

Ceylon Government Gazette

Published by Authority.

No. 7,100 — FRIDAY, APRIL 23, 1920.

Part III.-Lands.

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

	PAGE	PAGE		AGE
Land Settlement Notices :-	+	Land Sales by the Government Agents : Land Sales by the Settlement Of	ficer :-	-
Final Orders	531	North-Western Province — Northern Province		
Preliminary Notices	· 571	North-Central Province 573 Eastern Province	••	
Land Sales by the Governm	ent Agents :	Province of Uva — North-Western Province	••	—
Western Province	·. 573	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	••	574
Eastern Province	—	Southern Province — Land Resumption Notices		
			· .	÷

FINAL ORDERS.

Kalutara S. O. No. 70.

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 Potukumbure ela, minor road, situate in the village of Ittapana, in the Walallawiti pattu of the Pasdun korale west of the Kalutara District, in the 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. 7,305), and no claim having been made to the said lands or to any interest threin 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 9th day of January, 1920, order and declare that the said lands, as more fully described herein below, situate in the village of Ittapana, in the Walallawiti pattu of the Pasdun korale west of the Kalutara District, in the Western Province, and shown as lots 162A, 163A, 163C, 163E, 163G, 163I, 163K, 163M, 163 o, 163½, 170A, and 170c in block survey preliminary plan 78 and in the annexed diagrams, and containing in extent 3 acres 2 roods and 17 perches, are the property of the Crown.

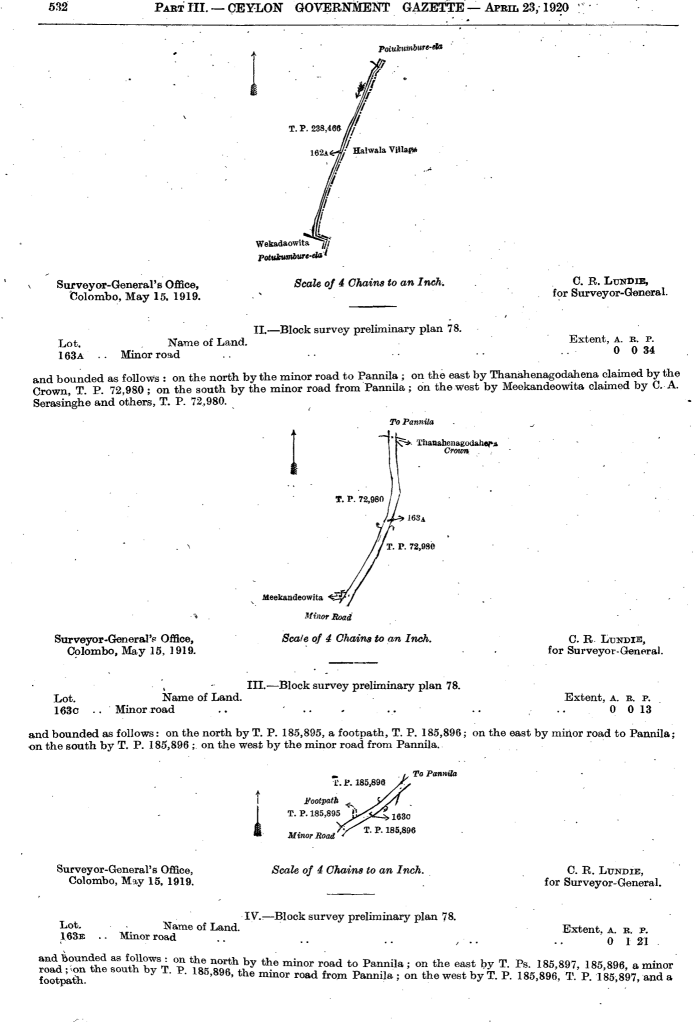
Description of the Lands referred to.

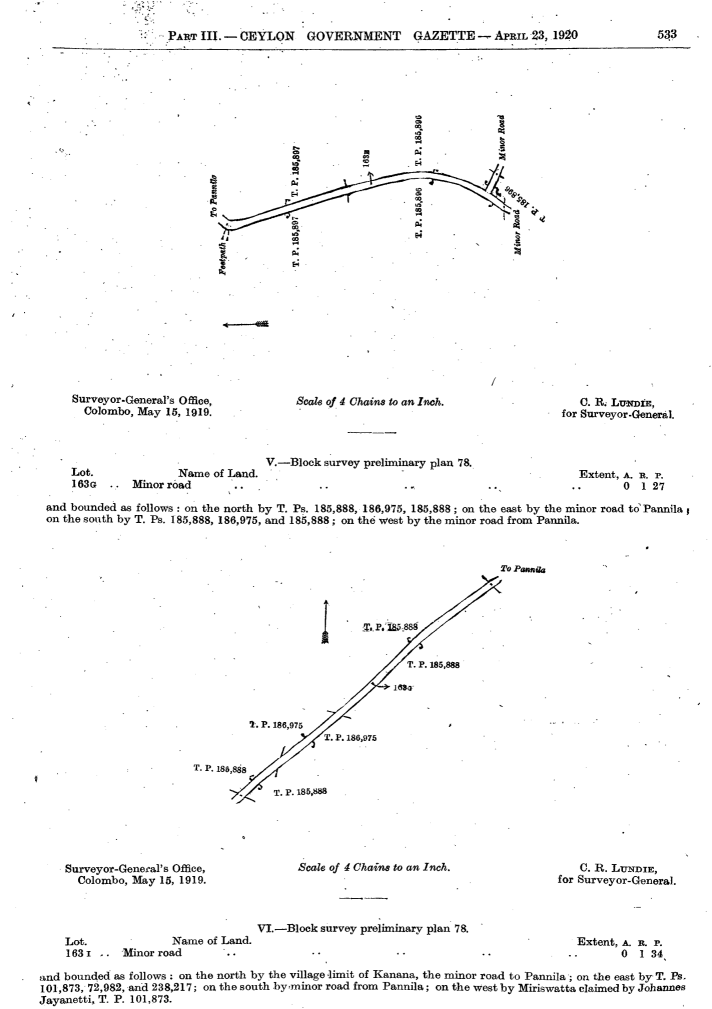
The following lots situated in the village of Ittapana, in the Walallawiti pattu of the Pasdun korale west of the Kalutara District, in the Western Province, as described in the annexed diagrams :---

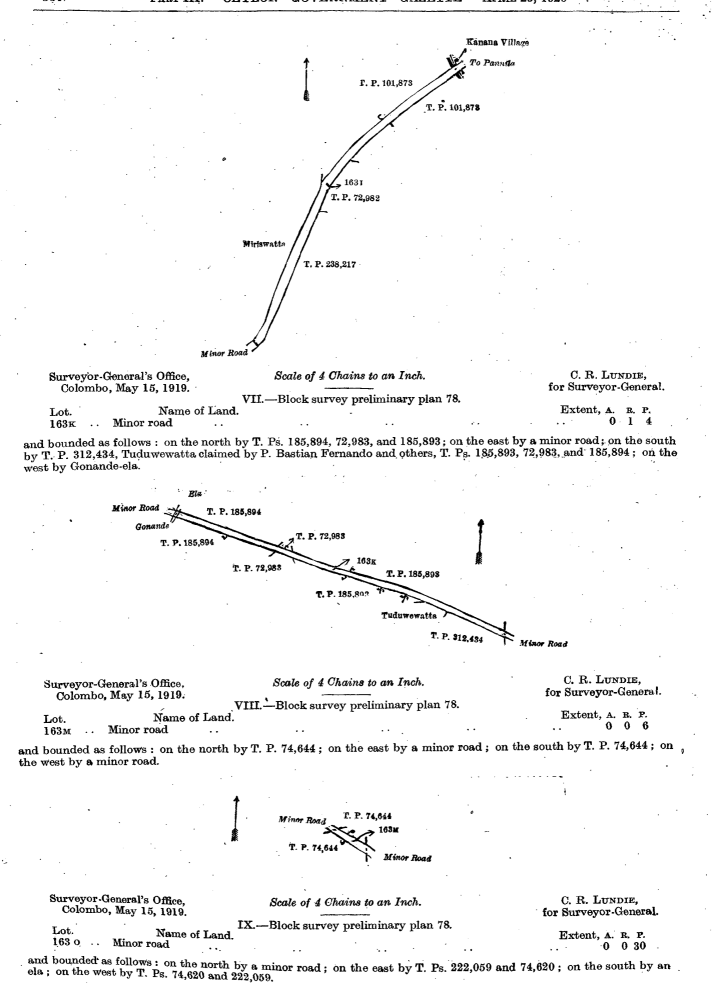
I.—Block survey preliminary plan 78.

Lot.	Name of Land.	· · · · ·		Extent, A. R. P.
162A · · ·	Potukumbure-ela	••		0 0 4
	<i>`</i>		e in a construction of the	
and bounded a	s follows : on the north by the I	Potukumbure-el	a ; on the east by the vi	llage limit of Halwala; on the south
by Potukumbu	ire-ela, Wekadaowita (private) ;	on the west by	T. P. 238,466.	
		ta in the second	المحمد المحم	A second se
531				

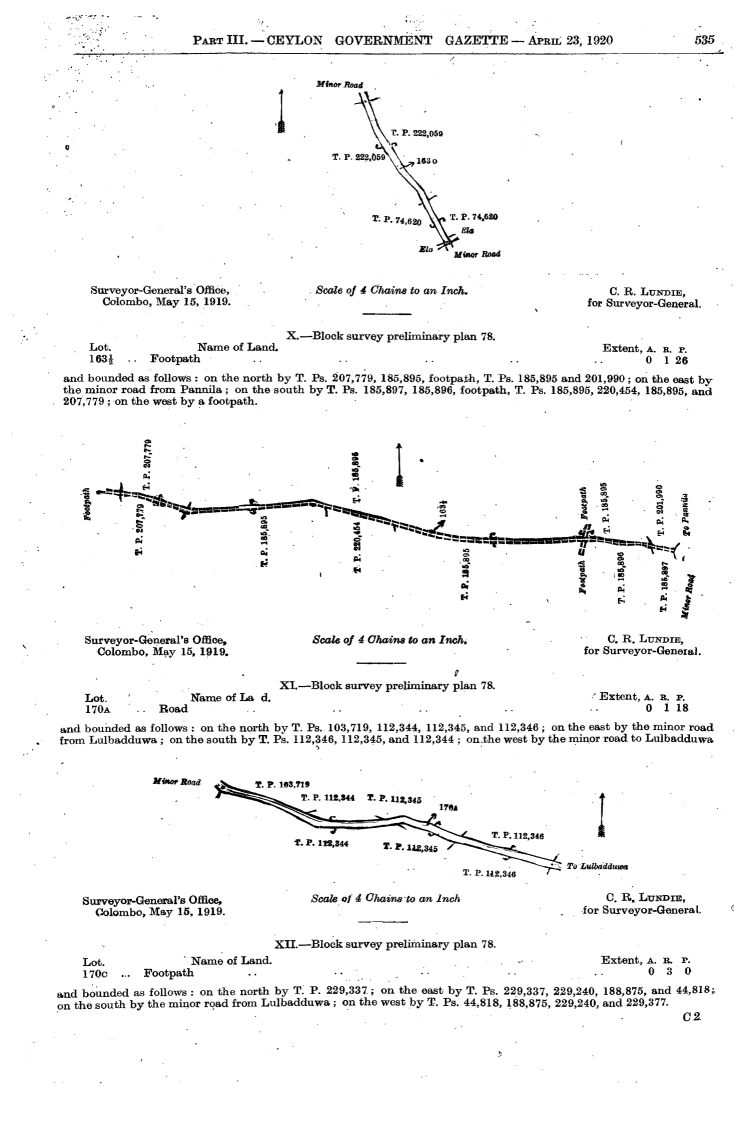


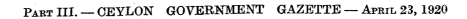


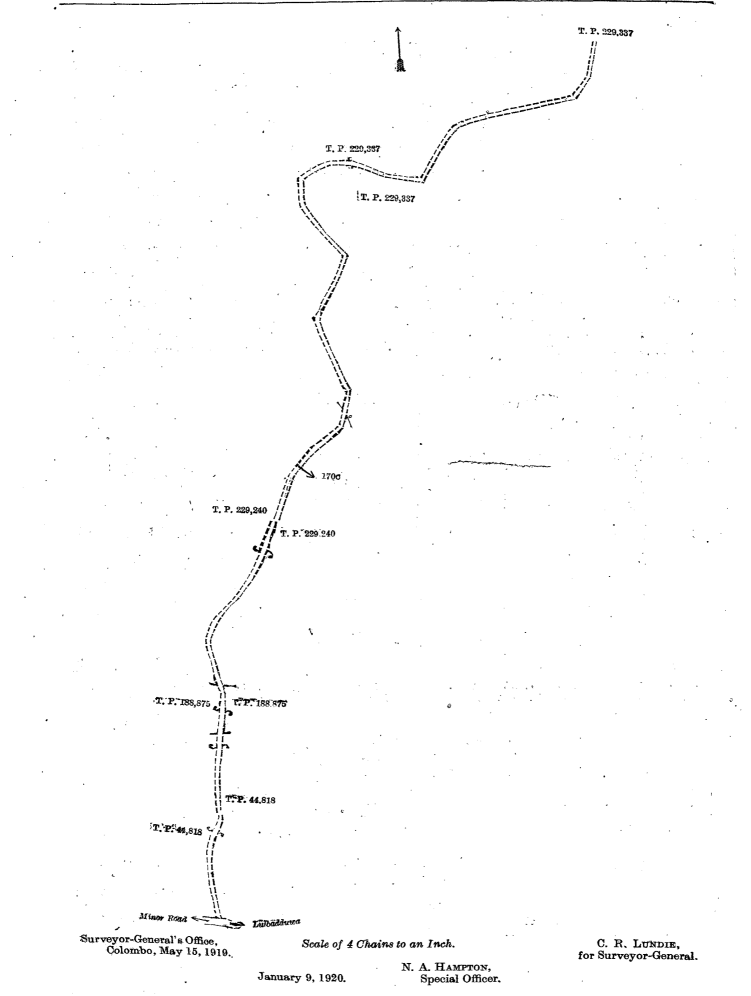




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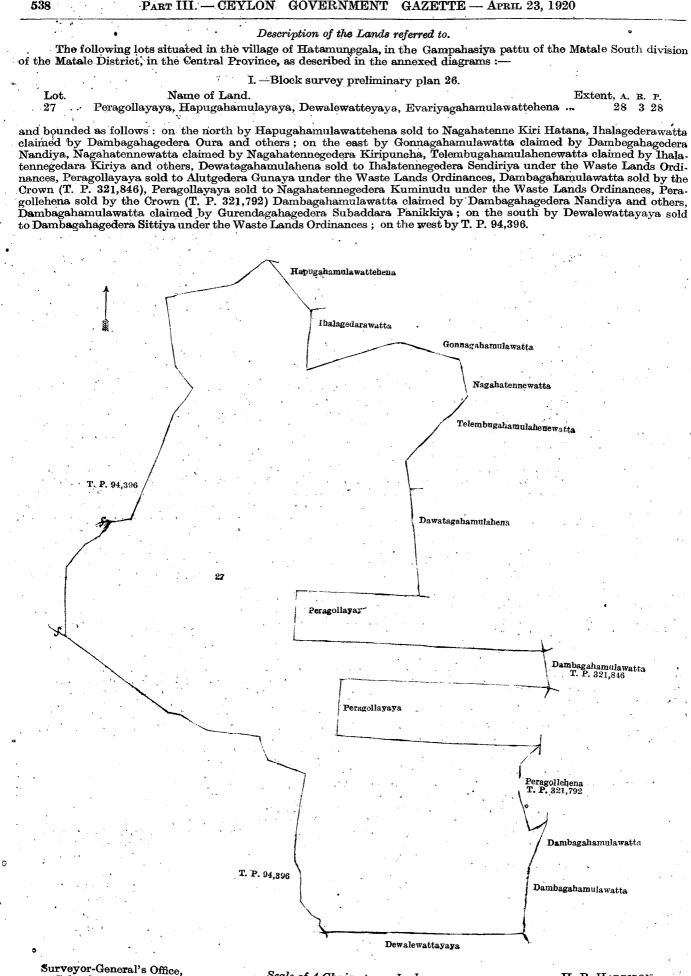
Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903," declaring Lands to be Crown Property.

In the matter of the lands commonly called or known as Peragollayaya, Hapugahamulawattahena, &c., situate in the village of Hatamunegala, in the Gampahasiya pattu of the Matale south division of the Matale District, in the Central 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 1st day of December, 1916, hat if no claim to the lands commonly called or known as Peragollayaya, Hapugahamulawattahena, &c., situate in the village of Hatamunegala, in the Gampahasiya pattu of the Matale south division of the Matale District, in the Central Province, containing in extent 197 acres 1 rood and 3 perches and shown as lots 27, 27A, 27L, 27H, 27J, 27K, 21, 22, 23, 43, 68, 68A, 68B, 70, 69 in block survey preliminary plan 26, and in the annexed dagirams, 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 such notice, such lands would be declared to be the property of the Crown, and dealt with on account of the Crown (vide Notice No. 6,089):

And whereas (1) Nitulgaspitiyegedera Ran Naide, (2) Migaspitiye Patabendalagegedera Hangiligedera Kiri Menika, (3) Migaspitiye Patabendalagegedera Abaran Appu made claim to the above-mentioned lots 27, 27A, 27L, 27H, 27J and 27K; and whereas (4) Savariappen's son Miguel made claim to the above-mentioned lots 27, 27A, 27L, 27H, 27J and 27K; and whereas (5) Dona Nimal Jayawardena Hamine, as the duly appointed executrix of the estate of the late D. C. de Silva Jayawardena, made claim to the above-mentioned lots 21, 27, 27A, 27L, 27H, 27J, and 27K; and whereas (6) Gurendagahagedera Pincha, Vel-Panikkiya, (7) Nagahatenne Kiri Hatana, (8) Ihalatennegedera Sendiriya, (9) Dambagahagedera Oura, (10) Alutgedera Gunaya, (11) Dambagahagedera Sittiya, (12) ditto Dinga, (13) ditto Siriya, (14) Alutgedera Kaluwa, (15) Meegahagedera Kiri Hatana, (16) Nagahatennegedera Poola, (17) Meegahagedera Ganita, (18) Tennegedera Menika, (19) Dambagaha-gedera Balaya, (20) ditto Siridara, (21) Alutgedera Dinga, (22) Dambagahagedera Nandiya, and (23) Nagahatenne Kiriya made claim to the above-mentioned lots 21, 22, 23, 43, 27, 274, 27L, 27H, 27J, and 27K; and whereas the said 1st, 2nd, and 3rd claimants by two agreements in writing both dated the 1st day of December, 1917, in consideration of being declared the purchasers of 6 acres more or less of lot 68 of the said notice and of the block survey preliminary plan 26, now shown as lot 68c on the same block survey preliminary plan for a sum of Rs. 48, withdrew claim to the above-mentioned lots 68, 68A, 68B, 69, and 70 of this order; and whereas the said 4th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 3 acres more or less of lot 27 of the notice and of the block survey preliminary plan 26, upon payment of a sum of Rs. 60 to the Assistant Government Agent at Matale, or to the Government Agent at Kurunegala, on or before the 1st day of April, 1918, withdrew claim to the remainder of the above-mentioned lot 27, which is a subdivisional lot of lot 27 of the said notice, and to lots 27A, 27H, 27L, 27J, and 27K of this order ; and whereas it was further agreed that in default of such payment the claim of the said claimant to the said portion of land in respect of which the said payment was to be made should also be considered to have been withdrawn and the said portion of land should be declared to be the property of the Crown; and whereas the said claimant has failed to make the said payment in respect of the said portion of land now included in lot 27 of this order, by the due date; and whereas the said 5th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 5 acres more or less of lot 27 of the notice and of the block survey preliminary plan 26, upon payment of a sum of Rs. 100 to the Assistant Government Agent at Matale, on or before the 1st day of April, 1918, withdrew claim to the remainder of the above-mentioned lot 27A, which is a subdivisional lot of lot 27 of the notice and to lots 27, 27H, 27J, 27K, 27L, and 21 of this order; and whereas it was further agreed that in default of such payment the claim of the said claimant to the said portion of land in respect of which the said payment was to be made should also be considered to have been withdrawn, and the said portion of land should be declared to be the property of the Crown; and whereas the said claimant has failed to make the said payment in respect of the said portion of land now included in the said lot 27A of this order, by the due date; and whereas the said 6th, 7th, 8th, 9th, 10th, and 11th claimants by agreements in writing of this order, by the due date; and whereas the said 6th, 7th, 8th, 9th, 10th, and 11th claimants by agreements in writing dated the 1st day of December, 1917, in consideration of being declared the purchasers of more or less 2 acres, 2 acres, 2 acres, 2 acres, 2 acres, and 2 acres, respectively, of lots 21, 27, 27, 21, 27, and 27 respectively, of the notice and of the block survey preliminary plan 26, now shown as lots 21A, 27c, 27D, 21B, 27E, and 27G respectively, on the same block survey preliminary plan for sums of Rs. 16, Rs. 16, Rs. 16, Rs. 16, Rs. 16, and Rs, 16 respectively; the said 12th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 2 acres, more or less to include lot 37 and part of lot 21 of the said notice and of the block survey preliminary plan 26, which portion of lot 21 now shown as lot 21c on the same block survey preliminary plan, for a sum of Rs. 16; the said 13th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 2 acres, more or less to include lot 37 and part of lot 21 of the said notice and of the block survey preliminary plan 26, which portion of lot 21 now shown as lot 21c on the same block survey preliminary plan, for a sum of Rs. 16; the said 13th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 2 acres more or less to include lot 40 and part of lot 21 of the said notice and of the block survey preliminary plan 26, which portion of or less to include lot 40 and part of lot 21 of the said notice and of the block survey preliminary plan 26, which portion of lot 21 now shown as lot 21 E on the same block survey preliminary plan for a sum of Rs. 16; the said 14th claimant having died during the pendency of the inquiry, his heir, (14a), Nagahatennegedera Kuminudu (the mother of the deceased claimant), was substituted as a claimant; and whereas the said 14a claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 2 acres more or less of lot 27 of the notice and of the block survey preliminary plan 26, now shown as lot 27F on the same block survey preliminary plan for a sum of Rs. 16; the said 15th, 16th, and 17th claimants by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchasers of 6 acres more or less of lot 27 of the notice and of the block survey preliminary plan 26, now shown as lot 27B for a sum of Rs. 48; the said 18th, 19th, and 20th claimants by an agreement in writing dated the Ist day of December, 1917, in consideration of being declared the purchasers of 6 acres, more or less of lot 27 of the notice and of the block survey preliminary plan 26, now shown as lot 271, for a sum of Rs. 48, withdrew claim to the above-mentioned lots 27, 27A, 27L, 27H, 27J, 27K, 21, 22, 23, and 43 of this order; and whereas the said 21st and 22nd claimants by two agreements in writing, both dated the 1st day of December, 1917, in consideration of being declared the purchasers of 2 acres more or less and 2 acres more or less respectively, of lot 21 of the notice and of the block survey preliminary plan 26, upon payment of sums of Rs. 16 and Rs. 16, respectively, to the Assistant Government Agent at Matale, on or before the 1st day of April, 1918, withdrew claim to the remainder of the above-mentioned lot 21, which is a subdivisional lot of lot 21 of the notice, and to lots 22, 23, 43, 27, 27A, 27L, 27H, 27J, and 27K; and whereas it was further agreed that in default of such payment the clairs of the said claimants to the said portions of land in respect of which the said payments were to be made should also be considered to have been withdrawn, and the said portions of land should be declared to be the property of the Crown; and whereas the said claimants have failed to make the said payments in respect of the said portions of land, now included in lot 21 of this order, by the due date ; and whereas the said 23rd claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 2 acres more or less to in writing dated the 1st day of December, 1917, in consideration of being dechated the purchaser of 2 acres more of less to include lot 38 and part of lot 21 of the notice and of the block survey preliminary plan 26, that portion of lot 21 now shown as lot 21p on the same block survey preliminary plan, for a sum of Rs. 16, withdrew claim to the above-mentioned lots 21, 22, 23, 43, 27, 27A, 27L, 27H, 27J, and 27K of this order, I, John Murray Davies, the aforesaid Special Officer, under and by wirtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 15th day of November. 1919, 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.

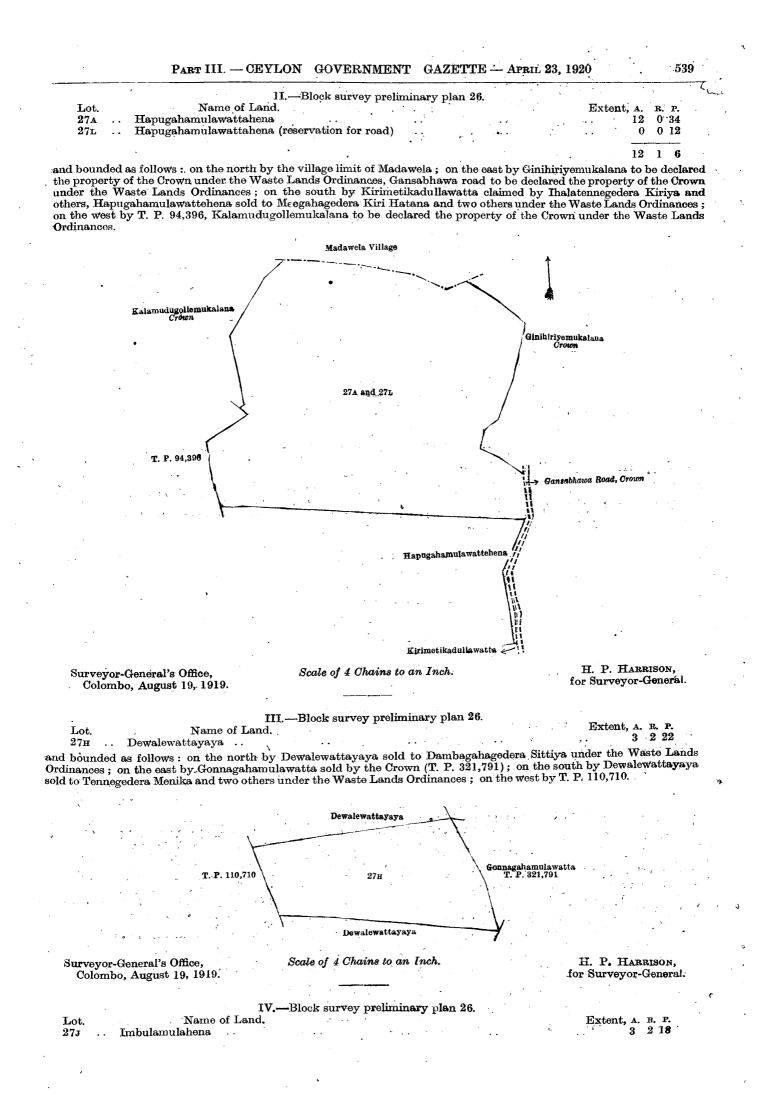
PART III. — CEYLON	GOVERNMENT	GAZETTE — APRIL 23, 19	920
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Colombo, August 19, 1919.

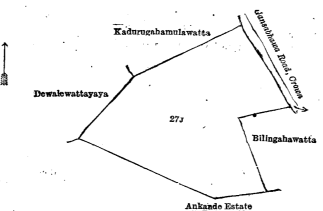
Scale of 4 Chains to an Inch.

H. P. HARRISON, for Surveyor-General.



and bounded as follows : on the north by Kadurugahamulawatta claimed by Meegahagedara Kirihatana, Gansabhawa

road to be declared the property of the Crown under the Waste Lands Ordinances ; on the east by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances, Belingahawatta claimed by Dambagahagedera. Siridara; on the south by Ankande estate sold by the Crown (T. P. 320,563); on the west by Dewalewattayaya sold to Tenzegedera Menika and two others under the Waste Lands Ordinances ; Kadurugahamulawatta claimed by Meegaha-gedera Kirihatana.



Ankande Estate T. P. 320.563

Surveyor-General's Office. Colombo, August 19, 1919. Scale of 4 Chains to an Inch.

H. P. HARRISON, for Surveyor-General. 1.

Extent, A. R. P.

0 0

-5

V.-Block survey preliminary plan 26.

Name of Land. Lot. Dawatagahamulahena (reservation for road) 27κ

and bounded as follows: on the north by Dawatagahamulawatta claimed by Tennegedera Sendiriya and others; on the east by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Alutgederawatta sold by the Crown (T. P. 322,764); on the west by Dawatagahamulahena sold to Ihalatennegedera Sendiriya under the Waste Lands Ordinances.



Surveyor-General's Office. Colombo, August 19, 1919.

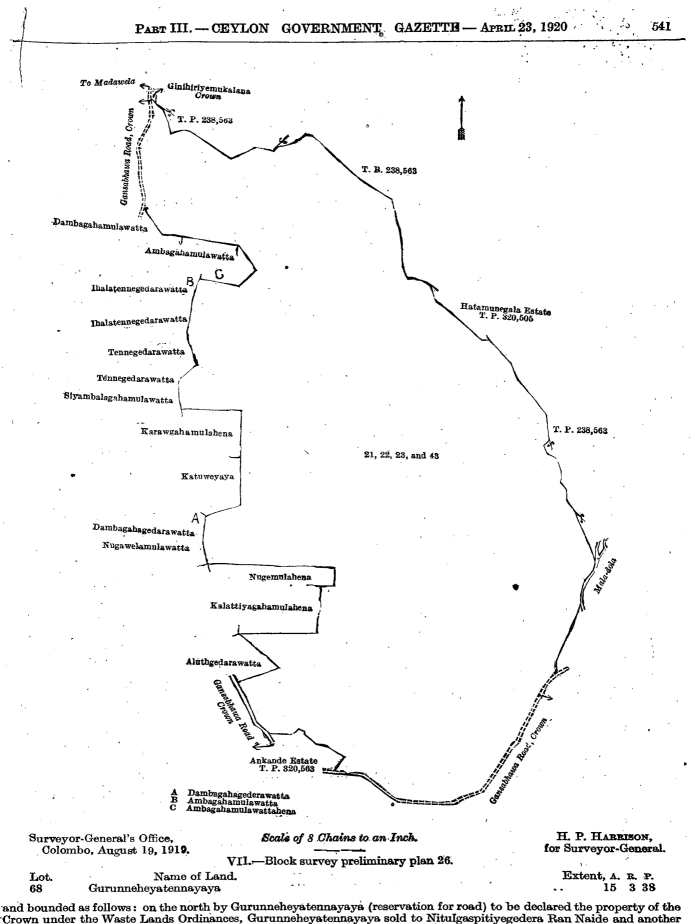
Scale of 4 Chains to an Inch.

H.VP. HARBISON, for Surveyor-General.

VI.—Block survey	preliminary plan 2	26.
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					0 L-	••	1		r		-
Lot.		Name of Land.							· · E	Extent, A. R. I	e.
21		Balagollayaya, Hapugahan	aulawa	tteyay	a, Mał	akatuwa.	and	Godamedevava		126 2 3	2
22	- 20	Kotuwehena		***	•	•*•		•••	·	1 0	1
23		Ambagahamulawattehena				••		••		0 1 1	5'
43	- 24	Katuwehena	•	••	• *		•	••	•••	0 1 :	I
										······	-
•										128 1	9

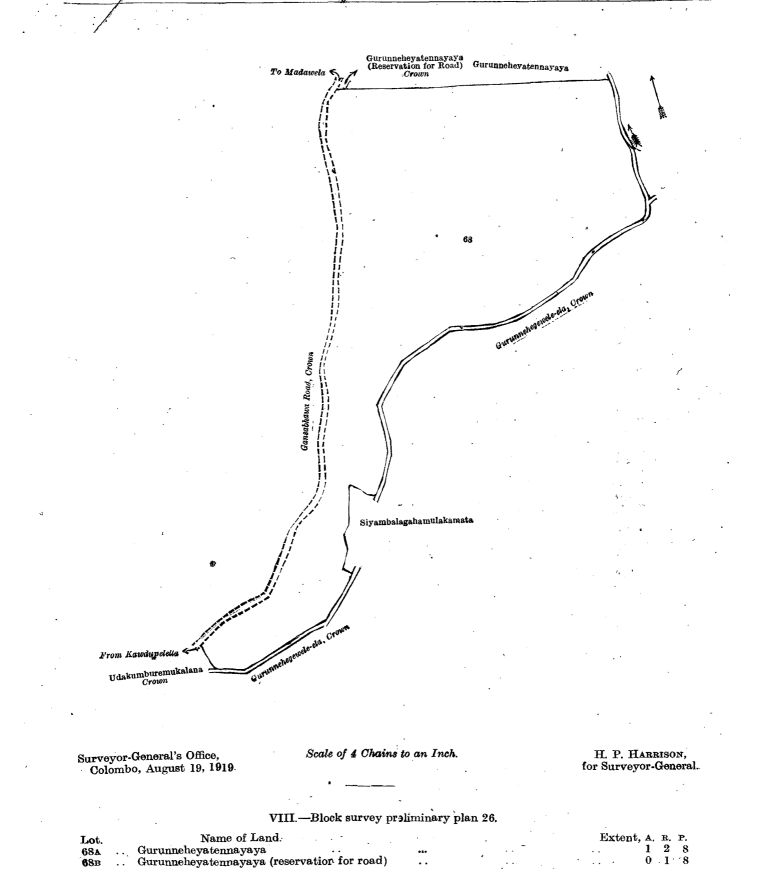
and bounded as follows: on the north by Girihiriye mukalana to be declared the property of the Crown under the Waste Lands Ordinances, T.P. 238, 563; on the east by T.P. 238, 563, Hatamunegala estate sold by Crown (T. P. 320, 505), T. P. 238, 563, Maladola, T. P. 238,563, Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances ; on the south by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances, Ankande estate sold by the Crown (T. P. 320,563), Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances, Alutgederawatta claimed by Alutgedera Pini, Kalattiyagahamulahena sold to Dambagahagedera Siriya under the Waste Lands Ordinances, Nugemulahena sold to Dambagahagedera Dinga under the Waste Lands Ordinances, Nugawelamulawata claimed by Gurendagahagedera Subaddara Pannikkiya, Dambagahagederawatta claimed by Dambagahagedera Nandiya, Dambagahagederawatta claimed by Dambagahagedera Sittiya and another, Katuweyaya sold to Dambagaha-redera Qura under the Weither State of the State gedera Oura under the Waste Lands Ordinances, Karawgahamulahena sold to Gurendagahagedera Puncha, Vel-Duraya under the Waste Lands Ordinances, Siyambalagahamulawatta claimed by Gurendagahagedera Subaddara Pannikkiya, Tennegederawatta elsimed her Tennegederawatta claimed by Tennegedera Subaddara, Tennegederawatta claimed by Gurencagenagedera Menika and others, Thalatennegederawatta claimed by Ihalatennegedera Kiriya and Samadara, Ihalatennegederawatta claimed by Ihalatenne-gedera Kiriya. Ambagabamulamatta the second the property of the Crown under the Weste Lands Ordinances, Ambagahamulawatta claimed by Meegahagedera Kiri-property of the Crown under the Waste Lands Ordinances, Ambagahamulawatta claimed by Meegahagedera Kiri-property of the Crown under the Waste Lands Ordinances, Ambagahamulawatta claimed by Meegahagedera Kiri-property of the Crown under the Waste Lands Ordinances, Ambagahamulawatta claimed by Meegahagedera Kiriproperty of the Crown under the Waste Lands Ordinances.



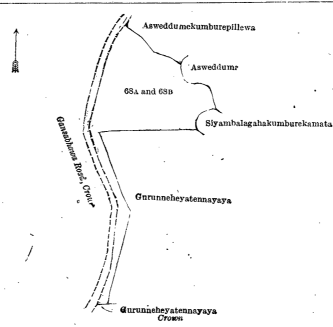
Crown under the Waste Lands Ordinances, Gurunneheyatennayaya sold to Nitulgaspitiyegedera Ran Naide and another under the Waste Lands Ordinances; on the east by Gurunnehegewele-ela to be declared the property of the Crown under the Waste Lands Ordinances, Siyambalagahamulakamata claimed by Gurendagahagedera Subaddara Pannikiya, Gurunnehegewela-ela to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Gurunnehegewela-ela to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Udakumburemukalana to be declared the property of the Crown under the Waste Lands Ordinances; Cansabhawa road from Kawudupelella to Madawela to be declared the property of the Crown under the Waste Lands Ordinances.

PART III. - CEYLON GOVERNMENT GAZETTE - APRIL 23, 1920

542



1 3 16 and bounded as follows: on the north by Asweddumekumburepillewa claimed by Naguliyedde Hangiligedera Dingirihami Nachire and others; on the east by Aswedduma claimed by Naguliyadde Hangiligedera Dingirihami, Siyambalagahakumburekamata claimed by Meegahaspitiya Patabendigedera Ran Naide and others, Gurunneheyatennayaya sold to Nitulgaspitiyagedera Ran Naide and another under the Waste Lands Ordinances; on the south by Gurunneheyatennayaya to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances.



Scale of 4 Chains to an Inch.

H. P. HARRISON for Surveyor-General.

Extent, A. R. P.

543

Colombo, August 19, 1919. IX. -Block survey preliminary plan 26.

Name of Land. Lot. Ankandehéna (road reservation) 70

Surveyor-General's Office

69

0 3 32 and bounded as follows : on the north by T. P. 110,709 ; on the east and south by Gansabhawa road from Madawela to Kawudupelella to be declared the property of the Crown under the Waste Lands Ordinances; on the west by T. P. 110,702. T. P. 110,709.

[For Diagram see page 544.]

X.-Block survey preliminary plan 26.

Name of Land. Lot. Gansabhawa road .

Extent, A. R. P. 1 2 29

and bounded as follows : on the north by Ankande-ela to be declared the property of the Crown under the Waste Lands Ordinances, Ankande estate sold by the Crown, Ankande-ela to be declared the property of the Crown under the Waste Lands Ordinances; on the east by T. P. 141,251, footpath to be declared the property of the Crown under the Waste Lands Ordinances. Ankande estate leased from the Crown, Oyagawahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, Asweddumekumburepillewa claimed by Naguliyedde Hangiligedera Dingiri-hami and others, Gurunneheyatennayaya to be declared the property of the Crown under the Waste Lands Ordinances, Gurunneheyatennayaya (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, Gurunneheyatennayaya to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Udakumburemukalana to be declared the property of the Crown under the Waste Lands Ordinances, Amban-ganga, Amunemukalana (road reservation) to be declared the property of the Crown under the Waste Lands Ordinances; on the west by the village limit of Puwakpitiya, Ankande estate (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 113,096, Ankande estate (road reservation) to be declared the property of the Crown under the Woste Lands Ordinances, T. P. 113,096, Ankande estate (road reservation) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 110,709, Ankande estate (road reservation) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 110,709, Ankandehena (road reservation) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 110,709, Ankandehena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 110,709, Ankandehena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, T. P. 110,709, Ankandehena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, Ankande estate (encroachment on road reservation) leased from the Crown, T. P. 110,709.

[For Diagram see page 545.]

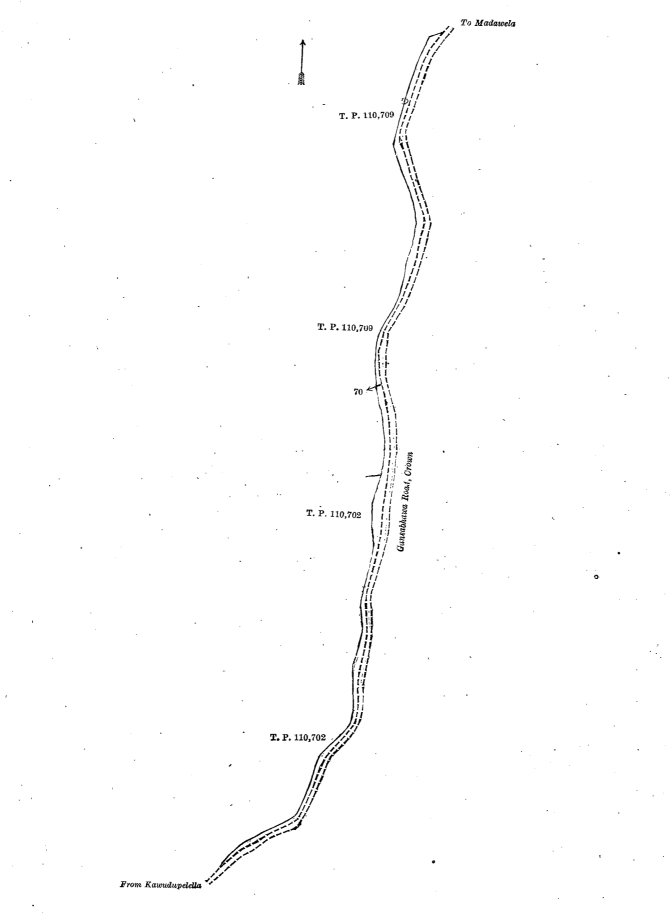
Matale S. O. No. 71.

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 Lunugollayaya, Wellangollayaya, &c., situate in the village of Madawela, in the Gampahasiya pattu of the Matale South division of the Matale District, in the Central 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 1st day of December, 1916, that if no claim to the lands commonly called or known as Lunugollayaya, Wellangollayaya, &c., situate in the village of Madawela, in the Gampahasiya pattu of the Matale South division of the Matale District, in the Central Province, containing in extent 347 acres and 25 perches, and shown as lots 31, 63A, 141, 141F, 149A, 164B, 50, 63, 122, 122F, 137, 137A, 139, 139H, 139J, 139L, 139N, 139M, 141B, 98, 99, 112, 135, 15, 20, and 18 in block survey preliminary plan 23 and in the annexed diagrams, 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 such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 6,091):

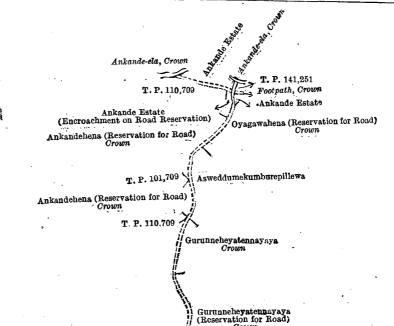
And whereas (1) Hapugahalande Gammullegedera Ran Menika made claim to the above-mentioned lot 31, (2) Edward Moore Windus made claim for himself to the above-mentioned lots 141, 141B, 141F, and 164B, and as attorney of William Augustus Hartley made claim to the above-mentioned lots 63 and 63A, (3) Galpottegedera Mutu Menika (minor) made claim to the above-mentioned lots 50, 63, and 63A, (4) Ekanayaka Herat Mudiyanselage Kalu Banda, ex-Vel-Vidane, (5) ditto Punchi Banda Arachchi, (6) ditto Ran Menika, (7) ditto Punchi Banda, (8) ditto Dingiri Banda, (9) ditto Kiri Banda, (10) ditto Bandara Menika (minor) made claim to the above-mentioned lots 63, 63A, 122, 122F, 137, 137A, 139, 139H, 139J, 139H, 1



Surveyor-General's Office, Colombo, August 19, 1919.

Scale of 4 Chains to an Inch.

H. P. HARRISON, for Surveyor-General.



Gurunneheyatennayaya (Reservation for Road) Crown Ankandehena (Road Reservation) Crown Gurunneheyatennayays Crown AN SHOP 110,103 *** Nation Reservation) 113000 Udakumburemukalana Crown Puwakpitiya Villag Amunemukalana (Boad Reservation) Crown Amban H. P. HARRISON, Surveyor-General's Office, Scale of 8 Chains to an Inch.

Colombo, August 19, 1919.
J. M. DAVIES,
for Surveyor-General.

November 15, 1919.
Special Officer.

Menika made claim to the above-mentioned lots 63A, 141, 141F, 149A, 63, and 141B, (13) Wewatennegedera Ukku Banda,

141 Columber 1990 Direction Mariles made claim to the above mentioned lots 31, 63A, 63, 122, 122E, 130, 130H, 120H, 120

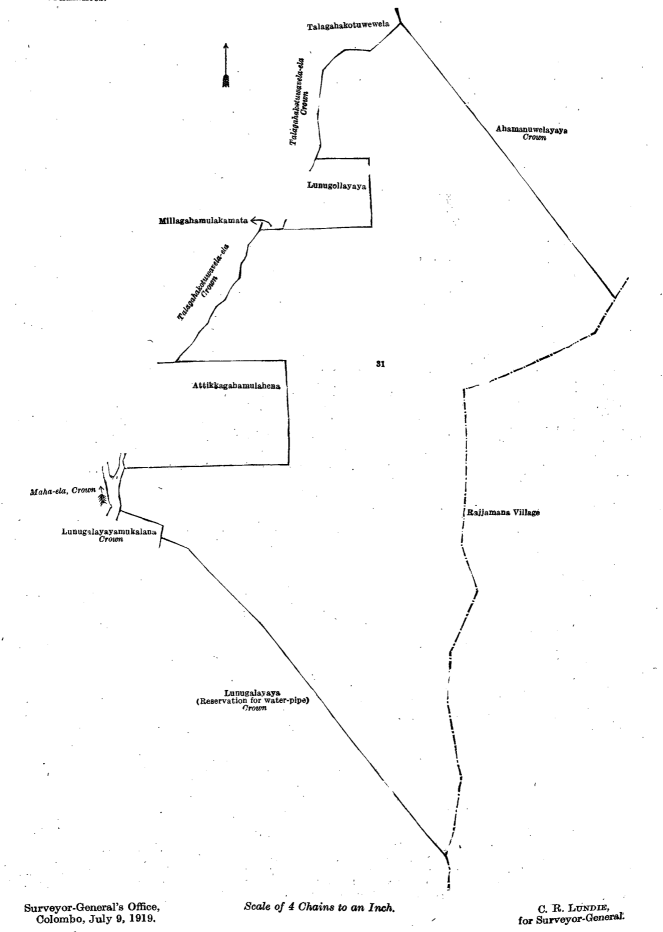
(14) Galpottegedera Dingiri Menika made claim to the above-mentioned lots 31, 63A, 63, 122, 122F, 139, 139H, 139J, 139L, 139N, and 139M, (15) Gamarallayegedera Kiri Banda made claim to the above-mentioned lots 141, 141F, 149A, and 141B, (16) Galpottegedera Ukku Rala made claim to the above-mentioned lots 63A, 50, 63, 122, 122F, 139, 139H, 139J, 139L, 139N, and 139M, (17) Gonagala Gamarallayegedera Dingiri Banda made claim to the above-mentioned lots 31, 63A, 50, 63, 122, 122F, 139, 139H, 139J, 139L, 139N, and 139M, (17) Gonagala Gamarallayegedera Dingiri Banda made claim to the above-mentioned lots 31, 63A, 50, 63, 122, 122F, 139, 139H, 139J, 139L, 139N, and 139M, (18) Lolugaswela Gamarallayegedera Bandirala made claim to the above-mentioned lots 31, 63A, 50, 63A, 50, 122, 122F, 137, 137A, 139, 139H, 139J, 139L, 139N, 139M, (20) Gonagala Gamarallayegedera Tikiri Banda made claim to the above-mentioned lots 31, 63, 63A, 50, 122, 122F, 137, 137A, 139, 139L, 139N, 139H, 139J, 139L, 139N, and 139M, (21) Appuhenned lots 122, 122F, 137, 137A, 139, 139H, 139J, 139H, 139J, 139L, 139N, and 139M, (21) Appuhenned lots 15, 20, and 18, and (22) Cartias Kanagaratnam made claim to the above-mentioned lots 31, 50, 122, 122F, 137, 137A, 139, 139H, 139J, 139H, 139J, 139L, 139N, and 135; and whereas the said 1st claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of 1 acre more or less and 2 acres more or less of lot 31 of the notice and of the block survey preliminary plan, 23 upon payment on or before the 30th day of March, 1918, of a sum of Rupees Twenty-four (Rs. 24), withdrew

claim to the remainder of lot 31, 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 portions of land, in respect of which the said payment was to be made, should also be considered to have been withdrawn, and the said portions of land should be declared to be the property of the Crown, and whereas the asid claimant has failed to make the said payment by the due date ; whereas the said 2nd claimant (a) for himself by an ageement in writing dated the 28th day of November, 1917, in consideration of being declared along with Gordon Burton Dennis Windus of Ragalla, Halgran-Oya, and James Dulley of Leicester, England, the purchaser of (i.) 31 acres more or less of lot 141, (ii.) 12 acres and 13 perches more or less of lot 165, and (iii.) 45 acres and 20 perches more or less of lot 164, all of the said notice and of the block survey preliminary plan 23, now shown as lots (i.) 141E, (ii.) 165A, and (iii.) 164 respectively on the same block survey preliminary plan, for a sum of Rs. 2,726, withdrew his claim to the said lots 141, 141F, 141B, and 164B of this order, (b) as attorney of the said William Augustus Hartley, by an agreement in writing dated the 10th day of January, 1918, in consideration of the said William Augustus Hartley being declared the purchaser of 83 acres more or less of lot 63 of the notice and of the block survey preliminary plan 23, now shown as lot 63B, for a sum of Rs. 2,490, withdrew claim to the said lots 63 and 63A; whereas Galpottegedera Ukkurala as duly appointed representative of the said 3rd claimant (minor), by an agreement in writing dated the 13th day of January, 1918, in consideration of the said minor being declared the purchaser of 4 acres more or less of lot 63 of the said notice and of the block survey preliminary plan 23, now shown as lot 63E on the same block survey preliminary plan, for a sum of Rs. 32, withdrew the claim, on behalf of the said minor, to the said lots 63, 63A, and 50; whereas the said 4th 5th, and 6th claimants by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchasers of (i.) $7\frac{1}{2}$ acres more or less of lot 122 and (ii.) $7\frac{1}{2}$ acres more or less of lots 122 and 139 of the notice and of the block survey preliminary plan 23, now shown as lots (i.) 122A and (ii.) 122E and 139F respectively on the same block survey preliminary plan, for a sum of Rs. 120; the said 7th, 8th, and 9th claimants by two agreements in writing dated the 30th day of November, 1917, the said 7th claimant as duly appointed representative of the said 10th claimant (minor), by an agreement in writing dated the 14th day of January, 1918, in consideration of being declared the purchasers of (i.) $7\frac{1}{2}$ agrees more or less of lots 122 and of the hold survey preliminary plan. (i.) $7\frac{1}{2}$ acres more or less of lot 122, (ii.) $7\frac{1}{2}$ acres more or less of lots 122 and 139 of the notice and of the block survey pre-liminary plan 23, now shown as lots (i.) 122B and (ii.) 122G and 139G respectively on the same block survey preliminary plan, for a sum of Rs. 120, withdrew claim to the above-mentioned lots 63, 63A, 122, 122F, 137, 137A, 139, 139H, 139J, 139L, 139N, 139M, 98, 99, 112, and 135; whereas the said 11th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of (i.) $1\frac{1}{2}$ acres more or less of lot 149, (ii.) 1 acre more or less of lot 149, (iii.) 21 acres more or less of lot 141 of the notice and of the block survey preliminary plan 23, now shown as lots (i.) 149B, (ii.) 149c, and (iii.) 141D respectively on the same block survey preliminary plan, for a sum of Rs. 40, the said 12th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of 6 acres more or less of lot 149 of the said notice and of the block survey preliminary plan 23, now shown as lot 149D on the same block survey preliminary plan, for a sum of Rs. 48, withdrew claim to the above-mentioned lots 63A, 141, 141F, 149A, 63, and 141B; whereas the said 13th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of 2 acres more or less of lots 122 and 139 of the said notice and of the block survey preliminary plan 23, now shown as lots 122c and 139D on the same block survey preliminary plan for a sum of Rs. 16, the said 14th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of 1 acre more or less of lot 31 and 1 acre more or less of lot 139 of the said notice and block survey preliminary plan 23, now shown as lots 31A and 139c respectively on the same block survey preli-minary plan, for a sum of Rs. 16, withdrew their claims to lots 31, 63A, 63, 122, 122F, 139, 139H, 139J, 139L, 139N, and 139M; whereas the said 15th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of (i.) 2 acres more or less of lot 141 and (ii.) 1 acre more or less of lot 141 of the said notice and of the block survey preliminary plan 23, now shown as lots (i.) 141c and (ii,) 141A respectively on the same block survey preliminary plan, for a sum of Rs. 24, withdrew claim to lots 141, 141F, 149A, and 141B; whereas the said 16th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of 4 acres more or less of lots 122 and 139 of the said notice and of the block survey preliminary plan 23, now shown as lots 122D and 139E of the same block survey preliminary plan, for a sum of Rs. 32, withdrew claim to the above-men-tioned lots 63A, 50, 63, 122, 122F, 139, 139H, 139J, 139H, 139N, and 139M; whereas the said 17th claimant by an agreement in writing dated the 1st day of December, 1917, in consideration of being declared the purchaser of 5 acres more or less of lots 122 and 139 of the said notice and of the block survey preliminary plan 23, now shown as lots 122H and 139I of the same block survey preliminary plan, for a sum of Rs. 40, withdrew claim to the above mentioned lots 31, 63A, 50, 63, 122, 122F, 139, 139H, 139J, 139H, 13 day of November, 1917, in consideration of being declared the purchaser of 3 acres more or less of lot 63 and 3 acres more or less of lot 31 of the said notice and of the block survey preliminary plan 23, now shown as lots 63D and 31c respectively on the block survey preliminary plan, for a sum of Rs. 48, withdrew claim to the above-mentioned lots 31, 63, 63A, and 50; whereas the said 19th claimant by an agreement in writing dated the 30th day of November, 1917, in consideration of being declared the purchaser of (i.) I acre more or less of lot 139, (ii.) 3 acres more or less of lots 137 and 139, and (iii.) 2 acres more or less of lot 63 of the notice and of the block survey preliminary plan 23, now shown as lots (i.) 139B, (ii.) 137B and 139K, and (iii.) 63C respectively on the same block survey preliminary plan, for a sum of Rs. 48, withdrew claim to the above-mentioned lots 31, 63, 63A, 50, 122, 122F, 137, 137A, 139, 139H, 139J, 139L, 139N, and 139M; whereas the said 20th claimant by an agreement in writing dated the 11th day of December, 1917, in consideration of being declared the purchaser of 5 acres more or less of lot 139 of the notice and of the block survey preliminary plan 23, now shown as lot 139A, for a sum of Rs. 40, withdrew claim to the above-mentioned lots 122, 122r, 137, 137A, 139, 139H, 139J, 139L 139N, and 139M; whereas the said 21st claimant having died during the pendency of the inquiry, Appuhennedige Aaron de Silva, the duly appointed administrator of the estate of the said 21st claimant (deceased), by an agreement in writing dated the 7th day of October, 1918, in consideration of being declared, in the said capacity of administrator, the owner of lot 19 of the said notice and of the block survey preliminary plan 23, withdrew claim to the said lots 15, 20, and 18; and whereas the said 22nd claimant by an agreement in writing dated the 30th day of November, 1917, withdrew claim to the said lots 31, 50, 122, 122F, 137, 137A, 139, 139H, 139J, 139L, 139N, 139M, and 135, 4, John Murray Davies, the aforesaid Special Officer, under and by virtue of the powers vested in me in that behalf by section 4 of the said Ordinances, do hereby on this 21st day of October, 1919, 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 Madawela, in the Gampahasiya pattu of the Matale South of the Matale District, in the Central Province, as described in the annexed diagrams :—

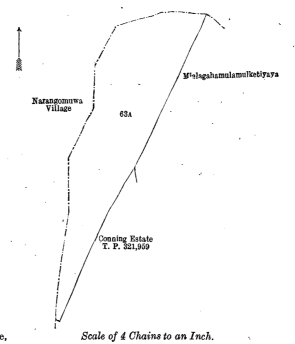
and bounded as follows: on the north by Millagahamulakamata claimed by G. Dingiri Menika and others, Lunugollayaya sold to Galpottegedera Dingiri Menika under the Waste Lands Ordinances, Talgahakotuwavela-ela to be declared the property of the Crown under the Waste Lands Ordinances, Talgahakotuwewela claimed by M. Kiri Banda and others ; on the east by Ahamanuwelayaya to be declared the property of the Crown under the Waste Lands Ordinances, the village limit of Rajjamana; on the south by the village limit of Rajjamana, Lunugalayaya (reservation for water pipe) to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Lunugalayayamukalana to be declared the property of the Crown under the Waste Lands Ordinances, Maha-ela to be declared the property of the Crown under the Waste Lands Ordinances, Attikkagahamulahena sold to Lolugaswela Gamarallegegedara Bandirala under the Waste Lands Ordinances, Talagahakotuwavela-ela to be declared the property of the Crown under the Waste Lands Ordinances.



II.-Block survey preliminary plan 23.

Extent, A. R. P. . 3 2 10

Wellangollayaya 63Aand bounded as follows: on the north by the village limit of Narangomuwa ; on the east by Mielagahamulamulketiyaya sold to William Augustus Hartley under the Waste Lands Ordinances, Conning estate sold by the Crown (T. P. 321,959); on the south by Conning estate sold by the Crown (T. P. 321, 959); on the west by the village limit of Narangomuwa.



Surveyor-General's Office, Colombo, July 9, 1919.

III.-Block survey preliminary plan 23.

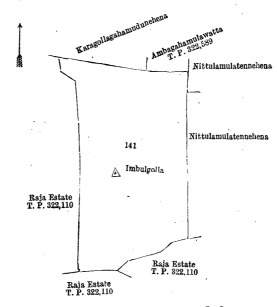
C. R. LUNDIE, for Surveyor-General.

Name of Land.

Name of Land.

Extent, A. R. P. 4 2 24

141 Karagollagahamudunehena (reservation for trigonometrical station) and bounded as follows: on the north by Karagollagahamudunehena sold to Gamarallagegedera Kiri Banda under the Waste Lands Ordinances, Ambagahamulawatta sold by the Crown (T. P. 322,589); on the east by Nittulamulatennehen waste Lands Ordinances, initiagenerating weter solary and order and the respective of the solar of the so (T. P 322,110); on the west by Raja estate sold by the Crown (T. P. 322,110).



Surveyor-General's Office, Colombo, July 9, 1919.

Name of Land.

Lot.

Scale of 4 Chains to an Inch.

C. R. LUNDIE. for Surveyor-General.

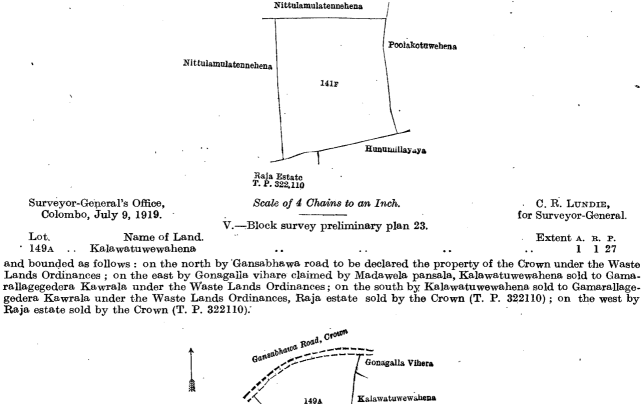
IV.-Block survey preliminary plan 23.

Extent, A. R. P. 2 2 30 Nittulamulatennehena 141F and bounded as follows : on the north by Nittulamulatennehena sold to Gamarallagegedera Kawrala under the Waste Lands Ordinances; on the east by Poolakotuwehena sold to Aaron de Silva as duly appointed administrator of the estate of the late Don Bastian de Silva under the Waste Lands Ordinances; on the south by Hunumillayaya sold to Edward Moore Windus and two others under the Waste Lands Ordinances, Raja estate sold by the Crown (T. P. 322,110); on the west by Nittulamulatenachena sold to Edward Moore Windus and two others under the Waste Lands Ordinances.

Lot.

Lot.





Surveyor-General's Office, Colombo, July 9, 1919. Scale of 4 Chains to an Inch. VI.—Block survey preliminary plan 23.

Raja Estate T. P. 322,110

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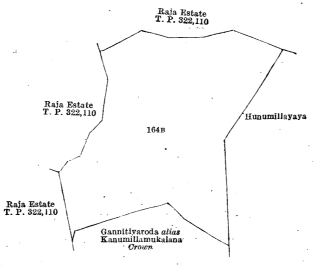
C R. LUNDIE, for Surveyor-General.

> Extent, A. R. P. 5 2 0

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Lot. Name of Land. 164B ... Kanumillayaya ..

and bounded as follows: on the north by Raja estate sold by the Crown (T. P. 322,110); on the east by Hunumillayaya sold to Edward Moore Windus and two others under the Waste Lands Ordinances; on the south by Gannitiyaroda *alias* Kanumillamukalana to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Raja estate sold by the Crown (T. P. 322,110).



Surveyor-General's Office, Colombo, July 9, 1919. Scale of 4 Chains to an Inch.

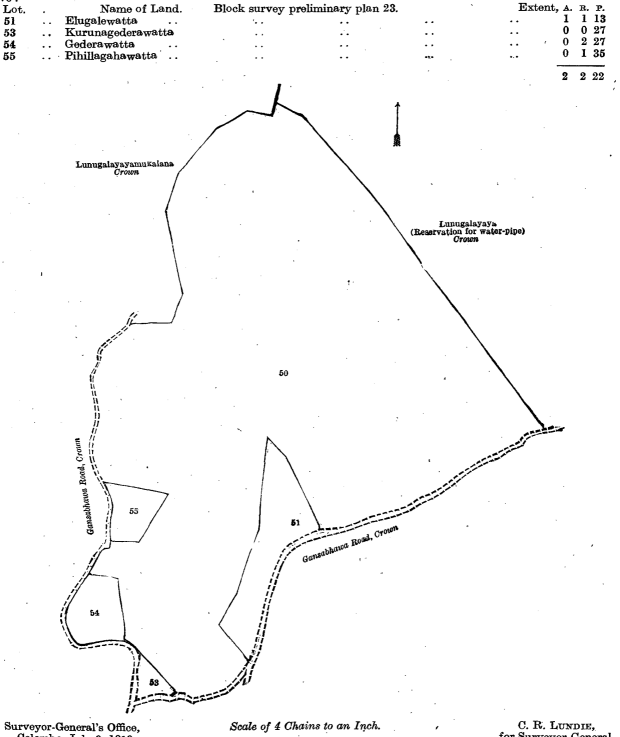
VII.—Block survey preliminary plan 23. Lot. Name of Land.

Lot. Name of Land. 50 . . Lunugalayaya, Bandarapolagurunalagewatta, Pihilagawagodella . . C. R. LUNDIE, for Surveyor-General.

> Extent, A. R. P. . 24 3 29

and bounded as follows: on the north by Lnugalayayamukalana to be declared the property of the Crown under the Waste Lands Ordinances, Lunugalaya (reservation for water pipe) to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Lunugalayaya (reservation for water pipe) to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Gansabhawa road to be declared the property of the Crown under the Waste Lands Ordinances.

Note.—The following lots lying within the above boundaries are excluded from this part of the order, and their aggregate acreage of 2 acres 2 roods and 22 perches is not included in the acreage of 24 acres 3 roods and 29 perches given above :—



Colombo, July 9, 1919. Lot. Name of

63

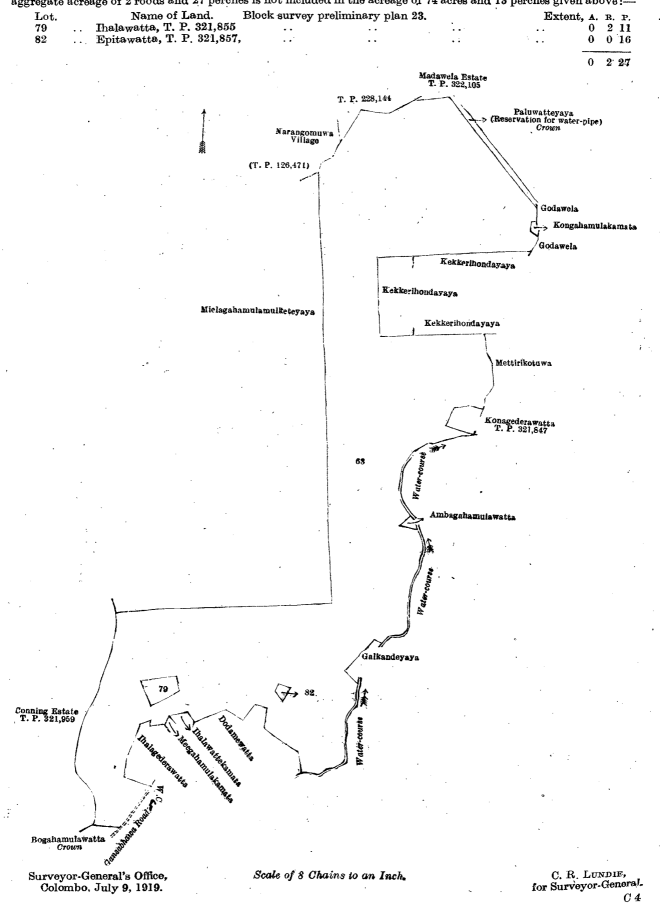
Name of Land. Wellangollayaya

and bounded as follows: on the north by T. P. 228,144, Madawela estate sold by the Crown (T. P. 322,105); on the east by Paluwatteyaya (reservation for water pipe) to be declared the property of the Crown under the Waste Lands Ordinances, Godawela claimed by Kirihatana and others, Kongahamulakamata claimed by Kirihatana and others, Godawela claimed by Kirihatana and others, Kekkerihondayaya sold to Lolugaswela Gamarallagegedera Bandirala under the Waste Lands Ordinances, Kekkerihondayaya sold to Pallegedera Appuhamy under the Waste Lands Ordinances, Kekkerihondayaya sold to Galpottegedera Mutu Menika under the Waste Lands Ordinances, Metterikotuwa claimed by Mammado Cassim and others, Konagederawatta sold by the Crown (T. P. 321,847), water-course, Ambagahamulawatta claimed by Anguluwegedera Dingiri Banda and others, water-course, Galkandeyaya claimed by Tikiri Menika and others ;

VIII,-Block survey preliminary plan 23.

on the south by water-course, Dodamewatta claimed by Kalu Banda and others, Ihalawattekamata claimed by Appuhamy and others, Meegahamulakamata claimed by Keerala, Ihalagederawatta claimed by Keerala and others, Gansabhawa road, Bogahamulawatta to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Conning estate sold by the Crown (T. P. 321,959), Mielagahamulamulketeyaya sold to William Augustus Hartley under the Waste Lands Ordinances, the village limit of Narangomuwa (T. P. 126,471).

Nore.—The following lots lying within the above boundaries are excluded from this part of the order, and their aggregate acreage of 2 roods and 27 perches is not included in the acreage of 74 acres and 13 perches given above :—



Part III. —	CEYLON	GOVERNMENT	GAZETTE -	APRIL 23,	1920

IX.-Block survey preliminary plan 23.

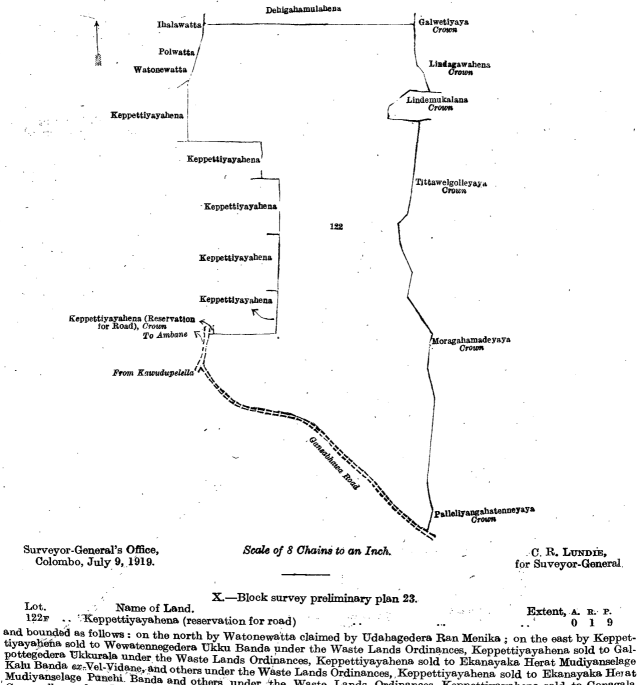
Name of Land. Keppettiyaya

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Extent, A. R. P. . 57 0 23

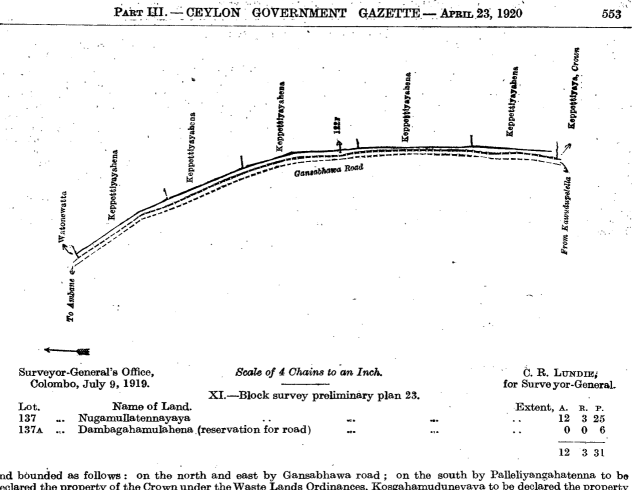
and bounded as follows: on the north by Dehigahamulahena sold to Ekanayaka Herat Mudiyanselage Punchi Banda and others under the Waste Lands Ordinances; on the east by Galwetiyaya to be declared the property of the Crown under the Waste Lands Ordinances, Lindagawahena to be declared the property of the Crown under the Waste Lands Ordinances, Lindemukalana to be declared the property of the Crown under the Waste Lands Ordinances, Tittawelgolleyaya to be declared the property of the Crown under the Waste Lands Ordinances, Moragahamadeyaya to be declared the property to the Crown under the Waste Lands Ordinances, Moragahamadeyaya to be declared the property to the Crown under the Waste Lands Ordinances, Moragahamadeyaya to be declared the property to the Crown under the Waste Lands Ordinances, Palleliyangahatenneyaya to be declared the property of the Crown under the Waste Lands Ordinances, on the south by Gansabhawa road; on the west by road from Kawudupelella to Ambana, Keppettiyayahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances, Keppettiyayahena sold to Gonagala Gamarallagegedera Dingiri Banda under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Punchi Banda and others under the Waste Lands Ordinances, Keppettiyayahena sold to Galpottegedera Ukkurala under the Waste Lands Ordinances, Keppettiyayahena sold to Wewatennegedera Ukku Banda under the Waste Lands Ordinances, Keppettiyayahena sold to Wewatennegedera Ukku Banda under the Waste Lands Ordinances, Watonewatta claimed by Watunegedera Punchirala and others, Polwatta claimed by Galpotthegedera Seerala, Ihalawatta claimed by Wewatennegedera



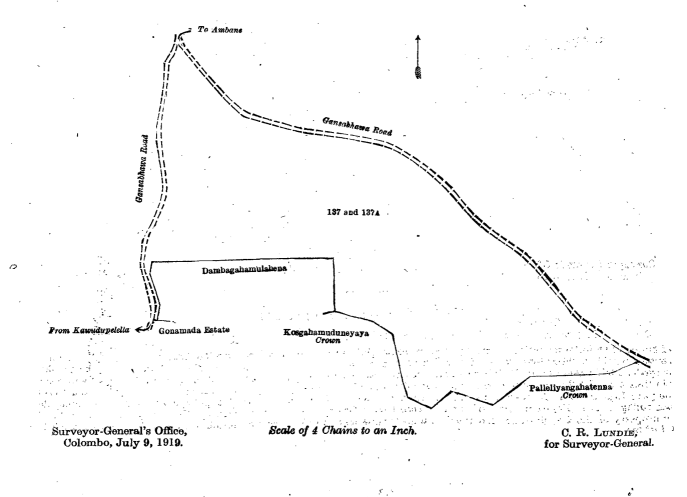
Kalu Banda ex-Vel-Vidane, and others under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Punchi. Banda and others under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Gamarallagegedera Dingiri Banda under the Waste Lands Ordinances; on the south by Keppettiyaya to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Keppettiyaya to be declared to Ambana.

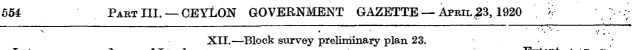
552

Lot.



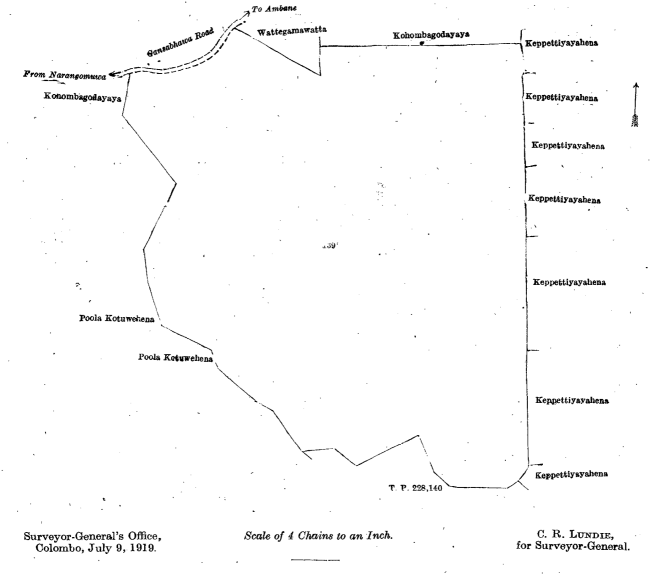
and bounded as follows: on the north and east by Gansabhawa road; on the south by Palleliyangahatenna to be declared the property of the Crown under the Waste Lands Ordinances, Kosgahamuduneyaya to be declared the property of the Crown under the Waste Lands Ordinances, Dambagahamulahena sold to Pallegedera Appuhamy under the Waste Lands Ordinances, Gonamada estate sold by the Crown; on the west by Gansabhawa road from Kawudup(lella to Ambana.





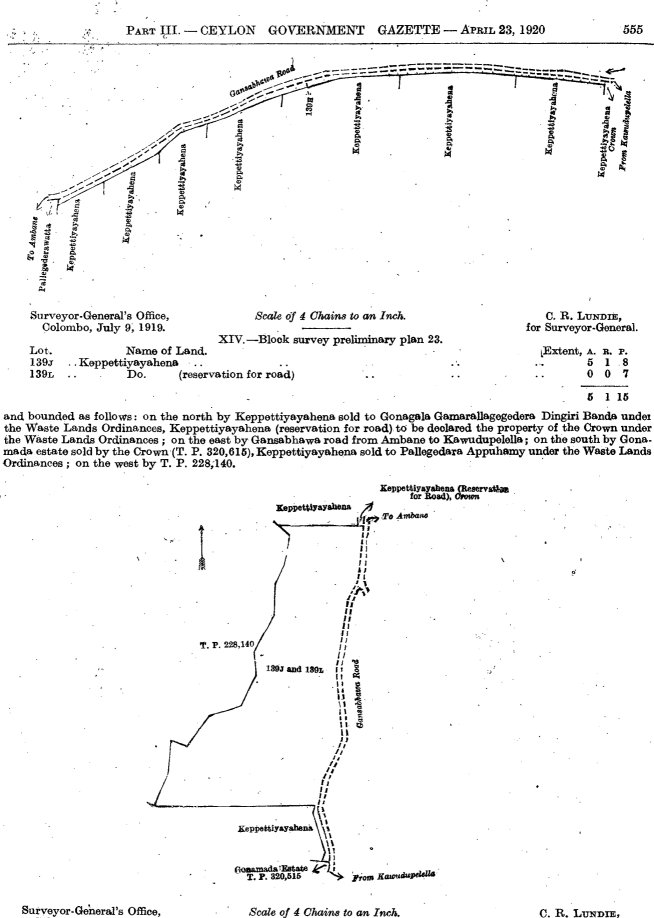
Lot. Name of Land. 139 ... Kohombagodayaya

and bounded as follows: on the north by Gansabhawa road from Narangomuwa to Ambane, Wattegamawatte claimed by Raja Marikkar, Vel-Vidane, Kohombagodayaya sold to Gonagala Gamarallagegedera Tikiri Banda under the Waste Lands Ordinances; on the east by Keppettiyayahena sold to Pallegedera Appuhamy under the Waste Lands Ordinances, Keppettiyayahena sold to Galpottegedera Dingiri Menika under the Waste Lands Ordinances, Keppettiyayahena sold to Galpottegedera Dingiri Menika under the Waste Lands Ordinances, Keppettiyayahena sold to Galpottegedera Ukkurala under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Kalu Banda, ex-Vel-Vidane, and others under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Punchi Banda and others under the Waste Lands Ordinances, Keppettiyayahena sold to Gonagala Gamarallagegedera Dingiri Banda under the Waste Lands Ordinances; on the south by T. P. 228,140, Poolakotuwehena sold to Appuhennedige, Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Bastian de Silva under the Waste Lands Ordinances; on the south by T. P. 228,140, Poolakotuwehena sold to Appuhennedige, Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Bastian de Silva under the Waste Lands Ordinances, Kohombagodayaya sold to Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Bastian de Silva under the Waste Lands Ordinances.



XIII—Block survey preliminary plan 23.Lot.Name of Land.Extent, A. B. P.139н...Keppettiyayahena (reservation for road)...0124

and bounded as follows: on the north by Pallegederawatta claimed by Pallegedera Appuhamy; on the east by Gansabhawa road from Ambane to Kawudupelella; on the south by Keppettiyayahena to be declared the property of the Crown under the Waste Lands Ordinances; on the west by Keppettiyayahena sold to Gonagala Gamarallagegedera Dingiri Banda under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Punchi Banda and others under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Kalu Banda, ex-Vel-Vidane, and others under the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Kalu Banda, the Waste Lands Ordinances, Keppettiyayahena sold to Ekanayaka Herat Mudiyanselage Kalu Banda, ordinances, Keppettiyayahena sold to Galpottegedera Ukku Banda under the Waste Lands Ordinances, Keppettiyayahena sold to Galpottegedera Dingiri Menika under the Waste Lands Ordinances, Keppettiyayahena sold to Pallegedera Appuhamy under the Waste Lands Ordinances.



C. R. LUNDIE, for Surveyor-General.

Extent, A. R. P. 0 0 7

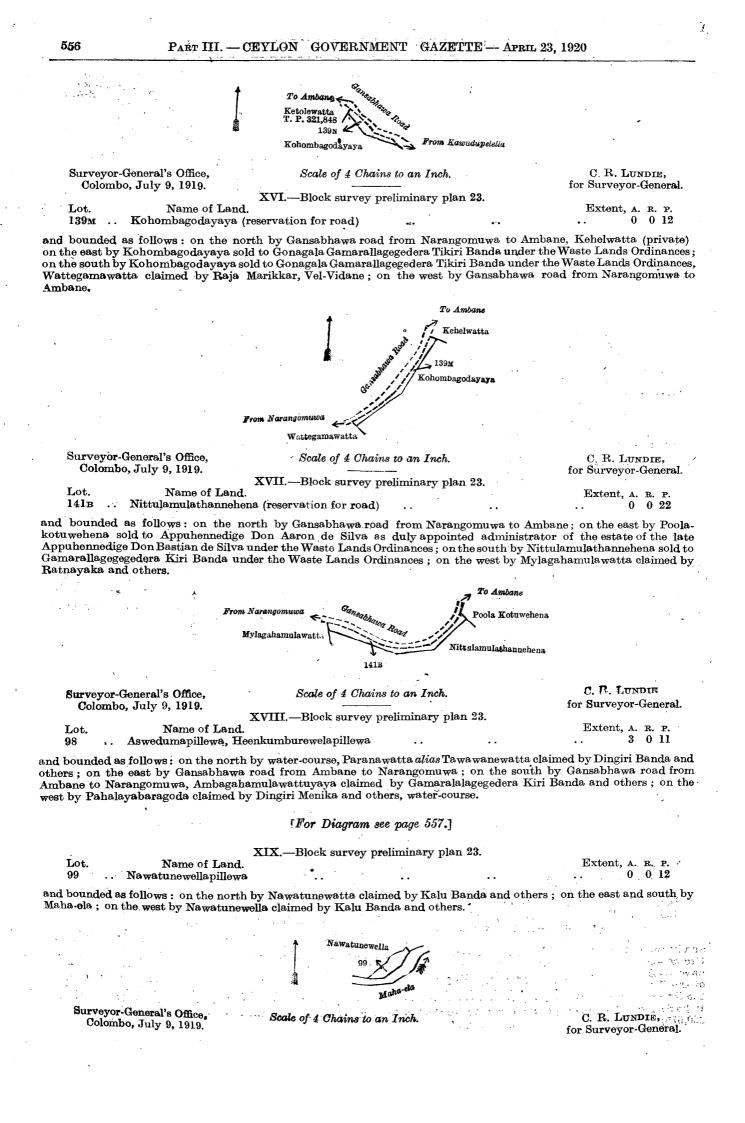
Name of Land. 139N Ketawelehena (reservation for road) . .

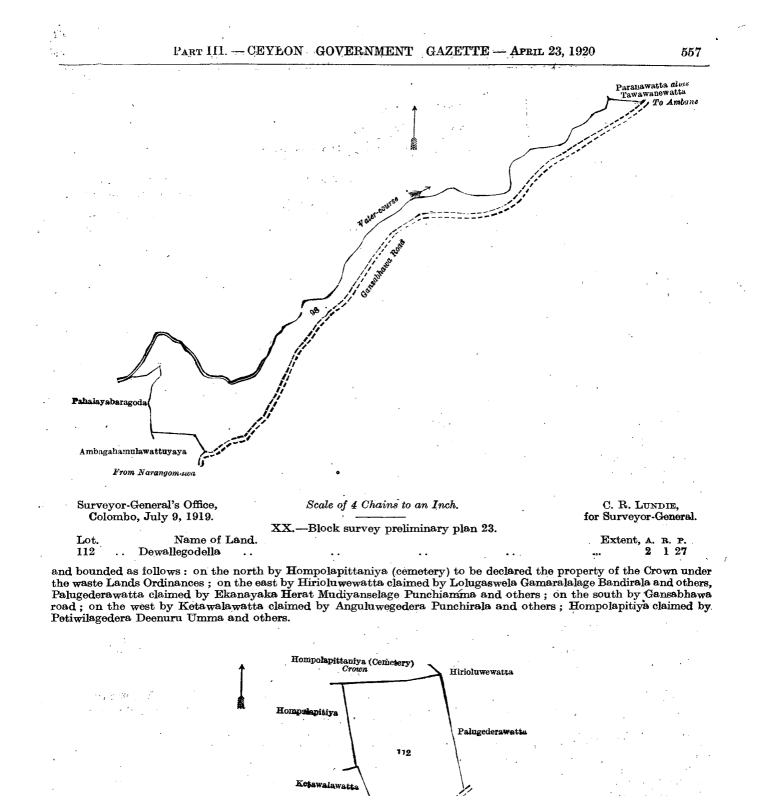
Colombo, July 9, 1919.

Lot.

and bounded as follows : on the north and east by Gansabhawa road from Ambane to Kawudupelella ; on the south by Kohombagodayaya sold to Gonagala Gamarallagegedera Tikiri Banda under the Waste Lands Ordinances; on the west by Ketolewatta sold by the Crown (T. P. 321,848).

XV.-Block survey preliminary plan 23.





and bounded as follows: on the north by Dambagahamulahena sold to Pallegedera Appuhamy under the Waste Lands Ordinances, Nugamullatenneyaya to be declared the property of the Crown under the Waste Lands Ordinances, Gansabhawa road; on the east by T. P. 238,563; on the south by T. P. 238,563, Giniheriya mukalana to be declared the property of the Crown under the Waste Lands Ordinances, Gonamada estate sold by the Crown (T. P. 320,615), Kosgahahenemuduna to be declared the property of the Crown under the Waste Lands Ordinances, Gonamada estate sold by the Crown (T. P. 320,615).

Scale of 4 Chains to an Inch.

XXI.-Block survey preliminary plan 23.

Surveyor-General's Office,

Lot.

135

Colombo, July 9, 1919.

Name of Land.

tenneyaya and Miriskotuweyaya

Kosgahamuduneyaya,

Fr Gansabha

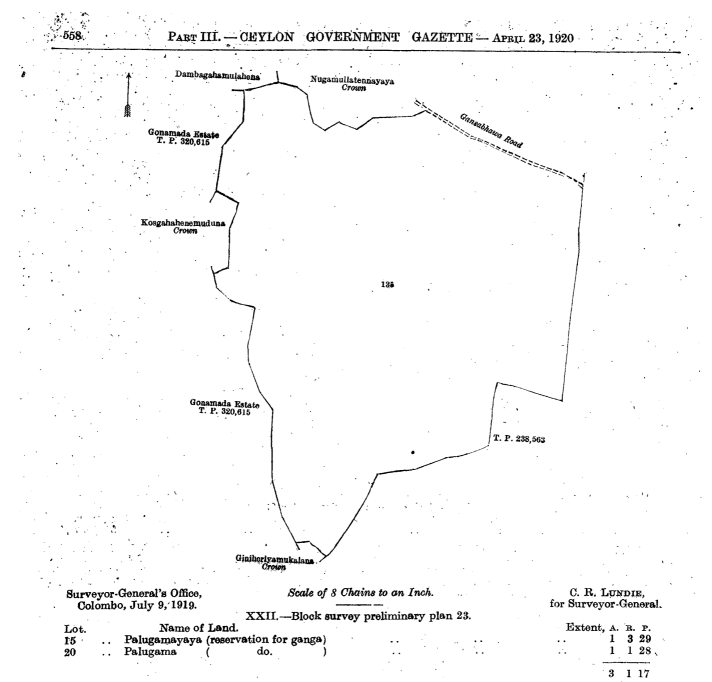
Palleliyangahatenna, Rukattanemulahena, Udaliyangaha-

C. R. LUNDIE,

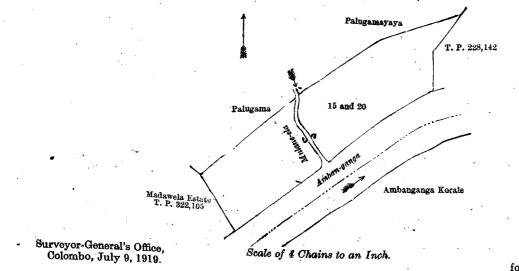
for Surveyor-General.

Extent, A. R. P.

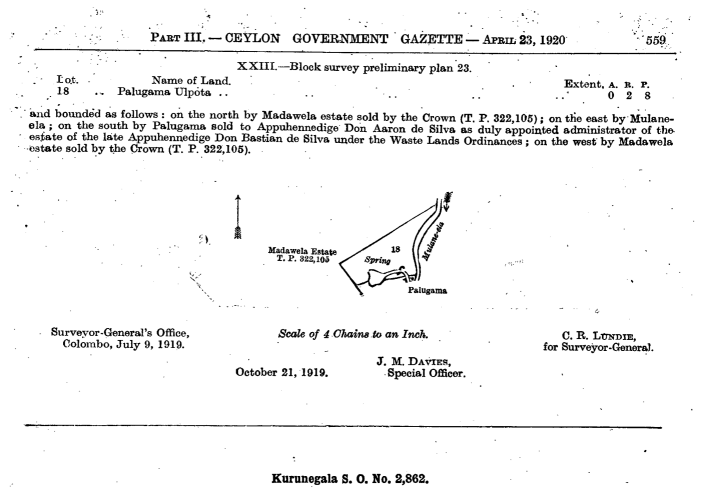
85, 2.38



and bounded as follows: on the north by Palugamayaya sold to Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhenneddge Don Bastian de Silva under the Waste Lands Ordinances; on the east by T. P. 228,142; on the south by Amban-ganga; on the west by Madawela estate sold by the Crown (T. P. 322,015), Palugama sold to Appuhennedige Don Aaron de Silva as duly appointed administrator of the estate of the late Appuhennedige Don Bastian de Silva under the Waste Lands Ordinances.



C. R. LUNDIE, fos Surveyor-General.



Order under Sections 2 and 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 Kalaotuwapelessahenyaya and Kalaotuwapelessahenyaya (road reservation), situate in the village of Kalaotuwapelessa, in the Mahagalboda Megoda 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."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly notified on the 26th day of October, 1917, that if no claim to the lands commonly called or known as Kalaotuwapelessahenyaya and Kalaotuwapelessahenyaya (road reservation), situate in the village of Kalaotuwapelessa, in the Mahagalboda Megoda korale of the Weudawili hatpattu in the Kurunegala District, in the North-Western Province, containing in extent 15 acres 2 roods and 21 perches, and shown as lots D 78 and E 78 in preliminary plan 4,351 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 such notice, such lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 6,628):

And whereas (1) Ekanayaka Mudiyanselage *alias* Ekanayaka Mudiyanselage Appuhamige Dingiri Menika, and (2) David George Pieris made claim to the said lot D 78, and whereas the said 1st claimant having died during the pendency of the inquiry, her heirs (1a) Ekanayaka Mudiyanselage Banda of Tennakoongama, and (1b) ditto Kirimenika (minor) were substituted as claimants, and whereas the said (1a) claimant and the duly appointed representative of the said (1b)claimant having been duly called upon by a notice in writing under section 4, sub-section (1), of the said Ordinances, duly served upon them to produce before me the evidence and documents upon which they might rely in proof of their claims, and whereas the said (1a) claimant on behalf of himself and as duly appointed guardian of the said (1b) claimant (minor) not having so appeared or produced such evidence and documents; and whereas the said (1b) claimant by an argeement in writing dated the 12th day of August, 1918, has withdrawn his claim to the said lot p 78 of this order, and whereas no claim having been made within the said period of three months to the said lot p 78 of this order, 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 sections 4 and 2 of the said Ordinances, do hereby on this 17th day of October, 1919, order and declare (a)under section 4, sub-section (1), of the said Ordinances, that the said lot p 78, and (b) under section 2 of the said Ordinances that the said lot p 78, as more fully described herein below, are the property of the Crown.

Description of the Lands referred to.

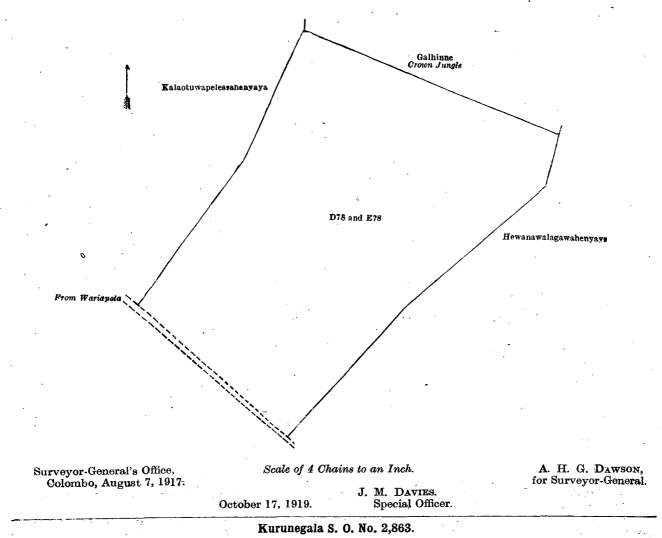
The following lots situated in the village of Kalaotuwapelessa, in the Mahagalboda Megoda korale of the Weudawili hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :—

Preliminary plan 4,351.

Lot.		Name of Land.				Exte	nt, A. R. P.
D 78		Kalaotuwapelessahenyaya	••	• •	. • •	••	15 1 15
Е 78	••	Do. (r	oad reservation)	••	• •	••	0 1 6
		· · · ·	•		_		
							15 2 21

and bounded as follows: on the north by Galhinne Crewn jungle; on the east by Hewanawalagawahenyaya claimed by the Crown and Mr. Pieris; on the south by the road from Wellawa to Wariapola; on the west by Kalaotuwapelessahenyaya claimed by the Crown and Mr. Pieris.

C 5



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 Cubukgahahena, situate in the village of Mukalanhena, 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 13th day of November, 1914, that if no claim to the land commonly called or known as Cumbukgahahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 25 acres 2 roods and 17 perches, and shown as lot 1 in block survey preliminary plan 1,442 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, 5,434):

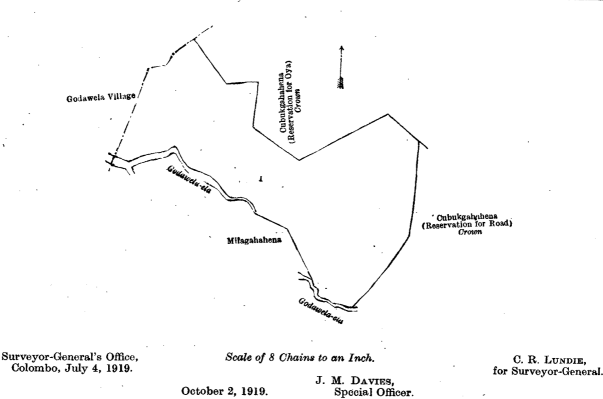
And whereas (1) Jayamahahitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Lama Etana, (5) ditto Rammenika made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 22nd day of January, 1918, 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, in the proportion of $\frac{1}{6}$ share each to the said 1st, 2nd, and 3rd claimants, and $\frac{1}{4}$ share each to the 4th and 5th claimants, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees Four hundred and Ten and Cents Forty only (Rs. 410·40), 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, in the shares aforementioned, of the said land, as more fully described herein below.

Description of the Land referred to.

The following lot situated in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :---

Number 1			Block survey prel	iminary plan I.	442.				
Lot. Name of Land		v 1 .	Extent	, A. 1	R.	Р.			
1	••	Cubúkgahahena		••			25	2	17
and boun	ded	as follows : on the north by	Cumbukgahahena	(reservation for	oya) to be decla	red the property	y of t	hø	Crown

under the Waste Lands Ordinances; on the east by Cubukgahahena (reservation for oya) to be declared the property of the Crown the Crown under the Waste Lands Ordinances; on the east by Cubukgahahena (reservation for road) to be declared the property of hamillage Kirihamy and others under the Waste Lands Ordinances; and on the west by the Godawela-ela and the village limit of Godawela.



Kurunegala S. O. No. 2,864.

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 Kongahahena and Ehatugahahena, situate in the village of Mukalanhena, 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 13th day of November, 1914, that if no claim to the lands commonly called or known as Kongahahena and Ehatugahahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 16 acres 3 roods and 30 perches, and shown as lots 5 and 5r in block survey preliminary plan 1,442 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 lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 5,434):

And whereas (1) Jayamahahitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Lama Etana, (5) ditto Ranmenika, (6) ditto Herathamy, (7) Sri Brakmana Arachchi Mudiyanselage Hetu Etana, made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated January 22, 1918, concerning the said lands 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 lands in the proportions of 1/12 share each to the said 1st, 2nd, and 3rd claimants, $\frac{1}{4}$ share each to the said 4th and 5th claimants, and $\frac{1}{4}$ share each to the said 6th and 7th claimants, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees Two hundred and Seventy-two and Cents Sixteen only (Rs. 272·16), as the purchase amount of the said lands, 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, in the shares aforementioned, of the said lands as more fully described herein below.

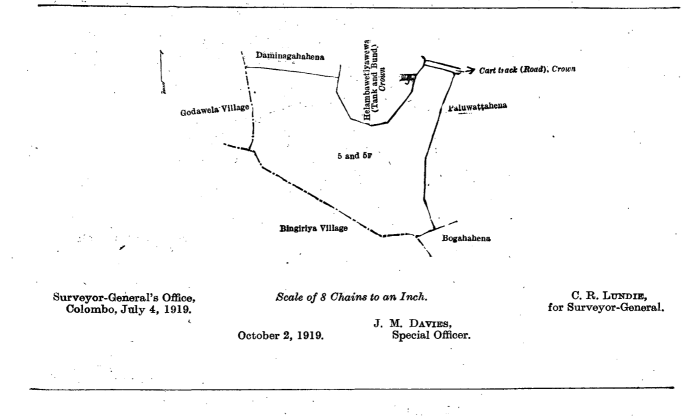
Description of the Lands referred to.

The following lots situated in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :—

	Block survey	preliminary	plan	1,442.	
o of Land					

Lot.		Na	me of Land	i. '					Exte	nt, A.	R.	Р.
5	· • •	Kongahahena			••		••	••	••	10	2	2
5F		Ehatugahahena	••		••	•	• •	· • •	••	6	1 2	28
-						1	•					
								, e., e., e., e., e., e., e., e., e., e.		16	3 3	30

and bounded as follows: on the north by Daminagahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, Helambawetiyawewa (tank and bund) declared to be the property of the Crown under the Waste Lands Ordinances, cart track (road) to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Paluwattahena and Bogahahena, both sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the south by the village limit of Bingiriya; and on the west by the village limit of Godawela.



Kurunegala S. O. No. 2,865.

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

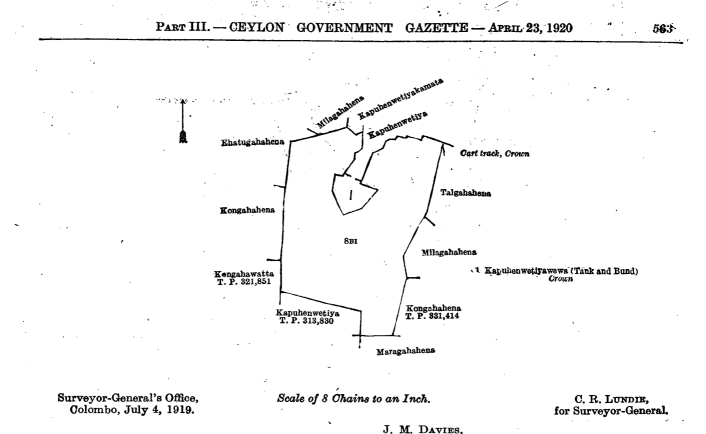
In the matter of the land commonly called or known as Kapuhenwetiyahenyaya, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 13th day of November, 1914, that if no claim to the land commonly called or known as Kapuhenwetiyahenyaya, situate in the village of Mukalanhena, in th Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 16 acres 1 rood and 20 perches, and shown as lot 8BI in block survey preliminary plan 1,442 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. 5,434):

And whereas Porutotage Marcelino Fernando made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimant and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 19th day of January, 1918, 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 (1) Porutotage James Fernando, (2) ditto Moses Fernando, (3) ditto Anthony Fernando, (4) ditto Gabriel Fernando, (5) ditto Emeringena Fernando, (6) ditto Julianu Fernando, the purchasers of the said land, in the proportion of 4/7 to the said Porutotage Marcelino Fernando and 1/14 to each of the said 1st, 2nd, 3rd, 4th, 5th, and 6th persons, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees Three hundred and Twenty-nine only (Rs. 329), as the purchase amount of the said land, and whereas the said amount has been duly paid, the said claimant along with the aforesaid Porutotage James Fernando, ditto Anthony Fernando, ditto Gabriel Fernando, ditto Emeringena Fernando, ditto Juliana Fernando, ditto Gabriel Fernando, ditto Emeringena Fernando, ditto Juliana Fernando, ditto Gabriel Fernando, ditto Emeringena Fernando, ditto Juliana Fernando, ditto Anthony Fernando, ditto Gabriel Fernando, ditto Emeringena Fernando, and ditto Juliana Fernando, ditto Anthony Fernando, ditto Emeringena Fernando, and ditto Juliana Fernando are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers in the shares aforementioned of the said land, as more fully described herein below.

Description of the Lard referred to.

The land commonly called or known as Kapuhenwetiyahenyaya, situated in the village of Mukatanhen, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 16 acres 1 rood and 20 perches, and shown as lot 8BI in block survey preliminary plan 1,442 and in the annexed diagram; and bounded as follows : on the north by Ehatugahahena sold to Ratnayaka Hitihamillage Malhamy and others under the Waste Lands Ordinances, Milagahahena sold to Jayamahahitihamillage Silunduhamy and another under the Waste Lands Ordinances, Kapuhenwetiyakamata claimed by Porutotage Ponsiyanu Fernando and another, Kapuhenwetiya elaimed by Porutotage Ponsiyanu Fernando and another, Kapuhenwetiya claimed by Porutotage Ponsiyanu Fernando and another, so the east by a cart track to be declared the property of the Crown under the Waste Lands Ordinances, Milagahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, Milagahahena sold to Jayamahahitihamillage Sinno Appuhamy and others under the Waste Lands Ordinances, Kapuhenwetiya sold by the Crown (T. P. 331,414); on the south by Maragahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, Kapuhenwetiya sold by the Crown (T. P. 313,830); on the west by Kongahawatta sold by the Crown (T. P. 321,851), Kongahahena sold to Porutotage Selestinu Fernando under the Waste Lands Ordinances, Ehatugahahena sold to Ratnayaka Hitihamillage Malhamy and others under the Waste Lands Ordinances.



October 2, 1919. Special Officer.

Kurunegala S. O. No. 2,866.

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

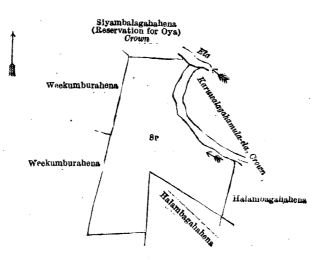
In the matter of the land commonly called or known as Karandemundiyahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1903."

WHEREAS in pursuance of section I of the said Ordinances it was duly declared and notified on the 13th day of November, 1914, that if no claim to the land commonly called or known as Karandemundiyahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 10 acres 1 rood and 1 perch, and shown as lot 8P in block survey preliminary plan 1,442 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. 5,434):

And whereas (1) Jayamahahitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Lama Etana, and (5) ditto Ranmenika made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 21st day of January, 1918, 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 to be the purchasers of the said land, in the proportions of 4 share each to the said 1st, 2nd, and 3rd claimants, and 4 share each to the said 4th and 5th claimants, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees One hundred and Sixty-four and Cents Sixteen only (Rs. 164: 16), as the purchase amount of the said land, and whereas the said amount has deen duly paid by the said claimants, they are said land, as more fully described herein below.

Description of the Land referred to.

The land commonly called or known as Karandemundiyahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, and containing in extent 10 acres 1 rood and 1 perch, and shown as lot 8^p in block survey preliminary plan 1,442 and in the annexed diagram; and bounded as follows: on the north by Siyambalagahahena (reservation for oya) to be declared the property of the Crown under the Waste Lands Ordinances, an ela; on the east by Karuwalagahamula-ela to be declared the property of the Crown under the Waste Lands Ordinances, Halambagahahena sold to Jayamahahitihamillage Mudalihamy Vidane and others under the Waste Lands Ordinances; on the south by Halambagahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, Weckumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others



Surveyor-General's Office, Colombo, July 4, 1919. Scale of 8 Chains to an Inch.

October 2, 1919.

J. M. DAVIES, Special Officer. C. R. LUNDIE, for Surveyor-General.

Kurunegala S. O. No. 2,867.

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 Higgahahena, situate in the village of Mukalahhena, 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 13th day of November, 1914, that if no claim to the lands commonly called or known as Higgahahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 21 acres 2 roods and 36 perches, and shown as lots 8AR and 8AQ in block survey preliminary plan 1,442 and in the annexcd diagrams, 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 lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 5,434):

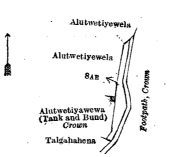
And whereas (1) Jayamahahitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Hetuhany, (5) ditto Lama Etana, (6) ditto Ranmenika, (7) ditto Herathamy, (8) Ratnayakahitihamillage Appuhamy, (9) ditto Punchirala (10) ditto Ranhamy, (11) ditto Menikrala, (12) ditto Malhamy, (13) ditto Pinhamy, (14) ditto Mudalihamy, (15) Sri Brakmana Arachchi Mudiyaselage Hetu Etana, (16) Jayabahu Mudiyanselage Kaluhamy, and (17) Jayamahahiti hamillage Pinhamy for himself and as the duly appointed representative of (18) Jayamahahitihamillage Appuhamy, (19) ditto Dingiri Menika, and (20) ditto Menikhamy made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to two agreements in writing dated the 21st and 25th days of January, 1918, concerning the the said lands, under section 4 sub-section (1), of the said Ordinances, whereby it was agreed that the said 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 17th, 18th, 19th, and 20th claimants should be declared the purchasers of the said lands, in the proportion of 1/48 share each to the said 1st, 2nd, and 3rd claimants, 1/32 share each to the said 16th claimants, 1/24 share each to the said 12th, 13th, and 14th claimants, and 14th claimant to a life interest to the said 16th claimant of the share of the said 12th, 13th, and 14th claimants, and 14th claimant to a life interest in the $\frac{1}{3}$ share allotted to the 12th, 13th, and 14th claimants, upon payment on or before the 19th day of April, 1918, to the Government and Forty-eight and Cents Forty-eight only (Rs. 348·48), as the purchase amount of the said lands, and whereas the said amount has been duly paid by the said claimants, they are hereby in pursuance of the agreements aforementioned, declared to 1e the purchasers of the

Description of the Lands referred to.

The following lots situated in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as shown in the annexed diagrams :---

Lot. Name of Las	Ι	-Block survey pre	limin <mark>ary</mark> pla	n 1,442.		-	
Lot. Name of Lar 8AR Higgahahena	.d.		۰. ۱		Extent, A.	R. P.	
	••		· • •	· · · · · ·	0	z z	

and bounded as follows: on the north by Alutwetiyewela claimed by Jayamahahitihamillage Kaluhamy and others; on the east by a footpath to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Talgahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the west by Alutwetiyewewa (tank and bund) declared to be the property of the Crown under the Waste Lands Ordinances, Alutwetiyewela claimed by Ratnayaka Hitihamillage Appuhamy and others.



Surveyor-General's Office, Colombo, August 8, 1919.

Higgahahena

Name of Land.

Lot

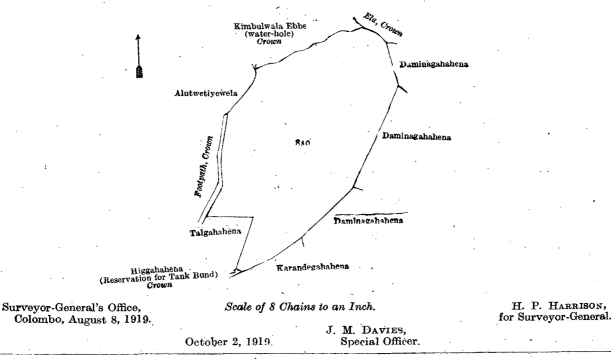
8AQ

Scale of 8 Chains to an Inch. II.- Block survey preliminary plan 1,442.

H. P. HARRISON, for Surveyor-General.

· . .

and bounded as follows: on the north by Kimbulwalaebba (water-hole) to be declared the property of the Crown under the Waste Lands Ordinances, an ela to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Daminagahahena sold to Sri Brakmana Arachchi Mudiyanselage Gunarathamy under the Waste Lands Ordinances, Daminagahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the south by Daminagahahena sold to Ratnayaka Hitihamillage Kirihamy and others under the Waste Lands Ordinances, Higgahahena (reservation for tank and bund) to be declared to be the property of the Crown under the Waste Lands Ordinances; on the west by Talgahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, a footpath to be declared to be the property of the Crown under the Waste Lands Ordinances, a footpath to be declared to be the property of the Crown under the Waste Lands



Kurunegala S. O. No. 2,868.

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 Bogahahena and Dehulgahahena, situate in the village of Mukalanhena, 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 13th day of November, 1914, that if no claim to the lands commonly called or known as Bogahahena and Dehulgahahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 10 acres and 34 perches and shown as lots 8w and 8z in block survey preliminary plan 1,442 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 lands would be declared the property of the Crown, and dealt with on account of the Crown (wide Notice No. 5,434):

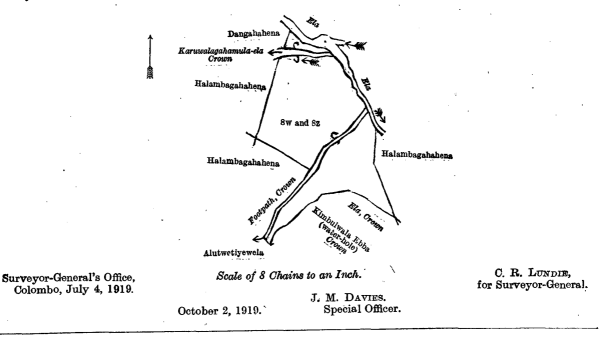
And whereas (1) Ratnayaka Hitihamillage Malhamy, (2) ditto Mudalihamy, (3) ditto Pinhamy, (4) Jayabahu Mudiyanselage Kaluhamy made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to two agreements in writing dated the 21st and 25th days of January, 1918, concerning the said lands, under section 4, sub-section (1), of the said Ordinances, whereby it was agreed that the said 1st, 2nd, 3rd, and 4th claimants should be declared the purchasers of the said land, in the proportion of $\frac{1}{2}$ share each to the said 1st, 2nd, and 3rd claimants subject to a life-interest in the entire land to the said 4th claimant, and the said 4th claimant to a life-interest in the whole of the said lends, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees One hundred and Sixty-three and Cents Fifty only (Rs. 163.50), as the purchase amount of the said lands, and whereas the said amount has been duly paid by the said claimants, the lst, 2nd, 3rd, and 4th claimants are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers of the said lands, as more fully described herein below, in the proportion of $\frac{1}{3}$ share to each of the 1st, 2nd, and 3rd claimants, subject to a life-interest therein to the said 4th claimant, and a life-interest in the whole of the said lands to the 4th claimant.

Description of the Lands referred to.

The following lots situated in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :—

Lot. Name of Land. Ex			-	-	
8w Bogahahana	Extent, A 6	-		Р. 20	•
8z Dehulgahahena	4	-	•	14	
(Exclusive of the footpath and ela passing through the land.)	10		~~~~	34	

and bounded as follows; on the north by an ela; on the east by an ela; Halambagahahena sold to Ratnayakahitihamillage Appuhamy and others under the Waste Lands Ordinances; on the south by an ela to be declared the property of the Crown under the Waste Lands Ordinances, Kimbulwala-ebba (water-hole) to be declared the property of the Crown under the Waste Lands Ordinances, Alutwetiyewela claimed by Jayamahahitihamillage Kaluhamy and others; on the west by a footpath to be declared the property of the Crown under the Waste Lands Ordinances, Halambagahahena sold to Ratnayakahitihamillage Appuhamy and others under the Waste Lands Ordinances, Halambagahahena sold to Jayamahahitihamillage Mudalihamy Vidane and others under the Waste Lands Ordinances, Karuwalagahamula-ela to be declared the property of the Crown under the Waste Lands Ordinances, Karuwalagahamula-ela to be declared the property of the Crown under the Waste Lands Ordinances, Mathematikamillage Malhamy and others under the Waste Lands Ordinances, Dangahahena sold to Ratnayakahitihamillage



Kurunegala S. O. No. 2,869.

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 Weekumburahena, situate in the village of Mukalanhena, 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 13th day of November, 1914, that if no claim to the land commonly called or known as Weekumburahena, situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 22 acres 3 roods and 31 perches, and shown as lot 8 in block survey preliminary plan 1,442 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. 5,434):

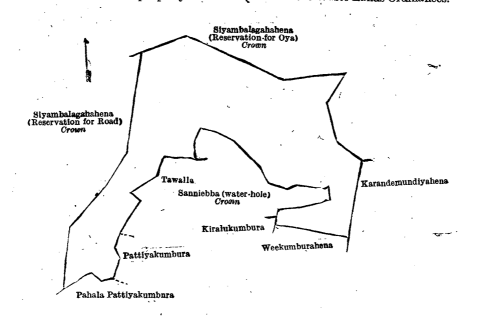
And whereas (1) Jayamahahitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Lama Etana, (5) ditto Ranmenika made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 22nd day of January, 1918, 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, in the proportions of $\frac{1}{6}$ share each to the said 1st, 2nd, and 3rd claimants, and $\frac{1}{4}$ shere each to the said 4th and 5th claimants upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Sattlement Officer, of a sum of Rupees Three hunderd and Sixty-six and Cents Eighty-four only (Rs. 366.84), 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, in the proportions aforementioned, of the said land, as more fully described herein below.

Description of the Land referred to.

The following lot situated in the village of Mukalanhena, in the Kinyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :---

	-1				$\cdot \mathbf{B}$	lock sur	rvey preliminary	y r	olan 1.442.			×	
	Lot.		Name of Land	1.				V 1		Extent.	4 D	n'	
~	8	*.2.0	Weekumburahena	•	•	·			•	13A00110,	A. R. 22 3		
				_	_				••	••	44 0	91	

and bounded as follows; on the north by Siyambalagahahena (reservation for oya) to be declared the property of the Crown under the Waste Lands Ordinances; on the east by Karandamundiyahena to be sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances; on the south by Weekumburahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, Kiralukumbura claimed by Jayamahahitihamillage Kirihamy and others; Sanni-ebba (water-hole) declared to be the property of the Crown under the Waste Lands Ordinances, Tawalla and Pattiyakumbura both claimed by Jayamahahitihamillage Kirihamy and others, Pahala Pattiyakumbura claimed by Ratnayaka Hitihamillage Appuhamy and others; and on the west by Siyambalagahahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances.



Surveyor-General's Office, Colombo, July 4, 1919. Scale of 8 Chains to an Inch.

C. R. LUNDIE, for Surveyor-General.

567

October 2, 1919,

J. M. DAVIES, Special Officer.

Kurunegala S. O. No. 2,870.

Order under Section 4, Sub-section (1), of "The Waste Lands Ordinances of 1897, 1899, 1900, and 1908."

In the matter of the lands commonly called or known as Milagahahena and Paluwattahena (exclusive of the ela and cart track passing through the land), situate in the village of Mukalanhena, 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."

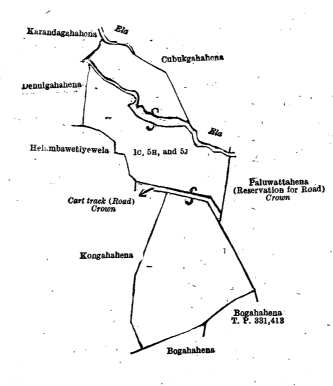
WHEREAS in pursuance of section 1 of the said Ordinances it was duly declared and notified on the 13th day of November, 1914, that if no claim to the lands commonly called or known as Milagahahena and Paluwattahena (exclusive of the ela and cart track passing through the land), situate in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, containing in extent 17 acres 2 roods and 9 perches, and shown as lots 1c, 5H, and 5J in block survey preliminary plan 1,442 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 lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 5,434):

And whereas (1) Jayamahanitihamillage Kirihamy, (2) ditto Punchirala, (3) ditto Punchimenika, (4) ditto Lama Etana, (5) ditto Ranmenika, (6) ditto Herathamy, (7) Siri Brakmana Arachchi Mudiyanselage Hetu Etana, made claim thereto, and Howard Orme Fox and I, John Murray Davies, Special Officers appointed under section 28 of the said Ordinances, made due inquiry into such claim, and whereas the said claimants and Howard Orme Fox, the aforesaid Special Officer, with the consent of His Excellency the Governor, came to an agreement in writing dated the 22nd day of January, 1918, concerning the said lands 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 lands in the proportions of 1/12 share each to the 1st, 2nd, and 3rd claimants, $\frac{1}{3}$ share each to the 4th and 5th claimants, and $\frac{1}{4}$ share each to the 6th and 7th claimants, upon payment on or before the 19th day of April, 1918, to the Government Agent at Kurunegala, or to the Treasury Officer at Chilaw, or to the Settlement Officer, of a sum of Rupees Two hundred and Eighty-one and Cents Four only (Rs. $281 \cdot 04$), as the purchase amount of the said lands, and whereas the said amount has been fully paid by the said claimants, they are hereby, in pursuance of the agreement aforementioned, declared to be the purchasers, in the proportions aforementioned, of the said lands, as more fully described herein below. Description of the Lands referred to.

The following lots situated in the village of Mukalanhena, in the Kiniyama korale of the Katugampola hatpattu of the Kurunegala District, in the North-Western Province, as described in the annexed diagram :----

Lot.		Nam	ie of Land.	· .				Extent,	4. E	3. P.
lc	· • •	Milagahahena	••	••	••	•			3	129
5 H		Do.	••	•••	••		,	••	31	1 20
5ј	••	Paluwattahena		••	••	• •	•	• •	8 3	3-0

and bounded as follows : on the north by an ela, Cumbukgahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, and an ela ; on the east by Paluwattahena (reservation for road) to be declared the property of the Crown under the Waste Lands Ordinances; on the south by Bogahahena sold by the Crown (T. P. 331,413), and Bogahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances ; on the west by Kongahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, a cart track (road) to be declared the property of the Crown under the Waste Lands Ordinances, a cart track (road) to be declared the property of the Crown under the Waste Lands Ordinances, Helambawetiyewela claimed by Jayamahahitihamillage Kirihamy and others, Dehulgahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances, and an ela, Karandagahahena sold to Jayamahahitihamillage Kirihamy and others under the Waste Lands Ordinances.



Surveyor-General's Office, Colombo, July 4, 1919.

Scale of 8 Chains to an Inch.

C. R. LUNDIE, for Surveyor-General.

October 2, 1919.

J. M. DAVIES, Special Officer.

Anuradhapura S. O. No. 1,081.

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 Pinpara (road), situate in the village of Bogahawewa, in the Andarewe 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 land (vide notice No. 7, 391), 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 apponited 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 15th day of February, 1920, order and declare that the said land, as more fully described herein below, situate in the village of Bogahawewa, in the Andarewe tulane of the Wilachchiya korale of the Nuwaragam palata, in the North-Central Province, and shown as lot F 127 in preliminary plan 1,631 and in the annexed diagram, and containing in extent 3 acres and 4 perches, is the property of the Crown.

Description of the Land referred to.

The land commonly called or known as Pinpara (road),) situated in the village of Bogahawewa, in the Andarewe tulana of the Wilachchiya korale of the Nuwaragam palata, in the North-Central Province, containing in extent-3 acres and 4 perches, and shown as lot F 127 in preliminary plan 1,631 and in the annexed diagram; and bounded as follows : on the north by the village limit of Indiwewa, the road from Aripu; on the east by Bogahawewewa, Bogahawewakele (tank) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewagalamukalana declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewagalamukalana declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances, Bogahawewekele (reservation for road) declared to be the property o

[For Diagram see page 570.]

Uva S. O. No. 2,429.

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 Polpeliyelandehena and Pitahayelandehena, *alias* Madamelandehena, situate in the village of Pattiyakumbura, in the Kumbalwela karale of the Yatikinda division, in the Province of Uva, 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 October, 1917, that if no claim to the lands commonly called or known as Polpeliyelandehena and Pitahayelandehena *alias* Madamelandehena, situate in the village of Pattiyakumbura, in the Kumbalwela korale of the Yatikinda division, in the Province of Uva, containing in extent 12 acres and 23 perches, and shown as lots 66 and 66AI in block survey preliminary plan 7B, 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 lands would be declared the property of the Crown, and dealt with on account of the Crown (vide Notice No. 6,634):

And whereas Amarašingha Mudiyanselage Hudu Nilame made claim thereto, and whereas the said claimant by an agreement in writing dated the 6th day of July, 1918, in consideration of being declared along with (α) Amarasingha Mudiyanselage Loku Menika, (b) ditto Bandara Menika, (c) ditto Heen Menika, (d) ditto Hudu Banda, and (e) ditto Appuhamy the owners of 2 acres more or less to cover lot 69 and part of lot 66 of the notice and of the block survey preliminary plan 7B, now shown as lot 66B and 69 on the same block survey preliminary plan, withdrew claim to the abovementioned lots 66 and 66A1, 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 4 of the said Ordinances, that the said lands, as more fully described herein below, are the property of the Crown.

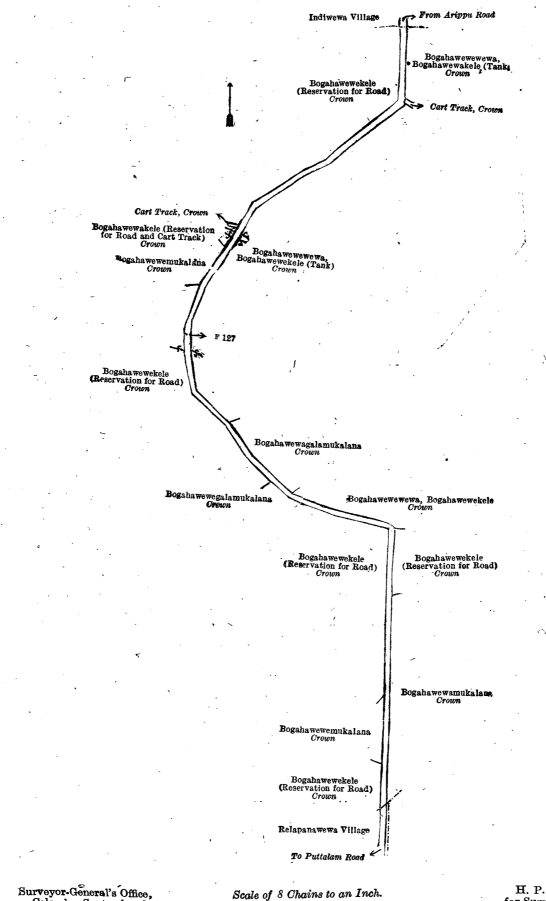
Description of the Lands referred to.

The following lots situated in the village of Pattiyakumbura, in the Kumbalwela korale of the Yatikinda division, in the Province of Uva, as described in the annexed diagrams :----

Block survey preliminary plan 7B.

Lot. 66 66A1	· . • •	Name of Land. Polpeliyelandehena Pitahayelandehena <i>alias</i> Madamelandehena	••	••	Exte	nt, A. R. P. 10 3 7 1 1 16	
	-			-		12 0 23	

and bounded as follows: on the north by T. P. 82,516, Patingasella, claimed by Nawela Vihare, Polpeliyelandehena sold to Amarasinghe Mudiyanselage Hudu Nilame and others under the Waste Lands Ordinances, Pitahay landehena *alias* Madamelandehena sold to Amarasinghe Mudiyanselage Hudu Nilame and others under the Waste Lands Ordinances; on the east by Madamelandehena (reservation for Kolahule kandura) declared to be the property of the Crown under the Waste Lands Ordinances, an ela, Madamelandehena to be declared the property of Amarasinghe Mudiyanselage Hudu Nilame and others under the Waste Lands Ordinances; on the south by Pahalaliyaddehena or Agalalandehena (reservation for stream) declared to be the property of the Crown under the Waste Lands Ordinances; o ^{\Box} the west by the Rathehena kandura, the Hompolagodatenne kandura.

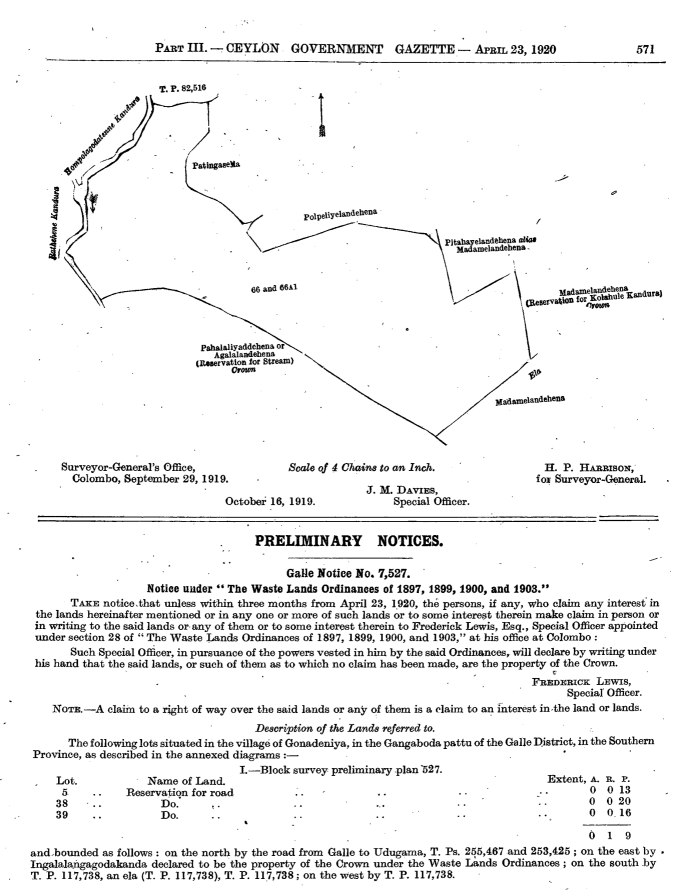


Surveyor-General's Office, Colombo, September 25, 1919.

February 15, 1920.

N. A. HAMPTON, Special Officer.

H. P. HARRISON, for Surveyor-General:



255,467 Ingalalangagodakanda Crown Road To Udugamo Udugama Village T. P. 117.738

Surveyor-General's Office, Colombo, October 18, 1919. Scale of 8 Chains to an Inch.

H. P. HARRISON, for Surveyor-General.

PART III CEYLON	GOVERNMENT	GAZETTE	APRIL 23,	1920

572IT. -Block survey preliminary plan 527. Extent, A. R. Lot Name of Land. 0 0 4 Reservation for road 30 and bounded as follows : on the north and east by T. P. 107,329; on the south by the road from Udugama to Galle; on the west by the road from Udugama to Galle, Panwiladeniya sold to Udalamatte Gamage William de Silva under the Waste Lands Ordinances. **Panwiladeniy** From Galle 30 **Г. Р. 107.32**9 To it dugan Surveyor-General's Office Scale of 8 Chains to an Inch. H. P. HARRISON, Colombo, October 18, 1919. for Surveyor-General.

Hambantota Notice No. 7,528.

Galle S. O. 1-1920.

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

TAKE notice that unless within three months from April 23, 1920, the persons, if any, who claim any interest in the lands hereinafter mentioned or in any one or more of such lands or to some interest therein make claim in person or in writing to the said lands or any of them or to some interest therein to Frederick Lewis, 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 said lands, or such of them as to which no claim has been made, are the property of the Crown.

FREDERICK LEWIS. Special Officer.

0.016

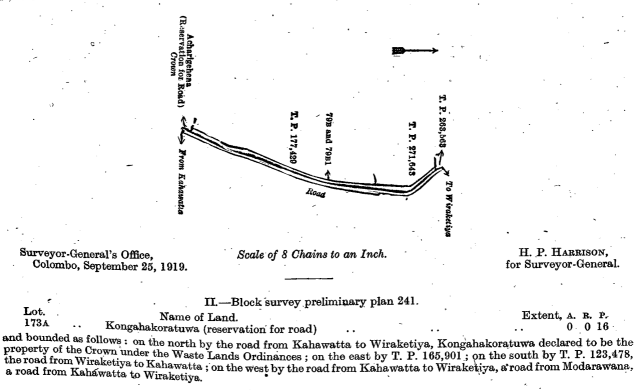
-A claim to a right of way over the said lands or any of them is a claim to an interest in the land or lands. NOTE.-

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 :-

			•	1Block survey]	preliminary pl	an 241. –				
•	Lot.		Name of	f Land.			Extent			
	79в	••	Demataketiyahena (reservation for roa	d)	~ •·•	• •	0	0 34	
	79 B 1	••	Do. (do.)	****	••	0	26	I .
				1 1	•	•			~ ^	

and bounded as follows : on the north by T. P. 263,563, the road from Kahawatta to Weeraketiya ; on the east by a road ; on the south by the road from Weeraketiya to Kahawatta, Acharigehena (reservation for road) declared to be the property of the Crown under the Waste Lands Ordinances ; on the west by T. Ps. 177,429, 271,643.





Surveyor-General's Office, Colombo, September 25, 1919.

LAND SALES IN THE WESTERN PROVINCE.

Hambantota S. O. 7-1920.

NOTICE is hereby given that the Assistant Government Agent of Kalutara will receive "sealed tenders for the lease of the right to gem for one year in the under-mentioned Crown land in the District of Kalutara.

2. The tenders, which must be in sealed envelopes superscribed "Tender for Gemming Lease," will be received at the Kalutara Kachcheri until 1 P.M. on Thursday, May 6, 1920, when they will be opened, and all persons making tenders will be required to be present, or to satisfy the Assistant Government Agent by some duly accredited agents that the tender is *bona fide*.

3. The person whose tender is selected by the Assistant Government Agent for submission to the Governor will be required to deposit the full amount of the tender at once in cash, and should the tender be accepted by His Excellency the Governor, to enter into a lease bond for the fulfilment of the conditions on which the tender is accepted, and pay the necessary fees for writing and registering the lease bond. 4. The Assistant Government Agent reserves to himself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

5. The successful tenderer should deposit Rs. 100 as security for filling up pits.

6. Further information can be obtained from the Assistant Government Agent, Kalutara.

Land.

An allotment of land called Dammina, situated at Wagawatta, in Rayigam korale, in the District of Kalutara; and bounded as follows: on the east by a road, and on all other sides by the portions of land of the same name, containing in extent 70 yards by 70 yards.

The Kachcheri, Kalutara, April 15, 1920. **U. A. HODSON**, Assistant Government Agent.

H. P. HARRISON,

for Surveyor-General.

LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 2,096, N.C. P.—The Government Agent, North-Central Province, will on Wednesday, June 9, 1920, at 1 P.M., at the Anuradhapura Kachcheri, 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. Seventeen allotments of land situated in the Nuwaragam, Kalagam, and the Hurulu palatas of the Nuwarakalawiya district of the North-Central Province.

-	Final village	plan 95. Village-Kad	awatgama in Kadawat kora	le.	F ort	ont.	Timest mains
т		ne of Applicant.	Description.				Upset price per acre, Rs.
		, Vel-Vidane, and others				·	31
• •		watgama	bungle no los paulay	•1• ·			51
•		rala of Kadawatgama	Jungle		3	13	31
. •	Kongahaidama	Tuto of Troubletto Barrier.		,		-0	0.
	lae Do do.	• • •	do.	0	1	23	31
	lAI Kadawatgamavela .		Paddy, encroachment by	K. (0	11	31
•			Appurala and others				
	Final willare nlar	n 301 VillageGambir	igaswewa in Nuwaragam ko	rale			
	9R Gambirigaswewakele G. B. Baiy	ya, Vel-Vidane of Gam-	Forest and jungle	3	0	13	26
•	birigaswewakelo G. D. Dary		2 OTOST UNIC Jungio	•••••••••••••••••••••••••••••••••••••••	0		
	Final village r	lan 361. Village-Nall	achchiya in Eppawala korale	э.			
. 1	Ic Nallachiyakele		Jungle	2	2	38	3 6
_		rathami, Arachchi, and		1	0	8	36
_		Nallachchiya	• •			-	
	Final village	nlan 529 Village-San	gettewa in Eppawala korale.				
24	4L Sangettewakele Rajakirti	Dingiri Banda, Vel-	Jungle fit for paddy	4	3	16	31*
	Vidane. a	and others of Sangettewa	ь — — — — — т — т — т — — — — — — — — —				
24	4n Accarawela		Paddy field, encroachment	by 0	0	36	22*
		•	T. Wannihami of Sangette		`		
	Final villag	re nlan 599 Village-P	inogama in Kende korale.				
2 Ó	0 Moragahamukalana . P. Ukkuwa	of Pinogama		4	0	20	· 18†
-26	6g Mahakadiyawakele K. Kandag	e Madar of Diulwewa		2	_	34	17.50+
- 40			magama in Kalagam korale	· · · –		01	1 001
	Prominiary plan 5,57	4. Village—Alanapper	Jungle	~		1 7	01.44
2	l Weeragahaidama 2 Do A. L. Hab	bibu Lebbe of Alaha-	do,	·· 2		17	21†‡
2	perumaga		uo,	3	T	16	21†‡
4			do	2	1	26	91++
4					. 1	40	21†‡
à		in 5,380. village-Paul	ketuwewa in Ulagalle koral		_	•	10
8	8 Mahawelalangakele		Jungle fit for paddy	0	1	0	18

Lot. Name of Land. 1 Dambagahaidama 2 Do. * These lots are imper acre. The rate may,	Preliminary plan 5,011. Village Name of Applicant. S. Naide of Ayiyatigewewa Ukkuwage Puspa of ditto rigable under the Kalawewa sche however, vary in accordance wi	D Jungle me, and are at p	escription. lo resent subject to a	A. B. P. . 1 3 33 . 4 3 27 n annual water-	per acre, Rs. 26 18.50 rate of Rs. 2
fulfil the conditions on w ‡ These lots are so shall pay such water-rate	were sold once, and they are to hich the lands were sold to then old subject to the condition that, as may be laid down by His Ex is regarding the above land lots	if they become in cellency the Gov	rigable at any time vernor.	hereafter, the ow	mers thereof
	em from the Surveyor-General. Office,	• •		B. Horser Acting Colonial	JRGH,
		SITION NO			
of "The Land Acquisitio	directed by the Governor, with n Ordinance of 1876," section 6, ally, for the construction of a gir	to take order for	r the acquisition of	acting under th the following la	e provisions nd, required
Lot. Name of Land.	Preliminary plan 17,144. Description.	Village—Paha			Extent. A. R. P.
1 Millagahawatta I hereby give public notic persons interested in the May 24, 1920, at 10 A.M.,	Contains 13 coconut trees ce, as required by section 7, that aforesaid land are hereby requir and to state the nature of their	Gurunnanse the Governmen ed to appear per	elage Dona Sedona t proposes to take sonally or by agen	possession of th t before me at t	0 3 13 9 e land. All his office on
of their claims to compen The Kachcheri, Colombo, April 19, 1			· ·	J. G. F. Governme	
HAVING been duly of "The Land Acquisition	directed by the Governor, with t n Ordinance of 1876," section 6, ely, for the construction of two	to take order for schools for boys a	the acquisition of t and girls at Malwar	acting under th he following lan	e provisions
Lot. Name of Land.	Preliminary plan 17, Description.	162. Village—I	Malwana. Name of Claimar		Extent. A. R. P.
1 Wewalangawatta	Contains 59 coconut trees and s (Crown)	chool room W.	P. P. Wijeratna		0 2 20
bersons interested in the May 24, 1920, at 11.30 A.M	ee, as required by section 7, that aforesaid lands are hereby requi- n., and to state the nature of their	red to appear per	sonally or by agen	t before me at t	his office on
The Kachcheri, Colombo, April 20, 1	sation for such interests. 920.	· · ·	ests in the lands, and	d the amount and J. G. Fr Governmen	l particulars RASER, nt Agent.
The Kachcheri, Colombo, April 20, 1 HAVING been duly of "The Land Acquisition	sation for such interests. 920. directed by the Governor, with t n Ordinance of 1876," section 6, ely, for the construction of a bili Preliminary plan 17,155.	he advice of the to take order for ngual school at (ests in the lands, and Executive Council, the acquisition of t Jampaha and acces paha Medagama.	J. G. Fr Governmen acting under the he following land s to it, to wit :	l particulars AASER, nt Agent. e provisions ds, required
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