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

PART II.—Legal and Judicial.

PART III.—Provincial Administration.

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Part II.--Legal and Judicial.

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NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

 $Order\ Nisi.$

Testamentary
Jurisdiction.
No. 3,043 C.

In the Matter of the Intestate Estate of Don Henry Rupasinghe, late of Thumbowila in Palle pattu of Salpiti korale, deceased.

Don Peter Rupasinghe of Thumbowila aforesaid.....

Petitioner.

 $\mathbf{V}\mathbf{s}$

(1) Dona Bolinga Engina Jayatunga, (2)
Francis Philip Rupesinghe, both of
Thumbowila aforesaid, (3) Arthur
Vincent Rupesinghe of Thumbowila,
aforesaid

aforesaid...... Respondents

D. Drieberg, Esq., District Judge of Colombo, on April 28, 1908, in the presence of Mr. D. C. Pedris, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated April 22, 1908, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as a brother and next of kin of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above-named or any other person interested shall, on or before June 4, 1908, show sufficient cause to the satisfaction of this court to the contrary.

WALTER D. DRIEBERG, District Judge. In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 3,051 C. In the Matter of the Last Will and Testament of Moratuwage Jusey Fernando of Uyana in Moratuwa, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on May 5, 1908, in the presence of Messrs. Silva & Perera, Proctors, on the part of the petitioner Vidane-lage Eugina Matilda de Mel of Uyana aforesaid; and the affidavits—(1) of the said petitioner dated April 7, 1908, and (2) of Ponnahennedige Simon Dias, the Notary Public, and the two witnesses Wannekuwatte-waduge Thomas Edward James Fernando and Jayasia Paliyawarna Wipulagunaratne Palliya Rallage Don Migel de Almeda dated April 7, 1908, having been read:

It is ordered that the will of Moratuwage Jusey Fernando of Uyana in Moratuwa, deceased, dated February 7, 1908, and now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Vidanelage Eugina Matilda de Mel is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before June 11, 1908, show sufficient cause to the satisfaction of this court to the contrary.

1. .

Joseph Grenier, District Judge.

May 5, 1908.

April 28, 1908.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,040 C.

In the Matter of the Intestate Estate of Kadugoda Aratchchige Don Cornelis Perera, late place, Colombo, deceased.

Kadugoda Aratchchige Don John Perera of Dehiowita in Atulugam korale in Three KoralesPetitioner.

And

(1) Kiriwattudumudalige Ana Perera of Price park, Colombo, (2) Kadugoda Aratchchige Don Marsal Perera of Dalugama, (3) Kadugoda Aratchchige Don Romiel Perera of Panchikawatta, (4) Kadugoda Aratchchige Don Martinus Perera of Price park, (5) Kadugoda Aratchchige Dona Ancy Ambrosia Perera, wife of (6) Kodippuli Aratchchige Singho Appuhamy of Pinidiamulla in Paiyagala North, (7) Kadugoda Aratchchige Pesona Perera, wife of (8) Wanniachchige Peter Fonseka, both of Pamankada, (9) Kadugoda Aratchchige Dona Missie Engaltina Perera of Price park, Colombo (10) Kadugoda Aratchchige Mary Charlotte Perera, wife of (11) Attanayakage Philip Gunasekera, both of Bomiria, (12) Attanayakage Adeline Leticia Gunasekera, (13) Attanayakage Charlotte Henrietta Gunasekera, (14) Attanayakage Vincent Gunasekera,

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on April 8, 1908, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated March 28, 1908, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents abovenamed or any other person interested shall, on or before May 21, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, District Judge.

April 8, 1908.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 3,052 C.

In the Matter of the Intestate Estate of Muna Pana Alla Pitchey, late of Tondi in Southern India, deceased.

Between

Ana Muna Mohammado Meera Saibo of No. 115, Jampettah street in Colombo....Petitioner

And

Ana Muna Mohammado Abdul Cader of No. 115, Jampettah street in Colombo.. Respondent.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on May 5, 1908, in the presence of Mr. S. N. Aseervatham. Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated May 5, 1908, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son and heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above-named or any other person interested shall, on or before June 4, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, District Judge.

May 5, 1908.

No. 3,055 C.

In the District Court of Colombo.

Order Nisi declaring Will proved. Testamentary In the Matter of the Last Will and Jurisdiction.

Testament of Hanwedige John Jacob Peiris, late of "Wilmot Lodge" in Moratuwa, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on May 9, 1908, in the presence of Mr. J. P. Perera, Proctor, on the part of the petitioner Matilda Henrietta Peiris of "Wilmot Lodge" in Moratuwa; and the affidavits—(1) of the said petitioner dated April 30. 1908, and (2) of Gabriel Alexander Fonseka Seneviratne, Notary Public, and Merinnege Arnolis Fernando and William Augustine Peiris, having been read:

It is ordered that the will of Hanwedige John Jacob Peiris of "Wilmot Lodge" in Moratuwa, deceased, dated October 18, 1907, and now deposited in this court, be and the same is hereby declared proved, and it is further declared that the said Matilda Henrietta Peiris of "Wilmot Lodge" in Moratuwa is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before May 21, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER. District Judge.

May 9, 1908.

In the District Court of Kandy. Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 2,619.

In the Matter of the Last Will the Testament of Kalimuttu Sepawaran's son Marudamuttu Kangany, deceased, of Henagahawala in Palles pattuwa in Lower Dum-

Perumali's daughter Wellayamma of Henagahawala Petitioner.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on February 20, 1908, in the presence of Mr. Saravanamuttu, Proctor, on the part of the petitioner Perumali's daughter Wellayamma of Henagahawala aforesaid; and the affidavits of the said petitioner and of Sinnasamy Iyemperumal dated January 8, 11 1908, January 13, 1908, and February 19, 1908, respectively, having been read:

It is ordered that the will of Kalimuttu Struggen's son Marudamuttu Kangany of Henaganyala, in Palles pattuwa in Lower Dumbara, deceased dated December 30, 1905, and now deposited in this court, be and the same is hereby declared proved, unless any person shall, on or before March 13, 1908, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Perumali's daughter Wellayamma of Henagahawala aforesaid is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person shall, on or before March 13, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> F. R. DIAS, District Judge.

February 20, 1908.

The date for showing cause against the Order Nisi is extended to May 21, 1908.

> F. R. DIAS, District Judge.

March 13, 1908.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 2,030. Class H.

In the Matter of the Estate of the late Ampalavaner Kumaru Vannarponnai East, deceased.

Tankam widow of Kumaru of Vannarponnai East......Petitioner.

 $\overline{\mathbf{V}}\mathbf{s}$.

(1) Kanagar Vairamuttu of Karaiyar and his wife (2) Muttu of Karaiyar, (3) Kumaru Thuraiappah, Post Office, Tapap road, Perak, (4) Kumaru Kantaiyah of Vannarponnai East, (5) Ramu Vetuppillai of Vannarponnai East and his wife (6) Sivakkolunthu

of Vannarponnai East......Respondents.

THIS matter of the petition of Tankam widow of Kumaru of Vannarponnai East, praying for letters of administration to the estate of the abovenamed deceased, Ampalavaner Kumaru of Vannarponnai East, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on April 27, 1908, in the presence of Mr. A. Canagaratnam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated April 24, 1908, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the lawful widow of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above-named or any other person shall, on or before June 15, 1908, show sufficient cause to the satisfaction of this court to the contrary.

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

April 27, 1908.

In the District Court of Galle.

Order Nisi.

Pestamentary In the Matter of the Intestate Jurisdiction. Estate of Madampoge Pinohamy, No. 3,790. deceased of Malawenna.

THIS matter coming on for disposal before K. W. B. Macleod, Esq., District Judge, Galle, on March 13, 1908, in the presence of Mr. F. J. de Vos. Proctor, on the part of the petitioner Delat Teralis Mendis of Malawenna; and the affidavit of the petitioner dated March 13, 1908, having been read:

It is ordered and declared that the said Delat Teralis Mendis is the son-in-law of the deceased, and

that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Agampodi Arnolis Mendis, (2) Agampodi Peynishamy. (3) Agampodi Emishamy, wife of (4) Kanda Udage Adrishamy, (5) Agampodi Arniel, all of Malawenna—shall, on or before June 10, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> K. MACLEOD. District Judge.

March 13, 1908.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. No. 3,791.

In the Matter of the Intestate R = 95Estate of Don Peeris Ratnaviboosana Karunanaika, deceased,

of Kumbalwelle. THIS matter coming on for disposal before K. W.

B. Macleod, Esq., District Judge, Galle, on March 17, 1908, in the presence of Mr. F. J. de Vos, Proctor, on the part of the petitioner Wadumestrige Andrishamy; and the affidavit of the petitioner dated March 10, 1908, having been read:

It is ordered and declared that the said Wadumestrige Andrishamy is a nephew of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless respondents— (1) Wadumestrige Punchihamy, wife of (2) Akmeemana Loku Achcharige Carolis, (3) Wadumestrige Sanohamy, wife of (4) Weeramantri Acharige Don Dias, (5) Karunanaika Diashamy, (6) Karunanayaka Uberis, (7) Karunanayaka Nonno, wife of (8) Yahatugoda Badalage Andrishamy, all of Kumbalwelleshall, on or before June 5, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> K. MACLEOD, District Judge.

March 17, 1908.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 769.

In the Matter of the Intestate Estate of the late Davith Appuhamy, Vel Vidanerala, deceased, of Parappamulla.

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Chilaw, on April 7, 1908, in the presence of Mr. C. Munasingha, Proctor, on the part of the petitioner Hetti Narayana Mudiyanselage Ran Menika, presently of Parappamulla; and the affidavit of the said petitioner dated April 7, 1908, having been read: It is ordered that the said petitioner Hetti Narayana Mudiyanselage Ran Menika be declared entitled to have letters of administration of the property of the said Davith Appuhamy, Vel Vidanerala, deceased, issued to her as widow of the said deceased, unless the respondents Tilekanayaka Adikare Mudiyanselage Punchihamy of Parappamulla by her guardian Hetti Narayana Mudiyanselage Pinhamy of Padiwela in Kurunegala District, shall, on or before May 27, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> R. G. SAUNDERS, District Judge.

April 7, 1908.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 770.

In the Matter of the Intestate Estate of the late Kurugamage Franciscu Perera, deceased, of Nainamadama.

HIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Chilaw, on April 7, 1908, in the presence of Mr. N. A. Dharmaratne, Proctor, on the part of the petitioner Kurugamage Bastian Perera of Nianamadama; and the affidavit of the said petitioner dated February 27, 1908, having been read: It is ordered that the said petitioner Kurugamage Bastian Perera be declared entitled to have letters of administration of the property of the deceased Kurugamage Franciscu Perera issued to him as brother of the deceased, unless the respondents—(1) Kurugamage Santiagu Perera, (2) Kurugamage Thomas Perera, (3) Kurugamage Niculas Perera, (4) Kurugamage Maria Perera and her husband (5) Juse Fernando, (6) Kurugamage Siyadoris Perera, and (7) Kurugamage Manuel Perera all of Nainamadama, shall, on or before May 21, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> R. G. SAUNDERS, District Judge.

April 7, 1908.

In the District Court of Chilaw.

Testamentary Jurisdiction. No. 771.

In the Matter of the Last Will and Testament of the late Lada Mysu Mutu Kamachchy Pulle of Udapan-

care, deceased.

Lada Mutu Kamachy Sammaty of Udapaneare.....

Petitioner.

 \mathbf{And}

(1) Mutukuty, (2) Peria Lada Mutu, and (3) Sina Lada Mutu of Udapankare...Respondents.

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Chilaw, on May 8, 1908, in the presence of the petitioner; and after reading his affidavit dated May 8, 1908, it is ordered that the will of Lada Mutu Mutu Kamachy Pulle of Udapancara, dated April 23, 1908, now deposited in court, be declared proved, unless any person shall, on or before May 27, 1908, show sufficient cause to the contrary to the satisfaction of this court. And it is further declared that Lada Mutu Kamachy Sammaty is the executor named in the will, and that he is entitled to have probate issued to him unless any person shall, on the 27th instant, show sufficient cause to the contrary to the satisfaction of this court.

> R. G. SAUNDERS, District Judge.

May 8, 1908.

NOTICES OF INSOLVENCY.

In the District Court of Galle.

No. 373.

In the matter of the insolvency of Liyana Badalge Deonis de Silva of Galle.

THEREAS Liyana Badalge Deonis de Silva of Galle 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 June 15 and July 6, 1908, 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.

> D. M. Jansz, Secretary.

Galle, May 6, 1908.

FISCALS' SALES.

Western Province.'

and the state of t

In the District Court of Kurunegala.

The Rubber Estates of Ceylon Company, Limited, by their attorney William Lumsden Strachan of Agrapatana....Plaintiff. ٧s. No. 3,086.

John Migel Perera of Ragama in Ragam pattu of Alutkuru korale in the District of Colombo.......Defendant.

OTICE is hereby given that on Friday, June 12, 1908, 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,

for the recovery of the sum of Rs. 4,477.70, with legal interest on Rs. 4,080.09 from January 18, 1907, till payment, and poundage, viz.:-

Polgahahena and Kolamaduwagahawatta, together with the plantations and buildings standing thereon, lying contiguous to each other, situate at Ragama in the Ragam pattu of Alutkuru korale; and both the said lands are bounded on the north by land called Galpottewatta belonging to S. Andris and others and by land called Vetagawawatta and other lands belonging to T. Philip Fernando and others; east by limit of the land called Walakadayagewatta belonging to James de Abraham Abeysinghe; on the south now by the land called Ambagahalanda belonging to Mary Augustina Perera; and on the west by the land

now said to belong to Conganige Siman Anthony and Warlis Perera and the lands belonging to others; containing in extent about twenty-two acres.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, May 12, 1908.

In the District Court of Colombo.

Helena Wijewardene, executrix of . the last will and testament of Don Philip Wijewardena of Sedawatta, de-

ceased......Plaintiff.

No. C 21,013.

Vs.

Abraham Jonathan Wijesinghe of Madampitiya, in Colombo......Defendant.

OTICE is hereby given that on Wednesday, June 10, 1908, at 11.30 o'clock in the forenoon, will be sold by public auction at this office the following property of the defendant, for the recovery of the sum of Rs. 5,800, with interest thereon at 9 per cent. per annum from June 11, 1901, till payment in full, and costs taxed at Rs. 237.25 and poundage, less Rs. 44 recovered by sale, viz.:—

The right, title, interest, claim, and demand whatsoever of the defendant in and to all that assignment No. 1,132, dated April 11, 1901, and attested by Crayin Hassin Ahlip of Wellawatte, Notary Public.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, May 12, 1908.

In the District Court of Colombo.

Miss Annie Ursula Krickenbeck of

No. 24,099 C. \mathbf{vs} .

(1) Wellege George Fernando and (2) Kuruarachchigey Alwis, both of Bambalapitiya, ColomboDefendants.

COTICE is hereby given that on Monday, June 8, 1908, at 4.30 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. 1,500, with interest thereon at 10 per cent. per annum from August 24, 1906, till October 29, 1906, and thereafter at 9 per cent. per annum till payment in full, viz, :---

The entire one-fifth part (extending lengthwise to the boundary of this land and 24 feet in breadth) of and from all that portion of the garden called Gorakagahawatta with the trees and buildings standing thereon (save and except therefrom one coconut tree), situated at Wellawatta, within the Municipality of Colombo: which entire portion is bounded on the north by the field of Joronis Fernando, now the garden called Kowilawatta, on the east by another portion of the garden belonging to the late Adambarage Thomis Alwis, on the south by the garden of Pitiyage Juan Silva, and on the west by a portion of the same garden belonging to Kirillaponage Andris Silva; containing in extent 1 rood and 19.45 perches, and now described as all that defined one-fifth portion of the land called Gorakagahawatta marked C in the plan thereof, with the buildings standing thereon bearing assessment No. 105B, situated at Wellawatta as aforesaid bounded on the north by Kowilawatta. on the east by a portion of this land marked D belonging to Wijeweeramulle Kollasekara Muhandirange Don Juwanis Siriwardena, on the south by the garden

of Pattiyage Juan Silva, and on the west by another portion of this land marked B belonging to Gollege Mariya Fernando bearing assessment No. 105A; and containing in extent 10.50 perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office. Colombo, May 12, 1908.

In the District Court of Colombo.

James Pattison Morton of Galle Face,

No. 25,350.

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

Wattutantrige William Fernando of Mattacooly Defendant.

TOTICE is hereby given that on Wednesday, June 10, 1908, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 2,066.66, with further interest on Rs. 2,000 at 10 per cent. per annum from August 1, 1907, till October 4, 1907, and thereafter at 9 per cent. per annum till payment in full and costs, viz. :--

All that part of the garden called Beligahawatta with the house standing thereon, bearing assessment No. 64, situated at Modera street, within the Municipality of Colombo; and bounded on the north-east by a part of this land belonging to the late Mehinducoolasurige Francisco Fernando, on the south-east by the high read leading to Mattacooly, on the south-west by the Government ditch, and on the north-west by the Kelani river; containing in extent 9 and 43/100 square perches, as per figure of survey thereof bearing No. 496, dated April 22, 1850, and made by C. C. Smith, Surveyor.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, May 12, 1908.

In the District Court of Colombo.

Kana Rana Suna Weerappa Chetty of

No. 25,993.

 $\mathbf{V}\mathbf{s}$.

W. D. Williams of Yatawaka Urapola

TOTICE is hereby given that on Saturday, June 20, 1908, at 1 P.M., 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. 1,000, with interest thereof at 9 per cent. per annum from January 20, 1908, till payment in full, viz.:—

One-half of all that land called Dombugahalanda alias Katuwelande, situated at Urapola in the Udugaha pattu of Siyane korale; and bounded on the east by the garden of Sardiel, Police Headman, and the lands belonging to others, south by the ditch, west by the road from Pasyala to Hanwella, and on the north by the garden belonging to Moor people; containing in extent about 20 acres.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, May 13, 1908.



In the District Court of Colombo.

Don Spater Senanayake, Mudaliyar, of Sirimedura in Borella, ColomboPlaintiff. No. 24,064. Vs.

Angagey Manis Perera of Talpitiya in Panadure......Defendant.

OTICE is hereby given that on Monday, June 8, 1908, commencing at 11 8, 1908, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective

premises, for the recovery of Rs. 2,218.52, with interest on Rs. 1,876·36 at 12 per cent. per annum from October 5, 1906, till December 21, 1906, and thereafter on the aggregate amount at 9 per cent. per annum from the date of decree, the following

property, viz.:—

1. All that one-half of all that allotment of land called Delgaha Kurunduwatta and the cinnamon and other plantations thereon, situate at Talpitiya in Talpitibadda of Panadure totamune; and bounded on the north by a cart road, east by a portion of this property belonging to Sameresinghearachchige Don Cornelis Appuhamy, south by the land of Hewaponsekage Juwanis Fonseka, and west by Godiagala, leading from the owita to the property, containing in extent 2 acres 3 roods and 28-26/100 perches.

2. All that 4/6 parts or shares of and from $\frac{1}{6}$ of $\frac{3}{6}$ parts of the garden called Kahatagahawatta with the trees and plantations thereon situated at Kahatagahawatta, and bounded on the north by Pasandayawatta or Delgahawatta, on the east by Ambagahawatta belonging to Samaresinghearachige Don Jacovis Appuhamy, south by Ambagahawatta and Kahatagahawatta, and on the west by Gulugahawatta and Delgahawatta, containing in extent 2 acres.

3. All that 4/6 parts or shares of and from $\frac{1}{8}$ part of an allotment of land Ambagahawatta with the trees and plantations standing thereon, situate at Ambagahawatta, and bounded on the north by a portion of Ambagahawatta occupied by Liyanege Pieris Perera, east by the property of Mestiage Isoris Appu or the lane, on the south by the garden called Moonamalgahawatta, and on the west by Pansal-

watta, containing in extent about 1½ acre.

4. All that remaining ‡ portion of an allotment of land called Ambagahawatta exclusive of three jak trees of the first plantation towards the eastern portion thereof and $\frac{1}{8}$ of the whole plantation thereof situate at Ambagahawatta, on the north by a cart road, east-by the property of Simon Perera, Peace Officer of Talpitiya, south by the property of Peace Officer and Hastakege Denis Pererá and by Weranewatta, and on the west by Ketakelagahawatta, containing in extent about $1\frac{1}{2}$ acre.

5. All that remaining $\frac{1}{8}$ part of the western portion of the land exclusive of 1 portion of the third plantation thereof called Ketakelagahawatta, on the north by a portion of Ketakelagahawatta belonging to Ilangege Davith Tissera and others, east by a portion of this property belonging to Christian Perera and others, south by a cart road, and west by cinnamon garden belonging to Sameresinhe-arachchige Don Cornelis Appuhamy and others, containing in extent about ቶ of an acre.

6. All that undivided 1 part of a land called Ambagahawatta and of the plantations thereon at Ambagahawatta, north by a cart road, east by a portion of this property planted with arecanut, south by Werenewatta, and west by Ketakelagahawatta,

containing in extent 1 rood.

7. All that $\frac{1}{2}$ part or share of the garden called Werenewatta with the plantations standing thereon at Werenewatta, on the north by Ambagahawatta belonging to Manis Perera and others, east by Gorakagahawatta, south by Ambagahawatta of Lianege Peiris Perera, west by the property of Lianege Peris Perera and Ketakelagahawatta, containing in extent about 11 acre.

8. All that & portion of land called Unapandureowita situate at Mahawadduwa in Waddubadde of Panadure totamune, on the north by the field belonging to Mestiage Don Andris Peiris, east by Diamarukele or Pallipinnewatta of Angege Manis Perera, south by a portion of this property possessed by the heirs of Mestiage Don Bastian Police Vidane, west by Muruwebialiyawatta and Lindemullewatta, containing in extent of about five bushels of paddy sowing.

9. All those $\frac{1}{24}$, $\frac{1}{18}$, and $\frac{1}{432}$ parts or shares of the land called Palleniyawattakattiya with the plantations thereon, situate at ditto, on the north and west by Sooriyawella, east by Delgahawatta, and west by a portion of this property, containing in

extent about 3 acres.

10. All that $7\frac{1}{2}/10$ of $\frac{1}{3}$ part or shares together with $7\frac{1}{2}/10$ of $\frac{1}{6}$ of the plantation thereon of a land called Pillenyanawattekattiya at ditto, on the north and west by Sooriyawella, on the east by Delgahawatta, and on the south by a portion of this property,

containing in extent about 3 acres.

11. All that 3 parts or shares of the soil and plantation of two portions of lands called Pillewatta and Uyanewatta forming one property at ditto, on the north by the property belonging to Abran Appu and others, east by Pansalwatta, Ambadeniyawatta, and Daluwatta, south by Yabaragodawatta and Dodangahawatta, and on the west by the ditch falling to Sooriyakelle and the property of Baba Naide, containing in extent about 4 acres; specially mortgaged with the plaintiff and declared bound and executable for the decree entered in this case.

> B. P. J. Gomes, Deputy Fiscal.

Deputy Fiscal's Office, Kalutara, May 9, 1908.

Northern Province.

In the District Court of Jaffna.

(1) Rajathurai Sandarasegara and wife (2) Nagaretnam, of Vannarponnai.....Plaintiffs.

 $\mathbf{V}\mathbf{s}$. No. 5,410.

Sinnakuddiapillai Sampandar of Anuradhapura, personally and as administrator of the estate of his late

wife Valampikaippillai Defendant.

OTICE is hereby given that on Saturday, June 6, 1908, at 10 o'clock in the formal statement of the same of the formal statement. by public auction at the premises the following property, hypothecated to the plaintiffs and decreed to be sold by decree entered in the above action for the recovery of Rs. 1,000, and interest thereon at 12 per cent. per annum from June 15, 1904, and also Rs. 3,200, with interest thereon at the rate of 15 per cent. per annum from May 25, 1904, until payment in full and costs of suit, being Rs. 166.25 and charges, viz.:--

1. A divided thirteen and three-fourth lachams of varagu culture on the east with stone built house, kitchen, portico, well, and share of well standing on the west, and other appurtenances, out of forty-five and three-fourth lachams of varacu culture according to possession, but as per deed forty-one and fiveeighth lachams of vara u culture of the lands hereinafter described. The said forty-one five eighth lachams is composed of an extent of six and a half lachams of varagu culture of a piece of land called Karaikkadu, situated at Vannarponnai West, and of thirty-five and one-eighth lachams out of forty-nine and one-fourth lachams of varagu culture of another

piece of land, also situated at Vannarponnai West, and called Periyavalavu, Navaladymookkankadu, and other parcels; the said thirteen and three-fourth lachams is bounded or reputed to be bounded on the east by the property of Tankam, widow of Ponniahpillai; north by road; west by the property of Lokanayaky, wife of Asaippillai Muttiah; and south by the property of the heirs of the late Valampikappillai.

- (2) An undivided half share of a piece of land, situated at Vannarponnai West, called Aaddunallan-valavu; containing or reputed to contain in extent five lachams of varagu culture, and Navalady in extent three and three-fourth lachams of varagu culture, but these two parcels contain an extent of eleven lachams according to possession; and bounded or reputed to be bounded on the east by the property of the heirs of the late Valampikaippillai; north by the property of the late Valampikaippillai and others; west by the property of Lokanayaky wife of Asaippillai Muttyah and others; and south by lane.
- (3) An undivided one-sixth share of a piece of land situated at Vannarponnai West, called Velluruvaiyady, Manalkadu, Piramarayanpillaipulam, and Koontaddan Mayilanvalavu; containing or reputed to contain in extent forty and a half lachams of varagu culture, with well and other appurtenances; bounded or reputed to be bounded on the east by lane; north by the property of Thankam, wife of Kanthar; west by the property of Thankam, wife of Sinnappu, and Saravanai Sinnappa; and south by the property of Kathirgamar Vallipuram and by road.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, May 6, 1908.

In the District Court of Jaffna.

(1) Rajathurai Sandarasegara and wife (2) Nagaretnam of Vannarponnai......Plaintiffs.

No. 5,410.

Vs.

1908, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property, hypothecated to the plaintiffs and decreed to be sold by decree entered in the above action for the recovery of Rs. 1,000 and interest thereon at 12 per cent. per annum from June 15, 1904, and also Rs. 3,200, with interest thereon at the rate of 15 per cent. per annum from May 25, 1904, until payment in full, and costs of suit, being Rs. 166.25 and charges, viz.:—

- 1. A piece of land situated at Vannarponnai West, called Veddukkulattitodai; containing or reputed to contain in extent twelve and a half lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Kasippillai Tiagarasa; north by the property of Tangam, widow of Kudditamby; west by the property of Sivakkoluntu, wife of Kandaiyah; and south by channel.
- 2. A piece of land situated at Vannarponnai West, called Veddukkulatitodai; containing or reputed to contain in extent four and a half lachams of paddy culture; bounded or reputed to be bounded on the east, north, and south by the property of Sivakoluntu, wife of Kanthyah; and west by the property of Valliammaippillai, wife of Thamotharampillai.
- 3. A piece of land situated at Vannarponnai West called Paddiveli; containing or reputed to contain in

extent nine and three-eighth lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Suppiramaniar Sinnatamby and by the property of the heirs of the late Valampikaippillai: north by the property of Chellappah Ponniyah; west by lane; and south by the property of the heirs of the late Arunasalam Ponnudurai.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, May 6, 1908.

Southern Province.

In the District Court of Galle.

Edmund Rowland Gooneratna of Galle....Plaintiff.

No. 8,474.

 $\mathbf{V}\mathbf{s}$.

Lewana Markar Kadija Bibi, wife of Uduma Lebbe Markar Hamido of Gintota Welipitimodera, and another.. Defendants.

NOTICE is hereby given that on Saturday, June 13, 1908, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following mortgaged property, viz.:—

- 1. ½ part of ½ part of the soil and trees of a portion of Maradane Kurunduwatta, containing in extent about 5 acres and also ½ part of the 15 cubits stone built white washed tiled house standing thereon towards the south, situate at Gintota Welipitimodera.
- 2. ½ part of the soil and trees of a portion of the garden called Maradane Kurunduwatta, of the extent of 1 acre and 2 roods, at ditto.
- 3. $\frac{5}{120}$ part of the soil and trees of a portion of Maradane Kurunduwatta, of 1 acre and 2 roods, at ditto.

Writ amount Rs. 1,346.02 less Rs. 130, together with interest on Rs. 1,149 at 9 per cent. per annum from August 7, 1907.

C. T. LEEMBRUGGEN, for Fiscal.

Fiscal's Office, Galle, May 11, 1908.

In the District Court of Galle.

P. R. M. A. R. Muththu Carupan Chetty of Galle....

...Plaintiff.

No. 8,901. Vs.

A. L. Aliya Markar of Welitara Defendant.

NOTICE is hereby given that on Saturday, June 20, 1908, commencing at 2 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.:—

- 1. The soil and trees of the garden called Andakanachiyagewatta and the boutique standing thereon, situate at Welitara.
- 2. The soil and trees of the garden called Ettalawatta, together with the house thereon wherein the defendant resides, at ditto.

Writ amount, Rs. 977.07, with legal interest on Rs. 909.45 from March 26, 1908, and poundage (less Rs. 253.66 recovered).

C. T. LEEMBRUGGEN, for Fiscal.

Fiscal's Office, Galle, May 11, 1908.

DISTRICT AND MINOR COURTS NOTICES.

Notice is hereby given in terms of section 6 of Ordinance No. 12 of 1894, that three months from this date the records enumerated in the schedule annexed hereto will be destroyed. Any person interested in any record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed.

SCHEDULE.

District Court and Court of Requests.

Money cases over ten years old, except cases in which—

(a) Mortgage decrees have been entered.

(b) Unclaimed suitors' money are lying in deposits.

(c) Satisfaction of judgment, decree, or order has not been recorded.

(d) Judgment being revived or writ issued ten years have not elapsed.

2. Lunacy cases over ten years, save those in which an adjudication of lunacy has been recorded.

3. District Court criminal cases over ten years old.

4. Petitions, reports, cattle vouchers, &c., over ten years old.

Police Court.

- 1. Summary criminal cases over five years old.
- 2. Non-summury criminal cases over five years old.

3. Inquest proceedings over ten years old.

4. Petitions, reports, cattle trespass cases, &c., over five years old.

A. C. ALLNUTT,
District Judge, Commissioner of Requests,
and Police Magistrate.

District Court, Puttalam, May 7, 1908.

OTICE is hereby given in terms of section 6 of the Ordinance No. 12 of 1894, that Police Court cases of the Additional Police Courts of Colombo, Negombo, and Avisawella, commencing from January 1, 1892, up to December 31, 1902, will be destroyed three months after the date hereof, and any person interested in any record may, personally, by proctor, or by duly authenticated petition, claim upon good cause shown, that such record may not be destroyed.

The notice dated May 1, 1908, and published in the Government Gazette No. 6,240 of the May 1, 1908, is hereby cancelled.

A. P. SAVUNDRANAYAGAM,
Itinerating Police Magistrate,
Western Province.

Itinerating Police Court, Welisara, May 12, 1908. NOTICE is hereby given that three months from the date hereof, the records enumerated in the schedule hereto annexed will be destroyed under the provisions of Ordinance No. 12 of 1894.

Any person interested in any record may personally, by proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed.

Schedule.

- 1. All money cases over 10 years old, except cases in which—
 - (a) Mortgage decrees have been entered.
 - (b) Unclaimed suitors' money are lying in deposit.
 - (c) Satisfaction of judgment, decree, or order has not been recorded..
 - (d) Judgment being revived and writ issued 10 years have not elapsed.
 - 2. Summary criminal cases over 5 years old.
 - 3. Non-summary cases over 5 years old.
 - 4. Inquest proceedings over 10 years old.
- 5. Petitions, reports, cattle vouchers, &c., over 5 years old.

W. DUNUWILLE, Commissioner and Police Magistrate.

Minor Courts,
Panwila, May 8, 1908.

NOTICE is hereby given in terms of the section 6 of the Ordinance No. 12 of 1894, that three months from this date the records enumerated in the schedule annexed hereto will be destroyed.

Any person interested in any record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed.

Schedule.

- (1) Police Court cases from the year 1898 to 1902.
- (2) Court of Requests cases from the year 1853 to July 31, 1890.
 - (3) Inquest proceedings over 10 years old.

(4) Petitions, reports, &c., over 10 years old.

H. E. Beven,
Police Magistrate and Commissioner
of Requests.

Minor Courts, Galle, May 11, 1908.