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APPOINTMENTS, &c., BY THE LIEUTENANT-GOVERNOR.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint Mr. W. L. KINDERSLEY to act as his Private Secretary, with effect from the 11th September, 1893.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, September 8, 1893.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint Mr. J. KOERTZ to act as District Judge, Commissioner of Requests, and Police Magistrate, Negombo, on 11th and 12th September, 1893; during the absence of Mr. G. A. BAUMGARTNER, on leave.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, September 6, 1893.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to revoke the appointment of J. BOWLES DALY, Esq., LL.D., as a Commissioner under section 15 of "The Buddhist Temporalities

Ordinance, 1889," notified in the *Gazette* of the 30th December, 1892.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, September 7, 1893.

IT is hereby notified that HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint the under-mentioned individuals to be Assessors for the town of Mátara for the year 1894, under the provisions of the 5th section of Ordinance No. 7 of 1866, viz.:—

1. A. S. DAVID ABEYSURIA, Vidáne Arachchi of the Local Board.
2. DON MATHES JAYEWICKREMA WEERAJULY, Police Officer of Gingasmulla.
3. AHAMADU LEBBE MARCAR RASSA MARKAR, Police Officer of Kadawidiya.

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

Colonial Secretary's Office,
Colombo, September 3, 1893.

IT is hereby notified that His EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint the under-mentioned individuals to be Assessors for the town of Mátalé for the year 1894, under the provisions of the 5th section of Ordinance No. 7 of 1866, viz. :—

1. K. T. M. MARIKAR TAMBY.
2. S. P. DON MANUÁL APPUHAMÍ.
3. Mr. J. L. PEREIRA.

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

Colonial Secretary's Office,
Colombo, September 8, 1893.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint Mr. H. DE COSTE, Head Clerk, Land Registry, Chilaw, to act as Registrar of Lands, Chilaw, for the 31st instant and 1st proximo, during the absence of the Registrar, Mr. S. D. EKANAYAKA, on leave.

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

Colonial Secretary's Office,
Colombo, August 31, 1893.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint DON TIYADORIS DE SILVA KASINAMASINHE GUNAWARDENA to act as Registrar of Marriages, Births, and Deaths of Ranna division, in Hambantota District, for fourteen days from the 4th instant, during the absence of the Registrar, Lama Hewage DON DINES JAYASURIYA, on leave. His office will be held in the garden "Ambagahawatta" at Ranna.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, September 8, 1893.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to appoint Alutgama Bandáranayake Mudiyañselé Adikaram Walawwe TIKIRI BANDÁ to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Udu-goda Pallesiyapattu, in the District of Mátalé, for three months from the 15th instant, during the absence of the Registrar, Kaditala Mudiyañselé Alutgedara PALINGURALA, on leave. His office will be in Adikaran Walawwe in the garden "Adikaran-walawwewatta" at Alutgama.

By His Excellency's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, September 7, 1893.

GOVERNMENT NOTIFICATIONS.

A MEETING of the Legislative Council will be held on Wednesday, the 13th September, at 3 P.M.
Council Chamber,
Colombo, August 31, 1893.

H. L. CRAWFORD,
Clerk to the Legislative Council.

ALL persons desiring to communicate with the Chief Police Authority in the Western Province *outside the gravels* are requested to address the Government Agent in charge of the Police, Western Province.

Colonial Secretary's Office,
Colombo, September 2, 1893.

By H. E. the Lieut. Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

IT is hereby notified that an Examination under the Regulations of August 26, 1891, will be held in the Council Chamber on Monday, October 16, 1893, at 11 o'clock A.M.

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

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

Colonial Secretary's Office,
Colombo, September 7, 1893.

By H. E. the Lieut.-Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to direct that the following rules framed by the Syndicate of the University of Madras be published for general information.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, September 4, 1893.

J. A. SWETTENHAM,
Acting Colonial Secretary.

University of Madras.

ELECTION OF FELLOWS BY GRADUATES OF THE UNIVERSITY.

The following rules relating to the above, and approved by the Syndicate, are published for information :—

1. Candidates for election as Fellows of the University of Madras shall be proposed and seconded by existing Fellows present at the Annual Meeting of the Senate, which during the current academical year will be held on Thursday, the 31st of August next.
2. The names of candidates duly proposed and seconded (if eligible under paragraph 5 of G. O. dated 27th February, 1893, No. 155, Educational, which G. O. is quoted below) shall be published in the *Fort St. George Gazette* in the month of September.
3. At the same time the qualifications of graduates entitled to vote shall be specified, and voters will be requested to apply to the Registrar for voting papers.
4. Each graduate entitled to vote shall give his vote for not more than two candidates. While a voter may vote for only one candidate, he shall not give more than one vote to the same candidate. Any voting paper containing the names of more than two candidates will be rejected.
5. A voter residing in Madras shall record his vote personally at the Senate House in the presence of two members of the Syndicate on a day and at an hour in November to be hereafter notified. A voter not residing in Madras, and who is unable to attend at the Senate House in person, shall fill in his voting paper in the presence of a Magistrate (not being a Village Magistrate), who will authenticate it with his signature, and shall despatch it in a registered cover to the Registrar so as to reach him not later than the day before that fixed for voting at the Senate House.

By order,
GEO. BICKLE,
Registrar.

Senate House, July 14, 1893.

Order dated 27th February, 1893, No. 155, Educational.

From correspondence communicated to this Government by the Government of India in 1891, it appears that in 1890 an experiment was made in Lower Bengal in the way of conferring upon Masters of Arts of the Calcutta University who were residing in, or in the immediate neighbourhood of, Calcutta, the privilege of electing Fellows of the Calcutta University. The experiment having proved a success, it was extended in the following year, and arrangements were made for electors resident in the mufassal recording their votes before Magistrates. The body of electors has also been enlarged, and from the latest correspondence on the subject communicated by the Government of India, it seems that in 1892 it was decided to permit the election by vote of three Fellows of the Calcutta University and to allow the privilege of voting to all Masters or holders of a higher degree in some Faculty of the Calcutta University and to all Bachelors of Arts of that University who took their degree before the year 1867.

2. The examples set by the Government of India has been followed by the Government of Bombay, which has issued orders empowering all persons holding the degree of Master of Arts or some equivalent or higher degree of the Bombay University to vote for the election of Fellows.

3. The Governor in Council has considered the question whether the plan adopted in Lower Bengal and Bombay should not also be tried in this Presidency, and has come to the conclusion that the introduction of a system of election by vote is likely to have a beneficial effect in materially strengthening the bond of union between the University and the holders of its degrees.

4. The papers before Government which relate to the method of carrying out the system of election in Lower Bengal and Bombay are not very definite in certain points; it does not, for instance, appear how the names of candidates for election are brought before the electors. On the whole, it appears to His Excellency in Council that the best course will be for the University to lay before the electing body a list containing the names of those gentlemen who have been proposed and seconded in the manner described in paragraph 5 *infra*. Votes will then be taken and the names of the candidates and the number of votes recorded for each candidate, respectively, reported by the University to Government by March 1st in each year; His Excellency in Council will then, if he sees fit, exercise the powers conferred upon him by section 3 of Act XXVII. of 1857 and appoint the candidates who have secured the largest number of votes.

5. With regard to the qualifications of candidates for appointment as Fellows and of electors, the Government is disposed to think that the field from which candidates may be selected should be as wide as possible; His Excellency in Council will not, therefore, prescribe any qualifications for candidates except that, if they happen to be members of the Madras or any other Indian University, they must be Masters of Arts or Laws or Doctors of Medicine, or else Bachelors of Arts, Laws, Medicine, or Engineering of not less than twenty years' standing, and that all candidates must be proposed and seconded by existing Fellows of the University. On the other hand, the following classes of persons only will be permitted to vote :—

- (i.) Masters of Arts of the Madras University;
- (ii.) Masters of Laws do.
- (iii.) Doctors of Medicine do.
- (iv.) Bachelors of Arts do.
- (v.) Bachelors of Laws do.
- (vi.) Bachelors of Medicine and Masters in Surgery of the Madras University;
- (vii.) Bachelors of Civil Engineering of the Madras University;

provided also that no person belonging to the last four classes will be permitted to vote unless he took his degree at least twenty years before the date of election.

6. The number of Fellows to be appointed in the manner above described should, the Government considers, be for the present fixed at two per annum; the power of appointing any additional Fellows, if necessary, in the customary manner will, of course, be retained by Government.

7. The Senate of the University will now be requested, if it has no objection, to arrange for the holding of an election as soon as may be in accordance with the conditions set out above.

8. Voters residing in Madras should, the Government considers, record their votes at the Senate House, but those residing elsewhere will be permitted to fill up the voting paper in the presence of a Magistrate (not being a Village Magistrate), who will authenticate it with his signature. The necessary instructions will be issued in the Judicial Department.

9. The following letter will be addressed to the Government of India and all Local Governments.

C. A. GALTON,
Acting Chief Secretary.

27th February, 1893, No. 156, Educational.

The ACTING CHIEF SECRETARY to the Government of Fort St. George to the SECRETARY to the Government of ———.

SIR,—I AM directed to forward a copy of the Proceedings of this Government, dated 27th instant, No. 155, Educational, and to ask that, with the permission of ——— orders may be issued to Magistrates to permit the filling in before them of voting papers by the classes of voters specified in paragraph 5 of the Proceedings, and to countersign the papers so filled in.

I have, &c.

Fort St. George, February 27, 1893.

Acting Chief Secretary.

WITH reference to the notice dated 2nd August, 1893, published in the *Gazette* of August 4, 1893, HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to direct that the subjoined copy of a letter from the Straits Government be published for general information.

Colonial Secretary's Office,
Colombo, September 7, 1893.

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

The Hon. the COLONIAL SECRETARY, Straits Settlements, to the Hon. the COLONIAL SECRETARY, Ceylon.
India.—8,411-93.

Colonial Secretary's Office,
Singapore, 29th August, 1893.

SIR,—WITH reference to my letter No. 6,643 of the 17th ultimo, I am directed by the Governor of the Straits Settlements to inform you that the issue of Money Orders on Ceylon, which was suspended in this Colony on the 13th ultimo, will be renewed from the 1st proximo.

I am, &c.,
W. E. MAXWELL,
Colonial Secretary, Straits Settlements.

Ceylon Inscribed Stock.

NOTICE is hereby given that the Register of Stock for 1892 will be closed as regards transfers on the 20th instant, and for fourteen days thereafter.

General Treasury,
Colombo, September 5, 1893.

R. REID,
Registrar.

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

Colombo.	[Week ended September 6]	Arrivals.	Departures.
Men	...	453	557
Women	...	119	191
Children	...	77	43
Infants	...	34	11
Mannar.	[Week ended September 7]	507	425
Total	...	1,190	1,227

J. A. SWETTENHAM,
Acting Colonial Secretary.

PROCLAMATIONS BY THE LIEUTENANT-GOVERNOR.

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by "The Courts Ordinance, 1889," it is amongst other things enacted that Criminal Sessions of the Supreme Court shall be holden by one of the Judges thereof for each of the Circuits into which the Island is by the said Ordinance divided for the purpose of the administration of justice, for the hearing, trying, and determining of all prosecutions which shall be commenced against any person for or in respect of any crime or offence, or alleged crime or offence:—

For the Southern Circuit twice at least at Galle and such other places in such Circuit as the Governor, after previous consultation with the Judges, shall appoint, such Sessions commencing at Galle in the month of April and the month of September in every year:

And whereas it appears to Us expedient that Criminal Sessions of the Supreme Court should, on the day hereinafter mentioned, be holden at Mátara, a place within the said Circuit in the said Ordinance mentioned:

Now know Ye that We, the said Lieutenant-Governor, after previous consultation with the Judges of the Supreme Court, do hereby direct and appoint that Sessions of the Supreme Court, in its criminal jurisdiction, shall be holden at Mátara on or about Friday, the 29th day of September, 1893.

Given at Kandy, in the said Island of Ceylon, this Second day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN!

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by section 8 of "The Police Ordinance, 1865," it is enacted that it shall be lawful for the Governor, with the advice and consent of the Executive Council, by Proclamation in the *Government Gazette*, to establish a Police Force in any place other than large towns, though such force be not maintained in the manner prescribed by the said Ordinance, and to declare that certain provisions of the said Ordinance shall come into operation at such place, specifying the limits thereof, and such Proclamation from time to time to revoke, alter, or amend:

And whereas by a Proclamation dated the 28th day of June, 1892, a Police Force under the provisions of the said 8th section of the said Ordinance was established in the town of Balangoda, in the Province of Sabaragamuwa, comprised within the limits in the said Proclamation specified:

And whereas it is expedient to revoke the said Proclamation of the 28th day of June, 1892, aforesaid:

Now know Ye that We, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do hereby revoke the said Proclamation of the 28th day of June, 1892, aforesaid, as from and after the 31st day of December, 1893.

Given at Colombo, in the said Island of Ceylon, this Fifth day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN!

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by the 55th section of the Ordinance No. 17 of 1869 it is enacted that all ships conveying goods coastwise, and all goods imported or exported coastwise, shall be liable to the like cognizance of the Customs, and be subject to the same prohibitions, restrictions, regulations, fines, forfeitures, and penalties as goods imported from or exported to parts beyond the seas; and it shall be lawful for the Governor to make and appoint such other regulations, by any Proclamation to be by him issued and published in the *Government Gazette*, for the carrying coastwise of any goods as to him shall appear expedient, and such Proclamation shall have the same effect in law as if it had formed part of the said Ordinance:

And whereas His Excellency the Lieutenant-Governor has been pleased to make and appoint the regulation appearing in the schedule hereto in lieu of the regulation No. 13 appearing in the Customs Regulations for the carrying of goods coastwise, dated the 5th day of January, 1870, published in the *Government Gazette* No. 3,746, dated the 8th day of January, 1870:

Now know Ye that We, the said Lieutenant-Governor, do by this Our Proclamation declare that the tonnage of ships under 15 tons burden conveying goods coastwise shall, from and after the date of this Proclamation, be ascertained in manner set out in the regulation appearing in the schedule hereto.

Given at Kandy, in the said Island of Ceylon, this Second day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN!

SCHEDULE.

Regulation for ascertaining the Tonnage of Ships conveying Goods Coastwise.

Measure the length of the vessel from the afterpart of stern to the forepart of sternpost at a point level with the upper edge of the upper strake of outside plank; then, if the length is 50 feet or under, divide it into four equal parts, or if above 50 feet into six equal parts; and at each of the divisions take the depth from a line stretched across the upper edge of upper strake or gunwale to the ceiling or bottom plank on top of the frames amidships. Divide each depth into four equal parts, and at each of the three points of division take the horizontal breadth from lining plank on one side to lining plank on the other, also the horizontal breadth at the upper and lower points of the depth; number the upper breadth 1, and so on, down to the lowest breadth, which would be 5; multiply the second and fourth breadth by 4, and the third by 2; add these products together, and to the sum add the first breadth and the fifth; multiply the quantity thus obtained by one-third of the common interval between the breadths, and the product shall be deemed the transverse area.

Having thus ascertained the transverse area at each point of division of the length of the vessel, proceed to ascertain the tonnage in the following manner. Number the areas successively 1, 2, 3, &c., No. 1 being at the extreme limit of the length at the bow and the last number at the extreme limit of the length at the stern; then, whether the length be divided into four or six parts, multiply the second and every even numbered area by 4, and the third and every odd numbered area (except the first and last) by 2; add these products together, and to the sum add the first and last if they yield anything. Multiply the quantity thus obtained by one-third of the common interval between the areas, and the product will be the cubical contents of the internal space under the upper edge of the upper strake or gunwale; divide this product by 100, and the quotient shall be deemed the tonnage of the vessel.

Notification.

IT is hereby notified for general information that HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has been pleased to order that the regulation for ascertaining the tonnage of ships conveying goods coastwise, made and appointed by his Proclamation issued and published in the *Government Gazette* of this day's date, shall be applied for ascertaining the burthen of boats licensed under section 23 of the Ordinance No. 6 of 1865.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, September 8, 1893.

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by the 19th section of the Ordinance No. 10 of 1885 it is enacted that whenever the following events have occurred, viz. :—

- (a) the period fixed under section 7 for preferring claims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest Settlement Officer ; and
- (b) if such claims have been made, the period fixed for appealing from the orders passed on such claims have elapsed, and all appeals (if any) presented within such period have been disposed of by the Supreme Court ; and
- (c) all lands (if any) to be included in the proposed forest which may be acquired under section 13 have become vested in the Crown—

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

And whereas all things necessary for declaring the forest hereunder mentioned to be a reserved forest have been fulfilled, and all times have elapsed, and it is expedient to specify the limits of such forest :

Now know all Men that We, the said Lieutenant-Governor, do by this Our Proclamation proclaim the forest, the limits of which are set forth in the schedule hereto subjoined, to be a reserved forest as from and after the 1st September, 1893.

And We do hereby further specify the limits of the said reserved forest to be those set forth in the said schedule, reserving, nevertheless—

- (i.) to the public the right of way, 6 ft. wide, along the existing pathway from Munnesseram to Manuwangama and thence to the Nariyagama fields ;
- (ii.) to (1) Patabendi Koralalage Andirala ; (2) Patabendi Koralalage Yahapathami ; (3) Patabendi Koralalage Guruhami, Menikrala, Sinno Uppu, Punchihami ; (4) Patabendi Koralalage Punchappu ; (5) Patabendi Koralalage Ranamalli, Buriya, Menuhami ; (6) Patabendi Koralalage Sittappu, and their heirs and successors, the right to practice chena cultivation in the lots 7,265½ (20 acres 20 perches) and 7,266 (96 acres) in preliminary plan 1,382, on obtaining permits from the Assistant Government Agent, Chilaw, as heretofore, and subject to the payment of the customary share to Government. Lot 7,265½ is bounded on the north, east, and west by lot 7,256, and on the south by lot 7,266 ; lot 7,266 is bounded on the north by lot 7,265½, on the east and west by lot 7,265, and on the south by lot 7,266½ and lot A 636 ;
- (iii.) to the aforesaid persons and their heirs the right to collect forest produce within the limits of lots 7,265½ and 7,266, subject to such rules as may from time to time be prescribed on that behalf by the Government Agent as provided by section 15 (b) of Ordinance No. 10 of 1885 ;
- (iv.) to the aforesaid Patabendi Koralalage Punchappu and his heirs the right to pasture cattle, not exceeding twenty in number, within the limits of lots 7,265½ and 7,266. And excluding lot A 636 (2 acres 3 roods 11 perches) called Migahawatta, where certain of the aforesaid persons reside.

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

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN !

SCHEDULE.

Land situated in the village Manuwangama in the Anaivilundan pattu south of Sengal-oya of Pitigal koralé north in the District of Chilaw, North-Western Province ; bounded on the west by the Avurankuli-ela and Deduru-oya, north by the Deduru-oya, east by lots 7,263 and 7,263½ appearing on preliminary plan 1,382, and south by the Manuwangama-eba,

NOTICES TO MARINERS.

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

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, September 4, 1893.

HONGKONG.—No. 303.

Namquam Harbour.

The Master of ss. Woosung reports as follows:—

That on July 19 his vessel struck on a shoal patch (not marked on the chart) outside of Namquam harbour.

That there is a red buoy to the southward of the shoal, from which the following bearings were taken:—

East point of Ping-fong island N. 44° E. (true).

West point of Ping-fong island N. 2° E. (true).

These bearings the master of the Woosung considers give the position of the buoy "within a cable."

R. MURRAY RUMSEY, Retd. Comdr., R.N.,
Harbour Master.

Hongkong, July 28, 1893.

HONGKONG.—No. 304.

Pescadores Island.—Shoal off North-West end of Triangle Island.

Her Majesty's ship Plover examined this shoal and found a rock of 9 ft. least water in latitude 23° 38' 40" N., longitude 119° 30' 42" E. A 4½-fathom patch exists ½ mile to the northward, and the soundings within the 5-fathom line, which is about ¼ mile from the rock, are very irregular.

Strong tides run in its vicinity.

Pescadores, North-West Outlier.

Her Majesty's ship Plover reports this shoal of greater extent than shown on chart, with a patch of 3½ fathoms ¼ mile N. E. of the 5-fathom sounding on chart and a depth of 4½ fathoms where the 5-fathom sounding is shown.

E. R. FREMANTLE,
Vice-Admiral.

"Impérieuse," in Mi-umaya Bay,
July 22, 1893.

HONGKONG.—No. 338.

Time Balls.

Time balls on Fort Canning and Pulau Brani are dropped daily (Sundays excepted) at 1 P.M., Observatory mean time. They are hoisted five minutes before 1 o'clock.

The Observatory at Fort Fullerton, from which the balls are dropped by electricity, is in—

Latitude	... 1° 17' 13" .7 N.
Longitude	... 103° 51' 15" .7 E.
Ditto in time	... 6h. 55m. 25.05 sec.

When the ball drops at 1 P.M. local mean time, the corresponding Greenwich mean time is 6h. 4m. 34.94 sec. A.M.

Should the electricity fail, through lightning or other causes, to drop either or both of the balls, the ball that does not act will be kept up for about 5 minutes after 1 o'clock, it will then be dropped by hand, and the time must not be depended on.

July 8, 1893.

C. Q. G. CRAUFURD,
Master Attendant.

SINGAPORE.—No. 401.

Salat Sinki—Western Approach to Singapore New Harbour.

On December 1, 1893, the lightship Ajax on the Ajax shoal will be removed. It will be replaced by a red buoy with a bell on it.

C. Q. G. CRAUFURD,
Master Attendant.

Master Attendant's Office,
Singapore, August 15, 1893.

BENGAL.—No. 186.

India, West—Sindh Coast—Red Light end of Manora Breakwater carried away.

The Port Officer, Kurrachee, through the Officiating Director of the Royal Indian Marine, has given notice that the red light at the end of Manora breakwater has been carried away, and that due intimation will be given when replaced.

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

Calcutta, August 14, 1893.

BENGAL.—No. 187.

Bay of Bengal—Chittagong Coast—Regarding South Patch Shoal Buoy.

With reference to Notice to Mariners No. 118, dated May 22, 1893, the British Admiralty has given notice (No. 333 of 1893) that a note has been placed on the Admiralty Charts that "the buoys marking South Patches are liable to be washed away."

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

Calcutta, August 14, 1893.

BENGAL.—No. 188.

Australia, North Coast—Torres Strait—Shoal in North-West Approach.

The British Admiralty has given notice (No. 334 of 1893) that information has been received through the Board of Trade that the British steam-vessel Merrie England is reported to have struck on a shoal patch lying in the approach to Torres strait from the north-west, in approximately lat. 9° 52' S., long. 140° 58' E.

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

Calcutta, August 14, 1893.

BENGAL.—No. 189.

India, West Coast—Cochin River Entrance—Uniform System of Buoyage to be adopted.

The British Admiralty has given notice (No. 335 of 1893) that on May 17, 1893, the bar and spit buoys, Cochin river entrance, were withdrawn, and that on their being replaced in position on September 15, 1893, they will be painted in accordance with the proposed international system of buoyage, that is, starboard hand buoys entering from seaward to be red; port hand buoys black.

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

Calcutta, August 14, 1893.

BENGAL.—No. 190.

Australia, East Coast—Jervis Bay—Rocky Patch off Plantation Point.

The British Admiralty has given notice (No. 336 of 1893) that information has been received from H.M.S. Orlando, dated May 20, 1893, of the existence of a rocky

patch of small extent, with 19 ft. on at it low water spring tides, lying on the west shores of Jervis bay, with Plantation point bearing W.S.W., distant 5 cables.

Approximate position : lat. $35^{\circ} 4' 30''$ S., long. $150^{\circ} 44'$ E.

Variation 9° easterly in 1893.

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

Calcutta, August 14, 1893.

BENGAL.—No. 192.

Australia, East Coast—Brisbane River Bar—Tidal Signals—Pile Lighthouse.

With reference to Notice to Mariners No. 115, dated May 15 last, issued by this office, the British Admiralty has given further notice (No. 345 of 1893) that on May 17, 1893, the original Code of Tidal Signals, as contained in the Local Harbour Regulations, would replace that previously in use at Pile lighthouse, Brisbane river bar.

The depth shown by this Code is the tidal rise added to 14 ft., and that depth now exists between the river entrance and the Magazine. From the last-named point upwards the available depth is $5\frac{1}{2}$ ft. less than that above given; but it was anticipated that at the end of June, 1893, navigation would be completely restored, and that there would be a depth of 14 ft. at low water spring tides as far as Town reach.

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

Calcutta, August 14, 1893.

BENGAL.—No. 193.

China Sea—Gulf of Siam—Menam Chau Fya or Bangkok River—Entrance Blocked.

The British Admiralty has given notice (No. 346 of 1893) that telegraphic information has been received through the Board of Trade, dated Bangkok, July 3, that ships have been sunk across the entrance of Menam Chau

Fya or Bangkok river abreast the lightvessel, leaving an available channel from her to a breadth of about 250 yards eastward, or to about the position of East Junk rock.

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

Calcutta, August 14, 1893.

BENGAL.—No. 195.

Red Sea, Western Shore—South Massawa Channel—Shoals Eastward of Shab Muhammed.

The British Admiralty has given notice (No. 354 of 1893) of the existence of the two under-mentioned shoals, composed of sand and coral, and each about 2 miles in extent, in an east and west direction, with a breadth of one mile, lying eastward of Shab Muhammed, South Massawa channel, and therefore out of the main channel :—

1. The north-western shoal, with about 16 ft. water on it, lies in approximately lat. $15^{\circ} 11' 30''$ N., long. $40^{\circ} 53' 30''$ E.
2. The south-eastern shoal, with about 18 ft. water on it, lies in approximately lat. $15^{\circ} 5' 11''$ N., long. $41^{\circ} 1' 35''$ E.

NOTE.—It is probable that less water than above stated may exist on these shoals.

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

Calcutta, August 14, 1893.

With reference to the *Gazette* Notification of August 10, 1893, the following telegram is published for general information :—

"Light house Bodjo Siberoet restored."

J. A. SWETTENHAM,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, September 7, 1893.

REVENUE NOTICES.

NOTICE is hereby given that the Government Agent for the Western Province will receive sealed tenders for the purchase of the under-mentioned Toll Rents of the Western Province from January 1 to December 31, 1894. The tenders, which must be in sealed envelopes superscribed "Tender for Toll Rents," will be received at the Colombo Kachcheri until 12 o'clock noon on Tuesday, September 26, 1893, when they will be opened, and all persons making tenders will be required to be present or to satisfy the Government Agent by some duly accredited agents that the tender is made *bonâ fide*.

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.

He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving his 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 bond, and also the expenses for appraising the properties and of registering the security bond.

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

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

TOLLS ON TRUNK ROADS.

A.—Municipal Tolls.

1. (a) Toll at Grandpass bridge. Clears the draw-bridge (b).
 (b) Toll at the draw-bridge. Clears the bridge-of-boats (a).
 (c) Toll at the bridge at Urugodawatta.
 (d) Toll at the ferry at Pasbetel.
 (e) Toll at the canal at Grandpass. Clears canal at the draw-bridge (b).
 (f) Toll on the road from Wellampitiya to Dematagoda.
2. (a) Toll at Bambalapitiya bridge. Clears the toll at the 4th milepost on road from Colombo to Kotte (c).
 (b) Toll at the 4th milepost, Galle road.
 (c) Toll on the road from Colombo to Kotte. Clears the Bambalapitiya bridge (a).
 (d) Toll on the road from Nugegoda to Narahenpitiya at or near its junction with the North and South Base line road.
3. Toll at the Lock-gate, St. Sebastian.
4. Toll at the ferry, Mutwal.

B.—On the Negombo Road.

1. Toll at the Dandugama bridge.
2. Toll at the Toppu bridge.

C.—On the Kandy Road.

1. Toll between 10th and 12th mileposts at Eldeniya.
2. Toll between the 21st and 23rd mileposts at Alutgama.

D.—On the Galle Road.

Toll between the 14th and 15th mileposts.

E.—On the Ratnapura Road.

1. Toll at Embulgama bridge.
2. Toll between 23½ and 23¾ mileposts (Kosgama).
3. Toll at Sitawaka bridge. Clears the toll at the Getaheta bridge.

TOLLS OTHER THAN THOSE OF THE TRUNK ROADS.

A.—Colombo District.

1. Toll on the road from Ja-ela to Henaratgoda near the 18th milepost.
2. Toll on the road from Kelaniya to Henaratgoda between the 12th and 13th mileposts and the 20th and 21st mileposts, and Toll on the road from Talawatubepita to Udupilla.
3. Toll on the road from Alutgama to Radawana between the 3rd and 4th mileposts.
4. Toll on the road from Pasyala to Hanwella at the Hanwella ferry.
5. Toll on the road from Pasyala to Hanwella at Ellakkala near the 2nd milepost.
6. Toll on the road from Kosgama to Pasyala at the Pagoda ferry.
7. Toll on the road from Kotte to Kaduwela between the 8th and 9th mileposts; Toll on the road from Pore to Bope at the junction with the Panagoda-Henpita road between the 15th and 16th mileposts. Payment at one clears the other.
8. Toll on the road from Hanwella to Nambapana at Mipe between the 3rd and 4th mileposts.
9. Toll on the road from Colombo to Kesbawa at the junction of the road from Moratuwa to Mampe. Clears the tolls at Bokundara and Kospalankissa.
 Toll on the road from Colombo to Kesbawa between the 10th and 11th mileposts at Bokundara; Toll at Kospalankissa ferry. Clear and is cleared by toll at Mampe.
10. Toll on the road from Mirihana to Mattegoda between the 11th and 12th mileposts.
11. Toll on the road from Angulana to Wewala at the Wewala ferry.
12. Toll on the Hendala canal; Toll on the Pamunugama canal. Payment at one clears the other. Toll at Gorakagahatutupola and the ferry at Tarakuliya.
13. Toll on the Kitanapahuwa canal.
14. Toll on the road from Veyangoda to Attanagalla at its junction with the Kandy road.

B.—Negombo District.

1. Toll on the road from Negombo to Giriulla between the 4th and 6th mileposts; Toll on the road from Negombo to Giriulla between the 8th and 9th mileposts. Payment at one clears the other.
2. Toll on the road from Negombo to Giriulla between the 16th and 18th mileposts.
3. Toll on the road from Negombo to Giriulla at the Giriulla bridge.
4. Toll on the road from Negombo to Minuwangoda at or near the Andiambalama bridge.
5. Toll on the road from Negombo to Dunagaha at Miriswatta between the 6th and 7th mileposts.
6. Toll on the road from Selathandiya to Alutapola near the 4th milepost.
7. Toll on the road from Ja-ela to Minuwangoda at the Kotugoda bridge.
8. Toll on the road from Siduwa to Henaratgoda at the Siduwa ferry.
9. Toll on the road from Minuwangoda to Kotadeniyawa between the 26th and 27th mileposts.
10. Toll on the road from Kotadeniyawa to Mirigama near the railway crossing.
11. Toll on the road from Pasyala to Giriulla at Mallahewa near the 2nd milepost; Toll on the road from Pasyala to Giriulla at Kandangomuwa near the 9th milepost. Payment at one clears the other.
12. Toll on the Negombo canal at Palansena bridge; Toll on the Negombo canal at the bridge on the Custom-house road. Payment at one clears the other.
13. Toll on the Kaymel ferry and branch stations.
14. Toll at the Mutuwadiya ferry.

C.—Kalutara District.

1. Toll on the road from Panadure to Nambapana between the 30th and 31st mileposts.
2. Toll on the road from Tebuwana to Kalutara and on the road from Nagoda to Agalawatta at their junction; Toll on the road from Kalutara to Agalawatta at Dodangoda. Payment at one clears the other.
 Toll between the 29th and 30th mileposts on the Galle road. Clears and is cleared by toll at Nagoda.

2. Toll on the road from Wisidagama to Wewita. This toll forms one with that at Baudaragama. Payment at one clears the other.

Toll on the road from Bandaragama to Waskaduwa at the bridge across the canal at Galtude; and toll on the road from Bandaragama to Waskaduwa at the bridge across the canal at Nugegoda. Payment at Galtude, or at Nugegoda, or at Bandaragama on the road from Horana to Bolgoda, clears the other two.

Toll on the road from Horana to Bolgoda. Clears Galtude bridge.

Toll at Rukgahatutopola ferry; Toll on the road from Morantuduwa to Wadduwa.

4. Toll at the Digala ferry.

5. Toll at the Kitulgahawatta ferry.

6. Toll at the Munamalwatta ferry and toll at the junction of the Horawala-Pellawatta road with the Matugama-Alutgama road. Payment at one clears the other.

7. Toll at the Henamulla ferry; Toll at the Gorakapola ferry. Payment at one clears the other.

8. Toll at the Anguruatota ferry.

9. Toll at the Kepu-ela ferry and toll on the road from Galpata to Kalutara. Payment at one clears the other.

10. Toll on the old Kalutara canal at Kepu-ela Modara; Toll at the old Kalutara canal at Galtude. Payment at one clears the other.

Toll on the new Kalutara canal at Etanamada; Toll on the new Kalutara canal at Hataramodara. Payment at one clears the other.

11. Toll on the road from Pamankada to Horana between the 18th and 19th mileposts.

Government Agent's Office,
Colombo, September 2, 1893.

E. ELLIOTT,
Acting Government Agent.

බස්නාහිර දිසාවේ මෙහි පහත සඳහන්වෙන පාලම් රේන්ද වම් 1894 ක්වූ ජනවාරි මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා ආණ්ඩුවෙන් බදුගැනීමට එවනලද මුද්‍ර ලත් ඉල්ලුම්පත්‍ර බස්නාහිර දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්තේ විසින් බාරගනු ලැබේ.

මතුකි මුද්‍ර ලත් ඉල්ලුම්පත්‍ර මතුපිට හෙවත් ඇන්විලොස් උඩ "Tender for Toll Rents" පාලම් රේන්ද සඳහා ඉල්ලුම්පත්‍රය යන වාසගම් ඇතුළු වම් 1893 ක්වූ සැප්තැම්බර් මස 26 වෙනි අඟහරුවාද දවල් 12 වනතුරු කොළඹ කවිවේරියට භාරගනු ලැබේ. එවිට එහිදී ඒවායේ මුද්දර කඩා බලනවා ඇත. තවද ඉල්ලුම්පත්‍ර දී සිටින සැමදෙනාම ඉදිරිපිට ඇවිදින්න (කැනහොත් තවුන් විසින් වෙන අයෙකුට නිසි බලයක්දී ඔහු එවා හෝ) ඒ දෙන ලද ඉල්ලුම්පත්‍ර සැබෑවූ ඇත්තේ ඒවා බවට ඒජන්ත උත්තාන්තේට එක්තුගත්වන්නට ඕනෑය.

ආණ්ඩුවේ ඒජන්ත උත්තාන්තේ විසින් උතුමානත්වයන්ගේ වෙන බස්පුකර සිටීමට තෝරාගන්නාලද ඉල්ලුම්පත්‍රය අයිතිකාරයා විසින් ඉල්ලාපු ගණිතයන් දහයෙන් කොටසකට වැටහෙන මුදල් ගණන සල්ලිවලින් වසාම ඇප නිබන්තට ඔනෑවා පමණක් තෝරා එම ඉල්ලුම් උතුමානත්වයන්ගේ විසින් භාරගන්නට දෙයනිනම් ඔහුගේ ඉල්ලුම් උතුමානත්වයන්ගේ විසින් ඒක්තුගත් බව දැනුම්දුන් දින පටන් 30 දවසක් ඇතුලතදී එම ඉල්ලුම් ගණිතයන් දෙකෙන් පැයවකට වටිනා ඇප ඒක්තුගත් මුද්‍ර බස්පුකරින් හෝ තුණෙන් පැයවකට වටිනා ඇප මුද්‍ර ලෙත් හෝ තබා සම්පූර්ණකරන්නට ඕනෑය.

ඇප පිණිස තිබෙනලද බස්පු සෝදිසිකිරීම සඳහා ආණ්ඩුවේ අද්වකාත් උත්තාන්තේට ගෙවිය යුතු වූ ගාස්තු වද, ඇප බස්පු සැදීමටද, ඒවා සෝදිසිකර සම්පූර්ණකරීමටද, ඉඩම් තක්සේරු කිරීමට සහ ඇප බස්පු රෙජිස්තර කෙරීමට ගෙවිය යුතු වූ ගාස්තුන් ඔහු විසින් ගෙවන්නට ඕනෑය.

ඇප වෙනුවෙන් තිබෙනලද ඉඩම්වල බස්පු ඒවා මිට ප්‍රථම ඇපේකට නොහොත් උකසකට යටත්කැනී බවට ඉඩම් ලියා පදිංචිකරණ රෙජිස්ට්‍රාර්කැනගෙන් සහතික පත්‍රයක් ලබාගත යුතුයි. මෙම සහතික පත්‍රය ලබාගැනීමට ඕනෑකරණ විසඳුම ඇප තබන අය විසින් දැරිය යුතුයි.

මේ ගැණ වැඩිදුර කාරණා ආණ්ඩුවේ ඒජන්ත උත්තාන්තේගෙන් ඉල්ලුම්කළ විට දැනගත්ව පුළුවන.

ප්‍රධාන පාරවල්වල පාලම් රේන්ද.

A.—නගරයට අයිති පාලම්.

- (a) නාගලගම්කොටේ පාලමට ගෙවූ විට උඩඅදින පාලමෙන් නිදහස්ව යන්නට පුළුවන. (b)
(b) උඩඅදින පාලමට ගෙවූ විට නාගලගම්කොටේ පාලමෙන් නිදහස්ව යන්නට පුළුවන. (a)
(c) උරුගොඩවන්නේ පාලමද.
(d) පස්බෙකල් නමැති කොටුපලද.
(e) නාගලගම්කොටේ ඇලරේන්දයට ගෙවූ විට උඩඅදින පාලමේ ඇලරේන්දයෙන් නිදහස්ව යන්නට පුළුවන. (b)
(f) වැල්ලන්පිටියේ සිට දෙමටගොඩට යන පාරේ රේන්දයද.
- (a) බම්බලපිටියේ පාලමට ගෙවූ විට කොළඹ සිට කෝට්ටේට යන පාරේ හැකැන්ම 4රේ කනුවේ රේන්දපලෙන් නිදහස්ව යන්නට පුළුවන. (c)
(b) ගාල්ලට යන පාරේ හැකැන්ම 4රේ කනුවේ රේන්දයද.
(c) කොළඹ සිට කෝට්ටේට යන පාරේ රේන්දපලට ගෙවූ විට බම්බලපිටියේ පාලමෙන් නිදහස්ව යන්නට පුළුවන. (a)
(d) නුගේගොඩ සිට නාරාහේන්පිටට යන පාරේ උතුරු සහ දකුණු බේස්ලයින් පාරේ ගන්දිවෙන සානසෙති නොහොත් ඊට නුදුරුව තිබෙන රේන්දපලද.
- සන්තබස්නියමේ ඇලේ රේන්දයද.
- මෝදර කොටුපල් රේන්දයද.

B.—මහවුවට යන පාරේ.

- දඹුගම පාලම් රේන්දයද.
- තෝප්පු පාලම් රේන්දයද.

C.—මහනුවරට යන පාරේ.

- හැකැන්ම 10යේ සහ 12යේ කනු අතරේ ඇල්දෙනියේ පාරේ රේන්දයද.
- හැකැන්ම 21යේ සහ 23යේ කනු අතරේ අර්භගම පාරේ රේන්දයද.

D.—ගාල්ලට යන පාරේ.

හැකැන්ම 14රේ සහ 15යේ කනු අතරේ පාරේ රේන්දයද.

E.—රත්නපුරේට සහ පාරේ.

1. ඇමුල්ගම පාලම් රේන්දයද.
2. හැකැන්ම 23½ සහ 23½ කනු අතරේ කොස්ගම පාරේ රේන්දයද.
3. සිතාවක පාලමට ගෙවූ විට ගැටහැන්ගේ පාලමෙන් නිදහස්ව යන්ට පුළුවන.

ප්‍රධාන පාරවල්වල නොවන පාලම් රේන්ද.

A.—කොළඹ දිස්ත්‍රික්කයේ.

1. ජූලියේ සිට ගෙනරන්ගොඩට සහ පාරේ හැකැන්ම 18වේ කනු ලග රේන්දයද.
2. කැලණියේ සිට ගෙනරන්ගොඩට සහ පාරේ හැකැන්ම 12වේ සහ 13වේ සහ හැකැන්ම 20වේ සහ 21වේ කනු අතරේ රේන්දය සහ කලවතුසේන්පිට සිට උඩුපිලට සහ පාරේ රේන්දයද.
3. අළුත්ගම සිට රදවානට සහ පාරේ හැකැන්ම තුනේ සහ 4වේ කනු අතරේ රේන්දයද.
4. පස්සාලේ සිට හන්වැල්ලට සහ පාරේ හන්වැල්ලේ නොටුපල් රේන්දයද.
5. පස්සාලේ සිට හන්වැල්ලට සහ පාරේ හැකැන්ම 2වේ කනුවට හුදුරුව එල්ලක්කල තිබෙන රේන්දයද.
6. කොස්ගම සිට පස්සාලට සහ පාරේ පුගොඩ නොටුපල් රේන්දයද.
7. කෝට්ටේ සිට කඩුවෙලට සහ පාරේ හැකැන්ම 8වේ සහ 9වේ කනු අතරේ රේන්දයද, පෝරේ සිට බෝපේට සහ පාරේ හැකැන්ම 15වේ සහ 16වේ කනු අතරේ පනාගොඩ සේන්පිට පාරේ හන් දියේ රේන්දයද.—මෙයින් එක රේන්දපලකට ගෙවූ විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
8. හන්වැල්ලේ සිට නඹාපානට සහ පාරේ හැකැන්ම 3වේ සහ 4වේ කනු අතරේ මිසේ තිබෙන රේන්දයද.
9. කොළඹ සිට කැස්බෑවට සහ පාරේ සහ මොරටුවේ සිට මාම්පේට සහ පාරේ හන්දියේ රේන්දයද.—මෙම රේන්දපලට ගෙවූ විට බෝකුන්දර සහ කොස්පලක්කියේ රේන්දපලවල්වලින් නිදහස්ව යන්ට පුළුවන.
- කොළඹ සිට කැස්බෑවට සහ පාරේ හැකැන්ම 10 වේ සහ 11වේ කනු අතරේ බෝකුන්දර රේන්දපල, කොස්පලක්කියේ නොටුපල් රේන්දයද.—මෙම රේන්දපලවල්වලට ගෙවූ විට මාම්පේ රේන්ද පලෙන් නිදහස්ව යන්ට පුළුවන්වා පමණක් නොව මාම්පේ රේන්දපලට ගෙවූ විට මෙම රේන්දපල වල්වලින් නිදහස්ව යන්ට පුළුවන.
10. මිරිහානේ සිට මන්ගේගොඩට සහ පාරේ හැකැන්ම 11වේ සහ 12වේ කනු අතරේ රේන්දයද.
11. අඟුලානේ සිට වැව්ලට සහ පාරේ වැව්ල නොටුපල් රේන්දයද.
12. හැදල ඇලරේන්දයද, පමුනුගම ඇලරේන්දයද.—මෙයින් එක රේන්දපලකට ගෙවා අනිත් රේන්ද පලෙන් නිදහස්ව යන්ට පුළුවන. ගොරකගහ නොටුපල් රේන්දය සහ කාරුකුලියේ නොටුපල් රේන්දයද.
13. කිත්තන්පහුවේ ඇලරේන්දයද.
14. වේගන්ගොඩ සිට අත්තනගල්ලට සහ පාරේ නුවර පාරට හන්දිවෙන ස්ථානයෙහි පිහිටි රේන්දයද.

B.—මහවු දිස්ත්‍රික්කයේ.

1. මහවුවේ සිට ගිරිඋල්ලට සහ පාරේ හැකැන්ම 4වේ සහ 6වේ කනු අතරේ රේන්දයද, මහවුවේ සිට ගිරිඋල්ලට සහ පාරේ හැකැන්ම 8වේ සහ 9වේ කනු අතරේ රේන්දයද.—මෙයින් එක රේන්දපලකට ගෙවා අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
2. මහවුවේ සිට ගිරිඋල්ලට සහ පාරේ හැකැන්ම 16වේ සහ 18වේ කනු අතරේ රේන්දයද.
3. මහවුවේ සිට ගිරිඋල්ලට සහ පාරේ ගිරිඋල්ලේ පාලම් රේන්දයද.
4. මහවුවේ සිට මුහුචන්ගොඩට සහ පාරේ ආභිඅම්බලමේ පාලමේ නොගොන් ඊට හුදුරුව රේන්දයද.
5. මහවුවේ සිට දුනාගහට සහ පාරේ හැකැන්ම 6වේ සහ 7වේ කනු අතරේ මිරිස්වත්තේ තිබෙන රේන්දයද.
6. සෙල්ලක්ක හන්දියේ සිට අළුතාපලට සහ පාරේ හැකැන්ම 4වේ කනුව ලග රේන්දයද.
7. ජූලියේ සිට මිනිවන්ගොඩට සහ පාරේ කොටුගොඩ පාලමරේන්දයද.
8. සිදුවේ සිට ගෙනරන්ගොඩට සහ පාරේ සිදුවේ නොටුපල් රේන්දයද.
9. මුහුචන්ගොඩ සිට කොටදෙනියාවට සහ පාරේ හැකැන්ම 26වේ සහ 27වේ කනු අතරේ රේන්දයද.
10. කොටදෙනියාවේ සිට මිරිගමට සහ පාරේ රේල්පාරේ හන්දියට හුදුරුව රේන්දයද.
11. පස්සාලේ සිට ගිරිඋල්ලට සහ පාරේ හැකැන්ම 2වේ කනුවට හුදුරුව මල්ලැහැවේ රේන්දයද, පස්සාලේ සිට ගිරිඋල්ලට සහ පාරේ හැකැන්ම 9වේ කනුවට හුදුරුව කදන්ගමුවේ රේන්දයද.—මෙයින් එක රේන්දපලකට ගෙවා අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
12. මහවු ඇලේ පල්ලක්කියේ පාලමරේන්දයද, මහවු ඇලේ රේගුවට සහ පාරේ පාලම් රේන්දයද, මෙයින් එක රේන්දපලකට ගෙවා අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
13. කම්මල්ගොඩේ සහ අතුරු රේන්දපලවල්වල රේන්දයද.
14. මුහුචාසියේ නොටුපල් රේන්දයද.

C.—කළුතර දිස්ත්‍රික්කයේ.

1. පානදරේ සිට නඹාපානට සහ පාරේ හැකැන්ම 30වේ සහ 31වේ කනු අතරේ රේන්දයද.
2. ගොවුවන සිට කළුතරට සහ පාරේ සහ නාගොඩ සිට අගලවත්තට සහ පාරේ හන්දියේ රේන්දයද, කළුතර සිට අගලවත්තට සහ පාරේ දෙඩන්ගොඩ රේන්දයද.—මෙයින් එක රේන්දපලකට ගෙවූ විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන. ගාල්ලට සහ පාරේ හැකැන්ම 29වේ සහ 30වේ කනු අතරේ රේන්දයද.—මෙම රේන්දයට ගෙවූ විට නාගොඩ රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන්වා පමණක් නොව නාගොඩ රේන්දපලට ගෙවූ විට මෙම රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
3. පිසිදගම සිට වැව්ට සහ පාරේ රේන්දයද. මෙම රේන්දපල බන්ධාරගම රේන්දපල සමග එකක් සේ සලකනු ලැබේ. මෙයින් රේන්ද දෙකෙන් කොසි රේන්දයකට නුමුත් ගෙවූ විට අනිත් රේන්ද පලෙන් නිදහස්ව යන්ට පුළුවන. බන්ධාරගම සිට වස්කඩුවට සහ පාරේ ගල්කුඹේ ඇලේ පාලම් රේන්දයද. බන්ධාරගම සිට වස්කඩුවට සහ පාරේ නුගේගොඩ ඇලේ පාලම් රේන්දයද. ගල්කුඹේදී හෝ නුගේගොඩදී හෝ ගොරණ්ණ සිට බොල්ගොඩට සහ පාරේ බන්ධාරගමදී හෝ ගෙවූ විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.

හොරණ සිට බොල්ගොඩට සහ පාරේ රේන්දයද. මෙම රේන්දයට ගෙවු විට ගල්කුඩේ පාර මෙන් නිදහස්ව යන්ට පුළුවන.
රුක්හා නොටුපල් නොටුපල් රේන්දයද.
මොරන්කුඩුවේ සිට වාද්දුවට සහ පාරේ රේන්දයද.

4. දිගල නොටුපල් රේන්දයද.
 5. කිකුල්ගහවත්තේ නොටුපල් රේන්දයද.
 6. මුනම්ලුවත්තේ නොටුපල් රේන්දය සහ හොරවල පැලවත්තේ පාර මතුගම අවන්ගම පාරට වැටෙන හන්දියේ පාරේ රේන්දයද—එක රේන්දපලකට ගෙවු විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
 7. හේනමුල්ලේ නොටුපල් රේන්දයද, හොරකපොල නොටුපල් රේන්දයද. මෙයින් එක රේන්ද පලකට ගෙවා අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
 8. අතුරුවානොට නොටුපල් රේන්දයද.
 9. කැපුඇලේ නොටුපල් රේන්දය සහ ගල්පාන හිට කළුකරට සහ පාරේ රේන්දයද—එක රේන්ද පලකට ගෙවු විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
 10. කළුකර පරණ ඇලේ කැපුඇල මෝදර නිමෙන රේන්දයද, කළුකර පරණ ඇලේ ගල්කුඩේ රේන්දයද. එක රේන්දපලකට ගෙවු විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන. කළුකර අවන් ඇලේ එතනමම රේන්දයද, කළුකර අවන් ඇලේ හතරමෝදර රේන්දයද.—එක රේන්දපලකට ගෙවු විට අනිත් රේන්දපලෙන් නිදහස්ව යන්ට පුළුවන.
 11. පාමන්කඩ සිට හොරනට සහ පාරේ හැතැන්ම 18වේ සහ 19වේ කනු අතරේ රේන්දයද.
- වසි 1893 ක්වු සැප්තැම්බර් මස 2 වෙනි දින කොළඹ කඩවේරියේදීය.

ජ. එලියරි,
වැඩබලන ආණ්ඩුවේ ඒජන්තයා.

NOTICE is hereby given that on Monday, September 11, 1893, at 1 P.M., will be put up for resale at the Colombo Kachchéri, at the risk of the original purchasers, any of the under-mentioned Arrack Rents of the Western Province from September 11, 1893, to June 30, 1894, and Toll Rents from October 1 to December 31, 1893, the original purchasers of which may have failed on or before that date to pay the instalments for the month of August, 1893.

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

Arrack Rent.—Colombo, Kalutara, and Panadure.
Bridges.—Grandpass, Bambalapitiya, Embulgama, Dandugama, Andiambalama, Giriulla, Kotugoda, and Toppu bridge.

Canal.—Kittanpahuwa, Negombo, Kalutara, and Lockgate.

Ferries.—Mutwal, Hanwella, Mutuwadiya, D'gala, Kitulgahawatta, Henamulla, Pugoda, Anguruwatota, Wewala, Kepu-ela, Kaymal, and Siduwa.

Roads.—Bandaragama to Waskaduwa, Ja-ela to Henaratgoda, Kotte to Kaduwela, Colombo to Avisawella, Mirihana to Mattegoda, Kelaniya to Henaratgoda, Pamankada to Horana, Alutgama to Radawana, Hanwella to Nambapana, Colombo to Galle between 29th and 30th mileposts, Negombo to Dunagaha, Minuwangoda to Kotadeniyawa, Sellathandiya to Alutepola, Pasyala to Giriulla, Kotadeniyawa to Mirigama, Negombo to Giriulla between 4th and 6th and 8th and 9th mileposts, and Negombo to Giriulla between 16th and 18th mileposts, Colombo to Kesbewa, Colombo to Kandy between 21st and 23rd mileposts, Panadure to Nambapana.

E. ELLIOTT,
Acting Government Agent.

The Kachchéri,
Colombo, September 1, 1893.

වසි 1893 ක්වු සැප්තැම්බර් මස 11 වෙනි දින පටන් වසි 1894 ක්වු ජුනි මස 30 වෙනි දින දක්වා ඔස්සා හිරිදියාවේ මෙහි පහත සඳහන්වෙන කොටස් ම අරක්කු රේන්දයක් සහ වසි 1893 ක්වු ඔක්තෝබර් මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා පාලම් රේන්දයක් නමුත් පලමු ගැනුම්කාරයින් විසින් වසි 1893 ක්වු අගෝස්තු මාසේ මාස මුදල වසි 1893 ක්වු සැප්තැම්බර් මස 11 වෙනිදිනදී නොහොත් ඊටප්පරම දිනකදී නොගෙව්වොත් ඔවුන්ගේ අලාභිම වෙනුව එකී රේන්ද වසි 1893 ක්වු සැප්තැම්බර් මස 11 වෙනි සදුද දවල් 1කේ කනිසමට කොළඹ කඩවේරියේදී නැවත විකුණන බව මෙයින් දන්වනුය.

නැවත විකිණීමේදී ගැනුම්කාරයින් විසින් ගත් මුදලෙන් දහසෙන් කොටසක් විකිණීම දවසේදී මෙහි කඩන්තට ඕනෑය

කොළඹ කළුකර සහ පානදුරේ අරක්කු රේන්දය.

නාගලගම නොට්ටි, බිම්බලපිටියේද, ඇඹුල්ගමද, දඹුගමද, ආභිආම්බලමේද, කොටුගොඩද, නොටුපුවේ සහ හිරිලල්ලේත් පාලම් රේන්දය.

කිත්තන්පහුවේද, මිහමුවේද, කළුකර සහ සන්තඛස් නියමේ ඇල රේන්දය.

මෝදරද, හත්වැල්ලේද, මුගුවාහියේද, දිගලද, කිකුල්ගහවත්තේද, සිදුවේද, හේනේමුල්ලේද, පුගොඩද, අතුරුවානොට්ටි, වැවල සහ කසිමේලේ කැපු ඇලෙන් නොටුපල් රේන්දය.

ඔත්තාරගම සිට වස්කඩුවටද, ජුඇලේ සිට හෙනරත්ගොඩටද, කෝට්ටේ සිට කඩුවෙලටද, කොළඹ සිට අවිස්සාවේල්ලටද, මිරිහානේ සිට මත්තේගොඩටද, කැලනියේ සිට හෙනරත්ගොඩටද, පාමන්කඩ සිට හොරනටද, අවන්ගම සිට රද්වානටද, හත්වැල්ලේ සිට නඹාපානටද, කොළඹ සිට ගාල්ලට සහ පාරේ හැතැන්ම 29වේ සහ 30වේ කනු අතරේද, මිහමුවේ සිට දුනාගමටද, මිනිවන්ගොඩ සිට කොටදෙන්නිසාවටද, සෙල්ලත්තනන්දියේ සිට අළුතාපලටද, පස්සාලේ සිට හිරිලල්ලටද, කොටදෙන්නිසාවේ සිට මිරිගමටද, මිහමුවේ සිට හිරිලල්ලට සහ පාරේ හැතැන්ම 4වේ සහ 6වේද, 8වේ සහ 9 කනු අතරේද, මිහමුවේ සිට හිරිලල්ලට සහ පාරේ හැතැන්ම 16වේ 18වේ කනු අතරේද, කොළඹ සිට කැස්බෑවටද, කොළඹ සිට නුවරට සහ පාරේ හැතැන්ම 21කේ සහ 23වේ කනු අතරේද, පානදුරේ සිට නඹාපානට සහ පාරේ රේන්දය.

ජ. එලියරි,
වැඩබලන ආණ්ඩුවේ ඒජන්තයා.
වසි 1893 ක්වු සැප්තැම්බර් මස 1 වෙනි දින කොළඹ කඩවේරියේදීය.

NOTICE is hereby given that the Toll and Garden Rents of the Southern Province from January 1 to December 31, 1894, will be exposed for sale at the places and on the days mentioned below :—

At the Galle Kachcheri on Monday, October 16, 1893, at 1 P.M.

Galle District.

1. The road toll at Paradowewatta between the turn to Buona Vista Hill and the 74½ milepost on the main road to Matara.
2. The bridge toll at Pol-oya.
3. The bridge toll at Bentota.
4. The road toll at the 57½ milepost at Kahawe (Hikkaduwa).
5. The ferry toll at Halpatota.
6. The road toll at the 47½ milepost at Welitara in lieu of the bridge toll at Balapitiya.

7. The road toll on the road to Udugama, to be collected on the land Galwelawatta at or within 50 yards (southwards) of the junction of the Akmimana minor road with the Udugama principal road.

8. The minor tolls, Ambalangoda-Elpitiya road, to be collected at the land called 'Tembilighawatta' at the Orowila bridge at Karadeniya between the 2nd and 3rd mileposts.

9. Hirimbura-Baddegama road, to be collected at the land called Galagahawatta on the Uluwitika junction between the 4th and 5th mileposts.

10. Labuduwa-Akmimana road, to be collected on the land called Wellagahawatta at Totagoda between the 4th and 5th mileposts.

11. Garden rent: the ungranted portions of the cotton gardens.

At the Tangalla Resthouse on Monday, October 9, 1893, at 1 P.M.

Hambantota District.

12. The bridge toll at Walawe.

13. The road toll at Sinimodara between the 118th and 119th mileposts with the branch road toll at Godakumbura on the road from Beliatta to Dikwella.

At the Matara Kachchéri on Wednesday, October 11, 1893, at 1 P.M.

Matara District.

14. The bridge and minor road toll at Polwatta and the branch toll at Polkandan-ela.

15. The bridge and road toll at Akuressa.

16. The road tolls at Deundara, Godagama, Talpewala on the Hakmana line, and Bandattara on the Tudawa line, and Morawaka, about the 48th milepost.

17. The garden farms, malapala, divel, and $\frac{1}{10}$ gardens, of the Weligam korale, Wellaboda pattu, and Morawak korale.

The conditions will be made known on the days of sale.

B. HORSBURGH,
for Government Agent.

Galle Kachchéri,
August 30, 1893.

විෂි 1894 ක්වු ජනවාරි මස 1 දින පටන් දෙසැම්බර් මස 31 වෙනි දින වනතුරු මෙහි පහත සඳහන් වෙනි දකුණුපලානේ නොටුපොලවල්වල රේන්ද සහ වතුවල බද්ද මෙහි පහත සඳහන්වෙන දවස්වලදී සහ සාකච්චාදීන් විකුණන බව මෙයින් දැනුම්දෙනවා ඇත.

සාමාජිකයින්ගේ.

1. විෂි 1893 ක්වු ඔක්තෝබර් මස 16 වෙනි සදුද දවල් එකට ගාල්ලේ කවිවෙරියේදී බෝනාපිස්වා කන් දව හැරෙන වන්භිසටත් මාතරට සහ මහපාරේ 74½ කනුවට අතරේ පරදුව වත්තේ පාරේ රේන්දසද.

2. පොල්බසේ පාලම් රේන්දසද.

3. බෙන්තර පාලම් රේන්දසද.

4. නොම්මර 57½ කනුව සමීපයේ හික්කඩුවේ සහ වේ පාරේ රේන්දසද.

5. හල්පානොට නොටුපොල රේන්දසද.

6. බලපිටියේ පාලම් රේන්දේ වෙනුවට නොම්මර 47½ කනු සමීපයේ වැලිතර පාරේ රේන්දසද.

7. උඩුතම පාරේ රේන්දස, අසකරන සානස ගල් වෙල වත්තේදී නොහොත් අක්මිමනට සහ පාරේ හත් දියේ හිට බඩ පහතකට වැහිනොවන දුර දකුණට.

8. අම්බලම්ගොඩ ඇල්පිටියේ අතුරුපාරේ රේන් දස. අසකරන සානස කරන්දෙහියේ දෙකේ කනුව ටත් තුනේ කනුවටත් අතරේ තිබෙන ආරෝපිල පාලම ලද හැමිලිගන වත්තේය.

9. හිරිමුරේ බද්දේගම පාරේ රේන්දස. අසකරණ සානස උච්චිටියේ හත්දියේ හතරවෙනි කනුවටත් පස්වෙනි කනුවටත් අතරේ තිබෙන ගලගනවත්තේය.

10. ලබුදව අක්මිමන පාරේ රේන්දස. අසකරන සානස නොටගොඩ හතරේ කනුවටත් පහේ කනුව ටත් අතරේ තිබෙන වේල්ලගනවත්තේය.

11. වතුබදු—නෙදි තිබෙන කපුවත්තේ කොටස්. විෂි 1893 ක්වු ඔක්තෝබර් මස 9 වෙනි සදුද දවල් එකට තත්ගල්ලේ ගානායමේදී :—

ගම්බන්තොට දිසත්තිකේන්.

12. වලවේ පාලම් රේන්දස.

13. සිනිමෝදර 118 සහ 119 කනුවලටත් අතරේ පාරේ රේන්දස සහ බෙලිඅත්තේ සිට දික්වැල්ලට සහ පාරේ ගොඩකුමුරේ අතුරුපාරේ රේන්දස.

විෂි 1893 ක්වු ඔක්තෝබර් මස 11 වෙනි බදුද දවල් එකට මාතර කවිවෙරියේදී.

මාතර දිසත්තිකේන්.

14. පොල්වත්තේ පාලම් රේන්දසද, අතුරු පාරේ රේන්දස සහ පොල්කඳන් ඇල්ලේ රේන්දසද.

15. අකුරස්සේ පාලමේ සහ පාරේ රේන්දසද.

16. හක්මන පාරේ දෙවුන්දර, ගොඩගම, තල්පා වෙල රේන්ද, තුඩාව පාරේ බන්ධන්තර නොටුපලේ රේන්දස සහ මොරවක්කෝරලේ නොම්මර 48 කනුව ලහ පාරේ රේන්දසද.

17. මලපලා දිවෙල් සහ වතුබල දහසෙන් පංඟු බදුද. මේවා තිබෙන්නේ වැලිගම්කෝරලේ වැල්ල බොඩපත්තුවේ සහ මොරවක්කෝරලෙත්තේ.

විකුණුම් දවස්වලදී කොන්දේසිය කිසිවක්වන ඇත.

බී. හොර්ස්බර්ග්,

ආණ්ඩුවේ ඒජන්තාධිපති වෙනුවට.

විෂි 1893 ක්වු අගෝස්තු මස 30
දින ගාල්ලේ කවිවෙරියේදීය.

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,364, C. P.

Colonial Secretary's Office,
Colombo, August 28, 1893.

ON Wednesday, October 11, 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 portions of Crown Land, on the terms authorised by Government.

Four allotments of land situated in the Gangaihala korale division of the Udapalata District of the Central Province, about half a mile north-west of the 18th milepost on the road from Gampola to Nawalapitiya.

Preliminary plan 4,466.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
11875	Udapane	Gedarahena	Ukku Banda, Arachchi	Patana	5 0 30

Upset price,—Rs. 10 per acre.

Preliminary plan 4,468.

These lands adjoin title plan 59,791 and Craighead estate to the west, Maryville estate, title plan 78,269, to the south, and title plan 78,163 to the east.

11879	Ampitiya	Etambahelapatana	J. Aymer	Patana	53 0 28
11882	Do.	Etambaheladeniya	do.	Swamp	2 3 28
11884	Do.	Etambahelapatana	do.	Patana	16 0 16

Upset price,—Rs. 20 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 H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,364, C. P.

වම් 1893 ක්වු අගෝස්තු මස 28 වෙනි දින කොළඹ

මහසෙනෙවියාගේ උත්තරාණයෙන් කන්තෝරුවේදී.

මධ්‍යම දිසාවේ ගොරවනියවු ඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1893 ක්වු ඔක්තෝබර් මස 11 වෙනි බුද්ධ දවල් 12ට මහනුවර කව්වෙරියේදී වෙන්දේසිකර විකුනනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩපලාන ගහඉහල කෝරළේ ගම්පලහිට නාවලපිටියට යන පාරේ නොම්මර 18 හැතැක්ම කනුවට හැතැක්ම ½ ක් පමණ වයඹදිගින් හිටා තිබෙන බිම්කැබෙලි හතරක්.

සිතියම 4,466.

නො.	ගම.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අකුම.	මහත.
11875	උඩපහේ	ගෙදරහේන	උක්කුබන්ඩා ආරච්චි	පහන	5 0 30

අක්කරයක් රුපියල් (10) දහසේ හිට විකුනනට පටන්ගනු ලැබේ.

සිතියම 4,468.

මෙම ඉඩම් ඔස්සාඉරින් නොම්මර 59,791 බුක්තියකිද්දී පෙනෙන ඉඩමට සහ කෙස්සැවි වන්නටද දකුණෙන් මරිපිලවත්තට සහ නොම්මර 78,259 බුක්තියකිද්දී පෙනෙන ඉඩමටද, නැගෙනහිරින් නොම්මර 78,163 බුක්තියකිද්දී පෙනෙන ඉඩමටත් යාළු තිබේ.

11879	අම්පිටිය	ඇටඹගෙල පහන	ජේ. අසිමර් මහත්මයා	පහන	53 0 28
11882	එම	එම දෙන්නිය	එම	මඩවගුරුබිම	2 3 28
11884	එම	එම පහන	එම	පහන	16 0 16

අක්කරයක් රුපියල් විස්සේ හිට විකුනනට පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා වංසාධිපති සර්වේපාර් ජනරාල් උත්තරාණයෙන්ද, විකිනීමේ කොන් දේසි ගැණ කාරණා මධ්‍යම දිසාවේ මහනුවර ආණ්ඩුවේ ඒජන්ත උත්තරාණයෙන්ද දැනගත්ට පුළුවන.

උපආණ්ඩුකාර උතුමානත්වගන්යෙන් ආඥාවලය,

ජේ. ඒ. ස්ට්‍රිට්හැම්,
වැඩ බලන මහසෙනෙවියාගේ වම්ත.

(3*)

No. 1,365, c. p.

Colonial Secretary's Office,
Colombo, September 6, 1893.

ON Wednesday, October 25, 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 portions of Crown Land, on the term authorised by Government.

Three allotments of land situated in the Pallegampaha korale division of the Harispattu District of the Central Province.

Preliminary plan 3,862.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
I 685	Ankumbura	Medaelawatta	Four cocoanut trees on the land	0 3 19
K 685	Do.	Pihillagahawatta	Few jak and arecanut trees	0 1 9
L 685	Do.	do.	Two jak trees	0 0 27

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 H. E. the Lieut.-Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,365, c. p.

වම් 1893 ක්වු සැප්තැම්බර් මස 6 වෙනි දින කොළඹ

මහසෙක්කාරිස් උත්තාන්තේසේ කන්කෝරුවේදී.

මහමදිසාවේ ගෞරවනීයවූ ඒජන්තාදායකාන්තේසේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1893 ක්වු මක්කෝරුව මස 25 වෙනි වූදදින දවල් 12ට මහනුවර කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මහමදිසාවේ භාරිස්පත්තුවේ සල්ලේගමපහ කෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබ්ලි 3ක්.
පිහිටම 3,862. අයිතිකම නියන්තා—ආණ්ඩුව.

කො.	ගම.	ඉඩමේ නම.	අන්දම.	මහන. අ. ර. ප.
I 685	අත්තමුර	මැදඇල වත්ත	මෙම ඉඩමේ පොල්ගස් හතරක් තිබේ	0 3 19
K 685	එම	පිහිල්ලගමවත්ත	කොස්ගස් සහ පොල්ගස් සවිල්පයක්	0 1 9
L 685	එම	එම	මෙම ඉඩමේ තිබේ කොස්ගස් දෙකක් තිබේ	0 0 27

අක්කරයක් රූපියල් දහයේ හිට විකුණනට පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වාසාධිපති සර්වේයර් ජනරාල් උත්තාන්තේසේගෙන්, විකිනීමේ කොන්දේසි ගැණ කාරනා මහමදිසාවේ මහනුවර ආණ්ඩුවේ ඒජන්තා උත්තාන්තේසේගෙන් දැනගන්නට එවන.

උපආණ්ඩුකාර උතුමානන්තේසේගේ ආඥාවලෙස,

ජේ. ඒ. ස්ට්‍රිට්ගැමි,
වැඩබලන මහසෙක්කාරිස් මමිත.

No. 1,366, c. p.

Colonial Secretary's Office,
Colombo, September 6, 1893.

ON Wednesday, October 25, 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 portions of Crown Land, on the terms authorised by Government.

Eight allotments of land situated in the Gangapahala korale division of the Udapalata District of the Central Province, about $\frac{3}{4}$ mile east of the 10th milepost on the road from Kandy to Gampola.

Preliminary plan 4,470.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
11891 $\frac{1}{2}$	Udowita	Old bed of Mahaweli-ganga	Villagers of Udowita	Sand	1 3 30
11892	Do.	do.	do.	do.	0 0 13
11893	Do.	do.	do.	Kurakkan chena and scrub	0 1 9
11894	Do.	do.	do.	Sand	1 3 24
11895	Do.	do.	do.	do.	0 2 0
11896	Do.	do.	do.	do.	2 1 30
11897	Do.	do.	K. Mndianse	do.	1 0 29
11898	Do.	do.	Mudalihami, late Arachchi of Udowita	do.	0 2 6

Upset price,—Rs. 10 per acre.

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

By H. E. the Lieut.-Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,366, C. P.

වර්ෂ 1893 ක්වූ සැප්තැම්බර් මස 6 වෙනි දින කොළඹ

මහසෙනෙසාලයේ උත්තරානේසේ කන්තෝරුවේදී.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ඒජන්ත උත්තරානේසේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්කක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 25 වෙනි බුද්දින දවල් 12ට මහනුවර කඩවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩපලාත ගහපහල කෝරළේ මහනුවර හිට ගම්පලට යන පාරේ නොම්මර 10යේ හැකැක්කේ කනුවට හැකැක්කේ 1½ පමණ නැගෙනඳුරින් පිහිටා තිබෙන බිම්කැබලි අටක්.

සිතියම 4,470. ගම—උඩෝවිට.

නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අන්දම.	මහත.
				අ. රු. ප.
11891½	මහවැලියගේ පරණමාන	උඩෝවිට ගම්මු	වැලිබිම	1 3 30
11892	එම	එම	එම	0 0 13
11893	එම	එම	කුරක්කන් හේන	
			සහ ලන්ද	0 1 9
11894	එම	එම	වැලිබිම	1 3 24
11895	එම	එම	එම	0 2 0
11896	එම	එම	එම	2 1 30
11897	එම	කේ. මුදියන්සේ	එම	1 0 29
11898	එම	මුදලිකාමි උඩෝවිට හිටපු ආරච්චි	එම	0 2 6

අත්කරයක් රුපියල් දහයේ හිට විකුණනට පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උත්තරානේසේගෙන්ද, විකිනීමේ කොන් දේසි ගැණ කාරණා මධ්‍යම දිසාවේ මහනුවර ආණ්ඩුවේ ඒජන්ත උත්තරානේසේගෙන්ද දැනගනට පුළුවන.

උපආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලය,

ජේ. ඒ. ස්විට්ටන්හැම්,
වැඩබලන මහසෙනෙසාලයේ වමිහ.

No. 1,397, C. P.

Colonial Secretary's Office,
Colombo, Septembr 6, 1893.

ON Wednesday, October 25, 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 portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Medapalata korale division of the Udunuwara District of the Central Province, about 1½ mile west of the 6th milepost on the road from Kandy to Gampola.

Preliminary plan 4,385.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent.
					A. R. P.
11675	Hiyawela	Polkotuwawatta	Singa Maha Duraya	Chena	0 3 14
11676	Do.	Radawatta	do.	do.	0 2 35

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 H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,367 C. P.

වර්ෂ 1893 ක්වූ සැප්තැම්බර් මස 6 වෙනි දින කොළඹ

මහසෙනෙසාලයේ උත්තරානේසේ කන්තෝරුවේදී.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ඒජන්ත උත්තරානේසේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සත්කක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 25 වෙනි බුද්දින දවල් 12ට මහනුවර කඩවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩුකුටුර මැදපලාත කෝරළේ මහනුවර හිට ගම්පලට යන පාරේ නොම්මර 66 හැකැක්කේ කනුවට හැකැක්කේ 1½ පමණ බස්නාඳුරින් පිහිටා තිබෙන බිම්කැබලි දෙකක්.

සිතියම 4,385.

නො.	ගම.	ඉඩමේ නම.	ඉල්ලුම්කාරයාගේ නම.	අන්දම.	මහත.
					අ. රු. ප.
11675	හීාවෙල	පොල්කොටුවෙ වත්ත	සිත්තා මහදුරයා	හේන	0 3 14
11676	එම	රදුවත්ත	එම	එම	0 2 35

අත්කරයක් රුපියල් දහයේ හිට විකුණනට පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උත්තරානේසේගෙන්ද, විකිනීමේ කොන් දේසි ගැණ කාරණා මධ්‍යම දිසාවේ මහනුවර ආණ්ඩුවේ ඒජන්ත උත්තරානේසේගෙන්ද දැනගනට පුළුවන.

උප ආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලය,

ජේ. ඒ. ස්විට්ටන්හැම්,
වැඩබලන මහසෙනෙසාලයේ වමිහ.

LAND SALES IN THE SOUTHERN PROVINCE.

No. 850, S. P.

Colonial Secretary's Office,
Colombo, August 25, 1893.

ON Tuesday, October 10, 1893, and the following days, at noon, the Government Agent for the Southern Province will put up to auction for sale or settlement, at Ambalangoda Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Forty-seven allotments of land situated in the Wellaboda pattu division of the Galle District of the Southern Province.

Preliminary plan 3,588.—Kalupe.				
Lot.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
8670	Medagodakanatta	Don Siman de Silva Wickremesinghe,	Jungle	7 3 22
		Muhandiram	Yams	0 1 13
8671	Do.*	do.	Cocoanut, jak, &c.	0 2 1
8672	Do.	do.	Cinnamon	3 0 0
8673	Do.	do.	Cocoanut, &c.	1 2 29
T 345	Kurunduwatta	do.	Yams	0 2 21
U 345	Do.	do.		
Preliminary plan 3,557.—Pinikahana.				
8569	Mahawellekele	Kariyawasan Vidane-Arachchi Don Theodoris de Silva	Jungle	2 2 23
Preliminary plan 3,559.—Karandeniya.				
8573	Kosatumannawa or Wal-jambugahaidama	Petta Hakuru Gusa	Open land	1 3 13
8574	Do.	do.	do.	0 1 25
Preliminary plan 3,414.—Polgahawila.				
7973	Malamurekanda	Dommaningo Seadoris de Silva, of Ambana	Jungle	4 2 2
7974	Do.	—	Open low land suitable for paddy	1 0 19
7975	Do.	—	Reservation for foot-path	0 1 10
Preliminary plan 3,585.—Pinikahana.				
8658	Bomigahakoratuwa	Gatawakandage Odris	Vegetables	1 1 20
8659	Do.	do.	Jungle	0 3 8
8660	Do.	do.	Suitable for paddy	1 1 7
8661	Doranakandakele	do.	Jungle	3 1 11
Preliminary plan 3,768.—Pinikahana.				
9275	Doranakanda Mahawelikum-buratuduwe	Werasinghe Tepanis	Jungle	2 0 23
9276	Do.	do.	Fit for paddy	0 1 39
9277	Do.	do.	Jungle	2 3 23
Preliminary plan 3,764.—Waturawila Ampana.				
9256	Datchewila	Oragoda Appuhamilage Don Harmanis N. Odris de Silva	Paddy field	2 0 4
9257	Do.	do.	do.	7 3 18
9258	Datchewatta	do.	Garden	0 0 30
9259	Datchekumbura	do.	Paddy field	1 3 13
9260	Do.	do.	do.	0 1 33
Preliminary plan 3,668.—Godagama.				
8897	Bangwelgodella	Hikkaduwa Guruge Padris Appu	Jungle	2 2 26
Preliminary plan 3,756.—Kuligoda.				
D 387	Pelawatta or Godaudawatta	T. Odris de Silva, of Madampe	Jak, cocoanut, &c.	1 2 25
E 387	Do.	do.	do.	0 0 28
Preliminary plan 3,770.—Batapola.				
9281	Angurupolagodellawatta	Hikkaduwa Gamage Andris de Silva and others	Jungle	3 3 28
9282	Do.	do.	do.	0 0 24
9283	Do.	do.	Open land	0 1 9
Preliminary plan 3,788.—Godagama.				
9314	Galdola Bangwelgodella	Hikkaduwa Guruge Bastian Appu and others	Jungle	3 3 20
Preliminary plan 3,595.—Malawenna.				
8702	Badapadielabedda	Nugage Babanhami	Jungle	13 3 16
8703	Do.	do.	Cocoanut and jak	0 0 39
Preliminary plan 3,560.—Hikkaduwa.				
8575	Nakandabedda	Anduran Vitanage Jassa Appu	Jungle	19 3 0
8575½	Do.	do.	do.	0 3 30
8576	Kahatagahawatta	do.	Cocoanut, &c.	2 1 0
8577	Nakandawatta	do.	do.	2 3 34

Lot.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
8578	Nakandakumbura	Anduran Vitanage Jassa Appu	Paddy field	0 3 22
8579	Nakandawatta	do.	Cocoanut, &c.	1 1 36
8580	Nakandakumbura	do.	Paddy field	0 2 10
8581	Nakandawatta	do.	Yams	0 0 32
8582	Do.	do.	do.	0 2 14
8583	Do.	do.	do.	0 3 21
8584	Nakandabedda	do.	Jungle	10 1 4
8585	Do.	do.	do.	4 2 1
8586	Do.	do.	do.	0 1 26
8587	Do.	do.	do.	1 0 22

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 H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 850, S. P.

වර්ෂ 1893 ක්වූ අගෝස්තු මස 25 වෙනි දින කොළඹ

මහසෙනෙවිතුමා විසින් උත්තරානේස්සේ කන්තෝරුවේදී.

දකුණු දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරානේස්සේ විසින් මෙහි සහන සඳහා වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 10 වෙනි දින සහ ඊට පසුව දවස්වලදීත් දවල් අම්බලන්ගොඩ නානායම්මේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

දකුණු දිසාවේ ගාථකෝරලේ වැල්ලඬුබඩපත්තුවේ පිහිටා තිබෙන බිම්කැබලි 47ක්.

සිතියම 3,588. කළුපේ. අයිතිකම් කියන්නා—රාජසේනක.

කො.	ඉඩමේ නම.	ඉල්ලුම්කාරයාගේ නම.	අන්දම.	මහත. අ. ර. ප.
8670	මැදගොඩකනත්ත	දෙන්නිසිමන්දසිල්වා වික්‍රමසිංහ මුහන්දිරම්	බැද්ද	7 3 22
8671	එම	එම	අලුතිටවන ඉඩම	0 1 13
8672	එම	එම	පොල් කොස් සකාදිය	0 2 1
8673	එම	එම	කුරුඳු	3 0 0
T 345	කුරුඳුමත්ත	එම	පොල් සහ වෙන ගස්	1 2 29
U 345	එම	එම	අලුතිටවන ඉඩම	0 2 21
8569	මහවෙලකැලේ	සිතියම 3,557. පිනිකහන. කාරියවසන් විදානආචාරි දෙන්නි නියොපෙරිස්ද සිල්වා	බැද්ද	2 2 23
8573	කොස්අනුවන්නව නොහොත් වල්පම්බුගහ ඉඩම	සිතියම 3,559. කරන්දෙනිස. පැට හකුරු පුස්	එලිමහඉඩම	1 3 13
8574	එම	එම	එම	* 0 1 25
7973	මලමුරේකන්ද	සිතියම 3,414. පොල්ගහවිල. දොමනිත්තු සියොපෙරිස්ද සිල්වා (අම්බන)	බැද්ද	4 2 2
7974	එම	එම	වි වැපිරීමට හොඳයි	1 0 19
7975	එම	එම	පාරට ඉඩඇරනිබේ නවා	0 1 10
8658	බුම්ගහකොරටුව	සිතියම 3,585. පිනිකහන. පවාචේකන්දේගෙයි බිදිරිස්	එලවළුසිටවන ඉඩම	1 1 20
8659	එම	එම	බැද්ද	0 3 8
8660	එම	එම	වි වැපිරීමට හොඳයි	1 1 7
8661	දොරනකන්දේ කැලේ	එම	බැද්ද	3 1 11
9275	දොරනකන්දේ මහවැලි කුඹුරේ තුඩුව	සිතියම 3,768. පිනිකහන. විරසිංහ කෙසානිස්	බැද්ද	2 0 23
9276	එම	එම	වි වැපිරීමට හොඳයි	0 1 38
9277	එම	එම	බැද්ද	2 3 23
9256	දව්ව විල	සිතියම 3,764. වකුරුවිල අම්බන. උතුරුගොඩ අස්පුහාමිලාගේ දො න් ගාර්මානිස් නොහොත් බිදි රිස්ද සිල්වා	කුඹුර	2 0 4
9257	එම	එම	එම	7 3 18
9258	එම වත්ත	එම	වත්ත	0 0 30
9259	එම කුඹුර	එම	කුඹුර	1 3 13
9260	එම	එම	එම	0 1 23

නො.	ඉඩමේ නම.	ඉල්ලුම්කරුගේ නම.	අන්දම.	මහත අ. රු. ප
8897	බාත්වැලි ගොඩැල්ල	සිතියම 3,668. ගොඩගම. හික්කඩුවේ ගුරුගෙයි පේදිරිස් අප්පු	බැද්ද	2 2 26
D 387	පැලවත්ත නොගොත් ගොඩ	සිතියම 3,756. කුලියොඩ.		
E 387	උඩ වත්ත එම	පී. ඕදිරිස් දුටුපිල්වා එම	පොල් සහ කොස් එම	1 2 25 0 0 28
9281	අගුරුපැල ගොඩැල්ලේවත්ත	සිතියම 3,770. බටපොල. හික්කඩුවේ ගමගෙයි අන්දිරිස් ද පිල්වා සහ වෙන අය	බැද්ද	3 3 28
9282	එම	එම	එම	0 0 24
9283	එම	එම	එලිමත ඉඩම	0 1 9
9314	ගල්දෙලේ බාත්වැලිගොඩැල්ල	සිතියම 3,788. ගොඩගම. හික්කඩුවේ ගුරුගෙයි බස්නිහන් අප්පු සහ වෙන අය	බැද්ද	3 3 20
8702	බඩපාදිඇල බැද්ද	සිතියම 3,595. මලවැත්ත. මගගේ බඩහොමි	බැද්ද	13 3 16
8703	එම	එම	පොල් සහ කොස්	0 0 39
8575	නාකදබැද්ද	සිතියම 3,560. හික්කඩුව. අඳුරන්විතානගෙයි ජයේඅප්පු	බැද්ද	19 3 0
8575½	එම	එම	එම	0 3 30
8576	කහටගහවත්ත	එම	පොල්	2 1 0
8577	නාකදවත්ත	එම	එම	2 3 34
8578	එම කුඹුර	එම	කුඹුර	0 3 22
8579	එම වත්ත	එම	පොල් සහ වෙන ගස්	1 1 36
8580	එම කුඹුර	එම	කුඹුර	0 2 10
8581	එම වත්ත	එම	අලුතිවන ඉඩම	0 0 32
8582	එම	එම	එම	0 2 14
8583	එම	එම	එම	0 3 21
8584	එම බැද්ද	එම	බැද්ද	10 1 4
8585	එම	එම	එම	4 2 1
8586	එම	එම	එම	0 1 26
8587	එම	එම	එම	1 0 22

මෙම ඉඩම්වලට යම් උරුමයක් තිබෙනවාය නිසා කල්පනාකර හිඟින සිසඵදෙකාම එම උරුමය බඳුනකර හිඟිත්තට ඇත්තාවූ සාක්ෂිත් කැටුව ඉඩම් විකුණන දවසේදී ආණ්ඩුවේ එජන්කලන්තාත්සේ දෙදිරිපිටට ඇවිත් පෙනිසිරිත්තට මෙයින් ඕනෑකලා ඇත.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා වංසාධිපති සර්වේසර්පනරුල් උත්තාත්සේගෙන්ද, විකිහිමේ කොත් දෙසිය ගැන කාරණා ගාල්ලේ ආණ්ඩුවේ එජන්කලන්තාත්සේගෙන්ද දැනගත්ව පුළුවන.

උපආණ්ඩුකාර උතුමානත්තත්සේගේ ආඥාවලෙස,

ජේ. ඒ. සැට්ටන්හැම්,
වැඩ බලන මහසෙනාධිපති මහත.

No. 851, S. P.

Colonial Secretary's Office,
Colombo, August 26, 1893

ON Thursday, October 12, 1893, and the following days, at noon, the Government Agent for the Southern Province will put up to auction for sale or settlement, at Elpitiya Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ninety-seven allotments of land situated in the Bentota-Walallawiti korale division of the Galle District of the Southern Province.

Preliminary plan 3,772.—Igala.

Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
9286	Kohilagalaokandahena	Pannanperuma Arachehige Hen-			
		drick Appu	Crown	Chena	3 1 11
9287	Do.	do.	do	do.	0 1 4
9288	Kohilagalaokandakum- bura	do.	do.	Paddy	0 1 14
Preliminary plan 3,704.—Magala Angulugala,					
8956	Punchikanda-addara	Mr. J. H. de Livera	Crown	Jungle	1 0 29
8957	Do.	do.	do.	do.	0 1 12
8958	Do.	do.	do.	do.	1 0 31
Preliminary plan 3,735.—Talgaspe.					
9042	Balagalapolanwa	Abeyawadu Valenti Mattesappu			
		de Silva	Crown	Jungle	24 1 10
9043	Do.	do.	do.	do.	0 2 0

Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.		
Preliminary plan 3,590.—Talgaspe.							
V 345	Loolwallakumbura	—	Kallapotta Vidanage Andrian	Paddy field	1 2 6		
8678	Pabalakatiya	—	do.	do.	2 2 11		
8679	Do.	—	do.	do.	0 1 3		
8680	Do.	—	do.	Yams	0 2 0		
8681	Sarowagorakele	Sinnappu de Silva	Gunawardana	Paddy field	1 3 7		
8682	Do.	do.	do.	do.	1 0 3		
8683	Do.	do.	do.	Yams	0 1 0		
8684	Do	do.	do.	Paddy field	1 2 3		
Preliminary plan 3,737.—Talgaspe.							
9045	Potuwilahena	Talpadoratuphige Subaneris	Crown	Jungle	2 0 0		
9046	Do.	do.	do.	do.	0 1 16		
Preliminary plan 3,738.—Elpitiya.							
9047	Dikhena	K. L. Kaluappu	Crown	Jungle	4 2 16		
Applicant—J. de Livera, Mudaliyar.							
Lot.	Name of Land.	Description.	Extent. A. R. P.	Lot.	Name of Land.	Description.	Extent. A. R. P.
9157	Galawakkawilla	Paddy field	1 1 4	9175	Kerethiwillla	Paddy field	0 3 7
9158	Do.	do.	1 2 8	9176	Do.	do.	3 2 28
9159	Do.	do.	1 0 32	9177	Do.	do.	1 3 26
9160	Do.	do.	2 1 19	9178	Do.	do.	1 0 22
9161	Do.	do.	0 3 6	9179	Do.	do.	0 2 4
9162	Kerethiwillla	do.	0 3 35	9180	Do.	Owita land	0 0 39
9163	Do.	do.	2 0 16	9181	Do.	Jungle	0 1 22
9164	Do.	do.	2 2 24	9182	Do.	do.	11 0 33
9165	Do.	do.	1 1 28	9183	Do.	Open land	0 2 4
9166	Do.	do.	1 3 29	9184	Galawahapolawa	Jungle	5 2 24
9167	Do.	do.	0 3 23	9185	Galwakkawilla	Open land	0 1 17
9168	Do.	do.	0 2 7	9186	Mullanakumyawa-watta	Garden	0 1 23
9169	Do.	do.	4 0 17	9187	Ganga-addarapolawa	Jungle	5 0 36
9170	Do.	do.	0 1 0	9188	Galwakkawilla	Paddy field	0 0 35
9171	Do.	do.	1 1 23	9189	Thunhawulduwawilla	do.	2 0 8
9172	Do.	do.	0 2 15	9190	Do.	do.	0 2 36
9173	Do.	do.	4 2 9				
9174	Do.	do.	1 1 6				
Preliminary plan 3,776.—Etungagoda.							
9294	Etungagodakumbura	Amalage Disan Appu	Crown	Paddy		0 1 22	
F 387½	Ulupelessaudumulla	do.	J. E. Louis Fernando	Scrub		0 1 8	
Preliminary plan 3,591.—Porowagama.							
8685	Yonggalawela	Werakodi Babappu	Crown	Paddy field		6 1 12	
8686	Do.	do.	do.	Jungle		0 1 10	
8687	Yonggalawalamedakattiya	—	do.	Paddy field		3 0 18	
8688	Do.	—	do.	do.		2 1 22	
8689	Yonggalawelalihalakattiya	Werakodi Endoris de Silva	do.	do.		5 0 21	
8690	Do.	do.	do.	do.		4 1 2	
Preliminary plan 3,729.—Lenagalpalata.							
9027	Malakunawamannana	H. J. de Livera, Mudaliyar	Crown	Jungle		3 1 31	
9028	Do.	—	do.	Open land		5 2 13	
9029	Do.	—	do.	Paddy field		0 2 3	
9030	Do.	—	do.	do.		1 2 32	
Preliminary plan 3,775.—Mammulla.							
9292	Utukotugoipolalangka-le	Kuligodage Seadoris and Kuligodage Ijoris	Crown	Forest		5 0 15	
9293	Do.	do.	do.	do.		0 0 5	
Preliminary plan 3,747.—Metiwiliye.							
9146	Galwakkawilla	J. H. de Livera, Mudaliyar	Crown	Paddy field		1 0 7	
9147	Do.	do.	do.	do.		2 2 3	
9148	Do.	do.	do.	do.		1 0 24	
9149	Do.	do.	do.	do.		2 0 27	
9150	Do.	do.	do.	do.		3 0 0	
9151	Do.	do.	do.	do.		1 0 16	
9152	Do.	do.	do.	do.		1 1 11	
9153	Do.	do.	do.	do.		7 0 21	
9154	Do.	do.	do.	do.		3 2 23	
9155	Do.	do.	do.	do.		5 2 4	
9156	Do.	do.	do.	do.		2 1 26	
9191	Thunghawulduwawilla	do.	do.	do.		2 1 24	
9192	Do.	do.	do.	do.		0 3 8	
9193	Do.	do.	do.	do.		0 1 33	
9194	Do.	do.	do.	Yams		0 0 35	

Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
Preliminary plan 2,998.—Moragoda.					
6502	Ambalanduwa addara-wela	The Government Agent, Southern Province	Crown	Paddy field	1 0 38
6503	Bibilielapitakarawa	do.	do.	do.	3 2 35
6504	Do.	do.	do.	do.	2 0 15
6505	Do.	do.	do.	do.	2 1 36
6506	Do.	do.	do.	do.	5 1 31
6507	Kohalacla or Ganinacla-wela	do.	do.	do.	1 2 7
6508	Do.	do.	do.	do.	2 1 1
6509	Punchi Ambalamduwawela	do.	do.	do.	3 2 30
6509½	Do.	Vitanage Bungappu	do.	do.	4 3 10
6510	Ambalameduwa	Mudaliyar, Bentota-Walallawiti korale	do.	Jungle	6 2 21
6511	Do.	do.	do.	do.	5 0 13
6511½	Punchi Ambalamduwa-wela	Vitanage Bungappu	do.	Paddy field	2 1 3
Preliminary plan 2,801.—Pitiwala.					
J 260	Wadiyawatta	H. J. de Livera	Pitawalakankangange Alwis	Garden	2 2 39
K 260	Do.	do.	do.	do.	0 1 30
L 260	Parawaduwa	do.	Pitawalakankangange Uranalis	Threshing-floor	0 2 3

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 H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 851, S. P.

වෙළුම් 1893 ක්වූ අගෝස්තු මස 26 වෙනි දින කොළඹ

මහසෙනෙකාරිස් උත්තාන්තේස් කන්තෝරුවේදී.

දකුණු දිසාවේ ගාල්ලේ ඒජන්ත උත්තාන්තේස් විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සත්කක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වෙළුම් 1893 ක්වූ මක්කෝබර් මස 12 වෙනි දින සහ ඊට පසු දවස්වලදීත් දවල් ඇල්පිවිසේ නානායමෙදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

ගාම දිසාවේ දකුණු පලාතේ බෙන්තර වලල්ල විවිකෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි 97.

සිතියම 3,772. ඉහල. අයිතිකම් කිසිත්තා—රජසත්කක.

කො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අන්දම.	මගන. අ. රු. ප.
9286	කොහිලගල මිකන්දේ හේන	පනම්පෙරුම ආරච්චිගෙයි හේන	හේන	3 1 11
9287	එම	දුක් අප්පු	එම	0 1 4
9288	එම කුඹුර	එම	කුඹුර	1 1 14
8956	පුන්විකන්ද අද්දර	සිතියම 3,704. මාගලඅඟුරගහ.	බැද්ද	1 0 29
8957	එම	ජේ. එම්. ද ලිච්චි මහත්මයා	එම	0 1 12
8958	එම	එම	එම	1 0 31
9042	බලගලපොල්ලව්ව	මිනියම 3,735. කල්ගස්පේ.	එම	24 1 10
9043	එම	අබේවඩුවැලෙන්ටි මනෙස්අප්පු	එම	0 2 0
V 345	එල්ලවල කුඹුර	සිතියම 3,590. අයිතිකම් කිසිත්තා—කලපොතපිදුගේගේ අන්ද්‍රියන්.	කුඹුර	1 2 6
8678	පහලකැටිය	—	එම	2 2 11
8679	එම	—	එම	0 1 3
8680	එම	—	අලහිවවන ඉඩම	0 2 0
8681	සරුවාකොරකැල්	සිත්තඅප්පු සිල්වා ගුනවර්දන	කුඹුර	1 3 7
8682	එම	එම	එම	1 0 3
8683	එම	එම	අලහිවවන ඉඩම	0 1 0
8684	එම	එම	කුඹුර	1 2 3
9045	පොකුපිල හේන	සිතියම 3,737. අයිතිකම් කිසිත්තා—රජසත්කක.	කල්පඥොරුකුප්පහිගේ සුබන්	2 0 0
9046	එම	රිස්සක වෙන අය	බැද්ද	0 1 16

නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අත්දම.	මහත. අ. රු. ප.			
9047	දික්කේන්	සිතියම 3,788. ඇල්පිටිය. කේ. ඇල්. කප්පේපු ඉල්ලුම්කාරයා—ජේ. ද. ලිවේරා මුදියන්සේරුලාමි.	බැඳ්ද	4 2 16			
නො.	ඉඩමේ නම.	අත්දම.	මහත. අ. රු. ප.	නො.	ඉඩමේ නම.	අත්දම.	මහත. අ. රු. ප.
9157	ගල්වක්කාපිල	කුඹුර	1 1 4	9176	කැරැනිපිල	කුඹුර	3 2 28
9158	එම	එම	1 2 8	9177	එම	එම	1 3 26
9159	එම	එම	1 0 32	9178	එම	එම	1 0 22
9160	එම	එම	2 1 19	9179	එම	එම	0 2 4
9161	එම	එම	0 3 6	9180	එම	කිවිපිඳුබම	0 0 39
9162	කැරැනිපිල	එම	0 3 35	9181	එම	බැඳ්ද	0 1 22
9163	එම	එම	2 0 16	9182	එම	එම	11 0 33
9164	එම	එම	2 2 24	9183	එම	එලිමහඳුබම	0 2 4
9165	එම	එම	1 1 28	9184	ගලගාවාපොල්	ලුටුව	බැඳ්ද 5 2 24
9666	එම	එම	1 3 29	9185	ගල්වක්කාපිල	එලිමහ ඉඩම	0 1 17
9167	එම	එම	0 3 23	9186	මුලනේකුකියාවා	වත්ත	0 1 23
9168	එම	එම	0 2 7	9187	ගහඅද්දරපොල්	ලුටුව	බැඳ්ද 5 0 36
9169	එම	එම	4 0 17	9188	ගල්වක්කාපිල	කුඹුර	0 0 35
9170	එම	එම	0 1 0	0189	කුහවේද්වාවිල	මම	2 0 8
9171	එම	එම	1 1 23	9190	එම	එම	0 2 36
9172	එම	එම	0 2 15				
9173	එම	එම	4 2 9				
9174	එම	එම	1 1 6				
9175	එම	එම	0 3 7				
නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අත්දම.	මහත. අ. රු. ප.			
9294	ඇටංගාගොඩ කුඹුර	සිතියම 3,776. ඉකුත්තාගොඩ. ආමලගේ දියන්අප්පු	කුඹුර	0 1 22			
F 3874	උඵපැලැස්ස උඩුමුල්ල	අයිතිකම කියන්නා—ජේ. ජ. එවිස්ප්පාන්ද. ආමලගේ දියන්අප්පු	බැඳ්ද	0 1 8			
8685	කොන්ගලවෙල	සිතියම 3,591. පොරොවාගම. අයිතිකම කියන්නා—රාජසන්නක. වීරකොන්ඩබාද්ද	කුඹුර	6 1 12			
8686	එම	එම	බැඳ්ද	0 1 10			
8687	කොන්ගලවෙල මැදකැටිය	—	කුඹුර	3 0 18			
8688	එම	—	එම	2 1 22			
8689	කොල්ගලවෙල ඉහලකැටිය	වීරකොඩි එන්ද්‍රප්‍රසාද් සිල්වා	එම	5 0 21			
8690	එම	එම	එම	4 1 2			
9027	මලකුනාව මානාන	සිතියම 3,729. ලෙනෙගල් පලාත. ජේ. එම්. ද ලිවේරා මුදියන්සේ රුලාමි	බැඳ්ද	3 1 31			
9028	එම	—	එලිමහන් ඉඩම	5 2 13			
9029	එම	—	කුඹුර	0 2 3			
9030	එම	—	එම	1 2 32			
9292	උඩුකකුගොඩපොලලහ කැලේ	සිතියම 3,775. මම්මුල්ල. කුලිගොඩගේ සියදොරස් සහ ඉපෝර්ස්	බැඳ්ද	5 0 15			
9293	එම	එම	එම	0 0 5			
9146	ගල්වක්කාපිල	සිතියම 3,747. මැටිපිළිය. ජේ. එම්. ද ලිවේරා මුදියන්සේ රුලාමි	කුඹුර	1 0 7			
9147	එම	එම	එම	2 2 3			
9148	එම	එම	එම	1 0 24			
9149	එම	එම	එම	2 0 27			
9150	එම	එම	එම	3 0 0			
9157	එම	එම	එම	1 0 16			
9182	එම	එම	එම	1 1 11			
9183	එම	එම	එම	7 0 21			
9154	එම	එම	එම	3 2 23			
9155	එම	එම	එම	5 2 4			
9156	එම	එම	එම	2 1 26			
9191	කුන්හමුල්ලේපිල	එම	එම	2 1 24			
9192	එම	එම	එම	0 3 8			
9193	එම	එම	එම	0 1 33			
9194	එම	එම	අලහිටවන ඉඩම	0 0 38			
6502	අභිබලන්ද්‍රවඅද්දර වෙල	සිතියම 2,998. මොරගොඩ. දකුණපලානේ ඒජන්ත උන්නාන්සේ	කුඹුර	1 0 38			
6503	කිබ්ලිඇලපිටකරව	එම	එම	3 2 35			
6504	එම	එම	එම	2 0 15			

කො.	ඉඩමේ නම.	ඉල්ලීමකාරයා.	අකුම.	මහත. අ. රු. ප.
6505	බිබිලිඇලපිටකරව	දකුණුපලාගේ ඒජන්තලත්තාන්සේ	කුමුර	2 1 36
6506	එම	එම	එම	5 1 31
6507	කොහලඇල නොහොත් හනිකාඇලවෙල	එම	එම	1 2 7
6508	එම	එම	එම	2 1 1
6509	පුන්විඳුමලන්දුවෙවෙල	එම	එම	3 2 30
6509½	එම	විතානගේ බුන්ප්ප	එම	4 3 10
6510	අම්බලන්දුව	බෙන්කර වලල්ලා විවිකෝරලේ බුද්ධන්සේරුහාමි	බැඳිද	6 2 21
6511	එම	එම	එම	5 0 13
6511½	පුන්වි අම්බලන්දුවෙවෙල	විතානගේ බුන්ප්ප	කුමුර	2 1 3
J 260	සිතියම 2,801. පිට්ටල. වඩුයාවන්ත	අයිතිකම කියන්නා—පිට්ටල කන්නානුන්ගෙයි අල්විස්. එම්. ජේ. ද ලිංචිරුන්නාගේ	වත්ත	2 2 39
K 260	එම	එම	එම	0 1 30
L 360	පරවාදුව	අයිතිකම කියන්නා—පිට්ටල කන්නානුන්ගෙයි උරනේලිස්. එම	වි පාගන ඉඩම	0 2 3

මෙම ඉඩම්වලට යම් උරුමයක් තිබෙනවාය කියා කල්පනාකර හිටින සියළුදෙනාම එම උරුමය ඔප්පු කර හිටින්නට ඇත්නම් සාක්ෂිත් කැටුව ඉඩම් විකුනන දවසේ ආණ්ඩුවේ ඒජන්තලත්තාන්සේ ඉදිරිපිට ඇවිත් පෙනී සිටින්නට මෙයින් ඔහුකලා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උන්නාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණා ගාල්ලේ ආණ්ඩුවේ ඒජන්තලත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

උපආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,

ජේ. ඒ. ස්ටීවන්සන්,
වැඩ බලන මහසෙනෙසායාරිස් වමහ.

No. 852, S. P.

Colonial Secretary's Office,
Colombo, August 26, 1893.

ON Monday, October 16, 1893, and following days, at noon, the Assistant Government Agent for the Matara District will put up to auction, at his Office in Matara, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ninety-two allotments of lands situated in the Matara District of the Southern Province.

Preliminary plan 3,453.—Kandaboda pattu.

Lot.	Name of Land.	Village.	Description.	Extent. A. R. P.
8113	Dimiangahahena	Pallawella	Citronella	1 1 0
D 333	Moramandiyahena	do.	do.	1 1 19
E 333	Do.	do.	do.	1 1 21
F 333	Do.	do.	do.	0 0 28
G 333	Do.	do.	do.	0 1 6
Preliminary plan 3,452.				
X 332	Nakuttiyahena	Radawela	Citronella	0 2 31
Y 332	Galketiyaahena	do.	Chena (cleared)	0 2 39
Z 332	Tennapitiyahena	do.	Citronella	0 3 11
A 333	Do.	do.	do.	0 1 19
B 333	Do.	do.	Citronella and patches of jungle	0 2 34
8112	Do.	do.	Chena	0 1 11
C 333	Kirimaduwahena	Pallawella	Citronella	0 3 14
Preliminary plan 3,476.				
8320	Dolamullahena	Dewalegama	Patches of citronella	1 2 29
8321	Do.	do.	do.	0 1 38
Preliminary plan 3,521.				
8416	Pokunahena	Pallawella	Chena	2 1 29
Preliminary plan 3,463.				
8129	Kunukuriyadolahena	Dewalegama	Citronella	0 2 17
8130	Do.	do.	Chena	0 0 27
8131	Do.	do.	Citronella	0 1 2
Preliminary plan 3,448.				
8106	Hinigurahena	Kebiliapola	Sweet potatoes	2 0 38
8107	Mattamahena	do.	do.	1 1 12
Preliminary plan 3,471.				
8145	Kongahahena	Pananwela	Cleared chena	5 2 13
8147	Ellawelahena	do.	do.	2 2 6
Preliminary plan 3,517.				
F 337	Mahagalahena	Kebiliyapola	Indian corn, &c.	8 3 12

Lot.	Name of Land.	Village.	Description.	Extent. A. B. P.
Preliminary plan 3,447.				
8092	Illuketiyahena	Udupillegoda	Sweet potatoes	3 2 14
8093	Maraketiyahena	do.	do.	3 0 25
8094	Kirimadunagahahena	do.	do.	1 3 4
8095	Verulugahahena	do.	do.	3 0 37
8096	Pinikolahena	do.	Cleared chena	3 3 24
8097	Pinikolahena	do.	Citronella	0 0 33
8098	Katuimbulgahahena	do.	Sweet potatoes	3 3 17
8099	Bogahahena	do.	do.	2 2 14
8100	Degodagehena	do.	do.	6 3 21
8101	Do.	do.	do.	0 0 21
8102	Do.	do.	do.	0 2 38
8103	Do.	do.	Jungle	1 1 25
8104	Galketiyahena	do.	Chena (new clearing)	3 3 9
Preliminary plan 3,324.				
7703	Banwekossahena	Denagama	Chena	1 0 39
7704	Do.	do.	do.	0 2 31
7705	Do.	do.	do.	0 0 14
7706	Do.	do.	do.	0 0 11
7707	Do.	do.	do.	0 0 38
7708	Do.	do.	do.	0 1 24
7709	Do.	do.	do.	0 0 21
7710	Do.	do.	do.	0 1 8
7712	Dewalagamagehena	do.	do.	0 3 27
7714	Do.	do.	do.	1 1 37
7715	Do.	do.	do.	1 0 25
Preliminary plan 3,477.				
8322	Karagahahena	Denagama	Chena	0 0 30
8323	Do.	do.	do.	0 0 30
Preliminary plan 3,611.—Wellaboda pattu.				
8768	Karagahalandehena	Bambarenda	Jungle	2 0 25
8769	Do.	do.	do.	3 3 11
8770	Wellapittaniyahena	do.	Citronella	1 1 19
Preliminary plan 3,752.				
9219	Ginigathena	Urugamuwa	Yams, &c.	2 2 22
Preliminary plan 3,615.				
4781	Ginigalarehena	Urugamuwa	Garden, sweet potatoes	3 1 18
4782	Dangahahena	do.	do.	1 2 16
4783	Do.	do.	do.	2 0 13
Preliminary plan 3,437.—Weligam korale.				
8062	Kadalana	Denapitiya	Jungle	2 3 18
Preliminary plan 3,529.—Weligam korale.				
8437	Dumalagodahena	Udabalgama	Chena said to contain plumbago	18 0 37
8438	Do.	do.	Citronella	0 0 35
Preliminary plan 3,516.				
8406	Nariamullahena	Ganhala	Chena said to contain plumbago	8 0 28
8407	Do.	do.	do.	0 0 20
Preliminary plan 3,623.				
8792	Dawatakumbura-atmaga	Paradua	Chena	0 1 28
8793	Do.	do.	do.	9 1 20
Preliminary plan 3,513.				
8405	Hena-addaradeniya	Henagama	Deniya	0 0 23
Preliminary plan 3,714.				
8966	Yakahaludeniya	Porambakananke	Suitable for paddy	0 2 38
Preliminary plan 1,918.				
U 165	Ambalamawatta	Lenama	Three old jak trees and jungle	1 0 38
V 165	Buddabeddawatta	Maramba	Four old jak trees and jungle	4 3 27
Preliminary plan 3,548.—Gangaboda pattu.				
8527	Yamanaydeniya-atmaga or Gallpelumeyhena	Wilpita	Chena said to contain plumbago	0 1 29
Preliminary plan 3,793.—Morowak korale.				
W 393	Ambagahahena	Puwakbodaowita	Jungle with a few jak trees	0 2 23
Preliminary plan 3,794.				
9331	Rakiawattahena	Matugobe	Jungle	1 2 33
Preliminary plan 3,568.				
8609	Ramundawaokanda	Kotapola	Jungle	1 2 14
Preliminary plan 3,693.				
8935	Kurunduawatta	Urubokka	Jungle	6 2 24
8936	Do.	do.	do.	0 0 32
8937	Do.	do.	do.	0 0 35
Preliminary plan 3,853.				
9484	Nagoda-atura	Beralapanatara	Jungle said to contain plumbago	6 2 36
Preliminary plan 3,820.				
9393	Parandalwaladeniya	Kiripitiya	Deniya	0 0 24

Lot.	Name of Land.	Village.	Description.	Extent. A. R. P.
		Preliminary plan 3,828.		
9435	Potdeniyamala	Bengamuwa	Jungle	2 0 0
9437	Kirindadeniyahena	do.	do.	0 2 23
9438	Do.	do.	do.	1 2 25
		Preliminary plan 3,829.—Morowak korale.		
9439	Ingathurahena	Beralapanatara	Jungle	1 1 13
		Preliminary plan 3,842.		
9472	Etambagahahena	Kotapola	do.	3 0 0
		Preliminary plan 1,771.—Gangaboda pattu.		
A 125	Deniyawatta	Urapola	Garden	0 3 20
F 125	Paradowagewatta	do.	Citronella	1 2 12
G 125	Pansalagodellawatta	do.	do.	1 0 39
A 126	Tenniachchigewatta	do.	Low jungle	0 0 31
D 126	Indigahadeniya	do.	Deniya	0 1 2
3410	Kahanakattiya	do.	Jungle	2 1 5
3411	Do.	do.	do.	4 2 24
3412	Do.	do.	do.	3 1 10
3413	Pahalugedeniyaodaowita	do.	Owita	0 0 14
3416	Kadurugasmullakoratuwa	do.	Jungle	3 3 16
3418	Kotigalahena alias Urapola-kanda	do.	Jungle and about 3 acres citronella	19 1 13

Upset price for the lots supposed to contain plumbago Rs. 30 per acre ; for the other lots Rs. 10 per acre.

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

By H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 852, S. P.

වර්ෂ 1893 ක්වූ අගෝස්තු මස 26 වෙනි දින කොළඹ

මහසෙනසුනායක උත්තරාණ්ඩේ කන්තෝරුවේදී.

මානර දිසාවේ උපදේශක උත්තරාණ්ඩේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 16 වෙනි දිනවූ සදුද දවල් මාසර කවිවේරියේදී වෙන්දේසිකර විකුණන ලද්දේය.

මානර දිසාවේ දකුණුපලානේ කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි.

සිතියම 3,453. කන්දබඩපත්තුව.

නො.	ඉඩමේ නම.	ගම.	අන්දම.	මහත. අ. රු. ප.
8113	දිම්සන්ගහසේන	පල්ලාවෙල	පැහිරි	1 1 0
D 333	මොරමන්තිසේන	එම	එම	1 1 19
E 333	එම	එම	එම	1 1 21
F 333	එම	එම	එම	0 0 28
G 333	එම	එම	එම	0 1 6
		සිතියම 3,452.		
X 332	නාකුසිසේන	රදවෙල	එම	0 2 31
Y 332	ගල්කැටියසේන	එම	එලිකරපු සේන	0 2 39
Z 332	කැන්තපිටසේන	එම	පැහිරි	0 3 11
A 333	එම	එම	එම	0 1 19
B 333	එම	එම	පැහිරි සහ බැඳි	0 2 34
8112	එම	එම	සේන	0 1 11
C 333	කිරිමඩුව සේන	පල්ලාවෙල	පැහිරි	0 3 14
		සිතියම 3,476.		
8320	දෙලමුල්ලේසේන	දේවාලේගම	එම	1 2 29
8821	එම	එම	එම	0 1 38
		සිතියම 3,521.		
8416	පොකුනෙසේන	පල්ලාවෙල	සේන	2 1 39
		සිතියම 3,463.		
8129	කුකුකුරියාදෙලේසේන	දේවාලේගම	පැහිරි	0 2 17
8130	එම	එම	සේන	0 0 27
8131	එම	එම	පැහිරි	0 1 2
		සිතියම 3,448.		
8106	තින්ගුරෙසේන	කැබිලියාපල	බතල	2 0 38
8107	මඩමසේන	එම	එම	1 1 12
		සිතියම 3,471.		
8145	කෝන්ගහසේන	පහන්වෙල	එලිකරපු සේන	5 2 13
8147	ඇල්ලේවෙලසේන	එම	එම	2 2 6

කො.	ඉඩමේ නම.	ගම.	අංකම.	මහත. අ. රු. ප.
F 337	මහගලහේන	සිතියම 3,517. කැබ්ලියාපල	ඉතුරු සහ වෙනත් දේවල්	8 3 12
8092	ඉළක්කැටිය හේන	සිතියම 3,447. උඩුපිල්ලෙගොඩ	බතල	3 2 14
8093	මාරුකැටිය හේන	එම	එම	3 0 25
8094	කිරිමදුනගහ හේන	එම	එම	1 3 4
8095	වෙරළගහ හේන	එම	එම	3 0 37
8096	පිනිකොල හේන	එම	එළිකරපු හේන	3 3 24
8097	එම	එම	පැහිරි	0 0 33
8098	කටුඉඹුල්ගහ හේන	එම	බතල	3 3 17
8099	බෝගහ හේන	සිතියම 3,447. කන්දබඩපත්තුව. උඩුපිල්ලෙගොඩ	බතල	2 2 14
8100	දෙගොඩගේ හේන	එම	එම	6 3 21
8101	එම	එම	එම	0 0 21
8102	එම	එම	එම	0 2 38
8103	එම	එම	බැද්ද	1 1 25
8104	ගල්කැටිය හේන	එම	අළුත එළිකරපු හේන	3 3 9
7703	බන්බොකොස්සෙ හේන	සිතියම 3,324. දෙනගම	හේන	1 0 39
7704	එම	එම	එම	0 2 31
7705	එම	එම	එම	0 0 14
7706	එම	එම	එම	0 0 11
7709	එම	එම	එම	0 0 38
7708	එම	එම	එම	0 1 24
7709	එම	එම	එම	0 0 21
7710	එම	එම	එම	0 1 8
7712	දේවාලෙගම හේන	එම	එම	0 3 27
7714	එම	එම	එම	1 1 37
7715	එම	එම	එම	1 0 25
8322	කරගහහේන	සිතියම 3,477. දෙනගම	එම	0 0 30
8323	එම	එම	එම	0 0 30
8768	කරගහලඟු හේන	සිතියම 3,611. වැල්ලබඩපත්තුව. බබරැන්ද	බැද්ද	2 0 25
8769	එම	එම	එම	3 3 11
8770	වැල්ලපිට්ටනිය හේන	එම	පැහිරි	1 1 19
9219	සිතියම 3,752. උරුගමුව	උරුගමුව	අලසහවෙනත් දේවල්	2 2 22
4781	සිතියම 3,615. උරුගමුව	උරුගමුව	බතල වත්ත	3 1 18
4782	දත්තගහහේන	එම	එම	1 2 16
4783	එම	එම	එම	2 0 13
8062	කඳුලාන	සිතියම 3,437. වැල්ලමිකෝරලේ. දෙවේපිටිය	බැද්ද	2 3 18
8437	දුබලගොඩ හේන	සිතියම 3,529. උඩබත්තම	මිනිරන් තිබ්බිය කියන හේනක්	18 0 37
8438	එම	එම	පැහිරි	0 0 35
8406	තරිකාමුල්ල හේන	සිතියම 3,516. ගත්තැල	මිනිරන් තිබ්බිය කියන හේනක්	8 0 28
8407	එම	එම	මිනිරන් තිබ්බිය කියන හේනක්	0 0 25
8792	දවවකුඹුරේ අත්මග	සිතියම 3,623. පරදුව	හේන	0 1 28
8793	එම	එම	එම	9 1 25
8405	හේනඅද්දරදෙනිය	සිතියම 3,513. හේනෙගම	දෙනිය	0 0 23
8966	සකහළුදෙනිය	සිතියම 3,714. පර්මකකන්කො	විවලට සැහෙන්	0 2 38
U 165	අම්බලමවත්ත	සිතියම 1,918. ලේගම	පරත කොස්ගස්තුනක් සහ බැද්ද	1 0 38
V 165	බුද්දබැඩවත්ත	මාරඹ	පරත කොස්ගස් හත රක් සහ බැද්ද	4 3 27

කො.	ඉඩමේ නම.	ගම.	අත්දම.	මගක. අ. රු. ප.
8727	සමන්දෙනියඅත්වග නො ගොත් ගල්පැව්ගෙහේන	සිතියම 3,548. ගඟබඩපත්තුව. විල්පිට	මිනිරන්තිබේය කියන හේනක්	0 1 29
W393	අඹගහගෙහේන	සිතියම 3,793. මොරවත්තකෝරලේ. පුවත්බඩබිවිට	කොස්ගස්පිකක් සහ බැද්ද	0 2 23
9331	රකියාවත්තගෙහේන	සිතියම 3,794. මතුගොබේ	බැද්ද	1 2 33
8609	රමදුවමිකන්ද	සිතියම 3,568. කොටපල	එම	1 2 14
8935	කුරුඳුවත්ත	සිතියම 3,693. ඌරුබොක්ක	එම	6 2 24
8936	එම	එම	එම	0 0 32
8937	එම	එම	එම	0 0 35
9484	නාගොඩඅතුර	සිතියම 3,853. බෙරලපනාතර	මිනිරන්තිබේය කියන බැද්දක්	6 2 36
9393	සරබැල්වලදෙනිය	සිතියම 3,820. කිරිපිටිය	දෙනිය	0 0 24
9435	පොත්දෙනියමල	සිතියම 3,828. බෙන්ගමුව	බැද්ද	2 0 0
9437	කිරිඳුදෙනියගෙහේන	එම	එම	0 2 23
9438	එම	එම	එම	1 2 25
9439	ඉන්ද්‍රානුරෙගෙහේන	සිතියම 3,829. බෙරලපනාතර	එම	1 1 13
9472	ඇටඹගහගෙහේන	සිතියම 3,842. කොටපල	එම	3 0 0
A 125	දෙනියවත්ත	සිතියම 1,771. ගඟබඩපත්තුව. ඌරුපොල	වත්ත	0 3 20
F 125	පරදුවගේ වත්ත	එම	පැහිරි	1 2 12
G 125	පත්සලගොඩැල්ලේ වත්ත	එම	එම	1 0 39
A 126	තැන්නිආච්ඡිගේ වත්ත	එම	පාත්බැද්ද	0 0 31
D 126	ඉදිගාදෙනිය	එම	දෙනිය	0 1 2
3410	කහනකුච්චිය	එම	බැද්ද	2 1 5
3411	එම	එම	එම	4 2 24
3412	එම	එම	එම	3 1 10
3413	පහළන්දෙනිය උඩබිවිට	එම	බිවිට	0 0 14
3416	කඳුරුගස්මුල්ලේකොරවුව	එම	බැද්ද	3 3 16
3418	කොට්ඨලගෙහේන හොහොත් ඌරුපොලකඳු	එම	අත්කර තුනක පැහිරි සහ බැද්ද	19 1 13

මෙහි මිනිරන් තිබෙනවාය කිසි සඳහන්කර තිබෙන කැබලිලක අත්කරගත මිල රුපියල් 30 බැගින්ද, අතිකුත් කැබලිවල අත්කරගත මිල රුපියල් 10ක් බැගින්ද වේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේශ්වර් ජනරාල් උත්සාහයේගෙන, විකිනීමේ කොන්දේසි ගැණ කාරණා මාතර ආණ්ඩුවේ උපප්පත්ත උත්සාහයේගෙනද දැනගත්ව පුළුවන.

උප ආණ්ඩුකාර උතුරානත්වගන්සේගේ ආඥාවලෙස,

ජේ. ඒ. සාවිටත්තැම්,
වැඩ බලන මහසෙනෙවියාණන් වහන්සේ.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

-No. 1,043, N.-W. P.

Colonial Secretary's Office,
Colombo, August 26, 1893.

ON Friday, October 20, next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunegala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land situated in the Katugampola hatpattu of the Kurunegala District of the North-Western Province.

Preliminary plan 1,732.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description	Extent. A. R. P.
8780	Pallewela	Bandihami Korala	The Crown	Paddy land	2 1 24
8781	Do.	do.	do.	do.	2 0 0
8782	Do.	do.	do.	do.	2 2 36

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

By H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,043, N.-W. P.

වම් 1893 ස්වල්පයක මස 26 වෙනි දින කොළඹ
මහසෙනෙකාරිස් උත්තරානේස්සේ කන්තෝරුවේදීය.

මෙම දිසාවේ ආණ්ඩුවේ ඒජන්තාධිපතිවරයා විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩු වේ නිසේගවල ප්‍රකාරයට වම් 1893 ස්වල්පයක මස 20 වෙනි දින සිකුරුදා දවල් 1 වැනි කුරුනෑගල කවිචේරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

වසම් දිසාවේ කුරුනෑගල පළාතේ කටුගොඩපොල හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබලි.

පිහිටීම 1,732. අයිතිකම් කිසිවක්—රජසන්තක.

නො.	ගම.	ඉල්ලාපිකාරයාගේ නම.	අයුම.	මහත. අ. රු. ප.
8780	පල්ලේවෙල	බන්ඩිහාමි කෝරල	කුඹුරුබිම	2 1 24
8781	එම	එම	එම	2 0 0
8782	එම	එම	එම	2 2 36

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර් ජනරාල් උත්තරානේස්සේගෙන්, විකිනීමේ කොන් දේසි ගැණ කාරණා කුරුනෑගල ආණ්ඩුවේ ඒජන්තාධිපතිවරයාගෙන් දැනගන්නට පුළුවන.

උපආණ්ඩුකාර උතුමානන්තන්සේගේ ආඥාවලට,

ජේ. ඒ. ස්ටීවන්සන්,
වැඩ බලන මහසෙනෙකාරිස් වම්.

No. 1,044, N.-W. P.

Colonial Secretary's Office,
Colombo, August 26, 1893.

ON Friday, October 20 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his Office in Kurunegala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Katugampola hatpattu of the Kurunegala District of the North-Western Province.

Preliminary plan 534.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
3525	Makandura	A. W. A. Abilinu Appuhami	The Crown	Jungle	2 0 28
3526	Do.	do.	do.	do.	0 3 16

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

By H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,044, N.-W. P.

වර්ෂ 1893 ක්ව අගෝස්තු මස 26 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ උත්තරාණයෙන් කන්තෝරුවේදීය.

වසම් දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්ව ඔක්තෝබර් මස 20 වෙනි දින වූ සිකුරුදා දවල් එකට කුරුනෑගල කවිවෙරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.
වසම් දිසාවේ කුරුනෑගල පළාතේ කටුගම්පොල හත්පත්තුවේ පිහිටා තිබෙන බිම් කැබලි 2ක්.
සිතියම 534. අයිතිකම් කිසිවක්—රාජසන්තක.

නො.	ගම.	ඉල්ලුම්කාරයා.	අත්දම.	මහත.
3525	මාකදුර	ඒ. බිලිලිවි. අබ්දුල් අජ්ජාමි	කැලේ	අ. රු. ප.
3526	එම	එම	එම	2 0 28
				0 3 16

මෙම ඉඩම් ගැණ වැඩිදුරකාරණ වංශාධිපති සර්වේශ්වර් ජනරාල් උත්තරාණයෙන් මෙහි විකුණීමේ කොන්දේසිය ගැණ කාරණ කුරුනෑගල ආණ්ඩුවේ ඒජන්ත උත්තරාණයෙන් දැනගන්නට පුළුවන.
උපආණ්ඩුකාර උතුරු මහත්මයාණන්ගේ ආඥාවලට,

ජේ. ඒ. ස්ට්‍රිට්ස්මි,
වැඩ බලන මහසෙනෙවිවරයාගේ මහත.

No. 1,045, N.-W. P.

Colonial Secretary's Office,
Colombo, August 31, 1893.

ON Tuesday, October 17, 1893, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up for sale or settlement, at his Office in Chilaw Kachchéri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Fifteen allotments of land situated in the Pitigal korale north division of the Chilaw District of the North-Western Province.

Preliminary plan 1,745.

Lot.	Village.	Name of Claimant.	Description.	Extent.
				A. R. P.
S 720	Kiriyankali	Marimuttu and others	Chena	7 0 25
8812	Do.	The Crown	Jungle	3 3 36
T 720	Tarakudivillu	Segu Mohammadu	Chena	10 3 30
U 720	Do.	do.	Field	14 2 12
8817	Do.	The Crown	Jungle	1 2 6
8818	Do.	do.	do.	56 3 33
8820	Do.	do.	Leased land	23 1 22
8821	Do.	do.	do.	21 2 0
8822	Do.	do.	do.	25 0 26
8824	Battulu-oya	do.	Jungle	14 0 14
8827	Tarakudivillu	do.	do.	13 2 18
8828	Battulu-oya	do.	do.	12 0 27
8829	Do.	do.	do.	11 1 28
8830	Tarakudivillu	do.	do.	2 3 2

Upset price,—Rs. 25 an acre.

Preliminary plan 1,533.

8038	Kumarakattuwa	The Crown	Leased land	51 0 32
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Further information regarding these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Assistant Government Agent, Chilaw.

By H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,045, N.-W. P.

වර්ෂ 1893 ක්ව අගෝස්තු මස 31 වෙනි දින කොළඹ

මහසෙනෙවිවරයාගේ උත්තරාණයෙන් කන්තෝරුවේදීය.

වසම් දිසාවේ හලාවත දිස්ත්‍රික්කයේ උපඒජන්ත උත්තරාණයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්ව ඔක්තෝබර් මස 17 වෙනි දින වූ අඟහරු වාද දවල් 1ට හලාවත කවිවෙරියේදී වෙන්දේසිකර විකුණනට නොහොත් බේරීමට යෙදෙනවා ඇත.
වසම් දිසාවේ හලාවත පළාතේ පිටිගල් කෝරළේ උතුරු කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි 15ක්.
සිතියම 1,745.

නො.	ගම.	අයිතිකම් කිසිවක්.	අත්දම.	මහත.
				අ. රු. ප.
S 720	කිරියන්කල්ලි	මාරිමුත්තු සහ තවත් අය	භේන	7 0 25
8812	එම	ආණ්ඩුව සන්තක	කැලෑව	3 3 36
T 720	තාරකුඩිවිල්ල	සේගුමුහම්මද්	භේන	10 3 30
U 720	එම	එම	කුඹුර	14 2 12
8817	එම	ආණ්ඩුව සන්තක	කැලෑව	1 2 6
8818	එම	එම	එම	56 3 33
8820	එම	එම	බදුඉඩම	23 1 22

(5°)

No. 1,046, N.-W. P.

Colonial Secretary's Office,
Colombo, September 4, 1893.

ON Thursday, November 2, 1893, 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his Office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Six allotments of land situated in the Hiriyala hatpattu of the Kurunegala District of the North-Western Province.

Preliminary plan 416.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
3023	Maragama	Pahalagamavele pillewa	Jungle	0 3 37
3026	Do.	Pahalagamavele	Paddy land	1 0 0
3031	Do.	Pahala-ambagaha Dalupota pillewa	Jungle	0 2 39
U 172	Do.	Kurikotuwa	do.	0 0 5
V 172	Do.	Pahalagamavele pillewa	do.	0 2 37
W 172	Do.	Pahalagamavele	Paddy land	0 2 8

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

By H. E. the Lieut.-Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,046, N.-W. P.

වම් 1893 ක්වූ සැප්තැම්බර් මස 4 වෙනි දින කොළඹ

මහසේනාධාරීන් උත්තරාණයෙන් කන්තෝරුවේදි.

වසම් දිසාවේ කුරුනෑගල ඒජන්ත උත්තරාණය විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1893 ක්වූ නොවැම්බර් මස 2 වෙනි දිනවූ මුහුණපතින්ද දවල් එකට කුරුනෑගල කවිවේරියේදී වෙන්දේසිකර විකුණුවට යෙදෙනවා ඇත.

වසම් දිසාවේ කිරියාල හත්පත්තුවේ කොට්ඨාසයේ පිහිටා තිබෙන විම්කැබෙලි හයකි.

පිහිටීම 416. අයිතිකම් නියෝජ්‍යා—රජසන්තක.

නො.	ගම.	ඉඩමේ නම.	අන්දම.	මහත. අ. රු. ප.
3023	මරගම	පහලගම වෙල්පිල්ලාව	කැලේ	0 3 37
3026	එම	පහලගම වෙල	කුඹුර	1 0 0
3031	එම	පහලඅඹහඳුර්පතේ පිල්ලාව	කැලේ	0 2 39
U 172	එම	කුරිකොටුව	එම	0 0 5
V 172	එම	පහලගම වෙල් පිල්ලාව	එම	0 2 37
W 172	එම	එම වෙල	කුඹුර	0 2 8

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරල් උත්තරාණයගෙන්, විකිනීමේ කොන් දේසිය ගැණ කාරණ වසම් දිසාවේ කුරුනෑගල ආණ්ඩුවේ ඒජන්ත උත්තරාණයගෙන්ද දැනගත්ව පුළුවන.

උපආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජේ. ඒ. ස්විට්ටන්හැම්,
වැඩබලන මහසේනාධාරීන් වම්හ.

No. 1,047, N.-W. P.

Colonial Secretary's Office,
Colombo, September 4, 1893.

ON Tuesday, October 24 next, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his Office in Kurunégala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Dambadeniya hatpattu of the Kurunégala District of the North-Western Province.

Preliminary plan 1,813.—Upset price, Rs. 15 an acre.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
9195	Walpola	Mora: kelemukalana	The Crown	Jungle	12 3 33

Preliminary plan 1,860.—Upset price, Rs. 15 to Rs. 30 an acre.
Applicant—Ukkuwa.

9364	Katuwattewala	Kotuwwela	The Crown	Paddy field	1 1 6
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Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, North-Western Province.

By H. E. the Lieut.-Governor's command,
J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,047, N.-W. P.

වර්ෂ 1893 ක්වූ සැප්තැම්බර් මස 4 වෙනි දින කොළඹ මහසෙනසුනායකාධිපතිවරයාගේ කන්දෝරුවේදීය.

වසම් දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්තේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 24 වෙනි දිනවූ අගහරුවාදා දවල් 10 කුරුනෑගල කවිවෙරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

වසම් දිසාවේ කුරුනෑගල පළාතේ දඹදෙනි හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබෙලි.

සිතියම 1,813. අයිතිකම් කියන්නා—රජසන්නක.

නියමකරණලද මුදල අක්කරයකට රුපියල් 15යි.

නො.	ගම.	ඉඩමේ නම.	අකුම.	මහත.
9195	වල්පොල	මොරන්කැලේ මුහුලාන	ලදුකැලේ	අ. රු. ප. 12 3 33
		සිතියම 1,860.		

නියමකරණලද මුදල අක්කරයකට රුපියල් 15 සිට 30යි.

මෙම ඉඩම ඉල්ලුම්කාරයා—උක්කුවා.

9364	එම	කොටුවේ වෙල	කුඹුර	1 1 6
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මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරල් උත්තාන්තේගෙන්ද, විනිසිමේ කොන් දේසිය ගැණ කාරණ කුරුනෑගල ආණ්ඩුවේ ඒජන්ත උත්තාන්තේගෙන්ද දැනගන්නට පුළුවන.

උපආණ්ඩුකාර උතුමානන්වගන්තේගෙන් අඟුලලෙස,

ජේ. ඒ. ස්ටීවන්සන්,
වැඩබලන මහසෙනසුනායකාධිපතිවරයා.

No. 1,048, N.-W. P.

Colonial Secretary's Office,
Colombo, September 5, 1893.

ON Thursday, October 26, 1893, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up for sale or settlement, at his Office in Chilaw Kachcheri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Fifteen allotments of land situated in the Pitigal korale northern division of the Chilaw District of the North-Western Province.

Preliminary plan 1,666.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
8523	Amakuliya	Neyna Levvai Mohamadu	Jungle	12 0 27
8526	Do.	Agustinu Fernando and another	do.	42 1 3
8528	Do.	do.	Chena	4 3 12
8529	Do.	do.	Jungle	0 2 24
8530	Do.	do.	Chena	4 0 34
Preliminary plan 1,576.				
8245	Velandikulam	W. Lazar Fernando	Jungle	14 3 39
8246	Do.	do.	Chena	1 1 4
Preliminary plan 1,688.				
8578	Mugunuwatawana	J. A. Don Gabriel Perera	Jungle	2 3 30
8579	Do.	—	Planted land	3 0 0
Preliminary plan 1,637.				
8427	Mandalana	S. Babahami and others	Forest	2 3 26
8428	Do.	—	do.	3 1 24
8429	Do.	—	do.	3 0 34
8430	Do.	—	do.	3 1 5
8431	Do.	—	do.	3 1 2
8432	Do.	—	do.	3 0 24

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 H. E. the Lieut.-Governor's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

No. 1,048, N.-W. P.

වර්ෂ 1893 ක්වූ සැප්තැම්බර් මස 5 වෙනි දින කොළඹ

මහසෙනසුනායකාධිපතිවරයාගේ කන්දෝරුවේදීය.

වසම් දිසාවේ හලාවත දිස්ත්‍රික්කයේ උපඒජන්ත උත්තාන්තේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1893 ක්වූ ඔක්තෝබර් මස 26 වෙනි දිනවූ බෑහස්පතින්දා දවල් එකට හලාවත කවිවෙරියේදී වෙන්දේසිකර විකුණන්නට නොහොත් බේරුම්කර දෙන්නට යෙදෙනවා ඇත.

වසම් දිසාවේ හලාවත පළාතේ පිටිගල් කෝරළේ උතුරු කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි 15.

සිතියම 1,666. අයිතිකම් කියන්නා—ඔවුන්හ.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අන්දම.	මහත.
8523	ආමක්කුලිය	නෙයිනාලෙබිමේ මුහම්මද්	කැලෑව	අ. රු. ප. 12 0 27
8526	එම	අගුස්සිනුප්‍රසාන්න සහ තවත් අය	එම	42 1 3

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS by the 6th section of Ordinance No. 10 of 1885 it is enacted that whenever it is proposed to constitute any land a reserved forest, notice thereof shall be published in the *Government Gazette*—

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

And whereas it is proposed to constitute certain land, situated in the village Uda Karandupona in Deyala Dahanu pattuwa of the Kinigoda korale, as hereinafter defined, a reserved forest :

Notice is hereby given (1) that it is proposed to constitute the said land, as situate within the limits defined in the schedule hereunder written, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed the Forest Settlement Officer of the reserved forest aforesaid.

SCHEDULE.

North.—The village boundaries of Palle Karandupona and Mipitiya villages.

East.—The village boundaries of Wekoladeniya and Attanagoda villages.

South.—The village boundaries of Diwela and Ekiriya-gala villages.

West.—The village boundaries of Bohara and Ekiriya-gala villages.

The lands within the above-described boundaries, which it is proposed to constitute a reserved forest, are those which are surveyed on preliminary plan 8,083.

By H. E. the Lieut.-Governor's command,

Colonial Secretary's Office,
Colombo, September 1, 1893.

J. A. SWETTENHAM,
Acting Colonial Secretary.

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 lands required for the Galle Railway, to wit:—

Preliminary plan 3,886. Situation—Bope in the Four Gravets.

Inquiry at Galle Kachcheri on September 30, 1893.

Lot.	Name of Land.	Description.	Name of Claimant.	Extent.	
				A.	R. P.
W 408	Delpenewatta	Small chena	G. T. Dias and others	0 0	14.50
X 408	Kimbiyagewatta	Garden	S. Fernando, Vidane	0 0	27
		Situation—Kumbalwella.			
Y 408	Richmond Hill	Waste chena	Rev. Tebb for Wesleyan Mission	0 0	28.25
		Situation—Bope.			
Z 408	Kimbiyagewatta	Garden	S. Fernando Vidane	0 0	14.25
		Situation—Kumbalwella.			
A 409	Kudaluwatta	Garden	W. Hendrick and others	0 1	1.25
B 409	—	—	—	0 0	1.25
C 409	Kudalumulage	do.	P. Karunanayaka and others	0 0	28
D 409	Liyanawadugewatta	do.	Heirs of late D. E. Karunanayaka	0 0	15
E 409	Do.	do.	P. Karunanayaka and others	0 0	15.75
F 409	Kudalumullaowita	do.	Heirs of late D. E. Karunanayaka	0 1	1.50
G 409	Kudumullewatta	do.	G. D. A. de Silva	0 0	16.25
H 409	—	—	—	0 0	0.50
I 409	Do.	do.	Heirs of D. E. Karunanayaka	0 0	0.75

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Galle Kachcheri on September 30, 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,
September 4, 1893.

R. W. IEVERS,
Acting Government Agent.

වෂී 1876 ක්වූ අවුරුද්දේ නොම්මර 3 වේ ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි සහන ගෙවන වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වෂී 1876 සේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හත්වෙනි කාන්තේ කරතිබෙන සංහාරයුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උද්‍යානවත්තන් සේ විසින් මට අනකරන්ට යෙදුනව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

සිතියම 3,886. පිහිටාතිබෙන්නේ—බෝපේ කඩවත්සනරේය.

නො.	නම.	අන්දම.	අයිතිකම් කියන්නා.	මහත. අ. රු. ප.
W 408	දෙල්පතගේ වත්ත	කුඩාගේන	ජී. ටී. දියස් සහ තවත් අය	0 0 14-50
X 408	කිඹියේගේ වත්ත	වත්ත	ඇස්. ප්‍රනාන්දු සහ තවත්	0 0 27
Y 408	රිම්මන් කන්ද	පිහිටාතිබෙන්නේ—කුඹල්වැල්ල.		
Z 480	කිඹියගේ වත්ත	මුඩුගේන	ටැබ් පාදිලිඋන්නාන්සේ	0 0 28-25
A 409	කුඩම් වත්ත	වත්ත	ඇස්. ප්‍රනාන්දු සහ තවත්	0 0 14-25
B 409	—	එම	ඩබ්ල්දු. හෙන්ද්‍රික් සහ තවත්	0 1 1-25
C 409	කුඩම්මුලගේ	වත්ත	—	0 0 1-25
D 409	ලියනවඩුගේ වත්ත	එම	පී. කරුනානායක සහ තවත්	0 0 28
E 409	එම	එම	ඩී. ජී. කරුනානායකගේ උරුමක්	
F 409	කුඩම්මුල්ලේ ඔව්ට	එම	කාරයෝ	0 0 75
G 409	කුඩම්මුල්ලේ වත්ත	එම	පී. කරුනානායක සහ තවත්	0 0 15-75
H 409	—	එම	නැසිඟිය ඩී. ජී. කරුනානායකගේ	
I 409	එම	එම	උරුමක්කාරයෝ	0 1 1-50
			ජී. ඩී. ඒ. ද සිල්වා	0 0 16-25
			—	0 0 0-50
			ඩී. ජී. කරුනානායකගේ උරුමක්	
			කාරයෝ	0 0 0-75

ඉහත කී ඉඩම්වලට තමනමුත් ඇත්තාමු අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට ක්‍රියා කරණ අය විසින් වෂී 1893 ක්වූ සැප්තැම්බර් මස 30 වෙනි දින දවල් ගාල්ලේ කවිචේරියේදී මා දිවි පිටට පැමිණ කියා සිටින්නට ඔහුලා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදලගැන ඇත්තාමු අයිතිවාසිකමේ අන් දම සහ තොරතුරුත් කියාහිටින්නට ඔහුලා මෙම ඉඩම් අයිතිවාසිකම් ඇති සිසර්දෙනාගෙන්ම මෙයින් ඔහු කලා ඇත.

වෂී 1893 ක්වූ සැප්තැම්බර් මස 4 වෙනි දින ගාල්ලේ කවිචේරියේදී.

ආර්. ඩබ්ල්දු. අයිවර්ස්,
වැඩබලන ආණ්ඩුවේ ඒජන්ත මහත.

இன்கீழ்சொல்லப்படுகிற காணிகளைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிபெற்றுக்கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச் சங்கத்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக் கட்டளைசெய்திருப்பதை இதனால் அறியுப்பண்ணுகிறேன். அதாகிறது:—

படம் 3,886. இருக்குமிடம்—போபே நாலுதடவத்தைக்குள்.

இல.	காணியின் பெயர்.	வீவரம்.	உரித்தாளர்.	விசாலம், அ. மு. ப.
W 408	தெலயனகேவத்தை	சிருசேனை	ஜி. டி. கியசுமற்றவர்களும்	0 0 14-50
X 408	கீம்பியகேவத்தை	தோட்டம்	எச். பானந்து விதானை	0 0 27
Y 408	ரிச்மன் மலை	இருக்குமிடம்—சும்பளவள்ளி. காடு	டப் பாதிவி	0 0 28-25
Z 408	கீம்பியகேவத்தை	இருக்குமிடம்—போபே. தோட்டம்	எச். பானந்து விதானை	0 0 14-25
A 409	கூடலுவத்தை	இருக்குமிடம்—சும்பளவள்ளி. தோட்டம்	டபிளியு. யென் திரிககு மறற வாக்களும்	0 1 1-25
B 409	—	—	—	0 0 1-25
C 409	கூடலுமுனகே	செடி	பி. கருணநாயக்கவு மற்றவா களும்	0 0 28
D 409	லியனவடுகேவத்தை	செடி	டி. ஈ. கருணநாயக்கவுடைய உருமக்காரர்	0 0 15
E 409	செடி	செடி	பி. கருணநாயக்கவு மற்றவா களும்	0 0 15-75
F 409	கூடலுமுலவேலுத்த	செடி	டி. இ. கருணநாயக்கவுடைய உருமக்காரர்	0 1 1-50
G 409	கூடலுமுலவேலுத்தை	செடி	ஜி. டி. எ. த சிலவா	0 0 16-25
H 409	—	—	—	0 0 0-50
I 409	கூடலுமுலவேலுத்தை	தோட்டம்	டி. இ. கருணநாயக்கவுடைய உருமக்காரர்	0 0 0-75

மேற்குறித்த காணிகளுக்கு உரித்துபேசுகின்ற சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால் 1893 ம் ஆண்டு பிரட்டாசிடமாசம் 30 ந் தேதி பகல நேரம் என்முதலாவில் வெளியப்பட்டு சொல்லித் கொள்ள வேண்டியவதுமல்லாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

காலி சச்சேரி,
1893 ம் ஆண்டு பிரட்டாசிடன் 4 ந் உ.

ஆர். டபிள்யு. ஐவர்ஸ்,
அரசாட்சி ஏசனரின் வேலையாள் பவா.

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

Preliminary plan 1,904. Village—Nikaweratiya.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
D 841	Helambaghamulahena	Herathami and others	Chena	0 0 17
E 841	Do.	Appuhami and others	do.	0 1 5
F 841	Kahataghamulahena	Pinhami	do.	0 2 33
G 841	Kadurugahamulahena	Guruhami Vidane and others	do.	0 3 18
H 841	Hinhabaralapokunewatta	Moragane Korala	Chena and garden	0 0 22

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Nikaweratiya Resthouse on October 3, 1893, at 1 o'clock P.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

The Kachchéri,
Kurunégala, September 1, 1893.

Æ. A. KING,
Acting Government Agent.

විෂි 1876 ක්ව අවුරුද්දේ නොමිමර 3නේ ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස විෂි 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හත්වෙනි කාණ්ඩේ කරතිබෙන පංතාර්තුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උතුරානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. ඒනම් :—

සිතියම 1,904. ගම—නිකවැරිය.

යො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අඟුම.	මහත. අ. රු. ප.
D 841	හැලඹගහමුල හේන	හේරත්හාමි සහ තවත්	හේන	0 0 17
E 841	එම	අප්පුහාමි සහ තවත්	එම	0 1 5
F 841	කහවගහමුල හේන	පිත්තාමි	එම	0 2 33
G 841	කදුරුගහමුල හේන	ගුරුහාමි විදානේ සහ තවත්	එම	0 3 18
H 841	හින්හබරලේ පොකුණේ වත්ත	මොරගනේ කෝරල	හේන සහ වග්ග	0 0 22

ඉහතකී ඉඩම්වලට තවතවුන්ට ඇත්නාවූ අයිතිවාසිකම් තවුන්ට නොහොත් තවුන් වෙනුවට ක්‍රියාකරණ අය විසින් විෂි 1893 ක්ව ඔක්තෝබර් මස 3 වෙනි දින එකේ කතිසමට නිකවැරියේ තානායමේදී මා ඉදිරිපිටට පැමිණ කියා සිටින්නට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදලගැන ඇත්නාවූ අයිතිවාසිකම් අන්දම සහ තොරතුරුත් කියාසිටින්නට ඕනෑවට මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

ඒලියඩ් ඒ. කිං,
වැඩබලන ඒජන්තයෙකුය.

විෂි 1893 ක්ව සැප්තැම්බර් මස 1 වෙනි දින කුරුනෑගල කවිචේරියේදී.

இகன்கீழ் சொல்லப்படுகிற காணிகளைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிப்பெற்றுக் கொள்ளுதல் பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண நகர சங்கத்தாருடைய ஆலோசனை அனுமதியுடன் எனக்குக் கட்டளை செய்கிருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது :—

பி. பிரான் இலக்கம் 1,904. குறிச்சி—நிகவரிய.

இல.	காணியின் பெயர்.	உருத்தாளியின் பெயர்.	வீவரம்.	விசாரம், அ. ரூ. ப.
D 841	கலம்புகாமுலயேனை	இறத்தாமியு மறறவாகளும்	சேனை	0 0 17
E 841	இடி	கப்பிஆமியு மறறவாகளும்	இடி	0 1 5
F 841	காடகாமுலயேனை	பின்காமி	இடி	0 2 33
G 841	கதுருகாமுலயேனை	சூறுஆமி விதானையு மறறவாகளும்	இடி	0 3 18
H 841	ஈன்கவறலபொருளை வத்தை	மொறகளை கிரால	சேனையும் தோட்டமும்	0 0 22

மேற்குறித்த காணிகளுக்கு உரித்துபேசுகின்ற சகலபேரும் தானாகவல்லது அவாவருந்தய காரியகாரரால் 1893 ம் ஆண்டு அற்பசிமாசம் 3 ந் தேதி 1 மணிக்கு நிகவரிய தாலையத்தில் என்முகதாவில் வெளிப்பட்டு சொல்லிக்கொள்ள வேண்டிய துமலலாமல் அந்தக் காணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைபெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

குறுகைல கச்சேரி,
1893 ம் செப்டம்பர் 1 ந் உ.

ஏ. எலியன் ஏ. கிங்,
பதில் அரசாட்சி ஏசன்று.

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

Preliminary plan, 403.

Situation—Rakwana in the Meda pattu of Atakalan korale, in the Province of Sabaragamuwa.

Lot.	Name of Land.	Description.	Name of Claimant.	Extent. A. R. P.
T 58	Migaswatta	Tea	Gorakanage Andris Silva	4 1 34
U 58	Do.	do.	do.	0 0 12
V 58	Migaswattahena	Chena	Malwalage Davit Appu	0 1 12
W 58	Do.	do.	Gorakanage Andris Silva	1 2 32
X 58	—	do.	do.	0 0 12
Y 58	—	do.	do.	0 0 32
Z 58	Migaswattahena	do.	do.	0 0 12

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Rakwana Resthouse on October 12, 1893, at 1 o'clock P.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Ratnapura Kachcheri,
September 1, 1893.

H. WACE,
Government Agent.

විෂි 1876 ක්ව අවුරුද්දේ නොම්මර 30න් ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වූ 1876 දේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හත්වෙනි කාණ්ඩේ කරතිබෙන පංතාර්තුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණ සභාවේ මන්ත්‍රණය ඇතුළු උතුමානන්වකන්ගේ විසින් මට අතකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. ඒනම් :—

සිතියම 403. පිහිටාතිබෙන ස්ථානය—සබරගමු පළාතේ අටකලන්කෝරලේ මැදපත්තුවේ රත්වානේ.

නො.	ඉඩම.	අත්දම.	අයිතිකම් කියන්නා.	මහත. අ. ර. ප.
T 58	මහස්වත්ත	තේ	ගොරකානගේ අන්ද්‍රිස් සිල්වා	4 1 34
U 58	එම	එම	එම	0 0 12
V 58	මහස්වත්තේ හේන	හේන	මල්වලගේ දිවන්අප්පු	0 1 12
W 58	එම	එම	ගොරකානගේ අන්ද්‍රිස් සිල්වා	1 2 32
X 58	—	එම	එම	0 0 12
Y 58	—	එම	එම	0 0 32
Z 58	මහස්වත්තේ හේන	එම	එම	0 0 12

ඉහතකී ඉඩම්වලට තමනමුන්ට ඇත්නාවූ අයිතිවාසිකම් තමන්ට නොහොත් තමන් වෙනුවට ක්‍රියාකරණ අය විසින් වූ 1893 ක්ව බන්තෝමු මස 12 වෙනි දින පස්වරු එකේ කතිසමට රත්වානේ නානායකමේදී මා ඉදිරි පිටට පැමිණ කියාසිටින්නට ඔහුටා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැන ඇත්නාවූ අයිතිවාසිකමේ අත් දම සහ තොරතුරුත් කියාසිටින්නට ඔහුටා මෙම ඉඩම් අයිතිවාසිකම් ඇති සිසඵදොනාගෙන්ම මෙයින් ඔහුකලා ඇත.

වූ 1893 ක්ව සැප්තැම්බර් මස 1 වෙනි
දින රත්නපුරේ කවිවෙරේදීය.

එම්. චේස්,
ආණ්ඩුවේ ඒස්ක්කලන්තාන්ගේ.

இதன்கீழ் சொல்லப்படுகிற காணிகளைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காணிபெற்றுக்கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்கச் சதாருடைய ஆலோசனை அனுமதியுடன், எனக்குக் கட்டளைசெய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறத:—

பி. பிளான் இலக்கம் 403. - இருக்குந் தலம்—சபறதமுமாகாணத்தில அட்டகளங்கோறளை மதபத துணை இறகவாணையில.

இல.	காணியின் பெயர்.	விவரம்.	உருத்தப்பேசுவோனின் பெயர். அ. மு. ட.	விசாலம்.
T 58	மீசலவத்ததை	தேயிலை	கொற்கானகே அந்திரிஸ் சிலவா	4 1 34
U 58	இடி	இடி	இடி	0 0 12
V 58	மீசலவத்ததேகேன	சேனை	பளவளகே தாவித் அப்ப	0 1 12
W 58	இடி	இடி	கொற்கானகே அந்திரிஸ் சிலவா	1 2 32
X 58	இடி	இடி	இடி	0 0 12
Y 58	இடி	இடி	இடி	0 0 32
Z 58	இடி	இடி	இடி	0 0 12

மேற்கூறியதே காணிகளுக்கு உரித்துப்பேசுகின்ற சகலபேருட தானாகவல்லது அவாவருடைய காரிய காரரால் 1893 ம ஆண்டு ஒகரோபர்மாசம் 12 ந் தேதி பின்நேரம் 1 மணிக்கு இறகவாணைதானுததிலு என் முகதாவில் வெளிப்படடி சொல்லிக்கொள்ள வேண்டுவதமலலாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரிததையுஞ் சொல்லவேண்டியது.

இறெடினப்புரி கச்சேரி,
1893 ம் ஆஸ் பிரட்டாசுமீ 1 ந் உ.

எச். வேஸ்,
கொவற் மேந்து ஏசனறு.

LAND RESUMPTION NOTICES.

WHEREAS the lands called Dundomedriáhéna and Pinwillehéngáwa, being lots T 439 and U 439 in preliminary plan 1,749, in extent 16 acres 1 rood and 22 acres²⁵ perches, respectively, and situated at Jayatunkande in the Kolonnagam pattu of the Kolonna korale, in the District of Ratnapura, Province of Sabaragamuwa; bounded on the north by the stream called Koodogalla and the land called Ambegaha and Hapugahahéna described as lot X 439 in preliminary plan 1,749, on the south by land called Pinwillehéngáwa described as lot V 439 in preliminary plan 1,749, on the west by the stream called Koodogalla and land called Ambegaha and Hapugahahéna described as lot X 439 in preliminary plan 1,749, and on the east by the land called Pinwillehéngáwa described as lot W 439 in preliminary plan 1,749, which were alienated by and on behalf of the Crown in 1868, appear to me to have been abandoned by the owner thereof for the last twenty years and upwards; and whereas such owner or any person lawfully claiming under him cannot be ascertained, notwithstanding all reasonably diligent inquiries thereunto made by me :

Now know all Men concerned that I, Herbert Wace, Government Agent, Province of Sabaragamuwa, by virtue of the powers vested in me by the Ordinance No. 4 of 1887, and with the sanction of His Excellency the Lieutenant-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 on or before the 30th September, 1894, the same will be resumed by the Crown in terms of the 2nd section of the said Ordinance.

Given under my hand at Ratnapura this 8th August, 1893.

HERBERT WACE,
Government Agent.

සබරගමු දිසාමේ රත්නපුරේ දිසානුකේ කොලොන්නා කෝරළේ ජයතුන්තන්ද අසල පිහිටා තිබෙන නොමි මර 1,749 පැලෑටි කරදැසියේ ජෙන T 439 ඉලක්කම දරණ අක්කර 16කුත් රුඬු එකක් පමණක් ඉඩම් කඩවිටයට සහ U 439 ඉලක්කම දරණ අක්කර 22කුත් පර්චස් විසිපහක් පමණක් ඉඩම් කඩවිටයට මායිම් :-

උතුරට—කුඩුගල්ල කිසිදු ඇල සහ නොමීමර 1,749 පැලෑටිකරදැයිගේ ජේත X 439 ඉලක්කම දරණ අඹේගහ සහ හපුගහ හේන නම්වූ ඉඩම් කවිටියද; දකුණට—නොමීමර 1,749 පැලෑටිකරදැයිගේ ජේත V 439 ඉලක්කම දරණ පිත්පිල්ලේ හේන්ගාම කිසිදු ඉඩම් කවිටියද; බස්නාහිරට—කුඩුගල්ල කිසිදු ඇල සහ නොමීමර 1,749 පැලෑටිකරදැයිගේ ජේත X 439 ඉලක්කම දරණ අඹේගහ සහ හපුගහහේන කිසිදු ඉඩම්කවිටියද; නැගෙනහිරට—නොමීමර 1,749 පැලෑටිකරදැයිගේ ජේත W 439 ඉලක්කම දරණ පිත්පිල්ලේ හේන්ගාම කිසිදු ඉඩම් කවිටියද.

මෙකී මායිම් තුළ ජෙනා ඉඩම් ආණ්ඩුව විසින් වර්ෂ 1868 අවුරුද්දේදී විකුන දෑතට විසිඅවුරුද්දක් නොහොත් ඊට වැඩි කාලයක පටන් අයිතිකාරයා එම ඉඩම අත්හැරදමා තිබෙන බව මට පෙනී ඒ හැණ මට හැකි පමණින් හොඳකාර විභාගකළ නමුත් මෙම ඉඩමට අයිතිකාරයෙක්වත් එක්කෝ ඔහු සටහන් නඩුමාලීගේ ප්‍රකාර අයිතිවාසිකම් කියන කෙනෙක්වත් ඇති බව දැනගන්නට නොලැබුනේය.

එබැවින් මිට සමබන්ධ සියලුදෙනා විසින් ම දැනගතයුත්තක් නම්:— සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්ත තැන වන හර්බර්ට් චේස් යන මාවිසින්, වර්ෂ 1887 පණවනලද නොම්මර 4 ආඥාපණ්‍යෙන් මට ලැබීතිබෙන බලය කරණකොටගෙන සහ උප ආණ්ඩුකාර උතුමානන්වගන්සේගේ අවසරයපිට මෙයින් ප්‍රකාශකරන්නේ නම්:—මෙකී ඉඩමට අයිතිවාසිකමක් තිබෙන බව බජපුකරන්ට පළවන් කෙනෙක් හෝ ඒවෙනුවෙන් එසේ බජපුකරන්ට පළවන් වෙන කෙනෙක් හෝ වර්ෂ 1894 න්පල සැප්තැම්බර් මස 30 වෙනි දිනට නොහොත් ඊට මගින්තෙන් ඉදිරිපත්වන් එකී උරුමය පෙන්වාගිවින්නට නොසෙලෙන්නිවිනම්, එම ඉඩම ඉහත සඳහන්කරණ්ලද ආඥාපණ්‍යෙන් දෙවෙනි වගන්තියේ ප්‍රකාර නැවත ආණ්ඩුවට ගන්ට යෙදෙන බවය.

වෂී 1893 ක්වු අගොස්තු මස 8 වෙනි දින රත්නපුරේදි මගේ අත්සන පිහිටුවා දෙන්ට යෙදනාඥා.

(අත්සන්කළේ) හර්බර්ට් චේස්,
ආණ්ඩුවේ ඒජන්තාධිපතිවරයා.

சபரகாம மாகாணத்தில் இறெட்டிமுனபுரி டிஸ்ட்ரிக்டிக்கைச் சேர்ந்த கொளொன்னுகோதமையில் ஜயதூங்கத்தைக் கிட்ட இருக்கிற 1,749 ம் இலக்க பிளானில் கர்ணகிற T 439 ம் இலக்கம் பொதிந்த 16 ஏக்கர் 1 ஸாட் அளவுள்ள நிலத்துண்டுக்கும், U 439 மிலக்கம் பொதிந்த 22 ஏக்கர் பார்சல 25 அளவுள்ள நிலத்துண்டுக்கும் எல்லை :—

வடக்கு—குடுகள்ள யென்கிற நீர்வாய்க்காலும் 1,749 மிலக்க பிளான் கடதாசியில் காண்கிற X 439 இலக்கம் பொதிந்த அம்பேக்க யென்கிற நிலமும், கபுக்கேன யென்கிற நிலமும், தெற்கு—1,749 மிலக்க பிளான் கடதாசியில் காண்கிற V 439 மிலக்கம் பொதிந்த பின்விலேகேன காவா யென்கிற நிலத்துண்டு, மேற்கு—குடுகள்ள யென்கிற நீர்வாய்க்காலும் 1,749 மிலக்க பிளான் கடதாசியில் காண்கிற X 439 மிலக்கம் பொதிந்த அம்பேக்க யென்கிற நிலமும், கிழக்கு—1,749 மிலக்க பிளான் கடதாசியில் காண்கிற W 439 மிலக்கம் பொதிந்த பின்விலகேன காவா யென்கிற நிலத்துண்டு, சொல்லப்பட்ட நிலத்தை 1868 ம் ஆண்டு கொவர்ணமேந்து கணக்காக பிறநீங்கலாக்க இருந்தும் அந்த நிலத்தையுடையவர் சென்ற எட்டு வருடங்கள் அல்லது அதற்கு அதனமான காலம் தவறாக ஆட்சிபண்ணாமல் விட்டிருக்கிறதென்று எனக்குத்தேரியவர்து அதற்காக அந்த நிலங்களுடையவர் இன்குரென்று அதிவதற்கு நியாயமான முயற்சியான விசாரணை முன்சொல்லிய நான் செய்தும் அதிர்ந்துக்கொள்ள முடியாமல் இத்தால் சகலருமறியவேண்டியது கோபர்ட் வேஸ் சபரகமுவை கொவரணமேந்து ஏஜன்றுதுரை ஆகிய எனக்கு 1887 ம் ஆண்டின் 4 ம் நொம்பர் நீதிச்சட்டத்தாலும் மேனமைதங்கிய உதவி இராஜா அவர்களின் முயர்ச்சியைக்கொண்டும் நான் அதிவிக்கிறதாவது மேற்சொல்லிய நிலத்துக்கு யாராகிலும் உருத்து இருக்கிறதென்று உறுதிப்படுத்தக்கூடியவன் அல்லது அவர்களுக்கு வதல்காரராவது என்முகதாவில் 1894 ம் ஆண்டு புரட்டாசிமாசம் 30 ன் தேதி அல்லது அதற்கு முற்படவந்து வெளிப்பட்டு அவர்களின் உருத்தையும் பிப்பையும் கொள்பிராதிருக்கல் மேற்குறித்த நிலத்தை மேற்குறித்த சட்டத்தின் இரண்டாம் பிரிவின் பிரகாரம் திரும்பவும் கொவரணமேந்துக்கு எடுத்துக்கொள்ளப்படுமென்று இத்தாலரியவும்.

1893 ம் ஆண்டு அகோஸ்துமாசம் 8 ன் தேதி, இரோட்டிபுரியில் என்னுடைய கைஒப்பமிடப்பட்டது.

(ஒப்பமிட்டது) கோபார்ட் வேஸ்,
கொவண்ணமேந்து ஏசுந்றுதரை அவர்கள்.

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Do. Part II.	...	" 7	50
Wijesinha's English Translation of Part II., with Turnour's Translation of Part I., prefixed	...	" 7	50
Sinhalese Translation, Part I.	...	" 5	0
Do. Part II.	...	" 5	0
Nitinighanduwa, English	...	" 1	0
Do. Sinhalese	...	" 1	0
Rāmanāthan's Reports	...	" 22	0
Report on Brown Scale, or Bug, on Coffee	...	" 1	0
Saddharmalankaraya	...	" 2	0
Dravidian Comparative Grammar	...	" 13	0
Census of Ceylon, 1891	...	" 20	0
Governors' Addresses, 1833-77, 2 vols.	...	" 10	0
Tables for calculating Pensions under the Widows' and Orphans' Pension Fund Ord.	...	" 0	25
Reports of the Temple Lands Commissioners, 1857 to 1865	...	" 0	50
Papers relating to Buddhist Temporalities, 1876	...	" 1	0
The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr. E. Ernest Green (illustrated)	...	" 1	0
Ceylon Civil Lists	...	" 1	0
Itinerary of Ceylon Roads:—			
Part I.—Principal Roads, Second Edition (1881), without Map	...	" 2	0
Part II.—Minor Roads, Second Edition (1888), with Map	...	" 8	0
Do. do. without Map	...	" 3	0
Report on the Administration of the Police, &c., by Mr. A. H. Giles	...	" 1	45
Register of Books printed in Ceylon and registered under Ordinance No. 1 of 1885:—			
Part I., 1885-88	...	" 1	25
Part II., 1888-92	...	" 1	40
Clough's Sinhalese-English Dictionary	...	" 20	0
Petroleum Rules	...	" 0	25
Archæological Report on Kégalla District	...	" 6	0
Regulations under the Merchandise and Trade Marks Ordinance of 1888	...	" 0	15
Rules of the Public Service Mutual Guarantee Association	...	" 0	10
Glossary of Native Words occurring in Official Documents	...	" 0	50
Catalogue of Pāli, Sinhalese, and Sanscrit Manuscripts in Temple Libraries	...	" 0	50
Alwis' Descriptive Catalogue of Sanscrit, Pāli, and Sinhalese Works	...	" 5	0
Buddhist Nirwana: A Review of Max Müller's Dhammapada	...	" 1	50
Pāli Grammar	...	" 5	0
District Manuals:			
Mannār, by the late W. J. S. Boake, c.c.s.	...	" 1	0
Uva, by H. White, c.c.s.	...	" 1	0

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

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

H. L. CRAWFORD,
Government Record-keeper.

May, 1893.

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

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

The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller. Price 2d. per copy; by post, United Kingdom, 2½d. Foreign Countries and Colonies, 3d. per copy.

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

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

The Subscription, payable in advance, which can only be booked to terminate at the end of a quarter, is Rs. 3 per quarter.

Single copies may be had, price 25 cents each.

<i>Charges for Advertisements.</i>	Rs.	c.
A column ...	7	50
Two-thirds of a column ...	5	0
Half a column ...	4	0
For small notices not exceeding 20 lines...	2	50

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

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

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

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

GEO. J. A. SKEEN,
Government Printer.

WE, the undersigned, Vicar and Members of the Congregation of the Church of Our Lady of Assumption, situated at Parappankandal, in the Mannár District, give notice that a public meeting of the said Congregation will be held on October 1, 1893, for the purpose of bringing the said Church under the operation of Ordinance No. 5 of 1864:—

L. M. SOARES, Vicar.
J. ALEXANDER FIGUEIRADO.
மரிசால் மனுவேல்தம்பி.
மரிசால் திமிங்கு.
சுவரிபரிசாரி அந்தோனிபரிசாரி.

Mannár, August 25, 1893.

IT is hereby notified that the under-mentioned persons have been licensed and registered during August, 1893, under clause 9 of Ordinance No. 15 of 1889.

Licensed Surveyors.

No. 97.—Charles Richard van Rooyen, Surveyor and Leveller, Colombo.

No. 98.—Benjamin Gerhard Richard de Silva, Surveyor, Colombo.

No. 99.—Francis F. Meerwald, Surveyor and Leveller, Colombo.

Registered Surveyors.

No. 104.—Louis Anthony Rodrigo Goonewardene, Panadura.

D. G. MANTELL,
Acting Surveyor-General.

Surveyor-General's Office,
Colombo, September 5, 1893.

Statement of Receipts and Expenditure under the Medical Aid Ordinance during 1892.

RECEIPTS.	Amount. Rs. c.	EXPENDITURE.	Amount. Rs. c.
Receipts under clause 4 of Ordinance 9 of 1882 ...	73,854 30	Provisions, equipment, funeral expenses, and contingencies ...	65,155 43
Receipts under clauses 15 and 19 of Ordinance 17 of 1880 ...	39,391 37	Salaries and allowances of District Medical Officers and Assistants, and wages of Dispensers ...	125,895 8
Receipts on account of medicines sold to Superintendents in bulk, and prescriptions compounded in the District Hospitals and Dispensaries and Civil District Hospitals ...	13,424 44	Departmental expenditure: salaries of clerks, &c. ...	2,850 0
Receipts on account treatment of persons other than estate labourers in District Hospitals ...	1,070 76	Rent of District Outdoor Dispensaries, &c....	6,824 10
	127,740 87	Repairs and improvements to Medical Aid Hospitals, Dispensaries, &c. ...	20,290 33
Charged to General Revenue ...	128,348 73	Transport of medicines and other miscellaneous charges ...	4,127 44
Total ...	256,089 60	Cost of medicines supplied from the Civil Medical Stores ...	30,947 22
		Total ...	256,089 60

Audit Office,
Colombo, August 31, 1893.

F. R. SAUNDERS,
Acting Auditor-General.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tes.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocanut Oil.	Cocanut Poenac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kitool Fibre.	Deer Horns.
COLOMBO.	1893.		cwt.	cwt.	lb.	cwt.	lb.	lb.	lb.	No.	cwt.	cwt.	cwt.	lb.	oz.	oz.	lb.	cwt.	cwt.	cwt.	cwt.	cwt.	cwt.	lb.	lb.	cwt.	cwt.
ss. Lawada ...	30/8	Calcutta ...	—	—	20	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Teucer ...	30/8	New York...	82	—	19652	—	167393	—	—	—	—	—	—	20000	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Oxus ...	30/8	Marseilles...	—	—	7090	32	—	—	—	—	—	12	—	25000	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Gera ...	1/9	Shanghai ...	31	—	5760	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Nawab ...	1/9	Calcutta ...	—	—	—	—	—	—	—	—	—	704	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Gaekwar ...	1/9	London ...	—	—	405768	—	—	—	—	55070	—	4014	—	—	—	—	1854	—	2175	—	—	—	437	—	—	—	—
ss. Oruba ...	4/9	Australia ...	160	—	170891	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Oceanien ...	4/9	China ...	—	—	5	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Oroya ...	4/9	London ...	—	—	349981	—	—	—	—	11300	—	—	—	9700	—	—	—	—	—	—	—	150	267	—	—	—	—
ss. Chancellor ...	4/8	do. ...	360	—	632637	—	—	—	—	—	—	—	—	—	—	—	139	—	—	—	—	153	—	—	—	—	—
ss. Johannes Berger ...	4/9	Hamburg ...	—	—	—	—	—	—	—	—	2000	564	2052	—	—	13328	—	—	2516	—	—	35	100	—	—	—	—
ss. Malda ...	5/9	Bombay ...	—	—	820	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
GALLE.																											
ss. Nawab ...	5/9	Calcutta ...	—	—	—	—	—	—	—	—	—	774	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Rajpootana ...	5/9	Bombay ...	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	90	—	—	—	—	—	—	—	—

Importation of Rice from Indian Ports during the Week.

TO COLOMBO:—

From Calcutta	... Bags	29,756
Bombay	... "	1,593
Penang	... "	1,744
Rangoon	... "	5,350
Southern India	... "	9,209
Total	... Bags	47,652

TO GALLE:—

From Rangoon	... Bags	500
Southern India	... "	298
Total	... Bags	798

Customs, Colombo, September 6, 1892.

J. D. MASON,
for Principal Collector.

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supplying Calves for Vaccination," will be received by the Hon. the Colonial Secretary at his Office up to 12 noon on Monday, September 25, 1893, from persons willing to contract for the supply of six calves, more or less, as may be required every month from January 1 to December 31, 1894.

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

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

A deposit of Rs. 15 will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit shall be forfeited to the Crown. All other deposits will be returned upon the signature of a contract.

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

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

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, August 29, 1893.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Materials," will be received at the Colonial Secretary's Office up to noon on Monday, October 2, 1893, from persons willing to contract for the under-mentioned services:—

For supplying materials for the use of the Public Works Department, Central Province, at the following districts, during the year 1894:—

Kandy District.

To be delivered at the following stations:—Kandy within Municipal limits, Deltota, Hanguranketa, and Maturata.

Flat roofing tiles,	per 1,000
Half-round tiles,	do.
Ridge tiles,	do.
Bricks,	do.
Pillar bricks,	do.
Cadjans,	do.
Jak reepers,	per 1,000 ft. lin.
Jakwood planks,	2 in., per 100 ft. square
Do.	1½ do.
Do.	1¼ do.
Do.	1 do.
Jakwood in scantlings, sawn, die square,	per cub. ft.
Lunumidilla ceiling boards,	per 100 square ft.
Lime, slaked,	per cub. ft., measured in the cart
Lime, slaked,	per bushel
Gunny bags, second hand	
Mana grass,	per 100 bundles
Charcoal,	per cwt.
Talipots,	each
Oil, cocoanut,	per gallon

Katugastota District.

To be delivered at Katugastota, Panwila, Kelebokka, Teldeniya, and Galagedara.

List of articles same as Kandy.

Matale District.

To be delivered at Matale, Nalanda, Naula, Rattota, and Dambulla.

List of articles same as Kandy, with the following additions:—

Straw, per cwt.
Poonac, gingelly, per cwt.
Poonac, cocoanut per cwt.
Colloo, per bushel

Pussellawa District.

To be delivered at Gampola, Pussellawa, and Ramboda.

List of articles same as Kandy.

Dikoya District.

To be delivered at Hatton, Dikoya, and Nawalapitiya.

List of articles same as Kandy.

Dimbula District.

To be delivered at Nawalapitiya and Craigie Lea.

List of articles same as Kandy.

Nuwara Eliya District.

To be delivered at Public Works Department Office, Nanu-oya, Lindula, and Uda Pussellawa.

Lime, slaked, per pushel
Poonac, gingelly, per cwt.
Poonac, cocoanut, per cwt.
Straw, per cwt.
Colloo, per bushel
Bricks, per 1,000
Pillar bricks, per 1,000
Mana grass, per 100 bundles
Charcoal, per cwt.
Gunny bags, second hand

General.

Rattan baskets for all the districts of the Central Province, delivered at Kandy.

2. Each tender to give separate rates for materials delivered at each station.

3. The tenders are to be made on forms which will be supplied upon application at the office of the Government Agent, Kandy, or his Assistants at Matale and Nuwara Eliya, and no tender will be considered unless it is furnished in the recognised form.

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

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

6. 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.

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

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

H. L. CRAWFORD,
Colonial Secretary's Office, for Colonial Secretary.
Colombo, September 6, 1893.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that on Friday, October 6, 1893, will be sold by public auction the following articles lying at the Public Works Department Store, Pussellawa :—

1 auger	7 hammers, sledge
6 buckets, water, galvanised	17 hammers, sledge, half
3 brushes, paint	1 keg, wooden
14 cans, iron	102 mamoties
2 chisels of sorts	98 pickaxes
1 forge, portable	5 porowas
1 grass-cut knife	3 rammers, copper-tipped
33 hammers, hand	2 trowels, masons'

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

Public Works Department,
Colombo, September 4, 1893.

NOTICE is hereby given that at 3 P.M. on Saturday, the 16th instant, the following articles lying at Grandpass Kelani Bridge will be put up for sale by public auction :—

25,000 tiles
21 verandah posts
14 heads or stiles of door or window frames
7 verandah and wall-plates
45 door and window frames

59 doors and window shutters
8 window shutters, glazed

R. A. POWELL,
for Director of Public Works.
Public Works Department,
Colombo, September 4, 1893.

NOTICE is hereby given that on Saturday, October 7, 1893, will be sold by public auction the following articles lying at the Government Factory, Public Works Department, Colombo :—

28 cwt. of old sheet lead
600 sheets old corrugated iron roofing
1 lot of pieces of do. do.
1 lot of pieces of galvanised sheet iron
25 lengths of sheet iron guttering
20 lengths of galvanised iron guttering
1 lot of old planks
800 lineal feet of jakwood and teak beams and wall-plates
500 palmyrah rafters
1 lot ridge tiles
3,000 roofing slates
1 lot miscellaneous pieces of timber
1 lot miscellaneous pieces of old iron

R. A. POWELL,
for Director of Public Works.
Public Works Department,
Colombo, September 4, 1893.

MUNICIPAL COUNCIL NOTICES.

GALLE MUNICIPALITY.

NOTICE is hereby given that the Toll Rents of the Municipality named below for the year 1894 will be exposed for sale at the Galle Kachcheri on Monday, October 16, 1893, at 1 o'clock P.M. :—

The road toll at Gintota.

The toll on the road to Morawak korale at the eastern limit of the Municipality.

The conditions will be made known on the day of sale.

The Municipal Office,
Galle, September 5, 1893.

J. E. ANTHONISE,
Secretary

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the 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:—

LAXAPANA-MORAY ROAD (from the present Laxapana road to the boundary of Adam's Peak estate).

Government moiety ... Rs. 9,065
Private contributions ... „ 9,065

1st and 2nd sections to boundary of Moray and Forbes estates, nearly 1 mile.

Acreage, 2,609—Moiety of cost, Rs. 4,470—
Rate, 1'7133c.—Total rate, 1'7133c.

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
C. S. Agar	Forbes	193	330	67
Do.	Warburton	196	335	81

1st to 3rd section, to junction of Moray Factory road, about 1½ mile.

Acreage, 2,220—Moiety of cost, Rs. 2,297'50—
Rate, 1'0349c.—Total rate, 2'7482c.

J. N. Campbell	Geddes	198	544	15
Do.	Valladolid	233	640	33

1st to 4th section, to end of road on Adam's Peak estate, about 1½ mile.

Acreage, 1,789—Moiety of cost, Rs. 2,297'50—
Rate, 1'2842c.—Total rate, 4'0324c.

J. N. Campbell	Moray	228	919	40
T. Scovell	Adam's Peak	742	2,992	7
T. C. Anderson	Larchfield	160	645	19
Do.	Bevys	201	810	52
Do.	Gartmore	250	1,008	11
J. N. Campbell and G. B. de Mowbray	Frogmore	208	838	75

9,065 0

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before September 21, 1893.

C. R. CUMBERLAND,
Provincial Road Committee's Office, for Chairman,
Kandy, August 30, 1893.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1893, 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 repair of the said road, as follows:—

AGRA ROAD (between Lindula and end of Agra road).

Government moiety ... Rs. 3,244
Private contributions ... „ 3,244

1st section, 3,122 ft.

Acreage, 22,807—Moiety of cost, Rs. 164'57—
Rate '0072c.—Total rate, '0072c.

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
W. M. Smith	Belgravia	297	2	14

1st to 3rd section, 7,918 ft.

Acreage, 22,510—Moiety of cost, Rs. 252'81—
Rate '0112c.—Total rate, '0184c.

A. V. & J. H. Renton	Tallankanda	264	4	87
E. Templer	Deyanella	267	4	92

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
G. D. T. Bell	Newton	319	5	88
G. A. Talbot & G. Reid	Wallaha	290	5	35
Whittall & Co.	Mausa-ela	503	9	27
A. F. Harper (A. J. Thomas)	Eildon Hall	413	7	61
H. R. Wiggins	Bambarakele	218	4	2
Do.	Lot 110,386, Dell	100	1	84
G. W. Goodeve (H. R. Wiggins)	Oddington	100	1	84
A. J. Thomas (A. F. Harper)	Melton	207	3	82
J. M. Robertson & Co.	Perham	248	4	57
Cumberbatch & Co.	Rahanwatta	305	5	62
H. R. Wiggins	Queenwood	228	4	20
Do.	Lot 110,387	119	2	19

1st to 4th section, 11,984 ft.

Acreage, 18,929—Moiety of cost, Rs. 213'90—
Rate '0113c.—Total rate, '0297c.

P. M. Anstruther (G. S. & Co.)	Tillicoultry	397	11	74
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1st to 6th section, 16,151 ft.

Acreage, 18,532—Moiety of cost, Rs. 219'12—
Rate '0118c.—Total rate, '0415c.

J. M. Martin (J. A. Campbell)	Waltrim	389	16	16
M. C. Buller	Agarakanda	300	12	47

1st to 7th section, 20,936 ft.

Acreage, 17,843—Moiety of cost, Rs. 251'61—
Rate '0141c.—Total rate, '0556c.

C. R. S. Carew and J. H. Sealey	Fassifern	277	15	42
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1st to 8th section, 23,015 ft.

Acreage, 17,566—Moiety of cost, Rs. 109'32—
Rate '0062c.—Total rate, '0618c.

F. A. & W. N. Fairlie	Khowlahena	389	24	7
Geo. Beck	Henfold	305	18	87
Do.	St. Regulas	269	16	64
Whittall & Co.	Gleneagles	222	13	77
R. C. Maciver (H. E. W. Cooper)	Lippekelles	206	12	75
Aitken, Spence & Co. (J. Greig)	MacDuff	221	13	67
The Ceylon Tea Plantation Company Limited (G. A. Talbot)	Begally, Cymru, and Tangakelle	910	56	31
Alstons, Scott & Co.	Vellekelles	184	11	39
A. G. Yeates	Maria	297	18	38
G. H. D. Elphinstone (C. B. Lutyens)	Elgin	291	18	1
Do.	Kellyhill	158	9	78
Alstons, Scott & Co.	Uvakelle	297	18	35

1st to 9th section, 26,915 ft.

Acreage, 13,817—Moiety of cost, Rs. 205'07—
Rate '0148c.—Total rate, '0766c.

John M. Smith (J. K. Symonds)	Caledonia	244	18	73
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1st to 10th section, 34,990 ft.

Acreage, 13,573—Moiety of cost, Rs. 347'58—
Rate '0256c.—Total rate, '1022c.

A. J. Farquharson	Agra	277	28	34
Colombo Commercial Company, Limited (J. G. Wardrop)	Braemore	259	26	50

Proprietors Agents.	Estates.	Acreage.	Amount. Rs. c.
1st to 11th section, 38,990 ft.			
Acreage, 13,037—Moiety of cost, Rs. 129-95—			
Rate, '0100c.—Total rate, '1122c.			
Stevenson & Sons	Frankerton	193	21 67
1st to 12th section, 41,715 ft.			
Acreage, 12,844—Moiety of cost, Rs. 88-61—			
Rate, '0069c.—Total rate '1191c.			
Aitken, Spence & Co.	Cranley	455	54 24
R. C. Paterson	Cranley, Upper	357	42 55
J. M. Sayers	Holbrook	188	22 41
1st to 14th section, 44,655 ft.			
Acreage, 11,844—Moiety of cost, Rs. 95-59c.—			
Rate, '0081c.—Total rate, '1272c.			
The heirs of R. B. Lawrence (E. Bowden Smith)	Galatea	189	24 6
1st to 16th section, 49,936 ft.			
Acreage, 11,655—Moiety of cost, Rs. 171-58c.—			
Rate, '0147c.—Total rate, '1419c.			
J. P. Green & Co.	Ardlaw	209	29 68
J. M. Smith (J. K. Symonds)	Albion	275	39 5
The heirs of R. B. Lawrence (E. Bowden Smith)	St. Margarets	197	27 97
	Balmoral	199	28 26
	Clydesdale	227	32 23
G. B. Sparks (W. Mackenzie)	Thornfield	293	41 61
W. P. Fletcher	Wishford	181	25 70
Jeronis Peris	Elbedde	276	39 19
A. R. Ashton	Iona	110	15 62
G. L. Gwatkin	Iona	95	13 49
Do.	Terrington	191	27 12
A. J. Ashton	Helbeck	109	15 48
Stevenson & Sons	Lot 110,382, Mossend	125	17 75
F. B. Seton	Block of land No. 7,179 (part)	167½	23 78
A. G. Seton	Lot 110,383, Preston No. 2	225	31 95
Ceylon Tea Plantation Company	Block of land No. 7,179 (part)	46½	6 60
1st to 17th section, 52,575 ft.			
Acreage, 8,729—Moiety of cost, Rs. 85-77—			
Rate, '0098c.—Total rate, '1517c.			
G. A. Talbot (Ceylon Tea Plantation Company, Limited)	Glenlyon & Stair	632	95 94
1st to 18th section, 55,215 ft.			
Acreage, 8,097—Moiety of cost, Rs. 85-84—			
Rate, '0106c.—Total rate, '1623c.			
H. E. Fitz Clarence & L. M. Terin (Colombo Commercial Company, Limited)	Aldourie	269	43 68
1st to 19th section, 57,855 ft.			
Acreage, 7,828—Moiety of cost, Rs. 85-84—			
Rate, '0110c.—Total rate, '1733c.			
Stevenson & Sons	Agra Uva	331	57 40
1st to 21st section, 63,135 ft.			
Acreage, 7,497—Moiety of cost, Rs. 171-69—			
Rate, '0229c.—Total rate, '1962c.			
Chas. Strachan & Co.	Hantville	320	62 82
Do.	St. George	263	51 68
A. W. Gadesden (R. C. Bowie)	Sutton	277	54 37
Chas. Strachan & Co.	Woodlake	163	32 0

Proprietors or Agents.	Estates.	Acreage.	Amount. Rs. c.
R. W. Wickham	Holmwood	391	76 75
Chas. Strachan & Co.	Freshwater	251	49 27
1st to 22nd section, 65,775 ft.			
Acreage, 5,832—Moiety of cost, Rs. 85-84—			
Rate, '0147c.—Total rate, '2109c.			
A. L. Cross & M. Balfordie (R. W. Kerr)	Glasgow	458	96 64
W. H. & D. Anderson	Waverley	157	33 13
1st to 23rd section, 68,415 ft.			
Acreage, 5,217—Moiety of cost, Rs. 85-84—			
Rate, '0165c.—Total rate, '2274c.			
Cumberbatch & Co.	Nithsdale	242	55 5
R. C. Bowie	Portmore	306	69 61
1st to 24th section, 71,055 ft.			
Acreage, 4,669—Moiety of cost, Rs. 85-84—			
Rate, '0184c.—Total rate, '2458c.			
C. B. Lutyens & G. H. D. Elphinstone	Mornington	404	99 34
T. Mackie (Cumberbatch & Co.)	Ardalie	209	51 39
Aitken, Spence & Co. (J. Greig)	Bromley	86	21 15
T. Mackie (G. S. & Co.)	Lot 112,364, Powy's Land	165	40 57
1st to 25th section, 73,920 ft.			
Acreage, 3,805—Moiety of cost Rs. 93-16—			
Rate, '0245c.—Total rate, '2703c.			
New Dimbula Co., Limited	Diyagama	3,125	845 0
The heirs of R. B. Lawrence (E. Bowden Smith)	Lot 7,593, Lands End	165	44 61
Do. do.	Lot 112,363, Sandringham	289	78 14
Do. do.	Lot 112,365, Yarravale	226	61 11
			3,029 53

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before September 21, 1893.

	Rs. c.	Rs. c.
N. B.—Private contribution	—	3,244 0
Deduct unexpended balance, 1892	43 21	
Bank interest, 1892	171 26	
		214 47
		3,029 53

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, August 30, 1893.

I HEREBY give notice, in terms of "The Branch Roads Ordinance, 1874," of my intention to hold a General Meeting of the proprietors or resident managers of estates interested in the Dikoya, Wanarajah, Bathford Valley, and Bogawantalawa roads, within the Dikoya District, for the purpose of electing a Local Committee to perform the duties imposed upon such Committee by the said Ordinance.

The Meeting will be held at Norwood (Dikoya Planters' Association Rooms) at 2 o'clock P.M. on September 20, 1893.

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, August 26, 1893.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1893, 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 repair of the said road, as follows:—

PUPURESSA ROAD (between Delpitiya and Pupuressa).

Government moiety	Rs. 2,000
Private contributions	" 1,035
Tolls	" 965

1st section, 1 mile.

Acreage, 8,207—Moiety of cost, Rs. 99.64—
Rate, .0121c.—Total rate, .0121c.

Proprietors or Agents.	Estates.	Acreage.	Amount.
S. R. M. S. Supermaniar Chetty	Godamadi-tiyawatta...	45	0 55
Mrs. T. MacCarthy	Melbourne, Angamana...	40	0 49

1st to 3rd section, 3 miles.

Acreage, 8,122—Moiety of cost, Rs. 164.65.
Rate, .0203c.—Total rate, .0324c.

S. R. M. S. Supermaniar Chetty	Mount Havana ...	30	0 97
D. Black	Blackburn ...	210	6 80

1st to 5th section, 5 miles.

Acreage, 7,882—Moiety of cost, Rs. 210.90.
Rate, .0268c.—Total rate, .0592c.

Mackwood & Co. and H. J. Charley	Castlemilk ...	282	16 69
S. R. M. S. Supermaniar Chetty	Wariagoda ...	20	1 18
F. de Silva	Pussaltenne ...	70	4 14
F. van Reyk	Rosalie ...	56	3 32

1st to 6th section, 6 miles.

Acreage, 7,454—Moiety of cost, Rs. 86.70.
Rate, .0116c.—Total rate, .0708c.

F. W. Wiggins and H. M. Picken	Laurawatta ...	49	3 47
Do.	Laurawatta		
	Temple Land	64	4 53
Do.	Winsley ...	44	3 12
Do.	Heatherley ...	22	1 56

1st to 8th section, 8 miles.

Acreage, 7,275—Moiety of cost, Rs. 169.86—
Rate, .0238c.—Total rate, .0941c.

A. R. L. Ramasamy	Grove Hill ...	200	18 82
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1st to 10th section, 10 miles.

Acreage, 7,075—Moiety of cost, Rs. 268.45—
Rate, .0379c.—Total rate, .1320c.

The O. B. Estates Company, Limited, & G. H. T. White	Stellenberg & Kandalawala	589	77 75
J. M. Robertson & Co.	Whyddon ...	314	41 45
Lee, Hedges & Co. & C. J. Jones	Delta ...	1,300	171 60
Buchanan, Frazer & Co. & R. S. Duff	Pupuressa Group	1,345	177 54
Tytler			

Ceylon and Oriental Estates Company, Limited, & G. Ross	LeVallon Group	1,177	155 95
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Cumberbatch & Co. & A. Wardrop	New Forest	418	55 18
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Ceylon and Oriental Estates Company, Limited, & G. Ross	Bajatalawa ...	316	41 72
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F. H. Wiggins	Beaumont ...	356	47 0
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T. N. Christie & C. S. Morris	Moolgama ...	287	37 90
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F. Tatham	Yarrow Group	387	51 10
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Cumberbatch & Co.	Kaloogalla ...	586	77 37
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1,000 20

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before September 28, 1893.

N.B.—Private contribution	Rs. c.
Deduct bank interest, 1892	1,035 0
	34 80
	1,000 20

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, September 4, 1893.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1893, 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 repair of the said road, as follows:—

DOLOSABAGE ROAD (second section to Barnagala Gap).

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

1st section, 1 mile.

Acreage, 10,120—Moiety of cost, Rs. 187.90—
Rate, .0186c.—Total rate, .0186c.

Proprietors or Agents.	Estates.	Acreage.	Amount.
Mackwood & Co.	Elawatta ...	247	4 59

1st to 3rd section, 3 miles.

Acreage, 9,873—Moiety of cost, Rs. 375.80—
Rate, .0381c.—Total rate, .0567c.

J. Aymer	Monte Christo	120	6 80
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1st to 4th section, 4 miles.

Acreage, 9,753—Moiety of cost, Rs. 187.90—
Rate, .0193c.—Total rate, .0760c.

Geo. Alston	Maryville ...	461	34 99
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1st to 5th section, 5 miles.

Acreage, 9,292—Moiety of cost, Rs. 187.90—
Rate, .0202c.—Total rate, .0962c.

J. Gordon White	Hillside ...	351	33 74
Do.	Paragalla ...	418	40 18
J. P. Green & Co.	Raxawa ...	310	29 80
W. B. Swan	Epplewatta...	220	21 15

1st to 6th section, 6 miles.

Acreage, 7,993—Moiety of cost, Rs. 187.90—
Rate, .0235c.—Total rate, .1197c.

George Steuart & Co.	Kitulgala ...	64	7 66
C. Laing	Mossville ...	410	49 5
James Blacket	Pen-y-lan ...	850	101 68

1st to 7th section, 6½ miles.

Acreage, 6,669—Moiety of cost, Rs. 46.95—
Rate, .0070c.—Total rate, .1267c.

Mackwood & Co.	Barnagala and Allagalla	846	107 16
H. T. Armitage	St. Catherine	433	54 84
Whittall & Co.	St. Helen's...	300	38 0
Boustead Brothers	Galle muduna		
	Græme ...	1,292	163 65
Do.	Kintore ...	200	25 33
Do.	Meanagalla...	375	47 50
Do.	Windsor Forest and Tea estate	1,109	140 47
Do.	St. Rumbold	170	21 53
W. B. Lidell (G. M. Ballardie)	(Kellie and Hormusjee)	1,000	126 66
W. L. Strachan	Kelvin ...	944	119 57

1,174 35

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before September 28, 1893.

	Rs.	c.
N.B.—Private contributions ...	1,200	0
Deduct bank interest, 1892	25	65
	<u>1,174</u>	<u>35</u>

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, September 4, 1893.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road for 1893, 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 repair of the said road, as follows:—

KANDAPOLLA-UDA PUSSELLAWA ROAD (between
Kandapolla and St. Margarets).

Government moiety ...	Rs. 3,500
Private contributions ...	" 3,500

1st section, 1 mile.

Acreage, 13,605—Moiety of cost, Rs. 229-35—
Rate, '0169c.—Total rate, '0169c.

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
F. H. Cavalier (J. Scott)	Dovedale ...	30 ...	0	51
Bosanquet & Co.	Kenmare ...	167 ...	2	81

1st to 2nd section, 2 miles.

Acreage, 13,408—Moiety of cost, Rs. 229-35—
Rate, '0171c.—Total rate, '0340c.

James McLaren	The Park ...	237 ...	8	5
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1st to 3rd section, 3 miles.

Acreage, 13,171—Moiety of cost, Rs. 229-35—
Rate, '0174c.—Total rate, '0514c.

Standard Tea Company (J. Henderson)	Eskdale ...	227 ...	11	66
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1st to 4th section, 4 miles.

Acreage, 12,944—Moiety of cost, Rs. 229-35—
Rate, '0177c.—Total rate, '0691c.

J. G. Hubbard (J. M. R. & Co.)	St. Johns ...	274 ...	18	92
Fred. Garforth	Dukenfeld ...	284 ...	19	61
H. E. Power	Bramley ...	297 ...	20	51
Cumberbatch & Co.	Brookside ...	280 ...	19	35
G. C. Fowler	Lauriston ...	243 ...	16	79
H. G. Johnson	Rillamally ...	258 ...	17	83
J. V. H. Owen	Kurundu-oya	220 ...	15	20

1st to 6th section, 6 miles.

Acreage, 11,088—Moiety of cost, Rs. 458-70—
Rate, '0414c.—Total rate, '1105c.

The O. B. C. Estates Company, Limited	Glen Devon	311 ...	34	35
T. C. Owen	Mabakudagalla ...	304 ...	33	58

1st to 7th section, 7 miles.

Acreage, 10,473—Moiety of cost, Rs. 229-35—
Rate, '0219c.—Total rate, '1324c.

Standard Tea Company (J. Henderson)	Liddesdale ...	810 ...	107	23
J. G. Bartholomeusz (G. A. Dick)	Gracelyn ...	137 ...	18	14
Suna Puna Nawana Nagappa Chetty	Kadawatta ...	70 ...	9	27
J. Butler	Coneygar ...	170 ...	22	51

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

1st to 8th section, 8 miles.

Acreage, 9,286—Moiety of cost, Rs. 229-35—
Rate, '0247c.—Total rate, '1571c.

Alstons, Scott & Co.	Ragalla ...	931 ...	146	25
Standard Tea Company (C. H. Bagot)	St. Leonard's	664 ...	104	30
Alstons, Scott & Co.	Stafford ...	120 ...	18	85

1st to 9th section, 9 miles.

Acreage, 7,571—Moiety of cost, Rs. 229-35—
Rate, '0303c.—Total rate, '1874c.

Alstons, Scott & Co.	Halgran-oya	562 ...	105	30
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1st to 10th section, 10 miles.

Acreage, 7,009—Moiety of cost, Rs. 229-35—
Rate, '0327c.—Total rate, '2201c.

P. L. Muttu Carpen Chetty	Mousa No. 2	40 ...	8	80
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1st to 12th section, 12 miles.

Acreage, 6,969—Moiety of cost, Rs. 458-70—
Rate, '0658c.—Total rate, '2859c.

Standard Tea Company	Gordon ...	378 ...	108	7
The O. B. C. Estates Company, Limited	Delmar ...	1,322 ...	377	95

1st to 13th section, 13 miles.

Acreage, 5,269—Moiety of cost, Rs. 229-35—
Rate, '0435c.—Total rate, '3294c.

Bosanquet & Co.	Amherst & Stockhill	426 ...	140	32
J. Anstruther & C. H. Bagot	Waldemar ...	352 ...	115	95
Bosanquet & Co.	Gomalie ...	190 ...	62	59

1st to 15th section, 15-16 miles.

Acreage, 4,301—Moiety of cost, Rs. 495-33—
Rate, '1152c.—Total rate, '4446c.

J. Paterson	Allagalla ...	331 ...	147	16
Whittall & Co.	Gampaha ...	831 ...	369	45
Do.	Kirklees ...	717 ...	318	77
Do.	Beckington	25 ...	11	12
Colombo Commercial Company, Limited	Galaboda ...	203 ...	90	25
Cumberbatch & Co.	Alnwick ...	957 ...	425	47
Leechman & Co.	St. Margarets & Mousa No. 1	316 ...	140	49
John Gordon	Tulloes ...	450 ...	200	7
Lanka Company, Limi- ted (J. M. R. & Co.)	Rappahan- nock ...	471 ...	209	40

3,476 88

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before September 28, 1893.

	Rs.	c.	Rs.	c.
N.B.—Private contribution ...	—	—	3,500	0
Deduct bank interest, 1892	21	5		
Unexpended balance, 1892	2	7		
			<u>23</u>	<u>12</u>
			<u>3,476</u>	<u>88</u>

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, September 4, 1893.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. { In the Matter of the Last Will and Testament of Mohamed Haniff Akbar, late of Church street, Slave Island, Colombo, deceased.

Johara Umma, of Church street, Slave Island Petitioner.

1, Rukeya Umma; 2, Sabon Umma; 3, Mohamed Mastan; 4, Dener Beeby, all of Church street, Slave Island, Colombo..... Respondents.

THIS matter coming on for disposal before E. C. Dumbleton, Esq., Acting District Judge of Colombo, on the 17th day of August, 1893, in the presence of L. W. Mendis, Proctor, on the part of the petitioner Johara Umma, of Church street, Slave Island, Colombo; and the affidavit of the said Johara Umma, dated 6th February, 1893, of Don Joseph Kuletunga, Notary Public, dated 3rd August, 1893, and of Noordeen Ibuna Mohamed Packeer and Mohamadu Usman Warish, dated the 1st August, 1893, having been read: It is ordered that the will of Mohamed Haniff Akbar, deceased, dated 17th November, 1892, already deposited in this court, be and the same is hereby declared proved, unless the respondents (1) Rukiya Umma, (2) Saboor Umma, (3) Mohamed Mastan, and (4) Dener Beeby, all of Church street, Slave Island, Colombo, shall, on or before 14th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Johara Umma is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents (1) Rukeya Umma, (2) Saboor Umma, (3) Mohamed Mastan, and (4) Dener Beeby, all of Church street, Slave Island, Colombo, shall, on or before the 14th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

E. C. DUMBLETON,
Acting District Judge.

The 17th day of August, 1893.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. { In the Matter of the Last Will and Testament of William Greig Rollo, formerly of Morankande estate, Madawellettenna, afterwards of Colombo, Ceylon, but late of the "Earl Darnley," Elsdale street, Hackney, in the county of London deceased.

THIS matter coming on for disposal before E. C. Dumbleton, Esq., Acting District Judge of Colombo, on the 17th day of August, 1893, in the presence of Messrs. Loos and Van Cuylenburg, Proctors, on the part of the petitioner John Maitland, of Colombo; and the affidavit of the said John Maitland, dated 9th August, 1893, having been read and the exemplification of the last will and testament of William Greig Rollo, deceased, and of the probate thereof granted to William Maitland, one of the executors named in the said will, having been produced: It is ordered that the will of William Greig Rollo, deceased, dated the 31st October, 1888, be and the same is hereby declared proved.

It is further declared that the said John Maitland is the attorney of William Maitland, the executor named in the said will, and that as such he is entitled to have letters of administration, with copy of the said will annexed,

issued to him, unless any person shall, on or before the 14th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

E. C. DUMBLETON,
Acting District Judge.

The 17th day of August, 1893.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. { In the Matter of the Last Will and Testament of Wannakuwattewaduge Natthalia Fernando, late of Laxapathia in Moratuwa, deceased.

THIS matter coming on for disposal before E. C. Dumbleton, Esq., Acting District Judge of Colombo, on the 3rd day of August, 1893, in the presence of Charles Pieris and C. A. Gunaratna, Proctors, on the part of the petitioner Malimige Andris Fernando, of Laxapathia in Moratuwa; and the affidavit of the said Malimige Andris Fernando, dated 2nd August, 1893, and of Vidanelage Joseph de Mel, Daskaramudiyanselage Isaac Appuhamy, and Weerehennedige David Fernando Wickremesekara Karunaratna, Notary Public, dated 27th July, 1893, having been read: It is ordered that the will of Wannakuwattewaduge Natthalia Fernando, deceased, be and the same is hereby declared proved, unless any person shall, on or before the 14th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Malimige Andris Fernando is the sole heir and devisee under the said will, and that as such he is entitled to have letters of administration with the said will annexed issued to him, unless any person shall, on or before the 14th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

E. C. DUMBLETON,
Acting District Judge.

The 3rd day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. { In the Matter of the Estate of the late Malwattegoda Heratmudiyanselage Loku Banda, Lekam, of Gunadahe in Tumpane, deceased.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 21st day of August, 1893, in the presence of Mr. C. Jayetilleke, Proctor, on the part of the petitioner Malwattegoda Heratmudiyanselage Dingiri Banda, of Gunadahe; and the affidavit of the said Malwattegoda Heratmudiyanselage Dingiri Banda, dated the 21st day of August, 1893, having been read:

It is declared that the said Malwattegoda Heratmudiyanselage Dingiri Banda is entitled to have letters of administration to the estate of Malwattegoda Heratmudiyanselage Loku Banda, Lekam, as the eldest son of the deceased, unless Malwattegoda Heratmudiyanselage Kiri Banda Appuhamy and Dingiri Amma shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of his court to the contrary.

J. H. DE SARAM,
District Judge.

The 21st day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Heratmudiyansegedara Kiri Banda,
No. 1,769. } deceased, of Weligodapola in Tumpane.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 21st day of August, 1893, in the presence of Mr. C. Jayetilleke, Proctor, on the part of the petitioner Heratmudiyansegedara Appuhami, of Weligodapola in Tumpane; and the affidavit of the said Heratmudiyansegedara Appuhami, dated the 19th day of August, 1893, having been read:

It is declared that the said Heratmudiyansegedara Appuhami is entitled to have letters of administration issued to him to the estate of Heratmudiyansegedara Kiri Banda, deceased, as the only son and sole heir-at-law, unless Heratmudiyansegedara Ukku Banda, Medduma Banda, Ran Menika, and Kiri Banda shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 21st day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Wattegedara Dingiri Hamy, of Marawanagoda in Harispattu, deceased.
No. 1,772. }

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 25th day of August, 1893, in the presence of Mr. C. Jayetilleke, Proctor, on the part of the petitioner Kahambiliyagodagedara Ran Naide, of Gondewelle, now of Marawanagoda; and the affidavit of Lindamullege Pelis Silva, Peace Officer of Hedeniya in Harispattu, dated the 22nd day of August, 1893, having been read:

It is declared that the said Kahambiliyagodagedara Ran Naide is entitled to have letters of administration to the estate of Wattegedara Dingiri Hamy, deceased, issued to him, as the brother of the deceased, unless Weesingedara Kuda Naide, of Marawanagoda in the Medasiyapattu of Harispattu, shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 25th day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Ratanapala Unnanse of Kitulgola
No. 1,773. } Pansala, Ankumbura, in Harispattuwa,
deceased.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 25th day of August, 1893, in the presence of Mr. C. Vanderwall, Proctor, on the part of the petitioner Tennakumburagedara Ukku Banda, of Ankumbura in Harispattuwa; and the affidavit of the said Tennakumburagedara Ukku Banda, dated the 21st day of August, 1893, having been read:

It is declared that the said Tennakumburagedara Ukku Banda is entitled to have letters of administration to the estate of Ratanapala Unnanse, deceased, issued to him, as the brother of the deceased, unless Egodawattagedara Rang Menika, Tennakumburagedara Ukkumenika, and

Tennakumburagedara Dingiri Amma shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 25th day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Pitadeniyagedara Tikiri Ukku, of
No. 1,774. } Palle Ehagama in Harispattu,
deceased.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 28th day of August, 1893, in the presence of Mr. C. Jayetilleke, Proctor, on the part of the petitioner Rajapaksegedara Hawadiya, late Dureya of Palle Ehagama in Harispattu; and the affidavit of the said Rajapaksegedara Hawadiya, late Dureya, dated the 28th day of August, 1893, having been read:

It is declared that the said Rajapaksegedara Hawadiya, late Dureya, is entitled to have letters of administration to the estate of Pitadeniyagedara Tikiri Ukku, deceased, issued to him, as the husband of the said deceased, unless Pitadeniyagedara Bilinda, late Dureya, Sundara, Dingiri, Peruma, Howkenda, Kira, Hapumalee, and Pasindu, the respondents, shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 28th day of August, 1893.

In the District Court of Kandy.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Ratmalegedara Kiri Naide, of Nian-
No. 1,775. } goda in Harispattu, deceased.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 29th day of August, 1893, in the presence of Mr. C. Jayetilleke, Proctor, on the part of the petitioner Ratmalegedara Ran Naide; and the affidavit of the said Ratmalegedara Ran Naide, of Niangoda in Harispattu, dated the 29th day of August, 1893, having been read:

It is declared that the said Ratmalegedara Ran Naide is entitled to have letters of administration to the estate of Ratmalegedara Kiri Naide, deceased, issued to him, as the eldest son of the said deceased, unless Ratmalegedara Tikiri Appu Naide and Nandana Naide, both of Niangoda in Harispattu, the respondents, shall, on or before the 22nd day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 29th day of August, 1893.

In the District Court of Matara.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Meera Lebbe Kumisteru Mohamadu
No. 1,032. } Lebbe Markar, deceased, of Wata-
gedaramulla.

THIS matter coming on for disposal before R. B. Dunuwille, Esq., Acting District Judge of Matara, on the 27th of July, 1893, in the presence of Mr. Proctor

J. E. Keuneman, on the part of the petitioner, and the petition of Muhamadu Lebbe Markar Kumesteru Muhamadu Ismail, of Watagedaramulla; and the affidavit of the said petitioner, dated the 27th of July, 1893, having been read :

It is declared that the said petitioner is entitled, as next of kin, to administer the property and estate of the said deceased intestate Meera Lebbe Kumesteru Mohamadu Lebbe Markar, and it is ordered that letters of administration of the property and estate of the said deceased intestate be issued to the said petitioner on his giving security for the due administration thereof, unless the respondents (1) Muhamadu Lebbe Markar Abubakar Lebbe of Denipitiya, (2) Muhamadu Lebbe Asana Markar of Watagedaramulla, (3) Muhamadu Lebbe Markar Ibrahim of Watagedaramulla, (4) Muhamadu Lebbe Markar Patumma Nachchiya of Watagedaramulla, (5) Muhamadu Lebbe Markar Muhamadu Kasim of Watagedaramulla, (6) Muhamadu Lebbe Markar Abdul Kudoos of Watagedaramulla, (7) Musamadu Lebbe Markar Abdul Meejidu of Watagedaramulla, shall, on or before the 2nd day of October, 1893, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

July 27, 1893.

In the District Court of Jaffna.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Eliza Tangammah, of Uduville,
No. 567. } deceased.

George Dwight, of Uduville,.....Petitioner.

Vs.

1, Valliamypillai, widow of Ayiampillai Navasivayam ; 2, Navasivayam Cheliah, both of Uduville Respondents.

THIS matter of the petition of George Dwight, of Uduville, praying for letters of administration to the estate of the above-named deceased Eliza Tangammah, of Uduville, coming on for disposal before Patrick William Conolly, Esq., District Judge, on the 28th day of August, 1893, in the presence of Mr. S. P. Lawton, Proctor, on the

part of the petitioner ; and the affidavit of the petitioner dated the 21st day of August, 1893, having been read : It is declared that the petitioner is the lawful husband of the said intestate, and as such is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 29th day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

P. W. CONOLLY,
District Judge.

This 28th day of August, 1893.

In the District Court of Jaffna.

Order Nisi.

Testamentary } In the Matter of the Estate of Valliam-
Jurisdiction. } maipillay, wife of Kadergamer Vyetia-
No. 566. } lingam, of Uduville, deceased.

Kadergamer Vyetialingam, of Uduville Petitioner
And .

1, Sathunather Vyrawanather ; and his wife
2, Paththiny ; 3, Venasitamby Sinnatamby ; and his wife 4, Sinnathy ; 5, Ramalingar Arumugam ; and his wife 6, Paruppillay ; and 7, Vyrawanather Maruthappoo, all of Uduville Respondents.

THIS matter of the petition of Kadergamer Vyetialingam, of Uduville, praying for letters of administration to the estate of the above-named deceased, Valliammaipillay, of Uduville, coming on for disposal before Patrick William Conolly, Esq., District Judge, on the 23rd day of August, 1893, in the presence of Mr. S. F. G. Carpenter, Proctor, for petitioner ; and the petition, dated 23rd day of August, 1893, having been read :

It is declared that the petitioner is the lawful husband of the said intestate, and is as such entitled to have letters of administration issued to him, unless the respondents above-named or any other person or persons shall, on or before the 21st day of September, 1893, show sufficient cause to the satisfaction of this court to the contrary.

P. W. CONOLLY,
District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,762. In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Company, and as individuals.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 14, 1893, to consider the application of the assignee to employ clerks for the purposes of the business of liquidating the insolvent estate for a further period of six months as from August 26, 1893, on salaries not exceeding Rs. 40 per mensem in the aggregate.

By order of court,

Colombo, August 29, 1893. J. B. Misso,
Secretary.

No. 1,762. In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Co., and as individuals.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvents will take place at the sitting of this court on September 14, 1893, to prove further claims.

By order of court,

Colombo, August 22, 1893. J. B. Misso,
Secretary.

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

NOTICE is hereby given that Flowerdew Macindoe has been appointed assignee of the estate of the above-named insolvent.

By order of court,

Colombo, August 29, 1893. J. B. Misso,
Secretary.

No. 1,788. In the matter of the insolvency of Koona Sadeku Tamby, of Colombo.


NOTICE is hereby given that two public sittings of the court will be held, to wit, on September 28 and October 12, 1893.


By order of court,

Colombo, September 6, 1893. J. B. Misso,
Secretary.

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

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent estate will be held on Friday next, the 15th instant, at 12 noon, to consider the application of the assignee with regard to the following goods found amongst the insolvent's property and claimed by the persons whose names appear below against the said goods:—


Certain piece goods under invoices H¹, H², and H³, per Clan MacArthur, Clan Matheson, and Clan Grant, and marked  || 1888, 1895/98, 1900/1901, 1935/1940.— Claimed by John Stewart & Company, Limited, of Manchester.

(1) Three crates earthenware marked  27/8

(2) one hundred share certificates in the Colombo Apothecaries' Company, Limited, Nos. 381 to 400 inclusive, representing shares Nos. 1,834–1,933 inclusive; (3) certain promissory notes received by the insolvent in exchange for goods ex. Clan Matheson; (4) all other documents belonging to the firm of Robert Cochran, & Co.—Claimed by Robert Cochran & Co.

Two hundred and five cases beer and stout, ex British King.—Claimed by M. B. Foster & Sons, Limited.


Certain piece goods remaining unsold as per invoices N¹ to N¹³.—Claimed by Hengelosche Bontwevery.


Certain piece goods as per invoices A¹, A², and A³, remaining unsold, marked  || 347/48, 365/74,

375/378.—Claimed by Messrs. Cunliffe Brothers, of London.

Two bales piece goods marked W B C || 3371/72, as per invoice K, per ss. Clan Graham.—Claimed by Liesler Bock and Greig, merchants, of Liverpool.

Certain piece goods as per invoices D¹, D², and D³, per

ss. Yorkshire and Lancashire, and marked  || 49/55,

57/60, 62/67  || 62/67.—Claimed by Messrs.

Cunliffe Brothers, of London.

Certain piece goods deposited in the Wharf and Warehouse Company's premises.—Claimed by the Agent of the Bank of Madras as having been hypothecated to them.

Certain piece goods deposited in the Wharf and Warehouse Company's premises.—Claimed by the Agent of the National Bank of India, Limited, as having been hypothecated to them.

By order of court,

Colombo, September 7, 1893. J. B. Misso,
Secretary.

In the District Court of Kalutara.

No. 93. In the matter of the insolvency of John Jacob Cooray, of Panadura.

NOTICE is hereby given that the second sitting of this court in the above-mentioned matter has been adjourned to October 7 next.

By order of court,

Kalutara, September 4, 1893. JOHN G. L. VANDERSTRAATEN,
Secretary.

In the District Court of Kegalla.

No. 19. In the matter of the insolvency of Melville Bell, of Lyndhurst estate, Avisawella.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 26, 1893, for considering the conditions of sale of "Clair," now "Craigie" estate, situate in the village Amitirigala, in the District of Kegalla.

By order of court,

Kegalla, August 31, 1893. WM. DE SILVA,
Secretary.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE CEYLON GENERAL STEAM NAVIGATION COMPANY, LIMITED.

1. THE name of the Company is "The Ceylon General Steam Navigation 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 carry on in the Island of Ceylon all or any of the following business, that is to say, carriers of passengers and goods by land or by water, forwarding agents, and any other business which can conveniently be carried on in connection with the above.
 - (b) To carry on in the said Island the business of proprietors of docks, wharves, jetties, piers, and warehouses, and of tugowners, wharfingers, and any other business which can conveniently be carried on in connection with the above.
 - (c) To purchase, take in exchange, hire or otherwise acquire and hold boats and vessels of any description whatsoever, and to purchase and take in exchange, hire or otherwise acquire and hold vans, omnibuses, carriages, and other vehicles of any description whatsoever, and to purchase, take in exchange, or hire or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or water, of proprietors of docks, wharves, jetties, piers, warehouses, of tugowners, wharfingers, and of any other business which can be conveniently carried on in connection with the above respectively.
 - (d) To purchase, take on lease or in exchange, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its business, and in particular any lands, buildings, easements, machinery, plant, and stock in trade.
 - (e) To construct, improve, maintain, work, manage, carry out, or control any roadways, water-courses, docks, wharves, jetties, buildings, and other works and conveniences which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interests and contribute to subsidise, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof. And to improve work and facilitate the navigation of any rivers, canals, lakes, and other waters.
 - (f) To enter into any arrangements with any authorities, Government municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.
 - (g) To acquire and undertake the whole or any part of the business, property, and liabilities of any person or Company carrying on any business which this Company is authorised to carry on or possessed of property suitable for the purposes of this Company.
 - (h) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities for any other Company having objects altogether or in part similar to those of this Company.
 - (i) To promote any other Company for the purpose of acquiring all or any part of the property and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company.
 - (j) To borrow or raise money in such manner as the Company shall think fit by mortgage, by issue of debentures charged upon all or any of the Company's property or otherwise.
 - (k) To make, accept, endorse, and issue notes, bills of exchange, debentures, and other negotiable or transferable instruments.
 - (l) To sell, improve, develop, lease, or mortgage, or otherwise deal with all or any of the property of the Company.
 - (m) 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 fifty thousand rupees, divided into five hundred shares of one hundred rupees each, the Company having power to increase 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 this 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.	
JOHN G. WARDROP, Colombo	One
W. HENRY FIGG, Colombo	One
HERBERT TARRANT, Colombo	One
JOHN D. VANDERSTRAATEN, Negombo	One
ALFRED BROWN, Colombo	One
J. VAN LANGENBERG, Colombo	One
J. W. VANDERSTRAATEN, Colombo	One

Witness to the signatures of John G. Wardrop, W. Henry Figg, Herbert Tarrant, John D. Vanderstraaten, and Alfred Brown :

L. H. PERERA.

Witness to the signatures of J. van Langenberg and J. W. Vanderstraaten :

W. P. D. VANDERSTRAATEN, Proctor, District Court.

Dated August 24, 1893.

ARTICLES OF ASSOCIATION OF THE CEYLON GENERAL STEAM NAVIGATION
COMPANY, LIMITED.

REGULATIONS.

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

BUSINESS.

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

ORIGINAL CAPITAL.

3. *Nature and Amount.*—The original capital of the Company is fifty thousand rupees, divided into five hundred shares of one hundred rupees each.

ORIGINAL SHARES.

4. *Acceptance.*—Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.

5. *Payment.*—The sum of one hundred rupees for each share shall be paid as follows :—Twenty rupees thereof upon application, thirty rupees thereof upon allotment, and the balance thereof whenever required in such calls from time to time as the Directors shall make upon the Shareholders.

6. *Interest on unpaid Shares.*—If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.

7. *Issue.*—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible, in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.

INCREASE OF CAPITAL.

8. *Nature and Amount.*—The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase its capital by the creation of new shares of such amounts per share and in the aggregate as such resolution shall direct. Any capital raised by the creation of new shares shall, subject as aforesaid, be considered part of the original capital, and shall, accordingly, be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, surrender, and otherwise.

NEW SHARES.

9. *Terms and Conditions.*—The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct; and if no direction shall be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends, and to ranking in the distribution of the assets of the Company, and with a special or without any right of voting.

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

SHARE CERTIFICATES.

11. *Certificates how issued.*—The certificates of title to shares shall be issued under the seal of the Company and signed by two Directors and the Secretary, or in such other manner as the Directors shall prescribe. Every member shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for a part of such shares; and every certificate of shares shall specify the number of shares in respect of which it is issued, the class and the amount paid up thereon or credited thereto.

12. *Renewal of Certificate; Fee for same.*—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. Such sum (if any) not exceeding fifty cents, as the Directors may determine, shall be paid to the Company for every certificate so issued in the place of a certificate lost or destroyed.

13. *What Interest recognised.*—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 22 to become a Shareholder in respect of any share.

JOINT HOLDERS.

14. *Certificate to the first-named; Receipts and Votes.*—The certificates of shares registered in the names of two or more persons shall be delivered to the person first-named in the register in respect thereof. Any one of the joint-holders of the share may give effectual receipts for any dividends payable in respect of such share, but the

Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder.

15. *Liability of Joint-holders; Survivor.*—Joint-holders shall be severally as well as jointly liable for all instalments and calls in respect thereof. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognised by the Company as having any title to, or interest in, such shares.

CALLS.

16. *Directors may make Calls.*—The Director may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, provided that twenty-one days' notice at least is given of each call by publication in the *Ceylon Government Gazette*. Each Shareholder shall be liable to pay the amount of the calls so made to the persons and at the time and place appointed by the Directors. A call may be made either in one sum or by two or more instalments.

17. *Time when made; Interest on unpaid Call.*—A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed. If before or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of the actual payment.

TRANSFER OF SHARES.

18. *Transfer of Shares.*—Subject to the restrictions of these Articles, any Shareholder may transfer all or any of his shares. The instrument of transfer of any share shall be in writing signed both by the transferor and the transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register in respect thereof.

19. *Refusal to Register.*—The Directors may decline to register any transfer of shares by a Shareholder who is indebted to the Company, or of any share on which the Company has a lien, or any transfer of shares made by any person in any case where they shall consider the proposed transferee to be an irresponsible person, or that the transfer will not be conclusive to the interests of the Company, or in case of shares not fully paid up to any person not approved by them. The Directors shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, they shall, upon the request of the Shareholder desirous of executing the same, convene an Extraordinary General Meeting of the Company, to resolve whether the said transfer shall be registered or not; and the resolution of such General Meeting shall be absolute.

20. *Registration of Transfer.*—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor or his right to transfer his shares, and a fee of two rupees and fifty cents, or such other sum as the Directors shall from time to time determine, must be paid, and thereupon the Directors, subject to the powers vested in them by Article 19, shall register the transferee as a Shareholder and retain the instrument of transfer, but any instrument of transfer which the Directors may decline to register shall on demand be returned to the person depositing the same.

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

TRANSMISSION OF SHARES.

22. *Death of Shareholders.*—The executors, or administrators, or heirs of a deceased Shareholder shall be the only persons recognised by the Company as having any title to his share.

23. *Registration of New Interest.*—Any person becoming entitled to a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or in consequence of the marriage of any female Shareholder, or in any way other than by transfer, may be registered as a Shareholder upon such evidence being produced as may from time to time be required by the Directors.

24. *Transfer of New Interest.*—Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall, subject to the power vested in them by Article 19, register the transferee as a Shareholder.

SURRENDER OF SHARES.

25. *Terms of.*—The Directors may accept, in the name and for the benefit of the Company, upon such terms and conditions as may be arranged, the surrender of any shares in the capital of the Company, and any share so surrendered shall be dealt with in the same manner as is provided in these Articles with regard to forfeited shares.

FORFEITURE OF SHARES.

26. *Preliminary Notice.*—If any Shareholder fails to pay any allotment money, or call, or instalment on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

27. *Terms of Notice.*—The notice shall name a day (not being less than twenty-one days from the date of the notice) and a place or places on and at which such allotment money, or call, or instalment, and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the allotment money or call is payable will be liable to be forfeited.

28. *Forfeiture; Disposal of Shares forfeited; Annulment.*—If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may at any time thereafter, before payment of all moneys, calls, or instalment and interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Any shares so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, or otherwise dispose of the same in such manner as they think fit. The Directors may, at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

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

PREFERENCE AND DEFERRED SHARES.

30. *Preference and Deferred Shares.*—Any shares from time to time to be issued or created may from time to time be issued with any such guarantee or any such right of preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time by special resolution determine.

31. *Resolutions affecting a particular class of Shares.*—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time, or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares, and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolution could have been effected without it.

32. *Meeting affecting a particular class of Shares.*—Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no Shareholder, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any five members personally present and entitled to vote at the meeting.

BORROWING POWERS.

33. *Power to Borrow.*—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, bonds for cash credits or other documents, and to grant mortgages or other deed or deeds of security over all or any of the Company's lands, property, estate, and assets, provided that the moneys so borrowed and owing at any one time shall not, without the sanction of the General Meeting, exceed twenty-five thousand rupees. Provided also 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 as they may find it to be necessary for the purpose of defraying the expenses of working the business of the Company. 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.

34. *Proof of Power to Borrow.*—A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in Article 33, 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.

35. *First and subsequent General Meetings.*—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. 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.

36. *Ordinary and Extraordinary.*—The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.

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

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

PROCEEDINGS AT GENERAL MEETINGS.

39. *Resolution; Notice.*—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

40. *Quorum; Want of Quorum.*—In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present either personally or by proxy three or more Shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for. 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*.

41. *Quorum for sale of Property or Dissolution.*—In the event of a resolution being brought before a General Meeting involving the sale of the Company's property 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.

42. *Chairman; Choice of Chairman.*—The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company. 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.

43. *Adjournment.*—The Chairman may, with the consent of the Meeting, adjourn any meeting, from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

44. *Poll.*—At any General Meeting, unless a poll is demanded by at least two Shareholders, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the book of proceedings of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs, and the result of such poll shall be deemed to be the resolution of the Company in General Meeting.

VOTES OF SHAREHOLDERS.

45. *Proportion of Votes to Shares.*—Every Shareholder shall have one vote for every share held by him.

46. *Sale or Winding Up.*—When voting on a resolution involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, every Shareholder shall have one vote for every share held by him.

47. *Legal Disability; Disqualification to Vote.*—If any Shareholder is a minor, lunatic, or idiot, or prodigal, he may vote by the person, or one of the persons if more than one, legally appointed to the charge and administration of his property. No Shareholder shall be entitled to vote at any meeting unless all calls due from him have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.

48. *Joint Shareholders.*—If one or more persons are jointly entitled to a share or shares, the person whose names stands first in the register of Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the same.

49. *Mode of Voting; Proxy.*—Votes may be given either personally or by proxy. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor is a corporation, under their common seal, and shall have affixed thereto a stamp of such value as shall in law be requisite. 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.

50. *Number of Directors; Qualification of Directors.*—Until otherwise determined by a General Meeting, the number of Directors shall not be less than three nor exceed four. The qualification of a Director shall be the holding of shares of the nominal amount of two thousand rupees. A first Director may act before acquiring this qualification, but shall in any case acquire the same within one month from his appointment; and unless he shall do so, he shall be deemed to have agreed to take the said shares from the Company, and the same shall be forthwith allotted to him accordingly.

51. *First Directors.*—The first Directors shall be John Glen Wardrop, William Henry Figg, and John Dionysius Vanderstraaten, and they shall hold office, except in the event of their becoming respectively disqualified until the first Ordinary General Meeting of the Company.

52. *Vacancy.*—Any casual vacancy in the Board may be filled up by the Board, but any person so chosen shall hold his office only until the next Annual General Meeting.

53. *Remuneration of Directors.*—As remuneration for their services the Directors shall be entitled to receive out of the funds of the Company an annual sum not exceeding one thousand five hundred rupees, or such other sum as may be voted by the Shareholders in General Meeting, and shall be divided among the Directors as they may determine.

54. *Removal.*—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.

DISQUALIFICATION OF DIRECTORS.

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

56. *When Office of Director to be vacated.*—The office of a Director shall be vacated—

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

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

If he becomes bankrupt or insolvent, or files a petition for the liquidation of his affairs, or compounds with his creditors.

If he is found lunatic, or becomes of unsound mind.

57. *Director may contract with Company.*—No Director shall be disqualified by his office from contracting with the Company either as vendor, purchaser, or otherwise; nor shall any such contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a member or otherwise interested be avoided; nor shall any Director so contracting, or being such a member, or so interested, be liable to account to the Company for any profit realised by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relation thereby established, 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 such contract or arrangement; and the nature of his interest, where it does not appear on the face of the contract, shall be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest.

ROTATION OF DIRECTORS.

58. *Number to Retire; Retirement by Seniority.*—At the first Ordinary Meeting of the Company all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being of the number next below shall retire from office, but if qualified shall be eligible for re-election. 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.

59. *Election; Old Directors when continued.*—The Company at the Ordinary General Meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons. 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.

60. *Increase or Reduction of Number.*—The Company in General Meeting may from time to time increase or reduce the number of Directors and alter their qualifications.

PROCEEDINGS OF DIRECTORS.

61. *Meetings; Summons; Questions how decided.*—The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business. And until otherwise determined, two Directors shall be a quorum. A Director may, and the Secretary, at the request of any Director, shall at any time summon a meeting of the Directors. Questions arising at any meeting of Directors shall be decided by a majority of votes of the Directors present, and in case of equality of votes the Chairman shall have a casting vote.

62. *President at Meetings.*—The Directors may elect a Chairman of their meetings, and may determine the period for which such officers shall respectively hold office; but if no such Chairman be elected, or if at any meeting the Chairman be not present at the time appointed for a meeting, the Directors present shall choose some one of their number to be Chairman of such meeting.

63. *Minutes.*—The Directors shall cause minutes to be made in a book or books provided for and used solely for that purpose:—

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

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

64. *Unanimous Resolution in Writing.*—A resolution in writing by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

65. *Acts valid notwithstanding defective Appointment.*—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.

POWERS OF DIRECTORS.

66. *General Powers of Company vested in Directors.*—The management of the business and the control of the Company shall be vested in the Directors, who, in addition to the powers and authorities by these presents expressly conferred upon them, may exercise all such powers, and do all such acts and things as may be exercised or done by the Company, and are not hereby or by Ordinance expressly directed or required to be exercised or done by the Company in General Meeting, but subject, nevertheless, on any regulations from time to time made by the Company in a General Meeting, provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

67. *Specific Powers given to Directors.*—Without prejudice to the general powers conferred by the last preceding clause, and to other powers and authorities conferred by these Articles, it is hereby expressly declared that the Directors shall be entrusted with the following powers, viz.:—

(I.) To pay the costs, charges, and expenses preliminary and incidental to the formation, establishment, and registration of the Company.

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

(III.) To make rules or regulations for the management of the property of the Company, and for that purpose to appoint and, at their discretion, to remove or suspend, without assigning reason or cause therefor, such managers, secretaries, officers, clerks, agents, and servants for permanent, temporary, or special services as they may from time to time think fit, and invest them with such powers as they may deem expedient, and to determine their duties and fix their salaries or emoluments which may be paid out of the funds of the Company or by way of participation in profits, or both, and to require security in such instances, and to such amount as they may think fit.

(IV.) 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 signature as they shall appoint on behalf and for the purpose of the Company, to draw, accept, make, endorse, and sign cheques, bills of exchange, or promissory notes, and to sign and execute bonds, mortgages, contracts, and agreements on behalf and for the purposes of the Company.

(V.) To appoint any Proctor or Proctors, to institute, conduct, defend, compound, or abandon any legal proceedings by and against the Company or other officer or officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment of any debts due to the Company, and to make and give receipts, releases, and other discharges for money payable to and claims and demands of the Company.

(VI.) To refer any claims or demands by or against the Company to arbitration and to act on behalf of the Company in all matters relating to bankrupts and insolvents.

(VII.) To enter into all such negotiations and contracts, and rescind and vary all such contracts, and do all such acts, deeds, and things in the name and behalf of the Company as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purpose of the Company.

(VIII.) The Directors may at any time and from time to time, by deed under the seal of the Company, appoint any person or persons to be the attorney or attorneys of the Company for such purposes, and with such powers, authorities, and discretions (not exceeding those vested in or exercisable by the Directors under these presents, but including power to sub-delegate), and for such period, and subject to such conditions as the Directors may from time to time think fit.

COMMON SEAL.

68. *Common Seal.*—The Directors shall provide a common seal of the Company, and for the safe custody of the same, and it shall never be used except by the authority of the Directors previously given, and in the presence of two Directors at the least, who shall sign every instrument to which the seal is affixed; and every such instrument shall be countersigned by the Secretary or some other person appointed by the Directors,

DIVIDENDS.

69. *Right to Profits.*—Subject to the rights of Shareholders entitled to shares issued upon special conditions the profits of the Company shall belong to the holders of ordinary shares in the capital of the Company in proportion to the amount paid on the shares held by them respectively.

70. *Declaration of Dividend.*—The Company in General Meeting may declare a dividend to be paid to the Shareholders according to their rights and interests in the profits, but no larger dividend shall be declared than is recommended by the Directors. The Company in General Meeting may, however, declare a smaller dividend.

71. *Dividend from Profits; Notice.*—No dividend shall be payable except out of the profits arising from the business of the Company. 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.

72. *Lien on Dividends.*—The Directors may retain dividends payable on any shares upon which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists, including all such sums of money as may be due and payable on account of calls or instalments unpaid.

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

74. *Loss of Dividend Warrant; Unpaid Dividend.*—The Company shall not be responsible for the loss of any cheque, dividend warrant, or post office order which shall be sent by post in respect of dividends, whether sent by request or otherwise. No unpaid interest or dividend shall bear interest as against the Company.

RESERVE FUND.

75. *Reserve Fund.*—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.

ACCOUNTS.

76. *Balance Sheet; Profit and Loss Account; Report of Directors.*—Once at least in every year the Directors shall lay before the Company in General Meeting a profit and loss account and a balance sheet containing a summary of the property and liabilities 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 will admit, made up to a date not more than three months before such meeting from the time when the last preceding account and balance sheet were made, or in the case of the first account and balance sheet from the incorporation of the Company. The statement so made shall show, arranged under the most convenient heads, the amount of gross expenditure, distinguishing the expenses of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, and in cases 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. Every such statement shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained, and the account, report, and balance sheet shall be signed by the Directors or any two of them.

77. *Copy of Balance Sheet, &c., to Shareholders.*—A written or printed copy of such account, balance sheet, and report shall at least seven days previously to such meeting be delivered at or sent by post to the registered address of every Shareholder.

AUDIT.

78. *Audit; Auditors, Number; Eligibility; Remuneration.*—The accounts of the Company shall be examined and the correctness of the statement and balance sheet ascertained by one or more auditor or auditors to be elected by the Company in General Meeting. If not more than one auditor is appointed all the provisions herein contained relating to auditors shall apply to him. 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 of the office. Any auditor shall be re-eligible on his quitting office. The remuneration of the auditor or auditors shall be fixed by the Company at the time of election, save that in case of the first auditor or auditors shall be fixed by the Directors.

79. *First Auditors; Casual Vacancy.*—The first auditor or auditors of the Company shall be appointed by the Directors, and shall hold office until the first Ordinary General Meeting. If any casual vacancy shall occur in the office of auditors, the Directors may appoint another auditor.

80. *Accounts open to Auditor; Balance Sheet.*—All accounts of the Company shall at all times be open to the auditor or auditors for the purpose of audit. 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.

81. *List of Books; Report.*—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. The auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanations or informations from the Directors, whether such explanations or informations have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the Ordinary Meeting.

82. *Accounts when conclusive.*—Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after approval thereof; whenever any such error shall be discovered, it shall forthwith be corrected, and thenceforth the account as corrected shall be conclusive.

NOTICES.

83. *Authentication of Notice; Address for Service; Service of Notice.*—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. 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. Notices required to be served by the Company upon any Shareholder may be served either personally or by leaving the same, or sending them through the post in a letter addressed to such Shareholders at his registered 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 may be dead, unless and until his executors or administrators shall have given notice to the Directors or to the Secretary of the Company of some address in Ceylon.

84. *Shareholder residing out of Ceylon.*—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 notice.

85. *No registered Address.*—A general notice posted up in the office shall be deemed to be duly served on Shareholders who have no registered address at the expiration of twenty-four hours after it is so posted up.

86. *How time to be counted; Publication of Notice.*—When a given number of days' notice, or notice extending over any other period, is required to be given, the day of service shall be counted in such number of days or other period. All notices required to be given by advertisement shall be published in the *Ceylon Government Gazette* and in any one of the local newspapers to be selected by the Directors.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names this Twenty-fourth day of August, One thousand Eight hundred and Ninety-three.

JOHN G. WARDROP, Colombo.
W. HENRY FIGG, Colombo.
HERBERT TARRANT, Colombo.
JOHN D. VANDERSTRAATEN, Negombo.
ALFRED BROWN, Colombo
J. VAN LANGENBERG, Colombo
J. W. VANDERSTRAATEN, Colombo.

Witness to the signatures of John G. Wardrop, W. Henry Figg, Herbert Tarrant, John D. Vanderstraaten, and Alfred Brown :

L. H. PERERA.

Witness to the signatures of J. van Langenberg and John William Vanderstraaten :

W. P. D. VANDERSTRAATEN, Proctor, District Court.

MEMORANDUM OF ASSOCIATION OF THE UDUGAMA TEA AND TIMBER COMPANY, LIMITED.

1. The name of the Company is "The Udugama Tea and Timber 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 Udugama, Saumarez, and Ginedomine estates, situate in the District of Udugama, and containing in extent four thousand seven hundred and ten 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 develop 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 considerations, or otherwise to trade and dispose of, or deal with the same or any part thereof.
 - (d) To purchase tea leaf, cocoanut, copperah, indiarubber, timber, and (or) other raw products for manufacture, manipulation, or sale.
 - (e) To manufacture timber, tea leaf, copperah, 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 miners, timber merchants, manufacturers, growers, planters, and exporters of coffee, tea, cocoa, cocoanuts, 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 timber, coffee, tea, cocoa, cocoanuts, and other plants, trees, and natural products of any kind or any of them.
 - (h) To work mines or quarries, and to find, win, get, work, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, or deposits, or products, and generally to carry on the business of mining in all branches.
 - (i) To erect, make, construct, maintain, and alter timber mills, saw mills, roads, tramways, docks, wharves, machinery, tools, implements, appliances, ships, boats, barges, canoes, and other works, matters, and things of any kind.
 - (j) To borrow or receive on loan money for the above purposes or any of them, and for repayment of all or any of the money so borrowed, and the security thereof upon mortgage, debenture bonds, bill 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.
 - (k) 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.
 - (l) 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.
 - (m) 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 office, and to perform and discharge all the duties of any such office for a commission or other remuneration or otherwise.
 - (n) 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 security for the performance of any contracts or obligations.
 - (o) To establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any other part thereof.
 - (p) 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.
 - (q) 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.
 - (r) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.
4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is four hundred thousand rupees, divided into eight thousand shares of fifty rupees each, with power to increase or decrease the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

Names and Addresses of Subscribers.					Number of Shares taken by each Subscriber.	
A. M. CALDECOTT-SMITH, Colombo	One
E. BENHAM, Colombo	One
H. CUMBERBATCH	One
F. M. MACKWOOD, Colombo	One
H. CREASY, Colombo	One

Witness to the above signatures this 25th day of August, 1893 :

V. A. JULIUS, Colombo, Solicitor.

J. BUCHAN, Colombo	One
J. H. RENTON, Colombo	One

Witness to the above signatures this 29th day of August, 1893 :

V. A. JULIUS, Colombo, Solicitor.

ARTICLES OF ASSOCIATION OF THE UDUGAMA TEA AND TIMBER 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 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 :—

Company.—The word “Company” means “The Udugama Tea and Timber 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 Company.

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

Capital.—“Capital” means the capital for the time being raised or authorised to be raised for the purposes of the Company.

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

Shareholder.—“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 duly given to them.

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

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

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

Month.—“Month” means a calendar month.

Writing.—“Writing” means printed matter 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 versa*.

PRELIMINARY.

The Company shall forthwith purchase and acquire the Udugama, Saumarez, and Ginedomine estates, situate in the District of Udugama, and containing in extent four thousand seven hundred and ten 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 notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as soon as in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.

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 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, lien, surrender, and otherwise.

SHARES.

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 any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognised by the Company as having any title to, or interest in, such shares.

15. *Company not bound to recognise any Interest in Shares other than that of the 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 Certificates.*—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 Joint-holders 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 Transfers," 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 declination 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 one rupee 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 closed.*—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 the 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 deceased 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 shares, 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 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 the 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 thereof 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 share 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 affected 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 *bonâ 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 shares 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 have not 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 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 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.

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 at 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 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 deeds, or other documents, to issue letters of credit, and to grant mortgages or other deeds of security over all or any of the Company's lands, property, estate, and assets. 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 in hand or in the future to be obtained from the Company's estate or estates as they may find necessary or expedient for the purpose of defraying the expenses of working the said estate or estates, or of extending buildings, machinery, or plantations, or otherwise. 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, 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 Directors; and no such document containing such declaration shall, as regards the creditors, 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.

47. *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.

48. *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.

49. *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.

50. *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.

51. *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.

52. *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.

53. *Seven days' notice of Meeting to be given.*—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, day, 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.

54. *Business requiring and not requiring any 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 whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

55. *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.

56. *Quorum.*—No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors of election or a Chairman, unless there shall be present at the commencement of the business five or more Shareholders entitled to vote.

57. *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.

58. *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.

59. *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.

60. *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.

61. *Minutes of General Meeting.*—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a 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.

62. *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 by some Member 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.

63. *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 business other than the question on which a poll has been demanded.

64. *Poll how taken.*—If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, 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.

65. *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.

66. *Number of votes to which Shareholder entitled.*—On a show of hands every Member shall have one vote only. In case of a poll every Shareholder shall have one vote for every share up to ten.

67. *Guardian of Infants, &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 share 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.

68. *Voting in Person or by Proxy.*—Votes may be given either personally or by proxy.

69. *Non-Shareholder not to be appointed Proxy.*—No person shall be entitled a proxy who is not a Shareholder of the Company.

70. *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.

71. *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.

72. *When Proxy 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.

73. *Form of Proxy.*—Any instrument appointing a proxy may be in the following form:—

The Udugama Tea and Timber 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 ———.

74. *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.

75. *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.

76. *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.

77. *Number of Directors.*—The number of Directors shall never be less than two nor more than seven.

78. *Their Qualification and Remuneration.*—The qualification of a Director shall be his holding in his own right at least fifty shares, and this qualification shall apply as well to the first Directors as to all future Directors. As a remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding five thousand two hundred and fifty rupees 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 extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

79. *Appointment of First Directors, and duration of their Office.*—The first Directors shall be John Norman Campbell, Harry Creasy, Thomas Sumaresz Dobree, Frank Mitchell Mackwood, and William Henry Figg, who shall hold office till the first Ordinary Meeting, when they shall all retire, but shall be eligible for re-election.

80. *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 or 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.

81. *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.

82. *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.

83. *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 Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

84. *One to retire Annually.*—At the second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 85.

85. *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.

86. *Retiring Directors eligible for Re-election.*—Retiring Director shall be eligible for re-election.

87. *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.

88. *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.

89. *If election not made, retiring Directors to continue until next Meeting.*—If at any meeting at which an election of a Director ought to take place the place of the retiring Director is not filled up, the retiring Director may 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 reduce the number of Directors.

90. *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.

91. *When office of Director 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.
- (e) 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 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.

92. *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.

93. *Indemnity to Directors and others for their own acts and for the acts of others.*—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults, and no Director 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.

94. *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.

95. *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.

96. 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 an 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, artisans, 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.

97. 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.

98. 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.

99. 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 Director 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 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.

100. 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.

101. 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.

PROCEEDINGS OF DIRECTORS.

102. *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.

103. *A Director may summon Meetings of Directors.*—A Director may at any time summon a meeting of Directors.

104. *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.

105. *Questions at Meeting 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.

106. *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 fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

107. *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.

108. *Regulation of Proceedings of Committee.*—The meetings and proceedings of such Committee 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.

109. *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.

110. *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, *videlicet* :—

- (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.

111. *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 Meeting, 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 whatever be *prima facie* evidence of the actual and regular passing of 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.

112. *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.

113. *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 the 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 manner at the registered office of the Company as the Directors think fit.

114. *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.

115. *Statement of Accounts and Balance Sheet to be furnished to General Meeting.*—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.

116. *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.

117. *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.

118. *Declaration of Dividend.*—The Directors may, with the sanction of the Company in General Meetings, 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.

119. *Interim Dividend.*—The Directors may, if they think fit, determine on and declare an interim dividend or dividends to be paid to the Shareholders on account and in anticipation of the dividend on the then current year.

120. *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 as they shall think fit, or place the same in fixed deposit in any bank or banks.

121. *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 purposes of the Company which they from time to time deem expedient.

122. *Unpaid Interest or Dividend not to bear Interest.*—No unpaid interest or dividend shall ever bear interest against the Company.

123. *No Shareholder to receive Dividend while debt due to the 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.

124. *Directors may deduct debt from the Dividend.*—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 sum shall not be payable until after the date when such dividend is payable.

125. *Notice of Dividend; Forfeiture of unclaimed Dividend.*—Notice of all interest or dividend to become payable shall be given to each Shareholder entitled thereto, and all interest or dividend 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.

126. *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.

127. *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.

128. *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.

129. *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 a Auditor.

130. *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 hereafter 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 appointments or until otherwise ordered by a General Meeting.

131. *Retiring Auditors eligible for re-election.*—Retiring Auditors shall be eligible for re-election.

132. *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.

133. *Casual vacancy in number of Auditors how filled up.*—If any vacancy that may occur in the office of Auditors 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.

134. *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.

135. *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.

136. *Notices how authenticated.*—Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or other persons appointed by the Board to do so.

137. *Shareholders to register Address.*—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.

138. *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.

139. *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.

140. *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.

141. *Non-Resident Shareholder must register Address 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.

142. *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 arbitration.

EVIDENCE.

143. *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.

144. *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 Twenty-fifth day of August, One thousand Eight hundred and Ninety-three.

A. M. CALDECOTT-SMITH, Colombo.
E. BENHAM, Colombo.
H. CUMBERBATCH, Colombo.
F. M. MACKWOOD, Colombo.
H. CREASY, Colombo.
J. BUCHAN, Colombo.
J. H. RENTON, Colombo.

Witness to the above signatures :

V. A. JULIUS, Colombo, Solicitor.

**In the Matter of the Insolvency of John Jacob
Cooray, of Panadure.**

I AM instructed by the Assignee of the above Insolvent to sell by public auction on Thursday, September 14, 1893, at 4 P.M., at No. 16, Queen street, Colombo, the right, title, and interest of the insolvent under an indenture of lease dated December 31, 1889, in the premises situated in Robinson street, Cinnamon Gardens, bearing assessment No. 10, for the unexpired period of said lease.

For further particulars apply to A. O. Joseph, Notary.

RICHARD DANIEL,
Auctioneer.

WE are instructed by the Assignee of the Insolvent Estate of W. M. Smith & Co. to offer for sale, at Rosenberg House, Borella road, on Saturday, September 9, at 8 A.M. :—

1 large Nellore white cow
1 medium do.
1 brown Coast cow
5 calves
Hackery turnout, complete
Wagonette and a rickshaw

For inspection apply to

VENN & Co.

I, LAKAMWASAM JERONIMUS APPUHAMY SIRIWARDENE, of Beliatta, Notary Public, do hereby give notice that I shall from September 1, 1893, sign my name in all transactions, notarial and otherwise, as L. J. Siriwardene, Notary Public, Beliatta, and not as Lakamwasam Jeronimus Appuhamy as hitherto.

L. J. SIRIWARDENE,
Notary Public.

Beliatta, August 27, 1893.

I, THE UNDERSIGNED, hereby give notice that, being the registered holder of share certificate No. 124, for ten shares numbered 2,441 to 2,450 in the Ceylon Spinning and Weaving Company, Limited, and bearing date of issue November 7, 1888, and the said certificate having been lost, it is my intention to apply to the Directors of the Ceylon Spinning and Weaving Company, Limited, to issue a fresh certificate to me for the said ten shares.

M. L. M. IDROOS LEBBE,
43, Main street.

Colombo, September 7, 1893.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Continued from page 1988.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Matara will be holden at the Court-house at Matara on Friday, September 29, 1893, at 11 o'clock of the morning of the said day.

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

Fiscal's Office,
Galle, September 6, 1893.

H. J. WOUTERSZ,
for Fiscal.

இலங்கைத் தீவின் அரசாங்கத்தால் அனுப்பப்பட்ட கட்டளையின்படி நாம் பிரசுரித்தப்படுத்துவதாவது : மாத்துறை நியாயஸ்தலத்திலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மாத்துறை டிஸ்ட்ரிக்ட் சேர்ந்த கிரிமினல் வழக்கு விசாரணை, கடிக்க ம் ஆண்டு புரட்டாசிமாசம் உக ந் தேதியாகிய வெள்ளிக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும்.—ஆதலால் அவ்விசாரணையிற் காரியகரும முள்ளவர்களெல்லோரும் சொல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்நி நீங்காதிருக்கக்கடவர்கள்.

வசி 1893 இல் சுப்ரீம் கோட் 6 வது
தின கால்கே பிச்சுக் கந்தோர்.

சி. ஜே. வவுடர்ஸ்,
பிச்சுக்கால்கே வவுடர்ஸ்.

இலங்கைத் தீவின் சங்கைபோந்த சுப்பிரீம் கோட்டாரால் கட்டளையின்படி நாம் பிரசுரித்தப்படுத்துவதாவது : மாத்துறை நியாயஸ்தலத்திலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மாத்துறை டிஸ்ட்ரிக்ட் சேர்ந்த கிரிமினல் வழக்கு விசாரணை, கடிக்க ம் ஆண்டு புரட்டாசிமாசம் உக ந் தேதியாகிய வெள்ளிக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும்.—ஆதலால் அவ்விசாரணையிற் காரியகரும முள்ளவர்களெல்லோரும் சொல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்நி நீங்காதிருக்கக்கடவர்கள்.

காலி பிச்சுக்கால் கந்தோர்,
கடிக்க ம் ஆண்டு புரட்டாசிமாசம் உக ந் உ.

இங்ஙனம்,
எச். ஜே. வவுடர்ஸ்,
பிச்சுக்கால்கே.

RETURN of Arrivals of Immigrant Coolies for the Month of August, 1893 :—

Jaffna Kachcheri,
September 4, 1893.

Number of Arrivals ...

... 1,941

FRED. BOWES,
for Government Agent.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Rasa Markar Oduma Lebbe Markar, of Colombo... Plaintiff
AndMohamado Lebbe Marikar Hadjar Sinne
Lebbe Markar Hadjar, of Hulstsdorp street
in Colombo Substituted Plaintiff.
No. 1,553/C. Vs.1, Meeyanna Saraye Lebbe Markar; and 2,
Saffa Umma, wife of the said Meeyanna
Saraye Lebbe Markar, both of Messenger
street in Colombo Defendants.

NOTICE is hereby given that on Friday, September 29, 1893, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property, viz.:-

The land and the buildings standing thereon bearing assessment No. 7, situated at Messenger street in Colombo; bounded on the north by the garden and house of Mr. John de Silva, on the east by the properties of Mr. Valentyne de Saram, now belonging to the estate of the late Kiduru Saiboe Cader Saiboe Hadjar, on the south by Messenger street, and on the west by the properties of Albertina Jansz now belonging to the estate of the late Kiduru Saiboe Cader Saiboe Hadjar, and containing in extent six square perches more or less.

Fiscal's Office, J. S. DRIEBERG,
Colombo, September 6, 1893. Deputy Fiscal.

In the District Court of Colombo.

Charles Perera, of Colombo Plaintiff.
No. 3,160/C. Vs.Mahamarakkelle Kurukullasooria Patabendige
Salman Perera, of Rawatawatta Defendant.

NOTICE is hereby given that on Monday, October 2, 1893, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right title, and interest of the said defendant in the following property, viz.:-

The house and premises bearing assessment No. 5, situated at New Hospital road in Maradana, within the graves of Colombo; and bounded on the north-east by the property belonging to the estate of the late Dr. Nugara, south-east by the New Hospital road, south-west by the property belonging to the estate of the late J. Mendis, and on the north-west by the property belonging to Proctor Aserappa, containing in extent half an acre more or less.

Fiscal's Office, J. S. DRIEBERG,
Colombo, September 6, 1893. Deputy Fiscal.

In the District Court of Colombo.

Neyna Ravenna Meera Lebbe, of Colombo Plaintiff.
No. 4,118/C. Vs.L. B. Bettu Naide, of Market street in
Kalutara Defendant.

NOTICE is hereby given that on Wednesday, October 4, 1893, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 221-75, with interest thereon at 9 per cent. per annum from November 9, 1892, till payment in full and costs of suit.

1. The soil, trees, and the tiled house standing thereon of the land called Petiyawatta, situated at Welapura Kalutara; bounded on the north by the road leading to the Doowe Pansala, east by a portion of Petiyabadalgewatta, south also by a portion of Petiyabadalgewatta, and west by the old high road.

2. One-fourth part of the soil, trees, and of the defendant's residing tiled house standing thereon (exclusive of the house belonging to Goluwa) of the land called Peruma Nachchiawatta alias Kotiyawatta, at do.; bounded on the north by the road leading to Weherakanda, east by Weherakandewatte, south by Kehelwatta and Narannewatta, and west by the old high road.

F. CHAS. KARUNARATNE,
Deputy Fiscal.Totamune Deputy Fiscal's Office,
Kalutara, September 5, 1893.

Central Province.

In the District Court of Colombo.

The Trustees of the Ceylon Savings Bank Plaintiffs.
No. 1,341. Vs.Akamatu Lebbe Ismail Lebbe Marikkar,
of Kandy Defendant.

NOTICE is hereby given that on September 30, 1893, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant, viz.:-

1. All that allotment of land called Udawattakela situated within the Municipality of Kandy, Central Province, with the buildings constructed thereon, bearing present assessment Nos. 7 and 8; and bounded on the north by land said to belong to the Crown, on the east by land described in plan 80,303, on the south by land described in plan 80,313, and on the west by the road and by land said to belong to the Crown, containing in extent 1 acre 2 roods and 7 perches.

2. All that allotment of land, also called Udawattakela, situated within the Municipality of Kandy aforesaid, with the buildings constructed thereon; bounded on the north-east by land said to belong to the Crown, on the south-east by land said to belong to the Crown and by land claimed by Juwanis Appu, on the south-west by reservation for a road, and on the north-west by lands described in plans 80,313 and 80,304, containing in extent 2 acres 2 roods and 14 perches; especially and primarily mortgaged with the plaintiffs by bond dated August 19, 1875.

Amount of writ Rs. 1,801-93 and interest.

Fiscal's Office, C. R. CUMBERLAND,
Kandy, September 4, 1893. Fiscal.

Southern Province.

In the District Court of Kandy.

Welhenegey Lewis Appu, of Kataluwa, now of
Matale Plaintiff.
Welhenegey Appu Singho Substituted Plaintiff.No. 5,544. Vs.
Hettihewage Punchappu Modallaly, of Kataluwa,
now of Gampola Defendant.

NOTICE is hereby given that on Saturday, September 30, 1893, at 4 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:-

Two thirty-two shares, excluding the expense of the new plantation from and out of the soil and plantation of the land called Ganarambewatta, situate at Kataluwa, and the stone-built tiled-roofed house of 9 cubits standing on the said garden.

This writ is issued to levy a sum of Rs. 1,171-95.

Fiscal's Office, H. J. WOUTERZ,
Galle, September 4, 1893. Deputy Fiscal.

In the District Court of Colombo.

Henry Dias, of Colombo Plaintiff.

No. C/3,658. Vs.

1, William Samaranayaka, Vidane Arachchi;
2, Andris de Silva Wijeratna, Constable
Arachchi, both of Elpitiya; 3, Kaludura
Awoonaris Thabrew, of Kosgoda, and two
others Defendants.

NOTICE is hereby given that on the days and at the
hours under-mentioned will be sold by public
auction at the premises the right, title, and interest of the
said defendants in the following property, viz. :-

On Thursday, September 28, 1893, at 11 o'clock
in the forenoon.

1. All that 4/6ths share of the soil and plantation of
the garden called Marakkalagewatta (save and except
therefrom the planting share), situated at Hungantota in
Bentota-Walallawiti korale.—Rs. 120.
2. All that 1/30th share of the soil and plantation and
¼ of the new plantation of Kahatagahawatta, at do.—Rs. 15.
3. All that 1/30th part of the soil and plantation of
Epitahawatta, situated at do.—Rs. 5.
4. All that 1/30th part of the soil and plantation of
Dooberagewatta, situated at do.—Rs. 5.
5. 1/30th share of all those two Dooberage Pathiyas,
at do.—Re. 1.
6. All that 1/30th part of the soil of Suduweliadda at
do. Re. 1.
7. 6/30ths of all that Godahatarahavoola, at do.—Re. 1.
8. 1/30th of all the soil of Nindakumbura, at do.—
Re. 1.50.
9. 1/30th of that soil of Hatarahavoolkarava, at do.—
Re. 1.50.
10. 1/30th of all that soil and plantation of Kosgaha-
watta, at do.—Rs. 15.

On the same day, at 4 o'clock in the afternoon.

11. All that soil and plantation of the garden called
Liyanagewatta (save and except the planting share of the
new plantation), situate at Dedduwa in Bentara, at do.—
Rs. 150.
12. All that one-half of the soil and plantation of
Godellawatta (save and except the planting share of the
new plantation), at do.—Rs. 100.
13. All that one-half of the soil and plantation of
Achchiammagewatta (save and except the planting share
of the new plantation), at do.—Rs. 75.
14. All that one-half part of the soil of the owity lands
adjoining Achchiammagewatta as per deed No. 85 dated
October 13, 1862, attested by K. D. de Silva, Notary
Public, of Galle District, at do.—Rs. 10.

On Friday, September 29, 1893, at 11 o'clock
in the forenoon.

15. All that allotment of land called Puwakgahawela,
situate at Dikgoitanpalata in Bentota-Walallawiti korale
in the District of Galle, containing in extent, exclusive of
Puwakgaha-ela passing through the said land, 3 acres
3 roods and 18 perches, as per Government grant dated
January 16, 1886.—Rs. 75.
16. All that allotment called Puwakgahaella Pitiwella,
situated at do. containing in extent 2 acres 1 rood and
19 perches as per Government grant dated January 20
1886.—Rs. 45.

On Saturday, September 30, 1893, at 11 o'clock
in the forenoon.

19. One-half part of all that soil and plantation of the
land called Mandadigedarawatta, situate at Hegalla in
Kosgoda in Bentota-Walallawiti korale, containing in
extent 5 acres, and lying on either side of the railway.—
Rs. 250.
20. All that soil and plantation of the land called
Waguragoda Kerawatta, situate at Hiderugoda in Kos-
goda aforesaid, containing in extent 2 acres.—Rs. 2.50.
21. All that soil and plantation of the land called
Henaliyapitiyawatta, situate at Napagoda in Kosgoda
aforesaid, containing in extent 1½ acres.—Rs. 150.
22. All that ¼ of ¾ of the soil of Pottakumbura, situate
at Galwehera in Kosgoda, containing in extent 12 acres—
Rs. 90.

23. Half part of all that soil and plantation of Mutuwa
Mandadigedarawatta, situate at Hegalla in Kosgoda, con-
taining in extent 4 acres—Rs. 3.50.

24. Half part of all that soil and plantation of Kotu-
gedarawatta, situate at Hegalla in Kosgoda, containing in
extent 1 acre—Rs. 100.

On Monday, October 2, 1893, at 11 o'clock
in the forenoon.

26. One-half part of all that soil and plantation of
Kahambiliyagodawatta, situate at Elpitiya—Rs. 30.

27. All that one-half part of Kahambiliyagoda-Mini-
ranwala, situate at do., containing in extent 6 acres.—
Rs. 70.

All being properties specially mortgaged with the
plaintiff by deed dated January 18, 1891, by the first,
second, and third defendants, and decreed to be sold under
the judgment entered in this case.

This writ is issued for the recovery of Rs. 4,427.72, with
interest on Rs. 4,082.80 at the rate of 12 per cent. per
annum from January 1, 1893, until payment and costs of
this action.

Deputy Fiscal's Office,
Balapitiya September 5, 1893.

JOHN T. BLAZE,
Deputy Fiscal.

Province of Uva.

In the District Court of Badulla.

Muna Ittenna Thana Karuppen Chetty, by
his attorney Nawenna Seduramen Chetty,
of Badulla Plaintiff.

No. 645. Vs.
Chena Voona Sinnaya Chetty, of Badulla-
wela Defendant.

NOTICE is hereby given that on Monday, October 2,
1893, at 12 o'clock noon, will be sold by public
auction at the spot the following property, for the recovery
of the sum of Rs. 853.68, with further interest on Rs. 650
at the rate of Re. 1 per Rs. 100 per mensem from May 22,
1893, till payment :-

Three contiguous lands called (1) Watupitiya, (2)
Wewalagoda, and (3) Kansaroda (now form one property),
containing in extent about 8 acres, situate at Obotaella-
gama in Medikinda Mahapalata of the Province of Uva;
and bounded on the east by the Storuwema, Mantenna-
patana, and Naranmankadawatte-ima, on the south by the
boundary made by Government, on the west by kandura,
and on the north by Watupitiyaskurunialanga-ima belong-
ing to Punchiralle and a kandura, together with a man-
natched house, coffee, and other plantations thereon; and
declared by the judgment entered in the above case that
the said property be sold and the proceeds thereof be
applied in and towards the payment of the said principal,
interest, and costs.

Fiscal's Office,
Badulla, August 31, 1893.

D. A. EMILIAN,
for Fiscal.

In the District Court of Colombo.

1, The Rev. Henry Monteith Hamilton, of
Hamilton, Lanarkshire, Scotland; 2, Archi-
bald William Hamilton, of Dunraven Row,
Dumbarshire, Scotland; 3, Susan Maria
Fennel, of South Port in the county of Lan-
caster, England Plaintiffs.

No. C/4,407. Vs.

1, Thomas Gibson, formerly of Uda Pussallawa,
but not now in Ceylon; 2, Hector Cross
Buchanan, some time of Colombo, but not
now in Ceylon; 3, Frederic William Bois, of
Colombo; 4, Robert Lewis Maitland Brown,
of Colombo, assignee of the insolvent estates
of the said Hector Cross Buchanan and
Frederic William Bois; 5, Percy Bois, of
Colombo, but not now in Ceylon Defendants.

NOTICE is hereby given that on Monday, October 2,
1893, commencing at 12 o'clock noon, will be sold

by public auction at this office the following property, for the recovery of the sum of Rs. 80,000 and interest thereon at 8 per cent. per annum from July 1, 1892, being the amount due by first defendant, and costs of suit :—

All that undivided half part or share (being the part or share mortgaged by the first defendant by his bond No. 2,108, dated May 22, 1876) of and in all that estate called Mahakanda, comprising the following allotments of land, to wit, (1) all that allotment of land called Poonagallekelle, situated near the village Leangwelle in Kumbalwelapalata, in the District of Uva ; bounded on the south-west by land purchased by J. J. Appleton, Esq., and by land said to belong to the Crown, and on all other sides by land said to belong to the Crown, containing in extent 178 acres according to the survey and description thereof No. 53,952, dated February 18, 1861, authenticated by H. A. Evatt, Surveyor-General ; and (2) all that allotment of land situated near the villages Irrywandumpalle, Naola, and

Leangwelle, in Kandapolle korale, and Kumbalwelapalata in the District of Uva ; bounded on the north-east by land described in plan 53,952, on the east and south-east by land said to belong to the Crown, and on the south-west by land described in plan 54,091, and on the north-west by land said to belong to the Crown, containing in extent 172 acres according to the survey and description thereof No. 54,679 dated June 29, 1861, authenticated by the said H. A. Evatt, Surveyor-General ; lot B, together with an undivided half share of all the buildings, stores, machinery, fixtures, tools, implements, cattle, and other the dead and live stock in and upon the said estate and premises or thereto belonging, or in any wise appertaining, or used, or enjoyed therewith, and declared bound and executable for the decree entered in the above case.

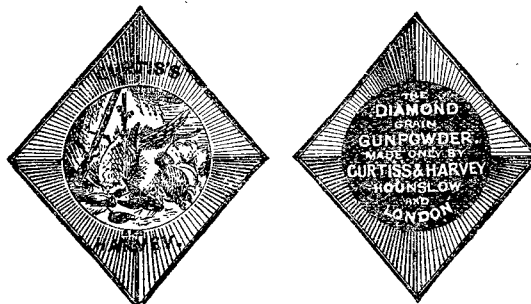
Fiscal's Office,
Badulla, September 1, 1893.

D. A. EMILIAN,
for Fiscal.

GOVERNMENT NOTIFICATIONS.

Continued from page 1950.

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. Charles William Curtis, trading as Curtis's & Harvey, of 74, Lombard street, London, and Hounslow, Middlesex, England, Gunpowder Manufacturer, has applied for the registration of the following Trade Mark for Gunpowder and other explosive substances in Class 20 in the Classification of Goods in the above-mentioned regulations :—



The essential particulars of the Trade Mark are the devices and the word "Diamond."
Colonial Secretary's Office,
Colombo, September 7, 1893.

J. A. SWETTENHAM,
Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Mr. Charles William Curtis, trading as Curtis's & Harvey, of 74, Lombard street, London, and Hounslow, Middlesex, England, Gunpowder Manufacturer, has applied for the registration of the following Trade Mark for Gunpowder and other explosive substances in Class 20 in the Classification of Goods in the above-mentioned regulations :—



Colonial Secretary's Office,
Colombo, September 7, 1893.

J. A. SWETTENHAM,
Acting Colonial Secretary.

PROCLAMATIONS BY THE LIEUTENANT-GOVERNOR.

Continued from page 1953.

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by section 7 of "The Police Ordinance, 1865," it is enacted that it shall be lawful for the Governor, with the advice and consent of the Executive Council, from time to time, as occasion may require, to establish by Proclamation in the *Government Gazette* a Police Force for the effectual protection of person and property within such towns as to them shall appear to require the same, and that whenever such force shall be so established within any town the said Ordinance shall come into operation therein :

And whereas it is expedient to establish a Police Force in the town of Balangoda, in the Province of Sabaragamuwa, under the provisions of the said 7th section of the Ordinance aforesaid :

Now therefore know Ye that We, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do hereby, under the provisions of the said 7th section of the Ordinance aforesaid, as from and after the First day of January, 1894, establish a Police Force in the town of Balangoda aforesaid, within the limits defined in the schedule hereto.

Given at Kandy, in the said Island of Ceylon, this Eighth day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN !

SCHEDULE.

Limits of the Police Town of Balangoda.

A straight line drawn from the 82½ milepost on the Government cart road to the land known as Kotugodella, from thence a straight line to the old path to Petigala, along this road to the Gama-ela, along the Gama-ela to its junction with the Dorawel-oya, from the Dorawel-oya along the Ranawinna Amare-ela to the road to Agar's land, along the road to Agar's land to its junction with the village path to Weliharanawa, and along this path to its junction with the Government cart road near the Roman Catholic Church at the 83½ milepost, thence a line 30 yards from the centre of the cart road and along the road to the iron bridge over the Dorawel-oya, and thence the Dorawel-oya as far as the bathing-place known as Kēkunagahayatawala, and from thence a straight line to join the afore-mentioned 82½ milepost on the Government cart road.

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

PROCLAMATION.

By His Excellency Sir EDWARD NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by chapter II. (a) of "The Forest Ordinance, 1885 and 1892," it is enacted that it shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation in the *Government Gazette*, at any time or from time to time to declare any of the provisions of the said Ordinance, and of any regulations or rules made thereunder to be applicable to forests leased to the Crown, and to bring such forests within the operation of such provisions, regulations, or rules, and any such Proclamation, with like advice, to revoke, alter, or amend :

And whereas by a Proclamation dated the 25th day of February, 1893, certain provisions of the said Ordinance in schedule A thereto set out were, as from and after the 1st day of March, 1893, declared to be applicable to the Morahela forest, in the District of Ratnapura, described in schedule B of the said Proclamation, and the said forest was from and after the said date brought within the operation of the said provisions of the said Ordinance :

And whereas it is expedient to amend the Proclamation aforesaid of the 25th day of February, 1893 :

Now know Ye that We, the said Lieutenant-Governor, with the advice of the Executive Council, do hereby alter and amend the said Proclamation of the 25th day of February, 1893, and do hereby declare that the several provisions of the said Ordinance set out in schedule A to the said Proclamation shall, from and after the 31st day of December, 1893, be not applicable to the allotment of land called Massena estate, more particularly described in paragraph IV. of the schedule B to the said Proclamation ; and that from and after the said 31st day of December aforesaid the said allotment of land shall cease to be within the operation of the said provisions of the said Ordinance set out in schedule A to the said Proclamation, and do hereby cancel and revoke so much of the said Proclamation of the 25th day of February, 1893, as is contained in paragraph IV. of the schedule B thereof.

Given at Kandy, in the said Island of Ceylon, this Seventh day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

By His Excellency's command,

J. A. SWETTENHAM,
Acting Colonial Secretary.

GOD SAVE THE QUEEN !

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

PROCLAMATION.

By His Excellency Sir E. NOEL WALKER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the Island of Ceylon, with the Dependencies thereof.

E. NOEL WALKER.

WHEREAS by the 19th section of the Ordinance No. 10 of 1885 it is enacted that whenever the following events have occurred, viz. :—

- (a) the period fixed under section 7 for preferring claims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest Settlement Officer; and
- (b) if such claims have been made, the period fixed for appealing from the orders passed on such claims has elapsed, and all appeals (if any) presented within such period have been disposed of by the Supreme Court; and
- (c) all lands (if any) to be included in the proposed forest which may be acquired under section 13 have become vested in the Crown—

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

And whereas all things necessary for declaring the forest hereunder-mentioned to be a reserved forest have been fulfilled, and all times have elapsed, and it is expedient to specify the limits of such forest :

Now know all Men that We, the said Lieutenant-Governor, do by this Our Proclamation proclaim the forest the limits of which are set forth in the schedule hereto subjoined to be a reserved forest as from and after the First day of October, 1893.

And We do hereby further specify the limits of the said reserved forest to be those set forth in the said schedule, reserving, nevertheless, to the public the right to use the two-foot footpath from the village Walaboda to the estates in the Central Province.

Reserving also to the villagers of Walaboda, to be exercised by them individually, the right to pasture their cattle on the glades (talawal) among the forest lands lying within the boundaries specified in the schedule hereto, subject to such rules as may from time to time be prescribed on that behalf by the Government Agent under the provisions of section 15 (b) of Ordinance No. 10 of 1885.

Reserving further to the villagers of Boltumbe and Walaboda, to be exercised by them individually, the right to collect forest produce, viz., canes, creepers, miriya, mora, tatol, kele del, kina fruits, the juice of the kitul palm, dummala resin, honey, wax, fence sticks, and small timber suitable for ploughs and for handles for agricultural implements, from the lands lying within the boundaries specified in the schedule hereto subjoined, subject to such rules as may from time to time be prescribed on that behalf by the Government Agent, and subject also to the following conditions, viz. :—

- (i.) In taking fruit and other produce no tree is to be cut down, and no branch cut off, nor is any tree to be in any other way damaged.
- (ii.) In taking timber, no trees or saplings or branches of the kinds enumerated in schedule B to Ordinance No. 10 of 1885 shall be cut.
- (iii.) No timber of more than one foot in girth at three feet from the ground shall be cut.
- (iv.) Timber may not be sold or bartered; and no person may cut timber in excess of his actual personal requirements at any one time.
- (v.) Forest produce other than timber may be sold or bartered.

Reserving further to the owners of the field Galawattakumbura at Walaboda the right to use the water of the Urá-oya, which flows through the lands described in the schedule hereto subjoined, for the purpose of irrigating the field.

It is further notified that the exercise of the right to pasture cattle by the villagers of Walaboda, and the exercise of the right to collect forest produce by the villagers of Boltumbe and Walaboda, are restricted to the individuals in possession, either as tenants or as proprietors of lands in those villages.

Given at Kandy, in the said Island of Ceylon, this Sixth day of September, in the year of our Lord One thousand Eight hundred and Ninety-three.

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

GOD SAVE THE QUEEN!

SCHEDULE.

North by the boundary dividing the Central from the Sabaragamuwa Province, starting from the Miriyakota trigonometrical station, and from thence eastward to Etamorowa trigonometrical station and to the boundary of the Morahela lands leased to the Crown; east by the Morahela leased land to as far as the north-east boundary of Detanagalla estate described in title plans 122,368 and 112,933; south by a line going westward from lot 112,933, crossing the falls on the Gerandi-ela, and thence to Ion estate described in title plan 94,139, following the southern boundary of lot 94,139 to lot 94,140, and from thence westward to the northern boundary of Maussagalla estate described in title plan 104,746, following to Earls court estate described in title plan 104,744 on its northern boundary, and proceeding along the northern boundaries of Fawnhope estate described in title plan 104,743 and Donhead estate described in title plan 104,742, continuing south-west along the western boundary of Donhead estate to the Elaboda trigonometrical station, and from thence to the Gan-ima-dola, proceeding from the Gan-ima-dola, a demarcated line to the paddy field called Galawattakumbura claimed by Nekatge Pinhami, and excluding the said field to the Hime-oya at its point of crossing the eastern boundary of the Bambarabotuwa forest reserve; west by the eastern boundary of the Bambarabotuwa forest reserve from the Hime-oya to Miriyakota trigonometrical station.