

# Government

# Published by Authority.

#### 6,406 - FRIDAY,OCTOBER 14,

General: Minutes, Proclamations, Appointments, and General Government Notifications. Legal and Judicial.

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

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

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

## Part II.--Legal and Judicial.

	PAGE				
Passed Ordinances	··	•		•	Notices in Testamentary Actions
Draft Ordinances	<u>۰</u>	••		561	Notices in Insolvency Cases
Notices from Supreme			٠	_	Notices of Fiscals' Sales
Notices from Council of	f Legal Educa	tion	^ - <b>.</b> .		Notices from District and Minor Cou
Notifications of Crimina	al Sessions of S	upreme Court	t		Lists of Articled Clerks
Lists of Jurors and Ass	essors	••	• •		1

#### DRAFT ORDINANCES.

## MINUTE.

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

#### An Ordinance to amend in certain respects The Road Ordinance, 1861."

Preamble.

HEREAS it is expedient to amend in certain respects VV "The Road Ordinance, 1861" (hereinafter referred to as "the principal Ordinance"): Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title and . construction.

1 This Ordinance may be cited as "The Road (Amendment) Ordinance, 190 ," and shall be read and construed as one with the principal Ordinance.

Amendment of section 4 of the principal Ordinance.

2 For the definition of the term "road" in section 4 of the principal Ordinance the following definition shall be substituted, namely:

Definition of "road."

- "Road" shall include—
- (a) All public carriageways, cartways, and pathways, as well as all bridges, drains, and embankments, causeways, and ditches belonging or appertaining to a road;
- (b) All waste land adjoining any road which has been, reserved for its protection or benefit;
- (c) All waste land which has been marked off and reserved
- for the construction of any road;
  (d) All waste land which, not being private property, lies within a distance of thirty-three feet of the centre of public carriageways and cartways and ten feet of the centre of public pathways, the burden of proving that such waste land is private property lying on the person asserting the same; and

public squares, greens, market places, and other public places other than public buildings.

ΒI

568

Addition of a new section.

Places in certain towns comprised in term "road" to vest in Municipal Councils and Local Boards.

The following section shall be inserted after section 4 of the principal Ordinance and numbered 4 A:

- (1) From and after the enactment of this section every place within the limits of a Municipal or Local Board town comprised in the term "road" as herein defined and not comprised in the term "street" as defined by "The Municipal Councils' Ordinance, 1910," or "The Local Boards' Ordinance, 1898," shall, unless specially exempted by the Governor, with the advice of the Executive Council, by Proclamation in the "Government Gazette," be deemed to be vested in the Municipal Council or Local Board of such town; such Municipal Council or Local Board may exercise with regard thereto all or any of the powers by this Ordinance vested in the Provincial or District Road Committee or in the Director of Public Works.
- (2) Where any road within the limits of a Municipal or Local Board town has been withdrawn by Proclamation from the jurisdiction of the Municipal Council or Local Board, it shall be deemed to be vested in the Provincial or District Road Committee of the province or district in which it lies, and such Provincial or District Road Committee may in respect of such road exercise all or any of the powers vested in it by this Ordinance.

Améndment of section 86 of principal Ordinance.

The following shall be substituted for the words "and any person neglecting to give such notice shall be liable to a fine not exceeding five pounds" in section 86: "and any person neglecting to give such notice, or to remove the said building, wall, or fence on being required in writing to do so by the Chairman of the said Committee, shall be guilty of an offence, and be liable to a fine not exceeding fifty rupees, and to a further fine not exceeding twenty rupees for each day he suffers or allows such building, wall, or fence to remain after being required to remove the same as aforesaid."

Proviso added to section 87 of principal Ordinance.

Provincial

principal thoroughfares

Engineers to

exercise over

certain powers vested in Road

Effect of surveys prepared by authority of

 ${f Committees.}$ 

Provincial

Engineers.

The law of prescription not to apply to

roads.

The following proviso shall be added at the end of and in continuation of section 87 of the principal Ordinance:

Provided further that the Chairman of the Provincial or District Road Committee shall not, as regards any thoroughfare in charge of the Public Works Department, grant such license without the written consent of the Provincial or District Engineer in charge of such thoroughfare.

- The following sections shall be inserted after section 90 of the principal Ordinance and numbered 90 A and 90 B
  - In the case of all places which are required by section 8 to be deemed to be principal thoroughfares, it shall be lawful for any Provincial Engineer to exercise within his province any of the powers vested in the Provincial or District Road Committee or in the Chairman of either of the said Committees by section 88 or 90; and in any proceedings taken by the Provincial Engineer a survey prepared by his authority shall have the like force and effect as a survey made by the authority of the Provincial or District Road Committee.
- 90 B. Neither the provisions of Ordinance No. 22 of 1871, intituled "An Ordinance to amend the Laws relating to the Prescription of Actions," nor those of any other law relating to the acquisition of rights by virtue of possession or user shall apply to roads; and no person shall be entitled to any exclusive rights of ownership, possession, or user over or in respect of a road or any portion thereof by reason of his having, either before or after the coming into operation of this Ordinance, had possession or use, of any description whatsoever, of the same.

Amendment of section 94.

7 In section 94 of the principal Ordinance the paragraph beginning with the words "And it shall be lawful for the Governor" that now appears immediately after sub-section (5) shall be deleted and re-inserted immediately after subsection (4).

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 28, 1910.

H. L. CRAWFORD, Acting Colonial Secretary.

Statement of Objects and Reasons.

By this Ordinance the definition of the term "road" given in the principal Ordinance (No. 10 of 1861 is enlarged to include, mainly, all waste land which has been marked off and reserved for the construction of any road, and all waste land which, not being private property, lies within a distance of 33 feet of the centre of a public thoroughfare.

All roads within the limits of Municipal and Local Board towns that are not comprised in the term "street" as defined in the Municipal Councils' Ordinance or the Local Boards' Ordinance, except those specially exempted by the Governor, are vested in Municipal Councils and Local Boards. Any road specially exempted by the Governor is to be deemed to be vested in the Provincial or District Road Committee of the Province or district in which the road lies.

The non-removal of a building that has been put up along a thoroughfare without notice to the Chairman of the District Road Committee is made a continuing offence.

By section 6 Provincial Engineers are given the right to exercise, within their respective Provinces, the powers exted in Road Committees as regards all places which by section 8 of the principal Ordinance are required to be deemed to be principal thoroughfares; and the law relating to the prescription of actions is declared to be inapplicable to public roads.

Attorney-General's Chambers, Colombo, September 26, 1910. WALTER PEREIRA, Acting Attorney-General.

## MINUTE.

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

## An Ordinance to amend "The Muhammadan Marriage Registration Ordinance, 1886."

Preamble

WHEREAS it is expedient to amend "The Muhammadan Marriage Registration Ordinance, 1886" (hereinafter referred to as "the principal Ordinance"): Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Muhammadan Marriage Registration (Amendment) Ordinance, 191," and shall be read and construed as one with the principal Ordinance.

Insertion of new section.

2 After section 23 of the principal Ordinance the following section shall be added and numbered 24:

Relationship rendering carnal knowledge incestuous.

- 24. (1) Any person who carnally knows, or attempts to have carnal knowledge of, a woman or girl who is to his knowledge—
  - (a) His daughter or other lineal descendant; or
  - (b) His mother or other lineal ascendant; or
  - (c) His sister by the full or the half blood; or
  - (d) The daughter of his brother or of his sister by the full or the half blood or a descendant from either of them; or
  - (e) His mother's or father's sister by the full or the half blood; or
  - (f) His wife's mother or grandmother: or
  - (g) The daughter or granddaughter of his wife by another father; or
  - (h) His son's, grandson's, father's, or grandfather's wife or widow—

shall be guilty of an offence, and shall be punishable with imprisonment, simple or rigorous, for any period not exceeding one year.

For the purpose of this sub-section it is immaterial that the carnal knowledge was had, or that the attempt was made, with the consent of the woman or girl.

- (2) Any woman or girl of or above the age of eighteen years who permits any man to have carnal knowledge of her knowing him to be—
  - (a) Her father or other lineal ascendant; or
  - (b) Her son or other lineal descendant; or
  - (c) Her brother by the full or the half blood; cr
     (d) The son of her brother or sister by the full or the half blood or a descendant from either of them; or
  - (e) The son of her husband by another mother; or

(f) Her daughter's or granddaughter's or mother's or grandmother's husband; or

(g) The brother by the full or the half blood of her father,

mother, or other lineal ascendant; or (h) Her husband's father or grandfather—

shall be guilty of an offence, and shall be punishable with imprisonment, simple or rigorous, for any period not exceeding one year.

It is a defence to a charge of the offence defined in this sub-section that the woman or girl was at the time of the offence acting under the coercion of the person having carnal knowledge of her.

(3) Nothing in this section contained shall be construed to make valid a marriage, which would otherwise be invalid according to the Muhammadan law in force in Ceylon.

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 29, 1910. H. L. CRAWFORD, Acting Colonial Secretary.

Statement of Objects and Reasons.

This Ordinance is intended to supply an omission in "The Muhammadan Marriage Registration Ordinance, 1886," by adding a section to it prohibiting and penalizing incest among persons professing the Muhammadan faith in Ceylon.

Attorney-General's Chambers, Colombo, September 26, 1910. WALTER PEREIRA,
Acting Attorney-General:

## NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Jarisdiction. No. 3,617 C.

September 22, 1910.

In the Matter of the Last Will and Testament of Lindamullage Isabella de Silva, late of Henley House, Cinnamon Gardens, Colombo, deceased, executed jointly with her husband Lindamullage David de Silva, of Henley House, Cinnamon Gardens, Colombo.

THIS matter coming on for disposal before Alian Drieberg, Esq., District Judge of Colombo, on epigniber 22, 1910, in the presence of Mr. E. W. Perera, Protest on the part of the petitioner Lindamullage David de dive, of Henley House aforesaid; and the affidavit (1) of the said petitioner dated September 21, 1910, and (2) of the attesting Notary and two of the subscribing witnesses dated September 8, 1910, having been read: It is ordered that the will of the said Lindamullage Isabella de Silva, deceased, dated April 20, 1889, of which one of the originals 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 Lindamullage David de Silva is the executor ed in the said will, and that he is entitled to have probate of the sand insued to him accordingly, unless the respondents—(1) Lawrence Francis John de Silva, of Kanatta road, Borella, Colombo, (2) Paul Charles Joseph Sebastian de Silva, of Merlyn, Barnes place, Colombo, (3) Henry Aloysus de Silva, of Guryscliffe, Edinburgh crescent, Colombo, (4) Aloysius David de Silva, of Henley House aforesaid, (5) Mary Margaret de Soysa nee de Silva and her husband (6) Alfred Joseph Richard de Soysa, of Guyscliffe aforesaid, (7) Peter Anthony Nathlaie de Silva, of Henley House aforesaid, (8) Reynold de Silva, of Situruwana, Gregroy's road, Colombo, (9) Josephine Anne Leanora Pieries nee de Silva and her husband (10) Dr. Charles Gabriel Pierits of Dam street, Colombo, (11) Sryacus Adrian Bernard de Silva, of Henley House aforesaid, (12) Edwin Jacob de Silva, of Henley House aforesaid, (13) Gladys de Silva, (14) Donis de Silva, both of Higheliffe, Kotahena, Colombo, and (15) Anne Helen Cecilia de Silva, of Higheliffe aforesaid, or any other person or persons interested—shall, on or before October 40, 1910, show sufficient cause to the satisfaction of this down to the contrary.

ALLAN DRIEBERG

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,686.
In the Matter of the Intestate Estate of
late Nabodawaturage Welun, of Hene
goda in Meda pattu, of Siyane kon
deceased.

Nabodawaturage William Appu, of Heneratgoda ..... Petition

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on August 8, 1910, and on September 22, 1910, in the presence of Messrs. Homer and de Livera, Proctors, on the part of the petitioner above-named; and his affidavits dated August 1, 1910, and September 22, 1910, having been read:

It is ordered that the petitioner above-named be and he is hereby declared entitled, as the eldest 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 October 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 3,714.

In the Matter of the Last Will and Tests
ment of the late Jayanambu Nachchil
alias Assan Candoo Nachchia, of Old
Moor street, Colombo, deceased.

THIS matter coming on for disposal before Allan.

Drieberg, Esq., District Judge of Colombo, on September 3, 1910, in the presence of Mr. W. H. W. Perera.

Proctor, on the part of the petitioner Neyna Markar Abdul.

Careen, of 36, Old Moor street, Colombo; and the affidavit (1) of the said petitioner dated June 8, 1910, and (2) of the attending Notary dated August 12, 1910, and (3) of one of the subscribing witnesses dated August 3, 1910, having been read: It is ordered that the will of the said Jayanambu Nach tia alias Assan Candbo Nachchia, deceased, dated July 15, 1902, 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 said Neyna Markar Abdul Careem is the executor named in the said will and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG, District Judge.

tember 3, 1910.

ntary

Class I

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of the late Juliana Henrietta Samarakkody nee Goonetilleke, of No. 100, 2nd Division, Maradana, in Colombo, deceased.

#### Between

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on September 9, 1910, in the presence of Messrs. De Livera and Jacolyn, Proctors, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated April 15, 1910, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband 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 or persons interested shall, on or before October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi.

entary risdiction. No. 3,725.

September 9 7910.

In the Matter of the Intestate Estate of the late Pitche Seeni Cader, of Tirupalaikudi, in the District of Madura, India, and for sometime of No. 18, Symond's road in Maradana, Colombo, deceased.

Koona Neyna Mohideen Mastan, of 15, Symond's road aforesaid......Petitioner.

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on September 19, 1910, in the presence of Mr. H. Rajanathan, Proctor, on the part of the petitioner above-named; and affidavit of the said petitioner dated September 19, 1910, having been read.

Let'is ordered that the said petitioner be and he is hereby declared entitled, as a relative 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 October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG,
District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 3,727.
In the Matter of the Last Will and Test
ment of the late Colombatantrige Lin
Thegis Appuhamy, deceased, executed
jointly with his wife Wijeyesinghe Arachchige Dona Helena Hamine, both of
Pita Kotte.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on September 24, 1910, in the presence of Mr. C. H. Jones, Proctor, on the part of the petitioner Wijeyesinghe Again chige Dona Helena Hamine, of Pitacotta; and the affide at (1) of the said petitioner dated September 16, 1910, and (2) of the attesting Notary also dated September 16, 1910, having been read:

It is ordered that the will of the said Colombatantrige Don Thegis Appuhami, deceased, dated May 25, 1910, executed as aforesaid, 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 said Wijeyesinghe Arachchige Dona Helena Hamine is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested all, on or before October 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 24, 1910.

ALLAN DREEBERG, District Judge.

In the District Court of Colombo.

Orden Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 3,729. In the Matter of the Intestate Estate of late Makevitage William Perera, decease of Alutmawata in Colombo.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on September 29, 1910, in the presence of Mr. L. B. Fernanco, Proctor, on the part of the petitioner, Makevitage Clara Perer, of Alutmawata aforesaid; and the affidavit of the said petitioner dated September 21, 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 here accordingly, unless the respondents—(1) Simon Perera, (2) Lawrence Wilfred Perera, (3) Emalia Maria Perera, (4) Tusia Irene Perera, all of Alutmawata aforesaid, or any other person or persons interested shall, on or before October 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 29, 1910.

ALLAN DRIEBERG, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 3,736.
In the Matter of the Last Will and Testament of the late Roland Brandgam
Roberts, of Kirimetiya, Galaha, Ceylon, deceased.

THIS matter coming on for disposal before Allan Drieberg Esq, District Judge of Colombo, on the October 6, 1910, in the presence of Mr. Osmund Tonks, Proctor, on the part of the petitioner, Ada Caroline Roberts, by her attorney, Douglas Herbert Williams, of Deltota; and the affidavits (1) of the said Douglas Herbert Williams dated September 17, 1910, and October 2, 1910, (2) of the subscribing witnesses dated September 3, 1910, and (3) the said Ada Caroline Roberts dated September 30, 1910, and the order of the Supreme Court dated September 9, 1910, and the power of attorney having been read:

It is ordered that the will of the said Roland Brandran. Roberts, deceased, dated August 24, 1895, of which a certified 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 Douglas Herbert Williams is the lawful attorney of the said Ada Caroline.

September 19, 1910.

Roberts and the excutrix named in the said will, and that he is entitled as such attorney to have letters of administration with a copy of the will annexed issued to him accordingly, unless any person or persons interested shall, on or before October 20, 1 10, show sufficient cause to the satisfaction of the court to the contrary.

October , 1910.

Allan Drieberg, District Judge.

In the District Court of Colombo.

Order Nisi.

Vostamentary Furisdiction, No. 3,740. In the matter of the Intestate Estate of the late Cecil Peter Mendis, late of Orwell, Kollupitiya, in Colombo, deceased.

And

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on October 12, 1910, in the presence of Messrs. De Vos and Gratiaen, Proctors, on the part of the petitioner above-named; and the affidavit of the said petitioner dated October 10, 1910, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother 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 October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 12, 1910.

ALLAN DRIEBERG,
District Judge.

In the District Court of Negombo.

Ordes Nisi.

Jurisdiction. No. 1,171.

In the Matter of the Estate of the late Kahandawitagamage Don Samel Appuhamy, of Katuwapitiya, deceased.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo, on August 17, 1910, in the presence of Mr. C. V. Siriwardene, Proctor, on the part of the petitioner Kahandawitagamage Dona Poralentinahamy, of Katuwapitiya; and affidavit of the petitioner dated August 11, 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 avove-named issued to her, unless the respondents—(1) Kahandawitagamage Lucyhamy, of Bambukuliya, (2) ditto Martina Hamy, of Katuwapitiya, (3) Ponnawilage Albertinahamy, of Katuwapitiya, (4) ditto Thomasi Hamy, of ditto, (5) ditto Selestinahamy, of Kandana, (6) ditto Bastian Appu, of Katuwapitiya—shall, on or before October 25, 1910, show sufficient cause to the satisfaction of this court to the contrary.

August 77, 1910.

B. Constantine,
District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Senadirapatirannehelage Isanchihamy, of Neligama, deceased.

THIS matter coming on for disposal before B. Constantine, Esq., District Madge of Negombo, on August 17, 1910, in the presence of Mr. C. V. Siriwardene, Proctor, on

the part of the petitioner Ranatunlekamalage James Sinno of Neligama; and the affidavit of the petitioner dated August 16, 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) Ranatunlekamalage Jane Nona, (2) ditto Punchinona, (3) ditto Elias Sinno, (4) ditto Dingiri Menika, (5) ditto Sopia Nona, (6) ditto Emis Singho, (7) ditto Arlis Singho, (8) ditto Elpin Nona, (9) Alice Nona, all of Neligama—shall, on or before October 25, 1910, show sufficient cause to the satisfaction of this court to the contrary.

August 17, 1910.

B. Constantine, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate
Jurisdiction. Edward Alwis Amarasekera, of
deceased.

Sembucuttiaratchige Elizabeth Hannah Amarasekera ....... Petitioner.

And

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Negombo, on October 4, 1910, in the presence of Mr. R. A. Perera, Proctor, on the part of the petitioner Sembucuttiaratchige Elizabeth Hannah Amarasekera; and the affidavit of the petitioner dated September 29, 1910, having keen 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) Victor Gilbert Amarasekera, (2) Agnes Charlotte Amarasekera, (3) Ellen Mabel Amarasekera, (4) Eva Florence Amarasekera, (5) Lilian Grace Amarasekera, and (6) Cyril Adrian Amarasekera—shall, on or before October 21, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 4, 1910.

. B. Constantine, District Judge

In the District Court of Jaffna

Testamentary In the Matter of the Estate of the Local Surisdiction No. 2,353. In the Matter of the Estate of the Local Surisdiction Akamparam of Sangaratte deceased.

Vs.

Kathiresar Sinnatamby, of Sangarattai......Respondent.

THIS matter of the petition of Chinnachchypillai, widow of Akamparam, of Sangarattai, praying for letters of administration to the estate of the above-named deceased Kathiresar Akamparam, of Sangarattai, coming on for disposal before R. N. Thaine, Esq., District Judge, on October 3, 1910, in the presence of Mr. K. Sivapirakasam. Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated July 23,1910, having been read It is ordered that the petitioner be and she is hereby declared entitled, as lawful widow of the said deceased, to administration do issue to her accordingly, unless the respondent above-named or any other person shall, on or before October 21,, 1910, show sufficient cause to the satisfaction of this court to the contrary.

R. N. THAINE, District Judge.

October 3, 1910.

In the District Court of Galle.

Sorder absolute declaring Will proved, &c.

pentary Jurisdiction. No. 3,971.

In the Matter of the Last Will and Testament of Pawutuwadura Sarnelishamy, of Andadola, deceased.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge of Galle, on September 3, 1910, in the presence of Mr. C. L. Wickremasinghe. Proctor, on the part of the petitioner Pulwas Punchi Singho alias Guneris; the affidavit of the petitioner dated August 24, 1910, and the affidavit of the witnesses dated August 17, 1910, having been read:

is ordered that the will of Pawutuwadura Saranerishery, deceased, dated June 24; 1910, be and the same is tends y declared proved.

is further declared that the said Pulwas Punchi Singho Quneris is the executor named in the will, and that he such entitled to have probate of the same issued to him accordingly.

September 3, 1910.

W. E. THORPE, District Judge.

In the District Court of Galle.

Sorder Absolute declaring Will proved, &c.

Testamentary In the Matter of the Last Will and Testament of Pinnaduwage Babun Appu, of Jurisdiction. Katukoliha, deceased. No. 3,975.

THIS matter coming on for disposal before W. E. Thorpe, L Esq., District Judge, Galle, on September 29, 1910, in the presence of Mr. S. S. Weerasuriya, Proctor, on the part of the petitioner Pasikkuhennedige Anagihamy; and the affidavit of the petitioner and Pinnaduwege Bastian Appu de Silva, and John Cornelis Madanayake, dated September 9, 1910, having been read:

It is ordered that the will of Pinnaduwege Babun Appu, deceased, dated July 12, 1910, be and the same is hereby declared proved.

It is declared that the said Pasikkuhennedige Anagihamy is the executrix named in the said will, and that she is as such entitled to have probate of the same issued to her accordingly.

September 29, 1910.

W. E. THORPE, District Judge.

In the District Court of Matara.

Order Nisi declaring Will proved.

Jurisdiction. No. 1,782.

Test hentary In the Matter of the Joint Last Will and Testament and Codicil of the late Arukkatti Patabendige Don David Abeysuriya Vidane Arachchi, deceased, of Kotuwegoda, and Kanakkahewa Wijesuriya Leisi Hamine, of Katuwegoda.

HIS matter coming on for disposal before B. J. Dutton, Esq., District Judge of Matara, on September 27, 1910, on the motion of A. P. Daniel Abeysuriya, Proctor, Matara; and the affidavit of the said petitioner dated September 21, 1910, and his affidavit of no opposition dated September 21, 1910, and the affidavit in proof of will dated September 21, 1910, having been read: It is ordered that A. P. Sadris Abeysuriya be and he is hereby appointed guardian ad litem over the minor A. P. Fredrick Abeysuriya; and it is also ordered that the joint last will and testament and codicil of Arukkatti Patabendige Don David Abeysuriya, Vone Arachchi, of Kotuwegoda, deceased, and of Kanakkahewa Wijesuriya Leisi Hamine, of Kotuwegoda, dated May 29, 1910, and July 1, 1910, be and the same is hereby declared proved, unless the respondents A. P. Edwin Abeysuriya and A. P. Fredrick Abeysuriya, minor, by his guardian ad litem A. P. Sadris Abeysuriya, shall, on or before October 20, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said A. P. Daniel Abeysuriya is the executor named in the said joint last will, and that he is entitled to have probate of the same issued to him accordingly, unless the above respondents shall, on or before October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 28, 1910.

B. J. DUTTON, District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary In the Matter of the Last Will and Test ment of the late Kathiramapo diar Kat Jurisdiction. No. 600. amalaipody of Makiloor, deceased.

Kathiramalaipodiyar V. V. Sinatambypody of Makiloor ..... Petitioner.

### And

1, Kathiramapody Arumugattapody Udayar; 2, Kathirampody Pulugatta; 3, T. Kathiramalai-pody Somasundram; 4, T. Kathiramalaipody Thangapillai and husband; 5, Suppramania Parigavi Sandrasagarampillai, of Makiloor. . Respondents.

THIS matter coming on for disposal before W. R. B. Sanders, Esq., District Judge of Batticaloa, on September 7, 1910, in the presence of the petitioner in person; and his (1) affidavit dated September 6, 1910, and (2) of the eight subscribing witnesses also dated September 6, 1910, having been read: It is ordered that the will of the said Kathiramapodyar Kathiramalaipody, deceased, dated August 10, 1910, of which the original with its translation has been produced, and is now deposited in the court; be and the same is hereby declared proved; and it is further declared that the said Kathiramapodiyar V. V. Sinatambypody 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 above-named or any other person or persons interested shall, on or before October 25 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 7, 1910.

W. R. B. SANDERS District Judge.

In the District Court of Chilaw.

Order Nisi.

No. 847.

In the Matter of the Estate of the late Wijesinha Arachchige Singho Appr hamy, of Kachchirawe.

Wijaysinhe Arachchige Charles Singho Appuhamy, of Kachchirawe......Petitioner.

(1) Herat Jayasinghage Nonahamy, (2) Wijaysinha Arachchige Ransohamy, (3) Jamis Singho, and (4) Podi Nona, all of Kachchirawe.... Respondents.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Chilaw, on September 8, 1910, in the presence of the petitioner; and after reading his affidavit and petition dated September 8, 1910: It is ordered that Wijesingha Arachchige Charlis Singho, of Kachchirawe, be and he is hereby appointed administrator of the estate of the late Wijesinha Arachchige Singho Appuhamy, unless the respondents or any other person interested shall, on or before October 6, 1910, show sufficient cause to the contrary to the satisfaction of this

It is further ordered that the 1st respondent Herat Jayasinhage Nonahamy be and she is hereby appointed guardian ad litem over the minor Podi Nona, unless any person interested shall, on or before October 6, 1910, show. sufficient cause to the contrary to the satisfaction of this court.

> B. CONSTANTINE, Additional District Judge.

> > C. E. FEIDRAND, Secretary.

The date for showing cause is extended to October 22. 1910.

## NOTICES OF INSOLVENCY

In the District Court of Colombo.

In the matter of the insolvency of Thornes No. 2,422. Paul of Mattacooly, Colombo.

WHEREAS the above named Thomas Paul has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by P. 5. jahmoney, under the Ordinance No. 7 of 1853: Notice tereby given that the said court has adjudged the said Thomas Paul insolvent accordingly; and that two public sittings of the court, to wit, on November 10, 1910, and on November 24,-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,

D. M. Jansz,

Colombo, October 11, 1910.

Secretary.

In the District Court of Colombo.

No. 2,384:

In the matter of the insolvency of Andrew Henry Fernando, of Moratuwa.

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 October 27, 1910, for proof of t claims.

By order of court,

D. M. JANSZ,

Colombe, October 11, 1910.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Assen Lebbe Cassela Marikar of No. 3, Madam pitiya, Colombo.

OTICE is hereby given that the above-named insolvent has been allowed a certificate as of the third class but its issue has been suspended for a period of two years

. By order of court,

Colombo, October 6, 1910.

D. M. JANSZ, Secretary

In the District Court of Colombo.

No. 2,349.

In the matter of the insolvency of Mandewagey Palis Fernando, Mr. No. 1 dewagey Palis Fernando, Moor street, Colombo.

OTICE is hereby given that the above-name has been allowed a certificate as of the first els By order of court.

Colombo, October 6, 1910.

D. M. Jansz, Secretary.

#### NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Jaffna.

Adris Mendis Wickremesinghe Senanaveka Muhandiram, of De Saram's place, Colombo, (2) Weeraperuma Atchi Attucoralage Don Mathes Appuhamy, of Dean's road, in Co-

No. 7,390.

Ramanatar Kantayah, Secretary of the District Court of Jaffna, the administrator de bouis non of the estate of Ramalingam Aiyar Tambyakkurukkal, late of Anaikkoddai, in Jaffna, deceased ...... Defendant.

NOTICE is hereby given that on Saturday, November 12, 1910, at 12 o'clock noon, will be sold by public auction at the premises the following property, decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 5,000 with interest thereon at 12 per cent. per annum from September 25, 1906, until August 24, 1910, and thereafter on the aggregate amount of the decree at the rate of 9 per cent. per annum until payment in full and costs of suit being Rs. 172.62, viz. :-

All that garden called Gilmaboda watta with the buildings, plantations, and bathing places standing thereon, bearing assessment Nos. 9 to 16, situated at Captain's garden, within the Municipality of Colombo; bounded on the north, east, and west by Gilena lake alias Bera lake, and on the south by the property belonging to the temple called Pillayakovil; containing in extent about 4 acres, together with all rights, privileges, easements, servitudes, and appurtenances whatsoever to the said premises belonging or usually held, occupied, used, or enjoyed therewith, and all the estate, right, tite, interest, property, claim, and demand whatsoever of the defendant as administrator de bonis non as aforesaid in, to out of or with the same.

Fiscal's Office, Colombo, October 12, 1910. E ()ndatje Deputy Fiscal In the Court of Requests of Colombo.

S. P. S. Annamalay Chetty, of Sea street, in Colombo ..... Plaintiff

No. 28,450.

Wellege William Fernando, of Bambalapitiya ... Defendants

(1) Wedege Eugene Perera, widow of the late Wellege William Fernando, (2) Wellege Benjamin Fernando, (3) Wellege Mary Fernando, (4) Wellege Ellen Fernando, (5) Wellege Benedict 

OTICE is hereby given that on Thursday, No 10, 1910, at 3.30 o'clock in the afternoon, sold by public auction at the premises the right, title and interest of the said substituted defendants, as heirs to the estate of the deceased defendant in the following porperty, for the recovery of the sum of Rs. 30 and costs of suit Rs. 4 and poundage, viz. :-

The land called Madangahawatta, situated at Bambala pitiya, within the Municipality of Colombo; and bounded on the north by the land belonging to Hendrick Appu and others, on the east by a portion of the land belonging to Hendrick Appu and others, on the south by the house belonging to Baron Singho, and on the west by the garden belonging to Anchohamy and others; containing in extent about 11 acre more or less (exclusive of 1 rood and 21) perches already sold),

Fiscal's Office. Colombo, October 12, 1910. E. ONDATJE. Deputy Fiscal.

In the District Court of Colombo.

Varahenege Cornelis Perera, of Dematagoda, 

Seka Marikar Ahamade Lebbe Marikar, of No. 86, Hulftsdorp street, Colombo......Defendant

OTICE is hereby given that on Tuesday, November 8 1910, at 3.30 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 July 12, 1910, for the recovery of the sum of Rs. 911.25, with interest thereon at 9 per cent. per annum from February 23, 1910, l'payment in full, and costs of this action, which is taxed Rs. 108.62 plus Rs. 63.49, and costs of the notice on the defendant to show cause against the said addition not yet taxed, viz. :-

All that part of a garden with the house and plantations standing thereon, bearing assessment No. 239, together with the passage belonging to it three links wide, situated at Dematagoda, within the Municipality of Colombo; bounded on the north by the Railway lane, on the east by part of the same garden of Abdul, on the south by part of the same land and house of Ommani Omma, and on the west by the garden of Slema Lebbe; containing in extent 7 and 53/100 square perches, and depicted in plan dated November 11, 1884, made by Charles Schwallie, Surveyor, and shaded pink thereon, and all the right, title, interest and claim whatsoever of the said defendant in, to, upon, and out of the said premises.

Fiscal's Office, Colombo, October 12, 1910. E. ONDATJE, Deputy Fiscal.

In the District Court of Kalutara.

smail Lebbe Marikar Abdul Lasis Marikar and No. 3,893.

James Van Royen, Division Officer of Welapura Kalutara ..... Defendant.

OTICE is hereby given that on Tuesday, November 8. 1910, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, mortgaged by the defendant with plaintiffs and decreed to be sold by the judgment entered in the above case, for the recovery of Rs. 4,881.76, with interest on Rs. 3,000 at 12 per cent. per annum from October 12; 1908, to October 30, 1908, and thereafter at 9 per cent. per annum on the aggregate amount, viz.:

1. The soil and trees of the land called Hemidiriyawekele. of the extent of 7 acres 1 rood and 10 perches, situated at Kudaheenatiyangala; and bounded on the north by land appearing in plan No. 55,594, on the north-east by land purchased by Don Abanchy Weeraratne Vidane Aratchy, on the south-east by land said to belong to the Crown, on the south-west by lands appearing in plans Nos. 55,599 and 114,560, on the north-west by land appearing in plan No. 55,588.

Undivided 3 of the soil and of the trees of the portion of Bogahawatta, situated at Welapura Kalutara, excluding the houses standing thereon, and & being the planter's share of the 2nd, 3rd, and 4th plantations, which portion is in extent 1 rood and 8 76/100 perches; and is bounded on the north by land belonging to Wesleyan Chapel and Weediyawatta belonging to Ossen Lebbe Ahamado Lebbe, on the east by high road, on the south by Kammalewatta in the name of Tenpanige people, and on the west by rail, road.

3. One-eighth and undivided  $\frac{1}{3}$  of  $\frac{7}{8}$  of the soil and of the buildings thereon of the portion No. 6 of the extent of 5 72/100 perches and of the portion No. 7, of the extent of 7 39/100 perches, of Ambagahawatta and Wandurugewatta, situated at Welapura Kalutara; which two portions Nos. 6 and 7 are bounded on the north by portion No. 5 of this land, on the east by high road, on the south by road to the Customs and the portion No. 8 of this land, and on the west also by a portion of this land.

One-eighth and undivided fof fof the soil and of the trees of Ambagahawatta, of the extent of about 2 acres, with all the buildings standing thereon, situated at Welapura Kalutara. and bounded on the north by the land belonging to the estate of the late Hettiyakandage Joseph Fernando, on the

east and south by cross cart roads, and on the west by

Codawalawatta. 5. Undivided ½ of the soil and of the trees and of the houses standing thereon of the portion of Setuwawatta, situated at Welapura Kalutara, which portion is in extent 8 59/100 perches; and bounded on the north by land and house belonging to Don Davith Appu, on the east by road to distillery, on the south by land and house belonging to Segu Mohammado Lebbe, and on the west by high road.

Deputy Fiscal's Office, Kalutara, October 11, 1910. B. P. J. Gomes, . Deputy Fiscal.

In the District Court of Colombo. Merenjage Arnolis Fernando, of Idama in Moratuwa ...... Plaintiff.

No. 13,200.

Kanakeratna Awneris Mendis, of Moragalle in Kalutara ..... Defendant.

OTICE is hereby given that on Monday, November 7, 1910, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :

The soil and trees, together with the buildings standing thereon, of the land called Pinnagahakoratuwa Falias Tahandikumburewatta, of the extent of 1½ acre, situate at Moragalle; and bounded on the north by Mahawellekumbure alias the land set apart for charity, on the east by the high road; on the south by Pinnagahakoratuwe-watta, and on the west by Tahandikumburewatta, for the recovery of Rs. 1,550, with interest thereon at 9 per cent. per annum from June 27, 1900, till payment in full.

Deputy Fiscal's Office, Kalutara, October 10, 1910. B. P. J. Gomes, Deputy Fiscal.

## Northern Province.

In the District Court of Jaffna.

Ravanna Mana Meyna Seena Thana Raman Cheddiar, by his general attorney, Ravanna Mana Meyna Seena Thana Kasthoory......Plaintiff. No. 6,186. Vs.

(1) K. Meerasaibo Mohamedu Slutan, (2) Meerasaibo Asana Marakaier and wife (3) Meera Mohayadeen Nachchia, (4) Sulaima Lebbe Marakaier Meerasaibo and wife (5) Mohamedu Usan Nachchia, all of Vannarponne West.... Defendants.

TICE is hereby given that on Tuesday, November 8, 1910, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises 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 Rasalykulankarai; containing or reputed to contain in extent 12½ lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Mamunalebbai Muhiateensaihibo, north by the property of Mamunalebbai Muhiateensaihibo and Chellachy, wife of Chinnappu, west by the property of Chuleymalebbai Maracaiar Meerasaihibo; and on the south by road.

A piece of land situated at Vannarponne West called Pichchikkulankarai; containing or reputed to contain in extent  $2\frac{1}{2}$  lachams of varagu culture, with well and other appurtenances; bounded or reputed to be bounded on the east by the property of Muhammadu Sultan Ayiniappillai, Muhiateensaibo Sultan Abdulcaderlebbai, north by the property of Ussansaibo Seguabdulcader, west by the property of Meerasaibo Katheru Meyatheen, and on the south by lane and by the propetry of Kaddaithamby

Mühammadu Kanney.

Half of ½ share on the northern side of the house and the ground on which it stands and ½ share of the new well on the western side, and 1/4 share in common of the old well, bare ground, and cultivated and spontaneous plants of a piece of land situated at Vannarponne West called Pulyady; containing or reputed to contain in extent 3 3/16 lachams of varagu 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 Abdulcader, and shareholders, and by by-lane, north by road, west by lane, and on the south by the property of Muhammadu Ibrahim Usan Nachia, widow of Muhiateenpichai, and shareholders.

Fiscal's Office, Jaffna, October 5, 1910. V. THAMBIPILLAI, Deputy Fiscal. In the District Court of Jaffna.

Thambyah Suntharampillai and wife (2) 

No. 7,159.

Vs. (1) Karthikesar Sinniah and wife (2) Marakatha-

vally, of Kokkuvil......Defendants OTICE is hereby given that on Monday, November 1910, commencing at 10 o'clock in the forencom, will be sold by public auction at the premises the following property, hypothecated to the plaintiffs and decreed to be sold by decree entered in the above action, for the recovery of Rs. 793:50, with interest on Rs. 500 at the rate of 12 per cent. per annum from February 21, 1910, until payment in full, and costs of suit being Rs. 113:10 and charges, viz....

An undivided I share of a piece of land situated at Kockuvil called Erukkalampiddy; containing or reputed to contain in extent 91 lachams of varagu culture, with house, portico, share of well lying on the western boundary limit, palmy-ras, cultivated plants, and share of iluppai tree; bounded or reputed to be bounded on the east by the property of Viyalachchipillai, wife of Ampalavanar Turaiappa, Anna-muttu, wife of Muttayah, and Kathiritamby Tampu, north by the property of Kathiritamby Tampu and by a by-lane and by the property of Pavalakkody, wife of Kulantaivelu, test by the property of Sellamma, wife of Arulampalam, and Pavalakkody, wife of Kulantaivelu, and on the south by the property of Chittampalam Chinnappu.

A piece of land situated at Koekuvil called Pirappankuly;

containing or reputed to contain in extent 93 lachams of varagu culture, with cultivated plants and 1 share of the well lying on the southern boundary limit; bounded or reputed to be bounded on the east by the property of Arunasalam Tamotarampillai, north by lane, west by channel, and on the south by the property of Arunasalam

Tamotarampillai.

Fiscal's Office, Jaffna, October 5, 1910. V. THAMBIPILLAI, Deputy Fiscal.

## Southern Province. Sou

In the District Court of Colombo.

Madena Marikkar Hadjiar Cassim Lebbe Marikkar 

Mo. 29,038.

(1) Saidu Palil Ibunu Saiyadu Hassan Mawlana, (2) Saiyadu Junaidu Ibunu Saiyadu Ahamadu Rafai Mawlana, both of Watagedaramulla. Defendants.

OTICE is hereby given that on the under-mentioned dates 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 for the recovery of Rs. 5,037.50, with interest thereon at 9 per cent. from June 28 1900 till payment, and cost of suit Rs. 227 50,

On Saturday, November 5, 1910.

1. The soil and fruit trees of the land called Nugehena, in extent 34 acres and 2 perches, situate at Uruwitike, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by footpath, lot No. 501, Paranawatta, east by Nugehenebedda and lot No. 502, south by lot No. 9,003, Patriangedeniya and road leading to the watta, and west by high road and lots Nos. D 507, F 507, Nugehenebedda, the lots Nos. 13,939, 13,940, E 507, N 507, and the high road from Polatumodara to Telijjawila.

On Monday, November 7, 1919, commencing at 12 o'clock noen.

Six bags extent of the two lands called Heenirawila and Mahairawela, adjoining each other, at Padilikoku-maduwa in ditto; and bounded on the north by the river, east by Mukadangewila, south by river, west by Gamage-

3. The land called Godellawatta alide Kurunduwatta, in extent about 6 acres with the plantation thereon, situate at Hallala in ditto; bounded on the north by Wilaheenatigala Balappupandinchiwatta and Pinkumbura, east by Indipettigewila and Godawattagewilagodella, south by Ibrahimlebbegewatta and Wedagewatta, and on the west by Mala-

palawatta.
The seil and fruit trees of the land called Godawelatena, described in T. P. No. 204,515, in extent of 5 acres and perches, situate at Padilikokumaduwa and Halala in and west by Yaddassannewatta and Godawalahena.

5 All that portion of 13 acres extent called Mahena, guate at Puntiyana in ditto; and bounded on the north Annawasigalagawakumbura and Barawadeniyakumbura, east by Pitadeniya Pengirihena, west by Heendeniyewatta,

and south by Waladeniye Pengirihena.

Deputy Fiscal's Office, C. W. K. JAYAWARDANA. Matara, October 8, 1910. Deputy Fiscal.

#### North-Western Province.

In the District Court of Kurunegala.

N. S. Sulaima Lebbe, of Kurunegala ...... Plaintiff. ٧s. No. 3,377. -

Ana Kana Sawul Hameedu, of Kadawalagedara.. Defendant.

OTICE is hereby given that on Saturday, November 19, 1910, at 10.30 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property.

(1) An undivided 1 share of the land called Puhulhenamukalana, of about 41 acres in extent, and of the plantations standing thereon, situated at Dematipitiya in Anaivulus dan pattu, in the District of Chilaw (subject to lease) 18 years and mortgage).

Saturday, November 19, 1910, commencing at 12 o'clock noon.

(2) Half share of the land of about 7 acres in extent, situated at Karukkuliya aforesaid (subject to lease of 18 years and mortgage).

(3) The land of about 2 acres in extent, with the plantations standing thereon, situated at Karukkuliya aforesaid

(subject to lease of 18 years and mortgage).

(4) The garden called Karukkuliyatottem, of about 87 acres in extent, with the plantations and the building standing thereon, situated at Karukkuliya aforesaid (subject to lease of 18 years and mortgage).

(5) The garden called Karukkuliyatottem, of about 24. acres in extent with the plantations standing thereon, situated at Karukkuliya aforesaid (subject to lease of 18

years and mortgage).

(6) The garden called Nilawewatottem, of about 16 acres in extent, with the plantations standing thereon, situated at Karukkuliya aforesaid (subject to lease of 18 years and mortgage).

Amount to be levied, Rs. 10,000 and poundage.

Deputy Fiscal's Office, Chilaw, October 11, 1910. A. V. HERAT. Deputy Fiscal.

In the District Court of Kurunegala. Nuwanna Suna Sulaima Lebbe of Kurunegala....Plaintiff, No. 3;377. Vs.

Ana Kana Sawul Hameedu of Kadawalagedara. Defendant. OTICE is hereby given that on Saturday, November 12, 1910, commening at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:-

(1) The upstair tiled boutique of about 9 perches in extent, situated at Bazzaar street, in the town of Chilaw.

(2) The garden called Desikamarattadykani of about acre in extent, situated at 2nd Cross street, in the town of Chilaw.

Precised boutique and the premises of about 9 perches in the town of Chilaw.

Precised at Bazaar street, in the town of Chilaw.

Precised, in the town of Chilaw.

Circuitled boutique and the premises of about 7 perches it, situated at Bazaar street, in the town of Chilaw. In land called Dungalidama of about 1,000 tobacco plantable extent, situated at Moor street, in the town

The garden called Wattakkaliyatottem of about 4 m extent, with the plantations standing thereon, ber at Wattakkaliya.

On Saturday, November, 12, 1910, at 2 P.M.
An allotment of land of about 2 acres in extent, with dentations standing thereon, situated at Sittamadama.
The garden called Sittamadama alias Deduru-oyatof about 22 acres in extent, with the plantations ing thereon, situated at Sittamadama.

mount to be levied, Rs. 10,000 and poundage.

Prouty Fiscal's Office, Chilaw, October 8, 1910. A. V. HERAT, Deputy Fiscal.

NOTICE is hereby given that on Monday, November 14, 1910, at 10 clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, specially mortgaged with the plaintiff by bond No. 5,936, dated October 25, 1904:—

(1) The garden of about 3 roods and 2 perches in extent, with the plantations thereon, situate at Palakulam in Munessaram pattu, Pitigal Korale North, in the District of Chilaw (subject to secondary mortrage).

Chilaw (subject to secondary mortgage).

(2) Three-fifth shares of the field called Paniyaweli, of about 40 parrahs paddy sowing extent, situate at Palakulam as aforesaid (subject to primary mortgage).

kulam as aforesaid (subject to primary mortgage).

(3) The garden marked letter A, of about 19 perches in extent, with the plantations thereon, situate at Palakulam as aforesaid (subject to primary mortgage).

Amount to be levied, Rs. 700 and poundage.

Deputy Fiscal's Office, Chilaw, October 11, 1910. A. V. HERAT, Deputy Fiscal.