



Ceylon Government Gazette

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CONTENTS.

	PAGE		PAGE		PAGE
Minutes by the Governor ...	1437	Land Sales— <i>contd.</i>		Land Resumption Notices ...	—
Proclamations by Governor ...	1438 & 1495	Northern Province ...	—	Miscellaneous Notices ...	1456
Appointments by the Governor ...	1439	Southern Province ...	—	Notices calling for Tenders ...	1462
Government Notifications ...	1440 & 1497	Eastern Province ...	1449	Sales of Unserviceable Articles ...	1463
Draft Ordinances ...	—	North-Western Province ...	—	Road Committee Notices ...	1463
Passed Ordinances ...	—	North-Central Province ...	—	Municipal Council Notices ...	1464
Notices to Mariners ...	1477	Province of Uva ...	1450	Local Board Notices ...	—
Revenue Notices ...	—	Province of Sabaragamuwa ...	1451	Testamentary Actions ...	1463
Land Sales:—		Notices under the Forest Ordinance ...	1455	Notices of Insolvency ...	1475
Western Province ...	1441	Land Acquisition Notices ...	1460	Notices of Fiscals' Sales ...	1475
Central Province ...	1446			Unofficial Announcements ...	1477

MINUTES BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has, with the sanction of the Secretary of State, been pleased to direct that clause 9 of the Pension Minute of 11th December, 1892, be amended as follows:—

A Public Servant is entitled to reckon as service for pension the whole period of absence on vacation leave and half the period of absence on leave with half salary. Absence without salary will not count as service for pension, *provided, however, that a period not exceeding one year during which an officer is absent on leave without salary, such leave being granted on grounds of public policy, may be counted as service on full pay.*

By His Excellency's command,

Colonial Secretary's Office,
Colombo, June 24, 1894.

E. NOEL WALKER,
Colonial Secretary.

PROCLAMATIONS BY THE GOVERNOR.

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

PROCLAMATION.

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

A. E. HAVELOCK.

WHEREAS by "The 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 purposes of the Administration of Justice—

For the Midland Circuit three times at least at Kandy, such Sessions commencing at Kandy on March 10, on August 1, and on December 1 in 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 alter the dates fixed by the said Ordinance for holding Criminal Sessions of the said Court at any of the 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 Second Criminal Session of the Supreme Court at Kandy, and to fix another date instead thereof :

Now know 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 second Criminal Session of the Supreme Court for the Midland Circuit, to be holden this year at Kandy, shall commence on Monday, the Thirtieth day of July instead of Wednesday, the First day of August.

Given at Kandy, in the said Island of Ceylon, this Twenty-eighth day of June, 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.

A. E. HAVELOCK.

WHEREAS by section 1 of "The Youthful Offenders' Ordinance," No. 1 of 1886, it is enacted that the said Ordinance shall come into operation only in such circuits, districts, or divisions of the Island defined for the purposes of the administration of justice, and at such time or respective times as the Governor in Executive Council shall, by Proclamation published in the *Government Gazette*, from time to time or at any time appoint :

Now know Ye that We, the said Governor, in Executive Council, do by this Our Proclamation appoint and declare that the Ordinance No. 1 of 1886 do come into operation within the Judicial District of Kalutara, Western Province, as from and after the First day of July, 1894.

Given at Kandy, in the said Island of Ceylon, this Twentieth day of June, 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.

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GILES FREDERICK WALKER to be an Unofficial Member of the Legislative Council of the Island of Ceylon.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. R. SPENCE to continue to act as Office Assistant at Batticaloa to the Government Agent, Eastern Province, in addition to his own duties as Assistant Conservator of Forests, up to 31st July, 1894.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Dr. HEYNSBURG to be an Official Member of the Local Board of Mátalé, *vice* Dr. EBELL.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the year 1895, under the provisions of the 5th section of the Ordinance No. 7 of 1866, *viz.*:-

For the town of Batticaloa.

Mr. J. D. CASINADER.
Mr. W. C. CANAGASABEY.
Mr. R. N. AROLAMBALAM.

For the town of Trincomalee.

Mr. C. VALLIPURAMPILLAI.
Mr. N. ARUNASALAM.
Mr. P. F. DE VISSER.

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

Colonial Secretary's Office,
Colombo, June 25, 1894.

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

DON DANORIS RAÑAWIRA to act as Registrar of Marriages, Births, and Deaths of Tihawa, in the District of Hambantota, for one month from the 22nd instant, during the absence of the Registrar, Kurundu Patabendige DON JACOVIS DE SILVA, on leave. His office will be at Bangalawewatta in Tihawa.

DON ENDORIS DE SILVA WIJEWARDANE to act as Registrar of Marriages, Births, and Deaths of Hinidum pattu, in the District of Galle, for two months from the 18th instant, during the absence of the Registrar, DIONYSIUS DE SILVA MADANÁYAKE, on leave. His office will be at Baduwatta in Hinidum pattu.

Wijewardena Mudiyanse-lágé TISAHAMI to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Rilpolapaláta, in the Province of Uva, for one month from the 10th July, 1894, during the absence of the Registrar, Wijekon Mudiyanse-lágé UKKU BANDÁ, on leave. His office will be at Yakdelukumburagedarawatta in Hindagoda.

Rahupola Abeyakon Jayasundera Mudiyanse-lágé BANDÁ to be Registrar of Marriages (Kandyan and General), Births, and Deaths of Bogodapaláta, in the District of Badulla, *vice* Hale Ela Basnáyaka Wijesundara Mudiyanse-lágé SUDU BANDÁ, deceased, with effect from the 22nd June, 1894, and until further orders. His office will be at Edeme-gedarawatta in Hetekmé.

Abeyasindha Heratnáyaka Mudiyanse-lágé MUDIYANSE to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Pandita pattu, in the District of Puttalam, for one and a half month from the 10th July, 1894, during the absence of the Registrar, Abeyasindha Herat Mudiyanse-lágé RANHÁMI, on leave. His office will be at Pahalawatta in Wadigamangawa.

Udangomuwe Ekanáyake Mudiyanse-lágé PUNCHI BANDÁ, Arachchi, to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Mátalé Udasiya pattu, in the District of Mátalé, for one month from the 1st proximo, during the absence of the Registrar, P. B. TALGAHAGODA, on leave. His office will be at Weligala Walawwewatta in Weligala.

Harankaha Vidánelágé PEIRIS APPUHAMI to act as Registrar of Marriages (Kandyan), Births, and Deaths of Palle pattu of Kuruwiti kóralé, in the District of Ratnapura, for four months from the 1st July, 1894, during the absence of the Registrar, H. W. UKKUHÁMI, on leave. His office will be at the usual place at Kendangamuwa.

Abeyaratne Herat Mudiyanse-lágé UKKU BANDÁ to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Peravili pattu in the District of Puttalam, for fifteen days from the 12th proximo, during the absence of the Registrar, Abeyaratne Herat Mudiyanse-lágé APPUHAMI, on leave. His office will be at Innawatta in Kollankulama.

Disanayake Mudiyanse-lágé UKKURALA to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Ihalawisideké kóralé in Wéudawilihatpattu, in the District of Kurunégala, for three months from the 5th proximo, during the absence of the Registrar, E. M. KIRIHAMI, on leave. His office will be at Walawwewatta in Wadupola.

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

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

GOVERNMENT NOTIFICATIONS.

A MEETING of the Legislative Council will be held at the Council Chamber on Saturday, the 7th proximo, at 3 o'clock P.M.

Council Chamber,
Colombo, June 27, 1894.

By order,
H. WHITE,
Acting Clerk to the Legislative Council.

IT is hereby notified that from and after the 14th instant and until further orders the office of the Registrar of Marriages, Births, and Deaths of Yatipalata, in the Province of Uva, will be held in the garden called Kenkarawatta in Medawala.

Colonial Secretary's Office,
Colombo, June 22, 1894.

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

WHEREAS by section 3 of the Ordinance No. 12 of 1885 it is enacted that it shall be lawful for the Governor, acting with the advice of the Executive Council, by resolution to be notified in the *Government Gazette*, to abolish any existing tolls or any tolls which may hereafter be legally established, and to determine at what places tolls should be collected, and to alter such places and other places to appoint for the collection thereof—anything in “The Tolls Ordinance, 1867,” to the contrary notwithstanding:

It is hereby notified for general information that the Governor, with the advice of the Executive Council, by virtue of the powers conferred on him by the said Ordinance, has, by resolution of the 14th day of June, 1894, abolished the tolls levied at the Badulla bridge and at Passara, as from and after the 1st day of January, 1895, and has altered the place for levying toll from the 103rd milepost of the Ratnapura-Haputale road to the 100th mile of the said road, as from and after the same date.

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

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

FROM and after Friday, July 6, 1894, the *Gazette* will be published in Parts, separately paged for convenience in filing as separate compilations.

The arrangements of contents will be as follows:—

- PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.
- PART II.—Legal and Judicial.
- PART III.—Provincial Administration.
- PART IV.—Marine and Mercantile.
- PART V.—Municipal and Local.

The subscription will continue to be Rs. 12 per annum, and the price for each complete issue 25 cents.

Colonial Secretary's Office,
Colombo, June 18, 1894.

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

IT is hereby notified that the notice dated June 2, 1894, calling for tenders for the supply of rice, Northern Province, to be receivable at this Office up to noon on Monday, July 2, 1894, is withdrawn and cancelled.

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

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

LAND SALES IN THE WESTERN PROVINCE.

No. 1,404, w. p.

Colonial Secretary's Office,
Colombo, June 6, 1894.

ON Monday, July 23, 1894, and on the following days, at 12 o'clock noon, the Assistant Government Agent for the Negombo District will put up for sale or settlement, at Minuwangoda Resthouse, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Eighty-two allotments of land situated in the Alutkuru North Division of the Negombo District of the Western Province.

Preliminary plan 10,185.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.
					A. R. P.
7351	Hunumulla	Hanpalanelagahalanda	K. Nikulas Fernando	Young cocoanut	0 3 21
7352	Do.	Hanpalanelagahawatta	Don Siman Fernando	do.	0 2 27
7353	Do.	do.	Don Charles Perera	Garden	0 2 8
7354	Do.	do.	do.	do.	0 0 34
7355	Do.	do.	The heirs of late Mr. Peter Perera Senanayaka	do.	5 0 36
7356	Do.	do.	K. Christina Fernando and another	do.	1 0 0

Preliminary plan 10,184.

A 665	Yagodamulla	Helandagahalanda	W. Santi Fernando	Clear land	0 0 34
B 665	Do.	do.	W. Gironis Fernando	do.	0 1 13
C 665	Do.	do.	do.	Garden	0 0 8
D 665	Do.	do.	do.	Old garden	0 0 24

Preliminary plan 10,061.

J 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0 1 20
K 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	do.	0 1 20
L 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Jungle	0 3 10
M 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	Low jungle	0 3 32
N 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0 2 21
O 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	do.	0 1 28
P 649	Do.	Kapuwattadeniya	do.	Deniya	0 0 14
Q 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	1 1 0
R 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	do.	1 0 32
S 649	Do.	Kebileagara	do.	Deniya	0 0 9
T 649	Delpakadawala	Nagahawatta	V. Don Juan Appuhamy	Garden	0 0 18
U 649	Do.	do.	D. Punchappu	do.	0 0 12
V 649	Do.	do.	G. Allis Vedarala	do.	0 0 24
W 649	Petigoda	Serangahapata	Messrs. Akbar Brothers	do.	1 2 23
X 649	Katukenda	Katukenda	Heirs of late Mr. C. H. de Soysa	do.	1 1 38
Y 649	Delpakadawala	Nagahawatta	V. Don Juan Appu	do.	0 1 0
Z 649	Do.	do.	H. Migel Fernando and two others	do.	0 0 14
A 650	Do.	do.	Rev. Father C. Vianni	do.	0 0 16
B 650	Do.	do.	Heirs of late Mr. C. H. de Soysa	do.	0 0 27
C 650	Do.	do.	Gamage Babahami and others	do.	0 0 5
D 650	Do.	do.	Gamage Nonnohami	do.	0 0 9
E 650	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	do.	2 0 37
F 650	Do.	do.	do.	do.	1 1 0
G 650	Do.	do.	do.	do.	0 1 29
H 650	Do.	Kanapademulla	L. Etanahami and another	Paddy field and owita	0 0 27
I 650	Do.	Siambalagahawatta	do.	Garden	0 1 9
J 650	Do.	Maragahakumbura	do.	Paddy field	0 0 12
K 650	Do.	Welikumbura	do.	do.	0 0 10
L 650	Do.	do.	H. Porolis Fernando and another	Pillewa and paddy field	0 1 2
M 650	Do.	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0 2 27
N 650	Do.	Thanagamwatta	D. S. Senanayake	do.	0 1 16
O 650	Do.	Walaowita	Hendalage Karolis	do.	0 1 9
P 650	Do.	Ambagahawatta	Heirs of late Mr. C. H. de Soysa	do.	0 0 30
Q 650	Do.	Walaowita	Mr. Gabriel de Croos	do.	0 0 19
R 650	Do.	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	do.	0 2 18

Preliminary plan 10,033.

H 546	Taimmita	Kongahakumbura	The heirs of Mr. F. Livera	Paddy field	1 2 13
7045	Do.	Medakele	—	Jungle	1 2 31

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
Preliminary plan 10,032.					
7044	Tammita	Gonnagahalande	—	Jungle	1 2 4
Preliminary plan 9,899.					
Y 628	Horampella	Kahatagahawatta	Horatalpedige Jayetuwa	Old garden	3 1 14
Z 628	Do.	do.	Horatalpedige Sawiya and others	do.	1 2 21
A 629	Do.	Hawaikumburapillewa	Amarasinpedige Sobana and others	do.	0 0 21
B 629	Do.	Hawaikumburapillewa or Kahatagahawatta	Amarasinpedige Sawariya and others	Garden	0 0 2
Preliminary plan 9,986.					
L 642	Asgiriwalpola	Kosgahapillewa	T. Daniel Appuhami	Pillewa	0 2 34
Preliminary plan 9,263.					
W 548	Ganemulla	Ketakelegahawatta	W. Matthes Fernando	Garden	1 2 12
D 549	Do.	Wewakumburapillewa	W. Karolis Fernando	Low land	0 0 18
G 449	Do.	Kelagahawatta	W. Bastian Fernando	Low jungle	1 11 10
8038	Do.	do.	do.	Cocoanuts	0 0 4
8039	Do.	Ketakelegahaowita	K. Abraham Perera	Low jungle	0 0 27
8040	Do.	do.	N. Bastian Silva and another	Low land	0 1 31
H 549	Do.	Gorakagahaowita	W. Babanis Fernando	do.	1 0 15
I 549	Do.	Ketakelegahawatta	W. Matthes Fernando	Garden	0 3 34
J 549	Do.	Gorakagahawatta	S. Juliana	do.	0 1 20
Preliminary plan 7,976.					
W 440	Asgiri-walpola	Kapehena	T. Kattohami and others	Low jungle	0 1 39
Y 440	Do.	Kapewatta	do.	Garden	0 1 19
Preliminary plan 6,318.					
9948	Madawela	Gorakagahadalupota	—	High shrub	1 0 4
9049	Do.	do.	—	do.	0 0 37
9050	Do.	do.	—	do.	0 0 26
Preliminary plan 5,594.					
J 301½	Nilpanagoda	Heralingahalanda	Alawaladewage Hendrick Fernando and others	Garden	0 0 36
M 301	Do.	Millagahawatta	Weerakkodimohottige Dona Elizabethami	do.	2 0 9
O 301	Do.	do.	do.	do.	0 3 0
Q 301	Do.	do.	do.	do.	0 3 8
6466	Do.	Imbulgahagodella	W. B. Prenis de Cooray	do.	2 0 28
6471	Do.	—	—	Deniya	0 0 31
Preliminary plan 5,604.					
L 305	Maduwa and Arambe	Halgaha Dalupota	W. Simanis Fernando and others	Low jungle	0 2 34
P 305	Maduwa	Dewatagahakumburapillewa	M. Thomis Silva and another	do.	0 0 34
Q 305	Do.	Gorakagahapillewa	K. Lisohamy	do.	0 1 3
Preliminary plan 2,902.					
U 132	Essella	Hiddellagahapillewa	L. Punchi Sinno and others	Chena	1 1 12
Preliminary plan 2,722.					
554	Akaragama	Katuwakele	Crown	Jungle	0 2 24
Preliminary plan 460.					
O 144	Kowinne	Tekkawatta	K. Arnolis Perera	Garden	2 2 34
Preliminary plan 456.					
U 137	Nilpanagoda	Kadumbiriyagahalanda	A. Undiya and Lokki	Garden	10 3 25
J 139	Do.	Galavelikanda	Crown	Pillewa	2 3 24
Preliminary plan 2,357.					
8839	Dagonna	Elewelkeedalupota	Crown	Low jungle	3 2 31

Upset price,—Rs. 10 per acre.

Any person or persons laying claim to any of these lands are hereby noticed to produce evidence of their title before the Assistant Government Agent, Negombo, on or before 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, Negombo.

By His Excellency the Governor's command,

E. NOËL WALKER,
Colonial Secretary.

No. 1,404, W. P.

වර්ෂ 1894 ක්වූ ජුනි මස 6 වෙනි දින කොළඹ

මහසෙනාධිපතිවරයාගේ කාර්යාලයේ කාර්යාලයේදී.

මෙහි දී සඳහන් කර ඇති උපදේශනවලට අදාළව සඳහන් කර ඇති ආකාරයට සේවයේ පවතින මෙහි පහත සඳහන්වන ආකාරයට සේවයේ පවතින මෙහි ආකාරයට නියෝගවලට අදාළව වර්ෂ 1894 ක්වූ ජුනි මස 23 වෙනි සඳුදා සහ ඊළඟ දවස්වලදී දවල් 12ට පමණ මිනිත්වයට නායකයෙකු විකුණන්නට නොහොත් නිවැරදි කර දෙන්නට යෙදෙන්නට ඇත.

මෙහි දී සඳහන් කර ඇති උපදේශනවලට අදාළව සඳහන් කර ඇති ආකාරයට සේවයේ පවතින මෙහි ආකාරයට නියෝගවලට අදාළව වර්ෂ 1894 ක්වූ ජුනි මස 23 වෙනි සඳුදා සහ ඊළඟ දවස්වලදී දවල් 12ට පමණ මිනිත්වයට නායකයෙකු විකුණන්නට නොහොත් නිවැරදි කර දෙන්නට යෙදෙන්නට ඇත.

සිතියම 10,185. ගම—හුඹුල්ල.

නො.	ඉල්ලාපතකරයා.	අයිතියකම නිසන්යා.	අන්දම.	මහත.
7351	හත්පලන්දගහලන්ද	ක. නිකුල්ප් ප්‍රනාන්දු	පැලපොල්	0 3 21
7352	හත්පලන්දගහවත්ත	දෙන සිව්න් ප්‍රනාන්දු	එම	0 2 27
7353	එම	දෙන වාර්ලිස් ප්‍රෙරා	වත්ත	0 2 8
7354	එම	එම	එම	0 0 34
7355	එම	නැසිහිස පිටර් ප්‍රෙරා සේනනායකගේ උරුමකරුයෝ	එම	5 0 36
7356	එම	ක. ක්‍රිස්තියා ප්‍රනාන්දු සහ නවත්	එම	1 0 0

සිතියම 10,184. ගම—සායොඩවුල්ල.

A 665	හැලඹගහලන්ද	වි. සන්ති ප්‍රනාන්දු	එළිකරණලද බිම	0 0 34
B 665	එම	වි. ගිරෝතිස් ප්‍රනාන්දු	එම	0 1 13
C 665	එම	එම	වත්ත	0 0 8
D 665	එම	එම	පරණ වගාව	0 0 24

සිතියම 10,061. ගම—බඩල්ගම.

J 649	බඩල්ගමවත්ත	නැසිහිස සී. එච්. සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—පැනිගොඩ.	වත්ත	0 1 20
K 649	කපුවත්ත	අක්කාරි සහෝදර මහත්මයන්ගේ ගම—බඩල්ගම.	එම	0 1 20
L 649	බඩල්ගමවත්ත	නැසිහිස සී. එච්. සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—පැනිගොඩ.	කැලාව	0 3 10
M 649	කපුවත්ත	අක්කාරි සහෝදර මහත්මයන්ගේ ගම—බඩල්ගම.	ලදකැලාව	0 3 32
N 649	බඩල්ගම වත්ත	නැසිහිස සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—පැනිගොඩ.	වත්ත	0 2 21
O 649	කපුවත්ත	අක්කාරි සහෝදර මහත්මයන්ගේ ගම—පැනිගොඩ.	වත්ත	0 1 28
P 649	කපුවත්තදෙහිය	එම	දෙහිය	0 0 14
Q 649	බඩල්ගම වත්ත	ගම—බඩල්ගම. නැසිහිස සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—පැනිගොඩ.	වත්ත	1 1 0
R 649	කපුවත්ත	අක්කාරි සහෝදර මහත්මයන්ගේ ගම—පැනිගොඩ.	එම	1 0 32
S 649	කැකිල්ලේආර	එම	දෙහිය	0 0 9
T 649	නාගහවත්ත	ගම—දෙපල්කඩවල. දෙන ජුවන් අප්පුහාමි	වත්ත	0 0 18
U 649	එම	ද. පුන්වල්පු	එම	0 0 12
V 649	එම	ග. අල්ලිස්ප්‍රනාන්දු	එම	0 0 24
W 649	සෙරන්ගහපාත	ගම—පැනිගොඩ. අක්කාරි සහෝදර මහත්මයන්ගේ ගම—කටුකෙන්නද.	එම	1 2 23
X 649	කටුකෙන්නද	නැසිහිස සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—දෙපල්කඩවල.	*එම	1 1 38
Y 649	නාගහවත්ත	වි. දෙන ජුවන් අප්පු	එම	0 1 0
Z 649	එම	හෙ. මිහෙල් ප්‍රනාන්දු සහ දෙදෙනෙක්	එම	0 0 14
A 650	එම	හෙ. සී. විනානි	එම	0 0 16

සිතියම 10,061. ගම—දෙපල්කඩවල.

B 650	නාගහවත්ත	නැසිහිස සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—දෙපල්කඩවල.	වත්ත	0 0 27
C 650	එම	ගමගේ බඩාහාමි සහ නවත්	එම	0 0 5
D 650	එම	ගමගේ නොත්තොහාමි ගම—බසල්ගම.	එම	0 0 9
E 650	බසල්ගම වත්ත	නැසිහිස සොයිස මහත්මයාගේ උරුමකරුයෝගේ ගම—දෙපල්කඩවල.	එම	2 0 37
F 650	එම	එම	එම	1 1 0
G 650	එම	එම	එම	0 1 29
H 650	කනපදේමුල්ල	ලො. එනානහාමි සහ කෙනෙක්	මිව්ට සහ කුඹුර	0 0 27
I 650	සියඹලගහ වත්ත	එම	වත්ත	0 1 9
J 650	මාරගහ කුඹුර	එම	කුඹුර	0 0 12
K 650	වැලිකුඹුර	එම	එම	0 0 10

නො.	ඉල්ලුම්කාරයා.	අයිතිකම් කියව්‍යා.	අන්දම.	මහක. අ. රු. ප.
L 650	වැලිකුඹුර	හ. පොලොවිස් ප්‍රනාන්දු සහ කෙනෙක්	පිල්ලුව සහ කුඹුර	0 1 2
M 650	බසල්ගම වත්ත	නැසිහිස සොයිස මහත්මයාගේ උරුමක්කාරයෝ	වත්ත	0 2 27
N 650	නානාසම් වත්ත	ඩී. ඇස්. සේනනාසක	එම	0 1 16
O 650	එල මිව්ව	හැන්දලගේ කරෝලිස්	එම	0 1 9
P 650	අඹගහ වත්ත	නැසිහිස සොයිස මහත්මයාගේ උරුමක්කාරයෝ	එම	0 0 30
Q 650	එල මිව්ව	ගේබ්‍රියෙල් ද කෲස් මහත්මයා	එම	0 0 19
R 650	බසල්ගම වත්ත	නැසිහිස සී. එම්. ද සොයිස මහත්මයාගේ උරුමක්කාරයෝ	එම	0 2 18
H 646	කෝන්ගහ කුඹුර	සිතියම 10,033. ගම—තමමට. ඇස්. ලීවෙරු මහත්මයාගේ උරුමක්කාරයෝ	කුඹුර	1 2 13
7045	මැදකැලේ	—	කැලේ	1 2 31
7044	ගොන්තගහලන්ද	සිතියම 10,032.	කැලේ	1 2 4
Y 628	කහවගහවත්ත	සිතියම 9,899. ගම—තොරුමපැල්ල. තොරකල්ලේදීගේ ජයේකුඩා	පරණවගාව	3 1 14
Z 628	එම	එම සවිභා සහ තවත්අය	එම	1 2 21
A 629	ගවරිකුඹුරපිල්ලාව	අවරසින්නේගේ සොබනා සහ තවත්අය	එම	0 0 21
B 629	එම නොහොත් කහවගහ වත්ත	එම සවරියා සහ තවත්අය	වත්ත	0 0 2
L 642	කෝස්ගහපිල්ලාව	සිතියම 9,986. ගම—අස්ගිරිවල්පොල. තෙ. දනියෙල්අස්ප්‍රනාමි	පිල්ලාව	0 2 34
W548	කැටකැලගහවත්ත	සිතියම 9,263. ගම—ගනේමුල්ල. ඩී. මත්තේස්ප්‍රනාන්දු	වත්ත	1 2 12
D 549	වැවකුඹුර පිල්ලාව	ඩී. කරෝලියප්‍රනාන්දු	පහත්භූමිය	0 0 18
G 549	කැලගහවත්ත	ඩී. බස්නිසන්ප්‍රනාන්දු	ලදකැලාව	1 11 10
8038	එම	එම	පොල්	0 0 4
8039	කැටකැලගහ මිව්ව	කේ. ආබ්‍රහම් ජේරු	ලදකැලාව	0 0 27
8040	එම	හු. බස්නිසන් සිල්වා	පහත් භූමිය	0 1 31
H 549	ගොරකහගමිව්ව	ඩී. බබානිස් ප්‍රනාන්දු	එම	1 0 15
I 549	කැටකැලගහවත්ත	ඩී. මත්තේස්ප්‍රනාන්දු	වත්ත	0 3 34
J 549	ගොරකහගමවත්ත	ස. ජලිසානා	එම	0 1 20
W440	කපේසේන	සිතියම 7,976. ගම—අස්ගිරිවල්පොල. ට. කන්තොහාමි සහ තවත් අය	ලදකැලාව	0 1 39
Y 440	කපේවත්ත	එම	වත්ත	0 1 19
9048	ගොරකහගදළපොත	සිතියම 6,318. ගම—මඩවල.	පදුරුසඟි	1 0 4
9049	එම	—	එම	0 0 37
9050	එම	—	එම	0 0 26
J 301½	තෙරලිත්ගහ ලන්ද	සිතියම 5,594. ගම—නිල්පනාගොඩ. අලවලදෙවගේ තෙන්නිස්ප්‍රනාන්දු සහ තවත්	වත්ත	0 0 36
M 301	මිල්ලගහ වත්ත	වීරක්කොඩි මොහොට්ටිගේ දෝන එලියහාමි	එම	2
O 301	එම	එම	එම	0 3 0
Q 301	එම	එම	එම	0 3 8
6466	ඉඹුල්ගහ ගොඩැල්ල	බ. ප්‍රේනිස්ද කුරේ	එම	2 0 28
6471	—	—	දෙකිය	0 0 31
L 305	ගල්ගහදළපොත	සිතියම 5,604. ගම—මඩුව සහ අරඹේ. ඩී. සිමානිස් ප්‍රනාන්දු සහ තවත් ගම—මඩුව.	ලදකැලාව	0 2 34
P 305	දෙවවගහ කුඹුර පිල්ලාව	කෝමිස් සිල්වා සහ කෙනෙක්	එම	0 0 34
Q 305	ගොරකහ පිල්ලාව	ක. ලියෝහාමි	එම	0 1 3
U 132	සිදුල්ලගහ පිල්ලාව	සිතියම 2,902. ගම—ඉස්ඇල්ල. උ. පුත්තිසිඤ්ඤා සහ තවත්	හේන	1 1 12
554	කඩුවකැලේ	සිතියම 2,722. ගම—අකරගම. ආණ්ඩුවසත්තක ඉඩම	කැලේ	0 2 24
O 144	කේක්කවත්ත	සිතියම 460. ගම—කෝවිත්ත. ක. අරනෝලියස් ප්‍රේරු	වත්ත	2 2 34
U 137	කදුමිගිරියගහ ලන්ද	සිතියම 456. ගම—නිල්පනාගොඩ අ. උන්දියා සහ ලොක්කි	එම	10 3 25

නො.	ඉල්ලීමකාරයා.	අයිතිකම් කියවනා.	අත්දම.	මහත.
T 139	ගලවැලි කන්ද	ආණ්ඩුව	පිල්ලුව	අ. රු. ප. 2 3 24
සිතියම 2,357. ගම—දොන්න.				
8839	ඇටවැල්කැලේ දළපොත	ආණ්ඩුව	ලදකැලුව	3 2 31

අකීකරයක් මිලකර තිබෙන්නේ රුපියල් 10ටය.

මේ ඉඩම වලට අයිතිවාසිකම් කියාසිටින අය ඒ අයිතිවාසිකම් දක්වන පිණිස තිබෙන ඔප්පු සහ සාක්ෂිත් සමග මිහවුම් ආණ්ඩුවේ උපද්වන්තලත්තාන්සේ ඉදිරිපිට විකිනීමේ දවසේදී නොහොත් ඊට ප්‍රථම පෙනී සිටින්නට ඕනෑම.

මේ ඉඩම් ගැන වැඩිදුර කාරණා සර්වේසර්ජන්තුතුල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැන මිහවුම් ආණ්ඩුවේ උපද්වන්තලත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙක්‍රතාරිස් වම්හ.

No. 1,405, w. p. Colonial Secretary's Office,
Colombo, June 26, 1894.

AT noon on Tuesday, August 7, 1894, and on the following days, the Assistant Government Agent of Kalutara will put up for sale or settlement, at his Office in the Kalutara Kachchéri, the under-mentioned Crown Lands, on the terms authorized by Government.

Preliminary plan 4,137.

Village—Kindelpitiya.

Lot.	Name of Land.	Extent.		Upset Price per Acre.
		A.	R. P.	
E 546	Ambagahakumbura	5	2 18	40
L 546	Hirikumbura	3	1 33	40
P 546	Kindikumbura	1	0 20	40
Q 546	Kindiowita	0	2 30	40
A 547	Vibodankumbura	1	0 15	40
G 547	Guneiyakumbura	2	1 20	40
R 547	Mikandalangakumbura	2	1 16	40
T 547	Wetakeyagakumbura	0	1 11	40
U 547	Hirandeniyaakumbura	0	1 15	40
V 547	Puwakgahayata-aswed-duma	0	1 1	40
D 548	Dorakadakumbura	1	0 16	40
E 548	Owilanakumbura	0	3 13	40
H 548	Kawalakumbura	0	3 6	40
K 549	Kumarakumbura	5	2 4	40
Y 549	Anhettigekumbura or Polekandakumbura	2	1 2	40
M 549	Kuladuwegurakumbura	0	3 39	40
C 550	Amarasinbakumbura	3	1 3	40
G 550	Hapugahakumbura	4	0 39	40
P 551	Halgahakumbura	0	2 21	20

Preliminary plan 3,467.

D 372	Hatiyakumbura	2	0 16	20
R 373	Dangahakumbura	0	2 28	20
I 377	Koddeniyawattakattiya	0	1 30	10

In Adikari pattu of Rayigam korale.

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

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

No. 1,405, w. p. දින කොළඹ මහසෙක්‍රතාරිස්උත්තාන්සේගේ කන්දෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම් කොටස් වර්ෂ 1894 ක්වූ අගෝස්තු මස 7 වෙනි අග හරුවාදා දවල් සහ ඊලඟ දවස්වලදීත් කම්කර ආණ්ඩුවේ උපද්වන්තලත්තාන්සේ විසින් කම්කර කවිවේරියේදී ආණ්ඩුවේ ආඥාවල ප්‍රකාරයට විකුණන්නට හෝ අයිතිකාරියින්ට බේරුම්කරදෙන්නට යෙදෙනවා ඇත.

සිතියම 4,137. අත්කර තිබෙන ස්ථානය—කිදෙල්පිටිය.

නො.	ඉඩම.	අ. රු. ප.	රු.
E 546	අඹගහකුඹුර	5	2 18 40
L 546	හිරිකුඹුර	3	1 33 40
P 546	කිදිකුඹුර	1	0 20 40
Q 546	කිදි බිට්ට	0	2 30 40
A 547	විබෝදන කුඹුර	1	0 15 40
G 547	ගුනෙයිසා කුඹුර	2	1 20 40
R 547	මිකන්දලග කුඹුර	2	1 16 40
T 547	වැටකෙසියාගහ කුඹුර	0	1 11 40
U 547	හිරන්දෙනියේ කුඹුර	0	1 15 40
V 547	පුවක්ගහයට අස්වැද්දුම	0	1 1 40
D 548	දොරකඩ කුඹුර	1	0 16 40
E 548	ඔවිලානේ කුඹුර	0	3 13 40
H 548	කවුලා කුඹුර	0	3 6 40
K 549	කුමාර කුඹුර	5	2 4 40
Y 549	අන්තෙට්ටියේ කුඹුර		
	නොහොත් පොළේ කන්ද කුඹුර	2	1 2 40
M 549	කුලදුමේ වගුර කුඹුර	0	3 39 40
C 550	අමරසින්හ කුඹුර	3	1 3 40
G 550	හපුගහ කුඹුර	4	0 39 40
P 551	හල්ගහ කුඹුර	0	2 21 20

සිතියම 3,467.

D 372	හතියා කුඹුර	2	0 16 20
R 373	දන්ගහකුඹුර	0	2 28 20
I 377	කොන්දෙනියේ වත්තේ කවිටිය	0	1 30 10

පිහිටා තිබෙන්නේ රයිගම්කෝරලේ අදිකාරිපත්තුවේ.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා සර්වේසර් ජනරල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැන කාරණා කම්කර ආණ්ඩුවේ උපද්වන්තලත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙක්‍රතාරිස් වම්හ.

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,422, C. P.

Colonial Secretary's Office,
Colombo, June 16, 1894.

ON Wednesday, August 8, 1894, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Two allotments of land situated in the Medapalata koralé of Udunuwara, in the District of Kandy, Central Province.

Preliminary plan 4,476.

Lot.	Name of Land.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
*11955	Aludeniyaehena	Hiyawala	Mahahapanpedi Durayalagedara Sarana	The Crown	Kurakkan and plantains	0 1 27
11956	Do.	do.	do.	do.	Chena	2 3 38

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,422, C. P.

වමී 1894 ක්වූ ජුනි මස 16 වෙනි දින කොළඹ

මහසෙනෙකාරීජ්ජන්තාන්සේනේ තන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ඒජන්ත ජන්තාන්සේන විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවලට ප්‍රකාරයට වමී 1894 ක්වූ අගෝස්තු මස 8 වෙනි වූදින දවල් 12ට මහනුවර කච්චේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩුනුවර මැදපලාතේ කෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන විමිකැබෙලි දෙකක්.

සිතියම 4,476. ගම—හියවෙල. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අන්දම.	මහත. අ. රු. ප.
11955	අළුදෙනියේ හේන	මහතපන්සේසි දුරයලැගෙදර සරන	කුරක්කන් සහ කෙසෙල්	0 1 27
11956	එම	එම	හේන	2 3 38

අක්කරයක් රූපියල් 10යේ හිට විකුණනට පවත්නනු ලැබේ.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා සර්වේයර්ජන්තරුල් ජන්තාන්සේනගේ දැනගන්ට පුළුවන්වත් ඇර, විකිනීමේ කොන්දේසි ගැන කාරණා මධ්‍යම දිසාවේ ගෞරවනීයවූ ආණ්ඩුවේ ඒජන්ත ජන්තාන්සේනගේ අසා දැනගත හැකිවේ.

ආණ්ඩුකාර උතුමාගන්වගන්සේනේ ආඥාවලෙස,

ජ. නොඑල් වාකර්,

මහසෙනෙකාරීජ් වමිහ.

No. 1,423, C. P.

Colonial Secretary's Office,
Colombo, June 19, 1894.

ON Wednesday, August 8, 1894, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in the Medapalata korale of Udunuwara, in the District of Kandy, Central Province.

Preliminary plan 2,973.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
O 379	Embekka	Attikkagahamulahena	The Crown	Chena	6 2 38

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

LAND SALES IN THE NORTHERN PROVINCE.

No. 263, N. P.

Colonial Secretary's Office,
Colombo, June 14, 1894.

ON Tuesday, July 3, 1894, the Assistant Government Agent for the Mullaitivu District will put up to auction, at his Office in Mullaitivu, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in Karikkaddumulai North Division of the Mullaitivu District of the Northern Province.

Preliminary plan 1,739.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
6596	Chilavattai	Chellappa Annakutti	Crown	Forest land suitable for cocoanut cultivation	232 1 0

A water-rate not exceeding Re. 1 per acre per annum shall be charged in the event of the tank by which the land is benefited being restored by Government.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 263, N. P.

கொலோனியல் சுககிற்றத்தாரா ஆபிசில்,
கொழும்பு, 1894 ம் ஆண்டு ஆனிமீ 14 ந் வ.

1894 ம் ஆண்டு ஆடிமாதம் 3 ந் தேதி செவ்வாய்க்கிழமை பகல் 12 மணிக்ரூத தன் ஆபிசில் முலலைத்தீவு உதவிக்க கவரணமேந்து ஏசனறவர்களால இதனகீழ சொல்லப்பட்டிருக்கிற முடிசூரிய காணித்துண்டு ஒன்றை, முலலைத்தீவுக் கச்சேரியில் அரசாட்சியாரால உகதரவுபண்ணப்பட்டிருக்கும் பொருத்தப் பிரகாரம் பிரசிடதவலத்திலகூறி வற்கப்படும்.

ஒரு துணிககாணி முலலைத்தீவு முடிகிறி ககிண கரிகட்டுமுலை வடக்குப்பகுதியி லிருக்கின்றது.

படத்தின் இலக்கம் 1,739. சூறிசகி—சிலாவததை. உருத்தாளி—முடி.

இல.	கேள்விககாரண பெயர்.	காணியின பெயர்.	காணியின விவரம்.	வீசாலம். ஏ. மு. பெ.
6596	செவ்வப்பா அணைகூட்டி	தச்சனவெளிக்ரூளத கூக காடு	காடு, தெனனமரச்செய கைகூத தகூந்தது	232 1 0

இக்காணிக்ரூத தண்ணீர் பாய்ச்சும் குளம் கவரணமேந்தினால் கட்டப்படுகால வருஷத்துக்கு ஒரு ஏக்கருக்கு ரூபா ஒன்றுக்கு மேற்படாத தண்ணீர் வரி கொடுக்க வேண்டிவரும்.

இக்காணியைப்பற்றிய மேலதனமான விவரங்களைச் சமகைப்போந்த ரேவேயர்ஜெனறல் துரையவாக எரிடத்திலும் வீறபனலின் கொந்திசைப்பற்றி முலலைத்தீவு உதவிக்க கவற ருதே ந்து ஏசனறுத்துரையவாகஎரிடத்திலும் கேட்டறிந்துகொள்ளலாம்.

அதியுத்தம் தேசாதிபதியவாகளினது கட்டணியிபடி,

ஈ. நோவெல் உவாககா,
இராசாங்க லிகிதர்.

LAND SALES IN THE EASTERN PROVINCE.

No. 480, E. P. Colonial Secretary's Office,
Colombo, June 18, 1894.

ON Friday, July 27, 1894, at noon, the Assistant Government Agent for the Trincomalee District, Eastern Province, will put up to auction, at his Office in Trincomalee, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Thirty-four allotments of land situated in the Kodiyar and Tampalakam divisions of the Trincomalee District of the Eastern Province.

Preliminary plan 1,829.
Village—Sampur. Claimant—Crown.

Lot.	Name of Applicant.	Description.	Extent. A. R. P.
5861	The Government Agent	Paddy field	2 0 21
5862	Do.	do.	0 0 27
5863	Do.	do.	0 0 29
5864	Do.	do.	11 0 0
5865	—	Jungle	2 2 16
5868	K. Maruta Udaiyar	do.	4 2 22
5869	—	Paddy field	6 1 28
5870	The Government Agent	do.	1 2 3
5871	Do.	do.	0 1 0
5872	Do.	do.	1 1 22
5873	Dp.	do.	2 0 21
5874	Do.	do.	5 1 14
5875	Do.	do.	0 0 37
5876	M. Katamattu	do.	6 0 0
5877	The Government Agent	do.	2 0 26
5878	Do.	do.	3 2 32
5879	Do.	do.	0 3 20
5880	Do.	do.	1 2 8
5881	Do.	do.	4 2 36
5883	Do.	do.	3 1 28
5884	Do.	do.	0 0 26
5885	V. Kanapati	do.	1 0 17
5886	Do.	do.	0 2 7
5887	Do.	Jungle	2 1 3
5888	Do.	Paddy field	5 2 34
5889	Do.	High jungle	5 0 17

Preliminary plan 428.
Village—Kilivoddi. Claimant—K. Kantappen.

J 155	—	Paddy field	14 2 15
K 155	—	do.	3 1 20
L 155	—	do.	4 2 14
M 155	—	Paddy field	4 2 4
S 155	—	Paddy field	11 0 33
T 155	—	Paddy field	1 3 33
U 155	—	Paddy field	3 0 26

Preliminary plan 1,663.
Village—Tampalakam.

4843 Re-advertised for non-payment of instalments 9 1 12

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

By His Excellency the Governor's command,
E. NORR WALKER,
Colonial Secretary.

No. 480, E. P. கொ. சக்கிரத்தார ஆட்சில்,
கொழும்பு, 1894 ம் ஆண்டு ஜூன் 18 வ.

1894 ம் ஆண்டு ஜூன் 27 ந்தேதி வெள்ளிக்கிழமை மத்தியானம் தன ஆட்சில் கீழ்க்காணத்தூத் திருகோணாமலை மாவட்டத்திலுள்ள உதவ கவர்ணமேந்து ஏசன்றவாகரால் இதனடியிற் செலவடப்படிருகிற முடிக்குரிய காணித்துண்கள, அரசாட்சியாரால் உத்தரவு பண்பட்டிருக்கும் பொருத்தப் பிரகாரம் ஏலத்திற்குறி விற்கப்படும்.

34 காணித்துண்கள, கீழ மாகாணத்து திருகோணாமலை மாவட்டத்திலுள்ள கோட்டியார தம்பளகமப் பகுதியிலிருக்கின்றன.

பிளான இலக்கம் 1,829.

குறிச்சி—சம்பூர். உரித்தாளி—அரசாட்சியார்.

இல.	கேள்விக்காரன்.	விவரம்.	அ. ரூ. ப.
5861	ஆளுகைக்காரிய ஸ்தா	நெலவயல	2 0 21
5862	—	—	0 0 27
5863	—	—	0 0 29
5864	—	—	11 0 0
5865	—	—	2 2 16
5868	கெ. மருதஉடையார்	—	4 2 22
5869	—	நெலவயல	6 1 28
5870	ஆளுகைக்காரிய ஸ்தா	—	1 2 3
5871	—	—	0 1 0
5872	—	—	1 1 22
5873	—	—	2 0 21
5874	—	—	5 1 14
5875	—	—	0 0 37
5876	எம். காததமுத்த	—	6 0 0
5877	ஆளுகைக்காரிய ஸ்தா	—	2 0 26
5878	—	—	3 2 32
5879	—	—	0 3 20
5880	—	—	1 2 8
5881	—	—	4 2 36
5883	—	—	3 1 28
5884	—	—	0 0 26
5885	வீ. கணபதி	—	1 0 17
5886	—	—	0 2 7
5887	—	—	2 1 3
5888	—	—	5 2 34
5889	—	—	5 0 17

பிளான இலக்கம் 428. குறிச்சி—கிலிவெட்டி.

உரித்தாளி—கெ. கந்தப்பன்.

J 155	—	நெலவயல	14 2 15
K 155	—	—	3 1 20
L 155	—	—	4 2 14

உரித்தாளி—கெ. சின்னன.

M 155	—	நெலவயல	4 2 4
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உரித்தாளி—கெ. கோணமலை.

S 155	—	நெலவயல	11 0 33
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உரித்தாளி—கெ. கந்தப்பன்.

T 155	—	நெலவயல	1 3 33
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உரித்தாளி—எஸ். கே. சரவணன்.

U 155	—	நெலவயல	3 0 26
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இல. 4843
 கோவிந்தசாரன். வவராம. அ. தூ. ப.
 பிளான இலக்கம் 1,663.
 சூழிச்சி—தம்பலகமம்.
 ஒடுகரூப பணமிருமையாற்றி
 ரும்ப லீற்பனவுகரூப்போ
 டப்பட்டது. 9 1 12

இக்காணிகளைப்பற்றி மேலதிகமாகவறிய வேண்டியவற்றைக் கொள்வனவு அலுவலகத்திலுள்ள நிபந்தனைகளைப்பற்றி திரிகோணமலையின் உதவி யானாகை காரியத்தரிடத்திலும் கேட்டறிந்து கொள்ளலாம்.
 அகியுத்தம தேசா கிபதியவாகளது கட்டளைப்படி,
 ஈ. நோடுவல உலாககா,
 இராசாங்க லிசிதா.

LAND SALES IN THE PROVINCE OF UVA:

No. 167, P. OF U.

Colonial Secretary's Office,
 Colombo, June 20, 1894.

ON Tuesday, August 14, 1894, at noon, the Government Agent for the Province of Uva will put up to auction, at his Office in the Kachcheri, the under-mentioned portions of Crown Land, on the terms authorized by Government.

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

Preliminary plan 393. Applicant—Mr. H. O. Hoseason.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent.
					A. R. P.
F 43	Gawarawela	Tennawattahena	Wewaldi Vidane	Chena	9 0 0
8462	Dandugolla	Dandugollagamapatana	Crown	Patana and forest	14 2 22
1213	Hetemme	Gongaltennapatana	Crown	Patana and jungle	4 0 4
1550	Nawela	Diggomanapatana	Crown	Patana	2 2 34
I 51	Do.	Lawlugastennamukulana	Nawela Vihare	Forest	7 0 15
J 51	Do.	Diggomanehena	do.	Chena, scrub, patana	24 3 20.

Preliminary plan 399.

Two allotments of land situated in the Wellawaya division of Badulla District.

Applicant—Mr. A. C. Chamberlin.

1342	Nikapota	Kapuhanapatana	Crown	Patana and jungle	3 0 10
1345	Do.	do.	do.	do.	2 1 3

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. 167 P. OF U.

වම් 1894 ක්වු ජුනි මස 20 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථලාන්කාන්සේගේ කන්තෝරුවේදී.

ඉහත දිසාවේ බදුල්ලේ ආණ්ඩුවේ ඒජන්තලාන්කාන්සේ විසින් මෙහි පහත සඳහන්වෙන් ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1894 ක්වු අගෝස්තු මස 14 වෙනි දිනවූ අභ්‍යරුවාදු දවල් 12ට බදුල්ලේ කවිවේරියේදී වෙන්දේසිකර විකුණන්නට සූදානම් වූහ.

ඉහත දිසාවේ බදුල්ල පලාතේ සවිකිඳු කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි.

සිතියම 393. ඉල්ලුම්කාරයා—එම්. ඩී. ගොසියන් මහත්මයා. අයිතිකම් කිසිත්තා—වැවලියද්දේ විදයා.

කො	ගම.	ඉඩමේ නම.	අන්දම.	මහත.
				අ. රු. ප.
F 43	ගවරවෙල	කැන්තෝවත්තේ සේන සේන	සේන	9 0 0
8462	දඹුගොල්ල	සිතියම 2,738 අයිතිකම් කිසිත්තා—ආණ්ඩුව.	දඹුගොල්ලේගම පහත පහත සහ කැලේ	14 2 22
1213	කැකුම	සිතියම 371. ඉල්ලුම්කාරයා—පී. ඇස්. ගැබේරිමහත්මයා.	ගොංගල්කැන්තේ පහත පහත සහ කැලේ	4 0 4
1550	නාවෙල	සිතියම 431. ඉල්ලුම්කාරයා—ආර්. ඇස්. තොම්සන් මහත්මයා.	දිග්ගොමහේ පහත පහත	2 2 34

නො.	ගම.	ඉඩමේ නම.	අන්දම.	මහත. අ. රු. ප.
I 51	නාවෙල	අයිතිකම නියන්තා—නාවෙල විහාර.		7 0 15
J 51	එම	ලව්වගස්නාවන්ගේ මුකලාන මුකලාන		24 3 20
		දිග්ගොම්මයේ හේන	සේත්තනාන්ත සහ පනන	
1342	කිකපොත	බදු එදිස්ත්‍රික්කේ වැල්ලව්‍යාස පලාතේ පිහිටි ඉඩම් කැබලි දෙකක්. සිතියම 399.		3 0 10
1345	එම	ඉල්ලුම්කාරයා—ඒ. සී. වෙම්බර්ලීන් මහත්මයා. අයිතිකම නියන්තා—ආණ්ඩුව.		2 1 3
		කපුහේනේ පනන	පනන සහ කැලේ	

අක්කරයක් රුපියල් 10 සිට විකුනනු ලැබේ.
 මෙම ඉඩම් ගැණ වැඩිදුර කාරණා සර්වේච්ඡර්ඡනාලේ උන්‍යාන්සේගෙන්ද, එහි විකුණුම් ගැණ පොර
 තුරු බදුල්ලේ ආණ්ඩුවේ එරන්ත උන්‍යාන්සේගෙන්ද දනගත හැකිය.
 ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලෙස,
 ජ. නොඑල්. වාකර්,
 මහසෙනෙකාරීස් මමිස.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 176, P. OF S. Colonial Secretary's Office, Colombo, June 14, 1894.

ON Thursday, August 9, 1894, at 1 P.M., the Assistant Government Agent for the Kegalla District of the Province of Sabaragamuwa will put up for sale or settlement, at his Office in Kegalla, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Forty-four allotments of land situated in the Beligal korale of the Kegalla District of the Sabaragamuwa Province.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		Value of Timber. Rs. c.
				A.	R. P.	
Preliminary plan 417.—Beligal korale, Gandolaha pattuwa. Situation—Alapaladeniya.						
1072	Meddahena, Panwattihena, and Hapugahamulahena	A. Dingiri Menika and others	Jungle	7	2 36	20 0
1073	Do.	do.	do.	0	0 10	—
1074	Do.	do.	do.	0	1 2	—
1075	Do.	do.	do.	0	2 2	—
S 59	Hapugahamuladeniyakumbura	A. Pinchi Appubami and others	Field	0	2 21	—
T 59	Hapugahamulahena	do.	Pillewa	0	1 14	—
Preliminary plan 394.—Beligal korale, Gandolaha pattuwa. Situation—Nawagomuwa.						
962	Pansalagawadeniyahena or Gal-kotuwehena	R. Punchirala and others	Forest	1	0 15	2 0
963	Halwalamukalana	W. Mudalihami and others	Cleared land	1	1 39	—
964	Halwalamukalanadeniya	do.	Deniya	0	1 13	—
965	Halwalamukalana	do.	Garden	0	0 7	—
Preliminary plan 5,947.—Beligal korale, Gandolaha pattuwa. Situation—Batuwatta.						
7626½	Kongahamulawatta (formerly part of Kendagollemukalana) Crown		New garden	0	3 32	—
Preliminary plan 388.—Beligal korale, Gandolaha pattuwa. Situation—Batuwatta.						
941	Kongahamulahena alias Kanati-mullepillewa	B. Kiri Baiya and others	Garden	0	0 7	—
Preliminary plan 7,815.—Beligal korale, Gandolaha pattuwa. Situation—Karadetiya.						
R 413	Galmullahena	A. Wedahami and another	Chena	0	1 24	—
S 413	Do.	Lekamale Hetuhami	do.	1	0 12	—
U 413	Pallepitiyahena	A. Dingiri Appu and another	do.	2	0 12	—
U 413½	Do.	A. Dingiri Appu	Jungle	0	1 24	—
V 413	Panwattahena	A. Punchi Menika	Chena	1	1 34	—
X 413	Pansalagawahena	V. Mudalihami and another	do.	0	1 29	—
Preliminary plan 152.—Beligal korale, Kandupita pattuwa. Situation—Atugoda.						
243	Ginigaldeniya	Crown	Old garden	1	2 8	—
244	Do.	do.	Forest	7	0 8	—
Preliminary plan 292.—Beligal korale, Kandupita pattuwa. Situation—Alawala.						
611	Dangollehena	Crown	Jungle	1	2 9	—
Preliminary plan 5,356.—Beligal korale, Kandupita pattuwa. Situation—Imbulgala.						
5692	Kovilladeniyahena	H. Dingiri Menika	Chena	7	1 7	—
Preliminary plan 395.—Beligal korale, Kandupita pattuwa. Situation—Yattogoda.						
I 58	Hankoladeniyahena	H. Samara and others	do.	0	3 3	—
J 58	Samarayagehena	N. M. Dingiri Menika	Cleared land	1	1 23	—
K 58	Do.	do.	do.	0	3 18	—
L 58	Do.	do.	Chena	0	1 0	—
Situation—Yattogoda and Ballapana.						
M 58	Buluwamulatenna	S. Unga and others	Chena	1	1 21	—
N 58	Do.	do.	do.	0	0 29	—
966	Golluwamulatenna	Crown	Cleared land	0	1 30	—

නො.	ඉඩමේ නම.	අයිතිකම කියන්නා.	අන්දම.	මහත. ප්‍රවල වරිතා කම.	රු. ප.	රු. ප.
S 413	ගල්වුල්ලේ හේන	ලේකවලා හේනුගාමි	හේන	1 0 12	—	—
U 413	පල්ලේපිටියේ හේන	ඒ. සිත්තිරිඅප්පු සහ තවත්	එම	2 0 12	—	—
U 413½	එම	ඒ. සිත්තිරිඅප්පු	කැලේ	0 1 24	—	—
V 413	පත්වත්තේ හේන	ඒ. පුත්තිමැනිකා	හේන	1 1 34	—	—
X 413	පත්සලාචා හේන	වී. මුදලිගාමි සහ තවත්	එම	0 1 29	—	—
243	සිතියම 152. බෙලිගල්කෝරලේ කඳුපිටපත්තුවේ.	නිබෙන සානස—අටුගොඩ.	පරත වත්ත	1 2 8	—	—
244	ගිනිගල් දෙතිය	අණ්ඩුව	එම	7 0 8	—	—
611	දත්තොල්ලේ හේන	සිතියම 292. නිබෙන සානස—අලවල. අණ්ඩුව	කැලේ	1 2 9	—	—
5692	කෝවිලදෙතිය හේන	සිතියම 5,356. නිබෙන සානස—ඉඹුල්ගල. එච්. සිත්තිරිමැනිකා	හේන	7 1 7	—	—
1 58	ගත්කොලදෙතියේ හේන	සිතියම 395. නිබෙන සානස—සවිවෝගොඩ. එච්. සමර සහ තවත්	හේන	0 3 3	—	—
J 58	සමරසාගේ හේන	ඇත්. ඇම්. සිත්තිරිමැනිකා	එලිකරපු ඉඩම	1 1 32	—	—
K 58	එම	එම	එම	0 3 18	—	—
L 58	එම	එම	හේන	0 1 0	—	—
M 58	මුඵවමුල කැත්ත	නිබෙන සානස—සවිවෝගොඩ සහ බල්ලාපාන. ඇස්. උන්ගා සහ තවත්	හේන	1 1 21	—	—
N 58	එම	එම	එම	0 0 29	—	—
966	ගොල්ලවමුල කැත්ත	අණ්ඩුව	එලිකරපු ඉඩම	0 1 30	—	—
812	කඵගහප්පත නොගොත් වලපොත්තත් හේන	සිතියම 327. නිබෙන සානස—බල්ලාපාන. ඇම්. උක්කුවා සහ තවත්	හේන	2 3 14	—	—
643	තම්බනාහේන	සිතියම 309. බෙලිගල්කෝරලේ කඳුපිට පත්තුවේ. නිබෙන සානස—සවිවෝගොඩ. ඇස්. උගා සහ තවත්	මුකලාන සහ හේන	12 2 28	38 78	—
644	උරුඋල්ලේකුඹුර	නිබෙන සානස—බල්ලාපාන. එච්. වත්තුවා සහ තවත්	කුඹුර	0 0 28	—	—
645	තම්බනේ පෙහෙමුකලාන	නිබෙන සානස—අයිදෙතිය. අණ්ඩුව	මුකලාන	2 1 14	11 75	—
646	බෝගහමඩේ මුකලාන	නිබෙන සානස—බල්ලාපාන. ඇස්. උගා සහ තවත්	මුකලාන සහ හේන	6 3 0	15 30	—
959	මැදදෙතියේ හේන.	සිතියම 393. නිබෙන සානස—සවගලේ. කේ. කිරිගාමි සහ තවත්	කමත	0 0 8	—	—
960	එම	අණ්ඩුව	මුකලාන	4 3 34	11 25	—
961	එම	එම	එම	0 1 30	1 0	—
O 29	විකොටනකුලහේන	සිතියම 204. නිබෙන සානස—කබගමුව. අණ්ඩුව	කැලේ	3 1 22	—	—
P 29	ඉම්මලවත්ත	එම	අඵත්වත්ත	21 3 21	—	—
Z 57	ගල්කඩුල්ලේ හේන	සිතියම 382. නිබෙන සානස—කොඹිබාවල. ඩබ්ලිව්. ආර්. උක්කුවත්තා සහ තවත්	කැලේ	0 3 19	—	—
A 58	අරඹිවත්තේ හේන	ඒ. අප්පුගාමි සහ තවත්	හේන	0 2 2	—	—
B 58	කුඹිටියාවගාවාහේන	නිබෙන සානස—දෙල්පත්දෙතිය. ඩබ්ලිව්. උක්කුවත්තා සහ තවත්	එම	0 2 31	—	—
C 58	හුත්තත්තේ දෙතියේ හේන	නිබෙන සානස—බල්ලාපාන. යෝදපේසිඉන් කිරිසාදුවා සහ තවත්	එම	2 1 23	—	—
C 58½	කුඹිටියාවේ වත්ත	එම	එම	0 0 23	—	—

මිලකර නිබෙනවත්තේ ගොඩබිම අක්කරයක් රුපියල් 10කට 30 දක්වාද, කුඹුරු අක්කරයක් රුපියල් 40 බැගින්ය.

මෙම ඉඩම් ගැණ උරුමවාසිකමක් ඇති කෙනෙක් කැගල්ලේ කවිවේරිය ඉදිරිපිටට පැමිණ විකිනෙන දවසට හෝ ඊට මත්තෙන් තවුන්ගේ උරුමවාසිකම කියාසිටින්නට මිනැය.

මෙම ඉඩම් ගැණ වැසිදුර කාරණ සර්වේසර්පනරුලත්තාත්තේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණ කැගල්ලේ අණ්ඩුවේ උපඵපත්තලත්තාත්තේගෙන්ද දැනගන්නට පුඵවන.

අණ්ඩුකාර උතුමානත්තේගෙන්ගේ අභ්‍යවලය,
 ඊ. නොඵල් වාකර්,
 මහසෙකුකාරිස් වම්හ.

No. 177, P. OF S.

Colonial Secretary's Office,
Colombo, June 25, 1894.

At noon on Tuesday, September 4, 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.

Two allotments of land in Udapattuwa of Kuruwiti korale.
Preliminary plan 321.

Lot.	Name of Land.	Village.	Name of Applicant.	Description.	Extent.		
					A.	R.	P.
683	Banarahena	Ketaliyanpalle	H. D. S. Dissanayake	Chena	8	0	0
1123	Annakkagalaha	Ketaliyanpalle	A. R. Dole	Jungle	4	1	20

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, Ratnapura.

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

No 177, P. OF S.

වර්ෂ 1894 ක්වූ ජූනි මස 25 වෙනි දින කොළඹ
මහසෙනෙවිතුමා විසින් ඉදිරිපත් කළ ඉඩම් පිළිබඳව දැනුම් දීම.

ආ. ඉඩම්වලට අයිති මෙහි පහත සඳහන් වෛන විමසා බලා එම 1894 ක්වූ සැප්තැම්බර් මස 4 වෙනි දින අතර වාද දවල් සබරගමුවේ ඒජන්ත ඉඩම් කාර්යාලයේ විසින් රත්නපුරේ කම්මේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණනුට යෙදෙනවා ඇත.

සබරගමු දිසාවේ කුරුමිටියේ ඉඩම්වලට පිහිටි ඉඩම්කම් දෙකක්.
සිතියම 321. ගම—කැවලියන්පල්ල.

නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අකුම.	මහත.		
				අ. රු. ප.	අ. රු. ප.	අ. රු. ප.
683	බන්වාරහේන	එච්. ඩී. ඇස්. ඩිසානායක	හේන	8	0	0
1123	අත්තක්කාගලහේන	එ. ආර්. ඩෝල්	කැලාව	4	1	20

අත්කරයක් රුපියල් 10 බැගින්.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා සර්වේසර්ස්කරුන්ගේ විකිනීමේ කොන්දේසිය ගැණ කාරණා සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්ත ඉඩම් කාර්යාලයේ දැනගනුට පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලට,
ඊ. නොල්ලු වාකර්,
මහසෙනෙවිතුමා විසින්.

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS by the sixth section of 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 situated in the Gabadagama of Eratne, in the Uda Pattuwa of the Kuruwiti korale, as hereinafter defined, a reserved forest :

Notice is hereby given (1) that it is proposed to constitute the said land, as situated within the limits defined in the schedule hereunder written, a reserved forest ; (2) that Charles Stewart Vaughan, Esq., is the Officer appointed the Forest Settlement Officer in respect thereof :—

SCHEDULE.

Lands situate in the Gabadagama of Eratne, in the Uda Pattuwa of Kuruwiti korale, Ratnapura District, described in preliminary plan 459, and bounded as follows :—

North, from the junction of the Magala and Yatiyawala village boundaries, along the boundary between the Atulugam korale in Three Korales in the Kégalla District and the Kuruwiti korale in the District of Ratnapura to its junction with the Central Province boundary.

East, the Central Province boundary up to Benasamanalagala trigonometrical station.

South, from the Benasamanalagala trigonometrical station along the northern boundary of the Gilimale Gabadagama and the Ekneligoda village.

West, the Kudugal-ela as far as its junction with the Kuruganga, thence along the Kuruganga to the Ganime-ela, thence along the Endiriyawala and Yatiwala village boundaries as far as the limit of Magala village, exclusive of the following lots within the above-stated boundaries, and more particularly described in the following title plans, viz. :—Title plans 114,709, 151,540, 114,632, 99,756, 99,757, 107,421, 112,968, 112,972, 117,888, 99,586, 112,970, 112,971, 112,973, 121,041, 99,758, 119,966, and 99,535, and the following lots in preliminary plan 459 : 1, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 34, 39, 41, 43, 50, 51, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 65, 67, 68, 69, 70, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 122, 123, 124, 125, 127, 128, 130, 131, 132, 133, 134, 135, 136, 137, 138, 140, 141, 142, 143, 144, 145, 146, 147, 149, 150, 151, 152, 153, 154, 155, 156, 158, 159, 160, 161, 162, 163, 165, 167, 168, 169, 170, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 185, 188, 188½, 190, 191, 193, 194, 195, 196, 197, 198, 203, 204, 205, 206, 207, 208, 209, 210, 211, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 238, 239, 241, 242, 243, 244, 245, 246, 247, 248, 249, 251, 252, 253, 254, 256, 257, 258, 261, 262, 263, 266, 267, 269, 273, 274, 275, 276, 278, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 295, 296, 297, 298, 299, 300, 302, 303, 313, 319, 320, 323, 324, 326, 331, 332, 333, 334, 335, 336, 337, 338, 340, 344, 345, 346, 347, 348, 349, 350, 351, 357, 358, 360, 361, 362, 364, 365, 366, 367, 368, 369, 370, 371½, 372, 374, 376, 377, 379, 380, 381, 382, 383, 384, 386, 387, 388, 389, 391, 393, 394, 398, 400, 402, 404, 406, 407, 408, 409, 410, 412, 413, 415, 416, 419, 421, 423, 424, 425, 426, 429, 432, 436, 441, 444, 450, 454, 456, 457, 459, 465, 466, 467, 471, 472, 473, 476, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 512, 513, 514, 515, 519, 520, 521, 522, 524, 525, 528, 531, 532, 533, 534, 535, 536, 537, 538, 541, 542, and 543.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, June 27, 1894.

E. NOEL WALKER,
Colonial Secretary.

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H. WHITE,
Acting Government Recordkeeper.

April 26, 1894.

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

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

Cheques on outstation Banks must include usual Bank commission.

Advertisements should reach the Government Printer before noon on *Thursday*.

Back Numbers and Volumes of **THE SUPREME COURT CIRCULAR** (publication of which was discontinued on December 31, 1891) are also on sale at the Government Printing Office, as follows:—

	Rs.	c.
Volume I.	3	25
Volumes II. to IX., each	6	50
Separate Numbers:—		
To former Subscribers, each	0	12
To non-Subscribers, each	0	25

For all other Government Publications application should be made to the Recordkeeper, at the Government Record Office, Colombo.

GEO. J. A. SKEN,
Government Printer.

THE "KEW BULLETIN" of miscellaneous information is issued as an occasional publication from the Royal Gardens at Kew.

It contains notes on the economic products of plants which have been made the subject of particular study and investigation at Kew, and it is intended to be a means of communication to persons interested in Botanical subjects and products in India and the Colonies.

The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller.

Price 2d. per copy; by post, United Kingdom, 2½d., Foreign Countries and Colonies, 3d. per copy.

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

A POST OFFICE has been opened at Gammaduwa beyond Rattota, in the District of Mátalé, on the 18th instant. Mails close at the General Post Office, Colombo, at 5.45 P.M.

Money Orders will be issued and paid at this office.

F. W. VANE,
Acting Postmaster-General.

Postmaster-General's Office,
Colombo, June 18, 1894.

SPECIFICATION (under Chapter VII. of Ordinance No. 23 of 1889) showing the allotments of land (including Crown land) to be benefited by the **Bu-ela Anicut and Channel**; the names, so far as they can be ascertained, of the proprietors of such allotments; and the amounts due upon each allotment.

Amount in respect of which the allotments are liable, Rs. 4,350.39.

Preliminary plan 1,886.

No.	Name of Allotment or Field.	Name of Proprietor.	Survey Reference.	Extent. A. R. P.	Charge or rate in
					perpetuity for interest and upkeep at Re. 1 per acre.
					Rs. c.
1	Gedaragawakumbura	Nandina	I 833	0 3 22	0 89
2	Do.	Pina	J 833	2 3 30	2 94
3	Do.	Nandina	K 833	0 0 14	0 9
4	Helambagahamulakumbura	Philipappu Vidane	L 833	0 0 8	0 5
5	Do.	Pina	N 833	1 3 17	1 86
6	Pallepattekumbura	Nandina	O 833	1 1 30	1 44
7	Do.	Tenna	P 833	0 2 9	0 56
8	Baddekotuwa	Manikkuwaheneya	Q 833	1 0 34	1 22
9	Pallepotttekumbura	William Keegel	R 833	1 0 29	1 19
10	Do.	Pina	S 833	0 2 28	0 68
11	Akunawa	Nandina	T 833	0 1 1	0 26
12	Helambagahamulakumbura	Mudalihami	U 833	0 2 33	0 71
13	Do.	Ukkunaide	V 833	0 0 37	0 24
14	Akunawa Ambagahakumbura	do.	X 833	0 3 31	0 95
15	Baddekotuwa or Bogahakumbura	Philippuappu Vidane	Y 833	0 2 0	0 50
16	Baddekotuwekumbura	Dingirinaachchire	Z 833	0 3 19	0 87
17	Do.	Appunaide, late Vidane	A 834	1 2 5	1 54
18	Baddekotuwekumbura	Rannaide and others	B 834	1 2 8	1 55
19	Pabala Akunawekumbura	do.	C 834	0 2 35	0 72
20	Baddekotuwekumbura	Ungaheneya	D 834	1 1 14	1 34
21	Akunawekumbura	Kiraheneya	E 834	1 1 17	1 36
22	Do.	Shroff	F 834	0 2 7	0 55
23	Do.	Appuham	G 834	0 2 8	0 55
24	Do.	Siriya	H 834	0 2 0	0 50

No.	Name of Allotment or Field.	Name of Proprietor.	Survey Reference.	Extent.	Charge or rate in perpetuity for interest and upkeep at Re. 1 per acre.	
					A. R. P.	Rs. c.
25	Akunawekumbura	Ranaheneya	I 834	1 0 32		1 20
26	Do.	Kapuruhami	J 834	0 2 19		0 62
27	Do.	Ranaheneya	K 834	0 2 23		0 65
28	Do.	Dingiri Nachchire	L 834	0 2 24		0 65
29	Do.	do.	M 834	0 2 0		0 50
30	Budugepitiyekumbura	do.	N 834	0 3 31		0 95
31	Asweddumepinkumbura	Vihare	O 834	4 0 30		4 19
32	Asweddume-elakumbura	Palli Adime and others	P 834	2 1 8		2 30
33	Pahala Ilukpitiyakumbura	Kiraheneya	Q 834	7 3 0		7 75
34	Pahala Ilukpitiyawewa	do.	R 834	1 0 26		1 17
35	Ihala Ilukpitiya	do.	S 834	3 2 22		3 64
36	Do.	Babappuhami	T 834	1 0 23		1 15
37	Do.	Ran Naide and others	U 834	1 1 20		1 38
38	Do.	Dingiri Nachchire	V 834	3 0 34		3 22
39	Do.	Babappuhami	W 834	1 0 39		1 25
40	Kawudawatta Gambirigahakumbura	Anggangale Unguhami	Y 834	0 1 6		0 29
41	Do.	do.	Z 834	0 0 32		0 20
42	Kawudawatta Bogahamullakumbura	Wedaralage Punchi Appu	A 835	0 0 15		0 10
43	Kawudawatta Kamatagawakumbura	Gangoda Punchirala	B 835	0 0 5		0 4
44	Kawudawatta Bogahamullakumbura	Wedaralage Punchi Appu	C 835	0 1 23		0 40
45	Kawudawatta Kamatagawakumbura	Gangoda Punchirala	D 835	0 2 16		0 60
46	Kawudawatta Pahalapitiya	Gangoda Kirietana	E 835	1 1 34		1 47
47	Kawudawatta Hakuranelahena	Gangoda Puchietanna	F 835	0 0 7		0 5
48	Kawudawatta Hakuranelahenakumbura	do.	G 835	0 2 23		0 65
49	Kawudawatta Pillewelakumbura	Anggangale Unguhami	H 835	1 2 26		1 67
50	Kawudawatta Bamunagekumbura	Gangoda Kirietana	I 835	0 0 12		0 8
51	Kawudawatta Pahalawela	do.	J 835	0 3 11		0 82
52	Do.	Gangoda Sohendirala	K 835	0 2 0		0 50
			Total	59 3 17		60 0

Kurunégala Kachchéri,
March 7, 1894.

J. O'K. MURTY,
Government Agent.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocconut Oil.	Cocconut Poona.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cards-moms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Oreghilla.	Kinool Fibre.	Deer Horns.
	1894.		cwt.	cwt.	lb.	cwt.	lb.	lb.	lb.	No.	cwt.	cwt.	cwt.	lb.	oz.	oz.	lb.	cwt.	cwt.	cwt.	cwt.	cwt.	cwt.	lb.	lb.	cwt.	cwt.
COLOMBO.																											
ss. Saratove	23/6	Odessa	—	—	13808	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Chindwara	23/6	Bombay, &c.	—	—	17516	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Wardha	23/6	Mauritius	—	—	1000	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Caledonien	25/6	China	12	—	450	298	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Eridan	25/6	Calcutta	—	—	2440	—	—	—	—	—	—	—	—	—	—	—	—	—	—	195	—	—	—	—	—	—	—
ss. Pekin	25/6	London	—	—	681776	100	—	—	—	—	—	39	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Rewa	26/6	do.	—	—	126126	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Chancellor	26/6	do.	222	—	940169	—	—	—	—	57362	—	6967	—	—	—	—	—	—	—	17	—	—	—	—	—	—	—
ss. Vindobona	26/6	Trieste, &c...	—	—	18990	—	—	—	—	—	—	4796	—	15000	—	—	—	2003	—	—	—	102	429	—	—	—	—
GALLE.																											
ss. Virawa	19/6	Bombay	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Ulysses	22/6	London	—	—	26475	—	—	—	—	—	—	—	—	—	1080	134352	—	—	77	—	—	—	—	—	—	—	—
																				82	—	3257	—	103	—	17	—

Importation of Rice from Indian Ports during the above periods.

TO COLOMBO:—

From Calcutta	... Bags	36,799
Bombay	... "	525
Pooree	... "	600
Southern India	... "	54,637
Total	... Bags	92,561

GALLE:—

From Calcutta	... Bags	3,072
Southern India	... "	13,406
Total	... Bags	16,478

Customs, Colombo, June 28, 1894.

R. REID,
Acting Principal Collector.

LAND ACQUISITION NOTICES.

HAVING been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section 6, to take order for the acquisition of the following lands, required for a public purpose, namely, for the railway extension to Kurunégala, to wit :-

Preliminary plan 1,982. Village—Bandawa.

Lot.	Name of Land.	Description.	Name of Claimant.	Extent.		
				A.	R.	P.
S 983	Migahamulawatta	Cocoanut garden	Andappapully	0	0	7-25
Preliminary plan 1,983. Village—Kohandapola.						
T 983	Paranawatta	Cocoanut garden	Mudiyanse and others	0	0	3
U 983	Galawatta	do.	Ranhami and others	0	0	3-75
Preliminary plan 1,984. Village—Naviliya.						
V 983	Wedadeniyakumbura	Paddy	Mutuwa and others	0	0	2
W 983	Wedadeniyahena	Chena	do.	0	0	34-75
X 983	Do.	do.	Nindawatte Hitapu Dureya	0	1	29-75
Preliminary plan 1,985. Village—Talkota.						
Y 983	Talkota	Old paddy land	Muhalihami and others	0	0	12-50
Z 983	Do.	do.	do.	0	0	27-50
A 984	Do.	Owita and chena	do.	0	0	37-75
B 984	Galkumbura	Chena	W. Nayide	0	0	7
C 984	Dangollehena	do.	Punchi Nayde and others	0	0	2-50
Preliminary plan 1,987. Village - Potuhera.						
E 984	Bogahamulakadewatta	Cocoanut garden	E. M. Tampi	0	0	19
F 984	Pitiyapillewa	Chena	Dingiramma and Ukkurala	0	0	7-75
Preliminary plan 1,988. Village—Talkota.						
G 984	Kulakumbura	Paddy	Mudalihami, late Arachchi	0	0	4-50
H 984	Do.	do.	do.	0	0	3-25
I 984	Amunakumbura	do.	do.	0	0	4-75
J 984	Do.	do.	do.	0	0	2-50
K 984	Do.	do.	do.	0	0	3
L 984	Do.	do.	do.	0	0	2-50
Preliminary plan 1,989. Village—Potuhera.						
M 984	Dehigahamulawatta	Cocoanut garden	Mudalihami Korala	0	0	6-75
N 984	Dangahamulawatta	Chena	do.	0	0	0-25
O 984	Wewagawawatta	Cocoanut garden	Kiri Bandirala and others	0	0	1

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the lands. All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kurunégala Kachchéri on July 17, 1894, at 1 o'clock P.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Kurunégala Kachchéri,
June 27, 1894.

ELIAN A. KING,
Acting Government Agent.

විෂි 1876 ක්වු අවුරුද්දේ කොමර් රිවේ ආඥාවලින් ගත්වෙති වනන්තියේ ප්‍රකාරයට ආණ්ඩුවේ කටයුත්ත කට, ඒකමි :- කුරුණෑගල දුම්රිය නොහොත් රේල්පාර දික්කිරීමට පිණිස මෙහිසතක සඳහන්වෙත ඉඩම් ලබාගැනීමට සඳහා ක්‍රියාකරණ පිණිස "විෂි 1876 සේ ඉඩම් ලබාගැනීමේ ආඥාවලින්" ගවෙති කාණ්ඩයේ කර තිබෙන පංතාර්තුවල ප්‍රකාරයට කාරක මන්ත්‍රිසභාවේ මන්ත්‍රණය ඇතුළු උතුමානන්වෙත්සේගෙන් නිසිආකාර මට අණලැබී තිබේ, ඒ ඉඩම් කම :-

සිතියම 1,982. ගම—බාන්දව.

කො.	ඉඩමේ නම.	අයිතිකම කියන්නා.	අන්දම.	මහත.		
				අ.	රු.	ප.
S 983	මිගහමුලවත්ත	අන්දප්පාපුල්ලේ	පොල්වත්ත	0	0	7-25
සිතියම 1,983. ගම—කොහඳපොල.						
T 983	පරණවත්ත	මුදියන්සේ සහ තවත්	එම	0	0	3
U 983	ගලවත්ත	රන්හාමි සහ තවත්	එම	0	0	3-75
සිතියම 1,984. ගම—නයිලිය.						
V 983	වැදදෙනියකුමුර	මුත්තුවා සහ තවත්	කුමුර	0	0	2
W 983	වැදදෙනියසේන	මුත්තුවා සහ තවත්	සේන	0	0	34-75
X 983	එම	හින්දේවත්තේ හිටපු දුරසා	කුමුර	0	1	29-75
සිතියම 1,985. කල්කොට.						
Y 983	කල්කොට මුදලිහාමි සහ තවත්	එම	පුරන්කුමුර	0	0	12-50
Z 983	එම	එම	එම	0	0	27-50
A 984	එම	එම	බිච්චි සහ සේන	0	0	37-75
B 984	ගල්කුමුර	චිච්චි. නයිදේ	සේන	0	0	7
C 984	දන්තොල්ලේසේන	පුංචිනයිදේ සහ තවත්	එම	0	0	2-50

නො.	ඉඩමේ නම.	අයිතිකම් කියවන්නා.	අන්දම.	මහත. අ. රු. ප.
සිතියම 1,987. ගම—පොතුහැර.				
E 984	බෝගහවුල කබේ වත්ත	ඉ. ඇම්. තමිපි	පොල්වත්ත	0 0 19
F 984	පිපියේ පිල්ලුව	සිව්තිරිඅම්මා සහ උක්කුරුල	හේන	0 0 7.75
සිතියම 1,988. ගම—නල්කොට.				
G 984	කුලකුඹුර	මුදලියාමි හිටපු ආරච්චිල	කුඹුර	0 0 4.50
H 984	එම	එම	එම	0 0 3.25
I 984	අමුනකුඹුර	එම	එම	0 0 4.75
J 984	එම	එම	එම	0 0 2.50
K 984	එම	එම	එම	0 0 3
L 984	එම	එම	එම	0 0 2.50
සිතියම 1,989. ගම—පොතුහැර.				
M 984	දෙහිගහවුලවත්ත	මුදලියාමි කෝරුල	පොල්වත්ත	0 0 6.75
N 984	දන්ගහවුලවත්ත	එම	හේන	0 0 0.25
O 984	වැවගොඩවත්ත	කිරිඔත්තිරුල සහ නවත්	පොල්වත්ත	0 0 1

එබැවින් ඉඩම් අයිතිකර ගැනීමට ආණ්ඩුවේ කල්පනාව නිබන්ධව පොදුජනයට දැනගැනීම සඳහා ගත්වෙති වගන්තියේ ඕනෑකර නිබන්ධ ගැටියට මෙයින් දැනුම් දෙමි.

ඉහත සි ඉඩම්වලට අයිතිවාසිකම් ඇත්තාවූ සෑමදෙනම නමුත් නොහොත් නමුත් වෙනුවට ක්‍රියාකරණ අංශ වම් 1894 ක්වූ ජූලි මස 17 වෙනි දින එකේ කනිසමට කුරුණෑගල කවිවේරියේදී මා ඉදිරිපිටට පැමිණ එ කොයිඅන්දමේ අයිතිවාසිකම්ද කියා කියාසිටින්නට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ඉල්ලාසිටින මුදල් ගණකන් ඊට ඇත්තාවූ නමුත් අයිතිකමේ තොරතුරුත් කියාසිටින්නට ඕනෑව මෙයින් දැනගත යුතුයි.

වම් 1894 ක්වූ ජූලි මස 27 වෙනි දින කුරුණෑගල කවිවේරියේදී. ඒලියඩ් ඒ. කිකි, වැඩබලන ආණ්ඩුවේ ඒජන්ත වම්හ.

1876 ම (රු) - ක්වූ 3 ම ඉලක්කප්පට්ටකින ක්වූ 7 ම පිරිසිඳු පිරකාරය පිරිකර්නදේවෙකලේ වෙනදියතා ආ පිනසාප්පොලොවට පමණි කාණිකින, අද්තාව ක්වූ :-

ඉ.ව.	කාණිකින පෙරා.	විවරය.	කිරාමය.	උරිතතාලි පෙරා. ආ. ආ. පෙ.	විසාලය.
පිරතමපට්ට ක්වූ ඉලක්කම 1,982.					
S 983	මිකාමුවතතෙ	තෙන්නෙතො	පර්ටාව	අත්තප්පිඳින	0 0 7.25
පිරතමපට්ට ක්වූ ඉලක්කම 1,983.					
T 983	පර්තවතතෙ	තෙන්නෙතො	කොකර්ට්ටො	මුකිකිනසු මහ	0 0 3
U 983	කලවතතෙ	රෙදි	රෙදි	තර්කාමියු මහ	0 0 3.75
පිරතමපට්ට ක්වූ ඉලක්කම 1,984.					
V 983	වෙදතනියලුමපුර	තෙන්නෙතො	තොපිවිය	මුකිකිනසු මහ	0 0 2
W 983	වෙදතනිකෙ	රෙදි	රෙදි	රෙදි	0 0 34.75
X 983	රෙදි	රෙදි	රෙදි	තීර්තවතතෙ කිඳින	0 1 29.75
පිරතමපට්ට ක්වූ ඉලක්කම 1,985.					
Y 983	තලකොල්ල	පළාතෙත්තෙතො	තලකොල්ල	මුකිකිනසු මහ	0 0 12.50
Z 983	රෙදි	රෙදි	රෙදි	රෙදි	0 0 27.50
A 984	රෙදි	රෙදි	රෙදි	රෙදි	0 0 37.75
B 984	කලලුමපුර	රෙදි	රෙදි	පිඳිපු. තියතෙ	0 0 7
C 984	තර්කලකෙ	රෙදි	රෙදි	පුලුකිනසු මහ	0 0 2.50
පිරතමපට්ට ක්වූ ඉලක්කම 1,987.					
E 984	පොලොවෙදවතෙ	තෙන්නෙතො	පොත්තකො	ඉ. ආ. තමපි	0 0 19
F 984	පිර්තියපිලෙ	රෙදි	රෙදි	ඉකිකි අමමාලු	0 0 7.75

பிரதமப்படத்து இலக்கம் 1,988.

இல.	காணியினது பெயர்.	விவரம்.	கிராமம்.	உருத்தாளியினபெயர்.	வ. ரூ. பெ
G 984	குலகுமபுர	நெலவயல	தலகொள்ள	முதலிகாமி பனை	
H 984	ஹெ	ஹெ	ஹெ	ஆராச்சி	0 0 4-50
I 984	ஹெ	ஹெ	ஹெ	ஹெ	0 0 3-25
J 984	ஹெ	ஹெ	ஹெ	ஹெ	0 0 4-75
K 994	ஹெ	ஹெ	ஹெ	ஹெ	0 0 2-50
L 984	ஹெ	ஹெ	ஹெ	ஹெ	0 0 3
				ஹெ	0 0 2-50
பிரதமப்படத்து இலக்கம் 1,989.					
M 984	தெனிகாமுலவதை	தெனணந்தோ	பொத்துகரை	முதலிகாமி கோ	
		ட்டம		ரூளை	0 0 6-75
N 984	தங்காமுலவதை	சேனை	ஹெ	ஹெ	0 0 0-25
O 984	வீவகாவவதை	தெனணந்தோ	ஹெ	கிரியண்டிரூளையு	
		ட்டம		மறுபேரும்	0 0 1

எழுத்துக்கொள்வதற்கான எத்தனஞ்செய்யும்படி 1876 ம் (ஹெ)-தற்க காணியினத்துக்கொள்வதைப்பற்றிய சட்டத்தினது 6 ம் பிரிவின ஏற்பாடுகளின பிரகாரம் மந்திராலோசனைச் சபையினது ஆலோசனையுடன் சேசாதிபதியவர்கள் எனக்குக் கற்பனைசெய்திருப்பதனால், அக்காணியை ஆட்சிஒப்புக்கொள்ள அரசாட்சியார் எனணியிருக்கிறா என்பதை 7 ம் பிரிவினபடி வேண்டிய பிரகாரம் நான் இதனைக்கொள்கிறேன் பிரிவினத்தமாய் வினம்பரஞ்செய்திற்றேன்.

பேற்குந்தக காணிகளுக்கு உரித்துப்பேசுகின்ற சகலரும் தாமத அல்லது அவரவருடைய ஓரியகாரர் மூலமாய் 1894 ம் (ஹெ) ஆடியாசட்ட 17 ந்தேதியிலன்று ஒரு மண்குது நாகல கச்சேரியில எனமுன்பாக வெளிப்படும் தத்தமக்கு அச்சாணியிலுள்ள உடந்தைகளின தனடையையு அல்லது தத்தமாய் தாம சாதிக்கும் உரித்துகளின தொகையையும் விவரங்களையும் சொல்லும்படி இதனால் அவர்களிடத்திற் கேட்டுக்கொள்ளப்படுகின்றது.

குருநாகல கச்சேரி,
1894 ம் (ஹெ) ஆணியு 27 ந் வ.

விலிண்டன் ஏ. கிங்,
அரசாட்சி ஏசனரின் வேலையாப்பவர்.

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), addressed to the Colonial Secretary; and marked on the envelopes "Tender for the conveyance of Mails," will be received at the Colonial Secretary's Office up to 12 noon on Monday, July 9, 1894, for the under-mentioned service commencing from January 1, 1895, to December 31, 1898.

By coach drawn by double horse twice daily each way between Polgahawela and Kegalla, and by runners once daily each way between Kegalla and Aranaika and Kegalla and Polgahawela.

1. The tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is furnished on the recognized form; any alterations in the tenders must bear the initials of the tenderers, otherwise they will be rejected.

2. 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 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 the contract.

3. Security to the amount of Rs. 1,000 will be required in cash. This amount of Rs. 1,000 will be available for the use of the Postmaster-General for the purpose of carrying on the service when he may deem it to be necessary to incur expenditure on account of the contractor's failure to comply with the conditions of the contract.

4. Security to be completed by December 15, 1894, by deposit of Rs. 1,000 in cash.

5. The person whose tender is accepted will be required to bear the expenses of having the security bond prepared for the due performance of his contract, which

bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers.

6. The contractor will be fined Rs. 20 a day for using or allowing to be used for the service of any coach run by him under this contract a horse or vehicle which has been condemned by the Postmaster-General, his Assistants, or by an Inspector of Coaches.

7. All vehicles and horses intended for use in the coach service to be performed under this contract shall be submitted to the Postmaster-General or his Assistants, and no horse under 14 hands shall be passed as fit for use in any coach to be run under this contract.

8. A penalty of Rs. 50 will be imposed by the Postmaster-General or his Assistants on the contractor for carrying in his coach more passengers than are allowed by the terms of the license.

9. Extra coaches must be supplied at all times when required without extra charges.

10. Fines will be imposed by the Postmaster-General for all delays and irregularities.

11. The Government reserves to itself the right, without question, of rejecting the lowest tender or any portion of a tender.

12. In case of gross delays, the Postmaster-General is authorized to cancel the contract.

13. That the conditions of the contract will be strictly enforced.

14. Further particulars can be obtained on application at the Postmaster-General's Office, Colombo.

H. WHITE,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 22, 1894.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that the under-mentioned unserviceable articles belonging to the Public Works Department, Trincomalee, will be sold by public auction at the Public Works Department Office, Trincomalee, on Saturday, August 11, 1894, at 8 o'clock A.M., viz. :-

- 65 pieces piles
- 47 pieces beams
- 110 pieces planks

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

Public Works Department,
Colombo, June 26, 1894.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction at 3 P.M. on Tuesday, July 3, 1894, at the Fiscal's Office, Colombo :-

- | | |
|-----------------------------|----------------------------------|
| 1 caldron | 35 pints, tin |
| 2 cups, drinking, enamelled | 1 stand, patent, wooden |
| 4 lanterns, kerosine, wall | 1 spade |
| 2 lamps, kerosine, wall | 2 spoons, table, metal |
| 1 mamoty | 1 tub, latrine, iron, galvanized |
| 28 plates, tin | |

J. S. DRIEBERG,
Assistant Superintendent, Hulftsdorp Jail.

Colombo, June 25, 1894.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that the Provincial Road Committee will on Thursday, July 19, 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 limit of the district the estate in which is assessed for the maintenance of the following road, by excluding the under-mentioned estate, as follows :-

MASKELIYA ROAD (between Norwood bridge and Cruden Gap).

To exclude from maintenance for 1894.

Proprietor or Agent.	Estate.	Acreage.
J. Cantlay (F. P. Williams)	Minna	268

Provincial Road Committee's Office,
Kandy, June 16, 1894.

C. R. CUMBERLAND,
for Chairman.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Sinniah Mylvaganam, of Puttur South in Jaffna, late of Ramesuram in India, deceased.

Mylvaganam Kandiah, of Puttur South.....Petitioner.

Vs.

Kathirasipillai, widow of Mylvaganam, of Puttur South Respondent.

THIS matter of the petition of Mylvaganam Kandiah, of Puttur South, praying for letters of administration for the estate of his late father Sinniah Mylvaganam, of Puttur South in Jaffna, late of Ramesuram in India, deceased, coming on for disposal before F. J. de Livera, Esq., Acting District Judge of Jaffna, on the 13th day of June, 1894, in the presence of Mr. Tambiah S. Cooke, Proctor, on the part of the petitioner; and the evidence of the petitioner having been taken, and the order of the Hon. the Supreme Court, conferring sole testamentary jurisdiction to the court, dated 8th May, 1894, having been read: It is ordered that the petitioner be, and he is hereby declared entitled, as son of the said deceased intestate, to have letters of administration for the estate of the said deceased intestate issued to him, unless the respondent or any other person shall, on or before the 10th day of July, 1894, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA,
The 13th day of June, 1894. Acting District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of Ganegedara Ranghami, late of Dimbula No. 1,835. } Udagama in Kotmale, deceased.

Ganegedara Rammal Ettana, of Dimbula Udagama in Kotmale.....Petitioner.

And:

1, Ganegedara Panchirala; 2, Ganegedara Banda; and 3, Ganegedara Dingiri Banda, all of Dimbula Udagama aforesaid Respondents.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 18th day of June, 1894, in the presence of Mr. C. Jayatileke, Proctor, on the part of the petitioner Ganegedara Rammal Ettana, and the affidavit of Ravanagoda Appuhami, dated the 15th day of June, 1894, having been read:

It is declared that the said Ganegedara Rammal Ettana is the widow of Ganegedara Ranghami, deceased, and as such is entitled to have letters of administration to the estate of Ganegedara Ranghami, deceased, issued to her, unless the respondents above-named shall, on or before the 20th day of July, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 18th day of June, 1894.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hall on Friday, May 25, 1894.

The Council met this day at 3 P.M., pursuant to notices dated May 12 and 17, 1894.

Present:—Mr. C. E. D. Pennycook, Mayor and Chairman; Hon. J. J. Grinlinton; Hon. W. R. Kynsey, C.M.G.; Major L. F. Knollys, C.M.G.; Captain F. Bayley; Mr. T. Smith; Hon. A. de A. Seneviratne; Mr. M. I. M. Haniffa; Mr. C. Perera; Hon. P. Coomaraswamy; Mr. C. P. Dias; Mr. Walter Pereira; Mr. C. M. Fernando; and Mr. A. Alvis.

The Minutes of April 13, 1894, having been printed and a copy sent to each Member of the Council, were taken as read.

Resolved,—That the Minutes of April 13, 1894, be confirmed.

1. A Supplemental Budget, approved by the Standing Committee on April 27, 1894, was laid before the Council.

The Chairman proposed the addition of the following items to the Supplemental Budget:—

(1) For repair of Galle Face wall near police station, as per estimate furnished by the Superintendent of Works, in accordance with the resolution of the Standing Committee of April 27, 1894	Rs. 630
(2) For refund of rent of vegetable market in St. John's road for May, 1894	31

The Chairman explained that the rent has been recovered departmentally since May 1 with better results, the recoveries being at the rate of Rs. 47 a month.

(3) For the substitution of "Mersey" lamps for the "Java" lamps put up in Dean's road market, the latter being found to give unsatisfactory light	320
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Mr. C. Perera moved "that the Supplemental Budget be passed with the additions proposed by the Chairman." Hon. W. R. Kynsey seconded.—Carried.

2. A Statement of Receipts and Disbursements from January 1 to April 30, 1894, and a Progress Report of Work done during April, 1894, were laid on the table.

3. The Chairman's Administration Report for 1893 was laid before the Council.

Mr. C. Perera moved "that the report be referred to a Special Committee consisting of Hon. J. J. Grinlinton, Hon. W. R. Kynsey, Mr. C. Perera, Mr. C. P. Dias, Mr. C. M. Fernando, and Mr. A. Alvis—three members to form a quorum."

Hon. A. de A. Seneviratne seconded.—Carried.

4. A letter No. 37 of March 12, 1894, from the Hon. the Colonial Secretary, with reference to the question of tramways and the taking over of the trunk roads from Government, was laid before the Council, with connected correspondence, having been previously circulated amongst members.

The Chairman moved "that the suggestion contained in the 5th paragraph of letter No. 37 be approved, viz., that all the four trunk roads be taken over by the Council simultaneously and in their present condition, the Government paying over to the Council annually a sum equal to the present cost of their upkeep, and that the Chairman be authorized to arrange with the Director of Public Works for a convenient date for taking over the roads."

Captain Bayley seconded.—Carried.

5. A letter No. 59 of April 18, 1894, from the Hon. the Colonial Secretary, was laid before the Council, inquiring if the Municipality has any objection to the diversion of traffic from the road which runs between Uplands and the sea to the road which runs round the back of Uplands, as shown in a tracing accompanying the letter; and, if not, that the necessary application be made to the Governor in Executive Council under section 160 of Ordinance No. 7 of 1887.

A letter dated May 21, 1894, from Messrs. Stevenson & Sons was also laid before the Council, protesting against the diversion referred to.

The following resolution was carried, on the motion of Captain Bayley, seconded by Hon. A. de A. Seneviratne:—

"That it does not appear to the Council that the proposed deviation will be of any advantage to the public; that on the contrary it will entail great inconvenience and considerable expense. That in the absence of any information as to the necessity for the proposed change the Council are not prepared to agree to it, although they will be willing to reconsider the matter if adequate reasons for the proposal are assigned by Government."

6. Remarks of the Auditor-General on the accounts for December, 1893, and January, 1894, received with letters Nos. 41, 44, and 49 of April 10 and 20 and May 5, 1894, respectively, were laid on the table.

7. The Auditor-General's remarks relating to absent officers in 1893 were laid before the Council.

Resolved,—That the seven days' leave granted by the Chairman to Mr. Inspector Daviot in excess of the thirty days he had previously taken, and also the leave on full pay for two months and thirteen days granted by the Standing Committee to Head Overseer W. M. M. Fernando, be confirmed.

8. The City Analyst's report dated April 18, 1894, on the town water for April, 1894, was laid on the table, having been previously printed and circulated.

9. Reports of Inspectors on licensed carriages and kerosine, poison, and gunpowder shops for May, 1894, were laid on the table.

The following documents were laid on the table:—

Return of Committees of the Municipal Council.

Proceedings of Committees.

Diary of the Sanitary Officer.

Notice of dates of performance in public of the Volunteer Band during May, 1894.

Confirmed on June 8, 1894.

G. E. D. PENNYCOCK,
Mayor and Chairman.

C. E. D. PENNYCOCK,
Mayor and Chairman.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to May 31, 1894.

REVENUE.	Estimated Revenue to May 31, for 1894.		Receipts to May 31, 1894.		EXPENDITURE.	Estimated Expenditure for 1894.		Disbursements to May 31, 1894.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Commutation tax	55,000	0	53,446	0	Salaries, fixed	35,760	0	14,774	85
Tax on vehicles and animals (under section 128 of Ord. 7 of 1887)	19,600	0	16,718	0	Salaries, provisional	7,829	43	13,206	40
Do. costs	—	—	6	40	Office contingencies	300	0	125	0
Dog tax	2,400	0	2,042	22	Allowances	3,858	0	1,607	50
Do. costs	—	—	0	7	Allowances, provisional	480	0	200	0
<i>Licenses.</i>					Pension account	3,433	33	1,430	50
Carriages for hire	8,250	0	7,701	50	Stationery	2,250	0	1,205	43
Passenger hackeries	3,200	0	2,688	50	Furniture	300	0	105	76
Cart, issued by Government Agent	5,700	0	5,434	0	Audit of accounts	2,760	0	1,300	0
Boat, issued by Government Agent	90	0	65	55	Inspectors' uniform and transport allowance	360	0	330	0
Boat, issued by Master Attendant	3,800	0	—	—					
Gun, issued by Government Agent	110	0	60	56	<i>Commutation Account.</i>				
To sell intoxicating liquors, do.	13,000	0	—	—	Commission	5,000	0	7	40
Butchers	140	0	114	0	Refunds	100	0	12	80
Coal depôts, tanneries, &c.	470	0	480	0					
To slaughter cattle, sheep, and pigs (special)	70	0	15	25	<i>Tax on Vehicles and Animals Account.</i>				
To sell meat (special)	270	0	200	0	Commission	450	0	—	—
To sell fish (do.)	200	0	265	0	Tin plates and painting	220	0	122	54
Opium	20,000	0	—	—	Refunds	50	0	2	50
Petroleum	700	0	53	0					
Guides	360	0	144	0	<i>Dog Tax Account.</i>				
Poisons	35	0	14	25	Commission	90	0	—	—
Poisons, for 1893	—	—	—	—	For capture and destruction of dogs and for dog collars	800	0	318	42
Auctioneers and brokers	2,060	0	1,920	0	Refunds	20	0	—	—
<i>Judicial Fines.</i>									
By Municipal Magistrate	12,500	0	6,060	64	<i>Palanquin Carriage License Account.</i>				
By Police Magistrate	400	0	344	0	Tin plates and painting	150	0	32	68
<i>Tolls.</i>					Badges and fare tables	500	0	322	0
Bridge-of-boats and canal, Grandpass	65,060	0	27,108	38					
Amount payable by renter of toll, Bridge-of-boats, through Govt. Agent, for service of bridge	1,188	60	492	39	<i>Hackery License Account.</i>				
Bambalapitiya	37,515	0	15,631	25	Tin plates	60	0	—	—
Mutwal ferry	1,635	0	545	0	Badges and fare tables	400	0	214	50
Lock-gate	1,010	0	336	72					
Stamp duty on advocates, proctors, and notaries' certificates and articles of clerkship	3,500	0	2,659	5	<i>Printing Account.</i>				
<i>Markets.</i>					Salary of printers	1,980	0	824	95
Edinburgh, Nos. 1 and 2, fruit and vegetables	1,500	0	832	75	Printing and advertisements	900	0	169	55
Edinburgh, No. 3, meat	3,300	0	1,328	50	<i>Market Account.</i>				
Edinburgh, No. 3, meat, lighting charges paid by stall-holders	500	0	198	68	Edinburgh market, coolies' wages	240	0	100	0
St. John's fish mart	540	0	226	25	Do. 12 additional stalls	1,417	0	1,321	1
Do. market, fruit and vegetables	180	0	139	40	Do. market-keeper's salary	300	0	125	0
Do. boutiques	1,710	0	855	0	Do. lighting	1,810	0	592	20
Do. fish market	1,800	0	1,000	0	St. John's market, overseer's salary	180	0	—	—
Dean's road market	3,700	0	1,543	53	Do. coolies' wages	240	0	50	0
Grandpass market	5,163	0	2,151	25	Do. laying on gas	974	0	974	0
Kollupitiya market	400	0	178	0	Do. lighting	950	0	321	91
Mohammedan meat market, Dhobies' pond	720	0	300	0	Kollupitiya market, cooly's wages	120	0	50	0
Gintupitiya street market	2,000	0	560	0	Do. lighting	12	0	2	43
Gintupitiya street market, lighting charges paid by stall-holders	200	0	56	0	Dean's road market, coolies' wages	240	0	100	0
Slave Island market	2,400	0	800	0	Do. market-keeper's salary	180	0	75	0
<i>Slaughter Houses.</i>					Do. upkeep of filter bed in 1893	25	0	17	98
Dematagoda, slaughtering fees	11,500	0	4,570	85	Do. lighting	90	0	69	92
Do. feeding fees	12,500	0	4,633	40	Dean's road market, improvement of lighting, additional lamps	545	0	—	—
Do. sale of blood	150	0	75	0	Do. Mersey lamps	320	0	—	—
					Do. cost of gas	700	0	—	—
					Do. fence	57	90	—	—
					Gintupitiya street market, lighting	600	0	150	98
					Do. cooly's wages	120	0	48	0

1 See Nos. 2 to 5, Supplemental Budget. 2 See No. 6, Supplemental Budget. 3 See No. 7, Supplemental Budget.
 4 See No. 8, do. 5 See No. 9, do. 6 See No. 10, do.
 7 See No. 11, do. 8 See No. 12, do. 9 See No. 13, do.

REVENUE.	Estimated Revenue to May 31, for 1894.		Receipts 1894.		EXPENDITURE.	Estimated Expenditure for 1894.		Disbursements to May 31, 1894.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Madampitiya, slaughtering fees ...	1,900	0	775	87	Slave Island market, cooly's wages	120	0	48	38
Do. feeding fees ...	2,100	0	737	87	Do. laying on gas	566	0	5195	0
Do. rent of trees and grass	240	0	128	0	Do. lighting ...	750	0	6117	84
Sale of manure, &c., Dematagoda	14	44 ¹	14	44	Cost of tools for markets ...	100	0	49	5
Do. Madampitiya	15	0 ²	15	0	<i>Slaughter House Account.</i>				
<i>Miscellaneous.</i>					Dematagoda, salary of superintendent				
Rent of grass lands ...	1,800	0	1,066	11	Do. salary of clerk ...	240	0	300	0 ³
Racket court fees, &c. ...	600	0	435	25	Do. coolies' wages ...	480	0	200	0
Do. lease of New Floral Hall ...	750	0	375	0	Do. feeding charges, grass and poonac ...	2,000	0	503	87
Galle Face, &c., grazing fees ...	500	0	83	68 ⁴	Do. feeding charges, coolies	360	0	150	0
Victoria Park, grazing fees ...	300	0	178	25	Do. feeding charges incurred in 1893 ...	690	0	648	0
Fees for testing and stamping weights and measures ...	200	0	101	36	Do. oil, carbolic acid, &c.	177	50	749	39
Conservancy of private latrines ...	432	0	124	0	Do. consprancy of latrine	36	0	15	0
Fees from tennis court, Victoria Park ...	30	0	37	0	Do. Leather hose ...	87	50	—	—
Campbell's Park, grazing fees ...	100	0	19	0	Madampitiya, salary of keeper ...	360	0	150	0
Interest ...	3,000	0	0	53	Do. do. watcher ...	180	0	75	0
Miscellaneous ...	—	—	173	84	Do. cooly's wages ...	120	0	50	0
Sale of stores ...	—	—	26	45	Do. oil and feeding charges	460	0	96	65
Mulct ...	—	—	129	50	Do. feeding charges incurred in 1893 ...	40	0	35	72
Town Hall fees ...	—	—	—	—	Cost of tools ...	160	0	113	91
Overplus at sales ...	1,000	0	23	3	Do. incurred in 1893 ...	25	0	16	87
Sale of tender & specification forms	—	—	—	—	<i>Sanitary Account.</i>				
Sale of scavenging rubbish ...	—	—	—	—	Expenses of disinfection, &c. ...				
Deposits made by tenderers ...	—	—	—	—	Cost of disinfectants ...				
Sale of timber ...	—	—	4	0	<i>Miscellaneous.</i>				
Refund of rent of dynamite magazine at Welikada paid to Government by Messrs. W. H. Davies & Co. ...	500	0	500	0	Books of reference ...				
Refund of half cost of foot way, Bailie street, opposite National Bank	120	0	120	0	Expenses incurred by Govt. Agent on account of cart and boat licenses				
Doulton Pipes, refund by house-owners of advance on this account	6,000	0	41	81	Contribution to Law Library ...				
Sale of disinfectants ...	10	72 ¹	10	72	Costs in legal proceedings ...				
Guides' badge account ...	1	50 ²	1	50	Rent of site of Grandpass latrine... 10 0				
Refund by houseowners of cost of Doulton pipes ...	2,242	5 ¹	2,242	5	Guides' coats ... 150 0				
Advances of previous years recovered or adjusted ...	1,133	95 ¹	1,133	95	Maintenance of level crossing, Dematagoda ... 250 0				
					Contribution on account of Volunteer band ... 3,500 0				
					Refund of fines ... 200 0				
					Refund of value of guides' badges 21 0				
					Expenses of bookbinding ... 200 0				
					Subscription to newspapers ... 96 0				
					Cost of making peons' belts ... 35 0				
					Assistant clerk, vehicles and animals tax department (two months) ... 40 0				
					Refund of guides' license fees ... 12 0				
					Refund of value of grazing tickets 10 0				
					Supervision of guides ... 500 0				
					Conservancy of private latrines ... 432 0				
					Gratuity to peon ... 150 0				
					Damage caused by bursting of sewer near Messrs. Darley, Butler & Co.'s Offices, Fort ... 101 24				
					Refund of security deposited by reter of grass land behind Mosque, Maradana ... 154 0				
					Refund of security deposited by Renter of grass land at Maligakanda ... 2 0				
					Refund of security and other deposits, 1892 ... 255 64				
					Do do. 1893 1,558 75				
					Refund of rent paid by lessee of St. John's vegetable market ... 31 0				
					Miscellaneous ... 600 0				
					<i>PUBLIC WORKS.</i>				
					<i>Estimates.</i>				
					General upkeep of roads ... 6,000 0				
					Lighting metal and gravel heaps at night ... 1,000 0				
					Carried over ... 329,516 26 172,562 55				

¹ Not in Budget.

² See No. 2, Supplemental Budget.

³ See No. 3, do.

⁴ See No. 4, Supplemental Budget.

⁵ See No. 14, do.

⁶ See No. 15, do.

⁷ See No. 16, Supplemental Budget.

⁸ See No. 17, do.

⁹ See Nos. 18 to 23, do.

REVENUE.	Estimated	Receipts	EXPENDITURE.	Estimated	Disbursements
	Revenue	to May 31,		Expenditure	to May 31,
	for 1894.	1894.		for 1894	1894.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Brought forward ...	329,516 26	172,562 55			
			Amount reserved for road repairs upon sub-estimates ...	36,952 0	9,186 38
			Salaries of overseers ...	6,048 0	1,602 54
			Bridge-of-boats, upkeep ...	5,700 0	1,845 91
			Bridge-of-boats, amount payable by toll-renter ...	1,188 60	391 80
			Victoria Park, upkeep ...	5,000 0	1,794 58
			Racket court and jubilee fountain, upkeep ...	1,200 0	215 49
			Gordon Gardens, upkeep ...	900 0	180 0
			Galle Face esplanade, upkeep ...	295 0	49 91
			Campbell's Park (Jail road), upkeep ...	1,300 0	389 25
			Mutwal foreshore, upkeep ...	150 0	6 0
			Carriage stands, upkeep ...	175 0	—
			Filter bed, Dean's road market, upkeep ...	60 0	6 73
			Conservancy of lake ...	3,800 0	613 49
			Conservancy of sewers and drains ...	2,000 0	300 34
			Watering streets ...	5,000 0	2,278 14
			Urgent repairs ...	2,500 0	1,230 55
			Tools, purchase of ...	2,000 0	383 20
			Tools, repair of ...	1,000 0	404 91
			Pay of watcher and coolies ...	393 34	142 14
			Salary of head overseer ...	1,368 75	566 25
			Scavenging and conservancy of latrines ...	43,480 0	14,466 64
			Rent of night soil depôt ...	360 0	90 0
			Salary of overseer, night soil depôt ...	360 0	150 0
			Construction of 300 latrine buckets ...	3,000 0	739 8
			<i>Upkeep and Repair of Public Buildings.</i>		
			Town Hall, conservancy ...	250 0	58 42
			<i>Markets.</i>		
			Dean's road, repairing and painting ...	300 0	—
			Slave Island, do. do. ...	100 0	—
			Grandpass, do. do. ...	79 0	—
			Kollupitiya, do. do. ...	132 0	—
			Gintupitiya, do. do. ...	232 0	—
			Cramer's lane, do. do. ...	265 0	—
			<i>Public Latrines.</i>		
			Gasworks street, repairs ...	10 0	—
			St. John's, do. ...	50 0	—
			St. Thomas's, do. ...	20 0	2 47
			Cramer's lane, do. ...	10 0	—
			St. Sebastian, do. ...	10 0	—
			Hulftsdorp, do. ...	50 0	—
			Beira, do. ...	25 0	—
			Bankshall, do. ...	30 0	—
			Kew, do. ...	60 0	—
			Glenie street, do. ...	45 0	—
			Kollupitiya, do. ...	20 0	—
			Fort, do. ...	15 0	—
			Dean's road, do. ...	10 0	—
			Do. market, do. ...	10 0	—
			Grandpass, do. ...	30 0	—
			Lock-gate, do. ...	12 0	—
			Landing jetty urinal, repairs ...	20 0	—
			Superintendence and contingencies ...	73 0	—
			Quarterly whitewashing and painting ...	620 0	170 0
			<i>Slaughter Houses.</i>		
			Dematagoda, repairs ...	410 0	1 47
			Do. quarterly whitewashing ...	756 0	150 0
			Madampitiya, repairs ...	99 0	—
			Do. quarterly whitewashing ...	66 0	12 50
			<i>Toll Houses.</i>		
			Bridge-of-boats, repairs ...	31 0	—
			Wellawatta, do. ...	53 0	—
			Naranpitiya, do. ...	13 0	—
			Bambalapitiya, do. ...	70 0	—
Carried over ...	329,516 26	172,562 55			

REVENUE.	Estimated Expenditure for 1894. Rs. c.	Disbursements to May 31, 1894. Rs. c.	EXPENDITURE.	Estimated Expenditure for 1894. Rs. c.	Disbursements to May 31, 1894. Rs. c.
Brought forward ...	329,516 26	172,562 55	Construction of road to Captain's Garden ...	1,800 0	1—
			Drain near Fort railway station ...	75 0	1—
			Sewer near Police Headquarters, Matadana ...	1,000 0	1—
			Side drain, Forbes road ...	70 0	1—
			Side drain and bridge, road from Kew road to Kew latrine ...	22 0	14 2
			Drain, Lascorreen street ...	1,570 0	1—
			Paving hackery stand opposite Town Hall ...	977 0	1—
			Supplementary vote for new court and assessment offices (<i>moiety</i>) ...	175 0	1—
			Repair of Galle Face wall ...	208 0	1—
			Do. do. near Police station ...	630 0	1—
			Supplementary vote for white-washing and painting public latrines (Est. No. 131) ...	60 0	1—
			Cost of land acquired for improvement of corner at junction of Korteboam street and Skinner's road ...	150 0	150 0
			Construction of new latrine, St. John's road (<i>Supplementary</i>) ...	150 0	1—
			Construction of drains, Ingham street and Soysa street ...	4,000 0	1—
			Construction of culvert, Union place	300 0	1—
			Footway in Baillie street, opposite National Bank... ..	240 0	1—
			Improvement of trunk roads (Fort to Wellawntta) ...	3,485 0	1—
			Plates for notifying scavenging time and watering time ...	100 0	1—
			Doulton pipes—to be advanced for pipes and constructing drains ...	6,000 0	12,944 79
			<i>Est. Re-votes.</i>		
			51 of 1893—Sewer, Queen street...	3,469 49	2—
			53 of 1893—St. John's new latrine	56 65	2 0
			54 of 1893—Kochikade latrine ...	4,137 0	2748 0
			63 of 1893—St. John's fish market	679 76	2422 67
			70 of 1893—Improvement, Cramer's lane ...	80 11	236 76
			72 of 1893—New Market at Slave Island ...	130 12	2—
			73 of 1893—Cart for conveyance of meat ...	222 2	2—
			170 of 1893—Building concrete drain, Kollupitiya ...	114 36	2—
			172 of 1893—Improvement of drain near mango tree, Union place ...	100 0	2—
			178 of 1893—Alterations to Municipal Office (<i>moiety</i>) ...	45 74	235 78
			179 of 1893—Special tolls ...	120 0	2—
			181 of 1893—Ladders for fire engines	6 25	25 87
			182 of 1893—Hand cart for fire engine, hose, &c. ...	38 76	2—
			188 of 1893—Water supply to markets ...	196 0	2196 0
			191 of 1893—Widening Norris road	1,695 0	21,694 70
			207 of 1893—Metalling Alexandra place ...	187 40	2121 44
				373,450 64	108,784 44
			Balance ...	—	63,778 11
Total ...	329,516 26	172,562 55		373,450 64	172,562 55

ADVANCE ACCOUNT.

REVENUE.	Receipts to May 31, 1894. Rs. c.	EXPENDITURE.	Disbursements to May 31, 1894. Rs. c.
• Advance account ...	26,800 30	• Advance account ...	26,920 30
To balance ...	120 0		
	26,920 30		

¹ See Nos. 24 to 47, Supplemental Budget.

² See Nos. 48 to 63, Supplemental Budget.

DEPOSIT ACCOUNT.

REVENUE.	Rs.	c.	EXPENDITURE—NIL.
Security deposits ...	1,430	39	
Deposit by owners of quarries ...	100	0	
Deposit on account of unpaid wages ...	15	19	
Do. Irazing tickets ...	3	50	
Do. Police Reward Fund ...	104	25	
	<u>1,653</u>	<u>33</u>	

ASSESSMENT ACCOUNT.

REVENUE.	Estimated Revenue for 1894.	Receipts to May 31, 1894.	EXPENDITURE.	Estimated Disbursements for 1894.	to May 31, 1894.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Consolidated rate under section 12 of Ordinance 7 of 1886, arrears of 1888 ...	45 0	30 0	Annuity for Waterworks ...	130,000 0	32,500 0
Do. do. do. 1891 ...	2,000 0	715 75	Maintenance of police ...	60,000 0	15,000 0
Do. do. do. 1892 ...	8,000 0	4,641 23	Lighting public streets ...	74,690 0	22,896 13
Do. do. do. 1893 ...	40,000 0	25,135 98	Salaries, fixed ...	14,810 0	6,170 80
Do. do. do. current, 1894 ...	230,000 0	70,599 9	Do. provisional ...	3,958 50	1,543 38
Costs ...	10,000 0	4,419 89	Allowances ...	480 0	200 0
Military contribution for lighting			Stationery ...	400 0	164 35
Fort ...	1,701 0	850 92	Furniture ...	50 0	33 15
Sale of water ...	65,000 0	25,264 57	Printing and advertisements ...	500 0	81 45
Interest ...	600 0	—	Commission to collectors ...	8,000 0	1,289 58
Costs on recovery of dues for sale of water ...	57 68 ¹	57 68	Do. do. 1893 ...	1,500 0	1,470 33
Miscellaneous ...	65 46 ¹	65 46	House numbers and street boards ...	150 0	84 27
Advances of previous years recovered or adjusted ...	195 99 ¹	195 99	Refund of consolidated rate ...	250 0	10 45
			Do. do. 1893 ...	200 0	149 55
			Lighting Fort latrine ...	210 0	63 86
			Laying on gas to St. John's latrine ...	105 65	105 65
			Lighting do. ...	200 0	63 86
			Supplemental vote for new court and Assessment Office (<i>moiety</i>) ...	175 0	5—
			Posts for street boards ...	400 0	6—
			Refund of water-rate ...	50 0	—
			Do. do. 1893 ...	70 0	46 44
			Costs in legal proceedings ...	500 0	—
			Miscellaneous ...	450 0	7241 91
			For extensions of gas and water ...	5,271 7	1,818 45
			<i>Revote.</i>		
			Est. No. 173 of 1893—New Court and Assessment office (<i>moiety</i>) ...	45 75	35 78
			Balance reserved for contingencies in original and Supplemental Budget ...	70,000 0	—
				<u>372,465 97</u>	<u>83,969 39</u>
			Balance ...	—	48,007 17
			Total ...	<u>372,465 97</u>	<u>131,976 56</u>

¹ Not in Budget.² See No. 2, Supplemental Budget.³ See No. 3, do.⁴ See No. 4, Supplemental Budget.⁵ See No. 6, do.⁶ See No. 7, do.⁷ See No. 8, Supplemental Budget.⁸ See Nos. 5 and 9, do.⁹ See No. 10, do.

BALANCES ON MAY 31, 1894.

	Rs.	c.	Rs.	c.
Credit balance, General Account ...	—	—	63,778	11
Do. Deposit Account ...	—	—	1,653	33
			<u>65,431</u>	<u>44</u>
Less debit, Advance Account ...	—	—	120	0
			<u>65,311</u>	<u>44</u>
Credit balance, General Account ...	—	—	48,007	17
Credit balance, Assessment Account ...	—	—	—	—
			<u>113,318</u>	<u>61</u>
Balance on December 31, 1893, including Rs. 30,000 in fixed deposit ...	—	—	62,560	44
Total balance ...	—	—	<u>175,879</u>	<u>5</u>

ROADS.

Expenditure on Estimate No. 82 (Rs. 36,952).—Amount reserved for Road Repairs upon Sub-Estimates.

EXPENDITURE.	Estimated Expenditure to May 31, 1894.	Disbursements to May 31, 1894.	EXPENDITURE.	Estimated Expenditure for 1894.	Disbursements to May 31, 1894.
Est.	Rs. c.	Rs. c.	Est.	Rs. c.	Rs. c.
<i>Metal Roads.</i>					
194 Seabeach road, St. John's road to Kochikade ...	1,174 36	1,053 44	228 Akbar's lane, St. Sebastian street to Marties' lane ...	16 26	—
195 Pauchikawatta road, Skinner's road South to Maradana ...	1,503 60	1,224 35	229 Marties' lane, St. Sebastian Hill to Dhobies' lane ...	23 19	—
196 Union place road, Rifle street to Turret road ...	1,978 0	1,902 37	230 Mohandiram's lane, Saunders' place to Marties' lane ...	16 26	—
197 Baillie street ...	427 20	381 87	231 Mitcho's lane, Front street to Cafferman's lane ...	26 1	—
198 Commissariat street, Church street to Custom's gate ...	631 15	—	232 Cafferman's lane, 1st Fishers' lane to Norris road ...	33 60	—
199 Flagstaff street, Prince street to Commissariat street ...	344 70	—	233 Roads round Town Hall and market ...	73 48	71 14
200 Chatham street extension, Norris road to York street ...	459 70	—	234 Kachcheri roads ...	66 1	52 37
201 Bankshall street, St. John's road to Front street ...	1,137 20	933 63	235 Maliban street, 4th Cross street to 2nd Cross street ...	45 36	—
202 Keyzer street, Fourth Cross street to Front street ...	891 10	816 15	236 Maliban street, 2nd Cross street to Front street ...	158 53	—
203 First Cross street, Reclamation road to Norris road ...	942 5	—	237 Hunupitiya road, Turret road to Alston place ...	46 58	35 53
204 Dam street, New Moor street to St. Sebastian street ...	896 20	271 25	238 Dhobies' lane, Kollupitiya road to Polwatta road ...	132 52	—
205 St. Sebastian hill, Cramer's lane to Hulftsdorp street ...	1,118 90	—	239 New Chetty street, Barber street to Jampettah street ...	216 0	—
206 Prince street, Fourth Cross street to Front street ...	1,270 57	—	240 Van Rooyan street ...	136 80	—
207 Third Cross street, Main street to Prince street ...	444 40	—	241 Pickering's road, Korteboam street to Kotahena street ...	238 17	—
208 Green street, Jampettah street to Barber street ...	1,123 37	—	242 Gintupitiya street, Cheku street to Hill street ...	121 91	—
209 Galpotta street, Green street to Skinner's road North ...	253 43	—	243 Brassfounder street, Andewall street to Gintupitiya street ...	82 17	—
210 Cheku street, Gintupitiya street to Wolfendahl street ...	1,098 0	—	244 Daniel's road, Alutmawata road to Madampitiya road ...	172 80	—
211 St. Lucia's street, Galpotta street to Wall street ...	509 22	—	245 Ferguson's road, Church road to Vuystwyk road ...	172 10	—
212 St. James's street, Mutwal road to Blomendahl street ...	426 30	—	246 Totawatta road, Farm road to the river ...	200 61	—
213 Madampitiya road, Drawbridge to Daniel's road ...	1,747 55	—	247 Rockhouse lane, Fishers' Hill to cross drain ...	81 0	—
214 Alutmawata road, Cathedral to Korteboam street ...	243 72	—	248 Old Urugodawatta road, St. Joseph street to new Urugodawatta road ...	157 18	—
215 St. Mary's road, Mattakuliya Vuystwyk road to Church road ...	389 42	—	249 Lock-gate lane, cross drain to Skinner's road South ...	64 22	—
216 Barber street, Kuruwe street to Armour street ...	887 70	—	250 Piachaud's lane, Maradana road to Skinner's road South ...	138 21	—
217 Ferry street, Hulftsdorp street to canal ...	792 90	—	251 Mill street, Belmont street to Ferry street ...	44 71	—
218 Canal row, York street to Hospital road ...	62 10	—	252 North and South Base line road, railway crossing to Jail road ...	596 16	506 56
219 Chatham street, side roads ...	114 26	—	253 Temple road, Maradana road to Dematagoda road ...	451 0	—
220 Hospital lane, Queen street to Hospital street ...	33 12	—	254 Hedges' court, Dean's road to Norris road canal ...	46 36	—
221 Galle face, seaside road ...	1,680 84	602 24	255 Captain's Garden road, Darley road to Justice Dias' gate ...	79 35	—
222 Prince street, footpath ...	15 18	—	256 Church street, Rifle street to Steuart street ...	102 56	—
223 Queen street, footpath ...	12 42	—	257 Steuart street, Church street to Wekanda road ...	55 84	—
224 Church street, York street to Queen street ...	151 80	—	258 Glenie street, Malay street to the end ...	109 43	—
225 Dam street, Hulftsdorp street to Peer Saibo's lane ...	162 60	—	259 Flower road, Turret road to Cambridge place ...	388 89	—
226 Peer Saibo's lane, Dam street to Old Moor street ...	79 13	—	260 Guildford crescent, Cambridge place to Torrington place ...	171 76	—
227 Old Moor street, Dam street to Kuruwe street ...	151 76	120 40	261 Maitland crescent, Torrington place to Horton place ...	144 64	—
			262 Cambridge place, Flower road to Albert crescent ...	205 83	—
			263 Regent street, Maradana to junction of Union place ...	394 59	—
			264 Brownrigg street, Alexandra place to Robinson street ...	156 8	116 96
			265 Robinson street, Canal road to Cemetery street ...	174 47	—
<i>Gravel Roads.</i>					

EXPENDITURE.	Estimated Expenditure for 1894.	Disbursements to May 31, 1894.	EXPENDITURE.	Estimated Expenditure for 1894.	Disbursements to May 31, 1894.
Est.	Rs. c.	Rs. c.	Est.	Rs. c.	Rs. c.
266 Borella Cross road, MaCarthy place to North and South Base line road ...	126 56	—	272 Gravelling approach road to the Kollupitiya station ...	165 20	—
267 Norris Canal road, Regent street to Maradana road ...	172 89	—	273 Gravelling approach road to the Bambalapitiya station ...	226 0	—
270 Gravelling approach road to Maradana junction ...	129 60	—			
271 Gravelling approach road to the Slave Island station ...	26 85	—		31,797 29	9,186 38

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a Meeting of the Municipal Council of Galle held at the Municipal Office on April 21, 1894, at 3 p.m.

Present :—The Chairman ; A. Murray, Esq. ; Hon. Dr. Anthonisz ; R. L. Symes, Esq. ; Wm. Abeysundera, Esq. ; C. P. Hayley, Esq. ; D. G. Gunewardene, Esq. ; N. Dias Abeysinhe, Esq. ; and C. L. M. Abdul, Carim, Esq.

1. Read and confirmed Minutes of last Meeting.
2. Read letter No. 149 of March 25, 1894, from the Hon. the Colonial Secretary to the Government Agent, Southern Province, and forwarded by him for the information of the Council, intimating that Government did not contemplate charging the cost of any part of the work of the Moragoda flood-outlet to local funds.
3. Read a letter from Mr. C. P. Hayley, dated February 24, 1894, suggesting the improvement of Middle street, Fort, by acquiring certain portions of private premises and widening the street.
Resolved,—That the Council is of opinion that the widening of Middle street is very desirable, and that Government be asked to direct the Government Agent to acquire the land necessary for widening the street, viz., portions marked, A, B, D, E, and F in plan.
4. Submitted a memorial from Mr. D. A. de Silva Abeyewardena praying that the Council will be pleased to recommend him to the Government Agent for the honorary rank of Mudaliyar of the Galle District.
Resolved,—That the Council unanimously agree to recommend him strongly to the Government Agent for the rank solicited.
5. Submitted the following recommendations from the Standing Committee :—
“Recommended that Rs. 1,000 be transferred from vote for ‘new roads’ to ‘public ceremony’ (Ordinance No. 26 of 1890, section 5). That the balance of Rs. 1,000 for ‘new roads’ be used for the improvement of existing roads. That Rs. 240 be transferred from ‘minor works’ to ‘fire brigade.’”
Resolved,—That the above recommendations be approved.
6. Submitted copy of Auditor's report to Government on accounts for the year 1893.
7. The subject of the formation of a fire brigade being brought up for consideration, it was—
Resolved,—That a body of 18 volunteers be selected by Major Murray for the work, and that they be paid Rs. 30 a month.
8. The Sanitary Officer's report of second quarter, 1893, with connected papers, which had been referred to the Fort Member and the Provincial Engineer, was brought up by the former with the recommendation that the side drains of Parawa, Chando, and Leyn Baan streets be altered in the manner shown in the plan.
9. The following papers were laid on the table :—Sanitary Officer's report for fourth quarter, 1893 ; accounts for March, 1894.

Confirmed :

R. W. LEVERS,
Chairman.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to April 30, 1894.

No. 1.—GENERAL ACCOUNT.

RECEIPTS.	Estimated Amount.	Receipts.	DISBURSEMENTS.	Estimated Amount.	Disbursements.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Balance on December 31, 1893 ...	10,000 0	11,752 28	Salaries and pension ...	10,292 22	3,430 94
Taxes ...	14,385 0	11,064 12	Office expenses ...	810 0	230 17
Tolls ...	17,244 85	6,588 38	Revenue services ...	1,495 0	142 47
Stamp duties and fees ...	15,235 0	298 50	Lighting ...	3,617 60	1,280 79
Market licenses ...	4,868 0	1,670 64	Sanitary charges ...	6,386 0	1,408 98
Slaughter-house licenses ...	1,126 0	339 76	Market charges ...	690 0	227 86
Miscellaneous licenses ...	404 0	218 50	Slaughter-house charges ...	531 0	142 3
Judicial fines ...	1,440 0	446 75	Miscellaneous ...	14,195 0	5,319 74
Rents ...	3,320 0	842 6	Public works ...	29,874 0	6,526 93
Miscellaneous ...	688 0	791 93			
			Balance ...	—	18,709 91
					15,303 1
					34,012 92
		34,012 92			34,012 92

No. 2.—ASSESSMENT ACCOUNT.

RECEIPTS.	Estimated Amount.		Receipts.		DISBURSEMENTS.	Estimated Amount.		Disbursements.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Balance on December 31, 1893 ...	1,961	21	947	65	Salaries of constable arachchies ...	960	0	240	0
Assessment tax, arrears of 1892 and 1893 ...	546	82	1,141	85	Stationery and printing ...	120	0	60	0
Do. ... for 1894 ...	10,257	37	2,154	30	Commission to collectors ...	680	0	156	7
					Assessment clerk ...	540	0	180	0
					House numbers ...	50	0	6	15
								642	22
					Balance ...	—	—	3,601	58
			4,243	80				4,243	80

No. 3.—WATERWORKS ACCOUNT.

REVENUE.	Amount.		Total.	EXPENDITURE.	Amount.		Total.
	Rs.	c.			Rs.	c.	
Loan from Government ...	70,000	0	77,689 51	Cost of erecting reservoir ...	40,278	23	77,387 73
Contribution from General Fund ...	6,300	0		Cost of piping and laying them... ..	27,836	87	
Interest, rebate, sale of materials, rent, mulct ...	1,389	51		Land for reservoir ...	4,857	27	
				Catch-drains to reservoir ...	443	89	
			Reports ...	987	80		
			Sundries ...	498	45		
			Upkeep of Waterworks ...	733	34		
			Interest on Waterworks ...	134	24		
			Clearing bed of reservoir ...	532	64		
			Building a wall at Bikke ...	375	0		
			Clearing catchment area of jungle at Bikke ...	50	0		
			Paving the Bikke channel ...	660	0		
			Balance ...	—	—	301 78	
		77,689 61				77,689 51	

J. E. ANTHONISZ,
Secretary.

Progress Report of Work done brought up to April 30, 1894.

Description of Work.	Amount of Vote.		Expenditure in April.		Expenditure up to April 30, 1894.		Balance.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
Permanent repair of roads ...	3,000	0	652	50	2,970	0a	5,030	0
General upkeep of roads ...	3,000	0	166	55	881	4b	2,118	96
General upkeep of bridges ...	1,500	0	61	15	1,037	13c	462	87
Carts, building new ...	335	0	—	—	300	0d	35	0
Carts, repair of old ...	400	0	—	—	126	0e	274	0
Repair of Municipal buildings ...	500	0	—	—	195	78f	304	22
Improving drainage, Fort ...	4,000	0	64	45	796	95g	3,203	5
Whitewashing markets ...	150	0	7	0	46	50	103	50
Watering streets ...	120	0	—	—	50	0	70	0
Clearing canals and reclaiming swamps ...	2,000	0	132	45	710	39h	1,289	61
Minor works ...	2,760	0	9	0	229	0j	2,531	0
Clearing rampart wall ...	250	0	9	0	69	0	181	0
Victoria park and planting trees in town... ..	814	0	126	62	323	69	490	31
Wind mill ...	150	0	9	0	66	0	84	0
Improving markets ...	800	0	—	—	42	5k	757	95
Improving Municipal Office ...	300	0	—	—	161	97l	138	3
Improving sea bathing-place ...	300	0	—	—	144	90m	155	10

- (a) Metalled 114 lines and gravelled 120 lines of road.
- (b) Repaired superficially 592 squares of road, trimmed sides 142 lines, and cleared side drains 209 lines.
- (c) Purchased timber for supporting the Bope iron bridge, purchased 100 planks for bridges, and repaired

Miliduwa bridge, Attoya bridge, Bope bridge, Hirimbure cross second bridge, Hume road bridge, and Kepu-ela foot-bridge.

- (d) Built two scavenging carts and a smallpox cart.
- (e) Repaired two scavenging carts, 5 water carts, 2 iron hand carts.
- (f) Repaired slaughter-house, sea bathing-place, Talbot town wells, and cattle-pound shed.
- (g) Building a sewer in Pedlar street, clearing side drains.
- (h) Embanking Parana-ela and making a road over the reclaimed ground, used 1,500 cocoanut stakes, cleared

Kepu-ela.

- (j) Built a cart shed at Cotton Garden.
- (k) Fort market repaired and improved.
- (l) Supplied iron grating to arches over doors and windows, bolts to doors, a screen across the room.
- (m) Repaired sea bathing-place near Eolus Bastion.

Sanitary Officer's Report for Quarter ended December 31, 1893.

The General Health during the quarter, compared with last year, has been very good. We have been free from epidemics of smallpox, chickenpox, measles, &c., which were prevailing to some extent during the last quarter of 1892.

In November there were two deaths from tapioca poisoning in Ward No. 4.

At the beginning of December large quantities of fish called "lagas" were sold at the Municipal market at the very cheap rate of a cent per hundred, and poor people indulged freely in this fish, resulting in some cases of acute diarrhoea in the different Wards.

It is hardly necessary for me to recapitulate the sanitary defects mentioned under each Ward in the previous reports, as the same remarks still hold good. The side drains in the Fort (those covered by stone slabs) are filled with sand, and require cleansing very badly. In Parawa, Chando, and other narrow streets the drains seem to be quite full of sand, and seriously interfere with drainage. Any slope waters discharged into these drains will be absorbed by the earth, which, becoming saturated with decomposing animal and vegetable organic matter, constantly give off foul and noxious gases. This renders the houses damp and unhealthy. These narrow streets, which are about the most unhealthy parts of the Fort, require more attention.

The dangers from foul cesspits are on the increase. Until the dry-earth system is adopted in the Fort the dangers from this source will continue to be on the increase each year with the constant accumulation of filth in the soil.

The condition of the Pettigala-ela is as bad as ever. The water charged with human excrement stagnates throughout the year, except after a heavy shower. During the period of stagnation the greater part of the water is lost by evaporation and percolation into the soil. Anybody going past the commencement of the ela where the drains meet will see the water saturated with human excreta reduced to a sympy consistence teeming with maggots and exhaling a very foul and oppressive odour. The sides of the drains will be seen studded with faecal matter in different stages of decomposition, which ultimately dries up, and being wafted about in the air produce mischief at a distance even. A few months ago a drain few yards in length was built at the commencement of the ela with the object of establishing a flow of the stagnant water. Unfortunately this drain, which is on a higher level than the junction of the feeding drains, has made matters worse. At this spot there is one Municipal latrine use by females, and it is evident that the males must be using the drain as a latrine.

To mitigate this statement I would suggest—

- (1) To build a latrine for the use of males.
- (2) To serve notices on the owners of houses along the drains to provide cemented cesspits.
- (3) To employ a constable to detect and prosecute the offenders.
- (4) To consult an able engineer and find out the best means of draining this ela.
- (5) To build a cemented cesspool and pump the contents into the sea if there is no possibility of draining directly into the sea.

I earnestly hope, in the interest of the public health, that the Chairman and Councillors will seriously consider this matter and carry out the above suggestions to mitigate this most serious nuisance, the baneful effects of which are felt all along the canal, polluting the atmosphere, the soil, and the wells along its course, endangering the health of the inhabitants and passers by, and affording the best medium for the growth and development of the germs of communicable diseases. Should, for instance, cholera germs be introduced to the ela, it would end in incalculable mischief.

Street sweeping was satisfactory.

Scavenging.—The bulls for the carts used to be sent rather late.

Slaughtering of Cattle.—The quality of the cattle was good. No pigs were submitted to me for examination.

Latrine accommodation is insufficient, and consequently people use the seabeach, waste lands, &c., as latrines. There should be separate latrines for males and females at each spot.

CHARLES DE SILVA, M.B., M.R.C.S., &c.,
Sanitary Officer.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,794. In the matter of the insolvency of William Morton Smith as individual and as partner in the firm of W. M. Smith & Co.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 26, 1894, to prove further claims.

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

Colombo, June 27, 1894.

No. 1,808. In the matter of the insolvency of Benjamin Peter de Silva, of Colombo.

NOTICE is hereby given that the second public sitting in the above matter will be held on July 19, 1894.

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

Colombo, June 22, 1894.

No. 1,809. In the matter of the insolvency of Oona Ismail Lebbe Maricar, of No. 82, Bankshall street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 26, 1894, to consider the application of the assignee to sell by public auction the movables belonging to the insolvent and lying in boutique No. 82, Bankshall street, Colombo.

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

Colombo, June 26, 1894.

No. 1,809. In the matter of the insolvency of Oona Ismail Lebbe Maricar, of No. 82, Bankshall street, Colombo.

NOTICE is hereby given that the second public sitting of the court for the insolvent to surrender

and conform, which was fixed for the 14th instant, has been refixed for July 26, 1894.

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

Colombo, June 26, 1894.

No. 1,810. In the matter of the insolvency of Soona Rawana Mana Arumugan Pulle, of Fourth Cross street, Pettah, Colombo.

WHEREAS the above-named Soona Rawana Mana Arumugan Pulle was on June 21, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on July 26 and August 16, 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, intitled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

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

Colombo, June 22, 1894.

In the District Court of Kandy.

No. 1,343. In the matter of the insolvency of H. Johannes Soyza alias D. J. Gomes.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 27, 1894, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court,
A. SANTIAGO,
Secretary.

Kandy, June 23, 1894.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Nanayakkarayage Don Pawlus de Silvs Appuhami.....Plaintiff.

No. C/2,836. Vs.

1, Hitanadure Maria de Silva, widow of Welisarage Thomis Fernando, deceased; 2, Attanayaka Hendrick Perera and 3, Welisarage Balacia Fernand, husband and wife, all of Mahabage in the Ragam pattu of the Alutkuru korale.....Defendants.

NOTICE is hereby given that on July 23, 1894, commencing at 12 o'clock noon, will be sold by public auction at the respective premises the following properties, viz. :-

(1) All those portions of Delgahawatta, all that portion Dambugahawatta, and all those portions of Dawatagahawatta, adjoining each other and now forming one property,

with all the tiled houses and other buildings and plantations and trees thereon, situated at Mahabage in the Ragam pattu of Alutkuru korale, in the District of Colombo, Western Province; and bounded on the north by the property of Mawatage Simplino Fernando, on the east by the high road, on the south by the limit of the allotment of land belonging to Santiago Silva and the limit of the garden of Alagiadure Martino Fernando and others, and on the west by the property of Nissange Marselis Mendis and the garden of Etige Tiadoris Silva, Welisarage Thomis Fernando, and others; containing in extent 4 acres more or less.

(2) All that land called and known as Telambugahawatta, with all the buildings, plantations, and trees thereon, situated at Mattumagala in the Ragam pattu of the Alutkuru korale aforesaid; and bounded on the north by the garden called Munamalghawatta which belonged to Don Saradiel, late Police Vidane, and now belonging to others, on the east by the high road, on the south by the garden which belonged to Babasinno Kandappa and now belong-

ing to others and by the limit of another land, and on the west by the garden of Lokubalasuriage Don Harmanis *alias* Mudaliami Appuhami; containing in extent 2 acres and 2·81 square perches.

(3) All that land called and known as Peragahawatta *alias* Ketakelagahawatta, all that portion of Kahatagahawatta *alias* Maragahawatta, and all those portions of Kahatagahawatta adjoining each other and now forming one property, with all the buildings, plantations, and trees thereon, but six coconut trees belonging to others, also situated at Mahabage aforesaid; bounded on the north by the field of Etige Hendrick Silva and the land belonging to the estate of late Welisarage Tepanis Fernando and the lands belonging to Etige Hendrick Silva, Konganige Jacob Anthony, and Welisarage Thomis Fernando, on the east by the land belonging to Don Warlis Karunaratne, Peace Officer, Dhammakirti Julian Perera, and Endahandi Franciscu Fernando, on the south by the lands belonging to Welisarage Abilino Fernando and the land belonging to the estate of late Lukas Perera Vedarala, and on the west by the limit of an allotment of land belonging to Endahandi Tiadoris Fernando, the properties of Konganige Ablino Fernando and Attanayaka Andrick Perera; containing in extent 3 acres and 2 roods.

(4) All that portion of land called and known as Kongahawatta *alias* Paranawatta, with all the buildings, plantations, and trees thereon, also situated at Mahabage aforesaid; bounded on the north by the land belonging to Jacob Anthony and now of Konganige Abilino Fernando, on the east by a portion of the land belonging to Clementi Fernando and now of Attanayaka Andrick Perera, and a limit of another land, on the south also by a portion of the land belonged to Clementi Fernando and now of Andrick Perera, and on the west by a portion of this land now belonging to Selestina Alwis and others and the garden of Konganige Abilino Fernando; containing in extent 3 square roods more or less.

(5) All that land called and known as Deniyakumbura *alias* Midellagahakumbura and now known as Deneiya Midellagahaovita, with the plantations and trees thereon, situated at Mahabage aforesaid; bounded on the north by Depa-ela, on the east by the limit of the field of Hendrick Fernando Karunanayaka, Peace Officer, on the south by the limit of the garden of Tepanis Fernando, and on the west by a portion of the same field belonging to Hitanadure Selestian Silva; containing in extent three bushels of paddy sowing more or less.

(6) All those two portions of the field called and known as Midellagahakumbura, adjoining each other and now forming one property, situated at Muturajawela (on the other side of the Welisara canal) in the Ragam pattu of the Alutkuru korale aforesaid; bounded on the north by a portion of this field belonged to Marselis Piento, Registrar, and now belonging to others, on the east by the Negombo canal, on the south by a portion of the same field belonging to Mallikage Abilino Alwis and others, and on the west by the liminary dam which separates the vila; containing in extent twenty paraahs of paddy sowing more or less, together with all and similar the appurtenances, rights, and easements whatsoever thereunto respectively belonging, or in any wise appertaining, or usually held or occupied, used, or enjoyed therewith, or reputed or known as part or parcel thereof; and all the estate, right, title, and interest, claim, and demand whatsoever of the defendants in, to, upon, or out of the said lands and premises, are declared bound and executable under the judgment entered in the above-styled case No. C/2,836.

Deputy Fiscal's Office,
Welisara, June 27, 1894.

HENRY A. PERERA,
Deputy Fiscal.

In the District Court of Kalutara.
Hendrick Perera Wijesooria, of Desastera
Kalutara Plaintiff.
No. 1,017. Vs.
Yohannes de Fonseka Samarasekera Appu-
hami, of Desastera Kalutara Defendant.

NOTICE is hereby given that on Thursday, July 12, 1894, at 2 o'clock in the afternoon, will be sold by public auction at the Deputy Fiscal's Office, Kalutara, the following property, for the recovery of Rs. 602·56,

with interest on Rs. 325 at 18 per cent. per annum from February 22, 1894, viz. :—

The mortgage bond No. 2,180, dated April 11, 1888, executed in favour of defendant before Gabriel Perera, Notary Public, and the defendant's right, title, interest, claim, and demand in and to the same, mortgaged with plaintiff by bond No. 729, dated March 17, 1890, and filed with the plaintiff, be and the same is hereby declared bound and executable for the decree in the above case.

H. W. BRODHURST,
Deputy Fiscal.
Deputy Fiscal's Office,
Kalutara, June 26, 1894.

Central Province.

In the District Court of Kandy.

N. K. P. V. Valliappa Chetty, of Kandy.....Plaintiff.
No 7,862. Vs.

Packeer Tamby Lebbe Muhamadu Tamby Arach-
chi, of Matale.....Defendant.

NOTICE is hereby given that on July 24, 1894, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant :—

1. Alandugahamullawatta, situate in King street in the town of Matale, with the plantations and buildings thereon; bounded on the north by the land belonging to the Roman Catholic church and Sinne Lebbe Sesma Lebbe, east by King street, south by property belonging to Mr. Robb and to Wappoo Kandu Kunchi Kandu, and on the west by the paddy field belonging to Akunelikumbura Kira and Meewattakumbura Kira, containing in extent 1 acre and 7 perches, excepting therefrom a portion to the south 30 ft. in breadth and 140 ft. in length, with the plantations thereon.

2. An allotment of land of about 140 ft. in length and 30 ft in breadth, with the plantations standing thereon; bounded on the north by the limit of the remaining portion of this land belonging to Neina Marikkar, on the east by King street, south by the land belonging to Mr. Robb and Wappoo Kandu Kunchi Kandu, and on the west by the garden belonging to Meewattakumbura Kira, situate at Matale aforesaid.

Amount of writ Rs. 679·50

Fiscal's Office, C. R. CUMBERLAND,
Kandy, June 25, 1894. Fiscal.

Southern Province.

In the District Court of Galle.

Nanayakkarage Don Paulis Silva, of Colombo ...Plaintiff.
Semage Thepanis of Galle, now in Col-
omboSubstituted Plaintiff.
No. 1,658. Vs.

Dewunuge Henry Pedris, of Dangedara.....Defendant.

NOTICE is hereby given that on Thursday, July 19, 1894, at 12 o'clock noon, will be sold by public auction at the residing house of defendant at Dangedara the right, title, and interest of the said defendant in the following property, viz. :—

Three almirahs, 2 family beds, 1 couch, and other movables seized.

On Friday, July 20, 1894, commencing at 4 o'clock in the afternoon, at the spot.

1. Undivided half part of Dowewatta, exclusive of the planter's share of the extent of about 4 acres, situate at Dangedara.
2. An undivided $\frac{3}{4}$ parts of the land called Delgahawatta *alias* Upasakawatta, of the extent of about 2 acres, situate at Dangedara.
3. All the plantation and soil of Amukanattewatta-addaraowita, of the extent of about 1 acre, situate at Dangedara.

4. Lot marked letter D of Amukanatteaddara, of the extent of about 2 kurunies, together with 18 cubits tiled house standing thereon, situate at Dangedara. This writ is issued to levy a sum of Rs. 1,003-87½.

Fiscal's Office,
Galle, June 19, 1894.

H. J. WOUTERSZ,
Deputy Fiscal.

In the District Court of Galle.

1, Don Charles Philip Weerakon ; 2, Carolis Dias Seneviratna, Notary ; 3, Devondera Frederick de Silva, all of Galle ; 4, Don Elias Amarasiri Jayasingha, Mudaliyar of Nagoda, trustees of the Sinhalese National Buddhistic Fund, Galle Plaintiffs.

No. 2,675. Vs.

Dewunuge Henry Pedris, of Dangedara..... Defendant.

NOTICE is hereby given that on Monday, July 23, 1894, commencing at 3 o'clock in the afternoon,

will be sold by public auction at the spot the following property, viz. :-

1. The undivided 2/3 parts of all the soil and trees, exclusive of the planter's share of the garden called Mahaduwwewatta situate at Dangedara.
2. The one amunam of paddy sowing extent of Ela-addaradangahaliyadda or owita, situate at Dangedara.
3. The undivided 2/3 parts of the defined half lot bearing letter B of the land called Kanuwalakumbura or owita, 3 pelas' extent of paddy, situate at Sedgededuwaddara at Dangedara.
4. The undivided 2/3 parts of one amunam of paddy sowing extent of the field Dombagahaliyaddaowita, situate at Dandgedara ; property mortgaged by the writing obligatory dated July 1, 1893, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 1,182, with interest on Rs. 1,000 at 12 per cent. per annum from September 1, 1893.

Fiscal's Office,
Galle, June 22, 1894.

H. J. WOUTERSZ,
Deputy Fiscal.

NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

BATAVIA.—No. 15.

E. I. Archipelago—Sumatra, West Coast—Breakers between the Islands Kersik and Kalang Kalang.

The Commander of H. N. M. Sumatra reports to have seen breakers between the islands Kersik and Kalang Kalang, in approx. lat. 1° 49' S., long. 100° 36' E.

This notice affects the charts :-

- No. 31. Westkust Sumatra. Padang tot Vlakkehoek, 1887.
- No. 32. Westkust Sumatra. Periaman tot Indra-poera, 1878.

ROELL, Vice-Admiral,

Commanding the Naval Forces in Neth.-India.

Batavia, May 31, 1894.

BENGAL.—No. 106.

China Sea—Malacca Strait—Penang Harbour—Alteration in Entrance to South Channel.

The British Admiralty has given notice (No. 221 of 1894) that considerable alteration has taken place in the entrance to South Channel, Penang harbour. The bank on the east side is extending into the channel, and on the west side washing away outside Rimau island.

Caution is therefore necessary in using this channel until the soundings recently obtained by Commander A. M. Field, H.M. surveying vessel Egeria, are shown on the chart.

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

Calcutta, June 4, 1894.

BENGAL.—No. 107.

Australia, South Coast—Cape Nelson, Cape Schanck, and Gabo Island—Intended Exhibition of Auxiliary "Red" Lights.

The British Admiralty has given notice (No. 223 of 1894) that an auxiliary red light, visible seaward over an arc of 180°, will be exhibited from each of the under-mentioned lighthouses on the dates given.

These lights will be invisible to an observer whose eye is 14 ft. above the level of the sea, until at a distance of 3 miles or less from the light.

They are intended to warn mariners of their near approach to the shore, and when seen course should be altered to seaward until beyond the range of the red light.

In hazy or misty weather mariners should not rely on sighting these red lights, but should keep a good offing.

1. Cape Nelson—the light will be exhibited June 12, 1894. Approximate position: lat. 38° 25' 45" S., long. 141° 33' 0" E.
2. Cape Schanck—the light will be exhibited June 26, 1894. Approximate position; lat. 38° 29' 45" S., long. 144° 53' 10" E.
3. Gabo island—the light will be exhibited July 10, 1894. Approximate position; lat. 37° 34' 20" S., long. 149° 55' 45" E.

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

Calcutta, June 4, 1894.

BENGAL.—No. 108.

Eastern Archipelago—Java, North Coast—A Conical Buoy moored marking Sunken Wreck in Pekalongan Road.

The British Admiralty has given notice (No. 229 of 1894) that a conical buoy, painted red, with a white horizontal stripe and the word "Wreck" in black letters on it, has been moored on the northern side of the sunken wreck of the burnt vessel Ben Macdhui, in a position with Pekalongan harbour light bearing S. by E. (S. 11° E.), distant about one mile.

Approximate position; lat. 6° 50½' S., long. 109° 41' E. Variation, 2° easterly in 1894.

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

Calcutta, June 4, 1894.

BENGAL.—No. 109.

Australia—Dungeness, Cairns Harbour, Barron River, Mulgrave River, and Lark Pass.—Buoys and Beacons.

The Portmaster, Brisbane, has given notice (No. 9 of 1894) that the two outer black buoys and all the beacons at Dungeness, Port Hinchinbrook, are out of position.

That the heads of the beacons marking the cutting across the Cairns bar are down.

That the beacons on the bars of the Barron and Mulgrave rivers are down.

That the outer beacon marking the Lark Pass, Barrier reef, is down, and that the sandbank which formerly marked the reef has disappeared.

The above-named buoys and beacons will be restored as soon as practicable.

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

Calcutta, June 4, 1894.

BENGAL.—No. 110.

Australia—Great Sandy Strait—Alteration in Channel near Stewart Island.

The Portmaster, Brisbane, has given notice (No. 10 of 1894) that owing to recent small changes in the channel near Stewart island the following directions must be observed, *viz.* :—

Vessels from the southward after passing the white triangular leading marks on Stewart island are to bring them in line astern, and keep them so until near to a white beacon on Stewart island, then haul to the eastward, opening the leading marks mentioned about three times their own width, and proceed with them in that position until past the red beacon, when proceed as usual.

A black beacon has been placed on the end of the spit, off the south end of Stewart island, previously marked by a black buoy.

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

Calcutta, June 4, 1894.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE HAPUGAHALANDE TEA COMPANY, LIMITED.

1. The name of the Company is "The Hapugahalande Tea Company, Limited."
2. The registered office of the Company is to be established in Ceylon.
3. The objects for which the Company is established are--

(a) To purchase all that estate called Hapugahalande, situated in the District of Mátalé, in the Central Province of Ceylon, from the proprietors, William Taylor, of Dikoya, Ceylon, and William Milne, of Mátalé, Ceylon, for Rs. 170,000.

(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 Hapugahalande estate or 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.

(k) 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.

(l) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is rupees one hundred and seventy thousand (Rs. 170,000), divided into eight hundred and fifty shares of rupees two hundred (Rs. 200) 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.	Number of Shares taken by each Subscriber.
R. LEWIS M. BROWN, Colombo	... One
JOSEPH C. DUNBAR, Talawakele	... One
ROBERT DAVIDSON, Colombo	... One
J. BUCHAN, Colombo	... One
T. J. ANDERSON, Colombo	... One
WALTER SEALE, Colombo	... One
G. W. CARLYON, Colombo	... One

Witness to the above signatures :

F. J. DE SARAM, Proctor, Supreme Court, Colombo.

Dated this 11th day of June, 1894.

ARTICLES OF ASSOCIATION OF THE HAPUGAHALANDE TEA 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.

2. The Company shall forthwith, after its incorporation, purchase all that estate called and known as Hapugahalande, situated in the District of Mátalé, in the Island of Ceylon, for the sum of Rs. 170,000, upon such terms and conditions as may be agreed upon between the Company and the proprietors of the said estate.

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 persons 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 for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.

6. The 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 share, any one of such persons may give effectual receipt for the dividend payable in respect of such share.

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.

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 Shareholder 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. All new shares shall be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the existing shares held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the same shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company. The Directors shall have power to add to such new shares such an amount of premium as they may consider 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, but so that the sum so to be borrowed shall not at any one time exceed the sum of Rs. 30,000. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time in the usual course of business such temporary advances on the produce of the estates as they may find it to be necessary or expedient for the purpose of defraying the expenses of working the said estate. Provided also that before the Directors execute any mortgage or issue any debentures in excess of the said sum of Rs. 30,000 they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL 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 January in each year as the Directors shall determine.

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

30. The Directors may, whenever they think fit—and they shall, upon a requisition made in writing by not less than one-fifth in number of the Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding not less than one-fifth part of the shares of the Company for the time being subscribed for—convene an Extraordinary General Meeting.

31. Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.

32. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitioner or requisitionists or any other 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. Fourteen days' notice at least, specifying the place and the hour of meeting, and the purpose for which any meeting is to be held, shall be given by advertisement in the *Ceylon Government Gazette*, or in such other manner (if any) as may be prescribed by the Company.

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

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

36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for, and no business shall be transacted at any 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 three or more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

52. The first Directors shall be Thomas Mackie, Joseph Charles Dunbar, and John Aymer, 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.

53. As a remuneration for their services, the Directors shall be entitled to appropriate out of the funds of the Company a sum not exceeding Rs. 900 annually to be divided between them in such manner as they may determine; but the Company in General Meeting may at any time alter the amount of such remuneration for the future.

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

POWERS OF DIRECTORS.

55. The Directors shall have power to carry into effect the purchase of the said Hapugahalande 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 purposes of the Company.

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

63. 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 creditors.

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 1895 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.

66. 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.

69. 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.

70. 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.

73. 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.

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

DIVIDENDS.

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, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting ; and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such 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, seven days previously to such meeting, 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.

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 Government 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 11th day of June, One thousand Eight hundred and Ninety-four.

R. LEWIS M. BROWN, Colombo.
 JOSEPH C. DUNBAR, Talawakele.
 ROBERT DAVIDSON, Colombo.
 J. BUCHAN, Colombo.
 T. J. ANDERSON, Colombo.
 WALTER SEALE, Colombo.
 G. W. CARLYON, Colombo.

Witness to the above signatures :

F. J. DE SARAM, Proctor, Supreme Court, Colombo.

MEMORANDUM OF ASSOCIATION OF THE EQUITABLE LOAN COMPANY OF
 CEYLON, LIMITED.

1. THE name of the Company is "The Equitable Loan Company of Ceylon, Limited."
2. The registered office of the Company will be situate in Colombo, or in such parts of Ceylon or other British possession as may hereafter be determined.
3. The objects for which the Company is established are the following, or any one or more of the following:—
 - (a) To establish a central office in Colombo with branches in other parts of Ceylon, to lend money on such terms, in such manner, and on such security as may seem expedient to the Company.
 - (b) To discount and deal in promissory notes, bills of exchange, drafts, and negotiable instruments.
 - (c) To receive moneys on deposit with or without any condition as to payment of interest.
 - (d) To carry on the business of pawnbrokers, bill-discounters, commission agents, advertising agents, financiers, printers, publishers, booksellers, and any other business, trade, or undertaking which may seem directly or indirectly to benefit the Company.
 - (e) To acquire, print, and publish one or more newspapers in Ceylon.
 - (f) To establish one or more Friend-in-Need or Provident Societies.
 - (g) To borrow and raise money for the purposes of the Company, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, including its uncalled capital.
 - (h) To make, accept, indorse, execute, and issue promissory notes, bills of exchange, debentures, and other negotiable or transferable instruments.
 - (i) To establish in any part of the world agencies for carrying on or developing the business of the Company or any part thereof.
 - (j) To purchase, take on lease, hire, or otherwise acquire any lands and premises in Ceylon, and any buildings, works, machinery, stock, plant, and real or personal property of any kind whatsoever necessary for the purposes of the Company.
 - (k) To sell, let, lease, exchange, transfer, deliver, charge, mortgage, or otherwise dispose of or deal with all the property and assets of any kind for the time being belonging to the Company or any part thereof.
 - (l) To construct, improve, maintain, and control any buildings, roads, tramways, railways, wharves, manufactories, warehouses, shops, stores, ships, steamboats, and other works and conveniences which may seem calculated directly or indirectly to advance the Company's interests.
 - (m) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company, having objects altogether or in part similar to those of the Company.
 - (n) To promote any other Company for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit the Company.
 - (o) To co-operate, amalgamate, or enter into partnership or other arrangements for sharing of profits or union of interests, or for any other purpose with any Company, trader, merchant, or other person.
 - (p) To remunerate any person or Company for services rendered in placing or assisting to place or guaranteeing of any of the shares in the Company's capital or any debentures or other securities of the Company, or in or about the promotion of the Company or the conduct of its business.

- (q) To contract with, secure, and retain permanently or otherwise in any capacity, function, work, or office of the Company any person or persons whose continued connection with and services for the Company may seem necessary or expedient to ensure its stability and advance its interests.
- (r) To delegate any of the powers of the Company.
- (s) To do all such other things as are incidental or conducive to the attainment of the above objects.
- (t) If necessary to apply to the Secretary of State for the Colonies or any other lawful authority for incorporating the Company under a new name, for any of the objects specified in this Memorandum, or for effecting any other modification in the Company's constitution.

4. The liability of the Members is limited.

5. The capital of the Company is one million rupees, divided into four hundred preference shares of two hundred and fifty rupees each, eight hundred intermediate shares of one hundred and twenty-five rupees each, and eighty thousand ordinary shares of ten rupees each, with power to add to the capital, to divide the shares in the capital for the time being into several classes, and to attach thereto respectively any preferential, qualified, special, or defined rights, privileges, and conditions.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association and Articles of Association annexed hereto, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:—

Names and Addresses of Subscribers.	Number of Shares of Rs. 250 each taken by each Subscriber.
P. M. MUTTUKUMARU, M.B., C.M., Grandpass road One
J. W. P. SENATHI RAJA, Proctor, Colombo One
Witness to the above two signatures: ED. BATUWANTUDAWA.	
GABRIEL S. JOHNPULE, Proctor, No. 2, Hill street, Colombo One
Witness to the above signature: P. LANDSBERGER.	
PHILIP BRITO, M.B., M.R.C.S., London, &c. Ten
Signed before me this 22nd day of May, 1894, at Colombo: N. D'A. ABEYESINHE, Notary Public.	
W. SANGARAPULLY, Broker, Messrs. Volkart Bros. One
Witness to the above signature: E. S. W. SENATHI RAJA.	
T. B. PANABOKKE, M.L.C. One
Witness to the above signature: E. S. W. SENATHI RAJA.	
FREDERICK DORNHORST One
Signed before me this 22nd day of May, 1894, at Colombo: N. D'A. ABEYESINHE, Notary Public.	
E. S. W. SENATHI RAJA Ten
S. MORIES Four
V. G. PERERA One
The above three persons signed before me this 22nd day of May, 1894, at Colombo: N. D'A. ABEYESINHE, Notary Public.	

ARTICLES OF ASSOCIATION OF THE EQUITABLE LOAN COMPANY OF CEYLON, LIMITED.

1. THE regulations contained in the table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the rules contained in the Memorandum of Association and these Articles of Association.

INTERPRETATION.

2. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the context or subject:—

The Company.—The words "The Company" mean "The Equitable Loan Company of Ceylon, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies' Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

These Presents.—"These presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

Capital.—"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

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

Shareholder or Member.—"Shareholder" or "Member" means a Shareholder of the Company.

Presence or Present.—"Presence" or "present" at a meeting means presence or present personally or by proxy.

Directors.—"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

Board.—“Board” means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Persons.—“Persons” means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.

Office.—“Office” means the registered office for the time being of the Company.

Seal.—“Seal” means the common seal for the time being of the Company.

Month.—“Month” means a calendar month.

Writing.—“Writing” means printed matter as well as writing.

Singular and Plural Number.—Words importing only the singular number include the plural, and *vice versa*.

Masculine and Feminine Gender.—Words importing only the masculine gender include the feminine, and *vice versa*.

3. *Commencement of Business.*—The business of the Company may be commenced as soon after the incorporation of the Company as the Directors shall think fit, and notwithstanding that part only of the shares may have been allotted.

SHARES.

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

5. The Directors may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls. Shares may be issued subject to different conditions as to calls.

6. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment when due shall be paid to the Company by the holder of the share.

7. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.

CERTIFICATES.

8. The certificates of title to shares shall be issued under the seal of the Company and signed by one of the Managing Directors and countersigned by the Secretary.

9. Every member shall be entitled to one certificate for the shares registered in his name or to several certificates, each for a part of such shares. Every certificate of shares shall specify the number of the shares in respect of which it is issued and the amount paid up thereon.

10. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, or may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate.

11. Every member shall be entitled to one certificate gratis, but for every subsequent certificate issued to him the sum of one rupee or such smaller sum as the Directors may determine shall be paid to the Company.

12. The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register.

CALLS.

13. The Directors may from time to time make such calls as they think fit upon the members in respect of all moneys unpaid on the shares held by them respectively, which by the conditions of allotment thereof are not made payable at fixed times, and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.

14. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

15. Unless the Company in General Meeting shall otherwise determine, no call in respect of any preference shares in the original capital shall exceed one-fifth of the amount of a share, or be made payable within two months after the last preceding call was payable.

16. Fourteen days' notice of any call, except in regard to ordinary shares, the amounts due on which are payable on application and allotment, shall be given specifying the time and place of payment, and to whom such call shall be paid.

17. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made or the instalment shall be due shall pay legal interest for the same from the day appointed for such payment to the time of actual payment, unless the Directors shall otherwise determine for any special reasons.

18. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually called for, 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 may pay interest at such rate as the member paying such sum in advance and the Directors agree upon.

FORFEITURE AND LIEN.

19. If any member fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may, at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such member requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

20. The notice shall name a day (not being less than fourteen days from the date of the notice) and a place or places on and at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

21. If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may, at any time thereafter, before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares, and not actually paid before the forfeiture.

22. When any share shall have been so forfeited notice of the resolution shall be given to the member in whose name it stood prior to the forfeiture, and an entry of the forfeiture with the date thereof shall forthwith be made in the register.

23. Any share so forfeited shall be deemed to be the property of the Company, and the Directors may sell and re-allot, and otherwise dispose of the same in such manner as they think fit.

24. The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

25. Any member whose shares have been forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalment, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with legal interest thereon from the time of forfeiture until payment, and the Directors may enforce the payment thereof if they think fit.

26. The Company shall have a first and paramount lien upon all the shares registered in the name of each member (whether solely or jointly with others) for his debts, liabilities, and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not. And such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien on such shares.

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

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

29. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares or stock sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

TRANSFER OF SHARES.

30. The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register.

31. The instrument of transfer of any share shall be in writing, in the following form or as near thereto as circumstances will admit :—

I, A. B., of ———, in consideration of the sum of Rs. ——— paid to me by C. D., of ——— (hereinafter called the said transferee), do hereby transfer to the said transferee ——— share (or shares) in the undertaking called "The ——— Company, Limited," to hold unto the said transferee, his executors, administrators, and assigns, subject to the several conditions on which I held the same immediately before the execution thereof; and I, the said transferee, do hereby agree to take the said share (or shares) subject to the conditions aforesaid. As witness our hands the ——— day of ———.

32. No preference Shareholder or holder of intermediate shares shall transfer all or any of his shares to any person except with the written consent of the Directors. The Directors may decline to register any transfer of shares or stock upon which the Company has a lien, or of shares not fully paid up, or where any share had been transferred to a transferee of whom they do not approve.

33. Every instrument of transfer shall be left at the office for registration, accompanied by the certificate of shares to be transferred, and such other evidence as the Company may require to prove the title of the transferor or his right to transfer the shares.

34. All instruments of transfer which shall be registered shall be retained by the Company, but any instrument of transfer which the Directors may decline to register shall be returned to the person depositing the same.

35. A fee not exceeding one rupee may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.

36. The transfer books may be closed during such time as the Directors think fit, not exceeding in the whole thirty days in each year.

37. The executors or administrators of a deceased member (not being one of several joint-holders) shall be the only persons recognized by the Company as having any title to the shares registered in the name of such member, and in the case of the death of any one or more of the joint-holders of any registered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares. When a member dies intestate leaving an estate under one thousand rupees, the Company will recognize only such heirs of the deceased, for the above purpose, as produce satisfactory evidence of their rights as such heirs.

38. Any guardian of an infant member and any Committee of a Lunatic member, and any person becoming entitled to shares in consequence of the death or bankruptcy of any member, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, may, subject to the regulations as to transfers hereinbefore contained, transfer such shares to himself or any other person.

SHARE WARRANTS.

39. The Company, with respect to fully paid-up shares or stock, may issue warrants (hereinafter called share warrants), stating that the bearer is entitled to the shares or stock therein specified, and may provide by coupons or otherwise for the payment of future dividends on the shares or stock included in such warrants.

INCREASE AND REDUCTION OF CAPITAL.

40. The Company may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient.

41. The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the Directors shall determine; and in particular such shares may be issued with a preferential or qualified right to dividends and in the distribution of the assets of the Company, and with a special or without any right of voting.

42. The Company may, before the issue of any new shares, determine that the same or any of them shall be offered in the first instance to all the then members in proportion to the amount of the capital held by them, or make any other provisions as to the issue and allotments of the new shares; but in default of any such determination, or so far as the same shall not extend, the new shares may be dealt with as if they formed part of the shares in the original capital.

43. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer, forfeiture, lien, surrender, or otherwise.

44. The Company may from time to time, by special resolution, reduce its capital by paying off capital or cancelling capital which has been lost or is unrepresented by available assets, or reducing the liability on the shares or otherwise, as may seem expedient, and capital may be paid off upon the footing that it may be called up again or otherwise. And the Company may also subdivide or consolidate its shares or any of them.

BORROWING POWERS.

45. The Directors may from time to time, at their discretion, raise or borrow any sum or sums of money for the purposes of the Company.

46. The Directors may raise or secure the repayment of such moneys in such manner and upon such terms and conditions in all respects as they think fit, and in particular by the issue of debentures or debenture stock of the Company, charged upon all or any part of the property of the Company, including its uncalled capital for the time being.

47. If any uncalled capital of the Company is included in or charged by any mortgage or other security, the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person in trust for him, to make call on the members in respect of such uncalled capital, and the provisions hereinbefore contained in regard to calls shall, *mutatis mutandis*, apply to calls made under such authority, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either to the exclusion of the Directors' power or otherwise, and shall be assignable if expressed so to be.

GENERAL MEETING.

48. The first General Meeting shall be held at such time (not being more than four months after the registration of the Memorandum of Association of the Company) and at such place the Directors may determine.

49. Subsequent General Meetings shall be held once in the year, and in every subsequent year at such time and place as may be prescribed by the Company in General Meeting, and if no other time or place is prescribed, in the month of April in every such year at such time and place as may be determined by the Directors.

50. The above-mentioned General Meetings shall be called the Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

51. The Directors may, whenever they think fit, and they shall upon requisition made in writing by members holding in the aggregate one-fourth of the issued capital, convene an Extraordinary General Meeting.

52. Any such requisition shall specify the object of the meeting required, and shall be signed by the members making the same, and shall be deposited at the office. The Meeting must be convened for the purposes specified in the requisition, and if convened otherwise than by the Directors, for those purposes only.

53. In case the Directors for fourteen days after such deposit fail to convene an Extraordinary General Meeting to be held within twenty-one days after such deposit, the requisitionists may themselves convene a meeting to be held within six weeks after such deposit.

54. Seven clear days' notice at the least, specifying the place, day, and hour of meeting, and in case of special business, the general nature of such business, shall be given.

PROCEEDINGS AT GENERAL MEETING.

55. The business of an Ordinary Meeting shall be to receive and consider the profit and loss account and the balance sheet, the reports of the Directors and of the Auditors, to elect Directors and other officers in the place of those retiring by rotation, to declare dividends, and to transact any other business which, under these presents, ought to be transacted at an Ordinary Meeting, and any business which is brought under consideration by the report of the Directors issued with the notice convening such meeting. All other business transacted at an Ordinary Meeting, and all business transacted at an Extraordinary Meeting, shall be deemed special.

56. Twenty Shareholders present shall be a quorum for a General Meeting. No business shall be transacted at any General Meeting unless the quorum requisite be present at the commencement of the business.

57. One of the Managing Directors shall be entitled to take the chair at every General Meeting, and if at any time he shall not be present within fifteen minutes after the time appointed for holding such meeting, the members present shall choose another Director as Chairman, and if no Director be present, or if all the Directors present decline to take the chair, then the members present shall choose one of their number to be Chairman.

58. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, shall be dissolved; but in any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

59. Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on show of hands and at the poll, have a casting vote in addition to the vote or votes to which he may be entitled as a member.

60. At any General Meeting, unless a poll is demanded by at least five Shareholders present, a declaration by the Chairman that a resolution has been carried or lost, and an entry to that effect in the book of the proceedings of the Company, shall be conclusive evidence of the fact.

VOTES OF MEMBERS.

61. Every Shareholder having preference share or shares shall have one vote for every preference share held by him, and every holder of intermediate shares shall have one vote for every six shares held by him.

62. Every hundred ordinary shares, whether held by a firm or single shareholder, shall entitle the holder thereof to one vote at all public meetings of the Company; any number below one hundred of ordinary shares shall not entitle the holder to a vote. No ordinary shares exceeding one thousand shall entitle the holder thereof to any vote in respect of such shares beyond the first one thousand. Votes may be given either personally or by proxy.

63. The instrument appointing a proxy shall be in writing under the hand of the appointor, or if such appointor is a corporation under its common seal. No person shall be appointed a proxy who is not a member of the Company and qualified to vote.

64. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time for holding the meeting at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution. And no proxy shall be used at an adjourned meeting which could not have been used at an original meeting.

65. Holders of share warrants shall not be entitled to vote by proxy in respect of the shares or stock included in such warrants.

66. No member shall be entitled to be present or to vote on any question either personally or by proxy for another member at any General Meeting, or upon a poll, or be reckoned in a quorum, whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member.

67. Any resolution passed by the Directors, notice whereof shall be given to the Shareholders in the manner in which notices are hereinafter directed to be given, and which shall within two months after it shall have been so passed be ratified and confirmed in writing by members entitled at a poll to three-fifths of the votes, shall be as valid and effectual as a resolution of a General Meeting; but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by law or these presents ought to be dealt with by special or extraordinary resolution.

DIRECTORS.

68. There shall not be more than fifteen or less than five Directors, three of whom may form a quorum.

69. The qualification of every Director shall be the holding in his own right at least eight preference shares in the Company, except the provisional Directors, each of whom may hold not less than four of the preference shares. A Director may act as such for three months before acquiring his qualification.

70. A Director may retire from his office upon giving one month's notice in writing to the Company of his intention so to do, and such resignation shall take effect upon the expiration of such notice or its earlier acceptance.

71. The remuneration of the Directors shall, for the present, be not less than the sum of Rs. 10/50 apiece for each attendance at a meeting of the Directors.

72. The office of a Director shall be vacated—

(a) If he accepts or holds any other office under the Company, except that of Managing Director.

(b) If he becomes bankrupt.

(c) If he be found lunatic or becomes of unsound mind.

(d) If he cease to hold the required amount of shares or stock to qualify him for office, or do not acquire the same within three months after election or appointment.

(e) If he absent himself from the meetings of the Directors during a period of three months without special leave of Directors.

73. No Director shall be disqualified by his office from contracting with the Company either as vendor, purchaser, or otherwise, nor shall any such contract or arrangement, or any contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a member or otherwise interested, be avoided, nor shall any Director in contracting, or being such member, or so interested, be liable to account to the Company for any profit realized by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relations thereby established, but the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest. Provided, nevertheless that no Director shall vote in respect of any contract in which he is so interested, and if he do vote his vote shall not be counted.

74. A Director of the Company may be or become a Director of any Company promoted by this Company or in which it may be interested as a vendor, shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or member of such Company.

75. There shall be one or more Managing Directors of the Company, who, except in the case of the two Managing Directors named in article 138 of these presents, shall be chosen, nominated, and appointed by the Directors from among themselves either for a fixed term or without any limitation as to the period for which they are to hold office.

76. The remuneration of the Managing Directors shall from time to time be fixed by the Directors or by the Company in General Meeting, and may be by way of salary or commission or participation in profits or by any or all of those modes, due regard being had to the remuneration paid by other Joint Stock Companies now in existence in Ceylon with a similar nominal capital. Till such arrangements, however, are made, the Managing Directors shall be paid like the other Directors for every attendance at meetings of Directors or at the office or elsewhere for the purpose of transacting business of the Company.

ROTATION OF DIRECTORS.

77. At the Ordinary General Meeting to be held in the year 1895, and at every succeeding Ordinary General Meeting, one-third of the Directors or the number nearest it, but not exceeding one-third, shall retire from office.

78. The one-third to retire at the Ordinary Meeting to be held in the year 1895 shall, unless the Directors agree among themselves, be determined by lot. In every subsequent year the one-third or other nearest number who have been longest in office shall retire. As between two or more who have been in office an equal length of time the Directors to retire shall, in default of agreement between them, be determined by lot. A retiring Director shall be eligible for re-election.

79. The Managing Directors hereinafter named in article 138 shall not, unless they choose to do, be subject to retirement by rotation, and they shall not be taken into account in determining the rotation of retirement of Directors.

80. The Company at any General Meeting at which any Directors retire in manner aforesaid shall fill up the vacated offices by electing a like number of persons to be Directors.

81. If at any General Meeting at which an election of Directors ought to take place the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall continue in office until the Ordinary Meeting in the next year, and so on from year to year until their places are filled up, unless it shall be determined at such meeting to reduce the number of Directors.

82. The Company in General Meeting may from time to time increase or reduce the number of Directors, and may alter their qualification, and may also determine in what rotation such increased or reduced number is to go out of office.

83. Any casual vacancy occurring among the 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.

84. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other member intending to propose him has, at least seven clear days before the meeting, left at the office of the Company a notice in writing duly signed, signifying his candidature for the office or the intention of such member to propose him.

PROCEEDINGS OF DIRECTORS.

85. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business. Until otherwise determined three Directors shall form a quorum.

86. A Director may at any time, and the Secretary upon the request of a Director shall, convene a meeting of the Directors. Questions arising at any meeting shall be decided by a majority of votes, and in case of an equality of votes the Chairman shall have a second or casting vote.

87. At every meeting of the Directors, one of the Managing Directors, if present, shall preside, but if one of the Managing Directors should not be present at the time appointed for holding the same, the Directors present shall choose some one of their number to preside at such meeting.

88. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under regulations of the Company for the time being vested in or exercisable by the Directors generally.

89. The Directors may delegate any of their powers to a Committee consisting of such member or members of their body as they think fit. Any Committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors.

90. All acts done at any meeting of the Directors, or of a Committee of Directors, or by any person acting as a Director, shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as every such person had been duly appointed and was qualified to be a Director.

91. 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.

92. If any of the Directors shall be called upon to perform extra services, or to make any special exertions, or to go on a special mission, or reside abroad for any of the purposes of the Company, the Company shall remunerate the Director or Directors so doing, either by a fixed sum or by a percentage of profits, or otherwise as may be determined, and such remuneration may be either in addition to or in substitution for his or their share in the remuneration above provided.

MINUTES.

93. The Directors shall cause Minutes to be duly entered in books provided for the purpose—

- (a) Of all appointments of officers.
- (b) Of the names of the Directors present at each meeting of the Directors and at any Committee of Directors.
- (c) Of all orders made by Directors and Committee of Directors.
- (d) Of all resolutions and proceedings of General Meetings and of the meetings of the Directors and Committees.

94. And any such Minutes of any meetings of the Directors or of any Committee or of the Company, if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding meeting, shall be receivable as *prima facie* evidence of the matters stated in such Minutes.

POWERS OF DIRECTORS.

95. The management of the business of the Company shall be vested in the Directors, who, in addition to the powers and authorities by these presents expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company, and are not hereby or by law expressly directed or required to be exercised or done by the Company in General Meeting or by the Managing Directors only, but subject, nevertheless, to the provisions of the Joint Stock Companies' Ordinance of 1861 and of these presents.

96. Without prejudice to the general powers conferred by the last preceding clause, and the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, save and except those which are hereby conferred on the Managing Directors :—

- (1) To pay the costs, charges, and expenses, preliminary and incidental to the formation, establishment, and registration of the Company, which shall be a first charge on the capital of the Company.
- (2) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and from time to time vary or realize such investments.

- (3) To purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorized to acquire, at such price and generally on such terms and conditions as they think fit.
- (4) At their discretion to pay for any rights acquired by or services rendered to this Company either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company, and any such shares may be issued as fully paid up or with such amount credited as paid up thereon as may be agreed upon, and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.
- (5) To secure the fulfilment of any contracts or engagements entered into by the Company, by mortgage or charge of all or any of the property of the Company and its unpaid capital for the time being, or in such other manner as they may think fit.
- (6) To accept from any member on such terms and conditions as shall be agreed a surrender of his shares or stock or any part thereof.
- (8) To institute, conduct, defend, compound, or abandon any legal proceedings by and against the Company or its officers, or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.
- (9) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (10) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (11) To give to any person employed by the Company on special business or otherwise a commission or share in the profits of the Company, and such commission or share of profits shall be treated as part of the working expenses of the Company.
- (12) Before recommending any dividend to 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, and maintaining any of the property of the Company, and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company; and to invest the several sums so set aside upon such investments as they may think fit, and from time to time to deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve funds into such special funds as they think fit.
- (13) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers and servants, or the members of the Company or any section thereof.

97. The Directors may from time to time entrust to and confer upon the Managing Directors for the time being such of the powers exercisable under these presents by the Directors.

98. The Managing Directors, alone or in consultation with their colleagues, shall jointly appoint, and at their discretion remove or suspend, such managers, secretaries, officers, clerks, agents, and servants for permanent, temporary, or special services, as they may from time to time think fit, and shall determine their duties and fix their salaries or emoluments, and they may require security in such instances and to such amount as they think fit.

99. The Managing Directors jointly, or a majority of them, shall have power to make and give receipts, releases, and other discharges for money payable to the Company and for the claims and demands of the Company.

100. All deeds executed on behalf of the Company shall jointly be signed by the Managing Directors and countersigned by the Secretary or such other officer acting for him.

101. All bills of exchange, promissory notes, or other negotiable instruments shall be accepted, made, drawn, or endorsed for and on behalf of the Company by the Managing Directors and countersigned by the Secretary or such other officer as aforesaid.

102. Cheques or other negotiable instruments sent in for collection and requiring the endorsement of the Company may be endorsed on its behalf by one of the Managing Directors.

103. All receipts for money paid to the Company shall be signed by one of the Managing Directors and Secretary, and such receipt shall be an effectual discharge for the money thereon stated to be received.

104. The common seal of the Company shall be deposited at the office of the Company, and shall never be affixed to any document except in the presence and with the sanction of a Managing Director.

105. Deeds, bonds, and other contracts under seal made on behalf of the Company and signed by the Managing Directors and countersigned by the Secretary or the person acting as Secretary shall be deemed to be duly executed.

THE SEAL.

106. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors previously given and in the presence of the Managing Directors, who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person acting for him.

DIVIDENDS.

107. The holders of the preference shares shall be entitled to receive out of the profits of the Company as a first charge cumulative preferential dividend at the rate of five per cent. per annum over and above the ordinary dividend on the amount for the time being paid up on the preference shares held by them respectively, and the holders of intermediate shares shall be entitled to receive preferential dividend at the rate of two per cent. per annum over and above the ordinary dividend.

108. The balance of profits shall be applicable to the payment of dividend to the members in proportion to the nominal amount of the capital held by them respectively.

109. The Company in General Meeting may declare a dividend to be paid to the members according to their rights and interests in the profits.

110. No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.

111. No dividend shall be payable except out of the profits of the Company, and no dividend shall carry interest.

112. The Directors may from time to time pay to the members such interim dividends as in their judgment the position of the Company justifies.

113. The Directors may retain any dividends on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists.

114. In case several persons are registered as the joint-holders of any share or stock, any one of such persons may give effectual receipts for all dividends and payments on account of dividends in respect of such share or stock.

115. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed, and all dividends unclaimed for five years after having been declared may be forfeited by the Directors for the benefit of the Company.

ACCOUNTS.

116. The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company, and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company.

117. The books of account shall be kept at the registered office of the Company or at such other place or places as the Directors think fit.

118. The Directors shall from time to time determine whether, and to what extent and at what times and places, and under what conditions or regulations, the accounts and books of the Company or any of them shall be open to the inspection of the members; and no member shall have any right of inspecting any account, or book, or document of the Company except as conferred by law or authorized by the Directors.

119. At the Ordinary Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance-sheet containing a summary of the property and liabilities of the Company made up to a date not more than four months before the meeting from the time when the last preceding account and balance-sheet were made, or in the case of the first account and balance-sheet, from the incorporation of the Company.

120. Every such balance-sheet, shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the proceeds by way of dividend or bonus to the members, and the amount if any which they propose to carry to the reserve fund, according to the provisions in that behalf hereinbefore contained; and the account, report, and balance-sheet shall be signed by the Directors and countersigned by the Secretary.

121. A printed copy of such balance-sheet and report shall, seven days previously to the meeting, be served on the registered holders of shares in the manner in which notices are hereinafter directed to be served.

AUDIT.

122. Once at least in every year the accounts of the Company shall be examined and the correctness of the statement and balance-sheet ascertained by one or more auditor or auditors.

123. The first auditor or auditors shall be appointed by the Directors; subsequent auditor or auditors shall be appointed by the Company at the Ordinary Meeting in each year. The remuneration of the auditors shall be fixed by the Company in General Meeting. Any auditor quitting office shall be eligible for re-election.

124. The auditors may be Shareholders of the Company, but no person shall be eligible as an auditor who is interested otherwise than as a Shareholder of the Company in any transaction thereof, and no Director or other officer shall be eligible during his continuance in office.

125. If any casual vacancy occurs in the office of auditor, the Directors shall forthwith fill up the same.

126. The auditors shall be supplied with copies of the statement of accounts and balance-sheet intended to be laid before the Company in General Meeting seven days at least before the meeting to which the same are to be submitted, and it shall be their duty to examine the same with the accounts and vouchers relating thereto and to report to the Company in General meeting thereon.

127. Every account of the Directors when audited and approved by a General Meeting shall be conclusive except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period, the accounts shall forthwith be corrected and thenceforth shall be conclusive.

NOTICES.

128. A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter addressed to such member at his registered place of address.

129. The holder of a share warrant shall not, unless otherwise expressed therein, be entitled in respect thereof to notice of any General Meeting of the Company.

130. Any notice required to be given by the Company to the members or any of them, and not expressly provided for by these presents, shall be sufficiently given if given by one advertisement in a daily newspaper published in Colombo.

ARBITRATION.

131. Whenever any difference arises between the Company on the one hand and any of the members, their executors, administrators, or assigns on the other hand, or between the Company on the one hand and any other person not being a member, touching any of the affairs of the Company, every such difference may be referred to the decision of an arbitrator or arbitrators, on such terms as the Directors think fit.

WINDING UP.

132. The surplus assets of the Company upon the winding up thereof shall be applied—first, in repaying to the holders of the preference and intermediate shares the amount paid up therein; then, in repaying to the holders of the ordinary shares the amount paid up on such shares; and the residue, if any, shall be divided among members in proportion to the nominal amount of the shares held by them respectively.

133. If the Company shall be wound up the liquidators may, with the sanction of an extraordinary resolution divide among the contributories in specie any part of the assets of the Company, and may, with the like sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidators, with the like sanction, shall think fit.

INDEMNITY.

134. Every Director, Manager, Secretary, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay, all costs, losses, and expenses which any such officer or servant, may incur or become liable to by reason of any contract entered into or act or thing done by him as such officer or servant or in any way in the discharge of his duties, including travelling expenses; and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

135. Brokers, commission agents, financiers, promoters, or other persons who place the shares of the Company or otherwise help it shall be entitled to a commission not exceeding five per cent. on the shares of the Company.

136. No Director or other officer of the Company shall be liable for the acts, receipts, neglects, or defaults of any other Director or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatever which shall happen in the execution of his duties of his respective office or in relation thereto, unless the same happen through his own wilful act or default.

137. The following Shareholders shall be the provisional Directors of the Company till the General Meeting of 1895:— Messrs. (1) J. M. Chitty, (2) Edward Batuwantudave, (3) P. S. Brito, (4) E. S. W. Senathi Raja, (5) N. Swaminaden, (6) William Abeyesundera, (7) Simon Mories, (8) A. R. Babapillai, (9) G. S. Johnpulle, (10) G. W. Dodanwella, and (11) Benjamin de Silva.

The under-mentioned Shareholders shall be the Managing Directors of the Company:—(1) P. S. Brito, (2) E. S. W. Senathi Raja, and (3) Edward Batuwantudave.

138. In consideration of the great labour, expense, and risk which Dr. P. S. Brito and Mr. E. S. W. Senathi Raja, two of the subscribers to the Memorandum of Association and these Articles of Association, who are also the promoters and founders of the Company, have undergone in promoting, forming, and founding this Company and in registering these presents; and in view of the fact that some purely local Joint Stock Companies have hitherto proved unsuccessful from the circumstance that those who were chiefly interested in their success were obliged to sever connection with them in the ordinary course of rotation of Directors; and as it seems expedient and desirable in the interest of the Company that the promoters and founders should be intimately associated with the Company in order to watch its progress and foster its growth, it is agreed that Dr. P. S. Brito and Mr. E. S. W. Senathi Raja shall remain Managing Directors of the Company permanently, and shall not be liable to go out of office unless one or the other or both choose to retire, or unless two-thirds of the Shareholders, by a written requisition signed by all of them, should request them to retire. One of the above two Managing Directors may, if he choose, appoint a substitute, or may delegate permanently or for any fixed period his powers, duties, rights, and privileges of Managing Director to the other Managing Director or to one of the other Directors or to any Shareholder whom he may consider fit.

139. Every Director, Manager, Auditor, Trustee, Member of a Committee, Officer, Servant, Agent, Accountant, or other person employed in the business of the Company shall, before entering upon his duties, sign a declaration pledging himself to observe a strict secrecy respecting all transactions of the Company with the customers and state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required so to do by the Directors or by a court of law or by the person to whom such matters relate, and except so far as may be necessary in order to comply with any of the provisions in these presents contained.

P. M. MUTTUKUMARU.

J. W. P. SENATHI RAJA.

Witness to the above two signatures:

ED. BATUWANTUDAVE.

GABRIEL S. JOHNPULLE.

Witness to the above signature:

P. LANDSBERGER.

PHILIP BRITO.

E. S. W. SENATHI RAJA.

S. MORIES.

V. G. PERERA.

Witness to the above four signatures:

N. D'A. ABEYESINGHE, Notary Public.

PROCLAMATIONS BY THE GOVERNOR.

Continued from page 1438.

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

PROCLAMATION.

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

A. E. HAVELOCK.

WHEREAS by section 6 of "The Courts Ordinance, 1889," it is enacted that the limits of each district and division of the respective Circuits into which the Island has, for the purposes of the administration of justice, been by the said Ordinance divided, shall be as the same are respectively set out and defined in the second schedule thereto annexed: Provided that it shall be lawful for the Governor, with the concurrence of the Judges of the Supreme Court or a major part of them, by Proclamation from time to time to revoke, alter, or amend the divisions of any Circuit into districts and divisions, and to alter the limits of any such district or division:

And whereas by a Proclamation dated the 6th day of May, 1892, the District of Batticaloa, in the Northern Circuit, was, for the purposes aforesaid, divided into two divisions called the division of Batticaloa and the division of Kalmunai, and the limits of the said division of Batticaloa as defined in the second schedule aforesaid to the said Ordinance, altered, and the limits of the division of Batticaloa and the division of Kalmunai created by the said Proclamation were declared to be those respectively set forth and defined in schedules A and B to the said Proclamation annexed:

And whereas it is expedient to revoke the said division:

Now know ye that We, the said Governor, with the concurrence of the Judges of the Supreme Court, and with the advice of the Executive Council, do hereby revoke the division of the District of Batticaloa into the divisions of Batticaloa and Kalmunai created by the said Proclamation of the 6th day of May, 1892, aforesaid, and declare that the said divisions of Batticaloa and Kalmunai shall, as from and after the First day of July, 1894, form one division, and be called the division of Batticaloa, and that the limits of such division shall be as the same are set out and defined in the second schedule aforesaid to the said Ordinance annexed.

Given at Kandy, in the said Island of Ceylon, this Ninth day of June, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

GOD SAVE THE QUEEN!

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

PROCLAMATION.

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

A. E. HAVELOCK.

WHEREAS by section 55 of "The Courts Ordinance, 1889," it is enacted that it shall be lawful for the Governor, by any Proclamation to be by him for that purpose issued, to establish within each and every division into which the respective circuits into which the Island has, for the purposes of the administration of justice, been under the said Ordinance divided, one Court to be called the Court of Requests and another Court to be called the Police Court, and that each Court of Requests and Police Court shall be holden by and before one person to be called the Commissioner of Requests and Police Magistrate respectively of such Court, and at such convenient place or places within such division as the Governor shall from time to time appoint:

And whereas by a Proclamation dated the 6th day of May, 1892, the District of Batticaloa in the Northern Circuit was, for the purposes aforesaid, divided into two divisions called the division of Batticaloa and the division of Kalmunai, and the limits of each such division were defined and set forth in the schedules A and D to the said Proclamation annexed:

And whereas by a Proclamation dated the 12th day of May, 1892, a Court of Requests and a Police Court were established within each of such divisions within the limits so defined:

And whereas by a Proclamation bearing even date herewith, the division of the said District of Batticaloa into the divisions of Batticaloa and Kalmunai, created by the said Proclamation of the

6th day of May, 1892, aforesaid, was revoked, and the divisions of Batticaloa and Kalmunai were declared as from and after the date specified therein to form one division, and be called the division of Batticaloa, and the limits of such division were defined to be as the same are set out in the second schedule to the said Ordinance annexed :

And whereas it is expedient to establish a Court of Requests and a Police Court within the said division, and to appoint convenient places within such division at which such Court of Requests and such Police Court shall be holden :

Now therefore know Ye that We, the said Governor, do hereby establish a Court of Requests and a Police Court within the division of Batticaloa aforesaid, and appoint that the said Court of Requests and the said Police Court for the said division shall be holden at Batticaloa and at Kalmunai respectively within the said division as from and after the 1st day of July, 1894.

Given at Kandy, in the said Island of Ceylon, this Ninth day of June, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

GOD SAVE THE QUEEN !

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

PROCLAMATION.

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

A. E. HAVELOCK.

WHEREAS by section 22 of "The Butchers' Ordinance, 1893," it is enacted that whenever a building shall have been erected for the purposes of a public slaughter-house, and such building shall have been certified to the Governor by the proper authority as sufficient for the purposes of a public slaughter-house, the Governor may, with the advice and consent of the Executive Council, declare and proclaim such building to be a public slaughter-house:

And whereas it has been certified by the Chairman of the Local Board of Kurunégala that the buildings erected at Wilgoda, within the limits of the town of Kurunégala, and proclaimed in the *Government Gazette* of 8th June, 1883, are sufficient for the purposes of a public slaughter-house :

Now know Ye that We, the said Governor, with the advice and consent of the Executive Council, declare and proclaim that the buildings erected by the Local Board of Kurunégala at Wilgoda, within the limits of the town, shall be a public slaughter-house from the date hereof.

Given at Kandy, in the said Island of Ceylon, this Fourteenth day of June, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

GOD SAVE THE QUEEN !

RULES under Section 23 of Ordinance No. 9 of 1893 for the management of the Public Slaughter-house established at Wilgoda, Kurunégala.

1. No cattle shall be slaughtered at the slaughter-house unless the same shall have been previously exposed to public view at the Local Board pound erected in the Rajapihilla road for a period of 24 hours immediately preceding the time of slaughter.

2. No animal shall be slaughtered at the slaughter-house except between the hours of 3 P.M. and 5 P.M.

3. Before 5.30 P.M. on each day the persons who have used the slaughter-house on that day shall thoroughly cleanse the slaughter-house and premises, and shall bury all blood, refuse, and offal. These duties shall be performed according to the directions of the Inspector of the Local Board on duty.

4. A pit or pits shall from time to time be dug for the reception of all refuse and offal.

5. The work specified in the 3rd and 4th rules shall be executed by the licensed butchers jointly, in such manner and at such times as shall be ordered by the Inspector of the Local Board on duty, and if any such butcher shall neglect or fail to execute, or cause to be executed, any portion of such works as may be allotted to him, it shall be performed at the expense of such butchers by the Inspector on duty, and such expense, if unpaid by the defaulting butcher, may be recovered by the Board under the provisions of section 74 of the Ordinance No. 7 of 1876.

6. Any diseased animal brought to the slaughter-house may be detained by the Inspector on duty and destroyed by him: provided that in the case of diseased cattle the special authority for such destruction shall be obtained of the Chairman of the Local Board, or, in his absence, of two members of the Board.

7. The schedule of fees recoverable for the use of the public slaughter-house at Kurunégala shall be as follows :—

	c.
For a permit to slaughter cattle, each animal ...	62
For a permit to slaughter sheep or goats, each animal ...	25
For a permit to slaughter pigs, each animal ...	25

GOVERNMENT NOTIFICATIONS.

Continued from page 1440.

THE following notification regarding the enforcement of quarantine rules at Aden, Perim, and the Somáli Coast against arrivals from Hongkong, received from the Government of Bombay, is published for general information.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, June 27, 1894.

E. NOEL WALKER,
Colonial Secretary.

GENERAL DEPARTMENT.—*Bombay Castle, June 20, 1894.*

No. 2,317.—In exercise of the power confirmed by Act I. of 1870, the following rules for quarantine against Plague have been made by the Government of Bombay, with the previous sanction of the Governor-General in Council: they have effect from the 15th instant in the Ports of Aden, Perim, and the Somáli Coast as a temporary measure:—

- I.—The Commander of every vessel, including buggalows or other native craft, arriving from Hongkong shall, before entering the harbour, indicate by signal the port from which such vessel has come.
- II.—Such Commander shall not, except as hereinafter provided, allow any communication, either with the pilot boat, except orally, or with the shore, or with any other vessel or boat in the harbour.
- III.—Immediately on any such arrival being signalled, the Health Officer of the Port shall go alongside the vessel and ascertain by inquiry from the Commander whether any person on board is suffering, or has during the voyage suffered from plague, and if the Health Officer is satisfied by such inquiry that no person on board is suffering, or during the voyage has suffered from plague, he shall direct the Commander to take the vessel to the quarantine anchorage duly appointed and notified in that behalf by the Resident, there to remain for a period of seven days from the date of arrival in the harbour. The Health Officer shall also direct the Commander to prohibit, during the period for which the vessel remains at the quarantine anchorage as aforesaid, all communication, except such as is hereinafter provided for between such vessel and the shore, or other vessels and boats in the harbour.
- IV.—If the Health Officer shall have reason to believe at the time when the vessel arrives in the harbour that any person on board is suffering, or during the voyage has suffered from plague, he shall direct the Commander to take the vessel to the quarantine anchorage as aforesaid, and there to remain for a period of fifteen days from the day of arrival in the harbour; and shall further direct that during such fifteen days intercourse between the said vessel and the shore or other vessels and boats in the harbour shall be prohibited as provided in rule III.
- V.—If during the period a vessel is at the quarantine anchorage aforesaid any case or cases of plague should occur on board, the said vessel shall remain in quarantine for a period of fifteen days from the date of the last case occurring, and be subject to all the prohibitions provided for in rules III. and IV.
- VI.—When any vessel has been placed in quarantine as aforesaid, the Health Officer may direct the removal of so many of the passengers and crew as may not be suffering from illness, and whose services may not be required on board the vessel, to such particular spots as may from time to time be selected by the Resident as places of quarantine, there to remain for a period of seven days, or if the vessel has been placed in quarantine for fifteen days, for a period of fifteen days. If a case of plague occurs among such passengers and crew during any such period, they shall remain in a place of quarantine for a period of fifteen days from the date of the occurrence of the last case of such illness.
- VII.—Any mails or cargo which may be brought by any vessel so arriving shall be landed under such precautions as the Health Officer may deem necessary to prevent the spread of the disease.
- VIII.—It will be the duty of the Port Officer to facilitate the conveyance to all vessels in quarantine of such supplies of provisions, stores, and other articles as may be required by those on board. Such supplies will be placed on the boats of the vessels in quarantine to be subsequently removed by members of their crews.
- IX.—All vessels arriving at Aden, Perim, and the Somáli Coast, which may have communicated with vessels coming from Hongkong, shall be subjected to the same quarantine as vessels arriving at Aden, Perim, and the Somáli Coast from Hongkong.

By order of His Excellency the Right Hon. the Governor in Council, •

G. W. VIDAL,
Acting Chief Secretary to Government.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Mr. T. B. Brown has applied for the registration of the following Trade Mark in the name of Mr. Arthur Clarke, trading as A. G. Wilson & Co., 2, Gresham Buildings, London, E.C., and 93, Holm street, Glasgow, for Whisky, in Class 43 in the Classification of Goods in the above-mentioned regulations.



NOTE.—The essential particulars of the Trade Mark are the words "Old Chum" and the facsimile signature of the applicant's trading style, and the applicant disclaims any right to the exclusive use of the added matter.

Colonial Secretary's Office,
Colombo, June 15, 1894.

E. NOEL WALKER,
Colonial Secretary.

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

<i>Colombo.</i> [Week ended June 27]		Arrivals.	Departures.
Men	...	622	573
Women	...	150	336
Children	...	118	98
Infants	...	52	24
<i>Mannar</i> [Return not received]	...	988	403
		<u>1,934</u>	<u>1,434</u>

E. NOEL WALKER,
Colonial Secretary.