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SUPPLEMENTS.

Police Weekly Circular No. 952.

No. 49 of Volume IX. of the *Supreme Court Circular* was published on October 23 last.

PROCLAMATIONS BY THE GOVERNOR.

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

PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

A. E. HAVELOCK.

WHEREAS by the 1st section of the Ordinance No. 24 of 1890 it is enacted amongst other things that it shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation, to establish any other prison or prisons for this Island, or for any part thereof, in addition to those already existing:

And whereas it is expedient to establish an additional prison at Ratnapura:

Now know Ye that We, the said Governor, with the advice of the Executive Council, do by this Our Proclamation establish the building set forth in the Schedule hereto to be, for the purposes of the Administration of Justice and of "The Prisons Ordinance, 1877," and of "The Prisons Amendment Ordinance, 1890," a prison for the limits for the time being of the jurisdiction of the Police Court of Ratnapura, in the Western Circuit.

Given at Colombo, in the said Island of Ceylon, this Seventh day of November, in the year of our Lord One thousand Eight hundred and Ninety-one.

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

GOD SAVE THE QUEEN!

SCHEDULE.

A single ward made of wattle and daub; bounded on the north by the high road, on the west by the high road, on the south and east by the wall enclosing the Government Agent's grounds.

APPOINTMENTS, &c., BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint DON MICHAEL AMARASINHA, of Kandy, to be a Notary Public at Kiripattiya and throughout Uda Dumbara, in the District of Kandy, Central Province.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. V. VRASPILLAI to be Registrar of Lands, Trincomalee, with effect from the date on which he assumes duties.

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

Colonial Secretary's Office,
Colombo, November 7, 1891.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. W. MURUGAPPA to be Registrar of Lands, Mannár, with effect from the date on which he assumes duties.

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

Colonial Secretary's Office,
Colombo, November 7, 1891.

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

DON ADRIAN AMARASEKARA, Mudaliyar, to act as Registrar of Marriages, Births, and Deaths of Bentota and Induruwa divisions, in the District of Galle, from the 22nd ultimo up to the 16th instant, during the absence of the Registrar G. A. AMARASEKARA on other duty.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

WITH reference to the *Gazette* notice dated October 9, 1891, it is hereby notified that the appointment of ARUMUKAM VELUPPILLAI, as acting Registrar of Marriages, Births, and Deaths of Valikámam west, in the District of Jaffna, has been extended for six months from the 16th instant.

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

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

GOVERNMENT NOTIFICATIONS.

WHEREAS by the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island," it is provided that it shall be lawful for the Governor, with the advice of the Executive Council, from time to time to make such regulations or orders as may be necessary and expedient to prevent the introduction or spread of infectious diseases in the Colony :

And whereas cholera is prevailing in the Revenue District of Batticaloa, Eastern Province, whereby it has become necessary that precautionary measures should be taken for securing the public health of the District :

The following regulations made by His Excellency the Governor, with the advice of the Executive Council, in pursuance of the power and authority vested in him under and by virtue of the said Ordinance No. 8 of 1866, and in pursuance of every other power and authority vested in him in this behalf, are published for general information, and such regulations shall have effect and operation from the date hereof.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, November 10, 1891.

E. NOEL WALKER,
Colonial Secretary.

REGULATIONS made by His Excellency the Governor, with the advice of the Executive Council in pursuance of the provisions of the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island."

1. The following officers shall be deemed "authorised persons" under and for the purposes of carrying out these regulations in their respective towns, places, or districts as hereinafter specified :—

The Government Agent of the Province.

The Police Magistrate of the District.

The Inspector of Police.

The Chairman of the Board of Health (if any) or (in his absence) the Secretary of the Board of Health (if any).

The Assistant Government Agent of the District.

The Assistant Colonial Surgeon of the District.

Any Government Medical Officer of the District.

The Inspector of the Local Board of Batticaloa.

2. It shall be lawful for any authorised person to cause persons infected with cholera or other infectious or contagious disease in any house or place hereunder described to be removed to some public hospital or other place provided by Government :—

(1) In any house or place in which goods are exposed for sale.

(2) In any house or place of public resort.

(3) In any building in which there are no means of isolating the patient from the other inmates, or in any building where the retention of the patient is likely to prove a source of danger to others.

Provided that it shall be competent for any such authorised person as aforesaid, in case the removal of any person so infected in any house or place in which goods are exposed for sale is objected to, and the house or place is not otherwise open to objection, to allow the patient to be retained, on condition, however, that the sale of goods shall not be carried on in such house or place during such time as any person shall remain so infected in such house or place.

Provided further, that it shall be lawful for any such authorised person as aforesaid to allow any patient to be removed to any locality which such patient or his or her friends may choose, and to which the medical authorities of the town or place, if any, do not object, instead of to the public hospital or place provided by Government.

3. Except as provided by these regulations, and except as provided by the said Ordinance No. 8 of 1866, it shall not be lawful for any person to remove or assist in removing any person suffering from cholera or other infectious or contagious disease, from the house or place in which such person shall be to any other house or place, without the sanction in writing of some duly authorised person.

4. It shall be lawful for any authorised person to prohibit the removal for interment of the corpses of persons who have died of any contagious disease along any particular thoroughfare, and to prescribe the thoroughfares leading to the place of interment along which such corpses shall be carried. Information of such prohibition shall be given by notice in writing under the hand of some authorised person, which shall be posted in two or more conspicuous places in the prohibited thoroughfare, and by publication in such other way as may be deemed necessary by such authorised person.

5. These regulations shall come into operation on this date, and shall continue in force until December 31, 1891, or to such other time as the Governor, with the advice of the Executive Council, shall extend the same.

WHEREAS by the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island," it is provided that it shall be lawful for the Governor, with the advice of the Executive Council, from time to time to make such regulations or orders as may be necessary and expedient to prevent the introduction or spread of infectious diseases in the Colony:

And whereas cholera is prevailing in Uda Héwáhéta, in the Nuwara Eliya District, whereby it has become necessary that precautionary measures should be taken for securing the public health of the division.

The following regulations made by His Excellency the Governor, with the advice of the Executive Council, in pursuance of the power and authority vested in him under and by virtue of the said Ordinance No. 8 of 1866, and in pursuance of every other power and authority vested in him in this behalf, are published for general information, and such regulations shall have effect and operation from the date hereof.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, November 12, 1891.

E. NOEL WALKER,
Colonial Secretary.

REGULATIONS made by His Excellency the Governor, with the advice of the Executive Council, in pursuance of the provisions of the 10th section of the Ordinance No. 8 of 1866, intituled "An Ordinance to provide against the spread of Contagious Diseases in this Island."

1. The following officers shall be deemed "authorised persons" under and for the purposes of carrying out these regulations in their respective towns, places, or districts as hereinafter specified:—

- The Government Agent of the Province.
- The Police Magistrate.
- The Senior Officer of Police.
- The Chairman of the Board of Health (if any) or (in his absence) the Secretary of the Board of Health (if any).
- The Assistant Government Agent of the District.
- The Colonial Surgeon of the Province.
- Any Government Medical Officer of the District.

2. It shall be lawful for any authorised person to cause persons infected with cholera, or other infectious or contagious disease in any house or place hereunder described to be removed to some public hospital or other place provided by Government:—

- (1) In any house or place in which goods are exposed for sale.
- (2) In any house or place of public resort.
- (3) In any building in which there are no means of isolating the patients from the other inmates, or in any building where the retention of the patient is likely to prove a source of danger to others.

Provided that it shall be competent for any such authorised person as aforesaid, in case the removal of any person so infected in any house or place in which goods are exposed for sale is objected to, and the house or place is not otherwise open to objection, to allow the patient to be retained, on condition, however, that the sale of goods shall not be carried on in such house or place during such time as any person shall remain so infected in such house or place.

Provided further, that it shall be lawful for any such authorised person as aforesaid to allow any patient to be removed to any locality which such patient or his or her friends may choose, and to which the medical authorities of the town or place, if any, do not object, instead of to the public hospital or place provided by Government.

3. Except as provided by these regulations, and except as provided by the said Ordinance No. 8 of 1866, it shall not be lawful for any person to remove or assist in removing any person suffering from cholera or other infectious or contagious disease, from the house or place in which such person shall be to any other house or place, without the sanction in writing of some duly authorised person.

4. It shall be lawful for any authorised person to prohibit the removal for interment of the corpses of persons who have died of any contagious disease along any particular thoroughfare, and to prescribe the thoroughfares leading to the place of interment along which such corpses shall be carried. Information of such prohibition shall be given by notice in writing under the hand of some authorised person, which shall be posted in two or more conspicuous places in the prohibited thoroughfare, and by publication in such other way as may be deemed necessary by such authorised person.

5. These regulations shall come into operation on this date, and shall continue in force until December 31, 1891, or to such other time as the Governor, with the advice of the Executive Council, shall extend the same.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to make provision for the Formation and Registration of Building Societies.

Preamble.	WHEREAS it is expedient to make provision for the formation and registration of Building Societies: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:
Short title.	1 This Ordinance may be cited as "The Building Societies Ordinance, 189 ."
Commencement of Ordinance.	2 This Ordinance shall commence and take effect on the day of 189 .
Definition of "registrar."	3 "The registrar" in this Ordinance means the registrar for the time being of the Supreme Court, who shall for the purposes of this Ordinance be the registrar of building societies.
Definition of "court."	4 "The court" in this Ordinance means the district court of the district in which the chief office or place of meeting for the business of the society is situate.
Definition of "terminating" and "permanent societies."	5 A "terminating society" in this Ordinance means a society which by its rules is to terminate at a fixed date, or when a result specified in its rules is attained; "a permanent society" means a society which has not by its rules any such fixed date or specified result at which it shall terminate.
Incorporation of societies.	6 Every society now subsisting or hereafter established shall, upon receiving a certificate of incorporation under this Ordinance, become a body corporation by its registered name, having perpetual succession until terminated or dissolved in manner herein provided, and a common seal.
Certificate of incorporation how to be granted.	7 A certificate of incorporation under this Ordinance shall not be granted to an existing society except upon application to the registrar made by authority of a general meeting of the society specially called for the purpose; and the registrar may require of the person making the application a declaration that such authority was duly given.
Purpose for which societies may be established.	8 Any number of persons may establish a society under this Ordinance, either terminating or permanent, for the purpose of raising by the subscriptions of the members a stock or fund for making advances to members out of the funds of the society upon security of freehold, or leasehold estate, by way of mortgage; and any society under this Ordinance shall, so far as is necessary for the said purpose, have power to hold land or mortgages over lands, and may from time to time raise funds by the issue of shares of one or more denominations, either paid up in full or to be paid by periodical or other subscriptions, and with or without accumulating interest, and may repay such funds when no longer required for the purposes of the society. Provided always, that any land to which any such society may become absolutely entitled by purchase at fiscal's sale, or by surrender, shall as soon afterwards as may be conveniently practicable be sold or converted into money.
Limitation of liability of members.	9 The liability of any member of any society under this Ordinance in respect of any share upon which no advance has been made shall be limited to the amount actually paid

or in arrear on such share, and in respect of any share upon which an advance has been made shall be limited to the amount payable thereon under any mortgage or other security or under the rules of the society.

Power to borrow money.

10 With respect to the borrowing of money by societies under this Ordinance, the following provisions shall have effect:—

(1) Any society under this Ordinance may receive deposits or loans, at interest, within the limits in this section provided, from the members or other persons, or from corporate bodies, joint stock companies, or from any terminating building society, to be applied to the purposes of the society:

(2) In a permanent society the total amount so received on deposit or loan, and not repaid by the society shall not at any time exceed two-thirds of the amount for the time being secured to the society by mortgages from its members:

(3) In a terminating society the total amount so received and not repaid may either be a sum not exceeding such two-thirds as aforesaid, or a sum not exceeding twelve months' subscriptions on the shares for the time being in force:

(4) Any deposits with or loans to a society under this Ordinance made before the commencement of this Ordinance in accordance with its rules are hereby declared to be valid and binding on the society, but no further deposits or loans shall be received by such society except within the limits provided by this section.

(5) Every deposit book or acknowledgment or security of any kind given for a deposit or loan by a society shall have printed or written therein or thereon the whole of the ninth and tenth sections of the present Ordinance.

Matters to be set forth in the rules.

11 The rules of every society hereafter established under this Ordinance shall set forth,—

(1) The name of the society and chief office or place of meeting for the business of the society:

(2) The manner in which the stocks or funds of the society are to be raised, the terms upon which paid-up shares (if any) are to be issued and repaid, and whether preferential shares are to be issued, and, if so, within what limits, if any; and whether the society intends to avail itself of the borrowing powers contained in this Ordinance, and, if so, within what limits not exceeding the limits prescribed by this Ordinance:

(3) The purposes to which the funds of the society are to be applied, and the manner in which they are to be invested:

(4) The terms upon which shares may be withdrawn, and upon which mortgages may be redeemed:

(5) The manner of altering and rescinding the rules of the society, and of making additional rules:

(6) The manner of appointing, remunerating, and removing the board of directors or committee of the management and other officers:

(7) The manner of calling general and special meetings of the members:

(8) Provision for an annual or more frequent audit of the accounts, and inspection by the auditors of the mortgages and other securities belonging to the society:

(9) Whether disputes between the society and any of its members, or any persons claiming by or through any member, or under the rules, shall be settled by reference to the court, or to the registrar, or to arbitration:

(10) Provision for the device, custody, and use of the seal of the society, which shall in all cases bear the registered name thereof:

(11) Provision for the custody of the mortgage deeds and other securities belonging to the society:

(12) The powers and duties of the board of directors or committee of management and other officers:

(13) The fines and forfeitures to be imposed on members of the society :

(14) The manner in which the society, whether terminating or permanent, shall be terminated or dissolved.

Rules to be made.

12 The persons intending to establish a society under this Ordinance shall transmit to the registrar two copies of the rules agreed upon by them for the government of the society, signed by three of such persons and by the intended secretary or other officer; and the registrar, if he find that the rules contained all the provisions set forth in section 11 of this Ordinance, and that they are in conformity with this Ordinance, shall return one copy of the rules to the secretary or other officer of the society, with a certificate of incorporation, and shall retain and register the other copy.

Registration of rules.

Provided that no society shall be registered under this Ordinance in a name identical with that in which a subsisting society is already registered, or so nearly resembling the same as to be calculated to deceive, unless such subsisting society is in course of being terminated or dissolved, and consents to such registration. The society shall supply to any person requiring the same a complete printed copy of the rules, with a copy of the certificate of incorporation appended thereto, and shall be entitled to charge for every such printed copy of rules a sum not exceeding twenty-five cents.

Alteration of rules.

13 Any society under this Ordinance existing previously to the passing of this Ordinance may alter or rescind any rule, or make any additional rule, by the vote of three-fourths of the members present at a special meeting called for the purpose, of which meeting notice specifying the proposed alteration, rescission, or addition shall be given to the members in the manner provided by the rules of the society, or in the absence of such rules, by letters sent through the post seven days previous to such meeting, and any society hereafter established may alter or rescind any rule or make an additional rule in the manner its rules direct; and every society under this Ordinance altering or rescinding any rule, or making an additional rule, shall forward two copies of every resolution for rescission of a rule, and of every alteration or addition to its rules, signed by three members and the secretary and a declaration of an officer of the society that the provisions of this section have been complied with, to the registrar, who, if he find that such alteration, addition, or rescission is in conformity with this Ordinance, shall return one of the copies to the secretary or other officer of the society, with a certificate of registration, and retain and register the other copy.

Rules may be made to provide forms of conveyance, &c.

14 Any society under this Ordinance, in a schedule to its rules, may describe the forms of conveyance, mortgage, transfer, agreement, bond, security for deposit or loan, or other instrument necessary for carrying its purposes into execution.

Evidence of registration.

15 Any certificate of incorporation or of registration, or other document relating to a society under this Ordinance purporting to be signed by the registrar, shall, in the absence of any evidence to the contrary, be received by all courts without proof of the signature; and a printed copy of the rules of a society, certified by the secretary or other officer of the society to be a true copy of its registered rules, shall, in the absence of any evidence to the contrary, be received as evidence of the rules.

Rules to be binding on members and others.

16 The rules of a society under this Ordinance shall be binding on the several members and officers of the society, and on all persons claiming on account of a member, or under the rules, all of whom shall be deemed and taken to have full notice thereof.

Change of name.

17 A society under this Ordinance may change its name by resolution of three-fourths of the members present at a meeting called for the purpose, provided that the new name is not identical with that of any society previously registered

and still subsisting, or so nearly resembling the same as to be calculated to deceive, unless such subsisting society is in course of being terminated or dissolved, and consents to such registration. Notice of the change of name shall be sent to the registrar and registered by him, and he shall give a certificate of registration. Such change of name shall not affect any right or obligation of the society or of any member thereof or other person concerned.

Officers to give security.

18 Every officer of a society under this Ordinance having the receipt or charge of any money belonging to the society shall, before taking upon himself the execution of his office, become bound, with one sufficient surety at the least, in a bond according to the form set forth in the schedule to this Ordinance, or give the security of a guarantee society, or such other security as the society direct, in such sum as the society require, conditioned for rendering a just and true account of all moneys received and paid by him on account of the society, and for payment of all sums of money due from him to the society, at such times as its rules appoint or as the society require him to do so.

Officers to account.

19 Every such officer, his executors or administrators, shall, upon demand made, or notice in writing given or left at his last or usual place of residence, give in his account as may be required by the board of directors or committee of management of the society, to be examined and allowed or disallowed by them, and shall, on the like demand or notice, pay over all the moneys remaining in his hands, and deliver all securities and effects, books, papers, and property of the society in his hands or custody, to such person as the society appoint; and in case of any neglect or refusal to deliver such account, or to pay over such moneys, or to deliver such securities and effects, books, papers, and property in manner aforesaid, the society may sue upon the bond.

Investment of surplus funds.

20 Any society under this Ordinance may from time to time, as the rules permit, invest any portion of the funds of the society not immediately required for its purposes, upon immovable property or leasehold securities, or in the public funds of Great Britain, India, or Ceylon, or in or upon any stock or securities payment of the interest on which is guaranteed by authority of Government, or in the case of terminating societies with other societies under this Ordinance; and for the purpose of investments in such public funds the society, or the board of directors or committee of management thereof, may from time to time appoint and remove trustees.

Payment of sums not exceeding Rs. 500 when members or depositors die intestate.

21 If any member of or depositor with a society under this Ordinance having in the funds thereof a sum of money not exceeding five hundred rupees shall die intestate, then the amount due may be paid to the person who shall appear to the directors or committee of management of the society to be entitled to receive the same, without taking out letters of administration, upon the society, receiving satisfactory evidence of death and a declaration that the member or depositor died intestate, and that the person so claiming is entitled as aforesaid.

Payment to persons appearing to be next of kin declared valid.

Provided that whenever the society, after the decease of any member or depositor, has paid any such sum of money to the person who at the time appeared to be entitled to the effects of the deceased, under the belief that he had died intestate the payment shall be valid and effectual with respect to any demand from any other person as next of kin, or as the lawful representative of such deceased member or depositor against the funds of the society; but nevertheless such next of kin or representative shall have his lawful remedy for the amount of such payment as aforesaid against the person who has received the same.

Punishment for fraud in withholding money, &c.

22 If any person whosoever by false representation or imposition obtains possession of any moneys, securities, books, papers, or other effects of a society under this Ordinance, or having the same in his possession withholds

or misapplies the same, or wilfully applies any part thereof to purposes other than those expressed or directed in the rules of the society and authorised by this Ordinance, he shall be liable on conviction to a penalty not exceeding two hundred rupees, and to be ordered to deliver up to the society all such moneys, securities, books, papers, or other effects of the society, and to repay the amount of money applied improperly, and in default of such delivery of effects, or repayment of such amount of money, or payment of such penalty aforesaid, to be sentenced to rigorous or simple imprisonment for any term not exceeding three months.

Proceedings
necessary for the
termination or
dissolution of a
society.

23 A society under this Ordinance may terminate or be dissolved—

(1) Upon the happening of any event declared by its rules to be the termination of the society.

(2) By dissolution in manner herein prescribed by its rules.

(3) By dissolution with the consent of three-fourths of the members holding not less than two-thirds of the number of shares in the society, testified by their signatures to the instrument of dissolution. The instrument of dissolution shall set forth—

- (a) the liabilities and assets of the society in detail;
- (b) the number of members, and the amount standing to their credit in the books of the society;
- (c) the claims of depositors and other creditors, and the provision to be made for their payment;
- (d) the intended appropriation or division of the funds and property of the society;
- (e) the names of one or more persons to be appointed trustees for the special purpose, and their remuneration.

Alterations in the instrument of dissolution may be made with the like consent, testified in the same manner. The instrument of dissolution and all alterations therein shall be registered in the manner provided for the registration of rules, and shall be binding upon all the members of the society.

(4) By winding up, either voluntarily under the supervision of the court, or by the court, if the court, shall so order on the petition of any member authorised by three-fourths of the members present at a general meeting of the society specially called for the purpose to present the same on behalf of the society, or on the petition of any judgment-creditor for not less than five hundred rupees, but not otherwise. General rules and orders for regulating the proceedings of the court under this section may be from time to time made by the authority for the time being empowered to make general rules and orders for the court. Notice of the commencement and termination of every dissolution or winding-up shall be sent to the registrar, and registered by him.

Societies may
unite with others,
or one society
may transfer its
engagements to
another.

24 Two or more societies under this Ordinance may unite and become one society, with or without any dissolution or division of the funds of such societies or either of them, or a society under this Ordinance may transfer its engagements to any other such society, upon such terms as shall be agreed upon by three-fourths of the members (holding not less than two-thirds of the whole number of shares) of each of such societies present at two general meetings respectively convened for the purpose; but no such transfer shall prejudice any right of any creditor of either society. Notice of every such union or transfer shall be sent to the registrar, and registered by him.

Determination
of disputes by
arbitration.

25 Where the rules of a society under this Ordinance direct disputes to be referred to arbitration, arbitrators shall be named and elected in the manner such rules provide, or if there be no such provision, at the first general meeting of the society, none of the said arbitrators being beneficially interested directly or indirectly in its funds, of whom a certain number, not less than three, shall be chosen by ballot in

each such case of dispute, the number of the said arbitrators and mode of ballot being determined by the rules of the society ; the names of such arbitrators shall be duly entered in the minute book of the society, and, in case of the death or refusal or neglect of any of the said arbitrators to act, the society, at a general meeting, shall name and elect an arbitrator to act in the place of the arbitrator dying, or refusing, or neglecting to act ; and whatever award shall be made by the arbitrators or major part of them, according to the true purport and meaning of the rules of the society, shall determine the dispute ; and should either of the parties to the dispute refuse or neglect to comply with or conform to such award within a time to be limited therein, the court, upon good and sufficient proof being adduced of such award having been made and of the refusal of the party to comply therewith, shall enforce compliance with the same upon the petition of any person concerned.

Court may order compliance with the decision of arbitration.

Determination of disputes by registrar.

Where the parties to any dispute arising in a society under this Ordinance agree to refer the dispute to the registrar, or where the rules of the society direct disputes to be referred to the registrar, the award of the registrar shall have the same effect as that of arbitrators.

Determination of disputes by court.

26 The court may hear and determine a dispute in the following cases :

(1) If it shall appear to the court upon the petition of any person concerned, that application has been made by either party to the dispute to the other party, for the purpose of having the dispute settled by arbitration under the rules of the society, and that such application has not within forty days been complied with, or that the arbitrators have refused or for a period of twenty-one days have neglected to make any award.

(2) Where the rules of the Society direct disputes to be referred to the court.

Determination to be final.

27 Every determination by arbitrators or by the court or by the registrar under this Ordinance of a dispute shall be binding and conclusive on all parties, and shall be final to all intents and purposes, and shall not be subject to appeal, and shall not be removed or removable into any court, or restrained or restrainable by the injunction of any court ; provided always that the arbitrators, or the registrar, or the court, as the case may be, may, at the request of either party, state a case for the opinion of the Supreme Court on any question of law, and shall have power to grant to either party to the dispute such discovery as to documents and otherwise as might now be granted by any court, such discovery to be made on behalf of the society by such officer of the society as the arbitrators, registrar, or court may determine.

Buildings for the purpose may be purchased or leased.

28 A society under this Ordinance may purchase, build, hire, or take upon lease any building for conducting its business, and may adapt and furnish the same, and may purchase or hold upon lease any land for the purpose only of erecting thereon a building for conducting the business of the society, and may sell, exchange, or let such building, or any part thereof.

Minors may be elected members.

29 Any person under the age of twenty-one years may be admitted as a member of any society under this Ordinance, the rules of which do not prohibit such admission, and may give all necessary acquittances ; but during his minority he shall not be competent to vote or hold any office in the society.

Shares may be held by two or more persons.

30 Two or more persons may jointly hold a share or shares in any society under this Ordinance ; and all shares held jointly by any two or more persons in any society subsisting at the time appointed for the commencement of this Ordinance the rules whereof shall not prohibit such joint holding, shall be deemed to be lawfully so held.

Societies shall make annual audits and statement of the funds to the members.

31 The secretary or other officer of every society under this Ordinance shall, once in every year at least, prepare an account of all the receipts and expenditure of the society since the preceding statement, and a general statement of its funds and effects, liabilities and assets, showing the amounts due to the holders of the various classes of shares respectively, to depositors and creditors for loans, and also the balance due or outstanding on their mortgage securities (not including prospective interest), and the amount invested in the funds or other securities, and every such account and statement shall be attested by a public auditor to be appointed by the Governor, to whom the mortgage deeds and other securities belonging to the society shall be produced, and such account and statement shall be countersigned by the secretary or other officer, and be published in the *Government Gazette*; and every member, depositor, and creditor for loans shall be entitled to receive from the society a copy of such account and statement, and a copy thereof shall be sent to the registrar within fourteen days after the annual or other general meeting at which it is presented, and another copy thereof shall be suspended in a conspicuous place in every office of the society under this Ordinance.

Receipt endorsed on mortgage to be sufficient discharge.

32 When all moneys intended to be secured by any mortgage under this Ordinance have been fully paid or discharged, the society may endorse upon or annex to such mortgage a receipt under the seal of the society, countersigned by the secretary or manager, and such receipt shall vacate the mortgage.

Penalties.

33 If any society hereafter formed under this Ordinance, or any persons representing themselves to be a society under this Ordinance, commence business without first obtaining a certificate of incorporation under this Ordinance, or if any society under this Ordinance makes default in forwarding to the registrar any returns or information by this Ordinance required, or in inserting in any deposit book or acknowledgment or security for loans the matters required by section 10 of this Ordinance to be inserted therein, or makes a return wilfully false in any respect, the person or persons by whom business shall have been so commenced, or by whom such default shall have been made, or who shall have made such wilfully false return, shall be liable for every day business is so carried on, or for every such default or false return, upon conviction before a police court on the complaint of the registrar, to a fine not exceeding fifty rupees.

If any society under this Ordinance receives loans or deposits in excess of the limits prescribed by this Ordinance, the directors or committee of management of such society receiving such loans or deposits on its behalf shall be personally liable for the amount so received in excess.

Regulations.

34 The Governor, with the advice of the Executive Council, may from time to time make regulations respecting the fees to be paid to the public auditor or for the transmission, registration, and inspection of documents under this Ordinance, and generally for carrying this Ordinance into effect. The registrar shall give his certificates in the forms contained in the schedule to this Ordinance respectively.

SCHEDULE.

Form of Bond.

Know all men by these presents that we, A B, of _____, one of the officers of the _____ Building Society established at _____, in the _____ Province, and C D, of _____ (as surety on behalf of the said A B), are jointly and severally held and firmly bound to the said Society in the sum of _____, to be paid to the said Society, for which payment well and truly to be made we jointly and severally bind ourselves, and each of us bind himself, our and each of our heirs, executors, and administrators, firmly by these presents.

Signed and dated the _____ day of _____, in the year of our Lord _____.

Whereas the above-bounded A B hath been duly appointed to the office of _____, of the _____ Building Society, established as aforesaid, and he, together with the above-bounded C D, as his surety, have entered into the above-written bond, subject to the condition hereinafter contained :

Now therefore the condition of the above-written bond is such, that if the said A B shall do and render a just and true account of all moneys received and paid by him, and shall and do pay over all the moneys remaining in his hands, and assign and transfer or deliver all securities and effects, books, papers, and property of, or belonging to, the said Society in his hands or custody, to such person or persons as the said Society shall appoint, according to the rules of the said Society, together with the proper or legal receipts or vouchers for such payments, then the above-written bond shall be void and of no effect ; otherwise shall be and remain in full force and virtue.

Form of Receipt to be endorsed on Mortgage or Further Charge.

The _____ Building Society hereby acknowledge to have received all moneys intended to be secured by the within (or above) written deed.

In witness whereof the seal of the Society is hereto affixed this _____ day of _____, by order of the Board of Directors (or Committee of Management) in presence of _____.

Secretary (or Manager).
(Other witnesses, if any, required
by the rules of the Society.)

Forms of Certificate to be given under this Ordinance.

Certificate of Incorporation.

I, _____, Registrar of Building Societies in Ceylon, hereby certify that the _____ Building Society, established at _____, in the _____, of _____, is incorporated under "The Building Societies Ordinance, 189 _____."

Given under my hand this _____ day of _____, 189 _____

Registrar of Building Societies.

Certificate of Registration of Alteration of Rules.

I, _____, Registrar of Building Societies in Ceylon, hereby certify that the foregoing alterations of (or addition to) the rules of the _____ Building Society, established at _____, in the _____, of _____, are registered under "The Building Societies Ordinance, 189 _____"

Given under my hand this _____ day of _____, 189 _____

Registrar of Building Societies.

Certificate of Registration of Change of Name.

I, _____, Registrar of Building Societies in Ceylon, hereby certify that the registered name of the _____ Building Society, established at _____, in the _____, of _____, is changed from the date hereof to the name following : _____, pursuant to "The Building Societies Ordinance, 189 _____"

Given under my hand this _____ day of _____, 189 _____

Registrar of Building Societies.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary's Office, Colonial Secretary.
Colombo, November 12, 1891.

MINUTE.

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

An Ordinance to make provision for the registration of Mutual Provident and other Societies.

Preamble.

WHEREAS it is expedient to make provision for the registration of Mutual Provident and other Societies: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

Short title.

1 This Ordinance may be cited as "The Societies Ordinance, 189 ."

Definition clause.

2 In this Ordinance, if not inconsistent with the context, the following terms shall have the meanings hereinafter respectively assigned to them:—

"Property" shall mean all movable and immovable property (including books and papers).

"Registrar" shall mean the registrar for the time being of joint stock companies, or, until such registrar has been appointed under "The Joint Stock Companies Ordinance, 1861," the registrar of the Supreme Court.

"Registered society" shall mean a society registered or deemed to be registered under this Ordinance.

"Amendment of rule" shall include a new rule and a resolution rescinding a rule.

"Rules" shall mean rules for the time being.

"The committee" shall mean the committee of management or other directing body of a society.

"Persons claiming through a member" shall include the heirs, executors, administrators, and assigns of a member, and his nominees, where nomination is allowed.

"Officer" shall extend to any trustee, treasurer, secretary, member of the committee, manager, or servant other than a servant appointed by the committee of a society.

"Meeting" shall include (where the rules of a society so allow) a meeting of delegates appointed by members.

Societies which may be registered.

3 The following societies may be registered under this Ordinance:—

(1) Societies (herein called mutual provident societies) established for the object of promoting thrift, of giving relief to its members in times of sickness or distress, of aiding them when in pecuniary difficulties, and for making provisions for their widows and orphans.

(2) Societies for any purpose which the Governor, with the advice of the Executive Council, may, by notification in the *Government Gazette*, authorise as a purpose to which the powers and facilities of this Ordinance ought to be extended (herein called specially authorised societies).

Limited application of the Ordinance.

4 The Governor may limit the application of this Ordinance as respects specially authorised societies to such of the provisions herein contained as may be specified in the notification authorising the registration of any such society.

Registry of societies.

5 With respect to the registry of societies the following provisions shall have effect:—

(1) No society can be registered under this Ordinance which does not consist of seven persons at least, and has not a subscribed capital of at least ten thousand rupees.

(2) For the purpose of registry an application to register the society, signed by seven members and the secretary, and two written or printed copies of the rules, shall be sent to the registrar.

(3) No society shall be registered under a name identical with that under which any other existing society is registered, or so nearly resembling such name as to be likely, in the opinion of the registrar, to deceive the members of the public as to its identity ; and no society shall change its name without sanction of the registrar, or otherwise than as herein-after provided.

(4) The words "society, limited" shall be the last words in the name of every society registered under this Ordinance.

(5) The registrar, on being satisfied that a society has complied with the provisions as to registry in force under this Ordinance, shall issue to such society an acknowledgment of registry.

(6) If the registrar refuses to register any society or any rules, the society may appeal from such refusal to the judges of the Supreme Court, who may make rules and orders as to the form of appeals and the hearing thereof and otherwise relating thereto.

(7) If the refusal of registry be overruled on appeal, an acknowledgment of registry shall thereupon be given to the society by the registrar.

(8) The acknowledgment of registry shall be conclusive evidence that the society therein mentioned is duly registered, unless it be proved that the registry of the society has been suspended or cancelled.

Cancelling and suspension of registry.
Cancelling.

6 With respect to the cancelling or suspension of registry the following provision shall have effect :—

(1) The registrar may cancel the registry of a society by writing under his hand—

(a) if he thinks fit, at the request of a society, to be evidenced in such manner as he shall from time to time direct ;

(b) with the approval of the Governor, on proof to his satisfaction that an acknowledgment of registry has been obtained by fraud or mistake, or that a society exists for an illegal purpose, or has wilfully, and after notice from the registrar, violated any of the provisions of this Ordinance, or has ceased to exist.

Suspension.

(2) The registrar in any case in which he might, with the approval of the Governor, cancel the registry of a society, may suspend the same, by writing under his hand, for any term not exceeding three months, and may, with the approval of the Governor, renew such suspension from time to time for the like period.

Notice of cancelling and suspension.

(3) Not less than two months' previous notice in writing, specifying briefly the ground of any proposed cancelling or suspension of registry, shall be given by the registrar to a society before the registry of the same can be cancelled (except at its request) or suspended ; and notice of every cancelling or suspension shall be published in the *Government Gazette* as soon as practicable after the same takes place.

Appeal from cancelling or suspension.

(4) A society may appeal from the cancelling of its registry or from any suspension of the same which is renewed after six months, in manner herein provided for appeals from the registrar's refusal to register.

Effect of cancelling or suspension.

(5) A society whose registry has been suspended or cancelled shall, from the time of such suspension or cancelling (but if suspended, only whilst such suspension lasts, and subject also to the right of appeal hereby given) absolutely cease to enjoy as such the privileges of a registered society, but without prejudice to any liability actually incurred by such society, which may be enforced against the same as if such suspension or cancelling had not taken place.

Rules and amendments.

7 With respect to the rules of societies the following provisions shall have effect :—

Provisions to be contained in rules.

(1) The rules of every society sent for registry shall contain provisions in respect of the several matters mentioned in the schedule to this Ordinance.

Amendments to be registered.	(2) No amendment of a rule made by a registered society shall be valid until the same has been registered under this Ordinance, for which purpose copies of the same, signed by three members and the secretary, shall be sent to the registrar.
Provision applicable to amendments.	(3) The provision herein contained as to appeals from a refusal of registry shall apply to amendments of rules.
Acknowledgment of registry of amendments.	(4) The registrar shall, on being satisfied that any amendment of a rule is not contrary to the provisions of this Ordinance, issue to the society an acknowledgment of registry of the same, which shall be conclusive evidence that the same is duly registered.
Copies of rules to be delivered on demand.	(4) A copy of the rules of a registered society shall be delivered by the society to every person on demand, on payment of a sum not exceeding twenty-five cents.
Duties and obligations of societies.	8 With respect to the duties and obligations of registered societies the following provisions shall have effect :—
Registered office.	(1) Every society shall— (a) have a registered office, to which all communications and notices may be addressed, and send to the registrar notice of the situation of such office and of every change therein.
Publication of name.	(b) paint or affix and keep painted or affixed its name on the outside of every office or place in which the business of the society is carried on, in a conspicuous position, in letters easily legible, and have its name engraven in legible characters on its seal, and have its name mentioned in legible characters in all notices, advertisements, and other official publications of the society, and in all bills of exchange, promissory notes, endorsements, cheques, and orders for money or goods purporting to be signed by or on behalf of such society, and in all bills of parcels, invoices, receipts, and letters of credit of the society.
Audit.	(c) once at least in every year submit its accounts for audit to a public auditor appointed as herein mentioned, who shall have access to all the books and accounts of the society, and shall examine the general statement of the receipts and expenditure, funds and effects of the society, and verify the same with the accounts and vouchers relating thereto, and shall either sign the same as found by him to be correct, duly vouched, and in accordance with law, or specially report to the society in what respects he finds it incorrect, unvouched, or not in accordance with law.
Annual returns.	(d) once in every year before the first day of June send to the registrar a general statement (to be called the return) of the receipts and expenditure, funds and effects of the society as audited, which shall show separately the expenditure in respect of the several objects of the society, and shall be made out to the thirty-first December then last inclusively, and shall state that the audit has been conducted by a public auditor appointed as by this Ordinance is provided, and by whom, and together therewith shall send a copy of the auditor's report.
Inspection of books.	(e) allow any member or person having an interest in the funds of the Society to inspect the books and the names of the members at all reasonable hours at the registered office of the society, or at any place where the same are kept, subject to such regulations as to the time and manner of such inspection as may be made from time to time by the general meetings of the society, except that no such member or person, unless he be an officer of the society, or be specially authorised by a resolution thereof, shall have the right to inspect a loan or deposit account of any other member without the written consent of such member.

Supplying copies of annual returns.

Balance sheet, &c., to be hung up at office.

Return to be in prescribed form.

Recording of documents.

Privileges of societies.

Incorporation.

Rules to bind the members.

Money payable by member to be a debt to the Society.

Power of nomination for sums not exceeding five hundred rupees.

Distribution of sums not exceeding five hundred rupees.

Payment to persons apparently entitled valid.

(f) supply gratuitously to every member or person interested in the funds of the society, on his application, a copy of the last annual return of the society for the time being.

(g) publish a copy of the last balance sheet for the time being, together with the report of the auditor, in the *Government Gazette*, and keep always hung up a copy of the balance sheet and report in a conspicuous place at the registered office of the society.

(2) Every return and other document required for the purposes of this Ordinance shall be made in such form, and shall contain such particulars, as the registrar prescribes.

(3) All documents required by this section to be sent to the registrar shall be deposited with the rules of the societies to which the same respectively relate, and shall be registered or recorded by the registrar with such observations thereon, if any, as the registrar shall direct.

9 Registered societies shall be entitled to the following privileges :—

(1) The registration of a society shall render it a body corporate by the name described in the acknowledgment of registry by which it may sue and be sued, with perpetual succession and a common seal, and with limited liability, and shall vest in the society all property for the time being vested in any person in trust for the society.

(2) The rules of the society shall bind the society and all members thereof, and all persons claiming through them respectively, to the same extent as if each member had subscribed his name thereto, and there were contained in such rules a covenant on the part of himself, his heirs, executors, and administrators to conform thereto, subject to the provisions of this Ordinance.

(3) All moneys payable by a member to the society shall be a debt due from such member to the society, and whatever may be the amount claimed shall be recoverable as such either in the court of requests, Colombo, or in the court of requests of the division in which such member resides, at the option of the society.

(4) A member of the society not being under the age of sixteen years may, by writing under his hand delivered at or sent to the registered office of the society, nominate any person, not being an officer or servant of the society, unless such officer or servant is the husband, wife, father, mother, child, brother, sister, nephew, or niece of the nominator, to whom his interest in the society shall be payable at his decease, provided that the amount credited to him in the books of the society does not exceed five hundred rupees, and may from time to time revoke or vary such nomination by a writing under his hand similarly delivered or sent, but not otherwise; and every such society shall keep a book wherein the names of all persons so nominated shall be regularly entered, and the interest comprised in any such nomination shall be payable to the nominee, and on receiving satisfactory proof of the death of a nominator the committee of the society shall pay to every person entitled thereunder the full value of his interest.

(5) If any member of a society entitled to any interest in the society not exceeding five hundred rupees dies intestate, and without having made any nomination under this Ordinance which remains unrevoked at his death, such interest shall be transferable or payable, without letters of administration, to or among the persons who appear to a majority of the committee, upon such evidence as they may deem satisfactory, to be entitled by law to receive the same.

(6) Whenever the committee, after the decease of any member, makes any payment to any person who at the time appears to them to be entitled under this section, the payment or transfer shall be valid and effectual against any demand made upon the committee or the society by any other person.

When trustees are absent registrar may order property to be transferred.

(7) When any person in whose name any property belonging to any such society is standing, either jointly with another or others, or solely, as a trustee therefor, is absent from the Island, or becomes bankrupt, or files any petition, or executes any deed for liquidation of his affairs by assignment or arrangement, or for composition with his creditors, or becomes a lunatic, or is dead, or has been removed from his office of trustee, or if it be unknown whether such person is living or dead, the registrar, on application in writing from the secretary and three members of the society, and on proof satisfactory to him, may direct the transfer of the property into the names of any other persons as trustees for the society; and such transfer shall be made by the surviving or continuing trustees, and if there be no such trustees, or if such trustees refuse or be unable to make such transfer, then by the registrar who is hereby indemnified for anything done by him in pursuance of this provision against any claim or demand of any person injuriously affected thereby.

Membership of minors.

(8) A person under the age of twenty-one, but above the age of sixteen, may be a member of a society, unless provision is made in the rules thereof to the contrary, and may, subject to the rules of the society, enjoy all the rights of a member (except as herein provided), and execute all instruments and give all acquittances necessary to be executed or given under the rules, but shall not be a member of the committee, trustee, manager, or treasurer of the society.

Promissory notes and bills of exchange.

(9) A promissory note or bill of exchange shall be deemed to have been made, accepted, or endorsed on behalf of any society if made, accepted, or endorsed in the name of the society, or by or on behalf or on account of the society, by any person acting under the authority of the society.

Register of members or shares.

(10) Any register or list of members kept by any society shall be *prima facie* evidence of any of the following particulars entered therein:—

- (a) The names, addresses, and occupations of the members.
- (b) The date at which the name of any person, company, or society was entered in such register or list as a member.
- (c) The date at which any such person, company, or society ceased to be a member.

Contracts how made.

(11) Contracts on behalf of the society may be made, varied, or discharged as follows:—

- (a) Any contract requiring notarial execution, and every power of attorney, shall be made on behalf of the society, in writing, under the common seal of the society, and may in the same manner be varied or discharged:
- (b) Any contract required to be in writing, and to be signed by the person to be charged therewith, may be made on behalf of the society in writing by any person acting under the express or implied authority of the society, and may in the same manner be varied or discharged:
- (c) Any contract ordinarily binding private persons when made by parol may be made by parol on behalf of the society by any person acting under the express or implied authority of the society, and may in the same manner be varied or discharged.
- (d) A signature purporting to be made by a person holding any office in the society attached to a writing whereby any contract purports to be made, varied, or discharged by or on behalf of the society, shall *prima facie* be taken to be the signature of a person holding at the time when the signature was made the office so stated:

and all contracts which may be, or have been made, varied, or discharged, according to the provisions herein contained, shall, so far as concerns the form thereof, be effectual in law, and binding on the society and all other parties thereto, their heirs, executors, or administrators, as the case may be.

Property and
funds of
societies.
Holding of land.

10 With respect to the property and funds of registered societies the following provisions shall have effect :—

(1) A society may (if its rules do not direct otherwise) hold, purchase, or take on lease in its own name any land, and may sell, exchange, mortgage, lease, or build upon the same (with power to alter and pull down buildings and again rebuild), and no purchaser, assignee, mortgagee, or tenant shall be bound to inquire as to the authority of any such sale, exchange, mortgage, or lease by the society, and the receipt of the society shall be a discharge for all moneys arising from or in connection with such sale, exchange, mortgage, or lease.

Advances to
members

(2) The rules may provide for the advancing of money by the society to members on the security of movable or immovable property.

Forms.

(3) In the rules or any schedule thereto may be set forth the forms of conveyance, surrender, admittance, mortgage, transfer, agreement, bond, or other instrument necessary for carrying the purposes of the society into effect.

Application of
profits.

(4) The profits of the society may be applied to any lawful purpose.

Discharge of
mortgages by
receipt endorsed.

(5) A receipt under the hands of two members of the committee of the society, countersigned by the secretary, in the form contained in the schedule to this Ordinance, or in any form specified by the rules of the society or any schedule thereto, for all moneys secured to the society by any mortgage or other assurance endorsed upon such mortgage or other assurance, shall vacate the same.

Investments.

(6) A society may, if its rules so allow, invest any portion of the funds of the society, not immediately required for its purposes, upon real or lease-hold securities, or in the shares, or on the security of any other society registered under this Ordinance, or of any company registered under "The Joint Stock Companies Ordinance, 1861," with limited liability, or in the public funds, Government stock, or securities of Great Britain, India, or Ceylon; and a society so investing may make such investment in its registered name, and shall be deemed to be a person within the meaning of "The Joint Stock Companies Ordinance, 1861."

Officers in
receipt or charge
of money.

11 With respect to officers of registered societies having receipt or charge of money the following provisions shall have effect :—

Security to be
given.

(1) Every officer, if the rules of the society require, shall, before taking upon himself the execution of his office, become bound, either with or without a surety as the committee require, in a bond according to the form set forth in the schedule to this Ordinance, or such other form as the committee of the society approve, or give the security of a guarantee society in such sum as the committee directs, conditioned for his rendering a just and true account of all moneys received and paid by him on account of the society at such times as its rules appoint, or as the society or the committee thereof require him to do, and for the payment by him of all sums due from him to the society.

Accounts of
officers.

(2) Every officer, his executors, or administrators shall at such times, as by the rules of the society he should render account, or upon demand made, or notice in writing given or left at his last or usual place of residence, give in his account as may be required by the society or by the committee thereof, to be examined and allowed or disallowed by them, and shall, on the like demand or notice, pay over all moneys and deliver all property for the time being in his hands or custody to such person as the society or the committee appoint, and in case of any neglect or refusal to deliver such account, or to pay over such moneys, or to deliver such property in manner aforesaid, the society may sue upon the bond or security before-mentioned.

Legal
proceedings.

12 With respect to legal proceedings against registered societies the following provision shall have effect :—

The summons, writ, process, or other proceeding to be

issued to or against a society shall be sufficiently served by leaving a true copy thereof at the registered office of the society, or at any place of business of the society, within the jurisdiction of the court in which the proceeding is brought, or if such office or place of business be closed, by posting such copy on the outer door of the same; but in all cases where the said summons, writ, process, or other proceeding shall not be served by leaving a true copy thereof at the registered office of the society, a copy thereof shall be transmitted addressed to the committee of management at the registered office of the society, and the same shall be enclosed in a registered letter posted at least six days before any further steps shall be taken on such summons, writ, process, or other proceeding.

Disputes.

13 With respect to disputes concerning registered societies the following provisions shall have effect:—

To be decided by rules of the society.

(1) Every dispute between a member, or person claiming through a member or under the rules of a registered society, and the society or an officer thereof, shall be decided in manner directed by the rules of the society if they contain any such direction, and the decision so made shall be binding and conclusive on all parties without appeal, and shall not be removable into any court or restrainable by injunction; and application for the enforcement thereof may be made to the district court.

May be referred to registrar.

(2) The parties to a dispute in a society may, by consent (unless the rules of such society expressly forbid it), refer such dispute to the registrar, who shall hear and determine such dispute, and shall have power to order the expenses of determining the same to be paid, either out of the funds of the society or by such parties to the dispute as he shall think fit; and such determination and order shall have the same effect, and be enforceable in like manner as a decision in the manner directed by the rules of the society.

Registrar may administer oaths, &c.

(3) The registrar may administer oaths, and may require the attendance of all parties concerned and of witnesses, and the production of all books and documents relating to the matter in question; and any person refusing to attend, or to produce any documents, or to give evidence before such registrar, shall be guilty of an offence under this Ordinance.

Application to district courts, &c.

(4) Where the rules of a society contain no direction as to disputes, or where no decision is made on a dispute within forty days after application to the society for a reference under its rules, the member or person aggrieved may apply to the district court, which may hear and determine the matter in dispute.

Case for opinion of Supreme Court.

(5) The court or registrar may, at the request of either party, state a case for the opinion of the Supreme Court on any question of law, and may also grant to either party such discovery as to documents and otherwise, or such inspection of documents as might be granted by a district court, such discovery to be made on behalf of the society by such officer of the same as such court or registrar may determine.

Special powers of registrars.

14 With respect to the inspection of the affairs of registered societies the following provisions shall have effect:—

Application from members.

(1) Upon the application of one-fifth of the number of members of a registered society, or of one hundred members in the case of a society of more than five hundred members, the registrar, with the consent of the Governor, in every case may—

Inspectors.

(a) appoint one or more inspectors to examine into the affairs of such society and to report thereon, who may require the production of all or any of the books and documents of the society, and may examine, on oath or affirmation, its officers, members, agents, and servants, in relation to its business, and may administer such oath or affirmation accordingly.

Special meetings.

(b) call a special meeting of the society in such manner and in such time and place as the registrar may direct, and may direct what matters shall be

discussed and determined on at such meeting, which shall have all the powers of a meeting called according to the rules of the society, and shall in all cases have power to appoint its own chairman, any rule in the society to the contrary notwithstanding.

Application to be supported by evidence.

(2) The application herein mentioned shall be supported by such evidence, for the purpose of showing that the applicants have good reason for requiring such inspection to be made or meeting to be called, and that they are not actuated by malicious motives in their application, and such notice thereof shall be given to the society as the registrar shall direct.

Security for costs.

(3) The registrar may, if he thinks fit, require the applicants to give security for the costs of the proposed inspection or meeting before appointing any inspector or calling such meeting.

Expenses.

(4) All expenses of and incidental to any such inspection or meeting shall be defrayed, either by the members applying for the same, or out of the funds of the society, as the registrar shall direct.

Special resolutions and proceedings.

15 With respect to special resolutions by registered societies, and to the proceedings which may be taken by virtue thereof, the following provisions shall have effect:—

Special resolutions.

(1) A special resolution is one which is passed by a majority of not less than three-fourths of such members of a society for the time being entitled under the rules to vote as may be present in person or by proxy (where the rules allow proxies) at any general meeting, of which notice specifying the intention to propose such resolutions has been duly given according to the rules, and which resolution is confirmed by a majority of such members for the time being entitled under the rules to vote as may be present, in person or by proxy, at a subsequent general meeting of which notice has been duly given, held not less than fourteen days nor more than one month from the day of the meeting at which such resolution was first passed. At any meeting mentioned in this section a declaration by the chairman that the resolution has been carried shall be deemed conclusive evidence of the fact.

Change of name.

(2) A society may, by special resolution, with the approval in writing of the registrar, change its name, but no such change shall affect any right or obligation of the society, or of any member thereof; and any pending legal proceedings may be continued by or against the society notwithstanding its new name.

Amalgamation of societies.

(3) Any two or more societies may, by special resolution of both or all such societies, become amalgamated together as one society, with or without any dissolution or division of the funds of such societies or either of them; and any society may by special resolution transfer its engagements to any other registered society which may undertake to fulfil the engagements of such society.

Conversion of societies into companies.

(4) A society may by special resolution determine to convert itself into a company under "The Joint Stock Companies Ordinance, 1861," or to amalgamate with or transfer its engagements to any such company.

Right of creditor.

(5) No amalgamation or transfer of engagements shall prejudice any right of a creditor of either or any society party thereto.

Registration of a special resolution.

(6) A copy of every special resolution for any of the purposes mentioned in this section, signed by the chairman of the meeting and countersigned by the secretary, shall be sent to the registrar for registration, and until such copy has been registered such special resolution shall not take effect.

Registry of society under Ordinance to be void on registration as a company.

(7) If a society be registered as, or amalgamates with, or transfers all its engagements to, a company, the registry of such society under this Ordinance shall thereupon become void, and the same shall be cancelled by the registrar; but the registration of a society as a company shall not affect any

right or claim for the time being subsisting against such society, or any penalty for the time being incurred by such society; and for the purpose of enforcing any such right, claim, or penalty the society may be sued and proceeded against in the same manner as if it had not become registered as a company; and every such right or claim, or the liability to such penalty, shall have priority as against the property of such company over all other rights or claims against or liabilities of such company.

Dissolution of societies.

16 With respect to the dissolution of registered societies the following provisions shall have effect :—

(1) A society may terminate or be dissolved—

- (a) upon the happening of any event declared by the rules to be the termination of the society; or
- (b) by an order to wind up the society or a resolution for the winding up thereof made as is directed in regard to companies by "The Joint Stock Companies Ordinance, 1861," the provisions of which shall apply to any such order or resolution; or
- (c) by the consent of three-fourths of the members, testified by their signatures to an instrument of dissolution.

Liability of members.

(2) Where a society is wound up the liability of a present or past member of the society to contribute for payment of the debts and liabilities of the society, the expenses of winding up, and the adjustment of the rights of contributions amongst themselves, shall be qualified as follows :—

- (a) No individual who has ceased to be a member for one year or upwards prior to the commencement of the winding up shall be liable to contribute.
- (b) No individual shall be liable to contribute in respect of any debt or liability contracted after he ceased to be a member.
- (c) No individual not a member shall be liable to contribute unless it appears to the court that the contributions of the existing members are insufficient to satisfy the just demands on the society.
- (d) No contribution shall be required from any individual exceeding the amount in respect of which he is liable as a past or present member.
- (e) An individual shall be taken to have ceased to be a member from the date of the notice or application for withdrawal.

Instrument of dissolution.

(3) Where a society is terminated by an instrument of dissolution the following provisions shall apply :—

- (a) The instrument of dissolution shall set forth the liabilities and assets of the society in detail, the number of members, and the nature of their interests in the society respectively, the claims of creditors (if any) and the provision to be made for their payment, and the intended appropriation or division of the funds and property of the society, unless the same be stated in the instrument of dissolution to be left to the award of the registrar.
- (b) Alterations in the instrument of dissolution may be made with the like consents as hereinbefore provided, and testified in the same manner.
- (c) A declaration shall be made by three members and the secretary of the society that the provisions of this Ordinance have been complied with, and shall be sent to the registrar with the instrument of dissolution; and any person knowingly making a false or fraudulent declaration in the matter shall be guilty of an offence, and be punishable on conviction with imprisonment, rigorous or simple, which may extend to two years, or with fine, or with both.
- (d) The instrument of dissolution and all alterations therein shall be registered in manner herein provided for the registry of rules, and shall be binding upon all the members of the society.

(e) The registrar shall cause a notice of the dissolution to be advertised at the expense of the society in the *Government Gazette* and in one of the Colombo daily newspapers, and unless within three months from the date of the *Gazette* in which such advertisement appears a member or other person interested in or having any claim on the funds of the society commences proceedings to set aside the dissolution of the society in the district court of the district where the registered office of the society is situate, and such dissolution is set aside accordingly, the society shall be legally dissolved from the date of such advertisement, and the requisite consents to the instrument of dissolution shall be considered to have been duly obtained without proof of the signatures thereto.

(f) Notice shall be sent to the registrar of any proceeding to set aside the dissolution of a society, not less than seven days before it is commenced, by the person by whom it is taken, or of any order setting it aside within seven days after it is made by the society.

Limits of benefit.

17 No member of a registered society, nor any person claiming through a member, shall be entitled to receive more than two thousand rupees by way of gross sum, together with any bonuses or additions declared upon assurances not exceeding that amount, or fifty pounds a year by way of annuity from any one or more such societies, and any such society may require a member or person claiming through a member to make and sign a declaration that the total amount to which such member or person is entitled from one or more such societies does not exceed the sums aforesaid; and any person knowingly making a false or fraudulent declaration that the total amount to which such member or person is entitled from one or more such societies does not exceed the sums aforesaid, and any person knowingly making a false or fraudulent declaration shall be guilty of an offence, and be punishable on conviction with imprisonment, rigorous or simple, which may extend to two years, or with fine, or with both.

Public auditors.

18 The Governor may from time to time appoint public auditors and valuers for the purposes of this Ordinance, and may determine from time to time the rates of remuneration to be paid by societies for the services of such auditors.

Fees.

19 The Governor may determine a scale of fees to be paid for matters to be transacted or for the inspection of documents under this Ordinance. All fees which may be received by the registrar under this Ordinance shall be paid into the Treasury.

Regulations to be made for carrying out Act.

20 (1) The Governor may, with the advice of the Executive Council, from time to time make regulations respecting registry and procedure under this Ordinance, and the forms to be used for such registry, and the duties and functions of the registrar, and the inspection of documents kept by the registrar under this Ordinance, and generally for carrying this Ordinance into effect.

(2) All such regulations shall be published in the *Government Gazette*.

(3) Until otherwise provided, the forms contained in the schedule to this Ordinance shall be used.

Evidence of document.

21 Every instrument or document, copy or extract of an instrument or document, bearing the signature of the registrar, shall be received in evidence without further proof: and every document purporting to be signed by the registrar, or any inspector, or public auditor, or valuer under this Ordinance shall, in the absence of any evidence to the contrary, be received in evidence without proof of the signature.

Offences.

22 The following acts are declared to be offences under this Ordinance:—

(a) If any person with intent to mislead or defraud gives to any other person a copy of any rules,

laws, regulations, or other documents other than the rules for the time being registered under this Ordinance, on the pretence that the same are existing rules of a registered society, or that there are no other rules of such society, or gives to any person a copy of any rules on the pretence that such rules are the rules of a registered society when the society is not registered ;

- (b) If any person obtains possession by false representation or imposition of any property of a society, or, having the same in his possession, withholds or misapplies the same, or wilfully applies any part thereof to purposes other than those expressed or directed in the rules of the society and authorised by this Ordinance ;
- (c) If any person wilfully makes, orders, or allows to be made any entry or erasure in or omission from any balance sheet of a registered society, or any contribution or collecting book, or any return or document required to be sent, produced, or delivered for the purposes of this Ordinance, with intent to falsify the same, or to evade any of the provisions of this Ordinance ;
- (d) If any officer of the society or any person on its behalf uses any seal purporting to be a seal of the society whereon its name is not so engraved as aforesaid, or issues or authorises the issue of any notice, advertisement, or other official publication of the society, or signs or authorises to be signed on behalf of the society any bill of exchange, promissory note, endorsement, cheque, order for money or goods, or issues or authorises to be issued any bills of parcels, invoice, receipt, or letters of credit of the society wherein its name is not mentioned in manner aforesaid ;

And every such offence shall be punished by a fine not exceeding one hundred rupees, or imprisonment, rigorous or simple, which may extend to three months, or by both.

Provided that nothing herein contained shall prevent any person guilty of an offence under this Ordinance from being criminally prosecuted under "The Ceylon Penal Code," if not previously convicted of the same offence under the provisions of this Ordinance.

SCHEDULE.

Matters to be provided for by the Rules of Societies registered under this Ordinance.

1. The name and place of office of the society.
2. The whole of the objects for which the society is to be established, the purposes for which the funds thereof shall be applicable, the terms of admission of members, the conditions under which any member may become entitled to any benefit assured thereby, and the fines and forfeitures to be imposed on any member.
3. The mode of holding meetings and right of voting, and the manner of making, altering, or rescinding rules.
4. The appointment and removal of a committee of management (by whatever name), of a treasurer and other officers, and of trustees, and in the case of a society with branches, the composition of a central body, and the conditions under which a branch may secede from the society.
5. The investment of the funds, the keeping of the accounts, and the audit of the same once a year at least.
6. Annual returns to the registrar of the receipts, funds, effects, and expenditure, and number of members of the society.
7. The inspection of books of the society by every person having an interest in the funds of the society.
8. The manner in which disputes between the society and any of its members, or any person claiming through a member or under the rules, shall be settled.

Form of Bond.

Know all Men by these presents that we, A B, of _____, one of the officers of the _____ Society established at _____, and C D, of _____, (as surety on behalf of the said A B), are jointly and severally held and firmly bound to the said Society in the sum of _____ to be paid to the said Society, for which payment well and truly to be made we jointly and severally bind ourselves, and each of us by himself, our and each of our heirs, executors, and administrators, firmly by these presents.

Signed and dated the _____ day of _____, in the year of our Lord _____.

Whereas the above-bounden A B has been duly appointed to the office of _____ of the _____ Society established as aforesaid, and he, together with the above-bounden C D, as his surety, have entered into the above-written bond, subject to the condition hereinafter contained: Now therefore the condition of the above-written bond is such, that if the said A B do render a just and true account of all moneys received and paid by him on account of the said Society, at such times as the rules thereof appoint, and do pay over all the moneys remaining in his hands, and assign and transfer or deliver all property (including books and papers) belonging to the said Society in his hands or custody to such person or persons as the said Society shall appoint, according to the rules of the said society, together with the proper and legal receipts or vouchers for such payments, then the above-written bond shall be void, otherwise shall remain in full force.

Signed and delivered in the presence of [two witnesses].

Form of Receipt to be endorsed on Mortgage or other Assurance.

The _____ Society hereby acknowledges to have received all moneys intended to be received by the within [or above] written deed.

Signed [signatures of two members of the committee].
Countersigned [signature of secretary].

Secretary.

Acknowledgment of Registry of Society.

The _____ Society is registered as a Society under "The Societies Ordinance, 189 —," this _____ day of _____.

Registrar of Societies.

Acknowledgment of Registry of Amendment of Rules.

The following amendment of the rules of the _____ Society is registered under "The Societies Ordinance, 189 —," this _____ day of _____.

Registrar of Societies.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary,
Colonial Secretary's Office,
Colombo, November 12, 1891.

MINUTE.

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

An Ordinance to amend "The Forest Ordinance, 1885."

- Preamble. **W**HEREAS it is expedient to amend "The Forest Ordinance, 1885," hereinafter referred to as the principal Ordinance: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—
- Amendment of Ordinance No. 10 of 1885. **1** (1) For the definition of "forest officer" in section 3 of the principal Ordinance, the following shall be substituted, namely :—
- Forest officer. " 'forest officer' means all persons appointed by name or as holding an office by or under the orders of the Governor to be conservators, deputy conservators, assistant conservators, foresters, forest rangers, forest guards, or forest watchers, or to discharge any function of a forest officer under this Ordinance or any regulation or rule made hereunder."
- Forest plantation. **(2)** For the definition of "forest plantation" in the same section the following shall be substituted, namely :—
- " 'forest plantation' means any plantation made in any forest."
- Section 6, as to notice in Gazette. **2** In section 6 of the principal Ordinance the word "such" shall be inserted in the first line after the word "any" and before the word "land."
- Section 11, as to powers of forest settlement officer. **3** For section 11 of the principal Ordinance the following section shall be substituted, namely :—
- "For the purposes of such inquiry the forest settlement officer may exercise the powers conferred on commissioners appointed under the provisions of Ordinance No. 9 of 1872 for compelling the attendance of witnesses and the production of documents, and for administering oaths to all persons who shall be examined before them, provided that the requirements of the proviso to section 2 of such Ordinance shall not be necessary for the purposes of this Ordinance."
- Section 17, forest settlement officer to have power to try questions of title. **4** For section 17 of the principal Ordinance the following section shall be substituted, namely :—
- "If in any inquiry by a forest settlement officer any question shall arise as to whether the land proposed to be constituted a reserved forest is land at the disposal of the Crown, the forest settlement officer shall have jurisdiction to try and determine any such question of title."
- Section 19, as to declaring forest reserved. **5** In sub-section (b) of section 19 of the principal Ordinance the words "the appellate officer or" shall be omitted.
- Section 28, as to acts excepted from prohibitions contained in sections 26 and 27. **6** In the fifth line of section 28 of the principal Ordinance the word "twelve" shall be substituted for "eleven."
- Section 33, as to appeals to Supreme Court. **7** For section 33 of the principal Ordinance the following section shall be substituted, namely :—
- "(a) Any party to the proceedings who is dissatisfied with the decision or order of a forest settlement officer in respect of any claim made under section 13 or section 14, or as to a question of title, may appeal to the Supreme Court against such order or decision, by lodging within weeks from the date of such order or decision being made, with the said forest

settlement officer, a petition of appeal addressed to the Supreme Court, provided such party file with the said appeal an affidavit to the effect that the value of the right or title with regard to which the order or decision has been given against him is two hundred and fifty rupees or upwards.

“(b) The forest settlement officer on receiving such affidavit and appeal petition shall transmit the same, together with all proceedings taken by him, to the registrar of the Supreme Court, and the said court shall make such order as the justice of the case may require, and such order shall be duly carried into effect.

“(c) Stamp duty shall be charged upon every such petition of appeal and upon every such affidavit, at the rates specified in part II. of the schedule B to ‘The Stamp Ordinance, 1890,’ for similar instruments in the district courts, and upon subsequent proceedings at the rates specified in the said schedule for appeals from the district courts; and every such appeal shall be dealt with and disposed of in the same manner and subject to the same rules as appeals from district courts are dealt with and disposed of.”

Forests leased
by the
Government.

8 After chapter II. of the principal Ordinance the following chapter shall be inserted and numbered II. (a), namely :—

“CHAPTER II. (a)

“*Forests leased by the Government.*

“It shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation in the *Government Gazette*, at any time or from time to time, to declare any of the provisions of this Ordinance, and of any regulations or rules made thereunder, to be applicable to forests leased by the Crown, and to bring such forests within the operation of such provisions, regulations, or rules, and any such Proclamation, with like advice, to revoke, alter, or amend.”

Section 40, as to
protection of
reserved trees.

9 For section 40 of the principal Ordinance the following section shall be substituted, namely :—

“No person shall, or shall cause any other person to, cut, mark, lop, girdle, tap, or injure, by fire or otherwise, any reserved tree in any forest, except as provided by rules made by the government agent on this behalf, or with the permission in writing of a forest officer empowered by the government agent to grant such permission.”

Power to make
new rules and
repeal old rules.

10 After section 41 of the principal Ordinance the following section shall be added and numbered 41 (a) namely :—

“The government agent may add to, amend, or repeal, any rules prescribed by him under section 41, or prescribe new rules in lieu thereof. Provided that any addition, amendment, or repeal, and all new rules prescribed by the government agent under the provisions of this section, shall be subject to the approval of the Governor, with the advice of the Executive Council, and shall, if approved, be published as in section 81 provided.”

Nothing in
chapter IV. to
apply to reserved
forests.

11 After section 43 of the said Ordinance the following section shall be added and numbered 43 (a), namely :—

“Nothing in this chapter shall apply to reserved forests.”

Section 44, as to
rules made to
regulate transit
of timber.

12 (1) In section 44 of the principal Ordinance the terms “forest produce” and “timber” shall, after the passing of this Ordinance, include timber cut in any land or property, whether the property of the Crown or any private individual.

(2) In sub-sections (f) and (g) of the same section there shall be substituted for the word "timber," wherever the same may occur, the words "forest produce."

(3) To the same section the following shall be added, namely:—

"The Governor in Executive Council may direct that any regulation made under this section shall not apply to any specified class of timber or other forest produce, or to any specified local area."

Section 51, as to drift timber.

13 For the first paragraph of section 51 of the principal Ordinance the following paragraph shall be substituted:—

"All timber found adrift, beached, stranded, or sunk."

Section 57, as to report to government agent.

14 For the second paragraph of section 57 of the principal Ordinance the following paragraph shall be substituted:—

"Every officer seizing any property under this section shall place on such property or the receptacle (if any) in which it is contained, a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of the circumstances to the government agent or assistant government agent."

Section 62, as to sale of perishable property seized.

15 In section 62 of the principal Ordinance the words "government agent" shall be substituted for the word "magistrate."

Section 63, as to appeals from orders under sections 57, 59, or 60.

16 In section 63 of the principal Ordinance the words "or section sixty" shall be substituted for the words "section sixty or section sixty-one."

Section 64, as to property vested in Government.

17 In section 64 of the principal Ordinance the words "fifty-nine" shall be substituted for the words "fifty-nine or sixty-one."

Section 73, as to cattle trespass.

18 For section 73 of the principal Ordinance the following section shall be substituted, namely:—

"Cattle trespassing on a forest plantation under the control and management of forest officers may be seized and impounded by any forest officer or police officer."

Section 76, as to appointment of conservator of forests.

19 Throughout section 76 of the principal Ordinance the words "conservator of forests" shall be substituted for "chief conservator of forests."

Section 88, as to property of Crown debtors.

20 In section 88 of the principal Ordinance the words "section 83" shall be substituted for the words "sections 83 and 86."

Control of forests may be delegated to conservator.

21 The Governor may by notification in the *Government Gazette* declare any reserved forest to be solely under the control of the conservator of forests, and may authorise such conservator to exercise in respect of such reserved forest all or any of the powers and duties vested in and imposed on the government agent under this and the principal Ordinance, subject to such restrictions as the Governor in Executive Council may from time to time think fit to impose.

Repealing clause.

22 In the principal Ordinance the definition of "forest ranger" in section 3 and the words "forest ranger" in sections 50, 57, 66, 68, and 69, and the words "or forest ranger" in section 82, and the whole of sections 18, 46, 58, 61, and 86, are hereby repealed.

Short title.

23 This Ordinance may be cited as "The Forest Amendment Ordinance, 1891," and this Ordinance and the principal Ordinance may be read together as one Ordinance, and may be cited collectively as "The Forest Ordinance, 1885 and 1891."

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 5, 1891.

REVENUE NOTICES.

NOTICE is hereby given that the Assistant Government Agent, Matara, will put up for resale by public auction, at the risk of the original purchasers, the under-mentioned Tolls from November 20 to December 31, 1891, on Thursday, November 19, 1891, at 1 o'clock P.M. :--

- 1. The road toll rent at Morowaka, near the 40th milepost.
- 2. The road and bridge toll at Akuressa.
- 3. Bridge and road toll rent, Polwatta, and the branch toll at Polkandan-ela.
- 4. The road toll rent, Bandattara, on the Tudawe line, and Kakenadura on the old Hakmana road.
- 5. The road toll at Godagama.*

The purchasers must deposit the full purchase amount in cash on the day of sale.

Galle Kachcheri, November 10, 1891.

H. W. FREEMAN,
for P. A. TEMPLE, Government Agent.

විෂි 1891 ක්වු නොවැම්බර් මස 20 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා මෙහි පහත

සඳහන්වෙන කොටුපල රේඛු පලමු ගැනුම්කාරයින් ගේ අප්‍රයෝජනයට විෂි 1891 ක්වු නොවැම්බර් මස 19 වෙනි මුහස්සතින්ද දවල් 1ට මාතර උපඵ්ජක්කලක් නාන්සේ විසින් ප්‍රසිඩ වෙන්දේසියේ විකුණනට යෙදෙනවා ඇත. ඒනම්:--

- 1. හතලිසේ නෝමරකනුව අසල මොරවක පාරේ රේඛුසඳ.
- 2. අකුරුස්සේ පාරේ සහ පාලම් රේන්දේද.
- 3. පොල්වත්තේ පාරේ සහ පාලම් රේන්දේද, පොල්කඳන්ඇල අතුරුපාරේ රේන්දේද.
- 4. තුඩාවේ පාරේ බන්ඩක්කර පාරේ රේඛුසඳ, හක්මන පරණ පාරේ කැකකදුරේ පාරේ රේඛුසඳ.
- 5. ගොඩගම පාරේ රේඛුසඳ—යනාදියයි.

ගැනුම්කාරයින් විසින් විකුනුම් දවසේදී මිලේට ගත් වසෙදෙන මුදල සම්පූර්නෙන් ගෙවනට ඕනෑය.

එම්. ආර්. ප්‍රිමන්,
පී. ඒ. වැම්ප්ලර්, ඒජන්තහැන වෙනුවට.

විෂි 1891 ක්වු නොවැම්බර් මස 10 වෙනි දින ගාල්ලේ කවිචේරියේදීය.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,317, w. P.

Colonial Secretary's Office, Colombo, November 3, 1891.

At noon on Friday, December 18, 1891, the Hon. the Government Agent for the Western Province will put up for sale, at his office in Colombo, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 9,462. Situation—Bambalapitiya in Ward No. 9, within the Municipality of Colombo.

Table with 4 columns: Lot, Extent (A. R. P.), Lot, Extent (A. R. P.). Lists lots 8821 to 8856 with their respective areas.

Table with 4 columns: Lot, Name of Land, Village, Extent (A. R. P.). Lists lots 9008 and 9009.

Preliminary plan 8,168. Situation Ragam pattu of Alutkuru korale. M 460 1/2 Iriyagahakumbura Pamunugama 15 0 12. The upset prices vary from Rs. 300 to Rs. 700 per acre. Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Western Province, Colombo.

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

විකි 1891 ක්වූ සොවැම්බර් මස 3 වෙනි දින කොළඹ මහසෙන කාරිස්ලන්තාන්සේසේ කුන්සෝ රුවේදී.

සකාරුර් දිසාවේ වංශාභිපති ආණ්ඩුවේ ඒජන්ත උන්තාන්සේ විසින් මෙහි පහත සඳහන්වන

ආණ්ඩුව සන්සාක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකි 1891 ක්වූ දෙසැම්බර් මස 18 වෙනි දින ක්වූ කොළඹ කව්වෙරිසේදී වෙන්දේසිකර එකුණන්ට යෙදෙනවාදැක.

සිතියම 9,462. පිහිටා තිබෙන්නේ—කොළඹ නාගරිකයේ 9 වෙනි කොට්ඨාසේට අයිති බම්බලපිටියේ.

Table with 4 columns: No., Extent (අ. රු. ප.), No., Extent (අ. රු. ප.). Lists lots 8821 to 8856 with their respective areas.

සිතියම 9,535.

Table with 4 columns: No., Extent (අ. රු. ප.), No., Extent (අ. රු. ප.). Lists lots 9008 and 9009.

සිතියම 8,168. පිහිටා තිබෙන්නේ—අළුත්කුරුකෝරලේ රාගම්පත්තුවේ පමුහුගම. M 460 1/2 ජ්වරිගහ කුඹුර පමුහුගම 15 0 12

මිලකර තිබෙන්නේ අක්කරසක් රුපියල් 300 හිට රුපියල් 700.

මෙම බිම්කොට්ඨාස ගැණ වැඩිදුර කාරණ වංශාභිපති සර්වේසර් ජනරල් උන්තාන්සේසේගෙන්ද, විකිණීමේ කොන්දේසිය ගැණ කාරණ බස්නාහුර් දිසාවේ වංශාභිපති ආණ්ඩුවේ ඒජන්ත උන්තාන්සේසේගෙන්ද දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානන්වතන්සේගේ අඥාවලස, ජ. නොඑල් වාකර්, මහසෙන කාරිස් විමස.

No. 1,318, w. p.

Colonial Secretary's Office,
Colombo, October 30, 1891.

At noon on Wednesday, December 16, 1891, the Assistant Government Agent of Kalutara will put up for sale or settlement the under-mentioned Crown Lands, on the terms authorised by Government.

Preliminary plan 8,368.

Rule.	Lot.	Name of Land.	Situation.	Extent. A. R. P.
(2) (a-2)	6055	Dalukgahakele	Kotagedara	35 0 13
	6055½	Dalukgahalanda	do.	2 3 24
	6056	Mattegedarakanda	do.	137 0 10

In the Iddagoda pattuwa of Pasdun korale.

The above are undisputed Crown lands applied for by private parties.

Preliminary plan 8,368.

(2) (b-3)	6057	Mattegedarawatta	Kotagedara	0 3 4
	6058	Do.	do.	0 0 10

In the Iddagoda pattuwa of Pasdun korale.

The above are lands occupied originally without deeds of title and improved for a period of less than five years.

The upset price of lots 6055, 6055½, and 6056 is Rs. 10 per acre.

The upset price of lots 6057 and 6058 is Rs. 20 per acre; these lands are improved and cultivated.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,318, w. p.

වර්ෂ 1891 ක්වූ ඔක්තෝබර් මස 1 වෙනි දින කොළඹ
මහසෙනෙකාරිපත්‍රාලයෙන් කන්කෝරුවෙහිදීය.

ආණ්ඩුව අයිති මෙහිපහත සඳහන්වන ඉඩම් කවරි වර්ෂ 1891 ක්වූ දෙසැම්බර් මස 16 වෙනි දිනවූ බදුද දවල් කළුකර ආණ්ඩුවේ උපද්‍රව්‍යකරනාන්තරයේ විසින් කළුකර කවරිවෙහිදී ආණ්ඩුවේ ආඥාවල ප්‍රකාරයට විකුණනට නොහොත් බෙරුම්කරදෙනට යෙදෙනවාදීය.

සිතියම 8,368.

රෙකුලාසිය.	නො.	ඉඩමේ නම.	නිබන්ධනාංකය.	මහත. අ. රු. ප.
(2) (a-2)	6055	දළුකහකැලේ	කොටගෙදර	53 0 13
	6055½	දළුකහකැලේ	එම	2 3 24
	6056	මව්වෙගෙදරකන්ද	එම	137 0 10

පිහිටා තිබෙන්නේ පස්දුක්කෝරලේ ඉද්දගොඩ පත්තුවෙහි.

මේවා ගම්වූ විසින් ඉල්ලාපු නිරවුල්ලෙස ආණ්ඩුවට අයිති ඉඩම්ය.

සිතියම 8,368.

(2) (b-3)	6057	මව්වෙගෙදරවත්ත	කොටගෙදර	0 3 4
	6058	එම	එම	0 0 10

පිහිටා තිබෙන්නේ පස්දුක්කෝරලේ ඉද්දගොඩපත්තුවෙහි.

මේවා අයිතිවාසිකමට ඔප්පුවක් නැතුව බුක්තිවිදගත අවුරුදු පහකට වැඩිනොවන ගණනක් බුක්තිවිද ගණ ආවාටු ඉඩම්ය.

ආණ්ඩුව 6,055, 6,055½ සහ 6,056යේ කවරිවල අක්කරයක් රුපියල් 10 බැගින් මිල නියමකර තිබේ නවාය.

ආණ්ඩුව 6,057යේ සහ 6,058යේ කවරිවල අක්කරයක් රුපියල් 200 බැගින් මිල නියමකර තිබේ නවාය.

මේවා වඩා දියුණුකර තිබෙන ඉඩම්ය.

මෙම ඉඩම්කවරි ගැණ වැඩිදුර කාරණා වංසාතිපති සර්වේසර්පනරුල්ලන්තාන්තරයෙහි, විසින්මේ කොන්දේසිය ගැණ කාරණා කළුකර ආණ්ඩුවේ උපද්‍රව්‍යකරනාන්තරයෙහි දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,

ජ. නොඑල් වාකර,
මහසෙනෙකාරිපත්‍රාලය.

No. 1,319, w. p.

Colonial Secretary's Office,
Colombo, October 28, 1891.

AT noon on Wednesday, December 16, 1891, the Assistant Government Agent of Kalutara will put up for sale or settlement, at his office in the Kalutara Kachcheri, the under-mentioned portion of Crown Land, on the terms authorised by Government.

Preliminary plan 4,617.

Rule.	Lot.	Name of Land	Situation.	Extent. A. R. P.
(2) (a-2)	6	Ukkalukanda	Anguruatota	115 0 18

The above is an undisputed Crown land applied for by private parties, and is situated in the Munwattabage pattawa of the Rayigam korale.

The upset price of this lot is Rs. 10 per acre.

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

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

No. 1,319, w. p.

වමී 1891 ක්වු ඔක්තෝබර් මස 28 වෙනි දින කොළඹ මහසෙනෙවිවරයා විසින් පවත්වන ලද්දේ කන්තෝරුවේදීය.

ආණ්ඩුවට අයිති බෙහි පහත සඳහන්වෙන ඉඩම් කට්ටිය වමී 1891 ක්වු නොවැම්බර් මස 5 වෙනි දින වූ බාහස්පතින්ද දවල් සහ ඊලඟ දවස්වලදීත් කඵතර ආණ්ඩුවේ උපද්වන්තලන්තාන්සේදී සිත් කඵතර කඵවේරියේදී ආණ්ඩුවේ ආඥාවල ප්‍රකාරයට විකුණනට නොගොස් බේරුම්කරදෙනට යෙදෙනවා ඇත.

රෙකුලාසිය.	නො.	ඉඩමේ නම.	නිබෙනසඵානය.	ආ. රු. ප.
(2) (a-2)	6	උත්කඵකන්ද	අගුරුවානොට	115 0 18

ඉහත කී ඉඩම නිරවුල්ව ආණ්ඩුවට අයිති විකුණනට ප්‍රසිධිකරනට ඉල්ලාපු ඉඩමක්වා සහ එම ඉඩම ජයිගම්කෝරලේ මුත්තන්තේබාගේ පත්තුවේ පිහිටා තිබෙනවේය.

මෙම ඉඩමේ අක්කරයක් රුපියල් දහස බැගින් මිල නියමකර තිබෙනවාය.

මෙම ඉඩමකටවිස ගැණ වැඩිදුරකාරණ වංශාසිපති සර්වේසර්පනරල් උත්තාන්සේගෙන, විකී නීමේ කොන්දේසියගැණ කාරණ කඵතර ආණ්ඩුවේ උපද්වන්තලන්තාන්සේගෙන දෙනහට පුඵවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙවිවරයා විසින්.

LAND SALES IN THE NORTHERN PROVINCE.

No. 230, n. p.

Colonial Secretary's Office,
Colombo, October 27, 1891.

ON Monday, December 14, 1891, and the following days, the Assistant Government Agent for the Mannar District will put up to auction, at his office in Mannar, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Sixteen allotments of land situated in the Mantai north and south divisions of the Mannar District of the Northern Province.

Mantar North.

Preliminary Plan.	Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
480	1670	Nedunkandal	The Crown	Paddy land	0 3 27
487	1678	Periyavilankuli	Umarukkantlu Achana Levvai *	do.	5 1 28
1,270	4310	Chinnapuliankulam	Manual Swakkinu	Swampy land	2 0 25
1,274	4318	Adampan	Chuvakkinu Chantiyaku	do.	1 2 37
1,277	4325	Do.	Davidu Antonippillai	do.	3 14
1,280	4328	Kamukandal	P. Chusai Fernando	Scrub jungle	0 1 26
1,283	4331	Adampan	Rappial Philippu	Swampy land	1 2 21
1,284	4332	Ittikandal	Nikkila Parikari Manuval	do.	1 0 25
1,301	4413	Chirukkandal	Kumaru Vaitiyai *	Scrub jungle	1 3 15
1,303	4416	Alankulam	Uchaneyna Muhaiyatin	do.	0 3 17
Mantai South.					
539	1718	Veleiytkamam	The Crown	Tobacco garden	0 3 5
606	2102	Mutalaikutti	A. Parikari Marichal	Jungle	1 2 31
"	2103	Do.	Philippu Vitanaip Pedru	Waste	2 0 38
1,088	3657	Uylankulam	Chaviri Antoni	Paddy land	5 2 36
1,305	4418	Periyanaivalkulam	Bastian Juvam	Waste	5 1 1
"	4419	Do.	do.	do.	2 0 0

Upset price.—Garden lands Rs. 30 ; other lands Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 230, N. P.

கொலோனியல் சுககிர்ததார் ஆபிசில்,
கொழும்பு, 1891 ம் ஆண்டு ஐப்பசி
மாதம் 27 ந் தேதி.

1891 ம் ஆண்டு மார்ச்சுமாதம் 14 ந் தேதி, திருவடிகிழைமையும் அடுத்தநாட்களிலும் மன்னார் கச்சேரியில் தன ஆபிசில் வடமாகாணத்து அஸ்தாந்து கவண்ணமேந்து ஏசனவர்க்களால் இதனடியிற் சொல்லப்பட்டிருக்கிற முடிக்குரிய காணித்துணைகளை அரசாட்சியாரால் உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம், ஏலத்திற்குறி விந்கப்படும்.

16 காணித்துணைகள், வடமாகாணத்து மனரா டிலத்திற்க்கின. மாந்தைப்ப சூதியி விருக்கின்றது.

மாந்தை வடக்கு.

பிளான் இல.	காணி இல.	சூழ்ச்சி.	கேள்விகாரண பெயர்.	விவரம்.	விசாலம். அ. மு. ப.
480	1670	நெடுங்கண்டல	முடிக்குரிய	நெற்காணி	0 3 27
487	1673	பெரியவினாகுளரி	உமறுக்கரை அசனலெவவை	ஓடி	5 1 28
1270	4310	சின்னபுளியங்குளம்	மணுவேல சுவக்கீனு	நெறதறை	2 0 25
1274	4318	அடம்பன	சுவக்கீனு சந்தியாசூ	ஓடி	1 2 37
1277	4325	ஓடி	தீர்த்த அந்தோனிபிள்ளை	ஓடி	0 3 14
1280	4328	கருங்கண்டல	பிலிப்பு சூசையறுந்து	பறடைக்காடு	0 1 26
1283	4331	அடம்பன	நெப்பிகேல பிலிப்பு	நெறதறை	1 2 21
1284	4332	இத்திக்கண்டல	நீக்கிலாப்பரிசாரி மணுவேல	ஓடி	1 0 25
1301	4413	சிறுககண்டல	குமாரு வயித்தியான	பறடைக்காடு	1 3 15
1303	4416	ஆவன்குளம்	உசநெயின முகையதின	ஓடி	0 3 17

மாந்தை தெற்கு.

539	1718	வெளியிறக்கம்	முடிக்குரிய	புகையிலைத்தோட்டம்	0 3 5
606	2102	முதலாசூத்தி	அ. பரியாரி மரிசால	காட்டுக்காணி	1 2 31
"	2103	ஓடி	பிலிப்புவிதான பேதிறு	வெண்காணி	2 0 38
1088	3657	உயிலன்குளம்	சுவரி அந்தோணி	நெற்காணி	5 2 36
1305	4418	பெரியவறகுளம்	வஸ்தியான சுவாம	வெண்காணி	5 1 1
"	4419	ஓடி	ஓடி	ஓடி	2 0 0

மதிப்பு விலை தோட்டத்தரை ஏக்கர் ஒன்றுக்கு ரூபா 30, மறதரைகள் ரூபா 10.

இக்காணிகளைப்பற்றிய மேலதனமான விவரங்கள் சங்கைபோர்ந்த அளவை தலைவரிடத்திலும் விற்பனவின் கொந்தீசைப்பற்றி மன்னா அஸ்தாந்து அரசாட்சி ஏசன்றுதரை அவர்களிடமும் வினாவி அறிந்துகொள்ளலாம்.

அடியுத்தம் தேசாதிபதியவர்களினது கட்டளையின்படி,

ஈ. நோவெல உவாககா,

இராசாங்க விக்கிதா.

No. 231, N. P.

Colonial Secretary's Office,
Colombo, October 27, 1891.

ON Monday, December 14, 1891, and the following days, the Assistant Government Agent for the Mannar District will put up to auction, at his office in Mannar, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Nineteen allotments of land situated in the Iluppaikadavai division of the Mannar District of the Northern Province.

Iluppaikadavai pattu.

Preliminary Plan.	Lot.	Village.	Name of Applicant.	Description.	Extent. A. E. P.
501	1700	Kaliyadi	Chinnatampi Arunachalam	Jungle	2 3 34
508	1711	Kanaaddi	Murukar Kanapatippillai	Tobacco garden	1 1 5
511	1716	Kaliyadi	U. Tillaiyampalam	Jungle	1 1 35
514	1721	Do.	K. Kanapati and another	Tobacco garden	1 1 26
560	1831	Vellankulam	Chinnatampi Arunachalam	Jungle	1 3 22
"	1832	Do.	do.	Waste	0 3 32
561	1833	Kaddadivayal	W. Kattikechu	Tobacco garden	0 3 36
1,256	4127	Vellankulam	Kantar Chemar	Paddy	2 1 27
1,257	4128	Do.	U. Kanapatippillai	Scrub jungle	1 0 20
1,260	4134	Chundikkulam	The Crown	do.	0 3 21
1,261	4137	Kaddadivayal	do.	do.	2 2 25
1,262	4138	Chundikkulam	Vinachitampi Kattikechu	Waste	0 1 16

Preliminary Plan.	Lot.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
1,267	4143	Kannaddi	Kantar Murukar	Scrub jungle	2 1 14
1,272	4315	Do.	Velan Katiran	do.	0 3 1
"	4316	Do.	Aiyampillai Vairavi	do.	0 1 31
1,435	5145	Illuppaikadavai	K. Muttukumar	Waste	3 0 23
1,450	5176	Kuruntankulam	do.	Garden tobacco	3 2 4
1,443	5166	Kannaddi	Chuppar Arumkam	Scrub jungle	1 0 9
1,445½	5170	Chundikkulam	S. Ramanathan	Waste	4 3 5

Upset price,—Garden lands Rs. 30 ; other lands Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 231, N. P.

கொலோனியல் சுகிரிததார் ஆபீசில்
கொழும்பு, 1891 ம் ஆம் ஐப்பசி
மாதம் 27 ந் தேதி.

1891 ம் ஆண்டு மாகாணமாதம் 14 ந் தேதியும் அடுத்த நாட்களிலும் மன்னர் கச்சேரியில் தன ஆபீசில் வடமாகாணத்து அஸ்தாந்து கவறணமேந்து ஏசுநறவர்களால் இதனடியிற் சொல்லப்பட்டிருக்கிற முடிக்குரிய காணித்துண்டுகளை, அரசாட்சியாரால் உத்தரவுபண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம் ஏலத்திற் கூறி விற்கப்படும்.

19 காணித்துண்டுகள், வடமாகாணத்து மன்னர் டிஸ்திரிக்டின இலுப்பைக்கடவைப் பகுதியி லிருக்கின்றது.

இலுப்பைக்கடவைப்பற்று.

பிளான் இல.	காணி இல.	குறிச்சி.	கேள்விகக்காரன் பெயர்.	விவரம்.	வீசாலம். அ. ரூ. ப.
501	1700	கள்ளியடி	சின்னத்தம்பி ஆருணசலம்	காட்டுக்காணி	2 3 34
508	1711	கணாடடி	முருகா கணபதிப்பிள்ளை	தோட்டக்காணி	1 1 5
511	1716	கள்ளியடிவயல்	வி. தில்லையம்பலம்	காட்டுக்காணி	1 1 35
514	1721	கள்ளியடி	க. கணபதியும் மறுபேரும்	தோட்டக்காணி	1 1 26
560	1831	வெள்ளாங்குளம்.	சின்னத்தம்பி அருணசலம்	காட்டுக்காணி	1 3 22
"	1832	ஓடி	ஓடி	வெண்காணி	0 3 32
561	1833	கட்டாட்டி வயல்	ப. காத்திகேசு	தோட்டக்காணி	0 3 36
1256	4127	வெள்ளாங்குளம்	கந்தர் சோமர்	தெற்காணி	2 1 27
1257	4128	ஓடி	வி. கணபதிப்பிள்ளை உடையார்	பரடைக்காடு	1 0 20
1260	4134	சுண்டிகுளம்	முடிக்கூரிய	ஓடி	0 3 21
1261	4137	கட்டாடி வயல்	முடிக்கூரிய	ஓடி	2 2 25
1262	4138	சுண்டிகுளம்	வினசுத்தம்பி காதிகேசு	வெண்காணி	0 1 16
1267	4143	கணாடடி	கந்தர் முருகா	பரடைக்காடு	2 1 14
1272	4315	ஓடி	வேலன் கஜரன்	ஓடி	0 3 1
"	4316	ஓடி	ஐயம்பிள்ளை வயிரவி	ஓடி	0 1 31
1435	5145	இலுப்பைக்கடவை	கா. முத்தககுமாரு	வெண்காணி	3 0 23
1450	5176	குருந்தனகுளம்	கா. முத்தகுமாரு	தோட்டக்காணி	3 2 4
1443	5166	கணாடடி	சுப்பா ஆறுமுதம்	பரடைக்காடு	1 0 9
1445½	5170	சுண்டிகுளம்	ச. ராமநாதர்	வெண்காணி	4 3 5

மதிப்பு விலை தோட்டத்தரை ஏக்கர் ஒன்றுக்கு ரூபா 30, மறுதரைகள் ரூபா 10.

இக்காணிகளைப் பற்றிய மேலதமான விவரங்கள் சங்கைபோர்த்து அளவை தலைவரிடத்திலும் விற்பனை வின் கொந்திசைப்பற்றி மன்னர் அஸ்தாந்து அரசாட்சி எசன்றுதரை அவர்களிடமும். வீனாவ் அயிந்துக்கொள்ளலாம்.

அதியுத்தம் தேசாதிபதியவர்களினது கட்டளையின்படி,

ஈ. நோவெல் உவாக்கர்,
இராசாங்க விகிதர்.

No. 232, N. P.

Colonial Secretary's Office,
Colombo, October 27, 1891.

ON Monday, December 14, 1891, and the following days, the Assistant Government Agent for the Mannar District will put up to auction, at his office in Mannar, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Fifty allotments of land situated in the Perunkali pattu division of the Mannar District of the Northern Province.

Preliminary plan.	Lot.	Village.	Name of Applicant.	Description.	Extent.		
					A.	R.	P.
276	550	Vidattaltivu	N. Sultan Abdul Cader	Jungle	2	1	14
"	550	Do.	Sugulan Sago Abdul Cader	do.	4	3	33
"	552	Do.	N. Sultan Abdul Cader	do.	1	0	84
"	553	Do.	Abubaker, Usensina	do.	0	1	20
457	1624	Koilkulam	Yanopillai Marko	Waste	1	3	30
464	1636	Vidattaltivu	K. Meyadin Kando	do.	2	3	1
465	1647	Do.	A. Meyadin	Tobacco	1	3	14
"	1643	Do.	Pichaipillai Kather Meyadin	Jungle	4	1	3
"	1637	Do.	Sinnattamby Muttali	Tobacco	0	2	20
"	1638	Do.	do.	Jungle	2	2	20
"	1639	Do.	P. M. Kaduvava	do.	5	1	23
470	H 82	Pulakkadu	V. Kanthan	Garden	1	2	14
471	I 82	Vidattaltivu	Meerasaibo Meeratamby	Waste	0	2	34
472	1654	Pulakkadu	K. M. Sinnattamby	Jungle	1	0	5
482	1685	Vidattaltivu	Sinnattamby Mohamado	Waste	1	0	9
492	1687	Koilkulam	N. Sultan Abdul Cader	do.	6	1	24
494	1691	Do.	P. Vallipuram	Paddy	8	2	31
497	Q 82	Vidattaltivu	V. Valuppillai	do.	8	3	2
498	1695	Koilkulam	Asen Usen Miskin	Waste	5	1	92
499	1696	Vidattaltivu	Ibrahimsaibu	Jungle	6	1	4
500	1697	Do.	Asen Neina Levvai	do.	2	1	13
"	1698	Do.	do.	Waste	0	1	27
462	1633	Koilkulam	Saibokando Meerasaibo	do.	7	2	28
"	1633 $\frac{1}{2}$	Do.	do.	do.	1	0	22
"	1633 $\frac{1}{2}$	Do.	do.	do.	2	0	25
538	1829 $\frac{1}{2}$	Vidattaltivu	Sinnattamby Meerasaibo	do.	3	1	5
539	1830 $\frac{1}{2}$	Do.	K. A. Rawntter	Jungle	0	0	37
562	1834	Do.	Sinnattamby Meerasaibo	Waste	2	1	34
564	1836	Do.	K. Ahamado Neina	do.	3	1	37
565	1837	Vidattaltivu	Sayerimuttu Deogu	Waste	0	0	24
1,271	4312	Attimodai	Vinayakar Veerakatti	do.	2	2	0
"	4313	Do.	Sanmugam Saravanai	do.	1	0	12
1,273	4320	Do.	Sinnattamby Veeravaku	Jungle	3	3	38
"	4321	Do.	The Crown	Field, paddy, and jungle	4	1	12
"	J 118	Do.	Kanther (claimant)	Field.	5	1	11
"	4322	Do.	Ayampillai Supramaniam	Jungle	1	0	31
1,276	4323	Do.	The Crown	Tobacco	0	1	5
"	4324	Do.	do.	do.	1	0	12
1,279	4327	Do.	do.	do.	0	3	35
1,294	4400	Vidattaltivu	Kappakando Meerasaibo	Scrub jungle	2	1	8
1,306	4420	Pulakkadu	Saveri Manuel Pariari	do.	1	1	1
1,308	4422	Vidattaltivu	Sultan Abdul Cader	Paddy	2	1	30
1,309	4423	Do.	The Crown	Scrub jungle	1	1	23
"	4424	Do.	do.	do.	3	0	0
"	4425	Do.	do.	do.	2	2	14
"	4526	Do.	do.	do.	5	1	16
1,452	5179	Do.	Manikpillai Sinnattamby	Waste	0	2	29
1,453	5180	Do.	S. Saibotamby	Tobacco	0	3	12
"	5181	Do.	do.	do.	0	0	18
1,454	5182	Do.	Seenotin Marakayar	Waste	9	3	38

Upset price.—Garden lands Rs. 30, other lands Rs. 10 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 232, N. P.

கொலோனியல் சர்க்காரத்தால் ஆட்சியில்,
கொழும்பு, 1891 ம் ஆண்டு ஜப்பன்
மாசம் 27 ந் ௨.

1891 ம் ஆண்டு மார்ச்சுமாதம் 14 ந் தேதியும் அடுத்தநாட்களிலும் மன்னார் சர்க்காரியில் தன ஆட்சியில் வடமங்காணத்து அஸ்தாந்து கவணமேந்து ஏசனவா கனால இதனழியற் சொல்லப்படடிருககிற முடிசுகுரிய காணித்துண்டுகளை, அரசாட்சியாரால் உத்தரவுபண்ணப்பட்டிருக்கும் பொருத்தப்பிரகாரம் ஏலத்திற்கு விற்கப்படும்.

காணித துறைகள், வடமாகாணத்து மன்றார் டிஸ்த்ரிக்டின பெருங்குளியி பகுதியி லிருக்கின்றது.

பெருங்குளியிப் பற்று.		பெருங்குளியிப் பற்று.		வீசாலம.	
பிளானா	காணி	குறிச்சி.	கேள்விகாரண பெயர்.	விவரம்.	அ. மு. ப.
இல.	இல.				
276	551	விடத்தத்தீவு	ந. சுலுத்தான அப்துலகாதறு	காட்டுக்காணி	2 1 14
"	550	ரெடி	சேசுலானசேசு அப்துலகாதறு	ரெடி	4 3 33
"	552	ரெடி	ந. சுலுத்தான அப்துலகாதறு	ரெடி	1 0 34
"	553	ரெடி	அபுபகர் உசுநெயினு	ரெடி	0 1 20
457	1624	கோயிலஞளம்	யககோப்பிள்ளை மாற்கு	வெண்காணி	1 3 30
464	1636	விடத்தத்தீவு	கெ. மெய்யதினகண்டு	ரெடி	2 3 1
465	1647	ரெடி	அ. மெய்யதினகண்டு	புக்கையிலைத்	
"	1643	ரெடி	பிச்சுப்பிள்ளை காதாமெய்யதின	தோட்டம்	1 3 14
"	1637	ரெடி	சினனத்தமபி முத்தலி	காட்டுக்காணி	4 1 3
"	1638	ரெடி		புக்கையிலைத்	
"	1639	ரெடி	பி. எம். காட்டுவாவா	தோட்டம்	0 2 20
470	H 82	புலக்காடு	வி. கந்தன	காட்டுக்காணி	2 2 20
471	I 82	விடத்தத்தீவு	மீராசாய்வு மிராததமபி	ரெடி	5 1 23
472	1654	புலக்காடு	கெ. எம். சினனத்தமபி	தோட்டக்காணி	1 2 14
489	1685	விடத்தத்தீவு	சினனத்தமபி முக்கத்து	வெண்காணி	0 2 34
492	1687	கோயிலஞளம்	ந. சுலுத்தான அப்துலகாதறு	காட்டுக்காணி	1 0 5
494	1691	ரெடி	பி. வலிபுரம்	வெண்காணி	1 0 9
497	Q 82	விடத்தத்தீவு	வி. வேலுப்பிள்ளை	ரெடி	6 1 24
498	1695	கோயிலஞளம்	அசன உசன மிஸகின்	நெலகாணி	8 2 31
499	1696	விடத்தத்தீவு	இவருகிம் சாய்வு	ரெடி	8 3 2
500	1697	ரெடி	அசன நெயினுலெவவை	வெண்காணி	5 1 12
"	1698	ரெடி	சாய்வுகண்டு மீராசாய்வு	காட்டுக்காணி	6 1 4
462	1633	கோயிலஞளம்	சினனத்தமபி மீராசாய்வு	ரெடி	2 1 13
"	1633	ரெடி	கெ. அ. ருவுத்தா	வெண்காணி	0 1 27
"	1633	ரெடி	சினனத்தமபி மீராசாய்வு	ரெடி	7 2 28
558	1829	விடத்தத்தீவு	கெ. அகமது நெயினு	ரெடி	1 0 22
559	1830	ரெடி	சுவரிமுத்த தியோசு	ரெடி	2 0 25
562	1834	ரெடி	வலுயகர் வீரகத்தி	வெண்காணி	3 1 5
564	1836	ரெடி	சண்முகம் சரவணை	காட்டுக்காணி	0 0 37
565	1837	ரெடி	சினனத்தமபி வீரவாசு	வெண்காணி	2 1 34
1271	4312	ஆத்திமோட்டை	முடிக்கூரிய	ரெடி	3 1 37
"	4313	ரெடி	உருத்தாளியின பெயர்—கந்தா.	ரெடி	0 0 24
1275	4320	ரெடி	அய்யம்பிள்ளை சுப்பிறமணியம்	ரெடி	2 2 0
"	4321	ரெடி	முடிக்கூரிய	ரெடி	1 0 12
"	J 118	ரெடி	முடிக்கூரிய	காட்டுக்காணி	3 3 38
"	4322	ரெடி		வயலகாணி	5 1 11
1276	4323	ரெடி		காட்டுக்காணி	1 0 31
"	4324	ரெடி		புக்கையிலைத்	
1279	4327	ரெடி		தோட்டம்	0 1 5
1294	4400	விடத்தத்தீவு	கப்பககண்டு மீராசாய்வு	ரெடி	1 0 12
1306	4420	புலக்காடு	சுவிரிமனுவேல பரியாரி	ரெடி	0 3 35
1308	4422	விடத்தத்தீவு	சுலுத்தான அப்துலகாதறு	ரெடி	0 3 35
1309	4423	ரெடி	முடிக்கூரிய	பரடைக்காடு	2 1 8
"	4424	ரெடி		ரெடி	1 1 1
"	4425	ரெடி		நெலகாணி	2 1 30
"	4526	ரெடி		பரடைக்காடு	1 1 28
1452	5179	ரெடி	மாணிக்கப்பிள்ளை சினனத்தமபி	ரெடி	3 0 0
1453	5180	ரெடி	ச. சாய்வுத்தமபி	ரெடி	2 2 14
"	5181	ரெடி		ரெடி	5 1 16
1454	5182	ரெடி	சீனுதின மரக்காயா	வெண்காணி	0 2 29
				புக்கையிலைத்	
				தோட்டம்	0 3 12
				ரெடி	0 0 18
				வெண்காணி	9 3 38

மதிப்பு விலை தோட்டதரை ஏக்கர் ஒன்றுக்கு ரூபா 30, மறும்புதரை ரூபா 10.

இக்காணிகளைப்பற்றிய மேலதமான விவரங்கள் சங்கைபோந்த சாவேயா ஜெனரலிடத்திலும் விற் பனவின் கொந்திசைபற்றி மன்றார் அல்தாந்து அரசாட்சி ஏசனறுதுரை அவர்களிடமும் வினாவி அறிந்துகொ ள்ளலாம்.

அதிபுத்தம தேசாதிபதியவர்களினது கட்டளையின்படி,

ஈ. நொவெல உவாகர்,
இராசாக் வீதிதா.

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 937, N.-W. P.

Colonial Secretary's Office,
Colombo, November 5, 1891.

ON Tuesday, January 19, 1892, 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.

Three allotments of land situated in the Katugampola hatpattu of the Kurunegala District of the North-Western Province.

Lot.	Village.	Name of Land.	Description.	Extent.	
				A.	R. P.
8337	Timbiriwewa	Ambalaipitiya	Fit for paddy	3	0 8
8457	Horawadunna	Preliminary plan 1,642. Viharagodellamukalana	Forest	15	0 34
8491	Kotudeniya	Preliminary plan 1,651. Batalawattahena	Chena	2	2 8

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 937, N.-W. P.

විෂි 1891 ක්වු නොවැම්බර් මස 5 වෙනි දින කොළඹ මහසෙනෙකාරිපත්තනාන්සේගේ කන්තෝරුවේදීය.

ඉබ්බ දිසාවේ කුරුනෑගල ඵ්ජන්තලන්තනාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉබ්බ ආණ්ඩුවේ තියෝනවල ප්‍රකාරයට විෂි 1892 ක්වු ජනවාරි මස 19 වෙනි දින දවල් 1ට කුරුනෑගල කව්වේදේදී වෙන්දේසිකර විකුණනට යෙදෙනවාදා.

විසම්දිසාවේ කවුගම්පොල හත්පත්තුවේ පිහිටා තිබෙන විම්කැබෙලි 3ක්. සිතියම 1,622.

නො.	ඉබ්බ.	අයිතිකම් කිසන්තා.	අකුම.	මහත.
				අ. රු. ප.
8337	අම්බලන්පිටිය	රජසන්තක	විවැපිරීමට සැගෙනවා	3 0 8
8457	විහාරගොඩැල්ලේ මුකලාන	සිතියම 1,642. රජසන්තක	කැලය	15 0 34
8491	බතලවත්තේ සෙන	සිතියම 1,651. රජසන්තක	සෙන	2 2 8

මෙම ඉබ්බ ගැණ වැඩිදුර කාරණ වංශාගිපති සර්වේසර්ජනරුල්ලන්තනාන්සේගෙන්ද, විකිණීමේ කොන්දේසිගැණ කාරණ කුරුනෑගල ආණ්ඩුවේ ඵ්ජන්තලන්තනාන්සේගෙන්ද දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානත්වනන්සේගේ ආඥාවලෙස,

ජ. නොඵල් වාකර්,
මහසෙනෙකාරිපත්තනා.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 799, N.-C. P.

Colonial Secretary's Office,
Colombo, November 11, 1891.

ON Monday, December 21, 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.

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

Lot.	Village.	Name of Applicant.	Description.	Extent.	
				A.	R. P.
Preliminary plan 1,029—Eppawala korale. Claimant—The Crown.					
2922	Galmaduwa	Sellawaanihamige Appu and another	Jungle fit for paddy	2	3 12
2923	Do.	do.	Forest fit for paddy	2	1 14
Preliminary plan 1,045—Eppawala korale.					
2953	Tammunnegama	Badderalage Kapurula and another	Jungle	6	1 6
Preliminary plan 1,046—Eppawala korale.					
2954	Musalpitiya	Kirihamige Nanhami	Jungle	2	0 38
2955	Do.	Appurala Vel-vidane	do.	3	2 8
2956	Do.	Lekamage Appurala and another	do.	2	3 30
Preliminary plan 1,047—Eppawala korale.					
2957	Etorawewa	Bayiralage Kapurula and another	Jungle	2	3 11
Preliminary plan 1,049—Eppawala korale.					
2959	Tammullegrama	Badderalage Kapurula and others	Jungle	2	3 25
Claimant—Kotuwe Gamarala. Preliminary plan 372—Nuwaragam korale.					
F 122	Do.	Badderalage Kapurula and others	do.	0	2 7
Claimant—The Crown.					
1271	Basawakulamakele	—	Jungle fit for cotton	14	0 30
1272	Do.	—	do.	10	2 11
1273	Do.	—	do.	8	2 12
1274	Do.	—	do.	7	2 31
1275	Do.	—	do.	17	3 18
1277	Do.	—	do.	6	0 8
1278	Do.	—	do.	12	0 13
1280	Do.	—	do.	11	3 5
1288	Malwatukele	—	Jungle	4	1 10
Preliminary plan 8—Kadawat korale.					
115	Madawachchiya	—	Paddy land	3	1 13
116	Do.	—	do.	2	1 16
117	Do.	—	do.	3	0 34
139	Do.	—	do.	3	0 30
140	Do.	—	do.	2	3 23
141	Do.	—	do.	3	0 37
Preliminary plan 286—Nuwaragam korale.					
1071	Anuradhapura	—	Building lot	0	0 9 25
1072	Do.	—	do.	0	0 11 25

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. 799, N.-C. P.

වම් 1891 ක්වු නොවැම්බර් මස 11 වෙනි දින කොළඹ

මහසෙක්‍රතාරීස්ලන්තාන්සේගේ කන්තෝරුවේදීය.

ආරම්භයට පත්වනු ලබන ඒවායේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1891 ක්වු දෙසැම්බර් මස 21 වෙනි දිනට සහ ඊටපසු දිනවලත් අනුගතවූ කම්බේරිසේදී වෙන්දේසිකර එකුණුවා සෙදෙනවා ඇත.

උතුරුමැදදිසාවේ නුවරකලාපිත පළාතේ නුවරගම් පළාත කොට්ඨාසයේ පිහිටා තිබෙන කිමිකැබෙලි 26ක්. සිතියම 1,029. එප්පාවලකෝරලේ. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉල්පම්කාරයා.	අන්ත.	මහත.
			අ. රු.	ප.
2922	ගල්මඩුව	සෙල්ලවන්නිතාමගේ අප්පු සහ තවත්	වියට සැහෙන කැලේ	2 3 12
2923	එම	එම	වියට සැහෙන මූකලාන	2 1 14
2953	තම්බුන්තේගම	සිතියම 1,045. බද්දෙරලගේ කපුරුල සහ තවත්	කැලේ	6 1 6
2954	මුසල්පිටිය	සිතියම 1,046. කිරිතාමගේ නන්තාම	එම	2 0 38
2955	එම	අප්පුරල වෙල්පිදුනේ	එම	3 2 8
2956	එම	ලේකමගේ අප්පුරල සහ තවත්	එම	2 3 30
2957	ඇවෝරවැව	සිතියම 1,047. බසිරලගේ කපුරුල සහ තවත්	එම	2 3 11
2959	තම්බුන්තේගම	සිතියම 1,049. බද්දෙරලගේ කපුරුල සහ තවත්	එම	2 3 25
F 122	එම	අයිතිකම කියන්නා—කෝට්ටාගමරල. බද්දෙරලගේ කපුරුල සහ තවත්	එම	0 2 7
1271	බසවක්කුලම	සිතියම 372. නුවරගම්කෝරලේ. අයිතිකම කියන්නා—ආණ්ඩුව.	කපුරුලට සැහෙන කැලේ	14 0 30
1272	එම	—	එම	10 2 11
1273	එම	—	එම	8 2 12
1274	එම	—	එම	7 2 31
1275	එම	—	එම	17 3 18
1277	එම	—	එම	6 0 8
1278	එම	—	එම	12 0 13
1280	එම	—	එම	11 3 5
1288	මල්වතුකැලේ	—	කැලේ	4 1 10
115	මැදවැව්පිය	සිතියම 8. කඩවත්කෝරලේ.	විවපුරණ් ඉඩම	3 1 13
116	එම	—	එම	2 1 16
117	එම	—	එම	3 0 34
139	එම	—	එම	3 0 30
140	එම	—	එම	2 3 23
141	එම	—	එම	3 0 37
1071	අනුරධපුරේ	සිතියම 286. නුවරගම්කෝරලේ.	ගෙවල්සාදන බිම	0 0 9-25
1072	එම	—	එම	0 0 11-25

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර්පනරුල්ලන්නාන්සේගෙනු, ප්‍රතිනිමි කොන් දේසිය ගැණ සාරණ උතුරුමැදදිසාවේ එප්පාවලන්තාන්සේගෙනු දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වකන්සේගේ ආඥාවලෙස,
 ජ. ගොඵල් වාසර්,
 මහසෙනෙසාපති වම්හ.

No. 800, n.-c. p. Colonial Secretary's Office, Colombo, November 11, 1891.

ON Tuesday, December 22, 1891, and the 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 portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Kalagampalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 1,036. Kalagam korale.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent.
					A. R. P.
2933	Ulan kulama.	Heratham Vel-vidane and others	Crown	Jungle	4 1 23

Further information respecting this land 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. 800, N.-C. P.

ව්‍යවස්ථාපිත නොවැම්බර් මස 11 වෙනි දින කොළඹ මහසෙනෙවිවරයා විසින් ප්‍රකාශයට පත් කළේය.

උතුරු මැද දිසාවේ ඒජන්ත උත්තරාන්තර විසින් මෙහි පහත සඳහන් වූ ආණ්ඩුව සත්කම ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට ව්‍යවස්ථාපිත නොවැම්බර් මස 22 වෙනි දිනට අගහරුවාද සහ ඊට පසු දිනවලට අනුරාධපුර කවිවේරියේදී වෙන්දේසිකර විකුණනු ලැබූ ආකාරයට ප්‍රකාශයට පත් කළේය.

උතුරු මැද දිසාවේ නුවරකලාව ප්‍රදේශයේ කලාපිකරණ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 1 ක්.

සිතියම 1,036. කලාපිකරණය. අයිතිකම් කියවනුයේ—ආණ්ඩුව.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අන්දම.	මහත.
				අ. රු. ප.
2933	උලානකලම	හෙරත්තාම වෙල්විදානේ සහ තවත්	කැලේ	4 1 23

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේඤ්ඤාචාර්යවරයා විසින් ප්‍රකාශයට පත් කළේය, විකිනීමේ කොන්දේසිය ගැණ කාරණා උතුරු මැද දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරාන්තර විසින් ප්‍රකාශයට පත් කළේය.

ආණ්ඩුකාර උතුරු මැද දිසාවේ ආණ්ඩුවලය,

ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයා විසින්.

No. 801, N.-C. P.

Colonial Secretary's Office,
Colombo, November 11, 1891.

ON Tuesday, December 22, 1891, and the 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 portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Hurulupalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 977. Kalpe kerala.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. B. P.
2843	Morakewa	H. Henaratbandara	The Crown	Forest and new clearing	18 1 24

Further information respecting this land 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. 801 N.-C. P.

ව්‍යවස්ථාපිත නොවැම්බර් මස 11 වෙනි දින කොළඹ මහසෙනෙවිවරයා විසින් ප්‍රකාශයට පත් කළේය.

උතුරු මැද දිසාවේ ඒජන්ත උත්තරාන්තර විසින් මෙහි පහත සඳහන් වූ ආණ්ඩුව සත්කම ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට ව්‍යවස්ථාපිත නොවැම්බර් මස 22 වෙනි දිනට අගහරුවාද සහ ඊට පසු දිනවලට අනුරාධපුර කවිවේරියේදී වෙන්දේසිකර විකුණනු ලැබූ ආකාරයට ප්‍රකාශයට පත් කළේය.

උතුරු මැද දිසාවේ නුවරකලාව ප්‍රදේශයේ කලාපිකරණ කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබලි 1 ක්.

සිතියම 977. කලාපිකරණය. අයිතිකම් කියවනුයේ—ආණ්ඩුව.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අන්දම.	මහත.
				අ. රු. ප.
2843	මොරකැව	එච්. හෙරත්තාම බන්ධාර	බුකලාන සහ අවන් එලිකරපුබිම	18 1 24

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේඤ්ඤාචාර්යවරයා විසින් ප්‍රකාශයට පත් කළේය, විකිනීමේ කොන්දේසිය ගැණ කාරණා උතුරු මැද දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තරාන්තර විසින් ප්‍රකාශයට පත් කළේය.

ආණ්ඩුකාර උතුරු මැද දිසාවේ ආණ්ඩුවලය,

ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයා විසින්.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 88, P. OF S.

Colonial Secretary's Office,
Colombo, November 5, 1891.

At noon on Tuesday, January 5, 1892, 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 portion of Crown Land, on the terms authorised by Government.

An allotment of land situated at Masimbula in Atakalan korale.

Preliminary plan 7,245.

Lot.	Name of Land.	Village.	Name of Applicant.	Description.	Extent. A. R. P.
2345	Tennapitahena	Masimbula	A. F. Molamure, Ratemahatmaya	Chena	1 3 35

Upset price,—Rs. 10 per acre.

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

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

No. 88, P. OF S.

වම් 1891 ක්වු නොවැම්බර් මස 5 වෙනි දින කොළඹ

මහසෙනෙකාරිස්ථානයේ කන්තෝරුවේදී.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වන බිම්කොටස වම් 1892 ක්වු ජනවාරි මස 5 වෙනි දිනවු අඟ රුවාදා සබරගමුවේ ඒජන්තාධිපතිවරයා විසින් රත්නපුරේ කවිවෙරියේදී ආණ්ඩුවේ නියෝගවලට ප්‍රකාරයට විකුණන්නට හෝ බේරීමක් කරන්නට යෙදෙනවා ඇත.

අවකලක්කෝරලේ මස්ඉඹුලේ පිහිටි එක ඉඩමකවිටසක්.
පිහිටම 7,245. අයිතිකම්කරු—ආණ්ඩුව.

නො.	ඉඩම.	ගම.	ඉල්ලුම්කරු.	අකුම.	අ. ර. ප.
2345	කැන්තේපිටහේන	මස්ඉඹුල	ඒ. ඇස්. මොලවුරේ රවේමකන්මසා	ඡනන	1 3 35

අක්කරයක් රූපියල් 10 බැගින්.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේශ්වර්කරුලාලාස්ථානයේගෙන, විකිනීමේ කොන්දේසිය ගැණ කාරණා සබරගමුවේදී ආණ්ඩුවේ ඒජන්තාධිපතිවරයා විසින් දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වකන්සේගේ ආඥාවලෙස,
ජ. නොඑල් වාකර්,
මහසෙනෙකාරිස් වම්ක.

No. 89, P. OF S.,

Colonial Secretary's Office,
Colombo, November 11, 1891.

At noon on December 21, 1891, at 1 P.M., the Assistant Government Agent of Kegalla will put up to auction for sale or settlement, at his office in Kegalla, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 7,606. Dehigampal korale.
Claimant—H. Dilanchya and another.

Lot.	Name of Land.	Situation.	Description.	Extent. A. R. P.	Value of Timber. Rs. c.
3657	Mandadeniyakumbura	Indurana	Fit for paddy	4 1 0	—
3658	Mandadeniyakumburadeniya	do.	do.	0 3 26	—
Preliminary plan 7,653. Claimant—The Crown.					
D 382	Ilukehena	Kannattota	Jungle	3 1 31	—
H 382	Tunandahena	do.	do.	7 0 24	—
I 382	Totillehena	do.	Chena	8 0 36	—
Preliminary plan 34.					
983	Kondagalahena	Wendala	Jungle	2 0 20	—
Preliminary plan 183. Lower Bulatgama.					
4247	Udagewattamukalana or Naranpottamukalana	Kitulgala	Forest	4 1 17	—

Lot.	Name of Land.	Situation.	Description.	Extent.		Value of Timber.	
				A. R. P.	Rs. c.	Rs.	c.
5685	Ampagewattahena	Preliminary plan 5,356. Imbulgala.	Beligal korale. Chena	4	2 7	—	—
145½	Bulugahahena	Preliminary plan 77. Mahena	Jungle	2	0 35	—	—
396	Kongahamulahena and Pambehena	Preliminary plan 197. Walagama	Forest and chena	1	3 10	—	—
G 26	Galpottewatta	Preliminary plan 188. Ginihappitiya	Paranakuru korale. Old garden	0	0 23	—	—
H 26	Kamata	do.	Threshing floor	0	0 6	—	—
I 26	Helhena	do.	Forest	1	1 7	10	0
J 26	Kalukohukumbura	Claimants—Subaya and others. Ginihappitiya	Field	1	2 22	—	—
7087	Gurugalahena	Preliminary plan 8,710. Mediliya	Claimant—The Crown. Chena	6	3 29	—	—
27	Udahahena	Preliminary plan 25. Gewilipitiya	Forest	1	3 23	—	—
9728	Waradenawatehena	Preliminary plan 4,331. Gewilipitiya	Ekiriyagala. Jungle	4	2 6	—	—
9730	Aladeniyahena	do.	do.	6	1 37	—	—
9731	Do.	do.	do.	2	0 7	—	—
408	Kamatehena	Preliminary plan 206. Arakotawella	Forest	1	3 35	10	00
M 29	Kekunakandadeniya	Preliminary plan 200. Aturupana	Field	0	0 26	—	—

Upset price,—High lands Rs. 10 per acre and Mud lands Rs. 40.
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. 89, P. OF S.

වම් 1891 ක්වු නොවැම්බර් මස 11 වෙනි දින කොළඹ

මහසෙකුකාරිස්ථානයන්සේසේ කන්තෝරුවේදීය.

සිරගමුදියාවේ කැගල්ලේ උපස්ථානවලින් නොවෙනස්ව පවතින මෙහි පහත සඳහන්වන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම් 1891 ක්වු දෙසැම්බර් මස 21 වෙනි දින දවල් එකට කැගල්ලේ කවිවෙරියේදී ප්‍රසිද්ධ වෙන්දේසියේ විකුණන්නට නොහොත් බේරාදෙන්නට යෙදෙනවා ඇත.

සිතියම 7,606. දෙහිගමපල්කෝරලේ. අයිතිකම්කිසිනොවන—එච්. දිලන්තිසා සහ නවත්.

නො.	ඉඩම.	ගම.	අකුම.	අ. ඇ. ප.	මහන.	ලීවල වටි	රු. ශ.
3657	මන්ඩාදෙතියේ කුඹුර	ඉදුරන	අස්සැද්දීමට සැහෙන එම	4	1 0	—	—
3658	එම කුඹුරේදෙතිය	එම	එම	0	3 26	—	—
D 382	ඉඵකේසේන	කන්තෝරුව	කැලේ	3	1 31	—	—
H 382	කුන්දෙසේන	එම	එම	7	0 24	—	—
I 382	කොට්ටේසේන	එම	සේන	8	0 36	—	—
983	කොන්ඩගලසේන	වැන්දල	කැලේ	2	0 20	—	—
4247	උඩගේවත්තේ මුකලාන නොහොත් නාරත්පොත්තේ මුකලාන	කිතුල්ගල සිතියම 5,356.	එම	4	1 17	—	—
5685	අම්පගේවත්තේ සේන	ඉඹුල්ගල	සේන	4	2 7	—	—
145½	මුළුගහසේන	මාසේන සිතියම 77.	කැලේ	2	0 35	—	—
396	කෝන්ගහමුලසේන සහ පඹිසේන	වලගම	එම සහ සේන	1	3 10	—	—
G 26	සිතියම 188. පරණකුරුකෝරලේ. ගල්පොත්තේ වහන	මෙම ඉඩම්කුටුටු අයිතිකම්කිසි නොවන නැහැ. ගිනිගස්පිටිය	පරන වහනක්	0	0 23	—	—
H 26	කමන	එම	කමනක්	0	0 6	—	—
I 26	ගෙල්සේන	එම	කැලේ	1	1 7	10	0
J 26	කළුකොහුකුඹුර	අයිතිකම් කිසිනොවන—ප්‍රධාන සහ නවත් අය. එම	කුඹුර	1	2 22	—	—
7087	ගුරුගලේසේන	සිතියම 8,710. මැදිලිය	අයිතිකම් කිසිනොවන—ආණ්ඩුව. සේන	0	3 29	—	—

නො	ඉඩම.	සිතියම 25. ගම.	අකුම.	මහත. අ. රු. ප.	ලීවල වරි නාකම.
27	උඩගස්න	ගැවිලිපිටිය සිතියම 4,331.	කැලේ	1 3 23	—
9728	වරදෙනවනේසෙන	ඇකිරියගල එම	එම	4 2 6	—
9730	අලදෙනියේ සෙන	එම	එම	6 1 37	—
9731	එම	එම	එම	2 0 7	—
408	කමනේසෙන	සිතියම 206. අරකොටුවැල්ල සිතියම 200.	එම	1 3 35 10 50	
M 29	කැකුනකන්දේ දෙහිය	අතුරුපාන	කුඹුර	0 0 26	—

ගොඩ ඉඩම් අක්කරයක් රුපියල් 10 පවත්ද, මඩ ඉඩම් රුපියල් 40 පවත්ද විකුණන්නට පවත් ගන්නවා ඇත.

මෙම ඉඩම්ගැණ වැඩිදුරකාරණ වංශාධිපති සර්වේශ්වර් ජනරාල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන් දේසියගැණ කාරණ කැගල්ලේ ආණ්ඩුවේ උපද්වන උත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලෙස,
 ජ. නොඵල් වාකර්,
 මහසෙනෙකාරිස් වමිග.

No. 90, P. OF S.

Colonial Secretary's Office,
 Colombo, November 11, 1891.

AT noon on Tuesday, January 19, 1892, 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.

Eleven allotments of land in Palle pattu, Navadun korale.

Lot.	Name of Land.	Preliminary plan 1,736. Name of Applicant.	Village—Niriella. Name of Claimant.	Description.	Extent. A. R. P.
S 437	Aluketiyebena	W. Heenmahatmaya	Sudantahami's heirs	Chena	13 2 14
T 437	—	—	do.	do.	8 2 10
U 437	—	—	do.	do.	5 1 15
Y 437	—	—	—	do.	2 2 15
Z 437	Nilletota Okanda	W. Heenmahatmaya	—	do.	7 3 33
A 438	—	—	—	do.	2 3 22
J 438	—	—	—	do.	2 3 33
K 438	—	—	—	do.	6 2 4
L 438	—	—	—	do.	0 1 22
M 438	—	—	J. Sudantahami's heirs	New garden	8 2 22
R 438	—	—	—	Chena	2 3 0

Upset price,—Rs. 10 per acre.

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

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

No 90, P. OF S.

වම් 1891 ක්වු නොවැම්බර් මස 11 වෙනි දින කොළඹ මහසෙනෙකාරිස් උත්තාන්සේගේ කන්කෝරුවේදීය.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කොටස් වම් 1892 ක්වු ජනවාරි මස 19 වෙනි දිනවු අගහරු වාද සබරගමු දිසාවේ ඒජන්ත උත්තාන්සේ විසින් රත්නපුරේ කවිචේරියේදී ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණන්නට ගෝ බේරීමක් කරන්නට යෙදෙනවා ඇත.

සබරගමු දිසාවේ රත්නපුර පළාතේ නවදුන්කෝරලේ පල්ලේපත්තුවේ පිහිටි ඉඩම් කවිම් 11ක්.

නො.	සිතියම 1,736. ඉඩම.	ගම—නිරිඇල්ල. ඉල්ලුම්කාරයා—විචලිචි. හිත්මහන්මතා.	අයිතිකම් කියන්නා.	අකුම.	මහත. අ. රු. ප.
S 437	අලුකැවියේ සෙන	සුදන්කමාමියේ උරුමකරයෝ	සෙන	13 2 14	
T 437	—	එම	එම	8 2 10	
U 437	—	එම	එම	5 1 15	
Y 437	—	—	එම	2 2 15	
Z 437	නිල්ලේකොට මිකඤ	—	එම	7 3 33	
A 438	—	—	එම	2 3 22	
J 438	—	—	එම	2 3 33	
K 438	—	—	එම	6 2 4	
L 438	—	—	එම	0 1 22	
M 438	—	ජේ. සුදන්කමාමියේ උරුමකරයෝ	අළුත්වතන	8 2 22	
R 438	—	—	සෙන	2 3 0	

අක්කරයක් රුපියල් 10 බැගින්.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේශ්වර් ජනරාල් උත්තාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණ කාරණ සබරගමු දිසාවේ ආණ්ඩුවේ ඒජන්ත උත්තාන්සේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්සේගේ ආඥාවලෙස,
 ජ. නොඵල් වාකර්,
 මහසෙනෙකාරිස් වමිග.

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 9,850.

Lot.	Name.	Description.	Situation.	Name of Claimant.	Extent. A. R. P.
T 624	Godaporagahalandawatta	No cultivation	Alutgama in Medapattu of Siyane korale	Liyanawattage Appu Allis	0 0 11-25

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Colombo Kachcheri on December 21, 1891, at one o'clock, and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation of such interests.

Colombo Kachcheri,
November 3, 1891.

A. R. DAWSON,
Government Agent.

වෂී 1876 ක්වු අවුරුද්දේ නොමර 3 වෙනි ආඥාපත්‍රයේ හව්වෙහි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වෂී 1876 දේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හව්වෙහි සාන්වේ කරතිබෙන පහාර්තු වල ප්‍රකාර ආ ඉස්වුකාරක මන්ත්‍රණ සභාවේ මන්ත්‍රණය ඇදවු උතුමානවගන්තියේ විසින් මට අනකරන්ට යෙදුනබව මෙයින් දැනුම්දුන්නා ඇත. එනම් :—

පිතියම 9,850, පිහිටාතිබෙන සානය—පිතාකෝරලේ මැදපත්තුවේ අව්වගම.

නො.	නම.	අඳුම.	අයිතිවාසිකම් කියන අයගේ නම.	අ. රු. ප.
T 624	හොඬපරගහලන්දේවන	වැවිල්ලක්කු	ලියනවත්තගේ අප්පු අල්ලිය	0 0 11-25

ඉහතකී ඉඩමට තමනමුන්ට ඇත්නාවු අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට ක්‍රියාකරණ අය විසින් වෂී 1891 ක්වු දෙසැම්බර් මස 21 වෙනි දින එකේ කතිසමට නොලැබී කවිවේරියේදී මා ඉදිරිපිට පැමිණ කියාපිටින්නට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැන ඇත්නාවු අයිතිවාසිකම් අන්දම සහ පහාර්තුරුන් කියාපිටින්නට ඕනෑබව මෙම ඉඩම අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වෂී 1891 ක්වු නොවැම්බර් මස 3 වෙනි දින කොලඹ කවිවේරියේදීය.

ඒ. ආර්. ඩෝසන්,
ආණ්ඩුවේ ඒජන්තරුන්තාන්සේ.

இதன்கீழ் சொல்லப்படுகிற காணியை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிப்பற்றுக் கொள்வன்தபற்றிய கட்டளைச்சட்டத்தின் 6 பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்கத்தா ருடைய ஆலோசனை அனுமதியுடன் எனக்கு கட்டளை செய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது :—

பி. பிளான இலககம் 9,850.

இருககுமிடம்—சீனக்கோறனை மெதபத்திவிருககும் அளுக்கம்.

இல.	காணியின் பெயர்.	வ்வரம்.	உருத்தாளியின் பெயர்.	விசாலம், அ. மு. ப.
T 624	கொடபொறக்கா வெண்ட வததை	பயிசெய்கை இல்லை	லீயனாவத்தகே அப்பி அலலிஸ்	0 0 11-25

மேற்கூறியதகாணிகளு உரித்தேகுகின்ற சகலவேடும் தானாகவலதை அவரவருடைய காரியகார ரால் 1891 ம் ஆண்டு மார்ச்சுமாதம் 21 ந் தேதி பகல-1 மணிக்கு என்முத்தாவில் கொளுப்பு கச்சேரியில் வெளிப்படடு சொல்லிக்கொள்ள வேண்டுவதமல்லாமல் அந்தக்காணிகளுப பெற்றுக்கொள்ளப்படும பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுளு சொல்லவேண்டியது.

கொழும்பு கச்சேரி,
1891 ஆண்டு கார்த்திகைமாதம் 3 உ.

ஏ. ஆர். டோசன்,
அரசாட்சி ஏசன்று.

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 4,316, dated October 9, 1891. Situated in Hewawissa korale of Hewaheta, in the District of Kandy.

Lot.	Name.	Description.	Village.	Name of Claimant.	Extent. A. R. P.
H 761	Naranhena estate	Road	Pattiyagama	Proprietor of Naranhena estate	0 0 17
I 761	Do.	Patana, steep and poor soil	do.	do.	0 1 27

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Kandy Kachcheri on November 30, 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 Kachcheri,
October 27, 1891.

R. W. D. Morn,
Government Agent.

විෂි 1876 ක්වූ අවුරුද්දේ නොමිමර 316 නේ අඤ්චනුයේ හන්වෙති වහන්සිලේ ප්‍රකාරයට මෙහි පහත සඳහන්වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිනිස වෂි 1876යේ ඉඩම් ලබාගැනීමේ අඤ්චනුයේ හවෙති කාන්තේ කරතිබෙන පහාර්තුචල ප්‍රකාර අඤ්චකාරක මනුෂ්‍යයන්ගේ මන්හුනිය ඇතුළු උතුමානන්වහන්සේ විසින් මට අනකරන්ව යෙදුනබව මෙහින් දැනුම්දුන්නා ඇත. ඒනම:—

1891 ඔක්තෝබ්‍ර් මස 9 වෙනි දින නොමිමර 4,316 දරණ සිතියම.

පිහිටාතිබෙන්නේ—මහනුවරපලායේ සේවාහැටේ සේවාච්ඡේ කෝරළේ.
අයිතිකම කියන්නා—නාරන්හින්නවත්ත අයිතිකාරයා.

නො.	නම.	අඤ්ච.	හම.	මහත. අ. රු. ප.
H 761	නාරන්හින්න වත්ත	පාර	පව්විසම	0 0 17
I 761	එම	පහන පල්ලම සහ හිස්බිම	එම	0 1 27

ඉහතකී ඉඩම්වලට තමනමුන්ට ඇත්නාවූ අයිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට ක්‍රියාකරණ අස විසින් වෂි 1891 ක්වූ නොවැම්බු මස 30 වෙනි දින 2නේ කතිසමට මහනුවර කවිචේර් යේදී මාඉදිරිපිටට පැමිණ කියාසිටින්නට ඕනෑවා සහ මෙම ඉඩම්වෙනුවට ලැබෙන මුදල ගැණ ඇත්නාවූ අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියාසිටින්නට ඕනෑබව මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළු දෙනාගෙන්ම මෙහින් ඕනෑකලා ඇත.

වෂි 1891 ක්වූ ඔක්තෝබ්‍ර් මස 27 වෙනි දින මහනුවර කවිචේර් යේදීය.

ආර්. ඩබ්ලිව්. ඩී. මොයර්,
අඤ්චමේ ඒජන්තවතා.

இதிகழிம சொல்லப்படுகிற காணிகளை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காண்பெற்றுக் கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின்பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சந்தகதாருடைய ஆலோசனை அனுமதியுடன், எனக்குக்கட்டளைசெய்திருப்பதை இத்தலை அறியப்பண்ணுகிறேன். அதாகிறது:—

பிளான நொம்பர் 4,316.—1891 ம ஆண்டு ஐப்பசிமாதம் 9 ன் தேதி யேவாயெட்டையச் சேர்ந்த யேவாவிஷணை கோறனையி விருககிற இடங்கள்.

வீவாரம்—ரொட்டு, பதனையும், கெடுதிநிலமுட.

இல.	பேயர்.	ஊர்.	உரித்தபேசுகவோன்.	வீசாலம். அ. மு. ப.
H 761	நாறங்குணைதோட்டம்	பட்டியகமை	நாறங்குணைதோட்டமுடையோர்	0 0 17
I 761	இடி	இடி	இடி	0 1 27

மேற்கூறியத காணிகளுக்கு உரித்துபேசுகின்ற சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால் 1891 ம ஆண்டு காரத்திகைமாதம் 30 ன் தேதி பகல 2 மணிக்கு எழுத்துகதாவில் வெளிப்படட்டு சொல்லிக்கொள்ள வேண்டுவதுமல்லாமல் அந்தககாணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையும் சொல்லவேண்டியது.

கண்டி கச்சேரி,
1891 ஆண்டு ஐப்பசிமாதம் 27 தேதி.

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 land, to wit:—

Preliminary plan 4,309, dated September 15, 1891, situated within the Municipality of Kandy.

Lot.	Name.	Description.	Town.	Name of Claimant.	Extent. A. R. P.
B 761	Lake House and compound, and better known as the Judges' Quarters. Tenement No. 16, Victoria drive	House, kitchens, stables, garden, &c.	Kandy	Col. Byrde	1 2 3

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Kandy Kachcheri on November 30, 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 Kachcheri,
October 27, 1891.

R. W. D. MOIR,
Government Agent.

විෂි 1876 ක්වූ අවුරුද්දේ නොමිමර 3වේ ආඥාපත්‍රයේ හවේනි වගන්තියේ ප්‍රකාරයට මෙහිපහත සඳහන්වෙන ඉඩම ලබාගැනීම සඳහා ක්‍රියාකරණපිණිස විෂි 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හවේනිකාරවේ කරතිබෙන පහාර්වුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උතුමානන්වහන්සේ විසින් ඉටු අණකරන්ට යෙදුනවට මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

විෂි 1891 සැප්තැම්බර් මස 15 දින නොමිමර 4,309 දරණ සිතියම.

පිහිටාතිබෙන්නේ—මහනුවර නගරයතුල. වවුම—මහනුවර.

නො.	නම.	අකුම.	අසිතිකම කියන්නා.	මහත.
B 761	“ලේක් හවුස්” යන ලේ සහ භිදල	ලේ, කුස්සි යනාදිය	කර්නල් බර්ඩ්	1 2 3

ඉහතකී ඉඩමට තමනමුන්ට ඇත්තාවූ අසිතිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට ක්‍රියා කරණ අය විසින් විෂි 1891 ක්වූ නොවැම්බර් මස 30 වෙනි දින 2කේ කතිසමට මහනුවර කවිචේරි සේදී මා ඉදිරිපිටට පැමිණ කියාසිටින්නට ඕනෑවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදලගැණ ඇත්තාවූ අසිතිවාසිකමේ අකුම සහ නොරතුරුත් කියාසිටින්නට ඕනෑවට මෙම ඉඩම අසිතිවාසිකම් ඇති සියලුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

විෂි 1891 ක්වූ ඔක්තෝබර් මස 27 වෙනි දින මහනුවර කවිචේරිසේදිය.

ආර්. ඩබ්ල්යු. ඩී. මොයර්,
ආණ්ඩුවේ ඒජන්තතුන.

இதுண்கீழ்சொல்லப்படுகிற காணியை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் தாணிபெற்றுக் கொள்வதைப்பற்றிய கட்டளைசட்டத்தின் 6 ம பிரிவின பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிசசங்க த்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக் கட்டளைசெய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது:—

විඳාන ඉලකසම 4,309.—1891 ම ඉණ්ඩු පුරුදාසිමාසම 19 න් ජේජි, කණ්ඩු තරාසභ්තත්තුසුතුල් ඉරුකතිර ඉුදම.

විවරය—වීඳි, ඉසිනි, ඉලතානාදිය.

ඉල.	වෙපාර්.	පුද්දනම.	විසාලම.
B 761	ලෙකකචුස් ආණ්ඩු මධ්‍යතනරුසේ ආණ්ඩු කටුක කොපුම	කණ්ඩු	විසාලම. අ. ආ. ප. 1 2 3

மேற்கூறியத காணிகளுக்கு உரித்ததேபுகின்ற சசலபெரும் சாணகவல்லது அவரவருடைய காரியகாரர ல 1891 ம ஆண்டு காரத்திகைமாமசம 30 ந் தேதி பகல 2 மணிககு எனமுததால்ல வெளிப்பட்டு சொல்லிக் கொள்ள வேண்டுவதுமல்லாமல் அந்தககாணிகளுக்குப் பெற்றுக்கொள்ளப்படும பணததையும், அதைப்பெற்று சகொள்வதற்குண்டான உரித்ததையும் சொல்லவேண்டியது.

கண்டி கச்சேரி,
1891 ஆண்டு ஐப்பசிமாமசம 27 ந்தேதி.

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 land, to wit:—

Preliminary plan 1,695. Village—Talahinna.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		
				A.	R.	P.
L 710	Millagahamulagodakumbura	Bandirala	Paddy field	0	0	13
M 710	Millagahamulakumbura	Ranghami and Kerihami	do.	0	0	23
N 710	Millagahamulagodakumbura	Kerihami Arachehi	do.	0	2	7
O 710	Millagahamulakumbura	Ranhami and Kirihami	do.	0	0	28
P 710	Ambrangagahakumbura	Punchirala	do.	0	0	14
Q 710	Siyambalagahakumbura	Punchirala Vedarala	do.	0	1	32
R 710	Amunagawakumbura	Apphami	do.	1	1	4
Village—Atalla.						
S 710	Karandagahamulagoda	Kapuruhami Vidane	do.	0	1	17
T 710	Kongahamulagoda	Ukkubanda and Rangmenika	do.	0	0	32
U 710	Mipiñgekumbura	Dingeri Amma	do.	0	0	12
V 710	Parewinathulaha	Punchirala	do.	0	2	12

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.	
				A.	R. P.
W 710	Parewipela	Kerihami	Paddy field	0	1 28
X 710	Attanekgekumbura	Tikiri Banda	do.	0	0 25
Y 710	Rattamadagekumbura	Ukkubanda and Ranmenika	do.	1	1 0
Z 710	Timbirigahakumbura	Village—Dehelgomuwa. Milamade Unnanse	do.	1	0 28
A 711	Wedalagewatta	Village—Atalla. Happuwa, Kawwa, and Kira	Cocoanut garden	0	0 16
B 711	Attalagewatta	Bandirala	do.	0	1 15
C 711	Timbirigahakumbura	Village—Dehelgomuwa. Ukkuhami Vedarala	Paddy field	0	0 36
D 711	Dangollakumbura	Village—Wadupola. Matale Kirala	do.	0	1 1
E 711	Do.	Appuhami, Punchirala, and Ukhami	do.	0	0 28
F 711	Do.	Kirala	do.	0	0 7
G 711	Do.	Kaurala	do.	0	0 27
H 711	Do.	Wadupole Kirala	do.	0	0 18
I 711	Do.	R. M. Kirala of Etipola	do.	0	0 6
J 711	Do.	Appuhami Nekatrala	do.	0	1 20
K 711	Do.	Ukkurala, Appuhami, and Nekat- rala	do.	0	0 10
L 711	Do.	Palingu Menika	do.	0	0 37
M 711	Do.	Ukkurala and two others	do.	0	0 16
N 711	Kahatagahamulahena	do.	Chena	0	0 10
O 711	Bogahamulahena	Hapuwa	do.	0	0 21
P 711	Hitinawatta	R. Kirala and Ukkurala	Cocoanut garden	0	0 25
Q 711	Do.	Matale Kirala	do.	0	0 9
R 711	Do.	R. Kirala	do.	0	0 32
S 711	Do.	H. Appuhami and another	do.	0	0 20
T 711	Do.	do.	do.	0	0 18
U 711	Do.	R. Kirala and another	do.	0	0 5
V 711	Wadupolawila	Mudiyanse Vedarala	Paddy field	0	0 4
W 711	Do.	D. Punchirala	do.	0	0 22
X 711	Gangodapitiyahena	Punchirala and another	Chena	0	2 36
Y 711	Kosgahamulapillewa	Ukkubanda and another	do.	0	2 39
Z 711	Kosgahamulakumbura	do.	Paddy field	0	0 2
A 712	Kosgahawalapitiyawatta	do.	Cocoanut garden	0	0 2
B 712	Pankohewa	Punchirala	Paddy field	0	1 14
C 712	Do.	Mudiyanse	do.	0	0 34
D 712	Do.	Ukkubanda and another	do.	0	2 12
E 712	Wagalekumbura	Village—Udawela. Ukkuhami Vedarala	do.	0	0 16
F 712	Do.	Sirala	do.	0	2 4
G 712	Do.	Ukkuhami Vedarala	do.	0	0 8
H 712	Do.	Ranhami	Purana	0	0 37
I 712	Do.	do.	Paddy field	0	1 14
J 712	Kosgahawalakumbura	Village—Wadupola. Ukkubanda and another	do.	0	0 17
K 712	Kosgahawalapillewa	do.	Chena	0	3 32
L 712	Elhenpitiyakumbura	do.	Paddy field	0	0 25
M 712	Do.	Punchirala	do.	0	0 4
N 712	Elhenpitiyapillewa	do.	Chena	0	0 3
O 712	Andyamadekumbura	H. Appuhami	Paddy field	0	0 2
P 712	Do.	Ranhami	do.	0	1 34
Q 712	Do.	Mudiyanse	do.	0	2 2
R 712	Do.	H. Keribanda	do.	0	0 18
S 712	Migahamulawatta	do.	Cocoanut garden	0	1 8
T 712	Andiyamadewatta	Mudiyanse	do.	0	0 2
U 712	Kebellapitiyahena	do.	Chena	0	0 11
V 712	Do.	do.	do.	0	2 11
W 712	Kebellapitiya	do.	do.	0	0 20
X 712	Millagahamulahena	Village—Wadupola. Mudiyanse	Chena	0	0 37
Y 712	Unagahamulagola	Ukkurala Vidana	do.	0	0 19
Z 712	Bogahamulahena	do.	do.	0	1 16
A 713	Halambagahakumburapillewa	Village—Pannala. B. S. M. Hitihami	do.	0	1 7
B 713	Halambagahakumbura	do.	Paddy field	0	1 20
C 713	Ambagahamulakotuwa	Punchirala and two others	do.	0	1 12
D 713	Do.	Ranghami and another	do.	0	0 13
E 713	Pusseligewela	Tikirala and two others	do.	1	0 0
F 713	Ambagahamulakotuwa	do.	Purana	0	3 6
G 713	Kitulgahamulahena	Mudiyanse Vidane and four others	Chena	0	1 3
H 713	Kapubena	Ranghami	do.	0	2 11
J 713	Galmulahena	Ukkubanda	do.	1	0 17
K 713	Palliyalandahena	Marthelis Perera	do.	0	0 32
L 713	Do. watta	do.	Cocoanut garden	0	1 8
M 713	Do.	N. D. Abrew	do.	0	0 2

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		
				A.	R.	P.
N 713	Palliyalandahena	Appuhami and four others	Chena	1	0	22
O 713	Huraliyawewa	do. six others	Tank	1	2	3
P 713	Palliyalandahena	do.	Chena	0	3	19
Village—Pabuluwa.						
Q 713	Batalamullehena	Ukkunaide and another	Chena	0	2	26
R 713	Pabuluwe Ismattehena	Kuppatamby arachchi and another	do.	1	1	19
S 713	Kongahamulahena	do.	do.	0	1	5
Village—Poramulla.						
T 713	Konmada	K. Dingiribanda and three others	Paddy field	0	1	14
U 713	Konmadahena	do.	Chena	0	1	32
V 713	Konmadapillewa	H. Bandirala	do.	0	3	6
W 713	Konmada	Kawrala	Paddy field	0	0	10
X 713	Do.	do.	Purana	0	0	39
Y 713	Do.	Ukkubanda	Paddy field	0	0	34
Z 713	Do.	Ranghami arachchi	do.	0	1	27
A 714	Do.	Ukkubanda	do.	0	1	29
B 714	Do.	Ranghami arachchi	do.	0	1	14
C 714	Do.	Bandirala and four others	do.	1	3	9
D 714	Konmadapillewa	do.	Chena	0	2	0
E 714	Poramullewelapillewa	Puncha	do.	0	1	35
F 714	Poramullewellepillewa	Keriya and Puba	Chena	0	3	35
G 714	Do.	Tikira	do.	0	2	8
H 714	Kolongahamulapillewa	D. Puncha	do.	0	1	2
I 714	Poramullewellepillewa	Ukkuwa and four others	do.	0	0	6
J 714	Millagahakumbura	Dingirihami Nachchira and another	Paddy field	0	0	25
K 714	Do.	Appu Naide	do.	0	2	4
L 714	Ukkuwagewatta	Ukkuwa and another	Cocoanut garden	0	0	4
M 714	Kamata	do.	Threshing floor	0	0	6
N 714	Ukkuwagewatta	do.	Cocoanut garden	0	0	3
O 714	Kiralagewatta	Dingiriya and seven others	do.	0	0	13
P 714	Medapuramullewatta	Appuhami and another	Paddy field	0	2	29
Q 714	Poramullewela	Nurati	do.	0	1	37
R 714	Do.	Keriya	do.	0	1	12
S 714	Do.	Punchikira and another	do.	1	1	30
T 714	Galagawakumbura	Dingiri Baiya	do.	0	2	5
U 714	Poramullekolangahakumbura	Tikira and another	do.	0	2	25
V 714	Pinkumbura	Milamade Unnanse	do.	0	0	21
W 714	Beligaswatta	Dingiriya and another	Cocoanut garden	0	0	28
X 714	Kamata	Dingiriya	Threshing floor	0	0	10
Y 714	Beligaswatta	Dingiriya and another	Cocoanut garden	0	0	11
Z 714	Do.	Kauwa and another	do.	0	1	29
A 715	Godakumburapillewa	Nurati	Chena	0	1	10
B 715	Godakumbura	do.	Paddy field	0	0	30
C 715	Do.	Pincha and four others	do.	0	0	36
D 715	Godakumburagala	Dingiriya and others	Chena	0	3	19
E 715	Poramullekongahakumbura	Dingiriya and another	Paddy field	1	0	14
F 715	Poramullemigahakumbura	Punchi	do.	0	2	18
G 715	Poramullewela	Ukkuwa and another	do.	0	1	36
H 715	Do.	Dingera	do.	0	2	10
I 715	Do.	Lamithuwa	do.	0	2	24
J 715	Kumbukgahakumbura	Keriya and two others	do.	0	1	14
K 715	Do.	Puncha	do.	0	1	13
L 715	Migabakumbura	Dingiriya and others	do.	0	2	24
M 715	Kadurugahakumbura	Poramulle Ran Naiyde	do.	0	2	5
N 715	Panditayawela	Mudunduwe Ran Naiyde	do.	0	2	34
O 715	Panditayakumbura	Keri Naiyde	do.	0	2	3
P 715	Do.	Bandy Naiyde and another	do.	0	2	32
Q 715	Katulandegewela	Keribanda and two others	do.	0	0	34
R 715	Panditayawelahena	Kuppatamby Arachchi and two others	Chena	2	1	4
S 715	Katulandagewelapillewa	Keribanda and two others	do.	0	2	4
Village—Yakalla.						
T 715	Galagawahena	Ukkubanda and two others	do.	1	2	18
U 715	Polpitiyagehena	Dingiri Banda	do.	1	0	27
V 715	Atgalehena	Kuppatambi Arachchi	do.	0	2	3
W 715	Do.	do.	do.	0	1	23

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kurunegala Kacheheri on January 8, 1892, and following days, at 12 o'clock, 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.

Kurunegala Kacheheri,
November 4, 1891.

ALLANSON BAILEY,
Government Agent.

මේ 1876 ක්වු අවුරුද්දේ නොමිල 3න් ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හත්වන කාණ්ඩයේ කරනිබව පහතරට ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උතුරු වගන්ති සඳහා විසින් මට අණකරනට යෙදුන බව මෙයින් දැනුම්දන් කා ඇත. එනම්:—

සිතියම 1,695. ගම—තලභින්න.

කො.	ඉඩම.	අයිතියකම කියවනා.	අකුම.	මහක.
				අ. රු. ප.
L 710	මිල්ලගහමුලගොඩකුඹුර	බන්සිරල	කුඹුර	0 0 13
M710	මිල්ලගහමුලකුඹුර	රත්නාමි සහ කිරිහාමි	එම	0 0 23
N 710	මිල්ලගහමුලගොඩකුඹුර	කිරිහාමි ආරච්චිල	එම	0 2 7
O 710	මිල්ලගහමුලකුඹුර	රත්නාමි සහ කිරිහාමි	එම	0 0 28
P 710	ඇම්බරන්තොගහකුඹුර	පුත්තරල	එම	0 0 14
Q 710	සියඹලාගහකුඹුර	පුත්තරල වෙදරල	එම	0 1 32
R 710	අමුනගොඩකුඹුර	අප්පහාමි	එම	1 1 4
ගම—අටල්ල.				
S 710	කරදගහමුලගොඩ	කපුරුහාමිවිදුගේ	එම	0 1 17
T 710	කෝන්ගහමුලගොඩ	උක්කුබන්ධා සහ රංමැනිකා	එම	0 0 32
U 710	මිපිටගේ කුඹුර	ඩින්ගිරිඅම්මා	එම	0 0 12
V 710	පාරේවිතක්කුලාහ	පුත්තරල	එම	0 2 12
W 710	පාරේ විපාල	කිරිහාමි	එම	0 1 26
X 710	අතනනැක්ගේ කුඹුර	විකිරිබන්ධා	එම	0 0 25
Y 710	රතමඩගේ කුඹුර	උක්කුබන්ධා සහ රංමැනිකා	එම	1 1 0
Z 710	තිඹිරිගහකුඹුර	ගම—දෙහෙල්ගමුව. මලමඩේ උත්තාන්සේ	එම	1 0 28
ගම—අටල්ල.				
A 711	වෙදුලාගේවත්ත	හපුවා, කවුඩා සහ කිරි	පොල්වත්ත	0 0 16
B 711	අටල්ලේවත්ත	බන්සිරල	එම	0 1 15
ගම—දෙහෙල්ගමුව.				
C 711	තිඹිරිගහකුඹුර	උක්කුහාමි වෙදරල	කුඹුර	0 0 36
ගම—වඩුපොල.				
D 711	දන්ගොල්ලේකුඹුර	මාතලේ කිරිල	එම	0 1 1
E 711	එම	අප්පහාමිපුත්තරල සහ උක්කුහාමි	එම	0 0 28
F 711	එම	කිරිල	එම	0 0 7
G 711	එම	කවුරල	එම	0 0 27
H 711	එම	වඩුපොල කිරිල	එම	0 0 18
I 711	එම	ඇට්පොල ආර්. ඇම්. කිරිල	එම	0 0 6
J 711	එම	අප්පහාමි නැකන්රල	එම	0 1 20
K 711	එම	උක්කුරලඅප්පහාමි සහ නැකන්රල	එම	0 0 10
L 711	එම	පලිඟුමැනිකා	එම	0 0 37
M 711	එම	උක්කුරල සහ තවත් දෙන්නෙක්	එම	0 0 16
N 711	කහටගහමුලගේන	එම	සේන	0 0 10
O 711	බෝගහමුලගේන	හපුවා	එම	0 0 21
P 711	හිරිනාවත්ත	ආර්. කිරිල සහ උක්කුරල	පොල්වත්ත	0 0 25
Q 711	හිරිනාවත්ත	මාතලේ කිරිල	පොල්වත්ත	0 0 9
R 711	එම	ආර්. කිරිල	එම	0 0 32
S 711	එම	එච්. අප්පහාමි සහ තවත්කෙනෙක්	එම	0 0 20
T 711	එම	එම	එම	0 0 18
U 711	එම	ආර්. කිරිල සහ තවත්කෙනෙක්	එම	0 0 5
V 711	වඩුපොලවිල	මුදියන්සේවෙදරල	කුඹුර	0 0 4
W 711	වඩුපොලවිල	ඩී. පුංචිරල	එම	0 0 22
X 711	ගන්ගොඩපිටියේගේන	පුංචිරල සහ තවත්කෙනෙක්	සේන	0 2 36
Y 711	කෝස්ගහවලපිල්ලාව	උක්කුබන්ධා සහ තවත්	එම	0 2 39
Z 711	එම කුඹුර	එම	කුඹුර	0 0 2
A 712	කෝස්ගහවලපිටියේවත්ත	එම	පොල්වත්ත	0 0 2
B 712	පන්කොටුව	පුංචිරල	කුඹුර	0 1 14
C 712	එම	මුදියන්සේ	එම	0 0 34
D 712	එම	උක්කුබන්ධා සහ තවත්කෙනෙක්	එම	0 2 12
ගම—උඩවේල.				
E 712	වස්ලේකුඹුර	උක්කුහාමි වෙදරල	එම	0 0 16
F 712	එම	සිරල	එම	0 2 4
G 712	එම	උක්කුහාමිවෙදරල	එම	0 0 8
H 712	එම	රත්නාමි	පුරන	0 0 37
I 712	එම	රත්නාමි	කුඹුර	0 1 14
ගම—වඩුපොල.				
J 712	කෝස්ගහවලකුඹුර	උක්කුබන්ධා සහ තවත්කෙනෙක්	එම	0 0 17
K 712	එම පිල්ලාව	එම	සේන	0 3 32
L 712	ඇල්සේන්පිටියේකුඹුර	එම	කුඹුර	0 0 25
M 712	එම	පුංචිරල	එම	0 0 4
N 712	ඇල්සේන්පිටියේ පිල්ලාව	එම	සේන	0 0 3
O 712	ආභියාමඬේකුඹුර	එච්. අප්පහාමි	කුඹුර	0 0 2
P 712	එම	රත්නාමි	එම	0 1 34
Q 712	එම	මුදියන්සේ	එම	0 2 2
R 712	එම	එච්. කිරිබන්ධා	එම	0 0 18
S 712	මිගහමුලවත්ත	එම	පොල්වත්ත	0 1 8
T 712	ආභියාමඬේවත්ත	මුදියන්සේ	එම	0 0 2

නො.	ඉඩම.	අයිතිකම කියන්නා.	අන්ත.	මහත.
				අ. රු. ප.
U 712	කැබැල්ලාපිටියේහේන	මුදියන්සේ	හේන	0 0 11
V 712	එම	එම	එම	0 2 11
W 712	කැබැල්ලාපිටිය	එම	එම	0 0 20
X 712	මිල්ගහමුල හේන	එම	හේන	0 0 37
Y 712	උනගහමුලගල	උන්කුරුල විදුනේ	එම	0 0 19
Z 712	බෝගහමුලහේන	එම	එම	0 1 16
ගම—පන්නල.				
A 713	හැලඹගහකුඹුරේ පිල්ලාව	බී. ඇස්. ඇම්. ගිවිහාමි	එම	0 1 7
B 713	හැලඹගහකුඹුර	එම	කුඹුර	0 1 20
C 713	අඹගමුලකොටුව	පුංචිරු සහ තවත් දෙන්නෙක්	එම	0 1 12
D 713	එම	රත්හාමි සහ තවත් කෙනෙක්	එම	0 0 13
E 713	පුස්සැලියේවෙල	විකිරු සහ තවත් දෙන්නෙක්	එම	1 0 0
F 713	අඹගහමුලකොටුව	එම	පුරන	0 3 6
G 713	කිතුල්ගහමුල හේන	මුදියන්සේ විදුනේ සහ තවත් හතරදෙනෙක්	හේන	0 1 3
H 713	කපුහේන	රත්හාමි	එම	0 2 11
J 713	ගල්මුලහේන	උක්කුබන්ඩා	එම	1 0 17
K 713	පල්ලියලන්දේ හේන	මර්නේලියේ පුරු	එම	0 0 32
L 713	එම වහන	එම	පොල්වත්ත	0 1 8
M 713	එම	ඇන්. ඩී. අබරෙච්චි	එම	0 0 2
N 713	එම හේන	අප්පුහාමි සහ තවත් හතරදෙනෙක්	හේන	1 0 22
O 713	හුරලියවැව	එම සහ තවත් හයදෙනෙක්	වැව	1 2 3
P 713	පල්ලියලන්දේ හේන	එම	හේන	0 3 19
ගම—පබ්ඵව.				
Q 713	බතලවත්තේ හේන	උක්කුනයිදේ සහ තවත් කෙනෙක්	එම	0 2 26
R 713	පබ්ඵවේ ඉස්මන්තේ හේන	කුප්පතමිබ්බි ආරච්චිල සහ තවත් කෙනෙක්	එම	1 1 19
S 713	කෝන්ගහමුලහේන	එම	එම	0 1 5
ගම—පෝරුමුල්ල.				
T 713	කෝන්මඩේ	කේ. සිංගිරිබන්ඩා සහ තවත් තුන් දෙනෙක්	කුඹුර	0 1 14
U 713	කෝන්මඩේ හේන	එම	හේන	0 1 32
V 713	එම පිල්ලාව	එච්. බන්ඩිල	එම	0 3 6
W 713	කොන්මඩේ	කඩුරුල	කුඹුර	0 0 10
X 713	එම	එම	පුරන	0 0 39
Y 713	එම	උක්කුබන්ඩා	කුඹුර	0 0 34
Z 713	එම	රත්හාමි ආරච්චිල	එම	0 1 27
A 714	එම	උක්කුබන්ඩා	එම	0 1 29
B 714	එම	රත්හාමි ආරච්චිල	එම	0 1 14
C 714	එම	බන්ඩිල සහ තවත් හතරදෙනෙක්	එම	1 3 9
D 714	කෝන්මඩේපිල්ලාව	එම	හේන	0 2 0
E 714	පෝරුමුල්ලේවෙලේපිල්ලාව	පුන්වා	එම	0 1 35
F 714	එම	කිරියා සහ පුලා	එම	0 3 35
G 714	එම	විකිරු	එම	0 2 8
H 714	කෙලොන්ගහමුල පිල්ලාව	ඩී. පුන්වා	එම	0 1 2
I 714	පෝරුමුල්ලේවෙලේපිල්ලාව	උක්කුබා සහ තවත් හතරදෙනෙක්	එම	0 0 6
J 714	මිල්ලගහකුඹුර	සිංගිරිහාමි නාවිච්චේරේ සහ තවත් කෙනෙක්	කුඹුර	0 0 25
K 714	එම	අප්පුහාමිදේ	එම	0 2 4
L 714	උක්කුබාගේවත්ත	උක්කුබා සහ තවත් කෙනෙක්	පොල්වත්ත	0 0 4
ගම—පෝරුමුල්ල.				
M 714	කමත	උක්කුබා සහ තවත් කෙනෙක්	කමත	0 0 6
N 714	උක්කුබාගේ වත්ත	උක්කුබා සහ තවත් කෙනෙක්	පොල්වත්ත	0 0 3
O 714	කිරුලාගේ වත්ත	සිංගිරිහාමි සහ තවත් හතරදෙනෙක්	එම	0 0 13
P 714	මැදපෝරුමුල්ලේ වත්ත	අප්පුහාමි සහ තවත් කෙනෙක්	කුඹුර	0 2 29
Q 714	පෝරුමුල්ලේ වෙල	හුරුභි	එම	0 1 37
R 714	එම	කිරියා	එම	0 1 12
S 714	එම	පුංචිකිරු සහ තවත් කෙනෙක්	එම	1 1 30
T 714	ගලගාවා කුඹුර	ඩීන්ගිරිබන්ඩා	එම	0 2 5
U 714	පෝරුමුල්ලේ කොලොන්ගහ කුඹුර	විකිරු සහ තවත් කෙනෙක්	එම	0 2 25
V 714	පින්කුඹුර	මිලමඩේ උන්නාන්සේ	එම	0 0 21
W 714	බෙලියස් වත්ත	සිංගිරිහාමි සහ තවත් කෙනෙක්	පොල්වත්ත	0 0 28
X 714	කමත	සිංගිරිහාමි	කමත	0 0 10
Y 714	බෙලියස්වත්ත	එම සහ තවත් කෙනෙක්	පොල්වත්ත	0 0 11
Z 714	එම	කඩුබා සහ තවත් කෙනෙක්	එම	0 1 29
A 715	ගොඩකුඹුරේ පිල්ලාව	හුරුභි	හේන	0 0 30
B 715	ගොඩකුඹුර	හුරුභි	කුඹුර	0 0 36
C 715	එම	පුන්වා සහ තවත් හතරදෙනෙක්	එම	0 3 19
D 715	ගොඩකුඹුරේ ගල	ඩීන්ගිරිහාමි සහ තවත්	හේන	

නො.	ඉඩම.	අයිතියකම් කියවන්නා.	අයුම.	මතක. අ. රු. ප.
E 715	පෝරුවුල්ලේ කෝන්තක කුඹුර	ඩිනිතිරියා සහ තවත් කෙනෙක්	කුඹුර	1 0 14
F 715	එම මිගකකුඹුර	පුත්ති	එම	0 2 18
G 715	පෝරුවුල්ලේ වෙල	උක්කුවා සහ තවත් කෙනෙක්	එම	0 1 36
H 715	එම	ඩිනිතිරියා	එම	0 2 10
I 715	එම	ලමික්කුවා	එම	0 2 24
J 715	කුඹුක්ගහ කුඹුර	කිරියා සහ තවත් දෙන්නෙක්	එම	0 1 14
K 715	එම	පුත්ති	එම	0 1 13
L 715	මිගකකුඹුර	ඩිනිතිරියා සහ තවත්	එම	0 2 24
M 715	කදුරුගහ කුඹුර	පෝරුවුල්ලේ රත්නසිද්දේ	එම	0 2 5
N 715	පත්තිකයාවෙල	මුදුන්දුවේ රත්නසිද්දේ	එම	0 2 34
O 715	එම කුඹුර	කිරිනසිද්දේ	එම	0 2 3
P 715	එම	බත්තිකසිද්දේ සහ තවත් කෙනෙක්	එම	0 2 32
Q 715	කටුලන්දෙගේ වෙල	කිරිබත්තියා සහ තවත් දෙන්නෙක්	එම	0 0 34
R 715	පත්තිකයාවෙලේ හේන	කුප්පතමිච්චි ආරච්චිල සහ තවත් දෙන්නෙක්	හේන	2 1 4
S 715	කටුලන්දෙගේවෙලේ පිල්ලාව	කිරිබත්තියා සහ තවත් දෙන්නෙක්	එම	0 2 4
T 715	ගලගාවා හේන	ගම-සකල්ල.		
U 715	පොල්පිටියාවේ හේන	උක්කුවත්තියා සහ තවත් දෙන්නෙක්	එම	1 2 18
V 715	අත්ගලේ හේන	ඩිනිතිරියා	එම	1 0 27
W 715	එම	කුප්පතමිච්චි ආරච්චිල	එම	0 2 3
		එම	එම	0 1 23

ඉහත සඳහන් ඉඩම්වලට තමනමුත්ම ඇත්ත වශයෙන්ම අයිතිවාසිකම් තවුන්ම හොඳින් තවුන් වෙනුවට ක්‍රියාකරණ අංශ විසින් වර්ෂ 1892 ක්‍රිස්තවර්ෂ මස 8 වෙනි දින සහ අනුකූල ද්‍රව්‍යවල 12 සේ කතිකමට කුරුනෑගල කවිචේරි සේදීමාලදිරිපිටට පැමිණි කියාසිටින්නට ඔහු වා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණ ඇත්ත වශයෙන්ම වාසිකමේ අයුම සහ කොරතුරුන් කියාසිටින්නට ඔහු වා මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඔහු කලා ඇත.

වර්ෂ 1891 ක්‍රිස්තවර්ෂ මස 4 වෙනි දින කුරුනෑගල කවිචේරි සේදීම. ඇලන්සන් ඩේලි, ආණ්ඩුවේ ඒජන්ත උත්තරාන්සේ.

இதுண்கீழ்ப்பொலலப்படுகிற காணிகளைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின காணிபெற்றுக்கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின 6 ம பிரிவினப்பிரகாரம் தேசாதிபதியவர்கள் பிரமாணவிதிச்சங்கத்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக கட்டளைசெய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது :—

பி. பிளான 1,695. குறிச்சி—தலகினை

இல.	காணியின் பெயர்.	உருத்தாளியின் பெயர்.	வ்வாட.	சீசாலம். அ. ரூ. ப.
L 710	மீலககாமுலகொட குமபிற	வண்டிமுனை	நெலவயல	0 0 13
M 710	மீலககாமுல குமபிற	றங்காமியும் கிரிகாமியும்	நெடி	0 0 23
N 710	மீலககாமுலகொட குமபிற	கிரிகாமி ஆராய்ச்சி	நெடி	0 2 7
O 710	மீலககாமுலகுமபிற	றங்காமியும் கிரிகாமியும்	நெடி	0 0 28
P 710	அமுபிறங்கககாமுபிற	புஞ்சிமுனை	நெடி	0 0 14
Q 710	சியம்பலககாமுபிற	புஞ்சிமுனை வெகமுனை	நெடி	0 1 32
R 710	அமுனகாவே குமபிற	அப்புகாமி	நெடி	1 1 4
S 710	கரந்தகாமுலகொட	குறிச்சி—அட்டள்ள.		
T 710	கங்ககாமுலகொட	கப்புறகாமி விதானை	நெடி	0 1 17
		உககுயணடாவும றணமெனிக		
		கரவும	நெடி	0 0 32
U 710	மீபபிறநிடிமுமபிற	டிங்கிரிஅம்மா	நெடி	0 0 12
V 710	பாறவி நாத்தனகா	புஞ்சிமுனை	நெடி	0 2 12
W 710	பாறவிபெலா	கிரிகாமி	நெடி	0 1 28
X 710	அத்தனகே குமபிற	ரிககிரப்பண்டா	நெடி	0 0 25
Y 710	றத்தமடாகே குமபிற	உககுயணடாவும றண மெனிக		
		ளவும	நெடி	1 1 0
Z 710	திமபிரிகாக குமபிற	குறிச்சி—தெகலகமுவை.		
		மயிலம் தெ-உண னுணசே	நெடி	1 0 28
A 711	வெதலாகேவததா	குறிச்சி—அட்டள்ள		
B 711	அட்டலவதத	கப்புறா கவ்வாவும கிருவும	தெனனந்தோட்டம்	0 0 16
		வண்டிமுனை	நெடி	0 1 15
C 711	திமபிரிகாககுமபிற	குறிச்சி—தெகலகமுவை.		
		உககுயாமி வெகமுனை	நெலவயல	0 0 36
		குறிச்சி—வடுபொலை.		
D 711	தங்கொல குமபிற	மரத்தனை கிருனை	நெடி	0 1 1
E 711	நெடி	அப்புகாமிபுஞ்சிமுனை உககுயாமி	நெடி	0 0 28
F 711	நெடி	கிருனை	நெடி	0 0 7
G 711	நெடி	கவுமுனை	நெடி	0 0 27
H 711	நெடி	வடுபொலை கிரானை	நெடி	0 0 18

குறிச்சி—வடுபொலை

இல.	காணியின் பெயர்.	உரிததாளியின் பெயர்.	விவரம்.	விசாலம். அ. மு. ப.
I 711	நெடி	ந. ம. கிரானை	நெலவயல்	0 0 6
J 711	நெடி	அப்புக்காமி கேக்கற்றிருளை	நெடி	0 1 20
K 711	நெடி	உக்குருளை அப்புக்காமி நெக்கற்றிருளை	நெடி	0 0 10
L 711	நெடி	பலிங்கு மெனிககா	நெடி	0 0 37
M 711	நெடி	உக்குருளையும் இராணடுபேரும்	நெடி	0 0 16
N 711	ககட்டகாகமுலயேனை	நெடி	சேனை	0 0 10
O 711	போகாகமுலயேனை	கப்புலா	நெடி	0 0 21
P 711	கிறறிவைத்தை	ந. கிருளையும் உக்குருளையும்	தென்னந்தோட்டம்	0 0 25
Q 711	கிறறிவைத்தை	குறிச்சி—வடுபொலை.		
R 711	நெடி	மாததனை கிருளை	நெடி	0 0 9
S 711	நெடி	ந. கிருளை	நெடி	0 0 32
T 711	நெடி	எச். அப்புக்காமியும் வேரெருவரும்	நெடி	0 0 20
U 711	நெடி	நெடி	நெடி	0 0 18
V 711	வடுபொலைவைத்தை	ந. கிருளையும் இன்னும் ஒருவா	நெடி	0 0 5
W 711	வடுபொலைவில்லை	முதியானசை வெதருளை	நெலவயல்	0 0 4
X 711	கங்கொடைபிறறியயேனை	ம. புஞ்சிருளை	நெடி	0 0 22
Y 711	கொலகாகவலபி ஸலாவை	புஞ்சிருளையும் இன்னும் ஒருவா	சேனை	0 2 36
Z 711	கொல்காகவலகுமபிற	உக்குப்பண்டாவும் இன்னும் ஒருவா	நெடி	0 2 39
A 712	கொல்காகவலபி றறியவைத்தை	நெடி	நெலவயல்	0 0 2
B 712	பனகொகிவா	நெடி	தென்னந்தோட்டம்	0 0 2
C 712	நெடி	புஞ்சிருளை	நெலவயல்	0 1 14
D 712	நெடி	முதியானசை	நெடி	0 0 34
E 712	வகாக்குமபிற	உக்குப்பண்டாவும் இன்னும் ஒருவா	நெடி	0 2 12
F 712	நெடி	குறிச்சி—உடவளை.		
G 712	நெடி	உக்குக்காமி வெதருளை	நெடி	0 0 16
H 712	நெடி	கிரானை	நெடி	0 2 4
I 712	நெடி	உக்குக்காமி வெதருளை	நெடி	0 0 8
J 712	கொல்காகவலகுமபிற	இறங்காமி	செய்கைபண்ணை	
K 712	கொல்காகவலகுமபிற	நெடி	வயல்	0 0 37
L 712	கொல்காகவலகுமபிற	குறிச்சி—வடுபொலை.	நெலவயல்	0 1 14
M 712	கொல்காகவலகுமபிற	உக்குப்பண்டாவும் இன்னும் ஒருவா	நெடி	0 0 17
N 712	கொல்காகவலகுமபிற	நெடி	சேனை	0 3 32
O 712	கொல்காகவலகுமபிற	நெடி	நெலவயல்	0 0 25
P 712	கொல்காகவலகுமபிற	புஞ்சிருளை	நெடி	0 0 4
Q 712	கொல்காகவலகுமபிற	நெடி	சேனை	0 0 3
R 712	கொல்காகவலகுமபிற	எச். அப்புக்காமி	நெலவயல்	0 0 2
S 712	கொல்காகவலகுமபிற	றங்காமி	நெடி	0 1 34
T 712	கொல்காகவலகுமபிற	முதியானசை	நெடி	0 2 2
U 712	கொல்காகவலகுமபிற	எச். கிரிபண்டா	நெடி	0 0 18
V 712	கொல்காகவலகுமபிற	நெடி	தென்னந்தோட்டம்	0 1 8
W 712	கொல்காகவலகுமபிற	முதியானசை	நெடி	0 0 2
X 712	கொல்காகவலகுமபிற	நெடி	சேனை	0 0 11
Y 712	கொல்காகவலகுமபிற	நெடி	நெடி	0 2 11
Z 712	கொல்காகவலகுமபிற	முதியானசை	நெடி	0 0 20
A 713	கொல்காகவலகுமபிற	உக்குருளை விதானை	நெடி	0 0 37
B 713	கொல்காகவலகுமபிற	நெடி	நெடி	0 0 19
C 713	கொல்காகவலகுமபிற	நெடி	நெடி	0 1 16
D 713	கொல்காகவலகுமபிற	நெடி	நெடி	0 1 16
E 713	கொல்காகவலகுமபிற	குறிச்சி—பன்னலை.		
F 713	கொல்காகவலகுமபிற	பி. ச. ம. கேற்றுகாமி	நெடி	0 1 7
G 713	கொல்காகவலகுமபிற	நெடி	நெலவயல்	0 1 20
H 713	கொல்காகவலகுமபிற	புஞ்சிருளையும் இராணடுபேரும்	நெலவயல்	0 1 12
I 713	கொல்காகவலகுமபிற	இறங்காமியும் இன்னும் ஒருவரும்	நெடி	0 0 13
J 713	கொல்காகவலகுமபிற	நெடி	நெடி	1 0 0
K 713	கொல்காகவலகுமபிற	நெடி	விதையாத வயல்	0 3 6
L 713	கொல்காகவலகுமபிற	முதியானசை விதானையும் நாலுபேரும்	சேனை	0 1 3
M 713	கொல்காகவலகுமபிற	நெடி	நெடி	0 2 11
N 713	கொல்காகவலகுமபிற	உக்குப்பண்டா	நெடி	1 0 17
O 713	கொல்காகவலகுமபிற	மாதவிஷ பெறேரு	நெடி	0 0 32
P 713	கொல்காகவலகுமபிற	நெடி	தென்னந்தோட்டம்	0 1 81
Q 713	கொல்காகவலகுமபிற	ந. டி. அமிறு	நெடி	0 0 2

இல.	காணியின பெயர்.	உரித்தாளியின பெயர்.	விவரம்.	வரிசா. ப.
N 713	பள்ளியலந்தையேனை	அப்புக்காமியம் நாலுபேரும்	சேனை	1 0 22
O 713	குறவியாவெவெ	அப்புக்காமியம் ஆறுபேரும்	குளம்	1 2 3
P 713	பள்ளியலந்தையேனை	ஓடி	சேனை	0 3 19
குறிச்சி—பமுலாவ.				
Q 713	மொத்தவலத்தையேனை	உகசூநயிந்தை வேறெரு ஆளும்	ஓடி	0 2 26
R 713	பமுலவஇலமத்தையேனை	குபபைத்தமபி ஆராய்ச்சி வே றெரு ஆளும்	ஓடி	1 1 19
S 713	கோங்காகமுலையேனை	ஓடி	ஓடி	0 1 5
குறிச்சி—பொறமுலலை.				
T 713	கொனமது	கெ. டி. கிரிபண்டா மூன்று பேரும்	நெலவயல சேனை	0 1 14 0 1 32
U 713	கொனமத்தையேனை	ஓடி	ஓடி	0 3 6
V 713	கொனமதபிலவ	எச். பண்டி ருளை	நெலவயல	0 0 10
W 713	கொனமத்	கவரூளை	நெலவயல	0 0 39
X 713	ஓடி	ஓடி	நெலவயல	0 0 34
Y 713	ஓடி	உகசூபண்டா	ஓடி	0 1 27
Z 713	ஓடி	நங்காமி ஆராய்ச்சி	ஓடி	0 1 29
A 714	ஓடி	உகசூபண்டா	ஓடி	0 1 14
B 714	ஓடி	நங்காமி ஆராய்ச்சி	ஓடி	1 3 9
C 714	ஓடி	பண்டி ருளையும் நாலுபேரும்	ஓடி	0 2 0
D 714	கொனமதபிலவ	ஓடி	சேனை	0 1 35
E 714	பொறமுலவெலபிலவ	பஞ்சா	ஓடி	0 3 35
F 714	பொறமுலவெலபிலவ	கெரியாவும் பூலாவும்	ஓடி	0 2 8
G 714	ஓடி	ரிக்கிரா	ஓடி	0 1 2
H 714	கொலங்காகமுலபிலவ	டி. பஞ்சா	ஓடி	0 0 6
I 714	பொறமுலவெலபிலவ	உகசூவாவும் நாலுபேரும்	ஓடி	0 0 25
J 714	மிலகாககுமபிற்	டி. கிரிபண்டா நாகசியா ஒரு வரும்	நெலவயல	0 2 4
K 714	ஓடி	அப்புநயிந்தை	ஓடி	0 0 4
L 714	உகசூவாகேவத்தா	உகசூவாவும் ஒருவரும்	தென்னந்தோட்டம்	0 0 6
M 714	கமத்தா	டி. கிரியாவும் ஒருபேரும்	நிலம்	0 0 3
N 714	உகசூவாகேவத்தா	அப்புக்காமியம் ஒருவனும்	தென்னந்தோட்டம்	0 0 13
O 714	கிவலாகேவத்தா	நூறு	ஓடி	0 1 37
P 714	மெடபொறமுலவத்த	கெரியா	நெலவயல	0 1 12
Q 714	பொறமுலவெல	நூறு	ஓடி	1 1 30
R 714	ஓடி	உகசூவாவும் ஒருவனும்	ஓடி	0 2 5
S 714	ஓடி	பஞ்சுக்கிரியாவும் ஒருவனும்	ஓடி	0 2 25
T 714	கொலகமகுமபிற்	டி. கிரிமையா	ஓடி	0 0 21
U 714	பொறமுலகொலகாககுமபிற்	ரிக்கிராவும் ஒருவனும்	ஓடி	0 0 28
V 714	புகுமபுறு	மிலமட உனனானசே	நிலம்	0 0 10
W 714	மெலிகவைத்தை	டி. கிரியாவும் ஒருவனும்	தென்னந்தோட்டம்	0 0 11
X 714	காமத்த	டி. கிரியா	ஓடி	0 1 29
Y 714	மெலிகவைத்தை	ஓடி	ஓடி	0 1 10
Z 714	ஓடி	கவவாவும் ஒருவனும்	நெலவயல	0 0 30
A 715	கொடகுமபிற்பிலவ	உறத்தி	ஓடி	0 0 36
B 715	கொடகுமபிற்	ஓடி	ஓடி	0 3 19
C 715	ஓடி	பிஞ்சாவும் நாலுபேரும்	நெலவயல	1 0 14
D 715	கொடகுமபிற்சாக	டி. கிரியாவும் மற்றவரும்	ஓடி	0 2 18
E 715	பொறமுலவ கோங்காக குமபிற்	டி. கிரியாவும் ஒருவனும்	ஓடி	0 1 36
F 715	பொறமுலவகாக குமபிற்	புஞ்சா	ஓடி	0 2 10
G 715	பொறமுலவெல	உகசூவாவும் ஒருவரும்	ஓடி	0 2 24
H 715	ஓடி	டி. கிரியா	ஓடி	0 1 14
I 715	ஓடி	லமித்தவா	ஓடி	0 1 13
J 715	குமபுககாககுமபிற்	கெரியாவும் இரண்டுபேரும்	ஓடி	0 2 24
K 715	ஓடி	புஞ்சா	ஓடி	0 2 5
L 715	மீகாகுமபிற்	புஞ்சாவும் ஒருவனும்	ஓடி	0 2 34
M 715	கதறுகாககுமபிற்	டி. கிரியாவும் மறநயினதை	ஓடி	0 2 3
N 715	பண்டிற்றயாவெல	புதன் தலைவ நன் நயினதை	ஓடி	0 2 32
O 715	பண்டிற்றயாகுமபிற்	கிரிநயினதை	ஓடி	0 0 34
P 715	ஓடி	மண்டிநயினதையும் ஒருவனும்	ஓடி	2 1 4
Q 715	கட்டுலந்தகேவெல	கிரிபண்டாவும் இரண்டுபேரும்	ஓடி	0 2 4
R 715	பண்டிற்றயாவெலவெவை	குபபைத்தமபி ஆராய்ச்சி இர ண்டுபேரும்	சேனை	0 2 4
S 715	கட்டுலந்தகேவெலபிலவ	கிரிபண்டா ஆராய்ச்சி இரண்டு பேரும்	ஓடி	1 2 18
குறிச்சி—யக்கல.				
T 715	கொலகையேனை	உகசூபண்டா ஆராய்ச்சி இரண்டு பேரும்	ஓடி	

NOTICES UNDER THE FOREST ORDINANCE.

WHEREAS by the 6th section of the Ordinance No. 10 of 1885 it is enacted that whenever it is proposed to constitute any land a reserved forest, notice thereof shall be published in the *Government Gazette*—

- (a) specifying, as nearly as possible, the situation and limits of such land ;
- (b) declaring that it is proposed to constitute such land a reserved forest ;
- (c) naming an officer (hereinafter called "The Forest Settlement Officer"), who shall be appointed by the Governor, to inquire into and determine the existence, nature, and extent of any rights claimed by or alleged to exist in favour of, any person in or over any land comprised within such limits, and any claims relating to the practice within such limits of chena cultivation, and to deal with the same as provided in Chapter II. of the said Ordinance :

And whereas it is proposed to constitute certain lands in the villages Eluwana, Ihala Dayigala, Magamma, and Atulugama, in Three Korales, as hereinafter defined, a reserved forest :

Notice is hereby given (1) that it is proposed to constitute the lands lying within the boundaries defined in the Schedule hereunder written and described in preliminary plan 697, excluding lot E 499, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed the Forest Settlement Officer of the reserved forest aforesaid.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, October 31, 1891.

E. NOEL WALKER,
Colonial Secretary.

SCHEDULE.

Lands situated in the villages Eluwana, Ihala Dayigala, Magamma, and Atulugama, in Three Korales, in the district of Kegalla, and bounded as follows :—

North by the village boundary of Eluwana, Eluwanamukalana, Eluwana-aramba ; lands described in preliminary plan 27/900, Ganemullekumbura Wanata, Dachchigedarawatta, and Ratmalagabadeniyakumbura ;

East by lands described in preliminary plans 13/359 and 13/357, by the village boundary of Magamma and lands described in title plans 83,867, 96,955, 85,570, 85,572, 85,573, and 83,869, by Durayinne-aramba and Kaludiya-walaqola, and by land described in preliminary plan 66/1,246 :

South by lands described in preliminary plans 66/1,246 and 66/1,251½ ;

West by lands described in preliminary plan 66/1,251½, by the village boundary of Kelegama, by lands described in preliminary plan 64/1,226 and Dayigala-oya, and by lands described in preliminary plans 64/1,229 and 64/1,225.

The lands within the above-described boundaries which it is proposed to constitute a reserved forest are those which are surveyed upon preliminary plan 8,697, and which form lot 7,073.

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
Ceylon Blue Books, from 1880 to 1890 ...	each 10	0
Sessional Papers, bound volumes ...	10	0
Do. single copies each 4 pp. ...	0	5
Colonial Office List ...	each 4	0
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.S., C.M.E., Principal Civil Medical Officer, &c., Ceylon ...	2	0
Pybus's Mission to Kandy ...	0	50
The Mahāvāṅsa:—		
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
Nitinighanduwa, English ...	1	0
Do. Sinhalese ...	1	0
Rāmanāthan's Reports ...	22	0
Saddharmalankaraya ...	2	0
Dravidian Comparative Grammar ...	13	0
Governors' Addresses, 1833-77, 2 vols. ...	10	0
Maṅnār: a Monograph.—By the late W. J. S. Boake, &c. &c. ...	1	0
Itinerary of Ceylon Roads:—		
Part I.—Principal Roads, Second Edition (1881), without Map ...	2	0
Part II.—Minor Roads, Second Edition (1888), with Map ...	8	0
Do. do. without Map ...	3	0

	Rs.	c.
Register of Books Printed in Ceylon and Registered under Ordinance No. 1 of 1885: Part I., 1885-88 ...	each 1	25
Return of Architectural and Archæological Remains and other Antiquities existing in Ceylon ...	1	20
The Tesawalamai ...	0	50

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:—

The Ceylon Government Gazette, published on Fridays.

	Rs.	c.
Subscription, payable in advance, per quarter ...	3	0
Single copies ...	0	25

The Supreme Court Circular, published from time to time.

	Rs.	c.
Subscription, per volume of 52 numbers, with Digest, payable in advance ...	6	50

Copies of back volumes are obtainable, viz.:—

Volume I. ...	3	25
Volumes II. to VIII., each ...	6	50
Separate numbers } To subscribers ...	0	12
} To non-subscribers ...	0	25

Charges for Advertisements in the Gazette.

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

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

G. J. A. SKEEN,
Government Printer.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Nuwara Eliya by a labourer of Labukele estate, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of his wages amounting to Rs. 25.

October 30, 1891.
GEO. WEERAKOON,
Chief Clerk.

NOTICE is hereby given that an application has been received from the Rev. W. W. Howland of the American Mission for the removal of his North Alavetty Boys' Vernacular School to a place about a quarter of a mile distant from the present site. Observations will be received by the Director of Public Instruction up to November 27, 1891.

J. B. CULL,
Director.

Office of the Director of Public Instruction,
Colombo, November 11, 1891.

STATEMENT showing the number of Arrivals of Cooly Immigrants from the Coast for the month of October, 1891:—

Number of arrivals ... 2,851

B. HORSBURGH,
for Government Agent.

Jaffna Kachcheri,
November 5, 1891.

Ceylon Government Railways.—Comparative Statement of Traffic for the Week ending Oct. 25, 1891.

EARNINGS FROM	Seven days ending October 27, 1889.			Seven days ending Oct. 26, 1890.			Seven days ending Oct. 25, 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	41,291	16,298	12	49,242	19,211	36	49,899	18,182	91	652	—	—	—	—	—
Coolies	244	185	42	377	238	57	731	514	47	354	275	90	—	—	—
Season Tickets	—	—	—	—	5	0	2	11	0	1	6	0	—	—	—
Total Passengers	41,535	16,483	54	49,620	19,454	93	50,632	18,658	38	1,007	—	—	—	—	796 55
Parcels	4,248	1,514	55	4,637	1,464	37	3,694	1,091	73	—	—	—	943	372	64
Horses	35	280	46	19	129	5	33	180	21	14	51	16	—	—	—
Carriages	11	146	79	10	72	80	10	69	38	—	—	—	—	—	3 42
Dogs	52	32	50	58	38	50	57	39	75	—	1	25	1	—	—
Other small Animals	36	25	50	39	32	50	41	29	0	2	—	—	—	—	3 50
Neat Cattle	5	7	50	—	—	—	—	—	—	—	—	—	—	—	—
Mails	—	425	56	—	439	68	—	439	68	—	—	—	—	—	—
Miscellaneous Coaching	—	17	35	—	16	85	—	47	80	—	30	95	—	—	—
Goods (Tons)	4,770	43,806	72	4,253	53,075	97	2,539	30,856	33	—	—	—	1714	22219	64
Miscellaneous Goods	—	126	65	—	73	76	—	82	40	—	8	64	—	—	—
Live Stock	1,018	176	30	294	36	75	533	131	0	239	94	25	—	—	—
General Miscellaneous	—	985	83	—	615	82	—	937	61	—	321	79	—	—	—
Total for the Week	—	63,979	5	—	75,450	98	—	52,563	27	—	—	—	—	—	22887 71
Total, Jan. 1 to Oct. 25	—	2843470	59	—	3098556	71	—	3565859	97	—	467303	26	—	—	—
Increase compared with previous year	—	125,417	87	—	255,086	12	—	467,303	26	—	—	—	—	—	—
Decrease do. do.	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Traffic Train Mileage this week	10,984	—	—	12,547	—	—	11,340	—	—	—	—	—	1207	—	—
Total, Jan. 1 to Oct. 25	473044	—	—	526414	—	—	560433	—	—	34,019	—	—	—	—	—
Increase compared with previous year	1,968	—	—	53,370	—	—	34,019	—	—	—	—	—	—	—	—
Decrease do. do.	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—

PARTICULARS OF GOODS CONVEYED.	Seven days ending Oct. 25, 1891.			January 1 to Oct. 25, 1891.			January 1 to Oct. 26, 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	117	14	3 8	5,041	13	1 5	4,674	16	0 24	366	17	0 9	—	—	—
Rice	665	1	2 21	56,807	3	2 6	49,434	5	1 21	7,372	18	0 13	—	—	—
Tea	314	11	3 16	24,912	12	1 25	17,441	2	3 13	7,471	9	2 12	—	—	—
Tea Leaf	24	3	2 27	1,349	0	0 1	1,058	0	0 5	290	19	3 24	—	—	—
Arrack	29	0	1 14	1,269	0	1 10	1,302	19	0 21	—	—	—	33	18	3 11
Salt	33	7	1 15	2,356	12	1 8	2,413	5	1 14	—	—	—	53	13	0 6
Cinnamon	0	2	1 7	37	13	1 4	42	14	3 1	—	—	—	5	1	1 25
Cacao	0	11	3 23	642	6	1 4	417	2	1 17	225	3	3 15	—	—	—
Cardamoms	3	7	2 14	161	2	3 17	153	10	3 23	7	11	3 22	—	—	—
Tobacco	10	2	3 2	499	2	0 16	575	14	2 25	—	—	—	76	12	2 9
Beer, 2nd class	3	13	1	49	5	2 27	110	13	1 5	—	—	—	61	7	2 6
Tea Lead and Shooks, 2nd class	19	1	1 18	1,784	18	2 20	1,512	18	2 20	272	0	0	—	—	—
Manure, 2nd class	1	0	0	28	8	3 21	19	8	3 7	9	0	0 14	—	—	—
Plumbago, 2nd class	1	0	1	130	10	2 6	67	19	0 13	62	11	1 21	—	—	—
Other 2nd class Goods	574	16	3 26	30,121	10	1 8	27,304	14	1 4	2,816	16	0 4	—	—	—
Cinchona	45	14	0 15	1,409	15	3 5	2,067	16	1 13	—	—	—	658	0	2 8
Coffee	24	18	2 24	2,552	10	2 19	2,570	14	1 21	—	—	—	18	3	3 2
Cotton	0	8	3 14	159	14	3 21	296	19	2 7	—	—	—	137	4	2 14
Cocoanuts	88	19	0 23	4,077	17	2 24	3,756	7	3	321	9	3 24	—	—	—
Cocoanut Oil	25	1	2 2	1,325	4	2 2	1,464	11	3 12	—	—	—	139	7	1 10
Copperah	22	16	1 20	1,474	18	2 26	949	3	3 1	525	14	3 25	—	—	—
Poonac	29	13	0 2	3,691	14	1 25	3,377	18	1 5	313	16	0 20	—	—	—
Staves, special rate	0	15	0	263	1	2 18	444	15	1 16	—	—	—	181	13	2 26
Timber at special rate	8	15	2 12	1,194	7	2 6	1,153	17	1 17	40	10	0 17	—	—	—
Timber at 10 cents rate	20	19	0	416	3	3 4	422	13	2 14	—	—	—	6	9	3 10
Timber at 3rd class rate	—	—	—	267	12	2 18	23	0	0 18	—	—	—	—	—	—
Tea Lead and Shooks, 3rd class	52	11	1 9	4,207	9	0 11	2,762	9	1 8	1,444	19	3 3	—	—	—
Manure, 3rd class	40	5	2	3,043	9	1 19	3,204	11	3 2	—	—	—	161	2	1 14
Plumbago, 3rd class	102	15	0	9,437	12	0 11	9,096	4	0 25	341	7	3 14	—	—	—
Beer, 3rd class	—	—	—	58	17	0 17	124	17	0 13	—	—	—	65	19	3 24
Staves, 3rd class	—	—	—	8	11	0 14	20	6	1 6	—	—	—	11	15	0 20
Barley, 3rd class	—	—	—	36	15	0	75	5	0	—	—	—	38	9	0
Other 3rd class Goods	55	19	3 4	8,610	5	2 8	5,219	2	0 22	3,391	3	1 14	—	—	—
Railway Material	221	10	2 24	21,016	14	3 26	16,734	11	0 13	4,282	3	3 13	—	—	—
Public Works Material	—	—	—	13,159	3	0	18,616	15	0	—	—	—	5,457	12	0
Prison Dept. Material	—	—	—	22,283	13	0	2,448	16	0	19,834	17	0	—	—	—
Breakwater Material	—	—	—	—	—	—	997	19	0	—	—	—	997	19	0
Royal Engineers	—	—	—	1,333	9	0	—	—	—	1,333	9	0	—	—	—
Total	2,539	0	1 4	225,220	3	3 4	182,358	1	3 6	50,969	12	3 12	8,107	10	3 14

* The Decrease is due to the suspension of Goods and Parcels Traffic over the Kadugannawa Incline owing to the slips on the line from the 21st to 29th instant.

F. J. WARING,
Acting General Manager.

Colombo, November 5, 1891.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk, Cinchona.	Branch, Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poenac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orehilla.	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. Port Denison	5/11	London	39	—	123511	32	90143	—	—	105261	3746	3709	1502	72170*	—	—	6359	—	2685	—	—	—	199	169	—	—	—	—
ss. Arcadia	5/11	Australia	100	—	58300	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Shanghai	5/11	London	—	—	273116	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Rosetta	5/11	China	—	—	100	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Lombardy	5/11	Bombay	64	18	11697	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Carthage	6/11	London	—	—	240063	—	—	—	—	—	—	—	—	—	—	—	8491	—	—	—	—	—	—	—	—	—	—	—
ss. Neckar	7/11	Bremen	1	—	8331	15	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. City of London	10/11	London	—	—	93237	—	—	—	—	—	—	—	4302	36800	—	—	1103	—	—	—	—	—	173	—	—	—	—	—
ss. Karlsruhe	10/11	Sydney	351	230	62327	—	—	—	—	—	66	505	—	1000†	—	8960	92	—	200	—	—	235	110	—	—	—	—	—
ss. City of Cambridge	10/11	London	430	—	239031	—	12928	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Bayern	10/11	Bremen	—	—	235	—	61297	—	—	—	73	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Clan Buchanan	10/11	London	—	—	27600	—	—	—	—	—	—	—	400	17500‡	—	—	—	—	—	—	—	—	—	—	—	—	—	—
GALLE.																												
ss. Nizam	3/11	Bombay, &c.	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	39	—	—	—	—	—	—	—	—	—
ss. Huzara	3/11	Calcutta	—	—	—	—	—	—	—	—	—	147	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Nawab	3/11	do.	—	—	—	—	—	—	—	—	—	944	—	—	—	224	—	—	—	—	—	—	—	—	—	—	—	—
ss. Waverley	4/11	do.	—	—	—	—	—	—	—	—	—	174	—	—	—	—	—	—	—	90	—	—	—	—	—	—	—	—

* And Chips 42,840 lb. † And Chips 1,120 lb. ‡ And Chips 11,200 lb.

Importation of Rice from Indian Ports during the Week.

TO COLOMBO:—

From Calcutta	Bags	17,160
Rangoon	"	11,641
Bombay	"	46
Southern India	"	6,057
Total	"	34,904

TO GALLE:—

From Calcutta	Bags	5,610
Southern India	"	199
Total	"	5,809

Customs, Colombo, November 11, 1891.

SAM. HAUGHTON,
for Principal Collector.

Comparative Statement showing the various Countries from which Cotton Goods have been Received, and Quantities Imported from each, during the Month ended October 31, 1891.

Articles.	United Kingdom.	British India.	Straits.	French India.	China.	Austria.	Germany.	France.	Belgium.	Aden.	Batavia.	Maldivé Islands.	Total for the Month ended Oct. 31, 1891.	Total for the Ten Months ended Oct. 31, 1891.	Total for the Ten Months ended Oct. 31, 1890.
Gray Cottons, bales and cases ...	524	3	—	—	—	—	—	—	—	—	—	—	527	3,767	4,540
White do. do. ...	104	2	—	—	—	—	—	—	—	—	—	—	106	1,063	868
Printed do. do. ...	123	—	—	—	—	—	—	—	—	—	—	—	123	643	973
Dyed do. do. ...	5	—	—	—	—	10	—	—	—	—	—	—	15	126	151
Coloured, Woven, do. ...	88	1	—	—	—	—	10	—	—	—	—	—	99	1,177	483
Sundry, do. do. ...	56	503	—	—	—	10	6	—	—	—	—	—	575	3,785	5,421
Yarns, plain ...	10	—	—	—	—	—	—	—	—	—	—	—	10	84	72
Yarns, dyed ...	26	—	—	—	—	—	—	—	—	—	—	—	26	207	220
Total for the Month of October, 1891 ...	936	509	—	—	—	20	16	—	—	—	—	—	1,481	10,852	12,728
Total for the Ten Months ended October 31, 1891 ...	7,252	3,234	9	4	—	156	193	4	—	—	—	—	—	10,852	—
Total for the Ten Months ended October 31, 1890 ...	8,863	2,662	39	830	5	128	185	11	2	1	1	1	—	—	12,728

Customs, Colombo, November 11, 1891.

G. S. WILLIAMS,
Principal Collector.

Comparative Statement of the Quantities of the Principal Articles Bonded in, entered for Home Consumption, and Exported from the Bonded Warehouses in the Ten Months ended October 31, 1890 and 1891.

ARTICLES.	Ten Months ended October 31, 1890.			Ten Months ended October 31, 1891.		
	Bonded.	Entered for Home Consumption.	Exported.	Bonded.	Entered for Home Consumption.	Exported.
Gray Cottons, bales and cases ...	2,368	2,065	110	1,684	1,726	83
White do. do. ...	416	503	10	290	441	5
Printed do. do. ...	484	458	...	252	421	...
Dyed do. do. ...	26	32	...	34	31	...
Coloured Woven Cottons, b. & c.	218	158	3	442	384	...
Sundry do. do. ...	424	299	...	180	367	11
Yarns, plain, bales and cases ...	29	29	25	58	16	29
— dyed, do. ...	90	18	44	144	61	36
— Indian-made, sundry, b. & c.	93	2	114	40	...	54
Grain, Rice, bags ...	49,157	1,314	47,835	14,526	292	13,438
Malt Liquor, in wood, hhds. ...	1,354	1,075	140	1,555	1,283	273
— in glass, cases and casks ...	1,963	2,208	16	638	209	2
Spirits, Brandy, puncheons & pipes	...	1	1	...
Do. hhds. and casks ...	5	10	...	24	15	...
Do. cases ...	866	955	...	342	348	...
— Gin, puncheons and pipes...	3	1	...
Do. hhds. and casks...	37	35	...	51	55	...
Do. cases ...	2,626	3,516	20	4,466	3,837	...
— Whisky, hhds. and casks ...	36	38	...	29	26	...
Do. cases ...	6,066	5,795	4	5,900	5,666	49
Tea, lb.	100
Tobacco, Manufactured, lb. ...	8,620	11,779	...	1,928	6,803	...
— Cigars, lb. ...	406 $\frac{3}{4}$	601 $\frac{1}{8}$	58	446 $\frac{1}{8}$	948 $\frac{3}{4}$	169
Wines, French, hhds. and casks...	29	17	17	27	35	3
Do. cases ...	251	356	...	218	313	24
— Madeira, puncheons & pipes
Do. cases	30	20	...
— Portugal, puncheons & pipes	1	...
Do. hhds. and casks ...	40	13	...	26	33	...
Do. cases ...	20	20
— Spanish, butts and pipes	2	2	...
Do. hhds. and casks ...	7	4	...	11	7	...
Do. octaves
Do. cases ...	20	20
— Italian, hhds. and casks
— Austrian, in glass, cases

Customs, Colombo, November 11, 1891.

G. S. WILLIAMS,
Principal Collector.

Quantities of the Principal Articles remaining in the Bonded Warehouses on September 30, 1891, also Bonded, Entered for Home Consumption, and Exported from Bond, and the total quantities entered for Home Consumption in October, 1891.

ARTICLES.	Remaining in the Bonded Warehouses on September, 30, 1891.	Bonded in the Month of October, 1891.	Total.	Entered for Home Consumption in the Month of October, 1891.	Exported from the Warehouses in the Month of October, 1891.	Total.	Remaining in the Bonded Warehouses on Oct., 31, 1891.	Total Imports entered for Home Consumption in Oct., 1891.
Gray Cottons, bales and cases ...	922	160	1,082	178	8	186	896	545
White do. do. ...	186	33	219	20	2	22	197	21
Printed do. do. ...	72	27	99	28	...	28	71	99
Dyed do. do. ...	6	10	16	12	...	12	4	108
Coloured Woven Cottons, b. & c.	261	28	289	36	...	36	253	51
Sundry do. do. ...	140	14	154	34	...	34	120	96
Yarns, plain, bales and cases ...	24	...	24	1	...	1	23	81
— dyed, do. ...	152	21	173	12	2	14	159	38
— Indian-made, sundry, b. & c.	2	...	2	...	2	2	...	503
Grain, Rice, bags ...	2,214	780	2,994	...	2,057	2,057	937	210,626
Malt Liquor in wood, hhds. ...	371	110	481	120	10	130	351	212
— in glass, cases and casks ...	169	10	179	10	...	10	169	391
Spirits, Brandy, puncheons & pipes
Do. hhds. and casks...	11	...	11	1	...	1	10	1
Do. cases	112	78	190	35	...	35	155	354
— Gin, puncheons and pipes...	2	...	2	2	...
Do. hhds. and casks...	9	10	19	6	...	6	13	6
Do. cases	1,097	1,055	2,152	427	...	427	1,725	598
— Whisky, hhds. and casks...	34	4	38	2	...	2	36	2
Do. cases	2,137	683	2,820	510	4	514	2,306	1,126
Tea, lb.	2
Tobacco, Manufactured, lb. ...	701	...	701	601	...	601	100	6,269
— Cigars, lb. ...	719 ^{1/8}	...	719 ^{1/8}	279 ^{1/8}	...	279 ^{1/8}	440 ^{1/8}	2,383 ^{1/8}
Wines, French, hhds. and casks..	23	5	28	1	...	1	27	9
Do. cases	167	38	205	15	...	15	190	328
— Madeira, puncheons & pipes
Do. cases	9	...	9	9	...
— Portugal, puncheons & pipes	1	...	1	1	...	1	...	1
Do. hhds. and casks...	29	...	29	5	...	5	24	18
Do. cases	246
— Spanish, butts and pipes..	2	...	2	2	...	2	...	2
Do. hhds. and casks...	16	...	16	1	...	1	15	4
Do. octaves	2
Do. cases	51
— Italian, hhds. and casks
— Austrian, in glass, cases

Customs, Colombo, November 11, 1891.

G. S. WILLIAMS,
Principal Collector.

LIST of Persons licensed under Ordinance No. 15 of 1889, in October, 1891, to practise as Auctioneers and Brokers :-

Auctioneers.

- No. 27. William Somerville.
- 28. Gottlieb Ferdinand Gustav Rodust.

Brokers.

- 27. William Somerville.
- 28. Gottlieb Ferdinand Gustav Rodust.
- 29. James Gibson.

H. HAY CAMERON,
Mayor and Chairman.

The Municipal Office,
Colombo, November 6, 1891.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Midland Circuit will be holden at the Audience-Hall at Kandy on Tuesday, December 1, 1891, at 12 o'clock noon of the said day, with continuation of days.

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

Fiscal's Office,
Kandy, November 5, 1891.

EVAN MABERLY BYRDE,
Fiscal.

இலங்கைத் தீவின் கனம் பொருள்துறை சபப்பதிக்கோட்டால் எனக்குக் கிடைத்திருக்கிற கட்டளையின் அதிகாரத்தைக்கொண்டு இத்தாம் பிரசித்தப்படுத்தி அறிவிக்கிற தென்னவாளுல் கிறிமினெல் நீதிவிசாரிப்பின் கோடானது, கஅககம் ஆண்டு மார்கழிமாதம் முதலாம் தேதியாகிய செவ்வாய்க்கிழமை பகல் கூட மணி துவங்கும் அதற்கடுத்த நாட்களிலும் நடுநிசைக்குச்சேர்ந்த கண்டி

சுவை மூலர்சீ வாரீகி,
பிச்சகால் வத்த.

வத்த 1891 க்ஷி வோவூமலர் வக 5
வெகி தீன மலகலுலர் பிச்சகால்
கண்டிமூலர்சீவீகி.

இலங்கைத் தீவின் கனம் பொருள்துறை சபப்பதிக்கோட்டால் எனக்குக் கிடைத்திருக்கிற கட்டளையின் அதிகாரத்தைக்கொண்டு இத்தாம் பிரசித்தப்படுத்தி அறிவிக்கிற தென்னவாளுல் கிறிமினெல் நீதிவிசாரிப்பின் கோடானது, கஅககம் ஆண்டு மார்கழிமாதம் முதலாம் தேதியாகிய செவ்வாய்க்கிழமை பகல் கூட மணி துவங்கும் அதற்கடுத்த நாட்களிலும் நடுநிசைக்குச்சேர்ந்த கண்டி

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

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

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

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

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

Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers. And when bonds have been drawn by the tenderer's own lawyer, the name or stamp of the Proctor who drafted the bond should be affixed to the document.

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

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 11, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supplying Heifers for Vaccination," will be received by the Hon. the Colonial Secretary, at his Office, up to 12 noon on Monday, November 30, 1891, from persons willing to contract for the supply of six heifers, more or less, as may be required every month from January 1 to December 31, 1892.

The heifers must be delivered at the Smallpox Hospital, Kanatta, or at the shed erected for animal vaccination at Kanatta. They should be under one year old, perfectly weaned, stout, and healthy, and without any eruption on the skin. Any heifers not answering to the above description will be rejected.

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

A deposit of Rs. 15 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 the signature of a contract.

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

For further particulars apply to the Colonial Surgeon or to the Inspector of Vaccination, Colombo.

H. L. CRAWFORD,
for Colonial Secretary.

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

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that the following articles belonging to the School of Agriculture will be sold by public auction, at the premises, on Saturday, the 21st instant, at 2 P.M. :-

2 boxes | 1 chair

J. B. CULL,
Director of Public Instruction.

Colombo, November 11, 1891.

NOTICE is hereby given that 2 at o'clock P.M. on Saturday, December 19, 1891, will be sold by public

auction at the Public Works Department Store, Mannar, the following articles belonging to the Department :-

- | | |
|-----------------------------------|-------------------------|
| 1 auger | 6 hammers, hand |
| 6 bill-hooks | 100 mamoties |
| 7 brushes, paint | 10 pickaxes |
| 9 buckets, water, wooden | 1 planes |
| 2 buckets, water, galvanised iron | 2 quart measures |
| 20 cans, tin | 1 rammer, copper-tipped |
| 1 cart, hand | 2 saws, hand |
| 6 files of sorts | 8 tubs, water |
| | 1 turnscrow |

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

Public Works Department,
Colombo, November 5, 1891.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that the elections of Members for the District Road Committee of Jaffna for 1892, 1893, and 1894 have, according to the provisions of the Ordinance No. 10 of 1861, been fixed by the Provincial Road Committee to be held as follows:—

For the Division of Jaffna and Punakary, at the Kachcheri.

For the Division of Valikamam north and Valikamam west, at the Mallagam court-house.

For the Division of Valikamam east and Vadamarachi west, at the Puttur kachcheri bungalow.

For the Division of Tenmaradchy, Vadamarachi east, Pachchilappalai, and Karachchi, at Chavakachcheri court-house.

For the division of the Islands at the Kayts court-house.

The elections at each place to be held on Monday, December 14, 1891, at 11 A.M.

With reference to the foregoing notice, the following provisions of the Ordinance, &c., are indicated for the information of the public. The elections at each place will be held in respect to each class of the community mentioned in the Ordinance. By the Ordinance, and a Proclamation which is in the *Government Gazette* of December 31, 1861, it is required that Candidates should be able to read and write the English language.

Intending Candidates are required to give ten days' notice of their intention to offer themselves as Candidates to the Chairman of the Provincial Road Committee.

To enable him to vote each person must produce the certificate of his having paid or worked in the year 1891.

It is not necessary that the person to be elected for any class of the community should be a member of that community. Each person elected will be bound to serve for at least one year, unless the Provincial Road Committee should permit him to resign at an earlier period.

Clause 36 of the Ordinance provides for any refusal to act or any wilful negligence in performing the duties of the office.

Provincial Road Committee's Office,
Jaffna, November 3, 1891.

B. HORSBURGH,
Secretary.

கடிக்க ம் ஆண்டின் 30 ம் இலக்கக்கட்டளைச்சட்டத்தின் வரைவுபாட்டின்படி யாழ்ப்பாணப் பகுதியின் டிஸ்ட்ரிக்ட் கொம்மிட்டி கட்டத்துக்கு கடிக்க ம் கடிக்க ம் கடிக்க ம் ஆண்டுகளுக்கு மெம்பரைத்தெரிந்து கொள்ளுகிறதற்கு பின்னாற் காணப்படுகிறபடி தேதியும் இடமும் புரேவென்சியல் ரேட்டுக்கொயிற்றிக் கூட்டத்தா ரால் நியமிக்கப்பட்டிருக்குதென்று இத்தால் அறிவிக்கப்படுகது.

யாழ்ப்பாணம் பூநகரிப்பகுதிகள் ...

யாழ்ப்பாணம் கச்சேயில்

வலிகாமம் கிழக்கு வடமராட்சி மேற்குப்

புத்தூர்க்கச்சேரி வங்கனாவில்

பகுதிகள் ...

மல்லாகம் கோட்டுவீட்டில்

வலிகாமம் வடக்கு மேற்குப் பகுதிகள் ...

தென்மராட்சி வடமராட்சி கிழக்கு பச்சி

லைப்பழி கரைச்சிப் பகுதிகள் ...

சாவுகச்சேரிக் கோட்டுவீட்டில்

திவுப்பற்றுப்பகுதி ...

ஊர்காவற்றுறைக் கோட்டுவீட்டில்

ஒவ்வொரு இடத்திலும் கூட்டத்துக்கு மெம்பர்மாறைத் தெரிந்துகொள்ளுகிறது வருகிற மார்ச்சுமாதம் 30 ந் தேதி திங்கட்கிழமை காலமே கக மணிக்கு மேற்காணப்படும் விளம்பரத்தின்பேரால் பின்னாற் காண்கிற கட்டளைச்சட்டத்தின் வரைவுபாட்டைப் பொதுவாய் யாவரும் அறியும்படி சுட்டிக்காட்டப்படுகது.

கட்டளைச்சட்டத்திற் சொல்லப்படுகிற ஒவ்வொரு வகையான குடிசனங்களுக்கும், பிறம்பான மெம்பரைத் தெரிவது ஒவ்வொரு இடத்திலும் நடத்தப்படும்.

கட்டளைச் சட்டத்தினாலும் கடிக்க ம் ஆண்டு மார்ச்சுமாதம் 30 ந் தேதியைக்கொண்ட கொவற்றைமேந்தின் "கெசற் பத்திரத்" தின் விளம்பரத்தினாலும் கொம்மிற்றியில் ஏற்பட இருக்கிறபேர்கள் இங்கிலீசுப்பாஷையை எழுத வாசிக்கக் கூடியவர்களாய் இருக்கவேண்டியதாய்க் கேட்கப்பட்டிருக்குது.

கூட்டத்துக்கு மெம்பராய்வர எண்ணியிருக்கிறவர்கள் தங்களுடைய எண்ணத்தை தெரிதலுக்கு நியமிக்கப் பட்டிருக்கும் தேதிக்கு பத்து நாளைக்குமுன் புரேவென்சியல் கொம்மிற்றித் தலைவருக்கு அறிவிக்க வேண்டியது.

சம்மதி சொல்லுகிற ஒவ்வொரு ஆளும் தான் கடிக்க ம் ஆண்டுக்குப் பணம் இறுத்த அல்லது வேலைசெய்த செடுத்திப்புக்காத்துக் காண்பிக்க வேண்டியது.

ஏதொரு வகுப்பான சனங்களுக்காக வெண்கிலும் தெரிந்து கொள்ளப்படுகிற ஆள் அந்த வகுப்பானாயிருக்க வேண்டிய தவசரமல்ல. தெரிந்துகொள்ளப்படும் ஒவ்வொரு ஆளும் ஒரு வருஷத்துக்குக் குறையாமல் அந்த வேலையிலிருக்கவேண்டியது கடமையாயிருக்கும். ஒரு வருஷத்துக்குள் புரேவென்சியல் கொம்மிற்றி கூட்டத் தாருடைய உத்தரவின்பேரில் மாத்திரம் விலகிக்கொள்ளுகிறதற்கு இடமுண்டு. கொம்மிற்றிக் கூட்டத்தில் ஒரு ஆளாக நியமிக்கப்படும் வேலைபார்க்க அல்லத்தட்டி அல்லது அதன்பேரில் உண்டான பணிவிடைகளைச்செய்ய அசட்டைபண்ணுகிறதன்பேரில் நடப்பிக்கவேண்டியவகை கட்டளைச்சட்டத்தின் கடிக்க ம் பிரிவிற் கண்டிருக்குது.

யாழ்ப்பாணம், புரேவென்சியல். ரேட்டுக்கொயிற்றி,
கடிக்க ம் (30) கார்த்திகைமீ 30 ந் உ.

பி. ஓர்ப்பெர்க்,
சுக்கிரத்தார்.

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 Mullaitivu 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 Northern Province at least ten days before the day of election. The election will be held at Mullaitivu Kachcheri by the Chairman, District Road Committee, on Monday, November 30, 1891, at 11 o'clock A.M.

B. HORSBURGH,
Secretary.

Provincial Road Committee's Office,
Jaffna, November 3, 1891.

இத்தாலிவிக்கிறதாவது கடிக்கம் ஆண்டின் 10 ம இலக்கக் கட்டளைச்சட்டத்தின் உகம் பிரிவின்படி ஐரோபையார், பர்கர்மார், ஆரவர்கள் கடிக்கம், கடிக்கம், கடிக்கம் ஆண்டுகளுக்கு முல்லைத்தீவு டிஸ்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத்தைக் கேட்க நினைத்திருக்கிற யாவருந் தங்க ளெண்ணத்தைத் தெரிந்து கொள்ளுதலுக்குக் கடசியாகப் பத்து நாளைக்குமுன்னே வடநாட்டுக்குச் சேர்ந்த பிறவினசியல் ரேட்கம்மிற்றியின் சங்கத்தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகது. தெரிவுபண்ணுவது : கடிக்கம் ஆண்டு மார்சுழிமாதம் 10 ந் தேதி திங்கட்கிழமை காலமே யக மணிக்கு முல்லைத்தீவு டிஸ்திரிக் கொம்மிற்றிக் கூட்டத்தலைவரால் நடத்தப்படும்.

பி. ஓர்ப்பெர்க்,
சக்கிற்றத்தார்.

பிறவினசியல் ரேட்கம்மிற்றியில்,
கடிக்கம் ஆண்டு கார்த்திகைமாதம் 10 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 Vavuniya for the years 1892, 1893, 1894, are hereby required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Northern Province at least ten days before the day of election. The election will be held at Vavuniya Kachcheri by the Chairman, District Road Committee, on Monday, December 14, 1891, at 11 o'clock A.M.

B. HORSBURGH,
Secretary.

Provincial Road Committee's Office,
Jaffna, November 3, 1891.

இத்தாலிவிக்கிறதாவது கடிக்கம் ஆண்டின் 10 ம இலக்கக் கட்டளைச்சட்டத்தின் உகம் பிரிவின்படி ஐரோபையார், பர்கர்மார், ஆரவர்கள் கடிக்கம், கடிக்கம், கடிக்கம் ஆண்டுகளுக்கு வவுனிய டிஸ்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத்தைக் கேட்க நினைத்திருக்கிற யாவருந் தங்க ளெண்ணத்தைத் தெரிந்து கொள்ளுதலுக்குக் கடசியாகப் பத்து நாளைக்குமுன்னே வடநாட்டுக்குச் சேர்ந்த பிறவினசியல் ரேட்கம்மிற்றியின் சங்கத்தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகது. தெரிவுபண்ணுவது : கடிக்கம் ஆண்டு மார்சுழிமாதம் 10 ந் தேதி திங்கட்கிழமை காலமே யக மணிக்கு வவுனிய டிஸ்திரிக் கொம்மிற்றிக் கூட்டத்தலைவரால் நடத்தப்படும்.

பி. ஓர்ப்பெர்க்,
சக்கிற்றத்தார்.

பிறவினசியல் ரேட்கம்மிற்றியில்,
கடிக்கம் ஆண்டு கார்த்திகைமாதம் 10 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 Mannar 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 Northern Province at least ten days before the day of election. The election will be held at Mannar Kachcheri by the Chairman, District Road Committee, on Monday, December 14, 1891, at 11 o'clock A.M.

B. HORSBURGH,
Secretary.

Provincial Road Committee's Office,
Jaffna, November 3, 1891.

இத்தாலிவிக்கிறதாவது கடிக்கம் ஆண்டின் 10 ம இலக்கக் கட்டளைச்சட்டத்தின் உகம் பிரிவின்படி ஐரோபையார், பர்கர்மார், ஆரவர்கள் கடிக்கம், கடிக்கம், கடிக்கம் ஆண்டுகளுக்கு மன்னார் டிஸ்திரிக் கொம்மிற்றியின் கூட்டத்தார்களாக இந்த வுத்தியோகத்தைக் கேட்க நினைத்திருக்கிற யாவருந் தங்க ளெண்ணத்தைத் தெரிந்து கொள்ளுதலுக்குக் கடசியாகப் பத்து நாளைக்குமுன்னே வடநாட்டுக்குச் சேர்ந்த பிறவினசியல் ரேட்கம்மிற்றியின் சங்கத்தலைவனுக்கு எழுத்தினால் பயன்படும்படி இத்தால் கேட்கப்படுகது. தெரிவுபண்ணுவது : கடிக்கம் ஆண்டு மார்சுழிமாதம் 10 ந் தேதி திங்கட்கிழமை காலமே யக மணிக்கு மன்னார் டிஸ்திரிக் கொம்மிற்றிக் கூட்டத்தலைவரால் நடத்தப்படும்.

பி. ஓர்ப்பெர்க்,
சக்கிற்றத்தார்.

பிறவினசியல் ரேட்கம்மிற்றியில்,
கடிக்கம் ஆண்டு கார்த்திகைமாதம் 10 ந் தேதி.

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Minutes of Proceedings of a General Meeting of the Municipal Council of Colombo held in the Town Hall on Friday, September 11, 1891.

The Council met this day at 3 P.M., pursuant to notice dated September 5, 1891.

Present :—Mr. H. H. Cameron, Mayor and Chairman; Hon. J. J. Grinlinton; Dr. W. R. Kynsey, C.M.G.; Mr. F. R. Ellis; Captain F. Bayley; Mr. E. Walker; Mr. M. I. M. Haniffa; Mr. C. Perera; Mr. H. van Cuylenburg; Mr. P. Coomaraswamy; Mr. C. P. Dias; Mr. D. F. Browne; and Mr. R. H. Morgan.

The Minutes of August 14, 1891, having been printed, and a copy sent to each Member of the Council, were taken as read.

Resolved,—That the Minutes of August 14, 1891, be confirmed.

1. Pursuant to notice Mr. C. P. Dias moved "that inasmuch as the narrowness of Cramer's lane is a great inconvenience to the residents, it being the only approach to their properties, and as the lack of side drains there gives rise to very bad sanitary conditions, the Council do sanction the widening and improving of the said lane as preliminary steps towards the sanitary and other improvements of Kehelwatta."

Mr. C. Perera seconded.

Mr. Coomaraswamy moved as an amendment "that the consideration of the motion be deferred until this day twelve months."

The Chairman seconded.

The Council divided on the amendment :—

Ayes.

1. Mr. P. Coomaraswamy.
2. Mr. E. Walker.
3. Captain F. Bayley.
4. Mr. F. R. Ellis.
5. Dr. W. R. Kynsey.
6. The Chairman.

Noes.

1. Mr. C. P. Dias.
2. Mr. H. van Cuylenburg.
3. Mr. C. Perera.
4. Mr. M. I. M. Haniffa.
5. Hon. J. J. Grinlinton.

Whereupon the amendment was carried.

2. Pursuant to notice Mr. R. H. Morgan asked the Chairman "whether he has received a petition addressed to himself and Members of the Council from certain residents in Kollupitiya, praying that a license be granted to sell meat at the premises No. 182, Kollupitiya."

The Chairman stated that such a petition had been received on the same day on which Mr. Morgan's question had been received; and that in accordance with a resolution of Council of January 20, 1888, prohibiting the issue of special licenses to sell meat at places within a mile of a Municipal market, license for No. 182 had been refused on the report of the Superintendent of Works that No. 182 was only 3 furlongs and 176 yards from the Municipal market at Kollupitiya.

3. Pursuant to notice Mr. R. H. Morgan moved "that the petition be considered by the Council, and the prayer granted."

This motion was withdrawn, in view of the explanation afforded by the Chairman in reply to question No. 2.

4. Pursuant to notice Mr. C. Perera asked "why completion reports have not hitherto been furnished in terms of the resolution of the Standing Committee, which resolution was confirmed by Council."

The Chairman stated that some completion reports had already been furnished and others were in course of preparation, and would be furnished as occasion permitted.

5. Pursuant to notice Mr. C. Perera moved "that completion reports be furnished for all works completed in terms of the said resolution."

This motion was, by leave of Council, withdrawn.

6. Pursuant to notice Mr. C. Perera moved "that all communications received from the Audit Office in regard to Municipal accounts be laid upon the table."

The Chairman seconded.

A letter No. 13, dated September 3, 1891, from the Hon. the Auditor-General, was laid upon the table, with reference to which the Chairman explained that the document would be ready for the consideration of the Council only after the replies to the remarks on the accounts for April, 1891, were finally disposed of.

7. Pursuant to notice Mr. C. Perera "presented a petition from the stall-holders of the Dean's road market, and moved that, in terms of the prayer of the petitioners, the rent charged for stalls in the said market be reduced."

Mr. Coomaraswamy seconded.

Mr. C. Perera moved "that the petition be read."

Mr. Coomaraswamy seconded.

Mr. Walker moved as an amendment "that the petition be referred to the Standing Committee."

Dr. Kynsey seconded.

Mr. C. Perera having stated briefly the purport of the petition, moved to withdraw his motion that the petition be read. This was allowed.

The Chairman then moved as a further amendment that the stallage rents be not reduced until the alterations in the market are completed.

Mr. Ellis seconded.

The Council divided on the Chairman's amendment:—

<i>Ayes.</i>	<i>Noes.</i>
1. Mr. P. Coomaraswamy	1. Mr. R. H. Morgan
2. Mr. E. Walker	2. Mr. D. F. Browne
3. Captain F. Bayley	3. Mr. C. P. Dias
4. Mr. F. R. Ellis	4. Mr. H. van Cuylenburg
5. Dr. W. R. Kynsey	5. Mr. C. Perera
6. Hon. J. J. Grinlinton	6. Mr. M. I. M. Haniffa
7. The Chairman	

Whereupon the amendment was carried.

8. A Supplemental Budget No. 2 for 1891 was submitted.

The Chairman moved "that the Council do go into Committee on the Supplemental Budget."

Hon. J. J. Grinlinton seconded.—Carried.

The Chairman proposed that the item of Rs. 120 provided for a railing round Sir E. Barnes' statue be omitted, the Governor being of opinion that no railing was required; and that the following items be added to the Supplemental Budget, viz:—

<i>Commutation Account.</i>		Rs.
Refunds		100
<i>Dog Tax Account.</i>		
For capture and destruction		300
<i>Market Account.</i>		
Refund of stall rent, Gintupitiya street market		11 0
<i>Fine Account.</i>		
Refund of informers' share		21 0
Refund of fines		200 0
<i>Assessment Account.</i>		
Extension of street lighting		305 19

The Chairman stated that after these alterations were made there would still be a balance of Rs. 1,856-71.

The Council having resumed, Hon. J. J. Grinlinton moved "that the Supplemental Budget as amended in Committee be sanctioned."

Dr. Kynsey seconded.—Carried.

9. The following recommendations from the Standing Committee of July 31 and August 28, 1891, were submitted:—

Extract from Minutes of Standing Committee of Friday, July 31, 1891.

Present:—H. H. Cameron Esq., Mayor and Chairman; Captain F. Bayley; E. Walker, Esq.; and C. Perera, Esq.

Business.

26. To determine, subject to the sanction of the Governor in Executive Council, the rate of fees to be levied for licenses to private markets, in terms of section 280 of Ordinance No. 7 of 1887.

Order.

26. Resolved that no licenses for the sale of fruit and vegetables be issued within a furlong from a public market, and that such sale be prohibited by notice to existing markets, provided that accommodation is available in a public market—if no accommodation is available license may be issued on payment of a fee of Re. 1 per mensem.

Extract from Minutes of Standing Committee of Friday, August 28, 1891.

Present:—H. H. Cameron, Esq., Mayor and Chairman; R. K. MacBride, Esq., C.M.G.; Capt. F. Bayley; and E. Walker Esq.

Business.

8. Counsel's opinion with regard to Mr. De Rooy's application for a gratuity.

Order.

8. Resolved to recommend that a grant of Rs. 500 be given to Mr. De Rooy in order to enable him to leave the Island.

Resolved,—That the consideration of the recommendation of the Standing Committee of July 31, 1891, be deferred.

Resolved,—That the recommendation of the Standing Committee of August 28, 1891, be adopted, and that the sum of Rs. 500 be paid to Dr. Vandersmaght, with an intimation that it is the intention of the Council that it should be spent solely for the purpose of enabling Mr. De Rooy to leave the Island.

[Hon. J. J. Grinlinton and Messrs. E. Walker, H. van Cuylenburg, and D. F. Browne were not present when the above resolution was passed.]

10. A Statement of Receipts and Disbursements from January to August, 1891, and a Progress Report of Work done during the same period, were submitted.

Resolved,—That the Statement and Progress Report be referred to the Standing Committee.

11. A memorandum from Dr. Kynsey, with reference to the causes of the recent outbreak of smallpox, and the best means of preventing future outbreaks, was submitted.

Resolved,—That the memorandum be printed and circulated among Members.

12. A letter dated July 1, 1891, from the Sanitary Officer, with reference to the remarks made by Dr. Kynsey on his (the Sanitary Officer's) report for the 1st quarter of 1891, was laid on the table.

Resolved,—That the letter be circulated.

13. The explanation of the Superintendent of Works in respect of the alleged irregularities referred to by Mr. Councillor C. Perera at the General Meeting of June 16 last, and embodied in the dissent appended to the Minutes of July 10, 1891, was submitted.

Resolved,—That the consideration of the explanation be deferred till the next Meeting.

14/17. Items 14, 15, 16, and 17 in the Agenda were not considered.

18. Resolved,—That the number of opium licenses to be issued for 1892, under section 3 of the Ordinance 9 of 1889, be four.

19. Item No 19 in the Agenda was not considered.

20. Replies received from owners of land to be acquired in connection with the new road at Kotahena, together with a schedule showing the prices (amounting in all to Rs. 41,000) demanded by the owners for the various allotments were submitted.

Mr. Coomaraswamy moved "that in view of the heavy cost estimated the Council are of opinion that they do not desire to acquire the land, and that the offers submitted should be declined."

Captain Bayley seconded.—Carried.

21. A letter dated August 20, 1891, from Mr. E. S. A. Raheman, on the subject of laying on water to Wellawatta lane, was submitted.

Resolved,—That the consideration of the matter be deferred until the receipt of a reply to a further letter written to Mr. Raheman on the same subject—No. 1,124 of September 10, 1891.

22. A letter dated August 20, 1891, from the Officer Commanding the Ceylon Volunteers, with reference to the resolution passed at the last Meeting requiring the services of the Volunteer Band in different parts of the town, was submitted.

Resolved,—That the Council are unable to accede to the request that conveyances should be provided when the band plays at Mutwal, as they consider the contribution already made to be liberal; and that they concur with the Chairman in the opinion expressed in his letter No. 1,079 of the August 31, 1891, that no private engagements should be allowed to interfere with the arrangements made for the public entertainment, when once they have been fixed for the month.

23. A letter No. 98/09446, dated August 28, 1891, from the Hon. the Colonial Secretary, regarding the drainage of the marshy ground near the kachcheri, stating that the attention of the Director of Public Works, who had been called upon to submit an estimate for the work, had been invited, was read.

24. A letter No. 81/7900, dated July 24, 1891, from the Hon. the Colonial Secretary, enclosing a copy of a Draft Ordinance to amend "The Colombo Waterworks Ordinance of 1886," was submitted.

Resolved,—That the Draft Ordinance be approved and returned with thanks.

25. Item No. 25 in the Agenda was not considered.

26. A letter dated September 9, 1891, from the Director of Public Works, and connected papers, relating to the question of the sewerage of the Fort, were submitted.

Resolved,—That the papers be circulated.

27. Item No. 27 in the Agenda was not considered.

28. The Sanitary Officer's report for the second quarter of 1891 was submitted.

Resolved,—That the report be circulated.

29. With reference to item No. 29, see question No. 2.

30/32. Items Nos. 30, 31, and 32 in the Agenda were not considered.

33. A letter No. 102/9613 of September 8, 1891, from the Hon. the Colonial Secretary, in reference to the proposed construction of an iron bridge across the Kelani in place of the Bridge-of-boats, was submitted, intimating that the estimated cost is Rs. 519,800, and that the Government is prepared to entertain, as the share of the Municipality, the payment for 50 years of Rs. 8,000 a year, being the equivalent of what is now understood to be spent in the maintenance of the Bridge-of-boats; and that the only reservation which the Governor would wish to make is the question of the appropriation of the proceeds of the toll now paid to the Municipality, although the principal roads on both sides of the bridge are maintained at the cost of general revenue. It was further suggested that the acquisition and provision of the new street (shown in the plan) might better and more economically be left to the Municipal Council.

Captain Bayley moved "that the offer of Government be accepted with thanks, provided the present conditions affecting tolls and upkeep of roads continue. With regard to the purchase of land required for the approaches, the Council do not without further consideration feel prepared to embark upon the speculation involved."

Mr. Coomaraswamy seconded.—Carried.

Confirmed on October 9, 1891.

H. HAY CAMERON,
Mayor and Chairman.

H. HAY CAMERON,
Mayor and Chairman.

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

REVENUE.				REVENUE.			
Heads of Service.		Estimated Revenue for 1891.	Receipts to Sept. 30, 1891.	Heads of Service.		Estimated Revenue for 1891.	Receipts to Sept. 30, 1891.
		Rs. c.	Rs. c.			Rs. c.	Rs. c.
Commutation tax	...	50,000 0	50,449 46				
Tax on vehicles and animals (under section 128 of Ord. 7 of 1887)	...	18,500 0	16,442 50				
Do. costs	...	—	60 89				
Dog tax	...	2,000 0	2,189 90				
Do. costs	...	—	30 26				
Licenses.				<i>Miscellaneous.</i>			
Carriages for hire	...	5,000 0	5,358 0	Rent of grass lands	...	1,000 0	873 97
Passenger hackeries	...	3,600 0	3,201 50	Racket court fees, &c.	...	700 0	382 50
Cart and coach, issued by Government Agent	...	5,050 0	5,080 0	Do. New Floral Hall fees	...	500 0	210 00
Boat, issued by Government Agent	...	60 0	—	Galle Face, &c., grazing fees	...	750 0	443 22
Boat, issued by Master Attendant	...	5,100 0	2,622 0	Victoria park, grazing fees	...	350 0	371 0
Gun, issued by Government Agent	...	95 0	—	Rent of building at Gasworks street	...	276 0	207 0
To sell intoxicating liquors, do.	...	5,400 0	20 0	Fees for testing and stamping weights and measures	...	200 0	190 0
Butchers	...	100 0	109 25	Carriage badges and fare tables, sale of	...	280 0	334 48
Coal depôts, tanneries, &c.	...	410 0	340 0	Hackery badges, sale of	...	380 0	407 27
To slaughter cattle, sheep, and pigs (special)	...	45 0	37 75	Fees for painting number and year and affixing plates and fare tables on licensed carriages	...	82 0	93 76
To sell meat (special)	...	300 0	270 0	Fees for painting number and year on carts and hackeries	...	150 0	164 36
To sell fish (do.)	...	1,650 0	1,715 0	Scavenging account, including conservancy of private latrines	...	420 0	287 50
Opium	...	19,350 0	—	Do. value of tools paid for by contractor, &c.	...	418 51*	418 51
Lake passenger boat	...	24 0	26 0	Contribution from Turf Club for improvement of Galle Face	...	100 0	100 0
Petroleum	...	1,100 0	624 0	Guides' badges	...	20 0	3 0
Guides	...	450 0	282 0	Fees from Tennis court, Victoria park	...	4 0*	4 0
Poison	...	40 0	33 25	Sale of carriage plates	...	0 36*	0 36
Auctioneers and brokers	...	1,800 0	1,780 0	Interest	...	4,500 0	3,035 75
Judicial Fines.				Deposit account	...	366 5*	366 5
By Municipal Magistrate	...	14,000 0	12,004 55	Security deposits	...	650 0*	650 0
By Police Magistrate	...	500 0	184 75	Deposit on account of Census	...	4,235 0*	4,235 0
Tolls.				Fort latrine, contribution from lessees of Court grounds	...	2,000 0	2,000 0
Bridge-of-boats and canal, Grand-pass	...	43,800 0	25,550 0	Miscellaneous	...	—	164 33
Bridge-of-boats, arrears	...	—	3,633 33	Sale of stores	...	—	0 78
Amount payable by renter of toll, Bridge-of-boats, through Govt. Agent, for service of bridge	...	1,188 60	791 52	Mulct	...	—	148 88
Bambalapitiya	...	26,300 0	15,341 70	Town Hall fees	...	500 0	—
Mutwal ferry	...	1,500 0	875 0	Overplus at sales	...	—	—
Lock-gate	...	1,200 0	700 0	Sale of tender & specification forms	...	—	—
Stamp duty on advocates', proctors', and notaries' certificates and articles of clerkship	...	4,200 0	3,767 70	Sale of scavenging rubbish	...	—	—
Markets.				Deposits made by tenderers	...	—	—
Edinburgh, Nos. 1 and 2, fruit and vegetables	...	950 0	944 0	Deposit value of grazing tickets	...	24 0*	24 0
Edinburgh, No. 3, meat	...	2,600 0	2,071 75	Sale of timber	...	402 42*	402 42
St. John's fish mart	...	624 0	423 68	Security deposited for quarry licenses	...	15 0*	15 0
Do. market, fruit and vegetables	...	132 0	88 0	Assessment Account.			
Do. boutiques	...	1,200 0	900 0	Consolidated rate under section 12 of Ordinance 7 of 1886, arrears of 1888	...	400 0	943 96
Dean's road market	...	2,600 0	3,757 25	Do. do. do. 1889	...	7,500 0	8,892 59
Grandpass market	...	4,800 0	2,879 11	Do. do. do. 1890	...	33,978 0	20,876 95
Kollupitiya market	...	360 0	297 0	Do. do. do. current	...	200,000 0	136,218 96
Mohammedan meat market, Dhobies' pond	...	440 0	270 0	Costs	...	10,000 0	6,914 80
Gintupitiya street market	...	400 0	170 0	Military contribution for lighting Fort	...	1,701 0	1,276 38
Slaughter Houses.				Sale of water	...	50,000 0	41,221 18
Dematagoda, slaughtering fees	...	9,000 0	6,888 19	Costs of recovery of dues for sale of water	...	31 56*	31 56
Do. feeding fees	...	9,400 0	6,951 95	Edinburgh market, lighting	...	364 93*	364 93
Do. sale of manure	...	0 37*	0 37	Gentupitiya market, do.	...	17 0*	17 0
Madampitiya, slaughtering fees	...	1,200 0	1,120 62	Proceeds of sale of property under section 138 of Ordinance No. 7 of 1887	...	45 0*	45 0
Do. feeding fees	...	1,300 0	1,301 99	Miscellaneous	...	0 62*	0 62
Do. rent of trees and grass	...	216 0	120 0				
				Balance	...	304,038 11	216,793 3
				Total	...	304,038 11	218,536 11

* Not in Budget.

EXPENDITURE.

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.		Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Salaries ...	45,740	0	33,530	60					
Allowances ...	3,498	0	2,538	50					
Pension account ...	754	10	591	54					
Stationery ...	2,010	0	1,880	60					
Furniture ...	300	0	119	56					
Audit of accounts ...	1,400	0	1,200	0					
Inspectors' uniform and transport allowance ...	360	0	245	0					
<i>Commutation Account.</i>									
Commission ...	4,000	0	2,716	89					
Refunds ...	100	0	55	0					
Cost of writing out warrants against defaulters for 1890 ...	25	0	25	0					
<i>Tax on Vehicles and Animals Account.</i>									
Commission ...	400	0	20	55					
Tin plates and painting ...	220	0	181	56					
<i>Dog Tax Account.</i>									
Commission ...	80	0	8	50					
For capture and destruction of dogs, and for dog collars ...	800	0	503	97					
<i>Palanquin Carriage License Account.</i>									
Tin plates and painting ...	130	0	106	60					
Badges and fare tables ...	350	0	305	25					
<i>Hackery License Account.</i>									
Tin plates ...	80	0	44	76					
Badges and fare tables ...	400	0	324	12					
<i>Printing Account.</i>									
Salary of printers ...	1,980	0	1,485	0					
Printing and advertisements ...	900	0	455	70					
<i>Market Account.</i>									
Edinburgh markets, coolies' wages	280	0	220	0					
Do. market-keeper's salary ...	300	0	224	99					
Cost of renewing 12 meat stalls ...	1,000	0	—	—					
Gintupitiya street market, 4 new meat stalls ...	3,000	0	—	—					
Gintupitiya street market, refund of stall rent ...	11	0	—	—					
St. John's market, cooly's wages ...	120	0	80	90					
Kollupitiya market, cooly's wages ...	120	0	90	0					
Dean's road market, coolies' wages	240	0	180	0					
Do. market-keeper's salary ...	180	0	135	0					
Do. alterations ...	1,150	0	109	66					
Do. reconstruction of boundary wall ...	112	0	—	—					
Grandpass market, salary of collector and charge for hackery hire	195	0	149	0					
Do. coolies' wages ...	80	0	50	0					
Tools, &c., for markets ...	40	0	25	17					
<i>Slaughter House Account.</i>									
Dematagoda, salary of keeper ...	720	0	480	0					
Do. coolies' wages ...	480	0	320	0					
Do. feeding charges, grass and poonac ...	1,350	0	658	74					
Do. watchers and coolies ...	540	0	360	0					
Do. oil, carbolic acid, &c. ...	100	0	8	96					
Do. removing blood, &c. ...	348	0	232	0					
Do. conservancy of latrine ...	36	0	24	0					
Do. watering trough for cattle ...	87	0	—	—					
Madampitiya, salary of keeper ...	300	0	225	0					
Do. do. watcher ...	162	0	117	0					
Do. cooly's wages ...	120	0	80	0					
Do. oil and feeding charges ...	276	0	175	69					
Do. building exposing shed for sheep ...	340	0	115	56					
Do. tools for slaughter houses ...	100	0	31	69					
<i>Sanitary Account.</i>									
Expenses of disinfection, &c. ...	6,000	0	5,437	46					
Cost of disinfectants, &c. ...	800	0	293	68					
<i>Miscellaneous.</i>									
Revision of town surveys ...	2,500	0	2,000	0					
Books of reference ...	250	0	57	90					
Fee to Standing Counsel ...	1,050	0	1,050	0					
Expenses incurred by Govt. Agent on account of cart and boat licenses	250	0	—	—					
Remuneration to rent clerk, kachcheri ...	60	0	—	—					
Rent of night soil depôt ...	60	0	50	0					
Contribution to Law Library ...	500	0	500	0					
Costs in legal proceedings ...	1,500	0	1,062	79					
Rent of site of Grandpass latrine, 1890	10	0	—	—					
Guides' coats ...	250	0	5	0					
Deposit on account of Census ...	4,235	0 ³	4,235	0					
Contribution on account of volunteer band ...	3,500	0	3,500	0					
Fine account, refund of informers' shares ...	85	0	64	0					
Do. Do. fines ...	200	0	50	0					
Grant to late Municipal Inspector J. W. de Rooy ...	—	—	500	0					
Miscellaneous ...	600	0	186	96					
<i>Level Crossing.</i>									
Maintenance of level crossing, Dematagoda ...	250	0	250	0					
<i>Scavenging Account.</i>									
Scavenging & conservancy of latrines	53,000	0	34,830	71					
General conservancy of lake (Est. No. 12) ...	3,675	0	2,746	57					
<i>Salaries Account.</i>									
Amount voted for Sanitary Officer's locum tenens for two months ...	400	0	400	0					
Additional Municipal Magistrate for six months ...	852	0	518	20					
Bookkeeper, Public Works Department, for eight months ...	600	0	477	50					
Amount voted for Secretary's locum tenens for three months ...	600	0	600	0					
Assistant to Mr. Samsudeen for two months ...	40	0	36	42					
Clerk to be appointed to prepare accounts for audit (Rs. 50 per month, for nine months) ...	450	0	200	0					
Amount paid by Mr. Gomes to his locum tenens from December 15, 1890, to January 15, 1891 ...	48	87	43	87					
Amount paid by Mr. Daviot to his locum tenens from March 16 to 31, 1891 ...	21	93	21	93					
Allowance to Mr. de Jong, Acting Inspector, whilst in hospital from January 16 to 31, 1891 ...	21	94	21	94					
<i>Miscellaneous.</i>									
Floral Hall ...	2,090	0	2,090	0					
Deposit account ...	36	30	36	30					
Refund of half fines to informers ...	249	0	249	0					
Deposit made by tenderers ...	20	0	20	0					
Cost of publishing names of persons liable to payment of road tax ...	183	59	183	59					
Expenses of bookbinding ...	200	0	149	88					
Subscription to newspapers ...	96	0	76	0					
Cost of making ten peons' belts ...	35	0	35	0					
<i>PUBLIC WORKS.</i>									
<i>Salaries.</i>									
Salaries of two draughtsmen and surveyors ...	1,900	0	1,244	97					
Repair of metal and gravel roads on special estimates ...	43,949	0	21,067	53					
1 General upkeep of roads ...	7,500	0	5,311	33					

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.		Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
2 Amount payable by toll renter, Bridge-of-boats, to Superintendent, Bridge-of-boats, and coolies, for service of bridge ...	1,188	60	791	52	Building culvert, Horton place ...	44	0	—	—
3 Upkeep of Bridge-of-boats ...	5,700	0	3,618	99	Repair of Dam street sewer ...	380	0	151	60
4 Do. Victoria park ...	4,900	0	2,828	2	Side drains, Silversmith lane ...	270	0	—	—
5 Do. Galle Face, Racket court, and Jubilee fountain ...	1,771	30	591	38	Building retaining wall, St. Sebastian quarry ...	250	0	152	26
6 Do. Gordon Gardens ...	821	0	350	8	Reconstruction of culvert, Fishers' hill ...	80	0	—	—
7 Tools for roadworks & buildings ...	2,000	0	2,491	44	Side drain, Korteboam street ...	120	0	—	—
8 Watering streets ...	5,500	0	3,023	49	Do. Gintupitiya street ...	35	0	—	—
9 Urgent repairs to roads, bridges, and buildings not provided for by special estimates ...	4,000	0	2,197	37	<i>Miscellaneous.</i>				
10 Upkeep of public buildings ...	4,000	0	1,798	11	Four sheds for fire engines ...	5,320	0	—	—
11 Repairing side rails ...	95	0	80	41	Pontoons for dredger ...	2,050	0	—	—
13 Clearing drains and sewers ...	2,790	0	1,788	43	Blomendhal street extension (taking levels, &c.) ...	50	0	27	17
14 Construction of new road from Skinner's road North to St. Lucia's Cathedral ...	6,580	0	5,299	18	Repairing and tarring carriage stands ...	285	0	1	37
15 Building toll-house at Bridge-of-boats ...	1,400	0	1,293	0	Altering hydrants, &c., Kotahena street ...	170	56	85	0
101 Cross road between Cemetery and Kanatta roads ...	176	0	153	70	Lowering gas main, Alutmawata road ...	92	0	—	—
102 Grazing tickets ...	100	0	42	94	Repairing lane from Fishers' hill fish market ...	130	0	25	19
103 Concrete pipe culvert at junction of Flower road and Green path ...	68	0	5	60	Cost of 4 water-posts ...	500	0	—	—
104 Improvement of side drain, Alston place ...	50	0	45	99	Renewing toll-house, drawbridge... ..	284	0	—	—
105 Iron arches for Gordon Gardens ...	100	0	5	13	Est. 1890. RE-VOTES.				
106 Repair of Town plans ...	78	75	78	75	11 Metalling Commissariat street ...	62	87	36	49
107 Lane along railway line from Maradana Junction ...	300	0	267	78	219 Graveling Dam street ...	16	40	10	29
108 Culvert, Horton place and Canal row ...	430	0	418	14	<i>Miscellaneous.</i>				
109 Two culverts at Elie lane and Alutmawata road ...	500	0	414	39	174 Shifting fence and making ride, Victoria park ...	140	62	12	77
110 Repairing side drain, Hyde Park lane ...	170	0	—	—	175 Deepening margin of lake ...	1,066	61	1,062	19
111 Wolfendahl Church steps ...	112	0	15	96	178 Constructing North and South Base Line road bridge ...	47	53	—	—
112 Repair of latrine buckets ...	598	0	289	30	180 Constructing a 26-seat latrine in the Fort ...	4,280	0	3,744	50
113 Drain, 2nd Mosque lane, from Old Moor street to New Moor street ...	540	0	490	76	183 Footway, Prince street, Fort ...	640	65	394	60
114 Drain, St. Lucia's lane from Kotahena hill to Convent ...	290	0	151	99	187 Improvement of carriage stand, Church street ...	504	75	181	83
115 Drain, Kayman's Gate from St. John's road to Sea street ...	558	0	406	54	197 Maradana footway ...	222	95	198	88
116 Six wooden carts, watering ...	1,560	0	1,016	92	202 Cost of taking levels for scheme of Fort drainage ...	64	30	4	8
117 Construction of a urinal ...	300	0	19	55	205 Repair of lock and lower gate, St. Sebastian canal ...	189	65	188	80
118 Repair to Floral Hall ...	532	32	433	78	210 Addl. gateways, Victoria park ...	133	28	101	79
119 North and South Base line bridge ...	2	75	—	—	238 Street name plates ...	1,850	0	—	—
120 Washing tanks for 30 dhobies at Polwatte ...	2,010	0	—	—	239 Fixing hydrants in Fort esplanade ...	97	0	97	0
121 Quarterly whitewashing and repair of public latrines ...	1,000	0	100	0	243 Fence, Dean's road market ...	30	0	17	66
122 Making 13 new fish benches and repairing 11 old benches, Dean's road market ...	160	0	55	28	244 Repair of boutiques, St. John's road ...	40	0	37	44
123 Renewal of bridge over the canal at Madampitiya Cemetery road ...	230	0	112	41	245 Gintupitiya street meat stalls ...	500	0	500	0
124 Repair of Tottawatte bridge... ..	330	0	263	16	246 Hindu temple sewer ...	1,500	0	507	56
125 Repair of Wolfendahl street barrel drain ...	530	0	466	3	247 Extension of landing place, N.E. shore of Bridge-of-boats ...	21	35	14	70
Salaries of overseers and others ...	—	—	7,051	84	248 Repair of Municipal stables ...	47	57	16	57
Upkeep of St. Sebastian canal ...	3,265	44	2,441	49	249 Footway, Dean's road ...	692	10	681	98
<i>Bridge.</i>					250 Filling up wells at Hulftsdorp ...	35	46	34	44
Reconstruction of abutments, Urugoda watta bridge ...	4,100	0	—	—	251 Culverts, Skinner's road north ...	352	0	—	—
<i>Drains, &c.</i>					252 Side drain, 1st Div. Maradana ...	1,800	0	1,168	5
Repair of culvert, Campbell street ...	220	0	219	57	253 Repairing Wellawatta toll-house ...	35	70	4	50
Repair of barrel drain, St. Sebastian street ...	557	0	319	12	254 Repairing culvert, Gregory's radiant ...	107	24	70	33
					255 Building retaining wall, St. Sebastian quarry ...	168	17	119	58
					256 Repairing buildings at Dematagoda slaughter-house premises ...	597	9	332	55
					258 Repairing Dean's road vegetable market ...	113	0	111	49
					259 Repairing eight meat boutiques, east side, Dean's road market ...	45	0	42	76
					260 Repairing five boutiques, Dean's road market (inside) ...	57	0	40	56

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.
261 Repairing Dean's road fish market ...	55	2	54	60
262 Repairing Dematagoda toll-house ...	22	0	—	—
263 Constructing cooly shed, Lockgate latrine ...	10	0	—	—
264 Repairing cooly lines and exp. sing shed, Madampitiya slaughter-house ...	14	0	13	98
265 Repairing Superintendent's quarters, Madampitiya ...	21	0	20	97
Expenses attending investigation in connection with lake ...	100	0	27	72
Est. 1889.				
188 Improvement of Arab lane ...	444	66	442	40
195 New Lockgate, St. Sebastian... Est. 1888.	97	85	64	63
62 Cost of improving roadway, Arab lane ...	36	9	—	—
66 Construction of new meat stalls Est. 1890.	2,414	0	2,414	0
185 Building sick-cart shed ...	30	0	8	90
200 Extension of Dean's road fish market ...	333	85	162	59
203 Meat stalls, Edinburgh market ...	6	95	—	—
208 New floor, Dean's road market ...	97	21	96	0
241 Frames for Grandpass market ...	46	72	46	72
<i>Amounts reserved for—</i>				
Salaries of overseers and others ...	12,000	25	—	—
	314,240	34 195,019	62	
Balance ...	—	—	2,217	74
	314,240	34 197,237	36	

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.
<i>Assessment Account.</i>				
Annuity for Waterworks ...	162,500	0	97,500	0
Maintenance of police ...	60,000	0	60,000	0
Lighting public streets ...	62,000	0	40,668	1
Extension of street lighting ...	7,805	19	4,774	32
Salaries ...	9,062	50	6,796	85
Allowances ...	480	0	360	0
Stationery ...	400	0	198	93
Furniture ...	50	0	2	72
Cost of collection ...	3,516	0	2,659	50
Commission to collectors ...	10,000	0	2,505	78
House numbers and street boards ...	140	0	101	12
Cost of a tintometer ...	130	0	105	17
Edinburgh markets, lighting ...	800	0	820	25
Dean's road market, lighting ...	100	0	32	84
Gintupitiya street market ...	100	0	—	—
Do. gas fittings ...	81	50	—	—
Do. laying on water... ..	40	0	—	—
Refunds ...	100	0	81	68
Gas fittings, Fort latrine ...	205	75	—	—
Supply of gas to do. ...	100	0	—	—
Water supply to Tottewatta ...	1,776	0	—	—
Bathing tanks ...	5,000	0	120	86
Laying on water to Arab lane ...	1,090	0	1,088	46
Lowering gas main, Dean's road ...	190	0	—	—
Washing tank and bathing place ...	780	0	657	59
Miscellaneous ...	200	0	62	3
Total ...	326,646	94	218,536	11
General account, credit balance ...	2,217	74		
Assessment account debit ...	1,743	8		
Net balance ...	474	66		
Balance on December 31, 1890 ...	77,337	39		
Balance on general and assessment account Sept. 30, 1891, (including fixed deposit of Rs. 60,000 ...	77,812	5		

H. HAY CAMERON,
Mayor and Chairman.

Expenditure on Special Estimates Charged against Vote of Rs. 43,949 for repair of Metal and Gravel Roads.

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.
<i>Metal Roads.</i>				
16 Butcher street, from Main street to Bankshall street ...	49	50	47	49
17 Bankshall street, from St. John's road to Front street ...	727	65	614	43
18 Front street, from Main street to Bankshall street ...	87	77	43	90
19 Gasworks street, from Main street to Norris road ...	607	37	336	48
20 Keyzer street, from 4th Cross street to Front street ...	651	20	646	67
21 Prince street, from 4th Cross street to Front street ...	371	30	330	59
22 St. Sebastian street, from Dam street to St. Sebastian hill... ..	218	75	96	15
23 Seabeach road, from St. John's road to Kochchikade ...	803	12	499	14
24 Galpotta street, from Green street to Skinner's road South ...	211	30	206	67
25 Jampettah street, from Galpotta street ...	668	77	646	4
26 Blomendhal street, from Wall's lane to Skinner's road North ...	1,189	10	1,131	49
27 Mattacooly Church road ...	388	12	372	87
28 Skinner's road South; from Armour street to Maradana ...	949	30	902	94
29 Panchikawatta road ...	825	0	823	35
30 Darley road, from Sutherland road to Union place ...	1,098	37	1,011	11
31 New road, from Parson's road to Union place ...	823	95	728	33

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.
126 Lotus road from Main street to Norris road ...	221	10	83	55
127 York street, from Norris road to Prince street ...	1,107	0	—	—
128 Fourth Cross street, from Main street to Norris road ...	718	90	—	—
129 Reclamation road, from Main street to St. John's road ...	1,155	0	353	54
130 St. John's road, from Main street to Seabeach road ...	372	40	70	69
131 Chekku street, from Gintupitiya street to Wolfendahl ...	566	10	107	48
132 Cross road, Sea street to Seabeach road ...	39	82	—	—
133 Skinner's road North, Korteboan street to Armour street ...	1,037	40	—	—
134 Madampitiya road, canal to drawbridge ...	236	50	139	42
135 Alutmawatte road, Cathedral gate to Korteboan street ...	358	45	—	—
136 Armour street, Barber street to Silversmith street ...	522	80	93	76
137 Layard's Broadway, Barber street to St. Joseph's street ...	1,815	0	755	68
138 Ferry street, Hulftsdorp street to the canal ...	549	60	—	—
139 Prince's Gate, Ferry street to Skinner's road South ...	259	0	46	13
140 Vincens street, Ferry street to Silversmith street ...	153	45	—	—

* Excess to be provided for in Supplementary Budget No. 3.

Heads of Service.	Estimated Disbursements		Heads of Service.	Estimated Disbursements	
	Expenditure for 1891.	to Sept. 30, 1891.		Expenditure for 1891.	to Sept. 30, 1891.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
141 Dematagoda road, Maradana to Base Line road ...	1,310 62	—	64 Alutnawata road, Cathedral Gate to Ferguson's road ...	1,105 91	605 8
142 Malay street, Rifle street to Key road ...	240 2	90 93	65 Elie House road, Elie House to Fishers' Hill ...	197 13	—
143 Parson's road, Kew road to Norris road ...	1,105 72	243 75	66 Ferguson's road, Church road to Vuystwyk road ...	235 85	—
185 Norris road from Front street to Queen street ...	1,517 45	194 76	67 Mattacooly Farm road, Vuystwyk road to Church street ...	155 10	—
188 Urugodawatta road ...	132 0	79 23	68 St. James' street, Mutwal road to Blomendahl street ...	170 63	—
190 Symond's road ...	231 20	—	69 Totawatta road, Farm road to the river ...	274 92	274 92
191 Dean's road, Maradana 2nd Division to Rudds' lane ...	648 82	—	70 Madampitiya road, canal to the river ...	790 32	469 13
192 Green street, Jampettah street to Barber street ...	331 16	—	71 St. Mary's lane, Mattacooly, adjoining Roman Catholic Church ...	24 86	—
193 Ferguson's road, Nagalagam street to Madampitiya Church road ...	749 10	—	72 Road and paths, recreation ground, Mutwal ...	58 72	—
<i>Gravel Roads.</i>			73 Kuruwe street, Silversmith street to Barber street ...	192 40	179 46
32 Bridge street, Ingham street to Galle Face ...	168 72	—	74 Cross road, opposite Baptist Chapel, Grandpass ...	68 8	—
33 Church street, York street to Queen street ...	168 30	159 66	75 De Waas lane, Grandpass road to Mill gate ...	188 66	30 91
34 Galle Face Seaside road ...	1,802 64	1,629 16	76 Maradana road, St. Sebastian hill to Skinner's road south ...	186 48	172 95
35 Galle Face Lake road, Centre road to Bridge street ...	550 56	545 49	77 North and South Base line road, Urugodawatta road to Railway line ...	301 20	*334 12
36 York street, Prince street to landing jetty ...	587 52	183 93	78 Silversmith street lane, Hulftsdorp street to Vincent street ...	79 92	49 44
37 Main street, footpath opposite Messrs. Walker & Co. ...	17 76	—	79 Dean's road, Rudd's lane to Ward place ...	274 84	—
38 Akbar's lane, St. Sebastian street to Marties' lane ...	17 76	—	80 Forbes' road, Dean's road to Darley road ...	115 20	114 23
39 Dam street, Hulftsdorp street to Peer Saibo's lane ...	177 60	165 19	81 Jail road, Maradana road to Base line road ...	384 47	288 36
40 Dhobies' lane, Cramer's lane to Marties' lane ...	42 62	—	82 Norris Canal road, Regent street to Dean's road ...	222 0	215 11
41 Marties' lane, St. Sebastian hill to Dhobies' lane ...	25 33	24 84	83 Bridge street, Malay street to Railway crossing ...	118 40	—
42 Mifcho's lane, Front street to Caffre lane ...	28 41	—	84 De Zoysa's street, Malay street to Ingham street ...	67 48	49 59
43 Mosque lane, Old Moor street to Wolfendahl street ...	90 98	—	85 Glenie street, Malay street to the end ...	120 64	—
44 Old Moor street, Dam street to Kuruwe street ...	165 76	154 40	86 Ingham street, Bridge street to Convict Establishment wall ...	165 16	—
45 Siripina lane, Kuruwe street to Mosque lane ...	32 56	32 45	87 Lake road, Union place to Park street ...	507 64	—
46 Gomes' lane, Marties' lane to St. Sebastian hill ...	32 26	29 75	88 Lane, Churchyard lane to Kew road ...	15 9	—
47 Prince street, Fourth Cross street to Front street ...	159 24	8 80	89 Lane, Union, from Union place to Rifle street, Malay street to Union place ...	222 0	—
48 Cramer's lane, St. Sebastian street to Saunders' place ...	134 97	—	91 Bambalapitiya road, Buller's road to toll-house ...	503 71	501 17
49 Albert Crescent, Cambridge place to Torrington place ...	124 80	—	92 Flower road, Turret road to Cambridge place ...	412 98	412 39
50 Alston place, Park street to Turret road ...	323 27	—	93 Gregory's radiant, Maitland crescent to Cemetery road ...	332 64	332 59
51 Green path, Turret road to Alexandra place ...	471 35	465 24	94 Second turning, Kollupitiya road to Flower road ...	318 71	—
52 Hyde Park corner, Park street to Union place ...	183 60	—	95 Thurston's road, 2nd turning to Buller's road ...	190 8	—
53 Polwatta road, round Hudson's house & gate of Lake bungalow ...	71 38	56 50	96 Cemetery road, McCarthy place to Cemetery gate ...	424 80	383 5
54 Turret road, Kollupitiya road to Regent street ...	1,452 76	159 73	97 Norris Canal road, Regent street to Maradana road ...	183 60	176 41
55 Andiwal street, Wolfendahl street to Blomendahl street ...	58 1	46 86	98 Regent street, Maradana to junction of Union place ...	516 81	475 64
56 Berawamulle road, Wall street to Blomendahl street ...	134 97	109 24	99 Road in front of Baptist Chapel with approach road ...	96 0	91 37
57 Cross road near cooly lines ...	112 48	88 41	100 Robinson street, Canal road to Cemetery road ...	185 27	—
58 Gintupitiya street, Cheku street to Hill street ...	150 36	—	144 Chatham street side roads ...	126 63	—
59 Pickering's road, Korteboam street to Kotahena street ...	293 74	237 58	145 Hospital street, York street to Chatham street ...	132 6	—
60 Santiago street, Pickering's road to College street ...	153 44	—			
61 Shoemakers' lane ...	88 50	29 44			
62 St. Lucia's street, Galpotta street to Wall street ...	150 96	140 46			
63 Van Rooyan street ...	168 72	136 96			

* Excess to be provided for in Supplemental Budget No. 3.

Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.		Heads of Service.	Estimated Expenditure for 1891.		Disbursements to Sept. 30, 1891.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
146 Hospital-lane, Queen street to Hospital street ...	36	72	—	—	169 Fransawatte lane ...	38	77	—	—
147 Canal row, York street to Hospital road ...	68	85	—	—	170 Piachaud's lane, Maradana road to Skinner's road ...	150	96	140	43
148 Queen street side roads ...	64	26	—	—	171 Smith street, Belmont street to Ferry street ...	28	41	—	—
149 Queen street, Prince street to Church street ...	162	18	—	—	172 Goat street, do. ...	39	7	—	—
150 Prince street footpath ...	16	83	—	—	173 Molawatta road, Grandpass road to Canal ...	72	81	—	—
151 Caffre lane, 1st Fishers' lane to Norris road ...	36	70	—	—	174 Arab patch, Maradana road to private gardens ...	31	20	—	—
152 China street, Bankshall street to Main street ...	42	14	—	—	175 Lane near Tamby Baas, Demetagoda ...	22	55	—	—
153 China street cross road from Butcher street ...	12	43	—	—	176 Cross road from Dematagoda road to Maligakande ...	33	83	—	—
154 Fishers' lane, 1st Front street to Caffre lane ...	17	76	—	—	177 Lane from Jail road to Temple road ...	38	40	—	—
155 Fishers' lane, 2nd do. ...	17	76	—	—	178 New Hospital road, Regent street to Mr. Sarām's ...	69	11	—	—
156 Muhandiram's lane, Saunders' place to Marties' lane ...	17	76	—	—	179 North and South Base Line road, Railway crossing to Jail road ...	596	16	—	—
157 Peer Saibo's lane, Dam street to Old Moor street ...	86	43	—	—	180 Temple road, Maradana road to Dematagoda road ...	501	11	—	—
158 Cross road, Green path to St. Michael's Church ...	51	83	—	—	181 Vauxhall street, Cross road to Hyde Park Corner ...	182	40	—	—
159 Dhobies' lane, Kollupitiya to Polwatta road ...	134	77	103	33	182 Chapel lane, Slave Island ...	23	68	—	—
160 Edinburgh crescent, Turret road to Cambridge place ...	260	40	—	—	183 Churchyard lane, Kew road to banyan tree ...	14	55	—	—
161 Hyde Park lane, Park street to Hyde Park corner ...	77	75	—	—	184 Ditch lane, Churchyard lane to Malay street ...	25	75	—	—
162 Polwatta road, Green path to the lake ...	101	66	98	97	186 Triangle, 3rd turning to Bambalapitiya road ...	39	74	39	74
163 Second turning, Albert crescent to Alexandra place ...	203	3	—	—	187 3rd turning, Kollupitiya road to Guildford crescent ...	646	55	293	82
164 Blomendahl street ...	515	75	—	—	189 Cemetery road, Nagalagam street to Madampitiya road ...	360	0	—	—
165 Cross road along Vuystwyk bungalow ...	28	31	—	—				21,067	53
166 Grandpass Market road to latrine ...	58	60	47	41					
167 Wall lane, Alutmawata road to Blomendahl street ...	114	23	87	58					
168 Wilson's lane, Fisher's Hill to Rock House lane ...	55	5	—	—					

H. HAY CAMERON,
Mayor and Chairman.

Progress Report of Work for the Month of September, 1891.

The following is a general statement of work done under the various votes:—

- No. 1. General upkeep of roads: repaired roads, cleared and deepened side and cross drains, cut side grass, lopped overhanging branches.
- No. 3. Upkeep of Bridge-of-boats: ordinary repairs to boats have been effected.
- No. 4. Upkeep of Victoria park: watered and manured flower plants, transported manure from Galle Face, swept rubbish, cleared weeds, &c.
- No. 5. Upkeep of Racket court, &c.: watered and manured flower plants, transported manure from Galle Face, swept rubbish, cleared weeds, &c.
- No. 6. Upkeep of Gordon Gardens: watered and manured flower plants and kept gardens clean.
- No. 7. Tools for road work and buildings: repaired old tools, &c.
- No. 8. Watering streets: streets have been watered on dry days.
- No. 9. Urgent works: repaired side and cross drains at Bankshall street, &c.
- No. 12. General conservancy of lake: cleared lake of floating vegetation at Parson's road, Kew road, Bridge street, General's Lake road, Vauxhall street, Galle Face, Norris road, Union place, Darley road, Captain's garden, Park street, Hunupitiya road, Alston place, and Polwatta.
- No. 13. Clearing drains and sewers: opened man-holes and cleared barrel drains at Peer Saibo's lane, St. Sebastian street, Old Moor street, Dam street, St. John's patch, St. John's road, and deepened drains at Cheku street, Andewall street, Seabeach road, Armour street, Layard's Broadway, Skinner's road south, Cramer's lane, Temple road, Jail road, Maligakanda road, Jampettah street, &c.
- No. 14. Construction of a new road to St. Lucia's Cathedral: cut and transported cabook earth and built drain; in progress.
- No. 74. Gravelling Grandpass lane: completed.
- No. 75. Do. De Waas' lane: do.
- No. 60. Do. Santiago street: do.
- No. 61. Do. Shoemakers' lane: do.
- No. 79. Do. Dean's road: do.
- No. 81. Do. Jail road: do.
- No. 84. Do. De Soyza's road: do.

- No. 85. Gravelling Glennie street : completed.
 No. 87. Do. General's Lake road : do.
 No. 96. Do. Cemetery road : do.
 No. 103. Concrete pipe culvert at Flower road : made 16-in. concrete drain ; in progress.
 No. 114. Drain, St. Lucia's lane : transported concrete blocks ; in progress.
 No. 115. Drain, Kayman's gate : built drain ; completed.
 No. 116. Six wooden carts, watering : built carts ; in progress.
 No. 117. Construction of a urinal : cut foundation and built foundation with brick and mortar ; in progress.
 No. 128. Metalling Fourth Cross street : in progress.
 No. 129. Do. Reclamation road : completed.
 No. 130. Do. St. John's road : in progress.
 No. 136. Do. Armour street : do.
 No. 137. Do. Layard's roadway : completed.
 No. 143. Do. Parson's road : in progress.
 No. 159. Gravelling Dhobies' lane : completed.
 No. 164. Do. Blomendhal street : in progress.
 No. 167. Do. Wall's lane : completed.
 Deepening St. Sebastian canal : deepened St. Sebastian canal between Urugodawatta bridge and Skinner's road bridge ; in progress.
 Repairs to lane, Fishers' Hill fish market : built steps and gullies ; plastered and pointed in cement ; in progress.
 Repairs to carriage stand : repaired carriage stand ; in progress.
 Repairs to Dam street barrel drain : demolished the arch and rebuilt ; in progress.
 Refuges for gas lamp : built refuge for gas lamp ; completed.
 Urugodawatta road bridge : demolished abutments ; put up dams ; excavated foundation, &c. ; in progress.
 Repairs to St. Sebastian street barrel drain : demolished the arch and rebuilt ; in progress.
 Improvement to Dean's road market buildings : paved floor with bricks ; pointed with cement ; built drain with brick and mortar, &c. ; in progress.

R. SKELTON,
 Superintendent of Works.

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall on Saturday, September 5, 1891, at 5 o'clock p.m.

Present:—Hon. R. W. D. Moir, Chairman ; F. Vine, Esq. ; J. B. Siebel, Esq. ; J. N. d'Esterre, Esq. ; J. H. Sproule, Esq. ; E. Beven, Esq. ; B. de Alwis, Esq.

1. The Minutes of Proceedings of the Meeting held on August 13 were read and confirmed.

2. The following documents were laid on the table:—General Statement of Receipts and Disbursements from close of 1890 to August 31, 1891 ; separate Statements of Receipts and Disbursements in respect of the General Revenue ; Police Assessment and Waste Rate Accounts for the same period ; Progress Report of Work done brought up to the same date ; Work done by the Municipal Magistrate, and of Cases instituted by the several Inspectors during the month of August ; also Health Officer's reports for the months of July and August.

Resolved,—That the General Statements of Receipts and Disbursements be forwarded to Government, together with the Minutes of Proceedings of this Meeting, for publication, as required by section 90 of the Municipal Councils Ordinance No. 7 of 1887 ; also the Health Officer's reports.

3. The Secretary read a memorandum notifying the disqualification, under section 31, of Mr. F. van Langenberg Councillor for No. 2 Ward, he having failed to attend three consecutive General Meetings.

Proposed by the Chairman, seconded by Mr. J. H. Sproule, that Mr. F. van Langenberg be restored to his office (under section 32), provided he is ready to act as Councillor.

4. Read letter No. 333 of August 22 from the Colonial Secretary, and connected correspondence, which had been previously submitted, with regard to a suggestion made by the Acting Solicitor-General that one general Ordinance with respect to the By-laws of the three Municipalities be introduced ; also letter No. 359 of July 28 from the Secretary of the Municipal Council of Galle forwarding copies of resolutions adopted by the Council accepting the suggestion.

It was unanimously agreed that the suggestion made by the Government should be adopted, and that the Municipal Councils of Colombo and Galle should be communicated with with the view of holding a conference to consider whether a general Ordinance applying to all the Councils can be agreed to, or whether separate schedules are required by each Council.

5. Read letter No. 333 of August 20 from the Colonial Secretary, acknowledging receipt of a copy of the present Municipal Magistrate's (Mr. E. Hopkins) letter of July 31, in respect of the payment of half of the allowance voted by the Council to Mr. W. Penny while on leave, and stating that the Council will probably concur in thinking that no part of the allowance should be continued to Mr. Penny during any further absence on leave.

6. With reference to the portrait of the late Hon. James van Langenberg, it was resolved that it be hung on the south wall to the west of the clock and unveiled at next Meeting.

Confirmed :

R. W. D. MOIR,
 Chairman.

October 24, 1891.

Statement of Receipts and Disbursements to August 31, 1891.

REVENUE.	Estimate.		Receipts.		EXPENDITURE.	Disbursements.		
	Rs.	c.	Rs.	c.		Rs.	c.	
Balance from 1890	—	—	9,590	13	Arrears	266	0	
Arrears	—	—	518	89	Commutation rate—commission and charges	680	54	
Commutation tax, 1891	7,500	0	7,194	0	Judicial account—salaries and printing	875	83	
Interest	125	0	81	11	Lake silt, removal of	1,400	32	
Judicial fines	1,650	0	640	49	Licenses—printing	1	50	
Licenses	1,365	0	1,226	25	Miscellaneous charges	230	32	
Miscellaneous receipts	260	0	124	0	Office charges—salaries, &c.	3,325	81	
Public market—rents	10,000	0	6,225	31	Public market— do. lights, &c.	1,188	7	
Public works—Government contribution	850	0	—	—	Public works	9,936	9	
Rents	325	0	522	50	Rents	304	0	
Scavenging	324	0	181	29	Sanitation—salaries, &c...	2,409	1	
Slaughter-houses—fees	3,574	0	2,696	62	Side drains of main (P.W.D.) roads	332	92	
Stamp duties	2,875	0	—	—	Scavenging	4,535	77	
Taxes	1,500	0	577	32	Slaughter-houses—salaries, &c.	713	55	
Tolls	15,870	0	7,699	35	Stamp duties—tin plates, &c.	13	65	
Town Hall—rents	400	0	330	0	Taxes—tin plates, &c. ...	77	7	
Recreation ground—rents	150	0	187	50	Time charges—wages and powder	256	23	
Guides' deposits	—	—	4	0	Town Hall—lighting, &c.	234	11	
Manure	—	—	6	0	Volunteer and public band	480	0	
Sundry debtors' account—recoveries	—	—	73	41	Victoria esplanade and recreation ground	481	46	
Sale of broken metal	—	—	41	87	Manure	78	92	
Assessment tax—arrears and costs	—	—	3,879	35	Petty cash Rs. 2.15 and Stores Rs. 575.62	577	77	
Assessment tax—tax for 1891 and costs	17,924	20	9,556	57	Sundry debtors' account	94	26	
Interest	45	0	33	99	Green Gallop case	25	47	
Overplus by sales of properties	—	—	112	55	Bandstand	30	37	
Water-rate—arrears and costs	—	—	1,379	8	Assessment tax arrears—charges	30	17	
Water-rate for 1891 and costs	19,009	0	13,343	27	Do. 1891—charges	2,092	28	
Interest	45	0	28	8	Police maintenance for second half of 1890	6,196	66	
Sale of grass	625	0	302	76	Do. for first half of 1891	6,430	49	
Sale of bricks	—	—	296	0	Street lighting	672	96	
Sale of water	—	—	40	33	Street names, &c.	32	44	
Excess water supply	—	—	72	80	Overplus by sales of properties	49	0	
House service—work done	—	—	1,135	42	Water-rate arrears—charges	26	36	
					Do. 1891—charges	2,033	36	
					Interest and Sinking fund to June 30	6,250	0	
					Upkeep of Waterworks...	2,273	40	
					House service—materials	851	29	
						55,487	45	
					Balance carried forward...	12,612	79	
			84,416	20			68,100	24

L. VANDERSTRAATEN,
Accountant.

Kandy, September 3, 1891.

Sanitary Report for July, 1891.

General Health.—The general health of the town during this month was on the whole satisfactory. One case of chickenpox was seen by me at Castle Hill street in the beginning of the month, and towards the end of the month one occurred in Malabar street, one in Castle Hill street, and eleven at Getambe.

But smallpox, I regret to say, made its appearance in some parts of the town, especially Katukele, near the Post Office. There is no doubt that the disease was introduced by the case reported last month. The first case reported was that of a Moorish woman, in a house almost next door to the one occupied by the man Cadarsah. At the same time a Moor lad was found suffering from the disease in the same locality. After this cases were almost daily reported, and some of them discovered at the time of my visits of inspection, till the 15th of July, when altogether 16 cases occurred within a limited area in Katukele. On the 15th a case was discovered at Deyannewelle, near the railway station, that of a lad whose mother had been attacked at Katukele on the 13th. On the same day, too, a case occurred at the Police Barracks at Bogambra—an old woman, whose son, a policeman, had come from Hatton, where cases of smallpox had occurred some time previously. Whether this case contracted the disease from the cases at Katukele, or whether the policeman had brought the infection from Hatton, it was difficult to say. All the cases as they occurred were at once removed to hospital and the dwellings disinfected and the inmates kept under observation. By this means the disease appeared to be stamped out altogether. There were no fresh cases till the 24th July, when two cases occurred in a house in King street and were removed to hospital. On the 28th one case was again discovered at Katukele, that of an unvaccinated infant, who was removed by the parents to an isolated house beyond Katugastota. On the same day a case occurred at a village near Lady Anderson's road, which was also removed to hospital, and another case was again discovered at Katukele on July 31.

Several of the cases were of a confluent nature, and many of those that were inspected by me appeared to have been several days ill before they were discovered. I have great pleasure here in bearing testimony to the prompt and efficient manner in which the Municipal officers helped me in stamping out the disease by removing cases at once to hospital and thoroughly disinfecting premises. Mr. Van Twest, the Chief Inspector, was most indefatigable and supervised the work in every case. The Sanitary Constable, who was re-appointed since my last report, rendered most important help. Were it not for him, the cases would not have been discovered early, and the disease would have spread to a greater extent than it did. I must here repeat what I stated in my letter of July 2, that serious inconvenience, not to say danger, to the public health was caused by the discontinuance of the Sanitary Constable, and the fear expressed in the concluding part of the letter was proved to be well founded by the outbreak that took place only a few days after.

The man Cadarsah referred to in my report for last month was prosecuted for not reporting the illness of his wife. He was found guilty and fined Rs. 2.50. It is to be regretted that the fine was so small. This was the first case that occurred in town, a confluent one, and the body was about to be buried when I inspected it. The man admitted

at the time to the Police that he had supposed the case to be one of chickenpox, and yet no report had been made. This case was undoubtedly the origin of the outbreak of the disease in the town.

Vaccination.—Of 133 persons vaccinated by the native Vaccinator at the dispensary, 112 proved successful, 1 failed, and 21 were absent on the days of inspection. Of 103 re-vaccinated, 57 were successful, 26 unsuccessful, and 20 were absent. Vaccination with calf lymph from calves brought from Colombo was carried out at the dispensary towards the latter end of the month by the Inspector and his staff, and large numbers were vaccinated.

Drainage, &c.—There is nothing new to report on the state of the drains and the scavenging of the town. Steps are being taken, I believe, to improve the drainage of Katukele, which is much in need of thorough overhauling.

Slaughter House, &c.—The cattle were, as usual, regularly inspected, and found on the whole in fairly good condition. No disease was detected amongst them.

WILLIAM GREGORY KEITH,
Sanitary Officer.

Sanitary Report for August, 1891.

General Health.—The general health of the town during the month was on the whole satisfactory. Five cases of chickenpox were reported, all from Getambe. There were in all only seven cases of smallpox, the last occurring in King street on the 20th of the month. Since then, I am glad to say, the disease has disappeared from the town.

Three of the cases occurred at Katukele; one in a village near Lady Anderson's road, within the gravets; one at Behirowekande; and two in King street. All the cases were at once removed to hospital and prompt measures taken to prevent the spread of the disease.

Vaccination.—The return is not available as yet.

Drainage, &c.—There is nothing new to report on this subject.

Slaughter House, &c.—The cattle were daily inspected and found satisfactory.

WILLIAM GREGORY KEITH,
Sanitary Officer.

Progress Report of Work brought up to August 31, 1891.

Item of Work.	Amount voted for the Year.		Expenditure up to July 31, 1891.		Expenditure in Aug., 1891.		Total.		Balance.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
Upkeep of pavements and drains ...	1,200	0	839	13	63	86a	902	99	297	1
Do. town streets ...	4,200	0	2,627	63	372	12b	2,999	75	1,200	25
Alutgantota and Lady Anderson's road ...	450	0	375	7	—	—	375	7	74	93
Udawattakele roads ...	1,700	0	834	72	18	1c	852	73	847	27
Haloluwa, Slaughter-house, Deyannewela, Bihierowekande, and Smallpox hospital roads ...	900	0	627	65	118	51d	746	16	153	84
Municipal Council building ...	1,500	0	1,079	25	128	23e	1,207	48	292	52
Watering streets ...	300	0	156	58	—	—	156	58	143	42
Main sewers ...	600	0	49	21	—	—	49	21	550	79
Market buildings and roads ...	1,200	0	800	47	21	2f	821	49	378	51
Miscellaneous works ...	300	0	38	36	83	41g	121	77	178	23
Care of and planting ornamental trees ...	500	0	595	71	83	91h	679	62	—	—
Tools ...	400	0	88	33	2	25i	90	63	309	37
Ferry approach ...	100	0	23	64	32	96j	56	60	43	40
Upkeep of bathing tank ...	250	0	30	62	18	46k	49	8	200	92
Lady Gordon's road, Lady Longden's drive, and Lady MacCarthy's road ...	900	0	345	59	—	—	345	59	554	41
Ferry boats ...	300	0	14	49	38	84l	53	33	246	67
Upkeep of fountain ...	182	0	120	0	—	—	120	0	62	0
Public privy ...	450	0	—	—	—	—	—	—	450	0
Peradeniya side drains ...	1,000	0	—	—	—	—	—	—	1,000	0
Cattle exposing shed ...	133	0	121	68	—	—	121	68	11	32
Slaughter-house ...	847	0	733	47	35	36m	768	83	78	17
Altering drains, Brownrigg street ...	624	0	413	10	—	—	413	10	210	90

(a) Clearing gratings; 12 lineal feet of pavement rebuilt in Colombo street; 24 lineal feet barrel drain rebuilt in Colombo street; 10 man-hole covers repaired.

(b) 589 lines of sides of roads and drains cleared.

(c) Repairs of a seat; wages of watcher.

(d) 26 lines of sides of roads and drains cleared; 105 cubes of gravel transported to Haloluwa road.

(e) Shifting tiles on roof of store; repairs to roof; shifting tiles of roof of slaughter-house; repairs to front wall of Town Hall.

(f) Whitewashing pillars; repairs to beef stalls.

(g) Repairs of wire fence on esplanade; 450 cubes of gravel transported to Ardana Maloowa; gravelling road; 18 cubes of earth cutting and transport at Buwellikadde; repairs of screw-jack.

(h) Weeding round plants and trees; trimming hedges, and repairs of fences.

(i) Purchase of screws and 2 brushes.

(j) Repairs to Gonawatta ferry approach and road.

(k) Proportion of cost of whitewashing cooly lines.

(l) Caulking and tarring Gonawatta ferry boat.

(m) 150 lineal feet of bed of stream cleared of silt

Municipal Office,
Kandy, September 10, 1891.

H. BYRDE,
Secretary.

GALLE MUNICIPALITY.

Budget for 1892, prepared by Standing Committee in terms of Section 110 of Ordinance No. 7 of 1887, on November 7, 1891.

No. 1.—GENERAL ACCOUNT.

Revenue.

	Amount.		Total.			Amount.		Total.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Balance on December 31, 1891 ...	—		5,000	0					
<i>Taxes.</i>									
Labour on thoroughfares commuted, 1892 ...	8,800	0			Fish market ...	810	0		
Arrears of previous years ...	300	0			Meat market ...	390	0		
Lighting rate, Ward No. 1, 1892, three quarters ...	995	76			Refuse meat market ...	90	0		
Do. 1891 ...	389	92			Green market ...	1,908	0		
Lighting rate, Ward No. 2, 1892, three quarters ...	1,185	54			Fruit market ...	810	0		
Do. 1891 ...	290	0			Fort market ...	395	0		
Vehicle and animal tax, 1892 ...	1,628	0			Special licenses to sell vegetables... ..	210	0		
Do. 1891 ...	200	0			Betel shed fees ...	160	0		4,773 0
Dog tax ...	5	0			<i>Slaughter House Licenses.</i>				
			13,794	22	Slaughter-house fees ...	470	0		
<i>Tolls.</i>									
Paraduwwatta toll, 1892 ($\frac{11}{12}$) ...	8,140	0			Pounding and feeding cattle ...	570	0		
Do. 1891 ...	681	0			Special licenses to slaughter cattle ...	78	0		1,118 0
Morawak korale road toll, 1892, ($\frac{11}{12}$) ...	1,485	0			<i>Miscellaneous Licenses.</i>				
Do. 1891 ...	123	16			License to graze cattle ...	170	0		
Gintota toll, 1892, ($\frac{11}{12}$) ...	6,783	33			Offensive and dangerous trades ..	270	0		440 0
Do. 1891 ...	584	16			Judicial fines ...	—			1,100 0
			17,796	65	<i>Rents.</i>				
<i>Stamp Duties and Fees under Section 132 of Municipal Councils Ordinance.</i>									
Carriages for hire ...	350	0			Bathing wells ...	140	0		
Passenger hackeries for hire ...	486	0			Shed for auction sale of fish ...	2,100	0		
Boats ...	280	0			Breadfruit trees ...	11	0		
Carts and coaches ...	580	0			Occupancy ...	9	50		
Butchers' licenses ...	40	0			Boutiques at bazaar ...	72	0		2,332 50
Firearms ...	15	0			<i>Miscellaneous.</i>				
Sale of intoxicating liquors ...	912	0			Sale of disinfectants ...	12	0		
Sale of poisons ...	20	0			Sale of carriage fare tables ...	3	0		
Opium and bhong ...	1,050	0			Mulet account ...	15	0		
Proctors' and notaries' annual certificates ...	574	75			Interest ...	200	0		
Warrants of admission of advocates Do. notaries ...	—				Sundry receipts ...	50	0		
Articles of clerkship to serve as advocates, proctors, notaries, or apothecaries ...	—				District Court latrine, contribution by Government ...	360	0		
Petroleum ...	329	0			Sale of chimneys and wicks ...	15	0		
Auctioneers and brokers ...	360	0			Sale of house rubbish ...	60	0		
			4,996	75	Recovery of expenses and costs ...	10	0		725 0
									52,076 12

Expenditure.

	Amount.		Total.			Amount.		Total.	
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.
Establishment ...	—		9,667	22	<i>Lighting.</i>				
<i>General Office expenses.</i>									
Stationery and cheque books ...	115	0			Cost of lighting ...	2,712	0		
Printing and advertisements ...	500	0			Commission to lighting rate collectors ...	171	0		
Furniture ...	60	0			Printing and repair of lamps ...	110	0		
Audit of accounts ...	120	0			New lamps, burners, &c, for Ward No. 1 ...	200	0		3,193 0
Petty expenses ...	40	0			<i>Sanitary Charges.</i>				
			835	0	Scavenging ...	1,280	0		
<i>Revenue Services.</i>									
Commission to commutation collectors ...	830	0			Sweeping streets, roads, &c. ...	3,055	0		
Commission to vehicles and assessment tax collectors ...	86	0			Working latrines ...	1,900	0		
Arresting Road Ordinance defaulters ...	350	0			Buckets for latrines ...	50	0		
Tom-tom beater ...	55	0			Watering streets and flushing drains ...	100	0		
Tin plates for carts, &c. ...	70	0			Disinfectants ...	234	0		
			1,391	0	Contingencies and abating contagious diseases ...	600	0		7,219 0

	Amount.	Total.		Amount.	Total.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
<i>Market Charges.</i>			<i>Public Works.</i>		
Salary of market master ...	240 0		Permanent repair of roads ...	8,000 0	
Rent of Fort market ...	240 0		General upkeep of roads and bridges ...	3,500 0	
Benches to fish market ...	90 0		Repair of Municipal buildings ...	600 0	
Whitewashing markets ...	176 0	746 0	Clearing canals and reclaiming swamps ...	1,248 0	
<i>Slaughter House Charges..</i>			Improving drainage and sanitation, Fort ...	800 0	
Salary of slaughter-house keeper ...	300 0		Improving drainage and sanitation, suburbs ...	800 0	
Grass for cattle in the pound ...	200 0	500 0	Minor works and improvements ...	800 0	
<i>Miscellaneous.</i>			Rampart walls ...	200 0	
Band ...	960 0		Wind mill ...	200 0	
Inspectors' uniforms ...	60 0		Victoria park and planting trees in town ...	678 0	
Proctors' fees and stamps ...	220 0		Additional latrines ...	500 0	
Upkeep of clock tower ...	65 0		New roads ...	1,000 0	
Distroying dogs ...	50 0		Town Hall ...	4,255 0	
Time gun ...	326 50				22,581 0
Assessment tax on Municipal buildings ...	192 50				50,436 22
Repair of carts ...	200 0		Balance ...	—	1,639 90
New carts ...	300 0				52,076 12
Tools ...	100 0				
Contingencies ...	140 0				
Horse allowance... ..	1,340 0				
Refund ...	350 0	4,304 0			

No. 2.—ASSESSMENT ACCOUNT.

REVENUE.	Amount.	Total.	EXPENDITURE.	Amount.	Total.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Balance on hand on December 31, 1891 ...	—	1,300 0	Police bill for half-year, 1891 ...	4,875 0	
Assessment tax of 4th and previous quarters of 1891 ...	4,140 0		Do. 1892 ...	4,875 0	9,750 0
Assessment tax of 1st and 2nd quarters of 1892 ...	5,589 14		Commission to collectors at 6 per cent. ...	753 0	
Collection of assessment tax of three quarters, 1892 ...	1,531 64	11,260 78	Stationery and printing ...	100 0	
			Assessment clerk... ..	360 0	
			House numbers ...	15 0	
			Contingencies ...	5 0	1,233 0
					10,983 0
			Balance ...	—	1,577 78
		12,560 78			12,560 78

No. 3.—WATERWORKS ACCOUNT.

REVENUE.	Amount.	Total.	EXPENDITURE.	Amount.	Total.
	Rs. c.	Rs. c.		Rs. c.	Rs. c.
Water-rate of 7 per cent. on annual value of private property in the Fort (Rs. 69,234) ...	4,846 0		Five per cent. interest on loan (Rs. 60,000) from September 4, 1890, to December 31, 1891 ...	3,975 0	
Balance ...	3,909 0	8,755 0	Five per cent. interest on loan for 1892 on Rs. 70,000 ...	3,500 0	7,475 0
			Maintenance :—		
			One watcher at reservoir ...	180 0	
			One skilled mechanic ...	360 0	
			Cost of repairs ...	300 0	840 0
			Commission to collector ...	290 0	
			Stationery and printing ...	100 0	
			Contingencies ...	50 0	440 0
		8,755 0			8,755 0

NOTE.—The deficiency can only be met from savings on the cost of construction, which it is anticipated will be covered by the additional loan granted by Government.

Taxes proposed to be levied in 1892, in terms of Section 110 (c) of Ordinance No. 7 of 1887.

Description of Taxes.	Maximum leviable under the Ordinance.	Amount at present levied.	Amount proposed to be levied in 1892.	Authority under which levied.
1. Assessment tax (within Police limits) ...	—	5½ per cent. on annual value	5½ per cent.	} Section 127 of Ordinance No. 7 of 1887
2. Lighting rate (in Ward 1 and 2) ...	—	2 per cent. do.	2 do.	
3. Water-rate (in Fort Ward) ...	—	—	7 do.	
	Rs. c.	Rs. c.	Rs. c.	
4. { Carriages other than carts ...	5 0 each	5 0 each	5 0 each	} Section 128 of do.
{ Carts or hackeries ...	4 0 "	3 0 "	3 0 "	
{ Horses, ponies, or mules ...	2 50 "	2 50 "	2 50 "	
{ Bullocks or asses ...	1 0 "	1 0 "	1 0 "	
5. Commutation of labour ...	2 50 "	1 50 "	1 50 "	Section 130 of do.

J. E. ANTHONISZ,
Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Hewadewage Carlina Fernando,
No. C/139. } deceased, of Ratmalana.

Wedasududewage Welmina Fernando, of Galkissa Applicant.

And

1, Hewadewage Engeltina Fernando ; 2 Hewadewage Porlentina Fernando..... Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the 15th day of October, 1891, in the presence of G. M. Silva, Proctor, on the part of the petitioner Wedasududewage Welmina Fernando, of Galkissa; and the affidavit of Wedasududewage Welmina Fernando, of Galkissa, dated 21st July, 1891, having been read :

It is ordered that the said Wedasududewage Welmina Fernando be, and she is hereby declared entitled, as the widow of the son of the deceased, to have letters of administration to the estate of Hewadewage Carlina Fernando, deceased, issued to her, unless the respondents above-named shall, on or before the 19th day of November, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 15th day of October, 1891.

In the District Court of Colombo.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Francina de Silva Jayasinghe, *alias*
No. C/140. } Francina Jayasinghe, deceased, of
Moratuwa.

Peter Remigius de Silva..... Applicant.

And

1, Amelia Margaret de Silva Jayasinghe, wife of the applicant, of Moratuwa ; 2, Sophia Elizabeth de Silva Jayasinghe, of Moratuwa ; 3, Louisa Agnes de Silva Jayasinghe, of Moratuwa ; 4, Francis Stephen de Silva Jayasinghe, of Moratuwa ; 5, Joseph Michael de Silva Jayasinghe, of Moratuwa ; 6, Simon Peter de Silva Jayasinghe, of Moratuwa..... Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., District Judge of Colombo, on the

15th day of October, 1891, in the presence of G. M. Silva, Proctor, on the part of the petitioner Peter Remigius de Silva, of Moratuwa ; and the affidavit of Peter Remigius de Silva, dated 15th May, 1891, having been read :

It is ordered that the said Peter Remigius de Silva be, and he is hereby declared entitled, as the husband of one of the next of kin of the deceased, to have letters of administration to the estate of Francina de Silva Jayasinghe, *alias* Francina Jayasinghe, deceased, issued to him, unless the respondents above-named shall, on or before the 19th day of November, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

The 15th day of October, 1891.

In the District Court of Kandy.

Testamentary } In the Matter of the Trust Disposition
Jurisdiction. } and Deed of Settlement, Will, or Deed
No. 1,671. } of Instructions and Codicil of Andrew
Murray, late of Allatham, Aberdeen,
Scotland, deceased.

William Duff Gibbon, of Kandy.....Petitioner.

THIS matter coming on for disposal before Archibald Campbell Lawrie, Esq., District Judge of Kandy, on the 5th day of November, 1891, in the presence of Mr. Harry Creasy on the part of the petitioner William Duff Gibbon; and affidavit of the said William Duff Gibbon, dated the 4th day of November, 1891, power of attorney dated 10th and 12th days of June, 1891, exemplification of the trust disposition and deed of settlement, will, or deed of instructions and codicil, and an order of the Supreme Court having been read, on the motion of the said Mr. Creasy, Proctor for petitioner :

It is ordered that the said William Duff Gibbon be, and he is hereby declared entitled to have letters of administration with copy of the trust disposition and deed of settlement, will, or deed of instructions and codicil annexed to the estate in Ceylon of Andrew Murray issued to him, unless any person or persons shall, on or before the 27th day of November, show sufficient cause to the satisfaction of the court to the contrary.

A. C. LAWRIE,
District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate and Effects, of Carolis Perera Weerasekera, Muhandiram, late of Hindagala in Uda-palata, deceased.

THIS matter coming on for disposal before Archibald Campbell Lawrie, Esq., District Judge of Kandy, on the 5th day of November, 1891, in the presence of Mr. William Goonetilleke on the part of the petitioner, Don Domingoe Senanayeke Appuhami, and the affidavit of the said Senanayeke Appuhami, dated the 4th day of November, 1891, having been read, on the motion of Mr. William Goonetilleke, Proctor for petitioner:

It is ordered that the said Don Domingoe Senanayeke Appuhami be, and he is hereby declared entitled to have letters of administration to the estate of Carolis Perera Weerasekera, Muhandiram, issued to him, unless any person or persons shall, on or before the 20th day of November, 1891, show sufficient cause to the satisfaction of the court to the contrary.

A. C. LAWRIE,
District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Goods and Chattels, Estate and Property of the late Neekelappulle Pethurupulle, of Kareyur, deceased.

Seeman Saverimuttu, of Kareyur Petitioner.
Mariappulle, widow of Neekelappulle Pethurupulle, of Kareyur Respondent.

THIS matter coming on for disposal before Patrick William Conolly, Esq., District Judge of Jaffna, on the 23rd day of October, 1891, in the presence of Mr. B. Santiagoepullai, Proctor, on the part of the petitioner Seeman Saverimuttu, of Kareyur; and the affidavit of the said Seeman Saverimuttu, dated 21st day of October, 1891, having been read, it is ordered that the said Seeman Saverimuttu of Kareyur be, and he is hereby declared entitled as one of the next of kin of the said intestate to have letters of administration to the estate of the said late Neekelappulle Pethurupulle issued to him, unless the above-named respondent or any other person shall, on or before the 25th day of November, 1891, show sufficient cause to the satisfaction of this court to the contrary.

Jaffna, October 27, 1891.

P. W. CONOLLY,
District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,173. In the matter of the insolvency of John Gregory de Kroes, 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 November 12, 1891, to prove claims.

By order of court,

H. G. DE SILVA,
Colombo, October 27, 1891. for Secretary.

No. 1,748. In the matter of the insolvency of Muna Keena Mohamado Ibrahim Neyna, of New Bazaar, 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 prove further claims.

By order of court,

H. G. DE SILVA,
Colombo, October 27, 1891. for Secretary.

No. 1,748. In the matter of the insolvency of Muna Keena Mohamado Ibrahim Neyna, of New Bazaar, 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 19, 1891, to grant certificate to the insolvent.

By order of court,

H. G. DE SILVA,
Colombo, October 27, 1891. for Secretary.

No. 1,756. In the matter of the insolvency of Alexander Martin Holmes, 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 November 26, 1891, to grant certificate to the insolvent.

By order of court,

J. B. MISSEO,
Colombo, October 31, 1891. Secretary.

No. 1,762. In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Co., and as individuals.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvents will be held at the sitting of this court on November 26, 1891, to consider a motion of the assignee for authority to carry on the cultivation, management, and upkeep of the estates belonging to the insolvents with the proceeds of the crops thereof, such expenditure not to exceed, in the case of each estate, the proceeds to be realised by sale of the crops and produce thereof, and for authority to apply any moneys received or to be received from the provisional assignees as the proceeds of the crops of any estate for or towards the purposes aforesaid in connection with that estate, and for power to discontinue the cultivation of any estate (as aforesaid) on which the said assignee shall not consider it prudent in the interests of the unsecured creditors of the estate that further expenditure should be incurred, and for authority to pay out of the proceeds of the crops of any estate the expenditure incurred on that estate prior to the declaration of insolvency by the insolvents, and now remaining unpaid, should the said assignee consider such payment to be necessary in the interests of the unsecured creditors of the estate.

By order of court,

J. B. MISSEO,
Colombo, November 3, 1891. Secretary.

No. 1,765. In the matter of the insolvency of Seyna Kavenna Muna Mohamadu Sakadiar, of Pasyala.

WHEREAS the above-named Seyna Kavenna Muna Mohamadu Sakadiar was on October 29, 1891, adjudged insolvent by the district court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on December 3 and 17, 1891, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates."

By order of court,

J. B. Misso,
Secretary.

Colombo, November 10, 1891.

No. 1,762. In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Co., and as individuals.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvents will be held at the sitting of this court on Thursday, December 3, 1891, to consider and give directions to the assignee respecting the sale of the insolvents' interest in certain shares held by the partnership of Alstons, Scott & Co., and by one or more of the insolvents privately in the Tuticorin Cotton Press Company, Limited.

By order of court,

J. B. Misso,
Secretary.

Colombo, November 10, 1891.

No. 1,764. In the matter of the insolvency of Kavenna Pana Packeer Mohideen, of Second Cross street in the Pettah of Colombo.

WHEREAS the above-named Kavenna Pana Packeer Mohideen was on October 16, 1891, adjudged insolvent by the district court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on December 3 and 17, 1891, for the said insolvent to surrender and conform; and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of insolvent estates."

By order of court,

J. B. Misso,
Secretary.

Colombo, November 10, 1891.

In the District Court of Kandy.

No. 1,314. In the matter of the insolvency of Muna Kana Meanna Mohamadu Abdul Cader, of Matale.

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 December 18, 1891, for the

allowance to the above-named insolvent of his certificate of conformity, in terms of the 124th clause of the Ordinance No. 7 of 1853.

By order of court,

W. M. DE SILVA,
for Secretary.

Kandy, November 6, 1891.

No. 1,310. In the matter of the insolvency of Moona Rawena Mana Peyna Runa Sinnaya Chetty, of Wattagama.

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 further proof of claims.

By order of court,

W. M. DE SILVA,
for Secretary.

Kandy, November 6, 1891.

In the District Court of Galle.

No. 239. In the matter of Maniku Waduge Sultan Sinno, *alias* Sultan de Silva Goonaratna Jayawardena, of Weligoda in Ambalangoda, insolvent.

WHEREAS Maniku Waduge Sultan Sinno, *alias* Sultan de Silva Gunaratna Jayawardena, of Weligoda in Ambalangoda, has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on December 11, 1891, and January 15, 1892, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

M. DE SILVA,
Secretary.

Galle, November 5, 1891.

In the District Court of Badulla.

No. 76. In the matter of the insolvency of Arasan Kangani, of Adiyarawatta in Uda Pussellawa.

WHEREAS Arasan Kangani, of Adiyarawatta in Uda Pussellawa, has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on November 27 and December 18, 1891, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

JAMES KRAUSE,
Secretary.

Badulla, November 5, 1891.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Negombo.

Muna Keena Madar Mohideen Plaintiff.
 No. 15,201. Vs.
 Nanayakkare Warneculasuriya Patabendige
 Marthelis Perera and others Defendants.

NOTICE is hereby given that on December 5, 1891, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz. :—

An undivided 12-20th of the garden called Ratejambugahawatta and of the buildings standing thereon, situated at the Third Division of Udeartoppu within the old gravets of Negombo; the entire land is bounded on the north by the land of the late Juanis Silva and by Crown land, on the east by the land of Bastian de Silva, and on the south and west by the high roads, containing in extent 3 acres and 2 roods more or less; specially mortgaged by bond dated November 5, 1884, 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.

Amount to be levied Rs. 441, with interest on Rs. 300 at 24 per cent, per annum from January 20, 1887, of which Rs. 146.50 has been recovered on April 5, 1889.

J. P. LEWIS,
 Deputy Fiscal.
 Deputy Fiscal's Office,
 Negombo, November 7, 1891.

Northern Province.

In the District Court of Jaffna.

Tamar G. Chellaiya, of Irupalai Plaintiff.
 No. 21,869. Vs.
 Chinnattampi Ampalavi, of Tavadi Defendant.

NOTICE is hereby given that on Thursday, December 10, 1891, commencing at about 10 o'clock in the forenoon, will be sold by public auction on the land herein-after described the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 1,120 and costs (Rs. 328.32) and charges, viz. :—

In a piece of land situated at Tavadi called Thachchantai, containing or reputed to contain in extent 55½ lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by the property of Ampalavi, north by the property of Muttatampi Vayittilingam Murukar and shareholders, west by the property of Katpakam and Katirasippillai, and on the south by the property of Valliyammai, widow of Velu.

G. A. VAN HOUTEN,
 for Fiscal.
 Fiscal's Office,
 Jaffna, November 5, 1891.

In the District Court of Jaffna.

Tamar G. Chellaiya, of Irupalai Plaintiff.
 No. 21,869. Vs.
 Chinnattampi Ampalavi, of Tavadi Defendant.

NOTICE is hereby given that on Friday, December 11, 1891, commencing at about 10 o'clock in the forenoon, will be sold by public auction on the land herein-after described the right, title, and interest of the said defendant in the following property, for the recovery of

the sum of Rs. 1,120 and costs (Rs. 328.32) and charges viz. :—

In a piece of land situated at Tavadi called Mayilappulam and Thachchantai, containing or reputed to contain in extent 38 lachams varaku culture with its appurtenances, exclusive of the right of water-course and path belonging to out-siders; bounded or reputed to be bounded on the east by a lane, north by the property of Achchikkutti, wife of Velu Karty, and Chuppar Murukar, west by the property of Chinnattampi Ampalavi, and on the south by the property of Kannatt i, wife of Chuppar Chinnattampi, and the path leading to the land on the west belonging to Ampalavi.

G. A. VAN HOUTEN,
 for Fiscal.
 Fiscal's Office,
 Jaffna, November 5, 1891.

Southern Province.

In the District Court of Matara.

Merenchige Don Aberan de Silva Plaintiff.
 No. 46. Vs.
 Selehwage Salohami and others Defendants.

NOTICE is hereby given that on Saturday, December 5, 1891, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :—

Situating at Devundara.

The portion of Bogahawatta in which Appusinno resides, and the tiled house standing thereon.
 The field called Undiyagekumbura.

Situating at Kapugama.

One-twelfth part of Hewagewatta.

This writ is issued to levy a sum of Rs. 679.

D. A. GOONERATNE,
 Deputy Fiscal.
 Deputy Fiscal's Office,
 Matara, November 3, 1891.

In the District Court of Galle.

Sarukkalige Endris Naide, of Bentara, and
 others Plaintiffs.
 No. 55,172. Vs.

Sembakuttige Romanis and others, all of Amugoda Defendants.

NOTICE is hereby given that on the days and commencing at the hours under-mentioned will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :—

On Thursday, December 10, 1891, at 11 A.M., at the premises.

- (1) The low land called Gallindahena, *alias* Berawapelpala, about 2½ acres in extent, situated at Talagaspe in Amugoda, and belonging to the first and second defendants.
- (2) 1-32nd part, excluding the planter's share of the young plantation, of all the fruit trees of Sittaragewatta, situated at do., and belonging to the seventh defendant.
- (3) 1-32nd part belonging to the seventh defendant of the extent of 6 pelas of Watta-addaravulla, at do. (4) 1-32nd part belonging to the said defendant of the field called Jaranwalakumbura, of the extent of 8 pelas, situated at do.
- (5) 1-32nd part belonging to the said defendant of the field called Watta-addarakolaina, about 1 acre in extent, situated at do. (6) 1-32nd part belonging to the said defendant of the field called Horahenwalakumbura, about 4 acres in extent situated at do. (7) ½ part belonging

to the said defendant of the field called Pitapeliyekumbura, about 4 acres in extent, situated at do. (8) 1-32nd part belonging to the said defendant of the field called Yonakellekumbura, of the extent of 1 acre, at do. (9) 1-64th part belonging to the said defendant and 1-112th part belonging to the tenth defendant of the field called Neduredangahakumbura, about 9 pelias in extent, situated at do. (10) 1-64th part belonging to the said defendant and 1-112th part belonging to the tenth defendant of the field called Dumbarayakumbura, about 8 pelias in extent, situated at do. (11) 1-12th part belonging to the said defendant of the soil and all the fruit trees of the garden called Kerawakgodawatta about 5 acres in extent at do. (12) 1-14th part belonging to the tenth defendant of the extent of 2 pelias of the field called Jambugahakumbura, situated at do. (13) 1-56th part belonging to the said defendant of the soil and all the fruit trees, excluding the planter's share of the old plantation, of the garden called Migahawatta, situated at do. (14) $\frac{1}{2}$ part belonging to the 11th defendant of the field called Mahakumbura, about 6 pelias in extent, at do.

On Friday, December 11, 1891, at 11 A.M., at the premises.

(1) $\frac{1}{2}$ part of the field called Welikumbura, about 10 pelias in extent, situated at Amugoda, and belonging to the eleventh defendant. (2) The planter's share of the plantation made by the eleventh defendant on the western portion (excluding the planter's share of the plantation on the eastern side) and $\frac{1}{2}$ part of the soil and of all the other plantations of the garden called Patiragewatta, about 6 acres in extent, situated at do., together with the tiled house of 9 cubits wherein Sanchiye resides standing thereon and 1-25th part belonging to the fifth defendant, excluding the planter's share of the young plantation of all the other plantations and soil of the said garden. (3) $\frac{1}{2}$ part belonging to the eleventh defendant of Watta-addarakolaina, about 1 amunam in extent, at do. (4) $\frac{1}{2}$ part belonging to the eleventh defendant of the soil and all the fruit trees of Muttettupalawatta about 3 $\frac{1}{2}$ acres in extent situated at do. (5) $\frac{1}{2}$ part belonging to the eleventh defendant and $\frac{1}{2}$ part belonging to the second and third defendants of Muttettuowilankumbura, about 1 acre in extent, situated at do. (6) 1-5th part belonging to the eleventh defendant and $\frac{1}{2}$ part belonging to the second and third defendants of Galpottakumbura, about 1 acre in extent, situated at do. (7) $\frac{1}{2}$ part and $\frac{1}{2}$ of the remaining 5-6ths part belonging to the fifth defendant of Beliateowita, about 3 acres in extent, situated at do. (8) 2-21st part belonging to the ninth defendant and 1-21st and 2-5ths part belonging to the fourth and fifth defendants of Kilinkumbura, about 2 acres in extent, situated at do. (9) 25-58ths part belonging to the first, second, third, fourth, fifth, sixth, seventh, eighth and eleventh defendants of Kahatagahakumbura, about 5 pelias in extent, situated at do. (10) The soil and trees (excluding $\frac{2}{3}$ part of the planter's share of the young plantation of the southern portion and 3-28ths part of the soil and soil share trees) belonging to the said defendants of the garden called Welegewatta, situated at do. together with the fourth defendant's residing tiled bungalow house and the tiled boutique house of 5 cubits belonging to him, and also the tiled house of 7 cubits belonging to the fifth defendant, all standing on the said garden. (11) All the soil and fruit trees (excluding 3-28ths part) belonging to the first, second, third, fourth, fifth, sixth, seventh, eighth, and eleventh defendants, of the extent of 2 acres of the northern portion of the garden called Konegewatta, *alias* Idamewatta, at do. (12) The remaining fruit trees and soil belonging to the said defendants (excluding the planter's share of the

northern portion wherein Andris resides and 5-28ths part of all the other fruit trees and soil) of the garden called Bandarapuwakwatta, of the extent of 4 acres, situated at do. (13) All the fruit trees and soil belonging to the said defendants (excluding 5-28ths part of the soil and soil share trees) of the southern lot, about 4 acres in extent, wherein the fifth defendant resides of the garden called Bandarapuwakwatta, situated at do., together with the fifth defendant's residing cadjaned house standing thereon. (14) The planter's share of the young plantation and 1-7th part of the soil and soil share trees and 2-70ths part (excluding the planter's share of the young plantation) belonging to the fourth and fifth defendants of Pokunewatta, *alias* Kowilawatta, about 3 acres in extent, wherein the ninth defendant resides, at do. (15) 1-7th part (excluding the planting share of the young plantation) of the soil and remaining fruit trees belonging to the ninth defendant of the lot wherein Endoris resides of Idamewatta and 2-10ths part belonging to the fourth and fifth defendants of the planter's share of the young plantation, together with 2-70ths part of the soil and fruit trees also belonging to them of the said lot, at do. (16) The northern lot belonging to the first and second defendants of Haldolawela, about 2 $\frac{1}{2}$ acres in extent, situated at do.

On Saturday, December 12, 1891, at 11 A.M., at the premises.

(1) 11-20ths part belonging to the fourth and sixth defendants of Polgaswatta, *alias* Paluleeniyawatta, about 2 $\frac{1}{2}$ acres in extent, situated at Amugoda. (2) The entire soil and fruit trees (excluding 9-20ths part of the planter's share of the young plantation) belonging to the first, second, third, fourth, fifth, sixth, seventh, eighth, and eleventh defendants of the garden called Leeniyagewatta, about 5 acres in extent, situated at Amugoda, together with half part of the tiled house of nine cubits wherein the sixth defendant resides and standing thereon. (3) 1-30th part of the entire soil and fruit trees belonging to the sixth defendant (excluding the planter's share of the young plantation) of Kanattegawatta, about 10 acres in extent, situated at do. (4) 11-20ths part belonging to the sixth defendant of the northern lot of Pahamunawapakumbura, about 1 amunam in extent, situated at do. (5) 1-30th part belonging to the sixth defendant, of the extent of 1 amunam of the field called Alutgamayakumbura, at do. (6) $\frac{1}{2}$ part belonging to the fourth defendant of Haldolawelawatta Addarakattiya, about 4 acres in extent, situated at do. (7) 2-15ths part of the extent of three of the field called Kahatagahawelakumbura, situated at do. (8) 1-30th part of the entire soil and fruit trees (excluding the planter's share of the young plantation of the southern portion) belonging to the sixth defendant of Alutwatta, about 6 acres in extent, situated at do. (9) 1-30th part belonging to sixth defendant (excluding the planter's share of the young plantation) of the remaining fruit trees and soil of the garden called Dolamunewatta, about 6 acres in extent, situated at do. (10) The entire soil and trees of Halwalagodawatta, about $\frac{2}{3}$ of an acre in extent, and belonging to the seventh defendant, situated at do., and her residing thatched house standing thereon. (11) 2-9ths part belonging to the second and third defendants (excluding the planter's share of the young plantation of the middle portion) of the garden called Idamewatta, about 2 $\frac{1}{2}$ acres in extent, situated at do.

This writ is issued to recover a sum of Rs. 475-59 $\frac{1}{2}$, together with damages at the rate of Rs. 30 per annum from January, 1889.

Deputy Fiscal's Office,
Balapitwa, November 7, 1891.

JOHN T. BLAZE,
Deputy Fiscal.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE CASTLEREAGH TEA COMPANY OF CEYLON, LIMITED.

1. THE name of the Company is "The Castlereagh Tea Company of Ceylon, Limited."
 2. The registered office of the Company is to be established in Ceylon.
 3. The objects for which the Company is established are—
 - (a) To purchase or otherwise acquire the Castlereagh estate, situate in Dikoya, containing in extent five hundred and twenty-six acres or thereabouts.
 - (b) To purchase or lease or otherwise acquire any other land or lands, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind.
 - (c) To improve, plant, clear, cultivate, and develop the said estate and any other lands that may be purchased, leased, or otherwise acquired as tea estates, or with any other products, or in any other ways, and to let, lease, exchange, or mortgage the same, or any part thereof, whether in consideration of money or securities for money, or shares, debentures, or securities in any other Company, or for any other consideration, or otherwise to trade in, dispose of, or deal with the same or any part thereof.
 - (d) To purchase tea leaf and (or) other raw products for manufacture, manipulation, or sale.
 - (e) To manufacture tea leaf and (or) other raw products.
 - (f) To carry on the business of manufacturers, growers, planters, and exporters of tea and other products, in all their branches, on behalf of the Company, or as agents for others, and on commission or otherwise.
 - (g) To plant, grow, and produce, buy, sell, trade, and deal in tea, coffee, cinchona, cocoa, cardamoms, and other plants, trees, and natural products of any kind, or any of them.
 - (h) To borrow or receive on loan money for the above purposes or any of them, and for repayment of all or any of the money so borrowed, and the security thereof upon mortgage, debenture bonds, bills, bonds for cash credit, interest, warrants, letters of credit, trust deeds or other deeds of security, promissory notes, bills of lading, or other negotiable instruments over all or any of the Company's property or assets movable or immovable, real or personal, or on security of the subscribed capital of the Company called or not called, or otherwise.
 - (i) To establish and keep in the United Kingdom, Ceylon, or elsewhere stores, shops, and places for the sale of tea, coffee, cocoa, and other articles of food, drink, or refreshment, wholesale or retail, or to be consumed on the premises or otherwise.
 - (j) To cultivate, manage, and superintend estates and properties in Ceylon and elsewhere not belonging to the Company, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.
 - (k) To administer trust estates and the estates of deceased persons, or bankrupt or insolvent estates, or estates in liquidation in Ceylon or elsewhere, and to undertake the office of trustee, executor, administrator, assignee, liquidator, inspector, or any similar office, and to perform and discharge all the duties of any such office for a commission or other remuneration or otherwise.
 - (l) To give any guarantee, security, or obligation of the Company, or any security upon the property of the Company or any part thereof, in relation to mortgages, loans, investments, and securities, whether made, effected, or acquired through the Company's agency or otherwise, or for the faithful performance of any office, business, or duty undertaken by the Company or its officers, and generally to guarantee or become surety for the performance of any contracts or obligations.
 - (m) To establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any part thereof.
 - (n) To acquire by purchase in money, or in shares, or bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or Company carrying on any business in Ceylon or elsewhere which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company.
 - (o) To unite, co-operate, amalgamate, or enter into partnership or any arrangements for sharing profits, or union of interests, or any other arrangement with any person or Company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or any of them, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise, and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such Company, and to promote the formation of any such Company.
 - (p) To do all such other acts or things as are incidental or conducive to the attainment of the above objects or any of them.
 4. The liability of the Shareholders is limited.
 5. The nominal capital of the Company is Rupees Two hundred and Forty thousand, divided into 2,400 shares of Rupees One hundred each, with power to increase or decrease the capital.
- In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

Names and Addresses of Subscribers.	Number of Shares taken by each Subscriber.
V. A. Julius, Colombo	One share
Robert Reid, Colombo	do.
W. B. Paterson, Colombo	do.
John H. Starey, Nuwara Eliya	do.
W. Moir, Colombo	do.
J. D. Longmire, Colombo	do.
W. H. Charsley, Colombo	do.

Witness to the above signatures :

LIONEL P. FISHER,
Solicitor, Colombo, Ceylon.

Dated the 21st day of October, 1891.

ARTICLES OF ASSOCIATION OF THE CASTLEREAGH TEA COMPANY OF CEYLON, LIMITED.

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

2. The Company shall forthwith after its incorporation purchase *all that estate* called Castlereagh, situated in Dikoya, and containing in extent Five hundred and twenty-six (526) acres or thereabouts, for the sum of Sixteen thousand five hundred pounds (£16,500) sterling, the vendor paying all expenditure on the estate, and receiving all crops and produce gathered therefrom up to the Thirty-first day of October, 1891. The vendor agrees to take Two hundred and twelve fully paid up shares in the Company in part payment of the purchase money.

SHARES.

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

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

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

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

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

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

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

TRANSFER OF SHARES.

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

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

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

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

TRANSMISSION OF SHARES.

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

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

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

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

18. The instrument of transfer shall be presented to the Company accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a Shareholder.

Provided always that the Directors shall have the right at all times to decline to register such person as aforesaid, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register such person as a holder of such share, they shall, upon the request of such person, convene an Extraordinary General Meeting of the Company to resolve whether such transfer shall be registered or not, and the resolution of such meeting shall be absolute.

FORFEITURE OF SHARES.

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

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

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

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

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

INCREASE OF CAPITAL.

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

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

BORROWING.

26. The Directors shall have power to borrow money for the purposes of the Company, and for this purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deeds, or other documents, to issue letters of credit, and to grant mortgages or other deeds of security over all or any of the Company's lands, property, estate, and assets. Provided that nothing herein contained shall be held to prevent the Directors promising from time to time, in the usual course of business, such temporary advances on the produce in hand or in the future to be obtained from the Company's estate or estates as they may find it to be necessary or expedient for the purpose of defraying the expenses of working the said estate or estates, or of extending buildings, machinery, or plantations, or otherwise. Provided also that before the Directors execute any mortgage or issue any debentures they shall obtain the sanction of the Company in General Meeting, whether Ordinary or Extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its Directors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETING.

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

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

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

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

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

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

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

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

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

36. In order to constitute a meeting, whether Ordinary or Extraordinary, there shall be present, either personally or by proxy, three or more Shareholders, and no business shall be transacted at any General Meeting unless the requisite quorum be present at the commencement of the business.

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

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

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

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

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

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

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

VOTES OF SHAREHOLDERS.

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

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

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

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

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

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

DIRECTORS.

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

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

52. The first Directors shall be Villiers Alexander Julius, Walter Beaty Paterson, and John Helps Starey, and they shall hold office, except in the event of their becoming respectively disqualified, until the first Ordinary General Meeting of the Company to be held in the year 1892.

53. As a remuneration for their services, the Directors shall be entitled to appropriate annually a sum not exceeding rupees one thousand six hundred (Rs. 1,600), to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future.

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

POWERS OF DIRECTORS.

55. The Directors shall have power to carry into effect the purchase of the said Castlereagh estate, and the lease and (or) purchase of any other lands.

56. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such period, and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company all costs and expenses as well preliminary as otherwise paid or incurred in and about the formation and registration of the Company, the purchase of the said lands and the cultivation thereof, and otherwise in or about the working and business of the Company.

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

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

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

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

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

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

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

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

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

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

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

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

DISQUALIFICATION OF DIRECTORS.

63. The office of Director shall be vacated—

- (i.) If he ceases to hold the due qualification in shares.
- (ii.) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

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

ROTATION OF DIRECTORS.

65. At the first Ordinary Meeting of the Company to be held in the year 1892 all the Directors shall retire, and at the first Ordinary Meeting in every subsequent year one-third of the Directors for the time being, or the number next below one-third, shall retire from office.

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

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

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

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

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

PROCEEDINGS OF DIRECTORS.

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

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

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

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

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

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

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

DIVIDENDS.

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

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

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

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

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

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

ACCOUNTS.

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

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

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

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

AUDIT.

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

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

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

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

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

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

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

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

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

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

NOTICES.

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

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

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

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

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

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

V. A. JULIUS.
ROBERT REID.
WALTER B. PATERSON.
JOHN H. STAREY.
W. MOIR.
J. D. LONGMIRE.
W. H. CHARLESLEY.

Dated the 21st day of October, 1891.

Witness to the above signatures :

LIONEL P. FISHER,
Solicitor, Colombo, Ceylon.

MEMORANDUM OF ASSOCIATION OF THE GLASGOW ESTATE COMPANY, LIMITED.

1st.—The name of the Company is “The Glasgow Estate Company, Limited.”

2nd.—The registered office of the Company is to be established in Colombo.

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

(a) The purchase of all that Estate called and known as Glasgow, situated in the Agrapatanas, Dimbula, Ceylon, and comprising an allotment of land in extent 458 acres, according to Government Title Plan No. 84,532, and the purchase or lease of any other land or lands in the vicinity of the said allotment of land or elsewhere.

(b) The clearing, cultivating, and developing of the said allotment of land or other lands, that may be purchased or leased, as tea estates, or in any other ways that may be more suitable for any portions thereof.

(c) The purchase or lease of any other land either adjoining the said allotment of land or elsewhere for the purposes of water supply, and (or) providing fuel or timber for the business of the Company, or for any other purpose necessary for the working of the Company.

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

(e) The carrying on of the business of planters of tea and other products in all its branches.

(f) The doing of all such other things as are incidental or conducive to the attainment of the above objects or any of them.

4th.—The liability of the shareholders is limited.

5th.—The nominal capital of the Company is Rs. 200,000, divided into 400 shares of Rs. 500 each. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

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

Names and Addresses of Subscribers.		Number of Shares taken by each Subscriber.
D. R. MARSHALL, Colombo	...	One share
CHARLES RYAN, Colombo	...	One share
C. A. LEECHMAN, Colombo	...	One share
G. CHAPMAN WALKER, Colombo	...	One share
J. M. SKINNER, Colombo	...	One share
G. W. CARLYON, Colombo	...	One share
E. JOHN, Colombo	...	One share

Dated the 5th day of November, 1891.

Witness to the above Signatures :

F. J. DE SARAM,
Proctor and Notary Public,
Colombo.

ARTICLES OF ASSOCIATION OF THE GLASGOW ESTATE COMPANY, LIMITED.

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

2. The Company shall forthwith after its incorporation purchase all that estate called and known as Glasgow situated in the Agrapatanas, Dimbula, Ceylon, and comprising an allotment of land in extent 458 acres according to Government Title Plan No. 84,532 for the sum of £14,000, sterling, upon such terms and conditions as may be agreed upon between the Company and proprietor of the said land.

SHARES.

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

4. The full amount of Rs. 500 per share shall be paid on allotment of each share.

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

6. The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such unissued shares shall first be offered by the Directors to the registered shareholders for the time being of the Company as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the shareholder or shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company.

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

8. Every shareholder shall on payment of 50 cents per share be entitled to a certificate under the common seal of the Company specifying the share or shares held by him and the amount paid thereon.

9. If such certificate is worn out or lost, it may be renewed on payment of 50 cents per share.

TRANSFER OF SHARES.

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

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

12. The transfer books shall be closed during the fourteen days immediately preceding the ordinary general meeting in each year.

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

TRANSMISSION OF SHARES.

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

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

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

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

18. The instrument of transfer shall be presented to the Company, accompanied with such evidence as the Directors may require to prove the title of the transferor, and thereupon the Company shall register the transferee as a shareholder.

Provided always that the Directors shall have the right at all times to decline to register such person as aforesaid, and shall not be required to assign any reason for so declining. In the event of the Directors declining to register such person as a holder of such share, they shall, upon the request of such person, convene an extraordinary general meeting of the Company to resolve whether such transfer shall be registered or not, and the resolution of such meeting shall be absolute.

FORFEITURE OF SHARES.

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

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

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

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

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

INCREASE OF CAPITAL.

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

The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

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

BORROWING.

26. The Directors shall have power to borrow money for the purposes of the Company, and for this purpose to grant bonds, promissory notes, bills, debentures, interest warrants, bonds for cash credit, trust deed, or other documents, to issue letters of credit, and to grant mortgages or other deed or deeds of security over all or any of the Company's lands, property, estate and assets, but so that the sum so to be borrowed shall not at any one time exceed the sum of Rs. 20,000. Provided that nothing herein contained shall be held to prevent the Directors procuring from time to time, in the usual course of business, such temporary advances on the produce of the estate as they may find it to be necessary or expedient for the purpose of defraying the expenses of working the said estate.

Provided also that before the Directors execute any mortgage or issue any debentures, they shall obtain the sanction of the Company in general meeting, whether ordinary or extraordinary. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors or by one Director and the Secretary, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its Directors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it be proved that such creditor was aware that it was so granted.

GENERAL MEETINGS.

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

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

29. The above-named general meetings shall be called ordinary meetings; all other general meetings shall be called extraordinary.

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

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

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

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

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

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

36. In order to constitute a meeting, whether ordinary or extraordinary, there shall be present, either personally or by proxy, three or more shareholders holding in the aggregate not less than one-tenth of the capital for the time being subscribed for.

37. If within one hour from the time appointed for the meeting the required number of shareholders is not present, the meeting, if convened upon the requisition of a shareholder or shareholders, shall be dissolved. In any other case it shall stand adjourned to the following day at the same time and place; and if at such adjourned meeting the required number of shareholders is not present, it shall be adjourned *sine die*.

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

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

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

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

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

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

VOTES OF SHAREHOLDERS.

44. Every shareholder shall (except as provided for in the article immediately following) have one vote for every one share held by him up to three. He shall have an additional vote for every two shares beyond the first three up to seven, and an additional vote for three shares held by him beyond the first seven up to ten, and an additional vote for every five shares beyond the first ten.

45. When voting on a resolution involving the sale of the Company's estates or any portion thereof, or the winding up of the Company, every shareholder shall have one vote for every share held by him.

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

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

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

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

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

DIRECTORS.

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

52. The number of Directors shall not be less than two nor more than five; but this clause shall be construed as being directory only, and the continuing Directors may act notwithstanding any number of vacancies.

53. The first Directors shall be Christopher Anderson Leechman and Edward Christian, who shall have power to nominate and appoint a third Director, and they shall hold office, except in the event of their becoming respectively disqualified, until the first ordinary general meeting of the Company to be held in the year 1892.

54. As a remuneration for their services, the Directors shall be entitled to appropriate annually a sum not exceeding Rs. 1,000, to be divided between them in such manner as they may determine, but the Company in general meeting may at any time alter the amount of such remuneration for the future.

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

POWERS OF DIRECTORS.

56. The Directors shall have power to carry into effect the purchase of the said allotment of land hereinbefore referred to, and the lease and (or) purchase of any other lands in the vicinity of the said allotment of land or elsewhere.

57. The business of the Company shall be managed by the Directors either by themselves or with the assistance of a Secretary or Secretaries, Agent or Agents, to be appointed by them for such a period and on such terms as the Directors shall think fit; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and registration of the Company, the purchase of the said land and the cultivation thereof, and otherwise in or about the working and business of the Company.

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

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

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

61. The Directors shall exercise, in the name and on behalf of the Company, all such powers of the Company as are not expressly required to be exercised by the Company in general meeting.

DISQUALIFICATION OF DIRECTORS.

62. The office of a Director shall be vacated—

- (1) If he ceases to hold the due qualification in shares;
- (2) If he becomes of unsound mind or bankrupt, or take proceedings under the Bankruptcy Law for liquidation of his affairs by arrangement of, or composition with, his creditors.

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

ROTATION OF DIRECTORS.

64. At the first ordinary meeting of the Company to be held in the year 1892, all the Directors shall retire, and at the first ordinary meeting in every subsequent year one-third of the Directors for the time being of the number next below one-third shall retire from office.

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

66. A retiring Director, if qualified, shall be re-eligible. The Company at the ordinary general meeting shall fill up the offices vacated by the retiring Directors by electing a like number of persons.

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

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

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

PROCEEDINGS OF DIRECTORS.

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

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

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

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

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

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

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

DIVIDENDS.

76. The Directors may, with the sanction of the Company in general meeting, declare a dividend to be paid to the shareholders in proportion to their shares.

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

78. The Directors may, before recommending any dividend, set aside out of the profits of the Company such sum as they think proper as a reserve fund to meet contingencies, or for equalising dividends, or for repairing or maintaining the works connected with the business of the Company or any part thereof, and the Directors may invest the sum so set apart as a reserve fund upon such securities as they, with the sanction of the Company, may select.

79. The Directors may deduct from the dividends payable to any shareholder all such sums of money as may be due from him to the Company on account of calls or otherwise.

80. Notice of any dividend that may have been declared shall be given to each shareholder, or sent by post or otherwise to his registered place of abode; and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.

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

ACCOUNTS.

82. Once at the least in every year the Directors shall lay before the Company in general meeting a statement of the income and expenditure for the past year, made up to a date not more than three months before such meeting.

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

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

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

AUDIT.

86. The accounts of the Company shall be examined, and the correctness of the balance sheet ascertained, by one or more auditors to be elected by the Company in general meeting.

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

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

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

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

91. Any auditor shall be re-eligible on his quitting office.

92. If any casual vacancy occurs in the office of auditor, the Directors may appoint another auditor, who shall hold office until the next ordinary general meeting.

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

94. Every auditor shall be supplied with a copy of the balance sheet, and it shall be his duty to examine the same with the accounts and vouchers relating thereto.

95. Every auditor shall have a list delivered to him of all books kept by the Company, and he shall at all reasonable times have access to the books and accounts of the Company. He may, at the expense of the Company, employ accountants or other persons to assist him in investigating such accounts, and he may in relation to such accounts examine the Directors or any other officer of the Company.

96. The auditors shall make a report to the shareholders upon the balance sheet and accounts, and in every such report they shall state whether in their opinion the balance sheet is a full and fair balance sheet containing the particulars required by these regulations, and properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs, and in case they have called for explanations or information from the Directors, whether such explanations or information have been given by the Directors, and whether they have been satisfactory; and such report shall be read, together with the report of the Directors, at the ordinary meeting.

NOTICES.

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

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

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

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

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

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

Dated the 5th day of November, 1891.

D. R. MARSHALL, Colombo.

CHARLES RYAN, Colombo.

C. A. LEECHMAN, Colombo.

G. CHAPMAN WALKER, Colombo.

J. M. SKINNER, Colombo.

G. W. CARLYON, Colombo.

E. JOHN, Colombo.

Witness to the above signatures :

F. J. DE SARAM,

Proctor and Notary Public,

Colombo.

The Ceylon Tobacco Company, Limited.

AN Extraordinary General Meeting of the Shareholders of "The Ceylon Tobacco Company, Limited," will be held within the registered office, No. 42, King street, Kandy, on Saturday, the 28th day of November, 1891, at three o'clock in the afternoon.

Business.

To consider the following resolution :—

That the Ceylon Tobacco Company, Limited, be wound up voluntarily.

To appoint liquidator or liquidators.

To decide on the remuneration to be paid to such liquidator or liquidators.

To appoint a person or persons to inspect the liquidator's accounts.

By order of the Board of Directors,

A. PHILIP,
Secretary.

GOVERNMENT NOTIFICATIONS—continued from page 2636.

ABSTRACT OF SEASON REPORTS.—OCTOBER, 1891.

DISTRICT.	PADDY.		DRY GRAIN.		REMARKS.
	Condition of Crop.	Cause of Failure, &c.	Condition of Crop.	Cause of Failure, &c.	
<i>Western Province.</i>					
Colombo ...	Heavy rains and the subsequent floods, said to have been the heaviest since 1872, will considerably damage the operations already undertaken for the ensuing maha harvest. It is hoped that the maha in such parts of the country as have not been inundated by the overflowing of the Kelani river will yield a plentiful harvest. The yala crop has already been reaped and gathered	—	—	—	
Negombo ...	Yala harvest partly damaged by the recent heavy rains. Fields cultivated for the maha are also damaged to a considerable extent	—	—	—	
Kalutara ...	Yala harvest reaped, crop good; fields sown for maha damaged by floods. Prospects for maha harvest unfavourable	—	—	—	
<i>Central Province.</i>					
Kandy:—					
Udunuwara ...	Transplanting paddy plants in maha fields in progress, and nearly completed. Some damage has been done by heavy rain, but prospects generally are good	—	Amu chenas promise well	—	
Yatinuwara ...	Maha fields in plants; prospects favourable	—	—	—	
Tumpane and Harispattu	Threshing the yala crop has been finished; yield moderate. Transplanting paddy in maha fields in progress. A good deal of damage has been done by heavy rain	—	—	—	

DISTRICT.	PADDY.		DRY GRAIN.		REMARKS.
	Condition of Crop.	Cause of Failure, &c.	Condition of Crop.	Cause of Failure, &c.	
Pata Dumbara	Transplanting maha fields in progress. A good deal of the maha cultivation withered from want of water in September. The yala harvest is in progress, and is not expected to turn out well, much damage having been done by flies	—	—	—	
Uda Dumbara	Yala harvest in progress. The earlier cultivation suffered from flies and drought, and the latter from excess of rain during the month	—	—	—	
Pata Hewaheta	Excess of rain has interfered with yalaharvestoperations. The crop was a good one, but is likely to be much damaged by water. Transplanting maha fields in progress	—	—	—	
Walapalata	The yala harvest generally was good. The later cultivation has however been much damaged by constant rain	—	—	—	
Uda Bulatgama	Transplanting in maha fields in progress. Much damage has been done by flood water	—	Hill paddy and kurakkan promise fairly well	—	
Matale	Heavy rains during the month, which have done much damage to crops. Tanks in Matale north are full, and cultivation is beginning. Chenas have been cleared, and are now being sown. Matale south: the fields have been sown for maha; crop prospects fair	—	—	—	
Nuwara Eliya :— Kotmale	Paddy transplanting	—	Kurakkan good; crop reaped	—	
Uda Hewaheta	—	—	Kurakkan chenas sown	—	
Walapane	Yala harvest nearly ripe in one korale; young plants in the others	—	do.	—	

Northern Province.

Jaffna	Sowing of paddy for the kalopakam of 1892, delayed for want of rain in September, was almost completed before the heavy rains set in. The plants of the earlier sowing and those in high lands are reported to be in very good condition, while those of the later sowing and in low lands are reported as damaged by the heavy rain and flood. Transplanting paddy plants and weeding going on; the varaku plants reported as damaged to some extent	—	The dry grain crops reaped during the month partly damaged by the rain	—	There was rain over the greater part of the district almost daily throughout the month. The country was flooded everywhere for a time. The usual operations in regard to tobacco cultivation commenced. Since the 22nd there has been rain daily in heavy squalls.
Mannar	Paddy crops in beds of tanks damaged by water; dry-sown paddy generally good; mud-sowing going on	—	Good in Mannar island	—	Twenty-five inches of rain during month; tanks full.
Vavuniya	Tanks filling fast; prospects for kalopakam good. Ploughing and sowing now in progress	—	Dry grain cultivation less than usual	—	
Mullaitivu	Cultivation for kalopakam in full progress	—	Last year's chenas being resown with dry grain	—	Weather propitious; prospects good.
<i>Southern Province.</i>						
Galle:—						
Bentota	Maha cultivation commenced in parts	—		—	
Wellaboda pattu	Chiefly yala cultivation, therefore little doing	—		—	
Gangaboda pattu	Maha cultivation delayed by rain. Distress anticipated if unfavourable weather continues	—		—	
Gravets and Akmimana Talpe pattu	The same	—		—	
Hinidum pattu	Considerable loss of cultivation: 52 bushels sown altogether damaged; 2,000 bushels' extent prepared for cultivation not sown	—		—	
Matara:—						
Four Gravets	...	Bad	Damaged by flood	Chena fair	—	
Weligam korale	...	Fair	Some damage by flood	No chena sown	—	
Kandaboda and Wellaboda pattus	...	Good		Chena fair	—	
Gangaboda pattu	...	Bad	Flood	do.	—	
Morawak korale	...	Fair		No chenas sown	—	

DISTRICT.	PADDY.		DRY GRAIN.		REMARKS.
	Condition of Crop.	Cause of Failure, &c.	Condition of Crop.	Cause of Failure, &c.	
Hambantota:—					
Magam pattu ...	Western walakada: preparing fields for sowing first maha. Tehawa: preparing fields for first maha. Other four walakadas not commenced yet. Paddy cultivation prospects good in the whole.	—	Little cultivation, as unseasonable rain prevented clearing and burning. Second attempt late, but successful	—	
East Giruwa pattu ...	Very little paddy sown owing to deficient rainfall, late cultivation probable	—	—	—	Chena crops not good, and about one-half sown. Food prospects in other produce fair. Residents earning wages on Walawe works.
West Giruwa pattu ...	Paddy crops of first maha reported to be damaged by excessive rainfall; otherwise good	—	Chenas middling	—	Weather heavy; unseasonable rain at commencement of month filled all tanks.
<i>Eastern Province.</i>					
Batticaloa ...	Owing to unusual rain during October (10 in.) extensive cultivation undertaken: well advanced and doing well	—	Indian corn in chenas thriving	—	Present agricultural prospects favourable; exports of paddy 103,466 bushels coastwise: price Re. 1.40 against Re. 1.25 same time last year. Rainfall in October this year 10 in.; last year 5.93.
Trincomalee ...	Munmari cultivation owing to favourable rain likely to be extensive, late, pinmari not injured thereby	—	—	—	Tanks filling. Rainfall in October this year 10.64; last year 6.11. Price of paddy, Re. 1.25; last month Re. 1.50; last year Re. 1.25.
<i>North-Western Province.</i>					
Kurunegala ...	Unusually heavy and continuous rain interfered with cultivation and damaged growing crops. In Vanni and other divisions paddy lands still being ploughed and sown where not too much water	—	—	—	Several tanks breached.
Puttalam ...	Crop mostly gathered and good; some late crops much damaged by rain	—	—	—	Preparations for next harvest stopped until heavy flood subsides. Several village tanks breached.
Chilaw ...	Northern division: má-vi extensively cultivated; lands being prepared for bala-vi. Southern division: yala paddy crop much damaged by floods; maha prospects now fair as flood water has abated	—	Partly damaged, the rest good; 100 bushels sown	—	Bunds of several tanks breached by heavy floods; prospects therefore doubtful. Principal tanks breached.

<p><i>North-Central Province.</i> Anuradhapura ...</p>	<p>The yala crop was harvested except what was sown late, and which has been damaged by rain. The crop was a good average one, but in many villages where a small extent was sown the water failed owing to there being no rain from May until October, and the crop died</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>Nawadili chenas are being sown, and there is a young crop on the kanatu chenas. Tavalu chenas are being sown in the tanks, and the heavy rain at the end of the month is favourable to all agricultural prospects of next year. All the village tanks and storage tanks are full, except the Anuradhapura tanks, which are only half full.</p>
<p><i>Province of Uva.</i></p>	<p>Wellassa ... Paddy crop fair ... Bintenna ... Do. poor ... Wiyaluwa ... Do. damaged by rain ... Udukinda ... Maha paddy crop fair; yala cultivation promising ... Buttala ... Paddy crop damaged by rain ... Wellawaya ... Somewhat damaged by rain ... Yatikinda ... Yala sowing commenced, and prospects satisfactory</p>	<p>Owing to drought</p>	<p>—</p>	<p>—</p>	<p>Chena cultivation beginning. Chenas promising. Chena sowing commenced. Sowing of chenas going on. Chena cultivation also going on.</p>
<p><i>Province of Sabaragamuwa.</i> Ratnapura ...</p>	<p>Constant rains of October unfavourable to harvesting of yala crops, but very favourable to prospects of ensuing maha cultivation in both mud and high lands</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>Burning of chenas in Bintenna retarded by rains.</p>
<p>Kegalla :—</p>	<p>Three Korales and } Lower Bulatgama } Four Korales ... } Galboda and Kinigoda } korales } Beligal korale ... } Paranakuru korale ... }</p>	<p>—</p>	<p>Hill paddy in blossom; prospects throughout fair. Kurakkan harvest completed throughout district. Yield: Galboda and Kinigoda korales middling, elsewhere good. Mun harvest completed throughout district; outturn middling. Amu sowing in progress in Beligal and Paranakuru korales, elsewhere young plants; prospects good throughout district</p>	<p>—</p>	<p>Prospects of standing crops: Galboda and Kinigoda korales, Three Korales, and Lower Bulatgama, poor; in villages Karawandeniya, Morawatta, Bopetta, Imbulana, Getamuruta, Yatanwala, and Wendala in Dehigampal korale, bad, in consequence of crops having been submerged.</p>

IT is hereby notified for general information that the Governor, with the advice of the Executive Council, has set apart the magazine at the Victoria park, Galle, as a magazine for the deposit of gunpowder in the District of Galle.

Colonial Secretary's Office,
Colombo, November 10, 1891.

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

IT is hereby notified that an examination, under the Regulations of August 26, 1891, will be held in the Council Chamber on Monday, January 18 next, at 11 o'clock A.M.

The *vivâ voce* examination in the native languages for Officers of the Public Works Department will be held at the same time and place.

Candidates are requested to send in their names not later than the 31st proximo.

Colonial Secretary's Office,
Colombo, November 10, 1891.

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

THE following rules framed by the Local Board of Badulla, and submitted to and approved by the Governor in Executive Council, are published for general information.

Colonial Secretary's Office,
Colombo, November 11, 1891.

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

Rules referred to.

2. No animal shall be slaughtered at the slaughter-house except between the hours of 12 noon and 2 P.M.

3. Before 6 P.M. on each day the persons who have used the slaughter-house on that day shall thoroughly cleanse the slaughter-house and premises, and shall bury all blood, refuse, and offal. These duties shall be performed according to the direction of the Assistant Superintendent of Police.

NOTICE is hereby given, in pursuance of the first clause of the Ordinance No. 9 of 1842, that all dogs, not being led or carried, which shall be found in any thoroughfare or public place in the Balapitiya District from the 48th to the 54th mileposts on the Galle road, from the 28th instant to the 9th proximo, both days inclusive (the intervening Sundays excepted), will be destroyed, and that a reward of twenty-five cents will be paid for each dog so destroyed.

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

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

E. NOEL WALKER,
Colonial Secretary.

MISCELLANEOUS DEPARTMENTAL NOTICES—*contd. from page 2694.*

Return of Cooly Immigrants for the Week ended November 12, 1891.

Colombo.		Arrivals.	Departures.	
Men	...	925	...	611
Women	...	169	...	3
Children	...	153	...	2
Infants	...	57	...	—
<i>Mannar</i>		381	...	326
Total ...		1,685		942

E. NOEL WALKER,
Colonial Secretary.