

Cenlon Government Gazette

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

PART III.—Provincial Administration.
PART IV.—Land Settlement.

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

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Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

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

Preamble.

HEREAS 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 commen ement.

- 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2 Sections 4 and 5 of "The Medical Wants Ordinance. 1880, Amendment Ordinance, 1882," are hereby repealed, but the duty leviable under section 4 shall continue to be levied until the duties provided for by section 7 of this Ordinance have been imposed.

Interpretation.

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."

- 4 (1) All moneys paid into any kachcheri under sections 15 and 19 of "The Medical Wants Ordinance, 1880," shall, after the commencement of this Ordinance, be carried to the credit of "The Estates Medical Fund" mentioned in the next following section.
- (2) All moneys standing to the credit of the fund known as "The Medical Aid Fund" shall, on the commencement of this Ordinance, be carried to the credit of "The Estates Medical Fund."

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) The moneys transferred from "The Medical Aid Fund" under section 4 (2), and all moneys paid or recovered after the commencement of this Ordinance under sections 15 and 19 of "The Medical Wants Ordinance, 1880."
 - (c) 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 prepare a 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, cardamoms, coca, camphor, pepper, 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 re-impose 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 Ordinances 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.

Abolition of export duties mposed by section 4 of Ordinance No. 9 of 1882. 8 Whenever the duties provided for in the last preceding section have been imposed, 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.

Payment of Government contribution to Estates Medical Fund.

- 9 (1) The Treasurer shall, in each year, pay from the public revenue 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.
- (2) If, at the conclusion of any of the triennial periods mentioned in section 7, it appears that, during such period, there has been a substantial increase or decrease in the extent to which hospitals and dispensaries established under the Medical Wants Ordinances have been used for the treatment of persons who are not labourers, it shall be lawful for the Governor, with the sanction of the Secretary of State, to direct that the contribution from the public revenue to the Estates Medical Fund provided for in sub-section (1) shall be increased or decreased in such proportion and for such period as the Governor shall direct.

Constitution of Medical Wants Committee. 10 For the purpose of the following section and in order to advise 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.

Allowance of rebate of duty to proprietors.

11 (1) When the proprietor of an estate or group of estates has at his own cost made provision to the satisfaction of the Principal Civil Medical Officer for the medical treatment of the labourers employed on such estate or group of estates, the Medical Wants Committee may, at their discretion and subject to the rules made under the next following sub-section, allow to such proprietor a rebate of the duties paid under section 7 on the exportation of the produce of such estate or group of estates.

- (2) The Medical Wants Committee may from time to time make, and when made, may revoke, vary, or amend rules prescribing:—
 - (a) The conditions subject to which rebate will be allowed and the evidence which will be required in support of applications for rebate;
 - (b) The form at which, and the time when, applications should be made;
 - (c) The manner in which rebates shall be made; and generally on all matters connected with the allowance of rebates under this section.
- (3) No rule or revocation, variation or amendment of a rule, shall have effect until the same has been confirmed by the Governor in Executive Council, and all rules, or revocations, variations or amendments of rules, when so confirmed, shall be published in the "Government Gazette."

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 1, 1910. H. L. CRAWFORD, Acting Colonial Secretary.

Statement of Objects and Reasons.

The general object of this Bill is to revise the system of defraying the expenses incurred in carrying the Medical Wants Ordinances into effect. The Bill proceeds on the principle that the total cost, less an annual contribution of 15 per cent. from public revenue, shall be borne by the estates.

- 2. Under the Bill, the expenses are payable out of an Estates Medical Fund which is composed of—
 - (a) The proceeds of an export duty on the exportation of tea, rubber, coffee, cacao, cardamoms, coca, camphor, pepper, and cinchona;

(b) Payments and recoveries under sections 15 and 19 of the Ordinance of 1880 for the treatment of labourers in hospital; and

- (c) An annual contribution from public revenue equal to 15 per cent. of the costs of carrying the Ordi-
- nance into effect during the preceding year.
- 3. The Bill provides for the levy of export duties upon the products named in the preceding paragraph (2 (a)) at such rates as are considered sufficient to cover the cost of carrying into effect the Medical Wants Ordinances during a period of three years after deducting the annual contribution of 15 per cent. from Government.
- 4. In preparing his statement of the annual cost of the administration of the Ordinances, the Treasurer is directed by section 6 (3) to bring to account expenditure on buildings, &c., by including in each annual statement such an amount as would be sufficient to liquidate the capital expenditure with interest at 4 per cent. in twenty-five annual instalments.
 - 5. The Bill 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 nominated by the Planters' Association.
 - 6. The Medical Wants Committee will advise the Governor as regards the construction of hospitals and dispensaries, and generally on matters connected with the administration of the Ordinances.

The Committee will also perform the duties referred to in the next paragraph.

7. By section 11 of the Bill it is provided that the Medical Wants Committee may allow proprietors who have made provision to the satisfaction of the Principal Civil Medical Officer a rebate of the duty on the produce of their estate.

The allowance of the rebate is subject to rules to be made by the Committee and confirmed by the Covendor.

8. The Bill differs from the draft previously published (a) by allowing a rebate to proprietors who have made satisfactory provision for the medical treatment of their labourers; (b) by adding cardamoms, camphor, coca, and pepper to the dutiable products; and (c) by retaining sections (15) and (19) of "The Medical Wants Ordinance, 1880," which were repealed by the earlier draft. These sections provide for payment by the estate for the treatment of labourers in hospital and for medical visits to the estate.

Attorney-General's Chambers, Colombo, June 23, 1910. ALFRED G. LASCELLES, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In :

In the District Court of Colombo.

Order Nisi.

No. 3,627 C. In the Matter of the Intestate Estate of the late Muttuswamy Vydesvarah of Chekku street, Colombo, deceased.

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on June 11, 1910, in the presence of Mr. H. Tiruvilangam, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated June 4, 1910, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband of the 2nd respondent, a sister 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 July 14, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 11, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,642.
In the Matter of the Intestate Estate of the late Gunatunge Barnis Fernando, Vedarala, of Mutwal in Colombo.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on June 27, 1910, in the presence of Messrs. De Vos and Gratiaen, Proctors, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated June 22, 1910, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above-named or any other person or persons interested shall, on or before July 21, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG, District Judge.

June 27, 1910.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Thrisdiction. ment of the late Edmund Stephen To. 3,643. Thomasz of Kandy, deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on June 27, 1910, in the presence of Messrs. De Vos and Gratiaen, Proctors, on the part of the petitioner, Francis Henry Edmund Thomasz of Colombo; and the affidavit (1) of the said petitioner dated June 11, 1910, and (2) of the attesting witness dated June 27, 1910, having been read:

It is ordered that the will of the said Edmund Stephen Thomasz, deceased, dated September 7, 1909, of which the original 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 executrix appointed in the said will having died without proving the same, the said Francis. Henry Edmund Thomasz, as a son and an heir of the deceased above-named, is entitled to have letters of administration with the will annexed issued to him, unless the respondents (1) Mona Bernice Thomasz, (2) Esme Christobel Thomasz, both of Brooms Grove, Union place, Colombo, and (3) Walter Lawrie Thomasz of Jail road, Colombo, or any person or persons interested shall, on or before July 28, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 27, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Estate and Effects of Jurisdiction.
No. 3,644. Charlotte Thomasz, widow of the late Edmund Stephen Thomasz of Colombo, deceased.

Francis Henry Edmund Thomasz of Colombo.. Petitioner.

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on June 27, 1910, in the presence of Messrs. De Vos and Gratiaen, Proctors, on the part of the petitioner abovenamed; and the affidavit of petitioner dated June 11, 1910, having been read:

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

Allan Drieberg, District Judge.

June 27, 1910.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the

Jurisdiction. late Akbar Saibo Dorey of Messenger No. 3,649. street, Colombo, deceased.

Shaik Madar Ali Abdul Careem of No. 118, Temple road, Maradana, Colombo Petitione

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on June 30, 1910, in the presence of Mr. J. V. de Paul Ekanayaka, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated June 22, 1910, having been read: It is ordered that the petitioner be and he is hereby declared entitled as a party interested, in the minor children 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 August 4, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG, District Judge.

June 30, 1910.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 3,655. In the Matter of the Last Will and Testament of the late Nagamma of No. 21, Silversmith lane in Colombo, deceased, (widow of the late Caliappa Chetty Saravana Chetty of Silversmith lane in Colombo).

THIS matter coming on for disposal before Allan Drieberg, Eq., District Judge of Colombo, on July 4, 1910; in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner, Muniandy Ramasamy Chetty of No. 16, Silversmith Iane in Colombo; and the affidavit (1) of the said petitioner dated July 4, 1910, and (2) of the Notary William Perera Ranesinghe and the witnesses dated June 28, 1910, having been read: It is ordered that the will of Nagamma, deceased, dated March 27, 1903, of which the original has been produced and is now deposited in this court be and the same is hereby declared proved; and it is further, decelared that the said Muniandy Ramasamy Chetty, the executor named in the said will and that he is entitled to have probate of the said will issued to him accordingly, unless any person or persons interested shall, on or before August 11, 1910, show sufficient cause to the satisfaction of this court to the contrary.

July 4, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,657.

In the Matter of the Intestate Estate of Attawuda Arachchige Selestina Dias of Kalubowila, in Salpiti korale, widow, deceased.

And

(1) Colombage Don Edward Thomas Weerasinghe,
(2) Colombage Dona Emilia Margaret, wife of (3)
Don Syneris Appuhamy, all of Kalubowila aforesaid, (4) Colombage Dona Sophia Charlotte, wife of (5) Charles Henry Senanayake of Yatiyantota, (6) Walter Valentine Dabare, and (7) Anne Clara Dabare, both of Colonnawa Respondents.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on July 5, 1910, in the presence of Mr. George Alfred Henry Wille, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated July 4, 1910, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a son of the deceased above-named, to administer the estate of the said deceased, and that letters

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 July 14, 1910, show sufficient cause to the satisfaction of this court to the contrary.

July 5, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary

Jurisdiction.

No. 1,151.

In the Matter of the Goods and Chattels of Isabella Mirando, late of Negombo, deceased.

THIS matter coming on for disposal before B. Constantine, Esq., on April 14, 1919, in the presence of Mr. H. E. Wijetunge, Proctor, on the part of the petitioner Thomme Mirando of Negombo; and the affidavit of the petitioner dated March 3, 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) Joseph Mirando of Kalutara, (2) Maria Mirando and husband (3) Gabriel Croos Rubin, (4)

Anthony Mirando, (5) Gabriel Mirando, (6) Cecilia Mirando, all of Pallansena, shall, on or before May 17, 1910, show sufficient cause to the satisfaction of this court to the contrary.

April 14, 1910.

B. Constantine, District Judge.

Extended for showing cause till July 15, 1910.

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,160.

In the Matter of the Estate of the late
Wattage Augustino Fernando, Vedaral
deceased, of Dandugama.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo, on May 25, 1910, in the presence of Mr. S. C. Sansoni, Proctor, on the part of the petitioner Maharage Porlentina Perera Dandugama; and the affidavit of the said petitioner data May 24, 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) Wattage Gustina Fernando, and husband (2) Dehiwattage Pedro Fernando, (3) Wattage Gustina Fernando, (4) ditto Saviel Fernando, (5) ditto Marthelis Fernando, (6) ditto Ana Fernando, and husband (7) Thattage Anthony Fernando, (8) Wattage Anthony Fernando, (9) ditto Selestino Fernando, (10) ditto Poloriano Fernando, (11) ditto Megel Fernando, (12) ditto Rosa Maria Fernando, and husband (13) Kuthandige Manuel Fernando, (14) Wattage Ana Fernando, and husband (15) Kachakaduge Carolis Fernando, (16) Wattage Gordiano Fernando, all of Dandugama—shall, on or before June 29, 1910, show sufficient cause to the satisfaction of this court to the contrary.

May 26, 1910.

B. Constantine, District Judge.

Extended to show cause on July 27, 1910.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,164. In the Matter of the Estate of the late Rajapaksa Appuhamillage Juans Appuhamy, deceased, the late Police Headman of Magalegoda.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo, on June 24, 1910, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Jayasekara Balasuriyage Mango Nona of Magalegoda; and the affidavit of the said petitioner dated June 21, 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) Rajapaksa Appuhamillage Harmanis Appuhamy of Magalegoda, (2) Rajapaksa Appuhamillage Anohamy, and her husband (3) Weerawardena Patirannehellage Pabilis Appuhamy of Bemmulla, (4) Rajapaksa Appuhamillage Punchi Sinno Appuhamy, (5) Rajapaksa Appuhamillage Carolis Appuhamy, both of Magalegoda, shall, on or before July 26, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1910.

B. Constantine, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 590. In the Matter of the Last Will and Testament of the late Weerasurya Jayawardene Casmeru Silva of Kehelwatta, deceased.

THIS matter coming on for disposal before A. C. G. Wijeyekoon, Esq., Acting District Judge of Kalutara, on November 19, 1909, in the presence of Mr. T. A. de Alwis, Proctor, on the part of the petitioner Parangige Leanora Peiris of Kehelwatta; and the affidavit of the said petitioner dated October 4, 1909, having been read:

It is ordered that letters of administration to the estate of the late Weerasuriya Jayawardene Casmeru Silva of Kehelwatta, deceased, with copy of the last will annexed, be issued to Parangige Leanora Peiris of Kelplwatta, unless he respondents (1) Weerasuriya Jayawardene Rogus Silva, (27 Weerasuriya Jayawardene Maria Silva, (3) Christombu, Fernando, all of Moratuwa, (4) Weerasuriya Jayawardene Alisa Silva, (5) John Sinno, both of Hunupitiya in Colombo, shall, on or before December 15, 1909, show sufficient cause to the satisfaction of this court to the contrary.

November 19, 1909.

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

The date of showing cause against the above Order Nisi has been extended to July 13, 1910.

W. DE SILVA, Secretary.

Testamentar Jurisdiction. No. 2,777.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Wilamune Samaratunga Weerasekera Mudiyanselage Tikiri Menika, deceased, of Wilamune in Yatinuwara.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on June 1910, in the presence of Messrs. Jayetileke and Van Langenberg, Proctors, on the part of the petitioner Wijeratna Mudiyanselage Uduwawala Ukku Banda alias U. B. Uduwawala of Wilamune; and the affidavit of the said petitioner dated June 6, 1910, having been read:

It is ordered that the petitioner Wijeratne Mudiyanselage Uduwawala Ukku Banda alias U. B. Uduwawala in Yatihuwara, be and he is hereby declared entitled to letters of administration to the estate of the late Wilamune Samaratunga Weerasekera Mudiyanselage Tikiri Menika of Wilamuna in Yatinuwara, as the husband of the said deceased, unless (1) W. W. Mudiyanselage Loku Banda, (2) Sobita Menika,(3) Dharmarakkita Unnanse,(4) Punchi Mahatmaya, (5) Wilamune Weerasekera Mudiyanselage Kudu Banda, (6), Punchi Banda, (7) Tikiri Banda, (8) Heen Banda, (9) Podi Banda, and (10) Punchi Menika (the 5th, 6th, 7th, 18th, 9th, and 10th by their guardian ad litem Wilamune Weera-selera Mudiyanselage Kalu Banda), all of Wilamune in Yatmuwera shall, on or before July 14, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 8, 1910.

F. R. DIAS, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentar Ir In the Matter of the Estate of the late Jurisdiction. Achchippillai, wife of Ramalingam of . Kokkuvil, deceased.

Veluppillai Ramalingam of KokkuvilPetitioner.

(1) Vairavanathar Thampipillai of Kokkuvil,

(2) Vairavanathar Muttuthamby of Kokkuvil, (3) Vairavanathar Sellaiah of Kokkuvil, and

(4) Vairavanathar Thampoe of Vannarponnai

West.....Respondents.

THIS matter of the petition of Veluppillai Ramalingam of Kokkuvil, praying for letters of administration to the estate of the above-named deceased, Achchipillai, wife of Ramalingam, coming on for disposal before R. N. Thaine. Esq., District Judge, on June 6, 1910, in the presence of Mr. K. Sivapirakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated June 1, 1910, having been read: It is ordered that the petitioner be and he ds hereby declared entitled, as husband 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 above-named or any other person shall, on or before July 1, 1910, show sufficient cause to the satisfaction of this court to the contrary.

> R. N. THAINE, District Judge.

Time to show cause extended to July 13, 120.

In the District Court of Jaffna.

Order Nisi:

In the Matter of the Estate of the late Manikkam, wife of Vytylingam Appap Testamentary Jurisdiction. ·pillai of Chankanai, deceased. No. 2,300.

Vytylingam Appappillai of Chankanai Petitioner

(1) Visswalingam Muttu and wife (2) Sinasa-' naky, (3) Vethanally, widow of Sampanthar, Ampalavanar, (4) Theivanaippillai, widow of Sapapathy Suppiah, and (5) Ampalavapar *
Veerakatty, all of Chankanai Respondents.

THIS matter of the petition of Vytylingam Appappillai of Chankanai, the above named petitioner, praying for letters of administration to the estate of the abovenamed deceased, Manikkam, wife of Vytylingam Appappillai of Chankanai, coming on for disposal before R. N. Thaine, Esq., District Judge, on June 13, 1910, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated June 13, 1919, having been read: It is ordered that the petitioner beand he is hereby declared entitled, as the lawful, widower 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 above-named or any other person shall, on or before July 14, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 13, 1910.

R. N. THAINE, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Kottar Vinasitamby of Kondavil. de-No. 2,308. ceased.

Vinasitamby Tirrunavukkarasu of Kondavil....Petitioner. Vs.

(1) Valliammai, widow of Vinasitamby of Kondavil, (2) Sithamparappillai Markandu and wife (3) Thankammah, both of ditto, and (4) Vinasitamby Santhirasegaram of ditto......Respondents.

THIS matter of the petition of Vinasitamby Tirrunavukkarasu of Kondavil, the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Kottar Vinasitamby of Kondavíi, coming on for disposal before R. N. Thaine, Esq., District* Judge, on June 22, 1910, in the presence of Mr. E. Murukesampillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated June 21, 1910, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son and one of the heirs 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 above-named, or any other person shall, on or before July 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1910.

R. N. THAINE, District Judge.

In the District Court of Jaffna.

Order Nisi

In the Matter of the Estate of the late Testamentary Jurisdiction. Veluppillai Karalapillai of Tholpuram, No. 2,310. deceased.

Ponnachchippillai, widow of Krishnar Thamotharampillai, of TholpuramPetitioner.

(1) Sanmugam Mootatamby and wife (2) Sivakamipillai, both of Chankanai............Respondents.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the avove-named deceased, Veluppillai Karalapillai of Tholpuram, coming on for disposal before R.N. Thaine, Esq., District Judge, on June 24 1910, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated June 23, 1910, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as one of the heirs of the said deceased, to administer the estate of the said deceased and that letters of administration do issue to her accordingly, unless the respondent above-named or any other person shall, on or before July 26, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1910.

R. N. THAINE, District Judge.

In the District Court of Matara.

Order absolute declaring Will proved.

Testamentary In the Matter of the Estate of the late Jurisdiction.
No. 1,762. Muhandiram, deceased, of Tibbotuwawa.

THIS matter coming on for disposal before B. J. Dutton, E. P. District Judge of Matara, on June 24, 1910, in the presence of Proctors Messrs. Gunaratna and Abeysuriya on the part of the petitioner Dona Cornelia Samarasinha Amaraweera; and the affidavit of the said petitioner dated April 18, 1910, and of the attesting notary and one of the witnesses to the last will dated June 6, 1910, having been read.

It is ordered that the will of Don Johannes Barestu Amaraweera, Muhandiram, deceased, dated November 30, 1906, be and the same is hereby declared proved.

* It is further declared that the said Dona Cornelia Samarashha Amaraweera is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly.

June 24, 1910.

B. J. Dutton, District Judge.

In the District Court of Tangalla.

Order Nisi declaring Will proved.

Testamentary

Jurisdiction.

No. 496.

No. 496

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Tangalla, on June 20, 1910, in the presence of Mr. David Ediriwira Wijesuriya, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated June 16, 1910, having been read:

Sabapathy Ranhotti, deceased, and his wife Weerappuligamage Sepatha, dated April 11, 1902, of which a copy and translation have been produced, and are now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Weerappuligamage Sepatha is the executrix named in the said will, and that she is entitled to have probate of the same issued to her in respect of the property of the said Don Kristian Sabapathy Ranhotti, deceased, unless, the respondents—(1) Sabapathy Ranhottigamage Konne Hami, (2) ditto Karlina, (3) Gajaheengamage Thepanis, (4) Sabapathy Ranhottigamage Dienis, (5) ditto Sedias, (6) ditto Pedris, (7) ditto Hendrick Appn. (8) ditto Mino, (9) ditto Punchihami, (10) ditto Samis Appu, all of Walawe, or any person or persons interested—shall, on or before July 19, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,
District Judge.

In the District Court of Trincomalee.

Order Nisi.

Testamentary
Jurisdiction.
No. 282.
In the Matter of the Estate of Kathiravelu Udyar Kanthappillai Udyar, late of Kuchcheveli in Kaddukkulam pattus Trincomalee.

Kanthappillai Udyar Muttuvelpillai of Kuchcheveli in Kaddukkulam pattu...... Petitimer.

 V_{S} .

(1) Kathiravelu Kartigeyapillai and wife (2) Muttupillai of Kuchcheveli, and (3) Kanthappillai Udyar Sinnatamby of Kumpurupiddy Respondents.

THIS matter coming on for disposal before F. Bartlett, Esq., District Judge, Trincomalee, on June 17, 1910, in the presence of Mr. M. M. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated June 13, 1910, having been read: It is declared that the petitioner is the eldest son of the said deceased, and the is entitled to have the letters of administration to the estate issued to him, unless the respondent or any person interested in the said estate show sufficient cause on or before July 18, 1910, to the satisfaction of this court to the contrary.

Trincomalee, June 17, 1910.

F. BARTLETT, District Judge.

In the District Court of Puttalam.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 285. In the Matter of the Intestate Estate of the late Pitcha Wappu Nagoor Pitcheller of Mudalapaly.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Puttalam, on June 10, 1910, in the presence of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the petitioner Muna Muna Mohammado Meera Lebbe; and his affidavit dated May 31, 1910, and petition dated June 10, 1910; having been read:

It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the abovenamed deceased issued to him, unless the respondents (1) Pattani Umma, (2) Katche Meera Natchia, and (3) Subeyha Meera Natchia, or any person or persons interested shall, on or before July 28, 1910, show sufficient cause to the satisfaction of this court to the contrary.

Puttalam, June 27, 1910.

T. W. Roberts, & District Judge.

In the District Court of Puttalam.

Order Nisi.

Testamentary
Jurisdiction.
No. 286.

In the Matter of the Intestate Estate of
Ibrahim Naina Marakar Cader Saido
Marakar, late of Kalpitiya.

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Puttalam, on June 23, 1910, in the presence of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the petitioner Cader Saibo Marakar Sinna Ahamado Naina Marakar; and his affidavit and petition dated June 23, 1910, having been read:

It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the abovenamed deceased issued to him as his son, unless the respondents Naina Mohamado Natchia and Atham Mastan Naina Mohamado Lebbe or any person or persons interested shall, on or before July 26, 1910, show sufficient cause to the satisfaction of this court to the contrary.

T. W. Roberts, District Judge,

June 20, 1910.

Puttalam, June 27, 1910.

INSOLVENCY. NOTICES OF

In the District Court of Colombo.

In the matter of the insolvency of Meepagalage No. 2,361. Johannes Perera, of No. 246, Alutmawata, 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 August 4, 1910, for the declaration of a dividend.

By order of court,

D. M. Jansz, Secretary.

Colombo, June 30, 1910.

In the District Court of Colombo.

In the matter of the insolvency of Kawenna Suna Pana Krishnapillai of No. 53, Sea No. 2,410. street, in Colombo.

THEREAS the above-named Kawenna Suna Pana Krishnapillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by S. Suppian Pillai under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kawenna Suna Pana Krishnapillai insolvent accordingly; and that two public sittings of the court, to wit, on August 11, 1910, and August 25, 1910, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and

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

By order of court,

Colombo, July 2, 1910.

D. M. Janez Secretary

In the District Court of Colombo.

No. 2,399.

In the matter of the insolvency of Abdul Carim Tamby Shamsudeen of 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 August 18, 1910, for the grant of a certificate of conformity to the insolvent.

By order of court,

Colombo, July 2, 1910.

D. M. JANSZ, Secretary.

In the District Court of Kalutara,

In the matter of the insolvency of Wanneku-No. 131. wattewaduge James Peter Fernande of Horetuduwa.

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 July 15, 1910, for final examination of the insolvent.

By order of court,

WM. DE SILVA,

Kalutara, June 30, 1910.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Basnayakage Stephen de Silva Appuhamy of

No. 29,876. Vs.

Kahawidanelage alias Kahawewidanelage Don Louis alias Lewis Appuhamy of Timbirigasyaya in the Palle pattu of Salpiti korale Defendant.

OTICE is hereby given that on Monday, August 8, 1910, will be sold by public auction at the respective premises the following properties ordered to be sold by the order of court dated May 30, 1910, for the recovery of the sum of Rs. 448 37 with interest on Rs. 250 at 18 per cent. per annum from October 1, 1909, till November 12, 1909, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit taxed at Rs. 113 25, viz. :-

* At 4 P.M.

(1) All those two undivided third parts or shares of and in all that remaining portion of land called Madangahayatta and of the tiled house and plantations standing, stuated at Timbirigasyaya in the Palle pattu of Salpiti korale in the District of Colombo, Western Province; bounded on the north by the high road, on the east by the portion of the same land now belonging to the estate of Don William, Notary, on the south by the live fence separating portion of the same land belonging to Engohamy, widow of Karo Appu, deceased, and others, and on the west by Crown land, containing in extent 12.96/100 square perches together with all the estate, right, title, interest, claim, and demand whatsoever of the defendant in, to, or upon the same.

At 4.30 F

(2) All that portion of the land called Madangahawatta with the buildings and plantations standing thereon, situated in the village Timbirigasyaya aforesaid, and bounded on the north by the property of Kahawidanelage alias Kahawewidanelage Don Louis, on the east by the property of Mr. Peiris, on the south by a portion of this land, and on the west by the property of Wijayasariya Arachchige Don Johanis Appu, containing in extent 7½ perches, together with all the estate, right, title, interest, claim, and demand whatsoever of the defendant in, to, or upon the same.

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

In the District Court of Colombo.

Agnes Elizabeth Austin of Colombo Plaintiff.

No. 30,086.

Vs. Pattiage Elizabeth Fernando; 2, Wediyage Salman Fernando; 3, Pattiage Siman Fernando;

· 4, Pattiage Caroline Fernando, all of Muhandiram's road, Polwatta, in Colombo....... Defendants.

NOTICE is hereby given that on Tuesday, August 2, 1910, at 3:30 o'clock in the afternoon, will be sold by public auction at the premises the following property, declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 2,631 66, with interest on Rs. 2,500 at 10 per cent. per annum from December 1 till December 14, 1909, and thereafter on the aggregate amount of decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

All that part of a garden and house called De-Brandery, at one time bearing assessment No. 24B, afterwards No. 34,

but presently No. 30, situated at Muhandiram's road in Kollupitiya, within the Municipality of Colombo; and bounded or reputed to be bounded on the north by a new road (now known as Muhandiram's road), on the east by the other part No. 19, on the south by the Cinnamon Gardens, and on the west by another part No. 17; containing or reputed to contain in extent 12 22/100 square perches together with all and singular the appurtenances, rights, and easements thereof or thereto in anywise belonging or appertaining, and all the right, title, interest, claim, and demand whatsoever the defendants in and to the said premises...

Fiscal' Office, Colombo, July 6, 1910.

E. Ondatje, Deputy Fiscal.

in the District Court of Negombo. Suna Pana Kana Nana Supparamanian Chetty,

No. 7,634. Vs.
(1) Domingohewage Markes Silva of Demanhandiya, (2) Ditto Raphiel Silva, (3) Hettiadura Eupemiyana Fernando, both of Peralanda....Defendants.

OTICE is hereby given that on July 30, 1910, com-mencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:

· All that land called Talgahawatta alias Kahatagahawatta, situate at Demanhandiya in the Dunagaha pattu of Alutkuru korale, together with the tiled house standing thereon; and bounded on the north by the high road, on the east by the land of Thenahandi Andrew Silva, on the south by the land of Manikkuge Charles Silva, and on the west by the land of Mr. George Schrader; containing in extent 4 acres more or less.

Amount to be levied Rs. 468.50, with interest on Rs. 372.50 it 9 per cent. per annum from September 15, 1909, till ayment.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negombo, July 5, 1910. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

V. S. S. P. Supparamanian Pillai of India, (2) P. R. M. A. R. Muttu Carpen Chetty of Galle, (3) M. K. M. P. R. Letchiman Chetty of Galle, (4)

A. R. A. R. S. M. Ramanathan Chetty of India. . Plaintiffs.

Ishail Lebbe Markar Sultan Markar of Galle

Substituted plaintiff

Nos. 8,839, 8,817, 9,497, 8,816. Vs.

(1) C. B. H. Hamid of No. 178, Templer's road, Kalawella, (2) I. L. M. M. Noordeen of Galle Fort, (3) M. H. Cassim of Galle Fort..... Defendants.

OTHCE is hereby given that on Monday, August 8, 1910, commencing at 12 o'clock noon, will be sold by public auction at this office the right, title, and interest of

the said defendants in the following property, viz.: 199 saphires, 1 iron safe 7 bags of paddy, 1 clock, and 53 pieces of other movables seized, exclusive of the following, viz :—2 earrings set with stones, I thin chain set with stones, 13 rings set with stones, 3 plain rings, 5 kondakuru set with stones, 1 plain hair pin set with stones, 2 earrings set with stones, 4 small buttons set with stones, 1 ring set with stones, 4 silver bangles, 1 gold ring set with stones, 1 padakkan set with stones, 2 pairs of salangan, 3 pairs small bangles, 2 small rings set with stones, 2 gold beads, 2 buttons set with stones, 2 maduppa (ear-hangings), 4 rings set with stones, 4 silver bangles, 11 pieces broken gold, 5 broken buttons, 1 piece of earring, 1 gold tahadu leaf, 1 silver tahadu belt, 4 bangles, 1 padakkan set with stones, 1 small locket set with stones, 1 string of small beads, 2 buttons set with stones, 5 silver waist chain sura, 4 gold coin set buttons, 3 rings set with stones, 2 plain rings set with stones, 5 plain rings, 2 gold rings set with stones, 6

thin gold bangles, I chain made of sovereigns, I waist chain (malhawadi), 4 rings set with stones, 2 carrings.

Furniture, and Brass and Copperware.

1 cradle, 1 teapoy, 1 sofa, 2 screens, 1 thatchu, 1 hitawanapana (lamp), 1 birrow almirah, 1 brass spittoon, 2 teapoys, 1 table lamp, 1 copper tray, 1 easy chair, 3 ladies' chairs, 1 teapoy, 1 table, 1 hanging lamp, 1 brass spittoon, 2 ladies' chairs, 1 hanging lamp, 4 hanging lamps, 1 bath tub, I teapoy, I almirah on table, I lady's chair, I brass standard lamp, I broken almirah, I almirah on table, I teapoy, 1 brass spittoon, 2 ladies' chairs, 1 copper kettle, 1 small chair, I pettagan.

Writ amount, under writ No. 8,839 is Rs. 1,379.61 with interest on Rs. 1,282 84 at 9 per cent. per annum from February 20, 1908; writ amount under writ No. 8,817 is Rs. 2,218 82 with interest on Rs. 2,113 75 at 9 per centi-per annum from February 11, 1908; writ amount, under writ No. 9,497 is Rs. 2,278 97 with interest on Rs. 2,173 25 at 9 per cent. per annum from April 6, 1909; writ amount under writ No. 8,816 is Rs. 3,223 20 with interest at 9 per cent. per annum from February 7, 1908, less Rs. 341 18.

Fiscal's Office, Galle, June 24, 1910. C. T. LEEMBRUGGEN, for Fiscal.

In the District Court of Galle.

Dona Carlina Samarakoon of Dangedera Plaintiff. No. 8,895. Vs.

(1) Mohamed Sheriff Mohamed Cassim, and (2) Mohamed Haniffa Mohamed Cassim, both of Galle Fort Defendants.

OTICE is hereby given that on Monday, August 1 1910, commencing at 2 o'clock in the afternoon, will be sold by public auction at the Jetty of the Galle Harbour, the following mortgaged property, viz.:-

Sixteen licensed cargo boats bearing Nos. 5, 11, 24, 19, 8, 15, 7, 22, 20, 12, 9, 18, 13, 6, 16, and 23.

Two water boats bearing Nos. 3 and 4.

Two passenger boats bearing Nos. 1 and 2.

Five boats under reparation on land bearing Nos. 10, 25, 17, 21, and 14, lying at the Galle Harbour.

Writ amount Rs. 34,005.85, with interest on Rs. 33,213.56,

at 9 per cent. per annum from January 8, 1910.

Fiscal's Office, Galle, July 5, 1910. C. T. LEEMBRUGO

In the District Court of Galle.

Walawe Palliyege Don Allis de Silva, Division

No. 9.879. Vs.

Merenna Tenoris de Silva, Police Officer, of Kaduruppe Defendant.

OTICE is hereby given that on Thursday, August 11 1910, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot in the following mortgaged property, viz.:-

1. An undivided $\frac{1}{2}$ part of the soil and soil share trees of the land called Mekiliyagahawatta, $1\frac{1}{2}$ acre in extent, and the building standing thereon called Pleasant Court, and other outhouses belonging to it, situate at Kaduruppe.

Writ amount Rs. 436·10; with interest on Rs. 431·75 at 9 per cent. per annum from January 19, 1910, till payment in full.

Fiscal's Office Galle, July 5, 1910. C. T. LEEMBRUGGEN, for Fiscal.

North-Western Province.

In the District Court of Chilaw.

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

A. S. Kannaiah Vidane and others of Maradan-

OTICE is hereby given that on Monday, August 8, 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, viz.:

(1) Half share of the garden whereon Anniah, Peace Officer, resides, of about 1 acre in extent, with the plantations and of the buildings standing thereon, situated at Maradankulama in Munnessaram pattu of Pitigal Korale North, in the District of Chilaw.

(2) Half share of the garden whereon Kanawadi resides, of about $1\frac{1}{2}$ acre in extent and of the plantations thereon,

situated at Maradankulama aforesaid.

(3) The garden called Talgahawatta, of about $1\frac{1}{2}$ acre in extent, with the plantations and the buildings standing thereon, situated at Maradankulama aforesaid.

Amount to be levied Rs. 218.25 and poundage.

Deputy Fiscal's Office, Chilaw, July 5, 1910. A. V. HERAT, Deputy Fiscal.

No. 16,272. Vs.

T. M. Don Thomas Peries, Police Headman of Dummaladeniya, now of Koturupe Defendant.

OTICE is hereby given that on Saturday, July 30, 1910, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The land called Kadurugahayaya alias Madangahahena with the buildings standing thereon, situated at Dummaladeniya in Kammal pattu of Pitigal Korale South in the District of Chilaw; and bounded on the north by a part of this land and the land purchased by Don Marselino Peries Appuhamy, east by the high road, south by the devata road and the garden of Don Gabriel Appuhamy, and west by the land of Paulu Peries and others, containing in extent 3 acres and 2 roods.

Amount to be levied Rs. 153.78 with interest on Rs. 145.20 at the rate of 9 per cent. per annum from August 3, 1908, till payment and poundage.

Deputy Fiscal's Office, Chilaw, June 29, 1910. A. V. Herat, Deputy Fiscal.

No. 24,187.

Vs.

The land belonging to the defendant with the plantations and the buildings standing thereon, situated at Moor street, in Chilaw; and bounded on the north by lands belonging to Lena Mina Meera Saibo and others, east by high road leading to Puttalam, south by dewata road, and west by lands belonging to Wappu Marikkar and others, containing in extent $1\frac{1}{2}$ acre.

Amount to be levied Rs. 1,709 73 with interest on Rs. 1,380 at 9 per cent. per annum from September 9, 1907, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, July 5, 1910.

A. V. HERAT, Deputy Fiscal.

Dy virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kandy, will be holden at the Audience Hall at Kandy on Monday, August 1, 1910, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Kandy, July 4, 1910. R. B. Hellings, Fiscal.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Ambawala Rajakaruna Wanigasekara Mudiyansele Kiri Banda, ex-Korala of Hettimulla......Plaintiff.

OTICE is hereby given that on Saturday, July 30, 1910, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

(1) An extent of 7 lahas from and out of Badullakumbura of 1 amunam in extent; and bounded on the east by Depawella, south by the bank and Depawella, west by the limitary ridge of Vidanehenayale Badullakumbura, and on the north by bank and the limitary ridge.

(2) An extent of 5 lahas from Niyandadu-ullekumbura of 1 amunam in extent; and bounded on the east by bank, on the south by the limitary ridge of Badullakumbura, on

the west and north by bank.

(3) Polwattalekumbura and Polwattalewatta of 1 amunam in extent; and bounded on the east by the limitary ridges of Beligahakumbura and Henayalekumbura, on the south by ela, on the west by the limitary ridge of Berawakumbura and ditch, and on the north by old path and ditch, an undivided 5/6 part within the above boundaries. The above lands will be sold subject to the mortgage bonds in favour of Kaluaraccille Obiyen Sinno of Golahela and Vidana Heneyale Singappulia of Talewala.

(4) An undivided ½ share of Ratukosgahamulawatta of about 5 acres in extent; and bounded on the east by Batalawatte-ela, on the south by Galeuda, on the west by the ditch of Patahapitiya, and on the north by bank and row of arecanut trees, together with the building thereon in entirety.

(5) An undivided ½ share of Munwattehena and watta of 2 pelas and 5 lahas in extent; and bounded on the east by the limit of Hondarawaladeniyehena, on the south by ela, on the west by old road, and on the north by Nariyalaginagala and old road.

(6) The land called Pahala-assedduma of 15 lahas in extent; and bounded on the east by Ketakelagaha and limitary ridge, on the south by ditch, on the west by Depa-

wella, and on the north by the rock and ela.

(7) Patahapitiyehitinawatta of 1 pela in extent, together with the house standing thereon; and bounded on the east by dry stream, on the south by the limit of Mawelagehena, on the west by the limit of Karanapedigehena, and on the north by ela.

(8) An undivided \$ share of Delgahamulawatta alias Panwattamulahena of 1½ amunam ir extent; and bounded or the east by Welahondakosgaha and row of arecanut trees, south by the ditch and the row of arecanut trees, on the west by ditch, and on the north by the bank of the field.

west by ditch, and on the north by the bank of the field.

(9) An undivided \(\frac{3}{8}\) share of Migahamulawatta alias Alutwatta of 15 lahas in extent; and bounded on the east by bank, on the south by oya, and on the west and north by ditch, all situated at Talewala in Mawatapattu of Paranakuru korale

To levy Rs. 663 and further damages at Rs. 15 per annum from February, 1910, till plaintiffs are put in possession.

Deputy Fiscal's Office, Kegalla, July 4, 1910. E. R. Gunawardene, Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Cirminal Session of the said Court for the districts of Kegalla and Avisawella, will be holden at the Court-house at Kandy, on Monday, August 1, 1910, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Ratnapura, July 4, 1910. G. Cookson, Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

Peturn of Testamentary Cases under Official Administration in the District Court of Kalutara for the Half-Year ending June 30, 1910.

in.

No. of Case.		Whos	e Estate.		
286 .* In the mat 477 . In the mat 401 . In the ma Bernwal	ter of the estater of the ear. deceased.	ate of the late estate of the	Omeru Lebbe M late Ismail Leb	be Marikar Hadjiar I	arikar of Henemulla, deceas Inusu Lebbe of Mulliamale
594 . In the mat	ter of the es	tate of the la	te Elpitiyabadal	ge Dona Louisa of Ka	lutara.
District Court, Kalutara, July 6, 1910.					P. E. PIERIS, District Judge
Return of all Mo	neys received		Account of Esta	ites under Official Adn 1910	ninistration for the
		•	Nil.		
District Court, Kalutara, July 6, 1910.					P. E. Pieris, District Judge.
List of Uncertificated	Insolvents i	n the Distric	t Court of Kaluta	- ara for the Half-Year	ending June 30, 1910.
			Nil.		
District Court, Kalutara, July 6, 1910.					P. E. Pieris, District Judge.
. , Return of Money	ys received a	and paid on A Half-Year	Account of Estate ended June 30, 1	es under Official Admi 1910.	nistration for the
1			Nil.		
District Court, Mullaittivu, July 1, 1910.		· · · · · · · · · · · · · · · · · · ·		_	E. T. Hughes, District Judge.
* List of Uncertific	ated Insolve	nts in the Dis	strict Court of M	ullaittivu for the Half-	Year ending June 30, 1910.
	•		Nil.		
District Court, Mullaittivu, July 1, 1910.				•	E. T. Hughes, District Judge.
List of Uncertificate	d Insolvents	in the Distri	ct Court, Chilaw,	during the Half-Year	ended June 30, 1910.
	•		Nil.	19	*
District Court, Chilaw, July 1, 1910.			• .	· .	T. W. Roberts, District Judge.
List of Testamentary	/ Cases unde	er Official Ad	ministration in tl	he District Court, Child	w, on June 30, 1910.
			Nil.		
District Court, Chilaw, July 1, 1910.					T. W. Roberts, District Judge.
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