



Ceylon Government Gazette

Published by Authority.

No. 6,337 — FRIDAY, OCTOBER 29, 1909.

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

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

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

Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance for making provision for the Supplementary Contingent Charges for the Year 1908.

Preamble.

WHEREAS by Ordinance No. 20 of 1907 it was enacted that a sum not exceeding Thirty million Six hundred and Sixty-eight thousand Two hundred and Twenty-five rupees should be charged upon the revenue and other funds of this Island for the contingent service of the year One thousand Nine hundred and Eight, and it has become necessary to make further provision for the service of the said year: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Rs. 4,218,498.45 to be charged upon the revenue of the Island for the Supplementary Contingent Charges for the year 1908.

1 That a sum not exceeding Four million Two hundred and Eighteen thousand Four hundred and Ninety-eight rupees and Forty-five cents shall be and the same is hereby charged upon the revenue of this Island and other funds of the colony for the services hereinafter mentioned; and the said

expenditure shall be in conformity with the details of the estimates specified in the Schedule A hereunto annexed, whereof the following is an abstract :

	Rs.	c.
1. Public Debt.....	23,542	27
3. Pensions.....	67,248	76
4. Ecclesiastical	99	80
5. Exchange	2,111	67
8. Secretariat	10,599	43
9. Controller of Revenue	244	54
10. Treasury	779	21
12. Provincial Administration	49,919	94
15. Government Stores	365	45
16. Immigration	4,590	44
18. Customs	825	80
20. Forest Department.....	1,252	32
21. Railway Department.....	132,568	86
24. Legal Departments :—		
Supreme Court	11,558	11
Solicitor-General	81	17
District Courts	1,002	33
Fiscals	15,288	83
29. Royal Botanic Gardens.....	6,534	43
30. Colombo Museum	3,977	42
32. Veterinary Department.....	2,952	63
35. Inspector of Mines	78	63
37. Miscellaneous Services.....	139,676	96
40. Public Works Annually Recurrent	69,514	9
41. Irrigation Annually Recurrent.....	11,353	55
42. Railway Works Annually Recurrent	46,656	62
43. Public Works Extraordinary	213,209	38
44. Irrigation Extraordinary	27,812	86
45. Railway Works Extraordinary	303,979	59
46. Expenditure chargeable to Loan :—		
Harbour Works.....	1,329,617	1
Stations Extension.....	1,031,800	74
Northern Railway Construction.....	26,998	74
Mannar Railway Survey	50,385	98
Ratnapura Railway	185,728	87
Irrigation Works.....	166,453	21
47. Surplus Balances :—		
Railway Sea Coast Protection Scheme	116,148	59
Warehouses, Colombo Customs	162,448	94
Depreciation and loss in adjustment of Government Stores.....	1,091	28
Total ..	4,218,498	45

SCHEDULE A.

	Personal	Other	Rs. c.	Total
	Emoluments.	Charges.		Rs. c.
	Rs. c.	Rs. c.	Rs. c.	Rs. c.
No. 1.—PUBLIC DEBT. Treasurer	—	—	23,542 27	23,542 27
No. 3.—PENSIONS. Treasurer	—	—	67,248 76	67,248 76
No. 4.—ECCLESIASTICAL	99 80	—	—	99 80
No. 5.—EXCHANGE	—	—	2,111 67	2,111 67
No. 8.—SECRETARIAT. Government Printer	—	10,599 43	—	10,599 43
No. 9.—CONTROLLER OF REVENUE	244 54	—	—	244 54
No. 10.—TREASURY. Treasurer	—	779 21	—	779 21
No. 12.—PROVINCIAL ADMINISTRATION	—	49,919 94	—	49,919 94
No. 15.—GOVERNMENT STORES. Controller of Government Stores	—	365 45	—	365 45
No. 16.—IMMIGRATION	151 0	4,439 44	—	4,590 44
No. 18.—CUSTOMS. Principal Collector	—	825 80	—	825 80
No. 20.—FOREST DEPARTMENT. Conservator of Forests	1,252 32	—	—	1,252 32
No. 21.—RAILWAY DEPARTMENT. General Manager	—	132,568 86	—	132,568 86
No. 24.—LEGAL DEPARTMENTS. Supreme Court	—	11,558 11	—	11,558 11
Solicitor-General	81 17	—	—	81 17
District Courts	1,002 33	—	—	1,002 33
Fiscals	—	15,288 83	—	15,288 83
No. 29.—ROYAL BOTANIC GARDENS	—	6,534 43	—	6,534 43
No. 30.—COLOMBO MUSEUM. Director	—	3,977 42	—	3,977 42
No. 32.—VETERINARY DEPARTMENT Veterinary Surgeon	—	2,952 63	—	2,952 63
No. 35.—INSPECTOR OF MINES	—	78 63	—	78 63
No. 37.—MISCELLANEOUS SERVICES Treasurer	—	—	139,676 96	139,676 96
	2,831 16	239,888 18	232,579 66	

Carried forward .. 475,299 0

No. 40.—PUBLIC WORKS ANNUALLY RECURRENT.		Rs.	c.	Rs.	c.
Maintenance of Roads.					
	Brought forward ..	—		475,299	0
<i>Western Province : Colombo District.</i>					
1	Kotte road toll bar to junction of Galle road near Wellawatta ..		66	76	
2	Grandpass to 34th mile, Kandy road ..		354	24	
3	Grandpass to Avisawella ..		460	44	
4	Kelaniya to Biyagama ..		45	0	
5	Urugodawatta road ..		110	8	
6	Veyangoda-Ruanwella road to Western Province boundary ..		60	75	
7	Wellawatta to 7th mile, Galle road ..		64	45	
8	Wak-oya bridge to Labugama ..		124	74	
9	Mipe-Padukka-Millawa road ..		60	38	
<i>Kalutara District.</i>					
10	Horana to Alutgama ..		986	16	
11	Approach roads to railway stations, Lunawa to Alutgama ..		10	53	
12	Seventh mile, Galle road, to Bentota ..	1,878	78		
13	Moratuwa to junction of Kesbewa road ..		179	68	
14	Nagoda-Neboda road ..		22	43	
15	Panadure to Nambapana ..		500	95	
16	Road leading to District Hospital, Neboda ..		164	92	
17	Bope-Nambapana road ..		94	42	
18	Matugama to Pimbura ..		731	58	
<i>Negombo District.</i>					
19	Grandpass to Toppu ..		701	42	
20	Giriulla to Pasyala ..		104	73	
21	Ja ela to Kotadeniyawa ..		89	87	
22	Minuwangoda to Henaratgoda ..		427	79	
23	Mahahunupitiya to Mugurugampola ..		155	47	
24	Negombo to Giriulla ..		584	30	
25	Veyangoda to Negombo ..		153	76	
<i>Central Province : Katugastota District.</i>					
26	Iriyagama to Aladeniya ..		3	61	
27	Katugastota to Galagedara ..		91	38	
<i>Branch Roads.</i>					
28	Duckwari bazaar to Kota-ganga ..		19	90½	
29	Hulu ganga bridge to end of Bambara-ela ..		51	7½	
<i>Matale District.</i>					
30	Balakaduwa to junction of Trincomalee-Anuradhapura road ..		43	18	
31	Matale to Udaphilla and Kalalpitiya to Ukuwela railway station ..		14	48	
<i>Pussellawa District.</i>					
32	Gampola to Pussellawa ..		256	43	
33	Pussellawa to Ramboda ..		4	52	
34	Tawalantenna to Watagoda ..		237	15	
<i>Branch Roads.</i>					
35	Pupuressa road ..		99	78½	
<i>Nuwara Eliya District.</i>					
36	Ramboda to Wilson's bungalow ..		645	17	
37	Brookside-High Forest road ..		175	60	
<i>To General Manager, Ceylon Government Railway.</i>					
38	Uda-Pussellawa road, from Kandapola to Ragalla ..		640	80	
<i>Dimbula District.</i>					
39	Craigie Lea to Lindula ..		621	12	
40	Dimbula road, Nawalapitiya to Craigie Lea ..	1,337	70		
41	Dolosbage road, 1st section ..		603	79	
42	Dimbula-Dikoya Junction road (Dimbula junction to Hatton) ..		44	93	
43	Lindula to Nuwara Eliya (Lindula to Nanu-oya) ..		249	30	
44	Tispane road ..		215	89	
<i>Branch Roads.</i>					
45	Dolosbage road, 2nd section ..		228	11½	
46	Lindula to end of Agra road ..		722	49	
47	Railway Gorge road ..		12	0	
48	Walaha road ..		1	0	
49	Glenlyon-Preston road ..		93	50	
	Carried forward ..	—		475,299	0

No. 40.—PUBLIC WORKS ANNUALLY RECURRENT—*contd.*

	Rs.	c.	Rs.	c.
Maintenance of Roads—<i>contd.</i>				
Brought forward ..			475,299	0
<i>Northern Province : Jaffna District.</i>				
1	Jaffna to Karativu	87	66
2	Jaffna to Kankesanturai	52	46
3	Jaffna to Point Pedro	156	12
4	Jaffna to Kaitadi	41	68
5	Manipay to Kaitadi	19	55
6	Punnalai road	54	71
7	Punnaiturai to Kayts	32	71
8	Point Pedro to Punnalai	96	74
9	Jaffna-Palalai road	43	33
<i>Pallai District.</i>				
10	Chavakachcheri to Karaveddi	62	33
11	Kaitadi to Mankulam	787	35
12	Point Pedro to Kodikamam	70	15
13	Approach roads to railway stations	10	16
<i>Vavuniya District.</i>				
14	Central road to Mullaittivu (new trace)	617	18
15	Mankulam to Galkandamadu	784	57
16	Mullaittivu to Central road (old trace)	89	35
17	Vavuniya to Parayanalankulam	321	91
18	Approach roads to public buildings	36	27
<i>Southern Province : Galle District.</i>				
19	Bentota to Goiyapana	297	0
20	Dodanduwa to Baddegama	47	97
21	Galle to Udugama	5	36
22	Galle to Akuressa	402	40
23	Kahawe to Batapola	14	79
24	Roads within the Municipality of Galle	430	78
<i>Matara District.</i>				
25	Akuressa to Wiharahena	682	90
26	Dikwella to Beliatta	106	7
27	Goiyapana to Tangalle	845	75
28	Matara to Hakmana	136	37
29	Matara-Akuressa road	138	64
<i>Branch Roads.</i>				
30	Deniyaya to Hayes (Government moiety)	108	34
<i>Hambantota District.</i>				
31	Tangalla to Hambantota	799	50
<i>Eastern Province : Batticaloa District.</i>				
32	Kalkudah road	20	4
33	Madura-oya to Eravur	196	41
34	Road from the resthouse to the bar, Batticaloa	23	20
35	Kalkudah-Vallaichenai road	12	0
<i>Kalmunai District.</i>				
36	Akkaraipattu-Sagamam road	158	46
37	Arasadi to Malcompuddi	65	58
38	Coast road, south	1,386	56
39	Karativu to Samanturai and Irakkam	150	2
40	Kalmunai-Chadayantalawa road	128	96
41	Pottuvil-Muppane road	15	6
<i>Trincomalee District.</i>				
42	Coast road, Trincomalee District	1,605	50
43	Gravets road, Trincomalee	47	96
44	Trincomalee to Kituluttu	1,394	65
45	Trincomalee towards Anuradhapura	557	80
<i>North-Western Province : Kurunegala District.</i>				
46	Padeniya to Siyambalagama	644	91
Carried forward ..			475,299	0

No. 40.—PUBLIC WORKS ANNUALLY RECURRENT— <i>contd.</i>		Rs.	c.	Rs.	c.
Brought forward ..		—		475,299	0
Maintenance of Roads—<i>contd.</i>					
<i>Puttalam District.</i>					
1	Nikaweratiya to Puttalam	838	69		
2	Puttalam to Madurugama	166	86		
<i>Chilaw District.</i>					
3	Chilaw-Wariyapola road	1,081	41		
4	Madampe to Dummalasuriya	110	39		
5	Toppu to Dankotuwa	105	47		
<i>North-Central Province : Anuradhapura District.</i>					
6	Anuradhapura to Siyambalagama	1,846	61		
7	Approach roads to public buildings	5	75		
8	Kala-oya to Galagodahena	1,416	3		
9	Mirisgani-oya to Galkandamadu (Galkulam to Rambewa)	932	20		
10	Talawa to Kekirawa (Talawa to 10th mile)	220	65		
11	Road to railway station, Anuradhapura	236	65		
12	Approach road to passenger station, Anuradhapura	6	3		
<i>Mihintale District.</i>					
13	Galkulam through Mihintale to Rambewa	194	72		
14	Horowapotana towards Vavuniya	62	54		
15	Kala-oya to Galagodahena	354	31		
<i>Maradankadawala District.</i>					
16	Habarana-Topawewa road	163	85		
17	Mirisgani-oya to Kituluttu	890	72		
18	Mirisgani-oya to Galkandamadu (Mirisgani-oya to Galkulam)	1,148	43		
19	Kekirawa to Galawela	70	34		
20	Maradankadawala to Habarana	141	76		
21	Kekirawa to Talawa (0 to 10 miles)	68	10		
22	Sigiriya road	31	94		
23	Kekirawa-Ganamalpola road	24	77		
<i>Province of Uva : Badulla District.</i>					
24	Badulla to Taldena	507	6		
25	Badulla to Haputale	2,105	26		
26	Dikwella to Madulla	484	81		
27	Dikwella to Hakgala	428	28		
28	Kumbalwela to Passara	440	61		
29	Lower Badulla road	91	66		
30	Naula-Spring Valley road	490	28		
31	Approach roads to public buildings	72	15		
32	Bandarawela to Leangahawela	147	16		
33	Roehampton to Diyatalawa	150	71		
34	Haputale and Nanu-oya bridle road to Pattipola	224	77		
35	Ohiya to junction of Horton Plains road	104	87		
<i>Passara District.</i>					
36	Badulla to boundary of the Eastern Province	4,890	78		
37	Bibile to Medagama and Muppane	619	42		
38	Bibile to Alutnuwara	301	64		
39	Kumbalwella-Passara road	789	16		
40	Passara to Dunedin factory	1,774	47		
41	Passara-Muppane road to 13½ mile	36	24		
<i>Koslanda District.</i>					
42	Haldummulla-Horton Plains road	25	74		
43	Wellawaya to Monaragala and towards Pottuvil	289	30		
<i>Branch Roads.</i>					
44	Koslanda bazaar to Poonagala factory (Government moiety)	10	37		
Carried forward ..		—		475,299	0

No. 40.—PUBLIC WORKS ANNUALLY RECURRENT—*contd.*

		Rs.	c.	Rs.	e.
Maintenance of Roads—<i>contd.</i>					
	Brought forward ..	—		475,299	0
<i>Province of Sabaragamuwa : Ratnapura District.</i>					
1	Morawaka-Rakwana bridle road		95	70	
2	Madampe towards Hambantota		543	48	
3	Pelmadulla to Gilgarron	1,496	32		
4	Ratnapura to Halpe	1,682	54		
5	Riverside road, Ratnapura		59	50	
<i>Branch Roads.</i>					
6	Ratnapura-Malwella ferry road		93	54	
<i>Awisawella District.</i>					
7	Awisawella-Ratnapura road		942	25	
8	Nambapana road		162	71	
9	Awisawella towards Ginigathena		827	95	
<i>Kegalla District.</i>					
10	Dolosbage to Rambukkana		645	81	
11	Kandy road; 34th milepost to Kadugannawa	1,193	80		
12	Kegalla to Bulathkohupitiya		652	10	
13	Kinadeniya road		3	70	
	Total Maintenance of Roads	60,836	12		
Maintenance of Inland Navigation.					
<i>Western Province : Colombo District.</i>					
14	Colombo to Bolgoda		101	33	
<i>Negombo District.</i>					
15	Old Hendala canal		41	61	
16	Negombo to Kammal		103	40	
17	Colombo to Pamunugama		130	24	
<i>Kabutura District.</i>					
18	Bolgoda to Galapata		38	7	
<i>Eastern Province.</i>					
19	Dredging Batticaloa lake		268	83	
<i>North-Western Province.</i>					
20	Toppu to Puttalam		1,276	16	
	Total Maintenance of Inland Navigation	1,959	64		
Maintenance of Buildings.					
21	Maintenance of camp buildings, Diyatalawa		92	69	
22	Repairs to incinerator, Diyatalawa camp		90	0	
	Total Maintenance of Buildings		182	69	
Special Repairs to Buildings.					
<i>Central Province.</i>					
23	Calicut tile roofing, Guardian's quarters, Queen's Cottage, Nuwara Eliya		42	60	
<i>Province of Uva.</i>					
24	Cost of re-erecting certain buildings, Volunteer camp, Diyatalawa	1,236	0		
	Total Special Repairs to Buildings	1,278	60		
	Carried forward ..	—		475,299	0

No. 40.—PUBLIC WORKS ANNUALLY RECURRENT— <i>contd.</i>		Rs.	c.	Rs.	c.
Miscellaneous.					
	Brought forward ..	—		475,209	0
<i>Administration.</i>					
1	For surveys, taking borings, and other preliminary operations connected with proposed works	3,763	44		
2	Working the factory, including fuel	1,475	5		
3	General service and local transport		18 55		
	Total Miscellaneous	5,257	4		
	Total Public Works Annually Recurrent ..	—		69,514	0
No. 41.—IRRIGATION ANNUALLY RECURRENT.					
Special.					
<i>Central Province.</i>					
4	Repairs to Ma-ela channel	610	41		
<i>Southern Province.</i>					
5	Compensation for a house built on a bank of the main channel from Mamadola tank	145	0		
<i>Eastern Province.</i>					
6	Erecting of a mosquito-proof room in Chadayantalawa bungalow ..	150	41		
<i>Province of Uva.</i>					
7	For special repairs, Sudupanawela-ela	92	10		
8	Repairs to Irrigation Sub-Inspector's bungalow, Bibile	18	0		
<i>Special.</i>					
9	Cost of removing head office of Irrigation Department from Colombo to Trincomalee	10,074	6		
10	Quarters for Irrigation Superintendent, Tissa, Southern Province ..	68	1		
<i>General.</i>					
11	Walawe works	195	56		
	Total Irrigation Annually Recurrent	—		11,353	55
No. 42.—RAILWAY WORKS ANNUALLY RECURRENT.					
Special Repairs to Buildings.					
12	Re-lining tunnel No. 29	275	7		
13	Repairs to hillside bungalows, Nanu-oya	217	3		
14	Renewal of bogie axles	30,510	10		
	Total Special Repairs to Buildings	31,002	20		
Miscellaneous.					
15	Repairs to slips at 100 miles 36 chains, &c.	6,831	52		
16	Protection of Coast Line	7,675	20		
17	Furnishing running bungalows	1,147	70		
	Total Miscellaneous	15,654	42		
	Total Railway Works Annually Recurrent ..	—		46,656	62
	Carried forward ..	—		602,823	26

No. 43.—PUBLIC WORKS EXTRAORDINARY.

	Rs.	c.	Rs.	c.
Brought forward ..	—		602,823	26
New Works and Buildings.				
<i>Western Province.</i>				
1 Public Works offices ..	17,049	27		
2 Cattle quarantine shed, Dematagoda ..	157	89		
3 Observatory, Colombo ..	212	68		
4 Skinner Memorial Ward ..	151	4		
5 New telegraph office, Colombo ..	16,986	92		
<i>Eastern Province.</i>				
6 Works at Nilaveli ..	189	8		
Total New Works and Buildings ..	34,746	88		
Additions and Improvements to Buildings.				
<i>Western Province.</i>				
7 Store at the jetty for passengers' baggage ..	70	25		
8 Certain alterations and additions to Lunatic Asylum ..	121	48		
9 Extension of Central Timber Depot, Slave Island ..	2,212	83		
10 Cementing floor of salt store, Kochchikade ..	1,906	37		
11 Window and electric fan, General Treasury ..	199	7		
12 Temporary wards for Muhammadan women at Infectious Diseases Hospital, Kanatta ..	5,185	57		
<i>Central Province.</i>				
13 Alterations to electric light installation, King's Pavilion, Kandy ..	22	42		
<i>Southern Province.</i>				
14 Road defaulters' shed, Galle jail ..	505	53		
<i>Eastern Province.</i>				
15 For completing alterations and additions to Land Registrar's Office, Kachecheri, Batticaloa ..	37	6		
<i>North-Western Province.</i>				
16 Additions to Post Office, Kurunegala ..	0	12		
17 Improvements to latrine, District Judge's quarters, Kurunegala ..	200	52		
<i>Province of Uva.</i>				
18 Reconstruction of Medical Officer's quarters and dispensary at Medagama hospital ..	2,028	99		
Total Additions and Improvements to Buildings ..	12,490	21		
New Roads				
<i>Province of Uva.</i>				
19 Haputale-Dambatenna road ..	1,247	94		
Total New Roads ..	1,247	94		
Additions and Improvements to Roads.				
<i>Western Province.</i>				
20 Paving Customs road ..	33,275	42		
21 Improvement of drains of new road at the back of Warehouses G, H, and Q ..	1,276	96		
<i>Central Province.</i>				
22 Rahatungoda-Rikiligasgoda road ..	17,669	56		
<i>Northern Province.</i>				
23 Mankulam-Mullaittivu road (new trace) ..	1,442	59		
24 Extending jetty wall and widening Mannar causeway ..	499	83		
<i>Province of Sabaragamuwa.</i>				
25 Improvement of Karawanella-Glenalla road ..	861	82		
Total Additions and Improvements to Roads ..	55,026	18		
Carried forward ..	—		602,823	26

No. 43.—PUBLIC WORKS EXTRAORDINARY— <i>contd.</i>		Rs.	c.	Rs.	c.
Brought forward ..		—		602,823	26
New Bridges.					
<i>Northern Province.</i>					
1	Uppar bridge, North road ..	636	2		
<i>North-Western Province.</i>					
2	Bridge on the 21st mile, Kurunegala-Giriulla road ..	2,073	29		
<i>Southern Province.</i>					
3	Constructing a bridge at Ambalantota ..	89	99		
Total New Bridges ..		2,799	30		
Repair of Bridges.					
<i>Central Province.</i>					
4	Permanent bridge, Kandy road, 28th mile ..	4,876	85		
Total Repair of Bridges ..		4,876	85		
Lands and Buildings to be Acquired.					
<i>Western Province.</i>					
5	Land for widening station road, Kalutara South ..	12,038	95		
6	Acquisition of land and building for office of Principal Civil Medical Officer, Western Province ..	54,600	0		
<i>Northern Province.</i>					
7	Lot No. T 226 for a burial ground at Tellipallai West ..	100	0		
<i>North-Western Province.</i>					
8	Land for Wilakaturupota-Ganawatta road ..	1,315	25		
Total Lands and Buildings to be Acquired ..		68,054	20		
Miscellaneous.					
<i>Western Province.</i>					
9	Sixty feet steel chimney for incinerator, General Hospital, Colombo ..	386	92		
10	Repair of flood damages, Negombo District ..	5,658	78		
11	Fencing of machinery in litho room, Surveyor-General's Office ..	148	44		
<i>Central Province.</i>					
12	Grant for completion of drainage scheme, Local Board, Matale ..	5,250	0		
<i>Southern Province.</i>					
13	For protection work against sea encroachment and repairs to the Custom House, Dodanduwa ..	4,380	70		
14	Repair of sea wall, Tangalla ..	5,384	45		
<i>Eastern Province.</i>					
15	For surveys and borings for water supply, Batticaloa ..	175	7		
16	For improvements of approaches to bridges and culverts, Batticaloa ..	440	65		
<i>North-Central Province.</i>					
<i>To Government Agent.</i>					
17	Furniture for Anuradhapura Hotel ..	5,826	34		
18	Compensation for rice contractor ..	1,668	14		
<i>Province of Uva.</i>					
19	Water supply to Badulla hospital ..	1,439	29		
20	Survey of road from Taldena to Alutnuwara ..	2,399	0		
<i>To Government Agent.</i>					
21	Wells and small village works ..	431	19		
<i>Province of Sabaragamuwa.</i>					
<i>To Government Agent.</i>					
22	Wells and small village works ..	239	70		
<i>General.</i>					
23	Repair of storm damages ..	139	15		
Total Miscellaneous ..		33,967	82		
Total Public Works Extraordinary ..		—		213,209	38
Carried forward ..		—		816,032	64

No. 44.—IRRIGATION EXTRAORDINARY.		Rs.	c.	Rs.	c.
Brought forward ..		—	—	816,032	64
Construction.					
<i>Northern Province.</i>					
1	Construction of channels below Giant's tank ..	10,016	86		
2	Irrigation works at Karachchi ..	14,702	77		
<i>Southern Province.</i>					
3	For regulators, Walawe-ganga scheme ..	24	87		
<i>Eastern Province.</i>					
4	Construction of supply channel, Allai tank ..	2,936	3		
5	Pattipolai-arū scheme: works at Amparai, Kondavaddan, and Vellattipatti ..	132	33		
Total Construction ..		27,812	86		
Total Irrigation Extraordinary ..		—	—	27,812	86
No. 45.—RAILWAY WORKS EXTRAORDINARY: CAPITAL EXPENDITURE.					
New Works and Buildings.					
6	Quarters for staff at Nawalapitiya and Hatton ..	21,594	66		
Total New Works and Buildings ..		21,594	66		
Additions and Improvements to Buildings.					
7	Improvements to station buildings, Ragama ..	894	15		
8	Improvements to station buildings, Nanu-oya ..	235	55		
Total Additions and Improvements to Buildings ..		1,129	70		
New Bridges.					
9	New railway bridge at Kalutara South ..	617	24		
10	Overline bridge at Rambukkana station ..	80	28		
Total New Bridges ..		697	52		
Miscellaneous.					
11	Fitting stock with vacuum brake ..	17	9		
12	Interlocking of points and signals, Nawalapitiya ..	304	97		
13	Plant for maintenance of goods shed approach roads ..	1,068	8		
14	Improvements to permanent way between Kadugannawa and Nawalapitiya ..	3,584	43		
15	Improvements to permanent way between Kadugannawa, Nawalapitiya, and Bandarawela ..	6,026	65		
16	Protective works between Kadugannawa and Ukuwela stations ..	3,012	81		
17	Land for Uda Pussellawa railway ..	1,377	79		
18	Alterations to office of Assistant Auditor for Railways and new Traffic Office ..	1,796	40		
Total Miscellaneous ..		17,188	22		
Re-votes on New Works.					
19	Interlocking roadside stations ..	2,979	98		
20	Interlocking signals, Nanu-oya ..	392	23		
21	Interlocking signals, Nawalapitiya ..	880	35		
22	New quarters, Nanu-oya ..	832	96		
23	Water supply, Bandarawela and Nanu-oya ..	584	44		
24	Negombo railway ..	164,101	65		
25	Twelve high capacity wagons ..	80,411	98		
26	Main Line stock to complete stock of goods wagons (30) ..	53	21		
27	Compensation for land lots (C, D, E, and F) 903, in preliminary plan No. 5,772, acquired for the deviation of the railway line ..	515	0		
28	Improvements to line between Henaratgoda and Mirigama ..	11,874	2		
29	Passara railway survey ..	743	67		
Total Railway Works Extraordinary ..		263,369	49	303,979	59
Carried forward ..		—	—	1,147,825	9

No. 46.—EXPENDITURE CHARGEABLE TO LOAN.		Rs.	c.	Rs.	c.
Brought forward ..		—		1,147,825	9
1	Harbour Works ..	1,329,617	1		
2	Stations Extension ..	1,031,800	74		
3	Northern Railway Construction ..	26,998	74		
4	Mannar Railway Survey ..	50,385	98		
5	Ratnapura Railway ..	185,728	87		
6	Irrigation Works ..	166,453	21		
Total Expenditure Chargeable to Loan ..		—		2,790,984	55
No. 47.—SURPLUS BALANCES.		Rs.	c.	Rs.	c.
7	Railway Sea Coast Protection Scheme ..	116,148	59		
8	Warehouses, Colombo-Customs ..	162,448	94		
9	Depreciation and loss in adjustment of Government Stores ..	1,091	28		
Total Surplus Balances ..		—		279,688	81
Grand Total ..		—		4,218,498	45

By His Excellency's command,

Colonial Secretary's Office,
Colombo, October 16, 1909.HUGH CLIFFORD,
Colonial Secretary.*Statement of Objects and Reasons.*

The Ordinance makes provision for the Supplementary Contingent Charges for the Year 1908.

Colombo, October 16, 1909.

ALFRED G. LASCELLES,
Attorney-General.

MINUTE.

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

An Ordinance for the Prevention of Smoking
by Juveniles.

Preamble.

WHEREAS it is expedient to make provision for the prevention of smoking by children and youthful persons: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Prevention of Juvenile Smoking Ordinance, 1909," and shall come into operation at such time as the Governor in Executive Council shall, by Proclamation in the *Government Gazette*, appoint.

Interpretation clause.

2 In this Ordinance, unless the context otherwise requires—

"Police officer" shall mean a member of an established police force as well as a headman appointed by a Government Agent to perform police duties.

"Tobacco" shall mean cut tobacco, and includes any preparation or mixture of tobacco with other substances for the purpose of smoking and commonly called and known as smoking mixtures.

Penalty on selling tobacco to children and youthful persons.

3 If any person sells to a person apparently under the age of sixteen years any cigars, cigarettes, tobacco, or cigarette papers, whether for his own use or not, he shall be liable on summary conviction in the case of a first offence to a fine not exceeding twenty rupees, and in the case of a second offence to a fine not exceeding fifty rupees, and in the case of a third and every subsequent conviction to a fine not exceeding one hundred rupees.

Forfeiture of tobacco.

4 It shall be the duty of a police officer to seize any cigars, cigarettes, tobacco, or cigarette papers in the possession of any person apparently under the age of sixteen whom he finds smoking in any street or public place; and any cigars, cigarettes, tobacco, or cigarette papers so seized shall be disposed of in such manner as the Inspector-General of Police if seized by a member of an established police force, or the Government Agent of the Province if seized by a headman, may direct.

Exemption of persons employed in tobacco trade.

5 The provisions of this Ordinance which make it an offence to sell cigars, cigarettes, tobacco, or cigarette papers, and which authorize the seizure of cigars, cigarettes, tobacco, or cigarette papers, shall not apply where the person to whom the cigars, cigarettes, tobacco, or cigarette papers are sold or in whose possession they are found was at the time employed by a manufacturer of or dealer in tobacco, either wholesale or retail, for the purpose of his business.

By His Excellency's command,

HUGH CLIFFORD,
Colonial Secretary.

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

Statement of Objects and Reasons.

THE object of this Draft Ordinance is to prevent the smoking of tobacco by children and youthful persons.

2. The enactment penalizes not the act of smoking, but the sale of tobacco to children.
3. The age limit is fixed at 16.
4. A police officer is authorized to seize tobacco when it is found in the possession of a person apparently under 16 years of age when caught in the act of smoking.

September 23, 1909.

T. B. L. MOONEMALLE

COUNCIL OF LEGAL EDUCATION.

THE following Rules framed by the Incorporated Council of Legal Education under the provisions of sections 7, 8, and 9 of "The Council of Legal Education Incorporation Ordinance, 1900," in substitution of the Rules contained in Schedule III. of "The Courts Ordinance, 1889," are published for general information.

By order of Council,

G. GREENIER,
Secretary.

Colombo, October 25, 1909.

The Rules* of the Incorporated Council of Legal Education.

CONSTITUTION OF COUNCIL, &c.

Constitution of the Council of Legal Education.

1.— There shall be a Council of Legal Education, which shall consist of the Judges of the Supreme Court, the Attorney-General, the Solicitor-General, and of such other persons of standing in the Legal Profession as the said Judges may appoint. Members so appointed shall go out of office on the last day of December of the third year from their appointment, and be succeeded by other members, who shall be appointed once in every three years. Any outgoing member shall be eligible for re-appointment. It shall be the duty of the Council to supervise and control the legal education of students desiring to qualify themselves as advocates or proctors, subject to the provisions herein contained.

* Adopted at a meeting of the Council held on Wednesday, December 2, 1908.

Appointment
of Secretary.
His duties.

2. The Council shall appoint a competent Officer as Secretary to the Council, who shall be in charge of the records, fees, and other property belonging to the Council, and carry out the instructions of the Council. He shall keep a record of the proceedings of the meetings of the Council and a full minute of all its orders and resolutions. He shall give not less than two days' notice of a meeting of the Council to each member thereof, and shall specify the subjects to be considered at such meeting. The minutes of each meeting shall be read at the next meeting, and, after confirmation, attested by the Chairman.

Salary of
Secretary.
Clerk to assist
Secretary, and
his salary.

3. The Secretary of the Council shall receive a salary not exceeding Rs. 1,500 a year. There may also be, on a salary not exceeding Rs. 500 a year, to be from time to time determined by the Council, a clerk appointed by the Council to assist the Secretary in his work.

Seal how to
be affixed.

4. The common seal of the Council shall not be affixed to any instrument except in pursuance of a resolution passed by the Council and in the presence of two members, who shall attest the document sealed.

Where and
how common
seal is to
be kept.

5. The common seal shall be kept in a box with two different locks. The key of one of such locks shall be kept in the possession of the Secretary, and the key of the other in the possession of one of the members to be selected annually, or as occasion arises, by the Council.

Monies
where to be
deposited and
payments how
to be made.

6. All moneys shall be deposited to the credit of the Council in one or more banks in Colombo as the Council shall appoint. No payment shall be made unless sanctioned by the Council; and all drafts on any bank account of the Council shall be signed or endorsed by one member and counter-signed by the Secretary.

Auditor to
audit accounts.

7. An Auditor shall be appointed by the Council annually to audit the Secretary's accounts. The Auditor shall, with the assistance of the Secretary, examine the accounts, having before him all the books, papers, and vouchers necessary for that purpose; and if these be found to be in order, he shall attest the correctness of the same. Such accounts shall include, not only the receipts and disbursements of the preceding year, but also the existing funds and property of the Council, and debts and credits thereof.

The account shall be printed and issued to the members with the notice convening the Annual General Meeting; and after it has been read at the meeting and approved, it shall be signed by the Chairman and filed.

MEETINGS OF THE COUNCIL.

Where to be
held.

8. The meetings of the Council shall be held at the Chambers of one of the Judges of the Supreme Court, or elsewhere as the Council shall resolve.

Annual
meetings when
to be held.

9. The annual meeting of the Council shall be held on the first Monday in the month of March; provided that the Chief Justice may direct that, for any particular year, the annual meeting shall be held on any other day.

Meetings of
the Council.

10. A meeting of the Council may be called at any time by the Secretary with the permission or on the direction of the Chief Justice or any two members; and a meeting may be called at shorter notice than that prescribed for meetings generally if so directed by the Chief Justice.

Adjournment
of meeting for
want of
quorum.

11. If on the day appointed for holding any meeting there shall not be five members present at the time appointed or within quarter of an hour afterwards, no business shall be transacted, and the Secretary shall declare the meeting adjourned to a day of which he shall give notice.

THE SUPERVISING COMMITTEE.

Election of
Supervising
Committee.

12. There shall be elected by the Council in the month of December in every third year, or so soon thereafter as shall be convenient, commencing from December, 1908, a Supervising

its term of office, &c.

Committee, consisting of not more than three members of the Council, whose duty it shall be generally to supervise the work of the Readers and Assistant Readers and Examiners, appointed as hereinafter provided for, and to do such other work as may be assigned to it by the By-Laws, Rules, and Orders of the Council. The members of the Supervising Committee shall hold office during a period of three years, to be calculated from the 1st day of January next after the month of December in which they are hereby required to be elected. In the event of any member ceasing to act before the expiration of the period aforesaid, the Council shall, as soon as convenient, elect another in his place for the remainder of the said period. The Secretary to the Council shall act as Secretary to the Supervising Committee.

READERS AND ASSISTANT READERS AND
LAW LECTURES.

Council to appoint Readers and Assistant Readers triennially, and remunerate them.

13. The Council shall, in the month of December in every third year, commencing from December, 1908, or so soon thereafter as may be convenient, appoint by resolution such competent persons, not less than 3 or more than 7 in number, as the Council may deem fit, to deliver the lectures hereinafter provided for. The persons so appointed shall be designated Readers and Assistant Readers, and shall be paid by the Council such remuneration as the Council shall from time to time by resolution prescribe. The Council may at pleasure remove from office any person so appointed; and unless so removed, all persons so appointed shall hold office during a period of three years, to be calculated from the 1st day of January next after the month of December in which the appointments are hereby required to be made. If any Reader or Assistant Reader be removed from office, or for any other cause cease to act before the expiration of the period aforesaid, the Council shall, as soon as convenient, appoint another in his place for the remainder of the said period.

Readers and Assistant Readers to examine and test knowledge of students. Remuneration of Readers and Assistant Readers.

14. The Readers and Assistant Readers may from time to time examine the students in the subject matter of the lectures delivered, and ascertain the progress made by each student.

15. Each Reader and Assistant Reader shall receive an allowance to be fixed annually, not exceeding Rs. 3,000 and Rs. 2,000 a year respectively, payable in equal monthly instalments; and shall deliver, except during the vacations, not less than three lectures a week, unless otherwise directed by the Supervising Committee.

Arrangements for delivery of lectures.

16. Arrangements shall be made by the Readers and Assistant Readers for the delivery of lectures on each of the subjects in the list given hereunder, assigning, as far as practicable, to the different subjects the services of Readers and Assistant Readers as shown in the said list. The lectures shall be so arranged as to enable each student to take a complete course on each subject within three years from the date of his admission.

List referred to above.

- | | |
|---|---|
| 1. Roman Law | } By one Reader and one Assistant Reader. |
| 2. Jurisprudence | |
| 3. International Law | |
| 4. Constitutional Law and Legal History | |
| 5. Conveyancing | |
| 6. Persons | } By one Reader. |
| 7. Property | |
| 8. Equity Jurisprudence | |
| 9. Contracts | } By one Reader. |
| 10. Torts | |

- | | | |
|--|---|-----------------------------|
| 11. Criminal Law | } | By one
Assistant Reader. |
| 12. Evidence | | |
| 13. Criminal Procedure | | |
| 14. Civil Procedure | } | By one Assistant
Reader. |
| 15. Pleadings | | |
| 16. Administration of Estates
of Deceased Persons | | |
| 17. Insolvency | | |

Prospectus and time-table of lectures and classes.

17. A prospectus and time-table of the lectures and classes of each year shall be submitted by the Readers and Assistant Readers to the Supervising Committee in the month of January. Such prospectus and time-table, if wholly approved by the Committee, or as modified or altered by it, shall be deemed to be the prospectus and time-table until the 31st December then next ensuing, and shall be strictly adhered to.

Syllabus of lectures to be submitted by each Reader and Assistant Reader.

18. Each Reader and Assistant Reader shall also submit to the Supervising Committee for approval a syllabus of each course of lectures that he has to deliver. Such syllabus when wholly approved or as amended by the Committee, shall be strictly adhered to.

Attendance books to be kept by each Reader.

19. The Secretary shall supply each Reader and Assistant Reader with an attendance book, in order that he may note the attendance of students at each day's lectures. In case of non-attendance at a lecture by a student, he shall state the reason to the Secretary, who shall enter such reason in a book to be kept by him. Continued irregularity in attendance on the part of any student shall be reported by a Reader or Assistant Reader, as the case may be, to the Supervising Committee.

Punishment of misbehaviour of students.

20. Misbehaviour on the part of any student within, or in the precincts of, the Lecture Hall shall render him liable to punishment by the Council with being interdicted from entering the Lecture Hall during such time as the Council may appoint, or being prohibited from entering for any examination for which he would otherwise be entitled to present himself, or in such other manner as the Council may deem meet.

Students to attend 75 per cent. of the lectures of each course.

21. Each student shall attend at least 75 per cent. of the lectures in each course in order to entitle him to a certificate under Rules 30, 36, 51, and 53, unless he is prevented from doing so by ill-health or other cause deemed sufficient by the Reader or Assistant Reader whose duty it is to grant such certificate.

EXAMINERS AND EXAMINATIONS.

Council to appoint Board of Examiners yearly.

22. The Council shall in the month of December every year, commencing from December, 1908, or so soon thereafter as may be convenient, appoint a Board of Examiners for the ensuing year; and the Council may at pleasure remove any examiner so appointed; and when an examiner is so removed, or for any other cause ceases to act, appoint another in his place. The Board shall be composed mainly of the Readers and Assistant Readers appointed as aforesaid, and shall conduct and report upon all examinations held under these Rules as hereinafter provided. The Council shall from time to time by resolution prescribe the remuneration to be paid to such examiners.

ADMISSION OF PROCTORS.

Qualification necessary in applicants seeking to be admitted as students for preparation for admission as proctors.

23. After the coming into operation of these Rules there shall be admitted only one class of proctors, namely, proctors of the Supreme Court, whose privileges, rights, duties, and liabilities shall be the same as those of proctors of the Supreme Court heretofore admitted, and, except as is hereinafter provided, no person shall be admitted to qualify himself as a proctor unless he shall have (1) completed his 17th year, (2) produced a satisfactory certificate of good character, and

(3) furnished proof of his being a Graduate in Arts or Science of any University in the British Dominions or of his having passed—

- (a) The Matriculation Examination of the London University, or
- (b) The First Examination in Arts of any Indian University, or
- (c) The Senior Local Examination of the University of Cambridge, provided that the Cambridge certificate includes a pass in (1) the English Language and Literature, and (2) Latin.

Fees payable.

24. Every candidate who fulfils the requirements of Rule 23 shall be registered as a student, and be entitled to attend the various lectures, provided that he shall, on being so registered, pay to the Secretary a fee of Rs. 300 and enter into a bond with two good sureties to pay to the Secretary a further sum of Rs. 350 eighteen months after his admission as a student.

Disabilities consequent on failure to pay fees on due dates.

25. If a candidate fail to pay on their due dates the sums of Rs. 300 and Rs. 350 respectively mentioned in Rule 24, he shall, in addition to other liabilities he may incur thereunder, forfeit his right to attend the lectures and to present himself for any examination thereafter; provided that the Council may, for sufficient cause, on such terms as it may deem proper, order otherwise.

FIRST EXAMINATION IN LAW FOR STUDENTS
QUALIFYING THEMSELVES FOR ADMISSION
AS PROCTORS.

First examination to be held twice a year.

26. The First Examination in Law shall be held twice a year, commencing on the first Monday in the months of February and August in each year, or on such other day, for any particular year, as the Council may, with such notice thereof as it may deem desirable, appoint.

Conditions of admission to first examination.

27. No student shall be admitted to such examination until twelve months shall have elapsed after his admission as a student, and unless he produces a certificate under the hand of the Secretary that he has paid all fees due to the Council, and a certificate or certificates from the Readers or Assistant Readers that he has attended a course of lectures on each of the prescribed subjects and has made satisfactory progress therein; provided that the Council may, for sufficient cause, dispense with the certificate or certificates aforesaid from the Readers and Assistant Readers.

Subjects of examination.

28. The examination shall be in part by written questions, the answers to which shall be in writing, and in part *viva voce*, unless otherwise ordered by the Council or the Supervising Committee, and it shall be on the following subjects:—

(1) Roman Law.

Books recommended—

Sohm's Institutes of Roman Law.
(Translated by Ledlie).

(2) Jurisprudence.

Books recommended—

1. Holland's Jurisprudence.
2. Austin's Lectures, vol. i.
Lectures 1 to 6.
3. Maine's Ancient Law.

Number of papers to be set and marks to be gained.

29. There shall be one paper on each subject, unless otherwise decided by the Council or the Supervising Committee. Candidates failing to obtain 40 per cent. of the maximum marks in each subject and 50 per cent. of the aggregate of the maximum marks on all the subjects shall not be entitled to a pass, unless the Council sees reason to direct otherwise. Each paper shall consist of not less than ten questions, and

shall bear a full value of 100 marks. The full number of marks for the *viva voce* examination, in which candidates shall be asked at least four questions, shall be 25.

Certificates to passed candidates.

30. On report to the Council by the examiners upon the examination, the Council shall resolve that certificates in the form A, signed by the Secretary, shall be delivered to such candidates as the Council may deem to have passed a satisfactory examination.

Fee on re-entering for examination.

31. In the event of any candidate failing to satisfy the Council, and desiring to re-enter for the First Examination in Law, he shall pay a fee of Rs. 50 to the Secretary each time he so re-enters one month at least before the examination.

**THE SECOND EXAMINATION IN LAW FOR STUDENTS
QUALIFYING THEMSELVES FOR ADMISSION
AS PROCTORS.**

Second examination in Law to be held twice a year.

32. The Second and Final Examination in Law shall be held twice a year, commencing on the second Monday in the months of February and August, or on such other day, for any particular year, as the Council may, with such notice thereof as it may deem desirable, appoint.

Conditions of admission to examination.

33. No student shall be admitted to such examination until two years shall have elapsed after his passing the First Examination, and unless he produces a certificate under the hand of the Secretary that he has paid all fees due to the Council, and a certificate or certificates from the Readers and Assistant Readers that he has attended a course of lectures on each of the subjects prescribed and has made satisfactory progress therein; provided that the Council may, for sufficient cause, dispense with the certificate or certificates aforesaid from the Readers and Assistant Readers.

Subjects of examination and books recommended.

34. The examination shall be in part by written questions, the answers to which shall be in writing, and in part *viva voce*, unless otherwise ordered by the Council or the Supervising Committee, and it shall be on the following subjects:—

- (1) The Law of Persons and Property.
- (2) The Law of Contracts and Torts.

Books recommended under heads (1) & (2)—

1. vander Linden's Institutes.
2. van Leuwen's Commentary.
3. Grotius' Introduction (Maasdorp's Translation).
4. Voet—

Book ii. Tit. xiv. Torts.
iv. Tit. iv. Minority.
vi. Tit. i. Rei Vindicatio.
viii. Titles 1 to 6. Servitudes.
xviii. Titles 1 to 7. Purchase and Sale.
xix. Tit. 2. Letting and Hiring.
xlvii. Tit. iv. Injuries.

5. Pollock on Contracts.
6. Pollock on Torts.
7. Pereira's Laws of Ceylon, vol. ii.
8. Chalmer's Bills of Exchange.
9. Local Ordinances on the subjects.

- (3) The Law of Evidence.
- (4) Insolvency and Civil Procedure including Pleadings and Administration.
- (5) Criminal Law and Procedure.
- (6) Conveyancing.

Number of papers to be set and marks to be gained.

35. There shall be two papers on each of the following subjects:—(1) The Law of Persons and Property, and (2) the Law of Contracts and Torts, and one on each of the other subjects, unless otherwise directed by the Council or the Supervising Committee. Candidates failing to obtain at least 40 per cent. of the maximum marks on each subject and 50

- per cent. of the aggregate of the maximum marks on all the subjects shall not be entitled to a pass, unless the Council sees reason to direct otherwise. Each paper shall consist of not less than ten questions, and shall bear a full value of 100 marks. The full number of marks for the *viva voce* examination, in which candidates shall be asked at least four questions, shall be 25.
- Certificates to be granted on passing second examination. 36. On report to the Council by the examiners upon the examination, the Council shall resolve that certificates in the Form B, signed by the Secretary, shall be delivered to such candidates as the Council may deem to have passed a satisfactory examination.
- Re-entering for second examination. 37. In the event of any candidate failing to satisfy the Council and desiring to re-enter for the final examination, he shall pay a fee of Rs. 50 to the Secretary each time he so re-enters one month at least before the examination.
- Notice of application for admission as proctors. 38. Every person who shall intend to apply for admission as a proctor of the Supreme Court shall, six weeks at least before he shall so apply, give notice of such his intention to the Registrar of the Supreme Court, and shall cause his name and place of abode written in legible characters to be posted up at the Registry of the Supreme Court and also on one of the outside doors of the Court-house, and shall also cause notice of his intended application to be published once at least in the *Ceylon Government Gazette* and in some English newspaper published in Colombo.
- Form and requirements of application. 39. Every such application shall be in the form of a petition to the Supreme Court, to which shall be annexed (1) the Certificates A and B referred to in Rules 30 and 36 respectively, (2) an affidavit that he is the identical person mentioned in the said certificates, that he has attained the age of 21 years, and that since passing the final examination he has well and truly served as clerk for a period of at least six months under a proctor of the Supreme Court practising in Colombo, and (3) a certificate from such proctor that the applicant during his period of service has done his work as clerk with diligence.
- Proceeding by Supreme Court thereupon. 40. The Supreme Court shall thereupon direct the Registrar to inquire and report whether the applicant is of good repute, and whether there exists any impediment or objection to the enrolment of such applicant as proctor. Upon the Registrar's report the Supreme Court shall either direct the applicant to be sworn, admitted, and enrolled as a proctor of the said Court, or make such other order as the circumstances of the case may require.
- Application by proctor of the District Court to be admitted a proctor of the Supreme Court. 41. Any person who has been admitted as a proctor of any District Court may be enrolled a proctor of the Supreme Court on application to the Supreme Court to be so enrolled; provided that he gives such notice of his application as is provided for in Rule 38, and also furnishes a certificate under the hand of the District Judge of the district in which he has been enrolled that his name still remains on the roll of the District Court.
- Proceedings on such application. 42. Except in the case of a proctor of any District Court who since his admission as such has practised as a duly admitted notary public, or has practised his profession as a proctor during a period of at least ten years, every such application shall be referred by the Supreme Court to the Council of Legal Education, who shall cause the applicant, on payment by him to the Secretary of a fee of Rs. 50, to be examined in Conveyancing. He shall not be entitled to a pass in such examination if he fails to obtain at least 50 per cent. of the maximum marks, unless the Council direct otherwise. Upon the Council reporting the result of the examination, and in the case of a proctor of any District Court who has practised as a notary as aforesaid, or has practised his profession as a proctor during a period of at least ten years as aforesaid, on being satisfied that he has so practised, the Supreme Court shall either direct the applicant to

Admission as proctors of the Supreme Court of Solicitors of the Superior Courts of Record in Great Britain and Ireland.

Right of articulated clerks under Rules of December 30, 1841, to apply to be admitted as proctors.

Qualification for admission as a student.

be sworn, admitted, and enrolled a proctor of the Supreme Court, or make such other order as to it may seem meet.

43. A Solicitor, Attorney, Writer to the Signet, or Proctor in any of the Superior Courts of Record in Great Britain or Ireland, or a Procurator in any Court of Record in Scotland, may be admitted a proctor of the Supreme Court without the examinations herein prescribed; provided that he apply to the Supreme Court for admission as such proctor fulfilling the requirements as to notice prescribed by Rule 38, and produce documentary proof of his previous admission as a Solicitor, Attorney, Writer to the Signet, Proctor, or Procurator, together with an affidavit that he is the person named in such document, that he has not done or committed any act or thing which would cause his name to be struck off the roll of the Court in which he has been admitted, and that to the best of his knowledge and belief his name still remains on the said roll. Upon such application if the Registrar report that the applicant is of good repute and that there exists no impediment or objection to his admission, the Supreme Court shall direct that the applicant be sworn and admitted a proctor of the said Court.

44. All persons who, having entered into articles as provided in the Rules and Orders of the Supreme Court dated December 30, 1841, have completed or shall hereafter complete their respective terms of service, shall be eligible to enter for the final examination provided for in Rule 34 upon payment to the Secretary of a fee of Rs. 50 one month at least before such examination; and on the production of a certificate from the advocate or proctor to whom the candidate had bound himself, certifying that he has well and truly served the said advocate or proctor during the term of his articles, he shall be examined at the final examination, and if deserving to be passed shall be awarded a certificate in the form B. Thereafter his admission as proctor shall be regulated by Rules 38, 39, and 40, save that he shall not be required to serve a proctor of the Supreme Court as clerk after passing the final examination, or to produce a certificate to that effect, or the certificates A and B as provided in Rule 39. In the event of such candidate failing to satisfy the Council and desiring to enter for any ensuing final examination, the provisions of Rule 37 shall apply to him.

44a.* Any person who, after his admission as an advocate of the Supreme Court, under Rule 65 or Rule 66 has had his name removed from the roll of advocates with the view of becoming a proctor of the Supreme Court, may be admitted as such on application to the Supreme Court to be so admitted, provided he gives such notice of his application as is required by rule 38, and furnishes satisfactory evidence of good character and passes an examination in Conveyancing as hereinafter provided.

44b.* On the receipt of such application the Supreme Court shall refer the same to the Council of Legal Education, who shall cause the applicant, on payment by him to the Secretary of a fee of Rs. 50, to be examined in Conveyancing. He shall not be entitled to pass in such examination if he fail to obtain at least 50 per cent. of the maximum marks, unless the Council otherwise direct. Upon the Council reporting the result of the examination the Supreme Court may direct the applicant to be sworn, admitted, and enrolled a proctor of such Court.

ADMISSION OF ADVOCATES.

45. Except as is hereinafter provided, no person shall be admitted to qualify himself as an advocate of the Supreme Court unless he shall have (1) completed his 17th year, (2) produced a satisfactory certificate of good character, and (3) passed the Intermediate Examination in Arts or Science of the University of London, or furnished proof of his being a Graduate in Arts or Science of any University in the British Dominions.

* Adopted at a meeting of the Council held on September 1, 1909.

Payments to be made and security to be given by student.

46. Every candidate who fulfils the requirements of Rule 45 shall be registered as a student and be entitled to attend the various lectures on payment to the Secretary of a fee of Rs. 400, and upon entering into a bond with two good sureties to pay to the Secretary a further fee of Rs. 400 eighteen months after the admission of such candidate as a student.

EXAMINATION IN LAW FOR STUDENTS QUALIFYING THEMSELVES FOR ADMISSION AS ADVOCATES.

When examination is to be held.

47. The Examination in Law for students qualifying themselves for admission as advocates shall be held twice a year, commencing on the second Monday in the months of March and September each year, or on such other day, for any particular year, as the Council may, with such notice thereof as it may deem desirable, appoint.

Qualification to enter for examination.

48. No student shall be admitted to such examination until three years shall have elapsed after his admission as a student, and unless he produces a certificate under the hand of the Secretary that he has paid all fees due to the Council, and a certificate or certificates from the Readers and Assistant Readers that he has attended a course of lectures in each of the subjects of examination and has made satisfactory progress therein; provided that the Council may, for sufficient cause, dispense with the certificate or certificates aforesaid from the Readers or Assistant Readers.

Subjects of examination.

49. The examination shall be in part by written questions, the answers to which shall be in writing, and in part *viva voce*, unless otherwise ordered by the Council or the Supervising Committee, and it shall be in the following subjects:—

(1) Jurisprudence.

Books recommended—

1. Austin's Lectures, vol. i.
Lectures 1 to 6.
2. Holland's Jurisprudence.
3. Maine's Ancient Law.

(2) Roman Law.

Books recommended—

1. Sohm's Institutes of Roman Law (Translated by Ledlie).
2. Moyle's Institutes of Justinian.

(3) International Law.

Book recommended—

- Hall's International Law.

(4) Constitutional Law and Legal History.

Books recommended—

1. Anson's Constitutional Law.
2. Carter's English Legal History.

(5) The Law of Evidence.

(6) Insolvency and Civil Procedure including Pleadings and Administration.

(7) Criminal Law and Procedure.

(8) Law of Persons and Property.

(9) Law of Contracts and Torts.

Books recommended under heads (8) and (9)—

1. vander Linden's Institutes.
2. van Leuwen's Commentary.
3. Grotius' Introduction (Maasdorp's Translation).
4. Voet—

Book vi. Tit. I. Rei Vindicatio.

ix. Tit. II. Torts under the Lex Aquilia.

vii. Tits. 1 to 6. Usufruct.

viii. Tits. 1 to 6. Servitudes.

xviii. Tits. 1 to 7. Purchase and Sale.

xix. Tit. 2. Letting and Hiring.

xlvi. Tit. 10. Injury.

5. The Censura Forensis.

Part i., Book ii.

chaps. i. to v. Things.

14. Servitudes.

Book iii.

chaps. vii. and viii. Fidei Commissa.

Book iv.

chap. xii. Donations.

xvii. Joint Obligations and Sureties.

xxii. Letting and Hiring.

xxxvi. Set off.

xxxvii. Lien.

6. Pollock on Contracts.

7. Pollock on Torts.

8. Pollock on Partnership.

9. Chalmer's Bills of Exchange.

10. Pereira's Laws of Ceylon, vol. ii.

11. Armour's Kandyan Law.

12. The Thesawalamai.

13. Local Ordinances on the subjects.

(10) Equity Jurisprudence.

Books recommended—

1. Snell's Equity.

2. Brett's Leading Cases in Equity.

Number of papers to be set and marks to be gained.

50. There shall be two papers on each of the following subjects:—(1) Law of Persons and Property, and (2) Law of Contracts and Torts, and one paper on each of the other subjects, unless otherwise decided by the Council or the Supervising Committee. Candidates failing to obtain 40 per cent. of the maximum marks on each subject and 50 per cent. of the aggregate maximum marks on all the subjects shall not be entitled to a pass, unless the Council sees reason to direct otherwise. Each paper shall consist of not less than ten questions, and shall bear a full value of 100 marks. The full number of marks for the *viva voce* examination, in which candidates shall be asked at least four questions, shall be 25.

Certificates to be passed candidates.

51. On the report of the examiners upon the examination, the Council shall resolve that certificates in the Form C, signed by the Secretary, shall be delivered to such candidates as the Council may deem to have passed a satisfactory examination.

Fee on re-entering for examination.

52. In the event of any candidate failing to satisfy the Council and desiring to re-enter for the examination, he shall pay a fee of Rs. 50 to the Secretary each time he so re-enters one month at least before the examination.

Students may take up certain subjects 12 months after admission.

53. Any student, at the expiration of twelve months from the date of his admission as a student, may, on the production of the necessary certificates from the Readers and Assistant Readers, be allowed to enter for the final examination for the admission of advocates on the following subjects only, taken collectively:—

1. Jurisprudence ;
2. Roman Law ;
3. International Law ;
4. Constitutional Law and Legal History ;

and on his obtaining 40 per cent. of the maximum marks on each subject and 50 per cent. of the aggregate maximum marks on all the subjects shall be entitled to a pass in those subjects only and to a certificate in the form D, unless the Council sees reason to direct otherwise. The marks gained in the examination on those subjects shall not be taken into account in declaring the result of the examination in the remaining subjects.

Passed candidates to attend chambers of advocates and report cases.

54. Upon passing the examination the student shall attend for six months the chambers of an advocate practising in Colombo and familiarize himself with the ordinary business of an advocate in chambers. He shall also during the said period attend the District Court of Colombo and the Supreme Court.

and shall report at least two cases every week in accordance with the instructions given in Rules marked E, appended hereto, and submit them for revision by the Reader, or Assistant Reader on the Law of Evidence.

Rights of persons admitted as students under Ordinance No. 19 of 1873.

55. Any person who having been admitted as a student under the rules and orders given effect to by Ordinance No. 19 of 1873 has conformed to the provisions therein prescribed may enter for the examination provided herein in Rule 49 upon payment to the Secretary of a fee of Rs. 50 one month at least before such examination; and on his passing such examination he shall be awarded a certificate in the form E. When he shall have fulfilled the requirements of Rule 54, his admission as advocate shall be regulated as hereinafter provided.

Admission as advocates of proctors of Supreme Court.

56. A proctor of the Supreme Court who has practised the profession for not less than five years may be enrolled an advocate of the Supreme Court upon payment of a fee of Rs. 100 to the Secretary and upon passing the examination provided for in Rule 49.

HONOURS AND STUDENTSHIPS.

Examination for honours.

57. Honorary distinctions will be awarded, in respect of the examinations in law for the admission of advocates and proctors respectively, to candidates who pass the Honours Examinations as hereinafter provided.

Two examinations for honours each year.

58. There shall be two voluntary examinations for honours in each year for each class of students, that is to say, two for students qualifying themselves for admission as proctors, and two for students qualifying themselves for admission as advocates, to take place on such days as the Council or the Supervising Committee may from time to time appoint.

Subjects of examination.

59. The Honours Examinations shall be open to all candidates complying with the requirements of Rules 33 and 48, and shall be on the subjects specified for the examinations under Rules 34 and 49 respectively, or on such subjects as may be specified by the Council or the Supervising Committee. They shall be conducted in accordance with the rules applicable to the other examinations under these rules, or as the Council or the Supervising Committee shall by special or general orders from time to time direct.

Notice to be examined for honours.

60. Every candidate who is eligible and desirous to compete for honours shall at the time when he gives notice of his desire to be examined at any examination under Rules 34 and 49 give notice in writing of his desire to be examined for honours.

Arrangement of distinctions in classes.

61. After each honours examination, upon the report of the examiners, the Council or the Supervising Committee shall arrange the candidates who, in its opinion, are deserving of honorary distinction in two classes; and in awarding honorary distinction the marks obtained in the honours examination will alone be considered.

Honours certificates.

62. The names of candidates placed in the 1st class shall be arranged in order of merit; and all or any number of the candidates placed in that class shall, in addition to class certificates, receive such prizes or studentships as the Council shall direct, provided that no candidate shall be eligible for a prize or studentship who is over twenty-five years of age on the first day of the examination. The names of candidates placed in the 2nd class shall be arranged alphabetically; and every candidate placed in that class shall receive a class certificate. A class certificate shall include in effect certificates B and C under Rules 36 and 51 respectively.

The Honours Certificate shall be in the following or an equivalent form:—

HONOURS EXAMINATION.—By authority of the Ceylon Incorporated Council of Legal Education, I do certify that at the Honours Examination held for students qualifying

themselves for admission as advocates [or proctors] on the _____ day of _____ A. B. was placed in the first [or second] class.

Secretary to the Incorporated Council of
Legal Education.

ADMISSION AS ADVOCATE.

Notice of
application for
admission as
advocates.

63. Every person who shall intend to apply for admission as an advocate of the Supreme Court shall, six weeks at least before he shall so apply, give notice of his intention to the Registrar of the Supreme Court, and shall cause his name and place of abode, written in legible characters, to be posted up at the Registry of the Supreme Court and also on one of the outside doors of the Court-house, and shall also cause such notice to be published once at least in the *Ceylon Government Gazette* and some English newspaper published in Colombo.

Contents of
application.

64. Every such application shall be in the form of a petition to the Supreme Court, to which shall be annexed—

(1) The certificate C referred to in Rule 51.

(2) An affidavit that the applicant is the identical person mentioned in the said certificate and that he has attained the age of 21 years.

(3) A certificate from the Reader or Assistant Reader on the Law of Evidence that the reports of cases prepared by the applicant under Rule 54 were found satisfactory.

(4) A certificate from the advocate whose chambers the applicant has attended that he attended regularly and that he practically understands the details of the chamber practice of an advocate.

Order of
Supreme
Court
thereupon.

65. The Supreme Court shall thereupon direct the Registrar to inquire and report whether the applicant is of good repute, and whether there exists any impediment or objection to his enrolment as an advocate. Upon such report the Supreme Court shall either direct the applicant to be sworn, admitted, and enrolled an advocate, or make such other order as to it may seem proper.

Admission as
advocates of
Barristers, &c.

66. Any person who has been duly called to the Bar in England, Scotland, or Ireland may be admitted and enrolled an advocate of the Supreme Court without the examinations hereinbefore prescribed; provided that he apply to the Supreme Court for admission as advocate and fulfil the requirements prescribed by Rule 63, and produce documentary proof of his previous call to the Bar, together with an affidavit that he is the person named in the said documents, and that he has not done or committed any act or thing rendering him liable to be disbarred. Upon such application if the Registrar reports that the applicant is of good repute and that there exists no impediment or objection to his admission and enrolment, the Supreme Court shall direct the applicant to be sworn, admitted, and enrolled an advocate of the said Court, or make such other order as to it may seem proper.

THE CONDUCT OF EXAMINATIONS.

Supervising
Committee
may call for
papers of
questions.

67. The Supervising Committee, or any member thereof, may call for any paper of questions prepared to be set for any examination and revise the same, or make such alterations in and additions to it as to such Committee or member may seem desirable, and the paper shall be set as so revised, altered, or added to by the Committee, or with the approval of the Committee, by the member who had called for the same.

Papers of
questions not to
be printed but
questions to be
dictated to
candidates.

68. The papers of questions for any examination shall not be printed, nor shall copies thereof be taken by any other means before the time fixed for the commencement of the examination. At the time so fixed the Secretary shall dictate the questions from the original paper sent in by the examiner, and the questions shall then be taken down in writing by each candidate for his own use.

Secretary and Supervising Examiner to be present at examination.

69. In the course of examinations held under these rules the Secretary and one member of the Board of Examiners, to be called the Supervising Examiner, shall, as far as practicable, be present in the Examination Room throughout each examination, and watch the candidates, and otherwise supervise the proceedings thereat.

Persons excluded from examination room and its precincts.

70. No person, except a member of the Council, or a Reader or Assistant Reader, or a member of the Board of Examiners, shall be allowed to enter the Examination Room during the progress of an examination, or be allowed to loiter in the precincts thereof.

Time when candidates may enter and leave the examination room.

71. No student who is more than 15 minutes late after an examination shall have commenced shall be allowed to enter the Examination Room, except with the consent of, and subject to such terms and conditions as may be imposed by, the Supervising Examiner, and no student who has once entered the room shall leave the same until the expiration of at least three-fourths of the time allowed for the examination, except with the express permission of the Supervising Examiner.

Candidates to surrender papers and books to Secretary or Supervising Examiner. Candidates found copying, &c., how to be dealt with.

72. Candidates on entering the Examination Room shall give up to the Secretary or Supervising Examiner all books and papers in their immediate possession at the time. After the commencement of the examination any candidate found talking to another, or copying from or using notes or books, or having the same in his possession, shall be instantly expelled from the room by the Secretary or the Supervising Examiner, and his case reported to the Council.

GENERAL.

Cases of misconduct not specially provided for.

73. All cases of misconduct or irregularity on the part of students not specially provided for herein shall be dealt with and disposed of by the Council in such manner as to the Council may seem meet.

Persons who are not-law students may attend the lectures on payment of a fee.

74. All persons of good repute not admitted as students as hereinbefore provided may attend the lectures provided for by these rules on payment to the Secretary of Rs. 75 for each course.

Council to arrange for lectures on special subjects.

75. The Council may arrange for lectures to be delivered occasionally, under the auspices of the Council and in the presence of as many members thereof as may be able conveniently to attend, on special subjects outside the ordinary curriculum, by persons unconnected with the regular staff of Readers and Assistant Readers, and if necessary remunerate such persons in such manner as the Council may deem meet.

Students to be engaged in no occupation other than the study of law.

76. Any person who during the period in which he is qualifying for admission as advocate or proctor shall be engaged in any other occupation than the study of the law or the business proper to an advocate or proctor shall not be entitled to be admitted as advocate or proctor, provided that in any particular case the Council may, for sufficient cause, direct otherwise.

Council may furnish a Library.

77. The Council may from time to time purchase legal and other books, and papers, and book-cases, and other necessary articles of furniture for the use of students in their Law Library.

Time of opening and closing buildings of Council.

78. The Secretary may from time to time, with the approval of the Supervising Committee, prescribe the time of opening and closing the Library and other parts of the buildings of the Council.

Roll of students.

79. A book, called the Roll of Students, shall be kept by the Secretary, in which shall be entered the name and address in full of each student, and the date of his admission as a student, and the name and address of his parent or guardian. Any change of address by a student or his parent or guardian shall be promptly notified by the student to the Secretary.

- Vacations. 80. There shall be two vacations in each year, to be called the Easter and the Christmas vacation respectively. The Easter vacation shall begin a week before Good Friday, and last one month; and the Christmas vacation shall begin on the first day of the third week in December and end on the last day of the second week in January following.
- Representations by students. 81. Any student desirous of communicating with the Council should address the Secretary.
- Students may be temporarily precluded from entering for examination. 82. A student who presents himself for any examination under these rules, and whose papers show that he had no reasonable expectation of passing, may, on the fact being reported by the examiners to the Council, be precluded from entering for the examination again for such time as the Council may determine.
- Repeal or alteration of Bye-Laws and Rules. 83. No motion for the repeal or alteration of any rule or bye-law, or for the introduction of any new rule or bye-law, shall be made by any member at any meeting of the Council except with the consent of at least three-fourths of the members present, or unless notice of such motion shall have been given at some previous meeting, or unless notice in writing of at least fourteen days specifying the substance of the motion shall have been given to the Secretary, and the Secretary (whose duty it shall be to do so) shall, as soon as conveniently may be after the receipt of such notice, have circulated the same among the members.
- Application of Rules. 84. The above rules shall apply to students admitted after the passing thereof, and, as far as practicable, to students admitted before the passing thereof; provided that if, in the case of students admitted before the passing of the said rules, a strict adherence to any rule be in the opinion of the Supervising Committee likely to work hardship, the Committee may make such order as it may deem meet, and provided also that these rules shall not apply to students who have already passed the final examinations for the admission of proctors of the District Court and advocates under the rules heretofore in force but who have not yet been so admitted, and that such students do continue to be governed by the rules heretofore in force.

Forms of Certificates.

A.—FIRST EXAMINATION FOR THE ADMISSION OF PROCTORS.

[RULE 30].

By authority of the Ceylon Incorporated Council of Legal Education, I do hereby certify that _____ of _____ has passed the First Examination in Law prescribed for students qualifying themselves for admission as proctors of the Supreme Court.

Dated this _____ day of _____, 19—.

Secretary.

B.—THE SECOND EXAMINATION IN LAW FOR THE ADMISSION OF PROCTORS.

[RULE 36].

By authority of The Ceylon Incorporated Council of Legal Education I do hereby certify that _____ of _____ has passed the Second Examination in Law prescribed for students qualifying themselves for admission as proctors of the Supreme Court.

Dated this _____ day of _____, 19—.

Secretary.

C.—EXAMINATION FOR THE ADMISSION OF ADVOCATES.

[RULE 51.]

By authority of The Ceylon Incorporated Council of Legal Education I do hereby certify that _____ of _____ has passed the Examination in Law prescribed for students qualifying themselves for admission as advocates of the Supreme Court of Ceylon.

Dated this _____ day of _____, 19—.

Secretary.

D.—EXAMINATION FOR THE ADMISSION OF ADVOCATES
IN (1) JURISPRUDENCE, (2) ROMAN LAW, (3) INTERNATIONAL LAW, AND (4) CONSTITUTIONAL LAW
AND LEGAL HISTORY.

[RULE 53.]

By authority of The Ceylon Incorporated Council of Legal Education I do hereby certify that _____ of _____ has passed the Examination prescribed for students qualifying themselves for admission as advocates of the Supreme Court of Ceylon in the above-mentioned subjects only.

Dated this _____ day of _____, 19—.

Secretary.

E.—RULES REFERRED TO IN RULE 54.

(a) Each report should contain the title of the court, the names of the judge and the parties, the time and place of trial and the matter of the charge, cause of action, &c. It should also contain, *inter alia*, a full and methodical statement of the substance of the evidence given as elicited in examination-in-chief, cross-examination, or re-examination, the objections made to the evidence, oral or documentary, the points; if any, argued, the arguments of counsel, and the decisions of the judge thereon, and ultimate result of case.

(b) The candidate should underline in the body of his report such portions of the evidence as appear to him to be most material, giving his reasons in the margin in a short note.

(c) Each candidate should append to his reports a declaration that they have been obtained by his personal attendance in court and are *bona fide* his own composition, without revision or help by another person or from another report.

(d) Foolscap paper should be used, and written on one side only with allowance for a good margin.

(e) The reports should include civil and criminal cases (original and in appeal) in the proportion of 4 to 1.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of the late Vanniasingam Murugiah of Tellippalai in Jaffna, and lately of Colombo, deceased.

No. 3,456.

Mangainayagam daughter of Vanniasingam of Tellippalai in Jaffna. Petitioner.

And

(1) Chellam, widow of Murugiah, and (2) Valliammai, widow of Vanniasingam, both of Tellippalai East Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on October 12, 1909, in the presence of Mr. Veerasingam A. Harichandra, Proctor, on the part of the petitioner above-named; and the affidavit of the petitioner dated September 11, 1909, having been read: It is ordered that the said petitioner be and she is hereby declared entitled, as the sister and sole heiress 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 November 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS,
District Judge.
October 12, 1909.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of the late Bentotage Carolis Fernando of Wellawatta, deceased.

No. 3,461.

Bentotage Mathes Fernando of Molpe in Moratuwa Petitioner.

And

1, Bentotage Allis Fernando of Molpe in Moratuwa; 2, Kosgodage Isabella Fernando of Wellawatta Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on October 15, 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 October 11, 1909, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the 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 November 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS,
District Judge.
October 15, 1909.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Estate of the late Muthutantirige Paulu Fernando of Talahena, deceased.

No. 1,124.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo, on October 18, 1909, in the presence of Mr. D. Jno.

S. Goonewardene, Proctor, on the part of the petitioner Domingo Merinnage Rosa Maria Fernando of Katunayaka; and the affidavit of the said petitioner dated October 15, 1909, 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) Muthutantirige John Fernando, (2) Muthutantirige Charles Fernando, (3) Muthutantirige Regina Fernando, (4) Muthutantirige William Fernando, (5) Muthutantirige Maria Fernando — (2), (3), (4), and (5) minors by their guardian *ad litem* the 1st respondent, (6) Muthutantirige Aloysius Fernando, minor by his guardian *ad litem*, (7) Domingo Merinnage Stephen Fernando of Katunayaka shall, on or before November 18, 1909, show sufficient cause to the satisfaction of this court to the contrary.

B. CONSTANTINE,
District Judge.

October 18, 1909.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. In the matter of the Intestate Estate of the late Benjamin de Silva of No. 3, Arbutnot road, Cotta. in Colombo, deceased.

No. 3,463.

Mahabaduge Mary de Silva, widow of the late Haramanis de Silva, deceased, of No. 3, Arbutnot road, Cotta. Petitioner.

And

(1) Philip de Silva and (2) Catherine de Silva, both of No. 3, Arbutnot road, Cotta Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on October 21, 1909, in the presence of Messrs. de Vos and Gratien, Proctors, on the part of the petitioner above-named; and the affidavit of the petitioner dated October 20, 1909, having been read:

It is ordered that the said petitioner be, and she is hereby declared entitled, as mother 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 November 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS,
District Judge.

October 21, 1909.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Estate of the late Edith Neva Ferdinands, deceased, of Trincomalee street, Kandy.

No. 2,731.

THIS matter coming on for disposal before Bertram Hill, Esq., Acting District Judge of Kandy, on September 27, 1909, in the presence of Richard Alfred Ferdinands of Kandy, the petitioner; and the affidavit of the said petitioner dated November 27, 1909, having been read:

It is ordered that the petitioner Richard Alfred Ferdinands of Kandy be and he is hereby declared

entitled to letters of administration to the estate of Edith Neva Ferdinands of Trincomalee street, Kandy, deceased, as the father of the said deceased, unless Walter Ernest Ferdinands of Kuala Lumpur, Selangor, Straits Settlements shall, on or before October 21, 1909, show sufficient cause to the satisfaction of this court to the contrary.

BERTRAM HILL,
Acting District Judge.

September 27, 1909.

The date for showing cause is extended to November 11, 1909.

BERTRAM HILL,
Acting District Judge.

October 21, 1909.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of Sina
Jurisdiction. Thana Carpen Chetty of Sammu-
No. 2,732. ganadapatnam in India, deceased.

THIS matter coming on for disposal before Bertram Hill, Esq., Acting District Judge of Kandy, on October 6, 1909, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Sina Thana Kana Runa Ramasamy Chetty of Matale; and the affidavit of the said petitioner dated October 6, 1909, having been read:

It is ordered that the petitioner Sina Thana Kana Runa Ramasamy Chetty of Matale be and he is hereby declared entitled to letters of administration to the estate of Sina Thana Carpen Chetty of Sammuganadapatnam in India, deceased, as the eldest son of the said deceased, unless (1) Alagamma Atchy and (2) Sina Thana Kana Runa Carpen Chetty, both of Sammuganadapatnam. Madura Zillah. in India, shall, on or before November 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

BERTRAM HILL,
Acting District Judge.

October 6, 1909.

In the District Court of Jaffna.

Testamentary. In the Matter of the Estate of the
No. 2,204. late Kandar Veerakatty of Puloly
East, deceased.

Kandar Veluppillay of Puloly East Petitioner.
Vs.

(1) Thevanai, widow of Veerakatty of Puloly East, (2) Chinnatambar Chelliah of Puloly East, (3) Chinnammah, daughter of Chinnatambar of Puloly East, (4) Nakamaniar Saravanamuttu of Puloly East, and wife (5) Rasammah of Puloly East, (6) Karathekesu Nakalinkan of Puloly East, (7) Ponnammah, daughter of Karthikesu of Puloly East, (8) Nakamaniar Chellamuttu of Achchuvely, and wife (9) Thankam of Achchuvely, and (10) Chellam, daughter of Vairavippillay of Puloly East Respondents.

THIS matter of the petition of Kandar Veluppillay of Puloly East, praying for letters of administration to the estate of the above-named deceased Kandar Veerakatty of Puloly East, coming on for disposal before R. N. Thaine, Esq., District Judge, on September 2, 1909, in the presence of Mr. S. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated August 28, 1909, having been read: It is decreed that the petitioner is one of the heirs of the 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 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

R. N. THAINE,

District Judge.

September 2, 1909.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of Philip
Jurisdiction. Wijesinghe, deceased, of Badde-
No. 3,906. gama.

Thevis Brampi Wijesinghe of Badde-
gama Petitioner.

And

(1) Cornelia Karunaratna of Baddegama, (2) Hendrick Wijesinghe of Baddegama, (3) Arthur Wijewanta of Habarakada, (4) Robert Wijewanta of Habarakada, (5) Johannis Wijesinghe of Baddegama, (6) Jane Assencia Wijesinghe of Habarakada, (7) James Wijesinghe of Baddegama, (8) Jorothina Wijesinghe, wife of (9) Hendrick Dissanaikie, both of Urala, (10) John Wijesinghe of Baddegama Respondents.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on October 7, 1909, in the presence of Mr. G. E. Abeyesekere, Proctor, on the part of the petitioner Thevis Brampi Wijesinghe; and the affidavit of the petitioner dated October 7, 1909, having been read: It is ordered that the 4th respondent be appointed guardian *ad litem* of the minor 3rd respondent Arthur Wijewanta, unless the respondents shall, on or before November 8, 1909, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Thevis Brampi Wijesinghe is a son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before November 8, 1909, show sufficient cause to the satisfaction of this court to the contrary.

W. E. THORPE,

District Judge.

October 7, 1909.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the
Jurisdiction. late Wickremasinha Wanniatchi
No. 1,722. Kankanange Don Pedreck, de-
ceased, of Vitiyala.

THIS matter coming on for disposal before B. J. Dutton, Esq., District Judge of Matara, on September 28, 1909, on the application of Hewa Walgamage Don Odris Samarawickrema, the petitioner; and the affidavit of the said petitioner dated September 27, 1909, having been read:

It is ordered that Hewa Walgamage Dona Emalia Samarawickrema, the 1st respondent be and she is hereby appointed guardian over the minor 2nd respondent Wickremasinha Wanniatchi Cancanange Jensihamy.

It is further declared that the said Hewa Walgamage Don Odris Samarawickrema is entitled to have letters of administration of the same issued to him accordingly, unless the 1st respondent Hewa Walgamage Dona Emalia Samarawickrema and Wickremasinha Wanniatchi Cancanange Jensihamy, by her guardian the 1st respondent, shall, on or before November 11, 1909, show sufficient cause to the satisfaction of this court to the contrary.

B. J. DUTTON,

District Judge.

September 29, 1909.

Value Rs. 2,490.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the
Jurisdiction. late Idroos Lebbe Marikkar Shroff
No. 1,725. Mudaliyar Mustapha Neina Marikkar, deceased, of Kadeweediya.

THIS matter coming on for disposal before B. J. Dutton, Esq., District Judge of Matara, on October 9, 1909, in the presence of Messrs. G. E. and G. P. Keuneman, on the part of the petitioner Omaru Neina Marikkar Mattichcham Abdul Rahiman, Registrar of Kadeweediya; and the affidavit of the said petitioner dated September 30, 1909, having been read: It is ordered that the said Omaru Neina Marikkar Mattichcham Abdul Rahiman, Registrar of Kadeweediya, is entitled to have letters of administration of the estate of the said deceased issued to him, unless (1) Cassim Lebbe Alumut Umma of Talapitiya, Galle, (2) Mustapha Neina Marikkar Mohammadu Mackeen of Kadeweediya, Matara, (3) Mustapha Neina Marikkar Noordeen Marikkar of Talapitiya, (4) Mustapha Neina Marikkar Mohammadu Ibrahim of ditto, (5) Mustapha Neina Marikkar Pattu Muttu Nachchiya of ditto, (6) Mustapha Neina Marikkar Ehiya Umma of ditto shall, on November 3, 1909, show sufficient cause to the satisfaction of this court to the contrary.

B. J. DUTTON,
District Judge.
October 9, 1909.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate and
Jurisdiction. Effects of the late Don Arnolis
No. 1,726: Wickramaratna, ex-Police Officer of
Kotuwegoda, deceased.

THIS matter coming on for disposal before B. J. Dutton, Esq., District Judge of Matara, on October 13, 1909, on the motion of Messrs. Gunaratna and Abeysuriya on the part of the petitioner Ediriweera Arukatti Patabendige Sangohamy of Kotuwegoda; and the affidavit of the said petitioner dated September 21, 1909, having been read: It is ordered that the 5th respondent Kote Wijeweera Patabendige Agirisappu be and he is hereby appointed guardian *ad litem* over the minors (1) Simon Wickramaratna of Kotuwegoda, (2) Carlina Wickramaratna of ditto, (3) Julia Wickramaratna of ditto, (4) Fredrick Wickramaratna of ditto.

It is further declared that the said Ediriweera Arukatti Patabendige Sangohamy, as widow of the deceased, is entitled to have letters of administration of the same issued to her accordingly, unless the above respondents; by their guardian *ad litem* the 5th respondent, shall, on or before November 5, 1909, show sufficient cause to the satisfaction of this court to the contrary.

B. J. DUTTON,
District Judge.
October 13, 1909.

In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Estate of the
Jurisdiction. late Rangodage Devasinha Pitig
No. 475. Hamine, deceased, of Radeniara.
Class II.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Tangalla, on August 2, 1909, in the presence of Mr. V. S. Wikramanayake, Proctor, on the part of the petitioner; and the affidavit of Don Deonis de Silva Karunanayake of Radeniara dated July 3, 1909, having been read:

It is ordered that letters of administration to the above-mentioned estate be issued to the petitioner

Don Dionis de Silva Karunanayake, unless the respondents (1) Karunanayake Dona Baba Hamine of Radeniara, (2) Nandiris de Silva Karunanayake, Vel-Vidane of ditto, (3) Karunanayake Dona Gimara Hamine of ditto, (4) Hakmanadurage Baba Hamine of ditto, (5) Hakmanadurage Asso Hamine of ditto, (6) Hakmanadurage Don Nikulas de Silva, Police Officer of ditto, (7) Hakmanadurage Amadoris de Silva, ex-Fiscal's Arachchi of ditto, (8) Jayasinha Dingi Hamine, wife of Jayasinha Liyana Mahatmaya, both of Karaputugala shall, on or before September 2, 1909, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,
District Judge.

August 2, 1909.

The date for showing cause against the *Order Nisi* is extended for November 11, 1909.

ALLAN BEVEN,
District Judge.
October 22, 1909.

In the District Court of Tangalla.

Order Nisi.

Testamentary In the Matter of the Estate of the
Jurisdiction. late Hewa Kolambage Dines
No. 477. deceased, of Andupelana.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Tangalla, on September 30, 1909, in the presence of Mr. V. S. Wickramanayake, Proctor, on the part of the petitioner; and the petition and the affidavit of Hewa Kolambage Sadiris, Vel-Vidane of Andupelana, dated September 29, 1909, having been read:

It is ordered that Hewa Kolambage Sadiris, Vel-Vidane of Andupelana be and the same is hereby declared entitled to have letters of administration issued to him as son of the deceased Hewa Kolambage Dines, unless any one interested shall, on or before October 28, 1909, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,
District Judge.

September 30, 1909.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Last Will and
Jurisdiction. Testament of Talewela Horane
No. 278. karayalage Pincha, deceased.
N. L. Peries of Kegalla. Petitioner.

Vs.

(1) Horanekarayalage Lapi of Atale,
(2) Horanekarayalage Sittiya of Talewela Respondents.

THIS matter coming on for disposal before E. Sueter, Esq., District Judge of Kegalla, on September 26, 1909, in the presence of Mr. J. P. Samarasingha, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated September 23, 1909, having been read:

It is ordered that the will of the aforesaid deceased dated May 25, 1909, be and the same is hereby declared proved.

It is further declared that the said petitioner 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 in the said estate shall, on or before November 24, 1909, show sufficient cause to the satisfaction of this court to the contrary.

J. R. MOLLIGODA,
District Judge.

October 23, 1909.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,392. In the matter of the insolvency of Ena Kawenna Ahamado Jalaldeen of St. John's road, Pettah, Colombo.

WHEREAS the above-named Ena Kawenna Ahamado Jalaldeen has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by V. K. Kader Saibo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Ena Kawenna Ahamado Jalaldeen insolvent accordingly; and that two public sittings of the court, to wit, on November 25, 1909, and December 16, 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,
Secretary.

Colombo, October 23, 1909.

In the District Court of Colombo.

No. 2,393. In the matter of the insolvency of Francis Vincent Fernando of Idama in Moratuwa.

WHEREAS the above-named Francis Vincent Fernando has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Mr. Francis Perera Wijesinghe, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Francis Vincent Fernando insolvent accordingly; and that two public sittings of the court, to wit, on November 25, 1909, and December 16, 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,
Secretary.

Colombo, October 23, 1909.

In the District Court of Colombo.

No. 2,394. In the matter of the insolvency of Syad Habibu Mawliana Ibbun Seyad, Hameedu Mawliana of Dean's road, Colombo.

WHEREAS the above-named Syad Habibu Mawliana Ibbun Seyad Hameedu Mawliana has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days:

Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on November 25 and December 16, 1909, will take place for the insolvent to surrender and conform to, agreeably to

the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

D. M. JANSZ,
Secretary.

Colombo, October 27, 1909.

In the District Court of Kalutara.

No. 133. In the matter of the insolvency of Telge Thomas Pieris of Panadura.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to October 29, 1909, for insolvent's balance sheet.

By order of court,

WM. DE SILVA,
Secretary.

Kalutara, October 21, 1909.

In the District Court of Kandy.

No. 1,568. In the matter of the insolvency of Sina Kamen Chetty of Peradeniya road, Kandy.

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

Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on November 11, 1909, and December 13, 1909, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

R. A. SOLOMONS,
Secretary.

October 16, 1909.

In the District Court of Galle.

No. 396. In the matter of the insolvency of Alia Marikar Abdul Casim of Galle.

NOTICE is hereby given that the certificate meeting of the above-named insolvent will take place at the sitting of this court on November 15, 1909.

By order of court,

V. R. MOLDRICH,
Secretary.

Galle, October 27, 1909.

In the District Court of Badulla.

No. 96. In the matter of the insolvency of Kina Kawenna Cader Neina Mohammado of Badulla.

THAT the last examination of the insolvent in the above case is fixed for November 24, 1909, at 10 o'clock in the forenoon, of which the creditors are required to take notice.

By order of court,

THOS. HARDING,
Secretary.

Badulla, October 23, 1909.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Kolonnage Don Davith of Wadurappola in Galkissa Plaintiff.

No. 25,575. Vs.

- (1) Ponnahennedige Harry Dias of Panadure, (2) Wattutantrige Peter Pieris of Peliyagoda, (3) Kandagamage Edith Fernando of Galkissa, (4) Kolonnage Don Davith of Ratmalane, (5) Kondagamage Selina Fernando of Galkissa Defendants.

NOTICE is hereby given that on Friday, November 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 first defendant in the following property for the recovery of the sum of Rs. 99, viz. :—

A portion of Delgahawatta, together with the plantations and the thatched house standing thereon, situated at Ratmalane in the Palle pattu of Salpikorale; and bounded on the north by the cart road, on the east by a portion of this land, on the south by Kolonnage Ambagahawatta, and on the west by a portion of this land belonging to Kolonnage Don Davith Appuhany and others; containing in extent 2 acres 1 rood and 30 16/100 perches.

Fiscal's Office, E. ONDATJE,
Colombo, October 27, 1909. Deputy Fiscal.

In the District Court of Colombo.

Wiokreme Aratehigey Charles de Silva Appuhany of Dematagoda Plaintiff.

No. 26,696. Vs.

- Attanayake Aron Fernando, (2) Tillekemuni Rosa Maria Silva, (3) Attanayake Abilinu Fernando, all of Mutwal, Colombo Defendants.

NOTICE is hereby given that on Friday, November 26, 1909, will be sold by public auction at the respective premises the following property, mortgaged with the plaintiff and ordered to be sold by the order of court dated July 10, 1909, for the recovery of the sum of Rs. 1,507.74, with interest thereon at 9 per cent. per annum from September 25, 1908, till payment in full and costs of this action, which is taxed at Rs. 289.87½, viz. :—

At 3 P.M.

- (1) All that allotment of land marked A with A in the plan dated September 10, 1906, made by F. M. Perera, Licensed Surveyor, with the buildings standing thereon, from and out of the land called Madangahawatta bearing assessment No. 22, situated at Alutnawata, within the Municipality of Colombo; the said allotment of land marked A with A is bounded on the north-east by lot marked B allotted to R. Martelis Fonseka, on the south-east by a portion of this land belonging to Messrs. George Wall & Co., on the south-west by a land 7 links wide, and on the north-west by the high road; containing in extent 32 perches.

At 3.30 P.M.

- (2) All that part of the garden called Maragahawatta and the tiled house standing thereon, bearing assessment No. 240, situated at Modera, within the

Municipality of Colombo; bounded on the north-east by a garden of the late Rannulu David Fonseka, on the south-east by the other part of this garden belonging to Tillekemuni Lucia Silva, and on the south-west by the garden of Tillekemuni Manuel Silva, and on the north-west by the other part of this garden belonging to the late Tillekemuni Carolis Silva, now of Mr. Marthanis Fernando Amarasekera, Notary Public; containing in extent 14 15/100 square perches.

At 4.30 P.M.

All that undivided one-half part or portion of the land called Dombagahawatta and of the buildings and plantations standing thereon, bearing assessment No. 68, situated at Mattakkulie, within the Municipality of Colombo, bounded on the north-east by the lands of Tillekemuni Carolis Silva, on the south-east by the land of Demunia Evusenia and another, on the south-west by another portion of this land belonging to Rahula Sebastian Fonseka, and on the north-west by another portion of the same land belonging to Alagiadura Marshal Fernando; containing 14 56/100 square perches, together with all and singular the appurtenances, rights, and easements thereof or thereto in anywise belonging or appertaining, and all the estate, right, title, and interest, claim, and demand whatsoever of the defendant in, to, upon, or out of the said property.

E. ONDATJE,
Deputy Fiscal.Fiscal's Office,
Colombo, October 27, 1909.

In the District Court of Colombo.

Wattutantrige Ambrose de Alwis of Alutnawata in Colombo, executor of the Last Will and Testament of Wattutantrige David de Alwis, deceased Plaintiff.

No. 26,825. Vs.

- (1) Edirimuni Arnolis Rodrigo and (2) Agampodi Adrian Mendis Abayaratne, both of Modera in Colombo Defendants.

NOTICE is hereby given that on Tuesday, November 30, 1909, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and ordered to be sold by the order of court dated August 26, 1909, for the recovery of the sum of Rs. 1,000 and costs of suit or realization of decree, viz. :—

All that portion of land called Ambagahawatta marked No. 276, situated at Alutnawatta, within the Municipality of Colombo; and bounded on the north-east by land formerly belonging to Aron Anthony, now to Hendrick Anthony, on the south-east by land belonging to Jagarias de Abrew, on the south-west by a portion of this land belonging to H. M. de Mendis, and on the north-west by land formerly belonging to H. L. Mendis, now to L. S. Salmon; containing in extent 1 rood and 17 square perches, together with all and singular the buildings and plantations thereon and the appurtenances thereof or thereto in anywise belonging or used or enjoyed therewith or reputed or known as part or parcel thereof, and all the estate, right, title, interest, claim, and demand whatsoever of the said defendant in, to, upon, or out of the said property.

E. ONDATJE,
Deputy Fiscal.Fiscal's Office,
Colombo, October 27, 1909.

In the District Court of Colombo.

Richard Annesley Brohier of Retreat street, Bambalapitiya, in Colombo..... Plaintiff.
No. 29,075. Vs.

(1) Wellawattage Monica Pieris and her husband (2) Sembugey Don Andrew Fonseka, both of No. 143, Bambalapitiya..... Defendants.

NOTICE is hereby given that on Monday, November 29, 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. 890 dated February 17, 1908, and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 2,090 and the sum of Rs. 71.24, being amount of taxes, aggregate to Rs. 2,161.94, with interest at 9 per cent. per annum from August 17, 1909, till payment in full, and costs of suit Rs. 202, viz. :—

All that part of a garden called Sekkukotuwewatta, with the buildings standing thereon bearing assessment No. 130, situated at Bambalapitiya, within the Municipality of Colombo; and bounded on the north by a small road ten feet wide, on the east by the garden of Joseph Fonseka, on the south by the garden of Siman Silva, and on the west by the other part; containing in extent two roods and two seventeen one hundredth perches according to the figure of survey thereof dated April 17, 1906, made by Juan de Silva, Licensed Surveyor, excluding however therefrom a portion marked B in the figure of survey dated April 8, 1907, made by the said Juan de Silva, Licensed Surveyor, of the extent of twenty-six perches and eighty-two one hundredth of a perch.

E. ONDATJE,
Deputy Fiscal.

Fiscal's Office,
Colombo, October 27, 1909.

In the District Court of Colombo.

Ana Runa Ana Runa Sowanna Mana Sinna Wadirgan Chetty of Kaluwella, Galle..... Plaintiff.
No. 29,897. Vs.

Shona Shoonana Pana Suppramanian Chetty of Nos. 43 and 44, Sea street, Colombo..... Defendant.

NOTICE is hereby given that on Monday, November 22, 1909, at 12 o'clock noon, will be sold by public auction at No. 44, Sea street, Colombo, the following property, mortgaged with the plaintiff and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 20,000, with interest thereon at 9 per cent. per annum from October 20, 1909, till payment in full and costs of suit, viz. :—

114 pieces of Cannanore, 323 bundles of camboys and sarongs, 14 bundles of handkerchiefs, 77 pieces of chintz, 34 pieces of English drill, 31 pieces of striped English drill, 1 bale of cloth of various kinds, 47 bundles of cotton shawls, each containing about one dozen, 7 bundles of wollen shawls, each containing about a dozen, 18 bundles of cambric cloth (bishop's lawn), 34 bundles of Victoria lawn, 29 dozen of handkerchiefs, 24 dozen of handkerchiefs called *pothi lauchi*, 108 Malay sarongs, 21 pieces of chintz, 210 pieces of white shirtings, 11 pieces of English drill, 33 pieces of chintz, 49 dozen of towels, 120 pieces of gray shirtings, 107 bundles of camboys and sarongs, 7 bundles of dye cloth containing about 175 pieces, 116 dye saila cloth, 20 dozen of banians, 43 bundles of bishop's lawn, 9 dozen of handkerchiefs, called *karuthakal lauchi*, 1½ dozen of shawls, 1 bale of gray shirtings, 1 iron safe, 1 copying press, 1 glass

almirah containing various kinds of sarongs, camboys, and handkerchiefs, 1 clock, 11 pictures, 1 mirror, 1 bentwood chair, 3 rattan mattings, 4 China mattings, 1 watch, 1 precious stone called diamond, 1 brass pot, 1 brass caldron, 1 brass chatty, 1 brass stand lamp, 1 brass pot, 1 small chatty, 1 lot sundries, 3 loungers, and 1 ladder.

E. ONDATJE,
Deputy Fiscal.

Fiscal's Office,
Colombo, October 27, 1909.

Southern Province.

In the District Court of Matara.

Simon Abewardena Wickramasinha Appuhamy of Kirinda..... Plaintiff.
No 4,244. Vs.

Don Fransisku Arachehige Don Davit of Raluwa..... Defendant.

NOTICE is hereby given that on the under-mentioned dates at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, specially mortgaged with the plaintiff for the recovery of Rs. 234.95, viz. :—

At Buddiyagama, Friday, November 26, 1909.

1. An undivided half part of Yadduragedeniya of 2 ammunams in extent; bounded on the east by the embankment, south by the hedge, west by the ridge of Walairikonde, and north by the hedge.

At Raluwa.

2. The soil and plantation of Ketakalagahawatta of 12 acres in extent and all the buildings standing thereon; bounded on the east by Tenketia, south by Meegahawalakoratuwa and Puhujolekoratuwa, west by the fence of Pattiyahenewatta in which the Vel-Vidane resides, and north by the fence of Kapukoratuwa and Punchikosruppa.

At Julampitiya, Saturday, November 27, 1909.

3. An undivided 2 amunams extent of paddy of the field Waraketideniya; bounded on the east by Tambahitidola, south by Polwattahena, west by Welegodayaya, and north by Julampitiwela.

J. E. SENANAYAKE,
Deputy Fiscal.

Deputy Fiscal's Office,
Tangalla, October 25, 1909.

Northern Province.

In the District Court of Jaffna.

Henry Alexander Patrick Sandrasekara and his wife Josephine Matilda Sandrasekara of Jaffna town..... Plaintiffs.
No. 4,388. Vs.

Kathirkamar Sinnatamby of Meesalai South..... Defendant.

NOTICE is hereby given that on Monday, November 22, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, hypothecated to the plaintiffs and decreed to be sold by decree entered in the above action for the recovery of Rs. 1,493.50, with interest on Rs. 1,200

at the rate of 9 per cent. per annum from September 12, 1905, until payment in full, and costs of suit being Rs. 124.07, and charges, viz. :—

A piece of land situated at Meesalai, called Matta-laikkadu, containing or reputed to contain in extent 20 acres 1 rood and 22 perches, with cultivated plants; bounded or reputed to be bounded on the east and north by Crown land, west by the property described in the survey plans Nos. 101,838, 101,839, and 69,443 and by the property of N. Arumukam and Somasuntharakkurukkal and others, and on the south by road and by the property of Somasuntharakkurukkal and Vetaraneyar Veerasinkam.

V. THAMBIPILLAI,
Deputy Fiscal.

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

In the District Court of Jaffna.

M. L. R. M. Sethamparampillai of
Vannarponnai. Plaintiff.
No. 6,281. Vs.

Gurusamy Nathaniel Hunt Thampu of
Jaffna town. Defendant.

NOTICE is hereby given that on Monday, November 22, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the Fiscal's Office, Jaffna, 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 policy No. 04,283 WK/B, issued in his favour granted by the Standard Life Assurance Company for Rs. 3,000, payable on October 7, 1938, or at death if previous, with participation in profits, subject to privileges and conditions printed on the back of the said policy, and dated October 8, 1902.

V. THAMBIPILLAI,
Deputy Fiscal.

Fiscal's Office,
Jaffna, October 22, 1909.

In the District Court of Jaffna.

M. L. R. M. Sithamparampillai of Van-
narponnai. Plaintiff.
No. 6,281. Vs.

Gurusamy Nathaniel Hunt Thampu of
Jaffna town. Defendant.

NOTICE is hereby given that on Wednesday, November 24, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 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 Karampan, called Orundi, containing or reputed to contain in extent 32 lachams of varagu culture; bounded or reputed to be bounded on the east by the property of Kathirasu Nakalinkam and by property belonging to the Crown, north by seashore, west by the property of Isaac Thambyah, and on the south by the property of Swamynathar Ananthappan.

V. THAMBIPILLAI,
Deputy Fiscal.

Fiscal's Office,
Jaffna, October 22, 1909.

In the District Court of Colombo.

Ana Seena Thana Karuppan Cheddy of
No. 193, Sea street, Colombo. Plaintiff.
No. 28,482 C. Vs.

(1) T. K. Sundaram and (2) W. Sittam-
palam, both of Barber street, Colombo. Defendants.

NOTICE is hereby given that on Monday, November 29, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot, the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 1,268.02, with interest thereon at 10 per cent. per annum from February 5 to March 16, 1909; and thereafter at 9 per cent. per annum till payment in full and costs of action and charges, viz. :—

In an undivided 5 lachams of varagu culture, with its appurtenances, of a piece of land situated at Manipalay, called Nachchukkulyanvalavu, containing or reputed to contain in extent 9 lachams of varagu culture, with house, portico, and cultivated and spontaneous plants; bounded or reputed to be bounded on the east by the property of Kulaveerasinkam Sinnattamby and others, north by lane, west by the property of Thampipillai Sinnattamby, and on the south by the property of the heirs of the late Nannithamby Karalasingam.

Fiscal's Office, V. THAMBIPILLAI,
Jaffna, October 22, 1909. Deputy Fiscal.

In the District Court of Colombo.

Ana Seena Thana Karuppan Cheddy of
No. 193, Sea street, Colombo. Plaintiff.
No. 28,482 C. Vs.

(1) T. K. Sundaram and (2) W. Sittam-
palam, both of Barber street, Colombo. Defendants.

NOTICE is hereby given that on Tuesday, November 30, 1909, at 10 o'clock in the forenoon will be sold by public auction at the spot, the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 1,268.02, with interest thereon at 10 per cent. per annum from February 5 to March 16, 1909, and thereafter at 9 per cent. per annum till payment in full and costs of action and charges, viz. :—

In an undivided $\frac{3}{4}$ share, with its appurtenances, of a piece of land situated at Navalay, called Nedunkeny, containing or reputed to contain in extent 44 lachams of paddy culture; bounded or reputed to be bounded on the east by a dam to walk upon, north by the property of Kayilayar Mailoo, west by the property of Tayalmuttu, widow of Kumarasamy, and others, and on the south by channel.

2. In an undivided $\frac{3}{4}$ share, with its appurtenances, of a piece of land situated at Navalay, called Nedunkenyvalavu, containing or reputed to contain in extent 10 $\frac{1}{2}$ lachams of varagu culture; bounded or reputed to be bounded on the east by the property of Vettivelu Sittampalam and others, north by the property of Kartikesu Appakkuddy and others, west by the property of Mariachy, wife of Anthoni, and others, and on the south by the property of Tayalmuttu, widow of Kumarasamy.

Fiscal's Office, V. THAMBIPILLAI,
Jaffna, October 22, 1909. Deputy Fiscal.

In the District Court of Colombo.

Ana Seena Thana Karuppan Cheddy of
No. 193, Sea street, Colombo. Plaintiff.
No. 28,482 C. Vs.

(1) T. K. Suntharam and (2) W. Sittam-
palam, both of Barber street, Colombo. Defendants.

NOTICE is hereby given that on Saturday, November 27, 1909, at 10 o'clock in the forenoon, will

be sold by public auction at the Fiscal's Office, Jaffna, the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 1,268.02, with interest thereon at 10 per cent. per annum from February 5 to March 16, 1909, and thereafter at 9 per cent. per annum till payment in full and costs of action and charges, viz. :—

In a debt of Rs. 200, alleged to be now due, with interest at 12 per cent. per annum from the date of the bond, upon a mortgage bond executed in his (the 2nd defendant's) favour by Kandaiyar Nallathamby of Manipay on March 21, 1908, and attested by Notary K. Kasippillai of Jaffna under No. 4,187.

Fiscal's Office, V. THAMBIPILLAI,
Jaffna, October 22, 1909. Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

K. A. Don Tegriss Appu of Kakkapallia... Plaintiff.
No. 3,757. Vs.

A. S. Kannaiah, Vidane, and others of
Maradankulama... Defendants.

NOTICE is hereby given that on Saturday, November 27, 1909, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :—

1. The garden whereon Sellaiah Vel-Vidanerala resides of about 1 acre in extent with the plantations and the buildings standing thereon, situated at Maradankulama in Munnessaram pattu of Pitigal Korale North in the District of Chilaw.

2. Half share of the garden whereon Annaiah, Peace Officer, resides of about 1 acre in extent with the plantations and of the buildings standing thereon, situated at Maradankulama aforesaid.

3. Half share of the garden whereon Kanawadi resides of about 1½ acre in extent and of the plantations thereon, situated at Maradankulama aforesaid.

4. The garden called Talgahawatta of about 1½ acre in extent with the plantations and the buildings standing thereon, situated at Maradankulama aforesaid.

Amount to be levied Rs. 543.77 and damages at Rs. 15 per mensem from November 14, 1906, up to date of restoration to possession of the said property to plaintiff.

Deputy Fiscal's Office, A. V. HERAT,
Chilaw, October 26, 1909. Deputy Fiscal.

In the District Court of Chilaw.

S. K. R. S. K. R. Sivaparangiri Pulle of
Madampe Plaintiff.
No. 3,951. Vs.

Nathaniel C. Gunaratna of Madampe... Defendant.

NOTICE is hereby given that on Monday, November 15, 1909, at 1 o'clock in the afternoon, will be sold by public auction at the Fiscal's Office, Chilaw, the right title, and interest of the said defendant, viz. :—

The right, title, and interest of the defendant in and to the unexpired term of the lease bond No. 1,620 dated November 13, 1905, executed by A. W. Jayawardana of Mellawa-agara in favour of N. C. W. Gunaratna of Madampe.

Amount to be levied Rs. 1,000, with interest thereon at 9 per cent. per annum from June 6, 1908, till payment and poundage.

A. V. HERAT,
Deputy Fiscal.

Deputy Fiscal's Office,
Chilaw, October 26, 1909.

Province of Sabaragamuwa.

In the District Court of Colombo.

Cargills, Limited, Colombo... Plaintiffs.
No. 28,775. Vs.

V. R. E. Reynolds of Udapolla... Defendant.

NOTICE is hereby given that on Wednesday, November 24, 1909, at 11 o'clock in the forenoon, will be sold by public auction at the Deputy Fiscal's Office, Avisawella, the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 663.91, with legal interest from November 3, 1908, and on Rs. 61.2 at 12 per cent. per annum from January 1 till May 17, 1909, and thereafter at 9 per cent. per annum till payment, viz. :—

Shares Nos. 101 to 105 inclusive of the Udapolla Rubber Company.

A. RANESINGHE,
Deputy Fiscal.

Deputy Fiscal's Office,
Avisawella, October 26, 1909.

DISTRICT AND MINOR COURTS NOTICES.

Destruction of Records in the District Court of Jaffna.

NOTICE is hereby given in terms of the Ordinance No. 12 of 1894, section 6, that the money cases of the District Court of Jaffna, from the year 1885 to the year 1898, except cases in which—

- (1) Mortgage decrees have been entered;
- (2) Unclaimed suitors' money are lying in deposit;
- (3) Satisfaction of judgment decree or order has not been recorded, and

(4) Judgment being revived or writ issued, ten years have not elapsed—

will on and after 3 months from this day be destroyed, unless any person interested in any such record, personally, by Proctor, or by duly authenticated petition claim upon good cause shown, that such record may not be destroyed.

R. N. THAINE,
District Judge.

District Court,
Jaffna, October 20, 1909.

LIST OF JURORS AND ASSESSORS.

LIST of Persons in the North-Western Province who are qualified to serve as Jurors and Assessors, under the provisions of the Ordinance No. 15 of 1898, for the year 1909.

[N.B.—The letter s prefixed to a name signifies that the person is qualified to serve as a Special and an Ordinary (English-Speaking) Juror.]

ENGLISH-SPEAKING JURORS.

Andree, Charles Ambrose, landed proprietor	Kurunegala	s Leitan, C. S., notary public and landed proprietor	Kurunegala
s Barnes, Arthur Alexander, superintendent, Ridigama estate	do.	s Lancaster, Francis William, superintendent, Shakerly estate	do.
s Brown, William, irrigation engineer	do.	s Lushington, M. H., superintendent, Leeniwehara estate	do.
Brown, A. A., assistant superintendent, Delvita estate	do.	s Millard, Frederick Thornton, superintendent, Muwan-kande estate	do.
s Brown, Gilpin, superintendent, Clovis estate	do.	s Moraes, J. A., district engineer	Ambanpola
Cheyne, Murray Dalzel Mackenzie, assistant superintendent, Delvita estate	do.	Muttiah, Frederick Solomon, irrigation sub-inspector	Batalagoda
s Collin, C., planter, Udapola estate	Polgahawela	Paranavitana, R. I., registrar of lands	Kurunegala
s Cox, Henry Leonard, superintendent, Pitakande estate	Kurunegala	s Paterson, J. F., superintendent, Arampola estate	do.
s Crabb, R. W. I., provincial engineer	do.	Pulle, Joseph Louis Gnana-muttu, shroff mudaliyar, Kachcheri	do.
s Daniels, Edward Benjamin, clerk, Provincial Road Committee	do.	Silva, John E. de, clerk, Provincial Road Committee	do.
s Delaney, Henry J., superintendent, Kerry estate	do.	s Sittamparampillai, superintendent, minor roads	do.
s Dodanwala, G. W., landed proprietor	do.	s Stone, H. A. Lethbridge, superintendent of Pitakande estate	do.
Fernando, John, superintendent, Mahayaya estate	Makandura	s Sanctis, Henry de, superintendent, Pathragala estate	Potuhera
Fontyn, A. B., forester	Kurunegala	s Scott, Edmund, superintendent, Daisy Valley estate	Kurunegala
s Fyers, Henry Francis Clifton, deputy conservator	do.	s Tytler, W. A., planter, Eadella estate	Polgahawela
Gould, A. V., assistant superintendent, Delwita estate	do.	s Vanderstraaten, Cyril A., planter and landed proprietor, Newfoundland estate	Ennoruwa
s Gray, Arthur Warburton, superintendent, Delgolla estate	do.	s Vanderstraaten, Englebert Hugh, district engineer	Kurunegala
s Grigson, J. E., superintendent, Ambatale estate	Weuda	Velaidanpulle, P., draughtsman, Public Works Department	do.
Halpe, James Henry, landed proprietor	Piduma	Watt, J. M., assistant superintendent, Delwita estate	do.
s Harris, F. H., proprietor, Belgoda estate	Kurunegala	Weerapperuma, S. A., irrigation inspector	Ambanpola
s Herman, Charles, planter, Uda-kele estate	Polgahawela	Wijesinha, Julius David Conrad, kachcheri muhandiram	Kurunegala
s Ingleton, H. R., superintendent, Pangala estate	Kurunegala	Wijegunaratna, Don Albert, superintendent, Nottinghill estate	do.
Jumar, Baba Shom, chief clerk Forest Department	do.	s Wirasinha, J. V., district engineer	Dandagomuwa
s Jayamanna, Simon, landed proprietor, Wilapola estate	do.	s Zilva, Alfred Adam de, superintendent, Dynevour estate	Kurunegala
s Jayasundera, Alfred de S., landed proprietor, Denagomuwa	Polgahawela	Zilva, R. D. de, mudaliyar and head clerk, Kachcheri	do.
Kanagasekeram, K., district engineer's clerk	Dandagomuwa		

SINHALESE-SPEAKING JURORS.

Abayagunaratna, A. M., notary public	Kurunegala	Appuhami, Pambe Mudiyanse-lage, cultivator	Badullawa
Appuhami, Basnayakarallage, cultivator	Panaliya	Appuhami, Herat Mudianselage, cultivator	Mutugala
Appuhami, Mahaneka Mudiyan-selage, cultivator	Godigamuwa	Appuhami, Wijekon, Herat Mu-dianselage, cultivator	Bamburugama

Appuhami, <i>ex-arachchi</i> , Pinna-wala Malakara Mudiānselage, cultivator	Walakumbura	Perera, Ranasinha Arachchige Mathes, landed proprietor	Uda Badalawa
Appuhamy, Adikari Mudiānselage, cultivator	Detawa Pahala-gama	Punchi Banda, <i>ex-fiscal's</i> arachchi, cultivator	Dodanpotta
Banda, late korala, Tenakoon Mudiānselage, cultivator	Manapaya	Punchi Banda, <i>ex-arachchi</i> , Ekanayaka Mudiānselage, cultivator	Polambe
Banda, <i>ex-korala</i> , Mayabandara Jayasekera Mudiānselage, cultivator	Ambahera	Punchi Banda, Heratgama Basnayaka Mudiānselage, cultivator	Bamunugama
Bandihami <i>ex-korala</i> , cultivator	Potuwewa	Punchirala, <i>ex-arachchi</i> , Kadukara Mudinaselage, cultivator	Hettipola
Bandihami, Arampat Mudiānselage, cultivator	Wakkunuwala	Punchirala, <i>ex-arachchi</i> , Adikari Mudiānselage, cultivator	Numgamuwa
Delwita, T. B., basnayaka nilame and landed proprietor	Delwita	Punchi Appuhamy Vel-Vidane, Herat Mudiānselage, cultivator	Nugawela
Dingiri Banda, <i>ex-arachchi</i> , Patiraja Mudiānselage, cultivator	Wettewa	Punchi Nilame, Atapattu Mudiānselage, cultivator	Mawatta
Dingiri Banda, Ilankon Mudiānselage, cultivator	Uhumiya	Punchi Banda, Marapone, cultivator,	Kolambalamulla
Dingiri Banda, Wijekon Herat Mudiānselage, cultivator	Kalundawa	Ranhami, Atapattu Mudiānselage, cultivator	Piduruwella
Dingiri Banda, Atapattu Mudiānselage, cultivator	Mawatta	Ranhami Vederala, Weerasekera Mudiānselage, cultivator	Wellewa
Dingirihami, Adikari Mudiānselage, cultivator	Detawa Pahala-gama	Ranhami, late arachchi, Atapattu Mudiānselage, cultivator	Mamunuwa
Fonseka, P. J., superintendent, Raglan estate	Kurunegala	Ranhami, Adikari Mudiānselage, cultivator	Penteni goda
Fernando, Isadore, superintendent, Malkaduwawa	do.	Ranhami, late arachchi, Ratnayaka Mudiānselage, cultivator	Ambagammana
Fernando, J. E., superintendent, Carlsfield	do.	Ranhami, Samarakon Mudiānselage, cultivator	Yatigaloluwa
Gunaratna, W. D. Albert, muhandiram, landed proprietor	Mawatagama	Silva Galapatage Fredrick, baker	Kurunegala
Herathami, Konara Mudiānselage, cultivator	Vidanegedera	Silva, H. Simon de, trader	do.
Herathami, late arachchi, cultivator	Tumbulla	Soyza, Henedige Simon de, trader	do.
Jayawardena, J. P. S., notary public	Kurunegala	Sirimalhamy Mudiānselage, cultivator	Hittarapola
Kapuruhami, <i>ex-korala</i> arachchi, cultivator	Halpardeniya	Siridarahamy, <i>ex-korala</i> arachchi, Jayakodi Mudiānselage, cultivator	Otarakiriwanpola
Kapuruhami, Herat Mudiānselage, cultivator	Kiriwanapola	Tikiri Banda, Abayakon Mudiānselage, cultivator	Panaliya
Kaluhami, <i>ex-korala</i> , cultivator	Bowatta	Ukku Banda, late korala arachchi, Ratnayaka Mudiānselage, cultivator	Dewatagedera
Kapuruhami, <i>ex-korala</i> arachchi, Patiraja Mudiānselage, cultivator	Ambakadawara	Ukku Banda, <i>ex-arachchi</i> , Ratnayaka Mudiānselage, cultivator	Mandawela
Kapuruhami, <i>ex-korala</i> , cultivator	Gurussa	Ukku Banda, late korala arachchi, Sewratna Yapamudiānselage, cultivator	Nelawa
Kiri Banda, Wijekon, Herat Mudiānselage, cultivator	Baburugama	Ukku Banda, Madurusinha Mudiānselage, cultivator	Piduruwella
Kiri Banda, Rajaguru Mudiānselage, cultivator	Imbulgoda	Ukku Banda Appuhamy, landed proprietor	Makandara
Kiri Banda, Patiraja Mudiānselage, cultivator	Murutenge	Ukku Banda, Werasinghe Mudiānselage, cultivator	Mewawabamunumullegedara
Mudalihami, Ratnayaka Mudiānselage, cultivator	Karalappala	Ukku Banda, Lanka Tilaka Adikari Mudiānselage, cultivator	Detawa Pahala-gama
Mudalihami, Randunu Mudiānselage, cultivator	Pahala Medagoda	Wanduragala, P. B., landed proprietor, Wanduragala	Kurunegala
Mudalihami, late peace officer, cultivator	Riligala	Wijetunga, Don Hendrick, notary public	do.
Mudiānselage, Semasinha Nawaratna Wanninayaka Mudiānselage, cultivator	Hulugalla	Yahapathami, late arachchi, Wisinha, Herat Mudiānselage, cultivator	Hambare
Olupeliyawa, T. M., landed proprietor	Olupeliyawa		

TAMIL-SPEAKING JURORS.

Abdul Kader, A. S. S., trader	Dandagamuwā	Cader Meedin, Thana Chena Ana trader	Kurunegala
Aahamadu Mohideen, M. K. N., trader	Kandulla	Chena Ana Chena Seyadu Mammadu, trader	do.
Arunachalam Chetty, Kuna Mana Nana, trader	Kurunegala	Cassim, Ana Mammadu, head moorman	do.
Cassim, Ena Mana Mammadu, trader	do.		

Cader Meedin, Thana Muna Kawenna, trader	Kurunegala	Mohammadu Ibrahim Saibu, S. M., landed proprietor	Bammanna
Fernandez, Francis, trader	do.	Nachchi Appen Chetty, Kuna	Kurunegala
Fernando, Leo, trader	do.	Mana Chena Rena, trader	do.
Gonsalves, S. N., trader	do.	Peiris, S. T., trader	do.
Hadijiar, Kana Muna, trader	do.	Paldanu, Gabriel, trader	do.
Hamidu, Meyanna Kuna, trader	Pannala	Sadaku, Ana Muna Mohideen, trader	do.
Kailasampulle, K., trader	Kuliyapitiya	Selema Lebbe, Nuwenna Chena, trader	do.
Kanni Rauter, Mana-Kana Muna trader	Kurunegala	Saiyadu Mohammadu, Sena Ana Chena, trader	do.
Meera Saibu, Lena Ana Ahamadu, trader	do.	Udayappa Chetty, Rawenna Mana, trader	do.
Muttaiya Chetty, Pana Lana Kana Nana, trader	do.	Welleappa Chetty, Kuna Kana Rana, trader	do.
Mohammadu Abdul Kader Hadijiar, Kawenna Muna, trader	do.		
Maula Abubakkar, Sena Muna, trader	do.		

Fiscal's Office,
Kurunegala, October 25, 1909.

T. G. WILLET,
for Fiscal.