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SUPPLEMENTS.

(1) Police Weekly Circular No. 949.

(2) P. W. D. Rainfall Return for August, 1891.

No. 49 of Volume IX. of the *Supreme Court Circular* will be published to-day.

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. L. MOYSEY to act as Assistant at Mátara to the Government Agent of the Southern Province, with effect from the date on which he assumes duties, during the absence on leave of Mr. H. P. BAUMGARTNER or until further orders, and while so acting to be Superintendent of the Prison at Mátara, a Visitor of Post Offices in the Mátara District, and Additional District Judge.

By His Excellency's command,

E. NOEL WALKER,

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. R. D. ORMSBY to act as Director of Public Works during the absence on leave from the Island of Mr. R. K. MACBRIDE from the 18th instant, or until further orders.

By His Excellency's command,

E. NOEL WALKER,

Colonial Secretary.

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

HIS EXCELLENCY THE GOVERNOR has been pleased to nominate Mr. C. S. HAY, Acting Solicitor-General of this Island, to be a Councillor of the Municipal Council of Colombo.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the town of Pusselláwa for the ensuing year, under the provisions of the 5th section of the Ordinance No. 7 of 1866, viz.:—H. J. PERERA, G. D. S. SOMARASUNDARA, and WAVENA UDUMAN SAIBU.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the town of Náwalapitiya, under the provisions of the 5th section of the Ordinance No. 7 of 1866, viz.:—Hettiarachchige TINNO APPUHAMI, K. ABDUL RAHAMAN, and M. B. ASIDENIYA.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 21, 1891.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the under-mentioned persons to be Assessors for the town of Badulla for the ensuing year, under the provisions of the 5th section of the Ordinance No. 7 of 1866, viz.:—Messrs. R. F. REBEIRA, ABRAHAM PERERA, and H. T. MOHAMED.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 19, 1891.

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

Mr. F. GUNATILAKA, Mudaliyár, to act as Registrar of Marriages, Births, and Deaths for the District of Kandy, with effect from the 12th instant.

Mr. NICHOLAS WILFRED MOORGAPPAH, clerk and translator to the Provincial Registrar, Kurunégala, to be Registrar of Marriages, Births, and Deaths of the town and graves of Kurunégala, with effect from the 20th instant. His office will be at the Kurunégala Kachchéri.

JOHANNES RODRIGO WIRASINHA GUNAWARDANA, of Héndala, to be Registrar of Marriages, Births, and Deaths of Péliyagoda and Héndala divisions in the Rágam pattu of Alutkuru koralé south, in the District of Colombo, with effect from the 1st proximo, *vice* LORENZ PERERA, resigned. His office will be at Héndala.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 23, 1891.

GOVERNMENT NOTIFICATIONS.

IN accordance with the provisions of the 5th section of Ordinance No. 12 of 1873, **HIS EXCELLENCY THE GOVERNOR** is pleased to direct the publication for general information of the following regulation respecting the storage of gunpowder in the magazine at Kurunégala, made by him with the advice of the Executive Council:—

From and after the 1st day of November, 1891, no company, firm, or person shall be allowed to have in the magazine more than 750 pounds of powder at one time without special permission from the Government Agent.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 19, 1891.

IT is hereby notified for general information that a copy of a resolution, together with a notification issued thereunder, has been received from the Government of Bombay regarding the enforcement of quarantine rules at Aden, Perim, and the Somali Coast, against arrivals from Bombay.

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 20, 1891.

IT is hereby notified for general information that a copy of a resolution, together with a notification issued thereunder, has been received from the Government of Bombay regarding the enforcement of quarantine rules at Aden, Perim, and the Somali Coast, against arrivals from Yambø.

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, October 20, 1891.

E. NOEL WALKER,
Colonial Secretary.

IT is hereby notified for general information that the following telegram has been received from the British Consul at Alexandria :—

“Quarantine removed on arrivals from Bombay.”

By His Excellency the Governor's command,

Colonial Secretary's Office,
Colombo, October 17, 1891.

E. NOEL WALKER,
Colonial Secretary.

HIS EXCELLENCY THE GOVERNOR has been pleased to direct that the following Regulations regarding Official Correspondence be published for the guidance of Public Officers.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, October 2, 1891.

E. NOEL WALKER,
Colonial Secretary.

1. COMMUNICATIONS addressed to the Colonial Secretary must be written in a distinct hand with dark ink, on a full sheet of paper, and an inner margin of about one-third of a page should be left.
2. Every letter so addressed should, as far as possible, be confined to a single subject. It is especially necessary to observe this regulation when the Governor's authority for any action is sought.
3. Heads of Departments are required to state, in their letters forwarding the communications of their subordinates or of others to Government, their own opinions and recommendations. They are required to do the same when reporting on communications made direct to Government and referred to them.
4. Any authority of law, regulation, or standing decision on the point submitted for the consideration or order of Government should be quoted in the letter submitting it.
5. The subject of which a letter treats should be briefly stated as a heading to it.
6. A letter should be dated from the place in which the officer is at the time when he subscribes his name to it.
7. Letters should be regularly numbered beginning from the commencement of each year, a separate series of numbers being used in addressing the Colonial Secretary. Reports on references from the Colonial Secretary's Office should bear a different series of numbers from those on letters to that office.
8. In all cases in which a letter relates to a matter which has formed the subject of previous correspondence, that previous correspondence must be quoted.
9. The paragraphs of all communications addressed to the Colonial Secretary must be numbered. Paragraphs of enclosures must also be numbered.
10. Heads of Departments should abstain from sending in to Government the letters they may receive from their subordinates when they can shortly embody all necessary information so received in their own letters and reports to Government. This does not, however, apply to letters on *important* matters; and it is to be borne in mind that every Head of a Department is bound to forward to the Colonial Secretary any letter which he may be requested by a subordinate officer so to forward (unless couched in improper and insulting language) accompanying it with his own remarks.
11. Letters from Heads of Departments should, in all important cases, be signed by them. When this is not possible, owing to absence or other causes, if the Head of the Department has either drafted the letter, or specifically directed the particular information to be furnished, the officer signing should insert the name of the Head of the Department in its proper place, adding “Signed” before it, and put his own name on the left side of the page; thus, in the case of a Government Agent :—

A. B.,
Office Assistant.

I am, SIR,
Your obedient Servant,
(Signed) C. D.,
Government Agent.

In other cases the signature should be that of the individual responsible for the letter, who should then sign :—

A. B.
for C. D.,
Government Agent.

This rule applies not only to correspondence with the Colonial Secretary, but to all correspondence between Public Departments.

12. Enclosures, if copies, may be on half sheets; if originals, the fly-leaf may be cut off to diminish the bulk of the enclosures. Original papers should never be sent when a copy is equally serviceable. *Gazette* notices should be sent on separate loose half-sheets, written on one side only.

13. Heads of Departments should send in to Government, as soon after the close of each quarter as possible, quarterly returns of petitions addressed to the Governor, and referred to them for report, and quarterly returns of letters from and to the Colonial Secretary. Printed forms are supplied for the purpose. The dates of answers should be inserted in the column left for that purpose; and where no replies are required a note should be made to that effect.

14. The following Public Officers only are permitted to correspond direct with Government :—

The Judges of the Supreme Court.
The Attorney-General.
The Auditor-General.
The Treasurer.
The Commissioner of Stamps.
The Commissioners of Currency.
The Military Departments.
The Government Agents.
The Principal Collector of Customs.
The Surveyor-General.
The Director of Public Works.
The Solicitor-General.
The Inspector-General of Police.
The Director and Inspector-General of Prisons.
The Postmaster-General.
The Principal Civil Medical Officer.
The Registrar-General.
The Director of Public Instruction.
The Chief Resident Engineer, Colombo Waterworks.
The Officer Commanding Ceylon Volunteers.
The General Manager, Ceylon Government Railways.
The Chief Grain Commissioner.
The District Judges.
The Chief Resident Engineer, Railway Extensions.
The Chief Conservator of Forests.
The Colonial Storekeeper.
The Director, Colombo Museum.
The Director, Royal Botanic Gardens, Pérádeniya.
Chairmen of Municipalities.
Commissioners of the Courts of Requests.
Police Magistrates.
Masters Attendant.
The Engineer in charge of Colombo Harbour.
Fiscals.
Chairmen of Provincial Road Committees.
Presidents of Provincial Irrigation Boards.
The Registrars of the Supreme Court.
The Secretary of the Loan Board.
The Directors of the Widows' and Orphans' Pension Fund.
The Secretary of the Ceylon Savings Bank.
The Archæological Commissioner.
The Superintendent of Census.
The Secretary, Central Irrigation Board.
The Forest Settlement Officers.

No Assistant Government Agent or other subordinate officer is allowed to correspond with Government, or with any other Public Department, except under express directions from the Head of his Department, or in a case of emergency where delay would be inconvenient.

Collectors of Customs should correspond with Government through the Principal Collector of Customs.

Local Boards should correspond with Government through the Government Agent of the Province.

15. Letters which are addressed to Government in disregard of these regulations will be returned for compliance therewith.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to the Registration of Titles to Land in this Colony.

- Preamble.** **W**HEREAS it is expedient to consolidate and amend the Laws relating to the Registration of Titles to Land in this Colony: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:
- Short title.** 1 This Ordinance may be cited for all purposes as "The Land Registration Ordinance, 189 ."
- Repeal.** 2 There shall be repealed as from the commencement of this Ordinance the Ordinances specified in the First Schedule to this Ordinance to the extent in the third column of that Schedule mentioned.
- Proviso I.** Provided that—
- (a) any office or branch office established under section 2 of "The Land Registration Ordinance, 1863," shall be deemed to have been duly established under this Ordinance; and
 - (b) the registrar-general of lands, the registrars of lands, and the clerks and other officers appointed under sections 3 and 5 of "The Land Registration Ordinance, 1863," shall continue and be deemed to have been duly appointed under this Ordinance; and
 - (c) any enactment referring to any Ordinance or enactment hereby repealed shall be construed to refer to this Ordinance or to the corresponding enactment in this Ordinance.
- Proviso II.** Provided also that this repeal shall not affect—
- (d) the past operation of any enactment hereby repealed, nor anything duly done or suffered under any enactment hereby repealed; or
 - (e) any right, privilege, obligation, or liability acquired, accrued, or incurred under any enactment hereby repealed; or
 - (f) any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed; or
 - (g) any investigation, legal proceeding, or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid; and any such investigation, legal proceeding, and remedy may be carried on as if this Ordinance had not passed.
- I.—Registration Department, Officers and Rules.*
- Registration office.** 3 There shall be established in Colombo a land register office for Ceylon, and branch offices at such other places as to the Governor shall appear necessary.
- Registrar-general and registrars of lands.** 4 The Governor shall appoint a fit and proper person to execute the duties and powers hereinafter mentioned, who shall be called "The Registrar-General of Lands"; and also one or more persons for each province or district of the Island, as he may deem necessary, to assist the said registrar in the execution of the said duties and powers, and who shall be called "Registrars of Lands." And all duties and powers hereinafter required to be exercised by any registrar shall and may be exercised by the registrar-general.

- Oath of office. - 5 Every such registrar-general and registrar shall, before proceeding to execute any of the duties and powers aforesaid, take and subscribe before some justice of the peace an oath in the form A in the Second Schedule hereunto annexed, which oath, so taken and subscribed, shall be enrolled in the Supreme Court.
- Clerks and other officers. 6 The Governor may from time to time appoint such clerks and other ministerial officers as to him may appear necessary, to assist the registrar-general and registrars in the execution of the duties and powers aforesaid.
- Salaries. 7 The Governor may from time to time, with the advice and consent of the Executive Council, direct to be paid out of the Colonial Treasury to such registrar-general, registrars, clerks, and officers as aforesaid, such salaries or remuneration as to him shall appear reasonable.
- Rules of office. 8 The Governor may from time to time, with the advice and consent of the Executive Council, frame and establish rules and regulations regarding the manner in which the plans and books rendered necessary by this Ordinance are to be made and kept, and the manner in which all deeds and other papers filed or preserved in the said office are to be arranged; also the manner in which the accounts of the said office are to be kept, and generally to provide in every respect for the due working of this Ordinance.

II.—*Preliminary Survey.*

- Surveyor-general shall prepare surveys and plans. 9 The surveyor-general shall, with the sanction of the Governor, from time to time survey or cause to be surveyed, in such convenient divisions as shall serve the purposes of this Ordinance, the several villages and districts of the Island; and shall prepare or cause to be prepared plans thereof, marking thereon the various allotments belonging to or claimed by private individuals and those belonging to or claimed by the Crown, so far as the same can be ascertained. And for the purposes of such survey, or for the amendment of any survey already made, it shall be lawful for the surveyor-general, or any officer authorised by him in writing, to enter upon all lands situated within such villages or districts as aforesaid, and to require all persons having the custody or possession of any deeds or documents relating thereto to produce the same. And if any such person shall, without reasonable cause, refuse or neglect to produce the same within ten days after the same shall have been demanded, or if any person, when required, shall, without reasonable cause, refuse or neglect to give full information touching the custody or possession thereof, every such person shall be liable to a fine not exceeding fifty rupees.
- One month's previous notice of survey. 10 The surveyor-general shall be bound to give at least one month's previous notice, by such means as will secure the greatest publicity thereto, in the division intended to be surveyed, of his intention to survey the same, and of the day on which he intends to commence such survey.
- Surveys and plans already prepared may be acted upon. 11 In case the surveyor-general has already, at the date of the passing of this Ordinance, surveyed any division, and prepared a plan thereof, it shall not be deemed necessary to make a new survey of the same; but every such plan may be accepted and acted upon (with such amendments, if any, as to the said surveyor-general shall seem necessary), as if the same had been prepared in pursuance of this Ordinance.
- Plans to be delivered to registrar. 12 As soon as the survey and plan of any division shall have been completed, the surveyor-general shall report the same to the Governor, and shall at the same time deliver or transmit the said plan to the registrar.

III.—*Duplicates of Deeds and Instruments.*

- Duplicates to be transmitted to registrar. 13 Every district judge, commissioner, or justice of the peace before whom any deed or other instrument shall be executed under the provisions of the Ordinance No. 17 of 1852, shall deliver or transmit the same to the registrar of the district wherein such judge, commissioner, or justice

resides, and in case the land is situate in a district other than that in which such judge, commissioner, or justice resides, he shall likewise transmit or deliver a copy of such deed to the registrar of the last-mentioned district.

Registrar to bind and index all duplicates.

14 Every such registrar shall from time to time cause all duplicates transmitted or delivered to him under the preceding section, or by any notary under the provisions of the Ordinance No. 2 of 1877, to be bound in convenient volumes, distinguished by the name of the judge, commissioner, justice, or notary who has attested the same, and shall keep and preserve the same in his office, and shall also prepare and keep proper indexes thereof for general reference.

Inspection thereof.

And all such duplicates and indexes shall at all reasonable hours, upon a written application in that behalf, be open to the inspection and perusal of all parties claiming to be interested therein, or to their proctors or agents duly authorised thereto in writing, with liberty to demand and receive copies thereof or extracts therefrom.

IV.—Registration.

Registrars to prepare books for registration.

15 (1) Every such registrar shall prepare and keep such books as shall be required by the rules and regulations for the registration therein of any deed which may be brought to him for registration as hereinafter provided; allotting to each book some defined division of the province or district, so that every deed relating to lands situate therein may be registered therein in such manner as to facilitate reference to all existing alienations or incumbrances affecting the same lands. And every such book shall be kept in duplicate, and one copy thereof shall be kept in the land register office in Colombo, and the other in the branch office of the said province or district; and the same shall at all reasonable hours, upon a written application in that behalf, be open to the inspection and perusal of all parties claiming to be interested therein, or to their proctors or agents duly authorised thereto in writing, with liberty to demand and receive copies thereof or extracts therefrom.

Inspection thereof.

(2) The volumes and books kept under section 36 and section 37 of the Ordinance No. 8 of 1863 shall be deemed to be parts of the volumes and books kept under this Ordinance.

All deeds, &c., affecting land to be registered.

16 Every deed or other instrument of sale, purchase, transfer, assignment, or mortgage of any land or other immovable property, or of promise, bargain, contract, or agreement for effecting any such object, or for establishing or transferring any security, interest, or incumbrance affecting such land or property (other than a lease at will, or for any period not exceeding one month); or of contract or agreement for the future sale or purchase or transfer of any such land or property; and every deed or act of release, surrender, or annulment of or affecting any such deed or other instrument, and the probate of any will; and every grant of administration affecting any such land or property; and every judgment or order of court affecting any such land or other property; shall be registered in the branch office of the district in which such land or property is situate; that is to say, in the books mentioned in the preceding section, unless or until the division has come within the operation of "The Land Registration Ordinance, 1877," and if the division has come or hereafter comes within the operation of the said Ordinance, in the books mentioned in the 26th section of the said Ordinance.

Effect of non-registration.

17 Every deed, judgment, order, or other instrument as aforesaid, unless so registered, shall be deemed void as against all parties claiming an adverse interest thereto on valuable consideration, by virtue of any subsequent deed, judgment, order, or other instrument, which shall have been duly registered as aforesaid. Provided however that fraud or collusion in obtaining such last-mentioned deed, judgment, order, or other instrument, or in securing such prior registration, shall defeat the priority of the person claiming

Proviso.

thereunder; and that nothing herein contained shall be deemed to give any greater effect or different construction to any deed, judgment, order, or other instrument registered in pursuance hereof, save the priority hereby conferred on it.

Production of deed, &c., and registration thereof.

18 (1) It shall be lawful for the party gaining an interest or benefit under any deed, judgment, order, or other instrument required to be registered under section 16, personally or by his agent to produce the same, or a duplicate or authenticated copy thereof, to the registrar of the district in which the land or property thereby affected is situate; and such registrar shall forthwith, upon delivery to him of the proper stamp for registration, register the same on the appointed page of the book assigned for the division, village, or district wherein the land thereby affected is situate, and shall transmit a note of such registration to the office of the registrar-general of lands to be filed of record.

Registrar may call for proof, and give notice to third parties.

(2) Every such registrar shall be entitled, if he see fit so to do, to require any person desiring such registration to show by affidavit or otherwise, as he may direct, that such deed, judgment, order or other instrument was duly made, granted, executed, or pronounced. And where he may have reason to apprehend that a fraud is about to be committed on any party, he shall be entitled, and is hereby required, to give notice to such party of the intended registration, in order to prevent the same being affected to his prejudice.

Deeds, &c., to be stamped before registration.

(3) No deed, judgment, order, or other instrument shall be registered, unless the same has been stamped with a stamp denoting that the duty payable thereon has been duly paid as hereinafter provided.

Stamp duties.

(4) The duty payable for the registration of the several instruments mentioned and described in the Third Schedule hereunto annexed shall be the amount set down in figures against the same respectively, together with the additional duty, if any, payable under section 20.

Registration to be endorsed on document.

19 The registrar shall immediately after such registration make and sign an endorsement thereof on the document produced as aforesaid, and deliver the same to the party effecting the registration, or his agent or representative, and the endorsement shall be as near as practicable in the form B in the Fourth Schedule hereunto annexed.

Where several lands are included in one deed, stamp duty to be levied in respect of each land.
Proviso.

20 In all cases of transfer by sale, gift, or otherwise, or of mortgage affecting more than one land, the additional stamp duty mentioned in the Fifth Schedule hereunto annexed shall be levied for the registration of each land other than the first land.

Provided that in cases wherein different allotments are treated and described as one property, and from their situation as respects each other can be included in one survey, the stamp duty shall be leviable as on one land only.

Where several lands included in the same deed are in more than one district.

21 (1) When several lands are affected by the same deed, and those lands lie in more districts than one, it shall be lawful for the party gaining an interest or benefit thereunder to apply to the registrar-general of lands in Colombo, or to the registrar of each of the districts in which the lands are situate, to have the deed registered.

(2) If the registrar-general is applied to, the duty for the registration of such deed in any one of such districts shall be the duty fixed by the Third Schedule hereunto annexed, together with the duty, if any, payable under section 20, with an increase of ten rupees for the additional registration in the other districts in which the lands are situate. The registrar-general, upon such application being made to him as aforesaid, shall forthwith cause to be despatched to the registrar of each of such districts the particulars required for the registration of the deed so far as concerns that district, and on receipt from the registrars of such districts of information that the registration has been effected in their districts respectively, the registrar-general shall make and sign an endorsement on such deed of the registration in the said districts.

(3) If the said deed is tendered for registration by the party gaining an interest or benefit thereunder to the registrar of each district in which the lands are respectively situate, the first registrar to whom the deed is tendered shall levy the duty fixed by the Third Schedule hereunto annexed, together with the duty, if any, payable under section 20 for the registration of such deed, and it shall be registered free of any further duty in the registry office of every other district in which the lands affected thereby are respectively situate.

Applications for registration of probates, &c.

22 When a party applies to have a probate or letters of administration registered, he shall produce to the registrar an authenticated copy of the inventory or list of appraisement filed in the case in which application for probate or administration was made, and shall further give such description of the land as the registrar shall require for the purposes of registration.

Deeds, &c., should describe lands accurately.

23 Every deed, judgment, order, or other instrument, or duplicate or authenticated copy thereof, produced for registration, shall contain embodied therein, or in a schedule annexed thereto, an accurate description of the property which is affected thereby, its boundaries, extent, and situation with respect to the village, pattu, koralé, or other division of the district. If such property consists of a portion only of one land or allotment, such portion shall be clearly and accurately defined by its particular boundaries and extent. And if such property consists of an undivided share in a land, it shall be so stated, and a particular description given as aforesaid of the entire land in which such share or interest is held, together with the extent of such share or interest.

Volume and folio of previous registry to be quoted.

24 When any property which shall have been once registered shall be subsequently sold, encumbered, or otherwise affected or dealt with, the deed or instrument purporting to transfer or otherwise deal with or affect such property shall state the volume and folio of the register in which such property has been previously registered, as the same shall appear in the register already made of such property.

Caveat in certain cases.

25 It shall be competent to any party to lodge with the registrar a caveat to prevent the registration of any transfer or security affecting any land or other property as aforesaid; and such caveat shall entitle such party to notice of any application for registration as regards such land or property, unless where the caveat limits the time of its operation, in which case it shall cease to have any force or value upon the lapse of such time. But no such caveat shall be sufficient to prevent the registration applied for, unless it be followed up within thirty days after service of the notice of application by an action before some competent court, and notice thereof to the registrar; in which case the registrar shall suspend the registration until the final adjudication of such action.

On death of owner, the executor or administrator shall be registered.

26 On the death of any registered owner or other interested party, all lands belonging to him, or in which he may have an interest, shall remain in his name until probate or administration of his estate shall have been granted, whereupon, and upon a written application in that behalf, the name of the executor or administrator shall be registered in the books, until a partition, transfer, or alienation of the lands shall have been effected, whereupon, and upon like application, such partition, transfer, or alienation shall be registered as hereinbefore provided.

On partition, a fresh registration shall be effected.

27 On the partition of any land registered as one allotment, the registrar shall, upon a written application in that behalf, register the new allotments on separate and fresh pages of the book, with such references as may be necessary to identify them with the original registration.

List of executors, &c.

28 The secretary of every district court throughout the Island shall, at the end of every month, transmit to the registrar of the province or district in which such court is situate, a list of all persons appointed executors, adminis-

trators, guardians, or curators, showing the numbers of the cases in which such appointments have been made. And such registrar shall also from time to time prepare alphabetical lists of the persons so appointed, and keep and preserve the same in his office, and also transmit a copy thereof to the land register office in Colombo. And all such lists shall at all reasonable hours, upon a written application in that behalf, be open to the inspection and perusal of all persons.

List of Government debtors, &c.

29 The government agent of every province of the Island shall, at the end of every month, transmit to the registrar or registrars in his province a list of all persons who shall have become debtors to the Crown, or sureties to such debtors. And every such registrar shall from time to time prepare alphabetical lists of such debtors and sureties, and keep and preserve in his office, and also transmit a copy thereof to the land register office in Colombo. And all such lists shall, upon a written application in that behalf, be similarly open to inspection and perusal of all persons.

Penalty on persons obstructing.

30 Any person who shall wilfully resist, obstruct, or hinder, or who shall incite or assist others to resist, obstruct, or hinder any person acting in pursuance of the authority given by this Ordinance, shall be guilty of an offence and be liable on conviction to a fine not exceeding fifty rupees.

Penalty on abuse of authority.

31 Any person who shall, under pretence of performing any act under the authority of this Ordinance, use any unnecessary violence, or give any vexatious annoyance, shall be guilty of an offence and be liable on conviction to a fine not exceeding fifty rupees.

On refusal or neglect of registrars, district court may, on a rule nisi, make an order.

32 In case any registrar shall refuse or wilfully neglect or delay to perform any duty imposed upon him by this Ordinance, it shall be competent for the district court of the district wherein the land thereby affected is situate, upon affidavit or other proof thereof, to issue a rule on such registrar, calling on him to show cause why such duty shall not be performed; and after cause shown, or upon default thereof, to make such order as the said court may deem right; which order shall have the effect of, and be put in execution in the same manner as, a judgment pronounced by such court.

Penalty for fraudulent registration.

33 Any person guilty of fraudulently registering any land or interest not belonging to him, and with intent to defraud or injure the owner thereof, or the person rightly interested therein, or any other person, shall be guilty of an offence, and be liable on conviction to imprisonment of either description for a term which may extend to three years.

List of fines imposed under this Ordinance.

34 Every magistrate and judge before whom any complaints or causes arising in respect of this Ordinance shall be tried, shall at the end of every month transmit to the registrar-general a list or account of all fines imposed and recovered by such magistrate or judge.

THE FIRST SCHEDULE.

Ordinances repealed.

(See Section 2.)

No. and Year.	Subject or Title.	Extent of Repeal.
8 of 1863 ...	"An Ordinance to provide for the registration of Titles to Land and of all Deeds affecting Land in this Colony" ...	The whole
3 of 1865 ...	"An Ordinance to amend the Ordinance No. 8 of 1863" ...	The whole
12 of 1889 ...	"An Ordinance to amend the Law relating to the Registration of Titles to, and of Deeds affecting, Land in this Colony ...	The whole

THE SECOND SCHEDULE.

A.—Oath of Office.

(See Section 5.)

I, A B, do sincerely promise and swear that I will faithfully and diligently execute, to the utmost of my abilities, the duties of Registrar-General of Lands [or Registrar of Lands for the Western Province, or for the District of Colombo, as the case may be].

So help me God,
A B.

Sworn on the — day of —, A.D. 189

Before me,
C D,
Justice of the Peace.

THE THIRD SCHEDULE.

(See Section 18.)

EVERY instrument of sale, purchase, transfer, assignment, or mortgage of any immovable property, or of promise, bargain, contract, or agreement for effecting any such object, or for transferring any security, interest, or incumbrance affecting such property (other than a lease), or of contract or agreement for the future sale or purchase or transfer of any such property—

- | | | |
|--|--------|------|
| (a) Where the consideration of the instrument is wholly in money, or where the sum recoverable upon the instrument is definite, and where such consideration or sum recoverable does not exceed 100 rupees | Rs. c. | 1 0 |
| Where it exceeds 100 rupees and does not exceed 250 rupees | ... | 2 0 |
| 250 rupees and does not exceed 500 rupees | ... | 3 0 |
| 500 " do. 1,000 " | ... | 4 0 |
| 1,000 " do. 2,500 " | ... | 5 0 |
| 2,500 " do. 5,000 " | ... | 7 50 |
| 5,000 " do. 10,000 " | ... | 10 0 |
| And for every further 10,000 or part of 10,000 | ... | 10 0 |
- (b) Where the consideration of the instrument is *not wholly* in money, an addition of ten rupees.
- (c) Where the money consideration of the instrument is *not stated*, but the *value* of the property is stated—
- | | | |
|--|-----|------|
| Where such value does not exceed 100 rupees | ... | 1 0 |
| Where it exceeds 100 rupees and does not exceed 250 rupees | ... | 2 0 |
| 250 rupees and does not exceed 500 rupees | ... | 3 0 |
| 500 " do. 1,000 " | ... | 4 0 |
| 1,000 " do. 2,500 " | ... | 5 0 |
| 2,500 " do. 5,000 " | ... | 7 50 |
| 5,000 " do. 10,000 " | ... | 10 0 |
| And every further 10,000 or part of 10,000 | ... | 10 0 |
- (d) Where neither the money consideration of the instrument nor the value of the property is stated ... 20 0
- (e) Where the total amount of money ultimately recoverable upon the instrument is indefinite, a duty of ... 25 0
2. Every lease, transfer, or assignment thereof—
- | | | |
|---|-----|------|
| (a) Where the consideration is wholly in money and does not exceed 100 rupees | ... | 1 0 |
| Where it exceeds 100 rupees and does not exceed 250 rupees | ... | 2 0 |
| 250 rupees and does not exceed 500 rupees | ... | 3 0 |
| 500 " do. 1,000 " | ... | 4 0 |
| 1,000 " do. 2,500 " | ... | 5 0 |
| 2,500 " do. 5,000 " | ... | 7 50 |
| 5,000 " do. 10,000 " | ... | 10 0 |
| And for every further 10,000 or part of 10,000 | ... | 10 0 |
- Provided that the duty shall not exceed that on a lease for five years.*
- (b) Every lease, transfer, or assignment thereof, where the consideration is partly in produce, and the value of such produce is not stated in the instrument, a duty of Rs. 2-50 in addition to the duty upon the stated pecuniary consideration.
- (c) Every lease, transfer, or assignment thereof, where the consideration consists wholly of produce, a duty of one rupee.

3. Every instrument of release, surrender, or annulment, and every receipt or discharge—			
Where the amount for which such instrument or receipt or discharge is given does not exceed 5,000 rupees	Rs. c		
Where it exceeds 5,000 rupees ...		1 0	2 50
4. Every instrument or partition, and every judgment or decree of court decreeing such partition, where the value of every land partitioned and divided does not appear on the face of the instrument or judgment or decree: for each land so partitioned and divided a duty of		...	5 0
Where the value of every land appears on the face of the instrument or judgment or decree, and the total value does not exceed 100 rupees		...	1 0
Where it exceeds Rs. 100 and does not exceed Rs. 250			2 0
" 250 do. " 500			3 0
" 500 do. " 1,000			4 0
" 1,000 do. " 2,500			5 0
" 2,500 do. " 5,000			7 50
" 5,000 do. " 10,000			10 0
And every further 10,000 or part of 10,000			10 0
5. Caveat for every land affected thereby		...	10 0
6. Every instrument of any kind whatsoever not charged in this schedule nor expressly exempted from registration duty		...	10 0
7. Every application, copy, or extract		...	1 0
8. Every judgment or order of court affecting immovable property, and every probate of a will or letters of administration		...	5 0

THE FOURTH SCHEDULE.

(See Section 19.)

B.

Registered A* $\frac{5\dagger}{130\dagger}$

Kandy, January 7, 1884.

JOHN SMITH,
Registrar.

* Division of District.

† Volume of Divisional Register.

‡ Folio of Volume.

THE FIFTH SCHEDULE.

(See Section 20.)

Each additional land in every instrument of transfer by sale, gift, or otherwise, or of mortgage affecting more than one land, where the aggregate value of all the lands or the sum recoverable upon the instrument does not exceed Rs. 100	Rs. c	
Where it exceeds Rs. 100 and does not exceed Rs. 250		0 25
Where it exceeds Rs. 250		0 50
		1 0

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary's Office, Colonial Secretary.
Colombo, October 14, 1891.

MINUTE.

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

An Ordinance to consolidate and amend the Law relating to the granting of Exclusive Privileges to Inventors.

Preamble.

WHEREAS it is expedient to amend the Law relating to the granting of Exclusive Privileges to Inventors : Be it therefore enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof, as follows :—

Title and commencement.

1 This Ordinance may be cited as “The Inventions’ Ordinance, 189 ,” and shall come into force on the day of , 189 .

Repeal.

2 (1) The Ordinances described in the first schedule are hereby repealed to the extent specified in the third column thereof.

(2) But this repeal of Ordinances shall not affect any exclusive privilege acquired, or any conditions or restrictions imposed with respect to any privilege, or any right or liability accrued or incurred under any of those Ordinances before the commencement of this Ordinance, or any relief in respect of any such privilege, right, or liability.

(3) Any Ordinance or document referring to any Ordinance hereby repealed shall be construed to refer to this Ordinance or the corresponding portion thereof.

Definitions.

3 In this Ordinance, unless there is something repugnant in the subject or context,—

- (1) “invention” includes an improvement :
- (2) “inventor” does not include the importer into Ceylon of a new invention unless he is the actual inventor :
- (3) “petitioner” means a person who has petitioned under this Ordinance for leave to file a specification of an invention, whether he has filed the specification or not :
- (4) “assign” includes a grantee of the exclusive privilege of making, selling, or using an invention, or of authorising others so to do, during the term for which the privilege is to continue or may be extended, or for any shorter term :
- (5) “inventor,” “actual inventor,” and “petitioner” include the executors, administrators, or assigns of an inventor, actual inventor, and petitioner, as the case may be :
- (6) “manufacture” includes any art, process, or manner of producing, preparing, or making an article, and also any article prepared or produced by manufacture :
- (7) “write” includes print, lithograph, photograph, engrave, and every other mode in which words or figures can be expressed on paper or on any substance :
- (8) “Colonial Secretary” shall include any person acting as and for the Colonial Secretary.

Petition for leave to file specification.

4 (1) The inventor of a new manufacture or two or more persons, some or one of whom only are or is the true and first inventors or inventor of a new manufacture, whether he or they is or are a British subject or not, may petition the Governor for leave to file a specification thereof.

(2) The petition must be in writing signed by the petitioner or petitioners, and in the form or to the effect of the second schedule, if the inventor or inventors has or have not obtained

a patent in the United Kingdom, and in the form or to the effect of the third schedule if he or they has or have obtained a patent in the United Kingdom.

(3) The petition must contain a declaration to the effect that the petitioner is in possession of an invention, whereof he, or in the case of a joint petition one or more of the petitioners, claims or claim to be the true and first inventor or inventors, and for which he or they desires or desire to obtain leave to file a specification; and it must state the name, occupation, and address of the petitioner or petitioners, and, where a patent has been obtained in the United Kingdom, the date of the patent and the date of the actual sealing thereof, and must describe with reasonable precision and detail the nature of the invention and of the particular novelty whereof it consists, and be supplemented by such further particulars relating to the invention, and by such drawings or photographs illustrative thereof, as the Governor in Executive Council may see fit to require from the petitioner or petitioners.

(4) If in any case it appears to the Governor in Executive Council that a petition ought to be further supplemented by a model of anything alleged to constitute an invention, he may require the petitioner or petitioners to furnish such a model neatly and substantially made of durable material, and of dimensions not exceeding those, if any, specified in the requisition thereof.

Order to file
specification.

5 (1) Upon a petition under the last foregoing section the Governor in Executive Council may, after such inquiry as he thinks fit, make an order authorising the petitioner or petitioners to file a specification of the invention.

(2) Before making an order under sub-section (1), the Governor in Executive Council may direct that the petition be referred for inquiry and report to any person whom he thinks fit.

(3) When such petition is to be referred to such a person, the petitioner or petitioners shall deposit, with the Colonial Secretary, within such time as the Governor in Executive Council may by rule or otherwise prescribe, such sum as the Governor in Executive Council may determine.

(4) If the sum is not deposited within the time prescribed, the petition may be rejected.

(5) If the person to whom the petition is referred reports that the nature of the invention and of the particular novelty whereof it consists is not sufficiently described, or that it has not been supplemented by such particulars relating to the invention, or by such drawings or photographs as the Governor in Executive Council may have required, the Governor in Executive Council may require that the petition may be amended or further supplemented before the petition is proceeded with.

Application in
respect of con-
temporaneous
inventions.

6 (1) If two or more petitions are made on the same day for leave to file specifications of inventions which appear to the Governor in Executive Council to be identical, or so similar as to be practically identical, the Governor in Executive Council may in his discretion authorise both or all the petitioners, subject to the other provisions of this Ordinance, to file specifications of their respective inventions.

(2) If they petition on different days for leave to file specifications of such inventions as aforesaid, the petitioner or petitioners who applied on the first of the different days shall be deemed to have a preferential claim to an order authorising the filing of his or their specifications.

Acquisition and
continuance of
exclusive
privilege.

7 (1) If within six months from the date of an order under section 5, sub-section (1), or within such further time, not exceeding three months, as the Governor in Executive Council in his discretion may, on cause shown to his satisfaction, and on payment of the fee prescribed in that behalf in the fourth schedule, see fit to allow, the petitioner or petitioners causes or cause a specification of his or their invention to be filed in manner by this Ordinance required, and the fee prescribed in the fourth schedule in respect of

the filing of the specification to be paid, the petitioner or petitioners shall, subject to the other provisions of this Ordinance, be entitled to the exclusive privilege of making, selling, and using the invention in Ceylon, and of authorising others so to do, for a term of fourteen years from the date of the filing of the specification.

(2) But an exclusive privilege in respect of an invention of a new manufacture shall, notwithstanding anything in sub-section (1), cease if the inventor or inventors fails or fail to pay within the time limited in that behalf by the fourth schedule any fee prescribed in that schedule in respect of the continuance of the privilege.

(3) If, nevertheless, in any case, by accident, mistake, or inadvertence, the inventor or inventors fails or fail to pay any such fee within the time so limited, he or they may apply to the Governor in Executive Council for an enlargement of the time for making the payment.

(4) Thereupon the Governor in Executive Council may enlarge the time accordingly on payment of the fee prescribed in that behalf in the fourth schedule, and subject to the following conditions, namely :—

(a) The time for making a payment shall not in any case be enlarged for more than three months ; and

(b) If any action is instituted in respect of an infringement of the exclusive privilege committed after a failure to make a payment within the time limited for the making thereof, and before the enlargement of that time, the court disposing of the action may, if it thinks fit, refuse to award or give any damages in respect of the infringement.

Form and contents of specification.

8 (1) A specification filed under this Ordinance must be in writing signed by the petitioner or petitioners, and must set forth the precise invention in respect of which the petitioner or petitioners claims or claim to become entitled to an exclusive privilege.

(2) If the specification is of an invention which is an improvement only, it must by explicit language distinguish between what is old and what is claimed to be new.

(3) Every specification must explain the principle of the invention set forth therein, and the best mode in which the petitioner or petitioners has or have contemplated applying that principle, and must describe the manner of making and using the invention in such full, clear, concise, and exact terms as to enable any person skilled in the art or science to which the invention appertains, or with which it is most closely connected, to make or use the same.

Mode of filing petition and specification.

9 Every petition for leave to file a specification, and every specification filed under this Ordinance, must be left with, or sent by post to, the Colonial Secretary, and the date of the delivery or receipt thereof shall be endorsed thereon, and recorded in his office.

Register of inventions.

10 (1) A book, to be called the Register of Inventions, shall be kept in the office of the Colonial Secretary, wherein shall be entered and recorded every petition for leave to file a specification, every order made on such petition, every specification filed in pursuance thereof, and every subsequent proceeding relating to the invention described therein.

(2) Petitions for leave to file a specification shall be numbered consecutively in the order in which they are delivered or received, and be dated as of the day of their delivery or receipt, and shall be entered in the register of inventions in the order of their respective numbers.

(3) A reference shall be made in that register, in the margin of the entry of each petition, to every order on or in respect of the petition, to the specification, if any, filed in pursuance thereof, and to every subsequent proceeding relating to the invention which forms the subject of the petition.

Address book.

11 (1) Another book, to be called the Address Book, shall be kept in the office of the Colonial Secretary, wherein any person or persons filing a specification under this Ordinance, or any person or persons in whom an exclusive privilege acquired under this Ordinance, or any share or interest therein, may become vested, may from time to time cause to be stated some place in the Colony where notice of any rule or proceeding relative to the exclusive privilege may be served on him or them.

(2) A reference to each entry in the address book shall be made in the register of inventions in the margin of the entry in that register of the petition for leave to file the specification.

Provisions with respect to the register and book.

12 (1) Every entry in the register of inventions or address book, and every document entered and recorded in the register, shall, for the purposes of the law of evidence for the time being in force, be deemed to be a public document, and shall be open to the inspection of any person at all reasonable times in the office of the Colonial Secretary.

(2) The books kept under section 13 and section 32 of "The Inventions' Ordinance, 1859," shall be deemed to be parts of the register of inventions and address book respectively.

Extension of exclusive privilege.

13 (1) The petitioner or petitioners to whom an exclusive privilege has been granted under section 7 of this Ordinance may, at any time not more than one year and not less than six months before the time limited for the expiration of an exclusive privilege under the said section, petition the Governor in Executive Council for an extension of the privilege for a further term.

(2) When a petition is made under sub-section (1), the Governor in Executive Council may, if he thinks fit, refer it to the district court of Colombo for report.

(3) Such court shall, in making its report, have regard to the nature and merits of the invention in relation to the public, to the profits made thereby, and to all the circumstances of the case.

(4) The procedure on the reference shall be such as the court thinks fit, and may include the issuing of citations calling upon persons claiming to have any interest in the reference to appear before the court on the day in which the reference is to be considered, or on any day to which the consideration thereof may be adjourned, and make with respect thereto any representations which they may see fit in relation to any of the matters to which the court is required by the last foregoing sub-section to have regard in making its report.

(5) If the Governor in Executive Council is of opinion, or, where a reference under sub-section (2), if the court reports that the petitioner or petitioners has or have been inadequately remunerated by his or their exclusive privilege, the Governor in Executive Council may, on payment of the fee prescribed in that behalf in the fourth schedule, make an order extending the term of the privilege for a further term not exceeding seven, or, in exceptional cases, fourteen years from the expiration of the first term of fourteen years.

(6) But an exclusive privilege of which the term has been extended under the last foregoing sub-section shall, notwithstanding anything in that sub-section, cease if the petitioner or petitioners fails or fail to pay before the expiration of each year of such extended term the fee prescribed in the schedule aforesaid in respect of the continuance of the privilege.

Imposition of conditions with respect to exclusive privileges.

14 An order under section 5, sub-section (1), authorising the filing of a specification, or under section 13, sub-section (5), extending the term of an exclusive privilege, may be made subject to such conditions as the Governor in Executive Council thinks expedient.

Exclusive privilege to Government.

15 (1) Subject to any conditions imposed under the last foregoing section—

(a) with respect to the filing by a person employed in the service of Her Majesty in Ceylon of the

specification of a manufacture invented by him in the course of his employment, or
 (b) with respect to the extension in favour of any person of the term of an exclusive privilege, an exclusive privilege under this Ordinance shall have to all intents the like effect as against a subject.

(2) But the officers or authorities administering any department of the service of Her Majesty may, by themselves, their agents, contractors, or others, at any time after the delivery of the receipt of the petition for leave to file the specification of an invention, use the invention for the services of the Government on terms to be before or after the use thereof agreed on, with the approval of the Governor in Executive Council, between those officers or authorities and the inventor or inventors, or, in default of such agreement, on such terms as may be settled by the Governor in Executive Council.

Petition for leave to file memorandum or amended specification.

16 (1) If after the filing of the specification the petitioner or petitioners has or have reason to believe that through mistake or inadvertence he or they has or have erroneously made any mis-statement in his or their petition or specification, or included therein something which at the date of the delivery or receipt of his petition was not new, or whereof he or some or one of them was not the inventor, or that the specification is in any particular defective or insufficient, he or they may petition the Governor in Executive Council for leave to file a memorandum pointing out the mis-statement, or disclaiming any part of the alleged invention, or for leave to file an amended specification, as the case may be.

(2) The petition must be in writing signed by the petitioner or petitioners, and must state how the error, defect, or insufficiency occurred, and that it was not fraudulently intended.

(3) Upon the petition the Governor in Executive Council may make an order allowing the memorandum or amended specification to be filed.

(4) The provisions of section 5 with respect to petitions, and of section 8 with respect to specifications, shall apply, so far as they can be made applicable, to petitions and to amended specifications, respectively, made and filed under this section.

Effect of amended specification.

17 An amended specification filed under the last foregoing section shall, except as to any action or proceeding relating to the exclusive privilege which may be pending at the time of the filing of the amended specification, have the same effect as if it had been the specification first filed: Provided that nothing in an amended specification shall be construed to extend or enlarge an exclusive privilege before acquired.

Bar to exclusive privilege in certain cases.

18 A person shall not be entitled to an exclusive privilege under this Ordinance—

- (a) if the invention is of no utility, or
- (b) if the invention at the date of the delivery, or receipt of the petition for leave to file the specification thereof, was not a new invention within the meaning of this Ordinance, or
- (c) if the petitioner or some one or more of the petitioners is or are not the inventor or inventors thereof, or
- (d) if the original or any amended specification does not fulfil the requirements of this Ordinance, or
- (e) if the original or any subsequent petition relating to the invention or the original or any amended specification contains a wilful or fraudulent mis-statement, or
- (f) if the petition for leave to file the specification of the invention was made under this Ordinance after the expiration of one year from the date of the acquisition of an exclusive privilege in respect of the invention in any place beyond the limits of the Colony and the United Kingdom.

Novelty of invention dependent on public use or knowledge thereof before petition to file specification.

Effect of public use or knowledge of invention in fraud of inventor.

Effect of temporary use of invention in public by inventor or inventors or by his or their leave.

Effect of public use or knowledge of patented invention between application for the patent and petition to file specification.

Effect of like public use or knowledge of unpatented invention.

Cessation of exclusive privilege by order of the Governor.

Cessation of exclusive privilege on revocation or expiration of patent.

19 An invention shall be deemed a new invention within the meaning of this Ordinance if it has not before the date of the delivery or receipt of the petition for leave to file the specification thereof been publicly used in any part of the Colony or of the United Kingdom, or been made publicly known in any part of the Colony or of the United Kingdom by means of a written publication.

20 The public use or knowledge of an invention before the date of the delivery or receipt of the petition for leave to file a specification thereof shall not be deemed a public use or knowledge within the meaning of this Ordinance if the knowledge has been obtained surreptitiously or in fraud of the inventor or inventors, or has been communicated to the public in fraud of the inventor or inventors or in breach of confidence: Provided that the inventor or inventors has or have not acquiesced in the public use of his or their invention, and that, within six months of that use, he or they petitions or petition for leave to file a specification.

21 Use of an invention in public by the inventor or inventors thereof, or by his or their servant or agent, or by any other person by his or their license in writing, for a period not exceeding one year immediately preceding the date of the delivery or receipt of his or their petition for leave to file a specification thereof, or knowledge of the invention resulting from such use thereof in public, shall not be deemed a public use or knowledge within the meaning of this Ordinance.

22 If the inventor or inventors who has or have obtained a patent for his or their invention in the United Kingdom causes or cause a petition for leave to file a specification of the invention under this Ordinance to be delivered or received by the Colonial Secretary within twelve months from the date of actual sealing of the patent, the invention shall be deemed a new invention within the meaning of this Ordinance, if it was not publicly used or known in the Colony at or before the date of the application for the patent, notwithstanding that it may have been publicly used or known in the Colony or in some part of the United Kingdom before the date of the delivery or receipt of the petition under this Ordinance for leave to file the specification.

23 If an inventor or inventors petitions or petition for leave to file a specification under this Ordinance while his or their application for a patent is pending in the United Kingdom, and the interval between the date of his or their application for the patent and the date of the delivery or receipt of his or their petition under this Ordinance does not exceed twelve months, the invention shall not be deemed to have been publicly used, or made publicly known, within the meaning of this Ordinance, by reason only of the invention having been used, or a description thereof having been published, in the Colony or in any part of the United Kingdom during the interval.

24 (1) An exclusive privilege acquired under this Ordinance shall cease if the Governor in Council declares the privilege, or the mode in which it is executed, to be mischievous to the State, or generally prejudicial to the public.

(2) It shall also cease if a breach of any condition on which the petitioner or petitioners was or were authorised to file a specification, or on which the term of the exclusive privilege was extended, is, on an application under this Ordinance to the district court of Colombo proved to the satisfaction of that court, and if the Governor in Executive Council thereupon declares the privilege to have ceased.

25 (1) An exclusive privilege acquired under this Ordinance in respect of an invention for which a patent has been obtained in the United Kingdom shall cease on the revocation or expiration of the patent.

(2) Such a privilege in respect of an invention for which a patent has not been obtained in the United Kingdom shall

cease on the revocation or expiration of any patent or exclusive privilege which has been obtained or acquired for or in respect of the invention in any other country.

Action for infringement of exclusive privilege.

26 (1) Any person or persons may institute an action in the district court of Colombo against any person who, during the continuance of an exclusive privilege acquired by him or them under the Ordinance in respect of an invention, makes, sells, or uses the invention without his or their license, or counterfeits or imitates it.

(2) The action shall not be defended upon the ground of any defect or insufficiency of the specification of the invention, or upon the ground that the original or any subsequent petition relating to the invention, or the original or any amended specification contains a wilful or fraudulent mis-statement, or upon the ground that the invention is of no utility.

(3) Nor shall it be defended upon the ground that the plaintiff or plaintiffs was or were not the inventor or inventors, unless the defendant or defendants shows or show that he or they is or are the actual inventor or inventors or has or have obtained from the actual inventor or inventors a right to make, sell, or use the invention, or to counterfeit or imitate it, as the case may be.

(4) Nor shall it be defended upon the ground that the invention was not new, unless the defendant or defendants or some person through whom he or they claims or claim has or have, before the date of the delivery of the petition for leave to file the specification, publicly or actually used in the Colony or any part of the United Kingdom the invention, or that part of it with respect to which the exclusive privilege is alleged to have been infringed.

Application to declare exclusive privilege in respect of an invention not to have been acquired.

27 Any person or persons may apply to the district court of Colombo for a rule to show cause why the court should not declare that an exclusive privilege in respect of an invention to be specified in the rule has not been acquired under the Ordinance by reason of all or any of the objections following (to be specified in the rule), that is to say :—

- (a) that the invention is of no utility, or
- (b) that the invention was not at the date of the delivery or receipt of the petition for leave to file the specification a new invention within the meaning of this Ordinance, or
- (c) that the petitioner was not or none of the petitioners was the true inventor thereof, or
- (d) that the original or any amended specification does not fulfil the requirements of this Ordinance, or
- (e) that the petitioner or petitioners has or have knowingly or fraudulently included in the petition for leave to file the specification or in the original or any amended specification, as part of his or their invention, something which was not new, or whereof he or they or some one or more of them was or were not the inventor or inventors, or
- (f) that the original or any subsequent petition relating to the invention, or the original or any amended specification, contains a wilful or fraudulent misstatement, or
- (g) That some part of the invention, or the manner in which that part is to be made and used, as described in the original or any amended specification, is not thereby sufficiently described, and this insufficiency was fraudulent and is injurious to the public.

Like application as to part of invention.

28 Any person or persons may apply to the district court of Colombo for a rule to show cause why the court should not declare that an exclusive privilege in respect of any part of an invention to be specified in the rule has not been acquired under this Ordinance, by reason of all or any

of the objections following (to be specified in the rule), that is to say :—

- (a) that that part of the invention is wholly distinct from the other parts thereof, and is of no utility ; or
- (b) that that part of the invention was not, at date of the delivery or receipt of the petition for leave to file the specification, a new invention within the meaning of this Ordinance ; or
- (c) that the petitioner was not, or none of the petitioners was, the true inventor or inventors of that part of the invention ; or
- (d) that that part of the invention, or the manner in which it is to be made and used, is not sufficiently described in the original or any amended specification, and that this insufficiency is injurious to the public.

Security for costs of application under either of the two last foregoing sections.

Application on breach of condition.

29 The said district court may in this behalf require a person applying for a rule under either of the two last foregoing sections to give security for the payment of all costs incurred or likely to be incurred by any person or persons appearing to show cause against the rule.

30 (1) Any person authorised by the Governor in Executive Council in this behalf may apply to the district court of Colombo to show cause why the question of the breach of any condition on which leave to file a specification has been granted, or any other question of fact on which the cessation of an exclusive privilege under section 25 may, in the judgment of the Governor in Executive Council, depend, should not be tried in the form of an issue directed by the court.

(2) If the rule is made absolute, the court, unless the breach or other matter of fact is admitted, may direct the issue to be tried, and certify the result of the trial to the Governor in Executive Council.

Notice of proceedings to persons interested.

31 (1) Notice of any rule obtained or proceeding taken under section 27, section 28, or section 30, shall be served on all persons appearing from the address-book to be proprietors of the exclusive privilege, or to have shares or interests therein, and it shall not be necessary to serve the notice on any other person.

(2) The notice shall be deemed to be sufficiently served if a copy thereof is left at the place for the time being stated in the address book, by delivering the copy to any person resident at or in charge of the place, or, if there is no person resident at or in charge of the place, or if the place is not within the local limits of the jurisdiction of the court, by causing the notice to be sent to the place by post by a registered letter directed to the person to whom the notice is addressed.

Order on application.

32 (1) If it appears to the district court of Colombo at the hearing of an application under section 27 or section 28 that by reason of any of the objections specified in the rule the exclusive privilege in the invention or in any part thereof has not been acquired, the court shall make an order accordingly, and thereupon the petitioner or petitioners shall, so long as the order continues in force, cease to be entitled to the exclusive privilege.

(2) If it appears to the district court of Colombo, at the hearing of any such application as last aforesaid, that the petitioner or petitioners has or have in the description of his or their invention in the petition for leave to file a specification thereof, or in the original or any amended specification, erroneously included something which at the date of the delivery or receipt of the petition for leave to file the specification was not new, or whereof he or they was or were not the inventor or inventors, or that the specification is in any particular defective or insufficient, but that the error, defect, or insufficiency was not fraudulently intended, the court may adjudge the exclusive privilege to have been

acquired and to be valid, save as to the part thereof affected by the error, defect, or insufficiency : or

(3) If it appears to the district court of Colombo that the error, defect, or insufficiency can be amended without injury to the public, the court may adjudge the exclusive privilege in respect of the whole of the invention to be valid, and may, upon such terms as it thinks reasonable, order the specification to be amended in any particular in which it is erroneous, defective, or insufficient ; and thereupon the petitioner or petitioners shall, within a time to be limited by the court for the purpose, file in the office of the secretary a specification amended according to the order.

(4) The provisions of section 17 with respect to the effect of such specifications shall apply, so far as they can be made applicable, to an amended specification filed under this section.

(5) An exclusive privilege in respect of an invention shall not be defeated upon the ground that the petition for leave to file the specification of the invention contains a mis-statement, unless the mis-statement was wilful or fraudulent.

Delivery of
particulars.

33 (1) In an action for the infringement of an exclusive privilege acquired under this Ordinance the plaintiff shall deliver with his plaint particulars of the breaches complained of in the action, and the defendant shall deliver a written statement of the particulars of the grounds, if any, upon which he means to contend that the plaintiff is not entitled to an exclusive privilege in respect of the invention.

(2) In like manner, upon an application to the district court of Colombo under section 27, section 28, or section 30, the person making the application shall deliver particulars of the objections or grounds on which he means to rely.

(3) At the hearing of any such action or application, or at the trial of any issue arising out of any such application, evidence shall not be allowed to be given in proof of any breach of the exclusive privilege, or of any ground impeaching the validity of that privilege, or of any objection or ground affecting such a privilege, unless such breach or other matter as aforesaid has been stated in the particulars delivered under this section.

(4) If it is alleged that the invention was publicly used or known before the date of the delivery or receipt of the petition for leave to file the specification thereof, the places where and the manner in which the invention was so publicly used or known shall be stated in the particulars.

(5) Notwithstanding anything in the foregoing portion of this section, the court in which the suit or application is pending, or an issue arising out of the application is being tried, may allow the plaintiff or defendant respectively to amend the particulars delivered under this section upon such terms as it thinks fit.

Title of actual
inventor to
exclusive
privilege in case
of fraud.

34 If in an action instituted in the district court at any time within fourteen years from the date of the filing of a specification of an invention under this Ordinance the actual inventor proves to the satisfaction of the court that the petitioner or petitioners was or were not the actual inventor or inventors, and that at the time of the petition for leave to file the specification the petitioner or petitioners knew or had reason to believe that the knowledge of the invention was obtained by himself or themselves or by some other person surreptitiously or in fraud of the actual inventor, or by means of a communication made in confidence by the actual inventor to him or them or to any person through whom he or they derived the knowledge, the court may make a decree declaring an exclusive privilege in respect of the invention to be vested, subject to the other provisions of this Ordinance in the actual inventor for a term of fourteen years from the date on which the specification was filed, and requiring the petitioner or petitioners to account for and pay

over to the actual inventor the profits derived by him or them from the invention, or so much of those profits as the court, having regard to the degree of diligence exerted by the actual inventor in proceeding under this section and to all the other circumstances of the case, may see fit to require the petitioner or petitioners to pay.

Transmission of copies of decrees and orders to Colonial Secretary.

35 A court making a decree in an action under section 26 or section 34, or an order on an application under section 27, section 28, or section 30, shall send a copy of the decree or order, as the case may be, to the Colonial Secretary, who shall cause an entry thereof and reference thereto to be made in the register of inventions and against any entry in the address-book affected thereby.

Registration cessation of exclusive privilege.

36 In the following cases, namely :—

- (a) When an exclusive privilege acquired under this Ordinance has ceased under section 7 or section 13 by reason of a fee in respect of the continuance of the privilege not having been paid within the time limited by the fourth schedule for the payment thereof, and the period, if any, within which an order might have been made for enlarging the time for the making of the payment has expired;
- (b) When an exclusive privilege acquired under this Ordinance has been declared by the Governor in Executive Council under section 24 to have ceased;
- (c) When an exclusive privilege acquired under this Ordinance has ceased under section 25 by reason of the revocation or expiration of a patent or exclusive privilege;
- (d) When the whole or any part of an exclusive privilege acquired under this Ordinance has ceased under section 32 in consequence of an order under that section;
- (e) When an exclusive privilege has been declared by a decree to have vested in an actual inventor under section 34;
- (f) When an exclusive privilege acquired under this Ordinance has ceased by reason of the expiration of the term for which it was acquired;

the Colonial Secretary shall cause an entry with respect to the cessation or vesting of the exclusive privilege to be made in the register of inventions, and a reference to that entry to be made in the margin of the entry in that register of the petition for leave to file the specification of the invention.

Rectification of register of inventions or address book.

37 (1) If any person is aggrieved by an entry in the register of inventions or address book, or by the omission of an entry therefrom, and a proceeding is not provided in the foregoing portion of this Ordinance whereby the register of book may be rectified, he may apply to the district court or Colombo for an order for the rectification of the register or book, and the court may make such order on the application as it thinks fit.

(2) A copy of the order shall be forwarded by the court to the Colonial Secretary, who shall cause an entry thereof and reference thereto to be made in the register of inventions and against any entry in the address book affected thereby.

(3) When the Colonial Secretary is a party to an application under this section, the costs of another party thereto shall not be adjudged to be payable by the Colonial Secretary.

Power for Governor in Executive Council to require grant of licenses.

38 If on the petition of any person interested it is proved to the Governor in Executive Council that, by reason of an inventor who has acquired an exclusive privilege under this Ordinance failing to grant licenses on reasonable terms—

- (a) the exclusive privilege is not being worked in Ceylon; or,

(b) the reasonable requirements of the public with respect to the invention cannot be supplied; or,

(c) any person is prevented from working or using to the best advantage an invention of which he is possessed,

the Governor in Executive Council may order the inventor to grant, or may himself on behalf of the inventor grant, licenses on such terms as to the amount of royalties, security for payment, or otherwise, as the Governor in Executive Council, having regard to the nature of the invention and the circumstances of the case, may deem just.

Assignment for particular places.

39 Any person for the time being entitled to an exclusive privilege under this Ordinance, or to any share or interest in such a privilege, in any local area, may, subject to the conditions of his title thereto, assign the privilege or such share or interest, as the case may be, for any place in or part of that local area.

Subscription of specifications and petitions.

40 If the petitioner or petitioners or any of them is or are absent from Ceylon, a petition for leave to file a specification, or a petition for leave to file a memorandum or amended specification, may, instead of being signed by the petitioner or petitioners under section 4, section 8, or section 16, as the case may be, be signed on behalf of the petitioner or petitioners by an agent in Ceylon authorised by him or them in writing in that behalf.

Verification of petitions.

41 (1) A petition under this Ordinance for leave to file a specification, memorandum, or amended specification must be verified by the person or persons making the petition.

(2) If the person or persons is or are absent from Ceylon, the petition may be verified by the agent who signs the petition on his or their behalf.

(3) The verification must be signed by the person or persons making it, and must be to the effect that the facts stated in the petition are true to his or their knowledge, except as to matters stated on information and belief, and that as to those matters he or they believes them to be true.

Agents.

42 Subject to the provisions of the two last foregoing sections and of any other enactment for the time being in force, any act which is required or authorised by this Ordinance to be done by any person may be done on his behalf by an agent in Ceylon having authority in writing from that person so to do the act.

Right of appeal saved.

43 All decisions and orders of the district court of Colombo made under the authority of this Ordinance shall be subject to an appeal to the Supreme Court, and every such appeal shall be brought on and prosecuted in manner provided in the "Civil Procedure Code, 1889," and shall be subject to the provisions of the said Code: and subject to the provisions and limitations contained in the said Code, any party or parties to any action or proceeding under this Ordinance may appeal to Her Majesty in Council from any formal judgment, decree, or sentence of the Supreme Court, or against any rule or order made by such court, and having the effect of a formal or definitive sentence.

Fees.

44 (1) There shall be paid in respect of the several proceedings specified in the fourth schedule the fees in that schedule prescribed.

(2) The Governor in Executive Council may, if he thinks fit, reduce any of those fees and revoke or vary the reduction.

(3) The fees payable under this section shall be collected by means of stamps or otherwise as the Governor in Executive Council directs.

(4) A proceeding in respect of which a fee is payable under the fourth schedule shall be of no effect unless the fee has been paid.

Rules and forms.

45 (1) The Governor in Executive Council may make such rules and prescribe such forms as he thinks necessary for carrying out the purposes of this Ordinance, and may alter or amend either of the forms in the second and third schedules.

(2) Rules under this section may provide, among other matters, for the printing of specifications, memoranda, and amended specifications, and for the distribution or sale of printed copies thereof.

THE FIRST SCHEDULE.

Ordinances repealed.

(See section 2.)

Number and Year.	Subject or Title.	Extent of Repeal.
6 of 1859	... "Inventions' Ordinance, 1859"	The whole
3 of 1890	... "The Stamp Ordinance, 1890"	So much of Part V., schedule B, as refers to duties payable in respect of petitions and grants under the "Inventions' Ordinance, 1859"

THE SECOND SCHEDULE.

Petition where Patent has not been obtained.

(See sections 4 and 45.)

To the Governor in Executive Council.

The petition of (*here insert name, occupation, and address*) for leave to file a specification under "The Inventions' Ordinance, 189 ."

1. The petitioner is in possession of an invention for (*state the title of the invention*), which invention he believes will be of public utility: he is the inventor thereof (*or, as the case may be, the executor, administrator, or assign of the inventor*); and the invention is not publicly used or known in any part of Ceylon or of the United Kingdom to the best of his knowledge and belief.

2. The following is a description of the invention (*here describe it*).

3. The petitioner therefore prays for leave to file a specification of the invention pursuant to "The Inventions' Ordinance, 189 ."

(Signature and verification.)

THE THIRD SCHEDULE.

Petition where Patent has been obtained.

(See sections 4 and 45.)

To the Governor in Executive Council.

The petition of (*here insert name, occupation, and address*) for leave to file a specification under "The Inventions' Ordinance, 189 ."

1. The petitioner (*or, as the case may be, A B of whom the petitioner is the executor, administrator, or assign*) has obtained a patent in the United Kingdom dated and sealed as of the _____ day of _____, and actually sealed on the _____ day of _____, for (*state the title of the invention*).

2. The petitioner believes that the invention was not publicly known in any part of Ceylon at or before the date of the application for the patent.

3. The following is a description of the invention (*here describe it*).

4. The petitioner therefore applies for leave to file a specification of the invention pursuant to "The Inventions' Ordinance, 189 ."

(Signature and verification.)

THE FOURTH SCHEDULE.

Fees (Inventions).

(See sections 7, 13, and 44.)

	Rs.	c.
(1) In respect of petitions for leave to file a specification (section 4)	10	0
(2) In respect of the filing of a specification (section 7)	30	0
(3) In respect of an extension of the time for filing a specification (section 7)	20	0
(4) In respect of the continuance of an exclusive privilege (section 7)—		
(a) After the filing of the specification and before the expiration of the fourth year from the date of the filing thereof	50	0
(b) After the expiration of the fourth year and before the expiration of the fifth year from that date	50	0
(c) After the expiration of the fifth year and before the expiration of the sixth year from that date	50	0
(d) After the expiration of the sixth year and before the expiration of the seventh year from that date	50	0
(e) After the expiration of the seventh year and before the expiration of the eighth year from that date	50	0
(f) After the expiration of the eighth year and before the expiration of the ninth year from that date	100	0
(g) After the expiration of the ninth year and before the expiration of the tenth year from that date	100	0
(h) After the expiration of the tenth year and before the expiration of the eleventh year from that date	100	0
(i) After the expiration of the eleventh year and before the expiration of the twelfth year from that date	100	0
(j) After the expiration of the twelfth year and before the expiration of the thirteenth year from that date	100	0

Provided that the inventor may pay the sum total of the said fees in respect of the continuance of the exclusive privilege, or any part thereof short of the sum total, at any time before the same falls due.

(5) In respect of an enlargement of the time for payment of a fee under article (4) of this schedule (section 7)—

	Rs.	c.
(i.) If the enlargement does not exceed one month	10	0
(ii.) If the enlargement exceed one month, but does not exceed two months	25	0
(iii.) If the enlargement exceed two months	50	0
(6) In respect of petition for an extension of an exclusive privilege for a further term (section 13)	50	0
(7) In respect of an order extending the term of an exclusive privilege (section 13)	100	0
(8) In respect of the continuance of an exclusive privilege of which the term has been extended (section 13)	100	0

to be paid before the expiration of each year of the extended term :

Provided that the inventor may pay the sum total of the said fees in respect of the continuance of the exclusive privilege, or any part thereof short of the sum total, at any time before the same falls due.

	Rs.	c.
(9) In respect of a petition for leave to file a memorandum or amended specification (section 16)	20	0
(10) In respect of a petition to the Governor in Executive Council for a compulsory license (section 38)	50	0
(11) For the inspection of any book or other document which is open to inspection under this Ordinance	1	0

(12) For copies :—	Rs.	c.
(a) When the number of words copied does not exceed four hundred ...	1	0
(b) For every hundred words in excess of four hundred ...	0	25
(c) Of drawings or photographs—cost according to agreement.		
(13) For certifying copies :—		
For every hundred words ...	0	12½

By His Excellency's command,

Colonial Secretary's Office,
Colombo, October 20, 1891.

E. NOEL WALKER,
Colonial Secretary.

NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

QUEENSLAND.—No. 25 of 1891.

Cleveland Bay.—Light on end of Western Pier, Townsville Harbour.

Notice is hereby given that on and after September 1 the temporary red light hitherto shown at the outer end of the Western Pier will be discontinued, and will be replaced by a green fixed light shown from an iron column on the outer end of the pier.

T. M. ALMOND,
Portmaster.

Department of Ports and Harbours,
Brisbane, August 14, 1891.

QUEENSLAND.—No. 29 of 1891.

Pancake Creek.—New Leading Marks to Enter.

Notice is hereby given that two new triangular leading beacons have been erected at Pancake creek. The beacons are about 250 yards apart, and when in line, bearing S. $\frac{3}{4}$ W., lead into the anchorage carrying not less than 10 ft. at low-water, clearing the spit off the north-west head.

Anchor with the beacons a little open to the southward, the boatshed bearing E.S.E.

T. M. ALMOND,
Portmaster.

Department of Ports and Harbours,
Brisbane, September 15, 1891.

QUEENSLAND.—No. 30 of 1891.

Port Curtis.—Alteration in North Channel.

Notice is hereby given that owing to the changes which have taken place at the western end of the North Channel, vessels in passing between the Junction and Red buoys must now keep the apparent light on the Oyster Rock in line with the main light on Gatcombe head, bearing N. by E. $\frac{1}{4}$ E. easterly.

This lead marks the centre of the present channel, which is about 130 yards wide, and has a depth of 21 ft. at low-water springs.

T. M. ALMOND,
Portmaster.

Department of Ports and Harbours,
Brisbane September 16, 1891.

BENGAL.—No. 173.

Chittagong Coast.—South Patch Buoy.

The Port Officer, Chittagong, has given notice that the Master of the British India Steam Navigation Company's ss. Kola reports having passed the south patch buoy in position, but that the spire and ball were gone.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, September 21, 1891.

BENGAL.—No. 174.

Chittagong Coast.—Depths of Water in certain Tracks, Chittagong Bar.

The Port Officer, Chittagong, has given notice that the following depths of water were found when sounding the Chittagong bar on September 9 :—

Track No. 1	10 ft.
Do. 2	11 ft.
Do. 3	25 ft. marks on.
Do. 4	20 do.
Do. 5	16 do.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, September 21, 1891.

BENGAL.—No. 175.

Orissa Coast.—Dhumrah River—F. Buoy in the North Channel has been removed.

With reference to Notice to Mariners No. 169, dated September 7, issued by this Office, the Port Officer, Chandbally, has given notice that the F. buoy in North Channel, Dhumrah river, has been removed.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, September 21, 1891.

HONGKONG.—No. 398.

China Sea.

Information has been received that the Lamock's light has been injured by a typhoon on the 23rd instant, and that the red light is not to be depended upon.

WM. C. H. HASTINGS, Commander B.N. (Retd.),
Acting Harbour Master, &c.

Harbour Department,
Hongkong, September 25, 1891.

REVENUE NOTICES.

NOTICE is hereby given that the following Toll Rents of the Central Province from January 1 to December 31, 1892, will be exposed for sale by public auction at the Kandy Kachcheri on Tuesday, October 27, 1891, commencing at 12 o'clock noon, upon the conditions specified below :-

1. Gampola bridge
2. Ramboda road toll
3. Pannal-oya bridge
4. Gondennawa road toll
5. Bowwagama bridge
6. Dimbulla road toll between 10th and 12th miles
7. Dimbulla road toll between 20th and 21st miles
8. Dikoya road toll between 40th and 41st miles
9. Teldeniya bridge and Kengalla road toll
10. Madawala road toll
11. Balakaduwa road toll
12. Aluwihara and Weragama road tolls
13. Dambulla and Galawela road tolls
14. Nalanda bridge
15. Illukmodara and Kundasale ferries

Municipal Tolls.

16. Katugastota bridge
17. Talatu-oya bridge and Gonawatta ferry
18. Lewelle ferry

Conditions of Sale.

Ten per cent. of the amount bid must be deposited in cash.

The one-tenth will be forfeited if the necessary securities are not completed as soon as His Excellency the Governor's approval has been communicated.

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 with 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 person offering security.

Further conditions will be made known on the day of sale.

Kandy, Kachcheri,
October 17, 1891.

R. W. D. MOIR,
Government Agent.

වෂී 1892කේ අවුරුද්දට මධ්‍යමදිසාවේ පාලම් කොටුපල් රේඛ විකිනීමයි.

වෂී 1892 ක්වු ජනවාරි මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා මෙහි පහත සඳහන් වූ මධ්‍යම දිසාවේ පාලම්, කොටුපල් රේඛ පහත දක්වන කොන්දේසිවලට එකඟව වෂී 1891 ක්වු ඔක්තෝබර් මස 27 වෙනි කුජ්දින දවල් 12හට පටන්

ගෙණ මහනුවර කවිචේරියේදී ප්‍රසිධ වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

1. ගම්පල පාලම.
 2. රම්බොඩ පාරේ රේඛය.
 3. පන්තල්බයේ පාලම.
 4. ගොන්දෙන්නාවේ පාරේ රේඛය.
 5. බව්වාගම පාලම.
 6. නොමමර 10යේ සහ 12හේන් හැකුක්ම කනු වලට අතරේ දිඹුලේ පාරේ රේඛය.
 7. නොමමර 20 සහ 21කේන් හැකුක්ම කනු වලට අතරේ දිඹුලේ පාරේ රේඛය.
 8. නොමමර 40 සහ 41කේන් හැකුක්ම කනු වලට අතරේ දික්බයේ පාරේ රේඛය.
 9. තෙල්දෙනියේ පාලම සහ කෙන්ගල්ලේ පාරේ රේඛය.
 10. මඩවල පාරේ රේඛය.
 11. බලකඩුවේ පාරේ රේඛය.
 12. අළුවිහාරේ සහ වේරගම පාරේ රේඛය.
 13. දඹුල්ල සහ ගාලේවෙල පාරේ රේඛය.
 14. නාලන්දේ පාලම.
 15. ඉළක්මෝදර සහ කුන්ඩසාලේ කොටුපල්.
- නාගරිකසභාවට අයිති පාලම් රේඛය.
16. කටුගස්ගොට පාලම.
 17. තලාවුබයේ පාලම සහ ගෝනවත්තේ කොටුපල.
 18. ලේවැල්ලේ කොටුපල.

විකිනීමේ කොන්දේසි.

ඉල්ලා ගන්නාලද ගණනෙන් සියළුම 10ස බැගින් ගණනක් මුදලෙන් බැඳෙනවට ඕනෑම.

ගරුකර ආණ්ඩුකාර උතුමානවගන්දේගේ ඒත්තු ගැණීම දැන්වූ වහාම ඕනෑකරණ ඇප සම්පූර්ණකර දෙන්නට නොයදනේවිනම් ඉහතකී බැඳෙනවටයෙදුනු 10න් එක දඹව වෙනුව අල්ලාගන්නට යෙදෙනවා ඇත.

ඇපට බඳිනලද ඔප්පුවල පෙන ඉඩම් ඇපට බැඳීමට මනාප බව කීසා ඒ ඉඩම් අයිතිකාරයා විසින් අත්සන්කර දෙනලද ලියුමක් තැනුව එම ඔප්පු බාර ගන්නට නොයෙදේ.

ඇපට දෙනලද සියළුම ඔප්පුවල සඳහන්වන ඉඩම් අත්කීසි ඇපකට උකසකට බැඳිනැති හැටියට ගම් කිම් ලියා සටහන්කරණ රිජිස්ට්‍රාර්තුනගෙන් සහතික පත්‍රයක් ලබාගණ එම සහතිකපත්‍රය ඒ ඔප්පු සමග එවන්නට ඕනෑම.

මෙම සහතිකපත්‍රය ඇපදෙන තැනැත්තාගේ විසඳ මෙන් ලබාගන්නට ඕනෑම.

වැඩිදුර කොන්දේසි විකුණන දවසේදී කියවා තේරුම්කරදෙනු ලැබේ.

ආර්. ඩබ්ල්යු. සී. මොයර්,
ආණ්ඩුවේ ඒජන්ත උන්තාත්යේ.

වෂී 1891 ක්වු ඔක්තෝබර් මස 17 වෙනි දින මහනුවර කවිචේරියේදී

LAND SALES IN THE CENTRAL PROVINCE

No. 1,271, c. P.

Colonial Secretary's Office,
Colombo, October 13, 1891.

ON Wednesday, November 25, 1891, at 12 o'clock noon, the Assistant Government Agent at Matale will put up to auction, at his office in Matale, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ten allotments of land situated in the Wagapanaha Udasiya pattu division of the Matale North District of the Central Province, about one-fourth of a mile east of the 36th milepost on the road from Matale to Dambulla.

Preliminary plan 4,266.

Lot	Village.	Name of Land.	Description.	Extent.		
				A.	R.	P.
11362	Karawilahena	Bakmigahamulahenaroda	Irrigable forest land	2	2	27
11363	Do.	do.	do.	1	3	20
11364	Do.	do.	do.	2	1	10
11365	Do.	Udakotuwaroda	do.	2	0	0
11366	Do.	Bakmigahamulahenaroda	do.	1	3	7
11368	Do.	Udakotuwamukalanawatta	do.	2	2	30
11369	Do.	do.	do.	2	0	23
11371	Do.	Ikiripelessakumbura	Paddy field	1	2	0
11372	Do.	Asweddumaroda	Irrigable forest land	1	0	18
11373	Do.	do.	do.	2	2	29

Upset price,—Rs. 15 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,271, c. P.

වම 1891 ක්වු මක්කෝබර් මස 13 වෙනි දින කොළඹ මහසෙනෙවිගේ කන්තෝරුවේදීය.

මධ්‍යම දිසාවේ මාතලේ උපළාත්කලාපයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1891 ක්වු කොවුම්බර් මස 25 වෙනි වූදදින දවල් 12කට මාතලේ කවිවෙරියේදී වෙන්දේසිකර විකුනනට යෙදෙනවා ඇත.

මධ්‍යම දිසාවේ මාතලේ උතුරුපලාතේ වගපනතලවසියපත්තුවේ, මාතලේ හිට දඹුල්ලට යන පාරේ කොමර් 36යේ හැකැක්ම කනුවට හැකැක්ම කාලක් පමන නැගෙනඉරින් පිහිටාතිබෙන බිම්කවිටි දහසක්.

සිතියම 4,266. අයිතිකම් කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉඩමේ නම.	අන්දම.	මහත. අ. රු. ප.
11362	කරවිලපෙන	බක්මිගහමුලපෙනේ රෙද	මඩගොසිතැක්කලහැකිවූ මුකලාන් බිම	2 2 27
11363	එම	එම	එම	1 3 20
11364	එම	එම	එම	2 1 10
11365	එම	උඩකොටුවරෙද	එම	2 0 0
11366	එම	බක්මිගහමුලපෙනේ රෙද	එම	1 3 7
11368	එම	උඩකොටුවේ මුකලන් අත්ත	එම	2 2 30
11369	එම	එම	එම	2 0 23
11371	එම	කිරිපැලැස්සේ කුඹුර	කුඹුර	1 2 0
11372	එම	අස්වැද්දමේ රෙද	මඩගොසිතැක්කලහැකිවූ මුකලාන් බිම	1 0 18
11373	එම	එම	එම	2 2 29

අක්කරයක් රුපියල් පහලොහේ හිට විකුනනට පටන්ගනු ලැබේ.

මෙම ඉඩම් හැණ වැඩිදුර කාරණ වංශාධිපති සර්වේඤ්චන්ද්‍රත්නාත්සේනෙහි, විකිනීමේ කොන්දේසියහැණ කාරණ මධ්‍යම දිසාවේ මාතලේ උපළාත්කලාපයේගෙන දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වකන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවිගේ මමිත.

No. 1,272, c. p.

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

ON Wednesday, November 25, 1891, at 12 o'clock noon, the Assistant Government Agent, Nuwara Eliya, will put up to auction, at his office in Nuwara Eliya, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land situated in the Pallepone korale of Kotmale division of the Nuwara Eliya District of the Central Province, about half a mile north of Harangala estate.

Preliminary plan 4,268.

Lot.	Village.	Name of Band.	Name of Claimant.	Description.	Extent. A. R. P.
W 739	Haragala	Kandeganegela	Muttattagedara Kiri Menika	Chena and a few young jak trees	3 0 8
X 739	Do.	do.	do.	Garden	0 1 14
Y 739	Do.	do.	do.	do.	2 3 16

Upset price,—Rs. 10 per acre.

An allotment of land situated in Upper Dimbulla, Udapane korale division, in the Kotmale district of the Central Province. An island on the Nanu-oya and north of Carlabeck estate.

Preliminary plan 1,139.

4296½	Upper Dumbara	An island	The Crown	Forest	2 1 0
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Upset price,—Rs. 70 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,272, c. p.

වනී 1891 ක්වු ඔක්තෝබර් මස 14 වෙනි දින කොළඹ මහසෙනෙකාරිස්ථානයේ කන්තෝරුවේදී.

මහලු දිසාවේ නුවරඑළියේ උපඵ්ජනලත්තාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වනී 1891 ක්වු කොටුමිබර් මෑ 25 වෙනි බුද්දින දවල් 12ට නුවරඑළියේ කවිවෙරියේදී වෙන්දේසිකර විකුනනට යෙදෙනවා ඇත.

මහලු දිසාවේ නුවරඑළියේ කොන්මලේ පල්ලේපනේ කෝරලේ හරන්ගල වත්තට හැකුක්ම බාග සක් පමන උතුරුදිගින් පිහිටාතිබෙන බිම්කැබේලි තුනක්.

සිතියම 4,268. අයිතිකම කියන්නා—මුහුණුවල කිරිමැනිකා.

නො.	ගම.	ඉඩමේ නම.	අකුම.	මහක. අ. රු. ප.
W739	හරගල	කඳෙහනගේ ඇල	හේන සහ පැලකොස්ගස් සවල්පයක්	3 0 8
X 739	එම	එම	වත්ත	0 1 14
Y 739	එම	එම	එම	2 3 16

අක්කරයක් රුපියල් 10යේ හිට විකුනනට පටන්ගනු ලැබේ.

මහලු දිසාවේ කොන්මලේ පලාතේ උඩපනේ කෝරලේ උඩදිඹුලේ පිහිටාතිබෙන බිම්කවිටියක්.

කාර්ලබැක් වත්තට උතුරුදිගින් නානුමයේ පිහිටාතිබෙන මැදිලියක්.

සිතියම 1,139. අයිතිකම කියන්නා—ආණ්ඩුව.

4296½	උඩදිඹුල	මැදිලියක්	මුකලාන	2 1 0
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අක්කරයක් රුපියල් හැක්කුවේ හිට විකුනනට පටන්ගනු ලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජනරාජ්‍යාන්සේගෙයු, විකිනීමේ කොන් දේසිය ගැණ කාරණා මහලු දිසාවේ නුවරඑළියේ උපඵ්ජනලත්තාන්සේගෙයු දූතගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වතන්සේගේ ආඥාවලෙස,

ඊ. හොඵල් වාකර්,
මහසෙනෙකාරිස් වම්ම.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 934, N.-W. P.

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

ON Monday, December 21, 1891, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunegala, the under-mentioned portions of Crown Land, on the terms authorised by Government.

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

Preliminary plan 1,650.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
8490	Dambadeniya	Pokune Indura or Iriyakele	Crown	Forest	3 3 33

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 934, N.-W. P.

විෂී 1891 ක්වූ ඔක්තෝබර් මස 16 වෙනි දින කොළඹ මහසෙනෙවිවරයා විසින් කන්දෝරුවේදීය.

වසඹ දිසාවේ ආණ්ඩුවේ ඒජන්තවරයා විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විෂී 1891 ක්වූ දෙසැම්බර් මස 21 වෙනි දිනවූ සඳුදා දවල් එකට කුරුනෑගල කවිවෙරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසඹ දිසාවේ කුරුනෑගල පලාතේ දඹදෙනි හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබලිලක්.

සිතියම 1,650. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉඩමේ නම.	අකුම.	මහක. අ. ර. ප.
8490	දඹදෙනිය	පොකුණේඉදුර නොහොත් ජිරිසකැලේ	මුකලාන	3 3 33

වෙම ඉඩම ගැණ වැසිදුර කාරණ වංශාධිපති සර්වේසර්ජනරාජ්‍යවරයා විසින් කොන්දේසිය ගැණ කාරණ කුරුනෑගල ආණ්ඩුවේ ඒජන්තවරයා විසින් දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලය,
ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයා විසින් වමඟ.

No. 935, N.-W. P.

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

ON Wednesday, October 23, 1891, at 1 o'clock P.M., the Government Agent for the North-Western Province will put up to auction, at his office in Kurunegala, the under-mentioned portions of Crown Land, previously advertised for sale on October 6, 1891, on the terms authorised by Government.

Two allotments of land situated in the Weudawili hatpattu of the Kurunegala District of the North-Western Province.

Preliminary plan 1,669. Claimant—The Crown.

Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
8545	Niyangamagalagama	Messrs. A. J. and R. J. Farquharson	Chena and forest	123 3 22
8546	Do.	do.	do.	64 1 0

Upset price,—Rs. 15 an acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 935, N.-W. P.

වර්ෂ 1891 ක්වූ ඔක්තෝබර් මස 22 වෙනි දින කොළඹ

මහසෙනෙවුකාරිස්ථානයේ කන්තෝරුවේදීය.

වසඹ දිසාවේ කුරුනෑගල ඒජන්තවරයාගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සත්කම ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1891 ක්වූ ඔක්තෝබර් මස 28 වෙනි දින වූ බද්ද 10 කුරුනෑගල කවිච්චියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසඹ දිසාවේ කුරුනෑගල පලාතේ වැරදිවිලිකත්පත්තුවේ පිහිටා තිබෙන බිම්කැබෙලි.

පිහිටම 1,669. ගම—නියන්ගම ගලගම.

නො.	ඉල්ලුම්කාරය.	අයිතිකම කියන්නා.	අකුම.	මහත.
8545	ඒ. ජේ. සහ ආර්. ජේ. පර්ක්හරසන් මහත්මයින්	රජසත්කම	හේන සහ මුකලාන	123 3 22
8546	එම	එම	එම	64 1 0

අක්කරයක් මිලකල මුදල රුපියල් 15.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්පනරුල්ලන්තාන්සේගෙන්ද, විකිනීමේ කොන්දේසිය ගැණ කාරණා කුරුනෑගල ආණ්ඩුවේ ඒජන්තවරයාගේ දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ජ. නොඑල් වාකර්,
මහසෙනෙවුකාරිස් වමිහ.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 796, N.-C. P.

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

ON Friday, November 27, 1891, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anuradhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Thirty allotments of land situated in the Nuwaragampalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 173. Situation—Kadawat korale.

Lot.	Village.	Name of Applicant.	Name of Claimant	Description.	Extent.
					A. R. P.
507	Kirigallewa	The Crown	The Crown	Jungle	1 2 2
508	Do.	do.	do.	do.	1 1 15
509	Do.	do.	do.	do.	1 0 27
510	Do.	do.	do.	do.	0 3 34
511	Do.	do.	do.	do.	0 2 18
514	Do.	do.	do.	do.	4 2 18
515	Do.	do.	do.	do.	3 2 30
516	Do.	do.	do.	do.	2 3 13
517	Do.	do.	do.	do.	2 0 21
2801	Palugasdigeliya	Preliminary plan 945. Tikkage Ipiya	Situation—Vilachchiya korale. The Crown	Irrigable jungle	6 2 2
1283	Malwatukele	Preliminary plan 372. Lawrencepillai	Situation—Nuwaragam korale. The Crown	Paddy land	8 0 23
1288	Do.	Ramar Walliamma	do.	do.	4 1 10
1265	Do.	D. Bastianpillai	do.	do.	15 0 10
1461	Tisawewa	Preliminary plan 379. Avana Suppaya	Situation—Nuwaragam korale. The Crown	Paddy land	13 1 17
1495	Timbirikadawela	S. M. Kadar Medin	do.	do.	1 2 28
1484	Do.	A. Baba Appu	do.	do.	16 1 16
1480	Do.	do.	do.	do.	4 2 23
1479	Do.	do.	do.	do.	15 0 35
1456	Tisawewa	Nana Ibrahim Saib	do.	do.	12 2 17
1455	Do.	Sitamparapillai	do.	do.	3 0 35
1486	Alankulama	Odirishamy	do.	do.	16 2 9
1474	Timbirikadawela	Kana Velupillai	do.	do.	12 0 34
1473	Do.	Tamba Tevadi and another	do.	do.	8 3 11
2569	Aliyawetunuwewa	Preliminary plan 832. Kandata, late Arachchi	Situation—Kenda korale. The Crown	Land fit for paddy	3 1 37
868	Ihalatalawa	Preliminary plan 255. Liyane Arachchige Mudiyanse	Situation—Nuwaragam korale. The Crown	Garden and compound	0 0 10
869	Do.	Naidehami	do.	Compound and cattle shed	0 0 10
870	Do.	do.	do.	do.	0 0 8.50
871	Do.	Sillahami and another	do.	Cleared land & cattle shed	0 0 17
753	Do.	Preliminary plan 232. —	Situation—Nuwaragam korale. The Crown	Jungle	4 2 8
753½	Do.	K. M. Mira Saibu	do.	High land	3 1 26

(5*)

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 796, N.-C. P.

වම 1891 ක්වූ ඔක්තෝබර් මස 15 වෙනි දින කොළඹ මහජනකාරීස්ථානයේ සේසත් කන්තෝරුවේදී.

උතුරුමැදදිසාවේ ඒජන්තලන්තානයේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1891 ක්වූ නොවැම්බර් මස 27 වෙනි දිනවූ සිකුරුදා සහ ඊටපසු දිනවලත් අනුරාධපුර කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

උතුරුමැදදිසාවේ නුවරකලාපිස පලාතේ නුවරගම්පලාය කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 30ක්

සිතියම 173. කඩවත්කෝරලේ. අසිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉල්ලීම්කාරයාගේ නම.	අකුම.	මහත.
		ආණ්ඩුව	කැලේ	අ. රු. ප.
507	කිරිගල්ලුව			1 2 2
508	එම	එම	එම	1 1 15
509	එම	එම	එම	1 0 27
510	එම	එම	එම	0 3 34
511	එම	එම	එම	0 2 18
514	එම	එම	එම	4 2 18
515	එම	එම	එම	3 2 30
516	එම	එම	එම	2 3 13
517	එම	එම	එම	2 0 21

සිතියම 945. විලවිවියකෝරලේ.

2801	පළාස්දිගිලිය	වික්කාගේ ඉපියා	වතුරගන්ට පුළුවන් කැලේ	6 2 2
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සිතියම 372. නුවරගම්කෝරලේ. මුල්ගැනුම්කාරයා—සී. ලොරන්ස්පුල්ලේ.

1283	මහවතුකැලේ	ආණ්ඩුව.	විවපුරණ ඉඩම	8 0 23
1288	එම	රුවර්වල්ලිඅම්මා	එම	4 1 10
1265	එම	සී. බස්නායකපුල්ලේ	එම	15 0 10

සිතියම 379. නුවරගම්කෝරලේ.

1461	නිසාවුව	ආවන්නා පුස්සසියා	විවපුරණ ඉඩම	13 1 17
1485	නිඹිරිකඩවල	ඇස්. ඇම්. කාදර්මිදින	එම	1 2 28
1484	එම	ඒ. බබාඅප්පු	එම	16 1 16
1480	එම	එම	එම	4 2 23
1479	එම	එම	එම	15 0 35
1456	නිසාවුව	නානා ඉබ්‍රාහිම්සයිඩු	එම	12 2 17
1455	එම	සීතම්බරපිල්ලේ	එම	3 0 35
1486	ආලන්තුලම	ඕදිරිස්නාම්	එම	16 2 9
1474	නිඹිරිකඩවල	කානා වේඵපුල්ලේ	එම	12 0 34
1473	එම	තඹානේවානි සහ තවත්	එම	8 3 11

සිතියම 832. කැන්දූකෝරලේ.

2569	අලියවැටුනාවුව	කන්දූකො හිටපුආරච්චි	වියටසැහෙන ඉඩම	3 1 37
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සිතියම 255. නුවරගම්කෝරලේ.

868	ඉහලකලාව	ලියනආරච්චිගේ මුදියන්සේ	වත්ත සහ මිදුල	0 0 10
869	එම	නොදෙහාම්	මිදුල සහ හරක්කාල	0 0 10
870	එම	එම	එම	0 0 8.50
871	එම	සිල්ලානාම් සහ තවඅයෙක්	එලිඉඩමසහහරක්කාල	0 0 17

සිතියම 232.

753	එම	—	කැලේ	4 2 8
753½	එම	කේ. ඇම්. මීරසයිඩු	ගොඩඉඩම	3 1 26

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංසාධිපති සර්වේසර්පනරුල්ලන්තානයේගෙන, විකිනීමේ කොන් දේසිය ගැණ කාරණා උතුරුමැදදිසාවේ ඒජන්තලන්තානයේගෙන දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ නොඑල් වාසර්,
මහජනකාරීස්ථානයේ.

No. 797, N.-C. P.

Colonial Secretary's Office,
Colombo, October 19, 1891.

ON Thursday, December 3, 1891, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anuradhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Nineteen allotments of land situated in the Hurulupalata division of the Nuwarakalawiya District of the North-Central Province.

Lot.	Village.	Name of Applicant.	Description.	Extent.		
				A.	R.	P.
Preliminary plan 893—Mahapotana korale.						
2721	Tikkanpotana	Appuhami, Division Officer	Jungle	35	1	8
Preliminary plan 954—Mahapotana korale.						
2816	Talattawewa	Punohi Appuhami	do.	15	3	23
Preliminary plan 955—Mahapotana korale.						
2817	Kokebe	Sirala Appuhami	do.	12	0	10
Preliminary plan 957—Mahapotana korale.						
2819	Namadawewa	Vela Vel-dewaya	do.	15	2	20
Preliminary plan 964—Kunchuttu korale.						
2827	Gonnuhaddenawa	Punchirala Vel-vidane and another	Jungle fit for paddy	12	1	38
2828	Do.	do.	Garden	1	2	38
Preliminary plan 966—Mahapotana korale.						
2830	Wahagahapuwewa	Kapurala Vel-vidane	Forest	21	0	16
Preliminary plan 973—Kunchuttu korale.						
2839	Viharahammillewa	Naidurala, late Arachchi	Jungle fit for paddy	13	0	12
Preliminary plan 1,016—Kalpe korale.						
2902	Mekiechchawa	Kawurala Arachchi	New clearing fit for paddy	3	0	0
Preliminary plan 1,023—Kalpe korale.						
2913	Walahaiddewa	Ratemahatmaya, Hurulupalata	Abandoned field	0	3	16
Preliminary plan 696—Ulagalla korale.						
2301	Mawatawewa	Malhami Arachchi	Jungle fit for paddy	4	0	27
Preliminary plan 700—Mahapotana korale.						
2309	Diulwewa	Kapurala Appuhami Vel-vidane	do.	14	0	0
2310	Do.	P. A. Kiri Banda	Chena	1	2	1
Preliminary plan 861—Mahapotana korale.						
2654	Bambarahela	Menikrala Vel-vidane	Chena fit for paddy	5	3	16
Preliminary plan 862—Kunchuttu korale.						
2655	Kelepuliyankulama	Kapurala Vel-vidane	Land fit for paddy	6	1	9
Preliminary plan 902—Mahapotana korale.						
2734	Punchihammillewa	Kapuruhami Vel-vidane	Jungle	5	1	18
2735	Rambapotana	Tevahami Appuhami Vel-vidane	do.	7	2	14
Preliminary plan 904—Mahapotana korale.						
2737	Mahakirimetiyyawa	Cand Appuhami	do.	6	0	22
Preliminary plan 956—Mahapotana korale.						
2818	Puliyankadawala	Velate Vel-vidane	do.	4	1	35

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 797, N.-C. P.

වම් 1891 ක්වු මක්කෝබර් මස 19 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථලන්තාන්සේසේ කන්කෝරුවේදී.

තුරුමැදදිසාවේ ඒජන්තලන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1891 ක්වු දෙසැම්බර් මස 3 වෙනි දිනවූ බාහස්පනින්ද සහ ඊට පසු දිනවලත් අනුරාධපුර කවිවේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

උතුරුමැදදිසාවේ නුවරකලාවිය පලාතේ හුරුඵපලාත කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 19ක්.

සිතියම 893. මහපොතානකෝරලේ.

නො	ගම.	ඉල්ඵමිකාරයාගේ නම.	අන්දම.	මහක. අ. රු. ප.
2721	වික්කන්පොතාන	අජප්පහාමි කොට්ඨාසෙමුලාදුනියා සිතියම 954.	කැලේ	35 1 8
2816	කල්අන්තැව	පුංචිඅජප්පහාමි	ඵම	15 3 23
2817	කොක්මඩේ	සිතියම 955. සිරුල අජප්පහාමි	ඵම	12 0 10
2819	නමඩවැව	සිතියම 957. චේලාවෙල්දේවසා	ඵම	15 2 20
2827	ගෝත්භූතන්දෙනාව	සිතියම 964. කුන්චුවුකෝරලේ. කපුරුලවෙල්විදුනෙ සහ නවන් අගෙක්	වියට සැහෙන කැලේ	12 1 38
2828	ඵම	ඵම	වහ	1 2 38
2830	වහගහපුවැව	සිතියම 966. මහපොතාන කෝරලේ. කපුරුලවෙල් විදුනේ	මුකලාන	21 0 16
2839	විහාරගම්මල්ලැව	සිතියම 973. කුන්චුවුකෝරලේ. නසිදුරුලතිටපු ආරච්චි	වියට සැහෙන කැලේ	13 0 12
2902	මැකිච්චාව	සිතියම 1,016. කල්ලෙකෝරලේ කචිරුල ආරච්චි	වියට සැහෙන අඵත ඵලිකරපු ඉඩම	3 0 0
2913	වලගවිද්දවැව	සිතියම 1,023. හුරුඵපලාතේ රචෙමහන්මසා	අන්අරපු කුමුර	0 3 16
2801	මාවතවැව	සිතියම 696. උලගල්ලකෝරලේ. මල්හාමිආරච්චි	වියටසැහෙනකැලේ	4 0 27
2809	දිවුල්වැව	සිතියම 700. මහපොතානකෝරලේ. කපුරුලඅජප්පහාමිවෙල්විදුනේ	ඵම	14 0 0
2810	ඵම	පී. ඵ. කිරිඛන්ඩා	හේන	1 2 1
2654	බඹරහැලේ	සිතියම 861. මැනික්රල වෙල්විදුනේ	වියටසැහෙන හේන	5 3 16
2655	කැලේ පුලියන්කුලම	සිතියම 862. කුන්චුවුකෝරලේ. කපුරුලවෙල්විදුනෙ	වියටසැහෙන ඉඩම	6 1 9
2734	පුංචිගම්මල්ලැව	සිතියම 902. මහපොතානකෝරලේ. කපුරුහාමි වෙල්විදුනෙ	කැලේ	5 1 18
2735	රඹිපොතාන	තේවහාමිඅජප්පහාමි වෙල්විදුනෙ	ඵම	7 2 14
2737	මහකිරිවැවියාව	සිතියම 904. කන්දජප්පහාමි	ඵම	6 0 22
2818	පුලියන්කඩවල	සිතියම 956. චේලාතේ වෙල්විදුනේ	ඵම	4 1 35

මෙම ඉඩම් ගැණ වැඩිදුරකාරණ වංශාධිපති සර්චේසර්ජනරුල් උන්නාන්සේගෙතු, විකිනිමේ කොන් දේසියගැණ කාරණ උතුරුමැදදිසාවේ ඵ්ජන්තලන්නාන්සේගෙතු දූතගන්තට පුඵවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,

ඊ. නොඵල් වාකර්,
මහසෙනෙසායාරිස් වම්ත.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 85, P. OF S.

Colonial Secretary's Office,
Colombo, October 13, 1891.

AT noon on Tuesday, December 15, 1891, and the following days, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown land, on the terms authorised by Government.

Three allotments of land in Pallepattu, Kukulukorale.

Lot.	Name of Land.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.		
						A.	R.	P.
424	Imiyangalahena	Kuttikanda	D. Loku Banda	Crown	Chena	1	0	15
425	Do.	do.	do.	do.	do.	0	2	25
426	Do.	do.	do.	do.	do.	1	0	8

Upset price,—Rs. 30 per acre.

These lands contains plumbago.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 85, P. OF S.

වණි 1891 ක්වූ ඔක්තෝබර් මස 13 වෙනි දින කොළඹ

මහසෙනෙකාරීජනනාන්දයේ කන්තෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කොටස් වණි 1891 ක්වූ දෙසැම්බර් මස 15 වෙනි දිනවූ අග හරුවාදු සහ ඊලඟ දවස්වලදීත් සබරගමුවේ ජනනාන්දයේ විසින් රත්නපුරේ කවිචේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණනට හෝ බේරීමක් කරනට යෙදෙනවා ඇත.

සබරගමුවේ රත්නපුර පලාතේ කුකුල්කෝරලේ පල්ලේපත්තුවේ පිහිටි ඉඩම්කවිට තුනක්.

අයිතිකමකිසිනා—ආණ්ඩුව.

නො.	ඉඩම.	ගම.	ඉල්ලීමකාරයා.	අකුම.	මහත.
					අ. රු. ප.
424	ඉමසන්ගල හේන	කුට්ටිකන්ද	ඩී. ලොකුබන්ධා	හේන	1 0 15
425	එම	එම	එම	එම	0 2 25
426	එම	එම	එම	එම	1 0 8

අක්කරයක් රුපියල් 30 බැගින්. මෙම ඉඩම්වල මිනිරන් තිබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජනරාජනාන්දයේගෙන, විකිනීමේ කොන් දේසිය ගැණ කාරණා සබරගමුව දිසාවේ මහ ජනනාන්දයේගෙන දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්දයේගේ ආඥාවලෙස,

ඊ. නොඑල් වාකර්,
මහසෙනෙකාරීජනනාන්දයේගේ.

No. 86, P. OF S.

Colonial Secretary's Office,
Colombo, October 13, 1891.

AT 1 P.M. on December 2 next the Assistant Government Agent of Kegalla will put up to auction for sale, at his office in Kegalla, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 227.—Panaval Korale.

Lot.	Name of Land.	Situation.	Description.	Extent.		Value of Timber.	
				A.	R.	Rs.	c.
449	Munamalgahahena	Pahalayogama	Low jungle	45	0 0	20	0
455	Kendehena, &c.	do.	do.	46	1 19	—	—

Upset price,—Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 86, P. OF S.

ව්‍යවස්ථාපිත වසර 12 වෙනි දින කොළඹ

මහසෙනෙවුකාරියලත්නාන්තරයේ කන්තෝරුවේදීය.

බරගමු දිසාවේ කැගලේ උපළුපත්කරුන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්ධාන ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට ව්‍යවස්ථාපිත වසර 12 වෙනි දින දවල් 10 කැගලේ කවිචේරියේදී ප්‍රසිද්ධ වෙන්දේසියේ විකුණනු ලබන සේදනවාදාය.

සිතියම 227. ගම—පහවල්කෝරලේ පහලයෝගම.

නො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අකුම.	අ. රු. ප. රු. ශ.
449	මුනවල්ගම සේන	ආණ්ඩුව	ලද කැලේ	45 0 0 20 0
455	කැන්දේසේන සහ තවත් සේන	එම	එම	46 1 19 —

අක්කරයක් රුපියල් 10 සිට විකුණනු ලබන පටන්ගන්නවා දැන.

මෙම ඉඩම් ගැන වැඩිදුර කාරණා වංසාධිපති සර්වේසර්ප්කරුලත්නාන්තරයේගෙන, විකිනීමේ කොන්දේසිය ගැන කාරණා කැගලේ ආණ්ඩුවේ උපළුපත්කරුන්ගේගෙන්ද දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්තරයේගේ ආඥාවලෙස,
ජ. නොඑල් වාකර්,
මහසෙනෙවුකාරිය වමහ.

LAND ACQUISITION NOTICES.

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

Preliminary plan 4,311, dated September 15, 1891.
Situating in Ambagamuwa korale of Udabulatagama.

No.	Name.	Description.	Village.	Name of Claimant.	Extent. A. R. P.
D 761	Hatton estate	Tea	Hatton	Proprietor of Hatton estate	0 0 3

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Kandy Kachecheri, on November 10, 1891, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachecheri,
October 8, 1891.

R. W. D. MOIR,
Government Agent.

ව්‍යවස්ථාපිත වසර 12 වෙනි දින කොළඹ මහසෙනෙවුකාරියලත්නාන්තරයේ කන්තෝරුවේදීය. 1876 වසරේදී ආණ්ඩුවේ අයිතිකරුන්ගේ විසින් මෙහි පහත සඳහන් වන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ විෂය ව්‍යවස්ථාපිත වසර 12 වෙනි දින දවල් 2 කේ කන්තෝරුවේදී මහසෙනෙවුකාරියලත්නාන්තරයේ කන්තෝරුවේදී කැගලේ ප්‍රකාර ආණ්ඩුකාරක මහසෙනෙවුකාරියලත්නාන්තරයේ විසින් මට අණකරනු ලබන බව මෙයින් දැනුම්දුන්නා දැන. එනම්:—

1891 සැප්තැම්බර් මස 15 දින නො. 4,311 සිතියම. පිහිටා තිබෙන්නේ—උඩවුලත්තම අභිගමුකෝරලේ

නො.	නම.	අකුම.	ගම.	අයිතිකම් කියන්නා.	මහස. අ. රු. ප.
D 761	හැට්ටන්ගම	තේ	හැට්ටන්	හැට්ටන්ගම අයිතිකරු	0 0 3

ඉහත කී ඉඩමට තමන්ගේදී ඇත්තාවූ අයිතිවාසිකම් තවත්තම නොහොත් තවත් වෙනුවට ක්‍රියාකරණ අය විසින් ව්‍යවස්ථාපිත වසර 12 වෙනි දින දවල් 2 කේ කන්තෝරුවේදී මහසෙනෙවුකාරියලත්නාන්තරයේදී මට අණකරනු ලබන බව මෙයින් දැනුම්දුන්නා දැන. එනම්:—

ව්‍යවස්ථාපිත වසර 12 වෙනි දින කොළඹ මහසෙනෙවුකාරියලත්නාන්තරයේ කන්තෝරුවේදීය. ආර්. ඩබ්ලිව්. ඩී. මොර්, ආණ්ඩුවේ ජ්‍යෙෂ්ඨ නිලධාරී.

இகன கீழ் சொல்லப்படுகிற காணியை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிபெற்று கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்செய்த தரைய ஆலோசனை அனுமதியுடன் எனக்குக் கட்டளை செய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது:—

பிள்ளை இலக்கம் 4,311. 1891 ம் ஆண்டு புரட்டாசுமாசடி 15 தேதி, உட்பளத்தகமை அம்பகமுல கோறளையி விருக்கிற இடம்.

இல.	காணிப்பெயர்.	விவரம்.	ஊர்.	உருத்துப் பேசுவோர்.	வீசாலம்.
D 761	எற்றன் தோட்டம்	தே	எற்றன்	எற்றன் தோட்டமுடையோர்	0 0 3

மேற்சூழித்த காணிகளுக்கு உரித்துப்பேசுகின்ற சகலபேரும் தானாகவல்லது அவரவருடைய காரிய காரரால் 1891 ஆண்டு காத்தினைக்கமசம் 10 ன் தேதி யகலை 2 மணிக்கு எனமுதலாவில வெளிப்பட்டு சொல்ல விககொள்ள வேண்டுமல்லாமல் அந்தககாணிகளுக்கு பெற்றுக்கொள்ளப்படும் பணத்தையும அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுரு சொல்லவேண்டியது.

கண்டி கச்சேரி 1891 அந் ஐப்பசிமூ 8 உ. ஆர். டபிள்யூ. டி. மோயர், அரசாட்சி ஏசனறு.

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

Preliminary plan 4,295, dated September 18, 1891.

Situated in Ambagamuwa korale of Uda Bulatgama.

Lot.	Name.	Description.	Village.	Name of Claimant.	Extent. A. R. P.
B 755	Hatton estate	Tea	Hatton	Owner of Hatton estate	0 1 35

Preliminary plan 4,313, dated September 8, 1891.

Situated in Ambagamuwa korale of Uda Bulatgama.

G 761	Wanarajah estate	Patana	Dikoya	F. H. M. Corbet	0 2 12
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All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Kandy Kacheheri on November 10, 1891, at 2 o'clock p.m., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Kandy Kacheheri,
October 8, 1891.

R. W. D. MOIR,
Government Agent.

විෂය 1876 ක්වූ අවුරුද්දේ නොමර 3 වේ ආඥාපත්‍රයේ හස්වෙති වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වෂී 1876 දේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හස්වෙති කාන්තේ කරතීබෙන පහාර්තුචල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උතුමානන්වහන්සේ විසින් මට අතකරන්ට ගෙදුකඩව මෙයින් දැනුම්දුන්නා ඇත. ඒකමි :—

1891 සැප්තැම්බර් මස 18 දින නොමර 4,295 සහ 4,313 සිතියම.

පිහිටා තිබෙන්නේ—උඩවුලත්ගම අම්බමුකෝරල්.

නො.	නම.	අයුම.	ගම.	අයිතිකම් නිසන්නා.	මහත. අ. රු. ප
B 755	හැට්ටන්වත්ත	තේ	හැට්ටන්	හැට්ටන්වත්ත අයිතිකාරයා	0 1 35
G 761	වනරාජවත්ත	පහන	දිකොය	අ.ප්. එම්. ඇම්. කෝර්බට්	0 2 12

ඉහතකී ඉඩම්වලට කමතුවන්ට ඇත්තාවූ අයිතිවාසිකම් කමුත්තම නොහොත් තවුන් වෙනුවට ක්‍රියාකරණ අංශ විසින් වෂී 1891 ක්වූ නොවැම්බර් මස 10 වෙනි දින දවල් 2 වේ කනිසමට මහනුවර කවිවෙරියේදී මාඉදිරි පිටට පැමිණ කියාසිටින්නට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිතිවාසිකමේ අන් දම සහ තොරතුරුත් කියාසිටින්නට ඕනෑව මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑ කලාඥා.

වෂී 1891 ක්වූ නොවැම්බර් මස 8 වෙනි දින මහනුවර කවිවෙරියේදී.

ආර්. ඩබ්ලිව්. ඩී. මොරර්,
ආණ්ඩුවේ ඒප්පත්තකුන.

இதன்கீழ் சொல்லப்படுகிற காணிகளைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிபெற்றுக்கொள்வதைப்பற்றிய கூட்டளைச்சட்டத்தின் 6 ம பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்கத்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக் கட்டளைச்செய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது :—

பிள்ளை இலக்கம் 4,295, மேற்படி 4,313.

1891 ம் ஆண்டு புரட்டாசிமாசம் 18 ன் தேதி, உட்புளத்த்கமையைச்சேர்ந்த அ ம ப க மு

கோறளையி விருக்கிற இடம்.

இல.	காணியின் பெயர்.	விவரம்.	ஊர்.	உருத்துபேசுவோர்.	அ. மு. ப.
B 755	எற்றன் தோட்டம்	தே	எற்றன்	எற்றன் தோட்டம்	0 1 35
G 761	வண்ணாத்தோட்டம்	பத்திணை	கீக்கோயர்	எப். எச். எம். கோறப்ப	0 2 12

மேற்குறித்த காணிகளுக்கு உருத்துபேசுகின்ற சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால் 1891 ம் ஆண்டு காத்திகைமல் 10 ன் தேதி பகல் 2 மணிக்கு எனமுத்தாவல் வெளிப்பட்டு சொல்லிக்கொள்ள வேண்டிய துமலலாமல அந்நக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும பணத்தையும், அமைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

கண்டி கச்சேரி,
1891 ம் ஆண்டு ஐப்பசிமல் 8 ன் உ.

ஆர். டபிள்யூ. டி. மோயர்,
அரசாட்சி ஏசன்று

MISCELLANEOUS DEPARTMENTAL NOTICES.

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

Special Editions of the Penal and Criminal Procedure Codes, the Courts' Ordinance, and Civil Procedure Code, with Tables of Sections and Indices, stitched in paper covers, are obtainable as follows:—

	Rs.	c.
The Penal Code (2 of 1883) ... each	2	0
The Criminal Procedure Code (3 of 1883) ...	3	0
The Courts' Ordinance (1 of 1889) ...	0	50
The Civil Procedure Code (2 of 1889) ...	5	0
The Penal Code, in Sinhalese or Tamil ...	1	0
The Criminal Procedure Code, in Sinhalese or Tamil ...	1	50
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.		
Administration Reports, bound volumes ...	7	50
Do. single copies each 4 pp. ...	0	5
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Do. single copies each 4 pp. ...	0	5
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Ceylon Civil List ...	1	0
Report of the Executive Commissioner for the Ceylon Section of the Colonial and Indian Exhibition, 1886 ...	0	50
Reports of the Temple Lands Commissioners, 1857 to 1865 ...	0	50
Papers relating to Buddhist Temporalities, 1876 ...	1	0
Report on the Administration of the Police, &c., by A. H. Giles ...	1	45
Report of a Select Committee on the working of the Grain Tax Ordinance ...	3	10
Customs Annual Returns ...	1	0
Customs Tariff, 1890 ...	0	10
Census of Ceylon, 1881 ...	20	0
Vincent's Forest Report ...	2	50
Epitome of Government Minutes, Circulars, and Notifications, 1849-71 ...	1	0
Do. do. 1872-87 ...	1	0
Report on Brown Scale, or Bug, on Coffee ...	1	0
Tables for calculating Pensions under the Widows' and Orphans' Pension Fund Ord. ...	0	25
The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr. E. Ernest Green (illustrated) ...	1	0
Report on Anæmia, or Beri-Beri, of Ceylon.—By W. R. Kynsey, F.R.C.Q.C.P., C.M.C., Principal Civil Medical Officer, &c., Ceylon ...	2	0
Pybus's Mission to Kandy ...	0	50
The Mahāvamsa:—		
Original Pali Text, Part I. ...	7	50
Do. Part II. ...	7	50
Wijesinha's English Translation of Part II. with Turnour's Translation of Part I. prefixed ...	7	50
Sinhalese Translation, Part I. ...	5	0
Do. Part II. ...	5	0
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Do. Sinhalese ...	1	0
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Part I.—Principal Roads, Second Edition (1881), without Map ...	2	0
Part II.—Minor Roads, Second Edition (1888), with Map ...	8	0
Do. do. without Map ...	3	0

	Rs.	c.
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Application for any publication in the above List should be made to the *Government Record Keeper*, at the Colonial Secretary's Office, Colombo, and should be accompanied by payment in advance, which should be made by Post Office Order, Government Draft, or uncrossed Cheque on Colombo Bank. *Stamps are not received in payment.*

H. L. CRAWFORD,
Record Keeper.

PUBLICATIONS for Sale at the Government Printing Office:—

<i>The Ceylon Government Gazette</i> , published on Fridays.		
Subscription, payable in advance, per quarter ...	Rs.	c.
Single copies ...	3	0
0	25	
<i>The Supreme Court Circular</i> , published from time to time		
Subscription, per volume of 52 numbers, with Digest, payable in advance ...	6	50
Copies of back volumes are obtainable, viz.:—		
Volume I. ...	3	25
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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.

G. J. A. SKEEN,
Government Printer.

Memorandum of Arrivals and Departures of Coolies for the Month of September, 1891.

Ports.	Arrivals.	Departures.	During the commencement of the year.	
			Arrivals.	Departures.
<i>Colombo.</i>				
Men ...	4,675	3,301	27,646	26,989
Women ...	984	371	5,164	2,928
Children ...	749	105	4,215	513
<i>Negombo.</i>				
Men ...	—	—	340	299
Women ...	—	—	58	56
Children ...	—	—	43	39
<i>Kalpitiya.</i>				
Men ...	—	—	—	—
Women ...	—	—	—	—
Children ...	—	—	—	—
<i>Vankalai.</i>				
Men ...	—	—	3,839	7,505
Women ...	—	—	728	1,268
Children ...	—	—	151	274
<i>Pesalai.</i>				
Men ...	4,437	1,064	23,867	7,597
Women ...	1,753	175	8,004	1,448
Children ...	432	36	1,805	347
Total ...	13,030	5,052	75,860	49,263

Customs, Colombo,
October 21, 1891.

SAM. HAUGHTON,
for Principal Collector.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk, Cinchona.	Branch, Cinchona.	Cinchona Chips.	Cocoanuts	Copperah.	Cocoonut Oil.	Cocoonut Poonac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kittool Fibre.	Deer Horns.	
	1891.		cwt.	cwt.	lb.	cwt.	lb.	lb.	lb.	No.	cwt.	cwt.	cwt.	lb.	oz.	oz.	lb.	cwt.	cwt.	cwt.	cwt.	cwt.	cwt.	lb.	lb.	cwt.	cwt.	
COLOMBO.																												
ss. Orion	15/10	Hongkong	—	—	23712	—	—	—	—	—	—	—	—	10000	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Moyune	15/10	London	1078	—	618520	21	12727	—	—	—	124	—	—	6200*	—	—	1349	—	794	764	—	218	—	—	—	—	—	—
ss. Oldenburg	15/10	Sydney	—	—	19787	—	—	—	—	—	39	482	—	—	—	20592	—	—	—	—	—	292	903	—	—	—	—	
ss. Goalpara	16/10	Bombay	—	—	92	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Normandy	16/10	New York	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Natal	17/10	China	12	—	3919	—	—	—	—	—	—	—	—	—	—	—	—	—	19502	—	—	—	4	—	—	—	—	
ss. Niemen	20/10	Calcutta	—	—	50	—	—	—	—	—	—	—	—	—	—	—	325	225	—	—	—	—	—	—	—	—	—	
ss. Yangtse	20/10	Marseilles	—	—	5245	—	—	—	—	—	874	1461	—	—	—	—	4403	—	—	—	—	—	—	23	—	—	—	
ss. Glenfallock	20/10	London	—	—	95555	202	18840	—	—	—	—	—	—	4000	—	—	—	—	—	—	—	—	—	—	—	—	—	
ss. Darmsdadt	20/10	Bremen	—	—	4462	—	—	—	—	46080	—	—	—	19200†	—	—	6787	—	158	—	—	227	451	—	—	29	72	
ss. Port Jackson	20/10	London	193	—	101192	—	—	—	—	—	130	601	8728	23700	—	—	—	—	—	—	—	182	16	—	—	—	—	
ss. Essen	20/10	Sydney	—	—	—	—	—	—	—	—	—	—	—	8960†	—	—	1162	—	3549	—	—	—	100	—	—	—	—	
GALLE.																												
ss. Denbighshire	13/10	London	—	—	1500	—	—	—	—	—	—	2506	—	13776	—	—	—	—	533	—	—	1584	6	—	—	—	—	
ss. Clan Macnab	13/10	do.	—	—	39519	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	1445	—	65	—	—	—	
ship Germanic	16/10	New York	—	—	—	—	—	—	—	—	—	7190	—	—	—	611384	—	—	4579	—	—	730	—	—	—	—	—	

* And Chips 14,000 lb.

† And Chips 6,490 lb.

‡ Chips.

Importation of Rice from Indian Ports during the Week.

TO COLOMBO:—

From Calcutta	Bags	32,051
Pooree	...	"	1,460
Southern India	...	"	18,643
Total	...	"	<u>52,154</u>

TO GALLE:—

From Calcutta	Bags	12,278
Southern India	...	"	328
Total	...	"	<u>12,606</u>

Customs, Colombo, October 21, 1891.

SAM. HAUGHTON,
for Principal Collector.

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ending Oct. 11, 1891.

EARNINGS FROM	Seven days ending October 13, 1889.			Seven days ending Oct. 12, 1890.			Seven days ending Oct. 11, 1891.			Increase— 1891 over 1890.			Decrease— 1891 below 1890.		
	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.	No.	Rs.	c.
Passengers, Ordinary ...	41,703	17,251	58	50,919	19,055	97	56,091	21,147	77	5,172	2,091	80	—	—	—
Coolies ...	378	223	27	632	343	26	1,218	1,020	66	586	677	40	—	—	—
Season Tickets ...	7	29	5	20	51	44	51	150	82	31	99	38	—	—	—
Total Passengers ...	42,088	17,503	90	51,571	19,450	67	57,360	22,319	25	5,789	2,868	58	—	—	—
Parcels ...	4,899	1,618	6	4,510	1,286	5	6,236	1,878	47	1,726	592	42	—	—	—
Horses ...	27	213	23	37	296	77	33	178	81	—	—	—	4	117	96
Carriages ...	12	166	41	8	86	66	11	95	83	3	9	17	—	—	—
Dogs ...	62	64	88	53	38	50	58	50	75	5	12	25	—	—	—
Other small Animals ...	33	25	50	21	17	0	56	40	0	35	23	0	—	—	—
Neat Cattle ...	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Mails ...	—	425	56	—	439	68	—	439	68	—	—	—	—	—	—
Miscellaneous Coaching ...	—	41	30	—	40	41	—	43	63	—	3	22	—	—	—
Goods (Tons) ...	4,492	50,834	85	5,353	55,618	43	4,565	57,192	17	—	1,573	74	788	—	—
Miscellaneous Goods ...	—	63	57	—	89	84	—	64	80	—	—	—	—	25	4
Live Stock ...	903	141	70	324	171	25	318	118	75	—	—	—	6	52	50
General Miscellaneous ...	—	244	91	—	151	43	—	329	87	—	178	44	—	—	—
Total for the Week ...	—	71,343	87	—	77,686	69	—	82,752	1	—	5,065	32	—	—	—
Total, Jan. 1 to Oct. 1 ...	—	2712498	30	—	2950350	20	—	3428546	60	—	478196	40	—	—	—
Increase compared with previous year ...	—	120,629	0	—	237,851	90	—	478,196	40	—	—	—	—	—	—
Decrease do. do. ...	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Traffic Train Mileage this week ...	11,062	—	—	12,840	—	—	13,246	—	—	406	—	—	—	—	—
Total, Jan. 1 to Oct. 11 ...	450358	—	—	501182	—	—	535763	—	—	34,591	—	—	—	—	—
Increase compared with previous year ...	1,632	—	—	50,324	—	—	34,581	—	—	—	—	—	—	—	—
Decrease do. do. ...	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—

PARTICULARS OF GOODS CONVEYED.	Seven days ending Oct. 11, 1891.			January 1 to Oct. 11, 1891.			January 1 to Oct. 12, 1890.			Increase in 1891.			Decrease in 1891.		
	Tons	cwt.	qr.	Tons	cwt.	qr.	Tons	cwt.	qr.	Tons	cwt.	qr.	Tons	cwt.	qr.
First class Goods ...	154	1	1.23	4,742	16	0.26	4,328	10	3.18	414	5	1.8	—	—	—
Rice ...	1,333	15	2.9	54,920	3	2.1	47,014	5	1.18	7,905	18	0.11	—	—	—
Tea ...	561	0	1.24	23,971	9	3.9	16,647	17	3.18	7,323	11	3.19	—	—	—
Tea Leaf ...	21	6	1.12	1,302	8	2.15	1,026	13	2.17	275	14	3.26	—	—	—
Arrack ...	22	12	3.7	1,205	6	2.3	1,216	19	2.21	—	—	—	11	13	0.18
Salt ...	72	16	0.26	2,278	1	2.23	2,294	1	2.5	—	—	—	15	19	3.10
Cinnamon ...	2	8	0.16	36	8	1.4	41	7	1.7	—	—	—	4	19	0.3
Cacao ...	2	11	0.22	639	16	2.12	403	8	1.16	236	8	0.24	—	—	—
Cardamoms ...	9	1	0.10	150	10	0.15	135	14	0.27	14	15	3.16	—	—	—
Tobacco ...	9	7	2.9	473	2	3.27	558	10	2.21	—	—	—	85	7	2.22
Beer, 2nd class ...	0	2	0.14	42	15	2.27	103	14	1.4	—	—	—	65	18	2.5
Tea Lead and Shooks, 2nd class ...	45	1	2.7	1,694	4	3.1	1,461	3	1.10	233	1	1.19	—	—	—
Manure, 2nd class ...	1	0	2	26	5	1.21	18	2	3.25	8	2	1.24	—	—	—
Plumbago, 2nd class ...	—	—	—	129	10	1.6	66	18	2.18	62	11	2.16	—	—	—
Other 2nd class Goods ...	834	1	1.23	28,715	16	0.27	25,682	11	3.10	3,033	4	1.17	—	—	—
Cinchona ...	40	11	3.21	1,318	15	2	1,918	11	2.13	—	—	—	599	16	0.13
Coffee ...	40	4	2.14	2,490	3	2.15	2,463	10	3.13	26	12	3.2	—	—	—
Cotton ...	1	13	0.1	157	18	3.24	296	16	1.2	—	—	—	138	17	1.6
Cocoanuts ...	99	16	1.19	3,874	1	2.7	3,570	14	0.16	303	7	1.19	—	—	—
Cocoonut Oil ...	35	4	1.12	1,264	1	0.1	1,379	13	0.22	—	—	—	115	12	0.21
Copperah ...	30	15	2.7	1,426	13	2.24	837	8	3	589	4	3.24	—	—	—
Poonac ...	117	2	2.11	3,585	4	0.26	3,251	5	2.17	333	18	2.9	—	—	—
Staves, special rate ...	6	8	2.3	257	7	3.12	434	10	1.7	—	—	—	177	2	1.23
Timber at special rate ...	46	2	0.9	1,158	0	2	1,107	7	2.1	50	12	3.27	—	—	—
Timber at 10 cents rate ...	21	2	2	385	16	3.4	416	10	2.14	—	—	—	30	13	3.10
Timber at 3rd class rate ...	—	—	—	263	4	0.18	23	0	0.18	240	4	0	—	—	—
Tea Lead and Shooks, 3rd class ...	39	11	3.11	4,073	19	2.5	2,644	13	1.11	1,429	6	0.22	—	—	—
Manure, 3rd class ...	133	4	3.25	2,903	18	2.19	2,984	10	3.6	—	—	—	80	12	0.15
Plumbago, 3rd class ...	221	13	0	9,190	12	3.11	8,602	19	2.1	587	13	1.10	—	—	—
Beer, 3rd class ...	—	—	—	58	17	0.17	120	12	0.13	—	—	—	61	14	3.24
Staves, 3rd class ...	—	—	—	8	11	0.14	20	6	1.6	—	—	—	11	15	0.20
Barley, 3rd class ...	—	—	—	36	16	0	75	5	0	—	—	—	38	9	0
Other 3rd class Goods ...	110	17	1.26	8,493	0	1.26	5,060	15	1.14	3,432	5	0.12	—	—	—
Railway Material ...	550	18	1.20	20,377	16	0.7	16,023	15	3.18	4,354	0	0.17	—	—	—
Public Works Material ...	—	—	—	12,282	10	0	17,277	15	0	—	—	—	4,995	5	0
Prison Dept. Material ...	—	—	—	21,698	16	0	2,448	16	0	19,250	0	0	—	—	—
Breakwater Material ...	—	—	—	—	—	—	997	19	0	—	—	—	997	19	0
Royal Engineers ...	—	—	—	1,333	9	0	—	—	—	1,333	9	0	—	—	—
Total ...	4,564	13	3.17	216,968	11	2.27	172,961	18	1.7	51,438	8	3.14	7,431	15	1.22

NOTICE is hereby given that applications for grants-in-aid of the following schools have been received. Observations must be forwarded to the Director of Public Instruction not later than November 7, 1891 :—

Name and Class of School.	Name of Manager.	Province.	Mission.
Kondavil Mixed Vernacular ...	M. Vankidasala Iyer ...	Northern ...	Sivite
Neervalay Mixed Vernacular ...	S. P. Sivaprakasa Pandither... ..	do. ...	do.
Dangedara Boys' Vernacular ...	J. Bowles Daly, LL.D. ...	Southern ...	Buddhist
Weligama Mixed Vernacular ...	D. M. Samaraweera ..	do. ...	do.

Office of the Director of Public Instruction,
Colombo, October 16, 1891.

J. B. CULL,
Director.

NOTICES CALLING FOR TENDERS.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for Dieting Agricultural Students," will be received at the Colonial Secretary's Office up to noon on Wednesday, November 25, 1891, from persons willing to contract for dieting the students of the Agricultural School from January 10 to December 31, 1892.

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

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

Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of such bond, and all other necessary information, can be ascertained upon application at the Office of the Director of Public Instruction.

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

Samples of rice must be deposited at the Office of the Director of Public Instruction in sealed packets or bottles, labelled with the tenderer's name, before the date on which the tenders are to be opened.

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

On bonds which have been drawn by the tenderer's own lawyer, the name and stamp of the Proctor who drafted the bond should be affixed, in order to facilitate the work of the Crown Counsel.

Every alteration in the tender should bear the initials of the tenderer. All alterations in tenders not bearing the tenderer's initials will be treated as informal and rejected.

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 13, 1891.

SEALD Tenders (in duplicate), marked on the envelopes "Tender for _____, to the Railway Branch, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Tuesday, November 10, 1891, from persons willing to contract for

supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1892, viz.:—

Halgas planks	Millilla posts
Halgas scantlings	Millilla planks
Jakwood scantlings	Del planks
Jakwood planks	Teak planks
Jakwood reepers	Satinwood planks
Lunumidella planks	Mi piles
Mendora reepers	Doon or hora spars
Cocoanut rafters	Jakwood in logs
Rukattana planks	Sapanwood

Deposit for tender forms, Rs. 50.

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

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

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

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

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

The security bond should be furnished before December 1, 1891. All alterations or erasures should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

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

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, October 13, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for Sundries, Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, November 2, 1891, from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1892, viz. :—

Coir rope of sizes per cwt.
Dammar per lb.
Dishes, earthen, 10 in. to 24 in. each
Fish oil, clear per gallon
Goblets, earthen each
Glass tumblers do.
Plumbago, lump per cwt.
Straw, clean and dry per 250 lb.
Sheep or goat skin, large, thin per lb.
Do. do. thick do.
Vinegar, country per gallon
Wood-oil do.
Cocoanut strainers each
Cocoanut scrapers do.
Grinding stones, 15 in. do.
Mortar and pestle, 2 by 1 ft. do.
Coir mat bags, 3 by 2 ft. do.
Salamoniac per lb.
Chimneys each
Coir matting, twilled per sq. yd.

Deposit for tender forms, Rs. 50.

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

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

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

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

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

SEALED Tenders (in duplicate), marked on the envelopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary, at his Office, up to 12 o'clock noon on Monday, November 16, 1891, from persons willing to contract for supplying raw provisions for the use of the Leper Asylum, Hendala, for one year commencing from January 1, 1892 :—

Security if
in Landed Security
Property. if in Cash.
Rs. Rs.

Leper Asylum, Hendala ... 1,000 ... 1,000

2. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, or to the Medical Officer in charge of the Asylum, and no tender will be considered unless it is furnished on the recognised form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 50; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown; all other deposits will be returned after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the forms as his authority for making the issue.

4. When required, samples must be deposited.

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

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

ROAD COMMITTEE NOTICES.

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

DOLOSBAGE ROAD (second section to Baranagala Gap).

Government moiety	...	Rs. 937.50
Private contributions	...	Rs. 937.50

1st section, 1 mile.

Acreage, 9,456—Moiety of cost, Rs. 144.50—
Rate, .0153c.—Total rate, .0153c.

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
Mackwood & Co.	... Elawatta	... 247	...	3 77

1st to 3rd section, 3 miles.

Acreage, 9,209—Moiety of cost, Rs. 289—
Rate, .0313c.—Total rate, .0466c.

J. Aymer	... Monte Christo	120	...	5 59
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1st to 4th section, 4 miles.

Acreage, 9,089—Moiety of cost, Rs. 144.50—
Rate, .0159c.—Total rate, .0625c.

Geo. Alston	... Maryville	461	...	28 81
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1st to 5th section, 5 miles.

Acreage, 8,628—Moiety of cost, Rs. 144.50—
Rate, .0169c.—Total rate, .0790c.

Alstons, Scott & Co.	... Hillside	351	...	27 86
Do.	... Paragalla	418	...	33 18
J. P. Green & Co.	... Raxawa	310	...	24 61

1st to 6th section, 6 miles.

Acreage, 7,541—Moiety of cost, Rs. 144.50—
Rate, .0192c.—Total rate, .0986c.

Geo. Steuart & Co.	... Kitulgala	64	...	6 31
C. Laing	... Mossville	410	...	40 42
James Blacket	... Pen-y-lan	850	...	83 81

1st to 7th section, 6½ miles.

Acreage, 6,225—Moiety of cost, Rs. 34.73—
Rate, .0056c.—Total rate, .1042c.

Mackwood & Co.	... Baranagalla and Allagalla	846	...	88 16
H. T. Armitage	... St. Catherine	433	...	45 18
Whittall & Co.	... St. Helen's	300	...	31 23
Boustead Brothers	... Gallemuduna,			
	Græme	1,292	...	134 49
Do.	... Kintore	200	...	20 82
Do.	... Meanagalla	375	...	39 12
Do.	... Windsor Forest and Tea estate	1,109	...	114 44
Do.	... St. Rumbold	170	...	17 69

Proprietors or Agents.	Estates.	Acreage.	Rs.	c.
W. B. Liddel (G. M. Bal-laride)	... (Kellie and Hormusjee)	1,000	..	104 19
J. McC. Murray	... Eppalawatte	500	..	52 5
Total				901 73

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before October 31, 1891.

N.B.—Private contribution	Rs.	c.	Rs.	c.
Deduct balance on estimate, 1889	...	1	40	
Bank interest, 1890	...	34	37	
Total				901 73

J. J. THORBURN,
for Chairman.

Provincial Road Committee's Office,
Kandy, October 5, 1891.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the office of European, Burgher, or Native Member of the District Committee of Kegalla, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Province of Sabaragamuwa at least ten days before the day of election. The election will be held on November 10, 1891, at 2 P.M., at the Kegalla Kachcheri.

C. S. VAUGHAN,
Secretary.

Provincial Road Committee,
Ratnapura, November 14, 1891.

විසි 1861 කේ දහවෙනි ඉලක්කමේ ආඥාවකින් විසි හයවෙනි වගන්තියේ ප්‍රකාර කැගල්ල දිස්ත්‍රික් කේ කොමිෂියට එරෝපාකාර බර්ගර් සහ ස්වදේශකාර සහකාර තනතුරට පැමිණීමට කැමැතිව සිටින අය තමුන් එසේ කල්පනාකර තිබෙන බව නෝරගැනීමේ දවසට දසදවසක් ප්‍රථමයෙන් සබරගමු පලාතේ කොමිෂියට ප්‍රධානතැනට ලියවිල්ලකින් දැනුම්දෙන්නට ඕනෑ බව මෙයින් දන්වනවාය. 1891 ක්වූ කොවැම්බ් මස 10 වෙනි දින කැගල්ලේ කවිවෙරියේදී නෝරගනට යෙදෙන්නට ඇත.

සී. ඇස්. වෝන්,
සෙක්‍රෙටාරිස් වර්ග.

විසි 1891 ක්වූ ඔක්තෝබර් මස 14 වෙනි දින රත්නපුරේදීය.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European, Burgher, and Native Member of the District Committee of Kandy for the years 1892, 1893, and 1894, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Central Province at least ten days before the day of election. The election will be held on November 23, 1891, at 2 P.M., at the Kandy Kachcheri.

Provincial Road Committee, J. J. THORBURN, Secretary, Kandy, October 19, 1891.

විෂි 1861කේ දහවෙනි ඉලක්කමේ ආඥාවන්හි 26 වෙනි වගන්තියේ ප්‍රකාර 1892, 1893 සහ 1894 වර්ෂවලට මහනුවරදිසාවේ කොමිෂියට් එරෝපාකාර බර්ගර් සහ සිවිල් සේවකයන් සභාකාර නමින් පැමිණීමට කැමතිව සිටින අය තවුන් එසේ කල්පනාකර තිබෙන බව තෝරාගැනීමේ දවසට දසදවසක් ප්‍රථම යෙන් මධ්‍යම පලාතේ කොමිෂියේ ප්‍රධානතැනට ලියවී ලේඛන දැනුම් දෙනට මනා බව මෙයින් දන්වන වාස—විෂි 1891 ක්වු නොවැම්බර් මස 23 වෙනි දින අ. භා. 2 ව මහනුවර කවිවේරියේදී තෝරාගත්ව යෙදෙනවා ඇත.

ජේ. ජේ. තෝර්බර්න්, සෙනෙකාරිය වමිහ.

විෂි 1891 ක්වු මක්තෝර්බර් මස 19 වෙනි දින මහනුවරපලාතේ කොමිෂියේදී.

இந்தா லறிவிக்கிறதாவது அச்சு ம ஆண்டின் ம இலக்கக் கட்டளைச்சட்டத்தின் உசு ம பிரிவின்படி ஐரோப்பையார், பர்கர்மார், மேற்படி இவ்வூர்கள் அச்சு, அச்சு, அச்சு ம வருடங்களுக்கு துவரெலி முத்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத் தைக் கேட்க நினைத்திருக்கிற யாவருந் தங்க ளெண்ணத் தைத் தெரிந்துகொள்ளுக்குக் கட்சியாகப் பத்து நாளைக்குமுன்னே நடுமாகாணத்துக்குச் சேர்ந்த பிறவின்கியல் ரேட்கம்மிற்றியின் சங்கத் தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகுது.

அச்சு ம ஆண்டு கார்த்திகைமாதம் உக ந் தேதி பகல் உ மணிக்கு கண்டி சச்சேரியில் வைத்து தெரிந்துகொள்ளப்படும்.

ஜெ. ஜெ. தோபொர்ன், சக்கிற்றத்தார்.

கண்டி பிறவின்கியல் ரேட்கம்மிற்றியில், அச்சு ம ஆண்டு ஐப்பசிமாதம் கக ந் உ.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European, Burgher, and Native Member of the District Committee of Nuwara Eliya for the years 1892, 1893, and 1894, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Central Province at least ten days before the day of election. The election will be held on November 23, 1891, at 2 P.M., at the Nuwara Eliya Kachcheri.

Provincial Road Committee, J. J. THORBURN, Secretary, Kandy, October 19, 1861.

විෂි 1861කේ දහවෙනි ඉලක්කමේ ආඥාවන්හි 26 වෙනි වගන්තියේ ප්‍රකාර 1892, 1893 සහ 1894 වර්ෂවලට නුවරඑලියේ දිසාවේ කොමිෂියට් එරෝපා

කාර බර්ගර් සහ සිවිල් සේවකයන් සභාකාර නමින් පැමිණීමට කැමතිව සිටින අය තවුන් එසේ කල්පනාකර තිබෙන බව තෝරාගැනීමේ දවසට දසදවසක් ප්‍රථම යෙන් මධ්‍යම පලාතේ කොමිෂියේ ප්‍රධානතැනට ලියවී ලේඛන දැනුම් දෙනට මනා බව මෙයින් දන්වන වාස—විෂි 1891 ක්වු නොවැම්බර් මස 23 වෙනි දින අ. භා. 2 ව නුවරඑලියේ කවිවේරියේදී තෝරාගත්ව යෙදෙනවා ඇත.

ජේ. ජේ. තෝර්බර්න්, සෙනෙකාරිය වමිහ.

විෂි 1891 ක්වු මක්තෝර්බර් මස 19 වෙනි දින මහනුවරපලාතේ කොමිෂියේදී.

இந்தா லறிவிக்கிறதாவது அச்சு ம ஆண்டின் ம இலக்கக் கட்டளைச்சட்டத்தின் உசு ம பிரிவின்படி ஐரோப்பையார், பர்கர்மார், மேற்படி இவ்வூர்கள் அச்சு, அச்சு, அச்சு ம வருடங்களுக்கு துவரெலி முத்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத் தைக் கேட்க நினைத்திருக்கிற யாவருந் தங்க ளெண்ணத் தைத் தெரிந்துகொள்ளுக்குக் கட்சியாகப் பத்து நாளைக்குமுன்னே நடுமாகாணத்துக்குச் சேர்ந்த பிறவின்கியல் ரேட்கம்மிற்றியின் சங்கத் தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகுது.

அச்சு ம ஆண்டு கார்த்திகைமாதம் உக ந் தேதி பகல் உ மணிக்கு துவரெலி சச்சேரியில் வைத்து தெரிந்து கொள்ளப்படும்.

ஜெ. ஜெ. தோபொர்ன், சக்கிற்றத்தார்.

கண்டி பிறவின்கியல் ரேட்கம்மிற்றியில், அச்சு ம ஆண்டு ஐப்பசிமாதம் கக ந் தேதி.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European, Burgher, and Native Member of the District Committee of Matale for the years 1892, 1893, and 1894, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Central Province at least ten days before the day of election. The election will be held on November 23, 1891, at 2 P.M., at the Matale Kachcheri.

Provincial Road Committee, J. J. THORBURN, Secretary, Kandy, October 19, 1891.

විෂි 1861කේ දහවෙනි ඉලක්කමේ ආඥාවන්හි 26 වෙනි වගන්තියේ ප්‍රකාර 1892, 1893 සහ 1894 වර්ෂවලට මාතලේ දිසාවේ කොමිෂියට් එරෝපාකාර බර්ගර් සහ සිවිල් සේවකයන් සභාකාර නමින් පැමිණීමට කැමතිව සිටින අය තවුන් එසේ කල්පනාකර තිබෙන බව තෝරාගැනීමේ දවසට දසදවසක් ප්‍රථම යෙන් මධ්‍යම පලාතේ කොමිෂියේ ප්‍රධානතැනට ලියවී ලේඛන දැනුම් දෙනට මනා බව මෙයින් දන්වන වාස—විෂි 1891 ක්වු නොවැම්බර් මස 23 වෙනි දින අ. භා. 2 ව මාතලේ කවිවේරියේදී තෝරාගත්ව යෙදෙනවා ඇත.

ජේ. ජේ. තෝර්බර්න්, සෙනෙකාරිය වමිහ.

විෂි 1891 ක්වු මක්තෝර්බර් මස 19 වෙනි දින මහනුවරපලාතේ කොමිෂියේදී.

இத்தாலிவிக்கிறதாவது சவுகுகம் ஆண்டின் யம் இலக் கக்கட்டளைச்சட்டத்தின் உகம் பிரிவின்படி ஐரோபையார், பர்கர்மார், மேற்படி இவ்வூர்கள் சவுகுகம், சவுகுகம், சவுகுகம் வருடங்களுக்கு மாத்தளை டிஸ்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத்தைக் கேட்க நினைத்திருக்கிறயாவருந் தங்க ளெண்ணத்தைத் தெரிந்து கொள்ளுதலுக்குக் கடசியாகப் பத்து நாளைக்குமுன்னே நடுமாகாணத்துக்குச் சேர்ந்த பிறவின்கியல் ரேட்கம்மிற்றியின் சங்கத்தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகது.

சவுகுகம் ஆண்டு கார்த்திகைமாதம் உகந்தேதி பகல் உமணிக்கு மாத்தளைக் கச்சேரியில் வைத்து தெரிந்து கொள்ளப்படும்.

ஜெ: ஜெ. தொபொர்ன்,
சக்தித்தார்.

கண்ட பிறவின்கியால் ரேட்கம்மிற்றியில்,
சவுகுகம் ஆண்டு ஜப்பசிமாதம் ககந்தேதி.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that at 8 o'clock A.M. on Monday, November 16, 1891, will be sold by public auction, at the Public Works Department Store, Galle, the following articles belonging to the Department, viz. :-

1 plumber's tool	1 shelf
8 planes of sorts	2 saws, cross-cut
1 powder canister, tin	4 saws, hand
6 porowas	1 saw, frame
3 pumps, 4 in. (Fowler's)	1 saw, key hole
1 quintani	1 saw, set
12 rainmers, copper	5 scrapers or spoons, miners'
1 rule, 2-ft.	12 scrapers of sorts
4 rigging screws	24 shovels and spades

2 spanners
7 spoke and draw shaves
1 tub, water
5 trowels, masons'
1 tar pot
3 whet stones
4 weights, iron
12 wedges, iron
22 wooden stamps
7 wrenches, iron

1 heap of iron
1 pair of hinges with screws
1 box dynamite
1 box old fuze
1 cwt. white paint
3 hand carts
9 hand brushes
1 road roller
1 log old timber

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

Public Works Department,
Colombo, October 15, 1891.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF KANDY.

LIST of Persons licensed, under Ordinance No. 15 of 1889, to carry on business as Auctioneers within the Kandy Municipality during the year 1891 :-

- No. 1.—Messrs. Jansen & Company.
No. 2.—H. G. Smith.
No. 3.—Messrs. J. Auwardt & Company.

Municipal Office,
Kandy, October 15, 1891.

H. BYRDE,
Secretary.

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a Meeting of the Municipal Council of Galle held at the Municipal Office on August 26, 1891, at 3.30 p.m.

Present:—The Chairman; Dr. W. Dias; W. E. de Vos, Esq.; W. Abeyasundera, Esq.; and T. S. Clark, Esq.

1. Read and confirmed Minutes of Meetings held on July 11 and 25 and August 1, 1891.

2. Read correspondence regarding the reduction of the Police Force at Galle, viz.:—(1) Letter from the Hon. the Colonial Secretary, No. 23 of July 9, 1891, intimating that the Inspector-General of Police has suggested to Government the reduction of the Police Force at Galle, and asking the views of the Council on the subject; (2) letter from the Acting Superintendent of Police, No. 3,468 of August 11, submitting four schemes for the reorganisation of the Police Force; (3) letter from the Acting Superintendent of Police, No. 3,492 of August 13, affording certain explanations of his previous communication.

Proposed by Mr. E. R. Anthonisz:—

That the Council has no objection to offer to the reduction of the Police Force, as it is not prepared to recommend an increase in the present rate of assessment for Police purposes.

Seconded by Mr. W. E. de Vos.—Carried.

3. Read letter from the Hon. the Colonial Secretary, No. 26 of July 16, 1891, intimating that the Governor thinks it desirable that the several portions of the cemeteries at Galle remaining vested in the Crown should be conveyed to the Municipality in trust for the various religious bodies, and inquiring whether the Council is prepared to accept the trust.

Resolved,—That the Council is not prepared to accept the trust, and is still of opinion that the duty of providing a general cemetery is one devolving on the Government and not on the Municipal Council.

4. Submitted application from O. L. M. Marcar, proprietor of house No. 2, Lighthouse street, for compensation for damage done to his property by the Council taking up a portion of the outer-verandah of his house to widen the street.

Resolved,—That in the opinion of the Council Rs. 100 is full compensation for the damage done to the house, and that this sum be offered to the owner.

5. Submitted petition from Kasi Lebbe Mammala Marcar, contractor, complaining of loss sustained by him in the work of lowering the hills on the Hirimbure Cross road by the action of the Council in having a part of the work done by the Superintendent of Roads and charging the cost of it to the contractor.

Resolved,—That the application of the contractor for relief be rejected.

6. Submitted the following recommendations made by the Standing Committee at a Meeting held on August 13, 1891.

"It being reported to the Committee that the Council had, at its Meeting held on August 11 last, decided to grant a sum of Rs. 200 as gratuity to the Inspectors for the extra services rendered by them during the prevalence of cholera at Galle, it was resolved to recommend a transfer of Rs. 200 from the vote for "New Roads" to the vote "Sanitary Contingencies."

"It was also resolved to suggest to the Council the propriety of remunerating the Sanitary Officer as well."

Resolved,—That the transfer recommended be made; and that Rs. 100 be paid to the Sanitary Officer in recognition of the valuable services rendered by him during the late outbreak of cholera at Galle.

7. Submitted accounts for the month of July, 1891.

8. Submitted the following reports for July, 1891:—

- (1) On permanent repair of roads.
- (2) On general upkeep of roads.
- (3) On progress of works.

Confirmed :

P. A. TEMPLER,
Chairman.

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

No. 1.—GENERAL ACCOUNT.

Receipts.	Estimated Amount.		Receipts.	Disbursements.	Estimated Amount.		Disbursements.		
	Rs.	c.			Rs.	c.		Rs.	c.
Balance on December 31, 1890 ...	7,000	0	6,311	14	Salaries ...	9,167	22	7,250	48
Taxes ...	13,008	0	11,409	76	General office expenses ...	540	0	659	78
Tolls ...	16,876	12	13,393	71	Revenue services ...	1,536	0	1,132	21
Stamp duties and fees ...	4,918	25	3,597	4	Lighting ...	4,920	0	2,996	42
Market licenses ...	4,859	0	3,578	25	Sanitary charges ...	6,887	77	4,954	68
Slaughter-house licenses ...	1,142	0	835	96	Market charges ...	776	0	546	25
Miscellaneous licenses ...	338	0	305	25	Slaughter-house charges ...	500	0	331	10
Judicial fines ...	1,000	0	888	71	Miscellaneous ...	4,692	96	3,981	64
Rents ...	2,146	50	1,391	66	Public works ...	22,948	77	15,474	69
Miscellaneous ...	774	0	1,977	96					
					Balance ...	—		37,327	24
								6,362	20
			43,689	44				43,689	44

J. E. ANTHONISZ,
Secretary.

No. 2.—ASSESSMENT ACCOUNT.

Receipts.	Estimated Amount.		Receipts.	Disbursements.	Estimated Amount.		Disbursements.		
	Rs.	c.			Rs.	c.		Rs.	c.
Balance on December 31, 1890 ...	1,260	0	927	59	Police bill for second half of 1890	4,840	0	4,866	76
Assessment tax for 1890 ...	3,557	0	4,364	52	Do. first half of 1891 ...	4,840	0	3,000	0
Do. for 1891 ...	8,321	0	4,413	6	Commission to collectors ...	712	50	483	81
					Stationery and printing ...	100	0	59	50
					Assessment clerk ...	360	0	270	0
					Batta to peon ...	60	0	49	25
					House numbers ...	5	0	15	98
					Contingencies ...	10	0	5	25
					Balance		8,750	55
								954	62
			9,705	17				9,705	17

J. E. ANTHONISZ,
Secretary.

(7*)

No. 3.—WATERWORKS ACCOUNT.

REVENUE.	Amount.		Total.	EXPENDITURE.	Amount.		Total.
	Rs.	c.			Rs.	c.	
Loan from Government	—	—	60,000 0	Labour	—	—	3,739 89
Interest	1,176	64		Local materials purchased—baskets, planks, cadjans, tin pots	346	15	
Rebate	37	62		Transport of metal, &c.	493	90	
Sale of timber	3	80		Sand	404	85	
			1,218 6	Value of cement landed and stored	—	—	1,244 90
				Ironworks landed and stored	—	—	14,166 47
				Dressed stone	—	—	21,161 78
				<i>Sundries.</i>			897 10
				Advertisements, printing, telegram	164	81	
				Surveyor's fees	58	54	
				Land for reservoir	3,691	43	
				Tools	346	19	
				Cash book, ledger, cheque books, &c.	30	72	
				Report by Mr. Burnett	867	80	
				Testing pipes	272	11	
				Fitting up pipes	29	37	
				Contingencies	60	12	
							5,521 9
				Balance, current account			46,731 23
							14,486 83
			61,218 6				61,218 6

J. E. ANTHONISZ, Secretary.

Progress Report of Works brought up to September 30, 1891.

Particulars.	Amount of		Expenditure in	Expenditure up	Balance.	
	Vote.				Sept., 1891.	to Sept. 30, 1891.
Permanent repair of roads	8,000	0	345 9	7,195 84a	804	16
General upkeep of roads and bridges	3,500	0	181 63	3,026 23b	463	77
Painting and repair of lamps	150	0	4 25	114 40	35	60
New carts	455	0	—	355 0c	100	0
Repair of carts	251	20	—	157 20d	94	0
Repair of Municipal buildings	1,401	30	15 0	1,103 30e	298	0
Minor works and improvements	500	0	27 0	518 82f	—	
Clearing canals and reclaiming swamps	1,100	0	76 90	626 25g	473	75
Improving drainage and sanitation, Fort	1,500	0	—	479 5h	1,020	95
Do. do. suburbs	1,500	0	—	724 15i	775	85
New outlet to Pettigalla-ela	268	80	—	218 80	50	0
Additional latrines	700	0	—	417 22	282	78
Victoria Park and planting trees in town	700	0	46 50	778 38	—	
Town Hall	3,000	0	5 32	640 30k	2,359	70

- (a) Metalled 184 lines and gravelled 287 lines of road.
 (b) Repaired superficially 1,247.77 squares of road and deepened 627 lines of drains.
 (c) Built two new scavenging carts.
 (d) Repaired four scavenging carts and two water carts.
 (e) Repaired green market, meat market, fish market, betel sheds, fish auction shed, slaughter-house, and two latrines.
 (f) Built a shed for carts; renewed faces of town clock; built dust-bins.
 (g) Reclaiming Pettigalla swamp.
 (h) Repaired side drain of Lighthouse street, and rebuilt sewer in Leyn Baan Cross street and side drains of Pedlar street
 (i) Repaired side drains of Hirimbura road, drain near the green market, and China garden drain.
 (k) Built a staircase.

J. E. ANTHONISZ,
Secretary.

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

The public health has been exceptionally good during the quarter. Three cases of chickenpox occurred in China Garden in July. In September six cases of suspected cholera were reported in Pettigalawatta. On examination it was ascertained that six of a family were attacked with purging, which was traced to the indigestion of salted fish imported into Galle from India. None proved fatal, and within a few hours recovery ensued. Another case of suspected cholera was reported last August in Talapitiya. This, too, was found to be one of acute diarrhoea induced by living in a damp, ill-ventilated hut. No other cases of infectious diseases were reported.

The markets and latrines continue in good condition, and are cleanly kept.

The drains continue in the same state. A portion of the covered drain in Pedlar street was converted into an open drain, and gives satisfaction. The other covered drains in the Fort should be treated in the same manner, and that at an early date as possible. Most of the houses in Lighthouse street and elsewhere in the Fort have no gutters to carry rain water, and consequently the drains are choked, in rainy weather, with the washings from the road. To maintain the efficiency of the roads and the potency of the drains, all houses should have gutters and conductors.

An urinal is required in the meat bazaar to prevent its drains from being used for the purpose.

I have no special sanitary improvements to record.

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

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Franciscohettige Philippoo Silva, deceased, of Moratuwella in Moratuwa. No. C/122.

Wannekuwattewudage Francisca Fernando, of Moratuwella in Moratuwa Petitioner
And

- 1, Franciscohettige Ana Maria Silva, of Moratuwella ; 2, Franciscohettige Stephen Silva, of Moratuwella ; 3, Franciscohettige Francisco Silva, of Moratuwella ; 4, Franciscohettige Ana Silva, of Moratuwella ; 5, Franciscohettige Maria Silva, of Moratuwella ; 6, Salarge Solomon Martineo, of Moratuwella ; 7, Franciscohettige Pavistina Silva, of Willorawatta ; 8, Panagodage Thomme Fernando, of Willorawatta ; 9, Franciscohettige Theresia Silva, of Horatuduwa ; 10, Podimarakkhalage Pedro Perera, of Horatuduwa..... Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 17th day of September, 1891, in the presence of Charles Peiris, Proctor, on the part of the petitioner Wannekuwattewudage Francisca Fernando, of Moratuwella in Moratuwa; and the affidavit of the said Wannekuwattewudage Francisca Fernando, dated 7th day of September, 1891, having been read, it is ordered that the said Wannekuwattewudage Francisca Fernando be, and she is hereby declared entitled to have letters of administration to the estate of Franciscohettige Philippoo Silva, deceased, issued to her, unless the respondents above-named shall, on or before the 29th day of October, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 17th day of September, 1891.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Mututantrige Leanora Coorey, deceased, of Uyana in Moratuwa. No. C/123.

Hanwedige Elias Peiris, of Uyana in Moratuwa Petitioner

And

- 1, Merinnage Cornelis Fernando, of Uyana ; 2, Mututantrige Johana Coorey, of Uyana ; 3, Mututantrige Angela Coorey, of Uyana ; 4, Mututantrige Selestina Coorey, of Laxapathia ; 5, Mututantrige Abraham Coorey, of Laxapathia ; 6, Malimige Siman Perera, of Laxapathia ; 7, Malimige Louis Perera, of Laxapathia ; 8, Malimige Arnolis Perera, of Laxapathia ; 9, Mututantrige Helena Coorey, of Uyana ; 10, Sellapperumage David Fernando, of Uyana ; 11, Mututantrige Pavistina Coorey, of Angulana ; 12, Merinnage Cornelis Fernando, of Angulana Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 17th day of September, 1891, in the presence of Charles Peiris, Proctor, on the part of the petitioner Hanwedige Elias Peiris, of Uyana in Moratuwa ; and the affidavit of the said Hanwedige Elias Peiris, dated the 11th day of September, 1891, having been read, it is ordered that the

said Hanwedige Elias Peiris be, and he is hereby declared entitled to have letters of administration to the estate of Mututantrige Leanora Coorey issued to him, unless the respondents above-named shall, on or before the 29th day of October, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 17th day of September, 1891.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of George Hartnoll Symonds, deceased, of Braunton in County of Devon, England. No. C/130.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 1st day of October, 1891, in the presence of Mr. V. A. Julius, Proctor, on the part of the petitioner Lionel Paston Fisher, of Colombo ; and the affidavit of the said Lionel Paston Fisher, dated 30th September, 1891, having been read and copy of the probate of the will of George Hartnoll Symonds, deceased, having been produced : It is ordered that the will of the said George Hartnoll Symonds, dated 23rd day of September, 1890, be and the same is hereby declared proved :

It is further declared that the said Lionel Paston Fisher is the attorney of Fanny Henrietta Treherne Symonds, sole executrix named in the said will, and as such is entitled to have letters of administration with copy of the will annexed to the estate of the said George Hartnoll Symonds, deceased, issued to him, unless any person shall, on or before the 29th day of October 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of William Walker, deceased, of No. 72, Bishop's Gate street, in the City of London. No. C/131.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 1st day of October, 1891, in the presence of Mr. L. P. Fisher, Proctor, on the part of the petitioner Edmund Walker, of Colombo ; and the affidavit of the said Edmund Walker, dated 29th September, 1891, having been read, and copy of the probate of the will of William Walker, deceased, having been produced :

It is ordered that the will of the said William Walker, deceased, dated 2nd day of September, 1890, be and the same is hereby declared proved.

It is further declared that the said Edmund Walker is the attorney of Ellen Walker, Frank Walker, William James Walker, and John Lamont, the executors named in the said will, and as such is entitled to have letters of administration with copy of the will annexed to the estate of the said William Walker, deceased, issued to him, unless any person shall, on or before the 29th day of October, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 1st day of October, 1891.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Last Will and Testament of Richard Knill Symonds and of the Estate of Mrs. Susan Bryant Symonds, deceased, of Braunton in the County of Devon, England.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 1st day of October, 1891, in the presence of Mr. Villiers Alexander Julius, Proctor, on the part of the petitioner Lionel Paston Fisher, of Colombo; and the affidavit of the said Lionel Paston Fisher, dated 30th September, 1891, having been read, and copy of the probate of the will of Richard Knill Symonds, deceased, having been produced:

It is ordered that the will of the said Richard Knill Symonds, deceased, dated September 26, 1876, be and the same is hereby declared proved.

It is further declared that the said Lionel Paston Fisher is the attorney of Charles Hartnoll Symonds, the sole surviving executor of the said will, and the sole surviving testamentary guardian of the two children of the said Richard Knill Symonds and Susan Bryant Symonds, deceased, and as such is entitled to have letters of administration with copy of the will annexed to the estate of the said Richard Knill Symonds, deceased, and letters of administration to the estate of the said Susan Bryant Symonds, deceased, issued to him, unless any person shall, on or before the 29th day of October, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 1st day of October, 1891.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Estate and Effects of James Cruickshank Willox, of Mousa Ella estate, Dimbula, and late of Aberdeen, Scotland, deceased.

Stephen Martin Leake, of Marshalls Ware in the County of Herts, England..... Petitioner.

October 14, 1891.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge, on the 14th day of October, 1891, in the presence of Frederick John de Saram, Proctor of the Supreme Court, on the part of the petitioner Stephen Martin Leake, of Marshalls Ware in the County of

Herts; and the affidavit of William Hamilton Greville Duncan of Colombo, the attorney of the petitioner, dated the 29th day of September, 1891, and Minute of consent dated the 14th day of October, 1891, of Gerald Winstanley Carylton of Colombo, having been read, it is ordered that the said Gerald Winstanley Carylton be and he is hereby declared entitled to have letters of administration to the estate of James Cruickshank Willox, deceased, granted to him, unless any person having interest in the administration of the said estate shall, on or before the 14th day of January, 1892, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Estate and Effects of Coppan Magan Cunjee Ayappen, *alias* Coppan Magan Sinniyan, of Panchikawatta, late of Colombo, deceased.

Letchimey of Panchikawatta in Colombo, widow of Coppan Magan Cunjee Ayappen *alias* Coppan Magan Sinniyan, late of Colombo, deceased Petitioner.

Vs.

1, Weloe Pulle, *alias* Ayappen Magan Weloe Pulle; and 2, Ayan Pulle, both of Panchikawatta in Colombo Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 24th day of September, 1891, in the presence of Charles Perera, Proctor, on the part of the petitioner Letchimey, widow of the deceased, and of W. P. Ranasinghe, Proctor, on the part of the respondent Ayappen Magan Weloe Pulle, and the affidavit of the said petitioner, dated the 11th August, 1891, and of the said Weloe Pulle, dated the 5th August, 1891, having been read, and the evidence of witnesses taken and all parties heard:

It is ordered that the said Letchimey, as widow of the deceased, be and she is hereby declared entitled to have letters of administration to the estate of Coppan Magan Cunjee Ayappen, *alias* Coppan Magan Sinniyan, deceased, issued to her, unless any person shall, on or before the 29th day of October, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

This 24th day of September, 1891.

LOCAL BOARD NOTICES.

NOTICE is hereby given that a meeting will be held in the Kalutara Kachcheri, at 2 P.M. on November 28, 1891, for the election under the provisions of the 11th section of the Local Boards Ordinance, No. 7 of 1876, of Unofficial Members to serve on the Board of Health and Improvement of the town of Kalutara, in place of the Unofficial Members whose term of office will expire on December 31, 1891.

A. R. DAWSON,
Government Agent.

The Kachcheri,
Colombo, October 15, 1891.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,733. In the matter of the insolvency of Archibald Conrad Wright, of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on October 29, 1891, to declare a dividend.

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

Colombo, October 3, 1891.

No. 1,757. In the matter of the insolvency of Baddegama Gekeanage Don Thomas de Silva, of No. 82, Kochchikade in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 12, 1891, to grant certificate to the insolvent.

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

Colombo, October 3, 1891.

No. 1,758. In the matter of the insolvency of Baddegama Gekeanage Don Hillarys de Silva, of No. 82, Kochchikade in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 12, 1891, to grant certificate to the insolvent.

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

Colombo, October 3, 1891.

No. 1,760. In the matter of the insolvency of Mayna Muna Ebraim Saibo, of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take

place at the sitting of this court on October 22, 1891, to prove further claims.

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

Colombo, October 3, 1891.

No. 1,753. In the matter of the insolvency of Henewattege Peter Peries, of Tanque Salgado.

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 November 12, 1891, to grant certificate to the insolvent.

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

Colombo, October 12, 1891.

In the District Court of Kandy.

No. 1,102. In the matter of the insolvency of Sinne Lebbe Ahamadu Lebbe & Co., at Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvents will take place at the sitting of this court on November 6, 1891, to audit the assignee's accounts and to fix an amount as remuneration for the assignee's services.

By order of court,
B. W. JAYASEKARA,
Secretary.

Kandy, October 19, 1891.

No. 1,310. In the matter of the insolvency of Moona Rawanna Mana Peyna Reena Sinnaya Chetty of Wattedgama.

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 November 20, 1891, for granting a certificate of conformity to the above-named insolvent, in terms of 124th clause of the Ordinance No. 7 of 1853.

By order of court,
B. W. JAYASEKARA,
Secretary.

Kandy, October 19, 1891.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

John David Assauw, of Colombo Plaintiff.
No. 1,386/C. Vs.

Mututantrige Daniel Pieris Defendant.

NOTICE is hereby given that on November 14, 1891, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the following property, viz. :-

1. A portion of a garden called Madangahawatta, with the low ground attached to it, with the buildings standing thereon, situated at Korawella in Moratuwa in the Palle pattu of Salpiti korale; and bounded on the north by the parts of the same garden belonging to Wannacuawattawaduge Marthino Fernando and Kalutarawaduge Manuel Fonseka, but now belonging to the said M. Daniel Peiris and others, on the east by Panadure lake, on the south also by part of the said garden, and on the west by the Government high road, containing in extent 1 acre 1 rood and 22·36 square perches.

2. All that western one-half of a portion of the garden called Madangahawatta, situated at Korawella aforesaid; and bounded or reputed to be bounded on the north by the garden of Wannekowattawaduge Pedro Fernando, on the east by the remaining half part, on the south by another part of this garden, and on the west by the road, containing in extent 1 rood and 13·3 square perches (save and except therefrom a portion from the southern side, in extent 5·63 square perches, sold to Sellaperumage Harmanis Fernando).

3. All that part of a garden called Dombagahawatta, with the buildings standing thereon, situated at Korawella aforesaid; and bounded on the north by the garden of Kalutarawaduge Silvestry Fonseka, on the east by the garden of Mahamendige Harmanis Mendis, on the south by the garden of Joseph Mendis, and on the west by the other part of the same garden, containing in extent 1 rood and 35 $\frac{3}{10}$ square perches.

4. All those two in one annexed parts of the garden called Dombagahawatta and Payurugahawatta, situated at Korawella aforesaid; bounded on the north by the garden of Merinnage Andris Fernando and others, on the east by the other part of the same garden, on the south by the gardens of Mututantrige Silvestry Pieris, Pedro Fernando and others, and on the west by the sea-shore, containing in extent 1 acre 3 roods and 5·38 square perches, mortgaged with the plaintiff as first or primary mortgage by bond No. 1,125 dated October 2, 1883.

Fiscal's Office,
Colombo, October 20, 1891.J. S. DRIEBERG,
Deputy Fiscal.

In the District Court of Colombo.

Ravana Mana Mayna Muttiah Chetty, of Sea
street in Colombo... .. Plaintiff.
No. 607. Vs.1. A. L. Uduma Lebbe Markar; 2. A. L. Meera
Lebbe Markar, both of Beruwala in the
District of Kalutara... .. Defendants.

NOTICE is hereby given that on Friday, November 13, 1891, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 1,001·25, with interest thereon at 9 per cent, from May 15, 1890, viz. :-

1. Two-fifths part of the soil, trees, and of the building standing thereon, of the land called Udayappottam, situated at Deenagoda; bounded on the north by the residing land of Ahamadu Lebbe, east by Komattihenawatta, south by the residing garden of Uduma Lebbe Markar, and on the west by the residing garden of Periya Tamby Mahamadu Lebbe Markar.

Property of the second defendant.

2. The soil, trees, and the building standing thereon of the land called Elabodawatta alias Kitulgahaowitawatta, situated at do.; bounded on the north by the road, east by the garden belonging to Wappu Markar Mahamadu Lebbe, south by Elabodawatta, and on the west by Elabodawita.

Property of the first defendant.

3. The soil and trees of the land called Meegahaowitawattakattiya, situated at do.; bounded on the north by the road, east by canal, south by Kandam Wayil, and on the west by the garden wherein Aydrus Lebbe Markar Kantessa Lebbe resides.

4. One-fourth part of the boutique room and the soil attached thereto, standing on the land called Pokunabodawatta, situated at Beruwala; bounded on the north by the boutique belonging to Mahabaduge Sinno Fernando, east by the high road, south by the boutique belonging to Mr. Peter Perera, Proctor, and on the west by the residing land of John Perera.

Deputy Fiscal's Office,
Kalutara, October 19, 1891.H. W. BRODHURST,
Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Naranar Varitampy, of Chavakachcheri..... Plaintiff.
No. 19,953. Vs.Kartikesar Kanapatippillai, of Vannarponne
east..... Defendant.

NOTICE is hereby given that on Saturday, November 21, 1891, commencing at about 10 o'clock in the forenoon, will be sold by public auction on the lands hereinafter described the right, title, and interest of the said defendant in the following property (for the recovery of the sum of Rs. 550, with interest thereon at the rate of 12 per cent. per annum from May 29, 1882, until payment in full, and costs of suit, being Rs. 92·62 and charges), viz. :-

1. In a piece of land situated at Chiviyaterru, called Thuppusikkuriam Vayal and Mandalamutali Vayal, containing or reputed to contain in extent 52 $\frac{1}{2}$ lachams paddy culture; bounded or reputed to be bounded on the east by the property of Kanapatippillai, north by the property of Vayiravan and others, west by a channel, and on the south by the property of Iramachi and others.

In a piece of land situated at Chiviyaterru, called Mandalamutali Vayal, containing or reputed to contain in extent 15 lachams paddy culture; bounded or reputed to be bounded on the east by the property belonging to the heirs of the late Teivanai, north by the property of Kantan and others, west by the property of Kanapatippillai, and on the south by the property of Katiravelu.

3. In a piece of land situated at Chiviyaterru, called Oday Vayal, containing or reputed to contain in extent 12 lachams paddy culture; bounded or reputed to be bounded on the east by the property of the heirs of the late Pon-nachi and others, north by the property of Iramanatan, west by the property of Kasinatan, and on the south by the property of Marimuttu.

4. In a piece of land situated at Chiviyaterru, called Oday Vayal, containing or reputed to contain in extent 8 $\frac{1}{2}$ lachams paddy culture; bounded or reputed to be bounded on the east by the property of the heirs of the late Parupati, north by the property of Marimuttu and others, west by the property of Theivanai and others, and on the south by the property of Arumukam.

5. In an undivided $\frac{1}{4}$ share of a piece of land situated at Chiviyaterru, called Putkulattuvayal, containing or reputed to contain in extent 16 $\frac{1}{2}$ lachams paddy culture; bounded or reputed to be bounded on the east by the property of Panni, north by the property of Katirkaman

and others, west by the property of Kantan, and on the south by the property of Arumukam and others.

6. In an undivided $\frac{1}{4}$ share of a piece of land situated at Chiviyaterru, called Pullantitalvn Vayal, containing or reputed to contain in extent 16 lachams paddy culture, with its appurtenances; bounded or reputed to be bounded on the east by the property of Kantan and others, north by the property of Vinayar and others, west by the property of Kantan and others, and on the south by a lane.

Fiscal's Office, G. A. VAN HOUTEN,
Jaffna, October 16, 1891. for Fiscal.

In the District Court of Jaffna.

Naranar Varittampi, of Chavakachcheri.....Plaintiff.
No. 19,953. Vs.
Kartikechar Kanapatipillai, of Vannarponne east..... Defendant.

NOTICE is hereby given that on Friday, November 20, 1891, 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 defendant in the following property (for the recovery of the sum of Rs. 550, with interest thereon at the rate of 12 per cent. per annum from May 29, 1882, until payment in full and costs of suit, being Rs. 92.62 and charges), viz.:-

In a piece of land situated at Vannarponnai east, called Peekkulankarai, containing or reputed to contain in extent 10 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by a road, north by the property belonging to the children of the late Katiravelupillai, west by the land belonging to the temple of Nadarasapillaiyar, and on the south by the property of Katirasipillai and others.

Fiscal's Office, G. A. VAN HOUTEN,
Jaffna, October 16, 1891. for Fiscal.

In the District Court of Jaffna.

Naranar Varittampi, of Chavakachcheri.....Plaintiff.
No. 19,953. Vs.
Kartikechar Kanapatipillai, of Vannarponne east..... Defendant.

NOTICE is hereby given that on Saturday, November 23, 1891, 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 defendant in the following property (for the recovery of the sum of Rs. 550, with interest thereon at the rate of 12 per cent. per annum from May 29, 1882, until payment in full and costs of suit, being Rs. 92.62 and charges), viz.:-

In an undivided one-sixth share with its appurtenances of a piece of land situated at Kaitadi, called Kaliavattappulam, containing or reputed to contain in extent 66 $\frac{1}{2}$ lachams varaku culture; bounded or reputed to be bounded on the east and south by Crown land, north by the property of Periyatampi and others, west by Crown land and by the property of Chinnappillai and others.

Fiscal's Office, G. A. VAN HOUTEN,
Jaffna, October 16, 1891. for Fiscal.

Southern Province.

In the District Court of Galle.

Welhinda Badalge Mathes Hamy, of Kumbalwella Plaintiff.
No. 52,412. Vs.

1, Kamburugamuwe Lokuruge Don Andris de Silva, of Kumbalwella; 2, Don Andris de Silva Wijenarayana, Maha Vidane of Galle..Defendants.

NOTICE is hereby given that on Thursday, November 19, 1891, at 4 o'clock in the afternoon, will be sold by public auction at the spot the following property, viz.:-

All that divided and defined 2-5ths part of the garden called Paragahawatta, of the extent of 1 acre, with all the tiled buildings standing thereon, situate at Kumbalwella;

property specially mortgaged and declared specially bound and executable under the judgment entered in the above case; and the right, title, and interest of the defendants in and to the said property at the date of the said mortgage.

This writ is issued to levy from the defendants the sum of Rs. 2,228.37 $\frac{1}{2}$.

Fiscal's Office, H. J. WOUTERSZ,
Galle, October 20, 1891. Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

John Norcott d'Esterre, of Kandy.....Plaintiff.
No. 2,238. Vs.
Ismail Lebbe Marikar, of 1st Division, Maradana.....Defendant.

NOTICE is hereby given that on November 16, 1891, at 12 o'clock noon, will be sold by public auction at Medapola in Dumbara the following property, viz.:-

All those machinery, tools, and implements used and employed in the plumbago pit, situate at Dumbara in Meddepola division of Kukul korale in the Province of Sabaragamuwa; specially mortgaged to plaintiff by the defendant by bond dated March 29, 1885, and declared by the judgment entered in the above case specially bound and executable for the said judgment on the footing of the said mortgage; and the right, title, and interest of the said defendant in and to the same at the date of the aforesaid mortgage.

Fiscal's Office, H. WAGE,
Ratnapura, October 19, 1891. for Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Kuna Mana Periya Carpen Chetty and his brother and partner Kuna Mana Muttu Raman Chetty, by their attorney Kuna Mana Nalla Carpen Chetty, of Kurunegala.....Plaintiffs.
No. 7,321. Vs.

1, Thana Ana Ahmadu Tamby, of Dambadeniya; 2, Neyna Amma, widow of Muna Abuwaker, of Budanapitiya; and 3, Tangani Amma, a minor, by her guardian *ad litem* Neyna Amma, the 2nd defendant.....Defendants.

NOTICE is hereby given that on Saturday, November 14, 1891, commencing at 12 o'clock noon, will be sold by public auction at the respective premises the following property, viz.:-

1. Kolongahamula Pillewa of about 6 nelis of kurakkan sowing extent, with the plantations thereon, situated at Elampola in Dambadeni Udukaha korale west; and bounded on the north by field, south by chena land of Sitta, east by the Pillewa of Kiriya, and on the west by the chena of Unguhamy.

2. Karagahamulahena of about 3 lahas of kurakkan sowing extent, with the plantation thereon, situated at Elampola aforesaid, and bounded on the north by the chena of Manuelhamy, south by the chena of Seturala, east by the chena of Punchirala, and on the west by the chena of Banda.

3. Kadurugahamulahena of about 2 lahas of kurakkan sowing extent, with the plantations thereon, situated at Mellagaspiya in Dambadeni Udukaha korale west; and bounded on the north by the garden of Ransmal Etana; south by the Pillewa of Lensuwa Henaya, east by the garden of Punchappu and others, and on the west by the chena of Kirimenika.

4. An undivided half share of Siambal-gahabena of about 1 timba of kurakkan sowing extent, with the plantations thereon, situated at Elampola; and bounded on the north by the chena of Kirimenika, south by the chena and gardens of Litta, east by the chena of Kiri Etana, and on the west by the chena of Mudalihamy Arachchi.

5. An undivided half share of Kongahamulahena of about 2 lahas of kurakkan sowing extent, with the plantations thereon, situated at Mellagaspiya in Dambadeniya

Udukaha korale west; and bounded on the north by the chena of Gunamal Etana, south by the chena of Kiri Etana and others, east by the fence of the garden of Ranamal Etana, and on the west by the chena of Poddappu.

6. An undivided half share of Siambelagahahena of about 1 timba of kurakkan sowing extent with the plantations thereon, situate at Elampola aforesaid; and bounded on the north and east by the chena of Ahamadu Tamby, south by the chena and the garden of Sitta, and on the west by the chena of Mudelihamy.

7. Kolongahamulahena of about 2 lahas of kurakkan sowing extent, with the plantations thereon, situated at Elampola aforesaid; and bounded on the north by the chena of Kiriya, south by field, east by the chena of Lensuwa, and on the west by the chena of Ahamadu Tamby.

8. Kotuhenyaya of 2 acres 2 roods and 39 perches, with the plantations thereon, situated at Dambadeniya in

Dambadeni Udukaha korale west; and bounded on the north by Talgahmulahena claimed by Ismail Lebbe and the land appearing in plan 136,727 belonging to vihare, south-west by a road, west and north-west by Galagawawatta claimed by Ismail Lebbe, and on the east by the land belonging to the temple and by land appearing in plan 103,367, specially mortgaged to plaintiff by bond dated September 28, 1888, and declared bound and executable in satisfaction of the decree entered in the above case on the footing of the said mortgage; and the right, title, and interest of the defendants in and to the same at the date of the mortgage.

Balance amount to be levied Rs. 497-74, with interest on Rs. 300 at the rate of 21 per cent. per annum from June 28, 1890.

Fiscal's Office, Kurunegala, October 17, 1891.

N. S. CASSIM, for Fiscal.

REVENUE NOTICES—continued from page 2457.

NOTICE is hereby given that the Government Agent for the Province of Sabaragamuwa will receive sealed tenders for the purchase of the under-mentioned Toll Rents of the Province of Sabaragamuwa from January 1 to December 31, 1892.

The tenders, which must be in sealed envelopes, superscribed "Tender for Toll Rents," will be received at the Ratnapura Kachcheri until 12 o'clock noon on Monday, November 2, 1891, when they will be opened; and all persons making tenders will be required to be present, or to satisfy the Government Agent by some duly accredited agents that the tender is made bona fide.

The persons whose tender is selected by the Government Agent for submission to the Governor will be required to deposit at once one-tenth of the purchase amount in cash; and should the tender 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 fee 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.

It is also notified that the Government Agent will, if he should think it desirable to do so, offer the above rent for sale by public auction immediately after the tenders have been opened.

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

Ratnapura District.

- 1.—Toll at Kuruwita bridge.
2.—Ferry at Kurugammodara and Idangoda.

H. WACE, Acting Government Agent.

Government Agent's Office, Ratnapura, October 20, 1891.

සබරගමුව දිසාවේ මෙහි පහත සඳහන්වෙන පාලම් රේඛා වර්ෂ 1892 ක්වූ ජනවාරි මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා ආණ්ඩු වෙන් බදුගැනීමට එවකලද මුදලක් ඉල්ලීමට සහිත

ගමුදිසාවේ ආණ්ඩුවේ ඒජන්තලත්තාන්සේ විසින් භාරගැනුණු බව.

මතුකී මුදලක් ඉල්ලීමට මතුපිට ගෙවත් ඇත්වි ලොප් ලඩා "Tender for Toll Rents" පාලම් රේඛා සඳහා ඉල්ලීමට සහන වාසනම් ඇතුළු වර්ෂ 1891 ක්වූ නොවැම්බර් මස 2 වෙනි සඳුදා දවල් 12 වනතුරු රත්නපුරේ කවචේරියට භාරගැනුණු බව. එවිට එහිදී ඒවායේ මුද්දර කඩා බලනවා ඇත. තවද ඉල්ලීම පත්වී සිටින සැමදෙනාම ඉදිරිපිටට ඇවිත් (නැත හොත් තමුත් විසින් වෙන අයෙකුට නිසි බලයක්දී මුහු එවා හෝ) ඒ දෙනලද ඉල්ලීමට සැබෑවූ ඇත්තේ ඒවා බවට ඒජන්තලත්තාන්සේට ඒත්තුගන්වන්නට බැනැ.

ආණ්ඩුවේ ඒජන්තලත්තාන්සේ විසින් උතුමානන් වහන්සේ වෙත මජපුකර සිව්මට තෝරගන්නාලද ඉල්ලීමට සහන අයිතිකාරයා විසින් ඉල්ලාපු ගණනෙන් දළගෙත් කොටසකට වැටගෙන මුදල් ගණන සල්ලි වලින් වහාම ඇප තිබෙන්නට බැනැවා පමණකුත් නොව එම ඉල්ලීම උතුමානන්වහන්සේ විසින් භාර ගන්නට යෙදුනිනම් ඔහුගේ ඉල්ලීම උතුමානන්වහන්සේ විසින් ඒත්තුගත් බව දැනුම්දුන් දින පටන් 30 දවසක් ඇතුළතදී එම ඉල්ලීම ගණනෙන් දෙකෙන් පහකට වටිනා ඇප ඒත්තුගත් මුදලෙන් මුදල් ගෙවනුයේ පහවකට වටිනා ඇප මුදලෙන් හෝ තබා සම්පූර්ණකරන්නට බැනැ.

ඇප පිණිස තිබෙනලද මජපු සෝදිසිකිරීම සඳහා ආණ්ඩුවේ අද්වකාත් උත්තාන්සේට ගෙවියයුතු ගාස්තු වද, ඇප මජපු සැදීමටද, ඒවා සෝදිසිකර සම්පූර්ණ කෙරීමටද, ඉඩම් තක්සේරුකිරීමට සහ ඇප මජපු රෙජිස්තර් කෙරීමට ගෙවියයුතු වූ ගාස්තුත් ඔහු විසින් ගෙවන්නට බැනැ.

ඇප වෙනුවෙන් තිබෙනලද ඉඩම්වල මජපු ඒවා මිට ප්‍රථම ඇපෙකට නොහොත් උකසකට සටත් නැති බවට ඉඩම් ලියාපදිංචිකරණ රෙජිස්ත්‍රාර්තූනගෙන් සහතිකපත්‍රයක් ලබාගතයුතුයි. මෙම සහතිකපත්‍රය ලබාගැනීමට බැනැකරණ විසඳම ඇප තබන අය විසින් දැරියයුතුයි.

ඉල්ලීමට ඇරඹෙනදී ඒජන්තලත්තාන්සේට කල්පනා වූ නොව එකී රේඛා එවලේම ප්‍රසිධි වෙන්දේසියේ විකුණන්නට යෙදෙනවා ඇත.

මේ ගැණ වැඩිදුර කාරණා ආණ්ඩුවේ ඒජන්තලත්තාන්සේගෙන් ඉල්ලීමකළ විට දැනගන්නට පුළුවන.

රත්නපුරේ දිස්ත්‍රික්කේ.

- 1. කුරුවිට පාලම් රේඛා සඳහා.
2. කුරුගම මෝදර සහ ඉඩත්ගොඩ නොවුපල් රේඛා සඳහා.

එච්. චේස්, වැඩබලන ආණ්ඩුවේ ඒජන්තලත්තාන්සේ. වර්ෂ 1891 ක්වූ ඔක්තෝබර් මස 20 වෙනි දින රත්නපුරේ කවචේරියේදී.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE COLOMBO LAUNDRY COMPANY, LIMITED.

First.—The name of the Company is “The Colombo Laundry Company, Limited.”

Second.—The Registered Office of the Company is to be established at Colombo.

Third.—The object for which the Company is formed is the establishment and working of a steam laundry in Colombo.

Fourth.—The liability of the Shareholders is limited.

Fifth.—The nominal capital of the Company is Rs. 40,000, divided into 400 shares of Rs. 100 each.

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

Names of Subscribers.	Address.	Number of Shares taken by each Subscriber.
F. Macindoe ...	Fort, Colombo	One share
J. J. Jameson, by his attorney F. Macindoe ...	do.	do.
W. H. Davies ...	do.	do.
Geo. Armitage ...	do.	do.
F. C. Loos ...	Maradana, Colombo	do.
Loos & Van Cuylenburg ...	Fort, Colombo	do.
Mydhope Pascoe, by his attorney W. H. Davies ..	Haputale, Ceylon	do.

Dated the 21st day of September, 1891.

Witness to the above signatures :

JNO. JAMES DE FRY,
Notary Public, Colombo.

ARTICLES OF ASSOCIATION OF THE COLOMBO LAUNDRY COMPANY, LIMITED.

It is agreed that the regulations contained in the table C in the schedule annexed to “The Joint Stock Companies’ Ordinance, 1861, subject to the hereinafter-mentioned modifications, shall be deemed to be the regulations of the Company. The modifications are as follows :—

Transfer of Shares.—The Directors may decline to register the transfer of any share or shares held by a Shareholder, which in the interest of the Company they deem it inexpedient to register.

Every instrument of transfer shall be left at the office of the Company for approval by the Directors, accompanied by such evidence as may be required by the Directors to prove the title of the transferor. If the transfer be approved, such approval shall be certified in writing under the hand of two of the Directors endorsed on such instrument of transfer, and the Company shall thereupon register the transferee as a Shareholder. If the transfer be not approved, the proposed transfer shall be absolutely void, and notice of non-approval shall be sent to the Shareholder intending to transfer such share. If no notice of non-approval shall be sent to the Shareholder within thirty days, the transfer shall be deemed to have been approved.

Forfeiture of Shares.—Forfeited shares may be redeemed by the party whose shares have been declared forfeited at any time before they are disposed of, on payment of the amount of calls due, interest, and all costs incurred, and on payment thereof such shares shall re-vest in the person entitled thereto before the forfeiture, and be held by him in the same manner as if the call in respect of which they were forfeited had been duly paid.

Increase of Capital.—The capital may be increased or decreased with the sanction of the Shareholders given by a special resolution at an Extraordinary General Meeting of the Company held for the purpose, of which notice shall have been previously given.

Quorum at General Meeting.—No business shall be transacted at any Meeting except the declaration of a dividend, unless a quorum of Shareholders is present at the commencement of such business, and five Shareholders shall form a quorum.

Vote of Shareholders.—Each Shareholder shall be entitled to one vote for every five shares held by him, and any shareholder having less than five shares shall be entitled to one vote only. Shares may be registered in the name of a firm, and any partner of the firm or representative duly authorised to sign the name of the firm shall be entitled to vote in respect of such shares.

Any partner of a firm holding registered shares, or the representative of such firm duly authorised and notified as hereinafter provided, or any representative by power of attorney of any absent Shareholder duly authorised and notified as hereinafter provided, shall be entitled not only to speak and vote at the Meetings of the Company, but shall also have power to appoint a proxy to represent his interests at such Meetings, provided always that no person can be appointed to act as proxy who is not a Shareholder in the Company.

Power of attorney and proxies to vote at Meetings of Shareholders shall not be required to be deposited at the registered office of the Company, but it shall be sufficient if they are produced to the Chairman at the Meeting by the Shareholders holding the same, and examined at any time before taking the vote at which they are to be used.

Directors.—Until other or further provision is made at some General Meeting, the number of Directors shall be not less than five, three of whom shall form a quorum, and the first Directors shall be the subscribers to Memorandum of Association.

Every Director shall hold not less than ten shares in the Company.

Powers of Directors.—Directors shall have the power to do the following things in the name and on behalf of the Company :—

From time to time to appoint and remove such managers, superintendents and officers, bankers and proctors or solicitors to the Company, as they may deem expedient ; and appoint an attorney or attorneys under the seal of the Company to act specially, when necessary, on behalf of the Company out of the Island ; and to appoint and remove one or more of their number to Managing Directors, and to fix the salaries of such persons.

To purchase or take on lease any land or other real or personal property that they think requisite or desirable for the purpose of the Company, and again to sell the same.

To erect any buildings for the purpose of the Company.

To execute all deeds, receipts, warrants, and other documents they may deem necessary, and for that purpose to use, when necessary, the Company's seal.

To refer disputes to arbitration ; to compromise any debt or claim due to or from the Company ; to give time to any debtor for payment of his debt.

To draw receipts, make, accept, and endorse any bill of exchange or promissory note that may be considered necessary by a Meeting of the Board of Directors for the purpose of the business of the Company.

To borrow and re-borrow on behalf of the Company any sum of money they may deem expedient, either for the purchase or leasing of land, or for the purpose of extension of the business of the Company ; to give security for money so borrowed or any part thereof, debentures or mortgage, or debentures secured by mortgages, such mortgages being on the whole or any part of the landed or personal property of this Company, bonds, bills of exchange, promissory notes, or such other securities as they may think fit, provided that the whole amount of moneys due in respect of loans at any one time does not exceed half of the nominal capital of the Company, unless by consent of the Company given at a General Meeting of the Shareholders, after due notice of an intended resolution to increase the amount of loans, specifying the amount proposed to be borrowed and the amount of existing loans and debts.

To carry into effect all or any of the objects of the Company as expressed in the Memorandum of Association, and to exercise all or any of the powers thereby given to the Company.

To bring or defend any action, suit, or prosecution or other legal proceeding, civil or criminal.

To exercise in the name of 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 Meetings.

Provided, however, that the seal of the Company shall not be affixed to any instrument except in the presence of two or more Directors, who shall attest the sealing thereof. And provided further, that all moneys, except the money required for current expenses, shall from time to time be deposited by the Directors with the bankers of the Company to the account of the Colombo Laundry Company, Limited, and that all cheques must be signed, and all bills drawn, accepted, and endorsed by one Director and the Secretary. Provided further, that the Directors shall not have the power to purchase shares of the Company on behalf of the Company with its funds.

11. *Meetings of the Directors and General Meetings.*—The Directors shall meet once in two months, or more frequently if necessary. A General Meeting of the Shareholders shall be held as soon after the 31st December in each year as the books of the Company shall have been closed, of which Meeting not less than seven days' public notice shall be given.

The Directors shall, seven days prior to this Meeting, give or send to the registered address of every resident Shareholder or notified attorney of an absentee Shareholder, and also shall submit to this Meeting a correct statement of the affairs of the Company, their earnings and expenses during the past year, their assets and liabilities to the said 31st of December ; and shall also submit for the consideration of the Meeting any information and suggestions likely to forward the general public convenience and the interests of the Company.

Besides the yearly General Meeting to be held as aforesaid, General Meetings shall be held at such other times as business of importance may render necessary.

12. *Notices.*—When shares are registered in the name of a firm, notice may be duly served upon such firm, by giving the same to any member thereof, or any agent thereof duly notified as hereinafter provided, or by leaving such notices, or by sending them through the post in a letter addressed to the firm at their place of business.

It shall be imperative on every Shareholder resident abroad to have an agent or attorney, resident in Ceylon, lawfully authorised and notified to the Company as being authorised to receive on behalf of the said Shareholder all notices which the said Shareholder may be entitled to receive under these Articles or otherwise, and the Company shall not be bound to give notice to any Shareholder resident abroad, otherwise than by giving the same to the agent or attorney so authorised and notified.

Any Shareholder who shall not have a resident agent or attorney so authorised and notified, shall not be entitled to notice, and may be dealt with as having had notice, or as having agreed to dispense with notice, anything herein contained to the contrary notwithstanding.

Every person who, by operation of law, by transfer or other means, shall become entitled to any share, shall be bound by any and every notice or other document which, previous to his name and address being entered on the register in respect of his share, is given to the person from whom he derives his title.

When any notice or document is delivered or sent in accordance with these presents to the registered place or abode of a Shareholder, then, notwithstanding his being then deceased, and whether or not the Company have notice of his decease, such service of the notice or other document shall for all purposes of these presents be deemed service thereof on his heirs, executors, and administrators.

In witness whereof the Subscribers of the Memorandum of Association have hereunto set and subscribed their names at Colombo, this 21st day of September, One thousand Eight hundred and Ninety-one.

F. MACINDOE.

G. J. JAMESON, by his attorney F. MACINDOE.

W. H. DAVIES.

GEO. ARMITAGE.

F. C. LOOS.

LOOS & VAN CUYLENBURG.

MYDHOPE PASCOE, by his attorney W. H. DAVIES.

Witness :

JNO. JAMES DE FRY,

Notary Public, Colombo.

The Wharf and Warehouse Company, Limited.

I HEREBY give notice that the under-mentioned Goods, which have been lying in the Company's premises for periods exceeding the times prescribed in section 15 of the Wharf and Warehouse Company's Ordinance, No. 10 of 1876, and have become liable to pay rates, charges, and rent to the Company (particulars of which can be had on application to me) will, in pursuance of the power by the said section given to the Company, be sold by public auction on Monday, November 16, 1891, at 12 o'clock noon, at the Company's Leyden Bastion and Wharf premises, and the proceeds sale thereof applied in the manner directed by the said section and by the Customs Ordinance:—

Date of Landing.	Entry No. and Date.	Vessel.	Whence.	Marks and Nos.	Description.
1890. Sept. 25	1890. 16 of Oct. 10	Manora ...	WHARF BONDED London	WAREHOUSE. C Legge	1 case
1891. June 27	1891. 30 of July 8	Sachsen	Bremen	3694 in a diamond	1 case
" 27	30 " 8	do.	do.	I J R in a diamond 01403/9	7 cases
July 11	60 " 24	Nevasa ...	Calcutta	93 in a diamond	1 case
" 13	23 of Aug. 7	Chindwara	Bombay	H S S	2 bags
" 13	24 " 7	do.	do.	S J N	3 bags
" 15	70 of July 30	Golconda	London	1458 in a diamond A Y R A 21	1 case
" 15	70 " 30	do.	do.	1570 in a diamond A Y R A 7	1 case
" 17	25 of Aug. 7	Amra ...	Tuticorin	P L K in a heart	1 bag
" 17	26 " 7	do.	do.	S E	8 bags
" 27	14 " 5	Preussen ...	Bremen	1531 in a diamond 279/283...	5 cases
" 27	20 " 7		do.	M	1 bag
" 28	27 " 7	Aska	Tuticorin	M	1 bag
" 31	36 " 12	Manora ...	London	1566 in a diamond S A S M 4	1 case
" 31	36 " 12	do.	do.	1512 in a diamond S A S M 27	1 case
June 4	—	Rewa	No. 1 TRANSIT London	WAREHOUSE. Nil	1 cask
May 21	—	Goorkha ...	SMALL London	IRON SHED. L H & Co	2 bundles hoop iron
" 21	—	do.	do.	Nil	1 keg
August 5	—	Bhopal ...	do.	Nil	2 barrels (empty)
February 2	—	Goorkha ...	BAD ORDER London	WAREHOUSE. Nil	2 bundles buckets
May 11	—	Dk. of Argyle	do.	C ↗ A Ceylon	2 drums empty
July 13	—	Nurnberg	Bremen	409 in a diamond S B & Co...	1 case empty
" 16	—	Golconda	London	C ↗ A Ceylon	1 drum paint
" 31	—	Manora ...	do.	W C M	1 case
" 31	—	do.	do.	C & C in a diamond	1 case
" 31	—	do.	do.	Nil	3 barrels cement
—	—	—	—	Hon'ble Lewis Bingfield;	1 case
—	—	—	—	P & O Co	6 kegs nails
—	—	—	—	—	1 keg oilmanstores
—	—	—	—	—	1 chest personal effects
June 20	—	Salazie ...	No. 2 TRANSIT Marseilles	WAREHOUSE. O M or Nil	1 case
—	—	—	—	Nil	11 barrels, empty
August 24	—	Kangra ...	NEW IRON Bombay	SHED. X or Nil	1 bundle dry fish
May 25	—	Kerbela ...	No. 2 GRAIN Bombay	SHED. G	1 bundle hoop iron
July 22	—	Fazilka	Calcutta	C P L M	1 bag rice
July 22	—	do.	do.	P L K R	1 bag rice
June 6	—	Khandalla ...	No. 1 GRAIN Calcutta	SHED. H A	1 bundle dry fish
August 15	—	Duke of Devonshire	do.	1531 in a diamond S A S M	1 case

For the Wharf and Warehouse Company, Limited,

Colombo, October 22, 1891.

EDW. BOOTH,
Manager.

GOVERNMENT NOTIFICATIONS—*continued from page 2434.*

IT is hereby notified that His Excellency the Governor in Executive Council has sanctioned the following amendments to the Revised Code for Aided Schools, which will have effect from January 1, 1892.

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

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

Amendments to the Revised Code for Aided Schools.

CODE FOR 1891.

Clause.

12. As a general rule, no application will be entertained for aid to a Δ school when there already exists a school of the same class within two miles of the "proposed" site, Δ without some intervening obstacle, unless the average daily attendance for one year prior to the date of application exceeds 60. Δ An Anglo-vernacular school will be considered as of the same class as a vernacular school.

18. Managers of private schools unconnected with any recognised society or public body will be required to give substantial security for the maintenance of such schools for a period of not less than three years "before they can be entered on the register." A form of bond to be entered into in these cases may be obtained from the Director of Public Instruction.

19. Applications for grants must invariably be made on forms supplied for that purpose by the Department.

20. Before any "grant is made to a" school Δ the Department must be satisfied that—

21: Any school accepted by the Department which ceases to fulfil any of the above conditions, or which fail to earn 50 per cent. of passes at the annual examination, will, Δ unless satisfactory reasons be furnished to the Department, be removed from the list of aided schools. If the manager wishes to revive at any time a school removed from the list, application must be made in the same form as for a new school, and such application shall have prior consideration to applications for purely new schools, if the disability for which the school was removed has disappeared.

24. Vernacular schools may be registered as primary, middle, or high schools.

Vernacular primary schools are schools in which no scholar is presented for grant above standard V.

Vernacular middle schools are schools in which Δ scholars are presented for examination Δ in any standard above standard V.

CODE FOR 1892.

Add after the word "a" the word "new."

Strike out the word "proposed" and insert after the word "site" the words "of the new school."

After "60" insert "in boys' and mixed schools and 40 in girls' schools"; and add (fresh paragraph):—

"No application will be entertained for a new school, when there already exists a school of the same class within a quarter of a mile of the site of the proposed new school."

Strike out the words "before they can be entered on the register."

Add—

19 (a) Grants are restricted to the following uses:—

a—Salaries of teachers.

b—School furniture and apparatus.

c—Books and stationery supplied gratuitously for the use of teachers.

Strike out the words "grant is made to a" and substitute the words "is registered or placed on the list of aided schools" after the word "school"

Add—

20 (f) Before any grant is made to a school, the Department must be satisfied that the requirements appearing in clause 20 (c), (d), (e), and in schedule O, in respect of children presented for examination, are satisfied, and that the average attendance for twelve months preceding the examination is not less than the numbers given in clause 20 (b).

Add after "will" the words "receive result payments as B schools, and"

Add after "which" the words "a scholar or" and after "examination" the words "with success."

Clause.

CODE FOR 1891.

25. English primary schools are schools in which no scholar is presented above standard V.

English middle schools are schools in which Δ scholars are presented for examination Δ in standards VI., VII., or VIII.

English high schools are schools in which scholars are presented for examination at the Cambridge Local Examination, or for Matriculation of the University of Calcutta or Madras, or in any of the specific subjects of examination enumerated in schedule C, subject to the conditions hereinafter laid down in clause 26.

30. Managers of schools may claim after the annual examination—

(a) For every scholar presented in standards I. to VIII. a sum calculated on passes achieved according to schedules F, G.

(b) No grant will be allowed for any scholar who shall have received less than nine months' instruction during the twelve months immediately preceding the examination, in the school in which he is examined, or in a school under the same management, and who shall have made less than 100 attendances. Δ

(h) Δ Falsification of the register will involve forfeiture of half the grant for the year, and in the case of certificated teachers the certificate will be suspended.

31. Schools in outlying, sparsely-populated, and neglected districts, unable to fulfil the conditions attached to A schools, may be registered as C schools under the following regulations:—

(a) "All scholars presented for examination without limit of attendance will receive the same grant as A schools for passes achieved, but no child can be examined twice in the same standard."

(c) In all other respects the regulations applying to A schools will apply to C schools.

33. The managers of an industrial school registered by the Department may claim, in addition to the general grants, for each pupil Δ certified to have been in regular attendance for nine months since the previous annual inspection of the school, and to have received instruction in the workshop for not less than three hours daily, Δ a grant of ten rupees.

38. No new boys' Δ school will hereafter be accepted as a grant-in-aid vernacular A school unless the principal teacher holds a certificate or license from the Department; provided that in the case of vernacular schools desired to be established in backward districts, special circumstances may be submitted to the Department.

42. A first-class certificate will be given to trained teachers who hold second-class certificates only after five years' Δ service either in the same school or in different schools under the same management: it will entitle the holder to an annual payment from Government in augmentation of salary, upon the following conditions:—

CODE FOR 1892.

Add after "which" the words "a scholar or" and after "examination" the words "with success."

Add after "attendances" the words "except in C and night schools."

Add the words "False personation or" before the word "Falsification"

Strike out the words "all scholars presented for examination without limit of attendance will receive the same grant as A schools for passes achieved, but no child can be examined twice in the same standard," and substitute: "All scholars in night schools and C schools, who shall have received not less than three months' instruction, and shall have made not less than 25 attendances, will receive the same grant as A schools, and a capitation grant of one rupee per head for each scholar who shall have received nine months' instruction, and shall have made not less than 100 attendances."

Make 31 (c) 31 (d), and insert "31 (c). Certificated or licensed teachers will not be required in C and night schools."

Add after "pupil" the words "above the age of 6 and below 26"

Add after "daily" the words "on not less than 100 days"

Boys' Boarding Industrial Schools which are not in the receipt of a Special Grant.

33 (a) In boys' boarding industrial schools which are not in the receipt of a special grant, the value of a pass will be twice the value of a pass in day schools. When the day boys do not amount to one-fourth of the number of boarders, their passes will be computed at the same rate as boarders. When the number of day boys is in excess of one-fourth of the number of boarders, their passes will be computed as for scholars in day schools.

Add after "boys'" the words "or mixed."

Add after "years'" the word "satisfactory."

Add note to say that not less than 60 per cent. of passes would be considered satisfactory:—

NOTE.—No year in which the teacher shall have obtained less than 60 per cent. of passes will be counted as satisfactory.

Clause.

CODE FOR 1891.

NOTE.—The payment from Government shall be in the form of a result payment. In schools where not less than 100 children are presented for examination, with a percentage of passes of not less than 80, the teacher shall receive a payment of 15 per cent. on the amount of grant earned by the school. In schools where the presentations for examination are not less than 50, with a percentage of passes of not less than 80, the teachers shall receive a payment of 10 per cent. on the amount of grant earned. And in schools where the presentations for examination are not less than 30, with a percentage of passes of not less than 80, the teacher shall receive a payment of 5 per cent. on the grant earned.

49. No new principal teacher shall hereafter be appointed to any vernacular boys' school in receipt of grant unless he holds a certificate or license of the Department. Provided that in the case of schools in backward or remote districts, special circumstances may be submitted to the Department.

Provided always that in the case of schools in backward or remote districts, special circumstances may be submitted, and the "Governor" may dispense with the required certificate or license.

53. (c) To entitle a school to one pupil teacher, the average number of pupils examined for a grant during "each of" the three preceding years must be not less than forty; for every additional forty in average attendance during "three successive years" a school will be entitled to an additional pupil teacher; but not more than two pupil teachers will be registered for any school during the same year.

70. The examinations conducted by the Syndicate of the University of Cambridge for local examinations, hereinafter styled the senior and junior local examinations, will be the standard of examination, and will take the place of the local examination hitherto held. No marks obtained for the subject of religious knowledge will be allowed to count in awarding the scholarships, exhibitions, and prizes referred to in this Code.

* The scholarships and prizes awarded are now thrown open to all candidates, whether coming from Government and grant-in-aid schools or not.

72. The certificates of the University will only be awarded to students who pass this examination, except in the cases otherwise provided for, "if under sixteen years of age on the 1st day of January succeeding the examination." Local certificates, prizes, "and exhibitions" may be gained by all students under seventeen years of age on the last day of the month appointed for the examination.

73. For every candidate "fulfilling the conditions of age" who shall pass this examination to the satisfaction of the examiners, the manager of the school at which he has received his education will be entitled to claim for each subject in which the candidate passes a grant of five rupees.

75. Three "exhibitions"—one of the value of Rs. 240 per annum, and two, each of the value of Rs. 120 per annum, tenable for three years either at the Royal College or at any registered high school—will be awarded every year to the three best candidates who shall pass this examination.

76. The senior local examination will be held under the same general conditions as the junior examination, on such day as may be appointed in each year. The result payments, prizes, "and scholarships" will be open to candidates who have not completed their 19th year on the last day of the month appointed for the examination.

CODE FOR 1892.

Add the word "head" after the word "the"

Add after "boys" the words "or mixed"

Substitute "Director" for "Governor"

Strike out the words "each of"

Strike out the words "three successive years" and substitute the words "the three preceding years"

Add after the word "scholarships" the words, "grants and book prizes," and strike out the words "and prizes"

Strike out the words "if under sixteen years of age on the first day of January succeeding the examination" and substitute "in conformity with the regulations of the Cambridge Syndicate as regards age and qualifications"; and after the word "certificates" add the words "and books" and strike out the words "and exhibitions"

Strike out the words "fulfilling the conditions of age" and substitute "under seventeen years of age on the last day of the month appointed for the examination"

Add after the word "rupees" the words "whether the candidate has passed previously in the same subject or not."

Add after the word "exhibitions" the words "will be open to candidates in conformity with the regulations of the Cambridge Syndicate as regards age and qualifications"

Add—

75 (a) Two scholarships, each of the value of Rs. 120, tenable for three years at any registered high school, will be awarded to the two girl candidates who shall pass the best junior examination. Such scholarship will be open to candidates who have not completed their seventeenth year on the last day of the month appointed for the examination.

Add after the word "payments" the words "and book," and strike out the words "and scholarships"

Clause.

CODE FOR 1891.

77. For every candidate "fulfilling the conditions of age" who shall pass this examination to the satisfaction of examiners, the manager of the school at which he has been educated will be entitled to claim for each subject in which the candidate passes a grant of ten rupees.▲

79. One scholarship of the value of £150, tenable for four years, will be awarded at these examinations▲ to the student who, having been resident in the Island for the five years next before the examination, shall pass the best examination in honors. The successful candidate will have to proceed to one of the Universities of Oxford, Cambridge, or Dublin, or to one of the Scotch Universities, or to such other place of education as shall be approved of by the Governor, and will be required to gain such certificates of good conduct and progress as are usually awarded to meritorious students.

80. If the time table of a school in use throughout the year has provided for one or more specific subjects of secular instruction according to the table in schedule C—

(a) A grant may be made for every such scholar presented in standards VI., VII., VIII., who passes a satisfactory examination in not more than two of such subjects besides drawing. The grant for a pass in stage 1 shall be Rs. 2 for each subject; in stage 2, Rs. 4 for each subject; in stage 3, Rs. 6 for each subject.

(b) Any scholar who has previously passed in standard VIII. may, if qualified by attendance, be presented in not more than three of such specific subjects besides drawing.

Appendix I. Schedule A. Third Standard.—To write from dictation words and short sentences from the Reading Book, slowly read and then "indicated." Copy-writing in large round text must be shown in this standard.

Appendix I. Schedule D. Fifth Standard.—Good and intelligent reading with question to show comprehension of sentences read "(Fourth Book)."

Appendix I. Schedule E. Fifth Standard.—Good and intelligent reading with questions to show comprehension of sentences read "(Fourth Book)."

CODE FOR 1892.

Strike out the words "fulfilling the conditions of age" and substitute "who has not completed his nineteenth year on the last day of the month appointed for the examination"

Add after the word "rupees" the words "whether the candidate has passed previously in the same subject or not."

Add after the word "examinations" the words "in conformity with the regulations of the Cambridge Syndicate as regards age and qualifications"

Add—

79 (a) One scholarship of the value of Rs. 240, tenable for three years at any registered high school, will be awarded to the senior girl candidate who shall pass the best examination. The scholarship will be open to candidates who have not completed their nineteenth year on the last day of the month appointed for the examination.

Add—

80 (c) No scholar who has failed in the English part of the standard examination can be presented for a pass in specific subjects.

Substitute the word "dictated" for "indicated."

Substitute the words "Fifth Reader" for "Fourth Book."

Substitute the words "Fifth Reader" for "Fourth Book."

Comparative Statement of the Actual Revenue of the Colony for the Nine Months ended September 30, 1890 and 1891.

REVENUE.	1890.		1891.		Increase.		Decrease.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
Arrears of revenue of former years recovered	153,460	70½	126,504	37	—	—	26,956	33½
<i>Revenue of the Current Year.</i>								
Customs	2,774,758	70	3,141,781	84	367,023	14	—	—
Port Dues	81,136	30	86,990	8	5,853	78	—	—
Colombo Harbour Dues	422,136	33	472,914	94	50,778	61	—	—
Land Sales	155,229	63	151,888	71	—	—	3,340	92
Land Revenue	761,362	78	720,747	24	—	—	40,615	54
Rents exclusive of Lands	245,596	53½	249,186	86	3,590	32½	—	—
Licenses	1,384,272	83	1,411,150	87	26,878	4	—	—
Stamps	928,243	47	968,868	86	40,625	39	—	—
Taxes, Assessment on Houses and Gardens	21,922	21½	19,917	7½	—	—	2,005	14
Postal and Telegraph Receipts	59,113	49	76,560	87	17,447	38	—	—
Fines and Forfeitures	66,975	69	71,724	18	4,748	49	—	—
Sale of Government Property	917,674	34	926,836	96	9,162	62	—	—
Reimbursements in aid of expenses incurred by Government	476,020	84	480,772	65	4,751	81	—	—
Interest	114,998	10	200,266	44	85,268	34	—	—
Miscellaneous Receipts	271,997	99	215,878	72	—	—	56,119	27
Special Receipts	5,301	32	5,338	49	37	17	—	—
Pearl Fishery	315,451	61	961,541	87	646,090	26	—	—
Government Vessels	13	0	—	—	—	—	13	0
Railway Receipts	2,804,565	14	3,305,770	43	501,205	29	—	—
	11,960,231	1½	13,594,641	45½	1,763,460	64½	129,050	20½
					Deduct Decrease	129,050	20½	
					Net Increase	1,634,410	44	

Audit Office,
Colombo, October 19, 1891.

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

NOTICES CALLING FOR TENDERS—continued from page 2473.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the supply of Ballast to the Ceylon Government Railway for 1892," will be received by the Colonial Secretary, at his Office, up to 12 noon on Monday, November 23, 1891, from persons willing to contract for the supply of ballast for the year 1892, to be delivered at the under-mentioned place in the quantity stated, viz. :—

3,000 cubic yards at 39 miles 60 chains.

Tools for cutting the ballast will be lent to the contractor.

Each tender must specify the rate per cubic yard.

Each tender must be accompanied by a deposit of Rs. 25, and should the successful tenderer fail to enter into the necessary bond, the deposit will be forfeited. All deposits will be returned.

Forms of tender can be had on personal application to the General Manager.

The person whose tender is accepted will be required to deposit Rs. 100 in cash as security for the faithful performance of his contract, and will be required to enter into the necessary security bond, which bond may be drawn by the tenderer's own lawyers, but must be approved of by the Attorney-General.

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

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

Any further information required can be obtained on application to the General Manager of the Railway.

Colonial Secretary's Office,
Colombo, October 21, 1891.

H. L. CRAWFORD,
for Colonial Secretary.