

# Ceylon Government Gazette

Published by Authority.

No. 5,075-FRIDAY, JULY 31, 1891.

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# SUPPLEMENTS.

Police Weekly Circular No. 937.

Nos. 41 and 42 of Volume IX. of the Supreme Court Circular were published on July 24 last.

# APPOINTMENTS, &c., BY THE GOVERNOR.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. A. SWETTENHAM to be the Auditor-General, Accountant-General, and Controller of Revenue of this Colony, with effect from the date on which he assumes duties.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 27, 1891.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the following Officers to be Managers of the Association of Public Officers of the

Crown in Ceylon for purposes of Mutual Guarantee for the year ending June 30, 1892, under rule 1 of the regulations approved by the Governor in Executive Council under section 2 of sub-section (b) of Ordinance 14 of 1890:—Mr. C. S. Hay, Acting Solicitor-General; Mr. J. B. Cull, Director of Public Instruction; Mr. H. L. Crawford, Second Assistant Colonial Secretary; and Mr. R. A. Brohler, Assistant Auditor-General.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 30, 1891.

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IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments, with effect from April 11 last :-

Mr. S. HAUGHTON to be Deputy-Collector and Landing Surveyor, Customs, Colombo.

Mr. J. P. Lewis to be Assistant at Negombo to the Covernment Agent for the Western Province, and while holding that office to be Additional District Judge, Assistant Collector of Customs, and Superintendent of the Prison at Negombe, and Visitor of Post Offices in that District.

Mr. W. R. B. SANDERS to be Commissioner of

Requests and Police Magistrate, Gampola.

Messrs. Lewis and Sanders will however continue to act as Police Magistrate, Colombo, and District Judge, &c., Negombo, respectively, until further orders.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 28, 1891.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. F. R. Ellis to be Director and Inspector-General of Prisons of this Colony, with effect from April 11 last, and while holding that office to be a Visitor of Prisons throughout the Island.

Mr. Ellis will continue to act as Inspector-General of Police in addition to his own duties until further

orders.

By His Excellency's command,

E. NOEL WALKER. Colonial Secretary.

Colonial Secretary's Office, Colombo, July 28, 1891.

EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. B. Horsburgh to be Commissioner of Requests and Police Magistrate, Chilaw, with effect from June 16, and while holding that office to be a Visitor of the Prison at Chilaw.

Mr. Horsburgh will however continue to act as Office Assistant to the Government Agent for the

Northern Province until further orders.

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

Colonial Secretary.

Coolnial Secretary's Office, Colombo, July 28, 1891.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint J. M. P. Pieris, Mudaliyái of the Governor's Gate and late Mudaliyar of Siyan ? kóralé West, to be a Justice of the Peace for the Districts of Colombo, Negombo, and Kalutara within the Western Province.

By His Excellency's command,

E. NOEL WALKER. Colonial Secretary.

Colonial Secretary's Office, Colombo, July 25, 1891.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned gentlemen to be Inquirers into Deaths, viz .: - Dullewa Adigar, for the Matale District; Aluwihara Ratemahatmayá, for Mátalé North; Tikiri Bandá Hulan-gamuwa Ratémahatmayá, for Mátalé East; and Keppitipola Bandá Ratémahatmayá, for Mátalé South.

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

Colonial Secretary's Office, Colombo, July 30, 1891.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. BASTIAMPILLAI Soosaipillai to act as Registrar of Lands, Mannar, from the 18th instant, during the absence of the Registrar, Mr. V. VRASPILLAI, on duty.

> By His Excellency's command, E. NOEL WALKER,

Colonial Secretary.

Colonial Secretary's Office, Colombo, July 28, 1891.

IS EXCELLENCY THE GOVERNOR has been L pleased to appoint Mr. Don Hendrick DE SILVA, Deputy Fiscal, to act as Registrar of Lands, Anurádhapura, from August 1 to 10 next, during the absence of the Registrar, Mr. S. Outschoon, on duty.

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

Colonial Secretary's Office, Colombo, July 29, 1891.

#### GOVERNMENT NOTIFICATIONS.

MEETING of the Legislative Council will be held at the Council Chamber on Wednesday, the 12th proximo, at 3 o'clock P.M.

Council Chamber. Colombo, July 27, 1891.

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

T is hereby notified for general information that the Police Force quartered at Payiyagala and the adjacent villages by the Proclamation of June 28, 1890, is withdrawn as from and after the 31st instant.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, July 25, 1891. E. NOEL WALKER, Colonial Secretary. IT is hereby notified for general information that the Governor, acting with the advice of the Executive Council, by a resolution made under Ordinance No. 12 of 1885, abolishes the toll at Kirapone, Gampola, as from and after January 1, 1892.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 25, 1891.

E. NOEL WALKER, Colonial Secretary.

THE following By-laws passed by the Local Board, Nuwara Eliya, and confirmed by the Governor, acting with the advice of the Executive Council, are published for general information.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 24, 1891. E. NOEL WALKER, Colonial Secretary.

#### By-Laws.

54. No person shall fish in the Nuwara Eliya or Barrack Plains lakes, or in any streams flowing into them, unless he shall have obtained a license from the Chairman of the Board for that purpose.

Rules 55, 56, 57, 58, 59, 60, and 61 to be cancelled.

62. In addition to any penalty that the licensee may incur under section 79 of the Ordinance No. 7 of 1876 for the breach of a by-law, the infringement of any one or more of the conditions of a license shall, ipso facto, involve the cancellation of such license.

IN compliance with the provisions of "The Trade Marks' Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. J. M. Robertson & Co. have applied for the registration of the following Trade Mark for Coffee and Tea, and for Cinchona Bark, of the Diyagama estate, in classes 42 and 44 respectively in the Classification of Goods in the above-mentioned regulations, in the name of "The New Dimbula Company, Limited":—

# DIYAGAMA

Colonial Secretary's Office, Colombo, July 30, 1891. E NGEL WALKER, 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 J. N. Keith, Esq., on behalf of the Colombo Apothecaries' Company, has applied for the registration of the following Trade Mark for Cigars in class 45 in the Classification of Goods in the above-mentioned regulations, in the name of the Colombo Apothecaries' Company aforesaid:—



Colonial Secretary's Office, Colombo, July 30, 1891. E. Noel Walker, Colonial Secretary.

(10)

IT is hereby notified that the following Rules have been approved by the Governor in Executive Council, under Ordinance No. 14 of 1890, and they are published for general information.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, July 24, 1891. E. NOEL WALKER, Colonial Secretary.

Rules of the Association of Public Officers of the Crown in Ceylon for purposes of Mutual Guarantee, approved by the Governor in Executive Council on July 21, 1891, under the 2nd section of Ordinance No. 14 of 1890.

Object and constitution of the Association.

- I.—AN Association of Public Servants of the Crown that hold office in Ceylon, having for its object the mutual guaranteeing of their fidelity in office, and constituted in the manner hereinafter provided for, shall have its affairs managed according to these rules, and, so long as the Governor shall be pleased to co-operate, in the following manner, viz.:—
- (1) By annually appointing four Public Servants to be Managers, as hereinafter described, who shall be eligible for re-appointment.
- (2). In the case of any casual vacancy in the Board of Management, by filling up the same by appointment of a Public Servant; any Public Servant so chosen retaining his office so long only as the vacating Manager would have retained the same if no vacancy had occurred.
- (3) By requiring the Treasurer of the Colony to receive and hold in deposit for the credit of the Managers such moneys as may be tendered to him for that purpose; to pay away the same or any portion thereof as the Managers shall direct; to report promptly to the Managers every case in which an Associate shall fail to deposit with him any contribution that such Associate ought so to deposit under Rule X.; and, generally, to afford the Managers at all times full information as to his proceedings in these matters.
- (4) By directing from time to time, as occasion may arise, before any claim is made by the Crown upon the Association under these rules, that the bond in respect of the breach of which such claim is made shall be put in suit against the Associate who executed it, or his representatives, in all cases where, in the opinion of the Governor, it is likely that, without unreasonable delay, a substantial amount can in such proceedings be recovered in excess of all costs and expenses, and by directing that the amount recoverable thereunder shall, if possible, be recovered from such Associate.
- (5) By directing that there be assigned to the Association any moneys recovered under a judgment upon an Associate's bond to the Crown, in respect of which judgment the Association shall have made good the amount recovered.

Title of the Association.

II.—The Association aforesaid shall be called "The Ceylon Public Service Mutual Guarantee Association."

Management.

III.—The affairs of the Association shall be managed according to these rules exclusively by a Committee of not more than four persons, to be called Managers, all of them Public Servants of the Crown holding office in Ceylon, and no one of them being of lower rank than a Chief Clerk. These Managers shall be persons appointed to that office bythe Governor.

Despatch of business.

IV.—For the despatch of business the Managers shall meet at such times and places as they may please. At any such meeting two Managers shall be a quorum, whose decision on any question that the Committee is competent to entertain, and whose acts as acts of the Committee, shall be binding on all persons concerned. The Senior Officer present shall be Chairman. When the votes are equally divided on any question at issue, the Chairman shall have a casting vote.

Secretary.

V.—The Managers shall appoint a person to hold office during pleasure as their Secretary, at a salary to be fixed by the Managers, and approved by Government, and shall have power to defray out of the moneys at their disposal all expenses incurred by them in conducting any legal proceedings and in managing the affairs of the Association.

Action to be taken by Public Servant desiring to join the Association. Action of Managers thereon.

Guarantee issued by Managers.

Additional security by an Associate.

Liability of an Associate to contribute.

Managers to notify to Heads of Departments and Treasurer amounts leviable from Associates.

Investment of funds by Managers. VI.—When any Public Servant in Ceylon required to give pecuniary security for his fidelity in office, who may be permitted by the Governor to give such security in the shape of the guarantee of this Association, shall have obtained a certificate to that effect, and shall submit to the Managers such certificate and a copy of a form of bond that he will be required to give, together with an application expressing his desire to join the Association, and his willingness to be bound by its rules for the time being in force, the Managers shall give to such application full and fair consideration, and shall, with reasonable expedition, decide whether or not to accede to it; they shall, further, forthwith communicate their decision to the applicant and to the Colonial Secretary.

VII.—When the Managers shall have notified their decision to admit any person into the Association, they shall give for such person, as soon as he has executed the bond that he shall be required to give to the Crown, a guarantee in the form annexed to these rules; and such person shall, on the giving of such guarantee, become an Associate, and his right to share the privileges, and his obligation to share the liabilities of the Association, shall then be complete, and, subject to Rule XVII., the right and obligation shall continue in force so long, and only so long, as he continues to be an Associate.

VIII.—When an Associate is required to give an additional amount of security, and is permitted by the Governor to give it likewise in the shape of the guarantee of this Association, the same course shall be adopted with the view of obtaining the required additional guarantee as is prescribed for adoption in the case of a person not already an Associate.

IX.—Every Associate, immediately upon the guarantee mentioned in Rule VII. being given, shall be liable to contribute, and shall contribute, by way of loan to the Association, a sum not exceeding five per cent. of the amount of his bond. When the amount of the guarantee for any Associate shall have been increased, he shall be liable to contribute, and shall contribute, by way of loan, a further sum not exceeding five per cent. of the amount of increase. These contributions shall be payable at the rate of one per cent. per annum for a period of five years. All annual contributions will be due and payable by each Associate on the 1st of July of each year; provided that when any person shall be accepted as an Associate at any time subsequent to the 1st of July of any year, his first contribution to the funds shall be payable from the date of his admission into the Association, and shall be calculated for so many months as twelfths of a year as shall have to expire before the next returning 1st of July, the general day of payment, at which time a full year's contribution shall be payable for the twelve months then next ensuing. The last contribution shall be calculated in like manner for so many months as shall complete the period of five years as aforesaid.

X.—The Managers shall from time to time notify to Heads of Departments the amount of any contribution leviable from Associates holding office in their Departments, and such Heads of Departments shall, upon receipt of such notification, be bound to deduct, and shall deduct, the sums so notified upon the next issue of salaries thereafter, and remit the same to the Treasurer to be placed in deposit to the credit of the Managers. The Managers shall also furnish to the Treasurer a complete list of sums leviable from Associates for his information and guidance.

XI.—The Managers shall from time to time invest in approved Government securities, or shall deposit in the Ceylon Savings Bank or other local bank as may be approved by Government, all moneys obtained by way of loans as aforesaid, except such portion as in their opinion it may be necessary to retain in hand for immediate use in carrying on the business of the Association, as hereinafter provided. In like manner, the Managers shall deal with all moneys derived by way of interest from such investments or deposits. Provided that they be empowered to write up triennially, pro rata, to the credit of the current accounts then open in the books of the Association, such sum, if any, as may appear as profit accrued to the Association. Such accretions shall not, however, affect the fixed rates of contributions leviable

under Rule IX., nor shall they become payable to the Associate until he shall have become entitled to a refund of his loans. The first appropriation of profits under this rule shall take place as on July 1, 1894.

Nature of guarantee.

XII.—The guarantee of the Association shall be a guarantee that there shall be no breach of the bond of the Associate who is guaranteed so long as he continues to be an Associate, and the obligation on the part of the Association towards the Crown shall be an obligation to pay on any breach, during such period of the bond of any Associate, where the bond is not first put in suit against such Associate by the Crown, such sums of money as would have been legally recoverable by the Crown on such bond in respect of such breach from a surety for such Associate who had, as surety, duly executed such bond; provided that if in any such case a difference of opinion shall arise between the Government and the Managers as to the liability of the Association, or as to the sum of money that would have been legally recoverable, such difference shall be referred for decision to, and decided by, persons chosen as referees by the Managers and by the Crown: one person to be chosen by each, a third person to be chosen by these two; the opinion given by the majority to have effect.

Any sums of money so due by the Association shall be paid into the Treasury by the Managers, out of the moneys at their disposal, within two months after the same shall have been demanded from them by the Colonial Secretary in the case of uncontested claims, and in contested claims within two months after the decision given as aforesaid; provided that the Managers shall not be bound to make such payment unless the Crown assigns the bond in respect of which the claim is made to the Managers or some person in trust for the Managers, as the Managers may require, and pledges itself to return to the Association the money paid to the Crown by the Association or any portion thereof that may have been paid under a mistake of law or of fact. Where such bond is first put in suit by the Crown against such Associate, the obligation shall be to pay at such time and in such manner as mentioned in Rule XIII.

Action when the bond of an Associate is put in suit by the Crown.

XIII.—In the event of any Associate's bond to the Crown being put in suit by the Crown against him or his representatives in respect of any breach which occurred while he was an Associate, and of judgment thereupon being obtained in the ordinary course of law, if the full amount recoverable under that judgment cannot be recovered thereunder, then, upon production of a certificate to that effect signed by the Colonial Secretary, specifying the amount so recoverable, but which cannot be recovered, and pledging on behalf of the Crown to make over to the Association any money that may afterwards be recovered under the judgment aforesaid, the Managers shall, within two calendar months after the presentation to them of such certificate, out of the moneys at their disposal, pay that amount into the Treasury. Such certificate shall be conclusive evidence of the fact therein stated.

Application of money received by Managers under Rule XIII.

XIV.—If after making such payment as mentioned in Rule XIII. the Managers shall receive from any person on behalf of the Crown any moneys recovered under the judgment aforesaid, such moneys the Managers shall deal with as they are required to deal with moneys by Rule XI.

Managers may give one month's notice to an Associate that he will cease to be an Associate, XV.—The Managers may at any time give notice in writing to any Associate that, on the expiration of one calender month from the date of such notice he will cease to be an Associate; and accordingly, at the time specified, without further proceedings, the guarantee given for him will be no longer continued. A copy of such notice shall be sent to the Colonial Secretary at the same time that the notice is sent to the Associate.

Twelve months' notice to be given by an Associate of withdrawal from the Association.

XVI.—If any Associate shall, at any time, with the permission of the Governor, signify to the Managers his desire to withdraw from the Association, he may do so on the expiration of twelve calendar months from that time, and his privileges and liabilities as an Associate shall then absolutely cease; but during such twelve months those privileges and liabilities shall remain exactly the same as if he had not signified his desire to withdraw from the Association.

Resignation, dismissal, &c., of Associate not to affect his liability during time he was an Associate.

Repayment of loans to Associate. not affect the liability of the Association in respect of any breach of such Associate's bond that occurred while he was such Associate, but such liability shall remain in effect in the same way that it would have remained in effect if such Associate had not ceased to be an Associate.

XVIII.—Upon the resignation, dismissal without having been in default, withdrawal, or death of any Associate, he or his representatives shall be entitled to be repaid the full amount of his loans,

XVII.—The resignation, dismissal, or death of any Associate, or

his voluntary or enforced withdrawal from the Association, shall

XVIII.—Upon the resignation, dismissal without having been in default, withdrawal, or death of any Associate, he or his representatives shall be entitled to be repaid the full amount of his loans, with bonus additions, if no losses have attached, or such portions of such his loans and bonus additions as shall result to his credit after providing for all claims incurred during the connection of the past Associate with the Association, and towards which the share of such past Associate is liable to contribute; and the Managers in their discretion may withhold such repayments as long as may be necessary, to ascertain and determine the extent of the contributory obligation of the past Associate in respect of any such breaches.

Associates and Managers prohibited from bringing actions against the other XIX.—No Associate shall have any right to bring any action or suit against the Managers or any of them, and the Managers shall not have any right to bring any action or suit against any Associate concerning any claim arising out of these rules or out of this Association, except only claims by the Association against an Associate on any bond assigned for the benefit of the Association under these rules, or in respect of any payment made for any Associate. In case any difference of opinion shall at any time arise between the Managers and an Associate or his representatives concerning any such claim, that difference shall be referred to the Attorney-General for decision, and his decision thereon shall be absolutely final and binding upon all persons concerned.

Accounts to be kept by double entry. XX.—The Secretary, subject to the supervision of the Managers, shall keep, according to the system of double entry, complete and distinct accounts of the monetary affairs of the Association; and the Managers shall publish annual statements of such accounts (with explanatory reports) made up to June 30th of each year, for the information of all persons concerned. At each meeting the books written up shall be laid on the table by the Secretary for the inspection of the Managers.

Alteration of rules.

XXI.—If at any time it shall appear to the Managers that this code of rules might be altered in any way for the advantage of the Associates, without detracting from the value of the guarantee given or to be given by the Associates in any case, the Managers may submit their proposed alterations for the approval of the Governor in Executive Council.

#### FORM OF GUARANTEE.

The Public Service Mutual Guarantee Association, Ceylon, to Our Sovereign Lady the Queen.

Dated this ——— day of ———, 189

Witnesses.

Managers.

# DRAFT ORDINANCES.

# MINUTE.

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

An Ordinance to re-adjust the Customs Duties leviable on Firearms, and to impose an Export Duty on certain Hides and Horns.

Preamble.

W HEREAS it is expedient to re-adjust the Customs Duties leviable under Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884, respectively, on certain articles imported into this Colony, and to levy duties on certain articles heretofore exempt from duty when exported therefrom: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

To be read with Ordinances 17 of 1869, 14 of 1871, and 39 of 1884.

Duties imposed on certain articles of import.

An ad valorem duty of 30 per cent. to be levied on hides and horns of spotted deer and sambur.

Exporter to make entry.

Declaration of value.

Form of declaration.

Articles undervalued to be detained and dealt with in manner provided in section 43 of the Ordinance 17 of 1869.

Governor may prohibit exportation of articles mentioned in section 3 for specified periods.

- 1 This Ordinance and the schedule A hereto annexed, so far as they are consistent therewith, shall be construed and read as one with the Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884.
- 2 From and after the time when this Ordinance shall come into operation, the several duties of customs, as the same are respectively inserted, described, and set forth in figures in the schedule hereto annexed, shall be levied and paid upon the several goods, wares, and merchandise in the said schedule mentioned when imported into this Colony, anything in the aforesaid Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884 to the contrary notwithstanding.
- 3 From and after the time when this Ordinance shall come into operation, an ad valorem duty of 30 per cent. shall be levied and paid upon all hides and horns of spotted deer and sambur when exported from this Colony, anything in the said Ordinances Nos. 17 of 1869 and 14 of 1871 to the contrary notwithstanding.
- 4 It shall be the duty of the exporter of any of the articles mentioned in the preceding section or his agent to duly enter the same for exportation and to state the respective values of such articles in the entry, together with the description and quantity of the same, and such respective value shall be affirmed by the declaration of the importer of such articles or his known agent, in manner and form following; that is to say:—
- I, A B, of [place of abode], do hereby declare that I am [the exporter or authorised by the exporter] of the goods contained in this entry, and I enter the same at the respective sum or value mentioned opposite to the said articles, and amounting together to the sum of ————.

Witness my hand this day of day of , 189

- 5 If upon examination of the articles so entered it shall appear to the officers of the customs that the same are not valued according to the true wholesale market value thereof, it shall be lawful for such officers to detain such articles and to deal and dispose of them, and the proceeds arising from the sale thereof, in manner provided in section 43 of the said Ordinance No. 17 of 1869 for detaining, dealing, and disposing of goods, and the proceeds arising from the sale thereof entered for importation and not valued according to the true wholesale market value thereof.
- 6 The Governor may, with the advice and consent of the Executive Council, by Proclamation to be published in the Government Gazette, from time to time prohibit the exportation of any or all of the articles mentioned in section 3, during such period or periods of time as may seem expedient, and any such Proclamation in like manner may alter, amend, or revoke, and it shall be unlawful for any person or persons after such Proclamation during any such period or periods

Penalty for exporting during prohibited periods.

Operation.

to export any of the articles specified therein, and any person or persons exporting or attempting to export any such articles during any such period or periods shall be guilty of an offence, and shall be liable on conviction to imprisonment of either description for a term which may extend to six months or to a fine not exceeding one hundred rupees, or to both.

7 This Ordinance shall come into operation on the day of , 189 .

#### SCHEDULE.

IMPORT DUTY.

Articles.

Rs. c.

Arms:—
Fowling pieces, guns, and rifles, single-barrelled ... each 5 0
Fowling pieces, guns, and rifles, double-barrelled or
revolving ... ... each 10 0

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 24, 1891.

# MINUTE.

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

An Ordinance to prevent the wanton destruction of Elephants, Buffaloes, and other Game.

Preamble.

WHEREAS it is expedient to prevent the wanton destruction of wild elephants, wild buffaloes, and other game in this Island: Be it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

Commencement.

1 This Ordinance shall come into operation at such time as the Governor shall appoint by Proclamation to be published in the *Government Gazette*.

Repeal.

2 There shall be repealed, as from the commencement of this Ordinance, the enactments specified in schedule I. to this Ordinance, to the extent in the third column of that schedule mentioned.

Provided that such repeal shall not affect the past operation of, or any liability, penalty, forfeiture, or punishment incurred under, any enactment hereby repealed, or any investigation or legal proceeding in respect of any such liability, penalty, forfeiture, or punishment as aforesaid.

Where any unrepealed Ordinance incorporates or refers to any provision of any enactment hereby repealed, such unrepealed Ordinance shall be deemed to incorporate or refer to the corresponding provision of this Ordinance.

Interpretation.

- 3 "Government agent" shall mean the government agent of a province or the assistant government agent of a district, but not an office assistant to a government agent.
  - "Elephant" shall mean a wild elephant.
  - "Buffalo" shall mean a wild buffalo.

No person to kill or capture elephants or buffaloes without a license.

License to kill elephants.

- 4 From and after the commencement of this Ordinance no person shall kill or capture any elephant or buffalo without having previously obtained a license as hereinafter provided.
- 5 (1) A license to kill an elephant shall be subject to a stamp duty of ten rupees, and shall be in the form A in the schedule II. hereto, and a license to kill a bull elephant of not

less than seven and a half feet at the shoulder shall be subject to the same stamp duty, and shall be in the form A 1 in the schedule hereto, and each of the said licenses shall be subject to the conditions inscribed thereon.

License to capture elephants.

(2) A license to capture an elephant shall be subject to a stamp duty of ten rupees, and shall be in the form B in schedule II. hereto, and subject to the conditions inscribed

License to kill buffaloes.

(3) A license to kill a buffalo shall be subject to a stamp duty of twenty rupees, and shall be in the form C in schedule II. hereto, and subject to the conditions inscribed thereon.

License to capture buffaloes.

(4) A license to capture a buffalo shall oe subject to a stamp duty of five rupees, and shall be in the form D in schedule II. hereto, and subject to the conditions inscribed

Colonial Secretary or government agent to issue licenses.

- (1) It shall be lawful for the Colonial Secretary to issue the license in the form A in schedule II. hereto, mentioned in sub-section (1) of the preceding section, and for the government agent to issue the license in the form A 1 in the schedule II. hereto, mentioned in the said sub-section, and any of the licenses mentioned in sub-sections 2, 3, and 4 of the said section.
- (2) The Colonial Secretary or government agent may attach to any license issued by him any conditions he may deem fit, and may limit the period during and the limits within which such license shall be in force. Such conditions, period, and limits shall be inscribed on the license itself.
- (3) Every such license shall cease to be of any force or effect upon the expiration of the period therein mentioned.
- (4) No license shall be issued for the capture of any elephant between the first day of November and the thirtieth day of April in any year.

(1) The Colonial Secretary or government agent may at his discretion refuse to issue any license under this Ordinance, and may revoke any license which shall have been issued by him.

(2) Any person aggrieved by any order of the government agent refusing to grant or revoking a license may appeal to the Governor in Executive Council within seven days from the date of such order being communicated to him, and the decision of the Governor in Executive Council shall be final and conclusive.

revocation of license.

Destruction of

dangerous or

troublesome

elephants or buffaloes.

Destruction of

trespassing on cultivated lands.

elephants

Royalty on

elephants

exported.

- (1) The government agent may issue licenses free of stamp duty for the destruction of any troublesome or dangerous elephant or buffalo.
- (2) The government agent on issuing any license under this section shall forthwith report the same to the Governor,
- detailing in such report the circumstances under which such license was issued.
- 9 It shall be lawful for any person to destroy without a license any elephant while trespassing in or upon any cultivated land; provided that information of the destruction of such animal shall be forthwith given in writing to the nearest headman or police officer.
- Every elephant removed from this Island to any place beyond the seas shall be henceforward subject to the payment of a royalty of two hundred rupees, and such royalty shall be collected by the officers of customs at the various ports of shipment throughout the Island.

Penalties.

- 11 The following penalties are imposed for the following acts, which are hereby declared to be offences:-
  - (a) Any person who shall kill without a license, or contrary to the tenor of the license issued to him, or shall capture without a license, an elephant shall be liable to a fine not exceeding two hundred and fifty rupees for each elephant so killed or captured, or to rigorous imprisonment which may extend to a period of six months, or both.

Refusal or

- (b) Any person who shall kill or capture a buffalo without a license shall be liable to a fine not exceeding one hundred rupees for each buffalo so killed or captured, or to rigorous imprisonment for a period not exceeding three months, or to both.
- (c) Any person who shall transfer a license issued to him under the provisions of this Ordinance, or who shall accept a license so transferred, or who shall infringe any of the conditions of a license issued to him, shall be liable to a fine not exceeding one hundred rupees, or to rigorous imprisonment for a period not exceeding three months, or to both.

Shooting at night and netting prohibited. 12 It shall not be lawfuls for any person to shoot any species of game specified in the schedule III. hereto between the hours of 7 P.M. at night and 5 A.M. in the morning, or at any time to lay or spread any net or snare for the purpose of catching or destroying any game mentioned in the said schedule; and any person who shall shoot or attempt to shoot any species of game mentioned in the said schedule between the hours of 7 P.M. at night and 5 A.M. in the morning, or lay or spread, or attempt to lay or spread any net for the purpose aforesaid, shall be guilty of an offence and be liable on conviction to a fine not exceeding one hundred rupees, or to rigorous imprisonment not exceeding three months, or to both.

Jurisdiction given to police courts.

13 Police courts are hereby empowered to deal summarily with all cases instituted under this Ordinance, and to impose the full penalties herein prescribed, anything in the Criminal Procedure Code, 1883, or in any other Ordinance to the contrary notwithstanding.

Informer's share of fines.

14 It shall be lawful for any police magistrate to direct that any sum not exceeding one-half of the fine actually recovered and realised under the provisions of this Ordinance shall be paid to the informer.

Evidence.

15 In any prosecution instituted under this Ordinance against any person for having killed or captured an elephant or buffalo without a license, the burden of proof that he holds a license shall lie on the party accused, and until the contrary shall be proved he shall be deemed to have no license.

### SCHEDULE I.

No. and Year.	Titļe.	Extent of Repeal.			
No. 13 of 1869	An Ordinance to prevent the wanton destruction of Elephants and to restrict their removal from the Island	nance.			
	An Ordinance to prevent the wasteful destruction of Buffaloes	nance.			
No. 24 of 1889	An Ordinance relating to Village Communities	Only sub-section (19) of section 6.			

#### SCHEDULE II.

A.—License to kill one Elephant.

No. — [Stamp Rs. 10.

Under the provisions of the Ordinance No. — of 189, section —
I, — , Colonial Secretary, do hereby license — , of to kill one elephant within this Island [or state limits].

This license to remain in force until the — , 189.

Colonial Secretary's Office,

Colonial Secretary.

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

# A 1.-Licenseto kill a Bull Elephant. No. -[Stamp Rs. 10. Under the provisions of the Ordinance No. --- of 189 , section -, Government Agent [or Assistant Government Agent] for -, do hereby license ———, of ———, to kill one bull the \_\_\_\_\_, do hereby license \_\_\_\_\_, of \_\_\_\_\_, to kill one bull elephant of not less than seven and a half feet-at the shoulder within the province [or district, or state the limits]. This license is to remain in force until the \_\_\_\_\_, 189 . Government Agent's Office,] Government Agent's Office,] Government Agent [or Assistant Government Agent.] Note.—This license is issued subject to the conditions inscribed on the back hereof. B.—License to catch one Elephant. No. -Stamp Rs. 10. I, \_\_\_\_\_, Government Agent [or Assistant Government Agent] for the \_\_\_\_\_, do hereby license \_\_\_\_\_, of \_\_\_\_, and the trappers employed by him to catch one elephant within [state limits]. This license to remain in force until the -Government Agent's Office, Government Agent's Office], [or Assistant Government Agent's Office], Government Agent [or Assistant Government Agent]. Note.—This license is issued subject to the conditions inscribed on the back hereof. C.-License to kill one Buffalo. No. -[Stamp Rs. 20. Under the provisions of the Ordinance No. — of 189 section I, \_\_\_\_\_, Government Agent [or Assistant Government Agent] for the \_\_\_\_\_, do hereby license \_\_\_\_\_, of \_\_\_\_\_, to kill one buffalo within [state limits]. This license to remain in force until the ———, 189 Government Agent's Office, Government Agent's Office], [or Assistant Government Agent's Office], 189 Government Agent [or Assistant Government Agent]. Note.—This license is issued subject to the conditions inscribed on the back hereof. D.—License to catch one Buffalo. No. --Stamp Rs. 5. Under the provisions of the Ordinance No. — of 189, section —, I, ——, Government Agent [or Assistant Government Agent] for the ——, do hereby license ——, of ———, to catch one buffalo within [state limits]. This license to remain in force until the \_\_\_\_\_, 189 Government Agent's Office, [or Assistant Government Agent]. Note.—This license is issued subject to the conditions inscribed on the back hereof. SCHEDULE III.

Spotted deer. Sambur. Red deer or barking deer.

By His Excellency's command,
E. NOEL WALKE

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 24, 1891.

#### MINUTE.

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

## An Ordinance relating to Firearms.

Preamb .

THEREAS it is expedient to make better provision respecting the possession and use of firearms in this Colony: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:-

Short title. Operation. 1 This Ordinance may be cited for all purposes as "The Firearms' Ordinance, 1891," and it shall come into operation day of on the

Repeal.

- The Ordinance mentioned in schedule I. hereto is hereby repealed to the extent mentioned in the third column of that schedule, but such repeal shall not affect-
  - (a) any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed; nor
  - (b) the continuance of any legal proceeding already instituted, and which may be pending, under any enactment so repealed before the commencement of this Ordinance.

Where any unrepealed Ordinance incorporates or refers to any provision of the Ordinance hereby repealed, such unrepealed Ordinance shall be deemed to incorporate or refer to the corresponding provision of this Ordinance.

Interpretation.

- For the purposes of this Ordinance
  - "Gun" includes every fowling piece and rifle, and also every air-gun or other kind of gun from which any shot, bullet, or missile can be discharged, but not any revolver, pistol, or toy gun.

"Government agent" includes the assistant govern-ment agent of a district, but not the office assis-

tant of any government agent.

License to possess or to use or carry a gun.

- 4 From and after the coming into operation of this Ordinance, no person shall, without having first obtained a license for the purpose in manner hereinafter enacted-
  - (a) have in his custody or possession any gun; or (b) use or carry any gun.

Provided that nothing herein contained shall apply or extend to any manufacturer of or dealer in guns duly licensed as hereinafter provided; nor to any person actually employed by any such manufacturer or dealer to carry or convey guns for the purposes of his trade; nor to any person entrusted by a licensee with the temporary custody or possession (otherwise than by way of loan or hire) of any gun for which a license has been obtained.

Licenses how to be obtained.

5 (1) Every person desirous to obtain a license for either of the purposes mentioned in section 4 shall make application to that effect, either verbally or in writing, to the government agent of the province in which the applicant is for the time being residing, specifying the name and residence of the applicant and the number and description of the gun or guns for which a license or licenses may be required, and whether such gun is to be possessed merely or to be used or carried. Such government agent shall thereupon issue to the applicant a license for each gun specified in the application as near as is material in one of the forms A and B specified in schedule II. hereto, according as the gun is to be possessed merely or to be used or carried.

(2) Every license issued for a gun to be possessed merely shall be on a stamp of one rupee. Every license issued for agun to be used or carried shall be on a stamp of two rupees and fifty cents.

(3) The government agent may, at his discretion, issue to any landowner, or at the request of any landowner to any servant of such landowner, a license to use a gun on the property or properties of such landowner free of stamp duty,

Stamps on licenses.

provided that the stock of the gun so licensed shall be painted white, and that the license shall specifically state the property or properties on which the gun may be used.

(4) All licenses issued under this section shall be annual only, and shall expire on the thirty-first day of December next ensuing after the issue thereof, and no license issued under this section shall be transferable.

Guns may be marked by government agent if necessary. 6 Whenever any gun for which any license is applied for is not marked with such names or figures, or in such other manner as that the same may be readily identified, it shall be lawful for the government agent to whom the application is made, before granting the license applied for, to require the applicant to produce to him any such gun, and thereupon to cause the same to be marked either on the stock or barrel with some permanent mark whereby the same may afterwards be known and identified, but in such manner as not to injure or disfigure the same; and such gun when duly marked shall, with the license relating thereto, be delivered to the said applicant; and the expenses attendant on such marking shall be defrayed by the government agent out of the public funds.

Register of licenses.

7 Every government agent shall register all such licenses so granted in a book to be kept for that purpose, and it shall be lawful for any person at any time during office hours to demand inspection of the said book, and also to take any copy or extract therefrom.

Proceedings where license lost, destroyed, defaced, &c. 8 If any license granted under the provisions of this Ordinance shall be by any casualty destroyed, defaced, or lost, it shall be lawful for the person to whom the same shall have been granted to report the same to the government agent for the province wherein such person resides, and if such government agent shall be satisfied of the fact of such casualty or loss, he shall grant to such person a certificate substantially in the form C in schedule II. hereto, reciting such loss, and setting out the purport and effect of the license so lost, defaced, or destroyed, and such certificate shall be in lieu thereof and of like force and effect.

Proof of possession.

9 The occupier of any house or premises in which any gun shall be found shall, for the purposes of this Ordinance, be deemed and taken to be the possessor of such gun.

License to make or sell guns.

- 10 (1) No person shall make in this Island any gun or any part of a gun without a license from the government agent of the province within which such person resides, which license shall be substantially according to the form D in schedule II. hereto, and shall be on a stamp of rupees.
- (2) No person shall keep for or expose to sale in this Island by way of auction or otherwise any gun or any part of any gun without a license from the government agent of the province within which such person resides, which license shall be substantially in the form E in schedule II. hereto, and shall be on a stamp of fifty rupees. Provided that no person duly licensed as an auctioneer under the Ordinance No. 15 of 1889 shall be required to take out a separate license under this sub-section for keeping for or exposing to sale by way of auction any gun or part thereof, and that nothing in the sub-section contained shall be construed to prevent any person licensed to possess or to use or carry a gun under this Ordinance from selling any such gun without having obtained a license under this sub-section.
- (3) All licenses issued under this section shall be annual only, and shall expire on the thirty-first day of December next ensuing after the issue thereof.

Offences and penalties.

- 14 The following penalties are imposed for the following acts, which are hereby declared to be offences under this Ordinance:—
  - Any person having in his custody or possession or using or carrying any gun without having first obtained a license therefor as required by section 4, shall be liable to a fine not exceeding one

hundred rupees, or to rigorous imprisonment for a term which may extend to three months, or to both, and such gun shall be liable to confiscation in the discretion of the court.

If such gun is proved to be the property of some person other than the party in whose custody or possession it is so found, such person shall be also guilty of an offence, and liable to the same penalty unless he can prove that such gun was so possessed without his knowledge or against his consent.

- (2) Any person who shall wilfully obliterate or deface, or alter, counterfeit, or forge any mark placed by any government agent on any gun under the provisions of section 6 hereof, or shall mark any gun with any mark resembling or intended to resemble any mark so used by such government agent, with intent thereby to expose any person to any fine, or to defraud Her Majesty of any stamp duty, or to commit any other fraud, shall be liable for every such offence to a fine not exceeding two hundred rupees; and such gun, if the property of the offender, shall be liable to confiscation in the discretion of the court.
- (3) Any person who shall make or have in his custody or possession for the purpose of his trade as a maker of or dealer in guns any gun or part thereof without having first obtained a license as required by section 10, or contrary to the terms of ouch license, shall be liable to a fine not exceeding two hundred rupees, or to rigorous imprisonment for a term which may extend to three months, or both; and any gun or any part of a gun in respect of which such offence has been committed shall be liable to confiscation in the discretion of the court.
- (4) Any headman or officer of police or peace officer whosoever, who, having good reason to know or to believe any person to be guilty of having in his custody, or using, carrying, possessing, making, or selling any gun without a license as by this Ordinance required, fails to inform against such person, shall be liable to a fine of fifty rupees in respect of every failure so to inform against such person.

Public servant may arrest without warrant. 12 It shall be lawful for any public servant as defined in the Ceylon Penal Code to arrest without warrant any person possessing, using, or carrying a gun without a license as herein provided, and to detain such gun in his custody until such time as he can produce the same with the person arrested before a magistrate competent to try the offence for which such person shall have been arrested.

Police court to have jurisdiction.

13 (1) Every offence under this Ordinance shall be triable by the police court having jurisdiction over the division in which such offence is committed, and it shall be lawful for such court to impose the full fine or penalty herein provided, notwithstanding that such fine or penalty is beyond the ordinary jurisdiction of such court to inflict, anything in section 16 of the Criminal Procedure Code to the contrary notwithstanding; and such court may by its order declare and adjudge any gun or part thereof liable to confiscation under section 11 to be forfeited, and such forfeiture may be in addition to any other punishment hereinbefore prescribed.

(2) Any gun or part thereof forfeited under this Ordinance may be destroyed or otherwise disposed of in such manner as the court by which the same is forfeited may direct.

(3) The provisions of sections 63 to 66, both inclusive, of the Ceylon Penal Code shall be applicable to convictions under this Ordinance.

Half fine to informer.

14 It shall be lawful for the court in the case of any conviction under this Ordinance to direct that any sum not exceeding one-half the fine actually recovered and realised shall be paid to the informer.

(3\*)

Proof of license to be on accused. 16 Whenever any person is charged under the provisions of this Ordinance with having in his custody or possession, or with using or carrying, or with making or selling any gun without a license, the proof that such person is licensed shall be on the accused, and until the contrary shall be proved he shall be deemed to have no license.

Prosecution when barred.

16 No prosecution shall be instituted against any person for any offence committed against any of the provisions of this Ordinanee after the lapse of months from the time at which the offence is alleged to have been committed.

Exemptions.

17 Nothing in this Ordinance contained shall render it necessary for any person serving in Her Majesty's forces, or in any police force, or in any corps of volunteers within this Island, to obtain a license in respect of any gun possessed. used, or carried by him in the performance of his duty.

## SCHEDULE I.

Number and Year. Title. Extent of Repeal.

Ordinance No. 19 of 1869 ... Firearms ... The whole.

#### SCHEDULE II.

A.—Form of License to possess a Gun.
No. — [Stamp Re. 1.
A B, of ———, has this day been licensed to possess a [describ- gun, as "a double-barrelled fowling piece, ———————————————————————————————————
may be].
This license expires on the 31st day of December, 189 .
Issued the ——— day of ———, 189
(Signed) ————————————————————————————————————
B.—Form of License to use or carry a Gun.
No. — [Stamp Rs. 2.50.
[Same form as A, but for the words "possess" substitute "use of carry,"]
C.—Form of Certificate under Section 8.
Whereas on the ———————————————————————————————————
Given under my hand at ———————————————————————————————————
, (Signed) — Government Agent.
D.—License to make Guns under Section 10.
No. —— [Stamp Rs.
A B, of, has been duly licensed to carry on the trade of pusiness of a manufacturer of guns at
This license expires on the 31st day of December, 189 .
(Signed) ————————————————————————————————————
E.—License to sell Guns under Section 10.
No [Stamp Rs. 50.
A B, of, has been this day licensed to carry on the trade or business of a dealer in guns at
This license expires on the 31st day of December, 189 . (Signed)
Government Agent. By His Excellency's command,
E. Noel Walker.
and an owner of an analytical

Colonial Secretary.

Colonial Secretary's Office,

Colombo, July 24, 1891.

# NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, July 29, 1891.

MADRAS, EAST COAST.

It is hereby notified for general information that intimation has been received from the Government of Madras that the Armeghon light, on the east coast of that Presidency, will be extinguished for purposes of repair on October 1 next, for a period of about two months.

CEYLON, EAST COAST.

Notice is hereby given that in consequence of encroachment of the sea, the obelisk near the mouth of Batticaloa lake, east coast of Ceylon, has been demolished, and a new obelisk has been erected on a site which bears S. 30° 50′ W. magnetic, and distant 680 ft. from the old obelisk site.

Government of Queensland.—No. 18 of 1891 Keppel Bay.—Reported Rock off Gebat Keppel Island.

Notice is hereby given that a break indicating a sunken rock or small shoal is reported by Captain Hannah, coast pilot, to exist off Great Keppel Island, Keppel bay, in the following approximate position:—

East extremity of Bald rock ... bearing N.W. & W. West extremity of Berren Island ... bearing N.E. & N. South, extremity of Humpy Island... bearing S.W. & W. The estimated depth of water over it at low water is 12 ft.

JOHN MACKAY, for Portmaster.

Department of Ports and Harbours, Brisbane, May 29, 1891.

No. 20 of 1891.

BRISBANE RIVEE BAR.—Position of Sunken Steamer Kate.

With reference to notice No. 33 of 1890, issued on November 12 last, further notice is given that the vessel's masts being now removed, a green buoy is moored about one-third of a cable to the northward of the position of the wreck.

T. M. ALMOND, Portmester.

Department of Ports and Harbours, Brisbane June 24, 1891.

# REVENUE NOTICES.

# Lease of Plumbago Lands.

OTICE is hereby given that the Government Agent, North-Western Province, will, until noon of Monday, August 17, 1891, receive tenders for the lease of the following land for one year, free of payment of tithe to

The lessee will be required to enter into an agreement with the Government Agent, and to take out a license on a stamp of Rs. 10.

Preliminary plan 1,553. Situation-Ihalavisideke korale, Weudawili hatpattu.

Extent. Description. A. R. P.

Lot. 8100

Village. Mipitiya

Jungle

0.34

If no satisfactory tender is received the Government Agent will expose the lease for sale by public auction at the Kurunegala Kachcheri on the above-mentioned date, subject to a reserved price to be fixed by him at the time.

By His Excellency the Governor's command,

E. NOBL WALKER

Colonial Secretary.

# මිනිරන් තිබෙන ඉඩම් බදුදීමේ නොතිසිය.

වුම් 1891 ක්වූ අගෝස්තු මස 17 වෙනි සදුද දවල් වනතුරු වයඹ දිසාවේ ආණ්ඩුවේ ඒජන්ත උන්නා න්සේ විසින් මෙහි පහත සඳහන්වෙන මිනිරන් තිබෙන ආණ්ඩුවේ ඉඩම් අවුරුද්දක බද්ද ඉල්ලා දෙන වැන්ඩර් පසු බාරගන්ට ගෙදෙනවා ඇත. තවද මෙකි ඉඩම්වලින් ආණ්ඩුවට හෙවියයුතු දහයෙන් පංගුව අත කරන්ට යෙදෙන්නේ නැත.

බදුගත්හා හැනැත්තා ඒජන්නඋන්නාන්සේ සමග පොරොන්දුවකට බැඳෙන්ව ඕනෑවත් ඇර රූපියල් දහයක මුද්දරයක් පිට බලකඩදයක් ගන්ට ඕනැය.

සිනියම 1,853. පිහිටා තිබෙන්නේ—වැඋඩපිල්ලිහන්තුවේ ඉහල විසිදෙනේ කෝර**ලේ.** 

මහත. අඤම. අ. රු. ප.

ගම. ඉතා. **ම්පි**විය 8100

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සැහෙන කරමේ ඉල්ලීමක් නොලැබුනොත් ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ විසින් එම දිනම කුරුනෑ කල කව්වේරියේදී මතුක් ඉඩම් බද්ද නියම්කරණ මිලේට යටත්ව විකුණින්ට යෙදෙනවාඇත.

අණ්ඩුකාර උතුමානන්වහන්සේගේ අ**ඥවලෙස**,

*ඊ.* නොඑල් වා**ක**ර්, මහසෙකුතාරිස් වම්ක.

# Lease of Plumbago Land.

OTICE is bereby given that on Monday, the 3rd proximo, at noon, the Government Agent, Southern Province, will sell by public auction at the Galle Kachcheri, the lease for one year, free of payment of tithe to Government, of the plumbago land called Hinketiya at Pitigala in the Bentota-Walallawiti korale, containing in extent about 21 acres; and bounded on the north by Hinketiyawela, east by Ittagoda Polenwa, south by lot 6,680 in preliminary plan 3,031, and west by Hinketiya-ela.

The lessee will be required to enter into an agreement

with the Government Agent and to take out a license on

a stamp of Rs. 10.

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

ම්ණිරත් ඉඩම් බදුවිකිණිම.

🗕 වන මස 3 වෙනිදින සදුද, දවාලව දකුණු පලාතේ 🛡 ආණ්ඩුවේ ඒජන්තඋත්නාන්සේ විසින් ගාල්ලේ

කච්චේරියේදී මෙහි පහත සදහන්වෙන මිණිරන් තිබෙන ඉඩමේ අවුරුද්දක බද්ද පුසිබ වෙන්දේසියේ විකුණින්ට යෙදෙනවා ඇත. එනම්:—බෙන්තර වල ල්ලාව්විකෝරලේට අයිති පිවිගලහරිගේ නිබෙන අක් කර 2 දුක් පුමාණ බිම්තරම් ඇති නීන්කැවිය කියන ඉඩමට මායිම්-උතුරට, භීත්කැවියවෙල; නැගෙනඉරට, ඉක්තගොඩ පොල්ලැව්ව; දකුනව, නොමෙර 3,031 සිතියමේ 6,680වේ බිම්කැබැල්ල සහ බස්**තාඉරට,** හින්කැවියේ ඇල.

මෙකි ඉඩමෙන් ආණ්ඩුවට ගෙවීයයුතු දහයෙන් පතුව අයකරන්ට කෙදෙන්නේ නැත. තවද බදුගන්න තැතැත්තා ජජන්තඋන්නාන්සේ සමග පොරොන්දුව කට බැඳෙන්ට ඕනෑවන් ඇර රුපියල් දහයක මුද්ද රයක්පිට බලකඩයුසියක් ගන්ව ඕනෑය.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආ**ඥුවලෙස**,

ඊ. නොඑල් වාකර්, මහලසකුතාරිස් වම්න.

#### PROVINCE LAND SALES IN THE CENTRAL

No. 1,264, c. P.

Colonial Secretary's Office, Colombo, July 22, 1891.

N Wednesday, September 9, 1891, 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.

Au allotment of land situated in the Kandukarapahala korale division of the Udapalata district of the Central Province.

Preliminary plan 4,281.

Extent.

Lot. Village. Name of Land.

Name of Applicant.

Description.

A. R. P.

11399

Nuwaragedara Kira, Maharage-

Palle Deltota

Purankumbura

dara Garu, and Mabakumbura Siripala, of Palle Deltota

Abandoned paddy

field

Upset price,-Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,264, C. P.

වුණී 1891 ක්වූ ජූලිමස 22 වෙනි දින කොළඹ

මහසෙකුතා රිස්උන්නා න්සේගේ කන්තෝරු වේදීය.

ලු ඛාමදීසාවේ ගෞරවනියවූ ඒජන්නඋන්නාන්සේ විසින් වෙහිපහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම තුණ්ඩුවේ නියෝගවල පුකාරයට වමී 1891 ක්වූ සැප්හැම්බර්මස 9 වෙනි බුදදින දවල් 12ට මහනුවර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවාඇත. මබාමදිසාවේ උඩපලාත කදුකරපහලකෝරලේ පිහිටාතිබෙන බිම්කැබලි 1ක්.

සිතියම 4,281. ගම—පල්ලේදෙල්තොට.

මහත්.

ඉතා. 11399

ඉඩමේ නම, පුරන්කුඹුර

ඉල්ඵම්කළඅයගේ නම.

අඤම. අ. රු. ප.

පල්ලේදෙල්තොව නුවරගෙදර කි්රා, මහරගෙදර ගුරෑ සහ මහකුඹුරේ

පාඑකුඹුර

Extent.

5 to 3

අක්කරයක් රුපියල් 10යේ හිට විකුණන්ට පටන්ගනුලැබේ.

සිරිපාලාත්

ඉම්ම ඉඩම ගැණෑ වෑඔදුර කාරණ වංශාධිපති සරමේසර්ජනරාල්උන්තාන්සේගෙඤ, විකිනීමේ ඉකාන් දේසිය ගැණි කාරණ මබා වදිසාවේ ගෞරවනියවූ ආණ්ඩුවේ ඒජන්තඋත්තාත්සේගෙන දිනගත්ට පුළුවන. 🧢

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස, ඊ. නොඑල් වාකර්

මහසෙකුතාරිස් වම්හ.

#### THE SOUTHERN PROVINCE LAND SALES IN

Colonial Secretary's Office, Colombo, Jay 16, 1891.

No. 790, s. P.

N Monday, September 7, 1891, at noon, the Government Agent for the Southern Province will put up to auction, at his office in Galle, the under-mentioned portions of Crown Land, on the terms authorised by Government. Twelve allotments of land situated in the Bentota-Wallallawiti korale of the Galle district of the Southern Province.

Preliminary plan 1,407. Situation-Kandegodapalata.

Lot.	Name of Land.	Name of Claimant.	Description.	A.	R.	P.	
11298 11299 11300 11301 11302	Puwakgahaduwa-addaragoipala Puwakgahaduwa Ambagahaduwa Gingahaelapitakumbura Kosgahaduwa	The Crown do. do. do. do.	Paddy field Jungle do. Paddy field Jungle	0 1 8	2 8 2 1 2	3 <b>8</b> 3 29	•
11808 11804 11290 11291 11292	Kandegoda-addara or Kosgasduwa- addaragoipala Totagodakele Kandagoda-addaragoipala Qo. Ganga-addarakerewa	do do. do. do. do.	Paddy field Jungle Paddy field do. Jungle	11 26 8 14	8 8	9 12 9	

				Extent.
Lot.	Name of Land.	Name of Claimant.	Description.	A. R. P.
11293 11295	Weralugasgoipala Ganga-addarakumbura	The Crown do.	Paddy field do.	- 12 2 38 - 6 2 33

Upset price,—Rs. 10 per scre.

Nors.—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 can be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Galle.

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 790, s. r.

වෂී 1891 ක්වූ ජූලි මස 16 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

එදිසාවේ දකුණුපලාතේ ආණ්ඩුවේ ඒජන්තඋන්නාත්සේ විසින් මෙහි පහන සදහන්වෙන ආණ්ඩුව සන් තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1891 ක්වූ සැප්තැම්බර්මස 7 වෙනි දිනවූ සඳුද දවාලට ගාල්ලේ කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවාඇත.

ගාඵදිසාවේ දකුණුපලාතේ බෙන්තර වලල්ලාවිටිකෝරලේ කොට්ඨාසයේ පිහිටාතිබෙන බිම් කැබෙලි 12ක්සිතියම 1,407. පිහිටාතිබෙන්නේ—කන්දෙගොඩපලාත.

2.0	1,101.			_	නෙ.
නො.	ඉඩමේ නම.	අයිතිකම කියන්තා.	අණුම.	<b>අ.</b> 0	íz. O.
11298	පුවක් ගහදුව අද්දර ෙගා යිපල	රාජසන්තක	කුඹුර		25
11299	පුවක්ගහදුව	<b>එ</b> ම	<b>බැ</b> ද්ද	-	1 33
.11300	අඹගහදුව	එම	එම	-	23
11301	<b>තිංගහ</b> ඇලපිටකුඹුර	එම	කුඹුර	-	3 29
11302	කොස්ගහදුව	එම	ଭ୍ୟୁଟ୍	0	1 21
11303	කන්දෙගොඩඅද්දර නොදෙ	ා ත්		*	
	<b>කොස්දුවඅද්දරගොයිපල</b>	එම	<b>කුඹුර</b>	11 3	3 32
11304	<b>නොට්</b> නොඩකැලේ	එම	ଇଁ (देव	26	1 29
11290	කත්දගොඩඅද්දරගොයිපල	එම	කුඹුර	3 :	29
11291	එම	එම	් ඒම	14	1 11
11292	<b>ග</b> ඟඅද්දරකැරෑව	එම	<b>බැ</b> ද්ද	5	1 18
11293	<b>ඉවරඵගස්ගොයිපල</b>	එම	කුඹුර		2 38
11295	ගඟඅ <i>ද්</i> දරකුඹුර	එම	් එම	6	2 33
		400 0 - 0 - 0 - 10			

අක්කරයක් රුපියල් 10 ගණනේ විකුණිනවාඇත. බසුව යුති කෙනෙකුට සමුණිව සියුවල් සියුවලට සමුණ සියුවලට සම්

ු මෙම ඉඩම්වලට යම් කෙනෙකුට අයිතිවාසිකමක් තිබෙනවාය කියා හිතනවානම් ඒබව සාක්ෂිවලින් විකි නීම දවසේදී ඒජන්තඋන්නාන්සේ ඉදිරිපිට කියාසිවින්ට ඕනැය.

ි මෙම ඉඩම් ගැණි වැඩිදුර කාරණ වංශාහිපති සර්වේගර්ජනරාල්උන්නාන්සේගෙනු, විකිනීමේ කොන් දේසිය ගැණි කාරණ ගාඵදිසාවේ දකුණුපලාතේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙනු දැනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥුවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් <mark>වම්න.</mark>

No. 791, s. p.

Colonial Secretary's Office, Colombo, July 16, 1891.

O N Wednesday, September 16, 1891, at 1 o'clock, the Assistant Government Agent for the Hambantota district will put up to auction for sale, at his office in Hambantota, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land situated in the Magam pattu division of the Hambantota district of the Southern Province.

×10		Preliminary plan 2,591.		Extent.		
Lot.	Village.	Name of Applicant.	Description.	A. R. P.		
4768	Tihawa	C. F. S. Jayawickrama and Don Bastian Guna- wardena, Mahavidane, of Hambantota	Forest	3 Q 36		
7910 7911	Do. Do.	Preliminary plan 1,012. D. D. Dheresekera do.	đo. do.	9 8 16 9 8 4		

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

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

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

No. 791, s. P.

4768

වම් 1891 ක්වූ ජූලි මස 16 වෙනි දින කොළඹ මහසෙකුතා රිස්උන්නා න්සේගේ කන්තොරු වේදීය.

කාත්තර දිසාවේ ආණ්ඩුවේ ජජත්තඋන්තා න්සේ විසින් මෙහි පහත සදහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආ කේඩුවේ නියෝගවල පුකාරයට වම් 1891 ක්වූ සැප්තැම්බු මස 16 වෙනි දිනවූ බදුදුට හඹන්තර කව වේරියේදී වෙන්දේසිකර විකුණන්ට ශයදෙනවා ඇත.

. හඹත්තර දිසාවේ දකුණුපලාතේ මාගම්පත්තුවේ කොට්ඨාසයේ පිතිවානිබෙන බිම්කැබෙලි. මහත. සිතියම 2,591. අයිතිකම කියන්නා. തම. ඉල්ඵම්කාරයා. രമാം අන්දම. අ. රු. ප. නිකව සී. ඇප්. ඇස්. ජගවිකුම සහ දෙන්බස්තියන් ගුනවර්දන කඹන්තර මහවිදුනේරාල අා ණේඩුව බැද්ද 0 36

සිනියම 1,012. 7910 එම හි. ඩි. බීරසේකර අා ණේඩුව കര 9 3 16 7911 එම එම එම 9 3 4

මෙම ඉඩම්වලට යම්කෙනෙකුට අයිතිවාසිකමක් තිබෙනවායකියා හිතනවානම් ඒ බව සා*ස*ම්වලින් විකි නීමේ දවණස්දී ඒජන්තඋන්නා ත්සේ ඉදිරිපිට කියා සිටින්ට ඕනැය.

මෙම ඉඩම්ගැණි වැඩිදුරකාරණ වංශාඛපති සර්වේයර්ජනරාල්උන්නා න්<sub>මස්මෙ</sub>ගන්ද, විකිනීමේ කොන් දේසියගැණි කාරණි හඹන්තොට ආණ්ඩුවේ උපඒජන්තඋන්නාන්සේගෙන්ද දුනගන්ට පුළුවන.

> ආන්ඩුකාර උතුමානන්වහන්සේ ආඥුවලෙස, ඊ. නොඑල් වාකර්, මහසෙකුතා රිස් වම්හ.

No. 792, s. P.

Colonial Secretary's Office, Colombo, July 16, 1891.

N Wednesday, September 9, 1891, 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.

Twenty-seven allotments of land situated in the Weligam korale division of the Matara district of the Southern Province. Preliminary plan 2,751.

		remainary plan 2,101.		F	xte	ent.
Lot.	Name of Land.	Village.	Description.	-		P.
5401	Udatampella	Bangama	Paddy	1	2	7
5402	Maguramullakanatta or Alu					
	watta-atmaga	Kerawakbokka	Chena	3	3	16
5403	Simbalagahawatta	Bangama	Vegetable garden	0	1	23
5404	Udatampellawatta	do.	do.	0	2	10
5405	Maguramullakanatta	Kerawakbokka	do.	0	2	26
<b>5406</b> .	Do.	do.	Chena	0		23
5407	Ganbadda	do.	Paddy	1	3	1
		Preliminary plan 2,910.	•			
6029	Amukoratuwa	Katanwela	Low jungle	2	3	9
		Preliminary plan 2,972.				
6408	Pellegalawila	Minibogoda	Paddy land	2	1	9
6409	Mudukarawedeniya	do.	do.	3	1	8
6410	Karandeniya	do.	do.	2		11
6411	Bokutugahadeniya	Ganbella	do.	2	0	15
		Preliminary plan 3,022.				
6651	Udakumburahena	Kotadupe	Jungle	11	1	34
6653	Do.	do.	Citronella & cocoanut		ī	
6654	Kadurupahadeniyahena	do.	do.	3	ī	
		Preliminary plan 3,138.	40.	_	_	
7093	Kulundollagodella	Denepitiya	Jungle	7	2	1
N 277	Do.	do.	Old jak	ó	1	
() 277	Julagahakoratuwa	go.	do.	0	0	38
P 277	Kulundollagodella	do.	Citronella	0	1	
			0.42.004			
7447	O	Preliminary plan 3,245.	Chena	1	9	11
7448	Guruboulgodahena	Ketanwela	do.	8	2	
/ 110	Dangahahenadeniya	Eramudugoda	do.	0	-	v
		Preliminary plan 3,272.		_		
7525	Mahamuttetuwa	Ketanwila	Paddy field	1		34
7526	Vidanamuttetuwa	do.	do.	1		17
7528	Kottedeniyaokandagodahena	do.	do.	3	2	3
		Preliminary plan 2,684.		_	_	_
5147	Karanduwagoda	Peddapitiya'	Chena	8	8	7
5148	Karanduwadeniya	do.	Deniya	0		25
5149	Maliaddegoda	do.	Chena	0	3	28
Upset	price,—Rs. 10 per acre.					
37	,,			3		Ann

Note.—Any persons considering that they have any claims to any of these lands are hereby required to produce their evidence of title before the Assistant Covernment Agent on the day of sale. (4)

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, Matara.

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 792, s. P.

වම් 1891 ක්වූ ජූලි මස16 වෙනි දින කොළඹ මහසෙකුතාරිස්{ුඋන්නාන්සේගේ කන්තෝරුවේදීග.

මා තරදිසාවේ උපඒජන්තඋන්නාත්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට විෂී 1891 ක්වූ සැප්තැම්බර් මස 9 වෙනි දිනවූ බදද දවාලට මාතර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

දකුණු ද්සාවේ මාතර පලාතේ වැලිගම්කෝරලේ කොට්ඨාසයේ පිහිටානිබෙන බිම්කැබෙලි.

	සිනිය	ව 2,751. වැලිගම්කෝර	<b>ે</b> .	මු <b>හ</b> ත.	
ඉනා.	ඉඩම,	ගම.	අන්දම.	අ. රු. ප.	
5401	උඩනම්පැල්ල	බත්ගම	<b>19</b>	1 2 7	
5402	මගුරුමුල්ලෙනන්න නො		· ·		
	හොත් අවිත්වත්තේඅත්මග	කෙරචක් බොක් <b>ක</b>	<b>ිස්</b> න	3 3 16	
5403	සියඹලගහවත්ත	බ <b>ක්</b> ගම	එලවඵවන්න	0 1 23	
5404	උබනම්පලව <b>න්න</b>	එම ූ	එම	0 2 10 0 2 26	
5405 5406	මිගුරුමුල්ලිලකනත්න එම	කෙරවක් බොක්ක	එම	0 2 26 0 2 23	
4407	ගන්බැද්ද .	එම එම	හේත වි	1 3 1	
		සිතියම 2,910.	J		
6029	අමුකොරටුව	කැටන්විල	S). ela	2 3 9	
0025	අපුකොටපුට	•	බැඳ්ද	20.0	
6408	m	සිතියම 2,972.	2.400		
6409	පැලගලවිල මූදුකරාවේ <b>දෙනි</b> ග	මිනිපෝගොඩ එම	කුඹුරුබිම එම	2 1 9 3 1 8	
6410	කරන්දෙනිය - කරන්දෙනිය	එම	එම එම	2 2 11	
6411	බොකුටුගහලදනිය	ගන්හැල	එම	2 0 15	
	•				
		සිතිගම 3,022.			
6651 6653	උඩකුඹු <u>රේ</u> ෂේන	කොවදුලේ	බැ <i>ද්</i> ද	11 1 34	
6654	එම කදුරුපහදෙනිලේගේන	එම එම	පැතිවිසි පොල්	0 1 5 3 1 18	
0001			එම	9 1 10	
		සිනිසම 3,138.			
7093 N 277	පුඵන්දෙ ෙල්ගොඩැල් <b>ල</b>	<b>ෙදෙනේ</b> පිවිය	බැල්ද	7 2 1	
277	එම ජුලේගහකොරවුව	එම එම	පරන ඉකාස්	0 1 3 0 0 38	
P 277	<i>කු</i> ඵන්දෙලේගොඩැල්ල	එම එම	එම පැඟිරි	0 0 38	
			Clao	0.0	
		සිනියම 3,245.			
7447	<b>ගුරුබවුල්ගොඩහේන</b>	කැටන්විල	ඉහින _	1 3 11	
7448	දන්ගහි හේ නේ දෙනිය	එරමුදුගොඩ	එම	8 2 0	
•		සිතියම 3,272.			
7525	මහමු <b>න්</b> තෙව්ටු <b>ව</b>	කැවන්විල	කුඹුර	1 3 34	
7526 7528	විද නේමුත්තේව්ඩුව	එම්	ී එම	1 0 17	
1028	කොටලේනියේඹිකන්ද ගොඩහේන	එම	එම	3 2 3	
		සිතියම 2,684.			
5147	කරන්දුවේගොඩ	<b>පේද්දපි</b> විස	ඉස්න	8 3 7	
5148	කරන්දුවේදෙනිය	<b>එ</b> ම	ලදනි <b>ය</b> ඉදනිය	0 0 25	
5149	මහියල්ලේගොඩ	එම	<b>ම</b> ස්න	0 3 28	
. ~					

මෙම ඉඩම් ගැණි යම් අයිතිකම් ඇතැයිකියාසිටින සියල්ලෝම විකිනීම දවසේදී ඔවුන්ගේ සාක්ෂි උපජ්ජන්තඋන්නාන්සේ ඉදිරිපිවට ගෙනැවිත් මප්පුකරසිටින්ට ඕනෑය.

මෙම ඉඩම් ගැණි වැඩිදුර කාරණ වංශාහිපති සර්වේශර්ජනරාල් උන්නාන්සේගෙනු, විකිනීමේ කොත් දේසිය ගැණි කාරණ මාතුර ආණ්ඩුවේ උපඒජන්තඋන්තාන්සේගෙන්ද දනගන්ව පුළුවන.

අණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඊ නොඑල් වා*කර්*, මහසෙනුතාරිස් ච**ම්**න. No. 793, s. P.

Colonial Secretary's Office, Colombo, July 22, 1891.

O'N Wednesday, September 23, 1891, 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.

	Prelin	ninary plan 2,997—Four gr	ravets.			
		, ,		E	xte	ent.
Lot.	Name of Land.	Village.	Description.	A.	B.	. P.
6501	Nakuttiya	Talpawila	Jungle	22	0	22
	Prelimi	nary plan 1,609—Wellabod	la nattu			
B 61	Ketakelagahawatta	Kekanadure	Garden	1	0	3
1439	Kahatsgahawatta	do.	do.	ī	2	
		Preliminary plan 2,988.	40.	_	_	•
6468	Gamageaddarawatta	Pategama	do.	1	3	14
6469	Doladegodawatta	do.	Citronella	ō	2	
6470	Do.	do.	Jungle	ĭ	_	37
6471	Do.	do.	Cocoanut about 15 years old			15
6472	Do.	do.	Cocoannt	ŏ	_	28
E 263	Wattawalla	do.	Paddy	õ		18
6473	Doladegodawatta	do.	Garden	ĭ	3	
		Preliminary plan 3,019.				•
6640	Vitaranage or Ukgodagehens	Palle Aparekke	Jungle	3	9	23
6641	Do.	do.	Citronella	Ö		21
F 264	Vitanagehena	do.	Jungle	2	ŏ	
G 264	Do.	do.	Sweet potatoes	2	ĭ	
G 202	20,	•	ower positions	-	-	·
1484	Rombahana ay Walumanaha	Preliminary plan 1,617.	Tour oil o		2	
1404	Bogahahena or Kaluwagaha		Jungle	1	Z	4
		ary plan 1,881—Weligama			_	
4419	Midellagaha	Penatiyana	Low jungle	8	3	0
4420	Etakehelwarana	do.	do.	9	U	30
		Preliminary plan 1,882.				
4424	Ambagaha or Wakkadahena	Penatiyana	do.	2	2	32
	Prelimin	ary plan 2,479—Wellaboda	nattu.			
4163	Kokudeniya-ara	Uda Aparekka	Yams	0	0	10
4165	Diwelakadahena, Elhena, and	i Ma-				
	walahena	do.	Jungle	42	3	12
4173	Kokudeniyagawahena	đo.	Citronella	1	0	16
4174	Do.	do.	Chena	0	0	37
	Prelimina	ry plan 2,624-Weligam l	korale.			
4867	Wadakaragewattaihalahena	Poramba Kananke	do.	1.	2	13
4868	Kehelwattahena	do.	Planted	0	1	5
4869	Wadakaragewattaihalahena	do.	Chena	11	2	33
		Preliminary plan 2,947.				
6178	Kavadiatehena	Higgoda	Jungle	1	0	21
6180	Walakapugodawatta	do.	Owita	Ō		23
6181	Do.	do.	Grass land	0	2	24
6182	Galbodahena	do.	Jungle	1	0	13
6183	Walakapugodawatta	do.	Cocoanut garden	1	0	36
6184	Marambagoda	do.	Jungle	2	0	37
6185	Higgabadeniyawatta	do.	House and garden	0	3	6
6186	Do.	do.	Citronella	0	2	16
		Preliminary plan 2,746.	•			
<b>53</b> 58	Udarumullagodahena	Eramudugoda	Chena	4	0	23
5359	Hirigedeniyagoda	Ketanwila	Bamboo jungle	7	3	28
5360	Do.	do.	Cleared and burnt	1	0	6
5362	Gurubowlehena	do.	House and garden	1	1	20

Upset price,-Rs. 10 per acre.

Note.—Any persons considering that they have any claims to any of these lands are hereby required to produce their evidence of title before the Assistant 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 Assistant Government Agent, Matara.

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 793, s. P.

# වමී 1891 ක්වූ ජූලි මස 22 වෙනි දින කොළඹ

මහසෙකුතා රිස්උන්නා න්සේගේ කන්තෝරු වේදීය.

ලා තරදිසාවේ උපඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1891 ක්වූ සැප්තැම්බර් මස 23 වෙනි දිනවූ බදද දවල් මාතර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

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දකුනුදිසාවේ මාතර පලාතේ පිතිවාතිබෙන බිම්කැබේලි 37.

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**කෙගෙල්වත්ත**සේන

වලකපුලොඩව**ත්ත** 

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**ගුරු**බවුලේසේන

තික්ගහදෙනියේවතත

උඩරුමුල්ලෙගොඩහේන

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වඩකරගෙවත්තඉහලහේත

	10 Ostappy	2,997. කල්පාවෙල—කඩවත්ස	<u></u>		
,	සුනුශුම 2	2,331. DC0160C-maconat	<i></i>	ക	නත.
	-20 A -20	ගම.	අනුම.		ಎಬು. ರෑ. ಆ.
නො.	ඉඩමේ නම.		• -	-	
6501	නා කුච්චිය	<b>කල්පාවෙල</b>	බැල්ද	22	0 22
	සිති	යම 1,609. වැල්ලබඩප <b>ත්</b> තුව.			
B 61	කැටකාලගතු වන්න	කැකනදුරේ	වසත	1	0 3
1439	කහටගහ වකත	එම	එම	1	2 7
		සිතියම 2,988.			
6468	ගමගෙඅ <b>ද්දර වහ</b> න	<b>පා</b> ඉනගම	එම	1	1 14
6469	දෙලදෙනොඩ <b>වත</b> න	එම	පැතිරි	0	2 1
6470	එම	එම	බැද්ද	1	0 37
6471	එම	එම	<b>ෙපාල්</b>	0	1 15
6472	<del>එ</del> ම	එම	එම	· 0	1 28
E 263	ව <b>ත්තාවල්ල</b>	· <b>ළු</b> ම	කුඹුර		0 18
6473	දෙලදෙගොඩ වසත	එම	වසත	1	3 8
`		සිතියම 3,019.			
6640	ව්තාරනගේ නොහොත් උ				
	ඉගාඩගෙ ඉස්න	පල්ලේඅපරාක්කේ	බැඳ්ද	3	2 23
6641	එම	එම	පැතිරි		0 21
F 264	විතාරනගේ සේන	එම	බැඳ්ද	2	0 5
G 264	එම	එම	බුකල	2	1 9
		සිතියම 1,617.			
1484	ඉබා්ගහමන්න ඉනාඉහාක් අ				
	අගහ	පල්ලේඅපරැක්කෝ	බෑල්ද	3	2 4
		සිතියම 1,881. වැලිගම්කෝර	ල්.		
4419	ම්දෙල්ලාගහ	<b>පෙන</b> වියාන	එම	8	3 O
4420	ඇට කෙහෙල් වරන	එම	එම	9	0 30
	-	සිතියම 1,882.			
4424	අඹගහනොහොන් චකඩණ		එම	2	2 32
	-	සිතියම 2,479. වැල්ලබ්ඩපත්තු	.a.		
4163	<b>කොකු දෙනි යේ ආර</b>	කඩඅපරාක්ක		0	0 10
4165	දේවාලෙකඩහේන, ඇල්ලේ		ФC	•	0 10
1100	සහ මාවලසේන	<sub>කත</sub> එම	කැලේ	42	3 12
4173	කොහුදෙනියගා <b>වාහේන</b>	එම	පැඟිරි	1	0 16
4174	එම	එම	<u>ගේන</u>	O	0 37
	, <b></b>	තියම 2,624.  වැලිගම්කෝරලේ.			
4768	වඩකරගේව <b>ත් ත</b> ඉහල හේ ජ	යායම 2,024.	සේන	1	2 13
4868		64 64	മെ		1 5

තක්සේරුවේ මුදල අක්කරගක් රුපියල් 10යි.

සිනියම 2,746.

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සිනියම 2,947.

**නික්ගොඩ** 

මෙම ඉඩම් යම් අයවඑන්ට අසිනියකියා කල්පනාවෙනවානම් ඔවුන්ගේ අයිනිකම්වල බල විකිනීම දව සේදී ආණ්ඩුවේ උපඒජන්තඋන්තාන්සේ ඉදිරිපිට ඔප්සුකරහිටිනහැටියට <sub>ම</sub>මසින් ඕනෑකලා ඇත.

මෙම ඉඩම් ගැණි වැඩිදුර කාරණ වංශාහිපති සර්වේශර්ජනරාල්උන්නාන්සේගෙන්ද, විකිණීමේ කොන්දේසිය ගැණි කාරණ මාතර ආණ්ඩුවේ උපඵජන්තඋන්නාන්සේලගන්ද දනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වතන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් චම්භ.

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**ආනකොලඉඩම** 

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# LAND SALES IN THE NORTH-WESTERN PROVINCE

No. 910, N.-W. P.

Colombo, July 18, 1891.

ON Thursday, September 3, 1891, 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.

Five allotments of land situated in the Weudawilli hatpattu of the Kurunegala district of the North-Western Province.

		Prelimina	ry pian 1,049.				
Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.		xte R.	
8096	Walahamulla	H. A. T. Seyyadu Osen	The Crown	Chena	5	1	4
8097	Do.	do.	do.			1	
•		Preliminary	plan 1,55Q.				
8098	Balawattala	Loku Banda Korala	The Crown	Chena	7	2	26
	•	Prelimina	ry plan 1,556. The Crown	,			
8104	Katiyawa	Edgar Ferdinand	The Crown	Forest	10	3	6
	•	Preliminary	plan 1,564.	•			→ *.54
8216	Olagama	Rambodarala	The Crown	Jungle	5	1	2

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 910, n.-w. P.

වම් 1891 ක්වූ ජූලි මස 18 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ට යඹදිසාවේ කුරුනෑගල ඒජන්තඋන්නාන්සේ විසින් මෙහිපහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වමී 1891 ක්වූ සැප්තැම්බර් මස 3 වෙනි දිනවූ බුහස්පනින්ද එකේ කනි සමට කුරුනෑගල කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවාඇත.

> වියඹ දිසාවේ කුරුනෑගල පලාතේ වැඋඩ විලිහත්පත්තුවේ පිහිටාතිබෙන බිම්කැබෙලි. සිතියම 1,549.

	_		_		)හා		
ඉතා.	ගම.	ඉල්ඵම්කාර්යාගේ නම්.	අඥම.	œ.	රු	. ප.	
8096	වලහමුල්ල	එව්. ඒ. පී. සෙයියදු ඔසෙන්	හේන	5	1	4	
8097	<b>ၴ ိ</b> ႎၴၜၴ	<b>එ</b> ම		0	0	39	
		සිනියම 1,550.					
8098	බලව <b>ත්</b> තල	ලොකුබණ්ඩා කෝරාල	<i>මේ</i> න	7	2	26	
	<u> </u>	සිනියම 1,556.					
8104	<b>ක</b> වියාච	ඇඩ්ගර්පුදිනා න්දු	මූකලාන	10	3	6	
		· සිහියම් 1,564.					
8216	<b>ඔලගම</b>	<b>රම්බොඩරාල</b>	කැලේ	5	1	2	
	~	*	. •	_			

මෙම ඉඩම හැණ වැසිදුර කාරණ වංශාහිපති සර්වේසර්ජනරාල්උන්නාන්සේගෙනු, විකිණීමේ කොන් දේසිය ගැණ කාරණ කුරුනැගල ආණ්ඩුවේ ඒජන්හඋන්නාන්සේගෙනු දනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්හ

No. 911, N.-W. P.

Colonial Secretary's Office, Colombo, July 18, 1891.

O<sup>N</sup> Friday, September 4, 1891, 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 portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Hiriyala hatpattu of the Kurunegala district of the North-Western Province.

Preliminary plan 1,555.

Lot. Village. Name of Applicant. Name of Claimant. Description A. R. P.
8103 Galgiriyawa Borawewe Banda The Crown Paddy land 4 3 39

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

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary. No. 911, N.-W. P.

වම් 1891 ක්වූ ජූලි මස 18 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

වසඹදිසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩම් ආණ් ඩුවේ නියෝගවල පුකාරයට වමී 1891 ක්වූ සැප්තැම්බු මස 4 වෙනි දිනවූ සිකුරාද, 1කේ කනිසමට කුරුනෑ ගල කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

> වයඹදිසාවේ කුරුනැගලපලාතේ හිරියාල හන්පත්තුවේ පිහිටානිබෙන බිම්කැබෙල්ල. සිතියම 1,555.

මහත. නො. ගම. ඉල්ඵම්කාරයා. අයිතිකම කියන්නා, අන්දම. අ. රු. ප. 8103 ගල්හිරියාව බෙරවැවේ බන්ඩා රාජසන්තක කුඹුරුබිම 4 3 39

මෙම ඉඩමගැණි වැඩිදුර කාරණ වංශාධිපති සර්වේසර්ජනරාල්ලන්නාන්සේගෙන්ද, විකිනීමේ කොන් දේසියගැණි කාරණ කුරුනැගල ආණ්ඩුවේ ඒජන්තලන්නාන්සේගෙන්ද දුනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහසෙකුතාරිස් වම්හ.

No. 912, N.-W. P.

Colonial Secretary's Office, Colombo, July 12, 1891.

On Friday, September 18, 1891, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunegals, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Thirteen allotments of land situated in the Katugampola hatpattu of the Kurunegala district of the North-Western Province.

Preliminary plan 1,514.

Extent. · Village. Lot. Name of Applicant. Name of Claimant. Description. A. R. P. 7933 Kelegedara The Ratemahatmaya The Crown Forest 2 2 27 Preliminary plan 705. 4393 Beminigalla Government Agent The Crewn Paddy 3 34 4396 Do. do. do. 0 1 10 Jungle Preliminary plan 1,483. The Ratemahatmaya 7631 Labbala The Crown 20 0 17 Forest 7632 Do. do. do. 3 19 do. 1 Do. 7633 do. 0 20 do. do. 7634 Do. do. Chena 3 18 do. 7635 Do. do. 6 0 12 do. Forest Preliminary plan 1,500.

Paddy 7795 Bopitiya N. N. G. Sela The Crown 1 1 7796 Do. 10 0 do. do. High jungle Preliminary plan 1,456. 7593 Iriyagolla Governmenet Agent 3 28 The Crown Forest and chena 9 Preliminary plan 1,430. 7433 Do. 0 18 Government Agent The Crown Forest 16 Preliminary plan 1,530. 7996 Kamburugoda The Ratemahatmaya The Crown do. 38 2 4

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

By His Excellency the Governor's command,

E. Noel Walker, Colonial Secretary.

No. 912, N.-W. P.

වම් 1891 ක්වූ ජූලි මස 18 වෙනි දින කොළඹ මහසෙකුතා උස්උන්නා න්සේගේ කන්තෝරුවේදීය.

ව සඹදිසාවේ කුරුනෑගල ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ විසින් මෙකි පහත සදහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණඩුවේ නියෝගවල පුකාරයට වමී 1891 ක්වූ සැප්තැම්බර් මස 18 වෙනි දිනවූ සිකුරාද එකේ කතිපමට කුරුනෑගල කව්වේරියේදී වෙන්දේසිකර විකුනන්ට යෙදෙනවා ඇත.

වයඹදිසාවේ කුරුනෑගල පලාතේ කටුගම්පොල හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබෙලි. සිතියම 1.514

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ඉතා.	ගම.	ඉල්ඵම්කාරයාගේ නම.	අණුම.	මහත. අ. රු. ප.
7933	<b>කැලැගෙදර</b>	ර ෙ ර්මේ හත් ම යා	මූක <b>ලාන</b>	2 2 27
4893 4395	බෑම්තිගල්ල එම	සිනියම 705. ආණ්ඩුවේ ඒජන්ත වමින එම	කුඹුරුනිම ලදුකැල <b>ල්</b>	0 3 34 0 1 10

ඉනා,	ඉඩම.	ඉල්ඵම්කාරයා.	අනුම.	මහත. අ. රූ. ප.
g. <b></b> ,	<b>75</b>	සිත්යම 1.483.	4 -4 - 1	4.00.0
8.001	-80-	හතයම 1,400. රඉච්මහත්මයා	@ <b></b>	00 0 18
7631	<b>උ</b> තිබල <b>ූ</b>		මූකලාන	20 0 17
7632	එම	එම	එම	1 3 19
7633	එම ්	එම	එම	1 0 20
7634	එම	එම	<b>හේ</b> න	1 3 18
7685	එම	එම	මූකලාන	6 0 12
		සිතියම 1,500.	,	
7795	<b>මෝ</b> ජිවිය -	ඇන්. ඇන්. පී. සිල්වා	කුඹුරුබිම	4 1 1
7796	එම	එම	අත්දඹුවා කැලේ	10 0 8
	-	සිනියම 1,456.	, ,_	
7593	<b>ඊරිග</b> ුගොල්ල	ආණ්ඩුවේ ඒජන්තඋන්නා න්සේ	මූකලාන සහ හේන	9 3 28
		සිනියම 1,430.		
7433	එම	ආණ්ඩුවේ එජන්න	මූකලාන	16 0 18
	- ,	සිතියම 1,530.		
7996	කඹුරුගොඩ	රමේමහ <b>ත්</b> මයා	එම	38 2 4

මෙම ඉඩම්කැණි වැඩිදුරකාරණ වංශාඛපති සර්වේසර්ජනරාල්උන්නාන්සේගෙනු, විකිනීමේ කො**න්දේ** සියගැණි කාරණ කුරුනැගල ආණ්ඩුවේ එජන්හඋන්නාන්සේගෙනු දැනගන්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහාසෙකුතාරිස් වම්හ.

# LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 75, P. OF S.

. Colonial Secretary's Office, Colombo, July 15, 1891.

A T noon on Tuesday, September 8, 1891, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ten allotments of land situated in Uda pattu of the Kuruwiti korale.

Preliminary plan 53.-Uda pattu, Kuruwiti korale.

	•	. •	Village-Ka	ahahengama.	•			
			•	*		E	xte	ent.
	Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	A.	R.	P.
B	16	Pepolgahahena	Newatihami	Ellegedara Mudiyanselage Loku Banda	Chena, 20 years old	50	2	6
	110	Kendalanda		The Crown	Chena, 10 years old	4	2	19
C	16	Ambagahakumburadeniy		Till 3 36 32 3				
		and Bubeledeniya	Newatihami .	Ellegedara Mudiyanselage Loku Banda	Deniya	31	-	33
$\mathbf{D}$	16	Ambagahakumburahena	đo.	do.	Chena, 10 years old	6		34
E	16	Asweddumalangahena	do.	do.	Chena, 20 years old	35	3	7
F	16	Potuwiladeniya	do.		Deniya	17	3	26
G	16	Kirigalamukalana or Ram	-		•			
		bukpotahena	do.	do.	Young forest	52	2	22
Н	16	Metigahapuhena	do.	do,	Chena	12	1	12
I	16	Kadawatagewattahena	do.		Chena, 6 years old	16	1	12

Upset price,-Rs. 10 per acre.

These lands are reported to contain gems.

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

By His Excellency the Governor's command,

E. NOBL WALER, Colonial Secretary. No. 75, P. of s.

වීමී 1891 ක්වූ ජූලිමස 15 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ණේඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම් කොට්ඨාස වමී 1891 ක්වූ සැප්තැම්බර්මස 8 වෙනි වූනවූ අත තරුවාද, සබරගමුදිසාවේ ජජන්තඋන්නාන්සේ විසින් රක්කපුරේ කඩ්චේරියේදී ආණ්ඩුවේ නියෝගවල පුකාරසට විකුණන්ට හෝ බේරීමක් කරන්ට යෙදෙනවාඇත.

සබරගමුදිසාවේ රත්නපුර පලාතේ කුරුව්ටිකෝරලේ උචපත්තුවේ පිහිජ ඉඩම් කව්ටි 10ක්. සිනියම 53. ගම—කහහේන්ගම. ඉල්ඵම්කාරයා—නුවනිහාමි.

නො. ඉඩම. අසිනිකම කියන්නා. අ <b>න්ද</b> ම.	_	නව රු.	න. , ප.
B16 පැපොල්ගහහේන ඇල්ලේගෙදර මුදියන්සේ	202 20	_	6
ලායේ ලොකුමන්ඩා හේන (වයස අවුරුදු	; 20) 50	2	О
මේ ඉඩම්ව ඉල්ළුම්කාරයෙක් නෑ.		_	••
110 කැසැලස අවුරුදු ඉල්ඵම්කාරයා—නැවතිහාම්.	10) 4	2	19
O 16 අඹගහකුඹුරේ දෙනිය			
සහ බබුලේ ෙනිය ඇල් ෙල් ගෙදර මුදියන් මේ			
ලායේ ලොකුබන්ඩා දෙනිය	31	3	33
D 16 අඹගහකුඹුරේ සේන එම සේන (අවුරුදු 10 වස	ස) 6	0	34
E 16 අස්වැද්දුමලක හේන එම එම (වයස අවුරුදු 20)	) 35	3	7
F 16 පොතුවිලදෙනිය එම දෙනිය	17	3	26
F 16 මපාතුවිලදෙනිය එම දෙනිය G 16 කිරිගලේ මූකලාන නො	•		
හොත් රඹුක්ලපාතේහේන එම වැඩිවයසනොගිය මූද	කලාන 52	2	22
H 16 මැටිගහපුසේන එම හේන	12	1	12
1 16 කඩවතයේ වන්නේන්න් එම හේන (ව්යස අවුරුද :	6) 16	1	12
මේ ඉඩම්වල මැනික් තිබෙනවායකියා රපෝර්තුකරතිබේ.	-,		
අක්කරයක් රුපියල් 10 බැගින්.			

මෙම ඉඩම්ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර්ජනරාල්උන්නාන්සේගෙනු, විකිනීමේ කො දේසිය ගැණ කාරණ සබරගමුදිසාවේ ඒජන්තඋන්නාන්සේගෙනු දැනගන්ට පුළුවන.

අාණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,

රී. නොඒල් වාකර්, මහසෙකුතාරිස් වම්ග.

No. 76, P. of s.

6400 200

14

Colonial Secretary's Office, Colombo, July 30, 1891.

A T noon on Tuesday, September 22, 1891, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land in Uda pattu, Kuruwiti korale.

Preliminary plan 3,941.
Village-Millawitiya. Claimant-Millawitiye Ukkunaide.

		•	•	Extent	
Lot.	Name of Land.	Name of App	olicant. De	escription. A. R. I	۶,
G 506	Asweddumhena	T. B. Ekneligods,	Katemahatmaya	Jungle 7 3 1	-
H 506	Do.			Chena 12 1 2	0

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOBL WALKER,

Colonial Secretary.

No. 76, P. of s.

වුණි 1891 ක්වූ ජූලිමස 30 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්නෝරුවේදීය.

ණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කොටස් වම් 1891 ක්වූ සැප්තැම්බර් මස 22 වෙනි දිනවූ අත හරුවාද දවල් සබරගමු දිසාවේ ඒජන්තඋන්නාන්සේ විසින් ආණ්ඩුවේ නියෝගවල පු**කාරයට විකුණි** න්ව ඉහා මෙරීමක් කරන්ට යෙදෙනවා ඇත. සබරගමු දිසාවේ රත්නපුර පලාතේ කුරුව්විකෝරලේ උඩපන්තුවේ පිහිටි ඉඩම්ක**ට්ටි දෙකක්.** 

සිහියම 3,941. අයිනිකම කියන්නා—මිල්ලව්ට්යේ උක්කුනයිදේ.

		•			මහත.
නො. G 506	ඉඩම. අස්වැ ද්දුමේ හේන	ගම. <b>මිල්ලව්</b> ටිය	ඉල්ඵම්කාරයා. ඊ. බි. එක්නැලිගොඩ	අන්දම.	q. 0z. 5.
	dans (dean amm	<b>e</b> GGGGG	රවේමහ <b>න්</b> මයා	කැලෑව	7 8 16
H 506	එම .	එම	<del></del>	හේත	12 1 20
		අක්කරය ස	් රුපියල් 10ක බැතින්ය.		

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාවිපති සර්වේයර්ජනරාල්උන්නාන්සේගෙන්ද, විකිණීමේ කොන් දේසිය ගැණි කාරණ සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙන්ද දනගන්ව පුඵවන ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආසුවලෙස,

ජී නොඑල් වාකර්, මහයෙකුතාරිස් චිම්.

# LAND ACQUISITION NOTICES.

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

Preliminary plan 209. Situation-In the town of Ratnapura, Province of Sabaragamuwa. Extent. Name of Land. Description. Claimant. Lot. A. R. P. Mohottiowitawatta Garden Saviel Allis 0 0 20.25 All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Ratnapura on August 28, 1891, at 1 o'clock, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests. Ratnapura Kachcheri, H. WACE, Acting Government Agent. July 11, 1891.

ම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආඥුපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම ලබාගැණෑම සඳහා කියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැණෑමේ ආඥුපතුයේ හවෙනි කාණ්ඩයේ කරතිවෙන පභාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහ න්සේ විසින් මට අනකරන්ට යෙදුනුවට මෙසින් දැනුම්දුන්නා ඇත. එනම්:—

සිනියම 209. සපරගමුපලානේ රන්නපුරේ නගරයතුල පිහිටාතිබෙන:

මහත. නො. ඉඩම. අන්දම. අයිතිකම කියන්නා. අ. රු. ප. S 29 මොහොට්ටිඕව්ටේවතන වතන සවියෙල් අල්ලිස් 0 0 20·25

ඉහතකි ඉඩමට තමහමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොකොත් තමුන් වෙනුවට නියාකරණ අය විසින් වම් 1891 ක්වූ අගෝස්තු මස 28 වෙනි දින පස්වරු 1කේ කනිසමට රත්නපුරේ කච්චේරියේදී මා ඉදිරිපිටට පැමිණ කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසි කමේ අන්දම සහ නොරතුරුත් කියාසිටින්ට ඕනෑ බව මෙම ඉඩම අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකළා ඇත.

විෂී 1891 ක්වූ ජූලි මස 11 වෙනි දින රන්නපුරේ කච්චේරීයේදීය. එව්. වේස්, වැඩබලන ආණ්ඩුවේ ඒජන්තතැන.

இதினைஃடு கொலலப்பெடுகிற காணியைப் பெற்றுக்கொள்ளுட்கொருட்கு 1876 ம் ஆண்டின் காணிப்பெற்றுக்கொள்ளுடைகள்கள் பிரபாண விதிச் ந்றுக்கொள்வதைப்பற்றிய கடடவேச்சட்டத்தின 6 ம் பிரிவின் பிரகாரம தேசாதிபைதியவர்கள் பிரபாண விதிச் சங்சத்தாருடைய ஆகோசீண அனுமதியுடனு எனக்குக் கட்டவோச்செய்திருப்பதை இதனைல் அறியப்பண் ணை கிறேனை. அதாகிறது:—

இவறடடினப்புரிபட்டணத்திவிரு ்கும், செய்றகம் மாகாணத்தில்.

பினான இலக்கப் 209.

விசாலம

இல. நிலததினை பெயா. விவரம. உரித்தப்போசவோர் அ. ஹா. ப. 8 29 மொகொடடிஒவிடெவததை தோட்டட்ட சவியல் அள்வில் 0 0 20:25

மேற்குறித்த காணிக்கு உரித்து**ப்பே**சுகின்ற சகலபேரும் தாஞ்கவல்லது அவரவரைடைய காரிய காரரால 1891 ம் ஆண்டு ஆவனிமாசம் 28 ந் தேதி 1 மணிக்கு இதிறட்டினப்புரியில் என்முகதாவில்வெளிப்**ப** ட்டு சொல்லித்கொள்ள வேண்டுவதுமல்லாமல் அந்தக்காணிக்குப் பெற்றுக்கொள்ளப்படும் பண்ததையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

இறெடடிபைபுரி கச்சேரி, 1891 ம் ஹெ ஆடிமூ 11 ந் உ. எச். வேஸ், வதில் அரசாடசி ஏசன்று.

T 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 4,290, dated June 26, 1891. Situated in Ambagamuwa korale of Uda Bulatgama.

Extent. Description. Village. Name of Claimant. Lot. A. R. P. Name. B 754 The proprietor of Kotiyagala estate 0 25 Kotiyagala estate Patana Kotiyagala Do. Tea C 754 do. do.

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kandy Kachcheri, on August 24, 1891, at 2 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.

Kandy Kachcheri, July 20, 1891. R. W. D. Moir, Government Agent. ම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආඥුපතුයේ හත්වෙනි වගන්නියේ පුකාරයට මෙහි පහත සඳහන් වෙත ඉඩම් ලබාගැනීම සඳහා කියාකරණ පිණිස චම් 1876යේ ඉඩම් ලබාගැණිමේ ආඥුපතුයේ හවෙනි කාන්ඩේ කරතිබෙන පතාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනුබව මෙයින් දැනුම්දුන්නා ඇත. ඒතම් :—

891 ක්වූ ජූනි මස 26 වෙනි දින නොමෙර 4,290 සිතියම. පිහිටා නිවෙන්නේ—උඩබුලත්ගම අඹගමුකෝරලේ.

⊚නා.	නම.	අදැම.	ගම.	අයිනිකම කියන අය.	අ. රු. ප.
B 754	කොටියා ගලව <b>තත</b>	පතන	<b>කො</b> වියාගල	කොටියා ගලවනුන <sub>.</sub> ශේකිකාරයා	0 0 25
C 754	එම	ඉන්	එම	අය හා කාටයා එම	0 2 31

ඉහතකි ඉඩමට තමනමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණි අය විසින් වම් 1891 ක්වූ අහෝස්තු මස 24 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කච්චේරියේදී මාඉදිරී පිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ නොරතුරුත් කියාහිටින්ට ඕනැබව මෙම ඉඩම අයිතිවාසිකම් ඇති සියළ්දෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වම් 1891 ක්වූ ජූලි මස 20 වෙනි දින මහනුවර කච්චේරියේදීය. ආර්. ඩබ්ලිවු. ඩි. මොගර්, ආණ්ඩුවේ ඒජන්තඋන්තාත්සේ.

இதினைகீழே சொலல**ப்ப**ைகிறகு எணிகூறுப் செ**ற்றுக்கொ**ள்ளுமை பொருடுமே 1876 மே ஆண்டின் காணிச்பெற் நாகுகொள்ளனதப்பற்றிய கடைடூள்ச்சட்டத்தீன் 6 ட பிரிவின் பிரகாரம் தேசோ திபெஓயவர்கள் பிரமாண விதிச்சங கத்தாருடையை ஆலோசேண் அணுமைதியுடன், எணக*ுக் கட்ட*ேனா செய்திரு**ப்ப**தை இதனுல் அறிய**ப்ப**ண்ணு கிறேன். அ**தா**கிறது:—

பிளான இலக்கடை 4,290. 1891 ட் ஆண்டு ஆணிடாசம் 26 ந் தேதி, உட்புளுத்கமை அமங்கமு கோறுள்யிலிருக்கிற இடம்.

		•			മാഷ	சாலப	?•
இல.	ச <b>ெய</b> மா.	മിയാ 🗠	മണ്.	உரு <i>த</i> த <b>ப் பே</b> சுவோர்.	௮.	றா. ட	<i>)</i> .
B 754	கொடியாகள் தோட்டம்	ப த ணே	கொடியாகனே	<i>கொடியாக</i> ுளை தோடைட	.( <b>џ</b>		
		-	·	டையோர	0	0 2	5
C 754	മെ .	சே	രെ	കെ	0	2 3	1

மேற்கு நித்த சாணிகளுக்கு உரித்துபேசுகின்ற சகலபேரு நாகு கவல் இ அவரவருடைய காரியகார ரால 1891 ட் ஆண்டு ஆவணிடாசம் 24 ந் சேதி பக்லை 2 மணிக்கு எனுமுக்காவில் வெளிப்பட்டு சொல்லிக் கொள்ள வேண்டுவதுடில்லாடல் அந்தச்காணிகளுக்குப் பெற்று \$ கொள்ளப்படும் பணத்தையும், அதைப்பெற்று \$ கொள்வதற்கு ணடான உரித்தையுஞ் சொல்லவேண்டியது

கண்டி கச்சேரி, 1891 ம் இல் ஆடிமு 20 ந் டை. ஆர். டபிள்யு. டி. டோயர், அரசாட்சி ஏசன்று.

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

Preliminary plan 4,291, dated June 26, 1891. Situated in Pasbage korale of Uda Bulatgama.

Lot.	Description.	Village.	Name of Claimant.	Extent. A. R. P.
D 754	Scrub and chena, abandoned coffee garden	Nawalapitiya	Ati Kutti	0 3 35

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Kandy Kacheheri on August 24, 1891, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, July 20, 1891. R. W. D. Moir, Government Agent.

ව § 1876 ක්වූ අවුරුද්දේ නොමෙර මතේ ආකුපතුයේ හන්වෙනි වහන්තියේ පුකාරයට මෙහි පහත ස**ඳහන්** වෙන ඉඩම ලබාගැනීම සඳහා කියාකරණ පිණිස ව**ෂී** 1876යේ ඉඩම්ලබාගැණෑීමේ ආකුපතුයේ හමෙනි කාණෑමේ කරත්බෙන පංහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණිසභාවේ මන්තුණිය ඇතුව උතුමාන**න්** වහන්යේ විසින් මට අණිකරන්ට යෙදුනුබව මෙසින් දුනුම්දුන්නා ඇත. එනම් :—

1891 ක්වූ ජුනි මස 26 දින නොමෙර 4,291 දරණ සිරායම. පිහිටා හිබෙන්නේ—උඩබුලත්ගම

		<b>ප</b> ස්බ	ාගේකෝරලේ.		O
ඉතා.	නම.	අන්දම.	ගම.	අගතිකම කියන්නා.	මහ <b>න.</b> අ. රු. ප.
D754		කැලේ සහ අත්ඇරිය කෝපි වත්ත	නාවලපිටිය	ආවි.කුව්වි.	0 3 35

ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන්වෙනුවට කියාකරණ අය විසින් විමී 1891 ක්වූ අගෝස්තු මස 24 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කඩවේරයේදී මා ඉදිරිපිටට පැමණ කියාසිරින්ට ඕනැව සහ මම ඉඩම වෙනුවට ලැබෙන මුදලගැණි ඇත්තාවූ අයිනිවාසකමේ අන් දම සහ කොරතුරුන් කියාතිවින්ට ඕනෑබව මෙම ඉඩම අයිනිවාසිකම්ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනෑ කලා ඇත. ආර්. ඩබ්ල්ය. ඩි. මෝයර්, ආණ්ඩුවේ ඒජන්තඋන්නාන්සේ. වුණී 1891 ක්වූ ජූලි මස 20 වෙනි දින මහනුවර කච්චේරියේදීය. இதன்கீழ் சொலைப்படுகிற காணியை பெற்றுக்கொள்ளுடபொருட்டு 1876 ம ஆண்டின் சாணிபெற் **றுக்கொள்வதை டெபற்றிய கடட**ுள்ச்சட்டத்தின் 6 ம பிரிவீனு பிரகாரம் தேசாதிபதியவாகள் பிரமாண விதிச சுந்**கததா**ருடை**பை ஆ?**லோசுண *அறு*பைதியுடன், எனக்கூக் கடட<sub>ுள</sub>ிசுய்இறுபபறதை இத*ு*லை *அறியெ*ப்பண் ணு கிறேன். அதாகிறது:-பிளான இலக்கடை 4,291. 1891 ம் ஆண்டு ஆனிமாசம் 26 ந் தேதி, உட்புளத்கமை பெஸ்பாகை கோறுவேயிலிறுக்கிறை இடம். வீச ത് എന്നാഥ. இல. விவரம. உருத்*து* பேசுவோன. அ. ஹா. ப. **காமெ கைவீடப்பட்ட தோட்டமு**ம் D 754 0 3 35 நாவாபபிடடி அறிகுட்டி **மே**ழ்*ர் குறித்தகாணிக்கு* உரித் த**ேப**சுகி**ன்ற சகலபோ**மு **தாளுகவலை த** அவரவருடைய காரியகாரால 1891 ம் ஆண்டு ஆவணிமாசம் 24 ந் தேதி பகல 2 முணிக்கு என்முகதாவீல வெளிப்படம் இசாலலிக்கொள்ள வேலை **வெது மெல்லாடல் அந்**தக்காணிக*்*தேப பெ**ற்றுக்கொள்ளப**ப்பெட்டிண ததையும், அதைபைபெற்றுக்கொள்வ **சுறகுண்டான உரித**தையு**ஞ்** சொல்லவேண்டிய து. கண்டி சேச்சேரி, ஆர். டபின்யு. டீ. மோயர், 1891 ம் இர் ஆடிமீ 20 ந் உ. அரசாட்சி ஏசன்று. DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit:— Preliminary plan 4,289, dated June 26, 1891. Situated in Pasbage korale of Uda Bulatgama. Extent. Lot. Village. Name of Claimant. A. R. P. Description. 0.20 A 754 Tea Mr. Elphinstone Nawalapitiya All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Kandy Kachcheri on August 24, 1891, at 2 o'clock P.M., and to state the nature of ther respective interests in the land, and the amount and particulars of their claims to compensation for such interests. B. W. D. Moir, Kandy Kachcheri, July 20, 1891. Government Agent. **නිම් 1876 ක්වූ අවුරුද්දේ නොමමර 3නේ ආඥාපහුයේ හක්වෙනි වගන්**නියේ පුකාරයට මෙහි පහත සඳහන් මවන ඉඩම ලබාගැනීම සඳහා කියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආසුපතුයේ හිවෙනි කාණ්ඩේ කරනීමෙන පහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණසභාවේ මන්තුණය ඇතුව උතුමානන්වහන් සේ විසින් මට අණකරන්ට යෙදුන බව මෙයින් දුනුම්දුන්නා ඇත. එනම්:-වුම් 1891 ක්වූ ජූනි මස 26 වෙ**න් දින** නොම්මර 4,289 සිතියම. මහත. පිහිටා තිබෙන්නේ—උඩබුලත්ගම පස්බාගෙකෝරලේ. අ. රු. ප. නො. අයිත්කම කියන අය. අන්දම. ඇල්. නින්ස්වන්උන්නැසේ A 754 නාවල**පි**විය ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාමු අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අය විසින් වම් 1891 ක්වූ අගෝස්තු මස 24 වෙනි දින දවල් 2කේ කණිසමට මහනුවර කව්චේරියේදී මා ඉදිරි පිටට පැමණ කියාසිටින්ට මහ විම වෙනුවට ලැබෙන මුදල ගැණ ඇත්තාමු අයිතිවාසිකමේ අන්දම සහ නොරතුරුත් කියාහිටින්ට ඕනෑ බීව මෙම ඉඩම අයිතිවාසිකම්ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වම් 1891 ක්වූ ජූලි මස 20 වෙනි දින මහනුවර කච්චේරියේදීය. ආර්. ඩබ්ල්යු. හි. මොයර්, ආණ්ඩුවේ ඒජන්හඋන්නාන්සේ.

இதினைகீடு சொலலபபைகிற காணியை இபறறாககொள்ளுமேஇபாருடு 1876 ஆண்டினு காணிஇபறறுக இகாள்வதைபெற்றிய கட்டுளுசெட்டத்தின் 6 ம பிரிவின்பிரகாரம் தேசா இபதியவாகள் பிரமாண விதிச்சங்கத்**தா** ருடைய ஆ**லோ**சீண அஹுமைதியெடன், எனகேசூக கேட்டீ?ளஇசெய்திருப்பதை இதனுல் அறியப்பண ணுகிறேன அதாகிற்**த:—** 

பிளான இலக்கம் 4,289. 1891 ம் ஆணுடு ஆனிமா தம் 26 தேதி, உட்புளத்தமை பிஸ்பானக்

கோறுளையிலிருக்கிற இடம். ஃசோலம். இல் வீவாம். ஊர். உருத்துபேசுவோன். அ. ஹா. ப்.

A 754 தே **நாவளப்**பிடமு. அலபின்ஸ் டொன துரை 5 0 20

கண்டி கச்சேரி, 1891 ஆண்டு ஆடிடாதம் 20 தேதி. ஆர். டபிளியு. டே. போயா, அசசாடசி ஏச்சைற. (5°) DO hereby give public notice that I have been duly directed by His Excellency the Governor of Ceylon, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit:—

An allotment of land situated in the village Magonna in Kalutara Totamune.

# Preliminary plan 9,800.

Lot. V 622 Name of Land,

Name of Claimant.

Extent.

Lazarus Perera and another

0 0 4.50

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kalutara Kachcheri on August 25, 1891, at 12 o'clock noon, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kalutara Kachcheri, July 21, 1891. H. W. BRODHURST, Assistant Government Agent.

ම් 1876 ක්වූ අවුරු**ද්දේ නොම්මර** 3කේ ආඥුපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම ලබාගැනීම සඳහා කියාකිරීම පිණිස චුෂ් 1876යේ ඉඩම් ලබාගැණිමේ ආඥුපතුයේ හවෙති කාන්ඩයේ කරතිවෙන පතාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහ<mark>න්</mark> සේ විසින් මට අනකරන්ට යෙදුනුබව මෙයින් දැනුම්දෙම්. එනුම් :—

සිතීයම 9,800. කඵතර තොටමුනේ මග්ගොන පිහිටා තිබෙන ඉඩම්කට් වියක්.

නො. V 622 ඉඩම.

අයිතිකම කියන්නා,

මහත. අ. රු. ප.

ලාසුරුස් පුෙරු සහ කවත්

0 0 4.50

ඉහත පේත ඉඩමට ඇත්තාවූ අයිතිකම් තමුන්ම නොහොත් තමුන් වෙනුවට නියාකරණ අය විසින් වමී 1891 ක්වූ අශෝස්තු මස 25 වෙනි දින දවල් 12කේ කනිසමට කළුතර කච්චේරියේදී මා ඉදිරිපිටට පැමින කියාසිරින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිතිවාසිකමේ අසුම සහ තොරතුරුත් කියාසිරින්ට ඕනැබව මෙම ඉඩමට අයිතිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑ කලා ඇත.

වම් 1891 ක්වූ ජුලි මස 21 වෙනි දින කළුතර කච්චේරිගේදිය.

එච්. ඩබ්ල්යු. බොඩහර්ස්ට්, ආණ්ඩුවේ උපජජන්තඋන්නාන්සේ.

இதினைக்கு சொலைப்பையிகிற காணிபைப் பெற்றாககொள்ளுடிபொருட்ட 1876 ம் ஆணடின காணிபெற்றாககொள்வதைப்பெற்றிய கட்டுகாச்சட்டத்தின் 6 மடிரிவீன பிரகாம் தேசாதிபதியவாகள் பிரடாண விஓச் சங்கத்தாருடையே ஆலோசுண அணுமதியுடன், என்ககுக கட்ட ஞொச்செய்திருப்பதை இதனுல அறியப்பண்ணு கிரேனை. அதாகிறது :—

**களுத் துறை தெட்டமுண் என்னும் பி**ரிவில மக்கோண் எனனும் கொடித் இலுள்ள ஒரு துண்**டு நிலம.** 

பி. பிளான இலக்கடி 9,800.

இல. V 622

உருத்தாளியின பெயா. லாசாஸ பெ 3 ராவும மறுபேரும வீசாலமை.

அ. ஹா. ப.

0 0 4.50

பேறை நித்தகொணிக்கு உரித்துப்பேசுகினுற சகலப்பெருடு தாைஞகவல்லது அவாவருடைய காரியகார ரால 1891 ம ஆண்டு ஆவணிமு 25 ந் சேதி முன்னேரம் 12 மணிக்கு களுத்துறை கச்சேரியில் என பூகதோ வீல வெளிப்படு சொலலி ககொள்ள உேண்டுவ த மலலாமல 'அந்தக சாணிககுப பெற்றுக்கொள்ளப்படும் பணுத் தையும், அதைப்பெற்றுக்கொள்வதற்கு கொடான உரித்தையுஞ்சொல்லவேண்டியது.

களுத்தறை கச்சேரி, 1891 ம் ஆணமி ஆடிமாசட 21 ந் சதி. எச். டபினயு. பு*ிரூட்ஹ*ா்்ஸைற் உதவி அரசாடசி ஏசைனுறு.

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

Preliminary plan, 2,941. Situation-Meddawatta.

Let.

Name of Land.

Description.

Name of Claimant.

Extent.

W 261 Areliyagahawatta

Garden and metal quarry

M. Don Bastian and others

A. R. P. O 187 All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Matara, on September 16, 1891, at 1 o'clock, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Matara Kachcheri,

July 21, 1891.

H. White,

Acting Assistant Government Agent.

ම 1876 ක්වූ අවුරු**ද්දේ** නොමමර 3නේ ආඥාපුකුගේ හත්වෙනි වගන්නිගේ පුකාරයට මෙහි පහත සඳහන් චෙන ඉඩම් ලබගැණීම සඳහා කියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැණිමේ ආඥාපකුගේ හවෙනි කාණ්ඩේ කරතිබෙන පංගාථතුවල පුකාර ආණ්ඩුකාරක මණ්ඩුනාසභාවේ මත්තුණය ඇතුව උතුමානන් වගන්සේ විසින් මට අණිකරන්ඩ යෙදුන බව මෙයින් දුනුම්දුන්නා ඇත. එනම්:—

සිනියම 2,941. මැද්දේවක්තේ.

මහත. නො. ඉඩමේ නම. අඳුම. ඉල්ඵම්කාරයාගේ නම. අ. රු. ප. W261 අරලියගත වන්න වන්න සහ ගල්ඉඩම ඇම්. දෙං බස්නියන් සහ **හැවන්** 0 1 37

ඉහතකි ඉඩමට තමනමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අය විසිත් විමී 1891 ක්වූ සැප්තැම්බර් මස 16 වෙනි දින එකේ කනිසමට මාතුරදි මා ඉදිරිපිටට පැමණි කියා සිටීන්ට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොර තුරුත් නියාතිවින්ඩ ඕනෑබව මෙම ඉඩම අයිතිවාසිකම්ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වම් 1891 ක්වූ ජූලි මස 21 වෙනි දින මාතර කව්වේරියේදීය.

එච්. වයිට්, වැඩබලන ආණ්ඩුවේ උපඒජන්තතැන.

இதினுகிழே சொலலப்படுகிற காணியைப்பெற்று ± கொள்ளும்பொருடு 1876 ம ஆண்டினு காணிப்பெற் றாச**ுகாள்வ**கைப்பற்றிய கடடுளுச்சடடத்தின 6 ம் பிரிவினைபிரகாரம் சேசா திபைதியவாகள் பிரமாணுவிதிச்சும் கத்சாராடையை ஆலோசுண அழம் தியுடனு, எனுசேக கட்டளே செய்திருப்பதை இதஞ்சை அறியப்பண்ணு கிறேனு. அதாகிறது :—

> பி. பினான இலக்கமு 2,941. இருக்குமிடம்—மத்தவத்தையில்.

விசாலம. இல. காணியின் பெயா. விவாம, உருத்தபேசுவோன். அ. ஹா. ப. W 261 அறவியக்கவச்சை சேருட்டாம் கல்லூடாம் அம். இதான்வண்கிய

261 அறவியக்கவத்தை தோட்டமும் கலலுஇடமும் அம். 🛭 தொன்வணதிய ஹும் மற்றவாகளும் 0 1 37

மேற்குறித்த காணிக்கு உரித்தபேசுகின்ற சகலப்பரும் தாஞ்கவேல்லது அவரவருடைய காரியகார ரால 1891 ஆணுடு பிரட்டா இமாசம் 16 தே ஓ பசல 1 மணிக்கு கச்சேரியில் எனமுகதாவில் வெளிப்பட்டுகொ லவிக்கொள்ள வேண்டுவதுமல்லாமல் அந்துக்காணிக்குப் பெற்றுக் கொள்ளப்படும் பணத்தையும் அதைப் பெற்றுகொள்வதற்குண்டா சை உரித்தையுஞ் சொல்லவேண்டியது.

பாததற கச்சேரி, 1891 ம ஆண்டு ஆடிமாசம் 21 ந் டை எச. வைட், வதில உதேவி அரசாட்சி ஏசணுறு.

The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit:—

Preliminary plan 210.

_	_			Extent.
Lot.	Description.	Situation.	Name of Claimant.	A. R. P.
U 29	Garden	Bendaluwa in Panawal korale	B. Mudalihami	0 0 7
V 29	Do.	do.	S. Isi Lebbe and others	0 0 20
W 29 .	Chena	do.	Mudalihami and others	0 2 14

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before the Assistant Government Agent, Kegalla, at the Kegalla Kachcheri, on August 27, 1891, at 1 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.

Kegalla Kachcheri, July 23, 1891. F. H. Pates, Assistant Government Agent. වී 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආඤපතුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා කියාකරණිපිණිස වමී 1876යේ ඉඩම් ලබාගැනීමේ ආඤපතුයේ හවෙනි කාණ්ඩයේ කරතිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාර මනතුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහන් සේ විසින් මට අණ්කරන්ඩයෙදුන බව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

				@	)හා ද	D,
නො.	අ <i>ප</i> දැම.	සථාන ය.	අයිනිකාරයාගේ නම.	œ.	Ćζ.	. ප.
U 29	වන්න	පනාවල්කෝරලේ බැ.ඇළුව	බී. මුදලිහාමි	0	0	7
<b>V</b> 29	එම	එම	ඇස්. අයිසිලෙබ්බෙසහනවත්	0	0	20
W29	හේන	එම	මුදලිහාම සහ තවත්	0	2	14

ඉහතකි ඉඩම්වලට තමතමුන්ට ඇත්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියා කරණ අය විසින් වම් 1891 ක්වූ අශෝස්තුමස 27 වෙනි දින එකේ කනිසමට කැගල්ලේ කව්වේරියේදී මා ඉදිරි පිටට පැමිණ කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණ ඇත්තාවූ අයිතිවාසිකමේ අකුම සහ තොරතුරුත් කියාසිටින්ට ඕනෑබව මෙම ඉඩම් අයිතිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනෑ කළා ඇත.

> ඇප්. එච්. පුයිස්, උපඒජන්ත තැන.

වුම් 1891 ක්වූ ජූලිමස 23 වෙනි දින කැගල්ලේ කවවේරියේදීය.

இத்தை கீழ சொலலப்படுகிற காணிக்குப் பெறறுககொள்ளுடபொருடு 1876 ம ஆணமுன காணிப் பெற்றுக்கொள்வதைப்பறறிய கட்டினேச்சட்டத்தின் 6 ம பிரிவீண் பிரகாரம் தேசாதியதியவாகள் பிரமாணன் விதிச்சங்கத்தாருடைய ஆலோசணே அனுமதியுடன் எணகசுக் கட்டனே செய்திருப்பதை இதனைல் அறியப் பண்ணுகிறேன. அதாகிறது:—

#### பினான இலக்கம் 210.

_		OI	0 10 -		മ്യ ഭ	<b>អាក</b>	υ <b>ເ</b>
g	<b>െ</b> .	<i>്രേമി</i> ப்பு.	இருக்கிற இடம.	உரித்த <b>ெசா</b> ல்லு <b>கிறவா</b> .	ø.	றா.	. <b></b>
Ū	20	C##LLL	பனுவலகோறனேயில் பெந்தலுவ	<b>പ്.</b> ഗ്രേ <b>ക്കി</b> ചൂഥി	0	0	7
V	29	601 <b>9</b>	· u 3	எஸ். அயிசிலெவவையும	)		
W	29	சேணே	€9.फ	இனைப் சிலரு <b>டி</b> முதலிஆமியு <b>ம்</b> இனை	0 ما	0	20
٠		,	,	சிலரும	0	2	14

மேற்குறித்த காணிகளுக்கு உரித்துப்பேசுகின்ற சகலபேரும் தாளுகவல்லத் அவரவருடைய காரிய காரால 1891 ஆண்டு ஆவணிமாசம் 27 ந் தே இ பின்னோரம் 1 மணிக்கு காகலிலக் கச்சேரியில் உதவி ஏசன் று முகதோவில் வெளிப்பட்டு சொல்லிக்கொள்ள வேண்டுவதுமல்லாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள் னப்படும் பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான் உரித்தையுளு சொல்லவேண்டியது.

கோகல்ஃகைக்கசேசி, 1891 ம் @நி ஆடிமு 23 ந் உ.

எ**ப்**.எச்.பிரன, உதவி அரசாடுசி ஏசன்று.

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

# Preliminary plan 211.

# Situation.—Gilimale, Uda pattu, Kuruwiti korale, Province of Sabaragamuwa.

				Extent.
Lot.	Name of Land.	Description.	Claimant.	A. R. P.
X 29	Alahentennewatta	Garden	Sappami Kankani	0 3 17

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Ratnapura Kachcheri, on August 29, 1891, at 1 o'clock, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Ratnapura Kachcheri, July 25, 1891.

H. WACE, Acting Government Agent. වීම් 1876 ක්වූ අවුරුද්දේ නොම්මර 3 නේ ආකුපහුයේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳගින් වෙන ඉඩම ලබාගැනීම සඳහා කියාකරන පිනිස වම් 1876 යේ ඉඩම් ලබාගැනීමේ ආකුපහුයේ හවෙනි කාන්ඩේ කරනිබෙන පහාර්තුවල පුකාර ආන්ඩුකාරක මන්හුන සභාවේ මන්හුනය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

සිනියම, 211. පිහිටානිබෙන්නේ—සබරගමුදිසාවේ කුරුවිරි කෝරලේ හිලීමලේග.

මහත. නො. ඉඩමේ නම. අන්දම. අයිතිකම කියන්නා අ. රු. ප. X 29 අලසේන්තෑන්නේ චත්ත චත්න සප්පාමි කන්කානම 0 3 17

ඉහතකි ඉඩමට තමතමුන්ට ඇන්තාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන්වෙනුවට කියාකරන අය විසින් වමී 1891 ක්වූ අගෝස්තු මස 29 වෙනි දින 1කේ කනිසමට රත්නපුරේ කච්චේරියේදී මා ඉදිරිපිටට පැමින කියා සිටින්ට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අපුම සහ කොරතුරුත් කියාහිටින්ට ඕනෑවව මෙම ඉඩම අයිතිවාසිකම්ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වීම් 1891 ක්වූ ජූලි මස 25 වෙනි දින රත්නපුරේ කුච්චේරියේදීය එච්. වේස්, ආණ්ඩුවේ උපඒජන්තතැන.

இதினைகீடு சொல்லப்படுகிற கா கா பை பெற்றுக்கொள்ளுட்பொருட்ட 1876 ட ஆண்டு கொணிபெற்றுக் கொள்வதைபெயற்றிய கட்டுள்ச்சட்டத்தின் 6 ட பிரிவின் பிரகார்ட் தேசாதிபதியவர்கள் பிர்டாண கூதிச்சுங்க தேதாருடைய ஆலோசண் அணுடுதியுடன். எனுகுக கட்டின் செய்திருப்பதை இதலை அறியை**ப**ெண்ணு கிறேனை. அதாகிறேது:—

## பினான இலக்கம் 211.

இருக்கும் தலம்—சப்றகழுவை மாகாணத்தில் குறிவிட்டிசோறின் உட்புத் வ சினிம் கெயில்.

				விசாலம.
இல.	காணியி <b>ன பெயா.</b>	விவை 🛭 ഥ .	உருதது பேசுகிறவா.	அ. ஹா. ப.
X 29	<i>ചുരി 3 ടേഞ കത് 3 തെ ചകത</i> ക	தோடடம	<i>சப<b>ா</b>ணி க</i> ப்சொணி	0 3 17

டேறை சூறித்தை காணிக சூ உருத்து பேசுகினற சகலபேரும் தாளுகவலைத் அவரவருடைய காரியகார ரால 1891 ம் ஆ ஊடு ஆவணிமாசம் 29 ந் தேதி 1 மணிக்கு எனமுகதாவில் இறெட்டினப்புறி கச்சீசிரியில் வெளிப்பட்டு சொலவிக்கொள்ள வேண்டுவதும்லலாடல் அந்தச்காணிக்குப் பெற்றுக்கொள்ளப்படும் பண் ததையும், அதைப்பெற்றுக் கொள்வதற்குண்டான உரித்தையுஞ் சொல்லைவேண் டியது.

இறை - டினப்புரி கச்சீசேரி, 1891 ம் ஆண்டு ஆடிடோசம் 25 ந் வ. எ**ச்.** வேஸை, அரசாட்சி ஏசன்று**கக**ாக.

# NOTICES UNDER THE FOREST ORDINANCE.

T is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has made the subjoined regulations for the management of the forest which was constituted a village forest by Proclamation of April 20, 1891, and published in Gazette No. 5,060 of April 24, 1891:—

- 1. Rights of felling timber, of collecting forest produce, or of pasturing cattle in a village forest may be exercised only by the permanent residents of the village or villages named in the Proclamation constituting such forest a village forest.
- 2. The under-mentioned trees may not be cut without the permission of a forest officer empowered to grant such permission, as provided in the Ordinance:—Kaluwara, kalumediriya, ná, milla, nedun, kos, del, mendora, kina, lunumidella, tala, tekka, or walsapu.
- 3. No tree of any kind over one cubit in girth at four feet from the ground may be cut without a permit from the korale mudaliyar.
- 4. Dead or fallen timber for firewood, sticks for fences and tool handles, and canes and creepers may be taken without any permit.
- 5. No person may sell, barter, or give away any timber or forest produce taken from a village forest to persons outside of the village community.
- 6. No person may cut any timber or collect any forest produce or pasture cattle in excess of his actual personal requirements at any one time, except to sell, barter, or give away to other members of the village community.

By His Excellency's command,

E. NOBL WALKER, Colonial Secretary.

W HEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer to inquire into and determine the existence, nature, and extent of any rights claimed by, or alleged to exist in favour of, they person in or over any land comprised within the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I, Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Dikhena-atura, and is situate in the village Kotapola in the Morawak korale of the Matara district, Southern Province, and is bounded as follows:—On the north by Batuketa-cla; on the west by Batuketaladeniya, Polgaswattehena, and Gulanahenadeniya; on the south by Ittegulanadola; and on the east by Nagahahena, Tennaudahena, and Andapelpola-

II.—And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in whom the right or power to create the same is now vested; and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purpose can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in writing of the Government Agent or Assistant Government Agent of the district writing of the Government Agent or Assistant Government Agent of the district.

#### III.—The consequence that will ensue on the reservation of the forest is as follows:—

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.

(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or

succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the

- right or the power to create such right is now vested.

  (3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchouc, gum, wood-oil, resin, varnish, lac, charçoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry.
- IV.—Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.
  - V.—Persons who in the said blocks of land, after they have been proclaimed reserved forests—

(a) trespass, or pasture cattle, or wilfully cause cattle to trespass;

cause any damage by negligence in felling any tree, or cutting or dragging any timber; wilfully strip off the bark or leaves from, or otherwise damage any tree; in contravention of any rules made by the Government Agent of the Province on that behalf, hunt, short fish potential and the strip of the province on that behalf, hunt, shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance—
are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25, to double the amount of such damage.

#### VI.-Persons who-

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof, or who in the said blocks of land after they are proclaimed reserved forests kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify

(b) fell, girdle, kop, tap, or burn any tree;
(c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest.

produce;
(d) clear or break up any land for cultivation or any other purpose,—
are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

- The last two paragraphs are subject to the following provisions. They do not prohibit—
  (a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission;
  (b) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the time being; or

(c) the exercise of any right continued by him at such inquiry or created by grant or contract as above defined in clause III.

VIII.—Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment, or whenever any person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practice chena cultivation in such forest or portion. any permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any land or portion of any land within the above-mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 17, 1891, at noon, at Deniyaya resthouse, and state the nature of right or claim.

> LIONEL LEE, Forest Settlement Officer.

WHEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer to inquire into and determine the existence, nature, and extent of any nights claimed by an extent of any nights claimed by 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 the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I. Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Puhulhenakanda, and is situate in the village Beralapanatara in the Morawak korale of the Matara district, Southern Province, and is bounded as follows:—On the north by Pannilkanda estate; on the west by Mudunekodiya, Gahala-koratuwa, Galkanda, and Puhulhenakandadola; on the south by Puhulhenekandawatta, Pinnaketiyahena, Kandekumbura, and Kandawatta; and on the east by Hitigalehenadola.

II.—And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in whom the right or power to create the same is now vested and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purpose can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in writing of the Government Agent or Assistant Government Agent of the district.

III.—The consequence that will ensue on the reservation of the forest is as follows:—

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.

(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the right or the power to create such right is now vested.

(3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchouc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry. defined in the course of my inquiry. .

IV.—Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.

V.—Persons who in the said blocks of land, after they have been proclaimed reserved forests—

(a) trespass, or pasture cattle, or wilfully cause cattle to trespass;
(b) cause any damage by negligence in felling any tree, or cutting or dragging any timber;
(c) wilfully strip off the bark or leaves from, or otherwise damage any tree;
(d) in contravention of any rules made by the Government Agent of the Province on that behalf, hunt, shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance-

are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25, to double the amount of such damage.

## VI.—Persons who—

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof. or who in the said blocks of land after they are proclaimed reserved forests kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify;

(b) fell, girdle, lop, tap, or burn any tree;

(c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest

(d) clear or break up any land for cultivation or any other purpose-

are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

VII.—The last two paragraphs are subject to the following provisions. They do not prohibit—

(a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant sucn permission;

(6) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the

time being; or,
(c) the exercise of any right continued by him at such inquiry, or created by grant or contract as above defined in clause III.

VIII.—Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment, or whenever any person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practice cheng cultivation in such forest or portion. permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any land or portion of any land within the above-mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 18, 1891, at noon, at Beralapanatara resthouse, and state the nature of right or claim.

LIONEL LEE Forest Settlement Officer.

HEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer 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 the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I, Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Angurumelekanda, and is situate in the village Beralapanatara in the Morawak korale of the Matara District, Southern Province, and is bounded as follows:—On the north by Boraluketiya Tennapita-atura, Pillahena, Pahalapillahena, Udagangodadola, and the Marawala tract of fields; on the west by Udakanda, Kudumirissehena, Ensalmadiyayahugewila, and Yakakele; on the south by Bulatgalagawatennepitahena, Galdola alias Galwetahena, Kitulehena, Gallindehena, Kudagalahena; on the south-east by Tennapitiya, Millagahawila, Nawalahena, and the limit of Keedapana; and on the east by Hulangediya alias Mirandola, Mirandolahena, Tennapitiyagalkanda standing on the limit of West

II.—And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in whom the right or power to create the same is now vested; and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purposes. can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in writing of the Government Agent or Assistant Government Agent of the district.

-The consequence that will ensue on the reservation of the forest is as follows:-

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.

(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the right

- or the power to create such right is now vested.

  (3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchouc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry.
- IV.—Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.
  - V.—Persons who in the said blocks of land, after they have been proclaimed reserved forests—

(a) trespass, or pasture cattle, or wilfully cause cattle to trespass;
(b) cause any damage by negligence in felling any tree, or cutting or dragging any timber;
(c) wilfully strip off the bark or leaves from, or otherwise damage any tree;

(d) in contravention of any rules made by the Government Agent of the Province on that behalf, hunt, shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance

are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25 to double the amount of such damage.

—Persons who-

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof, or who in the said blocks of land after they are proclaimed reserved forests kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify:

(b) fell, girdle, lop, tap, or burn any tree; (c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest produce;
(d) clear or break up any land for cultivation or any other purpose,—

are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

VII.—The last two paragraphs are subject to the following provisions. They do not prohibit—

(a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission;

(b) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the time being ; or

(c) the exercise of any right continued by him at such inquiry, or created by grant or contract as above defined in clause III.

VIII .- Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment, or whenever any person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any land or portion of any land within the above mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 18, 1891, at noon, at Beralapanatara resthouse, and state the nature of right or claim.

WHEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer to inquire winto 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 the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I, Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Aningkanda, and is bounded as follows:—On the north by Aningkanda estate; on the west by Pannilehena and kodiya; on the south by Pussegalahenagalkanda, Ittegalahenagalkanda, and Urubokkahenagalkanda; and on the east by Galkanda and Mudunekodiya.

II.—And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in whom the right or power to create the same is now vested; and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purpose can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in in writing of the Government, Agent or Assistant Government Agent of the district.

III.—The consequence that will ensue on the reservation of the forest is as follows:

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.

(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the right,

or the power to create such right, is now vested.

(3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchouc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such specific and no timber or other forcest produce can be sold or bartered, except in such a way as shall by me be defined sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry.

-Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.

Persons who in the said blocks of land, after they have been proclaimed reserved forests—

(a) trespass or pasture cattle, or wilfully cause cattle to trespass;

cause any damage by negligence in felling any tree or cutting or dragging any timber;

(c) wiffully strip off the bark or leaves from, or otherwise damage any tree;
(d) in contravention of any rules made by the Government Agent of the Province on that behalf, hunt, shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance—

are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25, to double the amount of such damage.

#### VI.—Persons who-

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof, or who in the said blocks of land, after they are proclaimed reserved forests, kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify;

(b) fell, girdle, lop, tap, or burn any tree;
(c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest produce;

(d) clear or break up any land for cultivation or any other purpose,-

are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

VII.—The last two paragraphs are subject to the following provisions. They do not prohibit—

(a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission

(b) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the time

being; or

(c) the exercise of any right continued by him at such inquiry, or created by grant or contract as above defined in clause III.

VIII.—Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment, or whenever any person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any land or portion of any land within the above-mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 18, 1891, at noon, at Beralapanatara resthouse, and state the nature of right or claim.

> LIONEL LEE Forest Settlement Officer.

WHEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer 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 the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I, Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Beraliamukalana, comprising Kotte oda and Gorokalena, and is situate in the village Gallala in the Weligam korale of the Matara District, and is bounded as follows:—On the north by Udanawedeketiyahena, Wedannahena, Polgahahena, Kudawadiahena, Okandupallehena; on the west by Mudennahethepuvehena, Nawedeketiyahena, Epladeniyahena; on the south by Udakandahena, Pannemagahena, Kabaragalketiyahena, Udayahalahena, Julanehena, Gorakagahahena-lewele, Kandehena, Mahagalahena, Puwakdolahena; and on the east by Potuwilahena, Gangarawelahena, Kosdolehena.

-And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in whom the right or power to create the same is now vested; and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purpose can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in writing of the Government-Agent or Assistant Government Agent of the district.

-The consequence that will ensue on the reservation of the forest is as follows:

(1) All rights in respect of which no claim has been preferred, and of the existence of which no knowledge

has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.

(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the

- right or the power to create such right is now vested.

  (3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest (5) No rights allowed by the Forest Settlement Olicer during the course of the indury to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchoùc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry.
- IV.—Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.
  - -Persons who in the said blocks of land, after they have been proclaimed reserved forests-

(a) trespass, or pasture cattle, or wilfully cause cattle to trespass;

(b) cause any damage by negligence in felling any tree, or cutting or dragging any timber;

(c) wilfully strip off the bark or leaves from, or otherwise damage any tree;
(d) in contravention of any rules made by the Government Agent of the Province on that behalf, hunt, shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance-

are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25, to double the amount of such damage.

## VI.—Persons who—

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof, or who in the said blocks of land after they are proclaimed reserved forests kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify;

(b) fell, girdle, lop, tap, or burn any tree; (c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest produce;

(d) clear or break up any land for cultivation or any other purpose—

are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

VII.—The last two paragraphs are subject to the following provisions. They do not prohibit—

- (a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission;
  (b) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the
- time being; or,
  (c) the exercise of any right continued by him at such inquiry, or created by grant or contract as above defined in clause III.

VIII.—Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment, or whenever any person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any laud or portion of any land within the above-mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 19, 1891, at noon, at Kananke resthouse, and state the nature of right or claim.

> LIONEL LEE, Forest Settlement Officer.

WHEREAS I, Lionel Frederic Lee, have been appointed by the Governor the Forest Settlement Officer to W 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 the limits hereinafter given and described, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in the second chapter of the Ordinance No. 10 of 1885:

I, Lionel Frederic Lee, the Forest Settlement Officer, do hereby notify that the proposed forest is called Kalugalkanda, and is situate in the village Porambakanauke in the Weligam korale, forming lots 4,540, 4,541, 4,542, 4,543, and 4,544 in preliminary plan 2,565, and lot 4,555 in preliminary plan 2,566, and is bounded as follows:—On the north by Vitanage Depela Gederakumbura, Egodawatta, Kandawattadola, Pahaladeniyamukalana, Pahaladeniyakumbura; on the north-east by Bandarahena; on the west by Imawalawatta; on the north-west by lot 4,604 in preliminary plan 1,917; on the south by land lot V 254 in preliminary plan 2,565, lands described in title plans 145,782, 145,783 145,785, 145,796, Kospelawatta, Bogodadola, and land lots I, J, K, L, and B 255 in preliminary plan 2,566; and on the south-east by land lots A 255, Z 254, and Y 254 in preliminary plan 2,566.

II.—And I do further notify that from and after the date hereof, until the forest is proclaimed a reserved forest, no right can be acquired in or over the land comprised in the Proclamation declaring the above blocks of land to be reserved forest, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by the person in who in the right or power to create the same is now vested; and on such land no new house can be built or plantation formed, no fresh clearings for cultivation or for any other purpose can be made, and no trees can be cut for the purposes of trade or manufacture, except with the permission in writing of the Government Agent or Assistant Government Agent of the district.

III.—The consequence that will ensue on the reservation of the forest is as follows:-

(1) . All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired during the course of the inquiry before the Forest Settlement Officer, will become extinguished.
(2) No rights of any description can be acquired in or over a reserved forest except by inheritance or

succession, or under a grant or contract in writing made by or on behalf of the Crown, or by the person in whom the

right or the power to create such right is now vested.

(3) No rights allowed by the Forest Settlement Officer during the course of the inquiry to pasture or forest produce—that is, minerals (including limestone and laterite), surface soil, trees, timber, plants, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, seeds, roots, juice, catechu bark, coutchouc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, stone, ruins, clay, gravel, and earth—can be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent. Provided that when any such right is continued for the beneficial enjoyment of any land or house, it may be sold or otherwise alienated with such land or house without such sanction; and no timber or other forest produce can be sold or bartered, except in such a way as shall by me be defined in the course of my inquiry.

IV.—Any public or private way in the said blocks of land may be stopped by any forest officer, with the sanction of the Government Agent, under certain conditions.

V.—Persons who in the said blocks of land, after they have been proclaimed reserved forests—

(a) trespass, or pasture cattle, or wilfully cause cattle to trespass;

(b) cause any damage by negligence in felling any tree, or cutting or dragging any timber;
(c) wilfully strip off the bark or leaves from, or otherwise damage any tree;
(d) in contravention of any rules made by the Government Agent of the Province on that behalf, hunt,

shoot, fish, poison water, or set traps or snares or guns, or use any explosive substance—
are guilty of an offence, and liable on conviction to a fine which may extend to Rs. 50, or when the damage resulting from their offence amounts to more than Rs. 25, to double the amount of such damage.

(a) make any fresh clearing on the said blocks of land, or who set fire to any portion of the same after they are proclaimed reserved forests, or in contravention of any rules made by the Government Agent kindle any fire, or leave any fire burning in such a manner as to endanger the said blocks of land after they are proclaimed reserved forests, or any part thereof, or who in the said blocks of land after they are proclaimed reserved forests kindle, keep, or carry any fire, except at such seasons and in such a manner as a forest officer especially empowered in this behalf may from time to time notify;

(b) fell, girdle, lop, tap, or burn any tree;
(c) quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove forest produce :

(d) clear or break up any land for cultivation or any other purpose,—
are guilty of an offence, and liable to be punished with imprisonment for a term which may extend to six months, or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forests as the convicting court may direct to be paid.

VII.—The last two paragraphs are subject to the following provisions. They do not prohibit-

- (a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission;
  (b) any practice of chena cultivation permitted at the inquiry by the Forest Settlement Officer for the time
- being; or

(c) the exercise of any right continued by him at such inquiry or created by grant or contract as above defined in clause III.

VIII.—Whenever fire is caused wilfully or by gross negligence in the said blocks of land, after they are proclaimed reserved forests, or having permission to practise chena cultivation therein, or by any person in his employment or whenever any person having right in such forest contravenes the condition set on him by the Forest Catherent or whenever are person having right in such forest contravenes the condition set on him by the Forest Settlement Officer for the time being, the Governor may (notwithstanding that a penalty has been inflicted in respect of such fire) direct that in such forest, or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practise chena cultivation in such forest or portion.

IX.—I do hereby require every person claiming any right or making any claim to any land or portion of any land within the above-mentioned limits, either to present to me before November 8, 1891, at the Census Office, Slave Island, Colombo, a written statement specifying, or to appear before me on November 19, 1891, at noon, at Kananke resthouse, and state the nature of right or claim.

LIONEL LEE, Forest Settlement Officer.

## MISCELLANEOUS DEPARTMENTAL NOTICES.

LIST of Publications for Sale at Record Office, Colombo:-	the (	Gov	ernn	nent
Special Editions of the Penal and Cr Procedure Codes, the Courts' Ordi and Civil Procedure Code, with Tab	nance les o	r, f		
Sections and Indices, stitched in covers, are obtainable as follows:—	pape	r	Rs.	•
The Penal Code (2 of 1883)		00/	`	c.
The Criminal Procedure Code (3 of	1883		2h 2 3	0
The Courts' Ordinance (1 of 1889)	•••	, ,,	Ō	50
The Civil Procedure Code (2 of 188	39)		5	0
The Penal Code, in Sinhalese or Ta The Criminal Procedure Code, in Sin	mii	, ,,	1	0
or Tamil			1	50
Single copies of Ordinances in English	(and			
where translations have been pub in Sinhalese and Tamil) may be of for 5 cents for every 8 pages octa	taine	Í	•	
portion thereof.	•		_	
Administration Reports, bound volumes Do. single copies		, ,,	7.	50
Ceylon Blue Books, from 1880 to 1890		eac		5 0
Sessional Papers, bound volumes		, ,,		Ö
Do. single copies	each 4	l pp.	0	5
Colonial Office List Ceylon Civil List	•••	eac		0
Report of the Executive Commission	er for	"	}	0
the Ceylon Section of the Colonia	land			
Indian Exhibition, 1886		"	0	.50
Reports of the Temple Lands Commission 1857 to 1865	ners,			
Papers relating to Buddhist Temporalities	 8.1876	,,	0 -1	- 6€ - 0
Report on the Administration of the Polic	e,&c.,	"	Ť	ŭ
by A. H. Giles Report of a Select Committee on the wo	nkina	,,	1	45
of the Grain Tax Ordinance	n wind	٠,,	3	10
Customs Annual Returns	•••	"	1	0
Customs Tariff, 1890 Census of Ceylon, 1881	•••	. 17	0	10
Vincent's Forest Report	•••	"	20 2	0 50
Epitome of Government Minutes, Circ	ulars:	"	-	00
and Notifications, 1849-71		,,	1	0
Do. do. 1872-87 Report on Brown Scale, or Bug, on Coff.	•••	"	1	0
ladies for calculating Pensions under	the	"	I	0
The Green-Scale Bug in connection wi	rd th the	. "	0	25
Cultivation of Coffee.—Observations by E. Ernest Green (illustrated)	y Mr.		,	^
Report on Anemia, or Beri-Beri, of Cevl	on.—	"	1	0
By W. R. Lynsey, F. K.Q.C.P., C.M.G., Prin	cipal	٠		
Civil Medical Officer, &c., Ceylon Pybus's Mission to Kandy	•••	,,	2	0
The Mahavansa:-	***	"	0	50
Original Pali Text, Part I.		,,	7	50
Do. Part II.		"	7	50
Wijesinha's English Translation of Pa with Turnour's Translation of Pa	rt II. rt I.			
prenxed	•••	,,	7	50
Sinhalese Translation, Part I.		"	5	0
Do. Part II. Nitinighanduwa, English	•••	,,	5	0
Do. Sinhalese	•••	"	1	0
Kamanathan's Keports	•••	"	22	ő
Saddharmalankaraya	•••	"	2	0
Dravidian Comparative Grammar Governors' Addresses, 1833-77, 2 vols.	•••	"	13	0
Mannar: a Monograph.—By the late W.	J.S.	"	10	0
Boake, c.c.s.	•••	,,	1	0
Itinerary of Ceylon Roads:— Part I.—Principal Roads, Second Ed	ition			
(1881), Without Map		•	2	0
Part II Minor Roads, Second Ed	lition	"	-	-
(1888), with Map do. without M		"	8	0
MITTORE TAT	aρ	**	3	0

Register of Books Printed in			Rs	c.					
tered under Ordinance No. 1885-88	••	eac	ch 1	25					
Return of Architectural at Remains and other Antiq									
Ceylon	""	••• ,	, 1	20					
Application for any publica	tion in the abo	re Lis	t sh	ould					
be made to the Government Record Keeper, at the Colonial Secretary's Office, Colombo, and should be accompanied									
by payment in advance, wh	ana snouta pe sich should be	made	шpа bv	Post					
Office Order, Government D	raft, or uncross	ed Ch	ıequ	e on					
Colombo Bank. Stamps are	e not received in	payn	ient.						
	H. L, Cra								
	Reco	rd Ke	epe	r.					
PUBLICATIONS for Sale at the Government Printing Office:—									
The Ceylon Government Gazette, published on Fridays.									
Subscription, payable			Rs.	c.					
quarter		•••	3	0					
Single copies	•••	•••	0	25					
The Supreme Court Circular	, published from	time	to ti	ime.					
Subscription, per volum	ie of 52 numbe	rs,	_	**					
with Digest, payable in	advance	····	6	50					
Copies of back volumes a	re obtainable, v	1z	3	25					
Volumes II. to VIII.,	each	•••	_	50					
Tos	ubscribers	•••	0	$12\frac{1}{2}$					
Separate numbers $\begin{cases} T_0 \\ T_0 \end{cases}$	ubscribers ion-subscribers		0	25					
Charges for Advertise	monte in the G	20110							
A column	ments the the Gr	***	7	50					
Two-thirds of a column	•••	•••	5	0					
Half a column	•••	•••	4	0					
For small notices not exc			_	50					
second and third insertions (consecutive) two-thirds and one-half, respectively, of the above rates.									
	G. J. A. Sri	EEN,							

NOTICE is hereby given that an application has been received from the Rev. J. W. Balding, of the Church Missionary Society, for the transfer of the management of the Elpitiya Government Vernacular Boys' and Girls' Schools to the said Mission as grant-in-aid schools. Observations must be forwarded to the Director of Public Instruction before August 8, 1891.

J. B. Cull, Director.

Government Printer.

Office of the Director of Public Instruction, Colombo, July 23, 1891.

OTICE is hereby given that an application has been received from the Rev. E. T. Higgens of the Church Missionary Society for the removal of his Kollonawa Sinhalese Vernacular Girls' School to a house near the present site, as a temporary measure, until another site is procured and a new schoolroom built. Observations must be forwarded to the Director of Public Instruction before August 16, 1891.

J. B. Curl, Director.

Office of the Director of Public Instruction, Colombo, July 29, 1891.

July 21, 1891.

NOTICE is hereby given that licenses for the current year for carts in the Nuwara Eliya District will be issued on the 4th and 5th proximo at Talawakele.

George M. Fowler,
Assistant Government Agent.
Nuwara Eliya Kachcheri,

Ceylon Government Railways Com	parative Statement of Traffic	for the Week	ending July 19, 1891
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_										
EARNINGS FROM		ays ending 21, 1889.		days ending y 20, 1890.		lays ending 19, 1891.	Incre 1891 ove		Decrea 1891 be 1890	elow
Passengers, Ordinary Coolies Season Tickets	. 985	Rs. c. 16,698 56 536 60 40 80	987	541 44	1,321	902 34	5,166	Rs. c. 2,686 94 360 90		Rs. c. 
Total Passengers Parcels Horses Carriages Other small Animals Neat Cattle Mails Miscellaneous Coaching Goods (Tons) Miscellaneous Goods Live Stock General Miscellaneous	2,582 32 9 77 4 1 - 3,422	17,275 96 967 60 264 13 133 8 42 25 3 50 11 50 425 56 4 85 48,745 39 76 64 154 50 1 0	3,583 27 4 44	1,161 85 183 52 39 78 35 0	3,613 40 12 59 34 — 7,379 — 664	208 50 147 62 41 50 25 50 439 68 12 14 56,635 56 94 12 177 50 1,400 76	30 13 8 15 15 18 - 1,865 - 283	3,023 65 8 19 24 98 107 84 6 50 11 25 		7 68
Total for the Week		63,105 96		72,318 40		82,767 6		0,448 66	_ _	
Total, Jan. 1 to July 19 . Increase compared with pro-		1950690 48		2080317 35		2432289 25	-	51971 90	_ _	
vious year Decrease do. do.	1 = 1	85,691 70		129, <b>6</b> 26 87	_	361,971 90 . —		·		_
Traffic Train Mileage this wee Total, Jan. 1 to July 19 Increase compared with pre-	. 319038	•	12,944 348283		12,891 375415		27,132		53	_
vious year Decrease do. do.	706		29,245 .—	_	27,132	_	=			=
PARTICULARS OF GOODS CONVEYED.		ays ending 19, 1891.		1ary 1 to 19, 1891.		ary 1 to 20, 1890.	Increase 1891.		lecrease 1891.	in
First class Goods Rice Rice Rice Rice Rice Rice Tea Tea Tea Tea Tea Arrack Arrack Salt Cinnamon Cacao Cardamoms Tobacco Beer, 2nd class Ranure, 2nd class Plumbago, 2nd class Other 2nd class Goods Cinchona Coffee Cotton Cocoanuts Cocoanut Cocoanut Copperah Poonac Staves, special rate Timber at special rate Timber at 3rd class rate Fea Lead and Shooks, 3rd class Ranure, 3rd class Plumbago, 3rd class Staves, 3rd class Staves, 3rd class Staves, 3rd class Cother 3rd	1,175 674 27 24 78 1 30 2 10 5 43 2 2 20 66 8 108 29 72 82 6 39 8	3 1·19 14 1·8 10 1·6 1 2·26 9 3·25 6 0·10 14 2·25 4 ·3·24 19 1·17 3 0 0 3·9 6 0·2 16 2·16 - 14 3·14 5 3·13	3,306 37,894 18,564 1,020 691 1,576 21 594 356 31 1,326 98 19,580 953 1,989 2,561 192 296 263 3,062 772 296 263 3,062 1,457 6,430 58 7 36 6,940 12,706 10,673 13,897 1,031	10 2·16 11 1·14 1 0·11 14 0·23 12 0·1 12 1·24 5 0·12 2 3·22 7 0·11 8 0·20 15 0·9 3 1·27 5 3·13 19 1·26 0 3·7 18 1·12 18 1·18 1 3·13 9 0·22 0 1·15 15 0·23 18 3·8 17 0·4 4 0·18 17 3·20 1 1·23 13 1·8 17 0·17 12 0 16 0 17 0·2 18 2·21	3,058 31,033 13,012 791 672 1,556 30 364 82 382 75 1,104 63 17,598 1,426 2,100 2,420 973 305 2,232 320 794 313 22 1,988 1,641 5,838 94 20 4,369 10,866 11,782 1,322 997	1 2·13 1, 15 3·21 7 2·2 17 1·13 6 1·6 12 0 6 1 1 2, 4 1·3 1, 11 0 17 0 19 0	3,552     9       228     14       19     9       20     2       229     5       10     15       222     11       328     6       619     0       328     6       674     16       592     5       0     4       671     11       840     14       2,574     17       031     5	1· 7   2   3   1·27   47   11   2·24   2·28   15   12   2·2   1   1   1   1   1   1   1   1   1	1 3 0 14 0 4 7° 10 1 7 6 11 — 4 14 6 0 2 14 — 8 7 7 19	1· 5 2·15 0·22 1·16 2·19 0·10 0·10 3· 2 3· 7 1· 7 2· 3 0·17 1·26 0·24 1· 6
Total	7,379	6 2. 7 1	52,835	10 0 6 1	19,868	5 2.20 38	,605 <b>6</b>	1. 7 5,63	3 1	<u>3·2</u> 1

	Total Quantities of the following Articles Exported from the Ports of Colombo and Galle during the under-mentioned Periods.																									
Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk, Cinchons.	Branch, Cinchons.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poonac.	Cinnamon.	Cinnamon Oil.	Gitronella Oil.	Carda- moms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan- wood.	Orchilla. Kittool	Fibre. Deer Horns.
ss. Culna ss. Chindwara ss. Khandalla ss. Vasna ss. Navigator ss. Nevassa ss. Niemen ss. Oxus ss. Oroya ss. Djemnah ss. Bayern ss. Nowshera ss. Amra ss. Elberfeld	23/7 25/7 25/7 25/7 28/7 28/7 28/7 28/7 28/7 28/7 28/7	Bombay Calcutta do. Negapatam London Bombay Calcutta Aden London China Bremen Bombay Tuticorin Sydney	389 - -	cwt.	1b.  550 100 194376 4110 614995 2110 24 80 10 8221	cwt.	9613 	1b.	1b.	No.	cwt	ewt.	-cwt.	1b. — — — — — — — — — — — — — — — — — — —	oz.	oz.	1b.   100 7085		cwt	cwt.	cwt.	cwt		=		yt. ewt.
GALLE. bq. Abdul Kader Hamed Bux ss. Nawab	24/7 28/7	Negapatam Bombay	-	_	<u> </u>		· -	_				<u>-</u>	-	•	<u>-</u>	11902		_		259	-	60		100	1	

And Chips 3,260 lb.

## Importation of Rice from Indian Ports during the Week.

> SAM. HAUGHTON, for Principal Collector.

## NOTICES CALLING FOR TENDERS.

EALED Tenders (in duplicate), marked on the envelopes "Tender for Sundries, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, August 10, 1891, from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1892, viz.:—

Baskets, rattan, strong, of full size
Do. Madampe, 15 in. dis. top, 4 in. ... each dia. bottom, 81 in. deep do. Madampe, 16 in. dia. top, 9 in. Do. dia. bottom, 101 in. deep coal, strong, of full size do. Do. do. Do. square. do. do. round and flat ... Do. do. Beeswax ... ... per lb. Bengal line do. Brooms, coir, with handle, strong Do. coir, large ... each do. ••• Do. ekel, of usual size
Do. ekel, long-handled ... do. do. ••• Brushes, whitewashing, coir, strong Buffalo hide, large ... do. ... per lb. Bullock, do. ... do. Calf skins ... each ••• Charcoal ... Charties of sizes ... per bushel ... ... each ••• Coir string ... per cwt. Coir rope of sizes ... per lb. ... Do. do. ... per cwt. ••• Camboys ... ... each Cotton, loose, clean and picked ... per lb. Cotton, twisted line ... do. Cuttle bones, perfectly dry ... per 100 Dammar ... ... per lb. Dishes, earthen, 10 in. to 24 in. ... each Fish oil, clear ... per gallon ... per lb. Fullersearth Goblets, earthen ... each Gunny bags, second-hand Do. new ... do. new ... do. Glass tumblers ... do. Handkerchiefs, coloured ... ... do. Hats, straw ... do. Incense ...
Jugs, earthen, large, toilet ... per lb. ... each Lamp wicks
Do. 2 in. and 3 in. ... per yard ... per 12 yards Mats, common, 61 by 23 ft. ... each Halpan mats, hospital, 63 by 23 ft. Do. do. 6 by 23 ft. ... do. ... do. Mats, long, for cooling rice ... do. Pillows, mat, stuffed with straw ... do. Plumbago, lump Do. dust ... per cwt. ... do. Tape, narrow, white ...per 100 yards Thread, cotton, for wicks ... per lb. Twine, Bengal ... do. Straw, clean and dry ... per 250 lb. Malacca rattans, 11 to 13 ft. in length, of average thickness ... per cwt. Sheep or goat skin, large, thin ... per lb. Do. đo. ... do. thick Vinegar, country ... per c Chatties for filtering water, about 6 gallons each ... per gallon Soap, salt Wood-oil ... per.lb. ••• ... per gallon ... per lb. Tallow, country Sulphur ••• ... per cwt. ••• Cocoanut strainers ... each ••• Cocoanut scrapers ... do. ••• Gridding stones, 15 in. ... Mortar and pestle, 2 by 1 ft. ... do. ... do. Palmyra ola coverings, 6 ft. ... do. Coir mat bags, 3 by 2 ft. ... ... do. Gallnuts ... ... per lb.

Deposit for tender forms, Rs. 50.

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

The deposit must be made at the Treasury or Kachcheri,

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

issue.

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

Persons who tender must deposit samples with the Colonial Storekeeper before the date on which the tenders are opened. No tender will be considered if the sample

is not so deposited.

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

at the Colonial Storekeeper's office.

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

The security bond should be furnished before October I,

1891.

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

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

\* H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 14, 1891.

CEALED Tenders (in duplicate) from persons willing to contract for daily dry-earth conservancy in the Queen's House at Colombo, from January 1 to December 31, 1892, will be received by the Hon. the Colonial Secretary at his office, viz.:—

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

signature of contract.

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

issue.

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

Contract.

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

at the Colonial Storekeeper's office.

The persons whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's

(7)

own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the

The security bond should be furnished before October

1, 1891.

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

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

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 14, 1891.

EALED Tenders (in duplicate) from persons willing to contract for the supply of the under-mentioned article for the use of the Government from January 1 to December 31, 1892, will be received by the Hon, the Colonial Secretary at his office, viz .:-

To be marked on the envelopes "Tender for Castor Oil, Colonial Store," receivable up to 12 o'clock noon on Monday August 10, 1891 :---

#### Castor oil.

Deposit for tender forms, Rs. 100.

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

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

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

Persons who tender must deposit samples with the Colonial Storekeeper before the dates on which the tenders are opened. No tender will be considered if the sample

is not so deposited.

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

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

The security bond should be furnished before October

1, 1891.

All alterations or erasures in tenders should bear the

initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

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

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 14, 1891.

CEALED Tenders (in duplicate), marked on the envelopes "Tender for Provisions to Civil Hospitals, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 noon on Monday, August 10, 1891, from persons willing to contract for the supply of the under-mentioned articles at the General Hospital, Maradana; Lock, Police, and Infectious Hospitals, Borella; Lunatic Asylum, Jawatta; Leper Asylum, Hendala; Smallpox and Cholera Hospitals, Kanatta; and Civil Hospitals at Kandy, Kalutara, Negombo, Gampola, Matale, and Panadure, from January 1 to December 31, 1892, viz.:-

Feeding bottles, each Linseed, per lb.
I inseed meal, per lb. Brandy, per bottle Gin, per flask Wine, port, per bottle Wine, sherry, per bottle Beer, English, per pint Beer, country, per pint Porter, English, per pint Porter, country, per pint

Extract of meat, per 2-oz. tin Condensed milk, per 1-lb. tin Tea, per lb. Whiskey, per bottle Claret, per bottle Champagne, per pint English biscuits, per lb. Gas tar, per gallon

Deposit for tender forms, Rs. 100.



To be marked on the envelopes "Tender for-Colonial Store," receivable up to 12 o'clock noon on Monday, August 10, 1891.

For supplying and making clothing required for the year 1892.

Particulars and description of clothing to be made can be ascertained on application at the Colonial Storekeeper's office.

Deposit for tender forms, Rs. 100.

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

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

issue.

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

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

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

the Colonial Storekeeper's office.

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

document.

The security bond should be furnished before October 1, 1891.

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

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

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 14, 1891.

SEALED Tenders (in duplicate) from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1892, will be received by the Hon. the Colonial Secretary at his office, viz. :

To be marked on the envelopes "Tender for Coffins,

From Beira to Wharf

per cwt. per mile.

... per cart.

Colonial Store," receivable up to 12 o'clock noon on Monday, August 10, 1891 :-

For supply of coffins :-Common With bearers Lined Lined, with bearers For supply of hearse and horse, per trip

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

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

For digging a grave at Hendala. For burying a corpse in do.

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

## Deposit for tenter forms, Rs. 25.

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

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

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

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

the Colonial Storekeeper's office.

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

The security bond should be furnished before October

1, 1891.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will

be treated as informal and rejected.

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

Colonial Secretary's Office, H. L. CRAWFORD, Colombo, July 16, 1891. for Colonial Secretary.

EALED Tenders (in duplicate), marked on the envelopes "Tender for \_\_\_\_\_\_\_, Colonial Store," will be received by the Hon. the Colonial Secretary, at his office, up to 12 noon on Monday, August 10, 1891, from persons willing to contract for the under-mentioned services during the year 1892 :-

Conveyance by Corts.

	, 1	Particulars	of Servi	e.		Rate
	Ratnapura, for	conveying	g mat-			
	tresses, cum	blies, &c.		per	cwt.	
ತಿ	Avisawella	do.	do.	^	"	
re Le	Karawanelia	do.	do.	•••	"	
٥	Balangoda	đo.	do.	•••	"	
72		∵ <b>≰</b> 0.	do.	***	,,	
ğ ,	Haputale	do.	do.	•••	,,	
ō i	Ratnapura, fo	r conveyi	ng stores	in		
From Colonial Store to	boxes or he	avy goods	_	•••	55	
9	Avisawella	do.	do.	•••	,,	
õ	Karawanella	do.	do.	•••	"	
Ę	Balangoda	do.	do.	•••	"	
	Pelmadulla	do.	do.	***	"	
	Haputale	do.	do.	***		

" Colonial Store, Fort, to Railwa	y Ter-	
minus, and vice versa	•	"
"Beira to do.	•••	17
", Colonial Store, Fort, to any	place	
within the gravets	•••	"
Conveyance by Bo	ats.	
From Colonial Store to Negomb	00 :	
Stores in boxes or heavy goods	per	cwt.
Light goods—as pillows, &c.	*	1)
From Colonial Store to Marawi	la :—	
Stores in boxes or heavy goods	***	>>
Light goods—as pillows, &c.	•••	11
From Colonial Store to Chilaw:	<del></del>	
Stores in boxes or heavy goods	•••	"
Light goods—as pillows, &c.	***	,,
From Colonial Store to Puttalar	n· ;—	•
Stores in boxes or heavy goods	***	33
Light goods—as pillows, &c.	• •••	**
From Colonial Store to Kalpitiy	а:	
Stores in boxes or heavy goods		,,
Light goods—as pillows, &c.	h	,,,
All stores to be conveyed, wheth	er by car	t or noat, at

Deposit for tender forms, Rs. 50.

To be marked on the envelopes "Tender for Forwarding Agency, Colonial Store," receivable up to 12 o'clock noon on Monday, August 10, 1891 :-

From Nanu-oya to Lindula, Nuwara Eliya, Ramboda, Lunugala, Badulla, Haldummulla, Madulsima, and Uda Pussellawa

From Hatton to Dikoya, Maskeliya, and Dimbula. From Gampola to Ramboda and Pussellawa.

For parcels under and up to 14 lb., each.
Do. over 14 lb. and up 14 lb. and up to 28 lb., each. Do. 28 lb. 56 over " 56 lb. 112 over

For stores over 112 lb., per cwt.
In the event of interruption to the railway line between

Gampola and Nanu-oya, for conveying stores to any station beyond Gampela, at Rs. per cwt. per mile.

Deposit for tender forms, Rs. 10.

To be marked on the envelopes "Tender for Colonial receivable up to 12 o'clock noon on Monday, August 10, 1891 :-

Shoeing horses of Mounted Orderlies at Colombo. do. at Kandy. Do.

Deposit for tender forms, Rs. 50.

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

upon signature of contract.

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

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

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

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

The security bond should be furnished before October 1, 1891.

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

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

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 14, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for scavenging the Town of Nawalapitiya," will be received at the Colonial Secretary's Office up to 1 o'clock r.m. on Wednesday, August 12, 1891, from persons willing to contract for the scavenging of the town of Nawalapitiya for one year from October 1, 1891.

The tenders are to be made upon printed forms which will be supplied upon application at the Kandy Kachcheri, and no tender will be considered unless it is furnished on the recognised form, signed by two persons who are willing

A deposit of Rs. 10 shall be made, on the understanding that if a tender be accepted and the tenderer decline to complete the contract, the deposit so made shall be for-feited to Government; in all other cases the deposit shall be returned to the depositor.

The specification of the work to be performed, the amount of security to be given, and all other necessary information can be ascertained on application at the Kandy Kachcheri. The rubbish will be the property of the contractor.

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

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 18, 1891.

CEALED Tenders (in duplicate), marked on the enve-lopes "Tender for supply of Rice in the Western Province during 1892," at the under-mentioned stations, viz., Negombo, Kalutara, and Colombo, will be received viz., Negombo, Kalutara, and Colombo, will be received at the Colomial Secretary's Office up to noon on Monday, August 31, 1891, from persons willing to contract for the under-mentioned services during the year 1892, keeping each district separate :-

#### Negombo District.

Best quality kallunda rice, at — per bushel, delivered in any part of the district known as the Negombo district of the Public Works Department.

#### Kalutara District.

Best quality kallunda rice, at - per bushel, delivered in any part of the district known as the Kalutara district of the Public Works Department.

## Colombo District.

Best quality kallunda rice, at — per bushel, delivered in any part of the Colombo district beyond the Municipal limits, consisting of the Kandy road and Avisawella road.

The tenders are to be made on forms which will be supplied on application at the offices of the Government Agent at Colombo or of the Assistant Agents in the Western Province, and no tender will be considered unless it is furnished in the recognised form.

A deposit of Rs. 50 will be required before any forms are issued; and should any person decline to enter into the contract and bond, his deposit shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract for the supply of rice, and the persons whose contract shall be accepted for rice shall be bound by a cash deposit of Rs. 300 in each case, which must be hypothecated to Government, for the due fulfilment of such rice contract. Quarter bushel of rice must be sent in as samples; any less quantity will invalidate the tender.

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.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers. And when bouds have been drawn by the tenderers' own lawyer, the name or stamp of the Proctor

who drafted the bond should be affixed to the document. Any alteration made in the tender should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 22, 1891.

SEALED Tenders (in duplicate), marked on the enve-lopes "Tender for supply of Local Materials in the Western Province during 1892," at the under-mentioned stations, viz., Negombo and Kalutara, will be received at the Colonial Secretary's Office up to noon on Monday, August 31, 1891, from persons willing to contract for the under-montioned services during the year 1892, keeping each district separate :---

## Negombo District.

Bamboos Baskets, rattan Bags, gunny, second-hand Beeswax Bricks, per 1,000, Colombo Do. approved local Cadjans, per 1,000, not less than 6 ft. long Ceiling cloth Cabook, 18 in. by 9 in. by 6 in., per 1,000 Glass, per sq. ft. Indigo, per lb. Lime, slaked, per bushel Lime, washing, do.
Oil, coccanut, per gallon
String, coir, per cwt.
Tiles, half-round, per 1,000, Colombo
Do.
do. local Twine, Bengal, per lb.
Jakwood, at per cub. ft., sawn to sizes, including rafters Do.

planks of 1 in. or 11 in., per sq. ft. Do. reepers, per 1,000 ft.

Cocoanut piles, &c., for canal work:—

Cocoanut piles, per 1,000 ft.

Do. beams do. Do. slahs do. Do. pegs do. Do. planks do.

## Kalutara District.

Bamboos Baskets, rattan Bags, gunny, second-hand Beeswax Bricks, per 1,000, Colombo Do. approved approved local Cadjans, per 1,000, not less than 6 ft long Ceiling cloth Cabook, 18 in. by 9 in. by 6 in., per 1,000 Glass, per sq. ft. Indigo, per lb. Lime, slaked, per bushel Lime, whitewashing, per bushel Oil, cocoanut, per gallon String, coir, per cwt.
Tiles, half round, per 1,000, Colombo Do. local Twine, Bengal, per lb.

Jakwood, at per cub. ft., sawn to sizes, including rafters Do. planks of 1 in. or 14 in., per sq. ft.

reepers, per 1,000 ft. Do.

Cocoanut piles, &c., for canal work :-

Cocoanut piles, per 1,000 ft.

beams do. Do. Do. slabs do. do. Do. pegs Do. planks do.

The delivery of materials will be required to be made in any part of the several districts known as Negombo and Kalutara of the Public Works Department.

Samples of bricks, tiles, baskets, coir, and Bengal twine to be delivered at the several Kachcheries before the tenders are opened.

For the supply of the articles enumerated, either as a

whole or part, keeping each district separate.

The tender are to be made on forms which will be supplied on application at the offices of the Gevernment Agent at Colombo or of the Assistant Agents in the Western Province, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 20 will be required before any forms are issued; and should any person decline to enter into the contract and bond for the whole or any part of his tender, such deposits shall be forfeited to the Crown. All other deposits will be returned upon the signature of the

contract.

Sufficient sureties will be required to join in a bond for the due fulfilment of the contract for the supply of materials, and the persons whose contract shall be accepted for materials shall be bound by a cash deposit of Rs. 150 in each case, which must be hypothecated to Government, for the due fulfilment of such contract.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of

accepting any portion of a tender.

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

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

> H. L. CRAWFORD. for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 22, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice in the Province of Uva," will be received at the Colonial Secretary's Office up to noon on Monday, August 31, 1891, from persons willing to contract for the under-mentioned service:—

For supplying hest Kallundai rice for the use of the Public Works Department, Province of Uva, at the stations mentioned below, for one year commencing from January 1 to December 31, 1892, viz.:—

#### Badulla District.

Badulla Wilsons' Bungalow Welimada Etampitiya

Demodara Kumbalwela Ottakady Haputale

## Haldummulla District.

Haldummulla Halpe Koslande Wellawaya

Kurundugastota Mupana

Lunugala District.

Badulla Passara Lunugala Bibile Ekeriyankumbi ra

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

A deposit of Rs. 50 will be required before any forms are issued; and should any person decline to enter into the contract and bond, his deposits shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract.

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

Sufficient securities will be required to join in a bond for the due fulfilment of the contract for the supply of rice, and the persons whose contract shall be accepted for rice shall be bound by a cash deposit of Rs. 300 in each case, which must be hypothecated to Government, for the due fulfilment of such rice contract. Quarter bushel of rice should be sent in as samples; any less quantity will invalidate the tender.

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.

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

H. L. CBAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 27, 1891.

SEALED Tenders (in duplicate), marked on the enve-lopes "Tender for supply of Building and other Materials for the use of the Public Works Department in the Province of Uva, at the under-mentioned places, during 1892," will be received at the Colonial Secretary's office, up to noon on Monday, August 31, 1891, from persons willing to contract for same

Badulla District.

Badulla Welimada Ettampitiya

Kumbalwella . Bandarawela Haputale

Haldummulla District.

Haldummulla Koslande Wellawaya

Butale Mupane

Lunugala District.

Badulla Passara

I unugala Ekeriyankumbura

The tenders are to be made on forms which will be suppled upon application at the office of the Government Agent, Badulla, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 20 will be required before any forms are issued; and should any person decline to enter into the contract and bond for the whole or any part of his tender, such deposits shall be forfeited to the Crown. All other deposits will be returned upon the signature of the contract.

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

rejected.
Sufficient sureties will be required to join in a hond for and the person whose contract shall be accepted for material shall be bound by a cash deposit of Rs. 150 in each case, which must be hypothecated to Government for the due fulfilment of such contract.

The Government reserves to itself the right, without

question, of rejecting any portion of a tender.
Samples of bricks, tiles, baskets, and coir to be delivered at the Kachcheri before the tenders are opened.

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-

General, but may be drawn by the tenderers' own lawyers, whose names or stamps should be affixed to the document.

Materials to be supplied are as follows:-

Baskets	***	per 100
Bricks, 9 in. by 41 in.	by 3 in.	per 1,000
Blue stone		per lb.
Charcoal	***	per bushel
Colloo	***	do.
Ceiling cloth	***	per yard
Coir string	***	per cws.
Dammar	•••	per lb.
Gum	•••	do.
Glass panes		per square it.
Gunny bags	•••	each
Lime	***	per bushel
Lime fruits	•••	per 100
Indigo	***	per lb.
Needles		per doz.
Oil, cocoanut	***	per gal.
Paddy	***	per bushel
Salt	***	per lb.
Straw		do.
Sand paper	•••	each
Tiles, half-round, 15 in.	and under	per 1,000
Thread, cotton		per reel
Talipots	•••	each
Vinegar		per gallon
Verdigris		per lb.
Wax, bees'		do.
Gingelly poonac	•••	per cwt.
Cadjans	•••	per 100
	•••	Por 100
	TJ T.	Carmana

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 27, 1891.

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, September 14, 1891, 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 1892.

#### Kandy District.

2. To be delivered at the following stations: -Kandy within Municipal limits, Peltota, Hanguranketa, and Maturata :-

> Flat roofing tiles, per 1,000 Half round tiles do. Ridge tiles do. Bricks do. Cadjans do. Jak reepers, per 1,000 ft. lin. Jakwood planks, 2 in., per 100 ft. square Do. 11/2 do. Do. 14 do. Do. do.

Jakwood in scantlings, sawn die square, per cub. ft. Lunumidela ceiling boards, per 100 square it. Lime, slaked, per cubic 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 Rattan baskets, each

#### Katugastota District.

To be delivered at Katugastota, Panwila, Kelleboke, Teldeniya, and Galagedara. List of articles same as Kandy.

#### Matale District.

To be delivered at Marale, Nalande, Naulla, Ratota, and Dambulla.

List of articles same as Kandy, with the following addi-

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

#### Pussellawa District.

To be delivered at Gampola, Nawalapitiya, Pussellawa, and Ramboda.

List of articles same as Kandy.

## Dikoya District.

To be delivered at Hatton and Dikoya. 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 bushel

Poonac, gingelly, per cwt. Poonac, cocoanut, per cwt. · Straw, per cwt. Colloo, per bushel Bricks, per 1,000 Mana grass, per 100 bundles Charcoal, per cwt. Gunny bags, second hand Rattan baskets

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 utiless 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. 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 tenderer's initials will be treated as informal and rejected.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 30, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice," will be envelopes "Tender for supply of Rice," will be received at the Colonial Secretary's Office up to noon on Monday, September 14, 1891, from persons willing to contract for the under-mentioned service:—

For supplying best Kallunda rice for the use of the Public Works Department, Central Province, commencing from January 1 to December 31, 1892.

Price to be deligated at the following districts in the

2. Rice to be delivered at the following districts in the Central Province as may be required by the District Engineer in charge.

Kandy district. Katugastota district. Matale district. Pussellawa district. Dikoya district. Nuwara Eliya district.

Each tender to give a single rate per bushel for rice delivered at any place situated within each of the abovenamed districts.

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

5. Sufficient sureties will be required to join in a bond or the due fulfilment of the contract. The amount of the

bond and all other necessary information can be ascertained eat 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 expense of having security bonds prepared for the due performance of their contract, which bond 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

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, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 29, 1891.

## SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that the under-mentioned old and unserviceable Naval, Victualling, and Medical Stores will be sold by public auction at H. M. Naval Yard, Trincomalee, on Monday, August 17, 1891, and on the following days, commonant at H. School, and the following days, commonant at H. School, and the following days, commonant at H. School, and the following days. following days, commencing at 11 o'clock A.M., viz. :-

Firewood Old iron (wrought and cast) Old bunting Canvas rags (white and painted) Hammock's (white and painted) Old rope Cabin furniture, such as— Hardware and cutlery Old Chinaware Clocks Blankets Pillows Table cloths, &c.

Carpenters' and smiths' tools Iron casks Wooden casks Packing cases . Iron drums Old and broken files Candles Iron hoops for casks Staves for casks Tin canisters Shirts Wrappers Beds Old leather

Conditions of sale will be as usual: 25 per cent. to be deposited on the lots being knocked down, and the lots removed within 14 days of date of sale without fail.

The stores can be viewed the day previous to and on the morning of the sale.

Trincomalee, July 17, 1891.

E. A. DE RIDDER, Naval Storekeeper.

இதனடியிற் காணப்படும் பழையசாமான்களே, கஅகக ம் **் ஆவண்டு கஎ** க் தேதியாகிய திங்க**்** கிழமை யம் அடுத்த நாட்களிலும் சாலமே கக மணி துவக்கம் இராணியின் சேவல்யாட்டிற் பிரசித்த ஏலத்திற்கூறி விற்பனவு செய்யப்படும். அவையாவன:--

விறகு

பழைய இரும்பும் சீனச்சட்டியும்

*கொடிச்சீ* ஃ ,,

கி*த்தான்* "

ஆமாக்கு "

கமிறு

இரும்புப்பாத்திரம், கத்தி, முள், முதலியன பீங்கான், கோப்பை முதலியன நாழிகை வட்டங்கள் போர்வை கம்பிலிகள்

**தவேஅணேகள்** மேசை*த் துப்பட்*டி

தச்சு, கொல்லரின் ஆயுதங்கள்

இரும்புப்பீப்பாகள்

மரப்பீப்பாகள் பக்கீஸ் பெடடிகள் இரும்புத் தகரங்கள் பழைய அரங்கள் கொழுப்புத்திரி பீப்பா விளயங்கள் பீப்பா பலகைகள் தகரப்பெட்டிகள் உட்சட்டைகள் ருப்பர் புடவை படுக்கைகள் பழைய தோழ் இன்னும் பிறவும்

ஏலத்தின் கொர்தீசு வழ**்ப**்பமானது சாமானக\_**றி** முடிக்தவுடன் க00 க்கு உடு விகிதமான தொகை ஒடுக்க வேண்டிய தமன்றி ஏலம்முடிந்த பதிரான்கு நாட்க**ளு** க்கிடையில் தவருது சாமான்களேயு மப்புறப்படுத்தல் வேண்டும்.

ஏலத்தினன்று காலமேயும் முதல்நாளும் சாமான்க ளேப் பார்வையிட்டுக்கொள்ளலாம்.

> ஈ. ஏ. த-நிடர், கேவல் ஸ்றோகப்பர்.

திருக்கோணமலே, கஅகை ம் ்குல் ஆடிமின் கள க் 🌭.

NOTICE is hereby given that the under-mentioned articles will be sold at the Police Court, Galle, at noon on Saturday, August 22, 1891 :-

1 timbrel 1 jacket

do.

1 sarong cloth

wooden box spirit level

hairpin, brass 1 wooden box

plate 1 axe

2 pieces of an earring A quantity of iron bars

quantity of copper sheets

1 plane I wooden box

2 cups

1 wig 2 hairpins, gold and

silver 1 pair earrings, gold

> W. E. DAVIDSON, Police Magistrate.

Police Court, Galle, July 28, 1891. NOTICE is hereby given that at 1 o'clock P.M. on Friday, August 28, 1891, will be sold by public auction at the Public Works Department Store at Pusselaws, the following unserviceable articles belonging to the Department :-

2 axes of sorts 3 barrels, tar, empty 2 barrels, e. pty 3 billhooks and coytas 7 buckets, water, wooden 6 cases, wooden 50 hammers, hand 9 hammers, sledge, steel

26 hammers, sledge, half 10 hammers, miners 2 powder canisters, tin 15 rakes 6 rammers, copper-tipped 6 seives, hand 1 trowel, mason's

H. F. TOMALIN. for Director of Public Works.

Public Works Department, Colombo, July 28, 1891.

OTICE is hereby given that at 2 o'clock r.m. on Tuesday, September 15, 1891, will be sold by public auction at the Public Works Department Store, Mannar, 50 ft. of Manilla rope belonging to the Department.

> H. F. Tomalin for Director of Public Works.

Public Works Department, Colombo, July 28, 1891.

OTICE is hereby given that the following unser-viceable books will be sold by public auction at the

office of the Director of Public Instruction on Saturday, August 8, 1891, at 1 P.m.:-

63 Helps' Poetry for Children 1 Greek-English Lexicon (large)

8 Novum Testamentum Græce 7 Greek and English Lexicon, by John Weale

9 Greek-English Lexicon (small)

2 Platos Phaedo (Wagner) 14 Mayor's Greek for Beginners, Pt. I. 276 Andriezen's Arithmetic (Sinhalese)

28 Agricultural Primer (Sinhalese) J. B. CULL, Director.

Office of the Director of Public Instruction, Colombo, July 22, 1891.

IST of unclaimed articles found in Postal Packets I received at the Returned Letter Office during the first and second quarters ended June 30, 1891, to be sold by public auction at the General Post Office on August 10, 1891, at 3 р.м.:-

1 tin English tobacco (mixture 1 betel bag 1 lot shoe lace 1 pair ostrich feathers 1 book (Sinhalese poetry) do. ( famil poetry) 3 copy books

General Post Office,

1 lot X'mas cards 5 brass rings 1 small ivory elephant 1 lady's work box companion paper weight l lot samples of woollen and linen 1 lot paper

4 56

6 57

2 38 3 14

2 96

306 ...

441 ...

´ 160 ...

211 ...

199 ...

W. C. MACREADY, for Postmaster-General. Colombo, July 24, 1891.

#### ROAD COMMITTEE NOTICES

Amount.

F. G. A. Lane

Whittall & Co.

A. Anson (E. H. Skrine...

F. G. A. Lane & Carey ... Broad Oak

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the upkeep of the under-mentioned road for 1891, the Provincial Road Committee, acting under the provisions of "The Branch Road Ordinance 1874," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-

DIKOYA ROAD (from Hatton Bridge to Cottiagala).

Government moiety ... Rs. 4,523.75 Private contributions ... 3.723.75 Talls 800

Proprietors or Agents. Estates. Acreage. Rs. . 1st and 2nd sections.

Acreage, 49,654—Moiety of cost, Rs. 227.50—									
Rate, 459c.—Total rate 549c.									
T. S. Dobree	. Dikoya	406	1 86						
O. B. Estate Company	,								
Ltd.	· • •	706	3 24						
F. H. M. Corbet	. Manikwatta	489	$2\ 24$						
G. C. R. Norman	. Hadley	<b>22</b> 8	1 4						
H. L. & R. W. Forbes (A	•								
Craib)		$306 \dots$	1 40						
Bosanquet & Co									
TT 7 0 D 07 70 3 44	Hill	$276 \dots$	1 26						
H. L. & R. W. Forbes (A			_						
Craib)		207	0 95						
Cumberbatch & Co		289	1 32						
F. G. A. Laue		122	0 55						
J. W. Holt		130	0 59						
R. H. S. Scott J. Mitchell		243	1 11						
**		318	1 45						
T1 7 F1 11		56	0 25						
Lanka Plantation Compan		444	2 3						
(J. M. R. & Co		100	0.0"						
Do. do		186	0 85						
Do. do			0 62						
Do. do		448	2 5						
uo	· Garbawn	147	0 67						

t .		'An	ount.
Proprietors or Agents.	Estates. Acr	reage.	Rs. c
E. M. Leaf (W. Saunders)	Barkindale	81	0 37
Mackwood & Co	Bathford	219	1 0
Trustees of the late F.			
Saunders (W. S.)	Hornsey	254	1 16
D. Cameron	Ingester	613	2 81
Felix J. Brown (W. Saun-			
ders)	Abercairney	224	12
Cumberbatch & Co	Beret	226	1 3
Heirs of C. F. & J. B.			
Forsyth (W. Saunders)	Blink Bonnie	223	1 2
J. F. Maclennan	Overton	157	0 72
The Ceylon Tea Planta-			
tion Company, Limited	Tillyrie	754	3 46
H. R. Trafford	Poyston	159	0 73
K. M. Power	Bon Accord	163	0 74
D. Cameron	Bagdad	124	0 56
C. B. Smith	Florence	275	1 26
. 1-4-40	4th section.	$\mathcal{F}_{\mathbf{x}}$	
		402.50_	_
Acreage, 41,045—Moi Rate, :1032c.—	Total rate :14	. 4220 00 01e	= <b>·</b>
,	•		
J. A. Kerr (R.W. Tathem)			
TTT T (1) (TTT 3/5	rajah	200	3 80
W. J. Skene (W. M.	T - 41		
Laurie)	Lethenty and	000	4 77
a a M	Essex	320	3 56
G. C. Elwes C. J. Backhouse	Summerville	298	4 44
	Mayfair	290	3 32
L. H. Kelley (Whittall	Castlereagh	511	7 61
S. G. D. Skrine	Calverton	011 ***	, 0,
o. G. D. Bailing	Upper	198	2 95
Whittall & Co	Dunkeld	237	3 53
11 11 10 10 11 11	as a districted	20, 111	

Blair Athol

Eistree, Lot 5,

T. P. 97,895

Osborne

Banff

Proprietors or 1 cents	Estates. Ac	ereage.	lmount.	Proprietors or Agents.	Entato- A	ΑΑ	mount.
Proprietors or Agents.	Elatatos. 11(	reago.	Rs. c.		Estates, A		Rs. c.
E. J. Young and W. J. Mackelligan	Lot 6,461, T. I	,			Scarborough Cleveland		
Mackelligan	102,166, Blai			Mackwood & Co.	Anandale	158 285	5 98 10 78
	gowrie	114	1 69	Jas. Cantlay	Ladbroke	208	7 87
7 -4 40 4	94h mandian			Ceylon tea Plantation	Alton	1	
Acreage, 37,556—Mo	6th section.	997.50		Company, Limited	{Upcot }	432	16 34
Rate. :606c.—	Total rate, 209	. 447 <b>3</b> 0-		H. J. Egar (W. Agar)		2 38	9 0
·			13 60	Boustead Brothers	Lot 6,902, T P. 108,294	•	
		0 20	10 00	1	Beaconsfield	171	6 47
Acreage, 36,907—Mo	8th section.	307.50		W. D. Blair-Brown	Blairavon	186	7 4
	Total rate, 293			H. L. Forbes & H. Blacklaw		•	
D. W. H. Skrine (Skrine					P. 108,296	100	0.00
& Co.)	Warleigh	184	5 39	R. Collinson	Mincing Lan Suriakanda	e 183	6 93
1st to 1	Oth section.				Lot 6,905, T.	_	
Acreage, 36,723—Mc			_		P. 108,297	204	7 72
	Total rate, 378		17 00	A. Ross (J. Munton)	Meriakotta		
Mackwood & ('o E. M. Leaf	TT 11 /11	457 238	17 28 9 0		Lot 6,906, T.		
E. M. Lest Aitken, Spence & Co		200	7 58	J. Cantlay (F. P. Withams)	P. 108,298	194	7 34
William Rollo (E. J. Blyth)		313	11 84	o. Cautay (F. I. Withams)	P. 108,299	•	
The Eastern Produce					Minna	278	10 52
Company, Limited	Norwood	882	33 3 <b>5</b>	J. Clarke (H. Blacklaw)	Lot 6,909, T.		
W. W. Hood	Braemar	15]	5 72		P. 108,300,		
J. M. Robertson & Co H. M. Husey (C. H. Hood)	Glentilt Mausakele	447 278	16 92 10 <b>52</b>	D. I. Man C. aman	Glencoe	202	7 64
F. A. Smith (H.W. Bailey)	Ekolsund	310	11 73	D. J. Mac G egor	Lot 6,910, T.		
R. Brown & F. R. Chap-			•-	İ	P. 108,301, Fair Lawn	271	10 26
man	Nyanza	394	14 2	. A. Ross (J. Munton)	New Caledon		20
S. Agar & T. G. Hayes	Ganagawatta		7 4	1	6,911, T. P.		
C. H. Hood J. M. Murdoch and A.	Kalaneya	191	7 23	T	108,302	216	8 17
Ross	Leaston and	!		P. F. Fowke (Aitken, Spence & Co	Glencairn	900	14 75
20022	Ricekarton		22 54	J. Hamilton (J. P. G. & Co.	Newton	<b>390</b> 234	14 75 8 85
G. O. Poulter	Bitterne	169	6 39	Geo. Steuart & Co	Portree	272	10 29
H. D. Dean (T. G. Aayes)	Kintyre	282	10 67	Heirs of C. Tatham (Mack-			
Geo. Steuart & Co. (A. Cameron)	Dunganlan	000	10 15	wood & Co.)	Ireb <b>y</b>	275	10 40
D. 1 1. \	Brownlow Tarf	268 513	10 15 19 40	Geo. Steuart & Co. (E.	17 a ba malla	097	0.0*
A. W. T. Sackville	Maskeliya	369	13 96	Mortimer W. G. Lang	Kahagalla Lanka	237 128	8 97 4 84
K. M. Knight (A. E	,		· · · · ·	J. N. Campbell	Craig Hill	76	2 88
Wright)	Caskeiben	207	7 84	Colombo Commercial Co.,	<b>6</b>		
Geo. Steuart & Co. (G. Greig)	T	E96	20 25	Limited	Emelina	203	7 68
G. Greig	Laxapana York	536 236	8 93	R. Cotesworth	Stockholm Mahanilu	288	10 89
Do	Johnsland,	200	0 00	W. Agar (G. S. & Co.)   C. S. Agar ( do. )	Gauravilla	<i>577</i> 499	21 82 18 87
<b>-</b>	5,870 ´	90	3 42	W. G. Lang (J. N. Camp-	· · · · · · · · · · · · · · · · · · ·		,
J. N. Campbell	Valladolid	240	9 9	bell	Lot 7,190, T.		
T. N. Christie Do	Blantyre	243	9 20 12 7	}	P. 110,362,	100	<b>-</b> 40
J. P. Green & Co. (Sir	St. Andrew's	919	12 7	C Zangaral and M Piga	Geddes	196	7 42
Charles Hartley &c.)	Dalhousie	284	10 75	G. Zancarol and M. Rizo (T. N. Christie)	Corfu	267	9 72
Do. (F. G. A. Lane)	Situlaganga	272	10 29	A. M. Cheyne & W. H.			
C. S. Agar	Forres	196	7 42	Walker (Mackwood &			•
J. N. Campbell	Warburton	193	7 30		Larchfield	161	6 9
T Sagnall	Moray Adam's Peak	228 495	8 63 18 73	J. C. Princep, F. G.			
Whittall & Co.	Rutherford	276	10 45	linson (J. N. Camp-			
J. M. Robertson & Co	Dotale	108	4 10	bell) I	Lot 7,193, T.	Ρ.	
T. Gray (Mackwood & Co.)	Ovoca	256	9 68		110,394, Fro	g-	
T. Scovell	Periya Mas-	00.6	0 %3	m a 4 1 /m	more	208	7 87
Whittall & Co	keliya Lucombe	225 478	$\begin{array}{c c} 8 & 52 \\ \hline 18 & 8 \end{array}$	T. C. Anderson (T.	Yautmana	0.00	0.40
H. J. Soyza	Hapugastenna		22 73	Scovell) ( Colombo Commercial Co.,	Fartmore	250	9 46
Lee, Hedges & Co		269	10 19		Lot 7,195, T. 1	₽.	
T. Gray (J. M. R. & Co.)		288	10 88	2	110,396, Beys		7 61
A. E. Wright (B. J.		001	10.04				
J. M. Robertson & Co		281 588	$10 64 \\ 22 24$	1st to 12	2th section.		
A. E. Wright		268	10 14	10000	<b>.</b>		
W. Mitchell (H. F. Harris)	_	185	6 99	Acreage, 12,880—N			
A. E. Wright	Brunswick	252	9 53	Rate, 2077e.—			49 72
J. M. Robertson & Co.	Destile	49#	10				43 75 33 9
(John Mitchell) W. Mitchell	Deeside Midlothisn	435 244	16 45 9 23	W. Agar 1	-awrence		JU 9
W. Agar	Cruden	396	14 98	1st to 13	th section.		
Wm. Rollo (G. S. & Co.)		389	14 71			19.60	
J. G. & N. Macfarlane	Springbank	202	7 64	Acreage, 11,568-Me Rate, 1838c	uiety of cost, 2 Total rata +769	12 00— )6c.	
Wm. Rollo (G. S. & Co.)	e	207	7 83			405	31 IĜ
R. P. and N. Macfarlane	Ormidale	148	<b>5</b> 60	A. Ross (J. Munton)	, enture	(8	
						1 9	,

Am	ount.	Amount
Proprietors or Agents. Estates. Acreage. I	1	Proprietors or Agents. Estates. Acreage. Rs. c.
W. S. Raffin Lot 7,226, T. P.	j	Co.) Bridwell 47 107 64 F. & C. Hadden Kotivagalla 1.084 249 84
111,466, Upper Venture 274 2	21 8	F. & C. Hadden Kotiyagalla 1,084 249 84 A. H. Pargiter (G. S.
Do 7.227 and 7.228.	Í	& Co.) Bogawana 440 101 42
Kew 211 1	6 24	C. W. Horsfall and A. G. Layard Friedland 165 38 3
1st to 14th section.		J. D. Robinson (J. P.
Acreage, 10,678-Moiety of cost, 570.50-	}	Green & Co.) T. Farr Lynstead 405 93 34
Rate, 5343c.—Total rate, 13039c.	1	Farr Lynstead 405 93 34 J. G. Fort (H. P.
J. M. Robertson & Co.		Roberts) Eltofts 290 66 84
(G. F. Walker) Del Rey 725 9	14 03	Chs. Strachan & Co { Champion Lower 322 74 22 Champion Upper 164 37 79
1st to 16th section.		H. A. Claremont (T.
Acreage, 9,953-Moiety of cost, 287·10-	l	Farr) Lynflord 253 58 32 Chs. Strachan & Co Kohinoor 237 54 63
Rate, '2885c.—Total rate, '15924c.	•	C. Forbes & W. A. S.
C. Fetherstonhaugh (J.		Sparling Lot 6,278, T. P. 101,848, Loinorn 233 53 70
M. R. & Co.) Kirkoswald 870 13 J. M. Robertson & Co. Tientsin 385 6		A. F. Souter & J. Gray Lat 6,279 T. P.
Geo. Steuart & Co Morar 484 7	7 7	101,850, St.
	2 62	Vigeans 184 42 40 A. T. Catheart Lot 6,280 T. P.
A. C. Smail & J. Gidden	-	101,851, Devon-
(G. K. Marllow) Robgill 433 6	8 96	ford 276 63 62 Lands and Produce
1st to 18th section.		Estates Co. (D. Ed-
		wards & Co.) Fatteres 438 100 96 A. R. Lewis and T.
Acreage, 7,307—Moiety of cost, 257·10—	1	Farr Lot 6,985, T. P.
Rate, 3519c Total rate, 19443c.	- \	. 110,064, North-
A. H. Pargiter, F. F.	ļ	James Sheriff, J. S. 233 53 70
Mackenzie (A. R. Lewis), Colombo	-	Brown (A. R. Lewis) Dunlow and Aldie 449 103 48
Commercial Co., Li-	1	3,322 25
mited Bogawantalawa 625 12	1 52	
1st to 19th section.	1	Which sums the proprietors, managers, or agents of
Acreage, 6,682-Moiety of cost, 127.01-		the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before July 31, 1894.
Rate, 1,901c.—Total rate, 21344c.	1	Rs. c. Rs. c
Wm. Rollo (F. L. Cle-	)	N.B.—Private contribution — 3,723 75
ments) Chapelton 684 14	5 99	Deduct balance estimate for 1889 129 62
1st to 20th section.	{	Deduct bank interest for
Acreage, 5,988-Moiety of cost, Rs. 102-		1890 271 92
Rate, ·1704c-Total rate, ·23048c.	-	
L. H. Kelly (Whittall	1	3,322 21
& Co.) Killarney 358 89 C. & A. Fetherston-	2 52	J. J. Thorburn,
haugh (J. M. R. &	{	Provincial Road Committee's Office, for Chairman. Kandy, July 9, 1891.

## MUNICIPAL COUNCIL NOTICES.

## COLOMBO MUNICIPALITY.

OTICE is hereby given that the Municipal Mutton Market in Gintupitiya street will be opened for public use from the 15th proximo.

By order of the Council,

The Municipal Office, Colombo, July 28, 1891. E. Ludovici, Secretary and Asst. Chairman.

#### GALLE MUNICIPALITY.

# Minutes of Proceedings of the Municipal Council of Galle held at the Municipal Office on June 8, 1891, at 4 p.m.

Present: - The Chairman; Dr. W. Dias; H. J. Deslandes, Esq.; T. S. Clark, Esq.; and E. R. Anthonisz, Esq.

- 1. Read and confirmed Minutes of last Meeting.
- 2. Submitted letter No. 404 of April 24 last, from the Government Agent, Southern Province, enclosing copy of a letter from the Colonial Secretary, together with its enclosure, on the subject of the establishment of a general cemetery for the town.

Resolved,—That the Municipalities' Ordinance does not in any way impose upon the Council the duty of providing general cemeteries, nor has any such responsibility been thrown upon the Municipalities of Colombo or Kandy, in both of which towns cemeteries with walled enclosures have been provided at the cost of the general revenue. The Council therefore request the Government to reconsider its decision.

3. Submitted papers relating to compensation to be made to Mr. O. L. M. Makan Marcar for damage done to house No. 2, by widening a portion of Lighthouse stree!.

Resolved,—That in the absence of the Member for the Fort Ward, to whom the application for compensation had been referred for report, the consideration of the matter be deferred for the next meeting.

4. Submitted an application for the lease of the betel shed near the old gate, Fort.

Resolved—That the subject of the lease of the markets generally in accordance with section 231 of the Municipal Councils' Ordinance be brought up for consideration at the next meeting.

5. Submitted a letter from the Sanitary Officer, dated May 15, 1891, recommending the construction of two latrines in China Garden for the use of the people living in the land included between the China Garden road and the Kepu-ela.

Resolved,—That the Inspectors be required to furnish a statement of all sets of tenements not provided with privies, and of all single tenements in which there is space available for a privy, in order that the owners may be compelled to provide the necessary latrine accommodation.

The Provincial Engineer undertakes to submit a type drawing, in accordance with which all latrines in the Municipality shall be constructed.

6. Submitted Sanitary Officer's Report for the quarter ended March 31, 1891.

Ordered that it be circulated among the Members of the Council, and be forwarded for publication in the Government Gazette along with the Minutes of last Meeting.

- 7. Submitted reports from the Superintendent of Works on-
  - (1) Permanent repair of roads in April and May.
  - (2) General upkeep of roads and bridges in April and May.

(3) Progress of works in April and May.

Ordered that they be circulated among the Members of the Council.

8. Submitted accounts for the months of April and May.

Confirmed:

P. A. TEMPLER, Chairman,

# Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to June 30, 1891.

No. 1. - GENERAL ACCOUNT

			No. 1.—	G EN I	EBAL ACCOUNT.				
Receipts.		nated ount. c.	Recei	•	Disbursements.	Estimat Amoun Rs.	it.	Disbur meni Rs.	ts.
Balance on December 31, 189 Taxes Tolls Stamp duties and fees Market licenses Blaughter-house licenses Miscellaneous licenses Judicial fines Rents Miscellaneous	0 7,00 13,00 16,87 4,91 4,85 1,14 33 1,00 2,14	8 0 6 12 8 25 9 0 2 0 8 0 0 0	6,311 10,253 8,416 369 2,366 548 262 484 854 1,522	30 75 50 36 9 75 0 84 86	Salaries General office expenses Revenue services Lighting Sanitary charges Market charges Slaughter-house charges Miscellaneous Public works Balanc	940 1,536 4,920 6,027 776 500 8,702	22 0 0 0 0 0 0 50	4,583 502 1,009 771 3,293 381 214 3,033 9,876 23,666 7,724 31,389	26 18 0 9 80 17 44 54 18
			<del></del>			J. E. A	NTE	tonisz,	_

J. E. Anthonisz, Secretary.

(8°)

## Sanitary Officer's Report for the Quarter ended June 30, 1891.

Public Health.—This has been good in the respective Wards for the quarter. No smallpox or chickenpox cases have been reported, and cholera has practically died out. A sudden death was reported on April 27 last at Kumbalwells, which was attributed to cholera; the body was immediately examined, and judging from its condition, and also from the evidence gathered on the spot, I concluded death was due to chronic phthysis. The coroner's jury, however, decided death was caused by cholers; but no cases of infection have since been reported in the reighbourhood. A Simbalese villager took ill on June 12, with vomiting and purging, and was removed to a crowded boutique in the Galle bazaar, where I visited him soon after his condition was reported; and suspecting it might ultimately prove a case of cholera, his removal to the Bathfield hospital was directed, where he died the next day. No cases, however, of

of cholera, his removal to the Bathfield hospital was directed, where he died the next day. No cases, however, of infection have since been reported either in the bazaar or elsewhere.

During the last month several cases of typhoid fever, complicated with glandular affection, existed in Paravah and Chando streets, of which one proved fatal, due in a large measure to the insanitary surroundings of the locality, of which the covered drains and offensive latrines are the chief factors; and the existence of this disease, of all others, affords, I think, a sufficiently strong test of the efficiency or otherwise of the sanitary administration of a locality.

Now that cholera has disappeared from our midst, I take this opportunity of recommending the behaviour of the Inspectors of Wards 2, 4, and 5 to the favourable consideration of the Council. I understand that during the previous enidenic of cholera in Galle the Inspectors were rewarded for the work performed then, and as the work done during

epidemic of choicra in Galle the Inspectors were rewarded for the work performed then, and as the work done during the late outbreak was no whit inferior, or less responsible, or less dangerous than that of previous times, I trust the Inspectors will receive a similar recognition of their very valuable services that were rendered in the face of much opposition and much unpleasantness.

The Markets.—Their condition is good, and calls for no special comment.

The Latrines.—The public latrines are in good order and are cleanly kept, since my last report on the subject. I visited China garden to ascertain its latrine accommodation, which I need hardly state was quite inefficient. Those living between the Wakwelle road and China Garden road use the Talbot town latrine, which is quite close by. But those living between China Garden and road the canal have not a single latrine, with results that can be better imagined than described. I have therefore to recommend the erection of two latrines, on the dry-earth system, one at the Kakiribokewatta end and the other at the Mahagala watta end of China Garden to meet this much-felt want.

The attention of the Ward Inspector was invited to the absence of a latrine in Kolawalawawatta, in Kaluwella, which accommodates at least fifty families, and he was instructed to report its condition to the Chairman to have a latrine erected there. Again the land adjoining the House of Observation requires a proper latrine, the one in existence

being delapidated, exposed, and very objectionable.

Houses Nos. 21, 22, 23, 26, and 27, in Leyn Baan street, have latrines facing Rampart street that emit a most offensive odour, polluting the whole atmosphere of the neighbouring promenade. Of course I am aware that all latrines one sixed outer, pointing the whole atmosphere of the heighbouring promenade. Of course I am aware that all fatrines smells, but there are "smells and smells," and latrines that border public roads and promenades should especially be maintained in a condition less fraught with danger to the general health and unpleasantness to wayfarers. These cesspit latrines are well situated for conversion into dry-earth ones, not to mention several others in the Fort, but I can hardly urge the systematic use of the dry-earth system in private houses, as only lately I discovered that the night soil will have to be removed at private expense. It is therefore scarcely to be expected that those who shirk the occasional expense of cleaning out cesspit latrines will incur the fixed expense incident on the delly removed of night soil expense of cleaning out cesspit latrines will incur the fixed expense incident on the daily removal of night soil. Unless this is carried out entirely at the expense of the Municipal Council, the poor will have to continue the use of cesspit latrines, however objectionable the plan may be. I am aware that the system thus recommended will prove costly, but to secure a perfect and healthy system of night soil removal, no trouble or expense should I think be spared; and if the night soil were sold to landowners as manure, not only will the value of the land for agricultural purposes be enhanced, but the greater part of the cost of its removal might be thus realised.

The Scavenging continues to be fairly well performed, but the number of carts employed for the purpose is insufficient.

Street Sweepings.—The removal of the street sweepings is carried out in the manner described in my last report. There are several pieces of waste land in Minuangoda that might and should be filled up. The sweepings might be sold for this purpose, and could thus be made a source of revenue.

Drainage.—Several of the drains in Wards 1 and 2 require repairing and improving. Those in Paravah, Chandos, and Modera Bay streets should be converted into open ones. At present these covered drains receive the culinary waste and washings from the houses, in addition to the roadside urine, and having earthy absorbent interiors, retain a high percentage of animal and vegetable impurity, which easily and rapidly undergoing decomposition, emit offensive gases that are a source of much danger to the public health of the place. That it is so is exemplified by the frequent occurrence of typhoid fever and other zymotic diseases in the neighbourhood.

The drains along Lighthouse street, too, should have cemented interiors, with the addition of boarded coverings, which should be supported on start wooden beaver placed at uniform interrupts given the month of the desire. Only a

which should be supported on stout wooden beams placed at uniform intervals across the mouth of the drain. few weeks back an intolerable smell was felt in Lighthouse street, which was traced to a decomposed dead cat that had a few days previously been thrust into the covered drain—an occurrence that an open drain would have prevented; and with the advent of the water supply it is still more imperative that all covered drains should be converted into open ones, as otherwise drains in the vicinity of standpipes will simply prove muddy pools of filthy stagnant water. The drains in China Garden require cementing and repairing, and regular and efficient flushing. As carried out at present, the flushing of drains in the markets and elsewhere is unsatisfactorily done. Instead of allowing the flush water to escape before a quarter of the drain has been flushed and cleared, it should be arrested a short distance off by some available means, disinfectants used, that portion of the drain well cleansed, the flow-obstruction then removed and placed further on, and the accumulated flush water used for flushing the next section of the drain, and so on.

In this manner, by the expenditure of a minimum amount of water thorough flushing of the drains can be

systematically conducted.

Annexed are the returns of prosecutions, of cattle slaughtered, and of infectious diseases.

H. HUYBERTSZ, L.R.C.P. & s., Sanitary Officer.

Rejected.

15

Return of Cattle Slaughtered for the Quarter ended June 30, 1891. Passed. April 180 Мяy 183 ... ٠.. June

164 36 527 Total ...

> H. HUYBERTSZ, L.R.C.P. & s. Sanitary Officer.

Sara 21, 1931]		CEILUN	GOVER	TAMENT	GAZETTE			1647
	<del></del>	No.	2.—Assessn	IENT Accoun	NT.			
Receipts.		Estimated	Receipts.	1	Disbursemen	ts.	Estimated	Lisburse-
	,	Amount. Rs. c.	Rs. c.				Amount. Rs. c.	ments. Rs. c.
Balance on December 31,	1890	1,200 0	927 59	Police bil	ll for second hal	f of 1890	4,840 0	4,866 7
Assessment tax for 1890	•••	3,557 0	4,191 36		on to collectors		712 50	271 7
Do. for 1891		8,321 0	1,744 11		y and printing	•••	100 0	11 5
				Assessme Batta to		•••	360 0 60 0	180
				Continger		•••	10 0	30 5
								5,364 9
				}	Ba	lance	_	1,498
			6,863 6					6,863
							J. E. An	THONISZ.
•		3.5	0 777					Secretary.
<b>D</b>				WORKS ACCO	_			
REVENUE.		Amount. Rs. c.	Total. Rs. c.	1	Expenditue	E.	Amount.	Total.
oan from Government		165. 6.	60,000 0	Labour	•••		Rs. c.	Rs. 6 2,424 8
terest	•••	1,101 64	00,000	Local ma	terials purchas			-, 0
ehate	•••	<b>37</b> 62			ınks, cadjans, tin			
de of timber	•••	3 80	1140 0	Sand	t of metal, &c.	•••	196 45 274 35	
			1,143 6		•••	•••	2/1 00	691
					ement landed an		&с. —	13,103 4
					landed and stor		_	468 3
				Dressed st	•	•••		505 60
				Sunda Advertises	<i>ries.</i> ments, printing,	talogram	156 16	
				Surveyor's	fees	···	58 <b>54</b>	
				Land for r		•••	3,691 43	
				Tools	ladaan ahaanul	444	238 86	
					, ledger, cheque l Mr. Burnett	••••	. 25 72 867 80	
				Testing pi		•••	29 20	
			1	Fitting up		•••	29 37	
								5,097 8
			Ì					22,290 36
					xed deposit		10,000 0	
					the Chartered I k, current accou		28,852 70	
			ĺ	one Dan	a, current accord		20,002 10	38,852 70
		(	61,143 6					61,143 6
							T 17 A	
							J. E. Anti	ecretary.
	Progres	s Report o	f Works b	rought up	to June 30, 18	391.	,,,	
	_	-	Amount	of Exper	nditure in Expe	nditure u	p	
Particular	s.		Vote. Rs.		e, 1891. to Ju ts. c.	ne 30, 189 Rs. c.	l. Balaı Rs.	
Permanent repair of	roade		8,000 0				3,047	
General upkeep of r	oads and	bridges	3,500 0			41 50	1,358	
Painting and repair	of lamps		150			F 4 00	95	
New carts			300 0	•••			120	0
Repair of carts Repair of Municipal	hallain.	•••	150 0			250 5	~	•
Minor works and im			700 0 500 0				62	18
Clearing canals and			1.100 0			346 55	753	

		Amour	it o	f	Expendi	ture i	n	Expendi	ture	up		
Particulars.		Vote	e.		June, 1	1891.		to June 3	0, 1	89Ī.	Bala	nce.
		Rs.	C		Rs.	c.		$\mathbf{R}\mathbf{s}$	. c		Rs.	c.
Permanent repair of roads		8,000	0		744 7	75a		4,952	66	•••	3,047	44
General upkeep of roads and bridges	•••	3,500	0		212 6	65b .		2,141	72	•••	1,358	28
Painting and repair of lamps	•••	150	0					54	90		95	8
New carts		300	0	• • •		$\cdot$ $c$ .		180	0		120	0
Repair of carts	•••	150	ø	• • •	20	0d .		151	20	•••	_	-
Repair of Municipal buildings		700	0			- е	•••	1,052	5	•••	_	_
Minor works and improvements		500	0		34	50f .	•••	437	82	•••	62	18
Clearing canals and reclaiming swamp	s	1,100	0		96 8	85g .		346	55	•••	753	45
Improving drainage and sanitation, l	Fort	1,500	0			ň.		282	80		1,217	20
Do. do. subi		1,500	0	• • •		i	٠.,	686	65	• • •	813	35
New outlet to Pettigalla-ela	•••	200	0					218	80	•••		-
Additional latrines	•••	700	0	•••		j .		220	31		479	69
Victoria Park and planting trees in to	wn	700	0		52 7	5k .		487	58	•••	212	42
Town Hall		3,000	0		179 3	11.	•••	251	1	•••	2,748	99

(a) Metalled 144 lines and gravelled 217 lines of road,
(b) Repaired superficially 938-77 squares of road and deepened 552 lines of drain.
(c) Built two new scavenging carts.
(d) Repaired four scavenging carts and two water carts.
(e) Repaired green market, meat market, fish market, betel sheds, fish auction shed, Pettigalla and Kaluwella latrines.
(f) Figure and for a return market for a formal but in the challenge of the cart 
Intrines.

(f) Built a shed for carts; renewed faces of town clock.

(g) Reclaiming Pettigalla-ela swamps.

(h) Repaired side drains of Lighthouse street and rebuilt sewer in Leyn Baan Cross street.

(i) Repaired side drain of Hirimbura road, drain near the green market, and China Garden drain.

(j) Procured a Horbury's patent latrine from Bombay.

(k) Building a wall on seaside of Victoria Park.

J. E. An:

 (j) Procured a Horbury
 (k) Building a wall on so
 (l) Building a staircase. J. E. ANTHONISE, Secretary. Return of Intectious Diseases during the Quarter ended June 30, 1891.

						April.		·	May.	<u> </u>	June.			
N	₹o.	of Wa	ard.	ı	Small- pox.	Chicken- pox.	Measles.	Small- pox.	Chicken- pox.	Measles.	Small- pox.	Chicken- pox.	Measles.	
Ward No.	1	•••		<u> </u>								_		
Do.	<b>2</b>	••										i		
Do.	3								- ;	2				
Do.	4						·		-	- :				
De.	5	•••								-		-		
			Total	]						2				

H. HUYBERTSZ, L.R.C.P. & s., Sanitary Officer.

Return of Prosecutions for the Quarter ended June 30, 1891.

		No. of Case.	Nature of Offence.	Date of	Trial	l. Result.	Total of Fines.		
		1 964			1891		(37	Rs	. с.
	[	1,364	Selling betel on the high road	•••		20	Warned		
		1,393	Obstruction	• • •	. May	9	Fined Re. 1		
	- ()	1,394 1,394	Do	***			do. 1		
	- 11	1,401	Do	***	do.		1		
	1.		Do	***		30			
	<b>1</b>	1,402 1,403	Do	•••					
	4	1,404	Do	***			1	!	
	- []	1,405	Do	•••			do. 0.50		
	- 11	1,406	100	•••			do. 0.50		
ard No. 1	- 11	1,407	Do	•••			do. 0.50		
BIU 110. 1	•••1	1,408	Do	•••	do,		do. 0.50 do. 1		
	-	1,411	Do	•••	do,		1		
		1,413	Nuisance	•••	do.		do. 1		
	- 11	1,414	Do	•••	do.		1 1		
	- 11		Do	•••			do. 1		
	11	1,415	Do		do.		do. 2.50		
	- } {	1,418	Do	•••	do.		do. 1		
	11	1,419	Do	•••	do.		de. 2.50		
	- 11	1,420	Do	•••	do.		do. 1		
	11	1,451	Do	•••	June	13	do. 2.50	0.0	
	2	1,452	Obstruction	•••	do.		do. 2.50	26	5 50
	[ [	1,382	Using a privy injurious to health	•••	May	4	Warned		
	i 1	1,410	Do.	•••	May	30	Fined Rs.5		
	- 11	1,421	Exposing things for sale on high road	•••	do.		do. l		
	11	1,422	<u>D</u> o.	•••	do.		do. 1		
	! }	1,423	Do.	•••	do.		do. i		
Vard No. 3		1,424	Do.	***	do.		do. 1		
444 2.0.0	- 11	1,425	Do.	•••	do.		do. 1		
	- 11	1,426	Do.	•••	do.		do. 1		
	- 11	1,427	Do.		do.		do. 1		
	- 11	1,428	Do.	•••	do.		do. 2		
	j l	1,429	Do.		June	13	do. 2.50		
	U	1,455	Establishing unlicensed lime ki'n	•••	June	21	do. 1	17	50
		1,478	Selling vegetables without license		June	27	do. 0.50		
	11	1,479	Do.		do.		do. 1.50		
	11	1,480	Do.		June	30	Dismissed		
	[ [	1,481	$\mathcal{D}_0$ ,		June	27	Fined Re. 1		
	11	1,482	Do.		do.		do. 1		
	11	1,483	Do.		do.	- 1	do. 1		
	- 11	1,484	Do.	·	do.	j	do. 1		
	- 11	1,485	Do.		do.	{	do. 1		
	- { {	1,486	Do.		June	30	Postponed		
	- 11	1,487	Do.		do.	ſ	do.		
	- 11	1,488	Do.		June	27	Fined Re. 1		
	- 1	1,489	Do.		June	29	do. 2.50		
	11	1,490	Do.		do.	- }	do. 2.50		
ard No. 4		1,491	Do.		do.	Î	do. 2.50		
	- 11	1,492	Do.	•••	do.		do, 2.50		
	- 11	1,493	1)0.		June	27	do. 1		
	. 11	1,494	Do.		June	29	do. 2.50		
	- 11	1,495	Do.		June	30	Postponed		
	- [[	1,496	Do,		do.		do.		
	11	1,497	Do.		June	27	Fined Re. 1		
	11	1,498	Do.		June	29	do. 2.50		
	- }}	1,499	Do.		June		Postponed		
	( )	1,500	Do.	:::(	June		Fined Rs.2.50		
	- 11	1,501	Do.		June		Postponed		
	11	1,502	Do.		do.		do.		
	11	1,503	Do.	•	June	29	Fined Rs.2.50		
	( )	1,504	Do.		June	30	Postponed	30	0
	- 1	· -1	<b>20.</b>	•[	Juno	30	- onshoner		
	- 1	'		i		- 1	Total	71	0
							TOTAL		

H. HUYBERTSZ, L.R.O.P. & S., Sanitary Officer.

## NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. C/65.

In the Matter of the Goods and Chattels of the late Don Abraham Welicala and his wife Dona Apholonia Hertroida Dasanayaka Hamine, deceased.

Don Abraham Patmaperuma, of Pitumpe....... Petitioner. Vs.

Don David Welicala, of Uggalla and Don Cornelis Welicala, of Uggalla ...... Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., Acting District Judge of Colombo, on the 23rd April, 1891, in the presence of James de Livera, Proctor, on the part of the petitioner Don Abraham Patmaperuma, of Pitumpe in the Meda pattu of Hewagam korale; and the affidavit of the said Don Abraham Patmaperuma, dated 6th day of April, 1891, having been read, it is ordered that the said Don Abraham Patmaperuma be and he is hereby declared entitled to have letters of administration to the estate of Don Abraham Welicala and his wife Dona Apholonia Hertroida Dasanayaka Hamine, deceased, issued to him, unless any person shall, on or before the 20th August, 1891, show sufficient cause to the satisfaction of this court to the contrary.

Owen Morgan, Acting District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C/100. In the Matter of the Last Will and Testament with a Codicil thereto of Edward Stopford Claremont, late of No. 4, Gloucester street, Portman square, in the County of London, England, C. B., a General in Her Majesty's Army, deceased.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 29th day of July, 1891, in the presence of Frederick John de Saram, Proctor of the Supreme Court of the Island of Ceylon, on the part of the petitioner Alexander William Stopford Sackville, of Maskeliya; and the affidavit of the said Alexander William Stopford Sackville, dated the 27th day of July, 1891, having been read, and exemplification of the probate of the will of the said Edward Stopford Claremont, deceased, dated 15th January, 1887, and codicil thereto, having been produced, it is ordered that the said will of the said Edward Stopford Claremont, deceased, dated the 15th January, 1887, and codicil thereto are hereby declared proved.

to are hereby declared proved.

It is further declared that the said Alexander William Stopford Sackville is the attorney of Henry Alexander Stopford Claremont, otherwise Harry Alexander Claremont, and Horatio Noble Pym, the surviving executors named in the said will, and that he is entitled to administration with copy of the said will and codicil annexed, limited to the purpose of conveying the legal estate in and to the Lynford estate and premises, situated in Bogawantalawa in the district of Upper Bulatgama, Central Province, to Henry Alexander Stopford Claremont his

heirs, executors, administrators, and assigns, unless any person or persons shall on or before the 13th day of August, 1891, show sufficient cause to the satisfaction of this court to the contrary.

Owen Morgan, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
Class I.
No. 430.

In the Matter of the Estate of the late
Hiyampillai Murugar, of Sarasalai, deceased.

Velaiyutar Arunasalam, of Sarasalai......Petitioner.

1, Ampalavanar Kantaiyah and his wife

2, Vallippillai, of Sarasalai...... Respondents.

THIS matter of the petition of Velaiyutur Arunasalam, of Sarasalai, praying for letters of administration to the estate of the above-named deceased coming on for disposal before Patrick William Conolly, Esq., District Judge, on the 10th day of July, 1891, in the presence of Messrs. Casippillai an I Cathirave lu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 9th day of July, 1891, having been read, it is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before the 7th day of August, 1891, show sufficient cause to the satisfaction of this court to the contrary.

P. W. Conolly, District Judge.

Signed this 11th day of July, 1891.

In the District Court of Badulla.

Order Nisi.

Testamentary
Jurisdiction.
No. B/10.

In the Matter of the Goods and Chattels of John Locke, late of Sungi Ujong, in the Straits Settlements, decease 1.

14th July, 1891.

Before G. A. Baumgartner, Esq., District Judge.

THIS matter coming on fer disposal before George Algernon Baumgartner, Esq., District Judge of Badulla, on the 14th day of July, 1891, in the presence of Mr. B. L. Potger, Proctor, on the part of the petitioner Edgar Nassau Heanly, and the affidavit of the said Edgar Nassau Heanly, dated the 14th day of July, 1891, having been read:

It is declared that the said Edgar Nassau Heanly be, and he is hereby declared entitled to have letters of administration to the estate of the said John Locke issued to him, being the attorney of the next of kin of the said deceased, unless any person or persons shall, on or before the 12th day of August, 1891, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

#### NOTICES OF INSOLVENCY,

In the District Court of Colombo.

No. 1,759. In the matter of the insolvency of Lebbe Markar Ibrahim, of Colombo.

OTICE is hereby given that a meeting of the creditors of the above many in the second tors of the above-named insolvent will take place at the sitting of this court on August 20, 1891, to approve conditions of sale of the properties enumerated in the conditions of sale submitted.

By order of court,

J. B. Misso,

Colombo, July 27, 1891.

Secretary.

In the District Court of Kandy.

No. 1,311. In the matter of the insolvency of Ana Veena Arunasalem Pulley, of Kandy.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on September 4, 1891, for the allowance to the above-named insolvent of his certificate of conformity in terms of 124th clause of the Ordinance No. 7 of 1853,

By order of court,

B. W. JAYASEKARA,

Kandy, July 27, 1891.

Secretary.

No. 1,313.

In the matter of the insolvency of Andy, of Kandy.

WHEREAS the above-named Andy was on July 24, 1891, adjudged insolvent by the district court of Kundy, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal :- Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on September 4 and 18, 1891, for the said insolvent to surrender and conform; and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates.'

By order of court,

B. W. JAYASEKARA,

Colombo, July 27, 1891.

Secretary.

## NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Philip Freudenburg, of Colombo ...... Plaintiff.

No. 463/C. ٧s. C. Mathew, of Colombo...... Defendant.

O'l ICE is hereby given that on August 25, 1891, commencing at 3 o'clock in the afternoon, will be sold by public auction at the respective premises the following property, viz. :-

1. All that allotment of land marked No. 14, situated at Urugodawaita within the Municipality of Colombo; bounded or reputed to be bounded on the north by the property of the late E. H. Venstenan, on the east by lot No. 15 purchased by W. C. Perera, on the south by the New Urugodawatta road, and on the west by the lot No. 13 purchased by Kumaramohottige William Perera, containing in extent 18-35 square perches more or less.

All that allotment of land marked lot No. 15, situated at Urugodawatta aforesaid; and bounded or reputed to be bounded on the north by the property of the late E. H. Venstenan, on the east by the lot No. 16, purchased by Sundra Rajapulle Sokkalingam Pulle, on the south by the New Urugodawatta road, and on the west by the lot No. 14 purchased by Sinne Tamby Levena Markar, now of P. A. Ekenaike, containing in extent 18:35 square perches more or less, mortgaged with the plaintiff by bond dated July 31, 1888, and declared specially bound and accountable for the degree antend in the above were executable for the decree entered in the above case.

Fiscel's Office, Colombo, July 29, 1891.

J. S. DRIEBERG, Deputy Fiscal.

In the District Court of Colombo.

1, Peramunugamage Don Andris; and 2, Pera-

Amaratunga Arachchige Elaris Percra, of Kandana ...... Defendant,

OTICE is hereby given that on August 31, 1891, at at the premises the following property, viz.:

All that land called Puwakwatta, situated at Batagama,

alius Bendiagoda in the Ragam pattu of Alutkuru korale; bounded on the north by Maha Eliewela, on the east by the garden of Watutantrige Raphiel Perera and the ditch, on the south by the Crown land, and on the west by the garden of Paulu Perera, containing in extent about 14 acres; mortgaged and hypothecated with the plaintiffs by bond dated January 7, 1882.

Fiscal's Office, Colombo, July 29, 1891. J. S. DRIEBERG, Deputy Fiscal.

In the District Court of Colombo.

No. U/457.

1, Deguruge Charles Perera Appuhami; and 2,
Deguruge Carolis Perera Appuhami ........Defendants.

OTICE is hereby given that on August 28, 1891,
commencing at 12 o'clock noon, will be sold by public auction at the respective premises the following

property, viz.:—

1. All that piece of high ground called Battelande, situated in the village Heyyantuduwa, in the Adikari pattu of Siyane korale; bounded on the north-east by land claimed by Andris Perera, on the south-east by land described in plan 56,850, south-west and north-west by land described in plan 56,902, containing in extent 1 acre and 39 square perches.

2. All that one-seventh part of the field called Iriagahakumbura, situated at Heyyantuduwa aforesaid; bounded on the north by the high ground of Siman Vidanerala, on the east by the portion of this land of Heyyantuduwage Abraham Perera, on the south by the field of Amarakonge Don Yohanis Appuhami, and on the west by the portion of this field of Degurage Dionis, containing 2 parrahs of

paddy sowing extent.

3. All that land called Godaporagahawatta, with the buildings standing thereon, situated at Heyyantuduwa atoresaid; bounded on the north by Government jungle, alias the garden of Gabadage Sinchi Appu, on the east by the garden of Siman Perera and the field of Siman Perera and Babitchibami, alias Charles Perera and another, on the south by Government jungle, alias by the field of Kuruppuatchige Babanis Appu and others, and on the west by the garden and field of Cowetottege, alias Wickramaatchige Baba Singho and by the threshing-floor, field, and wanate of Juan Appu, containing in extent 40 acres and 25 square perches, or 75 bushels of paddy sowing execut.

4. All that field called Nugagahakumbura, also situated at Heyyantuduwa aforesaid; bounded on the north by the land called Nugelanda and by the garden of Gabadage Sinchi Appu, on the east by the land called Nugelanda and the garden of Ganegodage Punchi Appu and Teyyantuduwage Ya-ohamy, on the south by the dam of the field of Imiyage Welun Appu, and on the west by the aforesaid Godaporagahawatta, containing in extent about 8 bushels of paddy sowing; mortgaged with the plaintiff as a secondary mortgage by bond dated August 8, 1885, declared specially bound and executable for the decree entered in the above case, together with all the right, title, and interest of the defendants therein and thereto, subject,

and interest of the defendants therein and thereto, subject, however, to the primary mortgage of the suid properties created upon bond No. 5,726, dated April 10, 1885.

5. All that half part of the field called Keenegahakumbura, situated at Heyyantuduwa aforesaid; bounded on the north by Godaporagahawatta, on the east by Nugagahakumbura, on the south by the property of D. T. Abeyesekera, and on the west by the other part of the same field of D. Juania Perera Appulani, containing about 6

of D. Juanis Perera Appuhami, containing about 6 bushels of paddy sowing extent.
6. All that field called Halgahakumbura situated at Heyyantuduwa aforesaid; bounded on the north by the field called Nugedeniya of the defendants, on the east by the property of Ganegodage Punchi Appuhami and other lands, on the south and west by the land called Godsporagahawatta and deniya of the defendants, containing about 3 bushels of paddy sowing extent, mortgaged as a first or primary mortgage by bond dated August 8, 1885, declared specially bound and executable for the said decree, together with all the right, title, and interest of the defendants therein and thereto on the footing of the said primary mortgage.

Fiscal's Office, Colombo, July 28, 1891.

J. S. DRIEBERG, Deputy Fiscal.

In the District Court of Colombo.

D. A. A. Wijesinha Siriwardena, Mudaliyar ..... Plaintiff No. 3,576. Vs.

1, Wanniachchige Ranhami Appu; 2, Ganarawe Appuhamillage Baron Perera........... Defendants.

OTICE is hereby given that on Saturday, September 5, 1891, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 969.32, with further interest on Rs. 730.71 1, per cent per says from April interest on Rs. 730 at 12 per cent. per annum from April 5, 1890, till payment:-

All that allotment of land called Horagaskelemukalana, situated in the village Avisawella in the Udugaha pattu of the Hewagam korale; and bounded on the north by the land described in the plan 65,333 and by the property of M. Ukkuwa and others, on the east by land described in plan 65,334, on the south by a reservation for a road, and on the west by land reserved for public purposes along the road, containing in extent 31 acres, and the same is hereby declared specially bound and executable for the decree on the footing of the said mortgage of September 5, 1888.

Deputy Fiscal's Office, Avisawella, July 22, 1891. J. A. D' SILWA Deputy Fiscal.

In the District Court of Kalutara.

Nawanna Sawandarasa Pulle, of Colombo ....... Plaintiff. No. 144. Vs. Peria Tamby Mohamadu Lebbe Markar, of

Deenagoda ..... Defendant. OTICE is hereby given that on Friday, August 21, 1891, 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. 1,176.02, with interest on Rs. 1,000 at 9 per cent. from March 16,1890:—

Two ebony couches, 12 ladies' ebony chairs, 4 ebony loungers, 1 ebony round table, 3 satinwood almirahs, 8

moon lamps.

The planter's half share of the third plantation, 1-9th part of the soil and of all the trees together with the materials of the defendant's residing tile? house standing thereon of the land called Udayatoppuwewatta, situated

at Deenagoda in Beruwala; and bounded on the north by wels, east by Anagodawatta, south by Komadusenewatta, and on the west by Kadiri Markantotam.

Deputy Fiscal's Office, Kalutara, July 28, 1891.

T. Pikris, Deputy Fiscal.

#### Southern Province.

In the District Court of Matara.

Don Mathes Balasuria......Plaintiff.
No. 35,831. Vs.

O'TICE is hereby given that on Saturday, August 22, 1891, commencing at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the sa'd defendant in the following property, viz. :-

Situated at Mirissa.

The divided half part and one-third of the remaining half part and an undivided one-fourth of half of Uswatta. The garden called Loreyagewatta, alias Sooriyagahakoratuwa.

One-fourth part and two-fifths of one-fourth of Pata-bendigemaradanewatts, except one-third planter's share. The garden called Kolonnakumbura-addaramalapala-kurunduwatta, except one-third planter's share of the second plantation.

Five-ninths part of We-jjanwatta, except five bread-fruit trees of the planter's share and one third planter's

share of the remaining fruit trees. Four-fifths part of Kapugewatts, except the planter's

share. One-fifth part of Jayaweeragewatts, except the 'planter's share.

The garden called Dalubima, alias Lankagewellaaddarawatta.

Three-fourths part of Gendaokure Medillagahawatta.

Three-twentieths part of Galappatrigewatta, alias Leesalaiwatta, except planter's share.

Half part of Dombagahawatts, except one-third planter's share of the second plantation.

Three-tenths part of Higgshakorstuwa, exc-pt five cocoanut trees of the old plantation and the planter's share of the remaining fruit trees.

Seven-tenths part of Higgshakoratuwa. Half part of Pokunekoratuwa. The divided portion of Nallammagewatta.

One-twelfth and one-ninety sixth parts of Diganewatta except the planter's share.

The garden called Gamagekoratuwa.

The garden called Egodagewatta, alias Kolonnakumburalangawatta, except nine-tenths planter's share of the old plantation and one-third planter's share of the new plantation.

Eleven-sixteenths part of half planter's share of the old plantation, one-third of half planter's share of the new plantation, and the entirety of the soil and fruit trees of the paraveni share of Ambagahapittaniya, alias Etambagahapittaniya.

25/27 part of Galwetiyakoratuwa.

25/27 part of Dolagedarawatta.

25/27 part of Kenewatta.

The half planter's share of the second and third planta tions and 116-135 part of the paraveni share of Muttapadinchiwatta.

The garden called Punchikoratuwa.

The garden called Bodalgodapettekurunduwatta and the house standing thereon in which Wedigewatuhami resides.

Two-thirds part of Hurakpattiyawatta.
623/1440 part (except the planter's share of the portion lying towards the high road of Tenahennedigewatta, atias Lindamulaetambagahawatta, 10/18 part of the tiled house of 9 cubits standing in the portion occupied by Hertitantirige Andirise and also the cadjan house of 9

the same garden planted by Andrahennedige Siman.

The half planter's share of the second plantation and 27/40 part of the remaining fruit trees and of soil of Don

Louis Police Officer Padinchi Maradanewat!a. The garden called Palliawatta.

The one-third planter's share of the second plantation and one-third of the remaining fruit trees and of soil of Pransakoratuwa.

Half of one amunam extent of Muwagodamahakumbura.

One amunam extent of Delgahadeniya

Eight kurunies extent of Angahaliyadda and the entirety of the owita.

The entirety of soil and one-fourth part of the fruit trees of Kosgahawatta

The garden called Adduwewewa Ruankele.

The entirety of soil and 1-10th of the fruit trees of Simandirisewewa Ruankele.

The garden called Malagedarawattapitakoratuwa, alias Dalubima, except the half planter's share of the breadfruit trees of the first plantation.

Eleven-twelfths part of Havunnewattaela-addarakebella.
11/24 part of Vitanagepelawatta and the tiled house
of 9 cubics standing thereon facing the east.
The garden called Joolgahakoratuwa.

One-fourth part of Usarambegegedarawatta.

The divided one-sixth part of Pelawatta. The garden called Budupelawatta.

231/360 part of Homaradusgedalukoratuwa, except the planter's share.

One-fourth of Don Juan Yoddehirala Padinchiwasitia Maradanewatta.

17/24 part Lokurslagewatts, except the planter's share. The garden called Munamalgahakoratuwa.

Five-tenths part of Bogahalanga Bajjamagewatta, except

the planter's share.
23/24s part of 1 amunam extent of Patiranagedeniya. This writ is issued to levy a sum of Rs. 3,935.

Deputy Fiscal's Office, Matara, July 14, 1891.

H. WRITE, Deputy Fiscal.

In the District Court of Matara.

Appuhennedige Don Juwanis de Silva.....! laintiff. Vs. No. 35,427.

Appuhennedige Don Janis de Silva ...... Defendant.
OTICE is hereby given that on the following days,
commencing at 12 o'clock noon, will be sold
by public auction at the spot the right, title, and interest
of the said defendant in the following property, viz.:—

On August 24, 1891. Situated at Mirissa.

Half part of Kadavarawelagawawatta.

Half part of Babayavevuwatta.
Half part of Welikahagawatta.
Half part of Usarambegewatta.

Half part of the empty soil of the extent of about 3 acres

of Ganhewagewatta.

Half part of the high land of the extent of about 2 acres of Attuduwagewatta.

Half part of the high land of the extent of about 4 acres of Migalage Appagehena.

Half part of the high land of the extent of about 4

acres of Niyanewellawatta.

On August 26, 1891. Situated at Kottagods. Seven-fortieths part of Lindamulagedarawatta, except 1-10th part and ½ planter's share.

Two-fifteenths part of the garden in which Galappattige Luvis Hami resides.

The land called Urugahakoratuwa.

Situated at Babarenda. The land called Kurunayakagemulana.

On August 27, 1891. Situated at Kotavila. The divided & part of Divaheliyagahawatta.

On August 29, 1891. Situated at Denepitiya. Half of † planter's share and † part of Angahaowitawatta The southern portion of Arachchigegedarawatta. The garden called Bacamunannewatta.

On August 31, 1891. Situated Malimada. One-fifth part of Patiranagedivela.

On September 2, 1891. Situated Kadukanna. Half part of Diyawarakaveliyadda.

On September 3, 1891. Situated at Uduwaka Matugobe. The garden called Udawatta.

The garden called Appuwagewatta.

On September 5, 1891. Situated at Kamburugamuwa One-sixteenth of 1-12th and 1-12th of 47-48ths of Bettagehena, alias Ratnayakagewatta.

1-12th and 1-16th of 1-12th Nadungastollewila.

Half part of Kosgahakoratuwa.

Half part of Kumbaloluwewatta.

Half part of Delgahawatta.

Half part of Godaudawatta, alias Ratnayakagewatta.

On September 7, 1891. Situated at Karagoda Uyangoda.

One-fourth part of Modara Mulana and of Gankanda.

One-fourth part of Modaradeniya. One-fourth part of Hesingedeniya.

One-fourth part of Dammulana. One-fourth part of Mihitigoda-addara.

One-fourth part of Puwakgaha-addara.

One-fourth part of Aluketiya.

One-fourth part of Bovitiyagodakumbura.

Haif part of Addaramulana.

Half part of Dangahakumbura. Half part of Diyaparagahadeniya. Half part of Puwakgahaliyadda.

Half part of Ambagahaliyadda. Half part of Ratmalgahaliyadda.

Half part of Wadu-unnehegeowita.

On September 9, 1891, situated at Mirissa. Half of 1-12th of Wela-addarawatta, in which Gallage Bastiyan resides.

Half of 1 of Paluwatta.

Half of 1-6th of Paluwatta in which Bastiyan now resides. Half of Dalubima, alias Kettagahabima and of the tiled

house of 9 cubits standing thereon.

Half of 3/10 of 3 breadfruit trees and of 5 cocoanut trees of the third plantation, and  $\frac{1}{2}$  of  $\frac{3}{8}$  part of the paraweni share of Patiranagewatta, alias Ged, rawatta.
Half of 3/10 of  $\frac{3}{8}$  of Wela-addarawatta, in which Danege Amma resided, except the planter's share.

Half of 3-10 of 3 of Nugagahawatta, except the plan-

ter's share.

Half of 3/10 of  $\frac{1}{3}$  of  $\frac{1}{3}$  planter's share of Kasturigewatta. Half of 3/10 of 3/16 of 1 amunam extent of Akahekumbura.

Half of 1 planter's share of the young plantation and 1 of 1 of the paraveni share of Malgewatta.

Half of \$\frac{1}{2}\$ of Maradanepaluwatta.

Half of \$\frac{1}{2}\$ of Attikkagalakoratuwa, except \$\frac{3}{2}\$ cocoanut trees and a breadfruit tree.

Half of \$\frac{1}{2}\$ of Maharagewatta.

Half of \$\frac{1}{2}\$ of Maradanepaluwatta, except the planter's

Half of 9-32 parts of Imbulgahakoratuwa.

Half of & of Ambagahawatta, except four cocoanut trees from the first plantation.

Half of 40 f 40 kurunies extent of Kaluhapekumbura. Half of 1-12th and ½ of 1-96th part of Bandanage

Ruppa, except the planter's share.

Half of \( \frac{1}{2} \) planter's share of the old plantation of Modara-

agapelawatta.

Situated at Talaramba. Half of 1-10th part of Boraluketiyawatta.

On September 10, 1891. Situated at Kamburugamuwa. The land called Mahakadalana.

The land called Ilukwatta, alias Mannehegekoratuwa.

The land called Datasuddakanatta.

The land called Mavata-addara Gedarawatta.

Two-ninths part of Badahelawatts, alias Pitakoratuwa. Situated at Kotawila.

The divided portion belonging to defendant of Diyaheliyagahawatta.

On September 12, 1891. Situated at Malimada. Three-fifths part of Patiranage Divela.

Sixteen kurunies extent of Kadurugas-addara.

On September 14, 1891. Situated at Naimana. Half part of Paluwatta. Half part of Alutwatta.

Half part of Gorakagahawatta.

Half part of the garden in which Don Siman Samarasinha, of Weraduwa, resides, and of the tiled house of 9 cubits standing thereon.

Half part of the garden occupied by Don Bastian Wakista Appuhami, and of the tiled house standing thereon.

Situated at Polhena.

The garden called Koragewatta.

On September 16, 1891. Situated at Sulutan goda.

The field called Nedungastollewila.

The land called Kosketiduva-addara, alias Komanayagoda-adda.

The field called Lintollevila, alias Weligodellevila.

The field called Kitulduwa-addara, alias Kolabaragasaddara.

Situated at Warakapitiya.

One-third part of Bandaravila.

The field called Dangahavila, whole in extent 6 amunams. One-sixth and  $\frac{1}{2}$  of 5-6ths of Mallikavila.

Five-eighths part of Andraduwa, except the planter's

On September 17, 1891. Situated at Mirissa.

The divided  $\frac{1}{2}$ , and 1-3rd of the remaining  $\frac{1}{2}$  and undivided  $\frac{1}{2}$  of Uswatta.

The garden called Lorayagewatta, alias Suriyagaha-

koratuwa.

One-fourth and 2-5th of 1 of Patabendige Maradanewatta,

except 1-3rd planter's share.

The garden called Kolonnakumbura-addara Malapata Kurun luwatta, except 1-3rd planter's share of the second plantation.

Five-ninths part of Wijjanwatta, except five bread fruit trees of the planter's share and, 1-3rd planter's share of the

remaining fruit trees thereof.
Four-fifths part of Kapugewatta, except planter's share. One-fifth part of Jayawiragewatta, except planter's share. The garden called Dalubima alias Lankagewella-addara-

watta.

Three-fourths part of Genda Akure Mudillagahawatta. Three-twentieths part of Galappattigewatta, ulics Lisavevowatta, except the planter's share.

Half part of Dombagahawatta, except 1-3rd planter's

Three-tenths part of Higgahakoratuwa, except five cocoanut trees of the old plantation, and the planter's share of the remaining fruit frees.

Seven-tenths part of Higgahakoratuwa. One-third part of Pokunekoratuwa.

The divided portion of Nallammagewatta. One-twelfth and 1-96th part of Diganewatta, except the planter's share.

The garden called Gamagekoratuwa.

The garden called Egodagewatta alias Kolonnakumburalangawatta, except 9-10ths planter's share of the old plantation, and 1-3rd planter's share of the new plantation.

Eleven-sixteenths of  $\frac{1}{2}$  planter's share of the old plantation, 1-3rd of  $\frac{1}{2}$  planter's share of the new plantation, and the soil and fruit trees of the paraveni share of Ambagahapittaniya, alios Etambagabapittaniya.

25/27 part of Galvetiyakoratuwa. 25/27 part of Dolagedarawatta.

25/27 part of Henewatta.

The half planter's share of the second and third plantations, and 116/135 parts of the soil and of the fruit trees of the paraveni share of Muttapadinchiwatta.

The garden called Punchikoratuwa.

The garden called Badalgodapette Kurunduwatta and the house standing thereon in which Wedige Wattuhami resides.

Two-thirds part of Harakpattiyawatta.

623/1440 part (except planter's share of the second plantation) of the portion lying in the direction of the high road of the garden called Tena Hennadigewatta, alias Lindamula Ltambagahawatta, 10/18ths part of the tiled house of 9 cubits and the cadjaned house of 9 cubits, both standing in the portion of the same garden in which Hetti-tantrige Andrise resided and the planter's share of the same garden, which is planted by Andra Hennedige

The half planter's share of the second plantation and 27/40ths part of the remaining fruit trees and of soil of Maradanewatta in which Don Lewis, Police Officer resides.

The garden called Palliyawatta.

The one-third planter's share of the second plantation, and 1-3rd of the remaining fruit trees and of soil of Pransakoratuwa.

Half of one amunam extent of Muwagoda Mahakumbura. One amunam extent of the field called Delgahadeniya.

Eight kurunies extent of Dangahaliyadda and the entirety of the owiti land.

The entirety of the soil and 1 part of the fruit trees of Kosgabawatta.

The land called Adduvevevu Ruvankele.

The entirety of the soil and 1-10th of fruit trees of Simandirisevevu Ruwankele.

The garden called Mahagedarawattepitakoratuwa alias Dalubima, except } planter's share of the breadfruit trees of the first plantation.

Eleven-twelfths part of Havunnewattaela-addarakebella. Eleven-twenty-fourths part of Vitanageyelawatta and the tiled house of 9 cubits standing thereon facing the east.

The garden called Julgahakoratuwa. One-fourth part of Usarambegegedarawatta.

The divided 1-6th part of Pelawatta. The garden called Budupelawatta.

23/360 part of Habaraduwagedalukoratuwa, except the planter's share.

One-fourth part of Maradanewatta in which Don Juvan Yaddehirala resided.

17/24 part of Lokuralagewatta, except the planter's

The garden called Muwamalgahakoratuwa.

5/16 of Bogahalanga Bajjamagewatta, except the planter's share

23/24 parts of 1 amunam extent of Patirangedeniya.

On September 19, 1891. Situated at Denepitiya. The divided southern two-thirds part of Arachchige-watta, except the planter's share of the new plantation.

The divided western two-thirds part of Koratuwewstta, except planter's share of the new plantation.

The divided northern two-thirds part of Getak sgahawatta, except planter's share of the new plantation.

The divided western two-third parts of Diganewatta, alias Koratuwa, except planter's share of the new plantation.

The divided northern two-thirds part of Wellawatta, except planter's share of the new plantation.

The divided southern two-thirds part of Kadurugahawatta, except planter's share of the new plantation.

The divided western two-thirds part of Dimunigeokanda.

Two-thirds part of Rubasin Arachchikankanangegedarawatta, except planter's share of the second plantation.

()n September 21, 1891. Situated at Vitiyala.

Half of three bags extent of Koramilla.

Half of three bags extent of Gimarammagodella. Half of 16 kurunies extent of Hudanagodella.

Half of 5 bags extent of Nagahamulana.

Half of 6 bags extent of Pahalvila.

On September 23, 1891. Situated at Mirissa. The half planter's share of the new plantaton, and 13/30 part of the remaining fruit trees and of soil of Kanduaddarawatta and of the high land thereof.

13/30 part of Pavulawatta.

The eastern 4-5ths part of Gemeddegewatta.

The garden called Mukkanralagewatta, alias Ubewardana Patiranage Madina Ruppa.

Half part of Pelawatta, in which Gallege Kristiyan resides, except two cocoanut trees out of the 3 trees of the

planter's share of the old plantation.

The planter's share of the new plantation and 5-8ths part of the paraveni share of Padiliyawatta, alias Mukkanralawevukoratuwa.

11/12 part of Ambagahawatta and half of the tiled house of 9 cubits standing thereon.

Three-fourths part of Palliyagemaradana, except onethird planter's share of the second plantation.

One-fourth part of Kaluvagahamaradanewatta, except one-third planter's share of the first plantation

One-fourth part of Delgaskoratuwa and of the adjoining land called Mitigegedarawatta.

The planter's share and 11/12 of the paraveni share of Wela-addarawatta alias Migahawatta.

Half part of Mahadadagewevukoratuws, except four cocoannt trees from the old plantation.

On September 24, 1891. Situated at Uduwa, Eastern division.

One pela except out of 2 pelas extent of Katuwanalamahaminnemulana.

On September 26, 1891. Situated at Polhena. The garden called Hundamullewatta, except planter's share of the second and third plantations.

This writ is issued to levy a sum of Rs. 9,112.

Deputy Fiscal's Office, Matera, July 20, 1891.

H. WHITE, Deputy Fiscal.

## UNOFFICIAL ANNOUNCEMENTS.

# MEMORANDUM OF ASSOCIATION OF THE EILA TEA COMPANY OF CEYLON, LIMITED.

- 1. The name of the Company is the Eila Tea Company of Ceylon, Limited.
- 2. The registered office of the Company to be established in Colombo.
- 3. The objects for which the Company is established are :-
- (a) The purchase of the Eila Estate situate in the Kelani Valley, containing in extent Seven hundred and Fifty acres or thereabouts, and the Morton Estate, also situate in the Kelani Valley, and containing in extent One hundred and Ninety-eight acres or thereabouts.
  - (b) The purchase or lease of any other land or lands.
- (c) The improvement, planting, clearing, cultivation, and development of the said estates and any other lands that may be purchased or leased as tea estates, or with any other products or in any other ways.
  - (d) The purchase of tea-leaf and (or) other raw products for manufacture, manipulation, and sale.
  - (e) The manufacture of tea-leaf and (or) other raw products.
- (f) The carrying on of the business of manufacturers, growers, planters, and exporters of tea and other products in all their branches.
- (g) The carrying on of any other business which may seem to the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of, or render profitable any of the property or rights of the Company.
- (h) The borrowing or receiving in loan of money for the above purposes, or any of them, and for repayment of all or any of the moneys so borrowed, and the securing thereof upon mortgage, debenture bonds, bills, bonds for cash credit, interest warrants, letters of credit, trust deeds or other deeds of security, promissory notes, bills of lading, or other negotiable instruments over all or any part 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 uncalled.
- (i) The doing of all such other things as are incidental or conducive to the attainment of the above object or any of them.
  - 4. The liability of the Shareholders is limited.
- 5. The nominal capital of the Company is Two Hundred and Twenty-five Thousand Rupees (Rs. 225,000), divided into 2,250 shares of One Hundred Rupees each. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

	Names and Addresses of Subscribers.									
HENRY BOIS	•••	Colombo, Ceylon	•••	•••	880					
G. W. R. CAMPBELL	•••	London	•••	•••	359					
By his Attorney I F. W. Bois By his Attorney I	•••	Colombo, Ceylon		• •••	359					
Percy Bois	•••	do.	***	•••	50					
STANLEY BOIS	***	do.	•••	•••	50					
ALEX. THOM	***	Kadugannawa, Ceylon	•••	•••	194					
CHAS. CARTER	•••	do.		•••	144					
W. B. HOPE By his Attorney J	no. Gordon	Liverpool	•••	•••	134					

Dated the Twenty-fifth day of June, 1891.

Witness to the signatures of Henry Bois, G. W. R. Campbell, F. W. Bois, Percy Bois, and Stanley Bois:

V. A. Julius, Solicitor, Colombo, Ceylon.

Witnesses to the signature of Alex. Thom, at Kandy, the 2nd July, 1891:

H. HORSLEY. EDWARD F. HOPKINS.

Witnesses to the signature of Chas. Carter:

H. A. LAPHAM. J. A. DE BRUYN.

Witnesses to the signature of W. B. Hope, at Uda Pussellawa, the 7th July, 1891:

James Polson. Gerald Watson.

## ARTICLES OF ASSOCIATION OF THE EILA TEA COMPANY OF CEYLON, LIMITED.

- 1. The regulations contained in table C. in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these articles, but subject to repeal, addition, or alteration by special resolutions. The Company may by special resolution alter or make provisions instead of or in addition to any of the regulations of the Company, wither contained or comprised in these articles or not.
- 2. The Company shall forthwith after its incorporation purchase: (1) All that Estate called Eila, situated in the Kelani Valley, and containing in extent Seven hundred and fifty acres (750 acres) or thereabouts. (2) All that Estate called Morton, also situate in the Kelani Valley, and containing in extent one hundred and ninety-eight acres (198 acres) or thereabouts, for the sum of Rupees One hundred and eighty-three thousand and eight hundred (Rs. 183,800), the vendors paying all expenditure on the estates, and receiving all crops and produce gathered therefrom up to the thirty-first day of May, 1891. The vendors agree to receive 1,838 fully paid up shares in the Company in payment of the purchase money.
  - SHARES
- 3. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.
- 4. A sum of Rupees twenty-five shall be paid on allotment of each share, and the Directors may from time to time make such calls upon the Shareholders in respect of all moneys unpaid on their shares as the Directors think fit. Provided that twenty-one days' notice at least is given of each call; and each Shareholder shall be liable to pay the amount of calls so made to the persons and at the time and place appointed by the Directors. A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed.
- 5. If before or on the day appointed for payment any Shareholder does not pay the amount of any call to which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.
- 6. The Directors may, if they think fit, receive from any of the Shareholders willing to advance the same all or any part of the moneys due upon their respective shares beyond the sums actually called up, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company shall pay interest at such rate as the Shareholders paying such sum in advance and the Directors agree upon. The shares, except 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 share shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.
- 7. If several persons are joint holders of any shares, any one of such persons may give effectual receipt for the dividend payable in respect of such share.
- 8. Every Shareholder shall on payment of Fifty cents be entitled to a certificate under the common seal of the Company specifying the share or shares held by him, and the amount paid thereon.
  - 9. If such certificate is worn out or lost, it may be renewed on payment of Fifty cents.

#### TRANSFER OF SHARES.

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

## TRANSMISSION OF SHARES.

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

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

#### FORFEITURE OF SHARES.

19. If any Shareholder fails to pay any call on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call together with any interest that may have accrued by reason of such non-payment.

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

#### INCREASE OF CAPITAL.

- 24. The Directors may with the sanction of a special resolution of the Company in General Meeting increase its capital by the creation of new shares, of such amounts per share, and in the aggregate as such resolution shall direct. All new shares shall be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the existing shares held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the same shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company. Directors shall have power to add to such new shares such an amount of premium as they may consider proper.
- 25. Any capital raised by the creation of new shares shall be considered as part of the original capital, and shall be subject to the same provisions in all respects whether with reference to the payment of calls or the forfeiture of shares on non-payment of calls or otherwise as if it had been part of the original capital.

#### BORROWING.

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

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 creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

#### GENERAL MEETING.

- 27. The first General Meeting shall be held at such time, not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.
- 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 February in each year as the Directors shall determine.
- 29. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.
- 30. The Directors may, whenever they think fit, and they shall upon a requisition made in writing by not less than one-fifth in number of the Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding not less than one-fifth part of the shares of the Company for the time being subscribed for, convene an Extraordinary General Meeting.
- 31. Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the Registered Office of the Company.
- 32. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitionist or requisitionists or any other Shareholder amounting to the required number may, himself or themselves convene an Extraordinary General Meeting to be held at such time or place as he on they shall think fit.
- 33. Fourteen days' notice at least specifying the place and the hour of meeting, and the purpose for which any meeting is to be held, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner, if any, as may be prescribed by the Company.
- 34. Any Shareholder may on giving not less than ten days' previous notice of any resolution submit the same to a meeting.
  - 35. Such notice shall be given by leaving a copy of the resolution at the Registered Office of the Company.
- 36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for.
- 37. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. In any other case, it shall stand adjourned to the following day at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, it shall be adjourned sine die.
- 38. The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company.
- 39. If there be no such Chairman, or if at any meeting he is not present at the time of holding the same, the Shareholders present shall choose some one of their number to be Chairman of such meeting.

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- 40. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
- 41. At any General Meeting, unless a poll is demanded by at least two Shareholders, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the book of Proceedings of the Company shall be sufficient evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.
- 42. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs, and the result of such poll shall be deemed to be the resolution of the Company in General Meeting.
- 43. In the event of a resolution being brought before a General Meeting involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, a majority of three-fourths of the Shareholders present and (or) represented by proxy shall be necessary to carry such resolution.

#### Votes of Shareholders.

- 44. Every Shareholder shall have one vote for every ten shares held by him.
  45. If any Shareholder is a lunatic or idiot or prodigal, he may vote by his curator, and if any Shareholder is a minor, he may vote by his guardian or any one of his guardians if more than one.
- 46. If one or more persons are jointly entitled to a share or shares, the person whose name stands first in the Register of Shareholders as one of the holders of such share or shares, and no other, shall be entitled to vote in respect of the same.
- 47. No Shareholder shall be entitled to vote at any meeting unless all calls due from him have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.
- 48. Votes may be given either personally or by proxies. A proxy shall be appointed in writing under the hand of the appointer, or, if such appointer is a Corporation, under their common seal.
- 49. No person shall be appointed a proxy who is not a shareholder, and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than forty-eight hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy shall be valid after the expiration of three months from the date of its execution.

#### DIRECTORS.

- 50. The qualification of a Director shall be holding not less than thirty shares of the Company upon which all calls for the time being shall have been paid.
- 51. The number of Directors shall not be less than three or more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.
- 52. The first Directors shall be Henry Bois, Alexander Thom, and Percy Bois, and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company to be held in the year 1892.
- As a remuneration for their services, the Directors shall be entitled to appropriate annually a sum not exceeding One thousand rupees, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future.
- 54. One of the Directors may be appointed by the Board to act as Managing Director and (or) Visiting Agent of the Company, for such time and on such terms as the Board may determine or fix by agreement with the person appointed to the office. POWERS OF DIRECTORS.
- 55. The Directors shall have power to carry into effect the purchase of the said Eila and Morton Estates, and the lease and (or) purchase of any other lands.
- 56. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such period and on such terms as the Directors shall think fit, and the Directors shall pay out of the funds of the Company all costs and expenses as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said lands and the cultivation thereof, and otherwise in or about the working and business of the Company.
- The Directors shall have power to make and may make rules or regulations for the management of the 57. property of the Company, and for that purpose may appoint managers, agents, superintendents, officers, clerks, and servants, with such remuneration and at such salaries as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, superintendents, officers, clerks, or servants, for such reasons as they may think proper and advisable, and without assigning any cause.
- 58. The Directors shall also have power to open from time to time, on behalf of the Company, any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they shall appoint to draw, accept, make, endorse, sign, and enter into cheques, bills of exchange, promissory notes, bonds, mortgages, proxies to any Prostor or Prostors account or process of the Company to any Proctor or Proctors, contracts or agreements on behalf and for the purposes of the Company.
- 59. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, who shall attest the sealing thereof.
- 60. The Directors shall exercise, in the name and on behalf of the Company, all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

## DISQUALIFICATION OF DIRECTORS.

- 61. The office of Director shall be vacated -
  - (i.) If he ceases to hold the due qualification in shares-
  - (ii.) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

- 62. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director or with any Company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realised by such contract, arrangement, or transaction by reason only of such Director holding that office, or of the fiduciary relation thereto established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors; but no Director shall vote in respect of any contract, arrangement, or transaction in which he is directly or indirectly interested.
  - ROTATION OF DIRECTORS.
- 63. At the first Ordinary Meeting of the Company to be held in the year 1892, all the Directors shall retire; and at the first Ordinary Meeting in every subsequent year, one-third of the Directors for the time being, or the number next below one-third, shall retire from office.
- 64. The Directors to retire in any year shall always be those who have been longest in office, and in case of Directors equal in length of office shall, unless such Directors agree among themselves, be determined by ballot.
- 65. A retiring Director, if qualified, shall be re-eligible. The Company at the Ordinary General Meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons.
- 66. If at any meeting at which an election of Directors ought to take place no such election is made, the meeting shall stand adjourned till the next day at the same time and place; and if at such adjourned meeting no election takes place, the former Directors shall continue to act until new Directors are appointed at the first Ordinary Meeting of the following year.
- 67. The Company may from time to time, by special resolution in General Meeting, increase or reduce the number of Directors, and may also determine in what rotation they are to go out of office.
- 68. Any casual vacancy in the Board of Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

#### PROCEEDINGS OF DIRECTORS.

- 69. The Directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings, as they think fit, and determine the quorum necessary for the transaction of business. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman, in addition to his original vote, shall have a casting vote. A Director may at any time summon a meeting of the Directors.
- 70. The Directors may elect a Chairman of their meetings, and determine the period for which he is to hold office, but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.
- 71. All acts done by any meeting of the Directors, or by any person acting as a Director, shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Directors or persons acting as a aforesaid on that day, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.
- 72. The Directors shall cause Minutes to be made in a book or books provided for and used solely for that purpose—(1) Of all appointments of officers made by the Directors; (2) Of the names of Directors present at each meeting of Directors; (3) Of all orders made by the Directors; and (4) Of all resolutions and proceedings of meetings of the Company and of the Directors.
- 73. And any such Minute as aforesaid, if signed by any person purporting to be the Chairman of any meeting of Directors, shall be receivable in evidence without any further proof.
- 74. The Company in General Meeting may, by a special resolution, remove any Director before the expiration of his period of office, and appoint another qualified person in his stead. The person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed.

## DIVIDENDS.

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

#### Accounts.

- 81. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the last year, made up to a date not more than three months before such meeting.
- 82. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure distinguishing the expense of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting; and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 83. A balance sheet shall be made out in every year and laid before the General Meeting of the Company, and such balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in schedule C to "The Joint Stock Companies Ordinance, 1861," or as near thereto as circumstances admit.

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

#### ATIDIT

- 85. The accounts of the Company shall be examined, and the correctness of the balance sheet ascertained by one or more Auditors to be elected by the Company in General Meeting.
- 86. If not more than one Auditor is appointed, all the provisions herein contained relating to Auditors shall apply to him.
- 87. The Auditors need not be Shareholders in the Company. No person is eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or other officer of the Company is eligible during his continuance in office.
- 88. The first Auditor or Auditors of the Company shall be appointed by the Directors, and shall hold office until the second General Meeting, and afterward the auditor or auditors shall be from time to time appointed by the Company in General Meeting.
- 89. The remuneration of the Auditor or auditors shall be fixed by the Company at the time of their election, save that in case of the first Auditor or Auditors it shall be fixed by the Directors.
  - 90. Any Auditor shall be re-eligible on his quitting office.
- 91. If any casual vacancy occurs in the office of Auditor, the Directors may appoint another Auditor, who shall hold office until the next Ordinary General Meeting.
- 92. If no election of Auditor is made in manner aforesaid, the Directors may appoint an Auditor or Auditors for the year then current, and fix the remuneration to be paid to him or them by the Company for his or their services.
- 93. Every Auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.
- 94. Every Auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable 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.
- 95. The Auditors shall make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet, containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanation or information from the Directors, whether such explanation or information have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the Ordinary Meeting.

#### NOTICES.

- 96. Notices by the Company may be authenticated by the signature (printed or written) of the Secretary or other person appointed by the Directors to do so.
- 97. Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.
- 98. Notices requiring to be served by the Company upon the Shareholders may be served either personally, or by leaving the same or sending them through the post, in a letter addressed to the Shareholders at their registered places of abode, and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have given notice to the Managing Director or Secretary of the Company of some address in Ceylon.
- 99. All notices directed to be given to the Shareholders shall, with respect to any share to which persons are jointly entitled be given to whichever of the said persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such share.
  - 100. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.
- 101. Every Shareholder residing out of Ceylon shall name an address in Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named such an address, he shall be not entitled to any notices.

Dated this Twenty-sixth day of June, 1891.

HENRY BOIS.
G. W. R. CAMPBELL:
By his Attorney HENRY BOIS.
FRED. W. BOIS:
By his Attorney PERCY BOIS.
PERCY BOIS.
STANLEY BOIS.
ALEX. THOM.
CHAS. CARTER.
W. B. HOPE:
By his Attorney JNO. GORDON.

Witnesses to the signatures of Henry Bois, G. W. R. Campbell, F. W. Bois, Percy Bois, and Stanley Bois:

V. A. Julius, Solicitor, Colombo, Ceylon.

Witnesses to the signature of Chas. Carter:

J. A. DE BRUYN.

Н. А. LAPHAM.

Witnesses to the signature of Alex. Thom, 2nd July, 1891: H. Horsley.

EDWARD F. HOPKINS.

Witnesses to the signature of W. B. Hope, 7th July, 1891:

JAMES POLSON.

GERALD WATSON.

## The Wharf and Warehouse Company, Limited.

HEREBY give notice that the under-mentioned Goods, which have been lying in the Company's premises for periods exceeding the times prescribed in section 15 of the Wharf and Warehouse Company's Ordinance, No. 10 of 1876, and have become liable to pay rates, charges, and rent to the Company (particulars of which can be had on application to me) will, in pursuance of the power by the said section given to the Company, be sold by public auction on Monday, August 17, 1891, at 12 o'clock noon, at the Company's Leyden Bastion and Wharf premises, and the proceeds sale thereof applied in the manner directed by the said section and by the Customs Ordinance:—

Date Landi		Entry No. and Date.	Vessel.	Whence.	Marks and Numbers.	Description.
188 Nov.	9. 7	1889. 40 of Nov. 20	W Manora	HARF BONDED London	WAREHOUSE. Maitland	7 casks
189 Sept,	0. 25	1890. 16 of Oct. 10	do	do	C. Legge	l package
Dec.	22	1891. 68 of Jan. 23	Culna	Calcutta	KCNSP&_Co, Kandy	1 case
Jan. Feb. March April ,, May	27 23 27 23 4 1 27 18	16 of Feb. 7 31 of Mar. 6 44 of Mar. 13 18 of April 7 62 of April 23 20 of May 8 25 of May 9 92 of May 28	India Ellora Rewa Satara India Golconda Henzada Hohenzollern	do London Calcutta London  do Calcutta Bremen	A N P Co in a diamond   9 D F F D in a diamond W H D & Co S S V, S I V A S, 1393 in a diamond, N N M M,   195/8 A. W. Jackson 456 in a diamond L B 1429 in a diamond S L H   1/2	I case l bag flour l case l parcel  4 cases l case l keg 2 cases
Feb.  "" May March April May	18 27 25 25 31 11 31 -11		Merkara Rewa Henzada do Golconda Duke of Argyle Golconda India Deepdale	London do	H 31 in a diamond or nil 446 in a diamond or nil 102 in a diamond C & Co D T & Co in a triangle Nil	1 case acid 1 case acid 6 bundles buckets 3 kegs nails 1 case 1 case 2 package iron 4 bundles iron 6 bars iron
March	30	- '	Rajpootana	New Iron Bombay		1 bag onions
April	4		Vita	No. 5 WARE Negapatam No. 1 Grain	S T A	2 bags gram
May	7 16 16		Kangra Manora do	Bombay Calcutta do	The Ceylon Genl. Ice Co. or	l empty ice box l case l keg

After the sale of the above, 1 case cigars addressed Jansen & Co., ex ss. Ellora, will be offered for sale at Leyden Bastion to pay rent and charges.

For the Wharf and Warehouse Company Limited,

Colombo, July 22, 1891.

EDW. BOUTH, Manager.

## The Wharf and Warehouse Company, Limited.

THE Half-Yearly Meeting of the Shareholders of this Company will be held at the Company's office, Leyden Bastion, Fort, Colombo, at 3 P.M. on Tuesday, August 11, 1891.

By order of the Board of Directors,

EDW. BOOTH, Manager and Secretary.

Colombo, July 31, 1891.

#### The Colombo Hotels Company, Limited.

THE Half-Yearly Meeting of the Shareholders of this Company will be held in the Western Drawing-room of the Grand Oriental Hotel, Fort, at 4.30 p.m. on Tuesday, August 11.

By order of the Board of Directors,

C. MINTO GWATKIN, Secretary.

Grand Oriental Hotel, Colombo, July 30, 1891.

7 HE undersigned will, under instructions from the Administrator of the joint estate of the late Botalage Gabriel Fonseka and Meemanage Barbara Fernando, sell by public suction on Tuesday, August 4, 1891, commencing at the hours hereinafter mentioned, at their respective premises, the following properties belonging to the said joint estate, to wit :-

1. Two contiguous allotments of land called Siambalagabawatta now forming one property, with the buildings and trees and plantation thereon, at Watumulla in Galkissa, commencing at 3.30 P.M.

2. An undivided 8/12 part of the land called Madangahawatta and of the tiled house and the trees and plantation thereon at Galkissa, commencing at 4.30 p.m.

Two contiguous allotments of land formerly known as Ketakelagahawatta, alias Lunumidellagahawatta, now forming one property and known as Lunumidellagahawatta, at Galkissa, commencing at 5 P.M.

The second and third properties are between the 6th and 7th mileposts.

For further particulars and for conditions of sale please apply to Mr. Charles Peiries, Proctor for the Administrator.

> G. EMANUEL DABERA, Auctioneer.

## Ceylon Cinchona Association, Limited.

THE Annual General Meeting of the Ceylon Cinchons: Association, Limited, will be held at Kanapediwattie, Gampola, at 2 P.M. on Saturday, August 1, 1891.

> GEORGE CHRISTIE. Secretary.

> > Rs. c.

42,794 84

111,466 25

2,840 4,975 0

5,626 27

7,872 81

950 63

33,328 68

July 13, 1891.

## GOVERNMENT NOTIFICATIONS—continued from page 1597,

## Statement of Receipts and Expenditure under the Medical Aid Ordinance during 1890.

RECEIPTS.	Rs.	c.	Expenditure.
Receipts under clause 4 of Ordinance No. 9 of 1882  Receipts under clauses 15 and 19 of Ordinance No. 17 of 1880  Receipts on account of medicines sold to Superintendents in bulk, and prescriptions compounded in the District Hospitals and Dispensaries and Civil District Hospitals Receipts on account of treatment of persons other than estate labourers in District Hospitals	66,810 48,919 13,884	4 4 36	Provisions, equipment, funeral expenses, and contingencies
Charged to General Revenue	130,418 79,435		laneous charges Cost of medicines supplied from Civil Medical Stores
Total	209,854	48	Total 2

Audit Office, Colombo, July 23, 1891.

G. S. WILLIAMS, Acting Auditor-General.

Total ... 209,854 48

## MISCELLANEOUS DEPARTMENTAL NOTICES—contd. from page 1634.

## Return of Cooly Immigrants for the Week ended July 30, 1891.

Colombo				Arrivals.		Departures.
Men	***	•••		1,203	•••	581
Women	•••	•••	•••	<b>320</b>	***	6
Children	•••	•••	•••	245		6
Infants:	•••	•••	•••	15 <b>5</b>	•••	_
Mannar	•••	•••	•••	69 <b>9</b>	•••	404
•		Total	•••	2,622		997

E. NOEL WALKER, Colonial Secretary.

# Abstract of Cooly Labourers on Estates in the Several Provinces during the Quarter ended December 31, 1890.

				OCCUMENCE OF	,								
DISTRICT.	Number of Estates.			Number of Immgrants.	Number of Births.		Number of Deaths.		Number of Complaints preferred against Master.			Number of Compinints against Servant.	
Western Province. Kalutara		27	•••	2,503	•••		•••	8	•••	_	•••	. <u></u>	
Central Province.  Kaudy  Matale  Nuwara Eliya	•••	470. 72. 254 796	•••	72,511 10,433 50,858 133,802	•••	674 82 461 1,217	•••	550 84 313 947	•••	_ ' 	•••		
Southern Province. Galle and Matara		23	•••	2,063		18	•••	23			•••		
North-Western Province. Kurunegala	. •••	76	•••	2,128	•••	10	•••	6	•••		•••		
Province of Uva. Badulla	•••	185	•••	23,002	•••	223	•••	120	•••		•••		
Province of Sabaragamuwa, Ratnapura Kegalia	•••	41 78	•••	4,412 16,580	•••	45 113	•••	23 205		_		· 	
	ď	119		20,992	٠	158		228					