

# vernment Gazette 0 B

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#### 6,117-FRIDAY, APRIL 27, 1906. No.

 

 PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.
 PART II.—Provincial Administration.

 PART II.—Legal and Judicial.
 PART V.—Mercantile, Marine, Municipal, Local, &c.

PART II.-Legal and Judicial.

Separate paying is given to each Past in order that it may be filed separately.

#### II.-Legal and Judicial. Part

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## DRAFT ORDINANCES.

### MINUTE.

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

> An Ordinance to restrict the introduction into Ceylon of Destitute Persons likely to become a Public Charge and of Vicious and Criminal Persons.

Preamble.

HEREAS it is expedient to restrict the introduction into Ceylon of destitute persons likely to become a public charge and of vicious and criminal persons : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

This Ordinance may be cited as "The Destitute and Criminal Immigrants Regulation Ordinance, 1906."

2 In this Ordinance, unless the context otherwise requires-

"Visiting officer" means any officer of Police or Customs, and includes any officer expressly appointed by the Governor to execute the provisions of this Ordinance.

Short title.

Interpretation of terms.

"Destitute immigrant" means any person, not being a native of Ceylon or not being a native of British India proceeding to Ceylon for the purpose of being employed there as a labourer or kangany, as to whom notice that he is a destitute immigrant is given in accordance with the provisions of this Ordinance.

and a second second

- "Costs and charges" means any money expended out of the public funds of the island for the relief, maintenance, care, or treatment of any destitute immigrant or vicious or criminal immigrant, and the expenses, computed according to a scale prescribed by the Governor, of such relief, maintenance, care, and treatment in any hospital, almshouse, or other institution maintained out of public funds for the relief of sick or distitute persons, or in any hospital, almshouse, or other institution maintained for the said purpose by any charitable institution to the support of which the Government contributes.
- "Vessel" means any vessel of whatever kind used in navigating the sea.
- "Vicious or criminal immigrant" means any person or class of persons designated by any Proclamation made under section 6 to be vicious or criminal within the meaning of such Proclamation.

#### Destitute Immigrants.

3 (1) If, on the arrival at any port or place in Ceylon of any vessel there is on board any person not being a native of British India proceeding to Ceylon for the purpose of being employed there as a labourer or kangany, who, in the opinion of any visiting officer visiting such vessel is unable. by reason of physical or mental infirmity, to maintain himself by his own labour, or is destitute, and in either case is likely, if permitted to land, to become chargeable to the colony, such visiting officer shall give notice that such person is a destitute immigrant.

(2) Such notice may be given either verbally or in writing to the master or any of the crew of the vessel, or by writing nailed or affixed to any mast or other part of the vessel, but shall, where practicable, be given to the master.

4 A destitute immigrant shall not, except by permission of the Governor, land in any part of the island, until some person resident in Ceylon and approved by the Colonial Treasurer as sufficient in that behalf, by letter of guarantee. undertaking to repay to the Colonial Treasurer any costs and charges not exceeding the sum of two hundred and fifty rupees, which, within one year from the date of the letter, may be incurred in respect of such destitute immigrant.

- 5 Every person who-
- (1) Being the master of a vessel, knowingly suffers any destitute immigrant who arrives in such vessel to land in Ceylon contrary to this Ordinance; or
- (2) Being a destitute immigrant, knowingly and wilfully lands or suffers himself to be landed in Ceylon contrary to this Ordinance; or
- (3) Knowingly lands or procures to be landed in Ceylon contrary to this Ordinance any destitute immigrant—

shall be liable on conviction to a penalty not exceeding five hundred rupees.

#### Vicious or Criminal Immigrants.

6 (1) The Governor may, by Proclamation, whenever he deems it necessary, prohibit the landing in Ceylon of any vicious or criminal immigrants designated in such Proclamation, except upon such conditions as to their finding security for their good behaviour or as to their supervision by the police or otherwise, or for ensuring their

Giving of notice to destitute personarriving in vessel.

Restriction on landing of destitute immigrants,

Penalty on person concerned in landing of destitute immigrant.

Power to the Governor to prohibit Linding of vicious or criminal immigrants. re-transportation to the port or place from which they came with the least possible delay, as the Governor in Council may prescribe.

7 Subject to the provisions of section 12, any master of a vessel who knowingly suffers any vicious or criminal immigrant who arrives in such vessel to land in Ceylon contrary to any such Proclamation of the Governor as aforesaid shall be liable on conviction to a penalty not exceeding five hundred rupees.

8 Any vicious or criminal immigrant who knowingly and wilfully lands or suffers himself to be landed in Ceylon contrary to any such Proclamation of the Governor as aforesaid, and every person who knowingly lands or procures to be landed in Ceylon contrary to any such Proclamation any vicious or criminal immigrant, shall be liable to a penalty not exceeding five hundred rupees, and any such vicious or criminal immigrant may thereafter be dealt with under the provisions of section 6.

#### Miscellancous Provisions.

**9** The master of any vessel arriving in Geylon shall answer all questions which a visiting officer may put to him for the purposes of this Ordinance; and any master who either refuses to answer any such question or gives an untrue answer thereto shall be liable to a penalty not exceeding one hundred rupees.

10 (1) If any destitute immigrant or vicious or criminal immigrant lands in Ceylon contrary to this Ordinance, the master of the vessel, British or foreign, from which such immigrant is landed shall be liable to repay to the Government of Ceylon all costs and charges incurred by the Government in behalf of such immigrant during a period of six months from the date of his landing.

(2) In the absence of the master of a vessel, or if such master departs from the Colony before repaying such costs and charges, the owner, agent, and consignee of such vessel at the time when the immigrant landed shall be liable to pay such costs and charges to the Government.

(3) Such costs and charges shall be recoverable by action as if an express agreement had been entered into with the Colonial Secretary by the person, firm, company, association, body, master, owner, agent, or consignee chargeable.

(4) As regards costs and charges incurred on behalf of a destitute, vicious, or criminal immigrant, the following documents shall be *prima facie* evidence of the amount thereof, and also that they have been incurred by the Colony, namely :--

- (a) As regards hospital charges, a written statement purporting to be signed by the Principal Civil Medical Officer; and
- (b) As regards other costs and charges, including those of removal, a written statement thereof signed or purporting to be signed by the Colonial Secretary.

11 (i) It shall be lawful for the the Governor from time to time to prescribe a scale for the computation of costs and charges under this Ordinance, and such scale to alter, vary, or revoke.

(2) The scale so prescribed, altered, varied, or revoked shall be published in the Government Gazette.

(3) A copy of the *Government Gazette* purporting to contain any such scale, alteration, variation, or revocation shall be *primâ facie* evidence of the tenor and due making of such scale or of such alteration, variation, or revocation, as the case may be,

Penalty on master of vessel landing vicious or criminal immigrant.

Penalty on person lauding contrary to Proclamation relating to vicious or criminal immigrants.

Duty of master of vessel to answer questiou\*

of visiting

Liability of master, &c. Ship to repay

costs and

charges in

respect of

landed.

immigrants unlawfully

Scale of costs and

charges.

officer.

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Restriction of liability of vessel and master in respect of landing of vicious or criminal immigrant 12 In any proceeding against the master, owner, agent, or consignee of a vessel in respect of the landing in Ceylon, contrary to any such Proclamation of the Governor as aforesaid, of any vicious or criminal immigrant, such master, owner, agent, or consignee shall not be liable under the last preceding section to repay to the Government the costs and charges incurred by the Government on behalf of such immigrant, nor shall he be liable to the penalty prescribed by section 7, unless it is proved to the satisfaction of the court or of the police magistrate, as the case may be—

- (1) That notice was given either verbally or in writing, in the manner prescribed by section 3 in relation to destitute immigrants, that the person being on board of such vessel and in respect of whom the proceeding is taken was a vicious or criminal immigrant within the meaning of any such Proclamation of the Governor as aforesaid; or
- (2) That the master of such vessel, independently of any notice, had knowledge that the person by him permitted to be landed in Ceylon, and in respect of whom the proceeding is taken, was a vicious or criminal immigrant within the meaning of any such Proclamation of the Governor as aforesaid.

Trial of offences.

13 All offences against this Ordinance shall be cognizable by a police court; and such court shall have jurisdiction to inflict the full amount of fine to which the offender shall be liable, notwithstanding that such fine may exceed in amount the ordinary jurisdiction of such court.

By His Excellency's command.

H. WACE, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, April 9, 1906.

#### Statement of Objects and Reasons.

THE objects of and reasons for this Ordinance are to prevent as far as possible destitute and criminal immigrants and destitute seamen taking passage to Colombo, being landed there without restriction, and eventually becoming a nuisance and burden to the public.

Similar enactments are in force in British Guiana, Hong Kong, and Mauritius.

Section 2 defines "destitute immigrant."

Section 3 provides for a visiting officer to visit any vessel calling at Ceylon to give notice to the master as to any person on board such vessel being a destitute immigrant.

Section 4 restricts the landing of destitute immigrants.

Section 6 prohibits the landing of criminal immigrants.

Sections 5, 7, and 8 provide for penalties for the landing of destitute or criminal immigrants contrary to the provisions of sections 4 and 6 respectively.

Section 10 casts upon the master of the vessel the costs and charges connected with the unlawful landing of such immigrants.

Section 9 requires the master of such vessel to answer questions.

Section 11 provides for a scale of such costs being fixed.

Section 12 requires the provisions of the enactment to be strictly carried out before a master is rendered liable under section 10.

Section 13 gives Police Courts jurisdiction to try offences under the Ordinance.

Colombo, March 20, 1906.

J. H. TEMPLER, Acting Attorney-General.

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## NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

#### Order Nisi

Testamentary Jurisdiction. No. 989 C.

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In the Matter of the Estate and Effects of Patirnage Adrian Perera, late of Dematagoda. deceased.

Between

(1) Johana Wilhelmina Meville and her husband, (2) Aaron Jonafacious Meville of Wekanda ..... Petitioners.

And

(1) Ellen Sophia Morris of Malgakanda, (2) Jane Caroline Perera of Maliban street, Pettah, (3) Sophia Cornelia Rebeira and her husband, (4) Louis Lawrence Rebeira of Maliban street, (5) Caroline Wilhelmina Gallander and her husband, (6) Edward Arthur Gallander of Dean's road, (7) George William Morris and his children by Sarah Eliza Morris nee Perera, deceased, (8) Walter Edmund Morris, (9) Peternella Agnes Morris, (10) Clara Abigail Morris, (11) Matilda Mor-ris, (12) Frederick Morris, (13) Edwin Morris, minors by their guardian ad litem the 7th respondent, George William Morris. all of Dematagoda, (14) Arthur Alexander Perera by his guardian ad litem W. D. John of Messenger street, (15) Engeltina Rosget de Saram nee Perera and her husband, (16) D. P. de Saram, both of Rambukkana, (17) Rachel Constance Herft nee Perera, wife of (18' C P. G. Herft, both of Panchikawatta, (19) Edward Perera, (20) Elizabeth Francis Perera, and (21) Adrian Perera, by their guar dian adlitem (22) W. D. John of Messenger street.....Respondents.

THIS matter coming on for disposal before Herman Albert Loos, Esq., Acting District Judge of Colombo, on the 18th day of April, 1906, in the presence of Mr. David Dawapurarathna, on the part of the petitioners above-named; and the affidavit of the 1st named petitioner dated the 12th April, 1906, having been read: It is ordered that the 1st named petitioner as the eldest daughter of the deceased and her husband the 2nd named petitioner be, and they are hereby declared entitled to have letters of administration to so much of the estate of the said deceased as has been left, unadministered by the original administratrix, M. Johana Perera now deceased, issued to them, unless the respondents above-named or any others interested shall, on or before the 17th day of May, show sufficient cause to the satisfaction of this court to the contrary.

HERMAN A. LOOS, Acting District Judge,

The 18th day of April, 1906.

#### In the District Court of Colombo. Order Nisi

Testamentary Jurisdiction. No. 2,539. C. In the Matter of the Estate of the late Wewage Charles Dep Weerasingha, deceased, of Sedawatta in the Adikari pattu of Alutkuru korale.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 21st day of March, 1906, in the preence of Messrs. Pereira and Perera, Proctors, on the part of the petitioner Wewage William Alfred Dep of Veyangoda; and the affidavit of the said petitioner dated the 15th March, 1906, having been read:

It is ordered that the aforesaid petitioner be, and he is hereby declared, as eldest son of the late Wewage Charles Dep Weerasinghe, the above-named deceased. entitled to have letters of administracion to the estate of the said deceased issued to him, unless the respondent, Wewage Charles Henry Dep Weerasingha of Veyangoda, shall on or before the 3rd day of May, 1906, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 21st day of March, 1906.

In the District Court of Colombo.

#### Order Nisi.

Testamentary Jurisdiction. No. 2,540 C

In the Matter of the Estate of the late Peer Umma, deceased, wife of Awal Nasoordeen of New Bazaar in Colombo.

HIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 23rd day of March, 1906, in the presence of Mr. D. E. Wanigasooria, Proctor on the part of the petitioner Helena Wijewardene of Sedawatte, executrix of the last will of Don Philip Wijewardena, Mohandiram, late of Sedawattea, deceased; and the affidavit of the said petitioner, dated the 14th day of March, 1906, having been read:

It is ordered that John Bonifacio Misso, Esq., Secretary of the District Court of Colombo. be, and he is hereby declared entitled to have letters of administration to the estate of the late Peer Umma, the above-named deceased, issued to him, unless the respondents—(1) Awal Nasoordeen of New Bazaar in Colombo, (2) Sinne Lebbe Marikar Mohammado Salih of 42, Ferry street in Colombo, and (3) Sinne Lebbe Marikar Abdul Hamid of Suduwella in Colombo, shall on or before the 3rd day of May. 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 23rd day of March, 1906.

#### In the District Court of Colombo.

#### Order Nisi.

l'estamentary Jurisdiction. No. 2,548 C. In the Matter of the Last Will and Testament of the late Nanayakkara Howpe Vidanelage David Ferdinands Silva, deceased, of Fishers' Hill in Mutwal, Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 30th day of March, 1906, in the presence of Mr. Z. H. Mantara, Proctor, on the part of the petitioner Hewa Kotambage Deonis of Green Path in Kollupitiya; and the affidavit of the said petitioner, dated the 23rd February. 1906, having been read:

It is ordered that the will of the late Nanayakkara Howpe Vidanelage David Ferdinands Silva, the above-named deceased, dated the 25th day of November, 1905, be and the same is hereby declared proved. unless the respondents (1) Nanayakkara Howpe Vidanalage Richard Ferdinands Silva. (2) Nanayakkara Howpe Vidanalage Paules Ferdinands Silva. and (3) Nanayakkara Howpe Vidanalage Caroline Ferdinands Silva, all of Fishers' Hill aforesaid, shall, on or before the 3rd day of May, 1906, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Hewa Kotambage Deonis 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 above-named respondents shall, on or before the 3rd day of May, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 30th day of March, 1906.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Muttuccumaru Sabaratnam No. 1,709. of Mallakam, deceased.

Muttuccumaru Kandiah of Mallakam......Petitioner.

Vs.

(1) Chivakamippillai widow of Muttuecumaru of Mallakam, and (2) Muttuccumaru Chinnappa of Mallakam...... Respondents.

THIS matter of the petition of Muttuccumaru Kau-diah of Mallakam praying for letters of ad-L diah of Mallakam praying for letters of ad-ministration to the estate of the above-named deceased Muttuceunaru Sabaratnam of Mallakam, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 15th day of February, 1906, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner, and affidavit of the petitioner. dated the 14th day of February, 1906, having been read: It is declared that the peritioner is the heir of the said intestate, and as such is entitled to have letters of administration to the estate of the said intestate issued to him. unless the respondent, or any other person shalls, on or before the 30th day of April, 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 Jaffna.

#### Order Nisi.

Testamentary Jurisdiction.	In the Matter of the Estate of the late Kovinder Chinniah of Chan-	
No. 1,714.	ganai, deceased.	

(1) Ramalingam Ponnampalam and his

wife (2) Valliammai of Changanai...... Petitioners. (1) Kovinder Kandar of Changanai, (2)

Kovinder Chinnappoo of Changanai (3) Kovinder Narani of Changanai ..... Respondents.

THIS matter of the petition of Ramalingam Ponnamnampalam and his wife Valliammai of Changanai praying for letters of administration to the estate of the above-named deceased, Kovinder Chinniah of Changanai, coming on for disposal before W. R. B Sanders, Esq., District Judge, on the 2nd day of March 1906, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 2nd day of March. 1906. having been read: It is declared that the 2nd petitioner is the widow of the said intestate . and as such is entitled to have letters of administration to

the estate if the said intestate issued to them, unless the respondents or any other person shall, on or before the 30th day of April, 1906, show sufficient cause to the satisfaction of this court to the contrary.

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

This 2nd day of March. 1906.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 1,725.

In the Matter of the Estate of the late Ponnammah, wife of Marimuttu Ponnaswany of Manippai. deceased.

Tamotarar Kanapatippillai of Manippai.....Petitioner. (1) Marinuttu Ponnuswamy of Manip-

pai and (2) Chinnattankam wife of

Tamotarar Kanapatippillai of Manippai. Respondents.

HIS matter of the petition of Tamotarar Kana patippillai of Manippai praying for letters of administration to the estate of the above-named deceased Ponnammah, wife of Marimuttu Ponnuswamy coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 19th day of March, 1906, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner; and affidavit of the petitioner. dated the 19th day of March, 1906, having been read: It is declared that the petitioner is the next of kin of the said intestate, and as such is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 4th day of May, 1906, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS. District Judge.

This 29th day of March, 1906.

In the District Court of Jaffina. Order Nisi.

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Testamentary	In the Matter of the Estate of the
Jurisdiction.	late Kantappar Kanagasahai of
No. 1,727.	Araliy West, deceased,
Amminippillai,	widow of Kantappar
Kanagasabai	of Araiy WestPetitioner.
	-

Vs. (1) Kantappar Ambalavanar of Vaddukkoddai West, (2) Chinnattamby Visu-

vanathan, and (3) his wife Teywanaip-pillai of Vaddukkodai West......Respondents,

HIS matter of the petition of Amminippillai widow

of Kanagasabai, praying for letters of administration to the estate of the above-named deceased Kantappar Kanagasabai. coming on for disposal before W. R. B. Sanders, Esq., District Judge. on the 22nd day of March, 1906, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner, and affidavit of the petitioner dated the 22nd day of March. 1906, 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 the said intestate issued to her, unless the respondents or any other person shall, on or before the 4th day of May, 1906, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS. District Judges

This 22nd day of March, 1906.

#### In the District Court of Chilaw.

Testamentary<br/>Jurisdiction.In the Matter of the Estate of the<br/>late Andi Appu Gamarala Kuma-<br/>rawel of Timilla, deceased.

And

(1) Walliamma, her husband (2) Aiyampulle Kumarawel Vel-vidane, (3) Parwadi (minor), (4) Minatchi (minor), and (5) Murugaiyan Kuppandi, son of the first bed of the deceased, all of Timilla ..... Respondents.

THIS matter feoming on for disposal before W. L. Kindersley, Esq., "District Judge of Childaw,

on the 2nd day of April, 1906, in the presence of Mr. J. A. Corea, Proctor for the petitioner, and after reading the affidavit dated the 30th day of March, 1906: It is ordered that letters of administration to the estate of the deceased Andi Appu Gamarala Kumarawel of Timilla be issued to Kadirai of Timilla, as widow of the deceased, unless sufficient cause be shown to the contrary by the respondents or any one interested, on the 4th day of May, 1906.

#### W. L. KINDERSLEY, District Judge.

The 2nd day of April, 1906.

## NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

No. 21.769.

Vs.

NOTICE is hereby given that on Thursday. May 31, 1906, at 1 o'clock in the afternoon, will be sold by public auction at this office the following property decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 1,391, with further interest on Rs. 1,300 at 18 per ceat. per annum from May 16, 1905, till December 20, 1905, and thereafter on the aggregate amount of principal and interest at 9 per cent. per annum till payment in full, and costs, less Rs. 250. viz.:-

One pair gold earrings set with brilliants, 1 pair gold bangles set with rubies and brilliants. 1 pair gold bangles, 1 gold watch bracket chain, 1 gold neck chain, and 1 gold cross set with brilliants.

> E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo,

Hettiakandagey Gabriel Fernando of

Moratuwella in Moratuwa......Plaintiff.

Vs.

No. 22,482.

Fiscal's Office,

Colombo, April 25, 1906.

(1) Kirikankanangey Jabel Perera Wijeratne Jayawardena, (2) Lindamulegey Maria Eugina Silva, and (3) Vidanelagey Cornelis Andris de Mel, all of Koralawella in Moratuwa ......Defendants.

NOTICE is hereby given that on Monday, June 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.  $221:37\frac{1}{2}$ , viz.:--

All that allotiment 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 Apottickarayawatta 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 alloted 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.

Fiscal's Office, Colombo, April 25, 1906.

#### E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Dr. Henry George Thomas of Colombo .... Plaintiff.

No. 22,801. Vs.

Suppramanian Tambyah of St. George's, Ward Place, Colombo.......Defendant.

NOTICE is hereby given that on Wednesday, May 23, 1906, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 6,387, with interest theron at 9 per cent. per annum from December 16, 1905, till payment in full and costs of suit, viz. :-

All those indentures bearing respectively No. 638 of the 25th day of May, 1901, and No. 722 of 15th day of June, 1902, both attested by Mr. George de Saram of Colombo, Notary Public, and made between Suppramanian Thayagarajah of the first part,

Suppramanian Tambyah of the second part, and Kanthynathy Sathsivan, wife of the said Suppramanian Thayagarajah of the third part, whereby all that house and building and premises bearing assess-ment No. 4, situated at Baillie street in the Fort Ward of the Municipality of Colombo, bounded on the north by No. 125, on the east by No. 128, on the south by Baillie street, and on the west by No. 130, containing in extent 26 Rhineland roods and 101 feet. were leased and demised to the defendant Suppramaian Tambyah for the respective terms of eight years and four months and two years, that is to say, from the 1st day of January, 1903, to the 30th of April, 1911, and from the 1st day of May, 1911, to the 39th day of April, 1913, in the said indentures of lease respectively mentioned at the respective rents therein set forth, subject to the said covenants by the lessee, and conditions therein contained, and for the residue now unexpired of the respective terms granted by the said two indentures of lease, together with all the estate, right, title, interest, benefit, possession, claim, and demand whatsoever of the defendant in and to the said premises demised by the said indentures, and all moneys due owing and payable and to become due owing and payable by way of rent.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, April 25, 190**6**.

In the District Court of Negombo.

Suna Pana Kana Ana Nawanna Nachchiappa Chetty, by his attorney Suna Pana Kana Ana Nawanna Supparamanian Chetty of Negombo......Plaintiff.

No. 5,869.

1. Don Carolis Wijeyasuriya Gurunnanse and surety Jayasinha-arachchige Don Raphiel Appuhamy, both of Medamulla...... Defendants.

Vs.

NOTICE is hereby given that on May 19, 1906, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following mortgaged property, viz. :--

1. The portion of land called Makanatha alias Delgahagodella, situate at Wegowwe in Dasiya pattu of Alutkuru korale; and bounded on the north by land appearing in plan No. 127,922 belonging to Philippu Perera and by land claimed by S. Sobana, on the north-east by a road, on the south-east by land appearing in plan No. 127,925 belonging to S. D. Liyanduru, and on the north-west by a road and by land said to belong to the Crown: containing in extent 7 acres and 23 perches more or less.

2. The two contiguous portions of land called Delgaha alias Helambagahawatta and the cadjan thatched house standing thereon, situate at ditto: and bounded on the north by ditch and live fence separating the portion of this land belonging to Senduwa and by the portion of this land owned by inheritance by Salma, on the east by live fence separating the land of Sinhalapedige Selestuwa, Sobana, and others, on the south by land firstly mentioned herein formerly of John Lewis Dabrera and now of the first defendant, and on the west by ditch and live fence separating the portion of this land belonging to Salma by right of inheritance; containing in extent 3 acres and 2 roods more or less 3. The undivided  $\frac{1}{2}$  share of Bulugahawatta, situate at Medamulla in ditto, the said land being bounded on the north by land of Jayasekera<sup>a</sup>Balasurige Don Carolis Appuhamy and others, on the east by the fields of Don Carolis Gurunnanse and others, on the south by land of Andris Appuhamy, and on the west by Kanatta of Arthanayekege Andris Appu; containing in extent 5 acres more or less. 4. The undivided  $\frac{1}{2}$  share of Kahatagahawatta,

4. The undivided  $\frac{1}{2}$  share of Kahatagahawatta, situate at ditto, the said land being bounded on the uorth by fields belonging to the first defendant Don Carolis Gurunnanse and others, on the north-east by lands of Don Alisandiri Appuhamy and others on the east by Kongahawatta of the first defendant Don Carolis Gurunnanse and others, on the south by lands of Haramanis Appu and others, Selestina Hamy and others, and on the west by the fields belonging to first defendant Don Carolis Gurunnanse and others : containing in extent 7 acres more or less.

5. The undivided I share of the land called Kongahawatta and the tiled house standing thereon, situate at ditto, the said land being bounded on the north by land of Alisandiri Appuhamy and others; on the east by the old high road, on the south by lands of Selestinahamy and others, and on the west by lands of Dona Christinahamy and of first defendant Don Carolis Gurunnanse; containing in extent 8 acres more or less.

6. The undivided  $\frac{1}{2}$  share of the land called Kosgahawatta, situate at ditto, the sald land being bounded on the north by the field belong ng to the first defendant Carolis Gurunnanse and others, on the east and south by lands of Tikira, and on the west by land Millagahawatta above described; containing in extent 6 acres more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Ks 1,954 62, with interest on Rs. 1,500 at 15 per cent. per annum from January 23 to April 14, 1905, and thereafter at 9 per cent per annum till payment, less Rs. 50.

> FRED. G. HEPPONSTALL, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, April 25, 1906

#### **Gentral Province.**

In the District Court of Colombo.

Reginald Marshall John, Charles Edwin Haslop, and Lionel Ottley Leefe, all carrying on business in partnership in Colombo under the name, style, and firm of E. John and Company......Plaintiffs.

 $\mathbf{Vs}$ 

 Pestonjee Dinshawjee Khan, (2) Bhikhajee Framjee Khan, (3) Munsherjee Framjee Khan, carrying on carrying on business in partnership under the name, style, and firm of Framjee Bhikhajee and Company....Substituted Plaintiffs.

#### No. 21,181.

(1) Dinbai Hormusjee Pestonjee of Bombay. (2) Dinshaw Hormusjee Pestonjee of Salem estate. Nawalapitiya...Defendants.

Vs.

NOTICE is hereby given that on May 22, 1906. commencing at 12 o'clock noon, and if necessary on the following day, at the same hour, will be

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sold by public auction at the premises the following property, mortgaged to plaintiff and specially bound and executable under the decree in the above case, for the recovery of the sum of Rs. 16,413 70 together with further interest theron at the rate of 9 per cent. per annum from 28th December, 1904. till payment in full, and Rs. 446.50 costs of suit.

First.—All that estate called and know  $\circ$  as "Salem comprising the following premises with the buildings, plantations, and everything thereon, which said premises adjoin each other and from their situation as respects each other can be included in one survey to wit :—

1. An. allotment of land called Uduwewa situate in the village Bowwagama in the District of Upper Bulatgama; bounded on the north by land claimed by Millerala, on the east by land said to belong to the Crown, on the south by a road, and on the west by Maskiriawatta-ganga; containing in extent 4 acres and 25 perches.

2. An allotment of land called Dewalagama. situate in the village Bowwagama aforesaid; bounded on the north by land described in plan No. 54.643, on the north-east by Apitagedarawatta or Inniyagewatta claimed by Dekinda Korala, east by land described in plan No. 54,643, south-east by a road, south by land described in plan No. 54,643, and Karandeniyawatta claimed by Cader Saibo, south-west by Karandeniyawatta claimed by Cader Saibo, and land described in plan No. 13,771, and west by land described in plan No. 13,771, and west by land described in plan No. 137,77, and Habaragomuwagewatta claimed by T. Manikrale; containing in extent 1 acre and 7 perches.

3. An allotment of land called Dewalalanda, situate in the village Bowwagama aforesaid; bounded on the north by land claimed by T. Manikrale, northeast and east by land described in plan No. 137,772, south by land claimed by Cader Saibo, west by land claimed by Cader Saibo and land described in plan No. 66,605, north-west by land claimed by M. Dingiri Appu; containing in extent Lacre I rood and 32 perches.

4. All that land called Kotuwalagamahena alias Copiewatta of about 6 pelas in extent, situate in the village Bowwagama aforesaid; bounded on the east by the road leading to Imbulpitiya, on the south by Edewewagahahena, on the west by ela, on the limit of Halgalatennehena, and on the north by Crown land and demata tree standing on the limit of Dewala property; containing in extent 6 acres 2 roods and 26 perches.

5. All that land called Kirigahamulahena alias Copiewatta, of 1 acre 3 coods and 36 perches, situate at Bowwagama aforesaid; bounded on the north east and by land said to belong to Imbulpitiyagedara, on the west by Mahaweli-ganga, and on the south by land belonging to Andris Appu.

6. An allotment of land called Kandepitiyagodeowita, situate in the village Bowwagama aforesaid; bounded on the north by Mahaweliganga and by lands described in plan Nos. 71,134, 72,832, and 71,132, on the north-east by land described in plan No. 71,131, on the east by land described in plan No. 71,132 and by land claimed by Illukpitiya Manikrala and by a road, on the south-east by a road, and on the south by land described in plan No. 66,604, on the south-west by Maskinawattaganga, and ou the west by land claimed by Kapurala; containing in extent 13 acres 3 roods and 21 perches.

1. An allotment of land called Udewewa, situate in the village Bowwagama aforesaid; bounded on the north by a path and by land claimed by Illukpitiya Manikrala and by land described in plan No. 68,090, on the north-east by land described in plan No. 68,090, on the south by a road, and on the west by land described in plan No. 66,604; containing in extent 7 acres and 3 roods.

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8. An allotment of land called Manikraiage Ellahena, situate in the village Bowwagama aforesaid; bounded on the north by Mahaweli-ganga, on the east by land claimed by Kaparala, on the south and west by land said to belong to the Crown; containing in extent 2 acres and 12 perches.

9. An allotment of land called Halgollehena, situate in the village Bowwagama aforesaid; bounded on the north by Mahaweli-ganga, on the north-east and east by land claimed by Illukpitiya Manikrala, and on the south and west by land said to belong to the Crown; containing in extent 2 acres 2 roods and 9 perches.

10. An allotment of land called Karandeniyawatta situate in the village Bowwagama aforesaid; bounded on the north by land described in plan No. 71,132 and land claimed by M. Manikrala, and Mr. W. Newman, on the cast and south by land appurtaining to the Railway, on the south-west by land described in plan No. 75,230, and west by a path and by land described in plan No. 71,132; containing in extent 1 rood and 15 perches.

11. An allotment of land called Kandepitiyahene, situate in the village Bowwagama aforesaid; bounded on the north-cast and cast by land described in plan No. 75.230, and on all other sides by Maskinaganga; containing in extent 1 acre 3 roods and 23 perches.

12. An allotment of land situate in the village Bowwagama aforesaid; bounded on the north by Mahaweliganga, on the east by land taken for the Railway, on the south by land described in plan No. 137,076, south-west by land described in plan No. 71.132 and a strip of land adjoining to Mahaweli-ganga; containing in extent 1 rood and 7 perches.

13. An allotment of land situate in the village Bowwagama aforesaid; bounded on the north by Mahaweli-ganga, on the south by land described in plan No. 75,230, on the east by land described in plan No. 71,132 on the west by land described in plan No. 71,131; containing in extent 3 roods and 26 perches.

Second.—All that estate called and known as Ashbourne, comprising the following premises, which said premises adjoin each other, and from their situat on as respects each other can be included in one survey, to wit :—

1. An allotment of land called Galeoruwamulahena situate at Welligampola in Pasbage korale in Uda Bulatgama, containing in extent about 4 amunams or 8 acres; bounded on the east by Maha-ela and jak tree, on the south by the limit of the garden of Kalimuttu, on the west by Mahaweli-ganga, and on the north by Rolubakande-ella boundary up to Waldelgaha at Kaluwa's garden, and the boundary from Punchydelgaha at Kirimanika's garden up to Mala-ela (including the portion belonging to Kaluwa and Kirimanika): the remaining portion is in extent about 8 acres.

2. Two undivided fifth parts or shares in extent about 2 acres of and in all that land called Panwatta, situate at Dekinde in Pasbage korale aforesaid, in extent about 5 acres; bounded on the east by Kurahangalaketagalagawahena claimed by Bannakgedara people, on the south by Galkandura-oya, on the west by amuna passing through Mudagama, and on the north by Bannakgedara Ettanagehena.

3. An allotment of land called Lalkandurawatta, situate at Weligampola aforesaid, of about one and half acre in extent; bounded on the east by the property belonging to Mr. Newman and Mala-ela, of Bogahawatta Punchiralagewatta, on the south by Lalkandura-oya, on the wost by the limit of Bannakgedara Punchiralagewatta, and Mahagala, and on the north by the limit of Punchiralagewatta.

4. An allotnent of land called Dangahatennehena, situate in the village Weligampola aforesaid: bounded on the east by the limit of Dingrigeworts, on the south

by Crown lands, on the west by Kurahangalamulawatta, and on the north by path leading to Dekinde; in extent about 3 acres.

5. Three acres in extent of the land exclusive of Gedarawatta, Panwatta, and of paddy field of the land called Panwattahena, situate at Nawangama in Pasbage korale aforesaid; and bounded on the east by the chena land of Bannakgedara Punchirala, south by the limit of Nikindagalle estate, on the west by Lalkandura-oya, and on the north by the garden of Gambegedara Kirimanika of about 5 acres in extent in the whole.

6. The remaining portion of the land called Kurahangalamulahena, save and except the southern 2 acres thereof; containing about 12 amunams in extent in the whole, bounded on the east by Dangastennehena Crown land. and Galbeddedelgahamulahena, on the south by Nindagala and Pohupolakellewatta, on the west by road leading to Dekinde and Crown land, and on the north by Malingalahena and Crown land.

7. All that portion allowed by the Government on the western side of the land comprising. (1) Panwallahena, (2) Ambagahamulahena, (3) Kokuelle-hena, (4) Kurahangalaketuwagahena. (5) Ninehena, (4) Kurahangalaketuwagahena. (5) Nine-wettunagallenemulehena, all situate at Dekinde in Pasbage korale aforesaid ; bounded on the east by the limit of Niandagalawatta and the road to Dekinde, on the south by Lalkandura-oya and the ditch of Bogahawattagedara Punchirala, on the west by Mahaweli-ganga, and on the north by the limit of Luvishamy's garden all of 10 amunams in extent more or less.

8. An allotment of land called Puwakgahadeniya. situate in the village Weligampola aforesaid; bounded on the north by Puwakgahadeniyahena and Puwakgahadeniya asweddume claimed by H. Huratala. east by a path, south by Kokalahena claimed by B. Punchirala, west by Deyakolagahamulahena claimed by Luwishamy and Puwakgahadeniyahena claimed by H. Huratala; containing in extent 4 acres 2 roods and 10 perches.

An allotment of land called Galpotudeniva-9 gommane, situate in the village Weligampola aforesaid, bounded on the north by Dangastennehena claimed by Huratala, Dangastennewatta and Dangastanne-kumbura claimed by M. Dingiri, Dangastennehena claimed by G. Tikiri and others. and Dangastennewatta claimed by Rattarana Huratala, east by a Crown land, Galpottadeniyagawa Paluwasanagewatta and Godellehena, Kanattamulahena claimed by H. Pina, south by Godellamulawattahena and Kurahangalahena claimed by H. Pina; containing in extent 4 acres and 33 perches.

10. An allotment of land called Ketekitulpandura. situate in the village Weligampola aforesaid ; bounded on the west and north by Puwakgahadeniyahena claimed by H. Huratala, east by Mollinga Ellahena and Kurahangalahena claimed by H. Pina, south by Puwakgahadeniyahena and Puwakgahadeniyaaswedda dume claimed by H. Huratala; containing in extent 1 acre and 2 roods.

11. An allotment of land called Katuwellahena, situate in the village Weligampola aforesaid, bounded on the north by Deyakolagahamulahena claimed by Luvishamy, and land described in plan No. 153,707, east by a path, south by land described in plan No. 44,994, west by Pendeniyahena and Pendeniyawatta claimed by W. Dingiri Appu and Kokdellahena claimed by B. Punchirala; containing in extent 10 acres 3 roods and 20 perches.

12. An allotment of land called Dangastennehena, situate in the village Weligampola aforesaid; bounded on the north by Malingaelahena claimed by H. Pina and a path, east by Dangastennewatta claimed by H. Dingiri, south by land described in plan No.153,706, west by Kurahangalahena claimed by H. Pina; containing in extent 3 acres 1 rood and 18 perches.

13. Two undivided third parts of all that land called Ambagahamulahena, situate at Nawangame, of the extent of 3 pelas paddy sowing; bounded on the east by the Panna and stone, on the south by the ditch of Kiriappu's garden, on the west by road leading to Nianda, and on the north by stones marked with numbers thereon belonging to Sellappu.

որու որու որուցուցություններին է՝ համանականությունները երկնությունների է։ Այս որու համանական համանական է ու ու ույններինը, որուցությունների է ու համանականություններին է։ Այս ու համանական

14. All that portion of the extent of  $\frac{2}{4}$  acre towards the east of all that high land called Kegalleowita, situate in the village Weligampola of 3 amunams of paddy sowing extent: bounded on the east by Delgaha and Karangaha. on the south by the boundary of the land cleared. on the west by Delgaha and ant hill, and on the north by Mahaweli-ganga.

15. An allotment of land situate in the village Weligampola aforesaid, bounded on the north by Milelegahamulahena: and on all other sides by Ashbourne estate; containing in extent 2 acres and 34 perches.

16. An allotment of land called Dambamulla, situate in the village Weligampola aforesaid: bounded on the north by the paddy fields of Karupen, on the sonth by Galemula ela, on the east and west by Ashbourne estate : and said to contain about 33 acres

17. An exact half share out of the five pelas paddy sowing extent towards the west of the land called Godedchiattamulahena or containing in extent 2 acres as appearing in the figure of survey made by George Ellis de Zilva, Licensed Surveyor, dated 7th November, 1901, situate in the village Weligampola aforesaid, and bounded on the north by Galpottadeniva and a block, on the east by land belonging to Perooma Duraya and ditch, on the south by water course, on the west by Ashbourne estate and ditch. with everything theron.

Third .- All that allotment of land Meddehena now called Gravesend estate. situate in the village Bowwagama aforesaid : bounded on the north by land claimed by Illukpitiya Manikrala, on the east and south by road, and on the north-west by land pur-chased by D. H. K. Banda: containing in extent 4 acres 2 roods and 18 perches.

A. N. GALBRAITH, Fiscal's Office, Kandy, April 23, 1906.

Deputy Fiscal.

#### North-Western Province.

In the District Court of Chilaw.

Maria Perera of Talahena, executrix of the last will of K. Don Juan Appuhamy. deceased ......Plaintiff.

No. 2.641. Vs.

Suppramanian Manuel Pulle's wife

Katpagam of Pulichchakulam......Defendant.

OTICE is hereby given that on Tuesday, May 29, 1906, commencing at 10 o'clock in the forewill be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, specially mortgaged by bond No. 2,395 dated June 22, 1899, viz. :---

1. An undivided  $1\frac{1}{2}$ '5 of  $\frac{1}{2}$  share of the land called Gaspartottem, situate at Pulichchakulam in Anaivulundam pattu, Chilaw District. containing in extent about 3 acres.

2. An undivided  $l_{\frac{1}{2}} 5$  shares of the field called Manandyvayal, situate at Pulichchakulam as aforesaid, containing in extent 30 parrahs paddy sowing extent.

3. An undivided 11/5 shares of the field called Adiyavilundan Pirivu situate at Pulichchakulam as aforesaid, containing 18 parrahs paddy sowing extent.

4. An undivided  $1\frac{1}{2}/5$  of  $\frac{1}{4}$  share of Manandypallevayal or Tottayan Daluwa situate at Pulichchakulam as aforesaid, containing in extent 249 acres.

5. An undivided 155 shares of the gardens called Sinnatottem, situate and lying adijoining to Madaloda in Pudukudirippu, Pulichchakula m,as aforesaid, containing in extent about 2 acres.

6. An undivided 3/18 shares of the garden called Walawandytottem. situate at "Pulichchakulam as aforesaid, containing in extent 5 acres.

7. An undivided 155 shares of the gargen bearing No. 999 mentioned in Government grant dated August 25, 1869, situate at Kiriya hkalli in Anaivulundan pattu, Chilaw District, conthining in extent 27 'acres.

An undivided 11:5 shares of the gargen called 8. Madalodaitottem, situate at Kiriy-inkalli as aforesaid, containing in extent about 10 acres.

9. An undivided  $2\frac{1}{2}$  5 shares of the garden Suna ( Neina tottem, situate at Kiriyaykalli as aforesaid, containing in extent 300 coccajut trees plantable extent.

10. An undivided  $l_2^{15}$  shares of the field called Manandy Pamben Kuda, situate at Kiriyankalli as aforesaid, containing in extent about 60 parrahs paddy sowing extent.

II. An undivided 11/5 shares of the garden called Karuttantottam and the garder called Kadiraitottem forming into one property situate at Kiriyankalli as aforesaid, containing in extent 20 acres.

An undivided 13 5 shares of the garden called 12. Wawatottem and the field calld Kandappuvayal, forming into one property, situate at Kiriyankalti as

aforesaid, containing in extent about 15 acres. 13. An undivided 13 5 shares of the land No. 992, situate at Kiriyankalli as aforeaid, containing in extent about 18 acres.

14. An undivided  $1\frac{1}{2}$  5 shares of the garden called Sinnatotiem, situate at Battulu-da in Anaivulundan pattu, Chilaw District, containing in extent about 6 acres.

15. An undivided 13/5 share of the jungle land lying towards the western side of he aforesaid garden, situate at Battulu-oya as aforcaid, containing in extent about 2 acres.

16. An undivided  $1\frac{1}{2}/5$  share of the paddy field called Peppariaripirivu and the field called Sinna Vaniyankotuwa, forming into on property, situate at Battulu-oya as aforesaid, containg in extent about 150 parrahs paddy sowing extent

17. An undivided  $1\frac{1}{2}$  shares of the garden called Periyatottem, situate at Battur-oya as aforesaid, containing in extent 7 acres and 30 perches.

Amount to be levied Rs. 3,282)8, with interest on Rs. 3,077 at the rate of 9 per det. per annum from this date till payment in full and oundage.

E. LAVSON KOCH.

Deputy Fiscal. Chilaw, April 24, 1906.

In the District Cour/cf Chilaw.

Deputy Fiscal's Office,

K. P. A. Palaniappa	Chettylof	Madampe, by his
attorney Muttiah		Plaintiff.
No. 3,286.	<b>V</b> ₅. ∫	

Abraham Wijesinhe Jayavadane of

following property, viz. :-

The land called Korshayaya alias Halahakon Arachehige Don Migel Muurala resided of 11 acres 3 roods and 4 perches in cent, excluding 100 cocoanut trees plantable soil ith plantations standing thereon towards, the so it situate at Erattakulama in Yagam pattu, Chilaw strict.

One-third share of the land planted by Kiri Naide and Appu Naide of 3 acres in extent, situate at Erattakulama aforesaid, with plantations.

3. One-fourth share of Kohombagahawatta of 1 acre in extent with the plantations standing thereou. situate at Erattakulama aforesaid.

4. The land called Migelvidanegekotuwa, presently known as Kongahayaya, and the adjoining land called Kanatta of 2 acres in extent with the plantations standing thereon, situate at Erattakulam aforesaid.

The western one-third share when divided into 5.three equal parts from north to south of the land called Kongahayavedaminagahawatta of 1 acre in extent with the plantations standing thereon, situate at Erattakulama aforesaid.

The land called Kongahayaya of 8 acres in 6. extent with the plantations standing thereon, situate at Erattakulama aforesaid.

7. An extent of 3 acres of land towards the east from a portion of land called Kongahayaya of 5 acres in extent with the plantations standing thereon. situate at Erattakulam aforesaid.

A portion of land called Kongahayaya of 2 8. acres in extent with the plantations standing thereon, situate at Erattakulama aforesaid.

9. The land called Padinchiedama of 20 acres in extent with the plautations and buildings standing thereon, situate at Madampe in Yagam pattu aforesaid.

10. The land called Nakelewalauwewatta of 5 acres 2 roods and 25 perches in extent with the plantations and buildings standing thereon, situate at Madampe aforesaid.

Amount to be levied Rs. 10.210.20, with interest on Rs. 9,963.33 at 9 per cent. per annum from August 4. 1905, and poundage.

## On Tuesday, May 22. 1906, at 1.30 P.M. at the

premises. Undivided 4/20 shares of the land called Yayeedama of 45 acres 2 roods and 2 perches in extent with the plantations standing thereon, situate at

Kakkapalliya in Munnessaram pattu. Chilaw District. Amount to be levied Rs. 10,210.20, with interest on Rs. 9,963.33 at 9 per cent. per somum from August

4, 1905, and poundage.

E. LAWSON KOCK, Deputy Fiscal.

Deputy Fiscal's Office. Chilaw, April 24, 1906.

In the District Court of Chilaw.

Warnakulasuria Amaris Fernando of

No. 3,424. Vs.

Jayasundarage Abraham Perera Appu-

hamy of Morukkuliya..... Defendant. OTICE is hereby given that on Saturday, May 19, 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, specially mortgaged by bonds Nos. 11,692, 11,222, and 14,198 dated June 21. 1897, May 17. 1896, and August 23, 1905, viz. :---1. The land called Daminagahawatta, situate at

The failed called Databased Particle, Springer, Springer, Springer, Chilaw District, containing in extent about 2 acres.
 Twenty-twenty-eighth shares of the land called

Kahatagahawatta situate at Morukkulia as aforesaid. Containing in extent  $2\frac{1}{2}$  acres. 3. Two contiguous lands called Maragahawatta.

situate at Tamberawila in Otacapalata, Chilam District, containing in extent 22 acres, out of which excluding a footpath which is at present there and also excluding site site of the building containing 16 cubits long and 12 cubits broad and 2 cocoanut trees.

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Amount to be levied Rs. 2,600, with interest thereon at 9 per cent. per annum from August 26, 1905, till payment in full and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, April 24, 1906.

In the District Court of Negombo.

K. R. R. M. M. Somasundaram Chetty, by his attorney Muttiah Chetty, of Madampe ..... Plaintiff.

Vs. No. 6,175.

Nathaniel Paranavitane, Secretary, District Court of Negombo, official administrator of the estate of the late M. P. Domingo Fernando......Defendant.

N OTICE is hereby given that on Wednesday, May 30, 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. :-

The two portions bearing letters C and E of several contiguous lands called Hunnannegama alias Bandurawa, Dummalawewakumbura, Talgahakumbura, and Bakmigahakumbura, situate at Sandanangoma in Medapalata, Chi aw District ; bounded on the north by portion of this land bearing letter B allotted to M. Deogu Kurera, east by portion of this land bearing letter D allotted to M. P. Francisco Fernando and by land purchased by him, south-east by portion of this land bearing letter F allotted to M. Francisco Fernando, west by land belonging to villagers, north-west by land belonging to M. P. Francisco Fernando and to the debtor; containing in extent 19 acres and  $37\frac{1}{2}$  perches, with all the buildings standing thereon.

HERBERT WHITE, fiscal for "the Central Province, do hereby appoint Mr. Charles de Silva to be my Marshal for the division of Gampola, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal. for which this shall be his warrant.

Fiscal's Office, Kandy, April 18, 1906.

H. WHITE, Fiscal.

HERBERT WHITE. Fiscal for the Central Province, do hereby appoint Mr. P. B. Ranaraja to be my Marshal for the division of Hatton, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

	H. WHITE,
Fiscal's Office	Fiscal.
Kandy, April 18, 1906.	

HERBERT WHITE, Fiscal for the Central  $\overline{\Gamma}$ L. Province, do hereby appoint Mr. L. B. Rambuk-welle to be my Marshal for the division of Nuwara Eliya, under Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

H. WHITE. Fiscal's Office, Fiscal. Kandy, April 18, 1906.

Amount to be levied Rs. 5,892'91, with interest thereon at 9 per celt. per annum from October 10. 1905, and poundage

E. LAWSON KOCH. Deputy Fiscal.

Deputy Fiscal's Office, 4, 1906. Chilaw, April 2

## Provinge of Sabaragamnwa.

In the D<sup>strict</sup> Court of Kegalla.

Magamarallage Punchirala of Magama......Plaintiff. Vs. No. 1.884.

Delwala Tikiri Kumariamy of Wera-

goda.....Defendent. 

extent situated at ]labalakkawa in Tunpalata partu of Paranakuru kora e in Kegalla District; and bounded on the east by Imiya and the village limit of Mediliya, south by Madupolawelela and the village limit of Talgaspitiy', west by the village limit of Thembarawa and the stone of Nayakawala, and on the north by Hinn randeniye gala and the bo tree of Hakmanakotuwella.

On the same day, at 3 P.M.

2. The field card Medakumbura of one amount and one pela in party sowing extent situated at Wero-goda in Tunpalata attu of Paranakuru korale aforo-said; bounded on he east by the limit of Atalana, south by the bark west by the limit of Pallat south by the bank west by the limit of Pallekan-bura, and on the n rth by Walawwewatta.

To levy Rs. 2,49, 73 together with further interest at 9 per cent. i'r annum on Rs. 2.109.60 from November 20, 1905, ill payment in full.

Deputy Fiscal Office,	D. JANSZ,
Deputy Fiscal's Office, Kegalla, April 4, 1906.	Deputy Fiscal.

HERBERT WHITE, Fiscal for the Central HERBERT WITTH, appoint Mr. P. B. Beddo-wela to be my Martall for the division of Matale, under Ordinance No. i of 1867. and authorize him to perform the duties at exercise the authority of Marshal, for which this sall be his warrant.

H. WHITE, Fiscal. Fiscal's Offici Kandy, April 18, 106.

FERDINAND Fiscal for the appoint Mr. J. N. S Island of Delft, un Ordinance, 1867, a duties and exercise le authority of Marshal, for which this shall be histairant.

1	•	F. H. PRICE,
Fiscal's Office,		Acting Fiscal.
Jaffna, April 13, 190		

FERDINANDO LAILYN PRICE, Ţ, Fiscal for the Nettern Province, do hereby appoint Mr. Vairanuth ampiappa to be Marshal for the Islands of Jaffn, der the provisions of the Fiscals' Ordinance, 186. ad authorize him to perform the duties and exercisthe authority of Marshal, for which this shall be his wrant.

Fiscal's Office, Jaffna, April 13, 1906. F. H. PRICE, Acting Fiscal, T, FERDINANDO HAMLYN PRICE, Acting appoint Mr. Anthonippillai Bastiampillai to be Marshal for the divisions of Vadamaradchi East and West shal for the divisions of Valigamu North. Ea

1) Fiscal for the Northern Province, do hereby appoint Mr. Anthonippillai Bastiampillai to be Marshal for the divisions of Vadamaradchi East and West under the provisions of the Fiscals' Ordinance, 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Jaffna, April 13, 1906. F. H. PRICE, Acting Fiscal.

F. H. PRICE, Acting Fiscal.

**J.** FERDINANDO HAMLYN PRICE, Acting point Mr. Edward Gillett to be Marshal for the divisions of Tenmaradchi, Pachdilappali, and Karachchi under the provisions of the Fiscals' Ordinance, 1867, and authorize him to perform the duties and exercise the authority of Marhal. for which this shall be his warrant.

Fiscal's Office. Jaffna, April 13, 1906. L: Fiscal for the Northern Province, do hereby appoint Mr Sinnatampi Tillaiyampalam to be Marshal for the divisions of Valigamu North, East, and West under the provisions of the Fiscals' Ordinance, 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Jaffna, April 13, 1906. F. H. PRICE, Acting Fiscal.

FERDINANDO HAMLYN PRICE, Acting Fiscal for the Northern Province, do hereby appoint Mr. Ramanatar Ponnampalam to be Marshal for the divisions of Jaffna, Valigamu East and West, and Pooneryn under the provisions of the Fiscals' Ordinance, 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Fiscal's Office, Jaffna, April 13, 1906. F. H. PRICE, Acting Fiscal.

GEOR J. A. SKEEN, GOVERNMENT PRINTER, COLOMBO, CEYLON.

Acting