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PART I.—General : Minutes, Proclamations, Appoint-ments, and General Government Notifications. PART III .- Provincial Administration. PART IV.-Land Settlement. PART V.-Mercantile, Marine, Municipal, Local, &c. PART II .-- Legal and Judicial.

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

Part II.--Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend the Law relating to Cattle Trespass.

Preamble.

Short title.

Substitution of a new section for section 4. Cattle trespassing on lands may be seized.

Amendment of section 6.

HEREAS it is expedient to amend " The Cattle Trespass W Ordinance, 1876" (hereinafter referred to as "the principal Ordinance"): Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 This Ordinance may be cited as "The Cattle Trespass (Amendment) Ordinance, 190," and shall be read and construed as one with the principal Ordinance.

2 For section 4 of the principal Ordinance the following section shall be substituted, namely :

4. It shall be lawful for any proprietor or occupier (or any other person by his direction) of any land to seize any animals found trespassing therein or thereupon and to tie up and detain them until the damages, if any, occasioned by such trespass, assessed in manner hereinafter mentioned, and the fair expense of the keep of such animals during their lawful detention, shall be paid or recovered as hereinafter mentioned.

3 In section 6 of the principal Ordinance the words " if such trespass shall have been committed in the night time " in line 8 thereof are hereby repealed.

Amendment of section 7.

Amendment of section 8.

Substitution of a new section 10.

All rights under Ordinance forfeited, unless due notice is given to headman.

Common law rights reserved. Amendment of section 14. 4 In section 7 of the principal Ordinance the words "in case the trespass shall have been committed in the night time " are hereby repealed.

5 In section 8 of the principal Ordinance the words "ten rupees" shall be substituted for the words "five rupees" in the 5th line thereof.

β For section 10 of the principal Ordinance the following section shall be substituted :

10. All right to the benefit of any of the provisions of this Ordinance shall be forfeited, unless the notice required by section 7 shall have been given within forty-eight hours from the time of seizure (if any) or of trespass (if no seizure) to some police constable or local headman having jurisdiction in [the district, if any such shall be resident within ten miles, or if no police constable or headman be resident within that distance, then within a reasonable period after such seizure or trespass. Provided always that nothing herein contained shall be held to take away or affect any right which the Crown or any person may have at common law for redress in respect of any damage sustained by trespass of animals.

7 In section 14 of the principal Ordinance the word "garden" shall be substituted for the words "enclosed garden" in the proviso.

By His Excellency's command,

HUGH CLIFFORD, Colonial Secretary's Office, Colonial Secretary.

Colombo, October 8, 1908.

Statement of Objects and Reasons.

THE object of the Draft Ordinance is to extend the provisions of the Cattle Trespass Ordinance, No. 9 of 1876, so as to protect the owners of unfenced lands, and to prevent the owners of cattle allowing their animals to stray indiscriminately.

2. The Draft Ordinance accordingly repeals so much of the old Ordinance as restricts its provisions to cases of cattle trespass on fenced lands, and imposes a fine on the owner of the trespassing animals, whether the trespass has taken place by day or night, and whether any damage has been caused or not.

Attorney-General's Chambers, Colombo, October 13, 1908. ALFRED G. LASCELLES, Attorney-General.

MINUTE.

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

An Ordinance to make provision for raising a Loan of Three Million Four Hundred and Thirty-six Thousand Eight Hundred and Fifty-four Pounds Sterling for the Construction of certain Public Works and other purposes.

Preamble.

Short title

WHEREAS it is expedient to raise a loan of three million four hundred and thirty-six thousand eight hundred and fifty-four pounds sterling for the purposes specified in the schedule hereto : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 This Ordinance may be cited as "The Public Works Loan Ordinance, 1908."

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Authority to Governor to borrow by sale of debentures or inscribed stock.

Application of loan.

Commencement of contribution to sinking fund.

Repeal.

2 The Governor is hereby authorized to issue stock or debentures, or both, under the provisions of "The General Loan and Inscribed Stock Ordinance, 1907," to an amount sufficient to produce, as nearly as may be, the sum of three million four hundred and thirty-six thousand eight hundred and fifty-four pounds sterling, and such further sum as may be necessary to defray the expenses of issue.

3 The money to be borrowed under the authority of this Ordinance shall be appropriated and applied to the purposes specified in the schedule hereto, and to no other purpose. Provided that it shall be lawful for the Governor, with the previous approval of a Secretary of State, to direct that any sums which may not be required for a purpose specified in the schedule may be appropriated and applied to any other purpose therein specified.

4 Contribution to sinking fund, as contemplated by the provisions of sections 13 and 27 of "The General Loan and Inscribed Stock Ordinance, 1907," shall commence after the expiration of three years from the date on which the interest on the first debentures or inscribed stock to be issued under this Ordinance shall begin to run.

5 The Ordinance No. 1 of 1905 is hereby repealed.

SCHEDULE.

Purposes to which Loan is applicable.

				£
1.	Colombo Harbour Works			800,000
2.	Railway Construction (1899 pro	gramme) –	••	98,400
3.	Duplication of Colombo Water	Main		55,867
4.	Irrigation		• •	113,333
5.	Colombo Stations Extension	••		296,666
6.	Ratnapura Railway	••		200,000
7.	Colombo Drainage (First Series	of Works)	••	333,334
8.	Colombo Drainage (Second Serie	s of Works)		500,000
9.	Colombo Lake Development			320,000
10.	Karaiur Reclamation, Jaffna		••	10,000
1ŀ.	Duplication of Moratuwa and	Ragama Raily	way	
	Lines			180,000
12.	Mannar Railway		••	409,254
13.	Motor Traction	*2.	••	120,000
-		Total	. 3	,436,854

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 20, 1908. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

THE object of the Draft Ordinance is to authorize a loan of £3,436,854 to be raised under the provisions of "The General Loan and Inscribed Stock Ordinance, 1907."

2. The money raised under the Ordinance is applicable to the purposes detailed in the Schedule.

3. The Ordinance No. 1 of 1905, which authorized a loan of a million sterling, is repealed.

Attorney-General's Chambers, Colombo, October 23, 1908.

ALFRED G. LASCELLES, Attorney-General,

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi declaring Will proved.

61 In the Matter of the Last Will and .Testamentary Testament of George Dixon Black, / Jurisdiction. Not 3,164. late of Diyatalawa, deceased.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo. on October 8, 1908, in the presence of Mr. B. O. Dias, Proctor, on the part of the petitioner John Anthony Dias of Mirigama; and the affidavits (1) of the said petitioner dated October 7, 1908, and (2) of the attesting Notary and one of the witnesses dated September 9, 1908, having been read :

It is ordered that the will of George Dixon Black, deceased, dated July 17, 1908, and now deposited in this court be and the same is hereby declared proved ; and it is further declared that the said John Anthony Dias is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or befere November 12, 1908, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS.

District Judge.

October 8, 1908.

In the District Court of Colombo.

Order Nisi declaring Will proved.

- Testamentary Jurisdiction. No. 3,173 C. In the Matter of the Last Will and Testament of Dompeylage David Fernando, state of Wellawatta in Colombo, deceased.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on October 17, 1908, in the presence of Messrs. F. J. and G. de Saram, Proctors, on the part of the petitioners (1) Dompeylage John Fernando, (2) Dompeylage Themanis Fernando, and (3) Dompeylage Leonis Fernando; and the affidavits of the said 1st petitioner dated October 12, 1908, and of Samuel William Perera Wijeratna, Notary Public, dated October 9, 1908, having been read :

It is ordered that the will of the above-named Dompeylage David Fernando, deceased, dated May 1, 1908, and now deposited in this court be and the same is hereby declared proved; and it is further declared that the said (1) Dompeylage John Fernando, (2) Dompeylage Themanis Fernando, and (3) Dompeylage Leonis Fernando are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person interested shall, on or before November 12, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

October 17, 1908.

In the District Court of Negombo. Order Nisi In the Matter of the Estate of the

Testamentary Jurisdiction. No. 1,076.

late Nanediripedige Kekula of Horampella, deceased.

THIS matter coming on for disposal before E. B. Denham, Esq., District Judge of Negombo, on October 15, 1908, in the presence ot Mr. E. T. de Silva, Proctor, on the part of the petitioner Nan

Ediripedige Sinna of Horampella; and the affidavit of the said petitioner dated October 8, 1908, having been read :

It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to him unless the respondents Nan Ediripedige Agostina and Menikka shall, on or before November 5, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> E. B. DENHAM, District Judge.

October 15, 1908.

In the District Court of Kalutara. Order Nisi declaring Will proved, &c. In the Matter of the Last Will and

Testamentary Jurisdiction. No. 546.

Testament of Warnadeeptia Kuru kulasooria Pattinihennedige David Rodrigo of Pattia in Panadure, deceased.

'HIS matter coming on for disposal before P. E. Peiris, Esq., District Judge of Kalutara, on October 15, 1908, in the presence of Mr. Solomon Ferdando, Proctor, on the part of the petitioner Weerahennedige Helena Fernando of Pattia in Panadure; and the affidavit of the said petitioner dated October 15, 1908, having been read :

It is ordered that the last will and testament of Warnadeeptia Kurukulasooria Pattinehennedige David Rodrigo of Pattia in Panadure, deceased, dated March 14, 1892, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before November 12, 1908, show sufficient cause to the satisfaction of this court to the contrary: It is further declared that the said Weerahennedige Helena Fernando of Pattia in Panadure 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 or persons interested shall, on or before November 12, 1908, show sufficient cause to the satisfaction of this court to the contrary.

> P. E. PEIRIS, District Judge.

October 15, 1908.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the (Testamentary Jurisdiction. late Chellachchipillai, wife of Kan-No. 2,082. diah Ilayatamby of Pattaiveni deceased.

Mailvaganam Sivaguroo of Pattaiveni....Petitioner. Vs.

(1) Kantayah Ilayatamby of Pattaiveni,

(2) Annappillai, widow of Kartigasu

of Pattiveni, (3) Muttusamy and wife

(4) Panapatapillai of Pattaiveni Respondents.

HIS matter of the petition of Mailvaganam Sivaguroo of Pattaiveni, praying for letters of administration to the estate of the above-named deceased Chellachchipillai, wife of Kandiah Ilayatamby, coming on for disposal before R. N. Thaine, Esq. District Judge, on September 16, 1908, in the presence of Messrs. Sivapirakasam and Katiresu, Proctors on the part of the petitioner ; and affidavit of the petitioner dated September 16, 1908, having been read: It is declared that the petitioner is the brother and next of kin of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent, or any other person shall, on or before October 29, 1908, show sufficient cause to the satisfaction of this court to the contrary.

R. N. THAINE, September 25, 1908. District Judge.

Time to show cause has been extended till November 2, 1908.

R. N. THAINE, District Judge.

In the District Court of Jaffna. Order Nisi. Pestamentary Jurisdiction. -No. 2,086. Swaminathar Nagalingham of Chulipu-

ram..... Petitioner. Vs.

1) Tillaivanam, wife of Kayilayar Alagakone, (2) Kayilayar Alagakone husband of Tillaivanam, (3) Marimuttu, widow of Chulipuram Murugesar Naganathar of Chulipuram Respondents.

THIS matter of the petition of Swaminathar Nagalingham of Chulipuram, praying for letters of administration to the estate of the above-named deceased Ulagattaippillai, wife of the petitioner, coming on for disposal before R. N. Thaine, Esq., District Judge, on October 1, 1908, in the presence of Messrs. Sivapirakasam and Katiresu, Proctors, on the part of the petitioner; and affidavit of the petitioner detaded October 1, 1908, having been read: It is detared that the petitioner be and he is hereby entitled, as husband of the said deceased, 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 shall, on or before October 27, 1908, show sufficient cause to the satisfaction of this court to the contrary.

October 1, 1908.

R N THAINE, District Judge

Time to show cause has been extended till November 2, 1908.

R. N. THAINE, District Judge.

In the District Court of Jaffna. Order Nisi. Festamentary In the Matter of the Estate of the late Ampalavaner Veluppillai of No. 2,088. Karativu East, deceased. Ampalavaner Sinnatampi of Karativu East.....Petitioner. (1) Valliammai, widow of Kantar, (2) Sethupillai, widow of Ampalavaner,

(3) Ampalavaner Aromugam, all of

 dated September 28, 1908, having been read: It is declared that the petitioner is the brother of the said intestate and 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 November 6, 1908, show sufficient cause to the satisfaction of this court to te contrary.

October 1, 19		R. N. THAINE District Ju	
In the	District Court	t of Mullaittivu.	· A.
	Order Ni	isi.	۶,
Testamentary Jurisdiction. No. 67. Class I.	late Vetar	er of the Estate anya Mudaliyar of Ampalavan ased.	Sara-
Saravanamuttu Mullaittivu		Pillai of	tioner.

(1) Minadsy, wife of Veluppillai of Ampalavan Pokkany and (2) Suntram,

widow of Kantya of ditto..... Respondents.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased Vetaranya Mudaliyar Saravanamuttu of Ampalavan Pokkany coming on for disposal before J. O'K. Murty, Esq., District Judge, on October 8, 1908, in the presence of the petitioner; and affidavit of the petitioner dated October 6, 1908, having been read: It is declared that the petitioner is the son of the said intestate, and 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 November 2, 1908, show sufficient cause to the satisfaction of this court to the contrary.

October 8, 1908.

In the District Court of Chilaw. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. late Chandrásekara Gunaherat No. 782. Hitihamilage Menikhamy of Karukkuliya, deceased.

 $\mathbf{Between}$

Gammadaliyanage Simon Perera, Regis-

trar of RajakadaluwaPetitioner.

J. O'K. MURTY,

District Judge.

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And

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge, Chilaw, on October 6, 1908, in the presence of Mr. T. M. Fernando, Proctor for the petitioner'; and after reading the affidavit of the petitioner is ordered that the letters of administration to the intestate estate of the late Chandrasekara Gunaherat Hitihamilage Menikhamy be issued to the petitioner Gammadaliyanage Simon Perera, Registrar of Rajakadaluwa, unless the respondents or any other person interested shall, on or before November 3, 1908, show sufficient cause to the contrary to the satisfaction of this court. It is further ordered that T. Carry be appointed guardian *ad litem* over the 4th and 5th respondents, unless they show cause to the contrary to the satisfaction of this court on November 3,1908.

October 6, 1908.

R. G. SAUNDERS, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,278. In the matter of the insolvency of Ena Abdul Rahiman Saibo of No. 30, Third Cross street, Pettah, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 26, 1908, for the grant of a certificate of conformity to the insolvent.

By order of court, J. B. Misso, Colombo, October 22, 1908. Secretary.

In the District Court of Colombo.

No. 2,306. In the matter of the insolvency of Don Helenis Jayawardene of Wataraka, in the Medapattu_of Hewagam korale.

N OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 12, 1908, for consideration and approval of the conditions of sale submitted by the assignee.

By order of court, J. B. Misso, per 23, 1908. Secretary.

Colombo, October 23, 1908. Se

In the District Court of Colombo.

No. 2,319. In the matter of the insolvency of Kodicaragey Don Charles Appuhamy of Padukka in the Meda pattu of Siyane korale.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 12, 1908, for the appointment of an assignee.

By order of court, J. B. Misso,

Colombo, October 22, 1908. Secretary.

In the District Court of Colombo.

No. 2,335. In the matter of the insolvency of Wavenna Sana Moona Samsie Mohideen of St. Sebastian street, Colombo.

WHEREAS the above-named Wavenna Sana Moona Samsie Mohideen has filed a declaration of insolvency, and a petition for the sequestration of his estate has been filed by Seyado Lebbe Mohideen Abdul Cader, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wavenna Sana Moona Samsie Mohideen insolvent accordingly, and that two public sittings of the court, to wit, on November 26, 1908, and on December 17, 1908, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice

By order of court, C. B. PAULICKPULLE, Colombo, October 28, 1908. for Secretary.

In the District Court of Kalutara.

No. 128. In D

In the matter of the insolvency of Don Harmanis Weerasinghe of Kalutara.

W HEREAS Dongallage Don Ploris Appuhami of Sedawatta has filed a petition for the sequestration of the estate of Don Harmanis Weerasinghe of Kalutara under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Don Harmanis Weerasinghe of Kalutara insolvent accordingly ; and that two public sittings of the court, to wit, on November 11, 1908, and on December 21, 1908, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, WM. DE SILVA, October 19, 1908. Secret

Secre'tary.

In the District Court of Kandy.

No. 1,561. In the matter of the insolvency of Murugaiyah Kangany of Gartmore estate, Maskeliya.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 26, 1908, for the annulment of the adjudication of insolvency.

By order of court, W. M. DE SILVA,

October 28, 1908. Secretary.

In the District Court of Galle.

No. 376.

In the matter of the insolvency of A. V. A. Goonesekera of Ahangama.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 18, 1908, to consider the grant of a certificate to the insolvent.

Galle, October 23, 1908.

By order of court,

D. M. JANSZ,

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Colombo.

L. S. Pieris and (2) Bastian Pieris, both

of Maradana, ColomboDefendants. NOTICE is hereby given that on Thursday, November 26, 1908, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery

of the sum of Rs. 50 with legal interest thereon from February 14, 1908, till payment in full and costs Rs. 19.25, viz. :---

The property bearing assessment No. 58, situated at Chekku street within the Municipality of Colombo; bounded on the north by the property of Pasqual Pulle, on the east by Chekku street, on the south by the poperty of Janchy Pulle, and on the west by the house of Pedro Fernando and Janchy Pulle; containing in extent 4 9/25 square perches more or less.

E. ONDATJE, Fiscal's Office, Deputy Fiscal. Colombo, October 28, 1908.

In the Court of Requests of Colombo.

D. D. W. Dassanaike of Grandpass, ColomboPlaintiff. No. 9,754. Vs.

M. P. H. de Alwis of Grandpass,

Colombo Defendant. N OTICE is hereby given that on Monday, November 23, 1908, at 3.30 o'clock in the afternoon will be sold by public auction at the premises, the lile interest of the said defendant in the following property for the recovery of the sum of Rs. 177 with legal interest thereon from April 1, 1908, till payment . in full and costs of suit, Rs. 24.75, viz.:—

An undvided 3/20 parts of all that premises and buildings and plantations standing thereon bearing assessment No. 156, situated at Grandpass road within the Municipality of Colombo; bounded on the north by the small road to canal 24 links wide, on the east by the other part of this garden of D. Hendrick Arachchi, on the south by the garden of Uduma Lebbe Peria Tamby, and on the west by the high road 63 links wide; containing in extent 37 92/100 square perches more or less.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, October 28, 1908.

In the District Court of Colombo. Rederick Dornhorst of Cinnamon Gardens, Colombo, but presently in EnglandPlaintiff. No. 24,865 C. Vs.

Philip Frederick Staples and his wife (2) Agnes Matilda Staples of Arethusa Cottage, Bambalapitiya, Colombo Defendants.

NOTICE is hereby given that on Saturday, November 28, 1908, will be sold by public auction at the spot, the following property for the recovery of the sum of Rs. 10,000 with interest thereon at 9 per cent. per annum from August 1, 1907, till payment in full and costs of suit, viz. :--

At 3.30 P.M.

All that house called and known as Arethusa, comprising (1) all that lot marked No. 9 in the plan thereof with all the buildings and the well thereon being a portion of the allotment of land No. 265 in the registered plan No. 2 called Siyambalagahawatta, and also of the southern portion of the allotment No. 265C in the registered plan No. 2 called Siyambalagahawatta, situated at Wellawatta in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by lot No. 265C, on the east by lot No. 5, on the south by reservation for the road, and on the west by lot No. 10; containing in extent 1 rood and 7 perches as per figure of survey thereof made in June, 1901, by J. Hardy. Harris, Licensed Surveyor.

(2) All that lot marked No. 10 in the plan thereof with all the buildings thereon being a portion of the said allotment of land No. 265 and also of the southern part of the said allotment of land No. 265C, situated at Wellawatta as aforesaid; and bounded on the north by lot No. 265C, on the east by lot No. 9, on the south by reservation for the road, and on the west by the high road; containing in extent 1 road 4 and 50/100 perches, as per figure of survey thereof dated in June, 1901, made by the said J. Hardy Harris, Licensed Surveyor, declared bound and executable under the decree entered in the above action.

On the same day at 4.15 P.M.

(3) The right, title, and interest of the defendants in and to the following property, viz. :--

The portion towards the northern side of the land called Siyambalagahawatta marked No. 265C, situated at Wellawatta as aforesaid; and bounded on the north by the land belonging to Dr. Oliver Perera, on the east by lot No. 5, on the south by the defined lots Nos. 9 and 10 of the allotment No. 265 and the portion towards the southern side of this land belonging to the defendants, and on the west by the high road leading to Galle; containing in extent 1 rood more or less, together with all the trees, buildings, and all the appurtenances thereof.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, October 28, 1908.

In the District Court of Negombo.

Kawanna Kana Kana Nana Suparamanian Chetty, administrator of the estate of the late Kawanna Kana Nana Kana Kannappa Chetty of Negombo Plaintiff.

No. 7,320. Vs.

Kutandige Juana Fernando of Kudahakapola, widow of Kurugamage Paulu Perera

Defendant.

NOTICE is hereby given that on November 21, 1908, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property, mortgaged by bond No. 6,117, dated August 18, 1899, and declared liable to be sold by the decree entered in the above case, viz. :--

1. An undivided $\frac{1}{2}$ share from the northern $\frac{1}{2}$ of the land consisting of 4 contiguous portions of land called Ambagahawatta, Gorakagahawatta, Kongahawatta *alias* Pansalwatta, and Talgahawatta, situate at Kudahakapola in the Ragam pattu of Alutkuru korale, and an undivided $\frac{1}{2}$ of the tiled house standing thereon; the said land being bounded on the north by the land of Lintotage Joseph Fernando and by the ditch of the land of Kurugamage Paulu Perera, and by depaela, on the east by the dewata road, on the south by the land of Wattage Abraham Fernando and by the limit of the land belonging to others, and on the west by the ditch of Pottuwila and by depa-ela; containing in extent 12 acres dore or less.

Amount to be levied Rs. $1,833 \cdot 11\frac{1}{2}$, with interest thereon at 9 per cent. per annum from August 19, 1908, till payment.

FRED. G. HEPPONSTALL,

Deputy Fiscal.

Deputy Fiscal's Office, Negombo, October 27, 1908.

In the Court of Requests of Avisawella.

R. M. Echert of Vincit estate, Ruanwella...Plaintiff. No. 5,703. Vs.

Davith Appu of Waharaka.....Defendant.

NOTICE is hereby given that on Saturday, November 21, 1908, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 239 25 with legal interest on Rs. 214 from January 20, 1908, till payment, viz. :--

The lands called Bambarahorehena and Kandehena planted with tea, coconuts, and areca, adjoining each other, situate at Indurana; bounded on the east by village limit of Indurana, south by Chesterford estate and land belonging to Magris Appu, west by the village limit of Indurana, north by Sunnycroft and Chesterford estates, containing in extent 26

> A. RANESINGNE, Deputy Fiscal.

Deputy Fiscal's Office, Avisawella, October 22, 1908.

In the District Court of Colombo. Vitanage Don Baron Perera Jayewardene of Henpita.....Plaintiff. No. 26,126. Vs.

Goigodagamage Don Salmon Appuhamy

of Udayogama......Defendant. NOTICE is hereby given that on Saturday, November 21, 1908, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, mortgaged with the plaintiff and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 558 · 13, with interest on Rs. 250 at 20 per cent. from February 11, 1908, till May 1, 1908, and thereafter on the aggregate at 9 per cent. per annum till payment, viz. :--

1. All the remainder, excluding the extent of two acres sold heretofore of the land called Mahaowita, situate at Udayogama in Panawal korale; bounded on the east by Gomala-oya, south by Mahamodera, west by minor road, north by lands belonging to the Singappuli Arachchillage family; containing in extent six parrahs of paddy sowing.

At 3 p.m.

2. An undivided ½ part of the contiguous lands called Owitehena, Kekunahena, Horagollehena, Werellehena, Lindagawahena, Galmullehena, and Hanganwaladeniya, all forming one property and now forming part of Welangalle rubber estate, situate at Welangalla in Panawal korale; bounded on the east by Lindagawadeniya, Galmulledeniya, and the land of Lekamalage people, south by the land of Lekamalage people, west by the boundary of Kuruwiti korale, and on the north by Tennepitiyahena and Lindagawahena; containing in extent about 150 bushels of

At 3.30 р.м.

paddy sowing.

3. An undivided 1 part of the contiguous lands called Kekuna-atulehena and Kavudubogahahena, forming one property, and now forming a part of Welangalle rubber estate, situate at Welangalla in Panawal korale; and bounded on the east by Welikanateagehena and Dahanaggehena, south by the lands of Lekamalage people, west by Gettahetti-ela, and north by the lands belonging to Duraya people; containing in extent 25 bushels of paddy sowing.

At 4 p.m.

4. An undivided $\frac{1}{4}$ part of the land called Willeassedduma, situate at the same village; bounded on the east by lands of Patirannehelage people, south by lands of Lekamalage people, west by Hunganwaladeniya, and north by Wilakumbura; containing in extent about 4 bushels of paddy sowing.

> A. RANESINGHE, Deputy Fiscal.

Deputy Fiscal's Office, Avisawella, October 22, 1908.

Northern Province.

In the District Court of Jaffna.

Ana Runa Ana Runa	Chovanna Mana	
Ramancheddiar by l		
ney Ana Runa Ana	a Runa Chovanna	
Mana Muttiahpillai	of Vannarponnai	
West	Pla	intiff.
No. 5,853.	Vs.	
1) Murugeser Nelleter	mby Ponnigh and	

1) Murugesar Nallatamby Ponniah and his wife (2) Ponnuppillai of Vannar-

ponnai East.....Defendants.

NOTICE is hereby given that on Tuesday, November 24, 1908, at 10 o'clock in the forenoon, will be sold by public auction the following property, hypothecated to the plaintiff and decreed to be sold in the above action, for the recovery of Rs. 5,126, with further interest on Rs. 4,000 at 18 per cent. per annum from April 7, 1908, till payment in full, provided that such further interest does not exceed Rs. 2,874, and also Rs. 177.44 being costs and charges, viz. :---

1. An divided 19 lachams of varagu culture and $7\frac{1}{2}$ kullies with house, well, palmyras, and cultivated plants of a piece of land situated at Vannarponnai East called Attippulam Mudianodai, containing or reputed to contain in extent $32\frac{1}{4}$ lachams of varagu culture. The said 19 lachams of varagu culture and $7\frac{1}{4}$ kullies is bounded or reputed to be bounded on the east by the property of Ponnachippillai, wife of Chelliah, north by road, west by the property of Saravanamuttu Kandiah and Chinnattamby Ayatturai and shareholders, and on the south by the property of Valliammai, widow of Sapapathy.

2. A piece of land situated at Vannarponnai East called Mudeyanodai and Attippulam, containing of reputed to contain in extent 1 lacham of varagu culture; Mudianodai and Mudatkalani, containing or reputed to contain in extent 1 lacham of varagu culture, total extent 2 lachams of varagu culture, with palmyras; bounded or reputed to be bounded on the east by the property of Vyravy Kathiraman, north by the property of Ramalingam Sivasuppiramaniam and Moottatankachy, widow of Ramalingam, and shareholders, west by the property of Moottatankachy, widow of Ramalingam, and shareholders, and on the south by road.

3. A piece of land situated at Vannarponnai East called Nareyankundu, containing or reputed to contain in extent 16 lachams of varagu culture with well, palmyras, and plantations; bounded or reputed to be bounded on the east and south by the property of Tankam, wife of Sinniah, west by road, and on the north by the property of Tillaiamma, daughter of Ponnuturai, and Ramalingam Sivasuppiramaniam.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, October 23, 1908.

In the Court of Requests of Jaffna. Vallipuram Nadarasah of Tirunelvely.....Plaintiff. No. 6,798 A. Vs.

Thaivanaippillai, widow of Arumugam

Saravanamuttu and daughter of Kandar of Vannarponnai East.....Defendant.

NOTICE is hereby given that on Monday, November 23, 1908, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, decreed to be sold in the above action, for the recovery of Rs. 104'24, with further interest on Rs. 100 at 12 per cent. per annum from July 9, 1908, till payment in full, provided that such further interest

858

acres.

does not exceed Rs. 95.76, and also Rs. 22.24 being costs of suit and writ costs and charges, viz.,:---

An undivided $\frac{1}{2}$ share with $\frac{3}{4}$ share of the stone built house and roof thereof of a piece of land situated at Vannarponnai East called Chonakanturai; containing or reputed to contain in extent $1\frac{1}{2}$ lachams of varagu culture with stone built house and share of well on the northern boundary and cultivated plants; bounded or reputed to be bounded, on the east by the property of Sinnakkuddy Sithamparam and shareholders, north by the property of Changaralinga Cheddi Muttiah Cheddi and brother, west by road, and on the south by the property of Ampalavanar Murukar.

Fiscal's Office, V. THAMBEPILLAI, Jaffna, October 20, 1908. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Edmund Roland Goonaratna of Galle.....Plaintiff. No. 8,842. Vsf.

Juwana Badaturuge Podi Appu of. Rat-

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gama and another.....Defendants. NOTICE is hereby given that, on Saturday, November 28, 1908, commencing at 2 o'clock

in the afternoon, will be sold by public auction at the premises the following mortgaged property, viz.:--

1. An undivided $\frac{1}{2}$ part of $\frac{3}{4}$ parts of the soil and soil share, trees of $\frac{1}{4}$ part of the planter's share of the 1st plantation, of 19 coconut trees of the 2nd plantation, and of 1/7 part of the planter's share of 3rd plantation, exclusive of the building standing thereon of Kaluarachigewatta, of the extent of about 3 acres, situate at Karawegoda.

2. An undivided $\frac{1}{2}$ part of $\frac{1}{4}$ part of the soil and fruit trees of Madampegewatta of the extent of $1\frac{1}{2}$ acre, situate at Karawegoda, exclusive of 40 coconut trees standing on the southern portion and belonging to Manikkuwadu Pinhami and others, and also the 2nd and 3rd plantations made by them in the said portion, and also the plantation'made by the Regstrar Muhandiram of Ratgama.

3. An undivided $\frac{1}{2}$ of the soil and $\frac{1}{2}$ of 63 coconut trees of Heemantrigewatta of the extent of 304 fathoms in circumference, situate at Karawegoda.

• Writ amount Rs. 650.95 with interest on Rs. 518.20 at 9 per cent. per annum from May 5, 1908.

> C. T. LEEMBRUGGEN, for Fiscal.

Fiscal's Office, Galle, October 28, 1908.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that at the expiration of three months from the date hereof the records enumerated in the schedule 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. District Court money cases from June 21 to the end of 1898.
- 2. Police Court cases to the end of 1903.

E.B. DENHAM, District Judge.

W. E. THORPE.

District Judge.

Negombo,¹October 24, 1908.

NOTICE is hereby given that civil cases of the District Court and the Additional Court of Requests of Matara dating from the years 1838 to 1846 and from 1853 to 1908, which are ten years old, exclusive of land cases, will be destroyed on January 23, 1909; and that 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, in which event it shall be competent to the court to make such order as it shall deem meet.

Matara, October 23, 1908.

Destruction of Records in the Court of Request and Police Court of Gampola, Pussellawa, and Nawalapitiya.

NOTICE is hereby given in terms of the Ordinance No. 12 of 1894, that the following records of the above-mentioned courts, to wit.:--

1. Money cases over 5 years in the Court of Requests, except cases in which (a) mortgage decrees have been entered; (b) unclaimed suitor's moneys are lying in deposit; (c) satisfaction of judgment, decree, or order has not been recorded; and (d) judgment being revived or writ issued 10 years have not elapsed.

2. Justice of the Peace cases.

3. All inquest proceedings over 10 years old.

4. Summary, Police Court cases over 5 years old.

5. Non-summary Police Court cases over 5 years old.

6. Petitions, reports, cattle vouchers, &c., over 5 years old, will, three months from the date hereof, be destroyed, unless any person interested in any such record may personally, by proctor, or by duly authenticated petition, claim, upon good cause shown, that such record may not be destroyed.

W. DE LIVERA, Commissioner of Requests and Police Magistrate.

H. C. COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.

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