

Ceylon Government Gazette

Published by Authority.

No. 4,978—FRIDAY, FEBRUARY 7, 1890.

CONTENTS.

	PAGE		PAGE		PAGE
Minutes by the Governor ...	—	Land Sales— <i>contd.</i>		Land Resumption Notices ...	—
Proclamations by Governor ...	325	Northern Province ...	—	Miscellaneous Notices ...	371
Appointments, &c., by the Governor ...	327	Southern Province ...	357	Notices calling for Tenders ...	378
Government Notifications ...	328	Eastern Province ...	362	Sales of Unserviceable Articles ...	382
Draft Ordinances ...	380	North-Western Province ...	363	Road Committee Notices ...	384
Passed Ordinances ...	—	North-Central Province ...	—	Municipal Council Notices ...	—
Notices to Mariners ...	329	Province of Uva ...	364	Local Board Notices ...	385
Revenue Notices ...	350	Province of Sabaragamuwa ...	366	Notices of Insolvency ...	388
Land Sales:—Western Province ...	352	Notices under the Forest Ordinance ...	369	Notices of Fiscals' Sales ...	390
Central Province ...	356	Land Acquisition Notices ...	—	Unofficial Announcements ...	395

SUPPLEMENTS.

(1) Police Weekly Circular No. 860.

(2) Jury Lists, Central Province.

The INDEX TO THE GAZETTE for the Second Half of 1889 is published with this number.

No. 11 of Volume IX. of the *Supreme Court Circular* will be published to-day.

PROCLAMATIONS BY THE GOVERNOR.

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

PROCLAMATION.

By His Excellency the Honourable ARTHUR HAMILTON GORDON, Knight Grand Cross of the Most Distinguished Order of St. Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

ARTHUR GORDON.

WHEREAS by the 8th section of Ordinance No. 10 of 1854 it is enacted that it shall be lawful for the Governor, with the advice of the Executive Council, by any Proclamation to be by him from time to time for that purpose issued and published in the *Government Gazette*, to declare that the provisions in the said Ordinance contained shall extend to, and may be brought into operation within, any town, village, or other place in this Colony other than those mentioned in the schedule to the said Ordinance, and that thereupon the several provisions of the said Ordinance shall apply and extend to, and may be enforced within, any town, village, or place mentioned in such Proclamation as fully to all intents and purposes as if such town, village, or place had been mentioned in the said schedule:

And whereas it is expedient that the provisions of the said Ordinance should extend to, and be brought into operation within, the town of Kalpitiya, not being a town, village, or place in the said schedule mentioned:

Now know Ye that We, the said Governor, with the advice of the said Executive Council, and under and by virtue of the powers in that behalf on Us by the said 10th section of the said Ordinance conferred, do hereby declare that the provisions contained in the said Ordinance shall apply and extend to, and be brought into operation within, the said town of Kalpitiya, and be enforced therein as fully to all intents and purposes as if the said town of Kalpitiya had been mentioned in the schedule to the said Ordinance.

Given at Colombo, in the Island of Ceylon, this Thirty-first day of January, in the year of our Lord One thousand Eight hundred and Ninety.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

GOD SAVE THE QUEEN!

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

PROCLAMATION.

By His Excellency the Honourable ARTHUR HAMILTON GORDON, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

ARTHUR GORDON.

WHEREAS by section 5 of Ordinance No. 12 of 1862 it is enacted that the Governor may, with the advice and consent of the Executive Council; when to him it shall seem advisable, by Proclamation establish a general cemetery for the burial of the dead within such limits as shall be specified and defined in such Proclamation, and that from the date of such Proclamation the said Ordinance shall come into operation within such place and limits :

And whereas by section 4 of the same Ordinance it is provided that all Proclamations made and issued under the said Ordinance shall be published in the *Government Gazette* :

And whereas it is expedient to establish a general cemetery for the burial of the dead at the place named and within the limits specified and defined in the schedule hereunder written :

Now know Ye that We, the said Governor, with the advice and consent of the said Executive Council, and under and by virtue of the powers in that behalf on Us by the said 5th section of the said Ordinance conferred, do hereby establish a general cemetery for the burial of the dead at the place named and within the limits specified and defined in the schedule hereunder written :—

SCHEDULE.

Tugan Alai at Kalpitiya, in the North-Western Province.—Bounded on the north by land belonging to Wannara Muttakarappan and others, on the south by land belonging to Abdul Asis Segaladu Marakar, on the east by land belonging to Nayekar Marian and others, and on the west by an unused lane.

Given at Colombo, in the said Island of Ceylon, this Thirty-first day of January, in the year of our Lord One thousand Eight hundred and Ninety.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

GOD SAVE THE QUEEN!

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint **Mr. G. W. TEMPLE** to be Grain-Commissioner for the district of Matara.

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

Colonial Secretary's Office,
Colombo, February 3, 1890.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint **Mr. P. W. CONOLLY** to act as District Judge, Additional Commissioner of Requests, and Police Magistrate, Jaffna, and Visitor of the Prison at Jaffna from the 10th instant.

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

Colonial Secretary's Office,
Colombo, February 7, 1890.

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

Mr. M. S. CRAWFORD to be Joint District Judge, Commissioner of Requests, and Police Magistrate, Puttalam, during the Pearl Fishery off Marichchuk-kaddi.

Captain J. DONNAN to be Additional Police Magistrate and **Mr. W. C. TWYMAN** to be an Unofficial Police Magistrate for the districts of Puttalam and

Mannar, during the Pearl Fishery off Marichchuk-kaddi.

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

Colonial Secretary's Office,
Colombo, February 7, 1890.

HIS EXCELLENCY THE GOVERNOR has been pleased to recognise **Mr. PERCY BOIS**, provisionally, as Acting Consul for Sweden and Norway at Colombo, during the absence from the Island of **Mr. F. W. BOIS**.

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

Colonial Secretary's Office,
Colombo, February 1, 1890.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint **JAMES DE SILVA DISANAYAKA** to act as Registrar of Marriages, Births, and Deaths of Hinidum pattu, in the district of Galle, for three days from February 10, during the absence of the Registrar **D. DE S. MADANAYAKA** on leave. The Acting Registrar's office will be held at the usual place.

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

Colonial Secretary's Office,
Colombo, January 31, 1890.

GOVERNMENT NOTIFICATIONS.

IT is hereby notified for general information that, in pursuance of the power in Us vested by the 2nd section of the Ordinance No. 20 of 1884, We, the Governor of Ceylon, do hereby exempt the General Cemetery at Kalpitiya from the necessity of being enclosed by substantial walls or iron railings.

Colonial Secretary's Office,
Colombo, February 3, 1890.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

IT is hereby notified for general information that, in pursuance of the power in Us vested by section 6 of Ordinance No. 12 of 1862, We, the Governor of Ceylon, with the advice and consent of the Executive Council thereof, do hereby order that from and after March 1, 1890, all burials in the existing burial grounds at Kalpitiya shall be wholly discontinued.

Colonial Secretary's Office,
Colombo, February 3, 1890.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

IT is hereby notified that His Excellency the Governor has, with the advice of the Executive Council, sanctioned the levy of an assessment rate of 2½ per cent. during the current year on property within the Local Board limits of the town of Ratnapura.

Colonial Secretary's Office,
Colombo, February 4, 1890.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

THE following candidates have passed the Clerical Examination, and their names have been noted for employment in the Second Class of the Clerical Branch of the Service:—

<i>Colombo.</i>	<i>Kurunegala.</i>	<i>Hambantota.</i>
J. F. Perera	A. Gunawardana	S. F. Weeraratna
D. A. Gooneratne		<i>Panadure.</i>
N. D. Mendis	<i>Jaffna.</i>	W. H. de Fonseka
E. H. Silva	T. P. Nicholas	<i>Kandy.</i>
E. H. Prinsz	<i>Matale.</i>	K. B. Jayasinha
W. S. Parys	B. N. Jayawardana	D. C. de Silva
G. A. Wille	Don Marsellis Dias	<i>Kayts.</i>
C. Rasanayagam	<i>Trincomalee.</i>	A. Ariakutty
C. Arulpragasam	A. Sivagurunather	G. Sivappagasam
W. F. Mottau	<i>Chilaw.</i>	<i>Galle.</i>
J. R. B. Jansz (since died)	H. G. Parनावitna	A. E. de Soysa
F. W. Ebert		
D. A. Wittahatchy		

The following candidate, who was in the Clerical Service when the Minute of December 24, 1874, was passed, has qualified for a pass:—

Panadure.—J. E. Weerakoon.

Colonial Secretary's Office,
Colombo, January 31, 1890.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

NOTICE is hereby given, in pursuance of the 1st clause of the Ordinance No. 9 of 1842, that all dogs, not being led or carried, which shall be found in any thoroughfare or public place within the town of Kalpitiya from February 15 to February 24, 1890 (the intervening Sundays and holiday excepted), will be destroyed, and that a reward of twenty-five cents will be paid for each dog so destroyed.

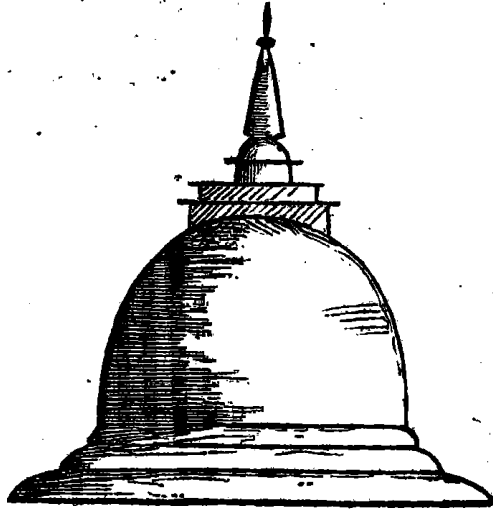
The Police Magistrate of Kalpitiya is hereby directed to carry the above order into effect.

Colonial Secretary's Office,
Colombo, January 31, 1890.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

IN compliance with the provisions of the Trade Marks' Ordinance, No. 14 of 1888, and the regulations made thereunder on March 28, 1889, notice is hereby given that E. GORDON REEVES, Esq., of Hoolankanda, Madulkele, has applied for the registration of the following Trade Mark in Class 42 (Tea) in the Classification of Goods in the above-mentioned regulations:—



Colonial Secretary's Office,
Colombo, January 22, 1890.

E. NOEL WALKER,
Colonial Secretary.

NOTICES TO MARINERS.

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

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

Colonial Secretary's Office,
Colombo, January 29, 1890.

[From the Government of Hongkong.]

YEZO ISLAND.

HAKODATE.—The Japanese Government have given notice that two buoys in Hakodate harbour are discontinued, namely, those N. 3 cables and E. 1½ cable from the Custom-house.

Chart 2,672.

WHITSHED BAY, SIMONOSEKI STRAIT.—The buoy marking the shoal in this bay has been moved in consequence of the shoal extending to the south-westward. It now lies 1 cable to the southward of its former position with Telegraph Office N. 55° W. and Mozi Saki N. 37° E.

The S. W. extreme of this shoal, 2½ fathoms, lies with the Telegraph Office N. 30° W. and Mozi Saki N. 42° E., or about 2½ cables S. 55° W. from the buoy.

Shoal water of 2½ fathoms was found N.E. ½ E. half a cable from the buoy; and 3 fathoms 1½ cable in the same direction.

The greatest caution is necessary in navigating near this buoy, as great changes have taken place since 1884.

Variation, 4° 40' W. in 1889.

Charts Nos. 532 and 127; China Sea Directory, Vol. IV., p. 435; Supplement to Vol. IV., p. 94.

SINGAPORE.

The Straits Settlements Government have given notice that on and after February 1, 1890, the bell buoy on the Ajax shoal in Salat Sinki, or western approach to the new harbour of Singapore, will be replaced by a lightship exhibiting a white revolving light, showing a flash every half minute, visible ten miles in clear weather, and elevated 88 ft. above the sea. The lightship will be painted yellow, with the word *Ajax* in white letters on a black ground painted on her sides; a caged ball painted red will be shown at the masthead.

Charts Nos. 2,403 and 2,404; China Sea Directory Vol. I., p. 101.

NOWELL SALMON,
Vice-Admiral.

Imperieuse, at Hongkong,
January 1, 1890.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to Chanks and Beche-de-mer.

Preamble.

WHEREAS it is expedient to consolidate and amend the Laws regulating the digging for Dead Chanks and the fishing for Live Chanks, and to protect the deposits of Chanks in the Crown lands, backwaters, lagoons, and shallow seas of this Island, and to make provision regulating the fishing for and curing of béche-de-mer: Be it hereby enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Short title and date of operation in Northern Province.

1 This Ordinance may be cited for all purposes as "The Chanks and Béche-de-mer Ordinance, 1890," and shall come into operation in the Northern Province on the day of , and in such other province or provinces, and at such time or times as the Governor in Executive Council shall from time to time, by proclamation in the *Government Gazette*, appoint; and it shall be lawful for the Governor, in Executive Council, by the like proclamation, to declare that this Ordinance shall cease to have operation in any such other province or provinces which may become subject thereto, in which case this Ordinance shall accordingly cease to have any operation therein.

May be extended to other provinces.

Repeal.

2 The Ordinance No. 4 of 1842, intituled "An Ordinance for the protection of Her Majesty's rights in the digging for Dead Chanks," and the Ordinance No. 5 of 1842, intituled "An Ordinance for the protection of Her Majesty's Chank Fishery," are hereby repealed, but such repeal shall not affect the past operation of either of the said enactments, nor anything duly done or suffered, or any obligation, of liability, or penalty accrued or incurred under them or either of them.

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

Definitions.

3 In this Ordinance, unless the context otherwise requires—

"Chanks" includes both live and dead chanks;

"Person" includes any company or association or body of persons whether incorporated or not.

"Province" includes the land of the province and all backwaters, lagoons, inland seas, estuaries, and shallow seas adjacent to or within such province.

Collection of chanks or béche-de-mer prohibited without license.

4 It shall not be lawful for any person to dig, fish, or dive for, or to cure, collect, or store in any province to which this Ordinance applies, any chanks or béche-de-mer without having first obtained a license for that purpose under the provisions of this Ordinance and in the manner hereinafter provided.

Employment of boats for the collection of chanks or béche-de-mer prohibited without license.

5 It shall not be lawful for any boat, canoe, raft, or vessel whatsoever to be employed in the collection of chanks or béche-de-mer, either by fishing or in any other manner, without a license for that purpose having first been obtained by the owner or tindal of such boat, canoe, raft, or vessel under the provisions of this Ordinance and in the manner hereinafter provided.

Chanks and béche-de-mer to be stored.

6 All chanks and béche-de-mer dug, fished, or otherwise collected under a license shall be stored by the licensee in the place named, and within the time specified, in such license.

Declaration to be made by intending licensee.

7 Before any license is issued for storing chanks or bêche-de-mer or for the curing of bêche-de-mer, the person applying for the same shall furnish the government agent with a description of the place to be used for the purpose, together with a declaration in writing setting forth the name or names and residence or residences of himself and of the principal person or persons under whose actual management or superintendence the storing or curing is to be carried on; and if the party making such declaration shall change his residence, or if any other person shall be intrusted with the actual management or superintendence of such storing or curing, further declaration thereof shall be forthwith made to the government agent, and every such declaration shall be signed by the party making the same, and shall be filed by the government agent in his office.

Boats, &c., to be described.

8 Before any license is issued to any boat, canoe, raft, or vessel, the person applying for the same shall furnish the government agent with a description of the boat, canoe, raft, or vessel, setting forth its shape, dimensions, and proportions, together with the number, names, and ages of the crew to be employed on such boat, canoe, raft, or vessel.

Issue of licenses.

9 Application for the licenses referred to in sections 4 and 5 shall be made to the government agent of the province, who shall issue a license to the person applying for the same within days from the receipt of such application. Provided always that it shall be lawful for the government agent in his discretion to issue such license subject to such conditions as he may deem fit, or to refuse to issue any license under this Ordinance, provided that such refusal and the reasons therefor shall with all convenient despatch be reported to the Governor, by whom such refusal shall and may be confirmed or reversed.

Fees for the issue of licenses.

10 It shall be lawful for the government agent to demand and receive before the issue of any license under this Ordinance such fees as the Governor shall from time to time, with the advice of the Executive Council, by notification in the *Government Gazette*, appoint: Provided always that such fees shall in no case exceed the rates laid down in Schedule I. hereto; and provided further that it shall be lawful for the government agent in his discretion to issue divers' licenses free of charge to all persons under the age of eighteen years who may be qualifying by practice to work as divers.

Diving licenses to youths may be issued free of charge.

Forms of licenses.

- 11 All licenses issued—
- (a) for the storing of chanks or bêche-de-mer;
 - (b) for the curing of bêche-de-mer;
 - (c) to dig for, fish for, live for, or collect chanks or bêche-de-mer;
 - (d) to boats, canoes, rafts, or vessels—

under this Ordinance shall respectively be as near as is material in the forms given in Schedule II. hereto. And every such license shall be in force for the period not exceeding twelve months specified therein.

Cash deposit by licensees for storing, curing, and boats, &c.

12 It shall be lawful for the government agent to demand and receive from every person licensed to store chanks or bêche-de-mer, or to cure bêche-de-mer, a cash deposit of one hundred rupees in respect of every such place used for such storing or curing, and from the tindal or other person in command of every boat, canoe, raft, or vessel licensed under this Ordinance a cash deposit of fifty rupees in respect of every such boat, canoe, raft, or vessel, together with bonds in such form as the said government agent may consider expedient.

Tindals of boats not to permit unlicensed persons to fish.

13 No tindal or any person in command of any boat, canoe, raft, or vessel used for the collection of chanks or bêche-de-mer shall permit or suffer any person to proceed to the fishing grounds thereon, or to use such boat, canoe, raft, or vessel in any manner whatsoever in fishing for, diving for, or collecting chanks or bêche-de-mer, unless such person shall have been duly licensed for such fishing or collection in manner hereinbefore provided.

Responsibility
for storing.

14 It shall be the duty of every person employed in the digging for, fishing for, or collecting of chanks or bêche-de-mer to see that all chanks or bêche-de-mer with the digging for, fishing for, or collection of which he has been concerned, shall be so stored as hereinbefore provided.

Possession of
chanks or
bêche-de-mer.

15 The possession by any person of any chanks or bêche-de-mer shall be unlawful, except under the following circumstances; that is to say:—

- (a) Except such chanks or bêche-de-mer shall be in the possession of any person holding a license in conformity with the provisions of this Ordinance.
- (b) Except such chanks or bêche-de-mer shall be in the possession of any person legally empowered to remove the same; or
- (c) Except such chanks or bêche-de-mer shall be possessed by the authority of the government agent of the province.

Removal of
chanks or
bêche-de-mer.

16 It shall not be lawful for any person to remove any chanks or bêche-de-mer, whether from a place used for storing or curing the same or otherwise without a permit accompanying the same as near as is material in the form given in Schedule III. hereto. Every such permit shall be issued and signed by the government agent of the province, and shall specify the period within which the chanks or bêche-de-mer are to be removed.

Use of dredge
prohibited.

17 It shall not be lawful for any person to use any dredge or other apparatus of a like nature for the purpose of fishing for or collecting chanks or bêche-de-mer.

Officers
empowered
to demand
production of
licenses and
permits.

18 All headmen, officers of police or customs, and all persons specially appointed for that purpose by the government agent shall be, and they are hereby, empowered to demand of all persons digging for, fishing for, collecting, or attempting to collect chanks or bêche-de-mer, or removing chanks or bêche-de-mer, or having the same in their possession, the production of any license or permit required of them by this Ordinance.

Chanks and
bêche-de-mer not
to be received or
purchased from
unlicensed
persons.

19 No person shall, whether by himself or his agents or servants receive, purchase, or accept any chanks or bêche-de-mer whatsoever from any person not licensed to dig for, fish for, or dive for, or collect chanks or bêche-de-mer, or to cure bêche-de-mer.

Penalties for
storing, &c.,
chanks or
bêche-de-mer,
without license.

20 Every person who—

- (a) shall dig for, fish for, dive for, collect, or store chanks; or
- (b) shall fish for, dive for, collect, store, or cure bêche-de-mer; or
- (c) shall use or employ any boat, canoe, raft, or vessel in the collection of chanks or bêche-de-mer—

without having first obtained a license in that behalf as hereinbefore provided, or contrary to the terms and conditions in such license contained, shall be guilty of an offence punishable with imprisonment, either simple or rigorous, for a period not exceeding six months, or with fine not exceeding one hundred rupees, or both.

Punishments for
possessing
chanks or
bêche-de-mer
without license;
and for removing
chanks or
bêche-de-mer
without a
permit.

21 Every unlicensed person who shall act as a boatman or as one of the crew of a licensed boat; and every person who—

- (a) shall employ or permit to be employed any unlicensed person as a boatman or one of the crew of any licensed boat, canoe, raft, or vessel; or
- (b) shall possess chanks or bêche-de-mer in contravention of the provisions contained in section 15; or
- (c) shall remove chanks or bêche-de-mer in contravention of section 16; or
- (d) shall use any dredge or apparatus in contravention of this Ordinance; or
- (e) shall receive, purchase, or accept any chanks or bêche-de-mer from any unlicensed person—

shall be guilty of an offence punishable with imprisonment, either simple or rigorous, not exceeding three months, or with fine not exceeding fifty rupees, or both.

Confiscation.

22 All chanks and bêche-de-mer in respect of which any offence shall be committed, and all boats, canoes, rafts, and vessels employed in the collection of chanks or bêche-de-mer without the license hereinbefore prescribed, or in contravention of the conditions in such license contained, or on board of which any unlicensed person has been employed as a boatman or one of the crew; and all carriages, carts, and vessels employed in the removal of chanks or bêche-de-mer without the permit hereinbefore prescribed, and all dredges or other like apparatus employed in the collection of chanks or bêche-de-mer, shall be confiscated.

Police court to have jurisdiction.

23 Any offence against this Ordinance may be inquired into by the police court having territorial jurisdiction to entertain the same, and such court may by its order declare and adjudge any chank, bêche-de-mer, boat, canoe, raft, vessel, carriage, cart, dredge, or apparatus in respect of which any offence under this Ordinance has been committed, liable to confiscation under section 22 of this Ordinance forfeited, and such forfeiture may be in addition to any other punishment hereinbefore prescribed, anything in the Criminal Procedure Code to the contrary notwithstanding.

Informers share.

24 It shall be lawful for the court imposing a fine under this Ordinance to award to the informer any share not exceeding a moiety of so much of the fine as is actually recovered and realised.

Government agent may withdraw license.

25 If any person holding a license under this Ordinance shall be convicted of an offence against any of the provisions of this Ordinance, it shall be lawful for the government agent, if he shall see fit so to do, to call upon such person to give up the license which shall have been issued to him, and such license shall thereupon be deemed and taken to be cancelled, and shall be of no further force or effect.

Export of chanks.

26 No chanks shall be exported except from a port of entry. A royalty per thousand shall be levied at the ports of entry on all chanks there landed according to size and quality, at such rates as the Governor shall from time to time, with the advice of the Executive Council, by notification in the *Government Gazette* appoint. But such rates shall in no case exceed the rates in Schedule IV. hereto.

Who may issue licenses and permits.

27 Any license or permit by this Ordinance required to be issued and signed by a government agent may be issued and signed by his office assistant acting under and in accordance with special instructions from such government agent in that behalf, or by the assistant government of the district.

SCHEDULE I.

ANNUAL FEES FOR LICENSES.

	Rs.	c.
License for each person:—		
To collect dead chanks
Do. live chanks
Do. bêche-de-mer
Do. any two of the above-named
Do. all three of the above-named
License for each boat employed in collecting live or dead chanks or bêche-de-mer
License for each tindal or other person in command of a licensed boat
License to store chanks, for each store
License to cure or store bêche-de-mer, for each curing place or store
Permit to remove chanks from a store

SCHEDULE II.

(a) LICENSE TO STORE CHANKS AND BECHE-DE-MER.

_____ of _____, is hereby licensed to store chanks [bêche-de-mer].

This license is subject to the following conditions:—

1. All chanks [bêche-de-mer] stored under this license shall be stored at the following places only, viz.:—[describe places].

2. Every such store shall be subject to inspection at all times by any person duly authorised in that behalf by the Government Agent.

3. The licensee shall render to the Government Agent an account before the seventh day of each month showing in respect of each store—

- (a) the quantity stored during the preceding month ;
- (b) the quantity removed from the store during the preceding month, with the particulars thereof ;
- (c) the quantity remaining in the store at the end of the preceding month.

4. This license shall be in force within the following limits only [give limits].

5. This license expires on the 31st day of December, 18____, and is liable to be cancelled under section 25 of Ordinance No. ____ of 1890. But if cancelled for any reason other than for a breach thereof, or if uncanceled at the date of its expiry, any deposit made on account thereof shall be returned to the depositor forthwith.

(b) LICENSE TO CURE BECHE-DE-MER.

_____ of _____ is hereby licensed to cure bêche-de-mer.

This license is issued subject to the following conditions:—

1. Bêche-de-mer shall be cured under this license at the following place only, to wit:—

which place shall be subject to inspection at all times by any person duly authorised in that behalf by the Government Agent.

2. The licensee shall render to the Government Agent an account before the seventh day of each month showing—

- (a) the quantity cured during the preceding month ;
- (b) the quantity removed from the curing place during the preceding month, with the particulars thereof ;
- (c) the quantity remaining in the curing place at the end of the preceding month.

3. This license expires on the 31st day of December, 18____, and is liable to be cancelled under section 25 of Ordinance No. ____ of 1890. But if cancelled for any reason other than for a breach thereof, or if uncanceled at the date of its expiry, any deposit made on account thereof shall be returned to the depositor forthwith.

(c) LICENSE TO FISH FOR [DIVE FOR, COLLECT, OR DIG FOR] CHANKS [OR BECHE-DE-MER].

_____ of _____ is hereby licensed to fish for [dive for, collect or dig for] chanks [or bêche-de-mer].

This license is subject to the following conditions:—

1. This license shall be in force within the following limits only, viz.:—

2. All chanks (or bêche-de-mer) fished (collected or dug) under, this license shall be forthwith taken to the following store (or curing place), viz.:—

3. This license expires on the 31st day of December 18____, and is liable to be cancelled under section 25 of Ordinance No. ____ of 1890.

(d) LICENSE FOR BOAT TO BE EMPLOYED IN CHANK OR. BECHE-DE-MER FISHING.

No.	Owner.	How owned.	Dimensions.			Made at	Of what wood.	Period of expiry of license.	Tidal.	Place of employment.	Place where Produce to be landed.	Amount.
			L. ft. in.	B. ft. in.	D. ft. in.							
1	of	As per Jaffna Custom-house license dated 18, under Nos. and					Dec. 31, 18		of			

The above-named boat (canoe, &c.) is hereby licensed to be employed in fishing for and collecting chanks [bêche-de-mer] for the period and at the place above-mentioned only.

This license is liable to be cancelled under section 25 of Ordinance No. of 1890, but if cancelled for any reason other than for a breach of the terms thereof, or if uncanceled at the date of its expiry, any deposit made on account thereof shall be returned to the depositor forthwith.

SCHEDULE III.

PERMIT TO REMOVE CHANKS OR BECHE-DE-MER FROM A STORE.

_____, of _____, is hereby permitted to remove _____ chanks [or bêche-de-mer] (state quantity) from the store of _____ of _____, at _____.

SCHEDULE IV.

ROYALTY.

	Rs.	c.
On live chanks, per 1,000, as sorted by custom now existing in regard to dead chanks :—		
First sort, per 1,000
Second sort, per 1,000
Third sort, per 1,000
Fourth sort, per 1,000
All other live chanks, per 1,000
Dead chanks :—		
First sort, per 1,000
Second sort, per 1,000
Third sort, per 1,000
Fourth sort, per 1,000
Fifth sort, per 1,000

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 28, 1890.

M I N U T E.

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

An Ordinance relating to Markets in the Northern Province.

Preamble.

WHEREAS it is expedient to make provision for the maintenance and improvement of all premises and buildings situate on land the property of the Crown in the Northern Province, and used or to be used as public markets, and for the effectual regulation and control as well of all such public markets as of all other premises and buildings used or to be used as markets in the said Province, and for the purposes of such maintenance, improvement, regulation, and control to make provision for the imposition and collection of rents for the occupation of, and of fees for licenses to occupy, all such premises and buildings so situate on land the property of the Crown, and also of fees for licenses to open and hold markets in all such other premises and buildings as aforesaid, and also for the proper distribution and management of all funds derived from the collection of such rents and fees respectively: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Short title.
Operation.

1 This Ordinance may be cited for all purposes as the "Jaffna Markets' Ordinance, 1890"; and shall come into operation at such date as the Governor shall, by Proclamation to be published in the *Government Gazette*, appoint.

Public
markets to be
vested in the
board of health.

2 All premises and buildings situate on land the property of the Crown in the Northern Province, and used or to be used as public markets, shall, from and after the coming into force of this Ordinance, be, and the same are herein declared to be, vested in the board of health of the said province as formed and constituted by the appointments from time to time made by the Governor under and by virtue of the powers on him in that behalf by section 7 of the Ordinance No. 8 of 1866 conferred.

Power to
make by-
laws.

3 The said board shall have power, in addition to all powers by any Ordinance conferred upon it, to make by-laws for the following purposes :—

- (1) For the proper maintenance and for the improvement of all premises and buildings situate on land the property of the Crown, and used or to be used as public markets;
- (2) For the imposition and recovery of rents for the use of spaces assigned to the vendors of goods thereby and of fees for licenses to occupy such spaces;
- (3) For the imposition and recovery of fees for license to open and hold markets on land not the property of the Crown, provided that such fees do not exceed the sums specified in the Schedule hereto;
- (4) For the proper regulation of the sale of fish, meat, vegetables, and other articles in all markets whether held on land the property of the Crown or otherwise, and for the due assigning of spaces therein within which such fish, meat, vegetables, or other articles may be sold;
- (5) For the due prohibition of the sale of any fish, meat, vegetables, or other articles in any market when in the opinion of the board there exists sufficient reason for such prohibition;
- (6) For the temporary or permanent closing of any market when the state of the public health renders the same in the opinion of such board necessary;
- (7) For the due performance of their duties by market-keepers, watchers, and others employed in any market;
- (8) And generally for the proper management, regulation and control of all markets, and for the

maintenance of order, decency, and cleanliness within the limits thereof, and on the high roads bordering the same;

and such bye-laws at any time to repeal, alter, or amend: Provided that no such bye-laws shall be repugnant to the provisions of this Ordinance, and the same shall not be of any force or effect unless and until they shall be submitted to, and confirmed by, the Governor in Executive Council, who is hereby empowered to allow, amend, or disallow the same, or any repeal, alteration, or amendment thereof as he may think proper; and all such bye-laws and any repeal, alteration, or amendment thereof shall be published in the *Government Gazette*.

Courts to take cognisance of bye-laws.

4 All courts of justice shall take judicial cognisance of such bye-laws and of any repeal, alteration, or amendment thereof when and so soon as the same shall have been so duly confirmed and published as aforesaid; and all officers of police and headmen are hereby required to assist in carrying out the provisions thereof.

Breach of bye-laws made an offence.

5 The breach of any bye-law so made, confirmed, and published as aforesaid shall be an offence; and any person convicted of any such breach shall be liable to a fine not exceeding twenty rupees, and in the case of a continuing offence to a further fine not exceeding five rupees for each day after conviction on which the offence is continued. Every such offence shall be triable in the police court, and such police court shall have power to impose any fines to which an offender is by this section made liable, notwithstanding that the aggregate amount of such fines may exceed the amount which such court in its ordinary jurisdiction may impose.

Particulars of offences to be posted up.

6 The board of health shall cause short particulars of the several offences for which by this Ordinance any penalty is imposed, and of the amount of such penalty, to be printed in the English and Tamil languages, and copies thereof to be hung up in conspicuous places in every market to which such particulars refer.

Board may close and open markets.

7 The board of health may, with the consent of the Governor in Executive Council, close any market, and re-open or allow to be re-opened the same or establish a new market on any land the property of the Crown on which the said board shall consider a public market necessary or desirable.

Penalty on using closed market.

8 Any person who shall, after being duly informed by a market-keeper, headman, or police officer of the closing of any market, persist in frequenting such market for the purpose of selling articles of any kind whatsoever, shall be guilty of an offence, and may be removed from such market by the use of only so much force as is necessary for that purpose, and shall on conviction be liable to a fine not exceeding twenty rupees, or to imprisonment either simple or rigorous for any period not exceeding one month.

Licenses.

9 From and after the passing of this Ordinance no person shall occupy a place in any premises or building situate on land the property of the Crown and used as a public market, for the purpose of selling goods therein, and no person shall open or hold any market or place for the assemblage of people for the sale or purchase of goods on land not the property of the Crown, without a license therefor signed by the chairman of the board of health. Any person so occupying a place in such public market, or so opening or holding a market place for the sale or purchase of goods on land not the property of the Crown without a license, or who shall contravene any of the provisions in any license contained, shall be guilty of an offence, and liable on conviction to any fine which a police court has power to award.

Sale of explosives, drugs, liquor, &c., forbidden.

10 No dynamite, gunpowder, dangerous petroleum, or other explosive, and no opium, bhang, intoxicating liquors, arrack, or poison of any kind whatsoever shall be stored or sold within the bounds of any market; and any person found

selling or storing any such articles as aforesaid within the market shall be arrested without a warrant, and shall be liable to such fine and imprisonment as a police court has power to award.

Publication of opening or closing of a market.

11 The opening or closing of any market under section 7 of this Ordinance shall be held to have been sufficiently published by a notification thereof in the *Government Gazette*, and by a notice to that effect in the English and Tamil languages being posted in a conspicuous place in such market.

Market fund.

12 All moneys recovered under this Ordinance by way of fees or otherwise shall be deposited in the Jaffna kachchéri, and shall be known as the "Markets' Fund," and the moneys required may from time to time be drawn on bills signed by the chairman; and no money recovered from markets shall be expended in any other manner than on the upkeep, improvement, and maintenance of such markets, or in the purchase, with the consent of the Governor in Executive Council, of land for new markets, or for the purpose of establishing new and extending old markets, or for the payment of such costs, charges, and expenses as are referred to in section 14.

Accounts to be published half yearly in *Gazette*.

13 An account of all receipts and disbursements of the "Markets Fund" shall be published half-yearly in the *Government Gazette*.

Chairman to sue and to be sued.

14 All suits, actions, or legal proceedings brought by or against the board of health shall be brought by or against the chairman of the said board, who shall sue and be sued by his style and description of such chairman. No action shall abate by reason of the death, resignation, retirement, or removal of such chairman; and all costs, charges, and expenses arising from, or in respect of, any suit, action, or legal proceeding which the board may become liable to pay, or be chargeable with, shall be paid from the "Markets' Fund," and no member shall be or become personally liable for the payment thereof. The service of all processes in any legal proceeding against the board shall be made upon the secretary thereof.

SCHEDULE.

	Rs.	c.
License to open or hold a market on land not the property of the Crown :—		
Fee for the first twelve months	200	0
Fee for every subsequent twelve months ...	50	0

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 29, 1890.

M I N U T E.

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

An Ordinance to amend "The Trade Marks' Ordinance, 1888."

Preamble.

WHEREAS it is expedient to amend "The Trade Marks Ordinance, 1888," hereinafter referred to as the principal Ordinance: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Amendments
of Ordinance
No. 14 of 1888.

1 For the definition of "a trade mark" in section 2 of the principal Ordinance beginning with the words "a trade mark must consist of" and ending with the words "any of them" shall be substituted the following :—

Section 2, as to
trade mark.

"(1) A 'trade mark' must consist of or contain at least one of the following essential particulars :—

- "(a) A name of an individual or firm printed, impressed, or woven in some particular and distinctive manner; or
- "(b) A written signature or copy of a written signature of the individual or firm applying for registration thereof as a trade mark; or
- "(c) A distinctive device, mark, stamp, brand, heading, label, or ticket; or
- "(d) An invented word or invented words; or
- "(e) A word or words having no reference to the character or quality of the goods, and not being a geographical name.

"(2) There may be added to any one or more of the essential particulars mentioned in sub-section 1 any letters, words, or figures, or combination of letters, words, or figures, or any of them, but the applicant for registration of any such additional matter must state in his application the essential particulars of the trade mark, and must disclaim in his application any right to the exclusive use of the added matter, and a copy of the statement and disclaimer shall be entered in the register.

"(3) Provided as follows :—

"(a) A person need not under sub-section 2 disclaim his own name or the foreign equivalent thereof, or his place of business, but no entry of any such name shall affect the right of any owner of the same name to use that name or the foreign equivalent thereof.

"(b) Any special and distinctive word or words, letter, figure, or combination of letters and figures used as a trade mark before the coming into operation of this Ordinance may be registered as a trade mark under this Ordinance."

Section 3, as to
application for
registration.

2 To section 3 of the principal Ordinance the following sub-section shall be added :—

"(6) When an applicant for the registration of a trade mark is out of the Island at the time of making the application, he shall give the Colonial Secretary an address for service in the Island, and if he fails to do so the application shall not be proceeded with until the address has been given."

Section 5, as to
limit of time for
proceeding with
application.

3 In section 5 of the principal Ordinance for the words "the application shall be deemed to be abandoned" shall be substituted the words "the Colonial Secretary shall give notice of the non-completion to the applicant or to his agent, and if at the expiration of fourteen days from that notice, or of such further time as the Colonial Secretary may in special cases permit, the registration is not completed, the application shall be deemed to be abandoned."

Section 8 as, to
colour of trade
marks.

4 In section 8 of the principal Ordinance the words "or colours" shall be added after the word "colour" in each place where that word occurs.

Section 9, as to
advertisement of
applications.

5 In section 9 of the principal Ordinance after the words "local newspapers" shall be added the words "unless the Colonial Secretary refuse to entertain the application."

Section 10, as to
opposition to
registration.

6 (1) (a) In sub-section 1 of section 10 of the principal Ordinance for the words "two months" shall be substituted the words "one month, or such further time not exceeding three months as the Colonial Secretary may allow."

(b) In sub-section 2 of the same section for the words "two months" shall be substituted the words "one month."

(2) To the same section of the principal Ordinance the following sub-sections shall be added :—

"(5) If the applicant abandons his application after notice of opposition in pursuance of this section, he shall be liable to pay to the opponent such costs in respect of the opposition as the Colonial Secretary may determine to be reasonable.

"(6) Where the opponent is out of the Island he shall give the Colonial Secretary an address for service in the Island."

Section 15, as
to restrictions on
registration.

7 In sub-section 2 of section 15 of the principal Ordinance the following words shall be added at the beginning of the sub-section, namely, "except as aforesaid," and for the words "so nearly resembling" shall be substituted the words "having such resemblance to."

Section 16, as to
restriction on
registration.
Section 17 as to
trade marks.

8 In section 16 of the principal Ordinance the word "exclusive" shall be omitted.

9 For sub-section 2 of section 17 of the principal Ordinance the following sub-section shall be substituted, namely :—

"(2) The applicant for registration of any such addition must, however, state in his application the essential particulars of the trade mark, and must disclaim in his application any right to the exclusive use of the added matter, and a copy of the statement and disclaimer shall be entered on the register."

"Provided that a person need not under this section disclaim his own name or the foreign equivalent thereof, or his place of business, but no entry of any such name shall affect the right of any owner of the same name to use that name or the foreign equivalent thereof."

Section 18, as to
effect of
application for
registration.

10 For section 18 of the principal Ordinance the following section shall be substituted, namely :—

"Application for registration of a trade mark shall be deemed to be equivalent to public use of the trade mark, and the date of the application shall, for the purposes of this Ordinance, be deemed to be, and as from the twenty-second day of December, one thousand eight hundred and eighty-eight, to have been the date of the registration."

Certificate as
to exclusive use,
and costs thereon

11 After section 20 of the principal Ordinance the following section shall be added and numbered 20 (a); namely :—

"In an action for infringement of a registered trade mark the court or a judge may certify that the right to the exclusive use of the trade mark came in question, and if the court so certifies, then in any subsequent action for infringement the plaintiff in that action, on obtaining a final order or judgment in his favour, shall have his full costs, charges, and expenses, as between proctor and client, unless the court trying the subsequent action certifies that he ought not to have the same."

Section 22, as to removal of trade mark from the register.

12 (1) In sub-section 5 of section 22 of the principal Ordinance for the words "the five years" shall be substituted the words "one year."

(2) To the same sub-section the following words shall be added; namely, "unless it is shown to the satisfaction of the Colonial Secretary that the non-payment of the fee arises from the death or bankruptcy of the registered proprietor, or from his having ceased to carry on business, and that no person claiming under that proprietor or under his bankruptcy is using the trade mark."

Section 25, as to entry of assignments, &c.

13 In section 25 of the principal Ordinance after the words "subject to" shall be added the words "the provisions of this Ordinance and to."

Section 26, as to inspection.

14 In section 26 of the principal Ordinance after the words "subject to" shall be added the words "the provisions of this Ordinance and to."

Section 29, as to correction of errors.

15 To section 29 of the principal Ordinance the following sub-section shall be added; namely:— "(a) Permit an applicant for registration of a trade mark to amend his application by omitting any particular goods or classes of goods in connection with which he has desired the trade mark to be registered."

Fees.

16 After section 39 of the principal Ordinance the following section shall be added and numbered 39 (a), namely:—

There shall be paid, in respect of applications and registration and other matters under this Ordinance, such fees as may from time to time be prescribed by the Governor in Executive Council.

Construction of principal Ordinance.

17 The principal Ordinance shall as from the commencement of this Ordinance take effect subject to the additions, omissions, and substitutions required by this Ordinance, but nothing in this Ordinance shall affect the validity of any act done, right acquired, or liability incurred before the commencement of this Ordinance.

Commencement of Ordinances.

18 This Ordinance shall, except so far as is by this Ordinance otherwise specially provided, commence and come into operation on the ___ day of _____, one thousand eight hundred and ninety.

Short title.

19 This Ordinance may be cited as "The Trade Marks Ordinance, 1890," and this Ordinance and the principal Ordinance may be cited collectively as "The Trade Marks Ordinances, 1888 and 1890."

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 29, 1890.

M I N U T E.

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

An Ordinance relating to Mines of Gold, Silver, and Precious Stones in Lands other than Crown Property.

Preamble.	W HEREAS it is expedient to provide for the better protection of the prerogative rights of the Crown in respect of all gold, silver, gems, or precious stones which may be found in mines in private lands in this Colony, and for the regulation and inspection of such mines: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—
Short title.	1 This Ordinance may be cited for all purposes as "The Mines Regulation Ordinance, 1890."
Interpretation :	2 In this Ordinance—
"Land."	"Land" means every description of land not being the property of the Crown, and includes the bed of every river and stream adjacent to or flowing through such land.
"Mine."	"Mine" means every mine which from and after the date of the coming into force of this Ordinance shall be opened for the purpose of searching for or obtaining gold, silver, gems, or precious stones, and includes all shafts, levels, planes, works, machinery, tramways, and sidings both below and above ground, which may be sunk, driven, erected, or constructed in and adjacent to any such mine.
"Shaft."	"Shaft" includes pit.
"To open a mine."	"To open a mine" means and includes the sinking of any shaft or the driving of any level or inclined plane, or any act whatsoever whereby the soil or earth or any rock, stone, or quartz in or under any land is disturbed, removed, carted, carried, washed, sifted, or otherwise dealt with for the purpose of searching for or obtaining gold, silver, gems, or precious stones therefrom.
"Person."	"Person" includes any association or body of persons whether incorporated or not.
License to open a mine.	3 From and after the coming into operation of this Ordinance, it shall not be lawful for any person to open any mine without having previously obtained a license as hereinafter provided.
How issued. Reservation.	4 The government agent may issue a license to open a mine in any land within his province, reserving for the use and benefit of Her Majesty and her successors such share, not exceeding one-tenth, of the gross value of the gold, silver, gems, or precious stones which may be obtained from such mine as the Governor in Executive Council may from time to time determine, or such fixed annual rent in lieu thereof as may have been agreed upon between such government agent and the licensee, and such license shall be substantially in the form set out in the schedule hereto.
Applicant for license to make certain declarations.	5 (1) Before any license is issued, the person applying for the same shall furnish the government agent with a declaration in writing containing— (a) the name and boundaries of the land in which the mine is to be opened ; (b) the nature of the right of the applicant to open the mine on such land ; and (c) the name or names and residence or residences of himself and of the person or persons under whose management or superintendence the mine is intended to be opened and worked. (2) If the party making such declaration ceases to have an interest in the mine, or if any person or persons other than those named in the declaration shall be entrusted with the management or superintendence of the mine, the licensee shall make a further declaration thereof to the government agent.

(3) Every such declaration shall be signed by the party making the same, or by his duly authorised agent, and shall be filed of record in the office of the government agent.

License may be refused or revoked. Appeal to the Governor in Executive Council.

6 (1) The government agent may refuse to grant any license which may be applied for, or may attach such conditions thereto and require such security to be furnished by the applicant for the due fulfilment of such conditions as he may deem expedient, and may revoke any such license in the event of any of the conditions not being fulfilled.

(2) Whenever the government agent shall revoke or refuse to grant a license, he shall forthwith report such revocation or refusal, and the reasons therefor, to the Governor in Executive Council; by whom such revocation or refusal may be confirmed or reversed.

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

Production of license, which is not transferable.

7 A license issued under this Ordinance shall not be transferable, and every licensee shall produce his license to the government agent of the province or the assistant government agent of the district, whenever either such officer or any person authorised by such officer in that behalf shall call for the production of such license.

Rules.

8 The government agent shall from time to time make, and when made may alter, amend, or cancel rules for—

- (a) securing the share reserved to Her Majesty and her successors of the gross value of the gold, silver, gems, or precious stones obtained from any mine, or the rent in lieu of such share;
- (b) inspecting and examining into the state and condition, and ensuring the due ventilation, of any mine or any part thereof;
- (c) regulating all matters and things connected with, or relating to, the safety of the persons employed in or about any mine; and
- (d) every other purpose necessary for carrying out the several provisions of this Ordinance.

Proviso.

Provided that no rule or alteration, amendment, or cancellation thereof shall have effect until the same is confirmed by the Governor in Executive Council and duly proclaimed in the *Government Gazette*.

Penalties.

9 Any person who shall open, work, or use, or cause or suffer to be opened, worked, or used any mine in breach of, or in any way contrary to, the provisions of this Ordinance or of any rules made under section 8, or otherwise than in strict accordance with the license in that behalf granted under this Ordinance, or after such license shall have been revoked, shall be guilty of an offence and be liable on a first conviction to a fine not exceeding fifty rupees, or to rigorous imprisonment not exceeding three months, or both, and on every subsequent conviction to a fine not exceeding one hundred rupees, or to rigorous imprisonment not exceeding six months, or both.

Confiscation.

10 When any person is convicted of mining without a license, or contrary to the conditions thereof, all the gold, silver, gems, or precious stones or mining implements which at the time of the commission of the offence were found on the person or in the possession of such offender shall be liable, by order of the convicting magistrate, to confiscation, and such confiscation may be in addition to any other punishment prescribed for such offence.

Evidence.

11 In any prosecution instituted under this Ordinance against any person for having opened, worked, or used any mine without a license, the burden of proof that he holds a license shall lie on the party accused, and until the contrary shall be proved he shall be deemed to have no license.

Decision of
Governor in
Executive
Council as to
mines.

Prosecutions
which barred.

Informer's
share.

12. If any question arises whether a mine is a mine to which this Ordinance applies, such question shall be referred to the Governor in Executive Council, whose decision thereon shall be final.

13. No prosecution shall be entertained for any offence under this Ordinance unless the same is instituted within six months from the date of the commission of the offence.

14. It shall be lawful to the court imposing a fine under the provisions of this Ordinance to award to the informer any share not exceeding a moiety of so much of the fine as is actually recovered and realised.

SCHEDULE.

FORM OF LICENSE.

I, _____, do hereby license _____ to open, work, and use a (describe nature of) mine in the land called _____, situated at _____; bounded, &c. (give boundaries), subject to the following conditions (here insert conditions, if any), and reserving to Her Majesty and her successors (here state nature of reservation).

Given at _____ this _____ day of _____, 189 . . .

Government Agent.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 29, 1890.

MINUTE.

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

An Ordinance to consolidate the Laws relating to Her Majesty's Revenue from Salt.

Preamble.

WHEREAS it is expedient to consolidate and amend the Laws now in force in this Island for the protection of Her Majesty's revenue derived from Salt: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Short title.

1 This Ordinance may be cited as "The Salt Ordinance, 1890."

Repealing clause.

2 There shall be repealed as from the commencement of this Ordinance the Ordinances mentioned in the schedule A hereunto annexed. Provided that the repeal shall not affect—

- (a) the past operation of any enactment hereby repealed, nor anything duly done or suffered under any enactment hereby repealed; nor
- (b) any right, privilege, obligation, or liability acquired, accrued, or incurred under any enactment hereby repealed; nor
- (c) any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed; nor
- (d) any legal proceedings or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid.

Interpretation clause.

3 In this Ordinance, unless the context otherwise requires—

“Vessel” shall mean anything employed to contain salt or for the carriage or conveyance of salt whether by land or water.

“Adulterated” shall mean mixed, whether mechanically or otherwise, with any substance not forming part of the composition of the salt when issued from the Government store.

“Abet” shall have the meaning given to it in “The Ceylon Penal Code.”

Collection and manufacture of salt.

4 It shall not be lawful for any person to collect or attempt to collect salt naturally formed, or to manufacture salt by any process whatsoever, except on account of Government or under the written license of the government agent of the province or assistant government agent of the district in which it shall be collected or manufactured.

Possession of salt in districts enumerated in schedules.

5 It shall not be lawful for any person (unless duly authorised by license as hereinafter provided) to possess salt in any greater quantity than two pecks in the districts enumerated in schedule B hereunto annexed or more than three quarts in the districts enumerated in schedule C hereunto annexed.

Restriction as to quality.

Provided that the possession of any salt whatever in the said districts enumerated in schedules B and C hereunto annexed, of a description different from that issued from the Government stores for sale within the limits of the village, district, or province in which such salt shall be found, shall be unlawful unless the person possessing the same shall duly account for the difference.

Government agent may grant licenses for possession or retail of salt.

6 (1) In any of the aforesaid districts the government agent of the province in which any such district is situated or the assistant government agent of the district may grant licenses for the possession or sale by retail of salt purchased from Government stores within any such district.

(2) The license to be granted to any person for the possession of salt shall define the purposes for which the salt is required, the quantity allowed to be possessed, the Government store from which the salt has been or is to be purchased, and the period during which it is to be in force. Provided that such period shall in no case exceed twelve months from the date of such license.

Retailers may grant licenses.

7 Any persons licensed to sell salt by retail may grant licenses in their respective districts for the possession of salt purchased from themselves in quantities not exceeding three pecks, and for a period not exceeding fourteen days.

Concealment of salt.

8 It shall not be lawful for any person to bury or conceal in any quantity whatever any salt illegally collected, manufactured, or possessed, or which shall not be satisfactorily accounted for.

Possession, removal, or sale of salt other than salt collected or manufactured by Government illegal.

9 It shall not be lawful for any person in any district other than those enumerated in schedules B and C hereunto annexed to possess, sell, or remove any salt whatever, unless such salt be of the same kind and description as the salt manufactured or collected in some part or parts of this Island on account of Government.

Removal of salt.

10 The removal of salt in any quantity exceeding three quarts in the districts in which the possession of three quarts is hereinbefore allowed, and two pecks in any other district, at one time from or to any place within the Island, and the export or import thereof by sea, except under the permit of some government agent or assistant government agent, or of a licensed retailer, to the extent of three pecks, shall be unlawful, and such permit shall specify the date thereof, the quantity of salt to be removed, the name of the person removing, the place from and to which, the conveyance by which, and the period within which it is to be removed, which period shall not exceed, in the case of a permit granted by a government agent or assistant government agent, three calendar months, or of a permit of a licensed retail dealer fourteen days. Provided always that it shall be lawful

by permit of any collector of customs to ship salt specified in such permit on board any vessel for the use of the crew, the same having been originally purchased from the Government salt store or licensed salt retailer according to the general provisions of this Ordinance.

Sale.

11 It shall be unlawful for any person to sell salt within the districts enumerated in schedules B and C annexed to this Ordinance in any quantity whatsoever, except on account or by license of the government agent of the province or the assistant government agent of the district within which such salt is sold.

Retailer to affix notice to place of sale.

12 Every licensed retail dealer shall affix in front of his shop, stall, or place of retail sale a board having printed or legibly written thereon the name of the licensed retail dealer and the words "Licensed to sell Salt" in the English, Sinhalese, and Tamil languages, and shall not sell any salt by retail without having such board affixed, or in any place other than that at which he is licensed to sell.

Sale of adulterated salt illegal.

13 It shall be unlawful for any storekeeper or other person selling salt on behalf of Government or any licensed retail dealer of salt to possess or sell adulterated salt.

Salt to be sold by weight.

14 Every storekeeper or other person selling salt on behalf of Government, and every licensed retailer of salt, shall be bound to sell and deliver salt by weight, and not by measure, at such price as may be fixed by Government from time to time.

Penalty for breaches of Ordinance.

15 Any person who shall collect or manufacture, or attempt to collect or manufacture, or possess, or sell, or remove, or land, or ship salt in any way contrary to the provisions of this Ordinance, or otherwise than in accordance with the license or permit on that behalf granted under this Ordinance, or who shall possess or sell adulterated salt, or bury, or conceal any salt illegally collected, manufactured, or possessed; and any master or person in charge of any vessel who shall land or ship salt from or to any vessel without a permit, or (if the salt is for the use of the crew) without having obtained a permit from a collector of customs; and any person who shall abet any other person in the commission of any of the aforesaid acts, shall be guilty of an offence, and shall be liable on conviction to a fine at a rate not exceeding twenty rupees per bushel of the salt in respect of which the offence is committed, and to a further fine, at the discretion of the magistrate, not exceeding one hundred rupees, and in default of payment to imprisonment, rigorous or simple, for any period not exceeding twelve months.

Confiscation of property.

16 And all salt in respect of which any offence shall be committed, and all vessels containing the same, or in which such salt shall be unlawfully collected, manufactured, possessed, removed, sold, or conveyed, and any machinery employed in the unlawful manufacture of salt shall be confiscated.

Police court to have jurisdiction.

17 Any offence against this Ordinance may be inquired into, tried, and determined by the police court of the district in which the offence was committed wholly or in part, and such court shall have jurisdiction to award the maximum punishment prescribed therefor, and to declare and adjudge any salt, vessel, machinery, or thing liable to be confiscated under section 16 of this Ordinance, forfeited, and to condemn the same whatever may be the amount or value thereof, anything in the Criminal Procedure Code to the contrary notwithstanding.

Arrest and seizure.

18 It shall be lawful, and every police officer is hereby required, to arrest any person whom he finds committing or attempting to commit any offence under this Ordinance, and to seize any salt or other thing declared by this Ordinance to be liable to be confiscated, and to produce the same forthwith before the police court.

Search or seizure without warrant.

19 In all cases requiring any search or seizure to be made without the delay which would be incurred by an application to the police court, any officer of the police may, on informa-

tion laid before him showing just grounds of suspicion, and that the object of search would probably be defeated by the delay of applying to the police magistrate, make such search or seizure without warrant. Provided always that such search or seizure shall be made or commenced between sunrise and sunset only, and that the police officer shall report his proceedings and the result of his search or seizure to the nearest police magistrate without unnecessary delay, and any police officer failing to make such report shall be guilty of an offence and liable on conviction to a fine not exceeding fifty rupees; and if any police officer shall have wantonly, maliciously, or corruptly exercised any power or authority hereby vested in him, he shall, besides his liability in damages to the party injured, suffer such punishment as the court shall on conviction award.

Governor empowered to exempt any parts of the Island from the restriction of the Ordinance.

20 It shall be lawful for the Governor from time to time, by proclamation to be published in the *Government Gazette*, to exempt any part or parts of the Island from all or any of the restrictions to which the same are subject under this Ordinance in regard to the sale, possession, removal, or manufacture of salt, and any such proclamation to amend, alter, suspend, or revoke by any subsequent proclamation to be issued and published in like manner.

SCHEDULE A.

No. 1 of 1836	No. 26 of 1852
No. 3 of 1838	No. 5 of 1856
No. 17 of 1840	No. 2 of 1864

SCHEDULE B.

The judicial district of Kalutara.
 Do. do. Galle.
 Do. do. Matara.

SCHEDULE C.

The judicial district of Negombo.
 Do. do. Chilaw.
 Do. do. Mannar.
 Do. do. Jaffna.
 Do. do. Mullaittivu.
 Do. do. Trincomalee.
 Do. do. Batticaloa.
 Do. do. Tangalla.

By His Excellency's command,

E. NOEL WALKER,
 Colonial Secretary.

Colonial Secretary's Office,
 Colombo, January 29, 1890.

MINUTE.

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

An Ordinance relating to a Loan to the Galle Municipality for the construction of Waterworks.

Preamble.

WHEREAS it is expedient to sanction the advance, by way of loan, of a sum not exceeding sixty thousand rupees to the municipal council of Galle, for the construction of waterworks for the supply of water to the Fort division of the Galle municipality, and to authorise the said council to levy a special water-rate on the annual value of all houses, buildings, lands, and tenements within the said division, for the purpose of liquidating the principal of, and interest on, the said loan: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

Short title.
Commencement.

1 This Ordinance may be cited as "The Galle Waterworks Loan Ordinance, 1890," and it shall come into operation on the day of , 1890.

Repeal.

2 There shall be repealed as from the commencement of this Ordinance so much of the Ordinance No. 13 of 1874 as has not heretofore been repealed.

Governor in Executive Council may lend Rs. 60,000 to Galle municipality.

3 The Governor, in Executive Council, is hereby empowered to advance to the municipal council of Galle, by way of loan, a sum not exceeding sixty thousand rupees, to be applied exclusively in the construction of waterworks for supplying water to the Fort division of the Galle municipality.

To repay the loan a water-rate may be levied.

4 (1) To enable the said municipal council to liquidate the principal of, and interest on, the loan advanced to them under section 3, it shall be lawful for the said council, and they are hereby authorised and empowered, to impose and levy a water-rate on the annual value of all houses, buildings, lands, and tenements, other than the property of the Crown, within the limits of the Fort division of the Galle municipality.

Rate not to exceed six per cent.

(2) Such water-rate shall be determined from time to time by the Governor, in Executive Council, but shall not exceed six per cent. on such annual value as aforesaid.

Rate how recovered.

(3) The provisions of any existing or future Ordinance or Ordinances, or of any by-laws lawfully enacted thereunder by the said municipal council, relating to the assessment, recovery of, and exemptions from, the police rate within the limits of the Galle municipality, shall apply to the assessment, recovery of, and exemptions from, such water-rate.

Rate to be a first charge on house property, and to be paid quarterly in advance.

5 Such water-rate shall be payable on the first day of each quarter in respect of the water to be supplied during the three months next ensuing, and shall be a first charge upon every house, building, land, and tenement within the limits of the said Fort division, and shall take precedence over every mortgage, hypothecation, or encumbrance thereon whatsoever: Provided always that on each occasion that a claim for arrears is made in respect of any one house, building, land, or tenement, such first charge and hypothecation shall be, and it is hereby limited to, not more than twelve months' arrears of water-rate.

Proceeds of rate to be applied in repayment of loan.

6 The proceeds of the rate so levied (after payment of the expenses annually incurred in the supply of water and in the collection of the rate) shall be applied to the liquidation of the principal and interest of the loan hereby authorised, and to no other purpose whatsoever; and in the event of there being in any one year any surplus after due payment of the interest and sinking fund of the said loan in the manner hereinafter mentioned, such surplus shall be carried by the municipal council to the credit of the water-rate account, and shall not form part of the municipal fund, anything in the Ordinance No. 7 of 1887 to the contrary notwithstanding.

Loan to bear interest at five per cent. per annum.

7 The loan shall bear interest (including the amount required for a sinking fund as hereinafter provided) at the rate of five per cent., amounting to three thousand rupees per annum, which sum shall be paid in equal half-yearly instalments to the treasurer of this Colony by the municipal council of Galle on the 30th day of June and the 31st day of December in each and every year, until the principal and interest due on the loan hereby authorised have been fully liquidated.

Government to retain as interest four per cent. per annum on amount due, and to apply balance towards liquidation of debt.

8 Out of this sum of three thousand rupees the Government of this Colony shall be entitled to retain as interest four per cent. per annum upon the amount from time to time due to the Government in respect of the loan, and the balance of the said sum of three thousand rupees shall be annually applied to the liquidation of the principal sum of sixty thousand rupees until the same be extinguished.

If municipality fail to pay instalments under section 7, Governor in Executive Council may authorise government agent to collect water-rate. Proviso.

9 In the event of the municipal council failing to collect and pay into the colonial treasury any of the instalments declared to be payable under section 7 within thirty days of the same becoming due, it shall be lawful for the Governor, in Executive Council, to empower the government agent of the Southern Province to collect the water-rate independently of the municipal council. Provided, however, that no person who shall have paid his water-rate in respect of any quarter to the municipal collector shall be required to pay such rate in respect of the same quarter to the government agent; nor shall any person who has paid his quarter's water-rate to the government agent be required to pay such rate in respect of the same quarter to the municipal council.

Loan to be a first charge on the rates, taxes, &c., of the municipality.

10 The loan hereby authorised shall be a first charge on the rates and taxes, rents, and all other income and property whatsoever of the Galle municipality, and such charge and hypothecation shall take effect from the date at which this Ordinance shall come into operation.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 29, 1890.

REVENUE NOTICES.

NOTICE is hereby given that on Monday, March 3, 1890, at 12 noon, the under-mentioned Arrack Farms of the Western Province from July 1, 1890, to June 30, 1891, will be exposed for sale by public auction at the Colombo Kachcheri :-

1. Of the Four Gravets of Colombo (Fort excepted).
2. Of Lansiyawatta, including Wattala, Peliyagoda, and Ambatelenpahala.
3. Of Salpiti korsale.
4. Of Siyane and Hewagam korales,
5. Of Negombo, Dunegaha, Bagam, and Dasiya pattus of Alutkuru korale, and Hapitigam korale.
6. Of Kalutara, Pasdun, and Walallawiti korales.
7. Of Panadure and Rayigam korale.

The highest bidder will be required to deposit on the day of sale one-tenth of the purchase amount in cash, and if the sale be approved by His Excellency the Governor, to furnish approved security for one-half of the whole amount, or cash to the amount of one-third, within 30 days of the day of sale.

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

F. R. SAUNDERS, Government Agent.

The Kachcheri, Colombo, February 4, 1890.

විෂ් 1890 ක්වු අවුරුද්දේ ජූලි මස 1 වෙනි දින පවත් වූ 1891 ක්වු ජූනි මස 30 වෙනි දින දක්වා මෙහි පහත සඳහන් කරණලද බස්නාහිර දිසාවේ අරක්කු රේන්ද විෂ් 1890 ක්වු මාර්තු මස 3 වෙනි සඳුදා දවල් 12කේ කනිසමට කොළඹ කවිවේරියේදී ප්‍රසිද්ධ වෙන්දේසියේ විකුණනව මෙයින් දන්වනුය.

1. කොළඹ කඩවත් හතරද (කොළඹ කොටුව අත් ඇර.)
2. වත්තල, පැලියගොඩ සහ අම්බලන් පහල ඇතුළු ලන්සිකාවත්තද.
3. සල්පිටිකෝරලේද.
4. සිංහා සහ හේවාහම් කෝරලවලද.
5. මීනමුච්චේද, අළුත්කුරුකෝරලේ දුනාහස, රුහම් සහ දසියපත්තුවලද, හාපිටිහම් කෝරලේද.
6. කළුකරද, පස්දන් සහ වලල්ලාවිච්චි කෝරල වලද.
7. පානදුරේ සහ රයිහම්කෝරලේද.

වැඩි ඉල්ලුම්කාරයින් විසින් ගන්වුදලෙන් දහයෙන් කොටසක් විකිණීම දවසේදී කඩවත්තට ඕනෑය. තවද ලකුණානන්වහන්සේ විසින් විකිණීම සඳහන් කරව පසුකි හම් විකිණීම දවසේ සිට 30 දවසක් ඇතුලතදී මුල් මුදලෙන් දෙකෙන් පංඉවක් වටිනාකමට එන්තු ගත් ඇප නොහොත් මුදලෙන් තුණෙන් පංඉවක් කඩවත්තට ඕනෑය.

ආණ්ඩුවේ පෙරකපුරුවරුන්ගේ ගාස්තුවද, මල්පු සෝදිසිකිරීමේ ගාස්තුවද, මල්පු සෑදීමේ සහ නිදහස් කිරීමේ ගාස්තුවද, ඉවම් තක්සේරුකිරීමේ ගාස්තුව සහ ඇප රිජ්ස්තර් කරණ. ගාස්තුවත් ගැනුම්කාරයා විසින් කොළඹ කවිවේරියට ගෙවන්නට ඕනෑය.

ඇඳ. ආර්. සාන්ඩර්ස්, ආණ්ඩුවේ ඒජන්තකාරය.

විෂ් 1890 ක්වු පෙබ්‍රවාරි මස 4 වෙනි දින කොළඹ කවිවේරියේදීය.

NOTICE is hereby given that on Friday, February 11, 1890, at 2 p.m., will be put up for resale at the Colombo Kachcheri, at the risk of the original purchasers, the under-mentioned Toll Rents of the Western Province from March 1 to December 31, 1890, the original purchasers of which may have failed on or before that date to complete the necessary security.

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

Road Toll.—Kotte to Kaduwela and Pore to Bope.

F. R. SAUNDERS, Government Agent.

The Kachcheri, Colombo, February 4, 1890.

විෂ් 1890 ක්වු මාර්තු මස 1 වෙනි දින පවත් දෙසැම්බර් මස 31 වෙනි දින දක්වා මෙහි පහත සඳහන් කරණලද බස්නාහිර දිසාවේ පාලම් රේන්දසට පළමු ගැනුම්කාරයින් විසින් දෙන්නට යුතුදී ඇප වූ විෂ් 1890 ක්වු පෙබ්‍රවාරි මස 21 වෙනි දිනදී නොහොත් එම ප්‍රථම දිනකදී සම්පූර්ණ කොකලොත් ඔවුන්ගේ අලාභව වෙනුවට විෂ් 1890 ක්වු පෙබ්‍රවාරි මස 21 වෙනි සිකුරාදා දවල් 2කේ කනිසමට කොළඹ කවිවේරියේදී ගැවහ විකුණනව මෙයින් දන්වනුය.

ගැවහ විකිණීමේදී ගැනුම්කාරයින් විසින් ගන්වුදලෙන් දහයෙන් කොටසක් විකිණීම දවසේදී මෙහි කඩවත්තට ඕනෑය.

කෝවිවේ සිට කඩුවෙලටද, පෝරේ සිට බෝපේට සහ පාරේ රේන්දද.

ඇඳ. ආර්. සාන්ඩර්ස්, ආණ්ඩුවේ ඒජන්තකාරය.

විෂ් 1890 ක්වු පෙබ්‍රවාරි මස 4 වෙනි දින කොළඹ කවිවේරියේදීය.

NOTICE is hereby given that on Tuesday, February 11, 1890, at 2 p.m., will be put up for resale at the Colombo Kachcheri, at the risk of the original purchasers, any of the under-mentioned Arrack Rents of the Western Province from March 1 to June 30, 1890, and Toll Rents from March 1 to December 31, 1890, the original purchasers of which may have failed on or before that date to pay the instalment for the month of January, 1890.

The purchasers at the resale will be required to deposit one-tenth of the purchase amount on the day of sale.

Arrack Rents.—Colombo, Siyane and Hewagam korales, Kalutara.

Bridges.—Dandugama, Kotugoda.

Canals.—Hendala, Kitampahuwa, Negombo, Kalutara, Lock-gate at St. Sebastian.

Ferries.—Digala, Kitulgahawatta, Munamalwatta, Kaymel, Henamulla, Pugoda, Bolgoda, Siduwa, Angurusfota, Kepu-ela.

Roads.—Ja-ela to Henaratgoda, Kelaniya to Henaratgoda, Pamankada to Horana, Alutgama to Badawana, Colombo to Galle between 29th and 30th mileposts and Tebuwana to Kalutara, Negombo to Dunegaha, Minuwangoda to Kotadeniyawa, Veyangoda to Attanagalla, Pasyala to Giriulla, Kotadeniyawa to Mirigama, Negombo to Giriulla between 4th and 6th and 8th and 9th mileposts, Negombo to Giriulla between 16th and 18th mileposts, Colombo to Kesbawa, Colombo to Kandy between 10th and 12th mileposts, Panadure to Nambapana.

F. R. SAUNDERS, Government Agent.

The Kachcheri, Colombo, February 4, 1890.

වෛ 1890 ක්වු මාර්තුමස 1 වෙනි දින පටන් පුනි මස 30 වෙනි දින දක්වා බස්නාහිර දිසාපති මෙහි පහත සඳහන්වෙන කොසියම් අරක්කුරේඤායක් සහ වෛ 1890 ක්වු මාර්තු මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා පාලම් රේඤායක් නමුත් පලමු ගැනුම්කාරයෝ විසින් වෛ 1890 ක්වු ජනවාරි මාසේ මාස මුදල ගෙවන්නට යුතු වූ දිනේදී නොහොත් ඊට ප්‍රථම දිනකදී නොගෙවුවොත් ඔහුන්ගේ අලාභිච්චෙහුව එක් රේඤා වෛ 1890 ක්වු පෙබ්‍රවාරි මස 11 වෙනි අඟහරුවාද, දවල් 2කේ කනිසමට කොළඹ කවිචේරියේදී නැවත විකුනනබව මෙයින් දන්වනුය.

නැවත විකිනීමේදී ගැනුම්කාරයින් විසින් ගන්වු ලෙන් දහයෙන් කොටසක් විකිනීම දවසේදී මෙහි කඩන්නට ඕනෑය.

කොළඹද සිසනෑ සහ සේවාගම්කෝරලවල සහ කඵ කරන් අරක්කුරේන්දද.

දඹුගම සහ කොටුගොඩ පාලම් රේන්දද. ගැඳලද, කින්නන්පහුවේද, මහවුවේද, කඵකර සහ සන්තබස්නියමෙන් ඇලරේන්දද.

දිගලද, කිතුල්ගහවත්තේද, මුනමල්වත්තේද, කම් මල්කොට්ටේද, සේනේමුල්ලේද, පුගොඩද, බොල් ගොඩද, සිදුවේද, අතුරුවාකොට්ටේ සහ කැපු ඇලෙන් තොටුපල්ලේන්දද.

ස්ඇලේ සිට ගෙනරන්ගොඩවද, කැලහියේ සිට ගෙනරන්ගොඩද, පාමන්කඩ සිට ගොරනවද, අඵන් ගම් සිට රදවානවද, කොළඹ සිට ගාල්ලටසහ පාරේ හැනැක්ම 29යේ සහ 30යේ කනුඅතරේද, තෙවුවන සිට කඵකරවද, මහවුවේ සිට දුනාගහවද, මිනිවන් ගොඩසිට කොටදෙහියාවද, වෙගන්ගොඩ සිට අන් තහගල්ලවද, පස්සාලේ සිට හිරිඋල්ලවද, කොටදෙ හියාවේ සිට මිරිගමවද, මහවුවේ සිට හිරිඋල්ලව සහ පාරේ හැනැක්ම 4රේ සහ 6යේද, 8වේ සහ 9යේ කනු අතරේද, 16යේ සහ 18වේ කනු අතරේද, කොළඹ සිට කැස්බෑව්වද, කොළඹ සිට නුවරට සහපාරේ හැනැක්ම 10යේ සහ 12යේ කනුඅතරේද, පානදුරේ සිට නඹාසා නට සහ පාරේරේඤාද.

ඇ. ආර්. සාන්ඩර්ස්,
ආණ්ඩුවේ ඒජන්ත වමන.

වෛ 1890 ක්වු පෙබ්‍රවාරි මස 4වෙනි දින කොළඹ කවිචේරියේදී.

NOTICE is hereby given that the Government Agent for the Western Province will receive sealed tenders for the purchase of the lease of the Alfred Model Farm, consisting of the following lots of land, from April 1 next, for one year, with the option to the highest tenderer of taking it for five years:—

Lot.	Extent.			Lot.	Extent.		
	A.	R.	P.		A.	R.	P.
A	8	1	2	F	3	1	4
B	32	3	10	G	16	0	12
C	18	1	25	H	37	2	0
D	13	1	10				
E	92	2	0		222	0	23

The tenders, which should be in sealed envelopes superscribed "Tender for lease of Alfred Model Farm," will be received at the Colombo Kachcheri until 12.30 o'clock on Friday, February 14, 1890, when they will be opened, and the persons making tenders will be required to be present, or to satisfy the Government Agent by some authorised agent that the tender is bona fide.

The highest tender, if approved by the Government Agent, will be accepted by him.

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

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

The Kachcheri,
Colombo, January 30, 1890.

F. R. SAUNDERS,
Government Agent.

වෛ 1890 ක්වු මාර්තු මස 1 වෙනි දින පටන් එක අවුරුද්දකට මෙහි පහත සඳහන්වෙන කවිච්චලට බෙදු හිබෙන ඇල්ලෙහි මොඩල් පාර්ම නොහොත් ආදාය ගොසිපලට අයිති ඉඩම ආණ්ඩුවෙන් බදුගැනීමට මුද්දර ලත් ඉල්ලීමට බස්නාහිර දිසාපති ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් භාරගනු ලැබේ. නමුත් වැඩි ඉල්ලීමේ කාරයට කැමති නම් එවන් පවත් පස්අවුරුද්දකට ඉල්ලීමකර බද්ද ගන්නට පුළුවන.

කවිච්.	මහක.			කවිච්.	මහක.		
	අ.	රු.	ප.		අ.	රු.	ප.
A ...	8	1	2	F ...	3	1	4
B ...	23	3	10	G ...	16	0	12
C ...	18	1	25	H ...	37	2	10
D ...	13	1	10				
E ...	92	2	0		222	0	23

මතුකී මුද්දරලත් ඉල්ලීමට මතුසිට ගෙවත් ඇත්ති ලොස් උඩ "Tender for lease of Alfred Model Farm" ඇල්ලෙහි මොඩල් පාර්ම නොහොත් ආදාය ගොසිපල බදුගැනීම සඳහා ඉල්ලීමට ගත වාසගම ඇතුළු වෛ 1890 ක්වු පෙබ්‍රවාරි මස 14 වෙනි සිකුරාදා දවල් 12.30 වෙනතුරු කොළඹ කවිචේරියට භාරගනු ලැබේ. එවිට එහිදී ඒවායේ මුද්දර කඩාබලනවා ඇත. තවද ඉල්ලීමට දී සිටින සැමදෙනාම ඉදිරිපිටට ඇවිත් (නැතහොත් තමුන් විසින් වෙන අයෙකුට නිසි බල ගන්දී ඔහු එවා ගෝ) ඒ දෙනලද ඉල්ලීමට හැබූ ඇත්තේ ඒවා බවට එජන්ත උත්තාන්සේට එන්තුගන් වන්නට ඕනෑය.

වැඩි ඉල්ලීම ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් ඒන්තුගන්නට යෙදුනේවිනම් භාරගනු ලැබේ.

ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් සම් ඉල්ලීමක් භාරගන්ව යෙදුනේවිනම් එම ඉල්ලීම කරනලද අය විසින් ඉල්ලාපු ගනනෙන් දහයෙන් කොටසකට වැටගෙන මුදල් ගනන ඔහු වහාම ඇප තිබන්නට ඕනෑවා පමනකුත්නොව එම ඉල්ලීම උතුමානත් වහන්සේ විසින් සම්කරන්ට යෙදුනවිට විකිනීම කල 30 දවසක් ඇතුලතදී එම ඉල්ලීමේ ගනනෙන් දෙකෙන් පංභවක වටිනා ඇප සැගෙන මුද්දර බජුවලින් ගෝ තුනෙන් පංභවක වටිනා ඇප මුදලෙන් ගෝ තිබා සම්පුර්නකරන්ට ඕනෑය.

තවද ඇප පිනිස තබනලද බජුව සෝදිසිකෙරීම සඳහා ආණ්ඩුවේ අද්වකාත් උත්තාන්සේට ගෙවිය යුතු ගාස්තුද, ඉඩම් තක්සේරු කිරීම සඳහා ගෙවිය යුතු ගාස්තු ඇතුළුව ඇප බජුව රේජිස්ටර් කිරීමට ගෙවියයුතු ගාස්තුත් ඔහු විසින් අත්පිට ගෙවන්නට ඕනෑය.

ඇ. ආර්. සාන්ඩර්ස්,
ආණ්ඩුවේ ඒජන්ත වමන.

වෛ 1890 ක්වු ජනවාරි මස 30 වෙනි දින කොළඹ කවිචේරියේදී.

NOTICE is hereby given that on Wednesday, March 12, 1890, at 2 o'clock P.M., the under-mentioned Arack Farms of the Southern Provinces from July 1, 1890, to June 30, 1891, will be exposed for sale by public auction at the Galle Kachcheri:—

1. Galle district, which includes Four Gravets, Akmians, Talpe pattu, Gangaboda pattu, Wellaboda pattu, Hinidum pattu, and Bentota-Walallawiti korale.
2. Hambantota district, which includes Giruwa pattu east and west and Magam pattu.
3. Mstara district, which includes Beligam and Morawak korales, Four Gravets, Gangaboda pattu, Kandaboda pattu including Makawiti, and Wellaboda pattu.

Ten per cent. of the amount bid must be deposited in cash on acceptance of any offer, which sum will be forfeited if the necessary securities are not completed within thirty days of the day of sale.

No deeds will be accepted for this 10 per cent.

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

After the completion of the security the 10 per cent. deposit referred to shall remain in deposit if the Government Agent should so order, and shall be taken and applied in payment of the last instalment, and in part payment of the 11th instalment, so far as the said 10 per cent. deposit shall extend.

W. H. Moor,
for Government Agent.

Galle Kachcheri,
February 1, 1890.

විෂය 1890 ක්වූ ජූලි මස 1 වෙනි දින සිට වසර 1891 ක්වූ ජූනි මස 30 වෙනි දින දක්වා දකුණු පළාතේ මෙහි පහත සඳහන්වූ ආරක්ෂා රේඛා දකුණු පළාතේ ඒජන්ත උත්තරයේ විසින් ලබන මාරතු මස

12 වෙනි බදාදා දවල් 2 ව ප්‍රසිද්ධ වෙන්දේසියේ විකුණනු ලබන සෙයෙහි වූයේ ඇත.

1.—ගාළු දිස්ත්‍රික්කයේ.
කඩවත් සතර සහ අක්මිමන, තල්පේ පත්තුව, හෙබඩ පත්තුව, වැල්ලබඩ පත්තුව, බෙන්කොට වල්ලප්පි වි කෝරලය සහ හිනිදුම් පත්තුව.

2.—හම්බන්තොට දිස්ත්‍රික්කයේ.
ගැලෙනහිර ගිරුවා පත්තුව, බස්නාහිර ගිරුවා පත්තුව, මාගම පත්තුව.

3.—මාතර දිස්ත්‍රික්කයේ.
වැලිගම සහ මොරටක් කෝරල, මාතර කඩවත් සතර, ගඟබොඩපත්තුව, මාකාවිට සහ වැල්ලබඩ පත්තුව ඇතුළත කඳවම් පත්තුව.

දුල්ල ප්‍රදාන අත්තිම මිලගණනයන් සියයට දහය ගණනේ මුදලක් කාසිවලින් බඳිනු ලැබේ. එම මුදලට මර්ජන තාරගණනය ලැබේ.

විකුණුප්‍රදාන සිට නිස් දවසක් ඇතුළතදී මිනැකරණ ඇරඹී නිවැසියා කළොත් ඉහත සඳහන් කළ මුදල දඩ පිණිස ගනු ලැබේ.

ඇපේට තබන සෑම මර්ජනවලටම එහි සඳහන් වූ ඉඩම් වෙනතසකට ඇපේටට බැඳී නැති නිරවුල් මර්ජන බවට ඉඩම් ලියා පදිංචිකරණ කන්තෝරුවේ ප්‍රධාන තැනගෙන් ලියවිල්ලක් තිබෙන්නට මිනැස. එම සහ නික පත්‍රය ඇරඹෙන අයගේ විසඳුමක් ගතවූයේ.

ඒජන්ත උත්තරයේ එසේ නිසම කළොත් ඇප නිවැසි කළාසින් පසු මුදල තබනු ලබනු ලබන සියයට දහයේ මුදල් ගණන අත්තිම මාසේ මුදල් කොටස වෙනුවෙන්ද, එකකාලයේ වෙනි මුදල් කොටසේ පහ ගෙවීමක් හැටියටද, කවිවේරියේ නවත්වා ගන්ව යෙදේ.

බිච්චු. එච්. මුර්.
ආණ්ඩුවේ ඒජන්ත තැන වෙනුවට.

වසර 1890 ක්වූ පෙබරවාරි මස
1 වෙනි දින ගාල්ලේ කවිවේරියේදීය.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,274, w. p. Colonial Secretary's Office, Colombo, January 23, 1890.

AT 11 A.M. on Tuesday, March 4, 1890, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his office in Colombo, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Lot.	Name of Land.	Village.	Extent.
			A. R. P.
Preliminary plan 9,089.			
Situation—Palle pattu of Salpiti korale.			
7782	Madangahawatta	Rawatawatta	0 1 12
Preliminary plan 9,133.			
Situation—Palle pattu of Salpiti korale.			
7846	Kahatagahawatta	Kaldemulla	0 1 9
Preliminary plan 8,262.			
Situation—Meda and Palle pattu's of Hewagam korale.			
H 471	—	Jaltara	2 0 14
5766	Kahatagalawatta	do.	0 1 1
5772	—	Dedigomuwa	0 2 14

Lot.	Name of Land.	Village.	Extent.
			A. R. P.
Preliminary plan 1,444.			
Situation—Meda pattu of Siyane korale.			
R 344	Milagahalanda	Yagoda	4 1 10
Preliminary plan 9,293.			
Situation—Meda pattu of Siyane korale.			
A 590	Kolainkumburaowita	Kahambilihena	0 2 2
Preliminary plan 8,907.			
Situation—Gangaboda pattu of Siyane korale.			
W 513	Walanteragahalanda	Owitigama	0 2 39
Y 513	Do.	do.	4 0 36
Preliminary plan 9,136.			
Situation—Udugaha pattu of Salpiti korale.			
7848	Kitulawila	Kiriwattuduwa	1 3 38
Preliminary plan 9,169.			
Situation—Meda pattu of Siyane korale.			
A 540	Dikgalanda	Pilikuttuwa	0 2 6
Preliminary plan 9,164.			
Situation—Meda pattu of Siyane korale.			
T 539	Godellewatta	Batapola	0 0 23

Lot.	Name of Land.	Village.	Extent.	
			A.	R. P.
	Preliminary plan 9,159.			
W 538	Situation—Meda pattu of Siyane korale. Verellalanda	Talgaemotte	1	2 28
	Preliminary plan 5,989.			
C 381	Situation—Ragam pattu of Alutkuru korale. Delgahawatta	Niwandama	1	0 12
	Preliminary plan 9,179.			
I. 642	Situation—Meda pattu of Siyane korale. Wilakumburapur-na	Titalapitigoda	0	0 24
	Preliminary plan 9,201.			
H 544½	Situation—Meda pattu of Siyane korale. Kahatagahalanda	Kittanmahara	0	2 0
	Preliminary plan 9,186.			
S 543	Situation—Palle pattu of Hewagam korale. Diyapragahawita	Pore	0	2 28
	Preliminary plan 9,878.			
Z 596	Situation—Meda pattu of Siyane korale. Millagahawatta	Warapalana	0	2 23
A 696	Mellawaha or Horagahawatta	do.	2	3 1
	Preliminary plan 9,572.			
8263	Situation—Adikari pattu of Siyane korale. Galabodakumbura	Walgama	1	1 24
8264	Wadagekumbura	do.	1	0 38
	Preliminary plan 9,362.			
8234	Situation—Adikari pattu of Siyane korale. Muttettuwakumbura	Walgama	1	0 23
8235	Dangahakumbura	do.	1	1 18
8236	Do.	do.	0	3 2
8237	Hiripitanakura	do.	1	0 3
8238	Dangahakumbura	do.	0	2 23
	Preliminary plan 8,149.			
8579	Situation—Gangaboda pattu of Siyane korale. Millagahawatta	Walpola	2	2 9

Upset price,—Rs. 10 per acre.

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

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

නො.	ගම.	ඉඩම.	මහත.	
			අ.	රු. ප.
A 590	කහඹිලිගෙන	සිතියම 9,298. කොලොන්නි කුඹුර බිවට	0	2 2
	මෙම බිම්කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ මැදපත්තුවේය.			
W 513	බිවිටගම	සිතියම 8,907. වලුන්තෙරගහ ලන්ද	0	2 39
Y 513	එම	එම	4	0 36
	මෙම බිම්කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ ගහබොඩ පත්තුවේය.			
7848	කිරිවත්තුව	සිතියම 9,136. කිතුලාචිල	1	3 38
	මේ බිම් කොටස තිබෙන්නේ සල්පිටිකෝරලේ උඩ ගහපත්තුවේය.			
A 540	පිලිකුන්තුව	සිතියම 9,169. දික්ගල ලන්ද	0	2 6
T 539	බටේපොල	සිතියම 9,164. ගොඩැල්ලවත්ත	0	0 23
W 538	තල්ගස්මොළේ	සිතියම 9,169. වෙරළල ලන්ද	1	2 28
	මේ බිම්කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ මැදපත්තුවේය.			
C 381	නිවන්දම	සිතියම 5,989. දෙල්ගහවත්ත	1	0 12
	මෙම බිම්කොටස තිබෙන්නේ අළුතැර කෝරලේ රහම්පත්තුවේය.			
L 542	කින්නලපිටි	සිතියම 9,179. ගොඩ විලකුඹුර පුරණ	0	0 24
H 544½	කින්නත්මහර	සිතියම 9,201. කහවගහලන්ද	0	2 0
	මේ බිම්කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ මැද පත්තුවේය.			
S 543	පෝරේ	සිතියම 9,186. දියපෝරගහ බිවට	0	2 28
	මේ බිම් කොටස තිබෙන්නේ හේවාගම් කෝරලේ පල්ලේ පත්තුවේය.			
Z 535	බරපලාන	සිතියම 9,878. මිල්ලගහවත්ත	0	2 28
A 596	එම	එම නොහොත් හොරගහවත්ත	2	3 1
	මේ බිම් කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ මැදපත්තුවේය.			
8263	වල්ගම	සිතියම 9,572. ගලබොඩකුඹුර	1	1 24
8264	එම	එම	1	0 38
8234	එම	සිතියම 9,362. මුත්තෙරපුව කුඹුර	1	0 23
8235	එම	උත්තහ කුඹුර	1	1 18
8236	එම	එම	0	3 2
8237	එම	හිරිපිටි කුඹුර	1	0 3
8238	එම	දත්තහ කුඹුර	0	2 28
	මේ බිම්කොට්ඨාස තිබෙන්නේ සියනැකෝරලේ අදිකාරි පත්තුවේය.			
8579	වල්පොල	සිතියම 8,149. මිල්ලගහවත්ත	2	2 9
	මේ බිම් කොටස තිබෙන්නේ සියනැකෝරලේ ගහ බොඩ පත්තුවේය.			

මිලකරතිබෙන්නේ අක්කරයක් රුපියල් 10 බැගින්.
මෙම ඉඩම් ගැන වැඩිදුර කාරණා වංසාධිපති ආර්ථික පනතින් දැනගන්නා සේය. මිනිස් මිනිස් දේසිය ගැන කාරණා බස්සාලා දියාලේ වංසාධිපති ආණ්ඩුවේ ඒජන්ත උත්සාහයන්ගෙන් දැනගන්නට පුළුවන.

උතුරු පළාතේ ආණ්ඩුලෙස,
ජ. ගොඵල් වාකර,
මහසේනාපාය වම්බ.

වම් 1890 ක්වු ජනවාරි මස 23 වෙනි
No. 1,274, w. P. දින කොළඹ මහසේනාපාය උත්සාහයන්ගේ කන්දෝරුවේදීය.

සිතියම 9,089.

නො.	ගම.	ඉඩම.	මහත.	
			අ.	රු. ප.
7787	රහමාවත්ත	මාදන්ගහවත්ත	0	1 12
	සිතියම, 9,138.			
7846	කල්දේමුල්ල	කහවගහවත්ත	0	1 9
	මේ බිම්කොටස තිබෙන්නේ සල්පිටිකෝරලේ පල්ලේ පත්තුවේය.			
H 471	ජල්කර	සිතියම 8,262.	2	0 14
5766	එම	කහවගහ වත්ත	0	1 1
5772	දඩිගොවුව	—	0	2 14
	මේ බිම් කොට්ඨාස තිබෙන්නේ හේවාගම්කෝරලේ මැදපත්තුවේය.			
R 844	යාගොඩ	සිතියම 1,444. මිල්ලගහ ලන්ද	4	1 10

No. 1,275, w. P.

Colonial Secretary's Office,
Colombo, February 5, 1890.

AT 11 A.M. on Tuesday, March 25, 1890, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his office in Colombo, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 2,068.

Situation—Ragam pattu of Alutkuru korale.

Lot.	Name of Land.	Village.	Extent. A. R. P.
M 613	Delgabakumbura	Ragama	5 1 38
O 613	Medakumbura	do.	4 3 36

Preliminary plan 7,790.

Situation—Meda pattu of Hewagam korale.

4512	Maligagodella	Angomuwa	5 1 10
------	---------------	----------	--------

Preliminary plan 3,302.

Situation—Meda pattu of Hewagam korale.

5984	Kahatagahalanda	Arukwatta	19 2 16
------	-----------------	-----------	---------

Preliminary plan 9,062.

Situation—Ragam pattu of Alutkuru korale.

Lot.	Name of Land.	Village.	Extent. A. R. P.
X 528	Horagahawatta	Narangoda-paluwa	0 1 1
Z 528	Do.	do.	0 0 8
A 529	Horagahalanda	do.	6 1 0
B 529	Do.	do.	0 0 4
D 529	Dambugahawatta	do.	0 0 7
E 529	Do.	do.	0 0 8
I 529	Uralindawatta	do.	0 0 20
K 529	Do.	do.	0 0 11
L 529	Do.	do.	0 0 9
M 529	Millagahawatta	do.	0 0 20
N 529	Hikgahawatta	do.	0 0 6
O 529	Do.	do.	0 0 1

Preliminary plan 9,040.

Situation—Meda pattu of Hewagam korale.

7728	—	Pinnawala	0 0 22
------	---	-----------	--------

Preliminary plan 5,989.

Situation—Ragam pattu of Alutkuru korale.

F 376	Delgabawatta	Niwandama	1 2 6
-------	--------------	-----------	-------

Preliminary plan 9,177.

Situation—Meda pattu of Siyane korale.

R 541	Delaturawatta	Thihariya	5 3 2
-------	---------------	-----------	-------

Preliminary plan 8,262.

Situation—Meda and Palle pattus of Hewagam korale.

5759½	Uduwilawatta	Jaltara	0 2 14
-------	--------------	---------	--------

Preliminary plan 9,230.

Situation—Meda pattu of Hewagam korale.

M 545	Panwilakumbura	Pinnawala	0 0 37
-------	----------------	-----------	--------

Preliminary plan 7,314.

Situation Adikari pattu of Siyane korale.

2775	—	Udupila	0 2 4
N 326	Horagabadeniya	do.	0 1 35
A 331	Pallewatta	do.	0 1 4
B 332	Etaheraliyagahaowita	do.	0 2 1

Preliminary plan 9,112.

Situation—Meda pattu of Hewagam korale.

7825	Kahatagahalanda	Padukka	8 2 38
------	-----------------	---------	--------

Preliminary plan 9,168.

Situation—Ragam pattu of Alutkuru korale.

X 639	Halgahalanda	Haladuruwawa	1 2 29
-------	--------------	--------------	--------

Lot.	Name of Land.	Village.	Extent. A. R. P.
Preliminary plan 5,500.			
Situation—Meda pattu of Hewagam korale.			
6227	Alupotalanda	Angomuwa	2 2 17

Preliminary plan 6,960.

Situation—Udugaha pattu of Salpiti korale.

1223	Kongahalanda	Kiriwatuduwa	8 2 5
------	--------------	--------------	-------

Upset price,—Rs. 10 per acre.

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

By His Excellency's command.

E. NOEL WALKER,
Colonial Secretary.

No. 1,275, w. P. වසී 1890 නවු ලෙටුවාරිමස 5 වෙනි දින කොලම් මහසෙසුකාරිස්ථන් නාන්සේගේ කන්කෝරුවේදිස.

වසනාඉර දිසාවේ වංසාසිපති ආණ්ඩුවේ ඒරත්න උත්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වසී 1890 නවු මාර්තු මස 25 වෙනි දිනට අගරුවාදා දවල් 11ට කොලම් කම්බේරිසේදී වෙන්දේසිකර විකුණන්නට යෙදෙනව ඇත.

සිතියම 2,068.

නො.	ගම.	ඉඩම.	මහත. අ. රු. ප.
M 613	රුගම	දෙල්ගහකුඹුර	5 1 38
O 613	එම	මැදකුඹුර	4 3 36

මේ විමකොට්ඨාස තිබෙන්නේ අළුත්කුරුකෝරලේ රුගමපත්තුවේය.

සිතියම 7,790.

4512	අත්ගොවුව	මාලියාගොඩැල්ල	5 1 10
------	----------	---------------	--------

සිතියම 3,302.

5984	අරුක්වත්ත	කහවගහලඳ	19 2 16
------	-----------	---------	---------

මේ විමකොට්ඨාස තිබෙන්නේ සේවාගම්කෝරලේ මැදපත්තුවේය.

සිතියම 9,062.

X 528	කාරන්ගොඩ	ගොරගහවත්ත	0 1 1
Z 528	එම	එම	0 0 8
A 529	එම	ගොරගහලඳ	6 1 0
B 529	එම	එම	0 0 4
D 529	එම	දඹුගහවත්ත	0 0 7
E 529	එම	එම	0 0 8
I 529	එම	උරලිදවත්ත	0 0 20
K 529	එම	එම	0 0 11
L 529	එම	එම	0 0 9
M 529	එම	මල්ලගහවත්ත	0 0 20
N 529	එම	භික්ගහවත්ත	0 0 6
O 529	එම	එම	0 0 1

මේ විමකොට්ඨාස තිබෙන්නේ අළුත්කුරුකෝරලේ රුගමපත්තුවේය.

නො.	ගම.	ඉඩම.	මහක. අ. රු. ප.
		සිතියම 9,040.	
7723	පිත්තවල	—	0 0 22
	මේ බිම්කොටස	නිබෙන්ගේ සේවාගම්කෝරලේ මැදපත්තුවේය.	
		සිතියම 5,989.	
F 376	නිවන්දම	දෙල්ගහවත්ත	1 2 6
	මේ බිම්කොටස	නිබෙන්ගේ අඵන්කුරුකෝරලේ රාගම්පත්තුවේය.	
		සිතියම 9,177.	
R 541	නිහාරිය	දුලතුරවත්ත	5 3 2
	මේ බිම්කොටස	නිබෙන්ගේ සියනැකෝරලේ මැදපත්තුවේය.	
		සිතියම 8,262.	
5759½	පල්තර	උඩුච්චත්ත	0 2 14
	මේ බිම්කොටස	නිබෙන්ගේ සේවාගම්කෝරලේ මැදපත්තුවේය.	
		සිතියම 9,230.	
M 545	පිත්තවල	පත්ච්චකුඹුර	0 0 37
	මේ බිම්කොටස	නිබෙන්ගේ සේවාගම්කෝරලේ මැදපත්තුවේය.	
		සිතියම 7,314.	
2775	උඩුපිල	—	0 2 4
N 326	එම	හොරගහදෙණිය	0 1 35
A 331	එම	පැලවත්ත	0 1 4
B 332	එම	ඇටහෙරළියගහ බිව්ව	0 2 1
	මේ බිම්කොටස	නිබෙන්ගේ සියනැකෝරලේ අදිකාරිපත්තුවේය.	

නො.	ගම.	ඉඩම.	මහක. අ. රු. ප.
		සිතියම 9,112.	
7825	පාදක්ක	කහටගහලඳු	8 2 38
	මේ බිම්කොටස	නිබෙන්ගේ සේවාගම්කෝරලේ මැදපත්තුවේය.	
		සිතියම 9,168.	
X 539	හලාදුරුවාව	ගල්ගහලඳු	1 2 29
	මේ බිම්කොටස	නිබෙන්ගේ අඵන්කුරුකෝරලේ රාගම්පත්තුවේය.	
		සිතියම 5,500.	
6227	අත්ගොමුව	අඵපොතලඳු	2 2 17
	මේ බිම්කොටස	නිබෙන්ගේ සේවාගම්කෝරලේ මැදපත්තුවේය.	
		සිතියම 6,960.	
1223	කිරිවත්තුවුව	කෝත්ගහලඳු	8 2 5
	මේ බිම්කොටස	නිබෙන්ගේ සල්පිටිකෝරලේ උඩුගහපත්තුවේය.	
	මිලකරනිබෙන්ගේ	අක්කරයක් රුපියල් 10 බැගින්	
	මෙම ඉඩම් ගැණ	වැඩිදුර කාරණ වංසාබිසති සර්වේසර් පනරුල් උත්තාන්සේගෙඳු, විකිනිමේ කොන්දේසිය ගැණ කාරණ බස්නාඉරදිසාවේ වංසාබිසති ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙඳු දැනගත්ව පුළුවන.	
		උතුමානන්වගන්සේගේ ආඥාවලෙස,	
		ජ. තොළල් වාකර්, මහසෙනෙකාරිස් වමිහ.	

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,179, c. p.

Colonial Secretary's Office, Colombo, February 5, 1890.

ON Wednesday, March 19, 1890, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Pallesiyapattuwa korale division of the Pata Dumbura district of the Central Province.

Preliminary plan 2,203.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
7125	Narany anawa	Digane-eladeniya	The Crown	Owita	1 0 21
7126	Do.	Digane-elawatta	do.	Jungle	10 2 15

Upset price,—Rs. 15 per acre.

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

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

No. 1,179, c. p.

විෂි 1890 ක්වු පෙබ්වාරි මස 5 වෙනි දින කොළඹ මහසෙනෙවුකාරීස් උත්තාන්සේගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විෂි 1890 ක්වු මාර්තු මස 19 වෙනි වුදදින දවල් 12ට මහනුවර කම් මේරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ පානදුමර පල්ලේසිය පත්තුවේ කෝරලේ පිහිටා තිබෙන බිම්කම්වි දෙකක්. සිතියම 2,203. අයිතිකම කියන්නා—ආණ්ඩුව.

කො.	ගම.	ඉඩම.	අන්දම.	මහත.
7125	නාරන්පසාව	දිගනේදැල දෙකිය	ඔව්ව	අ. රු. ප. 1 0 21
7126	එම	එම වන්න	කැලේ	10 2 15

අක්කරයක් රුපියල් 15 බැගින් මිලකර තිබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංසාබිපති සර්වේපර් ජනරාල් උත්තාන්සේගෙහු, විසින්මේ කොන්දේසිය ගැණ කාරණ මධ්‍යමදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙහු දැනගන්නට පුළුවන.

උතුමානන්වගන්සේගේ ආණ්ඩුවලෙස, ජ. කොළිල් වාකර්, මහසෙනෙවුකාරීස් වමිස.

No. 1,180, c. p.

Colonial Secretary's Office, Colombo, February 5, 1890

ON Wednesday, March 19, 1890, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Kandukara Ihala korale division of the Udapalata district of the Central Province, about a mile east of the Ulapane tunnel between Gampola and Nawalapitiya.

Preliminary plan 4,067.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
10902	Kekulalanda	Imbulgolla Periya or Hikgollekele	Very steep forest and patana	14 1 36

Upset price,—Rs. 20 per acre.

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

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

No. 1,180, c. p.

විෂි 1890 ක්වු පෙබ්වාරි මස 5 වෙනි දින කොළඹ මහසෙනෙවුකාරීස් උත්තාන්සේගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ මහනුවර ගෞරවනීයවූ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විෂි 1890 ක්වු මාර්තු මස 19 වෙනි වුදදින දවල් 12ට මහනුවර කම් මේරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩපලාත කඳුකර ඉහල කෝරළේ ගම්පලටත් නාවලපිටියටත් අතරේ උලපයේ බිම් ගෙට ගැහැක්මක් පමණ නැගෙනගුරින් පිහිටාතිබෙන බිම්කම්පියක්.

සිතියම 4,067. අයිතිකම් කියත්තා—ආණ්ඩුව.

කො.	ගම.	ඉඩම.	අයදුම.	මහක. අ. රු. ප.
10902	කුකුලාලන්ද	ඉමුල්ගොල්ලේ පෙරිය හික් ගොල්ල, නොගොත් කැලේ	පනත සහ ඉතාලස් කඳුමයඩු මුකලාත	14 1 36

අක්කරයක් රූපියල් 20 බැගින් මිලකර තිබේ.

මෙම ඉඩමගැණ වැඩිදුර කාරණා වංශාසිපති සර්වේසර් ජනරාල් උන්නාන්සේගෙන්ද, විකිණීමේ කොන්දේසියගැණ කාරණා මහනුවර ආණ්ඩුවේ ඒජන්ත උන්නාන්සේගෙන්ද දැනගන්නට පුළුවන.

උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙකාරීස් වමිහ.

No. 1,181, c. P.

Colonial Secretary's Office,
Colombo, February 5, 1890.

ON Wednesday, March 19, 1890, at 12 o'clock noon, the Assistant Government Agent of Matale will put up to auction, at his office in Matale, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Udasiyapattuwa division of the Wagapanaba korale of Matale district of the Central Province, about $\frac{1}{2}$ a mile north-west of the 35th milepost on the road from Matale to Dambulla.

Preliminary plan 2,869.

Lot.	Village.	Name of Land.	Description.	Extent. A. R. P.
8714	Bibila	Wendesihena	Chena	2 2 33

Upset price, - Rs. 10 per acre.

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

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

No. 1,181, c. P.

වමි 1890 ක්වු පෙබරවාරි මස 5 වෙනි දින කොළඹ මහසෙනෙකාරීස් උන්නාන්සේගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ මාතලේ උප ඒජන්ත උන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වමි 1890 ක්වු මාර්තු මස 19 වෙනි වුද දින දවල් 12ට මාතලේ කම්බේරියේදී වෙන්දේසිකර විකුනනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ මාතලේ වගපහන කෝරළේ උඩපිස පන්තුවේ මාතලේ හිට දඹුල්ලට යන පාරේ නොමී මර 35හේ ගැහැක්ම කනුවට ගැහැක්ම බාගසක් පමණ වයඹ කොනින් පිහිටාතිබෙන බිම්කම්පියක්.

සිතියම 2,869. අයිතිකම් කියත්තා—ආණ්ඩුව.

කො.	ගම.	ඉඩම.	අයදුම.	මහක. අ. රු. ප.
8714	බිබිල	වෙන්දේසි හේන	හේන	2 2 33

අක්කරයක් රූපියල් 10 බැගින් මිලකර තිබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාසිපති සර්වේසර් ජනරාල් උන්නාන්සේගෙන්ද, විකිණීමේ කොන්දේසිය ගැණ කාරණා මධ්‍යම දිසාවේ ආණ්ඩුවේ ඒජන්ත උන්නාන්සේගෙන්ද දැනගන්නට පුළුවන.

උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙකාරීස් වමිහ.

LAND SALES IN THE SOUTHERN PROVINCE.

No. 718, s. P.

Colonial Secretary's Office,
Colombo, January 21, 1890.

ON Friday, March 14, 1890, at noon, the Government Agent for the Southern Province will put up for sale or settlement, at the Hiniduma Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

One hundred and one allotments of land situated in the Hiniduma pattu of the Galle district of the Southern Province.

Preliminary plan 1,317. Situation—Panangala.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.	
				A.	R. P.
E 590	Lindalangakoratuwa	P. P. Bastian	Garden	0	1 6
F 590	Wakkadalangagodawatta	O. Auneris	do.	0	0 35
I 590	Galpottapelessewattabedda	W. U. de Silva	do.	0	0 31
J 590	Pillagawawatta	L. Adu Appu	do.	0	0 15
K 590	Millagahawatta	H. Hinni Appu	do.	0	0 18
L 590	Do.	H. Babappu	do.	0	1 18
M 590	Murtawitagodawatta	W. Ida n	do.	0	1 0
N 590	Elabada-andrisagewatta	E. Andris	do.	0	0 36
O 590	Katuwangodabeddawatta	W. Babappu and others	do.	0	0 14
Preliminary plan 1,298.					
10405	Nagahapelessegoda	The Crown	Garden	0	0 24
10409	Galpotawatta	do.	do.	0	1 0
10410	Do.	do.	do.	0	0 15
10411½	Tanahenadeniya	do.	Field	0	0 5
10412	Do.	do.	do.	0	0 26
Preliminary plan 1,299. Situation—Hiniduma.					
10413	Malagahawalaokanda	The Crown	Jungle	1	3 14
10414	Piliwaladekandadeniya	do.	Paddy field	1	0 7
10418	Radagodella	do.	Jungle	1	1 13
Z 586	Radagodella-addaraokanda	V. A. Sinno Naide	Garden	0	0 36
A 587	Radagodella-addara	do.	Owita	0	0 9
10419	Landagoda-addara	The Crown	Deniya	0	0 26
10420	Landagoda	do.	Scrub	1	0 5
10421	Liyanagedaramahaowita	do.	Owita	3	0 18
10422	Do.	do.	do.	0	1 24
B 587	Liyanagedaramahawatta	L. Elias and others	Garden	1	1 38
10423	Galdelagoda	The Crown	do.	0	1 11
C 587	Galdelagodaowita	Elias Jayasekara	Owita	0	1 12
10425	Sudilawadeniyamedaduwa	The Crown	Patana	0	0 37
10426	Millagahakumbura	do.	Paddy field	0	0 30
D 587	Pungiliyadiwelwatta	P. Bastian	Low jungle	0	0 32
E 587	Do.	T. Baba	Garden	0	1 11
F 587	Do.	H. Bastian	do.	0	1 22
G 587	Do.	T. Baba	do.	0	0 31
H 587	Do.	P. Bastian	do.	0	0 19
Preliminary plan 1,308. Situation—Hiniduma.					
10516	Kebellawitiyalawatta	The Crown	Garden	0	0 30
Situation—Panangala.					
10517	Ketalangaokanda	The Crown	do.	0	2 24
Preliminary plan 1,305. Situation—Eppela.					
10484	Imbulwitiyalakaratura	The Crown	Chena	6	1 23
10485	Imbulwitiyaladeniya	do.	Paddy field	0	3 12
Preliminary plan 1,303. Situation—Panangala.					
10472	Godellawatta	The Crown	Garden	0	0 12
10473	Panselalangadeniya	do.	Deniya	0	1 26
10474	Do.	do.	Paddy field	0	1 24
10475	Do.	do.	Deniya	0	0 11
10476	Do.	do.	do.	0	0 12
10477	Gahalakoladeniyagoda	do.	Low jungle	0	2 38
10478	Gahalakoladeniya	do.	Paddy field	2	2 21
10479	Do.	do.	Deniya	0	1 14
10480	Do.	do.	do.	0	0 24
10481	Gahalakoladeniy goda	do.	Jungle	0	2 6
10482	Gahalakoladeniya	do.	Deniya	0	0 34
X 587	Panugahawatta	L. Adrian	Garden	0	0 29
Y 587	Do.	do.	do.	0	2 18
Z 587	Do.	do.	do.	0	1 2
A 588	Do.	do.	do.	0	0 16
Preliminary plan 1,291. Situation—Panangala.					
10366	Egodapatta	The Crown	Chena	0	1 10
10367	Do.	do.	do.	0	0 5
10368	Weralugahagodella	do.	Jungle	0	1 29
10369	Do.	do.	do.	0	0 25
10370	Do.	do.	do.	0	1 32
10371	Do.	do.	do.	0	1 18
10372	Dehigahagodella	The Crown and B. M. de Silva	Owita	0	3 18
10373	Do.	The Crown	Low jungle	1	0 24
10374	Do.	do.	do.	0	3 37
10375	Borslanwita Ihala eniya	do.	Paddy	0	2 0
10376	Wattabenadeniya	do.	do.	2	0 32
10377	Do.	do.	do.	1	1 1
Preliminary plan 1,315. Situation—Panangala.					
10557	Pandit gejaragoda	—	Garden	0	0 7
10558	Do.	—	do.	0	0 27

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		
				A.	R.	P.
10396	Dumiwanagoda	Preliminary plan 1,295. The Crown	Waste land	1	2	26
10435	Gahawattagodabedda	Preliminary plan 1,302. Situation—Koralegama. The Crown	Jungle	0	1	13
10438	Waturawegodella	Situation—Eppala. The Crown	Plantains	0	0	14
10439	Do.	do.	Chena	0	1	0
10440	Do.	do.	Low jungle	0	1	9
10441	Do.	do.	do.	5	0	25
10442	Tittagahadeniya	do.	Paddy	0	0	5
10444	Mimapakolaketiyakanda	do.	Okanda	0	1	25
10446	Do.	do.	Threshing-floor	0	0	4
10447	Mimapakolaketiya-addarakanda	do.	Owita	0	1	18
10448	Kekunahena (r Mimapakolaketiya	do.	Jungle	1	3	32
10449	Kekunahenakanda	do.	Owita	0	1	12
10450	Tittagahadeniya	do.	Deniya	0	0	10
10452	Muttantirigodadelgahakebella	do.	Chena	0	0	19
10453	Halgahapelesseowita	do.	Owita	0	2	5
10454	Panittewalapalla	do.	do.	0	3	19
10455	Kekunahenakanda	do.	do.	0	1	22
10456	Kekunahenadeniya	do.	Field	0	2	9
10457	Kekunahenagodella	do.	Low jungle	1	3	7
10458	Kekunahenakandakumbura	do.	Field	0	2	14
10459	Kekunahenakanda	do.	Owita	0	2	9
10461	Kekunahenakumbura	do.	Paddy	3	3	18
10462	Kekunahenakanda	do.	Owita	0	0	20
10463	Do	do.	Scrub	0	1	23
10464	Kekunahena	do.	Chena	0	3	32
10465	Kekunahenaowita	do.	Owita	1	1	28
10466	Do.	do.	do.	0	2	14
10467	Do.	do.	do.	0	0	22
10468	Do.	do.	do.	0	1	27
10469	Kekunahenaowitakumbura	do.	Paddy	4	3	31
10470	Kekunahenaowitadeniya	do.	do.	0	2	26
Preliminary plan 1,297. Situation—Hiniduma.						
X 586	Wamparagahalangaala-addara	G. L. Elias	Garden	0	0	17
10402	Katapatiliyagodella	The Crown	Jungle	2	1	10
Situation—Panangala.						
10403	Gurugodellawatta	The Crown	Garden	0	0	11
10404	Gurugodellabedda	do.	Jungle	0	0	8

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

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

No. 718, S. P.

විමි 1890 ක්වූ ජනවාරි මස 29 වෙනි දින කොළඹ මහසෙනෙවරියේ උත්සාහයෙන් කන්තෝරුවේදීය.

මෙහිදී දකුණු පලාතේ ඒජන්ත උත්සාහයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විමි 1890 ක්වූ මාර්තු මස 14 වෙනි දින වූ සිකුරුදාට හිතියම නානා ගමේදී වෙන්දේසිකර පිකුණුවට නොගොස් අයිතිකාරයින්ට බේරුම්කරදෙන්නට ගෙදෙනවා ඇත.

ගාම දිසාවේ දකුණු පලාතේ හිතියම පත්කුමේ පිහිටාතිබෙන හිමි කැබලි 101,

සිතියම 1,317. පිහිටාතිබෙන්නේ—පත්තගල.

නො.	ඉඩම.	අයිතිකම්කරන්නා.	අයුම.	මකක.
			වත්ත	අ. රු. ප.
E 590	පිදලගකොරවුව	පී පී. බස්නිසන්	එම	0 1 6
F 590	වත්කඩලග ගොඩවත්ත	බී. අවුනේරිස්	එම	0 0 35
I 590	ගල්පොහනපැලස්සේ වත්තේ බැද්ද	බිහිලිච්චි. යු. ද සිල්වා	එම	0 0 31
J 590	පිල්ලගාවා වහන	ඇල්. අද්දප්ප	එම	0 0 15
K 590	මිල්ලගක වහන	එම්. ඩික්කිඅප්ප	එම	0 0 18
L 590	එම	එම්. බබ්ප්ප	එම	0 1 18
M 590	මුර්තච්චගොඩ වහන	බිහිලිච්චි. ඉදන්	එම	0 1 0
N 590	ඇලබඩ අන්දිරිසාගේ වත්ත	ඊ. අන්දිරිස්	එම	0 0 36
O 590	කවුච්චගොඩ බැද්දේ වහන	බිහිලිච්චි. බබ්ප්ප සහ වෙනත් අය	එම	0 0 14

නො.	ඉඩම.	අයිතියමකියන්තා.	අකුම.	මගන. අ. රු. ප.
සිතියම 1,290.				
10405	නාගනපෙලෙස්සේ ගොඩ	රාජසත්තක	වත්ත	0 0 24
10409	ගල්පොත්තේ වගන	එම	එම	0 1 0
10410	එම	එම	එම	0 0 15
10411½	තනහේනේ දෙතිය	එම	කුඹුර	0 0 5
10412	එම	එම	එම	0 0 26
සිතියම 1,299. පිහිටාතිබෙන්නේ—තිනිදුම.				
10413	මලගහවල ඕකද	රාජසත්තක	බැද්ද	1 3 14
10414	පිලිවලදෙකන්දෙ දෙතිය	එම	කුඹුර	1 0 7
10418	රදගොඩැල්ල	එම	බැද්ද	1 1 13
Z 586	එම ඕකද	වී. ඒ. සිකන්දර, තයිදේ	වත්ත	0 0 36
A 587	එම අද්දර	එම	ඕවිට	0 0 9
10419	ලදගොඩ අද්දර	රාජසත්තක	දෙතිය	0 0 26
10420	ලදගොඩ	එම	වල්බිහි	1 0 5
10421	ලියනගදර මහඕවිට	එම	ඕවිට	3 0 18
10422	එම	එම	එම	0 1 24
B 587	එම වහවත	ඇල්. එලියස් සහ වෙනත්අය	වගන	1 1 35
10423	ගල්දොලගොඩ	රාජසත්තක	එම	0 1 11
C 587	එම ඕවිට	එලියස් ජයසේකර	ඕවිට	0 1 12
10425	සුද්දිලවා දෙතිය මැද දුම	රාජසත්තක	පතන	0 0 87
10426	මේල්ලගහ කුඹුර	එම	කුඹුර	0 0 30
D 587	සොන්ඔලියෙ දිවෙල්වගන	පී. බස්තියන්	කැලෑ ඉඩම	0 0 32
E 587	එම	පී. බබා	වත්ත	0 1 11
F 587	එම	එම්. බස්තියන්	එම	0 1 22
G 587	එම	පී. බබා	එම	0 0 31
H 587	එම	පී. බස්තියන්	එම	0 0 19
සිතියම 1,308.				
10516	කැබෙල්ලෙවිසාලවගන	රාජසත්තක	එම	0 0 30
පිහිටාතිබෙන්නේ—පනත්ගල.				
10517	කැටලග ඕකද	රාජසත්තක	වත්ත	0 2 24
සිතියම 1,305. පිහිටාතිබෙන්නේ—ඇපල.				
10484	ඉඹිල්විවියලකරතුර	රාජසත්තක	සේන	6 1 23
10485	ඉඹිල්විවියල දෙතිය	එම	වී වපුරණ කුඹුර	0 3 12
සිතියම 1,303. පිහිටාතිබෙන්නේ—පනත්ගල.				
10472	ගොඩැල්ලේ වත්ත	රාජසත්තක	වත්ත	0 0 12
10473	පන්සලලග දෙතිය	එම	දෙතිය	0 1 26
10474	එම	එම	වී වපුරණ කුඹුර	0 1 24
10475	එම	එම	දෙතිය	0 0 11
10476	එම	එම	දෙතිය	0 0 12
10477	ගහලකොල දෙතියගොඩ	එම	ලවල	0 2 38
10478	ගහලකොල දෙතිය	එම	වී වපුරණ කුඹුර	2 2 21
10479	එම	එම	දෙතිය	0 1 14
10480	එම	එම	එම	0 0 24
10481	ගහලකොලදෙතිය ගොඩ	එම	බැද්ද	0 2 6
10482	ගහලකොලදෙතිය	එම	දෙතිය	0 0 34
X 587	ජනුගහ වත්ත	ඇල්. අදිරිසන්	වත්ත	0 0 29
Y 587	එම	එම	එම	0 2 18
Z 587	එම	එම	එම	0 1 2
A 588	එම	එම	එම	0 0 16
සිතියම 1,291.				
10866	එගොඩපත්ත	රාජසත්තක	සේන	0 1 10
10867	එම	එම	එම	0 0 5
10868	වෙරළගහ ගොඩැල්ල	එම	බැද්ද	0 1 29
10869	එම	එම	එම	0 0 25
10870	එම	එම	එම	0 1 32
10871	එම	එම	එම	0 1 18
10872	දෙතිගහ මහ බැල්ල	රාජසත්තක සහ ඩී. ඇම්. ද සිල්වා	ඕවිට	0 3 18
10873	එම	රාජසත්තක	ලවල් ඉඩම	1 0 24
10874	එම	එම	එම	0 3 37
10875	බොරලත්පිල ඉහල දෙතිය	එම	වී වපුරණ කුඹුර	0 2 0
10876	වත්තේනේ දෙතිය	එම	එම	2 0 32
10877	එම	එම	එම	1 1 1

නො.	ඉඩම.	අයිතියකරුන්ගේ සහය.	අන්දම.	මගන. අ. රු. ප.
		සහය 1,315.		
10557	පන්තිකගෙදර ගොඩ	—	වගන	0 0 7
10558	එම	—	එම	0 0 27
		සහය 1,295.		
10396	දුම්වත්ගොඩ	රජයන්තක	වල්බිහිඉඩම	1 2 26
		සහය 1,302. පිහිටාතිබෙන්නේ—කෝරලයම.		
10435	ගහවනගොඩබැඳ්ද	රජයන්තක	බැඳ්ද	0 1 13
10438	වතුරුවේ ගොඩැල්ල	එම	එම	0 0 14
10439	එම	එම	භේන	0 1 0
10440	එම	එම	ලවල්ඉඩම	0 1 9
10441	එම	එම	එම	5 0 25
10442	තිත්තගඟදෙණිය	එම	විවසුරන කුඹුර	0 0 5
10444	මීමනකොලකැටියේ මිකඳ	එම	මිකඳ	0 1 25
10446	එම	එම	පාවරකමක	0 0 4
10447	මීමනකොලකැටියේ අද්දර මිකඳ	එම	බිඳව	0 1 18
10448	කැකුනභේන නොහොත් මීමනකොලකැටිය	එම	බැඳ්ද	1 3 32
10449	කැකුනභේන මිකඳ	එම	බිඳව	0 1 12
10450	තිත්තගඟදෙණිය	එම	දෙණිය	0 0 10
10452	මුත්තන්ත්රිගොඩ දෙල්ගහ කැබෙල්ල	එම	භේන	0 0 19
10453	ගල්ගහපෙලෙස්සෙබිච්ච	එම	බිඳව	0 2 5
10454	පතිත්තෙවලසල්ල	එම	එම	0 3 19
10455	කැකුනභේන මිකඳ	එම	එම	0 1 22
10456	කැකුනභේන දෙණිය	එම	කුඹුර	0 2 9
10457	කැකුනභේන ගොඩැල්ල	එම	ලවල්බැඳ්ද	1 0 7
10458	කැකුනභේන මිකඳකුඹුර	එම	කුඹුර	0 2 14
10459	කැකුනභේන මිකඳ	එම	බිඳව	0 2 9
10461	කැකුනභේන කුඹුර	එම	විවසුරන කුඹුර	3 3 18
10462	කැකුනභේන මිකඳ	එම	බිඳව	0 0 20
10463	එම	එම	වල්බිහිඉඩම	0 1 23
10464	කැකුනභේන	එම	භේන	0 3 32
10465	කැකුනභේනෙබිච්ච	එම	බිඳව	1 1 28
10466	එම	එම	එම	0 2 14
10467	එම	එම	එම	0 0 22
10468	එම	එම	එම	0 1 27
10469	එම කුඹුර	එම	විවසුරන කුඹුර	4 3 31
18470	එම දෙණිය	එම	එම	0 2 26
		සහය 1,297. පිහිටාතිබෙන්නේ—තින්දුම.		
X 586	වම්පරගහලග ඇලඅද්දර	ජී. ඇල්. එලියස්	වත්ත	0 0 17
10402	කවපැතලියගොඩැල්ල	රජයන්තක	බැඳ්ද	2 1 10
		පිහිටාතිබෙන්නේ—පනත්ගල.		
10403	ගුරුගොඩැල්ලෙවත්ත	රජයන්තක	වත්ත	0 0 11
10404	එම බැඳ්ද	එම	බැඳ්ද	0 0 8

තක්සේරුවේ මුදල අක්කරයට රුපියල් 10යි.

මෙම ඉඩම් සම් අයට අයිතියකීය කල්පය වෙනවානම් ඔවුන්ගේ අයිතියම වල බල විකිනීම දවසේදී ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ ඉදිරිපිටට ඇවිත් පෙන්වා සිටිනට මෙයින් දැනුම් දෙනුලැබෙයි.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංසතිපති සර්වේසර් ජනරාල් උත්තාන්සේගෙන, විකිනීමේ කොන් දේසියගැණ කාරණ දැනුණු දිනාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන දැනගන්ට පුළුවන.

උතුමානත්තන්සේගේ ආඥාවලෙස,
ජී. කොළල් වාකර්,
මහසෙනෙකාරිස් වම්ස.

LAND SALES IN THE EASTERN PROVINCE.

No. 561, E. P.

Colonial Secretary's Office,
Colombo, February 3, 1890.

ON Monday, March 24, 1890, and the following days, the Government Agent of the Eastern Province will put up to auction, at his office at Batticaloa, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Situation—Valaichchenai in Koralai.

Preliminary plan 928.

Lot.	Extent.		Description.	Name of Applicant.
	A.	R. P.		
11440	2	0 26	Sunkankamikadu	General sale
11441	2	0 2	Do.	do.
11447	8	1 29	Do.	do.
11448	3	3 6	Do.	do.
11449	1	2 38	Do.	do.
11450	1	3 31	Do.	do.
11451	1	3 19	Do.	do.
11467	1	3 0	Do.	do.

Preliminary plan 1,505.

Situation—Murakkeddanohenai in Koralai.

3915	15	0 37	Korlankenikkadu	K. Sinnakutti
3916	14	3 6	Do.	P. Abraham
3917	7	2 28	Do.	M. Sinnattampi
3918	6	0 13	Do.	M. Sinnattampi and V. Sinnappillai

Preliminary plan 910.

Situation—Kumburuwela in Bintenna.

11157	33	1 24	Jungle fit for paddy	General sale
11158	35	2 22	Suitable for cocoa, Liberian coffee, &c.	A. Seilapatu
11159	35	0 25	Do.	do.
11160	25	3 25	Do.	General sale
11161	26	3 0	Do.	do.
11162	17	2 13	Do.	do.
11163	21	0 28	Do.	do.
11164	28	3 17	Do.	do.
11165	31	2 9	Do.	do.
11166	27	0 0	Do.	do.
11167	22	1 2	Do.	do.
11168	24	0 15	Do.	do.
11169	21	1 16	Do.	do.
11170	21	2 20	Jungle	do.
11171	2	2 1	Do.	M. Balachchy

Preliminary plan 1,499.

Situation—Amirtakali in Manmunai.

3858	7	0 0	Kundumadupumi	Rev. R. N. Setukavaler
3859	0	1 33	Do., coconuts	Encroachment by P. Chellappa

Preliminary plan 1,048.

Situation—Nintavur in Nintavurpattu.

704	1	2 20	Palattadikkadu	M. Karutulevvai
705	3	1 23	Attukkadu	do.
708	2	3 7	Vannaranaikadu	do.
709	6	0 18	Do.	do.
718	2	0 38	Kanchuriadip-pumi	S. Katartampipodi
726	1	0 25	Do.	do.
735	1	0 13	Do.	do.
736	1	0 30	Do.	do.
737	1	0 17	Do.	do.
743	1	0 10	Do.	do.
744	1	0 20	Do.	do.
746	1	0 2	Do.	do.

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

By His Excellency's command,

E. NOEL WALKER,

Colonial Secretary.

No. 561, E. P.

கொ. சககிற்ற்தாரா ஆபிசில்,
கொழும்பு, 1890 ம ஆண்டு
மார்ச்சு 3 வ.

1890 ம ஆண்டு பக்ருனிமர் 24 ந் தேதியாகிய திக்க ட்கிளமையிலு மதனையடுத்த நாடகளிலும கிழக்குமா காணத்து உவற்றணமேந்து ஏசுன்றவர்கள் தனது ஆபி சில இதனடியிற் சொலவப்படடிருக்கிற முடிக்குரிய காணித துண்டுகளை, அரசாட்சியாரால் உத்தரவுபண் ணப்பட்டிருக்கும்பொருத்தப்பிரகாரம் எலத்திற் கூறி ன்றபார்.

காணித துண்டுகள், கிழக்கு மாகாணத்து மட்டக களப்பு டிஸ்திரிக்டி விருக்கின்றன.

படம 928, வானைச்சேனை கோறனைப்பற்று

இல.	குறிச்சி.	வீவரம்.	அ. தூ. ப.
11440	பெதுவிற்பனவு	சுல்காணகேணி ககாடு	2 0 26
11441	செடி	செடி	2 0 2
11447	செடி	செடி	8 1 29
11448	செடி	செடி	3 3 6
11449	செடி	செடி	1 2 38
11450	செடி	செடி	1 3 31
11451	செடி	செடி	1 3 19
11467	செடி	செடி	1 3 0

படம 1,505, முறக்கொட்டானசேனை
கோறனைப்பற்று.

3915	க. சின்னககுட்டி	கொயிலகே ணிக்காடு	15 0 37
3916	பா. ஆபிரகாம்	செடி	14 3 5
3917	மு. சின்னத்தம்பி	செடி	7 2 28
5918	மு. சின்னத்தம்பியும் வி. சின்னப்பிளையு யும்	செடி	5 0 13

படம் 910, சும்புறுவெளி விற்தனை,
பொதுவிற்பனவு

11157	பொதுவிற்பனவு	காடுகேளாண் மைசெய்கை க்கேற்றது	33 1 24
11158	அ. செயலாபதின்	கொக்கோவா அல்லதுலைபி றேரியன்கோ ப்பிச்செய்கை கேற்றநிலம்	35 2 22
11159	செடி	செடி	35 0 25
11160	பொதுவிற்பனவு	செடி	25 3 25
11161	செடி	செடி	26 3 0
11162	செடி	செடி	17 2 18
11163	செடி	செடி	21 0 28
11164	செடி	செடி	28 3 17
11165	செடி	செடி	31 2 9
11166	செடி	செடி	27 0 0
11167	செடி	செடி	22 1 2

இல.	சூழ்ச்சி.	விவரம்.	விசாலம் அ. நூ. ப
11168	செடி	செடி	24 0 15
11169	செடி	செடி	21 1 16
11170	செடி	காடு	21 2 20
11171	மு. வாலாச்சி	செடி	2 2 1
படம் 1,499 அமிர்தகனி மண்முனைப்பற்று.			
3888	மெஸ ரெபட் நிபு ட்டன் சேதுகா வலர்	குண்டுமடுப் பூமி	7 0 0
3889	செல்லப்பாவால் கட்டியடைக்க ப்பட்டது	செடி	0 1 33
படம் 1,048, நிந்தலூர் நிந்தலூர்பற்று.			
704	மு. கருதுவெவ வை	பாலத்தடிக்க காடு	1 2 20
705	செடி	ஆத்தூக்காடு	3 1 23
708	செடி	வெளவரவை	2 3 7
709	செடி	க்காடு	6 0 18

718	ச. கதிராமப் போடி	காஞ்சூரைய டிப்பூமி	2 0 38
726	செடி	செடி	1 0 25
735	செடி	செடி	1 0 13
736	செடி	செடி	1 0 30
737	செடி	செடி	1 0 17
743	செடி	செடி	1 0 10
744	செடி	செடி	1 0 22
745	செடி	செடி	1 0 0

இக்காணிகளையப்பற்றி மேலதனமான விளம்பரங்க
ளையும் வற்பணவீன கொந்தீசுகளையப்பற்றி மட்டக்க
ளப்பு அரசாட்சி ஏசனறுத்துரை யவாகளிடை வினா
வ் அறிந்துகொள்ளலாம்.

உததமதேசாதிபதியவர்களினது கட்டணியின்படி,

ஈ. நொவெல உவாகளா,
இராசாங்கலித்தா.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 859, N.-W. P.

Colonial Secretary's Office,
Colombo, February 4, 1890.

ON Tuesday, March 18, 1890, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunegala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

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

Lot.	Village.	Name of Land.	Description.	Extent. A. B. P.
Preliminary plan 1,322. Upset price,—Rs. 45 an acre.				
6915	Watuwatta and Doracla	Kekunagollamukalana	Forest	31 3 13
Preliminary plan 1,417. Upset price,—Rs. 11 an acre.				
7390	Potuheta	Palugahawela or Muttetuwa	Paddy field	0 1 22
7391	Do.	Katuwekumbura	do.	0 2 3
7392	Do.	Kotuwekumburapillewa	do.	0 0 15
Preliminary plan 1,412. Upset price,—Rs. 12 an acre.				
7383	Kalugalla	Migahakumbura	do.	7 2 2
Preliminary plan 1,413. Upset price,—Rs. 11 an acre.				
7384	Wandurugala	Kadurugahamulawatta	Chena	1 1 31

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

(6*)

No. 859, N-W. P.

වර්ෂ 1890 ක්වු දෙවැනි මස 4 වෙනි දින කොළඹ මහසෙනෙවිගේ උත්සාහයෙන් කන්තෝරුවේදී.

වර්ෂ 1890 දී කොළඹ කුරුමාලය ඒජන්තවරයාගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1890 ක්වු මාර්තු මස 18 වෙනි දිනවු අගහරුවාදා දවල් 1 ව කුරු මාලය කවිවේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

වර්ෂ 1890 දී කොළඹ කුරුමාලය පලාගේ කවුගම්පොල ගත්පත්තුවේ පිහිටා තිබෙන විමකුබෙලි 6ක්. සිතියම 1,322. අයිතිකම්කීයන්හා—ආණ්ඩුව.

නො.	ගම.	ඉඩම.	අන්දම.	මහත.
			කැලාව	අ. රු. ප.
6915	වතුචන්තසහ දොරළු	කැකුනගොල්ලේ මුකලාන නියමකරණ මුදල අක්කරයට රුපියල් 45යි. සිතියම 1,417.	කැලාව	31 3 13
7390	පොතුහැර	පඵහනවෙලේ මුත්තෙට්ටුව	කුඹුර	0 1 22
7391	එම	කොටුඵකුඹුර	එම	0 2 3
7392	එම	කොටුඵකුඹුරේ පිල්ලාව	එම	0 0 15
		නියමකරනලද මුදල අක්කරයට රුපියල් 11යි. සිතියම 1,412.		
7383	කඵහල්ල	මිහනකුඹුර නියමකරනලද මුදල අක්කරයට රුපියල් 12යි. සිතියම 1,413.	එම	7 2 2
7384	වදුරුගල	කදුරුගහමුලවත්ත නියමකරනලද මුදල අක්කරයට රුපියල් 11යි.	හේන	1 1 31

මෙම ඉඩම් ගැණ වැඩිදුර සාරණ වංශාධිපති සර්වේසර් ජනරල් උත්සාහයෙන්ගෙන, විකිනීමේ කොන් දේසිය ගැණ සාරණ කුරුමාලය ඒජන්තවරයාගේගෙන දැනගනව පුඵවන.

උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඵල් වාකර,
මහසෙනෙවිගේ වමහ.

LAND SALES IN THE PROVINCE OF UVA.

No. 78, P. OF U. Colonial Secretary's Office, Colombo, February 5, 1890.

ON Friday, March 21, 1890, at noon, the Government Agent for the Province of Uva will put up to auction for sale and settlement, at Koslanda Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ninety allotments of land situated in the Wellawaya division of the Province of Uva.

Preliminary plan 2,930.

Name of land—Waliarwatta.

Lot.	Village.	Description.	Extent.		
			A.	R.	P.
3	Waliar	Jungle and a few coconut trees	2	1	11
5	Do.	Plantain trees, &c.	0	2	0
8	Do.	do.	0	2	3
9	Do.	do.	0	2	27
10	Do.	do.	1	0	15

Name of land—Sudupanawela.

Lot.	Village.	Description.	Extent.		
			A.	R.	P.
12	Sudupanawela	Abandoned field	1	2	7
13	Do.	do.	0	3	39
14	Do.	do.	1	0	2
15	Do.	do.	1	0	8
16	Do.	do.	1	0	13
17	Do.	do.	0	3	39
22	Do.	do.	1	0	0
21	Do.	do.	0	3	36
23	Do.	do.	1	0	0
24	Do.	do.	3	1	0
25	Do.	Jungle	1	0	10
26	Do.	do.	1	0	0
27	Do.	Abandoned field	1	0	0

Lot.	Village.	Description.	Extent.		
			A.	R.	P.
28	Sudupanawela	Abandoned field	1	0	0
35	Do.	do.	0	3	37
36	Do.	do.	0	3	34
38	Do.	do.	1	1	27
39	Do.	do.	0	3	38
101	Do.	do.	0	3	38
102	Do.	do.	0	3	19
111	Do.	do.	1	0	0
112	Do.	do.	1	0	0
113	Do.	do.	0	2	18
118	Do.	do.	0	3	34
119	Do.	do.	0	3	38
120	Do.	do.	0	3	38
121	Do.	do.	0	3	38
122	Do.	do.	1	1	1
127	Do.	do.	0	3	38
128	Do.	do.	0	3	38
129	Do.	do.	0	3	38
130	Do.	do.	0	3	38
131	Do.	do.	1	0	25

Name of land—Puttiriwela.

Lot.	Village.	Description.	Extent.		
			A.	R.	P.
132	Sudapanawela	Forest	3	0	15
133	Do.	do.	1	1	26
134	Do.	do.	1	1	23
135	Do.	Chena	1	2	29
136	Do.	do.	1	3	9
137	Do.	do.	1	2	1
138	Do.	Jungle	1	0	35
139	Do.	Chena	2	0	17
140	Do.	Chena and jungle	1	3	23
141	Do.	do.	2	3	1
142	Do.	Jungle	2	0	16
143	Do.	do.	1	2	3

Lot.	Village.	Description.	Extent. A. R. P.
144	Sudupanawela	Jungle	2 0 11
145	Do.	do.	2 3 9
146	Do.	Old field	4 1 14
148	Do.	do.	3 1 36
151	Do.	do.	2 0 20
152	Do.	do.	2 1 38
155	Do.	do.	1 2 15
156	Do.	do.	2 0 30
157	Do.	do.	2 3 12
158	Do.	do.	1 3 17
159	Do.	do.	2 3 9
160	Do.	do.	2 0 7
161	Do.	do.	2 0 6
162	Do.	do.	2 2 24
163	Do.	do.	1 2 20
164	Do.	do.	2 1 21
165	Do.	do.	1 1 27
166	Do.	do.	2 1 38
167	Do.	do.	2 1 5
168	Do.	do.	2 0 15
169	Do.	do.	2 1 33
170	Do.	do.	1 3 14
171	Do.	Forest	1 3 20
172	Do.	do.	2 1 10
174	Do.	Old field	1 1 36

Name of land--Waliarwela.

195	Sudupanwala	Old field	2 1 0
196	Do.	do.	2 3 14
197	Do.	do.	1 0 25
198	Do.	do.	2 1 16
199	Do.	do.	2 0 17
200	Do.	do.	3 1 2
201	Do.	do.	3 0 5
202	Do.	do.	1 2 24

Name of land—Alutwela.

203	Sudupanwala	Old field	63 0 0
-----	-------------	-----------	--------

Preliminary plan 2,395.

Name of land—Medatalawa.

7762 a	Nikapota	Chena and scrub & a small house	3 3 20
7762 b	Do.	Chena and scrub, 2 small houses, and a kiln	2 3 12
7762 c	Do.	Chena and scrub	2 0 33
7762 d	Do.	do.	2 3 6
7762 e	Do.	do.	2 2 0
7762 f	Do.	do.	3 0 0

Upset price,—Rs. 10 per acre.

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

ලන්දේ ධානාසමේදී වෙන්දේසිකර එකුණත්ව නො
නොත් බේරුම්කරත්ව යෙදෙනවා ඇත.

උඉව දිසාවේ වැල්ලවා පලාතේ වැල්ලවාසේකොන
ධාසයේ පිහිටා තිබෙන බිම් කැබලි 90ක්.

සිතියම 2,930. ගම—වැලිආර.

අයිතිකම කිසිත්තා—ආණ්ඩුව.

නො.	ඉඩම.	අකුම.	මහත. අ. රු. ප.
3	වැලිආර වනන	කැලේ සහ පොල් ගස් කවිල්පසක්	2 1 11
5	එම	කෙසෙල්සහවෙනත්	0 2 0
8	එම	එම	0 2 3
9	එම	එම	0 2 27
10	එම	එම	1 0 15

ගම—සුදුසානාවෙල.

12	සුදුසානාවෙල	අත්ඇරිවිව කුඹුරු	1 2 7
13	එම	එම	0 3 39
14	එම	එම	1 0 2
15	එම	එම	1 0 8
16	එම	එම	1 0 13
17	එම	එම	0 3 39
22	එම	එම	1 0 0
21	එම	එම	0 3 36
23	එම	එම	1 0 0
24	එම	එම	3 1 0
25	එම	කැලේ	1 0 10
26	එම	එම	1 0 0
27	එම	අත්ඇරිවිව කුඹුර	1 0 0
28	එම	එම	1 0 0
35	එම	එම	0 3 37
36	එම	එම	0 3 34
38	එම	එම	1 1 27
39	එම	එම	0 3 38
101	එම	එම	0 3 38
102	එම	එම	0 3 9
111	එම	එම	1 0 0
112	එම	එම	1 0 0
113	එම	එම	0 2 18
118	එම	එම	0 3 34
119	එම	එම	0 3 38
120	එම	එම	0 3 38
121	එම	එම	0 3 35
122	එම	එම	1 1 1
127	එම	එම	0 3 28
128	එම	එම	0 3 38
129	එම	එම	0 3 38
130	එම	එම	0 3 38
131	එම	එම	1 0 25
132	කුක්කිරිවෙල	කැලේ	3 0 15
133	එම	එම	1 1 26
134	එම	එම	1 1 23
135	එම	සේන	1 2 39
136	එම	එම	1 3 9
137	එම	එම	1 2 1
138	එම	කැලේ	1 0 35
139	එම	සේන	2 0 17
140	එම	කැලේ	1 3 23
141	එම	එම	2 3 1
142	එම	එම	2 0 16
143	එම	එම	1 2 3
144	එම	එම	2 0 11
145	එම	එම	2 3 9
146	එම	පරනකුඹුර	4 1 14
148	එම	එම	3 1 36
151	එම	එම	2 0 20
152	එම	එම	2 1 38
155	එම	එම	1 2 15
156	එම	එම	2 0 30
157	එම	එම	2 3 12

වර්ෂ 1890 ක්වූ පෙබරවාරි මස 5
වෙනි දින කොළඹ මහසෙන
සාරිස් උත්තාන්සේසේ කන්
තෝරුවේදීය.

No. 78, P. OF U.

උඉව දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ
විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව
සන්තක ඉඩම් ආණ්ඩුවේ නිසේගවල ප්‍රකාරයට වර්ෂ
1890 ක්වූ මාර්තු මස 21 වෙනි දිනවූ සිකුරුදා කොස්

නො.	ඉඩම.	අයුම.	මහත.	නො.	ඉඩම.	අයුම.	මහත.
			අ. රු. ප.				අ. රු. ප.
158	තුන්තිරිවෙල	පරණකුඹුර	1 3 17	202	වැලිආරවෙල	පරණකුඹුර	1 2 24
159	එම	එම	2 3 9	203	අළුවෙල	එම	63 0 0
160	එම	එම	2 0 7	සිතියම 2,395. ගම—කිස පොත.			
161	එම	එම	2 0 6	7762a	වැදකලාව	සේනවිම කැලේ	
162	එම	එම	2 2 24			සහ පුංචි ගෙයක්	3 3 20
163	එම	එම	1 2 20	7762b	එම	එසේම පුංචි ගෙවල්	
164	එම	එම	2 1 21			දෙකක් සහ	
165	එම	එම	1 1 27			පෝරහුවක්	2 3 12
166	එම	එම	2 1 38	7762c	එම	සේන සහ කැලේ	2 0 33
167	එම	එම	2 1 5	7762d	එම	එම	2 3 6
168	එම	එම	2 0 15	7762e	එම	එම	2 2 2
169	එම	එම	2 1 88	7762f	එම	එම	3 0 0
170	එම	එම	1 3 14	අක්කරයක් රුපියල් 10 ගනනේ විකිණීම පමණක් නොවේ.			
171	එම	කැලේ	1 3 20	මෙම ඉඩමකුණ වැසිදුර කාරණ වංශාධිපති සඳ් වෙසර ජනරාල් උත්තාන්තේශෙඤ, විකිණීමේ කොන් දේසිය ගැණ කාරණ උච්ච දිසාවේ ආණ්ඩුවේ එජන්ත උත්තාන්තේශෙඤ දැනගත්ව පුළුවන.			
ගම—සුද්ධානුවෙල. අයිතිකම් කියන්නා—ආණ්ඩුව.				උතුමානන්තන්තේශේ ආඥාවලෙස, ඊ. නොඑල් වාසර. මහසෙසුකාරිය විමස.			
172	තුන්තිරිවෙල	කැලේ	2 1 10				
174	එම	පරණකුඹුර	1 1 36				
195	වැලිආරවෙල	එම	2 1 0				
196	එම	එම	2 3 14				
197	එම	එම	1 0 25				
198	එම	එම	2 1 16				
199	එම	එම	2 0 17				
200	එම	එම	3 1 2				
201	එම	එම	3 0 5				

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 27, P. OF S.

Colonial Secretary's Office,
Colombo, January 25, 1890.

At noon on Tuesday, March 18, 1890, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Fifteen allotments of land in the Uda and Meda pattus of the Kuruwiti and Kukulukorales.
Preliminary plan 60. Situation—Uda pattu in Kukulukorale.
Village—Gangalagamuwu.

Lot.	Name of Land.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
O 16	Dombagahawatteowita	Ellawala Ratemahatmaya for Crown	Bastian Naide	Owita	1 1 14
P 16	Wetapitaliyadda	Jayasinge Ratranhami	do.	Paddy field	0 0 20
Q 16	Vitanagewatta	—	do.	Old garden	1 1 26
R 16	Vitanageliyadda	Jayasinge Ratranhami	do.	Paddy field	0 1 4
Preliminary plan 54. Situation—Uda pattu in Kukulukorale. Village—Gangalagamuwu.					
111	Tailamullepanduwa	Siriwardanahami and D. Mudalihami, Registrar	Crown	Forest	6 0 16
112	Tailamulledeniya	Ellawala Ratemahatmaya for Crown	do.	Paddy field	1 3 38
Preliminary plan 75. Situation—Meda pattu in Kukulukorale. Village—Hangarangala.					
137	Pitadeniya	Gabala Kalahami and Ukkuhami	Crown	Broken ground	10 3 14
138	Indigahake'yahena Pahalarawala	D. Mudiyanselage Malhami and others	do.	Chena	6 0 19
139	Migodawatta	—	do.	Garden	2 1 33
140	Batawaliyawatta	—	do.	Uncultivated land	3 1 13
141	Polgahaakanda	D. Mudiyanselage Malhami	do.	do.	10 1 6
Preliminary plan 38. Situation—Meda pattu in Kuruwiti korale. Village—Mitipola.					
56	Welipillewhehena	M. Gamage Newatthami	Crown	Chena & deniya	3 1 26
Preliminary plan 4,338. Situation—Uda pattu in Kuruwiti korale. Village—Amungankanda.					
O 608	Dikamuhawatta	—	Baduwalahewayalage Janisa	Garden	0 2 1
R 608	Kandaketiaswedduma	—	do. and others	Field	2 0 0
Village—Pothdeniya.					
G 608	Kalagahawatta	—	Suduhakuruge Pethaniya and another	Garden	0 0 32

Upset price,—Gardens, Rs. 40 ; fields, Rs. 20 ; other lots, Rs. 10 per acre.

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

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

No. 27, P. OF S.

වම් 1890 ක්වු ජනවාරි මස 25 වෙනි දින කොළඹ මහසෙනෙවුකාරියේ උත්තාන්තේසේ කන්කෝරුවෙහිදී.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වන බිම් කොටස් වම් 1890 ක්වු මාර්තු මස 18 වෙනි දිනවූ අහගරු වාද සබරගමු දිසාවේ ඒජන්ත උත්තාන්තේසේ විසින් රත්නපුරේ කවිචේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණන්නට හෝ බේරීමක් කරනට යෙදෙනවා ඇත.

සබරගමු දිසාවේ රත්නපුර පලාතේ කුරුවිටි සහ කුකුල්කෝරලේන් උඩ සහ මැදපත්තුවල පිහිටි ඉඩම් කවිටි පහලොහක්.

සිතියම 60. උඩපත්තුව කුකුල්කෝරලේ. ගම—ගහලගමුව. අයිතිකම්කරුන්හා—බස්නිසන්තසිද්දේ.

නො.	ඉඩම.	ඉල්ලුම්කාරයා.	අත්දම.	මහත.
O 16	දෙමහලවත්තේ බිට්ට	ආණ්ඩුව වෙනුවට එල්ලාවල රවේ මහත්මයා	බිට්ට	1 1 14
P 16	වැවපිට ලියද්ද	සසින්තේ රත්නරත්නාමි	කුඹුර	0 0 20
Q 16	විතානගේ වත්ත	—	පරනවත්ත	1 1 26
R 16	විතානගේ ලියද්ද	සසින්තේ රත්නරත්නාමි	කුඹුර	0 1 4

සිතියම 54. අයිතිකම්කරුන්හා—ආණ්ඩුව.

111	කසිරිමුල්ලේ පන්දුව	සිරිවර්දනගාමි සහ සී. මුදලිගාමි රෙජිස්ට්‍රාර්	මුකලාණ	6 0 16
112	කසිරිමුල්ලේ දෙහිය	ආණ්ඩුව වෙනුවට එල්ලාවල රවේ මහත්මයා	කුඹුර	1 3 38

සිතියම 75. මැදපත්තුව කුකුල්කෝරලේ, ගම—ගහරත්ගල.

137	පිටදෙහිය	ගබ්බෙල කළුගාමි සහ උක්කුගාමි	කොට්ඨාස ඉඩම	10 3 14
138	ඉදිගහකැටියේ සේනේ පහල	සී. මුදියන්සේලාය මල්ගාමි	සේන	6 0 19
139	ඉරවිල්ල	සහ තවත් අය	වත්ත	2 1 38
140	මියොඩ්වත්ත	—	වැඩ නොකල ඉඩම	3 1 18
141	පොල්ගහ මිනසු	සී. මුදියන්සේලාය මල්ගාමි	එම	10 1 6

සිතියම 88. මැදපත්තුව කුරුවිටිකෝරලේ. ගම—මිටිපොලේ.

56	වැලිපිල්ලාවේ සේන	ඇම්. ගමගේ නැවතීගාමි	සේන සහ දෙහිය	3 1 26
----	------------------	---------------------	--------------	--------

සිතියම 4,338. උඩපත්තුව කුරුවිටිකෝරලේ. ගම—අමුත්තේකඳු.

O 608	දිකමුහේසේ වත්ත	අයිතිකම්කරුන්හා—බදු වලඟේ වායලාය ජනිතා.	වත්ත	0 2 1
R 608	කඳකැටිඅස්සැද්දම	අයිතිකම්කරුන්හා—එම ජනිතා තවත් අය.	කුඹුර	2 0 0
G 608	ගම—පොත්දෙහිය. කලගහ වත්ත	අයිතිකම්කරුන්හා—පුද්ගලකුරුගේ පෙනත්ති සහ තවත්කෙනෙක්.	වත්ත	0 0 39

අක්කරයක්, වතු රූපියල් 40 බැගින්, කුඹුරු රූපියල් 20 බැගින්, අනිත් කැබලි රූපියල් 10 බැගින්. මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරාල් උත්තාන්තේසේගෙන්, විකිනීමේ කොන් දේසිය ගැණ සබරගමු දිසාවේ ඒජන්ත උත්තාන්තේසේගෙන්ද දැනගන්නට පුළුවන.

උතුමානත්වගත්තේගේ ආඥාවලෙස,
ඊ. සොළල් වාකර්,
මහසෙනෙවුකාරියේ වම්ක.

No. 28, P. OF S. Colonial Secretary's Office, Colombo, January 28, 1890.

AT 1 P.M. on Friday, March 14, 1890, and the following days, the Assistant Government Agent of Kegalla will put up for sale or settlement, at his office in the Kegalla kachcheri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 8,083.

Situation—Udakarandupone in Deyaladahamunu pattu of Kinigoda korale.

Lot.	Name of Land.	Description	Extent. A. R. P.
3½	Parawilahena	Chena	1 0 13
22½	Liyangollehena	do.	6 2 23
23½	Monara-andapugala-gawahena	do.	1 0 18

Lot.	Name Land.	Village.	Extent. A. R. P.
27	Diddeniyamukalana	Forest and chena	1 1 3
28	Do.	do.	4 0 23
29	Diddeniyahena	Chena	0 2 16
32½	Hatbawehena	do.	1 2 14
33½	Bulugastennehena	do.	2 3 6
34	Parawilahena	do.	2 3 29
38½	Kapugekumburagawahena	do.	1 2 6
53	Kitulamulamukalana	Forest	4 1 4
54	Diddeniya	Chena	2 0 5
55	Do.	do.	2 3 4
58	Andagalatennehena	do.	3 2 4
59½	Do.	do.	1 1 12
63	Hitiyadeniyagawahena	do.	4 3 38
87	Isanantotahena	do.	3 0 32

Lot.	Name of Land.	Village.	Extent.		
			A.	R.	P.
99½	Ambagahamulatenne-hena	Chena	0	3	34
109	Dulwelahena	do.	5	0	0
110½	Do.	do.	8	2	10
111½	Narangahahena	do.	0	3	19
112½	Hapugahamuladeniya-hena	do.	2	2	22
113	Havenadeniyamukalana	do.	5	0	7
116	Galaudapallehena	do.	1	1	17
117½	Do.	do.	0	0	32
121	Udagameddewtatehena	do.	3	2	18
124½	Paragahaehahena	do.	2	3	27
134	Bogahamulawatta	Cocoanut garden	0	1	21
143	Galaudamukalana	Forest	2	1	14
144	Diwulwelamukalana	do.	5	2	17
148	Diddeniyamukalana	do.	9	3	35
155½	Hunugalaudapallehena	Chena	3	0	8
156½	Pilikamshena	do.	1	3	12
157½	Galaudahena	do.	0	1	32
158	Andurugalahawahena	do.	5	1	27
161½	Rolupalahena	do.	2	0	23
164	Dunumadalagsastenne-mukalana	Forest	7	2	17
166	Kandedeniyamukalana	do.	24	2	15
167½	Kalamaduwahena	Chena	1	1	15
168½	Kandedeniyahena	do.	3	2	38
169	Wegalahena	do.	4	1	37
171½	Maussapandurehena	do.	1	1	33
180	Batapandurehena	do.	1	1	30
182	Dunumadalagastenna	do.	14	1	36

Upset price,—Rs. 10 per acre.

N.B.—Persons considering that they have a claim to these lands are hereby noticed to appear at the Kegalla kaohcheri on or before the day of sale to prove their title.

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

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

No. 28, P. OF S. වර්ෂ 1890 ක්වූ ජනවාරි මස 28 වෙනි දින කොලඹ මහසෙන කාරිස් උත්සාහයේ කන් තෝරුවේදී.

ආණ්ඩුවට අයිති වෙස් සහක සඳහන්වෙන බිම් කොටස වර්ෂ 1890 ක්වූ මාර්තු මස 14 වෙනි සිකුරුදා සහ ඊලඟ දවස්වලදීත් දඩල් 1 කේ කතිසමට කාගල්ලේ ආණ්ඩුවේ උපද්වන්ත උත්සාහයේ විසින් කාගල්ලේ කවිවේරියේදී ආණ්ඩුවේ ආඥාවල ප්‍රකාර යට විකුණන්නට කොහොත් බේරන්නට යෙදෙනවා ඇත.

සිතියම 8,083.

කිවෙහසටානේ—කිතිගඩකෝරලේ දෙහාලදහමුහු පස්කුවේ උඩකරඹපොහේ.

කො.	ඉඩම්.	අකුම.	මහස.
3½	පරවිලහේන	හේන	1 0 13

කො.	ඉඩම්.	අකුම.	මහස.
22½	ලියන්ගොල්ලේහේන	හේන	6 2 23
23½	මොනරාඞ්ගපුලකාමා හේන	එම	1 0 18
27	දිද්දෙනියේ මුකලාන	මුකලාන	1 1 3
28	එම	එම	4 0 23
29	දිද්දෙනියේ හේන	හේන	0 2 16
32½	හත්බාවේ හේන	එම	1 2 14
33½	මුළුගස්කැන්හේ හේන	එම	2 3 6
34	පරවිලහේන	එම	2 3 29
38½	කපුගේ කුඹුරකාමාහේන	එම	1 2 5
53	කිකුලමුල මුකලාන	මුකලාන	4 1 4
54	දිද්දෙනියේ	හේන	2 0 5
55	එම	එම	2 3 4
58	ඇඳගලකැන්හේ හේන	එම	3 2 4
59½	එම	එම	1 1 12
63	කිවිසාදෙනියකාමාහේන	එම	4 3 38
87	ඉස්කන්තොවේ හේන	එම	3 0 32
99½	අභිගහමුලකැන්හේ හේන	එම	0 3 34
109	දුල්වෙල හේන	එම	5 0 0
110½	එම	එම	8 2 10
111½	නාරත්තහහේන	එම	0 3 19
112½	හපුගහමුල දෙනියේ හේන	එම	2 2 22
113	කැවකාදෙනියේ මුකලාන	එම	5 0 7
116	ගලඋඩපල්ලේහේන	එම	1 1 17
117½	එම	එම	0 0 32
121	උඩගමමැද්දේ වත්තේ හේන	එම	3 2 18
124½	පරගහඇලේ හේන	එම	2 3 27
134	බෝගහමුල වත්ත	පොල්වත්ත	0 1 21
143	ගලඋඩ මුකලාන	මුකලාන	2 1 14
144	දිල්ලවෙල මුකලාන	එම	5 2 17
148	දිද්දෙනියේ මුකලාන	එම	9 3 35
155½	හුනුගල උඩපල්ලේ හේන	හේන	3 0 8
156½	පිලිකන්හේ හේන	එම	1 3 12
157½	ගලඋඩ හේන	එම	0 1 32
158	ඇඹුනුගලකාමා හේන	එම	5 1 27
161½	රෙඵපල හේන	එම	2 0 23
164	දුනුමඩලගස්කැන්හේ මුකලාන	මුකලාන	7 2 17
166	කන්දේදෙනියේ මුකලාන	එම	24 2 15
167½	කලමඩුවේ හේන	හේන	1 1 15
168½	කන්දේදෙනියේ හේන	එම	3 2 38
169	වැහැලේ හේන	එම	4 1 37
171½	මාඋස්සාපදුරේ හේන	එම	1 1 33
180	බටපදුරේහේන	එම	1 1 30
182	දුනුමඩලගස්කැන්හේ	එම	14 1 36

මිලකරනිබෙන්නේ අක්කරයක් රුපියල් 10 බැගින්

මේ ඉඩම් හැණ උරුමවාසිකමක් ඇති කෙනෙක් කැගල්ලේකවිවේරිය ඉදිරිපිටට පැමිණ විකිනෙන දඩ සට ගෝ ඊටමක්තෙක් තමුත්ගේ උරුමවාසිකම කිසා සිටින්නට මිනාය.

මෙම ඉඩම් හැණ වැඩිදුර කාරණා වංකාභිපතී සර්වේ ගර් ජනරාල් උත්සාහයේගෙන්ද, විකිනීමේ කොන් දේසිය හැණ කාරණා කැගල්ලේ ආණ්ඩුවේ උපද්වන්තඋත්සාහයේගෙන්ද දැනගන්නට පුළුවන.

උකුමානත්තන්හේගේ ආඥාවලය, ඊ. කොඵල් වාකරු, මහසෙනකාරිස් විමස.

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS I, Walter Edward Davidson, Assistant Government Agent, Chilaw, have been appointed Forest Settlement Officer under section 6 of Ordinance No. 10 of 1885; and whereas it has been proposed that the land described in preliminary plan 1,380, within the limits defined in the Schedule hereunder, should be constituted a reserved forest:—

SCHEDULE.

North.—The chenas belonging to the village Mahagama and Elapahala.

East.—The Compass Para.

South and South-east.—The Madampe-Tambagalla road.

West and South-west.—The villages Bingireya, Tambagalla, Karawita Agare, and Tambagalla estate.

I do hereby give notice, as provided by the 7th clause of the said Ordinance, that from and after the date hereof no right shall be acquired in and over the land situate within the said limits, except by inheritance or succession, or under a grant or contract in writing made or entered into by or on behalf of the Crown, or by some person in whom such right or power to create the same is now vested; and on such land no new house shall be built or plantation formed, no fresh clearings for cultivation or for any other purpose shall be made, and no trees shall be cut for the purpose of trade or manufacture, except with the permission in writing of the Government Agent or Assistant Government Agent.

And I further give notice that the following consequences will ensue on the reservation of the land contained within the above-named limits:—

All rights in respect of which no claim has been preferred, and of the existence of which no knowledge has been acquired, shall thereupon be extinguished.

No right of any description shall be acquired in or over a reserved forest except by inheritance or succession, or under a grant or contract in writing made by or on behalf of the Crown, or by some person in whom such right, or the power to create such right, was vested when the Proclamation declaring the forest which it is intended to reserve to be reserved was published.

Right to pasture or forest produce which shall have been admitted shall not be alienated by way of grant, sale, lease, mortgage, or otherwise, without notice thereof to the Government Agent, except in the case of rights continued for the beneficial enjoyment of any land or house.

Any Forest Officer may, under certain restrictions, stop any public or private way or water-course in the reserved forest.

Any person who in a reserved forest—

- (a) trespasses or pastures cattle, or wilfully causes cattle to trespass;
- (b) causes any damage by negligence in felling any tree or cutting or dragging any timber;
- (c) wilfully strips off the bark or leaves or otherwise damages any tree;
- (d) in contravention of any rules made by the Government Agent of the Province in that behalf, hunts, shoots, fishes, poisons water, or sets traps or snares or guns, or uses any explosive substance—

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

Any person who—

- (a) makes any fresh clearing prohibited by section 8; or
- (b) sets fire to a reserved forest, or in contravention of any rules made by the Government Agent, kindles any fire or leaves any fire burning in such manner as to endanger the reserved forest or any part thereof;

or who in the reserved forest—

- (c) kindles, keeps, or carries any fire, except at such seasons and in such manner as the forest officer especially empowered in this behalf may from time to time notify;
- (d) fells, girdles, lops, tops, or burns any tree;
- (e) quarries stones, burns lime or charcoal, or collects, subjects to any manufacturing process, or removes any forest produce;
- (f) clears or breaks up any land for cultivation or any other purpose,—

shall be guilty of an offence, and be liable to be punished with imprisonment for a term which may extend to six months or with fine which may extend to Rs. 500, or with both, in addition to such compensation for damage done to the forest as the convicting court may direct to be paid. Such compensation, when awarded, shall be treated as a fine, shall be recovered as such, and shall not exceed the amount of fine which such court has power to impose.

Nothing in section 26 or section 27 shall be deemed to prohibit—

- (a) any act done in accordance with any regulation made by the Governor, or with permission in writing of a forest officer empowered to grant such permission;
- (b) any practice of chena cultivation permitted by the Forest Settlement Officer; or
- (c) the exercise of any rights continued under section 15 of Ordinance No. 10 of 1885, or created by grant or contract in the manner described in section 23.

Whenever fire is caused wilfully or by gross negligence in a reserved forest by any person having rights in such forest or having permission to practise chena cultivation thereon, or by any person in his employment, or whenever any person having rights in such forest contravenes the provisions of section 24, the Governor may (notwithstanding that a penalty has been inflicted under section 27 of Ordinance No. 10 of 1885, in respect of such fire) direct that in such forest or any specified portion thereof, the exercise of all or any of the rights of pasture or to forest produce shall be extinguished or suspended for such period as he thinks fit, and may withdraw any permission to practise chena cultivation in such forest or portion.

And I do hereby require every person claiming any right or making any claim to the land or any portion of land, within the above-mentioned limits, either to present to me at Chilaw before May 1, 1890, a written statement specifying, or to appear before me at Chilaw on or before May 1, 1890, and state the nature or right of claims.

Chilaw Kachcheri,
January 15, 1890.

W. E. DAVIDSON,
Forest Settlement Officer.

ලාභන උපඵත්තවන වෝල්ටර් ඇඩ්වර්ට් ඩේවිසන් යන මම වම් 1885හේ 10 වෙනි ආඥාපනතේ 6 වෙනි වගන්තියේ ප්‍රකාරයට මූලාශ්‍රය ගැණ කටයුතු කෙරුණ නිලයට පත්කරණු ලැබීම.

මෙහි පහත සඳහන්වූ මායිම් ඇතුළත නොමිල 1,380 මුල්සිතියමේ පෙනෙන ඉඩම තහනම් මූලාශ්‍රයක් කිරීමට හෝච්ඡාකරතියේ. එනම් :—

- උතුරට—මහනම් සහ ඇලපහල යන ගම්වලට අයිති හේන්ද,
- නැගෙනහිරට—කොම්පස්පාරද,
- දකුණට සහ දකුණු නැගෙනහිරට—මාදම්ප තම්බලල පාරද,

බස්නාහිරට සහ දකුණු බස්නාහිරට—බන්හිරිය, තම්බලල, කරවිට අගාර යන ගම් සහ තම්බලල වත්තය.

මෙහි සඳහන්වූ දෑකමෙ පවත් වම් 1885හේ නොමිල 10හේ 7 වෙනි වගන්තියේ ප්‍රකාරයට උරුමයෙන් හෝ අයිතිකමට පත්වීමෙන් මිස එක්කෝ ආණ්ඩුව විසින් නොහොත් ඒ වෙනුවෙන් එබඳු අයිතිකමක් ලබා දීමට බලයක් පිහිටා තිබුනාද කෙණෙක් විසින් නොහොත් ඒ වෙනුවෙන් ලියාදෙනලද ගිවිසුමක් හෝ ලිය විල්ලක් පිට මිස කොසි දෙකම අයිතිකමක්වත් එහි මායිම් ඇතුළත තිබෙන ඉඩම්වලට නොහොත් ඒ ගැණ ලබාගන්නට බැරි බව මෙයින් දැනගතයුතුයි. තවද ඒපත්ත උත්තාන්තයෙන් නොහොත් උපඵත්ත උත්තාන්තයෙන් ලියවිල්ලකින් ලබාගත් අවසරයක්පිට මිස එබඳු ඉඩමේ අළුතෙන් ගෙයක් ගොඩනගන්නටවත් වැවිල්ලක් වඩාත්වත් යම් බෝගයක් කිරීමටවත් නොහොත් වෙන වෙනම භාරණවකටවත් අඩුකුමෙන් එලි කරන්නට එක්කෝ වෙළදමක් නොහොත් ගස්තකමින් තහනම් සඳහා මොනම ගහක්වත් කපන්නට බැරිය.

ඉහත සඳහන්වූ මායිම් ඇතුළත පිහිටා තිබෙන ඉඩම් ආණ්ඩුව විසින් තහනම්කර ගැනීම කරණකොට ගෙණ මෙහි පහත සඳහන්වූ දේවල් සිදුවන බව මෙයින් දැනුම්දෙමි. එනම් :—

යම් අයිතිකමක් කියා ඉල්ලා නොසිටියානම්, තවද අයිතිකම ඇති බව දැනගන්නට නොලැබුනානම් ඒ අයිතිකම එසේ ඉඩම තහනම්කරගත් කල්හි අවලංගුවෙනවා ඇත.

තහනම් කරන්නට කල්පනාවේ තිබෙන මූලාශ්‍රය තහනම් කරගත් බව එලියරුවකරණ ප්‍රකාශ පත්‍රය ප්‍රසිද්ධකලාම උරුමයෙන් හෝ අයිතිකමකට පත්වීමෙන් මිස එක්කෝ ආණ්ඩුව විසින් නොහොත් ඒ වෙනුවෙන් එක්කෝ තහනම්කරන්නට යෙදුනාද මූලාශ්‍රයට එබඳු අයිතිකමක් නොහොත් එබඳු අයිතිකමක් ලබාදීමට බලයක් පිහිටා තිබුනාද කෙණෙක් විසින් නොහොත් ඒ වෙනුවෙන් ලියාදෙනලද ගිවිසුමක් හෝ ලියවිල්ලක් පිට මිස මූලාශ්‍රය තහනම් කලාට පසු කොසි දෙකම අයිතිකමක්වත් ඒ ගැණ ලබාගන්නට බැරිය.

තණකොළවලට හෝ මූලාශ්‍රයේ අවගන්තා දේවලට හෝ තිබෙන්නාද ඒත්තුගන්නාලද අයිතිකම යම් ඉඩමකින් හෝ ගෙයකින් ලැබෙන ප්‍රයෝජන භුක්තිවිදීම පිණිස අයිතිකම පවත්වාගන්නට ඉඩඇරිය විටකදී ආණ්ඩුවේ ඒපත්ත උත්තාන්තයේට දැනුම්නොදී අනුන්ට දීමෙන් හෝ විකිණීමෙන් හෝ බදුදීමෙන් හෝ උකස් කිරීමෙන් හෝ වෙන අන්විධයන් හෝ අත්සන්තක කරන්නට බැරිය.

තහනම් මූලාශ්‍රයක තිබෙන ප්‍රසිද්ධ පාරක් හෝ අප්‍රසිද්ධ පාරක් හෝ නොහොත් වතු පාරක් සමහර නියම වලට සවහන්කොට අත්හිටවන්නට මූලාශ්‍රය භාරකාර නිලධාරියෙකුට බලය තිබේ.

- (අ) තහනම් මූලාශ්‍රයකට අවසර නැතුව ගිණොත් එක්කෝ එහි හරක් ආදීන්ට තණකොළ කැවීමෙන් එක්කෝ එහි පැමිණි අලාභයන් කරන්නට හරක් ආදීන්ට කැමැත්තෙන්ම ඉඩ දුන්නොත්,
- (ආ) ගහක් කැපීමේදී නොහොත් ලියවූ කැපීමේදී හෝ ඇදීමේදී යම් කොසලුකිලිකමකින් අලාභයක් පැමිණවීමෙන්,
- (ඇ) ලෙලී හෝ කොල කැමැත්තෙන්ම ගැලවීමෙන් නොහොත් කැඩීමෙන් එක්කෝ වෙන අන්විධයන් ගහකට අනතුරක් කලොත්,
- (ඈ) පලාතේ ආණ්ඩුවේ ඒපත්ත උත්තාන්තයේ විසින් ඒ ගැණ කළ නියෝගවලට විරුධව දඩයම් කලොත්, වෙතිතිබුවොත්, මාළු ඇල්වුවොත්, වතුරට වස දැමුවොත්, එක්කෝ උගල් ඇටවීමෙන්, මලපත්ත නැවුවොත්, තුවක්කුමාත් බැන්දෙත්, එක්කෝ පත්තුවෙන වෙතිබිඟෙන් ආදී ද්‍රව්‍ය ජාතියක් පාවිච්චිකලොත් ඔහු වරද කරන්නෙක. ඒ වරද ඔප්පුවනම් ඔහු රුපි සල් පණහ දක්වා වැඩිවෙන්නට පුළුවන්වූ දඩයකට නොහොත් ඔහුගේ වරද නිසා පැමිණෙන අලාභය රුපිසල් 25ට වැඩිනම් අලාභය වගේ දෙගුණයක් වැඩිවෙන්නට පුළුවන් දඩයකට යට ගත් වෙන්නට ඔහුය.

යම් කෙණෙක් :—

- (අ) ආඥාපනතේ 8 වෙනි වගන්තියට විරුධව අඩුකුමෙන් හේන් කෙටුවොත්,
- (ආ) තහනම් මූලාශ්‍රයකට ගිනි තිබුවොත්, එක්කෝ ආණ්ඩුවේ ඒපත්ත උත්තාන්තයේ සැදූ නියෝගයට විරුධව තහනම් මූලාශ්‍රයකට නොහොත් ඉන් කොටසකට අනතුරු පැමිණෙන්නට පුළුවන් අන්දමකට හිඳුර පත්තුවකලොත්, එක්කෝ හිඳුර පත්තුවෙහි තිබෙන්නට ඇරියොත්,
- (ඇ) යම්කෙනෙක් ඒගැණ වෙනම බලයලත් මූලාශ්‍රය භාරකාර නිලධාරියා මිසින් කලින්කලට දැනුම්දී නියමකරණ අන්දමට වනවානුවලදීන් මිස තහනම් මූලාශ්‍රයක හිඳුර පත්තුවකලොත් තිබුවොත්, එක්කෝ ගෙණගියොත්,
- (ඈ) තහනම් මූලාශ්‍රයක ගහක් කැපුවොත්, වලටට පොතු ගැලවීමෙන්, ගහක අතු කැපුවොත්, සිදුරුකලොත්, එක්කෝ පිලිස්සුවොත්,
- (ඉ) තහනම් මූලාශ්‍රයක ගල් කැපුවොත්, එක්කෝ ගල් හැරුවොත්, හුණු හෝ අතුරු පිලිස්සුවොත්, මූලාශ්‍රයේ අවගන්තා දෙයක් එකතුකලොත්, එක්කෝ අහක්කලොත්, එක්කෝ හස්ත කමාන්ත සම්බන්ධවූ කටයුතුක යෙදුවොත්,
- (ඊ) ගොවිතැන්කිරීම පිණිස හෝ වෙනකාරණයක් උදෙසා හෝ තහනම් මූලාශ්‍රයක බිම එලිකලොත්, එක්කෝ බිම කෙටුවොත් ඔහු වරද කරන්නෙක. මූලාශ්‍රයට කළ අලාභයගැණ ඔහු වරදට පත්කරණ නඩුකාරතැන විසින් ගෙවන්නට නියමකරණ ගණන ගෙවන්නට වෙනවා පමණක් නොව ගමාසයක් දක්වා දීර්ඝව තිබෙන්නට පුළුවන් කාලයකට හිරඅඩස්සි කිරීමෙන් හෝ රුපිසල් පන්සියය දක්වා වැඩිවෙන්නට පුළුවන්වූ දඩයක් ගැසීමෙන් හෝ ඒ දෙසාකාරයෙන්ම හෝ කරණ දඩුවමකට යටත්වෙන්නට ඔහුය. අලාභයගැණ ගෙවියයුතු ගණනක් නියමකලාම ඒක දඩයක් හැටියට සිසු ආකාරයෙන්ම සලකා දඩයක්මෙන් අය කළ යුතුය. තවද ඒ ගණන ඒ නඩුකාරතැනට නියමකිරීමට බලය තිබෙන ගණනට වැඩි නොමිය යුතුය.

උතුමාහත්වගන්තියේ රෙගුලාසියක් :—

- (අ) පිලිබදව හෝ මූලාශ්‍රයගැණ ක්‍රියාකිරීමට පත්ව සිටින නිලධාරියෙක් ලියාදෙනලද අවසරයක්පිට හෝ යම් ක්‍රියාවක් කිරීමටද,

- (ඔ) මුකලාන්ගැණු කටයුතු වේරීමට පත්වී සිටින නිලධාරියෙකුගේ අවසරයපිට හේන් එලිකිරීමටද,
- (ඔ) වර්ෂ 1885ගේ නොවැරදි 10ගේ 15 වෙනි වගන්තියට යටත්ව පවත්වාගැනීම එන නොහොත් ඉහත කියා තිබෙන අන්දමට දීමකින් හෝ නිවිසුමකින් හෝ පිහිටුවාගත් යම් අයිතිවාසිකමක් පවත් වන්නටද, 26 වෙනි වගන්තියෙන් හෝ 27 වෙනි වගන්තියෙන් තහනම්කරන කල්පනා නොකළ යුතුය.

තහනම් මුකලානක අයිතිකම් ඇත්තාවූ නොහොත් එහි හේන් ගොවිතැන් කිරීමට අවසර ඇත්තාවූ සම්කෙණෙක් විසින් එක්කෝ ඔහුගේ වැඩකරණකෙණෙක් විසින් කැමැත්තෙන්ම ගින්නක් අටගන්ව සැලැස්සූ වොන්, එක්කෝ තදබල නොසැලකිලිකමකින් එහි ගින්නක් අටගත්තොත්, එක්කෝ එබඳු මුකලානක අයිති කම් ඇත්තෙක් 24 වෙනි වගන්තියේ නියෝග කඩකළොත් එහි මුකලානේ නොහොත් එහි නියම පලාතක තණකොළවලට හෝ මුකලානේ අටගන්වන ලද දේවලට පැවැත්වූවූ අයිතිකම් සියල්ල හෝ ඉන් යමක් සම්පූර්ණයෙන් නැතිකර දමන්නට කියා උතුමානන්වගන්තියේට සුදුසුකරන කල්පනාවෙන් කාලයකට අත්හිටවන්නට කියා අණකරන්නටත්, ඒ මුකලානේ හෝ පලාතේ හේන්ගොවිතැන් කිරීමටද අවසරය අවලංගුකර දමන්නටත් (එබඳු ගින්නක් ගැණ වර්ෂ 1885ගේ නොවැරදි 10ගේ ආඥාවෙන් 27 වෙනි වගන්තියේ දැඩුවමක් නියමකර තිබෙන ඉඩම) උත්වහන්සේට බලය තිබේ.

තවද මෙහි ඉහත සඳහන්වූ මායිම් ඇතුළත අයිතිකමක් යමෙක් කියා සිටින්නට තිබෙනවාද, එහි තුළ ඉඩ මක් හෝ ඉන් කොටසක් ඉල්ලා සිටින්නට යම් කිසිකමක් යමෙකුට තිබෙනවාද ඒ සැමදෙනාම වර්ෂ 1890 ක්වූ මැයි මස 1 වෙනි දිනට මත්තෙන් ඒ අයිතිකම් නොහොත් හිමි කමේ අයුම සඳහන්කර ලියන ලද සටහනක් ගලා ව තද මට දෙන්නටත් වර්ෂ 1890 ක්වූ මැයි මස 1 වෙනි දින හෝ ඊට මත්තෙන් මාදුදිරියේ පෙනී කියා සිටින්නටත් ඕනෑම මෙයින් දන්වමි.

වර්ෂ 1890 ක්වූ ජනවාරි මස 15 වෙනි දින
ගලාවත කවිවේරියේදීය.
විචල්පු, ඊ. ඩේවිඩ්සන්,
මුකලාන් ගැණ කටයුතු වේරණ නිලධාරියා.

MISCELLANEOUS DEPARTMENTAL NOTICES.

Abstract of Cooly Labourers on Estates in the Several Provinces during the Quarter ended September 30, 1889.

DISTRICT.	Number of Estates.	Number of Immigrants.	Number of Births.	Number of Deaths.	Number of Complaints preferred against Master.	Number of Complaints against Servant.
<i>Western Province.</i>						
Kalutara ...	32	2,503	10	14	—	—
<i>North-Western Province.</i>						
Kurunegala ...	18	875	5	4	—	—
<i>Southern Province.</i>						
Galle and Matara ...	26	1,960	23	17	—	—
<i>Central Province.</i>						
Kandy ...	481	62,780	595	393	—	—
Matale ...	67	8,157	56	46	—	—
Nuwara Eliya ...	226	42,452	421	252	—	—
	774	113,389	1,072	691	—	—
<i>Province of Uva.</i>						
Badulla ...	180	19,548	129	68	—	—
<i>Province of Saharagama.</i>						
Ratnapura ...	40	4,812	25	13	—	—
Kegalla ...	68	13,362	67	81	—	—
	108	18,174	92	94	—	—

ON Thursday, the 20th instant, at 12 o'clock noon, will be sold by public auction at the Colonial Store, Slave Island, the following articles:—
Empty-packing cases, barrels, zinc linings, ink jars, &c.
Colonial Store,
Colombo, February 4, 1890. W. J. GORMAN,
Colonial Storekeeper.

that on and after February 1, 1890, the limits of size shall be the same as for parcels addressed to the United Kingdom, viz., 3 ft. 6 in. in length, or in length and girth measured together 6 ft. (such girth being measured round the thickest part of such parcel).

T. SKINNER,
Postmaster-General.

NOTICE is hereby given that the limit of size in the case of parcels intended for transmission to India, fixed by notice dated September 15, 1876, is altered, and

General Post Office,
Colombo, February 1, 1890.

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

Vessels.	Date of Clearing	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Pounce.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Pinnabag.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kitfool Fibre.	Deer Horns.	
COLOMBO.	1890.																											
ss. Orizaba	29/1	Australia ...	200		40803					15500																		
ss. Chingwoo	3/2	London ...	3368		178259	502	88989										4821		1955			88	91			162		
ss. Rewa	3/2	do.	298		156504	61																						
ss. Batavia	3/2	Rotterdam																										
ss. Yangtze	3/2	Marseilles			85																							
ss. Clan Sinclair	3/2	London ...			50436																							
ss. Bombay	3/2	China				82																						
ss. Clan Drummond	3/2	London	173																									
ss. Calna	3/2	Bombay		20	100																							
GALLE.																												
NH.																												

* And chips 5,600 lb.

Importation of Rice from Indian Ports during the week ending this day.

TO COLOMBO :-	TO GALLE :-
From Calcutta.....Bags 43,417	From Calcutta.....Bags 8,565
Rangoon....." 2,045	Southern India... " 1,047
Southern India... " 8,005	
Total ... Bags 53,467	Total ... Bags 9,602

Customs, Colombo, February 5, 1890.

G. S. WILLIAMS
Principal Collector.

Cambridge Local Examination, 1890.

AN Examination of Senior and Junior Candidates, in accordance with the Regulations of the Revised Code, will be held at Colombo, Kandy, Galle, Jaffna, Batticaloa, and Trincomalee on December 13, 1890, and following days. Forms of entry duly filled up should be sent to the Director of Public Instruction not later than August 1, together with the following fees, which may be paid as follows:—

- (1) A Bank Draft or Post Office Order on England payable to Rev. G. F. Browne, Secretary, Syndicate, Cambridge Local, crossed "Mortlock & Co.," at the rate of £1 for each candidate, as the Cambridge fee.
- (2) A Post Office Order or Bank Draft in my favour, at the rate of Rs. 2.50 for each candidate, as the local expenses fee.

N.B.—No forms of entry will be accepted after August 1, except upon payment of an extra fee of Rs. 5.

Forms of entry may be had from the Director. It is requested that Managers will only apply for such number of forms as they actually require, and that they will not encourage any student to enter as a candidate unless they are satisfied that he has a fair chance of passing the examination with credit.

Religious knowledge as a subject of examination is not necessary for Colonial students, and no grant or award under the Revised Code will be made directly or indirectly dependent on marks gained for religious knowledge.

No scholarships or prizes will be awarded on account of any junior candidate born before January 1, 1874,* or on account of any senior candidate born before January 1, 1872.

Certificates of age must in every case accompany the forms of entry.

No fees can be returned. If notice of withdrawal be sent to the Local Secretary more than 16 days before the commencement of the Examination, a voucher will be sent, which will enable the student to enter in another year without further fee to the University, subject to the usual conditions of age. The student must apply for a fresh form of entry on or before September 30.

Office of the Director of Public Instruction,
Colombo, January 29, 1890.

H. W. GREEN,
Director.

* In recommending certain editions of the subjects selected for examination, the Syndicate have no intention of confining the examination to the matter contained in the notes of those editions, or of excluding from use other editions which now exist or may hereafter be prepared.

[N.B.—No student can take two Papers set at the same time in the Time Table.]

EXAMINATION OF JUNIOR STUDENTS.

PART I.—PRELIMINARY.

Every student will be required to satisfy the Examiners in (1) Reading aloud a passage from some standard English prose author.—(2) Writing from dictation.—(3) English Grammar, including the parsing and analysis of sentences.—(4) Arithmetic. But see E on page 376.

A certain number of marks will be assigned to handwriting.

PART II.

The examination will comprise the subjects mentioned in the following eight sections. Students will be required to satisfy the Examiners in at least two sections not in the same bracket: no one will be allowed to enter for more than six sections of Part II. with Drawing or Music, or for more than five sections of Part II. with both Drawing and Music. Section I. must be taken by all students, unless their parents or guardians object to their examination in that section. But see E on page 376.

Section 1.—RELIGIOUS KNOWLEDGE:

Questions will be set on (a) Joshua i—xiv,† Judges i—xvii,† 1 Samuel. †—(b) The Gospel of St. Matthew,† credit being given for a knowledge of the original Greek.—(c) The Acts of the Apostles, xiii—end.†—(d) The Church Catechism. For Jewish students see page 376.

To pass in this section students must satisfy the Examiners in (b) and in one of the subjects (a), (c), (d). No student will be examined in more than one of the subjects (a), (c), (d).

Section 2.—ENGLISH:

(a) History of England, from the accession of William III. to the accession of George III. Questions will also be set on the outlines of the history of England from the Norman Conquest to the accession of Queen Victoria.

(b) Roman History, *the Reign of Augustus*. Questions will also be set on the outlines of Roman History from 27 B.C. to 117 A.D.

(c) The Physical, Political, and Commercial Geography of the United Kingdom of Great Britain and Ireland and its dependencies, and of Europe. An outline map will be given to be filled up by inserting the chief ranges of mountains, the chief towns, the chief lakes and rivers, and the political divisions, of some part of these portions of the world. Questions may be set requiring a general knowledge of Geography.

(d) Shakespeare, Julius Cæsar†, with paraphrasing and simple questions on the history of the words and the construction of the sentences.

To pass in this section students must satisfy the Examiners in two of the four subjects; to obtain the mark of distinction, in three. No one may enter for both (a) and (b).

Section 3.—LATIN (see notes A, B): Papers will be set containing passages from Virgil, *Æn. V.*, § and from Cæsar, *de Bello Gallico VI*, § for translation into English. No student can take both of these subjects.

Section 4.—GREEK (see note A): Papers will be set containing passages from Xenophon, *Anabasis III.*, § and from Euripides, *Alcestis* (omitting the lyric parts), for translation into English. No student can take both of these subjects.

* Persons who desire to pass the examination in order to be exempted from any Preliminary Examination for which the Local Examinations are accepted as a substitute or for any professional or business purpose can be admitted above the age of 17, but they will neither be placed in the Class List nor receive the usual certificate. The Syndicate will inform the General Medical Council and other authorities of the success of such students.

† Cambridge Bible for Schools.

‡ Clarendon Press Series.

§ Pitt Press Texts.

- Section 5.—FRENCH (see notes A, B): Passages will be given from "Xavier de Maistre," "La Jeune Sibérienne," "Le Lépreux de la Cité d'Aoste"†, for translation into English.
- Section 6.—GERMAN (see notes A, B): Passages will be given from "Riehl, Culturgeschichtliche Novellen"‡, for translation into English. In writing German in the examination, students are advised to use the English character, but the use of the German character is not forbidden.

A. In the Examination in Latin, Greek, French, and German: (1) Questions will be set on grammar and parsing, and on historical and geographical allusions. Without a fair knowledge of Accidence, a student cannot pass. (2) One or more easy passages not contained in the books named will be set for translation into English; a vocabulary of the less familiar words being given. A student cannot pass in the language without satisfying the Examiners in this part of the paper. (3) One or more passages of ordinary difficulty not contained in the books named will be set for translation into English. In order to obtain the mark of distinction students will be expected to do fairly well in this part of the paper.

B. In the Examination in Latin, French, and German, one or more passages will be set for translation from English into the language. A student cannot obtain the mark of distinction in the language without satisfying the Examiners in this part of the paper.

Section 7.—MATHEMATICS:

Every student who is examined in this section will be required to satisfy the Examiners in Euclid, Books I. and II., and in ELEMENTARY ALGEBRA, viz., definitions and explanations of algebraical signs and terms; addition, subtraction, multiplication, and division of algebraical quantities; theory of indices with integral exponents; greatest common measure and least common multiple; extraction of the square root; the solution of easy equations of the first degree and questions producing such equations, and the solution of easy quadratic equations involving one unknown quantity.

Questions will also be set in PLANE GEOMETRY, viz., Euclid, Books III., IV., and VI.; in ALGEBRA, viz., quadratic equations, the elementary rules of ratio and proportion, arithmetical and geometrical progressions, permutations, combinations, and the binomial theorem with positive integral exponents; in PLANE TRIGONOMETRY, including the solution of triangles and the use of logarithms; and in ELEMENTARY MECHANICS, viz., the composition and resolution of forces acting in one plane at a point, parallel forces, the mechanical powers, the properties of the centre of gravity, uniform and uniformly accelerated motion in a straight line.

Euclid and Algebra, if done well enough, are sufficient for the mark of distinction.

Proofs other than Euclid's will be admitted, but Euclid's axioms will be required, and no proof of any proposition will be accepted which assumes anything not proved in preceding propositions in Euclid.

Section 8.—NATURAL SCIENCE:

I. (a) CHEMISTRY. The non-metallic elements and the commoner metals and their compounds. A schedule will be sent on application. I. (b) ZOOLOGY. Elementary questions will be set upon (1) the characteristics of Animals and of the sub-kingdoms of the Animal Kingdom; (2) the structure of the principal parts and organs of animals, including a general account of the osteology of man (or structure of the skeleton); (3) the rudiments of Animal Physiology, as treated in Huxley's Lessons in Elementary Physiology. Specimens will be provided for description, and special weight will be given to this part of the Examination. I. (c) BOTANY. Elementary questions will be set upon (1) Morphology, the forms and relations of the parts of plants; (2) the outlines of the classification of the Plant Kingdom, and the classification of Flowering plants with special reference to the following Natural Orders, Ranunculaceæ, Papaveraceæ, Cruciferae, Malvaceæ, Caryophyllaceæ, Leguminosæ, Rosaceæ, Umbelliferae, Compositæ, Primulaceæ, Boraginæ, Scrophulariaceæ, Labiatae, Liliaceæ, Amaryllidæ, Iridaceæ, Orchidaceæ; (3) the general principles of Plant Physiology, and the rudimentary facts of minute structure. Specimens will be provided for description, and special weight will be given to this part of the examination; arrangements will be made for Colonial centres.

II. (a) PRACTICAL CHEMISTRY. Substances (not necessarily containing only one acid or one base) will be given to be examined; and in this part of the examination credit will be given for good observations precisely recorded, and for well-drawn inferences from them, even when the candidates are unable to make a complete analysis. A list of apparatus and chemicals will be sent on application to the General Secretary. II. (b) The Elements of STATICS, DYNAMICS, AND HYDROSTATICS as illustrated by simple experiments or common observations. Medical students may take II. (b) without entering for the Section. II. (c) The experimental Laws of HEAT. II. (d) ELEMENTARY PHYSICAL GEOGRAPHY. The papers in II. (b), II. (c), II. (d), may be taken either on Friday or on Saturday.

To pass in this section, students must satisfy the Examiners in one of the subjects marked I. or in two of those marked II.; they may enter for not more than three subjects, one of those marked I. and two of those marked II.

PART III.

Students who enter for both Drawing and Music cannot enter for more than five sections of Part II.

(1) GEOMETRICAL DRAWING and LINEAR PERSPECTIVE. (2) FREEHAND and MODEL DRAWING. Students examined in (1) or (2) will be required to satisfy the Examiners in both the subjects specified in that section. (3) MUSIC. Questions will be set on Notation; on Scales, Clefs, Keys, Intervals, Time; on the Marks and Terms generally employed in Music; on Cadences. Exercises will be set, in not more than four parts, on Triads and their inversions, in which the highest or the lowest part or both will be given.

EXAMINATION OF SENIOR STUDENTS.

PART I.—PRELIMINARY.

Every student will be required to satisfy the Examiners in (a) English Grammar (including parsing and the analysis of sentences) and English Composition; (b) The principles and practice of Arithmetic. But see E on page 376.

PART II.

The Examination will comprise the subjects mentioned in the following eight sections; and every student will be required to satisfy the Examiners in at least three sections no two of which are in the same bracket. No one will be allowed to enter for more than five of the sections A, B, C, D, E, F, with Drawing or Music, or for more than four with Drawing and Music. Section A must be taken by all students, unless their parents or guardians object to their examination in that section. But see E on page 376.

Section A.—RELIGIOUS KNOWLEDGE:

The Examination will consist of questions on (a) Joshua i—xiv,* Judges i—xviii,* 1 Samuel;* (b) the Gospel of St. Matthew,* credit being given for a knowledge of the original Greek; (c) the Epistle to the Galatians* and 1 Peter;* (d) the Order for Morning and Evening Prayer and the Litany, in the Book of Common Prayer; especial attention must be paid to the Apostles' Creed. For Jewish Students see page 376.

To pass in this section students must satisfy the Examiners in (b), and in one of the subjects (a), (c), (d). No student will be examined in more than one of the three subjects (a), (c), (d).

Section B. (a) History of England, from the accession of William III. to the accession of George III. Questions may be set on the literature of the period. Some general questions will also be set on the history of England from the Norman Conquest to the accession of Queen Victoria.

(b) Greek and Roman History. Greek History, the Reigns of Philip and Alexander. Some general questions will also be set on the history of Greece from 359 B.C. to 280 B.C. Roman History, the Reign of Augustus. Some general questions will also be set on the history of Rome from 27 B.C. to 117 A.D.

(c) Physical, Political, and Commercial Geography of the United Kingdom of Great Britain and Ireland and its dependencies, and of Europe, with some general questions on Geography. (Medal*).

(d) Shakespeare, Julius Cæsar, † with paraphrasing and philological and other questions arising out of the subject.

(e) The elements of Political Economy

(f) The elements of Logic.

To pass in this section students must satisfy the Examiners in two at least of the subjects; they may not take both (a) and (b), nor both (e) and (f).

Section C.—LATIN (see notes A, B):

Passages will be given for translation into English from Virgil, *Æn. V.*; † Horace, *Ep. II.* and *Ars Poetica*, Livy *V. i—xl*; † Cicero, *Catilines I—IV*. Students must select one verse and one prose subject from these four.

GREEK: (see note A).

Passages will be given for translation into English from Euripides, *Hippolytus*; † Homer, *Odys. XXI.*; † Lucian, *Somnium*, *Charon*, *de Luctu*; † Herod. *V.*, 28—91. † Students must select one verse and one prose subject from these four.

A fair knowledge of either language enables a student to pass in this section.

Section D.—FRENCH (see notes A, B):

Passages will be given for translation into English from Xavier de Maistre, *La Jeune Siberienne*, *Le Lépreux de la Cite d'Aoste*, † and Racine *Les Plaideurs*. †

GERMAN (see notes A, B):

Passages will be given from Riehl, *Culturgeschichtliche Novellen*, † and Schiller, *Wilhelm Tell*, † for translation into English. In writing German in the Examination, students are advised to use the English character, but the use of the German character is not forbidden.

A fair knowledge of either language enables a student to pass in this section.

A.—In the examination in Latin, Greek, French, and German: (1) Questions will be set on the language and subject-matter. Without a fair knowledge of Grammar a student cannot pass. (2) One or more easy passages not contained in the books named will be set for translation into English, a vocabulary of the less familiar words being given. A student cannot pass in the language without satisfying the Examiners in this part of the paper. (3) One or more passages of ordinary difficulty not contained in the books named will be set for translation into English. In order to obtain the mark of distinction students will be expected to do fairly well in this part of the paper.

B.—In the examination in Latin, French, and German: One or more passages will be set for translation from English into the language. A student cannot obtain the mark of distinction in the language without satisfying the Examiners in this part of the paper.

Section E.—Every student who is examined in this section will be required to satisfy the Examiners in Plane Geometry, viz., EUCLID, Books I., II., III., IV., VI., and XI., to Prop. 21 inclusive, and in ALGEBRA, viz., the solution of simple and quadratic equations and of problems producing such equations, the elementary rules of ratio, proportion, and variation, arithmetical and geometrical progressions, permutations, combinations, the binomial theorem, and the theory of logarithms. See the remark on Euclid on page 374. Euclid and Algebra, if done well enough, are sufficient for the mark of distinction.

Questions will also be set in the following subjects:—1, PLANE TRIGONOMETRY, inclusive of the Exponential Theorem, De Moivre's Theorem, and the expansions of $\sin \theta$ and $\cos \theta$ in powers of θ ; the paper will also contain some easy questions on the more advanced parts of ALGEBRA. 2, CONIC SECTIONS treated both geometrically and by easy analytical geometry. 3, APPLIED MATHEMATICS, ELEMENTARY STATICS, viz., the fundamental ideas of mass, weight, and density, the equilibrium of forces acting in one plane, the properties of the centre of gravity, the laws of friction, the mechanical powers, and the principle of virtual work. ELEMENTARY DYNAMICS, viz. the laws of motion and simple applications of them, uniform and uniformly accelerated motion in a straight line, the laws of falling bodies, projectiles, Atwood's machine, and the principle of work with elementary applications of it; the ELEMENTARY PARTS OF ASTRONOMY so far as they are necessary for the general explanation of the more simple phenomena depend on the positions and motions of the bodies forming the solar system.

Section F.—I (a) The general principles of CHEMICAL SCIENCE, and the facts which illustrate them. A schedule will be sent on application to the General Secretary. A fair knowledge of Inorganic Chemistry will enable a student to pass in this division. A list of apparatus and chemicals will be sent on application to the General Secretary. I. (b) ZOOLOGY. Questions will be set in the subject as defined for junior students, the classes of the Animal Kingdom being included under (1). For distinction, students will be expected to show a practical acquaintance with the physiology, the life history (including development), the structure (morphology and minute anatomy) of the following organisms:—Amoeba. Vorticella (Bell-animalcule). Hydra (Fresh-water Polype). Anodon (Fresh-water Mussel). Lobster, or Crayfish. Frog. Students should bring a lens. I. (c) BOTANY. Questions will be set in the subject as defined for junior students, with the addition of the following Natural Orders: Violaceæ, Geraniaceæ, Rubiaceæ, Dipsacæ, Campanulacæ, Ericaceæ, Solanaceæ, Euphorbiaceæ, Corylaceæ, Cyperaceæ, Gramineæ, and also the life history of a typical Moss and Fern and of Pinus. For distinction, students will be expected to show also a practical acquaintance with the physiology, the life history (including development), the structure (morphology and minute anatomy) of the follow-

* The Council of the Royal Geographical Society offer two silver medals, one for the best Senior in Physical Geography (Section F, division II. (e)), and one for the best Senior in Physical, Political, and Commercial Geography (Section E, division (e)), if of sufficient merit. Students can no longer enter for the medal without taking the Section.

† Clarendon Press Series.

‡ Pitt Press Texts.

ing organisms:—Saccharomyces (Yeast). Protococcus. Mucor (Mould). Chara. Fern. Flowering plant (Conifer, Monocotyledon, Dicotyledon). Students should bring a lens.

II. (a) PRACTICAL CHEMICAL ANALYSIS. Credit will be given for well-chosen experiments, good observations precisely recorded, and well-drawn inferences from them. II. (b) The elementary principles of STATICS, DYNAMICS, AND HYDROSTATICS, as illustrated by simple experiments, common observation, or the action of well-known machines. Medical Students may take II. (b) without entering for the Section. II. (c) The fundamental laws of HEAT and the experiments which illustrate them. II. (d) The fundamental laws of ELECTRICITY AND MAGNETISM and the experiments which illustrate them. II. (e) PHYSICAL GEOGRAPHY in the wider sense. (Medal.) Questions will be set on the present physical condition of the earth, and the physical agencies modifying it or affecting the conditions of life upon it. The papers in II. (b), II. (c), II. (d), II. (e) may be taken either on Friday or on Saturday.

To pass in the section, students must pass in one of the subjects marked I. or in two of the subjects marked II.; they may enter for not more than three subjects, not more than two of which may be from either of the groups marked I. and II.; they may not take both I. (b) and I. (c).

Section G.—DRAWING, (a) FREEHAND, (b) FROM MODELS, (c) IN PERSPECTIVE, and (d) IMITATIVE COLOURING (water-colour). To pass in the section, students must satisfy the Examiners in (a) and in one at least of the other divisions.

Section H. MUSIC. Questions will be set on Notation; on Scales, Clefs, Keys, Intervals, Time; on the marks and terms generally employed in Music; on Cadences; on Triads and Chords of the Seventh and their Inversions; Single Suspensions; rhythmical Phrasing. Exercises will be set (on the above Chords) in not more than four parts, in which the highest or the lowest part or both will be given.

Note that if a student enters for both G and H they count as one of the maximum number of sections allowed.

EXEMPTION FROM VARIOUS EXAMINATIONS.

A. THE following are the conditions on which a Senior Certificate excuses the holder from parts or the whole of the previous examination.

1. To excuse the holder of a certificate from Part I. of the previous examination, the certificate must state that the candidate has passed in religious knowledge, including the original Greek of the Gospel, and has attained a certain standard intermediate between the ordinary pass standard, and that of distinction in the Latin and in the Greek division of Section C.

2. To excuse from Part II. of the previous examination, the certificate must state that the candidate has attained a certain standard intermediate between the ordinary pass standard and that of distinction in religious knowledge or logic, in Euclid, and in Algebra.

3. To excuse from the additional subjects for candidates for Honours, the certificate must state that the candidate has attained a certain standard intermediate between the ordinary pass standard and that of distinction either in Applied Mathematics, or in French, or in German.

B. A Senior certificate enables a student to become a candidate for the degree of Bachelor of Music, or, if a woman, to enter the examination for such candidates, if the student passes in (1) preliminary, (2) the English Section, (3) one of the four languages in Sections C and D, (4) Euclid and Algebra.

C. A Senior or Junior certificate satisfies the preliminary requirements of the General Medical Council if it includes Latin, Mathematics, the Elements of Statics, Dynamics, and Hydrostatics, and one of the following:—Greek, French, German, Logic, Botany, Zoology, Chemistry.

D. Persons who have passed the Cambridge Local Examinations are excused the Preliminary Examination before entering into articles of clerkship with Attorneys and Solicitors or with Chartered Accountants. The published regulations of the Law Society state no special subjects.

E. A student who holds the certificate of the Syndicate, and desires to add some one or more subjects to obtain exemption from a Preliminary Examination, can enter for such subject or subjects alone on payment of the ordinary fee for entrance.

SPECIAL ARRANGEMENTS FOR CANDIDATES OF THE JEWISH FAITH.

In consequence of representations made to the Syndicate by the London Committee of Deputies of the British Jews, candidates of the Jewish faith may take on the Monday following the examination the subjects set on Saturday.

Special papers will be made for this purpose, if due notice is given, and special arrangements will be made for the supervision of the students, who may be examined at any of the centres for the Local Examinations. The whole cost of making and printing the papers and of supervising the examination must be paid by the candidates in addition to the ordinary fee for examination.

Students who desire to avail themselves of this permission must give notice in writing to the Solicitor of the London Committee of the Board of Deputies of the British Jews, Lewis Emanuel, Esq., 36 Finsbury Circus, London, E.C., on or before October 10 in each year, stating the subjects they desire to take and the centre of examination. The amount of payment due from each will be calculated and collected by the Committee and paid over by them to the Syndicate.

As alternatives for the papers (b) on the Gospel, papers will be set for Jewish students only (Junior and Senior) on 2 Kings, credit being given for a knowledge of the original Hebrew.

NOTICE is hereby given that an application has been received from the Very Rev. C. Collin for the removal of the Colombo St. Mary's Girls' High School to a new building adjoining St. Philip Neri's Church.

Notice is also hereby given that an application has been received from Mr. Theodias de Zoysa for a grant in aid of his Buddhist Vernacular Mixed School at Balapitiya, Southern Province.

Observations must be forwarded to the Director of Public Instruction not later than February 28, 1890.

H. W. GREEN,
Director.

Colombo, January 31, 1890.

LIST of Books for Sale at the Government Record Office, Colombo:—

	Rs.	e.
Administration Reports, bound volumes ... each	7	50
Do. single copies each 4 pp.	0	5
Ceylon Blue Books, from 1880 to 1888 ... each	10	0
Sessional Papers, bound volumes ... "	10	0
Do. single copies each 4 pp.	0	5
Ordinances, separate copies of, in English, Sinhalese, or Tamil ... each 8 pp.	0	5
Customs Annual Returns ... each	1	0
Heads of Minutes, 1824-49 ... "	1	0
Epitome of Government Minutes, 1849-71 ... "	1	0
Pybus's Mission to Kandy ... "	0	50
Customs Tariff ... "	0	25
The Mahāvansa: Mudaliyar L. O. Wijesinha's Translation into English of Chapters XXXIX. to G.; to which is prefixed Turnour's Translation (published in 1837) of Chapters I. to XXXVIII., with Notes and Emendations by Wijesinha ... "	7	50
Mahawansa, Pali, Part I. ... "	7	50
Do. Part II. ... "	7	50
Do. Sinhalese, Part I. ... "	5	0
Do. Part II. ... "	5	0
Nitinighanduwa, English ... "	1	0
Do. Sinhalese ... "	1	0
Rámanáthan's Reports ... "	22	0
Report on Brown Scale, or Bug, on Coffee ... "	1	0
Ceylon Calendars, 1855 to 1862 ... "	2	0
Saddharmalankaraya ... "	2	0
Dravidian Comparative Grammar ... "	13	0
Census of Ceylon, 1881 ... "	20	0
Governors' Addresses, 2 vols. ... "	10	0
Winslow's Dictionary, Tamil ... "	27	50
Report of the Executive Commissioner for the Ceylon Section of the Colonial and Indian Exhibition, 1886 ... "	0	50
Tables for calculating Pensions under the Widows' and Orphans' Pension Fund Ord. ... "	0	25
Vincent's Forest Report ... "	2	50
Reports of the Temple Lands Commissioners, 1857 to 1865 ... "	0	50
Papers relating to Buddhist Temporalities, 1876 ... "	1	0
The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr. E. Ernest Green (illustrated) ... "	1	0
Ceylon Civil List for 1889 and previous years... "	1	0
Report on Anæmia, or Beri-Beri, of Ceylon.—By W.R. Kynsey, F.R.C.P., G.M.G., Principal Civil Medical Officer, &c., Ceylon ... "	2	0

	R.	c.
Mannár: a Monograph.—by the late W. J. S. Boake, c.c.s. ... each	1	0
Itinerary of Ceylon Roads:—		
Part I.—Principal Roads, Second Edition (1881), without Map ...	2	0
Part II.—Minor Roads, Second Edition (1888), with Map ...	8	0
Do. do. without Map ...	3	0
Report on the Administration of the Police, &c., by A. H. Giles ...	1	45
Epitome of Government Minutes, Circulars, and Notifications, 1872-87 ...	1	0
Register of Books Printed in Ceylon and Registered under Ordinance No. 1 of 1885: Part I., 1885-88 ...	1	25

A. M. ASHMORE,
Record Keeper.

PUBLICATIONS for Sale at the Government Printing Office:—

The Ceylon Government Gazette, published on Fridays.
Subscription, payable in advance, per Rs. c.
quarter ... 3 0
Single copies ... 0 25

The Supreme Court Circular, published from time to time.
Subscription, per volume of 52 numbers, Rs. c.
with Digest, payable in advance ... 6 50
Copies of back volumes are obtainable, viz.:—
Volume I. ... 3 25
Volumes II., III., IV., each ... 6 50
Volume V. ... 13 0
Volumes VI., VII., VIII., each ... 6 50
Separate numbers { To subscribers ... 0 12½
 { To non-subscribers ... 0 25

Charges for Advertisements in the Gazette.

A column ...	7	50
Two-thirds of a column ...	5	0
Half a column ...	4	0
For small notices not exceeding 20 lines ...	2	50
Second and third insertions (consecutive) two-thirds and one-half, respectively, of the above rates.		

GEO. J. A. SKEN,
Government Printer.

NOTICES CALLING FOR TENDERS.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for the supply of Rice in the Eastern Province," will be received at the Colonial Secretary's Office up to 12 o'clock noon on Monday, March 10, 1890, from persons willing to contract for the under-mentioned services during the year from April 1 to 30, 1890:—

For supplying rice for the use of the Public Works Department, Eastern Province, at the stations named below. Two rates to be given for rice to be delivered in the Public Works Department yards and along the different stations on main roads in Batticaloa, Trincomalee, and Kalmunai districts:—

Rice, kallundai, per bushel.
Rice, country, per bushel.

1. Tenders are to be made on forms which will be supplied upon application at the offices of the Government Agent, Batticaloa, and the Assistant Government Agent, Trincomalee, and no tender will be considered unless it is furnished on the recognised form.

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

3. The amount of the bond, in which sufficient sureties will be required to join, and all other necessary information in respect of the contract, can be ascertained upon application at the office of the Provincial Engineer, Batticaloa.

4. 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.

5. When required, persons who have tendered must deposit samples with the Government Agent, Batticaloa, or Assistant Government Agent, Trincomalee.

6. Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

A. M. ASHMORE,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 24, 1890.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary at his office up to noon on Monday, February 17, 1890, from persons willing to contract for supplies for the use of the under-mentioned hospitals in the Province of Uva for twelve months from the date of acceptance of the tender:—

Civil Hospital, Badulla, including Infectious Hospital. Security Rs. 800.

District Hospital, Haputale, including Infectious Wards. Security Rs. 500.

District Hospital, Lunugala, including Infectious Wards. Security Rs. 250.

2. 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 recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract. Tenders may be made singly and collectively. The collective tender should include all the above hospitals, otherwise it will not receive consideration. In case of collective tender the security required will be Rs. 1,600 and the deposit on tender form Rs. 100.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 25 for hospitals where Rs. 250 and under are required as security, and Rs. 50 in

all other cases; 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.

4. When required, samples must be deposited.

5. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of security is given opposite the name of each station. When required, title deeds or cash must be deposited. The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers.

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

7. 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.

A. M. ASHMORE,
Colonial Secretary's Office, for Colonial Secretary.
Colombo, January 27, 1890.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for construction of a Male and Female Ward at the Kalutara Hospital," will be received at the Colonial Secretary's Office up to noon on Monday, February 17, 1890, from persons willing to contract for the under-mentioned service:—

For the construction of a male and female ward with baths and latrines at the Kalutara hospital.

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

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

The deposit should be made at the Treasury or the Kachcheri, and the receipt of the Treasurer or the Government Agent produced when applying for forms.

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

The amount of the bond, and all other necessary information in respect of plans, specification, &c., can be ascertained upon application at the office of the Provincial Engineer, Western Province, Colombo.

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.

Time required for the completion of the work should be stated in the tender.

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

A. M. ASHMORE,
Colonial Secretary's Office, for Colonial Secretary.
Colombo, January 23, 1890.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of local materials during 1890, at Negombo and Kalutara," will be received at the Colonial Secretary's Office up to noon on Monday, February 24, 1890, from persons willing to contract for the under-mentioned services during the year 1890:—

Negombo District.

- Bamboos
- Baskets, rattan
- Bags, gunny, second-hand
- Beeswax
- Bricks, per 1,000, Colombo
- Do. approved local
- Cadjans, per 1,000, not less than 6 ft. long
- Ceiling cloth
- Cabook, 18 in. by 9 in. by 6 in., per 1,000
- Glass, per sq. ft.
- Indigo, per lb.
- Lime, slaked, per bushel
- Lime, washing, do.
- Oil, cocoanut, per gallon
- String, coir, per cwt.
- Tiles, half-round, per 1,000, Colombo
- Do. do. local
- Twine, Bengal, per lb.
- Jakwood, at per cub. ft., sawn to sizes, including rafters
- Do. planks of 1 in. or 1½ in., per sq. ft.
- Do. reepers, per 1,000 ft.
- Cocoanut piles, &c., for canal work:—
- Cocoanut piles, per 1,000 ft.
- Do. beams do.
- Do. slabs do.
- Do. pegs do.
- Do. planks do.

Kalutara District.

- Bamboos
- Baskets, rattan
- Bags, gunny, second-hand
- Beeswax
- Bricks, per 1,000, Colombo
- Do. approved local
- Cadjans, per 1,000, not less than 6 ft. long
- Ceiling cloth
- Cabook, 18 in. by 9 in. by 6 in., per 1,000
- Glass, per sq. ft.
- Indigo, per lb.
- Lime, slaked, per bushel
- Lime, whitewashing, per bushel
- Oil, cocoanut, per gallon
- String, coir, per cwt.
- Tiles, half-round, per 1,000, Colombo
- Do. do. local
- Twine, bengal, per lb.
- Jakwood, at per cub. ft., sawn to sizes, including rafters
- Jakwood planks of 1 in. or 1½ in., per sq. ft.
- Do. reepers, per 1,000 ft.
- Cocoanut piles, &c., for canal work:—
- Cocoanut piles, per 1,000 ft.
- Do. beams do.
- Do. slabs do.
- Do. pegs do.
- Do. planks do.

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

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

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

For the supply of the articles enumerated, either as a whole or part, keeping each district separate.

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

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

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

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

A. M. ASHMORE,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 28, 1890.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice," will be received at the Colonial Secretary's Office up to noon on Monday, March 10, 1890, from persons willing to contract for the under-mentioned service:—

For supplying best Kallundai rice for the use of the Public Works Department, Central Province, commencing from April 1 to December 31, 1890.

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

- Dikoya district.
- Pussellawa district.
- Kandy district.

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

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

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

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

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

7. Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contract, which bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

A. M. ASHMORE,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 28, 1890.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for building Drains, Colombo Customs," will be received at the Colonial Secretary's Office up to noon on Monday, February 24, 1890, from persons willing to contract for the under-mentioned service:—

For construction of two hundred lineal feet of brick drain at the Colombo Customs.

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

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

The deposit should be made at the Treasury or the Kachcheri, and the receipt of the Treasurer or the Government Agent produced when applying for forms.

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

The amount of the bond, and all other necessary information in respect of plans, specification, &c., can be ascertained upon application at the office of the Provincial Engineer, Western Province, Colombo.

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.

Time required for the completion of the work should be stated in the tender.

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

R. A. BROHIER,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, February 5, 1890.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for Transport to the Deduru-oya Works," will be received at the Colonial Secretary's Office up to noon on Monday, March 10, 1890, from persons willing to contract for the transport of tools and materials for the above works during 1890.

The tenderer is to state separately the rate per cwt. for transport from Kurunegala to the Batalagoda Store, the distance being 8½ miles, and from Kurunegala to Handapanwela, 8½ miles from Kurunegala on the minor road to Matala. The contract for the transport to these two sites will not necessarily be let to the same person.

Tenders are to be made on forms which will be supplied upon application at the office of the Government Agent, Kurunegala, and no tender will be considered unless it be furnished in the requisite form.

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

Sufficient security will be required from the persons whose tenders are accepted, and who will also be required to give a bond for the due fulfilment of the contracts. Its amount, and all other necessary information, can be ascertained upon application at the office of the Provincial Engineer, Kurunegala.

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

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

R. A. BROHIER,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, February 5, 1890.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice," will be received at the Colonial Secretary's Office up to noon on Monday, March 10, 1890, from persons willing to contract for the under-mentioned service:—

For supplying best Kallundai rice for the use of the Public Works Department, Central Province, commencing from April 1 to December 31, 1890.

2. Rice to be delivered in the Nuwara Eliya district, Central Province, as may be required by the District Engineer in charge.

Each tender to give a single rate per bushel for rice delivered at any place situated within the district.

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

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

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

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

7. Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contract which bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

R. A. BROHIER,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, February 4, 1890.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for supply of Rice in the Province of Sabaragamuwa," will be received at the Colonial Secretary's Office up to noon on Monday, March 3, 1890, from persons willing to contract for the under-mentioned service:—

For supplying best Kallundai rice for the use of the Public Works Department, Province of Sabaragamuwa, at stations mentioned below, from April 1 to December 31, 1890, viz.:—

Ratnapura
Pelmadulla
Balangoda
Bilhu-oya
Rakwana
Nambapana.

Kolonna korale
Maduwanwela
Panamure
Embilipitiya
Tunkame

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

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

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

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

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

Samples of rice must be deposited at the office of the Government Agent, Ratnapura, in sealed packets or bottles labelled with the tenderer's name before the date in which the tenders are due.

R. A. BROHIER, for Colonial Secretary.

Colonial Secretary's Office, Colombo, February 4, 1890:

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the Transport of Government Timber and Firewood in Colombo," will be received at the Colonial Secretary's Office up to noon on Monday, February 24, 1890, from persons willing to contract for the under-mentioned services up to December 31, 1890:—

To supply carts and bullocks for the conveyance of timber and firewood from the Central Timber Depot, Galle Buck, and the Firewood Depot, Slave Island, to any of the places specified below:—

- Government Factory
Government Printing Office
Harbour Works
Welikada Prison
Breakwater Prison
Slave Island Prison
Hultsdorp Prison
Master Attendant's Office
Colombo Waterworks (Maligakanda)
Colonial Store
Railway Store, Maradana
Royal Engineer's Yard

Each tender must give rates per ton of 35 cubic ft. for the transport of timber, and rates per cubic yard for the transport of firewood to the Government Factory and Government Printing Office, and rates per cwt. for the transport of firewood to the other places mentioned.

Delivery of timber to be transported will be made at the gate of the Central Depot and of firewood within the Firewood Depot. Rates given must include the loading and unloading of the carts.

The carts and bullocks must be supplied on requisitions from the Assistant Conservator of Forests, Western Province.

The tender must be made on forms which will be supplied on application to the Assistant Conservator of Forests, at the Colombo Kachcheri, and no tender will be considered unless it is furnished on the recognised form.

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

The sum of Rs. 100 will have to be deposited by the contractor as security on signing the contract.

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

Further information regarding the transport of Government timber and firewood may be obtained on application to the Assistant Conservator of Forests, Western Province, at the Colombo Kachcheri.

R. A. BROHIER, for Colonial Secretary.

Colonial Secretary's Office, Colombo, January 29, 1890.

ලබන දෙසැම්බර් මස 31 වෙනි දින දක්වා මෙහි සහන සඳහන්වන වැඩට වැන්ඩර්ස් ගෙවත් මුද්දර ලත් ඉල්ලුම් පත්‍ර (දෙක දෙක බැගින්) වර්ෂ 1890 ක්වු පෙබරවාරි මස 24 වෙනි සඳුදා දෙලගේ කනිසම දක්වා මහ සෙක්‍රෙටාරිස් කන්තෝරුවේදී භාරගනු ලැබේ.

කොළඹ ගල්බොක්කේ මධ්‍යස්ථ ලිමඩුවේ සහ කොම්පොසිට් විදියේ හිබෙන දර ස්ටෝරුවේ නොහොත් ගබඩාවලින් පහත සඳහන්වන ස්ථානවලට දුවදුම් ගෙණියාමට කරත්ත සහ හරත් සපයා දීමට.

- ආණ්ඩුවේ පැන්වේරියට
ආණ්ඩුවේ අවුකන්තෝරුවට
වැනියේ වැඩකරණ ස්ථානයට
වැලිකඩ හිරගෙදරට
බ්‍රෙන්ඩෝටර් එම
කොම්පොසිට් විදියේ එම
අඵන්කඩේ එම
මාස්ටර් ඇට්ටන්ඩන්ට්ස් කන්තෝරුවට
කොළඹ මාලිගාකන්දේ වතුර සපයාදීමේ වැඩ කරණ ස්ථානයට
ක්ලෝනිසල් ස්ටෝරුවට
රේල්වේ ස්ටෝරුවට
රෝසල් ඇන්ජිනරියේ කන්තෝරුවට

දූව ඇදීමට කිවුමක් අඩි 35කින් යුත් වොන් එකකට ගණන කොපමණද කියා සහ ආණ්ඩුවේ පැන්වේරියට සහ ආණ්ඩුවේ අවුකන්තෝරුවට දර සරසකට ගණන කොපමණද කියා සහ අනිකුත් ස්ථානවලට දර ගොන්ඩරසකට ගණන කොපමණද කියාත් වෙන් වසයෙන් වැන්ඩර්පත්‍රවල සඳහන්කල යුතුය.

සම් ස්ථානයකට ඇද භාරදියයුතු දූවදුම් සහ දර පැව විමට භාරදෙන්නේ මෙහි පහත පෙහෙන ප්‍රකාරය වය. එනම්:—

දූව මධ්‍යස්ථ ලිමඩුවේ නොහොත් ස්ටෝරුවේ දෙර වුවලදී සහ දර ස්ටෝරුව නොහොත් ගබඩාව ඇතුලතදීත්. වැන්ඩර්වල් සඳහන්කරණ ගණන්හි පැවවිලි කිරීමට සහ බැවීමට සහ විසදමත් සඳහන්වී තිබෙන්නට ඕනෑය.

මෙම කරත්ත සහ හරත් බස්නාහිර දිසාවේ මුකලාන් වල උපආරක්‍ෂාකාරකූන විසින් කොන්ත්‍රාත්කාරයට දන්වන ප්‍රකාරයට සපයාදිය යුතුය.

වැන්ඩර්පත්‍ර පෝර්මටිට් දියයුතුයි—එම පෝර්ම කොල කොළඹ කවිවේරියේදී මුකලාන්වල උපආරක්‍ෂා කාරකූනගෙන් ඉල්ලීමට ලබාගන්නට පුළුවන. නියම කළ පෝර්මයක ලියා නොදෙන ඉල්ලීම්පත්‍රගැණ සල කන්තේ නැත.

මෙම පෝර්ම කොලයක් සම්කෙණේකුට ලබාගත් නට ඕනෑනම් ඊට ඉස්සරින් රූපියල් 50ක් ඇපවස සෙන් ගෙවන්නට ඕනෑය. නවද දෙහලද වැන්ඩර් පත්‍රයක් ලබා කොන්ත්‍රාත්තුවකට බැඳී ඇප මරපුවකට අත්සන්කරන්නට සම් අපෙක් අමනාපවුන විටක පෝර්ම කොලය ලබාගැනීමට පිණිස ඇපවසයෙන් බඳිනලද මුදල රාජසන්තකවේ. කොන්ත්‍රාත්තුවකට අත්සන්කලායින් පසු අනිත් ඇප මුදල් භාරදෙන්නට ගෙදෙනවා ඇත.

කොන්ත්‍රාත්කාරයා විසින් කොන්ත්‍රාත්තුවට අත් සන්කරන්නට මත්තෙන් රූපියල් 100ක් ඇපවසයෙන් බඳින්නට ඕනෑය. වැන්ඩර් පත්‍රයක් නොහොත් සිය එම පත්‍ර ඒත්තුගැනීමට හෝ සම් වැන්ඩර් පත්‍රයක කොටසක් ඒත්තුගැනීමට හෝ බලයක් ආණ්ඩුවට කබාගන්නවා ඇත. ඒ ගැණ සමෙකු විසින් විවාරීම් යුතුනැත.

මෙම ආණ්ඩුවේ දූවදුම් ඇදීමගැණ වැහිදුර කාරණ කොළඹ කවිවේරියේදී බස්නාහිර දිසාවේ මුකලාන්වල උප ආරක්‍ෂාකාරකූනගෙන් විභාගකලවිට දූහගන්නට පුළුවන.

ආර්. ඒ. බ්‍රොහියර්, මහසෙක්‍රෙටාරිස් වෙනුවට.

වර්ෂ 1890 ක්වු ජනවාරි මස 28 වෙනි දින මහසෙක්‍රෙටාරිස් උත්තාන්තේ ගේ කන්තෝරුවේදීය.

SEALED Tenders (in duplicate), marked on the envelopes "Tenders for _____," will be received at the Colonial Secretary's Office up to noon on Monday, March 3, 1890, from persons willing to contract for the under-mentioned services and supplies for the use of the Jails for two years commencing from July 1, 1890.

- Nature of service: For victualling the following prisons:—
Western Province.—Negombo, Avisawella.
Central Province.—Nuwara Eliya, Matale.
Northern Province.—Mannar, Vavuniya-Vilankulam.

Southern Province.—Galle, Matara, Tangalla, Hambantota (including Ambalantota and Tissamaharama), Balapitiya.

Eastern Province.—Batticaloa.

North-Western Province.—Puttalam.

Province of Uva.—Badulla.

Province of Sabaragamuwa.—Kegalla.

2. The tenders are to be made upon forms which will be supplied upon application at the offices of the above-named jails, and no tender will be considered unless it is furnished on the recognised form.

3. The under-mentioned deposits, which must be made at the Treasury or Kachcheri, will be required before any form of tender is issued.

A deposit of Rs. 100 for each of the following jails :—
Negombo, Galle.

A deposit of Rs. 50 for each of the following jails :—
Hambantota (including Ambalantota and Tissamaharama), Matara, Batticaloa, Puttalam and Badulla.

A deposit of Rs. 25 for each of the following jails :—
Nuwara Eliya, Matale, Kegalla, Avisavella, Tangalla, and Balapitiya.

A deposit of Rs. 5 for each of the following jails :—
Mannar and Vavuniya-Vilankulam.

Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposits will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

4. When required, samples must be deposited. Sufficient securities will be required to join in a bond for the due fulfilment of each contract.

The amount of each bond and all other necessary information can be ascertained upon application at the offices specified.

5. 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.

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

7. Tenders will be received for one year as well as for two years.

R. A. BROHIER,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 29, 1890.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Teak to the Colonial Store," accompanied by specification, will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon

on Monday, March 24, 1890, from persons willing to contract for supply of Moulmein teak for the Railway Department.

The timber should be best quality teak squares, sound throughout, free from blemish, and of the full dimensions given, viz :—

108 logs teak,	27 ft. × 16" × 14"
60 "	40 ft. × 14" × 12"
60 "	35 ft. × 14" × 12"
30 "	22 ft. × 14" × 12"
30 "	19 ft. × 14" × 12"
20 "	20 ft. × 12" × 10"
60 "	21 ft. × 16" × 11"
12 "	26 ft. × 13" × 14"
8 "	33 ft. × 16" × 14"

Deposit for tender forms, Rs. 500.

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.

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

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

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

The person whose tender has been accepted by Government will be required to bear the expenses of having contracts and security bonds prepared for the due performance of his contract, which contract and bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers.

The price to include delivery at the Colonial or Railway Store timber yard after selection.

The timber, before being accepted by the Colonial Storekeeper, will be inspected and passed by the Locomotive and Factory Engineers.

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.

R. A. BROHIER,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, February 4, 1890.

SALES OF UNSERVICEABLE ARTICLES.

THE following unclaimed articles lying in the Police Court of Pasyala will be put up by public auction on Monday, February 24, 1890, in the court verandah :—

4 cwt. plumbago dust	7 mat bags
12 lb. do.	6 knives
6 crowbars	1 chisel
3 iron lamps	2 mamoties
4 empty bottles	1 rattan basket

PHILIP DE SARAM,
Police Magistrate,
Avisawella, January 31, 1890.

THE following unclaimed articles lying in the Police Court of Avisawella will be put up by public auction on Thursday, February 20, 1890, in the court verandah :—

1½ gallon arrack in an earthen jar	6 knives
3¼ bottles arrack	1 belt
2 watchmen's axes	1 woman's jacket
2 katties	1 banian
1 boring instrument	¼ lb. gunpowder

PHILIP DE SARAM,
Police Magistrate,
Avisawella, January 31, 1890.

LIST of found and unclaimed property to be sold at the Railway premises, Maradana, at 12 noon on Friday, February 14, 1890:—

Traffic Superintendent's Registered No.	Articles.	Traffic Superintendent's Registered No.	Articles.	Traffic Superintendent's Registered No.	Articles.
134	1 tomten in bag	211	1 paper cutter	296	1 pendent
135	1 walking stick	212	1 opera glass	297	1 pair sandals
136	1 do.	213	1 paper umbrella	298	1 cloth bag with brass articles
137	1 gunny bag with a tin of biscuits	214	1 bundle	300	2 chatties
138	1 package of sticks	216	1 small mat bag	301	1 paper umbrella
141	1 cumbly	217	1 pair slippers	302	1 silk handkerchief with 3 keys
142	1 pair sandals	218	1 fan	303	1 walking-stick
143	1 alpacca umbrella	219	1 walking-stick	304	1 paper umbrella
144	1 walking-stick	220	1 parcel wire	305	1 walking-stick
145	1 silk handkerchief	221	1 silk umbrella	306	1 handkerchief
146	1 pair sandals	222	1 bundle clothes	307	1 paper umbrella
147	1 do.	223	1 spoon	308	1 kettle
148	1 pillow	224	1 paper cutter	309	1 piece iron
150	1 piece black cloth	225	1 bundle clothes	310	1 chain, blanket, and coat
151	1 pair sandals	227	1 handkerchief	311	1 bag arecanuts
152	1 walking-stick	228	1 pipe	312	1 umbrella
153	1 kettle	229	1 walking-stick	314	1 pair shoes
154	1 dealwood box containing 1 knife, 1 fork, &c.	230	1 pipe	315	1 rain coat
155	1 walking-stick	231	1 walking-stick	316	1 pair sandals
156	1 umbrella	233	1 pipe	817	1 pot tooth paste
157	1 locket	234	1 tobacco pouch	318	1 pouch
158	1 cane	235	1 pipe	319	2 walking-sticks
159	1 walking-stick	236	1 pair sandals	320	2 canes
160	1 pair sandals	237	1 pipe	321	1 white and red cloth
161	1 walking-stick	238	1 penknife	322	1 pair sandals
162	1 pair sandals	239	1 mat bag, containing clothes	323	1 umbrella
163	1 paper umbrella	240	1 pair shoes	324	2 wooden drawers
164	1 bundle gunny bags	241	1 cloth umbrella	325	1 pair scissors
165	1 white cloth	243	1 hat	326	1 pair sandals
166	1 bundle talipots	244	1 cloth umbrella	327	1 old Elwood's hat
167	1 saw	245	1 piece iron	328	1 map of the world
168	1 pair sandals	246	1 cap	329	1 black parasol
169	1 pipe	247	1 umbrella	330	1 stick
170	1 cap	248	1 pipe	331	1 bundle mats
171	1 alpacca umbrella	249	1 pair shoes	332	1 umbrella
172	1 walking-stick	250	1 knife	333	1 bundle sticks
173	1 hat	251	1 cap	334	1 pair slippers
174	1 silk umbrella	252	1 comb	335	1 overcoat
175	1 paper umbrella	253	1 walking-stick	336	1 bundle iron nails
176	1 bundle gunny bags	254	1 hat	337	1 cap
177	1 walking-stick	255	1 old tray	339	1 pair spectacles
178	1 pair spectacles	256	1 old sun hat	340	1 shawl
179	1 black cloth umbrella	257	1 old pith hat	343	1 silk handkerchief
180	1 walking-stick	258	1 scarf with a pin	344	1 walking-stick
181	1 do.	259	1 overcoat	345	1 do.
182	1 coloured handkerchief	260	1 jar butter	346	1 bundle gunny bags
183	1 red shawl	262	1 pair eyeglasses in case	347	1 child's wrapper
184	1 cloth umbrella	264	1 cocoanut milk strainer	348	1 broken umbrella
185	1 bag containing an arecanut cutter, &c.	265	1 fly brush	349	1 black stick
186	1 cap	266	1 fan and 2 umbrella covers	351	1 umbrella
187	1 sealed bag	267	1 brush and currycomb	352	1 do.
188	2 caps	268	1 umbrella	353	1 do.
189	1 towel	269	1 leather belt	354	1 walking-stick
190	1 bugle	270	1 umbrella	355	1 handkerchief
191	1 pair sandals	271	1 piece crape	356	1 umbrella
192	1 bundle mats	272	1 umbrella	357	1 bundle containing a coat, handkerchief, jacket, 2 coats, &c.
193	1 bundle olah leaves	274	1 carpet bag with a coat		
195	2 overcoats	275	1 arm chair		
196	1 sun hat	276	1 umbrella		
197	1 cumbly	277	1 handkerchief		
198	1 cask	279	1 stick		
199	1 coloured cloth and handkerchief	280	1 do.		
200	1 penknife	281	1 stick and a pin		
201	1 bundle, shawl, and handkerchief	282	1 iron chatty		
202	1 cap	283	1 knuckle duster		
203	1 cloth umbrella	284	1 tobacco pouch		
204	1 clay pipe	285	1 pipe		
205	1 do.	286	1 walking-stick		
206	1 walking-stick	287	1 umbrella		
207	1 handkerchief	288	1 pair sandals		
209	1 do.	290	1 blanket		
210	1 olah fan	291	1 overcoat		
		292	1 pair spectacles		
		293	1 parcel containing a coat		
		294	1 pair sandals		
		295	1 pair spectacles		

Traffic Superintendent's Registered No.	Articles.	Traffic Superintendent's Registered No.	Articles.	Traffic Superintendent's Registered No.	Articles.
378 ...	1 hat	391 ...	1 corkscrew	402 ...	1 pair sandals
379 ...	1 toy	392 ...	1 bundle cloth	403 ...	1 silvermounted cane
380 ...	1 paper umbrella	393 ...	1 iron chain	404 ...	1 red handkerchief
381 ...	1 handkerchief	394 ...	1 umbrella	405 ...	1 walking stick
382 ...	1 alpaca umbrella	395 ...	1 whip	406 ...	1 do.
383 ...	1 bundle cloth	396 ...	1 pair sandals	1 parcel booked from Talawakele on October 14, 1889, addressed to Mr. Selwyn and unclaimed at Colombo	
385 ...	2 tin saucers	397 ...	1 clay pipe		
386 ...	1 cap	398 ...	1 empty tin		
389 ...	2 tumblers	399 ...	1 white handkerchief		
390 ...	1 bottle beer	400 ...	1 bundle cloth		

Colombo, February 3, 1890.

W. T. PEARCE,
General Manager.

ROAD COMMITTEE NOTICES.

WHEREAS the Proprietor of Oulton estate has neglected to pay his proportion of the moiety of the assessment for the upkeep of the branch road from Kandapola to Uda Pussellawa for the year 1889, within the time fixed for the payment of the same, and the Provincial Road Committee has ordered proceedings to be taken for the recovery of the same; and whereas there is no crop, live stock, or implements on the said estate, or other movable property belonging to the proprietor: Notice is hereby given that the timber of the store, zinc cover of the roof, and a machine on the said estate were on December, 1889, seized under section 24 of the Ordinance No. 6 of 1874, and that the said timber, zinc, and machine will be sold on the spot on Monday, February 10, 1890, at 12 o'clock noon, unless the amount due with interest and costs be sooner paid.

J. J. THORBURN,
for Chairman.

Provincial Road Committee's Office,
Kandy, January 17, 1890.

මල්වත්වත්ත අයිතිකාරයා විසින් වම් 1889 ක්වූ ගණනට කැපල සිට උඩපුසැල්ලාවට සහ පාර අවන්වැඩියාකිරීමට අවශ්‍ය වූ විසින් ගෙවියයුතු මුදල්

කොටස නිසම කාලේට නොගෙවුනිසාත් එම මුදල් අයකිරීමට අවශ්‍ය ක්‍රියාකිරීමට අවශ්‍ය ප්‍රොවිනසියල් රෝඩ් කොමිටිය විසින් නියම කරන ලද ගෙවනු ලබන සහ එම වත්ත අයිතිකාරයාට අයිති වෙන වත්වල දේපලක් වත් නැතිසේදී වම් 1874 රේ නොමර රේ අනාඤ්ඤ පණතේ 24 වෙනි වගන්තියේ ප්‍රකාර එම වත්තේ ස්වෝරුවේ තිබෙන ලීදඹුආදියද, එහි වහලසෙවිලිකර තිබෙන ගෙයක්ද, මෝලක්ද පසුගිය දෙසැම්බර් මස 15 වේ දිනකදී නිවැරදිව ගන්නට සෙසුක බව මෙයින් දැනුම්දුන්නා ඇත. ගෙවියයුතු මුදල්ද එහි පොලියද සහ විසදමත් ඊට ප්‍රමාදයක් නොගෙවුවොත් වම් 1890 ක්වූ පෙබ්‍රවාරි මස 10 වෙනි දින වූ සඳුදා දවල් 12ට එම සාධනයේදී විකුණන්නට සෙදෙනවා ඇත.

ජේ. ජේ. තෝර්බර්න්,
ප්‍රධානතැන වෙනුවට.

වම් 1890 ක්වූ ජනවාරි මස 17 වෙනි දින මහනුවර ප්‍රොවින්සියල් රෝඩ් කොමිටියේදී.

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

Proprietors or Agents.	Estates.	Total Acreage.	Moiety of Cost.		Rate per Acre.		Amount.	
			Rs.	c.	c.	Rs.	c.	
F. G. A. Lane ...	Broad Oak ...	199 ...	4,041	0	2-783	...	553	82
S. G. D. Skrine ...	Claverton ...	198 ...	—	—	—	...	551	4
J. M. Robertson & Co. ...	Florence ...	275 ...	—	—	—	...	765	35
R. B. Carson ...	Glengariffe ...	339 ...	—	—	—	...	943	46
E. H. Skrine and A. Ansom ...	Osborne ...	441 ...	—	—	—	...	1,227	33
Total ...		1,452	4,041	0	2-783		4,041	0

Which sums the proprietors, agents, or managers of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before February 15, 1890.

Provincial Road Committee's Office,
Kandy, January 25, 1890.

THOMAS DUNUWILLE,
for Chairman.

LOCAL BOARD NOTICES.

LOCAL BOARD, NEGOMBO.

Statement of Revenue and Expenditure of the Local Board of Negombo for the year 1889.

REVENUE.

Particulars.	Amount. Rs. c.	Total. Rs. c.	Particulars.	Amount. Rs. c.	Total. Rs. c.
Balance on December 31, 1888 ...	—	3,442 30	<i>Licenses.</i>		
<i>Taxes.</i>			Carts ...	2,767 50	
Commutation tax ...	—	7,463 50	Opium ...	190 0	
<i>Fines.</i>			Carriages ...	9 50	
By Police Magistrate ...	—	148 50	Boats ...	96 90	
<i>Slaughter-houses.</i>			Gun ...	80 88	
Fee of slaughter-houses ...	—	299 67	Proctors' and Notaries' certificates	213 75	
<i>Miscellaneous.</i>			Butchers ...	19 0	
Fee of tennis courts ...	4 0		Liquor ...	475 0	
Hire of Local Board hearse ...	24 50		Special license to slaughter cattle	42 0	
Poundage fee on cattle, &c. ...	127 25	155 75			3,784 53
			<i>Rents.</i>		
			Lake shore ...	—	10 0
					15,294 25

EXPENDITURE.

Particulars.	Amount. Rs. c.	Total. Rs. c.	Particulars.	Amount. Rs. c.	Total. Rs. c.
<i>Public Works.</i>			<i>Police Charges.</i>		
Fourth Cross street drainage work	327 76		Cost of lighting street lamps ...	619 77	
Retaining wall, Sea street ...	309 21		Destruction of stray dogs ...	48 75	668 52
Cost of new culverts ...	392 89		<i>Sanitary Charges.</i>		
Upkeep of culverts ...	46 4		Cost of weeding, &c. ...	95 59	
General upkeep of roads, &c. ...	1,496 58		Cost of scavenging ...	1,379 50	
Cost of new tools, &c. ...	203 74		Cost of upkeep of latrines ...	720 0	
Cost of watering streets ...	71 49		Rent of site of slaughter-house ...	30 0	
Cost of urina near the kachcheri ...	40 0		Cost of coal tar and carbolic acid... ..	63 28	
Cost of wall near the canal (Sea street)	69 29		Cholera account... ..	945 22	3,233 59
Cost of Kimbulapitiya bridge ...	222 63		<i>Salaries.</i>		
Upkeep of tennis courts ...	7 87		Salaries of the establishment ...	1,769 96	
Filling in of Kamanchoda pond ...	248 9		Salary of the slaughter-house keeper	150 0	1,919 96
Cost of a section of boundary road	642 47		<i>Office Contingencies.</i>		
Cost of investigating a scheme of water supply ...	370 0		Cost of stationery, printed forms, &c. ...	532 99	
Cost of numbering houses (advance to Assistant Government Agent)	85 78		Hackery allowance to inspector ...	120 0	652 99
Cost of Mudaliyar's road drainage work ...	375 46				
Cost of wire netting for esplanade	40 54				
Repairs to conduit leading to the canal ...	38 53	4,988 37			
<i>Revenue Services.</i>					
Commission to division officers ...	—	972 18			
<i>Law Expenses.</i>					
Cost of stamps for plaints ...	—	35 55			
<i>Miscellaneous.</i>					
Advance to Assistant Government Agent ...	50 0				
Refund of commutation tax, &c. ...	102 50				
Cost of auditing Local Board accounts ...	175 10	327 60			
			Balance on December 31, 1889...	—	12,798 76
					2,495 49
					15,294 25

I, Henry Luttrell Moysey, do hereby swear that the above is a true and correct account of all moneys received and paid by me on account of the Local Board of Negombo, and that the balance is in the hands of the Assistant Government Agent, Negombo.

Sworn to before me this 24th day of January, 1890.

J. S. DREIBERG,
Police Magistrate.

H. L. MOYSEY, Chairman.
ARTHUR H. FRENZ, Member.

Assets and Liabilities of the Local Board of Negombo on December 31, 1889.

REVENUE.	Total. Rs. c.	EXPENDITURE.	Total. Rs. c.
Balance on December 31, 1889 ...	2,495 49	Contribution towards Jubilee clocktower ...	1,000 0
		Balance on December 31, 1889 ...	1,495 49
	<u>2,495 49</u>		<u>2,495 49</u>

Local Board Office,
Negombo, January 10, 1890.

H. L. MOYSEY, Chairman.
ARTHUR H. FRETZ, Member.

Estimate of Probable Revenue and Expenditure of the Local Board of Negombo for 1890.

REVENUE.	Amount. Rs. c.	Total. Rs. c.	EXPENDITURE.	Amount. Rs. c.	Total. Rs. c.
Balance on December 31, 1889 ...	—	2,495 49	<i>Revenue Services.</i>		
<i>Taxes.</i>			Commission to division officers ...	1,000 0	
Commutation ...	—	7,500 0	Cost of tin plates for 1890 and 1891 ...	200 0	1,200 0
<i>Fines.</i>			<i>Sanitary Charges.</i>		
By Police Magistrate ...	—	150 0	Cost of scavenging ...	1,105 0	
<i>Slaughter-house.</i>			Do. upkeep of latrines ...	610 0	
Slaughter-house fees ...	—	300 0	Do. weeding esplanade, &c. ...	120 0	
<i>Miscellaneous.</i>			Rent of site of slaughter-house ...	30 0	
Fee of tennis court ...	15 0		Cost of burying dead paupers ...	30 0	
Hire of Local Board hearse ...	20 0		Do. carbolic acid and coal tar... ..	50 0	1,945 0
Boundage fee, sale of empty tins, &c. ...	75 0		<i>Salaries.</i>		
Refund from the District Road Committee, Negombo, Kimbulapitiya bridge ...	111 32		Salaries of the establishment ...	2,020 0	
Refund from the Assistant Government Agent, tin labels, &c. ...	85 78	307 10	Salary of the slaughter-house keeper ...	150 0	2,170 0
<i>Rent.</i>			<i>Law Expenses.</i>		
Rent of the lake shore ...	—	1 0	Cost of stamps for plaints ...	—	50 0
<i>Licenses.</i>			<i>Miscellaneous.</i>		
Carts ...	2,750 0		Unforeseen expenditure ...	100 0	
Opium ...	190 0		Cost of auditing Local Board accounts ...	180 0	280 0
Carriages ...	19 0		<i>Police Charges.</i>		
Boats ...	80 0		Cost of lighting street lamps ...	680 0	
Guns ...	25 0		Destruction of dogs ...	50 0	730 0
Proctors and notaries ...	213 0		<i>Office Contingencies.</i>		
Liquor ...	475 0		Cost of printed forms, stationery, &c. ...	400 0	
Butchers ...	28 50		Hackery allowance to inspector ...	120 0	520 0
Special license to slaughter cattle, &c. ...	35 0	3,815 50	<i>Public Works voted in 1888.</i>		
			Contribution towards public clock tower ...	—	1,000 0
			<i>Public Works for 1890.</i>		
			Cost of reclaiming Kamanchoda pond ...	250 0	
			Wages of store cooly ...	90 0	
			Cost of watering streets ...	160 0	
			General upkeep of roads ...	1,650 0	
			Cost of tools, &c. ...	500 0	
			Do. dog pound ...	120 0	
			Side drain, 2nd Cross street (part) ...	545 25	
			Do. Asserappa's lane ...	57 25	
			Cost of 4th section boundary road ...	1,350 0	4,712 50
					12,607 50
			Balance on December 31, 1890 ...		1,961 59
					<u>14,569 9</u>

Local Board Office,
Negombo, January 27, 1890.

H. L. MOYSEY, Chairman.
ARTHUR H. FRETZ, Member.

LOCAL BOARD, MATALE.

Statement of Revenue and Expenditure of the Local Board of Matale during 1889.

REVENUE.		Rs.	c.	EXPENDITURE.		Rs.	c.
Balance in hand on December 31, 1889.	...	585	7	Salaries	...	727	0
Licenses	...	857	54	Police Charges	...	13	58
Miscellaneous	...	80	62	Public Works	...	1,161	81
Esplanade	...	63	26	Office Contingencies	...	106	45
Cattle pound	...	764	5	Revenue Services	...	472	47
Fines	...	32	0	Sanitary Charges	...	209	80
Commutation	...	1,645	25	Miscellaneous	...	106	50
				Balance on December 31, 1889	...	2,797	61
						1,230	18
		4,027	79			4,027	79

I, Robert William Durand Moir, do hereby swear that the above is a true and correct account of all moneys received and paid during the year 1889 on account of the Local Board of Matale, and that the balance is in the hands of the Assistant Government Agent of Matale.

Sworn to before me this 29th day of January, 1890.

J. J. THORBURN,
Justice of the Peace.

R. W. D. MOIR,
Chairman.

Statement of Assets and Liabilities of the Local Board of Matale for the year 1889.

ASSETS.		Amount.	Total.	LIABILITIES.		Amount.	Total.
	Rs.	c.	Rs.	Rs.	c.	Rs.	c.
Balance of December 31, 1889, as per statement of revenue and expenditure	...	—	1,230	Amount due to B. Tuan Kitchil for supplying oil to the town lamps from September 12 to December 31, 1889	...	26	0
Assessment	...	1,055	24	Amount due to Muttu Sami for watering the avenue from November 27 to December 30, 1889	...	9	75
Miscellaneous	...	24	50				
			1,079	By balance to the credit of the Local Board	...	—	2,274
							17
			2,309				92

I, Robert William Durand Moir, do hereby swear that the above is a true and correct account of all the assets and liabilities of the Local Board of Health and Improvement of Matale on December 31, 1889.

Sworn to before me this 29th day of January, 1890.

J. J. THORBURN,
Justice of the Peace.

R. W. D. MOIR,
Chairman.

Statement of the Probable Revenue and Expenditure of the Local Board of Matale for 1890.

REVENUE.		Rs.	c.	EXPENDITURE.		Rs.	c.
Balance of December 31, 1889	...	1,230	18	Salaries	...	1,380	0
Licenses	...	1,100	0	Contingencies	...	100	0
Cattle pound	...	600	0	Revenue Services	...	500	0
Assessment	...	1,600	0	Public Works	...	1,500	0
Commutation	...	1,650	0	Sanitary Charges	...	500	0
Fines	...	50	0	Law Expenses	...	75	0
Esplanade	...	50	0	Miscellaneous	...	100	0
Miscellaneous	...	85	0				
				By balance (probable)	...	4,155	0
						2,210	18
Total	...	6,365	18	Total	...	6,365	18

R. W. D. MOIR,
Chairman.

LOCAL BOARD, MATARA.

Statement of Revenue and Expenditure of the Local Board of Matara for 1889.

REVENUE.	Amount, Rs. c.	Total. Rs. c.	EXPENDITURE.	Amount. Rs. c.	Total. Rs. c.
Balance on December 31, 1888	—	305 39	Office Contingencies	214 55	
Fines	394 99		Salaries	1,430 0	
Licenses	1,173 17		Public Works	3,902 55	
Markets	1,909 0		Sanitary Charges	465 0	
Miscellaneous	566 85		Police Charges	813 79	
Rents	1,057 87		Revenue Services	288 26	
Taxes	2,584 0		Miscellaneous Services	188 2	
Deposit to meet charges of 1889 payable in 1890	350 0	8,036 74	Law Expenses	76 80	
			Audit Office Charges	102 31	
			By balance	—	7,481 28
					860 76
					8,342 4

I, Harry Percy Baumgartner, do hereby swear that the above is a true and correct account of all moneys received and paid by me on account of the Local Board of Matara, and that the balance is in the hands of the Assistant Government Agent of Matara.

Sworn to before me this 27th day of January, 1890.

E. F. HOPKINS,
District Judge.

H. P. BAUMGARTNER, Chairman.
G. E. KEUNEMAN, Member.

Statement of Assets and Liabilities of the Local Board of Matara on December 31, 1889.

ASSETS.	Rs. c.	Rs. c.	LIABILITIES.	Rs. c.	Rs. c.
Balance on December 31, 1889	—	860 76	Salaries	1 0	
Fines	79 75		Public Works	93 36	
Licenses	849 0	928 75	Police Charges	8 14	
			Revenue Services	248 36	
			By balance	—	350 86
					1,488 65
		1,789 51			1,789 51

I, Harry Percy Baumgartner, do hereby swear that to the best of my knowledge the above is a true and correct statement of the assets and liabilities of the Board on December 31, 1889.

Sworn to before me this 27th day of January 1890.

E. F. HOPKINS,
District Judge.

H. P. BAUMGARTNER, Chairman.
G. E. KEUNEMAN, Member.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,354.

In the matter of the insolvency of Kerawatte Duwage Juanis Perera.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of this court on March 13, 1890, for the appointment of an assignee to realise certain movable properties belonging to the estate of the insolvent.

By order of court,
J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,359.

In the matter of the insolvency of Mohamadu Cassim Mohamadu Yoosuf.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 13, 1890, for declaring a dividend in this case.

By order of court,
J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,455.

In the matter of the insolvency of Sammogam Sivasangaram, of Colombo.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of this court on March 13, 1890, to determine the manner or condition upon which the sale of the assets of the insolvent appearing in the balance sheet shall take place.

By order of court,
J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,629.

In the matter of the insolvency of Cornelius Stephen Jayawardana.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of this court on March 13, 1890, to grant certificate to the above-named insolvent.

By order of court,
J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,697. In the matter of the insolvency of Merennige Philipu Appuhami, of Colombo.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of this court on February 20, 1890, for proof of further claims.

By order of court,

J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,688. In the matter of the insolvency of Robert Peter Pereira, of Kotahena in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on March 13, 1890, for submitting conditions of sale for the sale of the insolvent's interest in boutique No. 17 at Gsbo's lane and houses No. 4 at Kotahena street and No 4 A at St. Lucia's lane, Colombo.

By order of court,

J. W. MACK,
Secretary.

Colombo, February 4, 1890.

No. 1,689. In the matter of the insolvency of Subesinhege Cornelis de Silva.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of this court on February 20, 1890, for proof of further claims.

By order of court,

J. W. MACK,
Secretary.

Colombo, February 4, 1890.

In the District Court of Kandy.

No. 1,256. In the matter of the insolvency of Ahamado Lebbe Marikar Shaik Alavoodeen Marikar, of Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 14, 1890, for the purpose of appointing an assignee to sell the property shown in the balance sheet.

By order of court,

B. W. JAYASEKARA,
Secretary.

Kandy, January 24, 1890.

No. 1,289. In the matter of Suppramanien, of Udispattu, an insolvent.

WHEREAS Suppramanien, of Udispattu, has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on February 28 and March 14, 1890, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

B. W. JAYASEKARA,
Secretary.

Kandy, January 24, 1890.

No. 1,084. In the matter of the insolvency of G. Lloyd Alison, of Yatiyantota.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 21, 1890, to prove further claims.

By order of court,

B. W. JAYASEKARA,
Secretary.

Kandy, February 4, 1890.

In the District Court of Kegalla.

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

NOTICE is hereby given that a meeting of creditors will take place on February 14 next to effect a dividend of the proceeds recovered and now in the hands of the assignee, and also that creditors do appear and determine on the sale of the book debts and such assets available, and at present not realised.

By order of court,

F. VANDEPUT,
Secretary.

Kegalla, February 1, 1890.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Aynappulige Christina Fernando, widow
and administratrix to the estate of the
late Panawannege Anthony Andris
Fernando, of Colombo Plaintiff.
No. 729. Vs.
Cader Saibo Samsadeen, of Chilaw; and
2, Cader Saibo Jallaldeen, of Avisawella
..... Defendants.

NOTICE is hereby given that on March 4, 1890,
commencing at 3 o'clock in the afternoon, will
be sold by public auction at the premises the following
property, viz. :—

All that portion of garden marked lot No. 8 with
the buildings and plantation standing thereon, situated
at Ferry street in New Bazaar in Colombo; and
bounded on the north by the property of Mr. Perera,
on the east by the lot No. 9, on the south by the high
road, and on the west by the lot No. 7, containing in
extent 12.2 square perches; and

2. All that portion of garden marked lot No. 9,
situated at Ferry street aforesaid; and bounded on the
north by the property of Mr. Pieris, on the east by
the lot No. 10, on the south by the high road, and on
the west by the lot No. 8, containing in extent 12.2
square perches; specially mortgaged by bond dated
June 11, 1886, and declared bound and executable
for the judgment entered in the above case.

Fiscal's Office, A. S. PAGDEN,
Colombo, February 5, 1890. Deputy Fiscal.

In the District Court of Colombo.

Florence de Alwis Plaintiff.
No. 881. Vs.
Weliserage Thomis Fernando and three
others Defendants.

NOTICE is hereby given that on March 3, 1890,
commencing at 9 o'clock in the forenoon, will
be sold by public auction at the respective premises
the following property, viz. :—

All those portions of Delgahawatta, all that portion
of Dombagahawatta, and all those portions of
Dawatagahawatta adjoining each other and now forming
one property, together with the tiled houses and other
buildings, situated at Mahabage in Ragam pattu,
Alutkuru korale; and bounded on the north by the
property of Nawalage Simplinu Fernando, on the
east by the high road, on the south by the allotment
of land belonging and the limit of the garden of
Alagiadura Martinu Fernando and others, and on the
west by the property of Missenge Marthelis Mendis
and the garden of Ettige Teodoris Silva and Welis-
sarage Thomis Fernando and others, containing in
extent 4 acres more or less.

2. All that land called Telambugahawatta with
all the buildings standing thereon, situated at Mattu-
magala in Ragam pattu of Alutkuru korale; bounded
on the north by the garden called Munnamalagaha-
watta which belonged to Don Sardial, late Police

Vidane, and now belonging to others, on the east
by the high road, on the south by the garden which
belonged to Baba Sinno Kandappa and now belonging
to others, and by the limit of another land, and on the
west by the garden of Lokubalasuriyage Don Har-
manis, alias Mudaliami Appuhami, in extent 2 acres
2.18 square perches.

3. All that land called Peraghawatta, alias Keta-
kelagahawatta, all that portion of Kahatagaha, alias
Maragahawatta, and all those portions of Kahata-
gahawatta adjoin each other and now forming one
property, with all the buildings and trees thereon,
except six coconut trees belonging to others, situated
at Mahabage; and bounded on the north by the field
of Ettige Hendrick Silva and the land belonging to
the estate of the late Weliserage Tepanis Fernando
and the lands belonging to Ettige Hendrick Silva,
Konganige Jacob Anthony, and Weliserage Thomis
Fernando, on the east by lands belonging to Don
Varalis Karunaratna, Peace Officer, Dharmakirti
Julian Perera, Enda Naide, and Francisco Fernando,
on the south by lands belonging to Weliserage Ablinoe
Fernando and the land belonging to the estate of the
late Lucas Perera Vedarale, and on the west by the
limit of an allotment of land belonging to Enda Naide
Teodoris Fernando, the properties of Kongarige
Ablinoe Fernando, and Attanayake Andrick Perera, in
extent 3 acres and 2 roods more or less.

4. All that portion of land called Kongahawatta,
alias Parawawatta with all the buildings and planta-
tions thereon, situated at Mahabage in do.; and
bounded on the north by the land belonged to Jacob
Anthony and now of Konganige Ablinoe Fernando,
on the east by a portion of this land belonged to
Clementi Fernando and now of Attanayake Andrick
Perera and a limit of another land, on the south by a
portion of this land belonging to Clementi Fernando
and now of Andrick Perera, and on the west by a
portion of this land now belonging to Selestina Alwis
and others and the garden of Konganige Ablinoe
Fernando, in extent 3 roods more or less.

5. All that land called Deniyakumbura, alias
Midellagahakumbura and now known as Deniya-
midellagahaowita with the plantations thereon,
situated at Mahabage in do.; and bounded on the
north by Depa-ela, on the east by the limit of the field
of Hendrick Fernando Karunanayake, Peace Officer,
on the south by the limit of the garden of Tepania
Fernando, and on the west by a portion of the same
field belonging to Hitnadura Selestina Silva, in extent
3 bushels of paddy sowing more or less.

6. All those portions of the field called Midella-
gahakumbura adjoin each other and now forming
one property, situated at Muturajawela in the Ra-
gampattu, Alutkuru korale; and bounded on the north
by a portion of this field belonged to Marselis Pinto,
Registrar, and now belonging to others, on the east by
the Negombo canal, on the south by a portion of the
same field belonging to Mallikage Ablinoe Alwis and
others, and on the west by the liminary dam which
separates the wela, in extent 20 perches; specially
mortgaged by bond dated September 2, 1887, and
declared bound and executable for the decree in the
above case.

Fiscal's Office, A. S. PAGDEN,
Colombo, February 5, 1890. Deputy Fiscal.

Southern Province.

In the District Court of Matara.

E. F. Buultjens..... Plaintiff.
No. 35,472. Vs.

Lokubadujayasuriyapatabendige Jayatuhamy and another Defendants.

NOTICE is hereby given that on Saturday, March 1, 1890, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :—

Situated at Weligama.

One-fourth of Mudiyansegeewatta, alias Kadahaniyawatta and all the buildings standing thereon.

The garden called Mandadigekoratuwa, alias Seiyadurawatta.

The garden called Allapullegekoratuwa.

Half of Sinne Tamby Tandalwatta except planter's share of three young cocconut trees.

Half of Kandutottanwatta and one-fourth of Galagawakoratuwa, which are adjoining each other, and all the buildings standing thereon.

D. A. GOONARATNE,
Deputy Fiscal.

Deputy Fiscal's Office,
Matara, January 30, 1890.

In the District Court of Matara.

Manikubadaturuge Don Harmanis Plaintiff.
No. 35,763 and 35,764. Vs.

Chudurage Kristian and four others Defendants.

NOTICE is hereby given that on Saturday, March 1, 1890, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :—

Situated at Kapuwatta in Midigama.

The garden called Jambugahakoratuwa.

The garden called Godaihalawatta, alias Uda-koratuwa.

The half planter's share of the first plantation of Julgahakoratuwa.

The garden called Janisgekoratuwa.

The half planter's share of the second plantation, and half of the remaining fruit trees, and of soil of Udahanaheta except planter's share of the third plantation.

The half planter's share of the third plantation and one-fourth of Kongahakoratuwa, alias Annakkamullawatta.

Two twenty-fifths and one-thirtieth and half of one-tenth of Annakkamullagedarawatta.

Half of Kongahakoratuwa.

Seven ninety-sixths part of Patawatta except the planter's share.

One-third of Diggahakoratuwa.

One-third of Ratadelgahawatta.

The one-third-planter's share of the third plantation, and half of two-sevenths of half of the Paraveni share of Gorakagahakoratuwa.

D. A. GOONARATNE,
Deputy Fiscal.

Deputy Fiscal's Office,
Matara, January 30, 1890.

Eastern Province.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipodi Udiyar and three others Defendants.

NOTICE is hereby given that on Friday, March 14, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :—

A garden at Aromugattankudy in Eraurpattu, called Mohamadavalavvu; bounded on the east by Uthomadu, west by garden of Kattovava, north by road and south by lane, in extent north side 70 fathoms, south side 70 fathoms, east side 3½ fathoms, and west side 36½ fathoms, with house and plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Thursday, March 13, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :—

A piece of cocconut garden at Komaturai; bounded on the east by garden of Valen, west by garden of Vagoren, north by lane, and south by Allai, in extent north side 28 fathoms, south side 28 fathoms, east side 20 fathoms, west side 20 fathoms, with plantations.

2. A piece of garden at Komaturai; bounded on the east and south by garden of E. Somanader Mudaliyar, north by road, and west by temple land, in extent 4 acres with plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvaipodi Marakair Mohamadu Ichomailevvai and another... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Wednesday, March 12, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :—

1. A garden called Payadyralavai at Eraur; bounded on the east by garden of Tampicandu, west by garden of Akamadupodi, north by garden of Chinnian Vidahn, south by garden of Manmothalie, in

extent north side 17 fathoms 2 cubits, south side 17 fathoms 2 cubits, east side 14 fathoms, west side 14 fathoms, with plantations.

2. An undivided half share of a garden called Paykkerapillaivalavu at Eraur; bounded on the east by garden called Samayattuvalavu, west and north by lane, south by the other share of this garden, in extent north side 14 fathoms, south side 14 fathoms, east side 18 fathoms, west side 18 fathoms, with plantations.

3. A garden called Mavadyvalavu at Eraur; bounded on the east and north by lanes, west by garden of Chuniancutty, south by garden of Avakker, in extent on the north side 19 fathoms, south side 19 fathoms, east side 10 fathoms, west side 10 fathoms, with plantations.

4. A garden called Pelavadyvalavu at Eraur; bounded on the east and south by garden of Mohamaduttampi, west by garden of Saramothalie, north by garden of Alliar, in extent north side 6 fathoms, south side 6 fathoms, east side 12 fathoms, west side 12 fathoms, with plantations.

5. A garden called Kattupallivalavu at Eraur; bounded on the east by Arapatta, west and south by lanes, north by garden of Akamadupodi, in extent north side 18 fathoms, south side 18 fathoms, east side 22 fathoms, west side 22 fathoms, with plantations.

6. A garden called Palmanikkeadyvalavu at Eraur; bounded on the east by garden of Isomankandu, west by lane, north by garden of Assenacutty, south by garden of Assencandu, in extent on the north side 29 fathoms, south side 29 fathoms, east side 33 fathoms, west side 33 fathoms, with house and plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu
Iehomailevvai and another....Substituted Plaintiffs.
No. 21,194. Vs.

Ahamadulevvai Kalenderlevvaipody
Udiyar and three others Defendants.

NOTICE is hereby given that on Monday, March 10, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

1. A garden called Nainavellie Kandepodivalavu at Eraur; bounded on the north by road, south by garden of Nalapodi, east by lane, and west by garden of Akamadulevvaipodi Vanniah, in extent on the north side 21 fathoms, south side 21 fathoms, east side 18 fathoms, west side 18 fathoms, with house and plantation.

2. A garden called Neinavellie Veeragathvalavu at Eraur; bounded on the east by Neinavellie Vaycal, west by lane, north by garden of Muragem, and south by road, in extent north side 20 fathoms, south side 20 fathoms, east side 18 fathoms, west side 18 fathoms, with plantations.

3. A garden called Sondakuttypodivalavu at Eraur; bounded on the east and north by lane, west by Mission garden, south by garden of Katheramalie Udiyar, in extent east side 15 fathoms, west side 15 fathoms, north side 18 fathoms, south side 18 fathoms, with plantations.

4. A garden called Yappayervalavu at Eraur; bounded on the east by garden of Pykkeertampi, west by garden of Piche, north by lane, south by garden of Pathen, in extent on the north side 15 fathoms, south side 15 fathoms, eastern side 18 fathoms, and west side 18 fathoms, with plantations.

5. A garden called Mavadyvalavu or Vankalivalavu at Eraur; bounded on the east by lane, west by garden of Meeralevvai, north by garden of Chinna-tampi, south by garden of Pykkeertampi, in extent east side 53 fathoms, west side 53 fathoms, north side 73 fathoms, south side 73 fathoms, with plantations.

6. A garden called Kalvittaevalavu at Eraur; bounded on the east by Arapatta, west by lane, north by Pallivalavu, south by Marakairvalavu, in extent north side 13 fathoms, south side 13 fathoms, east side 28 fathoms, and west side 28 fathoms, with plantations.

THOS. M. TWIGG,
Fiscal's Office, Deputy Fiscal.
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu
Iehomailevvai and another....Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipody
Udiyar and three others.....Defendants.

NOTICE is hereby given that on Tuesday, March 11, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :-

1. A garden called Esupuvalavu at Eraur; bounded on the east by garden of Akamadulevvai, west by lane, north by Crown land, south by garden of Mohayadinbawa, in extent north side 34 fathoms, south side 34 fathoms, east side 34 fathoms, west side 34 fathoms, with house and plantations.

2. A garden called Tolokkanavalavu at Eraur; bounded on the east by garden called Milarenvalavu, west by garden of Nappucutty, north by garden of Mohayadinbawa, south by lane, in extent east side 18 fathoms, west side 18 fathoms, north side 26 fathoms, south side 26 fathoms, with plantations.

3. A garden called Neinavellie Morogamvalavu at Eraur; bounded on the east by Neinavellie Vaycal, west by lane, north by Tamaraikavey, south by Viragathevalavu, in extent north side 20 fathoms, south side 20 fathoms, east side 17 fathoms, west side 17 fathoms, with house and plantations.

4. A jungle land called Kattupomie at Eraur; bounded on the east by garden of Meeralevvaipodi, west by garden of Pykkeerankandu, north by garden of Karothan, south by garden of Akamadupodi, in extent north side 17 fathoms, south side 17 fathoms, east side 60 fathoms, west side 60 fathoms, with plantations.

5. A garden called Madarvalavu at Eraur; bounded on the east by Nisanaryvalavu, west by lane, north by garden of Tampikandu, south by garden of Adamlevvai, in extent on the north side 13 fathoms, south side 13 fathoms, east side 10 fathoms 1 cubit, west side 10 fathoms 1 cubit, with plantations.

6. A garden called Ammupillai Kadaivalavu at Eraur; bounded on the east by garden called Tamplivalavu, west by Marakairvalavu, north by lane,

south by garden of Adambawa, in extent north side 5 fathoms, south side 5 fathoms $1\frac{1}{2}$ cubit, east side 12 fathom $1\frac{1}{2}$ cubit, west side 12 fathoms $1\frac{1}{2}$ cubit, with plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another..... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadalevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Tuesday, March 18, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :-

1. A garden called Narivalavu at Sittandykudy in Erampattu; bounded on the east and south by Crown land, west by gardens called Narivalavu and Kandentalavu, north by garden of Kandeppody, in extent north side $16\frac{1}{2}$ fathoms, south side $16\frac{1}{2}$ fathoms, east side 19 fathoms, west side 19 fathoms, with plantations.

2. A garden called Kandentalavu at Sittandykudy; bounded on the north by garden of Palipody, south by lane, east by garden of Etlayan, west by garden of Komaruvallie, in extent north side $16\frac{1}{2}$ fathoms, south side $16\frac{1}{2}$ fathoms, east side $13\frac{1}{2}$ fathoms, west side $13\frac{1}{2}$ fathoms, with plantations.

3. A garden called Ramentalavu at Sittandykudy; bounded on the east and south by Crown land, west by garden called Sukereventalavu, north by lane, in extent north side 19 fathoms, south side 19 fathoms, east side 15 fathoms, west side 15 fathoms, with plantations.

4. An undivided half share of a land called Pirapadymunavally at Sittandykudy; bounded on the north by Pullyadytidel, south by common dam of the field called Vattavellie, east by Pirapadymunai, and west by dam of the field called Vattavellie, in extent north side 105 fathoms, south side 105 fathoms, east side 16 fathoms, west side 16 fathoms, with plantations.

5. A garden called ETTYEDYVALAVU at VANTHARAMULLE; bounded on the east by garden of Panikken, west by lane, north by Crown land, and south by garden of Sinneppillai, in extent north side 15 fathoms, south side 15 fathoms, east side 17 fathoms, and west side 17 fathoms, with plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadalevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Monday, March 17, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the

respective premises the right, title, and interest of the said defendants in the following property, viz. :-

1. A garden called Esacuttyvalavu at Eraur bounded on the east by garden of Omergatta, west by garden of Mamathalie, north by garden of Omergatta, south by road, in extent north side 7 fathoms 2 cubits, south side 7 fathoms 2 cubits, east side 8 fathoms, west side 8 fathoms, with plantations.

2. A garden called Kinathadyvalavu at Eraur; bounded on the east by garden of Othomancandu, west by garden of Amilan, north by garden of Chinnettampi, south by Vitpili, in extent north side 20 fathoms, south side 20 fathoms, east side 21 fathoms, west side 21 fathoms, with plantations.

3. A garden called Mondiredyvalavu at Eraur; bounded on the east by garden of Kalenderlevvaipody Udiyar, west by garden of Kattuvava, north by garden of Omeralevvai, south by lane, in extent east side 34 fathoms, west side 34 fathoms, north side 20 fathoms, south side 20 fathoms, with plantations.

4. The lot No. 149 at Eraur; bounded on the north by land reserved for road, south and east by roads, west by lot No. 61,848, in extent 8 acres 3 roods and 18 perches, exclusive of a portion on the south-western side, in extent from north to south 18 fathoms, east side 34 fathoms, west side 35 fathoms, with plantations.

5. A garden at Eraur; bounded on the east and south by garden of Alliar, west by garden of Assen Kandu, north by garden called Othyedyvalavu, in extent east side $18\frac{1}{2}$ fathoms, west side $18\frac{1}{2}$ fathoms, north side $22\frac{1}{2}$ fathoms and south side $22\frac{1}{2}$ fathoms, with plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Wednesday, March 19, 1890, at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

A land called Nattukadduvellie in Olundanai at Erampattu; bounded on the north by land belonging to V. Kuronathepillai, south by Olundanai-aar and by land called Veppiriankudah, east by Olundanai-aar, and west Vettomadu and by land called Vipiriancudah, in extent 34 acres 3 roods and 11 perches, with all rights.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Kalenderlevvai Marakair Mohamadu Ichomailevvai and another... Substituted Plaintiffs.
No. 21,194. Vs.

Akamadulevvai Kalenderlevvaipody Udiyar and three others..... Defendants.

NOTICE is hereby given that on Saturday, March 15, 1890, commencing at 9 o'clock in

the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :—

1. A garden called Pelavadyvalavu or Panyedyvalavu at Eraur; bounded on the east by garden of Assenacutty, west by garden of Omergatta, north by main street, and south by garden of Komaravali, in extent north side $12\frac{1}{2}$ fathoms, south side $12\frac{1}{2}$ fathoms, east side $12\frac{1}{2}$ fathoms, west side $12\frac{1}{2}$ fathoms, with plantation.

2. A garden called Milarenvalavu at Eraur; bounded on the other share of this garden belonging to Meeralevaipodi Vanniah by garden called Tolokkanavalavu, north by garden of Mohayadinbawa, south by lane, in extent north side 6 fathoms, south side 6 fathoms, east side $8\frac{1}{2}$ fathoms, west side $8\frac{1}{2}$ fathoms, with plantations.

3. A garden called Kongevalavu or Odyanvalavu at Eraur; bounded on the east by garden of of Pattamah, west by lane, north by garden of Esalevvai, south by garden of Meeralevvai, in extent north side 14 fathoms, south side 14 fathoms, east side 10 fathoms, west side 10 fathoms, with plantations.

4. A garden called Neinaivally Sakodanvalavu at Eraur; bounded on the east by Namavellie Vaycal, west by lane, north and south by garden of Valapodi, in extent on the north side 20 fathoms, south side 20 fathoms, east side 17 fathoms, west side 17 fathoms, with plantations.

5. A garden called Avaumahvalavu at Eraur; bounded on the east by garden of Alliar, west by garden of Pareganie, north by garden of Neinha Udiyar, south by garden of Akamadulevvai, in extent north side 12 fathoms, south side 12 fathoms, east side 9 fathoms, west side 9 fathoms, with plantations.

6. A garden called Modenvalavu at Eraur; bounded on the east by garden of Meerasaibu, west, north, and south by garden of Alliar, in extent north side 9 fathoms, south side 9 fathoms, east side 9 fathoms, west side 9 fathoms, with house and plantations.

THOS. M. TWIGG,
Deputy Fiscal.

Deputy Fiscal's Office,
Batticaloa, January 30, 1890.

In the District Court of Batticaloa.

Sayadu Ebraineina Mobamadu Saibu and
another..... Plaintiffs.
No. 24,782. Vs.

Sadakulevvaipodi Picheumah and Sinne-
madulevvaipodi Meerasaibulevvaipodi... Defendants.

NOTICE is hereby given that on Saturday, March 8, 1890, commencing at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :—

1. Mortgaged and hypothecated with the plaintiffs in and by bond No. 1,350, dated March 9, 1885, and

declared by judgment entered in the above case specially bound and executable for that judgment on the footing of that mortgage, viz., an undivided one-fourth share of the paddy land called Marothadyvayel, situated at Podiavellie in Karavakupattu; bounded on the north by canal, south by dam of Korocovayel, east by dam of tank, west by dam of Savakavayel-korokukitu, in extent 5 acres, with water rights.

2. An undivided one-half share of a paddy land called Munukituvayel at Podiavellie; bounded on the north by Muttatupathe, south by the other portion of the land belonging to Picheumah, east by dam of tank, west by the boundary of Savakavayelkorokukitu, in extent 2 acres 38 perches, with water rights.

3. An undivided one-half share of a paddy land called Santippuvayel in Podiavellie; bounded on the north and west by canal, south by the boundary of the field called Katialvayel, east by dam of tank, in extent 3 acres 2 roods and 19 perches, with all rights.

4. A garden called Ustromadaikaravallu at Kalmunaikudy; bounded on the north by garden of M. Ebrailevvai and others, south by garden of Sinna Habibu Mohamadolevvai and wall, east by road, and west by tank, in extent from north to south-east side 8 fathoms, west side 8 fathoms, east to west 20 fathoms, with plantations.

THOS. M. TWIGG,

Fiscal's Office, Deputy Fiscal.
Batticaloa, January 29, 1890.

In the District Court of Batticaloa.

Sayadu Ebraineina, Mohamadu Saibu and
another..... Plaintiffs.
No. 24,782. Vs.

Sadakulevvaipodi Picheumah and Sinne-
madulevvaipodi Meerasaibulevvaipodi... Defendants.

NOTICE is hereby given that on Friday, March 7, 1890, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :—

Mortgaged and hypothecated with the plaintiffs in and by bond No. 1,350, dated March 9, 1887, and declared by judgment entered in the above case specially bound and executable for that judgment on the footing of that mortgage, viz., an undivided one-half share of the paddy land called Pariapurenvelli, situated at Valangevatta in Karavakupattu; bounded on the north by Siropurenvelli and by path, south by the boundary of the field called Vallavellie, east by lake, and west by vaycal, in extent 58 acres, with water rights.

THOS. M. TWIGG,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 29, 1890.

UNOFFICIAL ANNOUNCEMENTS.

The Talgaswella Tea Company of Ceylon, Limited.

NOTICE is hereby given that the Annual Ordinary General Meeting of this Company will be held at No. 5, Baillie street, Fort, Colombo, on Tuesday, February 18, 1890, at 3 P.M.

Business.—To receive the report of the Directors and accounts for the past year, and to transact any other business that may be brought before the meeting.

By order of the Directors,
A. SCHULZE,
Colombo, January 30, 1890. Secretary.

Horrekelly Estate Company, Limited.

NOTICE is hereby given that the Annual General Meeting of the Shareholders of this Company will be held at the Company's registered office, No. 22, Baillie street, Fort, Colombo, on Friday, February 21, 1890, at 3 o'clock P.M.

Business.

1. To receive the report of the Directors and accounts of the Company for 1889.
2. To declare a dividend.
3. To elect two Directors.
4. To elect an Auditor.
5. To consider such other business as may properly come before the meeting.

By order of the Board of Directors,
R. LEWIS M. BROWN,
Colombo, February 6, 1890. Secretary.

The Ceylon Coffee Tavern Company, Limited.

THE Annual Meeting of the Shareholders of this Company will be held at the Coffee Tavern, Fort, Colombo, at 4 P.M. on Friday, the 14th instant.

By order of the Board of Directors,
EDMUND WALKER,
Colombo, February 5, 1890. Managing Director.

The Ceylon Steamship Company, Limited.

THE ss. Lady Gordon is appointed to sail round the Island from Colombo during the months of February, March, and April, on the under-noted dates, taking cargo and passengers for Galle, Hambantota, Batticaloa, Trincomalee, Point Pedro, Jaffna, and Paumben:—

February 12, south-about; February 27, north-about;
March 12, south-about; March 26, north-about;
April 9, south-about; April 23, north-about; and
May 7, south-about.

The steamer will leave Colombo on the south-about trips at 5.30 P.M. and on the north-about trips at 4 P.M. Shippers are kindly requested to have cargo alongside early on the day before sailing date to prevent cargo being shut out. Consignees will please make arrangements to take delivery of cargo at the different ports immediately on the steamer's arrival, otherwise it will be landed at their risk and expense.

Port of destination to be clearly marked on every package, and all old port marks obliterated.

JOHN WALKER & Co.,
Colombo, February 4, 1890. Managing Agents.

The Colombo Hotels Company, Limited.

THE Half-yearly Meeting of the Shareholders of this Company will be held in the western drawing room of the Grand Oriental Hotel, Fort, at 4.15 P.M. on Tuesday, February 11, 1890.

By order of the Board of Directors,
C. MINTO GWATKIN,
The Grand Oriental Hotel,
Colombo, February 1, 1890. Secretary.

The Wharf and Warehouse Company, Limited.

THE Half-yearly Meeting of this Company will be held at the Company's Office, Leyden Bastion, Fort, Colombo, at 3.30 P.M. on Tuesday, February 11, 1890.

By order of the Board of Directors,
EDW. BOOTH,
Colombo, January 31, 1890. Manager and Secretary.

The Ceylon Planters' American Tea Company, Limited.

IN terms of clause 45 of the Articles of Association, notice is hereby given that an Ordinary General Meeting of the Shareholders in the above-named Company will be held at the Company's registered office, No. 9, Queen's street, Fort, Colombo, on Wednesday, February 12, 1890, at 1 o'clock P.M.

By order of the Board of Directors,
for the Ceylon Planters' American Tea Company, Limited,
DARLEY, BUTLER & Co.,
Agents and Secretaries.

No. 9, Queen street, Fort,
Colombo, February 1, 1890.

The Ceylon Spinning and Weaving Company, Limited.

IN terms of clause 44 of the Articles of Association, notice is hereby given that the adjourned General Meeting of the Shareholders in the above-named Company will be held at the Company's registered office, No. 9, Queen street, Fort, Colombo, on Thursday, February 13, 1890, at 3 o'clock P.M.

Business.

To receive the report of the Directors and accounts up to December 31, 1889, and to transact such other business as may be brought before the meeting.

By order of the Board of Directors,
for the Ceylon Spinning and Weaving Company, Limited,
DARLEY, BUTLER & Co.,
Agents and Secretaries.

No. 9, Queen street, Fort,
Colombo, February 1, 1890.

In the District Court of Colombo.

No. 4,984. In the matter of the estate of Israel Homer Vanniysingam, deceased.

LETTERS of Administration to the estate of the above-named deceased having been granted to me by the District Court of Colombo, notice is hereby given that all persons owing money to, or holding property of, or having claims against, the said estate should pay such debts, deliver such property, or make such claims to me.

Colombo, December 19, 1889.

S. T. MUTTIAH,
Administrator.

NOTICE is hereby given that I, Neina Mohamad Lebbe Sinne Tamby, alias Ali Tamby Parigary, of Tilleady, Kalpitiya, now at Taily in Akkarapattu, by Deeds of Gift Nos. 69, 70, and 71, and dated January 27, 1890, and attested by M. W. P. M. Fernando, Esq., Notary Public, Ettale, Akkarapattu, have given in gift my property unto the following persons to possess after my life, viz.:—

- (1) My grandchildren, Muttu Tamby Moheyadeen Pitche and Moheyadeen Meera Natchia,
- (2) My wife, Kachehi Meera Natchia, and
- (3) Wawa Tamby Sego Meera Lebbe.

N. M. L. SINNE TAMBY.

Taily, January 29, 1890.

"8" on both sides, L on the off leg; age, 6 years; and a light brown cow-calf, 4 months old. Owner, Aiangule Viramuttu.

On the night of January 28, 1890, from the cattle-shed on Dolosbage road, Upitiya: a black cow branded "H 5 ඉදු ඉදු." A reward of Rs. 5 is offered for the recovery of the animal, by the owner, Ena Abdal Rahaman.

LOST OR STOLEN.

ON January 30, 1890: a black silk parasol lined with blue silk inside, and bordered with broad black lace; handle, curved, and black. Owner, Mr. A. B. Loos of Darley road.

LOST.

ON January 30, 1890, between Emmanuel House, Berella, and the Colombo Kachcheri: a grape-vine pattern gold ring set with a ruby. A reward of Rs. 5 is offered for its recovery, by the owner, Mr. Fred. Ginger.

DROPPED.

ON or about January 28, 1890, between Dunbar estate and Hatton: a single diamond. A reward of Rs. 20 is offered for its recovery, by the owner, Mrs. Armitage.

Police Office,
Colombo, February 6, 1890.

MISSING.

SINCE January 15, 1890, at Kandy: a Sinhalese boy named Siyatu; caste, Wellala; religion, Buddhist; age, 12 years; height, 4 ft.; make, thin; complexion, dark brown; nose, flat; eyes, black; hair, black, cut short; has a scar on right side of the temple; speaks Malay and Tamil; birthplace, Medagama, Uda Hewaheta; general residence, Ward street, Kandy; father, Godigamarawagedara Davith; is known to the constables in Soysa's barracks.

Since January 25, 1890, from the house of Hendrick Fernando, of Wewagolla, a Sinhalese boy named Arnolis; age, about 12 years; complexion, dark; height, about 4 ft. 2 in.; hair, long, but cannot be tied in a knot; birth-place, Moratuwa; father, Juwan Silva; mother, Angohami, both of Moratuwa.

FOUND.

ON January 24, 1890, behind the Convict Hospital, Borella: 5 new quilts with the crown and "C. S." marked, tied with a prisoner's jumper. Any person claiming the same should apply to the Police Magistrate, Colombo.

NOTICE.

A REWARD of Rs. 40 is offered by Mr. A. H. Dingwall for the recovery of the 10 bushels of first parchment coffee stolen on the night of January 24, 1890, from the store of Warwick estate, Welimada, and also a reward for the capture of the thief or thieves.

L. HOLLAND,
for G. W. R. CAMPBELL,
Inspector-General of Police.