

Ceylon Government Gazette

Published by Authority.

No. 6,923 — FRIDAY, FEBRUARY 8, 1918.

Part III.—Lands.

Separate paging is given to each Part in order that it may be filed separately.

| | PAGE | | PAGE | | PAGE |
|----------------------------------------|------|-----------------------------------------|------|-----------------------------------------|------|
| Land Settlement Notices :— | | Land Sales by the Government Agents :— | | Land Sales by the Settlement Officer :— | |
| Preliminary Notices .. | 198 | North-Western Province .. | — | Northern Province .. | — |
| Final Orders .. | 147 | North-Central Province .. | 200 | Eastern Province .. | — |
| Land Sales by the Government Agents :— | | Province of Uva .. | — | North-Western Province .. | — |
| Western Province .. | — | Province of Sabaragamuwa .. | — | North-Central Province .. | — |
| Central Province .. | — | Land Sales by the Settlement Officer :— | | Province of Uva .. | — |
| Southern Province .. | — | Western Province .. | — | Province of Sabaragamuwa .. | — |
| Northern Province .. | — | Central Province .. | — | Land Acquisition Notices .. | 201 |
| Eastern Province .. | 200 | Southern Province .. | — | Land Resumption Notices .. | — |

FINAL ORDERS.

Hambantota S. O. No. 1,405.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," admitting Lands to be Private Property.

In the matter of the lands commonly called or known as Talkanattewatta and Karagahokoratuwa *alias* Diulgahadeniya, situate in the village of Mulkirigala, in the West Giruwa pattu of the Hambantota District, in the Southern Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 26th day of September, 1913, that if no claim to the lands commonly called or known as Talkanattewatta and Karagahokoratuwa *alias* Diulgahadeniya, situate in the village of Mulkirigala, in the West Giruwa pattu of the Hambantota District, in the Southern Province, containing in extent 1 rood and 36 perches, and shown as lots 212 and 217 in preliminary plan 241 and in the annexed diagram, was made to Walter Ernest Wait, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,011) :

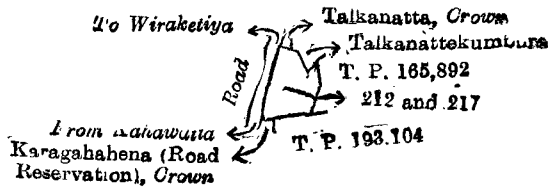
And whereas Nambige Sadrishamy made claim thereto, and the aforesaid Walter Ernest Wait, Special Officer made due inquiry into such claim, I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, with the consent of His Excellency the Governor, do hereby admit the claim of the said claimant to the said lands, as more fully described herein below, under section 4, sub-section (1), of the said Ordinances.

Description of the Lands referred to.

The following lots situated in the village of Mulkirigala, in the West Giruwa pattu of the Hambantota District, in the Southern Province, as described in the annexed diagrams :—

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|-------------------------------------------------|------------------|
| 212 .. | Talkanattewatta .. | 0 0 19 |
| 217 .. | Karagahokoratuwa <i>alias</i> Diulgahadeniya .. | 0 1 17 |
| | | 0 1 36 |

and bounded as follows : on the north by Talkanatta belonging to Crown, Talkanattakumbura claimed by Nambige Don Sadiris ; on the east by T. P. 165,892 ; on the south by T. P. 193,104, Karagahahena (road reservation) belonging to Crown ; on the west by the road from Kahawatta to Wiraketiya.



Surveyor-General's Office,
Colombo, August 15, 1913.

Scale of 8 Chains to an Inch.

A. J. WICKWAR,
for Surveyor-General.

May 8, 1917.

T. G. WILLET,
Special Officer.

Kurunegala S. O. No. 1,937.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Dolehena, Galgegawahena, Kahatagahamulahena, and Bulugahamulahena, situate in the village of Pilawatura, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,498), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the above Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 29th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Pilawatura, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 5A, 5B, 5G, and 5H in preliminary plan 435, and in the annexed diagrams, and containing in extent 6 acres 3 roods and 22 perches, are the property of the Crown.

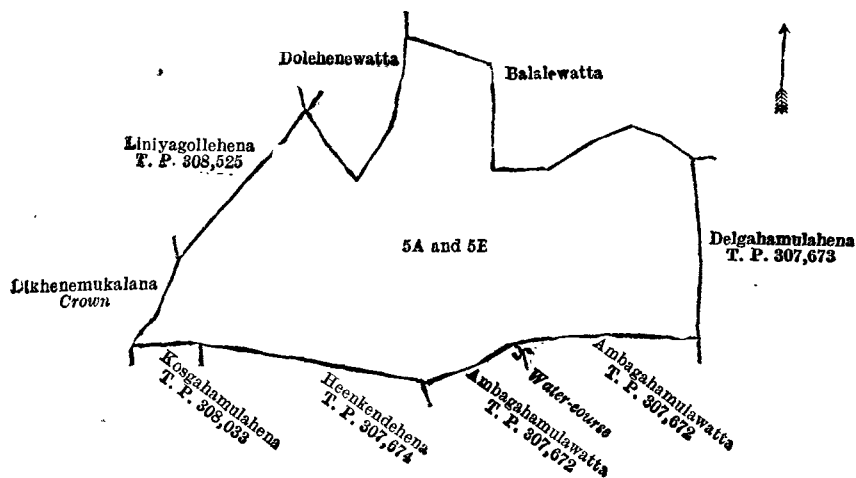
Description of the Lands referred to.

The following lots situated in the village of Pilawatura, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams:—

I.—Preliminary plan 435.

| Lot. | Name of Land. | Extent, A. R. P. |
|-------|------------------|------------------|
| 5A .. | Dolehena .. | 3 1 6 |
| 5B .. | Galgegawahena .. | 1 2 14 |
| | | 4 3 20 |

and bounded as follows: on the north by Dolehenawatta sold by the Crown, Balalewatta claimed by R. M. Appuhamy; on the east by Delgahamulahena sold by the Crown (T. P. 307,673); on the south by Ambagahamulawatta sold by the Crown (T. P. 307,672), a water-course, Ambagahamulawatta sold by the Crown (T. P. 307,672), Heenkandehena sold by the Crown (T. P. 307,674), Kosgahamulahena claimed by the Crown (T. P. 308,033); on the west by Dikhenemukalana declared to be the property of the Crown under the Waste Lands Ordinances, Liniyagollehena sold by the Crown (T. P. 308,525),



Surveyor-General's Office,
Colombo, March 28, 1917.

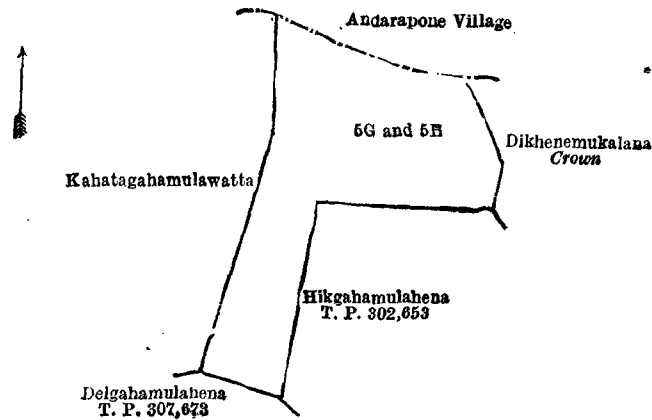
Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 435.

| Lot. | Name of Land. | Extent, A. R. P. |
|-------|-----------------------|------------------|
| 5G .. | Kahatagahamulahena .. | 1 0 7 |
| 5H .. | Bulugahamulahena .. | 0 3 35 |
| | | 2 0 2 |

and bounded as follows: on the north by the village limit of Andarapone; on the east by Dikhenemukalana declared to be the property of the Crown under the Waste Lands Ordinances; on the south by Hikgahamulahena sold by the Crown (T. P. 302,653), Delgahamulahena sold by the Crown (T. P. 307,673); on the west by Kahatagahamulawatta claimed by R. M. Dingiri Menika,



Surveyor-General's Office,
Colombo, March 28, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

November 29, 1917.

Kurunegala S. O. No. 1,938.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Unagahakelehena, Unakelehena, &c., situate in the village of Kohombepola, in the Medapattu korale east of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,519), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby, on this 13th day of December, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Kohombepola, in the Medapattu korale east of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 1H1, 11Z1, 17H, 17P, and 21 in preliminary plan 349 and in the annexed diagrams, and containing in extent 5 acres 1 rood and 6 perches, are the property of the Crown.

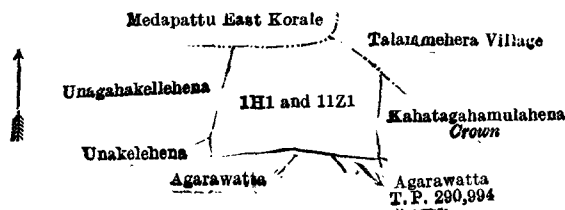
Description of the Lands referred to.

The following lots situated in the village of Kohombepola, in the Medapattu east korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams:—

I.—Preliminary plan 349.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|-------------------------|------------------|
| 1H1 .. | Unagahakelehena | 2 2 28 |
| 11Z1 .. | Unakelehena | 0 0 17 |
| | | 2 3 5 |

and bounded as follows: on the north by the boundary of Medapattu east korale, the village limit of Talammehera; on the east by Kahatagahamulahena declared to be the property of the Crown under the Waste Lands Ordinances; on the south by Agarawatta sold by the Crown (T. P. 290,994), Agarawatta claimed by R. William Singho and others; on the west by Unakelehena claimed by Ratnayaka Patheranalage Ranhamy and another; Unagahakellehena claimed by Ratnayaka Patheranalage Ranhamy and another.



Surveyor-General's Office,
Colombo, June 12, 1917.

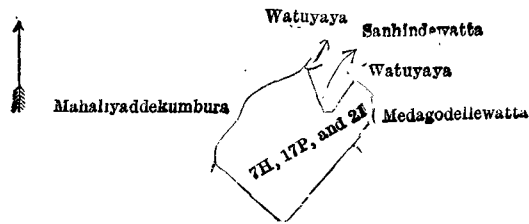
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 349.

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|-----------------------|------------------|
| 17H .. | Sanhindehena | 0 0 20 |
| 17P .. | Sanhindewatta | 0 1 9 |
| 21 .. | Sanhindehena | 2 0 12 |

and bounded as follows: on the north by Watuyaya claimed by Herath Singho and others, Sanhindewatta claimed by the Crown, Watuyaya claimed by Herath Singho and others; on the east by Medagodellewatta (private), Medagodellehena sold by the Crown (T. P. 290,998); on the south by Medagodellehena sold by the Crown (T. P. 290,998); on the west by Mahaliyaddekumbura (private).



Surveyor-General's Office,
Colombo, June 12, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

December 13, 1917.

Kurunegala S. O. No. 1,939.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Weralugollehena, situate in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 27th day of April, 1917, that if no claim to the land commonly called or known as Weralugollehena, situate in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 7 acres and 30 perches, and shown as lot 134 in preliminary plan 1,489 and in the annexed diagram, was made to Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 6,308) :

And whereas Emily Perera Wijesinghe Seneviratne made claim thereto, and I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I came to an agreement in writing dated the 28th day of August, 1917, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment, on or before the 28th day of November, 1917, to the Government Agent, Central Province, or to the Settlement Officer, of a sum of Rupees one hundred and twenty-five only (Rs. 125), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, she is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The following lot situated in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :—

Preliminary plan 1,489.

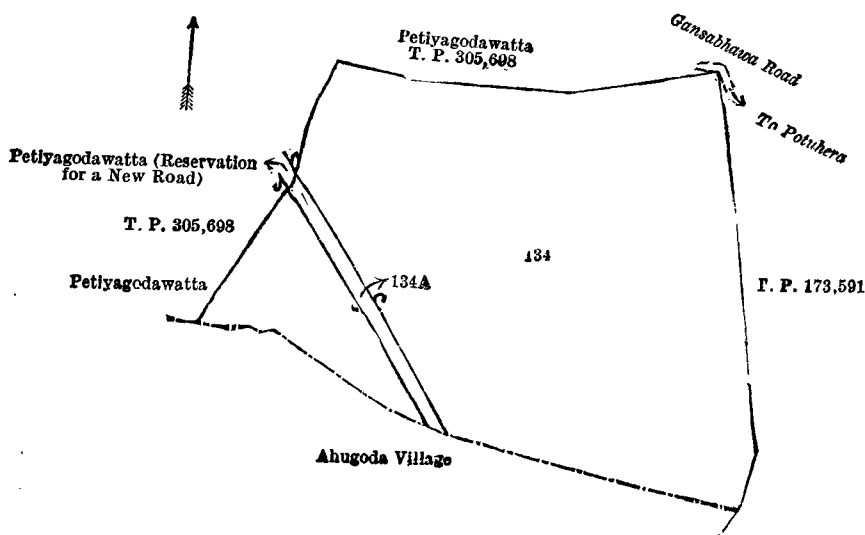
| Lot. | Name of Land. | Extent, A. R. P. |
|--------|-------------------------|------------------|
| 134 .. | Weralugollehena | 7 0 30 |

and bounded as follows : on the north by Petiyagodawatta sold by the Crown (T. P. 305,698), the Gansabhawa road to Potuhera ; on the east by T. P. 173,591 ; on the south by the village of limit Ahugoda ; on the west by Petiyagodawatta sold by the Crown (T. P. 305,698), Petiyagodawatta (reservation for new road) claimed by H. D. Fernando Wimala Gunawardena, Petiyagodawatta sold by the Crown (T. P. 305,698).

NOTE.—The following lot lying within the above boundaries is excluded from this order, and its extent of 29 perches is not included in the acreage of 7 acres and 30 perches given above :—

Preliminary plan 1,489.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|----------------------------------------------------|------------------|
| 134A .. | Weralugollehena (reservation for new road) | 0 0 29 |



Surveyor-General's Office,
Colombo, August 10, 1916.

Scale of 4 Chains to an Inch.

G. K. THORNHILL,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

December 12, 1917.

Kurunegala S. O. No. 1,940.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Kapuhenalanda, Pingkumburepillewa, &c., situate in the village of Narangalla, in the Yatikaha korale south of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,473), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 23 of the said Ordinances, order and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 27th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Narangalla, in the Yatikaha korale south of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 23G, 26G, 26J in preliminary plan 967 and in the annexed diagrams, and containing in extent 3 acres 1 rood and 1 perch, are the property of the Crown.

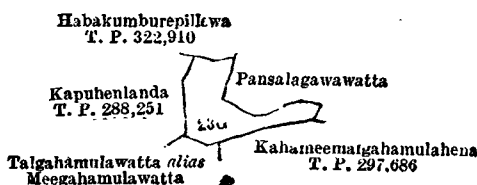
Description of the Lands referred to.

The following lots situated in the village of Narangalla, in Yatikaha korale south of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams:—

I.—Preliminary plan 967.

| | | |
|------|---------------|------------------|
| Lot. | Name of Land. | Extent, A. R. P. |
| 23G | Kapuhenalanda | 0 3 20 |

and bounded as follows: on the north by Habakumburepillewa sold by the Crown (T. P. 322,910), Pansalagawawatta claimed by the trustees of Narangalla pansala and others; on the east by Pansalagawawatta claimed by the trustees of Narangalla pansala and others; on the south by Kahameemalgahamulahena (T. P. 297,686), Talgahamulawatta *alias* Meegahamulawatta claimed by Mapa Mudiyanseleage Punchi Etana and others; on the west by Kapuhenlanda (T. P. 288,251).



Surveyor-General's Office,
Colombo, April 26, 1917.

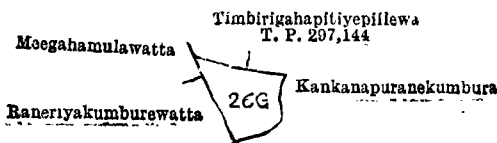
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 967.

| | | |
|------|--------------------|------------------|
| Lot. | Name of Land. | Extent, A. R. P. |
| 26G | Pingkumburepillewa | 0 3 5 |

and bounded as follows: on the north by Timbirigahapitiyepillewa (T. P. 297,144), Kankanapuraneekumbura claimed by Basnayaka Mudiyanseleage Ungurala, *ex-Arachchi*, and others; on the east by Kankanapuraneekumbura claimed by Basnayaka Mudiyanseleage Ungurala, *ex-Arachchi*, and others; on the south by Kankanapuraneekumbura claimed by Basnayaka Mudiyanseleage Ungurala, *ex-Arachchi*, and others; on the west by Raneriyakumburewatta claimed by Mapa Mudiyanseleage Punchirala and others, Meegahamulawatta sold by the Crown.



Surveyor-General's Office,
Colombo, April 26, 1917.

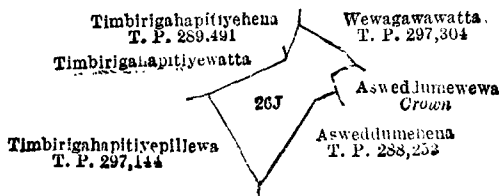
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

III.—Preliminary plan 967.

| | | |
|------|-----------------------------------------------|------------------|
| Lot. | Name of Land. | Extent, A. R. P. |
| 26J | Nugagahamulahena <i>alias</i> Kongahamulahena | 1 2 16 |

and bounded as follows: on the north by Timbirigahapitiyehena (T. P. 289,491), Wewagawawatta (T. P. 297,304); on the east by Asweddumewewa declared to be the property of the Crown under the Waste Lands Ordinances, Asweddumehena (T. P. 288,253); on the south by Asweddumehena (T. P. 288,253), Timbirigahapitiyepillewa (T. P. 297,144); on the west by Timbirigahapitiyepillewa (T. P. 297,144), Timbirigahapitiya sold by the Crown.



Surveyor-General's Office,
Colombo, April 26, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

November 27, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,941.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Unumuwepilewa, Indigollehena, &c., situate in the village of Aturuwala, in the Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

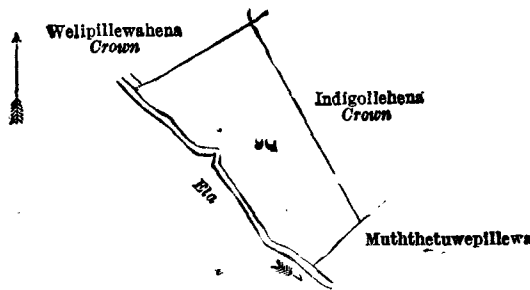
THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,515), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby, on this 8th day of December, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Aturuwala, in the Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 9Q, 9S, 14I, and 19F in preliminary plan 559 and in the annexed diagrams, and containing in extent 2 acres 3 roods and 22 perches, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Aturuwala, in Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams:—

| | | | |
|------|---------------|--------------------------|------------------|
| Lot. | Name of Land. | I.—Preliminary plan 559. | Extent, A. R. P. |
| 9Q | Unumuwepilewa | | 1 0 5 |

and bounded as follows: on the north by Welipillewahena belonging to the Crown, Indigollehena belonging to the Crown; on the east by Indigollehena belonging to the Crown; on the south by Muththetuwepilewa sold by the Crown, an ela; on the west by an ela.



Surveyor-General's Office,
Colombo, May 29, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

| | | | |
|------|---------------|---------------------------|------------------|
| Lot. | Name of Land. | II.—Preliminary plan 559. | Extent, A. R. P. |
| 9S | Indigollehena | | 0 1 35 |

and bounded as follows: on the north by Indigollehena belonging to the Crown, Galpeelamukalana claimed by the Crown; on the east by Galpeelamukalana claimed by the Crown, Kudawewaowita sold by the Crown; on the south by Kudawewaowita sold by the Crown, Muththetuwepilewa sold by the Crown; on the west by Muththetuwepilewa sold by the Crown, Indigollehena belonging to the Crown.



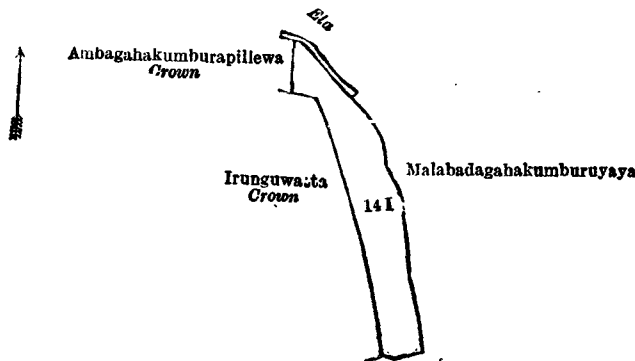
Surveyor-General's Office,
Colombo, May 29, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

| | | | |
|------|---------------|----------------------------|------------------|
| Lot. | Name of Land. | III.—Preliminary plan 559. | Extent, A. R. P. |
| 14I | Unumuwepilewa | | 0 2 12 |

and bounded as follows: on the north by an ela; on the east and south by Malabadagahakumburuyaya (private); on the west by Irunguwatta belonging to the Crown, Ambagahakumburapillewa belonging to the Crown.



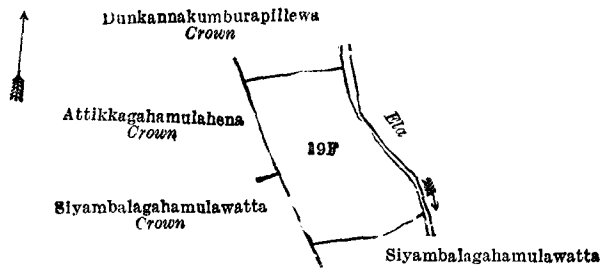
Surveyor-General's Office,
Colombo, May 29, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

| | | | |
|------|-----------------------|---------------------------|------------------|
| Lot. | Name of Land. | IV.—Preliminary plan 559. | Extent, A. R. P. |
| 19F | Dunkannakumburepilewa | | 0 3 10 |

and bounded as follows : on the north by Dunkannakumburepillewa sold by the Crown ; on the east by an ela ; on the south by Siyambalagahamulawatta (private) ; on the west by Siyambalagahamulawatta sold by the Crown, Attikkagahamulawatta sold by the Crown.



Surveyor-General's Office,
Colombo, May 29, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

December 8, 1917.

Kurunegala S. O. No. 1,942.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Habahena and Bogahamulagalagawahena, situate in the village of Galatara, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,468), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 27th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Galatara, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 11H and 11L1 in preliminary plan 433 and in the annexed diagrams, and containing in extent 3 acres 2 roods and 14 perches, are the property of the Crown.

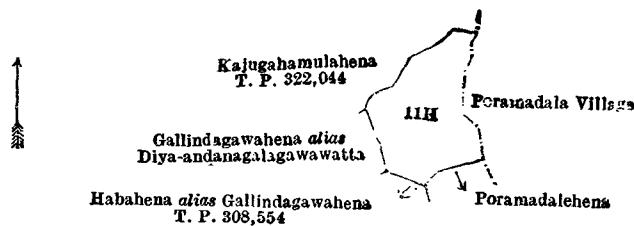
Description of the Lands referred to.

The following lots situated in the village of Galatara, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams :—

I.—Preliminary plan 433.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|---------------|------------------|
| 11H | Habahena | 1 3 31 |

and bounded as follows : on the north by Kajugahamulawatta sold by the Crown (T. P. 322,044) ; on the east by the village limit of Poramadala ; on the south by Poramadalehena sold by the Crown, Habahena *alias* Gallindagawahena (T. P. 308,554) sold by the Crown ; on the west by Gallindagawahena *alias* Diya-andanagalagawawatta sold by the Crown, Kajugahamulawatta (T. P. 322,044) sold by the Crown.



Surveyor-General's Office,
Colombo, January 24, 1917.

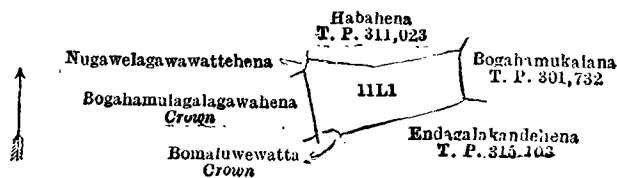
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 433.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|------------------------|------------------|
| 11L1 | Bogahamulagalagawahena | 1 2 23 |

and bounded as follows : on the north by Habahena (T. P. 311,023) sold by the Crown ; on the east by Bogahamukalana (T. P. 301,732) sold by the Crown ; on the south by Erdagalakandehena (T. P. 315,103) sold by the Crown, Bomatuwewatta claimed by the Crown ; on the west by Bogahamulagalagawahena claimed by the Crown, Nugawelagawawattahena claimed by Liyana Arachehillage Punchi Appuhamy.



Surveyor-General's Office,
Colombo, January 24, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

November 27, 1917.

Kurunegala S. O. No. 1,943.

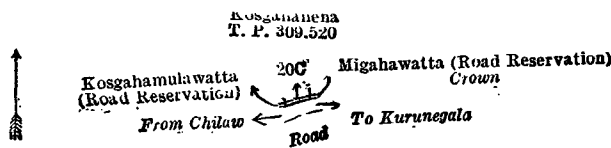
Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Land to be Crown Property.

In the matter of the land commonly called or known as Kosgahahena (reservation for road), situate in the village of Habawowa, in the Kinyama korale, in the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,464), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 19th day of November, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Habawowa, in the Kinyama korale, in the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 20C in preliminary plan 1,460 and in the annexed diagram, and containing in extent 2 perches, is the property of the Crown.

Description of the Land referred to.

The land commonly called or known as Kosgahahena (reservation for road), situated in the village of Habawowa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 2 perches and shown as lot 20C in preliminary plan 1,460 and in the annexed diagram, and bounded as follows: on the north by Kosgahahena sold by the Crown (T. P. 399,520); on the east by Migahawatta (road reservation) declared to be the property of the Crown under the Waste Lands Ordinances; on the south by the road from Kurunegala to Chilaw; on the west by Kosgahamulawatta (road reservation) leased from the Crown.



Surveyor-General's Office,
Colombo, February 10, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

J. M. DAVIES,
Special Officer.

November 19, 1917.

Kurunegala S. O. No. 1,944.

Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Land to be Crown Property.

In the matter of the land commonly called or known as Kajugahamullahena, situate in the village of Galagedera, in the Mahagalboda Egoda korale of the Hiriyala hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,461), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 19th day of November, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Galagedera, in the Mahagalboda Egoda korale of the Hiriyala hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot T 910E in preliminary plan 1,946 and in the annexed diagram, and containing in extent 3 acres 1 rood and 26 perches, is the property of the Crown.

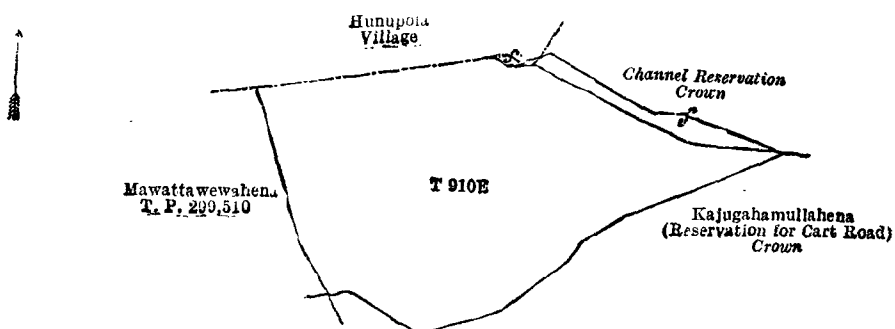
Description of the Land referred to.

The following lot situated in the village of Galagedera, in the Mahagalboda Egoda korale of the Hiriyala hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram:—

Preliminary plan 1,946.

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|-------------------|------------------|
| T 910E | Kajugahamullahena | 3 1 26 |

and bounded as follows: on the north by the village limit of Hunupola; on the east by the channel reservation declared to be the property of the Crown under the Waste Lands Ordinances, Kajugahamullahena (reservation for cart road) declared to be the property of the Crown under the Waste Lands Ordinances; on the south by Kajugahamullahena (reservation for cart road) declared to be the property of the Crown under the Waste Lands Ordinances; on the west by Mawattawowehena sold by the Crown (T. P. 299,510).



Surveyor-General's Office,
Colombo, March 12, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

J. M. DAVIES,
Special Officer.

November 19, 1917.

Kurunegala S. O. No. 1,945.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Galkotuwehena, Koladachchihena, and Pansalagawahena, situate in the village of Gonagala, in the Gannawa korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

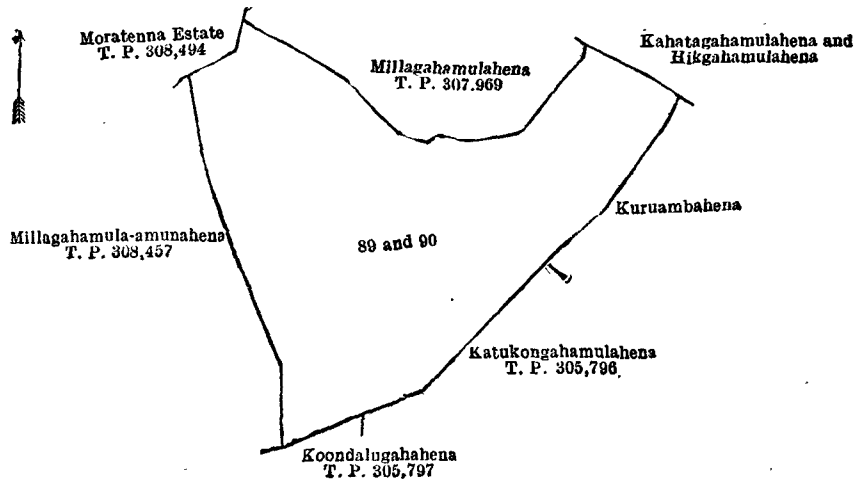
THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,431), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 17th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Gonagala, in the Gannawa korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 89, 90, and 112 in preliminary plan 1,516 and in the annexed diagrams, and containing in extent 5 acres 2 roods and 25 perches, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Gonagala, in the Gannawa korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams :—

| I.—Preliminary plan 1,516. | | | | | |
|----------------------------|-----------------|----|----|----|------------------|
| Lot. | Name of Land. | * | .. | .. | Extent, A. R. P. |
| 89 | Galkotuwehena | .. | .. | .. | 0 3 18 |
| 90 | Koladachchihena | .. | .. | .. | 3 2 26 |
| | | | | | 4 2 4 |

and bounded as follows : on the north by Millagahamulahena sold by the Crown (T. P. 307,969), Kahatagahamulahena and Hikgahamulahena sold by the Crown ; on the east by Kuruambahena sold by the Crown, Katukongahamulahena sold by the Crown (T. P. 305,796) ; on the south by Katukongahamulahena sold by the Crown (T. P. 305,796), Kondalugahahena sold by the Crown (T. P. 305,797) ; on the west by Millagahamula-amunahena sold by the Crown (T. P. 308,457), Moratenna estate sold by the Crown (T. P. 308,494).



Surveyor-General's Office,
Colombo, February 26, 1917.

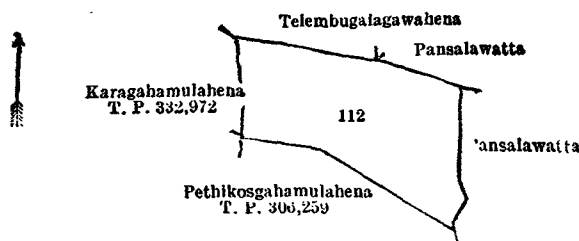
Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 1,516.

| Lot. | Name of Land. | .. | .. | .. | Extent, A. R. P. |
|------|-----------------|----|----|----|------------------|
| 112 | Pansalagawahena | .. | .. | .. | 1 0 21 |

and bounded as follows : on the north by Telambugalagawahena sold by the Crown, Pansalawatta claimed by Tennakoon Mudiyanselogo Appuhamy ; on the east by Pansalawatta claimed by Gonagala vihare ; on the south by Pethikosgahamulahena sold by the Crown (T. P. 306,259) ; on the west by Karagahamulahena sold by the Crown (T. P. 322,972).



Surveyor-General's Office,
Colombo, February 26, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

November 17, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,946.

Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Timbiripokunahena, cart track, &c., situate in the village of Timbiripokuna, in the Baladora korale of the Dewamedhi hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,109), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 20th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Timbiripokuna, in the Baladora korale of the Dewamedhi hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16 in preliminary plan 1,546 and in the annexed diagram, and containing in extent 137 acres 2 roods and 30 perches, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Timbiripokuna, in the Baladora korale of the Dewamedhi hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram:—

Preliminary plan 1,456.

| Lot. | Name of Land. | Extent, A. R. P. | Lot. | Name of Land. | Extent, A. R. P. |
|------|---------------------------------|------------------|-------|---------------------------|------------------|
| 1 .. | Timbiripokunahena .. | .. 3 0 27 | 10 .. | Water-hole .. | .. 0 0 32 |
| 2 .. | Cart track .. | .. 0 1 27 | 12 .. | Thalawewa (tank) .. | .. 6 0 25 |
| 3 .. | Timbiripokunahena .. | .. 6 0 11 | 13 .. | Timbiripokunahena .. | .. 54 0 3 |
| 4 .. | Do. .. | .. 11 3 35 | 14 .. | Cart track .. | .. 0 1 37 |
| 5 .. | Welagawahenyaya .. | .. 3 1 20 | 15 .. | Kohombagahamulahenyaya .. | .. 34 1 10 |
| 6 .. | Footpath .. | .. 0 0 20 | 16 .. | Kadigawa road .. | .. 1 3 38 |
| 7 .. | Timbiripokunahena .. | .. 2 2 20 | | | |
| 8 .. | Timbiripokunawelagawahenyaya .. | .. 12 2 15 | | | 137 2 30 |
| 9 .. | Cart track .. | .. 0 0 30 | | | |

and bounded as follows: on the north by the village limit of Lenawa, the village limit of Maha-atuaramanda, the village limit of Kahatagaswewa; on the east by the village limit of Kahatagaswewa; on the south by the village limit of Danwila, Welipelessahenyaya (referred to court); on the west by the village limit of Welpotuwwa, the village limit of Lenawa.

NOTE.—The following lot lying within the above boundaries is excluded from this order, and its acreage of 5 acres and 35 perches is not included in the acreage of 137 acres 2 roods and 30 perches given above:—

Preliminary plan 1,546.

| Lot. | Name of Land. | Extent, A. R. P. |
|-------|-------------------------------------------------------------------|------------------|
| 11 .. | Siyambalagahamulakumbura, Karandagaha <i>alias</i> Kongahakumbura | .. 5 0 35 |

[For Diagram see page 157.]

Kurunegala S. O. No. 1,947.

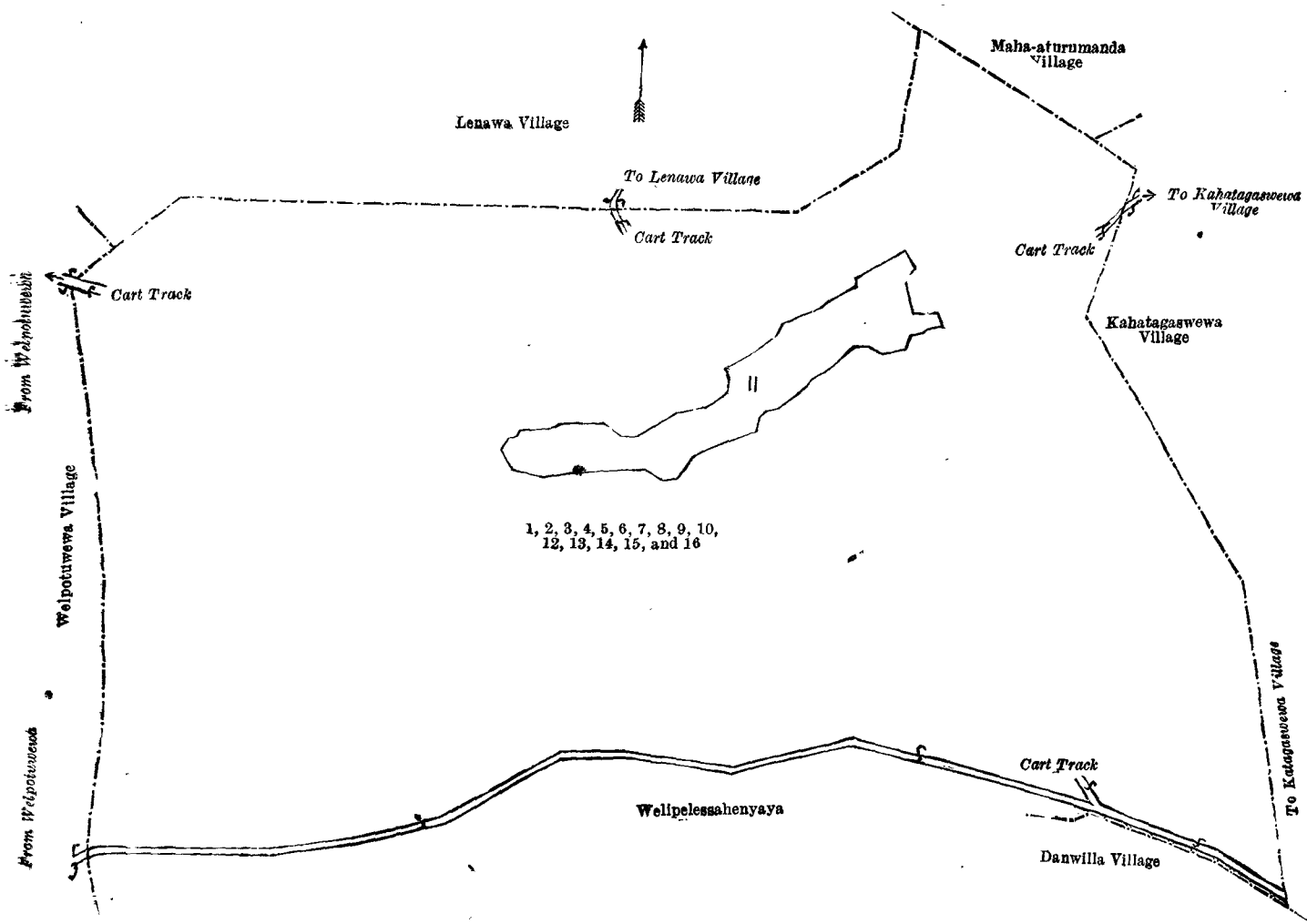
Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Land to be Crown Property.

In the matter of the land commonly called or known as Galhenakandamukalana, situate in the village of Handapangala, in the Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,516), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 10th day of December, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Handapangala, in the Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 3 in preliminary plan 568 and in the annexed diagram, and containing in extent 1 acre and 35 perches, is the property of the Crown.

Description of the Land referred to.

The land commonly called or known as Galhenakandamukalana, situated in the village of Handapangala, in the Udukaha korale west of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 1 acre and 35 perches, shown as lot 3 in preliminary plan 568 and in the annexed diagram; and bounded as follows: on the north by the village limit of Aturuwala; on the east by Talgahamulawatta claimed by Wanigesuriya Mudiyanselage Appuhamy and others, Halgahamullawatta claimed by Wanigesuriya Mudiyanselage Appuhamy and others, Bogahamullawatta claimed by Wanigesuriya Mudiyanselage Dingiri Appuhamy and others, Punchilindagawawatta sold



Surveyor-General's Office,
Colombo, August 10, 1917.

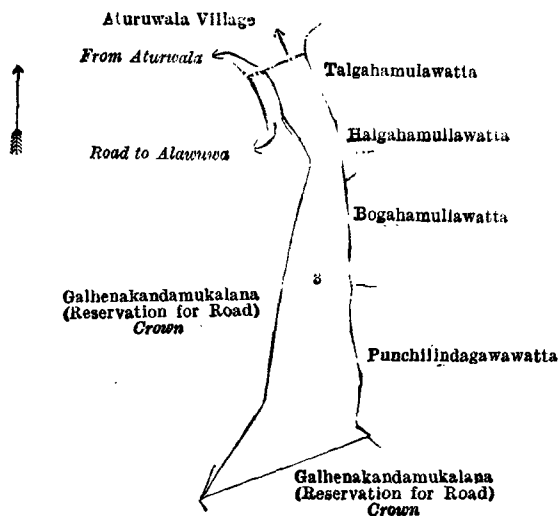
Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

November 20, 1917.

J. M. DAVIES,
Special Officer.

by the Crown ; on the south by Galhenakandamukalana (reservation for road) belonging to the Crown ; on the west by Galhenakandamukalana (reservation for road) belonging to the Crown, the road from Aturuwala to Alawuwa,



Surveyor-General's Office,
Colombo, May 18, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

December 10, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,943.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

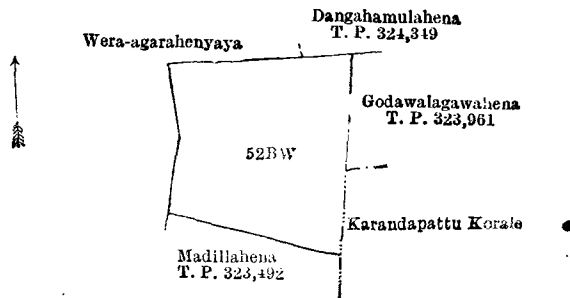
In the matter of the land commonly called or known as Batdivulgahahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Batdivulgahahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres and 24 perches, and shown as lot 52BW in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238):

And whereas (1) Weerakoon Mudiyansele Pinhamy, (2) ditto Appuhamy Arachchige Kiri Banda, (3) ditto Sitapuge Bandirala, (4) ditto Appuhamige Ranhamy, (5) Weerakoon Mudiyansele Hetu Etana made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 5th claimant having died during the pendency of the inquiry, her heir Weerakoon Mudiyansele Appuhamy (minor) was substituted as a claimant, and whereas the said 1st to 4th claimants, Weerakoon Mudiyansele Appuhamy Arachchi the duly appointed representative of the said minor heir of the said 5th claimant, and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said 4th claimant Weerakoon Mudiyansele Appuhamige Ranhamy should be declared the purchaser of the said land upon payment on or before the 31st day of October, 1916, of a sum of Rupees Eighty-seven and Cents Fifty only (Rs. 87.50), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said 4th claimant Weerakoon Mudiyansele Appuhamige Ranhamy, he is hereby in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Batdivulgahahena, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres and 24 perches, shown as lot 52BW in preliminary plan 1,463 and in the annexed diagram; and bounded as follows: on the north by Wera-agarahenyaya sold to Weerakoon Mudiyansele Appuhamy Korala and another under the Waste Lands Ordinances, Dangahamulahena sold by the Crown (T. P. 324,349); on the east by Godawalagawahena sold by the Crown (T. P. 323,961), the boundary of Karandapattu korale; on the south by Madillahena sold by the Crown (T. P. 323,492); on the west by Wera-agarahenyaya sold to Weerakoon Mudiyansele Appuhamy Korala and another under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917. J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,949.

Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property,

In the matter of the lands commonly called or known as Road reservation, situate in the village of Waduressa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,455), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 19th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Waduressa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 23A, 24B, and 25 in preliminary plan 1,567 and in the annexed diagram, and containing in extent 3 roods and 23 perches, are the property of the Crown.

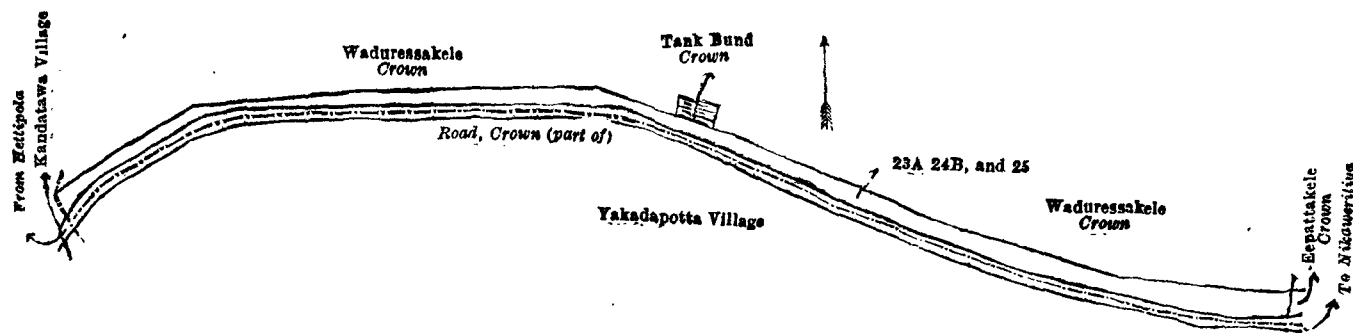
Description of the Lands referred to.

The following lots situated in the village of Waduressa, in the Baladora korale of the Dewamedi hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram:—

Preliminary plan 1,567.

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|---------------------|------------------|
| 23A .. | Road reservation .. | 0 0 3 |
| 24B .. | Do. .. | 0 2 0 |
| 25 .. | Do. .. | 0 1 20 |
| | | 0 3 23 |

and bounded as follows: on the north by Waduressekele belonging to the Crown, tank bund belonging to the Crown, Waduressekele belonging to the Crown; on the east by Eepattakele to be declared the property of the Crown under the Waste Lands Ordinances; on the south by a road from Nikaweratiya to Hettipola belonging to the Crown (part of) (the village limit of Yakadapotta); on the west by the village limit of Kandatawa.



Surveyor-General's Office,
Colombo, May 9, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

November 19, 1917.

J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,950.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

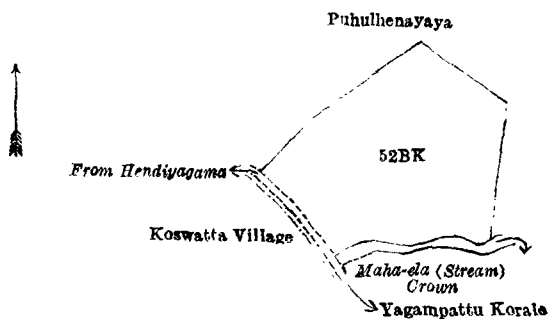
In the matter of the land commonly called or known as Ehatu-gahahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Ehatu-gahahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres 3 roods and 15 perches, and shown as lot 52BK in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238):

And whereas (1) Ratnayaka Mudiyansele Herathamy, (2) Weerakoon Mudiyansele Andihamy, (3) ditto Baronchiappuhamy (minor), (4) ditto Dingiri Menika made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 1st claimant, the said 2nd claimant, for himself and as duly appointed representative of the said 3rd claimant (minor), and the said 4th claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 1st day of August, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants should be declared along with Weerakoon Mudiyansele Kapuruhamige Herathamy the purchaser of the said land, in the proportion of $\frac{1}{2}$ to the said 1st claimant and the other $\frac{1}{2}$ to the other purchasers, upon payment on or before the 1st day of November, 1916, to the Government Agent at Kurunegala, of a sum of Rupees Ninety-four only (Rs. 94), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared along with the said Weerakoon Mudiyansele Kapuruhamige Herathamy to be the purchasers in the above-mentioned proportions of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Ehatu-gahahena situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres 3 roods and 15 perches, shown as lot 52BK in preliminary plan 1,463 and in the annexed diagram, and bounded as follows: on the north and east by Puhulhenayaya sold to Ratnayaka Mudiyansele Kirihamy and others under the Waste Lands Ordinances; on the south by the Maha-ela (stream) to be declared the property of the Crown under the Waste Lands Ordinances; on the west by a road from Yagampattu korale to Hendiyagama (the village limit of Koswatta), Puhulhenayaya sold to Ratnayaka Mudiyansele Kirihamy and others under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917.

J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,951.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

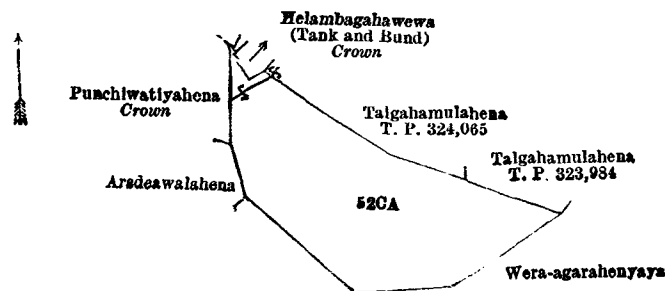
In the matter of the land commonly called or known as Palugahamulahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Palugahamulahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 2 roods and 38 perches, and shown as lot 52CA in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238) :

And whereas (1) Weerakoon Mudiyansele Heturalage Ukku Etana, (2) ditto Menikhamy (minor), (3) ditto Appuhamy (minor), (4) ditto Sittapuge Bandirala, (5) ditto Appuhamige Ranhamy, (6) ditto Appuhamy Arachchige Kiri Banda made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 1st claimant and as duly appointed representative of the said 2nd claimant (minor), Weerakoon Mudiyansele Appuhamy, Arachchi, as duly appointed representative of the said 3rd claimant (minor), the said 4th to 6th claimants and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said 1st claimant and (a) Weerakoon Mudiyansele Singhappuge Kapuruhamy, (b) ditto Pinhamy should be declared the purchasers of the said land in the proportion of $\frac{3}{8}$ to the said 1st claimant, $\frac{1}{8}$ to the said (a) Weerakoon Mudiyansele Singhappuge Kapuruhamy, and $\frac{1}{8}$ to the said (b) Weerakoon Mudiyansele Pinhamy, upon payment on or before the 31st day of October, 1916, to the Government Agent at Kurunegala, or to the Settlement Officer, or to the Treasury Officer, Chilaw, of a sum of Rupees One hundred and Eight only (Rs. 108), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said 1st claimant, and the said (a) Weerakoon Mudiyansele Singhappuge Kapuruhamy, (b) Weerakoon Mudiyansele Pinhamy, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers in the above-mentioned proportions of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Palugahamulahena, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 2 roods and 38 perches, shown as lot 52CA in preliminary plan 1,463 and in the annexed diagram; and bounded as follows: on the north by Helambagahawewa (tank and bund) to be declared the property of the Crown under the Waste Lands Ordinances, Talgahamulahena sold by the Crown (T. P. 324,065), Talgahamulahena sold by the Crown (T. P. 323,984); on the east by Wera-agarahenyaya sold to Weerakoon Mudiyansele Appuhamy Korala and another under the Waste Lands Ordinances; on the south by Wera-agarahenyaya sold to Weerakoon Mudiyansele Appuhamy Korala and another under the Waste Lands Ordinances, Ardeawalahena sold to Weerakoon Mudiyansele Punchiralage Ran Menika and another under the Waste Lands Ordinances; on the west by Ardeawalahena sold to Weerakoon Mudiyansele Punchiralage Ranmenika and another under the Waste Lands Ordinances, Punchiwatayahena belonging to the Crown.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917.

J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,952.

Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Kurundugollahena and Bogahamullehena, situate in the village of Pannala, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,463), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 27th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Pannala, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 17K and 55 in preliminary plan 417 and in the annexed certified diagrams, and containing in extent 3 acres 2 roods and 34 perches, are the property of the Crown.

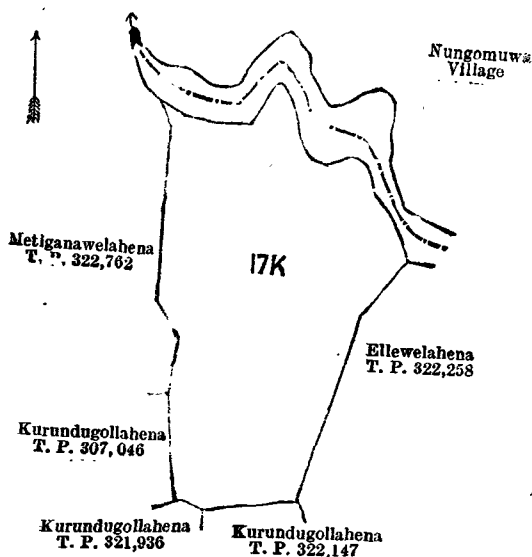
Description of the Lands referred to.

The following lots situated in the village of Pannala, in the Udugaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams:—

I.—Preliminary plan 417.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------|------------------|
| 17K | Kurunugollahena | 3 0 11 |

and bounded as follows: on the north by the Pannala ela (the village limit of Nungomuwa); on the east by the Pannala-ela (the village limit of Nurgomuwa), Ellewelahena (T. P. 322,258) sold by the Crown; on the south by Kurunugollahena (T. Ps. 322,147 and 321,936) sold by the Crown; on the west by Kurunugollahena sold by the Crown (T. P. 307,046), Metiganawelahena (T. P. 322,762) sold by the Crown.



Surveyor-General's Office,
Colombo, February 10, 1917.

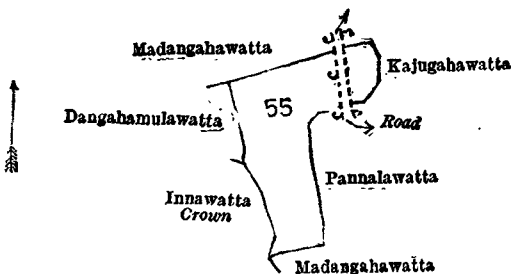
Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 417.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------|------------------|
| 55 | Bogahamullehena | 0 2 23 |

and bounded as follows: on the north by Madangahawatta claimed by Amangira, a road, Madangahawatta claimed by Amangira; on the east by Kajugahawatta claimed by Ukkuhamy and others, a road, Pannalawatta claimed by Fur chirala and others; on the south by Madangahawatta claimed by John and others; on the west by Innawatta claimed by the Crown, Dangahamulawatta claimed by Gamarallage Kiri Menika.



Surveyor-General's Office,
Colombo, February 10, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

November 27, 1917.

Kurunegala S. O. No. 1,953.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

In the matter of the land commonly called or known as Galgodahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

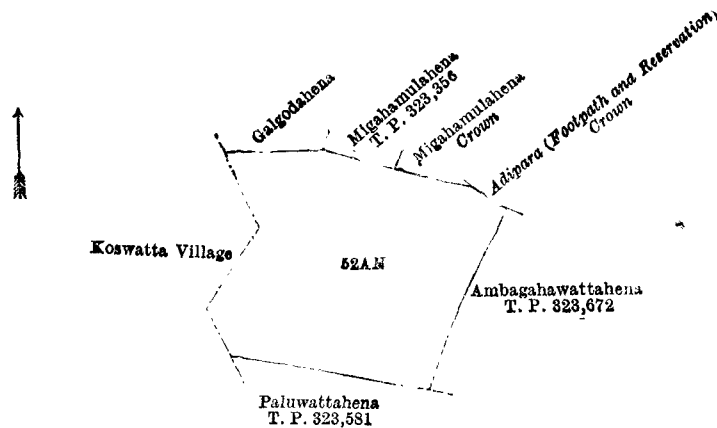
WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Galgodahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 8 acres 2 roods and 27 perches, and shown as lot 52AN in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of

three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238):

And whereas (1) Weerakoon Mudiyansele Andihamy, (2) ditto Baronchi Appuhamy (minor), (3) ditto Dingiri Menika made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 1st claimant for himself and as duly appointed representative of the said 2nd claimant, and the said 3rd claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants should be declared, along with Weerakoon Mudiyansele Kapuruhamige Herathamy, the purchasers of the said land upon payment on or before the 31st day of October, 1916, to the Government Agent at Kurunegala, or to the Settlement Officer, or to the Treasury Officer, of a sum of Rupees One hundred and Thirty-nine only (Rs. 139), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared along with the said Weerakoon Mudiyansele Kapuruhamige Herathamy, to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Galgodahena, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 8 acres 2 roods and 27 perches, shown as lot 52AN in preliminary plan 1,463 and in the annexed diagram, and bounded as follows: on the north by Galgodahena sold to Weerakoon Mudiyansele Kapuruhamige Herathamy and another under the Waste Lands Ordinances, Migahamulahena sold by the Crown (T. P. 323,356), Migahamulahena to be declared the property of the Crown under the Waste Lands Ordinances, adipara (footpath and reservation) to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Ambagahawattahena sold by the Crown (T. P. 323,672); on the south by Paluwattahena sold by the Crown (T. P. 323,581); on the west by the village limit of Koswatta.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917.

J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,954.

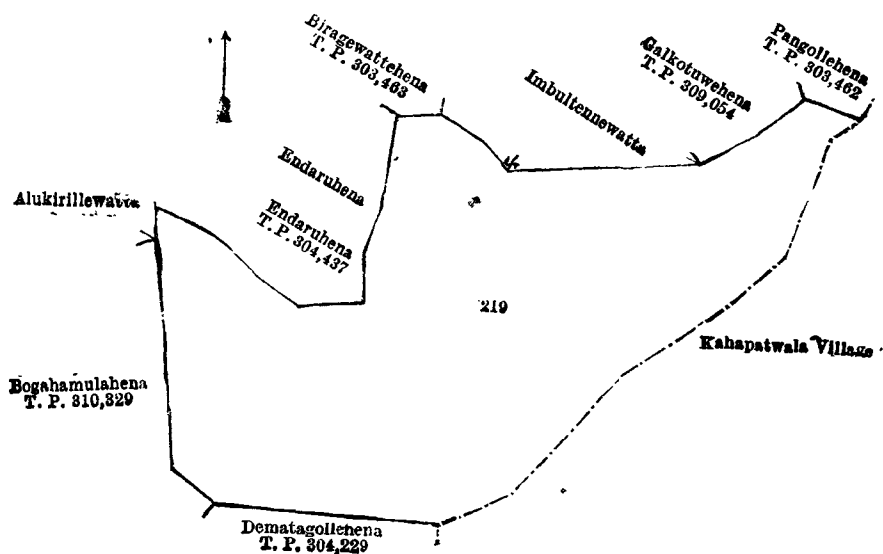
**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Land to be Crown Property.**

In the matter of the land commonly called or known as Alukiriellamukalana, situate in the village of Malandeniya, in the Gannawe korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,518), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby, on this 10th day of December, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Malandeniya, in the Gannawe korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 219 in preliminary plan 1,523 and in the annexed diagram, and containing in extent 6 acres 3 roods and 36 perches, is the property of the Crown.

Description of the Land referred to.

The land commonly called or known as Alukiriellamukalana, situated in the village of Malandeniya, in Gannawe korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 3 roods and 36 perches, shown as lot 219 in preliminary plan 1,523 and in the annexed diagram; and bounded as follows: on the north by Endaruhena sold by the Crown (T. P. 304,437), Biragawattahena sold by the Crown (T. P. 303,463), Imbul-tennewatta claimed by Hangedigedera Ukkuhamy and another, Galkotuwehena sold by the Crown (T. P. 309,054); on the east by Pangollehena sold by the Crown (T. P. 303,462), the village limit of Kahapatwala; on the south by the village limit of Kahapatwala, Dematagollehena sold by the Crown (T. P. 304,229); on the west by Bogahamulahena sold by the Crown (T. P. 310,329), Alukirillewatta claimed by Rankotpedidurayalage Ungaduraya and others.



Surveyor-General's Office,
Colombo, May 26, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

December 10, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,955.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

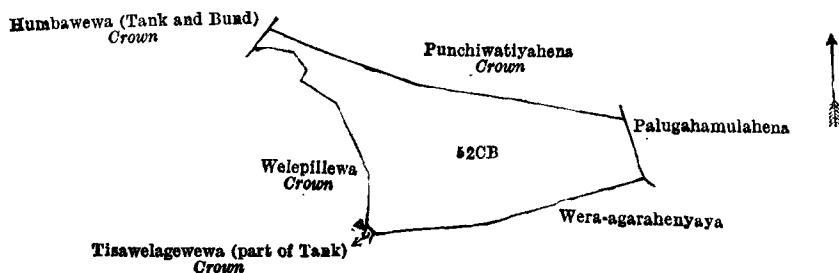
In the matter of the land commonly called or known as Arsdeawalahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Arsdeawalahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 1 rood and 5 perches, and shown as lot 52CB in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238):

And whereas Weerakoon Mudiyansele Panchirahage Ranmenika made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared, along with Weerakoon Mudiyansele Belo Singho, the purchasers of the said land upon payment on or before the 31st day of October, 1916, to the Government Agent at Kurunegala, or to the Settlement Officer, or to the Treasury Officer, Chilaw, of a sum of Rupees One hundred and Two only (Rs. 102), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant and the said Weerakoon Mudiyansele Belo Singho, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Arsdeawalahena, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 1 rood and 5 perches, shown as lot 52 CB in preliminary plan 1,463 and in the annexed diagram, and bounded as follows: on the north by Panchiwatiyahena belonging to the Crown; on the east by Palugahamulahena sold to Weerakoon Mudiyansele Ukku Etana and others under the Waste Lands Ordinances; on the south by Wera-agarahenyaya sold to Weerakoon Mudiyansele Appuhamy Korala and another under the Waste Lands Ordinances, Tisawelagewewa (part of tank) to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Welepillewa belonging to the Crown, Humbawewa (tank and bund) to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917.

J. M. DAVIES,
Special Officer.

Kurunegala S. O. No. 1,956.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

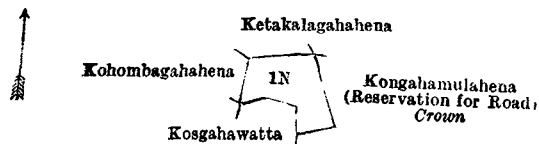
In the matter of the land commonly called or known as Kongahamullehena, situate in the village of Koswatta, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 17th day of July, 1914, that if no claim to the land commonly called or known as Kongahamullehena, situate in the village of Koswatta, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 1 acre and 15 perches, and shown as lot 1N in preliminary plan 1,457 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,259) :

And whereas Weerakoon Mudiyansele Appuhamy, Korala, made claim thereto, and Mungo Tennent Archibald, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and the said Mungo Tennent Archibald, Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 26th day of February, 1915, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment to the Settlement Officer, of a sum of Rupees Eighteen only (Rs. 18), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement afore-mentioned declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Kongahamullehena, situated in the village of Koswatta, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 1 acre and 15 perches, and shown as lot 1N in preliminary plan 1,457 and in the annexed diagram, and bounded as follows : on the north by Ketakalagahahena (private) ; on the east by Kongahamulahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances ; on the south by Kongahamulahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, Kogahawatta claimed by Weerakoon Mudiyansele Appuhamy, Korala ; on the west by Kohombagahahena (private).



Surveyor-General's Office,
Colombo, August 18, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

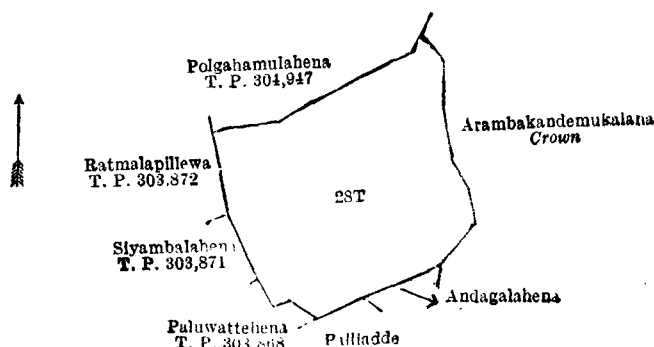
J. M. DAVIES,
Special Officer.

October 24, 1917.

Kurunegala S. O. No. 1,957.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Land to be Crown Property.**

In the matter of the land commonly called or known as Andagalahena, situate in the village of Wadawa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of the said Ordinances having been duly published in manner prescribed by that section in respect of the above-named land, and a claim having been made to the said land by William Perera Munasinghe (*vide* Notice No. 6,447), and the said claimant having been duly called upon by me by a notice in writing under section 4, sub-section (1), of the Ordinances, duly served upon him, to produce before me the evidence and documents upon which he might rely in proof of his claim, and not having so appeared or produced such evidence and documents, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, do hereby, on this 6th day of December, 1917, order and declare under section 4, sub-section (1), of the said Ordinances, that the said land commonly called or known as Andagalahena, situate in the village of Wadawa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 7 acres 3 roods and 21 perches, and shown as lot 28T in preliminary plan 419 and in the annexed diagram ; and bounded as follows : on the north by Polgahamulahena sold by the Crown (T. P. 304,947) ; on the east by Arambakandemukalana claimed by the Crown ; on the south by Andagalahena (private), Palliadde (private) ; on the west by Paluwattehena sold by the Crown (T. P. 303,868), Siyambalahena sold by the Crown (T. P. 303,871), Ratmalapillewa sold by the Crown (T. P. 303,872), is the property of the Crown.



Surveyor-General's Office,
Colombo, January 26, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

December 6, 1917.

Kurunegala S. O. No. 1,958.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

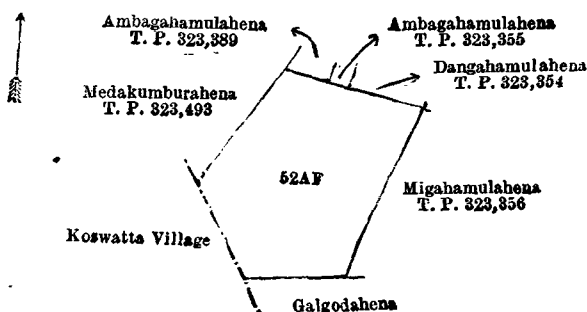
In the matter of the land commonly called or known as Galgodahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Galgodahena, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres 1 rood and 21 perches, and shown as lot 52AF in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238):

And whereas (1) Weerakoon Mudiyansele Andihamy, (2) ditto Baronchi Appuhamy (minor), (3) ditto Dingiri Menika, (4) Ratnayaka Mudiyansele Herathamy made claim thereto, and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 1st claimant for himself and as duly appointed representative of the said 2nd claimant (minor), and the said 3rd and 4th claimants and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that Weerakoon Mudiyansele Kapuruhamige Herathamy and the said 3rd claimant ditto Dingiri Menika should be declared the purchasers of the said land upon payment by the said Weerakoon Mudiyansele Kapuruhamige Herathamy and the said 3rd claimant ditto Dingiri Menika on or before the 31st day of October, 1916, to the Government Agent at Kurunegala; or to the Settlement Officer, or to the Treasury Officer, Chilaw, of a sum of Rupees Eighty-seven only (Rs. 87), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said Weerakoon Mudiyansele Kapuruhamige Herathamy and the said 3rd claimant ditto Dingiri Menika are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Galgodahena, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 5 acres 1 rood and 21 perches, shown as lot 52AF in preliminary plan 1,463 and in the annexed diagram, and bounded as follows: on the north by Ambagahamulahena sold by the Crown (T. P. 323,389), Ambagahamulahena sold by the Crown (T. P. 323,355), Dangahamulahena sold by the Crown (T. P. 323,354); on the east by Migahamulahena sold by the Crown (T. P. 323,356); on the south by Galgodahena sold to Weerakoon Mudiyansele Andihamy and others under the Waste Lands Ordinances; on the west by the village limit of Koswatta, Medakumburahena sold by the Crown (T. P. 323,493).



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

J. M. DAVIES,
Special Officer.

October 24, 1917.

Kurunegala S. O. No. 1,959.**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Land to be Crown Property.**

In the matter of the land commonly called or known as Gansabhawapara (road), situate in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,308), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby, on this 12th day of December, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 135 in preliminary plan 1,489 and in the annexed diagram, and containing in extent 1 rood and 35 perches, is the property of the Crown.

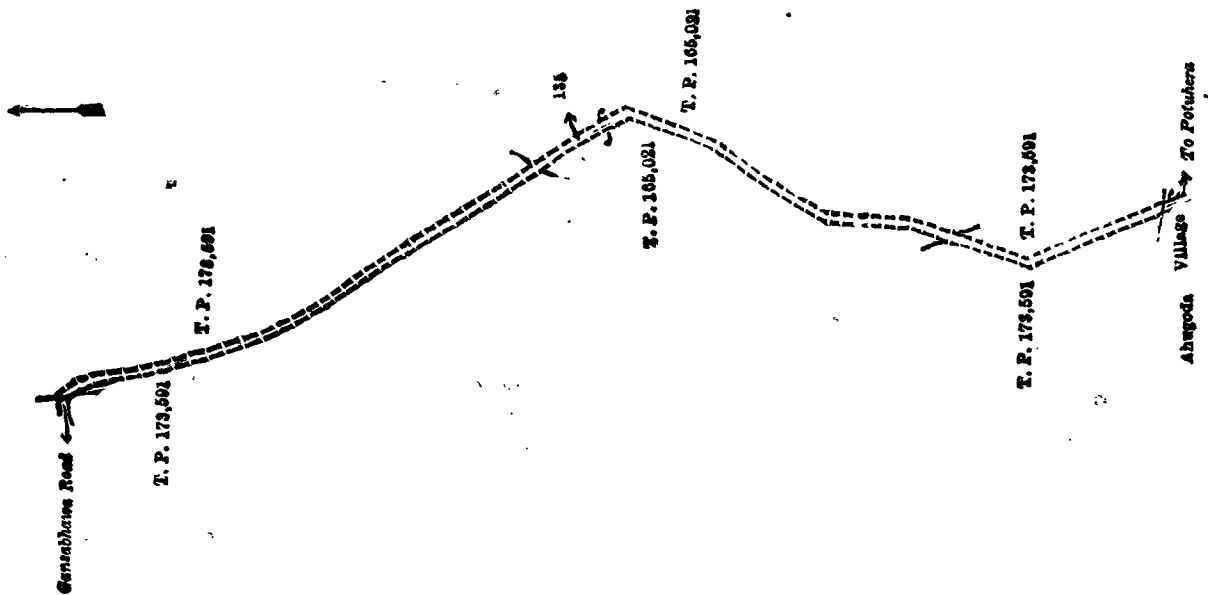
Description of the Land referred to.

The following lot situated in the village of Godawita, in the Rekkopattu korale of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram:—

Preliminary plan 1,489.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------------|------------------|
| 135 | Gansabhawapara (road) | 0 1 35 |

and bounded as follows: on the north by T. P. 173,591; on the east by T. P. 173,591, T. P. 165,021, T. P. 173,591; on the south by the village limit of Ahugoda (a road to Potuhera); on the west by T. P. 173,591, T. P. 165,021, T. P. 173,591, a Gansabhawa road.



Surveyor-General's Office,
Colombo, August 10, 1916.

Scale of 4 Chains to an Inch.

G. K. THORNHILL,
for Surveyor-General.

December 12, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,960.

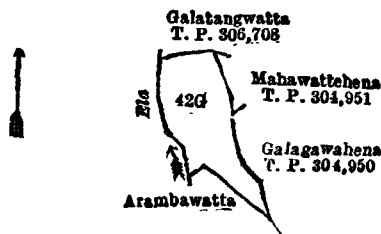
**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Land to be Crown Property.**

In the matter of the land commonly called or known as Galatambehena, situate in the village of Wadawa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,447), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby, on this 12th day of December, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Wadawa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 42G in preliminary plan 419 and in the annexed diagram, and containing in extent 1 acre 1 rood and 29 perches, is the property of the Crown.

Description of the Land referred to.

The land commonly called or known as Galatambehena, situated in the village of Wadawa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 1 acre 1 rood and 29 perches, and shown as lot 42G in preliminary plan 419 and in the annexed diagram; and bounded as follows: on the north by Galatangwatta sold by the Crown (T. P. 306,708); on the east by Mahawattehena sold by the Crown (T. P. 304,951), Galagawahena sold by the Crown (T. P. 304,950); on the south by Arambawatta claimed by Wickrema Mudiyanseleage Mudalihalmy and others; on the west by an ela.



Surveyor-General's Office,
Colombo, January 26, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

December 12, 1917.

N. A. HAMPTON,
Special Officer.

Kurunegala S. O. No. 1,961.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Land to be Crown Property.**

In the matter of the land commonly called or known as Godellapitahena, situate in the village of Wilgamuwa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named land (*vide* Notice No. 6,470), and no claim having been made to the said land or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 28th day of

November, 1917, order and declare that the said land, as more fully described herein below, situate in the village of Wilgamuwa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lot 28G in preliminary plan 410 and in the annexed diagram, and containing in extent 2 acres 1 rood and 31 perches, is the property of the Crown.

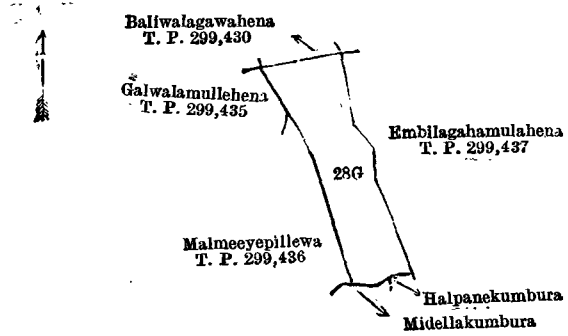
Description of the Land referred to.

The following lot situated in the village of Wilgamuwa, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :—

Preliminary plan 410.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------|------------------|
| 28G | Godellapitahena | 2 1 31 |

and bounded as follows : on the north by Baliwalagawahena sold by the Crown (T. P. 299,430) ; on the east by Embilagahamulahena sold by the Crown (T. P. 299,437) ; on the south by Halpanekumbura claimed by H. M. Dingiri Appu and others, Midellakumbura claimed by R. M. Dingiri Appu and others ; on the west by Malmeeypillewa sold by the Crown (T. P. 299,436), Galwalamullehena sold by the Crown (T. P. 299,435).



Surveyor-General's Office,
Colombo, April 26, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

November 28, 1917.

Kurunegala S. O. No. 1,962.

Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Paragahamulahena, &c., situate in the village of Kiriwanapola, in Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,501), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, Norman Albert Hampton, Special Officer appointed under section 28 of the above Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 30th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Kiriwanapola, in Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, and shown as lots 8G, 8J, 8L, 26N in preliminary plan 443, and in the annexed diagrams, and containing in extent 1 acre and 16 perches, are the property of the Crown.

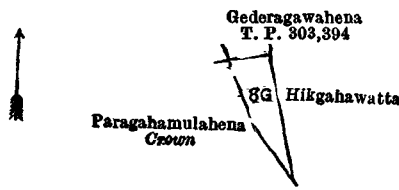
Description of the Lands referred to.

The following lots situated in the village of Kiriwanapola, in the Udukaha korale east of the Dambadeni hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagrams :—

I.—Preliminary plan 443.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|------------------|------------------|
| 8G | Paragahamulahena | 0 0 20 |

and bounded as follows : on the north by Gederagawahena sold by the Crown (T.P. 303,394) ; on the east by Higgahawatta claimed by Kiri Menika and others ; on the south and west by Paragahamulahena declared to be the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, March 23, 1917.

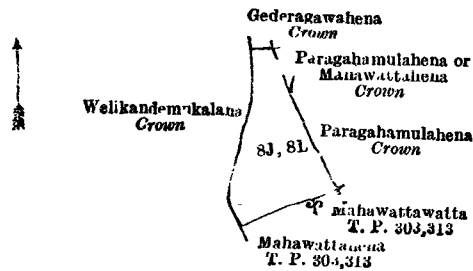
Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 443.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------------------------|------------------|
| 8J | Paragahamulahena | 0 0 14 |
| 8L | Paragahamulahena or Mahawattehena | 0 1 18 |
| | | 0 1 32 |

and bounded as follows : on the north by Gedaragawahena declared to be the property of the Crown under the Waste Lands Ordinances ; on the east by Paragahamulahena or Mahawattahena declared to be the property of the Crown under the Waste Lands Ordinances, Paragahamulahena declared to be the property of the Crown under the Waste Lands Ordinances ; on the south by Mahawattawatta sold by the Crown (T. P. 303,313), Mahawattahena sold by the Crown (T. P. 303,313) ; on the west by Welikandemukulana declared to be the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, March 23, 1917.

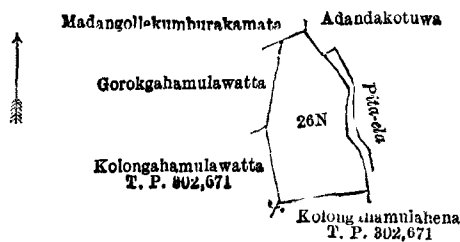
Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

III.—Preliminary plan 443.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-----------------|------------------|
| 26N | Dangollapillewa | 0 2 4 |

and bounded as follows : on the north by Madangollekumburakamata claimed by Ukkurala and others ; on the east by Adandakotuwa claimed by Mudiyanse and others, the Pita-ela ; on the south by Kolongahamulahena sold by the Crown (T. P. 302,671) ; on the west by Kolongahamulawatta sold by the Crown (T. P. 302,671), Gorokgahamulawatta claimed by Yahapathamy Arachchi and others.



Surveyor-General's Office,
Colombo, March 23, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

N. A. HAMPTON,
Special Officer.

November 30, 1917.

Kurunegala S. O. No. 1,933.

Ordes under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

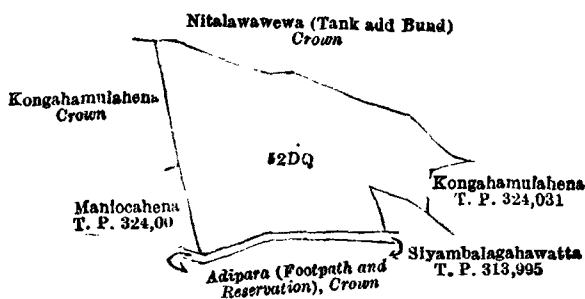
In the matter of the land commonly called or known as Siyambalagahamula, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 26th day of June, 1914, that if no claim to the land commonly called or known as Siyambalagahamula, situate in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 1 rood and 33 perches, and shown as lot 52DQ in preliminary plan 1,463 and in the annexed diagram, was made to John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,238) :

And whereas (1) Weerakoon Mudiyanse Kuda Ukkurala, (2) Weerakoon Mudiyanse Punchihamy (minor) made claim thereto and I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said 1st claimant, and Weerakoon Mudiyanse Appuhamy Arachchi as duly appointed representative of the said 2nd claimant (minor), and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 31st day of July, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants declared the purchasers of the said land upon payment on or before the 31st day of October, 1916, to the Government Agent at Kurunegala, or to the Settlement Officer, or to the Treasury Officer, Chilaw, of a sum of Rupees One hundred and Four only (Rs. 104), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Siyambalagahamula, situated in the village of Nitalawa, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 6 acres 1 rood and 33 perches, shown as lot 52DQ in preliminary plan 1,463 and in the annexed diagram, and bounded as follows : on the north by Nitalawawewa (tank and bund) to be declared the property of the Crown under the Waste Lands Ordinances ; on the east by Nitalawawewa (tank and bund) to be declared the property of the Crown under the Waste Lands Ordinances, Kongahamulahena sold by the Crown (T. P. 324,031) ; on the south by Siyambalagahawatta sold by the Crown (T. P. 313,995), Adipara (footpath and reservation) to be declared the property of the Crown under the Waste Lands Ordinances ; on the west by Manicahena sold by the Crown (T. P. 324,006), Kongahamulahena belonging to the Crown.



Surveyor-General's Office,
Colombo, August 10, 1917.

Scale of 8 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 24, 1917.

J. M. DAVIES,
Special Officer.

Anuradhapura S. O. No. 919.

**Order under Section 2 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Kudawewelandehena, Katubulugamakelelanda, &c., situate in the village of Katubulugama, in the Moragolla Kadawat tulana of the Wilachchiya korale of the Nuwaragam palata, in the North-Central Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

THE notice required by section 1 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," having been duly published in manner prescribed by that section in respect of the above-named lands (*vide* Notice No. 6,478), and no claim having been made to the said lands or to any interest therein within the period of three months from the date specified in the said notice, I, John Murray Davies, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 2 of the said Ordinances, do hereby on this 19th day of November, 1917, order and declare that the said lands, as more fully described herein below, situate in the village of Katubulugama, in the Moragolla Kadawat tulana of the Wilachchiya korale of the Nuwaragam palata, in the North-Central Province, and shown as lots 9 and 9A in preliminary plan 709 and in the annexed diagrams, and containing in extent 63 acres 1 rood and 1 perch, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Katubulugama, in the Moragolla Kadawat tulana of the Wilachchiya korale of the Nuwaragam palata, in the North-Central Province, as described in the annexed diagrams:—

I.—Preliminary plan 709.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|------------------------------------------------|------------------|
| 9 | Kudawewelandehena and Katubulugamakelelanda .. | 63 0 35 |

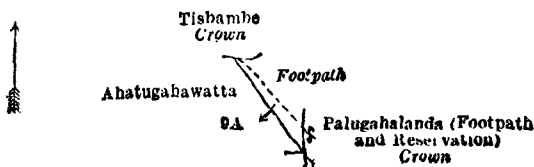
and bounded as follows: on the north by a footpath from Maragahawewa; on the east by Kudawewehena (reservation for road) belonging to the Crown, T. sbambe belonging to the Crown, Ahatugahawatta (private), Palugahalanda belonging to the Crown, Katubulugamawela (private), T. P. 87,093, Katubulugamawela (private), T. P. 87,093, Katubulugamawela (private), a footpath; on the south by a footpath, the village limit of Talgaswewa; on the west by the village limit of Talgaswewa, the village limit of Ihalamaragahawewa.

[For Diagram see page 170.]

II.—Preliminary plan 709.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-------------------------------------|------------------|
| 9A | Kudawewalanda (path reservation) .. | 0 0 6 |

and bounded as follows: on the north by Tisbambe belonging to the Crown, a footpath; on the east by Palugahalanda (footpath and reservation) belonging to the Crown; on the south and west by Ahatugahawatta (private).



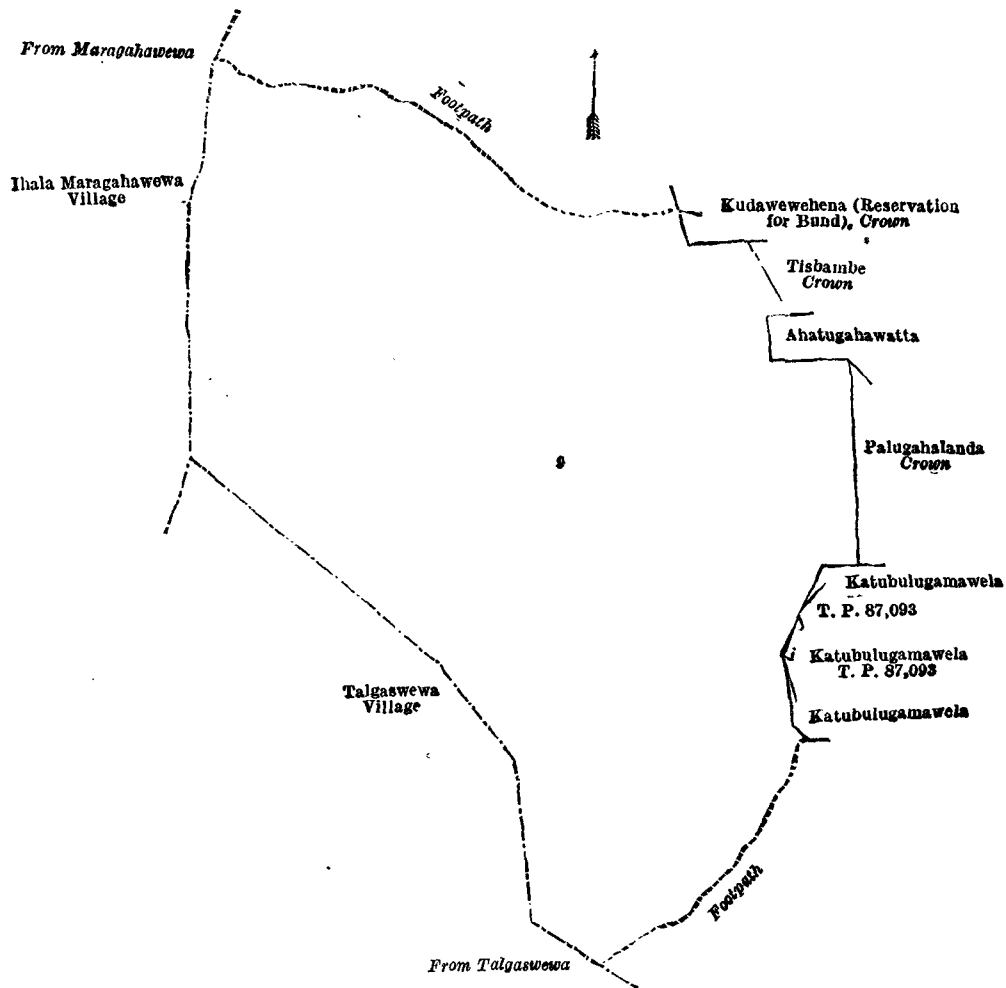
Surveyor-General's Office,
Colombo, May 16, 1917.

Scale of 4 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

November 19, 1917.

J. M. DAVIES,
Special Officer.



Surveyor-General's Office,
Colombo, May 16, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

Kegalla S. O. No. 176.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the lands commonly called or known as Hennekgehena *alias* Galketiyaelemukalana, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the lands commonly called or known as Hennekgehena *alias* Galketiyaelemukalana, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 acres and 1 perch, and shown as lots 139 and 139A in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

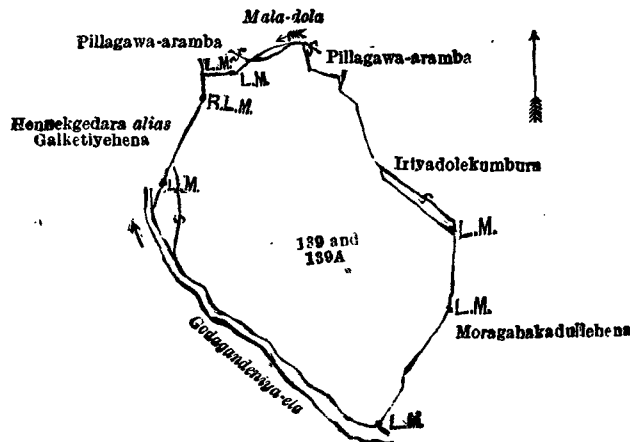
And whereas Tikiri Banda Beligodapitiya made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said lands, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said lands for a sum of Rupees Sixty-one only (Rs. 61) paid to the Settlement Officer, as the purchase amount of the said land, by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said lands, as more fully described herein below.

Description of the Lands referred to.

The following lots situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

| Lot. | Name of Land. | Preliminary plan 162. | Extent, A. R. P. |
|------|------------------------------------------------|-----------------------|------------------|
| 139 | Hennekgehena <i>alias</i> Galketiyaelemukalana | | 2 3 32 |
| 139A | Do. | | 0 0 9 |
| | | | 3 0 1 |

and bounded as follows : on the north by Pillagawa-aramba sold by the Crown, the Mala-dola, Pillagawa-aramba sold by the Crown ; on the east by Iriyadolekumbura claimed by Bamunugedera Bandirala, Moragahakadullehena claimed by Dingiri Banda, *ex-Korala* ; on the south by the Godagandeniya-ela ; on the west by the Godagandeniya-ela, Hennekgedera *alias* Galketiyaehena sold by the Crown.



Surveyor-General's Office,
Colombo, September 9, 1914.

Scale of 4 Chains to an Inch.

G. K. THORNHILL,
for Acting Surveyor-General.

October 19, 1917.

T. G. WILLET,
Special Officer.

Ratnapura S. O. No. 399.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Mahaittewamukalana, Wewagawakele, and Madolwitawatta, situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 24th day of March, 1911, that if no claim to the lands commonly called or known as Mahaittewamukalana, Wewagawakele and Madolwitawatta, situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, containing in extent 26 acres and 32 perches, and shown as lots 115 and 115C in block survey preliminary plan 92 and in the annexed diagrams, was made to John George Fraser, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 4,033) :

And whereas (1) Panapitiya Gamaetirallalaye Hamy and (2) Balaberakarayalaye Kiripusma made claim thereto, and (3) Delkandura Danapala Mudiyansele Madduma Banda (*late* Muhandiram), (4) Wellakkattu Mudiyansele Dingiri Mahatmaya, and (5) Pahala Kulumura Kankanamalaye Malhami made claim to the above-mentioned lot 115 of this order : and whereas the said 1st claimant by an agreement dated the 29th day of November, 1911, in consideration of the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 117C of the block survey preliminary plan 92, and the said 2nd claimant by an agreement dated the 25th day of November, 1911, in consideration of being declared the purchaser of 2 acres more or less of lot 115 of the notice and of the block survey preliminary plan 92, now shown as lot 115D on the same block survey preliminary plan, for a sum of Rs. 30, withdrew their claims to the above-mentioned lots 115 and 115C of this order ; and whereas the said 3rd claimant by an agreement dated the 25th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lots 121 and 122 of the block survey preliminary plan 92, and (b) Delkandura Danapala Mudiyansele Mutumenike being declared (1) the owner of 2 acres more or less and 3 acres more or less of lots 117 and 123, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 117O and 123A, respectively, on the same block survey preliminary plan, (2) the purchaser of 3 acres more or less of lot 148 of the said notice and block survey preliminary plan 92, now shown as lot 148C on the same block survey preliminary plan, for a sum of Rs. 22.50, withdrew claim to the above-mentioned lot 115 of this order ; and whereas the said 4th claimant by an agreement dated the 4th day of December, 1911, in consideration of being declared (a) the owner of 6 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EN on the same block survey preliminary plan, and (b) the purchaser of 2 acres more or less of lot 31 of the said notice and of the block survey preliminary plan 92, now shown as lot 31DC on the same block survey preliminary plan, for a sum of Rs. 15, withdrew claim to the above-mentioned lot 115 of this order ; and whereas the said 5th claimant by an agreement dated the 29th day of November, 1911, in consideration of being declared the owner of 2½ acres more or less of lots 108 and 115 of the notice and of the block survey preliminary plan 92, now shown as lots 108C and 115B on the same block survey preliminary plan, withdrew claim to the above-mentioned lot 115 of this order ; I, Howard Orme Fox, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 29th day of September, 1917, order and declare under section 4, sub-section (1), of the said Ordinances, that the said lands, as more fully described herein below are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, as described in the annexed diagrams :—

I.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|----------------------------------|------------------|
| 115 | Mahaittewamukalana, Wewagawakele | 25 2 17 |

and bounded as follows : on the north by Kanattewattchena to be declared the property of Pahala Kulumura Kankanamalaye Malhami under the Waste Lands Ordinances ; on the east by Hapugahakumbure-aswedduma claimed by G. Kankanange Malhamy and others ; Balitiyannagedeniya claimed by Pannapitiya Gamaetirallalaye Hamy, Madolwitawatta

to be declared the property of the Crown under the Waste Lands Ordinances, Madolwitawatta to be sold to Balabarakaralage Kiri Pusma under the Waste Lands Ordinances Erabaddindagawahenyaya to be declared the property of the Crown under the Waste Lands Ordinances Wewagawahena to be declared the property of the Crown under the Waste Lands Ordinances, Godagederayalayekanatta *alias* Wannidalgawahena and Tennelena to be declared the property of Delkandura Danapala Mudiyansele Mutu Menike, under the Waste Lands Ordinances, the Gansabawa road Godagederayalagenena to be declared the property of the Crown under the Waste Lands Ordinances, Wewagawahenyaya to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Pissagehena to be declared the property of the Crown under the Waste Lands Ordinances, the village limit of Talangama; on the west by the village limit of Talangama Sikaradeniyahenyaya and Dodangaspalohenyaya to be declared the property of the Crown under the Waste Lands Ordinances, Mahaitewawatta claimed by R. Ganita Gura.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

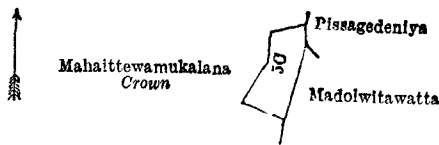
A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 92.

| Lot. | Name of Land. |
|------|----------------|
| 115C | Madolwitawatta |

Extent, A. R. P.
0 2 15

and bounded as follows: on the north by Mahaittewamukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Pissagedeniya claimed by Balabarakaralage Sinna Gura and others Madolwitawatta to be sold to Balabarakaralage Kiri Pusma under the Waste Lands Ordinances; on the south and west by Mahaittewamukalana to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

H. O. FOX,
Special Officer.

September 29, 1917.

Ratnapura S. O. No. 400.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Dodangaspalohenyaya, Sikaradeniyahenyaya, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 24th day of March, 1911, that if no claim to the lands commonly called or known as Dodangaspalohenyaya, Sikaradeniyahenyaya, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, containing in extent 209 acres 1 rood and 23 perches, and shown as lots 108, 108H, 108 I, 110, 113, 123, 126, 148, 153, 153D, 155, 136, and 138 in block survey preliminary plan 92 and in the annexed diagrams, was made to John George Fraser, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 4,033):

And whereas (1) Jayaweera Mudiyansele Palupe Punchi Mahatmaya, (2) Wellakkattu Mudiyansele Muttu Banda, (3) Jayaweera Mudiyansele Loku Menike, and (4) Jayaweera Mudiyansele Kiri Bandara made claim thereto; and whereas (5) Lebbe Kandu Lebbe Mohammodu Lebbe made claim to the above-mentioned lot 123; and whereas (6) Delkandura Danapala Mudiyansele Madduma Banda (late Muhandram) made claim to the above-mentioned lots 123 and 148; and whereas (7) Alupota Arachchillaye Nawinnewatte Weda Appuhamy made claim to the above-mentioned lot 138; and whereas (8) Jayaweera Gamaetirallaye Brakmanawatte Kiri Menike made claim to the above-mentioned

lots 108, 108H, 108I, 110, 113, 123, 126, 148, 153, 153D, 155, and 138; and whereas (9) Kitulpe Gamaetirallaye Herat Hami made claim to the above-mentioned lots 108, 108H, 108I, and 123; and whereas (10) Wellakkattu Mudiyanseelage Dingiri Mahatmaya made claim to the above-mentioned lots 108H, 123, and 138; and whereas (11) Kolombugamago Elagawagedera Mohottihamy made claim to the above-mentioned lots 136 and 138; and whereas (12) Naiandikaralayaye Ratu Ganita Gura made claim to the above-mentioned lots 108H, 110, 113, 148, 153, and 155; and whereas (13) Rajapakse Arachchillaye Pohosatham made claim to the above-mentioned lot 108; and whereas (14) Nayandi Karalayaye Kiri Ganita made claim to the above-mentioned lots 108, 108H, 108I, 110, 113, 126, 148, 153, 153D, and 155; and whereas (15) Ganagama Manannalaye Setuwa, (16) Ganagama Manannalaye Gunasiriya, (17) Ganagama Manannalaye Salinda, and (18) Ganagama Manannalaye Kiribalaya made claim to the above-mentioned lots 148 and 153; and whereas (19) Ukkiriyalaye Punci Kira made claim to the above-mentioned lot 148; and whereas (20) Balaberakaralayaye Rankiri Gura made claim to the above-mentioned lot 108; and whereas (21) Pahalakulumura Kankanamalaye Malhami made claim to the above-mentioned lots 108 and 110; and whereas (22) Palupe Korallalaye Kiri Menike, (23) Palupe Korallalaye D.ang.ri Mahatmaya, (24) Palupe Korallalaye Mudiyanse, and (25) Palupe Korallalaye Batu Menike made claim to the above-mentioned lots 126 and 136; and whereas (26) Alupota Arachchillaye Nawinnewatte Bandulahami Kattadirala, (27) Louis Henedige Manuel Fernando and Ellegedara Gamaetige Madduma Menike on behalf of the minor (28) Alupota Arachchillaye Dingiri Menike made claim to the above-mentioned lot 138; and whereas the said 1st claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92 and 6 acres more or less of lot 31 of the notice and of the same block survey preliminary plan, now shown as lots 31EG, 31EH, 31EI, and 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), (b) being declared along with the said 2nd and 3rd claimants the owners of 4 acres more or less, 2 acres more or less, and 6 acres more or less of lots 153, 108, and 126, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 153B, 108F, and 126B, respectively, on the same block survey preliminary plan; the said 2nd and 3rd claimants by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, (b) being declared along with the said 1st claimant the owners of 4 acres more or less, 2 acres more or less, and 6 acres more or less of lots 153, 108, and 126, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 153B, 108F, and 126B, respectively, on the same block survey preliminary plan; and the said 4th claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, and (b) being declared the owner of 2 acres more or less of lot 153 of the notice and of the block survey preliminary plan 92, now shown as lots 153A on the same block survey preliminary plan, withdrew their claims to the above-mentioned lots 108, 108H, 108I, 110, 113, 123, 126, 148, 153, 153D, 155, 136, and 138 of this order; and whereas the said 5th claimant by an agreement dated the 27th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, and (b) being declared the owner of 1 acre more or less of lot 126 of the notice and of the block survey preliminary plan 92, now shown as lot 126A on the same block survey preliminary plan, withdrew his claim to the above-mentioned lot 123 of this order; and whereas the said 6th claimant by an agreement dated the 25th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lots 121 and 122 of the block survey preliminary plan 92, (b) Delkandura Danapala Mudiyanseelage Mutu Menike being declared (i.) the owner of 2 acres more or less of lot 117 and of 3 acres more or less of lot 123 of the notice and of the block survey preliminary plan 92, now shown as lots 117O and 123A, respectively, on the same block survey preliminary plan, and (ii.) the purchaser of 3 acres more or less of lot 148 of the said notice and block survey preliminary plan, now shown as lot 148C on the same block survey preliminary plan, for a sum of Rs. 22.50, withdrew claim to the above-mentioned lots 123 and 148 of this order; and whereas the said 7th claimant by an agreement dated the 29th day of January, 1912, in consideration of being declared the owner of 2 acres more or less and 10 acres more or less of lots 58 and 143 respectively of the notice and of the block survey preliminary plan 92, now shown as lots 58N and 143F respectively, on the same block survey preliminary plan, withdrew claim to the above-mentioned lot 138 of this order; and whereas the said 8th claimant by an agreement dated the 4th day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lots 31B, 58D, and 121 of the block survey preliminary plan 92, (b) being declared the owner of (i.) $1\frac{1}{2}$ acres more or less of lot 31, (ii.) 38 acres more or less of lot 31, and (iii.) 2 acres more or less of lots 58 and 131 all of the notice and of the block survey preliminary plan 92, now shown as lots (i.) 31BW, 31BY, 31BY1, 31CA, (ii.) 31CE, and (iii.) 58F, 131C respectively on the same block survey preliminary plan (of which lots 31BY and 31BY1 have since been acquired by the Crown), withdrew claim to the above-mentioned lots 108, 108H, 108I, 110, 113, 123, 126, 148, 153, 153D, 155, and 138 of this order; and whereas the said 9th claimant by an agreement dated the 29th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, and (b) being declared the owner of 1 acre more or less and $3\frac{1}{2}$ acres more or less of lots 31 and 108, respectively of the notice and of the block survey preliminary plan 92, now shown as lots 31DN and 108E on the same block survey preliminary plan, withdrew claim to the above-mentioned lots 108, 108H, 108I, and 123 of this order; and whereas the said 10th claimant by an agreement dated the 4th day of December, 1911, in consideration of being declared (a) the owner of 6 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EN on the same block survey preliminary plan, and (b) the purchaser of 2 acres more or less of lot 31 of the said notice and of the block survey preliminary plan 92, now shown as lot 31DC on the same block survey preliminary plan for a sum of Rs. 15, withdrew claim to the above-mentioned lots 108H, 123 and 138 of this order; and whereas the said 11th claimant by an agreement dated the 29th day of November, 1911, in consideration of being declared, as an act of grace the owner of 1 acre more or less of lot 126 of the notice and of the block survey preliminary plan 92, now shown as lot 126F on the same block survey preliminary plan withdrew claim to the above-mentioned lots 136 and 138 of this order; and whereas the said 12th claimant by an agreement dated the 5th day of December, 1911, in consideration of being declared the owner of 4 acres more or less, 5 acres more or less, and 1 acre more or less of lots 31, 31, and 140, respectively, all of the notice and of the block survey preliminary plan 92, now shown as lots 31CL, 31ED, and 140D, respectively on the same block survey preliminary plan, withdrew claim to the above-mentioned lots 108H, 110, 113, 148, 153, and 155 of this order; and whereas the said 13th claimant by an agreement dated the 29th day of November, 1911, in consideration of being declared along with Rajapaksa Arachchillaye Kiri Menike the owners of $4\frac{1}{2}$ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31AH on the same block survey preliminary plan, withdrew claim to the above-mentioned lot 108 of this order; and whereas the said 14th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared (a) the owner of $1\frac{1}{2}$ acres more or less and $8\frac{1}{2}$ acres more or less of lots 31 and 108, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 31AJ and 108B respectively, on the same block survey preliminary plan, and (b) along with Hidellana Punci Mahatmaya Seneviratne Korala the owners of 20 acres more or less of lot 31 of the said notice and block survey preliminary plan 92 now shown as lot 31EC on the same block survey preliminary plan, withdrew claim to the above-mentioned lots 108, 108H, 108I, 110, 113, 126, 148, 153, 153D, and 155 of this order; and whereas the said 15th, 16th, 17th, and 18th claimants by an agreement dated the 25th day of November 1911, in consideration of being declared the owners of $\frac{1}{2}$ acre more or less and 2 acres more or less of lots 153 and 148, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 153E and 148A, respectively, on the same block survey preliminary plan,

withdrew their claims to the above-mentioned lots 148 and 153 of this order; and whereas the said 19th and 20th claimants by two agreements, both dated the 25th day of November, 1911, in consideration of their respectively being declared the purchasers of 2 acres more or less and 3 acres more or less of lots 148 and 108, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 148B and 108D, respectively, on the same block survey preliminary plan, for Rs. 15 and Rs. 22.50, respectively, withdrew their claims as follows: the 19th claimant to the above-mentioned lot 148 and the 20th claimant to the above-mentioned lot 108, both of this order; and whereas the said 21st claimant by an agreement dated the 29th day of November, 1911, in consideration of being declared the owner of 2½ acres more or less of lots 108 and 115 of the notice and of the block survey preliminary plan 92, now shown as lots 108C and 115B on the same block survey preliminary plan, withdrew claim to the above-mentioned lots 108 and 110 of this order; and whereas the said 22nd, 23rd, 24th, and 25th claimants by an agreement dated the 29th day of November, 1911, in consideration of their being declared, as an act of grace, the owners of 2 acres more or less of lot 126 of the notice and of the block survey preliminary plan 92, now shown as lot 126E on the same block survey preliminary plan, withdrew their claims to the above-mentioned lots 126 and 136 of this order; and whereas the said 26th and 27th claimants and Ellegedara Gamaetige Madduma Menike the duly appointed representative of the said minor 28th claimant came to three separate agreements dated the 2nd day of December, 1911, the 31st day of December, 1911, and the 1st day of December, 1911, respectively, whereby in consideration of (a) the said 26th claimant being declared the owner of 2 acres more or less of lot 58 of the notice and of the block survey preliminary plan 92, now shown as lot 58M on the said block survey preliminary plan, (b) Don Dionysius Seneratne being declared the owner of 2½ acres more or less of lot 58 of the notice and of the block survey preliminary plan 92, now shown as lot 58L on the same block survey preliminary plan, and (c) the said minor 28th claimant being declared the owner of 2½ acres more or less of lot 138 of the notice and of the block survey preliminary plan 92, now shown as lot 138A on the same block survey preliminary plan, the said 26th and 27th claimants and the said duly appointed representative of the said minor 28th claimant, withdrew their claims to the above-mentioned lot 138 of this order, I, Howard Orme Fox, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 29th day of September, 1917, order and declare under section 4, sub-section (1), of the said Ordinances, that the said lands, as more fully described herein below, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, as described in the annexed diagrams:—

I.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|--------------------------------------------------------------------------------------------|------------------|
| 108 | Dodangaspalpolahenyaya, Sikaradeniyahenyaya, Batangewattelangahena, and Malwatugamahenyaya | 25 0 10 |

and bounded as follows: on the north by Halgahagedeniyalangamukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Batangewatta claimed by Godigamuwage Ratranhamy and others, Godigamagewatta claimed by Godigamuwage Ratranhamy and others, Koskanatta claimed by Godigamuwage Ratranhamy, Delgahadeniya claimed by Dematagoda Kankanamage Hinhary and others, Meyanakoladeniya claimed by Rajapaksa Arachehillage Garuhamy and others, Delgahadeniya claimed by Rajapakse Arachehillage Garuhamy and others, Malwalagewatta claimed by Kolanuruwe Kankanamālage Malhamy and others, Malwalagewattekella claimed by Balaberakarayalage Podi Sinno, Kitanhamigehena to be sold to Balaberakarayalage Rankiri Gura under the Waste Lands Ordinances; on the south by an ela, Sikaradeniya claimed by Jayaweera Mudiyansele Puchi Mahatmaya; on the west by Sikaradeniyahena to be declared the property of Kitulpe Gamaetirallage Herathami under the Waste Lands Ordinances, Dodangaspalamukalana to be declared the property of the Crown under the Waste Lands Ordinances, Dodangaspaladeniya claimed by Godigamuwa Ratranhamy and others.



Surveyor-General's Office,
Colombo, July 28, 1917.

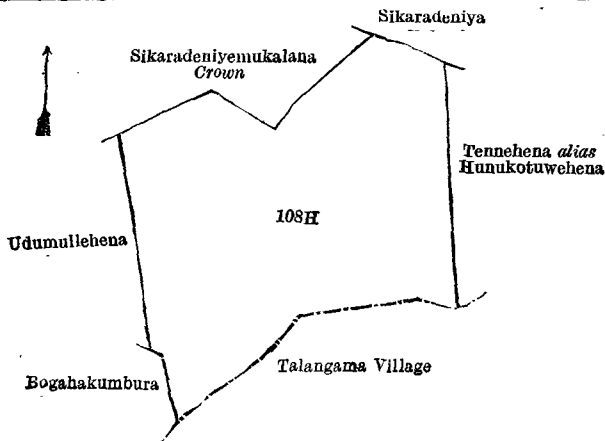
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|---------------------------------------------|------------------|
| 108H | Sikaradeniyahenyaya, Dodangaspalpolahenyaya | 14 1 15 |

and bounded as follows: on the north by Sikaradeniyemukalana to be declared the property of the Crown under the Waste Lands Ordinances, Sikaradeniya claimed by Jayaweera Mudiyansele Puchi Mahatmaya; on the east by Tennehena alias Hunukotuwebhena to be declared the property of Naiyandikarayalage Kiri Ganita under the Waste Lands Ordinances; on the south by the village limit of Talangama; on the west by Bogahakumbura claimed by Danapala Mudiyansele Madduma Banda, Udumullehena to be declared the property of Jayaweera Mudiyansele Palupe Puchi Mahatmaya and two others under the Waste Lands Ordinances.

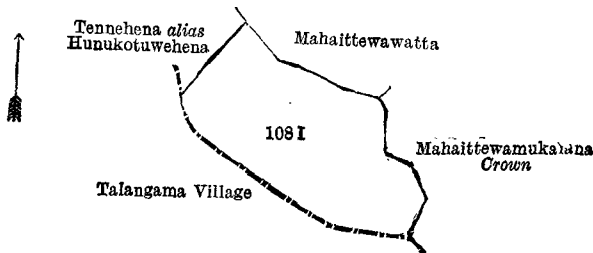


Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

Lot. Name of Land. III.—Preliminary plan 92. Extent, A. R. P.
108 I .. Dodangaspelpolahenyaya, Sikaradeniyahenyaya .. 4 3 10
and bounded as follows: on the north by Mahaittewawatta claimed by R. Ganita Gura; on the east by Mahaittewamukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the south by the village limit of Talangama; on the west by the village limit of Talangama, Tennehena alias Hunukotuwehena to be declared the property of Naiyandi Karayalage Kiri Ganita under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

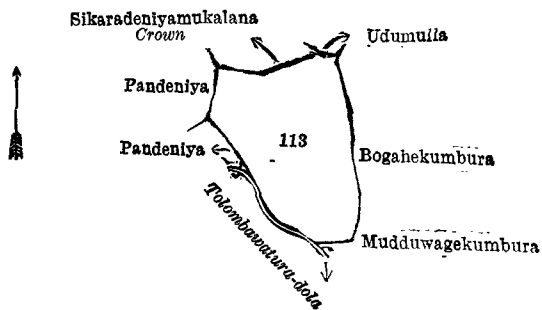
Lot. Name of Land. IV.—Preliminary plan 92. Extent, A. R. P.
110 .. Sikaradeniyemukalana and Watadeniyemukalana .. 37 2 33
and bounded as follows: on the north by the village limit of Hakamuwa; on the east by Dodangaspelpolahenyaya, Sikaradeniyahenyaya to be declared the property of the Crown under the Waste Lands Ordinances, Sikaradeniya claimed by Jayaweera Mudiyansele Punchi Mahatmaya; on the south by Sikaradeniyahenyaya, Dodangaspelpolahenyaya to be declared the property of the Crown under the Waste Lands Ordinances, Udumullehena to be declared the property of Jayaweera Mudiyansele Palupe Punchi Mahatmaya and two others under the Waste Lands Ordinances, Udumulla claimed by Jayaweera Mudiyansele Punchi Mahatmaya, Udumulleaswedduma claimed by Danapala Mudiyansele Madduma Banda, Udumulla claimed by Jayaweera Mudiyansele Punchi Mahatmaya, Medagodakele to be declared the property of the Crown under the Waste Lands Ordinances, Pandeniya claimed by Jayaweera Mudiyansele Kiri Banda and others, Miyankoladeniyahenyaya (private), Miyankoladeniyahenyaya to be declared the property of Delkandura Danapala Mudiyansele Mutu Menike under the Waste Lands Ordinances; on the west by Malwattehenyaya to be declared the property of the Crown under the Waste Lands Ordinances, the village limit of Hakamuwa.

NOTE.—The following lot lying within the above-mentioned boundaries is excluded from this part of the final order, and its acreage of 4 acres and 21 perches is not included in the acreage of 37 acres 2 roods and 33 perches given above:—

| Lot. | Name of Land. | Preliminary plan 92. | Extent, A. R. P. |
|------|--------------------------------|----------------------|------------------|
| 149 | Watadeniya and Wepallamadeniya | .. | 4 0 21 |

[For Diagram see page 176.]

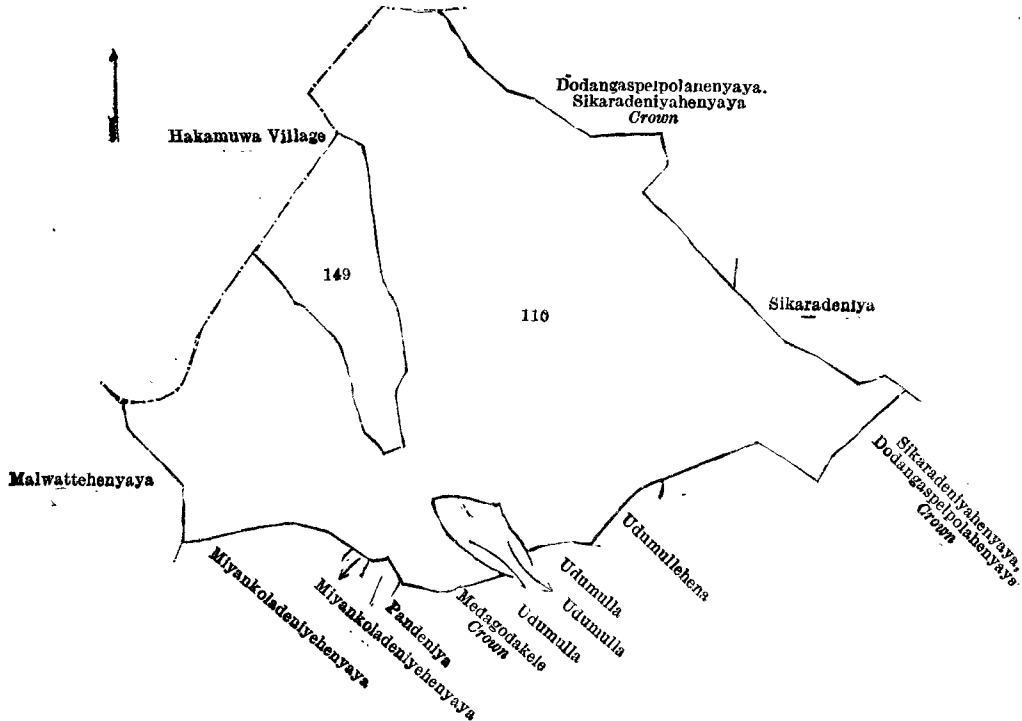
Lot. Name of Land. V.—Preliminary plan 92. Extent, A. R. P.
113 .. Medagodakele .. 3 1 23
and bounded as follows: on the north by Sikaradeniyemukalana to be declared the property of the Crown under the Waste Lands Ordinances, Udumulla claimed by Jayaweera Mudiyansele Punchi Mahatmaya; on the east by Bogahakumbura claimed by Danapala Mudiyansele Madduma Banda; on the south by Madduwagekumbura claimed by Danapala Mudiyansele Madduma Banda, the Tolambawatura-dola; on the west by the Tolambawatura-dola, Pandeniya claimed by Jayaweera Mudiyansele Kiri Banda and others.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.



Surveyor-General's Office,
Colombo, July 28, 1917.

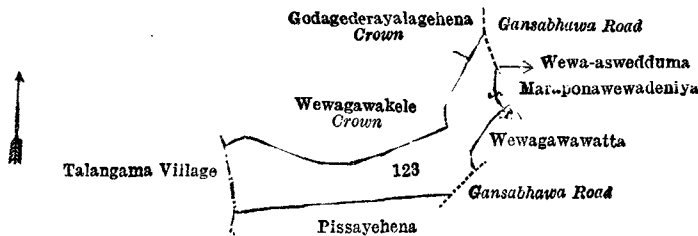
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

VI.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. B. P. |
|------|---------------------------------|------------------|
| 123 | Wewagawahenyaya and Pissayehena | 3 1 7 |

and bounded as follows : on the north by Wewagawakele to be declared the property of the Crown under the Waste Lands Ordinances, Godagederayalagehena to be declared the property of the Crown under the Waste Lands Ordinances ; on the east by a Gansabhawa road, Wewa-aswedduma (private), Maraponawewadeniya (private), Wewagawawatta claimed by Mohammadu Lebbe, a Gansabhawa road ; on the south by Pissayehena to be declared the property of Delkandura Danapala Mudiyanseleage Mutu Menike under the Waste Lands Ordinances ; on the west by the village limit of Talangama.



Surveyor-General's Office,
Colombo, July 28, 1917.

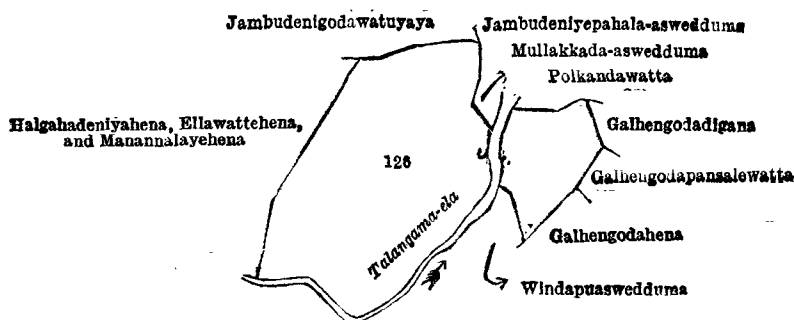
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

VII.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. B. P. |
|------|----------------------------------------------------|------------------|
| 126 | Ellawattehena, Manannalayehena, and Galhengodahena | 9 1 15 |

and bounded as follows : on the north by Jambudenigodawatuyaya claimed by Jambudeniye Kattadiyalage Malinguwa and others, Jambudeniypahala-aswedduma claimed by Waduge Kattadirala, Mullakkada-aswedduma claimed by Kattadige Jayatuwa and others, the Talangama-ela, Polkandawatta claimed by Paragale Sobita Unnanse ; on the east by Galhengodadigama (private), Galhengodapansalewatta claimed by Paragale Sobita Unnanse, Galhengodahena to be declared the property of Palupe Korallalaye Kiri Menike and three others under the Waste Lands Ordinances ; on the south by Windapuaswedduma claimed by Palupe Korallalaye Kiri Menike and others, the Talangama-ela ; on the west by Halgahadeniyahena, Ellawattehena, and Manannalayehena to be declared the property of Jayaweera Mudiyanseleage Palupe Puchi Mahatmaya and two others under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

| Lot. | Name of Land. | VIII.—Preliminary plan 92. | Extent, A. R. P. |
|------|------------------------------------------------------|----------------------------|------------------|
| 148 | Malwattehenyaya, Kaioruwemukalankella, Menerikanatta | | 36 2 29 |

and bounded as follows: on the north by the village limit of Hakamuwa; on the east by Watadeniyemukalana to be declared the property of the Crown under the Waste Lands Ordinances, Miyanakoladeniyehenyaya to be sold to Delkandura Danapala Mudiyansele Mutu Menike under the Waste Lands Ordinances, the Tolambawatura-dola, Hawadiyawatta claimed by Danapala Mudiyansele Madduma Banda, Baduwatta claimed by Jayaweera Gamaetiralage Kiri Menika, Wagala claimed by Danapala Mudiyansele Madduma Banda, Mawideniya claimed by Danapala Mudiyansele Madduma Banda, Walangurawatta claimed by Tennekirilamaya, Uduhanawatta claimed by Ganegama Manannalage Hawadiya, Kaiyuruwehena to be declared the property of Ganegama Manannalage Setuwa and three others, Kaiyuruwehena to be sold to Ukkiriyalaye Punchi Kira under the Waste Lands Ordinances; on the south by the village limit of Talangama; on the west by Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances, the Tolambawatura-dola, Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances.



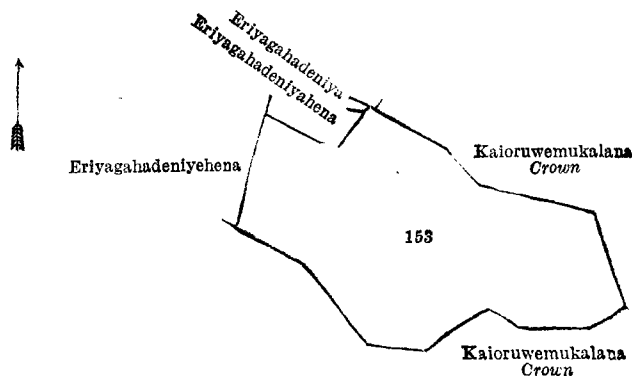
Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

| Lot. | Name of Land. | IX.—Preliminary plan 92. | Extent, A. R. P. |
|------|------------------|--------------------------|------------------|
| 153 | Eriyagahahenyaya | | 9 1 28 |

and bounded as follows: on the north by Eriyagahadeniyahena to be declared the property of Ganegama Manamalage Setuwa and three others under the Waste Lands Ordinances, Eriyagahadeniya (private), Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the east and south by Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Eriyagahadeniyehena to be declared the property of Jayaweera Mudiyansele Palupe Punchi Mahatmaya and two others under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

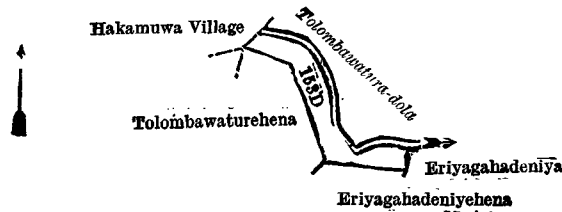
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

X.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|----------|--------------------------------------------------------------------|------------------|
| 153D ... | Tolambawaturehena and Eriyagahadeniyehena (reservation for stream) | 0 3 22 |

and bounded as follows: on the north by the Tolambawatura-dola; on the east by Eriyagahadeniya claimed by Ganegama Manannalaye Hawadiya; on the south by Eriyagahadeniyehena to be declared the property of Jayaweera Mudiyaselage Palupe Punchi Mahatmaya and two others under the Waste Lands Ordinances; on the west by Tolambawaturehena to be declared the property of Jayaweera Mudiyansele Kiri Bandara under the Waste Lands Ordinances, the village limit of Hakamuwa.



Surveyor-General's Office,
Colombo, July 28, 1917.

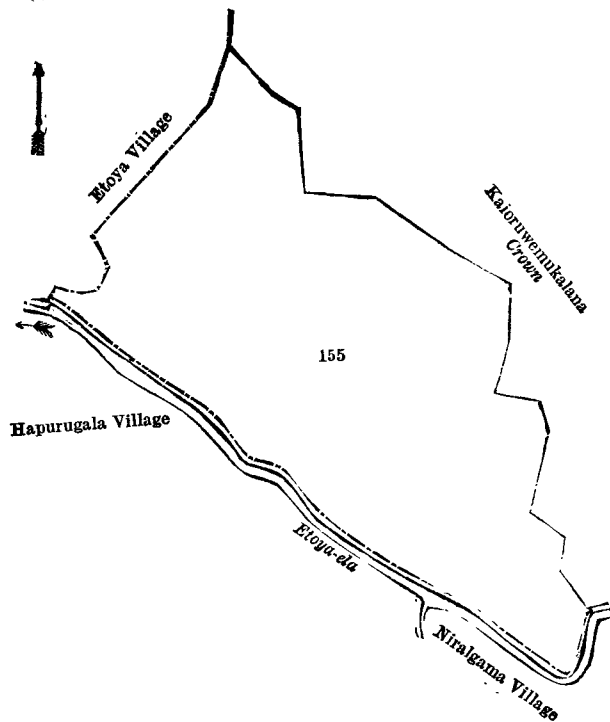
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

XI.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|--------------------|------------------|
| 155 .. | Kaioruwekekella .. | 25 2 3 |

and bounded as follows: on the north by Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Kaioruwemukalana to be declared the property of the Crown under the Waste Lands Ordinances, the village limit of Niralgama, the Etoya-ela; on the south by the village limit of Niralgama, the Etoya-ela, the village limit of Hapurugala (the Etoya-ela); on the west by the village limit of Hapurugala (the Etoya-ela), the village limit of Etoya.



Surveyor-General's Office,
Colombo, July 28, 1917.

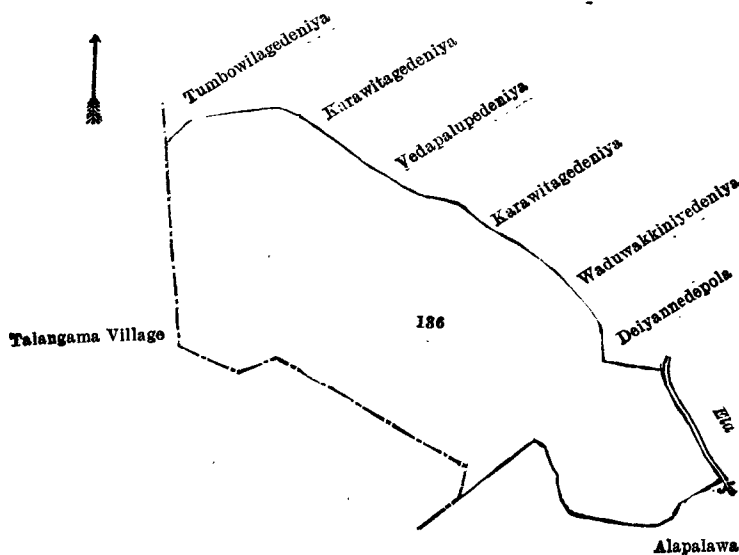
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

XII.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|------------------------------------------|------------------|
| 136 ... | Karawitagehenyaya and Medagodellahena .. | 20 1 18 |

and bounded as follows: on the north by Tumbowilagedeniya claimed by Danapala Mudiyansele Kiri Banda, Karawitagedeniya claimed by Balaganitayalage Werappulihenaya and others Vedapalupedeniya claimed by Palupe Korallage Kiri Menika and others, Karawitagedeniya claimed by Jayaweera Gamaetirallage Kiri Menika and others, Waduwakinigedeniya claimed by Jayaweera Gamaetirallage Kiri Menika and others, Deiyannedepola claimed by Jambudeniya Kattadiyalage Malinguwa; on the east by an ela; on the south by Alapalawa claimed by Kolambugamage Mohottihamy, the village limit of Talangama; on the west by the village limit of Talangama.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

XIII.—Preliminary plan 92.

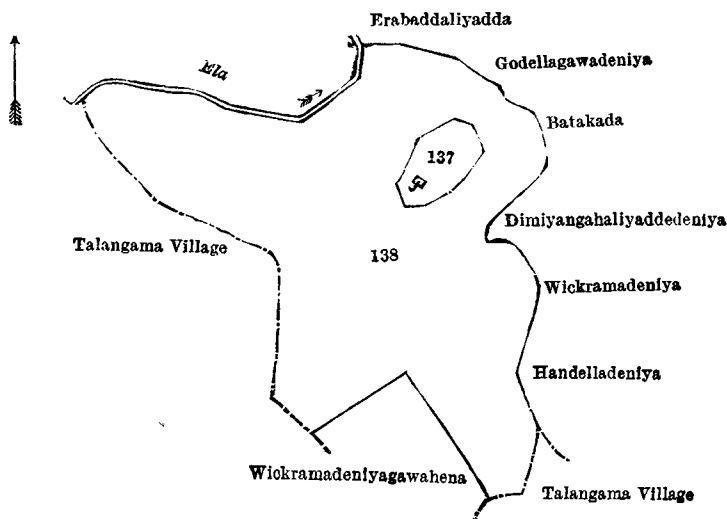
| Lot. | Name of Land. | Extent, A. R. P. |
|------|------------------|------------------|
| 138 | Allitigalhenyaya | 18 2 10 |

and bounded as follows : on the north by an ela, Erabaddaliyadda claimed by Kolombugamage Mudiyanse, Godaellagawadeniya claimed by Ratu Ganita Gura ; on the east by Batakada claimed by Jayaweera Mudiansenge Punchi Mahatmaya and others, Dimiyangahaliyaddedeniya claimed by Ratu Ganita Gura, Wickramadeniya claimed by Alupota Arachchillage Veda Appuhamy, Handelladeniya claimed by Narangahawatte Maddumahamy, the village limit of Talangama ; on the south by the village limit of Talangama, Wickramadeniyagawahena to be declared the property of Alupota Arachchillaye Dingiri Menike under the Waste Lands Ordinances ; on the west by the village limit of Talangama.

NOTE.—The following lot lying within the above-mentioned boundary is excluded from this part of the order, and its extent of 3 roods and 18 perches is not included in the acreage of 18 acres 2 roods and 10 perches given above :—

Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|---------------|------------------|
| 137 | Godellawatta | 0 3 18 |



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

H. O. Fox,
Special Officer.

September 29, 1917.

Ratnapura S. O. No. 401.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903,"
declaring Land to be Crown Property.

In the matter of the land commonly called or known as Bulugahatennehena, Muttetuwahena, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 24th day of March, 1911, that if no claim to the land commonly called or known as Bulugahatennehena, Muttetuwahena, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, containing in extent 64 acres 1 rood and 11 perches, and shown as lot 31CM in block survey preliminary plan 92 and in the annexed diagram,

was made to John George Fraser, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in such notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 4,033):

And whereas (1) Kuruppu Arachchillage Don James Appuhamy, (2) Jayaweera Mudiyanse, (3) Jayaweera Gamaetirallaye Brakmanawatte Dingiri Mahatmaya, (4) Naiandikaralaye Ratu Ganita Gura, (5) Tikiri Banda Doloswala, (6) Kalunenayalage Kiriansa, (7) ditto Ratuhena, (8) Kitulpe Gamaetirallaye Appuhamy, (9) Wellakattu Mudiyanse, (10) Podi Bandara, (11) Seyadu Meera Lobbe Tambi, (12) Jayaweera Gamaetirallaye Brakmanawatte Kiri Menike, (13) Kuttana Vidanelaye Dingirihamy (Gan-Arachehi), (14) Jayaweera Mudiyanse, (15) Egoda Ambagahage Epatawatte Kiri Menike, (16) Egoda Ambagahage Medagedara Apputami, (17) Egoda Ambagahage Ratranhamy, (18) Egoda Ambagahage Punchi Mahatmaya, (19) Wellakattu Mudiyanse, (20) Mutu Banda, (21) Jayaweera Mudiyanse, (22) Loku Menike, (23) Nekatge Mohottihamy, (24) Jayaweera Gamaetirallaye Rattegahawatte Ratranhami, (25) Hidellana Punchi Mahatmaya Seneviratne Korala, (26) Naiyandi Karalaye Kiri Ganita, (27) Kolanbugamage Mudiyanse, and (28) Koswatte Arachchillage Kiri Menike made claim thereto; and whereas the said 1st claimant by an agreement dated the 4th day of December, 1911, in consideration of being declared the owner of 12 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31CY, 31CZ, 31DA, 31DE on the same block survey preliminary plan (of which lot 31CZ has since been acquired by the Crown); the said 2nd claimant by an agreement dated the 27th day of November, 1911, in consideration of being declared the owner of 2 acres more or less of lot 143 of the notice and of the block survey preliminary plan 92, now shown as lot 143P on the same block survey preliminary plan, and of 1 acre more or less of lot 31 of the same notice and block survey preliminary plan, now shown as lots 31DW, 31DZ, 31EA on the same block survey preliminary plan (of which lot 31EA has since been acquired by the Crown); the said 3rd claimant by an agreement dated the 4th day of December, 1911, in consideration of being declared the owner of 1 acre more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31DV, 31DX, 31DY on the same block survey preliminary plan (of which lot 31DX has since been acquired by the Crown), and of 1 acre more or less of lot 58 of the same notice and block survey preliminary plan, now shown as lot 58I on the same block survey preliminary plan; the said 4th claimant by an agreement dated the 5th day of December, 1911, in consideration of being declared the owner of 4 acres more or less, 5 acres more or less, and 1 acre more or less of lots 31, 31, and 140, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 31CL, 31ED, and 140D, respectively, on the same block survey preliminary plan; the said 5th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of 2 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EL of the same block survey preliminary plan; the said 6th and 7th claimants by an agreement dated the 4th day of December, 1911, in consideration of being declared the owners of 3 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31CG on the same block survey preliminary plan; and the said 8th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of 1½ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31DO on the same block survey preliminary plan, withdrew their claims to the above-mentioned lot 31CM of this order; and whereas the said 9th claimant by an agreement dated the 29th day of January, 1912, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances ½ acre more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31FA on the same block survey preliminary plan, (b) being declared the owner of 40 acres more or less of the same lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31CH on the same block survey preliminary plan; the said 10th claimant by an agreement dated the 30th day of January, 1912, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), (b) being declared the owner of 40 acres more or less of the same lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31DL on the same block survey preliminary plan; the said 11th claimant by an agreement dated the 4th day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lots 31D, 58D, and 121 of the block survey preliminary plan 92, (b) being declared the owner of 1½ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31BW, 31CA, 31BY, 31BY1 on the same block survey preliminary plan (of which lots 31BY and 31BY1 have since been acquired by the Crown), of 38 acres more or less of the same lot 31 of the notice and block survey preliminary plan 92, now shown as lot 31CE on the same block survey preliminary plan, and of 2 acres more or less of lots 58 and 131 of the same notice and block survey preliminary plan, now shown as lots 58F, 131C on the same block survey preliminary plan; the said 12th claimant by an agreement dated the 29th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the crown), (b) being declared the owner of 2 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31BM on the same block survey preliminary plan; the said 13th claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the notice and of the block survey preliminary plan 92, (b) being declared the owner of 2 acres more or less of lot 153 of the notice and of the block survey preliminary plan 92, now shown as lot 153A on the same block survey preliminary plan; the said 14th claimant by an agreement dated the 9th day of May, 1913, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 31K of the block survey preliminary plan 92, (b) being declared the owner of 7½ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31BK on the same block survey preliminary plan; and the said 15th, 16th, and 17th claimants by three separate agreements, all dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 31K of the same block survey preliminary plan 92, (b) being declared the owners of 3½ acres more or less, 3½ acres more or less, and 10 acres more or less, respectively, all of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31BO, 31BL, and 31DM, respectively, on the same block survey preliminary plan, withdrew their claims to the above-mentioned lot 31CM of this order; and whereas the said 18th and 19th claimants by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, (b) being declared along with Jayaweera Mudiyanse, Palupe Punchi Mahatmaya the owners of 4 acres more or less, 2 acres more or less, and 6 acres more or less of lots 153, 108, and 126, respectively, all of the notice and of the block survey preliminary plan 92, now shown as lots 153B, 108F, and 126B, respectively, on the same block survey preliminary plan; the said 20th claimant by an agreement dated the 28th day of November, 1911, in consideration of being declared (a) along with Jayaweera Gamaetirallaye Punchi Mahatmaya and (21) Jayaweera Gamaetirallaye Rattegahawatte Ratranhamy the owners of 1 acre more or less of lot 80 of the notice and of the block survey preliminary plan 92, now shown as resurveyed lot 80 on the same block survey preliminary plan, (b) the owner of 2½ acres more or less and 2½ acres more or less of lots 31 and 80, both of the notice and of the block survey preliminary plan 92, now shown as lots 31DS, 31DT, and 80F, 80H, respectively, on the same block survey preliminary plan (of which lot 31DT has since been acquired by the Crown); the said 21st claimant by an agreement dated the 23rd day of November, 1911, in consideration of being declared

(a) along with Jayaweera Gamaetirallaye Punchi Mahatmaya and (20) Nekatge Mohottihamy the owners of 1 acre more or less of lot 80 of the notice and of the block survey preliminary plan 92, now shown as resurveyed lot 80 on the same block survey preliminary plan, (b) the owner of 2 acres more or less and 2 acres more or less of lots 31 and 143, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 31EF and 143J on the same block survey preliminary plan; the said 22nd claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared along with the afore-mentioned 23rd claimant the owners of 20 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EC on the same block survey preliminary plan; the said 23rd claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared (a) along with the afore-mentioned 22nd claimant the owners of 20 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EC on the same block survey preliminary plan, (b) the owner of $1\frac{1}{2}$ acres more or less and $8\frac{1}{2}$ acres more or less of lots 31 and 108, respectively, both of the said notice and block survey preliminary plan, now shown as lots 31AJ and 108B, respectively, on the same block survey preliminary plan; and the said 24th claimant by an agreement dated the 29th day of November, 1911, in consideration of being declared (a) along with Kolambugamage Rattranhamy the owners of $8\frac{1}{2}$ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31CD on the same block survey preliminary plan, (b) the owner of lot 64 and of 2 acres and 3 roods more or less of the same lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31CB and 31CC on the same block survey preliminary plan, and in consideration of the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lots 31D and 31E of the block survey preliminary plan 92, withdrew their claims to the above-mentioned lot 31CM of this order; and whereas the said 25th claimant was duly called upon by a notice in writing under section 4, sub-section (1), of the said Ordinances, duly served upon him to produce before me the evidence and documents upon which he might rely in proof of his claim; and whereas the said 25th claimant has not so appeared or produced such evidence and documents, I, Howard Orme Fox, Special Officer appointed under section 28 of the said Ordinances, under and by virtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 29th day of September, 1917, order and declare under section 4, sub-section (1), of the said Ordinances, that the said land, as more fully described herein below, is the property of the Crown.

Description of the Land referred to.

The following lot situated in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, as described in the annexd diagram:—

Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|
| 31CM | Bulugahatennehena, Muttetuwahena, Annakagalahena, Etikehelwalahena, Walangahayatahena, Illukmandiyehena, Moragahairawala, Hellehena, Kadjugahagawahena, Ittegalahena, Dedolahena, Wetikaragawahena, &c. . . | 64 1 11 |

and bounded as follows: on the north by Wetikaragawahena to be declared the property of Wellakkatu Mudiyansele Podi Bandara under the Waste Lands Ordinances, Dangahadeniyalangahena to be declared the property of Wellakkatu Mudiyansele Podi Bandara under the Waste Lands Ordinances, Bolatugalahena to be declared the property of Wellakkatu Mudiyansele Podi Bandara under the Waste Lands Ordinances; on the east by Bulugahatennehena check point (trigonometrical station), Maudellekandemukalana to be declared the property of the Crown under the Waste Lands Ordinances, the Kumba-dola (the village limit of Dombagammana); on the south by the Kumba-dola (the village limit of Dombagammana); on the west by Yakhatuwewattehena to be declared the property of the Crown under the Waste Lands Ordinances, Yakhatuwewattehenyaya to be declared the property of Naiyandi Karayalaye Kiri Ganita and another under the Waste Lands Ordinances, Halpanmedahena and Rukattenamedahena to be declared the property of Naiyandi Karayalaye Ratu Ganita Gura under the Waste Lands Ordinances, Rukattenamedahena to be declared the property of Naiyandi Karayalaye Kiri Ganita and another under the Waste Lands Ordinances, Wewalangahena to be declared the property of the Crown under the Waste Lands Ordinances, Galketiyyayahena to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Tennehena to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Dangahamedahena and Galketiyyagawahena to be declared the property of Egoda Ambagahage Punchi Mahatmaya under the Waste Lands Ordinances, Dangahamedehenyaya to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Gamawatte-elahena to be declared the property of the Crown under the Waste Lands Ordinances, Gamawatte-elahenyaya and Bulugahatennehena to be declared the property of Kuruppu Arachehillage Don James Appuhamy under the Waste Lands Ordinances, Gamawatte-elahena to be sold to Wellakkatu Mudiyansele Dingiri Mahatmaya under the Waste Lands Ordinances, Hallawitahenyaya to be declared the property of Naiyandi Karayalaye Ratu Ganita Gura under the Waste Lands Ordinances, Wettikaragawahena to be declared the property of the Crown under the Waste Lands Ordinances.

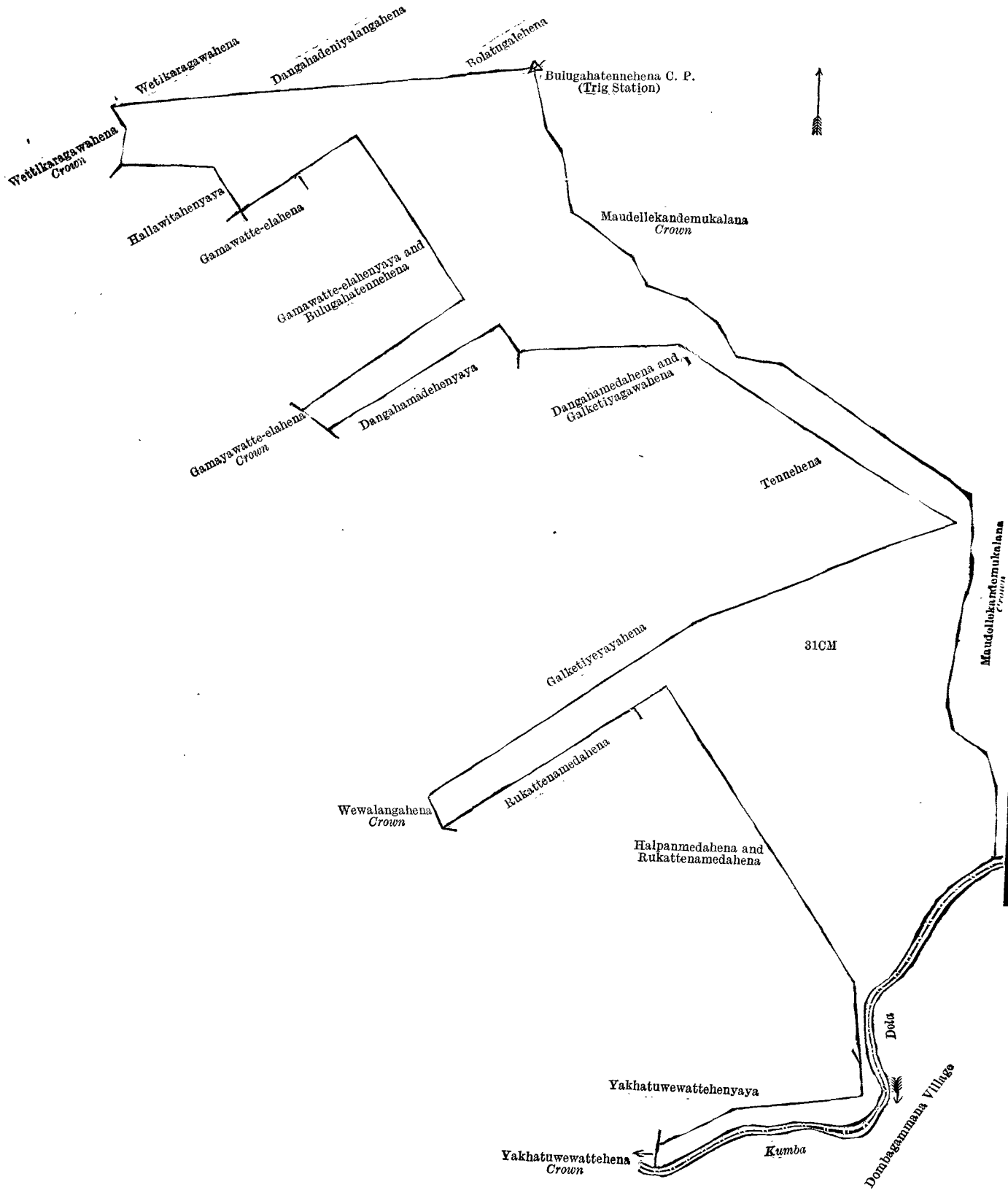
[For Diagram see page 182.]

Ratnapura S. O. No. 402.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Gamawatte-elahena, Galmadehena, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 24th day of March, 1911, that if no claim to the lands commonly called or known as Gamawatte-elahena, Galmadehena, &c., situate in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, containing in extent 19 acres 1 rood and 28 perches, and shown as lots 31CS, 31DP, 31EB, 31DU, 31EK in block survey preliminary plan 92 and in the annexed diagrams, was made to John George Fraser, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 4,033):



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

September 29, 1917.

H. O. Fox,
Special Officer.

And whereas (1) Jayaweera Gamaetirallaye Punchi Mahatmaya and (2) Seyadu Meera Lebbe Tambi made claim thereto; and whereas (3) Jayaweera Mudiyansele Palupe Punchi Mahatmaya, (4) Hatellege Bandulahamy, (5) ditto Huratalhamy, (6) ditto Appuhamy, (7) Peramuni Arachchillaye Rattaranhamy, (8) Logge Siriwardanahamy, (9) Pahala Kulumure Kankanamalaye Rathrenhamy, (10) Kuttaha Vidanelaye Dingirihamy, Gan-Arachchi, (11) Kuttaha Vidanelaye Punchi Kiri Menike, (12) Weerasinghe Arachchillaye James Appuhamy, and (13) Madittewatteradage Kirihenaya made claim to the above-mentioned lots 31CS, 31EB, 31DU, and 31EK; and whereas (14) Nekatge Mohottihamy made claim to the above-mentioned lots 31CS and 31DP; and whereas (15) Jayaweera Gamaetirallaye Rattegahawatte Ratranhamy, (16) Jayaweera Gamaetirallaye Brahakmanawatte Punchi Kiri Menike Vedarala, (17) Jayaweera Gamaetirallaye Brahakmanawatte Mohottihamy, (18) Jayaweera Gamaetirallaye Brahakmanawatte Ratranhamy, (19) Jayaweera Gamaetirallaye Brahakmanawatte Dingiri Mahatmaya, and (20) Jayaweera Mudiyansele made claim to the above-mentioned lots 31CS, 31DP, 31EB, and 31DU; and whereas (21) Naiyandikaralayaye Kiri Ganita and (22) Tikiri Banda Dolaswala made claim to the above-mentioned lots 31CS, 31DU, and 31EK; and whereas (23) Wellakkattu Mudiyansele Podi Bandara, (24) Hettigamaetirallaye Mudalihamy, (25) Kitulpe Gamaetirallaye Mohottihamy, and (26) Mudduwe Gamaetirallaye Maddumahamy Gabada Mohottala made claim to the above-mentioned lot 31CS; and whereas (27) Kitulpe Gamaetirallaye Appuhamy made claim to the above-mentioned lots 31CS and 31DP; and whereas the said 1st claimant by an agreement dated the 25th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared (i.) the owner of $4\frac{3}{4}$ acres more or less of lot 143 of the notice and of the block survey preliminary plan 92, now shown as lot 143 I on the same block survey preliminary plan, (ii.) along with the afore-mentioned 14th and 15th claimants the owners of 1 acre more or less of lot 80 of the notice and of the block survey preliminary plan 92, now shown as resurveyed lot 80 on the same block survey preliminary plan; and the said 2nd claimant by an agreement dated the 30th day of January, 1912, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared the owner of 40 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31DL on the same block survey preliminary plan, withdrew their claims to the above-mentioned lots 31CS, 31DP, 31EB, 31DU, and 31EK of this order; and whereas the said 3rd claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 121 of the block survey preliminary plan 92, and 6 acres more or less of lot 31 of the same block survey preliminary plan, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared along with Wellakkattu Mudiyansele Mutu Banda and Jayaweera Mudiyansele Loku Menike the owners of 4 acres more or less, 2 acres more or less, and 6 acres more or less of lots 153, 108, and 126, respectively, of the notice and of the block survey preliminary plan 92, now shown as lots 153B, 108F, and 126B, respectively, on the same block survey preliminary plan; the said 4th, 5th, and 6th claimants by an agreement dated the 25th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared the owners of $1\frac{1}{2}$ acres more or less of lot 80 and $5\frac{1}{2}$ acres more or less of lots 80 and 143, both of the notice and of the block survey preliminary plan 92, now shown as lots 80G, 80K, and 143N, respectively, on the same block survey preliminary plan; the said 7th and 8th claimants by two separate agreements dated the 25th day of November, 1911, and the 29th day of November, 1911, respectively, in consideration of the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown); the said 9th claimant by an agreement dated the 29th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared the owner of $1\frac{1}{2}$ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31AI on the same block survey preliminary plan; the said 10th claimant by an agreement dated the 29th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), and (b) being declared the owner of 2 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31BM on the same block survey preliminary plan; and the said 11th, 12th, and 13th claimants by three separate agreements, all dated the 25th day of November, 1911, in consideration of the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances 6 acres more or less of lot 31 of the block survey preliminary plan 92, now shown as lots 31EG, 31EH, 31EI, 31EJ on the same block survey preliminary plan (of which lot 31EI has since been acquired by the Crown), withdrew their claims to the above-mentioned lots 31CS, 31EB, 31DU, and 31EK of this order; and whereas the said 14th claimant by an agreement dated the 28th day of November, 1911, in consideration of being declared (a) along with the afore-mentioned 1st and 15th claimants the owners of 1 acre more or less of lot 80 of the notice and of the block survey preliminary plan 92, now shown as resurveyed lot 80 on the same block survey preliminary plan, (b) the owner of $2\frac{1}{4}$ acres more or less and $2\frac{3}{4}$ acres more or less of lots 31 and 80, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 31DS, 31DT, 80F, and 80H, respectively, on the same block survey preliminary plan (of which lot 31DT has since been acquired by the Crown), withdrew claim to the above-mentioned lots 31CS and 31DP of this order; and whereas the said 15th claimant by an agreement dated the 28th day of November, 1911, in consideration of being declared (a) along with the afore-mentioned 1st and 14th claimants the owners of 1 acre more or less of lot 80 of the notice and of the block survey preliminary plan 92, now shown as resurveyed lot 80 on the same block survey preliminary plan, (b) the owner of 2 acres more or less and 2 acres more or less of lots 31 and 143, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 31EF and 143J, respectively, on the same block survey preliminary plan, the said 16th claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 143B of the block survey preliminary plan 92, (b) being declared the owner of 2 acres more or less and $1\frac{1}{4}$ acres more or less of lots 58 and 31, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 58 O and 31DD, respectively, on the same block survey preliminary plan; the said 17th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of 2 acres more or less and $1\frac{1}{4}$ acres more or less of lots 58 and 31, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 58H and 31DB, respectively, on the same block survey preliminary plan, the said 18th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of $3\frac{1}{4}$ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lots 31CT, 31CV, 31CX on the same block survey preliminary plan (of which lot 31CV has since been acquired by the Crown); the said 19th claimant by an agreement dated the 4th day of December, 1911, in consideration of being declared the owner of 1 acre more or less and 1 acre more or less of lots 31 and 58, respectively, both of the notice and of the block survey

preliminary plan 92, now shown as lots 31DV, 31DX, 31DY, and 58 I, respectively, on the same block survey preliminary plan (of which lot 31DX has since been acquired by the Crown); and the said 20th claimant by an agreement dated the 27th day of November, 1911, in consideration of being declared the owner of 2 acres more or less and 1 acre more or less of lots 143 and 31, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 143P, 31DW, 31DZ, and 31EA, respectively, on the same block survey preliminary plan (of which lot 31EA has since been acquired by the Crown), withdrew their claims to the above-mentioned lots 31CS, 31DP, 31EB, and 31DU of this order, and whereas the said 21st claimant by an agreement dated the 2nd day of December, 1911, in consideration of (a) being declared the owner of 1½ acres more or less and 8½ acres more or less of lots 31 and 108, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 31AJ and 108B, respectively, on the same block survey preliminary plan, (b) being declared along with Hidellana Punchi Mahatmaya Seneviratne Korala the owners of 20 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EC on the same block survey preliminary plan; and the said 22nd claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of 2 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31EL on the same block survey preliminary plan, withdrew their claims to the above-mentioned lots 31CS, 31DU, and 31EK of this order; and whereas the said 23rd claimant by an agreement dated the 29th day of January, 1912, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances ½ acre more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31FA on the same block survey preliminary plan, (b) being declared the owner of 40 acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31CH on the same block survey preliminary plan; the said 24th claimant by an agreement dated the 28th day of February, 1912, in consideration of being declared the owner of 4 acres more or less of lot 58 of the notice and of the block survey preliminary plan 92, now shown as lot 58P on the same block survey preliminary plan; the said 25th claimant by an agreement dated the 25th day of November, 1911, in consideration of being declared the owner of 1 acre more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31DH on the same block survey preliminary plan; and the said 26th claimant by an agreement dated the 30th day of November, 1911, in consideration of (a) the Settlement Officer settling as private property otherwise than under the Waste Lands Ordinances lot 143B of the same block survey preliminary plan, (b) being declared the owner of 1 acre more or less and 1½ acres more or less of lots 31 and 58, respectively, both of the notice and of the block survey preliminary plan 92, now shown as lots 31DJ and 58Q, respectively, on the same block survey preliminary plan, withdrew their claims to the above-mentioned lot 31CS of this order; and whereas the said 27th claimant by an agreement dated the 2nd day of December, 1911, in consideration of being declared the owner of 1½ acres more or less of lot 31 of the notice and of the block survey preliminary plan 92, now shown as lot 31DO on the same block survey preliminary plan, withdrew claim to the above-mentioned lots 31CS and 31DP of this order, I, Howard Orme Fox, Special Officer appointed under section 28 of the said Ordinance, under and by virtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 29th day of September, 1917, order and declare under section 4, sub-section (1), of the said Ordinances, that the said lands, as more fully described herein below, are the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Marapona, in the Nawadun korale of the Ratnapura District, in the Province of Sabaragamuwa, as described in the annexed diagrams:—

I.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|----------|--------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|
| 31CS ... | Gamawatte-elahena, Galmadehena, Dangahamedahena, Mahagalagawahena, Wewalangahena, Gonamalappitaniyahena, Anguruawehena, Ittegalahena, and Yakhatuwewattehena | 12 3 1 |

and bounded as follows: on the north by Hallawitahenayaya to be declared the property of Naiyandi Karayalage Ratu Ganita Gura under the Waste Lands Ordinances, Gamawatte-elahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Mohottihamy under the Waste Lands Ordinances, Gamawatte-elahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Punchi Kirimenike Vedarala under the Waste Lands Ordinances; on the east by Gamawatte-elahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Punchi Kiri Menike Vedarala under the Waste Lands Ordinances, Gamawatte-elahenyaya and Bulugahatennehena to be declared the property of Kuruppu Arachchillage Don James Appuhamy under the Waste Lands Ordinances, Gamawatte-elahena to be declared the property of the Crown under the Waste Lands Ordinances, Dangahamedahenyaya to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Mahagalagawahena to be declared the property of Mudduwe Gamaetirallage Maddumahamy Gabada Mohottala under the Waste Lands Ordinances, Dangahamedahenyaya to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Wewagawahena to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Wewalangahena to be declared the property of Kitulpe Gamaetirallage Appuhamy under the Waste Lands Ordinances, Wewagawahena to be declared the property of Seyadu Meera Lebbe Tambi under the Waste Lands Ordinances, Rukattanamadehena to be declared the property of the Crown under the Waste Lands Ordinances, Rukattanamadehena to be declared the property of Naiyandi Karayalage Kiri Ganita and another under the Waste Lands Ordinances, Gonmalappitaniyahena and Anguruawehena to be declared the property of Jayaweera Gamaetirallage Rategahawatte Ratranhamy under the Waste Lands Ordinances, Ittegalahena and Anguruawehena (private), Yakhatugewattehena to be declared the property of Tikiri Banda Doloswala under the Waste Lands Ordinances, Yakhatuwewattehena to be declared the property of Naiyandi Karayalage Kiri Ganita and another under the Waste Lands Ordinances, Yakhatuwewattehena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by the Kumba-dola; on the west by Yakhatuwewattehena and Loggehena to be declared the property of the Crown under the Waste Lands Ordinances, Anguruawehena (private), Wewahena and Anguruawehena to be declared the property of the Crown under the Waste Lands Ordinances, Wewahena to be declared the property of Jayaweera Gamaetirallage Mudiyanse under the Waste Lands Ordinances, Wewahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Dingiri Mahatmaya under the Waste Lands Ordinances, Wewalangahena to be declared the property of the Crown under the Waste Lands Ordinances, Gonnagahawatta belonging to the Crown, Mahagalagawahena to be declared the property of the Crown under the Waste Lands Ordinances, Dangahamedahena to be declared the property of the Crown under the Waste Lands Ordinances, Galmadehena to be declared the property of the Crown under the Waste Lands Ordinances, Gamawatte-elagodahena to be declared the property of the Crown under the Waste Lands Ordinances, Gamawatte-elagodahena to be declared the property of Kuruppu Arachchillage Don James Appuhamy under the Waste Lands Ordinances, Gamawatte-ela to be declared the property of the Crown under the Waste Lands Ordinances, Gamawatte-elamegodahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Ratranhamy under the Waste Lands Ordinances, Gamawatte-elamegodahena to be declared the property of the Crown under the Waste Lands Ordinances, Gamawatte-elamegodahena to be declared the property of Jayaweera Gamaetirallage Brakmanawatte Ratranhamy under the Waste Lands Ordinances, Gamawatte-elahena to be declared the property of the Crown under the Waste Lands Ordinances, Hallawitahenyaya to be declared the property of Naiyandi Karayalage Ratu Ganita Gura under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

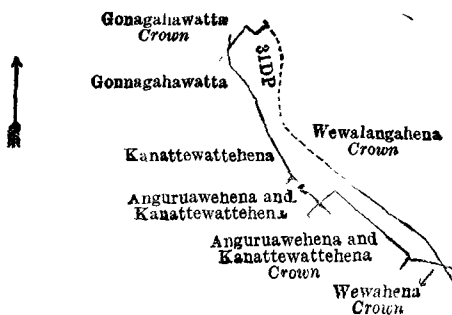
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

II.—Preliminary plan 92.

| Lot, 31DP .. | Name of Land. Wewalangahena .. | Extent, A. R. P. | | |
|-----------------|-----------------------------------|------------------|---|-----------------|
| | | 1 | 2 | 3 $\frac{1}{4}$ |
| | | | | |

and bounded as follows: on the north by Gonagahawatta belonging to the Crown; on the east by Wewalangahena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Wewahena belonging to the Crown, Anguruawehena and Kanattewattchena belonging to the Crown; on the west by Anguruawehena and Kanattewattchena (private), Kanattewattchena (private), Gonnagahawatta (private).



Surveyor-General's Office,
Colombo, July 28, 1917.

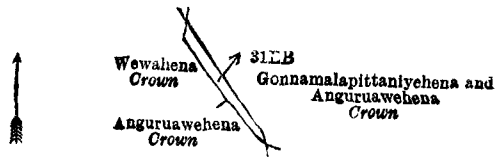
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

III.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|-------------------------------|------------------|
| 31EB .. | Wewahena and Anguruawehena .. | 0 0 36½ |

and bounded as follows: on the north and east by Gonnamalapittaniyehena and Anguruawehena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Anguruawehena belonging to the Crown; on the west by Anguruawehena belonging to the Crown; Wewahena belonging to the Crown.



Surveyor-General's Office,
Colombo, July 28, 1917.

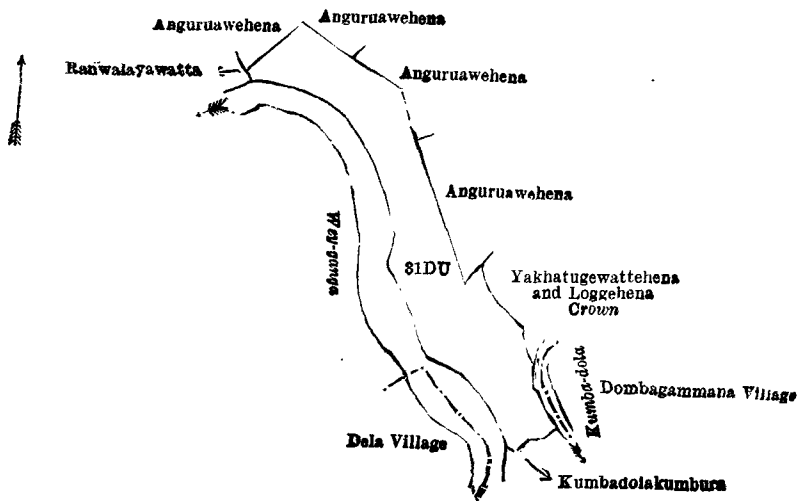
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

IV.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|------------------|------------------|
| 31DU .. | Anguruawehena .. | 4 1 16 |

and bounded as follows: on the north by Anguruawehena to be declared the property of Nekatge Mohottihamy under the Waste Lands Ordinances; Anguruawehena to be declared the property of Jayaweera Gamaetirallage Brahakmanawatte Dingiri Mahatmaya under the Waste Lands Ordinances; Anguruawehena to be declared the property of Jayaweera Mudiyanse under the Waste Lands Ordinances; on the east by Anguruawehena to be declared the property of Jayaweera Mudiyanse under the Waste Lands Ordinances; Anguruawehena (private), Yakhatugewatthehena and Loggehena to be declared the property of the Crown under the Waste Lands Ordinances; the Kumbe-dola (the village limit of Dombagammana); on the south by Kumbadolakumbura claimed by Hatellage Bandulahamy and others; on the west by the We-ganga (the village limit of Dela), the We-ganga, Ranwalayawatta claimed by Nekatge Mohottihamy.



Surveyor-General's Office,
Colombo, July 28, 1917.

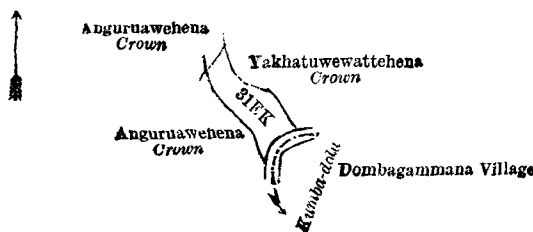
Scale of 8 Chains to an Inch.

A. H. G. DAWSON,
for Surveyor-General.

V.—Preliminary plan 92.

| Lot. | Name of Land. | Extent, A. R. P. |
|---------|-----------------------------------|------------------|
| 31EK .. | Yakhatugewatthehena and Loggehena | 0 2 10½ |

and bounded as follows: on the north by Anguruawehena belonging to the Crown; on the east by Yakhatuwewatthehena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by the Kumbe-dola (the village limit of Dombagammana); on the west by Anguruawehena to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, July 28, 1917.

Scale of 8 Chains to an Inch.

A. H. G. DAWSON
for Surveyor-General.

H. O. FOX,
Special Officer.

September 29, 1917.

Kegalla S. O. No. 177.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

In the matter of the lands commonly called or known as Galassehena, situate in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 24th day of July, 1914, that if no claim to the lands commonly called or known as Galassehena, situate in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 acres 2 roods and 33 perches, and shown as lots 353, 353A, 355 in preliminary plan 149 and in the annexed diagram, was made to Maxwell MacLagan Wedderburn, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,277):

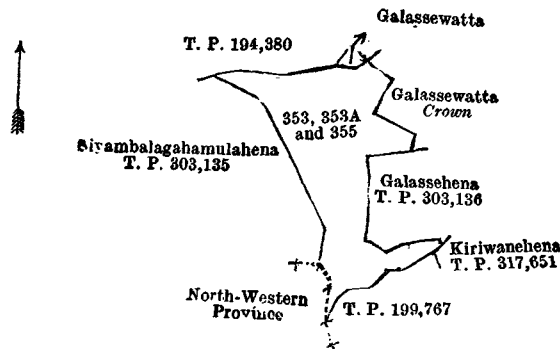
And whereas Basnayaka Ralalage Appuhamy Vedarala made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 14th day of January, 1915, concerning the said lands, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said lands upon payment on or before the 14th day of April, 1915, to the Assistant Government Agent at Kegalla, of a sum of Rupees Fifty-six only (Rs. 56), as the purchase amount of the said lands, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said lands, as more fully described herein below.

Description of the Lands referred to.

The following lots situated in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

| Preliminary plan 149. | | | | Extent, A. R. P. | | |
|-----------------------|----------------|----|----|------------------|---|------|
| Lot. | Name of Land. | | | | | |
| 353 .. | Galassehena .. | .. | .. | .. | 2 | 2 5 |
| 353A .. | Do. .. | .. | .. | .. | 0 | 1 30 |
| 355 .. | Do. .. | .. | .. | .. | 0 | 2 38 |
| | | | | | 3 | 2 33 |

and bounded as follows: on the north by T. P. 194,380, Galassewatta claimed by S. L. T. M. Tikiri Banda, President; on the east by Galassewatta belonging to the Crown, Galassehena sold by the Crown (T. P. 303,136); on the south by Kiriwanehena sold by the Crown (T. P. 317,651), T. P. 199,767; on the west by the boundary of the North-Western Province, Siyambalagahamulahena sold by the Crown (T. P. 303,135).



Surveyor-General's Office,
Colombo, October 16, 1917.

Scale of 8 Chains to an Inch.

C. R. LUNDIE,
for Surveyor-General.

October 18, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 178.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.**

In the matter of the lands commonly called or known as Serugastennewatta, Dangahamulahena, &c., situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the said lands commonly called or known as Serugastennewatta, Dangahamulahena, &c., situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 6 acres 2 roods and 13 perches, and shown as lots 79, 79B, 81B, 82, 107A, and 108A in preliminary plan 162 and in the annexed diagram was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such lands would be declared to be the property of the Crown (*vide* Notice No. 5,566):

And whereas Pasikkuhenmedige Abraham Silva made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 6th day of December, 1915, concerning the said lands, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said lands upon payment, on or before the 31st day of March, 1916, to the Settlement Officer, of a sum of Rupees One hundred and Thirty-five only (Rs. 135), as the purchase amount of the said lands; and whereas it was further agreed by the said agreement that in default of such payment the claim of the said claimant to the said lands, in respect of which the said payment was to be made, should be considered to have been withdrawn, and the said lands should be declared to be the property of the Crown; and whereas the said claimant has failed to make the said payment by the due date, the said lands, as more fully described herein below, are declared to be the property of the Crown.

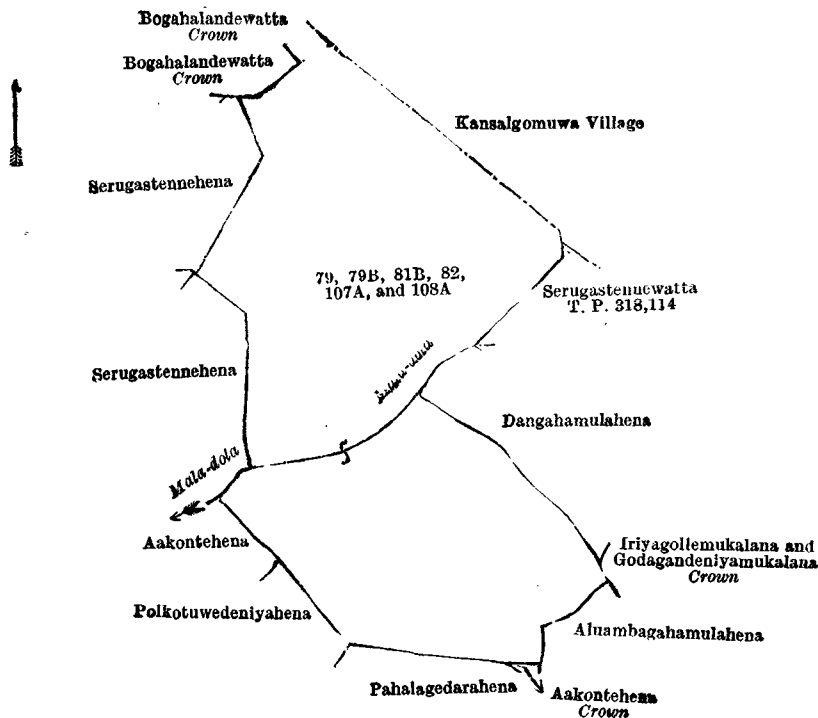
Description of the Lands referred to.

The following lots situated in the village of Godagadeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. | Lot. | Name of Land. | Extent, A. R. P. |
|------|----------------------|------------------|------|---------------------|------------------|
| 79 | Serugastenneuwatta.. | .. 3 2 13 | 107A | Pahalagederahena | .. 0 0 13 |
| 79B | Do. .. | .. 0 1 5 | 108A | Aluambagahamulahena | .. 0 1 1 |
| 81B | Dangahamulahena.. | .. 0 2 17 | | | |
| 82 | Aakontehena .. | .. 1 3 3 | | | 6 2 13 |

and bounded as follows: on the north by Bogahalandewatta to be declared the property of the Crown under the Waste Lands Ordinances, the village limit of Kansalagomuwa; on the east by Serugastenneuwatta sold by the Crown (T. P. 318,114), Mala-dola, Dangahamulahena sold to Yapa Mudiyanseleage Mutu Menika and another under the Waste Lands Ordinances, Iriyagollemukalana and Godagandeniyamukalana belonging to the Crown, Aluambagahamulahena (private); on the south by Aakontehena to be declared the property of the Crown under the Waste Lands Ordinances, Pahalagederahena sold to Yapa Mudiyanseleage Ukku Banda and another under the Waste Lands Ordinances; on the west by Polkotuwedeniya sold to Mapagedara Bandirala under the Waste Lands Ordinances, Aakontehena sold to Keppitipola Henayalage Bandiya Henaya under the Waste Lands Ordinances, Mala-dola, Serugastennehena sold to Elabodage Don Aaron Perera under the Waste Lands Ordinances, Serugastennehena sold to Palkadapele Ukku Amma and another under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 179.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Pahalagedarahena, situate in the village of Godagadeniya in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Pahalagedarahena, situate in the village of Godagadeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 2 acres 2 roods and 20 perches, and shown as lot 107 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas (1) Yapamudiyanseleage Ukkubanda and (2) Wijesinge Juwan Appu made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim; and whereas the said claimants and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants should be declared the purchasers of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Fifty-two and Cents Fifty only (Rs. 52.50), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

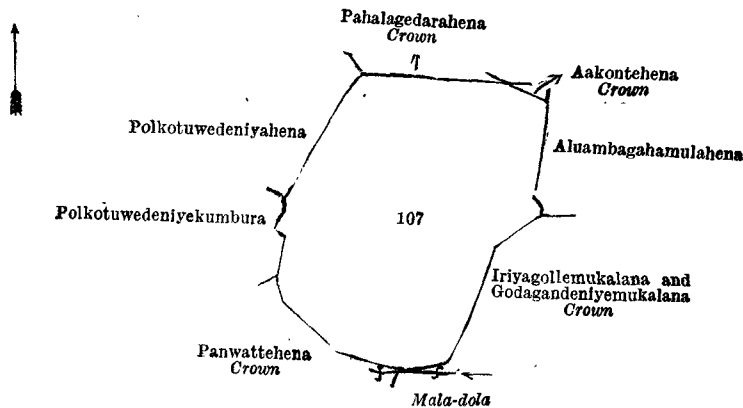
Description of the Land referred to.

The following lot situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram :—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|--------|---------------------|------------------|
| 107 .. | Pahalagedarahena .. | 2 2 20 |

and bounded as follows : on the north by Pahalagedarahena to be declared the property of the Crown under the Waste Lands Ordinances, Aakontehena to be declared the property of the Crown under the Waste Lands Ordinances ; on the east by Aluambagahamulahena (private), Iriyagollemukalana and Godagandenyemukalana belonging to the Crown ; on the south by Mala-dola, Panwattihena to be declared the property of the Crown under the Waste Lands Ordinances ; on the west by Polkotuwedeniyekumbura claimed by Suriyabandige Sarohamy, Polkotuwedeniyahena sold to Mapagedara Bandirala under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

T. G. WILLETT,
Special Officer.

October 19, 1917.

Kegalla S. O. No. 180.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

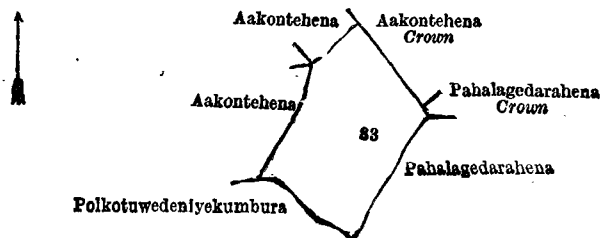
In the matter of the land commonly called or known as Polkotuwedeniyahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Polkotuwedeniyahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 6 perches, and shown as lot 83 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566) :

And whereas Mapagedara Bandirala made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim ; and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Fifteen and Cents Seventy-five only (Rs. 15.75), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Polkotuwedeniyahena, situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 6 perches, and shown as lot 83 in preliminary plan 162 and in the annexed diagram ; and bounded as follows : on the north by Aakontehena sold to Keppitipolahenayalage Bandiyahenaya under the Waste Lands Ordinances, Aakontehena to be declared the property of the Crown under the Waste Lands Ordinances ; on the east by Aakontehena to be declared the property of the Crown under the Waste Lands Ordinances, Pahalagedarahena to be declared the property of the Crown under the Waste Lands Ordinances, Pahalagedarahena sold to Yapamudiyanselage Ukku Banda and another under the Waste Lands Ordinances ; on the south by Polkotuwedeniyekumbura claimed by Suriyabandige Sarohamy ; on the west by Aakontehena sold to Gammedgedara Surendra under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

T. G. WILLETT,
Special Officer.

October 19, 1917.

Kegalla S. O. No. 181.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

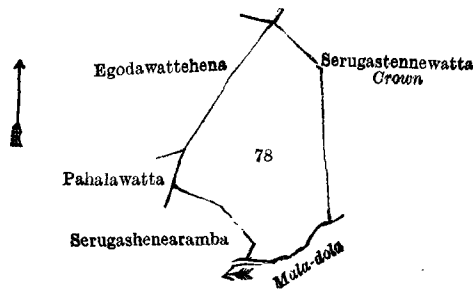
In the matter of the land commonly called or known as Serugastennehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Serugastennehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 38 perches, and shown as lot 78 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas Elabodage Don Aron Perera made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment, on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Twenty only (Rs. 20), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Serugastennehena, situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 38 perches, and shown as lot 78 in preliminary plan 162 and in the annexed diagram; and bounded as follows: on the north by Egodawattehena sold to Idampitiye Yapamudiyanselage Kiri Banda Seneviratne under the Waste Lands Ordinances, Serugastennehena to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Serugastennehena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Maladola; on the west by Serugashene-arambe claimed by Ellabodage Don Aron Perera, Pahalawatta claimed by Kiribanda Seneviratne, Egodawattehena sold to Idampitiye Yapamudiyanselage Kiri Banda Seneviratne under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 28, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 182.**Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."**

In the matter of the land commonly called or known as Egodawattehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Egodawattehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 2 roods and 20 perches, and shown as lot 75 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas Idampitiye Yapamudiyanselage Kiri Banda Seneviratna, Notary, made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 28th day of October, 1915, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land, for a sum of Rupees Ten only (Rs. 10) paid to the Settlement Officer, as the purchase amount of the said land, by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

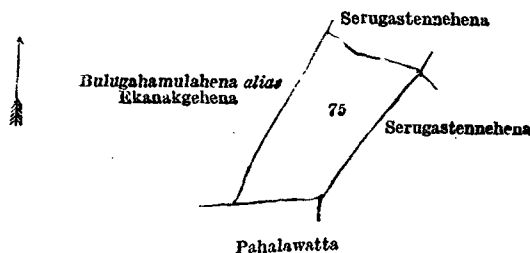
Description of the Land referred to.

The following lot situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|----------------|------------------|
| 75 | Egodawattehena | 0 2 20 |

and bounded as follows: on the north by Serugastennehena sold to Palkadapele Ukkamma and another under the Waste Lands Ordinances; on the east by Serugastennehena sold to Elabodage Don Aron Perera under the Waste Lands Ordinances; on the south by Pahalawatta claimed by Kiri Banda Seneviratne; on the west by Bulugahamulahena *alias* Ekanakgehena sold to Palkadapele Ranmenika and two others under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 183.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Bulugahamulahena *alias* Ekanakgehena, situate in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Bulugahamulahena *alias* Ekanakgehena, situate in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 1 acre and 30 perches, and shown as lot 73 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas (1) Palkadapele Ranmenika and (2) Angoda Liyanage Elisanona made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants should be declared along with Tikiri Banda Beligodapitiya the purchasers of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla or to the Settlement Officer, of a sum of Rupees Twenty-three and Cents Twenty-five only (Rs. 23.25), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said claimants are hereby, in pursuance of the agreement aforementioned, declared along with the said Tikiri Banda Beligodapitiya to be the purchaser of the said land, as more fully described herein below.

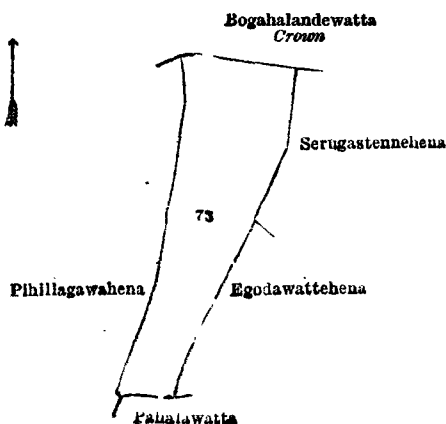
Description of the Land referred to.

The following lot situated in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|--------------------------------------------|------------------|
| 73 | Bulugahamulahena <i>alias</i> Ekanakgehena | 1 0 30 |

and bounded as follows: on the north by Bogahalandewatta to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Serugastennehena sold to Palkadapele Ukkamma and another under the Waste Lands Ordinances, Egodawattehena sold to Idampitiye Yapemudiyanselage Kiri Banda Seneviratne, Notary, under the Waste Lands Ordinances; on the south by Pahalawatta claimed by Kiri Banda Seneviratne, Notary; on the west by Pihillagawahena sold to Tikiri Banda Beligodapitiya under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 184.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

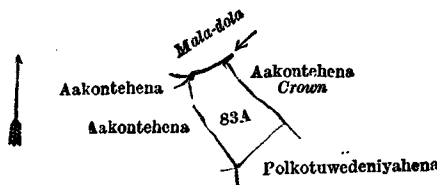
In the matter of the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 39 perches, and shown as lot 83A in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas Keppitipolahenayalage Bandiyahenaya made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Five only (Rs. 5), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Aakontehena, situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 39 perches, and shown as lot 83A in preliminary plan 162 and in the annexed diagram; and bounded as follows: on the north by Mala-dola; on the east by Aakontehena Crown; on the south by Polkotuwedeniyahena sold to Mapagedara Bandirala under the Waste Lands Ordinances; on the west by Aakontehena sold to Menikboralkalage Punchi Appuhamy and three others under the Waste Lands Ordinances, Aakontehena claimed by Madunkotuwa Sopianona.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

T. G. WILLETT,
Special Officer.

October 19, 1917.

Kegalla S. O. No. 185.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Kanuambagahamulahena, Kahatagahamulahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Kanuambagahamulahena, Kahatagahamulahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 1 acre 3 roods and 5 perches, and shown as lot 110 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas (1) Yakkessalaye Panikkiya, (2) ditto Nandiria, (3) Liyananekatige Siridara, (4) Medawattagedera Ukku, and (5) Tikiri Banda Beligodapitiya made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas I, with the consent of His Excellency the Governor, came to an agreement in writing (a) with the said 1st, 2nd, and 3rd claimants on the 27th day of January, 1916, (b) with the said 4th claimant on the 1st day of February, 1916, and (c) with the said 5th claimant on the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said 3rd, 4th, and 5th claimants should be declared the purchasers of the said land upon payment, on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Thirty-six only (Rs. 36), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said 3rd, 4th, and 5th claimants are hereby, in pursuance of the agreements aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

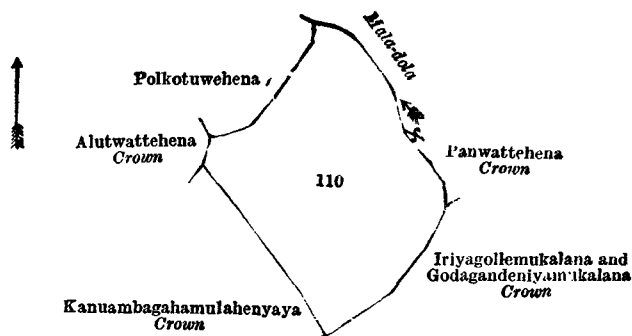
Description of the Land referred to.

The following lot situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|------------------------------------------|------------------|
| 110 | Kanuambagahamulahena, Kahatagahamulahena | 1 3 5 |

and bounded as follows: on the north by Polkotuwehena sold to Bamunuge Bandirala under the Waste Lands Ordinances; on the east by Maha-dola and Panwattahena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Iriyagollemukalana and Godagandeniye mukalana belonging to the Crown, Kanuambagahamulahenyaya to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Kanuambagahamulahenyaya and Alutwattahena to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917. T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 186.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Aliyawetichchatennehena, &c., situate in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 24th day of July, 1914, that if no claim to the said lands commonly called or known as Aliyawetichchatennehena, &c., situate in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 1 acre 3 roods and 25 perches, and shown as lots 395, 395A, 395B in preliminary plan 149 and in the annexed diagram, was made to Maxwell Maclagan Wedderburn, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such lands would be declared to be the property of the Crown (*vide* Notice No. 5,277):

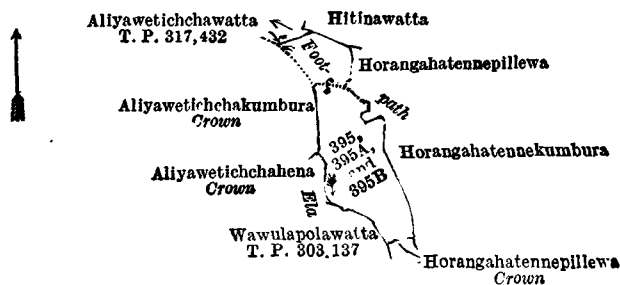
And whereas Herat Mudiyansele Kiri Banda of Walgama made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 14th day of January, 1915, concerning the said lands, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said lands, upon payment on or before the 14th day of April, 1915, to the Assistant Government Agent at Kegalla, of a sum of Rupees Thirty-two only (Rs. 32), as the purchase amount of the said lands; and whereas it was further agreed by the said agreement that in default of such payment the claim of the said claimant to the said lands in respect of which the said payment was to be made should be considered to have been withdrawn, and the said lands should be declared to be the property of the Crown; and whereas the said claimant has failed to make the said payment by the due date, the said lands, as more fully described herein below, are declared to be the property of the Crown.

Description of the Lands referred to.

The following lots situated in the village of Walgama, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

| Lot. | Name of Land. | Preliminary plan 149. | | Extent, A. R. P. |
|------|--------------------------------|-----------------------|----|------------------|
| 395 | .. Aliyawetichchatennehena | .. | .. | 1 0 32 |
| 395A | .. Udaha Horangahatennepillewa | .. | .. | 0 0 36 |
| 395B | .. Horangahatennepillewa | .. | .. | 0 1 37 |
| | | | | 1 3 25 |

and bounded as follows: on the north by Aliyawetichchawatta sold by the Crown (T. P. 317,432), Hitinawatta claimed by Kotambullalaya Kiri Happuwa and others; on the east by Horangahatennepillewa claimed by Kalu Arachchilage Punchirala and others, a footpath, Horangahatennekumbura claimed by Heratralalage Punchirala and others; on the south by Horangahatennepillewa belonging to the Crown, Wawulapolawatta sold by the Crown (T. P. 303,137); on the west by an ela, Aliyawetichchahena belonging to the Crown, Aliyawetichchakumbura belonging to the Crown, a footpath.



Surveyor-General's Office,
Colombo, October 15, 1917.

Scale of 8 Chains to an Inch.

C. R. LUNDIE,
for Surveyor-General.

October 18, 1917. T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 187.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

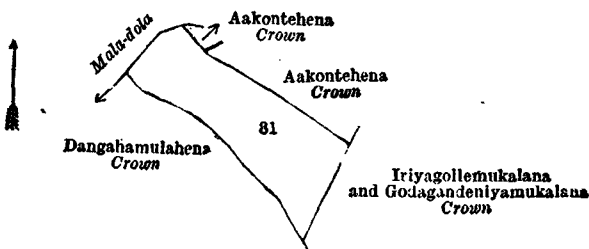
In the matter of the land commonly called or known as Dangahamulahena, situate in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Dangahamulahena, situate in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 3 perches, and shown as lot 81 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas (1) Bamunugedara Bandirala, (2) Yapamudiyanselage Mutumenika made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and I, with the consent of His Excellency the Governor, came to two agreements in writing, both dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants should be declared the purchasers of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent, at Kegalla, or to the Settlement Officer, of a sum of Rupees Sixteen only (Rs. 16), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Dangahamulahena, situated in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 3 perches, and shown as lot 81 in preliminary plan 162 and in the annexed diagram; and bounded as follows: on the north by a Mala-dola; on the east by Aakontehena to be declared the property of the Crown under the Waste Lands Ordinances, Iriyagollemukalana and Godagardeniyamukalana belonging to the Crown; on the south and west by Dangahamulahena to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 188.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Serugastennehena, situate in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinance of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May 1915, that if no claim to the land commonly called or known as Serugastennehena, situate in the village of Godagardeniya in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 1 perch, and shown as lot 74 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

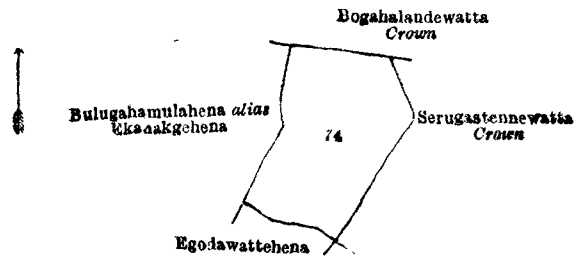
And whereas Dingiri Banda Beligedapitiya, *ex* korala, made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 2nd day of February, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that Palkadapele Ukkamma and ditto Appuhamy should be declared the purchasers of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Seventeen and Cents Fifty only (Rs. 17.50), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said Palkadapele Ukkamma and ditto Appuhamy are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

Description of the Land referred to.

The following lot situated in the village of Godagardeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

| Lot. | Name of Land. | Preliminary plan 162. | Extent, A. R. P. |
|-------|---------------------|-----------------------|------------------|
| 74 .. | Serugastennehena .. | | 0 3 19 |

and bounded as follows: on the north by Bogahalandewatta to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Serugastennehena to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Egodawattehena sold to Idampitiye Yapamudiyanselage Kiri Banda Seneviratna, Notary, under the Waste Lands Ordinances; on the west by Bulugahamulahena *alias* Ekanakgehena sold to Palkadapele Ranmenika and two others under the Waste Lands Ordinances.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 189.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

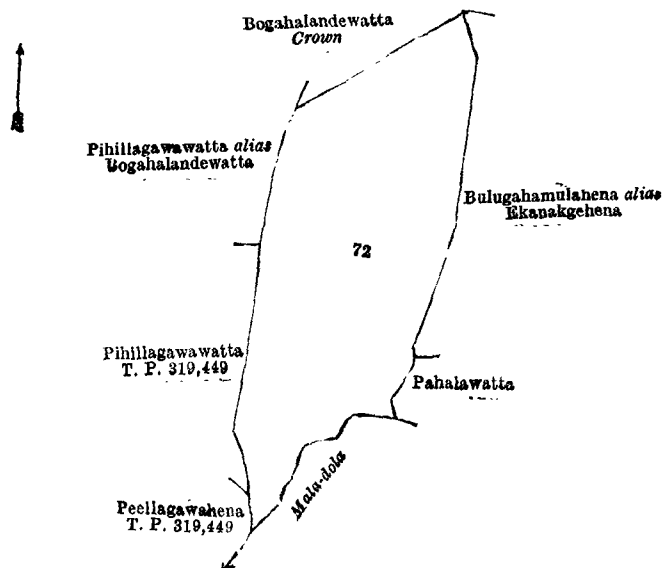
In the matter of the land commonly called or known as Pihillagawahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Pihillagawahena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 2 acres 3 rods and 30 perches, and shown as lot 72 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas Dingiri Banda Beligodapitiya made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 2nd day of February, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that Tikiri Banda Beligodapitiya should be declared the purchaser of the said land upon payment on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Fifty-nine only (Rs. 59), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said Tikiri Banda Beligodapitiya is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Pihillagawahena, situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 2 acres 3 rods and 30 perches, and shown as lot 72 in preliminary plan 162 and in the annexed diagram; and bounded as follows: on the north by Bogahalandewatta to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Bulughamulahena *alias* Ekanakgehena sold to Palkadapela Ranmenika and two others under the Waste Lands Ordinances, Pahalawatta claimed by Kiribanda Seneviratna; on the south by the Mala-dola; on the west by Peellagawahena sold by the Crown (T. P. 319,449), Pihillagawawatta *alias* Bogahalandewatta claimed by Albert Senanayaka.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 190.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 3 roods and 6 perches and shown as lot 84 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas Gammedgedara Surendra made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim; and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment on or before the 31st day of March, 1916, of a sum of Rupees Fifteen and Cents Seventy-five only (Rs. 15.75), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

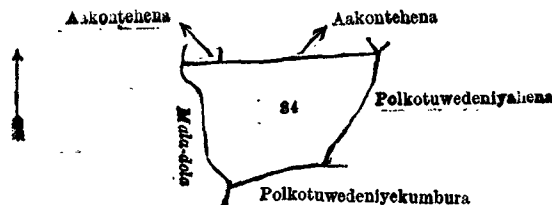
Description of the Land referred to.

The following lot situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram:—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|-------|----------------|------------------|
| 84 .. | Aakontehena .. | 0 3 6 |

and bounded as follows: on the north by Aakontehena claimed by Mudunkotuwage Sopianona, Aakontehena sold to Menikborallage Punchi Appuhamy and three others under the Waste Lands Ordinances; on the east by Polkotuwedeniyahena sold to Mapagedara Bandirala under the Waste Lands Ordinances; on the south by Polkotuwedeniyekumbura claimed by Suriyabandige Sarohamy; on the west by Mala-dola.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLEB,
Surveyor-General.

October 19, 1917.

T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 191.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

In the matter of the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Aakontehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 1 acre and 19 perches and shown as lot 85 in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566):

And whereas (1) Menikborallage Punchi Appuhamy, (2) ditto Mudiyanse, (3) ditto Dingiri Amma, and (4) Aridolagedara Menikrala (minors) made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas Pallegedara Arachchillage Ukku Menika as the duly appointed representative of the said minors, and I, with the consent of His Excellency the Governor, came to an agreement

in writing dated the 3rd day of February, 1916, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimants (minors) should be declared the purchasers of the said land upon payment to the Settlement Officer of a sum of Rupees Six only (Rs. 6), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said four claimants (minors) are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said land, as more fully described herein below.

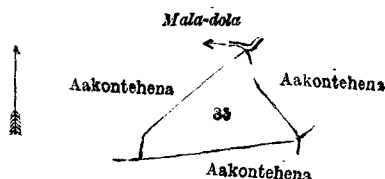
Description of the Land referred to.

The following lot situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, as described in the annexed diagram :—

Preliminary plan 162.

| Lot. | Name of Land. | Extent, A. R. P. |
|------|---------------|------------------|
| 85 | Aakontehena | 0 1 19 |

and bounded as follows : on the north by Aakontehena claimed by Mudunkotuwege Sopianaona, Mala-dola ; on the east by Aakontehena sold to Keppitipole Henayalage Bandiya Henaya under the Waste Lands Ordinances ; on the south by Aakontehena sold to Gammedgededara Surendra under the Waste Lands Ordinances ; on the west by Aakontehena claimed by Mudunkotuwege Sopianaona.



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

October 19, 1917. T. G. WILLETT,
Special Officer.

Kegalla S. O. No. 192.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

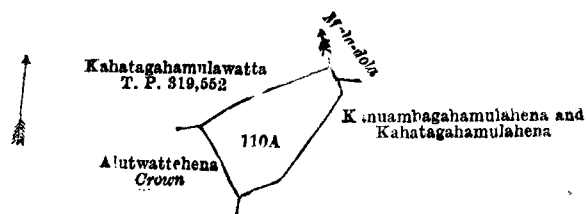
In the matter of the land commonly called or known as Polkotuwehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 7th day of May, 1915, that if no claim to the land commonly called or known as Polkotuwehena, situate in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa, containing in extent 1 rood and 28 perches, and shown as lot 110A in preliminary plan 162 and in the annexed diagram, was made to Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, within the period of three months from the date specified in the said notice, such land would be declared the property of the Crown, and dealt with on account of the Crown (*vide* Notice No. 5,566) :

And whereas Bamunagedera Bandirala made claim thereto, and I, Thomas Graham Willett, Special Officer appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and I, with the consent of His Excellency the Governor, came to an agreement in writing dated the 27th day of January, 1917, concerning the said land, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said claimant should be declared the purchaser of the said land upon payment, on or before the 31st day of March, 1916, to the Assistant Government Agent at Kegalla, or to the Settlement Officer, of a sum of Rupees Eight and Cents Fifty only (Rs. 8.50), as the purchase amount of the said land, and whereas the said amount has been duly paid by the said claimant, he is hereby, in pursuance of the agreement aforementioned, declared to be the purchaser of the said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Polkotuwehena, situated in the village of Godagandeniya, in the Kinigoda korale of the Kegalla District, in the Province of Sabaragamuwa ; containing in extent 1 rood and 28 perches, and shown as lot 110A in preliminary plan 162 and in the annexed diagram ; and bounded as follows : on the north by Kahatagahamulawatta sold by the Crown (T. P. 319,552) ; on the east by Mala-dola, Kanuambagahamulahena and Kahatagahamulahena sold to Medawattegedera Ukku and two others under the Waste Lands Ordinances ; on the south by Kanuambagahamulahena and Kahatagahamulahena sold to Medawattegedera Ukku and two others under the Waste Lands Ordinances, Alutwattehena to be declared the property of the Crown under the Waste Lands Ordinances ; on the west by Alutwattehena to be declared the property of the Crown under the Waste Lands Ordinances, Kahatagahamulawatta sold by the Crown (T. P. 319,552).



Surveyor-General's Office,
Colombo, August 25, 1917.

Scale of 4 Chains to an Inch.

W. C. S. INGLES,
Surveyor-General.

T. G. WILLETT,
Special Officer.

October 19, 1917.

PRELIMINARY NOTICE.

Kurunegala Notice No. 6,765.

Notice under "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

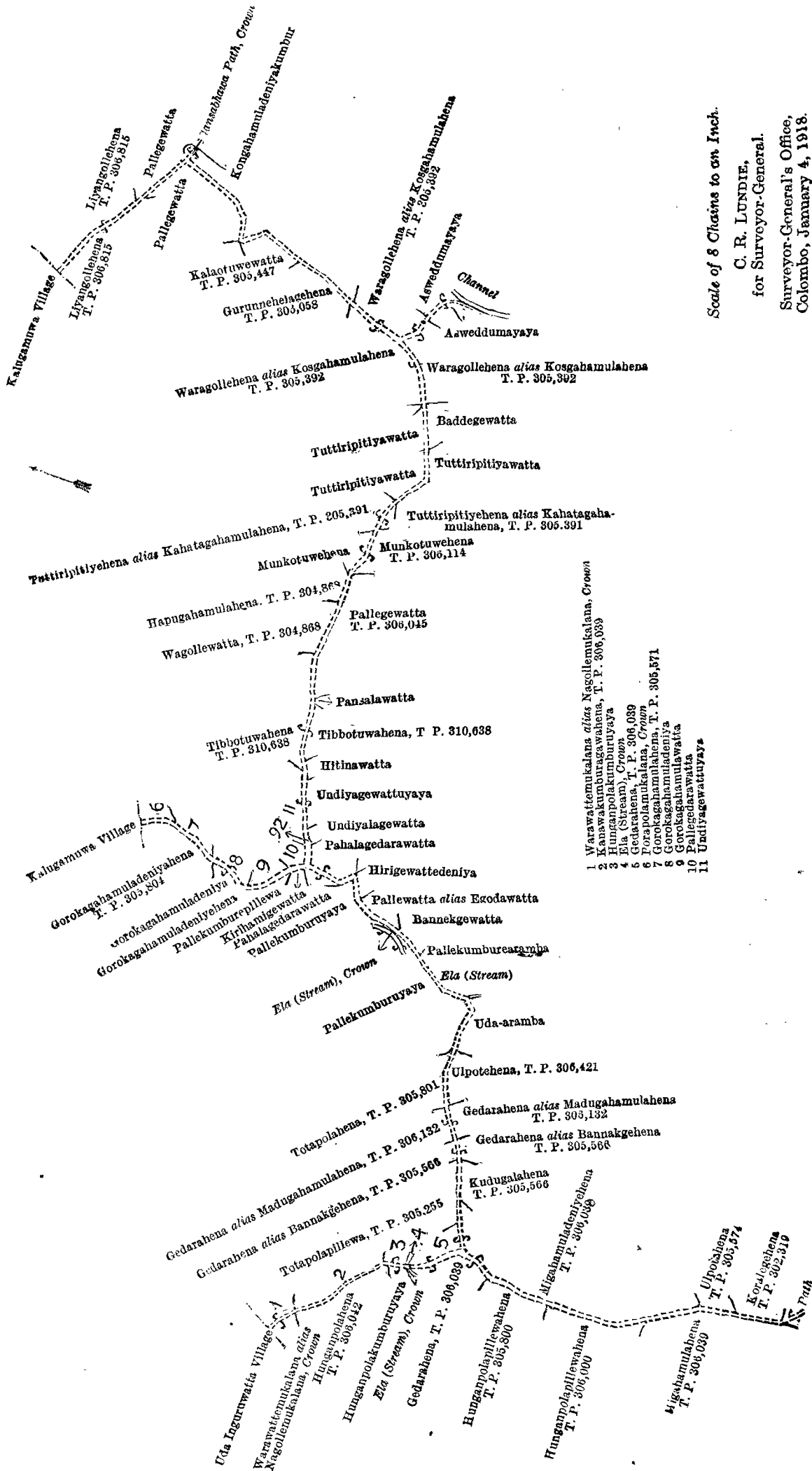
TAKE notice that unless within three months from February 8, 1918, the persons, if any, who claim any interest in the land hereinafter mentioned make claim in person or in writing to the said land or to some interest therein to N. A. Hampton, Esq., Special Officer appointed under section 28 of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903." at his office at Colombo :

Such Special Officer, in pursuance of the powers vested in him by the said Ordinances, will declare by writing under his hand that the land, to which no claim has been made, is the property of the Crown.

N. A. HAMPTON,
Special Officer.

Description of the Land referred to.

The land commonly called or known as roads, situated in the village of Iriminna, in the Gannawe korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 2 acres and 33 perches, and shown as lot 92 in preliminary plan 1,529 and in the annexed diagram ; and bounded as follows : on the north by the village limit of Katugamuwa, Porapolamukalana declared to be the property of the Crown under the Waste Lands Ordinances, Gorakagahamulahena sold by the Crown (T. P. 305,571), Gorakagahamuladeniya claimed by Ratnayaka Mudiyansele Ukkubanda and another, Gorakagahamulawatta claimed by Gonagalgedara Kirihatana and another, Pallegedarawatta claimed by Pallegedara Ukku Menika and others, Undiyagewattuyaya (private), Tibbotuwahena sold by the Crown (T. P. 310,638), Wagollewatta sold by the Crown (T. P. 304,868), Hapugahamulahena sold by the Crown (T. P. 304,868), Munkotuwehena sold by the Crown, Tuttiripitiyehena *alias* Kahatagahamulahena sold by the Crown (T. P. 305,391), Tuttiripitiyawatta claimed by Ratnayaka Mudiyansele Punchirala and others, Tuttiripitiyawatta claimed by Ratnayaka Mudiyansele Punchimenika and another, Waragollehena *alias* Kosgahamulahena sold by the Crown (T. P. 305,392), Gurunnehelagahena sold by the Crown (T. P. 306,058), Kalaotuwewatta sold by the Crown (T. P. 305,447), Pallegewatta claimed by Wickrema Mudiyansele Dingirihamy, Korala, Liyangollehena sold by the Crown (T. P. 306,815), the village limit of Kalugamuwa ; on the east by Liyangollehena sold by the Crown (T. P. 306,815), Pallegewatta claimed by Wickrema Mudiyansele Dingirihamy, Korala, Kongahamuladeniyakumburuyaya claimed by Seneviratna Mudiyansele Appuhamy and others, a Gansabhawa path declared to be the property of the Crown under the Waste Lands Ordinances, Kongahamuladeniyakumburuyaya claimed by Seneviratna Mudiyansele Appuhamy and others, Waragollehena *alias* Kosgahamulahena sold by the Crown (T. P. 305,392), Asweddumayaya claimed by Wickrema Mudiyansele Dingirihamy, Korala, and others, a channel (private) ; on the south by Asweddumayaya claimed by Wickrema Mudiyansele Dingirihamy, Korala, and others, Waragollehena *alias* Kosgahamulahena sold by the Crown (T. P. 305,392), Baddegewatta claimed by Ratnayaka Mudiyansele Punchi Menika and another, Tuttiripitiyawatta claimed by Herat Mudiyansele Punchirala and others, Tuttiripitiyehena *alias* Kahatagahamulahena sold by the Crown (T. P. 305,391), Munkotuwehena sold by the Crown (T. P. 306,114), Pallegewatta sold by the Crown (T. P. 306,045), Pansalawatta claimed by Wickrema Mudiyansele Dingirihamy, Korala (Trustee), Tibbotuwahena sold by the Crown (T. P. 310,638), Hitinawatta claimed by Matalahenayalage Kiri Ukkuwa, Undiyagewattuyaya (private), Undiyalagewatta claimed by Undiyaralagedera Muttumenika and others, Pahalagederawatta claimed by Attapattu Mudiyansele Punchirala and others. Hirigewattedeniya claimed by Herat Mudiyansele Ukkumenika, Pallewatta *alias* Egodawatta claimed by Pallegedara Ukkumenika and others, Bannekgewatta claimed by Wickrama Mudiyansele Dingirihamy and others, Pallekumburearamba claimed by Herat Mudiyansele Dingiri Banda and another, an ela (stream) (private), Udaaramba claimed by Attapattu Mudiyansele Punchirala and others, Ulpotehena sold by the Crown (T. P. 306,421), Gedarahena *alias* Madugahamulahena sold by the Crown (T. P. 306,132), Gedarahena *alias* Bannakgehena sold by the Crown (T. P. 305,566), Kudugalahena sold by the Crown (T. P. 305,566), Migahamuladeniyehena sold by the Crown (T. P. 306,039), Ulpotehena sold by the Crown (T. P. 305,574), Koralegehena sold by the Crown (T. P. 302,319), a path (private) ; on the west by Migahamulahena sold by the Crown (T. P. 306,039), Hunganpolapillewahena sold by the Crown (T. P. 306,000), Hunganpolapillewahena sold by the Crown (T. P. 305,800), Gedarahena sold by the Crown (T. P. 306,039), an ela (stream) declared to be the property of the Crown under the Waste Lands Ordinances, Hunganpolakumburuyaya (private), Hunganpolahena sold by the Crown (T. P. 306,042), Warawattemukalana *alias* Nagollemukalana declared to be the property of the Crown under the Waste Lands Ordinances, the village limit of Udainguruwatta, Warawattemukalana *alias* Nagollemukalana declared to be the property of the Crown under the Waste Lands Ordinances, Kanawakumburagawahena sold by the Crown (T. P. 306,039), Hunganpolakumburuyaya (private), an ela (stream) declared to be the property of the Crown under the Waste Lands Ordinances, Gedarahena sold by the Crown (T. P. 306,039), Totapolapillewa sold by the Crown (T. P. 305,255), Gedarahena *alias* Bannakgehena sold by the Crown (T. P. 305,566), Gedarahena *alias* Madugahamulahena sold by the Crown (T. P. 306,132), Totapolahena sold by the Crown (T. P. 305,801), Pallekumburuyaya claimed by Ekanayaka Mudiyansele Kiri Banda and others, an ela (stream) declared to be the property of the Crown under the Waste Lands Ordinances, Pallekumburuyaya claimed by Ekanayaka Mudiyansele Kiri Banda and others, Pahalagederawatta claimed by Attapattu Mudiyansele Punchirala and others, Kirihamigewatta (private), Pallekumburapillewa claimed by Ratnayaka Mudiyansele Appuhamy and another, Gorakagahamuladeniyehena sold by the Crown, Gorakagahamuladeniya claimed by Ratnayaka Mudiyansele Ukku Banda and another, Gorakagahamuladeniyehena sold by the Crown (T. P. 305,804).



Scale of 8 Chains to an Inch.
 C. R. LUNDIE,
 for Surveyor-General.
 Surveyor-General's Office,
 Colombo, January 4, 1918.
 Kurunegala S. O. 13—1918.

LAND SALES IN THE EASTERN PROVINCE.

No. 1,474, E. P.—The Government Agent of the Eastern Province will on Friday, March 22, 1918, at 1.30 P.M., at his office in Batticaloa Kachcheri, put up for lease or other disposal, the under-mentioned portions of Crown land, in accordance with the regulations of Government regarding lease of Crown lands.

Preliminary plan 5,270. Village—Pottuvil in Panawa pattu.

| Lot. | Name of Land. | Name of Applicant. | Description. | Extent. | | |
|------|-------------------------------------|--------------------|--------------------------------------------------------|---------|----|----|
| | | | | A. | B. | P. |
| 1 | Pithavulunduvveli or Mukatuvarakadu | — | Open land (reservation for road) not for lease .. | 0 | 0 | 35 |
| 2 | Do. | J. P. Ireson | Jungle and good building site .. | 2 | 0 | 5 |
| 3 | Do. | — | Jungle (reservation for sea) not for lease .. | 2 | 2 | 9 |
| 4 | Do. | — | Jungle (reservation for right of way) not for lease .. | 0 | 0 | 22 |
| 5 | Do. | General lease | Jungle and good building site .. | 0 | 3 | 18 |
| 6 | Do. | — | New clearing (to be reserved for P. W. D.) .. | 0 | 3 | 24 |

Conditions of Lease.

- (a) The lease shall be for 10 years.
 (b) The site leased shall be utilized for the erection of dwelling-houses on plans to be approved by the Government Agent.
 (c) The upset value of the premium of lease shall be Rs. 15 on lot No. 2 and Rs. 9 on lot No. 5.
 (d) The annual rental shall be Rs. 4 on lot No. 2 and Rs. 2 on lot No. 5.
 (e) At the expiry of the lease period the land with the buildings thereon shall revert to the Crown without compensation for the buildings or for any improvements.
 (f) Any tree on the land of the description mentioned in schedule 2 of the Forest Ordinance No. 16 of 1907 shall be felled and removed only on payment of its value to be assessed by the Forest Department.
 (g) The lease shall not be transferred or encumbered, except on the written authority of the lessor or of the Government Agent sought and obtained beforehand.

Further conditions regarding the lease of the above lands can be obtained from the Government Agent, Eastern Province, and their plans from the Surveyor-General.

Colonial Secretary's Office,
Colombo, February 6, 1918.

R. E. STUBBS,
Colonial Secretary.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 2,022, N.C. P.—The Government Agent, North-Central Province, will on Tuesday, March 19, 1918, at 1 P.M. at Topawewa Resthouse, put up to auction, for sale or settlement, or will otherwise dispose of, the under-mentioned portions of Crown land, in accordance with the regulations of Government regarding land sales. Twelve allotments of land situated in the Sinhala, Meda, and Egoda pattus of the Tamankaduwa district of the North-Central Province.

Preliminary plan 4,818. Village—Minneriya in Sinhala pattu.

| Lot. | Name of Land. | Name of Applicant. | Description. | Extent. | | | Upset price per acre, Rs. |
|------|-------------------------|----------------------------------------------|------------------------------------------------|---------|----|----|---------------------------|
| | | | | A. | B. | P. | |
| 1 | Patapilikandapaulakele | L. G. Appuhamy of Minneriya | Jungle fit for paddy cultivation | 1 | 2 | 15 | 55 |
| 3 | Patapilikandapahalakele | P. Bastian Silva, Peace Officer of Minneriya | Jungle .. | 2 | 1 | 36 | 58 |
| 4 | — | — | Reservation for the main road | 0 | 1 | 3 | —* |
| 6 | Kongahawatta | — | Reservation for Kuil-ela .. | 0 | 1 | 19 | —* |
| 8 | Do. | — | do. .. | 0 | 0 | 21 | —* |
| 9 | Oyabodawatta | H. A. Ratnasena | Jungle .. | 0 | 2 | 33 | 50 |
| 10 | Do. | — | Reservation for the main road | 0 | 2 | 0 | —* |
| 11 | Do. | — | Reservation for the Minneriya-oya and Kuil-ela | 0 | 2 | 28 | —* |

Preliminary plan 5,061. Village—Topawewa in Meda pattu.

| | | | | | | | |
|---|-------------|---------------------------|-----------|---|---|----|----|
| 1 | Kaladitotam | — | Jungle .. | 0 | 1 | 37 | 33 |
| 2 | Do. | H. M. Ranhami of Topawewa | do. .. | 1 | 3 | 25 | 33 |

Preliminary plan 5,089. Village—Korapola in Egoda pattu.

| | | | | | | | |
|---|---------------------|--------------|----------|---|---|----|----|
| 1 | Palapantala Mummari | S. Arunagiri | Paddy .. | 3 | 3 | 25 | 20 |
|---|---------------------|--------------|----------|---|---|----|----|

Preliminary plan 5,100. Village—Divulankadawala in Sinhala pattu.

| | | | | | | | |
|---|----------------|-------------|-----------|---|---|----|-------|
| 1 | Welapahalakele | K. Kudarala | Jungle .. | 2 | 0 | 10 | 22.50 |
|---|----------------|-------------|-----------|---|---|----|-------|

* Not for sale.

Further particulars regarding these lands can be obtained from the Government Agent, North-Central Province, and their plans from the Surveyor-General.

Colonial Secretary's Office,
Colombo, February 1, 1918.

R. E. STUBBS,
Colonial Secretary.

No. 2,023, N.C. P.—The Government Agent, North-Central Province, will on Wednesday, March 20, 1918, at 1 P.M., at the Wrightson bungalow at Kalawewa, put up to auction, for sale or settlement, or will otherwise dispose of, the under-mentioned portions of Crown land, in accordance with the regulations of Government regarding land sales. Thirty-nine allotments of land situated in the Kalagam palata of the Nuwarakalawiya district of the North-Central Province.

Preliminary plan 4,670. Village—Kaduruwegama in Kalagam korale north.

| Lot. | Name of Land. | Name of Applicant. | Description. | Extent. | | | Upset price per acre, Rs. |
|------|------------------|----------------------------|---------------------------------------|---------|----|----|---------------------------|
| | | | | A. | B. | P. | |
| 1 | Kaduruwegamakele | T. B. Ekanayaka and others | Jungle .. | 9 | 1 | 0 | 15* |
| 2 | Kaduruwegamawela | — | Reservation for path .. | 0 | 0 | 27 | —† |
| 3 | Kaduruwegamakele | — | do. .. | 0 | 2 | 12 | —† |
| 4 | Do. | — | do. .. | 0 | 2 | 29 | —† |
| 5 | Do. | — | Jungle .. | 2 | 2 | 37 | 15* |
| 6 | Do. | — | Reservation for irrigation channel .. | 0 | 1 | 5 | —† |
| 7 | Do. | — | do. .. | 0 | 1 | 5 | —† |
| 8 | Do. | — | Jungle .. | 6 | 1 | 14 | 15* |
| 9 | Do. | — | do. .. | 10 | 0 | 6 | 18* |

| Lot. | Name of Land. | Name of Applicant. | Description. | Extent. | | Upset price per acre, Rs. |
|------------------------------------------------------------------------|------------------|--------------------------------------------|----------------------------------------------------------|---------|-------|---------------------------|
| | | | | A. | R. P. | |
| 10 | Kaduruwegamakele | — | Jungle | 10 | 1 16 | 18* |
| 11 | Do. | — | do. | 9 | 3 24 | 20* |
| 12 | Do. | — | do. | 10 | 0 25 | 20* |
| 13 | Do. | — | do. | 5 | 1 36 | 15* |
| 14 | Do. | — | Reservation for path | 0 | 1 12 | —† |
| 15 | Do. | — | Jungle | 4 | 0 8 | 15* |
| 16 | Do. | — | do. | 11 | 1 31 | 20* |
| 17 | Do. | — | do. | 9 | 2 27 | 21* |
| 18 | Do. | — | do. | 4 | 2 25 | 15* |
| 19 | Do. | — | Reservation for irrigation channel | 1 | 0 2 | —† |
| 20 | Do. | — | do. | 0 | 3 3 | —† |
| 21 | Do. | — | Jungle | 3 | 1 27 | 22 |
| 22 | Do. | — | Reservation for road | 0 | 2 2 | —† |
| 23 | Do. | — | do. | 0 | 1 15 | —† |
| 24 | Do. | — | do. | 0 | 0 16 | —† |
| Preliminary plan 5,113. Village—Gantiriyagama in Kalagam korale north. | | | | | | |
| 1 | Ehatugahahena | K. Banda | Paddy field (encroachment by the applicant and 4 others) | 0 | 2 27 | 20* |
| 2 | Do. | do. | Jungle | 1 | 2 2 | 20* |
| 3 | Do. | — | Reservation for Horowu-ela | 0 | 1 32 | —† |
| 4 | Do. | K. Banda | Jungle | 0 | 2 13 | 20 |
| 5 | Do. | — | Reservation for tank bund | 0 | 1 31 | —† |
| Preliminary plan 5,115. Village—Moragallegama in Unduruwa korale. | | | | | | |
| 1 | Kuruwekotuwakele | B. Ranhami | Low jungle suitable for paddy cultivation | 3 | 0 16 | 16 |
| 2 | Do. | — | do. | 0 | 3 13 | 16 |
| 3 | Do. | — | Reservation for tank bund | 0 | 2 4 | —† |
| Preliminary plan 5,134. Village—Galkiriyagama in Unduruwa korale. | | | | | | |
| 1 | Damaneakkare | P. Kiri Banda and another of Galkiriyagama | Low jungle fit for paddy cultivation | 1 | 0 2 | 15 |
| 2 | Damanewela | — | Paddy field (encroachment by Udayarege Appu and others) | 0 | 0 20 | 15 |
| 3 | Welagawahena | E. Kiri Banda of Galkiriyagama | Low jungle, partly cleared and cultivated | 1 | 3 32 | 25 |
| 4 | Do. | — | Reservation for tank bund and Horowu-ela | 1 | 0 16 | —† |
| 5 | Do. | — | Low jungle | 1 | 2 15 | 15 |
| Preliminary plan 5,137. Village—Gonadeniyagama in Unduruwa korale. | | | | | | |
| 1 | Kiriyagahahena | B. P. Kawwa and another of Gonadeniyagama | Low jungle fit for paddy cultivation | 1 | 0 1 | 15 |
| 2 | Do. | — | Reservation for footpath | 0 | 0 4 | —† |

* These lots will be sold subject to the conditions that the owner or owners will pay such rates as may be fixed by Government in the future, and that there is no guarantee that the rates fixed will not exceed those now in force for other lands under the Kalawewa-Yoda-ela scheme. For the present the lots are subject to a rate of Rs. 2 per acre per annum.

† Not for sale.

Further particulars regarding these lands can be obtained from the Government Agent, North-Central Province, and their plans from the Surveyor-General.

Colonial Secretary's Office,
Colombo, February 6, 1918.

R. E. STUBBS,
Colonial Secretary.

LAND ACQUISITION NOTICES.

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

| Lot. | Name of Land. | Description. | Name of Claimant. | Extent. | |
|------|----------------------|--------------|-------------------------------------|---------|--------|
| | | | | A. | R. P. |
| 1 | Bodankulamekattuwell | Paddy field | Ukkuralage Naidurala of Pirappamadu | 3 | 1 22.5 |

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the land. All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Vavuniya, on March 1, 1918, at 12 noon, 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.

Mullaittivu Kachcheri,
January 31, 1918.

C. W. BICKMORE,
Assistant Government Agent.

HAVING been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section 6, to take order for the acquisition of the following land, required for a public purpose, namely, for improving the dangerous corner at the turn off from Harbour road to Orr's Hill road, to wit:—

| Lot. | Name of Land. | Description. | Name of Claimant. | Extent. | |
|------|---------------|----------------|----------------------------------|---------|-------|
| | | | | A. | R. P. |
| I | Attamatotam | Open bare land | S. Nadarasapillai, Notary Public | 0 | 0 1.3 |

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the land. All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Trincomalee, on March 9, 1918, at 10 A.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.

Trincomalee Kachcheri,
January 23, 1918.

G. S. WODEMAN,
Assistant Government Agent.

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

| Lot. | Name of Land. | Description. | Name of Claimant. | Extent. | | |
|------|--------------------|----------------|--------------------------------------------|---------|----|------|
| | | | | A. | R. | P. |
| 1 | Kovilvalavu | Garden | Rev. Father Dupont of Trincomalee | 0 | 0 | 2.3 |
| 2 | Konakkervalavu | Coconut garden | Vyravi Murugan | 0 | 0 | 5 |
| 5 | Parangitharai | do. | do. | 0 | 0 | 1.3 |
| 6 | Andaradipuliadi | do. | Thandavi Kathther | 0 | 0 | 9 |
| 7 | Konakkervalavu | do. | Vyravi Murugan | 0 | 0 | 1.8 |
| 9 | Kakiyarvalavu | Garden | Arulapper Nalliah | 0 | 0 | 18.3 |
| 10 | Andaradipuliadi | do. | Perumal Kandappan | 0 | 0 | 5.5 |
| 11 | Mudalivalavu | do. | Vyravi Murugan | 0 | 0 | 10.9 |
| 12 | Paththarvalavu | do. | Vallipuram Tambiah | 0 | 0 | 9 |
| 14 | Kakiyarvalavu | do. | Arulappar Ponniah | 0 | 0 | 7.5 |
| 15 | Notharistharai | do. | M. Vyrarnuttu | 0 | 0 | 8.2 |
| 16 | Sinnapillaitharai | do. | S. Kanakasingham | 0 | 0 | 5 |
| 17 | Santiatharai | do. | Vallipuram Nagamani | 0 | 0 | 2.8 |
| 18 | Notharistharai | do. | M. Vyrarnuttu | 0 | 0 | 3 |
| 19 | Vaiththitharai | do. | Vallipuram Kulandavelu | 0 | 0 | 4.5 |
| 20 | Notharistharai | do. | S. Kanakasingham | 0 | 0 | 8.3 |
| 21 | Sinnayantharai | do. | Wesleyan Missionary Society of Trincomalee | 0 | 0 | 11.7 |
| 22 | Paththarvalavu | do. | Kamachehi, widow of Suppiramaniam | 0 | 0 | 6 |
| 23 | Kanapathiyartharai | do. | Velaitheer Karthigesu | 0 | 0 | 6.3 |
| 24 | Konamalaitharai | do. | S. V. Selvadurai | 0 | 0 | 4.6 |
| 25 | Kandarvalavu | do. | Nagappar Siththiravelu and others | 0 | 0 | 7.4 |
| 26 | Velaittharai | do. | Kanapathipillai Selliah | 0 | 0 | 4.9 |
| 27 | Do. | do. | do. | 0 | 0 | 9.4 |
| 28 | Sheivartharai | do. | Nagar Arumugam | 0 | 0 | 8.1 |
| 29 | Somantharai | do. | Murugar Konamalai | 0 | 0 | 12.4 |
| 30 | Kadduthundu | do. | Kathiramer Veluppillai | 0 | 0 | 3.4 |
| 31 | Kaththitharai | do. | Murugar Sellappa | 0 | 0 | 6.7 |
| 32 | Konamalaitharai | do. | Sinnatampi Veluppillai | 0 | 0 | 13.1 |
| 33 | Kadaivalavu | do. | Eliyatamby Kumarasami | 0 | 0 | 9.6 |
| 34 | Muttantharai | do. | Veluppillai Muttu | 0 | 0 | 7 |
| 35 | Vannathitharai | do. | Kander Veluppillai | 0 | 0 | 2.2 |
| 36 | Do. | do. | do. | 0 | 0 | 2.7 |
| 37 | Pannikulatuvalavu | do. | Eliyatampi Kumarasami and others | 0 | 0 | 5 |
| 38 | Valliyantharai | do. | T. Oppilamani | 0 | 0 | 4 |
| 39 | Pannikulatuvalavu | do. | Eliyatampi Kumarasami and others | 0 | 0 | 8 |
| 40 | Mudaliyatharai | do. | Nallatampi Swaminader | 0 | 1 | 5.2 |
| 41 | Maniyagarantharai | do. | Namasivayam Kanakasabapathy and others | 0 | 0 | 9 |
| 43 | Karachchi | do. | Kadiramar Saravanamuttu and others | 0 | 0 | 15.8 |
| 46 | Mudaliyatharai | do. | Nallatampi Swaminader | 0 | 0 | 18.8 |
| 47 | Karachchi | do. | Kadiramar Saravanamuttu and others | 0 | 0 | 7.2 |
| 48 | Maruthadivayal | do. | Saravanamuttu Ponniah | 0 | 0 | 1.2 |

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the lands. All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Trincomalee, on March 9, 1918, at 10 A.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.

Trincomalee Kachcheri,
January 24, 1918.

G. S. WODEMAN,
Assistant Government Agent.

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

| Lot. | Name of Land. | Description. | Name of Claimant. | Extent. | | |
|--------------------------------------------------------------------------------------------------|------------------|--------------|--------------------------------------|---------|----|----|
| | | | | A. | R. | P. |
| Supplement to final village plan 1,090. Village—Hettipola in Weuda korale of Weudawili hatpattu. | | | | | | |
| 2f | Maliyaddekumbura | Paddy field | W. B. Tikiri Kumarihamy of Hettipola | 0 | 1 | 32 |
| 14c | Do. | do. | Seena Peena Pitchchai of Weuda | 0 | 0 | 20 |
| 14d | Do. | do. | L. A. Ausahami of Ganegoda | 0 | 0 | 4 |

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the lands. All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Weuda Resthouse on April 15, 1918, at 1 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.

Kurunegala Kachcheri,
January 31, 1918.

BERTRAM HILL,
Government Agent.

HAVING been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section 6, to take order for the acquisition of the following land, required for a public purpose, namely, for erecting Public Works Department cooly lines at Debedda on the road from Badulla to the boundary of the Eastern Province, to wit :—

| Lot. | Name of Land. | Description. | Name of Claimant. | Extent. | | |
|------|----------------------------|-----------------------------------------------------------------------------|-----------------------------|---------|----|-----|
| | | | | A. | R. | P. |
| 1 | Koswatta alias Debedda Gap | Native garden and scrub contains P. W. D. cooly lines and blacksmith's shed | Nahavilla Estates Co., Ltd. | 0 | 1 | 7.5 |

I hereby give public notice, as required by section 7, that the Government proposes to take possession of the land. All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at Badulla Kachcheri on March 5, 1918, at 1 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.

Badulla Kachcheri,
January 29, 1918.

F. BARTLETT,
Government Agent.