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SUPPLEMENTS.

Jury Lists, Kalutara District.

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has, by an Instrument under the Public Seal of this Island, in virtue of the powers in him vested, and in pursuance of paragraph 2 of Her Majesty's Instructions dated the 22nd December, 1893, been pleased to appoint WILLIAM RAYMOND KYNSEY, Esq., C.M.G., Principal Civil Medical Officer and Inspector-General of Hospitals of this Island, to be provisionally, subject to Her Majesty's confirmation or disallowance, an Official Member of the Legislative Council of the said Island during the absence therefrom of ROBERT KNOX MACBRIDE, Esq., C.M.G., Director of Public Works of the said Island, or during Her Majesty's pleasure.

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

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. W. P. GORDON-CUMMING to act, in addition to his own duties as Assistant Superintendent of Police, as Extra Office Assistant to the Government Agent, Badulla, from 14th April to 2nd May, 1894, inclusive, during the absence of Mr. R. W. BYRDE on leave, or until further orders.

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

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. A. BEVEN to act, until further orders, as Extra Assistant at Galle to the Government Agent, Southern Province, in addition to his own duties as Assistant Collector of Customs, Galle.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. FREDERICK GARFORTH to be a Justice of the Peace for the District of Nuwara Eliya, *vice* Mr. DICK, who has left the District.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. FREDERICK GARFORTH to be an Unofficial Police Magistrate for the Judicial District of Nuwara Eliya, *vice* Mr. DICK, who has left the District.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to recognize Mr. CARL KRUGER as Acting Imperial German Consul for the Island, during the absence of Mr. P. FREUDENBERG.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 28, 1894.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Galagoda Rajakaruna Rajapakse Pandita Wasala Mudiyanseeralahamillage SENAVIRATNA BANDAR to be an Inquirer into Deaths for the Judicial District of Kandy, *vice* Polwatta Mudiyanseeralage UKKURALA, resigned.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 29, 1894.

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

Mr. J. B. SIEBEL, Crown Prosecutor, to act as Registrar of Lands, Kandy, on the 28th instant, during the absence of Mr. E. JANSZ, Registrar, on leave.

Mr. A. W. N. JAYASURIYA to be Registrar of Lands, Matara, with effect from the 15th instant.

Mr. A. S. ABEYWICKRAMA to act as Registrar of Lands, Matara, from the 15th to the 27th instant, during the employment of Mr. A. W. N. JAYASURIYA on other duty.

Mr. E. J. WIJEYASINHA to act as Registrar of Lands, Matara, from the 28th instant until further orders, during the employment of Mr. A. W. N. JAYASURIYA on other duty.

Mr. LOUIS DE SILVA SURIYA ARACHCHI AMARASEKARA to be Registrar of Lands, Chilaw, with effect from the 1st proximo.

Mr. N. BASTIANPULLEY to be Registrar of Lands, Kegalla, with effect from the 1st proximo.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 30, 1894.

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

Bulatwatta Disanayaka Mudiyanseeralage TIKIRI BANDAR to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Lower Dumbara Division No. 2, in the District of Kandy, for three months from the 15th proximo, during the absence of the Registrar, B. UKKU BANDAR, on leave. His office will be at Bulatwattawala in Yatawara.

Ekanayaka Mudiyanseeralagedara Pimulpanawe KALU BANDAR, Arachchi of Werapitiya, to be Additional Registrar of Marriages (Kandyan and General), Births, and Deaths of Lower Dumbara Division No. 3, in the District of Kandy, with effect from the 1st proximo. His office will be at Liyangollewatta in Werapitiya.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, March 30, 1894.

GOVERNMENT NOTIFICATIONS.

IT is hereby notified that the Local Board of Health of the town of Puttalam has, with the sanction of His Excellency the Governor and Executive Council, in terms of section 27 of "The Local Board of Health and Improvement Ordinance, 1876," made and assessed for the year 1894 a rate of two and one-half per centum on the annual value of all houses and buildings of every description (except those exempted by the said Ordinance from the payment of such rate), and on all lands and tenements whatsoever within the limits of the said town of Puttalam, as defined for the purposes of the said Ordinance.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, March 30, 1894.

E. NOEL WALKER,
Colonial Secretary.

IT is hereby notified for general information that the sale of the lots Nos. 7,201, 7,202, 7,203, 7,204, and 7,205, in preliminary plan 1,371, as advertised in the *Government Gazette* of 16th February last, is withdrawn.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, March 29, 1894.

E. NOEL WALKER,
Colonial Secretary.

IT is hereby notified that the two notifications published in the *Gazette* of the 16th March, 1894, relative to the destruction of stray dogs at Chavakachchéri and Point Pedro under the Ordinance No. 9 of 1842, are hereby cancelled.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, March 30, 1894.

E. NOEL WALKER,
Colonial Secretary.

THE following copy of a despatch received from the Secretary of State, dated February 22, 1894, on the subject of the Exhibition lately held at Chicago, is published for general information.

By His Excellency the Governor's command,

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

E. NOEL WALKER,
Colonial Secretary.

The Most Hon. the MARQUESS OF RIPON to Governor Sir A. E. HAVELOCK, K.C.M.G.

Downing street, February 22, 1894.

SIR,—I HAVE the honour to transmit to you, for the information of your Government, a copy of a note which has been addressed to the Secretary of State for Foreign Affairs by the United States Minister at this Court, enclosing copy of a joint resolution of the Senate and House of Representatives expressing the sense of the Government and people of the United States of the co-operation of the various Foreign Governments in the Exhibition lately held at Chicago, together with a copy of the reply which has been returned to Mr. Bayard's note.

I have, &c.,

RIPON.

His Excellency T. F. BAYARD to the EARL OF ROSEBERY, K.G.

Embassy of the United States,
London, January 30, 1894.

MY LORD,—UNDER instructions of my Government, I have the honour to transmit herewith a copy of a joint resolution of the Senate and House of Representatives of the United States, approved by the Executive, October 28 last, expressive of the sense of the Government and people of the United States of the generous and effective co-operation of the various Foreign Governments in the Quadri-Centennial Exposition lately held at Chicago in commemoration of the discovery of America by Christopher Columbus.

It is my welcome and pleasing duty, in transmitting this joint resolution, to convey also in their behalf an expression of the gratification and high appreciation of the people of the United States and their Government for the friendly and valuable contribution by Her Majesty's Government and the people of Great Britain, their Colonial dependencies, and vast Empire, towards this memorable and expressive display of the arts, industries, and products of the world.

I have, &c.,

T. F. BAYARD.

Public Resolution No. 11.

Joint resolution that the acknowledgments of the Government and people of the United States be tendered to various Foreign Governments of the world who have participated in commemoration of the discovery of America by Christopher Columbus:—

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled,—(1) That it is the sense of Congress that the acknowledgments of the Government and the people of the United States be tendered to the various Foreign Governments of the world who have so generously and effectively co-operated in the Quadri-Centennial Exposition held in Chicago in commemoration of the discovery of America by Christopher Columbus.

(2) That the President of the United States be requested to communicate to each Foreign Government that has participated in said Exposition the acknowledgment of Congress for its contribution.

Approved, October 28, 1893.

The EARL OF ROSEBERRY to His Excellency T. F. BAYARD.

Foreign Office, February 10, 1894.

YOUR EXCELLENCY,—I HAVE the honour to acknowledge the receipt of your note of the 30th ultimo enclosing a copy of a joint resolution passed by the Senate and House of Representatives of the United States and approved by the Executive, expressing the sense of the Government and people of the United States of the co-operation of the various Foreign Governments in the Exhibition lately held at Chicago.

Your Excellency was good enough to add an expression of high appreciation of the contribution made by the British Empire to the Exhibition; and in thanking you for this communication, I beg to assure your Excellency that the substance of your note and the generous terms in which it is couched constitute a highly prized testimony to the participation of this Empire in the celebration of the four hundredth anniversary of the discovery of the New World.

I have, &c.,

ROSEBERRY.

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

	Arrivals.	Departures.
<i>Colombo.</i> [Week ended March 21]		
Men	168	933
Women	45	391
Children	33	96
Infants	11	27
<i>Mannar.</i> [Two weeks ended March 29]	625	557
Total	882	2,004

E. NOEL WALKER,
Colonial Secretary.

THE subjoined regulations for the Open Competition Examination for the Civil Service of India of August, 1894, received from the Secretary of State for the Colonies, are, by direction of His Excellency the Governor, published for general information.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

REGULATIONS FOR THE OPEN COMPETITION OF AUGUST, 1894.

N.B.—The regulations are liable to be altered in future years.

1. On August 1, 1894, and following days, an Examination, open to all qualified persons, will be held in London.* Not fewer than 60 persons will be selected, if so many shall be found duly qualified; viz., 14 for the Lower Provinces of Bengal (including Assam); 25 for the Upper Provinces of Bengal (including the Punjab, Oudh, and the Central Provinces); 6 for Burma; 8 for Madras, and 7 for Bombay.†

2. No person will be deemed qualified who shall not satisfy the Civil Service Commissioners:—

(i.) That he is a natural-born subject of Her Majesty.

(ii.) That his age will be above twenty-one years and under twenty-three years on April 1, 1894.

[N.B.—In the case of Natives of India it will be necessary for a Candidate to obtain a certificate of age and nationality signed, should he be a resident in British India by the Secretary to Government of the Province, or the Commissioner of the Division within which his family resides, or should he reside in a Native State, by the highest Political Officer accredited to the State in which his family resides.]

(iii.) That he has no disease, constitutional affection, or bodily infirmity, unfitting him, or likely to unfit him, for the Civil Service of India.

(iv.) That he is of good moral character.

3. Should the evidence upon the above points be *prima facie* satisfactory to the Civil Service Commissioners, the Candidate, on payment of the prescribed fee† will be admitted to the Examination. The Commissioners may, however, in their discretion, at any time prior to the grant of the Certificate of Qualification hereinafter referred to, institute such further inquiries as they may deem necessary; and if the result of such inquiries, in the case of any Candidate, should be unsatisfactory to them in any of the above respects, he will be ineligible for admission to the Civil Service of India, and if already selected, will be removed from the position of a Probationer.

4. The Open Competitive Examination will take place only in the following branches of knowledge:—

	Marks.
English Composition ...	500
Sanskrit Language and Literature ...	500
Arabic Language and Literature ...	500
Greek Language and Literature ...	750
Latin Language and Literature ...	750
English Language and Literature (including special period named by the Commissioners)* ...	500
French Language and Literature ...	500
German Language and Literature ...	500
Mathematics (pure and applied) ...	900
Advanced Mathematical subjects (pure and applied) ...	900
Natural Science, <i>i.e.</i> , any number not exceeding three of the following subjects:—	
Elementary Chemistry and Elementary Physics ...	800
(N.B.—This subject may not be taken up by those who offer either Higher Chemistry or Higher Physics.)	
Higher Chemistry ...	600
Higher Physics ...	600
Geology ...	600
Botany ...	600
Zoology ...	600
Animal Physiology ...	600
Greek History (Ancient, including Constitution) ...	400
Roman History (Ancient, including Constitution) ...	400
English History ...	500
General Modern History (period to be selected by Candidates from list in the syllabus issued by the Commissioners, one period at least to include Indian History)* ...	500
Logic and Mental Philosophy (Ancient and Modern) ...	400
Moral Philosophy (Ancient and Modern) ...	400
Political Economy and Economic History ...	500
Political Science (including Analytical Jurisprudence, the Early History of Institutions, & Theory of Legislation) ...	500
Roman Law ...	500
English Law, <i>viz.</i> :—Law of Contract, Criminal Law, Law of Evidence and Law of the Constitution ...	500

Candidates are at liberty to name any or all of these branches of knowledge.* No subjects are obligatory.

5. The merit of the persons examined will be estimated by marks, and the number set opposite to each branch in the preceding regulation denotes the greater number of marks that can be obtained in respect of it.

6. The marks assigned to Candidates in each branch will be subject to such deduction as the Civil Service Commissioners may deem necessary† in order to secure that "a Candidate be allowed no credit at all for taking up a subject in which he is a mere smatterer."

7. The examination will be conducted on paper and *viva voce*, as may be deemed necessary.

8. The marks obtained by each Candidate, in respect of each of the subjects in which he shall have been examined, will be added up, and the names of the several Candidates who shall have

* An order for admission to the Examination will be sent to each Candidate on July 18, 1894.

† For the method of distribution, see No. 1 of the announcements on next page.

‡ The fee (£5) will be payable by means of a special stamp according to instructions which will be communicated to Candidates.

* A syllabus, defining in general terms the character of the Examination in the various subjects, may be obtained on application to the Secretary, Civil Service Commission.

† Marks assigned in English Composition and Mathematics will be subject to no deduction. Each science will, for the purpose of deduction, be treated as a separate subject.

obtained after the deduction above-mentioned, a greater aggregate number of marks than any of the remaining Candidates, will be set forth in order of merit, and such Candidates shall be deemed to be selected Candidates for the Civil Service of India, provided they appear to be in other respects duly qualified. Should any of the selected Candidates become disqualified, the Secretary of State for India will determine whether the vacancy thus created shall be filled up or not. In the former case, the Candidate next in order of merit, and in other respects duly qualified, shall be deemed to be a selected Candidate. A Candidate entitled to be deemed a selected Candidate, but declining to accept the nomination as such, which may be offered to him, will be disqualified for any subsequent competition.

9. Selected Candidates, before proceeding to India will be on probation for one year, at the end of which time they will be examined, with a view of testing their progress in the following subjects.*

Compulsory*	Marks.
1. Indian Penal Code and Criminal Procedure Code, 1882	500
2. The principal Vernacular Language of the Province to which the Candidate is assigned	400
3. History of British India	300
<i>Optional.</i> * [Not more than two of these subjects.]—	
1. The Code of Civil Procedure, 1882, and the Indian Contract Act, 1872	450
2. Hindu and Mohamedan Law	350
†3. Sanskrit	400
†4. Arabic	400
5. Persian	400
†6. Political Economy	400

In this examination, as in the open competition, the merit of the Candidates examined will be estimated by marks (which will be subject to deductions in the same way as the marks assigned at the open competition), and the number set opposite to each subject denotes the greatest number of marks that can be obtained in respect of it. The Examination will be conducted on paper and *vivâ voce*, as may be deemed necessary. This examination will be held at the close of the year of probation, and will be called the *Final Examination*.

10. The selected Candidates will also be tested during their probation as to their proficiency in Riding.

The examinations in riding will be held as follows:—

(1) Shortly after the result of the Open Competitive Examination has been declared, or at such time or times as the Commissioners may appoint during the course of the probationary year.

(2) Again, at the time of the Final Examination, Candidates who may fully satisfy the Commissioners of their ability to ride well and to perform journeys on horseback, shall receive a Certificate which shall entitle them to be credited with 200 marks to be added to their marks in the Final Examination.

(3) Candidates who fail to obtain this Certificate, but who gain a Certificate of minimum proficiency in riding, will be allowed to proceed to India, but will be subjected on their arrival to

such further tests in riding as may be prescribed by their Government, and shall receive no increase to their initial salary until they have passed such tests to the satisfaction of that Government. A Candidate who fails at the end of the year of probation to gain at least the Certificate of minimum proficiency in riding, will be liable to have his name removed from the list of Selected Candidates.

11. The selected Candidates who, at the Final Examination, shall be found to have a competent knowledge of the subjects specified in Regulation 9; and who shall have satisfied the Civil Service Commissioners of their eligibility in respect of nationality, age, health, character, and ability to ride, shall be certified by the said Commissioners to be entitled to be appointed to the Civil Service of India, provided they shall comply with the regulations in force, at the time, for that Service.

12. Persons desirous to be admitted as Candidates, must apply on Forms, which may be obtained from "The Secretary, Civil Service Commission, London, S.W.," at any time after December 1, 1893. The Forms must be returned so as to be received at the Office of the Civil Service Commissioners on or before May 31, 1894.*

The Civil Service Commissioners are authorized by the Secretary of State for India in Council to make the following announcements:—

(1) Selected Candidates will be allotted to the various provinces upon a consideration of all the circumstances, including their own wishes; but the requirements of the Public Service will rank before every other consideration.

(2) An allowance amounting to £100 will be given to all Candidates who pass their probation at one of the Universities or Colleges which have been approved by the Secretary of State, viz., the Universities of Oxford, Cambridge, Dublin, Glasgow, Edinburgh, St. Andrew's, and Aberdeen; University College, London; and King's College, London; provided such Candidates shall have passed the Final Examination to the satisfaction of the Civil Service Commissioners, and shall have complied with such rules as may be laid down for the guidance of Selected Candidates.

(3) The allowance of £100 will not be paid to any Selected Candidate until he has been certified by the Civil Service Commissioners to be entitled to be appointed to the Civil Service of India; and every Certificated Candidate must, before receiving his allowance, attend at the India Office and give a written undertaking to refund the amount in the event of his failing to proceed to India.

(4) All Candidates obtaining Certificates will be also required to enter into covenants, by which, amongst other things, they will bind themselves to agree to such Regulations for the provision of pensions for their families as may be approved by the Secretary of State for India in Council. The stamps payable on these covenants amount to £1.

(5) The seniority in the Civil Service of India of the selected Candidates will be determined according to the order in which they stand on the list resulting from the combined marks of the Open Competitive and Final Examination.

(6) Selected Candidates will be required to report their arrival in India within such period after the grant of their Certificate of qualification as the Secretary of State may in each case direct.

(7) Candidates rejected at the Final Examination of 1895 will in no case be allowed to present themselves for re-examination.

Civil Service Commission,
January, 1894.

* Instructions, showing the extent of the examination, will be issued to the successful Candidates as soon as possible after the result of the Open Competition is declared.

† These subjects may not be offered by any Candidate who has offered them at the Open Competition.

* These forms should be accompanied by evidence on the points mentioned in Regulation 2, and by a list of the subjects in which the Candidate desires to be examined. Evidence of health and character must bear date not earlier than May 1, 1894.

THE subjoined copy of an order of Her Majesty the Queen in Council, dated the 29th of January, 1894, for giving effect to the Treaty between Her Majesty and the President of the Argentine Republic for the mutual extradition of fugitive criminals, signed at Buenos Ayres on the 22nd of May, 1889, the ratifications of which were exchanged at Buenos Ayres on the 15th of December, 1893, is published for general information.

By His Excellency the Governor's command,

Colonial Secretary's Office,
March 21, 1894.

E. NOEL WALKER,
Colonial Secretary.

At the Court at Osborne House, Isle of Wight, the 29th day of January, 1894.

PRESENT:

The QUEEN'S Most Excellent Majesty.

Lord Steward.

Sir William Vernon Harcourt.

Sir Henry Ponsonby.

Sir John Cowell.

Sir Philip Currie.

WHEREAS by the Extradition Acts, 1870 and 1873, it was amongst other things enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient; and that if, by any law made after the passing of the Act of 1870 by the Legislature of any British possession, provision is made for carrying into effect within such possession the surrender of fugitive criminals who are in or suspected of being in such British possession, Her Majesty may, by the Order in Council applying the said Acts in the case of any foreign State, or by any subsequent Order, suspend the operation within any such British possession of the said Acts, or of any part thereof, so far as it relates to such foreign State, and so long as such Law continues in force there and no longer:

And whereas by an Act of the Parliament of Canada passed in 1886, and entitled "An Act respecting the Extradition of Fugitive Criminals," provision is made for carrying into effect within the Dominion the surrender of fugitive criminals:

And whereas by an Order of Her Majesty the Queen in Council, dated the Seventeenth day of November, One thousand Eight hundred and Eighty-eight, it was directed that the operation of the Extradition Acts, 1870 and 1873, should be suspended within the Dominion of Canada so long as the provision of the said Act of the Parliament of Canada of 1886 should continue in force and no longer:

And whereas a Treaty was concluded on the Twenty-second day of May, One thousand Eight hundred and Eighty-nine, between Her Majesty and the President of the Argentine Republic, for the mutual extradition of fugitive criminals, which Treaty is in the terms following:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Excellency the President of the Argentine Republic, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within the two countries and their jurisdictions, that persons charged with or convicted of the crimes or offences hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up have named as their Plenipotentiaries to conclude a Treaty (that is to say):

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Her Chargé d'Affaires *ad interim* Mr. George Jenner;

And His Excellency the President of the Argentine Republic, His Excellency Doctor Don Norberto Quirno Costa, Secretary of State for the Department of Foreign Affairs;

Who, after having communicated to each other their respective Full Powers, found in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

The High Contracting Parties engage to deliver up to each other, under certain circumstances and conditions stated in the present Treaty, those persons who, being accused or convicted of any of the crimes or offences enumerated in Article II., committed in the territory of the one Party, shall be found within the territory of the other Party.

ARTICLE II.

Extradition shall be reciprocally granted for the following crimes or offences:—

1. Murder (including assassination, parricide, infanticide, poisoning) or attempt or conspiracy to murder.
2. Manslaughter.
3. Administering drugs or using instruments with intent to procure the miscarriage of women.
4. Rape.
5. Carnal knowledge or any attempt to have carnal knowledge of a girl under 16 years of age, if the evidence produced justifies committal for those crimes according to the laws of both the Contracting Parties.

6. Indecent assault.
7. Kidnapping and false imprisonment, child-stealing.
8. Abduction.
9. Bigamy.
10. Maliciously wounding or inflicting grievous bodily harm.
11. Assault occasioning actual bodily harm.
12. Threats by letter or otherwise, with intent to extort money or other things of value.
13. Perjury or subornation of perjury.
14. Arson.
15. Burglary or house-breaking, robbery with violence, larceny, or embezzlement.
16. Fraud by a bailee, banker, agent, factor, trustee, director, member, or public officer of any company, punishable with imprisonment for not less than one year by any law for the time being in force.
17. Obtaining money, valuable security, or goods by false pretences; receiving any money, valuable security, or other property, knowing the same to have been stolen or unlawfully obtained, the value thereof exceeding 1,000 dollars, or £200 sterling.
18. (d) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money.
 - (b) Knowingly making, without lawful authority, any instrument, tool, or engine adapted and intended for the counterfeiting of the coin of the realm.
 - (c) Forgery, or uttering what is forged.
19. Crimes against bankruptcy law.
20. Any malicious act done with intent to endanger the safety of any person travelling or being upon a railway.
21. Malicious injury to property, if such offence be indictable.
22. Piracy and other crimes or offences committed at sea against persons or things which, according to the laws of the High Contracting Parties, are extradition offences, and are punishable by more than one year's imprisonment.
23. Dealing in slaves in such manner as to constitute a criminal offence against the laws of both States.

The extradition is also to be granted for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both Contracting Parties.

Extradition may also be granted at the discretion of the State applied to in respect of any other crime for which, according to the laws of both the Contracting Parties for the time being in force, the grant can be made.

ARTICLE III.

Either Government reserves the right to refuse or grant the surrender of its own subjects on citizens to the other Government.

ARTICLE IV.

The extradition shall not take place if the person claimed on the part of Her Majesty's Government, or the person claimed on the part of the Government of the Argentine Republic, has already been tried and discharged or punished, or is still under trial in the territory of the Argentine Republic or in the United Kingdom respectively, for the crime for which his extradition is demanded.

If the person claimed on the part of Her Majesty's Government, or on the part of the Government of the Argentine Republic, should be under examination for any other crime in the territory of the Argentine Republic or in the United Kingdom respectively, his extradition shall be deferred until the conclusion of the trial and the full execution of any punishment awarded to him.

ARTICLE V.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applying or applied to.

It shall likewise not take place when, according to the laws of either country, the maximum punishment for the offence is imprisonment for less than one year.

ARTICLE VI.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has, in fact, been made with a view to try or punish him for an offence of a political character.

ARTICLE VII.

A person surrendered can in no case be kept in prison or be brought to trial in the State to which the surrender has been made, for any other crime, or on account of any other matters, than those for which the extradition shall have taken place, until he has been restored, or has had an opportunity of returning to the State by which he has been surrendered. This stipulation does not apply to crimes committed after the extradition.

ARTICLE VIII.

The requisition for extradition shall be made through the Diplomatic Agents of the High Contracting Parties respectively.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A sentence passed *in contumaciam* is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

ARTICLE IX.

If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

ARTICLE X.

A fugitive criminal may be apprehended under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority in either country, on such information or complaint, and such evidence, or after such proceedings, as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction: provided, however, that in the United Kingdom the accused shall, in such case, be sent as speedily as possible before a Police Magistrate in London. He shall, in accordance with this Article, be discharged, as well in the Argentine Republic as in the United Kingdom, if within the term of thirty days a requisition for extradition shall not have been made by the Diplomatic Agent of his country in accordance with the stipulations of this Treaty. The same rule shall apply to the cases of persons accused or convicted of any of the crimes or offences specified in this Treaty, and committed on the high seas on board any vessel of either country which may come into a port of the other.

ARTICLE XI.

The extradition shall take place only if the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial, in case the crime had been committed in the territory of the same State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition, and that the crime of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the State applied to; and no criminal shall be surrendered until after the expiration of fifteen days from the date of his committal to prison to await the warrant for his surrender.

ARTICLE XII.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as valid evidence the sworn depositions or statements of witnesses taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, and certificates of, or judicial documents stating, the fact of a conviction, provided the same are authenticated as follows:—

1. A warrant must purport to be signed by a Judge, Magistrate, or officer of the other State.
2. Depositions, or affirmations, or the copies thereof must purport to be certified, under the hand of a Judge, Magistrate, or officer of the other State to be the original depositions or affirmations, or to be true copies thereof, as the case may require.
3. A certificate of, or judicial document, stating, the fact of a conviction must purport to be certified by a Judge, Magistrate, or officer of the other State.
4. In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated either by the oath of some witness or by being sealed with the official seal of the Minister of Justice, or some other Minister of the other State; but any other mode of authentication for the time being permitted by the law of the country where the examination is taken may be substituted for the foregoing.

ARTICLE XIII.

If the individual claimed by one of the High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

ARTICLE XIV.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the State applied to, or the proper Tribunal thereof, shall direct, the fugitive shall be set at liberty.

ARTICLE XV.

All articles seized which were in the possession of the person to be surrendered at the time of his apprehension shall, if the competent authority of the State applied to for the extradition has ordered the delivery of such articles, be given up when the extradition takes place; and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

ARTICLE XVI.

All expenses connected with extradition shall be borne by the demanding State.

ARTICLE XVII.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty, so far as the laws for the time being in force in such Colonies and foreign possessions respectively will allow.

The requisition for a surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions shall be made to the Governor or chief authority of such Colony or possession by the Chief Consular officer of the Argentine Republic in such Colony or possession.

Such requisition may be disposed of, subject always, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, to the provisions of this Treaty, by the said Governor or chief authority, who, however, shall be at liberty either to grant the surrender or to refer the matter to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of Argentine criminals who may take refuge within such Colonies and foreign possessions, on the basis, so far as the law of such Colony or foreign possession will allow, of the provisions of the present Treaty.

Requisitions for the surrender of a fugitive criminal emanating from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XVIII.

The present Treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties by a notice not exceeding one year, and not less than six months.

The Treaty, after receiving the approval of the Congress of the Argentine Republic, shall be ratified, and the ratifications shall be exchanged at Buenos Ayres as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Buenos Ayres on the Twenty-second day of May, One thousand Eight hundred and Eighty-nine. (L.S.) G. JENNER.

And whereas the ratifications of the said Treaty were exchanged at Buenos Ayres on the Fifteenth day of December, One thousand Eight hundred and Ninety-three.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the Ninth day of February, One thousand Eight hundred and Ninety-four, the said Acts shall apply in the case of the Argentine Republic and of the said Treaty with the Argentine Republic.

Provided always, and it is hereby further ordered, that the operation of the said Extradition Acts, 1870 and 1873, shall be suspended within the Dominion of Canada so far as relates to the Argentine Republic and to the said Treaty, and so long as the provisions of the Canadian Act aforesaid of 1886 continue in force, and no longer. C. L. PEEL.

REVENUE NOTICES.

Statement of the Sale of Salt in each Province during December, 1893, showing separately the Sale for consumption in the Province; for removal to Released Districts, &c.; and for Export from the Island.

	North-Western Province.		Southern Province.		Northern Province.		Eastern Province.		Total.	
	Cwt.	lb.	Cwt.	lb.	Cwt.	lb.	Cwt.	lb.	Cwt.	lb.
Balance on December 1, 1893	272,296	23	6,339	0	157,777	56	37,501	18	473,913	102
Since received	8,958	0	12,131	0	11,645	0	830	0	33,564	0
Surplus	34	7	—	—	—	—	—	—	34	7
	281,288	35	18,470	0	169,422	56	38,331	18	507,511	109
Issued for consumption in the Province	4,182	56	3,787	0	2,874	0	949	0	11,792	56
Do. removal to released districts, &c.	20,032	56	733	0	—	—	909	0	21,674	56
Do. export from the Island	—	—	—	—	—	—	—	—	—	—
On account wastages	620	35	—	—	309	0	—	—	929	35
Total	24,835	35	4,520	0	3,183	0	1,858	0	34,396	35
Balance on December 31, 1893	256,453	0	13,950	0	166,239	56	36,473	18	473,115	74

NOTE.—This statement represents the quantity of Salt in the various Stores, exclusive of the unweighed Salt in the North-Western and Southern Provinces (estimated at cwt. 871,098.33), which has not yet been removed to Store:—

North-Western Province	cwt.	lb.
Southern Province	740,763	0
				130,335	33
Total	871,098	33

NOTICE is hereby given that on Tuesday, April 17, 1894, the Government Agent of the Western Province will put up for sale by public auction, at the Colombo Kachechi, at 1 P.M., the under-mentioned Arrack Rents of the Western Province from July 1, 1894, to June 30, 1895:

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

The purchaser will be required to deposit on the day of sale one-tenth of the purchase amount in cash; and should the offer be accepted by His Excellency the Governor, to furnish approved security for one-half of the whole purchase amount, or in cash for one-third of the whole purchase amount, within thirty days of the date of the receipt by him of the notification of the Governor's acceptance of his offer.

He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving his opinion on the title deeds of properties tendered by him as security and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bond, and also the expenses of appraising the properties and of registering the security bond.

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

And notice is hereby further given that the purchaser of the arrack rent of the Four Gravets of Colombo (Fort excepted) will be required to pay, in terms of the provisions of the Ordinance No. 9 of 1892, a stamp duty of Rs. 500 for each and every license issued under the Ordinance No. 13 of 1891 to sell by retail arrack and rum at each and every tavern situated within the limits of the Municipality of Colombo; and that the licenses for distillation of arrack and rum may be issued for 1895 from January 1 to December 31 of that year if the Government Agent sees fit.

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

R. REID,
Acting Government Agent.

Colombo Kachechi,
March 29, 1894.

කොළඹ රජයේ මෙහි පහත සඳහන් වෛත අරක්කු රේන්ද වෂ් 1894ක් වූ ජූලි මස 1 වෙනි දින පටන් වෂ් 1895ක් වූ ජූනි මස 30 වෙනි දින දක්වා වස්තාගාර දිසාවේ ආණ්ඩුවේ ඒජන්ත උන්තාන්සේ විසින් වෂ් 1894ක් වූ අප්‍රිල මස 17 වෙනි අඟහරුවාද දවල් 1කේ කතිසම කොළඹ කවිවේරියේදී ප්‍රසිද්ධ වෙන්දේසියේ විකුණන බව මෙයින් දන්වනුය.

1. කොළඹ කඩවත් හතරද, (කොළඹ කොටුව අන්තර්).
2. වත්තල, පැලියගොඩ සහ අඹගලෙන් පහල ඇතුළුව උන්සියාවත්තද.
3. සල්පිටිකෝරලේද.
4. සියනි සහ සේවාගමිකෝරලේද.
5. මීගමුවේද, අඵන්කුරුකෝරලේ දුගාගහ රහම් සහ දුසිසපත්තුවලද, හාපිටිගමිකෝරලේද.
6. එතරද, පස්දුන් සහ වලල්ලාච්චිකෝරලවලද.
7. පානදුරේ සහ රයිගමිකෝරලේද.

ගැනුම්කාරයා විසින් ඉල්ලාපු ගණනෙන් දහයෙන් ඉතාටසකට වැටහෙන මුදල් ගණන සල්ලිවලින් වහාම ඇප තිබීමට ඕනෑවා පමණකුත්තොව එම ඉල්ලීම උතුරා මානව්වන්සේ විසින් භාරගන්නට සෙදනිනම් ඔහු හේ ඉල්ලීම උතුරා මානව්වන්සේ විසින් ඒජන්තාන්සේ වූ දුනුමුදුන් දින පටන් 30 දවසක් ඇතුළතදී එම ඉල්ලීම

ගණනෙන් දෙකෙන් පංගුවකට වටිනා ඇප ඒජන්තාන්සේ මුද්‍ර මුද්‍රවලින් හෝ තුනෙන් පංගුවකට වටිනා ඇප මුද්‍රලෙන් හෝ තිබා සම්පූර්ණ කරන්නට ඕනෑය.

ඇප පිනිස තිබෙනලද මුද්‍ර සෝදිසිකිරීම සඳහා ආණ්ඩුවේ ඉද්වකාන් උන්තාන්සේට ගෙවිය යුතු වූ ආස්තුවද, ඇප මුද්‍ර සැදීමටද, ඒවා සෝදිසිකර සම්පූර්ණකිරීමටද, ඉඩම් තක්සේරුකිරීමට සහ ඇප මුද්‍ර රෙජිස්තරකිරීමට ගෙවිය යුතු වූ ආස්තුවත් ඔහු විසින් කෙරෙන්නට ඕනෑය.

ඇප වෙනුවෙන් තිබෙනලද ඉඩම්වල මුද්‍ර ඒවා මිට ප්‍රථම ඇපේකට නොගොත් උකසකට යටත් නැති වුවට ඉඩම් ලියා පදිංචිකරන රෙජිස්ත්‍රාත් කැනගෙන් සහතිකපත්‍රයක් ලබාගතයුතුය. මෙම සහතිකපත්‍රය ලබාගැනීමට ඕනෑකරන විසඳුම ඇපකඩන් අය විසින් දැරිය යුතුය.

කොළඹ කඩවත්තතරේ (කොටුව අන්තර්) අරක්කු රේන්ද ගැනුම්කාරයා විසින් 1891කේ නොම්මර 13 කේ ආණ්ඩුවේ ප්‍රකාර කොළඹ නගරයහුල පිහිටි තිබෙන එක එක සහ සෑම තැබැරුම්වල අරක්කු සහ රම් බෙදා විකිණීමට දෙන්නට සෙදෙන එක එක සහ සෑම අවසරපත්‍රවලට 1892කේ නොම්මර 9යේ වගන්ති යේ ප්‍රකාර දැපිසල් 500 යේක මුද්‍ර දෙන්නට ඕනෑ කරනවා සහ ආණ්ඩුවේ ඒජන්ත උන්තාන්සේට සුදුසුය නිසා හිතනවානම් අරක්කු සහ රම් වෂ් 1895හේ අප්‍රිල මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා අවසරපත්‍ර දෙන්නට සෙදෙන බවත් මෙයින් වැඩිදුර දැනගත යුතුය.

මේ ගැන වැඩිදුර කාරණා ආණ්ඩුවේ ඒජන්තාන්සේ කාන්සේගෙන්ද ඉල්ලීමකල විට දැනගන්නට පුළුවන.

ආර්. ඊඩ්,
වැඩබලන ආණ්ඩුවේ ඒජන්ත වම්හ.
වෂ් 1894ක් වූ මාර්තු මස 29 වෙනි
දින කොළඹ සම්බේරියේදීය.

NOTICE is hereby given that the following Arrack Rents of the Central Province from July 1, 1894, to June 30, 1895, will be exposed for sale by public auction at the Kandy Kachechi on Tuesday, April 10, 1894, at 1 o'clock P.M., upon the conditions specified below:

Description of Rents to be Sold.
Kandy town and gravets; Dumbara and Pata Hewaheta; Tumpane and Harispattu; Yatinuwara and Uduuwara; Udapalata and Uda Bulatgama; the Revenue District of Nuwara Eliya as laid down in the map attached to the Proclamation dated February 5, 1886; and Matale Revenue District.

Condition of Sale.
These rents may be sold separately or in one lot to suit the convenience of the purchasers.

Ten per cent. of the amount bid must be deposited in cash, and no title deeds will be accepted for it.

The one-tenth will be forfeited if the necessary securities are not completed within thirty days from the day of sale.

No title deeds will be accepted as security without a letter signed by the owner stating his willingness to hypothecate the same as security.

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

After the completion of the securities the 10 per cent. deposit referred to shall remain with the Government Agent, and shall be taken and applied in part payment of the last instalment and in part of the eleventh instalment, so far as the said 10 per cent. deposit extends.

And notice is hereby further given that the purchaser of the arrack rent of the Kandy town and gravets will be

required to pay, in terms of the provisions of the Ordinance No. 9 of 1892, a stamp duty of Rs. 500 for each and every license issued under the Ordinance No. 13 of 1891, to sell by retail arrack and rum at each and every tavern situated within the limits of the Municipality of Kandy. Further conditions will be read and explained on the day of sale.

Kandy Kacheheri,
March 23; 1894.

ALLANSON BAILEY,
Acting Government Agent.

වමී 1894 ක්වු ජුලි මස 1 වෙනි දින පටන් වමී 1895 ක්වු ජුනි මස 30 වෙනි දින දක්වා මෙහි පහත සඳහන් මඩුවේ දිසාවේ අරක්කු රේන්ද පහත දක්වන කොන්දේසිවලට එකඟව, වමී 1894 ක්වු අප්‍රේල් මස 10 වෙනි කුප්පින පස්වරු එකට මහනුවර කවිවේරි දේදි ප්‍රසිධි වෙන්දේසිකර විකුනනවට යෙදෙනවා ඇති.

විකිනීමට තිබෙන රේන්දනම්.

- මහනුවර නගරයතුල සහ කඩවත් හතරද.
- දුම්බර සහ පානහේවාහැවේද.
- තුම්පහේ සහ හාරස්පත්තුච්චේද.
- සවිතුවර සහ උඩුතුවරද.
- උඩපලාන සහ උඩබුලත්ඹවද.

වමී 1886යේ පෙබ්‍රවාරි මස 9 වෙනි දින දරණ ප්‍රකාශනවලට සටහන්කර තිබෙන සිතියමේ දක්වා තිබෙන ප්‍රකාර කුවරපිලියේ ආදායම්පලාක සහ මාකලේ ආදායම් පලාකද.

විකිනීමේ කොන්දේසි.

මෙම රේන්ද එක එක වෙන් වුවත් විශයෙන් හෝ එකට සම්බන්ධකර හෝ ගැනුම්කාරයින්ගේ පහසුම් ලෙස විකුණනවට යෙදෙනවා ඇත.

ඉල්ලා ගන්නාලද ගණනෙන් සියයට දහස බැගින් ගණනක් මුදලෙන් බැඳගතවට ඕනෑවත් ඇර ඊට ඔප්පු ආදිය භාරගනවට නොයෙදේ.

විකුණු දවසේ පටන් තිස්දවසක් ඇතුළතදී ඕනෑ කරණ ඇට සම්පූර්ණකර දෙතට නොයෙදුනේ විනම් එකී දහයෙන් එක දඩවට වෙනුව අල්ලාගනවට යෙදෙනවා ඇත.

ඇපේට තබනවට යෙදෙන ඔප්පුවල සඳහන්වන ඉඩම් අයිතිකාරයා විසින් එදේ ඒවා ඇපේට බැඳුණුවට කැමති බව ලියා ඔහු විසින් අත්සන්කර දෙනලද ලියුමක් නැතුව එම ඔප්පු බාරගනවට නොයෙදේ.

ඇපේට දෙනලද සිද්ධිම ඔප්පුවල සඳහන්වන ඉඩම් අත් ලියා උකහකර ඇපේකට බැඳීනැති හැටියට ගම් බිම් කිසි සටහන්කරණ රිස්පටාර්නැතගෙන් සහතික පත්‍රයක් ඒ ඔප්පු සමග එවනවට ඕනෑය. එම සහතික පත්‍රය ඇපදෙන තැනැත්තාගේ විසදමෙන් ලබාගනවට ඕනෑය.

ඇප සම්පූර්ණකර දුන්සායින් පසු ඉහතකී බැඳ තබනලද දහයෙන් එක එසේ බැඳ තිබෙනාකාර ආණ ක්‍රමේ ඒපත්තර්නැතනායේ වෙන තිබෙනවට ඕනෑවත් ඇර එහි ප්‍රමාණේ ලෙස වාරගනනේ ගෙවනවට ඕනෑ මුදලෙන් අත්තිම වාරයේ ගෙවනවට ඕනෑ මුදල හැටියට සහ වැඩිපුර තිබුණොත් එකොලොස්වෙනි වාරයේ ගෙවනවට ඕනෑ මුදලෙන් කොටසක් ගැටියටත් ගනවට යෙදේ.

මහනුවර නගරයතුල සහ කඩවත්හතර තුල අරක්කු රේන්දය මිලේට ගනවට යෙදෙන අය විසින් මහනුවර නාගරික සභාවට ඇතුළත් හරියේ පිහිටා තිබෙන එක එක තැබැරුමේ අරක්කු සහ රම් බෙදා විකිනීම පිණිස 1892 නොම්මර 9යේ රෙගුලාසියේ නියමකර තිබෙන ප්‍රකාර එක එක බලකඩදසියට ගෙවියුතු රුපියල් (500) පන්සියයක මුද්දර කියමය ගෙවා වමී 1891 නොම්මර 13යේ රෙගුලාසිය යටතේ එක එක තැබැරුමට වෙන් වෙන් වසයෙන් එක එක බලකඩදසිය බැගින් ලබාගතයුතු බව වැඩිපුර දැනුම් දුන්ව යෙදුනා ඇත.

වැඩිපුර කොන්දේසි විකුණන දවසේදී කියවා තෝරාගතර දෙනුලැබේ.

**ඇලන්සන් බේලි,
වැඩබලන ආණක්‍රමේ ඒපත්තර්නැතනායේ.**

වමී 1894 ක්වු මාර්තු මස 28 වෙනි දින මහනුවර කවිවේරිදේදිය.

NOTICE is hereby given that on Tuesday, April 17, 1894, the under-mentioned Arrack, Rum, and Toddy Farms of the Northern Province from July 1, 1894, to June 30, 1895, will be put up for sale by public auction at the following places, viz. :-

- The arrack, rum, and toddy farms of the Jaffna Kachcheri } At the Jaffna Kachcheri farms of the Jaffna District } at 2.30 P.M.
- The arrack, rum, and toddy farms of the Mannar District } At the Jaffna and Mannar Kacheheries precisely at 3 o'clock P.M. by telegraph time.

Jaffna Kachcheri, March 20, 1894. FRED. BOWES, for Government Agent.

NOTICE is hereby given that on Wednesday, April 25, 1894, at 12 o'clock noon, the Arrack Farms of the Anuradhapura District from July 1, 1894, to June 30, 1895, will be exposed for sale by public auction at the Anuradhapura Kachcheri.

The highest bidder will be required to deposit at once one-tenth of the purchase amount in cash; and should the bid be accepted by His Excellency, the Governor, to furnish approved security for one-half of the whole amount, or cash to the amount of one-third, within thirty days of the date of receipt by him of the notification of such acceptance.

He will also be required to deposit money to pay the fees of the Crown Counsel for examining and giving opinion on the title deeds of properties tendered by him, as security and for examining and settling the security bond, and the fees charged by the Crown Proctor for examining documents and drawing the security bonds, and also the expenses of appraising properties and of registering the security bond.

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

Further conditions will be read and explained on the day of sale.

The arrack farm consists of the following taverns :- Anuradhapura, Madawachchiya, Mihintale, Maradankadawala, and Kekirawa.

H. NEVILL, Acting Government Agent.

Anuradhapura Kachcheri, March 20, 1894.

වමී 1894 ක්වු ජුලි මස 1 වෙනි දින පටන් වමී 1895 ක්වු ජුනි මස 30 වෙනි දින වනතුරු අනුරාධපුර දිස්ත්‍රික්කේ අරක්කු රේන්දේ වමී 1894 ක්වු අප්‍රේල් මස 25 වෙනි බදාදා පෙරවරු 12 කතිසමට අනුරාධපුර කවිවේරියේදි ප්‍රසිධි වෙන්දේසියේ විකිනීමට තබනබව සියළුදෙනාටම මෙයින් දැනුම්දෙනුය.

වැඩි ඉල්ලුම්කාරයා විසින් විකිනීමේ මුල්මුදලෙන් 10 කොටසක් මුදලෙන් වහාම ගෙවනවට ඕනෑකරනවා ඇත. එහෙත් ඒ ඉල්ලීම උතුමානත්වයන්සේ විසින් ඒත්තුගත්තේවිනම් මුළුගණනින් 1/2 කොටසක් වරින් නාවු ආණක්‍රම විසින් ඒත්තුගනවට යෙදෙන ඇපයක් හෝ මුළුගණනින් 1/3 කොටසක් වරිනා මුදල් හෝ ඉල් එමකාරයාගේ ඉල්ලීම ඒත්තුගත්තව දැනුම්දෙනවට

සෛදන දිනසේදී පවත් දවස් 30ක් ඇතුලත ගෙවන්ට
 බිනු කරනවා ඇත. ඉල්ලීමකාරයා විසින් ඇප පිනිස
 ඔප්පු කරන්ට සෛදන දේ බඩු ගැන ඔප්පු ආදිය විභාග
 කිරීම පිනිසත් ඒ ගැන උන්තාන්සේගේ කල්පනාව
 දීම පිනිසත් ඇප ඔප්පු විභාගකිරීම පිනිස සහ එය තීර
 ණයකට පැමිනවීම පිනිසත් ආණ්ඩුවේ දේවකාත් උන්
 තාන්සේදේ, ඇප ඔප්පු සෑදීම පිනිසත් ලියකියමන්
 විභාග කිරීම පිනිසත්, දේ බඩු තක්සේරුකිරීම සහ
 ඔප්පු ලියාපදිංචිකිරීම පිනිසත් ආණ්ඩුවේ පෙරක
 දෙපරු මහත්මයාදේ ගෙවන පිනිස මුදල් ගෙවන්ට
 බිනුකරනවා ඇත.

ඇප පිනිස ගෙවන්ට සෛදන සියළුම ඔප්පුවල සද
 ගන්වු ඉඩම් ගැණ ආරවුලක් නැතිවිට දන්වන පිනිස
 ඉඩම් ලියාපදිංචිකරන රීප්සවාර්තූනගෙන් ලබාගත්
 සහතික පත්‍රයක්පිට පෙනතා සිවින්ටන් බිනුකරනවා
 ඇත.

මේ සහතිකපත්‍රය ඇපක ඔප්පුකර සිටින ඇපකාර
 යාගේ විසදගෙන් ලබාගන්ටත් බිනුකරනවා ඇත.

මේ ගැන වැඩිදුර කොන්දේසි විනිනීමේ දවසේදී
 තේරුම්කරදෙන්ට සෛදනවා ඇත.

රේන්දේ ගනුදෙනුකිරීමට අයිති ස්ථානනම් :—අනු
 රධපුරය, මදවව්විය, මිහින්තලේ, මරදන්කඩවල සහ
 කැකිරවය.

එච්. නැවිල්,
 එජන්තලන්තාන්සේ.

වර්ෂ 1894 ක්වු මාර්තු මස 20 වෙනි
 දින අනුරධපුරේ කවිවෙර්සේදිය.

1894 ම ඉණ්ඩු සිත්තිරමාතම 25 ත් කිසි පුතන්කිපු
 ඔම මත්තියානම පන්නිරණ්ඩු මණිකු අනුරාපපුරක්
 ක්සේරියිල් අනුරාපපුරත්තකු 1894 ම ඉණ්ඩු ඉඳ
 මාතම 1 ත් කිසි තොරුකම 1895 ම ඉණ්ඩු ඉනිමා
 තම 30 ත් කිසි ගිරුගුණ සාරායකුත්තක පිරිසිත්ත
 වලත්තිලිකුති බිත්තමටිම ඉණ්ඩු ඉත්තාත් සකලරුකුම
 අතිබිකුකටිකිණ්ණු.

உயர்ந்த கேள்விக்காரன் தான் கேட்ட தொகையில்
 பத்திலொரு பங்கைக் காசாக உடனே கட்டவேண்டும்.
 அந்தக்கேள்வியை அதியுத்தம தேசாதிபதியவர்கள் அந்
 தீகரிக்குங்கால் கேட்ட கேள்வியிற் சரிஅரைவாசித் தொ
 கைக்கு ஆதனப்பிணையாவது, குறித்த தொகையில் மூன்
 றில் ஒரு பங்கு காசாவது தேசாதிபதியவர்களுடைய
 அங்கீகாரத்தைப்பற்றிய நொத்தீசு கிடைத்த தேதி தொ
 டக்கம் முப்பது நாட்களுட் கட்டவேண்டும்.

கேள்விக்காரன் பிணையாகக் கொடுக்கும் உறுதிசாதன
 ங்கள் அங்கீகரிக்கப்பட்டனவோ அன்றோ என்று பரி
 சோதித்து தன்னுடைய வெண்ணத்தை வெளிப்படுத்து
 வதற்கு இராணியின் அப்புக்காத்துக்குச் செல்லவேண்
 டிய சலாரையும் பிணையுறுதி எழுதுவதற்காகக் கொடுக்
 கப்பட்ட சாதனங்களை பரிசோதனைபண்ணி உறுதி எழு
 திப் பூரணப்படுத்தி நிறைவேற்றுவதற்கு இராணியின்
 பிரக்கிராசியாருக்குச் செல்லவேண்டிய சலாரையும் ஆ
 தனங்கள் மதிப்பிடும் சலாரையும் உறுதிகளைப் பதியுஞ்
 சலாரையும் கட்டவேண்டியவரும்.

பிணையாகக் கொடுக்கப்படும் உறுதிகள் யாவுக்கும் அ
 வைகளிற் சுட்டப்படும் காணிகளில் யாசொரு தடை
 பிசகு இல்லையென்று காணிப்பதிவுக் சந்தோர் நிஜிவதி
 ருருடைய சாதனப்பத்திரங்கள் (செட்டிவிதறு) அணை
 க்கப்படவேண்டும். இந்தச்சாதனப்பத்திரங்களின் பே
 ரால் வருஞ்செலவைப் பிணைகொடுப்பவர்களேகொடுத்து
 பெற்றுக்கொள்ள வேண்டும்.

இந்த விற்பனைவைப்பற்றிய மறுவிபரங்கள் விற்பனை
 ன் அன்றைக்கு வாசித்து விளங்கப்படுத்தப்படும்.

இந்தக் குத்தகைக்கு அடக்கமான தவறனைகள் வரு
 மாறு : அநுராசபுரம், மதவாச்சி, மிகுந்தலை, மருதங்க
 டவளை, கெக்கிராவை.

ஏச். நெவில்,
 அரசாட்சியின் ஏசன்றுக்காக.

அநுராசபுரக் கச்சேரி,
 1894 ம் வரு பங்குனிமீ 20 த் உ.

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,413, C. P.

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

ON Wednesday, May 30, 1894, at 12 o'clock noon, the Assistant Government Agent for the Nuwara Eliya District will put up to auction, at his Office in Nuwara Eliya, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in the Walapone division of the Nuwara Eliya District of the Central Province.

Preliminary plan 999.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
X 43	Ambeliadda	Yatimaduregedara Dingiri Menika	The Crown	Paddy field and garden	1 0 12

Upset price,—Rs. 100 per acre.

Further information respecting this land 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. 1,413, C. P.

වර්ෂ 1894 ක්වූ මාර්තු මස 22 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථානයේ කන්තෝරුවේදී.

මධ්‍යම දිසාවේ නුවරඑළියේ උපඵ්ජනනායකයන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වූ මැයි මස 30 වෙනි දින වූ බද්දට නුවරඑළියේ කවිචේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ නුවරඑළිය පලාතේ වලපතේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙල්ලක්.

පිහිටම 999. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉල්ලුම්කාරයා.	අන්දම.	මහත.
X 43	අඹලියද්ද	සරිමාදුරෙගෙදර සිංහිරිමැනිකා	කුඹුර සහ වත්ත	අ. රු. ප. 1 0 12

අක්කරයක් රූපියල් 10 බැගින් මිලකර තිබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා සර්වේසර්ජන්තුල් උන්නාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැණ කාරණා මධ්‍යම දිසාවේ නුවරඑළියේ උපඵ්ජනනායකයන්ගෙන්ද දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාව ලෙස,

ජ. නොඑල් වාකර්,
මහසෙනෙකාරිස් වමහ.

No. 1,414, C. P.

Colonial Secretary's Office,
Colombo, March 24, 1894.

ON Wednesday, May 30, 1894, at 12 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 Gandahe korale of Pata Hewaheta in the District of Kandy, Central Province.

Preliminary plan 3,495.

Claimant—The Crown.

Lot.	Name of Land.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
63 B	Pallewattahena	Etulgama	Herat Mudiyansele Ukku Banda Arachchi	Coffee	2 1 28

Upset price,—Rs. 10 per acre.

Further information respecting this 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. 1,414, C. P.

වර්ෂ 1894 ක්වූ මාර්තු මස 24 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථානයේ කන්තෝරුවේදී.

මධ්‍යම දිසාවේ ගෞරවනීය වූ ඵ්ජනනායකයන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වූ මැයි මස 30 වෙනි දින වූ බද්දට දෙලහට මහනුවර කවිචේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ පානනේවාහැටේ ගන්දහනේ කෝරලේ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙල්ල එකක්.

පිහිටම 3,495. ඉල්ලුම්කාරයා—ගෞරවනීය වූ දිසානේසලා උක්කුබන්දා ආරච්චිලා.

නො.	ඉඩම.	ගම.	අයිතිකම කියන්නා.	අන්දම.	මහත.
63 B	පල්ලේවත්තෙහේන	ඇතුල්ගම	ආණ්ඩුව	කෝපි	අ. රු. ප. 2 1 28

අක්කරයක් රූපියල් 10 ගේ හිට විකුනනව පවත්නා ලැබේ.

මේ ඉඩම ගැණ වැඩිදුර කාරණා සර්වේසර්ජන්තුල් උන්නාන්සේගෙන් දැනගත්ව පුළුවනත් ඇර විකිනීමේ කොන්දේසි ගැණ තොරතුරු මධ්‍යම දිසාවේ ගෞරවනීය වූ ඵ්ජනනායකයන්ගෙන්ද දැනගත හැකිවේ.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාව ලෙස,

ජ. නොඑල් වාකර්,
මහසෙනෙකාරිස් වමහ.

LAND SALES IN THE NORTHERN PROVINCE.

No. 260, N. P.

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

ON Monday, May 7, 1894, at noon, the Assistant Government Agent for the Vavuniya District will put up to auction, at his Office in Vavuniya, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Two hundred and thirteen allotments of land situated in the Sinhalese division of the Vavuniya District of the Northern Province.

Preliminary plan 1,313.—Kilakkamulai South.

Village—Iratperiyakulam.

Description—Forest suitable for paddy.

Lot	Name of Applicant.	Name of Claimant.	Extent.		
			A.	R.	P.
4455	Crown	Crown	1	0	28
4456	Do.	do.	1	0	13
4457	Do.	do.	1	1	12
4458	Do.	do.	0	3	35
4459	Do.	do.	1	1	35
4460	Do.	do.	1	1	14
4461	Do.	do.	1	2	36
4462	Do.	do.	1	0	20

Description—Jungle.

4454	Punchirala Korala	—	2	3	10
4444	Appurala Kapurala and others	—	1	3	2
4440	Punchirala Korala	—	3	3	11
U 118	—	Punchirala Korala	0	3	28

Description—Forest fit for paddy.

4463	—	—	1	2	24
4464	—	—	2	2	14
4465	—	—	1	0	5
4467	—	—	1	3	17
4469	—	—	1	1	30
4470	—	—	1	1	20
4471	—	—	2	3	8
4472	—	—	4	0	27
4473	—	—	3	0	11
4474	—	—	0	2	21

Preliminary plan 1,733. Description—Irrigable land.

6460	—	Crown	4	0	36
6461	—	do.	4	3	35
6462	—	do.	5	2	4
6463	—	do.	4	3	36
6464	—	do.	5	0	27
6465	—	do.	4	2	10
6466	—	do.	4	2	22
6467	—	do.	4	1	22

Claimant—Crown. Applicant—Crown.

	Extent.	Lot.	Claimant—Crown.		
			A.	R.	P.
6468	4 3 24	6483	4	3	24
6469	4 2 19	6484	4	2	10
6470	4 3 12	6485	4	3	4
6471	4 2 9	6486	4	2	1
6472	4 3 24	6487	4	3	14
6473	4 2 9	6488	4	2	1
6474	4 3 18	6489	4	0	0
6475	4 1 20	6490	5	0	33
6476	4 3 24	6491	2	2	10
6477	4 2 19	6492	2	2	9
6478	4 3 17	6493	5	0	18
6479	4 2 9	6494	5	3	28
6480	4 3 36	6495	6	1	13
6481	4 2 13	6496	5	1	10
6482	4 2 36	6497	3	1	2

Village—Mamadu, Description—Jungle.

Lot.	Extent.	Lot.	Extent.
4533	1 3 10	4594	1 2 29
4534	2 1 0	4595	1 2 18
4535	0 1 35	4596	1 3 1
4536	1 3 12	4600	1 2 0
4537	2 0 3	4603	1 3 17
4538	2 0 0	4604	1 3 18
4539	1 3 35	4605	1 3 33
4540	1 3 27	4606	1 2 27
4541	2 0 0	4607	1 2 32
4542	1 2 18	4608	1 3 8
4543	1 0 37	4609	1 3 29
4544	0 2 36	4610	2 0 12
4545	0 3 2	4611	1 1 21
4546	1 0 13	4612	1 2 19
4547	1 1 24	4617	1 2 23
4548	1 1 37	4618	1 1 12
4549	1 0 3	4619	1 0 38
4550	0 3 37	4620	1 1 27
4551	1 2 10	4621	1 3 27
4552	3 0 6	4622	1 3 27
4553	2 0 30	4623	1 3 38
4554	1 1 13	4624	1 3 29
4555	0 2 26	4625	1 2 16
4556	0 3 2	4626	1 3 0
4557	1 2 4	4636	2 1 13
4558	1 2 22	4637	2 0 8
4559	0 3 20	4638	2 0 0
4562	2 0 12	4642	1 2 14
4563	1 2 30	2643	0 3 34
4564	2 0 3	4644	1 3 0
4568	1 2 36	4648	1 1 2
4569	2 0 4	4649	1 2 13
4576	2 1 29	4650	1 3 6
4577	2 0 18	4516	9 3 8
4578	2 0 14	4521	9 2 35
4579	2 0 30	4522	9 3 15
4580	2 1 14	4523	10 3 2
4581	2 0 16	4524	10 3 13
4582	1 3 14	4525	9 3 38
4583	2 0 14	4527	5 2 26
4584	1 2 39	4528	1 3 26
4589	1 3 18	4529	2 0 0
4590	1 2 38	4530	1 3 17
4591	1 3 34	4531	1 0 22
4592	1 2 37	4532	1 0 13
4593	1 3 4		

Preliminary plan 1,626.

Village—Iratperiyakulam. Description—Jungle.

	Name of Applicant.	Name of Claimant.	
6130	Siralage Sellate	Crown	2 0 18

Preliminary plan 1,289.

Village—Madukanda.

4344	Kadiratege Kapurala	Crown	2 1 0
4345	S. Kandate Arachchila	do.	0 1 6
4346	Kapuralage Appurala	do.	0 2 38
4347	S. Kandate	do.	0 1 25
4348	Kadiratege Kapurala	do.	0 1 21
4349	N. Kapurala	do.	0 1 18
4350	M. Punchirala and others	do.	0 3 21
4351	A. Kumari Etani	do.	0 1 17
4352	A. Sellate	do.	0 1 23
4353	D. V. Appurala	do.	0 1 7
4354	A. Kirinaidurala	do.	0 2 4
4355	Anoggaru Gamarala	do.	0 1 3
4356	K. Wannihami and others	do.	0 1 12
4357	K. Kapurala and others	do.	0 1 17
4358	S. Rankiri Etani and another	do.	0 1 18
4359	D. Kanda Gamarala	do.	0 1 14
4360	S. Tikiri Etani and another	do.	0 1 14

Lot.	Name of Applicant.	Name of Claimant.	Extent.		
			A.	R.	P.
4361	P. Sellate	Crown	0	1	11
4362	K. Kapurala	do.	0	1	25
4363	P. Sellate	do.	0	2	3
4364	K. V. Velate	do.	0	3	27
4365	K. V. Kirihami	do.	0	1	20
4366	S. Kandate Arachchi	do.	0	2	34
4367	K. Ukkurala	do.	0	1	30
4368	P. Kirinaidurala	do.	0	2	22
4369	D. Kanda Gamarala	do.	0	1	25
4370	S. Kandate Arachchila	do.	0	2	7
4371	K. Kapurala	do.	0	3	3
4372	D. Kandate Gamarala	do.	0	2	27
4374	K. Ukkurala	do.	0	3	14
4373	D. V. Kadirate	do.	0	2	6
4375	Appuralage Naidurala	do.	0	2	0
4376	Kadira Vedaralage Kirihami	do.	0	1	25
4377	D. V. Rankiri Etani	do.	0	1	16
4378	D. V. Kadirate and another	do.	0	1	25
4379	Dingirala Korala	do.	0	1	37
4380	Koralage Baddarala	do.	0	1	28
4381	D. V. Kanda Gamarala	do.	0	3	27
4382	M. Kapurala	do.	1	1	14
4383	Nambiralage Korala	do.	0	1	25
4384	D. V. Appurala	do.	0	2	12
4385	V. Kirinaidurala	do.	0	1	23
4386	Kadiratege Velate	do.	0	1	36
4387	K. Ranhami	do.	0	1	18
4388	N. Kandate	do.	0	1	26
4389	K. V. Kapurala	do.	1	0	0
4390	Naiduralage Kandate	do.	0	1	31
Preliminary plan 1,676.—Chinnacheddikulam.					
Village—Halambagaswewa.					
Description—Jungle.					
6270	Puspi Ridi and Wellaya Henaya	Crown	1	1	3
Preliminary plan 1,609. Village—Marutanmadu.					
Description—Jungle.					
5991	Baddaralage Wannakurala	Crown	5	1	2
Preliminary plan 1,499. Village—Kadupuliyankulam.					
Description—Ancient field, now jungle.					
5677	Velage Menika Naide	Crown	8	2	38
Preliminary plan 1,607. Village—Warikuddiur.					
Description—Field.					
C 132	S. P. Kiriyanikkiya	Crown	11	1	14
Village—Kalayanur.					
5982	S. Kadirate	Crown	3	3	31
5983	W. Kirihami	do.	2	1	13
5984	Punchirala Korala	do.	3	0	5
Village—Warikuddiur. Description—Jungle.					
5985	K. Panikkilage Santa	Crown	1	0	12
Preliminary plan 1,717.					
Village—Pumadu. Description—Paddy field.					
6374	K. Sellawannihami	Crown	0	1	19
6375	Yuguralge Kadirate	do.	0	1	37
Description—Jungle and new clearing.					
6376	Yuguralge Velate	Crown	8	1	33
Description—Forest clearing.					
6376½	Yuguralge Velate	Crown	2	2	35
Description—Paddy field.					
6377	Yuguralge Velate	Crown	2	0	0
Description—Forest clearing.					
6378	Ungurala Gamarala	Crown	2	3	1

For all lands irrigable under restored tanks a water-rate should be paid for interest and upkeep.
Upset price,—Rs. 10 per acre.

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

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

විෂ් 1894 ක්ව මාර්තු මස 18
No. 260, N. P. වෙති දින කොළඹ මහසෙන
තාරිස් උත්තාන්සේසේ කන්
තෝරුවේදීය.

උතුරු දිසාවේ වවනිසාවේ ඒජන්ත උත්තාන්සේ
ච්ඡිත් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්
තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විෂ් 1894
ක්ව මැයි මස 7 වෙනි දිනවූ සඳුදා දව්‍යාලට වවනිසාවේ
කව්වේරියේදී වෙන්දේසිකර විකුනන්ට යෙදෙනවා
ඇත.

උතුරු දිසාවේ වවනිසා පළාතේ කිලක්කමුල්ල
දකුණු කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි.

සිතියම 1,313. කිලක්කමුල්ල දකුණුකෝරළේ.

මම—ජරව්වෙරියකුලම.
අන්දම—විවලට සුදුසුබිම.

කො. ඉල්ලීමකාරයා.	අයිතියම කියවන්නා.	අ. රු. ප.
4455	රජසන්තක	1 0
4456	එම	1 0 13
4457	එම	1 1 12
4458	එම	0 3 35
4459	එම	1 1 35
4460	එම	1 1 14
4461	එම	1 2 36
4462	එම	1 0 20
අන්දම—කැලේ.		
4454	පුත්තිරුකෝරල	2 3 10
4444	අප්පුරුකපුරුල	—
	සහ තවත්	1 3 2
4440	පුත්තිරුකෝරල	3 3 11.
අන්දම—කැලේ.		
U 118	පුත්තිරුකෝරල	0 3 28
අන්දම—විවලට සුදුසු කැලේ.		
4463	—	1 2 24
4464	—	2 2 14
4465	—	1 0 5
4467	—	1 3 17
4469	—	1 1 30
4470	—	1 1 20
4471	—	2 3 8
4472	—	4 0 27
4473	—	3 0 11
4474	—	0 2 21

සිතියම 1,733.
අන්දම—අන්වැද්දිනහැකි බිම.

6460	—	රජසන්තක	4 0 36
6461	—	එම	4 3 35
6462	—	එම	5 2 4
6463	—	එම	4 3 36
6464	—	එම	5 0 27
6465	—	එම	4 2 10
6466	—	එම	4 2 22
6467	—	එම	4 1 22

අයිතිකම්කරණ—රජසේවක.

ඉල්ලුම්කාරයා—රජසේවක.

නො.	මහත.	නො.	මහත.
	අ. රු. ප.		අ. රු. ප.
6468	4 3 24	6483	4 3 24
6469	4 2 19	6484	4 2 10
6470	4 3 12	6485	4 3 4
6471	4 2 9	6486	4 2 1
6472	4 3 24	6487	4 3 14
6473	4 2 9	6488	4 2 1
6474	4 3 18	6489	4 0 0
6475	4 1 20	6490	5 0 33
6476	4 3 24	6491	2 2 10
6477	4 2 19	6492	2 2 9
6478	4 3 17	6493	5 0 18
6479	4 2 9	6494	5 3 28
6480	4 3 36	6495	6 1 13
6481	4 2 13	6496	5 1 10
6482	4 2 36	6497	3 1 2

මම—මාමඩුව. අන්දම—කැලේ.

නො.	මහත.	නො.	මහත.
	අ. රු. ප.		අ. රු. ප.
4533	1 3 10	4594	1 2 29
4534	2 1 0	4595	1 2 18
4535	0 1 35	4596	1 3 1
4536	1 3 12	4600	1 2 0
4537	2 0 3	4603	1 3 17
4538	2 0 0	4604	1 3 18
4539	1 3 35	4605	1 3 33
4540	1 3 27	4606	1 2 27
4541	2 0 0	4607	1 2 32
4542	1 2 18	4608	1 3 8
4543	1 0 37	4609	1 3 29
4544	0 2 36	4610	2 0 12
4545	0 3 2	4611	1 1 21
4546	1 0 13	4612	1 2 19
4547	1 1 24	4617	1 2 23
4548	1 1 37	4618	1 1 12
4549	1 0 3	4619	1 0 38
4550	0 3 37	4620	1 1 27
4551	1 2 10	4621	1 3 27
4552	3 0 6	4622	1 3 27
4553	2 0 30	4623	1 3 38
4554	1 1 13	4624	1 3 29
4555	0 2 26	4625	1 2 16
4556	0 3 2	4626	1 3 0
4557	1 2 4	4636	2 1 13
4558	1 2 22	4637	2 0 8
4559	0 3 20	4638	2 0 0
4562	2 0 12	4642	1 2 14
4563	1 2 30	4643	0 3 34
4564	2 0 3	4644	1 3 0
4568	1 2 36	4648	1 1 2
4569	2 0 4	4649	1 2 13
4576	2 1 29	4650	1 3 6
4577	2 0 18	4516	9 3 8
4578	2 0 14	4521	9 2 35
4579	2 0 30	4522	9 3 15
4580	2 1 14	4523	10 3 2
4581	2 0 16	4524	10 3 13
4582	1 3 14	4525	9 3 38
4583	2 0 14	4527	5 2 26
4584	1 2 39	4528	1 3 26
4589	1 3 18	4529	2 0 0
4590	1 2 38	4530	1 3 17
4591	1 3 34	4531	1 0 22
4592	1 2 37	4532	1 0 13
4593	1 3 4		

සියලුම 1,626. ජරවිචේදියකුලම.

අන්දම—කැලේ.

මහත.

නො.	ඉල්ලුම්කාරයා.	අයිතිකම්කරණය	අ. රු. ප.
6130	සිරාලයේසෙල්ලායෙ	රජසේවක	2 0 18

සියලුම 1,289. මම—මඩුකන්ද.

4344	කදිරුතෙගෙකපුරුල	රජසේවක	2 1 0
4345	ඇස්. කන්දතෙආ		
	රච්චිල	එම	0 1 6
4346	කපුරුලගෙඅප්පුරුල	එම	0 2 38
4347	ඇස්. කන්දතෙ	එම	0 1 25
4348	කදිරුතෙගෙ කපුරුල	එම	0 1 21
4349	ඇස්. කපුරුල	එම	0 1 18
4350	ඇම්. පුන්චිලෙ සහ		
	තවත්	එම	0 3 21
4351	ඒ. කුමරිඑකනි	එම	0 1 17
4352	ඒ. සෙල්ලාගෙ	එම	0 1 23
4353	ඩී. ඒ. අප්පුරුල	එම	0 1 7
4354	ඒ. කිරිතයිදුරුල	එම	0 2 4
4355	අනුග්ගරගමරුල	එම	0 1 3
4356	කේ. වන්චිහාමි සහ		
	තවත්	එම	0 1 12
4357	කේ. කපුරුල සහ		
	තවත්	එම	0 1 17
4358	ඇස්. රාකිරිඑකනි සහ		
	තවත් එක්කෙනෙක්	එම	0 1 18
4359	ඩී. කන්දගමරුල	එම	0 1 14
4360	ඇස්. චිකිරිඑකනි සහ		
	තවත්එක්කෙනෙක්	එම	0 1 14
4361	පී. සෙල්ලාගේ	එම	0 1 11
4362	කේ. කපුරුල	එම	0 1 25
4363	පී. සෙල්ලාගෙ	එම	0 2 3
4364	කේ. ඒ. චේලාගෙ	එම	0 3 27
4365	කේ. ඒ. කිරිහාමි	එම	0 1 20
4366	ඇස්. කන්දතෙආරච්චිල	එම	0 2 34
4367	කේ. උක්කුරුල	එම	0 1 30
4368	පී. කිරිතයිදුරුල	එම	0 2 22
4369	ඩී. කන්දගමරුල	එම	0 1 25
4370	ඇස්. කන්දතෙආරච්චිල	එම	0 2 7
4371	කේ. කපුරුල	එම	0 3 3
4372	ඩී. කන්දගමරුල	එම	0 2 27
4374	කේ. උක්කුරුල	එම	0 3 14
4373	ඩී. ඒ. කදිරුතේ	එම	0 2 6
4575	අප්පුරුලගෙකයිදුරුල	එම	0 2 0
4376	කදිරුවෙදුරුලගෙ		
	කිරිහාමි	එම	0 1 25
4377	ඩී. ඒ. රන්කිරිඑකනි	එම	0 1 16
4378	ඩී. ඒ. කදිරුතෙ සහ		
	තවත් එක්කෙනෙක්	එම	0 1 25
4379	පිච්චරලකෝරුල	එම	0 1 37
4380	කෝරුලගෙ බිද්දුරුල	එම	0 1 28
4381	ඩී. ඒ. කන්දගෙ ගමරුල	එම	0 3 27
4382	ඇම්. කපුරුල	එම	1 1 14
4383	තච්චිලගෙකෝරුල	එම	0 1 25
4384	ඩී. ඒ. අප්පුරුල	එම	0 2 12
4385	පී. කිරිතයිදුරුල	එම	0 1 23
4386	කදිරුතෙගෙ චේලාගේ	එම	0 1 36
4387	කේ. රන්හාමි	එම	0 1 18
4388	ඇස්. කන්දතෙ	එම	0 1 26
4389	කේ. ඒ. කපුරුල	එම	1 0 0
4390	කයිදුරුලගෙ කන්දතෙ	එම	0 1 31

සියලුම 1,676. සිනාසෙට්ටිකුලම්.

මම—ගැලඹගස්වැව.

අන්දම—කැලේ.

6270	පුස්පිරිදි සහ වෙල්ලා	රජසේවක	1 1 3
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		මගය.	
5991	ඉල්ලුම්කාරයා. අයිතිකම් කියවනා. අ. රු. ප. සිතියම 1,609. ගම-මරදම්මඩුව. බද්දරලගෙ වත්ත කුරල රජසත්තක	5	1 2
5677	සිතියම 1,499. ගම-කාටුපුලියන්කුලම්. අන්දම-පුරාණවෙල, දැව කැලේ. වේලාගෙ මැනිකා ගෙන දු රජසත්තක	8	2 38
C 132	සිතියම 1,607. ගම-වාරිකුච්චිඋර. අන්දම-වෙල. ඇස්. පි. කිරියා පතිකියා රජසත්තක	11	1 14
5982	ගම-කාලයන්උර. අන්දම-වෙල. ඇස්. කදිරගෙ රජසත්තක	3	3 31
5983	චම්බිච්චි. කිරිහාමි එම	2	1 13
5984	පුන්විරලකෝරල එම	3	0 5
5985	ගම-වාරිකුච්චිඋර. අන්දම-කැලේ. කේ. පතිකියාගේ සත්තා රජසත්තක	1	0 12
6374	සිතියම 1,717. ගම-පුමඩුව. අන්දම-කුඹුර. කේ. සෙල්ලවන්ති ආම රජසත්තක	0	1 19
6375	සුගුරලගෙ කදිරගෙ එම	0	1 37

		මගය.	
6376	ඉල්ලුම්කාරයා. අයිතිකම් කියවනා. අ. රු. ප. අන්දම-කැලේ සහ එළිකිරිම. සුගුරලගෙ වේලාගෙ රජසත්තක	8	1 33
6376½	අන්දම-එළිකල කැලේ. එම රජසත්තක	2	2 35
6377	අන්දම-කුඹුර. එම රජසත්තක	2	0 0
6378	අන්දම-එළිකල කැලේ. උන්ගුරලගමරල රජසත්තක	2	3 1

අත්කරගත් රුපියල් දහයේ සිට විකුණන්නට පටන් ගනු ලැබේ.

ආණ්ඩුව විසින් ප්‍රකාශවන්නරණලද වැවුමලිත් වතුර ලැබෙන බිම්වලට වතුර බද්දක්, එම වැව් පැවැත්වීමට සහ පොලිය පිණිසත් ගෙවියයුතුය.

මෙම ඉඩම් ගැන වැඩිදුර දැනගතයුතු කාරණා සර් වේසර් ජනරාල් උන්තාත්සේගෙන් දැනගත්ව පුවච්චන් වන් ඇර, විකිනීමේ කොන්දේසිය ගැන තොරතුරු වචනිකාවිලකුලගෙ උපස්ථන්ත උන්තාත්සේගෙන් අසා දැනගත හැකිවේ.

ආණ්ඩුකාර උතුමානත්වගන්සේගේ ආඥාවලෙස,
 ජ. තොළේ වාකර්,
 මහසෙනෙධාරීස් වම්ක.

LAND SALES IN THE SOUTHERN PROVINCE.

No. 871, s. P. Colonial Secretary's Office, Colombo, March 24, 1894.

ON Monday, May 14, 1894, and the following days, at noon, the Government Agent for the Southern Province will put up to auction for sale or settlement, at Elpitiya Resthouse, the under-mentioned portions of Crown Land on the terms authorized by Government.

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

Lot.	Name of Land.	Extent.
		▲ R. P.
9708	Galkadullepollauwa	1 0 33
9709	Do.	0 0 13
9710	Kahatagahapollauwa	8 2 1
Preliminary plan 3,909.—Talagaspe. Applicant—K. K. Mathes. Claimant—Crown. Description—Chena.		
9705	Potuwilahena	1 0 11
9706	Do.	2 1 3
9707	Do.	3 3 4
Preliminary plan 3,908.—Talagaspe. Applicant—K. V. Ameneris and Eboris. Claimant—Crown. Description—Field.		
9691	Haldolawila	0 0 19
9692	Do.	0 0 17
9693	Do.	2 0 29
9694	Do.	0 0 12
Preliminary plan 3,906.—Talagaspe. Applicant—K. V. Ameneris. Claimant—Crown. Description—Field.		
9695	Nagahawila	2 1 37
9696	Do.	0 1 27
9697	Tambagallawalaowita	11 0 18

Lot.	Name of Land.	Extent.
		A. R. P.
Preliminary plan 3,899.—Porowagama. Applicant—Don Bastian de Silva Gunawardena. Claimant—Crown. Description—Field.		
9680	Ambagahenaokendawela	7 1 19
9681	Do.	0 2 4
Preliminary plan 3,703.—Uragaha. Applicant—Hettigodage Neris Appu. Claimant—Crown. Description—Jungle.		
8953	Paluwegodabedda	2 0 20
8954	Paluwegodawatta	0 2 13
Description—Yams.		
8955	Paluwegodaowita	0 1 38
Preliminary plan 3,898.—Niyangama. Applicant—B. Vitane Arachchi Seadoris. Claimant—Crown. Description—Chena.		
9679	Kirimetigodapolauwa	2 2 15
Preliminary plan 3,896.—Horangalla. Applicant—H. J. de Livera. Claimant—Crown. Description—Deniya.		
9674	Karandagasudumulla	1 2 34
Preliminary plan 3,913.—Naranowita. Applicant—P. Don Bastian de Silva. Claimant—Crown. Description—Field.		
9715	Wakadawela	4 3 13
9716	Mullegedarawelamedakatiya	7 1 22
Applicant—H. V. Don Bastian de Silva.		
9717	Mullegederawelapahalakatiya	1 2 8
Preliminary plan 3,966.—Umbokka. Applicant—Udugamage Babahami. Claimant—Crown. Description—Field.		
9937	Dikgoipolaudumulla	1 1 15

Lot.	Name of Land.	Extent.			Lot.	Name of Land.	Extent.		
		A.	R.	P.			A.	R.	P.
	Preliminary plan 3,746.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Jungle.					Preliminary plan 3,747.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
9099	Mullegewellakatiyaduwa	0	2	26	9175	Kerethiwilla	0	3	7
	Description—Paddy field.				9176	Do.	3	2	28
9106	Mullegewellakatiyaduwa	1	1	19	9179	Do.	0	2	4
	Description—Garden.				9181	Do.	0	1	22
9107	Mullegewellakatiyaduwa	0	1	38	9182	Do.	11	0	33
	Description—Suitable for paddy.				9183	Do.	0	2	4
9108	Mullegewellakatiyaduwa	1	0	34		Description—Jungle.			
	Description—Paddy field.				9184	Galawahapolawa	5	2	24
9111	Mullegewellakatiyaduwa	1	2	33		Description—Open land.			
9112	Do.	1	3	10	9185	Galwakkawila	0	1	17
9115	Hattakawela	2	3	8		Description—Jungle.			
9132	Kotawilakumbura	4	1	2	9187	Gangaddarapolawa	5	0	36
9133	Do.	0	3	15		Preliminary plan 3,591.—Porowagama. Applicant—Werakkodi Babappu. Claimant—Crown. Description—Jungle.			
	Description—Jungle.				8686	Yonggalawela	0	1	10
9140	Mahaliyaddepolawa	0	1	11		Preliminary plan 3,993.—Niyangama. Claimant—Crown.			
9141	Ginogodaliyaddepolawa	8	2	4		Applicant—Nil. Description—Chena.			
9142	Kottawillapolawa	8	0	3	10001	Gallindakanda	7	0	16
	Description—Open bare land.					Applicant—A. S. Broadhurst. Description—Garden.			
9143	Kottawillapolawa	0	0	34	10002	Gallindakanda	2	1	0
	Description—Jungle.					Description—Chena.			
9144	Kottawillapolawa	2	3	7	10003	Gallintakanda	5	2	22
	Preliminary plan 3,748.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Jungle.					Applicant—Nil. Description—Field.			
9199	Andawalaokanda	0	2	36	10004	Danketiya	0	1	18
	Description—Waste land.					Applicant—Bandarigodage Oneris de Silva. Claimant—B. Layaris Hamy de Silva and two others. Description—Garden.			
9201	Andawalakumbura	0	6	32	F 415	Labuwettena or Udagamawatta	8	1	26
	Description—Jungle.					Applicant—A. S. Broadhurst. Claimant—K. G. Dias and four others.			
9202	Andawalakumbura	1	1	11	G 415	Labuwettena or Udagamawatta	6	3	22
	Description—Paddy field.					Preliminary plan 3,746.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
9203	Andawalakumbura	0	1	16	9100	Mullegewattekkattiya	2	1	5
	Description—Waste land.				9118	Hattakawela	1	2	1
9204	Andawalaowita	0	3	15	9127	Kotawilakumbura	0	3	36
9205	Andawalapolawa	6	2	31	9128	Do.	0	2	13
	Preliminary plan 3,745.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Waste land.					Description—Garden.			
9094	Thundalaowita	0	1	20	9134	Kimbulkotuwakanda-addarawatta	0	2	1
9095	Do.	0	1	29		Preliminary plan 3,746.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
	Preliminary plan 3,744.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.				9100	Mullegewattekkattiya	2	1	5
9063	Ihalakatiya	0	0	38	9118	Hattakawela	1	2	1
9065	Do.	0	1	4	9127	Kotawilakumbura	0	3	36
9066	Do.	0	1	9	9128	Do.	0	2	13
9069	Do.	0	3	15		Description—Garden.			
9070	Do.	0	1	25	9134	Kimbulkotuwakanda-addarawatta	0	2	1
9072	Do.	0	3	4		Preliminary plan 3,746.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
9077	Hungawela	0	2	10	9154	Galwakkawila	5	2	23
9087½	Hungawelapolawa	9	1	26	9171	Do.	1	1	23
	Preliminary plan 3,771.—Porowagama. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.				9177	Kerethiwilla	1	3	26
9284	Ilukpottaokanda	5	1	23	9180	Do.	0	0	39
	Preliminary plan 3,374.—Poddiwala. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.					Description—Garden.			
9291	Morolaha-okanda	3	3	19	9186	Mullenakumburayaya	0	1	23
	Preliminary plan 3,577.—Pitigala. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Jungle.					Preliminary plan 3,744.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
8636	Heenkatiyehena	2	0	20	9076	Hungawella	1	0	18
8637	Do.	1	3	1		Preliminary plan 3,589.—Metiwiliya. Applicant—J. de Livera, Mudaliyar. Claimant—Crown. Description—Paddy field.			
8638	Do.	0	2	24	8677	Utumaduwakumbura	1	2	17

Lot.	Name of Land.	Extent.	
		A.	R. P.
	Preliminary plan 2,949.—Godamuke. Applicant—S. Settuwa. Claimant—Crown. Description—Garden.		
6302	Babilahenakoratuwa <i>alias</i> Puhudolaokanda	0	3 28
	Preliminary plan 3,895.—Niyangama. Applicant—E. K. Don Bastian. Claimant—Crown. Description—Jungle.		
9670	Labuwaltanna	6	1 3
	Applicant—Baban Appu.		
9671	Labuwaltanna	3	2 37
	Applicant—H. J. de Livera. Claimant—Crown. Description—Chena.		
9672	Hindeniyawēlapollauwa	2	0 5
	Applicant—H. Gamage Andris. Claimant—Crown. Description—Garden.		
9673	Mulwakkadagodella	0	3 29

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

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

වර්ෂ 1894 ක්වු මාර්තු මස 24 වෙනි
No. 871, S. P. දින කොළඹ මහසෙනෙවිතුමා විසින්
දන්තාන්තරයේ කන්තෝරු
වේදිය.

දකුණු දිසාවේ ගාල්ලේ ඒජන්තාධිපතිවරයා විසින්
මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක
ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1894 ක්වු
මැයි මස 14 වෙනි දින සහ ඊටපසු දවස්වලදීත් ඇල්
පිරියේ තානාසමේදී වෙන්දේසිකර විකුණන්නට යෙදෙ
නවා ඇත.

ගාළු දිසාවේ දකුණු පළාතේ බෙන්තොට වලල්ලා
විවි කෝරලේ කොට්ඨාසයේ පිහිටාතිබෙන බිම්
කැබලි 94ක්.

පිහිටුම 3,909. පිහිටාතිබෙන්නේ—නල්ගස්පේ.
ඉල්ලුම්කාරයා—කේ. කේ. මනෙස්.
අයිතිකම් කියන්නා—ආණ්ඩුව.

නො.	ඉඩමේ නම.	අන්දම.	මහක.
		අ. රු. ප.	
9708	ගල්කඩුල්ල පොල් ලව	සේන	1 0 33
9709	එම	එම	0 0 13
9710	භාලගහ පොල්ලව	එම	8 2 1

පිහිටුම 3,908.
ඉල්ලුම්කාරයා—කේ. වි. අමනෝර්ජි සහ එදොර්ජි.
9705 පොකුණිල සේන කුඹුර 1 0 11
9706 එම එම 2 1 3
9707 එම එම 3 3 4

නො.	ඉඩමේ නම.	අන්දම.	මහක.
		අ. රු. ප.	
පිහිටුම 3,906.	ඉල්ලුම්කාරයා—කේ. වි. අමනෝර්ජි.		
9691	ගල්දෙලවිල කුඹුර		0 0 19
9692	එම එම		0 0 17
9693	එම එම		2 0 29
9694	එම එම		0 0 12
	ඉල්ලුම්කාරයා—කේ. වි. බාලස්ස.		
9695	නාගහවල කුඹුර		2 1 37
9696	එම එම		0 1 27
9697	තම්බාගල්ලවල බිහිව	එම	11 0 18
	පිහිටුම 3,899. පිහිටාතිබෙන්නේ—පොරවාගම.		
	ඉල්ලුම්කාරයා—දෙන්න බස්නියන් ද සිල්වා ගනවර්ධන.		
9680	අඹගහගෙන බිකන්ද		
	වෙල කුඹුර		7 1 19
9681	එම එම		0 2 4
	පිහිටුම 3,703. පිහිටාතිබෙන්නේ—ලාගහ.		
	ඉල්ලුම්කාරයා—ගෙවිච්චොඩගේ නිරිස්අස්ස.		
8953	පළමුවගොඩ බැද්ද බැද්ද		2 0 20
8954	පළමුවගොඩ වන්න කොස්, අඹ සනාදය		0 2 13
8955	එම බිහිව අල		0 1 38
	පිහිටුම 3,898. පිහිටාතිබෙන්නේ—නිසන්ගම.		
	ඉල්ලුම්කාරයා—බී. විනානා වි සියදොර්ජි.		
9679	කිරිමැටිගොඩ		
	පොලුව සේන		2 2 15
	පිහිටුම 3,896. පිහිටාතිබෙන්නේ—ගොරන්ගල්ල.		
	ඉල්ලුම්කාරයා—එම්. ජේ. සී. ලිවේර.		
9674	කරන්දගස් උඩු මුල්ල	දෙන්න	1 2 34
	පිහිටුම 3,913. පිහිටාතිබෙන්නේ—නාරන්බිහිව.		
	ඉල්ලුම්කාරයා—පී. බොන් බස්නියන් ද සිල්වා.		
9715	වක්කඩවෙල කුඹුර		4 3 13
9716	මුල්ලේගෙදර වෙලමැද කැටිය	එම	7 1 22
	ඉල්ලුම්කාරයා—එම්. පී. දෙන්න බස්නියන් ද සිල්වා.		
9717	මුල්ලේගෙදර වෙලපහල කැටිය කුඹුර		1 2 8
	පිහිටුම 3,966. පිහිටාතිබෙන්නේ—ලිම්බොක්කේ.		
	ඉල්ලුම්කාරයා—උඩුගමගේ බබාගාමි.		
9937	දික්ගොසිපල උඩුමුල්ල කුඹුර		1 1 15
	පිහිටුම 3,746. පිහිටාතිබෙන්නේ—මැටිවිලිය.		
	ඉල්ලුම්කාරයා—ජේ. සී. ලිවේර මුදියන්සේ. අයිතිකම් කියන්නා—ආණ්ඩුව.		
9099	මුල්ලේගෙ වලකැටිය දුව	බැද්ද වි කුඹුර	0 2 26 1 1 19
9106	එම	වන්න	0 1 38
9107	එම	වි වැපිරීමට සු සුඹ ඉඩම	1 0 34 1 2 33
9108	එම	වි කුඹුර	1 3 10
9111	එම	එම	2 3 8
9112	එම	එම	4 1 2
9115	භතකේවෙල කොට්ටිල කුඹුර	එම	0 3 15
9132	කොට්ටිල කුඹුර	එම	0 1 11
9133	එම	එම	8 2 4
9140	මහලියද්ද පොලව	බැද්ද	8 0 3
9141	භිකෝගොඩ එම	එම	0 0 34
9142	කොට්ටිල පොලව	එම	2 3 7
9143	එම	වද ඉඩම	
9144	එම	බැද්ද	
	පිහිටුම 3,748.		
9199	අන්දවල මිකන්ද	බැද්ද	0 2 36
9201	එම කුඹුර	වද බිම	0 0 32
9202	එම	බැද්ද	1 1 11
9203	එම	වි කුඹුර	0 1 16
9204	එම බිහිව	වද බිම	0 3 15
9205	එම පොලව	එම	0 2 31

නො.	ඉඩමේ නම.	අන්දම.	මහන. අ. රු. ප.
	සිතියම 3,745.		
9094	තුන්ඩල පිට	වද කිම	0 1 20
9095	එම	එම	0 1 29
	සිතියම 3,744.		
9063	ඉහලකැටිය	ඒ කුඹුර	0 0 38
9065	එම	එම	0 1 4
9066	එම	එම	0 1 9
9069	එම	එම	0 3 15
9070	එම	එම	0 1 25
9072	එම	එම	0 3 4
9077	හුන්ගාවැල්ල	එම	0 2 10
9087	එම පොලව	එම	9 1 26
	සිතියම 3,771. පිහිටාතිබෙන්නේ—පොරවාගම.		
9284	ඉළක්පොන්නා ඔකඤ	ඒ කුඹුර	5 1 23
	සිතියම 3,374. පිහිටාතිබෙන්නේ—පොඩ්ඩවල.		
9291	මොරොලඟඔකඤ	ඒ කුඹුර	3 3 19
	සිතියම 3,577. පිහිටාතිබෙන්නේ—පිරිගල.		
8636	හීන්කැටියහේන	බැද්ද	2 0 20
8637	එම	එම	1 3 1
8638	එම	එම	0 2 24
	සිතියම 3,747. පිහිටාතිබෙන්නේ—මැටිපිලිය.		
9175	කැටිතිපිල්ල	ඒ කුඹුර	0 3 7
9176	එම	එම	3 2 28
9179	එම	එම	0 2 4
9181	එම	එම	0 1 22
9182	එම	එම	11 0 33
9183	එම	එම	0 2 4
9184	ගල්ගාවපොලොව	බැද්ද	5 2 24
9185	ගල්වත්තපිල	කිම	0 1 17
9187	ගහඅද්දර පොලව	බැද්ද	5 0 36
	සිතියම 3,591. පිහිටාතිබෙන්නේ—පොරවාගම.		
8686	ඉල්ලම්කාරයා—වීරක්කොහිඔප්පු.	බැද්ද	0 1 10
	සිතියම 3,993. නියත්ගම.		
10001	අයිතිකම කියන්නා—රාජසන්නක.	හේන	7 0 16
	ඉල්ලම්කාරයා—ඒ. ඇස්. බ්‍රොඩ්හෝර්ස්ට්.		
10002	එම	වත්ත	2 1 0
10003	එම	හේන	5 2 22
10004	මේ ඉඩමට ඉල්ලම්කාරයෙක් නැත.	කුඹුර	0 1 18
	අයිතිකම කියන්නා—බී. ලයෝරිස්නාමි ද සිල්වා.		
	සහ තවත් දෙන්නෙක්.		
F 415	ඉල්ලම්කාරයා—බන්ඩාරගොඩගේ උනේරිස් ද සිල්වා.	වත්ත	8 1 26

නො.	ඉඩමේ නම.	අන්දම.	මහන. අ. රු. ප.
	අයිතිකම කියන්නා—කේ. ජේ. ඩයස් සහ තවත් ගතරදෙනෙක්.		
G 415	ඉල්ලම්කාරයා—ඒ. ඇස්. බ්‍රොඩ්හෝර්ස්ට්.	එම	6 3 22
	සිතියම 3,746. මැටිපිලිය.		
	අයිතිකම කියන්නා—රාජසන්නක.		
9100	ඉල්ලම්කාරයා—ජේ. ද ලිවේරා මුදියන්සේරුලාමා.	මුල්ලේගේවල	
	කැටිය	කුඹුර	2 1 5
9118	ගට්ටකවල	එම	1 2 1
9127	කොට්ඨිලකුඹුර	එම	0 3 36
9128	එම	එම	0 2 13
9134	කිඹුල්කොටුවේ කන්ද	අද්දර වත්ත	0 2 1
	සිතියම 3,746.		
9154	ගල්වත්තපිල	කුඹුර	5 2 23
9171	එම	එම	1 1 23
9177	කෙන්තිපිල	එම	1 3 26
9180	එම	එම	0 0 39
9186	මුල්ලෙනකුඹුරුයාග	වත්ත	0 1 23
	සිතියම 3,744.		
9076	හුන්ගාවෙල	කුඹුර	1 0 18
	සිතියම 3,589.		
8677	උළුමඩුවේකුඹුර	කුඹුර	1 2 17
	ඉල්ලම්කාරයා—ඇස්. සෙන්කුවා.		
	අයිතිකම කියන්නා—රාජසන්නක.		
6302	බැඹිලගේනේ කොරටුව කොහොන්	පුහුඹු ඔකඤ	0 3 28
	සිතියම 3,895.		
	ඉල්ලම්කාරයා—ඉ. කේ. දෙත් බස්නියන්.		
	අයිතිකම කියන්නා—ආණ්ඩුව.		
9670	ලබුවැල්කැන්න	බැද්ද	6 1 3
	ඉල්ලම්කාරයා—බවන්අප්පු.		
9671	හීන්දෙනියේ වෙල	පොලවුව	3 2 37
	ඉල්ලම්කාරයා—ඒ. ජේ. ලිවේරා.		
9672	එම	හේන	2 0 5
	ඉල්ලම්කාරයා—ඒ. ගමගේ අන්දිස්.		
9673	මුල්වත්තකගොඩ	ගොඩැල්ල	0 3 29
	මෙම ඉඩම් ගැණ වැඩිදුර කාරණා සර්වේසර් ජනරාල් උන්දාන්සේගෙන්ද, පිකිනිමේ කොන්දේසිය ගැණ කාරණා දකුණුපලාගේ ආණ්ඩුවේ ඒජන්ත උන්දාන්සේගෙන්ද දනගන්ට පුළුවන.		
	ආණ්ඩුකාර උතුමානන්වකන්සේගේ ආඥාවලෙස,		
	ජ. නොඑල් වාකර්, මහසෙනෙකාරිස් වමිහ		

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 1,088, N.-W. P.

Colonial Secretary's Office,
Colombo, March 17, 1894.

ON Thursday, May 17, 1894, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his Office in Kurunegala, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in the Katugampola hatpattu of the Kurunegala District of the North-Western Province.

Preliminary plan 1,940.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
9854	Urupitiya	Midellakumburakele	The Crown	Suitable for paddy	4 0 32

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,088, N.-W. P.

වම 1894 ක්වූ මාර්තු මස 17 වෙනි දින කොළඹ

මහසෙනෙවුකාරිස්ථානයේයේ කන්තෝරුවේදීය.

වසඹදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1894 ක්වූ මැයි මස 17 වෙනි දින වූ ඉහස්පතින්ද දවල් 1ට කුරුතැගල කව්වේරියේදී වෙන්දේසිකර විකුණනව යෙදෙනව් ඇත.

වසඹ දිසාවේ කුරුතැගල පලාතේ කටුගම්පොල හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබලිලක්.

සිතියම 1,940. අයිතිකම කිසිවනා—රජසන්තක.

නො.	ගම.	ඉඩමේ නම.	අන්දම.	මහත. අ. රු. ප.
9854	උරුපිපිය	මිදුල්ලකුඹුර කැලේ	වි වැපිරීමට සෑහෙන	4 0 32

මෙම ඉඩම ගැණ වැඩිදුර කාරණ සර්වේසර් ජනරල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැණ කාරණ වසඹදිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගනව පුළුවන.

ආණ්ඩුකාර උතුමානවහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවුකාරිස් වමහ.

LAND SALES IN THE PROVINCE OF UVA.

No. 161, P. OF U.

Colonial Secretary's Office,
Colombo, March 24, 1894.

ON Tuesday, May 15, 1894, at noon, the Government Agent for the Province of Uva will put up to auction for sale and settlement, at his Office in Badulla, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Two allotments of land situated in the Buttala division of the Badulla District of the Province of Uva.

Preliminary plan 352.
Applicant—R. M. Banda Ratemahatmaya.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
1128	Wagurewela	Wanimankadawatta	Crown	Garden	0 2 2

B 39	Udumulla	Gonkatuwegedarawatta	Don Bastian Appuhami	Garden	1 3 18
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Three allotments of land situated in Wiyaluwa division.

Preliminary plan 2,916. Applicant—E. C. Sweeting.					
T 371	Kandegedara	—	Hin Kiri Banda	Patana cultivated with kurakkan	0 1 11
U 371	Do.	—	do.	Patana being planted with coffee	1 1 29
V 371	Do.	—	do.	Patana	1 0 36

Seven allotments of land situated in Yatikinda division.

Preliminary plan 2,133. Applicant—R. P. Macfarlane.					
Q 206	Yapamune	Pahalakandurekumbura	D. W. Punchi	Field	1 0 4
R 206	Do.	do.	P. M. Pankonda	do.	2 1 25
S 206	Do.	do.	Kataramegedararatta	do.	0 2 11

Preliminary plan 269. Applicant—R. P. Macfarlane.					
R 27	Kanawerella	Maussagolla	Mr. Delaney on behalf of Maussagolla estate	Coffee	3 0 0
S 27	Do.	do.	do.	do.	0 3 11
T 27	Do.	Diyanillagalapatanaheha	Mira Levvai Marikar	Chena from 5 to 10 years old	11 1 6
U 27	Do.	do.	do.	do.	0 3 27

Nineteen allotments of land situated in Bintenna division.

Preliminary plan 379.					
1244	Alutnuwara	Alutnuwarahamlet	Crown	Crown jungle	0 2 20
1247	Do.	do.	do.	Partly planted	0 3 6
1249	Do.	do.	do.	Crown jungle	2 1 31-50
1252	Do.	do.	do.	Forest and jungle	7 1 24
1253	Do.	do.	do.	Forest	0 2 9
E 41	Do.	do.	Punchi Banda Korala and Banda Lekama	Open land and buildings	1 0 30
E 41½	Do.	do.	do.	Open land	0 0 1-50
F 41	Do.	Udawadugewatta	Ranmenika	House and garden	0 1 3½
G 41	Do.	do.	Kuma and Ranmenika	do.	0 0 17-50
H 41	Do.	do.	Ranmenika	do.	0 0 16
I 41	Do.	do.	Ukkumenika and Punchi Banda	do.	0 0 17
J 41	Do.	Migahawatta	James Appuhami	do.	0 0 17-50
K 41	Do.	do.	Mediwaka Ratemahatmaya	do.	0 0 11-25
L 41	Do.	Kohombagahagedarawatta	Appuhami, late Arachchi	do.	0 0 32
M 41	Do.	—	Mayiyangane vihare	Chena land and houses	0 3 28
N 41	Do.	—	Mediwaka Ratemahatmaya	Open land	0 0 7
O 41	Do.	—	Punchirala	House and garden	0 0 12-50
P 41	Do.	—	Redimaliyadda Ratemahatmaya	Houses and ground	0 0 25-25
Q 41	Do.	—	Mediwaka Ratemahatmaya	do.	0 0 25

Upset price,—Rs. 10 per acre.

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

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

No. 161, P. OF U.

වර්ෂ 1894 ක්වූ මාර්තු මස 24 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථානවහන්සේගේ කන්තෝරුවේදීය.

ව දිසාවේ ආණ්ඩුවේ ඒජන්තාධිපතිවහන්සේ විසින් මෙහි පහත පහත සඳහන්වෙත ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නිකුත්වන ප්‍රකාරයට වර්ෂ 1894 ක්වූ මැයි මස 15 වෙනි දින වූ අභ්‍යන්තරවද දවල් බදු කවිවේරියේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

උඩ දිසාවේ බදු පලයේ වූත්තල කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි 2 ක්.

ඉල්ලුම්කාරයා—ආර්. ඇම්. බණ්ඩාර රචේමහත්මයා. ගම—වගුරේවෙල.

සිතියම 352.

නො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අකුම.	මහත.
1128	වගුරේගොඩවත්ත	ආණ්ඩුව	වත්ත	0 2 2
B 39	සිතියම 355. ඉල්ලුම්කාරයා—පුස්බාද්දේ මුදියන්සේලාගේ නිසාහාමි. ගම—උඩුමුල්ල. ගොන්නකුටුවේ ගෙදරවත්ත	දෙන බස්තියන් අප්පහාමි වත්ත		1 3 18
වියළුව පලාත පිහිටා තිබෙන බිම් කැබලි තුනක්.				
සිතියම 2,916. ඉල්ලුම්කාරයා—ජී. සී. ස්විටි. ගම—කන්දේගෙදර.				
T 371	—	සිත්තිරිබණ්ඩා	කුරක්කන් ඉහළපත	0 1 11
U 371	—	එම	කෝපි වැවුපත	1 1 29
V 371	—	එම	පත	1 0 36
පව්ව පිහිටා තිබෙන බිම් කැබලි හතක්. සිතියම 2,133. ගම—පමම.				
Q 206	පහලකදුරේ කුඹුර	ඩී. ඩබ්ලිව්. පුංචි	කුඹුර	1 0 4
R 206	එම	සී. ඇම්. පංකොන්දා	එම	2 1 25
S 206	එම	කතරවෙගෙදර රත්නා	එම	0 2 11
සිතියම 269. ඉල්ලුම්කාරයා—ආර්. පී. මැක්පාර්ලන් මහත්මයා. ගම—කනවැරැල්ල.				
R 27	මාලස්සාගොල්ල	මාලස්සාගොල්ලේ වත්ත වෙහෙ	කෝපි වට බැලුනි උත්තැපේ	3 0 0
S 27	එම	එම	එම	0 3 11
T 27	දියනිල්ලගලේ පතනේ හෙන	මිරුලෙව්වේ මරික්කාර්	අවුරුදු පහේ සිට දහස දක්වා වසසැනිගේන	11 1 6
U 27	එම	එම	එම	0 3 27
බිත්තැනි පලාතේ පිහිටි බිම් කැබලි දහනමක්. සිතියම 379. ගම—අළුත්තුවර.				
1244	අළුත්තුවරගම	ආණ්ඩුව	රාජසන්නක මුකලාන	0 2 20
1247	එම	එම	කොටසක්වවාපු	0 3 6
1249	එම	එම	රාජසන්නක මුකලාන	2 1 35.50
1252	එම	එම	මුකලාන සහ අකුල	7 1 24
1253	එම	එම	මුකලාන	0 2 9
E 41	එම	පුංචිබත්තා කෝරල සහ බත්	එලිකල ඉඩම සහ ගොඩනැගිල්ල	1 9 30
E 41 1/2	අළුත්තුවරගම	—	එලිකල ඉඩම	0 0 1.50
F 41	උඩුමුල්ලේවත්ත	රම්මැනිකා	ගේ සහ වත්ත	0 1 35
G 41	එම	කුමා සහ රම්මැනිකා	එම	0 0 17.50
H 41	උඩවැඩියේවත්ත	රම්මැනිකා	එම	0 0 16
I 41	එම	උක්කුමැනිකා සහ පුංචිබත්තා	එම	0 0 17
J 41	මහගවත්ත	ජේමස් අප්පහාමි	එම	0 0 17.50
K 41	එම	මැදිවකරවෙමහත්මයා	එම	0 0 11.25
L 41	කොහොඹගහ ගෙදරවත්ත	අප්පහාමි හිටපු ආරච්චිල	එම	0 0 32
M 41	—	මස්සංගගේ විහාරේ	හෙන සහ ගෙවල්	0 3 28
N 41	—	මැදිවස රචේමහත්මයා	එලිකල ඉඩම	0 0 7
O 41	—	දුංචිඳුල	වත්ත සහ ගේ	0 0 12.50
P 41	—	රිදීමාලියද්දේ රචේමහත්මයා	ගෙවල් සහ ඉඩම	0 0 25.25
Q 41	—	මැදිවකරවෙමහත්මයා	වත්ත සහ ඉඩම	0 0 25

අක්කරයක් රූපියල් 10යේ පටන් විකුණන්නට යෙදෙනවා ඇත.

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MISCELLANEOUS. DEPARTMENTAL NOTICES.

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

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3	1 of 1882	16 of 1882	1	0
4	1 of 1883	18 of 1884	3	0
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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

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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 :-

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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
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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.

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Copies of Government Minutes, Notifications, &c. (where available), for every 8 pages octavo or 4 pages quarto ... 0 5

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Do. single copies, each 4 pp.	0	5
Ceylon Blue Books	10	0

Sessional Papers, bound volumes, from Rs. 7-50 to	10	0
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Do. Part II.	5	0
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Reports of the Temple Lands Commissioners, 1857 to 1865	0	50
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Archæological Report on Kégalla District	6	0
Regulations under the Merchandise and Trade Marks Ordinance of 1888	0	15
Rules of the Public Service Mutual Guarantee Association	0	10
Glossary of Native Words occurring in Official Documents	0	50
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Alwis' Descriptive Catalogue of Sanscrit, Páli, and Sinhalese Works	5	0
Buddhist Nirwana: A Review of Max Müller's Dhammapada	1	50
Páli Grammar	5	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
Extracts from the "Pájáwalya" (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.

March 22, 1894.

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 Spottiswood, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller. Price 2*d.* per copy; by post, United Kingdom, 2½*d.*, Foreign Countries and Colonies, 3*d.* per copy.

Colonial Secretary's Office,
Colombo, April 22, 1893.

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

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

Single copies may be had, price 25 cents each.

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

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

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

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

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

GEO. J. A. SKEEN,
Government Printer.

Railway Probationers' Examination.

NOTICE is hereby given that on the 1st and 2nd May, 1894, at 11 A.M., an examination for the admission of Probationers into the Railway Service will be held by the Director of Public Instruction at the School of Agriculture.

2. Candidates must be *not less than* 5 ft. 6 in. in height, and between the ages of 18 and 25 years, on the first day of examination.

3. They are required to present themselves for measurement as to height at the Office of the General Manager of the Railways at 11 A.M. on Wednesday, the 18th April next, and those who have passed the required height will have to present themselves at the Office of the Principal Civil Medical Officer at 10 A.M. on the following day for examination as to physical fitness and chest measurement, marks being awarded for these. Forms will not be issued to approved candidates, but will be sent to the Principal Civil Medical Officer by the General Manager, and to the Director of Public Instruction by the Principal Civil Medical Officer.

4. Candidates who pass the examination as to physical fitness, &c., must present themselves between the 20th and 25th April at the Office of the Director of Public Instruction, when a card of admission to the examination will be issued upon the production of—

- (1) A fee of Rs. 2.50 in revenue stamps to be affixed to the application.
- (2) A certificate of birth showing that the candidate is within the ages specified.

N.B.—Those candidates who are already in the employment of the Ceylon Government Railways are exempted from the payment of the entrance fee.

The examination will consist of—

- (1) English Dictation and Handwriting.
- (2) Arithmetic.
- (3) A general paper to test the knowledge of the English language.
- (4) Conversation and Interpretation between an Englishman and a Native of Ceylon, either Sinhalese or Tamil.
- (5) Optional subject—Shorthand.

N.B.—Candidates who fail to satisfy the Examiners in sections 1 and 2 will be ineligible for the remainder of the examination.

J. B. CULL,
Director.

Office of the Director of Public Instruction,
Colombo, March 15, 1894.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by five labourers on Kanapediwatta estate in Ulapone, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 50.25.

G. FONSEKA,
Chief Clerk.

This 20th day of March, 1894.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Galle will be held at the court-house at Galle, on Wednesday, the 25th day of April, 1894, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office, R. W. LEVERS,
Galle, March 19, 1894. Acting Fiscal.

IT is hereby declared that the village Bogahawila in Kalpe korale—bounded east by Ratmalagahawewa village in Kalpe korale, south by Wewelketiya village, west by Hammillewe village, both in Kende korale, and north by Etawiragollewe village in Kalpe korale—is an infected area in terms of the 3rd clause of the Ordinance No. 9 of 1891.

This declaration is to take effect from this day.

H. NEVILL,
Acting Government Agent.

Anuradhapura Kachcheri,
March 19, 1894.

IT is hereby declared that the village Palle Ambatale in Ulagalla korale—bounded on the north by Manampediagama village, east by Ihala Ambatale village, south by Crown village Karawewa, and west by Kelepuliyankulam village, all in Ulagalla korale—is an infected area in terms of the 3rd clause of the Ordinance No. 9 of 1891.

This declaration is to take effect from this day.

H. NEVILL,
Acting Government Agent.

Anuradhapura Kachcheri,
March 19, 1894.

IN terms of the 9th clause of the Ordinance No. 7 of 1893, notice is hereby given of the existence of rabies within the limits of the Local Board town of Kalutara.

E. M. DE C. SHORT,
Chairman.

Local Board Office,
Kalutara, March 15, 1894.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchona.	Branch Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocconut Oil.	Cocconut Poona.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Oreghilla.	Kisool Fibre.	Deer Horns.
COLOMBO.																											
ss. Bridan	16/3	Calcutta	—	—	300	—	—	—	—	—	—	3154	—	—	—	—	360	—	—	—	—	—	—	—	—	—	—
ss. Karlsruhe	16/3	Hongkong	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Nawab	17/3	Bombay	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Loodiana	17/3	Calcutta	—	—	—	—	—	—	—	—	—	221	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Pingsuey	17/3	London	83	—	219026	433	—	—	—	—	—	—	—	—	—	—	—	—	3002	—	105	—	—	—	—	—	
ss. Clan Macpherson	19/3	do.	—	—	31529	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Rewa	20/3	do.	—	—	—	—	—	—	—	—	—	2863	—	—	—	—	—	—	1055	—	—	—	134	—	—	—	
ss. Paul Revere	20/3	New York	—	—	—	—	—	—	—	—	—	14127	—	—	—	—	—	—	16799	—	—	—	—	—	—	—	
ss. Oroya	20/3	Australia	162	—	260084	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Anstral	20/3	London	147	—	547415	131	47388	—	—	—	—	—	—	600*	—	495	—	—	—	—	—	194	224	—	—	—	
ss. Algeria	20/3	do.	23	—	210470	—	—	—	—	169545	—	—	—	—	—	—	—	—	—	—	—	1516	91	—	—	—	
ss. City of Canterbury	20/3	do.	54	—	139319	172	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	100	13	—	18	
ss. Rajpootana	20/3	Calcutta	—	—	—	—	—	—	—	—	—	—	—	—	—	—	645	—	—	—	—	—	—	—	—	—	
ss. Keemen	22/3	London	161	—	237493	363	—	—	—	—	—	—	—	1100	1462	—	2195	—	2390	—	150	240	—	—	—	8	
ss. Salazie	22/3	China	15	—	1224	—	—	—	—	—	—	23	—	—	—	—	—	—	—	16	—	—	—	—	—	—	
ss. Dictator	22/3	London and Liverpool	—	—	465884	—	—	—	—	25050	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	51	
ss. Scindia	24/3	Barcelona	—	—	40	—	—	—	—	—	—	—	—	5000	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Thames	24/3	China	—	—	7310	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Khandalla	24/3	Bombay	—	—	305	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Culna	24/3	Calcutta	—	—	—	—	—	—	—	—	—	—	—	—	—	—	1101	—	—	—	—	—	—	—	—	—	
ss. Lalpoora	24/3	Bombay	—	—	5506	—	—	—	—	—	—	—	—	—	—	—	—	—	438	—	—	108	—	—	—	—	
GALLE.																											
ss. Kohinur	14/3	Calcutta, &c	—	—	—	—	—	—	—	—	—	468	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Clan Maclean	15/3	London	—	—	10435	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Nizam	20/3	Bombay	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	

* And Chips 784 lb.

Importation of Rice from Indian Ports during the above periods.

TO COLOMBO:—

From Calcutta	... Bags 58,342
Bombay	... " 20
Gopalpore	... " 3,459
Southern India	... " 29,420
Total	... Bags 91,241

TO GALLE:—

From Calcutta	... Bags 680
Southern India	... " 2,941
Total	... Bags 3,621

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ended March 11, 1894.

Earnings from	Seven Days ended March 13, 1892.			Seven Days ended March 12, 1893.			Seven Days ended March 11, 1894.			Increase—1894 over 1893.			Decrease—1894 below 1893.		
	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.
Passengers, Ordinary	60,910	25,914	93	66,339	25,631	50	68,672	27,115	91	2,333	1,484	41	—	—	—
Coolies	2,073	1,828	29	1,584	1,593	80	903	726	43	—	—	—	681	867	37
Season Tickets	6	19	90	16	37	55	40	272	95	24	235	40	—	—	—
Total Passengers	62,989	27,763	12	67,939	27,262	85	69,615	28,115	29	1,676	852	44	—	—	—
Parcels	5,077	1,380	71	5,094	2,311	60	5,894	1,437	40	800	—	—	—	874	20
Horses	56	283	23	34	231	99	53	340	67	19	108	68	—	—	—
Carriages	6	97	71	9	88	59	9	107	49	—	18	90	—	—	—
Dogs	81	61	25	102	64	75	110	72	0	8	7	25	—	—	—
Other small Animals	31	26	54	18	13	36	9	5	0	—	—	—	9	8	36
Neat Cattle	—	—	—	—	—	—	1	11	73	1	11	73	—	—	—
Mails	—	439	68	—	806	18	—	907	94	—	101	76	—	—	—
Miscellaneous Coaching	—	9	49	—	82	17	—	21	45	—	—	—	—	60	72
Goods (Tons)	4,779	60,316	78	5,470	65,116	74	5,583	68,180	88	113	3,064	14	—	—	—
Miscellaneous Goods	—	87	92	—	81	16	—	89	20	—	8	4	—	—	—
Live Stock	309	177	33	190	55	50	352	136	76	162	81	26	—	—	—
General Miscellaneous	—	2,564	21	—	90	0	—	615	42	—	525	42	—	—	—
Total for the Week	—	93,207	97	—	96,204	89	—	100,041	23	—	3,836	34	—	—	—
Brought forward from previous Return	—	814,697	78	—	850,829	24	—	895,249	28	—	44,420	4	—	—	—
Total from January 1 to Mar. 11	—	907,905	75	—	947,034	13	—	995,290	51	—	48,256	38	—	—	—
Total corresponding period of previous Year	—	877,712	96	—	907,905	75	—	947,034	13	—	—	—	—	—	—
Increase compared with previous Year	—	30,192	79	—	39,128	38	—	48,256	38	—	—	—	—	—	—
Decrease do. do.	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Traffic Train Mileage this Week	13,237	—	—	17,115	—	—	18,376	—	—	1,261	—	—	—	—	—
Brought forward from last Return	125,041	—	—	142,731	—	—	163,336	—	—	20,605	—	—	—	—	—
Total from January 1 to Mar. 11	138,278	—	—	159,846	—	—	181,712	—	—	21,866	—	—	—	—	—
Corresponding period of previous Year	138,817	—	—	138,278	—	—	159,846	—	—	—	—	—	—	—	—
Increase compared with previous Year	—	—	—	21,568	—	—	21,866	—	—	—	—	—	—	—	—
Decrease do. do.	539	—	—	—	—	—	—	—	—	—	—	—	—	—	—

Particulars of Goods Conveyed.	Seven days ended March 11, 1894.				January 1 to March 11, 1894.				January 1 to March, 12, 1893.				Increase in 1894.				Decrease in 1894.			
	Tons	cwt.	qr.	lb.	Tons	cwt.	qr.	lb.	Tons	cwt.	qr.	lb.	Tons	cwt.	qr.	lb.	Tons	cwt.	qr.	lb.
First class Goods	5	2	3	13	62	2	0	13	57	5	1	25	4	16	2	16	—	—	—	—
Second class Goods	124	18	2	17	1,208	3	3	11	1,210	0	2	1	—	—	—	—	1	16	2	18
Rice	1,453	9	1	8	16,051	16	1	23	16,098	1	0	25	—	—	—	—	46	4	3	2
Tea	1,008	4	0	6	7,565	0	1	4	6,807	0	2	6	757	19	2	26	—	—	—	—
Tea leaf	10	14	1	11	93	8	0	23	221	4	1	20	—	—	—	—	127	16	0	25
Arrack	9	9	0	19	309	11	1	8	359	19	3	26	—	—	—	—	50	8	2	18
Salt	47	4	2	23	726	17	2	5	639	17	0	19	87	0	1	14	—	—	—	—
Cinnamon	4	5	0	19	53	4	0	14	12	10	2	26	40	13	1	16	—	—	—	—
Cacao	12	4	0	24	272	12	2	19	611	8	2	11	—	—	—	—	338	15	3	20
Cardamoms	4	0	0	17	39	14	3	24	36	14	3	21	3	0	0	3	—	—	—	—
Tobacco	5	10	1	2	83	18	0	6	120	3	3	20	—	—	—	—	36	5	3	14
Beer, 3rd class	3	5	3	14	43	19	1	16	31	0	0	13	12	19	1	3	—	—	—	—
Tea Lead and Shooks, 3rd class	6	16	3	23	71	19	1	24	135	17	1	12	—	—	—	—	63	17	3	16
Manure, 3rd class	—	—	—	—	16	17	3	17	2	1	0	0	14	16	3	17	—	—	—	—
Plumbago, 3rd class	—	—	—	—	—	—	—	—	3	4	2	16	—	—	—	—	3	4	2	16
Other 3rd class Goods	505	0	1	19	5,354	13	0	22	5,139	4	2	10	215	8	2	12	—	—	—	—
Other 4th class Goods	200	4	0	6	2,576	18	3	3	1,940	5	1	3	636	13	2	0	—	—	—	—
Other 5th class Goods	139	0	0	0	1,058	11	1	9	941	6	3	26	117	4	1	11	—	—	—	—
Cinchona	8	2	0	21	138	3	2	17	252	11	1	19	—	—	—	—	114	7	3	2
Coffee	24	0	1	23	339	18	3	2	851	7	0	11	—	—	—	—	511	8	1	9
Cotton	0	0	2	8	0	7	1	13	0	10	3	26	—	—	—	—	—	—	—	0
Cocoanuts	59	19	1	1	521	17	2	19	621	7	0	26	—	—	—	—	99	9	2	7
Cocanut Oil	20	14	0	26	281	18	1	6	292	18	0	3	—	—	—	—	10	19	2	25
Copperah	19	9	1	20	163	19	0	9	160	7	1	23	3	11	2	14	—	—	—	—
Poonac	99	10	1	25	1,067	11	0	21	1,059	4	3	11	8	6	1	10	—	—	—	—
Kerosine Oil	15	9	1	21	208	10	2	13	233	14	3	21	—	—	—	—	25	4	1	8
Staves	5	13	1	14	51	0	0	18	66	14	1	7	—	—	—	—	15	5	0	17
Timber, wrought	21	15	1	12	211	8	0	16	233	18	1	23	—	—	—	—	22	10	1	7
Timber at 5th class	19	12	3	0	269	2	1	26	300	5	3	12	—	—	—	—	31	3	1	14
Timber at 6th class	—	—	—	—	1	7	1	0	7	9	0	0	—	—	—	—	6	1	3	0
Tea Lead and Shooks, 6th class	186	4	3	14	1,836	10	0	11	1,469	8	0	8	367	2	0	3	—	—	—	—
Manure, 6th class	90	17	1	24	917	17	1	4	621	15	0	4	296	2	1	0	—	—	—	—
Plumbago, 6th class	156	14	0	0	2,054	19	0	15	3,355	13	1	21	—	—	—	—	1,300	14	1	6
Beer, 6th class	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Staves, 6th class	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Bulky Articles and Road Metal	20	4	0	0	87	3	3	0	291	2	2	0	—	—	—	—	203	18	—	0
Other 8th class Goods	203	3	2	6	1,245	19	0	2	965	11	0	3	280	7	3	27	—	—	—	—
Railway Material	1,028	12	2	12	3,196	12	2	19	6,370	13	3	0	—	—	—	—	3,174	1	0	9
Public Works Material	72	0	0	0	1,093	3	0	0	872	4	0	0	220	19	0	0	—	—	—	—
Prison Dept. Material	—	—	—	—	857	13	0	0	447	13	0	0	410	0	0	0	—	—	—	—
Breakwater Material	—	—	—	—	—	—	—	—	580	0	0	0	—	—	—	—	580	0	0	0
Contractor's Material (Stone)	—	—	—	—	783	17	0	0	—	—	—	—	783	17	0	0	—	—	—	—
Royal Engineer's Material	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Total	5,583	3	1	0	50,918	18	1	4	53,421	17	3	22	4,260	19	0	4	6,763	18	2	22

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), addressed to the Government Agent, Badulla, and marked on the envelope "Tenders for the Lease of the Bandarawela Hotel," will be received at Badulla Kachcheri up to 12 noon of April 30, 1894, from persons desirous of entering into a contract for the lease of the Bandarawela Hotel unfurnished for the period of three years commencing from September 1, 1894.

I.—The Government does not bind itself to accept the highest or any tender.

II.—Tenderers are to state the date on which they will be prepared to open the hotel to the public.

III.—The Government will renew the contract if the management is conducted in a manner deemed satisfactory.

Any further information required may be obtained on application to the Government Agent at the Badulla Kachcheri.

F. C. FISHER,
Government Agent.

Badulla Kachcheri,
March 20, 1894.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that in terms of "The Branch Roads Ordinance, 1874," a meeting of the proprietors or resident managers of estates within the Dolosbage and Yakdessa Districts will be held at Hillside Factory on Saturday, April 7, 1894, at 2 o'clock P.M., to determine the assessment of estates to meet the estimate for the maintenance of the Dolosbage road for 1894; and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

J. GORDON WHITE,
Chairman, Local Committee, Dolosbage Road.

Hillside, Nawalapitiya, March 5, 1894.

NOTICE is hereby given that in terms of the 18th clause of "The Branch Roads Ordinance, 1874," a meeting of the proprietors or resident managers of estates within the Pussellawa District, interested in the Pupuressa road, will be held at the Pupuressa Factory on April 7, 1894, at 9 A.M., to determine the assessment of estates for the upkeep of the Pupuressa road for 1894; and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

G. ROSS,
Chairman, Local Committee, Pupuressa Road.

Pupuressa, Pussellawa,
March 13, 1894.

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 District of Lower Dikoya, 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, on April 16, 1894, at 2:30 P.M.

C. R. CUMBERLAND,
for Chairman.

Provincial Road Committee's Office,
Kandy, March 22, 1894.

NOTICE is hereby given that in terms of the 18th clause of "The Branch Roads Ordinance, 1874," a meeting of the proprietors or resident managers of estates interested in the Dimbula District will be held at Preston Bungalow on April 23, 1894, at 12 o'clock noon, to determine the assessment of estates to meet the estimates for the maintenance of the Dimbula (Agra, Railway Gorge, and Walaha) roads for 1894; and at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

A. G. SETON,
Chairman, Local Committee,
Dimbula District.

Preston, Dikoya, March 26, 1894.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of Tennah Vidane Maha Dureya, of Kannadeniya No. 1,817. } in Udapalata, of Tumpane, deceased.

1, Lianapedigedera Hawadiya ; and 2, Lianapedigedera Tikka Maha Dureya Petitioners.

And

1, Lianapedigedera Happee ; 2, Lianapedigedera Goonee ; and 3, Lianapedigedera Ukku..... Respondents.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 22nd day of February, 1894, in the presence of Mr. J. D. Jonklaas, Proctor, on the part of the petitioners Lianapedigedera Hawadiya and Lianapedigedera Tikka Maha Dureya ; and the affidavit of the said Lianapedigedera Hawadiya and Lianapedigedera Tikka Maha Dureya, dated 20th day of February, 1894, having been read :

It is declared that the said Lianapedigedera Tikka Maha Dureya, the second petitioner, is the son of Tennah Maha Dureya, deceased, and as such is entitled to have letters of administration to the estate of Tennah Maha Dureya, deceased, issued to him, unless the respondents above-named shall, on or before the 13th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 22nd day of February, 1894.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of Walisundara Mudianselagedere Class I. } PUNCHIRALA, Vel MULADENEYA, late of No. 1,818. } Butawatta in Lower Hewaheta. deceased.

Walisundara Mudianselagedere Kiri Hami.....Petitioner.

And

1, Walisundara Mudianselagedere Appuhamy ; 2, Walisundara Mudianselagedere Kalu Banda, minors, by their guardian *ad litem* Walisundara Mudianselagedere Punchirala..... Respondents.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 15th day of February, 1894, in the presence of Mr. J. B. Siebel, Proctor, on the part of the petitioner, Walisundara Mudianselagedere Kiri Hami ; and the affidavit of the said Walisundara Mudianselagedere Kiri Hami, dated the 20th day of November, 1893, having been read :

It is declared that the said Walisundara Mudianselagedere Kiri Hami is the brother of the said Walisundara Mudianselagedere Punchirala, Vel Muladeneya, deceased, and as such is entitled to have letters of administration to the estate of Walisundara Mudianselagedere Punchirala, Vel Muladeneya, deceased, issued to him, unless the respondents above-named shall, on or before the 6th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 15th day of February, 1894.

In the District Court of Trincomalee.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of Chinnapodiari Marimuttu, of Trincomalee. No. 145. }

Chinnapillai, widow of Marimuttu, of Division No. 8, Trincomalee.....Petitioner.

Vs.

1, Sitamparam, wife of Arumukam Munukechi ; 2, Sinhapillai, wife of A. Sinnatamby ; 3, Tandiamma, wife of K. Arumugam ; 4, Visalatchi ; 5, Meyvanaipillai ; 6, Saravanamuttu ; 7, Sothipillai ; 8, Muttucumaruru, of Division No. 8, Trincomalee..... Respondents.

THIS matter coming on for disposal before S. M. Burrows, Esq., District Judge of Trincomalee, on the 14th day of March, 1894, in the presence of Mr. S. Viswalingam, Proctor, on the part of the petitioner ; and the affidavit of the petitioner, dated the 1st day of February, 1894, having been read : It is ordered that letters of administration to the estate of the late Chinnapodiari Marimuttu be granted to the petitioner Chinnapillai, wife of Marimuttu, widow of the said Chinnapodiari Marimuttu, unless any one shall, on or before the 9th day of May, 1894, show sufficient cause to the contrary.

S. M. BURROWS,
District Judge.

Trincomalee, 14th day of March, 1894.

In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Intestate Estate of Weerasuri Arachchillage Yahapathhami, of Egalla in Otarapattu, deceased. No. 8. }

Weerasuri Arachchillage *alias* Jayasuri Mudianselage Ran Menika, of Egalla.....Petitioner.

Against

1, Weerasuri Arachchillage Mudianse, of Egalla ; 2, Weerasuri Arachchillage Dingiri Menika, of Egalla..... Respondents.

THIS matter coming on for disposal before R. B. Hellings, Esq., District Judge of Kegalla, on the 16th day of March, 1894, in the presence of Mr. J. P. Herat, Proctor, on the part of the petitioner Weerasuri Arachchillage *alias* Jayasuri Mudianselage Ran Menika, of Egalla ; and the affidavit of the said Weerasuri Arachchillage *alias* Jayasuri Mudianselage Ran Menika, dated the 14th day of March, 1894, having been read :

It is ordered that letters of administration to the estate of the deceased Weerasuri Arachchillage Yahapathhami, of Egalla, be and they are hereby granted to the petitioner Weerasuri Arachchillage *alias* Jayasuri Mudianselage Ran Menika, widow of the said deceased, and that she be declared administratrix of the intestate estate of the said deceased, unless the respondents, (1) Weerasuri Arachchillage Mudianse, (2) Weerasuri Arachchillage Dingiri Menika, shall, on or before the 7th April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

R. B. HELLINGS,
District Judge.

The 16th day of March, 1894.

In the District Court of Galle.

Order Nisi.

Testamentary } In the Matter of proving the Last Will
Jurisdiction. } and Testament of Wadumestrige
No. 3,037. } Kirihamy, deceased, of Gonapinu-
wala.

THIS matter coming on for disposal before Lionel Frederic Lee, Esq., District Judge of Galle, on the 27th day of February, 1894, on the motion of Mr. J. W. L. Keegel, Proctor, on the part of the petitioner Wijewikrame Don Dias de Silva, of Gonapinuwala; and the affidavit of William de Silva Wijesekere of Gonapinuwala and Wadumestrige Punchi Appu of Patuwate dated the 20th day of February, 1894, having been read;

It is ordered that the will of Wadumestrige Kirihamy, deceased, dated 7th day of January, 1889, and now deposited in the court be and the same is hereby declared proved.

It is further declared that the said Wijewikrame Don Dias de Silva, of Gonapinuwala, is entitled to have letters of administration with the copy of the will annexed issued to him, unless any person shall, on or before the 10th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

LIONEL LEE,
District Judge.

The 27th day of February, 1894.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,760. In the matter of the insolvency of Meyna Muna Ibrahim Saibo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 29, 1894, to grant certificate to the insolvent.

By order of court,
J. B. Misso,
Secretary.

Colombo, March 5, 1894.

No. 1,804. In the matter of the insolvency of Wannekuwattawaduge Manuel Fernando, of Koralewella in Moratuwa.

WHEREAS the above-named Wannekuwattawaduge Manuel Fernando was on March 5, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on March 29 and April 19, 1894, for the said insolvent to surrender and conform; and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court,
J. B. Misso,
Secretary.

Colombo, March 5, 1894.

No. 1,801. In the matter of the insolvency of Dodampegamage Deonis de Silva, of Malay street, Slave Island.

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 April 19, 1894, to grant certificate to the insolvent.

By order of court,
J. B. Misso,
Secretary.

Colombo, March 19, 1894.

No. 1,805. In the matter of the insolvency of Seena Parido, of No. 8, Wekanda, Slave Island, Colombo.

WHEREAS the above-named Seena Parido, of No. 8, Wekanda, Slave Island, was on March 14, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on April 19 and May 17, 1894, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court,
J. B. Misso,
Secretary.

Colombo, March 19, 1894.

In the District Court of Matara.

No. 976. In the matter of the insolvency of Manampiri Jayanhmy, of Kamburugamuwa.

WHEREAS Manampiri Jayanhmy has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on April 9 and 30, 1894, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,
W. H. DE SILVA,
Secretary.

Matara, March 10, 1894.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Kalutara.

Sattambirallage Anthonis Fernando, of
MaggonaPlaintiff.
No. 804. Vs.

Madanekonda Arachchirallagey Don
Pregenu Arsekularatne Appu ; 2, Do.
Don Juan Arsekuleratne Appu, of
Maggona.....Defendants.

NOTICE is hereby given that on Monday, April 30, 1894, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of Rs. 528-27, with further interest on Rs. 260 at 16 per cent. per annum from May 19, 1893, viz. :-

1. 37/150 parts of the soil and of the paraveny soil share trees, one-third part of the planter's half share of twelve cocoanut trees of the third plantation and the planter's half share of the second and third plantations of the land called Kudakandewatta situated at Maggona ; bounded on the north by a portion of Kudakandewatta, east by Sundanpanuwewatta, south by Attigahawatta, and west by Kudawekandewatta.

2. Two-third parts of twenty-one cocoanut trees of the second plantation and 117/400 parts of the soil and of the other trees of the land called Makulugahawatta, at do. ; bounded on the north by river, east by Aditoppuwewatta, south by Sundanpanuwewatta, and west by Gurugalmullewatta and Kandewatta.

3. Excluding the planter's share of the third plantation, one-twelfth part of the soil, and of the other trees of the land called Ambagahawatta, at do. ; bounded on the north by Aditoppuwewatta, east by the high road and Nawatabodawatta, south by Deganeowita *alias* Maggonwela, and west by Makulugahawatta and Sundanpanuwewatta.

4. One-twelfth part of the soil and of the paraveny soil share trees of the land called Aditoppuwewatta, at Maggona ; bounded on the north by Punchipalame-ela, east by Mawatabodawatta, south by Ambagahawatta, and west by Makulugahawatta.

5. Two-third parts of the planter's half share of sixteen cocoanut trees of the second plantation and five-twelfth parts of the soil and of the paraveny soil share trees of the southern portion of the land called Muttettuwawatta, at do. ; bounded on the north by a portion of Muttettuwawatta, east by Pattayamewatta, south by the garden of Wappachchan, Renderala, and west by Nagamuttukanda and the land of Mariyano Fernando.

6. Two-third of the planter's half share of the second plantation with 43/108 parts of the soil and of the other trees of the northern portion of the land called Muttettuwawatta, at do. ; bounded on the north by Kudawewatta east by Pattayamewatta, south by a portion of Muttettuwawatta, and west by Kudawemullewatta.

7. Two-third of the planter's half share of all the trees with one-fourth of the soil and of the paraveny soil

share trees of the land called Kuruppuachchiyawatta, at do. ; bounded on the north by Kudawekandewatta, east by Bandiyawatta, south by Pattayamewatta, and west by Kudawewatta.

Deputy Fiscal's Office, E. M. DE C. SHORT,
Kalutara, March 22, 1894. Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Kathirkamer Sadayer, of Puloli West.....Plaintiff.
No. 24,321. Vs.

1, Parupati, widow of Ramanather ; 2, Ramanather Veerakatty ; 3, Ramanather Kumarasamy ; and 4, Ramanather Kanapathippillai, of Puloli east.....Defendants.

NOTICE is hereby given that on Friday, April 20, 1894, commencing at about 10 o'clock in the forenoon, will be sold by public auction on the land hereinafter described the right, title, and interest of the said defendants in the following property, for the recovery of Rs. 536-93, with interest on Rs. 300 at the rate of 16 per cent. per annum from November 17, 1893, until payment in full and cost of suit, being Rs. 142-65, and charges viz. :-

In an undivided two-third share of the ground, palmyrah, cocoanut and ilantai trees of a piece of land situated at Puloli East Vendipakuteven Kurricchi called Puthiyarollai, containing or reputed to contain in extent 4 lachams varaku culture, together with an undivided two-thirds of half share of the well and the whole of the stone built house standing thereon. The said 4 lachams are bounded or reputed to be bounded on the east by the property of Sinnatampi and others, north by the property of Kanthappen, west by road, and on the south by the property of Sinnamma.

Fiscal's Office, G. A. VAN HOUTEN,
Jaffna, March 20, 1894. for Fiscal.

Southern Province.

In the District Court of Matara.

Johanna Caroline Othan, of Matara.....Plaintiff.
No. 718. Vs.

Joseph Jandris Mamuhewa, of Weligama.....Defendant.

NOTICE is hereby given that on Saturday, April 28, 1894, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :-

Situated at Weligama.

1. The garden called Gamagewatta and the tiled house of 15 cubits standing thereon (at present being used as Post Office).

Situated at Walliwela.

2. The garden Kalukandawatta *alias* Lebbegewatta. (Claim Rs. 539-50, with interest on Rs. 300 at 12 per cent. per annum from March 2, 1893.)

Fiscal's Office, D. A. GUNARATNA,
Matara, March 21, 1894. Deputy Fiscal.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE TONACOMBE ESTATES COMPANY OF CEYLON, LIMITED.

1. The name of the Company is "The Tonacombe Estates Company of Ceylon, Limited."
2. The registered office of the Company is to be established in Ceylon.
3. The objects for which the Company is established are—

(a) To purchase or otherwise acquire the Tonacombe, Dewatura, and Lifton estates and premises, all situated in the District of Badulla.

(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 Tonacombe, Dewatura, and Lifton estates and 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 six hundred thousand (Rs. 600,000), divided into the thousand and two hundred shares of rupees five hundred (Rs. 500) each, with power to increase or decrease one 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.
EDWARD CHRISTIAN, Colombo One
C. O. NATEL, Colombo One
F. J. DE SARAM, Colombo One
W. HENRY FIGG, Colombo One
Witness to the above signatures :	
HENRY M. KNIGHT, Planter, Colombo.	
J. BUCHAN, Colombo One
FRED. W. BOIS, Colombo One
C. A. LEECHMAN, Colombo One

Witness to the above signatures of J. BUCHAN, FRED. W. BOIS, and C. A. LEECHMAN :

GEORGE DE SARAM, Proctor, Colombo.

Dated at Colombo this 15th day of March, 1894.

ARTICLES OF ASSOCIATION OF THE TONACOMBE ESTATES COMPANY OF CEYLON, LIMITED.

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

2. The Company shall forthwith, after its incorporation, purchase all those estates and premises called Tonacombe, Dewatura, and Lifton, situated in the District of Badulla, for the sum of eighteen thousand pounds (£18,000) sterling, the vendors paying all expenditure on the estates and receiving all crops and produce gathered therefrom up to the Thirtieth day of June, 1894.

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 to which he is liable, then such Shareholder shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of the actual payment.

6. The Directors may, if they think fit, receive from any of the Shareholders willing to advance the same all or any part of the moneys due upon their respective shares beyond the sums actually called up, and upon the moneys so paid in advance or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company shall pay interest at such rate as the Shareholders paying such sum in advance and the Directors agree upon. The shares, except 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 shares, any one of such persons may give effectual receipt for the dividend payable in respect of such shares.

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 and cents fifty.

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 Shareholders desirous of executing the same or the Directors may convene an Extraordinary General Meeting of the Company to resolve whether the said transfer shall be registered or not, and the resolution of such 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; and they shall have power to add to such new shares such an amount of premium as may be considered 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 to borrow money for the purposes of the Company, and for this purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deeds, or other documents, to issue letters of credit, and to grant mortgages or other deeds or instruments of security over all or any of the Company's lands, property, estates, and assets. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estate or estates as they may find necessary or expedient for the purpose of defraying the expenses of working the said estate or estates, or of extending buildings, machinery, or plantations, or otherwise. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors to the effect that the Directors have power to borrow the amount which such document may represent shall be conclusive evidence thereof in all questions between the Company and its Directors; and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETING.

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

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 February in each year as the Directors shall determine.

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

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

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

32. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall think fit, not being more than twenty-one days after the leaving of the requisition; and if they do not proceed to convene the said meeting within twenty-one days after the leaving of the requisition, the 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. Seven 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, and no business shall be transacted at any General 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 two 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 Edward Christian, John Norman Campbell, and William Henry Figg, 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 annually a sum not exceeding rupees one thousand five hundred (Rs. 1,500), 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 Tonacombe, Dewatura, and Lifton estates, 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 purpose of the Company.

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

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

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 Directors 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 and the amount of gross expenditure. 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 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.

EDWARD CHRISTIAN, Colombo.

C. O. NAFFEL, Colombo.

F. J. DE SARAM, Colombo.

W. HENRY FIGG, Colombo.

Witness to the above signatures:

HENRY M. KNIGHT, Planter, Colombo.

J. BUCHAN, Colombo.

FRED. W. BOIS, Colombo.

C. A. LEECHMAN, Colombo.

Witness to the signatures of J. BUCHAN, FRED.
W. BOIS, and C. A. LEECHMAN:

GEORGE DE SARAM, Proctor, Colombo.

Dated at Colombo this 15th day of March, 1894.

Patiagama Cinchona Company, Limited.

NOTICE is hereby given that the Ordinary General Meeting of the Shareholders of the Patiagama Cinchona Company, Limited, will be held at the registered office, No. 11, Queen street, Fort, Colombo, on Friday, April 6, at 3 p.m.

By order,

BOIS BROTHERS & Co.
Agents and Secretaries.

NOTICE is hereby given that the partnership lately subsisting between us, the undersigned Adamjee Lukmanjee, Jamsetjee Rustomjee, and Karimjee

Esmailjee, carrying on business as general merchants at Bombay under the style or firm of Lukmanjee Karimjee, and at Colombo under the style or firm of Adamjee Lukmanjee & Company, has from the 31st day of December, 1893, been dissolved by mutual consent so far as regards Karimjee Esmailjee, who retires from the firm. All debts due to or owing by the said late firms will be received and paid by the said Adamjee Lukmanjee, and Jamsetjee Rustomjee, who will continue the said business under the same style or firm as heretofore.

ADAMJEE LUKMANJEE.
JAMSETJEE RUSTOMJEE.
KARIMJEE ESMAILJEE.

Colombo, March 27, 1894.