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Part I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.

Part II.—Legal and Judicial.

Part III.—Provincial Administration.

Part IV.—Marine and Mercantile

Part V.—Municipal and Local.

Separate paging is given to each Part in order that it may be filed separately.

Part I. — Minutes, Proclamations, Appointments, &c.

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PROCLAMATIONS BY THE LIEUTENANT-GOVERNOR.

IN the Name of His Majesty EDWARD THE SEVENTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency EVERARD FERDINAND IM THURN, Esquire, Companion of the Most Honourable Order of the Bath, Companion of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

EVERARD IM THURN.

WHEREAS by a Proclamation dated the Tenth day of April, One thousand Nine hundred and One, the town of Anuradhapura, in the North-Central Province, as described in the said Proclamation, was brought under the operation of the Local Boards' Ordinance, No. 13 of 1898:

And whereas by the 54th section of the said Ordinance it is enacted that all public streets and bridges and public markets and the lands used as such within each town brought under the operation of the said Ordinance (except such streets and bridges as shall be specially exempted by the Governor, with the advice of the Executive Council, by Proclamation to be for that purpose from time to time issued), and the pavements, stones, and other materials thereof, and also all erections, materials, implements, and other things provided for such streets, shall be vested in the Board of such town for the purposes of the said Ordinance:

And whereas it is expedient especially to exempt from the provisions of the above recited section of the said Ordinance the under-mentioned road, situate within the limits of the said town of Anuradhapura :

Now know Ye that We, the said Lieutenant-Governor, with the advice of the Executive Council, and in pursuance of the authority in Us vested by the said Local Boards' Ordinance, No. 13 of 1898, do hereby proclaim that the Ayton road, with the bridges thereon from its commencement at the Anuradhapura market to its junction with the road to be constructed from the Matale road to the Railway station, shall from the date hereinafter mentioned be no longer vested in the Local Board of the said town of Anuradhapura, but the same shall be and is hereby declared to be especially exempted from the 54th section of the said Ordinance from and after the date hereof.

Given at Colombo, in the said Island of Ceylon, this Twenty-first day of July, in the year of our Lord One thousand Nine hundred and Two.

By His Excellency's command,

R. W. IEVERS,
Acting Colonial Secretary.

GOD SAVE THE KING.

IN the Name of His Majesty EDWARD THE SEVENTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency EVERARD FERDINAND IM THURN, Esquire, Companion of the Most Honourable Order of the Bath, Companion of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

EVERARD IM THURN.

WHEREAS by section 54 of "The Local Boards' Ordinance, 1898," it is amongst other things enacted that all public streets and bridges and the lands used as such within each town brought under the operation of the said Ordinance (except such streets and bridges as shall be specially exempted by the Governor, with the advice of the Executive Council, by Proclamation to be for that purpose from time to time issued), and the pavements, stones, and other materials thereof, and also all erections, materials, implements, and other things provided for such streets shall be vested in the Board of such town for the purposes of the said Ordinance :

And whereas the several roads specified in the schedule hereto are situated within the towns of Hatton and Dikoya, in the Central Province, and the said towns have been brought under the operation of the said Ordinance :

And whereas it is expedient to specially exempt the said roads from being vested in the Board of the said towns.

Now know Ye that We, the Lieutenant-Governor, with the advice of the Executive Council, do hereby specially exempt the said several roads specified in the said schedule hereto, situated within the towns of Hatton and Dikoya aforesaid from being vested in the Board of the said towns of Hatton and Dikoya.

Given at Colombo, in the said Island of Ceylon, this Twenty-fifth day of July, in the year of our Lord One thousand Nine hundred and Two.

By His Excellency's command,

R. W. IEVERS,
Acting Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE.

1. *Dimbula-Dikoya road*.—From Hatton bridge junction to Railway crossing at Fruithill, 1 mile 946 yards.
2. *Hatton bridge to Norwood road*.—From Hatton bridge junction to the Dikoya-Wanarajah estates boundary, 1 mile 232 yards.
3. *Bathford Valley road*.—From Dikoya junction for 270 yards.
4. *Navalapatiya road*.—Local Board boundary to Hatton bridge junction, 10 yards.
5. Approach roads to public buildings, Hatton, length 462 yards. From level crossing at Mr. Paterson's store, *vid* Post Office, Railway station, and overhead bridge to junction with Dimbula-Dikoya road at Dunbar end of Hatton. From Post Office to Police Court, Police stations, and Police Magistrate's bungalow.

APPOINTMENTS BY THE LIEUTENANT-GOVERNOR.

HIS EXCELLENCY THE LIEUT.-GOVERNOR has been pleased, under the provisions of the Ordinance No. 2 of 1877, to appoint the following officers to officiate in the classes named, with effect from 6th July, 1902 :—

Class III. of the Civil Service.

Mr. W. A. G. HOOD.

Class IV. of the Civil Service.

Mr. E. F. ONDATJE.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, July 19, 1902.

NOTICE is hereby given, as required by the provisions of the 19th clause of the Ordinance No. 2 of 1877, that it having been proved to the satisfaction of the Lieut.-Governor that SAMARAPULIGE MARTINUS PERERA WIJEYATILLEKA, Notary Public of Matale, in the District of Matale, has been guilty of gross carelessness in the discharge of his duties, His Excellency, with the advice of the Executive Council, has, in terms of the 20th clause of the Ordinance No. 2 of 1877, suspended the Warrant of the said Notary for three months.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, July 17, 1902.

NOTICE is hereby given, as required by the provisions of the 19th clause of the Ordinance No. 2 of 1877, that it having been proved to the satisfaction of the Lieut.-Governor that SAYAWARDANA EKANAYAKA UKKU BANDA, Notary Public of Matale, in the District of Matale, has been guilty of gross misconduct in the discharge of his duties, His Excellency, with the advice of the Executive Council, has, in terms of

the 18th clause of the Ordinance No. 2 of 1877, cancelled the Warrant of the said Notary.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, July 17, 1902.

NOTICE is hereby given, as required by the provisions of the 19th clause of the Ordinance No. 2 of 1877, that it having been proved to the satisfaction of the Lieut.-Governor that DON ANDREAS MUNASINHA DISSANAYAKA, Notary Public of Matara, in the District of Matara, has been guilty of gross carelessness in the discharge of his duties, His Excellency, with the advice of the Executive Council, has, in terms of the 20th clause of the Ordinance No. 2 of 1877, suspended the Warrant of the said Notary for three months.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, July 17, 1902.

HIS EXCELLENCY THE LIEUT.-GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint MANIKKAPODI CHINNATURAI, Acting Vanniya of Sammanturai, to be an Inquirer for Sammanturai division of the Eastern Province.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, July 24, 1902.

APPOINTMENTS, &c., OF REGISTRARS.

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

SENANAYAKA MUDIYANSELAGE UKKU BANDA to act as Registrar of Kandyan Marriages of Uda Bulatgama division No. 2, in the Kandy District of the Central Province, with effect from 18th July, 1902, and during the absence of the Registrar, PALAMAKUMBURE DINGIRI BANDA, on leave. His office to be at Patakadawala in Ambagamuwa.

YAPAMUDIYANSELAGE PUNCHI BANDA to be Registrar of Births and Deaths and of Marriages (Kandyan and General) of Uda Dumbara division No. 3, in Kandy District in the Central Province, with effect from 1st August, 1902, *vice* RAJAPAKSA EKANAYAKA DISSANAYAKA MUDIYANSELAGE PUNCHIRALA, retired. His office will be at Welegedarawatta in Gurulupota.

Mr. ROBERT MALALGODA to be Registrar of Marriages (Kandyan and General) of Nuwara Eliya town, in the Nuwara Eliya District of the Central Province, with effect from 18th July, 1902, *vice* Mr. D. A. WITTAHATCHY, transferred. His office will be at the Nuwara Eliya Kachcheri.

BANDARANAYAKA MUDIYANSELAGE ADIKARAN WALAWWA TIKIRI BANDA to be Registrar of Births and Deaths of Udugoda Pallesiya pattu in Matale north division and Registrar of Marriages (General and Kandyan) of Matale north division, in the Matale District of the Central Province, with effect from 26th July, 1902, *vice* RASINHA MUDIYANSELAGE PUNCHI APPUHAMI, deceased. His office will be at Walawwewatta in Alutgama.

DON MATHES AMARASINGHE to be Registrar of Births and Deaths of Angulugaha division, in the Galle District of the Southern Province, with effect from 1st August, 1902, *vice* D. C. D. SAMARASINGHE, resigned. His office to be at Boralketiya-watta in Darake.

By His Excellency's command,

R. W. IEVERS,

Colonial Secretary's Office, Acting Colonial Secretary.
Colombo, July 24, 1902.

THE following appointments under sections 2 and 3 of the Ordinances Nos. 19 and 23 of 1900, respectively, are hereby notified:—

The Provincial Registrar, Batticaloa, has appointed **KARTIKESWAR KANTAVANAM** to act as Registrar of Births and Deaths of Manmunai north division and as Registrar of Marriages (General) of Manmunai pattu division, in the Batticaloa District of the Eastern Province, for thirty days from 18th July, 1902, *vice* V. VARITTAMPI, deceased. His office will be at Periaturai.

The Provincial Registrar, Ratnapura, has appointed **WEERASEKARA MUDIYANSELAGE KIRI BANDA** to act as Registrar of Births and Deaths of Weligepola division, in the Ratnapura District of the Province of Sabaragamuwa, for sixteen days from 20th July, 1902, during the absence of the Registrar, A. M. WASANAHAMI, on leave. His office will be at Weligepola.

The Assistant Provincial Registrar, Galle, has appointed **MERENNA TIYADORIS DE SILVA JAYARATNA** to act as Registrar of Marriages of Wellaboda pattu division, in the Galle District of the Southern Province, for two days from 22nd July, 1902, during the absence of the Registrar, M. J. DE S. JAYARATNA, on leave. His office will be at Mahagedara-watta at Akurala.

The Assistant Provincial Registrar, Hambantota, has appointed **DON CHARLES JAYATILAKA DISANAYAKA** to act as Registrar of Births and Deaths of Hambantota

division (outside the town), in the Hambantota District of the Southern Province, for six days from 23rd July, 1902, during the absence of the Registrar, **DON LINORIS JAYATILAKA DISANAYAKA**, on leave. His office will be at Epiyawatta in Arabokka.

The Assistant Provincial Registrar, Hambantota, has appointed **BABORIS DE SILVA WIJESIRIWARDANA** to act as Registrar of Births and Deaths of Kahawatta Upper division and as Registrar of Marriages of West Giruwa pattu division, in the Hambantota District of the Southern Province, for three days from 16th July, 1902, during the absence of the Registrar, **ALLIS DE SILVA WIJESIRIWARDANA**, on leave. His office will be at Pansalewatta at Nihiluwa.

The Assistant Provincial Registrar, Matara, has appointed **HEWA KOKAWALAGE DON HENDRICK ABEGUNATILLAKA** to act as Registrar of Births and Deaths of Paranahera division and as Registrar of Marriages of Wellaboda pattu division, in the Matara District of the Southern Province, for six days from 4th August, 1902, during the absence of the Registrar, M. G. DON BASTIAN, on leave. His office will be at Ketakalagahawatta in Parawatura.

The Assistant Provincial Registrar, Mannar, has appointed **Dr. R. C. SEENIKUDDI** to act as Registrar of Births and Deaths of Mannar town, in the Mannar District of the Northern Province, for two weeks from 21st June, 1902, during the absence of the Registrar, S. F. G. DANFORTH, on leave. His office will be at Civil Hospital, Mannar.

The Assistant Provincial Registrar, Mullaitivu, has appointed **GOVETT OLANKANAYAKAM** to act as Registrar of Births and Deaths of Mullaitivu town, in the Mullaitivu District of the Northern Province, for thirty days from 5th July, 1902, during the absence of the Registrar, **Dr. J. S. JOHPILLAI**, on leave. His office will be at Civil Hospital, Mullaitivu.

Registrar-General's Office,
Colombo, July 22, 1902.

P. ARUNACHALAM,
Registrar-General.

GOVERNMENT NOTIFICATIONS.

It is hereby notified that under section 9 of Ordinance No. 4 of 1886, His Excellency the Lieutenant-Governor and Commander-in-Chief has been pleased to appoint Saturday, the 9th August, 1902, to be observed as a Public and Bank holiday.

Colonial Secretary's Office,
Colombo, July 23, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

WITH reference to the regulations dated the 24th November, 1900, made by the Governor, with the advice of the Executive Council, under the provisions of the Ordinance No. 3 of 1897, and published in the *Gazette* of the 30th November, 1900, it is hereby notified that the port of Tondi, in the Madras Presidency, is an infected port.

Colonial Secretary's Office,
Colombo, July 24, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

WITH reference to the Notification dated June 24, 1902, published in the *Gazette* of June 25, 1902, it is hereby notified that the following rule therein referred to will come into operation as from and after January 1, 1903.

Colonial Secretary's Office,
Colombo, July 19, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Rule referred to.

The use of chains and coir ropes for haulage in mines is prohibited. All ropes used for such purpose must be of iron or steel not less than two inches in circumference, or of the best hemp not less than four inches in circumference.

WITH reference to the Proclamation dated 2nd June, 1902, appearing in the *Gazette* of the 6th June, 1902, His Excellency the Lieutenant-Governor has been pleased to appoint the persons whose names appear in the subjoined schedule to be Registrars of General Marriages for the divisions noted opposite their respective names, holding office in the places appearing in column 4, with effect from the 1st instant.

Colonial Secretary's Office,
Colombo, July 18, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Schedule referred to.

WESTERN PROVINCE.

Colombo District.

No. of Division.	Name of Registration Division.	Name of Registrar.	Place of Office.
7	... Iddagoda pattu division ...	1 Simon Theodore de Vas Gunawardana	Kurunduwatta in Palligoda
		2 Udawattekanakanange Don Siadoris	Munamalghawatta in Dodangoda
		3 Liana Arachchige Don Carolis Wijesinha	Hikgahalandawatta in Iddagoda
		4 Don Prolis Wijesinha Gunaratna	Katugahawatta in Kotagedara
		5 Don Udenis Jayasinha	Getapussekandapaulakattiya in Walagedara
8	... Walallawiti pattu division ...	1 Don Martinus Jayanetti	Ambagahawatta in Welipenna
		2 William de Costa Dassanayaka	Tikirawatta <i>alias</i> Walawewatta in Ittapane

CENTRAL PROVINCE.

Kandy District.

27A	... Uda Dumbura, Udasiya pattu south division	H. M. I. Ukku Banda	Idamegedara at Mangoda
27B	... Uda Dumbura, Medasiya pattu division	Ekanayake Mudiyanse Lage Ukku Banda	Asweddingegedara in Bombure

WITH reference to the Proclamation dated 2nd June, 1902, appearing in the *Gazette* of the 6th June, 1902, His Excellency the Lieutenant-Governor, has been pleased to appoint the persons whose names appear in the subjoined schedule to be Registrars of Kandyan Marriages for the divisions noted opposite their respective names, holding office in the places appearing in column 4, with effect from the 1st instant.

Colonial Secretary's Office,
Colombo, July 18, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Schedule referred to.

CENTRAL PROVINCE.
Kandy District.

No. of Division.	Name of Registration Division.	Name of Registrar.	Place of Office.
27A ...	Uda Dumbura, Udasiya pattu south division	H. M. I. Ukku Banda ...	Idamegedara at Mangoda
27B ...	Udu Dumbura, Medasiya pattu division	Ekanayaka Mudiyansele Ukku Banda	Asweddinnegedara in Bombure

WITH reference to the Proclamation dated 2nd June, 1902, appearing in the *Gazette* of the 6th June, 1902, His Excellency the Lieutenant-Governor has been pleased to appoint the persons whose names appear in the subjoined schedule to be Registrars of Births and Deaths for the divisions noted opposite their respective names, holding office in the places appearing in column 4, with effect from the 1st instant.

Colonial Secretary's Office,
Colombo, July 18, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

Schedule referred to.

WESTERN PROVINCE.
Kalutara District.

No. of Division.	Name of Registration Division.	Name of Registrar.	Place of Office.
28 ...	Migama division	Don Udenis Jayasinha ...	Getapussekandepaulakattiya in Walagedara
29 ...	Welipenna division	Don Martinus Jayanetti	Ambagahawatta in Welipenna

CENTRAL PROVINCE.

Kandy District.

27A ...	Uda Dumbura, Udasiya pattu south division	H. M. I. Ukku Banda ...	Idamegedara at Mangoda
27B ...	Uda Dumbura, Medasiya pattu division	Ekanayaka Mudiyansele Ukku Banda	Asweddinnegedara in Bombure

NORTH-WESTERN PROVINCE.

Chilaw District.

6a ...	Yagam pattuwa, Northern division	Mahavitanage Gabriel Perera Appuhami	Talgahawela
6b ...	Yagam pattuwa, Southern division	Daniel Herat Amarasekara	Madampe

TENDERS for the following Arrack Rents on the terms specified in the notice of 5th June, 1902, and on the usual conditions, copies of which may be obtained at any Kachcheri, will be received by the Board appointed by His Excellency the Lieutenant-Governor, at the Council Chamber up to 2.30 P.M. on Friday, the 8th proximo.

Western Province.—The District of Kalutara, the District of Panadure. For a period of one or two years from the 1st January, 1903.

Central Province.—Kandy Town and Gravets, Dumbura and Pata Hewaheta, Tumpane and Harispattu, Yatinuwara and Udunuwara, Udapalata and Uda Bulatgama, the Revenue District of Nuwara Eliya, and the Revenue District of Matale. For a period of one or two years from the 1st January, 1903.

Province of Uva.—For a period of one or two years from the 1st January, 1903.

Colonial Secretary's Office,
Colombo, July 23, 1902.

By His Excellency's command,
R. W. IEVERS,
Acting Colonial Secretary.

IT is hereby notified for general information that 14,491A. 3B. 13P. of surveyed lands are available for sale or settlement in the Province of Sabaragamuwa.

Colonial Secretary's Office,
Colombo, April 21, 1902.

By His Excellency's command,
EVERARD M. THURN,
Colonial Secretary

THE following Agreement entered into between the Ceylon Government and The Ceylon Steamship Company, Limited, for a Steamer service round the Island, is published for general information.

By His Excellency's command,

R. W. IEVERS,
Acting Colonial Secretary.

Official Secretary's Office,
Colombo, July 16, 1902.

MEMORANDUM of Agreement made this Thirtieth day of March, One thousand Nine hundred and one, between the Hon. William Thomas Taylor, Acting Colonial Secretary for the Island of Ceylon, acting for and on behalf of the Government of Ceylon of the one part and the Ceylon Steamship Company, Limited, a Company incorporated under "The Joint Stock Companies' Acts, 1862" of the other part :

Whereas by an Indenture made the Sixteenth day of December, 1887, between the Crown for the Colonies, acting for and on behalf of the Government of Ceylon of the one part and John Walker, Edmund Walker, Walter Lamont, and William James Walker, all of Colombo, in Ceylon, then carrying on business under the style or firm of Messrs. John Walker and Company, it was agreed by and between the parties thereto that the said John Walker and Company should construct and equip a Steamer, and that such Steamer and any additional Steamer or Steamers might be employed by the said John Walker and Company should make such voyages and carry passengers, merchandise, and Government stores at such times, and in such manner, and at such rates of charges, and with such subsidy, as in the said Indenture mentioned ; and it was provided that the duration of the contract should be five years from the Fifteenth day of September, 1888. It was also provided always that if the said John Walker and Company should in all things duly perform and abide by all the stipulations on their part therein contained to the satisfaction of the Ceylon Government or Crown Agents, six months' notice in writing of their desire to renew the Contract upon the same terms as those therein contained (except the covenant for renewal) for a period of five years from the Fifteenth day of September, 1893, that then the Contract should be renewed accordingly :

And whereas the said firm of John Walker and Company, subsequently to the execution of the said Indenture of the Sixteenth December, 1887, became incorporated into a limited Company and were duly registered under "The Joint Stock Companies' Acts, 1862" to 1886, under the style and firm of Walker Sons and Company, Limited :

And whereas the said Walker Sons and Company, Limited, in pursuance of the premises in clause 31 of the said Indenture of the Sixteenth December, 1887, contained by a Memorandum of Agreement of the Twelfth day of June, 1893, between the Hon. James Alexander Swettenham, Acting Colonial Secretary, on behalf of the Ceylon Government, and themselves the said Company renewed the said Contract for a further period of five years from the Fifteenth September, 1893 :

And whereas the said Walker Sons and Company, Limited, assigned their interest in the said Indenture of the Sixteenth December, 1887, to the said The Ceylon Steamship Company, Limited :

And whereas the said parties hereto by an agreement dated the Eighteenth December, 1896, renewed the said contract for a period of five years from the First day of January, 1896, and to that end cancelled and determined the Memorandum of Agreement of the Twelfth June, 1893, hereinbefore in part recited, with the consent and approval of the said Walker Sons and Company, Limited :

And whereas the said parties hereto are now desirous of renewing the said Contract for a further period of three years, as from the First day of January, 1901, the terms and conditions thereof are hereafter written :

Now it is agreed by and between the parties hereto in manner following, that is to say :—

- (1) The said parties hereto do hereby mutually covenant and agree to adopt and be bound, guided, and controlled by all and every the conditions and stipulations contained in the afore in part recited Indenture of the Sixteenth day of December, 1887, and entered into between the Crown Agents for the Colony of Ceylon of the one part and the afore-mentioned firm of John Walker and Company of the other part (copy whereof marked "A" is hereunto annexed) in like manner and in all respects as fully as if the same had been entered into directly between the parties hereto respectively, save and except in regard to the following provisions and stipulations next hereinafter set out in clauses 2, 3, and 4 hereof, which shall be deemed to cancel and annul all and every the stipulations and provisions in the said Indenture of the Sixteenth day of December, 1887, in so far and whenever they shall be repugnant to or inconsistent therewith, and save and except the provisions contained in the 31st clause of the said Indenture of the Sixteenth day of December, 1887.
- (2) This present Contract shall take effect as from the First day of January, 1901, and shall continue in force for a period of three years next ensuing from that date.
- (3) The Steamers Lady Gordon and Lady Havelock or any other Steamer or Steamers chartered by the said The Ceylon Steamship Company, Limited, for the purpose of this Contract, shall come under the conditions of the said Contract.
- (4) From the First day of January, 1901, and during the continuance of this Contract, the said The Ceylon Steamship Company, Limited, shall provide a regular weekly service round the Island, instead of a fortnightly service as set forth in clauses 10 and 11 of the Indenture of Sixteenth December, 1887. Such Steamers shall leave Colombo alternately on Wednesdays and Fridays, proceeding south about and north

about respectively, if one of the Companies Steamers is taken off the line another must be substituted, unless for any sufficient reason the adoption of this course is found to be impossible, and the Government must be left to judge as to the possibility or otherwise of such substitution.

(5) The said The Ceylon Steamship Company, Limited, agree to cancel and annul the provisions contained in the 25th clause of the aforesaid Indenture of the Sixteenth December, 1887, in so far as they give the exclusive right of carriage and transport of all Government stores, merchandise, and goods, and of all passengers carried at the expense of Government, but in all other respects the same shall be and remain valid and binding.

(6) In addition to the subsidy to be paid in terms of the 26th clause of the Indenture of the Sixteenth December, 1887, the Government will pay annually during the subsistence of these presents a sum of One thousand pounds (£1,000) sterling by way of further subsidy, payable quarterly at the then current rate of exchange for a demand draft on London, and a further sum of Six thousand rupees (Rs. 6,000) per annum in quarterly payments of Rupees One thousand Five hundred (Rs. 1,500) as a consolidated allowance on account of Port dues and Harbour dues payable by the said Company's Steamer "Lady Havelock" at the several Ports of the said Island of Ceylon, such quarterly payments to be made on the Thirty-first day of March, the Thirtieth day of June, the Thirtieth day of September, and the Thirty-first day of December in every year during the subsistence of these presents.

Provided, and it is hereby expressly agreed, that it shall be lawful for the party of the first part at any time to alter and reduce the amount payable as aforesaid as such consolidated allowances As witness the hands of the said parties:

Signed by the said William Thomas Taylor at Colombo, this 30th day of March, 1901, in the presence of

J. J. THORBURN,
Justice of the Peace.

W. T. TAYLOR.

Signed by the said The Ceylon Steamship Company, Limited, at London, this 28th day of February, 1901, in the presence of

A. H. MARTIN,
36, Basinghall street, London,
Clerk.

FRANK WALKER, Director.
A. ARMSTRONG, Secretary.

A.

THIS Indenture made the Sixteenth day of December, One thousand Eight hundred and Eighty-seven between Sir WILLIAM CHARLES SARGEAUNT a Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; MONTAGU FREDERICK OMMANNEY, Esq., a Companion of the Most Distinguished Order of Saint Michael and Saint George; and ERNEST EDWARD BLAKE, Esq., all of Downing street, in the City of Westminster, the Crown Agents for the Colonies (hereinafter referred to as the Crown Agents), acting for and on behalf of the Government of Ceylon (hereinafter referred to as the Government) of the one part and WILLIAM WALKER, EDMUND WALKER, WALTER LAMONT, and WILLIAM JAMES WALKER, all of Colombo, in the Colony of Ceylon, carrying on business under the style or firm of Messrs. J. WALKER AND COMPANY, as Engineers and Merchants (hereinafter referred to as the Contractors) of the other part.

Witnesseth that, for the considerations hereinafter appearing, the Contractors so far as the provisions of these presents are to be performed and fulfilled by them, do hereby covenant with the Government and as a separate covenant with the Crown Agents as Agents for and on behalf of the Government and each of them their and his successors and assigns. And the Crown Agents as such Agents as aforesaid, and so far as the provisions of these presents are to be performed and fulfilled, by or on the part of the Government, do hereby for and on behalf of the Government covenant with the Contractors as follows (that is to say):—

Interpretation.

1. The following expressions, as used herein, and in the schedule hereto, and in the plans and specifications annexed to these presents, shall have the respective meanings following (that is to say):—

"The Colony."

(a) "The Colony" means the Colony of Ceylon.

"The Island."

(b) "The Island" means the Island of Ceylon.

"The Engineer."

(c) "The Engineer" means Sir Edward J. Reed, K.C.B., M.P., of Broadway Chambers, in the City of Westminster, or other the Consulting Engineer for the time being, acting for the Crown Agents in relation to the subject-matter of these presents, and includes any deputy or assistant whom he may appoint or employ.

"The Inspector."

(d) "The Inspector" means the person appointed by the Crown Agents, or the Government, or the Colonial Secretary to exercise in the Island the powers and duties hereby vested in the Inspector.

"The Crown Agents" means and includes the Crown Agents for the Colonies for the time being or any one of them.

For the purpose of the Steamer Service hereinafter contracted for, the Contractors will at their own expense construct and equip, or procure to be constructed and equipped, ready for sea in a skilful and workmanlike manner within the time hereinafter appointed, a Screw Passenger Steamer of such dimensions, power, and tonnage, as are set forth and described in the plans numbered 1 to 3 inclusive, and the specifications annexed to these presents and approved by the Engineer and the Contractors, together with all necessary and proper sails, boats, engines, boiler, machinery, and fittings, in strict accordance with the intent and meaning of the said plans and specification, and of these plans and to the satisfaction in all things of the Engineer and Inspector, and the same for trial both in England or Scotland and in the Colony as ordered in the specification.

The Steamer to be constructed and equipped as aforesaid is hereinafter to be called as "the Steamer" or as "the Vessel."

No alteration in the construction or equipment of the Steamer shall be made except with the consent in writing of the Engineer, and in case any alterations shall be so allowed, then these presents and the said plans and specifications respectively shall be read and take effect as though such alterations had been made in the plans and specification before these presents were executed.

All materials employed in the construction and equipment of the vessel, in accordance with the specification, shall be the best of their respective kinds, and the workmanship throughout shall be of first class character.

The vessel shall be constructed and equipped generally to the entire satisfaction of the Engineer, who shall have full power to examine the works in construction therewith at all times during such construction and equipment, and to reject any part or parts of the materials or works thereof if the same shall, in his opinion, be deficient either in strength, quality, workmanship, or otherwise.

The vessel shall be fully and perfectly equipped and complete ready for trial at such place or places in England or Scotland as the Engineer shall appoint, and shall immediately after the Engineer shall have given his certificate of approval thereof be navigated by and at the expense and risk of the Contractors at the Port of Colombo, so as to be ready there for trial by such date as will enable the Contractors to commence the Steamer service herein contracted for by the 15th day of September, 1888. Provided always that the Inspector shall not withhold his certificate of approval, except by reason of some defect which in his opinion shall have arisen or become apparent since the Engineer's certificate of approval, either from insufficient maintenance or from faulty construction or equipment.

The vessel shall so soon as the Inspector shall have given his certificate of approval thereof respectively, consequent upon the trial at Colombo and not before, be deemed ready for service for the purposes of this Contract, and shall thereafter during the subsistence of this Contract be maintained and kept properly manned with proper and sufficient crews, and fully fitted, found, and equipped as aforesaid, at the cost and risk of the Contractors, but to the reasonable satisfaction of the Inspector who shall have access to the vessel at all times for the purposes of inspection.

In the event of the vessel not being complete and ready for trial within the respective times hereinbefore appointed, at either of the places appointed for the trial thereof in that behalf, the Crown Agents shall be at liberty either to rescind this Contract or to deduct from any sum or sums of money which may become due to the Contractors under this Contract as and for liquidated damages and not as or by way of a penalty the sum of £50 per week for each week that the completion of the vessel ready for trial at either place shall be delayed beyond the respective times aforesaid, but so that not more than that sum shall be deducted in respect of any one week or part of a week. Provided always that if the Engineer shall certify in writing that any such delay as aforesaid or any part thereof has arisen from a general strike from alterations in or additions to the details provided by the said plans and specification which shall have been executed by the Contractors, in accordance with the written directions of the Engineer, or from the causes after mentioned or other causes which in his opinion were unavoidable and could not be foreseen or overcome by the Contractors, then, and in such case, the said liquidated damages shall not be payable in respect of the period so certified to be due to such cause. Any delays which may occur in such completion, arising from the supply of materials to the Contractors or the Shipbuilders employed by them, will not be in any event allowed as a ground for the remission of such liquidated damages, except so far as any cause may be certified as aforesaid to have arisen from general strikes, lock outs, accidents to machinery, or other causes which could not be foreseen or overcome either by the Contractors or by the manufacturers or vendors of such materials as the case may be.

"The Crown Agents."

Contractors to construct and equip a Screw Passenger Steamer, in accordance with specifications, plans, and this Contract, and submit the same for trial.

Definition of "the Steamer" and "the Vessel."

No alterations in the construction or equipment of the Vessel to be made without the consent in writing of the Engineer.

Quality of materials to be employed in construction and equipment of Vessel. Vessel to be constructed to satisfaction of Engineer.

Power to Engineer to inspect during construction. Times for completion and trial in England or Scotland and at Colombo.

Proviso.

When Vessel deemed ready for service. Vessel to be maintained and kept manned, fitted, found, and equipped.

Inspector to have access for purposes of inspection.

In case of Vessel not being complete and ready for trial power to Crown Agents either to rescind Contract or to deduct agreed sums as liquidated damages.

Liquidated damages not to be payable in certain events.

Delays arising from supply of material to Contractors or Shipbuilders no ground for remission of damages except in certain events.

Steamer to make monthly voyage round Island north about.

10. On the 1st day of the month next following the certificate of approval of the Steamer by the Inspector, and on the first day of every succeeding calendar month during the continuance of this Contract, the Contractors will despatch the Steamer from the Port of Colombo to perform the circuit of the Island passing along the West coast, thence by the north of the Island and the East coast, and returning to Colombo by the south of the Island.

Steamer to make monthly voyage round Island south about.

11. On the 15th day of the month next following such certificate as last aforesaid and on the 15th day of every succeeding calendar month during the continuance of this Contract, the Contractors will despatch the Steamer from the Port of Colombo to perform the circuit of the Island passing by the south of the Island along the East coast and by the north of the Island, and thence returning to Colombo by the West coast.

Ports to be called at and period of detention at each port.

12. On each voyage the Steamer shall call at the several ports named in the following Schedule, and remain thereat respectively during the time set opposite to the name of each port in the same Schedule (that is to say) :—

Name of Port.	Period of Detention at each Port.
Galle	Not less than 12 hours, of which not less than 3 shall be of daylight.
Hambantota	Not less than 6 hours of daylight if so required by the Assistant Government Agent.
Batticaloa	Not less than 24 hours.
Trincomalee	Not less than 24 hours.
Point Pedro	Not less than 2 hours of daylight.
<i>and</i> Kankasanturai in the south-west Monsoon	Not less than 24 hours.
<i>or</i> Jaffna and Paumben } in the north-east Monsoon {	Not less than 24 hours. Not less than 2 hours of daylight.

"Hours of daylight," how to be reckoned.

13. For the purpose of the last preceding clause hours of daylight shall be reckoned only between sunrise and sunset.

Period of detention may be reduced.

14. The period of detention at any of the aforesaid ports may, on any occasion, and for special cause, be reduced with the written sanction of the Chief Revenue Officer at that Port.

Time of voyage between two successive ports. How such time to be reckoned.

15. The time occupied on the voyage between two successive ports in either direction shall not exceed the following times respectively, such times being reckoned from the time when the Steamer weighs anchor or casts off from the pier or quay at one port to the time when she is brought to ready to discharge passengers and cargo at the next port :—

Voyage in either Direction between	Time on Voyage.
Colombo and Galle	9 hours
Galle and Hambantota	8 "
Hambantota and Batticaloa	17 "
Batticaloa and Trincomalee	8 "
Trincomalee and Point Pedro	14 "
Point Pedro and Kankasanturai	2 "
Kankasanturai and Colombo or Point Pedro and Jaffna	28 "
Jaffna and Paumben	7 "
Paumben and Colombo	19 "

Duration of every voyage, time of weighing anchor, &c., to be certified and proved if required.

16. The duration of every voyage, and the actual time of weighing anchor or casting off as aforesaid at each port, and the time of bringing to at the next port ready to discharge passengers and cargo shall be certified by a record under the hand of the Captain of the Steamer, to be verified, if required, by production of the Steamer's log and by statutory declaration or otherwise to the satisfaction of the Governor, and the Captain shall, on the return of the Steamer to Colombo at the end of each voyage, deliver such record to the Master Attendant at Colombo.

Power to Governor to alter or extend times appointed for sailing, or period of detention at ports.

17. Notwithstanding anything hereinbefore contained, it shall be lawful for the Governor, if he shall think it expedient, either for any purposes connected with the holding of the Supreme Court of the Colony at any of the said ports or otherwise, by notice under his hand at any time or from time to time, to alter or extend, either generally or for any one or more occasion or occasions, the times hereby appointed for the sailing of the Steamer, or the periods of detention at the several ports respectively.

18. If and whenever the Contractors shall fail to despatch the Steamer on the day hereby appointed, or to be appointed as aforesaid for the sailing thereof, or within such period thereafter as the Inspector may allow, the Contractors shall pay to the Government by way of liquidated damages the sum of £100 for every such default, and the same may be recovered accordingly, or may, at the option of the Government or the Crown Agents, be set off against and deducted from any moneys payable to the Contractors under these presents.

Liability of Contractors for delay in despatching Steamer.

19. The Contractors shall forfeit and pay on demand to the Governor, unless he think fit to waive the same, a penalty of £1 for every complete hour and for every part of an hour over any complete hour or multiple of an hour, by which any delay between any two successive ports shall exceed in duration the time allotted for the Steamer in the schedule set forth in Clause 15.

Penalty for delay in voyage.

20. Provided always that no penalty shall be payable in case of any delay in sailing, or on the voyage which the Contractors shall prove to the reasonable satisfaction of the Master Attendant to have been solely due to stress of weather, or some accident not attributable to their neglect or default, or other unforeseen event not within their control.

Proviso for stress of weather and accidents.

21. On each and every voyage of the Steamer the Contractors will convey and receive as passengers, subject as hereinafter mentioned, all persons who shall be employed in travelling thereby between the several ports aforesaid, subject to and in accordance with the regulations and conditions set forth in that behalf in the schedule hereto, and also receive, convey, and deliver at, from, and to the several ports aforesaid, all such merchandise goods and cargo as shall be tendered to them for that purpose, subject to and in accordance with the regulations and conditions set forth in that behalf in the same schedule. Provided always that the number of passengers to be conveyed by the Steamer shall not exceed such number of each class respectively as the Inspector shall certify to be the maximum number to be so carried, and the amount of merchandise goods and cargo to be carried thereby at any one time shall likewise not exceed the quantity which shall be likewise certified to be the maximum quantity to be so carried.

Passengers and merchandise to be conveyed according to regulations and conditions set forth in schedule.

22. The rates and charges to be paid by passengers between the said several ports and for the conveyance of merchandise goods and cargo shall not exceed the several rates and charges set forth in the said schedule. Provided always that the rates and charges to be paid as aforesaid may upon sufficient cause in that behalf being shown to the satisfaction of the Government by reason of the change in the value of the rupee or otherwise (such satisfaction to be certified in writing under the hand of the Colonial Secretary) be raised above, but not so as to exceed by more than 20 per cent. the rates and charges specified in the said schedule.

Maximum number of passengers, and amount of merchandise to be conveyed and carried.

23. The Contractors shall from time to time supply to the Government Agent at Colombo, and keep set up for public inspection at the office of their agents at each of the ports aforesaid, a list of the rates and charges for the time being in force, and a table of the ordinary times of the sailing of the Steamer.

Rates and charges for conveyance of passengers and merchandise not to exceed rates and charges in schedule.

24. The Steamer shall, if so required by the Governor by order under his hand, on special occasions and for special purposes make special trips for the purposes of the Government, and shall be paid in respect thereof the several rates and charges mentioned in that behalf in the said schedule, but such special rates and charges shall apply only to persons in the employment of the Government, and goods and cargo transmitted by or for the purposes of the Government on such occasions. All other passengers and goods (if any) carried on such special trips shall be conveyed at ordinary rates. Provided always that no penalty or other liability shall be imposed on or incurred by the Contractors, by reason of their non-performance of the other provisions and requirements of this Contract, so far as the performance thereof may be prevented by their compliance with any requisition under this present clause.

List of rates and charges and time table of sailings to be set up for public inspection.

Steamer if required by Governor on special occasions and for special purposes to make special trips at rates and charges mentioned in schedule.

Contractors not to be liable for non-performance of Contract if performance prevented by compliance with provisions of this clause.

25. The Contractors shall, during the subsistence of this Contract, have the exclusive right of carriage and transport of all Government stores, merchandise, and goods, and of all passengers which shall respectively be carried or transported at the expense of the Government between any of the said ports otherwise than in some ship belonging to Her Majesty. And shall provide, upon receiving notice in writing signed by the Chief Revenue Officer at any of the ports aforesaid twelve hours before the advertised time of sailing from that port, in preference and priority to all other stores, merchandise, goods, and passengers to be shipped from that port (but in the case of any port other than Colombo, subject to there being room in the vessel after discharging and disembarking cargo and passengers at that port), sufficient accommodation for any quantity to be named in such notice of stores, merchandise, and goods not exceeding 50 tons, and any number to be likewise named of cabin and deck passengers not exceeding 5 and 50 respectively. And shall also provide in due order of priority with other passengers and cargo accommodation so far as the capacity of the vessel will allow for all such stores, merchandise, and goods, and passengers as aforesaid, over and above the quantity and number aforesaid, or as to which no such notice as aforesaid shall have been given.

Contractors to have right of transport of Government stores, &c., and to give the Government preference for same within certain limits.

Subsidy—
how and when
payable.

26. In addition to the rates and charges to be received by the Contractors as aforesaid for the conveyance of passengers, merchandise goods, and cargo as aforesaid by the Steamer which the Contractors shall retain for their own use, there shall be paid by way of subsidy to the Contractors by the Government, through the Crown Agents, subject as hereinafter mentioned the sum of £3,000 sterling per annum by equal quarterly payments, whereof the first payment shall become due on the expiration of three calendar months from the commencement of the first voyage of the Steamer from Colombo under this Contract, and each quarterly instalment thereof shall be paid within seven days after the Contractors shall have lodged with the Crown Agents at their office in London a certificate signed by the Colonial Secretary of the Colony that the terms of this Contract have been duly complied with by the Contractors up to the day on which such instalment shall have become due, and showing the amount payable to the Contractors after deducting any fines or penalties which may have been incurred by them and then remain unpaid or unsatisfied, and the payment of the said subsidy shall be conditional on such certificate being produced.

If Vessel disabled
or laid up,
Contractors to
provide another
suitable Vessel.

27. If and whenever the vessel shall be disabled or laid up for repair for any period or periods exceeding in the whole six weeks in the course of any one year, the Contractors shall at their own cost provide, to the satisfaction of the Inspector, a suitable vessel to perform the voyages and services which ought to be performed under this Contract by the vessel so disabled or laid up during the time that the same shall be so disabled or laid up over and above the period or periods aforesaid, and the vessel so provided shall during such period be deemed "the Steamer" for the purposes of these presents. Provided always that until such a slip or graving dock or other such means of docking vessels shall be provided or constructed at Colombo as shall be sufficient for repairing the Steamer, the Contractors shall be at liberty from time to time for a period or periods not exceeding nine weeks in any one year to withdraw the Steamer from the service for the purpose of repair without incurring any liability by reason thereof either under this present clause or any other clause of these presents.

Proviso.

Contractors not to
be exempt from port
or harbour dues.

28. Nothing herein contained shall be deemed to exempt the Contractors from the payment of port and harbour dues in respect of the Steamer or in respect of any passengers, merchandise goods, or cargo conveyed thereby, either on the first arrival thereof in the Colony or subsequently while it shall be engaged in the fulfilment of this Contract.

Power to the
Governor or Crown
Agents to
determine Contract,
in case of breach of
its provisions by
Contractors.

29. In case the Contractors fail to keep the Steamer properly found, manned, fitted, and equipped, and in good and seaworthy order and condition, or shall, except for some reasonable and sufficient cause, fail punctually to perform the stipulated number of voyages, or to observe the provisions of this Contract as to speed, detention at ports, or any other matter, it shall be lawful for the Governor of the Colony or the Crown Agents by notice under his or their hands absolutely to determine this Contract without prejudice to any other right or remedy of the Government or the Crown Agents in respect of such default.

Power to
Contractors to
assign Contract, but
not to be thereby
released from their
personal liability,
unless assignment
made with assent of
Governor or Crown
Agents.

30. The Contractors may at any time assign to any other person or persons, Company, or Corporation the benefit of this Contract and all their duties and rights hereunder. Provided always that no such assignment shall be deemed to release the Contractors from their personal liability under these presents or prejudice any right or remedy which the Government or the Crown Agents may have in respect of the premises, unless such assignment shall have been made with the assent in writing of the Governor of the Colony or of the Crown Agents expressed by writing under their or his hands or hand. In the case of any such assignment so assented to as aforesaid, the person or persons, Company, or Corporation, to whom such assignment shall be made, shall thenceforward be deemed to be substituted for the Contractors for all the purposes of these presents.

Duration of
Contract and
proviso for renewal.

31. The period of the duration of this Contract shall be five years from the 15th day of September, 1888. Provided always that if the Contractors shall in all things duly perform and abide by all the stipulations on their part herein contained to the satisfaction of the Government, and shall give to the Government or the Crown Agents six calendar months' notice in writing of their desire to renew this Contract upon the same terms as those herein contained (except this present provision for renewal) for a further period of five years from the 15th day of September, 1893, then this Contract shall be renewed accordingly, and the Government and the Contractors will enter into and execute such further deeds or instruments as may be necessary for effecting such renewal.

Conditions on which
additional Steamers
may be employed.

32. If and whenever the Contractors shall desire for the purposes of this Contract to employ one or more additional Steamer or Steamers, in addition to the Steamer as hereinbefore defined, they shall be at liberty to do so subject to the following conditions :—

To be subject to
same approval and
trial as the Steamer.

(a) Every such Steamer shall be subject to the approval of the Inspector, and also if built for the purposes of this Contract or purchased in England of the Engineer, and no Steamer shall be employed for the

purposes of this contract, unless and until it shall have been submitted to the like trial at Colombo, and also if built as aforesaid or purchased in England or Scotland to the like trial at some place in England or Scotland as is hereinbefore provided for in the case of "the Steamer," and the Contractors shall have obtained the like certificates of approval as aforesaid.

- (b) Every such Steamer shall be of such tonnage and class as shall be approved of in writing by the Inspector, and shall be fitted, manned, equipped, and maintained so long as she shall be used for the purposes of this Contract in like manner and to the like satisfaction as is hereinbefore provided in the case of the Steamer.
- (c) The same rates and regulations in all respects as are hereinbefore and in the said schedule contained shall apply to the passengers and goods conveyed by and the sailings and detentions of every such Steamer while employed on the said service.
- (d) Every Steamer employed by the Contractors for coasting purposes on the coast of the Island shall be deemed to be employed for the purposes of this Contract, and shall be employed only subject to these conditions and not otherwise.
- (e) Nothing herein contained shall in any way increase the amounts payable to the Contractors by way of subsidy.

Tonnage, class, fittings, equipment, and maintenance to be same as provided for in case of the Steamer.

Same rates and regulations to apply and sailings and detentions to be similar.

Steamers employed for coasting purposes to be deemed within Contract. No increase in subsidy.

33. If and whenever during the subsistence of this Contract the Contractors shall be possessed of, or keep or use at any of the ports aforesaid, a Steam Tug for salvage or other purposes either in connection with, or for the purposes of, this Contract, or otherwise the Government shall upon a requisition signed by the Chief Revenue Officer at any of the said ports be entitled to the use and services of such Tug and the crew thereof for any of the purposes aforesaid in preference and priority to the Contractors or any other person or persons, the Government paying for such use and services according to the rate usually charged to other persons for the like use and services, or if there shall be no such rate applicable in the case then upon such terms as in case of dispute shall be subsequently determined by arbitration under the provisions hereinafter contained.

Government to have use of Steam Tug, if one provided by Contractors.

34. All notices given to the Contractors either by the Crown Agents or by the Government Agent for the purposes of this Contract shall be in writing and signed by the Crown Agents or any one of them or the Government Agent as the case may be, and shall be deemed to have been sufficiently given and served, if either delivered to the Contractors or any or either of them or to their Agent at Colombo personally, or left for or sent by post addressed to them or him at their usual place of business.

As to service of notice on Contractors.

35. In case and so often as any difference shall arise between the Government or the Crown Agents and the Contractors or any of their agents concerning the subject-matter of these presents or any part thereof the same shall be referred to the arbitration of two indifferent persons, one to be nominated in writing by each party and a third to be appointed in writing by the two so appointed, and the decision or award of any two shall be conclusive and binding upon both parties hereto and may be made a rule of Her Majesty's High Court of Justice on the application of either party hereto. In default of either party nominating an arbitrator within seven days next after request in writing to do so, then the subject in difference may be referred by the other party to the arbitration of any indifferent person to be named by such last-mentioned party alone, and such person shall be as-competent to act as if he had been appointed by all the parties. All costs and reasonable expenses attending any such reference, arbitration, and award as aforesaid, shall be in the discretion of the arbitrator or arbitrators appointed as aforesaid.

Matters in dispute to be referred to arbitration.

36. The Governor, or any other member or officer of the Government of the Colony, or the Crown Agents, respectively, shall not be in any-wise personally bound for the acts and obligations of the Government under these presents or answerable for any default or omission in the observance, performance, or fulfilment of the acts, matters, or things which are hereby made obligatory on the Government.

Governor, Members of Government, Crown Agents, &c., not to be personally liable.

In witness whereof the Crown Agents and the Contractors have hereunto set their hands and Seals the day and year first above written.

THE SCHEDULE ABOVE REFERRED TO.

Regulations relating to Passengers.

Cabin Passengers.—The passage rates include messing, bedding, and linen only; wine, beer, and spirits may be obtained on board for payment. Should the vessel be detained in port beyond 48 hours after anchoring, and passengers mess on board, they will be liable to an extra charge of five rupees per day after the expiration of that time.

Passage Tickets.—These, both cabin and deck, can only be obtained from the Steamer's Agents on payment of the fare. No passenger will be received on board without a ticket. Children under five years of age allowed free, but charged Rs. 2 per day for messing, except infants of one year; children over five years and under ten, one-half rates, to include messing. Servants of cabin passengers, one-half deck passage rates, and 75 cents per day for messing.

Baggage.—5 cwt., or 15 cubic feet measurement, allowed to each person free; children liable to charge for passage, half that quantity; all in excess, and furniture accompanying passengers, to be charged freight, as per agreement with Agent at the port of shipment.

Deck Passengers.—The passage rates include water and deck accommodation only, which is restricted to that portion of the vessel before the funnel. Children under five years, free; over five and under ten, half the full rate.

Baggage.—One cwt., or 5 cubic feet measurement, not being merchandise, allowed to each person free. Children liable to charge for passage, half that quantity; all in excess to be charged as freight.

NOTE.—Gangs of *bonâ fide* immigrant coolies will be carried to and from Paumben and Colombo as deck passengers on the Steamer's trips round the Island, at the following rates:—viz., adults, 1 rupee and 50 cents each; children, between five and ten years, 75 cents; under five years, free.

SCALE OF FREIGHT.

Articles.	Rs.	c.	Articles.	Rs.	c.
Arecanuts	per cwt.	0 50	Dogs	each	3 0
Coffee, cleaned	"	0 50	Furniture—as per agreement with Steamer's Agent		
Coffee parchment, per bag not exceeding 3 bushels		0 50	Grain, seeds, rice, and paddy, per bag not exceeding 3 bushels		0 50
Cotton goods, English manufacture	per bale	3 0	Hogsheads of beer, wine, and oil	each	4 0
Cotton goods, Native manufacture, per bundle not exceeding 2 cwt.		1 50	Horses	"	30 0
Carriages	each	30 0	Jaggery and sugar	per cwt.	0 50
Cows or bullocks	"	6 0	Opium, per box of one dozen size	each	2 0
Coir stuffs	cwt.	1 0	And every additional dozen size	"	1 50
Copperahs	"	0 50	Parcels up to size of one dozen case	"	1 0
Curry stuffs, including chillies and onions	"	1 0	And for every additional dozen size	"	0 50
Crates of crockery, &c.	each	5 0	Pipes and leaguers of oil and liquors... ..	"	8 0
¼ Casks of wine and barrels of bottled ale, tar, pitch, and cement		2 50	Poonac	per cwt.	0 50
Cases containing liquors, provisions, and oilmanstores of one dozen size	each	1 0	Specie		¼ per cent.
And every additional dozen size	"	0 50	Salt, in bags	ton	10 0
Deer horns	cwt.	0 50	Do. Parties shipping over 25 tons	"	7 50
Dried fish	"	0 37½	Tobacco	per cwt.	1 0
			Tins of oil, paint, and turpentine	each	0 50

NOTE.—All other articles not enumerated in the above list to be charged per measurement of 50 cubic feet, or per ton of 20 cwt., 10 rupees.

The above rates of freight apply to or from any port mentioned in the heading; but between any two of these ports succeeding each other in the Steamer's course round the Island, one-half rates will be charged. Persons shipping single packages of goods will be charged full rates in any case.

Coffee (parchment) per bushel from Batticaloa to Colombo reduced from 50 to 25 cents, by Notice of 17th November, 1871.

SCALE OF RATES FOR PASSENGERS.

WHEN PROCEEDING FROM COLOMBO NORTH-ABOUT.

Colombo to	Paumben.		Kayts or Jaffna.		Point Pedro.		Trincomalee.		Batticaloa.		Hambantota.		Galle.		Colombo.					
	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.		
	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.		
	146	30 0	3 0	192	40 0	5 0	332	80 0	10 0	394	70 0	12 0	528	115 0	14 0	587	130 0	16 0		
	Paumben to		46	15 0	2 0	186	60 0	5 0	248	70 0	7 0	380	90 0	10 0	441	100 0	12 0	509	120 0	15 0
	Kayts or Jaffna to		36	10 0	1 0	140	35 0	3 0	202	45 0	5 0	334	65 0	8 0	395	90 0	10 0	463	110 0	12 50
	Point Pedro to		110	25 0	2 0	110	25 0	2 0	172	35 0	4 0	304	60 0	6 0	365	80 0	8 0	433	100 0	10 0
	Batticaloa to		62	15 0	1 50	194	40 0	4 0	255	60 0	7 0	323	80 0	10 0	323	80 0	10 0	323	80 0	10 0
	Hambantota to		132	30 0	2 50	132	30 0	2 50	193	45 0	5 0	261	50 0	7 0	261	50 0	7 0	261	50 0	7 0
	Galle to		68	17 50	3 0	68	17 50	3 0	68	17 50	3 0	68	17 50	3 0	68	17 50	3 0	68	17 50	3 0

* These are the distances respectively to and from Kayts. The distance from Paumben to Mandaitivu is 52 miles, and from Mandaitivu to Point Pedro, 58 miles.

WHEN PROCEEDING FROM COLOMBO SOUTH-ABOUT.

Colombo to	Galle.		Hambantota.		Batticaloa.		Trincomalee.		Point Pedro.		Kayts or Jaffna.		Paumben.		Colombo.						
	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.	Dis- tance.	Cabin.	Deck.			
	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.	Miles.	Rs. c.	Rs. c.			
	68	17 50	3 0	192	35 0	4 0	323	80 0	10 0	433	100 0	10 0	463	110 0	12 50	509	120 0	15 0	655	150 0	18 0
	Galle to		61	17 50	2 50	193	45 0	5 0	255	60 0	7 0	395	90 0	10 0	441	100 0	12 0	587	130 0	16 0	
	Hambantota to		132	30 0	2 50	194	40 0	4 0	304	60 0	6 0	334	65 0	8 0	380	90 0	10 0	526	115 0	14 0	
	Batticaloa to		62	15 0	1 50	62	15 0	1 50	172	35 0	4 0	202	45 0	5 0	248	70 0	7 0	394	70 0	7 0	
	Trincomalee to		110	25 0	2 0	110	25 0	2 0	110	30 0	2 0	140	35 0	3 0	186	60 0	5 0	332	80 0	10 0	
	Point Pedro to		36	10 0	1 0	36	10 0	1 0	36	10 0	1 0	76	30 0	3 0	222	50 0	6 0	222	50 0	6 0	
	Kayts or Jaffna to		46	15 0	2 0	46	15 0	2 0	46	15 0	2 0	46	15 0	2 0	46	15 0	2 0	46	15 0	2 0	
	Paumben to		146	30 0	3 0	146	30 0	3 0	146	30 0	3 0	146	30 0	3 0	146	30 0	3 0	146	30 0	3 0	

† Reductions made 3 years ago.

Rates to be charged for Hire of Steamer on Special Occasions.

Conveyance of Troops.—On the Steamer's ordinary trips round the Island a limited number of troops, not exceeding 25, including women and children, may be conveyed on the same terms and regulations as Deck Passengers, and Officers on the same terms as Cabin Passengers.

Should the Steamer be required specially for Troops, and other duties will admit of this, the following rates will be charged :—

From Colombo to Trincomalee and back, including 24 hours' detention at Trincomalee, Rs. 1,500 for the trip one way, or Rs. 2,500 for the voyage there and back.

From Colombo to Galle and back, including 24 hours' detention at Galle, Rs. 1,200 for the trip, or Rs. 800 for the trip one way.

These rates include water and fuel, and the whole of the vessel's hold and 'tween decks for the use of the Troops.

Officers proceeding by the Steamer on these occasions will be charged the ordinary Cabin fare extra.

Conveyance of Supreme Court.—The Officers comprising the Court will be conveyed at the usual rates of passage; and an extra charge of Rs. 200 for each day's detention of Steamer in ports where the Court may be held

Pearl Fishery Duties.—When employed on these duties, Rs. 200 per day and the cost of coals consumed will be charged.

Other Occasions.—If allowed to be employed on any other special occasion, the charge will be Rs. 500 per day and the cost of quantity of coals consumed.

NOTE.—When employed on special occasions, any available accommodation, after the wants of the service on which the Steamer for the time being is employed are supplied, will be otherwise made use of, if required.

Signed, sealed, and delivered by the
above-named William Walker in
the presence of

C. H. OMMANNEY,
3 & 4, Gt. Winchester St.,
London, E.C.,

Solr.

WILLIAM WALKER (L.S.)
for Self and Co-partners in
the Firm of John Walker & Co.

IT is hereby notified for general information, in terms of section 34 of the Ordinance No. 9 of 1899, that on the recommendation of the Government Agent, Northern Province, His Excellency the Lieutenant-Governor has approved of the following burial ground being provided for and used by the low caste Hindus of Vannarponne in the town of Jaffna.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, July 17, 1902.

R. W. LEVERS,
Acting Colonial Secretary.

SCHEDULE.

The land called Thukumarakkadu, situated at Vannarponne west in Jaffna; bounded on the north, east, and west by the property belonging to Muhamadu Meerankandu Marakaya Assanalebbe Meerameydeen of Vannarponne west, and on the south by the burial ground called Thukumarakkadu; containing in extent 1 rood and 27½ perches.

Statement of Receipts and Expenditure under the Medical Aid Ordinance, during 1901.

No.	RECEIPTS.	Amount. Rs. o.	No.	EXPENDITURE.	Amount. Rs. c.
1	... Receipts under clause 4 of Ordinance No. 9 of 1882	134,800 97	1	... Provisions, equipment, burials, contingencies, and printing	184,725 96c
2	... Receipts under clause 15 of Ordinance No. 17 of 1880	87,411 18	2	... Salaries and allowances of medical officers and wages of apothecaries, attendants, &c.	163,487 0
3	... Receipts on account of medicines sold to Superintendents and prescriptions compounded	7,828 96c	3	... Nursing service	4,787 55
4	... Collections at Outdoor dispensaries	1,281 47b	4	... Departmental expenditure	3,154 64
		231,322 58	5	... Miscellaneous charges	2,860 76
	Charged to general revenue	385,882 24	6	... Rent of Outdoor dispensaries	10,588 50
		617,204 82	7	... Maintenance and repairs to buildings	136,994 64
			8	... Medicines	110,605 77d
					617,204 82

(a) and (b) These figures have been furnished by the Principal Civil Medical Officer and cannot be verified in this office.

(c) This item includes funeral expenses Rs. 106.13; and cost of diets, &c., Rs. 17,930.35, of estate labourers in Civil Hospitals, furnished by the Principal Civil Medical Officer.

(d) These figures have been furnished by the Principal Civil Medical Officer.

Audit Office,
Colombo, July 21, 1902.

C. A. MURRAY,
Acting Auditor-General.

MISCELLANEOUS DEPARTMENTAL NOTICES.

PUBLICATIONS FOR SALE at the Government Record Office, Colombo:—

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Three volumes, bound in leather, price Rs. 22-50 the set,

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5	1 of 1874	3 of 1875	1	0
6	4 of 1875	3 of 1876	1	0
7	4 of 1876	4 of 1877	1	0
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3	1 of 1882	16 of 1882	1	0
4	1 of 1883	18 of 1884	3	0
5	19 of 1884	11 of 1885	1	0

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3	8 of 1887	2 of 1888	0	40

Old Volume V.

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2	9 of 1890	1 of 1891	0	45
3	2 of 1891	8 of 1892	0	95
4	9 of 1892	28 of 1892	0	60
5	1 of 1893	4 of 1894	0	55

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A. G. OLAYTON,
Government Recordkeeper.

Colonial Secretary's Office,
Colombo, November, 1901.

THE CEYLON GOVERNMENT GAZETTE is published every *Friday* at the Government Printing Office, Colombo.

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

Single copies, when available, 25 cents each.

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H. C. COTTELE,
Acting Government Printer.

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

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

The "Bulletin" is published in London by Messrs. Eyre & Spottiswoode, East Harding street, Fleet street, E.C., and 32, Abingdon street, S.W., and it may be obtained directly from them or through any bookseller.

Price 4d. per copy. By post, 5d. per copy.

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3 0	3 4½	3 6½

The annual Volumes for 1887 to 1890 are out of print and cannot now be supplied.

The Index to the first five volumes, being Appendix IV., 1891, may be had separately, price 3d.

The "Bulletin" is also sold by John Menzies & Co., of Edinburgh and Glasgow; and Hodges, Figgis & Co., Limited, of Dublin.

Colonial Secretary's Office,
Colombo, November, 1901.

Supplementary List.

The following teacher passed in the under-mentioned examination, and has completed his examination for a Certificate at the Second Class Teachers' Examination held in 1901, in addition to those who names appear in the *Gazette* dated March 14,

D. David, Assistant Teacher, Biyanwila Boys' School, in Arithmetic, Geography, Grammar,

S. M. BURROWS,

Director of Public Instruction.

Office of Public Instruction,
Colombo, July 21, 1902.

It is hereby given that an application has been received from Mr. J. Ranetunga for the registration of his Naimana Vernacular Boys' School, in the Northern District, as a Mixed School. Observations will be received not later than August,

S. M. BURROWS,
Director.

Office of Public Instruction,
Colombo, July 19, 1902.

NOTICE is hereby given that an application has been received from the Rev. J. B. Ponnain for the registration of his Pandetirippu Boys' English School in the Northern Province on the lower average, the period allowed being one year only.

Observations will be received not later than August 18, 1902.

S. M. BURROWS,

Office of Public Instruction,
Colombo, July 22, 1902.

Director.

Cooly Return for the Month of June, 1902.

	Arrivals.		Departures.		Total for 6 months.	
	Arrivals.	Departures.	Arrivals.	Departures.	Arrivals.	Departures.
Colombo ...	10,523	7,717	43,324	39,238		
Negombo...	—	—	189	201		
Mannar ...	—	—	—	—		
Vankalai ...	—	—	—	—		
Pesalai ...	—	—	—	—		
Total ...	10,523	7,717	43,513	39,434		

H. M. Customs,
Colombo, July 18, 1902.

F. J. SMITH,
for Principal Collector.

Abstract of Cooly Labourers on Estates in the several Provinces during the Quarter ended March 31, 1902.

District.	Number of Estates	Number of Immigrants.	Number of Births.	Number of Deaths.
<i>Western Province.</i>				
Colombo	58	6,749	47	69
Matara	53	12,008	82	176
<i>Central Province.</i>				
Bandula	456	112,219	920	911
Walle	107	19,381	141	212
Wawara Eliya	189	63,403	434	376
<i>Southern Province.</i>				
Galle and Matara	30	3,963	23	43
<i>North-Western Province.</i>				
Kurunegala	23	2,464	23	37
Puttalam	10	134	1	2
Chilaw	18	606	1	5
<i>Province of Uva.</i>				
Badulla	164	37,606	323	319
<i>Province of Sabaragamuwa.</i>				
Bevanapura	48	10,451	72	110
Kegalle	117	31,873	273	326

Colonial Secretary's Office,
Colombo, July 24, 1902.

R. W. IEVERS,
Acting Colonial Secretary.

NOTICES CALLING FOR TENDERS.

SEALED Tenders, marked on the envelopes "Tender for provisioning Hospitals," will be received up to noon on Wednesday, July 30, 1902, from persons willing to contract for supplying raw provisions to the under-mentioned Government Civil Hospitals and Asylums in Colombo, commencing from January 1, 1903, or from the date of acceptance thereafter of tender to December 31, 1903:—

	Security in Cash.
Lunatic Asylum, Jawatta ...	2,000
General Hospital, including the De Soysa Lying-in Hospital and Nursing Establishment and Branch Hospital, Borella ...	1,500
Smallpox Hospital, Kanatta; Infectious Hospital, Urugodawatta; Cholera Hospital, Kanatta; Chickenpox Hospital, Kanatta; and House of Observation, Borella ...	500
Leper Asylum, Hendala ...	1,000
Planters', Seamen's, Antonisz's, Passengers', and Gargill's Wards ...	500
Lady Haylock Hospital for Women and Children ...	500

2. Tenders should be submitted in duplicate, the original being forwarded to the Principal Civil Medical Officer and the duplicate direct to the Hon. the Auditor-General, both being required to be forwarded at the same time.

3. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, and no tender will be considered unless it is furnished on the recognized form, and the tender and the schedules attached thereto, each signed in the presence of two respectable witnesses. Each tender should be for provisioning one hospital only.

4. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 500; 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 after the contract has been signed. The deposit must be made at the Treasury or Kacheheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue.

5. Provisions should be of the best quality, approvable by the Medical Officer of the hospital.

6. When required, samples must be deposited.

7. The successful tenderers will be required to give cash security as given opposite the name of each station, and to sign the bond given in the tender for the due fulfilment of each contract within a fortnight from date of notification of acceptance of the tenders. The amount deposited for tender forms will form part of the cash security, which will be deposited in the Colombo Kachchari to credit of the Hon. the Treasurer. Those contractors who are required to furnish security to the extent of Rs 500 and over may have their securities lodged in fixed deposits, if they so desire in any one of the local banks which they must elect, the deposit being in the name of the Hon. the Treasurer. It is left to the option of the successful tenderer to substitute at any time thereafter for cash deposited by him approved title deeds and to enter into a fresh security bond at his expense.

8. In case any person makes any alterations in his tender before forwarding it, such alteration should invariably bear his initials, otherwise the tender will be treated as informal and rejected.

9. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

10. 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.

CHARLES T. GRIFFIN,
Acting Principal Civil Medical Officer
and Inspector-General of Hospitals.

Principal Civil Medical Office,
Colombo, July 4, 1902.

මෙහි පහත සඳහන්වෙන සිවිල් ඉස්ප්‍රිතාල වලටද පිස්සන්කොටුව සහ ලාදුරු ඉස්ප්‍රිතාලවලටද එම් 1903 ක්‍රී.පු ජනවාරි මස 1 වෙනි දින නොහොත් වැන්ඩර් භාරගත් දින පවත් එම අවුරුද්දේ දෙසැම්බර් මස 31 වෙනි දින දක්වා කාලයට ඕනෑකරණි දේවල් අමුණවත් දීමට කොන්ත්‍රාත්තුවල් ගත්ව මනාප අයවලුන් විසින්, මුද්දරකරු වැන්ඩර්වල ඇන්විලොස් උඩ (Tender for provisioning Hospitals) "ඉස්ප්‍රිතාලවලට කෘමි දීමට වැන්ඩර්" යන වාසගම් ඇතුළු එවන ඉල්ලීම්පත් එම් 1902 ක්‍රී.පු මස 30 වෙනි බදාදා දවල් 12 වෙන තුරු භාරගැනීම ලැබේ.

මුදලෙන් ඇප රුපියල්.

ශ්‍රී ලංකා පිස්සන්කොටුව ...	2,000
කොලඹ මහ ඉස්ප්‍රිතාලය, පොයිසා ගර්හිණිත්තේ ඉස්ප්‍රිතාලය, සාත්තුකාරසිත්තේ නිවාස සහ බොරැල්ලේ අතු ඉස්ප්‍රිතාලය (Branch Hospital, Borella) ඇතුළුව ...	1,500
කනත්තේ වසුරි ඉස්ප්‍රිතාලය, උතුරු ගොඩවත්තේ බෝවෙන ලොහ ඉස්ප්‍රිතාලය, කනත්තේ කොලොන් ඉස්ප්‍රිතාලය, කනත්තේ පැපොල්ලේ ඉස්ප්‍රිතාලය සහ බොරැල්ලේ සෝදිසිකරණ සාලාවත් ඇතුළුව ...	500
භෑදල ලාදුරු ඉස්ප්‍රිතාලය ...	1,000
එතුකාරසිත්තේද, නැවිකාරසිත්තේද, අන්තෝතිස් සහ පිටරට යන අගමළුන්ගේ සහ කර්නිල් වාරිවලට ...	500
සත්‍රිත්තේ සහ ලුමිත්තේ, හැවිලොක් හාම්දුල්ගේ නමින් සාදා තිබෙන ඉස්ප්‍රිතාලය (Lady Havelock Hospital) ..	500

2. වැන්ඩර් නොහොත් ඉල්ලීම්පත් එවන කොට කොපි දෙකක් එවිය යුතුයි. මෙයින් පලමු වෙනි කොපිය ප්‍රධාන සිවිල් චෙව්දොවැස්තුවටද, දෙවෙනි කොපිය ගරුකවසුතු මිඩිටර් ජනරාල් තුමාටද, කෙලිමිම ඇරිය යුතුයි. මෙම කොපි දෙක එකදම අර්න්ට ඕනෑය.

3. මෙම ඉල්ලීම්පත් ඒ නිමකර තිබෙන පෝර්ම කොලවල ඉල්ලීම්කලයුතුයි. පෝර්ම කොල ලබාගත්ව පුළුවන් ප්‍රධාන සිවිල් චෙව්දොවැස්තුවගේ කන්තෝරුවෙන්ය. ඉල්ලීම්පත් ඒ නිමකර තිබෙන පෝර්මකොලවල මිස වෙන අන්දමක් ඉල්ලීම්පත් හා නොගන්න බව දත යුතුයි. එක ඉල්ලීම්පතක එක ඉස්ප්‍රිතාලයක කොන්ත්‍රාත්තුව පමණක් ඉල්ලීම්කල යුතුයි.

4. සෑම ඉල්ලීම්කරයෝම වැන්ඩර් කොල ඉල්ලීම්කරනකොට මුදල් බදින්ට ඕනෑය. එනම් ඇප රුපියල් 500. යම් අයෙක් ඉල්ලීම්කරයින් පසු කොන්ත්‍රාත්තුවට බැඳෙත්ව බැරිය කීවොත් එස් නැතුව මැටර්ට සෑහෙන සහතික ඇප ආදිය දෙත්ව බැරිවනොත්, ඒ අය විසින් පෝර්ම කොල ගත්ව බැඳුණු මුදල් රාජසන්නක වෙනවා ඇත. කොන්ත්‍රාත්තුව සම්ප්‍රධානීන් පසු පෝර්ම කොල ලබාගැනීමට බැඳුණු මුදල ඒ ඒ අයවලුන්ට දෙනවා ඇත. පෝර්මකොල ලබාගත්ව බදින මුදල් ප්‍රමේයේ නොහොත් කලිචේරේ බැඳුණු තුළුන් හිස ලබාගත එම කුච්චාන්සිය දී පෝර්ම කොල ලබාගත්ව ඕනෑය.

5. කොන්ත්‍රාත්තුව පිට ඉස්ප්‍රිතාලවලට දෙත්ව පොරොන්දුවෙන දේවල් දෙසතර උන්තැනේ විසින් හොඳ බවට එක්තුගන්න අන්දමට නොහොත් හොඳ ජනිවලින් තිබෙත්ව ඕනෑය.

6. යම් එවකදී ඕනෑකලොත් ඒත්තුගන්න බයෙන දේවල්වලින්ම මෝස්ත්‍ර (Samples) තියන්ට ඕනෑය.

7. බාරගන්ට යෙදුන වැන්ඩර්කාරයා විසින් ඒ ඒ ඉස්ප්‍රිතාලවලට නිමකර තිබෙන ඇප ගන්න මුදලෙන් තියන්ට ඕනෑවත් සහ වැන්ඩර් බාරගන්නා කියා දනුණේදීදී දින පටන් පහ ලොස් දවසක් ඇතුළතදී එම වැන්ඩර්ගේ ඉල්ලා තිබෙන කොන්ත්‍රාත්තුව හරියාකාර ඉස්ප්‍රිතාලවට බවට වැන්ඩර් සමග එවන මස්සුව ඇසන් කරන්ට ඕනෑය. පෝර්මකොල ගත්ව බැඳුණු මුදල ඇප මුදලේ කොටසක් කොට බාරගන්නවා ඇත. මෙයින් පසු බාරගන්ට යෙදුන වැන්ඩර් ගෙන අහිනිකාරයා මනාප විටක මුදල් වෙනුවට සහතිකකරු ඉවම මස්සු තිබා අළුත් පොරොන්දු මස්සුවකට බැඳෙත්ව පුළුවන්ය. මේ ගැන වෙන් නාඩු සියලුම විස්දම් ඔහු විසින් දරන්ට ඕනෑය.

8. යම් වැන්ඩරයක් එවන්ට මතතොත් එම වැන්ඩර් යම් වරදක් කටුගා හරිගස්සන්ට ඕනෑ කලොත් එම සාහෝ වැන්ඩර්කාරයාගේ පුරුදු අත්සනේ මුල්අකුරු තබන්ට ඕනෑය. එසේනො කර තිබුනොත් එම වැන්ඩර් බාරගන්නොනැත.

9. මේ ගැන වැඩිදුර කාරණා දැනගන්ට ඕනෑ නම් ප්‍රධාන සිවිල් චෙව්දොවැස්තුවගෙන් ඉල්ලීම්කල යුතුයි.

10. යම් කිසි වැන්ඩරයක් නොහොත් සියලුම වැන්ඩර් අගක් කෙරීමට සහ යම් වැන්ඩර්කාරයා කොටසක් බාරගැනීමට බලේ ආණ්ඩුව තබ ගන්නවා දහියුතුයි.

(අත්සන්කලේ) සී. ටී. ශ්‍රීපිත්,
වැඩබලන ප්‍රධාන සිවිල් චෙව්දොවැස්තුව.
එම් 1902 ක්‍රී.පු මස 4 වෙනි දින
කොලඹ ප්‍රධාන සිවිල් චෙව්දොවැස්තුවගේ කන්තෝරුවේදීය.

1903 ම ඉංග්‍රීසි ආණ්ඩුකරණයේ 1 ක් නිකුත් කළ යුතුය. එය බහු ධන නිලධාරීන්ගේ ප්‍රධාන සිවිල් චෙව්දොවැස්තුවට දෙන ලදී. එහි අන්තර්ගතය 1903 ම ඉංග්‍රීසි ආණ්ඩුකරණයේ 31 ක නිකුත් කළ යුතුය. එහි අන්තර්ගතය 31 ක නිකුත් කළ යුතුය. එහි අන්තර්ගතය 31 ක නිකුත් කළ යුතුය.

2. கொந்திரத்த ஒப்பந்தம் செய்ய விரும்புபவர்களைப்பற்றி "ஆசுப்பத்திரிகளுக்குச் சரணடைந்து கொடுப்பதற்குக் கொந்திரத்த ஒப்பந்தக் கேள்விகள்தான்" என்று மேல்வாசுத்தி லெடி லேட் மருத்துவக்கூப்பட்டு கேள்விகள்தான் 1902 ம் ஆண்டு ஆடிமாதம் 30 ந தேதி புதன் கிழமை பகல் மூன்று மணி வரைக்கும் ஏற்றுக்கொள்ளப்படும்:—

ஆசுப்பத்திரிகள்.	ரூபா.
பலந்தை பவித்திய ஆசுப்பத்திரி (Lunatic Asylum)	2,000
பொய் பெரிய ஆசுப்பத்திரியும் அதைச் சேர்ந்தவைகளும் (De Soysa Lying-in Hospital and Nursing Establishment and Branch Hospital, Borella)	1,500
சேர்ந்தவைகளும், ஊறுகொட ஆசுப்பத்திரியும்	500
சேர்ந்தவைகளும், ஊறுகொட ஆசுப்பத்திரி (Leper Asylum)	1,000
சேர்ந்தவைகளும், கப்பலகாரர், அந்தோனீஸ், பிரையானிகள் சாலைகள், காகில் சாலை (Cargill's Wards)	500
லேடி ஹாலக் ஆசுப்பத்திரி (Lady Havlock Hospital)	500

3. கொந்திரத்த ஒப்பந்தக் கேள்விகள்தான் இரண்டு கொப்பிகளில் எழுதி ஒரு கொப்பியைப் பிரதான சிவில் மெடிக்கல் ஓபிசுக்கும் மற்றொரு கொப்பியை பொருத்திய ஒப்பந்தக் கேள்விகளும் ஒரு மூன்றாம் கொப்பியை அனுப்புவதற்கு வேண்டியது.

4. பிரதான சிவில் மெடிக்கல் ஓபிசிடமிருந்து பெற்றதொன்றை அச்சிட்ட கொந்திரத்த ஒப்பந்தக் கமிட்டிகளில் ஒப்பந்தங்களைக் கேட்கவேண்டியது. அப்படிப்பட்ட ஒப்பந்தக் கமிட்டிகளில் தேர்ந்த ஒப்பந்தங்கள் கமிட்டிப்படிமட்டும் ஒவ்வொரு கொந்திரத்தக் கேள்விக்காகவும் ஒவ்வொரு ஆசுப்பத்திரிக்காக யிருக்கவேண்டும்.

5. ஆசுப்பத்திரிகளுக்கு ஐந்து ரூபாய் ஒவ்வொரு ஒப்பந்தக் கேள்விகளையும் கேள்விக்காக கமிட்டிகளையப் பெற்றதொன்றைப் பொழுது முற்பணமாக அரசுத் தீர்மானம் கட்டிப்போடவேண்டியது. கொந்திரத்த ஒப்பந்தத்தின் பின் ஆராதல் ஒப்பந்தப் பிண்பத்திரம் எழுத உடன்படாவிட்டால், அல்லது பிண்ப்பணம் முழுமையும் கட்டாதவரின்மூலம், முற்பணமாகக் கட்டியதொரு கொவற்றமேற்குக் காகிலும், கொந்திரத்த ஒப்பந்தம் தீர்ந்த கையொப்பம் வைத்த பின் மற்ற ஏற்றுக்கொள்ளப்பட்ட கொந்திரத்துக் கேள்விகளையுடைய பணத்தொகைகள் திரும்பிக் கொடுக்கப்படும். முற்பணம் திரிசேரியில் அல்லது கச்சேரியில் டி. நிஜிற்றை ஒப்பந்தக் கேள்விகள்தான் கொடுக்கும் உத்தியோகத்தரிமொடுக்க வேண்டும். கச்சேரியில் விவர விடங்களில் குறித்த ஆசுப்பத்திரியின் மெடிக்கல் ஓபிசிடம் முற்பணம் கட்டவேண்டியது.

6. சாமான்கள் திறமானவையும் ஆசுப்பத்திரி மெடிக்கல் ஓபிசுதான் ஏற்றுக்கொள்ளப்படத்தக்கவையுமாயிருக்கவேண்டும்.

7. சாமான் மாநிலிகள் கேட்டுப்போது கொடுக்கவேண்டும்.

8. கொந்திரத்த ஒப்பந்தம் ஏற்றுக்கொள்ளப்பட்ட கட்டிடங்களை இரண்டு கிழமைக்குள்ளாக ஏற்றுக்கொள்ளப்பட்ட கொந்திரத்த ஒப்பந்தக்காரர் ஒவ்வொரு ஆசுப்பத்திரிக்கும் மேற்குறிக்கப்பட்ட பணப்பிண கட்டவும் கேள்விப்பத்திரத்துக்கேற்ற உறுதிக்கை கொடுப்பும் வைக்கவும் வேண்டும்; கேள்விப்பத்திரத்தினப்போல் முற்பணமாகக் கட்டிய தொகையும் பிணியில் ஒரு பகுதியாய்ச்சேருவது. இரண்டு மூன்று மாதங்களுக்குள் ஏற்றுக்கொள்ளப்பட்ட

உறுதியைக்கொடுத்த பணப்பிணியை மீட்டு புதுப் பிணியை உறுதியைத் தன் கொந்திரச் செலவில் முடிக்காது கொந்திரத்தக்காரனுடைய பிரியத்தக்கு விடப்படாது.

9. ஆராதல் கொந்திரத்த ஒப்பந்தக் கேள்விப்பத்திரத்தில் பிணியைத் திருத்தினால் அப்பிணியைத் திருக்கக்கூடாது. கேள்விப்பத்திரக்காரனின் கையொப்பம் பெற்றிருக்கவேண்டும். அல்லாவிடில் கேள்விப்பத்திரச் சரியல்லாதே தள்ளப்படும்.

10. இதைக்குறித்த இன்றும் விவரங்கள் அறிய வேண்டியதானால் பிரதான சிவில் மெடிக்கல் ஓபிசிடம் அறிந்துகொள்ளலாம்.

11. ஒப்பந்தக் கேள்விகளில் ஒன்றை அல்லது முழுமையையும் உள்ளூர் உரித்தை வைத்திருப்பது மலலாமல் அவையில் ஏதாவது ஒரு பகுதியை ஏற்றுக்கொள்ளும் உரித்தம் கொவரணமேற்கொள்ளு உண்டு.

சார்ஸ் டி. கிரிபீன்,
அபிடிமில் பிரதான சிவில் மெடிக்கல் ஓபிசர்.
பிரதான சிவில் மெடிக்கல் ஓபிசர் காதோர்,
கொழும்பு, 1902 ம் ஆடிமாதம் 4 ந உ.

SEALED Tenders, marked on the envelopes "Tender for provisioning Hospitals," will be received up to 12 o'clock noon on Wednesday, August 20, 1902, from persons willing to contract for supplies for the use of the under-mentioned Government Civil and District Hospitals, commencing from January 1, 1903, or from date of acceptance thereafter of tender to December 31, 1903:—

	Security in Cash.	Rs.
Civil Hospital, Panadura	...	250
Do. Kalutara	...	300
Do. Kegalla	...	400
Do. Ratnapura	...	400
Do. Marawila	...	300
Do. Kurunegala	...	500
Do. Puttalam	...	250
Do. Chilaw	...	150
Do. Galle, including the Kaluwella Hospital, House of Observation	...	750
Do. Matara	...	400
Do. Balapitmodara	...	200
Do. Hambantota	...	150
Do. Tangalla	...	200
Do. Trincomalee	...	200
Do. Batticaloa	...	250
Do. Kalmunai and Leper Ward	...	300
Do. Negombo	...	300
Do. Badulla, including Infectious Hospital	...	500
Do. Mulhalkele	...	250
Do. Anuradhapura	...	350
Do. Mullaivivu	...	250
Do. Vavuniya	...	150
Do. Point Pedro	...	150
Do. Mantota	...	100
Do. Kandy, including Mahaiyawa Hospital and Smallpox Hospital	...	1,000
Do. Matale	...	400
Do. Nuwara Eliya	...	500
Do. do. Baker Ward	...	100
Do. Katugastota	...	150
Do. Gampola	...	400
Immigrant Hospital, Dambulla	...	250
Do. Mihintale	...	250
District Hospital, Dikoya	...	400
Do. Lindula	...	500
Do. Uda Pussellawa	...	250
Do. Kelebokke	...	250
Do. Balangoda, including Parangi Hospital	...	750
Do. Rakwana	...	300
Do. Maskeliya	...	300
Do. Karawanella	...	750
Do. Deltota	...	200

		Security in Cash
		Rs.
District Hospital, Hanutale, including Infectious Wards		
Do.	Nawalapitiya ...	400
Do.	Neboda ...	300
Do.	Lunigala ...	200
Do.	Taldeniya ..	200
Do.	Ramboda ...	400
Do.	Domiyaya ...	250
Do.	Avisawella ...	400
Do.	Pussellawa ...	200
Do.	Dimbula ...	250
Do.	Maturata ...	250
Field Hospital, Nikaweratiya, including Infectious Wards		
Do.	Alutnuwara, including Infectious Wards	200
Do.	Medagama, including Infectious Wards	250
Do.	Maha-oya ...	100
Do.	Dandugama, including Infectious Wards	200
Field Parangi Hospital, Godakawela		
Do.	Kolonna ...	250
Do.	Buttala ...	150
Police Hospital, Colombo ...		
Immigrant Hospital, Mannar		
Do.	Pesalai ...	50
Do.	Puliyadyirakkam ...	150

2. Tenders should be submitted in duplicate, the original being forwarded to the Principal Civil Medical Officer and the duplicate direct to the Hon. the Auditor-General, both being required to be forwarded at the same time.

3. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, or to the Medical Officer in charge of the respective hospitals, and no tender will be considered unless it is furnished on the recognized form, and the tender and the schedules attached thereto, each signed in the presence of two respectable witnesses. Each tender should be for provisioning one hospital only.

4. Every tenderer will be required to make a deposit (on applying for forms) of half the amount of security for hospitals where Rs. 400 or under are required, and Rs. 500 for hospitals where security Rs. 500 or over is required; 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 after the contract has been signed. The deposit must be made at the Treasury or Kacheheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue. In stations where there are no Kacheheries the deposit must be made to the Medical Officer in charge of the hospital.

5. Provisions should be of the best quality, approvable by the Medical Officer of the hospital.

6. When required, samples must be deposited.

7. The successful tenderers will be required to give cash security as given opposite the name of each station, and to sign the bond given in the tender for the due fulfilment of each contract within a fortnight from date of notification of acceptance of the tenders. The amount deposited for tender forms will form part of the cash security, which will be deposited in the Colombo Kacheheri to credit of the Hon. the Treasurer. Those contractors who are required to furnish security to the extent of Rs. 500 and over may have their securities lodged in fixed deposits, if they so desire, in any one of the local banks which they must elect, the deposit being in the name of the Hon. the Treasurer. It is left to the option of the successful tenderer to substitute at any time thereafter for cash deposited by him approved title deeds and to enter into a fresh security bond at his expense.

8. In case any person makes any alterations in his tender before forwarding it, such alteration should invariably bear his initials, otherwise the tender will be treated as informal and rejected.

9. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

10. 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.

11. Tenderers for District Hospitals, in quoting rates for Native and European low diets in the tender form, should specify separate rates for the diets with milk and without milk.

CHARLES T. GRIFFIN,
Acting Principal Civil Medical Officer
and Inspector-General of Hospitals.

Principal Civil Medical Office,
Colombo, July 4, 1902.

මෙහි පහත සඳහන් වෛද්‍ය සිවිල් සහ පලාන් වල ඉස්ප්‍රියාලවලට වස 1903 ක් වූ ජන වාරි මස 1 වෙන දින කොළොන්නි මහලේ භාර දෙන පටන් එම අවරුද්දේ සැමවර්ෂය 31 වෙනි දින දක්වා කාම දීමට කොන්ත්‍රාත් කළින් ගත්ව මනාම අයවලින් විසින් දේර කර පුරාණ වල ඇතිවලොප් උඩ (Tender for provisioning Hospitals) "ඉස්ප්‍රියාලවලට කෘමදීමට වැන වර්" යන වාසයම ඇතුළු එවන ඉස්ප්‍රියාල, වස 1902 ක් වූ අගෝස්තු මස 20 වෙනි බදාදා දවස 12 වෙනිදා භාරගනු ලැබේ.

මුදලෙන් ඇප.
රුපියල්.

පාණදුරේ සිවිල් ඉස්ප්‍රියාලේ	...	250
කළුතර එම	...	300
කෑගල්ලේ එම	...	400
රත්නපුරේ එම	...	400
මාරුවිල එම	...	300
කුරුමානල එම	...	500
පුත්තලම එම	...	250
හලාවත එම	...	150
ගාල්ලේ, සිවිල් ඉස්ප්‍රියාලේද, කළුතරේ ලේ ඉස්ප්‍රියාලේ සහ සෝදිසිකරණ සාලාව (House of Observation)	...	750
මාතර, සිවිල් ඉස්ප්‍රියාලේ	...	400
බලපිටියමෝදර එම	...	200
සමබන්තොට එම	...	150
තත්තලල එම	...	200
කිරිකුරුමාලේ එම	...	200
මඩකලපුව එම	...	250
කල්මුණේ සිවිල් ඉස්ප්‍රියාලේ සහ ලාදුරු වාරිවුව	...	300
මහලුමුණේ, සිවිල් ඉස්ප්‍රියාලේ	...	300
බදුල්ලේ සිවිල් ඉස්ප්‍රියාලේ සහ බෝ වෙන ලොඩි ඉස්ප්‍රියාලේ ඇතුළුව	...	500
මල්කල්කාලේ, සිවිල් ඉස්ප්‍රියාලේ	...	250
අනුරාධපුරේ එම	...	350
මුලතිව්, සිවිල් ඉස්ප්‍රියාලේ	...	250
පාමෝනියා එම	...	150
පොයින්ට් පේදුරු එම	...	150
මාණ්ඩොට එම	...	100
මහනුවර, සිවිල් ඉස්ප්‍රියාලේද මහසියා බේ නිවෙහ ඉස්ප්‍රියාලේ සහ වසුරි ඉස්ප්‍රියාලේ ඇතුළුව	...	1,000
මාතලේ, සිවිල් ඉස්ප්‍රියාලේ	...	400
නුවරඑළියේ	...	500
නුවරඑළියේ, බේකර් වාරිවුව (Baker Ward)	...	100
කටුගස්තොට, සිවිල් ඉස්ප්‍රියාලේ	...	150
ගම්පොල එම	...	400
දඹුල්ලේ පිටරට සහ අයවලින්ගේ ඉස්ප්‍රියාලේ (Immigrant Hospital)	...	250
මිනින්තලේ, පිටරට සහ අයවලින්ගේ ඉස්ප්‍රියාලේ (Immigrant Hospital)	...	250

දුර්වලයන් ඇස.
රුපියලු.

දික්මුණේ පලාතේ ඉස්ප්‍රිතාලේ	...	400
ලියුල්ලේ එම	...	500
ලාභස්සාල්ලාව එම	...	250
කැලෑබොක්ක එම	...	200
බලනගොඩපලාතේ ඉස්ප්‍රිතාලේ පරංඪි ඇතුළුව	...	750
රක්වාන එම	...	300
මස්කෙලිය එම	...	300
කරවනඇල්ල එම	...	750
දෙල්තොට එම	...	200
ඉහල පලාතේ ඉස්ප්‍රිතාලේ සහ පරංඪි ඉස්ප්‍රිතාලේ ඇතුළුව	...	400
කොටුපිටිය පලාතේ ඉස්ප්‍රිතාලේ	...	500
කැබොඩ එම	...	300
ලුහල පලාතේ ඉස්ප්‍රිතාලේ	...	200
කෙල්දෙණි එම	...	200
නිකවැට්ටියේ, ඉස්ප්‍රිතාලේ සහ බෝ වෙන ලොඩි වැට්ටුවක් ඇතුළුව	...	500
අම්පහුවර එම	...	200
මැදගම ඉස්ප්‍රිතාලේ සහ බෝවෙන ලොඩි වැට්ටුවක් ඇතුළුව	...	250
දඹුහමුව එම	...	150
ආශාකවෙල එම	...	200
කොලොන්නා එම	...	200
මුහුලේ එම	...	100
මහබිය එම	...	100
රම්බොඩපලාතේ ඉස්ප්‍රිතාලේ	...	400
දෙහියාමි එම	...	250
අවිසාවැල්ල එම	...	400
සැරණ්ඩස් නැමි ඉස්ප්‍රිතාලය (Hospital ship, Serendib)	...	100
කොලුම පොලිස් ඉස්ප්‍රිතාලේ	...	250
මන්නාරමේ පිටරට සහ අසවළුන්ගේ ඉස්ප්‍රිතාලේ (Immigrant Hospital)	...	150
පිහාලේ ඉස්ප්‍රිතාලේ	...	50
හුලියාඩි ඉරික්කම් එම	...	150
සුන්දරාලියාවලාතේ ඉස්ප්‍රිතාලේ	...	200
දඹුල්ලේ එම	...	250
මතුරට එම	...	250

2. වැන්ඩර් නොහොත් ඉල්ලීම පහ එන කොට කොප් දෙකක් එවිය යුතුයි. මෙයින් පලමු වෙනි කොපිය ප්‍රධාන සිවිල් වෛද්‍යවෘත්තීය මාද, දෙවෙනි කොපිය ගරුකවසතු මහවර් ජනරාල් තුමාටද කෙලින්ම ඇරිය යුතුයි. මෙම කොපි දෙක එකදම අර්ථයට භික්‍ෂා.

3. මෙම ඉල්ලීම පත්‍ර ඒ නියම කර තියෙන පෝර්මකොලවල ඉල්ලීමකල යුතුයි. පෝර්ම කොල ලබාගත් පුළුන් ප්‍රධාන සිවිල් වෛද්‍ය වෘත්තීයවෘත්තීය කන්තෝරුවෙන් සහ ඒ ඒ පලාත වල ඉස්ප්‍රිතාලවල් හාරව ඉන්න දෙස්කරවරුන් ගෙන්ය. ඉල්ලීම පත්‍ර ඒ නියම කර තියෙන පෝර් මකොලවල මිස වෙන අන්දමින් ඉල්ලීමට හැරකොගන්න බව දත යුතුයි.

මේ පෝර්මකොල, වැදගත් සාක්ෂිකාරයෝ දෙන්නෙක් ඉදිරිපිටදී අත්සන්කල යුතුයි. එක ඉල්ලීම පත්‍රයක එක ස්ප්‍රිතාලකොට කොන්ත්‍රාත් තුළ පමණක් ඉල්ලීම කල යුතුයි.

4. සෑම ඉල්ලීමකාරයෙක්ම වැන්ඩර් කොල ඉල්ලීමකරනකොට මුදල් බද්දන්ට භික්‍ෂාය. ඒ නම ඇප රුපියල් 400 නොහොත් ඊට අඩුව ඇප ගත හක් නියම කර තියෙන ඉස්ප්‍රිතාලවලට පෝර්ම කොල ඉල්ලීමකරනකොට ඒ ඒ ඉස්ප්‍රිතාලවලට නියම කර තියෙන ඇප මුදලෙන් පණගුණ වදි න්ට භික්‍ෂාය. රුපියල් 500 නොහොත් ඊට වැඩියේ ඇප නියම කර තියෙන ඉස්ප්‍රිතාලවලට

පෝර්මකොල ඉල්ලීමකරනකොට රුපියල් 500 බැගින් බද්දන්ට භික්‍ෂාය. මේ අගයක් ඉල්ලීම කලාසිත්පසු කොන්ත්‍රාත්තුවට බැඳෙන්නට බැරිය කියොත් එසේ නැතහොත් ඔහුට ඊට සෑහෙන සහ නික ඇප ආදිය දෙනට බැරවුණොත්, එම අය විසින් පෝර්මකොල ගන්ට බැඳුණ මුදල් ගුණයන් තක වෙනවා ඇත. කොන්ත්‍රාත්තුව සම්ප්‍රිතාසින් අසු පෝර්මකොල ලබාගැනීමට බැඳුණ මුදල ඒ ඒ අයවරුන්ට දෙනවා ඇත. පෝර්මකොල ලබා ගත්ට බද්දන් මුදල මුදලින් මෙහෙයව තිබේර් සේ බැඳ ඊට කුණිතාන්ස ලබාගත එම කුණිතාන් සිය දී පෝර්මකොල ලබාගත්ට භික්‍ෂාය. කළුමි රියක් නැති ස්ථානවලදී ඒ තැනවල ඉස්ප්‍රිතාල හාරව ඉන්න දෙස්කරවරුන් ලෙස මුදල් බැඳ පෝර්මකොල ඉල්ලීමකල යුතුයි.

5. කොන්ත්‍රාත්තුව පිට ඉස්ප්‍රිතාලවලට දෙනට පොරොන්දුවෙන දේවල් දෙස්කර ලන්කැණේ විසින් ගොද බවට ඒ තැනගන්න අන්දමට නො හොත් ගොද තිබීමට තියෙනවත් භික්‍ෂාය.

6. සම වටකදී භික්‍ෂාකොලොන් ඒ තැනගන්ඩ යෙදෙන දේවල්වලින් මෙන්සු (Samples) තියන්ට භික්‍ෂාය.

7. බාරගන්ට යෙදෙන වැන්ඩර්කාරයා විසින් ඒ ඒ ඉස්ප්‍රිතාලවලට නියම කර තියෙන ඇප ගණන මුදලෙන් තියන්ට භික්‍ෂාවක් සහ වැන්ඩර්කාර බාරගන්නා කියා දුනුමුද්දී දීන පටන් පහලොස් දළසක් ඇතුලතදී එම වැන්ඩර්කාරයා ඉල්ලා තියෙන කොන්ත්‍රාත්තුව ගරුකාර ඉහළතර බවට වැන්ඩර් සෑහ එවන මස්සුව අත්සන් කරන්ට භික්‍ෂාය. පෝර්මකොල ගන්ට බැඳුණ මුදල ඇප මුදලේ කොටසක් කොට බාරගන්නවා ඇත. මෙ සින් පසු බාරගන්ට යෙදෙන වැන්ඩර්කාර අසිති කාරයා පනාපවක මුදල් වෙනුවට සහතිකකරනු යුතු මස්සු තිබා අම්ම පොරොන්දු මස්සුවක් බැඳෙන්නට පුළුවන්ය. මේ ගැණ මෙන්නාද සිය එම වෛද්‍ය මහු විසින් දරන්ට භික්‍ෂාය.

ඇප කොලම කළුමි රියේ, ගරුකවසතු මුදල් ගාණ්ඩාගාරිකතැන (Hon. the Treasurer) ගේ නමින් බද්දන්ට භික්‍ෂාය. ඇප රුපියල් 500 නො හොත් ඊට වැඩියේ ඇපබද්දන්ට භික්‍ෂාකරණ කොන්ත්‍රාත්තුවකාරයෝ කැපකිනම ලංකාවේ තියෙන කොසියම්බු බැංකුවක ගරුකවසතු මුදල් ගාණ්ඩාගාරික (Hon. the Treasurer) තැනගේ නමින් ඇප මුදල ස්ථිරවසයෙන් (Fixed deposit) තබන්ට පුළුවන්.

මෙසින් පසු බාරගන්ට යෙදෙන වැන්ඩර්කාර අසිතිකාරයා මනාප විටක මුදල් වෙනුවට සහ ස්ක කරනු ඉඩම මස්සු තිබා අම්ම පොරොන්දු මස්සුවක් බැඳෙන්නට පුළුවන්ය. මේ ගැණ මෙන්නාද සිය එම වෛද්‍ය මහු විසින් දරන්ට භික්‍ෂාය.

8. සම වැන්ඩර්කාර එවන්ට මත්තෙන් එම වැන්ඩර් සම වරදක් කළහා ගරිගස්සන්ට භික්‍ෂා කලොත් එම ස්ථානේ වැන්ඩර්කාරයාගේ පුරුදු අත්සනේ මුල් අතුරු තබන්ට භික්‍ෂාය. එසේ නොකර තිබුණොත් එම වැන්ඩර් බාරගන්ගේ නැත.

9. මේ ගැන වැඩිදුර කාරණ දැනගන්ට භික්‍ෂා නම් ප්‍රධාන සිවිල් වෛද්‍යවෘත්තීයවෘත්තීය ඉල් ලීමකල යුතුයි.

10. සම කිසි වැන්ඩර්කාර නොහොත් සියළුම වැන්ඩර් අහක්කෝර්ට්ට සහ සම වැන්ඩර්කාර කොටසක් බාරගැනීමට බලේ ආණ්ඩුව තබාගත් නවා දතයතුයි.

11. පලාත්වල ඉස්ප්‍රිතාලවලට කොන්ත්‍රාත්තුව ඉල්ලීම කරනකොට සාදේසක්කාරයින්ට සහ එරෙජ්කාරයින්ටත් දෙන සැහැල්ලි ආහාර (Low Diets) වලට ගන්නා දේවල්වලට ගන්න

கச்சேரிகளில்லாத விடங்களில் குறித்த ஆசுப்பத்தி நிலின் மெடிக்கல் ஒபிசரிடமும் முற்பணம் கட்ட வேண்டியது.

5. சாமான்கள் திறமானவையும் ஆசுப்பத்திரி மெடிக்கல் ஒபிசரால் ஏற்றுக்கொள்ளப்படத்தக்கவையுமாயிருக்கவேண்டும்.

6. சாமான் மாதிரிகள் கேட்கும்போது கொடுக்க வேண்டும்.

7. கொந்திருத்த ஒப்பந்தம் ஏற்றுக்கொள்ளப்பட்ட நாட்துவக்கம் இரண்டு கிழமைக்குள்ளாக ஏற்றுக்கொள்ளப்பட்ட கொந்திருத்த ஒப்பந்தக்காரர் ஒவ்வொரு ஆசுப்பத்திரிக்கும் மேற்குறிக்கப்பட்ட பணப்பிணை கட்டவும் கேள்விப்பட்டிரத்தைச்சேர்ந்த உறுதிக்குகையொப்பம்வைக்கவும் வேண்டும். கேள்விப்பட்டிரத்தின்போல் முற்பணமாகக் கட்டியதொகையும் பிணையில் ஒரு பகுதியாய்ச்சேரும் அந்தத் தொகை கொழும்புச் சச்சேரிபில் சங்ககொபொருந்திய பொக்கிஷக்காரன் (Hon. the Treasurer) பேருக்கு கட்டப்படும். ஐந்துறு ரூபாய்க்கு அல்லது அதற்கு மேற்பட பிணைகட்டவேண்டிய ஒப்பந்தக்காரர் தாங்கள் கட்டவேண்டிய தொகையை தங்களுக்குப் பிரியமானால் வசதியென்று காணுகிற ஒர் வகியில் சர்க்கை பொருந்திய பொக்கிஷக்காரன் (Hon. the Treasurer) பேருக்கு கட்டிக்கொள்ளலாம். இதன் பின்னால் எவ்வேளையிலாவது ஏற்றுக்கொள்ளப்பட்ட உறுதியைக் கொடுத்துப் பணப் பிணையைமீட்டுப் புதுப்பிணையறுதியைத் தன் சொந்தச் செலவில் முடிக்கிறத கொந்திருத்தக்காரனுடைய பிரியத்துக்கு விடப்பட்டிருக்கின்றது.

8. ஆராதல் கொந்திருத்த ஒப்பந்தக் கேள்விப்பட்டிரத்தின் பிழைகள் திருத்தினால் அப்பிழை திருத்தங்கள் கேள்விப்பட்டிரக்காரனின் கையொப்பம் பெற்றிருக்கவேண்டும், அல்லாவிடில் கேள்விப்பட்டிரம் சரியல்லதென்று தள்ளப்படும்.

9. இதைக்குறித்து இன்னும் விபரங்கள் அறிய வேண்டியதானால் பிரதான சிவில் மெடிக்கல் ஒபிசரிடம் அறிந்தகொள்ளலாம்.

10. ஒப்பந்த கேள்விகளில் ஒன்றை அல்லது முழுமையும் தள்ளும் உரித்தை வைத்திருப்பதமல்லாமல் அவைகளில் ஏதாருதல் ஒரு பகுதியை ஏற்றுக்கொள்ளும் உரித்தம் கொவந்தமேந்தாருக்கு உண்டு.

11. ஒத்திரிக் ஆசுப்பத்திரிகளுக்கு கேள்விக்காரர்கள் கொந்திருத்த ஒப்பந்தக் கேள்விக்கட்சாகிகளில் (Tender Forms) சதேச ஐரோப்பிய கஞ்சி முதலிய குறைந்தவகைச் சாப்பாடுகளுக்கு (Low Diets) பால் சேர்த்தம் பால் சோமனும் விலை (Rates) போடவேண்டும்.

சான்ஸ் டி. கிரிபின்,
அயிட்டிங்கு பிரதான சிவில் மெடிக்கல் ஒபிசர்,
பிரதான சிவில் மெடிக்கல் கத்தோர்,
கொழும்பு, 1902 ம் ஆகஸ்டு 4 ந் உ.

SEALED Tenders, marked on the envelopes "Tender for supplying Fresh Cow Milk to the under-mentioned Government District and Civil Hospitals during the year 1903," will be received up to 12 o'clock noon on Wednesday, August 20, 1902, commencing from January 1, 1903, or from date of acceptance thereafter of tender to December 31, 1903 :—

	Security in Cash. Rs.
District Hospital, Dikoya	... 50
Do. Lindula	... 50
Do. Uda Pussellawa	... 50
Do. Kelebokka	... 50
Do. Balangoda, including Parangi Hospital	... 50
Do. Avisawella	... 50
Do. Rakwana	... 50
Do. Maskeliya	... 50

	Security in Cash. Rs.
District Hospital, Karawanella	... 100
Do. Deltota	... 50
Do. Haputale, including Infectious Wards	... 50
Do. Nawalapitiya	... 50
Do. Neboda	... 50
Do. Lunugala	... 50
Do. Teldeniya	... 50
Do. Ramboda	... 50
Do. Deniyaya	... 50
Do. Dimbula	... 50
Do. Maturata	... 50
Do. Pussellawa	... 50
Civil Hospital, Kandy	... 50
Do. Nuwara Eliya	... 50
Do. Matale	... 50
Do. Mulhalkale	... 50
Do. Gampola	... 50
Do. Kegalla	... 50
Do. Badulla	... 50
Do. Kurunegala	... 50
Do. Kalutara	... 50
Do. Ratnapura	... 50

2. Tenders should be submitted in duplicate, the original being forwarded to the Principal Civil Medical Officer and the duplicate direct to the Hon. the Auditor-General, both being required to be forwarded at the same time.

3. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals or to the Medical Officer in charge of the hospital, and no tender will be considered unless it is furnished on the recognized form, and the tender and the schedules attached thereto, each signed in the presence of two respective witnesses.

4. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 25; 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 after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue. In stations where there are no Kachcheries the deposit must be made to the Medical Officer in charge of the hospital.

5. The person whose tender has been accepted by Government will be required to give cash security, as stated opposite the station, for the due performance of the contract within a fortnight from date of notification of acceptance of the tender.

6. In case any person makes any alterations in his tender before forwarding it, such alterations should invariably bear his initials, otherwise the tender will be treated as informal and rejected.

7. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

8. 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.

CHARLES T. GRIFFIN,
Acting Principal Civil Medical Officer
and Inspector-General of Hospitals.

Principal Civil Medical Office,
Colombo, July 4, 1902.

මෙහි පහත සඳහන්වෙන සිවිල් සහ පලාත් වල ඉස්පිරිතාලවලට වස 1903 ක්වූ ජන වාරි මස 1 වෙනි දින කොටොටු පැනවිල් බාර ගත් දින පටන් එම දවුරුද්දේ දෙසැම්බර් මස 31 වෙනි දින දක්වා අලුත් එලෙස්ට් දිවෙට් කොන්ත්‍රාත් කුලුණ් ගත්ව මහාප අසවලුන් විසින් මුද්දර කරවූ වැනවිල්ල ඇත්විලෙස් ලබා (Tender

ஆசுப்பத்திரிகள்.	ரொக்க பிணை ரூ.
செவ்வாறு ஆசுப்பத்திரி	50
ஷெ. தவரெலி	50
ஷெ. மாத்தளை	50
ஷெ. முல்கல்கலை	50
ஷெ. கம்பளை	50
ஷெ. கோகலை	50
ஷெ. வதுளை	50
ஷெ. குருகுலை	50
ஷெ. கருத்துறை	50
ஷெ. இரத்தினபுரி	50

2. கொத்திருத்த ஆப்பந்தக் கேள்விக்கடதாசிகள் இரண்டு சொப்பியில் எழுதி ஒரு சொப்பியைப் பிரதான சிவில் மெடிக்கல் ஓபிசருக்கும் மற்றொரு சொப்பியை சங்கைப்பொருத்திய ஓடிற்றர் ஜெனரலுக்கும் ஒருமுறை பிறகு அனுப்பி வைக்கவேண்டியது.

3. பிரதான சிவில் மெடிக்கல் ஓபிசரிடமிருந்து அலுவல குறிக்கப்பட்ட ஆசுப்பத்திரியின் மெடிக்கல் ஓபிசரிடமிருந்து பெற்றுக்கொள்ளப்பட்ட அச்சிட்ட கொத்திருத்த ஆப்பந்தக் கடதாசியில் ஆப்பந்தக் கேள்விக்கடதாசிகளின் கீழ்க் கேட்கவேண்டியது. அப்படிப்பட்ட ஆப்பந்தக் கடதாசிகளின் கீழ்க் கேட்கவேண்டியது. அப்படிப்பட்ட ஆப்பந்தக் கடதாசிகளின் கீழ்க் கேட்கவேண்டியது. அப்படிப்பட்ட ஆப்பந்தக் கடதாசிகளின் கீழ்க் கேட்கவேண்டியது.

4. ஒவ்வொரு ஆப்பந்தக் கேள்விக்காரனும் கேள்விக்கடதாசியைப் பெற்றுக்கொள்ளும்பொழுது முற்பணமாக ரூபா இருபத்தைந்து கட்டப்போடவேண்டியது. கொத்திருத்த ஆப்பந்தத்தின் பின் ஆராதல் ஆப்பந்தப்பிணைப்பத்திரம் எழுத உடன்படாவிடால், அலுவல பிணைப்பணம் முழுவதையும் கட்டாத நிலையில் முற்பணமாகக் கட்டிய தொகை கொவர்ணமேறிக் காணப்படும். கொத்திருத்த ஆப்பந்தம் தீர்ந்து கையொப்பம் வைத்தபின் மற்ற ஏற்றுக்கொள்ளப்படாத கொத்திருத்தக் கேள்விக்காரருடைய பணத்தொகைகள் திருப்பிக் கொடுக்கப்படும், முற்பணம் திறசேரியில் அலுவல கச்சேரியில் கட்டி நிசுற்றை ஆப்பந்தக் கேள்விக்கடதாசி கொடுக்கும் உத்தியோகஸ்தரிடம் கொடுக்கவேண்டும். சச்சேரியில் லாப விடங்களில் குறித்த ஆசுப்பத்திரியின் மெடிக்கல் ஓபிசரிடம் முற்பணம் கட்டவேண்டியது.

5. கொத்திருத்த ஆப்பந்தம் ஏற்றுக்கொள்ளப்பட்ட நாட்களில் இரண்டு கிழமைக்குள்ளாக ஏற்றுக்கொள்ளப்பட்ட கொத்திருத்த ஆப்பந்தக்காரர் ஒவ்வொரு ஆசுப்பத்திரிக்கும் மேற்கூறிக்கப்பட்ட பணப்பிணை கட்டவேண்டியது.

6. ஆராதல் கொத்திருத்த ஆப்பந்தக் கேள்விப்பத்திரத்தில் பிழைகள் திருத்திவை அப்பிழை திருத்தங்கள் கேள்விப்பத்திரகாரனின் கைப்பாட்பம் பெற்றிருக்கவேண்டும். அல்லாவிடில் கேள்விப்பத்திரம் சரியல்லென்று தள்ளப்படும்.

7. இதைக்கூறித்த இன்னும் விபரங்கள் அறிய வேண்டியதானால் பிரதான சிவில் மெடிக்கல் ஓபிசரிடம் அறிந்துகொள்ளலாம்.

8. ஆப்பந்த கேள்விகளில் ஒன்றை அல்லது முழுமையும் தள்ளும் உரிமையை வைத்திருப்பதற்கு மலலாமல அமைவகளை ஏதாவது ஒரு பகுதியை ஏற்றுக்கொள்ளும் உரிமையும் கொவர்ணமேந்தாருக்கு உண்டு.

சான்ஸ் லீ. கிரிபின்,
அபித்தற்கு பிரதான சிவில் மெடிக்கல் ஓபிசர்.
பிரதான சிவில் மெடிக்கல் கத்தோர்,
கொழும்பு, 1902 ம் ஆகஸ்டு 4 ல் உ.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Police Clothing," will be received at the Government Stores up to noon on Monday, August 4, 1902, from persons willing to contract for making and supplying the under-mentioned police uniforms, &c., during 1903 to 1905.

Tenders should be submitted in duplicate, the original being forwarded to the Controller of Government Stores and the duplicate to the Hon. the Auditor-General, both being required to be forwarded at the same time.

For supplying to measurements or to patterns :—

Cloth caps for harbour police	As per approved patterns	
Armlets		
Jumpers, blue serge		
Do. white		
Trousers, blue serge		
Do. white		
Tunics, blue drill		
Trousers, do.		
Puggies, red, 4 yards long		Euro- pean police
Tunics, white		
Trousers, white		
Putties		
Chin straps		
Tunics, fine serge, for constables		
Trousers, fine serge, for constables		
Gold chevrons		
Red chevrons		
Patrol jackets, blue serge	As per approved patterns	
Trousers, do.		
Patrol jackets, American drill		
Trousers, do.		
Pairs boots		
Helmets with badge		
Puggies for helmets		
Forage caps		
Pairs shoulder cords, mohair twisted		
Pairs shoulder cords, mohair plain		
Brass hooks and eyes to be fitted on uniform.		

The rates should be for making the above :—

- (a) If all materials except needles and thread and hooks and eyes are supplied from the Government Stores
- (b) If all materials are supplied by contractor.

All the above should be delivered in such quantities as may be required from time to time.

2. Deposit for tender forms, Rs. 50.
3. A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.
4. The deposit must be made in the Bank of Madras to the credit of the Controller of Government Stores, No. 3 Account, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.
5. No tender will be considered unless it is on such printed forms—to be obtained at the office of the Controller of Government Stores—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.
6. Tenderers should tender to make and supply the uniforms up to the standard samples, which can be inspected at the Government Stores.
7. The amount of security to be given will be Rs. 500. All other necessary information can be ascertained on application at the office of the Controller of Government Stores.
8. 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 prepared by Crown Counsel on a fee of Rs. 12.50.
9. The security should be furnished within two weeks of acceptance of tender being notified

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

11. The quantity of cloth and other materials required for making the clothing when issued from the Government Stores should be stated in the tenders before each item.

12. Fines will be inflicted for delays in complying with orders.

13. 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.

F. W. VANE,

Controller of Government Stores.

Government Stores,
Colombo, July 7, 1902.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for _____," will be received up to 12 o'clock noon on Monday, August 4, 1902, from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1, 1903, to December 31, 1903 or 1904:—

Glass chimneys
Glass panes of sizes
*Glass tumblers

2 The tenderers should state whether the rates tendered are for one, two, or three years.

3. Samples should be deposited for articles marked (*). Samples of chimneys can be seen at the Government Stores.

4. Tenders should be submitted in duplicate, the original being forwarded to the Controller of Government Stores and the duplicate to the Hon. the Auditor-General, both being required to be forwarded at the same time.

5. 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.

6. The deposit must be made at the Bank of Madras to the credit of the Controller of Government Stores, No 3 Account, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

7. No tender will be considered unless it is on such printed forms—to be obtained at the office of the Controller of Government Stores—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.

8. Persons who tender must deposit samples with the Controller of Government Stores before the date on which the tenders are due. No tender will be considered if the sample is not so deposited.

9. The amount of security to be given will be Rs. 200. All other necessary information can be ascertained on application at the office of the Controller of Government Stores.

10. 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 prepared by Crown Counsel on a fee of Rs. 12/50.

11. The security should be furnished within two weeks of acceptance of the tender being notified.

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

13. Fines will be inflicted for delays in complying with orders.

14. 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.

F. W. VANE,

Controller of Government Stores.

Government Stores,
Colombo, July 7, 1902.

SEALED Tenders, marked on the envelopes "Tender for the supply of Coffins," &c., will be received up to 12 o'clock noon on Monday, August 4, 1902, from persons willing to contract for the under-mentioned service and supplies for the years 1903 to 1905 as may be required.

For supply of coffins:—

Common

With bearers

Lined

Lined, with bearers

For supply of hearse and horse per trip

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

For digging a grave in General Cemetery, Borella.

For burying a corpse in do. do.

For digging a grave at Hendala.

For burying a corpse at Hendala.

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

2. Tenders should be submitted in duplicate, the original being forwarded to the Controller of Government Stores and the duplicate to the Hon. the Auditor-General, both being required to be forwarded at the same time.

Deposit for tender forms, Rs. 25.

3. 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.

4. 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.

5. No tender will be considered unless it is on such printed form—to be obtained at the office of the Controller of Government Stores—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.

6. Persons tendering may quote rates for a contract for one or two years.

7. The amount of security to be given will be Rs. 70. All other necessary information can be ascertained on application at the office of the Controller of Government Stores.

8. The person whose tender has been accepted by Government will be required to bear the expense or having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers, in which case the name of stamp of the proctor who drafted the bond should be affixed to the document. But if a contractor submits a security bond which does not bear the name or stamp of the lawyer who drafted it, he will be required to pay a fee of Rs. 10/50 to the Attorney-General for approving such bond.

9. The security bond should be furnished within two weeks of acceptance of tender being notified.

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

11. 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.

F. W. VANE,

Controller of Government Stores.

Government Stores,
Colombo, July 7, 1902.

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, 1903, to December 31, 1903, will be received up to 12 o'clock noon on Monday, August 4, 1902.

To be marked on the envelopes "Tender for Cumbles, Government Stores."

Cumbles, white.

Do. gray.

Deposit for tender forms, Rs. 100.

Tenders should be submitted in duplicate, the original being forwarded to the Controller of Government Stores and the duplicate to the Hon. the Auditor-General, both being required to be forwarded at the same time.

A deposit, as noted above, will be required before a tender is issued, and should any person 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 Bank of Madras to the credit of the Controller of Government Stores, Colombo account, 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 forms—to be obtained at the office of the Controller of Government Stores—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 tenderers must deposit samples with the Controller of Government Stores before the date on which the tenders are due. No tender will be considered if the sample is not so deposited.

The amount of security to be given will be Rs. 1200. All other necessary information can be ascertained on application at the office of the Controller of Government Stores.

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 prepared by Crown Counsel on a fee of Rs. 12-50.

The security should be furnished within two weeks of acceptance of tender being notified.

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

Fines will be inflicted for delays in complying with orders.

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.

F. W. VANE,
Controller of Government Stores.

Government Stores,
Colombo, July 7, 1902.

SEALED Tenders, marked on the envelopes "Tender for the following service," to December 31, 1902, viz. —

(1) To supply a bull and a driver for the dead-house cart to carry the dead of the General Hospital, Colombo, and De Soysa Lying-in Home, also for removal of infectious disease cases to the Kanatta Hospital, and also to convey bodies from the Ceylon Medical College to the post-mortem room, and *vice versa*.

Per month ———

(2) To supply two bulls and a driver whenever required for the hospital ambulance.

Per trip ———

will be received up to 12 o'clock noon on Wednesday, August 6, 1902.

2. Tenders should be submitted in duplicate, the original being forwarded to the Principal Civil Medical Officer and the duplicate direct to the Hon. the Auditor-General, both being forwarded at the same time.

3. The successful tenderer will be required to keep a servant at the hospital premises night and day to receive orders for bulls and drivers.

4. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, and no tender will be considered unless it is furnished on the recognized form, and the tender and the schedules attached thereto signed in the presence of two respectable witnesses.

5. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 25, 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 after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the forms as his authority for making the issue.

6. The amount deposited for tender forms by the successful tenderer will be retained as security, which will be deposited in the Colombo Kachcheri to credit of the Hon. the Treasurer.

7. In case any person makes any alterations in his tender before forwarding it, such alteration should invariably bear his initials, otherwise the tender will be treated as informal and rejected.

8. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

9. 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.

CHARLES T. GRIFFIN,
Acting Principal Civil Medical Officer and
Inspector-General of Hospitals.

Principal Civil Medical Office,
Colombo, July 14, 1902.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the supply of Cabook," will be received up to 12 noon on Monday, August 11, 1902, for the supply of 10,000 cabooks 16 in. by 8 in. by 6 in. at the Central Timber Depôt, New road, Slave Island, Colombo.

The person or persons wishing to tender for the supply of cabook should deposit at the General Treasury or Colombo Kachcheri the sum of Rs. 25 and submit the receipt to the Superintendent, Central Timber Depôt, who will thereupon issue to him the form on which the tender must be made.

The original must be sent to the Superintendent, Central Timber Depôt, and the duplicate to the Hon. the Auditor-General, both being despatched at the same time.

The rate per 1,000 must be quoted, written both in words and figures, and the time stated within which the cabook will be supplied.

Should the person tendering decline to enter into agreement and bond, or fail to furnish security, such deposit will be forfeited to the Crown.

All alterations in any tender should be initialled by the person signing it.

The sum of Rs. 100 will have to be deposited as security for the due fulfilment of the agreement before it is signed.

Further information may be obtained on application to the Superintendent, Central Timber Depôt.

H. F. C. FYERS,
Acting Conservator of Forests.

Colombo July 22, 1902.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the transport of Timber," will be received up to 12 o'clock noon on Friday, August 8, 1902, from persons willing to contract for the transport of the 20 satinwood and milla logs in the Hambantota Timber Depot alongside the steamer for shipment to Colombo.

Tenders should be submitted in duplicate on forms obtained from the Hambantota Kachcheri on a deposit of Rs. 10, the original to the Assistant Government Agent, Forests, Hambantota, and the duplicate to the Hon. the Auditor-General, both being forwarded at the same time.

No tender will be considered unless it is furnished on the form thus obtained, and should any tenderer decline to enter into contract and bond, such deposit will be forfeited to the Crown.

Persons tendering may quote rate per cubic foot.

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

B. HORSBURGH, Assistant Government Agent.

Hambantota, July 6, 1902.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the transport of Ebony," will be received up to 12 o'clock noon on Friday, August 8, 1902, from persons willing to contract for the transport of 210 cubic feet of ebony from Kapugampotta and 500 cubic feet from Gonadeniya to Hambantota.

Tenders should be submitted in duplicate on forms obtained from the Hambantota Kachcheri on a deposit of Rs. 10, the original to the Assistant Government Agent, Hambantota, and the duplicate to the Hon. the Auditor-General, both being forwarded at the same time.

No tender will be considered unless it is furnished on the form thus obtained, and should any tenderer decline

to enter into contract and bond, such deposit will be forfeited to the Crown.

Persons tendering may quote rate per cubic foot.

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

B. HORSBURGH, Assistant Government Agent.

Hambantota, July 22, 1902.

සුළුමයොක සිට හම්බන්තොටට කළුබර කිසිකිසි අඩු 210කද, හොනාදෙහිකේ සිට හම්බන්තොටට කළුබර කිසිකිසි අඩු 500ද ගෙනයාමට කොන්ත්‍රාත් ගැනීමට කැමති අයවන්නන්ගෙන් වම් 1902 ක්වූ අගෝස්තු මස 8 වෙනි දින දවල් දෙලඟ වනතුරු පිට කොට්ටේ "කළුබර ගෙන යාමට දෙන ඉල්ලුම්පත්‍රය" කියා ලියා මුද්දර කරපු ඉල්ලුම් පත්‍ර (එක්කොකොන දෙක බැගින්) බාරගනු ලැබේ.

රුපියල් 10ක් බැඳ හම්බන්තොට කළුබරයෙන් ලබාගත් පෝරනාකොලවල ඉල්ලුම්පත්‍ර එක්කොකොන විසින් දෙකක් දෙවනට ඕනෑම එකම මුල් කොපිය හම්බන්තොට උප එජන්කරුන්කාන්සේටද, දෙවෙනි කොපිය වංශාසිපති ඔහු වර්ජනරාජ උත්තාන්සේටත්ය. කොපි දෙකම එකවේ ලේම යවන්නට ඕනෑකොරේ. මේ අන්දමට ලබාගන්න පෝරනුකොලවල කොලියාපු ඉල්ලුම්පත්‍ර බාරගනු හොලැබේ. යම් ඉල්ලුම්කාරයෙක් කොන්ත්‍රාත් මිසිපුවට බැඳීමට අකමැතිවූහොත් ඔහු විසින් පලමුවෙන් ගෙවනලද මුදල රජසත්කය වෙනවා ඇත. ඉල්ලුම්පත්‍ර දෙන අය වන්න විසින් කිසිකිසි අභියෝගයට මෙහෙයුම කියා ගන්න සදහන්කල යුතුයි. සියළුම ඉල්ලුම්පත්‍ර කොහොත් යම් එකක් ප්‍රතිකෞප කෙරීමේ සහ යම් ඉල්ලුම්පත්‍රයක කොටසක් බාරගැනීමේ බලය කිසිම ඇතිමත් කැතුව අභිමුඛව තබා ගනු ලැබේ.

ඩී. කෝර්සබර, උපඑජන්කරුන්කාන්සේ වම්ස.

වම් 1902 ක්වූ ජූලි මස 22 වෙනි දින හම්බන්තොටදිස.

SALES OF UNSERVICEABLE ARTICLES.

TO be sold by public auction at the Government Stores on 12 noon on Tuesday, August 5, 1902, a dark brown Australian horse regularly used by an Assistant Engineer of the Railway Extension, thoroughly broken to saddle, 15 hands, seven years, at present suffering from a sprain of the hip joint.

F. W. VANE, Controller of Government Stores.

Government Stores, Colombo, July 22, 1902.

NOTICE is hereby given that the following confiscated articles will be sold by public auction at the Court of Requests of Colombo on August 2, 1902, commencing at 2 P.M.:-

- 1 lot tools, nails, &c.
1 tin box
2 tin boxes
1 crowbar
1 hand bag
1 timepiece
1 jewel box
4 cattles
3 chopping knives
1 cocoanut peeler
1 axe
1 keteriye
1 spoon
1 lot sticks
3 packets tea
13 cloths

- 2 white cloths
6 cambayas
8 handkerchiefs
1 jacket
2 shirts
1 coat
1 cap
6 banians
1 shawl
2 umbrellas
1 pair gloves
9 purses
1 gunny bag
1 oilcloth bag
5 empty tea boxes

H. WHITE, Commissioner.

Court of Requests, Colombo, July 23, 1902.

NOTICE is hereby given that the following unclaimed and confiscated articles will be sold by public auction at the Galle Police Court premises at 12 noon on Wednesday, August 6, 1902 :-

- 5 white cloths
1 Cannanore cloth
1 shawl
6 spoons
13 pieces cloth
1 towel
1 tuft false hair
4 handkerchiefs
1 hammer
1 brass lamp
1 lot plumbago
1 vice
1 winch
2 tin boxes
1 alawangu

- 13 mats
1 shirt
6 cambayas
2 bangles
4 umbrellas
70 cocoanuts
6 posts
23 rafters
1 sofa
10 ink bottles
1 lot sticks
1 sarong
1 comb

G. WOODHOUSE, Police Magistrate, Galle.

Police Court, Galle, July 18, 1902.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction on Monday, August 4, 1902, at the Hambantota Kachcheri, at 2 P.M.:-

- 13 porowas
5 mamoties
12 cattles

- 2 watering cans
2 buckets, galvanized
2 tape boxes

B. HORSBURGH, Assistant Government Agent.

Hambantota, July 19, 1902.