

Government Gazette

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

Part II.--Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

> An Ordinance further to amend "The Nuwara Eliya Board of Improvement Ordinance, 1896."

Preamble.

HEREAS it is expedient further to amend "The VV Nuwara Eliya Board of Improvement Ordinance, 1896" (hereinafter referred to as "the principal Orninance"): 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 for all purposes as "The Nuwara Eliya Board of Improvement (Amendment) Ordinance, 190," and this Ordinance and the principal Ordinance and the Ordinances amending the same may be cited collectively as "The Nuwara Eliya Board of Improvement Ordinances, 1896 to 190 ."

Addition to section 30 (19)

2 The following words shall be added in continuation of sub-section (19) of section 30 of the principal Ordinance (as amended by Ordinance No. 14 of 1898), namely: "For the

removal and disposal of night soil and house refuse; and for charging and recovering fees from owners or occupiers for such removal and disposal when carried out by the Board of Improvement or by any contractor on their behalf."

By His Excellency's command,

Hugh CLIFFORD, Colonial Secretary.

Colonial Secretary's Office, Colombo, November 17, 1909.

Statement of Objects and Reasons.

THE object of this Ordinance is to empower the Board of Improvement to make by-laws for the removal and disposal of night soil, and for charging and recovering fees for the service.

ALFRED G. LASCELLES, Attorney-General.

MINUTE.

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

An Ordinance to amend "The Branch Roads Ordinance, 1896."

Preamble.

WHEREAS it is expedient to amend "The Branch Roads Ordinance, 1896" (hereinafter referred to as "the principal Ordinance"), in certain particulars: 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 and construction.

1 This Ordinance may be cited as "The Branch Roads (Amendment) Ordinance, 1909," and shall be read and construed as one with the principal Ordinance.

Substitution of a new section.

2 For section 42 of the principal Ordinance there shall be substituted the following section:

Extension of Ordinance to roads other than cart roads. 42. (1) The Governor in Executive Council may by Proclamation extend the application of this Ordinance or of any specified provisions thereof to the construction, maintenance, and improvement, or to the maintenance and improvement only, of any road or bridge to which this Ordinance would not, but for such Proclamation, be applicable.

(2) Nothing in this Ordinance shall be held to preclude the Governor in Executive Council from extending the application of this Ordinance to the maintenance and improvement of roads and bridges which have previously been maintained by means of money or labour provided by any District Road Committee, or to the construction, maintenance, and improvement of roads or bridges which connect, or will, when completed, connect two principal thoroughfares.

By His Excellency's command,

HUGH CLIFFORD, Colonial Secretary.

Colomial Secretary's Office, Colombo, November 24, 1909.

Statement of Objects and Reasons.

The object of the Draft Ordinance is to remove doubts as to the power of the Governor in Executive Council, under section 42 of the Branch Roads Ordinance, to extend the provisions of the Ordinance to roads which have previously been maintained by the District Road Committee and to roads forming a connecting link between principal thoroughfares.

2. The consent of a majority of the proprietors of two-thirds of the acreage in the district will of course be, as before, a condition precedent to the application of the Ordinance to any road.

Colombo, July 13, 1909.

ALFRED G. LASCELLES, Attorney-General.

PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 14 of 1909.

An Ordinance to remove doubts as to the validity of Marriages between Kandyans registered under "The Marriage Registration Ordinance, 1907."

HENRY McCallum.

Preamble

W HEREAS doubts have arisen whether marriages between Kandyans may be lawfully registered or solemnized according to the provisions of "The Marriage Registration Ordinance, 1907," and it is expedient that such doubts should be removed: 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 Kandyan Marriages (Removal of Doubts) Ordinance, 1909."

Legalization of marriages contracted between Kandyans under general marriage law.

- 2 It shall not be unlawful to solemnize or to register any marriage in accordance with the provisions of "The Marriage Registration Ordinance, 1907," nor shall any marriage heretofore solemnized or registered under the said Ordinance or under any of the enactments for which the same was substituted be deemed to be invalid by reason only that the parties thereto are or were Kandyans. Provided that—
 - (a) Marriages so solemnized or registered between Kandyans shall, as regards the capacity of the parties to contract marriage, the grounds on which the marriage may be dissolved, and in all other respects, be governed by the provisions of "The Marriage Registration Ordinance, 1907;" and the provisions of the said "Amended Kandyan Marriage Ordinance, 1870," shall have no application whatever thereto.
 - (b) The circumstance that a marriage between Kandyans has been solemnized or registered under "The Marriage Registration Ordinance, 1907," or under any of the enactments for which the same was substituted, shall not affect the rights of the parties or the rights of persons claiming title from or through them to succeed to property according to the rules of Kandyan law.

Interpretation.

3 In this Ordinance the word "Kandyans" means persons who might lawfully have contracted marriage under "The Amended Kandyan Marriage Ordinance, 1870."

Passed in Council the Twentieth day of October, One thousand Nine hundred and Nine.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-fifth day of November, One thousand Nine hundred and Nine.

HUGH CLIFFORD, Colonial Secretary. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 15 of 1909.

An Ordinance to amend "The Prevention of Cruelty to Animals Ordinance, 1907."

HENRY McCallum.

Preamble

W HEREAS it is expedient to amend "The Prevention of Cruelty to Animals Ordinance, 1907," hereinafter referred to as "the principal Ordinance": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Prevention of Cruelty to Animals (Amendment) Ordinance, 1909," and shall be read and construed as one with the principal Ordinance.

Construction.

Addition of new section 6 A.

2 Immediately after section 6 of the principal Ordinance (relating to the penalty for using animals unfit for labour) the following section shall be added and shall be numbered 6 A

Power of Governor to establish infirmaries for the treatment of animals.

- 6 A (1) The Governor may by order in the Government Gazette appoint any institution established in Ceylon for the treatment of sick or injured animals to be an infirmary for the treatment and care of animals in respect of which offences under section 6 have been committed.
- (2) Every such infirmary shall be open to inspection at all reasonable hours by any officer authorized in that behalf by the Governor.
- (3) The Governor may, whenever he thinks fit to do so, rescind any order made under sub-section (1).
- (4) The Police Magistrate before whom a prosecution for such an offence has been instituted may direct that the animal in respect of which the offence is alleged or proved to have been committed shall be sent for treatment and care to an infirmary and be there detained, until it is in his opinion, or in the opinion of some other Police Magistrate, again fit for the work or labour on which it has been ordinarily employed.
- (5). The cost of the treatment, feeding, and watering of the animal in the infirmary shall be payable by the owner of the animal according to such scale of rates as the Government Agent of the Province may from time to time prescribe.
- (6) If the owner refuses or neglects to pay such costs and to remove the animal within such time as the Police Magistrate may prescribe, the Police Magistrate may direct that the animal be sold, and the proceeds of the sale be applied to the payment of such costs.
- (7) The surplus, if any, of the proceeds of the sale shall, on application made by the owner within two months after the date of the sale, be paid to him, but the owner shall not be liable to make any payment in excess of the proceeds of the sale.

Passed in Council the Twentieth day of October, One thousand Nine hundred and Nine.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-fifth day of November, One thousand Nine hundred and Nine.

Hugh Clifford, Colonial Secretary. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 16 of 1909.

An Ordinance to amend "The Youthful Offenders'
Ordinance, 1886."

HENRY McCallum.

Preamble.

W HEREAS it is expedient to amend "The Youthful Offenders' Ordinance, 1886" (hereinafter referred to as "the principal Ordinance"): Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title

This Ordinance may be cited as "The Youthful Offenders' (Amendment) Ordinance, 1909," and the principal Ordinance and this Ordinance shall be read and construed as one Ordinance, and may be cited collectively as "The Youthful Offenders' Ordinances, 1886 and 1909."

Substitution of new sub-section 19 (c).

2 For sub-section (c) of section 19 of the principal Ordinance (relating to the power of the court to order youthful offenders to be whipped) as printed in the Revised Edition of the Legislative Enactments of Ceylon, 1907, the following sub-section shall be substituted:

Power of court to order whipping. (c) Order the offender, if a male, to be whipped with not more than six strokes of a light cane or rattan in the case of a boy under the age of twelve, or, in the case of a boy above the age of twelve and below the age of sixteen, with not more than ten such strokes; such punishment to be inflicted within the court premises and in the presence, if he desires to be present, of the parent or guardian of the offender; or

Passed in Council the Twentieth day of October, One thousand Nine hundred and Nine.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-fifth day of November, One thousand Nine hundred and Nine.

Hugh Clifford, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 17 of 1909.

An Ordinance to continue "The Public Servants' (Liabilities)
Ordinance, 1899."

HENRY McCALLUM.

Preamble.

WHEREAS by section 5 of "The Public Servants' (Liabilities) Ordinance, 1899," it was enacted that the said Ordinance should continue in force until the thirty-first day of December, One thousand Nine hundred and Four, or if the Legislative Council should be then in Session until the end of such Session; and whereas by "The Expiring Laws Continuance Ordinance, 1904,", the said first-named Ordinance was continued in force until the thirty-first day of December, One thousand Nine hundred and Nine, or the close of the Session of the Legislative Council; and it is expedient that

the said first-named Ordinance should be further continued in operation: 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 Public Servants' Liabilities (Extension) Ordinance, 1909."

Extension of "Public Servants' (Liabilities) Ordinance, 1899."

2 "The Public Servants' (Liabilities) Ordinance, 1899," shall be continued in operation after the date when it would have expired under "The Expiring Laws Continuance Ordinance, 1904," until the thirty-first day of December, One thousand Nine hundred and Fourteen.

Passed in Council the Twentieth day of October, One thousand Nine hundred and Nine.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-fifth day of November, One thousand Nine hundred and Nine.

Hugh CLIFFORD, Colonial Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the ${\bf District}$ Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,494.

In the Matter of the Intestate Estate
of the late Rupesinghege Don
Elias of Battekettere, deceased.

Kapuge Punchi Hamy of Battekettere Petitioner.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on November 25, 1909, in the presence of Messrs. de Vos & Gratiaen, Proctors, on the part of the petitioner above-named; and the affidavit of the said petitioner dated November 23, 1909, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the mother and sole 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 any other person or persons interested shall, on or before December 16, 1909, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. Loos, District Judge.

November 25, 1909.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 593.

In the Matter of the Estate of the late Kaludura Austin de Thabrew of Pahalagoda, deceased.

THIS matter coming on for disposal before A. C. G. Wijeyekoon, Esq., Acting District Judge of Kalutara, on October 28, 1909, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioner Pahalaga Sarnelia de Silva Abeyegoonewardene of Paiyagala; and the affidavit of the said petitioner dated October 26, 1909, having been read:

It is ordered that the petitioner Pahalage Sarnelia de Silva Abeyegoonewardene of Paiyagala be and she is hereby declared entitled to administer the

estate of the said deceased, as mother of the said deceased, and that letters of administration do issue to her accordingly, unless the respondent Kaludura Sirinaris Thabrew of Moragalla shall, on or before November 24, 1909, show sufficient cause to the satisfaction of this court to the contrary.

A. C. G. WIJEYEKOON, Acting District Judge.

October 28, 1909.

The date for showing cause against the above Order Nisi is extended till December 8, 1909.

A. C. G. WIJEYEKOON, Acting District Judge.

November 24, 1909.

In the District Court of Batticaloa.

Order Nisi.

Testamentary
Jurisdiction.
No. 554.

In the Matter of the Estate of the late C. Suppramaniam of Puliyantivu, deceased.

Velmurugu Mudaliyar Rasammah, widow of the late C. Suppramaniam of Puliyantivu.....

.. Petitioner.

Vs.

THIS matter coming on for disposal before W. R. B. Sanders, Esq., District Judge of Batticaloa, on September 20, 1909, in the presence of Mr. S. J.

Kanthappa, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated May 25, 1909, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above-named or any other person or persons interested shall, on or before November 4, 1909, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS, District Judge.

September 20, 1909.

Order Nisi extended to December 2, 1909.

W. R. B. SANDERS, District Judge.

In the District Court of Galle.

Order Nisi.

No. 3,917. In the Matter of Patuwatawitanage Endiris, late of Dodanduwa, deceased.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on November 24, 1909, in the presence of Mr. E. A. Wijesuriya, Proctor, on the part of the petitioner Patuwatawitanage Babus de Silva; and the affidavit of the petitioner dated November 23, 1909, having been read:

It is ordered that the 4th respondent be appointed guardian ad litem of the 10th and 11th respondents and the 18th respondent be appointed guardian ad litem of the 13th, 14th, 15th, 16th, and 17th respondents, unless the respondents shall, on or before January 11, 1910, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Patuwata-witanage Babus de Silva is an uncle of the deceased, and that he is as such entitled to letters of administration issued to him accordingly, unless the respondents 1, Patuwatawitanage Davis Sinno; 2, Patuwatawitanage Sugathihamy; 3, ditto Babunhamy; 4. ditto Andris Sinno; 5, ditto Punchinona and her husband 6, Jeeris Warnasuriya; 7, Patuwatawitanage Angonona and her husband 8, Abraham Alwis Abeyweera Gunewardena; 9, Patuwatawitanage James; 10, ditto Anodahamy: 11, ditto Aberan, both minors, appearing by their guaridan ad litem the 4th respondents; 12, Patuwatawitanage Nonkohamy: 13, ditto Podi Sinno; 14, ditto Deonis Sinno; 15, ditto Babynona; 16, ditto Nonahamy; 17, ditto Charles Sinno by their guardian ad litem; 18, Daluwattemullegamage Sehamy, all of Patuwata in Dodanduwa; 19, Patuwatawitanage Mangonona and her husband 20, Jasenthu Patabendige Seneris de Silva, both of Ambalangoda; 21, Kaluachchige Odiris de Silva; 22, ditto Sardias de Silva; 23, Kahingalage Andris de Silva; 24, Koththigodakankanange James; 25, ditto Angohamy; 26, ditto Luinahamy, all of Patuwata in Dodanduwa shall, on or before January 11, 1910, show sufficient cause to the satisfaction of this court to the contrary.

November 24, 1909.

W. E. THORPE,

_District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,364.

In the matter of the insolvency of Mathew Bernard Holsinger of No. 28, Mosque lane, Kollupitiya, Colombo.

NOTICE is hereby given that the above-named insolvent has been allowed a certificate as of the third class, but its issue has been suspended for one year.

By order of court,

D. M. Jansz; Secretary.

Colombo, November 29, 1909.

In the District Com

In the District Court of Colombo.

No. 2,369.

In the matter of the insolvency of Solomon Swartsey Pullenayagam of No. 7, Lascoreen street, Kotahena, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will

take place at the sitting of this court on December 16, 1909, for proof of further claims.

By order of court,

D. M. Jansz, Secretary.

Colombo, November 26, 1909.

In the District Court of Colombo.

No. 2,390.

In the matter of the insolvency of S. S. de Silva of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on January 20, 1910, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. Jansz, Secretary.

Colombo, November 26, 1909.

In the District Court of Kalutara.

No. 131.

In the matter of the insolvency of Wännakuwattawaduge James Peter Fernando of Horetuduwa.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to court in the above matter is adjourned to December 13, 1909, for assignee's report.

By order of court,

WM. DE SILVA, Secretary.

Kalutara, November 29, 1909.

In the District Court of Kalutara.

In the matter of the insolvency of No. 134. Johannes Rodrigo of Panadure.

NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to December 10, 1909.

By order of court,

WM. DE SILVA,

Secretary.

Kalutara, November 26, 1909.

In the District Court of Negombo.

No. 86.

In the matter of the insolvency of D. R. Jayawardena of Henaratgoda.

NOTICE is hereby given that the second sitting of this court in the above matter is fixed for December 21, 1909.

By order of court,

N. PARANAVITANE,

Secretary.

District Court, Negombo, November 23, 1909.

In the District Court of Negombo.

No. 87.

In the matter of the insolvency of Richard Francis Pereira of Dandu-

OTICE is hereby given that the second sitting of this court in the above matter is fixed for January 21, 1910.

By order of court.

N. PARANAVITANE,

District Court, Negombo, November 25, 1909.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

M. M. K. M. Nagappa Chetty of Sea street,

Colombo Plaintiff,

No. 27,915.

1, Selestina Perera; 2, K. William Dias; and 3, K. John Dias, all of Welikada, Colombo Defendants.

OTICE is hereby given that on Thursday, January 6, 1910, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 2,245.44 with interest thereon at 9 per cent. per annum from November 12, 1908, till payment in full and costs, viz. :-

At 2 P.M.

(1) All that field called Wellipillewekumbura situated at Welikada in the Palle pattu of Salpiti korale; and bounded on the north by the field belonging to Nawalage Gregoris Cooray Appuhamy, south by the Government cinnamon land, on the east by the field belonging to Baron Arachchi, and on the west by the field belonging to Kalupahanaliyanage Don Dionis Appuhamy; containing in extent I rood more or less.

At 2.30 P.M.

(2) All that undivided one-fourth part or share of and in all that field called Mahawalangakumbura, situated at Welikada aforesaid; and bounded on the north by Depawa, on the east by the field of Carolis Dias, Catechist, on the south by the Government cinnamon land, and on the west by the field of Pattiyage Hendrick Gomes; containing in extent about 2 roods.

At 3 P.M.

(3) All defined southern half part of the land called Pellengastoduwa alias Kanuketiyakumbura, situated

at Welikada, which said defined portion is bounded on the north by the other half part now belonging to Galagedarage Don Johanis, on the east by the lands belonging to Galagedarage Don Vania, on the south by the field of Galagedarage Don Martinus, and on the west by a dam of the Government cinnamon garden; containing in extent 1 acre 1 rood and 50/100 square perches together with all buildings, erections, fixtures, ditches, trees, ways, rights, easements, advantages, and appurtenances whatsoever to the said premises belonging or appertaining or usually held or enjoyed therewith or reputed to belong or be appertenant thereto.

At 5 P.M.

4. All that undivided one-half part or share of and in all that garden called Gannegewatta situated at Gottotuwa, Ambatalenpahala in Alutkuru Korale South; and bounded on the north by the garden of Kotakelege Appuhamy alias Kotiagalage Appuhamy, on the east by the garden of Lewis Appu, on the south by the garden of Baba Vidane, and on the west by a portion of the same land; containing in extent about 2 roods more or less.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, December 1, 1909.

No. 28,452.

In the District Court of Colombo.

Max Hausheer, trading in Colombo under the name, style, and firm of the Continental Trading Company Plaintiff.

C. A. Gunawardena of No. 119, Hulftsdorp, Colombo Defendant.

TOTICE is hereby given that on Saturday, January 8, 1910, at 2 o'clock in the afternoon will be sold by public auction at the fibre mills

 V_{S} .

garden in Wattala, the following property for the recovery of the sum of Rs. 6,280 19 with interest thereon at 9 per cent. per annum from June 28, 1909, till payment in full and costs of suit, Rs. 519.75,

One engine and boiler, 14 machines and wheels, and leather wheel straps.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, December 2, 1909.

In the District Court of Kalutara. Busabaduge Maria Fernando, administratrix of the estate of the late K. Don Sarpino of Maggona.....Plaintiff. No. 3,908. $\mathbf{v}_{\mathbf{s}}$ Siddi Lebbe Marikar Idroos Lebbe Marikar of Veyangalla.................Defendant.

OTICE is hereby given that on Wednesday, December 29, 1909, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property mortgaged by defendant with plaintiff, to wit:-

1. E 5/396.—The land called Delkotawalamanana, in extent 5 acres 1 rood and 30 perches, situated at Yatiyana, in Maha Pattu North of Pasdun korale; and bounded on the north-east and south-east by lands belonging to the Crown, on the south-west by the land appearing in plan No. 57,738, and on the west by lands appearing in plans Nos. 56,964 and 57,738 and the high road.

2. E 1/350.—The land called Delkotawaladeniya, in extent about 1 acre 3 roods and 12 perches, situated at Yatiyana aforesaid, belonging to and possessed as aforesaid; and bounded on the north and west by the road, on the east by lands belonging to the Crown, on the south by the land appearing in

plan No. 66,002.

3. E 8/256.--The land called Berawaliyadda, in extent about 2 acres 2 roods and 20 perches, situated at Gorakagoda, in Maha Pattu North aforesaid, belonging to and possessed as aforesaid; and bounded on the north by the land belonging to D. Agris Appu and others, on the north-east by the land belonging to K. Don Abram and others, on the south-east by the road, on the south by the road and by land in plan No. 71,933, and on the west by land in plan No. 71,933 and the land belonging to Don Davith Tennakon Appuhamy.

4 E 3/140.—The land called Mahaokanda, appearing in the plan of Maha Pattu North aforesaid, in extent about 4 acres 2 roods and 2 perches; and bounded on the east and south by the land appearing bin plan No. 71,975 and all the other sides by Crown

lands.

On Friday, December 31, 1909, at 11 A.M.

5. A 139/331, A 88/161. Boundaries to the hall portion of Keragepitiyawatta, in extent about 2 roods, situated at Maggona, belonging to and possessed by the defendant as aforesaid, are on the north Bogahawatta alias Adappanewatta, on the east Andiyawatta, on the south by the other half portion of this land, and on the west by the high road; within these boundaries an undivided three-fifths of the soil and of the trees and the tiled boutique room built by the defendant thereon.

For the recovery of Rs. 2,191.87½.

B. P. J. Gomes, Deputy Fiscal.

Deputy Fiscal's Office, Kalutara, November 30, 1909.

In the District Court of Negombo. Sembukuttiarachchige Paul de Silva of Katana..... Plaintiff $\mathbf{v}_{\mathbf{s}}$. No. 7,583.

Sembukuttiarachehige Agonis Silva Appuhamy; 2, Ranaweeraratna-arach-chige Don Gilis Appuhamy, both of Balabowe......Defendants.

OTICE is hereby given that on December 30, 1909, commencing at 10 o'clock in the forencon, will be sold by public auction at the respective premises the following property, viz.:-

(1) The life interest of the said 1st defendant in and to the six allotments of lands called Kongahawatta, Telambugahawatta, Peragahalanda, Kahatagahalanda, Pihimbiyagahawatta alias Pihidhiyagahalanda, and Gorakagahawatta, situated at Katana, in the Dunagaha pattu of Alutkuru korale; and bounded on the north by the lands belonging to Don Juwan Appuhamy, Martinu Pereis, to the heirs of Karanis Fernando, and to the heirs of Marukku Fernando; on the east by the lands belonging to the heirs of Don Francisco Appuhamy, to Don Grigoris Appuhamy, to Martinu Peries, to the heirs of Marku Fernando, and Don Juwan Appuhamy, south by the high road and the land belonging to Jusey Silva Appuhamy; and on the west by the land belonging to Jusey Silva Appuhamy, the heirs of Marukku Fernando, and Isabella Perera; containing in extent 10 acres more or less.

On December 31, 1909, commencing at 10 o'clock in the forenoon.

(2) The life interest of the said 1st defendant in and to the garden called Millagahawatta and Kosgahawatta, situate at Kongodamulla in ditto; and bounded on the north by the land of Lowaris Appu, the land of Isabella, and the land of Ranaweeraarachchige Jusey Appu and others, on the east by the land of Lihinikadupe Don Maiappu, on the south by the lands of Solanga-arachetige Juakinu Appu and others, and on the west by the lands of S. Paul de Silva; containing in extent 3 acres and 2 roods more or less.

Amount to be levied Rs. 1,712.72, with interest on Rs. 1,553 at 9 per cent. per annum from June 26, 1909, till payment in full.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negombo, November 30, 1909.

Central Province.

In the District Court of Kandy.

1, Adolphus Owen Tranchell; 2, Charles Lancelot Tranchell, executors of the last will and testament and codicils of the late E. F. Tranchell, deceased Plaintiffs. No. 19,677.

Peeyanna Muna Seeny Rawther of Katu-

OTICE is hereby given that on December 30, 1909, commencing at 12 o'clock noon, will be sold by public auction at the premises, the following property mortgaged upon bond No. 6,316 dated September 5, 1902, and decreed to be sold by the judgment entered in the above case, viz. :-

All that garden called Gangahatennewatta, with the buildings thereon, situate at Kahalla in Pallegampaha of Lower Dumbara; and bounded on the east by the property of Mr. Green, on the south by the Mahaweli-ganga, on the west by the property of Johannes Perera and Mathes Perera, and on the north by the property of Mathes Perera; cotaining in extent about 3 pelas; which said land and premises are more fully described in the title deed thereof in favour of the defendant No. 4,574 dated February 11, 1896, attested by J. B. Siebel, Notary Public.

Amount of writ Rs. 142 25, with interest on Rs. 400 from July 13, 1909, to July 29, 1909.

Fiscal's Office, A. V. WOUTERSZ, Kandy, December 1, 1909. Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Kasinathar Vaithilingam of Sankuvely, by his general attorney, Ramalingam Muttukumaru of Vaddukkoddai East Plaintiff.

No. 6,345.

(1) Kathirkamar Pasupathy of Vannarponnai East (dead), (2) Sinnaddy Ilayavan of ditto, (3) Murukan Kathiravelu of ditto, and wife (4) Sellachchi of ditto, (5) Sinnavy Murukesu and wife (6) Ledchumy of ditto, (7) Kathiran Sinnattamby of ditto, (8) Theogu Yacco of Karaiur, (9) Thimingu Pavilu of ditto, (10) Thimingu Santiago of ditto. Defendants.

(1) Thankachiamma, widow of Kathirkamar Pasupathy of Navaly, and (2) Kathirkamar Ilayavan of Vannarponnai East Substituted Defendants.

NOTICE is hereby given that on Wednesday, December 29, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot, the following property hypothecated to the plaintiff and decreed to be sold by decree entered in the above action, for the recovery of Rs. 725.80 with interest on Rs. 723.41 at the rate of 12 per cent. per annum from December 4, 1908, until payment in full and costs of suit being Rs. 174.01, and charges, viz:—

(1) A piece of land situated at Vannarponnai East called Vannanthoddam; containing or reputed to contain in extent 2 lachams of varagu culture and 1 kully with house, well, and other appurtenances; bounded or reputed to be bounded on the east by rail road, north by the property of Sellachchy the 4th temple of Siri Venkadesapperumal, and on the south by the property of Seethavi, wife of Kantan.

(2) An undivided 2 lachams of varagu culture with its appurtenances of a piece of land situated at Vannarponnai East called Pandianvalavu; containing or reputed to contain in extent 2½ lachams of varagu culture with houses and other appurtenances including share of well on the northern boundary land, and the right of use of way and water-course; bounded or reputed to be bounded on the east by the property of Ledchumy the 6th defendant, north by the property of Vallippillai, wife of Kathiravelu, west by lane, and on the south by the property belonging to the temple of Siri Venkadesapperumal.

(3) A piece of land situated at Vannarponnai East called Vannanthoddam; containing or reputed to contain in extent I lacham of varagu culture and 3 kullies with house and other appurtenances; bounded or reputed to be bounded on the east by rail road, north by the property of Ledchumy the 6th defendant, west by the property belonging to the temple of Siri Venkadesapperumal, and on the south by the property of the heirs of the late Kathirkamar Pasupathy the

(4) An undivided 1 lacham of varagu culture and 1 3/32 kullies with its appurtenances of a piece of land situated at Vannarponnai East called Olaiththarai; containing or reputed to contain in extent 1 lacham of varagu culture and 5 1/16 kullies with its appurtenances; bounded or reputed to be bounded on the east by rail road, north by the property of Vallippillai, wife of Katilravelu, west by the property of Sinnaddy Ilayavan the 2nd defendant, and by the property belonging to the temple of Siri Venkadesapperumal, and on the south by the property of Sellachchy the 4th defendant.

Fiscal's Office, V. THAMBIPILLAI, Jaffna, November 27, 1909. Deputy Fiscal.

In the District Court of Jaffna.

Kasinathar Vaithilingam of Sankuvely,
by his general attorney, Ramalingam
Muttukumaru of Vaddukkoddai East . . Plaintiff.

No. 6,345. Vs.

 Kathirkamar Pasupathy of Vannarponnai East (dead), (2) Sinnaddy Ilayavan of ditto, (3) Murukan Kathiravelu of ditto, and wife (4) Sellachchi of ditto, (5) Sinnavy Murukesu and wife (6) Ledchumy of ditto, (7) Kathiran Sinnatamby of ditto, (8) Theogu Yacco of Karaiur, (9) Thimingu Pavilu of ditto, (10) Thimingo Santiagu of ditto, Defendants.

(1) Thankachiamma, widow of Kathirkamar Pasupathy of Navaly, and (2) Kathirkamar Tlayavan of Vannarponnai East Substituted Defendants.

OTICE is hereby given that on Thursday, December 30, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot, the following property hypothecated to the plaintiff and decreed to be sold by decree entered in the above action, for the recovery of Rs. 725 80 with interest on Rs. 723 41 at the rate of 12 per cent. per annum from December 4, 1908, until payment in full, and costs of suit being Rs. 174 01, and charges, viz:—

A piece of land situated at Navaly called Thampanthenmetketkadu; containing or reputed to contain in extent 13 lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Markkanda Ayar Erakunatha Ayar, north by the property of Sinnavan Murukan, west by the property of Sinnavan Mathan, and on the south by old road and by the property of Markkanda Ayar Erakunata Ayar.

Fiscal's Office, V. THAMBIPILLAI,
Jaffina, November 27, 1909. Deputy Fiscal.

In the District Court of Jaffna.

Kasinathar Vaithilingam of Sankuvely, by his general attorney, Ramalingam Muttukumaru of Vaddukkoddai East Plaintiff.

No. 6,345. Vs.

(1) Kathirkamar Pasupathy of Vannarponnai East (dead), (2) Sinnaddy Ilayavan of ditto, (3) Murukan Kathiravelu
of ditto, and wife (4) Sellachchi, (5)
Sinnavy Murukesu and wife (6)
Ledchumy of ditto, (7) Kathiran Sinnatamby of ditto, (8) Theogu Yacco of
Karaiur, (9) Thimingo Pavilu of ditto,
(10) Thimingu Santiagu of ditto, Defendants,

(1) Thankachiamma, widow of Kathirkamar Pasupathy of Navaly, and (2) Kathirkamar Ilayavan of Vannarponnai East......Substituted Defendants.

NOTICE is hereby given that on Friday, December 31, 1909, at 10 o'clock in the forenoon, will

be sold by public auction at the spot, the following property hypothecated to the plaintiff and decreed to be sold by decree entered in the above action, for the recovery of Rs. 725 ·80 with interest on Rs. 723 ·41 at the rate of 12 per cent. per annum from December 4, 1908, until payment in full, and costs of suit being Rs. 174 ·01, and charges, viz:—

An undivided § share of a piece of land situated at Karaiur called Kudyiruppu; containing or reputed to contain in extent 2½ lachams of varagu culture with well and other appurtenances (exclusive however of the ground taken for the rail road which crosses the land); bounded or reputed to be bounded on the east by the property of Teoku Santiaku and shareholders, north by lane, west by road, and on the south by the property of Innasia, daughter Teoku.

V. THAMBIPILLAI, Siscal's Office, Deputy Fiscal. Jaffna, November 27, 1909.

In the District Court of Jaffna.

(1) Arunasalamcheddy Muttu Kanapathi Cheddy and his wife (2) Rasamany of Vannarponnai East...........Plaintiffs,

No. 6,440.

Vs

Chitamparanata Cheddiar Chellappa Cheddiar of Vannarponnai East, Proctor, now of Chief Court, Putuk-

koddai, Tinichinapoly, South India. Defendant.

OTICE is hereby given that on Friday, December 31, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, hypothecated to the plaintiff and decreed to be sold by decree entered in the above action for the recovery of Rs. 1,142·23 with further interest on Rs. 900 at the rate of 10½ per cent. per annum from January 28, 1909, until payment in full. provided such further interest does not exceed Rs. 657·77 and costs and charges, viz :—

A divided two and one-eighth lachams of varagu culture on the southern side with houses and cultivated plants of a piece of land situated at Vannarponnai East called Nochchippalam Pirayady or Paraiyariankadoo and Pirayady, containing or reputed to contain in extent four and five-eighth lachams of varaku culture. The said two and one-eighth lachams of varaku culture with houses and cultivated plants is bounded or reputed to be bounded on the east by the property of Arumugam Muttutamby and others, north by the property of Chellam, widow of Thuraiappa Chetty and shareholders and Vayittianatha Chetty Chellyah Chetty and others, on the west by road and by the property of Chapapathy Chettiar Muttukkumarasamy Chettiar, and on the south by the property of Letchemeypillai, wife of Arumasalam Chettiar, and shareholders.

V. THAMBIPILLAI,
Fiscal's Office, Deputy Fiscal.
Jaffna, November 30, 1909.

Southern Province.

In the District Court of Galle.

No. 9,131. Vs.

Kalupahanaliyanage Dona Cicilia

Hamine of Kumbalwella and others. Defendants.

NOTICE is hereby given that on Friday, January 7, 1910, commencing at 2.30 o'clock in the afternoon, will be sold by public auction at the

premises in the following mortgaged property, viz.:—

I. All that $\frac{3}{4}$ of the planter's share of the first plantation and $\frac{3}{4}$ of the planter's share of the 2nd and 3rd plantations made by Kalupahanaliyanage Hendrick de Silva and $\frac{3}{4}$ of $\frac{3}{3}$ of the remaining trees and soil of the land called Ampitiyeowitawatta alias Welewatta together with the $\frac{3}{4}$ share of the eleven cubits tiled house standing thereon, containing in extent about 2 acres, situate at Kumbalwella, the right, title, and interest of the defendants.

2. An undivided $\frac{7}{8}$ of $(\frac{1}{4} + \frac{1}{8} + 1/108 + 1/18)$ of the land Meddewatta alias Weagodawatta situate at

Kalegana.

3. An undivided $\frac{1}{8}$ of the field called Galketigodawatta-addarakumbura in extent I rood and 23 perches, situate at Kumbalwella.

Writ amount, Rs. 1,016.87 with interest on Rs. 844.70 at 9 per cent. per annum from October 13, 1908, less Rs. 117.58 recovered.

C. T. LEEMBRUGGEN, for Fiscal.

Fiscal's Office, Galle, December 1, 1909.

In the District Court of Matara.

Endoris de Silva Balasuriya of Nupe...... Plaintiff. (

No. 4.543. Vs

Don Johannes Rubasinha Yapa, Vidane Arachchi of Maragoda..........Defendant.

NOTICE is hereby given that on Tuesday, December 21, 1909, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 740.75 with interest on Rs. 400 at 20 per cent. per annum from February 2, 1909, till April 3, 1909, and legal interest on the aggregate amount from that date:—

(1) The land called Galmuttuwehena, containing in extent 47 acres 2 roods and 8 perches, situate at Paraduwa, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by lot appearing in title plan No. 162,711, east by lots appearing in plan Nos. 184,813 and 184,814, 191,168 and 191,169, the land claimed by the villagers, and Elgiriya temple, water-course, and lot C 463 of preliminary plan No. 1,078, south by lands claimed by the villagers, and the west by the road and lots appearing in plans Nos. 162,673 and 162,672, lands claimed by villagers and lot No. 14,632½ of preliminary plan No. 4,903.

(2) The land called Pahuranwila-potuwila, in extent 1 acre 1 rood and 13 perches, situate at ditto; and bounded on the north by lot B 463 in preliminary plan No. 1,078, Pahuranwila, east by Pahuranwila, south by reservation for the road and land claimed by the villagers, and west by lands claimed by the villagers.

G. F. DE LIVERA, Deputy Fiscal.

Deputy Fiscal's Office, Matara, November 24, 1909.

In the District Court of Galle.

M. K. M. P. R. Lechchinan Chetty of

No. 9,258. Vs.

D. D. S. Goonaratne of Weligama Defendant

NOTICE is hereby given that on Monday, December 20, 1909, at 1 o'clock P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property

for the recovery of Rs. 1,177.57 with interest on Rs. 1,082 75 at 9 per cent. per annum from September 30, 1908, viz. :-

The soil and fruit trees of the land called Yakaparangiyawatta and the tiled house standing thereon in which the defendant resides, situated at Weligama Helliweediya in the Weligam korale of Matara District, Southern Province; and bounded on the north by Wijeratne Walawwewatta, east by Jayasuriyagewatta and Arachchipatabendigewatta, south by Iskoletibunawatta, west by road.

> G. F. DE LIVERA, Deputy Fiscal.

Deputy Fiscal's Office, Matara, November 24, 1909.

In the District Court of Tangalla.

Eugene Gerard Auwardt of Tangalla.....Plaintiff. Vs. No. 1,006.

Ruwan Patiranage Don Samel of Etgalu-

TOTICE is hereby given that on Thursday, December 30, 1909, at 12 noon, will be

sold by public auction at the premises the right, title, and interest of the said defendant in the following property mortgaged with the plaintiff, for the recovery of Rs. 1,782 31, viz. :-

The soil and plantation of the land Kongahahena and the two tiled houses of 9 and 11 cubits, both standing thereon, situated at Etgalmulla, containing in extent 4 acres and 8 perches; bounded on the east by the Crown land Wewelpandurehena, Pattiyawelagewatta claimed by W. Don Allis and Kajugahawatta claimed by W. R. Don Davith, south by Kajugahawatta, Crown land Nugagahamandiya, west by Crown land Galagamagehena, and north by Crown land Galagamagehena and Wewelpandurehena.

> J. E. SENANAYAKE. Deputy Fiscal.

Deputy Fiscal's Office, Tangalla, November 26, 1909.

North-Western Province.

In the District Court of Puttalam.

Mena Yana Nawanna Meyappa Chetty, by his attorney, Mena Yana Nawanna Muttucarupapillai of Puttalam Plaintiff.

Nos. 2,124 and 2,163. Vs.

Kattu Wawa Mira Saibo Markar of Puttalam Defendant.

OTICE is hereby given that on December 18, 1909, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, to wit:

The coconut garden called and known as Siriculam in Kuriwikulam, in the District of Puttalam, containing in extent 16 acres 3 roods and 17 perches; and bounded on the north by the paddy land called Siriculathuvayal belonging to Ibrahim Saibo Uduma Naina Marakar, east by the path leading from the tank called Siriculam to the Kallady road, and on the south and west by the jungle land called Siriculamcadu belonging to Ibrahim Saibo Uduma Naina Marakar.

The above land has been mortgaged upon bonds Nos. 1,191 and 1,532 dated January 7, 1907, and March 19, 1908, respectively.

Amount of writ No. 2,124, Rs. 1,652.87%, amount of writ No. 2,063, Rs. 2,159 92, and interest.

> J. ARTHUR DE SILVA, Deputy Fiscal.

Deputy Fiscal's Office Puttalam, November 24, 1909.

Province of Uva.

In the District Court of Badulla.

W. Jayasinha of Badulla.....Plaintiff.

No. 2.231. Vs.

Ousman Mohamed of Badulla, administor of the estate of Usup Lebbe Mohammadu Abdul Cader of Badulla,

 ${\tt deceased}.\dots....{\tt Defendant}.$

NOTICE is hereby given that on Thursday, December 30, 1909, at 10 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of the sum of Rs. 654 57 with further interest on Rs. 451 75 at 9 per cent. per annum from November 2, 1909, till payment, viz. :-

An undivided half-share of the southern portion of the field called Kunupiduruella of 1 amunam of paddy sowing extent, situate to the south side below the road, under Medawela-ela in Badulla panguwa; bounded on the east by live fence and ela, north by the remaining portion of the same land and live fence, west by the high road and live fence, and on the south by ela and live fence together with the tiled houses and all other appurtenances standing thereon.

> M. EDIRIWIRA, Deputy Fiscal.

Fiscal's Office, Badulla, November 30, 1909.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Vs.

No. 2,490.

J. F. Rodrigo of Ruanwella......Defendant.

OTICE is hereby given that on Wednesday, December 29, 1909, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

The buildings standing on the garden called Mahaparaboda Irawellewatta lying opposite the Post Office at Ruanwella in Dehigampal korale, Megodapota pattu of Three Korales; and bounded on the east and south by tea estates, west by the high road, and on the north by the land belonging to Meedeniya Ratemahatmaya.

Amount of writ, Rs. 2,650 with interest on Rs. 2,500 at 9 per cent. from July 9, 1909.

E. R. GOONEWARDENE,

Deputy Fiscal.

Deputy Fiscal's Office, Kegalla, December 1, 1909.

DISTRICT AND MINOR COURTS NOTICES.

Sale of Property under Section 60 (6) of the Criminal Procedure Code.

NOTICE is hereby given that on Friday, December 31, 1909, at 1 o'clock in the afternoon, the Hon. the Government Agent for the Central Province will put up to public auction, at his office in Kandy, the property specified in the annexed schedule of Rajapakse Rankotgedara Kira, accused in Police Court, Kandy, Case No. 6,452, who has absconded, which property was attached on October 20, 1908, under the Order of Attachment issued in the said case.

By His Excellency's command,

HUGH CLIFFORD,

Colonial Secretary's Office. Colonial Secretary. Colombo, December 1, 1909.

SCHEDULE.

- -(a) Name of land: Totapoladeniakumbura.
 - (b) Situation: Palle Ihagama in Medasiya pattu, Harispattu.
 - (c) Boundaries: north, the ela; east, the limit of the embankment of paddy field (imaneru); south, the ela; west, high
 - (d) Extent: \frac{1}{6} of 2 perches.
- -(a) Name of land: Hondayamaditta.
 - (b) Situation: Palle Ihagama in Medasiya pattu, Harispattu.
 (c) Boundaries: north, the ela; east, the
 - limit of the embankment of paddy field (imaneru); south, the ela; west the village limit of (gan-ima).
 - (d) Extent: $\frac{1}{8}$ of 2 perches; 5 kurunies.
- -(a) Name of land : Palkadekumbura.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, the imaneru; east, the ella; south, high road; west, the ella.
 - (d) Extent: 1 of 2 perches: 5 kurunies.
- (a) Name of land : Tennegederekumbura.
 - Situation: Palle Ihagama. (b)
 - (c) Boundaries: north, the ella; east, the ella; south, the ella; west, imanearu.
 - (c) Extent: 1 of 1 perch and 2 kurunies.
- -(a) Name of land : Galmullakumbura.
 - (b) Situation : Palle Ihagama.
 - (c) Boundaries: north, imanearu; east, the ella; south, gan-ima; west, the ella.
 - (d) Extent: $\frac{1}{8}$ of 2 perches.
- -(a) Name of land: Palkadewatta.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, the ditch and fence; east, ditch; south, high road; west, above the ella.
 - (d) Extent: $\frac{1}{8}$ of 2 perches and 5 kurunies.
- 7.—(a) Name of land: Egoda-arambewatta.
 - (b) Situation : Palle Thagama.
 - (c) Boundaries: north, the ella; east, the ella; south, the ella; west, the fence.
 - (d) Extent: $\frac{1}{8}$ of 1 acre.
- -(a) Name of land: Udapitideniagederawatta.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, the high road; east, the fence; south, fence; west, fence and ella.
 - (d) Extent: 1 of 2 perches.

- -(a) Name of land: Maligatennehena.
 - (b) Situation : Palle Ihagama.
 - (c) Boundaries: north, the ella; east, Kanduheriya; south, village limit (gan-ima); west, village limit (gan-ima).
 - (d) Extent: $\frac{1}{8}$ of 3 perches.
- -(a) Name of land: Talapalallegodahena.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, the village limit (ganima); east, the ella; south, the fence; west, Agal-heeriya.
 - (d) Extent: § of 2 perches.
- 11.—(a) Name of land: Gederawatta.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, ditch; east, fence of Agal-heeriya; south, fence; west, ditch.
 - (d) Extent: \frac{1}{8} of 1 acre.
- 12.—(a) Name of land: Delgaspitiya.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, ella; east, fence; south, ditch; west, fence.
 - (d) Extent: $\frac{1}{8}$ of 1 acre, 1 perch.
- 13.—(a) Name of land: Bogahaheena.
 - (b) Situation: Palle Ihagama.
 - Boundaries: north, ella; Feast, fence; south, fence; west, ella.
 - (d) Extent: 1 of 2 perches.
- 14.—(a) Name of land: Ambagaswalawelakumbura.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, embankment of paddy field; east, ella; south, embankment of paddy field; west, high road.
 - (d) Extent: 1 of l acre.
- 15.--(a) Name of land: Moragasangekumbura.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, the oya; east, imanearu; south, ella; west, imanearu.
 - (d) Extent: $\frac{1}{8}$ of 3 perches.
- 16.-(a) Name of land: Tennegederewatta.
 - (b) Situation: Palle Ihagama.
 - (c) Boundaries: north, ditch; east, fence; south, ditch; west, fence and ella.
 - (d) Extent: $\frac{1}{8}$ of 1 acre.
- 17.—(a) Name of land: Welapahalakumbura.
 - (b) Situation: Panahatapola in Medasiya pattu, Harispattu.
 - (c) Boundaries: north, imanearu ; east. the ella; south, Mahavilla; west, the ella.
 - (d) Extent: $\frac{1}{8}$ of 2 perches.
- 18.--(a) Name of land: Karawaldeniakumbura.
 - (b) Situation: Panahatapola.
 - (c) Boundaries: north, imanearu; east. the ella; south, ella and imanearu; west, ella.
 - (d) Extent: $\frac{1}{8}$ of 3 perches.
- 19.—(a) Name of land: Hapuliyaddekumbura.
 - (b) Situation: Panahatapola.
 - (c) Boundaries: north, imavella; east, ella and vella; south, imanearu; west, ella.
 - (d) Extent: $\frac{1}{8}$ of 2 perches.
- 20.—(a) Name of land: Dalukangekumbura.
 - (b) Situation: Panahatapola.
 - (c) Boundaries: north, ella; east, ella; south, imanearu ; west, ella.
 - (d) Extent: 1 of 1 perch and 5 kurunies.

- -(a) Name of land: Hanpolagodahena
 - (b) Situation: Panahatapola
 - (c) Boundaries: north, ella; east, ditch; south, fence; west, above the ella (ellenudu).
 - (d) Extent: 1 of 1 acre.
- -(a) Name of land: Berawadeniakumbura.
 - (b) Situation: Alawattegama in Medasiyapattu, Harispattu.
 - (c) Boundaries: north, ella; east, imanearu; south, ella; west, imanearu.
 - (d) Extent: f of 1 perch and 5 kurunies.
- -(a) Name of land: Haramitiwatta.
 - (b) Situation: Madadenia in Harispattu. (c) Boundaries: north, ella; east, ella; south,
 - fence; west, fence. (d) Extent: $\frac{1}{8}$ of 1 acre.
- -(a) Name of land : Pahalagederewatta.
 - Situation: Madadenia in Harispattu.
 - (c) Boundaries: north, fence; east, ella; south, fence; west, fence.
 (d) Extent: ½ of 2 perches.

- -(a) Name of land: Moragahakumbure Dunugepotakumbura.
 - (b) Situation: Dombagammana in Harispattu.
 - (c) Boundaries: north, imanearu; east, imanearu; south, ella; west, ella and imanearu.
 - (d) Extent: 1 of 2 perches.
- -(a) Name of land: Hettidepalekumbura.
 - (b) Situation: Dombagammana in Harispattu.
 - (c) Boundaries: north, imanearu; east, imanearu; south, imanearu; west, imanearu.
 - (d) Extent: 1 of 2 perches.
- -(a) Name of land: Wiyanaluwekumbura.
 - (b) Situation: Dombagammana in Harispattu.
 - (c) Boundaries: north, imanearu; east, ella; south, imanearu; west, ella. (d) Extent: $\frac{1}{8}$ of 2 perches.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Kegalla will be holden at the Court-house at Kandy on Wednesday, December 1, 1909, at 11 o'clock of the morning of the same day.

And I do hereby require and inform all person concerned therein to attend at the time and place above-mentioned, and not to depart without leave asked and granted.

G. F. R. BROWNING, Deputy Fiscal's Office, Deputy Fiscal. Kegalla, December 1, 1909.