPANY, 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.
- in these Articles or not.

 2. The Company shall forthwith, after its incorporation, purchase all that and those the estate and premises called Nahavilla, situated in the District of Badulla, for the sum of Rs. 95,000, the vendor paying all expenditure on the estate and receiving all crops and produce gathered therefrom up to the 30th day of September, 1893.

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 Directors may from time to time make such calls upon the Shareholders in respect of all moneys unpaid on their shares as the Directors may think fit, and each Shareholder shall be liable to pay the amount of calls so made to the person and at the time and place appointed by the Directors. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.
- 5. If before or on the day appointed for payment any Shareholder does not pay the amount of any call to 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 Directors may, if they think fit, receive from any of the Shareholders willing to advance the same all or any part of the moneys due upon their respective shares beyond the sums actually called up, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company shall pay interest at such rate as the Shareholders paying such sum in advance and the Directors agree upon. The shares, except when 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 share 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 shares, any one of such persons may give effectual receipt for the dividend payable in respect of such shares.
- 8. Every Shareholder shall 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 used up, worn out, or lost, it may be renewed on payment of fifty cents.

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 rupees two and cents fifty.
- 12. The register of transfers shall be closed during the fourteen days immediately preceding every Ordinary General Meeting of the Company, and at such other times (if any) and for such period as the Directors may from time to time determine, provided always that it shall not be closed for more than thirty days in any 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, the Shareholders desirous of executing the same or the Directors may convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not, and the resolution of such Extraordinary General Meeting shall be absolute.

TRANSMISSION OF SHARES.

- 14. The executors or administrators or heirs of a deceased Shareholder shall be the only persons recognized 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 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 manner as the Directors think fit.
- 23. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay to 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; and they shall have power to add to such new shares such an amount of premium as may be considered expedient.
- 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 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 from time to time, at their discretion, to borrow money for the purposes of the Company to such extent, in such manner and upon such terms and conditions as they may think fit, and for such purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deeds, or other documents, to issue letters of credit, and to grant mortgages or other deeds or instruments of security over all or any of the Company's lands, property, estates, and assets.

GENERAL MEETING.

- 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 November 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 requisitionist or requisitionists or any other Shareholder 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. Seven 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, and no business shall be transacted at any General Meeting unless the requisite quorum be present at the commencement of the business.
- 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 same day in the next week at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, those members who are present shall be a quorum, and may transact the business for which the meeting was called.
- ' 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 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.
 - 44. Every Shareholder shall have one vote for every 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 of his guardians if more than one.
- 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 proxies. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor 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, other than a power of attorney, shall be valid after the expiration of three months 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 two or more than five; but this clause shall be construed as being directory only, and the continuing Directors may act not with standing any number of vacancies.
- 52. The first Directors shall be Robert Parlan Macfarlane, Alexander Orchard, and Edward Snape Grigson, 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 1895.
- 58. As a remuneration for their services, the Directors shall be paid out of the funds of the Company such sums as the Company in General Meeting shall from time to time determine, and such remuneration shall be divided between them in such manner as they may determine.
- 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 Nahavilla estate, and the lease and (or) purchase of any other estates or lands upon such terms and conditions as they may think fit in the interests of the Company.
- 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 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 lands and the cultivation thereof, and otherwise in or about the working and business of the Company; and the Directors may proceed to carry on the business of the Company and to employ and apply its capital as soon after the registration of the Company as they in their discretion shall think fit, and notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted; and they shall do so as soon as, in the judgment of the Directors at the time, a sufficient number of shares have been subscribed to render it desirable for them to do so.
- 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 purpose 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, 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.
- 61. In furtherance, and not in limitation of, and without prejudice to the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
- (a) To institute, conduct, defend, compromise, settle, or abandon any legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands by or against the Company.

- (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.

 (d) To act on behalf of the Company in all matters relating to bankrupts and insolvents, with power to accept

the office of trustee, assignee, liquidator, or inspector, or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or release such investments.

- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or Company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to 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 the Directors may think expedient; and to confer such powers either collaterally with or to the exclusion of, and in substitution for all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or Company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.
- 62. A resolution in writing signed 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,

DISQUALIFICATION OF DIRECTORS.

The office of 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 take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his crediters.

64. 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 realized by such contract, arrangement, or transaction, by reason only of such Director holding that office or of the fiduciary relations thereby 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.

- 65. At the first Ordinary Meeting of the Company to be held in the year 1894 all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being, or the number next below one-third, shall retire from office.
- 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.
- 67. 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.
- 68. 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.
- 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.
- 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.

- 71. 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.
- 72. The Directors may elect a Chairman of their meetings, and determine the period for 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.
- 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 Director or person 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. . .
- 74. 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.
- 75. 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.
- 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

DIVIDENDS.

- 77. The Directors may, with the sanction of the Company in General Meeting, declare a yearly dividend to be paid to the Shareholders in proportion to their shares, and the amounts paid up thereon; and they may at their discretion, and without such sanction from time to time, pay to the Members on account of the next forthcoming dividend such interim dividend as in their judgment the position of the Company justifies.
- . 78. No dividends shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.
- 79. 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 equalizing dividends, or for repairing, improving, or maintaining any of the property of the Company or any part thereof, or for such other purposes as the Directors shall, in their absolute discretion, think conducive to the interests of the Company; and the Directors may invest the sum or sums so set apart upon such securities or investments as they think fit.
- 80. When any Shareholder is indebted to the Company for calls, or otherwise, all dividends payable to him, or a sufficient part thereof, may be applied by the Board in or towards satisfaction of the debt.
- 81. 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 credit of the Company's profit and loss account, but the Board may remit the forfeiture whenever they may think proper.
 - 82. No dividend shall bear interest as against the Company.

ACCOUNTS.

- 83. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the last year made up to a date not more than three months before such meeting.
- 84. The statement so made shall show, arranged under the most convenient heads, the amount of gross income and the amount of gross expenditure. 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 item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 85. 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.
- 86. A written or printed copy of such balance sheet shall be delivered at or sent by post to the registered address of every Shareholder.

AUDIT.

- 87. 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.
- 1. 88. The accounts of the Company for each year shall be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more auditors to be elected by the Company in General Meeting.
- 89. If not more than one auditor is appointed, all the provisions herein contained relating to auditors shall apply to him.
- 90. The auditors need not, but may 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.
- 91. 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.
 - 92. Any auditor shall be re-eligible for election on his quitting office.
- 93. 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.
- . 94. 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.
- 95. Every auditor shall have access to all books of accounts kept by the Company, and 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.
- 96. The auditors may 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 such report shall be read, together with a report of the Directors, at the Ordinary Meeting.

NOTICES.

- 97. 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.
- 98. 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.
- 99. 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 notices 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.

- 100. 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.
 - 101. All notices required to be given by advertisement shall be published in the Ceylon Govenment Gazette.
- 102. 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 have not named such an address he shall be not entitled to any notices.

Dated this Seventeenth day of May, One thousand Eight hundred and Ninety-four.

John Paterson, Colombo.
G. W. Suhren, Colombo.
M. Bremer, Colombo.
F. J. De Saram, Colombo.
EDWARD S. GRIGSON, Nuwara Éliya.
R. P. Macfarlane, Tonacombe.
A. Orchard, Haputalé.

Witness to the signatures of John Paterson, Garlich Wilhelm Suhren, Mounsteven Bremer, and Frederick John de Saram:

R. F. DE SARAM, Proctor, Colombo.

Witness to the signature of Edward Snape Grigson : FORREST DE ZILVA, Nuwara Eliya.

Witness to the signature of Robert Parlan Macfarlane:
M. Hamiss, Conductor, Tonacombe.

Witness to the signature of Alexander Orchard: J. Mayow, Haputalé.

The Bristol Hotel Company, Limited.

M Extraordinary General Meeting of Shareholders of the above Company will be held at the registered office of the Company, No. 29, York street, Fort, Colombo, on Tuesday, June 12, 1894, at 4.30 p.m., for the purpose of confirming the special resolution (as under noted) which was duly passed at the Extraordinary General Meeting held at the registered office of the Company on Friday, May 25 last:—

Special Resolution.

That the capital of the Bristol Hotel Company, Limited, be increased from Rs. 230,000 to Rs. 265,000 by the creation of 350 new shares of Rs. 100 each.

By order of the Directors,

JOHN GUTHRIE,

Colombo, May 28, 1894.

Secretary.

Eadella Estates Company, Limited.

EXTRAORDINARY GENERAL MEETING of Shareholders will be held at the registered office of the Company at Kandy, June 18, 1894.

The transfer books will be closed from June 7 to 21

inclusive.

By order of the Board,

J. Munton, Secretary. R. A. A. DELMEGE begs to notify that the Injunction of the District Court of Colombo, prohibiting him from using the style of "Delmege, Reid & Co.," has this day been cancelled by the Supreme Court, under whose authority he now resumes the above style, and will henceforward trade as

Delmege, Reid & O.

Colombo, May 25, 1894.

FREDERICK TALDENA, of Badulla, do hereby give notice that I shall six weeks hence apply to the Hon. the Judges of the Supreme Court to be admitted and enrolled a Proctor of the District Court of Colombo.

FREDERICK TALDENA.

A UCTION sale of houses and lands of the Estate of the late A. T. Weeresooriya and his wife Dona Gimara Hamine.—I am instructed by Mr. David Martin Samaraweera, the Executor of the above estate, to put up for sale by public auction at Patuwatta, at the residence of Mr. A. D. Weeresooriya, on Saturday, the 2nd June, commencing at 12 noon, the under-mentioned properties:

1. The garden Magulkarandagahawatta (exclusive of 1-5th of 17-20th and 3-20th parts) and the adjoining garden Kotagemagulkarandegahawatta and the house standing thereon, situate at Patuwatta.

2. The schoolroom and the ground thereunder of Mudillilagahawatta, situate at Dodanduwa, and occupied by the Church Mission Society.

A. R. EPHRAUMS, Auctioneer.

Galle, May 25, 1894.

DRAFT · ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Village Communities" Ordinance, 1889."

Preamble.

WHEREAS doubts have arisen as to whether the inhabitants of any subdivision which has been brought within the operation of "The Village Communities' Ordinance, 1889," hereafter referred to as the principal Ordinance, have power to enforce a contribution in labour towards any of the purposes mentioned in section 6 of the said Ordinance, and it is expedient to remove such doubts: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Amendment of section 6 of the principal Ordinance as to imposing labour.

- 1 In section 6 of the principal Ordinance, after sub-section 17 and before sub-section 18 the following sub-sections shall be inserted and numbered respectively (17a), (17b), and (17c), namely:—
- "For imposing and enforcing an annual tax payable in labour, not exceeding that of fifteen days in the year for any one person, in respect of all or any of the purposes mentioned in sub-sections (1), (2), (13), (16), and (17) upon the inhabitants of the sub-division."
 - "For determining the number of days' labour to be imposed in respect of any one or more of such purposes."
 - "For calling out and compelling the performance of such •labour."

Commencement of Ordinance.

2 This Ordinance shall commence and come into operation on the day of 189, and its provisions shall apply to the inhabitants of any subdivision which has been or shall hereafter be brought within the operation of the principal Ordinance.

Short title.

3 This Ordinance may be cited as "The Village Communities Ordinance, 189," and this Ordinance and the principal Ordinance may be cited collectively as "The Village Communities Ordinances, 1889 and 189."

By His Excellency's command,

Colombo, May 22, 1894.

E. NOEL WALKER, Colonial Secretary.

NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 31, 1894.

South Australia,-No. 3.

Spencer Gulf-South Australia-Approach to Port Pirie.

Notice is hereby given that on or about August 1, 1894, the lightship in Germein bay will be discontinued, and in lieu thereof a white light will be exhibited from the sea end of port Germein' jetty, visible ten miles. Further notice will be given.

ARTHUR SEARCY, Secretary to the Marine Board.

Marine Board Offices Port Adelaide, March 8, 1894.

STRAITS SETTLEMENTS.

Salat Sinki-Western approach to new Harbour,

Singapore.

On May 10, 1894, the lightship on the "Ajax" shoal will be replaced by a temporary lightvessel showing two vertical bright lights ten feet apart, visible all round a distance of 9 miles.

C. Q. G. CRAUFURD, R.N. Master Áttendant.

Master Attendant's Office Singapore, April 20, 1894.

BENGAL.-No. 87.

Bay of Bengal-Orissa Coast.-Anchoring Buoy adrift.

The Port Officer, Chandbally, has given notice, dated 30th ultimo, that the anchoring buoy on the Balasore roads has broken adrift, and will be replaced as early as practicable.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 5, 1894. .

BENGAL.-No. 88.

Bay of Bengal—Burma Coast—Mergui Archipelago.— Certain Beacons and Landmarks missing at Mergui.

The Port Officer, Rangoon, through the Officiating Director of the Royal Indian Marine, has given notice that the following beacons and landmarks are missing at Mergui :-

(1) Both eastern and western beacons at the entrance

to the port.

(2) The pagoda shown on the chart as tree pagoda, also the flagstaff at the Deputy Commissioner's house.

(3) The basket beacon on the trees north of the town is invisible from seaward and therefore useless.

A temporary beacon has been erected on the spit extending off Kalwin point, two cables south of the position of the old one. This beacon consists of a pole surmounted by a ball.

The beacon in Fell's off Pigali island is also missing.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 7, 1894.

Bengal.—No. 90.

Tasmania, East Coast—D'Entrecasteaux Channel. Shoal South-West of Snake Island.

The British Admiralty has given notice (No. 167 of 1894) of the existence of a rocky shoal, 1½ cable in length, W.N.W. and E.S.E., and half a cable in breadth, with depths of 6 to 10 ft. on it, lying with the south extreme of Snake island, bearing from its centre N.E. 3 E. (N. 53° E.), distance $2\frac{1}{10}$ cables. There are depths of 5 fathoms half a cable south-west-

ward of the shoal, and a channel with about 20 ft. water between it and the rock which dries south-westward of Snake island.

Approximate position, centre of shoal, lat. 43° 10′ 45″ S., long. 147° 17′ 45″ E.

Variation 9° Easterly in 1894.

B. P. CREAGH, Gomdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 10, 1894.

BENGAL.-No. 91.

Japan-Seto Uchi-Simonoseki Strait. Alteration in Position of Eastern Middle Ground Buoy.

The British Admiralty Has given notice (No. 173 of 1894) that eastern Middle ground (Nakano su) buoy (black, with staff and cage), has been moved E. by N. (N. 79° E.), 3\frac{3}{4} cables, and now lies in 5\frac{1}{4} fathoms at low water, with Isaki lighthouse, bearing S.S.W. (S. 23° W.), distant 11\frac{3}{4} cables; and Kanabuse beacon W. \frac{1}{4} S. (S. 87° W.).

Approximate position, lat. 33° 58′ 45″ N., long. 131° 1′ 25″ E.

Variation 4° Westerly in 1894.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 10, 1894.

Bengal.—No. 92.

 $Japan, \ West \ Coast-Hayasaki \ Channel-Shimabara \ Gulf.-$ Gotsu Reef Beacon destroyed.

The British Admiralty has given notice (No. 181 of 1894) that the beacon (a white staff), which previously marked Gotsu reef, Hayasaki channel, entrance to Shima-

bara gulf, has been destroyed in a typhoon.

Approximate position, lat. 32° 34′ 30″ N., long. 130° 6′ 15″ E.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 10, 1894.

BENGAL.-No. 93.

Australia, East Coast—Moreton Bay.—Buoy Marking Sunken Wreck Northward of Cape Moreton.

The British Admiralty has given notice (No. 182 of 1894) that a green buoy has been placed on cable N.N.E. (N. 22° E.) from the wreck of the Danish barque Aarhus, which lies sunk in a depth of 12 fathoms, with the top-masts showing above water, in a position with Cape Moreton lighthouse bearing about S. ½ W. (S: 5° W.), distant $2\frac{1}{4}$ miles.

Approximate position, wreck, lat. 27° 0' S., long. 153°

Variation 9° Easterly in 1894.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 10, 1894.

BENGAL.-No. 94.

Bay of Bengal—Burma Coast.—Exact Position of the Water-logged Junk.

Caution.—With reference to Notice to Mariners No. 82, dated the 30th ultimo, issued by this office, the Port Officer, Rangoon, has given further notice, that the position of the water-logged junk, passed by the Master of the ss. Shahzada, is N. 65° E., distant 22 miles from the Krishna lightvessel; and that she lies in the fairway between the Krishna lightvessel and the Rangoon Pilot station. station.

B. P. CREAGH, Comdr., R.I.M., Port Officer of Calcutta.

Calcutta, May 10, 1894.

BENGAL.-No., 95.

Eastern Archipelago—Sumatra, West Coast.—Reef west of Masalar Island.

The following Notice to Mariners, issued by the Vice-Admiral Commanding the Naval Forces in Netherlands India, No. 11, dated Batavia, April 20, 1894, is republished for general information.

published for general information:—

The Commander of H. N. M. Sumatra reports the existence of a breaking reef in approximate lat. 1° 40′ N., long. 98° 18′ E.

This notice affects the charts: Nederlandsch Oost-Indie, blad I. 1867Noordelijk gedeelte Sumatra 1893 Westkust Sumatra, Singkel tot Ilir 1876

B. P. CREAGH, Comdr., R.I.M., 894. Port Officer of Calcutta. Calcutta, May 12, 1894.