

Ceylon Government Gazette

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APPOINTMENTS. &c., BY THE GOVERNOR.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. L. CRAWFORD to act as Clerk of the Executive Council, in addition to his own duties, during the absence of Mr. H. W. GREEN on leave, or until further orders.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 22, 1893. TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. E. M. DE COUCY SHORT to act as Assistant at Kalutara to the Government Agent, Western Province, with effect from April 5, 1893, during the absence of Mr. H. W. BRODHURST on leave, or until further orders, and while so acting to be a Visitor of the Post Offices in the District of Kalutara.

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

Colonial Secretary's Office, Colombo, March 20, 1898. IIS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments, with effect from the 2nd proximo:—

Mr. H. P. BAUMGARTNER to act as Commissioner of Requests and Police Magistrate, Haldummulla, in addition to his own duties as District Judge, Badulla, until further orders.

Mr. G. D. THOMSON to be Additional Police Magistrate, Badulla.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 20, 1893.

IS EXCELLENCY THE GOVERNOR has been pleased to confirm the appointment of Mr. Gerald Browne as Secretary to the Central Irrigation Board, with effect from the date from which he has fulfilled the duties of the office.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 24, 1893.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. W. H. Jansz to act as Police Magistrate, Tangalla, from the 31st instant, during the absence of Mr. G. C. ROOSMALECOCO from the station, or until further orders.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 23, 1893.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. WYNELL MAYOW, of Haldummulla estate, to be an Unofficial Police Magistrate for the District of Haldummulla.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 20, 1893.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. F. Bowes to act as Commissioner of Requests and Police Magistrate, Jaffna and Mallákam, with effect from the 1st proximo, during the employment of Mr. G. S. Saxton on other duty, or until further orders, and while so acting to be a Visitor of the Jaffna Prison.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 21, 1893.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint TIYAKER VISUWANATHER and MUTUKUMARU VELUPPILLAI to be Inquirers into Deaths for the Judicial District of Trincomalee.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 21, 1893. IIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned headmen to be Inquirers into Death's for the Judicial District of Galle, viz.:—

ARTHUR JAYAWARDANA, Mudaliyar. Joseph David Conrad Perera. Charles Alexander Wikkramaratna.

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

Colonial Secretary's Office, Colombo, March 21, 1893.

IIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. JAYATILAKA to act as Assistant Chairman of the Municipal Council of Colombo from April 18 to July 1 next, inclusive.

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

Colonial Secretary's Office, Colombo, March 21, 1893.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. Felix Oobloff, Medical Officer of Gampola, to be an Official Member of the Local Board of that town, vice Mr. WIJESE-KARA, who has left the District.

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

Colonial Secretary's Office, Colombo, March 22, 1893.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. W. C. PRICE, District Engineer, Mátalé, to be an Inspector of Coaches for that District, under the provisions of Ordinance No. 17 of 1873.

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

Colonial Secretary's Office, Colombo, March 22, 1893.

TIS EXCELLENCY THE GOVERNOR has been pleased to appoint RANOLIS DE SARAM SAMARASINHA as Registrar of Marriages, Births, and Deaths of Gampaha division in the Rágam pattu of Alutkuru kóralé south, in the District of Colombo, vice Don Davith de Alwis, deceased, with effect from the 1st proximo. His office will be at the usual place, Kongahawatta at Akarawita.

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

Colonial Secretary's Office, Colombo, March 23, 1893.

WITH reference to the Gazette notice dated the 10th instant, it is hereby notified that the appointment of H. Leonard Gunaratna has been cancelled, and that Edwin Vernon Gunaratna has been appointed to act as Registrar of Marriages, Births, and Deaths of Galle Four Gravets No. 1, for nine days from the 22nd instant, during the absence of the Registrar, Francis Ernest Gunaratna, on leave. His office will be at the Kachchéri, Galle.

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

Colombo, March 24, 1893.

GOVERNMENT NOTIFICATIONS.

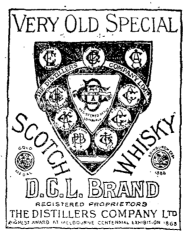
THE following regulations made by the Governor, with the advice of the Executive Council, under the provisions of section 36 of "The Forest Ordinance, 1885," for the management of the portions of forest specified in the schedule annexed to the Proclamation dated the 2nd February, 1893, constituting such portions of forest a village forest for the benefit of the Village Community of Madampe, in the Meda pattu of Atakalan kórale, in the Ratnapura District of the Province of Sabaragamuwa, are published for general information.

Colonial Secretary's Office, Colombo, March 20, 1893. By His Excellency's command, E. NOEL WALKER, Colonial Secretary.

Regulations referred to.

- 1. Rights of felling timber or collecting forest produce, or of pasturing cattle in a village forest, may be exercised only by the permanent residents of the village named in the Proclamation constituting such forest a village forest.
- 2. The under-mentioned trees may not be cut without the permission of a forest officer empowered to grant such permission, as provided in the Ordinance:—Buruta (Satinwood), Del, Dun, Hal, Halmilla, Hora, Kalumediriya (Calamander), Kaluwara (Ebony), Kina (hill country), Kos (Jak), Kumbuk, Lunumidella, Milla, Ná (Ironwood), Nedun, Sapu (hill country), Suriamara, Tekka (Teak).
- 3. No trees of any kind over one cubit in girth at four feet from the ground may be cut without a permit from the Ratémahatmayá.
- 4. Dead or fallen timber for firewood, sticks for fences and tool handles, and canes and creepers may be cut without any permit.
- 5. No person may sell, barter, or give away any timber or forest produce taken from the village forest to persons outside of the village community.
- 6. No person may cut any timber or collect any forest produce from the village forest in excess of his actual personal requirements at any one time, except to sell, barter, or give away to other members of the village community.
- 7. No person shall depasture cattle in the village forest in excess of the number required for his own use or that of his household.

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. Browne has applied for the registration of the following Trade Mark in the name of The Distillers Company, Limited, 12, Torphichen street, Edinburgh, Scotland, Distillers, for Whiskey, in Class 43 in the Classification of Goods in the above-mentioned regulations:—



Note.—The essential particulars of the Trade Mark are the shield device and monograms, and the applicants disclaim any right to the exclusive use of the added matter except their name and address.

Colonial Secretary's Office, Colombo, March 3, 1893. 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. J. M. Bilson has applied for the registration of the following Trade Mark in the name of the Anglo-Swiss Condensed Milk Company, of Cham, Switzerland, and 10, Mark lane, London, Condensed Milk Manufacturers, for Condensed Milk, Coffee and Milk, Chocolate and Milk, and Essence of Coffee, in Class 42 in the Classification of Goods in the above-mentioned Regulations:—



Note.—The words "Prepared in Switzerland" are in use varied by other words, such as "Prepared in England"; and the words "Condensed Milk" are in use varied by the names of the other goods mentioned above.

Colonial Secretary's Office, Colombo, March 22, 1893. E. NOEL WALKER, Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1883 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Mr. J. M. Bilson has applied for the registration of the following Trade Mark in the name of the Anglo-Swiss Condensed Milk Company, of Cham, Switzerland, and 10, Mark lane, London, Condensed Milk Manufacturers, for Condensed Milk, Coffee and Milk, Cocoa and Milk, Chocolate and Milk, and Essence of Coffee, in Class 42 in the Classification of Goods in the above-mentioned Regulations:—



Colonial Secretary's Office, Colombo, March 22, 1893. E. NOEL WALKER, Colonial Secretary.

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

Colombo	. Week ended M	arch 227	Arrivals.		Departures
Men	•••		5 3 6	***	670
Women	1		137	***	136
Childre	en	•••	119	•••	48.
Infants			58	•••	
Mannár	[Week ended Man	rch 23]	931	•••	425
		Total	1,811		1,279

E. Noel Walker, Colonial Secretary.

REVENUE NOTICES.

OFFERS will be received up to noon on April 17, 1893, by the Principal Civil Medical Officer and Inspector-General Hospitals for the lease of all the cocoanut plantations and other produce in the grounds attached to the General Hospital and Civil Medical Stores in Colombo, for a period of one year commencing on May 1, 1893.

- 2. The highest offer will probably be accepted, provided the rent is paid in advance quarterly in four instalments: first instalment payable on May 1, second instalment on August 1, third instalment on November 1, 1893, and fourth instalment on March 1, 1894. The lessee shall not during the above term sub-rent the plantation or any portion of it, and shall not construct any buildings or open any path upon the same grounds.
- 3. The lessee shall maintain and keep up the said plantation, and shall thoroughly weed and clean the premises to the satisfaction of the Physician in charge of the General Hospital and the Medical Superintendent of the Civil Medical Stores.
- 4. The lessee shall not allow any cattle or other beasts to trespass and graze about the premises, nor shall he send servants or agents into the premises except at times approved of by the before-mentioned officer.
- 5. In case of default of the above stipulation the Principal Civil Medical Officer and Inspector-General of Hospitals shall have the power to take over the lease and re-let it at the risk of the lessee, who shall forfeit to the Government the payment that he shall have made in advance.
- 6. The lessee shall be allowed to make a deduction from the lease amount of Rs. 5 for every cocoanut tree felled and removed from the grounds whenever the requirement of such tree is considered necessary for the convenience of the Hospital Establishment.
- 7. The notice will form the contract when an offer has been accepted.
- 8. The Principal Civil Medical Officer and Inspector-General of Hospitals is not bound to accept the highest or any tender.

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

Principal Civil Medical Office, Colombo, March 17, 1893.

NOTICE is hereby given that the Hon. the Government Agent for the Central Province will receive sealed tenders for the purchase of the under-mentioned Arrack Rents of the Central Province from July 1, 1893, to June 30, 1894:—

- 1. Kandy Town and Gravets.
- 2. Dumbara and Páta Héwaheta.
- Tumpane and Harispattu.
 Yatinuwara and Udunuwara.
- 5. Udapalata and Uda Bulatgama.
- 6. The Revenue District of Nuwara Eliya.
- 7. The Revenue District of Mátale.

Offers may be made for each of these separately or for any combination of them, or one offer may be made for the rents of the whole Province.

The tenders, which must be in sealed envelopes superscribed "Tender for Arrack Rents," will be received at the Kandy Kachcheri until 1 o'clock r.m. on Monday, April 17, 1893, when they will be opened; and all persons making tender will be required to be present, in the absence of any tenderer no notice will be taken of his tender.

The person whose tender is selected by the Government Agent for submission to the Governor will be required to deposit at once one-tenth of the purchase amount in cash; and should the tender be accepted by His Excellency the Governor, to furnish approved security for one-half of the

whole purchase amount, or in cash for one-third of the whole purchase amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.

No title deeds will be accepted as security without a letter signed by the owner stating his willingness to

hypothecate the same as security.

All title deeds tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the land to which they refer is unencumbered. This certificate must be obtained at the cost of the party offering security.

After the completion of the securities the 10 per cent. deposit referred to shall remain with the Government Agent, and shall be taken and applied in part payment of the last instalment and in part of the eleventh instalment,

so far as the said 10 per cent. deposit extends.

And notice is hereby further given that the purchaser of the arrack rent of the Kandy town and gravets will be required to pay, in terms of the provisions of the Ordinance No. 9 of 1892, a stamp duty of Rs. 500 for each and every license issued under the Ordinance No. 13 of 1891 to sell by retail arrack and rum at each and every tavern situated within the limits of the Municipality of Kandy.

Further information can be obtained on application to the Government Agent.

Kandy Kachcheri, March 21, 1893. P. A. TEMPLER, Government Agent.

- මේ 1893 ක්වූ ජූලි මස 1 වෙනි දින පටන් විෂී 1894 ක්වූ ජූනි මස 30 වෙනි දින දක්වා මෙහි පහත සඳහන්වන මබෑම දිසාවේ අරක්කු රේන්ද මිලේට ගැණීම පිණිස මුද්දරකර දෙන ලද "ටැන්ඩර්ස්" හෙවත් ඉල්එමපහු මබෑම දිසාවේ ගෞරවනීයවූ ආණ්ඩුවේ ඒජන්ත උන් නාන්ගස් විසින් බාරගැණීමට සූදනම්ව සිටින බව මෙයින් දනුම්දෙම්.
 - මහතුවර නගරයතුල සහ කඩවත් හතර ද
 - 2. දුම්බර සහ පාතයෝචාහැවේද.
 - නුම්ප නේ සහ හාරිස්පත්තුවද.
 - 4. යට්නුවර සහ උඩුනුවරද.
 - උඩපලාත සහ උඩබුලක්ගමද.
 - 6. නුවරඑලියේ ආදුයම් පලාතද.
 - 7. මානලේ ආදුයම් පලානන්ය.

එක එක රේෂැය වෙන් වෙන් වශයෙන් හෝ කීපයක් ටකට සම්බනිකර හෝ, එසේ නැත්නම්, දිසාමේ මුළු රේෂැයම එකට හෝ, ඉල්ළුමකල හැකිවේ.

"ටැත්ඩර්ස්" හෙවත් ඉල්ළුම්පනු මුදැරකරණ ලද ඇත්විලෝප්තුල බහා එහි පිට "අරක්කු, ඊදෑයට ටැන්ඩර්ස්" හෙවත් ඉල්ළුම්පතුය කිය ලියා තිබෙත්ට ඕනෑය.

එකී ඉල්ළුම්පතු විෂී 1893 ක්වූ අපෙල් මස 17 වෙනි සදුදින පස්වරු එකවනතුරු මහනුවර කව්වේරයේදී බාරගත්ට යෙදේ. ඒ වේලාවට ඒවා ඇර බලන විට ඉල්ළුම්කාරයෝ සියලලම ඉදිරිපිටට ඇවිත් පෙනීසිටිත්ට ඕනෑය. යම් ඉල් එම්කාරයෙක් එසේ ඉදිරිපිට නොසිටියේවීනම් ඔහුගේ ඉල්ළුම්පතුය ගැණි කිසිවක් නොසලකනු ලැබේ.

උතුමානන්වහන්සේට අරින පිණිස ආණ්ඩුවේ ඒජත්ත උත්නාත්සේ විසිත් තෝරාගන්ට යෙ දෙන යම කිසි ඉල්එම් පතුයක සඳහන්වන ඉල්

(2)

එම්කාරයා විසින් එසේ ඉල්ලාගන්නාලද ගන නෙත් සියේට දහස ගනතත් වැටෙන මුදල ඒ විහාම මුදලෙන් බැඳනබන්ට ඕනෑවත්ඇර එකී ඉල්එම්පතුය උතුමානන් වහන්සේ විසින් ඒත්තු ගන්ට සෙදුතේවීනම, ඔහුගේ ඉල්ලීම උතුමා නත්වහත්සේ විසින් ඒක්තුගන්බව ඔහුට දකුම දෙන්ට යෙදුනු දින පටන් 30 දවසක් ඇතුලතදී රේකුධට ඇප තැබියසුතුය. එකී ඇප ඉඩන් වලින් නම් ඉලලාගන්නාලද මුළුගනනෙන් දෙ කෙන් පගුවකට ඒත්තුගතහැක්වූ ඇප හෝ, එසේ නොව මුදලෙන් නම් ඉල්ලාගන්තාලද මුදලෙන් තුනෙන් පතුවකට වැටහෙන, මුදල් ඇපතබන්ට ඕනෑය.

ඇලේට බැඳදෙන්ට යෙදෙන ඔප්පුවල සඳහන් වන ඉඩම් අයිතිකාරයා විසින් එසේ ඒවා ඇලේට බැඳදීමට කැමතිබව ලියා ඔහු විසින් අත්සන්කර දෙනලද ලියුමක් නැතුව එම ඔප්පු බාරගන්ට නොයෙලද්.

ඇමේට දෙනලද සියඑම ඔප්පුවල සඳහන්වන ඉඩම් අන්කිසි උකසකට ඇමේකට බැඳිනැති හැටියට ගම්බිම් ලියා සටහන්කරණ රිජිෂ්ටාර් තැනගෙන් සහනික පනුයක් ඒ ඔප්පු සමග එවන්ට ඕනෑය.

ඒ සහතික පතුය ඇප ිදෙන තැනැත්තාගේ වියදමෙන් ලබාගන්ට ඕනෑය.

ඇප සම්පුණිකර දුන්නාසින් පසු ඉහනක් බැඳ තබනලද දහයෙන් එක එසේ බැඳන්බෙනාකාර ආණ්ඩුවේ ඒජන්ත උන්නාන්සේ වෙත තිබෙන්ට ඕතෑවත්ඇර, එහි පුමානේ ලෙස වාරගනකේ ගෙවන්ට ඕනෑ මුදලෙන් අන්තිම වාරයේ ගෙව න්ට ඕනෑ මුදල හැරියට සහ වැඩිපුර තිබුනොත් එකොලොස් වෙනි වාරයේ ගෙවන්ට ඕනෑ මුද ලෙන් කොටසක් හැටියටත් ගන්ට යෙදේ.

මහතුවර නගරයතුල සහ කඩවත්හතර ඇතු ලත අරක්කු රේෂදය මිලේට ගත්ට යෙදෙන අය විසින් මහතුවර නාගරික සභාවට ඇතුලත් හරි යේ පිහිටාතිබෙන එක එක තැබෑරුමේ අරක්කු සහ රම් බෙද විකිනීම පිණිස, 1892 නොමෙර ඉයේ රේගුලාසියේ නියමකර තිබෙන පකාර එක එක බලකඩදසියට ගෙවියයුතු රුපියල් 500යක මුද්දර නියමය ගෙවා, වළි 1891 නොමෙර 13නේ රෙගුලාසිය යටතේ එක එක තැබෑරුමට වෙන් රෙගුලාසිය යටතේ එක එක තැබෑරුමට වෙන් වෙන් වසයෙන් එක එක බලකඩදසිය බැගින් ලබාගතයුතු බව වැඩිදුර දැනුම්දෙන්ට යෙදුනා ඇත.

වැඩිදුර දනගනයුතු කරුණු ආණ්ඩුවේ ඒජන්ත උන්තාන්සේ වෙත ඉල්ඵමපනුයක් එව්වාම දන ගත හැතිවේ.

පී. ඒ. ටැම්ප්ලර්, ආණ්ඩුවේ ඒජන්ත උන්නාන්සේ. විෂී 1893 ක්වූ මාර්තු මස 21 වෙනි දින මහනුවර කච්චේරියේදීය.

OTICE is hereby given that the following Arrack Farms of the North-Western Province from July 1, 1893, to June 30, 1894, will be exposed for sale by public auction at the Kurunégala Kachchéri on Friday, April 21 next, at 1 o'clock P.M., upon the conditions specified below:—

- 1. Seven Kóralés.
- 2. Chilaw and Yagampattu.
- 3. Puttalam and Kalpitiya.

Conditions of Sale.

The person whose offer is accepted by the Government Agent will be required to deposit one-tenth of the purchase amount in cash, and when the offer is approved by His Excellency the Governor, to furnish approved security for one-half of the whole amount, or cash to the amount of one-third, within thirty days of the day of sale.

He will also be required to deposit money to pay Crown Counsel's fees for examining deeds, the expenses of appraising properties, and registering the securities.

Kurunégala Kachchéri, March 20, 1893. ÆLIAN A. KING, Acting Government Agent.

ු කුඹ දීසාවට අයිති මෙහි පහත නම් සඳහන්වෙන අරක්කුරේන්ද වුම් 1893 ක්වූ ජූලි මස 1 වෙනි දින පටන් වුම් 1894 ක්වූ ජූහි මස 30 වෙනි දින අන් හිම වනතුරු යන මේ කාලයට වුම් 1893 ක්වූ අපේල් මස 21 වෙනි සිකුරාද දවල් එකට පුසිඔ වෙන්දේසියේ කුරුනෑගල කච්චේරියේදී විකුණින්ට යෙදෙනවා ඇත. එනම් :—

- 1. සත්කෝරලේ.
- 2. හලාවතු සහ යගම්පත්තුව.
- 3. පුතතලම සහ කල්පිරිය.

විකිනීමේ කොන්දේසි.

මහඒජන්ත උන්නාන්සේ විසින් පිළිගන්නාලද ඉල් එම්කාරයා විසින් රේඤයගත් මුදලෙන් දහසෙන් පංකු වක් රේඤගත් දවසේදී අත්පිට ගෙවන්නට ඕනෑවත් ඇර ආණ්ඩුකාර උතුමානන්වහන්සේ විසින් එම ඉල් එම්කාරයාව ඒත්තුගනු ලැබුවායින් පසු විකිනීමේ දවසේ හිට තිස්දවසක් ඇතුළත මුල්මුදලෙන් ½ පංකු වක් වෙනුවට සැහෙන ඇප සිසල්ලම නිබා සම්පූර්ණ කරන්නට හෝ මුදලෙන් ½ පංකුවක්වත් ගෙවන්නට ඕනෑය.

එපමනකුත් නොව ඇප පිණිස තබන්ට යෙදෙන් නාවූ බප්පුද ඉඩම් තක්සේරුක්රීමේ සහ ඇප කඩදසි රෙජිස්ටර්ක්රීමේ විසදමුත් කච්චේරියේ බඳින්නට ඕනෑය.

එලියන් ඒ. කිඞ්, වැඩබලන ආණ්ඩුවේ ඒජන්ත උන්නා**න්ගේ.** විෂී 1893 ක්වූ මාර්තු මස 20 වෙනි

NOTICE is hereby given that on Monday, April 17, 1893, at 12 o'clock noon, the Arrack Farms of the Anurádhapura District from July, 1893, to June 30, 1894, will be exposed for sale by public auction at the Anurádhapura Kachchéri.

දින කුරුනැගල කච්චේරියේදීය.

The highest bidder will be required to deposit at once one-tenth of the purchase amount in cash, and should the bid be accepted by His Excellency the Governor, to furnish approved security for one-half of the whole amount, or cash to the amount of one-third, within thirty days of the date of receipt by him of the notification of such acceptance.

He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving opinion on the title deeds of properties tendered by him as security and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bonds, and also the expenses of appraising properties and of registering the security bond.

All title deeds of lands tendered as security should be accompanied by a certificate obtained from the Registrar of Lands that the land to which they relate is unencumbered. This certificate must be obtained at the cost of the party offering the security.

Further conditions will be read and explained on the

day of sale.

The arrack farm consists of the following taverns:—
Anurádhapura, Madawachchiya, Mihintale, Maradankada
wala, and Kekirawa.

W. E. THORPE, for Government Agent.

Anurádhapura Kachehéri, March 13, 1893. මේ 1893 ක්වූ ජූලි මස 1 වෙනි දින පටත් චෂ් 1894 ක්වූ ජූනි මස 30 වෙනි දින වනතුරු අනුරාධපුර දිසනික්කේ අරක්කු රෙන්දේ වම් 1893 ක්වූ අලපුල් මස 17 වෙනි සඳුදින පෙරවරු 12 කනිසමට අනුරාධපුර කච්චේරියේදී පුසිඬි වෙන් දේසියේ විකිනීමට තබනබව සියළුදෙනාටම මෙසින් දුනුම්දෙනුය.

වැඩි ඉල් එම්කාරයා විසින් විකිනීමේ මුල් මුද ලෙන් $\frac{1}{10}$ කොටසක් මුදලෙන් විහාම ගෙවන්ට ඕනෑකරනවා ඇත. එහෙත් ඒ ඉල්ලීම උතුමා නත්වහන්සේ විසින් ඒත්තුගන්හේ විතිම මුළු ගතනින් $\frac{1}{2}$ කොටසක් විටින්තාවූ ආණ්ඩුව විසින් ඒත්තුගන්ට සෙදෙන ඇපයක් හෝ මුළු ගණ නින් $\frac{1}{2}$ කොටසක් වටිත මුදල් හෝ ඉල්ළුම්කාර යාගේ ඉල්ලීම ඒත්තුගත්බව දතුම්දෙන්ට යෙදුන දිනයේදී පටන් දවස් 30ක් ඇතුලන ගෙවන්ටඕනෑකරණවා ඇත.

ඉල්ළුම්කාරයා විසින් ඇප පිණිය ඔප්පුකරන්ට කෙලෙදන ඉද් බඩු ගැන ඔප්පු ආදිය විභාගකිරීම පිණිසත් ඒගැන උන්තාන්සේගේ කලපනාව දීම පිණිසත්, ඇප ඔප්පු විභාගකිරීම පිණිස සහ එය තිණිණයකට පැම්නවීම පිණිසත් ආණ්ඩුවේ අද්ව කාත් උන්තාන්සේටද, ඇප ඔප්පු සෑදීම පිණිසත් ලියකියමන් විභාගකිරීම පිණිසත්, දේබඩු තක් සේරු කිරීම සහ ඔප්පුව ලියාපදින්වි කිරීම පිණි සත් ආණ්ඩුවේ පෙරකදෝරු මහත්මයාටද ගෙ වන පිණිස මුදල් ගෙවන්ටත් ඔනෑකරණවා ඇත.

ඇප පිණිස ගෙනෙන්ට යෙදෙන සියළුම ඔප්පු ඒ ඔප්පුවල සදහන්වූ ඉඩම් ගැණ අරාවූලක් නැති බව දක්වන පිණිස ඉඩම් ලියාපදින්චිකරණ රිජිෂ් වුාර්තැනගෙන් ලබාගත් සහතික සහුයක් පිට පෙන්වාසිටින්ටත් ඕතෑකරණවා ඇත.

මේ සහතික පතුය ඇපය ඔප්පුකර සිටින ඇප කාරගාගේ වියදමින් ලබාගන්ටත් ඕනෑකරණවා ඇත.

මේ ගැන වැඩිදුර කොන්දේසි විකිනීමේ දව මස්දී කේරුම්කරදෙන්ට යෙදෙනවා ඇත.

රේන්දේ ගනුදෙනු කිරීමට අසිති සථානනම් :— අනුරාධපුරය, මදවච්චිය, මිහින්තලේ, මරදන් කඩවල සහ කැකිරාවය.

ඩබ්ලිව්. ඊ. නෝර්ප්, ඒජන්ත උන්නාන්සේ වෙනුවට. වීම 1893 ක්වූ මාර්තු මස 13 වෙනි දින අනුරාධපුර කච්චේරියේදීය. 1893 ம் ஆண்டு சிதிதிரைமாசம் 17 க் இகதி திங்கட் கிழமை மத்தியானம் பன்னிரண்டு மணிக்கு அதுராசபு ரக் கச்சேரியில் அதுராசபுரத்துக்கு 1893 ம் ஆண்டு ஆடிமாசம் 1 க் தேதி தொடக்கம் 1894 ம் ஆண்டு ஆனி மாசம் 30 க் தேதி யீருவுள்ள சாராயக்குத்தகை பிரசித் த ஏலத்திற்கூறி விற்கப்படும் என்று இத்தாற் சகலக்கும் அறிவிக்சப்பப்கின்றது.

உயர்ந்தகேள்விக்காரன் தான் கேட்ட தொகையில் பத் திலொரு பங்கைக் காசாக உடனே கட்டவேண்டும். அ ந்தக் கேள்வியை அதியுத்தம தேசாதிபதியவர்கள் அங்கீ கேரிக்குங்கால், கேட்ட கேள்வியிற் சரி அரைவாசித்தொ கைக்கு ஆதனப்பிஃணயாவத, குறித்த தொகையில் மூன் றில் ஒரு பங்கு காசாவது தேசாதிபதியவர்களுடைய அங் கேளரத்தைபற்றிய கொத்தீசு கடைத்த தேதி தொடக்க ம் முப்பது நாட்களுட்கட்ட வேண்டும்.

கேள்விக்காரன் பிணேயாகக் கொடுக்கும் உறுதசாதன ங்கள் அங்கீகிரிக்கற்பாலனவோ அன்றே என்றை பரிசோ தித்தத் தன்னுடைய எண்ணத்தை வெளிப்படுத்தவதற் கு இராணியின் அப்புக்காத்தாக்குச்செல்ல வேண்டியச லாரையும், பிணேயுறுகி எழுதாவதர்காகக் கொடுக்கப்பட் ட சாதனங்கீளப் பரிசோதணபண்ணி உறுதி எழுதிப் பூரணப்படுத்தி நிறைவேற்றுவதற்கு இராணியின் பிறக் கிராசியாருக்குச் செல்லவேண்டிய சலாரையும் ஆதனங் கீள மதிப்பிடும் சலாரையும் உறுதிகளேப் பதியுளு சலா ரையும் கட்டவேண்டிவரும்.

பிணையாய்க்கொடுக்கப்படும் உறுதிகள் யாவுக்கும் அ வைகளிற் சுட்டப்படும் காணிகளில் யாதொரு தடை பூச கு இல்ஃமென்று காணிப்பதிவு கர்தோர் நிஜீஸ்திமுரு டைய சாதனப்பத்திரங்கள் (செட்டிவிகற்று) ஆணக்கப் பட வேண்டும். இந்தச் சாதனப்பத்திரங்களின்பேரோல் வருஞ் செலவைப பிணுகொடுப்பவர்களே கொடுத்துப் பெற்றுக்கொள்ள வேண்டும்.

இந்த விற்பனவைப்பற்றிய மறுவிபரங்கள் விற்ப**னவி** ல் அன்றைக்கு வாசித்து விளங்கப்படுத்தப்படும்.

இந்தக்குத்தகைக்கு அடக்கமான தவற‱கள் வருமா றை: அநூராசபுரம், மதவாச்சி, மிகிந்தஃ, மருதங்கடவ ளே, கெக்கிராவை.

> டபிளியு. தோர்ப், அரசாட்சியின் ஏசேன்று.

அறுராசபுரக்கச்சேரி, 1893 ம் ஆண்டு பெங்குனிமூ 13 க் உ.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,357, w. P.

Colonial Secretary's Office, Colombo, March 9, 1893.

A T noon on Thursday, May 4, 1893, and on the following days, the Assistant Government Agent of Kalutara will put up for sale or settlement, at his Office in the Kalutara Kachcheri, the under-mentioned Crown Lands, on the terms authorised by Government.

the terms au	thorised by Government.				
		Preliminary plan 7,571.			Upset Price
7.4	N	\$7:11 aa		Extent.	
Lot.	Name of Land			A. R. P	
3560∄ 3561	Uggalpotahena alias Galka		5		
9901	Henesseh e na	Walpita Preliminary plan 1,574.	9	0 34	10 0
#0#1	Polgahakanatta	Fremmary plan 1,574.		0.00	
5051 5052	Do.	Kalapugama do.	8		
909Z	<i>D</i> 0.		2	2 33	10 0
595	Moderadelle	Preliminary plan 6,833.			
597	Medagodella Do.	Kalugoda	0		
599	Do.	do, do,	0		
D 259	Gammeddewattaowita	_ *	2		
E 259	Gammeddewatta	do, d o ,	0		
E 209	Gammeddewatta	Preliminary plan 1,917.	0	3 1	10 0
U 539	Ilukkettiyawattapaulaowita	Marcala			
	Duwewela		1	1 22	•••
P 540 A 541		Morontuduwa	_	0 27	15 0
_	Ulugodapaula	Mawala	0		
S 542 L 543	Hawariyawalatuduwaowita	do.	0	2 17	30 0
L 543 F 544	Duwewela	Morontuduwa Maranda	-	3 0	•••
	Dawatagahawattapaulaowita		0	2 32	20 0
8 544	Amudachchahenakumbura	do.	1	1 8	20 0
D 1	Vahataashamatta	Preliminary plan 4,617.	_		
D 1	Kahatagahawatta	Anguruwatara			_
D $1^{\frac{5}{4}}$	Do.	do,	0	1 37	
		Preliminary plan 5,385.			
O 268	Puswelkanattewatta	Kalapugama	0	2 11	`
P 268	Do.	do. S	ō		
Q 268	Do.	do.	2	1 12	_
R 268	Do.	do.	ō	2 2	
S 268	Do.	do.	0	2 33	
T 268	Do.	do.	Ö	3 12	
U 268	\mathbf{Do} .	do.	5	1 38	
V 268	Do.	do.	2	0 4	
W 268	Do.	do.	õ	1 30	_
X 268	Do.	do.	ŏ	2 39	
Y 268	Do.	do.	ğ	0 28	_
Z 268	Do.	do.	ő	1 19	
A 269	Do.	do.	ŏ	3 10	_
B 269	Do.	go∙	3	2 7	
C 269	Do.	do.	1	0 8	_
C 2694	Do.	do.	. 0	1 0	_
D 269	Puswelkanattekele	do.	6	0 25	_
E 269	Puswelkanattewatta	do.	9	0 0	
F 269	Puswelkanattekumbura or N	ficahandamulla.	ð	UU	
	kumbura	do.	2	Λ 19	
G 269	Puswelkanattewatta	do.	3	0 13	
o. - 00			_	1 1	
	In the M	unwattebage pattu of Rayigam kor	ale.		
		Preliminary plan 7,155.			
2057	Eduragalakandapaula				• • •
2001	Eddragarakanda padra	Maputugala	10	3 9	10 0
		Preliminary plan 8,538.			
O 487	Kahatagahahena	Miwanapalana	. 2	1 25	_
	In the	Udugahapattu of Rayigam korafe.			
	XII the				
100100	D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Preliminary plan 2,581.			
102100	Rambukpotahenakattiya	Kewitiyagala	2	0 19	2,00 0 0
10211*	Do.	do.	1	0 25	2,500 0
	In the	ne Maha pattu of Pasdun korale.			•
0420	Elabadahanada-i	Preliminary plan 6,406.	_		
9439	Elabodakaredeniya	Galtude	2	1 13	25 0
	In the Pana	dure Totamune of the Kalutara Dis	strict.		

^{*} These lots are supposed to contain plumbago.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary. No. 1,357, w. P.

වම් 1893 ක්වූ මාර්තු මස 9 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ණ්ඩුවට අයිනි මෙහි පහත සඳහන්වෙන හිම්කොටස් විෂී 1893 ක්වූ මැයි මස 4 වෙනි දින බුහස්පනීන්ද දවල් සහ ජලභ දවස්වලදින් කළුනර ආණ්ඩුවේ උපඒජන්තඋන්නාන්සේ විසින් කළුතර කම්වේරියේදී ආණ්ඩුවේ ආඥුවල පුකාරයට විකුණින්ට හෝ අයිනිකාරයින්ට බේරුම්කරදෙන්ට ගෙදෙනවා ඇත.

* **** * * * *	the second of th	සිනියම 7,571.		මහත.	අක්කරයකමිල.
⊚නා.	ඉඩම.	තීමෙන ස්ථානය.		. ರೇ. ಆ.	රු. ශ.
$3560\frac{1}{2}$	උත්හල්පොත හේත නොහොත්		7		•
00009	ගල්කඩුවේ හේන	<u>මේරවත්ත</u>	5	0 0	10 0
3561	හිනැස්සේ හේන	ව ල්පිට	9		10 0
		සිතියම 1,574.			
5051	ෙතැල්ගහකනත් ත	කලපු ගුම	8	2 23	10 0
5052	එම	එ ම	2	2 33	10 0
505	8	සිතියම 6,833.	۸	ถ 10	10 0
595 597	මැදගොඩැල්ල එම	කළුගොඩ එම	0		$\begin{array}{ccc} 10 & 0 \\ 10 & 0 \end{array}$.
599	එම	එම	$\mathbf{\hat{2}}$		10 0
\mathbf{D} 259	ගම්මැ ද්දේ ව ත්තේ ඕව්ව	එ <u>ම</u>	õ		10 0
E 259	ගම්මැද්දේ වන්න	එම	•	$\tilde{3}$ $\tilde{1}$	10 ŏ
		සිනියම 1,917.			
U 539	ඉඵක්කැ වියේ වත්ත පාවුල ඕවිට	මාව ල	1	1 22	15 O
P 540	දුවේ වෙල	<u>මොරෙන්තුඩුව</u>	1	0 27	15 0
A 541	උළුගොඩ පාවුල	මාව ල	0	2 12	15 0
S 542	හවරියාවල තුඩුවේ ඕවිට	එ ම	0	2 17	30 - 0
L 543	දුවේවෙල	මොරෙන්තුඩුව ම	0	$\begin{array}{ccc} 3 & 0 \\ 2 & 20 \end{array}$	15 0
F 544 S 544	ද්වවගතවකතපාවුල ඕව්ට	මාවල එම	$0 \\ 1$	$\begin{array}{cc}2&32\\1&8\end{array}$	20 0
5 344	අවුදච්චහේනේ කුඹුර	සිනියම 4,617.	1	1 0	20 0
D 1	කහටගහවත්ත	අකුරුවානර	2	2 11	
\tilde{D} $1\frac{1}{2}$	එම	එම අත්ව ් වායා ට	õ	$\tilde{1}$ $\tilde{37}$	
2 22	30	සිතීයම 5,385.	v	. .	
O 268	පුස්වැල්කන ත් නේ වත්ත	කලපුගම	0	2 11	
P 268		. උට උ ම	0	1 11	
\mathbf{Q} 268	එම	එ ම	2	1 12	_
R 268	එ ම	එ ම	0	2 2	
S 268	එම .	එුම	0	2 33	
T 268	එම	එම	0	3 12	 ·
U 268	ტე	එ ම ු	5	1 38	
V 268	₹ @	එ ම එම	2	$\begin{array}{cc} 0 & 4 \\ 1 & 30 \end{array}$	
W268 X 268	<u>එ</u> ම එබ	එම එම	$0 \\ 0$	$\begin{array}{c} 1 & 30 \\ 2 & 39 \end{array}$	_
Y 268	එම එම	එම	9	0 28	_
Z 268	<u>ට</u> ම එම	එම -	ő	1 19	
A 269	එම <u>.</u>	එම	ŏ	$\frac{1}{3}$ $\frac{1}{10}$	
B 269	එම	එම	3	2 7	
C 269	එම	එම	1	0 8	
C 2691	.එම	එම	0	1 0	
$\mathbf{D}~269^{-}$	පුස්වැල්කනන්නේ කැලේ	එම	6	0 25	
E 269	පුස්වැල්කනත්තේ වහත	එම	9	0 0	
F 269	ු පුස්වැල්කනත්තේ කුඹුර නොලෙ	හ ත්	_	0.10	
G 960	ම්ගනඋඩමුල්ලේ කුඹුර	කලපුගම	2	0 13	
G 269	පුස්වැල්කනත්තේ වනත	ජම 		1 1	_
	ජිතිවා තිබෙන්නේ <i>∞ ර</i> සි	ාම්කෝරලල් මුන්ව න්නේ බා ගේ ප	තතුල	ාව.	
2057	are and on or mark to the C. A.	සිනියම 7,155.	10	3 9	10 0
2001	ඇදුරු ගලකන්දපෘවුළු	මාපුටුගල සිතීයම 8,538.	10	J	70 0
O 487	කහටගහුහේන	මවනපලාන	2	1 25	
		–රසිගම්කෝරලේ උඩුකශපත්තු ෙසින්යම 2,581.			
10210	රම්බුක්පොතුහේනේ කට්විය	කෙන්ගම 2,301. කෙව්වියා ගල	2	0 19	2000 0
10211	එම	ම කාටටයා හල එම		0 25	2500 0
		d—පස්දුන්කෝරලේ මහ <mark>පන්</mark> තුවේ		·	
9439	ඇලබොඩකරෙ දෙනිය	සිනීයම $6,406.$ ගල්තුඩේ	2 1	13	25 0
		ළුතර දිස්නුික්කේ පානදුරේ නො ර			

නොම්වර 2,581 සිනියමේ නොම්වර 10,210 සහ 10,211 දරන කට්ට්වල මිනිරන් තිබෙනවාය කල්පනා කර තිබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වෙංසාසිපති සර්වේසර් ජනරාල් උත්තාන්සේමගන්ද, විකිණීමේ මෙකාන්මද්පිත ගැණි කොරණ කුළුතුර ආණ්ඩුවේ උපඒජන්ත උන්නාන්ස්මගන්ද දනගන්ට පුළුවන.

· ආණ්ඩුකාර උතුමානන්වහන්සේ<mark>ගේ ආඥ</mark>වලෙස,

ජී. නොඑල් වාකර්, මහමෙකුතාරිස් වම්න.

THE CENTRAL PROVINCE AND SALES IN

No. 1,342, c. P.

Colonial Secretary's Office, Colombo, March 13, 1893.

N Wednesday, April 26, 1893, at 12 o'clock noon, the Assistant Government Agent, Mátalé, will put up to auction at his Office in Matalé, the under-mentioned portion of Crown Land, on the terms authorised by Government. An allotment of land situated in the Udagoda kóralé division of the Udasiya pattu in the Mátalé District of the Central Province.

Preliminary plan 2,848.

Lot. Village. Name of Land.

Name of Claimant.

Description.

A. R. P.

8693 Kinigama Peragahakotuwa

The Crown

Chena

14 2 3

Extent.

Upset price,-Rs, 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,342, c. P.

වීම 1893 ක්වූ මාර්තුමස 13 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්තාන්සේගේ කන්තෝරුවේදීය.

බෑම දිසාවේ මාහලේ උප ඒජන්හඋන්නාන්සේ විසිත් මෙහි පහන සඳහන්වෙන ආණ්ඩුව සන්නක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වුම 1893 අශපුල් මස 26 වෙනි බුදදින දවල් 12 ට මානලේ කුච්චෙරිකය්දී වෙන්දෙසිකර විකුණන්ට යෙදෙනවාඇත.

මබාම දිසාවේ මානලේ උඩසියපත්තුවේ උඩුගොඩකෝරලේ පිහිටා තිබෙන බිම්කැබලි එකක්.

සිතියම 2,848. අයිනිකම කියන්නා—ආණ්ඩුව.

രമാം

ගම.

ඉඩමේ නම.

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මහත.

8693

කිනිගම

පේරගහකොටුව

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අ. රු. ප.

14 2 3

අකකරයක් රුපියල් (10) දහයේ හිට විකුනන්ට පටන්ගණුලැබේ.

<mark>මෙම ඉඩම ගැණ වැඩිදුර කාර</mark>ණ වංශාහිපති සර්වේසර් ජනරාල්උන්නා න්සේශනපු, විකිනීමේ **කොන්දේසිය ගැ**ණ විධාව දිසාවේ මානලේ ආණ්ඩුවේ උප ඒජන්හඋන්නාන්සේගෙන්ද දුන්ගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වකන්සේගේ ආඥිව ලෙස,

ඊ. නොඑල් වාකර්, මහ සෙකුතාරිස් වම්ක.

No. 1,343, c. P.

Colonial Secretary's Office, Colombo, March 13, 1893.

N Wednesday, April 26, 1893, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Pallispattu East division of the Pata Dumbara District of the Central Province, adjoining Gerandi-ela estate on the east and Tunisgala estate on the west.

Preliminary plan 4,390.

Extent.

Lot. 11689

Village. Galabodawatta

Name of Land. Batatolmadakele

Description. Forest, and planted with cardamoms

Upset price,-Rs. 45 per acre.

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

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

No. 1,343, c. P.

වම් 1893 ක්වූ මාර්තු මස 13 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය

මුඛාම දිසාවේ ගෞරවනීයවූ එජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නිගෝගවල පුකාරයට වම් 1893 ක්වූ අපෙුල් මස 26 වෙනි බුදදින දවල් 12ට මහනුවර කව වේරියේදී වෙන්දේසිකර විකුණන්ට යෙගදනවා ඇත.

මබාම දිසාවේ පාතදුඹර පලිස්පත්තුවේ නැගෙනඉර කෝරලේ ගැරඹිඇලේ වත්තට යාව නැගෙන ඉරින් සහ තුනිස්ගල වත්තට බස්නාඉරිනුත් පිහිටා තිබෙන බිම්කැබෙලි 🛚 ක්.

සිතියම 4,390. අයිතිකම කියන්නා—ආණ්ඩුව.

ത്ത

ഉത്ത

രമാം 11689

ගලබොඩ වන්න

බෙමේ නම.

අන්දම.

අ. රෑ. ප.

බටතොල්මඩ කැලේ

මුකලාන සහ එනසැල් වවා තිබෙන වීම

11 0 7

අක්කරයක් රුපියල් (45) හතලිස්පහේ හිට විකුනන්ට පටන්ගනුලැබේ.

මෙම ඉඩම ගැණ වැසිදුර කාරණ චංශාඛිපති සර්වේයර්ජනරාල්උන්නාන්සේගෙන්ද, විකිනීමේ **කොන් ෙද්සිය ගැණි කාරණ** මඛාම දිසාවේ ගෞරවනීයවූ ඒජන්තඋන්නාන්සේගෙන්ද දුනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමා නන්වහන්සේගේ ආඥුවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතා ඊස් වම්හ.

No. 1,344, c. P

Colonial Secretary's Office, Colombo, March 13, 1893.

N Wednesday, April 26, 1893, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised

An allotment of land situated in the Pasbage korale division of the Uda Bulatgama District of the Central Province, about quarter mile north of the road from Nawalapitiya to Dolosbage between the 1st and 2nd mileposts.

Preliminary plan 4,229.

Extent.

Lot.

Village.

Name of Land.

Name of Claimant. The Crown

Description.

A. R. P.

11240

Warakawa

Kaduwelamullahena

Partly cleared, and partly planted with tea by Agris Mendis

0 3 10

Upset price,—Rs. 20 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,344, c. P.

වමී 1893 ක්වූ මාර්තු මස 13 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදිය.

ලාඛාමදිසාවේ ගෞරවනියවූ ඒජන්තඋන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වෂී 1893 ක්වූ අපෙුල් මස 26 වෙනි බුදදින දවල් 12ට මහනුවර කච්චේ රියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

ම්ඛාම දිසාවේ උඩබුලන්ගම පස්බාගේ කෝරලේ නාවලපිටියේ හිට දෙලොස්බාගේට යන පා<mark>රෙන්</mark> හැතැක්ම කාලක් පමන උතුරුදිහින් සහ නොමමර 1 සහ 2ෙකේන් 1 හැතැක්මකනුවලට අතරේ පිහිටාතිබෙන බිම්කැබෙලි 1ක්.

සිනිගම 4,229.

⊛නා.

ගම

ඉඩමේ නම.

අන්දම,

මහත. අ. රු. ප.

11240

වරකාව

කඩුවෙලමුල්ලේ හේන

මෙම ඉඩමෙන් කොටසක් එලි කුරතිබෙනවා සහ කොටසක්

ආගිරිස්මැන්දිස් විසින් තේ

වවා ත්බේ.

0 3 10

අක්කරයක් රුපියල් 20සේ හිට විකුනන්ට පටන්ගනුලැබේ.

මෙම ඉඩම ගැණි වැඩිදුර කාරණ වංසාධිපති සර්වේගර් ජනරාල්උන්නාන්සේගෙඥ, විකිනීමේ කොත් දේසිය ගැණි කාරණ මධාවේදිසාවේ ගෞරවනියවූ ඒජන්තඋන්නාන්සේගෙනු දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඤවලෙස,

ඊ. ඉනාඑල් වාකර්, මහුණස්සුතා දිස් වම්න. No. 1,345, C. P.

Colonial Secretary's Office. Colombo, March 13, 1893.

N Wednesday, April 26, 1893, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Pallesiya pattu division of the Dumbara District of the Central Province.

Preliminary plan 1,510.

Extent.

Village. Lot.

Name of Land.

Name of Applicant.

Description.

A. R. P.

127 Gonawela

Galgadenna Bogahamulahena

Muna Wirappa Chetty, of Gonawela

Chena

1 13

Upset price,-Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER. Colonial Secretary.

No. 1,345, C. P.

වුම් 1893 ක්වූ මාර්තු මස 13 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්තාන්සේගේ කන්තෝරුවේදීය.

🔞 බාම දිසාවේ ගෞරවනීයවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරතට වමී 1893 ක්වූ අපුෙල් මස 26 වෙනි බුද දින දවල් 12ට මහනුවර කව් වේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

ම්ඛාම දිසාවේ පාහදුම්බර පල්ලේසියපත්තුවේ පිහිටා තිබෙන බිම් කැබෙලි එකක්.

සිතියම 1,510. ඉල්එම්කාරයා—ගෝනවල මුනා. විරජපන් සෙට්ටි.

ളരുക്കു.

ගම. രമാ.

ඉඩුමේ නම.

අන්දම.

අ. රු. ප.

127

ගෝනවල

ගල්ගඩැන්නේ බෝගහමුල හේන

8 1 13

අක්කරයක් රුපියල් 10යේ හිට විකුනන්ට පවන්ගනු ලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාහිපති සර්වේසර් ජනරාල් උන්තාන්සේගෙනු, විකිනීමේ කො<mark>න්</mark> ඉද්සිය ගැණු මඛාම දිසාවේ අණ්ඩුවේ ඒජන්කඋන්නාන්සේගෙ**ස** දූනගන්ට පුළුවන.

ගුණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥුවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතා ඊස් වම්න.

No. 1,346, c. P.

Colonial Secretary's Office, Colombo, March 20, 1893.

N Wednesday, May 10, 1893, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Medapalata kóralé division of the Udunuwara District of the Central Province, close to the road from Gampola to Peradeniya.

Preliminary plan 3,109.

Village. Lot.

Name of Land.

Name of Applicant.

Description.

Extent. A. R. P.

Embekke Y 446

Maligatennehena

T. B. Arawwawela, Korala of Pasbage kóralé, in Uda Bulatgama

Chena

3 0 0

Upset price,-Rs. 10 per acre.

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

By His Excellency the Governor's command,

No. 1,346, c. P.

වම් 1893 ක්වූ මාර්තු මස 20 වෙනි දිත කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදිය.

ම බාවේ දිසාවේ ගෞරවනීයවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සදහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල පුකෘරයට වම් 1893 ක්වූ මැයි මස 10 වෙනි බුද දින දවල් 12හට මහනුවර කවී වේරියේදී වෙන්දේසිකර විකුනන්ට යෙදෙනවා ඇත.

මබාම දිසාවේ උඩුනුවර මැදපලාතේ කෝරලේ ගම්පලහිට ජේරාදෙනියට එන පාරට නිව්ටුව පිහිට තීබෙන බිම්කැබෙලි එකක්.

සිතියම 3,109. හම--ඇම්බැක්ක.

නො. ඉඩමේ නම.

ඉල්ඵම්කාරයාගේ නම්.

මහත. අනුම. අ. රු. ප.

Y 446 ⊚a

මාලිගාතැන්නේ හේන

උඩබුලත්ගම පස්බාගේ කෝරාලවන ඊ. බී. අරව්වාවල

හේත

3 0 0

අක්කරයක් රුපියල් (10) දහයේ හිට විකුනන්ට පටන්ගනුලැබේ.

මෙම ඉඩම ගැණි වැඩිදුර කාරණ වංසාබ්පති සර්වේශර් ජනරාල් උන්නාන්සේගෙඤ, විකිනීමේ කොත් දේසිය ගැණි මඩාම දිසාවේ ආණ්ඩුවේ ඒජන්න උන්නාන්සේගෙඤ දැනගන්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආසුවලෙස,

ඊ. නෞඑල් වාකර්, මහසෙකුතාරිස් වම්හ.

No. 1,347, c. P.

Colonial Secretary's Office, Colombo, March 21, 1893.

O^N Wednesday, May 10, 1893, at 12 o'clock noon, the Assistant Government Agent, Mátalé, will put up to auction, at his Office in Mátalé, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Udugoda Udasiya pattu division of the Mátalé North District of the Central Province.

Preliminary plan 4,375.

Extent,

Lot.

Village.

Name of Land.

Name of Claimant.

Description.

A, R. P.

E 763

Ambokka

Kirimanuwahena

The Crown

Chena

2 3 31

Upset price,-Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,347, c. P.

වම් 1893 ක්වූ මාර්තු මස 21 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදිය.

ම බාම දිසාවේ මාතලේ උප ඒජන්තලන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1893 ක්වූ මැයි මස 10 වෙනි බුද දින දවල් 10ට මාතලේ කඩ්වේ රීයේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

මබාම දිසාවේ මාහලේ උතුරු පලාතේ උඩුගොඩ උඩසියපන්තුවේ කොට්ඨාසයේ පිහිටානිබෙන බිම් කැබෙලි 1ක්.

සිනියම 4,375. ගම—අම්බොක්ක.

ඉතා.

ඉඩමේ නම.

අයිතිකම කියන්නා.

අනුලම.

මහත. අ. රු. ප.

E 763

ක්රීමනුවාහේත

ආ-මෳි්ඩුව

හේන

2 3 31

අක්කරයක් රුපියල් දහයේ හිට විකුනන්ට පටන්ගනුලැබේ.

මෙම ඉඩම ගැන වැසිදුර කාරණ වංසාහිපනි සර්වේශර් ජනරාල් උන්නාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණි මබාම දිසාවේ මානලේ උපජ්ජන්න උන්නාන්සේගෙන්ද දනගන්නට පුඵවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස**,**

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්හ.

LAND SALES IN THE SOUTHERN PROVINCE.

			-								
No. 8	338, s. P. C	olombo, Secretar				[Lo	+ Nama of Las	ad Daganinskian			ctent.
		Colombo, Mar	ch 10,	, 18	893.	100		•	,	Α.	R. P.
\mathbf{O}	N Monday, May 8, 18							ry plan 3,589. —Metiwiliya		•	
\cup	noon, the Governm						pplicant—J. de Live		entof	a-	
	ince will put up to aud					t [witi kóralé.			
E lpit	iya Resthouse, the	under-mentione	d por	tio	ns o	f 8674					
Crow	n Land, on the terms	authorised by Go	vernn	en	t.	0071	bura D.	Paddy field]		0 24
0	e hundred and sixty-t	huoo allatmanta at	Cland	~:+		8678 8676		do. do.	2		1 20 2 15
	ne Bentota-Walallawii					0075		do.	î		2 17
	e Southern Province.	a korale of the	Jane	וע	Stric	'					
01 011	e noutacin 11001uce.				ч			ry plan 3,748. —Metiwiliya.		•	
	T 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					A-	pplicant—J. de Liver		ntot	a-	
	Preliminary plan 3,74	6. Situation—M	etiwi!	iya	•			witi kóralé.			
				Ex	tent	9195	_	* _	0		0 12
Lo	t. Name of Land.	Description	n. A	١.	R. P	9196 9197	_	do. d o.	0		0 26
909	7 Mullegekanda-add	la-				9198		do.	0		1 11 1 38
	rakatiya	Paddy field	6	5	1 28	9199		do.	ŏ		2 36
						9200	_		2		3 12
A	pplicant—J. de Liver	a, Mudaliyar of	Bent	ote	A -	9201		Waste land	0		0 32
	Walalla	witi kóralé.				9202 9203		Jungle Paddy field	1 0		1 11 1 16
. 909	8 Mullegekanda-add	a-				9204		Waste land	0		3 15
	rakatiya	Paddy field	()	i 34	9205	Andawalapolawa	Jungle	ŏ		2 31
909						9206	Widahenakumbu ra	Paddy	0		23
910	duwa O Mullegewellekatiya	Jungle Paddy field	2		2 26 1 5	Pr	eliminary plan 3,745.	. Situation - Meti	wiliy	a.	
910		do.	2		1 4	1	Applicant-J. de l	Livera, Mudali yar c	of .		
910	2 Kanna-addaraketiy		2		3 22	9088	Bentota-Wala Thundolaowita	llawiti koralé.	_	_	
910			1		1 16	9089	Do.	Paddy field do.	$\frac{2}{2}$		20 15
910. 910.		. do.	3		0 22	9090		do.	6		0
910		do. do.	2 1		2 0 1 19	9093		Waste land	ī		15
910	_ **	Garden	ō		1 38	9094	Do.	do.	0		20
9108		Suitable for pa			34	9095 9996	Do. Do.	do. Podda fold	0		29
9109		Paddy field	- 1		3 25	1		Paddy field	.,,	1	2
9116 9111		do.	4		2 10	Fr	eliminary plan 3,763. Applicant—J. de I	Situation—Metri	willy .c	a .	
9112		do. do.	1		2 33			divera, middanyar o Ilawiti kóralé.	ı		
9118		do.	2			9255	Vallikumbura	Paddy field	4	2	16
9114		do.	1		28	Pr	eliminary plan 3,744.	Situation - Metiv	wiliv	я.	
9115	_ :	do.	2	3	-	1	Applicant-J. de L	ivera, Mudaliyar of			
9116 9117	_	do. do.	2	(_	0000		ıllawiti kóralé.			
9119		do. do.	1	2	19	9060	Dolamunakumbura Ihalakatiya	D-44 6-14			0#
9119		do.	5	2		9061	Do.	Paddy field do.	1		37 23
9120	_	do.	1	1	1	9062	Do.	do.	î		12
9121		do.	1		29	9063	Do.	do.	ō		38
9122 9123	<u> </u>	do. do.	1	2		9064	Do.	do.	0		22
9124		do. do.	1		29	9065 9066	Do. Do.	do. do.	0	1	4
9125	Do,	do.	2		17	9067	Do.	do.	0		$\begin{matrix} 9 \\ 12 \end{matrix}$
9126	Do.	đo.	1	0	26	9068	Do.	do.	8		18
912 7 9128	Kotawilakumbura Do.	Paddy field	0		36	9069	Do.	do.	0	3	15
9128	Do. Do.	do. do.	0 5		13 34	9070	Do.	do.	0		25
9130		do.	5		20	90 7 1 90 7 2	Do. · Do.	do. do.	0		22 4
9131	Do.	do.	6		20	9073	Do.	do. do.	l		30
9132	Do.	do.	4	1	2	9074	Dolamunakumbura		-	-	
9133	Do. Kimbulkotuwa	do.	0	3	15		Ihalakatiya	Paddy field	6	2	4
9134	Kanda-adarawatta	Gardon	. 0	2	1	9075	Hungawella	do.	1		16
9135	Kimbulkotuwa-	CHINCH	v	2	1	9076 9077	Do. Do.	do. do.	1		18 10
	kanda	Jungle	21		11	9078	Medapanwilla	do. do.	2		3
9136	Kimbulkotuwewatta	Garden	0	2	14	9079	Beruwageamuna	do.		3	
9137	Do.	do.	0	2	4	9080	Do.	do.		2	
9138 9139	Do. Mahaliyaddepolawa	do. Jungle	0 5		34	9081	Do.	do.		0 3	
9139	Do.	do.	0		32 11	$\frac{9082}{9083}$	Do. Do.	do. do.		2 3 :	7 9 g
9141	Ginogodapolawa	do.	8	2	4	9084	Do. Do.	do. do.		1 2	
9142	Kottawillapolawa	do.	8	0	.3	9085	Do.	đo.		2 8	
9143	Do.	Open bare land	0		34	9086	Do	do.		3	
9144	Do.	Jungle Garden	2 0	3	7		Hungawalapollawa	do.		1 2	
9145	Kottawillawatta	U al uch	v	U	10	9087	Do.	do.	9	1 2	t Ó
			_		•						

Extent.

			£	Exte	nt.
Lot	. Name of Land	d. Description.		A, B.	P.
	Preliminary plan 3,4	81. Situation-W	eiheı	na.	
	Applicant-J. de	e Livers, Mudaliya	r.		
834	l Owilanakattiya M	larage			
8342				_	21
8343	anakattiya Owilanakattiya	do. <i>do</i> .		0 1 0 3	
8344		do.			16
	D. 1			_	
	Preliminary plan 3,1			a.	
		Livera, Mudaliyar			
7265 7266			(_	$\frac{32}{32}$
		do.	•		02
P	reliminary plan 3,365			ka.	
	Applicant—J. de	Livera, Mudaliyar			
7828		Paddy field	4		25
7829 7830		do. do.	8	-	31 14
7831	$\tilde{\mathrm{D}}_{0}$	do.	6		30
7832		do.	1	. 1	8
7833 7834	0.	do.	8		9
		do.	•	_	9
Pı	celiminary plan 2,949	. Situation—Gods	mul	ка.	i
	Applicant-	-H. Settuwa.			
6302	Babilahenakaratur	••			
	alias Puhudola okanda	- Garden	0	9	28
			•	_	20
Pre.	liminary plan 3,771.			na.	į
		e Livera, Mudaliya	:.		
9284 9285	Ilukpottaokanda	Paddy	5		23.
9280	D_{o} .	do.	0	1	17
Pr	eliminary plan 3,733	. Situation-Gane	goda	ì.	
	Applicant - K, J.	Siyadoris de Silva.			1
9039	Gankanda	Paddy	5	1 3	
904 0	$\mathbf{D_0}$.	do.	0	3	11
Pre	liminary plan 3,736.	Situation-Ihalan	atta	1,	- 1
	Applicant-0	d. Appu Sinno.			ļ
9044	Hittalamullakumbu	ra Paddy	4	3 5	20
	Preliminary	plan 3.774.			- 1
	C!	-Poddiwala.			
		Livers, Mudaliyar.			1
9291	Moragahaokanda	Paddy	3	3 1	9
	_	•	•		
Q:	Preliminary	· · · · · · · · · · · · · · · · · ·			
		Applicant—H. Bab	ısı.		İ
9048	Kendagasmandiya- kumbura	Paddy field	0	2 2	
9049	D ₀ .	do.	0	2 3	
9050	$\mathbf{p}_{\mathbf{o}}$.	do.	4	3	9
9051	Do.	do.	0	1 1	3
	Preliminary	plan 3,577.			
	Situation-				
	Applicant-J. de L	ivera, Mudaliyar,			ĺ
8636	Heenkatiyahena	Jungle	2	0 2	o l
8637	$\mathbf{D_{0}}$	do.	1	-	1
8638	Do.	do.	0	2 2	4
	Preliminary	plan 3,740.			
	Situation-				
	Applicant-O. V.	_			
9052	Boralukatiyapolawa	Garden	2	0 (0
9053 9054	Boralukatiyadeniya	Paddy	0	3 2	3
200 4	D_{0} .	do.)	1 33	3 / ,
, c. s .	Preliminary	plan 3,598.			
Situa	tion-Pitigala. App	plicant—P. Don An	dris.	,	1.
8709	Pitapotakumbura	Paddy field	4	1 24	5
					•

1	Lo	t. Name of Lan	d. Description	n. 🚣	. 1	R. 1	, Pa
		Preliminar	y plan 1,215.				
	8	Situation—Karandeni		rown			
		Welladdaraowita	Owita	0		0 2	26
	9586	🖟 Patyrajahkanda-					
ì		addarabedda	Forest	2		1 2	5
	9587		Garden	0		1 1	8
1	9588		Paddy	0		3 1	7
	9589		Garden	0		1 1	3
	9610		Owita.	2		12	
	9613		Swamp	0		33	5
ĺ	9612	Nawalakanda-adda	-				
		manana .	Grass land	3		2 2	
	9607			2		3 2	
į	9604		Deniya	0			2
	9605	Do.	Grass land	3	2	2 1	
	9603	Do.	Deniya,	0	1		2
	9602	Do.	Forest	5	(-
_	9 60 6	Do.	Owita	0	:		
	V 547	Do.	Garden	0		2:	
_	547	Do.	Owita garden	0	1	. (0
E	548	Patiraja-addarakum	1-				
	ш.	bura	Paddy	1	1		
	548	Do.	do,	3	2	-	_
O	547	Do.	do.	4	0		
	9593	Do.	do,	2	1		3
	9595	Kiripattawela	do.	2	0	14	5
	9594	Moragahakandauda	•		_		
		mulla	do.	1		32	
	9597	Kiripathawela	Deniya	0	1	9	•
	9596	Kiripathawelaudu-	n		_		
	0611	mulla	Paddy	2		15	
	9611	Do.	do,	1		14	
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U	548	Kiripathawelapol-	ماد.	•		10	
	0.500	gahaowita	do,	- 9		18	
D	9599	Bedda-addaradeniya		0	1	28 9	
P	547	Kiripathawela	Paddy Garden	0	_	9 25	
R	547	Millagahawatta	Garden	U	1	20	
		Preliminary plan I	414. Moragoda.				

Preliminary plan 1,414. Moragoda Claimant.—L. Andris.

11559 Ganimma-elapitakumbura Paddy fi

Paddy field 10 1 34

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

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

විමී 1893 ක්වූ මාර්තු මස 10 වෙනි No. 838, s. p. දින කොළඹ මහසෙකුතාරිස් උන්තාන්සේගේ කන්තෝරු වේදීය.

කුනු දිසාවේ ආණ්ඩුවේ ඒජන්තලන්නා න්සේ විසින් දී මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වළී 1893 ක්වූ මැයි මස 8 වෙනි දිනවූ සඳුද සහ ඊටපසු දවස්වලත් දවාලට ඇල්පිටියේ තානායමේදී වෙන්දේසිකර විකු නන්ට හෝ බේරුම්කරන්ට යෙදෙනවා ඇත.

000		UEYLON	GOVER	NMEN'E	GAZETTE		[No. 5,	,209
ගාළුදි	දිසාවේ බෙන්තර වැ	- ල්ලාව්ට් කෝර	්ලේ උකුන				<u> </u>	 වහ ත .
ප්ල ාඉප	හ් ගාළු දිස්ණුක් කේ පි	සිටා තිබෙන බි	මක (මේලි	නෞ.	ුගම.	අඤම.	q.	රු. ප
163 ක්.					සිනියම	3,748.		
සිනි	යම 3,746. පිහිටාද	ගීබෙන්නේ—ම:	ි විවිළිය.	8677	උළුමාදු වකුඹුර	කුරඹු	1	2 17
		·		9195	විදගේනකුඹුර	එම	0	0 12
ම් ල් ඉම	කාරයා—ජේ. ඩී. ලි	විරා බෙන්නොර	ව වලල්ලා	9196 9197	එම * බ	එම අත	0	0 26
	විටිකෝරලේ මුිදි	යන්මස්ථාල්තාම.		9198	. එම අ දොවල ඕක න්ද	එම එම	$\frac{1}{0}$	$\frac{1}{1}\frac{11}{38}$
	අයිතිකම කියන්න	ාරාජසන්නක		9199	තුම අයේ ලේක කැර	එම	0	2 36
	4.1.0.11.0.11.0.11.0.11.0.11.0.11.0.11.			9200	එම කුඹුර	එම	2	3 12
නො.	ගම.	අන්දම.	මහත. අ. රු. ප	9201 9202	එම එම ූ	මුඩුබිම වැන්ය	$_{1}^{0}$	0.32 1.11
9097	යට. මුල්ලෙගෙ ක න්ද	φωςυ.	φ. Οξ. Ο	9203	උම . එම	බැ <i>ල්ද</i> කුඹුර	0	$\frac{1}{1}\frac{1}{16}$
0001	අ ද් දර කැවිය	කුඹුර	5 1 28	9204	එම ඕවිට	මුඩුනිම	Ŏ	3 15
9098	එම	• ජිම	$0 \widetilde{1} \widetilde{34}$	9205	ි ඉම කොලො	ව බැඳ්ද	0	2 31
9099	මුල්ලෙගෙ වෙලේ		0 0 0 0	9206	විද්ගේනකුඹුර	කුඹුර	0	0 23
9100	ිකැවිය දුව එම කැවිය	බැඳ්ද කුඹුර	$\begin{array}{cccc} 0 & 2 & 26 \\ 2 & 1 & 5 \end{array}$					
9101	එම එම	. තුම ක්ෂිට	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		සිතියම 3	,745.		
9102	කන්නඅද්දරකැවිය	එම	$ar{2}$	9088	තන්ඩලඕවිට	එම	2	2 20
9103	මුල්ලේගෙ වලේ		-	9089 9090	එම	එම එම	2	3 15
0404	කැවිය '	එ ම * බ	1 1 16	9093	පරකැවියඕ කන්ද තන්ඩලඕවිට	වුනු නිම මුඩුබිම	6	$\begin{array}{cc} 1 & 0 \\ 0 & 15 \end{array}$
$\frac{9104}{9105}$	එම · එම ·	එ ම එම	$\begin{bmatrix} 3 & 0 & 22 \\ 2 & 2 & 0 \end{bmatrix}$	9094	එම	එම	ō	1 20
9106	එම ·	එම	$\begin{bmatrix} 2 & 2 & 0 \\ 1 & 1 & 19 \end{bmatrix}$	9095	එම	එම	0	1 29
9107	එම	වත්ත	0 1 38	9096	තන්ඩල ඕවිට	කුඹුර	0	1 2
108	එම	වියට ඉ හා ද ය	1 0 34			,		
9109	එම එම	කුඹුර එම	1 3 25	සිතිය	ම 3,763. පිහිටා කි	බෙන්නේ—	-මැපිපිලි	ø.
9110 9111	එම	එම එම	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	9255	වලිකුඹුර	කුඹුර	4	2 16
112	එම	එම	1 3 10					•
113	. එම	එම	2 1 0		සිතියම 3	,744.		
9114 9115	හත් ධා කවෙල එම	එ ම අව	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9060	දෙලමුන කුඹුර ඉහල	· }		
116	. වම එම	එම එම	$\begin{bmatrix} 2 & 3 & 8 \\ 2 & 0 & 4 \end{bmatrix}$		කැව්ය	එම		2 37
117	එම	එම	$\begin{bmatrix} 2 & 0 & 4 \\ 1 & 1 & 19 \end{bmatrix}$	9061	එම	එම		2 23
118	එම	එම	$\begin{bmatrix} 1 & 2 & 1 \\ 5 & 2 & 0 \end{bmatrix}$	$\begin{array}{c} 9062 \\ 9063 \end{array}$	එම එම	එම එම		$\begin{array}{cc} 1 & 12 \\ 0 & 38 \end{array}$
119	මහලියද්ද	එම		9064	එම	එම		2 22
$\begin{array}{c} 120 \\ 121 \end{array}$	එම එම		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9065	එම	එම	0 :	1 4
122	් එම		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9066	එම	එම	0	1 9
123	එම	එම	1 0 29	9067	එම එම	එම එම		3 12 1 18
124	එම		1 0 23	9068 9069	ථම එම	එම		3 15
125	එම එම		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	9070	ත ම ·	එම	0 1	1 25
126 127	වෙම කොටවිල කුඹුර		$\begin{bmatrix} 1 & 0 & 26 \\ 0 & 3 & 36 \end{bmatrix}$	9071	එම	එම		3 22
128	එම		$0 \ 2 \ 13$	9072	එම 4 බ	එම එම		3 4 0 3 0
129	එම		5 2 34	$\begin{array}{c} 9073 \\ 9074 \end{array}$	එම එම	එම		0 30 2 4
130	එම . එම		5 2 20	9075 €	නු ඟා වෙල	එම		2 16
131 132	` එම එම		$\begin{bmatrix} 6 & 1 & 20 \\ 4 & 1 & 2 \end{bmatrix}$	9076	එම	එම		18
133	කොටවිලකුඹුර		$\frac{1}{3} \frac{1}{15}$	9077	එම	එම		2 10
134	කිඹුල්කොටුවකඥ 🔻	_		9078 9	වැදපන්විල බරුවගෙඅමුන	එම එම	$\begin{array}{ccc} 2 & 1 \\ 1 & 3 \end{array}$	1 3 3 10
ear ii	ූ අද්දරවන් න	වන්න (9080	එම එම	එම		19
	කීඹුල්කොටුවක ඥ ඒම ව ත් ත	බැඳ්ද 2] වන්න (9081	එම	එම	0 0	34
137	එම එම	වන්න (එම (බරු වගෙඅමුන	කුඹුර	1 2	7
138	එම	<i>မိ</i> ု့စ် (9083	එම 4 බ	එම එම	$\begin{array}{ccc} 1 & 3 \\ 1 & 1 \end{array}$	28 27
l39 🛭	ම හලි සද්දූපොලොව	බැඳ්ද දී	0 32	9084 9085	එම එම	එම	$\tilde{0}$ $\tilde{2}$	30
140	එම දියා සොම්බනය ඉඩම්	ළුම (එබ		9086	එම -	එම	0 3	13
	ජිනගොඩපො ලො ව කොටවිලපොලොව	එම ලි එම ම		9087 පු	ඉතාවල පොලොව	එම	2 1	23
43	එම	මුඩුඉඩම ($9087\frac{1}{2}$	එම	එම	9 1	. 26
44	එම .	බැඳ්ද 2	3 7					
**	එම ව ත්ත	වන්න (3 19	සිතිය	ම 3,481. පිතිවා නිම	බන්නේෑ	වැසිගේජ	ð.
		,	i	8341 🕏	විලානකැවිය මාර ෙ	d .		01
4 5) 3,589. පි හිටා නි ණ	බන්නේ—මැටිවි	ලිය.		ඉස්වනලග	එම	0 1	21
.45 සිනිසම	•				ඉස්වනල න ාලපල්ලේලක ඕවි	එම		
45 පීනිසම්) 3,589. පිහිටාතිම එමාදුවකුඹුර එම	බන්නේ—මැටිවි කුඹුර 1 එම 2	0 24	8342 œ	ඉස්වනලග	එම එම කුඹුර	$\begin{smallmatrix}0&1\\0&3\end{smallmatrix}$	7 6

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				හත.	1			මහත.
ම ජ	හා. ගම.	අසුම.	¢.	රු. ප.	නෙ:	ා. ගම.	අඥුම.	අ. රු ප.
€	හිතියම 3,196. පිහිටා	තීබෙන්නේ	මත්තුය	ත.		සිනියම්	3,598.	-
	-						•	
7265		වත්ත	0	1 32		ඉල්ඵම්කාරයා—8	ී. දෙන් අන්දිරි	ದೆ.
7266	් එම	එම	0	1 32	8709	පිටපො කකුඹුර	∞ ®∕	4 1 25
					0103	උ උලෙ.භාණ්නිට	කුඹුර	¥ 1 20
සිති	යම 3,365. පිහිටා නි	බෙන්නේ—ගෙ	නාඩාමු	ඉක්.	0.0	-2101r 000-0		
7000		0 -		0 05	සන	කම 1,215 . පිහිටා ති	මන්නුනේකර	නිඉදිනිය.
7828 7829		කුඹුර	4 8	$\begin{array}{cc} 2 & 25 \\ 0 & 31 \end{array}$		ඉල්ඵම්කාරයා-	–රාජසන්තක.	
7830		එ ම එම		3 14				
7831		එම එම	$\frac{1}{6}$	3 30	9611	වෙලඅද්දරඕවිට	ු ඕ විට	0 0 26
7832		එම එම	$\overset{0}{1}$	1 8	9586	පට්වියෙගහක සැඅ		
7833		චම එම	8	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2505	බැඳ්ද	මැද්ද	2 1 25
7834		එම එම	0	3 9	9587	එම	වක්ත	0 1 18
1001	99	8	U	0 0	9588	එම	කුඹුර	0 3 17
•	0.0000 0.00 0				9589	එ ම	වන්න	0 1 13
ස න	සම 2,949. පිහිටා නිර	වෙනුවෙනු—ලේ	නා භා මුල	නෙන්.	9610	එම	ඕ විට	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	ඉල්ඵම්කාරයා—	-එච්. ලෙසුක්කුව)a .		9613	. එම කෙව කෙන සේ රේ	වගුර	0 3 35
	-	•	••		9612	නවලක æු අ ද් දර මානාන	පිට්ටනිය	3 2 27
6302		ර			9607			3 2 27 2 3 20
	නොහොත් පුහුම	G,		0.00	9604	කවුන්දෙලමානාන එම	කුඹුර දෙනිය	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	ලඕකඥ	වන්ත	0	3 28	9605	් එම	දෙනය පිව්වනිය	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	' ∌ '				9603	එම	ලදනි ය	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
සිහි	යම 3,771. පිහිටානි	බෙන්නේ—ෙෙ	පාරෝල	ගම.	9602	එම	මැද්ද මැද්ද	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
= 44= =					9606	එම	කි _{වි} ව	0 3 0
නි ලිගි	කාරයාඉජ්. ඩි. ලි	වෛටා සිද්යාන	මක ටාල	දුගා ම.	W547	එම	වන්ත	0 0 22
9284	ඉළුක් පොත් තඕක ද	දු කුඹුර	5	1 23	Y 547	. එම	ඕවිට වන්	
9285		ී එම	0	1 17	B 548	පතිරාජඅද්දර කුඹුර		$\tilde{1}$ $\tilde{1}$ 38
					A 548	ඉම ු	් එම	$\frac{1}{3}$ $\frac{1}{2}$ $\frac{24}{24}$
සිහි	යම 3,733.	മെത്രത്—ത	ഷ്യന	ര.	0 547	එම	, එම	$\frac{1}{4} 0 0$
	•				9593	එම	එම	$\overline{2}$ $\overline{1}$ $\overline{8}$
86	ඉ්ඵම්කාරයා —කේ. අ	යි. සියදොරිස්ද	; සීල්ව	٥.	9595	කිරිපත්තවෙල	එම	2 0 15
9039	ගන්කඥ	m@d	5	1 38	9594	මොරගහකන්ද		
9040	හතක ැදැ එම	කුඹුර එම	0	3 11		උ ඩු මුල්ල ්	කුඹුර	1 3 32
DOTO	09	09	U	OIL	9597	කිරිප්ත්තවෙල	දෙනිය	0 1 9
9.0	- 0,700		۵۵		9596	එම උඩුමුල්ල	කුඹුර	2 3 15
සනය	ම 3,736. පිහිටා නි	නින්නේ—ඉහ	ලඹමජ	రావు.	9611	එම	•්ජිම	$1 \ 2 \ 14$
	ඉල්ඵම්කාරයා—ජී	අප්පුසි <i>ස</i> ්ලෙ	Z		9600	වෙල සාස	එම	7 0 34
0044				0 00	C 548	කිරිපත්තව්ල පොල	j ·	
9044	ති ත්තලමුල්ල කුඹුර	කුඹුර	4	3 20		ගහ ඕවිට	එම	9 1 18
					9599	බෑ ද්ද්අද්දර දෙනිය		0 0 28
සිනි	සම 3,774. පිහිටාති	බෙන්නේ—෧	පා <i>ද්</i> දීව	G.	P 547	කිරිපත්තවෙල	කුඹුර	1 1 9
രഭീക	බ්කාරය ඉස් හි පි	a 57 % @ 58 % #**	a2 /		m R~547	ම්ල්ලගහව ත් ත	වත්ත	0 1 25
\$G0.	මකාරයා—ජේ. ඩි. ලිං	මහටා බිප්ගන ඔ				*	*	
9291	මොරගහඹ්කඥ	කුඹුර	3	3 19	සිතිය	ම 1,414. පිතිටා තිම	බන්නේ—මොර	රගෞඩ. 🗇
	•							
සිජ	්යම 3,739. පිහිටා නි	බෙන්නේ—ඇ	ල්පිරිය	s. İ		ඉල්ඵම්කාරසා—	ඇල්. අන්දිස්.	
	•	·	.0		11559	ගනිමුන ඇලපිටකුඹු	ර කමර	10 1 34
	ඉල්ඵම්කාරයා-	–එ ව්. බබ්ස්.			11000	mangan di Coondia	go utgo	
9048	කැනුගස්මන්දියකුඹු)ර කුඹුර	0	2 24	0.0		a	S
9049	එම - කැලේගය පොදගණුසු	, යැ <u>පු</u> ට එම		2 30		ඉඩම්වලට යම් උර		
9050	එම	එම		$\vec{3} \vec{9}$		ාකරගණ සිටින සිය		
9051	එම	එම	$\tilde{0}$	1 13	<u>මප්පකර</u>	් භිටින්නට ඇත්ත	ාව සා <i>ස</i> ම් ත් ක ැ	වුව ඉඩම්
7002						ා දවසේදී ආණ්ඩු		
· 🙉	තියම 3,577. පිතිටා ජ	ಕೊನಿಸೇಷ್೯	8800					
	200012	00,50000	.ටකල.	1	ඉදිරිපිට	ට ඇවිත් පෙනීකිටි	න්නට මෙසෙන ර	න නැකලා
ඉල්ඵ	මකාරයා —ජේ . ඩි. ලි	වේරා මුදියන් ෙ	ස්රාලහ	ාමි.	ඇත.	,		
	_				• •	*	•	
8636	හේන්කැරියහේන * ව	බැද්ද		$\frac{0}{1}$ 20		ඩම් ගැණි වැඩිදුරකා	. പ് ക് ചെത്രങ്ങ	8 4 X 8
8637 8638	එම	එම එම		3 1				
0000	එම	එම	0 9	2 24	යර්ජනර	රාල්උන්නා න්සේගෙද	න්ද, විකිනීමේ මෙ	ා කා කුලද්
_	0 = 0 = 10				සියගැණ	ර ගාල්ලේ ආණ්ඩු	∍ව එජන්තඋන්	නාන්සේ ු
ස්ද්	ධ්ය ම 3,740. පිතිවා ජ	රවෙන්නේ—පි	වෙගල.			දුනගන්ට පුළුවන.		
6	ඉල්ඵම්කාරයා—ඕ. වී.	පි. දෙන්ජවා	නිස්.	1	මෙතතදී (್ಯಮದಿಲ್ಲ ಜ್ಞರಿಲಿಯ.	÷	
				1				
9052	බොරඵකැ විය			, ,	ക്കു കുട്ടി	ාර උතුමානන්වහන්	්සේගේ ආශවිම	ලස.
0050	ලපාලොව	වන්න	2 (0	ന് അവ്	~ 0 Calaranean	المراس الماسي	
9053	බොරඑකැපිස	~ ~ 4				% . €	නොඑල් වාකර්,	
OOK 4	ෙදනි ය එබ	කුඹුර		3 23		•	මහසෙකු තා රිස්	280
9054	එම	එම	1 1	. 33	j	•	නෙමය ම්ඛතා රස	ായയ,

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 1,021, N.-W. P.

Colonial Secretary's Office, Colombo, March 22, 1893,

N Friday, May 5, 1893, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up to auction, at his Office in Chilaw Kachcheri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Thirty-one allotments of land situated in the Pitigal kóralé central division of the Chilaw District of the North-Western Province.

Preliminary plan 1,541.

Applicant—J. C. Amarasekara, Mudaliyar.

			Extent.
Lot.	Village.	Description	A. R P.
8061	Galamuna	Jungle	5 1 1
8062	Do.	dő.	1 3 9
8063	Do.	Waste land	1 2 37
8064	Do.	Jungle	3 2 12
8065	Do.	do.	0 2 14
8 06 6	Do.	đo.	5 0 29
8067	Do.	do.	0 3 26
8068	Do.	do.	8 1 33
8069	Do.	do.	2 0 15
8070	Do.	do.	9. 1 20
8071	Do.	do.	0 3 24
8072	Do.	do.	8 2 14
8073	$\mathbf{D_0}$.	do.	0 3 11
8074	Do,	do.	6 3 21
8075	Do.	do.	0 2 22
8076	Do.	do.	6 0 23
8077	Do.	do.	0 2 32
8078	Do.	do.	5 2 19
8079	Do.	do.	0 1 13
8080	Do.	do.	4 1 33
8081	Do,	do.	3 1 39
8082	Do.	do.	2 2 16

Preliminary plan 1,620.

Applicant-J. C Amarasekara, Mudaliyar.

8327	Galamuna	Jungle and	forest 4	1	36
8328	Do.	do.	10		35
8329	Do.	Jungle	4	1	10
8330	Do.	do.	5	2	3
8331	Do.	do.	7	0	16
8332	Do.	do.	4	3	16
8353	\mathbf{Do} .	do.	5	ī	28
8334	Do.	do.	2		34
8335	Do.	do.	4	ī	11

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

By His Excellency the Governor's command,

E. NOBL WALKER, Colonial Secretary. වම් 1893 ක්වූ මාර්තු මස 22 වෙනී No. 1,021, n. w. p. දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරු වේදීය.

ට යම දිසාවේ හලාවන දිසනුක්කුවේ උප ඒජන්න උන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාර සට වුම් 1893 ක්වූ මැසිමස 5 වෙනි දිනවූ සිකුරාද දවල් එකට හලාවත කච්චේරියේදී වෙන්දේසිකර විකුණ න්ට යෙදෙනවා ඇත.

වයඹ දිසාවේ හලාවන පලානේ පිටිගල්කෝරලේ මබෳම කොට්ඨාසයේ පිහිටානිවේන බිම්කැබලි.

සිනියම 1,541.

ඉල්ඵම්කාරයා—ජේ. සි. අමරසේකර මුදියන්සේ. අයිතිකම කියන්නා—ඔටුන්න.

	•	_	ම	හත	٠.
ඉතා.	ගම.	අන්දම.	¢.	đ۲.	ರ.
8061	ගල්අමුණ.	කැලැව.	5	1	1
8062	එම	එම	1	3	9
8063	එම	හිස් බිම	1	2	37
8064	එම	කැලැව	3	2	12
8065	එම	එම	0	2	14
8066	එම	එම	5	0	29
8067	එම	එම	0	3	26
8068	එම	එම	8	1	33
8069	එම	එම	2	0	15
8070	එම	එම	9	1	20
8071	එම	එම	0	3	24
8072	එම	එම	8	2	14
8073	එම	එම	0	3	11
8074	එම	එම	6	3	21
8075	එම	එම	0	2	22
8076	එම	එම	6	0	23
8077	එම	එම	0	2	32
8078	එම	එම	5	2	19
8079	එම	එම	0	1	13
8080	එම	එම	4	1	33
8081	එම	එම	3	1	39
8082	එම	<u>එම</u>	2	2	16
	සිද	තියම 1, 620.		_	
8327	එම	කැලැව සහ මූකලාන	4	1	36
8328	එම	එම _	10		35
8329	එම	කැලැව	4		10
8330	එම	එම	5	2	3
8331	එම	එම	7	0	16
8332	එම	එම	4	3	16
8333	එම	එම	5	1	28
8334	එම	එම	2		34
8335	එම	එම	4	1	11
~~	~~			.	

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර් වේසර් ජනරාල් උන්නාන්සේගෙන්ද, විකිණීමේ කො න්දේසිය ගැණි කාරණ වයඹ දිසාවේ හලාවන දිසානුක්කුවේ උප ඒජන්හඋන්නාන්සේගෙන්ද දුන ගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්ගේගේ ආඥාව ලෙස, ඊ. ඉනාඑල් වාකර්, මහශසකුහාරිස් චூරා

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 857, N.-C. P.

Colonial Secretary's Office, Colombo, March 9, 1893.

ON Wednesday, April 26, 1893, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his Office in Anuradhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Eleven allotments of land situated in the Hurulupalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary	plan	l,131.—U	lagalla k	corale.
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		•			E	xt	ent.
Lot.	Village.	Name of Applicant,	Name of Claimant.	Description.	A.	R.	P.
3273	Perimiyankulama	R. Kudarala and another	The Crown	Forest	2	3	34
3274	Do.	do.	do.	do.	0	1	30
3275	Do.	do.	do.	do.	0	1	20
3276	Do.	do.	do.	do.	0	3	35
3277	Do.	do.	do.	do.	0	0	6
		Preliminary plan 1,134.—U	Jddiyankulama korale.				
3280	Kayinattama	Sirala Vedarala	The Crown	Jungle	2	3	16
3281	Do.		do.	do.	0	0	24
3282	Do.		do.	Paddy land	1	2	15
3283	Do.		do.	Cleared land	0	O	12
		Preliminary plan 1,136 Udd	iyankulama korale.				
3286	Siwalakulama	Udayare Vel-vidane	The Crown	Jungle	3	0	7
		Preliminary plan 1,057.	-Ulagalla korale.				
2969	Labemoruwa	Hanadiya Vel-duraya	The Crown	Forest	8	1	2

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

By His Excellency the Governor's command,

E. Noel Walker, Colonial Secretary.

No. 857, N.-C. P.

වම් 1893 ක්වූ මාර්තු මස 9 වෙනී දින කොළඹ

මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමැද දිසාවේ ආණ්ඩුවේ පලමුවෙනි ඒජන්තඋන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1893 ක්වූ අපෙල් මස 26 වෙනි දිනවූ බදදට සහ ඊලක දිනවලත් අනුරාධපුර කව්වේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

උතුරුමැද දිසාවේ නුවරකලාවිය පලාතේ හුරුඑපලාත කොට්ඨාසයේ පිහිටා තිබෙන හිමිකැබලි 11.

සිනියම 1.131. උලගල්ලකෝරලේ, අයිනිකම කියන්නා—ඔටුන්න.

	www 1,101	••••		ම,	හන	٥.
නො.	ගම.	ඉල්ඵම්කාරයා.	අන්දම,	අ. (
3273	පෙරීමියන් කුලම	ඉක්. කුඩාරාල සහ තවත්				
	,	<u>කෙමනක්</u>	මූකලාන	2		34
3274	එම	එම	ි එම	. 0		30
3275	එම	එම	එම	0		20
3276	එම	<u>එ</u> ම	එම	0	3	35
3277	එම	එම	එම	0	0	6
		සිතියම 1,134. උඩ්ඩියන්කුලම කෝරලේ.				
3280	කයිනා ව්වම	සීරාල වෙදරාල ්	කැලේ	2	3	16
3281	එම .		එම	0	0	24
3282	එම	<u> </u>	වීනිම	1	2	15
3283	එම		එලිකළ බිම	0	0	12
		සිනියම 1,136. උඩ්ඩියන්කුලමකෝරලේ.				
3286	සිවලා කුලම	්උඩයාරේ වෙල්විද්නේ	කැලේ	3	0	7
		සිතීයම $1,057$. උලගල්ලකෝරලේ.	•			
2 969	ලබුනෝරුව	භ්වඩියා මවල්දුරයා	මූකලාන	8	1	2

මෙම ඉඩම් ගැණි වැඩිදුර කාරණ වංශාධිපති සර්වේයර් ජනරාල්උන්නාන්සේගෙඥ, විකිනීමේ කොත් දේසිය ගැණි උතුරු මැද දිසාවේ ආණ්ඩුවේ ජ්රන්තඋන්නාන්සේගෙඥ දුනගන්ට පුඵවන.

අණ්ඩුකාර උතුමානත්වහන්සේගේ ආඥාව ලෙස,

ඊ. නොඑල් වාකර්, මහළෙසුනුතාරිස් වම්න.

OFFAUL

No. 857, N.-C. P.

கொலோனியை சக்கிர்த்தார ஆபிசில, கொழும்பு, 1893 ம் இரு பங்குனிமாசம் 9 தேது.

1893 ம் ஆணாடு சிததிரைமாசம் 26 ந் சேதி புதனுகிழமை மதிதியா குழும் அடுத்த நாடகளிலும் தனு ஆபிசில வடமத்திய மாகாணுத்து அதுராசபுர கவற்ணபேந்து ஏசனறவாகளால இதனடியிற் சொலல ப்படிருக்கிற முடிகளுரிய காணித்தாணுகளோ, அரசாட்சியாரால உத்தரவு பண்ணப்பட்டிருக்கும் பொருத் தப்பிரகாரம், ஏலத்திறகு நி விறகப்படும்.

11 காணிததுணுகள், வடமத்திய மாகாணத்த நெவைரகாளாவீயா டிஸதிறிக்கிணு சூறுஞபளாத்தைப் பகுதியிலிருக்கினேறது.

பி. பிளான	இலககடை 1,18	l, உலகலை 'கோ <i>ற§ன</i> .	் உரித் தாளி— முடி.
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இல.	குறிசசி.	கோவுக்காரளின் பெயர்.	விவரம	නා ජ ආ. ,		, Lal.
3273	ெப ரிமியகுளம	கெ. குடாறூனாயு மறு	பெருங்காடு	2		34
3274	song.	60.9.	60.0.	o	_	30
3275	ஓ	£9rð	ஒ	0	1	20
3276	· 50.9	₹ ∂L 2	ஷ்	0	3	35
3277	60.0	· 0.2	BLG.	0	0	6
	ப். பிளான	்இகைகம் 1,134, உடைவானு சுளம்	கோறின.			
3280	காயிடைடமை	<i>କି ଲ୍ୟୁଲା ଭିଲା କୁ ଲ୍ୟୁଲା</i>	செறுகாடு	2	3	16
3281	song.	ஒருவருமிலவூ	രം	0	0	24
3282	60 <u>.</u> 0	50 .0 .	தெலவ்? _ன நிலம	ı	2	15
3283	· 60.9.	50.9.	தப்பரவாக்கிய நிலம	0	0	12
• • •	பி. பிளானு	இலக்கம் 1,136, உடையாண்குள்ம் இ	த்தாற?ன.			
3286	இவலகளுளம	உடையார வெலவீ தாண	சிறு காடு	3	0	7
	പി. പിണ	ான இலக்கம் 1,057, உலகல்ல கோ	ൗൂം.			
2969	லபு ெஞருவா	் களுதெய வெல் தரை ய	்பெருங்காடு	8	I	2
6.2						

இககோணிகஃபபபற்றிய டேலதனுமான வீளம**ப**ாங்கஃள சங்கைபோரந்த அளளவே த**ஃவெரிடத்திலும்** விற்பன**வின்** கொந்தீசைப்பற்றி அதுராசபுரத்து அரசாடகி ஏசென்றுத்தையை யவாகளிடத்திலும் விளுவி அறிந்தைககொள்ளலாம்.

அதியுததம் தேசா திபதியவர்களின் சு கட்டீள்யின்படி.

ஈ. நோவெல உவாக்கர், இராசாங்க விகிதர்.

No. 858, N.-C. P.

Colonial Secretary's Office, Colombo, March 9, 1893.

ON Wednesday, April 19, 1893, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his Office in Anurádhapura, the under-ment ioned portions of Crown Land, on the terms authorised by Government.

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

Preliminary plan 1,126.-Kanadara korale.

*		J F,			E	xte	nt.
Lot.	$oldsymbol{V}$ illage.	Name of Applicant.	Name of Claimant.	Description.	A.	R.	. P.
3260	Bethewa	Appuralage Punchirala	The Crown	Jungle	2	2	24
3261	Do.		do.	്d o .	0	0	18
P 122	Do.		Kadirate Vel-vidane		-		
O 100	n.		and others	Paddy land	_	. 0	-
Q 122	Do.		do.	do.	0	0	36
		Preliminary plan 1,127					
3262	Kokanaduwa		The Crown	Jungle		. 1	
326 3	Do.	do.	do.	· do.	0	0	17
		Preliminary plan 1,128	3.—Kanadara korale.	•			
3264	Kurinjankulama	'					
	$\mathbf{Kudagama}$	Sellate Vel-vidane and others	The Crown	Jungle	6	2	
3265	Do.	Punchirala Kadirate	do.	do.	4		8
3266	Do.		do.	do.	0		7
3267	$\mathbf{D_0}$.	- .	do.	do.	0	0	15
		Preliminary plan 1,13				_	_
3272	Kapiriggama	K, B. Kapurala	The Crown	${f Jungle}$	4]	0
-		Preliminary plan 1,132,-	-Vilachchiya korale.				
3278	Pahalakongasdigi-						
	liya	Pulinguralage Nambirala	The Crown	Jungle	2	3 5	25
		Preliminary plan 1,133-	-Kanadara korale.	•			
3279	Rembewa	Udayare Vedaralage Appu-					
		rala and another	The Crown	Jungle	5	1	2
		Preliminary plan 1,137.	-Kanadara korale.				
3287	Karadikkulama	A. T. Banda, Teacher	The Crown	Jungle	4	1 3	30
		Preliminary plan 1,138		0			
3288	Mahamankadawala	Naidurala Badderala and					
0.00	K	another	The Crown	Jungle	7	3	6
3289	Do.	Punchiralage Kadiravelate	do.	do.	7	0 2	22
		_					

ളരുത.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	_		ent.
		Preliminary plan 1,140.	-Vilachchiya korale.				
3292	Ihalawewa	Mudalihami Setangirala	The Crown	Junglè	5	2	0
		Preliminary plan 1,141	Nuwaragam korale.	6			
3293	Karagahawewa	Appurala Gamarala	The Crown	Jungle	4	0	32
3294	Do.	do.	do.	do	0	0	26
		Preliminary plan 1,142.	-Nuwaragam korale.				
3295	Mahamanka lawala	Pulingurala .	The Crown	Scrub and open land	2	0	26
3296	Do.	Appurala Vedarala and		1			
	•	another	Naidurala Badderala	Cocoanut plantation	1	1	4
3297	D o.	do.	Kapurala Vedarala	Cleared land		2	30
3298	Do.	Bayirala Gamarala	Bayirala Gamarala	do.	1	1	15

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

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

No. 858, N.-C. P.

චෂී 1893 ක්වූ මාර්තු මස 9 වෙනි දින කොලඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමැද දීසාවේ ආණ්ඩුවේ පලමුවෙනි ඒජන්ත උන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1893 ක්වූ අපෙල් මස 19 වෙනි දීනවූ බදදට සහ පසු දීනවලදී අනුරාධපුරේ කව්වේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

උතුරුමැද දිසාවේ නුවරකලාවිය පලාතේ නුවරහම්පලාතේ කොට්ඨාසයේ පිහිටා නිබෙන බිම් කැබෙලි 23ක්. සිනියම 1.126. කුනදරුකෝරලේ. අයිනිකම කියන්නා—රාජසන්තක.

	_		_		(Q)	
නො.	ගම.	ඉල්ඵම්කාරයාගේ නම.	අඥම.	œ.	Ø ړ	. o.
3260	බේන්කැව	අප්පුරාලගෙ පුන්විර		2	9	24
3261	එම	අපපුයාල්ගේ පියාදෙන		Õ		18
520I			- -	U	U	Το΄
D 100	ද අය	ිකම කියන්නා—කදිරානේ වෙල්විද		_	_	0=
P 122	එම		වී බිම	0		35
$\mathbf{Q}122$	එම	-	එම	0	0	36
		සිනියාම 1,127. අසිනිකාම කියන්න:	ා—රාජසන්තක.			
3262	කොක් මඩුව			2	1	35
3 263	එම	<u> </u>		ō		17
02 00	00	සිතියම 1, 1 28.	0 9	v	٠	Τ.
2264			t t t	^	6	^
3264	කුරින්ජින්කුලම	කුඩාගම සෙල්ලාතේ වෙල්විර		6	2	
3265	එම	පුන්විරාල කදිරාතේ	එම	4	0	
3266	එම		එම	0	0	
3267	එම		එම	0	0	15
•		සිනියම 1,130. කැඳැකෝ				
3272	කපිරික්ගම	කේ. බි. කපුරාල	එම	4	1	0
0212	mccmaa	සිනියම 1,132. විලච්චිය®ස	— —	_	-	U
3278				2	9	o=
3218	පහලකෝ <i>න්</i> ගස්		ත්ල ් එම	Z	Ð	25
	_	සිනීයම් $1,\overline{1}33$. කනදරාකෙ	්රලේ.			
3279	රැඹැව	උඞ්සාරේ වෙද්රාල	ග අප්පුරාල			
		ිසහ කුව න් `	එම	5	1	2
		සිතියම 1,137.				
3287	කරඩික් කු ල ම	එ. වි. බන්ඩා ගුරුවර	රයා එම	4	1	30
020.	monan apoo	සිතීයම 1,138. නුවරගම්යෙ	nide ei	_	_	•
2000	A = A	######################################	සහ තුවත් එම	7	3	.6
3288	මහමා න්කඩවල	නයිදුරාල බද්දේරාල	සුගු ආවිතා සිම	7		
3289	එම	පුන්චිරාලගෙ කදිරම	ව්ලානේ එම	7	U	32
		සිනියම 1,140. ්විලච්චිය්ශක	ා්රලේ.			
3292	ඉහලවැව	මුදලිහාමි සෙනහිරාල	දු ී එම	5	2	0
	• • •	සිනියම $1,141$. නුවරගම්ම				
3293	කරගහවැව	අප්පුරාල ගමරාල	එම	4	0	32
3294	එම ·	එම	එම	õ		$\frac{5}{26}$
OHUT	09		09	v	٠	20
2005	0.0 4 00	ුසිනිසම 1,142.				
3295	මහමා න්කඩවල	පුලිගුරාල	පළුරු සහ එලි	າໝຼ	_	0.0
			බිම	2	0	26
		අයිතිකම කියන්නා—නයිදුරාල	බද්දේරාල,			
3296	එම	අප්පුරාල වෙදරාල සි	හ නවන් වි පොල්වන්න	1	1	4
		අයිතිකම කියන්නා—කපුරාල ශ්				
3297	එම		ා පදපාල. ක තව ත් එ ලිකල ඉඩම	0	2	30
CMUT		අප්පුරාල වෙදරාල ස		v	~	50
3298	& &	අයිතිකම කියන්නා—බයිරාල	නමටාල• ්	1	1	15
<i>52</i> 78	එම	බ යිරාලගමරාල	ළුම	1	T	15
\sim						

මෙම ඉඩම් ගැණි වැඩිදුරකාරණ වංශාඛිපති සර්වේසර්ජනරාල් උන්නාන්සේගෙනු, විකීණීමේ කොන් දේසි ගැණි වැඩිදුර කරණා අනුරාධපුරේ ආණ්ඩුවේ ඒජන්තඋන්තාන්සේගෙන්ද දනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඤවලෙස, ඊ. නොඑල් වාකර්,

මහසෙකුතාරිස් වම්හ.

(4)

23 காணித்துணடுகள், வடமத்தியமாகாணத்த நோவரகலாவியா டிஸ்தெறிக்கின் நுவாகாடுபளாததைப் பகுதியிலி நக்கின்றதை.

பி. பினான இலக்கம் 1,126, கணதற்கோறன. உரித்தாளி—முடி.

6	~~ 0÷0		0-10			லம்.
இல.	ுறிச்சி.	கேளேவி சகோரனினு பெயார்.	ക് വാറഹം.	ہو	Ф	r. L.
3260	பெ <i>த</i> கெவா	<i>அப்புருளகே புஞ்சிருளே</i>	சிறுகா டு	2	-	2 24
3261	eorb	ஒருவருமிலில	50rd	0	•	0 18
D 100	உரித்தாளி	—கதா ரத்தை வெலவிசாணயு மறுபேரு	Lio.			
P 122	600	ஒருவருமில்லே	<i>நெ</i> லவிளே நிலம	0		0 35
Q 122	69-b	. • &	ου ¢	0	(36
		உரிததானி—-பூடி.				
	பி. பின	ாரண இலககமே 1,127, கண தறைகோறனா.				
3262	<i>கொக</i> ∕சூடிடுவ ா	புஞ்சிரு"ள வெல்விதாண	சேறுகாடு	2		l 35
3263	69.3	£0.9.	ஓடி	0	(17
	പി. പിംബ	ானு இலககட 1,128, கனதேறகோறன.	•			
3264	குறிஞ்சங்கள கடாகப	ம செல்லாதனை தெலிவுல் தொண்பு மறு	ச <i>ெறு</i> காடு	6	2	0
3265	i oug	புஞ்சிருள்கதார்க்கை	2010	4	7	
326 6	டை	ஒ ரு வருமி & അ	6029	0	C	7
3267	song.	5019	6 <u>.</u>	0	C	15
	IS ISM	ான இலககடை 1,130, கெந்தை கோறுள.	• •			
3272	க ப்பிறிக ம	செ. பி. கப்புருள	சுறுகாடு	4	1	0
0212	•			-	•	U
3278	ப. பளா	ுணை இலக்கடை 1,132, விலாச்சியாகோறு	T			
0210	பகல கொங்கடி கிரியா	புறிங்டிருள் நடபிருள	சேறுகாடு	2	3	25
	பி. பி.	ாாண இலககடை 1,133, கனதறுகோறன.				
3279	இறமபாவை	உடையாரே வெ <i>த</i> ்றுலேகே அ ப் பு	_			
		வகுப்போன்று	சி <i>று</i> காடு	5	1	2
	பி. பிஎ	ான இலக்கோடி 1,137, கணு தறு கோறனா.				
5287	க <i>ற</i> டிக்குளட	எ.ரி. பணடா உபாததியாயா	செறுகாடு	4	1	30
	பி. பிளா	ண இலககடு 1,138, <i>நுடை</i> நாடு கோற ள.	-			
3288	ம காமாங்கடவ ளு	തു ചെയ്യുക്കുന്നു പ്രത്യാക്കുന്നു പ്രത്യാധം	செறுகாடு	7	3	6
3289	6010	புஞச <i>ிருளகே கதொடுவலா</i> ததை	6976	7	_	22
	▼		•	•	Ŭ	
3292	இ க லவெவா	னை இலக்கைடை 1,140, விலாச்சியா கோறான. முதலிகோடி இசதங்கிறு <i>ி</i> ள		-	2	^
0432	▼		சிறுகாடு	5	Z	0
0000	ப்.பிளா	னை இவககடை 1,141, தாவரகாடு கோறன.				
3293	க <i>ற</i> சுக ெ வவா	ച ുப്പ <i>ന്ത്ര</i> ്ടേ മെഗ്ര്യ്	செறுகாடு	4		32
3294	£ 5.	6d19.	சிறுகாடு	0	0	26
	பி பிளா	னை இலககடை 1,142, துவாகாடு கோறன.				
3295	ம கர டாற்கடுவள	புளிங்சூருள்	ப றடடை கா டும			
		-	வெளி நில மும	2	0	2 6
	உரி	ித்தோளி—ைநைந்திறுள பத திறுள.				
3296	6 ∂r\$	அப்பு <i>ளுளு வதளுள்</i> யு மறுட ேரு ம	தெனைமைபிள ள			
			சோட்டம	1	1	4
	2.1	ரி <i>ததாளி—</i> க ப் புறுளை வெதறுள்.				
3297	स् ठा ३.	அப்புறுள வெகறுளயு மறுபேரும	தப்பரவாக்கிய			
			நிலம	0	2	30
	2 . d	ரிததாளி—ைபைறுள ுகே கமறுன .				
3298	சை	டைமுளகமைறுள	60 <u>-</u> 9-	1	1	15
@ :			• • • •			<i>a</i> .

இக்காணிகளேடற்றிய மேலதிகமான விளப்பரங்களே சங்கைபோந்த அளவை தலேவரிடத்திலும வீற்ப னைவீன் கொர்நீசைபற்றி அதுராசபுரத்த அரசாட்சி ஏச்சுறைத்துரையவர்களிடத்திலும் வினுவீ அறிந்துக் கொள்ளலாம்.

> அதியுத்தாடு தேசா **இப இ**ய**வாகளின து கட்ட**ீளயினப, ஈ. நோடுவல் உவாககா், இராசா**ங்க லி**கிதா.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 139, P. of s.

Colonial Secretary's Office, Colombo, March 9, 1893.

A T 1 PM. on Friday, May 5 next, the Assistant Government Agent of Kegalla will put up for sale or settlement, at his Office in Kegalla, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Perliminary plan 316. Situation—Paranakuru korale, Kandusha pattuwa, Mahopitiya.

		Tronumary plant 810.	Siviation—I aranakuru korate, Ikanuu	ana pattuwa, ma	nobin	ya.	Value of
	Lot.	Name of Land.	Name of Claimant.	Description.		xtent.	Timber. Rs. c.
E G H I	54 54 54 54	Weherabendawewatta 1)o. Do. Do.	R. M. Dingiri Banda and others do. do. J. A. Balahami	Low jungle do.	4 0 0	1 26 2 0 1 10 0 18	42 50
	817	Pelpolahena	Preliminary plan 329. Situation—Gant Crown		2	3 28	-
N	55	Kalawelmottewakele	reliminary plan 338. Situation—Mora Undiya Veda and others	Forest	19	0 30	20 0
	118	Preliminary p Miyanapaladeniyaismatt mukalana	lan 62. Situation—Mawata Pattuwa, 'ta- N. Ganita and another	Tibbotu Unumuw Forest	7a. 5	1 3	_
	80 <i>5</i>	Maragashinnamukalana	Preliminary plan 325. Situation—Mara Marapone Loku Bandara Mahat- maya and others		5	3 26	-
ŧ	3124	Diddeniyahena	reliminary plan 3,699. Situation—Pus Crown	sella. Low jungle	1	0 15	
	825	Pr Miyandagalahena	reliminary plan 333. Situation—Dompi Crown	itiya. Forest	2	2 36	_
M	83 3 55	Muttettulanda Do.	reliminary plan 337. Situation—Dippi Crown do.	itiya. Forest do.	12 0	3 10 1 6	_
0	93 <i>5</i> 55	Pro Bogahamulahenawatta Delgahamulahena	eliminary plan 340. Situation—Domp Crown D. Menika	itiya. Forest Low jungle	1	2 26 2 27	3 0
	827	P Totapolagodahena	reliminary plan 334. Situation—Tello Belinda Duraya	eke. Forest	3	0 32	1 0
	۵.	Pr	eliminary plan 25. Situation—Gevilip	•			
	27	_	Crown	Forest	1	3 23	_
	603	, ,	olan 285. Situation—Tumpalata pattu	,		0.00	
		Paddadeniyakele	Crown	Forest	5	2 36	
	∪ pset	price,—Rs. 10 per acre.					

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

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

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වීමී 1893 ක්වූ මාර්තු මස 1 වෙනි දින කොළඹි මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

තිරගමු දිසාවේ කැගල්ලේ උපඒජන්හඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1893 ක්වූ මැයි මස 5 වෙනි සිකුරාද දවල් එකට කැගල්ලේ කව්වේරියේදී පුසිබ වෙන්දේසියේ විකුනත්ට නොහොත් බේරන්ට යෙදෙනවා ඇත.

සිතියම 316. අයිතිකම කියන්නා—ආර්. ඇම්. ඩින්හිරිබන්ඩා සහ තවත්. ලීවලවපි නා කම. මහත. අ. රු. ප. ඉනා. ඉඩමේ නම. තිබෙන සථානය. අඤම. රු. ශ. E 54 වෙහෙරබැන්ද,වේ වන්ත පරනකුරුකෝරලේ කඳුඅහ 42 50 1 26 පත්තුවේ මාබෝපිරිය ලඳුකැ ෙල් G 54 2 0 එම එම එම 0 H 54 1 10 එම එම കര අයිතිකමකියන්නා -- ජේ. ඒ. බාලහාමි. I 54 වෙගෙරබැන්දුවේ වන්න පරනකුරුකෝරලේ කඳුඅහ 0 0 18 පත්තුවේ මාබෝපිපිය ලදුකැලේ 1 0 (4*)

	සිතී	යම 329. අයිතීකමකියන්නා—ආ	ර ූඩව.		
		•	<u></u>		ලීවලවපි
				මහත.	නාකම.
නො.	ඉඩමේ නම.	තිබෙන සථානය.	අසැම.	අ. රු. ප.	රු. ශ.
817	පැල්පොලේහේන	ගත්තුන	කැලේ	2 3 28	
	සිතියම 338.	අයිතිකමකියන්නා—උන්ඩික ජෙ	විද සහ තුවත්.		
N55	කලවැල්මොට්ටැව කැලේ	මෞ ර දන	් මූකලාන	19 0 30	2 0 0
	සිනියම 62.	අයිතිකමකියන්නා—ඇන්. ගතිත			
118	ම්යනපලදෙනියේ ඉස්මත්	නේ			
	මූකලා න	මාවහපත්තුවේ තිබ්බටුඋනුමු?	ව මූකලාන	5 1 3	
	සිනියම 325. අයිනිකමස්	බීසන්නා—මාරපොන ලොකුබන්ඩ	ාරමහත්මයා ස	හා තව ත්.	
805	මාරගස්තින්නේ මූකලාන	මාර ෙපාන	මූකලාන	5 3 26	
	සිතියම) 3,699. අසිතිකමකියන්නා—ආද	ණ්ඩුව.		
8124	දීද්ලදනිමස් මන්න	පුස්සැල්ල -	ි ලඳුකැලේ	1 0 15	
		සිතියම 333.			
825	නියදගලේ හේත	ෙ ද,ම්පිටිය	මූකලාන	2 2 36	
		සිනියම 337.			
833	මු න් තෙව්ටුල ද	දිප් පිවිග 	මූකලාන	12 3 10	
M55	එම	එම ු	එම	0 1 6	
		සිනියම 340.			
835	බොගහමුලගේ නේවක් ත	ෙ ද,ම්පිරිය	මුක ල ාන	1 2 26	3 0
		අයිතිකමකියන්නා—ඩි. මැනිකා.			
O 55	දෙ ල් ගහමුල හේන	. දෙම්පිටිය	ලදුකැලේ	0 2 27	
	සිතියම	334. අයිතිකමකියන්නා—බිලිද	දුරයා.		
827	නොට් පොලගොඩ හේන	<i>තෙල්ලේකේ</i>	මූකලා න	3 0 32	1 0
	සිතිය	ම 25. අයිතිකමකියන්නා—ආලෑ	<u>බූ</u> ව.		
27		ගැව්ලිපිරිස	ි මූකලාන -	1 3 23	
		සිනියම 285.			
603	පද්ද, දෙ නියේ කැලේ	තුම්පලංහපත්තුවේ නිකපිරිය	මූ කලා න	5 2 36	
	ම්ලකරති ෙසි	බන්නේ අක්කරයක් <mark>රුපියල් 1</mark> 0 බ	ැඟින්ය.		

මේම ඉඩම් ගැන උරුමවාසිකමක් ඇතිකෙනෙක් කැගල්ලේ කච්චේරීය ඉදිරිපිටටපැමින විකිනෙන දව සට හෝ ඊටමත්තෙන් තමුන්ගේ උරුමවාසිකම් කියාසිටින්ට ඕනෑය.

මෙම ඉඩම් ගැන වැඩිදුර කාරණ වංසාධිපති සර්මේකර්ජනරාල් උන්නාන්සේගෙන්ද, විකිනීමේ කොත් දේසිය ගැන කාරණ කැගල්ලේ ආණ්ඩුමේ උපඵ්ජන්ත උන්නාන්සේගෙන්ද දැනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමනන්වහන්සේගේ අඥුවලෙස,

ඊ. නොඑල්වාකර්, මහසෙකුතාරිස්වම්හ.

LAND ACQUISITION NOTICES

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

Preliminary plan 4,440, dated February 23, 1893, situated in Ambagamuwa korale of Uda Bulatgama.

Lot. Name of Land. Description. Village. Name of Claimant. A. R. P.
Q 765 Bunyan estate Tea Maskeliya Thomas Gray 0 3 30

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Randy Kachcheri on April 10, 1893, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachchéri, March 9, 1893. P. A. TEMPLEE, Government Agent. වී 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආඥුපතුයේ හත්වෙනි වගත්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා කියාකරණ පිණ්ස වෂ් 1876යේ ඉඩම් ලබාගැණීමේ ආඥුපතුයේ හවෙනි කාන්ඩේ කරතිබෙන පතාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දුනුම්දුන්නාඇත. ඒනම් :—

> වීම් 1893 නේ පෙඩුවාරි මස 23 වෙනි දින නොම්මර 4,440 සිනියම. පිහිටානිබෙන්නේ—උඩඩුලත්ගම අඹගමුකෝරලේ.

මහත. නොං ඉඩමේ නම. අකුම. ගම. අයිතිකම කියන්නා. අ. රු. ප. Q 765 බන්යන්වත්ත තේ මස්කෙලිය තෝමස්පෙුරා 0 3 30

, ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අය විසින් වමී 1893 ක්වූ අපෙල් මස 10 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කව්වේරියේදී මා ඉදිරිපිටට පැමින කියා සිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණ ඇත්තාවූ අයිනීවාසිකමේ අපදම සහ කොරතුරුත් කියා හිටින්ට ඕනැබව මෙම ඉඩම අයිනිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වීන 1893 ක්වූ මාර්තු මස 9 වෙනි දින මහනුවර කච්චේරියේදීය. පී. ඒ. ටැම්ප්ලර්, ආණ්ඩුවේ ඒජන්ත වම්න.

இதின்கீடு சொலலப்படுகிற காணிலையப் பெற்றுக்கொள்ளுடைபொருட்டு 1876 ம் ஆண்டின் காணிபெற் றுக்கொள்வதைப்பற்றிய கட்டுளச்சட்டத்தின் 6 டைபிரிஹினை பிரகாரடு தேசோதிபதியவாகள் பிரடாண வீதிச்சு ங்கததாருடைய ஆலோசீண அனுடதியுடன எனக்குக் கட்டுளை செய்திருப்பதை இதனுல் அறியப்டண்ணுகி ேறேன. அதாகிறது:—

பிளானு இநாடிபா 4,440.

1893 ம் ஆண்டு மாசிமாசம் 23 ந் தேதி, உடபுளதகமைஅம்பகழுகோறுளயிலிருக்கிற இடம்.

விசாலம.

இல். காணியின் பெயா. Q.765 **ப**ண்யன்**தோ**ட்டம விவாம். ஊா. தே மஸ்டிக்**லிய** **உருகதப் 3**பேசுவோ**ா.** தோமஸகிறே தே வை

அ. ஹா. ப.

பேற்குறித்த காணிக்கு உரித்தப்பேசுகின்ற சகலபெருட தொகுகவல்லது அவரவருடைய காரியகா ரால 1893 ம் ஆண்டு இத்திரைப்பாசம் 10 ந் தேதி பகல் 2 மணிக்கு என்மு - தொவ்ல வெளிப்பட்டு சொலவிக் கொள்ள வேண்டுவது மல்லாமல் அந்தக்காணிக்குப் பெற்று 5 கொள்ளப்படும் பணத்தையும், அதைப்பெற்றுக் கொள்வதற்குண்டானு உரித்தையுஞ் சொல்லவேண்டியது.

கண்டை கச்சேரி 1893 ட ைஞை) பங்குளிமு 9 ந் உ. பீ. ஏ. டெடிபின**ர்,** அரசாட்சி ஏசன்று.

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

Preliminary plan 4,437, dated February 23, 1893, situated in Ambagamuwa korale of Uda Bulatgama.

Extent.

Lot.

Name of Land.

Description.

Village.

Name of Claimant.

A. R. P.

N 765

Dunbar estate

Tea

Hatton

Mr. Armitage, proprietor of

title plan 45,506

1 3 2

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on April 10, 1893, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, March 9, 1893. P. A. TEMPLER, Government Agent.

ම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3ිනේ අඥුපතුයේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා කුියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආඥුපතුයේ හවෙනි කාණ්ඩේ කරතිබෙන පංශාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණ්තාවේ මන්තුණය ඇතුව උතුමානන්වහ න්සේ විසින් මට අනකරන්ට යෙදුනුබව මෙසින් දුනුම්දුන්නා ඇත. එනම් :—

> වුම් 1893 තේ පෙලුවාරි මස 23 වෙනි දින ඉතාම්මර 4,437 සිතියම. පිහිටාතිවෙන්නේ—උඩමුලත්ගම අඹගවූකෝරලේ.

මහත.

ඉතා. N. අද නම.

අන්දම.

ගම.

අයිතිකම කියන්නා.

අ. රු. ප.

N 765

ඩන්බාර්වන්න

තේ හැටන්

අර්මිවේජ්මහතා නො. 45,506 පිඹුරේ ඉඩම

43,300 එහුම අසිතිකාරයා

1 3 2

ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාවූ අයිතිවාසිකම් නමුන්ම නොහොත් හමුන් වෙනුවට කියාකරණ අය විසින් වම් 1893 ක්වූ අපෙල් මස 10 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කච්චේරියේදී මා ඉදිරිපිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අ<mark>ඥම</mark> සහ කොරතුරුන් කියාහිටින්ට ඕනෑඹව මෙම ඉඩම අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් **ඕනෑ** කලාඇත.

වම් 1893 ක්වූ මාර්තු මස 9 වෙනි දින ම**හතුවර** කව්වේරියේදීය. පී. ඒ. ටැම්ප්ල**්**, කුණ්ඩුවේ ඒජන්ගරුන.

இத்கைபூ சொல்லப்படுகிற காணியைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ட ஆண்டின் காணிபெற் றுககொளவதைப்பற்றிய கட்டளேச்சட்டத்தின் 6 ம் பிரிவீண் பிரகாரம் தேசாபதியவாகள் பிரமாண விதிச்சங்க **ததா**ருடைய ஆலோசூன அனுடு**டியுடன**, எனுகசூக கடைளூசெயதிருபெ**ப**தை இதற**ை** அறிய**ப்**பண ணு **கிறேன.** அதாகிறது :—

பிளான தொடிபா 4,437.

1893 ம ஆண்டு மாசிமாசம 23 ந் தேதி, உடபுளதகமை அமபகமுகோற‰யிலிருக்கிற நிலம.

விசாலம.

இல. காணியின பெயர். விவாம. ஹா. உருத்துப்பேசுவோரு. அ. றா. ப.

N 765 **டன்பாறதோடட**ம

சே

ஆறமிட்டே ஐ துரை

மேற்குறித்த காணிக்கு உரித்துப்பேசுகின்ற சகலபேரும் தாளுகவல்லது அவரவருடைய காரிய காராஸ 1893 ம ஆண்டு செத்திணைபாசும் 10 ந் தேதி பசல் 2 மணிக்கு எனமுகதாவுல் வெளிபட்டு சொல்லி குகொள்ள வேண்டுவது மல்லாம். அந்தக்+ாணிக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும், அதைப பெற்றுக்கொள்வதற்குண்டான உரித்தையுகு சொல்லவேண்டியது.

கண்டி கச்சேரி, 1893 ம ் பங்குளிம் 9 ந் உ. பீ. எ. டெம்பினர். அரசாடகி ஏச்னு.

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

Preliminary plan 4,439, dated February 23, 1893, situated in Pasbage korale of Uda Bulatgama.

Extent.

Lot. P 765 Name of Land.

Description.

Village.

Name of Claimant.

estate, agent)

A. R. P.

Nawalapitiya

Messrs. Brooks & Co. (Mr. E. M. Hay, of Gurukoya

0 0 14

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on April 10, 1893, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri. March 9, 1893.

P. A. TEMPLER, Government Agent.

වු 8 1876 ක්වූ අවුරුද්දේ නොමුමර 3ගත් ආඥුපහුයේ හන්වෙනි චගන්තියේ පුකාරයට මෙහි පහත සඳහන්වෙන් ඉඩම ලබාගැනීම සඳහා කුියාකරණ පිණිස වෂි 1876 යේ ඉඩම් ලබාගැණිීමේ ආඥ පතුයේ හවෙනි කාන්ඩේ කරතිබෙන පහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනස්භාවේ මන්තුනස් ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දැනුම්දුන්නා ඇත. ඒනම්:—

1893 පෙබරවාරි 23 දින නොම්මර 4,439 සිතියම.

පිහිටා තිබෙන්නේ - උඩ බුලත්ගම පස්බාගේ කෝරලේ.

මහත.

ඉනා.

ගම

අයිතිකම කියත්නා.

අ. රූ. ප.

P 765

නාවලපිවිය

බැක්ස් කොම්පැනිය-ගුරුක්ඔයේ වත්තේ

ඊ. ඇම්. ගෝ උන්නැහෝ පුධාන වැඩ බලන්නා

0 0 14

ඉහතකී ඉඩමට තමතමුන්ට ඇත්තාවූ අයිතිවාසිකම තමුන්ම නොහොත් තමුන් වෙනුවට කුියාකරණ අය විසින් විෂී 1893 ක්වූ අපෙල් මස 10 වෙනි දින දවල් 2 කේ කනිසමට මහනුවර කුව්වේරියේදී මා ඉදිරිපිටට පැමිණි කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අපුම සහ තොරතුරුත් කියාහිටින්ට ඕනෑබව මෙම්ඉඩම අයිතිවාසිකම්ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වුණි 1893 ක්වූ මාර්තු මස 9 වෙනි දින මහනුවර නම්මේරියේදීය.

පී. ඒ. ටැම්ප්ලර්. ආණ්ඩුවේ ඒජන්තතැන.

இதின் 🕏 ந்சொல்லப்படுகிற காணிகளேப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காணிபெற்றுக் கொள்வதைப்பற்றிய கட்டளேச்சட்டத்தின் 6 ம பிரிவின பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்கத்தா ருடைய**ஆ**லோச2ன அனுமதியுடன் எனக்ருக்கட்ட2ளசெய்திருப்பதை இதறைல் அறியப்பண்ணுகிறேன. அதா இறைதா :—

பி. பிளான இலக்கம் 4,439. 1893 ம ஆணுடு மாசிமாசம 23 ந் தேதி.

உடபுளதகமை பஸ்பாகைகோறீனயிலிருக்கிற இடம.

காணியின்பெயர். இல.

உரித்தாப்பேசு வோர்.

விசாலம். அ. ஹா. ப.

P 765

நாவளபிட்டி

புறாக்ஸ்கொம்பனியார்

0 0 14

மேற்குறித்த காணிக்கு உரித்துபேசுகின்ற சகலபேரும தாஞைவல்லது அவரவருடைய காரியகாரரால் 1893 ம ஆண்டு சிததிரைமாசம் 10 ந் தேதி பகல 2 மணிக்கு எனமுகதாவில் வெளிப்பட்டு சொல்லிக்கொள்ள வே ண்டுவ துமல்லாமல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும், அதைப்பெற்றுக் கொள்வதற்குண் டான உரித்தையுஞ் சொல்லவேணடியது.

கணடி கச்சேரி. 1893 ம் 🐠 பங்குனிமு 9 ந் உ. பி. ஏ. றெம்பிளர், அரசாட்சி ஏசேன்று.

DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit :-Preliminary plan 4,423, dated December 8, 1892, situate at Kandukara Ihala korale of Udapalata. Extent. Lot. Description. Village. Name of Claimant. A. R. P. D 765 Proprietor of Black Forest estate 0 0 22 Black Forest estate Young gravellia Pussellawa All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on April 24, 1893, at 2 o'clock r.m., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests. Kandy Kachchéri, P. A. TEMPLER. March 16, 1893. Government Agent. වීමී 1876 ක්වූ අවුරුද්දේ නොම්මර 3ගත් ආඥාපනුයේ හත්වෙනි වගත්තියේ පුකාරයට මෙහි පහත සඳහන් වෙත ඉඩම ලබාගැනීම සඳහා කියාකරණ පිනිස වමී 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපනුයේ 6 වෙති කාත්ඩේ කරතිබෙන පහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනස්භාවේ මන්තුනය ඇතුව උතුමා නන් වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. ඒනම්:— උඩපලාත කඳුකර ඉහල කෝරලේ පිහිටානිබේ. පඩිමාකවේ නොම්මරය සහ දිනේ වෂ් 1892 ක්වූ දෙසැම්බර් මස 8 වෙනි දින නොම්මර 4,423. අයිතිවාසිකන් ක්යන අය-ම්ලැක් පොරස්ට් වත්තේ අයිතිකාරයා. തയി. අන්දම. මනා. නම. අ. රු. ප. D 765 හුවලියාකියන ගස්ජාතියේ **බ්**ලැක්පොරැස්ට්ව**ත්ත** 0 0 22 පැලෑරිනිබේ පුස්සැල්ලාව ඉහතකී ඉඩමට තමතමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කුියාක*රණ* අග විසින් ව3ී 1893ක්වූ අලපුල් මස 24 වෙනි දින දෙකේ කනිසමට මහනුවර කව්චේරියේදී මා ඉදිරිපිටට පැමින කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැන ඇන්තාවු අයිනිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනෑබව මෙම ඉඩම අයිනිවාසිකම්ඇනි සියඵදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත. පී. ඒ. ටැම්ප්ලර්, වම් 1893 ක්වූ මාර්තුමස 16 වෙනි දින ආණ්ඩුවේ එජන්තඋන්නාන්සේ. මහනුවර කව්වේරියේදීය. இதின்கிற சொலலப்படுகிற காணியைபெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணி**பெற்** நாக் கொள்வதைப்பற்றிய கட்டின்ச்சட்டத்தின் 6 ம் பிரிவின் பிரகாரம் சேசா இபதியவர்கள் பிரமாணை விதிச்**சங்க** த்தாருடைய ஆலோசீண அனுமதியுடன், எனக்குக்கட்டளே செய்திருப்பதை இதலை அறியப்பண்ணு கிறேன். அதாகிறது:— பி. பினான இலக்கடை 4,423. 1893 ம ஆணுடு மாரகழிடாசடு 8 ந் சேதி. உடபளாத்சந்தகள் இகளைபளாததையிலிருக்கிற இடம், ஊா—புஸ்ஸல்லாவ். രി#17 പെം. விவோடு. உரிததுபடுபேசு வோணு. இல. *காணியினு பெயா.* அ. ஹா. ப. D 765 பிளக்கொற்ஸட்கோட்டம் இளம் கிறிவிலியா மாம் பிளக்பொற்றுற தோட்டமுடையோ**ர மேற்கு**றித்தகாணிக்கு உரித்துப்பேசுகின்ற சகலஃபரும் தானுகவலைது அவரவருடைய க**ா**ரியகா**ரரால** 1893 ம் ஆணுடு சித்திரைமாதம் 24 ந் இகதி பகல 2 மணிகுகு என்முகதாவில வெளிபீபட்டு சொலலிகை கொள்ள வேண் இவ துடல்லாடல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் **பணத்தையு**ம், அதை**பைபெற்று**க் செராவைதற்குணடான உரிததையுஞ் சொலலவேண்டியது. பி. ஏ. றெட்பிளர், கணை டி கசுசெரி, அரசாடசி ஏசன்று. 1893 ட @நை) சித்திரைமு 16 ந் தேதி. DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit :-Three allotments of land situated in the village Neboda in Iddagoda pattu of Pasdun korale. Preliminary plan 10,174.

	Lot.	Name of Land	Name of Claimant.	Extent.
Q	663	Pandigodawatta	Leechman & Co.	0 0 12
R	663	Do.	Idroos Levvai Marikkar Abdul Rahiman Marikkar	9 0 18
S	663	Do.	J. A. Chochar	0 0 12

An allotment of land situated in the village Tebuwana in Iddagoda pattu of Pasdun korale. Preliminary plan 10,175.

T 663 Araliyawatta Paramullage Sutappu and others All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at

the spot on April 24, 1893, at 11 o'clock noon, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Kalutara Kachcheri, March 21, 1893.

H. W. BRODHURST, Assistant Government Agent.

0 0 33

වී 1876 ක්වූ අවුරුද්දේ නොමෙර 3නේ ආසූපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැණීම සඳහා නියාකිරීම පිණිස වුම් 1876යේ ඉඩම් ලබාගැණීමේ ආසූපතුයේ කවෙනි කාණ්ඩයේ කරතිබෙන පංශාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණ සභාවේ මන්තුණය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දුනුම්දෙම්. ඒනම්:—

කළුතර දිසතුික්කේ පස්දුන්කෝරලේ ඉද්දගොඩපක්තුවේ නැබොඩ පිහිටානිබෙන ඉඩම්කච්චි 3ක්. සිතියම 10.174.

නො.	ඉඩම.	අයිතිකම කියන්නා.	_	థాదు. ర్క జ.
Q 663 R 663	පාන්ඩිගොඩවත්ත එම	ලිච්චන් සහ සමාගම අයිදැස්ලෙච්චෙ මරික්කාර් අබ්දුල්රතිමන්	0	0 12
16 000	G 5	මරික්කාර්	0	0 18
S 663	එම	ජේ. ඒ. කෝකර් මහත්මයා	0	0 12

කඵතර දිස්නික්කේ පස්දුන්කෝරලේ ඉද්දගොඩපත්තුවේ හෙබුවන පිහිටා තිබෙන ඉඩම්කට්ටියක්.

සිනියම 10,175.

ඉහත පේන ඉඩම්වලට ඇත්තාවූ අයිනිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අස වීසින් \mathbf{D} 8 1893 ක්වූ අපෙල් මස 24 වෙනි දින දවල් 11ගේ කනිසමට එම සථානේදී මා ඉදිරිපිටට පැමින කියාසිරින්ට ම්නෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදලගැණ ඇත්තාවූ අයිනිවාසිකමේ අන්දම සහ හොරතුරුත් කියාහිරින්ට ම්නෑවව මෙම ඉඩම්වලට අයිනිකම් ඇති සියළදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වම් 1893 ක්වූ මාර්තු මස 21 වෙනි දින කළුතර කව්වේරියේදීය. එව්. ඩබ්ල්යු. බොඩහර්ස්ට්, ආණ්ඩුවේ උපඒජන්තඋන්නාන්සේ.

இதின்கீடி சொலலப்படுகிற காணிகளேப் பெற்றுக்கொள்ளுடிபொருட்டு 1876 ம் ஆண்டின் காணிப்பெற நாக்கொள்வதைப்பற்றிய கட்டுதுச்சட்டத்தின் 6 ம் பிரிவின் பிரகாரம் சேசாதிபதியவாகள் பிரமாண விதிச்ச க்கத்தாருடைய ஆலோசுண அனுமதியுடண எனக்குக் கட்ட2_{னி}ச்செய்திருப்பதை இதனைல் அறியப்**பண் ஹ** கிறேன். அதாகிறது:—

களுத்துறை டிவதிறிககைச்சேர்ந்த பலைபெகோறீனயின் இத்த6காட பறறிலுள்ள நாபடை எ**ன னு**ட் தெ*ரு*மத்திலை இருகளும் மூன்று தண்டு நிலங்கள்.

பி. பிளான இலக்கைட் 10,174.

இல.	காணியின பெயா.	உருத்தாளியின பெ யா.	விசாலம். அ. <i>நா</i> . ப.
Q 663 R 663	ப ண்டிகொடவததை பெட	லீச்சுமன் கொட் ப னி இத்துறூஸுலெவவை மரைக்காயா அ ட்துல	0 0 12
S 663	டை	ருகிம ன மரைககாயா ஜே. ஏ. கோகர்	0 0 18 0 0 12

பளையும்கோறினாயில் இடட்கொட்பத்தில் தெடிவிண் என ஹும் திருமத்திலுள்ள ஒரு துண்டு நிலம்.

பி. பிளான இலக்கம் 10,175.

T 663 அராலியவாகதை பாழுலலாக சிதே**தப்**புவு மறா**பே**ரும 0 0 33

மேற்குறித்தை காணிகளுக்கு உரித்துபேசுகின்ற சக்லப்பேரும் தாளுக்கைல்லத் அவாவருடைய காரியகார சோல 1893 ட ஆண்டு சித்திரைடாசட் 24 ந் சேதி, முன்நோம் 11 மணிக்கு அந்த இடத்தில் என்முக**தாவில்** வெளிப்பட்டு சொல்விக்கொள்ள வேண்டுவத் மல்லாமல் அந்தகள்ளிகளுக்குப் பெற்றுக்கொள்**ளப்பீடு**ம் பணத்தையும் அதைபெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லைவேண்டியது.

களுத்துறை கச்சேரி 1893 ம ்ளை பங்கூனிமு 21 ந் வூ. ஆா. டபின்யு. புகுடு்ஹா்ஷ்ற், உதவி அரசாடசி ஏசணமு.

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

Preliminary plan 3,801. Situation-Kumbalwella, within the Municipality of Galle.

				Extent.
Lot.	Name of Land.	Description.	Claimant.	A. R. P.
A 394	Dolaihalawatta	Garden	S. F. Abeygoonawardena and others	1 2 36
B 394	Weliketivawatta	do.	J. F. Abeygoonawardena and others	0 1 12

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Galle on April 24, 1893, at noon, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Galle Kachcheri, March 21, 1893. E. ELLIOTT, Government Agent. වීමී 1876 ක්වූ අවුරුද්දේ නොමෙර 3නේ ආඥාපතුයේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ගාල්ලේ ජලාසයට ලබාගැනීම සඳහා කියාකරණ පිණිස වමී 1876යේ ඉඩම් ලබාගැනීමේ අඥාපතුයේ හවෙනි කාණ්ඩේ කරහිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුත්දුන්නා ඇත. එනම් ;—

සිතියම 3,801. පිහිටාතිබෙන්නේ—ගාල්ලේ නහරයට අයිති කුඹල්වැල්ල යන ගමේය.

				මහත.
මනා.	ඉඩමේ නම.	අන්දම.	අයිතිකම කියන්නා.	අ. රු. ප.
A 394	දෙලඉහල වත්ත	වත්ත	ඇය්. ඇ ප්. අබේගුණිවඕන සහ නව න්	1 2 36
B 394	වැලිකැරිය වත්ත	එම	මේ. ඇප්. අමේගුණුවඞ්න සහ තවත්	0 1 12

ඉහතක් ඉඩම්වලට තමතමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කිුපාකරන අත විසින් වම් 1893 ක්වූ අපෙල් මස 24 වෙනි දින දවාලට සහ ඊලක දවස්වලදිත් ශාල්ලේදී මා ඉදිරිපිටට පැමින කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදලහැණි ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනෑබව මෙම ඉඩම අයිතිවාසිකම් ඇති සිතඵදෙනාගෙන්ම මෙයින් ඕනෑකළා ඇත.

ජී. එලියට්, ආණ්ඩුවේ ඒජන්ත වම්භ.

වම් 1893 ක්වු මාර්තු මස 21 වෙනි දින ගාල්ලේ කච්චේරියේදීය.

இதினு ஃபெ பசாலை பபெடுகிற காணிக[்]னு ப்பெற்றாக கொள்ளுட்ப**ொரு**ட்டு 1876 ட ஆு^{ு ர}டிகு கொணிபெற் நாக கொளுவைதைப் பறிய கடைடூன்ச்சடத்தின 6 ம பிரிவின பிரகாரம் தேசாதிபதியுவாகள் பிரடா கூ வீதிச்ச**ங** கதைகாருடையை ஆலோசூன அனுமுதியுடன, எனக்குக் கட்ட**ுளு** செய்திருப்பதை இத்துலை அறியப்பண் ணுகி நேனை. அதாகுறது :—

படட 3,801. இருகுகுமிடம்—காவிமினிசுலலுக்கு அடங்கின் குப்பலள்ளசோந்த இடம்.

				விசாலம்.	
இ.	காணியினு 22பா.	வீவேரமை.	உரு த தா ளி.	அ. ஹா. ப.	•
A 394	தொளயி கள் தோ ட்டம	CATLLO	எசு. எ ⊔ . அபேகுணவ ரு ∤	5 67	
_			வு முற்றவருடு	1 2 36	j
B 394	வலி கடடி பெ ன ற தோ ட்ட ம	€9r ð r	യെജെ. ഒല്. அப்∪ுுணை വ(ரு த	
•			னு வு மறுறவ ரும்	0 1 12	!

மேற்கு நித்த காணிகளுக்கு உரித்துப்பேசுகின்ற சக்லபேரும் தாளுக்வல் த அவரவருடைய காரிய காராஸ் 1893 ம் நில் சித்திரை மூ 24 ந் தேதி பக்ல நேரம் என்முக்தாலில் வெளிப்பட்டு சொல்விக்கொ ளள வேண்டுவதுடல்லாமல் அந்தக்காணிகளுக்கு பெற்றுக்கொள்ளப்படும் பணத்தையும், அதைப்பெற்றுக் கொள்வதற் சுண்டான உர்த்தையுகு சொல்லவேண்டியது.

காலி கச்சீசிர், 1893 ம் இல் பங்குளி டூ 21 ந் உ. சு. எவியட், அரசாடசு ஏசனறு.

LAND RESUMPTION NOTICES.

WHEREAS the following allotment of land, situated in the village of Koggalla, in the Magam pattu of the Hambantota District in the Southern Province, described as lot 15 in Government preliminary plan 1, surveyed by Mr. J. Braybrooke in 1844, and forming a portion of the land called Punchihenayagama, which allotment is bounded on the north by lot 16, on the east by Koggala tank and field and Crown tank, on the south by the lot 14, and on the west by Walawe-ganga; and which has been alienated by and on behalf of the Crown, and sold originally to Mr. C. Shand on behalf of Messrs. C. King & Co. on January 11, 1846, appears to me to have been abandoned by the owner thereof for the last forty years and upwards; and whereas such owner or any person lawfully claiming under him cannot be ascertained notwithstanding all reasonably diligent inquiries made by me:

Now Know all Men that I, Edward Elliott, Government Agent for the Southern Province, by virtue of the powers vested in me by Ordinance No. 4 of 1887, and with the sanction of His Excellency the Governor, do hereby declare that if no claim to the said land by or on behalf of any person able to establish a title thereto is made to me within twelve months from this date, the same will be resumed by the Crown in terms of the 2nd section of the said Ordinance.

Given under my hand at Galle this Fifteenth day of February, 1893.

E. ELLIOTT, Government Agent.

කුණු දිසාවේ හම්බන්තොට පලාතේ මාගම්පත්තුවේ කොග්ගල්ල යන ගමේ පුන්වි හේනයා ගම යන අතිම් දිසාවේ හම්බන්තොට පලාතේ මාගම්පත්තුවේ කොග්ගල්ල යන ගමේ පුන්වි හේනයා ගම යන අධ්යම් කඩ දසියේ සඳහන්වෙ නොම්මර 15 කැබැල්ල. ඒනම් : උතුරට—නොම්මර 16 කැබැල්ලද, නැගෙනඉරට—කොග් ගල්ල වැවද, කුඹුර සහ ආණ්ඩුවේ වැවද, දකුනට—නොම්මර 14 කැබැල්ලද, බස්නාඉරට—වලාවිගසද, යන සහර මාඉම් ඇතුලත තිබෙන මෙම නොමේර 15 කැබැල්ල වුම් 1846 ජනවාට මස 11 වෙනි දින සි. කින්. සහ සමාගමේ මහතුන් වෙනුවෙන් සි. ස්හැන්ඩ් මහතාට පලමුවෙන් ආණ්ඩුව විසින් ආණ්ඩුවේ අයිතිවාසිකම් අත් අග් විකුනන්ට යෙදුනේවී නුමුත් පසුගිය අව්රුදු හහලිහක් නොහොත් ඊට වැඩි කාලයක් අයිතිතාරයා විසින් අත්ඇරදමා තිබෙන බැවීමට පෙනී තිබෙන හෙසින්ද එම අයිතිකාරයාවන් ඒ වෙනුවන් නිතිවාහිට එකහට අසිතිවාසිකම් කියන කෙනෙන්වන් සොයාගැනීමට මා විසින් නිසි විභාග උනන්දුකමන් කලේවිනුමුත් දනගන් නට නොලැබුනසෙයින්ද මෙනැන්සිට දෙලොස්මාසයක් තුල එම ඉඩමේ අයිතිකම හිට පෙන්වාදෙන්ට නොයදු නිතම් එම ඉඩමේ අයිතිකම හිට පෙන්වාදෙන්ට නොයදු නිතම් එම ඉඩමේ අයිතිවාසිකම ඔප්පුකරන්ට පුළුවන් කෙනෙක් හෝ එකී අයිතිකම හිට පෙන්වාදෙන්ට නොයදු නිතම් එම ඉඩම වමී 1887ගේ නොමෙර හතුවේ ආණ්ඩුවේ කනෙන් දෙවෙනි වගන්තියේ පුකාර නැවත ආණ්ඩුවට හත්ට යෙදෙන බව දකුනුදිසාවේ ආණ්ඩුවේ එජන්නතැනවූ ඇඩ්වර්ඩ් එලියට් යන මා විසින් යටකි නොමෙර හතුව ආණ්ඩුවේ ආණ්ඩුවේ නිතම සම දකුනුදිසාවේ ගැමැන්නද කර ණිනෙකාටගෙණ මෙයින් පුකාශනරම්.

ඉමලෙස මගේ අත්සන තබාදෙන්ට කෙදුනේ වමී 1893 ක්වූ පෙබුවාරි මස 15 වෙනි දින ගාල්ලේදීය

ජී. එලිගට්, ආ ®ෑ්ඩු⊛ච් ඒජන්තනැ න.

தெற்குப்பகு தியில் அம்மார்தொட்டையில் மாகம்பத்துவையைச்சேர்ர்க் கொக்கீள என்ற குடிசையில் 1844 ஆண்டு பிறேபுறூர்க்குரை அளர்த கொம்பா 1 பிளானில் 15 ம் கொம்பருள்ள டஞ்சிகேணயாகம் என்ற துக்கு எல்கை மேற்கு பிறத்துக்கு 16 ம் கொம்பர் தண்டு, சிழக்கு பிறத்துக்கு கொச்சீள என்ற குரைமும் வயலும், இராணியின் குளம், தெற்குப்பிறத்துக்கு 14 ம் கொம்பர் தண்டும், வடக்குக்கு வலவை ஆறம், மேல்லியனுறு எல் கைக்குள்ளிருக்கிற 15 ம் கொம்பர் துண்டை 1846 ம் ஆண்டு தைமாசம் 11 ர் தேதி, கவற்ணமேர்தால் மிஷ்றர் கி. சான்துரை, மெசர்ஷ சி. கிற் கொம்பனிக்கு தவற்கமாக வாற்கப்பட்டு யிப்போது 40 வருடத்துக்கு அல்லது மேலான காலம் ஆட்சிபண்ளுமல் விட்டிருக்கிறதென்று எனக்குக் தெரியவர்து அதற்காக அர்த கிலங்களுடைய வர் இன்றுரெண்டு அறிவதற்கு கியாயமான விசாரணேசெய்தும் அறிந்துகொள்ள கூடாதபடியால் இத்தால் சகல ரு மறியவேண்டியது, மீ. எலியட்துரை தெற்குப்பகுதி ஏசன்று ஆகிய எனக்கு 1887 ம் ஆண்டு 4 ம் கொம்பர் நீதுச்சட்டத்தாலும் மேன்மைதங்கிய மகாராஜா அவர்களின் முயற்சியைக்கொண்டும் நான் அறிவிக்கிறதாவது மேல்சொல்லிய நிலத்துக்கு யாராகிலும் உறுத்துயிருக்கிறதென்று உறுதிப்படுத்த கூடியவர் அல்லது அவர்களுக்கு வதல்காரராவது இன்று துவற்கம் பண்ணிரெண்டு மாத்தைக்குள்ளாகவர்து வெளிப்பட்டு காண்பியாதிருக்கில் மேல்குறித்த கிலத்தை மேல்குறித்த சட்டத்தின் இண்டாம் பிரிவின் பிரகாரம் திரும்பவும் கவற்ணமேக்த க்கு துக்கொள்ளப்படுமென்று இத்தால் அறியவும்.

காலி கச்சேரி. 1893 ம் @நு மாசிமு 15 ந் டை. ஈ. எலியற், அரசாட்டின் ஏசன்று.

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December, 1892.

H. L. CRAWFORD, Government Record-keeper.

CEYLON GOVERNMENT GAZETTE published every Friday, is on Sale at the Government Printing Office.

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> H. C. COTTLE, Acting Government Printer.

OTICE is hereby given that an application has been received from the Rev. D. Wilkinson for a grant in aid of his Thibbotugoda Vernacular Mixed School in the Western Province.

An application has also been received from Mr. A. E. Buultjens for a grant in aid of his Maradana Girls' English School.

Observations must be forwarded to the Director of Public Instruction not later than April 7.

J. B. Cull,

Director.

Railway Probationers' Examination.

NOTICE is hereby given that on the 30th and 31st May, 1893, at 11 A.M., an examination for the admission of Probationers into the Railway Service will be held by the Director of Public Instruction at the School of Agriculture.

- Candidates must be not less than 5ft. 6 in. in height, and between the ages of 18 and 25 years on the first day
- They are required to obtain from the General Manager of the Railways a printed form of certificate, with which they should present themselves at the office of the Principal Civil Medical Officer at 10 A.M. on Monday, May 22, 1893, for examination as to physical fitness, height, and chest measurement. Marks will be awarded for this.
- Each candidate will be required to furnish the Presiding Examiner on the first day of examination with-
 - (1) The form duly filled up, and with the medical certificate thereon; and
 - (2) A certificate of birth showing that the candidate is within the ages specified.

The exmination will consist of-

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(2) A general paper to test the knowledge of the English language.

(3) Arithmetic.

- (4) Conversation and interpretation between an Englishman and a native of Ceylon, either Sinhalese or Tamil.
- (5) Optional subject-Shorthand.
- All candidates wishing to qualify themselves should send in their names and full address to the Director of Public Instruction forthwith.

J. B. Cull. Director of Public Instruction.

Colombo, February 10, 1893.

T is hereby proclaimed that the village Eriagama, in Nuwarag m kóralé of the North-Central Provincebounded on the east by Parudakulama village, south by Maba Bellankadawala village, west by Kelegama village, and north by Kongollewe village, all in Nuwaragam kóralé-form an infected area according to the clauses 4 and 5 of the Ordinance No. 9 of 1891.

> W. E. THORPE, for R. W. IEVERS, Government Agent.

Anurádhapura Kachcheri, March 1, 1893.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Kandy by 29 labourers of Athlone estate, in Wegiriya of Udunuwara, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 1,038.96.

> J. L. JANSZE, Chief Clerk.

Office of the Director of Public Instruction, Colombo, March 22, 1893.

This 20th day of March, 1893.

Total Quantities of the	following Articles Exported from the Ports of Colombo and Galle during the under-mentioned Periods.
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Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Тен.	Cacao.	Trunk, Cinchona	Branch, Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poonac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Carda- moms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan- wood.	Orchilla.	Kitool Fibre.	Deer Horns.
ss. Malwa ss. Thames ss. Salazie ss. Wanderer ss. Khandalla ss. Orient ss. Carthage ss. Clan Macpherson ss. Bancoora ss. Warora ss. Huzara ss. Cuzco ss. Aska ss. Manora ss. Saghalien	16/3 17/3 17/3 17/3 17/3 17/3 17/3 17/3 17	China Bombay China London Bombay Australia China Calcutta do Mauritius Bombay London Negapatam London Marseilles	234 9 82 10	ewt.	1b. 68 20510 592833 9244 112026 5391 1591 950 274683 173570 9962	cwt.	86128	1b.	16.	No.	cwt	20	ewt.	1b.	Oz.	0%.	1b. 4429 3274 268 925 188	352	2286	327 - - 166 - - - -		_ _ _	20 1011 701 236 190		1b.	ew.	ewt.
GALLE.	15/3	London via Colombo	_		7540					11280		_			_	-			_			1468	42		_		

Importation of Rice from Indian Ports during the Week.

TO COLOMBO:—

From Calcutta ... Bags 43,066

Bombay ... , 25

Southern India ... , 10,674

Total ... Bags 53,765

TO GALLE:-

From Calcutta ... Bags 1,700 Southern India ... , 2,375

Total ... Bags 4,075

Customs, Colombo, March 22, 1898.

R. REID, Acting Principal Collector.

Charge or Rate in

Abstract of Cooly Labourers on Estates in the Several Provinces during the Quarter ended September 30, 1892.

	•			Processor of	,							
DISTRICT.		umber of Estates.		Number of Immigrants.		umber of Births.		mber of leaths.	Co	imber o mplain referred nst Mas	ts .	Number of Complaints against Servant.
Western Province.									agai	nst mas	ster.	Ser valle.
Kalutara		30		3,99 5	•••			36	•••			
Central Province.				•								
Kandy	•••	• 462		99,022	•••	715		689	•••			
Matale	•••	70		12,740	•••	81		88	•••			~
Nuwara Eliya	•••	253	•••	61,189	• • •	471	•••	492	•••			
Southern Province.												
Galle and Matara	•••	29		2,438 .	***	21		35	•••			
North-Western Province. Kurunégala		0.1		0.000		10						
	•••	81	•••	$2{,}293$	•••	13	• • •	15	•••		•••	
Province of Uva. Badulla		187		27,327		201		147			•	
•	•••	101	•••	21,821	•••	201	•••	147	•••		•••	
Province of Sabaragamuwa.						<u>.</u> .						
Ratnapura	•••	44	•••	4,817	***	55	•••	33	•••	_	•••	
Kegalla	•••	75		$21,\!296$		100		132				

PECIFICATION showing the allotments of Land to be benefited by the construction of the Walalgoda channel, in Kolonna korale, 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. 9,151.96.

Perpetuity for Interest and Upkeep at 40c. per Acre per Survey Extent. Annum. Name of Allotment or Field. Name of Proprietor. Reference. A. R. P. Rs. c. Weralugasmulla Mabarana Korala 215 0 36 O 49 0 Totupola Baba Nachchira and others R 215 1 38 2 0 99 Manamure Estate of Mahawalatenna Ratemahatmaya 215 0 20 65 Vidana Muttettuwa $\mathbf{2}$ 217 0 2 0 80 X B J Maha Aswedduma do. 217 3 0 16 1 24 6 Dambekumbura do. 218 3 10 2 73 Mahakongahakumbura do. 218 3 2 35 1 49 Kahambiriyamulla 3 do. Q 218 3 5 52Katkumbura R. Juwanhami S 215 0 3 5 0 32 Humbaswewa 1 do. 217 I 29 0 57 Wewala Maduwanwala Ratemahatmaya and Juwanhami 0 2:8 2 32 1 8 T U Lekandiwela W. D. Loku Banda, &c. 1 2 23 215 0 64Udagalak umbura 2 22 W. D. Loku Banda 215 1 0 66 Pallekumbukgahakumbura do. W 215 3 28 0 77 PSV Ratkumbura 216 2 28 do. 0 27 Wegetana 2 36 216 1 69 do. 0 3 Patirageirikonda. 1 24 216 dο. 0 96 Siyambala-atta w do. 216 O - 3 21 Badakarandnwa $\mathbf{2}$ do. N 217 2 34 2 22 **A**mbagahatennakatukepuwa 0 217 1 66 do. 0 Irikonda U 217 3 0 do. 5 21 1 Karangaha-irikonda 3 do. \mathbf{R} 218 0 0 20 S 5 Irikonda do. 0 11 218 2 3 Karagahaira do. 218 3 1 13 1 33Acharige-irikonda do. 219 1 1 12 0 53 Udakumbukgahakumbura Maduwanwala Ratemahatmaya 215 1 2 11 0 63 Kongahakumbura do. В 216 1 3 26 0 77 **A**rawa \mathbf{C} do. 0 10 0 216 42 Karamura do: 4018 1 7 0 52Kannadimulla Т 2 24 do. 216 3 1 46 **Omalpegekumbura** do. 217 3 1 23 36 1 Mahamuttettuwa 3 do. 4021 3 17 1 54 Walatore 1 1 7 do. 217 2 35 0 69 Nakenetula R Ô do. 217 0 12 43 Wewakumbura do. A E 218 0 37 2 90 Molakgamuwekumbura 0 do. 218 $\mathbf{2}$ 0 31 88 1 Punchikongahakumbura do. K 218 2 0 60 Punchigetana do. D 219 2 1 38 0 99 Vidanamuttettuwa do. 1 36 0 **59** 4064 1 Kelinhitiyawa do. and Juwanhami \mathbf{z} 3 1 33 1 38 215 Ī Mahagodakumbura and Rupasinha 216 2 1 23 0 96 do. Kongahakumbura and Juwanhami do. R 216 1 1 5 0 51 Palugahakumbura do. 217 32 ı 50 217 Wewsla do. 2 1 0 0 90

Name of Allotment or Field	. Name of Proprietor.	Survey Reference.	*	lxtent.	Charge or Rate in Perpetuity for Interest and Up- keep at 40c. per Acre per Annum. Rs. c.
Middeniya	Maduwanwala Ratemahatmaya and	J 217	. 0	3 10	0 32
Punchigodakumbura	Juwanhami do.	T 217	2		0 85
Magadola	do.	V 217	3		1 36
Melenduwela	Walalgoda Vihare	X 215 D 216	1 0		0 69 0 2
Pinliadda Bogshakumbura	do. W. D. Loku Banda	E 216	1		0 80
Pinli adda	do.	J 216	0	0 3.50	0 1
Attikkagabakumbura	Walalgoda Vihare	L 216	2		0 84
Yokonairikonda Hatlabakumbura	do. do.	M 216 U 216	0		$\begin{array}{ccc} 0 & 33 \\ 0 & 19 \end{array}$
Aswedduma	do.	X 216	ő		0 9
Yaddessa-aswedduma	do.	E 217	0		0 34
Netuleaswedduma	do.	H 217 L 217	$\begin{smallmatrix}0\\2\end{smallmatrix}$	$\begin{array}{ccc} 2 & 25 \\ 3 & 7 \end{array}$	$\begin{array}{cc}0&26\\1&12\end{array}$
Ambaluwawa Pinliadda	do. do	M 217	õ	0 25	0 6
Pinkumbura	do.	W 217	2	3 3	1 11
Ahugaha-aswedduma	do.	F 218 H 218	1	$\begin{array}{cc} 0 & 28 \\ 1 & 9 \end{array}$	0 47
Wewa Pinaswedduma	$\mathbf{do.}$	P 218	0	1 21	0 52 0 15
Addarakumbura	do.	U 218	ĭ	1 0	0 50
Wewsaswedduma	$\mathbf{d}\alpha$.	W 218	1	2 32	0 68
Pinkumbura.	do.	G 219 J 219	2 1	2 6 3 20	$\begin{array}{ccc} 1 & 2 \\ 0 & 75 \end{array}$
Watukandawa Humberiya and Siyambalawa	do. Rupesinhe Banda	Y 215	2	2 35	1 9
Dombekumbura	Mabarana Korala	4016	2	2 37	9
Pattidiwela	do.	4022	2	1 7	0 92
Nagulisdehera Romanni in	do, Proposinho Randa	4024 A 216	$\frac{2}{1}$	1 21	0 9 5 0 40
Borowapi iya Karunduwa	Rupesiaha Banda Tambalapelessa Arachchi	Q 217	4	2 31	1 88
Kotakumbukgahakumbura	Rupasinha Banda	F 216	1	1 36	0 59
Radairikonda	do.	N 216 K 217	0 3	$\begin{array}{ccc} 3 & 0 \\ 3 & 33 \end{array}$	0 30 1 58
Kuda and Maha Irikonda Nindakumbura	do. do.	S 217	1	2 30	0 68
Arawa	do.	Z 217	ī	3 20	0 75
Jalageaswedduma	do	G 218	1	0 6	0 42
Irikonda	Rupasinha and Mabarana	L 218 G 216	0	$\begin{array}{c}2 & 13\\1 & 20\end{array}$	0 23 0 55
Nindakumbura Netulekumbura	Rupasinha Banda Mabarana Korala	4017	ō	2 37	. 0 29
Godatore	do.	4023	0	2 30	0 72
Weli-irikonda	do.	$4026 \\ 4027$	1 0	1 13 3 39	0 53 0 40
Rukattana Do.	do. do.	4019	1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 61
Badalageirikonda	do.	O 216	0	2 12	0 23
Acharige irikonda	V. Adiriyan Naide and others	Q 216	1	1 7 1 28	0 ⁻⁵² 0 17
Betawapitiya Lekandiwela	Rupasinha Banda W. D. Loku Banda	N 218 B 217	0 3	1 30	1 38
Do.	do.	M 218	1	1 32	0 58
Bedde-aswedduma	Rupasinha Banda	I 218	0	2 10	0 22
Idamekumbura Milankumbura	do. do.	Z 216 4020	1 2	1 18	0 6 0 0 95
Koratuwa	do.	4025	ī	2 34	0 69
Mahairikonda	do.	4028	4	2 15	1 84
Ihalapaspela	do.	4067 4074	1	$\begin{array}{ccc} 3 & 30 \\ 3 & 22 \end{array}$	0 78 0 75
Talkote Addarakumbura	do. do.	4074	$\overset{1}{2}$	1 0	0 90
Mulana *	Estate of Mahawalatenna Rate-				
35 3''' 3	mahatmeya	Y 217	6 0	$\begin{array}{cc}1&24\\3&27\end{array}$	$egin{array}{ccc} 2 & 56 \ 0 & 37 \end{array}$
Moragodairikonda Walakumbura	Ratnayaka Korala and another do.	C 218 Y 218	4	3 34	1 99
Kongahakumbura	Mabarana Korala	Z 218	ī	2 36	0 69
Pahalap-spela	Ratnayaka Korala and another	B 219	1	2 17	0 64 1 9
Migaspitiya Kankanamalage-irikonda	do. do.	C 219 F 219	2 1	$\begin{array}{cccc} 2 & 36 \\ 2 & 16 \end{array}$	1 9 0 64
Addarakumbura	W. D. Loku Banda	V 218	4	0 31	1 68
Mandawa	Maduwanwala Ratemahatmaya	4068	1	2 4	0 61
Getana Nind kumbura	do.	4066	$rac{2}{2}$	0 4 1 10	0 81 0 93
Timbirigahakumbura	R, Juwanhami Mabarana Korala	D 218 X 218	4	0 25	1 66
Pattigeirikonda	Rupasinha Banda	E 219	1	1 24	0 56
Watukandawa	Dapone Vihare	I 219	2	3 1	1 10
Vidanamuttettuwa	W. D. Loku Banda	4063	1	0 0	0 40
•	•	Tota	al 241	1 0	96 50
	•				

Ratnapura Kachcheri, March 14, 1893.

A. M. ASHMORE, Acting Government Agent.

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Railway Firewood," will be received at the Colonial Secretary's Office up to noon on April 17, 1893, from persons willing to contract for the supply of firewood as under :-

At Matale 367 yards per month At Kandy or any suitable place between. Matale, Kandy, and Gampola 450 do.

> Total ... 817

Wood must be cut into lengths of 3 ft., and not less than 9 in. nor more than 24 in. in girth.

The following will not be accepted: Atamata, amba or mango, gadamba, loommadala, rookkathana, durkaduwa, kadju, valkaduru, cotton, arubooda. Security in cash at the rate of Rs. 5 per hundred yards

to be supplied will be required from each contractor.

The tenders must be upon forms which will be supplied by the General Manager on application, and no tender will be considered unless it is furnished on the recognised form.

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

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

Further information as to conditions of contract, &c., may be obtained on application to the General Manager of Railways, Colombo,

> H. L. CRAWFORD, for Colonial Secretary.

> > Amount.

Colonial Secretary's Office, Colombo, March 22, 1893.

ROAD COMMITTEE NOTICES

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the construction of the under-mentioned road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1874," have assessed the proportion due by each estate in the district interested in the construction of the said road, as follows :-

NORTON-CAROLINA ROAD (from Carolina estate, 11th mile, Ambagamuwa, to Norton bridge).

Government moiety Rs. 52,000 Private contributions ,, 52,000

Amount. Proprietors or Agents. Estates. Acreage. Rs. c.

1st and 2nd sections, 1 mile.

Acreage, 4,652-Moiety of cost, Rs. 8,858:40-Rate, 1.90421c.—Total rate, 1.90421c.

Pascoe & Co. (C. Ross ... Clairmont Wright) 336 ... 639 7;

Ist to 3rd section, 13 mile.

Acreage, 4,316-Moiety of cost, Rs. 5,630.60-Rate, 1.30458c.—Total rate, 3.20879c. W. Megginson (Leechman & Co.) ... Dotiyagalla 181 ... 580 80

1st to 5th section, 2½ miles.

Acreage, 4,135-Moiety of cost, Rs. 12.468.80-Rate, 5.01543c .- Total rate, 6.22422c.

J. N. Scorvey Lonach and 744 ... 4,630 82 D. Kerr (J. Smith) Benachie

Proprietors or Agents. Estates. Acreage. Rs. c. 1st to 8th section, 4 miles. Acreage, 3,391-Moiety of cost, Rs. 14,908.90-Rate, 4.39661c. - l'otal rate, 10.62083c. 307 ... 3,260 60 Geo. Hathorn (J. Fraser) Keltin 1st to 9th section, 41 miles. Acreage, 3,084-Moiety of cost, Rs. 2,183.75-Rate, '70809c.—Total rate, 11.32892c. · ... Comar J. Fraser 254 ... 2,877 54 1st to 10th section, end of road (51 miles). Acreage, 2,830-Moiety of cost, Rs. 7,949-55 Rate, 2.80903c.—Total rate, 14.13795c. 480 ... 6,786 22 John Fraser ... Aberdeen C. J. Inglis & R. Aspland Norton 336 ... 4,750 34 H. Parry ... Hardenhuish 258 ... 3,647 60 ... Lammermoor 187 ... 2,643 80 Do. 210 ... 2,969 0 ... Ella-oya Do. J.Cameron (F. Liesching) Laxapanagalla342 ... 4,835 18 T. J. Grigg (Bosanquet & Co.) R. A. Galton ... Theberton 201 ... 2,841 73 ... Elfindale 640 ... 9,048 30 176 ... 2,488 30 G. A. M. Gordon ... Gallawatta

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before March 25, 1893.

> C. R. CUMBERLAND, for Chairman.

52,000 0

Provincial Road Committee's Office, Kandy, March 2, 1893.

OTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861 all persons intending to offer themselves as candidates for the office of European Member of the District Committee of Nuwara Eliya, for the term ending December 31, 1894, in the room of Mr. A. L. Cross, resigned, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Central Province at least ten days before the day of election. The election will be held on April 20, 1893, at 2 P.M., at the Nuwara Eliya Kachcheri.

Provincial Road Committee, Kandy, March 13, 1893. C. R. CUMBERLAND, Secretary.

HEREAS the Proprietor of Allieaddie estate has neglected to pay his proportion of the moiety of the assessment for the upkeep of the Knuckles road for the year 1892, within the time fixed for payment of the same, the Provincial Road Committee has ordered proceeding to be taken for the recovery of the same. And whereas there is no crop, live stock, or implements on the said estate, or other movable property belonging to the proprietor:

Notice is hereby given that the estate itself, in extent 25 acres more or less, was on February 28, 1893, seized under section 25 of the Ordinance No. 6 of 1874, and that the said estate will be sold by public auction at the Kandy Kachcheri on Tuesday, May 2, 1893, at 1 o'clock P.M., unless the amount due, with interest and costs, be

sooner paid.

P. A. TEMPLER, Chairman.

Provincial Road Committee's Office, Kandy, March 13, 1893. ආල්ලීඅඩ් වහත අයිනිකාරයා විසින් විම 1892 කෝ ගනනට අනිල්සියන පාර අළුන්වැඩියා කිරීම විනිස ගෙවිය යුතු මුදල නියම කාලයට නෙගෙවිනිසා එම මුදල අය කිරීමට කියාකරනලෙස පොවින්මියල් රෝඩ කොම්විය විසින් නියමකරන්ට යෙදුනාය. ඉන්නිසා ඒ වනත අයිනි කාරයාට, අස්වනු, සිවුපාවෝ කෝ ආවුද ආදියක් වංචල දේපල ආදියක්වන් නැනිසෙයින්, විම 1874 රේ නොමවර (6) හගේ ආඤුවේ 25 වෙනි වගනනිය යටතේ අකකර 25 ක් හෝ ඊට අඩු වැඩි මහත ආනි එම වනත වම 1893 ක්වූ පෙනුවාරීමය 28 වෙනි දින නකනමට ගන්ට යෙදුන බව මෙළින් දහම්දෙන්ට යෙදුනා ඇත.

මෙසින් දනුම්දෙන්ට යෙදුනාඇත. ගෙවිය සුනු මුදලද, එහි පොලිය සහ වියදමන් විිි 1893 හෝ අපෙළුමේස 29 වෙනි දිනට මන්තෙන් ගෙවන්ට නොයදුනොත් මිනු කී විධක ඉහත සඳහන් විමී 1893 ක්වූ මැසිමාසේ 2 වෙනි අහහරුවද, දවල්එකට මහනුවර කව් චේරියේදී පුසිබ වෙන්දේසියේ විකුහන්ට ගෙදෙන බවත්

රමයින් දන්වමි.

පී. ඒ. ටැම්ප්ලර්, දුබානනැත

ව්ෂී 1893 ක්වූ මාර් තුමස 13 වෙනි දින මස කුවර පුොචින්ෂියල් රෝඩ් කොම්ටි කන්තෝරුවේදිය.

OTICE is hereby given that under the 26th and 35th clauses of the Ordinance No. 10 of 1861, all persons intending to offer themselves as candidates for the Office of Native Member of the District Road Committee of Mátara for the years 1893 and 1894, rendered vacant by the death of J. F. Tillekeratne, Mudaliyar, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee of the Southern Province, at least ten days before the day of election. The election will be held on Saturday, April 22, 1893, at 2 p.m., at the Mátara Kachcheri.

B. Horsburgh, Secretary.

Provincial Road Committee's Office, Galle, March 21, 1893.

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, February 10, 1893.

The Council met this day at 3 P.M., pursuant to notice dated February 4, 1893.

Present:—Mr. C. E. D. Pennycuick, Acting Mayor and Chairman; Captain F. Bayley; Mr. E. Walker; Mr. R. K. MacBride, C.M.G.; Major R. E. Ferminger; Major L. F. Knollys, C.M.G.; Hon. A. de A. Seneviratne; Mr. C. Perera; Mr. C. P. Dias; Mr. Walter Pereira; and Mr. C. M. Fernando.

The Minutes of January 20, 1893, having been printed and a copy sent to each Member of the Council, were taken as read.

Resolved,—That the Minutes of January 20, 1893, be confirmed.

- 1. A Statement of Receipts and Disbursements from January to December, 1892, was laid on the table.
- 2. A Statement of Receipts and Disbursements and a Progress Report of Work done for January, 1893, were aid on the table.
- 3. The Report of the Special Committee on the table of charges for licensed passenger carriages, hackeries, &c., was laid on the table.

Major L. F. Knollys moved "that after the end of the present year second class carriages should be abolished and that fifty cents per half hour should be the uniform rate charged—one-third more from 7.30 P.M. to 6 A.M."

Mr. Walker seconded.

The Council divided on the motion :--

Ayes.

Mr. Walter Pereira.

Major L. F. Knollys. E. Walker.

Noes.

Mr. C. M. Fernando.

Mr. C. P. Dias. Mr. C. Perera.

Hon. A. de A. Seneviratne.

Noes. Major L. F. Knollys.

Major R. E. Firminger. Mr. E. Walker.

Major R E. Firminger. Mr. R. K. MacBride.

6. Captain F. Bayley. 7.

The Chairman.

Whereupon the motion was lost.

Hon. A. de A. Seneviratne moved (1) that the words "From 6 A.M. to 12 noon or from 12 noon to 7.30 F.M." be eliminated from the present by-law relating to hired carriages, and the following words be substituted: "For any six consecutive hours between 6 A.M. and 7.30 P.M."

Mr. C. Perera seconded.

The Council divided on the motion :--

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Mr. C. M. Fernando. Mr. Walter Pereira.

Mr. C. P. Dias.

C. Perera.

Hon. A. de A. Seneviratne. Mr. R. K. MacBride.

6.

Captain F. Bayley.

The Chairman.

Whereupon the motion was carried.

(2) Hon. A. de A. Seneviratne moved that the fares for second class carriages be amended as follows:-

						TPD.	U.
From 6 A.M. to 7.30 P.M.	•••		•••	***	•••	3	0
For six consecutive hours	between 6	a.м. and	7.30 р.м.	***		1	50
For half an hour	•••		***	•••	•••	0	40
For one hour	•••		•••		•••	0	75
For every subsequent hou	r or portion	thereof	***	***	•••	0	20

Mr. C. Perera seconded.—Carried unanimously.

Resolved, unanimously, that the recommendations of the Special Committee as to fares for first and second class hackeries be adopted.

Resolved, unanimously, that the following be substituted for the present by-law relating to jinrickshaws:—

		Ks.	c.
For each half hour or portion of a half hour	***	0	25
For detention at any place, for each half hour	•••	0	10
From any one place to any other place within the limits of the Fort of	Colombo	0	10

The Fort shall include the space within the following limits:-

Lotus pond road, from its junction with Main street to its junction with Norris road, on the east; Norris road, from its junction with Lotus pond road (past the Fort Railway Station) to its junction with Queen street, on the south; the sea on the north and west,

4. A letter No. 3,085 dated December 14, 1892, from the Director of Public Works, was read, giving particulars as to the cost and working expenses of a steam roller.

Resolved,--That the cost of a steam-roller be provided in a Supplemental Budget.

Offers to construct tramways: correspondence on the subject and a memorandum dated February 2, 1893, by the Chairman were laid on the table.

Mr. C. M. Fernando moved the postponement of the discussion on the subject of tramways until all the Members have had an opportunity of seeing the papers (their circulation not having been completed).

Mr. C. Perera seconded.

Mr. Walker moved as an amendment that the Council do meet this day fortnight to consider the question of tramways.

Captain Bayley seconded.

The amendment was, by leave of Council, withdrawn, and the original motion carried.

6. The "Dairies Supervision Act" of New South Wales was laid on the table, with the view of determining whether the local Government should be asked to introduce legislation on similar lines.

Mr. Dias moved "that Government be requested to introduce an Ordinance on lines similar to those of the New South Wales Act."

Mr. C. Perera seconded.—Carried unanimously.

- 7. Certain papers were laid on the table for the information of the Council with reference to a prosecution in the Police Court (case No. 23,431) against a person practising as a broker without license, in which the defendant was convicted and fined.
- 3. The Chairman laid on the table a revised assessment of properties within the Municipality for 1893, carried out under section 133 of Ordinance 7 of 1887 by Messrs. Daniel, Chittambalam, and H. Perera, Mudaliyar.

Resolved,-That the assessment be adopted, subject to any revision made or to be made by the Standing Committee under clause 140.

9. Reports of the Inspectors on licensed carriages and on kerosine, poison, and gunpowder shops for February, 1893, were laid on the table.

Confirmed on March 10, 1893. C. E. D. PENNYCUICK,

C. E. D. PENNYCUICK, Acting Mayor and Chairman.

Acting Mayor and Chairman.

The Municipal Office. Colombo, March 13, 1893.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to February 28, 1893.

REVENUE.

Heads of Service.		Estima Rever for 18	aue	Receipto Feb	. 28,	Heads of Service. Estimated Receipt Revenue to Feb. 2 for 1893. 1893.	28,
		Rs.	c.	Rs.	c.	Rs. c. Rs.	c.
Commutation tax	•••	50,000	0	27,733	0	Slaughter Houses.	
Tax on vehicles and animals (section 128 of Ord. 7 of 18		18,500	0	12,533		Dematagoda, slaughtering fees 9,000 0 1,620 Do. feeding fees 9,000 0 1,800 4	
Do. costs	***	2,300	0	621	$\frac{62}{25}$	Do. sale of blood, &c 150 0 75	
Dog tax Do. costs			·	0		Madampitiya, slaughtering fees 2,000 0 375 8 Do. feeding fees 2,300 0 399 1	
Licenses.						Do. rent of trees and grass 240 0 —	
Carriages for hire		6,500	0			74: 11	
Passenger hackeries Cart and coach, issued by G	overn-	3,200				Miscellaneous. Rent of grass lands 1,100 0 349 2	, <u>r</u>
ment Agent		5,300	0	4	0	Racket court fees, &c 600 0 94	
Boat, issued by Government		90		_		Do. New Floral Hall fees 500 0	_
Boat, issued by Master Attendered Gun, issued by Government		3,200 85		_		Galle Face, &c., grazing fees 600 0 35 1 Victoria park, grazing fees 500 0 90 5	
To sell intoxicating liquors,		9,500					o
Butchers	•••	114	0	_		Fees for testing and stamping	•
Coal depôts, tanneries, &c.		410	0	360	0	weights and measures 200 0 29 8	4
To slaughter cattle, sheep, as (special)		60	0	11	0	Scavenging account, including con- servancy of private latrines 522 0 94	Λ
To sell meat (special)	•••	250		200		servancy of private latrines 522 0 94 0 Scavenging hire of carts to contractor 364 0 126 50	
To sell fish (do.)	•••	1,700		570	0	Contribution from Turf Club for	
Opium	•••	26,600		-	^	The provided on the second of	0
Petroleum Guides	•••	700 360	0	63 11 3	0	Fees from Tennis court, Victoria	5
Poison	•••	35	ŏ	38	ŏ	park 10 0 7 76 Guides' badges, on account 10 50* 10 50	-
Auctioneers and brokers	•••	1,920	0	1,640	0	Campbell Park, grazing fees 3 0* 3 0	
						Interest 400 0 0 2	-
Judicial Fines.						Miscellaneous 37 5	1
By Municipal Magistrate		10,000	0	1,795	91	Mulet 40 40	4
By Police Magistrate	•••	250	0	28	0	Town Hall fees	
Tolls.						Overplus at sales 600 0 -	
	lmand .					Sale of tender & specification forms Sale of scavenging rubbish	
Bridge-of-boats and canal, G	ranu-	57,505	0	***		Deposits made by tenderers	
Amount payable by renter of		-,,	-			Sale of timber 150	
Bridge-of-boats, through	Govt.	. 100	00	100	**	Sale of disinfectants 1 32* 1 32	
Agent, for service of bridge Bambalapitiya		1,188 34,855	0	100	99	Deposit account 110 25° 110 26 Do. unclaimed wages 0 68° 0 68	
Mutwal ferry		1,535	ŏ	_		Do. grazing tickets 1 75° 1 75°	
Do. arrears	•••	253		253	32	Advance account 3,747 9° 3,747 8)
Lock-gate	•••	800	0	_		Total 290,640 51 58,600 21	1
Stamp duty on advocates', pro-	ctors',						_
and notaries' certificates	and	0.500	^	202	۲۵		
articles of clerkship	***	3,5 00	U	237	ου	Assessment Account.	
Markets.						Consolidated rate under section 12	
Edinburgh, Nos. 1 and 2, frui	it and					of Ordinance 7 of 1886, arrears	
vegetables	•••	1,260		230	20	of 1887 98 0 30 C)
Edinburgh, No. 3, meat	1	3,300	0	56 5	5 0	Do. do. do. 1888 45 0 —	
Edinburgh, No. 3, meat, light charges paid by stall-holder		500	0	94	5	Do. do. do. 1890 3,000 0 1,360 92 Do. do. do. 1891 10,000 0 964 39	
St. John's fish mart	•••	540	ŏ	90		Do. do. do. 1892 34,000 0 13,186 76	
Do. market, fruit and	vege-		_ '			Do. do. current 1893 200,000 0 18,959 56	
tables Do. boutiques	•••	180	0	900	^	Costs 9,000 0 1,485 72	i
Do. boutiques Dean's road market	•••	1,200 3,500	0	200 564	0 68	Military contribution for lighting Fort 1,701 0 425 46	3
Grandpass market	•••	5,100		850	0	Sale of water 54,000 0 10,640 91	
Kollupitiya market	•••	360	0	68	0	Interest 1,800 0 —	
Mohammedan meat market, Di		600	^	715	_	Costs on sale of water 37 29* 37 29 Miscellaneous 0 37* 0 37*	
pond Gintupitiya street market	• • • • • • • • • • • • • • • • • • • •	600 960		115 160	0	Miscellaneous 0 37 0 37	_
Gintupitiya street market, lig		500	•	-00	١ ا	Total 313,681 66 47,091 38	3
charges paid by stall-holder		96	0	16	0		-
						•	

^{*} Not in Budget.

Expenditure.

Heads of Service.	Exp	timated enditure or 1893.		Feb. 2 1893.	28,		Heads o	f Service.	Expe	timated enditure r 1893.	t	bursem o Feb. 2 1893.	28,
		$\mathbf{R}\mathbf{s}$.	c.	$\mathbf{Rs.}$	c.	•				Rs.	c	. Rs	. с.
Salaries, fixed		35,295	89	5,805			xpenses of b	ookbinding	•••	200	0	62	
Salaries, provisional	•••				3 3 3			o newspapers	•••		0	96	0
Office contingencies	•••				87		est of making	g ten peons' b	elts		0	_	
Allowances	•••	3,858	0	643		A	ssistant cl	erk, vehicle	s and				
Pension account	•••			-	20			x Departmen	t (two		_		
Stationery Furniture	•••	΄0ΛΛ	0	1,097	57		months)	dout lineman for	•••	• • •			
Audit of accounts	•••	0.760	ŏ	1,060		I R	efund of guid	des' license fee ne of grazing	s		0		
Inspectors' uniform	,	່ວວດ	ŏ	250			upervision of		uckers	500	0	48	98
Commutation Account.	. "		•			, ~	efund of ad	vance from 6	lovern-		·	*	.,,
0		5,000	0	40	0		ment on a	ccount of dr	ainage.				
Refunds	•••		ŏ		·		Chatham str		•••	2,400	0		
Tax on Vehicles and An						M	liscellaneous	•••	•••	600	0	20	13
Commission		450					Prin	LIC WORKS.					
Tin plates and painting	•••	220	ō				_	_					
Refunds	•••	50	ō					Estimates. pkeep of road:	n	6,000	0	735	2
Dog Tax Account.						١,		metal and			v	700	-
Commission		90	0	-		1 4		at night	gravor	1,000	0	33	0
For capture and destruction of	dogs	•	-			1	a Amount	reserved for	road	-,	-		-
and for dog collars		80 0	0	27	85			apon sub-estim		36,952	0		
Refunds	•••	20	0	-		2	Salaries of		•••	6,048		468	90
Palanquin Carriage License	Acco	unt.				3		boats, upkeep		5,900	0	276	95
Tin plates and painting		140	0			4		boats, amoun	t pay-		_	0.0	
Badges and fare tables	•••	400	Ö	73	0	۔ ا	able by	toll-renter	•••	1,188			93
<u> </u>	•••	100	Ü		Ů	5	Victoria p	ark, upkeep		5,000	U	388	23
Hackery License Account.		120	٥			0		court and J		1,100	0	70	91
Tin plates Badges and fare tables	***	400	0	45	Δ	7		ı, upkeep ardens, upkeep	···	850	ŏ		12
	•••	400	U	40	U	8		e esplanade	• •••	295	ō		2
Printing Account.		1.000	0	0.20	^	9	Campbeli's	s park (Jail re		1,000	0	24	
Salary of printers	•••	$^{1,980}_{900}$	0	330 73	20	10			•••	150	0		
Printing and advertisements	•••	300	U	70	90	11	Carriage st	tands	•••	175	0	_	
Market Account.		040	^	40	^	12	St. Sebas	tian canal, c	conser-		_		
Edinburgh markets, coolies' wa		240	0	40	0		vancy	•••	•••	2,000		163	
Do. market-keep salary		300	0	50	0	13			***	3,800	0	26	97
Do. lighting	•••		ŏ	250	0	14		nd drains, o		2,000	Λ	9	14
St. John's market, cooly's wage			ŏ	20	ŏ	15	vancy Watering	streets and	nur-	2,000	U	2	1.4
Kollupitiya market, cooly's wage	es		0	20	0	10		of sweeping					
Dean's road market, coolies' wa		240	0	40	0		chines	•••	•••	5,000	0	593	22
Do. market-keepe						16	Urgent ren	airs		2,500		70	16
salary	•••		0	30		17	& Tools, pure	chase of	•••	1,000		19	16
Do. lighting	. •••		0	6		17	Tools, repa	air of	•••	1,000		103	
Gintupitiya street market, lighti	ng	230	0	38	96	18		ead overseer		1,368	75	221	25
Slaughter House Account.			_			19		and conser	vancy	20.000	11	6 109	o é
Dematagoda, salary of keeper	•••		0	96	- 1	[of latrine			39,929	11	6,123	20
Do. 'coolies' wages Do. feeding charges, g	***	480	0	80	0	1	Upkeep and 1	Repa ir of Pub	lic				
Do. feeding charges, grand poonac	rass	1,400.	٥	306	4	í	Ruit	ldinae					
Do. watchers and cool			ŏ	90	0	20	∫ Town Hall	, conservancy	•••	227	0	5	97
Do. oil, carbolic acid,			ō	9			L Do.	painting, &c.	•••	520	0		
Do. conservancy of latr			Ō	6	0		Ma	rkets.					
M. J 1 (1	•••	30 0	0	50	0	210		meat, cadjan c	eiling	350	0	15	15
Do. do. watcher	•••	-	0	30	0	217		getable, do.	•••	240	0	9	
Do. cooly's wages	•••		0		0	210	Do.	do. painti		1,205	0		
Do. oil and feeding char	ges	360	0	81 4	44	210		meat, court		1	^		0
Sanitary Account.								nt offices, pa		1,820	0	20	0
Expenses of disinfection, &c.	•••	,	0	259	25	22	Dean's re	oad, repairs	and	273	0	_	
Cost of disinfectants	•••	800	0				painting Grandpass	do, do	•••	79	0		Q 4
Scavenging Account.						$\begin{array}{c} 23 \\ 24 \end{array}$	Kollupitiya			132			~=
Conservancy of private latrines	•••	522	0			25	Gintupitiya			121	ō		
Miscellaneous.						26	Cramer's la			270	Ŏ	_	
Books of reference	•••	100	0		1						•		
Expenses incurred by Govt. Ag	ent		_		1	<u></u>		Latrines.	•	e e	(1		
on account of cart and boat licen	ses		0	90	0			treet, repairs	•••	6 4 86 (
Rent of night soil depôt	•••		0		,,		St. John's	do. 's do.	•••	80 t	_	_	
Contribution to Law Library	•••		0.	33 7	6		St. Thomas Cramer's la		•••	3 3			
Costs in legal proceedings	•••		0 0	_			St. Sebastia		•••	4 8		-	
Rent of site of Grandpass latring			0	_	-		Hulftsdorp	do.		49 8		_	
Guides' coats Maintenance of level crossi	ng.		-	_			Beira	do.	•••	18 7	78		
. O		250	0	250	0		Bankshall	do∜	·	26 7	_		,
Contribution on account of Volu							Kew road	do.	•••	57 8			
	•••	-,	0				Glenie stree		•••	44			
Refund of fines	••		0	-			Kollupitiya		•••	14 9 1 5	_	_	
	•••	21	0	-		271	Fort	do.	•••	10	J		
	٠				. •			•					

	Heads of Service. E	stimated xpenditur or 1893.	e t	o Feb. 18 93.	28,	Heads of Service. Expenditure to Feb. 28, for 1893. 1893.
27	m Dean's road, repairs		c.	Ks.	. с.	8s. c. 190 0 —
27	n Do. market do.	4	68	-		59 Widening, 2nd Division, Mara-
	n Taole mata - d-	_	86	_		dana, rebuilding wall 1,500 0 — 60 Elie lane quarry, rebuilding
	q Landing jetty urinal, repai		0	_		boundary walls 283 0 30.32
27	Quarterly whitewashing ar					61 Fire engines, lines for coolies,
27.	painting Superintendence and conti	1,000	0	_		two sets 1,000 0 — 62 Fire engines, pay of coolies, &c. 1,000 0 —
	ganaiaa		23	_		63 Markets, new fish market, St.
	Slaughter Houses.					John's 17,500 0 342 79
	Dematagoda, repairs .	331	0	3	15	64 Markets, extension of Gintu- pitty street 3,950 0
		. 756		_		65 Bathing-place, Sutherland road 200 0 -
298		. 114 :-	0			66 Chatham street hill, improvement of 150 0
	washing .	66	0	_		67 Cooly sheds, Dematagoda
30	Municipal house and boutique		_			slaughter-house 820 0 —
31	at Madampitiya Guides' shelter, repairs, &c	. 138 . 33				68 Gordon Gardens, wall 1,200 0 — 70 Improvement to Cramer's lane 200 0 —
	Toll Houses.					71 Improvement and widening
32 a	Bridge-of-boats, repairs .	. 31	0			corner of Hultsdorp street,
32b	Wellawatta do	. 81	0	_		including compensation to houseowner 3,000 0 —
320	Bambalapitiya do	1.0	0			72 New market at Slave Island,
	Lock-gate do.		ő			on account 8,000 0 — 73 Cart for conveyance of meat 500 0 —
	Draw-bridge do.		0	_		74 Footway and side drain in con-
	Urugodawatta do Dematagoda do	0.4	0	_		nection with new fish market 500 0 —
	Welikada do		ō			75 New bridge, Polwatta, on account 500 0
33	Carriage sheds, Town Hal			_		Metal roads.
34	repairs Workshop, repairs	3 50	0			82 Metalling Reclamation road 1,674 82
35		. 100	0			100 Metalling Layard's Broadway - 1,612 0
96	pairs	. 176	0			Re-votes.
	Gas testing room, repairs Printing office do	ω=	0.	_		150/92 Sewer, Hospital street — 3 0 Advance account — 4,612 20
37 <i>b</i>	Municipal store do	. 101	ŏ			Advance account — 4,012 20
37 <i>c</i>	Salvation Army Barrack and blacksmiths' shop, repairs	100	^			298,530 71 31,706 21
38a	Ambulance cooly lines, repairs.	108	0	_		Balance — 26,894 0
38 <i>b</i>	Do. cart shed do. Stables	28	0	_		Total 298,530 71 58,600 21
	Pay of head carpenter in	38	U	I	50	Assessment Account,
	charge of public building	1				Annuity of Waterworks 130,000 0 -
40	(Est. 20 to 38) Lake working expenses, two	640	0	50	0	Maintenance of police, 1893 60,000 0 — Do. arrears 4th quarter 1892 15.000 0 —
	dredgers Rs. 8,000, or	ı				Do. arrears, 4th quarter, 1892 15,000 0 — Lighting public streets 69,000 0 6,279 56
41	Drains, Dean's canal improve	4,000	0	673	41	Extension and improvement of
41	ment	6,250	0	4	98	street lighting 8,345 50 — Salaries, fixed 14,650 0 2,441 66
42	Do. 163, Grandpass	100	0			Do. provisional 3,958 50 605 99
43 44	Do. St. Joseph's street Do. in Maligakanda lane to	175	0		1	Allowances 480 0 80 0 Stationery 400 0 5 0
	Maradana	80	0		1	Furniture 50 0 —
45 46	Do. 43 and 44, Nagalgan Do. Hultsdorp latrine		0	_		Printing 500 0 21 0
47	Do. and paving station pas	100	U	-		Commission to collectors 8,000 0 197 2 House numbers and street boards 150 0 —
10	sage, Slave Island	7 50	0			Refunds 100 0 16 92
48	Do. Dematagoda slaughter house	500	0	_		Lighting Fort latrine 210 0 15 60 Refund of water-rate 50 0 —
49	Sewers, Baillie street	3,216	0	-		Remuneration to assessors 1,500 0 750 0
50 51	Do. Hospital lane Do. Queen's street, Hospi-	1,864	0		ļ	Costs in legal proceedings 1,000 0 396 79
•	tal lane, Canal row					Miscellaneous 250 0 10 32
51a	to York street Do. Mosque lane	6,500		_	- 1	313,644 0 10,819 86
52	Do. manholes, twenty	$\frac{840}{2,000}$	0	_	ļ	Balance 36,271 52
53	Latrines, St. John's, new	4,277	Ö			Total 313,644 0 47,091 38
54	Do. Kochchikada, including	5,500	٥		l	
5 5	Do. alterations to water	0,000	U			Credit balance, General Account 26,894 0 Do. Assessment Account 36,271 52
56	service Do. buckets	600				Balance on Dec. 31, 1892 57,664 27
57	Do. stop taps to water	70	U			Total Balance on Feb. 28, 1893 120,829 79*
	service	50	0			
	The Municipal Office, Colombo, March 2, 1893.				•	C. E. D. PENNYCUICK,
		* I1	ıclud	ling Rs	. 3 0.0	Acting Mayor and Chairman.
					, 0	

Progress Report of Work for February, 1893.

THE following is a general statement of work done under the various votes:-

1. General upkeep of roads: repaired roads, cleared weeds, deepened side drains, cut side grass, lopped overhanging branches, &c.
Upkeep of Bridge-of-boats: ordinary repairs to boats have been effected.

No.

- Upkeep of Victoria park: watered and nanured flower plants, cleared weeds and rubbish, and kept No. 5. the park in order. Upkeep of Racket court and Jubilee fountain: watered and manured flower plants and kept No. 6.
- garden and jubilee fountain in order. No. Upkeep of Gordon Gardens: watered and manured flower plants and kept garden in order.

Upkeep of Galle Face esplanade: collected manure and dug out anthills. No.

Upkeep of Campbell's park (Jail road): watered plants, cleared weeds and rubbish, &c. Conservancy of St. Sebastian canal: dredging the canal.

Conservancy of lake: cleared lake of floating vegetation. No. 9.

12.

No. No. 13.

No. 14. Conservancy of sewers and drains: cleared drains. No. Watering streets: streets have been watered on dry days, and repaired water carts. 15.

No. 16.

No. 17.

Urgent repairs: repaired drains, &c.
Repair of tools: repaired tools.
Conservancy of Town Hall: kept the Town Hall clean. No. 20.

Edinburgh meat market, cadjan ceiling: removed cadjan ceiling and put up new ceiling. Edinburgh vegetable market, cadjan ceiling: removed cadjan ceiling. No. No. 21a.

No. 21d. Edinburgh meat, court, and assessment offices, painting: removing old painting

No. Cramer's lane market, repairs and painting: repairs to market.

No. 28a. Dematagoda slaughter-house repairs: repairs to slaughter-house keeper's quarters.

Dematagoda slaughter-house, quarterly whitewashing: whitewashed. Workshop: repairs to workshop. No. 28b.

No. 34, Salvation Army Barrack and blacksmith shop repairs: repaired. No. 37c.

No. 40. Lake, working expenses: dredged the lake and piling Suduwella swamp.

No. 41. Drains, Dean's canal, improvement: building drain.

No. 46. Drain, Hultsdorp latrine: built drain.

No. 51. Sewers, Queen's street: making moulds for Queen's street sewer. Elie lane quarry, rebuilding boundary walls: building boundary walls. New fish market, St. John's: building boundary walls. No. 60.

No. 63.

No. 66. Improvement of Chatham street hill: improved the gradients of Chatham street h

No. 82. Metalling reclamation road.

No. 91. Metalling Cheku street. Metalling Layard's broadway. Gravelling Bambalapitiya road. No. 100. No. 153,

Dog-seizing account: repaired dog cart.
Miller's cattle trough, Main street: built a cattle trough.

Office furniture: made a despatch box.

New dog pound, Gasworks street: plastered, &c., the new dog pound.

- Sanitary account: repaired disinfector.

No. 140 of 1892. Doulton pipes: private house connections.

No. 149 of 1892. Drain, Hospital road: built drain.

No. 152 of 1892. Gates, &c., Gordon Gardens: made gates, &c.

Colombo, March 9, 1893.

R. SKELTON Superintendent of Works.

KANDY MUNICIPALITY.

T IST of Persons licensed under Ordinance No. 15 of 1889 to carry on business within the Municipality of Kandy:-

As Auctioneers.

Cecil Schokman William Daniel Jansen, trading as Jansen & Co. H. G. Smith

As Broker.

Cecil Schokman

H. Byrne. Secretary.

GALLE MUNICIPALITY.

Minutes of Proceedings of a Meeting of the Municipal Council of Galle held at the Municipal Office on January 14, 1893, at 2 p.m.

Present:—The Chairman; Dr. W. Dias; H. J. Des andes, Esq.; W. E. de Vos, Esq.; W. Abeyesundara, Esq.; and N. Dias Abeyesinhe, Esq.

1. Read and confirmed Minutes of last Meeting.

2. Submitted a letter from the Municipal Officers, dated December 2, 1892, asking that the Council will be pleased to obtain for them the privilege of pension on their retirement from office, as is accorded to the officers of the Colombo Municipality.

Resolved,—That application be made to Government to have the rules relating to pensions to officers of the Colombo Municipality application to the Municipality.

Colombo Municipality applied to this Municipality.

Resolved,—That Government be applied to for sanction to the grant of a compassionate allowance of Rs. 5 a month, or a lump sum of Rs. 120, as a gratuity to a peon who had served the Municipality for twenty years, and who, owing to infirmity and old age, is incapable of further active service.

- 3. On the recommendation of the Chairman it was resolved that the Government be requested to authorise the Government Agent to acquire, on behalf of the Council, the allotments of land required to open a road between the Matara road and the Pettigalla-ela, marked D 253 and F 250 in preliminary plan 2,487.
- 4. On the recommendation of the Chairman it was resolved to apply to Government to vest the Petigalla-ela in the Council.
 - 5. Submitted Superintendent's reports for December, 1892.
- 6. The Council proceeded, in terms of section 88 of Ordinance No. 7 of 1887, to elect by ballot a Standing Committee for 1893, when the following were elected:-

H. J. Deslandes, Esq. Dr. W. Dias. T. S. Clark, Esq. W. E. de Vos, Esq E. R. Anthonisz, Esq.

> Confirmed: E. ELLIOTT. Chairman.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to 31, 1893.

No. 1 -- GENERAL ACCOUNT

			IN	0. 1	JENE	KAL ACCOUNT.			
Receipts.		Estima Amoui Rs.	nt.	Receipts.		Disbursemeents.		Estimated Amount. Rs. c.	Disburse- ments. Rs. c
LECEIPTS.		ns.	G.	$\mathbf{R}\mathbf{s}$	c.	DISBURSEMENTS.		165. 0.	
Balance on December 31, 1892	3	2,500	0	6,515	46	Salaries	• • •	9,652 22	799 59
Taxes		13.819	0	544	98	General office expenses		850 0	101 63
Tolls	•••	19,400	0	616	66	Revenue services		1,390 0	44 35
Stamp duties and fees		9,111	0	803	49	Sanitary charges	•••	5 ,659 0	117 10
Market licenses	***	4,943	0	419	97	Market charges	•••	730 O	40 0
Slaughter-house licenses	•••	1,090	0	95	91	Slaughter-house charges		<i>5</i> 10 0	25 O
Miscellaneous licenses	•••	405	0	47	0	Miscellaneous		5,957 50	288 76
Judicial fines	•••	1,200	0	105	60	Public Works	•••	24,940 0	2,053 0
Rents	• • •	2,752	0	3	0				
Miscellaneous	•••	637	0	39	63				3,469 43
						Balance	•••		5,722 27
				9,191	70				9,191 70

No. 2.—Assessment Account.

Disburse ments. Rs. o	ıt.	Estimate Amoun Rs.		Disbursements.	eceipts. Rs. c.		unt.	Estima Amou Rs.		RECEIPTS,	
30		360	•••	Stationery and printing Assessment clerk Remuneration to assessors	,341 37 ,075 2)		2,100 4,000	•••	Balance on December 31, 1892 Assessment tax for 1892	
249 1 3,167 29 3,416 3	_	-	•••	Balance	416 39	_					
3,16	- -	200			416 39	_					

No. 3.-WATERWORKS ACCOUNT.

	NO.	0, II ALEM	1102125 2200001121				
REVENUE.	Amount. Rs. c.	Total. Rs. c.	EXPENDITURE.	Amos Rs.			tal. . c. 3 27
Loan from Government Interest Rebate Sale of timber Second loan from Government Contribution from General Fun	1,275 28 37 62 28 23	1,341 13 • 10,000 0 2,600 0	Local materials purchased: baskets planks, cadjans, tin pots Metal and transport	635 2,393 1,229		4,258 23,730 27,094 2,127	65 87 89
			Sundries. Advertisements, printing, telegram Surveyor's fees	58 3,731 764 42 867 363 29 248	28 13 80 19 37 68 18 89	6,863	
			Balance	_	-	73,548 392	
	_	73,941 13			-	73,941	13
	•		<i>x</i>	J. E. A		onisz, ecretary	·

Progress Report of Works brought up to January 31, 1893.

•			_					
Description of Work,		Amount Vote. Rs.			Expenditure up to Jan. 31, 1893. Rs. c.		Balan Rs.	
Permanent repair of roads	•••	8,000	0	•••	721 92a	***	7.278	8
General upkeep of roads	***	3,000	0		157 55b	•••	2,842	45
General upkeep of bridges	•••	500	0		11 50c	•••	488	50
Painting and repair of lamps	•••	120	0	•••	36 90d		. 83	10
Repair of carts and new carts		600	0	•••	43 50e		556	5 0
Repair of Municipal buildings	•••	600	0	•••				
Improving drainage and sanitation, Fort		3,000	0	•••				
Do. do. suburbs		1,000	0	•••	52 Of	•••	948	0
Clearing canals and reclaiming swamps		2,000	0	•••	101 50g	•••	1,898	50
Minor works and improvements	•••	1,000	0	•••		•••	·	
Victoria park and planting trees	***	720	0	•••	51 91	•••	668	9
Additional latrines	•••	1,500	0			•••		
New roads		1,500	0	•••		•••	_	

(a) Metalled 13 lines and gravelled 35 lines of road.
(b) Repaired superficially 98 squares of road; trimmed sides 6 lines, deepened side drains 10 lines.
(c) Repaired Bope-Miliddua and Ice House bridges.

(d) Painted 106 lamp post brackets and lamps.
(e) Repaired 2 water carts and 1 cask, 2 wooden hand carts.
(f) Cost of 4 barrels cement for repairing drain near Galle jail.

(g) Embanking and clearing the Parana-ela and making a new road on the reclaimed ground.

J. E. Anthonisz, Secretary.

SALES OF UNSERVICEABLE ARTICLES.

OTICE is hereby given that at 12 noon, on Tuesday, April 25, 1893, will be sold by public auction the following articles lying at the Public Works Department Head Office. articles lying at the Public Works Department Head Office :-

2 boards, drawing

1 bow spring, in case

l compass, plain l rule, parallel, 9-in.

1 rule, parallel, 6-in.

Public Works Department, Colombo, March 20, 1893. 3 sets squares, boxwood

4 scales, protractor, ivory 1 scale, universal, 12-in., ivory

3 T squares

R. A. POWELL, for Director of Public Works:

LOCAL BOARD NOTICES.

LOCAL BOARD OF BADULLA.

Abstract of Revenue and Expenditure during the year 1892.

			То	tal.					tal.
REVE	NUE.		$\mathbf{R}\mathbf{s}$. с.	Expendi	TURE.		${ m R}$ s.	. с.
Taxes Licenses Slaughter-house f Grazing fe s Fines Reimbursements Redemption of do Rents Water supply Miscellaneous rec	ees 		4,518 1,868 605 90 216 21 17 991 30 81	2 15 80 50 64 21 0 2 0 87	Salaries of establishmen Office contingencies Revenue services Police charges Purchase and repair of Time gun charges Audit charges Refunds Miscellaneous charges Sanitary charges Public works	•••	other stores	1,470 155 499 91 392 155 123 2,280 186 961 2,430	0 53 91 96 36 0 61 80 65 97
Add cash balance	on December 31, 1891	•••	8,440 425 8,865	21 64 85	Balance			8,748 117 8,865	66 19 85
								<u> </u>	

I, Colin Alexander Murray, do hereby swear that the above is, to the best of my knowledge and belief, a true and correct account of all moneys received and paid on account of the Local Board of Badulla during the year 1892. Sworn to on the 15th March, 1893, before me,

Badulla, February 21, 1893.

H. P. BAUMGARTNER, Justice of the Peace. C. A. MURRAY, Chairman. P. PACKIR SAIBO, Member.

Statement of Assets and Liabilities of the Local Board of Badulla on December 31, 1892.

Assets.	Total. Rs. c.	Liabilities,		tal.
Cash in hand in deposit in the Badulla Kach- cheri on December 31, 1892 Assessment tax outstanding on December 31, 1892	117 19 556 3	Cattle-seizer—commission on cattle seized in December, 1892 Cart driver—wages for December, 1892	7 12	0 50
Refund of duties on licenses for the 4th	556 3 220 17	Dog-seizer—commission on dogs seized in December, 1852 D. A. Appuhami—cost of dog meals supplied	3	50
Government contribution towards the main- tenance of the water supply on account of	220 17	for December, 1892 Police sergeant—cost of ammunition for killing	I	56
water supplied to the Government Civil Hospital in 1892	12 50	dogs in November and December, 1892 Provincial Engineer—cost of repairs to the	2	90
		water supply pipes in November, 1892	19	10
		Pay of Local Board coolies for November, 1892	102	15
		Do. do. December, 1892 Cost of building cattle pound in December,	106	26
		1892	64	17
		Examiner Press Co,—advertisement charges A. O. Keedin—commission on road tax col-	3	37
	***************************************	lections of 1892	176	75
Total assets on December 31, 189?	905 89	Total liabilities on December 31, 1892	499	26

I, Colin Alexander Murray, do hereby swear that the above is, to the best of my knowledge and belief, a true and correct statement of the assets and liabilities of the Local Board of Badulla on December 31, 1892. Sworn to on the 15th March, 1893, before me,
H. P. BAUMGARTNER,

Badulla, February 21, 1893.

Justice of the Peace.

C. A. MURRAY, Chairman.
P. PACKIR SAIBO, Member.

Estimate of Revenue and Expenditure of the Local Board of Badulla for the year 1893.

REVENUE,		Rs.	c.	Extendigo e	1.	Rs.	c.
REVENUE. Taxes Licenses Saughter-house fees Grazing fees Fines Reimbursements Renemption of dogs seized Rents Water supply Miscellaneous receipts		4,501 1,865 600 00 225 140 20 1,090 40 50	46	Salaries of establishment Office contingencies Revenue services Police charges Purch se and repair of tools a Audit charges Refund of market loan, 2nd interest Miscellaneous charges Public works Arrest of r.ad defaulters	instalment, with	1,740 200 465 90 400 85	60 0 74 0 26
Add cash balance on December 31, 18	92	8,631 117 8,748	19	Probable balance		8,21 <i>5</i> 533 8,748	60 5

Badulla, February 21, 1893.

C. A. MURRAY, Chairman. P. Packir Saibo, Member.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,705. In the matter of the insolvency of Pitche Tamby Meera Lebbe Markar.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 30, 1893, to appoint an assignee.

By order of court,

Colombo, March 7, 1893.

J. B. Misso, Secretary.

No. 1,705. In the matter of the insolvency of Pitche Tamoy Meera Lebbe Markar.

OTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on April 20, 1893, to grant certificate to the insolvent.

Ry order of court,

J. B. Misso, Secretary.

Colombo, March 7, 1893.

No. 1,776.

In the matter of the insolvency of Eliadurage Piloris de Soyza, of Ragama in the Ragam pattu, of Alutkuru korala

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 April 6, 1893, to grant certificate to the insolvent.

By order of court,

Colombo, March 7, 1893.

J. B. Misso, Secretary.

No. 1,779. In the matter of the insolvency of James Henry Kriekenbeck, of Colombo.

OTICE is hereby given that a meeting of the creditors of the shove-named insolvent will take place at the sitting of this court on April 6, 1893, to grant, certificate to the insolvent.

By order of court,

J. B. Misso, Secretary.

Colombo, March 7, 1893.

No. 1,785.

In the matter of the insolvency of Tha a

Aiya Cutty Assary, of Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 6, 1893, to grant certificate to the insolvent.

By order of court,

J. B. Misso, Secretary.

Colombo, March 7, 1893.

No 1,787.

In the matter of the insolvency of John David Assauw, of MacCarthy place, Cinnamon Gardens, Colombo.

WHEREAS the above-named John David Assauw, of MacCarthy place, Cinnamon Gardens, Colombo, was on March 13, 1893, 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 sistings of the court will be held, to wit, on April 27 and May 18, 1893, for the said insolvent to surrender and conform, and for such other proceedings in the sit matter as may then be competent under the Orlinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates.'

By order of court,

Colombo, March 15, 1893.

J. B. Misso. Secre ary.

No. 1,784.

In the matter of the insolvency of Wellemunedewege Sidoris Fernando, of Mabola in the Ragam pattu of the Alutkuru korale.

TOTICE is hereby that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 20, 1893, to grant certifica e to the insolvent.

By order of court,

J. B. Misso, Colombo, March 18, 1893. Secreta v. No. 1,788.

In the matter of the insolvency of Koona Sadeku Tamby If No. 9, Chatham street, in Colombo.

WEREAS the above-named Koora Sadeku Tamby was on March 17, 1893, 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 April 27 a d May 18, 1893, for the said insolven: to surrender and conform, and for such other proceedings in the said matter as may then be con petent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, an a distribution of insolvent estates."

By order of court,

Colombo, March 21, 1893.

J. B. Misso, Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Awena No. 1,328. Savery Muttoo, Head Kangany, of Talawakelle.

OTICE is hereby given that a meeting of the creditors of the above-named inso vent will take place at the string of this court on April 21, 1893, for the allowance to the ab ve-named insolvent of his certificate of conformity, in ter as of the 1.4th clause of the Ordinance No. 7 of 1853.

By order of court,

A. SANTIAGO,

Kandy, March 18, 1893.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Walker, Sons & Company, Limited, carrying

1, John Jacob Cooray, of Panadure; 2, John Guthrie, of Colombo, assignee of the insolvent estate of John Jacob Cooray........... Defendants.

OTICE is hereby given that on Monday, April 17, 1893, at 12 o'clock noon, will be sold by public auction at this office the following property, viz. :

All that principal sum of Rs. 15,000 due by Don Hendrick de Alwis Goonetilleka, Peace Officer, and Don Fredrick de Alwis Jayatilleke, Vel-yidane Arachchi, both of Paiyagala in Kalutara District, and secured by a mortgage bond in favour of the first defendant above-named, No. 1,846, dated October 10, 1889, and attested by Magalage Carolis Perera Gunawardena, of Colombo, and all that the said mortgage bond and the hypothecation thereby effected of a certain pump, its machinery, and all the implements thereto belonging in the said mortgage bond described, and the full benefit of the covenents in the said mortgage bond contained, and the security thereby given (subject, however, to an assignment the end by way of mortgage in favour of Catherveloo Tambyah, dated July 23, 1890).

> J. S. DRIEBERG. Deputy Fis al.

Fiscal's Office. Colombo, March 22, 1893. In the District Court of Colombo.

Ana Perumal Chetty, of Colombo Plaintiff. No. C/3,393.

1, D. M. W. Amarasekera; 2, Don James Goonasekera; and 3, D. H. Amarasekera,

of Martumagala Defendants. TOTICE is hereby given that on April 17, 1893, sa 11

o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said 1st and 3rd defendants in and to the following property, viz.: -

(1) An undivided 2-4ths of the soil and plantations of the contiguous lands called Talzahawatta and Kongahawatta, situated at Martum gala in the Ragam pattu of the Alutkuru korale, and of the buildings constructed thereon; bounded on the north by the limit of the garden belonging to Jayaweera Arachchige Don Marthelis Appuhamy and others, on the east by the high road, on the south by the limit of the garden belonging to Bastian Korallage Hendrick Rodrigo Arachchi, and on the west by the limit of the garden belonging to Dikirihewa e Davith Appu and

others, containing in ex ent six acres more or less.

(2) An undivi ed a of 3-4ths of the soil and plantations of the contiguous lands called Kongah watta and Madugahawatta; bounded on the north by the garden of Sinnamma, on the east by the saiden of Sewe Tamb, on the south by the garden belonging to the estate of Meepagalage Lukas l'erera, ant on the west by wela (field), containing in extent four acres more or less.

JOHN A. ABEYFSFKERA Deputy Fiscal.

Deputy Fiscal's Office, Welisara, March 20, 1893.

(7*)

Central Province.

In the District Court of Kandy.

P L. P. L. Palaniappa Chetty, of Nawalapitiya...Plaintiff. No. 5,890. Vs.

NOTICE is hereby given that on April 15, 1893, at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant.

The tea estate called Handungalawatta of about 45 acres containing in extent, situate at Nawalapitiya in Pasbage korale of Uda Bulatgama, together with the buildings and plantations standing thereon; bounded on the east by Lebbe's land, south by the land and the field belonging to Karahandungala Vedarala, west by the land belonging to Musafer and Rupesingha, and on the north by the land belonging to Messrs. Brook & Company, and also the lands belonging to the Crown.

Fiscal's Office, Kandy, March 20, 1893. S. M. Burrows, Fiscal.

North-Western Province.

In the District Court of Colombo.

Augustine Kronemberg, of Colombo..... Plaintiff. No. C/2,548. Vs.

NOTICE is hereby given that on Saturday, April 15, 1893, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property,

All that estate and plantation called and known as Pusswelgodella estate, comprising all those two adjoining allotments of land called Bakmigahamulahena and Pusswelgodella Mukalana, situate in the village Puskoladenia in Dambadeni Udukaha korale west of the Dambadeni hatpattu; and bounded or reputed to be bounded on the north-east by land said to belong to Crown and by a water-course, on the east by Bogahamulawatta, Nugawelagawahena, Kalahagahamulawatta, and Lindekumburahena, on the south by land described in plan 118,889, and on the west and north-east by a road, containing in extent 49 acres 2 roods and 15 perches; especially mortgaged to plaintiff by bond dated October 29, 1891.

Amount to be levied Rs. 11,699.86, with interest thereon at 18 per cent. per aunum from November 9, 1892, costs of suit Rs. 380.65 and poundage.

Fiscal's Office, Kurunégala, March 21, 1893. N. S. Cassim, for Fiscal.

In the District Court of Puttslam.

P. R. L. V. Lechimannen Chetty Plaintiff, No. 635.

M. Manuel Pulle and wife JusammaDefendants.

OTICE is hereby given that on Friday, April 21,
1893, at 1 o'clock in the afternoon, will be sold by
public auction at the premises the right, title, and interest
of the said defendants in the following property, viz.:—

A cocoanut garden called Maiyadytotam, situated to the west of Kanda'ai in Akkarai pattu; and bounded or reputed to be bounded on the east by the garden of Paulu Kurera, Peace Officer, south by Crown land, west by the garden of a Martinu Vidane, north by the garden of E. Hydroos Marakkar.

- 2. An undivided half share on the western portion of the garden called Puliaditotam, situated at the above place; and bounded or reputed to be bounded on the west by Panamatta Kandalai Vayal, east by plain, north by the land of S. Adrian Pulle and others, south by land of Vana Mariam.
- 3. An undivided eastern half share of the garden called Sanditotam, situated as above; and bounded or reputed to be bounded on the west and north by the land of Agida Muttukumaru, east by Panamattai Kandalai Vayal, south by land of Ena Manuel Pulle.

On Saturday, April 22, 1893, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property:—

4. A garden containing six cocoanut trees called Palamaratotam, situated at Kattakado; and bounded or reputed to be bounded on the east and north by land of Yuna Manuel Pulle, west by the land of Ena Manuel Pulle, scuth by land of Mina Anthony Pulle and others.

5. The northern half share of a paddy field belonging

5. The northern half share of a paddy field belonging to the defendant, in extent about half bushel of paddy sowing, called Kulattawayal, situated at the above place; and bounded or reputed to be bounded on the east by land of Thawanna Manuel Pulle, west by the paddy field of Ena Manuel Pulle, south by the paddy field of Vana Swakinu Pulle, and north by the paddy field of Davidu Manuel Pulle.

Deputy Fiscal's Office, Puttalam, March 20, 1893. San. Haughton, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

Idroos Lebbe Markar Hadjiar Sulema Lebbe
Hadjiar, of Old Moor street, Colombo.........Plaintiff.
No. C/3,119. Vs.

OTICE is hereby given that on April 15, 1893, at 12 o'clock noon, will be sold by public auction the following property, specially mortgaged with plaintiff:—

- 1 Ampitiyadeniya, Polwattedeniya, and Polwattegal-kotuwawattahena, Tikiriapelpola, and Kalugaladeniyahena; bounded on the north by Mineriawatta, on the east by Indikadenpahala and Ugalkapallenpahala, on the south by Amaris Appugewatta-agala, Iradigatapolwattedeniya, and Ampitiyadeniya, on the west by the high road, save and except Maragahadola Andahena, which lies within the boundaries, situated at Talawitiya in the Uda pattu of Kuruwiti korale, in the District of Ratnapura, containing in extent about 100 acres.
- 2. An allotment of land called Andiakella; bounded on the north by lands claimed by W. O. Samarala and Vialagoda Vidane and land said to belong to the Crown, on the north-east by land said to belong to the Crown, on the south-east by land claimed by Dingirihami, on the south by lands claimed by Dingirihami and V. Menika, on the south-west by land claimed by W. O. Samarala, and on the west by land claimed by W. O. Samarala, and on the west by land claimed by W. O. Samarala and land said to belong to the Crown, situate at Talawitiya aforesaid, together with all the right, title, and interest, claim, and demand in and to the same; specially mortgaged with the plaintiff and declared by the judgment entered in the above case bound and executable under the above writ, containing in extent 21 acres 2 roods and 32 perches.

The smount to be levied under the writ is Rs. 2,240, with interest on Rs. 2,000 at 8 per cent. per annum from August 21, 1892, till payment.

Angust 21, 1882, thi payment.

A. M. ASHMORE, Fiscal,

Fiscal's Office, Rathapura, March 17, 1893.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE MAHA UVA ESTATE COMPANY, LIMITED.

- 1. The name of the Company is "The Maha Uva Estate Company, Limited."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is established are-
 - (a) To purchase all that estate called Maha Uva, situated in the District of Uda Pussellawa, Ceylon, together with all the buildings, machinery, tools, implements, cattle, live and dead stock thereon and thereto belonging, for the sum of Two hundred and twenty thousand rupees (Rs. 220,000), or upon such terms and conditions as may be agreed upon between the Company and the proprietor or proprietors of the sail estate.
 - (b) To purchase, or lease, or otherwise acquire any other land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.
 - (c) To improve, plant, clear, cultivate, and develop the said estate, and any other lands that may be purchased, leased, or otherwise acquired, as tea estates, or with any other products, or in any other ways.
 - (d) To purchase or lease any other lands either adjacent to the said estate, or to any other lands that may be purchased, leased, or acquired, or elsewhere for the purposes of water supply, and (or) providing fuel or timber for the business of the Company, or for any other purpose necessary for the working of the Company.
 - (e) To purchase tea leaf and (or) other raw products for manufacture, manipulation, and (or) sale.
 - (f) To manufacture tea leaf and (or) other products.
 - (g) To carry on the business of planters of tea and other products in all its branches.
 - (h) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.
- 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is Three hundred thousand rupees (Rs. 300,000), divided into 600 shares of five hundred rupees each. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

ames and Addresses of Subscribers.			Number of Shares taken by each Subscriber.		
A. Thomson, Colombo	***	•••	One		
C. A. LEECHMAN, Colombo	••		One		
HERBERT TARRANT, Colombo	•••	•••	One		
J. M. Skinner, Combo	•••	•••	One		
JAS. A. HENDERSON, Colombo	•••		One		
Jas. Forbes, Colombo	***	•••	One		
G. W. CARLYON, Colombo	•••	•••	One		

Witness to the above signatures:

Dated this 8th day of March, 1893.

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

ARTICLES OF ASSOCIATION OF THE MAHA UVA ESTATE 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 after 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 Maha Uva situated in the District of Uda Pussellawa, Ceylon, togeth r with all the buildings, machinery, tools, implements, cattle, live and dead stock thereon and thereto be onging, for the sum of Two hundred and twenty thousand rupees (Rs. 220,000), or 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 full amount of Rs. 500 per share shall be paid on allotment of each share.
- 5. If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.
- 6. The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.
- 7. If several persons are joint-holders of any share, any one of such persons may give effectual receipt for the dividend payable in respect of such share.
- 8. Every Shareholder shall be entitled to a certificate under the common seal of the Company specifying the share or shares held by him, and the amount paid thereon.
 - 9. If such certificate is worn out or lost, it may be renewed on payment of 50 cents per share.

TRANSFER OF SHARES.

- 10. The Company may decline to register any transfer of shares made by a Shareholder who is indebted to them.
 - 11. The fee payable to the Company for the registration of a transfer shall be five rupees.
- 12. The transfer books shall be closed during the fourteen days immediately preceding the Ordinary General Meeting in each year.
- 13. Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing. The Directors may decline to register any transfer whatever, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, they shall, upon the request of the Shareholder desirous of executing the same, convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not; and the resolution of such General Meeting shall be absolute.

TRANSMISSION OF SHARES.

- 14. The executors or administrators or heirs of a deceased Shareholder shall be the only persons recognised by the Company as having any title to his share.
- 15. Any person becoming entitled to a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as a Shareholder upon such evidence being produced as may from time to time be required by the Directors.
- 16. Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share.
- 17. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share.
- 18. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a Shareholder.

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

FORFEITURE OF SHARES.

- 19. If any Shareholder fails to pay any allotment money or call on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, together with any interest that may have accrued by reason of such non-payment.
- 20. The notice shall name a further day and a place or places, being a place or places at which calls of the Company are usually made payable, on and at which such call is to be paid. It shall also state that in the event of non-payment at the time and place appointed, the shares in respect of which such call was made will be liable to be forfeited.
- 21. If the requisitions of any such notice as aforesaid are not complied with, any share in respect of which such notice has been given may be forfeited by a resolution of the Directors to that effect.
- 22. Any share so forfeited shall be deemed to be the property of the Company, and may be disposed of in such manner as the Directors think fit.
- 23. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay the Company all calls owing upon such shares at the time of the forfeiture.

INCREASE OF CAPITAL.

24. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase its capital by the creation of new shares, of such amounts per share and in the aggregate as such resolution shall direct. All new shares shall be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the existing shares held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the same shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company.

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

consider proper.

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

Borrowing.

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

Provided also that before the Directors execute any mortgage or issue any debentures, they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors or by one Director and the Secretary, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid

borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETINGS.

- 27. The first General Meeting shall be held at such time, not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.
- 28. Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in General Meeting, and if not so prescribed then at such place and at such time as soon after the First day of January in each year as the Directors shall determine.
- 29. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.
- 30. The Directors may, whenever they think fit—and they shall, upon a requisition made in writing by not less than one-fifth in number of the Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding not less than one-fifth part of the shares of the Company for the time being subscribed for—convene an Extraordinary General Meeting.
- 31. Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.
- 32. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitionist or requisitionists, or any other Shareholders amounting to the required number, may, himself or themselves, convene an Extraordinary General Meeting, to be held at such time or place as he or they shall think fit.
- 33. Fourteen days' notice at least, specifyin; the place and the hour of meeting, and the purpose for which any meeting is to be held, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner, if any, as may be prescribed by the Company.
- 34. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.
- 35. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.
- 36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for.
- 37. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. In any other case it shall stand adjourned to the following day at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, it shall be adjourned sine die;

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

VOTES OF SHAREHOLDERS.

- 44. Every Shareholder shall (except as provided for in the Article immediately following) have one vote for every one share held by him up to three. He shall have an additional vote for every two shares beyond the first three up to seven, and an additional vote for three shares held by him beyond the first seven up to ten, and an additional vote for every five shares beyond the first ten up to fifty, and an additional vote for every fifty shares beyond the first fifty.
- 45. When voting on a resolution involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, every Shareholder shall have one vote for every share held by him.
- 46. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his curator; and if any Shareholder is a minor, he may vote by his guardian, or any one of his guardians if more than one.
- 47. If one or more persons are jointly entitled to a share or shares, the person whose n me 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.
- 48. 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.
- 49. Votes may be given either personally or by proxy. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor is a corporation, under their common seal.
- 50. No person shall be appointed a proxy who is not a Shareholder, and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than forty-eight hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

- 51. 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.
- 52. The number of Directors shall not be less than three nor more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.
- 53. The first Directors shall be Charles Young, Christopher Anderson Leechman, and Alexander Thomson, 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 1894.
- 54. As a remuneration for their services, the Directors shall be entitled to appropriate annually a sum not exceeding Rs. 2,400, 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.
- 55. 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.

- 56. The Directors shall have power to carry into effect the purchase of the said Maha Uva Estate and premises hereinbefore referred to, and the lease and (or) purchase of any other lands, estates, or property.
- 57. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such a period and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company

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all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said estates and the cultivation thereof, and otherwise in or about the working and business of the Company.

- 58. 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.
- 59. The Directors also shall 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.
- 60. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and Secretary, who shall attest the sealing thereof.
- 61. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

DISQUALIFICATION OF DIRECTORS.

- 62. The office of a Director shall be vacated-
 - (1) If he ceases to hold the due qualification in shares;
 - (2) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.
- 63. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any Company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable; nor shall such Director be liable to account to the Company for any profit realised by such contract, arrangement, or transaction by reason only of such Director helding that office, or of the fiduciary relation thereto established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors; but no Director shall vote in respect of any contract, arrangement, or transaction in which he is directly or indirectly interested.

ROTATION OF DIRECTORS.

- 64. At the first Ordinary Meeting of the Company to be held in the year 1894, all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being of the number next below one-third shall retire from office.
- 65. 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.
- 66. 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.
- 67. 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.
- 68. 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.
- 69. 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.

- 70. 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.
- 71. 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.
- 72. All acts done by any meeting of the Directors, or by any person acting as a Director, shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Directors or persons acting as aforesaid on that day, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

- 73. The Directors shall cause minutes to be made in a book or books provided for and used solely or 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.
- 74. And any such minutes 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.
- 75. 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.

- 76. The Directors may, with the sanction of the Company in General Meeting, declare a dividend to be paid to the Shareholders in proportion to their shares.
- 77. No dividends shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.
- 78. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies, or for equalising dividends, or for repairing or maintaining the works connected with the business of the Company or any part thereof; and the Directors may invest the sum so set apart as a reserve fund upon such securities as they, with the sanction of the Company, may select.
- 79. The Directors may deduct from the dividends payable to any Shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise.
- 80. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post or otherwise to his registered place of abode; and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.
 - 81. No dividend shall bear interest as against the Company.

ACCOUNTS.

- 82. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure for the past year, made up to a date not more than three months before such meeting.
- 83. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such items shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 84. 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.
- 85. 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.

- 86. The accounts of the Company shall be examined, and the correctness of the balance sheet ascertained, by one or more auditors to be elected by the Company in General Meeting.
- 87. If not more than one auditor is appointed, all the provisions herein contained relating to auditors shall apply to him.
- 88. The auditors need not be Shareholders in the Company. No person is eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or other officer of the Company is eligible during his continuance in office.
- 89. 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.
- 90. 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.
 - 91. Any auditor shall be re-eligible on his quitting office.
- 92. 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.
- 93. 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.

- 94. Every auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.
- 95. Every auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may, at the expense of the Company, employ accountants or other persons to assist him in investigating such accounts, and he may, in relation to such accounts, examine the Directors or any other officer of the Company.
- 96. The auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanations or information from the Directors, whether such explanations or information have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the Ordinary Meeting.

NOTICES.

- 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 notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have given notice to the Managing Director or Secretary of the Company of some address in Ceylon.
- 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 not have named such an address, he shall not be entitled to any notices.

A. THOMSON, Colombo.
C. A. LEECHMAN, Colombo.
HERBERT TARRANT, Colombo.
J. M. SKINNER, Colombo.
JAS. A. HENDERSON, Colombo.
JAS. FORBES, Colombo.
G. W. CARLYON, Colombo.

Witness to the above signatures:

Dated this 8th day of March, 1893.

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

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MEMORANDUM OF ASSOCIATION OF THE CLUNES ESTATES COMPANY OF CEYLON, LIMITED.

- 1. The name of the Company is "The Clunes Estates Company of Ceylon, Limited."
- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is established are-
 - (a) To purchase all those three estates called and known respectively as (1) Clunes, containing in extent five hundred and sixty-five acres or thereabouts, and (2) New Clunes or Erracht, containing in extent four hundred and fifty acres or thereabouts, from Lewis Alexander Cameron and Donald Cameron, for the sum of Two hundred and fourteen thousand five hundred rupees (Rs. 214,500); and (3) Debagama Estate, containing in extent two hundred and five acres or thereabouts, from Walter Joseph Smith, John George Smith, and Arthur Charles Roper, for the sum of Seventy-two thousand five hundred rupees (Rs. 72,500); all situated in the Kelani Valley District in the Island of Ceylon.
 - (b) To purchase, or lease, or otherwise acquire any other land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.

- (c) To improve, plant, clear, cultivate, and develop the said estates, and any other lands that may be purchased, leased, or otherwise acquired, as tea estates, or with any other products, or in any other ways.
- (d) To purchase or lease any other lands either adjacent to the said estates or any of them, or to any other lands that may be purchased, leased, or acquired, or elsewhere for the purposes of water supply, and (or) providing fuel or timber for the business of the Company, or for any other purposes necessary for the working of the Company.
- (e) To purchase tea leaf and (or) other raw products for manufacture, manipulation, and (or) sale.
- (f) To manufacture tea leaf and (or) other products.
- (g) To carry on the business of planters of tea and other products in all its branches.
- (h) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.
- 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is three hundred and fifty thousand rupees, divided into three thousand five hundred shares of one hundred rupees each, the Company having power to increase or reduce 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 pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:—

Names and Addresses of Subscribers.			Number of Shares taken by each Subscriber.		
WM. MACKENZIE, Castlereagh estate, Dik Witness to the above signature:	toya	•••	•••	One	
J. A. HUNTER, Castlerea		3, 1893.			
Donald Cameron, Ingestre estate, Dikoy Witness to the above signature:	'a	•••	•. ,	One	
CHAS. YOUNG, Rosebank.	, Nuwara El	iya.			
J. Buchan, Colombo	•••	•••		One	
D. R. Buchanan, Colombo	•••			One ·	
F. C. Loos, Colombo	• • •	•••		One	
Gordon Frazer, Colombo	•	•••		One	
V. A. Julius, Colombo	•••	***	•••	One	
Witness to the signatures of James Gordon Frazer, and V. A. Julius:	Buchan, D.		C. Loos,		

HECTOR VAN CUYLENBERG, Proctor, Supreme Court.

Colombo, March 15, 1893.

ARTICLES OF ASSOCIATION OF THE CLUNES ESTATES COMPANY OF CEYLON, LIMITED.

- 1. The regulations contained in Schedule C annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolutions. The Company may by special resolution alter or make provisions instead of or in addition to any of the regulations of the Company whether contained or comprised in these Articles or not.
- 2. The Company shall forthwith after its incorporation purchase all those three estates called and known respectively as (1) Clunes, containing in extent five hundred and sixty-five acres or thereabouts, and (2) New Clunes or Erracht, containing in extent four hundred and fifty acres or thereabouts, from Lewis Alexander Cameron and Donald Cameron, for the sum of Two hundred and fourteen thousand five hundred rupees (Rs. 214,500); and (3) Debagama Estate, containing in extent two hundred and five acres or thereabouts, from Walter Joseph Smith, John George Smith, and Arthur Charles Roper, for the sum of Seventy-two thousand five hundred rupees (Rs. 72,500); all situated in the Kelani Valley District in the Island of Ceylon.

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 full amount of Rs. 100 per share shall be paid on allotment of each share.
- 5. If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.

- 6. The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.
- 7. If several persons are joint-holders of any share, any one of such persons may give effectual receipt for the dividend payable in respect of such share.
- 8. Every Shareholder shall be entitled to a certificate under the common seal of the Company specifying the share or shares held by him, and the amount paid thereon.
- 9. If such certificate is worn out or lost, it may be renewed on proof of fact to the satisfaction of the Directors, and on such indemnity as they shall require being given, and on payment of 50 cents per certificate

TRANSFER OF SHARES.

- 10. The Company may decline to register any transfer of shares made by a Shareholder who is indebted to them.
 - 11. The fee payable to the Company for the registration of a transfer shall be two rupees and fifty cents.
- 12. The transfer books shall be closed during the fourteen days immediately preceding the Ordinary General Meeting in each year,
- 13. Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing. The Directors may decline to register any transfer whatever, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, they shall, upon the request of the Shareholder desirous of executing the same, convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not; and the resolution of such General Meeting shall be absolute.

TRANSMISSION OF SHARES.

- 14. The executors or administrators or heirs of a deceased Shareholder shall be the only persons recognised by the Company as having any title to his share.
- 15. Any person becoming entitled to a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as a Shareholder upon such evidence being produced as may from time to time be required by the Directors.
- 16. Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share.
- 17. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share.
- 18. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a Shareholder.
- 19. The Directors shall not be bound to inquire into the validity or genuineness of any instrument of transfer produced by a person claiming a transfer of any share, and whether they abstain from inquiring or do inquire and are misled, the transferor shall have no claim upon the Company in respect of the share.

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.

- 20. If any Shareholder fails to pay any allotment money or call on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, together with any interest that may have accrued, and any expenses that may have been incurred by reason of such non-payment.
- 21. The notice shall name a further day and a place or places, on and at which such call, interest, and expenses are 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.
- 22. 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.
- 23. 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.
- 24. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay the Company all calls owing upon such shares at the time of the forfeiture.

INCREASE OF CAPITAL.

25. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the Company's capital by the creation of new shares, of such amounts per share and in the aggregate as such resolution shall direct. All new shares shall be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the existing shares held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the same shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.

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

consider proper.

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

Borrowing.

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

A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors or by one Director and the Secretary, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETINGS.

- 28. 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.
- 29. 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.
- 30. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.
- 31. 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.
- 32. 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.
- 33. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitionist or requisitionists, or any other Shareholders amounting to the required number, may, himself or themselves, convene an Extraordinary General Meeting, to be held at such time and place as he or they shall think fit.
- 34. 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.
- 35. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.
- 36. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.
- 37. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Sharcholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for.
- 38. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. In any other case it shall stand adjourned to the following day at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, it shall be adjourned sine die.
- 3.). The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company.
- 40. If there be no such Chairman, or if at any meeting he is not present at the time of holding the same, the Shareholders present shall choose some one of their number to be Chairman of such meeting.

- 41. 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.
- 42. 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.
- 43. 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.
- 44. In the event of a resolution being brought before a General Meeting involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, a majority of three-fourths of the Shareholders present and (or) represented by proxy shall be necessary to carry such resolution.

Votes of Shareholders.

- 45. Every Shareholder shall (except as provided for in the Article immediately following) have one vote for every one share held by him up to three. He shall have an additional vote for every two shares beyond the first three up to seven, and an additional vote for three shares held by him beyond the first seven up to ten, and an additional vote for every five shares beyond the first ten.
- 46. When voting on a resolution involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, every Shareholder shall have one vote for every share held by him.
- 47. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his curator; and if any Shareholder is a minor, he may vote by his guardian, or any one of his guardians if more than one.
- 48. 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.
- 49. 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.
- 50. Votes may be given either personally or by proxy. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor is a corporation, under their common seal.
- 51. 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 twenty-four hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

- 52. The qualification of a Director shall be holding not less than twenty shares of the Company upon which all calls for the time being shall have been paid.
- 53. The number of Directors shall not be less than three nor more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.
- 54. The first Directors shall be William Mackenzie, Donald Cameron, and Villiers Alexander Julius, and they shall hold office, except in the event of their becoming respectively disqualified, until the Ordinary General Meeting of the Company to be held in the year 1894.
- 55. As a remuneration for their services, the Directors shall be entitled to appropriate annually a sum not exceeding Rs. 2,500, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future.
- 56. 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.

- 57. The Directors shall have power to carry into effect the purchase of the said Clunes, New Clunes, and Debagama Estates hereinbefore referred to, and the lease and (or) purchase of any other lands, estates, or property.
- 58. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such a period and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said estates, and the cultivation thereof, and otherwise in or about the working and business of the Company.

- 59. 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.
- 60. 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.
- 61. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and Secretary, who shall attest the sealing thereof.
- 62. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

DISQUALIFICATION OF DIRECTORS.

- 63. The office of a Director shall be vacated-
 - (1) If he ceases to hold the due qualification in shares;
 - (2) If he becomes of unsound mind or bankrupt, or 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 realised by such contract, arrangement, or transaction by reason only of such Director holding that office, or of the fiduciary relation thereto established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors; but no Director shall vote in respect of any contract, arrangement, or transaction in which he is directly or indirectly interested.

ROTATION OF DIRECTORS.

- 65. At the Ordinary Meeting of the Company to be held in the year 1894, all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being or the number next below one-third shall retire from office.
- 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 if it be afterwards discovered that there was some defect in the appointment of any such Directors or persons acting as aforesaid on that day, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.
- 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 minutes 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 dividend to be paid to the Shareholders in proportion to their shares.
- 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 equalising dividends, or for repairing or maintaining the works connected with the business of the Company or any part thereof; and the Directors may invest the sum so set apart as a reserve fund upon such securities as they, with the sanction of the Company, may select.
- 80. The Directors may deduct from the dividends payable to any Shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise.
- 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 benefit of the Company.
 - 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 for the past 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 items shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 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 accounts of the Company shall be examined, and the correctness of the balance sheet ascertained, by one or more auditors to be elected by the Company in General Meeting.
- 88. If not more than one auditor is appointed, all the provisions herein contained relating to auditors shall apply to him.
- 89. The auditors need not be Shareholders in the Company. No person is eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or other officer of the Company is eligible during his continuance in office.
- 90. 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.
- 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 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 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. Every auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may, at the expense of the Company, employ accountants or other persons to assist him in investigating such accounts, and he may, in relation to such accounts, examine the Directors or any other officer of the Company.
- 97. The auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanations or information from the Directors, whether such explanations or informations have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the Ordinary Meeting.

NOTICES.

- 98. 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.
- 99. 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.
- 100. Notices requiring to be served by the Company upon the Shareholders may be served either personally or by leaving the same or sending them through the post, in a letter addressed to the Shareholders at their registered places of abode, and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have given notice to the Managing Director or Secretary of the Company of some address in Ceylon.
- 101. 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.
- 102. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.
- 103. Every Shareholder residing out of Ceylon shall name an address in Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named such an address, he shall not be entitled to any notices.

WM. MACKENZIE, Castlereagh estate, Dikoya.
Witness to the above signature:
J. A. Hunter, Castlereagh, March 13, 1893.

Donald Cameron, Ingestre estate, Dikoya.
Witness to the above signature:
Chas. Young, Rosebank, Nuwara Eliya.

J. BUCHAN, Colombo.
D. R. BUCHANAN, Colombo.
F. C. Loos, Colombo.
GORDON FRAZER, Colombo.
V. A. JULIUS, Colombo.

Witness to the signatures of James Buchan, D. R. Buchanan, F. C. Loos, Gordon Frazer, and V. A. Julius:

HECTOR VAN CUYLENBERG, Proctor, Supreme Court.

Colombo, March 15, 1893.

MEMORANDUM OF ASSOCIATION OF THE EADELLA ESTATES COMPANY, LIMITED.

- 1. The name of the Company is "The Eadella Estates 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 or otherwise acquire the Eadella, Liberia, and Lesmoir estates, situate in the District of Kurunégala, and containing in extent 568 acres or thereabouts.
 - (b) To purchase or lease or otherwise acquire any other land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable of any kind.
 - (c) To improve, plant, clear, cultivate, and develope the said estates, and any other lands that may be purchased, leased, or otherwise acquired as coffee, tea, cocoa, or cocoanut estates, or with any other products, or in any other ways, and to let, lease, 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, cocoanuts, copperah, indiarubber, and (or) other raw products for manufacture, manipulation, or sale.
 - (e) To manufacture tea leaf, copperal, oil, poonac, coir, fibre, yarn, rope, spirit from toddy drawn from the cocoanut trees or from the water of the nut, dessicated cocoanut, compost manure, and (or) other raw products.
 - (f) To carry on the business of manufacturers, growers, planters, and exporters of coffee, tea, cocoanut, indiarubber, 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 coffee, tea, cocoa, cocoanuts, 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, bond, 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 and keep in the United Kingdom, Ceylon or elsewhere, stores, shops, and places for the sale of coffee, tea, cocoa, and other articles of food, drink, or refreshment, wholesale or retail, or to be consumed on the premises or otherwise.
 - (j) To cultivate, manage, and superintend estates and properties in Ceylon and elsewhere not belonging to the Company, and generally to undertake the business of estate agents in Ceylon and elsewhere; to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property including concerns and undertakings, and to transact any other Agency business of any kind.
 - (k) To administer trust estates and the estates of deceased persons or bankrupt or insolvent estates or estates in liquidation in Ceylon or elsewhere, and to undertake the office of trustee, executor, administrator, assignee, liquidator, inspector, or any similar offices and to perform and discharge all the duties of any such office for a commission or other remuneration or otherwise.
 - (1) To give any guarantee, security, or obligation of the Company or any security upon the property of the Company or any part thereof in relation to mortgages, loans, investments, and securities whether made, effected, or acquired through the Company's Agency or otherwise, or for the faithful performance of any office, business, or duty undertaken by the Company or its officers, and generally to guarantee or become surety for the performance of any contracts or obligations.
 - (m) 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.
 - (n) 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 authorised to carry on or possessed of property suitable for the purposes of this Company.
 - (o) 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 interests in any such Company, and to promote the formation of any such Company.
 - (p) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.
- The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is one hundred and fifty thousand rupees (Rs. 150,000) divided into three hundred shares of rupees five hundred (Rs. 500) each, with power to increase or decrease the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

(9*)

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.		
W. D. GIBBON, Kandy	 	One One One	
J. G. S. Anderson, London, by his Attorney F. Liesching D. R. Anderson, London, by his Attorney F. Liesching Witness to the above signatures, this 9th day of March, 1893: V. A. Julius, Solicitor, Colombo.	•••	One One	
E. S. Fox, Kandy Witness to the signature of E. S. Fox, this 11th day of March, 1893 A. A. Booso, Conductor, Kurugama		One	
FRANK M. LAURIE, Rakwana Witness to the signature of F. M. LAURIE, this 17th day of March, S. G. GRITTEN, Conductor, Caledonia, Rakwana.		One	

ARTICLES OF ASSOCIATION OF THE EADELLA ESTATES COMPANY, LIMITED.

It is agreed as follows:-

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

INTERPRETATION.

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

Company.—The word "Company" means "The Eadella Estates Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

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

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

Capital.—"Capital" means the Capital for the time being raised or authorised to be raised for the purposes of

the Company.

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

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

Shareholder.—"Shareholder" means a shareholder of the Company.

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

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

Directors assembled at a Board.

Board.—"Board" means a Meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority of duly given to them. Persons.—"Persons" means partnerships, associations, corporations, companies, unincorporated or corporated 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 or print as well as writing.

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

PRELIMINARY.

The Company shall forthwith purchase and acquire the Eadella, Liberia, and Lesmoir Estates, situate in the District of Kurunégala, and containing in extent five hundred and sixty-eight acres or thereabouts.

- 4. Commencement of Business.—The Company may proceed to carry on business and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit, and not-withstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as soon in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.
- 5. Business to be carried on by Directors.—The business of the Company shall be carried on by or under the management or direction of the Directors, and subject only to the control of General Meetings, in accordance with these presents. CAPITAL.
- 6. Arrangement on Issue of Shares.-The Company 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.

- 7. Payment of Amount of Shares by Instalments.—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company, by the holder of the shares.
- 8. Increase or Reduction of Capital.—The Company in General Meeting may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient, or may reduce the capital.
- 9. New Shares.—The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of assets of the Company, and with a special or without any right to voting.
- 10. How carried into effect.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine.
- 11. Same as Original Capital.—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 payments of calls and instalments, transfer and transmissions, forfeiture, lieu, surrender, and otherwise.
- 12. Shares held by a Firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorised to sign the name of the firm shall be entitled to vote and to give proxies.
- 13. One of Joint-holders other than a Firm may give receipts; the first-named of Joint-holders only entitled to vote.—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder.
- 14. Survivor of Joint-holder other than a Firm only recognised.—In case of the death of anyone or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognised by the Company as having any title to, or interest in, such shares.
- 15. Company not bound to recognise any Interest in Shares other than that of Registered Holder, or of any person under clause 29.—The Company shall not be bound to recognise (even though having notice of) any contingent future, partial, or equitable interest, in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 29 to become a Shareholder in respect of any share.
- 16 Certificates The certificates of shares shall be issued under the seal of the Company, and signed by two Directors and the Secretary.
- 17. How issued.—Every Shareholder shall be entitled to one certificate for all the shares, or to several certificates, each for a part of such shares. Every certificate shall specify the number of the shares in respect of which it is issued.
- 18. Renewal of Certificate.—If any certificate be worn out or defaced then upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed then upon proof thereof, to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate.
- 19. Certificate to be delivered to the first-named of Jointholders not a Firm.—The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the person first named on the register.

TRANSFER OF SHARES.

- 20. Transfer of Shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.
- 21. No Transfer to Infant or Person of Unsound Mind.—No transfer of shares shall be made to an infant or person of unsound mind.
- 22. Register of Transfers.—The Company shall keep a book or books to be called "The Register of Tranfers," in which shall be entered the particulars of every transfer or transmission of any share.
- 23. Board may decline to Register Transfers.—The Board may at their own absolute and uncontrolled discretion decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise, or in case of shares not fully paid up, to any person not approved by them.
- 24. Not bound to state Reason.—In no case shall a shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.
- 25. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rupees two and cents fifty, or such other sum as the Directors shall from time to time determine, must be paid, and thereupon the Directors, subject to the powers vested in them by Articles 23, 24, and 26, shall register the transferee as a Shareholder, and retain the instrument of transfer.
- 26. The Directors may by such means as they shall deem expedient, authorise the registration of transferees as shareholders without the necessity of any meeting of the Directors for that purpose.
- 27. Directors not bound to inquire as to validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles, and whether they abstain from so inquiring or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all upon the transferee.
- 28. Transfer Books when to be close!—The transfer books may be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the First General Meeting, also when a dividend is declared for the three next days ensuing the meeting.

TRANSMISSION OF SHARES.

- 29. Title to Shares of Deceased Holder.—The executors or administrators of a deceased shareholder shall be the only persons recognised by the Company as having any title to the shares of such shareholder.
- 30. Registration of Persons entitled to Shares otherwise than by Transfer.—Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares, or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.
- 31. Failing such, Registration Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under clause 30, shall not from any cause whatever within twelve calendar months after the event, on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death be registered as a Shareholder in respect of the shares of such diseased Shareholder, the Company may sell such shares either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the net proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SHARES (SURRENDER AND FORFEITURE).

- 32. The Directors may accept, surrender of Shares.—The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of the Shareholders who may be desirous of retiring from the Company.
- 33. If Call or Instalment be not paid, notice to be given to Shareholder.—If any Shareholder 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 Shareholder 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.

Terms of Notice.—The notice shall name a day (not being less than one month from the date of the notice), and a place or places 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 likely to be forfitted.

respect of which the call was made, or instalment is payable, will be liable to be forfeited.

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

Shareholder still liable to pay Money owing at time of Forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per cent. per annum, and the Directors may enforce the payment thoreof if they think fit.

- 34. Surrendered or Forfeited Shares to be Property of Company, and may be sold, &c.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.
- 35. Effect of Surrender or Forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in and also of all claims and demands against the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.
- 36. Certificate of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and of the Secretary, that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the shares, but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be effected by any irregularity in the proceedings in reference to such forfeiture or sale.

Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money, for the deficit, as they shall think fit, not being less than nine per cent. on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted or otherwise disposed of under Article 34 hereof, shall be redeemable after sale or disposal.

- 37. Company's Lien on Shares.—The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such share or of other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls, resolutions for which shall have been passed by the Directors although the times appointed for the payment thereof shall not have arrived, and where any share is held by more persons than one, the Company shall be entitled to the said charge, or lien in respect of any money due to the Company from any of such person. And the Directors may decline to register any transfer of shares subject to such charge or lien.
- 38. Lien how made available.—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors and until notice in writing shall have been given to the indebted Shareholder or his executors, or administrators, or the assignee or trustee in his bankruptcy requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists to be in England, or elsewhere abroad, sixty days' notice shall be allowed him.

- 39. Proceeds how applied.—The net proceeds of any such sale shall be applied in or towards satisfaction of such debts. liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.
- 40. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the Secretary that the power of sale given by clause 38 has arisen, and is exercisable by the Company under these presents shall be conclusive evidence of the facts therein stated.
- 41. Transfer on Sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer with the certificate last aforesaid shall confer on the purchaser a complete title to such shares.

CALLS.

- 42. Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the holders of registered shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times, and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call. If any Shareholder fail to pay any call due from him on the day appointed for payment thereof, he 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 actual payment.
- 43. Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorising the call was passed at a Board meeting of the Directors.
- 44. Extension of time for payment of Call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders exclusive of the others for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.
- 45. Payments in anticipation of Calls and Interest.—The directors may at their discretion receive from any Shareholder willing to advance the same and upon such terms as they think fit all or any part of the amount of his shares beyond the sum actually called up, and upon the moneys so paid in advance, or upon so much thereof from time to time and at any time thereafter as exceeds the amount of the calls then made upon and due in respect of the shares on account of which such advances are made, the Board may pay or allow interest at such rate as the Shareholders and the Directors may agree upon, not exceeding however six per cent. per annum.

BORROWING POWERS.

- 46. Power to Borrow.—The Directors may from time to time at their discretion borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the moneys so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed rupees twenty thousand (Rs. 20,000) only with the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rates of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary or two Directors to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned.
- 47. Security for Repayment.—For the purpose of securing the repayment of any such moneys so borrowed or raised or for any other purpose the Directors may create and issue any mortgages, debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights of the Company (both present and future), including uncalled capital, or upaid calls, or by giving, accepting, or endorsing on behalf of the Company any promissory notes or bills of exchange. Any such securities may be issued either at par or at a premium or discount, and may from time to time be varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares or otherwise.
- 48. Assignment of Security.—Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

- 49. First General Meeting.—The first General Meeting shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.
- 50. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed at such time and place as may be determined by the Directors.
- 51. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings, all other meetings of the Company shall be called Extraordinary General Meetings.
- 52. Extraordinary General Meeting.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders holding not less than one-eighth of the issued capital and entitled to vote.
- 53. Requisition to state object of Meeting; if Directors fail to call Meeting, Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the Registered Office of the Company. 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 determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.
- 54. Fourteen days' notice of Meeting to be given.—Fourteen days' notice at least of every General Meeting Ordinary or Extraordinary, and by whomsoever convened specifying the day, place, hour of meeting and the object and business of the meeting, shall be given to the Shareholders entitled to be present at such meeting in manner hereinafter mentioned, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting.
- 55. Business requiring and not requiring Notification.—Every Ordinary General Meeting shall be competent without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions

in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors, and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

- 56. Notice of other business to be given.—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.
- 57. Quorum.—No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present in person at the commencement of the business three or more Shareholders entitled to vote.
- 58. If Quorum not Present.—If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting the meeting, if convened by or upon the requisition of Shareholders 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. Chairman of Directors or a Director to be Chairman of General Meeting, in case of their absence or refusal a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary, or if there be no Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman, and if no Directors be present, or if all the Directors present decline to take the chair, then the Shareholders present shall choose one of their number to be a Chairman.
- 60. Business confined to election of Chairman while Chair vacant.—No business shall be discussed at any General Meeting except the election of a Chairman whilst the chair is vacant.
- 61. Chairman with consent may adjourn Meeting.—The Chairman, with the consent of the meeting, may 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, unless due notice shall be given.
- 62. Minutes of General Meeting.—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in the book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings, and of the proper election of the Chairman.

VOTING AT MEETINGS.

- 63. Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder, and unless a poll be immediately demanded in writing by at least three members present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.
- 64. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.
- 65. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by three Shareholders present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.
- 66. No Poll on election of Chairman or on question of Adjournment.—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
- 67. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder shall have one vote only. In case of a poll every Shareholder shall have one vote for every share up to ten, an additional vote for every five shares beyond the first ten up to one hundred, and an additional vote for every ten shares beyond the first hundred up to four hundred beyond which shares will not carry votes.
- 68. Guardian of Infant, &c., when not entitled to vote.—The parent or guardian of an infant Shareholder, the Committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.
 - 69. Voting in Person or by Proxy.—Votes may be given either personally or by proxy.
- 70. Non-Shareholder not be appointed Proxy.—No person shall be entitled a proxy, who is not a Shareholder of the Company.
- 71. Shareholder in Arrear not to Vote.—No Shareholder shall be entitled to vote or speak at any General Meeting, unless all calls due from him on his shares or any of them shall have been paid.
- 72. Proxy to be Printed or in Writing.—The instrument appointing a proxy shall be printed or written, and shall be signed by the appointer, or if such appointer be a corporation, it shall be by the common seal of such corporation.
- 73. When Prox to be Deposited.—The instrument appointing a proxy shall be deposited at the Registered Office of the Company, not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

- 74. Form of Proxy.—Any instrument appointing a proxy may be in the following form:—
 - THE - COMPANY, LIMITED.
- I, _____, of _____, appoint _____, of _____ (a Shareholder in the Company) as my proxy to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the _____ day of _____, one thousand eight hundred and _____, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.
 - As witness my hand this -—day of -----, one thousand eight hundred and ---
- 75. Objection to validity of vote to be made at the Meeting or Poll.—No objection shall be made to the validity of any vote, whether given personally, or by proxy except at the meeting or poll at which such vote shall be tendered and every vote (whether given personally or by proxy) to which no objection shall be made at such meeting or poll, shall be deemed valid for all purposes of such meeting or poll whatsoever.
- 76. No Shareholder to be prevented from voting by being personally interested in result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.
- 77. Shareholder should be Registered for three months previous to Meeting before he can Vote.—Every Shareholder not disqualified by the preceding Articles, who has been duly registered for three months previous to the General Meeting shall be entitled to be present and to speak and vote at all meetings.

DIRECTORS.

- 78. Number of Directors.—The number of Directors shall never be less than two, nor more than three.
- 79. Their Qualification and Remuneration.—The qualification of a Director shall be holding in his own right at least four shares, as a remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding rupees one thousand 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, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.
- 80. Appointment of First Directors, and duration of their Office.—The first Directors shall be William Forbes Lawrie, of Lethenty estate, Dikoya, and William Duff Gibbon, of Kandy, who shall hold office till the first Ordinary Meeting, when they shall all retire, but shall be eligible for re-election.
- 81. Directors may appoint Managing Director or Directors, his or their Remuneration.—One or more of the Directors may be appointed by the Directors to act as Managing Director or Managing Directors of the Company for such time and on such terms as the Directors may determine to fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Managing Director or Managing Directors, and the Directors may devolve on the Managing Director or Managing Directors all or any duties and powers that might be devolved on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money as they shall think fit.
- 82. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting.
- 83. Board may fill up Vacancies and add to their number.—The Board shall have power at any time and from time to time before the first Ordinary Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.
- 84. Duration of Office of Directors appointed to Vacancy.—Any casual vacancy occurring in the number of Directors subsequent to first Ordinary Meeting may be filled up by the remaining Director, 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.
- Two to retire Annually.—At the second Ordinary General Meeting, and at the Ordinary General Meeting in every subsequent year, two of the Directors for the time being shall retire from office as provided in clause 86.
- 86. Retiring Directors how determined.—The Directors to retire from office at the second and third Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot in every subsequent year; the Directors to retire shall be those who have been longest in office.
 - 87. Retiring Directors eligible for re-election.—Retiring Directors shall be eligible for re-election.
- 88. Decision of Question as to Retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.
- 89. Number of Directors how increased or reduced.—The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the second Ordinary Meeting, increase or reduce the number of Directors, and may also subject to the like approval determine in what rotation such increased or reduced. number is to go out of office.
- 90. If election not made, Retiring Directors to continue until next Meeting.—If at any meeting at which ap election of a Director ought to take place, the place of the retiring Director is not filled up, the retiring Directors continue in office until the first Ordinary Meeting in the next year, and so on from meeting to meeting, until his place is filled up, unless it shall be determined at such meeting to meeting to meeting, until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the secretary, or by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before his office shall become vacant
 - When office of Directors to be vacated .-- The office of Director shall be vacated ---
 - (a) If he accepts or holds any office or place of profit other than Managing Director or Secretary under the Company.
 - (b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.
 - (c) If by reason of mental or bodily infirmity he becomes incapable of acting.
 - (d) If he ceases to hold the required number of shares to qualify him for the office.
 - (") If he is concerned or participates in the profits of any contract with or work done for the Company.
- Exceptions.—But the above rules shall be subject to the following exceptions. That no Director shall be subject to the following exceptions. vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any

contract with or done any work for the Company of which he is a Director, or by his being Agent or Secretary or Solicitor, or by his being a member of a firm who are Agents or Secretaries or Solicitors of the Company nevertheless he shall not vote in respect of any contract work or business in which he may be personally interested.

- 94. How Directors removed and Successors appointed.—The Company may by a special resolution remove any Director before the expiration of his period of office, and may by an ordinary resolution appoint another person in his stead and the Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.
- 95. Indemnity of Directors and others for their own acts and for the acts of others.—Every Director or officer and his heirs, executors, or administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of the respective duties, except such as happen from his respective wilful acts or defaults, and no Directors or officer, nor the heirs, executors, or administrators of any Director or officer shall be liable for any other Director or officer or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office or in relation thereto, unless the same happen through his own wilful act or default.
- 96. No contribution to be required from Directors beyond amount, if any unpaid, on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any unpaid, on the shares in respect of which he is liable as a present or past shareholder.

Powers of Directors.

- 97. Powers of Directors.—The business of the Company shall be managed by the Directors either by themselves or through the Managing Director, or by an agent or agents, secretary, or secretaries of the Company in such manner as the Directors shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses as well preliminary or otherwise paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company.
- 98. The Directors shall carry on the business of the Company in such manner as they may think most expedient, and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorised to be exercised, given, made, or done by the Company, and are not by any Ordinance, or by these presents required to be exercised or done by the Company in General Meeting, subject nevertheless to the provisions of any such Ordinance and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board, which would have been valid if such regulation had not been made, the generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.
- 99. The Directors shall have power to make, and may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, officers, clerks, and servants for such period or periods, and with such remuneration and at such salaries, and upon such terms and conditions 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, officers, clerks, or servants, for such reasons as they may think proper and advisable and without assigning any cause.
- 100. The Directors shall 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 may appoint to draw, accept, make, endorse, and sign cheques, bills of exchange and promissory notes, bills of lading, receipts, contracts, and agreements and other documents on behalf and for the purposes of the Company, also proxy or proxies to any proctor or proctors.
- 101. The Directors shall also have power to appoint an agent or secretary, or agents or secretaries, and to enter into agreements in connection therewith, also to appoint a proctor or proctors, attorney or attorneys, and whatever other officers they may consider necessary to assist in carrying on the business of the Company, and from time to time to revoke such appointment, they shall from time to time determine as they shall see fit the duties of the agent or secretary, or agents or secretaries, and of the Managing Directors and other officers, and may delegate to him or them all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained, and they shall have power to fix the remuneration of such agent or secretary or agents or secretaries and Managing Directors and other officers. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and the conditions under which they may be so used, and such limitations and conditions shall be an essential part of the powers so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers. The Directors shall also have the power to bring or defend any action, suit, prosecution or other legal proceedings in the name of the Company.
- 102. It shall be lawful for the Directors, if authorised so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other Company or individual or individuals, or for the sale or disposal of the business, estate, and effects of the Company or any part thereof, respectively, to any Company or person upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose, and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall thereupon be dissolved.
- 103. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company are not expressly required to be exercised by the Company in General Meeting.

PROCEEDINGS OF DIRECTORS.

- 104. Meeting of Directors.—The Directors may meet for the despatch of business, adjourn and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.
- 105. A Director may summon Meetings of Directors.—A Director may at any time summon a meeting of Directors.
- 106. Who is to preside at Meetings of Board.—The Board may elect a chairman of their meetings, and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.
- 107. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the chairman thereat shall have a casting vote in addition to his vote as a Director.
- 108. Board may appoint Committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee either wholly or in part, and either as to persons or purposes, but every committee so formed shall in exercise of the powers delegated to it conform to all such regulations as may be prescribed by the Board all acts done by any such committee in conformity with such regulations, and in the fulfilment of the purposes of their appointment, but not otherwise shall have the like force and effect as if done by the Board.
- 109. Acts of Board or Committees valid notwithstanding informal appointment.—The acts of the Board and of any committees appointed by the Board shall notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before the discovery of the defect.
- 110. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and be not superseded by the express terms of the appointment of such committee respectively or any regulation imposed by the Board.
- 111. Resolution in Writing by all the Directors as valid as if passed at a Meeting of Directors.—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.
- 112. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, viz:—

(a) Of all appointments of officers and committees made by the Directors.

(b) Of the names of the Directors present at each meeting of the Directors, and of the members of the committee appointed by the Board present at each meeting of the committee.

(c) Of the proceedings of all General Meetings.

- (d) Of the proceedings of all meetings of the Directors and of the committees appointed by the Board.
- 113. Signature of Minutes of Proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as chairman at the General Meetings, the Board Meeting, or Committee Meeting, at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, respectively, and all Minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall for all purposes whatsoever, be prima facie evidence of the actual and regular passing off the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the chairmanship and signature of the person appearing to have signed as chairman.
- 114. The use of the Seal.—The seal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors who shall attest the sealing thereof.

ACCOUNTS.

- 115. What Accounts to be kept.—The agent or secretary, or the agents or secretaries, for the time being, or if there be no agent or secretary, or agents or secretaries, the Directors shall cause true accounts to be kept of the paid up capital for time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company, and the accounts shall be kept in such books, and in such a manner at the Registered Office of the Company as the Directors think fit.
- 116. Accounts how and when open to Inspection.—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 of any of them, shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book, or document of the Company, except as conferred by the statutes, or authorised by the Directors, or by a resolution of the Company in General Meeting.
- 117. Statement of Accounts and Balance Sheet to be furnished to General Meetings.—At the Ordinary General Meeting in every year, the Directors shall lay before the Company a statement of the income and expenditure and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the previous year.
- 118. Report to accompany Statement.—Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.
- 119. Copy of Balance Sheet to be sent to Shareholders.—A printed copy of such balance sheet, shall at least seven days previous to such meeting, be delivered at, or posted to the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVED FUND.

120. Declaration of Dividend.—The Directors may with the sanction of the Company in General Meeting, and from time to time declare a dividend to be paid to the Shareholders in proportion to their shares, but no dividend shall be payable except out of net profit.

- 121. Interim Dividend.—The Directors may, if they think fit, determine on and declare aninterim dividend to be paid to the Shareholders on account and in anticipation of the dividend on the then current year.
- 122. Reserve Fund.—Previously to the Directors recommending any dividend, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and shall invest the same in such securities they shall think fit, or place the same in fixed deposit in any bank or banks.
- 123. Application thereof.—The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies, or for equalising dividends, or for working the business of the Company, or for repairing, or maintaining, or extending the buildings and premises, or for the repair or renewal, or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they from time to time deem expedient.
- 124. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend shall ever bear interest against the Company.
- 125. No Shareholder to receive Dividend while Debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares or otherwise howsoever.
- 126. Directors may deduct Debts from the Dividends.—The directors may deduct from the dividend payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.
- 127. Notice of Dividend; Forfeiture of unclaimed Dividend —Notice of all interest or dividends to become payable shall be given to each Shareholder entitled thereto, and all interest or dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund.
- 128. Shares held by a Firm.—Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorised to sign the name of the firm.
- 129. Joint-holders other than Firm.—Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT.

- 130. Accounts to be Audited.—The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.
- 131. Qualification of Auditors.—No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or Officer of the Company shall during his continuance in office be eligible as an Auditor.
- 132. Appointment and Retirement of Auditors.—The Directors shall appoint the first Auditors of the Company and fix their remuneration, and all future Auditors, except as is hereinafter mentioned, shall be appointed at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the first Ordinary General Meeting after their respective appointment, or until otherwise ordered by a General Meeting.
 - 133. Retiring Auditors eligible for Re-election.—Retiring Auditors shall be eligible for re-election.
- 134. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.
- 135. Casual vacancy in number of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.
- 136. Duty of Auditors.—Every auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting, generally or specially, as he may think fit.
- 137. Company's Accounts to be open to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

Notices

- 138. Notices how authenticated.—Notices from the Company may be authenticated by the signatures (printed or written) of the agent or secretary, agents or secretaries, or other persons appointed by the Board to do so.
- 139. Shareholders to register Address.—Every Shareholders 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.
- 140. Service of Notices.—A notice may be served by the Company upon any Shareholder either personally or by sending through post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless and until his executors or administrators shall have given to the Directors or to the agent or secretary, or agents or secretaries of the Company their own or some other address.
- 141. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.
- 142. Date and proof of Service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a Post Office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.
- 143. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon, at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notices.

ARBITRATION.

144. Directors may refer disputes to Arbitration .- Whenever any question or other matter whatsoever arises in dispute between the Company and any other Company or person, the same may be referred by the Directors to

EVIDENCE.

145. Evidence in action by Company against Shareholders.—On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arose on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company, and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.

PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

146. Purchase of Company's Property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names this 9th day of March, One thousand Eight hundred and Ninety-three.

W. D. GIBBON.

WM. Forbes Laurie, by his attorney Buxton Laurie. BUXTON LAURIE.

Witness to the above signatures:

V. A. Julius, Solicitor, Colombo.

J. G. S. Anderson, by his attorney F. Liesching. W. R. Anderson, by his attorney F. Liesching

Witness to the above signatures: V. A. Julius, Solicitor, Colombo.

E. S. Fox.

Witness to the signature of E. S. Fox, this 11th day of March, 1893:

A. A. Booso, Conductor, Kurugama, Kandy.

FRANK M. LAURIE, Caledonia, Rakwana.

Witness to the signature of F. M. LAURIE, this 17th day of March, 1893:

S. G. GRITTEN, Conductor, Caledonia, Rakwana.

The Syndicate Boat Company, Limited.

THERE will be a Special General Meeting of Shareholders held at the Company's Office, Customs-gate, at 3.30 P.M. on Tuesday, April 18, 1893.

Business.

To confirm the special resolution carried at the meeting held on 14th instant, viz., "That Article 6 in the Articles of Association of the Company be deleted and the following substituted" :--

6.—DIRECTORS.

- 1.—There shall be not more than seven nor less than five Directors, three of whom shall form a quorum, and the qualification of a Director shall be his holding in his own right at least twenty shares in the Company.
- Every year two of the Directors who have been longest in office shall retire, but they shall be eligible for re-election.
- 3.—The Director shall appoint a Chairman, who shall be entitled to a casting vote in all cases of an equality of votes upon any question under discussion.

4.—The Directors shall receive such amount as remuneration for their services as the Shareholders in General Meeting shall determine.

And such other business as may be brought before the. meeting.

Colombo, March 16, 1893.

GEO. ARMITAGE, Secretary.

Colombo Ice Company, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Colombo Ice Company, Limited, will be held at the registered office, Works, Slave Island, on Saturday, April 8, 1893, at 4.30 p.m., for the purpose of passing the following registers and for such other business as may be special resolutions, and for such other business as may be brought before the meeting :-

- That the offer of Rs. 12,500 for the purchase of the good-will of the lease, machinery, and assets of the Company excluding cash in hand and in banks, and smounts due by the lessee, together with the share of profits to May 31, 1893) be accepted.
- That the Company be wound up voluntarily. 3. That Mr. John Guthrie be appointed liquidator, and that he be paid as remuneration the sum of Rs. 250.

By order of the Directors,

JOHN GUTHRIE, Secretary.

GOVERNMENT NOTIFICATIONS.

Continued from page 618.

WHEREAS by the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island," it is enacted amongst other things that it shall be lawful for the Governor, with the advice of the Executive Council, from time to time to make such regulations or orders as may seem necessary or expedient to provide for the steps to be taken in reference to certain cases, and for the following objects amongst other things:—

In case of any infectious or contagious disease of a malignant nature, whether in man or beast, breaking out or spreading in any town or district of this Colony under circumstances which render it advisable that measures should promptly be taken for securing the public health:

And whereas the disease of smallpox has broken out in Galle, whereby it has become necessary that measures should promptly be taken for securing the public health:

It is hereby notified that the following regulations have been made by His Excellency the Governor, with the advice of the Executive Council, in pursuance of the power and authority vested in him under and by virtue of the said Ordinance No. 8 of 1866, and as applicable to the Revenue District of Galle: and the same are published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 24, 1893. E. Noel Walker, Colonial Secretary.

- REGULATIONS made by His Excellency the Governor, with the advice of the Executive Council, in pursuance of the provisions of the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island."
- 1. The following officers shall be deemed "authorised persons" under and for the purposes of carrying out these regulations in their respective towns or places as hereinafter specified:—

The Chairman of the Municipal Council,
The Police Magistrate,
The Superintendent of Police,
The Government Agent of the Province,
The Colonial Surgeon of the Province,
Any Government Medical Officer of the District,

In Galle Municipal limits.

In any place situated in the Revenue
District of Galle outside the Municipal limits.

- 2. It shall be lawful for any authorised person to cause persons infected with smallpox in any house or place hereunder described to be removed to some public hospital or other place provided by Government:—
 - (1) In any house or place in which goods are exposed for sale.

(2) In any house or place of public resort.

(3) In any building in which there are no means of isolating the patients from the other inmates, or in any building where the retention of the patient is likely to prove a source of danger to others.

Provided that it shall be competent for any such authorised person as aforesaid, in case the removal of any person so infected in any house or place in which goods are exposed for sale is objected to, and the house or place is not otherwise open to objection, to allow the patient to be retained, on condition, however, that the sale of goods shall not be carried on in such house or place during such time as any person shall remain so infected in such house or place.

Provided further, that it shall be lawful for any such authorised person as aforesaid to allow any patient to be removed to any locality which such patient or his or her friends may choose, and to which the medical authorities of the town or place, if any, do not object, instead of to the public hospital or place provided by Government.

- 3. Except as provided by these regulations, and except as provided by the said Ordinance No. 8 of 1866, it shall not be lawful for any person to remove or assist in removing any person suffering from smallpox from the house or place in which such person shall be to any other house or place, without the sanction in writing of some duly anthorised person.
- 4. It shall be lawful for any authorised person to prohibit the removal for interment of the corpses of persons who have died of any contagious disease along any particular thoroughfare, and to prescribe the thoroughfares leading to the place of interment along which such corpses shall be carried. Information of such prohibition shall be given by notice in writing under the hand of some authorised person, which shall be posted in two or more conspicuous places in the prohibited thoroughfare, and by publication in such other way as may be deemed necessary by such authorised person.
- 5. These regulations shall come into operation from the date hereof, and shall continue in force until the 30th June next, or to such other time as the Governor, with the advice of the Executive Council, shall extend the same.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 41.

In the Matter of the Last Will and Testament of Sinhelepedige Amanduwa
Weds, deceased, of Helakandana.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 7th day of March, 1893, in the presence of Mr. W. M. Rajepakse, Proctor, on the part of the netitioner Menikpedige Subi, and the affidavit of Hendrick Appuhami, Nanduwa, and Malluwa, dated 23rd February, 1893, having been read, and the evidence of Don Simon, Notary, taken, and all parties heard:

It is ordered that the will of Amanduwa Weda, deceased, dated 16th May, 1870, be and the same is hereby declared proved, unless the respondents Gaweria, Hetus, Horetela, Hapuwa, Nanhonda, Babi, and Maiya shall, on or before the 6th day of April, 1893, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Menikpedige Subi is entitled to have letters of administration issued to her with a copy of the will annexed, unless the respondents shall, on or before the 6th April, 1893, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER,
The 7th day of March, 1893.

G. A. BAUMGARTNER,
District Judge.

In the District Court of Badulla.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Sithamparampule Thangam, late of Badulla, deceased.

1, S. Sithamparapulle Odeyar and his wife 2, Sinnapulle, both of Wannarponnai Respondents.

THIS matter coming on for disposal before H. P. Baumgartner, Esq., District Judge of Badulla, on the 17th day of March, 1893, in the presence of Mr. J. Kadramatamby, Proctor, on the part of Vinayaga Moorty Thampoo, of Badulla; and the affidavit of the said Vinayaga Moorty Thampoo, dated 16th day of March, 1893, having been read: It is ordered that the said Vinayaga Moorty Thampoo be and he is hereby declared entitled to have letters of administration to the estate of Sithamparampulle Thangam issued to him, as husband of the said deceased, unless the said respondents (1) S. Sithamparapulle Odeyar and his wife (2) Sinnapulle, both of Wannarponnai in Jaffna, shall, on or before the 24th day of April, show sufficient cause to the satisfaction of this court to the contrary.

H. P. BAUMGARTNER, District Judge.

The 17th day of March, 1893.