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CONTENTS.

	PAGE		PAGE		PAGE
Minutes by the Governor ...	—	Land Sales— <i>contd.</i>		Land Resumption Notices ...	2886
Proclamations by Governor ...	—	Northern Province ...	—	Miscellaneous Notices ...	2886 & 2896
Appointments, &c., by the Governor	2840	Southern Province ...	2865	Notices calling for Tenders ...	2889
Government Notifications ...	2841 & 2913	Eastern Province ...	—	Sales of Unserviceable Articles	2890
Draft Ordinances ...	2842 & 2912	North-Western Province ...	2874	Road Committee Notices ...	2895
Passed Ordinances ...	2845	North-Central Province ...	2877	Municipal Council Notices ...	2891
Notices to Mariners ...	2914	Province of Uva ...	2877	Local Board Notices ...	—
Revenue Notices ...	2900	Province of Sabaragamuwa ...	2879	Testamentary Actions ...	2896
Land Sales:—		Notices under the Forest Ordinance ...	2880	Notices of Insolvency ...	2897
Western Province ...	—	Land Acquisition Notices ...	2882	Notices of Fiscals' Sales ...	2897
Central Province ...	2863			Unofficial Announcements ...	2901

SUPPLEMENTS.

- (1) Police Weekly Circular No. 954. (2) Vital Statistics for Second Quarter of 1891.
 (3) Statement of Books registered during the Quarter ended September 30, 1891.
- No. 50 of Volume IX. of the *Supreme Court Circular* was published on November 20 last.

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 11th section of "The Road Ordinance, 1861," it is enacted that it shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation to alter and vary any district or division into which this Colony has already been divided under the authority of the Ordinance No. 8 of 1848, or into which it may at any time hereafter be divided for the purposes of this Ordinance: Provided that any such alteration of a district shall take effect only from the First day of January thence next ensuing:

And whereas the present division of the district of Hambantota, in the Southern Province, are as the same have been defined by Proclamation bearing date the Twenty-fourth day of October, 1863, under "The Road Ordinance, 1861," and it is expedient to alter and vary the division of the said district of Hambantota:

Now know Ye that We, the said Governor, with the advice of the Executive Council, do hereby alter and vary the divisions of the district of Hambantota, in the Southern Province, as at present existing, and

proclaim that the divisions of the said district shall, from and after the First day of January, 1892, be as the same are in the schedule hereto annexed, respectively set forth and defined.

Given at Colombo, in the said Island of Ceylon, this Twenty-fourth 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.

- The division No. 1 of Hambantota, including Hambantota and Arabokka.
 The division No. 2 of Koholankala, including Koholankala and Udamalala.
 The division No. 3 of Gonnoruwa, including Gonnoruwa, Keliyawalana, Landejulana, and Kurundana.
 The division No. 4 of Pallemalala, including Pallemalala, Weligatta, and Malalamodara.
 The division No. 5 of Wirawila, including Wirawila only.
 The division No. 6 of Bundala, including Bundala, Lewagoda, and Bundala Wellegoda.
 The division No. 7 of Tihawa, including Tihawa and Sittrawila.
 The division No. 8 of Magama, including Magama and Kirinda.
 The division No. 9 of Palutupana, including Palutupana and Katagamuwa.
 The division No. 10 of Walawe, including Walawe, Medagama, Dehigahalanda, and Mirijjawala.
 The division No. 11 of Wanduruppa, including Wanduruppa and Ambalantota.
 The division No. 12 of Palle Beragama, including Palle Beragama only.
 The division No. 13 of Uda Beragama, including Uda Beragama only.
 The division No. 14 of Koggalla, including Goda Koggalla, Wala Koggalla, Pahalagama, Ridiyagama, Punchediyagama, and Ahabadawila.
 The division No. 15 of Migahajandura, including Migahajandura, Angunakolawewa, Ihala Anukkangala, Ihala Kumbukwewa, Weliwewa, Suriyawewa, Happoruwa, Beddewewa, Maha Indiwewa, Kuda Indiwewa, Ellalla, and Ranawaranawewa.
 The division No. 16 of Malasnegalwewa, including Malasnegalwewa and Udamattala.
 The division No. 17 of Padayukeme, including Padayukeme, Unatuwewa, Lunuganwehera, Bogahawewa, Weheragala, and Oyagawa Ranawaranawewa.
 The division No. 18 of Tavaluwila, including Tavaluwila only.
 The division No. 19 of Welipatanwila, including Welipatanwila only.
 The division No. 20 of Ekkassa, including Ekkassa only.
 The division No. 21 of Etbatuwa, including Etbatuwa, Korakawala, and Paraduwa.
 The division No. 22 of Deniya, including Deniya only.
 The division No. 23 of Minietiliya, including Minietiliya, Alutgama, Pittaniyaya, and Galwewa.
 The division No. 24 of Beminiyanwila, including Beminiyanwila and Uswellegoda.
 The division No. 25 of Lunama, including Lunama and Kevula.
 The division No. 26 of Hiwelgala, including Hiwelgala, Galmulla, Palagoduregoda, and Kalametiya.
 The division No. 27 of Gopelessa, including Gopelessa, Mahajandura, Mahawela, Dikwala, Handunkatuwa Gama-malagegama, and Udarote.
 The division No. 28 of Angunakolapelessa, including Angunakolapelessa, Alutwewa, Kankanigama, Yakagala, and Mulanegoda.
 The division No. 29 of Mulana, including Mulana, Mahawewa, and Hinara.
 The division No. 30 of Palleanuketiya, including Palleanuketiya, Udakanuketiya, Tuduwewa, and Medaeliya.
 The division No. 31 of Batata, including Batata only.
 The division No. 32 of Hatagala, including Hatagala only.
 The division No. 33 of Mamadala, including Mamadala only.
 The division No. 34 of Wetiya, including Wetiya, Kuda Siyambalakatuwa, Suduwelipitteniya, Taligala, Kalawelwala, Maha Siyambalakatuwa, and Telkadawewa.
 The division No. 35 of Siyambalakote, including Siyambalakote and Dikwewa.
 The division No. 36 of Amaratungama, including Amaratungama, Meda-ara, Kohombagaswewa, Polongatelupelessa, Atapatugama, Basgama, Beddewewa, Disawagegama, Suriyapokuna, Metigatwala, and Uswewa.
 The division No. 37 of Debokkawa, including Debokkawa and Koragahawala.
 The division No. 38 of Dabarella, including Dabarella, Tambalapelessa, and Kendaketiya.
 The division No. 39 of Ratmalwala, including Ratmalwala and Kachchigala.
 The division No. 40 of Talawa, including Talawa only.
 The division No. 41 of Kariyamaditta, including Kariyamaditta and Kapugewadiya.
 The division No. 42 of Sapugahayaya, including Sapugahayaya and Kudagoda.
 The division No. 43 of Hellala, including Hellala only.
 The division No. 44 of Labuhengoda, including Labuhengoda and Rikillapana.
 The division No. 45 of Welipitiya, including Welipitiya and Ulahitiyawa.
 The division No. 46 of Mellaketigoda, including Mellaketigoda, Andalugoda, Malagegoda, and Ihala Areboda.
 The division No. 47 of Kudagalara, including Kudagalara and Mulanyaya.
 The division No. 48 of Middeniya, including Middeniya and Murungagasayaya.
 The division No. 49 of Okandeyaya, including Okandeyaya, Karapunchalanda, and Kaluvagahayaya.
 The division No. 50 of Bedigama, including Maha Bedigama and Kuda Bedigama.
 The division No. 51 of Mulkirigala, including Mulkirigala and Tamaduwa.
 The division No. 52 of Buddiyagama, including Buddiyagama, Keppitiyawa, Wenahatamuna, Anguluwela, Medagama and Udukiriwila.
 The division No. 53 of Mandaduwa, including Mandaduwa and Aggrahera.
 The division No. 54 of Kapuganpota, including Kapuganpota and Meda Tisamuna.
 The division No. 55 of Yagasmulla, including Yagasmulla and Wettambuwawa.
 The division No. 56 of Raluwa, including Raluwa, Kinchigune, Medamulana, Pallemulana, Lintotapaya, and Bodimaluwa.
 The division No. 57 of Gonadeniya, including Gonadeniya only.
 The division No. 58 of Wakamulla, including Uda Wakamulla, Palle Wakamulla, Panganwila, and Attanayala.
 The division No. 59 of Medagoda, including Medagoda, Dimbulgoda, Kumbukmulla, Pillewela, and Panhitdiwela.
 The division No. 60 of Hinbunna, including Hinbunna, Ettaladiwela, and Makuladeniya.
 The division No. 61 of Udayala, including Udayala, Medayala, Hunnakumbura, and Bogamuwa.

- The division No. 62 of Hakuruwela, including Hakuruwela and Nettaporuwa.
 The division No. 63 of Palugahawala, including Palugahawala, Julamulla, Kotawaya, Gurunnehege-ara, Hinara, Karagahawala, Helekada, and Habarattewala.
 The division No. 64 of Dahamuna, including Dahamuna, Indigetawela, and Talanporuwa.
 The division No. 65 of Wigamuwa, including Wigamuwa, Talunna, Andupelena, and Ganewela.
 The division No. 66 of Pattiypala, including Pattiypala only.
 The division No. 67 of Vitarannadeniya, including Vitarannadeniya, Rote, Tauhenwala, and Mulangoda.
 The division No. 68 of Medagama, including Medagama and Netulpitiya.
 The division No. 69 of Kadiragoda, including Kadiragoda only.
 The division No. 70 of Kahandawa, including Kahandawa and Kahandaduwa.
 The division No. 71 of Ranna, including Ranna and Kattakaduwa.
 The division No. 72 of Kahandamodara, including Kahandamodara only.
 The division No. 73 of Tillawatawana, including Tillawatawana only.
 The division No. 74 of Welleode, including Welleode only.
 The division No. 75 of Kotuwegoda in Tangalla, Kotuwegoda only.
 The division No. 76 of Medaketiya, including Medaketiya, Medilla, Kapuhena, Kanattogoda, Danketiya, and Wijjatota.
 The division No. 77 of Marakolliya, including Marakolliya, Godigamuwa, and Polmote.
 The division No. 78 of Rekawa, including Rekawa only.
 The division No. 79 of Palatuduwa, including Palatuduwa and Tuduwegoda.
 The division No. 80 of Walganeliya, including Walganeliya, Godawanegoda, Pahalagoda, Willegoda, and Galpottogoda.
 The division No. 81 of Nakulugamuwa west, including Nakulugamuwa west, Wellawatta, Weralagoda, Ihalagoda, Handapangodella, and Pussalagoda.
 The division No. 82 of Nakulugamuwa east, including Nakulugamuwa east, Kudapelessegoda, Deniyegoda, Palawinnegoda, Arattanagoda, and Mahawelegoda.
 The division No. 83 of Kudawellekele, including Kudawellekele only.
 The division No. 84 of Mawella, including Mawella only.
 The division No. 85 of Sinimodara, including Sinimodara only.
 The division No. 86 of Unakuruwa, including Unakuruwa only.
 The division No. 87 of Kadurupokuna, including Kadurupokuna only.
 The division No. 88 of Getamanna, including Getamanna only.
 The division No. 89 of Taraperiya, including Taraperiya, Godawela, Keranagoda, Panamulla, Motamulla, Nihiluwa, and Udugalmote.
 The division No. 90 of Pattiyawela, including Pattiyawela, Hangamu-uraliya, and Dammulla.
 The division No. 91 of Pallattara, including Pallattara only.
 The division No. 92 of Mahahilla, including Mahahilla and Ambala.
 The division No. 93 of Waharakgoda, including Waharakgoda, Kambussawala, Andaluwamahante, and Walawela.
 The division No. 94 of Angulmaduwa, including Angulmaduwa, Potuwewa, Kaudanama, and Maduwila.
 The division No. 95 of Wagegoda, including Nalagama east, Wagegoda, Balagegoda, Uduwilagoda, and Marakkalagoda.
 The division No. 96 of Siyambalagoda, including Siyambalagoda and Nalagama west.
 The division No. 97 of Pahala Beligalla, including Pahala Beligalla only.
 The division No. 98 of Ihala Beligalla, including Ihala Beligalla only.
 The division No. 99 of Etgalmulla, including Etgalmulla and Aukanagoda.
 The division No. 100 of Kahawatta, including Kahawatta only.
 The division No. 101 of Ihala Galagama, including Ihala Galagama, Uda Ambala, Waulgala, Pussala, Higgahara, Karagahawala, Hindeliya, and Kambaramulla.
 The division No. 102 of Moraketiara, including Moraketiara only.
 The division No. 103 of Palapata, including Palapata and Ovilana.
 The division No. 104 of Deduwawala, including Deduwawala and Unana.
 The division No. 105 of Polommaruwa, including Polommaruwa only.
 The division No. 106 of Hitinamaluwa, including Hitinamaluwa only.
 The division No. 107 of Puwakdandawa, including Puwakdandawa only.
 The division No. 108 of Kudahilla, including Kudahilla only.
 The division No. 109 of Beliatta, including Beliatta only.
 The division No. 110 of Walasmulla, including Walasmulla, Yahalmulla, and Koholana.
 The division No. 111 of Omara, including Omara only.
 The division No. 112 of Bowala, including Bowala, Murutewela, and Etpitiya.
 The division No. 113 of Ittadembaliya, including Ittadembaliya and Atubode.
 The division No. 114 of Galahitiya, including Galahitiya only.
 The division No. 115 of Talahaganwaduwa, including Talahaganwaduwa only.
 The division No. 116 of Natuwala, including Natuwala and Paddapitiya.
 The division No. 117 of Yatigala, including Yatigala, Kakuluwamulla, and Pallewauwa.
 The division No. 118 of Hinatihathamuna, including Hinatihathamuna and Kendala Kotambe.
 The division No. 119 of Kadigamuwa, including Kadigamuwa only.
 The division No. 120 of Moderawana, including Moderawana, Kaduraliyadda, and Okewela.
 The division No. 121 of Wauwa, including Udawauwa, Medawauwa, and Warakagoda.
 The division No. 122 of Daluwakgoda, including Daluwakgoda only.
 The division No. 123 of Godawenna, including Godawenna only.
 The division No. 124 of Kanumuldeniya south, including Mahamaditta, Kandebedda, Karagoda, Baddinigoda, and Ihalagoda.
 The division No. 125 of Kanumuldeniya north, including Oluara, Mullewatta, Udadeniya, Rajapuragoda, Dehikanda, Pallekanda, Yahalmulla, and Mahabaddegoda.
 The division No. 126 of Warapitiya, including Warapitiya and Saputantrikanda.
 The division No. 127 of Kirama Welandagoda, including Kirama Welandagoda only.
 The division No. 128 of Walgamulla, including Walgamulla, Puwakgasara, Migasara, Konkorahena, Karametiya, and Kirama Bintenna.
 The division No. 129 of Pingalella, including Pingalella, Galpotukanda, Ambagahahena, Kongastenna, and Watukanda.
 The division No. 130 of Pategama, including Pategama, Dehigahahena, and Talapatkanda.
 The division No. 131 of Handugala, including Handugala only.
 The division No. 132 of Egodabedda, including Egodabedda, Pissubedda, Kebellaketiya, Waduwadeniya, and Kekiriobada.

The division No. 133 of Horewela, including Horewela, Agalabada, Medagangoda.
 The division No. 134 of Radaniara, including Radaniara, Buwellegoda, and Namaneliya.
 The division No. 135 of Julanpitiya, including Uda Julanpitiya, Palle Julanpitiya, Malhewageayina, Pahala Obada, and Galwadiya.
 The division No. 136 of Ihala Obada, including Ihala Obada, Kabaragomaditta, Wedikanda, and Bukandeyaya.
 The division No. 137 of Hillege Ayina, including Hillege Ayina, Galpotteyaya, Handapangala Ayina, and Kandamaditta.
 The division No. 138 of Katuwana, including Katuwanawadiya, Panganvilayaya, Wirakkuttigoda, Katuwana Bintenna, Gallindamulla, Ranasingoda, Anattegoda, and Narangoda.
 The division No. 139 of Horawinna, including Horawinna, Hediwatta, Migahahena, Pahala Arabada, Ihala Bukandeyaya, and Malagegoda.
 The division No. 140 of Nawangoda, including Nawangoda, Rukmalapitiya, Bombuwewewatukanda, Bengamukanda, Pallegomadiya, and Obadagahadeniya.
 The division No. 141 of Talwatta, including Talwatta, Ritigahayaya, Minanakoladeniya, Daramitiara, Amudamana, Yahala, and Kiwellara.
 The division No. 142 of Kehelwatta, including Kehelwatta, Medakanda, Kariwilakanda, and Udagomadiya.
 The division No. 143 of Siyarapitiya, including Siyarapitiya, Nakandawala, Siyambalamure, Udawelmulla, Hingurekanda, and Alupotdeniya.
 The division No. 144 of Gangulandeniya, including Gangulandeniya, Kohomporuwa, Ambagasmulla, Daradun-
 yaya, and Ambagasara.

APPOINTMENTS. &c.. BY THE GOVERNOR.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. H. R. FREEMAN to be Grain Commissioner for the Hinidum pattu of the Galle District, in addition to his own duties.

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

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

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

Mr. J. H. DE SARAM to act as the Superintendent of Census from December 1 to January 9 next, inclusive, and Mr. L. F. LEE to act during the same period as District Judge, Additional Commissioner of Requests, and Police Magistrate, Galle, and while so acting to be a Visitor of the Prison at Galle.

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

Colonial Secretary's Office,
 Colombo, November 24, 1891.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. G. FRASER to be Assistant Superintendent of the Badulla Prison, in addition to his own duties as Acting Office Assistant to the Government Agent for the Province of Uva.

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

Colonial Secretary's Office,
 Colombo, November 24, 1891.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. C. S. VAUGHAN, Acting Office Assistant to the Government Agent, Province of Sabaragamuwa, to be an Inspector of Coaches on that portion of the road between Ratnapura and Nambápāne which lies in the Ratnapura District.

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

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

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. GEORGE SCHOKMAN to

be a Justice of the Peace for the District of Kurunégala.

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

Colonial Secretary's Office,
 Colombo, November 26, 1891.

HIS EXCELLENCY THE GOVERNOR has been pleased to appoint the following gentlemen to be Cadets in the Civil Service of this Colony:—

Mr. R. W. LEE.
 Mr. W. E. THORPE.
 Mr. F. BOWES.
 Mr. B. CONSTANTINE.

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

Colonial Secretary's Office,
 Colombo, November 26, 1891.

THE gentlemen named below having been appointed Cadets on the Civil Establishment of this Colony, **HIS EXCELLENCY THE GOVERNOR** has been pleased to direct that they be attached to the following Kachcheries, viz. :—

Mr. R. W. LEE to the Kandy Kachchéri.
 Mr. W. E. THORPE to the Kurunégala Kachchéri.
 Mr. F. BOWES to the Badulla Kachchéri
 Mr. B. CONSTANTINE to the Colombo Kachchéri.

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

Colonial Secretary's Office,
 Colombo, November 26, 1891.

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

DON JOHANNES RANASINGHA, of Paiyangala, to be Registrar of Marriages, Births, and Deaths over the Paiyangala and Maggona divisions, in the Kalutara District, with effect from the 23th instant, *vice* DON JOHANNES JAYAWARDENA deceased. His office will be held as at present at Paiyangala.

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

Colonial Secretary's Office,
 Colombo, November 25, 1891.

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 enacted amongst other things 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 seem necessary or expedient to provide for the steps to be taken in reference to certain cases, and for the following objects amongst other things :—

In case of any infectious or contagious disease of a malignant nature, whether in man or beast, breaking out or spreading in any town or district of this Colony under circumstances which render it advisable that measures should promptly be taken for securing the public health :

And whereas the disease of cholera has broken out and is spreading in the Province of Uva, under circumstances which render it advisable that measures should promptly be taken for securing the public health :

It is hereby notified that the following regulations have been made on the 15th July, 1891, 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 as applicable to the said Province : and the same are published for general information.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, November 26, 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, or, in his absence, the Secretary of the Board of Health.
The Senior Medical Officer of the District.
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 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 January 31, 1892, 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 for making final provision for the Supplementary Contingent Charges for the year 1890.

Preamble.

WHEREAS by an Ordinance No. 25 of 1890 it was enacted that a sum of Rs. 1,108,507.33 should be charged upon the revenue of this Island for the Supplementary Contingent Service of the year One thousand Eight hundred and Ninety, in addition to the sum of Rs. 10,689,524 provided by the Ordinance No. 18 of 1889: And whereas an expenditure of Rs. 20,942.26 was incurred and brought to account for the Contingent Service of the year 1890, for which provision is not made by the aforesaid Ordinances: It is enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof, as follows:—

Rs. 20,942.26 charged upon the revenue of this Island of the year 1890 for the final Supplementary Contingent Service of that year.

1 That a sum not exceeding Twenty thousand Nine hundred and Forty-two rupees and Twenty-six cents shall be and the same is hereby charged upon the revenue of this Island of the said year 1890; for the services hereinafter mentioned; the said expenditure being in conformity with the Schedule hereunto annexed, whereof the following is an abstract:—

	Rs.	c.
Provisional Salaries	101	66
Allowances...	969	25
Contingencies	1,986	81
Revenue Services	4,322	54
Hospitals and Sanitation	10,137	99
Transport	392	70
Roads, Streets, Bridges, and Canals	247	37
Miscellaneous Services	46	48
Colonial Store	2,545	89
Colombo Harbour	191	57
Total	20,942	26

SCHEDULE.

	Rs.	c.	Rs.	c.
PROVISIONAL SALARIES.				
Government Agent, Central Province	...	—	101	66
ALLOWANCES.				
Registrar-General	...	—	969	25
CONTINGENCIES.				
His Excellency the Governor	...	1,320	37	
Secretariat	...	577	48	
Treasurer	...	88	96	
			1,986	81
REVENUE SERVICES.				
<i>Stamps.</i>				
Commissioner of Stamps	...	—	4,322	54
HOSPITALS AND SANITATION.				
Principal Civil Medical Officer	...	—	10,137	99
TRANSPORT.				
Government Agent, Southern Province	...	209	36	
Government Agent, Province of Uva	...	183	34	
			392	70
Carried over...	—	—	17,910	96

	Rs.	c.
Brought forward...	17,910	95
ROADS, STREETS, BRIDGES, AND CANALS.		
<i>Miscellaneous.</i>		
Well-boring operations at Mannar ...	247	37
MISCELLANEOUS SERVICES.		
Government Agent North-Western Province ...	46	48
COLONIAL STORE.		
Colonial Storekeeper ...	2,545	89
COLOMBO HARBOUR.		
Master Attendant, Colombo ...	191	57
Total ...	20,942	26

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

MINUTE.

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

An Ordinance relating to the Galle Waterworks' Loan.

Preamble.

WHEREAS by "The Galle Waterworks Ordinance, 1890," provision was made for the advance by the Governor in Executive Council, to the Municipal Council of Galle, by way of loan, of a sum not exceeding sixty thousand rupees, to be applied exclusively in the construction of waterworks for supplying water to the Fort division of the Galle municipality:

And whereas the said sum has proved insufficient for the purpose, and it is expedient that the Governor, in Executive Council, should be empowered to advance by way of loan a further sum not exceeding ten thousand rupees for the said purpose :

Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council, as follows :—

Short title.

1 This Ordinance may be cited as "The Galle Waterworks Ordinance, 1891."

Repeal of Ordinance No. 2 of 1890.

2 "The Galle Waterworks Ordinance, 1890," is hereby repealed : Provided that this repeal shall not affect—

- (1) The past operation of the said Ordinance, nor anything duly done or effected under it :
- (2) Nor any right, privilege, obligation, or liability acquired, accrued, or incurred under the said Ordinance :
- (3) Nor any legal proceeding or remedy in respect of such right, privilege, obligation, or liability as aforesaid.

Governor in Executive Council may lend an additional sum of ten thousand rupees to Galle municipality.
To repay the loans a water-rate may be levied.

3 The Governor, in Executive Council, is hereby empowered to advance to the municipal council of Galle, by way of loan, in addition to the sum of sixty thousand rupees lent and advanced under "The Galle Waterworks Ordinance, 1890," a further sum not exceeding ten thousand rupees, to be applied exclusively in the construction of waterworks for supplying water to the Fort division of the Galle municipality.

4 (1) To enable the said municipal council to liquidate the principal of, and interest on, the loan of sixty thousand rupees advanced to them under "The Galle Waterworks Ordinance, 1890," and the additional loan of ten thousand rupees advanced to them under this Ordinance, it

shall be lawful for the said Council, and they are hereby authorised and empowered, to impose and levy a water-rate on the annual value of all houses, buildings, lands, and tenements, other than the property of the Crown, within the limits of the Fort division of the Galle municipality.

Rate not to exceed seven per cent.

Rate how recovered.

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

Proceeds of rate to be applied in repayment of loan.

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

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

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

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

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

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

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

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

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

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

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

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

By His Excellency's command,
Colonial Secretary's Office, E. NOEL WALKER,
Colombo, November 21, 1891. Colonial Secretary.

PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 10.—1891.

An Ordinance to prevent the wanton destruction of Elephants, Buffaloes, and other Game.

A. E. HAVELOCK.

Preamble.

WHEREAS it is expedient to prevent the wanton destruction of wild elephants, wild buffaloes, and other game in this Island : Be it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :—

Commencement.

1 This Ordinance shall come into operation at such time as the Governor shall appoint by Proclamation to be published in the *Government Gazette*.

Repeal.

2 There shall be repealed, as from the commencement of this Ordinance, the enactments specified in schedule I. to this Ordinance, to the extent in the third column of that schedule mentioned.

Provided that such repeal shall not affect the past operation of, or any liability, penalty, forfeiture, or punishment incurred under, any enactment hereby repealed, or any investigation or legal proceeding in respect of any such liability, penalty, forfeiture, or punishment as aforesaid.

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

Interpretation.

3 In this Ordinance, unless the context otherwise requires—

“Government agent” shall mean the government agent of a province or any assistant to the government agent.

“Tusker” shall mean any wild elephant having a tusk or tusks.

“Elephant” shall mean a wild elephant other than a tusker.

“Buffalo” shall mean a wild buffalo.

“Game” shall mean sambur, spotted deer, red deer, barking deer, and peafowl.

“Shoot at” shall mean, shooting at with a loaded gun, rifle, or other weapon.”

No person to kill or capture elephants, buffaloes, or game without a license.

4 Subject to section 9, it shall be unlawful for any person to do any of the following acts :—

(1) To shoot at or kill any tusker.

(2) To shoot at or kill any elephant, buffalo, or game, or capture any tusker or elephant, buffalo, or game, without having obtained a license for that purpose as hereinafter provided.

License to kill elephants.

5 (1) A license to shoot at or kill an elephant shall be subject to a stamp duty of one hundred rupees, and shall be in the form A in the schedule II. hereto, and the said license shall be subject to the conditions inscribed thereon by the officer granting the same.

License to capture elephants.

(2) A license to capture a tusker or an elephant shall be subject to a stamp duty of ten rupees, and shall be in the form B in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same.

License to kill buffaloes.

(3) A license to shoot at or kill a buffalo shall be subject to a stamp duty of twenty rupees, and shall be in the form C in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same.

License to capture buffaloes.

(4) A license to capture a buffalo shall be subject to a stamp duty of two rupees, and shall be in the form D in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same.

License to kill game.

(5) A license to shoot at, kill, or capture game shall be subject to an annual stamp duty of three rupees and fifty cents, and shall be in the form E in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same. Every such license shall be in force from the date of issue until the 30th day of June next following, both dates inclusive. Provided that such license shall be void and of no effect in the close season.

Close season excepted.

Colonial Secretary or government agent to issue licenses.

6 (1) It shall be lawful for the Colonial Secretary, or for the government agent within his jurisdiction, to issue the license mentioned in sub-section (1) of the preceding section, and for the government agent to issue any of the licenses mentioned in sub-sections 2, 3, 4, and 5 of the said section.

(2) The Colonial Secretary or government agent may attach to any license issued by him any conditions he may deem fit, and may fix the limits within which, and in the case of any license mentioned in sub-sections 1, 2, 3, and 4 of the preceding section the period (not exceeding three months) during which, any license shall be in force. Such conditions, period, and limits shall be inscribed on the license itself.

(3) Every such license shall cease to be of any force or effect upon the expiration of the period therein mentioned.

Refusal or revocation of license.

7 (1) The Colonial Secretary or the government agent may at his discretion refuse to issue any license under this Ordinance, and may revoke any license which shall have been issued by him.

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

Destruction of dangerous or troublesome elephants or buffaloes.

8 (1) The government agent may issue a license free of stamp duty for the destruction of any troublesome or dangerous tusker, elephant, or buffalo.

(2) The government agent on issuing any license under this section shall forthwith report the same to the Governor, detailing in such report the circumstances under which such license was issued.

Destruction of elephants or buffaloes trespassing on cultivated lands.

9 It shall be lawful for any person to kill, shoot at, or destroy without a license any tusker, elephant, buffalo, or game while trespassing in or upon any cultivated land; provided that information of the destruction of such animal shall be forthwith given to the nearest headman or police officer.

Royalty on elephants exported.

10 Every tusker or elephant whether wild or tame removed from this Island to any place beyond the seas shall be subject to the payment of a royalty of two hundred rupees, and such royalty shall be collected by the officers of customs at the various ports of shipment throughout the Island.

Penalties.

11 The following penalties are imposed for the following acts, which are hereby declared to be offences:—

(a) Any person who in contravention of this Ordinance shall shoot at or kill a tusker shall be liable to a fine of one thousand rupees, and the tusks shall be confiscated.

(b) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at or kill an elephant or capture a tusker or elephant, shall be liable for each offence to a fine not exceeding two hundred and fifty rupees, or to rigorous imprisonment which may extend to a period of six months, or to both.

- (c) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at, kill, or capture a buffalo, shall be liable for each offence to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.
- (d) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at, kill, or capture game, shall be liable to a fine not exceeding thirty rupees for each animal so shot at, killed, or captured, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.
- (e) Any person who shall transfer a license issued to him under the provisions of this Ordinance, or who shall accept a license so transferred, or who shall infringe any of the conditions of a license issued to him, shall be liable to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

Shooting at night and netting prohibited.

12 It shall not be lawful for any person to shoot at any game, unless trespassing in or upon any cultivated land, after dark and before daylight, or at any time to lay or spread any net or snare, except in or upon any cultivated land, for the purpose of capturing or destroying any game; and any person who shall shoot or attempt to shoot any game, or lay or spread or attempt to lay or spread any net or snare for the purpose of capturing or destroying any such game in contravention of this section, shall be guilty of an offence, and be liable on conviction to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment not exceeding three months, or to both.

Close season.

13 (1) It shall be lawful for the government agent of any province to declare, by notification in the *Government Gazette*, and by beat of tom-tom and by such other means as shall give due publicity thereto, what shall be deemed the close season in such province, or in certain districts thereof, for a period not exceeding five months during the year. It shall not be lawful for any person with or without a license to shoot at or kill game within such province or districts during the period so declared close.

Penalty.

(2) And any person who shall shoot, kill, or capture game within any province or district in respect of which the close season shall have been declared, and during the period so declared close, shall be guilty of an offence, and be liable on conviction to a fine of fifty rupees, or to simple or rigorous imprisonment not exceeding three months, or to both.

(3) Any person in whose possession shall be found during the period which shall have been declared close in any province or district any meat of game which he shall not be able to account for satisfactorily, shall be liable to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

Jurisdiction given to police courts.

14 Police courts are hereby empowered to deal summarily with all cases instituted under this Ordinance, and to impose the full penalties herein prescribed, anything in the Criminal Procedure Code, 1883, or in any other Ordinance to the contrary notwithstanding.

Informer's share of fine.

15 It shall be lawful for any police magistrate to direct that any sum not exceeding one-half of the fine actually recovered and realised under the provisions of this Ordinance shall be paid to the informer.

Burden of proof.

16 In any prosecution instituted under this Ordinance against any person for having shot at, killed, or captured an elephant, buffalo, or game, or captured a tusker, without a license, the burden of proof that he holds a license shall lie on the party accused, and until the contrary shall be proved he shall be deemed to have no license.

SCHEDULE I.

No. and Year.	Title.	Extent of Repeal.
No. 13 of 1869 ...	An Ordinance to prevent the wanton destruction of Elephants and to restrict their removal from the Island	The whole Ordinance.
No. 6 of 1872 ...	An Ordinance to prevent the wasteful destruction of Buffaloes and Game throughout the Island	The whole Ordinance.
No. 24 of 1889 ...	An Ordinance relating to Village Communities	Only sub-section (19) of section 6.

SCHEDULE II.

A.—License to shoot at or kill one Elephant, not being a Tusker. (Not transferable.)

No. — [Stamp Rs. 100.]
 Under the provisions of the Ordinance No. — of 189 ., section — I, —, do hereby license —, of —, to shoot at or kill one elephant, not being a tusker, within [state limits].
 This license to remain in force until the —, 189
 — 189

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

B.—License to capture one Elephant or Tusker. (Not transferable.)

No. — [Stamp Rs. 10.]
 Under the provisions of the Ordinance No. — of 189 ., section — I, —, Government Agent [or Assistant Government Agent] for the —, do hereby license —, of —, and the trappers employed by him to capture one elephant or a tusker within — [state limits].
 This license to remain in force until the —, 189
 Government Agent's Office,
 [or Assistant Government Agent's Office], —
 —, 189 Government Agent
 [or Assistant Government Agent].

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

C.—License to shoot at or kill one Buffalo. (Not transferable.)

No. — [Stamp Rs. 20.]
 Under the provisions of the Ordinance No. — of 189 ., section — I, —, Government Agent [or Assistant Government Agent] for the —, do hereby license —, of —, to shoot at or kill one buffalo within [state limits].
 This license to remain in force until the —, 189
 Government Agent's Office,
 [or Assistant Government Agent's Office], —
 —, 189 Government Agent
 [or Assistant Government Agent].

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

D.—License to capture one Buffalo. (Not transferable.)

No. —

[Stamp Rs. 2.

Under the provisions of the Ordinance No. — of 189 —, section —, I, —, Government Agent [or Assistant Government Agent] for the —, do hereby license —, of —, to capture one buffalo within [state limits].

This license to remain in force until the —, 189 —

Government Agent's Office,
[or Assistant Government Agent's Office], —
—, 189 — Government Agent
[or Assistant Government Agent].

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

E.—License to shoot at, kill, or capture Game.
[Not transferable.]

No. —

[Stamp Rs. 3.50.

Under the provisions of the Ordinance No. — of 1891, section —, I, —, Government Agent [or Assistant Government Agent] for the —, do hereby license —, of —, to shoot at, kill, or capture game within [state limits] out of the close season (which is from — to —).

This license to remain in force until the 30th June next inclusive, excepting the close season, which is from — to —

Government Agent
[or Assistant Government Agent].
Government Agent's Office,
[or Assistant Government Agent's Office],
—, 189 —

NOTE.—This license is issued subject to the conditions inscribed on the back hereof.

Passed in Council the Eleventh day of November, One thousand Eight hundred and Ninety-one.

H. L. CRAWFORD,
Clerk to the Council.

Assented to by His Excellency the Governor the Eighteenth day of November, One thousand Eight hundred and Ninety-one.

E. NOEL WALKER,
Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 11.—1891.

An Ordinance to re-adjust the Customs Duties leviable on Firearms, and to impose an Export Duty on certain Hides and Horns.

A. E. HAVELOCK.

Preamble.

WHEREAS it is expedient to re-adjust the Customs Duties leviable under Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884, respectively, on certain articles imported into this Colony, and to levy duties on certain articles heretofore exempt from duty when exported therefrom: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

To be read with Ordinances 17 of 1869, 14 of 1871, and 39 of 1884.

Duties imposed on arms imported.

Duty to be levied on hides and horns of spotted deer and sambar.

Governor may prohibit exportation of articles mentioned in section 3 for specified periods.

Penalty for exporting during prohibited periods.

Operation

1 This Ordinance and the schedule hereto annexed, so far as they are consistent therewith, shall be construed and read as one with the Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884.

2 From and after the time when this Ordinance shall come into operation, the several duties of customs, as the same are respectively inserted, described, and set forth in figures in the schedule hereto annexed, shall be levied and paid upon the several articles in the said schedule mentioned when imported into this Colony, anything in the aforesaid Ordinances Nos. 17 of 1869, 14 of 1871, and 39 of 1884 to the contrary notwithstanding.

3 From and after the time when this Ordinance shall come into operation, it shall be lawful for the Governor, with the advice of the Executive Council, from time to time by Proclamation in the *Government Gazette*, to impose a duty, and the same from time to time to increase or reduce, not exceeding twelve rupees per hundredweight on all hides and fourteen rupees per hundredweight on all horns, respectively, of spotted deer and sambar when exported from this Colony, anything in the said Ordinances Nos. 17 of 1869 and 14 of 1871 to the contrary notwithstanding. Such duty shall be collected and received by the proper officers of the Customs Department; and the payment thereof shall be enforced under the provisions of the said Ordinances.

4 The Governor may, with the advice and consent of the Executive Council, by Proclamation to be published in the *Government Gazette*, from time to time prohibit the exportation of any or all of the articles mentioned in section 3, during such period or periods of time as may seem expedient, and any such Proclamation in like manner may alter, amend, or revoke, and it shall be unlawful for any person or persons after such Proclamation during any such period or periods to export any of the articles specified therein, and any person or persons exporting or attempting to export any such articles during any such period or periods shall be guilty of an offence, and shall be liable on conviction to simple or rigorous imprisonment for a term which may extend to six months, or to a fine not exceeding one hundred rupees, or to both.

5 This Ordinance shall come into operation at such time as the Governor shall, by Proclamation to be published in the *Government Gazette*, appoint.

SCHEDULE.

IMPORT DUTY.

<i>Articles.</i>	<i>Rs. c.</i>
Arms :—	
Fowling pieces, guns, and rifles, single-barrelled ...	each 5 0
Fowling pieces, guns, and rifles, double-barrelled, revolving, or magazine each 10 0

Passed in Council the Eleventh day of November, One thousand Eight hundred and Ninety-one.

H. L. CRAWFORD,
Clerk to the Council.

Assented to by His Excellency the Governor the Eighteenth day of November, One thousand Eight hundred and Ninety-one.

E. NOEL WALKER,
Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice
and consent of the Legislative Council thereof.

No. 12.—1891.

An Ordinance to consolidate and amend the Licensing
Ordinances of 1873 and 1877.

A. E. HAVELOCK.

- Preamble.** WHEREAS it is expedient to consolidate and amend the law contained in the Licensing Ordinances, No. 7 and No. 22 of 1873 and No. 23 of 1877: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—
- Commencement of Ordinance.** 1 This Ordinance shall come into operation at such time as the Governor shall, by Proclamation published in the *Government Gazette*, appoint.
- Short title.** 2 This Ordinance may be cited as “The Licensing Ordinance, 1891.”
- Repeal of certain Ordinances.** 3 The Ordinances in the schedule A hereto are repealed to the extent specified in the second column of that schedule, except as to liabilities which shall have been incurred, acts which shall have been done, and all proceedings or matters which shall have taken place before this Ordinance comes into operation.
Where any unrepealed Ordinance incorporates or refers to the provisions of any Ordinance hereby repealed, such unrepealed Ordinance shall be deemed to incorporate or refer to the corresponding provisions of this Ordinance.
- Interpretation clause.** 4 The following expressions in this Ordinance shall have the meanings hereby assigned to them, unless there be something in the subject or context repugnant to such construction:—
- “Spirits” shall include all spirits obtained from any substance other than the produce of the cocoanut or other description of palm or sugar cane.
 - “Intoxicating liquor” shall include wine, beer, porter, cider, perry, and sweets, and any fermented, distilled, or spirituous liquor, not being the produce of the cocoanut or other description of palm, or sugar cane, but not ginger beer or spruce beer.
 - “Government agent” shall include any assistant to the government agent of the province.
 - “Wholesale” shall mean the sale of goods in gross or in parcels of or exceeding a dozen quart bottles or two gallons of the same kind of liquor.
 - “Retail” shall mean the sale of goods not in gross, but in parcels of less than a dozen quart-bottles or two gallons of the same kind of liquor.
 - “Hotel” shall mean a place kept for the accommodation of travellers and others, where they are furnished for payment with lodging, food, and intoxicating liquor.
 - “Proprietary club” shall mean a place which is kept for the accommodation of persons who are members of a club, and in which they are furnished by the proprietor with lodging, food, and intoxicating liquor for payment.
 - “Refreshment house” shall mean a place where the public are furnished for payment with food and intoxicating liquor, but where no lodging is provided.
 - “Tavern” shall mean tavern or shop licensed for the sale of arrack, rum, and toddy, under the Ordinance No. 10 of 1844, or any other Ordinance to be hereafter enacted instead of it.

“Keeper of tavern” shall mean the keeper of tavern or shop in the preceding article specified.

“Licensed person” shall mean a person holding a license, as defined by this Ordinance.

“Superintendent of police” shall mean any superintendent, or any assistant superintendent of police, or any police officer not under the rank of inspector.

“Annual value” shall mean the annual value as assessed for municipal or local board purposes; and where any premises shall not be so assessed, the annual value thereof shall be the gross annual amount at which such premises can reasonably be expected to let in average years without any deduction for expenses of repair, maintenance, or upkeep, or for public rates and taxes, and the government agent shall assess such amount. Provided that any applicant for a license who may be dissatisfied with the government agent's assessment shall have the right to object thereto, within seven days after he shall have received a written notice of such assessment, before the nearest court of requests, which shall decide upon such objection in a summary way; and the decision of such court shall be final and conclusive.

Manufacturing or bottling spirits for sale prohibited without license.

License may be refused or revoked.

Label on spirits manufactured and bottled

Penalty for manufacturing or bottling without license.

Sale of intoxicating liquor and keeping of hotel, &c., without license prohibited.

Application for license.

5 It shall not be lawful for any person to manufacture spirits in Ceylon, or to bottle spirits so manufactured for sale in Ceylon, without first procuring a license from the government agent of the province. Such license shall be in force for such term as shall therein be prescribed, and the process of manufacture and the substance to be used therefor shall be described in any license for manufacture. The government agent may, with the sanction of the Governor, refuse such license or revoke the same, after it shall have been granted, if it shall appear to him expedient to do so. Mixing spirits with other spirits or any substance whatsoever shall be deemed a manufacture of spirits for the purposes of this Ordinance.

6 Every person so manufacturing and bottling spirits for sale shall be bound to cause the vessels containing the same to be labelled in distinct letters in English, with the name of the spirit, and the name and address of the manufacturer and bottler.

7 Any person so manufacturing or bottling spirits for sale without such license or contrary to its tenor, or who shall fail to cause the vessels containing the same to be labelled as above provided, and any person not giving the true name of the spirit or his own true name and address, shall be guilty of an offence, and be liable to a fine not exceeding two thousand rupees or to simple or rigorous imprisonment for a period not exceeding two years. And the spirits and vessels containing the same shall be forfeited and liable to be sold or destroyed.

8 No person shall, without being licensed to do so, or on any premises to which his license does not extend—

(a) Sell intoxicating liquor by wholesale or by retail; or

(b) Keep an hotel or a proprietary club or refreshment house.

9 (1) Any person who may be desirous to sell intoxicating liquor, or to keep an hotel or a proprietary club or refreshment house, shall apply in writing for a license to the government agent of the province within which such sale is intended to be carried on, or such hotel, proprietary club or refreshment house is to be kept. The application shall contain a true and full description of the name and residence of the person making the same, and of the place at which such sale is intended to be carried on, or such hotel, proprietary club, or refreshment house is to be kept, and, in the case of an application to sell intoxicating liquor, the applicant shall state whether he purposes to sell by wholesale or by retail,

whether he purposes to sell intoxicating liquor generally, or only beer and porter, and whether or not such liquor is intended to be consumed on the premises within which the same is sold. Provided that where the application is one to sell intoxicating liquor by retail, the applicant shall cause notices signifying his intention to apply to be affixed in the English, Sinhalese, and Tamil languages on the premises in which he means to sell the liquor, and on the walls of the kachchéri and police court of the district within which such premises are situate, one month before he shall make such application.

(2) Any person objecting to any application to sell intoxicating liquor by retail may state his objection in writing to the said government agent at any time during the month that the notice shall be affixed as above provided, and the government agent shall inquire into such objection.

(3) It shall be lawful for the government agent to refuse or issue a license to sell intoxicating liquor by retail as to him shall seem fit, whether any objection shall have been made to the application or not.

(4) The government agent may at his discretion refuse or issue any other license required by this section, provided that such refusal shall with all despatch be reported to the Governor.

(5) It shall be open to any person to whom a license shall have been refused, or to any person whose objection shall have been overruled, to apply to the Governor, who shall confirm or reverse such refusal, or such overruling of any objection, as to him, with the advice of the Executive Council, shall seem fit.

(6) The license when issued shall specify the name and residence of the person to whom it is granted, the place where such hotel, proprietary club, or refreshment house is to be kept, or the place where intoxicating liquor is to be sold, whether intoxicating liquor generally is to be sold in such place or any particular description thereof, and whether or not it is to be consumed on the premises within which it is sold.

(7) The license shall be in force on and from the day on which the same shall be granted until the thirtieth day of June next thereafter inclusive.

Government agent may issue or refuse a license.

Duration of license.

Permit to sell temporarily.

10 Nothing in this Ordinance contained shall be held to prevent the government agent from issuing to any person holding a license which entitles him to sell intoxicating liquor by retail to be consumed on the premises a written permit authorising the sale of such liquor temporarily in any place other than the place specified in the license, on the occasions of large gatherings of people for purposes of reasonable recreation, and under conditions to be mentioned in such permit. The government agent shall levy at his discretion a stamp duty not exceeding five rupees for every twenty-four hours such permit is in force.

No license to be given except to house or room having entrances facing the street, or to hotel, &c., having suitable accommodation.

License not transferable.

11 No license shall be granted for the sale of intoxicating liquor by retail in any house or room except in a house or room having entrances facing the street, and open as much as possible to public view. No license shall be granted for the keeping of an hotel or a proprietary club or refreshment house, except in premises containing suitable accommodation for the purposes intended, and decent places of convenience on or near the premises so as to prevent nuisances and offences against decency. Every license shall particularly set forth and describe the house, room, or premises licensed, or intended to be licensed, and such license shall in no case be assignable or transferable, nor shall any person be deemed entitled to sell under any license except the person actually named in such license, and persons *bonâ fide* in his employment or service.

Provided that it shall be lawful for the government agent, in his discretion, at any time, by endorsement on such license, to substitute any house, room, or premises for the house, room, or premises for which the license was originally granted.

Stamp duties payable on licenses.

12 (1) The licenses hereunder specified shall be subject to the following stamp duties :—

	Rs.	c.
License to sell by wholesale and by retail only beer and porter to be consumed on the premises or not ...	20	0
License to sell by wholesale intoxicating liquor not to be consumed on the premises ...	50	0
License to sell by wholesale and by retail intoxicating liquor not to be consumed on the premises ...	75	0
License to sell by retail intoxicating liquor to be consumed on the premises ...	150	0
License to keep a refreshment house ...	200	0
License to keep an hotel— If the premises in respect of which the license shall be granted shall be of or under the annual value of Rs. 1,000 ...	250	0
For every additional Rs. 1,000 or fraction thereof of annual value in addition to the duty of Rs. 250, a further duty of Rs. 50 : provided that the duty shall in no case exceed Rs. 750.		

License to keep a proprietary club, one-half of the respective rates for keeping an hotel.

(2) A license to keep a refreshment house or a license to keep an hotel or a proprietary club shall entitle the licensee to sell intoxicating liquor by retail to be consumed on the premises to which such license extends.

Penalty for selling or exposing for sale intoxicating liquor without license.

13 (1) Any person selling or exposing for sale any intoxicating liquor which he is not licensed to sell, or selling or exposing for sale any intoxicating liquor at any place where he is not authorised by his license to sell the same, or selling or exposing for sale any intoxicating liquor contrary to the tenor of his license, in any particular not otherwise specially provided for in this Ordinance, shall be guilty of an offence, and be subject to the following penalties :—

- (a) For the first offence he shall be liable to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a term not exceeding one month.
- (b) For the second offence he shall be liable to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for a term not exceeding three months.
- (c) For the third and any subsequent offence he shall be liable to a fine not exceeding five hundred rupees, or to simple or rigorous imprisonment for a term not exceeding six months.

Forfeiture of liquor and vessels containing the same.

In addition to the other penalties imposed by this section, the court before which any person is convicted of a second or any subsequent offence may, if it thinks expedient so to do, declare all intoxicating liquor found in the possession of any such person as last aforesaid, and the vessels containing such liquor to be forfeited.

Penalty for keeping an hotel, &c., without a license.

(2) Any person keeping an hotel or a proprietary club or refreshment house without a license shall be guilty of an offence, and liable to a fine not exceeding one hundred rupees, and to a further fine of one hundred rupees for every day during which he keeps such hotel, proprietary club, or refreshment house without a license.

Penalty not to attach to representative of deceased or insolvent licensees for sale on the licensed premises during the unexpired term of the license.

14 No penalty shall be incurred under section 13 by the heirs, executors, administrators, or assigns of any licensed person who dies before the expiration of his license, or by the assignee or trustee of any licensed person adjudged an insolvent, or whose affairs are liquidated by arrangement before the expiration of his license in respect of the keeping of an hotel or a proprietary club or refreshment house, or of sale or exposure for sale of any intoxicating liquor, so that such keeping and sale be according to the terms of the

license, and be not continued beyond the unexpired term of the license.

Occupier of unlicensed premises liable for sale of liquor.

15 The occupier of any unlicensed premises on which any intoxicating liquor, including the produce of the coconut, or other description of palm, or sugar cane (hereinafter described as "such produce as aforesaid") is sold by retail, or, if such premises are occupied by more than one person, every occupier thereof shall, unless he can prove that he was not privy or assenting to the sale, be subject to the penalties of fine and imprisonment imposed upon persons for the sale or exposure for sale of intoxicating liquor without license.

Seller liable for liquor being on premises contrary to license.

16 If any purchaser of intoxicating liquor by retail from a person who is not licensed to sell the same to be drunk on the premises drinks such liquor on the premises where the same is sold, or on any highway, lane, or garden adjoining or near such premises, the seller of such liquor shall, unless he shall prove that such drinking did not take place with his privity or consent, be subject to the following penalties:—

- (a) For the first offence he shall be liable to a fine not exceeding fifty rupees.
- (b) For the second and any subsequent offence he shall be liable to a fine not exceeding one hundred rupees.

For the purposes of this section the expression "premises where the liquor is sold" shall include any premises adjoining or near the premises where the liquor is sold, if belonging to the seller of the liquor, or under his control, or used by his permission.

Evasion of law as to drinking on premises contrary to license.

17 If any person having a license to sell intoxicating liquor by retail not to be drunk on the premises, himself takes or carries, or employs, or suffers any other person to take or carry any intoxicating liquor (including such produce as aforesaid) out of or from the premises of such licensed person for the purpose of being sold on his account, for his benefit or profit, and of being drunk or consumed in any other house, or in any tent, shed, building, or other place of any kind whatever, belonging to such licensed person, or hired, used, or occupied by him, such intoxicating liquor shall be deemed to have been consumed by the purchasers thereof on the premises of such licensed person, with his privity and consent, and such licensed person shall be punished accordingly in manner provided by this Ordinance. In any proceeding under this section it shall not be necessary to prove that the premises or place to which such liquor is taken to be drunk belonged to or were hired, used, or occupied by the seller, if proof be given to the satisfaction of the court hearing the case that such liquor was taken to be consumed thereon or therein with intent to evade the conditions of his license.

Sale prohibited to children.

18 Every holder of a license under this Ordinance, or the keeper of a tavern, who sells or allows any person to sell, to be consumed on the premises, any description of spirits (including such produce as aforesaid) to any person apparently under the age of fifteen years, shall be liable to a fine not exceeding ten rupees for the first offence, and twenty rupees for the second and any subsequent offences.

Penalty on internal communication between licensed and unlicensed premises.

19 Every person who makes or uses, or allows to be made or used, any internal communication between any licensed premises and any unlicensed premises or places which are used for public entertainment or resort, or as a place for refreshment, shall be liable to a fine not exceeding one hundred rupees for every day during which such communication remains open.

Places for sale of liquor and taverns to be properly lighted; no food to be

20 Every licensed person and every keeper of a tavern shall keep his place during the time that it is open properly lighted. Keepers of taverns shall on no pretext sell food or have music or dancing in taverns, or allow any person to

sold or music or dancing allowed in taverns, and no person to be allowed to sit and loiter therein.

Penalty on illicit storing of liquor.

Names of licensed persons to be affixed to premises.

Penalty on persons found drunk and incapable.

Penalty for permitting drunkenness.

Penalty for keeping disorderly house.

sit and loiter therein. Any person offending against any of these provisions shall be liable to a fine not exceeding fifty rupees.

21 If any licensed person or keeper of tavern has in his possession, on the premises in respect of which his license is granted, any description of intoxicating liquor (including such produce as aforesaid) which he is not authorised to sell, unless he shall account for the possession of the same to the satisfaction of the court by which he is tried, he shall forfeit such liquor and the vessels containing the same, and shall be liable to a fine not exceeding fifty rupees for the first offence, and not exceeding one hundred rupees for any subsequent offence.

22 Every licensed person not being the keeper of an hotel or of a proprietary club, or a person holding a license to sell by wholesale only, and every keeper of a tavern, shall cause to be painted or affixed, and shall keep painted or affixed on the premises in respect of which his license is granted, in a conspicuous place, and in such form and manner as the government agent may from time to time direct, his name, with the addition, after the name, of the word "licensed," and of words sufficient, in the opinion of the said government agent, to express the business for which his license has been granted, and in particular words expressing whether the license authorises the sale of intoxicating liquor to be consumed on or off the premises only, as the case may be; and no person shall have any words or letters on his premises importing that he is authorised as a licensed person to sell any intoxicating liquor which he is not in fact duly authorised to sell. Every person who acts in contravention of the provisions of this section shall be liable to a fine not exceeding, for the first offence, fifty rupees, and not exceeding, for the second and any subsequent offence, one hundred rupees.

23 Every person found drunk and incapable of taking care of himself in any thoroughfare or public place, whether a building or not, or on any licensed premises, or tavern, and any person who shall be guilty of violent, quarrelsome, noisy, disorderly, or riotous conduct in or about such premises or tavern shall be liable to a fine not exceeding five rupees, and on second conviction within a period of twelve months shall be liable to a fine not exceeding ten rupees, and on a third or subsequent conviction within such period of twelve months be liable to a fine not exceeding twenty rupees. Every person who in any thoroughfare or other public place, whether a building or not, is guilty while drunk of riotous or disorderly behaviour, or who is drunk while in charge, on any thoroughfare or other public place, of any carriage, horse, or cattle, or who is drunk when in possession of any loaded firearms, may be apprehended without a warrant, and kept in custody until he gets sober, and shall be liable, in addition, to a fine not exceeding twenty rupees, or to simple or rigorous imprisonment for any term not exceeding one month.

24 Any licensed person or any keeper of a tavern, or any servant or agent of such person or keeper, who permits drunkenness or any violent, quarrelsome, noisy, disorderly, or riotous conduct to take place on his premises, or sells any intoxicating liquor (including such produce as aforesaid) to any drunken person, or to any habitual drunkard, or to any person who shall be guilty of violent, quarrelsome, noisy, disorderly, or riotous conduct in or about such premises, shall be liable to a fine not exceeding, for the first offence, fifty rupees, and for the second and any subsequent offence, one hundred rupees.

25 If any licensed person, or any keeper of a tavern, knowingly permits his premises to be the habitual resort or place of meeting of reputed prostitutes, whether the object of their so resorting or meeting is or is not prostitution, he

shall be liable to a fine not exceeding, for the first offence, fifty rupees, and for the second and any subsequent offence, one hundred rupees.

Penalty for permitting premises to be a brothel.

26 If any licensed person, or any keeper of a tavern, is convicted of permitting his premises to be a brothel, or to be used on any occasion as such, he shall be liable to a fine not exceeding two hundred rupees, and shall forfeit his license, and he shall be disqualified for ever from holding any license for the sale of intoxicating liquor or for keeping a tavern.

Penalty for selling on credit or taking anything in pledge, barter, or exchange.

27 (1) If any licensed person or any keeper of a tavern shall sell any intoxicating liquor (including such produce as aforesaid) on credit or trust, or shall take or receive anything in pledge, barter, or exchange for the same, he shall be liable to a fine not exceeding fifty rupees for every such offence, and every such credit, pledge, barter, or exchange shall be illegal and void; and such licensed person or keeper of a tavern shall not be entitled to recover the sum for which credit shall have been given, and shall be bound to restore anything which he might have received in pledge, barter, or exchange, or if the same shall have been destroyed or lost, to pay its value to the person from whom he shall have received the same.

(2) Nothing in this section contained shall apply to hotels, or proprietary clubs, or to places licensed for the sale of liquor not to be consumed on the premises.

Penalty for harbouring constable.

28 If any licensed person or the keeper of a tavern—

- (a) knowingly harbours or knowingly suffers to remain on his premises any constable during any part of the time appointed for such constable being on duty, unless for the purpose of keeping or restoring order or in execution of his duty; or
- (b) supplies any liquor or refreshment, whether by way of gift or sale, to any constable, unless he is off duty, or unless by authority of some superior officer of such constable;

he shall be liable to a fine not exceeding, for the first offence, fifty rupees, and for the second or any subsequent offence, one hundred rupees.

Powers to exclude drunkards from licensed premises.

29 Any licensed person or keeper of a tavern may refuse to admit to, and may turn out of the premises in respect of which his license is granted, any person who is a habitual drunkard, or drunken, violent, quarrelsome, or disorderly, and any person whose presence on his premises would subject him to a penalty under this or any other Ordinance. Any such person who, upon being requested, in pursuance of this section, by such licensed person or keeper of a tavern, or his agent or servant, or by any constable, to quit such premises, refuses, or fails so to do, shall be liable to a fine not exceeding fifty rupees; and all constables are required on the demand of such licensed person, keeper of tavern, agent, or servant, to expel, or assist in expelling, every such person from such premises, and may use such force as may be required for that purpose.

Hawking of intoxicating liquor prohibited.

30 Any officer of the police or headman may seize and convey to the nearest police office or police court all intoxicating liquor (including such produce as aforesaid) carried about or exposed in any thoroughfare or other place whatever, and which he may reasonably suspect is being carried about for or exposed for sale, and every vessel containing or used for drinking or measuring the same, and every vehicle and every animal, and every boat or vessel, carrying or drawing the same. Every person employed in so carrying about for sale such intoxicating liquor (including such produce as aforesaid) shall be liable to a fine not exceeding fifty rupees; and every such vessel, vehicle, animal, or boat shall be forfeited.

Penalty on adulteration of intoxicating liquor.

31 Every person who mixes or causes to be mixed with any intoxicating liquor (including such produce as aforesaid) sold or exposed for sale by him, whether by wholesale or

retail, any deleterious ingredients, that is to say, any of the ingredients specified in schedule B to this Ordinance, or any ingredient deleterious to health; and every person who knowingly sells or keeps or exposes for sale any intoxicating liquor (including such produce as aforesaid), whether by wholesale or retail, mixed with any deleterious ingredient (in this Ordinance referred to as adulterated liquor) shall be liable, for the first offence, to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a term not exceeding one month, and for the second and any subsequent offence, to a fine not exceeding two hundred rupees, or to simple or rigorous imprisonment for a term not exceeding three months, and to be declared to be a person disqualified for ever to hold a license, and shall also, in the case of the first as well as any subsequent offence, forfeit all adulterated liquor in his possession, with the vessels containing the same.

Possession of adulterated liquor or deleterious ingredients.

32 Every licensed person or keeper of a tavern who has in his possession or in any part of his premises for sale any adulterated liquor or any deleterious ingredient specified in the schedule C hereto, for the possession of which he is unable to account to the satisfaction of the court, shall be deemed knowingly to have exposed for sale adulterated liquor on such premises.

Governor may add to or cancel any ingredients mentioned in schedules B and C.

33 It shall be lawful for the Governor, with the advice of the Executive Council, from time to time by notification in the *Government Gazette*, to add to schedule B or schedule C any ingredient not therein specified, or to cancel any ingredient specified in either of the said schedules or if any notification issued under this section.

Superintendent of police may require samples for analysis.

34 Any superintendent of police or other officer of police authorised in writing by the superintendent so to do may procure samples of any intoxicating liquor (including such produce as aforesaid) from any person selling, or keeping, or exposing the same for sale (referred to in this and the three following sections as the vendor), and may procure such samples either by purchasing the same, or by requiring the vendor to show him and allow him to inspect all or any of the vessels in which any such intoxicating liquor (including such produce as aforesaid) in the possession of the vendor is stored, and the place of the storage thereof, and to give him samples of such intoxicating liquor (including such produce as aforesaid) on payment or tender of the value of such samples. If the vendor or his agent, or servant, when required in pursuance of this section, refuses or fails to admit the officer, or refuses or wilfully omits to show all or any of the vessels in which intoxicating liquor (including such produce as aforesaid) is stored, or the place of the storage thereof, or to permit the officer to inspect the same, or to give any samples thereof, or to furnish the officer with such light or assistance as he may require, he shall be liable to the same fine and forfeiture as if he knowingly sold or exposed for sale adulterated liquor.

Such samples shall be analysed, and certificate given of liquor adulterated.

35 When the police officer has, by either of the means aforesaid, procured samples of intoxicating liquor (including such produce as aforesaid), he shall cause the same to be analysed at such convenient place and time, and by such person as the Governor may appoint; provided always, that a reasonable notice shall have been given by such officer to the vendor by whom such sample was furnished, to enable such vendor, if he think fit, to attend at the time when such sample is opened for analysis; and if it appear to the person so analysing that the said samples of intoxicating liquor (including such produce as aforesaid) are adulterated liquor within the meaning of this Ordinance, he shall certify such fact, and the certificate so given shall be receivable as evidence in any proceedings that may be taken against any person in pursuance of this Ordinance, subject to the right of any person against whom proceedings are taken to require the attendance of the person making the analysis for the purpose of cross-examination.

Vendor may require samples to be sealed.

36 The vendor may require the officer, in his presence, to annex to every vessel containing any samples for analysis the name and address of the vendor, and to secure with a seal or seals belonging to the vendor the vessel containing such samples, and the name and address annexed thereto, in such manner that the vessel cannot be opened, or the name and address taken off, without breaking such seals; and a corresponding sample sealed by such officer with his own seal shall, if required, be left with the vendor for reference in case of disputes as to the correctness of the analysis or otherwise; and the certificate of the person who analyses such samples shall state the name and address of the vendor, and that the vessels were not open, and that the seals securing to the vessels the name and address of the vendor were not broken until such time as he opened the vessels for the purpose of making his analysis; and in such case as aforesaid no certificate shall be receivable in evidence unless there is contained therein such statement as above, or to the like effect.

Cost of analysis.

37 Any expenses incurred in analysing any intoxicating liquor (including such produce as aforesaid) of a vendor in pursuance of this Ordinance shall, if such vendor be convicted of selling or keeping, or exposing for sale, or having in his possession adulterated liquor in contravention of this Ordinance, be deemed to be a portion of the cost of the proceedings against him, and shall be paid by him accordingly.

Any magistrate may require premises to be closed where riot or tumult is apprehended, or where troops are on march.

38 Any police magistrate having jurisdiction in any place where any riot or tumult happens, or is expected to happen, or on the requisition of the officer in charge of troops on march, may order every licensed person or every keeper of a tavern in or near the place where such riot or tumult happens, or is expected to happen, or where the troops are on march to close his premises during any time which such magistrate may order; and any person who keeps open his premises for the sale of intoxicating liquor (including such produce as aforesaid) during any time at which such magistrate has ordered them to be closed, shall be liable to a penalty not exceeding five hundred rupees; and it shall be lawful for any person acting by order of any magistrate to use such force as may be necessary for the purpose of closing such premises.

Hour of closing.

39 (1) All licensed taverns and all premises licensed for the sale of intoxicating liquor, whether to be consumed on the premises or not, shall be closed at the hour of eight at night, and shall remain closed till the hour of five in the morning. Provided that it shall be lawful for the Governor from time to time, with the advice of the Executive Council, by notification published in the *Government Gazette*, to alter the said hours and appoint other hours instead in any province or district, or in any place the limits of which shall be defined in such notification. Any person who sells or exposes for sale, or opens or keeps open any tavern or premises licensed for the sale of intoxicating liquor during the time that such tavern or premises are directed to be closed, or during such time as aforesaid allows any intoxicating liquor or such produce as aforesaid to be consumed in such tavern or on such premises shall, for the first offence, be liable to a fine not exceeding fifty rupees, and for any subsequent offence to a fine not exceeding one hundred rupees.

No liquor to be sold at hotels, &c., between midnight and 5 A.M.

(2) It shall not be lawful for the keeper of an hotel or of a refreshment house for which a license shall be granted under this Ordinance, or any person in his employ, to sell any intoxicating liquor to any person at such hotel or refreshment house after the hour of midnight and before the hour of five in the morning. And any such keeper or person in his employ who shall sell any intoxicating liquor contrary to the provisions of this section shall be guilty of an offence, and shall be liable on the first conviction to a fine not exceeding fifty rupees, and on each subsequent conviction to a fine not exceeding one hundred rupees.

Proceedings
against persons
found on
premises after
closing hours.

40 If, during any period during which any tavern or premises are required under the provisions of this Ordinance to be closed, any person is found on such tavern or premises, he shall, unless he satisfies the court that he was an inmate, servant, or that otherwise his presence in such tavern or on such premises was not in contravention of the provisions of section 39, be liable to a penalty not exceeding twenty rupees. Any constable may demand the name and address of any person found in any tavern or on any premises during the period during which they are required by the provisions of this Ordinance to be closed; and if he has reasonable ground to suppose that the name or address given is false, may require evidence of the correctness of such name and address, and may, if such person fail upon such demand to give his name or address, or such evidence, apprehend him without warrant and produce him, as soon as practicable, before a police magistrate. Any person required by a constable under this section to give his name and address, who fails to give the same, or gives a false name or address, or gives false evidence with respect to such name and address, shall be liable to a fine not exceeding fifty rupees.

Entry on
premises.

41 A constable authorised in writing by the superintendent of police, or headman authorised in writing by the government agent, may at all times enter on any licensed premises and taverns; he may also examine every room and part of such premises and taverns, and take an account of all intoxicating liquor (including such produce as aforesaid) stored therein. Any police magistrate, if satisfied by information on oath that there is reasonable ground to believe that any intoxicating liquor (including such produce as aforesaid) is sold by retail or exposed or kept for sale by retail at any place within his jurisdiction, whether a building or not, in which such liquor (including such produce as aforesaid) is not authorised to be sold by retail, may, in his discretion, grant a warrant under his hand, by virtue thereof it shall be lawful for any constable or headman named in such warrant, at any time within one month from the date thereof, to enter, and, if need be, by force, the place named in the warrant, and every part thereof, and examine the same and search for intoxicating liquor (including such produce as aforesaid) therein, and seize and remove any intoxicating liquor (including such produce as aforesaid) found therein, which there is reasonable ground to suppose is in such place for the purpose of unlawful sale at that or any other place, and the vessels containing such liquor (including such produce as aforesaid). Every person who, by himself, or by any person in his employ or acting by his direction or with his consent, refuses or fails to admit any constable or headman, demanding to enter in pursuance of this section into any tavern, premises, or place occupied by or under the control of such person, or who having admitted such constable or headman, refuses or fails to allow him to take an account of any intoxicating liquor (including such produce as aforesaid) found therein, or to furnish him with such light or assistance as he may require, shall be liable to a fine not exceeding, for the first offence, fifty rupees, and for the second and every subsequent offence, one hundred rupees.

Delivery
evidence of sale.
Proof of license
on licensee.

42 In any proceedings under this Ordinance the delivery of any intoxicating liquor (including such produce as aforesaid) shall be deemed and taken to be good and sufficient evidence of the same having been sold, unless the defendant shall prove the contrary, and the proof of the license shall in all cases rest upon the licensee.

Person deprived
of his license not
to be employed by
licensed person,
or to be allowed
any interest
in licensed
premises.

43 If any person licensed to sell intoxicating liquor in any premises, or to keep an hotel or a proprietary club or a refreshment house, or any keeper of a tavern, shall employ or permit any person who, from misconduct or bad character, may have been refused or deprived of his license under this Ordinance or the Ordinance No. 10. of 1844 to be employed in any capacity in such licensed premises, hotel, proprietary club, refreshment house, or tavern, or to be his partner or to

participate in the profits of such licensed premises, hotel, proprietary club, refreshment house, or tavern, or to have any interest therein, such licensed person or keeper shall be liable to a fine not exceeding fifty rupees.

Government agent may withdraw license.

44 (1) If any licensed person or keeper of a tavern shall be convicted of an offence against any of the provisions of this Ordinance, or of Ordinance No. 10 of 1844, or of Ordinance No. 17 of 1889, it shall be lawful for the government agent, if he shall see fit to do so, to withdraw his license, and to publish such withdrawal in the *Government Gazette*, and such license shall thereupon be deemed and taken to be withdrawn, and shall be of no further force or effect.

(2) It shall be open to any person whose license shall be withdrawn to appeal to the Governor, who may confirm or reverse such withdrawal as to him, with the advice of the Executive Council, shall seem fit.

Military and naval canteens excluded from this Ordinance.

45 Nothing in this Ordinance contained shall apply to any canteen, shop, or tavern, opened or kept under military or naval regulations, and subject to the supervision of military or naval officers, or to any resthouse under the charge of a provincial road committee, or shall preclude the sale in railway refreshment cars or at refreshment rooms or premises connected with railway stations duly authorised as such by the general manager, of intoxicating liquor to persons travelling by railroad or arriving at or departing from such stations by railroad.

Officers of Customs may destroy spirits unfit for human consumption.

46 It shall be lawful for any officer of the Customs to seize and, with the sanction of the principal collector, to destroy any spirits which may be imported into this country, and which shall, on analysis, be found to be unfit in the opinion of such principal collector of Customs for human consumption, and such officers are hereby indemnified and held free and harmless from all and any the consequences of such seizure and destruction.

Employés of licensed persons liable for penalties.

47 (1) The fines and penalties imposed by this Ordinance on licensed persons shall also apply to and may be imposed on all persons employed by such licensed persons in selling or exposing liquor for sale or in doing any of the acts for which such license shall be given. And every person shall be deemed to be employed by such licensed person, who shall be in his shop or place of business, and ostensibly acting for him or as his servant or agent.

Informer's share.

(2) The informer shall be entitled to such portion, not exceeding half of the fine actually recovered and realised, as the court shall award.

SCHEDULE.

A.

No. and Year.	Extent of repeal.
4 of 1841 	Sections 13 and 15
10 of 1844 	Section 29]
7 of 1873 	The whole Ordinance
22 of 1873 	The whole Ordinance
23 of 1877 	The whole Ordinance

B.

Opium ; Bhang ; or Ganga ; Coculus Indicus ; Tinospora Cordifolia ; Datura Stramonium ; Tobacco ; Arecanut ; Nux Vomica ; Strychnine ; Turpentine ; the Salts of Lead, Zinc, Copper, and Iron ; Salts of Tartar ; Oil of Vitriol or Sulphuric Acid ; Cayenne Pepper ; Cassia ; Cinnamon ; Nutmeg ; Assafoetida ; Coriander seed ; Grains of Paradise ; Angelica root ; Calken root ; Almond Cake ; Orris root ; Cardamom seed ; Orange seed ; common Salt, or Chloride of Sodium ; Rock Salt ; Sal Ammonica ; Alum ; Cream of Tartar ; Capsicum ; Ginger ; Quassia ; Samadara ; Wormwood ; Calamus root ; Carraway ; Liquorice ; Gentian ; Aniseed ; Honey ; Oyster Shells ; Hartshorn shavings ; Fabia Amara ; Beans for fining ; Darnel seeds ; Logwood, Sapanwood, Catechu, Chiretta, Margoso, Sandalwood, Hamidesmus Indicus or Erooomos, Buted kino or Bengal kino, Amylic Alcohol or Fousel Oil.

C.

Opium ; Bhang ; or Ganga ; Coculus Indicus ; Tinospora Cordifolia ; Datura Stramonium ; Nux Vomica ; Strychnine ; the Salts of Lead, Zinc, Copper and Iron ; Salts of Tartar ; Oil of Vitriol or Sulphuric Acid ; Assafoetida ; Grains of Paradise ; Angelica root ; Calken root ; Almond Cake ; Orris root ; Sal Ammonica ; Alum ; Samadara ; Wormwood ; Calamus root ; Carraway ; Aniseed ; Oyster Shells ; Hartshorn shavings ; Fabia Amara ; Beans for fining ; Darnel seeds ; Logwood, Sapanwood, Catechu, Chiretta, Sandalwood, Hamidesmus Indicus or Erooomos, Buted kino or Bengal kino ; Amylic Alcohol or Fousel Oil.

Passed in Council the Eleventh day of November, One thousand Eight hundred and Ninety-one.

H. L. CRAWFORD,
Clerk to the Council.

Assented to by His Excellency the Governor the Eighteenth day of November, One thousand Eight hundred and Ninety-one.

E. NOEL WALKER,
Colonial Secretary.

LAND SALES IN THE CENTRAL PROVINCE

No. 1,275, C. P.

Colonial Secretary's Office,
Colombo, November 18, 1891.

ON Wednesday, January 27, 1892, at 12 o'clock noon, the Assistant Government Agent, Nuwara Eliya, will put up to auction, at his office in Nuwara Eliya, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land situated in the Maturata korale division of the Uda Hewaheta district of the Central Province.

Preliminary plan 4,265.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent.		
					A.	R.	P.
K 739	Manakola	Hambatta Aswedumma	The Crown	Paddy land	0	3	32
L 739	Do.	Uguressa	do.	do.	1	0	18

Preliminary plan 1,474.

5329	Do.	Elakulpitiya Doranagodahena	The Crown	Chena and patana suitable for paddy	2	3	36
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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 Assistant Government Agent, Nuwara Eliya.

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

No. 1,275, C. P.

වම 1891 ක්වු නොවැම්බර් මස 18 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදී.

මධ්‍යම දිසාවේ නුවරඑළියේ උපළුපත්කරන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වු ජනවාරි මස 27 වෙනි බුද්දින දවල් 12ට නුවරඑළියේ කවිවරියේදී වෙන්දේසිකර විකුණනව යෙදෙනවා ඇත.

මධ්‍යමදිසාවේ උඩසෙවොගුවේ මතුරට කෝරලේ පිහිටා තිබෙන බිම්කැබෙලි තුනක්. සිතියම 4,265. අයිතිකම කියන්නා—ආණ්ඩුව.

නො.	ගම.	ඉඩමේ නම.	අකුම.	මහත.
K 739	මහකොල	හම්බන්තො අස්වැද්දුම	විගොසිකැන්කරණ බිම	0 3 32
L 739	එම	උගුරුස්ස	එම	1 0 18
සිතියම 1,474.				
5329	එම	ඇලකුල්පිටියේ දොරනා ගොඩ සේන	සේන සහ පහත, විගොසි කැනට ගොඩ	2 3 36

අක්කරසක් රූපියල් 10යේ තිට විකුණනවට පටන්ගනුලැබේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංසාධිපති සර්වේසර්ජන්වරයාගේගෙන, විකිනීමේ කොන් දේසිය ගැණ කාරණා නුවරඑළියේ ආණ්ඩුවේ උපළුපත්කරන්නාන්සේගෙන්ද දැනගනවට පුළුවන. ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,

ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයා වමග.

No. 1,276, C. P.

Colonial Secretary's Office,
Colombo, November 18, 1891.

ON Wednesday, January 27, 1892, at 12 noon, the Assistant Government Agent of Matale will put up to auction, at his office in Matale, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Laggala Pallesiya pattu division of the Matale East District of the Central Province, adjoining the road from Laggala gap to Wilgomuwa.

Preliminary plan 4,086. Village—Pallegama.

Lot.	Name of Land.	Name of Applicant.	Description.	Extent.
11007	Keteaswedduma	Mohideen Abdul Kader Allapitche, of Kinigama	Forest and jungle	6 0 6

Upset price,—Rs. 10 per acre.

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

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

No. 1,276, c. p.

වර්ෂ 1891 ක්වූ නොවැම්බර් මස 18 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදී.

මහලොවක මාතලේ උපළුපත්කරුන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සත්කම ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ ජනවාරි මස 27 වෙනි වූදින දවල් 12ට මාතලේ කම්බේරියේදී වෙන්දේසිකර විකුණනුට යෙදෙනවා ඇත.

මහලොවක මාතලේ නැගෙනහිර පලාතේ ලාංගල පල්ලේසියපත්තුවේ ලගඟල කඩවතේ සිට විල් ගොවුවට යන පාරට යාව පිහිටා තිබෙන බිම්කම්විසින්.

සිතියම 4,086. ගම—පල්ලේගම.

නො.	ඉඩම.	ඉල්ලුම්කාරයා.	අයුම.	මහත
11007	කැවේඅස්වැද්දුම	කිනිගමමොහිදින් අබ්දුල්කාදර් අල්ලිපිව්වේ	මුකලාන සහ කැලේ	අ. රු. ප. 6 0 6

අක්කරයක් රූපියල් දහයේ සිට විකුණනුට පටන්ගනුලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජන්තුල්ලන්ගේගෙන්ද, විකිණීමේ කොන්දේසිය ගැණ කාරණා මහලොවක මහලොවක මාතලේ උපළුපත්කරුන්ගේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වතන්සේගේ ආඥාවලෙස,
ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයාගේ වමන.

No. 1,277, c. p.

Colonial Secretary's Office,
Colombo, November 18, 1891.

ON Wednesday, January 27, 1892, at 12 o'clock noon, the Assistant Government Agent, Nuwara Eliya, will put up to auction, at his office in Nuwara Eliya, the under-mentioned portion of Crown land, on the terms authorised by Government.

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

Preliminary plan 3,309.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
T 501	Haragala	Bunigehena	Crown	Chena and patana	1 2 7

Upset price,—Rs. 10 per acre.

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

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

No. 1,277, c. p.

වර්ෂ 1891 ක්වූ නොවැම්බර් මස 18 වෙනි දින කොළඹ මහසෙනෙවිවරයාගේ කන්තෝරුවේදී.

මහලොවක මාතලේ උපළුපත්කරුන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සත්කම ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ ජනවාරි මස 27 වෙනි වූදින දවල් 12ට නුවරඑළියේ කම්බේරියේදී වෙන්දේසිකර විකුණනුට යෙදෙනවා ඇත.

මහලොවක මාතලේ නුවරඑළියේ පල්ලේපත්තෝකෝරලේ පිහිටා තිබෙන බිම්කැබේලි 1ක්.
සිතියම 3,309.

නො.	ගම.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අයුම.	මහත.
T 501	තරඟල	වූනිගේ සේන	ආණ්ඩුව	සේන සහ පහත	අ. රු. ප. 1 2 7

අක්කරයක් රූපියල් 10ය ගණනේ විකුණනුට පටන්ගනුලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජන්තුල්ලන්ගේගෙන්ද, විකිණීමේ කොන්දේසිය ගැණ කාරණා මහලොවක මහලොවක මාතලේ නුවරඑළියේ උපළුපත්කරුන්ගේගෙන්ද දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වතන්සේගේ ආඥාවලෙස,
ජ. නොඑල් වාකර්,
මහසෙනෙවිවරයාගේ වමන.

No. 1,278, c. p.

Colonial Secretary's Office,
Colombo, November 18, 1891.

ON Wednesday, January 27, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Pasbage korale division of the Uda Bulatgama district of the Central Province.

Preliminary plan 210.

Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent. A. R. P.
1129	Bawagama	Nugahamullahena	Nawanna Ana Naggappa Chetty	Chena	1 3 17

Upset price,—Rs. 20 per acre.

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

By His Excellency the Governor's command,

E. NOEL WALKER,
Colonial Secretary.

No. 1,278, c. p.

වම 1891 ක්වූ නොවැම්බර් මස 18 වෙනි දින කොළඹ මහසෙනෙකාරිස්ථානයේ කන්තෝරුවේදී.

මධ්‍යමදිසාවේ ගෞරවනීයවූ ඒජන්තවරයාණන්ගේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වූ ජනවාරි මස 27 වෙනි වූදින දවල් 12ට මහනුවර කවි වෙරියේදී වෙන්දේසිකර විකුණනුට යෙදෙනවා ඇත.

මධ්‍යමදිසාවේ උඩවුලන්ගම පස්බාගේකෝරලේ පිහිටා තිබෙන බිම්කැබලි 1ක්. සිතියම 210.

නො.	ගම.	ඉඩමේ නම.	ඉල්ලුම්කල අයගේ නම.	අකුම.	මහත. අ. ර. ප.
1129	බව්වාගම	නුගහමුල්ලේ හේන	නාවන්නා. ආනා. නාගප්පා සෙට්ටි	හේන	1 3 17

අක්කරයක් රූපියල් 20 හිට විකුණනුට පවත්වනු ලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වශාපිපති සර්වේසර්ජන්වරයාණන්ගේදී, විකිනීමේ කොන්දේසිය ගැණ කාරණා මධ්‍යමදිසාවේ ගෞරවනීයවූ ආණ්ඩුවේ ඒජන්තවරයාණන්ගේදී දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලස,
ඊ. නොල්ලු වාකර්,
මහසෙනෙකාරිස් වමිහ.

LAND SALES IN THE SOUTHERN PROVINCE.

No. 804, s. p.

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

ON Thursday and Friday, January 14 and 15, 1892, at noon, the Assistant Government Agent for the Matara District will put up to auction, at the Akuressa Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

One hundred and ninety-six allotments of land situated in the Weligam korale of the Matara District of the Southern Province.

Lot.	Name of Land.	Village.	Description.	Extent. A. R. P.
7530	Amuna Ehalahena	Preliminary plan 3,274. Nimaluwa	Jungle	5 2 14
7547	Patakadaya or Ehatugaladeniya	Preliminary plan 3,278. Nimaluwa	Paddy land	1 0 13
7548	Do.	do.	do.	0 1 28
7549	Dolaelala or Alutkumburapaula	do.	do.	0 0 17
7590	Werelugahahena	Preliminary plan 3,295. do.	Forest and jungle	118 1 0
7591	Do.	do.	Chena	0 1 38
7592	Koratuhadeniya	do.	Deniya	0 1 20
7593	Werelugabahena	do.	Chena	0 0 35
7594	Anamachelaehelkele	do.	Paddy land	0 3 21
6519	Addarakumbura-atmaga	Preliminary plan 3,001. Akurugoda	Jungle	4 2 24

Lot.	Name of Land.	Village.	Description.	Extent.		
				A.	R.	P.
5058	Paranawattahena	Preliminary plan 2,669. Akurugoda	Jungle	10	1	6
7559	Davatagabahena	Preliminary plan 3,284. Akurugoda	do.	3	1	9
7560	Kalawitahena	do.	Chena	0	0	23
5158	Davatagahawatta	Preliminary plan 2,689. Akurugoda	do.	1	3	2
5159	Do.	do.	Planted	0	1	28
6737	Godagedaramullahena	Preliminary plan 3,055. Akurugoda	Jungle	15	2	18
6738	Davatamalapalawatta	do.	Citronella	0	2	0
6724	Kumburamullagoda	Preliminary plan 3,051. Akurugoda	Jungle	0	0	30
6725	Mahagewatta	do.	Garden	1	0	35
913	Bewalahena	Preliminary plan 1,569. Sultanagoda	Jungle	41	0	0
7480	Mahahena or Horambawellahena	Preliminary plan 3,249. Porambakanake	Forest	36	3	20
7481	Apaladeniya	do.	Paddy field	0	1	20
4485	Arambayawela	Preliminary plan 2,538. Peddipetiya	Paddy	7	2	33
5495	Kolombewattaduwa	Preliminary plan 2,772. Peddipetiya	Low jungle	2	1	22
6659	Deniyahena	Preliminary plan 3,024. Nape	Jungle	20	0	27
6661	Deniyawatta	do.	Garden	0	0	18
6661½	Deniyahena	Horagoda	Jungle	15	0	0
7359	Mattambiahahena	Preliminary plan 3,217. Munamalpe	do.	8	3	28
4964	Parugahawilahena	Preliminary plan 2,647. Munawalpe	Heavy jungle	4	3	25
4965	Hingagodawattahena	do.	Low jungle	6	1	10
4425	Alawattahena	Preliminary plan 1,882. Penetiya	do.	11	3	16
4221	Hetigedaramukalana	Preliminary plan 2,493. Penetiya	Forest and jungle	15	2	16
Z 253	Bedadeniya	do.	Paddy field	0	1	27
4495	Kurundugodahena	Preliminary plan 2,541. Ganhella	Jungle	10	0	0
4125	Maragahahena	Preliminary plan 2,471. Ganhella	do	10	2	22
4126	Do.	do.	Citronella	1	2	23
4127	Dolagawahena	do.	Jungle	9	1	15
4128	Mettiamullagodahena	do.	do.	2	1	36
4129	Tallehellagodakettiya	do.	do.	13	2	11
5464	Merandolahena	Preliminary plan 2,764. Wellana	do.	1	2	16
7384	Ganagodahena	Preliminary plan 3,219. Wellana	do.	5	0	26
4236	Hindakaraldeniyahena	Preliminary plan 2,499. Wellana	do.	2	1	13
4237	Do.	do.	Citronella	0	1	29
4238	Do.	do.	Jungle	1	2	26
4239	Do.	do.	Citronella	0	2	16
C 250	Uda-andapanakumbura	Preliminary plan 2,433. Neraluwa	Paddy	0	0	24
3896	Do.	do.	do.	1	3	6
3897	Nagahadeniyahena	do.	Chena	12	1	0
6466	Yahalamullawilla	Preliminary plan 2,987.—Weligam korale. Peddipitiya	Paddy land	3	2	38
6467	Gullanehenadeniya	do.	do.	2	0	2
6423	Rukmullagoda	Preliminary plan 2,975. Peddipitiya	Jungle	2	1	10
6424	Do.	do.	Citronella	0	1	39
3911	Gallegodahena	Preliminary plan 2,438. Akuressa	Citronella	6	0	15
3912	Malapalawilahena	do.	Chena	6	3	14
3913	Deberagodahena Atmage	Paraduwa	Grass	3	1	29
3914	Batadombagahadeniya Atmage	do.	Chena	3	0	39
3915	Deberagodahena	do.	Chena and grass	2	1	16
3916	Kahambiliyadeniyahena	do.	Old chena and jungle	4	0	20
3917	Do.	do.	do.	2	3	37

Lot.	Name of Land.	Village.	Description.	Extent.		
				A.	R.	P.
3918	Madahendeniyagahahena	Akuressa	Old chena	19	2	20
3919	Debaragodadeniyahena	do.	Chena and grass	0	3	38
3920	Malapalawila	do.	Paddy	7	2	0
I 252	Lokuappuhamigodawatta	Preliminary plan 2,476. Akuressa	Jungle	1	2	36
4142	Peelahena	do.	do.	4	0	29
C 461	Gorakagahawilawatta	Preliminary plan 1,072. Paraduwa	Jungle	0	3	18
D 461	Do.	do.	do.	1	0	24
E 461	Do.	do.	do.	3	0	35
H 461	Udagegedarawatta	do.	Garden	1	2	27
I 461	Pitawalagamuwage Divelwatta	do.	do.	1	0	25
J 461	Radaliyagodage Godadivelwatta	do.	do.	2	3	10
N 461	Kaluachchige Divelpahalagewatta	do.	do.	1	0	31
O 461	Gorakagahakoratuwa	do.	do.	0	3	20
T 461	Paluwatta	do.	do.	0	1	32
D*462	Mahagamagewatta	do.	do.	0	2	39
8157	Kalawelagoda	Preliminary plan 3,473. Akuressa	Jungle	0	0	36
8158	Do.	do.	Cocoanut, &c.	0	0	17
8159	Luduawatta	do.	Jak, &c.	0	0	26
8160	Kalawelagoda	do.	Chena	0	0	2
4122	Dangattewellehena	Preliminary plan 2,468. Poremba	Chena	3	3	23
4122½	Do.	do.	Citronella	0	0	25
4137	Elokandahena	Preliminary plan 2,474. Poremba	Chena	5	2	37
4138	Heenwillehena	Akuressa	Old chena	17	3	15
G 252	Deniyawatta	do.	do.	0	1	38
3852	Punchigalabodahena	Preliminary plan 2,410. Akuressa	Jungle	17	1	23
3853	Galabodahena	do.	do.	8	2	17
3854	Do.	do.	Citronella	0	0	32
K 259	Dittewatta	Preliminary plan 2,736. Eramudugoda	Planted	1	1	30
5314	Balimadudeniya-atmaga	do.	Low jungle	2	3	0
5315	Balimadudeniyaowita	do.	Planted	0	0	13
3875	Kotugeliyadda-atmaga	Preliminary plan 2,421. Eramudugoda	Jungle	3	1	7
A 250	Kotugedeniya	do.	Paddy	0	0	29
3876	Jabberagoda	do.	House and garden	0	3	25
3877	Koratuwehenagod-atmaga	Preliminary plan 2,422. Eramudugoda	Citronella	3	3	30
3878	Koratuwehenakumbura	do.	Paddy	1	0	26
3879	Kallammulla	Diyalape	Citronella	1	3	7
6126	Puranliyadda-addera	Preliminary plan 2,933. Warakapitiya	Jungle	2	3	21
7331	Willagahahena	Preliminary plan 3,204. Warakapitiya	do.	1	3	0
5081	Pinkelegoda	Preliminary plan 2,675. Higgoda	Chena	3	2	33
5082	Do.	do.	Citronella	0	0	36
4124	Pallawelaihetta	Preliminary plan 2,470. Higgoda	Chena	3	1	19
7531	Kirilagahaliyaddadeniya	Preliminary plan 3,275. Gallala	Paddy land	0	0	18
7532	Kahagalayadeniya	do.	do.	0	3	11
7524	Alimitallahenadeniya	Preliminary plan 3,271. Gallala	do.	4	2	10
7519	Indigashenadeniya	Preliminary plan 3,269. Gallala	Paddy land	3	2	19
7520	Innelahenadeniya	do.	do.	0	3	17
5443	Mesegewattahena or Tennehena	Preliminary plan 2,759. Gallala	Heavy jungle	8	0	13
5163	Millahena	Preliminary plan 2,692. Gallala	Chena	7	3	27
7552	Palliagallahena	Preliminary plan 3,281. Malimada	Jungle	1	1	18
5505	Kekirihena	Preliminary plan 2,776. Malimada	do.	2	2	1
6960	Kongahawatta	Preliminary plan 3,117. Walpita	Garden	0	2	26
6961	Atumbugahahena	Malimada	Jungle	3	3	9

Lot.	Name of Land.	Village.	Description.	Extent.		
				A.	R.	P.
4478	Ganingehena	Preliminary plan 2,536. Malimada	Jungle	3	1	29
4423	Nakandagoda	Preliminary plan 2,527. Malimada	Citronella	0	0	34
4424	Do.	do.	Jungle	0	1	22
4425	Do.	do.	do.	2	3	37
4426	Do.	do.	Chena	0	2	13
4427	Do.	do.	Jungle	3	3	7
4428	Do.	do.	do.	2	3	17
4429	Do.	do.	do.	3	1	28
4430	Do.	do.	Chena	0	0	26
4431	Do.	do.	Jungle	4	3	27
4432	Do.	do.	do.	7	2	22
4433	Do.	do.	Citronella	0	0	26
4434	Do.	do.	New clearing	0	1	25
4435	Do.	do.	Jungle	13	3	12
4436	Do.	do.	do.	15	1	1
4437	Do.	do.	Fine grain	0	0	31
4438	Do.	do.	Jungle	0	1	10
4439	Do.	do.	Citronella	0	1	21
4440	Do.	do.	Chena	0	0	13
4441	Bakmigahawattadeniya	do.	Paddy	0	0	14
4442	Do.	do.	Yams	0	0	17
J 254	Makadeniyakumbura	do.	Paddy and yams	1	1	10
4464	Maragahahena	Preliminary plan 2,534. Malimada	Jungle	8	2	34
4465	Do.	do.	do.	2	3	0
5400	Elalangaokanda	Preliminary plan 2,750. Ehalape	Chena and deniya	2	3	19
6965	Bogadahena	Preliminary plan 3,120. Ganagama	Chena	7	2	11
6966	Do.	do.	Jungle	2	1	1
6967	Kotakosgahamullekumbura	do.	Paddy and yams	0	0	26
6968	Kotakosgahamullewatta	do.	Young cocoanut	0	0	17
6600	Dehigahamullebena	Preliminary plan 3,016. Kekunawela	Jungle	45	0	32
6600½	Do.	do.	—	0	1	2
6601	Dehigahamullehena	do.	Garden	0	0	17
6602	Do.	do.	Citronella	0	1	26
6603	Mahakumburagodahena or Kettiya	Dampella	Jungle	1	0	14
6605	Dehigahamullehena	Kekunawela	do.	37	3	24
6606	Polpitiudumullahena	Horagoda	do.	16	0	30
6605½	Do.	Mulupilla	do.	13	3	30
6607	Do.	do.	Citronella	0	1	21
6608	Dehigahamullehena	Kekunawella and Dam- pella	Jungle	29	0	13
6610	Polpitiudumullehena	Kekunawela	Citronella	0	1	1
6611	Talgahawatta	do.	do.	1	1	21
V 263	Kajugapittaniawatta	do.	Jak and arecanut	0	1	0
6612	Ganagamakuttiya	Ganagama	Citronella	0	0	38
6613	Do.	do.	do.	0	1	19
6614	Do.	do.	Jungle	11	0	28
6615	Do.	do.	Citronella	0	1	8
6616	Do.	do.	do.	0	1	7
6617	Dawatagahahena	Kotadupe	Jungle	16	2	13
W 263	Udakumburadeniya	do.	Deniya	0	1	37
4925	Gamagehena	Preliminary plan 2,637. Kotawela	Chena	0	0	30
4926	Do.	do.	Jungle	2	1	39
4927	Do.	do.	Fine grain	0	0	19
4928	Karamalabadda or Atapatturalagehena	do.	Jungle	4	0	29
4929	Gamagehena	Katiyawala	do.	7	2	32
7175	Kapuhentuduwa Paragaha- adderakebella	Preliminary plan 3,160. Kotawela	Jungle	3	0	34
7108	Malapalawatta	Preliminary plan 3,145. Polwatta	A few jaks	0	1	8
7324	Beligahakumbura	Preliminary plan 3,201. Talaramba	Paddy field	1	1	22
7325	Beligahawatta	do.	Cocoanut garden	0	2	25
4408	Mankadagodahena	Preliminary plan 1,871. Borala	Low jungle	2	0	22
7488	Paragahena	Preliminary plan 3,255. Mirissa	Jungle	3	2	35
6037	Irianabedda	Preliminary plan 2,914. Mudugamuwa	Heavy jungle	14	3	25

Lot.	Name of Land.	Village.	Description.	Extent. A. R. P.
7165	Hakuranehena	Preliminary plan 3,155. Pimburuwana	Chena	3 3 18
6674	Ginibewalahena	Preliminary plan 3,030. Elgiriya	Jungle	2 3 23
5316	Atikahena	Preliminary plan 2,737. Maiduwa	Low jungle	15 2 24
5317	Do.	do.	Chena land	0 1 8
5318	Do.	do.	Chena	0 3 28
3898	Tittegahabedda	Preliminary plan 2,434. Maniggoda	Jungle	1 3 16
D 250	Do.	do.	do.	0 0 20
3899	Hengalagodakuttiya	do.	do.	2 2 31
7860	Dodamulladeniya	Preliminary plan 3,381. Huppella	Deniya	0 0 30
5731	Waddugewattahena	Preliminary plan 2,851. Henegama	Chena	4 0 26
5732	Appallagodakuttiya	do.	do.	6 3 30
5733	Do.	do.	Citronella	0 0 15
5734	Do.	do.	Chena	1 3 30
5295	Deniya Ehalahena	Preliminary plan 2,731. Imbulgoda	do.	5 2 2
5478	Muttetugodatenna	Preliminary plan 2,769. Kerawakbokka	Jungle	1 0 0
5364	Udahenkanatta	Preliminary plan 2,747. Bopitiya	Bambo jungle	5 2 11
5366	Do.	do.	House and garden	0 1 29
6101	Bandarawattagodella	Preliminary plan 2,927. Kalatiyawala	Chena	0 3 15
4139	Kopiwattahena	Preliminary plan 2,475. Imbulgoda	Old chena	13 1 0
H 252	Do.	do.	Garden	0 1 23
4140	Gurupaskatiabena	do.	Jungle	16 1 37
4141	Palukopiwatta	do.	do.	4 0 16
3880	Malapalamuttetuwa	Preliminary plan 2,423. Lenama	Paddy	2 2 10
3881	Gurubolgodawatta	Preliminary plan 2,424. Ketanwila	Chena	0 3 11

Upset price,—Rs. 10 per acre.

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

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, Matara.

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

No. 804, s. p.

වම 1891 ක්වු නොවැම්බර් මස 21 වෙනි දින කොළඹ

මහසෙක්කුකාරිස්ථානයේ කන්තෝරුවේදීය.

මාතර දිස්ත්‍රික්කේ උපළුපත්කලන්නාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුවසන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වම 1892 ක්වු ජනවාරි මස 14 සහ 15 වෙනි බ්‍රහස්පතින්දා සහ සිකුරුදාදා අකුරුසේ තානායමේදී වෙන්දේසිකර විකුණනට සෙදෙනවා ඇත.

මාතර දිස්ත්‍රික්කේ පලාතේ වැලිගම්කෝරලේ කොට්ඨාසේ පිහිටා තිබෙන බිම් කැබලි 196ක්.

සිතියම 3,274.

නො.	ඉඩම.	ගම.	අකුම.	මහත. අ. අ. ප.
7530	අවුනඉහල හේන	නිමලව	බැද්ද	5 2 14
		සිතියම 3,278.		
7547	පනකඩ නොහොත් ඇහැවුහල දෙකිය	නිමලව	කුඹුර	1 0 13
7548	එම	එම	එම	0 1 28
7549	දොලඉහල නොහොත් අඑන් කුඹුර පාවුල	එම	එම	0 0 17
		සිතියම 3,295.		
7590	වෙරළගහ හේන	නිමලව	කැලේ සහ බැද්ද	118 1 0
7591	එම	එම	හේන	0 1 38

නො.	ඉඩම.	ගම.	අක්ෂම.	මගක. අ. රු. ප.
7592	කොරටුවේ සේනේ දෙනිය	නිමලව	දෙනිය	0 1 20
7593	වෙරළගඟ සේන	එම	සේන	0 0 35
7594	අමුන ඉහල ඉහල කැල්ල	එම	කුඹුර	0 3 21
6519	අද්දර කුඹුරේ අත්මග	සිතියම 3,001. අකුරුගොඩ	බැද්ද	4 2 24
		සිතියම 2,669.		
5058	පරණවත්තේ සේන	අකුරුගොඩ	එම	10 1 6
		සිතියම 3,284.		
7559	දවටගඟ සේන	අකුරුගොඩ	එම	3 1 9
7560	කලවිට සේන	එම	සේන	0 0 23
		සිතියම 2,689.		
5158	දවටගඟවතක	අකුරුගොඩ	එම	1 3 2
5159	එම	එම	වවාස ඉඩම	0 1 28
		සිතියම 3,055.		
6737	ගොඩගෙදර මුල්ලේසේන	අකුරුගොඩ	බැද්ද	15 2 18
6738	දවටමලපලාවතක	අකුරුගොඩ	පැහිරි	0 2 20
		සිතියම 3,051.		
6724	කුඹුරමුල්ලගොඩ	අකුරුගොඩ	බැද්ද	0 0 30
6725	මහසේවතක	එම	වත්ත	1 0 35
		සිතියම 1,569.		
913	බැවලේසේන	සුළුතානාගොඩ	බැද්ද	41 0 0
		සිතියම 3,249.		
7480	මහසේන නොගොත් හොරඹ වැල්ල සේන	පෝරඹකනක්ක	කැලේ	36 3 20
7481	අපලදෙනිය	එම	කුඹුර	0 1 20
		සිතියම 2,538.		
4485	අරඹයාවෙල	පේද්දවිටිය	එම	7 2 33
		සිතියම 2,772.		
5495	කොළඹවත්තදූව	පේද්දවිටිය	බැද්ද	2 1 22
		සිතියම 3,024.		
6659	දෙනියේ සේන	නාපේ	බැද්ද	20 0 27
6661	දෙනියේවත්ත	එම	වත්ත	0 0 18
6661½	දෙනියේ සේන	හොරගොඩ	බැද්ද	15 0 0
		සිතියම 3,217.		
7359	මව්වඩියාවසේන	මුනමල්පේ	බැද්ද	8 3 28
		සිතියම 2,647.		
4964	පරුගඟවිල සේන	මුනමල්පේ	කැලේ	4 3 25
4965	හිඟගොඩවත්තේ සේන	එම	බැද්ද	6 1 10
		සිතියම 1,882.		
4420	අලවත්ත සේන	පැනැටියක	එම	11 3 6
		සිතියම 2,493.		
4221	හෙව්ගෙදර මුකලාන	පැනැටියක	කැලේ සහ බැද්ද	15 2 16
Z 253	බැද්දෙනිය	එම	කුඹුර	0 1 27
		සිතියම 2,541.		
4495	කුරුඳුගොඩ සේන	ගත්තල	බැද්ද	10 0 0
		සිතියම 2,471.		
4125	මාරගඟසේන	ගත්තල	එම	10 2 22
4126	එම	එම	පැහිරි	1 2 23
4127	දොලගාවා සේන	එම	බැද්ද	9 1 15
2128	මැටියාමුල්ලගොඩ සේන	එම	එම	2 1 36
4129	තල්ලේගැල්ලේගොඩ කිවිටිය	එම	එම	13 2 11
		සිතියම 2,764.		
5464	මෙරන්දෙල සේන	වැල්ලාන	එම	1 2 16
		සිතියම 3,219.		
7384	ගඟගොඩසේන	වැල්ලාන	එම	5 0 26
		සිතියම 2,499.		
4236	හිඳකරල් දෙනියේ සේන	වැල්ලාන	එම	2 1 13
4237	එම	එම	පැහිරි	0 1 29
4238	එම	එම	බැද්ද	1 2 26
4239	එම	එම	පැහිරි	0 2 16
		සිතියම 2,433.		
U 250	ලඩඅදපානකුඹුර	තෙරළුව	කුඹුර	0 0 24
3896	එම	එම	එම	1 3 6
3897	නාගඟදෙනියේ සේන	එම	සේන	12 1 0

නො	ඉඩම.	ගම.	අකුම.	මහත. අ. රු. ප.
		සිතියම 2,987. වැලියමකෝරලේ.		
6466	සහලුල්ලවිල	පේද්දපිටිය	කුඹුර	3 2 38
6467	ගුලනේනේනේදෙනිය	එම	එම	2 0 2
		සිතියම 2,975.		
6423	රුක්මුල්ලගොඩ	එම	බැද්ද	2 1 10
6424	එම	එම	පැහිරි	0 1 39
		සිතියම 2,438.		
3911	ගල්ලගොඩ හේන	අකුරුස්ස	එම	6 0 15
3912	මලපලාවිල හේන	එම	හේන	6 3 14
3913	දෙබෙරගොඩහේනේ අත්මග	පරපුටු	කනකොල	3 1 29
3914	බටදෙඹගහදෙනියේ අත්මග	එම	හේන	3 0 39
3915	දෙබරගොඩ හේන	එම	හේන සහ කනකොල	2 1 16
3916	කහඹිලියාදෙනිය හේන	එම	හේන සහ බැද්ද	4 0 20
3917	එම	එම	එම	2 3 37
3918	මඩහේනේදෙනියේ ගොඩ			
	හේන	අකුරුස්ස	හේන	19 2 20
3919	දෙබරගොඩදෙනියේ හේන	එම	හේන සහ කනකොල	0 3 38
3920	මලපලාවිල	එම	කුඹුර	7 2 0
		සිතියම 2,476.		
I 252	ලොකුඅප්පුහාමිගොඩවහන	එම	බැද්ද	1 2 36
4142	පිලහේන	එම	එම	4 0 29
		සිතියම 1,072.		
C 461	ගොරකගහවිලවහන	පරපුටු	එම	0 3 18
D 461	එම	එම	එම	1 0 24
E 461	එම	එම	එම	3 0 35
H 461	ලඩගේ ගෙදර වහන	එම	වත්ත	1 2 27
I 461	පිටවලගමුවගේ දිවෙල්වහන	එම	එම	1 0 25
J 461	රදලියාගොඩගේ ගොඩ			
	දිවෙල්වත්ත	එම	එම	2 3 10
N 461	කඵආවිගේ දිවෙල් පහ			
	ලගේවත්ත	එම	එම	1 0 31
O 461	ගොරකගහ කොරපුටු	එම	එම	0 3 20
T 461	පාඵවත්ත	එම	එම	0 1 32
D 462	මහගමගේ වත්ත	එම	එම	0 2 39
		සිතියම 3,473.		
8157	කලවෙලගොඩ	අකුරුස්ස	බැද්ද	0 0 36
8158	එම	එම	පොල්	0 0 17
8159	එදුවවත්ත	එම	කොස්	0 0 26
8160	කලවෙලගොඩ	එම	හේන	0 0 2
		සිතියම 2,468.		
4122	දන්අත්තේවෙලහේන	පෝරඹ	හේන	3 3 23
4122½	එම	එම	පැහිරි	0 0 25
		සිතියම 2,474.		
4137	ඇල්ඹිකන්දේහේන	පෝරඹ	හේන	5 2 37
4138	ඹිත්විලහේන	අකුරුස්ස	එම	17 3 15
G 252	දෙතියවත්ත	එම	එම	0 1 38
		සිතියම 2,410.		
3852	පුංචිගලබොඩහේන	අකුරුස්ස	බැද්ද	17 1 23
3853	ගලබොඩහේන	එම	එම	8 2 17
3854	එම	එම	පැහිරි	0 0 32
		සිතියම 2,736.		
K 259	දිත්තේවත්ත	එරමුදුගොඩ	වවාපු	1 1 30
5314	බලිමඩුදෙනියේ අත්මග	එම	බැද්ද	2 3 0
5315	බලිමඩුදෙනියේ ඹිවිට	එම	වවාපු	0 0 13
		සිතියම 2,421.		
3875	කොටුගේ ලියද්දේ අත්මග	එරමුදුගොඩ	බැද්ද	3 1 7
A 250	කොටුගේදෙනිය	එම	කුඹුර	0 0 29
3876	ප්ඹබරගොඩ	එම	හේ සහ වත්ත	0 3 25
		සිතියම 2,422.		
3877	කොරටුවේ හේනේගොඩ			
	අත්මග	එරමුදුගොඩ	පැහිරි	3 3 30
3878	කොරටුවේ හේනේකුඹුර	එම	කුඹුර	1 0 26
3879	කල්ලකුමුල්ල	දියලපේ	පැහිරි	1 3 7
		සිතියම 2,933.		
6126	පුරත්ලියද්දඅද්දර	වරකාපිටිය	බැද්ද	2 3 21
		සිතියම 3,204.		
7331	විල්ලගහහේන	වරකාපිටිය	එම	1 3 0
		සිතියම 2,675.		
5081	විත්කලගොඩ	හිත්ගොඩ	හේන	3 2 33

නො.	ඉඩම.	ගම.	අන්දම.	මහත. අ. රු. ප.
5082	විත්තලගොඩ	හිග්ගොඩ සිතියම 2,470.	පැහිරි	0 0 36
4124	පල්ලාවෙලඉහවිට	හිග්ගොඩ සිතියම 3,275.	සේන	3 1 19
7531	කිරිල්ලගහලියද්ද දෙතිස	ගල්ලල	කුඹුර	0 0 18
7532	කහගලසාදෙතිස	එම සිතියම 3,271.	එම	0 3 11
7524	අලිමිනිකොල්ලසේන දෙතිස	ගල්ලල සිතියම 3,269.	එම	4 2 10
7519	ඉදිගස්සේසේදෙතිස	ගල්ලල	කුඹුර	3 2 19
7520	ඉත්තලසේසේ දෙතිස	එම සිතියම 2,759.	එම	0 3 17
5443	මැසිගේවත්තේසේන නො හොත් නැත්තේසේන	ගල්ලල සිතියම 2,692.	කැලේ	8 0 13
5163	මිල්ලසේන	ගල්ලල සිතියම 3,281.	සේන	7 3 27
7552	පල්ලියගල්ලසේන	මාලිමඩ සිතියම 2,776.	බැද්ද	1 1 18
5505	කැකිරිසේන	මාලිමඩ	එම	2 2 1
6960	කෝන්ගහවත්ත	වල්පිට	වහන	0 2 26
6961	ඇටඹගහසේන	මාලිමඩ සිතියම 2,536.	බැද්ද	3 3 9
4478	ගනිත්තේසේන	මාලිමඩ සිතියම 2,527.	එම	3 1 29
4423	තාකඤ්ඤගොඩ	මාලිමඩ	පැහිරි	0 0 34
4424	එම	එම	බැද්ද	0 1 22
4425	එම	එම	එම	2 3 37
4426	එම	එම	සේන	0 2 13
4427	එම	එම	බැද්ද	3 3 7
4528	එම	එම	එම	2 3 17
4429	එම	එම	එම	3 1 28
4430	එම	එම	එම	0 0 26
4431	එම	එම	බැද්ද	4 3 27
4432	එම	එම	එම	7 2 22
4433	එම	එම	පැහිරි	0 0 26
4434	එම	එම	එල්කරපු ඉඩම	0 1 25
4435	එම	එම	බැද්ද	13 3 12
4436	එම	එම	එම	15 1 1
4437	එම	එම	හිත්බෝග	1 0 31
4438	එම	එම	බැද්ද	0 1 10
4439	එම	එම	පැහිරි	0 1 21
4440	එම	එම	සේන	0 0 13
4441	බක්ඛිගහවත්තේ දෙතිස	එම	කුඹුර	0 0 14
4442	එම	එම	අල	0 0 17
J 254	මහදෙතිස කුඹුර	එම සිතියම 2,534,	කුඹුර සහ අල වඩාපු	1 1 10
4464	මාරගහසේන	මාලිමඩ	බැද්ද	8 2 34
4465	එම	එම සිතියම 2,750.	එම	2 3 0
5400	ඇලලක ඕකඤ්ඤ	ඇහැලපේ සිතියම 3,120.	සේන සහ දෙතිස	2 3 19
6965	බෝගොඩ සේන	ගනේගම	සේන	7 2 11
6966	එම	එම	බැද්ද	2 1 1
6967	කටකොස්ගහමුල්ලේ කුඹුර	එම	කුඹුර සහ අලවඩාපු	0 0 26
6968	එම වත්ත	එම සිතියම 3,016.	පොල්පැල වඩාපු	0 0 17
6600	දෙතිගහමුල්ලේසේන	කැකුනේවෙල	බැද්ද	45 0 32
6600½	එම	එම	එම	0 1 2
6601	එම	එම	වහන	0 0 17
6602	එම	එම	පැහිරි	0 1 26
6603	මහකුඹුරගොඩ සේන නො හොත් කුච්චිය	දත්පැල්ල	බැද්ද	1 0 14
6605	දෙතිගහමුල්ලේසේන	කැකුනේවෙල	එම	37 3 24
6606	පොල්පිටි උඩුමුල්ලේසේන	හොරගොඩ	එම	16 0 30
6606½	එම	මුට්ටිපැල්ල	එම	13 3 30
6607	එම	එම	පැහිරි	0 1 21
6608	දෙතිගහමුල්ලේ සේන	කැකුනේවෙල සහ දත්පැල්ල	බැද්ද	29 0 13
6610	පොල්පිටි උඩුමුල්ලාසේන	කැකුනේවෙල	පැහිරි	0 1 1
6611	තල්ගහවත්ත	එම	එම	1 1 21

නො.	ඉඩම.	ගම.	අකුම.	මගස. අ. රු. ප.
V 263	කප්පුගස්පිටිවිනියවත්ත	කැකුණේවෙල	කොස් සහ පුවත්	0 1 0
6612	ගනගමකුච්චිය	ගනේගම	පැහිරි	0 0 38
6613	එම	එම	එම	0 1 19
6614	එම	එම	බැඳ්ද	11 0 28
6615	එම	එම	පැහිරි	0 1 8
6616	එම	එම	එම	0 1 7
6617	දවටගහහේන	කොටදුවේ	බැඳ්ද	16 2 13
W263	උඩකුඹුර දෙකිය	එම	දෙකිය	0 1 37
		සිතියම 2,637.		
4925	ගමගේහේන	කොටවිල	හේන	0 0 30
4926	එම	එම	බැඳ්ද	2 1 39
4927	එම	එම	හීන්බෝග	0 0 19
4928	කම්මලබෝද්ද නොහොත්	එම	බැඳ්ද	4 0 29
4929	අනපත්තුරුලගේ හේන	කොටියාවල	එම	7 2 32
		සිතියම 3,160.		
7175	කපුහේනේකුඹුවේ පරහන	කොටවිල	බැඳ්ද	8 0 34
	අද්දර කැබෙල්ල	සිතියම 3,145.		
7108	මලපලාවහන	පොල්වත්ත	කොස්ගස්පිකක්	0 1 8
		සිතියම 3,201.		
7324	බෙලිගහකුඹුර	තල්අරඹ	කුඹුර	1 1 22
7325	බෙලිගහවහන	එම	පොල් වවාපු වත්ත	0 2 25
		සිතියම 1,871.		
4408	මත්කඩගොඩහේන	බොරුල	බැඳ්ද	2 0 22
		සිතියම 3,255.		
7488	පරගහහේන	මිරිස්ස	බැඳ්ද	3 2 35
		සිතියම 2,914.		
6037	ජ්වයානබැඳ්ද	මුදුගමුව	කැලේ	14 3 25
		සිතියම 3,155.		
7165	හකුරත්තේහේන	පිඹුරවත	හේන	3 3 18
		සිතියම 3,030.		
6574	ගීනිබැවුලහේන	ඇල්හිරිය	බැඳ්ද	2 3 23
		සිතියම 2,737.		
5316	අපිකාහේන	මලිදුව	එම	15 2 24
5317	එම	එම	හේන	0 1 8
5318	එම	එම	එම	0 3 28
		සිතියම 2,434.		
3898	තිත්තගහබැඳ්ද	මානිත්ගොඩ	බැඳ්ද	1 3 16
D 250	එම	එම	එම	0 0 20
3899	හේන්ගලගොඩකුච්චිය	එම	එම	2 2 31
		සිතියම 3,381.		
7860	දෙඩමුල්ලේදෙකිය	ඉඵප්පැල්ල	දෙකිය	0 0 30
		සිතියම 2,851.		
5731	වාද්දුගේ වත්තහේන	හේනේගම	හේන	4 0 26
5732	අප්පල්ලගොඩකුච්චිය	එම	එම	6 0 30
5733	එම	එම	පැහිරි	0 0 15
5734	එම	එම	හේන	1 3 30
		සිතියම 2,731.		
5295	දෙකියඉහලහේන	ඉඹුල්ගොඩ	එම	5 2 2
		සිතියම 2,769.		
5478	මුත්තෙට්ටුගොඩනැන්න	කෙරවත්තබොක්ක	බැඳ්ද	1 0 0
		සිතියම 2,747.		
5364	උඩහේන්කනන්න	බෝවිටිය	උන	5 2 11
5366	එම	එම	ගේ සහ වත්ත	0 1 29
		සිතියම 2,927.		
6101	බත්බරවහනගොඩැල්ල	කලටියාවල	හේන	0 3 15
		සිතියම 2,475.		
4139	කෝපිවත්තේහේන	ඉඹුල්ගොඩ	හේන	13 1 0
H 252	එම	එම	වත්ත	0 1 23
4140	ගුරුපස්කැටියාහේන	එම	බැඳ්ද	16 1 37
4141	පාළු කෝපිවත්ත	එම	එම	4 0 16
		සිතියම 2,423.		
3880	මලපලාමුත්තෙට්ටුව	ලේනව	කුඹුර	2 2 10

නො.	ඉඩම.	ගම.	අකුම.	මහත. අ. රු. ප.
3881	ගුරුබොල්ගොඩ වත්ත	සිතියම 2,424. කෙටත්විල	භේන	0 3 11

කක්සේරුවේ මුදල අක්කරයක් රුපියල් 10යි.

මෙම ඉඩම යම් අයවරයෙකු විසින් කිසි කල්පනාවකින් තොරව ඉඩමේ අයිතිකම්වල බල විකිනීම දවසේදී ආණ්ඩුවේ උපද්වේශනානාමයේ ඉදිරිපිට මජ්ජකරහිතහැරියට මෙයින් ඔහුකලා ඇත.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජනරාජ්‍යාචාර්යවරයා විසින් කොන් දේසිය ගැණ කාරණා මාතර ආණ්ඩුවේ උපද්වේශනානාමයේගෙන දැනගන්නට පුළුවන.

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

LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 938, N.-W. P.

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

ON Thursday, January 21, 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.

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

Preliminary plan 1,437.

Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	Extent. A. R. P.
7473	Godawita	E. P. Jayawardana	The Crown	Chena	4 1 7
7474	Do.	do.	S. M. K. Kiri Banda	Forest	2 0 3

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

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. 938 N.-W. P.

වමි 1891 ක්වු නොවැම්බර් මස 19 වෙනි දින කොළඹ මහසෙක්‍රතාරීස් උත්තානාමයේ කන්තෝරුවේදීය.

වසඹදියාවේ කුරුනෑගල ඒජන්තරාජ්‍යාචාර්ය විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වමි 1892 ක්වු ජනවාරි මස 21 වෙනි දින දවල් 1ට කුරුනෑගල කවිවේ රිසේදී වෙන්දේසිකර විකුණන්නට යෙදෙනවා ඇත.

වසඹදියාවේ කුරුනෑගල පලාතේ දඹදෙනි හන්පත්තුවේ පිහිටා තිබෙන බිම්කැබලි 2ක්.

සිතියම 1,437. ගම—ගොඩවිට.

නො.	ඉල්ලුම්කාරයා.	අයිතිකම් කියන්නා.	අකුම.	මහත. අ. රු. ප.
7473	ජ. පී. ජයවර්ධන	රාජසන්තක	භේන	4 1 7
7474	එම	ඇස්. ඇම්. කේ. කිරිබත්ඩා	කැලය	2 0 3

මෙම ඉඩම් ගැණ යම් අයිතිවාසිකමක් තිබෙනවායකිසි කල්පනාකරණ අය විසින් ඉඩමේ උරුමය මජ්ජකරණ පිණිස විකිනීමේ දිනේදී කුරුනෑගල මහඒජන්තරාජ්‍යාචාර්යවරයා විසින් දේශනානාමයේ ඉදිරිපිට සාක්ෂි පෙන්වාහිතහැරියට මෙයින් ඔහුකලා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර් ජනරාජ්‍යාචාර්යවරයා විසින් කොන් දේසිය ගැණ කාරණා කුරුනෑගල ආණ්ඩුවේ ඒජන්තරාජ්‍යාචාර්යවරයා විසින් දැනගන්නට පුළුවන.

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

No. 939, N.-W. P.

Colonial Secretary's Office,
Colombo, November 25, 1891.

ON Wednesday, January 20, 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.

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

Preliminary plan 1,648. Upset price, Rs. 15.

Lot.	Village.	Name of Applicant.	Description.	Extent.		
				A.	R.	P.
8488*	Uturawala	Vidane Appu Vidane	Paddy land	3	0	11
Preliminary plan 1,649. Upset price, Rs. 20.						
8489*	Paragammana	Gunaratna Mudiyansele Banda Appuhami	Jungle	29	0	15
Preliminary plan 1,592. Upset price, Rs. 40 and Rs. 50.						
8256	Bibiladeniya	Davit Sinno	Mukalana	28	0	19
8257	Do.	do.	Cleared mukalana	2	1	34
Preliminary plan 1,624. Upset price, Rs. 25 and Rs. 15.						
8338	Galpola	Rapiyalage Sirimala Nayide	Suited for paddy	2	0	30
8339	Do.	do.	Chena	13	3	0
8340	Do.	do.	Tank	1	0	34
Preliminary plan 1,660. Upset price, Rs. 15, Rs. 20, and Rs. 50.						
8513	Mellawalana	Haramanis Appu	Garden	5	2	7
8514	Do.	R. Appuhami	Chena	4	2	21
8515	Do.	do.	Forest	9	1	34
8516	Do.	do.	do.	8	2	8

* Previously advertise for sale but not sold.

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. 939, N.-W. P.

වෙළුම් 1891 ක්වූ නොවැම්බර් මස 25 වෙනි දින කොළඹ

මහසෙනසුකාරීන්ගේ කන්තෝරුවේදීය.

සමූහයේ ආණ්ඩුවේ ඒජන්තාධිපතිවරයා විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වෙළුම් 1892 ක්වූ ජනවාරි මස 20 වෙනි දින බදාදා දවල් 1 වැනි කුරුනෑගල කවිචේරියේදී වෙන්දේසිකර විකුනනට යෙදෙනවා ඇත.

වසම දසාවේ කුරුනෑගල පලාතේ කටුගමපොල හත්පත්තුවේ පිහිටා තිබෙන බිම්කැබලි 11ක්.

සිතියම 1,648. නියමකරණලද මුදල රුපියල් 15යි.

නො.	ගම.	ඉල්ලුම්කාරයා.	අයුම.	මහක.
			අ. රු. ප.	
8488*	උතුරුමල	විදානේ අප්පුච්චන්දන	බිම්කුඹුර	3 0 11
සිතියම 1,649. නියමකරණලද මුදල රුපියල් 20යි.				
8439*	පරගමමන	ආනන්දන මුදියන්සේලාගේ	කැලේ	29 0 15
සිතියම 1,592. නියමකරණලද මුදල රුපියල් 40 සහ 50යි.				
8256	බිබිලදෙකිය	දාවිත්සිංහයා	මුකලාන	28 0 19
8257	එම	එම	එළිකරපු මුකලාන	2 1 34
සිතියම 1,624. නියමකරණලද මුදල රුපියල් 25 සහ 15යි.				
8338	ගල්පොල	රපියලාගේ සිරිමලානසිද්දේ	විගොස්තැනට සැහෙන	2 0 30
8339	එම	එම	හේන	13 3 0
8340	එම	එම	වැව	1 0 34
සිතියම 1,660. නියමකරණලද මුදල රුපියල් 15, 20 සහ 50යි.				
8513	මැල්ලවලාන	හරමානිස්අප්පු	වත්ත	5 2 7
8514	එම	ආර්. අප්පුහාමි	හේන	4 2 21
8515	එම	—	කැලේ	9 1 34
8516	එම	—	එම	8 2 8

* මීට ප්‍රථම මේ ඉඩම් විකිනීමට නියමකලා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජන්වරයාගේ කන්තෝරුවේදී, විකිනීමේ කොන්දේසියගැණ කාරණා කුරුනෑගල ආණ්ඩුවේ ඒජන්තාධිපතිවරයාගේ දැනගන්ට පුළුවන.

ආණ්ඩුකාර උතුරුමහත්තන්සේගේ ආඥාවලට,

ජ. නොඑල් වාකර්,
මහසෙනසුකාරීන් වහන්ස.

No. 940, N.-W. P.

Colonial Secretary's Office,
Colombo, November 25, 1891.

ON Friday, February 5, 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 portion of Crown Land, on the terms authorised by Government.

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

Preliminary plan 12.

Lot.	Village.	Name of Land.	Name of Claimant.	Description.	Extent. A. R. P.
63	Wettaragoda	Pallowattahena	The Crown	Chena	5 1 0

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

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

No. 940, N.-W. P.

වර්ෂ 1891 ක්වූ නොවැම්බර් මස 25 වෙනි දින කොළඹ මහසෙනෙකාරීස්ථානයේ කන්තෝරුවේදී.

වසඹ දිසාවේ ආණ්ඩුවේ ඒරන්තලන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වර්ෂ 1892 ක්වූ ජෙබ්‍රවාරි මස 5 වෙනි දිනවූ සිතුරුදා දවල් එකට කුරුණෑගල කම්බේරිසේදී වෙන්දේසිකර විකුණනට යෙදෙනවා ඇත.

වසඹදිසාවේ කුරුණෑගල පලාතේ වැලඹවිල්ලිහත්පත්තුවේ පිහිටා තිබෙන බිම්කැබලි 1ක්.

සිතියම 12. අයිතිකම් කිසිත්තා—රාජසන්තක.

නො.	ගම.	ඉල්ලුම්කාරයාගේ නම.	අයුම.	මහත. අ. රු. ප.
63	වෙච්චාරගොඩ	පල්ලෝවත්තේසෙන	සෙන	5 1 0

මෙම ඉඩම ගැණ වැඩිදුර කාරණා වංශාධිපති සර්වේසර්ජන්වරුන්ගේ අනුමැතියෙන්, විකිණීමේ කොන්දේසි ගැණ කාරණා කුරුණෑගල ආණ්ඩුවේ ඒරන්තලන්තාන්සේගේ දැනගත්ව පුළුවන.

ආණ්ඩුකාර උතුමානත්වහත්සේගේ ආඥාවලෙස,
ඊ. නොඑල් වාකර්,
මහසෙනෙකාරීස්ථානයේ.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 802, N.-C. P.

Colonial Secretary's Office,
Colombo, November 25, 1891.

ON Wednesday, January 13, 1892, 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 allotments of land situated in the Kalagampalata division of the Nuwarakalawiya District of the North-Central Province.

Preliminary plan 826. Kalagam korale.

Lot.	Village.	Description.	Extent.		
			A.	R.	P.
2527	Mahawela	Jungle and forest	16	2	36
2529	Do.	do.	11	1	0
2530	Do.	do.	12	1	32
2531	Do.	do.	9	3	22
2532	Do.	do.	6	2	37
2533	Do.	do.	2	2	1
2536	Do.	do.	6	2	4
2540	Do.	do.	4	3	31
2541	Do.	do.	4	1	39
2544	Do.	do.	5	0	0
2547	Do.	do.	4	3	12
2548	Do.	do.	4	1	0
2549	Do.	do.	3	1	32
2550	Do.	do.	5	0	0
2551	Do.	do.	4	3	25
2554	Do.	do.	5	0	4
2555	Do.	do.	4	3	3
2556	Do.	do.	3	0	15
2557	Do.	do.	5	0	8
2558	Do.	do.	5	0	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.

විෂි 1891 ක්වු නොවැම්බර් මස 25 වෙනි No. 802, N. C. P. දින කොළඹ මහසෙනසුකාරිස් රජ නාන්සේගේ කන්තෝරුවේදීය.

ලතුරුමැද දිසාවේ ඒජන්තලන්කාන්සේ පිහිටි මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විෂි 1892 ක්වු ජන වාරි මස 13 වෙනි දිනවූ බද්ද සහ ඊටපසු දිනවලත් අනුරාධපුර කවිචේරියේදී වෙන්දේසිකර විකුණනට යෙදෙනවාදැන.

ලතුරුමැද දිසාවේ නුවරකලාවිය පලාතේ කලාගම පලාත කොට්ඨාසයේ පිහිටා තිබෙන බිම් කැබලි 20 ක්.

සිතියම 826. කලාගමකෝරළේ.

නො.	ගම.	අකුම.	මහත.		
			අ.	රු.	ප.
2527	මහවෙල	කැලේ සහ මුකලාන	16	2	36
2529	එම	එම	11	1	0
2530	එම	එම	12	1	32
2531	එම	එම	9	3	22
2532	එම	එම	6	2	37
2533	එම	එම	2	2	1
2536	එම	එම	6	2	4
2540	එම	එම	4	3	31
2541	එම	එම	4	1	39
2544	එම	එම	5	0	0
2547	එම	එම	4	3	12
2548	එම	එම	4	1	0
2549	එම	එම	3	1	32
2550	එම	එම	5	0	0
2251	එම	එම	4	3	25
2554	එම	එම	5	0	4
2555	එම	එම	4	3	3
2556	එම	එම	3	0	15
2557	එම	එම	5	0	8
2558	එම	එම	5	0	25

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වාගාවිපති සර් චේසර්ස් නරල් උන්කාන්සේගෙන්ද, විකිණීමේ කොන් දේසිය ගැණ කාරණ ලතුරුමැද දිසාවේ ඒජන්තලන් කාන්සේගෙන්ද දැනගන්නට වූවන.

ආණ්ඩුකාර ලතුරුමානවනන්සේගේ ආඥාවලස,
ඊ. නොඑල් වාකර්,
මහසෙනසුකාරිස් මමහ.

LAND SALES IN THE PROVINCE OF UVA.

No. 115, P. OF U.

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

ON Tuesday, December 29, 1891, at noon, the Government Agent for the Province of Uva will put up to auction for sale and settlement, at his office in Badulla, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Sixteen allotments of land situated in the Yatikinga division of the Badulla District of the Province of Uva.

Preliminary plan 33.

Applicant—H. O. Hoseason. Village—Gawarawela.

Lot.	Name of Land.	Name of Claimant.	Description.	Extent.		
				A.	R.	P.
45	Medawelawatta	Sadiris Baas	Coffee, houses, &c.	1	0	24
606	Kirimetiyaenna	Preliminary plan 236. The Crown	Patana	7	1	32
607	Urumiyaenna and Madawala-kapallepatana	Preliminary plan 238. The Crown	Patana, scrub, and patches of forest	59	3	16
8783	Elandepatana	Preliminary plan 2,948. The Crown	Patana	15	0	36
8784	Do.	do.	do.	1	2	20

Lot.	Name of Land.	Claimant.	Description.	Extent.	
				A.	R. P.
8784½	Watagodapatana	Crown	Patana and chena	3	1 5
8785	Do.	do.	Patana	7	3 12
8786	Do.	do.	do.	7	0 14
8787	Do.	do.	do.	2	2 22

Preliminary plan 2,142. Village—Udapanguwa.

Applicant—K. P. Edwarda Pieris.

6898	Bulatyalugoda	The Crown	Patana	19	1 36
6899	Bulatvelmada	do.	Old field	0	2 38
6900	Galkotiya	do.	do.	3	0 0
6901	Do.	do.	do.	0	1 5
F 210	Gonawela-aluneliyehena	Appuhami and others	Chena	1	0 36
G 210	Ratalepalleerawa	Babappu and Dandris	do.	1	1 7
H 210	Annasikolahena	A. N. M. Appuhami	do.	1	1 20

Two allotments of land situated in the Udukinda Division.

D 46	Kiriyawatta	Punchi Appu	Coffee	3	3 0
9313	Marabeddearawa	The Crown	Paddy field	1	1 12

Upset price,—Rs. 10 per acre.

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

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

No. 115, P. OF U.

වමු 1891 ක්වූ නොවැම්බර් මස 21 වෙනි දින කොළඹ

මහසෙනෙවරයා විසින් නවයේසේසේ කන්තෝරුවේදීය.

ඉඩසාම්බේ ආණ්ඩුවේ ඒජන්තලන්තාන්සේ විසින් මෙහි පහත සඳහන්වන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නිලධාරීවරයා විසින් ප්‍රකාරයට වමු 1891 ක්වූ දෙසැම්බර් මස 29 වෙනි දින වූ අඟහරුවාද දවල් දෙලඟට බදු කඩවිටියේදී වෙන්දේසිකර විකුණනට නොහොත් බේරුම්කරදෙනවට යෙදෙනවා ඇත.

ඉඩසාම්බේ බදුපලාතේ යටිකිද කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි 16ක්. සිතියම 33.

ඉල්ලුම්කාරයා—එච්. ඩී. හොසිසන් මහත්මයා. ගම—ගවරවෙල.

නො.	ඉඩමේ නම.	අයිතිකම් කියන්නා.	අකුම.	මහත.	අ. රු. ප.
45	මැදවෙලවත්ත	සාදිස්බාස් සිතියම 236.	කෝපි, ගෙවල් සහ වෙනත්	1	0 24
606	කිරිමැව්සකුත්ත	ආණ්ඩුව සිතියම 238.	පහන	7	1 32
607	ඉරුමුසන්ගොඩ සහ මඩවල කපල්ලේපහන	ආණ්ඩුව සිතියම 2,948.	පහන කනකුබිම සහ කැලෑ රෙදවල්	59	3 16
8783	ඒලන්දේපහන	ආණ්ඩුව	පහන	15	0 36
8784	එම	එම	එම	1	2 20
8784½	වටගොඩපහන	එම	පහන සහ සේන	3	1 5
8785	එම	එම	පහන	7	3 12
8786	එම	එම	එම	7	0 14
8787	එම	එම	එම	2	2 22

ඉල්ලුම්කාරයා—කේ. පී. ඇඩ්වර්ඩ් ඒ. පීරිස්.

සිතියම 2,142. ගම—උඩපංගුව.

6898	බුලන්සඵගොඩ	ආණ්ඩුව	පහන	19	1 36
6899	බුලන්මැල්මඩ	එම	පරනකුඹුර	0	2 38
6900	ගල්කොටිය	එම	එම	3	0 0
6901	එම	එම	එම	0	1 5
F 210	ගෝනවෙලඅඵනැලියේසේන	අප්පුහාමි සහ තවත්	සේන	1	0 36
G 210	රනලේපල්ලේඅරව	බබ්අප්පු, දන්දිස්	එම	1	1 7
H 210	අන්තාසිකොලසේන	ඇම්. ඇම්. අප්පුහාමි	එම	1	1 20

උඩුකිද කොට්ඨාසයේ පිහිටා තිබෙන බිම්කැබෙලි දෙකක්.

සිතියම 1,093. ගම—මොරේතොට.

D 46	කිරිසවත්ත	පුංචිඅප්පු	කෝපි	3	3 0
9313	මාරබැද්දේඅරව	ආණ්ඩුව	කුඹුර	1	1 12

අක්කරයක් රුපියල් දහයේ පටන් විකුණනට යෙදෙනවා ඇත.

මෙම ඉඩම් ගැණ වැඩිදුරකාරණ වංශාධිපති සර්වේසර්පනරල් උත්තාන්සේගෙන, විකිනීමේ කොන්දේසිය ගැණ බදුල්ලේ ආණ්ඩුවේ ඒජන්තලන්තාන්සේගෙන දැනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලාස,
ජ. නොඑල් මාකර්,
මහසෙනෙවරයා විසින් වමුග.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 91, P. OF S.

Colonial Secretary's Office,
Colombo, November 18, 1891.

At noon on Tuesday, January 19, 1892, and the following days, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at his office in Ratnapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Three allotments of land in Meda and Palle pattus of the Kukulukorale.

Lot.	Name of Land.	Village.	Name of Applicant.	Description.	Extent.		
					A.	R.	P.
Preliminary plan 46.							
98	Delembuwewatta	Kukulegama	—	Garden with few jak trees, &c.	0	0	22
100	Tundumawatawatta	do.	—	Garden with few arecanut trees, &c.	2	1	20
Preliminary plan 236.							
466	Rassagalawatta	Gawaragiriya	Waturakage Babonchiya	Two old cacao, jak, and arecanut trees	1	1	8

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. NOEL WALKER,
Colonial Secretary

No. 91, P. OF S.

විෂි 1891 ක්වූ නොවැම්බර් 18 වෙනි දින කොළඹ

මහසෙනෙකාරීසර්වනාන්දේශේ කන්තෝරුවේදීය.

ආණ්ඩුව අයිති මෙහිපහත සඳහන්වන බිම් කොටස් විෂි 1892 ක්වූ ජනවාරි මස 19 වෙනි දිනවූ අගහරුවාද සහ ජලග දවස්වලදීත් සබරගමුවේ ඒජන්තාධිපතිවරයා විසින් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට විකුණනට හෝ බේරීමක් කරනට යෙදෙනවාදැක.

සබරගමුවේ රත්නපුර පලාතේ කුකුල් කෝරළේ මැද සහ පල්ලේපත්තුවේ පිහිටි ඉඩම්කව්ව් 3ක්.

සිතියම 46. අයිතියම නියන්තා—ආණ්ඩුව. ගම—කුකුල්ගම.

නො.	ඉඩම.	ඉල්ලුම්කාරයා.	අකුම.	මහස.
98	දෙලමුවේවත්ත	—	කොස්ගස් විකක් තිබෙන වත්ත	0 0 22
100	තුන්දමාවන වත්ත	—	පුවක්ගස් විකක් තිබෙන වත්ත	2 1 20
සිතියම 236. ගම—ගවරගිරිය.				
466	රාස්සාගලවත්ත	වතුකාරගේ බබොන්චියා	පරණපොල්ගස් දෙකක් සහ කොස් පුවක් ගස් තිබෙන ඉඩම	1 1 8

අක්කරයක් රූපියල් 10 බැගින්ය.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වසාසිපති සර්වේසර්ජනරාජ්‍යවරයා විසින්ම කොන්දේසිය ගැණ කාරණ සබරගමුවේ ආණ්ඩුවේ ඒජන්තාධිපතිවරයා විසින් දැනගනට පුළුවන.

ආණ්ඩුකාර උතුමානන්වනන්දේශේ ආඥාව ලෙස,

ජ. නොඑල් වාකර්,

මහසෙනෙකාරීසර්වමහ.

No. 92, P. OF S.

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

At noon on Tuesday, January 26, 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 in Meda pattu, Navadun korale.

Irrigation plan.

Lot.	Name of Land.	Village.	Name of Claimant.	Description.	Extent.		
					A.	R.	P.
22	Minnemulleowita	Batugedara	Crown	Owita irrigable by Batugedara-ela	0	0	38

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. 92, P. OF S.

වර්ෂ 1891 ක්‍රි.ව. නොවැම්බර් මස 21 වෙනි දින කොළඹ
මහසෛක්‍යාධිපතිතුමාගේ කන්තෝරුවේදී.

ආණ්ඩුවට අයිති මෙහි පහත සඳහන්වන බිම්කොටස වර්ෂ 1892 ක්‍රි.ව. ජනවාරි මස 26 වෙනි දිනට අග
ගරුවාදා දවල් සබරගමුවේ ජනනාලයන්ගේ විසින් ආණ්ඩුවේ නියෝගවල ප්‍රකාරයට වික
ණන බවට ගෝ බේරීමක් කරන බව සඳහන්ව ඇත.

සබරගමුවේ රත්නපුරපලායේ නවදන්කෝරලේ මැදපත්තුවේ පිහිටි ඉඩමකිවියකි.
ගොසිකුන් සම්බන්ධ වේලේ සිතියම.

නො.	ඉඩම.	ගම.	අයිතිකම්කරුන්ගේ	අකුම.	මහත.
22	මහනෙවුල්ලේබිට්ට	බටුගෙදර	ආණ්ඩුව	බිට්ට, බටුගෙදර ඇලෙන් වතුර ගන්නටපුළුවන	අ. රු. ප. 0 0 38

අක්කරයක් රූපිපල් 10 බැගින්.

මෙම ඉඩම ගැණ වැඩිදුර කාරණා විමසීමට සර්වේඤ්චනරාජ්‍යාලයන්ගේගෙන්, විකිණීමේ කොන්
දේසිය ගැණ කාරණා සබරගමුවේ ආණ්ඩුවේ ජනනාලයන්ගේගෙන් දැනගත් පුළුවන.

ආණ්ඩුකාර උතුමානන්වගන්ගේගෙන් ආඥාවලය,
ජ. නොඵල් වාකර්,
මහසෛක්‍යාධිපතිවරයා.

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 Maniyangama and Timbiripola, in Panawal and Atulugam korales of the Kegalla District, 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 8,701, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed the Forest Settlement Officer of the reserved forest aforesaid :—

SCHEDULE.

Lands situated in the villages Maniyangama and Timbiripola, in Panawal and Atulugam korales of the Kegalla District, and bounded as follows :—North by land described in preliminary plan 99/1,985, the Maha-ela and the Sitawaka-ganga from its confluence with the Maha-ela to its confluence with the Maha-dola ; east by the Maha-dola, by lands described in title plans 122,930, 96,086, 96,085, and 96,088, and in preliminary plans 3,199/5,045 and 3,199/5,048, by the village boundaries of Murutettuwa and Ismatta, and by Ernan estate ; south by land described in preliminary plan 151 ; west by Hanganegama-ela and by lands described in preliminary plan 151/3,184.

Colonial Secretary's Office,
Colombo, November 26, 1891.

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

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 Dalatuduwa, Wegalla, and Lewala, in Lower Bulatgama in the Kegalla District, 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 plans 247, 257, and 258, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed the Forest Settlement Officer of the reserved forest aforesaid :—

SCHEDULE.

Lands situated in the villages Dalatuduwa, Wegalla, and Lewala, in Lower Bulatgama in the District of Kegalla, and bounded as follows :—North by Haloluwa-ela as far as the village boundary of Ambukawa, and by the village boundaries of Ambukawa, Abuwakka, and Pittegama ; east by the village boundaries of Wiyilapitiya, Tumbage, Kendawa, and Urumiwala ; south by the village boundaries of Edurapola and Panahela ; west by the village boundaries of Panawitiya and Erabuduwala.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 26, 1891.

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 village Garagoda, in Atulugam korale in the District of Kegalla, 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 109, a reserved forest ; (2) that Leonard William Booth, Esq., is the officer appointed the Forest Settlement Officer of the reserved forest aforesaid :—

SCHEDULE.

Lands situated in the village Garagoda in Atulugam korale in the District of Kegalla, and bounded as follows :—north by the Kelani-ganga from its junction with the Miniwandeniya-ela to the junction with the We-oya ; east by the Kelani-ganga from its junction with the We-oya to the boundary of Panawatta village, and thence by the village boundary of Panawatta ; south by the village boundaries of Migastenna and Kanagama ; west by the village boundary of Magamma and the Miniwandeniya-ela.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 26, 1891.

WHEREAS by the Proclamations mentioned in the Schedule attached hereto, Ferdinando Hamlyn Price, Esq., Acting Assistant Government Agent of Kegalla, was appointed Forest Settlement Officer for the reserved forests mentioned and defined in the aforesaid Proclamations, it is hereby notified that the appointment above-mentioned is cancelled :—

SCHEDULE.

Proclamation dated August 22, 1887, and published on page 1816 of the *Government Gazette* No. 4,807, dated September 9, 1887 ; Proclamation dated February 16, 1889,* and published on page 284 of the *Government Gazette* No. 4,909, dated February 15, 1889 ; Proclamation dated May 29, 1889, and published on page 1168 of the *Government Gazette* No. 4,927, dated May 31, 1889.

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 25, 1891.

* Misprinted " 1882 " in *Government Gazette* No. 4,909.

LAND ACQUISITION NOTICES.

AMENDED NOTICE.

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. B. P.
T 624	Godaporagahalandawatta	No cultivation	Alutgama in Medapattu of Siyane korale	Liyanawattage Appu Alis	0 0 11·25

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Henaratgoda Resthouse on December 17, 1891, at 1 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.

Colombo Kachcheri,
November 24, 1891.

A. R. DAWSON,
Government Agent.

විෂි 1876 ක්වු අවුරුද්දේදේ නොමෙර 3නේ ආඥාවනුයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වෂි 1876යේ ඉඩම් ලබාගැනීමේ ආඥාවනුයේ හත්වෙනි සාන්චේ කරතිබෙන පහාර්තුචල ප්‍රකාර ආ ඥාප්‍රකාරක මන්ත්‍රන සභාවේ මන්ත්‍රනය ඇදව උතුමානන්වගන් සේ විසින් මට අනකරන්ට යෙදුනහව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

සියයම 9,850. පිහිටාතිබෙන සානය—සිනාකෝරලේ මැදපත්තුවේ අවන්ගම.

නො.	නම.	අඤම.	අයිතිවාසිකම් කියන අයගේ නම.	ආ. රු. ප.
T 624	හොඩපරගලන්දේවක	වැවිල්ලකැ	ලියනවන්තෙගේ අප්පු අල්ලිය	0 0 11·25

ඉහතනී ඉඩමට තමකවුන්ට ඇත්තාවු අයිතිවාසිකම් කවුන්ම නොහොග් කවුන් වෙනුවට ක්‍රියාකරණ අය විසින් වෂි 1891 ක්වු දෙසැම්බර් මස 17 වෙනි දින එනේ කනියමට හෙතරන්ගොඩ නානායමේදී මා ඉදිරි පිටට පැමින කියාසිටින්නිනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැනඇත්තාවු අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියාසිටින්නට ඕනැවට මෙම ඉඩම අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වෂි 1891 ක්වු නොවැම්බර් මස 24 වෙනි දින කොළඹ කවිවේරියේදීය.

ඒ. ආර්. ඩෝසන්,
ආණ්ඩුවේ ඒජන්තලන්තාන්සේ.

இதன்கீழ் சொல்லப்படுகிற காணியை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் சாணிபெற்றுக் கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின 6 பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்கத்தா ருடைய ஆலோசனை அனுமதியுடன் எனக்குக் கட்டளை செய்கிறுப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது:—

பி. பிளான இலக்கம் 9,850.

இருக்குமிடம்—சீனாக்கோட்டை மெதப்பத்திலிரு சூம் அளுக்கம்

இல.	காணியின் பெயர்.	வீவர்.	உருத்தாளியின் பெயர்.	விசாலம்.
T 624	கொடபொறக்கா வெண்ட வத்தை	பயிசெய்கை இல்லை	லீயனாவத்தகே அப்பு அலலில்	0 0 11·25

மேற்சூறித்தகாணிகளு உரித்தேயுகிற சகலபேரும் தானாகவல்லது அவரவருடைய காரியகார ரால் 1891 ம் ஆண்டு மார்ச்சுமாதம் 17 ந் தேதி பகல் 1 மணிக்கு எனபுகதாலில் எனறத்தொடை விடுதிவீட்டில் வெளிப்பட்டு சொல்லிக்கொள்ள வேண்டுவதும்மல்லாடல் அந்தக்காணிகரூப பெற்றுக்கொள்ளப்பட்டு ம் பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

கொழும்பு கச்சேரி,
1891 ஆண்டு மார்ச்சுமாதம் 24 ல்.

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 4,319, dated October 28, 1891.

Lot.	Description.	Village.	Name of Claimant.	Extent.	
				A.	R. P.
K 761	Waste land	Dimbula	The Proprietors of Pennynydd estate	0	1 3
L 761	Do.	do.	do.	0	0 2
M 761	Do.	do.	do.	0	0 38
N 761	Do.	do.	do.	0	0 10
O 761	Do.	do.	do.	0	0 8

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Nuwara Eliya Kachcheri on December 18, 1891, at 1 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.

Nuwara Eliya Kachcheri,
November 13, 1891.

GEORGE M. FOWLER,
Assistant Government Agent.

විෂ් 1876 ක්වු අවුරුද්දේ නොවෙර 3නේ ආඥාවලයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහා වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස වෂ් 1876යේ ඉඩම් ලබාගැනීමේ ආඥාවලයේ හත්වෙනි කාණ්ඩේ කරතිබෙන පංතාර්තුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණසභාවේ මන්ත්‍රණය ඇතුළු උතුමානන් වගන්තියේ විසින් මට අණකරන්ට යෙදුන බව මෙයින් දැනුම්දුන්නා ඇත. එනම්:—

4,319 සියයම. වෂ් 1891 මක්කෝම්බර් මස 28 වෙනි දින.

නො.	අඤුම.	තීබෙනසායය.	අයිතිකම කියන්නා.	මහත.
K 761	මුඩුඹම	දිමුල	පැත්මිනිච්චනා අයිතිකාරයෝ	0 1 3
L 761	එම	එම	එම	0 0 2
M 761	එම	එම	එම	0 0 38
N 761	එම	එම	එම	0 0 10
O 761	එම	එම	එම	0 0 8

ඉහතකී ඉඩම්වලට තමනමුන්ට ඇත්තාවූ අයිතිවාසිකම් තවුන්ම නොහොත් තවුන් වෙනුවට ක්‍රියාකරන අය විසින් වෂ් 1891 ක්වු දෙසැම්බර් මස 18 වෙනි දින එනේ කතිසමට නුවරඑළියේ කවිචේරියේදී මා ඉදිරි පිටට පැමිණ කියාසිටින්නට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැනේ ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොරතුරුත් කියාසිටින්නට ඕනෑ බව මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකලා ඇත.

වෂ් 1891 ක්වු නොවැම්බර් මස 13 වෙනි දින නුවරඑළියේ කවිචේරියේදී.

ජෝර්ජ් ඇම්. පවුලර්,
උපද්පන්න වහන.

இதன்கீழ்சொல்லப்படுகிற காணிகளை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காணிபெற்றுக் கொள்வதைப்பற்றிய கட்டளை சட்டத்தின் 6 ம பிரிவின பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிசசங்க த்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக் கட்டளைசெய்திருப்பதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது:—

பிள்ள இலக்கம் 4,319. பிள்ளின தேதி—1891 ம் ஆண்டு ஐப்பசிமாசம் 28 ந் உ.

இல.	விவரம்.	ஊர்.	உருத்தபேசுவோர்.	விசாலம்.
K 761	வெண்ணிலம்	கிம்புளை	பன்மினிட் தோட்டமுடையோர்	0 1 3
L 761	ஓடி	ஓடி	ஓடி	0 0 2
M 761	ஓடி	ஓடி	ஓடி	0 0 38
N 761	ஓடி	ஓடி	ஓடி	0 0 10
O 761	ஓடி	ஓடி	ஓடி	0 0 8

மேற்கூறிய கானிகளுக்கு உரித்தபேசுகின்ற சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால் 1891 ம ஆண்டு மாகழிமாசம் 18 ந் தேதி பகல 1 மணிகு நுவரெலி கச்சேரியில் எனமுதலாவிய வெளிப்படும் சொல்லிக்கொள்ள வேண்டுவதுமல்லாமல் அந்தக்கானிகளுக்குப் பெற்றுக்கொள்ளப்படும பணத்தையும், அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையும் சொல்லவேண்டியது.

நுவரெலி கச்சேரி,
1891 (ஆ) மாகாசம் 13 ந் தேதி.

ஜோர்ஜ் எம். பவுலர்,
உதவி அரசாட்சி ஏசுனறு.

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 4,318, dated October 22, 1891.

Lot.	Description.	Village.	Name of Claimant.	Extent. A. R. P.
J 761	Chena	Denika	D. B. Hami, Korala	0 3 28

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Nuwara Eliya Kachcheri on December 19, 1891, at 1 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.

Nuwara Eliya Kachcheri,
November 23, 1891.

GEORGE M. FOWLER,
Assistant Government Agent.

විෂි 1876 ක්වූ අවුරුද්දේ නොමැර 3වේ ආඥාපත්‍රයේ හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකරණ පිණිස විෂි 1876යේ ඉඩම් ලබාගැනීමේ ආඥාපත්‍රයේ හත්වෙනි කාණ්ඩයේ කරනිමට පටන්ගත් ප්‍රකාර ආණ්ඩුකාරක මත්තුණසාමානිය මත්තුණසාමානිය ඇතුළු උතුරානන්වන නයේ විසින් මව අණකරනට යෙදුන බව මෙයින් දැනුම්දුන්වා ඇත. එනම්:—

පිහියම 4,318, 1891 ඔක්තෝබර් 22.

කො.	අයුම.	ගම.	අයිතිකරයාගේ නම.	මහල. අ. රු. ප.
J 761	නේන	දෙතිනේ	ඩී. ඩී. ගාමි කෝරල	0 3 28

ඉහතකී ඉඩමට නමකවුන්ට ඇත්තාවූ අයිතිවාසිකම් නවුන්ම හොහොත් නවුන් වෙනුවට ක්‍රියාකරණ අධි විසින් විෂි 1891 ක්වූ දෙසැම්බර් මස 19 වෙනි දින 1වන කනිසමට නුවරඑලි කවිචේරියේදී මාදිරිපිටට පැමිණි කියාපිටින්නට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිතිවාසිකමේ දැනුම සහ තොරතුරුත් කියාපිටින්නට ඕනෑවට මෙම ඉඩම් අයිතිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනෑකම ඇත.

විෂි 1891 ක්වූ නොවැම්බර් මස 23 වෙනි දින නුවරඑලි කවිචේරියේදී.

ජෝර්ජ් ඇම්. පවුලර්,
උපදේශක මමක.

இன்கீழ்சொல்லப்படுகிற காணியைப் பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காணிபெற்றுக்கொள்வதைப்பற்றிய கட்டளை சட்ட சூழ்ன 6 ம பிரிவன்பிரகாரம் தேசாதிபதியவர்கள் பிரமாணவிசேச சங்கதாருடைய ஆலோசனை அனுமதியுடன், எனக்குக்கட்டளை செய்கிறபடிதை இதனால் அறியப்பண்ணுகிறேன். அதாகிறது:—

பிளான நொம்பா 4,318. தேதி—1891 ம ஆண்டு ஐப்பசிபாசம 22 ற் தேதி.

இல.	வீரம,	ஊர்.	உருத்தப்பேசுவோன்.	வீசாலம அ. ரூ. ப.
J 761	சேனை	தெனிக	டீ. பீ. ஆமிசேகராஜை	0 3 28

மேற்கூறியதகாணிக்ரே உருத்தப்பேசுவோன் சகலபேரும் தானாகவல்லது அவரவருடைய காரியகாரரால் 1891 ஆண்டு மாகாழிமாசம 19 தேதி பகல 1 மணிக்ரே எனமுதாவில நுவரெலி கச்சேரியில் வெளிப்படும் சொல்லிக்கொள்ளவேண்டுவ துடலலாபல அந்.சககாணிக்ரேப் பெற்றுக்கொள்ளப்படும பண்ததையும் அந்தப்பெற்றுக்கொள்வதற்குண்டான உருத்ததையுஞ்சொல்ல வேண்டியது.

நுவரெலி கச்சேரி, ஜோர்ஜ் எம். பவுலர்,
1891 ம (நடு) கார்த்திகைமன் 23 ற் வ., உதவி அரசாட்சி ஓசண்டி.

I DO hereby give public notice that I have been duly directed by His Excellency the Governor of Ceylon, 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, for a reathouse at Beruwala, to wit :-

Seven allotments of land situated in the village Beruwala in Kalutara Totamuna.

Preliminary plan 9,786.

Lot.	Name of Land.	Name of Claimant.	Extent. A. R. P.
T 621	Kaladitottammawattabodawatta	Warnage Punchiano Fonseka and others	0 0 16
6541	—	Crown	0 0 2.50
U 621	Hunumullawatta	Busabaduge Walariyanu Fernando	0 1 17
6542	—	Crown	0 0 4.50
6543	—	do.	0 0 0.02
V 621	Hunumullawatta	Patabendige Dona Maria and sons	0 1 20
6544	—	Crown	0 0 5.50

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Kalutara Kachcheri on December 21, 1891, at 12 noon, 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.

Kalutara Kachcheri,
November 19, 1891.

H. W. BRODHURST,
Assistant Government Agent.

වෂී 1876 ක්වු අවුරුද්දේ නොමර 3 වේ ආඥාවලින් හත්වෙනි වගන්තියේ ප්‍රකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැනීම සඳහා ක්‍රියාකිරීම පිණිස වෂී 1876 වේ ඉඩම් ලබාගැනීමේ ආඥාවලින් හත්වෙනි කාන්තේ කරනිමක පහර්තුවල ප්‍රකාර ආණ්ඩුකාරක මන්ත්‍රණයට මන්ත්‍රණය ඇතුළු උතුමානවගන්තියේ විසින් මව අනකරවට යෙදුනව මෙයින් දැනුම්දුන්නා ඇත. එනම් :—

කථකර තොටුවෙන් බෙරුවල පිහිටා තිබෙන ඉඩම්කවිටි හතක්.

සිතියම 9,786.

නො.	ඉඩම.	අයිතිකම් කියන්නා.	මහත. අ. රු. ප.
T 621	කලුදිකෝට්ටත් මාවත්තබොඩ වත්ත	වණ්ණගේ පොත්සියානු පොත්සේකා සහ තවත්අය	0 0 16
6441	—	ආණ්ඩුව	0 0 2-50
U 621	හුනුමුල්ලේවත	මුසාබ්දුගේ වර්ලියානු ප්‍රකාන්ද	0 1 17
6542	—	ආණ්ඩුව	0 0 4-50
6543	—	එම	0 0 0-02
V 621	හුනුමුල්ලේවත	පට්ටුදිගේ දෙන මරියා සහ පුත්තු	0 1 20
6544	—	ආණ්ඩුව	0 0 5-50

ඉහත දෙන ඉඩම්වලට ඇත්තා වූ අයිතිකම් තවුන්ව නොහොත් තවුන් වෙනුවට ක්‍රියාකරණ අය විසින් වෂී 1891 ක්වු දෙසැම්බර් මස 21 වෙනි දින දවල් 12ට කථකර කම්මේරියේදී මා ඉදිරිපිටට පැමිණ කියා සිටි ත්ට මනුවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැන ඇත්තා වූ අයිතිවාසිකම් අන්දම සහ කොරතුරුත් කියා සිටි ත්ට මනුවා මෙම ඉඩම්වලට අයිතිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් මනුකලා ඇත.

එච්. ඩබ්ලිව්. බ්‍රොඩ්වර්ත්, ආණ්ඩුවේ උපදේශන මහත.

වෂී 1891 ක්වු නොවැම්බර් මස 19 වෙනි දින කථකර කම්මේරියේදී.

இதன் கீழ் சொல்லப்படுகிற காணிகளை பெற்றுக்கொள்ளும்பொருட்டு 1876 ம ஆண்டின் காண்பெற்றுக் கொள்வதைப்பற்றிய கட்டளைச்சட்டத்தின் 6 ம பிரிவின்பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சங்க கத்தாருடைய ஆலோசனை அனுமதியுடன், எனக்குக்கட்டளைசெய்திருப்பதை இத்தலை அறியப்பண்ணுகிறேன். அதாகிறது :—

களுத்தறை தொட்டமுனையில வேறுவீல என்னும் கிராமத்திலுள்ள ஏழு துண்டு நிலங்கள். பி. பிளாண் 9,786.

இல.	பெயர்.	உரித்தாளியின் பெயர்.	வசூலம் அ. ரூ. ப.
T 621	கலடிதோட்டம் உவததை பொடவததை	வற்றனகே புஞ்சி யானு பொன சேகா வும மறுபேரும	0 0 16
6541	—	அரசாட்சியார்	0 0 2-50
U 621	உணமுலவததை	புசவடுகே வலறியானு பானுந்து	0 1 17
6542	—	அரசாட்சியார்	0 0 4-50
6543	—	சேடி	0 0 0-02
V 621	உணமுலவததை	பறபெண்டுகே தோளு மேரியாவும பிள்ளைகளும	0 1 20
6544	—	அரசாட்சியார்	0 0 5-50

மேற்கூறிய காணிகளுக்கு உரித்துபேசுகின்ற சகலபேரும தானாகவல்லது அவரவருடைய காரியகாரர்களால் 1891 ம ஆண்டு மாகாழிமாசம் 21 ன் தேதி 12 மணிகளுக்கு களுத்தறை கச்சேரியில என்னுக்கதாவில வெளிப்படடு சொல்லிக்கொள்ள வேண்டியவருமல்லாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைப்பெற்றுக்கொள்வதற்குண்டான உரித்தையும் சொல்லவேண்டியது.

களுத்தறை கச்சேரி, 1891 ஆண்டு காதகிசைமன் 19 உ.

எச். டபிள்யூ. பொர்ட்மன்ஸ் உதவி அரசாட்சி ஏசனறு

LAND RESUMPTION NOTICES.

WITH reference to the notice dated November 18, 1890, and published in the Government Gazette of November 21, 1890, and in five subsequent issues, regarding the resumption of the land called Doolwelakanda, situated in the village Dulwela of Harispattu, Central Province: It is hereby notified that the Governor in Executive Council being satisfied that a prima facie right to the land in question has been established by Mr. A. F. Gunatilleke, of Kandy, all further proceedings under the Ordinance in respect of the land have been stopped.

Colonial Secretary's Office, Colombo, November 26, 1891.

E. NOEL WALKER, Colonial Secretary.

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	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.K.Q.C.P., C.M.C., Principal Civil Medical Officer, &c., Ceylon	2 0
Pybus's Mission to Kandy	0 50
The Mahāvamsa:—		
Original Pali Text, Part I.	7 50
Do. Part II.	7 50
Wijesinha's English Translation of Part II. with Turnour's Translation of Part I. prefixed	7 50
Sinhalese Translation, Part I.	5 0
Do. Part II.	5 0
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
Mannār: a Monograph.—By the late W. J. S. Boake, C.C.S.	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.

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

The *Supreme Court Circular*, published from time to time.

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

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

Ports.	Arrivals.	Departures.	During the commencement of the year.	
			Arrivals.	Departures.
<i>Colombo.</i>				
Men ...	5,412	2,129	33,058	29,118
Women ...	1,333	230	6,497	3,158
Children ...	975	14	5,190	527
<i>Negombo.</i>				
Men ...	—	—	340	299
Women ...	—	—	58	56
Children ...	—	—	43	39
<i>Kalpitiya.</i>				
Men ...	—	—	—	—
Women ...	—	—	—	—
Children ...	—	—	—	—
<i>Vankalai.</i>				
Men ...	912	284	4,751	7,789
Women ...	379	33	1,107	1,301
Children ...	92	11	243	285
<i>Pesalai.</i>				
Men ...	961	466	24,828	8,063
Women ...	395	60	8,399	1,508
Children ...	112	11	1,917	358
Total ...	10,571	3,238	86,431	52,501

Customs, Colombo,
November 25, 1891.

SAM. HAUGHTON,
for Principal Collector.

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

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk, Cinchona.	Branch, Cinchona.	Cinchona Chips.	Cocoanuts.	Copperah.	Cocoanut Oil.	Cocoanut Poconac.	Cinnamon.	Cinnamon Oil.	Citronella Oil.	Cardamoms.	Ebony.	Plumbago.	Coir Rope.	Coir Junk.	Coir Yarn.	Coir Fibre.	Sapan-wood.	Orchilla.	Kittool Fibre.	Deer Horns.	
	1891.		cwt.	cwt.	lb.	cwt.	lb.	lb.	lb.	No.	cwt.	cwt.	cwt.	lb.	oz.	oz.	lb.	cwt.	cwt.	cwt.	cwt.	cwt.	cwt.	lb.	lb.	cwt.	cwt.	
COLOMBO.																												
ss. Melbourne	18/11	China	—	—	55	—	—	—	—	—	—	—	—	—	—	—	—	—	—	190	—	—	—	—	—	—	—	—
ss. Mira	19/11	London	—	—	208205	—	33003	—	—	19550	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Preussen	19/11	Shanghai	—	—	8060	—	—	—	—	—	—	—	—	10000	—	—	—	—	—	—	—	100	144	—	—	—	48	—
ss. Rohilla	20/11	London	—	—	10	—	—	—	—	—	—	—	—	—	—	—	—	108	—	—	—	—	—	—	—	—	—	—
ss. Bengal	20/11	Do.	—	—	224625	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Victoria	20/11	Do.	—	—	187083	—	—	—	—	—	—	8	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Ballaarat	20/11	Australia	181	63	42304	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Coromandel	21/11	Calcutta	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Surat	24/11	Bombay	—	23	2535	—	—	—	—	—	—	—	—	—	—	—	771	—	—	—	—	—	—	—	—	—	—	—
ss. Cheshire	24/11	London, &c.	—	—	520321	—	47420	—	—	102640	267	5938	—	—	—	—	11375	—	—	—	—	—	—	—	—	—	—	—
ss. Oroya	24/11	London	1	—	298459	—	—	—	—	127250	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
ss. Orotava	24/11	Australia	—	—	15910	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	50	—	—	—	—	50	—
GALLE.																												
ss. Kangra	24/11	Bombay	—	—	16960	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	294	—	—	—	—	—	—

Importation of Rice from Indian Ports during the Week.

TO COLOMBO:—

From Calcutta	Bags	28,334
Bombay	...	"	25
Southern India	...	"	10,749
Total	...	"	<u>39,108</u>

TO GALLE:—

Nil.

Customs, Colombo, November 25, 1891.

SAM. HAUGHTON,
for Principal Collector.

WE, the undersigned, Members of the Congregation of the Church of Our Lady of Good Death, Hulftsdorp, Colombo, hereby give notice that a General Meeting of the said Congregation will be held on December 28, 1891, at 5 p.m., at the said church, for the election of new trustees for the year 1892, under the provisions of the Ordinance No. 5 of 1864.

VINCENT W. PEREIRA.
LOUIS G. FERNANDO.
WILLIAM A. PASSE.
HARRY D. A. PASSE.
LISBOA PINTO.

Colombo, November 23, 1891.

WE, the undersigned, Members of the Congregation of St. Emmanuel's Church, Pettah, Colombo, hereby give notice that a General Meeting of the said Congregation will be held on December 21, 1891, at 5 p.m., at the said church, for election of trustees for the year 1892, under the provisions of the Ordinance No. 5 of 1864.

JAS. B. PASSE.
J. B. FERNANDO.
R. E. FERNANDO.
GABRIEL MATTHEYS.
JNO. D. PIERIS.

Colombo, November 24, 1891.

NOTICE is hereby given that an application has been received from the Rev. F. D. Waldoek of the Baptist Mission for the removal of his Bolatta Poy's Vernacular School to Batuwatta, where there is a Vernacular Girls' School under his management, and to have the two Schools registered together as a Mixed School.

Observations must be forwarded to the Director of Public Instruction not later than December 9, 1891.

J. B. CULL,
Director.

Office of the Director of Public Instruction,
Colombo, November 24, 1891.

THE Colonial Store will be closed for issues from December 15, 1891, to January 5, 1892, inclusive.

W. J. GORMAN,
Colonial Storekeeper.

Colonial Store,
Colombo, November 12, 1891.

NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), marked on the envelopes "Tenders for the construction of Buildings, Central Province," will be received at the Colonial Secretary's Office up to noon on Monday, December 21, 1891, from persons willing to contract for the following services:—

- (1) For erecting new Post Office, Peradeniya.
- (2) For erecting quarters for Guardian, Queen's Cottage, Nuwara Eliya.

2. The tenderers must tender separately for each work on forms which will be supplied on application at the office of the Director of Public Works or Provincial Engineer, Kandy, and no tender will be considered unless it is furnished on the recognised form.

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

4. Sufficient sureties will be required to join in a bond for the due fulfilment of each contract. The amount of the bonds, plans of the buildings, details of specifications, and all other necessary information can be obtained at the office of the Provincial Engineer, Kandy.

5. The Government reserves to itself the right, without question, to reject any or all tenders, or to accept any portion of a tender.

6. The contractors must notify in their tenders the time required by them for the completion of the works.

7. Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers own lawyers, the name or stamp of whom should be affixed to the document.

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

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 24, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for improvements to the Queen's Warehouse, Colombo," will be received at the Colonial Secretary's office up to noon on Monday, December 7, 1891, from persons willing to contract for the under-mentioned service:—

For fixing teak fenders to seventeen pillars of the Queen's Warehouse, Colombo.

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

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

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

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

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

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

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

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

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 24, 1891.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for fixing ceiling in the office of the Syndicate Boat Company," will be received at the Colonial Secretary's Office up to noon on Monday, December 7, 1891, from persons willing to contract for the under-mentioned service:—

For fixing a lummidilla ceiling in the office of the Syndicate Boat Company.

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

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

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

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

The amount of the bond, and all other necessary information in respect of plans, specifications, &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 expenses of having security bonds prepared for the due performance of their contracts, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers; and when bonds have been drawn by the tenderers' own lawyers, 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 tenderers' initials will be treated as informal and rejected.

H. L. CRAWFORD,
for Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 25, 1891.

SALES OF UNSERVICEABLE ARTICLES.

NOTICE is hereby given that on Monday, December 21, 1891, at 1 p.m., will be sold by public auction at the Welikada Jail premises the following unserviceable articles belonging to the Welikada Jail:—

2 augers of sorts	1 lactometer
728 anklets, pairs	1 lantern, bull's-eye
1 axe, felling	30 l trine pans
1 barrel, tar	1 lime squeezer
1 bookcase or shelf	4 mamoties
2 body belts	2 measures, bushel
4 buckets, iron, of sorts	2 measure, iron, gal-
10 boxes, latrine	vanised
1 cape	1 oilstone
2 cat-o'-nine tails	4 padlocks of sorts
7 ch ins, prisoners'	1 pigeon hole
1 comm de	300 pins, tin
10 chisels of sorts	12 planes, iron, of sorts
20 cots, wooden	300 plates, tin
1 can, tin, for arrack	1 saw, pit
17 files of sorts	1 saw, hand
5 funnels, urinal	32 spoons, table, tin
1,000 hammer handles	2 saws, web
19 hammers, stone-	4 scrapers, cocoanut
breaking	2 showels
2 irons, tin-soldering	22 stands for shot-drill
3 inkstand, pewter	4 spoons, table, metal
36 keys, latrine	4 pairs scissors, ordinary
10 knives, kitchen, of	1 pair scissors, table
sorts	4 tubs, wooden, urinal
10 lamps, wall	22 thimbles
5 lanterns, hand	1 wheelbarrow
1 lantern, verandah	

R. E. FIRMINER,
Superintendent.

Convict Establishment,
Colombo, November 16, 1891.

public auction on the 8th proximo, at 8 a.m., in the Asylum premises:—

1 boiler, small	2 pans, kitchen
1 brush, hand	80 plates, tin
7 brushes, whitewashing,	5 pots, watering
hair	3 squeegees, complete
30 buckets, latrine	5 squeegees, Indiarubber
5 coffee cans, zinc	for
1 frying pan	3 tubs, bathing
1 knife, butcher's	1 tub, eight-gallon
1 knife, kitchen	3 tats
1 boiler, tripod	1 table, kitchen

J. D. MACDONALD, M.D.
for Principal Civil Medical Officer and
Inspector-General of Hospitals.

Principal Civil Medical Office,
Colombo, November 24, 1891.

NOTICE is hereby given that on Saturday, December 19, 1891, at 12 o'clock noon, will be sold by public auction at the Police Court of Nuwara Eliya the following unclaimed or confiscated articles:—

1 handkerchief	1 trowel
1 white cloth	5 empty kerosine cans
4 pieces sateen	2 jumpers
1 piece soap	1 knife
2 brass lamps	1 silk sarong
2 bells	2 cases tea
1 incense burner	1 lot coffee
1 sandal cup	1 rice pounder
1 conch shell	1 packet tea
1 cymbal	1 lot pieces of cloth
2 pieces cloth	1 pair scales
1 pipe	2 seer measures
2 buttons	1 lot twine
1 tin box	1 bill-hook
1 weti cloth	1 cap gun marked "E. W. Ebert"

GEORGE M. FOWLER,
Police Magistrate.

Nuwara Eliya, November 24, 1891.

THE under-mentioned unserviceable articles belonging to the Lunatic Asylum, Jawatta, will be sold by

MUNICIPAL COUNCIL NOTICES.

MUNICIPALITY OF COLOMBO.

Supplementary Budget No. 3 of 1891, approved by Standing Committee on November 23, 1891.

REVENUE.

<i>General Account.</i>	Rs.	c.	Rs.	c.	<i>Rs.</i>	<i>c.</i>	<i>Rs.</i>	<i>c.</i>
Estimated revenue for 1891, as per Supplemental Budget No. 2 of September 11, 1891	—		658,188	99	Withdrawal of vote for washing tanks for dhobies, Polwatta	2,010	0	
SUPPLEMENTAL.					<i>Miscellaneous (Re-votes).</i>			
<i>Licenses.</i>					Withdrawal of vote for street name plates	1,850	0	
Opium	—		1,450	0a	4,860 0c			
<i>Slaughter Houses.</i>					<i>Assessment Account.</i>			
Dematagoda, sale of manure	0	37			Cost on recovery of arrears due for sale of water	31	56	
<i>Miscellaneous.</i>					Edinburgh market, lighting charges paid by stall-holders	364	93	
Value of tools paid for by scavenging contractor, &c.	418	51			Gintupitiya street market, lighting charges paid by stall-holders	17	0	
Fees from tennis court, Victoria park	4	0			Proceeds of sale of Municipal property	45	0	
Sale of carriage plates	0	36			Miscellaneous	0	62	
Sale of timber	402	42	825	66b	Sale of water	—	—	459 11
<i>Public Works.</i>								2,000 0d
Saving on vote for watering streets	1,000	0			Total ... 667,783 76			

EXPENDITURE.

<i>General Account.</i>	Rs.	c.	Rs.	c.	<i>Public Works.</i>	Rs.	c.	Rs.	c.
Estimated expenditure as per Supplemental Budget No. 2 of September 11, 1891	—		643,183	0	Salaries of overseers and others	—		13,149	25
<i>Salaries.</i>					Estimate for approach road to Fort latrine	145	0		
Allowance to Mr. Raffel for acting for Head Clerk for six weeks, at Rs. 41-66 per mensem	62	49			Clearing margin of lake	1,000	0		
Bookkeeper, Public Works Department	27	50	89	99	Fixing crane for dredger on pontoons	300	0		
<i>Allowances.</i>					Four mud barges...	2,000	0		
Horse allowance to sanitary officer	—		140	0	Ropes, &c., for the same	500	0		
<i>Printing Account.</i>					Chatham street sewer	1,200	0		
Allowance to substitute for compositor belonging to Volunteer Corps who abstained leave to attend camp of exercise	—		7	0	Tools for roadworks, &c.	1,000	0		
<i>Markets.</i>					Screen wall, &c., Kew latrine	220	0		
Four fish benches, Kollupitiya market	14	0			Boundary wall, Municipal stables	100	0		
Gutters for meat stalls, Dean's road market	48	0	62	0	Carriage shed for Councillors	100	0		
<i>Miscellaneous.</i>					Drains, Vauxhall lane	75	0	6,640	0f
Refund of value of guides' badges	21	0			ASSESSMENT ACCOUNT.				
Grant to late Municipal Inspector, J. W. de Rooy	500	0	521	0	<i>Salaries.</i>				
Scavenging account, conservancy of private latrines	—		450	0	Allowance to extra clerks employed as substitutes for clerks belonging to the Volunteer Corps who obtained leave to attend camp of exercise	—		9	32
					Allowance to Mr. Rodrigo for acting for Mr. Raffel for 6 weeks at Rs. 30 per mensem	—		45	0
					Cost of collection (supplementary vote)	—		510	0
					Printing and advertisements	—		800	0
					Supplemental vote for lighting Edinburgh markets	—		650	0
					Water supply to Wellawatta lane	—		420	0
					Street lighting, supplementary vote	—		1,100	0
					Balance	—		667,776	59
								7	17
					Total ... 667,783 76				

The Municipal Office,
Colombo, November 23, 1891.

H. HAY CAMERON,
Mayor and Chairman.

Memorandum annexed to Supplemental Budget No. 3.

GENERAL ACCOUNT.

		Rs.	c.				Rs.	c.
Estimated Revenue as per monthly statement for September, 1891	...	263,708	31		Estimated Expenditure as per monthly statement for September, 1891	...	314,240	34
Deduct items not in Budget	...	1,055	5					
		262,653	26					
Add (a) and (c)	6,310	0		Add (e) and (f)	7,909	99
		268,963	26					
Balance	53,187	7					
		322,150	33		Total	322,150	33

ASSESSMENT ACCOUNT.

		Rs.	c.				Rs.	c.
Estimated Revenue as per monthly statement for September, 1891	...	304,038	11		Estimated Expenditure as per monthly statement for September, 1891	...	326,646	94
Add (d)	2,000	0		Add (g)	3,534	32
		306,038	11					
Balance	24,143	15					
		330,181	26		Total	330,181	26

BALANCE.

		Rs.	c.
Balance on December 31, 1890	...	77,337	39
		77,337	39

DEBIT BALANCE.

		Rs.	c.
General account	53,187	7
Assessment account	24,143	15
		77,330	22
Balance in Supplemental Budget No. 3		7	17
		77,337	39

The Municipal Office,
Colombo, November 23, 1891.

H. HAY CAMERON,
Mayor and Chairman.

MUNICIPALITY OF GALLE.

Minutes of Proceedings of a Meeting of the Municipal Council of Galle held at the Municipal Office
on October 3, 1891, at 2 p.m.

Present:—The Chairman; H. J. Deslandes, Esq.; T. S. Clark, Esq.; W. E. de Vos, Esq.; W. Abeyesundere, Esq.; N. Dias Abeyesinhe, Esq.; and E. R. Anthonisz, Esq.

1. Read and confirmed Minutes of last Meeting.
2. Pursuant to notice Mr. Abeyesundere moved for returns showing the cost of the new lamps provided for Ward No. 2 of the Municipality, the annual cost of lighting and maintenance, and the annual income to be derived from the lighting rate fixed on property within the Ward.
Seconded by Mr. E. R. Anthonisz.—Carried.
The Secretary submitted the returns asked.
3. Read a letter from the Hon. the Colonial Secretary to the Inspector-General of Police No. 353 of September 25, 1891), forwarded for the information of the Chairman, authorising the reduction of the Police Force at Galle by 5 Sergeants and 23 Constables.
4. Submitted a letter from Mr. C. P. Hayley, dated September 9, 1891, requesting permission to carry a telephone wire from their offices and from those of Messrs Delmege, Reid & Company's to Mr. Coates' and Mr. Hayley's residences in Middle street.
Also a letter from Mr. J. Armitage to carry a wire from the Galle Ice Company's office below the hotel to the Ice Company's Factory.
Resolved,—That a Sub-Committee, composed of the Provincial Engineer, Mr. Clarke, and Mr. Anthonisz, be appointed to confer with the applicants as to the details of the arrangements proposed by them, and to report to the Council.
5. Submitted a letter from the Sanitary Officer conveying to the Council his thanks and deep sense of obligation for the grant of Rs. 100 as remuneration for the services rendered by him during the late epidemic of cholera in the town.
6. Submitted result of the sale of the rents of the Gintota and M orowak korale road toll for 1892.
Resolved,—That the offer of Vehellege Bastian de Silva Samaranayeke of Rs. 1,620 for the Morowa korale road toll be accepted; and that of S. D. S. Wirakoon of Rs. 6,500 for the Gintota toll be rejected, and that tenders be invited for the latter.

7. Submitted the following recommendation made by the Standing Committee at a Meeting held this day :

Resolved that it be recommended to the Council that the following transfer of votes be made :—

- Rs. 500 from "Sanitation and Drainage, Fort," to "Salaries."
- Rs. 30 from "Fire Engine" to "Stationery."
- Rs. 40 from "Fire Engine" to "Time Gun."
- Rs. 100 from "Fire Engine" to "Minor Works."
- Rs. 50 from "Fire Engine" to "Wind Mill."
- Rs. 100 from "Buckets" to "Abating Contagious Diseases."
- Rs. 240 from "Drainage, Suburbs," to "Band."
- Rs. 210 from "Tools" to "Victoria Park."
- Rs. 150 from "Drainage, Fort," to "Repairs of Carts."

Resolved,—That the recommendations of the Standing Committee be sanctioned.

8. Submitted petition from residents of China garden with reference to the sites at which the lamp posts have been planted in China garden road.

Ordered that the lamp post No. 1 on the Wakwella road be removed to a point opposite the China garden cross road.

9. Submitted the following reports :—

- (1) Report of the Sanitary officer for the quarter ended September 30, 1891.
- (2) Reports on the Permanent and Surface repairs of roads in September, 1891.
- (3) Report on Progress of Works for September, 1891.

Ordered that they be circulated among the Members of the Council.

Confirmed :

P. A. TEMPLER,
Chairman.

Statement of Receipts and Disbursements on account of the Municipal Fund from January 1 to October 31, 1891.

No. 1.—GENERAL ACCOUNT.

RECEIPTS.	Estimated Amount.		Receipts.		DISBURSEMENTS.	Estimated Amount.		Disbursements.			
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.		
Balance on December 31, 1890	...	7,000	0	6,311	14	Salaries	...	9,667	22	8,056	6
Taxes	...	13,008	0	11,797	70	General office expenses	...	970	0	765	85
Tolls	...	16,876	0	13,574	19	Revenue Services	...	1,536	0	1,326	65
Stamp duties and fees	...	4,918	25	3,674	4	Lighting	...	4,920	0	3,316	80
Market licences	...	4,859	0	3,972	19	Sanitary charges	...	6,887	77	5,439	96
Slaughter-house licenses	...	1,142	0	906	89	Market charges	...	776	0	614	25
Miscellaneous licenses	...	338	0	351	75	Slaughter-house charges	...	500	0	367	92
Judicial fines	...	1,000	0	1,020	52	Miscellaneous	...	4,312	96	4,260	15
Rents	...	2,146	50	1,850	56	Public works	...	22,198	77	16,245	65
Miscellaneous	...	774	0	2,014	32					40,393	29
						Balance	...	—	—	5,080	1
										46,473	30

J. E. ANTHONISZ,
Secretary.

No. 2.—ASSESSMENT ACCOUNT.

RECEIPTS.	Estimated Amount.		Receipts.		DISBURSEMENTS.	Estimated Amount.		Disbursements.			
	Rs.	c.	Rs.	c.		Rs.	c.	Rs.	c.		
Balance on December 31, 1890	...	1,200	0	927	59	Police Bill for second half of 1890	4,840	0	4,866	76	
Assessment tax for 1890	...	3,557	0	4,368	38	Do. for first half of 1891	4,840	0	4,874	52	
Do. for 1891	...	8,321	0	5,624	43	Commission to collectors	...	712	50	617	52
						Stationery and printing	...	100	0	59	50
						Batta to peon	...	60	0	49	25
						House numbers	...	5	0	16	10
						Contingencies	...	10	0	5	25
						Assessment clerk	...	360	0	300	0
										10,788	90
						Balance	...	—	—	131	50
										10,920	40

J. E. ANTHONISZ,
Secretary.

No. 3.—WATERWORKS ACCOUNT.

REVENUE.	Amount.		EXPENDITURE.	Amount.	
	Rs.	c.		Rs.	c.
Loan from Government	—	60,000	Labour	—	4,049
Interest	1,176	64	Local materials purchased—baskets, planks, cadjans, tin pots	421	30
Rebate	37	62	Transport of metal, &c.	745	65
Sale of timber	3	80	Sand	465	60
		1,218			1,632
		6	Value of cement landed and stored	—	23,878
			Ironworks landed and stored	—	21,162
			Dressed stones	—	899
			<i>Sundries.</i>		
			Advertisements, printing, telegram	164	81
			Surveyor's fees	58	54
			Land for reservoir	3,691	43
			Tools	389	94
			Cash book, ledger, chequebooks, &c.	33	77
			Report by Mr. Burnett	867	80
			Testing pipes	272	11
			Fitting up pipes...	29	37
			Contingencies	60	12
					5,567
					89
					57,189
					71
			Balance, current account:—		
			Pass book balance	4,245	85
			Deduct uncashed cheques Nos. 151, 152, and 153	217	50
					4,028
					35
					61,218
					6
			Total ...		61,218
					6

J. E. ANTHONISZ, Secretary.

Progress Report of Works brought up to October 31, 1891.

Particulars.	Amount of		Expenditure in		Expenditure up		Balance.	
	Rs.	c.	Rs.	c.	Rs.	c.	Rs.	c.
Permanent repair of roads	8,000	0	440	54	7,626	38a	363	62
General upkeep of roads and bridges	3,500	0	121	23	3,157	46b	342	54
Painting and repair of lamps	150	0	18	10	132	50	17	50
New carts	455	0	—	—	355	0c	100	0
Repair of carts	401	20	—	—	157	20d	284	0
Repair of Municipal buildings	1,401	30	5	45	1,108	75e	292	55
Minor works and improvements	610	0	68	5	586	87f	2	13
Clearing canals and reclaiming swamps	1,100	0	174	80	801	5g	298	95
Improving drainage and sanitation, Fort	850	0	—	—	479	5h	370	95
Do. do. suburbs	1,260	0	—	—	724	15i	535	85
New outlet to Pettigalla-ela	268	80	—	—	218	80	50	0
Additional latrines	700	0	98	0	515	22j	184	78
Victoria park, and planting trees in town	910	0	41	50	819	88	90	12
Town Hall	3,000	0	11	8	651	38k	2,348	62

- (a) Metalled 211 lines and gravelled 361 lines.
 (b) Repaired superficially 1,304.77 squares of road and deepened 631 lines of drains.
 (c) Built two new scavenging carts.
 (d) Repaired four scavenging carts and two water carts.
 (e) Repaired green market, meat market, fish market, betel sheds, fish auction shed, slaughter-house, and two latrines.
 (f) Built a shed for carts; renewed faces of town clock; built dust-bins.
 (g) Reclaiming Pettigalla swamp and cleared water courses.
 (h) Repaired side drain of Lighthouse street, and rebuilt sewer in Leyn Baan Cross street and side drains of Pedlar street.
 (i) Repaired side drains of Hirimbura road, drain near the green market, and China garden drain.
 (j) Erected a Horbury's latrine at Pettigallawatta; procured another from Bombay.
 (k) Built a staircase.

J. E. ANTHONISZ,
Secretary.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that an application having been made to the Provincial Road Committee of Sabaragamuwa that the provisions of "The Branch Roads Ordinance, 1874," be extended to the district of Dolosbage for the construction of a branch cart road from Gevipitiya to Hatgampola, a distance of $1\frac{1}{2}$ mile, the Provincial Road Committee will, on December 19 next, at 1 o'clock P.M., at their office at Ratnapura, proceed to define the limits of the district the estates in which will, if the said branch road be assented to by the proprietors of two-thirds of the acreage in the said district, be assessed for the construction and maintenance of the said road; and it is further notified that it is proposed to include the following among other estates in the district to be assessed:—

Name of Estate.	Proprietors or Agents.	Acreage		Total.
		cultivated.	uncultivated.	
Yellangowry ...	J. R. Collinson and H. Whitham ...	410	210	620
Debatgama ...	W. L. Strachan ...	163	154	317
Kalu_galla ...	G.E. Manisty and W. Chas. Whitham (agent) ...	88	635	693
Total ...		661	969	1,630

And at the same time and place the Committee will take evidence, if necessary, and consider objections and suggestions.

Provincial Road Committee,
Ratnapura, November 16, 1891.

C. S. VAUGHAN,
Secretary.

NOTICE is hereby given that the minor cart road from Talatu-oya to Ker-haw's bridge will be closed for wheeled traffic from December 1 to 20 next, for the purpose of constructing a culvert at Kandawela Maditta.

J. J. THORBURN,
Secretary.

District Road Committee's Office,
Kandy, November 19, 1891.

Burgher, and Native Members of the District Road Committee of Matara for the years 1892, 1893, and 1894, are required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Southern Province at least ten days before the day of election. The election will be held on December 23 next, at 3 o'clock P.M., at the Matara Kachcheri.

E. ELLIOTT,
Chairman.

Provincial Road Committee,
Galle, November 21, 1891.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European, Burgher, and Native Members of the District Road Committee of Galle for the years 1892, 1893, and 1894, are required to signify their intention in writing to the Chairman of the Provincial Road Committee for the Southern Province at least ten days before the day of election. The election will be held on December 23 next, at 3 o'clock P.M., at the Galle Kachcheri.

Provincial Road Committee,
Galle, November 21, 1891.

E. ELLIOTT,
Chairman.

NOTICE is hereby given that under the 26th clause of Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European, Burgher, and Native Members of the District Road Committee of Hambantota 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 Southern Province at least ten days before the day of election. The election will be held on December 23, 1891, at 3 P.M., at the Hambantota Kachcheri.

E. ELLIOTT,
Chairman.

Provincial Road Committee,
Galle, November 21, 1891.

NOTICE is hereby given that under the 26th clause of the Ordinance No. 10 of 1861, all persons intending to offer themselves as Candidates for the offices of European,

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

No. C/89. In the Matter of the Goods and Chattels of Segoe Lebbe Samsy Lebbe Marcar Hadjiar, of Messengerstreet, Colombo.
Samsy Lebbe Marcar Hadjiar Mohamado Hanifa, of Old Moor street.....Petitioner.
Vs.
1, Ponni Umma, widow; 2, Padilla Umma; and 3, Avissa Umma, of Messenger street... Respondents.

THIS matter coming on for disposal before Owen Morgan, Esq., Acting District Judge of Colombo, on the 2nd July, 1891, in the presence of A. O. Joseph, Proctor, on the part of the petitioner Samsy Lebbe Marcar Hadjiar Mohamado Hanifa, of Old Moor street, Colombo; and the affidavit of the said Samsy Lebbe Marcar Hadjiar Mohamado Haniffa, dated 25th June, 1891, having been read, it is ordered that the said Samsy Lebbe Marcar Mohamado Hadjiar be and he is hereby declared entitled to have letters of administration to the estate of Segoe Lebbe Samsy Lebbe Marcar Hadjiar, deceased, issued to him, unless any person shall, on or before the 3rd day of December, 1891, show sufficient cause to the satisfaction of this court to the contrary.

OWEN MORGAN,
District Judge.

In the District Court of Kandy.

Testamentary Jurisdiction. } In the Matter of the Estate and Effects of Sena Assena Lebbe, late of Yatiwawella in Harispattu, deceased.
No. 1,668. } Pitche Umma, of Yatiwawella..... Petitioner
And
1, Meera Natchia; and 2, Batcha Meera Saibo Respondents.

THIS matter coming on for disposal before Archibald Campbell Lawrie, Esq., District Judge of Kandy, on the 3rd day of November, 1891, in the presence of Mr. E. Beven for Proctor on the part of the petitioner Pitche Umma, and the affidavit of the said Pitche Umma,

dated the 23rd day of October, 1891, having been read, on the motion of Mr. E. Beven for Proctor for petitioner It is ordered that the said Pitche Umma be, and she is hereby declared entitled to have letters of administration to the estate of Sena Assena Lebbe issued to her, unless any person or persons shall, on or before the 20th day of November, 1891, show sufficient cause to the satisfaction of this court to the contrary.

A. C. LAWRIE,
District Judge.

In the District Court of Jaffna.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Sivagamipillai, widow of Murugesar, of Ariyalai, deceased.
Class 2. } No. 457.

Vesiwanatar Sinnatamby, of Ariyalai.....Petitioner.
1, Kamanatar Coomarasamy, of Chiviyaterru; 2, Changarappillai Kadirgamar, of Ariyalai Respondents.

THIS matter of the petition of Visuwanatar Sinnatamby, of Ariyalai, praying for letters of administration to the estate of the above-named deceased coming on for disposal before Patrick William Conolly, Esq., District Judge, on the 16th day of November, 1891, in the presence of Messrs. Casippillai and Cathiravelu, Proctor, on the part of the petitioner, and the affidavit of the petitioner, dated the 16th day of October, 1891, having been read, it is declared that the petitioner is one of the next of kin of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other persons shall, on or before the 4th day of December, 1891, show sufficient cause to the satisfaction of this court to the contrary.

P. W. CONOLLY,
District Judge.

This 16th day of November, 1891.

MISCELLANEOUS DEPARTMENTAL NOTICES—contd. from page 2889.

Return of Cooly Immigrants for the Week ended November 26, 1891.

Colombo.	Arrivals.	Departures.
Men	1,021	677
Women	142	3
Children	145	1
Infants	50	—
<i>Mannar</i>	448	38
Total ...	1,806	719

E. NOEL WALKER,
Colonial Secretary.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

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 Kavena Pana Packeer Mohideen, of Second Cross street in the Pettah of Colombo.

WHEREAS the above-named Kavena 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 Colombo.

No. 1,553. In the matter of the insolvency of M. Peer Candoo, of Maradana, 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 January 14, 1892, to audit accounts and declare a dividend.

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

Colombo, November 21, 1891.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Warnakula Wirasuriya Jayatilaka Stephen Rowell, of Kinakke in Yatigaha pattu of Pitigal korale..... Plaintiff.
No. 3,833. Vs.

1, Demetrius Louis Osthmuller, now of Pussellawa; 2, John Bernard Osthmuller, of Kanuwana; and 3, Alexander Peter Osthmuller, of Pelmadulla..... Defendants.

NOTICE is hereby given that on December 19, 1891, commencing at 12 o'clock noon, will be sold by public auction at the respective premises the following property, viz.:-

1. An undivided three-fourth of a portion of land called Wetakeyagahawatta, situated at Kanuwana in the Ragam pattu of Aluckuru korale; which said portion being bounded on the north by the portion of land in which the defendants are residing, east by the Government high road to Colombo, south by the garden of Jayasuria Aratchige Don Elaris Appuhami, and west by the ditch of the grass field of G. H. Osthmuller, containing in extent of about 1 acre.

2. An undivided three-fourth of a portion of Wetakeyagahawatta, and of the buildings standing thereon, situated at Kanuwana aforesaid; the said portion being bounded on the north by the portion of land belonging to the said debtors and A. C. Osthmuller, east by the Government high road, south by the portion of Wetakeyagahawatta aforesaid, west by the ditch of the grass field of G. H. Osthmuller, containing in extent of about 1 acre.

3. An undivided three-fourth parts of a portion of Janayamaboda Wetakeyagahawatta, situated at Kanuwana aforesaid; the said portion being bounded on the north by the portion of garden belonging to Jayasuriya Aratchige Don Elaris Appuhami and others, east by Government high road, south by the portion of land belonging to Issac Appu, west by the ditch of the owita of J. D. Osthmuller, containing in extent of about 1 rood.

4. An undivided three-fourth parts of Wetakeyagahawatta, situated at Kanuwana aforesaid; which entire land being bounded on the north by Ja-ela and Kosgahawatta, east by the boundary fence of the lands of G. H. Osthmuller and Abraham Mendis Appuhami and others, south by the field of Anthony Rowell Appuhami and others, and west by owita of J. D. Osthmuller, containing in extent about 9 acres and 37 perches.

5. The land called Kosgahawatta, situated at Kanuwana aforesaid; and bounded on the north by Ja-ela, east by the ground of the resthouse and boundary fence of the land of J. D. Osthmuller and others, south by the land of G. H. Osthmuller, and west by the land of the children of Andris Charles Osthmuller and the owita of G. H. Osthmuller, containing in extent of about 1 acre and 1 rood.

6. An undivided three-fourth of Wetakeyagahakumbura and a portion of Dawatagahakumbura, situated at Kanuwana aforesaid; the entire fields being bounded on the north by Ja-ela, east by the grass field of G. H. Osthmuller, south by the fields of Anthony Rowell Appuhami and others, west by the land of Gordianu Rowell Appuhami and others, containing in extent of about 9 acres.

7. A portion of land called Dangabalanda, situated at Indiwitiya, alias Sestrawella in Weligampitiya in the afore-

said pattu and korale; bounded on the north by the fields of Gordianu Rowell Appuhami and others, east by the lands of Andris Charles Osthmuller and others, south by the land of Juse Rowell, and west by the lands of Juse Rowell and Gordianu Rowell Appuhami, containing in extent of about 3 acres.

8. An undivided three-fourth of Wetakayagahakumbura, situated at Tummodara in Indiwitiya aforesaid; the entire land being bounded on the north by the Ja-ela (canal), east by the lands of Gordianu Rowell Appuhami and Juse Rowell Appuhami, south by the field of Gordianu Rowell Appuhami and others, and west by the old lake from Colombo to Negombo, containing in extent of about 25 bushels of paddy sowing.

9. An undivided one-seventh and one fourteenth of one half of Gorakagahawatta, situated at Weligampitiya aforesaid; the said one half part being bounded on the north by the other one half part of Gorakagahawatta belonging to Stephen Rowell Appulami, east by the Government high road to Colombo, south by the lands of Carolis Fernando Appuhami and others, and west by Midigahakumbura, containing in extent of about 1½ acre; mortgaged and hypothecated with the plaintiff by bond dated October 12, 1885, and declared specially bound and executable for the decree entered in the above case; and the right, title, and interest of the said defendants in and to the same at the date of the said mortgage in satisfaction of the said decree.

SOLOMON SENEWIRATNE,
Acting Deputy Fiscal.

Fiscal's Office,
Colombo, November 21, 1891.

In the District Court of Kalutara.

Hettiyakandage Joseph Fernando; 1, Lindamulage John Clovis de Silva; 2, Kariyakarane Cornelis Fernando, of Moratuwa, administrators of the estates of the late Hettiyakandage Joseph Fernando..... Plaintiffs.
No. 82. Vs.

Induruwe Muhandirange Don Carolis de Alwis Samaratwakara Jayasundera Appuhami, of Induruwa..... Defendant.

NOTICE is hereby given that on Monday, December 21, 1891, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property, viz., for the recovery of the sum of Rs. 2,796-22, with interest on Rs. 2,640 at 12½ per cent. from November 17, 1882:—

1. The entire soil and trees of a portion of the garden called Nindewatta, situated at Mahahenatiyangala; bounded on the north by Botuparangiawatta, east by Pahalawatta alias Owittawatta, south by the ditch of Galabodavawatta, and on the west by Henegewatta, containing in extent 1 rood and 3475 perches.

2. 1-4th, 23-96th, 1-64th, and ½ parts of the soil and of the trees (excluding 4 coconut trees, being planter's share of the third plantation) of the garden called Galabodavawatta alias Nindewatta, at do.; bounded on the north by Nindewatta alias Batapaliyawatta, Henegiwatta, and Pahalawatta, east by Galabodavawattapaulakumbura, south by Kuttawatta alias Galpottegedarawatta and Samaligawatta, and on the west by the footpath or Nallekuttiyawatta and Demalakadayawatta, containing in extent 1 acre 2 roods and 3354 perches; mortgaged with the plaintiff by bond filed with the libel and dated November 17, 1882, be and the same are hereby declared bound and executable for the decree in the above case.

Deputy Fiscal's Office, H. W. BRODHURST,
Kalutara, November 23, 1891. Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

Mena Awanna Suna Suppramanian Chetty,
of Puttalam..... Plaintiff.
No. 497/499. Vs.
Manuel Lingappa and another..... Defendant

NOTICE is hereby given that on Saturday, December 19, 1891, at 1 o'clock in the afternoon, will be sold

by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

The house and premises situated at the Second Cross street, bearing assessment No. 11, in the town of Puttalam; and bounded or reputed to be bounded on the north by land of Abdul Kadar Annavy Moheyadin Packir, on the south by the Second Cross street, on the east by land belonging to the residents of Pavady Teru, and on the west by lands of Anthony de Rosairo, Mudaliyar, and others.

C. E. D. PENNYCROCK,
Deputy Fiscal.

Deputy Fiscal's Office,
Puttalam, November 19, 1891.

In the District Court of Puttalam.

Sinna Wappu Markar Muhammadu Naina Markar, of Kalpitiya Plaintiff.
No. 513. Vs.
Wappu Tambi Kamakaram Kadar Saibo Markar and two others Defendants.

NOTICE is hereby given that on Monday, December 21, 1891, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property:—

1. The land called Sinnatottam, situated at Bathulu-oya; bounded on the north by the fence of the garden of Appuhami and others, on the east by the Puttalam road, on the south by the fence of the garden of Tambi Markar, and on the west by Bathulu-oya river.

2. An undivided one-fourth share from the land called Vavungani, situated at Bathulu-oya; bounded on the north by the land of Marimuttu and others, on the east by Crown jungle, on the south by the land belonging to Vallipuram and others, and on the west by Puttalam road.

3. An undivided half share from the garden called Mamukkuttittottam, situated at Pudukudi Iruppu; bounded on the north by the Kalapu, on the east by the garden of Sekkali Magam and others, on the south by the path to the well dug by Ebrahim, and on the west by the land belonging to Sammati Lebbe and others.

4. The land planted by Meera and Idampulle, situated at Pudukudi Iruppu; bounded on the north by the field belonging to Asaaina Markar, on the east by the field called Tankakotua, on the south by the land belonging to Asana Markar, and on the west by the land belonging to Marimuttu and others.

5. The garden called Vavuntottam, situated at Bathulu-oya; bounded on the north and south by the land belonging to Appu Sinno and others, on the east by the Puttalam road, and on the west by the Bathulu-oya river.

6. Three-fourth of one-tenth share from the land called Walachinakotukani, situated at Bathulu-oya; bounded on the north by the river Bathulu-oya, on the east by the jungle land called Susekotuwa, on the south by Manuandiwaikkal, and on the west by Periyamaduremaram and waikkal.

On Tuesday, December 22, 1891, commencing at 10 o'clock in the forenoon.

7. An undivided half share from the field called Nedi-yarwele and the jungle land, situated at Pulichchakulam; bounded on the north by Kelananchena Waikkal and Welaman Turai, on the east by Ambalavanchena, on the south by Wellanelai-odai, and on the west by Upparu, excluding therefrom the shares belonging to Wana Vidana and Pitche Tangachchi.

8. An undivided one-fourth share from the garden planted by Gaspar, situated at do.; bounded on the north, east, and south by the land of Marimuttu, and on the west by the fence of the field of Sammati Lebbe and others.

9. An undivided half share from the garden called Ilampullettottam, situated at Pulichchakulam; bounded on the north by the fence of the garden belonging to defendant and others, on the east by the fence of the garden belonging to Muhamadu Bachcha and others, on the south by the fence of the garden belonging to Pitch Meera Lebbe

and others, and on the west by the fence of the garden of Omaru Tamby.

10. An undivided half share from the garden called Nella Tambytottam, situated at Pulichchakulam; bounded on the north by the fence of the garden belonging to Omar Tamby and others, on the east by the fence of the garden belonging to Kadira Sammatti and others, on the south by the field called Palhesenavayel, and on the west by the fence of the garden of Tambi Marakar and others.

11. The house and premises on which the defendant resides, situated at Pulichchakulam; bounded on the north by the fence of the garden belonging to defendant, on the east by the fence of the garden of Sammatti Lebbe, on the south by Sella Muttutottam, and on the west by the fence of the garden of Tamby and others.

12. The land called Adayavilendan Senevayakani, situated at do.; bounded on the north by Upparu, on the east by jungle land, on the south by the field belonging to Sammatti Lebbe, and on the west by the land belonging to Wawa Marakar.

Amount to be levied Rs. 1,339-25, with interest on Rs. 1,000 at 2 per cent. per annum from May 21, 1891, till payment in full.

Deputy Fiscal's Office,
Chilaw, November 7, 1891.

E. T. NORRIS,
Deputy Fiscal.

In the District Court of Chilaw.

1, Anthony Maria Fernando, administratrix of the late Suakino Anthony Fernando; 2, Mariemuttu Ayamperumaipulle, both of Odappankare Plaintiffs.
No. 25,909. Vs.

1, Wappu Tamby Kamakaram Kadar Saibo Marikar; 2, Pitchebe Tangatony, wife of Alyudum, of Pulichchakulam..... Defendants.

NOTICE is hereby given that on Saturday, December 19, 1891, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz.:-

1. The garden called Aleaditottam, situated at Pulichchakulam; bounded on the north by the seashore, on the east by the fence of the garden of Omaru Tamby and others, on the south by the fence of the garden of Podipulle, and on the west by the fence of the garden of Kadiramai.

2. Thirty parrabs of paddy sowing soil from the field called Sinnareduvali Vayelkani, situated at do.; bounded on the north by Kilamanchena waikal and Velamanture, east by Ambalavan chena, south by Vellamalai Ode, and on the west by Upparu.

3. The garden called Appatottam, situated at do.; bounded on the north by the fence belonging to Muham-

madu Tamby and others, east by the fence of the land of Alliamby and others, south by the fence of the land belonging to Vairimma, and on the west by the fence belonging to Murukai.

4. The garden called Kosawadi, situated at do.; bounded on the north by land Muthetottam, east by the bund of the field belonging to Tamby Marakar and others, on the south by the bund of the field belonging to Alitamby Marakar, and on the west by the fence of the garden of Omar Tamby Sinna Tamby.

5. The field called Odayarvulundan Sinna Vail, situated at do.; bounded on the north by the bund on the field belonging to Ali Tamby Marakar and others, east by the field called Aluruman Pottukkattu, south by the bund of the field and wajikal belonging to Marimuttu and others, and on the west by Adairlundankathe belonging to Ali Tamby Marakar.

6. The garden belonging to Nalla Tamby, situated at Pulichchakulam; bounded on the north by the fence of the garden belonging to Omar Tamby and others, east by the fence of the garden belonging to Kadiram Sammatti and others, south by the field called Pallusinawail, and on the west by the fence of the garden belonging to Tamby Marakar.

7. The garden planted by Gaspar, situated at do.; bounded on the north, east, and south by the land belonging to Marimuttu, and on the west by the land belonging to Sammatti and others.

On Monday, December 21, 1891, commencing at 2 o'clock in the afternoon.

8. The garden called Muhammadu Tamby Undupaminattottam, situated at Putukudi Irunpu, excluding therefrom the cocoanut trees left as planter's share; bounded on the north by Sicukadakar Adappattu, on the east by the fence of the garden of Muhammadu Mera Lebbe, on the south by the fence of the garden of Segu Waruse and others, and on the west by the fence of the garden of Abamadu Tamby.

9. Half share from the garden called Mamukkuttitottam, situated at do.; bounded on the north by the lake, east by the fence of the garden belonging to Segulis' son and others, south by the path leading to the well of Ibrahim, and on the west by the fence of the garden of Sammadi Lebbe and others.

10. The land called Brahamin Undupaninna Kani, situated at do.; bounded on the north by the garden belonging to Wawa Rawther, on the east by the garden of Alla Pichebe, on the south by the garden planted by Vava, and on the west by the land planted by Korala Kadar Saibo and others.

Amount to be levied, Rs. 396-96.

Deputy Fiscal's Office,
Chilaw, November 23, 1891.

E. T. NORRIS,
Deputy Fiscal.

REVENUE NOTICES.

NOTICE is hereby given that on Tuesday, December 15, 1891, at 2 o'clock p.m., will be put up for sale at the Kandy Kachcheri, at the risk of the original purchasers, the under-mentioned Toll Rents of the Central Province from January 1 to December 31, 1892, the original purchasers of which may have failed on or before that date to complete the required security in terms of the conditions of sale. Conditions of re-sale will be made known on the day of sale.

Description of Rents.

Yatawatta road toll. Ampitiya and Gurudenjya road tolls. Weragantota ferry.

P. A. TEMPLER, Government Agent.

Kandy Kacheheri, November 24, 1891.

NOTICE is hereby given that sealed tenders will be received by the Assistant Government Agent of Puttalam till Monday, November 30, 1891, for the following Toll Rents of Puttalam District for the year 1892, and any rents for which satisfactory tenders are not made will be sold at the Puttalam Kachcheri by auction on Tuesday, December 1 next.

The purchasers will be required to deposit one-enth in cash on the purchase amount on the day of sale, and complete the necessary securities within a month.

Bridge rent—Kottukachche. Ferry rent—Etala. Canal rent—Palawi.

ALLANSON BAILEY, Government Agent.

The Kachcheri, Kurunegala, November 13, 1891.

මෙහි පහත සඳහන්වන මඩාම දිසාවේ පාලම් නොවුපල්වල 1892 ක්වූ ජනවාරි මස 1 වෙනි දින පටන් දෙසැම්බර් මස 31 වෙනි දින දක්වා රේඛාවලට ප්‍රථම ගැණුම්කාරයින් විසින් දියයුතු ඇප වූ 1891 ක්වූ දෙසැම්බර් මස 15 වෙනි දිනට හෝ ඊට ප්‍රථමයෙන් හෝ සම්පූර්ණකරදෙන්නට නොයෙදූ නොය ප්‍රථම විකිනීමේදී විකුනුන ගනනට වඩා දෙ වෙනි විකිනීමේදී වෙන්නාවූ පාඩුවක් ඇත්නම්, ප්‍රථම ගැණුම්කාරයෝ ඒගැණ වගකීමට සටන්කර ඉහතක් දෙසැම්බර් මස 15 වෙනි කුර්දින පස්වරු 2ට එම රේඛා මහනුවර කවිවේරියේදී නැවත විකුනන්නට යෙදෙන බව මෙයින් දැනුම්දෙමි.

විකුනන දවසේදී නැවත විකිනීමේ කොන්දේසි කියවා තෝරාගතරදෙනු ලැබේ.

විකිනීමට තිබෙන රේඛානම්. සටන්කර පාරේ රේඛාය. අම්පිටිය සහ ගුරුදෙනියේ පාරේ රේඛාය. වේරගමියොට නොවුපල.

පී. ඒ. වැම්පල්ලර්, ආණ්ඩුවේ ඒජන්තාධිපතිවරයාණන්ගේ වමිහ. වූ 1891 ක්වූ නොවැම්බර් මස 24 වෙනි දින මහනුවර කවිවේරියේදීය.

වූ 1892 ක්වූ අවුරුද්දට මෙහි පහත සඳහන් පුත්තලම් දිස්ත්‍රික්කවට අයිති පාලම් නොවුපල් සහ ඇලවල්වල රේඛා ඉල්ලාදෙන මුද්දරකරපු වැන්බර් පත්‍ර නොහොත් ඉල්ලීමට පටන්ගත් මේ නොවැම්බර් මස 30 වෙනි සඳුදින වනතුරු පුත්තලමේ උපඒජන්තාධිපතිවරයාණන් විසින් බාරගන්නට යෙදෙන බව මෙයින් දැනුම්දෙමි. තවද සැපෙන තරම් ඉල්ලීම කරන්නට නොයෙදෙන කොසකම් රේඛා සම්පූර්ණව එය පුත්තලමේ කවිවේරියේදී වූ 1891 ක්වූ දෙසැම්බර් මස 1 වෙනි දින අඟහරුවාදු ප්‍රසිඛ වෙන්දේසියේ විකුනන්නට යෙදේ. මෙය ඉල්ලීමකරණ අයවල් නමින් ඉල්ලාපු ගණනෙන් දහසෙන් කොටසක් විකිනීමේ දවසේදී මුදලෙන් කවිවේරියේ බැඳ මිනාකරන්නාවූ ඇප මාසයක් ඇතුළතදී සම්පූර්ණකරන්නට මිනාය.

පාලම් රේඛා—කොට්ටකවිටිය. නොවුපල් රේඛා—ඒතාලේ. ඇල රේඛා—පාලාවි.

ඇලක්සන්ඩ් බේලි, ඒජන්තාධිපතිවරයාණන්ගේ වමිහ. වූ 1891 ක්වූ නොවැම්බර් මස 13 වෙනි දින කුරුනෑගල කවිවේරියේදීය.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF "THE COLOMBO APOTHECARIES' COMPANY, LIMITED."

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

(a) To purchase and acquire from Messrs. W. M. Smith & Co. the business known as the Colombo Apothecaries' Company, including the goodwill, stock in trade, fittings, implements, and appliances of every kind now in the possession of the said Company, together with the goods that may arrive in execution of orders given by or for the Company, and also all leases, agreements, and engagements held by or for the said Company, and all debts due to the said Company.

(b) To carry on the business of the said Colombo Apothecaries' Company, viz., the business of manufacturing and dispensing chemists and druggists, dentists, opticians, photographers, importers of and dealers in drugs, patent medicines, druggists' sundries, perfumery, soaps, toilet requisites, oilmanstores, wines, spirits, beers and other liquors, tobaccos, cigars, books, stationery, newspapers, watches, clocks, guns, rifles, revolvers, lamps, platedware, boots and shoes, harberdashery, hats and caps, chinaware, earthenware, and glassware, furniture, toys, and generally all descriptions of fancy and general goods, and any other goods which the Company may consider desirable to import or deal in, and to enlarge and extend the said business when and as the Directors of the Company may see fit, and to add to it any other departments which the Directors may consider desirable.

(c) To purchase, acquire, enlarge, extend, and carry on any other business or concern which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of or render profitable any of the property or rights of the Company.

(d) To amalgamate, unite, or co-operate either generally or to or for any limited extent or period determinable, continuous, or otherwise, with any corporation, company, person or persons already or hereafter to be established for or engaged in objects which are or shall be within the scope of or connected with any of the objects of this Company, and to purchase or acquire the business, or any interest in the business, or in any branch of the business carried on by any such corporation, company, person or persons, and for any such purpose to make and enter into any contracts, agreements, or arrangements, and to undertake any liabilities.

(e) To establish in Ceylon or elsewhere branch establishments and (or) agencies for carrying on or developing the business of the Company or any part thereof.

(f) To take or otherwise acquire and hold or sell and dispose of stocks, shares, or debentures in any other Company having objects within the scope of or similar or analogous to any objects of this Company.

(g) To alter, adapt, and improve as their business may seem to the Company to require any buildings leased, rented, or acquired by them.

(h) To acquire, purchase, or take on lease any lands or buildings or both in the Island of Ceylon or elsewhere, and to erect and construct on such lands such buildings as the Company may think fit.

(i) To sell or lease any lands, buildings, hereditaments, property, or rights belonging to the Company, or to mortgage the same, and to sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit.

(j) To raise money for all or any of the purposes of the Company in such manner as the Company may think fit, and in particular upon mortgage of any property of the Company, or by the issue of debentures or debenture stock, charging all or any of the Company's property, both present and future, including uncalled capital, or upon the bonds, bills, notes, or other security of the Company.

(k) To make, accept, endorse, and execute promissory notes, bills of exchange, and other negotiable instruments.

(l) To sell, exchange, improve, manage, develop, lease, under-lease, mortgage, dispose of, or otherwise deal with all or any part of the property of the Company.

(m) To do any of the foregoing things, and generally to carry on any business or effectuate any object of the Company.

(n) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects, or any of them.

4. The liability of the Shareholders is limited.

5. The capital of the Company is three hundred thousand rupees (Rs. 300,000), divided into three thousand shares of one hundred rupees (Rs. 100) each, with power to increase or reduce 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 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.
DONALD NOBLE, Colombo	One
F. R. WATSON, Colombo	One
D. R. MARSHALL, Colombo	One
B. LEWIS M. BROWN, Colombo	One
A. P. GREEN, Colombo	One
WALTER B. PATERSON, Colombo	One
T. SANMUGAM, Colombo	One

Dated this 24th day of November, 1891.

Witness to the above signatures :

LIONEL P. FISHER,
Colombo, Solicitor.

ARTICLES OF ASSOCIATION OF THE "COLOMBO APOTHECARIES' COMPANY, LIMITED."

It is agreed as follows :—

1. *Table C not to apply: Company to be governed by these Articles.*—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 resolution.

2. *Power to alter the Regulations.*—The Company may, by special resolution, alter and make provisions instead of or in addition to any of the regulations of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION.

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

Company.—The word "Company" means "The Colombo Apothecaries' Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

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

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

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

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

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

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

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

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

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

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

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

Month.—"Month" means a calendar month.

Writing.—"Writing" means printed matter, or print as well as writing.

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

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

PRELIMINARY.

The Company shall forthwith purchase and acquire from Messieurs W. M. Smith & Company the business now carried on by them under the name of the Colombo Apothecaries' Company, and shall pay for the same the cost price of the stock in trade, working plant and furniture, and the amount of the book debts at the date of transfer to the Company (after allowing for bad and doubtful debts); also the sum of rupees twenty-four thousand (Rs. 24,000) as the cost of fittings, &c., up to the thirtieth day of September, 1891, and also the actual cost of all fittings and alterations since that date, and rupees fifty five thousand (Rs. 55,000) for the goodwill of the business and lease of the premises, less rupees ninety-one thousand seven hundred (Rs. 91,700), the value of nine hundred and seventeen shares which the said Messieurs W. M. Smith & Co. have agreed to take in the Company.

The Company shall forthwith enter into an agreement with Messieurs W. M. Smith & Co., that for a term of five years all goods and stock required for the business of the Company shall be indented for by and bought through Messieurs W. M. Smith & Co., who shall be entitled to a commission of two and a half per cent. on the total cost of such goods and stock as a remuneration for their services.

4. *Commencement of Business.*—The Company may proceed to carry on business and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit, and notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as soon as in the judgment of Directors a sufficient number of shares shall have been subscribed or applied for.

5. *Business to be carried on by Directors.*—The business of the Company shall be carried on by or under the management or direction of the Directors, and subject only to the control of General Meetings in accordance with these presents.

CAPITAL.

6. *Arrangement on issue of Shares.*—The Company may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

7. *Payment of Amount of Shares by Instalments.*—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the share.

8. *Increase or Reduction of Capital.*—The Company in General Meeting may from time to time increase the capital by creation of new shares of such amount as may be deemed expedient, or may reduce the capital.

9. *New Shares.*—The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of assets of the Company, and with a special or without any right to voting.

10. *How carried into effect.*—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined; and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine.

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

SHARES.

12. *Shares held by a Firm.*—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorised to sign the name of the firm shall be entitled to vote and to give proxies.

13. *One of Joint-holders other than a Firm may give Receipts: the first-named of Joint-holders only entitled to Vote.*—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share, but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies and all other advantages conferred on a sole Shareholder.

14. *Survivor of Joint-holder other than a Firm only recognised.*—In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognised by the Company as having any title to, or interest in, such shares.

15. *Company not bound to recognise any interest in Share other than that of registered Holder or of any Person under Clause Twenty-nine.*—The Company shall not be bound to recognise (even though having notice of) any contingent future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause twenty-nine to become a Shareholder in respect of any share.

16. *Certificates.*—The certificates of shares shall be issued under the seal of the Company, and signed by two Directors and the Secretary.

17. *How issued.*—Every Shareholder shall be entitled to one certificate for all the shares, or to several certificates, each for part of such shares. Every certificate shall specify the number of the shares in respect of which it is issued.

18. *Renewal of Certificate.*—If any certificate be worn out or lost, it may be renewed or replaced after due advertisement by the owner in the *Gazette* and local papers, and on proof of the fact to the satisfaction of the Directors, and on such indemnity as they shall require being given, and on payment of fifty cents (Re. 0.50) for every new certificate.

19. *Certificate to be delivered to the first-named of Joint-holders not a Firm.*—The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the person first-named on the register.

TRANSFER OF SHARES.

20. *Transfer of Shares.*—Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares by instrument in writing.

21. *No transfer to Infant or Person of Unsound mind.*—No transfer of shares shall be made to an infant or person of unsound mind.

22. *Register of Transfers.*—The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

23. *Board may decline to register Transfers.*—The Board may, at their own absolute and uncontrolled discretions decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise, or in case of shares not fully paid up, to any person not approved by them.

24. *Not bound to state Reason.*—In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

25. *Registration of Transfer.*—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transfer, and a fee of rupees one and cents fifty, or such other sum as the Directors shall from time to time determine, must be paid, and thereupon the Directors, subject to the powers vested in them by Articles twenty-three, twenty-four, and twenty-six, shall register the transferee as a Shareholder, and retain the instrument of transfer.

26. The Directors may, by such means as they shall deem expedient, authorise the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.

27. *Directors not bound to inquire as to validity of Transfer.*—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming as transferee of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.

28. *Transfer Books when to be closed.*—The transfer books may be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the first General Meeting; also, when a dividend is declared for the three next days ensuing the meeting.

TRANSMISSION OF SHARES.

29. *Title to Shares of deceased Holder.*—The executors or administrators of a deceased Shareholder shall be the only persons recognised by the Company as having any title to the shares of such Shareholder.

30. *Registration of Persons entitled to Shares otherwise than by Transfer.*—Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares, or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

31. *Failing such Registration Shares may be sold by the Company.*—If any person who shall become entitled to be registered in respect of any share under clause 38 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if

in the case of the death of any Shareholder no person shall within twelve calendar months after such death be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; and the net proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SHARES (SURRENDER AND FORFEITURE).

32. *The Directors may accept surrender of Shares.*—The Directors may accept in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

33. *If Call or Instalment be not paid, notice to be given to Shareholder.*—If any Shareholder fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may, at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder, requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

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

In default of payment Shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

Shareholder still liable to pay Money owing at time of Forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment, at nine per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

34. *Surrendered or forfeited Shares to be Property of Company, and may be sold, &c.*—Every share surrendered or so declared forfeited shall be deemed to be property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

35. *Effect of surrender or Forfeiture.*—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

36. *Certificate of Surrender or Forfeiture.*—A certificate in writing under the hands of two of the Directors and of the Secretary, that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share; and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money, for the deficit as they shall think fit, not being less than nine per cent. on the amount of the sums wherein default in payment had been made, but no share, *bonâ fide* sold or re-allotted, or otherwise disposed of under Article thirty-four hereof, shall be redeemable after sale or disposal.

37. *Company's Lien on Shares.*—The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls resolutions for which shall have been passed by the Directors, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such person. And the Directors may decline to register any transfer of shares subject to such charge or lien.

38. *Lien how made available.*—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

39. *Proceeds how applied.*—The net proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

40. *Certificate of Sale.*—A certificate in writing under the hands of two of the Directors and of the Secretary, that the power of sale given by clause 38 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

41. *Transfer on Sale how executed.*—Upon any such sale, two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

CALLS.

42. *Directors may make Calls.*—The Directors may from time to time make such calls as they think fit upon the holders of registered shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times, and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Share-

holders of the time and place appointed for payment of each call. If any Shareholder fail to pay any call due from him on the day appointed for payment thereof, he 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 actual payment.

Calls time when made.—A call shall be deemed to have been made at the time when the resolution authorising the call was passed at a Board Meeting of the Directors.

Extension of time for payment of Call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

43. *Payments in anticipation of Calls at Interest.*—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum actually called up, and upon the moneys so paid in advance, or upon so much thereof from time to time and at any time thereafter as exceeds the amount of the calls then made upon, and due in respect of the shares on account of which such advances are made, the Board may pay or allow interest at such rate as the Shareholder and the Directors may agree upon, not exceeding, however, six per cent. per annum.

BORROWING POWERS.

44. *Power to Borrow.*—The Directors may from time to time, at their discretion, borrow any sum or sums of money for the purposes of the Company, and may raise or secure the re-payment of such moneys in such manner and upon such terms and conditions in all respects as they think fit, and may issue debentures of the Company charged upon all or any part of the property of the Company (both present and future), including its uncalled capital for the time being.

MEETINGS.

45. *Ordinary General Meeting.*—An Ordinary General Meeting of the Company shall be held at least once a year after the incorporation of the Company and oftener whenever the Directors shall so determine. The General Meeting shall take place at such time and place as the Directors shall appoint, provided, nevertheless, that a General Meeting of the Company shall be held within six months after the date of the registration of the Company; but such General Meeting shall not (unless otherwise determined at such meeting) be considered to have been in lieu of that hereby appointed to be held in the first year after the incorporation of the Company.

46. *Extraordinary General Meeting.*—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders holding not less than one-eighth of the issued capital and entitled to vote.

47. *Requisition of Shareholders to state object of Meeting; on receipt of requisition Directors to call Meeting, and in default Shareholders may do so.*—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. 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 determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

48. *Seven Days' Notice of Meeting to be given.*—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, day, hour of meeting, and the objects and business of the meeting, shall be given to the Shareholders entitled to be present at such meeting in manner herein-after mentioned, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting.

49. *Business requiring and not requiring Notification.*—Every Ordinary General Meeting shall be competent without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors, and shall also be competent to enter upon, discuss, and transact any business whatever, of which special mention shall have been given in the notice or notices upon which the meeting was convened.

50. *Notice of other business to be given.*—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.

51. *Quorum to be Present.*—No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present in person at the commencement of the business seven or more Shareholders entitled to vote.

52. *If Quorum not present Meeting to be dissolved or adjourned; adjourned Meeting to transact Business.*—If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place. And if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

53. *Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal a Shareholder may act.*—The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary, or if there be no Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the chair, then the Shareholders present shall choose one of their number to be Chairman.

54. *Business confined to Election of Chairman while Chair vacant.*—No business shall be discussed at any General Meeting except the election of a Chairman whilst the chair is vacant.

55. *Chairman with consent may adjourn Meeting.*—The Chairman, with the consent of the meeting, may 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, unless due notice shall be given.

56. *Minutes of General Meeting.*—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as

practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

57. *Votes.*—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded in writing by at least three members present and entitled to vote, or declaration by the Chairman that a resolution has been carried, and an entry to that effect in the minute book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

58. *Poll.*—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

59. *Poll how taken.*—If at any meeting a poll be demanded by notice in writing signed by three Shareholders present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as herein-after provided, and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

60. *No Poll on election of Chairman or on question of Adjournment.*—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

61. *Number of Votes to which Shareholder entitled.*—Every Shareholder shall have one vote for every share up to ten, an additional vote for every five shares beyond the first ten up to one hundred, and an additional vote for every ten shares beyond the first hundred.

62. *Guardian of Infant, &c., when not entitled to vote.*—The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

63. *Voting in Person or by Proxy.*—Votes may be given either personally or by proxy.

64. *Non-shareholder not to be appointed Proxy.*—No person shall be appointed a proxy who is not a Shareholder of the Company.

65. *Shareholder in Arrear not to vote.*—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid.

66. *Proxy to be Printed or in Writing.*—The instrument appointing a proxy shall be printed or written, and shall be signed by the appointer, or if such appointer be a corporation, it shall be by the common seal of such corporation.

67. *When Proxy to be deposited.*—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

68. *Form of Proxy.*—Any instrument appointing a proxy may be in the following form:—

The Colombo Apothecaries' Company, Limited.

I, _____, of _____, appoint _____, of _____ (a Shareholder in the Company), as my proxy to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the _____ day of _____, one thousand eight hundred and _____, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand this _____ day of _____, one thousand eight hundred and _____

69. *Objection to Validity of Vote to be made at the Meeting or Poll.*—No objection shall be made to the validity of any vote (whether given personally or by proxy), except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

70. *No Shareholder to be prevented from voting by being personally interested in result.*—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

71. *Shareholder should be registered for Three Months previous to Meeting before he can vote.*—Every Shareholder not disqualified by the preceding Articles who has been duly registered for three months previous to the General Meeting shall be entitled to be present and to speak and vote at all meetings.

DIRECTORS.

72. *Number of Directors.*—The number of Directors shall never be less than four nor more than eight.

73. *Their qualification and Remuneration.*—The qualification of a Director shall be his holding in his own right at least fifteen shares, and this qualification shall apply as well to the first Directors as to all future Directors. As a remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding rupees three thousand five hundred annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Director of the Company.

74. *Appointment of First Directors and duration of their Office.*—The first Directors shall be the Hon. P. D. Anthonisz, M.L.C.; J. W. Charles de Soysa, Esq.; George Chapman Walker, Esq.; Edward Booth, Esq.; V. A. Julius, Esq.; D. R. Buchanan, Esq.; and W. M. Smith, Esq., who shall hold office till the first Ordinary Meeting, when they shall all retire, but shall be eligible for re-election.

75. *Directors may appoint Managing Director or Directors: his or their Remuneration.*—One or more of the Directors may be appointed by the Directors to act as Managing Director or Managing Directors of the Company for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Managing Director or Managing Directors, and the Directors may devolve on the Managing Director or Managing Directors all or any duties and powers that might be devolved on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money as they shall think fit.

76. *Appointment of Successors to Directors.*—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting.

77. *Board may fill up Vacancies and add to their Number.*—The Board shall have power at any time and from time to time before the first Ordinary Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.

78. *Duration of Office of Directors appointed to Vacancy.*—Any casual vacancy occurring in the number of Directors subsequent to first Ordinary Meeting 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.

79. *Two to retire Annually.*—At the second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year two of the Directors for the time being shall retire from office as provided in clause

80. *Retiring Directors how determined.*—The Directors to retire from office at the second, third, and fourth Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot in every subsequent year; the Directors to retire shall be those who have been longest in office.

81. *Retiring Directors eligible for re-election.*—Retiring Directors shall be eligible for re-election.

82. *Decision of question as to Retirement.*—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

83. *Number of Directors how increased or reduced.*—The Directors, subject to the approval of a General Meeting, may from time to time, at any time subsequent to the second Ordinary Meeting, increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

84. *If election not made, Retiring Directors to continue until next Meeting.*—If at any meeting at which an election of a Director ought to take place the place of the retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary Meeting in the next year, and so on, from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

85. *Resignation of Directors.*—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

86. *When Office of Directors to be vacated.*—The office of Director shall be vacated—

(a) If he accepts or holds any office or place of profit other than Managing Directors or Secretary under the Company.

(b) If he becomes bankrupt, or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with or work done for the Company.

Exceptions.—But the above rules shall be subject to the following exceptions:—That no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with or done any work for the Company of which he is a Director, or by his being agent, or secretary, or solicitor, or by his being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless he shall not vote in respect of any contract work or business in which he may be personally interested.

87. *How Directors removed and Successors appointed.*—The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may by an ordinary resolution appoint another person in his stead, and the Director so appointed shall hold office only during such times as the Director in whose place he is appointed would have held the same if he had not been removed.

88. *Indemnity to Directors and others for their own acts and for the acts of others.*—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office, or in relation thereto, unless the same happen through his own wilful act or default.

89. *No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.*—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

POWERS OF DIRECTORS.

90. *Powers of Directors.*—The business of the Company shall be managed by Directors either by themselves or through the Managing Director, or by an agent or agents, secretary or secretaries of the Company in such manner as the Directors shall determine; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary or as otherwise paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company.

91. The Directors shall carry on the business of the Company in such manner as they may think most expedient, and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants and other officers, clerks, assistants, artisans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorised to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinance and of these presents, and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting, but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

92. The Directors shall have power to make and may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, officers, clerks, and servants for such period or periods, and with such remunerations, and at such salaries, and upon such terms and conditions 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, officers, clerks, or servants for such reasons as they may think proper and advisable, and without assigning any cause.

93. The Directors shall 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 may appoint to draw, accept, make, endorse, and sign cheques, bills of exchange and promissory notes, bills of lading, receipts, contracts, and agreements, and other documents on behalf and for the purposes of the Company; also proxy or proxies to any proctor or proctors.

94. The Directors shall also have power to appoint an agent or secretary, or agents or secretaries, and to enter into agreements in connection therewith; also to appoint a proctor or proctors, attorney or attorneys, and whatever other officers they may consider necessary to assist in carrying on the business of the Company, and from time to time to revoke such appointments. They shall from time to time determine as they shall see fit the duties of the agent or secretary or agents or secretaries, and of the Managing Director and other officers, and may delegate to him or them all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained, and they shall have power to fix the remuneration of such agent or secretary or agents or secretaries, and Managing Director, and other officers. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and the conditions under which they may be so used, and such limitations and conditions shall be an essential part of the powers so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers. The Directors shall also have the power to bring or defend any action, suit, prosecution, or other legal proceedings in the name of the Company.

95. It shall be lawful for the Directors, if authorised so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other Company, or individual or individuals, or for the sale or disposal of the business, estate, and effects of the Company or any part thereof respectively to any Company or person upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect, so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall thereupon be dissolved.

96. 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.

PROCEEDINGS OF DIRECTORS.

97. *Meeting of Creditors.*—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined two Directors shall be a quorum.

98. *A Director may summon Meetings of Directors.*—A Director may at any time summon a meeting of Directors.

99. *Who is to preside at Meetings of Board.*—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman if one has been elected and is present; but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors shall choose one of their number to be Chairman of such meeting.

100. *Questions at Meeting how decided.*—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes; and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

101. *Board may appoint Committees.*—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes; but every committee so formed shall, an exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board; all acts done by such committee in conformity with such regulations, and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

102. *Acts of Board or Committee valid notwithstanding informal Appointment.*—The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before the discovery of the defect.

103. *Regulation of Proceedings of Committees.*—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and be not superseded by the express terms of the appointment of such committees respectively, or any regulation imposed by the Board.

104. *Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.*—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.

105. *Minutes of Proceedings of the Company and the Directors to be recorded.*—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, *videlicet* :—

- (a) Of all appointments of officers and committees made by the Directors.
- (b) Of the names of the Directors present at each meeting of the Directors, and of the members of the committee appointed by the Boards present at each meeting of the committee.
- (c) Of the proceedings of all General Meetings.
- (d) Of the proceedings of all meetings of the Directors and of the committees appointed by the Board.

106. *Signature of Minutes of Proceedings and effect thereof.*—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, respectively, and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall for all persons whatsoever be *prima facie* evidence of the actual and regular passing off the resolutions and the actual and regular transactions or occurrences of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman.

107. *When the Business of the Company shall commence.*—The Directors shall be at liberty to carry on the business of the Company as soon as they shall think fit, notwithstanding the whole capital may not have been subscribed for or taken.

108. *The use of the Seal.*—The seal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors who shall attest the sealing thereof.

ACCOUNTS.

109. *What Accounts to be kept.*—The agent or secretary or the agents or secretaries for the time being, or if there be no agent or secretary, or agents or secretaries the Directors, shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company, and the accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

110. *Accounts how and when open to Inspection.*—The Directors shall from time to time determine whether and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account, or book, or document of the Company, except as conferred by the statutes or authorised by the Directors, or by a resolution of the Company in General Meeting.

111. *Statement of Accounts and Balance Sheet to be furnished to General Meetings.*—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the previous year.

112. *Report to accompany Statement.*—Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders; and the statement, report, and balance sheet shall be signed by the Directors.

113. *Copy of Balance Sheet to be sent to Shareholders.*—A printed copy of such balance sheet shall at least seven days previous to such meeting be delivered at or posted to the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

114. *Declaration of Dividend.*—The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid to the Shareholders in proportion to their shares, but no dividend shall be payable except out of net profits.

115. *Interim Dividend.*—The Directors may, if they think fit, determine on and declare an interim dividend to be paid to the Shareholders on account of, and in anticipation of, the dividend on the then current year.

116. *Reserve Fund.*—Previously to the Directors recommending any dividend they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and shall invest the same in such securities as they shall think fit, or place the same in fixed deposit in any bank or banks.

117. *Application thereof.*—The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies, or for equalising dividends, or for working the business of the Company, or for repairing, or maintaining, or extending the buildings and premises, or for the repair, or renewal, or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

118. *Unpaid Interest or Dividend not to bear Interest.*—No unpaid interest or dividend shall ever bear interest against the Company.

119. *No Shareholder to receive Dividend while Debt due to Company.*—No Shareholder shall be entitled to receive payment of any dividend in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares or otherwise howsoever.

120. *Directors may deduct Debt from the Dividends.*—The Directors may deduct from the dividends payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.

121. *Notice of Dividend. Forfeiture of unclaimed Dividend.*—Notice of all interest or dividends to become payable shall be given to each Shareholder entitled thereto, and all interests or dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund.

122. *Shares held by a Firm.*—Every dividend or bonus payable in respect of any share held by a firm may be paid to and an effectual receipt given by any partner of such firm or agent duly authorised to sign the name of the firm.

123. *Joint-holders other than a Firm.*—Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to and an effectual receipt given by any one of such persons.

AUDIT.

124. *Accounts to be audited.*—The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

125. *Qualification of Auditors.*—No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

126. *Appointment and Retirement of Auditors.*—The Directors shall appoint the first Auditors of the Company and fix their remuneration, and all future Auditors, except as is hereinafter mentioned, shall be appointed at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the first Ordinary General Meeting after their respective appointment, or until otherwise ordered by a General Meeting.

127. *Retiring Auditors eligible for re-election.*—Retiring Auditors shall be eligible for re-election.

128. *Remuneration of Auditors.*—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

129. *Casual Vacancy in Number of Auditors how filled up.*—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.

130. *Duty of Auditors.*—Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting, generally or specially, as he may think fit.

131. *Company's Accounts to be open to Auditors for Audit.*—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purposes of audit.

NOTICES.

132. *Notices how authenticated.*—Notices from the Company may be authenticated by the signature (printed or written) of the agent or secretary, agents or secretaries, or other persons appointed by the Board to do so.

133. *Shareholders to register Address.*—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.

Service of Notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending through post in a prepaid letter addressed to such Shareholder at his registered address or place 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 be dead, unless and until his executor or administrators shall have given to the Directors, or to the agent or secretary or agents or secretaries of the Company, their own or some other address.

134. *Notice to Joint-holders of Shares other than a Firm.*—All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

135. *Date and Proof of Service.*—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address; and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a Post Office or post box; and the entry in the Company's books of the leaving or sending by post of any notice at or such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

136. *Non-resident Shareholders must register Addresses in Ceylon.*—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within 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 and registered such an address, he shall not be entitled to any notices.

ARBITRATION.

137. *Directors may refer Disputes to Arbitration.*—Whenever any question or other matter whatsoever arise in dispute between the Company and any other Company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

138. *Evidence in Action by Company against Shareholders.*—On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever; but the proof of the matters aforesaid shall be conclusive evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

139. *Purchase of Company's Property by Shareholders.*—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at Colombo, this twenty-fourth day of November, one thousand eight hundred and ninety-one.

DONALD NOBLE.
 F. R. WATSON.
 D. R. MARSHALL.
 R. LEWIS M. BROWN.
 A. P. GREEN.
 WALTER B. PATERSON.
 T. SANMUGAM.

Witness to the above signatures :

LIONEL P. FISHER,
 Solicitor, Colombo,

I SHALL, three months hence, apply to His Excellency the Governor to be admitted and enrolled a Notary Public for the District of Colombo, to practise in the English and Sinhalese languages.

MALAGALAGEY DON SEBASTIAN.

Colombo, November 26, 1891.

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වර්ෂ 1891 ක්වූ නොවැම්බර් මස 26 වෙනි දින කොලඹදීය.

நான் இன்று துவக்கம் மூன்று மாதத்தில் ஆளுகைக் கார தேசாதிபதியால் கொழும்பு டிஸ்த்ரிக்டில் இங்கி லீஸ் சிங்களப்பாஷைகளால் பிரசித்த நொத்தாரிசாக ஏற்பட எண்ணமாய் கேட்டுக்கொள்கிறேன்.

மலகலாகே தொன் சபஸ்தியன்,

கடியக்க ம் (ஹ) கார்த்திகையர் ௨௬ 18 91.

DRAFT ORDINANCES—*continued from page 2844.*

MINUTE.

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

An Ordinance to amend the Ordinance No. 16 of 1865.

Preamble.

WHEREAS it is expedient to amend in certain particulars “The Police Ordinance, 1865”: 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
section 32 of
Ordinance No. 16
of 1865.

1 For section 32 of “The Police Ordinance, 1865,” the following section shall be substituted :—

Police force may
be placed under
the control of a
public officer.

“32 It shall be lawful for the Governor to place a police force established in any district, town, or place under the control of any public officer having authority in such district, town, or place, or in the province wherein such district, town, or place is situated, and such public officer shall in such case exercise the powers herein vested in officers not under the grade of inspectors. Provided that nothing herein contained shall be held to interfere with the general control of the inspector-general of police over the entire force and all officers thereof.”

Short title.

2 This Ordinance may be cited as “The Police Ordinance, 1891,” and shall be read as one with “The Police Ordinance, 1865.”

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

GOVERNMENT NOTIFICATIONS—*continued from page 2841.*

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 Matale District, 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 26, 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 February 29, 1892, or to such other time as the Governor, with the advice of the Executive Council, shall extend the same.

NOTICES TO MARINERS.

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

By His Excellency's command,

E. NOEL WALKER,
Colonial Secretary.

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

BRISBANE.—No. 33 of 1891.

*Inner Route to Torres Strait—Khandalla Shoal
(off Cape Sidmouth).*

Notice is hereby given that a rock with 13 ft. of water on it at low-water spring tides has been discovered on the western edge of Khandalla shoal where the least water was supposed to be 18 ft.

T. M. ALMOND,
Portmaster.

Department of Ports and Harbours,
Brisbane, October 21, 1891.

BATAVIA.—No. 28.

*E. I. Archipelago—Molucca Archipelago—Banda Sea—
Shoal discovered Northward of Kei- or Ewaf Islands.*

The Commander of H. N. M. Van Speijk reports to have discovered a shoal with probably less than 2 fathoms water on it, northward of the Kei- or Ewaf Islands, Banda Sea, in $5^{\circ} 23' 2''$ S., long. $132^{\circ} 45' 7''$ E.

The sea rattles on this reef, which is about 610 yards long in S. E.—N. W. direction, and it is visible by discolouring of the water.

This notice affects the chart: Moluksche Archipel, Blad II., 1884.

ROELL, Rear-Admiral,
Commanding the Naval Forces in Neth.-India.
Batavia, October 29, 1891.

BENGAL.—No. 190.

*Japan—Kiusiu—West Coast.—Shoal at the entrance
to Oösuka Bay.*

The British Admiralty has given notice (No. 438 of 1891) of the existence of a shoal lying on the north side of entrance to Oösuka (Usuka) bay.

This shoal (Mebarusone shoal), about half a cable in extent, with a least depth of $4\frac{1}{2}$ fathoms on it, lies with Giwouje islet summit bearing S. W. by W., distant $4\frac{1}{2}$ cables, and about half a cable north-west of the 5 fathoms spot already charted.

Approximate position, lat. $33^{\circ} 23' 10''$ N., long. $129^{\circ} 31' 45''$ E.

Variation 4° westerly in 1891.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 20, 1891.

BENGAL.—No. 191.

*Japan—Yezo Island—South Coast.—Flashing Light
on Kushiro Saki.*

The British Admiralty has given notice (No. 439 of 1891) that on September 1, 1891, a light would be exhibited

from a lighthouse recently erected on Kushiro Saki, about 15 miles westward of Akishi bay:—

Kushiro Saki light is a flashing white light of the sixth order, showing a flash every fifteen seconds, and visible through an arc of 220° , or from the bearing of S. 15° E., through north, to N. 55° W. It is elevated 145 ft. above the sea, and should be seen in clear weather from a distance of 14 miles.

The lighthouse, 25 ft. high, constructed of wood and octagonal in shape, is painted black and white in horizontal bands.

Approximate position, lat. $42^{\circ} 58' N.$, long. $144^{\circ} 24' E.$
Variation 5° westerly in 1891.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 20, 1891.

BENGAL.—No. 192.

*Bay of Bengal—Burmah Coast.—Proposed Alteration
in the Character of the Krishna Shoal Light
deferred.*

With reference to Notice to Mariners No. 128, dated July 13, 1891, issued by this office, the Port Officer, Rangoon, through the Director of the Indian Marine, has given notice that owing to the delay in the manufacture of the new lantern, the alteration in the character of the Krishna shoal light cannot be effected before the commencement of the next S. W. monsoon.

Due notice will be given when the date of alteration is fixed.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 20, 1891.

BENGAL.—No. 193.

*Bay of Bengal—Orissa Coast.—Tidal-Signals from
Chandipore Flagstaff discontinued.*

The Port Officer, Chandbally and Balasore, has given notice that, as the hoisting of tidal-signals from the Chandipore flag-staff is no longer required, it will be discontinued from date.

Notice to Mariners No. 87, dated September 9, 1889, issued by this office, is therefore cancelled.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 26, 1891.

BENGAL.—No. 194.

*Australia—South Coast—Port Phillip Entrance—
West Channel—William Sand—Decreased depths
on South-west Spit, and Buoy No. 6
altered in position.*

The British Admiralty has given notice (No. 447 of 1891) that a shoal has formed on the south-west spit of William sand (in the vicinity of buoy No. 6), west channel, port Phillip entrance, there being now only 16 ft. water where formerly there were 26 ft. In consequence of

this formation, buoy No. 6 has been shifted one cable W. by N. from its former position, and is now moored in 21 ft. water.

Approximate position : lat. $38^{\circ} 15' 5''$ S., long. $144^{\circ} 42' 55''$ E.

Variation 8° easterly in 1891.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 26, 1891.

BENGAL.—No. 195.

Australia—East Coast—Claremont Isles—Inner Route.—Non-existence of Bacon M. Reef.

The British Admiralty has given notice (No. 448 of 1891) that the beacon on the west side of M. reef, Claremont isles (lat. $13^{\circ} 48' 10''$ S., long. $143^{\circ} 46' 45''$ E.) has disappeared, and that it is not intended to replace it

The beacon therefore has been removed from the Admiralty Charts.

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 26, 1891.

BENGAL.—No. 196.

Australia—East Coast—Inner Route.—Beacon on M. Reef.

The British Admiralty has given notice (No. 459 of 1891) of the existence of a black beacon on the northern end of M. reef, southward of cape Grenville, Inner route.

Approximate position : lat. $12^{\circ} 5' S.$, $143^{\circ} 16' E.$

EATON W. PETLEY,
Port Officer of Calcutta.

Calcutta, October 26, 1891.