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No. 6,302 — FRIDAY, MARCH 26, 1909.

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

-Provincial Administration.

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

Separate puging 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 in certain particulars the Ceylon Penal Code.

Preamble.

HEREAS it is expedient to amend in certain particulars
"The Ceylon Fenal Code" (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:

Short title.

This Ordinance may be cited as "The Ceylon Penal Code Amendment Ordinance, 190, and shall be read and construed as one with the principal Ordinance.

Addition of a new section 101 A.

2 The following section shall be inserted after section 101 of the principal Ordinance and shall be numbered 101 a:

Abetment in Ceylon of offences outside

101 A. A person abets an offence within the meaning of this Code, who in Ceylon abets the commission of any act without and beyond Ceylon which would constitute an offence if committed in Ceylon.

Addition of new section 220 A.

3 The following section shall be inserted after section 220 of the principal Ordinance and shall be numbered 220 A:

Resistance, obstruction, escape, or rescue in cases not otherwise provided for.

- 220 A. (1) Whoever in any case not provided for in section 219 or section 220 or in any other Ordinance for the time being in force intentionally offers any resistance or illegal obstruction to the lawful apprehension of himself or of any other person, or escapes or attempts to escape from any custody in which he is lawfully detained, or rescues or attempts to rescue any other person from any custody in which that person is lawfully detained, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.
- (2) The entries relative to section 219 of the principal Ordinance in the third, fourth, fifth, sixth, and eighth columns of the tabular statement of offences in schedule II. of "The Criminal Procedure Code, 1898," shall be applicable to this section.

Amendment of section 302.

4 In section 302 of the principal Ordinance the words "imprisonment of either description" shall be substituted for the words "simple imprisonment."

By His Excellency's command,

Hugh Clifford, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 15, 1909.

Statement of Objects and Reasons.

THE object of the Draft Ordinance is to remedy certain defects in the Penal Code.

Section 2 extends the scope of the offence of "abetment." Under the Penal Code, as it now stands, a person who in Ceylon abets the commission of an offence outside the Island is not punishable. The section explains the offence of abetment so as to include the abetment in Ceylon of the commission of offences committed outside Ceylon. A similar amendment has been found necessary in the Indian Penal Code.

Section 3 provides for the punishment of resistance to lawful arrest and escape from lawful custody in cases not provided for by the Penal Code or other law. The Penal Code is defective in this respect. It makes, for example, no provision for the case where a person who has been lawfully arrested on suspicion of having committed an offence escapes from custody. The Indian Code was similarly defective and was similarly amended.

Section 4 makes the punishment of attempting to commit suicide punishable with rigorous imprisonment as well as with simple imprisonment.

Attorney-General's Chambers, Colombo, March 4, 1909. ALFRED G. LASCELLES, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,276. In the Matter of the Intestate Estate of the late Atulugamage Jacob Silva of Pamankade in Salpiti korale, deceased.

Moderage Helena Peiris of Pamankade aforesaid Petitioner.

And

1, Atulugamage Richard Silva; 2, Atulugamage Genoris Silva; 3, Atulugamage Nonis Silva; and 4, Atulugamage Leunora Silva, all of Pamankade aforesaid, Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo,

on February 17, 1909, in the presence of Mr. G. L. Cooray, Proctor, on the part of the petitioner abovenamed: and the affidavit of the said petitioner dated February 10, 1909, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir of the deceased above-named, 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 or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS, District Judge.

February 17, 1909.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,286.

In the Matter of the Intestate Estate of the late Weerasingpedige Buria of Hiripitia in Meda pattu of Siyane korale, deceased.

Weerasingpedige Seba of HiripitiaPetitioner. aforesaid.... And

(1) Nelligamayalage Petthy of Hiripitia aforesaid, (2) Weerasingpedige Lucia, wife of (3) Meragalpedige Sahanda, of Katuwasgoda in Meda pattu aforesaid, (4). Weerasingpedige Derrensuwa, (5) Weerasingpedige Juwa, both of Hiripitia aforesaid, (6) Weerasingpedige Agostina, wife of (7) Raja-

paksepedige Donda, of Kadawadunna in Udugaha pattu of Siyane Korale East (8) Weerasingpedige Lawutherisa, and (9) Weerasingpedige Samanerisa,

both of Hiripitia aforesaid......Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 4, 1909, in the presence of Mr. C. A. de Silva, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated December 21, 1908, having been read: It is ordered that the said petitioner, be and he is hereby declared entitled, as the eldest 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 or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

March 4, 1909.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,297.

In the Matter of the Joint Intestate Estate of the late Ranaweera Arachchige Juan Appu and his wife Wattepatirehennelage Iso Hamy, both of Thalgasmote, in the Meda pattu of Siyane korale, deceased.

Ranaweera Arachchige Melis Sinno of Thalgasmote aforesaid Petitioner.

And

(1) Ranaweera Arachheige Noi Hamy and her husband (2) Ranaweera Arachchige Mudalihamy of Motunna in the Meda pattu of Siyane korale, (3) Ranaweera Arachchige Bata Sinno of Thalgasmote, (4) Ranaweera Arachchige Sanchi Nona of Thalgasmote and her husband (5) Ranaweera Arachchige Suwaris of Pattelegedera in the Meda pattu of Siyane korale, (6) Ranaweera Arachchige Ranysi Sinno of Thalgasmote, (7) Ranaweera Arachchige Podi Sinno of Thalgasmote, (8) Ranaweera Arachchige Mary Nona of Thalgasmote Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo,

on March 13, 1909, in the presence of Mr. D. W. Moonesinghe, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated February 8, 1909, having been read:

It is ordered that the said 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 above-named or any other person or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

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

Testamentary Jurisdiction. No. 3,292 C.

In the Matter of the Last Will and Testament of Sampathawaduge Martin Peter Silva, late of Moratuwa, deceased.

HIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 5, 1909, in the presence of Mr. G. M. Silva, Proctor, on the part of the petitioner Sampathawaduge Robert Marcel Silva of Moratuwa; and the affidavits (1) of the said petitioner dated March 3, 1909, and (2) of the five attesting witnesses dated March 3, 1909:

It is ordered that the will of Sampathawaduge Martin Peter Silva, deceased, dated January 4, 1909, and now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Sampathawaduge Robert Marcel Silva 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 or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

March 5, 1909.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate Testamentary Jurisdiction. of the late Cecily Agnes Newman nee Ball of Colombo, deceased. No. 3.300.

John Hall Newman of Nugegoda in the Palle pattu of Salpiti korale Petitioner.

(1) Oswald Reginald Newman, (2) Louis Edwin Newman, (3) Cyril Hall Newman, all of Colombo Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 16, 1909, in the presence of Mr. E. G. Jayeward ne, Proctor, on the part of the petitioner above-named; and the affidavit of she said petitioner dated March 11, 1909, having been read:

It is ordered that the said petitioner, be and he is hereby declared entitled, as widower 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 respondents above-named or any other person or persons interested shall, on or before April 1, 1909. show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

March 16,1909.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 3,302.

In the Matter of the Last Will and
Testament of Eliza Gordon of West
Park, Elgin, Scotland, deceased.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 16, 1909, in the presence of Messrs. F. J. and G. de Saram, Proctors, on the part of the petitioner Cosmo Moray Gordon of Colombo; and the affidavit of the said petitioner dated March 4, 1909, and the order of the Supreme Court dated February 23, 1909, having been read:

It is ordered that the will of the above-named Eliza Gordon, deceased, dated November 3, 1902, an extract holograph whereof from the books of the Lords of Council and Session, Edinburgh, is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Cosmo Moray Gordon 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 before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

March 16, 1909.

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HERMANN A. Loos, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,303.
In the Matter of the Intestate Estate
of the late Mudannagoda Kankanange Bastian Fernando of Moratuwa, deceased.

Ungamandadige Maria Fernando of Idama in Moratuwa...... Petitioner.

And

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 16, 1909, in the presence of Mr. G. M. Silva, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated March 9, 1909, having been read;

It is ordered that the said petitioner, be and she is hereby declared entitled, as the widow and as heir of the deceased above-named, to administer the estate of the said deceased, and that letters of admidistration do issue to her accordingly, unless the respondents above-named or any other person or persons interested shall, on or before April I, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. Loos, District Judge.

March 16, 1909.

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In the District Court of Colombo.

Order Nisi.

Testamentary
Yurisdiction.
No. 3,304 C.
In the Matter of the Intestate Estate of Gallagey Carolina Pieris, late of Colpetty, in Colombo, deceased.

Sembagey Don Paul Fonseka of Colpetty, in Colombo Petitioner.

(1) Gallagey Johanna Welhelmina Pieris, widow of Thomas Salgado, (2) Gallagey Maria Pieris, now Fonseka, both of Colpetty, in Colombo Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of

Colombo, on March 16, 1909, in the presence of Mr. Arthur Alvis, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated March 13, 1909, having been read:

It is ordered that the petitioner, be and he is hereby declared entitled, as brother-in-law 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 or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

March 16, 1909.

H. A. Loos, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 3,309 C. In the Matter of the Last Will and Testament of the late Mututan-trige Siman Fernando Sri Chandasekara, Mudaliyar, of Horatuduwa in Pandure, deceased, written jointly with his wife, Kolombapatabendige Maria Fernando Sri Chandrasekera, nee Perera.

THIS matter coming on for disposal [before Hermann A I am Remann A. Loos, Esq., District Judge of Colombo, on March 24, 1909, in the presence of Mr. G. L. Cooray, Proctor, on the part of the petitioners (1) Kolomba patabendige Maria Fernando Sri Chandrasekera, nee Perera of Horatuduwa, and (2) Mututantrige James Fernando Sri Chandrasekera of Colombo; and the affidavits (1) of the said (2) petitioner dated March 7, 1909, and (2) of the attesting Notary dated March 24, 1909, having been read: It is ordered that the will of the said Mututantrige Siman Fernando Sri Chandrasekera, deceased, dated April 3, 1890, and now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said (1) Kolombapatabendige Maria Fernando Sri Chandrasekera, and (2) Mututantrige James Fernando Sri Chandrasekera are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly in respect of the half share of the said Mututantrige Siman Fernando Sri Chandrasekera, Mudaliyar, deceased, unless any person or persons interested shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. Loos, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,083.

In the Matter of the Estate of the late Mahamuge Juan Fernando of Katuwapitiya, deceased.

THIS matter coming on for disposal before C. V, Brayne, Esq., District Judge of Negombo, on January 18, 1909, in the presence of Mr. C. V. Siriwardene, Proctor, on the part of the petitioner Mahamuge Rosa Maria Fernando of Katuwapitiya; and the affidavit of the said petitioner dated December 16, 1908, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to her, unless the respondents (1) Mahamuge Pelamnia Fernando, (2) Mahamuge Anises Fernando, (3) Mahamuge Gustinoe Fernando, (4) Marsalin Fernando shall, on or before March 30, 1909, show sufficient cause to the satisfaction of this court to the contrary.

C. V. Brayne, District Judge.

January 18, 1909.

March 24, 1909.

In the District Court of Negombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 1,089.

In the Matter of the Last Will and Testament of John de Silva Wijegunaratne Samaraweera Rajapakse of Negombo, deceased.

THIS matter coming on for disposal before R. W.
Byrde, Esq., District Judge of Negombo on Byrde, Esq., District Judge of Negombo, on March 4, 1909, in the presence of Alexander Edmund Rajapakse and Wilfred Martin Rajapakse, both of Negombo, petitioners; and the affidavit of the said petitioners dated March 4, 1909, having been read:

It is ordered that the will of John de Silva Wijegunaratne Samaraweera Rajapakse of Negombo, deceased, dated November 11, 1905, be and the same is hereby declared proved, unless any person or persons shall, on or before April 22, 1909, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioners are the executors named in the said will, and they are entitled to have probate of the same issued to them accordingly, unless any person or persons shall, on or before April 22, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> R. W. BYRDE, District Judge.

March 4, 1909.

In the District Court of Kalutara.

Order Nisi.

No. 555 In the Matter of the Estate of the late Illekuttige Marsal Fernando of Beruwala, deceased.

Busabaduge Catherina Fernando of Beru-

wala Petitioner. And

(1) Illekuttige Julian Fernando, (2) Illekuttige Aloysius Fernando, minors, by their guardian ad litem (3) Illekuttige Juwan Fernando, all of Beruwala Respondents.

Pionic For Division for disposal before P. E. Pieris, Esq., District Judge of Kalutara, on March 10, 1909, in the presence of Mr. C. P. Wijeyeratna, Proctor, on the part of the petitioner Busabaduge Catherina Fernando of Beruwala; and the affidavit of the said petitioner dated December 15, 1908, having been read:

It is ordered that the petitioner Busabaduge Catherina Fernando of Beruwala be and she is hereby declared, entitled to administer the estate of the said deceased as widow of the said deceased, and that letters of administration do issue to her accordingly, ualess the respon ents (1) Illekuttige Julian Fernando, (2) Illekuttige Aloysi us Fernando, minors, by their guardian ad litem (3) Illekuttige Juwan Fernando, all of Beruwala, show sufficient cause to the satisfaction of the court to the contrary on March 31, 1909.

P. E. PIERIS,

District Judge. March 10, 1909.

In the District Court of Kandy.

Order Nisi.

estamentary Jurisdiction. No. 2.681.

In the Matter of the Estate of the late Tennekoon Mudiyanselage Kalu Banda, Police Sergeant, deceased, of Kandy.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy. Reginald Dias, Esq., District Judge of Kandy, on February 11, 1909, in the presence of Mr. G. F. Bartholomeusz, Proctor, on the part of the petitioner Dingiri Banda Tennekoon of Kandy; and the affidavit of the said petitioner_dated January 8, 1909, having been read:

It is ordered that the petitioner Dingiri Banda Tennekoon of Kandy, be and he is hereby declared entitled to letters of administration to the estate of Tennekoon Mudiyanselage Kalu Banda, Sergeant, of Kandy, deceased, as the eldest son of the said deceased, unless (1) Ukku Banda Tennekoon of the Land Registrar's Office, Negombo, (2) Tikiri Banda Tennekoon of Kandy, (3) Kiri Banda Tennekoon of Kandy, (4) Bandara Menika Tennekoon of Kandy, (5) Punchi Banda Tennekoon of Kandy-the 3rd, 4th, and 5th respondents, minors, by their guardian ad litem, Velegedera Appuhamy of Dantura in Uda-palata—shall, on or before March 18, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS, District Judge.

February 11, 1909.

This Order Nisi is extended to May 13, 1909.

FELIX R. DIAS. District Judge.

March 18, 1909.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 2,683.

In the Matter of the Estate of the late Wehigalagedera Naid , deceased, of Dombagammana Galasiya pattu of Harispattu.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, on March 11, 1909, in the presence of Mr. Weerasoria, Proctor, on the part of the petitioner Talagahapelagedera Horatalee of Dombagammane in Galasiya pattu of Harispattu; and the affidavit of the said petitioner dated February 17, 1909, having been read

It is ordered that the petitioner Talagahapelagedera Horatalee of Dombagammana aforesaid, be and she is hereby declared entitled to letters of administration to the estate of Wehigalagedera Naide of Do !!bagammana, as the widow of the said deceased, unless Wehigalagedera Kiri by her guardian ad litem Talagahapelagedera Pusumba, both of Dombagammana aforesaid, shall, on or before April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS. District Judge.

March 11, 1909.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 2,686.

In the Matter of the Estate of the late Dassanayeke Mudiyanselage Tikiri Banda, deceased, of Minigamuwa in Udapalata of Tumpane.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on March 3, 1909, in the presence of Mr. Jayatilleke, Proctor, on the part of the petitioner Dassanayeke Mudiyanselage Punchi Banda, Peace Officer of Minigomuwa in Udapalata; and the affidavit of the said petitioner dated March 3, 1909, having been read:

It is ordered that the petitioner Dassanayeke Mudiyanselage Punchi Banda, Peace Officer of Minigamuwa in Udapalata, be and he is hereby declared entitled to letters of administration to the estate of Dassanayeke Mudiyanselage Tikiri Banda of Minigamuwa in Udapalata of Tump:ne, deceased, as a brother of the said deceased, unless (1) Dassananayeke Mudiyanselage Ram Menika, (2) Dassanayeke

Mudiyanselage Appuhamy, (3) Dassanayeke Mudiyanselage Ukku Menika, (4) Dassanayeke Mudiyanselage Ukku Banda, (5) Dassanayeke Mudiyanselage Bandara Menika of Minigamuwa aforesaid shall, on or before April 1, 1909, show safficient cause to the satisfaction of this court to the contrary.

March 3, 1909.

FELIX R. DIAS. District Judge.

In the District Court of Jaffna Order Nisi

Testamentary In the Matter of the Estate of the late Theivanai, wife of Velantar Jurisdiction. No. 2,138. Ponnampalam, of Karadivu West, deceased.

Velauthar Ponnampalam of Karadivu WestPetitioner.

(1) Ramanatar Visuvanatar and wife

(2) Sithamparam of Karadivu West. . Respondents.

HIS matter of the petition of Velauthar Ponnampalam of Karadivu West, praying for letters of administration to the estate of the above-named deceased Theivanai, wife of Velantar Ponnampalam, coming on for disposal before R. N. Thaine, Esq., District Judge, on March 3, 1909, in the presence of Messrs. Tambiah S. Cooke and P. S. J. Chrysostom, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated March 2, 1909, having been read: It is declared that the petitioner is the husband 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 April 1, 1909, show sufficient cause to the satisfaction of this court to the contrary.

R. N. THAINE, District Judge.

March 3, 1909.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 2,141.

In the Matter of the Estate of the late Parupathi, wife of Vinasitampi Chinnapillai of Chavakachcheri, deceased.

Vinasitampi Chinnapillai of ChavakachcheriPetitioner.

Kantar Appakutty of Chavakachcheri.. Respondent. THIS matter of the petition of Vinasitampi Chinnapillai of Chavakachcheri, praying for letters of administration to the estate of the abovenamed deceased Parupathi, wife of Vinasitampi Chinnapillai, coming on for disposal before R. N. Thaine, Esq., District Judge, on March 5, 1909, in the presence of Messrs. Tambiah S. Cooke and P. S. J. Chrysostom, Proctors, on the part of the petitioner; and affidavit of the petitioner dated March 3, 1909, having been read: It is declared that the petitioner is the husband 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 April 2, 1909, show sufficient cause to the satisfaction of this court to the contrary.

> R. N. THAINE. District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of Testamentary late Kantaiyah Annarethinam o Jurisdiction. Vannarponnai East, deceased. No. 2,145.

Kanapathippillai Kantaiah of Vannarponnai East Petitioner.

Vs.

Parupathippillai, wife of Kanapathippillai Kantaiah, of Vannarponnai East....Respondent.

THIS matter of the petition of Kanapathippillai Kantaiah of Vannarponnai East, praying for letters of administration to the estate of the abovenamed deceased, Kantaiyah Annarethinam of Vannarponnai East, coming on for disposal before R. N. Thaine, Esq., District Judge, on March 8, 1909, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and affidavit of the petitioner dated March 6, 1909, having been read: It is declared that the petitioner is the father 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 March 30, 1909, show sufficient cause to the satisfaction of this court to the contrary.

March 8, 1909.

R. N. THAINE, District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the Testamentary late Arumugam Kanthappar Jurisdiction. Batticotta East, deceased. No. 2,146.

Chinnatampi Chellappah of Batticotta

WestPetitioner

(1) Kamatchipillai, widow of Kantappar of Batticotta West, (2) Theivanaipillai, widow of Vinasitampi of Batticotta East, (3) Kanapatipillai Ampalavanar of ditto, (4) Kana-pathipillai Velupillai of ditto, (5) Arunasalam Nagamuttu of ditto, (6) Arunasalam Vytialingam of Batti-(7) Ponnachipillai, cotta West daughter of Kantappar, of Batticotta East, (8) Parupathipillai, daughter of Kantappar of Batticotta West, (9) Kantappar Nakesar of Batticotta East, now gone to Kwala Lampur, (10) Arulampalam Murukesu of Batticotta West, (11) Ponnampalam Murukesu of Batticotta East, (12) Ponnampalam Vytialingam of Batti-cotta West, (13) Ponnampalam Sinna-

THIS matter of the petition of Chinnatampi Chellappah of Batticotta West, praying for letters of administration to the estate of the abovenamed deceased, Arumugam Kantappar of Batticotta East, coming on for disposal before R. N. Thaine, Esq., District Judge, on March 9, 1909, in the presence of Messrs. Tambiah S. Cooke and P. S. J. Chrysostom, Proctors, on the part of the petitioner; and affidavit of the petitioner dated March 4, 1909, having been read: It is declared that the petitioner is one of the heirs 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 April 2, 1909, show sufficient cause to the satisfaction of this court to the contrary.

March 9, 1909.

R. N. THAINE, District Judge.

March 5, 1909.

In the District Court of Mannar.

Order Nisi.

Testamentary In the Matter of the Estate of Jurisdiction. Kartigesoe Thamotherampillai, late of Kuruntenkulam, deceased.

Kartigesoe Kasipillai of Kuruntenkulam.. Petitioner.

۷s.

(1) Thamotherampillai Kartigesoe and (2) Thevanai, widow of Thamotheram-

pillai, of Iluppaikadavai......Respondents.

THIS matter coming on for disposal before M. Stevenson, Esq., District Judge, Mannar, on March 1, 1909, in the presence of Mr. S. Modiliar Anantham, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 26, 1909, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem over the lst respondent, unless the respondents shall, on or before April 19, 1909, show sufficient cause to this court to the contrary.

It is further declared that the said petitioner is entitled to have letters of administration to the estate of the deceased above-named issued to him as the brother of the deceased, unless the respondents or any other person shall, on or before April 19, 1909, show sufficient cause to the satisfaction of this court to the contrary.

March 1, 1909.

M. Stevenson, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,863.

In the Matter of the Estate of the late Gardia Punchihewage Don Harmanis de Silva Kurukulasuriya of Ahangama, deceased.

(1) Rangohamy Bandara of Mirissa in Matara, (2) Wickramanayaka Babinona of Tupawewa and her husband (3) Gardia Punchihewage Geedreck, also of Tupawewa, (4) Kuma Hennedige Babappu of Ahangama, (5) Kuma Hennedige Babunona of Ahangama, (6) Gardia Punchihewage Karonchihamy of Mirissa, (7) Koggala Matakkalage Charles of Denuwala, (8) Gardia Punchihewage Sophinona of Mirissa and her husband (9) Ruhunage Girigoris Appu of Galle, (10) Gardia Punchihewage Rosina of Mirissa, (11) Gardia Punchihewage

Jeedreck Appu of Namunukula.....Respondents.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on February 23, 1909, in the presence of Mr. J. E. Perera, Proctor, on the part of the petitioner Don Carolis de Silva Bandara; and the affidavit of the petitioner and of M. P. M. Christian Perera, R. G. Babasinno, and A. D. S. Wickramasekera, dated February 17, having been read:

It is ordered that the will of Gardia Punchihewage Don Harmanis, deceased, dated May 16, 1904, be and the same is hereby declared proved, unless the respondents shall, on or before April 2, 1909, show sufficient cause to the satisfaction of the court to the contrary. It is further declared that the said Don Carolis de Silva Bandara is the executor named in the said will, and that he is entitled as such to have probate of the same issued to him accordingly, unless the respondents shall, on or before April 2, 1909, show sufficient cause to the satisfaction of this court to the contrary.

W. E. THORPE, District Judge. In the District Court of Galle.

Order Absolute declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 3,866.
In the Matter of the Last Will and
Testament of Suduhakuruge Babanis, deceased, of Kumbalwella.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on March 15, 1909, in the presence of Mr. A. D. Jayasundera, Proctor, on the part of the petitioner Mahadurage Pedrick; and the affidavit of Mahadurage Pedrick dated March 10, 1909, and of Charles Dias Seneviwickrama Wijesekera dated March 9, 1909, having been read:

It is ordered that the will of Suduhakuruge Babanis, deceased, dated January 18, 1909, be and the same is hereby declared proved.

It is further declared that the said Mahadurage Pedrick is the executor named in the said will, and that he is as such entitled to have probate of the same issued to him accordingly.

March 15, 1909.

W. E. THORPE, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.
No. 791.

In the Matter of the Intestate Estate
of the late A. C. Thelasinghe,
Vidane Aratchy, of Nathandiya.

M. H. Subasinghe, Coroner, of Handa-

And

 Wijesinghe Abeykoon Samitcha Nona Hamine,
 Selawathie Thelasinghe Menike and her husband
 the control of the control

M. H. Subasinghe Respondents.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Chilaw, on February 23, 1909, in the presence of Ney Alexander Dharmaratne, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated February 19, 1909, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the only son in-law, 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 or persons interested shall, on or before April 16, 1909, show sufficient cause to the satisfaction of this court to the contrary.

T. W. Roberts, District Judge.

March 23, 1909.

In the District Court of Badulla.

Order Nisi.

Testamentary
Jurisdiction.
No. 329 B.

In the Matter of the Intestate Estate
of the late Mariam of Badulla,
deceased.

Packir Asanar of Badulla.....Petitioner.

And

(1) Kawanna Assan Ossen of Badulla,

(2) Adam Pulle's daughter Hawwa Umma of Badulla, now of Pattipola. Respondents.

THIS matter coming on for disposal before F. G. Tyrrell, Esq., District Judge, Badulla, on February 22, 1909, in the presence of the afforesaid Packir Asanar; and the affidavit and the petition of the said Packir Asanar dated February 22, 1909, having been read: It is ordered that the said Packir Asanar be and he is hereby declared entitled to have letters of administration to the estate of the deceased.

March 20, 1909.

Mariam, issued to him as the father of the deceased, unless any person or persons shall, on or before April 14, 1909, show sufficient cause to the contrary.

March 12, 1909.

C. V. BRAYNE, Destrict Judge.

In the District Court of Kegalla.

Order Nisi.

In the Matter of the Intestate Estate Testamentary Jurisdiction. of Dewayalagegedara Nanika of No. 262. Iriyagolla, deceased.

Dewayalagegedera Punchi of Iriyagolla . . Petitioner.

Vs.

(1) Dewayalagedera Rankira, (2) Dewayalagedera Kirimenika...... Respondents.

HIS matter coming on for disposal before E. Sueter, Esq., District Judge of Kegalla, on February 8, 1909, in the presence of the petitioner aforesaid; and the petition and affidavit of the said petitioner dated February 8, 1909, having been duly

It is ordered that the said petitioner be declared entitled to have letters of administration given to her as the widow of the aforesaid deceased, unless the respondents above-named show sufficient cause to the satisfaction of this court on March 18, 1909, to the contrary.

> E. SUETER. District Judge.

February 8, 1909.

The date for showing cause is extended for April 6,

By order,

C. P. W. GUNASEKERA, Secretary.

March 18, 1909

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,330.

In the matter of the insolvency of Condagamage Julius Graro of Bambalapitiya in 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 April 29, 1909, for the grant of a certificate of conformity to the insolvent.

By order of court,

J. B. Misso, Secretary.

Colombo, March 19, 1909.

In the District Court of Colombo.

No. 2.334.

In the matter of the insolvency of Don William Samaraweera of Lunupokuna in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above creditors of the above-named insolvent will take place at the sitting of this court on April 29, 1909, for proof of further claims.

By order of court.

J. B. Misso. Sercetary.

Colombo, March 24, 1909.

In the District Court of Colombo.

No. 2,341.

In the matter of the insolvency of P. L. Davith Hami of No. 29, Fifth Cross street, Pettah, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 29, 1909, for proof of further claims.

.By order of court,

J. B. Misso, Secretary.

Colombo, March 24, 1909.

In the District Court of Colombo.

No. 2,343.

In the matter of the insolvency of Malwattagey Manuel Pieris of St. Joseph's street, Colombo.

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

By order of court,

J. B. Misso,

Colombo, March 19, 1909.

Secretary.

In the District Court of Kalutara.

No. 129.

No. 390.

In the matter of the insolvency of Theodore Albert de Alwis of Panadure.

OTICE is hereby given that the second sitting of this court in the above matter is adjourned to April 1, 1909, for assignee's report.

By order of court,

WM. DE SILVA. Secretary.

Kalutara, March 18, 1909.

In the District Court of Galle.

In the matter of the insolvency of Panagodage John Perera of Kitulanpitiya, Galle.

WHEREAS Panagodage John Perera has filed a declaration of insolvency, and Henry Napier
Dias of Maitipe a petition for the sequestration of the estate of Panagodage John Perera, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Panagodage John Perera insolvent accordingly, and that two public sittings of the court, to wit, on April 26, 1909, and on May 10, 1909, 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,

D. M. JANSZ,

Galle, March 18, 1909.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

G. L. Rupasinghe of DehiwalaPlaintiff, No. 26,065 C.

Egodage Esana Perera, wife of (2) Gabadage Don Odiris Senanayake,

both of Paliidora......Defendants.

OTICE is hereby given that on Tuesday. April 27, 1909, will be sold by public auction at the respective premises, the following property, specially and primarily mortgaged by bond No. 213 dated March 6, 1901, and declared bound and executable under the decree entered in the above action, for the recovery of the sum of Rs. 1,894 57, together with legal interest thereon from February 25, 1908, till payment in full and costs of suit Rs. 192 15.

At 3.30 P.M.

1. All and those lands called Ranaweragahawatta alias pillewa and Ambagahaowita inclusive of Madangahawatta and Maragahawatta with the buildings phereon now used as one property, and situated at bhereon now used as one propose, the hallidora in the Palle pattu of Salpiti korale; and bounded on the north by the wall separating this property from a portion of Madangahawatta belonging to Egodage Esana Perera, the wall separating this property from a portion of Ranaw ragahawatta, the high road, the wall separating this property from a portion of Ambagahaowita, and the high road; on the east by the live fence separating this property from the property of Davith Perera Rupasinghe, and Ambagahakumbura belonging to Saviel and others, on the south by the live fence which separates this property from the field of John George Dias Appuhamy, Vitanayawatta of Juanis Perera Arachchi, and the wall separating this property from Vitanayawatta. and on the west by the wall separating this property from the remaining portions of Madangahawatta belonging to Kuruvitage Davith Sinno Appuhamy, and from a portion of Ranawaragahawatta; and containing in extent 1 acre 3 roods and 35\frac{3}{4} perches.

At 4.30 p.m.

2. All that land called Kotuwekumbura and adjoining owita, situated at Nedimale in the Palle pattu of Salpiti korale; and bounded on the north by the garden of Don Daniel Silber de Alwis Gunatilleke and the owita of Rupasinghe Arachchige people, on the east by the field of Rupasinghe Arachchige people and Panikkigekumbura, on the south by the high road to Cotta, and on the west by Maragahawatta; and containing about 4 bushels extent of paddy sowing more or less, and all the estate, right, title, interest, property, claim, and demand whatsoever of the defendants into, out of, or upon the same.

Fiscal's Office, Colombo, March 24, 1909. E. ONDATJE Deputy Fiscal.

In the District Court of Colombo.

Koduruarachchigey Johannes Perera of Prince street, Pettah, ColomboPlaintiff. No. 26,476.

Kodikarage Don Robert Samaranayake of Sedawatta in Ambatalenpahala..... Defendant.

NOTICE is hereby given that on Friday, April 30, 1909, will be sold by public auction at the respective premises the following property, ordered to

be sold by the order of court dated January 28, 1909, for the recovery of the sum of Rs. 1,079.45 with interest on Rs. 1,000 at 12 per cent. per annum from April 10, 1908, till July 17, 1908, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz.:—

At 4 P.M.

1. (a) An undivided 1/9 of half part or share and 1/10 of half part or share of 1/18 and 1/20 parts or shares in, to, and out of all that portion of ground with the buildings constructed thereon, situated at Barber street within the Municipality of Colombo; the entire portion is bounded on the north partly by the ground of Don Abraham de Thomas, Mudaliyar, deceased, and the part of Dona Elizabeth Wijeyasinghe Karunaratna, on the east by the portion of Dona Elizabeth Wijeyasinghe Karunaratna, on the south by Barber street, and on the west by the ground of Miss Daman and the house and ground of A. Perera; containing in extent 9.0805 square perches.

(b) An undivided 1/9 of ½ part or share and 1/10 of 1 part or share or 1/18 and 1/20 parts or shares in, to, and out of all that ground with the buildings standing thereon situated and lying at Barber street aforesaid; the entire ground being bounded on the north by the ground of Don Abraham de Thomas, Mudaliyar, deceased, on the east by Green street, south by Barber street, and on the west by the part of Dona Lenora Wijeysinghe Karunaratna, wife of H. William Seneviratna; containing in extent 9.0805 square perches—which said two portions of ground adjoin each other and now form one property and bears assessment Nos. 27 and 28 towards Barber street,

and No. 1 towards Green street, Colombo.

At 4.30 P.M.

(2) An undivided 1/10 part or share in, to, and out of all those two portions of land with the buildings standing thereon bearing assessment No. 11, now forming one property, situate and lying at Barber street aforesaid; bounded on the north by the property formerly of Gabriel Silva, now of Christombu Rodrigo Wawa Pulle, on the east by the garden formerly of Diago Aberan, now of Sakkarawartige Migel Fernando and Sakkarawartige Raphiel Fernando, on the south by Barber street, and on the west also by the property of Christombu Rodrigo Wawa Pulle; containing in extent 7 and 1/10 square perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office. Colombo, March 24, 1909.

In the District Court of Colombo.

Kodduruarachchigey Johanes Perera of Prince street, Pettah, Colombo Plaintiff. No. 26,504.

Robelge Ambrose Lenor Jayasekera of Barber street, Colombo, presently contractor to the Seminary, Colombo.. Defendant.

OTICE is hereby given that on Friday, April 30, 1909, will be sold by public auction at the respective premises the following property ordered to be sold by the order of court dated January 28, 1909, for the recovery of the sum of Rs. 1,064 43 with interest on Rs. 1,000 at 12 per cent. per annum from April 10, 1908, till June 29, 1908, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

At 3 P.M.

1. (a) An undivided 1/9 of $\frac{1}{2}$ part of share and 1/10of half part or share in, to, and out of all that portion of ground with the buildings constructed thereon, situated at Barber street within the Municipality of Colombo; the entire portion being bounded on the north partly by the ground of Don Abraham de Thomas Mudulivar, deceased, and the part of Dona Elizabeth Wijesinghe Karunaratna, on the east by the part of Dona Elizabeth Wijesinghe Karunaratna, on the south by Barber street, and on the west by the ground of Miss Damon and the house and ground of A. Perera; containing in extent 9.0805 square perches.

(b) An undivided 1/9 of $\frac{1}{2}$ part or share and 1/10 of $\frac{1}{2}$ part or share in, to, and out of all that ground with the buildings standing thereon situated and lying at Barber street aforesaid; the entire ground being bounded on the north by the ground of Don Thomas de Abraham, Mudaliyar, deceased, on the east by the Green street, south by Barber street, and on the west by part of Dona Lenora Wijeyasinghe Karunaratna, wife of H. William Seneviratne; containing in extent 9.0805 square perches—which said two portions of ground adjoin each other and now form one property and bearing Municipal assessment Nos. 27 and 28 towards Barber street, and No. 1 towards Green street, Colombo.

At 3.30 P.M.

(2) An undivided 1/10 part or share in, to, and out of all those two portions of land with the buildings standing thereon, bearing assessment No. 11, now forming one property, situated and lying at Barber street aforesaid; and bounded on the north formerly by the property of Gabriel Silva, now the property of Christobu Rodrigo Wawa Pulle, on the east by the garden formerly of Deago Aberan, now of Sakkarawastige Migel Fernando and Sakkarawastige Raphael Silva, on the south by Barber street, and on the west by the property of the said Christobu Rodrigo Wawa Pulle: containing in extent 7 and 1/10 square perches.

Deputy Fiscal.

Fiscal's Office, Colombo, March 24, 1909.

In the District Court of Colombo.

John David Attygala of Cotta in

 $v_{\rm s.}$ No. 27,089.

Malika Arachchige Pedro Perera of Kotahena in Colombo Defendant.

OTICE is hereby given that on Thursday, April 29, 1909, at 2 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. 672, with interest on Rs. 600 at 9 per cent. per annum from July 15, 1908, till payment in full, and costs of this action.

The contiguous allotments of land called and known as Makulugahakumbura, Danpillawa, and Gorakagahaowita, situated at Pattiwila in the Adikari pattu of Siyane korale; and bounded on the north and east by the properties belonging to Paulu Annavirala, west by the property belonging to Kahandage Velvidanarala, and on the south by the field and the land belonging to Nekatige people; containing in extent 32 acres or about 11½ bushels of paddy sowing.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 24, 1909. In the District Court of Colombo.

Veana Rana Suna Weerappa Chetty of

No. 27, 691.

W. Don Baron Appuhamy of Yatawaka, in Urapola, Veyangoda Defendant.

OTICE is hereby given that on Saturday, April 24, 1909, 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. 1,627.50, with interest at the rate of 9 per cent. per annum on Rs. 1,497 50 from October 5, 1908, till payment in full, less Rs. 650, viz. :-

An undivided half of the entire land called Dambugahalanda alias Katuwalanda, situated at Urapola in the Udugaha pattu of Siyane korale; and bounded on the east by the land belonging to Sardiel, Police Vidanerala and the lands belonging to others, on the south by the ditch, on the west by the high road leading from Hanwella to Pasyala, and on the north by the land belonging to Moor people; containing in extent about 20 acres more or less.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 24, 1909.

In the District Court of Colombo.

(1) George Alfred Henry Wille, (2) Maria Charlotte Wille, widow of the late John Francis Wille of Hill street, Colombo

. Plaintiffs.

(1) Alima Ummah, wife of (2) Sinne Marikkar Mohamado Yoosoof, (3) Aysa Ummah, all of Maligakanda in Colombo Defendants.

OTICE is hereby given that on Friday, April 23, 1909, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property specially and primarily mortgaged by bond No. 933, dated April 15, 1908, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 3,090, with legal interest thereon from November 20, 1908, till payment in full and costs of suit Rs. 201.871, viz. :-

All that allotment of land with the buildings constructed thereon bearing Municipal assessment No. 21, situated at Peer Saibo's lane, in San Sabastian, within the Municipality of Colombo: bounded on the north by the garden of the late Ahamado Lebbe Packeer Bawd and the property of Assena Marikkar Yunus Lebbe, on the east by the garden of the late Pieris Mudaliyar, now the property of Kasim Lebbe Marikkar Samsudeen, Kachcheri Shroff, on the south by the other part of the property of Idroos Lebbe Marikkar Hadjiar Slema Lebbe Hadjiar and Mohamado Lebbe Marikkar Hadjiar Mohamado Ismail and on the west by Peer Saibo's lane, containing in extent 16 80/100 perches, as per figure of survey thereof No. 1,843, dated September 12, 1890, made by C. H. J. Leembruggen, Licensed Surveyor, together with all rights, privileges, easements, servitudes, and appurtenances whatsoever to the said premises, belonging or usually held, occupied, used, or enjoyed therewith, and all the estate, right, title, interest, property, claim, and demand whatsoever of the defendants in. to, out of, or upon the same.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 24, 1909. In the District Court of Colombo

Sarafally Mulla Miajee of Bankshall .. Plaintiff. street, Colombo

No. 28,240. Vs.

A. H. Fernando of Colpetty in Colombo . . Defendant.

OTICE is hereby given that on Monday, April 26, 1909, 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 defendant in the following property, for the recovery of the sum of Rs. 3,052.50, with legal interest thereon from July 20, 1908, till payment in full and costs of suit, Rs. 162, viz. :-

All that house and premises called and known as New Haven, situated at Bambalapitiya within the Municipality of Colomboo; and bounded on the north by the property of Wellon Rodrigo, now of Suduhakuruge Cornelis Peiris, east by lot No. 2, south by the portion marked W. C., the property of Vidanalage Carlina Soysa, and west by the passage along the sea side Railway line; containing in extent 11 9 100 square perches, more or less.

E. Ondatje, Deputy Fiscal.

Fiscal's Office, Colombo, March 24, 1909.

In the District Court of Colombo.

Vs.

M. K. S. P. R. Cannasamy, of Sea street, Colombo Plaintiff.

No. 25,181.

E. A. Fernando of Matugama in the District of Kalutara Defendant.

NOTICE is hereby given that on Friday, April 23, 1909, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the 'right, title, and interest of the said defendant, in the following property, viz. :-

1. Half share of the land called Koswattagoda watta alias Koswattagodakela, containing in extent about 31 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north, east, south, and west by Katakirillagahalanda alias Koswattagodakela.

2. One-eighth share of the land called Matugama wela, containing in extent about 9 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Yapallaowita, east by Crown land, south by Ankutuwalawila, and on the west by Kannassekumbura.

3. Quarter share of all the remaining soil and of the trees excluding the planter's share of the soil and coconut trees of the third plantation standing thereon of the land called Arliyewatta, containing in extent about 3 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Pellewatta, east by Crown land, south by Gallaneyawatta, and on the west by Alubogaha-aswedduma.

One-eighth share of the land called Hirikumbura in extent about 4 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Ibbandeniya, east by ela, south by ela and Matugamawela, and on the west by Palligodawatta.

5. One-eighth share of the soil and of the trees of the land called Nagahawatta alias Udapattiyawatta, containing in extent about 3 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by jungle land, east by a hill, south by the wela, and on the west by Kekunagaha-arawa.

6. Half share of all the remaining trees and of the soil (excluding the planter's share of the third plantation) of the land called Gallaneyawatta, containing in extent about 3 acres, situated at Matugama in

Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Arliyewatta, east by the hill, south by Bogahalandawatta, and on the west by Alubogaha-aswedduma.

7. One-eighth share of the land called Karalliyadda in extent about 2 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by the jungle, east by Amuwatta, south by Karalliyaddapitakattiya,

and on the west by Yapallaowita.

8. One-eighth share of all the remaining trees and of the soil (excluding the planter's share of the trees of the third plantation) of the land called Weliwatta, containing in extent about 4 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Kekunagaha-arawa, east by ela, south by Pagodiwagura, and on the west by Ibbandeniya.

9. One-eighth share of the land called Halwagura, containing in extent about 3 acres, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Pelangahakumbura, east by Godakela (jungle), south

by ela, and on the west by Haliyalekumbura.

10. One-eighth share of the land called Pahalaowita, containing in extent about 1 acre, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Nagahawatta, east by jungle land, south by west

11. One-eighth share of the land called Kumbukgaha-arawa, containing in extent about 1 acre, situated at Matugama in Pasdum korale of Iddagoda pattu in the District of Kalutara; and bounded on the north by Pahalaowita, east by jungle land, south by Yapallaowita, and on the west by Weliwatta; for the recovery of Rs. 430.50 with interest at the rate of 9 per cent. per annum on Rs. 375, from July 5, 1907, till payment in full and costs of suit.

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

Deputy Fiscal's Office, Kalutara, March 24, 1909.

Central Province.

In the District Court of Kandy.

Radagoda Jayamangala Durayalagedera Balaya of Pamunuwa in Medapalate of Ŭdunuwara

No. 19,285. Vs. (1) Kollegammahalage Bulatwelkanduragedera Ran Manika, and (2) Kolle-

gammahalage Bulatwelkanduragedera Ran Manika, representative of the estate of the deceased, D. S. M. Kiri Banda, both of Dumbarawa..... Defendants.

OTICE is hereby given that on April 19, 1909, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property mortgaged upon bond No. 6,846 dated May 13, 1904, and decreed to be sold by the judgment entered in the above case, viz .:-

1. All that land called Peragahawela alias Ellehena of 1 acre 2 roods and 38 perches in extent together with all things standing thereon, situate in Dambarawa in Udagampahe of Lower Dumbara; and bounded on the north by lands described in plans Nos. 92, 185, and 90,187, on the east by lands described in plans Nos. 92,845 and 158,603, on the south by lands described in plans Nos. 158,603 and 690,186, and on the west by lands described in plans Nos. 90,186 and 89,719.

2. All that land alias field called Korapunchagepanguwa of 3 roods and 33 perches in extent, situate in the said village; and bounded on the north by lands described in plans Nos. 158,600 and 92,846, on the east by Ratmale-oya, stream, on the south by land described in plan No. 63,388 and by road, and on the west by lands described in plans Nos. 90,186 and

3. All that eastern 15 lahas of paddy sowing in extent together with the plantations standing thereon and the entire house now built thereon from and out of the 2 pelas and 7 lahas of paddy sowing in extent towards the east of Kahata tree, Thotilla tree, and darande warakagaha, jak tree, out of the land called Bulatwelkandurewatta of about yelamune of paddy sowing, in the entire extent, situate at Pilawale in Udagampahe; the said eastern 15 lahas in extent, being bounded on the east by fence of Galgodahinne watta, on the south by the boundary of the garden of Kaluwakankani, on the west by the remaining part, and on the north by ela, bank of the paddy field.

4. All that wagala ground 6 lahas, and the high land of 13 lahas in extent from and out of the western just one half part of the field called Wedewela of 5 amunams of paddy sowing in entire extent, situate in Dambarawa; the said wagala of 6 lahas and the high land 13 lahas, being bounded on the east by the portion allotted to Dingiri Amma, on the south by Ratmale-oya, stream, on the west by the remaining part, and on the north by wahala-ela, water course.

Amount of writ Rs. 979 88 and interest.

Fiscal's Office, Kandy, March 24, 1909

A. V. WOUTERSZ, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

M. L. R. M. Sithamparampillai of Plaintiff. Vannarponnai

No. 6,281. Vg.

Gurusamy Nathaniel Hunt Tampu of Jaffna TownDefendant.

OTICE is hereby given that on Wednesday, April 21, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 5,000, with interest thereon at the rate of 12 per cent. per annum from September 17, 1907, until payment in full and charges, viz. :-

In a piece of land situated at Vannarponnai East called Pallanpulyady; containing or reputed to contain in extent 10 lachams of varagu culture, with stone built house, well, and other appurtenances; bounded or reputed to be bounded on the east by the property of Kathyrasyppillai, widow of Kathiravelu, north by the property of Chellamma, widow of Solomon, and others, and on the west and south by road.

Fiscal's Office Jaffna, March 19, 1909. V. Thambipillat, Deputy Fiscal.

In the Court of Requests of Jaffna. Sankarappillai Vinasytamby of Inuvil Plaintiff. No. 6,395 A. v_s

Vethavanam Moottatamby of Inuvil Defendant, OTICE is hereby given that on Tuesday, April 20, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title,

and interest of the said defendant in the following property for the recovery of Rs. 250, with interest thereon at the rate of 9 per cent. per annum from December 2, 1907, until payment in full, and costs of suit being Rs. 29.58 and charges, viz .:-

In a piece of land situated at Enuvil called Ilanthaisiddy; containing or reputed to contain in extent 36 lachams of varagu culture with share of well and cultivated plants; bounded or reputed to be bounded on the east by the property of Chinnappah, north by the property of Sivasampu, west by the property of Chuppar and Chellamuttu, and on the south by the property of Sivasampu Chellaparanam and Kanthar Chuppar.

> V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, March 19, 1909.

Southern Province.

In the Court of Requests of Colombo. Arthur Henry de Silva of Smallpass,

Colombo Substituted Plaintiff.

Payna Reena Pana Lana Rawanna Mana Periya Caruppen Chetty of Sea street, Colombo...... Plaintiff.

No. 8,392.

H. B. Seadoris Hami of Dias place, presently of Maligakanda road, Colombo, and anotherDefendants.

OTICE is hereby given that on Friday, April 23, 1909, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property, viz.:-

1. All that undivided & share of all that land called Maestriclasgewatta alias Galmangoddewatta with the plantations and buildings thereon, situated at Kandewatta in Kumbalwella, containing in extent about 2 acres.

On Saturday, April 24, 1909, commencing at 12 o'clock in the noon at the premises.

All that undivided h share of an allotment of land called Pallegeduwa with the plantations thereon, situated at Walpita, in extent 1 acre 2 roods and 16 perches.

3. All that undivided 1/16 share of all that field called Dandanehenadeniya Pahalaetakumbura, situate at ditto, in extent 9 acres 2 roods and 11.54 perches.

4. All that undivided & part of an allotment of land called Pallegeduwa, being lot No. 7,517 in P. P. 105,419 (excluding therefrom a portion 36 fathoms length and 6 fathoms breadth and of the plantations thereon), at ditto, in extent 3 acres and 16 perches.

5. All that undivided a part of all that field called Heenira, situated at Telikada, containing 12 kurinies

of paddy sowing extent.

6. All that undivided 1/12 part of a portion 4 amunams paddy sowing extent and out of all that field called Polgahahena Mahakekulana, at Walpita, containing 10 amunams of paddy sowing extent.

Writ amount, Rs. 151 25, with interest thereon at 9 per cent. per annum from July 11, 1907, and costs taxed at Rs. 23.25,

> C. T. LEEMBRUGGEN, for Fiscal.

Fiscal's Office, Galle, March 23, 1909.

In the District Court of Matara.

Edward Justin Buultjens of Matara Plaintiff

No. 4,470.

(1) James Robert Wijayaratna Wellappulli of Koramburuana, (2) Charles Francis Wijayaratna Wellappulli of Ranchagoda Defendants.

NOTICE is hereby given that on following days, commencing at 9 o'clock in the forenoon on each day, will be sold by public auction at the premises, in the under-mentioned order the right, title, and interest of the said defendants in the following property for the recovery of Rs. 6,363 with interest n Rs. 5,000 from October 30, 1908, viz.:-

On Thursday, April 22, 1909,

1. All that divided portion of the land called Owilana, situate at Koramburuana in the Kandaboda pattu of the Matara District, in the Southern Province; and bounded on the north by the other portion of Owilana, east by Baduwatta and Kapatenuma, south by Malimadageokanda, and west by Hewageokanda and Marambageokanda.

2. All that land called Jambugahaliyadda at ditto; and bounded on the north by Digana, east by Nallatha tiriyaliyadda, south by Divelwatta, and

west by Gorokgahaliyadda.

3. All that half of the land Pelwattagewatta at ditto, exc pt planter's share of second plantation; bounded on the north by wela and bedda, east by bedda, south by deniya, and west by wela.

4. All that land called Meddegedeniya at ditto; bounded on the north by bedda, east by Magawattedeniya, south by bedda, and west by Udadandu-

akula.

5. All that block of land comprising Ambalamahena and Mahabaduwatta, except planter's share of second plantation, situate at ditto; bounded on the north by Paragahawatta and Mahagahahena, east by river, south by Gataragammaima and Itaweraluwehena, west by Hunumaladeniya.

6. All that land called Ganga addarakoratuwa,

except planter's share of second plantation, at ditto; bounded on the north by river, east by Nehirigahawatta, south by Denipitiyegewatta, and west by Deni-

pitiyegewattakabella.

Two-third of the land called Hunumaladeniya, at ditto; bounded on the north by Hunumaladeniyepahalakella, east by Ambalamahena and Mahabaduwatta, south by Batadomb gahadeniya, and west by

Hunumaladeniyawatta and bedda.
'8. All that land called Kapatumliyadda (comprising high and low land), at ditto; bou ded on the north by river, east by Denipitiyegewatta alias Horegodagewatta, south by Hunumaladeniyapahala-

kella, and west by Puhugahadeniyewatta

9. All that block of land comprising Gebalanagewatta and Simamgamagewatta, at ditto; bounded on the north by Palladepila, east by Pelawattakumbura and deniya, south by bedda, west by Pinkoratuwa and Kudagodagewatta.

10. All that land called Marambegeokanda, except planter's share of the breadfruit trees thereof, situate at ditto; bounded on the north by Kodituwakkugeokanda, east by Owilana, south by Ganhewage-

okanda, and west by river.

11. All that half of the land called Ellawelageokanda, at ditto; bounded on the north by Kodippilygeokanda, east by minor road, south by

Kotambagahaokanda, and west by river.

12. All that land called Weragodagekoratuwa, at ditto; bounded on the north by Ellawelagekoratuwa, east by Kodippiligeokanda, south by Pelaketiyekella, and west by river.

13. All that land called Malimbadageokanda alias Iriyagahaokanda, except planter's shire of breadfruit trees, at ditto; bounded on the north by Owilana, east by Kapatenuma, south by river, west by Horogodageokanda.

On Friday, Aprill 23, 1909.

14. Three-fourth of the land called Alutwatta, except planter's share of breadfruit trees, at Ranchagoda; bounded on the north by Mahaokanda, east by Baduwatta, south by river, and west by Pelaketiya.

Three-fourth of the land called Nalugahakoratuwa, at ditto; bounded on the north by Ihalakoratuwa, east by Katukurundegewatta and Wickremagamagewatta, south by Katukurundege-

watta, and west by Uswatta.

16. Two-third of the land called Oluwala at Meepawita; bounded on the north by Oluwalawatta, east by Unapanduragawakella, south by Lindagawawatta, and west by Pimbalagekumbura.

17. Two-third of the land called Murutawalahettigekella, at ditto; bounded on the north by Oluwalawatta, east by Welihenagekella, south by Mahaokanda, and west by Unapanduragawak-lla.

18. Two-third of the land called Koddippiligeganga-addarakoratuwa, at Koramburuana; and bounded on the north by river, east by Dombagahakanatta and owita, south by Udubokkewatta, and west by Ellawellegewatta and Talgodayaowita.

19. All that three-sixteenth part of the land called Palledanduakula, at ditto; bounded on the north by Mugunamalgahakanatta and Danduakulewatta, east by Udadanduakule, south by bedda, and west by

Digapola.

20. All that three-sixteenth of Paragahawatta, at ditto; bounded on the north by Bimbirigahawatta, east by Mahagahahena, south by Ambalamahena, and west by Hunumaladeniya.

21. Three-sixteenth of the block of land comprising Danduakulewatta, Kaluganigewatta, and Munamalgahakanatta, except planter's share of second plantation, at ditto; bounded on the north by bedda and Parattawatta, east by hedda and Udadanduakula, south by Palleda duakula, and west by Palledandu-

akula and Meddegewatta.

22. All that block of land comprising portion

Weregodahimbirigahaof Pelaketiyepelawatta and Weragodabimbirigahakoratuwa, except planter's share of second plantation, at Ranchagoda; bounded on the north by Mahaokanda and Weragodawatta, east by Pelaketiyekella, south by river, and west by river.

23. Two-third of Wanniachchigekoratuwa, except

planter's share, at ditto; bounded on the north by Pettarekella, east by river, south by Birigekoratuwa alias Pelakadawatta, and west by Pitiyekumbura.

24. The Land called Nugadandeliyadda, at ditto; bounded on the north by Pusweddegoda, east and south by Nugadanda, and west by Udatalgoda.

25. Five-twelfth of Pusweddegoda, at ditto: bounded on the north by Kitulpe and Palleapalageda, east by Udapelagoda, south by Nugadanda and Nugadandeliyadda, and west by Palletalgoda.

26. Half of Marambegekumbura, at ditto;

bounded on the north by Meegodawatta and Kongahakumbura, east by Marambagekumbura, south by Pelawatta, and west by Mohottigedepala.

27. Two-third of Pittiyekumbura, at ditto;

bounded on the north by Pittarawatta, east by Wanniachchigekoratuwa, south by Yatiwagura, and west by Korahanagepitiyekumbura.

28. The land called Etingurehingurewatta, at ditto; bounded on the north by bedda, east,

south, and west by kumbura.

29. The land called Kabarabadulledeniya, at ditto; bounded on the north by Kabarabadulle-deniyakabella, east by bedda, south by Malawaragedeniya, and west by bedda.

30. The land called Ganhewagewatta, except planter's share, at ditto; bounded on the north by Arumachchigewatta, east by iver, south by Pettarakella, and west by Wanniachchigewatta.

On Saturday, April 24, 1909.

31. The field called Talagaspekumbura, at Mudalagedara; bounded on the north by Tumpe, east by Pinliyadda, south by Maistirigewatta, and west by

Danwattapinlivadda.

32. The field called Kandayaleliyadda at Koramburuwana; bounded on the north by Irikonda and Depala, east by Mahakumbura and Denipitiyege liadda, south Nagodayawatta and Medakella, and west by Wallawawatta and Kandayala

33. The divided portion of the land called Irikonda, at ditto; bounded on the north by Kanuketyawela, east by Depala, south by Kandayalaliyadda, west

by Irikondakella.

34. All that land called Mederikanatta, at Ranchagoda; bounded on the north by bedda, east,

south, and west by Ethinguredeniya.

35. All that block of land comprising Tunwattakanatta, Timwattakanatta, Sunwattakanatta, and Lemwattakanatta, at ditto; bounded on the north by Pinnagodagewatta, Meepawitagewatta, Delaghawatta, Mastirigepaluwatta, and Mastirigewatta, east by Pinnagodagewatta, Meepawitagewatta, Gamage-divelwatta, south by land described in plan No. 166,349 and Pannikkiyahena. alias Bokuwamullehena, Maladola, and Nambarahelawatta, and west by land described in plan No. 120,653.

36. The land called Meddegewatta, except planter's share of third plantation, at Koramburuwana; bounded on the north by Okandawatta and Wamparagasmulla, east by ela and Parattawala, south by Welituduwa and Danduakula, and west by iver.

37. The land called Kandayalepahalakella, at ditto; bounded on the north by portion of same land, east by Gebalanagewatta, south by minor road,

west by Baduwatta.

The land called Murutagahaokanda alias Vitanageokanda, except planter's share, at Ranchagoda; bounded on the north by Udakumbura, east by Pannanhalagewatta, south and west by Palawilakumburakabella.

On Monday, April 26, 1909.

39. All that undivided one-half of the eastern portion of Palawilakumbura, at Ganegama in the Gangaboda pattu of the Matara District, Southern Province; bounded on the north by Pannangalagewatta and Udakumbura, east by Uswatta and Pannangalagewatta, south by Uswatta, west by the portion ot Palawilakumbura.

G. F. DE LIVERA, Deputy Fiscal's Office, . Matara, March 23, 1900. Deputy Fiscal.

In the District Court of Galle.

R. M. A. R. S. M. Suppramanian Pillai

..... Plaintiff. of Galle

No. 9,492.

S. L. Hajee Mohamed of Galle Bazaar.... Defendant.

NOTICE is hereby given that on the following days commencing at 2 P.M.; on each day, will be sold by public auction at the respective premises in the under-mentioned order, the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 4,251.82 with interest on Rs. 4,120 50 from March 17, 1909, viz :-

On Saturday, April 17, 1909, at 2 P.M.

l. An undivided $\frac{1}{2}$ part of all that western one-half of the garden called Ganga-addarawatta, and the buildings thereon, situate at Kadewidiya in the Four Gravets of Matara District; and bounded on the north by the high road, east by the other portion of the same land, south by the river, and on the west by Mahalla n Meera Lebbege Ganga-addaragedarawatta, containing in extent 5 and 57/100 perches.

2. All that one-half of the land called Gangaaddarawatta and the plantation thereon, situate at Kadewidiya in the Four Gravets of Matara District; and bounded on the north by the other portion of the same land, east by Ganga-addarawatta, south by the river, and on the west by Mahallam Meera Lebbege Ganga-addaragedarawatta; containing in extent about

6 perches.
3. All that western ½ of the land called Wijjaaddaragedarawatta, with the tiled house of 7 cubits standing thereon, situate at Kadewidiya in the Four Gravets of Matara District; and bounded on the north by Wijja addaragedarawattepitakoratuwa, east by the other half share of the same land, south by the high road, and on the west by the wall of the upstair house of Shroff Muhand ram; the whole land

containing in extent about 1 perch.

4. All that 3 part of the western half part of the land called Lebbe Tottamwatta and the trees thereon, and also the planter's $\frac{1}{3}$ share of the second plantation thereon, situate at Kadewidiya in the Four Gravets of Matara District; and bounded on the north by the new road, east by the other portion of the same land, south by Narangahawatta, and on the west by Pennattitottam; the whole land containing in extent about half an acre.

On Monday, April 19, 1909.

All that land called Ambagahagodellekumbura and the adjoining field called Kotagoda-addarakumbura, situate at Uruwitike in the Weligam korale of Matara District; and bounded on the north by Karadiya, east by Dondragodawela, south by Kotagodawatta, and on the west by Willapettiwatta and Gangodawatta; containing in extent 4 amunams.

6. All that 3 of 4 part of the land called Wellitottam alias Wellewatta and the plantations thereon excluding the planter's share of the 3rd plantation, situate at Watagedaramulla in the Weligam korale aforesaid; and bounded on the north by Ragiawatta and Godeowita, east by Nambigeowita, south by Pitapodiya and Nambigeowita, and on the west by Aramba and Attikkagahaowita.

> G. F. DE LIVERA, Deputy Fiscal.

Deputy Fiscal's Office, Matara, March 23, 1909.

In the District Court of Tangalla: Abesin Leana-arachchige Dingiappu of

Wirawila

Hewawasan Golumarakkalage Don Bastian alias Babappu of Hambantota....Defendant.

NOTICE is hereby given that on Saturday, April 17, 1909, at 2 P.M., will be sold by public auction at the spot, the right, title, and interest of the said defendant, in the following property, viz .:-

Lot B, 10 acres 2 roods $3\frac{1}{2}$ perches in extent, belonging to the plaintiff of the landed property called and known as lots Nos. 12,352 and 12,353 of irrigation lands, in extent 21 acres and 6 perches, situated at Tissamaharama; and bounded on the north by T. P. 150,130, east by T. P. 173,935, and south and west by T. P. 216,927.

Writ amount Rs. 410.94, due to the Proctor for plaintiff.

> L. S. Woolf, Deputy Fiscal.

Deputy Fiscal's Office. · Hambantota, March 16, 1909.

In the Court of Requests of Tangalla. Nakulugamuwe Gamage Don Juwanis of BeligallaPlaintiff. No. 5,386. Vs. Kekanadure Vidane Arachchige Gunawat-

hamy Defendant,

OTICE is hereby given that on Saturday, April 24, 1909, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 81.28, viz:-

One-ninth part of the land called Hattasingelebima, situated at Pallattara; and bounded on the north by Disawagewatta, east by the high road, south by the limit of the village Ihala Beligalla, and west by Walagawahena and the bund of Pinwewa.

OSWALD C. TILLEKERATNE Deputy Fiscal's Office, Deputy Fiscal. Tangalla, March 18, 1909.

North-Western Province. ·

In the District Court of Kurunegala.

Kuna Mana Muttu Ramen Chetty, by his attorney Muna Mana Muna Arunachalam Chetty of Kurunegala Plaintiff Vs. No. 3,384.

H. D. Kohombaduraya of Udabage Defendant.

OTICE is hereby given that on Saturday, April 24, 1909, at l'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) Meegahawela of about 4 acres 1 rood and 21 perches, (2) Welihena of about 12 acres 3 roods and 7 perches, situate at Medalpola, in Meddeketiya korale, (3) Manawemukalana of about 16 acres 2 roods and 20 perches, situate at Pambehera, in the aforesaid korale, (4) Dangahamulahena of about 2 lahas of kurakkan sowing extent, situate at Walpola, in the aforesaid korale, (5) Wicharenakotuwewatta of about 3 lahas kurakkan sowing extent, situate at Walpola, in the aforesaid korale, and (20) Bogahamulawatta of about 1 acre 2 roods and 21 perches, situate at Medalpola, in the aforesaid korale, which are contiguous six blocks forming one land; and bounded as follows:on the east by the road leading to Meda'pola and Nugagahamulahena, on the south by Wawerenakotuwe and by jungle belonging to Bilinda Maruduraya and others, on the west by Crown forest, on the north by Kiriya's garden and chena of others and Ambalankumbura.

Amount to be levied, Rs. 6,520, with interest on Rs. 6,820 at 9 per eent. per annum from date of decree till payment in full and poundage.

> C. V. REBEIRA, Deputy Fiscal.

Fiscal's Office. Kurunegala, March 23, 1909.

LEONARD WILLIAM BOOTH, Fiscal for the 1, North-Western Province, do hereby appoint W. W. Pius Fernando of Waikkal to be Marshal for the division of Pitigal Korale South, in the District of Chilaw, under the provisions of the Fiscals' 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. L. W. BOOTH,

Kurunegala, March 20, 1909.

Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit (9,353) has been instituted in the Court of Requests of Kegalla by Karpen Kangany and thirty others of Kegalla against the proprietors of Panawatta estate at Yatiyantota, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 600.

Court of Requests, Kegalla, March 17, 1909.

C. P. W. GUNASEKERA Chief Clerk.