

Ceylon Gobernment Gazette

Published by Authority.

No. 6,864 — FRIDAY, APRIL 8, 1910.

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

PART III .- Provincial Administration.

PART IV.—Land Settlement.

PART II.—Legal and Judicial.

PART V.—Morcantile, Marine, Municipal, Local, &c.

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

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance requiring Weekly Returns to be furnished by Licensed Retail Dealers in Arrack.

Preamble.

WHEREAS it is expedient to require weekly returns to be furnished by licensed retail dealers in arrack: 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 Arrack (Returns) Ordinance, 1910."

Definition.

2 In this Ordinance the term "licensed retail dealer" means a person licensed under the section which, by section 9° of Ordinance No. 13 of 1891, intituled "An Ordinance relating to Arrack, Rum, and Toddy," was substituted for section 26 of Ordinance No. 10 of 1844, intituled "An Ordinance to amend the Law relating to the Distillation and Sale of Arrack, Rum, and Toddy within these Settlements."

Weekly returns. 3 Every licensed retail dealer shall, with regard to each of his store-houses, godowns, and taverns, forward to the Government Agent of the Province, or to the Assistant Government Agent of the District, in which such store-house, godown, or tavern is situated, weekly returns in the form and at the times hereinafter specified.

Form of returns and time within which they must be furnished.

4 Such weekly returns shall be in the form set out in the schedule hereto, and shall contain the particulars therein specified; and it shall be the duty of the licensed retail dealer to forward or cause to be forwarded such returns so as to reach the office of the Government Agent or of the Assistant Government Agent, as the case may be, within three days next, following the seventh, fifteenth, twenty-second, and last day of each month.

Penalty.

5 If the licensed retail dealer fails to forward or cause to be forwarded any return within the period specified in that behalf by this Ordinance, or forwards or causes to be forwarded any return which is false, inaccurate, or defective in any material particular, he shall be guilty of an offence, and shall be liable on conviction to a fine not exceeding one hundred rupees.

Return showing Receipts, Issues, and Balances of Arrack in the Renter's Godown for the Week ending ———.

and Number hand of Godown beginn		Quantity received during the Week and whence.	Qua	ntity is the \	sued Neek		Stock in hand at	Remarks.	
	the Week.		By G 3 2	allon of Gills.	Ву	Glass.	end of Week.		
			Gals.	Gills.	Gals.	Gills.			
	*					·	·		
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Note.—The week to end on the 7th, 15th, 22nd, and last day in each month.

By His Excellency's command,

HUGH CLIFFORD, Colonial Secretary.

Colonial Secretary's Office, Colombo, April 1, 1910.

Statement of Objects and Reasons.

This Ordinance is introduced for the purpose of supplying the Commissioners, who are now inquiring into the Excise System of the Island, with statistical information with regard to the consumption of arrack in the taverns and godowns of licensed retail dealers.

The Ordinance requires retail dealers to furnish weekly returns to the Government Agents and Assistant Government Agents in the form in the schedule so as to be received within three days of the 7th, 15th, 22nd, and last day of each month.

ALFRED G. LASCELLES, Attorney-General.

MINUTE.

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

An Ordinance to amend the Ordinances relating to the Medical Wants of Immigrant Labourers in Planting Districts.

Preamble.

WHEREAS it is expedient to amend the Ordinances relating to the medical wants of immigrant labourers in planting districts: 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 commencement.

- 1 This Ordinance may be cited as "The Medical Wants Ordinance, 191," and shall be read and construed as one with "The Medical Wants Ordinances, 1880, 1882, and 1905"; and this Ordinance and the said Ordinances may be cited together as "The Medical Wants Ordinances, 1880 to 191."
- (2) This Ordinance shall come into force at such date as the Governor, by Proclamation in the *Government Gazette*, shall appoint.

Repeal.

- 2 (1) Sections 15 and 19 of "The Medical Wants Ordinance, 1880," are hereby repealed.
- (2) In section 23 of the said Ordinance, as amended by "The Medical Wants (Amendment) Ordinance, 1905," the words "under the 15th or 19th clause of this Ordinance" are hereby repealed.
- (3) Sections 4 and 5 of "The Medical Wants Ordinance, 1880, Amendment Ordinance, 1882," are hereby repealed, but the duty lev able under section 4 shall continue to be levied until the duties provided for by section 7 of this Ordinance have been imposed.

Interpretation.

3 In this Ordinance "The Medical Wants Ordinance, 1880," and "The Medical Wants Ordinance, 1880, Amendment Ordinance, 1882," are collectively referred to as "The Medical Wants Ordinances."

Relief of estates from cost of medical treatment of labourers.

- 4 (1) No estate shall be liable to any payment on account of the treatment, after the commencement of this Ordinance, of any labourer in any hospital or dispensary established under the Medical Wants Ordinances, or on account of any visit to any estate made after the commencement of this Ordinance by any district medical officer for the purpose of attending labourers employed on the estate.
- (2) Nothing in this section shall be taken to relieve any estate from any liability incurred before the commencement of this Ordinance with regard to the medical treatment of any labourer belonging to the estate or with regard to the visits of any district medical officer.

Estates Medical Fund.

- 5 The expenses of carrying into effect the Medical Wants Ordinances shall, after the commencement of this Ordinance, be defrayed from a special fund (in this Ordinance called "The Estates Medical Fund"), which shall consist of—
 - (a) The proceeds of the duties levied as hereinafter provided upon the export of the agricultural products mentioned in section 7 (1).
 - (b) An annual contribution from moneys provided by the Legislative Council of an amount equal to fifteen per centum of the total cost of carrying into effect the Medical Wants Ordinances during the last preceding year.

Annual accounts of expenditure on Medical Wants Ordinances. 6 (1) In order to ascertain for the purposes of the last preceding section the annual expenditure incurred in carrying into effect the Medical Wants Ordinances, the Treasurer shall in each year preparer statement of the expenses so incurred during the preceding year; and such statement, after having

been duly audited and certified as correct by the Colonial Auditor, shall be embodied in a Sessional Paper and shall be laid on the table of the Legislative Council.

- (2) The first of such annual statements shall show the expenditure incurred during the twelve months ending the thirtieth day of June, 1911, and shall be submitted to the Legislative Council not later than the thirty-first day of December next following. Thereafter such annual statements shall show the expenditure for the twelve months ending the thirtieth day of June in each year, and shall be submitted to the Legislative Council not later than the thirty-first day of December next following.
- (3) In preparing such annual statements the Treasurer shall bring to account expenditure on the construction of buildings and other expenditure which would properly be chargeable to a capital account by including in each annual statement, until the total amount of the expenditure has been liquidated, such an amount as would be sufficient to liquidate the principal amount, together with interest at four per centum per annum on unliquidated amounts in twenty-five equal annual instalments.
- (4) The said annual statements shall not include any charge in respect of capital expenditure incurred before the commencement of this Ordinance.

Duties on the export of certain products.

7 (1) The Legislative Council shall as soon as may be after the commencement of this Ordinance impose by resolution duties on the exportation of tea, rubber, coffee, cacao, and cinchona at such respective rates as shall in the opinion of the Council be sufficient to cover the estimated cost of carrying into effect the Medical Wants Ordinances during a period of three years from the first day of July then next following, after deducting therefrom the contribution mentioned in section 5 (b).

The rates of duty so determined shall remain in force for a period of three years. At the conclusion of the said period, and thereafter at the conclusion of each succeeding period of three years, the Legislative Council shall by resolution reimpose such duties with such alterations as circumstances may require, in order to carry into effect the Medical Wants Ordinances for a further period of three years.

- (2) In re-imposing such duties the Legislative Council may increase or decrease the rates thereof accordingly as the moneys paid into the Estates Medical Fund during the preceding period of three years have fallen short of, or exceeded, the total cost of carrying into effect the Medical Wants Ordidances during that period.
- (3) The duties imposed under this section shall be payable to, and shall be collected and received by the proper officers of the Customs Department; and the payment thereof shall be levied and enforced under the provisions of "The Customs Ordinances, 1869 to 1909."
- (4) The duties collected under this section shall be paid into the Treasury, and shall be carried to the credit of the Estates Medical Fund in such manner as the Governor may direct.
- (5) The Legislative Council may from time to time determine by resolution that duties shall be imposed for the purposes of this Ordinance upon the exportation of agricultural products other than those enumerated in sub-section (1); and upon such resolution such duties shall be levied, collected, and brought to account as by this section provided.
- 8 Whenever the duties provided for in the last preceding section have been tapposed, the duties chargeable under section 4 of "The Medical Wants Ordinance, 1880, Amendment Ordinance, 1882," shall, as from the date when such first-named duties are leviable, cease to be levied.

Abolition of export duties imposed by section 4 of Ordinance No. 9 of 1882. Payment of Government contribtuion to Estates Medical Fund. 9 The Treasurer shall in each year carry to the credit of the Estates Medical Fund an amount equal to fifteen per centum of the amount shown by the annual statement mentioned in section 6 to have been expended during the last preceding year in carrying into effect the provisions of the Medical Wants Ordinances.

Constitution of Medical Wants Committee. 10 For the purpose of advising the Governor as to the requirements of immigrant labourers as regards the construction of hospitals and dispensaries and as regards other matters connected with the administration of the Medical Wants Ordinances, there shall be a Committee, to be called "The Medical Wants Committee," consisting of the Colonial Secretary, who shall be the Chairman, the Principal Civil Medical Officer, the Government Agent for the Central Province, and two members to be nominated by the Planters' Association of Ceylon.

It shall be the duty of "The Medical Wants Committee" from time to time to submit their recommendations for the consideration of the Governor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 1, 1910. Hugh Clifford, Colonial Secretary.

Statement of Objects and Reasons.

THE general object of this Ordinance is to introduce a new system of defraying the expenses incurred under "The Medical Wants Ordinances of 1880 and 1882." The essential points in the new system are the following:—

- (a) Estates are relieved of the liability to pay for the treatment of labourers and for the visits of the District Medical Officer.
- (b) The costs of carrying the Ordinance into effect are defrayed by—
 - (i.) An annual contribution from public revenue equal to 15 per cent. of the total cost of carrying the Ordinance into effect during the last preceding year.
 - (ii.) The proceeds of export duties on certain agricultural products, the rate of duty being adjusted triennially.
- 2. With this object the Draft Ordinance makes provision—
 - (1) For the preparation by the Treasurer of an annual statement of the expenditure incurred in carrying into effect the Medical Wants Ordinances during the preceding year.
 - (2) For the passing by the Legislative Council triennially of resolutions imposing duties on the exportation of tea, rubber, coffee, cacao, and cinchona at such respective rates as shall, in the opinion of the Council, be sufficient to cover the estimated cost of carrying into effect the Medical Wants Ordinances during a period of three years, after deducting therefrom the Government contribution of 15 per cent.
- 3. The Ordinance also provides for the creation of a Medical Wants Committee, consisting of the Colonial Secretary, the Principal Civil Medical Officer, the Government Agent of the Central Province, and two members to be nominated by the Planters' Association, for the purpose of advising the Governor as to the requirements of immigrant labourers, as regards the construction of hospitals and dispensaries, and as regards other matters connected with the administration of the Medical Wants Ordinances.

Attorney-General's Chambers, Colombo, March 4, 1910. ALFRED G. LASCELLES, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Jurisdiction. No. 3,574,

Testamentary In the Matter of the Intestate Estate of thel ate Don Theodoris Weerasirie of Colombo, deceased.

Don Ellaris Weerasirie of No. 40, Chatham street, Fort, Colombo Petitioner.

And

(1) Dona Sita Weerasirie and her-husband (2) Dampe Badalge Carolishamy, both of Minuwangoda in Galle, (3) Dona Carlina Weerasirie of Beruwala and her husband (4) Delpe Chittracharige Andrew de Silva of No. 40, Chatham street, Fort, Colombo, and (5) Dona Turrian Weerasirie of Minu-

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on March 15, 1910, in the presence of Mr. David Dawapurarathna, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated March 8, 1910, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the eldest son and an heir of the deceased above-named, to administer the state of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above-named or any other person or persons interested shall, on or before April 28, 1910, show sufficient cause to the satisfaction of this court to the contrary.

March 15, 1910.

HERMANN A. LOOS, District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction. No. 601.

In the Matter of the Estate of the late Edith Maria Goonetilleke of Udahamulupattia in Panadure, deceased.

THIS matter coming on for disposal before P. E. Pieris, Esq., District Judge of Kalutara, on March 9, 1910, in the presence of Mr. J. A. Wickremesinghe, Proctor, on the part of the petitioner Albert Martin Perera Ranasinha of Udahamulu Pattia in Panadure; and the affidavit of the said petitioner dated January 10, 1910, having been read

It is ordered that the petitioner Albert Martin Perera Ranasinha of Udahamulu Pattia in Panadure he and he is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Welhelmina Sophia Block, wife of (2) John Block, (3) P. E. Wickramasinha Goonewardene, (9) Henrietta Alice Wiramen, wife of (10) Edward Thipenus Dias Wiramen, (11) Robert Aron Goone-tilleke, all of Panadure—shall, on or before April 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

March 9, 1910.

P. E. PIERIS, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,144.

In the Matter of the Estate of the late Chandrasekara Mudalige Punchi Singho Appuhamy of Kehelwella in Dunugaha pattu, deceased.

HIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo,

on March 15, 1910, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Wije-. sekara Ekanayaka Don Seras Appuhamy of Halpe, presently of Kehelwella; and the affidavit of the petitioner dated March 11, 1910, having been read: It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to him, unless the respondents—(1) Sudasin Manchanayaka Appuhamillage Liyanchi Nona, (2) Chandrasekara Mudalige Luciyanu Perera Hamine, both of Kehelwella—shall, on or before April 29, 1910, show sufficient cause to the satisfaction of this court to the contrary.

March 15, 1910.

T. K. CARRON, District Judge.

In the District Court of Anuradhapura.

Testamentary Jurisdiction. No. 185.

In the Matter of the Intestate Estate of the late Pulingurala Anumetiralage Walli Ettany of Kudakumbukgollewa, deceased.

Pulingurala Anumetiralage Kapuruhamy of Kudakumbukgollewa in Kadawat korale of Nuwaragam palata.....Petitioner.

(1) Velatage Pulingurala of Kudakumbukgollewa aforesaid and (2) Pulingurala Anumetiralage Mudalihamy of

ditto..... Respondents. VHIS matter coming on for disposal before Thomas

Augustus Carey, Esq., Additional District Judge of Anuradhapura, on March 4, 1910, on the motion of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner Pulingurala Anumetiralage Kapuruhamy of Kudakumbukgollewa; and the affidavit of the the said petitioner dated March 3, 1910, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have administration to the estate of Pulingurala Anunetiralage Walli Ettany, deceased, issued to him as the brother and one of the next of kin of the said deceased, unless sufficient cause be shown to the contrary on or before April 19, 1910.

> T. A. CAREY, Additional District Judge.

Anuradhapura, March 4, 1910.

In the District Court of Anuradhapura.

Testamentary Jurisdiction. No. 186.

In the Matter of the Estate and Effects of the late Wannihamy Sahakarage. Appuhamy of Galmaduwa in Eppawala korale, decessed.

Appuhamige Ran Ettany of Galmaduwa in Eppawala korale Petitioner.

THIS matter coming on for disposal before Charles Anuradhapura, on March 23, 1910, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated March 23, 1910, having been read: It is ordered that letters of administration to the estate of the deceased be issued to Appuhamige Ran Ettany of Galmaduwa, the petitioner aforesaid, as daughter of the deceased, unless any person shall, on or before April 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

March 23,\$1910.

J. S. DE SARAM, Additional District Judge.

In the District Court of Anuradhapura.

Testamentary Jurisdiction. /No. 187.

In the Matter of the Estate and Effects of the late Simon David Dabre Wijeyesundere Gunesekere, of Ipalogama in Kalagam Korale North, deceased.

Edward William Perera of Madampe in Central Pitigal korale of the North-Western ProvincePetitioner.

Vs.

1, Dorcas Elizabeth Perera (nee Dabre) of Madampe aforesaid; 2, Jonathan Martin Perera Gunawardene of Bambalapitiya South in Colombo; 3, Beatrice Wickramanayake of Kitulampitiya Walawwa in Galle, and her husband 4,

J. D. Wickramanayake of ditto.... Respondents. THIS matter coming on for disposal before Charles Stewart Vaughan, Esq., District Judge of Anuradhapura, on March 23, 1910, in the presence of Mr. S. D. Krisnaratne, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 23, 1910, having been read: It is ordered that letters of administration to the estate of the deceased be issued to Edward William Perera of Madampe, the petitioner aforesaid, as brother-in-law of the deceased, unless the respondents above-named or any other person shall show sufficient cause to the satisfaction of this court to the contrary on or before April 19, 1910.

March 23, 1910,

J. S. DE SARAM, Additional District Judge.

In the District Court of Ratnapura. Order Nisi on a Petition in an Action of Summary Procedure.

No. 573.

In the Matter of the Intestate Estate of Wijesiriwardana Wijekoon Di-sanayaka Mabarana Bandara, Ex-Korala of Kolonne, deceased.

Wijesiriwardana Wijekoon Disanayaka Mabarana Punchibandara of Walalgoda Petitioner.

And

(1) Panane Dasanayaka Mudiyanselaye Mutu Banda of Imbulamure, (2) Dasanayaka Mudiyanselaye Punchikumarihamy of Imbulamure, (3) Wijekoon Dasanayaka Samiel Mabarana of

Matara..... Respondents. THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge, Ratnapura, on March 2, 1910, in the presence of Mr. Harry Ellawala,
Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated March 25, 1909, have been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the brother of the deceased above-named, to administer the estate of the deceased, and that letters of administration do issue to him accordingly unless the respondents above-named or any other person interested shall, on or before April 29, 1910, show sufficient cause to the satisfaction of this court to the contrary.

March 2, 1910.

W. H. B. CARBERY, District Judge. In the District Court of Ratnapura.

Order Nist.

Testamentary Jurisdiction. No. 581.

In the Matter of the Intestate Estate of the late Habaragoda Arachchillaye Appuhami of Kalatuwawa, deceased.

Habaragoda Arachchillaye Haramanis Appuhami of Kalatuwawa.....Petitioner.

Vs.

Habaragoda Arachchillaye Mudalihami

of Kalatuwawa..... Respondent. THIS matter of the petition of Habaragoda Arachchillaye Haramanis Appuhami of Kalatuwawa, praying for letters of adiministration to the estate of the above-named deceased, Habaragoda Arachchillaye Appuhami, coming on for disposal before W. H. B. Carbery, Esq., District Judge of Ratnapura, on October 30, 1909, in the presence of Mr. Daniel Elinon Jayatilake, Proctor, on the part of the petitioner above-named; and the affidavit of the

petitioner dated October 27, 1909, having been

It is ordered that the said petitioner be and he is hereby declared entitled, as the eldest son of the deceased above-named, to administer the estate of the deceased above-named, and that letters of administration do issue to him accordingly, unless the respondent above-named or any person or persons interested shall, on or before April 6, 1910, show sufficient cause to the satisfaction of this court to the contrary.

November 4, 1909.

W. H. B. CARBERY, District Judge.

In the District Court of Badulla.

Order Nisi.

Testamentary Jurisdiction. No. B 352.

March 2, 1910.

In the Matter of the Estate of the late Kinnarabowe Rajakaruna Anawalangu Mudiyanselage Sudu Banda Korala of Nannapurawa in Wellassa, deceased.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badulla, on March 2, 1910, in the presence of Messrs. Taldepa and Samarakoon, Proctors, on the part of the petitioner Charles Gunawardana Banda, Arachchi of Nannapurawa in Wellassa; and the affidavit of the petitioner dated March 2, 1910, having been read; It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to him, unless the respondents 1, Sudu Bandara Menika; 2, Mutu Menika, both of Nannapurawa; 3, U. B. Basnayake of Badulla; 4, T. B. Basnayake; 5, Mutu Banda,—the 4th and 5th minors by their guardian ad litem Kinnarabowe Heen Banda, ex-Registrar of Mudiyale in Wegam pattu,—and 6, Heen Menika of Pallepanguwa in Pattipola korale shall, on or before April 27, 1910, show sufficient cause to the contrary.

> L. W. C. SCHRADER, District Judge.



OF FISCALS' NOTICES SALES.

Western Province.

In the District Court of Colombo.

K. R. M. I. T. Letchimanen Chetty of Sea street, Colombo...... Plaintiff.

No. 27,940 C. Vs. (1) O. L. M. Slama Lebbe of No. 14, Skinner's Road South, Colombo, (2) Payna Reena Mayna Kana Runa Letchimanen Chetty of Sea street, Colombo Defendants.

OTICE is hereby given that on Tuesday, May 3, 1910, at 2 o'clock in the afternoon, will be sold by public auction at this office the right, title, and interest of the said 2nd defendant in the following property for the recovery of the sum of Rs. 2,275.25 with interest on Rs. 2,000 at 9 per cent. per annum from November 16, 1908, till payment in full, viz.:-

The indenture of the lease No. 6,028 made on April 26, 1909, and attested by M. P. Samarasinghe of Colombo, Notary Public, for and during a term or period of three years, commencing from May 1, 1909, effecting the following properties, viz. :-

All those two allotments of high land and low land in one annexed property called Dawatagahawatta, bearing present assessment No. 1, situated and lying at New Bazaar in Hulftsdorp, now known as Prince's Gate, within the Municipality of Colombo; bounded on the north by the property of Peiris Gunatileka, on the east by the Skinner's Road South, on the south by the Prince's Gate, thirty feet wide, and west by the property of T. Perera Weerasekera; containing in extent 1 acre.

2. All that and those the land, house, buildings, and premises situated at New Bazaar, now known as Vincent street, within the Municipality of Colombo, at present bearing assessment No. 1a, and comprising the following allotments which adjoin each other and

forms one property :-

(a) All that defined allotment of land, premises known as Dawalagahakumbura, situated at New Bazaar aforesaid; which said defined allotment is bounded on the north and west by the low ground of R. L. P. Gunetilleke, on the east by the low ground of O. L. Usuff, and on the south by the low ground of the said D. D. Aron Perera; containing in extent 22 perches as per plan dated December 18, 1894; and (b) all that defined allotment of land from the said premises known as Dawalagahakumbura, situated at New Bazaar aforesaid; which defined allotment is bounded on the north and west by the low ground of R. L. Peiris, on the east by the low ground of O. L. Osuff, and on the south by the low ground of the said lessor D. D. Aron Perera; containing in extent, 20 perches together with all and singular, the rights, privileges, easements, servitudes, and appurtenances whatsoever to the said premises belonging or used or enjoyed therewith, or reputed or known as part and parcel thereof, and all the estate, right, title, interest, claim, and demand whatsoever of the lessor, into, out of, or upon the same.

Fiscal's Office, Colombo, April 6, 1910. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo. James Bernard Peterson of Bambalapitiya in Colombo......Plaintiff. No. 29,693. $\mathbf{V}\mathbf{s}$. Nicholas Noury of Prince street, Pettah, Colombo, now of the Hair Dressing Saloon, Bristol Buildings, Fort, Colombo · · · · · Defendant OTICE is hereby given that on Monday, May 2,

1910, at 2 o'clock in the afternoon, will be

sold by public auction at the Hair Dressing Saloon, Bristol Buildings, Fort, Colombo, the following property of the defendant for the recovery of the balance sum of Rs. 2,328 70, with interest on Rs. 1,800 at 18 per cent. per annum from September 13, 1909, till December 20, 1909, and thereafter at 9 per cent. per annum till payment in full, and Rs. 193.62, being costs, viz.:-

Three large teakwood almirahs, 2 small teakwood almirahs, 3 show cases, 1 jakwood almirah, 2 glass cases, 6 large bottles, 3 large bottles, 1 writing table, 1 counter, 1 copy-press with table, 2 teapoys, 3 picture stands, 1 China pot, 2 teakwood loungers, 5 chairs, 2 arm chairs, 1 set of weights, 9 large mirrors, 3 marble tables with 8 basins, 7 chairs with springs, 1 oval chair, 1 rattan chair, 7 flower vases, 1 meeting used for hypothing the bair, 1 class classics. I machine used for brushing the hair, I glass almirah.

Fiscal's Office, Colombo, April 7, 1910.

Deputy Fiscal.

In the District Court of Negombo. D. Don Joseph, by his attorney P. D. Vs. No. 7.264.

Tiramunni Sadoris Fernando of Potupitiya in Waskadubadda in Panadure totamune of Rayigam korale of Kalutara District......Defendant.

OTICE is hereby given that on Wednesday, May 4, 1910, at 11 o'clock in the forenoon, will be sold by public auction at the premises, specially mortgaged with the plaintiff and declared bound and executable for the decree entered in this case for the recovery of Rs. 1,874.95, with interest thereon at 9 per cent. per annum from August 3, 1909, till payment in full, the following property, viz. :-

The undivided 17/30 shares of 1/8 part of the land called Gulugahawatta, situate at Potupitiya in Waskadubadda in Panadure totamune; which said have is bounded on the north by a portion of this land, on the east by happortion of this land, or the south by a portion of Gulugahawatta on which Duwige Samel Fernando lived, and on the west by Delgahawatta; containing within the said boundaries in extent about three roods and the tiled house standing thereon, and the rents thereof.

Deputy Fiscal's Office, B. P. J. Gomes. Kalutara, April 4, 1910. Deputy Fiscal.

In the Court of Requests of Negombo. Pattage Francisco Fernando of Kondagammulla

No. 17.357.

Vs.

Pattamperuma-arachchige Don Joramanu Appuhamy of Kondagammulla. . Defendant.

OTICE is hereby given that on April 25, 1910, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property ordered and decreed by the lease No. 1,959 dated April 29, 1909, to be sold in satisfaction of the decree entered in the above case, viz. :-

- (1) The land called Kendagahawatta situate at Kondagammulla in the Dunagaha pattu of Alutkuru korale; and bounded on the north by the land formerly of Jeramanu Appu, now of Abilino Appu, east and south by the land of Jeramanu Appu and others, and on the west by the land of Lewis Annavirala; containing within the said boundaries about 1 acre and 2 roods.
- (2) The undivided ½ share of the land called Palugahawatta, situate at ditto; and bounded on the north by the land of Gabriel Croos, on the east by the land of Migel Gurunnanse, south by the land of Selestino

Plainuil.

Appu and others, and on the west by the land of Jeramanu Appu and others; containing in extent about 5 acres and 2 roads.

(3) The land called Palugahawatta, situate at ditto; and bounded on the north by the land of Selestino Appu, and on the east, south, and west by the lands of Abilino Appu; containing in extent about 3 roods.

Amount to be levied Rs. 319.25 with interest on Rs. 294 at 9 per cent. per annum from October 9, 1909, till payment.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negombo, April 5, 1910.

Central Province.

In the District Court of Kandy.

Nawanna Rawanna Mana Carapiah Pulle of Trincomalee street of Kandy Plaintiff.

No. 20,411.

(1) Francis W. de Silva, (2) Agnes de Silva, and (3) L. W. S. de Silva, all of Trincomalee street in Kandy Defendants.

NOTICE is hereby given that on May 2, 1910, commencing at 12 noon will be sold by public auction at the premises the life interest of the said first defendant in and to the following lands to wit:-

Chekkoowatta or Thekkuwatta, comprising the following five allotments of land and houses bearing assessment Nos. 1, 2, 3, and 4, situate at the old Matale road, Kandy, and houses and land bearing assessment Nos. 45, 46, to 52, situate at Katugastota road, Kandy, and all which said premises adjoin each other and form one property, and which from their situation as respects each other can be included in

1. All that land called and known as Dalukgahakumburawatta, with the buildings, plantations, and the tiled house and other buildings standing thereon, situate at Trincomalee street, Kandy; bounded on the north by property belonging to Wijesinghe Mudaliyar, east by property of D. L. Ahamado Lebbe, south by Tamby Marikar's property, west by road; containing in extent 3 roods and 17 perches and 1/5 of a square perch.

2. All that ground with the plantations situate at Trincomalee street; bounded on the north by Wijesinghe Mudaliyar's property, east by Crown land, south by Ossen Saibo's property, west by old road to Trincomalee; in extent 1 acre 2 roods 14 63/100

square perches. 3. A piece of land situate within the Municipality of Kandy, together with the houses and plantations thereon; bounded on the north-east by a reservation for a road, east and south-east by land described in plan No. 80,314, on the south-west by land claimed by Ahamado Candoo and Tamby Constable, and on the north-west by land claimed by Tamby Constable and son and by a road; in extent 1 acre and 3 square roods.

4. All that land called Udawatta, situate at Udawatta in Kandy, together with the plantations thereon; in extent 2 acres 2 roods and 8 perches; bounded on the north-east and south-east by reservation for a road, south by land described in plan No. 80,315 and by land claimed by Ahamado Candoo and Tamby Constable, on the west by land belonging to Domingo Wijesinghe.

5. All that house and ground bearing assessment Nos. 44 and 45, situate at Udamahayawa in Kandy bounded on the east by Crown land, south by land belonging to Ahamado Tamby Constable and Muhamado Cassim, on the west by Trincomalee street, and

north by land belonging to Hendrick Arachehi and Mahamado Nachchia; in extent 36 43/100 perches.

Amount of writ Rs. 419 and interest.

Fiscal's Office, Kandy, April 6, 1910.

A. V. WOUTERSZ Deputy Fisc

Northern Province.

In the District Court of Jaffna.

Pana Muna Suppiramaniam Cheddiar. by his general attorney Pans Muna Kumarappa Cheddiar of Vannarpon-

۷s. No. 7,035. Veyanna Moottatamby Velanthapillai of Vannarponnai East Defendent.

OTICE is hereby given that on Monday, May 2, 1910, at 10 o'clock in the forencon, will be sold by public auction at the spot the following property hypothecated to the plaintiff and decreed to be sold in the above action for the recovery of Rs. 9,146 with interest on Rs. 1,200 at the rate of 12 per cent. per annum from December 8, 1909, until payment in full and costs of suit being Rs. 123:61 and charges, vis.:-

A piece of land situated at Vannarponnai Week called Palluvilythoddam, containing or reputed to contain in extent 54½ lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Kathiresu Suppiah, north by the charity property belonging to the temple of Murukameerthy and by the property of Murukassa Veluppillel, weet by the property of Annamuttu, wife of Kurumati on the south by road.

Fiscal's Office, Jaffna, April 4, 1910. V. THANBIPULIAL Deputy Fig.

Southern Province.

In the District Court of Galle.

Dora Caroline Soysa, executrix of :the last will and testament of the late S. Peter Soysa of Moratuwa......

No. 8,352.

Va.

George Edwin Dias Abeyasingha of Uluwitike in Galle

OTICE is hereby given that on Saturday 30, 1910, commencing at 2 o'clock in noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, subject to any mortgage, vis.:-

1. All those newly built three contiguous boutiques bearing assessment Nos. 42A, 42B, and 43C, and the carpenter's shop No. 42D, together with an undivided 47/72 parts of the soil covered thereby stands on the land Ela-addarawatta alias Pettigalawati situate at Galupiadda, containing in extent about 25 perches.

2. All that thatched house No. 45 together with an undivided 47/72 parts of the soil covered therest standing on the said land Elaraddarawatta eli

Pettigalawatta at ditto, in extent 8 9 perches.

3. All that undivided 47/72 parts of the covered by the house No. 34, 62 feet in length and feet in breadth, standing on the said land Electron watta alias Pettigalawatta at ditto.

4. All that undivided 47/72 parts of the soil equered by the two boutiques Nos. 73 and 74, and the entirety of the shed adjoining thereto with 47/72

parts of the soil covered thereby, standing on the said land Ela-addarawatta alias Pettigalawatta at ditte, in extent about 4 perches.

5. All that undivided 47/72 parts of the soil covered by the houses Nos. 68 and 68A standing on the said land Ela-addarawatta alias Pettigalawatta

at ditto, in extent about 3 perches.

6. All that undivided 47/72 parts of the soil of a portion of Ela-addarawatta alias Pettigalawatta at

ditto, in extent about 3 perches.
7. All that thatched shed 50 feet in length and 20 feet in breadth, together with 47.72 parts of the soil covered thereby standing on the said land Ela-addarawatta alias Pettigalawatta at ditto.

8. 47/72 parts of Pettigalawattegala, situate at

Galupiadda.

Writ amount Rs. 1,994.01, less Rs. 102.85, recovered.

Fiscal's Office, " Galle, April 5, 1910.

C. T. LEEMBRUGGEN, for Fiscal.

Eastern Province.

in the District Court of Trincomalee.

Sinnakuddi Sampanthar, administrator of the estate of M. Sinnakuddi,

_deceased ... Vs.

No. 384.

Kanthar Elyatampi of No. 2 division,

OTICE is hereby given that on Saturday, May 28, 1910, at 11 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, viz. :-

Mortgaged property.

(a) A piece of land with tiled house of one room situate in Division No. 2, Trincomalee, and other appurtenances belonging thereto; bounded on the ast and south by roads, on the north by the land of Kandappar Swaminathappathar, and on the west by and described herein below; extent 3 and 58/100

square perches. (b) An undivided half share of a piece of land with tiled house, kitchen, oven, out-houses, well, coconut trees, and all other rights belonging thereto, situate in No. 2 Division, Trincomalee; bounded on the northeast by the land of P. Nagamani and others, on the sommeast by the house and ground of Miskin Cader, Kanthasamy Kovil, K. Sellakkuddy, and the land described above, on the south-west by road, and on the north-west by the land of Vras Lucia, widow of Bastian Raveal and others.

Extent 16 and 28/100 square perches.

Writ amount Rs. 859.18.

Deputy Fiscal's Office, Trincomalee, April 5, 1910.

S. RAJU. Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

M. Appusinno Appuhamy of Thabbowa....Plaintiff. No. 4,033.

G. Don Jusey Appuhamy and another of Thabbowa Defendants.

OTICE is hereby given that on Saturday, May 7, 1910, commencing at 1.30 o'clock in the afternoon, will be sold by public auction the right, title, and interest of the said defendants in the following property, specially mortgaged with the plaintiff by bond No. 11,612 dated August 24, 1905, viz.:—

(1) Seven-eighth shares of an allotment of land called Mahadambumukalana of about 5 acres in extent and of the plantations and the buildings standing thereon, situated at Thabbowa in Meda palata, Pitigal Korale Central, in the District of Chilaw.
(2) An allotment of land called Mahadambu-

mukalana of about 6 acres in extent with the plantations and the buildings standing thereon, situated at

Thabbowa aforesaid.

Amount to be levied Rs. 67:40 with interest on Rs. 474.40 at 9 per cent. per annum from April 5, 1909, till payment in full and poundage.

Depuly Fiscal's Office, Chilaw, March 31, 1910. A. V. HERAT, Deputy Fiscal.

In the District Court of Chilaw.

P. L. C. Karthan Chetty of Madampe Plaintiff. No. 4,035. Vs.

Jagareas Mendis Abeyasekara Appuhamy of Uralia Agara......Defendant.

TOTICE is hereby given that on Saturday April 30, 1910, commencing at I o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, specially mortgaged by bond No. 4,027, dated September 15, 1899, viz.:--

(1) The land bearing No 179 of about 1 acre 1 rood and 9 perches in extent with the plantations and the buildings standing thereon, situated at Uralia-Agara in Yagam pattu, Pitigal Korale Central, in the District of Chilaw.

(2) The land bearing No. 3,215 of about 3 roods and 20 perches in extent with the plantations thereon,

situated at Uralia-Agara aforesaid.

(3) The land marked C and B which is of the extent of 3 roods and 34 perches with the plantations thereon from the contiguous gardens called Kosgahawatta, Nitullgahawatta, and Kohombagahawatta, situated at Madampe aforesaid.

(4) One-fourth share of the field called Medakumbura of about 10 acres in extent, situated at Mahawel-

yaya in Madampe aforesaid.

Amount to be levied Rs. 2,250 with interest thereon at 9 per cent. per annum from April 15, 1909, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, March 31, 1910. A. V. HERAT. Deputy Fiscal.

In the District Court of Chilaw.

M. Appusinno Appuhamy of Thabbowa....Plaintiff. Vs. No. 4,090.,

G. Don Jusey Appuhamy and another of Thabbowa Defendants.

OTICE is hereby given that on Saturday, May 7, 1910, 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, specially mortgaged with the plaintiff by bond No. 11,612, dated August 24, 1905, viz:-

(1) Seven-eighth shares of an allotment of land called Mahadambumukalana of about 5 acres in extent and of the plantations and the buildings standing thereon, situated at Thabbowa in Meda palata, Pitigal Korale Central, in the District of Chilaw.

(2) An allotment of land called Mahadambumukalana of about 6 acres in extent with the plantations and the buildings standing thereon, situated at Thabbowa aforesaid.

Amount to be levied Rs. 521.38 with interest on Rs. 428.08 at 9 per cent. per annum from August 27, 1909, till payment in full and poundage.

Deputy Fiscal's Office. Chilaw, March 31, 1910. A. V. HERAT, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Kegsila.

No. 2,901. Vs. 🖡

Biyagamatenennehelage Punchi Banda Gan-Arachchi of Kukulpone......Defendant.

NOTICE is hereby given that on Saturday, April 30, 1910, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

Kurudanemukalana and the adjoining Dammullawatta, containing in extent 15 acres 2 roods and 39 perches situated at Kukulpone, in the Kirawelipattu of Beligal korale; and bounded on the east by Pita-ela, the land claimed by the villagers (wesyan), and the road reservation; on the south, west, and north by lands claimed by villagers.

To levy Rs.*611.80 with interest on Rs. 498.40 at 9 per cent. per annum from February 15, 1910. till payment.

G. F. R. BROWNING,

Deputy Fiscal's Office, Kegalla, April 5, 1910. Deputy Fiscal.

In the District Court of Colombo.

A. R. A. Arumogam Chetty of Sea street,

No. 30,364.

vs.

NOTICE is hereby given that on April 29, 1910, at 11 o'clock in the forencon, will be sold by public auction at the defendant's boutique the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,629-64, with interest at 9 per cent. per annum on Rs. 914-31 from February 5, 1910, till payment in full and toosts, viz:—

1. One big jakwood glass-paned sealed almirah with the articles inside, viz., chintz cloths, shawls, paper box, marked No. 1.

- 2. One big jakwood glass-paned, sealed almirah consisting of hats, straw hats, slates, lamps, 1 umbrella, looking glasses, 1 tray, 1 lot glasses, table ornaments, some embroidery, paper boxes, 2 leather hand bags, and other miscellaneous articles, marked No. 2.
- 3. One glass-paned big jakwood sealed almirah, consisting of sarongs, cambayas, flannels, tweeds, Cannanore cloths, and 2 wooden boxes with articles, alpacas, and various other kinds of cloths, marked No. 3.
- 4. One small glass-paned jakwood sealed almirah, consisting of soap, toilet powders, books, 1 musical box, and other articles, marked No. 4.
- 5. One big glass-paned jakwood sealed almirah, consisting of small wooden boxes and some empty, boxes, marked No. 5.
- 6. One jakwood glass-paned sealed almirah, consisting of 3 blue paper boxes, marked No. 6.
- 7. One glass-paned jakwood sealed almirah, consisting of cambayas, sarongs, wetti, and other kinds of cloths, marked No. 7.
- 8. One glass-paned jakwood empty almirah, marked No. 8.
- 9. One large glass-paned satiswood box with two broken watches and some Sinhalese books, marked No. 9.
- 10. Two small glass-paned boxes with penknives, paper, &c., marked No. 10.

11. Seven pictures.

12. One elock.

- 13. Nine hanging lamps.
- 14. Two nedunwood chairs.
- 15. One jakwood lounger.
- 16. One nedunwood small chair.
- 17. One jakwood table with desk.18. One large jakwood calder box.
- 19. One small mangowood box.
- 20. One lot nedunwood planks.
- 21. One glass-paned safe.
- 22. Two nedunwood boxes said to be containing cash.
 - 23. Two easks of vinegar.
- 24. Seven oars of nedunwood.
- 25. Three benches.
- 26. One table.
- 27. One small box with cash.

Fiscal's Office, R. E. D. ABEYARATNE, Ratnapura, April 6, 1910. Deputy Fiscal.