

lon Government Ge

Published by Authority.

6.100 - FRIDAY, JANUARY *19, 1906.

PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications. PART H.—Logal and Judicial.

PART III.—Provincial Administration.
PART IV.— Land Settlement.
PART V.—Mercantile, Marine, Municipal, Local, &c.

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DRAFT ORDINANCES.

MINUTE.

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

> An Ordinance to confirm an Agreement for a Lease of Pearl Fisheries on the Coast of Ceylon and to authorise the Crown Agents for the Colonies to execute such Lease on behalf of the Government of Ceylon.

HEREAS by an Agreement (hereinafter called "the Preliminary Agreement") dated the 30th day of November 1905 and made in England between the Crown Agents for the Colonies (who and the Crown Agents for the Colonies for the time being are hereinalter referred to as " the Crown Agents") acting on behalf of the Government of Ceylon (hereinafter called "the Government") of the one part and The Gulf Syndicate Limited (hereinafter called "the Syndicate") of the other part. It was provided that the Preliminary Agreement should be conditional on the same being confirmed and on the execution of the Lease thereinafter and hereinafter mentioned being authorized by a Special Ordinance to be passed by the Governor and Legislative Council of Ceylon within six calendar months from the date of the Preliminary Agreement and that such Special Ordinance should be in the terms set forth in the Second Schedule to the Preliminary Agreement with such modifications (if any) as might be agreed upon between the parties to the Preliminary Agreement.

And whereas it was further provided by the Preliminary Agreement that if the Syndicate should within 9 calendar months from the date thereof procure (a) a Company (hereinafter called "the Company") to be formed and registered under the Companies' Acts 1862 to 1900 under the name of The Ceylon Company of Pearl Fishers Limited with a nominal capital of £165,000 and with the object (amongst others) of accepting the Lease and working the Pearl Fisheries thereinafter and hereinafter mentioned and (b) that the whole of the share capital of the Company should be subscribed and payable in cash to the satisfaction of the Crown Agents and (c) that the Company should have duly performed all the obligations which under any of the provisions thereinafter contained ought to have been performed by it down to the date of the said Lease or which under the said Lease were to be performed by it on the execution thereof and that if the Syndicate should have duly performed all the obligations thereinafter imposed on it then the Crown Agents would execute in favour of the Company a Lease in the terms of the draft Lease set forth in the First Schedule to the Preliminary Agreement with such modifications (if any) as might be agreed upon between the said parties thereto.

And whereas the draft set forth in the First Schedule to the Preliminary Agreement is a draft Lease by the Crown Agents on behalf of the Government to the Company for the term of 20 years from the date of such Lease of Firstly all that right or privilege which the Government had theretofore exercised and enjoyed of fishing for and taking pearl oysters on the coasts of Ceylon between Talaimannar and Dutch Bay Point to the intent that the Company so far as the Government could secure the same might have the exclusive right liberty and authority to fish for take and carry away pearl oysters within the said limits and Secondly of the plot or plots of land to be ascertained as therein mentioned subject to the payment by the Company to the Government of the yearly rent of Rs. 310,000 and to the performance by the Company of the

conditions and agreements therein contained.

And whereas the Company was on the day of 190 duly formed and registered in England under the Companies' Acts 1862 to 1900 by the name of The Ceylon Company of Pearl Fishers Limited with a nominal capital of £165,000 and with the objects (amongst others) of accepting the said Lease and working the said Pearl Fisheries.

And whereas it is expedient that the Preliminary Agreement should be confirmed in manner hereinafter mentioned and that the Crown Agents should be authorised to execute the said Lease on behalf of the Government in the manner hereinafter

appearing.

And whereas this Ordinance is in the form set forth in the Second Schedule to the Preliminary Agreement with such modifications as have been agreed upon between the parties thereto

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

Agreement.

1. This Ordinance may be cited as "The Pearl Fisheries Lease Ordinance 190".

Confirmation of Preliminary Agreement. 2. The Preliminary Agreement shall be and the same is hereby confirmed and made binding on the Government and the Company and the Government and the Company are hereby authorised to carry the Preliminary Agreement into effect.

.. -

Authority to Crown Agents to execute the Lease on behalf of the Government.

When and so soon as the Syndicate and the Company shall in the opinion of the Crown Agents have respectively performed all the obligations which under the Preliminary Agreement ought to be performed by them respectively in order to entitle the Syndicate to require the said Lease to be granted under the Preliminary Agreement the Crown Agents are hereby authorised on behalf of the Government to execute a Lease in favour of the Company in the terms of the draft Lease set forth in the First Schedule to the Preliminary Agreement with such modifications (if any) as have been or may be agreed upon between the Crown Agents and the Company. The said Lease when executed by the Crown Agents shall be binding on his Majesty the King and his successors and on the Government in the same manner as if the Governor had been hereby authorised to execute the said Lease and had executed the same on behalf of His Majesty the King and his successors. The Government or the Governor or the Crown Agents on behalf of the Government are hereby authorised to carry the said Lease into effect and to execute any subsid ary agreement which may from time to time be necessary or expedient for the purpose of giving effect to any of the provisions of the said Lease.

The execution of the Lease by Crown Agents shall be conclusive evidence that it has been duly granted. The Lease not to be exempted from registration.

- The execution of the said Lease by the Crown Agents shall for all purposes be conclusive evidence that the said Lease has been duly granted.
- Nothing herein contained shall exempt the said Lease from registration under or in pursuance of any Ordinance for the time being in force in Ceylon with respect to the registration of deeds affecting land

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 3, 1906. A. M. ASHMORE, Colonial Secretary.

Statement of Objects and Reasons.

THE purpose of this Ordinance is to give effect to a preliminary agreement by which the Crown-Agents for the Colonies agreed, subject to confirmation by special Ordinance, to lease the Pearl Fishery to "The Ceylon Company of Pearl Fishers, Limited," on the terms of the draft lease set out in the schedule to the agreement.

The Ordinance confirms the preliminary agreement, and also authorizes the Crown Agents to execute, on behalf of Government of Ceylon, the draft lease with such modifications (if any) as may be agreed between the Crown Agents and the Company.

Colombo, January 15, 1906.

ALFRED G. LASCELLES, Attorney-General.

MINUTE.

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

An Ordinance to amend "The Rabies Ordinance, 1893."

Preamble.

HEREAS it is expedient to amend "The Rabies Ordinance, 1893,"hereinafter referred to as "the principal Ordinance:" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

- 1 This Ordinance may be cited as "The Rabies (Amendment) Ordinance, 190, " and the principal Ordinance and this Ordinance shall be construed and read as one Ordinance, and may be cited collectively as "The Rabies Ordinances, 1893
- The following section shall be inserted in the principal Ordinance after section 12 and shall be numbered 12A, namely:

The Governor may by Proclamation prohibit importation of animals.

Penalty.

12 A (1) It shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation to be published in the Government Gazette, to prohibit from time to time, as he may think desirable, the importation into Ceylon, from any place where he has reason to believe that rabies exists, of dogs, horses, deer, or any other animal by which in the Governor's judgment rabies is liable to be carried, or to order that no such animal shall be imported without a license in writing under the hand of the Colonial Secretary.

(2) Any person who knowingly imports or attempts to import any dog, horse, deer, or any other animal contrary to the prohibition or order contained in such Proclamation shall be guilty of an offence, and shall be liable on conviction thereof to a fine not exceeding one hundred rupees, or in default to simple imprisonment for a period not exceeding three months.

By His Excellency's command.

A. M. ASHMORE, Colonial Secretary.

Colonial Secretary's Office, Colombo, December 23, 1905.

Statement of Objects and Reasons.

THE general object of the Ordinance is to prevent rabies being introduced into the Island by imported dogs or other animals.

The Ordinance adds a section to "The Rabies Ordinance, 1893," empowering the Governor to prohibit the importation of dogs, horses, deer, and other animals from places where rabies exists, or to order that such animals shall not be imported from such places without license.

Colombo, December 19, 1905.

ALFRED G. LASCELLES, Attorney-General,

MINUTE

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

An Ordinance to transfer to the Registrar-General the duties assigned to the Colonial Secretary by "The Trade Marks Ordinances, 1888 to 1904," and by "The Designs Ordinance, 1904."

Preamble.

HEREAS it is expedient that the duties assigned to the Colonial Secretary by "The Trade Marks Ordinances, 1888 to 1904," and by "The Designs Ordinance, 1904," should be transferred to the Registrar-General: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title

1 This Ordinance may be cited as "The Trade Marks and Designs Ordinance, 1906."

- 2 For the definition of the term "Colonial Secretary" in section 2 of "The Trade Marks Ordinance, 1888," and in section 2 of "The Designs Ordinance, 1904," there shall be substituted the following definition, namely:
 - "Registrar" means the Registrar-General, and includes any officer in the Registrar-General's Department to the extent to which he may be authorized by general or special order of the Governor to discharge the duty of the registrar under this

Substitution of "Registrar-General" for "Colonial Secretary throughout Ordinances.

3 For the terms "the Colonial Secretary" and "the Colonial Secretary's Office" wherever they occur in either of the two above-named Ordinances or in any marginal note or schedule thereto, or in any amending Ordinance, there shall be respectively substituted the terms "the registrar" and "the registrar's office."

By His Excellency's command.

Colonial Secretary's Office. Colombo, January 9, 1906. A. M. ASHMOBE. Colonial Secretary.

Objects and Reasons.

THE purpose of the Draft Ordinance is to transfer to the Registrar-General the duties which "The Trade Marks Ordinance, 1888," and "The Designs Ordinance, 1904," assign to the Colonial Secretary.

This change is introduced partly on grounds of administrative convenience and partly because the office of the Registrar-General is better adapted than that of the Colonial Secretary for the performance of the duties in question.

Colombo, May 13, 1905.

ALFRED G. LASCELLES. Attorney-General.

TESTAMENTARY ACTIONS. NOTICES IN

In the District Court of Colombo. Order Nisi.

In the Matter of the Estate of the Testamentary Jurisdiction. late Philip Simon de Soyza, de-No. 2,489 C. ceased, of No. 13, Mutwal, Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 13th day of December, 1905, in the presence of Mr. L. B. Fernando, Proctor, on the part of the petitioner Tillaichidambaram Muttaiyapillai bf Cheku street in Colombo; and the affidavit of the petitioner, dated the 28th November, 1905, having been read:

It is ordered that John Boniface Misso, Esq., Secretary of the District Court of Colombo, be declared entitled to hav ltters of administration to the estate of the above-named deceased issued to him, unless Caroline Soyza of Mutwal in Colombo, widow of the late Philip Simon de Soyza, shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 13th day of December, 1905.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction No. 2,499 C.

In the Matter of the Estate of the late Atukoralage Don Barnes Silva, deceased, of Cemetery street, Kotahena in Colombo.

THIS matter coming on for disposal before Felix R. Dias, Esq., Additional District Judge of Colombo, on the 5th day of January, 1906, in the presence of Mr. E. W. Perera, Proctor, on the part of the petitioner Kirindaliyanage Lydia Leanora Silva of Base Line road in Dematagoda; and the affidavit of the petitioner, dated the 22nd December, 1905, having been read: It is ordered that the aforesaid petitioner be declared, as widow of the late Atukoralage Don Barnes Silva, the above-named deceased, entitled to have letters of administration to his estate issued to her, unless the respondents-(1) Atukoralage Maria Engeltina Silva and her husband (2) Don Michael Peter Silva, and (3) Atukoralage Don Richard Silva, all of Cemetery street aforesaid-shall, on or before the 1st day of February, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> FEIJX R. DIAS. Additional District Judge.

The 5th day of January, 1906.

In the District Court of Colombo. Order Nisi declaring Will proved, &c.

Jurisdiction. No. 2,500 C.

Testamentary In the Matter of the Last Will and Testament of the late Cocil Alexander Vanderstruaten of Wella-watth, deceased:

HIS matter coming on for disposal before James Richard Weimman, Esq., District Judge of Colombo, on the 15th day of January, 1906, in the presence of Mr. W. A. S. de Vos, Proctor, on the part of the petitioner Georgiana Wilhelmina Vanderstraaten; and the affidavit of the said petitioner, dated the 10th January, 1906, having been read:

It is ordered that the will of Cecil Alexander Vanderstraaten, deceased, dated 21st May, 1904, now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Georgiana Wilhelmina Vanderstraaten is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 15th day of January, 1906.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 2,504.

In the Matter of the Last Will and
Testament of Alfred Henry Ayden
of Colombo, deceased, Merchant.

THIS matter coming on for disposal before James Richard Weinman, Esq., on the 16th day of January, 1906, in the presence of Leslie William Frederick de Saram, Proctor, on the part of the petitioner Frederick John de Saram of Colombo; and the affidavit of the said petitioner dated 16th January, 1906, and of Leslie William Frederick de Saram, also dated the 16th day of January, 1906, in proof of the due execution of the said will, having been read:

It is ordered that the will of Alfred Henry Ayden of Colombo, deceased, dated the 7th day of November, 1903, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Frederick John de Saram of Colombo is the lawful attorney of Beatrice Hannah Ayden, the executrix named in the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him accordingly, unless any one interested shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 16th day of January, 1906.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 95.

In the Matter of the Last Will and
Testament of Christoffel Crispinus Raux, deceased, of Kandy.

THIS matter coming on for disposal before John Henricus de Saram, Companion of the Most Distinguished Order of Saint Michael and Saint George, District Judge of Kandy, on the 8th day of January, 1906, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioners (1) Richard Daniel of Colombo, (2) Henry Lewis Daniel of Lenawatte estate, Padukka; and the affidavit of the said first petitioner, dated 15th December, 1905, having been read:

It is ordered that the petitioners (1) Richard Daniel of Colombo, (2) Henry Lewis Daniel of Lenawatte estate, Padukka, be and they are hereby declared entitled to letters of administration de bonis non, with copy of will annexed, to the estate of Christoffel Crispinus Raux, deceased, of Kandy, as the executors of the last will and testament of John Bartholomew Daniel, deceased, one of the executors of the last will and testament of Christoffel Crispinus Raux, deceased, of Kandy, unless (1) Josephine Elizabeth Alwis of Hill street, Colombo, (2) Anna Maria Raux of Alutmawata, Colombo, (3) Stephen Henry Jansz of Bangkok, Siam, (4) Frederick Wells Jansz of Cotta, Colombo, (5) Winifred Jansz of Cotta, Colombo, (6) John Samuel Jansz of Cotta road, Colombo, (7) John Henry Burbery of Bambalapitiya, (8) Alexander Burbery, (9) Ellen Lucretia Burbery, both of Bambalapitiya, by their guardian ad litem the seventh respondent, (10) Welhelmina Francina Hamer, presently an inmate of the Home for the Aged, Maradana, Colombo, (11) A. B. C. Ebert of Moor street, Colombo, (12) Maud Olive Fernando, wife of Justin Fernando of Alut-mawata in Colombo, (13) Elizabeth Barbera Van Hauten, wife of James Van Hauten of Maradana, Colombo, (14) Julius Cæsar Raux of Hanwella shall, on or before the 2nd day of February. 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SAR M, District Judge.

The 8th day of January, 1906.

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In the District Court o' Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,689.

In the Matter of the Estate of the late Katirkamer Tambypillai of Tawalai Yattalai, deceased.

Tangamuttu, widow of Katirkamer
Tambypillai of Kachchai......

Tambypillai of Kachchai...... Petitioner.

THIS matter of the petition of Tangamuttu, widow of Katirkamar Tambypillai of Kachchai, praying for letters of a ministration to the estate of the above-named deceased Katirkamer Tambypillai of Tawalai Yattalai, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 19th day of December, 1905, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 18th day of December, 1905, having been read: It is declared that the petitioner is the widow of the said intestate, and as such is entitled to have letters of administration to the estate of t e said intestate issued to her, unless the respondents or any other person shall, on or before the 26th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS, District Judge.

This 19th day of December, 1905.

In the District Court of Galle.

Order Wisi.

Testamentary
Jurisdiction.
No. 3,611.
In the Matter of the Estate of Hatta-karadage Thonchiya of Hattaka, deceased.

THIS matter coming on for disposal beford G. A. Baumgartner, Esq., District Judge, Galle, on the 14th day of November, 1905, in the presence of Mr. C. L. Wickremasinghe, Proctor, on the part of the petitioner Hattaka Radage Sutiya alias Jamis; and the affidavit of the petitioner, dated 7th November, 1905, having been read:

It is further declared that the said Hattaka Radage Sutiya alias Jamis is the son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Hattaka Radage Ukkuwa alias Endris, (2) Hattaka Radage Gebona alias Thina, husband of (3) Maramba Kodikara Munasinghe Radage Punchibaba, all of Hattaka—shall, on or before the 21st day of December, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 14th day of November, 1905.

The date for showing cause is extended to 2nd February, 1906.

G. A. BAUMGARTNER, District Judge.

21st December, 1905.

In the District Court of Matara.

Order Nisi.

Testamentary Jurisdiction. No. 1,477. In the Matter of the Estate of the late Dona Ciciliana Dewasurendera Hamine, deceased, of Kotuwegoda.

THIS matter coming on for disposal before T. R. E. Loftus, Esq.. District Judge of Matara, on the 10th day of January, 1906, in the presence of Mr. C. A. Gunaratna on the part of the petitioner Don Petrus Dewendera, Muhandiram, of Kotuwegoda; and the affidavit of the said petitioner, dated the 25th October, 1905, and those of the witnesses to the will dated the 25th October, 1905, and 10th January, 1906, having been read:

It is ordered that the will of Dona Ciciliana Dewasurendera Haminey, deceased, dated 11th November, 1902, and now filed of record in this case, be and the same is hereby declared proved, unless the respondents named in the application filed on 31st October, 1905, and Julius Dewasurendera of Kotuwegoda shall, on or before the 24th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Petrus Dewendera, Muhandiram, is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents and Julius Dewasurendera shall, on or before the 24th day of January, 1906, show sufficient cause to the satisfaction of this court to the contrary.

Thos. R. E. Loftus, District Judge.

The 10th day of January, 1906.

In the District Court of Ratnapura.

Testementary
Jarisdiction.
No. 539.
In the Matter of the Goods and Chattels of George William Nock of New Rassagalle estate in Balangoda, deceased.

John Knighton Nock of Royal Peradeniya Gardens, Kandy Petitioner.

And

(1) William Nock of Clint, Worcestershire, England, (2) Mary Annie Nock of Clint, Worcestershire, England, (3) Nellie Rose Wilskin nee Nock of Haputale, (4) Thomas Charles Nock of Singapore, (5) James J. Nock of Clint, Worcestershire, England, (6) Viola Mary Nock of Clint, Worcestershire, England, (7) Leonard Alfred Nock of Clint, Worcestershire, England.... Respondents.

THIS matter coming on for disposal before W. A. G. Hood, Esq., District Judge of Ratnapura, on the 15th day of November, 1905, in the presence of Mr. D. J. Jayetileke on the part of the petitioner; and the respondents above-named having submitted to the court their consent thereto in writing: It is ordered that the said petitioner John Knighton Nock of Royal Peradeniya Gardens, Kandy, be and is hereby declared entitled to have letters of administration issued to him to the intestate estate of the deceased George William Nock of New Rassagalle estate. Balangoda, unless any person or persons interested in the said estate shall, on or before the 21st day of February, 1906, show sufficient cause to the satisfaction of this court to the contrary.

W. A. G. Hood, District Judge.

The 15th day of November, 1905.

In the District Court of Batticaloa.

Order Nisi.

Testamentary
Jurisdiction.
No. 454.

In the Matter of the Estate of the late Miralevvai Parikari Allialevvai Marakair of Kattankudy.

Miralevvai Parikari Evuralevvai of Kattankudy......Petitioner.

And

THIS matter coming on for disposal before George William Woodhouse, Esq., District Judge of Batticaloa, on the 18th day of December, 1905, in the presence of Mr. John Kadramatamby, Proctor, on the part of the petitioner; and the petitioner's affidavit dated 14th day of December, 1905, and petition dated 15th day of December, 1905, having been duly read: It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to the estate of the late Miralevvai Parikari Alliarlevvai Marakair, late of Kattankudy, issued to him, unless the respondents or any person shall, on or before the 25th day of January, 1906, show sufficient cause to the satisfaction of the court to the contrary.

G. W. Woodhouse, District Judge.

The 18th December, 1905.

In the District Court of Kurunegala.

Order Nisi.

Testamentary Jurisdiction. No. 823. In the Matter of the Intestate Estate of Meyenna Naina Mohammadu of Pilessa in Gandahe korale in Weudawili hatpattu, deceased.

Meera Saibulage Aliemah Ummah of Pilessa......Petitioner.

And

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Kurunegala, on this 9th day of January, 1906, in the presence of Mr. P. Bertram Palipane on the part of the petitioner; and the affidavit of the petitioner, dated the 8th January, 1906, having been read:

It is ordered that Meera Saibulage Aliemah Ummah of Pilessa, the said petitioner, be and she is hereby declared entitled to have letters of administration to the estate of the late Meyenna Naina Mohammadu of Pilessa issued to her, as the widow and an heir of the said intestate, unless the respondents aforesaid or any other person interested shall, on or before the 16th day of February, 1906, show sufficient cause to the satisfaction of this court to the contrary.

BERTRAM HILL,
District Judge.

The 9th day of January, 1906.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 702. In the Matter of the Intestate Estate of the late Bulugahamula Pathirennehelage Volun Appuhamy, deceased, of Lrattakulama.

THIS matter coming on for disposal before W. L. Kindersley, Esq., District Judge of Chilaw, on the 15th November. 1905, in the presence of Mr. C. E. Corea, Proctor, on the part of the petitioner

Lokupotagamage Marihamy of Irattakulama: and after reading the petition and affidavit of the said Marihamy, dated 17th October, 1905: It is ordered that letters of administration do issue to the said Lokupotagamage Marihamy of Irattakulama to the estate of the late Bulugahamula Pathirennehelage Velun Appuhamy, deceased, unless any person interested shall show sufficient cause to the contrary on or before the 31st day of January, 1906.

W. L. KINDERSLEY, District Judge.

DY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Trincomalee will be holden at the Court-house at Trincomalee on Monday, January 29, 1906, at 11 o'clock of the morning of the said day, with continuation of days.

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

Fiscal's Office, H. E. BEVEN, for Fiscal.
Batticaloa, January 12, 1906.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,189.

In the matter of the insolvency of Mohammed. Juninuddeen Lye of No. 11, Vauxhall street. Slave Island, Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the first class.

By order of court,

J. B. Misso,

Secretary.

Colombo, January 15, 1906.

: In the District Court of Colombo.

No. 2,202.

In the matter of the insolvency of Thomas Ephraims Jansz of No. 6, Vauxhall street, Slave Island, Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the first class.

By order of court,

J. B. Misso, Secretary.

.

Colombo, January 15, 1906.

In the District Court of Colombo.

No. 2,211

In the matter of the insolvency of Andrew Charles Peter Peiris of No. 47c, Mahawatta, St. Sebastian, Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the third class.

By order of court,

J. B. Misso, Secretary:

Colombo, January 15, 1906.

In the District Court of Colombo.

No. 2,222.

In the matter of the insolvency of Wickremaratne Vidanelage John Richard Fernando of Tottewatte, Mutwal, Colombo.

WHEREAS Wickremaratne Vidanelage John Richard Fernando has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Wickremaratne Vidanelage John Richard Fernando has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wickramaratne Vidanelage John Richard Fernando insolvent accordingly; and that two public sittings of the court, to wit, on February 15 and March 1. 1906, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

J. B. Misso. Secretary

Colombo, January 17, 1906.

In the District Court of Negombo.

No. 73.

In the matter of the insolvency of Dehiwalage Don James de Phillips of Kurana Katunayaka.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the third class.

By order of court,

N. Paranavitana, Secretary.

Negombo, January 12, 1906.

In the District Court of Kalutara.

No. 116.

In the matter of the insolvency of Gamaetige Don Erolis Appuhamy of Horawala in Pasdun korale.

NOTICE is hereby given that the second sittings of this court in the above matter has been adjourned for February 3, 1906.

By order of court.

WM. DE SILVA, Secretary.

Kalutara, January 12, 1906.

In the District Court of Kalutara.

No. 117.

In the matter of the insolvency of Henry Barnes Abayawardene of Paiyagala.

NOTICE is hereby given that the second sittings of this court in the above matter has been postponed for February 3. 1906.

By order of court,

WM. DE SILVA, Secretary.

Kalutara, January 12, 1906.

In the District Court of Kandy.

No. 1,515. In the matter of the insolvency of Ana Kawana Kader Ibrahim Saibu of Hatton.

OTICE is hereby given that February 13, 1906, is fixed for the consideration of the grant of a certificate of conformity to the above-named insolvent.

By order of court,

W. M. DE SILVA, Secretary.

Kahdy, January 16, 1906.

In the District Court of Badulla.

No. 96. In the matter of the insolvency of Kina Kawenna Kader Neyna Mohammadu of Badulla.

NOTICE is hereby given that the second sittings in the above case has been adjourned till February 2, 1906, for the examination of the insolvent, in terms of section 89 of Ordinance No. 7 of 1853.

By order of court,

C. B. PAULICKPULIE, Secretary.

Badulla, January 6, 1906.

NOTICES OF FISCALS' SALES.

In the District Court of Colombo.

A. V. K. Meyappa Chetty of Colombo....... Plaintiff. No. 20,352 C. Vs.

O. L. M. Tambi Maricar of Union Place.

Slave Island, Colombo...... Defendant.

ruary 14, 1906, at 3 o'clock in the afternoon will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the balance sum of Rs. 1.473 94, with interest thereon at 9 per cent. per annum from July 18, 1905, till payment in full, viz.:—

The land and the building standings thereon bearing assessment No. 25, situated at Barandeniya, Kollupitiya, within the Municipality of Colombo; and bounded on the north by the property of Cader Mohideen Sriah Lebbe Marikar, on the east by the property of Mr. J. P. Green, on the south by the property of the estate of the late Idroos Lebbe Marikar Hadjiar, and on the west by the high road leading to Galle; containing in extent 40 square perches more or less.

Fiscal's Office. Colombo, January 17, 1906. E. Ondatje, Deputy Fiscal.

cal's Office. Deputy Fisca January 17, 1906.

In the District Court of Colombo.

No. 21,586 C. Va

Pitiwella Kankanage William Jayatilleke

of Dematagoda, Colombo.....Defendant.

OTICE is hereby given that on Monday, February 12, 1906, at 3 o'clock in the afternoon. will be sold by public auction at the premises in the following property, mortgaged and decreed to be sold

by the decree entered in the above action, for the recovery of the sum of Rs. 5,782 90, with interest on Rs. 5,000 at 6 per cent. per annum from March 1, 1905, to May 5, 1905, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz.

All that allotment of land called Kongahawatta (shaded pink in the plan thereof and marked Lr. B), together with all and every the buildings end erections standing thereon bearing assessment No. 233. situated at Dematagoda within the Municipality of Colombo; bounded on the north by the property of Jayavamboo and Sinnetamby, on the east by a passage 3 feet wide, on the south by the Dematagoda high road, and on the west by the other half part marked A in the plan allotted to Juanis Fernando; containing in extent 18 78 square perches as per figure of survey thereof dated January 8, 1899, made by Charles Schwallie, Land Surveyor.

E. ONDATJE,
Tiscal's Office, Deputy Fiscal.
Colombo, January 17, 1906.

In the District Court of Colombo.

Frederick Charles Loos of Colombo......Plaintiff.
No. 21,621. Vs.

oTICE is hereby given that on Monday, February 12, 1906, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 3,250, with interest thereon at 9 per cent. per annum from November 17, 1903, till payment in full, and costs of suit, viz.:—

All that allotment of land shaded pink in the plan made by Mr. Charles Schwallie, Surveyor, dated Apri

18, 1887, and annexed to the title deed, being the northern portion of the garden called Doowewatta, with the buildings standing thereon and bearing assessment No. 4, situated at Darley road, Maradana, within the Municipality of Colombo; bounded on the north by the other part of the same garden now of Packeer Bawa Madar Lebbe, on the east by the garden of Wattum ystry and now of Ahamadu Aliar, on the south by the other part of the same allotment of land bearing assessment No. 4, now bearing No. 4B, and on the west by the road 50 links wide, containing in extent 14.88 perches, together with all the buildings, plantations, and trees thereon, and all rights, ways, members, easements, advantages, and appurtenances whatsoever to the said premises belonging or used or enjoyed therewith, and all the estate, right, title, interest, claim, and demand whatsoever of the defendant therein and thereto at the date of the said mortgage.

Fiscal's Office. Colombo, January 17, 1906.

E. Ondatje. Deputy Fiscal.

In the District Court of Colombo.

Sarnelis de Silva Gunasekera of Maradana, Colombo......Plaintiff.

No. 21,868.

Vs.

(1) Hiddadura Paulis Mendis and (2) Elliadura Allis Soysa, both of Mutwal, Colombo......Defendants.

OTICE is hereby given that on Tuesday, February 13, 1906, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, specially mortgaged with the plaintiff and ordered to be sold by order for sale dated December 1, 1905, for the recovery of the sum of Rs. 859.37. with interest on Rs. 750 at 15 per cent. per annum from June 8, 1905, to June 14, 1905, and thereafter at 9 per cent. per annum till payment in full, and costs of suit, viz .:-

All that land called Ambegahawatte formerly bearing assessment No. 65 and presently bearing assessment No. 75, situated at Modara within the Municipality of Colombo; bounded on the north by the property of Weliserage Jacolis Fernando and others, on the east by a portion of the land belonging to D. Juse Silva, on the south by the property of Fredrick de Soysa Siriwardene, Notray, and on the west by the property of Hadjie Ummah; containing in extent 30.63 square perches.

Fiscal's Office, Colombo, January 17, 1906.

E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Wannekuwattewaduge Daniel Andris Fernando of Vauxhall street, Slave Island in Colombo......Plaintiff.

No. 21,971. Vs.

Mahatantila Vithanelage Dona Lucia Perei-ana Haminey alias Mahatantila Vidanelage Dona Louisa Pesia and her husband (2) Weerasinghe Kodikara Aratchige Peter Jeramias Appuhamy alias Peter Jeramias Perera, both of No. 44, Wall street, Kotahena in Colombo......Defendants.

OTICE is hereby given that on Tuesday, February 13, 1906, at 2.30 o'clock in the afternoon, will be sold by public auction at the premises in the following property mortgaged with the plantiff, specially bound and executable under the decree entered in the above case and ordered to be sold by the order of court dated December 13, 1905, for the recovery of the sum of Rs. 2,380, with interest on Rs. 2,000 at 12 per cent. per annum from June 10, 1905, till

July 31, 1905, and thereafter at 9 per cent. per annum till payment in full, and costs of suit, viz .:-

An allotment of land with the buildings constructed and those now in course of construction thereon, situated at Pansala road, presently known as Cemetery road, bearing assessment No. 47c, within the Municipality of Colombo; bounded on the north and northwest by the Pahala Pansala, on the east by the Pansala road, and on the south by the land of G. C. Fernando; containing in extent 7.12 square perches.

Fiscal's Office, Colombo, January 17, 1906. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo. Lambert L. Peiris of Lovel Castle, Bambalapitiya, Colombo...... Plaintiff. No. 22,267.

Suppramanian Tambyah of St. Georges, . Ward Place, Cinnamon Gardens,

Colombo......Defendant.

OTICE is hereby given that on Thursday, February 15, 1906, at 3 o'clock in the afternoon, will be sold by public auction at No. 46, Ward Place, Cinnamon Gardens, Colombo, the following property for the recovery of the sum of Rs. 610.85, with interest on Rs. 600 at 12 per cent. per annum from August 25, 1905, till October 3, 1905, and thereafter at 9 per cent. per annum till payment in full, and cost of suit, viz.;~

1 Victoria phæton, 1 dog cart, 1 bay mare, 1 bay pony, 1 set harness, 1 piano, 1 Bombay couch with cushion, 1 jakwood sideboard, 2 oval chairs with cushions, I nadun writing table with drawers, I jakwood writing table with drawers, I rattan conversation chair, 2 rattan chairs, 4 nadun chairs, 3 bentwood chairs, 2 ebony oval chairs, 2 wall lamps with handles. 2 nadun corner stands, 1 nadun teapoy, 3 pieces rattan matting, 1 bentwood rocking chair, 3 bentwood chairs, 2 nadun chairs, 1 nadun easy chair, 1 lounger. I nadun teapoy, 1 nadun almirah, 1 nadun whatnot. whatnot, 3 tables, 6 old chairs, 1 clock, 12 pictures, 75 flower pots with plants, 15 tubs with flower plants. 1 easy chair, 1 carpet, 1 jakwood almirah, 2 teapoys. 2 old rattan round chairs, and 1 folding chair.

E. ONDATJE, Fiscal's Office, Deputy Fiscal. Colombo, January 17, 1906.

In the Court of Requests of Colombo.

K. Don David Appuhamy of St. Joseph's

No. 28,863. Vs.

Singha Fernando of St. Joseph's street in

Colombo...... Defendant.

OTICE is hereby given that on Tuesday, February 13, 1906, at 1.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 22.50, and costs Rs. 11.25, viz.:-

The house and ground bearing assessment No. 14, situated at Blomendhal street within the Municipality of Colombo; and bounded on the north by the property of Inspector Jansz, south by the property of Mr. Mel, east by the property of Johana, and west by the property of Antho Fernando; containing in extent 15 square perches more or less.

Fiscal's Office, Colombo, January 17, 1906. E. ONDATJE, Deputy Fiscal.

Northern Province.

In the District Court of Jaffina.

(1) Nakamuttu, daughter of Mailar of Kaitadi, presently of Uduvil, and (2) Suppiramaniar Saravanamuttu of Uduvil, administrators of the estate of the late Vairavanather Iragunathar......Plaintiffs.

No. 4, 100. ٧s.

Mootatampi Sitamparanathar of Chunna-

kam......Defendant.

OTICE is hereby given that on Monday, February 12, 1906, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, tittle, and interest of the said de endant in the following property, for the recovery of Rs. 307.42, with interest on Rs. 250 at the rate of 12 per cent. per annum from February 20, 1905, until payment in full (provided that such further interest does not exceed Rs. 192.58). and costs Rs. 164 · 44, viz. :-

In a divided 27½ lachams paddy culture on the northern side with half share of the well standing on the southern side and path and water-course of a piece of land situated at Kantharodai called Vevilthetku and Marutaditidal, containing or reputed to contain in extent 55 lachams paddy culture, with well; bounded or reputed to be bounded on the east by property of Swaminather and Paraparapillai and others, north by property of Kulanthai and Vallynaiyagam, west by property of Vallynaiyagam, and on the south by a water-course, the village limit of Uduvil and property of Swaminathar.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, January 10, 1906.

Southern Province.

In the District Court of Galle.

Albert Richard Ephraums, deceased, of Galle . Richard Lionel Ephraums.....Substituted Plaintiff. No. 7,371. Vs.

Edward Danister Perera of Galle Fort,

now of Homewood, Havelock Town. Colombo.......Defendant.

OTICE is hereby given that on Saturday, February 17, 1906. at 2 o'clock in the afternoon, will be sold by public auction at the spot the following

mortgaged property. viz. :-

All that part of the soil and trees of the garden called Eramudugahawatta. together with all and singular the buildings standing thereon, containing in extent 1 rood 24 46 perches, the buildings and premises situated at Galupiadda and mentioned above are now called and known as Brighton Cottage.

Amount of writ Rs. 35,352, with interest on Rs. 35,000 at 12 per cent. per annum from April 18, 1904, till date of judgment, and thence at 9 per cent. per annum till payment in full.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, January 15, 1906.

In the District Court of Galle.

Albert Richard Ephraums of Galle, deceased... Plaintiff. Richard Lionel Ephraums.....Substituted Plaintiff. No. 7, 371.

Edward Danister Perera of Galle Fort. now

of Havelock Town, Colombo...... Defendant.

OTICE is hereby given that on the following days, at 12 o'clock noon, will be sold by public auction at the premises, in the following order, the right, title, and interest of the said defendant in the under-mentioned property for the recovery of Rs. 35,352, with interest on Rs. 35,000 at 12 per cent. per annum from April 18, 1904, till date of judgment, and thence at 9 per cent. per annum till payment of full, viz. :-

On February 10, 1906.

All that and those the estate, plantations, buildings, and premises called and known as Wilpita estate or Wilpita, containing in extent 1,472 acres and 11:36 perches, situate at Wilpita in the Gangaboda pattu of the Matara District; and bounded on the north and east by Crown lands in the villages Talahagama, Dandukele, and Haliela; south by several private properties in the villages Haliela, Aturaliya, and Wilpita; and on the west by Crown lands in the villages Welihena, Kanahalagama, and Wilpita.

2. All that the allotment of the land called Maragahawatta, in extent 6 acres 2 roods and 6 perches, situate at ditto; and bounded on the north-west and north by a road, east by Mataragewatta and a road, south by land said to belong to the Crown, and on the west by Koralagedeniyakumbura and a road.

3. All that and those the estate, plantations, buildings, and premises called and known as Kurunduwatta, at ditto, in extent about 102 acres; and bounded on the north by Wilpitawatta, east by Bowitiyahena, south by Kosgahahena, and on the west by Ratnaharakele.

4. All that two adjoining lands called Delwelaketiyahena and Diwelkuttiyahena, in extent 68 acres and 24 perches, situate at Sapugoda in Gangaboda pattu aforesaid; and bounded on the north by lands claimed by K. M. Bastian and others, south by a path and lands claimed by F. J. Dissanayaka and others and by a road, south-west and west by Crown land, east by lands claimed by A. B. Wickramaratne, Mudaliyar, and others.

On February 12, 1906.

5. All that divided portion of the land called Dintiyakanatta, containing in extent 1 acre and 13 perches, situate at Kiyanedua in Weligam korale; and bounded on the north-east by land described in plan No. 78,462, south-west by land described in plan No. 77,813, south-east and south by land claimed by natives, and on the north-west by lands said to belong to the Crown.

6. All that the divided portion of the same land called Dintiyakanatta, in extent 1 acre and 15 perches, at ditto; and bounded on the north-west and north-east by land said to belong to the Crown, east by land claimed by natives, south and west by land described in plan No. 78,461.

H. J. DE LIVERA, Deputy Fiscal.

Deputy Fiscal's Office, Matara, January 12, 1906.

North-Western Province.

In the District Court of Puttalam.

Mira Lebbe Sekka Marakayar of Palli-No. 1,824.

Abubekker Mirasaibu of Pallivasalturai....Defendant.

OTICE is hereby given that on Saturday, February 10, 1992 ruary 10, 1906, commencing from 10 o'clock in the forenoon, will be sold by public, auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

1. A portion of land called and known as Talavillukany, in extent 15 acres more or less, situated at Talaivillu in Akkaraipattu in the Puttalam District; bounded on the north by the boundary limit of the garden belonging to Uduma Lebbe Marakayar Mirasaibu Marakayar, Ana Muna Seku Abubekker, and Sena Muna Hydroos Marayakar, and banyan

tree; east by the boundary limit of the garden called Sinnattoddam belonging to Uduma Lebbe Marakayar, Mirasaibu Marakayar, and Ana Neyna Seku Abubekker Marakayar; south by the boundry limit of the garden belonging to Uduma Lebbe Marakayar, Mirasa Marakayar, and Nona Seku Abubekker and Sana' Muna Hydroos Marakayar; and west by Talaivilluodai; an undivided 3/20 share of the said land within these boundaries, together with all the cocoanut trees, palmyra trees, and all things thereof seized and possessed by the defendant by virtue of deed of gift No. 1.528, dated February 23, 1895. and attested by V. Pedro Manuel Fernando. Notary Public. of Etalai, and also the young plantation which is being planted by the defendant for his share according to agreement; valued Rs. 400.

- 2. The salt vaikkal No. 14 of the extent of about an acre, situated at Kaddaiyadiuppalam at Pallivasalturai of the said pattu; bounded on the north by a plod of grassy land and minor canal, east by the partition bund of the waikkal belonging to Abdul Kader Costapal Seku Abubekker, south by the main channel, and west by the partition dam of the waikkal belonging to Ali Uduman Segu Ismail Marakayar; an undivided just half share to the east of the waikkal within the said boundries, together with pans, reservoirs, and kattus, possessed and manufactured by the defendant by virtue of the aforesaid deed of gift No. 1,528 and in respect of the permit No. 30 of February 12, 1900, granted by Government for the manufacture of salt; valued Rs. 90.
- 3. The garden called and known as Tharavaitoddam, situated at Pallivasalturai, possessed by the defendant by right of purchase and by virtue of transfer No. 2,740, dated August 11, 1882, attested by Mihudukulasuuriya Lianage Joseph Fernando. NotaryPublic; bounded on the north by the boundary limit of the garden belonging to Ali Uduman Seku Ismail Marakayar and N. Elevetampi, east by the road, south by the boundary limit of the garden belonging to the plaintiff, and on the west by the boundary limit of the garden belonging to Nagur Mira Nachchia, wife of Seku Satakkutampi; the land of the extent of about ½ an acre within the said boundries, together with the cocoanut trees and all things thereof; valued Rs. 180.
- 4. The land called and known as Vidduwalavukuny, situated in the aforesaid place, purchased and possessed as a dwelling-place by virtue of the said deed of transfer No. 2,740; bounded on the north by lane, east by the partition fence of the house and compound belonging to the heirs of Abubekker Seku Abdul Kader and others and lane, south by the boundary limit of the garden belonging to the heirs of Abubekker Seku Abdul Kader, and west by sandy mound; the land of the extent of 1 acre more for less within the said boundries, together with buildings and all things thereof; valued Rs. 180.
- 5. The land called and known as Mundampillai Karukativu, situated in the village of Karukkaitivu of the said pattu; bounded on the north by the boundary limit of the gardens belonging to Sekka Nachchia, widow of Muhamadu Cassim Marakayar, east by the boundary limit of the garden belonging to Ponnakan Nayina Muhamadu Lebbe, south by the boundary limit of the garden belonging to Nagur Mira Nachchia, wife of Ali Uduman Seku Ismail Marakayar, and on the west by the boundary limit of the garden belonging to Seku Abdul Kader, Seku Muhaiyadeen, and Seina Neina Muhamadu Lebbe; of the land of the extent of about 4 acres within the said boundaries, an undivided just half share, together with coceanut trees and all things thereto purchased and possessed by the defendant by virtue of the said transfer deed No. 2,740; valued Rs. 750.

6. A two-tenth share to the south of another portion of land called Mundampillai Kurukkaitivu of the extent of about 2 acres, situated in the aforesaid place, seized and possessed by the defendant by virtue of transfer deed No. 5,860, dated March 29, 1887, executed in defendant's favour and in that of his brothers and attested by the aforesaid notary, and being planted by the defendant and his brothers' sons Una Mira Saibu Marakayar and Una Naiyina Lebbe Marakayar for their share; bounded on the north by the boundary limit of the garden belonging to the heirs of Abubekker Nayina Muhamadu Lebbe, east by the boundary limit of the garden belonging to Ali Uduman Seku Ismail Marakayar Nagur Mira Nachchia, south and west by uncultivated land called Taravai belonging to the defendant and others; an undivided just half share of the said share within these boundaries, together with cocoanut trees palmyra trees, and all things thereof; valued Rs. 400.

Amount of writ Rs. 3,162.50, with interest at the rate of 9 per cent. per annum from October 10, 1905. and costs.

F. Bowes, Deputy Fiscal.

Fiscal's Office, Puttalam, January 15, 1906.

In the District Court of Chilaw.

No. 2,382. Vs

Katpegam of Pulichchakulam......Defendant.

OTICE is hereby given that on Monday, February 12, 1906, commencing at 1 o'clock in the afternoon, will be sold by public auction at the precaises the right, title, and interest of the said defendent in the following property, viz.:—

1½ share of the soil and productive trees from 2½/5 shares of the land bearing No.992, situate at Pulichchakulam in Anavilundun pattu, Chilaw District, which is of the extent of 18 acres; and bounded on the north by land appearing in figure of survey No. 71,533, east by reservation along the road, south by land appearing in figure of survey No. 71,550, west by land said to belong to the villagers.

1½ share of the soil and productive trees from 2½/5 shares of the garden called Sinnathottam, situate at Battulu-oya in Anavilundun pattu aforesaid; bounded on the north by limit of garden belonging to Bandilamy and others, east by road, south by garden formerly belonged to Thamby Marikar, Peace Officer, and presently of the second defendant and others, west by jungle land which belonged to Cader Saibu Marikar and others.

1½ share from 2½/5 shares of the jungle land lying on the western side of the garden called Sinnathottam, situate at Battulu-oya; and bounded on the north and west by the river called Sinna Battuluoya-aru, east by the aforesaid garden called Sinnathottam and by the garden belonging to Habibu Mohammadu, Division Officer, and others, south by Battulu-oya river.

13 share of the soil and productive trees from 23/5 shares of the garden called Karthanthottam and the garden called Kadetkaraithottam, which now form one property, situate at Pulichahakulam aforesaid; bounded on the north by lake, south by the garden

called Nallathambythottam, east by the garden called Wawathottam belonging to second defendant and others, west by the garden belonging to Siven Sam-

matty and others.

1½ share of the soil and productive trees from 2½ 5 shares of the garden called Wawathottam and the field called Kandappanwayel, which form into one property, situate at Pulichchakulam aforesaid; bounded on the north by the garden called Areseethottam belonging to second defendant and others, east by the field called Palmattanwayel belonging to second defendant and others, south by the garden belonging to Kadiravel Naikar and others, west by garden called Karuttantliottam belonging to second defendant and

1½ share from 2½,5 shares of the paddy field called Sinnawamaicottuwai and the paddy field called Peppariarypinoo, which form into one property, and which is about 150 parrahs paddy sowing extent, situate at Pulichchakulam; and bounded on the north by the field called Nawaladykarai, east by the bund of the tank, south by field belonging to Sinnasamy Nayakar and others and by drain, west by field called Puduchenawayel.

 $1\frac{1}{2}$ share of the soil and productive trees from $2\frac{1}{2}/5$ shares of the garden called Periyathottam, situate at Battulu-oya, which is of the extent of 7 acres 20 perches; and bounded on the north and south by the fence of garden belonging to Bandihamy and others, east by road leading to Puttalam, west by river called Sinna

Battuluoya-aru.

Amount recoverable Rs. 6,386 66, with interest on Rs. 4,000 at 11 per cent. per mensem from June 8. 1901, up to July 30, 1901, and further interest on the aggregate sum at 9 per cent. per annum from July 30, 1901, and poundage.

Deputy Fiscal's Office, Chilaw, January 16, 1906.

E. LAWSON KOCH, Deputy Fiscal.

Province of Uva.

In the District Court of Colombo. John Walker, presently in England, carrying on business in Colombo, Badulla, Dikoya, Haputale, and Tillicoultry under the name, style, and firm of Walker & Greig......Plaintiff.

No. 21,058. Vs.

C. M. Richard of North Rookatenna estate, Badulla.

OTICE is hereby given that on Saturday, February 10, 1906 at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the follow-

ing property, viz. :-

All that estate called and known as North Rookatenna estate, comprising thirteen allotments of land. together with the buildings, plantations, and everything thereon, situated at Dikwella in Bogodapalata in the District of Badulla; containing in extent 345 acres more or less.

Amount to be levied Rs. 3,663 10, with interest on Rs. 3,491.86 at 9 per cent. per annum from the 22nd November, 1904,

Fiscal's Office, Badulla, January 15, 1906.

N. S. CASSIM. for Fiscal.

In the Court of Requests of Badulla-Haldummulla.

Ana Ahamadu Ali, formerly of Panadure

No. 2,254. v_{s} . Marikar Lebbe Ahamadu Lebbe Marikar

alias Marikar Lebbe Mohamadu Lebbe of Bandarawela......Defendant.

OTICE is hereby given that on Saturday, February 10, 1906, at 12 o'clock noon, will be sold by public auction at the premises the right,

title, and interest of the said defendant in the follow-

ing property, viz. :An undivided is share of an allotment of land called Ketamillagahawatte Medalassa, appertaining to Mulatakumbura, measuring 92 feet along the high road towards the south and 90 feet towards the north and of the three tiled boutique rooms bearing Nos. 16 17, and 18 standing thereon, situated in the town of Bandarawela.

Amount to be levied, Rs. 112-25.

Fiscal's Office, Badulla, January 15, 1906. for Fiscal.

N. S. CASSIM.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Don Albert Alfred Wickramasinghe, Proc-

No. 1,824.

(1) Moona Seena Moona Seiyado Mohamado of 2nd street, Magilwannapuram in Sandakundum, India, (2) Moona Kana Moona Muhamedo, Ossen of

Kegalla and another Defendants

OTICE is hereby given that on Saturday, February 10, 1906, at 11 o'clock in the forenoon, will be sold by public auction at the premises, with the right, title, and interest of the said defendants, the following property, viz.:

An undivided half share of the land and plantations thereon called Diyaballanwalehena and Kadurugahalandehena adjoining each other situate at Batuwatte in Beligal korale in Kegalla District, and of 10 pelas paddy sowing in extent; and bounded on the north by Pattekumbura, east by Kosgahamwlekele, south by Kudaoya, and west by Epagehena, Galenda, and oya.

To levy Rs. 916 201, with interest at 9 per cent. per annum on Rs. 1,225 from September 2, 1904, till payment in full.

Deputy Fiscal's Office. Kegalla, January 17; 1906.

C. JANSZ, Deputy Fiscal.

DISTRICT AND MINOR COURTS NOTICES

List of Uncertificated Insolvents in the District Court of Kandy for the Half-year ended December 31, 1905.

Date. No. of Case. Name of Insolvent.

Residence.

Remarks.

August 24, 1905

1,489

.. Veanna Kadruwail .. Lower Dumbara ..

Certificate suspended for six months

District Court. Kandy, January 12, 1906.

J. H. DE SARAM, District Judge.

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Return of Testamentary Cases under Official Administration in the District Court of Galle for the Half-year ended December 31, 1905.

	No. of Cas	se.	To whom granted.		Whose Estate.	Valu	e of Estate Rs.
777	3,535 F-1 4 1	• •	The Secretary, District Court	• •	Estate of Pinnadawe Hewage Kirigoris de Silva		3,283
	3,515	• •	Do.	• •	Estate of Patiranage Pieris Appu	••	1,340
	3,585	• •	Do.	• •	Estate of Sydney Herbert Hobday		540
	3,587	• •	Do.	• •	Estate of Ratgama Guruge Ondiris de Silva Tilakasuria	L	2,436
•	3,607		Do.	, .	Estate of Isa Natchia	• •	3,500

G. A. BAUMGARTNER, District Judge.

District Court, Galle, January 12, 1906.

List of Uncertificated insolvents in the District Court of Galle for the Half-year ended December 31, 1905.

Date.

No. of Case.

Name.

Date of Order.

September 14, 1904

350 ... Pakir Tamby Neina Markar of Galle Bazaar

June 16, 1905.

District Court. Galle, January 12, 1906 G. A. BAUMGARTNER, District Judge.

Return of Testamentary cases under Official Administration for the Half-year ended December 31, 1905.

No. of Case. Date of Institution

Name of Person appointed. To whose Estate.

Remarks.

111 .. January 14, 1905 ...

T. B. Claasz, Secretary, B. ndappu, Registrar District Court, Anuradhapura

of Kainattama

Heirs noticed against the filing of the final account by the Secre ary. Case for Janu-

ry 26, 1906

District Court, Anuradhapura, January 10, 1906. ". T. SOUTHORN. for District Judge.

List of Uncertificated insolvents in the District Court of Anuradhapura for the Half-year ended December 31, 1905.

Nil.

W. T. SOUTHORN, for District Judge.

District Court, Anuradhapura, January 10, 1906.

In the Court of Requests of Matale. No. 6,959.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Matale by three labourers of Rusigama estate against the proprietor or proprietors thereof under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 35.

S. RANESINGHE, Chief Clerk.

This 16th day of January, 1906.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Hatton by twenty-seven labourers of Invery estate against the proprietor or proprietors thereof under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 288.

> O. S. MAHAMADU, Chief Clerk.

This 5th day of January, 1906.

LIST OF JURORS AND ASSESSORS.

NORTHERN PROVINCE.

IST of Persons residing in the Northern Province, who are both qualified and liable to serve as Jurors and Assessors, in terms of the 254th clause of "The Criminal Procedure Code, 1898," during the year 1906:---

SPECIAL JURORS.

Arunasalam Chapapati, farmer Arunasalam Chuppiah, farmer Chapapati Sabaratna, Modir., interpreter Chinnatampyar Ponnampalem, farmer David A. Thampiah, surveyor Geddes, Melville, planter James Muttiah Hensman, farmer Mailvakanam Sivaprakasam, merchant

Manippay Kokkuvi! Puttoor Usan Pallai Chandilippai

Navaly

Kokkuvil

Rajakariar, M. S., trader, Smith, A. C., district engineer Swampillai, M. B., trader Van Cuylenburg, A., inspector of schools V. Modlr. Muttuvelupillai, farmer Vinasitampy Murukesapillai, superintendent, minor works Vaitilingam Eliyatampy, farmer Waddell, G., provincial engineer William Mather, steamer agent

Jaffna đo. do. do. Kanterodai Vannarponnai Valveddy Jaffna Manippay

Araly

Puttocr

Alaveddy

ENGLISH-SPEAKING JURORS.

Alexander, R. C., trader Jaffna Ampalawanar Chinnappah, clerk Amplawana Modlr. Chinnatampar, farmer Arumukkam Kanagasabai, farmer Arumukam Paramasamy, teacher Arumukam Saravanamuttoo, interpreter Arumukam Thirunanasampanter, farmer Arumukam Vaitilingam, farmer Arunasalem Chapapathi, farmer Arumasalam Chitamparanatapillai, notary Arunasalem Chuppiah, farmer Asbury, L. S., clerk Chankarappillai Appachchipillai, Chankarappillai, Arthur Edward, teacher Chankarapillai Turiappah, notary Chanmukam, J. K., teacher Sabaratnam, Chapapati Modlr, interpreter Chapapatipillai Chelliah, teacher Cherubim, Joseph, steamer agent Chinnatampy Chankarapillai, farmer Chinnatampyar Ponnampalem, farmer Chinnatampy Veluppillai, farmer Chittampalem Erampu, farmer Chuppiramanier Kasippillai, farmer C. K. Swaminathan, teacher David, A Tampiah, surveyor Edirmannasinghe, M. M., clerk Eliyappah Chelliah, teacher Geddes, Melville, planter Kantaiyah Nagalinkam, farmer Kanagaratna Modlr. Chellappa, school manager Kanagaratza Modlr. Chuppiah, medical practitioner

Vannarponnai [†] Alaveddy Chavakachcheri Chandilippai Koppai Imaiyanan Arali = -Kokkuvil Araly Manippay do. Alaveddy Kokkuvil Tellippalai Jaffna Kokkuvil Batticottai Jaffna Tellippalai Puttoor Vannaraponai Tolpuram Kaitady Colombuturai

Irupalai Chulipuram Manippay

Usan

Jaffna

Pallai

Kokkuvil

Kartikesu Tampapillai, inspector of schools Kasinather Muttukkumaru, farmer Kasinather Ponnampalam, farmer Kathiritampy Modlr. Sivasampu, farmer Kathirkamar Kanapatippillai, survevor Markander Supperamanier, farmer Millington, E. T., office assistant Mailvakanam Suppiramaniam, farmer Mailvakanam Nitchingam Chinnappa, farmer Mailvakanam Ponnampalem, farmer Murukesar Thamotharampillai, farmer Murukerar Appiah, farmer Murukesar Naganather, farmer Muthalitampy Ramasamy, farmer, Nakanathapillai Ponnampalem, farmer Nevius Selvaduraipillai, professor Paramu Chitamparapillai, notary Patterson, J. J., planter Philips, J. F., planter Rajakariar, M. S., trader Ramalinkam Eliyatampy, farmer Ramalingam Veluppillai, farmer Ramanather Arulampalam, clerk Rodrigo, John, planter Sathasivampillai Sivaprakasapillai, notary Seemampillai Selliah, farmer Selliah, John, teacher, Sittampalem Thillaiampalem, notary Suppiramanier Sithamparapillai, clerk Swaminathapillai

photographer

Smith, A. C., district engineer

Spencer, L. P., teacher

Swampillai, M. B., trader

Chunnakam Puloly Chankuvely Jaffna Nallur Mulai Chunnakam Vaddukkodai Anzikkodai Chunnakam ${\bf Tholpuram}$ Chunnakam Vannarponnai Puloly Pallai Jaffna do. UsanAraly Kanagaratnam, Jaffna

Mukamalai Mallakam Vannarponnai Iyakkachy Vannaraponai Matakal Vaddukkodai

Manippay do. do.

Tampoe Kailasapillai, farmer
Tanmavarather Ramalingam, notary
Tillaiampalem Siva Ramalingam,
Government counter
Toussaint. J. G., clerk
Turai Ayah, E. C., surveyor
Vairamuttoo Velauthampillai, school
manager
Vaitialingam Eliyatampy, farmer
Vaitianather Sithamparanather,
farmer
Vanderstraaten, A. E., district engi-

Nallur Anaikkoddai

do. Jaffna Vaddukkodai

Puloly Valveddy

Kaitady Pallai Van Cuylenburg, A., inspector of schools
Vaitialingam Sathasivampillai, farmer
Velauther Marimuttoo, farmer
Veluppillai Modir. Muttuveluppillai, farmer
Vinasitampy Murukesapillai, superintendent, minor works
Vinasitampy Nakalingam, farmer
Waddell, G., provincial engineer
William Mather, steamer agent

Jaffna

Vannarponnai Araly

Kanterodai

Jaffna Mallakam Jaffna Manippay

TAMIL-SPEAKING JURORS.

Abdukader, M. S., trader Alfred K Chellappah, notary Ampalawanar Chitampara Udaiyar, farmer Ampalawanar Kantaiyah, farmer Ananther Kanapatippillai, trader

Appapillai Chinnatampy, farmer

Arumukam Ampalawaner, farmer Arumukam Nakamuttoo, trader Arumukam Veluppillai, trader Athimulam Ramalingam, trader Chankarapillai Suppiramaniam, trader

Chanmukam Kathiravelupillai, notary Chapapati Chellappa, farmer Chapapati Kantaiyah, farmer

Charavanamuttoo Sivasampu, farmer Chinnakkuddy Chinniah, farmer Chinnappu Chuppiramaniam, farmer Chinnatampy Arumukam, farmer Chinnatampy Chankarapillai, farmer Chitamparam Manikkam, trader Chitamparanather Murukesu, notary Chitamparanather Mootatampy, notary

Chuppiramaniam Ampalawaner, farmer Eliyatampy Turiappah, farmer

Eliyatampy Veerakattippillai, farmer

Kanapatiar Appakkuddy, farmer Kanapatipillai Kantaiyahpillai, farmer Kanapatipillai Ponnampalem, farmer Kanapatipillai Tampapillai, notary Kantaiyar Ramalingam, farmer Kantakkuddiyar Ponnampalem, farmer Kantar Kanapatippillai, farmer

Kantar Kanapatippillai, farmer Kanther Kathirkamar, farmer

Kanther Namasivayam, farmer

Fiscal's Office.

Jaffna, January 12, 1906.

Vannarponnai Kodigamani

Tellippalai Kanterodai Chempianpattu Punnalaikadduvan Vannarponnai Valvedditurai do. do.

Imaiyanan Mulai Nallur Vannaraponnai Alvai Kudattanai Kokkuvil Karaveddy Puttoor Point Pedro Manippay

Elalai Avarankal Chempianpattu Tanakarakurchchi Kokkuvil

Imaiyanan Karanavai Kokkuvil Karanavai

Valvedditurai Alvai Chempianpattu Columbuturai Kanther Ramalingam, farmer Kanther Sittampalem, farmer

Kanther Siva Suppiramaniam, farmer Kanther Suppiramaniam, farmer Kasinather Arumukam, farmer Karunakarer Tampiah, farmer Kathiraser Chellappah, notary Kathirkamar Vairamuttoo, farmer Kathirippillai Kartikesu, farmer Kathirivelu Sinniah, farmer

Kumarasamy Kathiritampy, farmer Kumaru Chellappah, farmer

Marimuttoo Kumarasamy, farmer Mootatampy Chammukam, notary Ramalinkam Arumukam, notary Santhirasekarar Sinnatampy, farmer Saravanamuttoo Erampu, farmer Saravanamuttoo Kantaiyah, farmer Sathasivam Sankarapillai, farmer Sayampunather Veerasingham,

farmer
Suppiramanier Muttu Kumarasamy,
j farmer
Suppiramanier Kantaiyah, farmer
Tampimuttoo Kanther, farmer
Teivar Nagalingam, Modhr, trader
Tillayampalam Sankarapillai, farmer
Vannitampi Chelappah, farmer

Vairavanather Ramalinkam, farmer

Vairavippillai Mutavelu, trader

Vaitilingam Chapapati, farmer Vaitilingam Pootatampy, farmer Valliapper Kumarasamy, farmer Velauther Kanther, farmer Velauther Ponnampalam, farmer Veluppillai Arumukam, farmer Veluppillai Vallipuram, farmer Veerakattiyar Kartikesu, farmer Visuvanather Thamotharampillai,

farmer

Karanavai Chettiyakurichi frupalai Karanavai Vannarponnai Navatkuly Nallur Alvai Valveddy Chettiyakurichi Puloly Tanakkarakurichehy Vannarponnai Navaly Alvai Achchuvely Mukamalai Karanavai Velanai

Vannarpounai

Puloly Karaveddy Chiruppiddy Point Pedro Nällur Mallakam Telippalai Point Pedro Valveddy Puttoor Puloly Nakarkoil Vannarponn a Alvay Karavanai Karaveddy

Chavakach- cheri

V. Thambipillai. for J. P. Lewis, Fiscal.