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

ointments, PART III.—Provincial Administration.

and General Governme PART II.—Legal and Judicial. PART IV.—Land Settlement.

PART V.—Mercantile, Marine, Municipal, Local, &

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to facilitate Military Manœuvres.

Preamble.

WHEREAS it is expedient to make provision for the execution of military manœuvres: 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.
Commencement.

1 This Ordinance may be cited as "The Military Manceuvres Ordinance, 191," and shall come into force at such date as the Governor shall, by Proclamation in the Government Gazette, appoint.

Power to authorize execution of military

2 (1) The Governor, whenever he considers it expedient so to do, may, by Proclamation in the Government Gazette, authorize the execution of military manœuvres within specified limits and during a specified period.

manœuvres.
Publication of notice.

(2) Whenever it is proposed to make any such Proclamation, a draft thereof shall, not less than two months before the Proclamation is to come into force, be sent to the Government Agent of the Province within the specified limits, and notice of the intention to make the Proclamation shall, not less than one month before the Proclamation is to come into force, be advertised in at least two newspapers.

Powers
exercisable
for purposes of
manœuvres.

- 3 When a Proclamation under this Ordinance authorizes the execution of military manœuvres, such persons as are engaged in the military manœuvres (in this Ordinance referred to as the authorized forces) may within the specified limits and during the specified period—
 - (a) Pass over and encamp, construct any works not of a permanent character, and execute military manceuvres on, any authorized land; and
 - (b) Supply themselves with water from any authorized sources of water, and for that purpose dam up any running water. Provided always that such damming up of water does not interfere with the carrying on of any trade or industry or any irrigation works, and that nothing in this Ordinance shall authorize the taking of water from any source of supply belonging to a private owner or public authority, except subject to the supply shown to be required by those entitled to use such-water service.

Provided as follows:

- (1) Nothing in this Ordinance shall authorize entry in or interference with any dwelling house, place of worship, school, factory, or premises used for the carrying on of any business or manufacture, or any ground attached to any place of worship, or school, or any premises enclosed within the curtilage of or attached to any dwelling house.
- (2) Subject to the provisions of this Ordinance with respect
 - (a) The closing of roads and footpaths; and
 - (b) The obstruction of or interference with military manœuvres; and
- (c) Entering or remaining in a camp—nothing in this Ordinance shall prejudicially affect any public right.

Temporary suspension of rights of way 4 The Government Agent of the Province may, on the application of a commissioned officer in command of the authorized forces or part thereof, by order suspend for a time, not exceeding twenty-four hours, any right of way over any road or footpath within the specified limits and within his Province.

Military Manœuvres Commission.

- 5 (1) Whenever a Proclamation is made under this Ordinance, a Commission (in this Ordinance called "The Military Manœuvres Commission") shall be formed consisting of as representative members (α) the Government Agent of the Province concerned or a person appointed by the Governor to act instead of the Government Agent, and (b) one person appointed by each District Planters' Association, if any, within the specified limits, not being commissioned officers of volunteers, and (c) one officer appointed by the General or other officer in Command of the Troops in the Island.
- (2) The Chairman of the Commission shall be the Government Agent or the person appointed to act instead of the Government Agent. The Commission may act by two of their number, and, notwithstanding any vacancy in their number; and in the absence of the Government Agent or of the person appointed to act for him, the members present may appoint one of their number to be the Chairman.
- (3) Any question arising at any meeting of the Commission shall be decided by the majority of those voting on the question, and if the votes are equal, the Chairman of the meeting shall have a second or casting vote.

Power of Commission to make orders and regulations.

- 6 (1) The Military Manœuvres Commission may make orders for determining what lands, roads, and sources of water are to be authorized lands, roads, and sources within the meaning of this Ordinance.
- (2) Before any such order is made, a diraft thereof shall be sent to the Government Agent for each Province, who by or partly within the specified limits, and be deposited by him for public inspection during at least one week at the Kachcheri or

some other suitable place, and notice of the deposit shall be advertised in at least two newspapers circulating generally, within those limits.

- (3) The Commission shall hold at least one public meeting to hear any objections to the draft order, and shall, if necessary, revise the draft order with reference thereto.
- (4) The Commission may also make regulations with respect to-
 - (a) The protection and maintenance of animals by securing them; and
 - (b) Any matter which the Commission may deem important for preventing damage to property and for carrying into effect the purposes of this Ordinance.
- (5) Any person who, without reasonable cause, fails to comply with such regulation shall not be entitled to compensation for any damage caused to his property by reason of his default.
- (6) All orders and regulations made by the Commission shall be published in such manner as may appear to the Commission most suitable for giving notice thereof to the persons affected thereby.

Further powers of Commission.

7 (1) The Military Manœuvres Commission shall appoint compensation officers to determine as speedily as possible any claim for compensation under this Ordinance and settle the amount payable.

(2) The Commission may make regulations with respect to the procedure for making and determining claims for compensation, for limiting the time within which claims must be made, and for regulating the mode in which compensation is

to be paid.

Compensation for damage.

8 Full compensation shall be made for any damage to person or property or interference with the rights or privileges arising from putting in force any of the provisions of this Ordinance, whether or not occasioned by the acts or defaults of the authorized forces, including therein all expenses reasonably incurred in protection of person or property, rights, and privileges. Such compensation shall be paid to all persons who send in their claims to the compensation officer appointed as aforesaid within the period fixed by the Military Manœuvres Commission.

Reference to an umpire.

9 If the amount of the compensation is not settled by agreement between the compensation officer and the claimant, the difference between them shall be referred to an umpire, to be nominated by the District Judge of the district within which the manœuvres were held. The decision of the umpire on the question of compensation shall be final and conclusive, and the District Judge shall have power to order the fees of the umpire to be paid by either party as he shall determine.

Offences.

- 10 (1) If during the continuance of any military manœuvres under this Ordinance any person—
 - (a) Wilfully and unlawfully interferes with the execution of the manœuvres;
- (b) Without due authority enters or remains in any camphe shall be liable on summary conviction to a fine not exceeding twenty rupees, and he and any animal or vehicle under his charge may be removed by any police officer or by order of any commissioned officer of the forces engaged in the manceuvres.
- (2) If during the continuance of such manœuvres any person—
 - (a) Without due authority moves any flag or other mark distinguishing for the purposes of the manœuvres any lands; or
 - (b) Maliciously cuts or damages any telegraph or telephone
 wire laid down by or for the use of the forces engaged in the manœuvres—

he shall be liable on summary conviction to a fine not exceeding fifty rupees.

Powers of the Governor to exempt any area from the operation of the Ordinance.

- 11 (1) Whenever it appears to the Governor that the provisions of this Ordinance are not required in any area within which it is proposed to hold military manœuvres on account of sparseness of the population or the character of the country, the Governor may by Proclamation declare that for a period not exceeding three years to be specified in the Proclamation this Ordinance shall not be applicable to military manœuvres held within such area.
- (2) Where any Proclamation has been made under this section with regard to any area, it shall be lawful for the General or other Officer Commanding the Troops in the Island to authorize the execution of military maneuvres within such area without reference to the provisions of this Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 3, 1910. H. L. CRAWFORD, Acting Colonial Secretary.

Statement of Objects and Reasons.

THE Draft Ordinance is an adaptation of the British Manœuvres Act (60 and 61 Viet., C 43) to local conditions. The general purpose of the Ordinance is to authorize the Military Authorities to carry out manœuvres, and to do such acts as are incident to the holding of manœuvres under conditions which will effectually protect public and private rights from damage.

- 2. (a) The execution of manœuvres in any specified locality is, in the first instance, authorized by the Governor by means of a publicly advertised Proclamation. Upon the issue of the Proclamation the Military Authorities are authorized to pass over and construct temporary works on "authorized" lands and, subject to ertain restrictions, to supply themselves with water from "authorized" sources of water.
- (b) Provision is made for the suspension of rights of way over roads and footpaths for a time not exceeding twenty-four hours.
- (c) Provision is also made for the appointment of a Military Manœuvres Commission, who are empowered to determine the lands and sources of water which are "authorized" for the purposes referred to in paragraph 2 (a), and also to make orders and regulations for the objects described in section 6 of the Draft Ordinance. The Military Manœuvres Commission may also appoint compensation officers to settle claims for compensation.
- (d) Differences between claimants and compensation officers as to the amount of compensation are referred to an umpire appointed by the District Judge.
 - (e) Penalties are provided for certain acts of interference with the execution of manœuvres.

Attorney-General's Chambers, Colombo, April 29, 1910. ALFRED G. LASCELLES, Attorney-General.

Jones In the

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,448. In the Matter of an Application under Chapter 38, Civil Procedure Code, 1889, in respect of the intestate estate of the late Karawatantrige Martheenu Perera of Weliweria in Meda pattu, Siyane korale, deceased.

Karawatantrige Bastian Perera of Weliweria aforesaid Petitioner.

i J And

(1) Karawatantrige Christogu Perera, (3) ditto Martheenu Perera, (4) ditto Isabella Perera, (5) ditto Veronica Perera, (6) ditto Emmanuel \mathbf{ditto} (7)Porototage Regina Perera. (8) Halawattege Evusania Perera and her husband (9) Kurunapatabendige Gabriel Perera, (10) ditto Maria Perera, (11) Halawattege Juan Perera, (12) ditto Peregrino Perera, (13) ditto Ana Perera and her husband (14) Habarakadage Thomisiano Perera, (15) Vidanalage Celestina de Mel, (16) ditto Martheenu de Mel, (17) ditto Kaitan de Mel, (18) Habarakadage Anthony Perera, (19) ditto Bernard Perera, (20) ditto Carolis Perera, (21) ditto Evusania Perera, (22) ditto Martha Perera, (23) ditto Bonamenthu Perera, (24) ditto Jeremias Perera, (25) ditto Thomas Perera, (26) Kasadorige Ponsiano Perera, (27) ditto Bernard Perera, (28) ditto Palis Perera, (29) ditto Juan Perera, (30) Kurunapatabendige Anthony Perera, (31) ditto Jusay Perera, (32) ditto Lazarus Perera, (33) ditto Albert Perera, (34) ditto Marisal Perera, (35) ditto Veronica Perera and her husband (36) Dawattege Anthony Perera, (37) Kurunapatabendige Ana Maria Perera, (38) Dominicuhewagama Arachchige Domingo Perera, (39) Kuruapatabandige Martha Perera, (40) ditto Francina Perera and her husband (41) Halawattege Francisco Perera, (42) Habarakadage Dorosia Perera, (43) ditto Engresia Perera, (44) ditto Clemendi Perera, (45) ditto Marthenue Perera, (46) ditto Hendrick Perera, (47) Warnakulasuriyage Anthony Perera, (48) ditto Ana Perera, (49) Maluge Maksimanu Perera, (50) Vidanalage Santiago de Mel, (51) ditto Joachim de Mel, (52) ditto Ejestina de Mel, (53) Hewatantrige Alenso Peiris, (54) ditto Ana Maria Peiris, (55) ditto Evusania Peiris, (56) ditto Barbara Peiris, (57) ditto Veronica Pieris, (58) ditto Anthony Peiris, (59) ditto Pedro Peiris, (60) ditto Martha Peiris, (61) ditto Juan Peiris, and (62) Hewatantirge Inasia Peiris, all of Weliweriya aforesaid, (63) Wahapulige Krisantu Perera, husband of 57th respondent, (64) Maluge Ponsiyano Dias of Weliweria, husband of 3rd respondent, (65) Davetage Gabrial Perera, hus

THIS matter coming on for disposal before Hermann A. Loop Esq., District Judge of Colombo, on September 30, 1909, in the presence of Messrs. Perumalpillai and Chelliah, Proctors, on the part of the petitioner, above-named, and the affidavit of the said petitioner dated September 17, 1909, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as one of the heirs of the deceased abovenamed, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above-named or any other person atterested shall, on or before October 28, 1909, show.

sufficient cause to the satisfaction of this court to the contrary.

September 30, 1909. — H. A. Loos,
District Judge.
The date for showing cause is extended to February 17,

By order of court,

D. M. Jansz, Secretary.

The date for showing cause is extended to April 21, 1910.

By order of court,

D. M. Jansz,

Secretary.

The date for showing cause is extended to May 19, 1910.

By order of court,

D. M. JANSZ,

May 6, 1910.

Secretary.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,535 C.

In the Matter of the Intestate Estate of the late Casie Lebbe Marikar Jaynambu of No. 16, Dawson street, Slave Island, in Colombo, deceased.

Tamby Candoo Baas Ahamado Lebbe Marikar of No. 16, Dawson street, Slave Island, Colombo. Petitioner.

And

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on February 10, 1910, in the presence of Mr. F. A. Prins, jr., Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated February 3, 1910, having been read r

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above-named or any other person or persons interested shall, on or before March 3, 1910, show sufficient cause to the satisfaction of this court to the contrary.

February 10, 1910. ——

H. A. Loos, District Judge.

Time is extended to show cause till May 19, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,599. In the Matter of the Intestate Estate of the late Hettige Juan Silva Warnakulasuriya of Katukurunda in Moratuwa, deceased.

And

(1) Hettige Siman Silva Warnakulasuriya, (2)
 Hettige Marcelleina Silva Warnakulasuriya,
 (3) Hettige Manuel Silva Warnakulasuriya; (4)
 Hettige Lewis Silva Warnakulasuriya, (5)
 Hettige Jeramanu Anthony Silva Warnakulasuriya, all of Katukurunda aforesaid..... Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on April 21

4/-

1910, in the presence of Mr. G. M. Silva, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated April 4, 1910, having been read:

It is ordered that the said petitloner be and she is hereby declared entitled, as the widow and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above-named or any other person or persons interested shall, on or befare May 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

April 21, 1910.

HERMANN A. LOOS. District Judge.

In the District Court of Colombo.

Testamentary Jurisdiction. No. 3,601 C.

In the Matter of the Intestate Estate of the late Hawperodanalage Lilian Caroline Silva of Kotahena, Colombo, deceased.

Willorage Paulis Perera of Dam street, Colombo.. Petitioner

And

(I) Willorage Princely Terence Perera and (2) Tantrige Porlentina Ruben Wijetunga Gunawardena Hamine, both of Dam street, Colombo....Respondents.

HS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on April 22, 1910, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated February 18, 1910, having been *read: It is ordered that the said petitioner be and he is hereby declared entitled as the huband and an heir of the deceased above-named to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above-named or any other person or persons interested shall, on or before May 19, 1910, show cause to the satisfaction of this court to the contrary.

April 22, 1910.

H. A. Loos, District Judge.

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

Testamentary Jurisdiction. No. 3,603.

In the Matter of the Last Will and Testament of the late Arumugam Sinnatangam of Bambalapitiya in Colombo, deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on April 28, 1910, in the presence of Mr. H. Rajanathan, Proctor, on the part of the petitioners; and the affidavit of the said petitioners dated April 22, 1910, and of the Notary and witnesses dated April 22 and 27, 1910, having been read: It is ordered that the will of Arumugam Sinnatangam of Bambalapitiya in Colombo, deceased, dated June 26, 1907, original of which has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Tammaranathan Ramalingam, Murugesar Manthappal, and Thiagaraja Rajaratnam, the executors named in the said will, and that they are entitled to have probate issued to them accordingly, unless any person or persons interested shall, on or before May 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

'April 28, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi

estamentary Jurisdiction. No. 3,605 C.

In the Matter of the Last Will and Testament and Codicils of Reginald Sparkes, late of Nightingale House, Nightingale road, Guildford, England, deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on May 2, 1910, in the presence of Mr. Ernest Reed Williams,

Proctor, on the part of the petitioner Harry Creasy of Colombo; and the affidavit of the said petitioner dated April 23, 1910, power of attorney in favour of the petitioner, and Supreme Court order vesting jurisdiction in this court having been read: It is ordered that the will of the apprenamed Reginald Sparkes, deceased, dated March 25, 1889, and codicils dated October 26, 1898, and May 22, 1903, of which an exemplification has been produced and is low deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Harry Creasy is the attorney of the executors named in the said will, and that he is entitled to have letters of administration with copy of the will and codicils annexed issued to him accordingly, unless any person or persons interested shall, on or before May 26, 1010, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testa Testamentary ment of William Austin, late of Jurisdiction. No. 3,606 C. Totteridge, in the County of Hertford, England, deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on May 2, 1910, in the presence of Mr. Harry Creasy, Proctor, on the part of the petitioner Ernest Reed Williams of Colombo; and the affidavit of the said petitioner, dated April 23, 1910, power of attorney in favour of the petitioner, and Supreme Court order vesting jurisdiction in this court having been read: It is ordered that the will of the abovenamed William Austin, deceased, dated April 24, 1896, of which a true copy has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Ernest Reed Williams is the attorney of the executrix named in the said will, and that he is entitled to have letters of administration with copy of the said will annexed issued to him accordingly, unless any person or persons interested shall, on or before May 26, 1910, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

. In the Matter of the Last Will and Testa-Testamentary Jurisdiction. ment of the late Hewafonsekage Covis Fonseka of Moravinna, deceased

THIS matter coming on for disposal before P. E. Pieris, Esq., District Judge of Kalutara, on April 21, 1910, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Hewafonsekage Arnolis Fonseka of Moravinna; and the affidavit of the said petitioner dated April 21, 1910, having been read:

It is ordered that the last will and testament of the late Hewafonsekage Covis Fonseka, deceased, dated March 4, 1910) and now deposited in this court, be and the same is hereby proved, unless the respondents—(1) Hewafonsekage Engeltina Fonseka, (2) Ditto Abraham Fonseka, (3) Ditto Martin Fonseka, (4) Ditto Mepia Fonseka, (5) Ditto Jane Nona Fonseka, (6) Ditto Otin Fonseka, and (7) W. William Fernando—shall, on or before May 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Hewafonsekage Araclis Fonseka of Moravinna is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents abovenamed shall, on or before May 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

April 21, 1910.

P. E. PEIRIS, District Judge.

Testamentary
June Liction.
No. 1,154.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Estate of the late
Thewarapperuma Arachchige Don
Jusey Appu Hamy, deceased, of Sea
street.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo. on April 29, 1910, in the presence of Mr. D. Jno. S. Goonewardene, Proctor, on the part of the petitioner Maria Goonewardene of Sea street, Negombo; and the affidavit of the petitioner dated April 28, 1910, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to her unless the respondents—(1) Tewarapperuma Arachchige Dona Marihamy and husband (2) Jayakodiarachchige Don Isaac Appu, both of Dandugama, (3) Amy van Royan, (4) Baby van Royan and husband (4) Lokukasttalulage Don Carolis Goonewardene Arachchi, all of Ja-ela, (6) Ango Nona of Bategama, (7) Batupalage Don Jusey Appuhamy, (8) ditto Don Anthony Appuhamy, (9) ditto Valurianu, (10) ditto Dan Sania, all of Bategama, (11) Helana Goonewardene, (12) Francis Thewerapperuma of Kochchikade, (13) Rev. Father T. Don Joseph, C.M.I., of Puttalam, (14) D. Gregory Thewerapperuma, (15) D. Thomas Thewerapperuma, (14) Dona Regina Thewerapperuma, all of Negombo—shall on or before May 31, 1910, show sufficient cause to the satisfaction of this court to the contrary.

B. Constantine, District Judge.

Lathe District Court of Kandy.

April 29, 1910.

In the Matter of the Estate of the late

Walisundera Mudianselagedera Appuhamy, Arachchi of Bootawatta,
deceased,

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on March. 24, 1910, in the presence of Mr. C. N. D. Jonklass, Proctor, on the part of the petitioner Walisundera Mudianselagedera Tikiri Menika of Bootawatta, Lower Hewahete; and the affidavit of the said petitioner dated February 11, 1910, having been read:

It is ordered that the petitioner Walisundera Mudianselagedera Tikiri Menika of Bootawatta aforesaid be and she is hereby declared entitled to letters of administration to the estate of Walisundera Mudianselagedera Appuhamy Arachchi of Bootawatta deceased, as the widow of the said deceased tunless (1) Walisundera Mudianselagedera Tikiri Banda, (2) Walisundera Mudianselagedera Dingiri Banda, (3) Walisundera Mudianselagedera Koin Menika, (4) Walisundera Mudianselagedera Bandara Menika, (5) Walisundera Mudianselagedera Palingu Menika, (6) Walisundera Mudianselagedera Kuda Banda, (7) Walisundera Mudianselagedera Loku Menika by their guardian ad litem Walisundera Mudianselagedera Appuhamy Vel-Muladeniya, all of Bootawatta shall, on or before May 26, 1910, show sufficient cause ta the satisfaction of this court to the contrary

March 24, 1910.

FELIX R. DIAS,
District Judge.

ne District Court of Jaffna.

In the District Court of Jaffna. . Order Nisi.

Testamentary
Jurisdiction.
No. 2,278.
Class II.

Creter Niss.

In the Matter of the Estate of the late
Nakammah, wife of Swaminathapillai
Muttukkumarasuriar of Chulipuram,
deceased.

Supiramaniar Swaminathapillai of Chulipuram..Petitioner.

THIS matter of the petition of Supiramaniar Swaminathapillai of Chulipuram, the above-named petitoner, praying for letters of administration to the estate

of the above-named deceased Nakammah, wife of Swaminathapillai Muttukkumarasuriar of Chulipuram, coming on for disposal before R. N. Thaine, Esq., District Judge, on February 24, 1910, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated February 23, 1910, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the lawful grandfather and natural guardian of the heir of the said deceased, to administer the estate of the said deceased; and that letters of administration do issue to him accordingly, unless the respondent abovenamed or any other person shall, on or before May 16, 1910, show sufficient cause to the satisfaction of this court to the contrary.

February 24, 1910.

R. N. THAINE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,290.
Sellappah Ehamparam of Colombothurai
In the Matter of the Estate and Effects of Marakathavally, wife of Kanagaratnam, late of Colombothurai, deceased.

Petitioner.

 $\mathbf{v}_{\mathbf{s}}$

VHIS matter of the petition of Sellappah Ehamparam I of Colombothurai praying for letters of administration to the estate of the above-named deceased with her last, will annexed as regards the property dealt with by the said last will, and as on intestacy to all the other property of the deceased, coming on for disposal before R. N. Thaine, Esq., District Judge, on May 3, 1910, in the presence of Messrs. Casippillai and Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petioner dated April 15, 1910, having been read: It is declared that the petitioner is the uncle of the legatee and of the only heir of the said deceased, and is entitled to have letters of administration to the estate of the said deceased with her last will annexed as regards the property dealt with by the said last will and as on intestacy to all the other property of the said deceased issued to him, unless the respondents or any other person shall, on or before May 30, 1910, show sufficient cause to the satisfaction of this court to the contrary.

May 3, 1910.

R. N. THAINE, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of Manawaduge No. 3,914. Balahamy, deceased, of Kataluwa.

THIS matter coming on for final disposal before W. E. Thorpe, Esq., District Judge, Galle, on November 5, 1909, in the presence of Manawaduge Girigoris de Silva the petitioner and his Proctor, Mr. G. E. Abeyewardene; and the affidavit of the petitioner dated November 5, 1909, having been read:

It is ordered and declared that the said Manawaduge Girigoris de Silva is son-in-law of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents (1) Balage Babu Nona, wife of (2) Hettihewage Mathes de Silva, Arachchi, both of Talawakele, (3) Balage Lucyhamy, wife of (4) David de Silva Gooneratna, both of Kataluwa, (5) Balage Nonnohamy, wife of (6) Kondapperuma-achchige Bastian de Silva, both of Kurunegala, (7) Balage Kachchohamy, of Kataluwa, and (8) Balage Manamel de Silva, Police Constable of Galagedara shall, on or before May 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

W. E. THORPE, District Judge.

May 11, 1910

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Dona . No. 3,941. Gimarah Yapa Hamine, deceased, of Kodagoda.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on April 23, 1910, in the presence of Mr. G. E. Abeyewardene, on the part of the petitioner Don Dias de Silva Amarasinghe Appuhamy on the part of the respondent; and the affidavit of the petitioner dated April 20, 1910, having been read:

It is ordered and declared that the said Don Dias de Silva Amarasinghe Appuhamy is the husband of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents (1) Don Juanis Amarasinghe Appuhamy, (2) Don Hendrick Amarasinghe Appuhamy, both of Kodagoda, (3) Don Charles Amarasinghe of Baddegama, (4) Don Oestin Amarasinghe, (5) Jossy Amarasinghe, (6) Babun Amarasinghe, (7) Hinniappuhamy Amarasinghe, all of Kodagoda, (8) Dona Gimarah Amarasinghe, (9) Allis Dias Samarawick-rama Yapa Appuhamy, both of Polpagoda, (10) Alice Amarasinghe, wife of (11) Don Johanis de Silva Kumarasiriwardene, both of Waduweliwitiya, (12) Amarasinghe Wilisihamine, wife of (13) Albert Senewiratne Appuhamy of Mathegoda in Mupe shall, on or before June 1, 1910, show sufficient cause to the satisfaction of this court to the contrary.

April 23, 1910.

W. E. THORPE, District Judge. Testamentary Jurisdiction. No. 832.

In the District Court of Chilaw. In the Matter of the Intestate Estate of the 'late Avenna Muttaiyah of Galamune, Avenna Muna Letchimy of Galamune. . Petitioners.

Vs.

(1) Avenna Muna Ponnama and her husband (2) Sena Kaderevel, both of Katuneriya, (3) Meeanna Mariyai and her husband (4) Govinden, both of Galamune, (5) Avenna Muna Thaiwani and her husband (6) Muna Caderevel, both of Duncannawa, (7) Avenna Muna Vengadaselem, (8) Avenna Muna Ponnaiyah, (9) Avenna Muna Sabapathi, (10) Avenna Muna Thailamma, all of Galamune......

VHIS matter coming on for disposal before T. W. Roberts, Esq., District Judge, Chilaw, on May 2, 1910, in the presence of Mr. G. V. E. Perera, Proctor, on the part of the petitioner; and after reading the affidavit dated May 2, 1910: It is ordered that letters of administration to the estate of the late Avenna Muthaiyah do issue to Avenna Muna Letchimy, the petitioner, as widow of the deceased, and that the 7th respondent be appointed guardian ad litem over the 8th, 9th, and 10th, respondents, unless the respondents or any other person interested shall, on or before May 18, 1910, show sufficient cause to the contrary to the satisfaction of this court.*

May 2, 1910.

T. W. ROBERTS, District Judge.

INSOLVENCY. NOTICES OF

In the District Court of Colombo.

No. 2,394.

In the matter of the insolvency of Seyad Habibu Mawlana Ibunu Seyad Hameedu Mawlana, of Dean's road, Maradana, 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 June 2, 1910, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ, Secretary.

Colombo, May 6, 1910.

FISCALS' SALES. NOTICES OF

Western Province.

In the Court of Requests of Colombo.

O. L. M. Mohammed Cassim Marikar of Old Moor street, Colombo Plaintiff.

No. 16.536.

Mohamed Cassim Samsudeen of No. 21, Galkapanawatta in Colombo Defendant.

OTICE is hereby given that on Friday, June 10, 1910. at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 90 with legal interest thereon from October 15, 1909, till payment in full and costs Rs. 18 25, viz.

All that undivided \{ of \{ \} shares of the property bearing assessment No. 7, situated at Chatham street, Fort, Colombo; bounded on the north by the property of Colanda Marikar, east by the property of Don Philip, on the south by Chatham street, and on the west by the property of Idroos Lebbe Marikar Hadjiar; containing in extent about 10 perches, more or less.

Fiscal's Office, Colombo, May 11, 1910.

E. ONDATJE Deputy Fiscal. In the District Court of Colombo.

Moona Savenna Peritchiappa Chetty of No. 185, Sea street, Colombo Plaintiff.

No. 22,914.

Vs.

(1) Dona Elizabeth Senanayaka, (2) M. H. Senanayaka, both of Mirigama, and (3) Koona Lana Kavenna Kader Mumaru of Dam street, Colombo Defendants.

OTICE is hereby given that on Saturday, June 11. prepares the right, title, and interest of the said first defendant in the following property for the recovery of the sum of Rs. 1,233.09 with further interest on Rs. 1,200 at 9 per cent. per annum from January 28, 1906, till payment in full and costs of action, Rs. 279.25, viz.:

(1) An undivided ½ part of Arambewatta alias Padinchiwatta, situated at Mirigama in the Udugaha pattu of Hapitigam korale; and bounded on the north by the land belonging to the estate of the late Peter Bandaranayaka and the lands belonging to others, on the east by Godellewatta, Kahambiliyawatta, field, and Elawella, on the south by the live fence of the land belonging to D. B. Perera, Vidane Arachchirala, and on the west by the lands belonging to the Government and the lands belonging to the villagers; containing in extent 12 acres, more or less.



At 11 A.M.

(2) An undivided ½ part of Gallawakumbura and of the high ground and of the buildings standing thereon, situated at Mirigama as aforesaid, and bounded on the north by Elawella and the field belonging to D. B. Perera, Vidane Arachchirala, on the east by Elawella, on the south by the lands reserved for the Railway, and on the west by Mirigama resthouse garden; containing in extent 2 acres more or less (excluding the road passing through this land).

At 11.30 a.m.

(3) An undivided ½ part of Gorokgahawatta, situated at Mirigama as aforesaid, and bounded on the north by the fence of the garden belonging to D. B. Perera, Vidane Arachchirala, on the east by the fence of the land belonging to Karamanis Naide and others, on the south and west by the high land and the field belonging to the temple; containing in extent 1 acre more or less.

At 12 noon.

(4) An undivided ½ part of Ambagahawatta, situated at Mirigama as aforesaid, and bounded on the north and east by the live fence of the land belonging to Ungu Naide and others and the land belonging to the Crown, on the south by the land belonging to the Crown, and on the west by the field and kamata belonging to Bastian Naide; containing in extent 2 acres more or less.

Fiscal's Office, Colombo, May 11, 1910. E. ONDATJE, Deputy Fiscal.

No. 27,601.

Vs.

Pattiagey David Fernando of Smallpass, Colombo. Defendant.

NOTICE is hereby given that on Thursday, June 9, 1910, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiffs, and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 3,125.75 with interest at 9 per cent. per annum from September 16, 1908, till payment in full and costs of suit less Rs. 266.42 paid on March 22, 1909, by defendant, viz.:—

All that garden with the buildings standing thereon, bearing assessment No. 17, now No. 15, situated at Cramer's lane, now called Dias place, within the Municipality of Colombo, and bounded on the north by the lane 11½ feet wide, now called Dias place, on the east by the other part of this garden of Kalusayakkarage Francis Dias, on the south by the drain 2¾ feet wide leading to guinea gass garden, and on the west by the garden of Sophia Rodrigo; containing in extent 27 83/100 square perches.

Fiscal's Office, Colombo, May 11, 1910. E. Ondatje, Deputy Fiscal.

In the District Court of Colombo.

The Hon. Mr. Frederick Charles Loos of Colombo. Plaintiff. No. 30,391. Vs.

Polduwage Don Arnolis Appuhamy of Welikada. Defendant OTICE is hereby given that on Tuesday, June 7, 1910, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property ordered to be sold by the order of court dated April 4, 1910, for the recovery of the sum of Rs. 2,500 with interest thereon at 12 per cent. per annum from February 1, 1909, till February 16, 1910, and thereafter on the aggregate amount

of the decree at 9 per cent. per annum till payment in full and costs of suit, viz.:—

All that allotment of land called Delgahakurunduwatta and Galduwewatta with the buildings standing thereon, called and known as Arnold house, situated in the village Welikada in the Palle pattu of Salpiti korale, in the District of Colombo, and comprising the following allotments of land, to wit:—

1. All that divided portion of the land called Delgahakurunduwatta with the plantations thereon, situated in the village Welikada aforesaid, and bounded on the north by the field of Andris Cooray, deceased, on the east by the property belonging to washermen and a ditch, on the south by the high road to Colombo, and on the west by the dewata road; containing in extent 2 roods and 20 perches.

2. All that portion of land called Galduwewatta situated at Welikada aforesaid, and bounded on the north by a portion of this land belonging to Gintotaradage Ango and others, on the east by the portion of this land belonging to Gintotaradage Sanchi, and on the south by land belonging to Weinawattawaduge Hendrick Fernando and the high road, and on the west by the garden belonging to Thomas

Appu; containing in extent about 10 perches.

3. (a) All those just remaining two-third parts or shares of the land called and known as Galduwewatta, together with the owita ground attached thereto (and of all the plantations and trees thereon), situated in the village Welikada aforesaid, which entire land is bounded on the north by Elipatmullekumbura, on the east by Polleliwelakumbura, on the south by the high road, and on the west by the property of Thomis Appuhamy; containing in extent

4 acres or thereabouts.

(b) All those just two-third parts of one-half part of a portion of the land called and known as Galduwewatta (and of all the plantations and trees thereon), situated in the village Welikada aforesaid, and bounded on the north by the field called Ellapanmulla alias Elipahmullakumbura, on the east by one-third of one-half of a portion of this land, on the south by the high road, and on the west by the other half part of a portion of this land; containing in extent 23 32/100 square perches, which said several allotments of land are contiguous to and adjoin one another, now forming one property, and are described in the figure of survey thereof, dated November 15, 1903, made by C. A. O. Buyzer, Licensed Surveyor, as all that land called Delgahakurunduwatta and Galduwawatta with the house standing thereon, called and known as "Arnold House," situated in the village Welikada aforesaid, and bounded on the north by Elepahmullekumbura, the property of M. L. M. Medin, on the east by Galduwawatta the property of Suthiya Fernando, on the south by the main road to Cotta, and on the west by the dewata road; containing in extent 1 acre and 24 perches. together with all the buildings and plantations thereon, and all rights, ways, privileges, easements, servitudes, and appurtenances thereto belonging or therewith used or enjoyed, and aii the estate right, title, interest, claim, and demand whatsoever of the defendant in and to the said property and premises.

Fiscal's Office, Colombo, May 11, 1910. E. ONDATJE, Deputy Fiscal.

In the District Court of Kalutara.

Albert Benjamin Gomes of No. 97, Ambalama road, Kotahena, in Colombo, executor of the last will and testament of Charles Henry Gomes, late of No. 97, in Kotahena, and another......Plaintiffs.

Vo. 3,521. Vs.

Don Abraham Lianordus Abeyesekera and
 Don Dolton Abeyesekera Wijeşiriwardena,
 both of Pattiya, in Panadure......Defendants.

NOTICE is hereby given that on Saturday, May 28, 1910, at 11 o'clock in the forenoon, will be sold by public auction at the premises, the following property, specially mortgaged to and with the plaintiffs and declared bound and executable for the decree entered in this case for the recovery of Rs. 1,320 74 with interest on Rs. 1,000 at 9 per cent. per annum from April 30, 1907, viz.:—The land consisting of the 2 contiguous allotments hereunder described:—

(a) All that land called Delgahaowitewatta, situate at Pattiya in Panadure; and bounded on the north by the Bambigahaowita, on the east by another portion of this land being purchased property of Don Davith Abeyesekera Arachchi, on the south by the ditch lying between this land and Demategahaowita, and on the west by the old road; containing in extent 35 perches and 52/100 of a perch together with all the plantations thereon.

(b) All that land called Delgahawattakattiya, situate at Pattiya in Panadure; and bounded on the north by Dangahaowita, on the east by Ambagahaowita, formerly of

Kuruppuachigey Don Abraham, and now of David Abeyasekera Arachchi, on the south by the ditch lying between this land and Mahaliyaddeowita, and on the west by another portion of this land; containing in extent 35 perches and 40/100 of a perch together with all the trees and plantations

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

Northern Province.

In the District Court of Jaffna.

Ravanna Mana Meyna Seena Thana Raman Ched-

No. 6,186.

(1) K. Meerasaibo Mohamedu Sultan, (2) Meerasaibo Asana Marakaier and wife (3) Meera Mohayadeen Nachchia, (4) Sulaima Lebbai Marakkaier Meerasaibu, and his wife (5) Mohamedu Usan Nachchia, all of Vannarponne West. Defendants.

OTICE is hereby given that on Monday, June 6, 1910. at 10 o'olock in the farenoon, 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. 1,532 50, with interest on Rs. 1,250 at the rate of 18 per cent. per annum from September 29, 1908, until payment in full and charges, viz.:

A piece of land situated at Vannarponne West called Rasaleykulankarai, containing or reputed to contain in extent 12½ lachams paddy culture; bounded or reputed to be bounded on the east by the property of Mamunalebbai Muhiateen Sahibo, north by the property of Mamunalebbai Muhiateensaibo and Chellachy, wife of Chinnappu, west by the porperty of Chuleymalebbai Marakayar Meerasaihibo,

and on the south by road. 2. A piece of land situated at Vannarponne West called Pichchikkulankarai, containing or reputed to contain in extent 2½ lachams varaku culture with well and other appurtenances; bounded or reputed to be bounded on the east by the property of Muhammadu Sultan Ayiniappulle Mukeyateensaibo Sultan Abdul Cader Lebbai, north by the property of Ussansahibo Segu Abdul Cader, west by the property of Meerasaibo Katheru Meyateen, and on the south by lane and by the property of Kaddaiththamby Muham-

madu Kanney

3. Half of half share on the northern side of the house and the ground on which the house stands, and ½ share of the new well on the western side and \(\frac{1}{4} \) share in common of the old well, the ground and the cultivated and spontaneous plants of a piece of land situated at Vannarponne West called Puleyady, containing or reputed to contain in extent 3 3/16 lachams varaku culture with stone built house, new and old well and other appurtenances; bounded or reputed to be bounded on the east by the property of Muhammadu Usan Nachia, wife of Sultan Abdul Cader, and shareholders, and by bye-lane, north by road, west by lane, and on the south by the property of Muhammadu Ibrahim Ussan Nachia, widow of Muheyateenpichai aud shareholders.

Fiscal's Office Jaffna, May 9, 1910. V. Thambipillai, Deputy Fiscal.

In the District Court of Jaffna.

Sapapathy Sivakarunathar of Vannarponne East. Plaintiff.

(1) Saravanamuttu Ponnampalam and wife (2) Viyaladchchi of Vannarponne East.......Defendants.

OTICE is hereby given that on Tuesday, June 7, 1910, 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. 1,349·10 with interest on Rs. 1,080 at the rate of 15 per cent. per annum from June 23, 1909, until payment in full and costs of suit being Rs. 131.35 and charges, viz.:-

An undivided 13 lachams varaku culture with its appurtenances including the new well and new house on the

western side, but exclusive of the old stone built house and well of a piece of land situated at Vannarponne East called Mudeyanokai and Madakkalany, cantaining or reputed to contain in extent 56 lachams varaku culture otherwise called Mudeyanodai and other parcels, containing or reputed to contain in extent 55% lachams varaku culture with well, stone built house, and other buildings together with the newly sunk well and the newly built house; bounded or reputed to be bounded on the east by property of Nallatamby Ponniah, north by road and by the property belonging to the heirs of the late Sinnattamby Sapa-patippillai, west by the property of the heirs of the late Sinnattamby Sapapatippillai and road, and on the south by the property belonging to the heirs of the late Chellamuttu, wife of Kumarakulasooriar, and others.

Fiscal's Office, Jaffna, May 9, 1910. V. THAMBIPILLAI, Deputy Fiscal.

Southern Province.

In the District Court of Colombo.

(1) Bala Kissan Dass, (2) Dwarka Dass, and (3) Dulechand of Bikanir, carrying on business in the Island of Ceylon as bankers and general merchants under the name, style, and firm or Villasam of Chogemull Siri Kissan Dass......Plaintiffs.

No. 27,797 C.

(1) A. L. M. L. Marikar Hadjiar of Galle, and (2) Carimjee Jafferjee of 4th Cross street, Pettah, Colombo...... Defendants.

NOTICE is hereby given that on Thursday, June 9, 1910, commencing with the 1st land at 9 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz. :-

1. The boutique and premises No. 165, in extent of about 1 perch, situate at New street, Galle Bazaar; and bounded on the north by property appearing in plan No-66,815 and boutique No. 166, east by New street, south by property appearing in plan No. 66,813 and boutique No. 164. and west by footpath.

A portion. of lot C or one-half part of the land called Radalugala-addara Schoisgewatta; containing in extent 1 rood and 73/109 perches, situated at Galupiadda. within the Four Gravets of Galle; bounded on the north by the high road to Matara and the lot G, east by the lots G and F, south by the seashore, and on the west by lot B.

3. All that boutique and the ground used fo the arrack store called godown, situate at Talbot town in Galle: bounded on the north-east by the boutique No. 331, and south-east by the road to Wakwella, south-west by boutique No. 330, and on the north-west by the Crown land.

4. All that boutique and premises formerly marked No. 16 and presently marked No. 14, containing in extent 196/100 perches, situate at Galle Bazaar; bounded on the north-east by boutique No. 17, south-east by the high road to Matara, south-west by boutique No. 15, and on the north-west by Crown land.

5. All that boutique and premises bearing No. 18, and now No. 16; containing in extent 1 31/100 perches. situate at High street, Galle Bazaar; bounded on the northeast by boutique No. 19, south-east by High street, southwest by boutique No. 17, and north-west by Crown property.

6. All that boutique and premises bearing No. 17, and now No. 15, containing in extent 1 96/100 perches, situate at High street, Galle Bazaar; bounded on the northeast by boutique No. 18, on the south-east by the high road leading to Matara, on the south and west by Crown land.

7. All that divided portion out of the northern half share of Kiriwalawatta alias Panwilawatta or Honwilawatta, containing in extent 1 62/100 perches, situate at Galupiadda within the Four Gravets of Galle; and bounded on the north by Saladiawatta, east by Manalambithotam, on the south by the other portion of this land, and on the west by the high road leading to Akmimana.

That on Saturday, June 11, 1910, commencing at 2 P.M.

8. All those two lots Nos. 3,133 and 677 called Kurakkanpittuwa and Delgahawatta, in extent of 2 acres 1 rood and 20 perches, situate at Maitipe alias Kapuhenpola within the Four Gravets of Galle; and bounded on the north by Pinchawila alias Hakuraneduwa, on the east by Kalutantrigekumbura, south by Maitipegekahatagahadeniya and on the west by Meepegewatta.

That on Tuesday, June 14, 1910, commencing at 1,30 P.M. with the 1st land.

9. All that allotment of land called Gamagedarawatta, in extent of 1 acre and 1 rood, situate at Pilane in Talpe pattu; and bounded on the north by lots T 234 and 4,953 in P. P. 641, east by lots 4,953 and 4,954 in P. P. 641, south by lots 4,954 in P. P. 641, west by lots 4,954 and T 234 in P.P. 461.

10. An allotment of land called Howpewelegodawatta, in extent of 2 acres 1 rood and 5 perches, situate at Dorape, Talpe pattu; and bounded on the north by a water-course and lot B 235, east by lot B 235 in P. P. 641, south by T. P. 242,482, west by T. P. 228,184 and 242,480.

11. An allotment of land called Howpewalagodawatta, in extent 3 acres 2 roods and 35 perches, situate at Pilana, Talpe pattu; bounded on the north by lot No.22,859 in P. P. 7,909 and a water-course, east by T. P. 242,481, south by T. P. 242,481 and 228,184, west by lots T 234 and B 234 in P. P. 641 and lots 22,860 and 22,859 in P. P. 7,909.

12. The garden called Paragahawatta, in extent about 2 acres, situate at Pilana, Talpe pattu; bounded on the north by Crown jungle, east by the property of Gamagedera people, south by Pitidigankumbura alias Indigalakumbura, west by Pattinigewatta alias Andigewatta.

13. All the fruit trees and soil of the garden called Udawattakumbura-addaragodawatta together with all the buildings and the bungalow standing thereon marked letter A, in extent of 4 acres 1 rood and 3 perches, situate at Pilana, Talpe pattu; bounded on the north by Pitidigan-kumbura, east by Mulanewatta, south by Udawatta-kumbura, and on the west by Egodawatta.

14. An allotment of land called Egodawatta, containing in extent 3 acres and 8 perches, situate at Pilana, Talpe pattu; bounded on the north by land belonging to Rodris and others and P. L. Don Diagu, on the north-east by land belonging to P. L. Don Diagu, on the east and south by land belonging to Perera, Mudaliyar, on the north-west by land belonging to D. A. Jayawardena, D. A. D. Silva, Peace Officer, and others, and H. Adiriyan, on the south-west by land belonging to D. D. H. Jayawardena and others and reservation along the road.

That on Saturday, June 18, 1910, commencing at 12 noon with the 1st land.

15. An allotment of land called Lokumahatmayagedeniya, in extent 22 perches, situate at Baddegama, Gangaboda pattu; bounded on the north by T. Ps. 223,535 and 213,038, east by T. Ps. 213,038 and 164,340, south and west by T. Ps. 223,534.

16. All that allotment of land called Kurundudeniya, in extent 20 perches, situate at Pilana, Talpe pattu; and bounded on the north and east by T. P. 213,038, south by

T. P. 223,536, and west by T. P. 223,534.

17. An allotment of land called Kurundukele, in extent 3 acres 1 rood and 26 perches, situate at Pilana, Talpe pattu; bounded on the north by T. P. 213,038, east by T. Ps. 213,038, 223,535, and 223,536 and 164,340, south by T. Ps. 164,341 and 213,637, west by T. Ps. 213,037 and 157,397.

18. An allotment of land called Kurunduwatta, in extent of 1 acre and 10 perches, situate at Pilana, Talpe pattu; bounded on the north by T. P. 157,397, east by lot 10,829B in P. P. 5,115, south by T. Ps. 164,341 and 208,520, west by T. P. 157,398.

19. An allotment of land called Kurunduwatta in extent 1 rood and 4 perches, situate at Pilana, Taipe pattu; bounded on the north by T. P. 157,398 and lot 3,284 in P. P. 410, east by T. P. 164,341, south by T. P. 88,594, west by T. P. 157,398.

That on Tuesday, June 21, 1910, commencing at 1.30 P.M.

20. All that low and high ground called Indurupatwila alias Gedimbagoda-addarawila exclusive of 11 acres' extent of ground thereof; containing in extent 185 acres 2 roods and 17 53/100 perches, situate at Walpita in Telicada in the Gangaboda pattu of Galle; bounded on the north by Durakankanangewatta-addaraowita and Ketakalagahawatta-addaraliadda, north-east by Udumulla Crown waste land or Ratmeharabedda, Kinagahaudumulla, Pepiliyagahaduwawila, Indigahaduwewila, Pellangahaduwawila, and Balagetodeweduwa, on the east by Crown waste low land or Ratmaharawila, on the south by Matarakumbura and Kurunduwattatuduwa and Kurunduwatta-addarawila, on the south-west and west by Kohilawila-indurupatwiladuwa.

Writ amount Rs. 2,853.11, with interest thereon at the rate of 9 per cent. per annum from November 26, 1909, till payment in full and costs of suit.

Fiscal's Office, Galle, May 3, 1910. C. T. LEEMBRUGGEN, for Fiscal.

In the District Court of Tangalla.

NOTICE is hereby given that on Saturday, June 4, 1910, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, mortgaged with the plaintiff, for the recovery of Rs. 1,265:30, viz.:—

The entire soil and plantation of the land known as Bokkuwagawaketangahawatta alias Masangahawattepitakoratuwa alias Masangahawatta, containing in extent 3 kurunies of kurakkan, situated at Pallikkudawa alias Mahapokuna; bounded on the north by the tank bund alias land occupied by Dochcho, east by Babanpadinchiwatta, south by the high road, and west by Kalupatabendigewatta and dewata.

Deputy Fiscal's Office, Tangalla, May 3, 1910. J. E. Senanayaka, Deputy Fiscal.

Germain Peiris of Tangalla, administrator of the estate of J. Thomas Peiris and Company.....Defendant.

NOTICE is hereby given that on Saturday, June 4, 1910, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:—

An allotment of land in extent 8 ammunams of paddy or 20 acres, situated at Ranakeliya; and bounded on the east by the land of Abesuriya Arachchi Appu, west by ela, north by the land of Kottanopisara, and on the south by the land of Tenagambaraya.

Writ amount Rs. 250 25, with legal interest on Rs. 229 from December 15, 1908, till payment.

Deputy Fiscal's Office, Hambantota, May 3, 1910.

L. S. Woolf, Deputy Fiscal.