

# ernment Gazel

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Part I.—General: Minutes, Proclamations, Appointments, and General Government Notifications. PART II.—Legal and Judicial

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

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

# Part II.—Legal and Judicial.

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# PASSED ORDINANCES

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

## No. 3 of 1906.

An Ordinance to further amend the Law relating to the General Regulation of Customs.

HENRY A. BLAKE.

Preamble.

HEREAS it is expedient to further amend in certain particulars the Ordinances relating to the General Regulation of Customs: 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 Customs Duties Amendment Ordinance, 1906," and this Ordinance and "The Customs Duties Ordinances, 1869 to 1904," shall be read and construed as one Ordinance, and may be cited together as "The Customs Duties Ordinances, 1869 to 1906."

Substitution of new section for section 3 of Ordinance No. 9 of 1904." 2 For section 3 of "The Customs Duties Amendment Ordinance, 1904," there shall be substituted the following section, namely:

In Schedule D of "The Customs Duties Amendment Ordinance, 1903," the following words shall be added after the words "If exceeding 288 hours to pay the same rate outwards as paid inwards," namely:

Provided that buoy rent shall not be payable—

(a) In respect of any time beyond the said period during which a vessel has stayed in port for repairs, or because she was unable to put to sea without risk, if the master attendant is satisfied that such stay was necessary and was not unduly prolonged; or

(b) In respect of any time during which a vessel is on the slips or in dry dock; or

(c) In respect of any time during which any vessel is kept in port as a reserve vessel to maintain the regularity of the mail service or for other important public service.

The Governor shall from time to time, by notification in the Government Gazette, declare the vessels which are entitled under sub-section (c) of this section to be exempted as reserve vessels from buoy rent.

3 (1) In Schedule B annexed to "The Customs Duties Amendment Ordinance, 1903," there shall be substituted for the words "Perfumery or spirits imported as perfumery per gallon Rs. 7" the following words, namely:

Rs. c. On perfumed spirits and bay rum a duty per gallon of gallon of On perfumery other than perfumed spirits, for every Rs. 100 of the value thereof a duty of ... 5 50

(2) In the said Schedule B under the sub-head "Metals: Iron and steel not galvanized" the word "rails" shall be

(3) The following additions shall be made to the table of exemptions in the said schedule to the said Ordinance, namely:

(d) Between the words "Cardamoms" and "Cards" there

shall be inserted the word "Cardboard."

(b) Under the heading "Machinery," in sub-head (e), the words "raw rubber" shall be inserted after the word "coffee."

(c) In the enumeration of articles under the head "Passengers' Luggage accompanying the Passenger," the words "used motor bicycles" shall be inserted between the words "used bicycles" and "photographic cameras."

(d) Under the head "Prints and Pictures" the words
"and beading used for picture frames" shall be
added after the words "picture frames."

(e) Between the articles enumerated under the head "Prints and Pictures" and the word "Rattan" there shall be inserted the words "Rails, rail-fastenings,

tie-rods, fish-plates, and turntables."

(f) Under the heading "Wood, Metal, Paper, or other Material" there shall be added after the words "used in making tea boxes" the words "or boxes used for the despatch of samples of tea or other

Ceylon products."

(g) The word "uniforms" under the heading "Regimental clothing" shall be omitted.

(h) After the head "Timber (not prepared)" the words "Uniforms, civil, naval, or military" shall be inserted.

(i) Under the heading "Machinery" the following sub-head shall be added, namely, "Steam launches and motor boats used in conveyance of goods and passengers or towage of lighters."

(j) Between the words "Memorial tablets of whatever description" and "All unwrought metals" the words "Motor trailers" shall be inserted.

Passed in Council the Fourteenth day of February, One thousand Nine hundred and Six.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the First day of March, One thousand Nine hundred and Six.

> A. M. ASHMORE, Colonial Secretary.

Amendment of tariff of import duties as regards perfumery and used motor bicycles accompanying passengers,

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

# No. 4 of 1906.

An Ordinance to prevent the overcrowding of Vessels earrying Passengers from Ceylon to any port or place in British India.

HENRY A. BLAKE.

Preamble.

WHEREAS it is necessary to prevent the overcrowding of vessels carrying passengers from Ceylon to British India: 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 Passenger Ships Ordinance, 1906," and shall come into force at such date as the Governor by Proclamation in the Government Gazette shall appoint.

Repeal.

2 Ordinance No. 1 of 1860, intituled "An Ordinance to prevent overcrowding of Vessels carrying Passengers from Ceylon to any port or place in British India," is hereby repealed.

Application of Ordinance.

- 3 (1) Subject to the exceptions mentioned in sub-section (2), this Ordinance applies to ships carrying as passengers more than fifteen natives of Asia or Africa.
  - (2) But it does not apply-
  - (a) To any ship of war, troopship, transport, or other ship belonging to the Royal Navy or His Majesty's Indian Marine Service.
  - (b) To any other ship for the time being in the service of His Majesty.
  - (c) To any ship of war belonging to any foreign Prince or State.
  - (d) To any steamship not carrying as passengers more than sixty natives of Asia or Africa.
- (3) Notwithstanding anything in sub-sections (1) and (2), the Governor may, with the advice of the Executive Council, declare all or any of the provisions of this Act to apply to sailing ships or any class of sailing ships carrying as passengers more than five natives of Asia or Africa, and to steamships or any class of steamships carrying as passengers more than thirty such natives.

Number of passengers to be carried in unlicensed vessels."

4 No vessel shall carry passengers from any port or place in Ceylon to any port or place in British India in a proportion greater than one passenger to every five tons of the burden of such vessel without a license.

Number of passengers to be carried in licensed vessels.

No vessel shall be licensed to carry passengers on any such voyage as aforesaid in a proportion greater than one passenger to every two tons of burden, nor unless the vessel has space on a deck or platform, under hatches, reserved for the accommodation of the passengers, in the proportion of six superficial feet for every passenger, with not less than five feet clear between the upper deck and the lower deck or platform; except a vessel proceeding in ballast, which may be licensed to carry a number of passengers not exceeding the proportion of one and a half to every ton of her burden, provided that the whole of the space usually allotted for cargo, and not occupied by ballast, be kept for the accommodation of the passengers and for storing the provisions and water for their use; and that the space left clear for the accommodation of the passengers on the deck or decks of the vessel be not less than four superficial feet for each passenger.

Penalty on master of unlicensed vessel.

6 The master or tindal of any vessel which shall carry passengers on any such voyage as aforesaid without a license, in a proportion exceeding that laid down in the 4th

section of this Ordinance, shall be liable to a fine not exceeding twenty rupees for each passenger in excess of such proportion.

Penalty on master of licensed vessel.

7 The master or tindal of any licensed vessel which shall carry on any such voyage a greater number of passengers than is specified in the license, or in which the accommodation therein required shall not be afforded, or who shall knowingly receive or allow to come on board such vessel a greater number of passengers than is specified in the license, intending to proceed to sea with such passengers on any such voyage, shall be liable for any such offence to a fine not exceeding twenty rupees for each passenger in excess of such number, or for each passenger who is not provided with accommodation agreeably to the license.

Government to appoint ports for shipment of passengers when the number of passengers to be carried is greater than one to every five tons of burden. 8 Passengers in a greater number than one passenger to every five tons of the burden of any vessel shall not be shipped from Ceylon for any port or place in British India, except from such ports as shall be from time to time appointed by the Governor by an order published in the Government Gazette; and the master or tindal of any vessel who shall take on board passengers for such voyage from any other port or place in a greater proportion to the burden of the vessel than is above-mentioned shall be liable to a fine not exceeding twenty rupees for each passenger embarked.

Grant of license to vessels

9 It shall be at the discretion of the collectors of customs for the ports appointed for shipping passengers, or such other persons as the Governor may from time to time appoint for the purpose, to grant licenses to vessels under this Ordi-The license shall describe the vessel, her tonnage and rig, the number of her boats, anchors, and cables; also the name of the owner and of the master or tindal and the number of the crew; and shall specify the number of passengers she may carry and the space to be assigned for their accommodation. Provided if any doubts shall arise whether any vessel about to proceed with passengers as aforesaid is seaworthy so as to be fit for her intended voyage, and such doubts shall not be removed to the satisfaction of the collector of customs at the port from which such vessel is to be cleared out, it shall be lawful for such collector to cause such vessel to be surveyed by such person as shall be appointed by the Governor for that purpose, and if it shall be reported by such person that such vessel is not seaworthy with reference to such voyage, such vessel shall not be cleared out until such vessel shall have been rendered seaworthy.

Supply of provisions on board passenger vessels plying to and from Ceylon, &c.

10 The master or tindal of any vessel licensed to carry passengers from any port in Ceylon to any port or place in British India, who shall proceed on any such voyage without having laid in a supply of water and provisions for the passengers, according to a scale fixed under section  $17\ (a)$  of this Ordinance, and which shall be hung up at the custom house of the port, shall be liable to a fine not exceeding one hundred rupees.

List of passengers to be signed by master.. 11 The master or tindal of any vessel licensed to carry passengers as hereinbefore provided shall sign and deliver in duplicate, to the principal officer of customs at the place of embarkation, or such other person as the Governor may from time to time appoint for the purpose, a list, according to the form annexed to this Ordinance, of all passengers to be conveyed in such vessel, and such officer, after satisfying himself of the correctness of the same, and that the number of passengers authorized is not exceeded, shall countersign and return one such list to the master or tindal, to be produced to the proper officer at the port to which the vessel is bound; and should any additional passengers engage to proceed by such vessel after such list has been so countersigned, the master or tindal may insert their number in the original list, obtaining the signature of the controlling

Additional dessengers. .

officer as before. The officer in charge of the customs may withhold the port clearance till this provision is complied with.

Penalty for impeding entry or inspection.

12 The principal officer in charge of the customs at the port of embarkation, or any person authorized by him, shall be at liberty, at all times, to enter and inspect any passenger vessel, and the fittings, provisions, and stores therein, and to muster the passengers and crew, and whoever impedes such entry, inspection, or muster, or refuses to allow the same, shall be liable to a fine not exceeding fifty rupees.

l'enalty on landing passenger at a place other than at which he has contracted to land.

If any passenger in any vessel shall be landed at any port or place other than the port or place at which he may have contracted to land, unless with his previous consent, or unless such landing is made necessary by perils of the sea or other unavoidable accident, the master shall, for each offence, be liable to a penalty not exceeding two hundred rupees.

Passenger's right of action preserved.

14 Nothing in this Ordinance contained shall take away or abridge any right of action which may accrue to any passenger, or to any other person, in respect of the breach or non-performance of any contract made with the master or owner of the vessel or his agent.

Adjudication of offences and recovery of penalties.

15 Any offence against this Ordinance, though the same may be beyond the jurisdiction of a police court by reason of the amount of punishment to which the offender is liable, shall and may nevertheless be inquired into, tried, and punished by the police court of the district in which the offence was committed, wholly or in part, or where the offender is found. And any fine imposed on the master or tindal of any vessel for a breach of this Ordinance may be recovered from the owner of such vessel or from his agent. And if the person directed to pay any penalty is the master or tindal of a vessel, and the same is not paid at the time and in the manner prescribed by the order of payment, the court ordering such payment may, in addition to the means prescribed by law for enforcing payment, direct, by warrant, the amount remaining unpaid to be levied by distress and sale of the said vessel, her tackle, furniture, and apparel.

Sum ordered to be paid leviable by distress on vessel.

> Any police magistrate imposing any penalties under this Ordinance may, if he thinks fit, direct the whole or any part thereof to be applied in compensating any person for any wrong or damage which he may have sustained by the act or default in respect of which such penalty is imposed, or in or towards payment of the expenses of the proceedings.

Application of penalties.

(1) The Governor, with the advice of the Executive

Council, may make rules consistent with this Ordinance to regulate in the case of any ship or class of ships all or any of the following matters:

- (a) The scale on which food, fuel, and water are to be supplied to the passengers or to any class or classes of passengers, and the quality of the food, fuel, and water.
- (b) The medical stores and other appliances and fittings to be provided on board for maintaining health, cleanliness, and decency.

(c) The boats, anchors, and cables to be provided on board. (d) The apparatus for the purpose of extinguishing fires on board and the precautions to be taken to prevent such fires.

- (e) The provision of appliances for saving life and of means for making signals of distress, and the supply of lights inextinguishable in water and fitted for attachment to life buoys.
- (f) The access of between-decks passengers to the upper deck.
- (2) In making a rule under this section the Governor in Executive Council may direct that a breach of it shall be punishable with fine, which may extend to two hundred

Rules.

rupees, and when the breach is a continuing breach with a further fine which may extend to twenty tupees for every day after the first during which the breach continues.

(3) All rules made under this Ordinance shall be published in the Government Gazette, and shall thereupon be as binding, effectual, and valid as if enacted therein, and all courts and magistrates shall take judicial notice thereof.

# SCHEDULE. Form.

. 1	2	3	4	5	6	7	-
Name of Vessel	Name of Master.	Tons per Regis- ter.	Port of Embarka- tion.	Num- ber.	Port at which Pas- sengers have contracted to be landed.	Date of Departure.	
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Passed in Council the Fourteenth day of February, One thousand Nine hundred and Six.

A. G. CLAYTON,
Clerk to the Council.

Assented to by His Excellency the Governor the First day of March, One thousand Nine hundred and Six.

A. M. ASHMORE, Colonial Secretary.

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

# No. 8 of 1906.

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

#### HENRY A. BLAKE.

W 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 hereinafter 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 nine 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 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, by and 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 1906."

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

Authority to Crown Agents to execute the Lease on behalf of the Government. 3. 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 subsidiary 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.

- 4. 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.
- 5. 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.

Passed in Council the Twenty-seventh day of February, One thousand Nine hundred and Six.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the First day of March, One thousand Nine hundred and Six.

A. M. ASHMORE, Colonial Secretary.

# NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,512.
In the Matter of the Estate of the late Ersina Juriansz, deceased, of Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 21st day of February, 1906, in the presence of Mr. H. Van Cuylenburg, Proctor, on the part of the petitioner Henry Charles Juriansz, junior, of the Pettah of Colombo; and the affidavit of the said petitioner, dated 8th February, 1906, having been read: It is ordered that the aforesaid petitioner be and he is hereby declared, as son of the late Ersina Juriansz, the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to him, unless the respondents—(1) Henry Charles Juriansz, (2) Agnes Gregory, and (3) Daniel Gregory, all of the Pettah aforesaid—shall, on or before the 15th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge. In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 2,514 C In the Matter of the Last Will and Testament of the late Hendrick Wickramanaiyake, deceased, of No. 7, Dickman's road, Bambalapitiya in Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 23rd day of February, 1906, in the presence of Mr. C. A. Pereira, Proctor, on the part of the petitioner Emily Petronella Wickramanaiyake of No. 7, Dickman's road aforesaid; and the affidavit of the said petitioner, dated 20th February, 1906, having been read:

It is ordered that the will of the late Hendrick Wickramanaiyake, the above-named deceased, dated the 14th day of November, 1905, be and the same is hereby declared proved, unless any person interested shall, on or before the 15th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 23rd day of February, 1906.

The 21st day of February, 1906.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 2,515. In the Matter of the Last Will and Testament of George Leslie Hodgson Milne of Forres in the County of Elgin, Scotland, and of Tulbagh, Cape Colony, South Africa, Doctor of Medicine, deceased.

THIS matter coming on for disposal before James Richard Weimman, Esq., District Judge of Colombo, on the 26th day of February, 1906, in the presence of Mr. W. A. S. de Vos, Proctor, on the part of the petitioner Frederick John de Saram of Colombo; and the affidavit of the said petitioner, dated 21st February, 1906, having been read:

It is ordered that the will of the said George Leslie Hodgson Milne, deceased, dated 9th September, 1891, copy whereof under the seal of office of the Commissariat of the County of Edinburgh is now deposited in this court, he and the same is hereby declared proved, unless any person interested shall, on or before the 15th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Frederick John up Saram is the lawful attorney in Ceylon of Mary Lewis Milne, the executrix named in the said will, and that he is entitled to have letters of administration, with the said will annexed, issued to him accordingly, unless any person interested shall, on or before the 15th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. Weinman, District Judge.

The 26th day of February, 1906.

In the District Court of Combo.

Or Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 2,517 C. In the Matter of the Joint Last Will and Testament of the late Charles Henry Gomes, deceased, of No. 97, Ambalama road in Kotahena in Colombo, and of Francina Gomes nee Dona Francina Ratnaike, also of No. 97, Ambalama road in Kotahena in Colombo, husband and wife.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 26th day of February, 1906, in the presence of Mr. E. W. Perera, Proctor, on the part of the petitioner Albert Benjamin Gomes of No. 97, Ambalama road aforesaid; and the affidavit of the said petitioner, dated the 23rd February, 1906, having been road:

It is ordered that the joint will of the above-named Charles Henry Gomes, deceased, and Francina Gomes nee Dona Francina Ratnaike, husband and wife, dated the 8th February, 1905, be and the same is hereby declared proved, unless any person interested shall, on or before the 22nd day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Albert Benjamin Gomes is one of the executors named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or before the 22nd day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 26th day of February, 1906.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,518.
In the Matter of the Estate of the late Magalage Solomon Perera Appuhamy, deceased, of Etul Kotte in the Palle pattu of Salpiti korale.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 26th day of February, 1906, in the presence of Mr. W. A. do Mol, on the part of the petitioner Wijesooriya Arachchige Dona Ensina Hamine of Etul Kotte, aforesaid on the part of the respondent; and the affidavit of the said petitioner, dated the 7th day of February, 1906, having been read:

It is ordered that the aforesaid petitioner be and she is hereby declared, as widow of the late Magalage Solomon Perera Appuhamy, the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents—(1) Magalage George Henry Perera, (2) Magalage Francis Vincent Perera, (3) Magalage Edward Lucus Perera, (4) Magalage Agnes Miltred Perera, and (5) Magalage Philip Perera, all of Etul Kotte aforesaid—shall, on or before the 22nd day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 26th day of February, 1906.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,519. In the Matter of the Estate of the late Weerasinghe Aratchige Don Juanis Goonesekere, deceased, of Makola in the Adikari pattu of Siyane korale.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 26th day of February, 1906, in the presence of Mr. A. C. Abeyewardene, Proctor, on the part of the petitioner Kalubovilagey Hendrick Allis Appuhamy of Koratota in the Palle pattu of Hewagam korale; and the affidavit of the said petitioner, dated the 19th February, 1906, having been read:

It is ordered that the aforesaid petitioner be declared, as son-in-law of the late Weerasinghe Aratchigey Don Juanis Goonesekere, the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to him, unless the respondents—(1) Weerasinghe Aratchigey Dona Cornelia Gunasekere Hamine and her husband (2) John Edward Perera Samarasekere Appuhamy, both of Makola aforesaid, (3) Weerasinghe Aratchigey Dona Isabella Gunesekere Hamine of Koratota aforesaid, (4) Weerasinghe Aratchigey Dona Bastiana de Ancina Gunesekere Hamine and her husband (5) Kalubovilagey James Allis Appuhamy, both of Makola aforesaid—shall, on or before the 29th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 26th day of February, 1906.

In the District Court of Colombo.

Order Nist declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 2,520 C.

In the Matter of the Estate of the late Walter Edgar Rudd, M.B.,
deceased, of the Ceylon Medical
Service, late of Medusa road,
Catford Bridge, Kent, England.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of

Colombo, on the 1st day of March, 1906, in the presence of Messrs. R. F. de Saram and Alwis, Proctors on the part of the petitioner Henry Piachaud Rudd of Leangepola estate, Teldeniya in Ceylon; and the affidavit of the petitioner, deted the 13th February. 1906, having been read: It is ordered that the said petitioner be and he is hereby declared, as the eldest brother of the late Walter Edgar Rudd, M.B., the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to him, be and the same is hereby declared proved, unless any person interested shall, on or before the 15th day of March. 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 1st day of March, 1906.

In the District Court of Colombo.

\_\_\_\_\_

Order Nisi.

Testamentary Jurisdiction. No. 2,524 C. In the Matter of the Intestate Estate of Robert Samaradiwakara, late of Delgoda in Adicari pattu of Siyane korale, deceased.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 7th day of March, 1906, in the presence of Mr. M. E. Munesinghe on the part of the petitioner S. Cornis Fernando of Kalutara; and the affidavit of the said petitioner having been read: It is ordered that the said petitioner, as a cerditor of the deceased above-named, be and he is hereby declared entitled to administer the estate of the deceased above-named, and that letters of administration be granted to him accordingly, unless the respondents-(1) Dona Cornelia Samaradiwakara alias Eheliyagoda of Lewangania in Ruanwella and (2) G. H. Eheliyagoda of Madugoda in Avisawella or any others interested-shall, on or before the 29th day of March, 1906, show sufficient cause to the contrary to the satisfaction of this court.

J. R. WEINMAN. District Judge

The 7th day of March, 1906.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Estate of the Testamentary late Louisa Cornelia de Livera. Jurisdiction. No. 2,521. deceased, of Colombo.

THIS matter coming on for .disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 1st day of March, 1906, in the presence of Messrs. Julius & Creesy, Proctors, on the part of the petitioner James Henry do Livera of Colombo; and the affidavit of the petitioner, dated the 20th February, 1906, having been read: It is ordered that the aforesaid petitioner be and he is hereby declared, as brother of the late Louise Coriselia de Livera, the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to him, unless the respondents— (1) Simon de Livera Tennakoon of Owitagala in Pasdun korale in the District of Kalutara. (2) Alfred Henry de Livera, (3) John Ernest de Livera, and (4) Emma Cornolia de Livora, all de Colombo—shall, on or before the 22nd day of Merch, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN. District Judge.

The 1st day of March, 1906.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the Testamentary Jurisdiction. late Pallage Siman Silva, deceased, No. 422. of Widagama.

HIS matter coming on for disposal before C. R. Cumberland, Esq., District Judge of Kalutara, on the 30th day of January, 1906, in the presence of Mr. E. W. Ekanayake, Proctor, on the part of the petitioner; and the affidavit of Jampatharatchige Sedris Appuhamy of Widagama, dated 22nd December,  $190\overline{5}$ , having been read :

It is ordered that the petitioner Jampatharatchige Sedris Appulamy be declared entitled to have letters of administration to the estate of the deceased Pallage Siman Silva issued to him, unless the respondents-(1) Pallage Loku Nona, (2) Pallage Winni Sinno, (3) Pallage Babi Nona, (4) Pallage Aggi Nona, (5) Pallage Babun Nona, (6) Pallage Soida Nona, (7) Pallage Learis Sinno (the 5th, 6th, and 7th respondents by their guardian ad litem Attapattuge Siman Appuhamy of Widagama)-shall, on or before the 26th day of February, 1906, show sufficient cause to the satisfaction of this court to the contray.

> C. R. CUMBERLAND, District Judge.

The 30th day of January, 1906.

The date for showing cause against the Order Nisi is extended to the 10th March, 1906.

C. R. CUMBERLAND, District Judge.

In the District Court of Negombo. Order Nisi.

In the Matter of the Intestate Estate **Testamentary** Jurisdiction. of the late Francis Perera Jayawardena of Dandugama, deceased. No. 927.

Irippuge Catherina Perera of Dandugama, .....Petitioner. Dehiyagatha

(1) Kurugamage Maria Madelena Perera Jayawardana, assisted by her husband Mahaige Samel Perera, (2) Kurugamage Eusebias PereraJayawardana, (3) Kurugamage Isabel Perera Jayawardana, assisted by her husband Dehimattage Mariano Fernando, all of Dandugama, (4) Kurugamage Barba a Perera Jayawardana, assisted by her husband Mahamalage Andare

Fernando of Tharakuliya ......... Respondents.

THIS matter coming on for disposal before A. de.
A. Seneviratne Fee Distriction A. Seneviratna, Esq., District Judge of Negombo, on the 31st day of January, 1906, in the presence of Mr. Arthur de Silva, Proctor, on the part of the petitioner Irippuge Catherina Perera of Dandugama, Dehiyagatha; and the affidavit of the petitioner, dated the 5th day of January, 1906, having been read: It is ordered that the aforesaid petitioner be declared, as the mother of the late Francis Perera Jayawardana, Police Headman of Dandugama, the above-named deceased, entitled to have letters of administration to the estate of the said deceased issued to her, unless the respondents above-named or any other person on their behalf shall, on or before the 20th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> A. SENEVIRATNA. District Judge.

The 31st day of January, 1906.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 935.

In the Matter of the Joint Last Will and Testament of the late Kumarasingha Hettieratchige Soloman Appuhamy and Lokupothagamage Don Pavistinahamy, both of Yatiyene.

Lokupothagamage Don Pavistinahamy ......Petitioner. of Yatiyana

Vs.

(1) Kumarasinghe Hettiaratchige Ran-sohamy of Yatiyana. (2) Kumarasingha Hettiaratchige Marihamy of Walpitamulla and her husband (3) Udawattage Bastian Appuhamy of Welpitamulla, (4) Udawattage Raphiel Appuhamy of Boragodawatta. (5) Udawattage Gabriel Appu of Yatiyana, (6) Caralinahamy of Carandana. (7) Withernepatirennelage Punchisingho of Carandana, (8) Lenohamy of Irabodagama in Kurunegal a District, (9) Patirajimudalige Podisingho of Irabodagama in Kurunegala District, (10) Allis Appu of Yatiyana, (11) K. Lucyhamy of Yatiyana. (12) K. Isack Appu of Yatiyana..... Respondents.

'HIS matter coming on for final disposal before A. de. A. Seneviratna, Esq., District Judge of Negombo, on the 22nd day of February, 1906, in the presence of Mr. J. E. de Zoysa. Proctor, on the part of the petitioner; and the affidavit of the petitioner and of the attesting witnesses, dated the 8th day of February, 1906, having been read:

It is ordered and decreed that the will of the late Kumarasinghege Don Soloman Appuhamy and Lokupothagamage Don Pavistinahamy, both of Yatiyana, and now deposited in court, be and the same is hereby declared proved, unless the respondents or any other person on their behalf shall, on or before the 14th day of March, 1906, show sufficient cause to the satisfaction of this court and to the contrary.

A. SENEVIRATNA, District Judge.

The 22nd February, 1906.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of Baba Testamentary Maas Aron. deceased, of Matale. Jurisdiction. No. 2,476.

HIS matter coming on for disposal before John Henricus de Saram, Esq., C.M.G., District Judge, on the 20th February, 1906, in the presence of Mr. Jayatileka, Proctor, on the part of the petitioner Nona Annimma of Matale; and the affidavit of C. K. Bawa of Peradeniya road, dated 20th February, 1906. having been read:

It is ordered that the petitioner Nona Annimma of Matale be and she is hereby declared entitled to letters of administration to the estate of Baba Maas Aron, deceased, of Matale, as the widow of the said deceased, unless Mass Jaya Mass Aron, Maas Asthar Maas Aron, Maas Thuruna Maas Aron, Maas Inthan Maas Aron, Maas Jammeen Maas Aron, Maas Adhan Maas Aron, Maas Armeetha Maas Aron, and Maas Ahayan Maas Aron, all of Matale, the 3rd, 4th, 5th, 6th, 7th, and 8th by their guardian ad litem Maas

Asthur Mass Aron, shall, on or before the 16th March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM, District Judge.

The 20th February, 1906.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Vyramuttu Murukappar of Jurisdiction. Chandilippay, deceased. No. 1,659.

Sittampalam Sathasivam of Chandilippay, the executor of the late petitioner Tillai, widow of Murukappar of Chandilippay......Petitioner.

Vs. Kartikesar Vallipuram of Chandilippay...Respondent.

HIS matter of the petition of Sittampalam Sathasivam, the above-named petitioner, praying for letters of administration to the estate of the abovenamed deceased Vyramuttu Murukappar coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 15th day of February, 1906, in the presence of Mr. M. Vythialinkam, Proctor, on the part of the petitioner having be n read: It is declared that the petitioner is the executor of the late petitioner. and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 12th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS. District Judge.

This 15th day of February, 1906.

..... In the District Court of Galic.

Order Nisi.

In the Matter of the Estate of Saris Testamentary Wimalasundare, deceased, Jurisdiction. 'No. 3,624. Kumbalwella.

VHIS matter coming on for disposal before G. A. Baumgartner, District Judge. Galle. on the 9th day of February, 1906, in the presence of Mr. A. D. Jayasundere, Proctor, on the part of the petitioner David Mathew Jansz, Secretary of the District Court of Galle; and the affidavit of Don David de Silva Wimalasundare, dated 8th February, 1906, having been read:

It is ordered that the 4th respondent Don David de Silva Wimalasundare of Kumbalwella be appointed guardian ad litem of the 2nd Panedurelokuruge Pemadas, 3rd Panadurelokuruge Karunadas, unless the respondents—(1) Penndurelokuruge Pedris de Silva of No. 4, Chatham street, Fort, Colombo, (2) Panedurelokuruge Pemadas, (3) Panadurelokeru-ge Karunadas Don David de Silva Wimalasundare. all of Kumbalwella-shall, on or before the 26th day of March, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered and decreed that the said David Mathew Jansz, Secretary of the District Court of Galle, is the official administrator, as such he is entitled to have letters of administration issued to him accordingly unless the respondents shall, on or before the 26th day of March, 1906, show sufficient cause to the sax faction of this court to the contrary.

> G. A. BAUMGARTNER, District Judge.

The 9th day of February, 1906.

In the District Court of Kurunegala.

#### Order Nisi ..

Testamentary Jurisdiction No. 826. In the Matter of the Intestate Estate of the late Tennekoon Mudiyanselage Punchirala, late Vel-vidane of Galgomuwapalata in Kendagalboda korale, deceased.

#### And

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Kurunegala, on the 5th day of March, 1906, in the presence of Messrs. P. B. and C. W. Palipane on the part of the petitioner; and the affidavit of the petitioner, dated the 2nd day of March, 1906, having been read:

It is ordered that Tennekoon Mudiyanselage Ukkurala, the said petitioner, be and he is hereby declared entitled to have letters of administration to the intestate estate of the late Tennekoon Mudiyanselage Punchirala, Vel vidane of Galgomuwapalata, issued to him, as the brother of the said deceased, unless the respondents aforesaid or any other person interested shall, on or before the 3rd day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

/BERTRAM HILL, District Judge.

The 5th day of March, 1906.

In the District Court of Kegalla.

#### Order Nisi.

Testamentary
Jurisdiction.
No. 195.

In the Matter of the Intestate Estate
of Marasinpedige Muttuwa of
Hewadiwala, deceased.

Rajapassapedige Silindu of Hewadiwala. . Petitioner.

#### $\mathbf{v}_{\mathbf{s}}$

Marasinpedige Elande of Henepola,
 Marasinpedige Menika of Hewadiwala,
 Marasinpedige Samuel of Hewadiwala,
 Marasinpedige Peturus of Hewadiwala,
 Marasinpedige Peturus of Hewadiwala,
 Marasinpedige Bastian of Hewadiwala.

THIS matter coming on for disposal before P. E. Pieris, Esq., District Judge of Kegalla. on the 12th day of August, 1905, in the presence of Mr. Ælian Ondaatje, Proctor for the petitioner; and the

petitioner's affidavit, dated 11th day of August, 1905, and his petition of this date, having been duly read: It is ordered and decreed that the petitioner, as the widow of the deceased, is entitled to letters of administration to the estate of the above-named deceased, and that the same be issued to her accordingly, unless the above-named respondents or any other person interested shall, on or before the 29th day of November, 1905, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS. District Judge.

The 12th day of August, 1905.

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This Order Nisi is extended and re-issued, returnable March 14, 1906.

P. E. Pieris, District Judge.

# In the District Court of Kegalla.

#### Order Nisi.

Testamentary
Jurisdiction.
No. 196.
In the Matter of the Intestate Estate
of Vidanelage Unguhamy of Hapudeniya.

Kolangomuwe Kande Vidanelage Unguhamy of Hapudeniya ...... Petitioner.

#### ۷s.

 Vidanalage Unguhamy, (2) Vidanalage Dingiri Menika, (3) Vidanalage Ukku Banda, all of Hapudeniya ....Respondents.

'¡ HIS matter coming on for disposal before P. E. Pieris, Esq., District Judge of Kegalla, on the 17th day of October, 1905, in the presence of Mr. Ælian Ondaatje, Proctor, for petitioner; and the petitioner's affidavit, dated the 25th day of September, 1905, and his petition of this date, having been duly read:

It is ordered and declared that the petitioner, as the widow of the said deceased, is entitled to letters of administration to the estate of the above-named deceased, and that the same be issued to her accordingly, unless the above-named respondents or any person interested shall, on or before the 14 h day of November, 1905, show sufficient cause to the contrary to the satisfaction of this court.

> P. E. PIERIS, District Judge.

The 17th day of October, 1905.

This Order Nisi is extended and re-issued, returnable March 14, 1906.

P. E. Pieris. District Judge.

# NOTICES OF INSOLVENCY

In the District Court of Colombo.

No. 2,195.

In the matter of the insolvency of Veena Sona Vayanna Velupulle of Sea street in Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 22. 1906, for the appointment of an assignee.

By order of court,

J. B. Misso.

Colombo, March 1, 1906.

Secretary.

In the District Court of Colombo.

No. 2,214.

In the matter of the insolvency of Carolis de Almeida of No. 78 and 79, Jampettah street, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 26. 1906, for the grant of a certificate of conformity to the above-named insolvent.

By order of court.

J. B. Misso,

Colombo, March 1, 1906.

Secretary.

In the District Court of Colombo.

No. 2,217.

In the matter of the insolvency of Componnage William Fernando of Bambalapitiya in Colombo.

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

By order of court.

J. B. Misso,

Colombo, March 2, 1906.

Secretary.

In the District Court of Colombo.

No. 2,225.

In the matter of the insolvency of Ana Aley Meydeen of No. 5, Kayman's gate, Colombo.

WHEREAS Ana Aley Meydeen has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days:

Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on April 5 and 19, 1906, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

J. B. Misso, Secretary. In the District Court of Kalutara.

No. 116.

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

OTICE is hereby given that the second sittings of this court in the above matter has been adjourned to March 24, 1906, for assignee's report.

By order of court.

WM. DE SILVA, Secretary.

Kalutara, March 5, 1906.

In the District Court of Kalutara.

No. 118.

In the matter of the insolvency of Mahadurage Raymond Perera of Kalamulla.

NOTICE is hereby given that a certificate as of the second class has been allowed to the insolvent in the above case.

By order of court,

WM. DE SILVA, Secretary.

District Court, Kalutara, March 5, 1906.

In the District Court of Kandy.

No. 1,479.

In the matter of the insolvency of Selambram Cangani of Waragahalanda estate. Madulkele.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 20, 1906, for the grant of a certificate of conformity to the above-named insolvent.

By order of court,

W. M. DE SILVA,

Kandy, March 3, 1906.

Secretary.

In the District Court of Badulla.

No. 96.

In the matter of the insolvency of Kena Kavenna Kader Neina Mohammadu of Badulla.

OTICE is hereby given that the second sittings of this court in the above matter has been adjourned for April 21, 1906, which day has also been fixed for the las vexamination of the insolvent.

By order of court,

Thos. Abevewardene, Secretary.

Badulla, March 5, 1906.

Colombo, March 8, 1906.

# NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

No. 21,530.

Vs.

S. Joseph Perera of Kotahena road, Colombo ...... Defendant.

OTICE is hereby given that on Tuesday, April 10, 1906, at 4 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. 350, with interest thereon at 9 per cent. per annum from March 3, 1905, till payment in full, and costs of suit, viz.:—

An undivided half part or share of and in all that part of a garden with the buildings standing thereon bearing assessment Nos. 133 and 132, situated at Kotahena street, Colombo; and bounded on the north by the garden of Sinchaya Philipu Moris and Manchy Naide, now of Andrew Fernando, on the east by the high road, on the south by the garden of Chikau Naide, and on the west by the garden of Tambapulle; containing in extent 2 roads and 4.74 square perches more or less.

E. Ondatje, Deputy Fiscal.

Fiscal's Office, Colombo, March 7, 1906.

In the District Court of Colombo.

Frederick Charles Loos of Colombo ..... Plaintiff.
No. 21.621. Vs.

Rajisooriagey Carolis Fernando of Kotahena in Colombo...... Defendant.

OTICE is hereby given that on Wednesday, April 11, 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 April 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 Wattumeystry 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 what oever of the defendant therein and thereto at the date of the said mortgage.

É. ONDATJE,
Deputy Fiscal.

Fiscal's Office, Colombo, March 7, 1906. In the District Court of Colombo.

Sembuge Don John Fónseka of Kollupitiya in Colombo......Plaintiff.

Kondagamage Carlina Fernando, executrix of the last will and testament of the plaintiff, deceased .......Substituted Plaintiff.

No. 21,764 C. Vs.

(1) Adambarage Catherine de Alwis Jayatilleke Senanayake alias Adambarage Catherine de Alwis Jayatilleke Senanayaka of Mutwal in Colombo, widow of the late Watutantrige James de Alwis Karunaratne, deceased, (2) Watutantrige William de Alwis Karunaratne of Mutwal in Colombo......Defendants.

NOTICE is hereby given that on Friday, April 6, 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 action, for the recovery of the sum of Rs. 1,285, with interest on Rs. 1,000 at 18 per cent. per annum from May 13. 1905, till June 30, 1905, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.:—

All the undivided half part or share of and in all that part of a garden called Kongahawatta, situated at Mutwal within the gravets of Colombo, formerly bearing assessment No. 223 now No. 222; bounded on the north-east by the remaining part of the same garden, on the south-east by the property of Watutantrige Carolis de Alwis, on the south-west by a small road, and on the north-west by the high road to Passbetal; containing in extent 9:42 square perches.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 7, 1906.

In the District Court of Colombo.

No. 21,919 C. Vs.

Segoe Meera Lebbe Uduma Lebbe Marikar of St. Sebastian street, Colombo......Defendant.

OTICE is hereby given that on Monday, April 9, 1906, at 3 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 action, for the recovery of the sum of Rs. 4,330, with further interest on Rs. 4,000 at 9 per cent. per annum from June 1, 1905, to October 13, 1905, and thereafter at 9 per cent. per annum on the aggregate amount of the decree till payment in full, and costs of suit, viz.:—

All that portion form one-sixth part of a garden bearing assessment No. 93, with the buildings standing thereon, situated at Maradana within the Municipality of Colombo; bounded on the north by the property of Mr. Stork, on the east by the road, on the south by the property formerly of Aysa Natchia now of Sinnala Marikar, and on the west by the property of Mr. Stork, containing in extent 24.94 square perches, which said premises are otherwise described as follows, to wit: All that allotment of land with the buildings standing thereon bearing assessment No. 93, situated at 2nd Division, Maradana, within the Municipal limits of Colombo; bounded on the

north by the property of Mr. Foenander, on the east by the 2nd Division, Maradana road, on the south by the property of Casala Marikar Sinnala Marikar, and on the west by the property of Dr. Stork, containing in extent 23:12 square perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 7, 1906.

Wattutantrige William de Alwis in Colombo.......Defendant.

OTICE is hereby given that on Friday. April 6. 1906, at 3.30 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. 3,375, with further interest on Rs. 2,700 at 12 per cent. per annum from August 18, 1905, to October 27, 1905, and thereafter at 9 per cent. per annum on the aggregate amount of principal and interest, till payment in full and costs, viz.:—

All that remaining part of a garden and tiled house standing thereon, situated at Mutwal within the gravets of Colombo, formerly bearing No. 13 now No. 11; bounded on the north-east by the other part of Juan Pinto Appulamy, south-east by the main road leading to Passbetal, south-west by the other part of Metellege Don Kahutie and Sebastian Fernando, and north-west by the garden of the late John Armitage, Esq.; containing in extent 26.99 square perches and all the estate, right, title, interest, claim, and demand whatsoever of the defendant in, to, upon, or out of the said land and premises.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 7, 1906.

No. 22,279 C. Vs.

(1) S. Joseph Perera and (2) S. Thomas Perera, both of Green street, Colombo. Defendants.

OTICE is hereby given that on Friday, April 6, 1906, at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said first defendant in the following property for the recovery of the sum of Rs. 3,900, with interest thereon at 21 per cent. per annum from December 24, 1904, to October 20, 1905, and thereafter at 9 per cent. per annum till payment in full, viz:—

An undivided half part or share of and in all that part of a garden, with the buildings standing thereon, bearing assessment Nos. 133 and 132, situated at Kotahena street, within the Municipality of Colombo; bounded on the north by the garden of Sinchayah Philipu Moris and Manchy Naide (now of Andrew Fernando), on the east by the high road, on the south by the garden of Chikan Naide, and on the west by the garden of Tamba Pulle; containing in extent 2 roods and 4.74 square perches more or less..

Fiscal's Office, Colombo, March 7, 1906.

E. ONDATJE, Deputy Fiscal. In the District Court of Colombo.

Hettiakandagey Gabriel Fernando of Moratuwella in Moratuwa......Plaintiff.

No. 22,482. Vs.

April 11, 1906, at 11 o clock in the forenoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and ordered to be sold by the order of court dated January 15, 1906, for the recovery of the sum of Rs. 7,380, with interest on Rs. 6,000 at 18 per cent. per annum from October 1, 1905, till November 24, 1905, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit Rs. 221.371, viz.:—

All that allotment of land marked A, with the buildings, trees, and plantations thereon from and out of all those three contiguous allotments of land called Alutwatta being lot No. 11c, Alutwatta being lot No. 11b, and Apottiekarayawatta being lot No. 12, situated at Dehiwala in the Palle pattu of Salpiti korale, in the District of Colombo, which said lot marked A is bounded on the north by lot No. 11a, on the east by the high road, on the south by lot marked B allotted to Peter Louis Perera, and on the west by the seashore; containing in extent 3 acres 24:60 perches, excluding therefrom the stream and the railway line passing through the land.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 8, 1906.

(1) Mihidukulasuria John Tissera, (2)
Mihidukulasuria Ana Maria Pinto,
(3) Mihidukulasuria Patabendige Domingo Fernando, (4) Mihidukulasuria
Patabendige Maria Tissera, all of Negombo, (5) Mihidukulasuria Patabendige Mary Elizabeth Fernando of

Chilaw Defendants.

OTICE is hereby given that on April 4, 1906, commencing at 10 o'clock in the forencon will be sold by public auction at the premises the following property specially hypothecated by bond No. 8,899, dated July 17, 1903, viz.:—

I. The undivided is share of the portion of Delgahawatta and of the buildings standing thereon, situate at 1st Division, Hunupitiya, within the gravets of Negombo, the said portion being bounded on the north and east by the garden which belonged to Santiagu Fernando, deceased, and now belonging to Ana Mathes, on the south by the Main street, and on the west by the portion of this land which belonged to Don Philippu Appu and now belonging to Ana Mathes aforesaid, the present boundaries ascertained by the Fiscal's officer, being bounded on the north and east by the garden which belonged to Santiagu Fernando, deceased, and now belonging to Ana Mathes and by the garden belonging to the church, on the south by the main street, and on the west by the land belonging to John Croos, deceased, and by the dewate road; containing in extent 17.2 perches more or less, and declared liable to be sold in satisfaction of the decree intered in the above case.

Amount to be levied Rs. 6,046.62, with interest on Rs. 5,000 at 24 per cent. per annum from May 17 July 26, 1904, and thereafter at 9 per cent. per annum till payment, less Rs. 1,379.80.

FRED. G. HEPPONSTALL, Deputy Fiscal. \*

Deputy Fiscal's Office, Negombo, March 7, 1906,

In the District Court of Negombo. Jayakodiarachchige Don Migel Appuhamy of Balagolla.....Plaintiff.

No. 5,822.

· Vs.

Sembukuttiarachchige Pabelina Silva Hamine of Mellewegedera, widow of Jayakodiarachchige Don Egonis Appuhamy and administratrix of his estate...Defendant.

OTICE is hereby given that on April 2, 1906, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following mortgaged property, viz.:

1. An undivided \( \frac{1}{4} \) share of the land called Horagahalanda, situate at Welangana in Dunagaha pattu of Alutkuru korale, the entire land being bounded on the north by the Crown land now belonging to the estate of Mr. Zoysa and by the road, on the east also by the road, on the south by the Crown land now belonging to S. L. A. Appurala, and on the west by the land included in the survey plan bearing No. 64,407 belonging to Mr. Zoysa, Proctor, and by the Crown land; containing in extent 16 acres and 1 rood more or less.

On April 7, 1906, commencing at 11 o'clock in the forencon.

2. An undivided ½ share of the land called Batathombagahawatta, situate at Diulapitiya in Dasiya pattu of Alutkuru korale, the entire land being bounded on the north by the field belonging to the grantee Don Migel Appuhamy, on the east by the high road, on the south by the land formerly of Jeelis Appu and now purchased by Paulu Appuhamy and by lands belonging to Bastian Fernando, and on the west by the embankment Elawella; containing in extent 1 acre and 1 rood more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied, Rs. 2,500.

FRED. G. HEPPONSTALL,

Deputy Fiscal.

Deputy Fiscal's Office, Negombo, March 7, 1906.

In the District Court of Kalutara. Kuruppuge Thimanis de Silva, Vel-vidahana of Alutgama......Plaintiff.

Vs. No. 37.

(1) Don Abraham Lianordus Abeyesekera, and his wife (2) Ooralagame Disanavekege Isebela Silva Abeyesokere Wijesundera Hamine, (3) Don Dolton Abeyesekera Wijesundera of 

OTICE is hereby given that on Monday, April 2, 1906, commencing at 11 o'clock' in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property to recover a sum of Rs. 793 41, with further interest at 9 per cent. from June 13, 1905, viz.:-

1. The entire soil and all the trees and plantations of the land called Delgahawatta of the extent of 35.52 perches, situate at Pattia North of Panadurebadda in Panadure totamune; and bounded on the north by Bambigahaowita, east by a portion of this land in the name of Don David Abeyesekera Aratchy, south by the ditch between this land and Dematagahaowita, and on the west by the old road.

2. The soil and trees of a portion of Delgahawatta of the extent of 35.40 perches, at ditto; and bounded on the north by Dangahaowita, east by Ambagahaowita, was in the possession of Kuruppuarachige Don Abraham, at present in the name of Don David Abeysekera Aratchy, south by Delgahaowitawatta and Heenirawalleowitawatta, and on the west by Delgahaowitawatta.

3. The soil and all the trees and plantations of the land called Ambagahawatta of the extent of 38.6 perches, situate at ditto; and bounded on the north by a land belonging to Kuruppuachige people, east by Kahatagahaowitawatta and Ambagahaowitawatta, south by Delgahaowitawatta and Heenirawalleowitawatta, and west by Delgahaowitawatta.

4. The soil, trees, and plantations of a portion of Heenirawalleowitawatta alias the portion of Heenirawallewatta of the extent of 26.40 perches, situate at Pattia North of Panadurebadde in Panadure totamune; and bounded on the north by the ditch of Ambagahaowita and Delgahaowita, east and south by Delgahaowitawatta, and west by Mahaliadda-

5. The soil and trees of a portion of Mahaliaddewatta of the extent of 10 perches, situate at ditto; and bounded on the north by a water-course, east by Heenirawallewatta, south and west by the lands belonging to the estate of Dona Sopaya de Alwis Goonetilleka Hamine.

6. The soil and trees of a portion of Bambigahawattapauleowita alias the portion of Kadoleowitawatta of the extent of 1 rood and 9.12 perches, at ditto; and bounded on the north by a portion of the said Bambigahawatta separated to Don Cornelis Abeyesekera, Muhandiram, east by the high road, south by Berawamullaowita, and on the west by the river.

> S. T. DE. SILVA, Deputy Fiscal.

Deputy Fiscal's Office, Kalutara, March 7, 1906.

#### Northern Province

In the District Court of Jaffna.

Mailvakanam Swapirakasam of Navaly, executor of the last will and testament of the late Wanniasingam Thambi-

Navaratnasingam Swaminathan and his wife Annappillai of Colombo, now of Manippay, and Navaratnasingam Kumarasingam of ditto......Defendants

OTICE is hereby given that on Friday, March 30, 1906, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of Rs. 36,240, with interest on Rs. 22,000 at the rate of 12 per cent. per annum from May 20, 1905, until payment in full, viz.:-

All that allotment of land situated at Manippay called Mappakumaranvayal and other parcels and Piddini and Piddinyittalaimadai, containing or reputed to contain in extent 28 lachams paddy culture (exclusive, however, of one lacham therefrom); bounded or reputed to be bounded on the east by temple land of Pillayar at Maruthadi and property of Sellachchipillai, wife of Rasakariar, and Sapapathy, north by road and property of William Mather, west by property of William Mather, Caralapillai Muttoovelu, Caralapillai Mathiaparanam, and Caralapillai Sinnatampy, and south by tank and temple land of Pillavar.

All that allotment of land situated at Manippay called Adaikkalattanai and other parcels, containing or reputed to contain in extent 12 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east, west, and south by the property of the 1st defendant, north by the property

of Nannie, daughter of Vairavy.

All that allotment of land situated at Manippay called and known by the name of Kalinkarayan Seema Vickraman Seema, Kusavan Valavu, Vilavodu Kumpy, Koddayady, Nellingantoddam, and Madayidukandy, containing or reputed to contain in extent 97 lachams varaku culture; of this, excluding the extent of 291 lachams varaku culture on the north, and also excluding 181 lachams varaku culture on the south, the remaining extent of 49 lachams varaku culture, with houses and other appurtenances belonging thereto; bounded or reputed to be bounded on the east by the property of Swaminathapillai Tamotharampillai and of the 3rd defendant, north by the property of the 2nd and 3rd defendants and of Sinnatankam, wife of T. Kanapathi-pillai and Swaminathapillai Tamatharampillai, west by a lane, and south by the property of the 2nd defendant.

4. Land situated at Manippay called Adaikkalattanai and other parcels, containing or reputed to contain in extent 16 lachams varaku culture and 12 kullies; of this, excluding 10 lachams on the north, the remaining extent of 6 lachams varaku culture and 12 kullies, with share of well and other appurtenances belonging theereto; bounded or reputed to be bounded on the east, west, and south by the property belonging to the heirs of the late Navaratnasingham, and north by the property of Vaira-

van Nanni.

5. Land situated at Manippay called Adaikkalattanai and other parcels, containing or reputed to contain in extent 3 lachams varaku culture; of this, excluding 1 lacham on the north, the remaining extent of 2 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by the property of Murukasar Vettivelu, north by the property of Vairavan Nanni, west and south by the property of the heirs of the late Navaratnasingam.

6. Land situated at Manippay called Adaikkalattanai and Periyapulam, containing or reputed to contain in extent 25 lachams varaku culture, with share of well and other appurtenances; bounded or reputed to be bounded on the east by the property of Tewanaipillai, wife of Kurunathar Kantaiya, north by the property of Murugesar Muttuvelu and of the 1st and 3rd defendants, west by road, and south by the property of Savaranamuttu Kanapathipillai.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, March 3, 1906.

In the District Court of Jaffna. Meenachchippulle, widow of Sellappa-

No. 4,266. Vs.

Kayilayer Tampyah of Urumperay.....Defendant-

OTICE is hereby given that on Tuesday, April 3, 1906, at 10 o'clock in the factors. be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 550, and costs of suit Rs. 150 . 75, viz. :-

In a piece of land consisting of the following parcels

Situated at Neervali called Kalamaddakeny, in extent 14 lachams varaku culture and 153 kulies more or less; ditto Kalamaddakeny, in extent 53 lachams varaku culture more or less.

Situated at Urelu called Nunkeyappulam, in extent 5 lachams varaku culture more or less; ditto Nunkeyappulam, in extent 61 lachams varaku culture more or less; ditto Nunkeyappulam, in extent 90 lachams varaku culture more or less; ditto Kodaliyankilanai, in extent 24 lachams varaku culture more or less. Total extent 247 lachams varaku culture and 153 kulies more or less, with half share of well on the southern limit and other appurtenances; bounded or reputed to be bounded on the east by the property of Vetruppulle and others, north by the property of Annappulle, wife of Vayittilingam, V. Ponnampalam, and S. Sinnappu; west by the property of I. Kanapatippulle and K. Ponnampalam; and south by the property of T. Veluppulle, A. Kanapatippulle, K. Veluppulle, and A. Karunakare and others.

- 2. In a piece of land situated at Urelu called Kinattitpulam, in extent 48 lachams varaku culture more or less, with its appurtenances; bounded or reputed to be bounded on the east by the property of A. Sinnattamby and K. Veluppulle, north by the property of A. Kanapatippulle and T. Veluppulle, west by the property of I. Arumukam and A. Veerakatte, and south by the property of A. Karunakari and others.
- 3. In an undivided \frac{1}{2} share of a piece of land situated at Urumperai called Theranpulam, in extent 6 lachams varaku culture more or less, with its appurtenances, which include share of well on the eastern limit; bounded or reputed to be bounded on the east by the property of Ponnu, wife of Chinnadd and others, north by the property of Chunnakkuddi, wife of Kasi and others, on the west by the property of Chinnakkuddi, wife of Vessuvanathi, and Swaminater Chinnattamby, and on the south by the property of Vairamuttu and others.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office. Jaffna, March 3, 1906.

In the District Court of Jaffna.

Meenadchippillai, widow of Chellappapillai of Urumpiray ......Plaintiff.

No. 4,266.  $\mathbf{v}_{\mathbf{s}.}$ 

Kaylayar Thambyah of Urumpiray..... Defendant.

OTICE is hereby given that on Monday, April 2, 1906, at 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 for the recovery of Rs. 550, and costs of suit Rs. 150.75, viz. :

1. In an undivided half share, with its appurtenances, of a piece of land, situated at Kondavil called Kalantilavattai, containing or reputed to contain in extent 3 lachams varaku culture, with share of well and right of use of water-course and way; bounded or reputed to be bounded on the east by the property of the heirs of the late Thankamuttu, north by the property of Aiyamperumal Sellappa, west by the property of Achikkuddy, wife of Appakkuddy, and south by the property of Ponnachchy.

2. In a piece of land situated at Kondavil called Mulayakkalkanai, containing or reputed to contain in extent 7 lachams varaku culture and 2 kullies, with its appurtenances, which include share of well standing on the north-western side with right of use of water-course and way; bounded or reputed to be bounded on the east and north by the property of the heirs of the late Vairavy and shareholders and others, west by the property of Ponniah and shareholders and water-course and way, and south by lane.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, March 3, 1906. In the District Court of Jaffna.

Chellappa Ampalavanar and wife
 Chinnachipillai of Vaddukoddai.....Plaintiffs.

No. 4,373.

Vs.

(1) Hayatampi Ramalingam and wife

(2) Thankam of Vannarponnai......Defendants.

OTICE is hereby given that on Monday, April 2, 1906, at 10 o'clock in the forencen, will be sold by public auction at the spot the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 562.83, with further interest on Rs. 500 at the rate of 12 per cent. per annum from September 6, 1905, until payment in full, and costs of suit Rs. 92.44, viz.:—

In a piece of land situated at Vannarponnai East called Muppivalavu, containing or reputed to contain in extent 5 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by road, north by the property of Tayalmuttu, wife of Vaitilingam, west by the property of Chivagami, widow of Kanapaty, and south by the property of Chitamparam, wife of Chinnatampi, and Rengasamy Aiyamperumal.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, March 3, 1906.

# Southern Province.

In the District Court of Negombo.

No. 5,954. Vs

Baron de Silva Wickramaratna of Am-

balangoda ...... Defendant.

NOTICE is hereby given that on Saturday, April 7, 1906, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz.:—

The tiled and whitewashed house wherein the defendant resides standing on Ronnadukanda in Galduwa estate, situate at Akurala.

Writ amount, Rs. 551 25.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, March 5, 1906.

## North-Western Province.

In the District Court of Chilaw.

Kuna Pena Ana Muttish of Madampe...... Plaintiff No. 2,416.

Mrs. Andrew Wijesinhe, administratorix of the estate of the late Andrew Wije-

March 31, 1906, commencing at 15 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 specially mortgaged with the plaintiff, viz.:—

Undivided 4/18 shares of the divided southern portion, containing in extent 25 acres 3 roods and 16 perches, of the land called Miriswatta in Madampe, Yagam pattu, Chilaw District; the entire land is bounded on the north and north-east by lands belonging to Abraham Wijesinhe Jayawardane, south and south-east by village limit of Peekkulama, and southwest by paddy lands and by garden belonging to Vihere and by Tinipitiwewa, which southern portion is marked B in the figure of survey dated 15th, 16th, 17th, January, 1887, filed in District Court, Chilaw, case No. 25,051.

The garden called Kongahawatta, situate at Peekkulama in Yagam pattu aforesaid; bounded on the north by garden of Lama Etana, east by garden of the said Andrew Wijesinhe and others, south by garden Attikagahawatta of Georgihamy, west also by garden of Lama Etana.

Amount to be levied Rs. 3,920, with interest thereon at 18 per cent. per annum from June 30, 1905, and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 6, 1906.

In the District Court of Chilaw.

Thammahetti Mudalige Don Thomas Peris, Police Headman of Dummala-

No. 3,089. \* Vs

Don Paulu Valentine Wijetunga Tilakaratne, Registrar of Dummaladeniya....Defendant.

NOTICE is hereby given that on Friday, April 6, 1906, at 1 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, viz.:—

100 cocoanut trees plantable extent with the soil towards the western boundary from the garden called Kahatagahawatta, situate at Dummaladeniya; bounded on the north by dewata road, east by garden of Arachchi Appu and others, south by garden of Pedro Fernando and others, west by dewata road; containing in extent 250 cocoanut trees plantable extent.

Excluding 8 cocoanut trees and the soil thereof towards the northern direction and 25 cocoanut trees and the soil thereof towards the southern direction, the remaining land with plantations and cadjan thatched house on lot 49B, situate at Bandirippu in Otarapalata; bounded on the north by lands appearing in plans Nos. 79,471 and 79,470, east by lands appearing in plans Nos. 79,471, 79,300, and 79,299, south by lands appearing in plans Nos. 79,299 and 79,326, and west by land claimed by M. A. Karanis Appu and M. A. Appurala and by land purchased by Francisco Perera; containing in extent 2 acres 3 roods 11 perches.

Rs. 2,046.87 at 9 per cent. per annum from September 16, 1904, and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 6, 1906.

Herat Jayasinhe Lama Etana and three others of Ambagahawadiya...... Defendants.

OTICE is hereby given that on Wednesday, March 28, 1906, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property specially mortgaged with the plaintiff, viz.:—

The contiguous lands called Ketakalagahawatta, Kahatagahawatta, and Siyambalagahawatta alias Kahatagahawatta of 4 acres in extent, with the plantations standing thereon, excluding 39 cocoanuts trees and the soil appertaining thereto, situate at Ambagahawadiya in Medapalata, Chilaw District.

The contiguous lands called Kosgahawatta and Ambagahawatta of about 5 acres in extent, with the plantations standing thereon, excluding 1 rood and the plantations standing thereon, si uate at Ambagahawadiya aforesaid.

The land called Kongahawatta of 2 roods in extent, with the plantations standing thereon, situate at

Ambagahawadiya.

The contiguous fields called Veweldeniyakumbura and Kahatagahakumbura of 37 parrahs paddy sowing extent, excluding 4 parrahs extent therefrom, situate at Tabbowa in Medapalata aforesaid.

at Tabbowa in Medapalata aforesaid.

The land called Kadjugahaowita of 4-measures kurakkan sowing extent, situate at Tabbowa afore-

said.

One-sixth share of contiguous lands called Nuga-gahakele and Nelligahawatta of 8 acres in extent, situate at Mailewa in Medapalata aforesaid.

Amount to be levied Rs. 4,300, with interest thereon at 9 per cent. per annum from September 14, 1905,

and poundage.

E. LAWSON Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 6, 1906. In the District Court of Negombo.

No. 5,555. Vs.

Samarapperuma Arachchige Velun Sinno Appuhamy of Metikotuwa......Defendant.

OTICE is hereby given that on Friday, March 30, 1906, commencing at 1 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 specially mortgaged with plaintiff, viz.:—

- 1. Half share of 110.432 shares of Kongahawatta of two acres in extent, situate at Metikotuwa in Otarapalata, Chilaw District.
- 2. Undivided ½ share of Talgahaowita of 1 acre in extent, situate at Metikotuwa.
- 3. Undivided ½ share of 4/7 shares of field and pillewa called Kondeniya of 8 bushels paddy sowing extent, situate at Metikotuwa.
- 4. Undivided 2/9 shares of Kahatagahawatta of 1 acre in extent, situate at Metikotuwa.
- 5. 1/18 share of Kahatagahawatta of 1 rood in extent, situate at Metikotuwa.
- 6. Undivided \( \frac{1}{8} \) share of Kongahawatta of 2 acres in extent, situate at Metikotuwa.
- 7. Half share of Ambagahawatta of 4 acres in extent with the cadjan that thed house standing on the said half share, situate at Metikotuwa.

Amount to be levied Rs. 947.12, with interest on Rs. 440 at 30 per cent. per annum from June 10, 1904, till August 13, 1904, and thereafter at 9 per cent. per annum and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 6, 1906.

#### DISTRICT AND MINOR COURTS NOTICES.

No. 13 of 1889, for the recovery of their wages amounting to Rs. 280.

This 27th day of February, 1906.

C. RASANAYAGAM, Chief Clerk.