

# Gobernment Gazette

# Published by Authority.

# No. 6,407 — FRIDAY, OCTOBER 21, 1910.

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

PART III.—Provincial Administration.
PART IV.—Land Settlement.
PART V.—Mercantile, Marine, Municipal, Local, &c.

PART II.—Legal and Judicial. Separate paging is given to each Part in order that it may be filed separately.

# Part II.-Legal and Judicial.

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#### PASSED ORDINANCES.

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

# No. 14 of 1910.

An Ordinance relating to Davidson's Patents.

HENRY McCallum.

Preamble.

HEREAS by a grant of exclusive privilege or letters patent (in this Ordinance called Davidson's No. 1 Patent) under the Public Seal of the Island of Ceylon, bearing date the 9th day of October, 1899, and numbered 640, the Governor in Executive Council did grant to Samuel Cleland Davidson, of Sirocco Engineering Works, Belfast, Ireland, his heirs, executors, administrators, and assigns, the exclusive privilege of making, selling, and using, and of authorizing others so to do in Ceylon, for the term of fourteen years, in terms of and subject to the provisions of "The Inventions Ordinance, 1892,"a certain invention of improvements in means of supporting the bearing of spindles or shafts in wall brackets or frames:

And whereas by a grant of exclusive privilege or letters patent (in this Ordinance called Davidson's No. 2 Patent) under the Public Seal of the Island of Ceylon, bearing date the 9th day of October, 1899, and numbered 641, the Governor in Executive Council did grant to the said Samuel Cleland Davidson, his heirs, executors, administrators, and assigns, the exclusive privilege of making, selling, and using, and of authorizing others so to do in Ceylon, for the term of fourteen years, in terms of and subject to the provisions of "The Inventions Ordinance, 1892," a certain invention of improvements in centrifugal fans and pumps:

And whereas under the provisions of "The Inventions Ordinance, 1892," it is provided that an exclusive privilege

shall cease if the inventor fails to pay within the time limited in that behalf by the fourth schedule any fee prescribed in that schedule in respect of the continuance of the privilege

And whereas the said fourth schedule prescribes after the expiration of the eighth year an annual fee of one hundred rupees in respect of the continuance of the exclusive privilege:

And whereas renewal fees on the said two patents amounting to one hundred rupees each became due on the 12th September,

And whereas the time prescribed by section 7, sub-section 4 (a), of "The Inventions Ordinance, 1892," during which the Governor in Executive Council is empowered to enlarge the time for such payments expired on the 12th December, 1909:

And whereas the said Samuel Cleland Davidson inadvertently omitted to pay the said duty of one hundred rupees on each of the said two patents within the period aforesaid:

And whereas the said Samuel Cleland Davidson will be deprived of all advantage to accrue to him under the said two patents unless the legislative powers hereinafter contained are graciously granted:

And whereas the said prescribed renewal fees have now in each of the aforesaid cases been paid and have been deposited in the proper department:

And whereas the present difficulty and threatened loss arise from an inadvertence and accidentally and not from a wilful neglect or disobedience to the law; and it is therefore expedient that the said grants or patents should be rendered valid in the manner hereinafter mentioned: 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. ¥.,

PART II. — CEYLON

Validation of patents.

- Prohibition of actions in respect of infringements, &c., taking place between date when patents became void and commencement of Ordinance.

- This Ordinance may be cited as" The Davidson's Patents Ordinance, 1910.
- Upon the commencement of this Ordinance the said grants of exclusive privilege or patents respectively (a true copy of each of which is set forth in the schedule to this Ordinance annexed) shall be considered, deemed, and taken to be and to have been as good, valid, and effectual to all intents and purposes as if all the payments prescribed by "The Inventions Ordinance, 1892," to be made in respect of the said grants or patents respectively either before or after the passing of this Ordinance had been duly made or satisfied.
- 3 No action or other proceeding shall be commenced or prosecuted nor any damage recovered-
  - (1) In respect of any infringement of the said grants or patents respectively which shall have taken place after the 12th day of September, 1909, and before the commencement of this Ordinance
  - (2) In respect of the use or employment at any time hereafter of any structure, process, or operation actually made or carried on within the Island of Ceylon, or of the use or sale of any article manufactured or made in infringement of the said grants or patents respectively after the said date and before the commencement of this Ordinance. Provided that such use, sale, or employment is by the person or corporation by or for whom such article was bona fide manufactured or made, or such structure, process, or operation was bona fide made or carried on by his or their executors, administrators, successors, or vendees, or his or their assigns respectively.
  - (3) In respect of the use or employment at any time hereafter (by the person or corporation entitled for the time being under the preceding sub-section to use or employ any structure, process, or operation) of any improved, extended, or developed structure, process, or operation, or of the use or sale of any article thereby manufactured or made in infringement of the said grants or patents respectively. Provided that the use or employment of such improved,

extended, or developed structure, process, or operation shall be limited to the buildings, works, or premises of the person or corporation by or for whom such structure, process, or operation was made or carried on, within the meaning of the preceding sub-section, his or their executors, administrators, successors, or assigns.

Compensation for money, &c.7 expended in bona fide belief that patents were void. 4 If any person shall within one year after the passing of this Ordinance make an application to the Governor in Executive Council for compensation in respect of money, time, or labour expended by the applicant from the subject-matter of the said grants or patents respectively or any of them on a bona fide belief that such grants or patents respectively or any of them had become and continued to be void it shall be lawful for the said Governor in Executive Council, after hearing the parties concerned or their agents, to assess the ametint of such compensation if in their opinion the application ought to be granted, and to specify the party by whom and the day on which such compensation shall be paid; and if default shall be made in payment of the sum awarded, then the said grants or patents respectively, or such of them as shall be the subject of such application, shall by virtue of this Ordinance become void, but the sum awarded shall not in that case be recoverable as a debt or damages.

The Schedule referred to in the foregoing Ordinance.

Davidson's No. 1 Patent, 1899, No. 640.



Royal Arms.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c.

(Signed) E. NOEL WALKER.

To all to whom these Presents shall come.

Greeting:

Whereas Samuel Cleland Davidson, of Sirocco Engreering Works, Belfast, Ireland, has presented to Us, Sir Edward Noel Walker, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant Covernor of Ceylon, a petition (numbered 640 in the Register of Inventions in the office of the Colonial Secretary, and received by that officer on the Thirteenth day of April, 1899) praying for leave to file a specification of a certain invention, initialed an invention for "improvements in means of supporting the bearings of spindles or shafts in wall brackets or frames," and We in Executive Council, have made an order dated the Fourtseiffel day of July 1899, authorizing the said Samuel Cleland Davidson to file a specification of the said invention; and whereas the said Samuel Cleland Davidson did on the Twelfth day of September, 1899, file a specification in accordance with the said order, and the same is entered in the Register of Inventions in the office of the Colonial Secretary; and whereas the said Samuel Cleland Davidson hath done all things to entitle him to exclusive privilege in the invention in the said petition and specification mentioned and described for the term of fourteen years:

Now know Ye that We do grant to the said Samuel Cleland Davidson, his heirs, executors, administrators, and assigns, the exclusive privilege of making, selling, and using the said invention, and of authorizing others so to do in Ceylon, for the term of fourteen years, in terms of and subject to the provisions of "The Inventions Ordinance, 1892."

### Conditions.

That the said Samuel Cleland Davidson do within the time limited in that behalf by the fourth schedule to the said Ordinance pay all and every such fees or fee in such schedule prescribed in respect of the continuance of the privilege hereby granted.

Given at Colombo, under the Public Seal of the Island of Ceylon.

Given at Colombo, under the Public Seal of the Island of Ceylon this Ninth day of October, One thousand Eight hundred and Ninety-nine.

By His Excellency's command,

(Signed) W. P. TATLOR.
Action Colonial Secretary

Davidson's No. 2 Patent, 1899, No. 641.

Seal.

Royal Arms.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c.

(Signed) E. NOEL WALKER.

To all to whom these Presents shall come.

Greeting

Whereas Samuel Cleland Davidson, of Sirocco Engineering Works, Belfast; Ireland, Merchant, has presented to Us, Sir Edward Noel Walker, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor of Ceylon, a petition (numbered 641 in the Register of Inventions in the office of the Colonial Secretary, and received by that officer on the Thirteenth day of April, 1899) praying for leave to file a specification of a certain invention, intituled an invention for "improvements in centrifugal fans and pumps," and We, in Executive Council, have made an order dated the Fourteenth day of July, 1899, authorizing the said Samuel Cleland Davidson to file a specification of the said invention; and whereas the said Samuel Cleland Davidson did on the Twelfth day of September, 1899, file a specification in accordance with the said order, and the same is entered in the Register of Invention the office of the Colonial Secretary; and whereas the said Samuel Cleland Davidson hath done all things to entitle him to exclusive privilege in the invention in the said petition and specification mentioned and described for the term of fourteen years:

Now know Ye that We do grant to the said Samuel Cleland Davidson, his heirs, executors, administrators, and assigns, the exclusive privilege of making, selling, and using the said invention, and of authorizing others so to do in Ceylon, for the term of fourteen years, in terms of and subject to the provisions of "The

Inventions Ordinance, 1892."

Conditions.

That the said Samuel Cleland Davidson do within the time limited in that behalf by the fourth schedule to the said Ordinance pay all and every such fees or fee in such schedule prescribed in respect of the continuance of the privilege hereby granted.

Given at Colombo, under the Public Seal of the Island of Ceylon, this Ninth day of October, One thousand Eight hundred and Ninety-nine.

By His Excellency's command,

(Signed) W. T. TAYLOR, Acting Colonial Secretary.

Passed in Council the Twenty-eighth day of September, One thousand Nine hundred and Ten.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of October, One thousand Nine hundred and Ten.

H. L. CRAWFORD, Acting Colonial Secretary

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

# No. 15 of 1910.

An Ordinance to amend "The Widows' and Orphans' Pension Fund Ordinance, 1898."

HENRY McCallum.

Preamble.

W HEREAS it is expedient to amend in certain particulars "The Widows' and Orphans' Pension Fund Ordinance, 1898" (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 tale and construction,

1 This Ordinance may be cited as "The Widows' and Orphans' Pension Fund (Amendment) Ordinance, 1910," and this Ordinance, the principal Ordinance, and the Ordinances mending the same shall be read and construed together, and may be cited collectively as "The Widows' and Orphans' Pension Fund Ordinances, 1898 to 1910."

Amendment of section 35.

- 2 For sub-section (3) of the section which by section 3 of "The Widows' and Orphans' Pension Fund Ordinance, 1907," was substituted as section 35 of the principal Ordinance, the following sub-section shall be substituted, namely:
  - (3) In the event of a contributor being a widower without children, or whose children shall have ceased to have any future claim for pension, at the time when he retires or otherwise quits the public service, or subsequently becoming such a widower as aforesaid. such widower or in the event of his death the legal representative of such widower shall be entitled to be paid from the fund, but without any interest, a moiety of the contributions made by such widower since the death of his last wife, or the date on which the last child having a future claim for pension ceased to have such claim, as the case may be, whichever shall happen last; and after payment of such moiety to such widower or his legal representatives, such widower and all persons claiming by, through, or under him shall cease to have any interest in the fund, and shall have no claim thereon.

Passed in Council the Twenty-eighth day of September, One thousand Nine hundred and Ten.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of October, One thousand Nine hundred and Ten.

H. L. CRAWFORD, Acting Colonial Secretary.

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

# No. 16 of 1910.

An Ordinance to further amend "The Jaffna Markets Ordinance, 1891."

HENRY McCallum.

Preamble.

WHEREAS by "The Jaffina Markets (Amendment) Ordinance, 1908," provision was made for the transfer to Local Boards of Health of public markets situate or held in towns brought under the operation of "The Local Boards' Ordinance, 1898":

And whereas it is expedient that similar provision should be made for the transfer to the proper Sanitary Board of markets situated in or held in towns brought under "The Small Towns Sanitary Ordinance, 1892": 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 shall be read and construed as one with "The Jaffna Markets (Amendment) Ordinance, 1908," and may be cited as "The Jaffna Markets (Amendment) Ordinance, 1910."
- Amendment of section 19 of Ordinance No. 19 of 1891, as amended by Ordinance No. 6 of 1908.
- 2 The section which by section 2 of "The Jaffna Markets (Amendment) Ordinance, 1908," was added as section 19 of "The Jaffna Markets Ordinance," 1891," is hereby amended as follows:
- (a) In line 3 of the said section after the words "The Local Boards' Ordinance, 1898," the words "or of 'The Small Towns Sanitary Ordinance, 1892,' "shall be inserted.
- (b) In line 4 of sub-head (2) of the said section after the words "the said Local Boards' Ordinance" the words "or of the said Small Towns Sanitary Ordinance" shall be inserted, and the words "or of the Sanitary Board of the district, as the case may be," shall be inserted at the end of and in continuation of the said sub-head.

(c) In sub-heads (3) and (4) of the said section after the words "Local Board of Health" or "Local Board" wherever they occur the words "or the Sanitary Board" shall be

Passed in Council the Twenty-eighth day of September, One thousand Nine hundred and Ten.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of October, One thousand Nine hundred and Ten.

> H. L. CRAWFORD, Acting Colonial Secretary.

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

# No. 17 of 1910.

An Ordinance to further amend the Ordinance No. 6 of 1885 intituled "An Ordinance to enable the Bishop, Clergy, and Laity of the Church of England in Ceylon to provide for the regulation of the affairs of the said Church.'

HENRY McCallum.

Preamble.

HEREAS it is expedient to amend the Ordinance No. 6 of 1885, intituled "An Ordinance to enable the Bishop, Clergy, and Laity of the Church of England in Ceylon to provide for the regulation of the affairs of the said Church," 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:

Construction and short title.

This Ordinance shall be read and construed as one with the principal Ordinance, and this Ordinance and the principal Ordinance and the Ordinances amending the same may be cited together as "The Church of England Regulation Ordinances, 1885 to 1910."

Amendment of section 12 of principal Ordinance.

In section 12 of the principal Ordinance, in lines 8, 9, and 10 thereof, the following words are hereby repealed, namely: and shall be successors of the present Bishop of Colombo in all trusts now vested in the Bishop of Colombo and his successors."

Addition of new section 12 A.

3 The following section shall be added immediately after section 12 of the principal Ordinance and shall be numbered

Incorporation of Bishop of Colombo and devolution of property vested in Bishop of Colombo and his successors.

12 A. (1) Every person admitted to be a Bishop of Colombo under this Ordinance shall be a corporate body, and by the name of the Bishop of Colombo shall have perpetual succession and full power to acquire, purchase, take, hold, or enjoy movable and immovable property of every description, and to sell and otherwise dispose of the same, and may sue and be sued in all courts of justice.

(2) All property, whether movable or immovable, which by virtue of any deed or instrument or otherwise was, or is now, or shall hereafter be vested in any Bishop of Colombo and his successors, whether appointed by Royal Letters Patent under the Great Seal of the United Kingdom, or admitted under the provisions of this or any other Ordinance, shall, subject to any trusts or conditions affecting the same, devolve on and be vested in the Bishop of Colombo for the time being admitted under this Ordinance and his successors as such Bishop.

Passed in Council the Twenty-eighth day of September, One thousand Nine hundred and Ten.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of October, One thousand Nine hundred and Ten.

> H. L. CRAWFORD, Acting Colonial Secretary.

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

# No. 18 of 1910.

An Ordinance to amend "The Notaries! Ordinance, 1907."
HENRY McCallum

Preamble.

W HEREAS it is expedient to amend in pertain particulars "The Notaries' Ordinance, 1907" (hereinafter referred to as "the principal Ordinance"). Beat 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 Notaries' (Amendment) Ordinance, 1910," and shall be read and construed as one with the principal Ordinance.

Amendment of section 4.

- 2 For section 4 of the principal Ordinance the following ection shall be substituted:
- 4. (1) Every proctor of the Supreme Court who has passed the prescribed examination in conveyancing either before or after his admission as such proctor, or has been admitted without examination in virtue of a legal qualification in the United Kingdom or elsewhere, shall be entitled, on application, to a warrant authorizing him to practise in the English language as a notary within the judicial division in which he resides.
- (2) A proctor who is entitled under the preceding subsection to a warrant authorizing him to practise in the English language shall be entitled, on passing such examination in the Sinhalese language or in the Tamil language as the Governor may prescribe, to a warrant authorizing him to practise as a notary in the language or languages in which he has passed an examination.

Addition of new section 29 A.

Duty of Registrar-General to pay money received in composition of offences into the Treasury. 3 After section 29 of the principal Ordinance the following section shall be inserted and numbered 29 A

29 A. All moneys received by the Registrar-General in composition of any offence shall be paid into the Colonial Treasury.

Passed in Council the Twenty-eighth day of September One thousand Nine hundred and Ten.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirteenth day of October, One thousand Nine hundred and Ten.

H. L. CRAWFORD, Acting Colonial Secretary.

# NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary

Juliediction.

No. 3,672.

In the Matter of the Intestate Estate of the late Ponweera arachchige Don Domingo Appuhamy Guunanse, of Pamunugama, deceased.

arachchige Don Joseph Appuhamy, of Inugama Petitioner.

Basish Moralalage Isabella Hamine, of Pamusania, (2) Ronweera-arachchige Dona Gertrude, differ (3) Hettiarachchige Don Jusey Appuhamy of Pamunugams, (4) Ponweera-arachchige Bon Romeiras Rev. Father T. J. Dominie, of Maggans (5) Ponweera-arachchige Don John Appuhamy (6) Ponweera-arachchige Don Raphiel Appuhamy and (7) Ponweera-arachchige Don Bane diet Joseph, of Pamunugams

THIS matter coming on for disposal lifter Thin Drieberg, Esor, District Judge 48 Volumes on

July 21, 1910, in the presence of Mr. E.-G. Jayewardene, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated July 14, 1910, having been read;

It is ordered that the petitioner above-named be and he is hereby declared entitled, as a son and an here of the deceased above-named, to administer his estate, and halletters of administration do issue to him according unless the respondents above-named or any other persons interested shall, on or before August 25, 1910, shows sufficient cause to the satisfaction of this court to the contrary.

July 21, 1910.

ALLAN DRIEBERG, District-Judge.

The date for showing cause stended to October 27, 1910.

LLAN DETERMEN,
District Judge.

In the District Court of Colombo.

tamentary In the Matter of the Intestate Estate of the Jurisdiction. late Arumugan Naganathan, of Bambala-No. 2,239. pitiya, Colombo, deceased.

Murugaser Maruthappa, of Dickman's road, 

S. Chelliah, Manager of the estate of the insane Legambatchi Naganathan, of Nagavilla in Bambalapitiya, Colombo, widow of the deceased above-named ...... Respondent.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on October 13, 1910, in the presence of Messrs. Rajaratnam and Vandergert, Proctors, for the petitioner above-named; and the affidavit of the said petitioner dated October 13, 1910, having been read; and whereas Arumugan Sinne Tangam, the administratrix of the estate of the deceased above-named, died without fully administering the said estate.

It is ordered that the said petitioner be and he is hereby declared entitled, as the uncle of the decesaed above-named, and as one of the heirs of the deceased administratrix, and an executor of her last will to administer the unadministerest portion of the estate of the deceased above-named, and that letters of administration de bonis non do issue to him accordingly, unless the respondent 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.

October 13, 1910.

. ALLAN DRIEBERG, District Judge.

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

tamentary Gisdiction. No. 3,697.

In the Matter of the Last Will and Testament of the late Carlos Murrell Marris, of Teluk Ayer Tawar, Province of Wellesley, Straits Settlements, but lately of Colombo, Master Mariner, deceased.

HIS matter coming on for disposal before Allan District Judge of Colombo, on October 12, 1910, in the presence of Mr. Douglas Lea de Saran, Proctor, on the part of the petitioner Richard Francis de Saram, of Colombo; and the affidavits of the said petitioner dated August 10 and October 8, 1910, and of the attesting witnesses dated July 26, 1910, and the power of attorney in favour of the petitioner dated July 5, 1910, having been read: It is ordered that the will of the said Carlos Murrell Marris, deceased, dated May 25, 1910, the said Carlos Murrell Marris, deceased, dated May 25, 1910, and the said Carlos Murrell Marris, deceased, dated May 25, 1910, 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 Richard Francis de Saram is the lawful attorney of the executor named in the said will, and that he is entitled 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 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1910.

\*Allan Drieberg, District Judge.

In the District Court of Colombo.

. Order Nisi.

talijentary In the Matter of the Intestate Estate of the late Kannangara Koralalage Hendrick Perera, deceased, of Dam street, Colombo. upistiction. No. 3,730.

No. 3,730. Perera, deceased, of Dam street, Colombo.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on September 29, 1910, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Kannangara Koralalage Simon Perera of Canastreet, Colombo; and the affidavit of the said petitioner dated September 8, 1910, having been read: It is or a that the said petitioner be and he is hereby declared entities as a brother and an her of the disposed above-named, to administration do issue to him accordingly; unless the respondents (1) Wettarbehica to him accordingly, unless the respondents (1) Wettachchige

Dona Gimarahamy of Dam street, Colombo, (2) Kannangara Koralalage Dona Juliana Perera, (3) Ambegodaliyanage Don Wilson Solomon, both of 2nd Division Maradana, Colombo, 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.

Testamentary In the Matter of the Intestate Esta late Jayewickramepedige R nando, of Galkapanawatt Jurisdiction. alate Jayewickramepedige Colombo, No. 3,731. deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombolion September 29, 1910, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Jayewickremage Francisco Fernando, of Galkapanawatta, in Colombo; a the affidavit of the said petitioner dated August 31, 1910, having been read:

It is ordered that the said 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 (1) Asarappulige Pavistina Silva, of Ja-ela, (2) Jayewickramege Manuel Fernando, of Galkapanawatta, (3) Jayewickramege Anthony Fernando of the same place, (4) Jayewickramege Louis Fernando, of Colpetty, Colombo, (5) Jayewickramege John Fernando of the same place, (6) Jayewickramege Maria Fernando, wife- of (7) Pattiage Nicholas Fernando, of Galkapanawatta, Colombo, 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.

Septémber 29, 1910.

ALLAN DRIEBERG District Judge

In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary late Lokurallage Don Gabriel Appula Jurisdiction.

No. 3,735 C. of Narahenpita in Salpiti korale, icc ased.

THIS matter coming on for disposal bears Allan
Drieberg, Esq., District Judge of Coonbo, on
October 4, 1910, in the presence of Mr. G. L. Cooray,
Proctor, on the part of the petitioner Lokurallage Don
Nirolis, of Narahenpita aforesaid; and the affidavit of the
said petitioner dated September 29, 1910, having been said petitioner dated September 29, 1910, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a son and an heir of the deceased above-named, to administer the estate of the said decea and that letters of administration do issue to him ac ingly, unless the respondents (1) Lokurallage Don Seri of Narahenpita aforesaid, (2) Lokurallage Sepalahany, wife of (3) Welantrige Simon Boteju, both of Padukka, and (4) Wanniatchige Wilmot Fonseka, of Kalubowila, 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.

October 4, 1910.

ALLAN DRIEBERG. District Judge. 🖑

In the District Court of Kalutara. Order Nisi declaring Will proved, &c.,

Testamentary In the Matter of the Last Will and Testament of Mututantrige Johana Goone-wardena, of Panadure, deceased. Jurisdiction. No. 641.

IHIS matter coming on for disposal before P. E. Pieris Esq., District Judge of Kalutara, on September 10. 1910, in the presence of Mr. Solomon Fernando, Proctors on the part of the petitioner Andrawa-aspatabendige Simon Theodore de Waas Goonewardena, of Panadure; and the affidavit of the said petitioner dated September 8, 1910, having been read:

It is ordered that the last will and testament of Mututantrige Johana Goonewardena, of Panadure, deceased,

dated Wyember 11, 1902, and now deposited in this court, be and the same is hereby declared proved, unless any person of persons interested shall, on or before October 27, 1910, saw sufficient cause to the satisfaction of this court

to the contrary.

It is further declared that the said Andrawaas patabendige Simon Theodore de Waas Goonewardena, of Panadure, is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unlessay person or persons interested shall, on or before October 27, 1910, show sufficient cause to the satisfaction of the contrary.

eptember 10, 1910. .

P. E. PIERIS, District Judge.

M the District Court of Kalutara. Order Nist.

diction. ž 643.

In the Matter of the Estate of the late Selestina Perera Abeyakarunaratne Dissanayake Hamine, of Nalluruwa, in Panadure, deceased.

HIS matter coming on for disposal before P. E. Pieris, Esq., District Judge, of Kalutara, on October 4, 1910, in the presence of Mr. D. de Silva, Proctor, on the part of the petitioner, John Perera Abeyakarunaratne Dissanayake, of Nalluruwa; and the affidavit of the said petitioner dated October 4, 1910, having been read:

It is ordered that the petitioner John Perera Abeya-karunaratne Disanayake, of Nalluruwa, be and he is hereby declared entitled to administer the estate of the said deceased, as brother of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Nicholas Perera Abeyakarunaratne Dissanayake, of Nalluruwa, (2) Francina Perera Abeyakarunaratne Dissanayake Hamine, her husband (3) Pattinihennedige Arnold Rodrigo, of Nalluruwa; (4) Heleria Perera Abeykarunaratne Dissanayake Hamine, of Wekada, (5) Charles Perera Abeyakarunaratne Dissanayake, of Gurugoda, in Rayigam korale, (6) Abraham Perera Abeyakarunaratne Dissanayake, of Wekade, now at Trincomalee, (7) Mahawaduge Cornelis Perera, of Panadure, (8) ditto Abraham Perera, of ditto, (9) Laura Perera Abeyakarunaratne Dissanake Hamine, her husband (10) Edward Jacob Peiris Muhandiram, of Panadure, (11) Secilia Charlotte Perera Abeyakarunaratne Dissanake, her husband (12) J. M. Weerasuriya, Mudaliyar, District Court, Kalutara, (13) Colombapatabendige Carlina Perera, of Panadure-shall, on or before November 9, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 4, 1910,

P. E. PIERIS, District Judge.

'12 the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Daniel James, deceased, of Nawalapitiya. No. 2,802.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on September 30, 1910, in the presence of Mr. V. M. Saravanamuttu, Proctor, on the part of the petitioner, Rebecca Daniel James, of Clodagh estate, Matale; and the affidavit of the said petitioner dated September 30, 1910, having been read:

It is ordered that the petitioner, Rebecca Daniel James, of Clodagh estate, Matale, be and the same is hereby declared entitled to letters of administration to the estate of Daniel James of Nawalapitiya, decesaed, as the widow of the said deceased, unless (1) Daniel Sirinivasagam James, Supervisor of Schools, Wesleyan Mission, Nagapatam, presently of Clodagh estate, Matale, and (2) Frederick Samuel Devadasam Daniel James, of the Federated Engineering Company, Kuala Lumpur, Selangor, shall, on or before October 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, District Judge. . ,

In the District Court of Galle. Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Last Will and Test Jurisdiction. In ment of Galbokkehewage Don Upalis No. 3,958. Silva, of Dorape, deceased.

THIS matter coming on for disposal before W. E 1. Thorpe, Esq., District Judge, Galle, on July 14 1910, in the presence of Mr. E. Gooneratne, Proctor, on the part of the petitioner and of Kudavidanage Nonahami, of Dorape; and the affidavit of the petitioner dated May 30, 1910, having been read: It is ordered that the will of Galbokkehewage Don Upalis de Silva, deceased, dated January 27, 1900, be and the same is hereby declared proved, unless the respondents shall, on or before August 16, 1910, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kudavidanage Nonahami is the widow of the deceased, and she is as such entitled to have letters of administration issued to her accordingly, unless the respondents shall, on or before August 16, 1910, show sufficient cause to the satisfaction of this court to the contrary.

this court to the contrary.

It is further ordered that the 3rd respondent be appointed guardian ad liter over the 1st, 2nd, 4th, 5th, and 5th respondents, unless the respondents (1) Galappatti Mechelige Maggie Nona, (2) ditto Punchi Nona, (3) Galbokke hewage Abraham, (4) ditto Punchi Nona, (5) ditto Sando Hami, (6) ditto Punchi Nona shall, on or before August 16, 1910, show cause to the satisfaction of this court to the contrary.

July 14, 1910.

W. E. THORPE, District J

Extended to October 28, 1910.

By order.

V. R. MOLDRICH, Secretary.

In the District Court of Galle.

In the Matter of the Joint Last Will and No. 3,962. Testament of Galappatti Mestrige Salaman de Silva and his wife Awarikarage Nonnohamy, late of Galupiadde, deceased.

HIS matter coming on for disposal before W. E. Therpe. Esq., District Judge, Galle, on August 10, 1910, in the presence of Mr. E. A. Wijesuriya, Proctor, on the part of the petitioner Galappati Mestrige Cornelis de Silva; and the affidavit of C. D. S. Wijesekera and the petition dated July 22, 1910, having been read:

It is ordered that the will of Awarikarage Nonohamy, deceased, dated May 14, 1909, be and the same is hereby declared proved. •

It is further declared that the said Galappatti Mestrige Cornelis de Silva is the executor named in the said will, and that he is as such entitled to have probate of the same issued to him accordingly.

August 10, 1910.

W. E. THORPE, District Judge.

In the District Court of Puttalam.

Testamentary In the Matter of the Estate of the late Jurisdiction. Markar Pulle Assena Markar, Waltial, in Rosakumarawannian pattu, No. 299. in the District of Puttalam.

Cader Saibo Marikar, of Assena Marikar Ottukulam ...... Petitioner.

Vs:

(1) Assena Marikar Ismail Lebbe, (2) Meera Natchia. the 1st widow of Assena Marikar, both of Ottukulam, in Basnaira korale, in the District of Puttalam, (3) Ana Segotamby Pariyary, of Kireankally, in Chilaw District, (4) Alima, the 2nd widow of the said Assena Mirkar, of Waltial, in Rosakumarawannian pattu, in the District of 

WHIS matter coming on for order before T. W. Esq., District Judge of Puttalam, on June 22, 1910, in the presence of Mr. W. S. Strong, Proctor, on the part

. No. 850.

of the petitioner; and the petitioner's affidavit dated June 17, 1910, and petition dated June 20, 1910, having been duly read: It is ordered that the petitioner above-named be and he is hereby declared entitled to have letters of unless the respondents above-named shall, on or before July 26, 1910, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1910.

C. H. Jones, Additional District Judge.

The day for showing cause against the Order Nisi is extended to October 27, 1910.

By order of court,

B. J. ARASARATNAM,

. Secretary.

In the District Court of Chilaw.

Order Nisi

In the Matter of the Intestate Estate of the late Kutupelelle Mudalige Hendrick of Kachchirawe.

Botalage Maria Fernando, of Kachchirawa..... Petitioner.

#### And

(1) K. Justina and her husband (2) K. Jusay de Silva, (3) K. Charles Fernando, (4) K. Simion Fernando, and (5) K. Selestina Fernando, all of Kachchirawe ...... Respondents.

matter coming on for disposal before T. W. Roberts, Esq., District Judge, Chilaw, on September 20, 1910, in the presence of petitioner; and after reading her affidavit dated September 20, 1910: It is ordered that the petitioner, Botalage Maria Fernando, be and she is hereby appointed administratrix of the estate of the late Katupelella Mudalige Hendrick, of Kachchirawe.

And it is further ordered that K. Jusay de Silva be appointed guardian ad litem over the minors, 4th and 5th

respondents, unless the respondents or any other person interested shall, on or before November 3, 1910, show sufficient cause to the contrary to the satisfaction of this

October 17, 1910.

T. W. ROBERTS. District Judge. In the District Court of Chilaw. Order Nisi.

In the Matter of the Intestat Warnaculasuria Piloris, Aluttota.

Ponnamperumage Potensia Fernando, op Ulhit 

.. Paritioner

(1) W. Pablina Fernando, (2) W. Savery Fernando, both of Aluttota, (3) W. Gabriel Eernando, of Ulhitiyawa, (4) Appu Fernando, of Aluttota. Respondents

HIS matter coming on for disposal before T. W. Roberts, Esq., District Judge, of Chilaw, on October 11, 1910, in presence of petitioner, and after reading the affidavit and petition: It is ordered that petitioner be declared entitled to letters of administration of latter husband, Pileris Fernando's estate, unless the respondents shall, on or before November 8, 1910, show sufficient cause to the contrary to the satisfaction of this court.

October 11, 1910.

T. W. ROBERTS, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate E Jurisdiction. Mary Cecilia Yatagama, of Tatagama No. 307.

Alfred Jayawardana, of Galle..... . . Peti**tioner** .

(1) Maria Emalia Jayawardana, of Galle, (2) Alice Margaret Abayaratna, of Madampe, in Chilaw District, (3) Louisa Boyagoda, of Yatagama. Respondents

THIS matter coming on for disposal before W. de Livera, Esq., District Judge of Kegalla, on September 29, 1910, in the presence of Mr. J. P. Same asingha, Proctor for petitioner; and the petitioner's afficient dated September 1, 1910, and his petition dated September 5, 1910, having been read:

It is ordered and declared that the petition as the son-in-law of the deceased, is entitled to letter of aliminis tration to the estate of the above-named decreased, and that letters of administration be issued to him accordingly, unless the above-named respondents or any persons interested shall, on or before October 25, 1910, show sufficient cause to the contrary to the satisfaction of this court.

Kegalla, September 29, 1910.

W. DE LIVERA. District Judge.

#### INSOLVENCY. NOTICES OF

In the District Court of Colombo.

In the matter of the insolvency of K. Francis 'de Silva, of Tembilikotuwa, Dematagoda, · Colombo.

HEREAS the above-named K. Francis de Silva has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days. Notice is hereby given, that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on November 24 and December 8, 1910, will take place for the 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, October 15, 1910.

Secretary.

In the District Court of Colombo.

No. 2,424. In the matter of the insolvency of Clifton · Amarasiri Gunawardene, of Ferry street

HEREAS the anove-named Clifton Amarasiri Guna wardene has filed a declaration of insolvency, and petition for the sequestration of his estate has also been filed by F. W. Nelson, under the Ordinance No. 7 of 1853 Notice is hereby given that the said court has adjudged the said Clifton Amarasiri Gunawardene insolvent accordingly and that two public sittings of the court, to wit, on November ber 24, 1910, and on December 8, 1910, will take place for the said insolvent to surrender and fonform to, agreeably to the provisions of the said Ordinance, and for the taking 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 15, 1910.

#### FISCALS' SALES. NOTICES OF

# Western Province.

In the District Court of Colombo.

Newanna Pana Lana Suna Palaniappa Chetty, of 

No. 26,449.

W. D. Williams, of Yatawaka, in Veyangoda... Defendant.

Wickrama-atchiappuhamillagey  $\mathbf{Don}$ Cornelis Pulhamy, executor of the estate of W. D. Williams......Substituted Defendant.

OTICE is hereby given that on Thursday, November 17, 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 substituted defendant, as executor of the estate of W. D. Williams, deceased, in the following property, for the recovery of the sum of Rs. 3,145.50 with interest on Rs. 3,000 at 9 per cent. per annum from April 6, 1908, till payment in full, viz.:—

An undivided part of the entire land called Dambagahalanda alias Katuwalanda and of the buildings standing thereon, situated at Urapola, in the Udugaha pattu of Siyane korale; and bounded on the east by the land belonging to Sardiel, Police Vidanerala and the lands belonging to others, on the south by the ditch, on the west by the high road leading from Hanwella to Pasyala, and on the north by the land belonging to Moor people; containing in extent about 20 acres, excluding the Government school building and the ground on which it stands.

Fiscal's Office, Colombo, October 19, 1910. E: Ondatje, Deputy Fiscal.

In the District Court of Colombo.

Mitchell Vanderstraaten, of Mill Cottage, 

No. 30,058.

Vs.

Mariamboe Natchia, of No. 36, Dean's road, in 

OTICE is hereby given that on Tuesday, November 15, 1910, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property specially and primarily mortgaged by bond No. 791 dated October 23, 1907, attested by W. A. S. de Vos, of Colombo, Votary Public, and declared bound and executable under. he decree entered in the above action, for the recovery the sum of Rs. 2,220 with legal interest thereon from July 1, 1910, till payment in full and costs of suit, \*Rs. 249.75, viz. :-

All that one undivided half share of and in the following properties to wit:-

(1) All that garden called Ingorapathpellewatta with the buildings and plantations standing thereon, situated and lying at Dean's road, in Maradana, within the Municipality and District of Colombo, Western Province, bearing asse ment No. 36; bounded on the north by the garden of Sinne Tabbe Madar Lebbe, on the east by the garden of Signe Tabbe Samsi Lebbe Marikar, on the south by a footpath, and on the west by the high road; containing in extent twenty-nine perches and 24/100 of a perch according to the figure of survey thereof, dated August 23, 1850, made by S. H. de Jong, Land Surveyor.

(2) All that divided postion of garden called Indooroowe-tottant marked allotment "A" in the plan hereinafter referred to, situated at Maradana, now called Dean's road, in Maradana, within the Municipality and District of Colombo, aforesaid, being a portion of premises bearing assessment No. 36, Dean's road; bounded on the borth by the garden of Madar Lebbe, now belonging to the estate of Karo Fernando, on the east by the other part of the same

garden marked letter "B" in the said plan, on the south by the garden of Saiboe Candoe Assena Marikar and Packeer Tamby Sinna Marikar, now of Isboe Lebbe Omeru Lebbe Markar, and on the west by the garden of Catoo Bawa Sinna Markar, now of Abdul Cader Ahamado Lebbe Marikar containing in extent eight square perches and 78/100 of a perch, according to the plan and survey dated April 1, 1896, and made by Frederick Bartholomeusz, Surveyor, which said two contiguous allotments of land and premises called Ingorapathpellewatta and Indooroowetottam adjoin each other and now form one property, and are according to the survey plan and description thereof No. 350 dated June 29, 1897, made by C. Henry L. Leems bruggen, Licensed Surveyor, described as follows:—

All that garden called Ingorapathpellewatta with the house thereon bearing assessment No. 36 and a portion of Indooroowetottam, situated in Dean's road, in Maradam Ward, within the Municipality of Colombo, aforesaid; bounded on the north by the property of Cap Fernande, east by the property of Segoo Meera Lebbe Hadian Marikar, on the south by the property of Esubu Lebbe Omeni Lebbe Marikar and by a lane five feet wide, and on the west by Dean's road; containing in extent thirty-six perches and 39/100 of a perch, 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, title, interest, property, claim, and demand whatsoever of the defendant in, to, out of, or upon the same.

Fiscal's Office, Colombo, October 19, 1910. E. QNDATJE,

In the Court of Requests of Colombo.

David Mathew Jansz, Secretary of the District Court of Colombo ...... Plainti

No. 19,417.

-Vs. •

Usuf Lebbe Sheik Abdul, Cader of No. 167, Second division, Maradana ..... Defendant.

OTICE is hereby given that on Wednesday, November 16, 1910, commencing at 11 o'clock in the foreneon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 25.30 and costs Rs. 25 · 25, viz. :--

- 1. Half share of the plantation and 1 share of the remaining half of the plantation and the entire soil of the land called Paravantottam together with the tiled house standing thereon, situated at Mahagoda in Beruwal badde of Kalutara totamune, in the District of Kalutara; and bounded on the north by Maggonayawatta alias Pallattùtottam, east by the garden wherein Modeen had resided, south by Paravantottam, and on the west by Maggonayawatta, containing in extent about 11 acre.
- 2. One-third share of the entire soil and plantation of the land called Kurumarikkartottam, situated at ditto; and bounded on the north and east by Tattanwayel, and in the south and west by Kurumarikkartottam, containing extent about I acre.
- 3. The entire soil and plantation of the land called Maggonayawatta, situated at ditto; and bounded on the north by a portion of the same land, east and south by Paravantottam, and on the west by the old high road, containing in extent about 3 roads,
- One-third share of the entire soil and plantation of the land called Palayantottam; situated at ditto; and bounded on the north by a footpath, east by Panittangodawatta, south by Ayanuttutottam, and on the west by Palaiyantottam, containing in extent about 11 acre.

Deputy Fiscal's Office, B. P. J. Golfes, Kalutara, October 19, 1910. Disputy Fiscal.

Central Province.

In the District Court of Kandy.

No. 20,288.

 $\mathbf{v}_{\mathbf{s}_{\!\scriptscriptstyle{\bullet}}}$ 

Kawanna Sinnatamby, administrator of the estate of Kawanna Ibrahim Saibo alias Sinnatamby, deceased, Deiyannawela, in Kandy ....... Defendant.

OTICE is hereby given that on Nevember 14, 1910, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, to wit:

1. The house No. 67, situate at Malabar street, in Kandy; bounded on the east by house of Peens Hassan Tuwan, south by the land of Mr. Goonetileke, west by the house of Thomas Appoo, and on the north by high road.

2. The houses bearing Nos. 22, 23, 24, and 25, situate at Malabar street, in Kandy; bounded on the east by land belonging to Karia Korala, south by high road, west by land belonging to Bibile Banda, and on the north by land belonging to Karia Korala.

3. The house No. 14, situate at Browning street, in Kandy; bounded on the east by house of Wadugodepitiya, south by house No. 15, west by high road, and on the north by house No. 13.

Amount of writ, Rs. 1,625.50 and interest.

Fiscal's Office, Kandy, October 18, 1910. A. V. WOUTERSZ, Deputy Fiscal.

Northern Province.

♠ In the District Court of. Jaffna.

ambiah S. Cooke, of Jaffna..... Plaintiff.

No. 4,747.

Muhiatheenkandu Muhammatukany, of Vannar-

ponne West, now of Mullaittiva...... Defendant.

OTICE is hereby given that on Tuesday, November 15, 1910, at 10 o'clock in the foreneon, 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 Ra 1,451 12, with interest on Rs. 800, at the rate of 18 per cent, per armum from May 25, 1906, until payment in full and charges, viz.:—

Athiyady and Attyady, containing or reputed to contain in extent 4 lachams of varaku culture and 6% kullies with house, well, and cultivated plants; bounded or reputed to be bounded on the east by the property of Neynamuhammadu Nachia, wife of Kulantai, north by by-lane, west by sand road, and on the south by the property of Ilavaik-kandu Sultan Meyadeen.

Fiscale Office, Jaffna, October 14, 1910. V. THAMBIPILLAI, Deputy Fiscal.

"In the District Court of Jaffna.

avanna Mana Ana Roona Ana Roona Ravanna Mana Muttiah Cheddy, of Vannarpoane..... Plaintiff.

No. 7,236. Vs.

(1) Kanthar Suppiramaniam and wife, (2) Anna Ledchumi Amma, at Sarasalai ..... Defendants

OTICE is hereby given that on Monday, November 14, 1910, 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. 3,034·16 with interest on Rs. 2,500 at the rate of 12 per cent. per annum from April 11, 1916, until payment in full, and costs of suit being Rs. 135·87, and charges, viz.:—

An undivided \$\frac{2}{2}\$ share of a piece of land situated at Vannarponne East, called Chettythalvu and Kattalampulam, containing or reputed to contain in extent 38½ lachams of varaku culture with house, well, and other appurtenances; bounded or reputed to be bounded on the east by the property of Vairamuttu Chanmukam, north by the property of the heirs of the late Chimnattampiar Veluppillal and by by-lane and by the property of Annamuttu; with of Tambyah, and shareholders, and by the property of Chimnattamby Tambyah and others, west by the property of Chetuppillai wife of Sapapathy, and on the south by the property of Sivakurunatar Kumaraswamy and others.

Fiscal's Office, Jaffna, October 14, 1910.

V. THAMBIPILLAI, Deputy Fiscal.

## Southern Province.

2/50

In the District Court of Galle.

M. K. M. P. R. Letcheman Chetty, of Galle......Plaintiff.

(1) M. K. Mohammado Hassan, (2) Sayna Moona Abdul Cader, both of Dikwella......Defendants.

NOTICE is hereby given that on Saturday, November 12, 1910, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz.:—

An allotment of land bearing No. 10,920 of the extent of 8 amunams, situated at Tihawa, in Magam pattu of the Hambantota District; and bounded on the north and south by Diyo Appu's land, on the west by Crown canal, and on the east by canal.

Writ amount, Rs. 6,218.40 with interest on Rs. 6,034.85 at 9 per cent. per annum from February 18, 1910.

Deputy Fiscal's Office, Hambantota, October 13, 1910. L. S. Woolf, Deputy Fiscal.

# North-Western Province.

5748

NOTICE is hereby given that on Saturday, November 19, 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. All that land called Dummaladeniyewatta, situated at 'Poramadala, in Dambadeni-Udukaha Korale East; bounded on the north by Waduwawata village boundary, on the east and south by properties of Kapuruhamy Korala and others, on the west by endaru fence; extent about 8 lahas of kurakkan sowing.
- 2. All that land called Kahatagahamulawatta, at Poramadala aforesaid; bounded on the north by Hitinawatta of Kapuruhami Korala, on the east and south by the field, and on the west by the property of Rev. Dharmarama; extent 2 lahas of kurakkan sowing.
- 3. All that half share of land called Beligabamulawatta, at Poramadala aforesaid; bounded on the north by property of Ranhamy and others, on the east by property of Petanhamy Officer, on the south by the field, and on the west by the property of Kapuruhamy Korala and others; extent 5 lahas of kurakkan sowing.
- 4. All that land called Kaduruwewewatta, at Poramadala aforesaid; bounded on the east by Muttettulandehena, on the south by the property of Yapahamy Vidane, on the west by Kaduruweta ditch, and on the north by the ditch; estent 5 kurunies of kurakkan sowing.
- 5. All that land called Rukgahamulakumbura, at Poramadala aforesaid; bounded on the east by the field of .

Yapahamy Vidane, on the south by the field of Davith Naide and others, on the west by the field of Yapahamy Vidane, and on the north by the field of Appuhamy Vedanes, extent 1 amunam paddy sowing.

amount to be levied Rs. 1,685 75, with legal interest on Rs. 1706 75 from December 13, 1906, till full payment.

Fiscal's Office, S. D. SAMARASINHE, Kurunegala, October 18, 1910. Deputy Fiscal.

In the District Court of Chilaw.

a Panjawarnem Pulle, of Chilaw...... Plaintiff.

vo. 3,933. Vs

Ungampolage Migel Fernando, of Wennappuwa. Defendant:
OTICE is hereby given that on Saturday, November 19,
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 defendant in the following property,

(1) The garden called Madangahawatta, situated at Uhitiyawa, in Kammal pattu, Pitigal Korale South, in the District of Chilaw; and bounded on the north by a portion

of this garden belonging to Udugampolage Santiago Fernando and others, east by the garden belonging to Warnaculasuria Clementina Samel and others, south by the garden belonging to Udiriappuwaduge Thomis Fernando and others, and west by the garden belonging to Eugenu Fernando Annawirala and others; containing in extent 100 coconut trees.

(2) The garden called Talgahawatta, situated at Ulhiti-yawa aferesaid; and bounded on the north by the garden belonging to Udugampolage Pelis Fernando and others, east by the garden belonging to Warnaculasuria Clemento Fernando and others, south by the garden belonging to Poretotage Peduru Fernando and others, and west by the garden belonging to Udiriappuwaduge Jokino Fernando and others; containing in extent 110 coconut trees.

Amount to be levied Rs. 479 70 with interest on Rs. 250 at  $1\frac{1}{2}$  per cent. per mensem, from March 15, 1908, till January 29, 1909, and further interest on the aggregate sum at 9 per cent. per annum from January 29, 1909, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, November 17, 1910. A. V. HERAT, Deputy Fiscal.

# LIST OF JURORS AND ASSESSORS.

# EASTERN PROVINCE.

# Trincomalee District.

IST of Jurors residing in the District of Trincomalee who are both qualified to serve as Jurors and Assessors in terms of the 257th clause of the amending Ordinance, No. 1 of 1910, of the Criminal Procedure Codes, during the Year 1910.

N.B.—This letter (s) prefixed to names signifies Special Jurors.

# ENGLISH-SPEAKING JURORS.

s Abraham, Peter, superintendent, minor roads, division No. 2

Ariyanayakam, J. B., clerk, Kachcheri, division No. 6

Arulampalam, V. Ramalingam, assistant, provincial registrar's clerk, division No. 2 Atwell, James Henry, superintendent,

Medway estate 19 Baker, Clarence Frank Steward, irrigation engineer

Balfour, John Aylmer, acting director of irrigation

Chellaiya, M. J., landed proprietor, division No. 2 Chellappa, Sathasivampillai, landed pro-

prietor, division No. 8

Hönman, Owen Walter, irrigation engineer Johnpulle, Samuel Frederick, head

clerk, Kachcheri, division No. 2 Kanagaratnapillai, Tampiah, clerk, Irri-

\* gation Department, division No. 6

Kanagasingam, Subramaniar, landed

proprietor, division No. 9 Kandiah, S. T., clerk, Irrigation Depart-

ment, division No. 2 Kathiravelupillai, Kadirgamatamby,

landed proprietor, division No. 5 s Kumarakulasinghe, S. S. B., kachcheri mudaliyar, division No. 3

mudaliyar, division No. 3

Lamerton, John Turner, caretaker,
Naval buildings

Fort Frederick
do.
Trincomalee
do.
Fort Frederick
Trincomalee
do.
do.
do.

Trincomalee

do.

Nilaveli

s MacBride, Robert Johnstone Knox, district engineer, division No. 1

's Meaden, Bertram Grant, irrigation engineer

s Molesworth, G. N. L., landed proprietor

Morris, Richard Francis, irrigation engineer
 Nadarajah, V. A., clerk, Forest Depart-

ment, division No. 2

s Nadarajapillai, Sarayanamuttu, notary public, division No. 6

Opilamany, Thaiyalpagapillai, clerk, Irrigation Department, division No. 8 Sabaratnam, Arunasalem, salt storekeeper

Swappirakasam, Kanagaratnam, clerk, Irrigation Department

s Subramaniam, Kathirkamatamby, shroff, Kachcheri, division No. 5

Subramaniam, Karthigesar, foreman, Royal Engineer's Department, division No. 6

s Swamynathapillai, Nallatamby, landed proprietor, division No. 5 Thambiah, Francis Marshal, head clerk,

Irrigation Department
Thamotherampillai: Kathirkamatamby

s Thamotherampillai; Kathirkamatamby, agent, Ceylon Steamship Co., Ltd., division No. 2

s Vannia tamby Vannipam, P. V., l proprietor, division No. 9 Trincomalee •

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# TAMIL-SPEAKING JURORS.

Abdul Rascol, S. E., shopkeeper, division No. 10 Ahilanthi, Sammigam, landed proprietor

Ahilanthi, Samugam, landed proprietor Aiyathurai, Kanavatipillai, landed proprietor

Aiyathurai, Thampaiah, landed proprietor, division No. 3 Trincomalée-Kilivetty

do.

Naval Yard

Kallimeda Trincomalee Anthony, Migael, landed proprietor Arunasalem, Kanapathipillai, landed proprietor, division No. 10 Kadiravelu, Sinnacuddy, landed proprietor Kaliappen, Padaiandy, landed proprietor Kalicuddy, Subramania Udaiyar, landed proprietor Mutur

Trincomalee Sinnakinia Ichchilampattai

Paddimedu

Kanagasabai, Konamalai, teacher, Government school Kanavatipillai, Arampu, landed proprietor Kanavatipillai, Murugapper, landed proprietor Kathirkamatamby, Namaswayam, shop-keeper, division No. 5 Konamalai, Katiramatampi, landed proprietor landed • pro-Periyatampi, Konamalai, prietor, division No. 3 Konamalai, Kandapper, landed proprietor Mahat, Miskinpillai, landed proprietor Maydeen Bawa, Pitchaipillai, landed proprietor Meerasah, Kaduvava, landed proprieto: Meerasah, Sinnatamby, landed proprietor Miskin, Kader, landed proprietor, division Mohaideenpichai, landed proprietor Athambawalevvai, Kathirakamatamby, Nagaratnapillai, landed proprietor, division No. 1 Nallatamby, Thampapillai, clerk, Local Board, division No. 1 Paramu, Kathikesar, landed proprietor, division No. 1 Pasupathipillai, Karthikasar, landed proprietor, division No. 5 Pathiman, Velauther, landed proprietor Periatamby. Kandapper, landed proprietor

Kilivetty Nayamatidal Malligaitivu

Trincomalee Kuddampuli

Trincomalee Maruthadichenar Periakinia

Toppur Mutur Periakinia

Trincomalee

Sinnakinia

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Vannamadutidal Ponniah, Kandapper, landed proprietor Ponniah, Vairavanather, shopkeeper, division No. 8 Rasiah, Murugapper, excise clerk, division

No. 9 Ratnasapapathy, Vallipuram, landed pro-

prietor Sathakulebbe, Sınnatambylebbe, lamled proprietor

Seenivappu, Pichaipillai, landed proprietor Segumadar, Achchipillai, landed proprietor Seyadu, Muhamadu Saibo, K. A., merchant, division No. 7

Seynadin Hadgiar, Kannuvappu Hadgiar, landed proprietor

Sinnamaracair, Kathirumera Marcair, landed proprietor
Sinniah, Subramaniar, tank guardian

Sithamparapillai, Naganather, landed proprietor, division No. 2

Sitherapoopalapillai, Velupillai, landed proprietor, division No. 8 Sivagurunather, Eliyatamby, landed pro-

prietor, division No. 2 Somasagarampillai, Mailwaganam, divi-

sion officer, division No. 5
Thiruvengadachetty, Vengadasalachetty,

landed proprietor, division No. 7 Vallipuram, Kandavanam, overseer, Public Works Department

Vallipuram, Murugasu, overseer, Public Works Department, division No. 2

Viswalingam, Namasivayampillai. census clerk, division No. 5 Kudampuli

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# SINHALESE-SPEAKING JURORS.

Arunolis Appu, M. D., trader, division No. 7
Balasuria, Andris, trader, division No. 10
Bandara, D. S., trader, division No. 7
De Silve, Daniel L. D., trader, division No. 7
Edorishamy, K. P., trader, division No. 10\*

Deputy Fiscal's Office, Trincomalee, October 6, 1910. Trincomalee do. do. do. Juvanis Appu, G. P. V., trader, division No. 5 Nampakaravasan Appiwabathu Marisian Appu, trader Noris Appu, L. H. L., trader, division No. 7 Singoappu, W., trader, division No. 10 Sugathathas, K. P. W., trader, division No. 7

Trincomalee

Mutur Trincomales do.

F. BARTLETT,
Deputy Fiscal.

# 4/57

# NOTICES IN TESTAMENTARY ACTIONS.

(Continued from page 582.)

In the District Court of Colombo.

Order Nisi declaing Will proved.

Testamentary Jurisdiction.
No. 3,747.

In the Matter of the Last Will and Testament of the late John Drummond of Campfield, Comrie, Scotland, and lately planter of Oonankande, Dolosbage, Ceylon, deceased.

THIS matter coming on for disposal before Allan Drieberg, Esq., District Judge of Colombo, on October 17, 1910, in the presence of Mr. W. F. H. de Saram, Proctor, on the part of the petitioner Richard Francis de Saram of Colombo; and (1) the affidavit of the said petitioner dated October 14, 1910, (2) an extract of the last will of the deceased above-named, (3) a power of attorney in favour of the petitioner, and (4) the order of the Supreme Court dated September 19, 1910, having beat lead: It is ordered that the will of the said John Drummond, deceased, dated November 8, 1907; of which an extract man the Commissariat of Edinburgh 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 Richard Francis de Saram is the lawful attorney of the executor named in the said will and that he is entitled to have letters of administration with the copy of the will annexed issued to him accordingly, unless any person or persons interested shall, on or before October 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1910.

ALLAN DRIEBERG, District Judge.