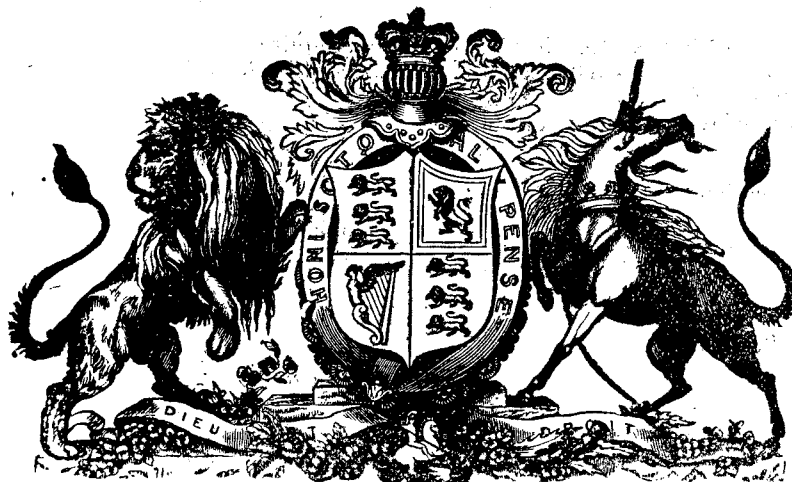


W.S.



Ceylon Government Gazette

Published by Authority.

No. 5,294—FRIDAY, JUNE 22, 1894.

CONTENTS.

	PAGE		PAGE		PAGE
Minutes by the Governor ...	—	Land Sales— <i>contd.</i>		Land Resumption Notices ...	—
Proclamations by the Governor ...	—	Northern Province ...	1384	Miscellaneous Notices ...	1405
Appointments by the Governor ...	1373	Southern Province ...	—	Notices calling for Tenders ...	—
Government Notifications ...	1375 & 1433	Eastern Province ...	1385	Sales of Unserviceable Articles	1410
Draft Ordinances ...	—	North-Western Province ...	1386	Road Committee Notices ...	1410
Passed Ordinances ...	—	North-Central Province ...	—	Municipal Council Notices ...	1434
Notices to Mariners ...	1415	Province of Uva ...	—	Local Board Notices ...	—
Revenue Notices ...	1377	Province of Sabaragamuwa ...	1389	Testamentary Actions ...	1411
Land Sales:—		Notices under the Forest Ordinance ...	—	Notices of Insolvency ...	1412
Western Province ...	1377	Land Acquisition Notices ...	1393	Notices of Fiscals' Sales ...	1413
Central Province ...	1382			Unofficial Announcements ...	1417

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. T. D. VIGORS to be Additional Police Magistrate, Gampola, during the absence of Mr. W. L. KINDERSLEY on leave, or until further orders.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 21, 1894.

further orders, and while so acting to be a Visitor of all the Prisons in the Island.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 6, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. W. BRODHURST to be additional Superintendent of Police for the District of Kalutara.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 18, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Major R. E. FIRMINGER to act as Director-General of Prisons from 26th June, 1894, in addition to his own duties as Superintendent, Convict Establishment, during the absence of Mr. F. R. ELLIS on leave, or until

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOHN ABEYAKOON, Mudaliyar of Pasdun kóralé, to be an Inquirer into Deaths for the Judicial District of Kalutara.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 19, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Inquirers into Sudden Deaths for the Judicial Division of Puttalam :—

JOHN HENRY PERERA.
JULIUS WIJAYASINHA.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 21, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to re-appoint Mr. W. P. HALLILEY to be Inquirers into Deaths for the Judicial District of Nuwara Eliya.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 22, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. JOHN WILLIAM HERBERT ANDRAWÉWA and Mahagedara Holiya Bandaralágé SIYATU BANDÁ, Kórala of Gannéwe,

to be Inquirers into Deaths within the Judicial District of Nuwara Eliya.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 22, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. KOERTSZ, Crown Proctor, to act as Registrar of Lands, Negombo, for the 19th instant, during the absence of the Registrar Mr. J. G. DE SILVA on leave.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 14, 1894.

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

Pallewinne Disanáyaka Mudiyansefé APPUHAMI to act as Registrar of Marriages (Kandyap and General), Births, and Deaths of Udapaláta, in the District of Badulla, for three months from the 10th July, 1894, during the absence of the Registrar, Pallewinne Disanáyaka Mudiyansefé BADERÁLA, on leave. His office will be at Pallewinnegedarawatta in Pallewinne.

KATIRAVELUPPILLAI KANAPATIPPILLAI to act as Registrar of Marriages, Births, and Deaths of Porativu pattu, in the District of Batticaloa, for one month from the 1st July, 1894, during the absence of the Registrar, P. H. KATIRAVELUPPILLAI, on leave. His office will be at Mavadi-valavu in Mandur.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 18, 1894.

GOVERNMENT NOTIFICATIONS.

IT is hereby notified that under the regulations of 2nd February, 1892, an examination for Officers of the Public Works Department, to qualify for promotion to the second and first grade, will be held on Monday, the 16th July, 1894, and following days, at the Office of the Director of Public Works, Colombo, at 11 A.M.

Colonial Secretary's Office,
Colombo, June 21, 1894.

E. NOEL WALKER,
Colonial Secretary.

WHEREAS by section 3 of Ordinance No. 12 of 1885, it is amongst other things enacted that it shall be lawful for the Governor, acting with the advice of the Executive Council, by resolution to be notified in the *Government Gazette*, to abolish any existing tolls or any tolls which may hereafter be legally established, anything in "The Tolls Ordinance, 1867," to the contrary notwithstanding:

It is hereby notified for general information that the Governor, with the advice of the Executive Council, by virtue of the powers conferred on him by the said Ordinance, has, by resolution of the 14th day of June, 1894, abolished the toll established in respect of the Yatawatta road at Gola-henwatta, as from and after the 1st day of January, 1895.

Colonial Secretary's Office,
Colombo, June 21, 1894.

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

FROM and after Friday, July 6, 1894, the *Gazette* will be published in Parts, separately paged for convenience in filing as separate compilations.

The arrangement of contents will be as follows:—

- PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.
- PART II.—Legal and Judicial.
- PART III.—Provincial Administration.
- PART IV.—Marine and Mercantile.
- PART V.—Municipal and Local.

The subscription will continue to be Rs. 12 per annum, and the price for each complete issue 25 cents.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, June 18, 1894.

E. NOEL WALKER,
Colonial Secretary.

THE following Quarantine Regulations published in the *Gazette* of the 6th February, 1891, are republished for general information.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, June 21, 1894.

E. NOEL WALKER,
Colonial Secretary.

REGULATIONS made by the Governor, with the advice of the Executive Council, in pursuance of the provisions in that behalf contained in the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to prevent the spread of Contagious Diseases in this Island."

QUARANTINE REGULATIONS.

1. The regulations made under the said Ordinance No. 8 of 1866, and published under dates respectively May 6, 1873, August 3, 1876, September 9, 1876, January 26, 1877, and February 10, 1877, are hereby severally repealed, except so far as the same or any of them repeal any previous regulations.

2. The master or other person in charge of any vessel entering or about to enter any part of this Island, in which vessel any case of cholera, yellow fever, Asiatic plague, smallpox, or other disease dangerous to the general health may have occurred within a period of ten days previous to the date of the arrival of such vessel, shall notify this fact by hoisting a signal, which signal shall be in the day time a yellow flag at the fore, and in the night time two lighted lanterns, one over the other, at the same mast-head; and such master or other person, as aforesaid, shall not take up anchoring ground within the said port without having obtained the previous sanction of the Master Attendant or other officer in charge of the port, nor without such leave shall he hold any communication with the shore or with any shipping within the said port.

3. It shall be the duty of the health officer, or other officer nominated by the principal civil medical officer of the port, to proceed without delay on board any vessel entering or about to enter any of the ports aforesaid, in which vessel any case of cholera, yellow fever, Asiatic plague, smallpox,

or other disease dangerous to the general health shall have occurred within ten days previous to the date of the arrival of such vessel as aforesaid, and such health officer or other medical officer as aforesaid shall inspect the crew and passengers of such vessel, and make careful inquiry as to the nature of the diseases then existing on board thereof, and make a report thereon to the Master Attendant or other officer in charge of the said port.

4. Whenever cholera, yellow fever, Asiatic plague, smallpox, or other disease dangerous to the general health shall be actually prevailing amongst any of the crew or passengers of any vessel as aforesaid, it shall be the duty of the principal civil medical officer of the port to report the state of the facts to the Master Attendant or other officer in charge of the port. Thereupon the Master Attendant or other officer in charge of the port shall, if so required by the said medical officer, place the vessel in quarantine, and shall require the master or other person in charge of such vessel as aforesaid to take the said vessel out to sea for a period of ten days, or to anchor at any place to be appointed for that purpose for a period of ten days, or until the said medical officer of the port reports that she may be released.

5. Every vessel entering or about to enter any port of this Island shall, if cholera, yellow fever, Asiatic plague, or smallpox shall be at the time of her leaving the last port from which she shall have put out, or shall have been during the ten days next preceding her departure therefrom, prevalent in or about such last-mentioned port, whether such port shall be within or without this Island, and no such disease shall have appeared on board, be subjected to a quarantine for such period not exceeding ten days as the principal civil medical officer of the port of arrival shall deem advisable. The master or other person in charge of such vessel shall notify the fact of his having last sailed from an infected port by hoisting signals as in regulation 1 of the Regulations of February 2, 1888, provided with reference to vessels on board of which disease has appeared; and the rules in the same regulation contained as to anchoring or holding communication with the shore shall apply to the case of vessels coming under this regulation.

6. It shall be lawful for the principal civil medical officer of the port, into which any vessel subject to quarantine shall enter, to allow the passengers to land before the expiration of the quarantine, and to require such passengers to perform their quarantine on shore in such place as such officer shall determine.

7. All persons on board any vessel in quarantine are hereby prohibited from communicating with the shore beyond the limits of any place which may be set apart for performing quarantine on shore, or with any vessel in the roadstead or port or vicinity thereof, except with the permission of the principal civil medical officer of the port; and all persons are hereby prohibited from going on board any vessel in quarantine, except with such permission as aforesaid. And all persons required to perform quarantine in any place on shore are hereby prohibited during such quarantine from leaving such place or communicating with any person beyond or outside such place without such permission aforesaid. And all persons not in quarantine are hereby prohibited from communicating with any persons in quarantine on shore, except with such permission as aforesaid.

8. It shall be lawful for every officer, duly authorized by the Government in that behalf, to appoint a sufficient number of subordinates for the purpose of enforcing any of these rules, in respect of any vessel liable to quarantine, at the expense of the owners of such vessel; and the master or other person in charge of such vessel shall pay the subordinates so appointed and defray all expenses incurred in pursuance of this rule. It shall be the duty of the officer in charge of the Custom-house to refuse port clearance to such vessel until all such demands be discharged.

9. It shall be lawful for every officer duly appointed as aforesaid, with the sanction of Government, to appoint as many places for performing quarantine on shore as may be required, and to provide accommodation at such places for passengers on board any vessel liable to quarantine, at certain fixed fees to be determined from time to time by the Government, which fees shall be payable by the master or other person in charge of such vessel. No person shall be permitted to leave the places so appointed within ten days from the date of the last case of the disease for which quarantine was enforced, unless with the previous sanction of the said officer duly authorized as aforesaid.

10. Any of the the duties and powers vested by these regulations in the principal civil medical officer of the port may be performed and exercised by any person duly authorized by the Governor in that behalf.

11. Disobedience to any of the above regulations will subject the offender, and all persons aiding and abetting him, to a prosecution under section 11 of Ordinance No. 8 of 1866.

THE following telegram received from the Government of Bombay on the 16th June, 1894, is published for general information, viz:—

“British Consul at Alexandria telegraphs Egyptian ports have imposed quarantine on arrivals from Hongkong on account of plague.”

By His Excellency the Governor's command.

Colonial Secretary's Office,
Colombo, June 21, 1894.

E. NOEL WALKER,
Colonial Secretary.

Ceylon Inscribed Stock.

NOTICE is hereby given that the Register of Stock for 1893 will be closed as regards transfers from the 2nd to the 5th proximo inclusive.

General Treasury,
Colombo, June 22, 1894.

F. R. SAUNDERS,
Registrar of Government Stock.

REVENUE NOTICES.

NOTICE is hereby given that the Assistant Government Agent, Matara, will put up for resale by public auction, at the risk of the original purchasers, the under-mentioned Tolls from July 1 to December 31, 1894, on Thursday, June 28, 1894, at 1 P.M. :-

1. The road and bridge toll at Akuressa.
2. The bridge and road toll rent, Polwatta, and the branch toll at Polkandanella.
3. The road toll at Godagama.
4. The road toll at Dondra.
5. The road toll at Morawaka.

The purchaser must deposit one-half of the purchase amount on the day of sale in cash as security for the rents.

Reason for Resale.

Non-payment of the instalment for May, 1894.

B. HORSBURGH,
for Government Agent.

Galle Kachchéri,
June 16, 1894.

විෂි 1894 රේ ජූලි මස 1 වෙනි දින සිටින් දෙසැම්බර් මස 31 වෙනි දින වනතුරු මෙහි පහත සඳහන් වෙත රේන්දු පලමු ගැණුම්කාරයින්ගේ ඉප්පයෝජන යට මාතර උපජ්ජන්ත උත්තානසේ විසින් ජුනි මස 28 වෙනි බ්‍රහස්පතින්දා දවල් සිනුවේ එකට ප්‍රසිධි වෙන් දේසියේ දෙවනු විකුණන්නට යෙදෙනවා ඇත. එනම් :-

1. අකුරුස්ස පාරේ සහ පාලම් රේන්දේදු.
2. පොල්වත්තේ පාරේ සහ පාලම් රේන්දේදු, පොල්කදන් ඇල අතුරු රේන්දේදු.
3. ගොඩගම පාරේ රේන්දේදු.
4. දෙවුන්දර පාරේ රේන්දේදු.
5. මොරවක පාරේ රේන්දේදු සහ මේවාය.

ඉල්ලුම්කාරයා විසින් රේන්දුය ගන්ට දෙන මුදලෙන් දෙකෙන් පංඟුවක් රේන්දේට ඇප පිණිස අත්පිට ගෙවන්නට බැහැ.

දෙවනු විකුණන්නට යෙදෙන කාරණය නම් 1894 රේ මැයි මාසේට ගෙවන්නට බැහැ මුදල නොගෙවී තිසාය.

බී. හෝර්ස්බර්ග්,

ආණ්ඩුවේ ඒජින්තන්තුවා වෙනුවට.

විෂි 1894 ක්වු ජුනි මස 16 වෙනි දින ටාල්ලේ කවිවෙරියේදීය.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,404, w. p.

Colonial Secretary's Office,
Colombo, June 6, 1894.

ON Monday, July 23, 1894, and on the following days, at 12 o'clock noon, the Assistant Government Agent for the Negombo District will put up for sale or settlement, at Minuwangoda Resthouse, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Eighty-two allotments of land situated in the Alutkuru North Division of the Negombo District of the Western Province.

Preliminary plan 10,185.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.	
					A.	R. P.
7351	Hunumulla	Hanpalanelagahalanda	K. Nikulas Fernando	Young cocoanut	0	3 21
7352	Do.	Hanpalanelagahawatta	Don Siman Fernando	do.	0	2 27
7353	Do.	do.	Don Charles Perera	Garden	0	2 8
7354	Do.	do.	do.	do.	0	0 34
7355	Do.	do.	The heirs of late M. Peter Perera Senanayaka	do.	5	0 36
7356	Do.	do.	K. Christina Fernando and another	do.	1	0 0

Preliminary plan 10,184.

A 665	Yagodamulla	Helandagahalanda	W. Santi Fernando	Clear land	0	0 34
B 665	Do.	do.	W. Gironis Fernando	do.	0	1 13
C 665	Do.	do.	do.	Garden	0	0 8
D 665	Do.	do.	do.	Old garden	0	0 24

Preliminary plan 10,061.

J 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0	1 20
K 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	do.	0	1 20
L 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Jungle	0	3 10
M 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	Low jungle	0	3 32
N 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0	2 21
O 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	do.	0	1 28
P 649	Do.	Kapuwattadeniya	do.	Deniya	0	0 14
Q 649	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	1	1 0

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.	
					A.	R. P.
R 649	Petigoda	Kapuwatta	Messrs. Akbar Brothers	Garden	1	0 32
S 649	Do.	Kebileagara	do.	Deniya	0	0 9
T 649	Delpakadawala	Nagahawatta	V. Don Juan Appuhamy	Garden	0	0 18
U 649	Do.	do.	D. Punchappu	do.	0	0 12
V 649	Do.	do.	G. Allis Vejarala	do.	0	0 24
W 649	Petigoda	Serangahapata	Messrs. Akbar Brothers	do.	1	2 23
X 649	Katukenda	Katukenda	Heirs of late Mr. C. H. de Soysa	do.	1	1 38
Y 649	Delpakadawala	Nagahawatta	V. Don Juan Appu	do.	0	1 0
Z 649	Do.	do.	H. Migel Fernando and two others	do.	0	0 14
A 650	Do.	do.	Rev. Father C ^o Vianni	do.	0	0 16
B 650	Do.	do.	Heirs of late Mr. C. H. de Soysa	do.	0	0 27
C 650	Do.	do.	Gamage Babahami and others	do.	0	0 5
D 650	Do.	do.	Gamage Nonnohami	do.	0	0 9
E 650	Badalgama	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	do.	2	0 37
F 650	Do.	do.	do.	do.	1	1 0
G 650	Do.	do.	do.	do.	0	1 29
H 650	Do.	Kanapademulla	L. Etanahami and another	Paddy field and owita	0	0 27
I 650	Do.	Siambalagahawatta	do.	Garden	0	1 9
J 650	Do.	Maragahakumbura	do.	Paddy field	0	0 12
K 650	Do.	Welikumbura	do.	do.	0	0 10
L 650	Do.	do.	H. Porolis Fernando and another	Pillewa and paddy field	0	1 2
M 650	Do.	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	Garden	0	2 27
N 650	Do.	Thanagamwatta	D. S. Senanayake	do.	0	1 16
O 650	Do.	Walaowita	Hendalage Karolis	do.	0	1 9
P 650	Do.	Ambagahawatta	Heirs of late Mr. C. H. de Soysa	do.	0	0 30
Q 650	Do.	Walaowita	Mr. Gabriel de Croos	do.	0	0 19
R 650	Do.	Badalgamawatta	Heirs of late Mr. C. H. de Soysa	do.	0	2 18
Preliminary plan 10,033.						
H 646	Tammita	Kongahakumbura	The heirs of Mr. F. Livera	Paddy field	1	2 13
7045	Do.	Medakele	—	Jungle	1	2 31
Preliminary plan 10,032.						
7044	Do.	Gonnagahalande	—	Jungle	1	2 4
Preliminary plan 9,899.						
Y 628	Horampella	Kahatagahawatta	Horatalpedige Jayetuwa	Old garden	3	1 14
Z 628	Do.	do.	Horatalpedige Sawiya and others	do.	1	2 21
A 629	Do.	Hawaikumburapillewa	Amarasinpedige Sobana and others	do.	0	0 21
B 629	Do.	Hawaikumburapillewa or Kahatagahawatta	Amarasinpedige Sawariya and others	Garden	0	0 2
Preliminary plan 9,986.						
L 642	Asgiriwalpola	Kosgahapillewa	T. Daniel Appuhami	Pillewa	0	2 34
Preliminary plan 9,263.						
W 548	Ganemulla	Ketakelegahawatta	W. Matthes Fernando	Garden	1	2 12
D 549	Do.	Wewakumburapillewa	W. Karolis Fernando	Low land	0	0 18
G 449	Do.	Kelagahawatta	W. Bastian Fernando	Low jungle	1	11 10
8038	Do.	do.	do.	Cocoanuts	0	0 4
8039	Do.	Ketakelegahaowita	K. Abraham Perera	Low jungle	0	0 27
8040	Do.	do.	N. Bastian Silva and another	Low land	0	1 31
H 549	Do.	Gorakagahaowita	W. Babanis Fernando	do.	1	0 15
I 549	Do.	Ketakelegahawatta	W. Matthes Fernando	Garden	0	3 34
J 549	Do.	Gorakagahawatta	S. Juliana	do.	0	1 20
Preliminary plan 7,976.						
W 440	Asgiri-walpola	Kapehena	T. Kattohami and others	Low jungle	0	1 39
Y 440	Do.	Kapewatta	do.	Garden	0	1 19
Preliminary plan 6,318.						
9748	Madawela	Gorakagahadalupota	—	High shrub	1	0 4
9049	Do.	do.	—	do.	0	0 37
9050	Do.	do.	—	do.	0	0 26
Preliminary plan 5,594.						
J 301½	Nilpanagoda	Heralingahalanda	Alawaladewage Hendrick Fernando and others	Garden	0	0 36
M 301	Do.	Millagahawatta	Weerakkodimohottige Dona Elizabeth	do.	2	0 9
O 301	Do.	do.	do.	do.	0	3 0
Q 301	Do.	do.	do.	do.	0	3 8
6466	Do.	Imbulgahagodella	W. B. Prenis de Cooray	do.	2	0 28
6471	Do.	—	—	Deniya	0	0 31

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
Preliminary plan 5,604.					
L 305	Maduwa and Arambe	Halgaha Dalupota	W. Simanis Fernando and others	Low jungle	0 2 34
P 305	Maduwa	Dewatagahakumburapillewa	M. Thomas Silva and another	do.	0 0 34
Q 305	Do.	Gorakagahapillewa	K. Lisohamy	do.	0 1 3
Preliminary plan 2,902.					
U 132	Essella	Hiddellagahapillewa	L. Punchi Sinno and others	Chena	1 1 12
Preliminary plan 2,722.					
554	Akaragama	Katuwakele	Crown	Jungle	0 2 24
Preliminary plan 460.					
O 144	Kowinne	Tekkawatta	K. Arnolis Perera	Garden	2 2 34
Preliminary plan 456.					
U 137	Nilpanagoda	Kadumbiriyagahalanda	A. Undiya and Lokki	Garden	10 3 25
J 139	Do.	Galavelikanda	Crown	Pillewa	2 3 24
Preliminary plan 2,357.					
8839	Dagonna	Elewelkeledalupota	Crown	Low jungle	3 2 31

Upset price,—Rs. 10 per acre.

Any person or persons laying claim to any of these lands are hereby noticed to produce evidence of their title before the Assistant Government Agent, Negombo, on or before the day of sale.

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

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

No. 1,404, W. P.

වම 1894 කවු ජුනි මස 6 වෙනි දින කොළඹ
මහසෙනෙවුකාරියාලයේ සේවයේ කන්තෝරුවේදීය.

මහලු දිසාවේ ආණ්ඩුවේ උපදේශනාධිකාරියාණන්ගේ විසින් මෙහි සහන සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1894 කවු ජුනි මස 23 වෙනි සඳුදා සහ ඊලඟ දවස්වලදීත් දවල් 12ට පමණ මිනිවන්ගොඩ තානායමේදී විකුණනට නොහොත් තීන්දුකර දෙන්නට යෙදෙනවා ඇත.

මහලු දිසාවේ බස්නාහිර පලාතේ උතුරු අවන්කුරුකෝරලේ පිහිටාතිබෙන බිම්කැබලි 82ය.

සිතියම 10,185. ගම—හුනුමුල්ල.

නො.	ඉල්ලුම්කාරයා.	අයිතිකම් කියන්නා.	අන්දම.	මහන. අ. ර. ප.
7351	ගන්වලන්දගහලන්ද	ක. නිකුල් ප්‍රනාන්දු	පැලපොල්	0 3 21
7352	ගන්වලන්දගහමන්න	දෙන්නි මල් ප්‍රනාන්දු	එම	0 2 27
7353	එම	දෙන්නි මල් ප්‍රනාන්දු	වත්ත	0 2 8
7354	එම	එම	එම	0 0 34
7355	එම	තැපිහිස පිටර් ප්‍රනාන්දු සේනානායකගේ උරුමකරයෝ	එම	5 0 36
7356	එම	ක. ක්‍රිස්තියානි ප්‍රනාන්දු සහ තවත්	එම	1 0 0

සිතියම 10,184. ගම—සාගොඩමුල්ල.

A 665	ගැලුණුගලන්ද	වි. සන්නි ප්‍රනාන්දු	එලිකරණලද බිම	0 0 34
B 665	එම	වි. ගිරෝතිස් ප්‍රනාන්දු	එම	0 1 13
C 665	එම	එම	වත්ත	0 0 8
D 665	එම	එම	පරණ වගාව	0 0 24

සිතියම 10,061. ගම—බඩල්ගම.

J 649	බඩල්ගමවත්ත	තැපිහිස සී. එච්. සොයිස මහත්මයාගේ උරුමකරයෝ	වත්ත	0 1 20
K 649	කපුවත්ත	ගම—පැනිගොඩ. අක්කාරි සහෝදර මහත්මයාණන්ගේ	එම	0 1 20
L 649	බඩල්ගමවත්ත	ගම—බඩල්ගම. තැපිහිස සී. එච්. සොයිස මහත්මයාගේ උරුමකරයෝ	කැලාව	0 3 10
M 649	කපුවත්ත	ගම—පැනිගොඩ. අක්කාරි සහෝදර මහත්මයාණන්ගේ	ලදකැලාව	0 3 32
N 649	බඩල්ගම වත්ත	ගම—බඩල්ගම. තැපිහිස සොයිස මහත්මයාගේ උරුමකරයෝ	වත්ත	0 2 21

(2*)

නො.	ඉල්ලුම්කාරයා.	අයිතියට කිසිවක්.	අන්දම.	මහත. අ. රු. ප.
O 649	කපුවත්ත	ගම—පැනියොඩ.	වත්ක	0 1 28
P 649	කපුවත්තදෙනිය	අක්බාර් සහෝදර මහත්මයාණන් එම	දෙනිය	0 0 14
Q 649	බඩල්ගම වත්ත	ගම—බඩල්ගම. නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	වත්ක	1 1 0
R 649	කපුවත්ත	ගම—පැනියොඩ.	එම	1 0 32
S 649	කැනිලේඅගාර	අක්බාර් සහෝදර මහත්මයාණන් එම	දෙනිය	0 0 9
T 649	නාගහවත්ත	ගම—දෙපල්කඩවල.	වත්ක	0 0 18
U 649	එම	දෙනි ජුවන් අප්පහාමි	එම	0 0 12
V 649	එම	ද. පුන්වජ්ජු	එම	0 0 24
W649	සෙරන්ගහපාන	ගම—පැනියොඩ.	එම	1 2 23
X 649	කටුකෙන්ද	අක්බාර් සහෝදර මහත්මයාණන් ගම—කටුකෙන්ද.	එම	1 1 38
Y 649	නාගහවත්ත	නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	එම	1 1 38
Z 649	එම	ගම—දෙපල්කඩවල.	එම	0 1 0
A 650	එම	වි. දෙනි ජුවන් අප්පහාමි	එම	0 0 14
		ගෙ. මිහෙල් ප්‍රනාන්දු සහ දෙදෙනෙක්	එම	0 0 16
		ගෙ. සී. විසානි	එම	0 0 16
B 650	නාගහවත්ත	සිතියම 10,061. ගම—දෙපල්කඩවල.	වත්ක	0 0 27
C 650	එම	නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	එම	0 0 5
D 650	එම	ගමගේ බබාහාමි සහ තවත්	එම	0 0 9
E 650	බසල්ගම වත්ත	ගම—බසල්ගම. නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	එම	2 0 37
F 650	එම	එම	එම	1 1 0
G 650	එම	එම	එම	0 1 29
H 650	කනපදේමුල්ල	ලො. එනනහාමි සහ කෙනෙක්	ඔව්ට සහ කුඹුර	0 0 27
I 650	සියඹලගහ වත්ත	එම	වත්ක	0 1 9
J 650	මාරගහ කුඹුර	එම	කුඹුර	0 0 12
K 650	වැලිකුඹුර	එම	එම	0 0 10
L 650	එම	ග. පොලෝරිස් ප්‍රනාන්දු සහ කෙනෙක්	පිල්ලුව සහ කුඹුර	0 1 2
M 650	බසල්ගම වත්ත	නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	වත්ක	0 2 27
N 650	සානාසම් වත්ත	වි. ඇස්. සේනානාසක	එම	0 1 16
O 650	එල ඔව්ට	හැන්දලගේ කරෝලිස්	එම	0 1 9
P 650	අඹගහ වත්ත	නැසියිය සොයිය මහත්මයාණන් උරුමක්කාරයෝ	එම	0 0 30
Q 650	එල ඔව්ට	ගේබ්‍රිසෙල් ද කසස් මහත්මයා	එම	0 0 19
R 650	බසල්ගම වත්ත	නැසියිය සී. එච්. ද සොයිය මහත්මයාණන් උරුමක්කාරයෝ	එම	0 2 18
H 646	කෝන්ගහ කුඹුර	සිතියම 10,033. ගම—තමිමට. ඇස්. ලිවේර මහත්මයාණන් උරුමක්කාරයෝ	කුඹුර	1 2 13
7045	මැදකැලේ	—	කැලේ	1 2 31
7044	ගොන්තහහලන්ද	සිතියම 10,032. —	කැලේ	1 2 4
Y 628	කහටගහවත්ත	සිතියම 9,899. ගම—හොරුම්පැල්ල.	පරණවහාව	3 1 14
Z 628	එම	තොරකල්පේදියේ ජයේකුමා	එම	1 2 21
A 629	හවරිකුඹුරපිල්ලුව	එම සවිසා සහ තවත්අය	එම	0 0 21
B 629	එම නොහොත් කහටගහ වත්ත	අමරසිත්පේඛියේ සොබනා සහ තවත්අය	වත්ක	0 0 2
L 642	කොස්ගහපිල්ලුව	සිතියම 9,986. ගම—අස්තිරිවල්පොල. කෙ. දනිසෙල්අප්පහාමි	පිල්ලුව	0 2 34
W548	කැටකැලගහවත්ත	සිතියම 9,263. ගම—ගනේමුල්ල.	වත්ක	1 2 12
D 549	වැවකුඹුර පිල්ලුව	වි. මන්කේප්ප්‍රනාන්දු	පහත්කුමස	0 0 18
		වි. කරෝලිස්ප්‍රනාන්දු		

නො.	ලේඛනකාරයා.	අයිතිකම් කියව්නා.	අන්දම.	මහන. අ. රු. ප.
G 549	කැලගහවත්ත	වී. බස්නියන්ප්‍රනාන්දු	ලදකැලාව	1 11 10
8038	එම	එම	පොල්	0 0 4
8039	කැටකැලගහ බිව්ව	කේ. ආබුකම් ජේරා	ලදකැලාව	0 0 27
8040	එම	ඩු. බස්නියන් සිල්වා	පහත් භූමිය	0 1 31
H 549	ගොරකහගම්විට	වී. බඩානිස් ප්‍රනාන්දු	එම	1 0 15
I 549	කැටකැලගහවත්ත	වී. මන්තෙස්ප්‍රනාන්දු	වත්ත	0 3 34
J 549	ගොරකහගහවත්ත	ස. ජුලියානා	එම	0 1 20
සිතියම 7,976. ගම—අස්තිරිවල්පොල.				
W440	කපේගේන	ට. කන්තොහාමි සහ තවත් අය	ලදකැලාව	0 1 39
Y 440	කපේවත්ත	එම	වත්ත	0 1 19
සිතියම 6,318. ගම—මඩවල.				
9048	ගොරකහගදළපොත	—	පදුරුසභිත බිම	1 0 4
9049	එම	—	එම	0 0 37
9050	එම	—	එම	0 0 26
සිතියම 5,594. ගම—නිල්පනාගොඩ.				
J 301½	හෙරලිත්ගහ ලන්ද	අලවලදෙවගේ හෙන්ද්‍රික්ප්‍රනාන්දු සහ තවත්	වත්ත	0 0 36
M301	මිල්ලගහ වත්ත	වීරක්කොඩි මොහොට්ටිගේ ජෙන එලියහාමි	එම	2 0 9
O 301	එම	එම	එම	0 3 0
Q 301	එම	එම	එම	0 3 8
6466	ඉඹුල්ගහ ගොඩැල්ල	බ. ප්‍රෙතිස්ද කුරේ	එම	2 0 28
6471	—	—	දෙතිය	0 0 31
සිතියම 5,604. ගම—මඩුව සහ අරඹේ.				
L 305	හල්ගහදළපොත	වී. සිමානිස් ප්‍රනාන්දු සහ තවත්	ලදකැලාව	0 2 34
ගම—මඩුව.				
P 305	දෙවවගහ කුඹුර පිල්ලාව	කෝමිස් සිල්වා සහ කෙනෙක්	එම	0 0 34
Q 305	ගොරකහ පිල්ලාව	ක. ලියෝහාමි	එම	0 1 3
සිතියම 2,902. ගම—ඉස්ඇල්ල.				
U 132	හිදුල්ලගහ පිල්ලාව	ල. පුත්විසිඤ්ඤා සහ තවත්	හේන	1 1 12
සිතියම 2,722. ගම—අකරගම.				
554	කටුවකැලේ	ආණ්ඩුවසන්තක ඉඩම	කැලේ	0 2 24
සිතියම 460. ගම—කෝවින්න.				
O 144	තේක්කවත්ත	ක. අර්නෝලිස් ප්‍රේරා	වත්ත	2 2 34
සිතියම 456. ගම—නිල්පනාගොඩ				
U 137	කදුම්භිරියගහ ලන්ද	අ. උන්දියා සහ ලොක්කි	එම	10 3 25
T 139	ගලවැලි කන්ද	ආණ්ඩුව	පිල්ලාව	2 3 24
සිතියම 2,357. ගම—දුගොන්න.				
8839	ඇටවැල්කැලේ දළපොත	ආණ්ඩුව	ලදකැලාව	3 2 31

අක්කරයක් මිලකර තිබෙන්නේ රුපියල් 10ටය.

මේ ඉඩමවලට අයිතිවාසිකම් කියාසිටින අය ඒ අයිතිවාසිකම් දක්වන පිණිස තිබෙන ඔප්පු සහ සාක්ෂිත් සමග මිහඹුවේ ආණ්ඩුවේ උපද්‍රව්‍යකරුවන්ගෙන් ඉදිරිපිට විකිනීමේ දවසේදී නොහොත් ඊට ප්‍රථම පෙනී සිටින්නට ඕනෑය.

මේ ඉඩම් ගැන වැඩිදුර කාරණා සර්වේයර්ජැනරාල් උත්තාන්තේගෙන්ද, විකිණීමේ කොන්දේසි ගැන මිහඹුවේ ආණ්ඩුවේ උපද්‍රව්‍යකරුවන්ගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්තේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙක්‍රයාරිස් වමිහ.

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,422, C. P.

Colonial Secretary's Office,
Colombo, June 16, 1894.

ON Wednesday, August 8, 1894, 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 authorized by Government.

Two allotments of land situated in the Medapalata koralé of Udunuwara, in the District of Kandy, Central Province.

Preliminary plan 4,476.

Lot.	Name of Land.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
11955	Aludeniyaehena	Hiyawala	Mahahapanpedi Durayalagedara Sarana	The Crown	Kurakkan and plantains	0 1 27
11956	Do.	do.	do.	do.	Chena	2 3 38

Upset price,—Rs. 10 per acre.

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

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

No. 1,422, C. P.

වම් 1894 ක්වු ජුනි මස 16 වෙනි දින කොළඹ
මහසෙනෙවුගේ ජනපතිවරයාගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ඒජන්ත ජනපතිවරයාගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1894 ක්වු අගෝස්තු මස 8 වෙනි බුද්දින දවල් 12ට මහනුවර කච්චේරියේදී වෙන්දේසිකර විකුණනවා ඇත.

මධ්‍යම දිසාවේ උඩුනුවර මැදපලාවේ කෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි දෙකක්.
සිතියම 4,476. ගම—හීසවෙල. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ඉඩමේ නම.	ඉල්ලුම්කාරයා.	අන්දම.	මහත. අ. රු. ප.
11955	අඵදෙනියේ හේන	මහසෙනෙවුගේ ජනපතිවරයාගේ සරන	කුරක්කන් සහ කෙසෙල්	0 1 27
11956	එම	එම	හේන	2 3 38

අක්කරයක් රූපියල් 10යේ හිට විකුණනවාට පවත්නනු ලැබේ.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා සර්වේසර්ජන්ගේ උන්නාන්සේගෙන් දැනගත්ව පුළුවන්වත් ඇර, විකිනීමේ කොන්දේසි ගැන කාරණා මධ්‍යම දිසාවේ ගෞරවනීයවූ ආණ්ඩුවේ ඒජන්ත ජනපතිවරයාගේ අසා දැනගත හැකිවේ.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවුගේ වම්ම.

No. 1,423, C. P.

Colonial Secretary's Office,
Colombo, June 19, 1894.

ON Wednesday, August 8, 1894, 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 authorized by Government.

An allotment of land situated in the Medapalata korale of Udunuwara, in the District of Kandy, Central Province.

Preliminary plan 2,973.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
O 379	Embekka	Attikkagahamulahena	The Crown	Chena	6 2 38

Upset price,—Rs. 10 per acre.

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

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

No. 1,423, C. P.

වර්ෂ 1894 ක්වූ ජූනි මස 19 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ ගෞරවනීයවූ ජ්‍යෙෂ්ඨ නිලධාරීන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වූ අගෝස්තු මස 8 වෙනි බුද්ධි දවල් 12ට මහනුවර කම් වේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ උඩුකුටුර මැදපලානේ කෝරළේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි එකක්.

සිතියම 2,973. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉඩමේ නම.	අන්දම.	මහත.
0 379	ඇම්බැක්ක	අට්ටික්කාගහනුල හේන	හේන	අ. රු. ප. 6 2 38

අක්කරයක් රූපියල් 10යේ හිට විකුණනට පටන්ගනු ලැබේ.

මේ ඉඩම ගැණ වැඩිදුර කාරණා සර්වේයර්ජනරල් උන්සාන්සේගෙන් දැනගත්ව පුළුවන්වත් ඇර, විකි නීමේ කොන්දේසි ගැණ කාරණා මධ්‍යම දිසාවේ ගෞරවනීයවූ ආණ්ඩුවේ ජ්‍යෙෂ්ඨ නිලධාරීන්ගේ යෝජනා දැනගත හැකිවේ.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවිවරයාගේ වමිහ.

No. 1,424, C. P.

Colonial Secretary's Office,
Colombo, June 19, 1894.

ON Wednesday, August 1, 1894, at 12 o'clock, the Assistant Government Agent for the Nuwara Eliya District will put up to auction, at his Office in Nuwara Eliya, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Three allotments of land situated in the Walapane Division of the Nuwara Eliya District of the Central Province.

Preliminary plan 4,111.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
11035	Abanella	B. Loku Banda	The Crown	Paddy field	0 0 32
11037	Do.	do.	do.	do.	0 1 14
11038	Do.	Sadris	do.	Patana	1 0 3

Upset price,—Rs. 10 per acre.

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

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

No. 1,424, C. P.

වර්ෂ 1894 ක්වූ ජූනි මස 19 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ නුවරඑළියේ උපජ්‍යෙෂ්ඨ නිලධාරීන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වූ අගෝස්තු මස 1 වෙනි දිනවූ බද්ද දවල් 12ට නුවරඑළියේ කම් වේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ නුවරඑළිය පලාතේ වලපනේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි.

සිතියම 4,111.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අයිතිකම කියන්නා	අන්දම.	මහත.
11035	අඹන්ඇල්ල	බී. ලොකුබත්තා	ආණ්ඩුව	කුඹුර	0 0 32
11037	එම	එම	එම	එම	0 1 44
11038	එම	සාදිරිස්	එම	පහන	1 0 3

අක්කරයක් මිලකර තිබෙන්නේ රූපියල් 10 ය බැගින්.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා සර්වේයර්ජනරල් උන්සාන්සේගෙන්ද විකිනීමේ කොන්දේසි ගැණ කාරණා මධ්‍යම දිසාවේ නුවරඑළියේ ආණ්ඩුවේ උපජ්‍යෙෂ්ඨ නිලධාරීන්ගේ යෝජනා දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවිවරයාගේ වමිහ.

LAND SALES IN THE NORTHERN PROVINCE.

No. 263, N. P.

Colonial Secretary's Office,
Colombo, June 14, 1894.

ON Tuesday, July 3, 1894, the Assistant Government Agent for the Mullaitivu District will put up to auction, at his Office in Mullaitivu, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in Karikkaddumulai North Division of the Mullaitivu District of the Northern Province.

Preliminary plan 1,739.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.	
					A.	R. P.
6596	Chilavattai	Chellappa Annakutti	Crown	Forest land suitable for cocoanut cultivation	232	1 0

A water-rate not exceeding Re. 1 per acre per annum shall be charged in the event of the tank by which the land is benefited being restored by Government.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 263, N. P.

கொலோனியல் சுகந்தாரா ஆபிசில்,
கொழும்பு, 1894 ம் ஆண்டு ஜூன் 14 ந் உ.

1894 ம் ஆண்டு ஆடிமாதம் 3 ந் தேதி செவ்வாய்க்கிழமை பகல் 12 மணிக்ரூத தன ஆபிசில் முலலைத்தீவு உதவிக் கவரணமேந்து ஏசனறவர்களால் இதனகிழ சொலலப்பட்டிருக்கிற முடிசூரிய காணித்துணை ஒன்றை, முலலைத்தீவுக் கச்சேரியில் அரசாட்சியாரால் உதரவுபண்ணப்பட்டிருக்கும் பொருத்தப் பிரகாரம் பிரசுத்தவுலத்திலகறி விற்கப்படும்.

ஒரு துணைக்காணி முலலைத்தீவு டிஸ்திரிக்டின கரிகட்டுமுலை வடகரூப்பகுதியி லிருக்கின்றது.

படத்தின் இலக்கம் 1,739. சூறிசுகி—சிலாவததை. உருத்தாளி—முடி.

இல.	கேள்விகாரண பெயர்.	காணியின் பெயர்.	காணியின் விவரம்.	வீசாலம்.
6596	செலவப்பா அனனகரூட்டி	தச்சனவெளிகரூளத சூக கோடு	காடு, தென்னமரச்செய கைகூத தகூந்தது	ஏ. றா. பெ. 232 1 0

இக்காணிக்ரூத தண்ணீர் பாய்ச்சும் குளம் கவரணமேந்தினால் கட்டப்படுகால வருஷத்துக்கு ஒரு ஏக்கருக்கு ரூபா ஒன்றுக்கு மேற்படாத தண்ணீர் வரி கொடுக்க வேண்டிவரும்.

இக்காணியைப்பற்றிய மேலதனமான விவரங்களைச் சமரகதேபாந்த ரேவேயர்ஜெனரல் துரையவாக ளிடத்திலும் வீறபனவின் கொந்திசைப்பற்றி முலலைத்தீவு உதவிக் கவற் றமேந்து ஏசனறத்துரையவாகளிடத்திலும் கேட்டறிந்துகொள்ளலாம்.

அதிகுத்தம் தேசாதிபதியவர்களினது கட்டணியை படி,

ஈ. நோவெல் உவாககா,
இராசாங்க விந்தா.

LAND SALES IN THE EASTERN PROVINCE.

No. 480, E. P.

Colonial Secretary's Office,
Colombo, June 18, 1894.

ON Friday, July 27, 1894, at noon, the Assistant Government Agent for the Trincomalee District, Eastern Province, will put up to auction, at his Office in Trincomalee, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Thirty-four allotments of land situated in the Koddiyar and Tampalakam divisions of the Trincomalee District of the Eastern Province.

Preliminary plan 1,829.
Village—Sampur. Claimant—Crown.

Lot.	Name of Applicant.	Description.	Extent. A. R. P.
5861	The Government Agent	Paddy field	2 0 21
5862	Do.	do.	0 0 27
5863	Do.	do.	0 0 29
5864	Do.	do.	11 0 0
5865	—	Jungle	2 2 16
5868	K. Maruta Udaiyar	do.	4 2 22
5869	—	Paddy field	6 1 28
5870	The Government Agent	do.	1 2 3
5871	Do.	do.	0 1 0
5872	Do.	do.	1 1 22
5873	Do.	do.	2 0 21
5874	Do.	do.	5 1 14
5875	Do.	do.	0 0 37
5876	M. Katamuttu	do.	6 0 0
5877	The Government Agent	do.	2 0 26
5878	Do.	do.	3 2 32
5879	Do.	do.	0 3 20
5880	Do.	do.	1 2 8
5881	Do.	do.	4 2 36
5883	Do.	do.	3 1 28
5884	Do.	do.	0 0 26
5885	V. Kanapati	do.	1 0 17
5886	Do.	do.	0 2 7
5887	Do.	Jungle	2 1 3
5888	Do.	Paddy field	5 2 34
5889	Do.	High jungle	5 0 17

Preliminary plan 428.
Village—Kilivoddi. Claimant—K. Kantappen.

J 155	—	Paddy field	14 2 15
K 155	—	do.	3 1 20
L 155	—	do.	4 2 14
M 155	Claimant—K. Sinnan.	Paddy field	4 2 4
S 155	Claimant—K. Konamalai.	Paddy field	11 0 33
T 155	Claimant—K. Kantappen.	Paddy field	1 3 33
U 155	Claimant—S. K. Saravanai.	Paddy field	3 0 26

Préliminary plan 1,663.
Village—Tampalakam.

4843 Re-advertised for non-payment of instalments 9 1 12

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

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

No. 480, E. P.

கொ. சக்கிந்தசாரா ஆபீசில்,
கொழும்பு, 1894 ம் ஆண்டு ஜூன் 18 வ.

1894 ம் ஆண்டு ஜூன் 27 ந்தேதி வெள்ளிக்கிழமை மத்தியானம் தன ஆபீசில் கீழ்க்காணத்தூத் திரிகோணமலை டிஸ்திரிக்கின் உதவ் கவற்றணமேந்து ஏசன் றவாகளால இதனடியிற் சொல்லப்பட்டிருக்கிற முடிக்கூரிய காணித் துண்கள, அரசாட்சியாரால் உத்தரவு பண்ணப்பட்டிருக்கூம பொருத்தப் பிரகாரம் ஏலத்திற்குறி விற்கப்படும்.

34 காணித்துணுகள, கீழ மாகாணத்து திரிகோணமலை டிஸ்திரிக்கின் கோட்டியார தம்பளகமப் பகுதியி விருக்கின்றன.

பிளான இலக்கம் 1,829.

குறிச்சி—சம்பூர். உரிததாளி—அரசாட்சியார்.

இல.	கேள்விக்காரன.	விவரம்.	அ. ரூ. ப.
5861	ஆளுகைக்காரிய ஸ்தா	நெலவயல	2 0 21
5862	—	—	0 0 27
5863	—	—	0 0 29
5864	—	—	11 0 0
5865	—	காடு	2 2 16
5868	கெ. மருதஉடையார்	—	4 2 22
5869	—	நெலவயல	6 1 28
5870	ஆளுகைக்காரிய ஸ்தா	—	1 2 3
5871	—	—	0 1 0
5872	—	—	1 1 22
5873	—	—	2 0 21
5874	—	—	5 1 14
5875	—	—	0 0 37
5876	எம். காதத்தமுத்து	—	6 0 0
5877	ஆளுகைக்காரிய ஸ்தா	—	2 0 26
5878	—	—	3 2 32
5879	—	—	0 3 20
5880	—	—	1 2 8
5881	—	—	4 2 36
5883	—	—	3 1 28
5884	—	—	0 0 26
5885	வீ. கணபதி	—	1 0 17
5886	—	—	0 2 7
5887	—	காடு	2 1 3
5888	—	நெலவயல	5 2 34
5889	—	உயர்ந்தகாடு	5 0 17

பிளான இலக்கம் 428. குறிச்சி—கிளிவெட்டி.

J 155	உரிததாளி—கெ. கந்தப்பன்.	நெலவயல	14 2 15
K 155	—	—	3 1 20
L 155	—	—	4 2 14

உரிததாளி—கெ. சினனா.

உரிததாளி—கெ. கோணமலை.

உரிததாளி—கெ. கந்தப்பன்.

உரிததாளி—எஸ். சே. சரவணை.

U 155 — நெலவயல 3 0 26

இல. 4843
 கோளவிக்காரன. வ்வரம. அ. ஸா. ப.
 பிரான இலககம் 1,663.
 சூறிச்சி—தம்பலகமம.
 ஒடுக சூப் பணமிருமையாற் றி
 ரும்ப வீற்பனவுகரூப்போ
 டப்பட்டது 9 1 12

இக்காணிகளைப்பற்றி மேலதிகமாகவறிய வேண்டி யவற்றை கொள்வ துளவைதலைவரிடத்திலும் நிபந் தனைகளைப்பற்றி திரிகோணமலையின் உதவி யானகை கசாரியத்தரிடத்திலும் கேட்டறிந்து கொள்ளலாம்.
 அசியுத்தம தேசாதிபதியவர்களுக்கு கட்டளைப்படி,
 ஈ. நோலவல உவாகதா,
 இராசாங்க லிசுதா.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 1,098, N.-W. P.

Colonial Secretary's Office,
 Colombo, June 7, 1894.

ON Monday, August 20, 1894, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up for sale or settlement, at his Office in Chilaw Kachcheri, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Eighteen allotments of land situated in the Pitigal Korale Central and Northern Divisions of the Chilaw District of the North-Western Province.

Preliminary plan 548.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
3905	Madampe	Crown	Forest, now converted into a field	8 3 38
Preliminary plan 1,141.				
B 479	Toduwawa	Maria Fernando	Cocoanut garden	0 2 39
H 480	Do.	Francisco Fernando	Uncultivated field	1 1 17
A 482	Do.	Francisco Henaya	Jungle	2 3 26
F 482	Do.	do.	Cocoanut garden	3 1 31
Preliminary plan 1,101.				
V 464	Tambagalla	H. M. Bandihami and others	Cocoanut garden	0 1 5
5774	Do.	Crown	Jungle	1 2 25
B 465	Do.	H. M. Bandihami and others	Cocoanut garden	0 1 26
C 465	Do.	do.	Jungle	0 0 27
D 465	Do.	do.	Garden	0 2 10
5775	Do.	Crown	Jungle	5 0 20
5777	Do.	Mr. Cooke	do.	0 0 23
5778	Do.	do.	—	0 0 9
5779	Do.	do.	Cocoanut garden	1 0 38
5780	Tambagalla and Medagama	Peduru Perera	do.	4 0 22
5785	Tambagalla	Crown	Jungle	4 0 30
5785½	Do.	do.	do.	2 1 29
Preliminary plan 1,509.				
7881	Mugunuwatawana	Leased land	—	13 2 12

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

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

No. 1,098, N.-W. P.

වෂ් 1894 ක්වු ජුනි මස 7 වෙනි දින කොලොම්බො
 මහසෙක්කුසාරිස්ථානයේසේනේ කන්කෝරුවේදීය.

වසඹ දිසාවේ හලාවත දිස්ත්‍රික්කුවේ උපඑජන්තලන්කානේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන් කන ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වෂ් 1894 ක්වු අගෝස්තු මස 20 වෙනි දිනක සඳුදා දවල් 12 හලාවත කවිවේරියේදී වෙන්දේසිකර විකුණනවට හෝ කේරුවක් කරනවට යෙදෙනවා ඇත.

වසඹ දිසාවේ හලාවත පලාතේ පිරිගල්කෝරලේ මඩම සහ උතුරු කොට්ඨාසවල පිහිටාතිබෙන බිම් කැබලි 18ක්.

සිතියම 548.

කො.	ගම.	අයිතිකම කියන්නා.	අන්දම.	මහත. අ. රු. ප.
3905	මාදම්පේ	මවුන්න	කුඹුර	8 3 38
සිතියම 1,141.				
B 479	කොඩුවාව	මරියා ප්‍රනාන්දු	පොල්වත්ත	0 2 39
H 480	එම	ප්‍රන්සිස්කු ප්‍රනාන්දු	ගොවිතැන්නොකර හැරිය කුඹුර	1 1 17
A 482	එම	ප්‍රන්සිස්කු හේනකා	කැලාව	2 3 26
F 482	එම	එම	පොල්වත්ත	3 1 31

නො.	ගම.	අයිතිකම් කියන්නා.	අන්දම.	මහක. අ. රු. ප.
සිතියම 1,101.				
V 464	කම්බල්ල	එම්. ඇම්. බණ්ඩාරාච්චි සහ නවත්	පොල්වත්ත	0 1 5
5774	එම	බටුන්ත	කැලෑව	1 2 25
B 465	එම	එම්. ඇම්. බණ්ඩාරාච්චි සහ නවත්	පොල්වත්ත	0 1 26
C 465	එම	එම	කැලෑව	0 0 27
D 465	එම	එම	වත්ත	0 2 10
5775	එම	බටුන්ත	කැලෑව	5 0 20
5777	එම	කුක් උන්නාගේ	එම	0 0 23
5778	එම	එම	—	0 0 9
5779	එම	එම	පොල්වත්ත	1 0 38
5780	කම්බල්ල සහ මුදුගම	ජේදුරු පෙරේරා	එම	4 0 22
5785	කම්බල්ල	බටුන්ත	කැලෑව	4 0 30
5785½	එම	එම	එම	2 1 29

සිතියම 1,509.				
7881	මුතුඹවවන	බදුදන් ඉඩම	—	13 2 12

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා සර්වේඤ්ච්චිකරුලත්නාත්තේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණා වසම් දිසාවේ හලාවත අණ්ඩුවේ උපවත්නාවන්නාත්තේගෙන්ද දැනගන්ට පුළුවන.
 අණ්ඩුකාර උතුමානත්තේගේ අයුළුස,
 ඊ. නොඑල් වාකර,
 මහසෙනෙකාරිස් මමිහ.

No. 1,099, N.-W. P. Colonial Secretary's Office,
 Colombo, June 7, 1894.

ON Friday, August 24, 1894, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up for sale or settlement, at his Office in Haldanduwana Resthouse, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Twenty-five allotments of land situated in the Pijigal koralé Central and Southern divisions of the Chilaw District of the North-Western Province.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
W 641	Sandanangama	—	D. A. P. Abeyaratna, Mu- handiram, and others	Jungle	1 3 10
X 641	Do.	—	do.	do.	15 3 22
7624½	Do.	—	The Crown	do.	15 1 34
Preliminary plan 264.					
2372	Koswatta	—	The Crown	Jungle	7 0 16
2373	Do.	—	do.	do.	25 3 25
2374	Do.	—	do.	do.	12 3 22
2376	Do.	—	do.	do.	26 0 20
2377	Do.	—	do.	do.	24 3 0
2378	Do.	—	do.	do.	20 1 12
2380	Do.	—	do.	do.	2 3 9
Preliminary plan 1,076.					
H 442	Yakdessawa	Gregoris Fernando	Kiri Bandi Appu	Fine grain soil	1 0 13
Preliminary plan 196.					
2099	Lunuwila	—	The Crown	Deniya	5 1 29
Preliminary plan 803.					
G 342	Tamarakkuliya	—	Dinga	Owita	0 2 4
B 343	Metikotuwa	—	Punchi Appu	do.	0 2 32
K 343	Do.	—	Kandappu	Jungle	3 2 21
N 348	Etiyawala	—	J. K. Alis Appu	Cocoanut garden	1 1 18
P 348	Do.	—	Sinno Appu	do.	0 2 31
W 348	Do.	—	D. Unnanse	do.	0 1 11
Preliminary plan 1,929.					
S 860	Wekada	R. M. Karonchi Appuhami	The Crown	Low jungle	0 0 24
T 860	Do.	do.	R. M. Lat Etana	Garden	0 2 20
U 860	Do.	do.	do.	Low jungle	0 2 38
V 860	Do.	do.	do.	do.	1 1 6
W 860	Do.	do.	do.	do.	0 1 26
Preliminary plan 355.					
Z 132	Mohottimulla	—	Heirs of Mattes Pulle	Cocoanut garden	8 2 25
Preliminary plan 234.					
R 77	Kirimetiya	—	Simon Jayamaha	Low jungle	32 1 18

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

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

No. 1,099, N.-W. P.

වම 1894 ක්වු ජුනි මස 7 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදී.

වසඹ දිසාවේ හලාවත දිස්ත්‍රික්කවේ උපඵජන්තලන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1894 ක්වු අගෝස්තු මස 24 වෙනි දිනවූ සිකුරුදා දවල් 1ට හාල්දමුවන තානායම්පොලේදී වෙන්දේසිකර විකුණනට හෝ බේරුමක් කරනට යෙදෙනවා ඇත.

වසඹ දිසාවේ හලාවත පලාතේ පිටිගල්කෝරලේ මඩාම සහ දකුණු කොට්ඨාසවල පිහිටාතිබෙන බිම් කැබලි 25යි.

සිතියම 1,470.

නො.	ගම.	ඉල්ලීමකාරයා.	අයිතිකම කියන්නා.	අන්දම.	මහත. අ. රු. ප.
W641	සඤ්ඤාගම	—	සී. ඒ. පී. අබයරත්නමුඛ නදිරම සහ තවත්	කැලෑව	1 3 10
X 641	එම	—	එම	එම	15 3 22
Y 624½	එම	—	ඔටුන්න	එම	15 1 34
සිතියම 264.					
2372	කොස්වත්ත	—	එම	කැලෑව	7 0 16
2373	එම	—	එම	එම	25 3 25
2374	එම	—	එම	එම	12 3 22
2376	එම	—	එම	එම	26 0 20
2377	එම	—	එම	එම	24 3 0
2378	එම	—	එම	එම	20 1 12
2380	එම	—	එම	එම	2 3 9
සිතියම 1,076.					
H 442	යක්දෙස්සාව	ශ්‍රීගෝරිස් ප්‍රනාන්දු	කිරිබණ්ඩි අප්පු	කටුසර බිම	1 0 13
සිතියම 196.					
2099	දුණුවිල	—	ඔටුන්න	දෙහිය	5 1 29
සිතියම 803.					
G 342	සාමරකුලිය	—	සිංහා	බිවිට	0 2 4
B 343	මැටි කොටුව	—	පුංචිඅප්පු	එම	0 2 32
K 343	එම	—	කඤ්ඤ	කැලෑව	3 2 21
N 348	ඇටියාවල	—	ජේ. කේ. අල්ලිස්අප්පු	පොල්වත්ත	1 1 18
P 348	එම	—	සිසිකොණ්ඩ	එම	0 2 31
W348	එම	—	සී. උන්නාන්සේ	එම	0 1 11
සිතියම 1,929.					
S 860	වැකඩ	ආර්. ඇම්. කරුණති අප්පුහාමි	ඔටුන්න	කැලෑව	0 0 24
T 860	එම	එම	ආර්. ඇම්. උත්ඵකනා	වත්ත	0 2 20
U 860	එම	එම	එම	කැලෑව	0 2 38
V 860	එම	එම	එම	එම	1 1 6
W860	එම	එම	එම	එම	0 1 26
සිතියම 355.					
Z 132	මොහොට්ටිමුල්ල	—	මන්තෙස්පුල්ලේගේ උරුමකාරයෝ	පොල්වත්ත	8 2 25
සිතියම 234.					
R 77	කිරිමැටියාන	—	සෛමොන් ජයමහා	කැලෑව	32 1 18

මෙම ඉඩම්ගැණ වැඩිදුර කාරණා සර්වේයර්ජනරුල්ලන්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැණ කාරණා වසඹදිසාවේ හලාවත ආණ්ඩුවේ උපඵජන්තලන්තාන්සේගෙන්ද දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
 ජ. නොඵල් වාකර්,
 මහසෙනෙවිවරයාගේ ආඥාවලෙස.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 174, P. OF S.

Colonial Secretary's Office,
Colombo, June 7, 1894.

AT noon on Tuesday, August 14, 1894, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at Ratnapura, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Three allotments of land in Pannil pattuwa of Atakalan koralé.
Preliminary plan 350. Village—Gabbela.

Lot.	Name of Land.	Name of Claimant.	Name of Applicant.	Description.	Extent. A. R. P.
A 56	Lewdeniyahena	Ranawirage Gorakahami and others	A. F. Molamure	Chena	2 3 20
W 55	Battahena	M. Kaluhami and others	do.	do.	5 0 24
Y 55	Ittagalahena	R. Ratranhami and others	do.	Chena 1 year old	5 0 14

Upset price,—Rs. 50 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 174, P. OF S.

වෂ්ඨ 1894 ක්වූ ජූනි මස 7 වෙනි දින කොළඹ

මහසෙනෙවුකාරියාණන්ගේ කන්තෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන ඉඩම් වූ 18 ක්වූ අගොස්තු මස 14 වෙනි දින අඟහරුවාද දඹුල් සබරගමු දිසාවේ ඒජන්තලත්නාන්සේ විසින් රත්නපුරේ කවිවෙරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණනට හෝ බේරීමක් කරනට යෙදෙනවා ඇත.

සබරගමු දිසාවේ අටකලක්කෝරලේ පන්තිල්පත්තුවේ පිහිටි ඉඩම්කවිවි 3ක්.

ගම—ගබ්බෙල. ඉල්ලුම්කාරයා—ඒ. ඇස්. මොලමුරේ.

නො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අන්දම.	මහස. අ. රු. ප.
A 56	ලෙව්දෙනියහේන	රනවරියේ ගොරකහාමි සහ නවත්	හේන	2 3 20
W 55	බත්තහේන	මො. කළුහාමි සහ නවත්	එම	5 0 24
Y 55	ඉත්තගලහේන	ර. රත්නහාමි සහ නවත්	අවුරුදු 1ක් වසස් වූ හේන	5 0 14

අක්කරයක් රුපියල් 50 බැගින්

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා සර්වේසර්ජන්තරාජ්‍යාණන්ගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණා සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්තලත්නාන්සේගෙන්ද දැනගනට පුළුවන.

ආණ්ඩුකාර ලතුමානන්වහන්සේගේ ආඥාවලෙස,

ඊ. නොඑල් වාකර්,

මහසෙනෙවුකාරියාණන්ගේ වමික.

No. 175, P. OF S.

Colonial Secretary's Office
Colombo, June 7, 1894.

AT noon on Friday, August 3, 1894, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale, at Ratuapura, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land in Uda pattuwa of Kuruwiti koralé.
Preliminary plan 8,372. Village—Malangama.

Lot.	Name of Land.	Name of Claimant.	Name of Applicant.	Description.	Extent. A. R. P.
6086	Batalahena	Crown	Henry Eck	Forest suitable for tea cultivation	45 1 17

Upset price,—Rs. 20 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 175, P. OF S.

වර්ෂ 1894 ක්වු ජුනි මස 7 වෙනි දින කොළඹ

මහසෙනෙවුකාරිස්ථානයේ කන්දෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වන බිම්කොටස වර්ෂ 1894 ක්වු අගෝස්තු මස 3 වෙනි දින සිකුරුදු දවල් සබරගමුවේ ඒජන්තරාජ්‍යයේ විසින් රත්නපුරේ කවිවේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණන ලද බවට සඳහන් වා ඇත.

සබරගමුවේ කුරුවිටිකෝරලේ උඩපත්තුවේ පිහිටි ඉඩම් කවරියකි.

පිහිටම 8,372. අයිතියකම කියන්නා—ආණ්ඩුව.

මහත.

නො.	ඉඩමේ නම.	ගම.	ඉල්ලීමකාරයා.	අන්දම.	අ. ර. ප.
6086	බතලගේන	මලන්ගම	කැප්ට් එක්	මුකලාන, ගේ වැව්වට හොඳයි	45 1 17

අක්කරයක් රූපියල් 20 බැගින්.

මෙම ඉඩම කැණ වැඩිදුර කාරණා සර්වේයර්ස්තරුල්ලන්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය කැණ කාරණා සබරගමුවේ ආණ්ඩුවේ ඒජන්තරාජ්‍යයේගෙන්ද දැනගත්ට පුළුවන.

ආණ්ඩුකාර උතුමානන්වතන්සේගේ ආඥාවලය,

ජ. තොළල් මාකර,

මහසෙනෙවුකාරිස් වර්ග.

No. 176, P. OF S.

Colonial Secretary's Office,
Colombo, June 14, 1894.

ON Thursday, August 9, 1894, at 1 P.M., the Assistant Government Agent for the Kegalla District of the Province of Sabaragamuwa will put up for sale or settlement, at his Office in Kegalla, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Forty-four allotments of land situated in the Beligal korale of the Kegalla District of the Sabaragamuwa Province.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		Value of Timber. Rs. c.
				A.	R. P.	
Preliminary plan 417.—Beligal korale, Gandolaha pattuwa. Situation—Alapaladeniya						
1072	Meddahena, Panwattehen, and Hapugahamulahena	A. Dingiri Menika and others	Jungle	7	2 36	20 0
1073	Do.	do.	do.	0	0 10	—
1074	Do.	do.	do.	0	1 2	—
1075	Do.	do.	do.	0	2 2	—
S 59	Hapugahamuladeniyakumbura	A. Pinchi Appuhami and others	Field	0	2 21	—
T 59	Hapugahamulahena	do.	Pillewa	0	1 14	—
Preliminary plan 394.—Beligal korale, Gandolaha pattuwa. Situation—Nawagomuwa.						
962	Pansalagawadeniyahena or Gal-kotuwehena	R. Punchirala and others	Forest	1	0 15	2 0
963	Halwalamukalana	W. Mudalihami and others	Cleared land	1	1 39	—
964	Halwalamukalanadeniya	do.	Deniya	0	1 13	—
965	Halwalamukalana	do.	Garden	0	0 7	—
Preliminary plan 5,947.—Beligal korale, Gandolaha pattuwa. Situation—Batuwatta.						
7626½	Kongahamulawatta (formerly part of Kendagollemukalana) Crown		New garden	0	3 32	—
Preliminary plan 368.—Beligal korale, Gandolaha pattuwa. Situation—Batuwatta.						
941	Kongahamulahena alias Kanati-mullepillewa	B. Kiri Baiya and others	Garden	0	0 7	—
Preliminary plan 7,815.—Beligal korale, Gandolaha pattuwa. Situation—Karadetiya.						
R 413	Galmullahena	A. Wedahami and another	Chena	0	1 24	—
S 413	Do.	Lekamale Hetuhami	do.	1	0 12	—
U 413	Pallepitiyahena	A. Dingiri Appu and another	do.	2	0 12	—
U 413½	Do.	A. Dingiri Appu	Jungle	0	1 24	—
V 413	Panwattahena	A. Punchi Menika	Chena	1	1 34	—
X 413	Pansalagawahena	V. Mudalihami and another	do.	0	1 29	—
Preliminary plan 152.—Beligal korale, Kandupita pattuwa. Situation—Atugoda.						
243	Ginigaldeniya	Crown	Old garden	1	2 8	—
244	Do.	do.	Forest	7	0 8	—
Preliminary plan 292.—Beligal korale, Kandupita pattuwa. Situation—Alawala.						
611	Dangollehena	Crown	Jungle	1	2 9	—
Preliminary plan 5,366.—Beligal korale, Kandupita pattuwa. Situation—Imbulgala.						
5692	Kovilladeniyahena	H. Dingiri Menika	Chena	7	1 7	—
Preliminary plan 395.—Beligal korale, Kandupita pattuwa. Situation—Yattogoda.						
I 58	Hankoladeniyahena	H. Samara and others	do.	0	3 3	—
J 58	Samarayagehena	N. M. Dingiri Menika	Cleared land	1	1 23	—
K 58	Do.	do.	do.	0	3 18	—
L 58	Do.	do.	Chena	0	1 0	—
Situation—Yattogoda and Ballapana.						
M 58	Buluwamulatenna	S. Unga and others	Chena	1	1 21	—
N 58	Do.	do.	do.	0	0 29	—
966	Golluwamulatenna	Crown	Cleared land	0	1 30	—

Lot.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.	Value of Timber. Rs. c.
812	Preliminary plan 327.—Beligal korale, Kandupita pattuwa. Kalugahahena or Walapottah-hena	M. Ukkuwa and others	Situation—Ballapana. Chena	2 3 14	—
643	Preliminary plan 309.—Beligal korale, Kandupita pattuwa. Tambannahena	S. Unga and others	Situation—Yattogoda. Forest and chena	12 2 28	38 78
644	Uraullekumbura	H. Wattuwa and others	Situation—Ballapana. Field	0 0 28	—
645	Tambannahenamukalana	Crown	Situation—Asideniya. Forest	2 1 14	11 75
646	Bogahamademukalana	S. Unga and others	Situation—Ballapana. Forest and chena	6 3 0	15 30
959	Preliminary plan 393.—Beligal korale, Kandupita pattuwa. Meddedeniyahena	K. Kirihami and another	Situation—Yattagule. Threshing-floor	0 0 8	—
960	Do.	Crown	Forest	4 3 34	11 25
961	Do.	do.	do.	0 1 30	1 0
O 29	Preliminary plan 204.—Beligal korale, Kandupita pattuwa. Wikotanagalahena	Crown	Situation—Kabagomruwa. Jungle	3 1 22	—
P 29	Immälawatta	do.	New garden	21 3 21	—
Z 57	Preliminary plan 382.—Beligal korale, Kandupita pattuwa. Galkadullehena	W. R. Ukku Banda and others	Situation—Kobbewala. Jungle	0 3 19	—
A 58	Arambewattehena	A. Appuhami and another	Chena	0 2 2	—
B 58	Kuditiyawagawahena	A. Appuhami and another W. Ukku Banda and others	Situation—Delpatdeniya. Chena	0 2 31	—
C 58	Hunnannedeniyahena	Yodapodigekirisaduwa and others	do.	2 1 23	—
C 58½	Kuditiyawewatta	do.	do.	0 0 23	—

Upset price,—High lands Rs. 10 to Rs. 30 per acre, mud lands Rs. 40 per acre.

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

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

No. 176, P. OF S.

වර්ෂ 1894 ක්වු ජුනි මස 14 වෙනි දින කොළඹ

මහසඳුකාරිජයන්තරයේ කන්තෝරුවේදී.

බරගමු දිසාවේ කැරලේ දිස්ත්‍රික්කවේ උපද්වන්තරයන්තරයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වු අගෝස්තු මස 9 වෙනි දිනවු මහස්සවන්ද සවස 10 කැරලේ කව්වේරියේදී වෙන්දේසිකර විකුනන්ට නොහොත් කේරන්ට යෙදෙනවා ඇත.

සබරගමු දිසාවේ කැරලේ පලාතේ බෙලිගල්කෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබ්ලේ 44යි.

සිතියම 417. බෙලිගල්කෝරලේ ගන්දෙලහසන්තුවේ. තිබෙන ස්ථානය—අලපලාදෙනිය.

නො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අන්දම.	අ. රු. ප.	මහස. ලීවල වටිනා කම.
1072	මැදහේන, පත්වන්දේ හේන සහ හපුගහමුල හේන	ඒ. ඩින්තිරිමැනියා සහනවන් කැලේ	ඒම	7 2 36	රු. ශ. 20 0
1073	එම	එම	එම	0 0 10	—
1074	එම	එම	එම	0 1 2	—
1075	එම	එම	එම	0 2 2	—
S 59	හපුගහමුලදෙනියේ කුඹුර	ඒ. පිත්ති අප්පුහාමි සහනවන් කුඹුර	එම	0 2 21	—
T 59	හපුගහමුලහේන	එම	පිල්ලුව	0 1 14	—
962	සිතියම 394. තිබෙන ස්ථානය—නවකොමුව. පත්සලලාචාදෙනිය හේන නොහොත් ගල්කොටුවහේන	ආර්. පුත්තිරුල සහ නවන් මුකලාන	මුකලාන	1 0 15	2 0
963	හල්වලේ මුකලාන	විකිලිච්. මුදලිහාමි සහ නවන් ජලිකරපු ඉඩම	එම	1 1 39	—
964	හල්වලේ මුකලානේ දෙනිය	එම	දෙනිය	0 1 13	—
965	හල්වලේ මුකලාන	එම	වත්ත	0 0 7	—
7626½	සිතියම 5,947. තිබෙන ස්ථානය—බටුවන්ත. කෝන්ගහමුල වත්ත (කලින් කැසුගොල්ලේ මුකලානෙන් කොටසකි)	ආණ්ඩුව	අළුත් වත්ත	0 3 32	—
941	සිතියම 388. තිබෙන ස්ථානය—බටුවන්ත. කෝන්ගහමුලහේන නොහොත් කනට්මුල්ලේපිල්ලුව	බී. කීර්බසියා සහ නවන් වත්ත	වත්ත	0 0 7	—
R 413	සිතියම 7,815. තිබෙන ස්ථානය—කරදුටියන. ගල්මුල්ලේ හේන	ඒ. වෙදහාමි සහ නවන් හේන	හේන	0 1 24	—

නො.	ඉඩමේ නම.	අයිතිකම් කියවන්නා.	අන්දම.	මහක. අ. රු. ප.	ලීවල වටිනාකම. රු. ශ.
S 413	එම	ලේකම්ලා සේනානායක	එම	1 0 12	—
U 413	පල්ලේපිටියේ හේන	ඒ. හිත්තිරිආප්පු සහ තවත්	එම	2 0 12	—
U 413½	එම	ඒ. හිත්තිරිආප්පු	කැලේ	0 1 24	—
V 413	පන්වත්තේ හේන	ඒ. පුත්තිමැනිකා	හේන	1 1 34	—
X 413	පන්සලගාවා හේන	ඒ. මුදලිහාමි සහ තවත්	එම	0 1 29	—
243	සිතියම 152. බෙලිගල්කෝරලේ කඳුපිට පත්තුවේ. නිබෙන ස්ථානය—අඩුගොඩ.	ආණ්ඩුව	පරන වත්ත	1 2 8	—
244	එම	එම	මුකලාන	7 0 8	—
611	දන්තොල්ලේ හේන	සිතියම 292. නිබෙන ස්ථානය—අලවල. ආණ්ඩුව	කැලේ	1 2 9	—
5692	කෝවිලදෙතිය හේන	සිතියම 5,356. නිබෙන ස්ථානය—ඉමුල්ගල. එච්. හිත්තිරිආනිකා	හේන	7 1 7	—
1 58	හත්කොලදෙනියේ හේන	සිතියම 395. නිබෙන ස්ථානය—යට්ටෝගොඩ. එච්. සමර සහ තවත්	හේන	0 3 3	—
J 58	සමරයාගේ හේන	ඇත්. ඇම්. හිත්තිරිආනිකා	එලිකරපු ඉඩම	1 1 32	—
K 58	එම	එම	එම	0 3 18	—
L 58	එම	එම	හේන	0 1 0	—
M 58	මුළුමුල කැත්ත	නිබෙන ස්ථානය—යට්ටෝගොඩ සහ බල්ලාපාන. ඇස්. උන්ගා සහ තවත්	හේන	1 1 21	—
N 58	එම	එම	එම	0 0 29	—
966	ගොල්ලුමුල කැත්ත	ආණ්ඩුව	එලිකරපු ඉඩම	0 1 30	—
812	කළුගහහේනානොගොත් වලපොත්තන් හේන	සිතියම 327. නිබෙන ස්ථානය—බල්ලාපාන. ඇම්. උක්කුවා සහ තවත්	හේන	2 3 14	—
643	තඹත්තාහේන	සිතියම 309. බෙලිගල්කෝරලේ කඳුපිට පත්තුවේ. නිබෙන ස්ථානය—යට්ටෝගොඩ. ඇස්. උගා සහ තවත්	මුකලාන සහ හේන	12 2 28	38 78
644	උරුමලේකුමුර	නිබෙන ස්ථානය—බල්ලාපාන. එච්. වත්තුවා සහ තවත්	කුමුර	0 0 28	—
645	තඹත්තේ හේනේ මුකලාන	නිබෙන ස්ථානය—අසිදෙනිය. ආණ්ඩුව	මුකලාන	2 1 14	11 75
646	බෝගහමඩේ මුකලාන	නිබෙන ස්ථානය—බල්ලාපාන. ඇස්. උගා සහ තවත්	මුකලාන සහ හේන	6 3 0	15 30
959	මැදදෙනියේ හේන	සිතියම 393. නිබෙන ස්ථානය—යට්ටුලේ. හේ. හිත්තිරිආමි සහ තවත්	කමන	0 0 8	—
960	එම	ආණ්ඩුව	මුකලාන	4 3 34	11 25
961	එම	එම	එම	0 1 30	1 0
O 29	විකොටනගලහේන	සිතියම 204. නිබෙන ස්ථානය—කබගමුව. ආණ්ඩුව	කැලේ	3 1 22	—
P 29	ඉම්මලවත්ත	එම	අළුත්වත්ත	21 3 21	—
Z 57	ගල්කඩුල්ලේ හේන	සිතියම 382. නිබෙන ස්ථානය—කොඹිබැවල. ඩබ්ලිව්. ආර්. උක්කුවත්තා සහ තවත්	කැලේ	0 3 19	—
A 58	අරඹේවත්තේ හේන	ඒ. අප්පහාමි සහ තවත්	හේන	0 2 2	—
B 58	කුසිටියාවගාවාහේන	නිබෙන ස්ථානය—දෙල්පත්දෙනිය. ඩබ්ලිව්. උක්කුවත්තා සහ තවත්	එම	0 2 31	—
C 58	හුත්තන්තේ දෙනියේ හේන	නිබෙන ස්ථානය—බල්ලාපාන. යෝදපේහිගේ හිත්තිරිආප්පු සහ තවත්	එම	2 1 23	—
C 58½	කුසිටියාවේ වත්ත	එම	එම	0 0 23	—

මිලකර නිබෙනතේ ගොඩබිම් අක්කරයක් රුපියල් 10 සිට 30 දක්වාද, කුමුරු අක්කරයක් රුපියල් 40 බැගින්ද.

මෙම ඉඩම් ගැණ උරුමවාසිකමක් ඇති කෙනෙක් කැගල්ලේ කවිචේරිය ඉදිරිපිටට පැමිණ විකිනෙන දවසට හෝ ඊට මත්තෙන් තමුන්ගේ උරුමවාසිකම් කියාසිටින්නට ඔහුය.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ සර්වේයර්ජනපුල් උන්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණ කැගල්ලේ ආණ්ඩුවේ උපඵජ්ජනපුත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලස,
 ඊ. නොඑල් වාකර්,
 මහසෙනෙයාර්ජ වමික.

LAND ACQUISITION NOTICES.

HAVING been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section 6, to take order for the acquisition of the following lands, required for a public purpose, namely, for the railway to Mátara, to wit:—

Preliminary plan 4,045. Situation.—Malalagama in Talpe pattu.

Lot.	Name of Land.	Description.	Name of Claimant.	Extent.		
				A.	R.	P.
F 432	Dambagahawatta	Old cocoanuts	D. P. Rajakarunaratna and others	0	1	1-50
G 432	Indigahawalawatta	do.	V. Mendias de Silva	0	0	15-50
H 432	Telwattagawatta	do.	P. Juan Appu and others	0	0	17
I 432	Dombagahawatta	Old cocoanuts and temporary house	W. D. Daniel de Silva and others	0	0	15-25
J 432	Do.	Old cocoanuts and permanent house	L. Matheshami and others	0	0	22-50
K 432	Attikagahawatta	Old cocoanuts	G. Adrian and others	0	0	34-75
L 432	Suriyagahawatta	do.	D. B. de S. Wikkraminghe and others	0	0	32
M 432	Konepohuwewatta	do.	T. P. Ferdinandus and others	0	0	34
N 432	Suriyagahawatta	do.	do.	0	0	10-50
O 432	Do.	do.	N. T. Silva	0	0	7-75
P 432	Ranapalanewatta	do.	A. T. Don Adrian	0	2	0
Q 432	Permanent house	—	Disputed by K. W. Arnolis and others and K. L. Adrishamy	0	0	1-92
R 432	Do.	—	K. L. Adrishami and others	0	0	0-95
S 432	Millagahawatta	Cocoanut land	K. D. Adris and others	0	2	9-50
T 432	Kajugahawatta	do.	P. H. Juan Appu and others	0	1	20
U 432	Temporary house	—	L. Sallo	0	0	1-00
V 432	Do.	—	L. Adonis Appu	0	0	1-44
W 432	Bagamaradanebandarawatta	Cocoanut land	K. Lëbbe Marikkar and others	1	3	23
Situation—Kataluwa.						
X 432	Pallawatta	Cocoanut land	P. S. Liyana Mahatmaya	0	0	9
Y 432	Ulugedarawatta	do.	G. V. D. B. de Silva	0	0	29
Z 432	Permanent house	—	M. Nonababa	0	0	1
A 433	Ulugedarawatta	Cocoanut land	D. N. de Silva and others	0	0	22-75
B 433	Indigahawatta	do.	D. A. Wimalagenna and others	0	0	20
C 433	Temporary house	—	W. Adrian and others	0	0	0-88
D 433	Indigahawatta	Cocoanut land	V. Adrian and others	0	0	3-75
E 433	Do.	do.	D. N. de S. Wimalagenna	0	0	4-75
F 433	Do.	do.	M. V. Joanhami and others	0	0	19-50
G 433	Temporary house	—	M. Adrian	0	0	0-40
H 433	Bandarawatta	Cocoanut land	M. V. Babappu and others	0	0	11-50
I 433	Paluwatta	do.	K. S. de Silva	0	0	19-50
J 433	Ratwella-addarawatta	do.	G. Dronis	0	0	0-12
K 433	Permanent house	—	R. Dronis and others	0	0	1-68
L 433	Temporary house	—	B. Babbon and others	0	0	0-77
M 433	Paragahawatta	Cocoanut land	G. Dronis and others	0	1	12-25
N 433	Maddakissaaddarawatta	do.	G. W. Arnolis and others	0	0	5
O 433	Ratwella-addaraliyangahawatta	do.	V. Adiris and others	0	0	0-29
P 433	Temporary house	—	W. Doanhami	0	0	0-96
Q 433	Permanent house	—	W. Siman	0	0	1-44
R 433	Temporary house	—	P. Babanis	0	0	1
S 433	Madakira-addarawatta	Cocoanut land	H. Subihami and others	0	0	3-50
T 433	Godella-addarawatta	do.	P. H. Sinnobaba and others	0	0	14-25
U 433	Talgaha-addarawatta	do.	P. H. Simanhami and others	0	0	18-75
V 433	Do.	do.	K. Batchiappu and others	0	1	20-50
W 433	Udatotaaddarawatta	do.	D. B. Wijayasuriya	0	0	24-75
W 433½	Indigahawatta	do.	D. A. Wimalagenna and others	0	0	0-18
Situation—Malagama.						
W 433½	Temporary shed	—	L. Andrishami and others	0	0	0-63

Preliminary plan 4,048. Situation—Kataluwa in Talpe pattu.

Z 433	Mirisanawelawatta	Cocoanut land	L. Babappu	0	0	12-75
A 434	Poltmodarawatta	do.	A. E. Gunaratne and others	2	1	4
B 434	Patawatta	do.	S. Obesekere	0	0	32-75
C 434	Welagewatta	do.	J. D. S. de Silva and others	0	1	1
D 434	Punchimaradanawatta	do.	S. Karunaratne	0	0	26-50
E 434	Maradanawatta	do.	D. J. Lourolis's heirs	0	0	10
F 434	Bakmigahakumburawatta	Cocoanut land and well	J. A. O. Dasanayaka	0	0	15-75
G 434	Maradanawatta	Cocoanut land	G. B. James de Silva	0	0	11
H 434	do.	do.	G. B. D. Andris de Silva	0	0	10
I 434	do.	do.	G. B. D. B. de Silva	0	0	8-25
J 434	Henagedarawatta	do.	J. A. O. Dasanayaka	0	0	5
K 434	do.	do.	do.	0	0	1-75
L 434	Maradanawatta	Cocoanut land and chekku	B. de Silva	0	0	14-50

Lot.	Name of Land.	Description.	Name of Claimant.	Extent.		
				A.	R.	P.
M 434	Kalasiyagahawatta	Cocoanut land	G. B. D. A. de Silva and others	0	0	8-50
N 434	Henawatta	do.	do.	0	0	10
O 434	Kalasiyagahawatta	do.	B. Lewishami and others	0	0	2-50
P 434	Henawatta	do.	B. Mencho and another	0	0	15-75
Q 434	Kalasiyagahahenawatta	do.	G. M. D. de Silva and others	0	0	3
R 434	do.	do.	G. M. Babappu and others	0	0	1-75
S 434	do.	Waste land	M. Boluhami and others	0	0	0-75
T 434	Paranawalawwewatta	Cocoanut land	D. Denis and others	0	0	29
U 434	Walawwewatta	do.	G. M. D. D. de Silva	0	0	13-75
V 434	Delgahawatta	Cocoanut land, &c.	G. H. D. Andris and others	0	0	23-25
W 434	Kuppiyawatta	Cocoanut land	G. H. Babanis and others	0	0	13-50
X 434	Watewatta	do.	M. Mathias and others	0	0	17-75
Y 434	Kuppiyawatta	do.	M. Mathias and another	0	0	21-25
Z 434	do.	do.	Adris Appu and others	0	0	16-50
A 435	do.	do.	P. H. Arnolis	0	0	10
B 435	Kabutanawatta	do.	D. A. Weerasuriya	0	1	25
C 435	Momullawatta	do.	T. Salohami and others	0	1	20
D 435	Momullakapugahawatta	do.	M. D. Mathias and others	0	0	12-25
E 435	do.	do.	M. Punchihami	0	0	16
F 435	Momullakabulanawatta	Cocoanut land, &c.	G. Nonis Appu and others	0	2	18
G 435	Momulla-amiyawatta	Cocoanut land	D. C. de Silva and others	0	1	36
H 435	Jayasinghewatta	do.	W. Subahami and others	0	0	15
I 435	Walewatta	do.	C. de Silva	0	0	2
J 435	do.	do.	W. Singho Appu	0	0	10
K 435	Jayasinghewatta	do.	W. A. de Silva	0	0	4-25
L 435	do.	do.	D. A. Weerasuriya and another	0	0	0-75
M 435	do.	do.	B. Siman and others	0	0	8
N 435	do.	do.	M. Mathias and others	0	0	4
O 435	do.	do.	H. Siman	0	0	13-50
P 435	do.	do.	B. Singho Appu	0	0	12-50
Q 435	Madina-arambewatta	do.	D. A. Weerasuriya and others	0	0	1-25
R 435	Ganarambewatta	do.	V. C. de Silva	0	0	12-25
S 435	do.	do.	Abanchi Appu	0	0	17-50
T 435	do.	Cocoanut land, &c.	T. Abrambami and others	0	0	39
U 435	do.	Cocoanut land	Babanis and others	0	0	15
Preliminary plan 4,049. Situation—Kataluwa in Talpe pattu.						
V 435	Godarambewatta	Cocoanut garden	D. H. Arnolis	0	0	25-50
W 435	Do.	do.	H. Setappu and others	0	0	8
X 435	Ketagahahena	do.	D. A. de S. Weerasuriya	0	0	7-50
Y 435	Ganarambewatta	Cocoanut garden, &c.	Matheshami and others	0	0	14
Z 435	Do.	Cocoanut garden	G. H. Janchibaba	0	0	6-75
A 436	Do.	do.	H. Setappu	0	0	1-75
B 436	Do.	do.	G. H. Janchibaba	0	0	3-25
C 436	Do.	do.	H. Setappu	0	0	4-25
D 436	Do.	do.	P. Davit Appu	0	0	6-75
E 436	Do.	do.	D. P. S. Weerasuriya	0	0	0-20
F 436	Do.	do.	G. Nancho	0	0	0-18
G 436	Do.	do.	P. P. Appu	0	0	7-50
H 436	Do.	do.	G. Nancho	0	0	8-75
I 436	Do.	do.	G. Nancho and others	0	0	2
J 436	Do.	Cocoanut garden and mud house	W. Nonababa	0	0	13-50
K 436	Watabaranagewatta	Cocoanut garden	W. Lisahami	0	0	15
L 436	Ketagahahenawatta	do.	D. K. Dona	0	0	17-25
M 436	Tanigahawatta	do.	D. S. Abewikkrama	0	0	3-25
N 436	Do.	Cocoanut garden and well	do.	0	0	0-75
O 436	Do.	Cocoanut garden	S. de Silva	0	0	10
P 436	Do.	do.	W. Adrian	0	0	19-25.
Situation—Hatuwapiyadigama.						
Q 436	Gaminawatta	Cocoanut garden	D. Dona	0	0	21
R 436	Do.	do.	T. D. D. Premis and others	0	0	3
S 436	Do.	do.	S. Arachchi Mathes and others	0	0	1
T 436	Do.	do.	D. D. Weerasatne	0	0	12-25
U 436	Do.	do.	K. Danoris	0	0	22
V 436	Pillawa	do.	do.	0	0	25-75
W 436	Deniya	do.	D. Danoris and others	0	1	9
X 436	Telgiriyaahapatawatta	do.	W. Porolis	0	0	25
Y 436	Do.	do.	A. D. S. Weerasuriya and others	0	0	37
Z 436	Do.	do.	T. Kondagadangas's heirs	0	0	16
A 437	Beligahawatta	do.	S. Ferdinandes	0	2	24-50
B 437	Do.	do.	T. Ferdinandes	0	1	28
C 437	Do.	do.	K. Danoris	0	0	24
D 437	Badulla-arachchiwatta	do.	K. Danoris and others	0	1	10
E 437	Pituratadeniya	do.	D. L. Gurusinghe and others	0	0	32-75
F 437	Rangahakoratuwa	do.	L. Gurusinghe	0	0	2
G 437	Pituratawatta	do.	T. T. Ferdinandes	0	0	25-25
H 437	Bandirahenegedeniya	do.	L. D. Dines and others	0	0	1-50
I 437	Pituratawatta	do.	L. Deonis	0	0	28-25
J 437	Do.	do.	K. Deavis and others	0	0	4-25

Lot.	Name of Land.	Description.	Name of Claimant.	Extent.		
				A.	R.	P.
K 437	Suriyagahawatta	● Cocoanut garden	S. S. Ferdinandus and others	0	0	31-75
L 437	Do.	do.	L. Deavis and others	0	0	15-50
M 437	Do.	do.	D. Migel or Adriañ and others	0	1	22
N 437	Mudellagahawatta	do.	D. C. Abeygunawardane	0	0	9
Situation—Hatuwapiyadigama.						
O 437	Mudillagahawatta	Cocoanut land	H. D. Adris and others.	0	0	22-50
P 437	Tambiwatta	do.	C. P. Babahami	0	0	8
Q 437	Mudillagahawatta	do.	S. Kondage and another	0	0	26
R 437	Henasuawatta	do.	D. B. A. Gunawardana and others	0	1	20-50
S 437	Do.	do.	do.	0	0	5-75
T 437	Walakoratuwa	do.	S. Punchihamy and others	0	0	17-50
U 437	Walakoratuwadeniya	do.	T. Odris and others	0	0	1-50
V 437	Do.	do.	N. David and others	0	0	16
W 437	Walakoratuwa	do.	D. A. A. Gunawardana and others	0	0	3-50
X 437	Welikarawadeniya	do.	T. S. Ferdinandes and others	0	0	14
Y 437	Mirissagahawatta	do.	U. Juanis	0	1	7-50
Z 437	Usarambewatta or Parana-gedarawatta	do.	S. S. Ferdinandes	0	0	2-25
A 438	Do.	do.	T. Ferdinandes	0	1	15
B 438	Do.	do.	S. Carolina and others	0	0	17-25
C 438	Kurundugodella	do.	T. A. Pedris	0	0	16
D 438	Kurundugodellawatta	do.	D. C. Abeygunawardana	0	0	15
E 438	Usarambewatta	do.	L. D. T. de Silva and others	0	0	17
F 438	Kurundugodella	do.	D. C. de Silva	0	0	17-25
G 438	Kurundugodellawatta	do.	N. S. P. D'Seberis and others	0	0	0-10
H 438	Pitchamawatta	do.	D. C. de S. Abeygunawardana	0	1	7-75
I 438	Usarambewatta	do.	D. A. Gunesinghe's heirs	0	0	22-50
J 438	Do.	do.	D. C. Abeygunawardana and others	0	0	15
K 438	Do.	do.	S. Carolinahamy	0	0	24
L 438	Pitchamawatta	do.	D. J. Abeygunawardana	0	0	17
M 438	Usbandarawatta	do.	T. Pedris	0	0	24
N 438	Usarambewatta	do.	N. T. Theoponis and others	0	0	7
O 438	Do.	do.	D. C. Abeygunawardana	0	0	40-25
P 438	Do.	do.	N. D. D. Alwis	0	0	10-50
Q 438	Usarambewatta or Gedarawatta	do.	A. V. Itthens D'Silva	0	1	5
R 438	Munappugewatta	do.	D. J. Abeygunawardana	0	0	4
S 438	Kettagahawatta	do.	H. D. Bastian	0	0	33-50
T 438	Usarambewatta	do.	H. D. Bastian and others	0	2	12
U 438	Bandarahena	do.	A. V. Higacco	0	0	21
V 438	Usbandarawatta	do.	D. U. de Silva and others	0	0	6-25
W 438	Manappugewatta	do.	H. Udenis and others	0	0	1
X 438	Do.	do.	N. Porolis and others	0	0	0-06
Y 438	Pitakoratuwa	do.	N. C. Alwis and others	0	0	9
Z 438	Welawatta	do.	W. L. Denis and others	0	1	7-25
A 439	Do.	do.	K. L. D. D. de Silva	0	0	6-50
B 439	Do.	Cocoanut land and mud house	W. L. D'Alwis and others	0	0	23
C 439	Ipolga or Gaganikawatta	Cocoanut land and a small hut	W. Ranga and others	0	0	34
D 439	Gaganikawatta	do.	H. D. Bastian	0	0	15
E 439	Mamadiahawatta or Arambewatta	do.	H. R. Don Siman and others	0	0	31
F 439	Beligahawatta	Cocoanut land	A. Don Mathes and others	0	0	7
G 439	Manadinawatta	Cocoanut land and mud house	Isman and others	0	1	1
H 439	Beligahawatta	Cocoanut land	A. D. Siman	0	0	1-50
I 439	Manadinawatta	do.	J. Dasan and others	0	0	8
J 439	Hingahawatta	do.	A. Appu and others	0	0	3-50
K 439	Eramudugahawatta or Atticagahawatta	do.	Babanis or Denes Gunaratne	0	1	31
L 439	Hirigalawatta	do.	A. D. Mathes and others	0	0	0-12
M 439	Wandalawatta	do.	M. David Singho and others	0	0	31
N 439	Do.	do.	A. D. Siman	0	0	13-50
O 439	Do.	do.	M. Lewishami	0	0	20-50
P 439	Do.	Cocoanut land and two tiled houses	G. Batchi Appu	0	0	25-50
Q 439	Kapugahawatta	Cocoanut land	M. David Singho	0	0	25
R 439	Eramudugahawatta	Cocoanut land and two tiled houses	N. S. Fernando and others	0	1	9-50
S 439	Gorakagahawatta	Cocoanut land and mud houses	P. H. A. de Silva and others	0	1	22
T 439	Do.	Cocoanut land	H. Lewis and others	0	0	24-25

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the lands.

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Ahangama on July 16, 1894, at 12 o'clock noon, and the following days, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Galle Kachcheri,
June 18, 1894.

R. W. LEVERS,
Acting Government Agent.

වෛ 1876 ක්වු අවුරුද්දේ නොම්මර 3නේ ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට ආණ්ඩුවේ කටයුත්ත කට, ඒනම් :—මාගර රේල්පාර සෑදීම පිණිස මෙහි පහත සඳහන්වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියා කරණ පිණිස “වෛ 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ” හමුවන කාණ්ඩයේ කරතිබෙන පාරාද්‍රවල ප්‍රකාරයට කාරක මන්ත්‍රීසභාවේ මන්ත්‍රණය ඇතුළු උතුමානන්වගන්සේගෙන් නිසිආකාර මට අණලැබී තිබේ, ඒ ඉඩමකම් :—

සිතියක 4,045. හම—මල්ලගම.

නො.	ඉඩමේ නම.	අන්දම.	අයිතිකම් නියත්තා.	මගන. අ. රු. ප.
F 432	දෙඹගහවත්ත	පොල්	ඩී. පෙරේරා රාජකරුනරාන්ත සහ තවත්	0 1 1-50
G 432	ඉන්දිගහවලගේ වත්ත	එම	ටී. මැන්දිස්ද සිල්වා	0 0 15-50
H 432	රෙල්වත්තංග වත්ත	එම	පුත්තියේවාගේ පුත්තියේ සහ තවත්	0 0 17
I 432	දෙඹගහ වත්ත	පොල් සහ ගේ	වැලිගමගේ දෙත් දැනියෙල්ද සිල්වා සහ තවත්	0 0 15-25
J 432	එම	එම	ලියනගේ මනියසහාමි සහ තවත්	0 0 22-50
K 432	අට්ටිකාගහ වත්ත	පොල්	ඒ. අදිරිසන්	0 0 34-75
L 432	සුරියගහ වත්ත	එම	දෙත්වස්තියන් ද සිල්වා සහ තවත්	0 0 32
M 432	කොනපොහුව වත්ත	එම	ටී. පොරොලිස් ප්‍රතිනැන්වස් සහ තවත්	0 0 34
N 432	සුරියගහ වත්ත	එම	එම	0 0 10-50
O 432	එම	එම	ඇත්. ටී. සිල්වා	0 0 7-75
P 432	රනපලමෙ වත්ත	එම	ඒ. ටී. දෙත් අදිරිසන්	0 2 0
Q 432	ගේ	ගේ	කේ. ඩබ්ලිව්. අරනෝලිස් සහ තවත්	0 0 1-92
R 432	එම	එම	කේ. ඇල්. අඟුදිරිසහාමි සහ තවත්	0 0 0-95
S 432	මල්ලගහ වත්ත	පොල්	කේ. දෙත් ආදිරිස් සහ තවත්	0 2 9-50
T 432	කපුගහවත්ත	එම	ටී. කේ. පුත්තියේ සහ තවත්	0 1 20
U 432	ගේ	ගේ	ඇල්. සෙලො	0 0 1-68
V 432	එම	එම	ඇල්. එදෙත්තියේ සහ තවත්	0 0 1-44
W 432	බහුමරදැණ බත්භාරවත්ත	පොල්	කේ. ලෙඩ්ඩේ මරික්කාර සහ තවත්	1 3 23
X 432	පැලවත්ත	එම	ටී. ඇස්. ලියනගේ මහත්මයා	0 0 9
Y 432	උලගේදර වත්ත	එම	ටී. ටී. දෙත් වස්තියන්ද සිල්වා	0 0 29
Z 432	ගේ	ගේ	ඇත්. කොන්කොබාබා	0 0 1
A 433	උලගේදර වත්ත	පොල්	දෙත්. ඇත්. ද සිල්වා සහ තවත්	0 0 22-75
B 433	ඉන්දිගහ වත්ත	එම	දෙත් ආදිරිස් විමලසුමා සහ තවත්	0 0 20
C 433	ගේ	ගේ	ඩබ්ලිව්. අදිරිසන් සහ තවත්	0 0 0-88
D 433	ඉන්දිගහ වත්ත	පොල්	ටී. අදිරිසන් සහ තවත්	0 0 3-75
E 433	එම	එම	ඩී. ඇත්. සිල්වා විමලසුම සහ තවත්	0 0 4-75
F 433	එම	එම	ඇම්. ජනහාමි සහ තවත්	0 0 19-50
G 433	ගේ	ගේ	ඇම්. අදිරිසන්	0 0 0-40
H 433	බත්භාර වත්ත	පොල්	ඇම්. ටී. බාබාඅප්ප සහ තවත්	0 0 11-50
I 433	පඑවත්ත	එම	කේ. සිමන්ද සිල්වා තිරිනිතා සහ සහ තවත්	0 0 19-50
J 433	රත්වලලෙ අද්දර වත්ත	එම	ඒ. දෙරොනිස්	0 0 0-12
K 433	ගේ	ගේ	ආර්. දෙරොනිස්	0 0 1-68
L 433	එම	එම	ඩී. බාබන්අප්ප	0 0 19-77
M 433	පරගහවත්ත	පොල්	ඒ. දෙරොනිස්	0 1 12-25
N 433	මද්දකිස්ස අද්දර වත්ත	එම	ඒ. ඩබ්ලිව්. අරනෝලිස් සහ තවත්	0 0 5
O 433	රත්වැල්ලෙ අද්දර වත්ත	එම	ටී. ආදිරිස් සහ තවත්	0 0 29
P 433	ගේ	එම	ඩබ්ලිව්. දෙත් හාමි	0 0 0-96
Q 433	එම	එම	ඩබ්ලිව්. සිමන්	0 0 1-44
R 433	එම	එම	ටී. බාබන්තියස්	0 0 1
S 433	මැදකිරිඅද්දර වත්ත	පොල්	එච්. ප්‍රබේහාමි සහ තවත්	0 0 3-50
T 433	ගොඩැල්ලඅද්දරවත්ත	එම	ටී. එච්. සිත්තනා බාබා සහ තවත්	0 0 14-25
U 433	කල්ගහඅද්දර වත්ත	එම	ටී. එච්. සිමන්තාමි සහ තවත්	0 0 18-75
V 433	එම	එම	කේ. බිච්චියා අප්පසහ තවත්	0 1 20-50
W 433	උඩකොට්ටිඅද්දර වත්ත	එම	දෙත් වස්තියන් විජේසුරිය	0 0 24-75
W 433 1/2	ඉන්දිගහ වත්ත	එම	දෙත් අත්දිරිස් විමලගම සහ තවත්	0 0 0-18
W 433 1/2	පැල	පැල	ඇල්. අත්දිරිස් සහ තවත්	0 0 0-63
Z 433	මිරිස්එනවලවත්ත	පොල්	ඇල්. බිබ්අප්ප	0 0 12-75
A 434	පොල්මොදරවත්ත	එම	අබේසිංහ ඇම්මන් ඉතරත්ත සහ තවත්	2 1 4

කො.	ඉඩමේ නම.	අන්දම.	අයිතිකම් කියන්නා.	මහත. අ. රු. ප.
B 434	පහවත්ත	පොල්, ගේ සහ ලීද	ඇස්. උබසෙකර	0 0 32-75
C 434	වෙලගේවත්ත	පොල්	දෙන්න සැමුවෙල් ද සිල්වා	0 1 1
D 434	පත්තිමරදන වත්ත	එම	කරුනාරත්න	0 0 26-50
E 434	මරදන වත්ත	එම	දෙන්න ජුවානිස් සහ වෙනත්	0 0 10
F 434	බක්මගහ වත්ත	පොල් සහ ලීද	ජේ. ඒ. ඔ. දසනායක	0 0 15-75
G 434	මරදන වත්ත	පොල්	ජේ. බී. ජෙමිස් ද සිල්වා	0 0 11
H 434	එම	එම	ජේ. බී. දෙන්න අන්දිරිස් ද සිල්වා	0 0 10
I 434	එම	එම	ජේ. බී. දෙන්න බිස්නියන් ද සිල්වා	0 0 8-25
J 434	ගෙනගෙදර වත්ත	එම	ජේ. ඒ. ඔ. දසනායක	0 0 5
K 434	එම	එම	එම	0 0 1-75
L 434	මරදන වත්ත	එම	බිස්නියන් ද සිල්වා	0 0 14-50
M 434	කලසියගහ වත්ත	එම	ජේ. බී. දෙන්න අන්දිරිස් ද සිල්වා	0 0 8-50
N 434	හෙනවත්ත	එම	එම	0 0 10
O 434	කලසියගහ වත්ත	එම	බී. එවිස්නාම සහ වෙනත්	0 0 1-50
P 434	හෙනවත්ත	එම	බාලගේ මන්වො සහ වෙනත්	0 0 15-75
Q 434	කලසියගහ වත්ත	එම	ජේ. ඇම්. දියොනිස් ද සිල්වා	0 0 3
R 434	එම	එම	ජේ. ඇම්. බබ්අප්පු සහ වෙනත්	0 0 1-75
S 434	එම	මුඩුබිම	ඇම්. බොඵනාම සහ වෙනත්	0 0 0-75
T 434	පරන වලලුව වත්ත	පොල්	දෙන්න දිනෙස් සහ වෙනත්	0 0 29
U 434	වල්ලුව වත්ත	එම	ජේ. ඇම්. දෙන්න දිනෙස් ද සිල්වා	0 0 13-75
V 434	දෙල්ලග වත්ත	එම	ඇම්. ජේ. දෙන්න ඩැනියල් සහ නවත්	0 0 23-25
W 434	කුප්පිය වත්ත	එම	ජේ. එච්. බාබානිස් සහ වෙනත්	0 0 13-15
X 434	වැලිවත්ත	එම	ඇම්. මනෙස් සහ වෙනත්	0 0 17-75
Y 434	කුප්පිය වත්ත	එම	එම	0 0 21-25
Z 434	එම	එම	ආදිරිස්අප්පු සහ වෙනත්	0 0 16-50
A 435	එම	එම	පී. එච්. අර්නෝලිස්	0 0 10
B 435	කබ්බුතන වත්ත	එම	ඩී. ඒ. විරසුරිය	0 1 25
C 435	මොහුලවත්ත	එම	ටී. සලොනාම සහ වෙනත්	0 1 20
D 435	මොහුලකපුගහ වත්ත	එම	ඇම්. දෙන්න මනෙස් සහ වෙනත්	0 0 12-50
E 435	එම	එම	ඇම්. පුන්තිනාම සහ වෙනත්	0 0 16
F 435	එම	පොල් සහ ගෙවල්ද	ජේ. ඇන්. අප්පු සහ වෙනත්	0 2 18
G 435	මොහුල දෙනිය වත්ත	පොල්	දෙන්න කොර්නෙලියස් ද සිල්වා	0 1 36
H 435	ජයසිංහවත්ත	එම	ඩබ්ලිව්. සුබනාම සහ වෙනත්	0 0 15
I 435	වැලිවත්ත	එම	කොර්නෙලියස් ද සිල්වා	0 0 2
J 435	එම	එම	බබ්ලිව්. සිත්තොඅප්පු	0 0 10
K 435	ජයසිංහවත්ත	එම	ඩී. ආදිරිස් ද සිල්වා	0 0 4-25
L 435	එම	එම	ඩී. ආදිරියන් විරසුරිය සහ නවත්	0 0 75
M 435	වල්ලුවත්ත	එම	බාලගේ සිමන් සහ නවත්	0 0 8
N 435	එම	එම	ඇම්. මෙතියස් සහ නවත්	0 0 4
O 435	එම	එම	එච්. සිමන්	0 0 13-50
P 435	එම	එම	බාලගේ සිත්තොඅප්පු	0 0 12-50
Q 435	මාදින්නරඹවත්ත	එම	දෙන්න අදිරියන් විරසුරිය	0 0 1-25
R 435	ගනඅරඹවත්ත	එම	ටී. කොර්නෙලියස් ද සිල්වා	0 0 12-25
S 435	එම	එම	අඛන්තිඅප්පු	0 0 17-50
T 435	එම	පොල් සහ ගේවල්ද	ටී. අබරන්තාම සහ වෙනත්	0 0 39
U 435	එම	පොල්	බාබානිස් සහ වෙනත්	0 0 15
සිතියම 4,049. ගම—කනඵව. තල්පෙපත්තුවේ.				
V 435	ගොඩරඹවත්ත	පොල්	ඩී. එච්. අර්නෝලිස්	0 0 25-50
W 435	ගනරඹවත්ත	—	එච්. සෙන්අප්පු සහ වෙනත්	0 0 8
X 435	කෙට්ටගහවත්ත	පොල් සහ ලීද	ඩී. එබ්නැම් ද සිල්වා විරසුරිය	0 0 7-50
Y 435	ගනරඹවත්ත	පොල් සහ ගෙවල්	මානෝස්නාම සහ වෙනත්	0 0 14
Z 435	ගනරඹවත්ත	පොල්	ජේ. එච්. ජන්තිබ්බා	0 0 6-75
A 436	එම	එම	එච්. සෙන්අප්පු	0 0 1-75
B 436	එම	එම	ජේ. එච්. ජන්තිබ්බා	0 0 3-25
C 436	එම	එම	එච්. සෙන්අප්පු	0 0 4-25
D 436	එම	එම	පුන්තිනොවා දුච්ඤ්ඤ	0 0 6-75
E 436	එම	එම	ඩී. පී. ඇස්. විරසුරිය	0 0 0-20
F 436	එම	එම	ජේ. නන්වො	0 0 0-18
G 436	එම	එම	පුන්තිනොවාගේ පී. අප්පු	0 0 7-50
H 436	එම	එම	ජේ. නන්වො	0 0 8-75
I 436	එම	එම	ජේ. නන්වො සහ වෙනත්	0 0 2
J 436	එම	පොල් සහ ගේද	ඩබ්ලිව්. නොන්තොබ්බා	0 0 13-50
K 436	ඵරඹවත්ත	පොල්	ඩබ්ලිව්. ලීසාගම්	0 0 15
L 436	කෙට්ටගහගෙනවත්ත	එම	ඩී. කේ. දෙන්නා	0 0 17-25
M 426	ගන්තිගහවත්ත	එම	ඩී. සිමන් අබ්ලික්කරම්	0 0 3-25
N 436	එම	පොල් සහ ලීද	එම	0 0 0-75

කො.	ඉඩමේ නම.	අන්දම.	අයිතිකම් කියවනා.	මහන.
O 436	කන්නිගහ වත්ත	පොල්	සීමන් ද සිල්වා	0 0 10
P 436	එම	එම	ඩබ්ලිව්. අදිරියන්	0 0 19-25
Q 436	ගේනිම වත්ත	කිබේන ස්ථානය—හතුළු පොල්	පියසේන	0 0 21
R 436	එම	එම	ඩී. දෙනා	0 0 3
S 436	එම	එම	ටී. ඩී. දෙනා පුන්සිස් අන්දිරිස් ඇස්. ආරච්චි මාගෙස් සහ වෙනත්	0 0 1
T 436	එම	එම	දෙනා දිනේස් චිරරත්න	0 0 12-25
U 436	එම	එම	කේ. දනෝරිස්	0 0 22
V 436	පිලව	එම	කේ. දනෝරිස්	0 0 25-75
W 436	දෙතිස්	එම	ඩී. දනෝරිස් සහ වෙනත්	0 1 9
X 436	හෙලිගිරිසගහපායවත්ත	එම	ඩබ්ලිව්. පොලොරිස්	0 0 25
Y 436	—	එම	ඒ. ඩී. ඇස්. චිරසුරිය සහ වෙනත්	0 0 37
Z 436	—	එම	තොටවලකොන්දගේ අන්දිරිස්	0 0 16
A 437	බෙලිගහවත්ත	එම	සෙනාරිස් ටීර්ඩිනාන්ඩස්	0 2 24-50
B 437	—	එම	කෙපාරිස් ටීර්ඩිනාන්ඩස්	0 1 28
C 437	—	එම	කේ. අන්තෝරිස්	0 0 24
D 437	බාදුල්ලොආරච්චිවත්ත	එම	කේ. අන්තෝරිස් සහ වෙනත්	0 1 10
E 437	පිතුරකුදෙනිස්	මුඩුබිම	දෙනා ලීනෝරිස් ගුරුසිංහ	0 0 32-75
F 437	රත්නහකොරුටුව	එම	ලීනෝරිස් ගුරුසිංහ	0 0 2
G 437	පිතුරකුවත්ත	මුඩුබිම	ටී. ටීර්ඩිනාන්ඩස්	0 0 25-25
H 437	බන්දිරගෙනගේදෙතිස්	පොල්	ලියනගේ දෙනා දිනේස් සහ වෙනත්	0 0 1-50
I 437	පිතුරකුවත්ත	එම	ඇල්. දිසෝනිස්	0 0 28-25
J 437	එම	එම	එම	0 0 4-25
K 437	සුරියගහවත්ත	එම	ඇල්. සිනෝරිස් ටීර්ඩිනාන්ඩස්	0 0 31-75
L 437	සුරියගහවත්ත	එම	ඇල්. දිනේස් සහ වෙනත් අය	0 0 15-50
M 437	එම	එම	ඩී. මිගෙල්, අදිරියන් සහ වෙනත්	0 1 22
N 437	මුදලිගහවත්ත	එම	දෙනා සී. අබේගුනවර්දන	0 0 9
O 437	එම	එම	එම්. දෙනා අදිරිස්	0 0 22-50
P 437	කඹයවත්ත	එම	සී. පුන්චි බබහාමි	0 0 8
Q 437	මුදලිගහවත්ත	එම	ඇස්. කේ. ටී. දෙනා අදිරි සහ වෙනත්	0 0 26
R 437	හත්සයාවත්ත	එම	දෙනා බී. ඒ. ගුනවර්දන සහ වෙනත්	0 1 20-50
S 437	එම	එම	එම	0 0 5-75
T 437	වල්කොරටුව	එම	ඇස්. පුන්චිගාමි සහ වෙනත්	0 0 17-50
U 437	එම	එම	ටී. බදිරිස් සහ වෙනත්	0 0 1-50
V 437	එම	එම	ඇන්. බේවිඩ් සහ වෙනත්	0 0 16
W 437	එම	එම	දෙනා ඇන්දිරිස් අල්විස් ගුනවර්දන	0 0 3-50
X 437	වැලිකරව දෙතිස්	එම	ටී. සෙනෝරිස් ටීර්ඩිනාන්ඩස්	0 0 14
Y 437	මිරිස්ගහවත්ත	එම	උඩකුඹුදේගේ ජුවාතිස්	0 1 7-50
Z 437	උස්අරඹවත්ත	එම	ඇස්. සිනෝරිස් ටීර්ඩිනාන්ඩස්	0 0 2-25
A 438	එම	පොල් සහ ශේද	කෙනෙරිස් ටීර්ඩිනාන්ඩස්	0 1 0-15
B 438	එම	පොල්	ඇස්. කැරොලියා සහ වෙනත්	0 0 17-25
C 438	කුරුඳුගොඩැල්ල	පොල් සහ ශේද	ටී. ඒ. පෙදිරිස්	0 0 16
D 438	කුරුඳුගොඩැල්ල වත්ත	පොල්	දෙනා කොර්නෙලිස් අබේගුනවර්දන	0 0 15
E 438	උස්අරඹවත්ත	එම	ඇල්. දෙනා කෙපාරිස් ද සිල්වා සහ වෙනත්	0 0 17
F 438	කුරුඳුගොඩැල්ල	එම	දෙනා සී. ද සිල්වා	0 0 17-25
G 438	එම	එම	ඇන්. ඇස්. දෙනා කෙනෙරිස් සහ වෙනත්	0 0 0-10
H 438	පිච්චප්ප්මුවත්ත	එම	දෙනා සී. ද සිල්වා අබේගුනවර්දන	0 1 7-75
I 438	උස්අරඹවත්ත	එම	දෙනා ඒ. භනසිංහ සහ වෙනත්	0 0 22-50
J 438	එම	එම	දෙනා සී. අබේගුනවර්දන	0 0 15
K 438	එම	එම	ඇස්. කැරොලියාගාමි	0 0 24
L 438	පිච්චප්ප්මුවත්ත	එම	දෙනා හෙන්දිරික් අබේගුනවර්දන	0 0 17
M 438	උස්බන්ඩාරවත්ත	එම	ටී. පෙදිරිස්	0 0 24
N 438	උස්අරඹවත්ත	එම	ඇස්. ඇස්. කෙපෝරිස් සහ වෙනත්	0 0 7
O 438	එම	එම	දෙනා කොර්නෙලිස් අබේගුනවර්දන	0 0 10-25
P 438	එම	එම	ඇන්. දෙනා දනෝරිස් අල්විස්	0 0 10-50
Q 438	එම	එම	අභන්ගම විදානගේ ඉතිසස් ද සිල්වා	0 1 5

இல.	காணியின் பெயர்.	விவரம்.	உருத்தாளி.	விசாலம். ஏ. ஞா. பெ.
P 432	ராமலாவேவத்தை	தென்னை	எ. டி. தொண்டை அந்நியன	0 2 0
Q 432	அசையாதவீடு	—	கெ. டி. பி. எய். அர்தோலிக கெ. எல. அந்நிசாமிய தாக்கம்	0 0 1.92
R 432	ஹெடி	—	கெ. எல. ஆந்நிசாமிய ம ற்றவாகளும	0 0 0.95
S 432	மில்லகாவத்தை	தென்னை	கெ. டி. ஆந்நிசாமிய ம ற்றவாகளும	0 2 9.50
T 432	கஜஜகாவத்தை	ஹெடி	பி. எச். யுவான அப்புவ ம ற்றவாகளும	0 1 20
U 432	அனித தியமாண வீடு	—	அல. சலோ	0 0 1.68
V 432	ஹெடி	—	எல. அந்நிசாமிய அப்புவ	0 0 1.44
W 432	பண்டாரவத்தை	தென்னை	கெ. லெப்பே மரிக்காரு மற்றவாகளும	1 3 23
இடம்—கதலுவ.				
X 432	பள்ளவத்தை	தென்னை	பி. எச். வியனமாத்மயா	0 0 9
Y 432	உலுகெதறவத்தை	ஹெடி	ஜி. வி. பி. த சிலவா	0 0 29
Z 432	அசையாதவீடு	—	அமனோனமமா	0 0 1
A 433	உலுகெதறவத்தை	தென்னை	டி. என. த சிலவாவு மற வாகளும	0 0 22.75
B 433	இந்திகாவத்தை	ஹெடி	டி. எ. விமலசூனவு மற் றவாகளும	0 0 20
C 433	அனித தியமாணவீடு	—	டபிளியு. அந்நியனு மற்ற வாகளும	0 0 0.88
D 433	இந்திகாவத்தை	தென்னை	வி. அந்நியனு மற்றவாக ளும	0 0 3.75
E 433	ஹெடி	ஹெடி	டி. என. டி. அஷ். வீமல சூன	0 0 4.75
F 433	ஹெடி	ஹெடி	அம். வி. யொவன ஆமிய மற்றவாகளும	0 0 19.50
G 433	அனித தியமாணவீடு	—	எம். அந்நியான	0 0 0.40
H 433	பண்டாரவத்தை	தென்னை	எம். வீ. பபாவு மற்றவா களும	0 0 11.50
I 433	பாலுவத்தை	ஹெடி	கெ. எச். தி சிலவா	0 0 19.50
J 433	ரதவல்லத்தரவத்தை	ஹெடி	ஜி. தொரோனிச	0 0 0.12
K 433	அசையாதவீடு	—	ஆர். தொரோனிச மற்றவ ாகளும	0 0 1.68
L 433	அனித தியமாணவீடு	—	பி. பரோனு மற்றவாகளு ம	0 0 0.77
M 433	பாலாவத்தை	தென்னை	ஜி. தொரோனிச மற்றவ ாகளும	0 1 12.25
N 433	மததசிச்சுத்தரவத்தை	ஹெடி	ஜி. டபிளியு. அர்தோலிக மற்றவாகளும	0 0 5
O 433	ரதவல்லத்தரவியனவா வத்தை	ஹெடி	வி. ஆந்நிசாமிய மற்றவாகளு ம	0 0 29
P 433	அனித தியமாணவீடு	—	டபிளியு. தொவனஹாம்	0 0 0.96
Q 433	அசையாதவீடு	—	டபிளியு. சிமன	0 0 1.44
R 433	அனித தியமாணவீடு	—	எச். படானிச	0 0 1
S 433	பதகீர் அததரவத்தை	தென்னை	எச். சுபிஹாமியு மற்றவா களும	0 0 3.50
T 433	கொடலல்அத்தரவத்தை	ஹெடி	பி. எச். சின்தோப்பாவு ம ற்றவாகளும	0 0 14.25
U 433	தலகா அததரவத்தை	ஹெடி	பி. எச். சிமன ஆமியு மற்ற வாகளும	0 0 18.75
V 433	ஹெடி	ஹெடி	கெ. பட்சி அப்புவ மற்றவ ாகளும	0 1 20.50
W 433	உடதொடஅத்தரவத்தை	ஹெடி	டி. பி. விஜயவாயு மற்றவா களும	0 0 24.75
W 433½	இந்திகாவத்தை	ஹெடி	டி. எ. விமலசூனவு மற்ற வாகளும	0 0 0.18
இடம்—மல்லகப.				
W 433½	அனித தியமாணவீடு	—	எல். அந்நிசாமியு மற்றவ ாகளும	0 0 0.63
பட்டம் 4,048. இடம்—மணப்பற்றுக் கதலுவை.				
Z 433	மிரிசசனவெலவத்தை	தென்னை	அல. பபாவு	0 0 12.75
A 434	பொலமோதரவத்தை	தென்னை	எ. இ. சூனரதவை மற்ற வாகளும	2 1 4
B 434	பாடவத்தை	தென்னை	ச. ஒபேசேகா	0 0 32.75

இல.	காணியின பெயர்.	விவரம்.	உரித்தாளர்.	வீசாலபர்.
				ஏ. மு. பெ.
C 434	வெலகேவததை	தென்னை	டி. டி. எச். டி. சிலவாவு மற்றவர்களும்	0 1 1
D 434	புளுசுமாதர்னவததை	நெடி	எச். கருராதன	0 0 26-50
E 434	மாதர்னவததை	நெடி	டி. ஜெ. லொரோவிஸ உற மக்காரா	0 0 10
F 434	பகமிககாசூம்பூவததை	நெடி	ஜெ. எ. ஓ. தசனாயக	0 0 15-75
G 434	மாதர்னவததை	நெடி	ஜி. பி. ஜெமிஸ த சிலவா	0 0 11
H 434	நெடி	நெடி	ஜி. பி. டி. எ. டி. சிலவா	0 0 10
I 434	நெடி	நெடி	ஜி. பி. டி. பஸ்தியான டி சிலவா	0 0 8-25
J 434	ஜேகதாவததை	நெடி	ஜெ. எ. ஓ. தசனாயக	0 0 5
K 434	நெடி	நெடி	நெடி	0 0 1-75
L 434	மாதர்னவததை	நெடி	பஸ்தியன த சிலவா	0 0 14-50
M 434	கலாசியாகாவததை	நெடி	ஜி. பி. தொன அந்திரிச த சிலவாவு மற்றவர்களும்	0 0 8-50
N 434	ஏனவததை	நெடி	நெடி	0 0 10
O 434	கலாசியகாவததை	நெடி	பி லுவீச்சுஹாமியு மற்றவ ர்களும்	0 0 2-50
P 434	ஏனவததை	நெடி	பி. மனசொவும பி. லுவி ஸஆமியும்	0 0 15 75
Q 434	கலாசியாகா ஏனவததை	நெடி	ஜி. எம். தியோனிஸ த சில வாவு மற்றவர்களும்	0 0 3
R 434	நெடி	நெடி	ஜ. எம். பபாபுவு மற்றவா களும்	0 0 1-75
S 434	நெடி	தென்னையும் காடும	அம். பொலுஹாமியு மற்ற வர்களும்	0 0 0-75
T 434	பானவலவுவைவததை	தென்னை	தொன தெனிசு மற்றவ ர்களும்	0 0 29
U 434	வலவுவைவததை	நெடி	ஜி. அம். தொன தெனிஸ் த சிலவா	0 0 13-75
V 434	தெலகாவததை	நெடி	அம். ஜி. தொனதானியலு மற்றவர்களும்	0 0 23-25
W 434	சூப்பியாவததை	நெடி	ஜி. எச். பபானிசு மற்றவ ர்களும்	0 0 13-50
X 434	வலேவததை	நெடி	அம். மெதியசு மற்றவா களும்	0 0 17-75
Y 434	சூப்பியாவததை	நெடி	அம். மெதியசு, கெ. அப னசி அபபுவும	0 0 21-25
Z 434	நெடி	நெடி	ஆதிரிசு அபபுவு மற்றவா களும்	0 0 16-50
A 435	நெடி	நெடி	பி. எச். அர்னோலிசு	0 0 10
B 435	கபுதர்னவததை	நெடி	டி. எ. வீரசூரிய	0 1 25
C 435	மோமுள்ளவததை	நெடி	டி. சலொஹாமியு மற்றவா களும்	0 1 20
D 435	மோமுள்ளகபுகாவதை	நெடி	அம். தொன மெதியசு மற்ற வர்களும்	0 0 12-25
E 435	நெடி	நெடி	அம். புளுசுஆமியு மற்றவா களும்	0 0 16
F 435	மோமுள்ளகபுலர்னவததை	நெடி	ஜி. தோனிசு அபபுவு மற்ற வர்களும்	0 0 18
G 435	மோமுள்ள அநியாவததை	நெடி	டி. சி. த சிலவாவு மற்றவ ர்களும்	0 1 36
H 435	ஐயசிங்கவததை	நெடி	டபிளியு. சுபஆமியு மற்ற வர்களும்	0 0 15
I 435	வலேவததை	நெடி	சு. த சிலவா	0 0 2
J 435	நெடி	நெடி	பிபிலிவு சினதோ அபபு	0 0 10
K 435	ஐயசிங்கவததை	நெடி	டி. எ. அகிரியன த சிலவா	0 0 4-25
L 435	நெடி	நெடி	பி. எ. வீரசூரிய, எச். பி. அபபு	0 0 0-75
M 435	நெடி	நெடி	பி. சீமனு மற்றவர்களும்	0 0 8
N 435	நெடி	நெடி	அம். மெதியசு மற்றவா களும்	0 0 4
O 435	நெடி	நெடி	எச். சிமன	0 0 13-50
P 435	நெடி	நெடி	பி. சினதோ அபபு	0 0 12-50
Q 435	மதின அரம்பேவததை	நெடி	டி. எ. வீரசூரியவு மற்றவா களும்	0 0 1-25
R 435	சுங் அரம்பேவததை	நெடி	வீ. சி. த சிலவா	0 0 12-25
S 435	நெடி	நெடி	அபனசி அபபு	0 0 17-50
T 435	நெடி	நெடி	டி. அமான ஆமியு மற்றவ ர்களும்	0 0 39

இல. U 435	காணியின் பெயர். கல்அரம்பேவத்தை	விவரம். தென்னை	உருத்தாளர். அபினிசு மறறவாகளும	வசூலம். ஏ. மூ. பெ. 0 0 15
V 435	படம 4,049: கொடஅரம்பேவத்தை	இடம—தழப்பற்றுவிஜள்ள தென்னை	கதலுவை. டி. எச். அரோவிஸ	0 0 25.50
W 435	கணஅரம்பேவத்தை	ஹெ	எச். செடஅபடிவு மறறவா களும	0 0 8
X 435	கொடகாகேனவத்தை	ஹெ	டி. எ. டி. சிலவா வீரகுரிய	0 0 7.50
Y 435	கணஅரம்பேவத்தை	ஹெ	மதேலஹாமியு மறறவா களும	0 0 14
Z 435	ஹெ	தென்னை, இடுவீடுகளும	ஜி. எச். ஜநசிபா	0 0 6.75
A 436	ஹெ	தென்னை	எச். செடஅப்பு	0 0 1.75
B 436	ஹெ	ஹெ	ஜி. எச். ஜநசிப்பா	0 0 3.25
C 436	ஹெ	ஹெ	எச். செடஅப்பு	0 0 4.25
D 436	ஹெ	ஹெ	டி. தாவித்தப்பு	0 0 6.75
E 436	ஹெ	ஹெ	டி. பி. எச். வீரகுரிய	0 0 0.20
F 436	ஹெ	ஹெ	ஜி. கஞ்சொ	0 0 0.18
G 436	ஹெ	ஹெ	பி. பி. அப்பு	0 0 7.50
H 436	ஹெ	ஹெ	ஜி. நஞ்சொ	0 0 8.75
I 436	ஹெ	ஹெ	ஜி. நஞ்சொவு மறறவா களும	0 0 2
J 436	ஹெ	ஹெ	டபிள்யு. ஜோனப்பா	0 0 13.50
K 436	வடபரநகேவத்தை	ஹெ	டபிள்யு. லேசா ஆமி	0 0 15
L 436	கெடகாகேனவத்தை	ஹெ	டி. சே. தோன	0 0 17.25
M 436	தனிகாவத்தை	ஹெ	பி. சிமன அபேவீக்கரம	0 0 3.25
N 436	ஹெ	ஹெ	ஹெ	0 0 0.75
O 436	ஹெ	ஹெ	சிமன த சிலவா	0 0 10
P 436	ஹெ	ஹெ	யு. அந்ரியன	0 0 19.25
Q 436	கம்இமவத்தை	இடம—அதுவாபியா திகம. தென்னை	டி. தோன	0 0 21
R 436	ஹெ	ஹெ	டி. டி. தொன பிரேகிசு மறறவாகளும	0 0 3
S 436	ஹெ	ஹெ	எச். அரகசி மதேசு மறறவாகளும	0 0 1
T 436	ஹெ	ஹெ	டி. டி. வீரரத்ன	0 0 12.25
U 436	ஹெ	ஹெ	கெ. தனேரிஸ	0 0 22
V 436	பீலலவ	ஹெ	ஹெ	0 0 25.75
W 436	தெனிய	ஹெ	டி. தெனேரிசு மறறவா களும	0 1 9
X 436	தெலகிரியகாபடவத்தை	ஹெ	டபிள்யு. பொலொரிஸ்	0 0 25
Y 436	ஹெ	ஹெ	எ. டி. எச். வீரகுரிய	0 0 37
Z 436	ஹெ	ஹெ	டி. கொண்டகடனசஸ உடைய உருமககாரர்	0 0 16
A 437	தெலகிரிய பெலிகாவ ததை	ஹெ	எச். பாடினாந்தஸ்	0 2 24.50
B 437	தெலகிரியகாபடவத்தை	ஹெ	டி. பாடினாந்தஷ்	0 1 28
C 437	ஹெ	ஹெ	கெ. தனேரிஷ்	0 0 24
D 437	பதுள்ளஆரச்சிவத்தை	ஹெ	கெ. தனேரிசு மறறவா களும	0 1 10
E 437	பிறெட் தெனிய	ஹெ	டி. அல. குருசிங்கவு மறறவாகளும	0 0 32.75
F 437	நன்காகொரடுவ	ஹெ	எல். குருசிங்க	0 0 2
G 437	பிரடவத்தை	ஹெ	டி. டி. பாதினாந்தஷ்	0 0 25.25
H 437	பனடியாகேனகேதெனிய	ஹெ	அல. டி. தினேசு மறறவா களும	0 0 1.50
I 437	பிரடவத்தை	ஹெ	அல. இயோனிஸ	0 0 28.25
J 437	ஹெ	ஹெ	அல. தியேனிசு மறறவா களும	0 0 4.25
K 437	சுரியகாவத்தை	ஹெ	அச. அச. பாதினாந்தசு மறறவாகளும	0 0 31.75
L 437	ஹெ	ஹெ	அல. தியேனிசு மறறவா களும	0 0 15.50
M 437	ஹெ	ஹெ	டி. மிடுகலு மறறவாகளும	0 1 22
N 437	படம 4,049. முதிலலகாவத்தை	இடம—அதுவாபியா திகம. தென்னை	டி. சி. அபேயகுனவாதன	0 0 9
O 437	ஹெ	ஹெ	அச. தொன ஆகிரிசு மறறவாகளும	0 0 22.50
P 437	தம்பியாவத்தை	ஹெ	சி. புனசிப்பா ஆமி	0 0 8
Q 437	முதிலலகாவத்தை	ஹெ	அச. கொண்டகே	0 0 26
R 437	வேணுகளாவத்தை	ஹெ	டி. பி. எ. ஸ்ணவர்தனவு மறறவாகளும	0 1 20.50
S 437	ஹெ	ஹெ	ஹெ	0 0 5.75

இல.	காணியின் பெயர்.	விவரம்.	உருத்தாளர்.	வீசாமை. ஏ. மூ. பெ.
T 437	வலகொரடுவ	தென்னை	அச. புனசியூமி	0 0 17-50
U 437	வலகொரடுவதெனிய	ஹெ	டி. ஒதிரிசு மறறவாகனம்	0 0 1-50
V 437	ஹெ	ஹெ	அன். டேவிட்டு மறறவாகனம்	0 0 16
W 437	வலகொரடுவ	ஹெ	டி. எ. எ. ஞ்ணவாதனவு மறறவாகனம்	0 0 3-50
X 437	வலிகராவேவததை	ஹெ	டி. அச. பாரனந்தசு மறறவாகனம்	0 0 14
Y 437	மிரச்சகாவததை	ஹெ	உ. உவானிஸ	0 1 7-50
Z 437	உஷ் அரம்பேவததை			
	அலலது பானடுகதரவததை	ஹெ	அச. அச. பாதிரனந்தஷ்	0 0 2-25
A 438	உச அரம்பேவததை	தென்னை வீடு	டி. பாதிரனந்தஸ	0 1 15
B 438	ஹெ	தென்னை	அச. கரேவினாவு மறறவாகனம்	0 0 17-25
C 438	ஞ்ருந்துகொடலல	ஹெ	டி. எ. பேதிராவு	0 0 16
D 438	ஞ்ருந்துவததை	ஹெ	டி. சி. அபேகுணவாதன	0 0 15
E 438	உச அரம்பேவததை	ஹெ	அல். டி. டி. த சிலவாவு மறறவாகனம்	0 0 17
F 438	ஞ்ருந்துகொடலல	ஹெ	டி. சி. த சிலவாவு மறறவாகனம்	0 0 17-25
G 438	ஞ்ருந்துவததை	ஹெ	அஷ். அச. பி. டி. தெபேரிசு மறறவாகனம்	0 0 0-10
H 438	பீச்சமவததை	ஹெ	டி. சி. டி. எச. அபேகுணவாதன	0 1 7-75
I 438	உச அரம்பேவததை	ஹெ	டி. எ. குருசிக்க உருமங்காரர்	0 0 22-50
J 438	ஹெ	ஹெ	டி. பி. அபேகுணவாதனவு மறறவாகனம்	0 0 15
K 438	ஹெ	ஹெ	எச. கரேவினாமி	0 0 24
L 438	பீச்சமவததை	ஹெ	டி. ஜி. அபேகுணவாதன	0 0 17
M 438	உச பண்டாரவததை	ஹெ	டி. பேதிரிசு	0 0 24
N 438	உச அரம்பேவததை	ஹெ	என். எச. தெபானிசு மறறவாகனம்	0 0 7
O 438	ஹெ	ஹெ	டி. சி. அபேகுணவாதன	0 0 10-25
P 438	ஹெ	ஹெ	என். டி. டி. ட அலவீச	0 0 10-50
Q 438	உச அரம்பேவததை அலலது தெரவததை	ஹெ	ஆ. வி. ஜி. டி. சிலவா	0 1 5
R 438	முணப்புக்கேவததை	ஹெ	டி. ஜி. அபேகுணவாதன	0 0 4
S 438	கெட்டகாவததை	ஹெ	எச. தொன பஷ்தியன	0 0 33-50
T 438	உச அரம்பேவததை	ஹெ	எச. தொன பஸ்தியனும் மறறவாகனம்	0 2 12
U 438	பண்டாரஹேன	ஹெ	எ. வீ. யிச்சசூசா	0 0 21
V 438	உச பண்டாரவததை	ஹெ	டி. உதேனிசு மறறவாகனம்	0 0 6-25
W 438	மணப்புக்கேவததை	ஹெ	எச. உதேனிசு மறறவாகனம்	0 0 1
X 438	ஹெ	ஹெ	என். பெரேவிசு மறறவாகனம்	0 0 0-06
Y 438	பிடகொரடுவ	ஹெ	என். கொர்னேலிஸ் அலலிசு மறறவாகனம்	0 0 9
Z 438	வெலவததை	ஹெ	டபிளியு. எல். தினேசு மறறவாகனம்	0 1 7-25
A 439	ஹெ	ஹெ	ஹெ	0 0 6-50
B 439	ஹெ	ஹெ	ஹெ	0 0 23
C 439	இகபாலகா அலலது ககனி கவததை	ஹெ	டபிளியு. ரங்கவு மறறவாகனம்	0 0 34
D 439	ககனிகவததை	ஹெ	எச. டி. பஷ்தியன	0 0 15
E 439	மமதினவததை அலலது அரம்பேவததை	ஹெ	எச. ஆர். தொனசிமனு மறறவாகனம்	0 0 31

படம் 4,049. இடம்—தளப்பறழலினுள்ள ஹதுவாபியதிசம்.

F 439	பெலிகாவததை	தென்னை	எ. தொன மதேசு மறறவாகனம்	0 0 7
G 439	மமதினவததை	ஹெ	இசமனு மறறவாகனம்	0 1 1
H 439	பெலிகாவததை	ஹெ	எ. தொன சிமன	0 0 1-50
I 439	மமதினவததை	ஹெ	ஜி. தசன மறறவாகனம்	0 0 8
J 439	யிரிகள்வததை	ஹெ	எ. அப்பு த சிலவா	0 0 3-50

இல.	காணியின பெயர்.	விவரம்.	உரித்தாளர்.	விசாலம். ஏ. மு. பெ.
K 439	எரமுதுகா அலலது அததி ககாவததை	தென்னை	பபானிசு அலலது தின ஸ் வீரரதன	0 1 31
L 439	யிரிகள்வததை	ஓடி	எச். தொனமதேசு மறற வாகநாம	0 0 0.12
M 439	வந்தசாலவததை	ஓடி	எம். தேவீட்சினனேவு ம றறவாகநாம	0 0 31
N 439	ஓடி	ஓடி	எ. தொனசிமன	0 0 13.50
O 439	ஓடி	ஓடி	அம். லுவிசஹாமி	0 0 20.50
P 439	ஓடி	ஓடி	ஜீ. படசிஅபபு	0 0 25.50
Q 439	கபுகாவததை	ஓடி	அம். தேவீட்சினனே	0 0 25
R 439	எரமுதுகாவததை	ஓடி	அனா. அஷ. பறுநுந துவ மறறவாகநாம	0 1 9.50
S 439	கோரககாவததை	ஓடி	பி. அரமாளிசு மறறவா கநாம	0 1 22
T 439	ஓடி	ஓடி	எ. லுவிசு மறறவாகநாம	0 0 24.25

எடுத்துக்கொள்வதற்கான எத்தன்கூடுசெய்யும்படி 1876 ம் (நடு)-த்தக் காணிஎடுத்துக்கொள்வதைப்பற்றிய சட்டத்தினது 6 ம் பிரிவின ஏற்பாடுகளின பிரகாரம் மந்திராலோசனைச் சபையினது ஆலோசனையுடன தேசாதிபதியவர்கள் எனக்குக் கற்பனைசெய்திருப்பதனால், அக்காணியை ஆட்சிஒப்புக்கொள்ள அரசாட்சியார் எண்ணியிருக்கிறார் எனபதை 7 ம் பிரிவினபடி வேண்டிய பிரகாரம் நான இதனைக்கொண்டு பிரசித்தமாய் வீளம் பாரஞ்செய்கிறேன்.

மேற்கூறியதக் காணிகளுக்கு உரித்துப்பேசுகின்ற சகலரும் தாமாக அலலது அவரவருடைய காரியகாரர் மூலமாய் 1894 ம் (நடு) ஆடிமாதம் 16 ந்தேதியிலன்று பகல நேரம் ஆங்கமையில் எனமுன்பாக வெளிப்படாத தத்தமக்கு அக்காணிகளிலுள்ள உடந்தைகளினது தனமையையும் அவ்வுடந்தைகளுக்காய்த தாம சாதிக்கும் உரித்துகளின தொகையையும் விவரங்களையும் சொல்லும்படி இதனால் அவர்களிடத்திற் கேட்டுக்கொள்ளப்படுகின்றது.

காலி கச்சேரி,
1894 ம் (நடு) ஆனிமீ 18 ந் உ.

ஆர். டபிளியு. ஐவர்ஸ்,
அரசாட்சி ஏசனறின வேலைபாப்பவர்.

MISCELLANEOUS DEPARTMENTAL NOTICES.

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

LEGISLATIVE ENACTMENTS.

Volume I.

All Proclamations, Regulations, and Ordinances in force in the Colony on the 12th day of January, 1870 : being the "New Edition" of Enactments authorized by Ordinances Nos. 6 of 1867 and 5 of 1869 ...each 15 0

Volume II.

Part	From	To	Rs.	c.
1	6 of 1870	9 of 1871	1	0
2	10 of 1871	28 of 1871	1	0
3	1 of 1872	7 of 1873	1	0
4	8 of 1873	23 of 1873	1	0
5	1 of 1874	3 of 1875	1	0
6	4 of 1875	3 of 1876	1	0
7	4 of 1876	4 of 1877	1	0
8	5 of 1877	8 of 1877	0	50
9	9 of 1877	23 of 1877	1	0
10	1 of 1878	16 of 1878	1	0
11	1 of 1879	15 of 1879	1	0

Volume III.

1	1 of 1880	17 of 1880	1	0
2	1 of 1881	18 of 1881	1	0
3	1 of 1882	16 of 1882	1	0
4	1 of 1883	18 of 1884	3	0
5	19 of 1884	11 of 1885	1	0

Volume IV.

1	12 of 1885	8 of 1886	1	0
2	9 of 1886	7 of 1887	1	0
3	8 of 1887	2 of 1888	0	40
4	3 of 1888	15 of 1889	2	70

Volume V.

1	16 of 1889	8 of 1890	0	85
2	9 of 1890	1 of 1891	0	45
3	2 of 1891	8 of 1892	0	95
4	9 of 1892	28 of 1892	0	60

Special Editions of the following, with Tables of Sections and Indices, stitched in paper cover, are obtainable as follows :—

The Penal Code (2 of 1883)	2	0
The Criminal Procedure Code (3 of 1883)	3	0
The Courts Ordinance (1 of 1889)	0	50
The Civil Procedure Code (2 of 1889)	5	0
The Penal Code, in Sinhalese or Tamil	1	0
The Criminal Procedure Code, in Sinhalese or Tamil	1	50

Books of Ordinances passed in the following Sessions (old Quarto Edition) can be had, price Re. 1 each :—1836, 1842, 1843, 1846, 1848, 1849, 1850, 1851, 1854, 1855, 1856, 1857, 1860, 1863-4, 1866-7, 1867-8, 1869-70, 1870-1, 1872-3, 1873.

Single copies of Ordinances in English (and, where translations have been published, in Sinhalese and Tamil) may be obtained for 5 cents for every 8 pages octavo or portion thereof.

Municipal Councils' Ordinance, No. 7 of 1887 ... 0 50
Copies of Government Minutes, Notifications, and Regulations, &c. (where available), for every 8 pages octavo or 4 pages quarto ... 0 5

Colonial Office Lists (annual) ... 4 0
Ceylon Civil Lists (annual) ... 1 0
Ceylon Blue Books (annual) ... 10 0

Administration Reports (annual), bound volumes, from Rs. 7-50 to ...	Rs.	c.
Do. single reports ... each 4 pp.	0	5
Sessional Papers, bound volumes, from Rs. 7-50 to	10	0
Do. single papers ... each 4 pp.	0	0
Customs Tariff	...	each 0 15
Customs Annual Returns	...	1 0
Customs Regulations	...	0 25
Census of Ceylon, 1891	...	20 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
District Manuals :		
Mannár, by the late W. J. S. Boake, c.c.s.	...	1 0
Uva, by H. White, c.c.s.	...	2 50
Nuwara Eliya, by C. J. R. LeMesurier, c.c.s.	...	5 0
Register of Books printed in Ceylon and registered under Ordinance No. 1 of 1885 :—		
Part I., 1885-88	...	1 25
Part II., 1888-92	...	1 40
Epitome of Government Minutes, Circulars, and Notifications, 1849-71	...	1 0
Do. do. 1872-87	...	1 0
Tables for calculating Pensions under the Widows' and Orphans' Pension Fund	...	0 25
Dr. Müller's Report on the Inscriptions of Ceylon :—		
Text	...	5 0
Plates	...	5 0
Return of Architectural and Archæological Remains and other Antiquities in Ceylon	...	1 20
Reports on the Archæological Survey of Ceylon :—		
Kégalla District	...	6 0
Anurádhapura (I.)	...	0 50
Do. (II.)	...	1 0
Do. (III.)	...	1 60
Do. (IV.)	...	1 5
Do. (V.)	...	2 20
The Tésawalamai	...	0 50
Pybus's Mission to Kandy	...	0 50
The Maháwapsa :—		
Original Páli Text, Part I.	...	7 50
Do. Part II.	...	7 50
Wijesinha's English Translation of Part II., with Turnour's Translation of Part I.	...	7 50
Sinhalese Translation, 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
Saddharmalankaraya	...	2 0
Dravidian Comparative Grammar	...	13 0
Governors' Addresses, 1833-77, 2 vols.	...	10 0
Reports of the Temple Lands Commissioners, 1857 to 1865	...	0 50
Papers relating to Buddhist Temporalities, 1876	...	1 0
Lepidoptera of Ceylon, in 13 Parts with coloured plates ... each Part	14	50
The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr. E. Ernest Green (illustrated)	...	each 1 0
Clough's Sinhalese-English Dictionary	...	20 0
Regulations under the Merchandise and Trade Marks Ordinance of 1888	...	0 15
Rules of the Public Service Mutual Guarantee Association	...	0 10
Glossary of Native Words occurring in Official Documents	...	0 50
Catalogue of Páli, Sinhalese, and Sanscrit Manuscripts in Temple Libraries	...	0 50
Alwis's Descriptive Catalogue of Sanscrit, Páli, and Sinhalese Works	...	5 0

Buddhist Nirwana : A Review of Max Müller's	Rs.	c.
Dhammapada	each 1 50
Pāli Grammar	" 5 0
Extracts from the "Pūjāwāliya" (Sinhalese)...	...	" 0 75

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

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

H. WHITE,
Acting Government Recordkeeper.

April 26, 1894.

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

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

Single copies, when available, 25 cents each.

Charges for Advertisements, payable in advance.

	Rs.	c.
A column	7 50
Two-thirds of a column	5 0
Half a column	4 0
For small notices not exceeding 20 lines	2	50

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

Cheques on outstation Banks must include usual Bank commission.

Advertisements should reach the Government Printer before noon on *Thursday*.

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

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

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

GEO. J. A. SKEEN,
Government Printer.

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

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

The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller.

Price 2d. per copy; by post, United Kingdom, 2½d., Foreign Countries and Colonies, 3d. per copy.

Colonial Secretary's Office,
Colombo, April 26, 1894.

NOTICE is hereby given that on account of the forthcoming verification of School Books in this Department the sale of books will be stopped from the 30th instant until further notice.

J. B. CULL,
Director.

Office of the Director of Public Instruction,
Colombo, June 13, 1894.

IN pursuance of the 6th clause of the Ordinance No. 13 of 1863, intituled "An Ordinance to amend in certain respects the Law of Marriages in the Island, and to provide for the due registration thereof," I, Ponnambalam Arunachalam, Acting Registrar-General of Ceylon, do hereby notify that the under-mentioned building, used as a place of public Christian religious worship, has been duly registered for the solemnization of marriages, in substitution for the building registered under certificate dated the 1st March, 1867, No. 41, and whereof the registry has been cancelled in consequence of the same being disused for the public worship of the congregation in whose behalf it was registered:—

No. 670.

Date.—June 16, 1894.

Description.—Wesleyan Methodist Church.

Situation.—Lighthouse street, the Gravets, Galle.

Trustee.—Rev. Robert Tebb.

R. G. ANTHONISZ,
for P. ARUNACHALAM,
Acting Registrar-General.

Registrar-General's Office,
Colombo, June 16, 1894.

A POST OFFICE has been opened at Gammaduwa beyond Rattota, in the District of Mátalé, on the 18th instant. Mails close at the General Post Office, Colombo, at 5.45 P.M.

Money Orders will be issued and paid at this office.

F. W. VANE,
Acting Postmaster-General.

Postmaster-General's Office,
Colombo, June 18, 1894.

NOTICE is hereby given that it is intended to close the burial ground commonly known as the Old Pettah Burial Ground, situated in the town of Jaffna, near the Police Station. Before steps are taken to do so it is considered desirable to ascertain if any persons, who may have any rights to vaults in the said burial ground, desire to have such rights reserved.

Persons desiring to reserve such rights are hereby requested to prefer their claims to the Government Agent, Northern Province, on or before July 31, 1894, after which date no claims will be entertained.

W. C. TWYNAM,
Government Agent.

Jaffna Kachcheri,
June 11, 1894.

Memorandum of Arrivals and Departures of Coolies for the Month of April, 1894.

Ports.	Arrivals.	Departures.	Since the commencement of the year.	
			Arrivals.	Departures.
<i>Colombo.</i>				
Men ...	2,863 ...	2,804 ...	9,019 ...	11,471
Women ...	454 ...	910 ...	1,254 ...	3,756
Children ...	378 ...	291 ...	1,221 ...	989
<i>Negombo.</i>				
Men ...	40 ...	80 ...	341 ...	265
Women ...	8 ...	8 ...	64 ...	56
Children ...	2 ...	7 ...	22 ...	24
<i>Vankalai.</i>				
Men ...	— ...	— ...	1,663 ...	3,100
Women ...	— ...	— ...	511 ...	778
Children ...	— ...	— ...	200 ...	199
<i>Pesalai.</i>				
Men ...	1,939 ...	1,250 ...	1,939 ...	1,250
Women ...	602 ...	285 ...	602 ...	285
Children ...	202 ...	63 ...	202 ...	63
Total ...	6,488	5,698	17,038	22,236

Customs, Colombo,
June 12, 1894.

R. REID,
Acting Principal Collector.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tes.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poonac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kitool Fibre.	Deer Horns.	
	1894.		cwt.	cwt.	lb.	cwt.	lb.	lb.	lb.	No.	cwt.	cwt.	cwt.	lb.	oz.	oz.	lb.	cwt.	cwt.	cwt.	cwt.	cwt.	cwt.	lb.	lb.	cwt.	cwt.	
COLOMBO.	1894.																											
ss. Culna ...	15/6	Calcutta ...	—	—	640	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Nubia ...	15/6	London ...	16	—	288913	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Khandalla ...	15/6	Bombay ...	—	51	—	—	—	—	—	95105	—	—	—	5000	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Port Victor ...	16/6	London ...	74	—	231515	227	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Japan ...	16/6	do. ...	—	—	431534	—	—	—	—	194845	—	5859	—	5000	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Yorkshire ...	16/6	Rangoon ...	1	—	—	—	—	—	—	—	—	—	—	—	—	—	2879	—	2459	—	—	—	—	—	—	—	—	
ss. Vadala ...	19/6	Mauritius ...	—	—	7817	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Rosetta ...	19/6	Bombay ...	—	—	57334	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Salier ...	19/6	Sydney ...	—	—	5798	—	—	—	—	—	—	—	—	—	—	—	446	—	—	—	—	—	—	—	—	—	—	
ss. Ismalia ...	19/6	Penang ...	—	—	—	91	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Baghdad ...	19/6	Bombay ...	—	—	40	—	—	—	—	—	—	—	—	—	—	—	—	—	—	450	—	—	—	—	—	—	—	
ss. Melpomene ...	19/6	Straits and China ...	—	—	632	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Clan Mackenzie ...	19/6	London ...	—	—	141275	106	—	—	—	—	—	301	—	—	—	—	—	—	—	756	—	—	—	—	—	—	—	
ss. Sydney ...	19/6	China ...	—	—	4692	—	—	—	—	—	—	21	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Preussen ...	19/6	Bremen ...	—	—	7808	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. City of Canterbury ...	19/6	London ...	—	—	183617	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Britannia ...	19/6	Australia ...	—	—	152374	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Arcadia ...	19/6	London ...	—	—	300559	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Staffordshire ...	19/6	London and Liverpool	455	—	805930	92	—	—	—	110100	1500	—	—	10000	2100	—	1024	—	2010	—	—	—	—	—	—	—	—	
GALLE.																												
Nil.																												

Importation of Rice from Indian Ports during the above periods.

TO COLOMBO:—

From Calcutta ...	Bags	36,934
Gopalpore ...	"	7,865
Bombay ...	"	800
Southern India ...	"	19,259
Total ...	Bags	64,908

GALLE:—

From Calcutta ...	Bags	1,700
Indian Ports ...	"	1,787
Total ...	Bags	3,487

Customs, Colombo, June 21, 1894.

R. REID,
Acting Principal Collector.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that at 3 o'clock P.M. on Thursday, June 28, 1894, will be sold by public auction at the Provincial Road Committee Store, Ratnapura, the following unserviceable articles belonging to this Department :—

Government Tools.

8 axes, felling 25 axes, pick 2 barrels, empty 1 wheel-barrow 6 brushes, paint 4 buckets, carrying 2 carts, hand 15 crowbars 12 coytas 4 hammers, miners'	13 hammers, sledge 3 hammers, half 17 jumpers 1 spirit level 222 mamoties 3 masons' trowels 1 tape measure 1 rammer 1 saw, pit 2 spades
--	--

Road Committee Tools.

2 adzes 2 augers 3 canisters, powder	128 mamoties 4 barrels, empty
--	----------------------------------

H. WACE,
Chairman.

Provincial Road Committee,
Ratnapura, June 4, 1894.

NOTICE is hereby given that the under-mentioned unserviceable articles belonging to the Slave Island Jail will be sold by public auction at the Slave Island Jail premises at 2 P.M. on Saturday, July 21, 1894 :—

3 buckets of sorts 1 cauldron, small 55 hammer handles 1 lamp, kerosine, with reflector 2 locks, almirah 1 measure, rice conjee	40 pints, drinking water 1 spoon, table 2 scrapers, cocoanut 40 tatties, tin 7 tatties, tin, with cover 1 tray, wooden 5 zinc urinal pots
--	---

R. E. FIRMINER,
Superintendent.

Convict Establishment,
Colombo, June 9, 1894.

NOTICE is hereby given that the following unclaimed articles lying at the District Court, Galle, will be sold by public auction on Saturday, June 30, 1894, at 2 P.M., at the Court-house :—

1 small box 4 knives 3 katty knives 6 small crowbars 1 tea cup 2 pieces cloth 1 clasp knife 1 betel bag 1 small umbrella 1 handkerchief 3 banians 1 flannel banian 1 black coat 6 red handkerchiefs 2 white cloths 1 kaieli cloth 4 silver buttons 1 towel 3 chintz cloths 1 inner jacket 1 woman's jacket 4 shirts	1 cambaya cloth 1 pair socks 1 small hat 2 pairs of small shoes 1 small picture 1 pocket-book 2 rosaries 2 small tins 1 large box 1 cask 1 cistern 2 jars 1 small tub 1 gun 4 chairs 4 broken chairs 1 funnel (copper) 1 betel stand 1 silver waist-chain 2 window frames with iron bars
--	---

H. L. MOYSEY,
District Judge.

June 19, 1894.

NOTICE is hereby given that the following unserviceable articles will be put up for sale at the Kalutara Kachcheri on Saturday, July 14, 1894, at 1 P.M. :—

2 iron weights of 28 lb. 1 do. 14 lb. 3 do. 7 lb. 19 iron brands for marking carts 1 padlock	1 almirah, small 2 iron hand carts 23 mamoties 9 pickaxes 12 hand buckets (zinc)
--	--

H. W. BRODHURST,
Assistant Government Agent.

The Kachcheri,
Kalutara, June 11, 1894.

ROAD COMMITTEE NOTICES.

I HEREBY give notice, in terms of "The Branch Roads Ordinance, 1874," of my intention to hold a General Meeting of the proprietors or resident managers of estates interested in the Norton-Carolina road, within the Ambegamuwa district, for the purpose of electing a Local Committee to perform the duties imposed upon such Committee by the said Ordinance.

The meeting will be held at Hardenhuish bungalow at 2.30 o'clock P.M. on June 25, 1894.

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, May 29, 1894.

accordance with the provisions of "The Branch Roads Ordinance, 1874," section 7, to alter and vary the limit of the district the estate in which is assessed for the maintenance of the following road, by excluding the under-mentioned estate, as follows :—

MASKELIYA ROAD (between Norwood bridge and Cruden Gap).

To exclude from maintenance for 1894.

Proprietor or Agent.	Estate.	Acreage.
J. Cantlay (F. P. Williams)	Minna	268

C. R. CUMBERLAND,
for Chairman.

NOTICE is hereby given that the Provincial Road Committee will on Thursday, July 19, 1894, at 2 o'clock P.M., at their office in Kandy, proceed, in

Provincial Road Committee's Office,
Kandy, June 16, 1894.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Goods and Chattels of George Bullock, late of Colombo, deceased. No. 468/C.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 18th day of July, 1894, in the presence of Messrs. Loos and Van Cuylenberg, Proctors, on the part of the petitioner Alfred Parker Ingrams, of Colombo; and the affidavit of the said Alfred Parker Ingrams, dated the 17th day of May, 1894, having been read: It is ordered that the said Alfred Parker Ingrams be and he is hereby declared entitled to have letters of administration to the estate of George Bullock, deceased, issued to him, as a friend of the said deceased, unless the respondents Julia Bullock, widow of the deceased, and Annie Pottie, wife of William Pottie, both in England, shall, on or before the 28th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 18th day of June, 1894. D. F. BROWNE, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of Georgiana Amorentia Fretz, of Wellawatta No. C/472. } in Colombo, deceased.

Francis Philip Fretz, of Wellawatta in Colombo.....Petitioner.
1, Arthur Henry Fretz, of Anuradhapura;
2, Emily Maria Fretz, of Wellawatta in Colombo; 3, James Henry Francke, of Mutwal in Colombo; and 4, George Francke of Galle.....Respondents.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 31st day of May, 1894, in the presence of P. D. and T. D. Mack, Proctors, on the part of the petitioner Francis Philip Fretz, of Wellawatta in Colombo; and the affidavit of the said Francis Philip Fretz, dated 29th May, 1894, having been read: It is ordered that the said Francis Philip Fretz be and he is hereby declared entitled to have letters of administration to the estate of Georgiana Amorentia Fretz, deceased, issued to him, as husband of the said deceased, unless the respondents—1, Arthur Henry Fretz, of Anuradhapura; 2, Emily Maria Fretz, of Wellawatta in Colombo; 3, James Henry Francke, of Mutwal in Colombo; and 4, George Francke, of Galle—shall, on or before the 28th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 31st day of May, 1894. D. F. BROWNE, District Judge.

In the District Court of Kalutara.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Hettigey Baronchy Appu, deceased, No. 61. } of Paradoowa.

THIS matter coming on for disposal before H. C. P. Bell, Esq., Acting District Judge of Kalutara, on the 25th day of May, 1894, in the presence of Mr. Simon Goonetilleke, Proctor, on the part of the petitioner Hettigey Manis Appu, of Paradoowa; and the affidavit of the said Hettigey Manis Appu, dated 25th May, 1894, having been read:

It is declared that the said Hettigey Manis Appu, as son of the deceased Hettigey Baronchy Appu, is entitled to have letters of administration to the estate of the deceased issued to him, unless the respondents—(1) Mullekandegey Punchy Hamy, widow of the late Hettigey Baronchy Appu; (2) Hettigey Don Agoris; (3) Hettigey Missia Nona; and (4) Amaratungey Don Julis Singho, all of Paradoowa—shall, on or before the 29th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

H. C. P. BELL, Acting District Judge.

The 25th day of May, 1894.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Suman Rapial, of Marichchukkaddy, No. 563. } deceased.

Anahy, widow of Rapial of Karaiyoor.....Petitioner.

Vs.

Santia Marian, of Karaiyoor..... Respondent.

THIS matter of the petition of Anahy, widow of Suman Rapial, of Karaiyoor, praying for letters of administration to the estate of the above-named deceased, Suman Rapial, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 4th day of June, 1894, in the presence of Messrs. Casipillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 27th day of February, 1894, having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent or any other person shall, on or before the 27th day of June, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. F. DE LIVERA, District Judge.

Signed this 8th day of June, 1894.

In the District Court of Chilaw.

No. 450. In the Matter of the Estate of the late Muttu Kamachchi Pudappen, of Udappu, deceased.

THIS matter coming on for disposal before Edward Thomas Noyes, Esq., District Judge of Chilaw, on the 22nd day of May, 1894, and on reading the petition and affidavit of Muttu Kamachchi Kandaiya, of Udappu, it is ordered that Lada Muttu Muttu Kamachchi, of Udappu, be and he is hereby appointed guardian of the minor Pudappen Murugaiya, of Udappu, and that Muttu Kamachchi Kandaiya, of Udappu, be and he is hereby declared entitled to letters of administration to the estate of the late Muttu Kamachchi Pudappen, of Udappu, and that such letters be accordingly issued to him, unless (1) Kamalai, widow of the said deceased, and (2) Pudappen Murugaiya, son of the said deceased by his first wife, both of Udappu, show sufficient cause to the contrary on the 9th July, 1894.

E. T. NOYES, District Judge.

May 22, 1894.

In the District Court of Kurunégala.

Order Nisi.

Testamentary } In the Matter of the Intestate Estate of
Jurisdiction. } the late Rengasami Magan Suppra-
No. 501. } maniam, deceased, of Bihalpola.

Kali Ammal, daughter of Mariemuttu, of
BihalpolaPetitioner.

Suppramaniam Magan Rakappen, of Bihal-
pola.....Respondent.

THIS matter coming on for disposal before John
Davenport Mason, Esq., Acting District Judge, on
the 5th day of June, 1894, in the presence of Mr. Markus

on the part of the petitioner ; and the affidavit of Kali
Ammal, the above-named petitioner, dated 1st day of
June, 1894, having been read :

It is ordered that the said Kali Ammal, as the widow of
the said Suppramaniam, deceased, be and she is hereby
declared entitled to have letters of administration of the
estate of the said intestate issued to her, unless the res-
pondent shall, on or before the 9th day of July, 1894,
show sufficient cause to the satisfaction of this court to
the contrary.

J. D. MASON,
Acting District Judge.

The 5th day of June, 1894.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,807. In the matter of the insolvency of Augus-
tinoe Fernando, of Mutwal, in Colombo.

NOTICE is hereby given that a meeting of the credi-
tors of the above-named insolvent will take place
at the sitting of this court on July 12, 1894, to annul the
adjudication of insolvency.

By order of court,

J. B. Misso,
Secretary.

Colombo, May 26, 1894.

No. 1,789. In the matter of the insolvency of Vin-
cent Wright, of Colombo.

NOTICE is hereby given that a meeting of the credi-
tors of the above-named insolvent will take place

at the sitting of this court on June 28, 1894, to
prove further claims.

By order of court,

J. B. Misso,
Secretary.

Colombo, June 4, 1894.

No. 1,804. In the matter of the insolvency of Wanna-
kuwattewaduge Manuel Fernando, of
Korallewalle in Moratuwa.

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 July 12, 1894, to
consider the proposal of the assignee to sell by public
auction all the immovable property belonging to the
insolvent estate and of approving the conditions of sale
under which the assignee proposes to put up the said
properties for sale.

By order of court,

J. B. Misso,
Secretary.

Colombo, June 7, 1894.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.
Kawana Sana Seena Sadayappa Chetty, of
Sea street in Colombo.....Plaintiff.
No. 5,333/C. Vs.

M. A. Fernando, of Hospital street in the Fort
of ColomboDefendant.

NOTICE is hereby given that on Monday, July 16,
1894, at 4 o'clock in the afternoon, will be sold
by public auction at the premises the right, title, and
interest of the said defendant in the following property,
viz. :-

• All that land and the buildings standing thereon, bearing
assessment No. 40, situated at Darley road, Maradana,
within the Municipality of Colombo; bounded on the
north by the property of Mr. Soysa, deceased, on the east
by the high road, on the south by the grass field of
Mr. Stewart, and on the west by the Colombo lake,
containing in extent half an acre more or less.

Fiscal's Office, J. S. DRIEBERG,
Colombo, June 19, 1894. Deputy Fiscal.

In the District Court of Colombo.

Arthur Benjamin Claessen, of Colombo.....Plaintiff.
No. 5,613/C. Vs.

1, Jane Henderson; and 2, Mary Henderson,
both of Chatham street, Fort, Colombo.....Defendants.

NOTICE is hereby given that on Friday, July 13,
1894, at 2 o'clock in the afternoon, will be sold by
public auction at No. 33, Chatham street, Fort, Colombo,
the following mortgaged property, viz. :-

Two almirahs, one dining table, one round table, one
large jakwood box, one toilet table, one ottoman, one
nadoonwood arm chair, five ladies' chairs, one calamander
chair, three hanging lamps, sixteen pictures, two table
lamps, six flower vases, six China ornaments, one pair
deer horns, one large tin box, nine pictures, one hanging
lamp, three brackets, one meatsafe, one large bed, one
jakwood screen, two large tin boxes and stand, three
large jakwood boxes, two small jakwood boxes, one toilet
table, one side table, two ladies' chairs, one sofa, one
large box, one table, one calamander chair, two screens,
one large writing desk with drawers, one side almirah,
one long table, one teapoy, one sideboard, one glass
almirah on table, two glass show cases, one washhand
stand, two loungers, six satinwood ladies' chairs, one
English-wood box, one nadoonwood gipsy table, one
side table, one nadoonwood arm chair, one pair deer
horns, one picture oil painting in gilt frame, two pictures
oil painting in gilt frames, one writing table with pigeon-
holes, two brass spittoons, one nadoonwood clothes horse,
one dining table in two pieces, two table lamps, two
table lamps with shades, two aquaria, two pairs decanters,
one China tea set, two pairs flower vases, one glass table
ornament, one punkah, one English writing box, two
large Bombay brass trays, one toilet set, basin, and jug,
twelve pictures, two English tin cash boxes, four pairs
Chinese flower vases or pots, one writing desk, one table
with drawers, three swords, one large spy glass, one small
spy glass, one meatsafe, three large boxes, one paddy and
gram box, two bakery tables, one lot tatties, frames,
&c., one eight-day clock, one timepiece alarm, twenty-
four wall brackets, twenty-four wall ornaments, one
English travelling box, one large bell, seven pictures, one
machine, two pairs decanters, one cruet stand, one cruet
stand with three vials, one glass jug, six glass shades,
one copying press, two garden seats, one paddy grinder
and stand, one whatnot, one weighing machine, two large

bird cages, two cockatoos, one kangaroo, three pairs
carriage lamps, one palanquin carriage, one wagonette,
one wagonette hackery (buggy cart), one dun Indian
horse, one bay Australian horse, one bay Acheen pony,
one strawberry tat pony, and four sets harness.

Fiscal's Office, J. S. DRIEBERG,
Colombo, June 19, 1894. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

K. M. V. Coomerappa Chetty, of
Kandy Substituted Plaintiff.
No. 3,883. Vs.

1, Saibu Tamby Mohammodu Lebbe Marik-
kar, of Kandy; and 2, Packeer Tamby
Lebbe Mohammodu Tamby, of Matale.....Defendants.

NOTICE is hereby given that on July 14, 1894, at
12 o'clock noon, will be sold by public auction at
the premises the following property of the second
defendant :-

The garden bearing assessment No. 110, with the build-
ings standing thereon, of about one acre in extent, situate
at King street in the town of Matale; and bounded on
the east by King street, south by the fence of the garden
of Mr. Prins, west by the fence of the garden of Tena,
Wedakareya, Komala, and Kiriya, and on the north by
wall of the church premises and wall of the houses and
fence of the garden of Muttaiya Chetty.

Amount of writ Rs. 272-19.

Fiscal's Office, C. R. CUMBERLAND,
Kandy, June 19, 1894. Acting Fiscal.

North-Western Province.

In the District Court of Chilaw.

Tuan Musaphar Noordeen, of Chilaw Plaintiff.
No. 582. Vs.

1, Ranasinage Juse Fernando, of Karuku-
pona; 2, Arambage Martino Fernando, of
Mabola in Colombo District Defendants.

NOTICE is hereby given that on Saturday, July 14,
1894, commencing at 8 o'clock in the morning,
will be sold by public auction at the premises the right,
title, and interest of the said defendants in the following
property, viz. :-

1. Seven-twelfth shares of the soil and trees of the
garden called Tapalmaduawatta, situate at Karukupona
in Chilaw District; bounded on the north by the fence
of the garden of the defendants, on the east by the river
called Lunu-oya, on the south by graveyard, and on the
west by the reservation along the sea-shore, containing in
extent about 4 acres and 34 ¹/₁₆ square perches.

2. Seven-twelfth shares of the soil and trees of the
portion called Kilerapiridy from the garden called
Tawaltottam, situate at the said village Karukupona in
Chilaw District; and bounded on the north by the live
trees which stand in a straight line to the well, on the
east by the river called Upparu and by the jungle called
Karmakadu, on the south by the land belonging to the
said defendants, and on the west by the reservation along
the sea-shore.

3. Seven-twelfth shares of the soil and trees of the garden situate at the said village, Karukupona in Chilaw District, and lying on the southern side of the Roman Catholic church; bounded on the north by the fence of the garden of Suse Fernando, on the east by a pool called Attotarmurpidy, on the south by the garden now belonging to Assan Naina Marakar, and on the west by the reservation along the sea-shore, together with the house standing thereon.

4. Seven-twelfth shares of the soil and trees of a portion of the garden situate at Karukupona in Chilaw District; bounded on the north by the portion of the garden belonging to Juan Marko Fernando, on the east by the river called Peraru, on the south by the garden belonging to the Roman Catholic church, and on the west by the reservation along the sea-shore.

5. Seven-twelfth shares of the soil and trees of another portion of garden situate at Karukupona in Chilaw District; and bounded on the north by the garden belonging to the Roman Catholic church of Chilaw, on the east by the river called Peraru, on the south by the portion of the garden belonging to Bastian Fernando, and on the west by the reservation along the sea-shore.

6. Seven-twelfth shares of the garden called Palliyawatta, situate at Karukupona in Chilaw District; and bounded on the north by another garden belonging to the said church, on the east by the river called Peraru, on the south by the limit of the old Mutwal, and on the west by the reservation along the sea-shore, excluding four rows of cocoanut trees on the western side and the soil thereof, and also eleven-twelfth share from the remaining land and cocoanut trees.

7. Seven-twelfth of one-fourth share of the garden called Kalasiyagewatta, situate at Karukupona in Chilaw District; bounded on the north by the garden of

Anthochchi Mupurala, on the east by river, on the south by the garden of Juan Marko Fernando, and on the west by the reservation along the sea-shore.

8. Seven-twelfth of one-fourth share of the garden called Ilampulletottam, lying adjoining to the aforesaid Kalasiyagewatta; bounded on the north by the garden of Luciya Pinto, on the east by the limit of the garden of Matho Fernando, on the south by the garden which is being cultivated by Anthony Peries and others, and on the west by the reservation along the sea-shore.

9. Seven-twelfth of three-fourths share of the gala land called Alinjimarattadygalakani, situate at Kottapitiya in Chilaw District; bounded on the north and west by the gala land belonging to Peduru Merando and others, on the south by the fence of the gala land of Siman Dabarera, and on the east by the gala land belonging to Francisco Mirando and others.

10. Seven-twelfth share of the field called Pallewayel, situate at Kottapitiya in Chilaw District; bounded on the north by the paddy field called Wallewadywaiyel, on the east by the fence of the paddy field of Sawari Merando, on the south by the fence of the paddy field called Nawakkotuwa, and on the west by jungle fence.

11. Seven-twelfth of two-thirds share of the paddy field called Niyarawala Toppu Sena *alias* Veppa-adyvayel, situate at Mandalana in Chilaw District; and bounded on the north by the tree called Koolamaram, on the east by the bund of the tank, on the south by jungle, and on the west by the hadawety of the paddy field belonging to Kapuruhami Lekana.

Amount recoverable Rs. 1,600, and interest and costs.

Deputy Fiscal's Office,
Chilaw, June 19, 1894.

E. T. NOYES,
Deputy Fiscal.

NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, June 21, 1894.

JAPAN.

*Lights in Mekari Seto, Miwara Seto, and Oge Seto,
in Inland Sea.*

Hyakkwan-shima Lighthouse.

Notice is hereby given that on and after May 15, 1894, a 5th order revolving white light will be exhibited from the lighthouse recently erected on Hyakkwan Shima, east of Mekari Seto, Inland sea.

The light will flash once every 20 seconds, illuminating the whole horizon.

The elevation of the light above the sea will be 240 ft., and in clear weather the light will be seen from a distance of 16 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 25 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the Japanese Admiralty Chart No. 69, is $34^{\circ} 17' 58''$ north, $133^{\circ} 16' 17''$ east of Greenwich.

Ohama-saki Lighthouse.

Also that on and after the same date a fixed white light with a red sector will be exhibited from the lighthouse recently erected at the northern end of Innoshima, Mekari Seto, Inland sea.

The light will be visible through an arc of $192^{\circ} 40'$ between the bearings of north $60^{\circ} 15'$ west and south $47^{\circ} 35'$ east. The red sector will extend from north $54^{\circ} 45'$ west to north $49^{\circ} 45'$ west, covering the sunken rock called Kakari Se, which bears from the lighthouse north $52^{\circ} 15'$ west, distant 1 mile and 8 cables. The bearings are true, and as observed from lighthouse.

The elevation of the light above the sea will be 52 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 21 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 21' 24''$ north, $133^{\circ} 10' 10''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Chodaiu Lighted Beacon.

Also that on and after the same date a fixed white light with red sectors will be exhibited from Chodaiu beacon, north of Hososhima, in Mekari Seto, Inland sea, which has recently been converted into a lighted beacon.

The light will be visible through an arc of $260^{\circ} 30'$ between the bearings of south $28^{\circ} 35'$ west and south $70^{\circ} 55'$ east. A red sector will extend from south $28^{\circ} 35'$ west to south $86^{\circ} 35'$ west, covering the shoals between the north-western extreme of Hososhima and north-eastern extremes of Kosaki-shima, and another red sector will extend from north $38^{\circ} 35'$ east to north $58^{\circ} 35'$ east, covering the sunken rock called Kakabi-se, which bears from the beacon north $48^{\circ} 35'$ east, distant 3 cables. The bearings are true, and as observed from the beacon.

The elevation of the light above the sea will be 22 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The beacon is built of stone, conical in shape, and is painted with black and red horizontal bands.

The position of the beacon, according to the same chart, is $34^{\circ} 22' 18''$ north, $133^{\circ} 8' 12''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Kosaki-shima Lighthouse.

Also that on and after the same date a fixed white light will be exhibited from the lighthouse recently erected at the north-western extreme of Kosaki-shima, in Miwara Seto, Inland sea.

The light will be visible through an arc of 216° between the bearings of south $20^{\circ} 5'$ west and north $56^{\circ} 5'$ east. The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be 74 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 16 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 21' 18''$ north, $133^{\circ} 5' 50''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Kone-shima Lighthouse.

Also that on and after the same date a fixed white light with a red sector will be exhibited from the lighthouse recently erected at the northern extreme of Kone-sima, in Miwara Seto, Inland sea.

The light will be visible through an arc of 226° between the bearings of south $52^{\circ} 35'$ west and south $81^{\circ} 25'$ east. The red sector will extend from south $69^{\circ} 35'$ west to south $79^{\circ} 35'$ west, covering the shoal Nochitai (Admiral Bank). The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be 139 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 12 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 19' 58''$ north, $133^{\circ} 4' 29''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Okuno-shima Lighthouse.

Also that on and after the same date a fixed white light with red sectors will be exhibited from the lighthouse recently erected at the southern extreme of Okuno-shima, in Oge Seto, Inland sea.

The light will be visible through an arc of $229^{\circ} 30'$ between the bearings of north $50^{\circ} 35'$ east and north $79^{\circ} 55'$ west. A red sector will extend from north $50^{\circ} 35'$ east to north $61^{\circ} 35'$ east, covering the shoal Nochitai (Admiral Bank), and another red sector will extend from south $35^{\circ} 5'$ west to south $55^{\circ} 35'$ west, covering the dangers between the south-west end of Omi-shima and Kodono-shima buoy. Kodono-shima buoy bears from the lighthouse south 32° west, distant 1 mile $8\frac{3}{4}$ cables.

The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be 56 ft., and in clear weather the light will be seen from a distance of 6 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 16 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 18' 6''$ north, $132^{\circ} 59' 32''$ east of Greenwich.

Mebaru-saki Lighthouse.

Also that on and after the same date a fixed white light with a red sector will be exhibited from the lighthouse recently erected at the north-eastern extreme of Osakikami-shima, in Oge Seto, Inland sea.

The light will be visible through an arc of 169° between the bearings of north $24^{\circ} 20'$ east and south $13^{\circ} 20'$ west. The red sector will extend from north $66^{\circ} 20'$ east to south $85^{\circ} 10'$ east, covering the dangers between Kodono-shima buoy and south end of Kodono-shima. Kodono-shima buoy bears from the lighthouse north $71^{\circ} 45'$ east, distant 1 mile $1\frac{1}{4}$ cable.

The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be 173 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white. It is 12 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 16' 36''$ north, $132^{\circ} 56' 22''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Nakano-hana Lighthouse.

Also that on and after the same date a fixed white light with a red sector will be exhibited from the lighthouse recently erected at the south-eastern extreme of Osakikami-shima, in Oge Seto, Inland sea.

The light will be visible through an arc of 241° between the bearings of north $9^{\circ} 50'$ west and south $51^{\circ} 10'$ west. The red sector will extend from north $24^{\circ} 55'$ east to north $34^{\circ} 55'$ east, covering the shoals to north-westward of Oyoko-shima.

The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be 141 ft., and in clear weather the light will be seen from a distance of 3 nautical miles.

The lighthouse is built of stone, circular in horizontal section, and is painted white.

It is 12 ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 12' 52''$ north, $132^{\circ} 55' 12''$ east of Greenwich.

NOTE.—The light will be kept burning day and night by self-feeding arrangement, without the attendance of a keeper. Should the light go out by accident there may be some delay before relighting it.

Oge-shima Lighthouse.

Also that on and after the same date a 5th order revolving white light will be exhibited from the lighthouse recently erected at the western extreme of Oge-shima, in Oge Seto, Inland sea.

The light will flash once every 20 seconds, illuminating an arc of $190^{\circ} 30'$ between the bearings of south $4^{\circ} 20'$ east and north $6^{\circ} 10'$ east. The bearings are true, and as observed from the lighthouse.

The elevation of the light above the sea will be $111\frac{1}{2}$ ft., and in clear weather the light will be seen from a distance of 16 nautical miles.

The lighthouse is built of stone, octagonal in shape, and is painted white. It is $25\frac{1}{2}$ ft. high from the base to the centre of the lantern.

The position of the lighthouse, according to the same chart, is $34^{\circ} 11' 14''$ north, $132^{\circ} 55' 5''$ east of Greenwich.

COUNT KURODA KIYOTAKA,
Minister of State for Communications.

Tokyo, April 27, 1894.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE HAPUGAHALANDE TEA COMPANY, LIMITED.

1. The name of the Company is "The Hapugahalande Tea Company, Limited."

2. The registered office of the Company is to be established in Ceylon.

3. The objects for which the Company is established are—

(a) To purchase all that estate called Hapugahalande, situated in the District of Mátalé, in the Central Province of Ceylon, from the proprietors, William Taylor, of Dikoya, Ceylon, and William Milne, of Mátalé, Ceylon, for Rs. 170,000.

(b) To purchase, or lease, or otherwise acquire any other estate or estates, land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.

(c) To improve, plant, clear, cultivate, and develop the said Hapugahalande estate or any other estates or lands that may be purchased, leased, or otherwise acquired, as tea estates or with any other products or in any other ways, and to let, lease, and exchange or mortgage the same or any part thereof, whether in consideration of money or securities for money, or shares, debentures, or securities in any other Company, or for any other consideration, or otherwise to trade in, dispose of, or deal with the same or any part thereof.

(d) To purchase tea leaf and (or) other raw products for manufacture, manipulation, or sale.

(e) To manufacture tea leaf and (or) other raw products.

(f) To carry on the business of manufacturers, growers, planters, and exporters of tea and other products in all their branches on behalf of the Company, or as agents for others, and on commission or otherwise.

(g) To plant, grow, and produce, buy, sell, trade, and deal in tea, coffee, cinchona, cacao, cardamoms, and other plants, trees, and natural products of any kind or any of them.

(h) To borrow or receive on loan money for the above purposes or any of them, and for repayment of all or any of the money so borrowed, and the security thereof upon mortgage, debenture bonds, bills, bonds for cash credit, interest warrants, letters of credit, trust deeds or other deeds of security, promissory notes, bills of lading, or other negotiable instruments over all or any of the Company's property or assets, movable or immovable, real or personal, or on security of the subscribed capital of the Company, called or not called, or otherwise.

(i) To establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any part thereof.

(j) To acquire by purchase in money, or in shares, or bonds, or otherwise, and undertake all or any part of the business, property, assets and liabilities of any person or Company carrying on any business in Ceylon or elsewhere, which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.

(k) To unite, co-operate, amalgamate, or enter into partnership or any arrangements for sharing profits, or union of interests, or any other arrangement with any person or Company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or any of them, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon, either in money, or in shares, or bonds, or otherwise, and to hold any shares, stock, or other interest in any such Company, and to promote the formation of any such Company.

(l) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.

4. The liability of the Shareholders is limited.

5. The nominal capital of the Company is rupees one hundred and seventy thousand (Rs. 170,000), divided into eight hundred and fifty shares of rupees two hundred (Rs. 200) each, with power to increase or decrease the capital.

In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

Names and Addresses of Subscribers.	Number of Shares taken by each Subscriber.
R. LEWIS M. BROWN, Colombo	... One
JOSEPH C. DUNBAR, Talawakele	... One
ROBERT DAVIDSON, Colombo	... One
J. BUCHAN, Colombo	... One
T. J. ANDERSON, Colombo	... One
WALTER SEALE, Colombo	... One
G. W. CARLYON, Colombo	... One

Witness to the above signatures :

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

Dated this 11th day of June, 1894.

ARTICLES OF ASSOCIATION OF THE HAPUGAHALANDE TEA COMPANY, LIMITED.

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

2. The Company shall forthwith, after its incorporation, purchase all that estate called and known as Hapugahalande, situated in the District of Mátalé, in the Island of Ceylon, for the sum of Rs. 170,000, upon such terms and conditions as may be agreed upon between the Company and the proprietors of the said estate.

SHARES.

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

4. The Directors may from time to time make such calls upon the Shareholders in respect of all moneys unpaid on their shares, as the Directors may think fit, and each Shareholder shall be liable to pay the amount of calls so made to the persons and at the time and place appointed by the Directors. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

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

6. The Directors may, if they think fit, receive from any of the Shareholders willing to advance the same all or any part of the moneys due upon their respective shares beyond the sums actually called up, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company shall pay interest at such rate as the Shareholders paying such sum in advance and the Directors agree upon. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the share shall have been offered within the time specified in that behalf by the Directors may be disposed of by the Directors in such manner as they think most beneficial to the Company.

7. If several persons are joint-holders of any share, any one of such persons may give effectual receipt for the dividend payable in respect of such share.

8. Every Shareholder shall be entitled to a certificate under the common seal of the Company specifying the share or shares held by him and the amount paid thereon.

9. If such certificate is used up, worn out, or lost, it may be renewed on payment of fifty cents.

TRANSFER OF SHARES.

10. The Company may decline to register any transfer of shares made by a Shareholder who is indebted to them.

11. The fee payable to the Company for the registration of a transfer shall be rupees two.

12. The register of transfers shall be closed during the fourteen days immediately preceding every Ordinary General Meeting of the Company, and at such other times (if any) and for such period as the Directors may from time to time determine, provided always that it shall not be closed for more than thirty days in any year.

13. Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares by instrument in writing. The Directors may decline to register any transfer whatever, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register a transfer, the Shareholder desirous of executing the same or the Directors may convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not, and the resolution of such Extraordinary General Meeting shall be absolute.

TRANSMISSION OF SHARES.

14. The executors or administrators or heirs of a deceased Shareholder shall be the only persons recognized by the Company as having any title to his share.

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

16. Any person who has become entitled to a share in any way other than by transfer may, instead of being registered himself, elect to have some person to be named by him registered as a holder of such share.

17. The person so becoming entitled shall testify such election by executing to his nominee a transfer of such share.

18. The instrument of transfer shall be presented to the Company accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a Shareholder. Provided always that the Directors shall have the right at all times to decline to register such person as aforesaid, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register such person as a holder of such share, they shall, upon the request of such person, convene an Extraordinary General Meeting of the Company to resolve whether such transfer shall be registered or not, and the resolution of such meeting shall be absolute.

FORFEITURE OF SHARES.

19. If any Shareholder fails to pay any call on the appointed day, the Company may at any time thereafter, during such time as the call remains unpaid, serve a notice on him requiring him to pay such call, together with any interest that may have accrued by reason of such non-payment.

20. The notice shall name a further day and a place or places, being a place or places at which calls of the Company are usually made payable, on and at which such call is to be paid. It shall also state that in the event of non-payment at the time and place appointed the shares in respect of which such call was made will be liable to be forfeited.

21. If the requisitions of any such notice as aforesaid are not complied with, any share in respect of which such notice has been given may be forfeited by a resolution of the Directors to that effect.

22. Any share so forfeited shall be deemed to be the property of the Company, and may be disposed of in such manner as the Directors think fit.

23. Any Shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay to the Company all calls owing upon such shares at the time of the forfeiture.

INCREASE OF CAPITAL.

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

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

BORROWING.

26. The Directors shall have power from time to time, at their discretion, to borrow money for the purposes of the Company to such extent, in such manner, and upon such terms and conditions as they may think fit, and for such purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deeds, or other documents, to issue letters of credit, and to grant mortgages or other deeds or instruments of security over all or any of the Company's lands, property, estates, and assets, but so that the sum so to be borrowed shall not at any one time exceed the sum of Rs. 30,000. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time in the usual course of business such temporary advances on the produce of the estates as they may find it to be necessary or expedient for the purpose of defraying the expenses of working the said estate. Provided also that before the Directors execute any mortgage or issue any debentures in excess of the said sum of Rs. 30,000 they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article and subscribed by two or more of the Directors or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETING.

27. The first General Meeting shall be held at such time not being more than twelve months after the incorporation of the Company and at such place as the Directors may determine.

28. Subsequent General Meetings may be held at such time and place as may be prescribed by the Company in General Meeting, and if not so prescribed, then at such place and at such time as soon after the First day of January in each year as the Directors shall determine.

29. The above-named General Meetings shall be called Ordinary Meetings; all other General Meetings shall be called Extraordinary.

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

31. Any requisition so made by the Shareholder or Shareholders shall express the object of the meeting proposed to be called, and shall be left at the registered office of the Company.

32. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the requisitioner or requisitionists or any other Shareholder amounting to the required number may himself or themselves convene an Extraordinary General Meeting, to be held at such time or place as he or they shall think fit.

33. Fourteen days' notice at least, specifying the place and the hour of meeting, and the purpose for which any meeting is to be held, shall be given by advertisement in the *Ceylon Government Gazette*, or in such other manner (if any) as may be prescribed by the Company.

34. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting.

35. Such notice shall be given by leaving a copy of the resolution at the registered office of the Company.

36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for, and no business shall be transacted at any Meeting unless the requisite quorum be present at the commencement of the business.

37. If within one hour from the time appointed for the meeting the required number of Shareholders is not present, the meeting, if convened upon the requisition of a Shareholder or Shareholders, shall be dissolved. In any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting the required number of Shareholders is not present, those members who are present shall be a quorum, and may transact the business for which the meeting was called.

38. The Chairman (if any) of the Board of Directors shall preside as Chairman at every meeting of the Company.

39. If there be no such Chairman, or if at any meeting he is not present at the time of holding the same, the Shareholders present shall choose one of their number to be Chairman of such meeting.

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

41. At any General Meeting, unless a poll is demanded by at least two Shareholders, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the book of proceedings of the Company, shall be sufficient evidence of the fact, without proof of the number or proportion of the votes recorded in favour of, or against such resolution.

42. If a poll is demanded in manner aforesaid, the same shall be taken in such manner as the Chairman directs, and the result of such poll shall be deemed to be the resolution of the Company in General Meeting.

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

44. Every Shareholder shall have one vote for every share held by him.

45. If any Shareholder is a lunatic, or idiot, or prodigal, he may vote by his curator; and if any Shareholder is a minor, he may vote by his guardian or any of his guardians if more than one.

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

47. No Shareholder shall be entitled to vote at any meeting unless all calls due from him have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.

48. Votes may be given either personally or by proxies. A proxy shall be appointed in writing under the hand of the appointor, or, if such appointor is a corporation, under their common seal.

49. No person shall be appointed a proxy who is not a Shareholder, and the instrument or mandate appointing him shall be deposited at the registered office of the Company not less than forty-eight hours before the time of holding the meeting at which he proposes to vote, but no instrument or mandate appointing a proxy, other than a power of attorney, shall be valid after the expiration of three months from the date of its execution.

DIRECTORS.

50. The qualification of a Director shall be holding not less than ten shares of the Company upon which all calls for the time being shall have been paid.

51. The number of Directors shall not be less than three or more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

52. The first Directors shall be Thomas Mackie, Joseph Charles Dunbar, and John Aymer, and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company to be held in the year 1895.

53. As a remuneration for their services, the Directors shall be entitled to appropriate out of the funds of the Company a sum not exceeding Rs. 900 annually to be divided between them in such manner as they may determine; but the Company in General Meeting may at any time alter the amount of such remuneration for the future.

54. One of the Directors may be appointed by the Board to act as Managing Director and (or) Visiting Agent of the Company, for such time and on such terms as the Board may determine or fix by agreement with the person appointed to the office.

POWERS OF DIRECTORS.

55. The Directors shall have power to carry into effect the purchase of the said Hapugahalande estate, and the lease and (or) purchase of any other estates or lands upon such terms and conditions as they may think fit in the interests of the Company.

56. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a secretary or secretaries, agent or agents, to be appointed by them for such period and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said estates and lands and the cultivation thereof, and otherwise in or about the working and business of the Company; and the Directors may proceed to carry on the business of the Company and to employ and apply its capital as soon after the registration of the Company as they in their discretion shall think fit, and notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted, and they shall do so as soon as, in the judgment of the Directors at the time, a sufficient number of shares have been subscribed to render it desirable for them to do so.

57. The Directors shall have power to make, and may make rules or regulations for the management of the property of the Company, and for that purpose may appoint managers, agents, superintendents, officers, clerks, and servants, with such remuneration and at such salaries as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, superintendents, officers, clerks, or servants for such reasons as they may think proper and advisable, and without assigning any cause.

58. The Directors shall also have power to open from time to time, on behalf of the Company, any account or accounts with such bank or banks as they may select or appoint; and also, by such signatures as they shall appoint, to draw, accept, make, endorse, sign, and enter into cheques, bills of exchange, promissory notes, bonds, mortgages, proxies to any proctor or proctors, contracts or agreements on behalf and for the purposes of the Company.

59. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries thereof, who shall attest the sealing thereof.

60. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

61. In furtherance, and not in limitation of, and without prejudice to the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say) :—

(a) To institute, conduct, defend, compromise, settle, or abandon any legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.

(c) To make and give receipts, releases, and other discharges for money payable to the Company, and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents, with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or release such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or Company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions, and with such restrictions as the Directors may think expedient; and to confer such powers either collaterally with or to the exclusion of, and in substitution for all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or Company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

62. A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

DISQUALIFICATION OF DIRECTORS.

63. The office of Director shall be vacated—

(1) If he ceases to hold the due qualification in shares:

(2) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

64. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any Company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable; nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction, by reason only of such Director holding that office or of the fiduciary relations thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors; but no Director shall vote in respect of any contract, arrangement, or transaction in which he is directly or indirectly interested.

ROTATION OF DIRECTORS.

65. At the first Ordinary Meeting of the Company to be held in the year 1895 all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being, or the number next below one-third, shall retire from office.

66. The Directors to retire in any year shall always be those who have been longest in office, and in case of Directors equal in length of office shall, unless such Directors agree among themselves, be determined by ballot.

67. A retiring Director, if qualified, shall be re-eligible. The Company at the Ordinary General Meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons.

68. If at any meeting at which an election of Directors ought to take place no such election is made, the meeting shall stand adjourned till the next day at the same time and place; and if at such adjourned meeting no election takes place, the former Directors shall continue to act until new Directors are appointed at the first Ordinary Meeting of the following year.

69. The Company may from time to time, by special resolution in General Meeting, increase or reduce the number of Directors, and may also determine in what rotation they are to go out of office.

70. Any casual vacancy in the Board of Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

PROCEEDINGS OF DIRECTORS.

71. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and determine the quorum necessary for the transaction of business. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes, the Chairman, in addition to his original vote, shall have a casting vote. A Director may at any time summon a meeting of the Directors.

72. The Directors may elect a Chairman of their meetings, and determine the period for which he is to hold office; but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

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

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

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

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

76. The Company in General Meeting may, by a special resolution, remove any Director before the expiration of his period of office, and appoint another qualified person in his stead. The person so appointed shall hold office during such time only as the Director in whose place he is appointed would have held the same if he had not been removed.

DIVIDENDS.

77. The Directors may, with the sanction of the Company in General Meeting, declare a yearly dividend to be paid to the Shareholders in proportion to their shares, and the amounts paid up thereon; and they may at their discretion, and without such sanction from time to time, pay to the Members on account of the next forthcoming dividend such interim dividend as in their judgment the position of the Company justifies.

78. No dividends shall be payable except out of the profits arising from the business of the Company and with the sanction of the Directors.

79. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies, or for equalizing dividends, or for repairing, improving, or maintaining any of the property of the Company or any part thereof, or for such other purposes as the Directors shall, in their absolute discretion, think conducive to the interests of the Company; and the Directors may invest the sum or sums so set apart upon such securities or investments as they think fit.

80. When any Shareholder is indebted to the Company for calls, or otherwise, all dividends payable to him, or a sufficient part thereof, may be applied by the Board in or towards satisfaction of the debt.

81. Notice of any dividend that may have been declared shall be given to each Shareholder, or sent by post or otherwise to his registered place of abode; and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the credit of the Company's profit and loss account, but the Board may remit the forfeiture whenever they may think proper.

82. No dividend shall bear interest as against the Company.

ACCOUNTS.

83. Once at the least in every year the Directors shall lay before the Company in General Meeting a statement of the income and expenditure of the last year made up to a date not more than three months before such meeting.

84. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived, and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other like matters. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting; and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

85. A balance sheet shall be made out in every year and laid before the General Meeting of the Company, and such balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies' Ordinance, 1861," or as near thereto as circumstances admit.

86. A written or printed copy of such balance sheet shall, seven days previously to such meeting, be delivered at or sent by post to the registered address of every Shareholder.

AUDIT.

87. The first auditor or auditors of the Company shall be appointed by the Directors, and shall hold office until the second General Meeting, and afterwards the auditor or auditors shall be from time to time appointed by the Company in General Meeting.

88. The accounts of the Company for each year shall be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more auditors to be elected by the Company in General Meeting.

89. If not more than one auditor is appointed, all the provisions herein contained relating to auditors shall apply to him.

90. The auditors need not, but may be Shareholders in the Company. No person is eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, and no Director or other officer of the Company is eligible during his continuance in office.

91. The remuneration of the auditor or auditors shall be fixed by the Company at the time of their election, save that in case of the first auditor or auditors it shall be fixed by the Directors.

92. Any auditor shall be re-eligible for election on his quitting office.

93. If any casual vacancy occurs in the office of auditor, the Directors may appoint another auditor, who shall hold office until the next Ordinary General Meeting.

94. If no election of auditor is made in manner aforesaid, the Directors may appoint an auditor or auditors for the year then current, and fix the remuneration to be paid to him or them by the Company for his or their services.

95. Every auditor shall have access to all books of accounts kept by the Company, and shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.

96. The auditors may make a report to the Shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet, containing the particulars required by these regulations, and properly drawn up, so as to exhibit a true and correct view of the state of the Company's affairs; and such report shall be read, together with a report of the Directors, at the Ordinary Meeting.

NOTICES.

97. Notices by the Company may be authenticated by the signature (printed or written) of the Secretary or other person appointed by the Directors to do so.

98. Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.

99. Notices requiring to be served by the Company upon the Shareholders may be served either personally, or by leaving the same or sending them through the post in a letter addressed to the Shareholders at their registered places of abode, and any notices so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed may be dead, unless and until his executors or administrators shall have given notice to the Managing Director or Secretary of the Company of some address in Ceylon.

100. All notices directed to be given to the Shareholders shall, with respect to any share to which persons are jointly entitled, be given to whichever of the said persons is named first in the register of Shareholders, and notice so given shall be sufficient notice to all the holders of such share.

101. All notices required to be given by advertisement shall be published in the *Ceylon Government Gazette*.

102. Every Shareholder residing out of Ceylon shall name an address in Ceylon at which all notices shall be served upon him; and all notices served at such address shall be deemed to be well served. If he shall have not named such an address he shall be not entitled to any notices.

Dated this 11th day of June, One thousand Eight hundred and Ninety-four.

R. LEWIS M. BROWN, Colombo.
 JOSEPH C. DUNBAR, Talawakele.
 ROBERT DAVIDSON, Colombo.
 J. BUCHAN, Colombo.
 T. J. ANDERSON, Colombo.
 WALTER SEALE, Colombo.
 G. W. CARLYON, Colombo.

Witness to the above signatures :

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

MEMORANDUM OF ASSOCIATION OF THE EQUITABLE LOAN COMPANY OF
 CEYLON, LIMITED.

1. THE name of the Company is "The Equitable Loan Company of Ceylon, Limited."
2. The registered office of the Company will be situate in Colombo, or in such parts of Ceylon or other British possession as may hereafter be determined.
3. The objects for which the Company is established are the following, or any one or more of the following:—
 - (a) To establish a central office in Colombo with branches in other parts of Ceylon, to lend money on such terms, in such manner, and on such security as may seem expedient to the Company;
 - (b) To discount and deal in promissory notes, bills of exchange, drafts, and negotiable instruments.
 - (c) To receive money on deposit with or without any condition as to payment of interest.
 - (d) To carry on the business of pawnbrokers, bill-discounters, commission agents, advertising agents, financiers, printers, publishers, booksellers, and any other business, trade, or undertaking which may seem directly or indirectly to benefit the Company.
 - (e) To acquire, print, and publish one or more newspapers in Ceylon.
 - (f) To establish one or more Friend-in-Need or Provident Societies.
 - (g) To borrow and raise money for the purposes of the Company, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, including its uncalled capital.
 - (h) To make, accept, indorse, execute, and issue promissory notes, bills of exchange, debentures, and other negotiable or transferable instruments.
 - (i) To establish in any part of the world agencies for carrying on or developing the business of the Company or any part thereof.
 - (j) To purchase, take on lease, hire, or otherwise acquire any lands and premises in Ceylon, and any buildings, works, machinery, stock, plant, and real or personal property of any kind whatsoever necessary for the purposes of the Company.
 - (k) To sell, let, lease, exchange, transfer, deliver, charge, mortgage, or otherwise dispose of or deal with all the property and assets of any kind for the time being belonging to the Company or any part thereof.
 - (l) To construct, improve, maintain, and control any buildings, roads, tramways, railways, wharves, manufactories, warehouses, shops, stores, ships, steamboats, and other works and conveniences which may seem calculated directly or indirectly to advance the Company's interests.
 - (m) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company, having objects altogether or in part similar to those of the Company.
 - (n) To promote any other Company for the purpose of acquiring all or any of the property and liabilities of the Company, or for any other purpose which may seem directly or indirectly calculated to benefit the Company.
 - (o) To co-operate, amalgamate, or enter into partnership or other arrangements for sharing of profits or union of interests, or for any other purpose with any Company, trader, merchant, or other person.
 - (p) To remunerate any person or Company for services rendered in placing or assisting to place or guaranteeing of any of the shares in the Company's capital or any debentures or other securities of the Company, or in or about the promotion of the Company or the conduct of its business.

- (g) To contract with, secure, and retain permanently or otherwise in any capacity, function, work, or office of the Company any person or persons whose continued connection with and services for the Company may seem necessary or expedient to ensure its stability and advance its interests.
- (r) To delegate any of the powers of the Company.
- (s) To do all such other things as are incidental or conducive to the attainment of the above objects.
- (t) If necessary to apply to the Secretary of State for the Colonies or any other lawful authority for incorporating the Company under a new name, for any of the objects specified in this Memorandum, or for effecting any other modification in the Company's constitution.

4. The liability of the Members is limited.

5. The capital of the Company is one million rupees, divided into four hundred preference shares of two hundred and fifty rupees each, eight hundred intermediate shares of one hundred and twenty-five rupees each, and eighty thousand ordinary shares of ten rupees each, with power to add to the capital, to divide the shares in the capital for the time being into several classes, and to attach thereto respectively any preferential, qualified, special, or defined rights, privileges, and conditions.

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

Names and Addresses of Subscribers.	Number of Shares of Rs. 250 each taken by each Subscriber.
P. M. MUTTUKUMARU, M.B., C.M., Grandpass road	... One
J. W. P. SENATHI RAJA, Proctor, Colombo	... One
Witness to the above two signatures:	
ED. BATUWANTUDAWA.	
GABRIEL S. JOHNPULE, Proctor, No. 2, Hill street, Colombo	... One
Witness to the above signature:	
P. LANDSBERGER.	
PHILIP BRITO, M.B., M.R.C.S., London, &c.	... Ten
Signed before me this 22nd day of May, 1894, at Colombo:	
N. D'A. ABEYESINHE, Notary Public.	
W. SANGARAPULLY, Broker, Messrs. Volkart Bros.	... One
Witness to the above signature:	
E. S. W. SENATHI RAJA.	
T. B. PANABOKKE, M.L.C.	... One
Witness to the above signature:	
E. S. W. SENATHI RAJA.	
FREDERICK DORNHORST	... One
Signed before me this 22nd day of May, 1894, at Colombo:	
N. D'A. ABEYESINHE, Notary Public.	
E. S. W. SENATHI RAJA	... Ten
S. MORIES	... Four
V. G. PERERA	... One
The above three persons signed before me this 22nd day of May, 1894, at Colombo:	
N. D'A. ABEYESINHE, Notary Public.	

ARTICLES OF ASSOCIATION OF THE EQUITABLE LOAN COMPANY OF CEYLON, LIMITED.

1. THE regulations contained in the table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the rules contained in the Memorandum of Association and these Articles of Association.

INTERPRETATION.

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

The Company.—The words "The Company" mean "The Equitable Loan Company of Ceylon, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

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

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

Capital.—"Capital" means the capital for the time being raised or authorized to be raised for the purpose of the Company.

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

Shareholder or Member.—"Shareholder" or "Member" means a Shareholder of the Company.

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

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

Board.—"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Persons.—"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.

Office.—"Office" means the registered office for the time being of the Company.

Seal.—"Seal" means the common seal for the time being of the Company.

Month.—"Month" means a calendar month.

Writing.—"Writing" means printed matter as well as writing.

Singular and Plural Number.—Words importing only the singular number include the plural, and *vice versa*.

Masculine and Feminine Gender.—Words importing only the masculine gender include the feminine, and *vice versa*.

3. *Commencement of Business.*—The business of the Company may be commenced as soon after the incorporation of the Company as the Directors shall think fit, and notwithstanding that part only of the shares may have been allotted.

SHARES.

4. The shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons, on such terms and conditions, and at such times as the Directors think fit.

5. The Directors may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls. Shares may be issued subject to different conditions as to calls.

6. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment when due shall be paid to the Company by the holder of the share.

7. The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.

CERTIFICATES.

8. The certificates of title to shares shall be issued under the seal of the Company and signed by one of the Managing Directors and countersigned by the Secretary.

9. Every member shall be entitled to one certificate for the shares registered in his name or to several certificates, each for a part of such shares. Every certificate of shares shall specify the number of the shares in respect of which it is issued and the amount paid up thereon.

10. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, or may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate.

11. Every member shall be entitled to one certificate gratis, but for every subsequent certificate issued to him the sum of one rupee or such smaller sum as the Directors may determine shall be paid to the Company.

12. The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register.

CALLS.

13. The Directors may from time to time make such calls as they think fit upon the members in respect of all moneys unpaid on the shares held by them respectively, which by the conditions of allotment thereof are not made payable at fixed times, and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.

14. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such call was passed.

15. Unless the Company in General Meeting shall otherwise determine, no call in respect of any preference shares in the original capital shall exceed one-fifth of the amount of a share, or be made payable within two months after the last preceding call was payable.

16. Fourteen days' notice of any call, except in regard to ordinary shares, the amounts due on which are payable on application and allotment, shall be given specifying the time and place of payment, and to whom such call shall be paid.

17. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made or the instalment shall be due shall pay legal interest for the same from the day appointed for such payment to the time of actual payment, unless the Directors shall otherwise determine for any special reasons.

18. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually called for, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest at such rate as the member paying such sum in advance and the Directors agree upon.

FORFEITURE AND LIEN.

19. If any member fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may, at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such member requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

20. The notice shall name a day (not being less than fourteen days from the date of the notice) and a place or places on and at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

21. If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may, at any time thereafter, before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares, and not actually paid before the forfeiture.

22. When any share shall have been so forfeited notice of the resolution shall be given to the member in whose name it stood prior to the forfeiture, and an entry of the forfeiture with the date thereof shall forthwith be made in the register.

23. Any share so forfeited shall be deemed to be the property of the Company, and the Directors may sell and re-allot, and otherwise dispose of the same in such manner as they think fit.

24. The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

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

26. The Company shall have a first and paramount lien upon all the shares registered in the name of each member (whether solely or jointly with others) for his debts, liabilities, and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not. And such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien on such shares.

27. For the purpose of enforcing such lien, the Directors may sell the shares subject thereto, in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived, and until notice in writing of the intention to sell shall have been served on such member, his executors, or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of debts, liabilities, or engagements for seven days after such notice.

28. The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements, and the residue, if any, paid to such member, his executors, administrators, or assigns.

29. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares or stock sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

TRANSFER OF SHARES.

30. The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register.

31. The instrument of transfer of any share shall be in writing, in the following form or as near thereto as circumstances will admit:—

I, *A. B.*, of ———, in consideration of the sum of Rs. ——— paid to me by *C. D.*, of ——— (hereinafter called the said transferee), do hereby transfer to the said transferee ——— share (or shares) in the undertaking called "The ——— Company, Limited," to hold unto the said transferee, his executors, administrators, and assigns, subject to the several conditions on which I held the same immediately before the execution thereof; and I, the said transferee, do hereby agree to take the said share (or shares) subject to the conditions aforesaid. As witness our hands the ——— day of ———.

32. No preference Shareholder or holder of intermediate shares shall transfer all or any of his shares to any person except with the written consent of the Directors. The Directors may decline to register any transfer of shares or stock upon which the Company has a lien, or of shares not fully paid up, or where any share had been transferred to a transferee of whom they do not approve.

33. Every instrument of transfer shall be left at the office for registration, accompanied by the certificate of shares to be transferred, and such other evidence as the Company may require to prove the title of the transferor or his right to transfer the shares.

34. All instruments of transfer which shall be registered shall be retained by the Company, but any instrument of transfer which the Directors may decline to register shall be returned to the person depositing the same.

35. A fee not exceeding one rupee may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.

36. The transfer books may be closed during such time as the Directors think fit, not exceeding in the whole thirty days in each year.

37. The executors or administrators of a deceased member (not being one of several joint-holders) shall be the only persons recognized by the Company as having any title to the shares registered in the name of such member, and in the case of the death of any one or more of the joint-holders of any registered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares. When a member dies intestate leaving an estate under one thousand rupees, the Company will recognize only such heirs of the deceased, for the above purpose, as produce satisfactory evidence of their rights as such heirs.

38. Any guardian of an infant member and any Committee of a lunatic member, and any person becoming entitled to shares in consequence of the death or bankruptcy of any member, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, may, subject to the regulations as to transfers hereinbefore contained, transfer such shares to himself or any other person.

SHARE WARRANTS.

39. The Company, with respect to fully paid-up shares or stock, may issue warrants (hereinafter called share warrants), stating that the bearer is entitled to the shares or stock therein specified, and may provide by coupons or otherwise for the payment of future dividends on the shares or stock included in such warrants.

INCREASE AND REDUCTION OF CAPITAL.

40. The Company may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient.

41. The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the Directors shall determine; and in particular such shares may be issued with a preferential or qualified right to dividends and in the distribution of the assets of the Company, and with a special or without any right of voting.

42. The Company may, before the issue of any new shares, determine that the same or any of them shall be offered in the first instance to all the then members in proportion to the amount of the capital held by them, or make any other provisions as to the issue and allotments of the new shares; but in default of any such determination, or so far as the same shall not extend, the new shares may be dealt with as if they formed part of the shares in the original capital.

43. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer, forfeiture, lien, surrender, or otherwise.

44. The Company may from time to time, by special resolution, reduce its capital by paying off capital or cancelling capital which has been lost or is unrepresented by available assets, or reducing the liability on the shares or otherwise, as may seem expedient, and capital may be paid off upon the footing that it may be called up again or otherwise. And the Company may also subdivide or consolidate its shares or any of them.

BORROWING POWERS.

45. The Directors may from time to time, at their discretion, raise or borrow any sum or sums of money for the purposes of the Company.

46. The Directors may raise or secure the repayment of such moneys in such manner and upon such terms and conditions in all respects as they think fit, and in particular by the issue of debentures or debenture stock of the Company, charged upon all or any part of the property of the Company, including its uncalled capital, for the time being.

47. If any uncalled capital of the Company is included in or charged by any mortgage or other security, the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person in trust for him, to make call on the members in respect of such uncalled capital, and the provisions hereinbefore contained in regard to calls shall, *mutatis mutandis*, apply to calls made under such authority, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either to the exclusion of the Directors' power or otherwise, and shall be assignable if expressed so to be.

GENERAL MEETING.

48. The first General Meeting shall be held at such time (not being more than four months after the registration of the Memorandum of Association of the Company) and at such place the Directors may determine.

49. Subsequent General Meetings shall be held once in the year, and in every subsequent year at such time and place as may be prescribed by the Company in General Meeting, and if no other time or place is prescribed, in the month of April in every such year at such time and place as may be determined by the Directors.

50. The above-mentioned General Meetings shall be called the Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

51. The Directors may, whenever they think fit, and they shall upon requisition made in writing by members holding in the aggregate one-fourth of the issued capital, convene an Extraordinary General Meeting.

52. Any such requisition shall specify the object of the meeting required, and shall be signed by the members making the same, and shall be deposited at the office. The Meeting must be convened for the purposes specified in the requisition, and if convened otherwise than by the Directors, for those purposes only.

53. In case the Directors for fourteen days after such deposit fail to convene an Extraordinary General Meeting to be held within twenty-one days after such deposit, the requisitionists may themselves convene a meeting to be held within six weeks after such deposit.

54. Seven clear days' notice at the least, specifying the place, day, and hour of meeting, and in case of special business, the general nature of such business, shall be given.

PROCEEDINGS AT GENERAL MEETING.

55. The business of an Ordinary Meeting shall be to receive and consider the profit and loss account and the balance sheet, the reports of the Directors and of the Auditors, to elect Directors and other officers in the place of those retiring by rotation, to declare dividends, and to transact any other business which, under these presents, ought to be transacted at an Ordinary Meeting, and any business which is brought under consideration by the report of the Directors issued with the notice convening such meeting. All other business transacted at an Ordinary Meeting, and all business transacted at an Extraordinary Meeting, shall be deemed special.

56. Twenty Shareholders present shall be a quorum for a General Meeting. No business shall be transacted at any General Meeting unless the quorum requisite be present at the commencement of the business.

57. One of the Managing Directors shall be entitled to take the chair at every General Meeting, and if at any time he shall not be present within fifteen minutes after the time appointed for holding such meeting, the members present shall choose another Director as Chairman, and if no Director be present, or if all the Directors present decline to take the chair, then the members present shall choose one of their number to be Chairman.

58. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, shall be dissolved; but in any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

59. Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on show of hands and at the poll, have a casting vote in addition to the vote or votes to which he may be entitled as a member.

60. At any General Meeting, unless a poll is demanded by at least five Shareholders present, a declaration by the Chairman that a resolution has been carried or lost, and an entry to that effect in the book of the proceedings of the Company, shall be conclusive evidence of the fact.

VOTES OF MEMBERS.

61. Every Shareholder having preference share or shares shall have one vote for every preference share held by him, and every holder of intermediate shares shall have one vote for every six shares held by him.

62. Every hundred ordinary shares, whether held by a firm or single shareholder, shall entitle the holder thereof to one vote at all public meetings of the Company; any number below one hundred of ordinary shares shall not entitle the holder to a vote. No ordinary shares exceeding one thousand shall entitle the holder thereof to any vote in respect of such shares beyond the first one thousand. Votes may be given either personally or by proxy.

63. The instrument appointing a proxy shall be in writing under the hand of the appointor, or if such appointor is a corporation under its common seal. No person shall be appointed a proxy who is not a member of the Company, and qualified to vote.

64. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time for holding the meeting at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution. And no proxy shall be used at an adjourned meeting which could not have been used at an original meeting.

65. Holders of share warrants shall not be entitled to vote by proxy in respect of the shares or stock included in such warrants.

66. No member shall be entitled to be present or to vote on any question either personally or by proxy for another member at any General Meeting, or upon a poll, or be reckoned in a quorum, whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member.

67. Any resolution passed by the Directors, notice whereof shall be given to the Shareholders in the manner in which notices are hereinafter directed to be given, and which shall within two months after it shall have been so passed be ratified and confirmed in writing by members entitled at a poll to three-fifths of the votes, shall be as valid and effectual as a resolution of a General Meeting; but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by law or these presents ought to be dealt with by special or extraordinary resolution.

DIRECTORS.

68. There shall not be more than fifteen or less than five Directors, three of whom may form a quorum.

69. The qualification of every Director shall be the holding in his own right at least eight preference shares in the Company, except the provisional Directors, each of whom may hold not less than four of the preference shares. A Director may act as such for three months before acquiring his qualification.

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

71. The remuneration of the Directors shall, for the present, be not less than the sum of Rs. 10.50 apiece for each attendance at a meeting of the Directors.

72. The office of a Director shall be vacated—

(a) If he accepts or holds any other office under the Company, except that of Managing Director.

(b) If he becomes bankrupt.

(c) If he be found lunatic or becomes of unsound mind.

(d) If he cease to hold the required amount of shares or stock to qualify him for office, or do not acquire the same within three months after election or appointment.

(e) If he absent himself from the meetings of the Directors during a period of three months without special leave of Directors.

73. No Director shall be disqualified by his office from contracting with the Company either as vendor, purchaser, or otherwise, nor shall any such contract or arrangement, or any contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a member or otherwise interested, be avoided, nor shall any Director in contracting, or being such member, or so interested, be liable to account to the Company for any profit realized by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relations thereby established, but the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest. Provided, nevertheless, that no Director shall vote in respect of any contract in which he is so interested, and if he do vote his vote shall not be counted.

74. A Director of the Company may be or become a Director of any Company promoted by this Company or in which it may be interested as a vendor, shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or member of such Company.

75. There shall be one or more Managing Directors of the Company, who, except in the case of the two Managing Directors named in article 138 of these presents, shall be chosen, nominated, and appointed by the Directors from among themselves either for a fixed term or without any limitation as to the period for which they are to hold office.

76. The remuneration of the Managing Directors shall from time to time be fixed by the Directors or by the Company in General Meeting, and may be by way of salary or commission or participation in profits or by any or all of those modes, due regard being had to the remuneration paid by other Joint Stock Companies now in existence in Ceylon with a similar nominal capital. Till such arrangements, however, are made, the Managing Directors shall be paid like the other Directors for every attendance at meetings of Directors or at the office or elsewhere for the purpose of transacting business of the Company.

ROTATION OF DIRECTORS.

77. At the Ordinary General Meeting to be held in the year 1895, and at every succeeding Ordinary General Meeting, one-third of the Directors or the number nearest it, but not exceeding one-third, shall retire from office.

78. The one-third to retire at the Ordinary Meeting to be held in the year 1895 shall, unless the Directors agree among themselves, be determined by lot. In every subsequent year the one-third or other nearest number who have been longest in office shall retire. As between two or more who have been in office an equal length of time the Directors to retire shall, in default of agreement between them, be determined by lot. A retiring Director shall be eligible for re-election.

79. The Managing Directors hereinafter named in article 138 shall not, unless they choose to do, be subject to retirement by rotation; and they shall not be taken into account in determining the rotation of retirement of Directors.

80. The Company at any General Meeting at which any Directors retire in manner aforesaid shall fill up the vacated offices by electing a like number of persons to be Directors.

81. If at any General Meeting at which an election of Directors ought to take place the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall continue in office until the Ordinary Meeting in the next year, and so on from year to year until their places are filled up, unless it shall be determined at such meeting to reduce the number of Directors.

82. The Company in General Meeting may from time to time increase or reduce the number of Directors, and may alter their qualification, and may also determine in what rotation such increased or reduced number is to go out of office.

83. Any casual vacancy occurring among the Directors may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

84. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director, at any General Meeting, unless he or some other member intending to propose him has, at least seven clear days before the meeting, left at the office of the Company a notice, in writing, duly signed, signifying his candidature for the office or the intention of such member to propose him.

PROCEEDINGS OF DIRECTORS.

85. The Directors may meet together for the despatch of business, adjourn, and otherwise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business. Until otherwise determined three Directors shall form a quorum.

86. A Director may at any time, and the Secretary upon the request of a Director shall, convene a meeting of the Directors. Questions arising at any meeting shall be decided by a majority of votes, and in case of an equality of votes the Chairman shall have a second or casting vote.

87. At every meeting of the Directors, one of the Managing Directors, if present, shall preside, but if one of the Managing Directors should not be present at the time appointed for holding the same, the Directors present shall choose some one of their number to preside at such meeting.

88. A meeting of the Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under regulations of the Company for the time being vested in or exercisable by the Directors generally.

89. The Directors may delegate any of their powers to a Committee consisting of such member or members of their body as they think fit. Any Committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors.

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

91. A resolution in writing, signed by all the Directors, shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.

92. If any of the Directors shall be called upon to perform extra services, or to make any special exertions, or to go on a special mission, or reside abroad for any of the purposes of the Company, the Company shall remunerate the Director or Directors so doing, either by a fixed sum or by a percentage of profits, or otherwise as may be determined, and such remuneration may be either in addition to or in substitution for his or their share in the remuneration above provided.

MINUTES.

93. The Directors shall cause Minutes to be duly entered in books provided for the purpose—

- (a) Of all appointments of officers.
- (b) Of the names of the Directors present at each meeting of the Directors and at any Committee of Directors.
- (c) Of all orders made by Directors and Committee of Directors.
- (d) Of all resolutions and proceedings of General Meetings, and of the meetings of the Directors and Committees.

94. And any such Minutes of any meetings of the Directors or of any Committee or of the Company, if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding meeting, shall be receivable as *prima facie* evidence of the matters stated in such Minutes.

POWERS OF DIRECTORS.

95. The management of the business of the Company shall be vested in the Directors, who, in addition to the powers and authorities by these presents expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company, and are not hereby or by law expressly directed or required to be exercised or done by the Company in General Meeting or by the Managing Directors only, but subject, nevertheless, to the provisions of the Joint Stock Companies' Ordinance of 1861 and of these presents.

96. Without prejudice to the general powers conferred by the last preceding clause, and the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, save and except those which are hereby conferred on the Managing Directors:—

- (1) To pay the costs, charges, and expenses, preliminary and incidental to the formation, establishment, and registration of the Company, which shall be a first charge on the capital of the Company.
- (2) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and from time to time vary or realize such investments.

- (3) To purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorized to acquire, at such price and generally on such terms and conditions as they think fit.
- (4) At their discretion to pay for any rights acquired by or services rendered to this Company either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company, and any such shares may be issued as fully paid up or with such amount credited as paid up thereon as may be agreed upon, and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.
- (5) To secure the fulfilment of any contracts or engagements entered into by the Company, by mortgage or charge of all or any of the property of the Company and its unpaid capital for the time being, or in such other manner as they may think fit.
- (6) To accept from any member on such terms and conditions as shall be agreed a surrender of his shares or stock or any part thereof.
- (8) To institute, conduct, defend, compound, or abandon any legal proceedings by and against the Company or its officers, or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.
- (9) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (10) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (11) To give to any person employed by the Company on special business or otherwise a commission or share in the profits of the Company, and such commission or share of profits shall be treated as part of the working expenses of the Company.
- (12) Before recommending any dividend to set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies or for equalizing dividends, or for repairing, improving, and maintaining any of the property of the Company, and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company; and to invest the several sums so set aside upon such investments, as they may think fit, and from time to time to deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve funds into such special funds as they think fit.
- (13) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers and servants; or the members of the Company or any section thereof.

97. The Directors may from time to time entrust to and confer upon the Managing Directors for the time being such of the powers exercisable under these presents by the Directors.

98. The Managing Directors, alone or in consultation with their colleagues, shall jointly appoint, and at their discretion remove or suspend, such managers, secretaries, officers, clerks, agents, and servants for permanent, temporary, or special services, as they may from time to time think fit, and shall determine their duties and fix their salaries or emoluments, and they may require security in such instances and to such amount as they think fit.

99. The Managing Directors jointly, or a majority of them, shall have power to make and give receipts, releases, and other discharges for money payable to the Company and for the claims and demands of the Company.

100. All deeds executed on behalf of the Company shall jointly be signed by the Managing Directors and countersigned by the Secretary or such other officer acting for him.

101. All bills of exchange, promissory notes, or other negotiable instruments shall be accepted, made, drawn, or endorsed for and on behalf of the Company by the Managing Directors and countersigned by the Secretary or such other officer as aforesaid.

102. Cheques or other negotiable instruments sent in for collection and requiring the endorsement of the Company may be endorsed on its behalf by one of the Managing Directors.

103. All receipts for money paid to the Company shall be signed by one of the Managing Directors and Secretary, and such receipt shall be an effectual discharge for the money thereon stated to be received.

104. The common seal of the Company shall be deposited at the office of the Company, and shall never be affixed to any document except in the presence and with the sanction of a Managing Director.

105. Deeds, bonds, and other contracts under seal made on behalf of the Company and signed by the Managing Directors and countersigned by the Secretary or the person acting as Secretary shall be deemed to be duly executed.

THE SEAL.

106. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors previously given and in the presence of the Managing Directors, who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person acting for him.

DIVIDENDS.

107. The holders of the preference shares shall be entitled to receive out of the profits of the Company as a first charge cumulative preferential dividend at the rate of five per cent. per annum over and above the ordinary dividend on the amount for the time being paid up on the preference shares held by them respectively, and the holders of intermediate shares shall be entitled to receive preferential dividend at the rate of two per cent. per annum over and above the ordinary dividend.

108. The balance of profits shall be applicable to the payment of dividend to the members in proportion to the nominal amount of the capital held by them respectively.

109. The Company in General Meeting may declare a dividend to be paid to the members according to their rights and interests in the profits.

110. No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.

111. No dividend shall be payable except out of the profits of the Company, and no dividend shall carry interest.

112. The Directors may from time to time pay to the members such interim dividends as in their judgment the position of the Company justifies.

113. The Directors may retain any dividends on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists.

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

115. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed, and all dividends unclaimed for five years after having been declared may be forfeited by the Directors for the benefit of the Company.

ACCOUNTS.

116. The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company, and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company.

117. The books of account shall be kept at the registered office of the Company or at such other place or places as the Directors think fit.

118. The Directors shall from time to time determine whether, and to what extent and at what times and places, and under what conditions or regulations, the accounts and books of the Company or any of them shall be open to the inspection of the members; and no member shall have any right of inspecting any account, or book, or document of the Company except as conferred by law or authorized by the Directors.

119. At the Ordinary Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance-sheet containing a summary of the property and liabilities of the Company made up to a date not more than four months before the meeting from the time when the last preceding account and balance-sheet were made, or in the case of the first account and balance-sheet, from the incorporation of the Company.

120. Every such balance-sheet, shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the proceeds by way of dividend or bonus to the members, and the amount if any which they propose to carry to the reserve fund, according to the provisions in that behalf hereinbefore contained; and the account, report, and balance-sheet shall be signed by the Directors and countersigned by the Secretary.

121. A printed copy of such balance-sheet and report shall, seven days previously to the meeting, be served on the registered holders of shares in the manner in which notices are hereinafter directed to be served.

AUDIT.

122. Once at least in every year the accounts of the Company shall be examined and the correctness of the statement and balance-sheet ascertained by one or more auditor or auditors.

123. The first auditor or auditors shall be appointed by the Directors; subsequent auditor or auditors shall be appointed by the Company at the Ordinary Meeting in each year. The remuneration of the auditors shall be fixed by the Company in General Meeting. Any auditor quitting office shall be eligible for re-election.

124. The auditors may be Shareholders of the Company, but no person shall be eligible as an auditor who is interested otherwise than as a Shareholder of the Company in any transaction thereof, and no Director or other officer shall be eligible during his continuance in office.

125. If any casual vacancy occurs in the office of auditor, the Directors shall forthwith fill up the same.

126. The auditors shall be supplied with copies of the statement of accounts and balance-sheet intended to be laid before the Company in General Meeting seven days at least before the meeting to which the same are to be submitted, and it shall be their duty to examine the same with the accounts and vouchers relating thereto and to report to the Company in General meeting thereon.

127. Every account of the Directors when audited and approved by a General Meeting shall be conclusive except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period, the accounts shall forthwith be corrected and thenceforth shall be conclusive.

NOTICES.

128. A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter addressed to such member at his registered place of address.

129. The holder of a share warrant shall not, unless otherwise expressed therein, be entitled in respect thereof to notice of any General Meeting of the Company.

130. Any notice required to be given by the Company to the members or any of them, and not expressly provided for by these presents, shall be sufficiently given if given by one advertisement in a daily newspaper published in Colombo.

ARBITRATION.

131. Whenever any difference arises between the Company on the one hand and any of the members, their executors, administrators, or assigns on the other hand, or between the Company on the one hand and any other person not being a member, touching any of the affairs of the Company, every such difference may be referred to the decision of an arbitrator or arbitrators, on such terms as the Directors think fit.

WINDING UP.

132. The surplus assets of the Company upon the winding up thereof shall be applied—first, in repaying to the holders of the preference and intermediate shares the amount paid up therein; then, in repaying to the holders of the ordinary shares the amount paid up on such shares; and the residue, if any, shall be divided among members in proportion to the nominal amount of the shares held by them respectively.

133. If the Company shall be wound up the liquidators may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with the like sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidators, with the like sanction, shall think fit.

INDEMNITY.

134. Every Director, Manager, Secretary, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay, all costs, losses, and expenses which any such officer or servant, may incur or become liable to by reason of any contract entered into or act or thing done by him as such officer or servant or in any way in the discharge of his duties, including travelling expenses; and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

135. Brokers, commission agents, financiers, promoters, or other persons who place the shares of the Company or otherwise help it shall be entitled to a commission not exceeding five per cent. on the shares of the Company.

136. No Director or other officer of the Company shall be liable for the acts, receipts, neglects, or defaults of any other Director or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatever which shall happen in the execution of his duties of his respective office or in relation thereto, unless the same happen through his own wilful act or default.

137. The following Shareholders shall be the provisional Directors of the Company till the General Meeting of 1895:—Messrs. (1) J. M. Chitty, (2) Edward Batuwantudave, (3) P. S. Brito, (4) E. S. W. Senathi Raja, (5) N. Swaminaden, (6) William Abeyesundera, (7) Simon Mories, (8) A. R. Babapillai, (9) G. S. Johnpulle, (10) G. W. Dodanwella, and (11) Benjamin de Silva.

The under-mentioned Shareholders shall be the Managing Directors of the Company:—(1) P. S. Brito, (2) E. S. W. Senathi Raja, and (3) Edward Batuwantudave.

138. In consideration of the great labour, expense, and risk which Dr. P. S. Brito and Mr. E. S. W. Senathi Raja, two of the subscribers to the Memorandum of Association and these Articles of Association, who are also the promoters and founders of the Company, have undergone in promoting, forming, and founding this Company and in registering these presents; and in view of the fact that some purely local Joint Stock Companies have hitherto proved unsuccessful from the circumstance that those who were chiefly interested in their success were obliged to sever connection with them in the ordinary course of rotation of Directors; and as it seems expedient and desirable in the interest of the Company that the promoters and founders should be intimately associated with the Company in order to watch its progress and foster its growth, it is agreed that Dr. P. S. Brito and Mr. E. S. W. Senathi Raja shall remain Managing Directors of the Company permanently, and shall not be liable to go out of office unless one or the other or both choose to retire, or unless two-thirds of the Shareholders, by a written requisition signed by all of them, should request them to retire. One of the above two Managing Directors may, if he choose, appoint a substitute, or may delegate permanently or for any fixed period his powers, duties, rights, and privileges of Managing Director to the other Managing Director or to one of the other Directors or to any Shareholder whom he may consider fit.

139. Every Director, Manager, Auditor, Trustee, Member of a Committee, Officer, Servant, Agent, Accountant, or other person employed in the business of the Company shall, before entering upon his duties, sign a declaration pledging himself to observe a strict secrecy respecting all transactions of the Company with the customers and state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required so to do by the Directors or by a court of law or by the person to whom such matters relate, and except so far as may be necessary in order to comply with any of the provisions in these presents contained.

P. M. MUTTUKUMARU.

J. W. P. SENATHI RAJA.

Witness to the above two signatures:

ED. BATUWANTUDAVE.

GABRIEL S. JOHNPULE.

Witness to the above signature:

P. LANDSBERGER.

PHILIP BRITO.

E. S. W. SENATHI RAJA.

S. MORIES.

V. G. PERERA.

Witness to the above four signatures:

N. D'A. ABEYESINGHE, Notary Public.

THE Extraordinary Meeting of Shareholders of the Delgolla Estate Company, Limited, called for June 18, was adjourned for 12.30 P.M., Monday, June 25.

By order of the Board,

J. MUNTON,
Secretary.

GOVERNMENT NOTIFICATIONS.

Continued from page 1376.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Mr. T. B. Brown has applied for the registration of the following Trade Mark in the name of Mr. Arthur Clarke, trading as A. G. Wilson & Co., 2, Gresham Buildings, London, E.C., and 93, Holm street, Glasgow, for Whisky, in Class 43 in the Classification of Goods in the above-mentioned regulations.



NOTE.—The essential particulars of the Trade Mark are the words "Old Chum" and the facsimile signature of the applicant's trading style, and the applicant disclaims any right to the exclusive use of the added matter.

Colonial Secretary's Office,
Colombo, June 15, 1894.

E. NOEL WALKER,
Colonial Secretary.

Comparative Statement of the Actual Revenue of the Colony for the Month of May, 1893 and 1894.

REVENUE.	1893.		1894.		Increase.		Decrease.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
Customs ...	319,999	59	419,322	3	99,322	44	—	—
Port, Harbour, Wharf, and Lighthouse Dues ...	72,703	63	75,951	36	3,247	73	—	—
Licenses, Excise, and Internal Revenue not otherwise classified ...	339,290	79	394,282	40	54,991	61	—	—
Fees of Court or Office, Payment for Specific Services, and Reimbursements in Aid ...	90,977	57	96,418	76 $\frac{3}{4}$	5,441	19 $\frac{3}{4}$	—	—
Post and Telegraph ...	40,948	73	68,484	59	27,535	86	—	—
Government Railways ...	445,090	45	502,539	43	57,448	98	—	—
Rent of Government Property ...	5,882	72	7,368	48	1,485	76	—	—
Interest ...	42,397	59	18,980	64	—	—	23,416	95
Miscellaneous Receipts ...	41,969	39	46,907	34	4,937	95	—	—
Sale of Government Property ...	25,033	73	40,606	60	15,572	87	—	—
Total exclusive of Land Sales ...	1,424,294	19	1,670,861	63$\frac{3}{4}$	269,984	39$\frac{3}{4}$	23,416	95
Land Sales ...	24,617	19	37,794	20	13,177	1	—	—
Total ...	1,448,911	38	1,708,655	83$\frac{3}{4}$	283,161	40$\frac{3}{4}$	23,416	95
			Deduct Decrease ...		23,416	95		
			Net Increase ...		259,744	45$\frac{3}{4}$		

Audit Office,
Colombo, June 15, 1894.

J. A. SWETTENHAM,
Auditor-General and Controller of Revenue.

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

	Arrivals.	Departures.
<i>Colombo.</i> [Week ended June 20]		
Men ...	589	558
Women ...	146	328
Children ...	109	83
Infants ...	41	20
<i>Mannar</i> [Week ended June 21] ...	1,083	513
	<u>1,968</u>	<u>1,502</u>

E. NOEL WALKER,
Colonial Secretary.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF KANDY.

Supplemental Budget No. 2,

Submitted and approved by the Standing-Committee at their Meeting on June 16, 1894.

			Rs.	c.
Balance on January 1, 1894...	7,020	91
Estimated receipts during 1894	53,311	0
Realized by the sale of the Katugastota bridge toll for second half of 1894			3,500	0
			63,831	91
Estimated disbursements (voted)	53,259	7
Under Supplemental Budget No. 1	4,766	50
			58,025	57
Available			...	5,806 34
<i>Supplemental.</i>				
Estimate No. 19—Working dredger	1,600	0
Do. No. 31—Carriage stands:—				
(1) Torrington road	768	0
(2) Esplanade	888	0
(3) Rickshas	100	0
Do. No. 32—Improvement of Temple street	864	0
Do. No. 33—Repairs to lake spill and head of sewer below the tank near market	450	0
Do. No. 34—Repairs to channel at head of lake and dam of silt trap	249	0
Do. No. 35—Working plant	379	0
			5,298	0

Kandy, June 15, 1894.

ALLANSON BAILEY,
Chairman.