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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.

***					1	PAGE	•		;	I	PAGE
Passed Ordinances			••	i			Notices in Testamentary Actions				5 8 8
Draft Ordinances		• •	• •			587	Notices in Insolvency Cases	••	•		591
Notices from Supreme					٠.		Notices of Fiscals' Sales			_	591
Notices from Council	of Lega	al Education					Notices from District and Minor Courts	:			-
Notifications of Crimin			ne Court		٠.		Lists of Articled Clerks	• •			
Lists of Jurors and As	seesor	s	••		٠.				•		

ORDINANCES. DRAFT

MINUTE.

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

> An Ordinance to amend in certain particulars Ordinance No. 11 of 1842, intituled "An Ordinance to provide for a Church in Kandy."

Preamble.

HEREAS it is expedient to amend in certain particulars VV Ordinance No. 11 of 1842, intituled "An Ordinance to provide for a Church in Kandy": 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 Kandy Church (Amendment) Ordinance, 191," and shall be read and construed as one with the principal Ordinance.

Addition of new section 13 A.

2 After section 13 of the principal Ordinance the following section shall be added and numbered 13 A, namely:

Power to trustees to acquire property and maintain parsonages schools, and missions, &c., out of income and collections.

13 A. (1) It shall be lawful for the said trustees, after defraying such necessary expenses as are specified in the last preceding section, to spend any income, rents, revenues, interest, fees, collections, or subscriptions, or any other funds which may come into their hands as trustees, in the purchase or acquirement of property of any description for the purposes of their trust, or in the payment of the stipends of the clergy, teachers, and catechists of the said church, or in the erection or purchase of a parsonage for the use of the clergyman of the said church, or for the maintenance of such parsonage and of schools or missions attached to the said church, or on any other religious work connected with the said church.

Power to trustees to lease real property for a term not exceeding ninety-nine years.

- (2) It shall be tawful for the said trustees to lease any portion or portions of the real estate and property vested in them as trustees, or any right or privilege over confidenting any such estate or property, for the purposes of their trust, provided that the following conditions be observed:
 - (1) Every such lease shall be made to take effect in possession at or within one year next after the making thereof, and shall be for such term not exceeding ninety nine years, as the trustees shall think proper.

(2) On every such lease shall be reserved the best rent or reservation in the nature of rent, either uniform or not, that can be reasonably obtained.

(3) Every such lease shall be by notarial instrument and shall contain a condition for re-entry on nonpayment of the rent for a period not less than twenty-eight days after it becomes due.

(4) Every such lease shall contain such covenants, conditions, and stipulations as the said trustees shall deem expedient with reference to the special circumstances of the demise.

- (3) It shall be lawful for the said trustees on the death, retirement, removal, or incapacity of the clergyman of the said church, to nominate a fit person to be clergyman thereof, subject to the consent of the Bishop of the diocese, and to such rules made by the synod of the diocese in regard to such nomination as may be lawfully binding on them.
- (4) Nothing in this Ordinance contained shall affect the right of the said trustees to sell any real estate and property vested in them as trustees in pursuance of, and in accordance with, the terms and conditions contained in the instrument or deed of trust.

Amendment of sections 5 and 19.

3 In sections 5 and 19 of the principal Ordinance the word "clergyman" shall be substituted for the words "Colonial Chaplain."

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 12, 1910.

H. L. CRAWFORD, Acting Colonial Secretary.

Statement of Objects and Reasons.

The necessity for this Ordinance has arisen chiefly from the fact that by Ordinance No. 14 of 1881 the salaries and allowances payable to the Bishop and the Clergy of the Church of England were prospectively abolished. The Ordinance gives power to the Trustees of St. Paul's, Kandy, to apply the revenues of the Church for the payment of the stipends of the Clergy, &c., for the purchase of property for the purposes of the trust, and for the maintenance of all religious institutions in connection with the Church. It also gives them the right to nominate a person to be appointed as clergyman in the event of a vacancy, and also, as occasion requires, to lease property vested in them as Trustees.

Attorney General's Chambers, Colombo, October 7, 1910. WALTER PEREIRA, Acting Attorney-General

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. ment of the last Vengsdasalem Chettiar No. 3,741 Narayanen Chettiar, of Andival street, Colombo, deceased.

THIS matter coming on for disposal being Allan Drieberg Esq., District Ludge of Colombo, on October 12, 1910, in the presence of Might 3. Remando, Proctor, on the part of the petitioner West dealers Chettiar Sinnetamby Chettiar, of Andival street, Colombo, and the affidavit (1) of the said petitioner dated October 1910, and (2) of the attesting Notary and of the witnesses dated

October 5, 1910, having been read: It is ordered that will of the said Vengadasalam Chettiar Narayanen Chiar, deceased, dated July 27, 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 Vengadasalam Chettiar Sinnettin by Chettiar 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 November 10, 1910, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN DRIEBERG,
District Judge.

October 12, 1910.

In the District Court of Kalutara

Order Nisi.

tamentary In the Matter of the Estate of the late Don Davith Ranatunga Appuhamit, of Kalumisdiction. gala, deceased. o. 640.

HIS matter coming on for disposal before P. E. Pieris, Esq., District Judge of Kalutara, on October 5, 1970, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner Don Lewis Ranatunga Appuhamy, of Kalugala; and the affidavit of the said petitioner dated September 2, 1910, having been read :

It is ordered that the petitioner Don Lewis Ranatunga puhamy, of Kalugala, be and he is hereby declared titled to administer the estate of the said deceased as son of the said deceased, and that letters of administration do ssue to him accordingly, unless the respondents—(1) Weddagala Seelawansa Hitihamillage Huratal Hamine, (2) Don Dionis Ranatunga Appuhamy, minor, by his guardian ad litem the 1st respondent, both of Kalugala—shall, on or before November 2, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 5, 1910.

P. E. PIERIS, District Judge.

the District Court of Negombo.

Order Nisi.

mentary urisdiction. No. 1.178.

In the Matter of the Estate of the late Bastian Anthony Fernando Pedro Pulle, deceased, of Etgala.

HIS matter coming on for disposal before B. Constantine, is district Judge of Negombo, on October 4, 1910; in the sence of Mr. D. L. E. Amarasingha, Proctor, on the part of the petitioner Don Juliana Gabriel Pulle of Etgala; and the affidavit of the petitioner dated June 23, 1910, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration of the estate of the deceased above-named issued to her unless the respondents-(1) Maria Peries Savari Pulle, (2) Porlentina Fernando, assisted by her husband (3) Philippu Peries Pedro Pulle, (4) Susey Fernando Pedro Pulle, all of Etgalashall, on or before November 4, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 4, 1910.

B. CONSTATINE, District Judge.

An the District Court of Negombo. Order Nisi.

Certamentary Jarisdiction. No. 1,179.

In the Matter of the Estate of the late Salpadoruge Francisco Fernando, deceased, of Pallansena.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, of Negombo, on October 10, 10, in the presence of Mr. D. L. E. Amarasingha, Proctor, the part of the petitioner, Liyanage Philippu Fernando, Pallansena; and the affidavit of the said petitioner dated ctober 4, 1910, having been read

It is ordered that the petitioner be and he is hereby leeled dentitled to have letters of administration of the stat of the deceased above-named issued to him, unless the respondents—(1) Liyanage Pabilina Fernando, Ambrosia Fernando—shall, on or before November 4, 1910, show sufficient cause to the satisfaction of this court to the ontrary.

October 10, 1910.

B. CONSTANTINE District Judge.

the District Court of Kandy:

Order Nisi.

estamentary In the Matter of the Intestate Estate of Juri diction. Hapanpedigedara Horatala, late Vidahna Duraya of Mamudawela, deceased.

And (1) Hapanpedigedara Sundara, (2) Hapanpedigedam Eunchi, both of Ketakumbura; by their guardian ad litem (3) Weligampola Durayale-....Respendents. nald Dias, Esq., District Judge of Kandy, on September

22, 1910, in the presence of Messrs. Jonklass and Langenberg, Proctors, on the part of the patitioner Weligampola Durayalegedara Ukku, of Hapanpoligalata, Ketakumbura; and the affidavit of the said petitione dated August 29, 1910; having been read:...

It is ordered that the petitioner Weligampola Duray gedara Ukku, of Hapanpedigedara aforesaid be and she is hereby declared entitled to letters of administration to the estate of Hapsinpedigodara Horatala, late Vidahna Duraya of Mamudawela, deceased, as the widow of the said deceased, unless (1) Hapanpedigedara Sundara, (2) Hapanpedigedara Punchi, both of Ketakumbura, by their guardian ad litem Weligampola Durayalegedara Kiri Biyah of Haliyadda, shall, on or before October 20, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1910.

FELIX R. DIAS District Judge.

The date of showing cause is extended to November 10, 1910.

October 20, 1910.

F. R. DIAS, District Judge.

In the District Court of Jaffins Order Nisi. · 療寸

Testamentary In the Matter of the Estate of Chellakkandu, wife of Verhay Ponnusamy, of Velvettiturai, decea Jurisdiction. No. 2,349. Vallipuram Vadivelu, of Valvettiturai Petition

of ditto Respondent

Vs. (1) Vethavanam Ponnusamy, of Valvettiturai, (2) Theivanaippillai, widow of Veluppillai Chelliah,

HIS matter of the petition of 'Vallipuram Vadivelu, of "Valvettiturai, praying for letters of administration to the estate of the above-named deceased, coming on for disposal before R. N. Thaine, Esq., District Judge, on September 22, 1910, in the presence of Mr. S. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 20, 1910, having been read: It is declared that the petitioner is the uncle of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before November 11, 1910, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1910.

R. N. THAINE. District.Judge.

In the District Court of Janna. Order Nisi.

Testamentary In the Matter of the Estate of the Valampikai, wife of Ponnusamy Jurisdiction. No. 2,355. Vannarponnai East, deceased, Ramalingam Vadivelu, of Vannarponnai East. Vs.

Sinnatamby Thiagarasa, of Vannarponnai East. Respub

HIS matter of the petition of Ramalingam Vadively, Vannarponnai East, praying for letters of administration to the estate of the above-named deceased Valampikai, wife of Ponnusamy, of Vannarponnai, coming on for disposal before R. N. Thaine, Esq., District Judge, on October 10, 1910, in the presence of Mr. K. Stvapirakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated October 8, 1910, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as natural guardian of the sole heirs of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before October 37, 1916, show sufficient cause to the satisfaction of this court to the contrary.

> THATNE District Judge.

October 10, 1910.

590

In the District Court of Jaffna.

Order Nisi.

To tamentary
Julisdiction.
No. 2,358.

In the Matter of the Estate of the late Aromugham Muttutamby, late of Seramban, deceased.

Chard A. Ramoppillai, of Nallore Petitioner.

Vs.

THIS matter of the petition of Richard A. Ramoppillai, of Nallore praying for letters of administration to the estate of the above-named deceased Aromugham Muttutamby coming on for disposal before R. N. Thaine, Esq., District Judge, on October 12, 1910, in the presence of Messrs. Sivaprakasam and Kateresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 11, 1910, having been read: It is declared that the petitioner is the brother and next of kin of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before October 31, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 7 191

R. N. THAINE, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary Just diction. No. 3,960. In the Matter of the Intestate Estate of Weligadage Saineris de Silva, deceased, of Welitara.

HIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge, Galle, on August 2, 1910, in the presence of Mr. D. W. Subasinghe, Proctor, on the part of the petitioner Weligodage Sardial de Silva; and the affidavit of the petitioner dated July 12, 1910, having been read: It is ordered that the 2nd respondent be appointed guardian ad litem of 3rd and 4th respondents, unless the respondents shall, on or before the September 16, 1910, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Weligodage Sardial de Silva is the eldest son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Weligodage Sadiris, (2) Weligodage Samaris, (3) Weligodage Dias Appu, (4) Weligodage Pabilis Silva, all of Welitara—shall, on or before September 16, 1910, show sufficient cause to the satisfaction of this court to the contrary.

August 2, 1910.

W. E. THORPE, District Judge.

Date extended to November 2, 1910.

October 5, 1910.

W. E. THORPE, District Judge.

Order Nisi declaring Will proved, &c.

Lamentary In the Matter of the Estate of the late Agampodi Nona Mendis Hamine, deceased, of Kosgoda.

In the District Court of Galle.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge of Galle, on October 1, 1910, in the presence of Mr. W. P. Amarasinghe, Proctor, on the part of the petitioner Pelis Mendis Abesekera; and the affidavit dated September 29, 1910, having been read: It is ordered that the will of Agampodi Nona Mendis Hamine, deceased, dated September 12, 1910, be and the same is hereby declared proved unless the respondents—(I) Hendadura Asohamy de Soysa, (2) Agampodi Disan Mendis, (3) Agampodi Baron Mendis, (4) Agampodi Beynis Mendis, (5) Agampodi Arlina Mendis Hamine, and her husband (6) Demuni Karnellis de Soysa, (7) Agampodi Arlis Mendis, (8) Sudamma Nanda Terunnanse, (9) Agampodi Pedrick Mendis Appuhamy, (10) Podihamy de Soysa Hamine, (11) Agampodi Dasaneris Mendis, (12) Agampodi Hendrick Mendis, (13) Agampodi Uwaneris Mendis, (14)

Agampodi Lawariel Mendis, (15) Sophia Not Wijeruma Hamine, and her husband (16) Agampodi Mendis, (17) Agampodi Ayaneris Mendis, (18) Agampodi Cecelia Nona Mendis Hamine, and her husband (19) Mendis Adrivan de Abrew, (20) Agampodi Misilin Nona Mendis, and her hisband (21) Stone Mendis Wickramanayaka. (22) Agampodi Lily Nona Mendis, (23) Agampodi Jolly Nona Mendis, (24) Agampodi Medalin Nona Mendis, (25) Agampodi Mathes Nona alias Medalin Mendis Hamine, and her husband (26) Kumarasinghe Puran Perera Rajakaruna Appuhamy, all of Kosgoda—shall, on or before November 14, 1909, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Pelis Mendis Abesekera

It is further declared that the said Pelis Mendis Abesekera is the executor named in the said will and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before. November 14, 1910, show sufficient cause to the satisfaction of this court to the contrary

faction of this court to the contrary,

It is further ordered that the 26th respondent be appointed guardian ad litem over the 13th, 14th, 22nd, 23rd, and 24th respondents, unless sufficient cause be shown to the contrary on November 14, 1910.

October 1, 1910.

No. 3,963.

W.E. THORPE, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary In the Jurisdiction.

In the Matter of the Estate of Bobaduge Caronchi Hamy and husband Gardiye Mahawattage Carde Silva, both late of Magala, de asset

THIS matter coming on for disposal be 18 W. 1. Thorpe, Esq., District Judge, Galle, on August 10 1910, in the presence of Mr. D. W. Subasinghe, Proctor, the part of the petitioner Gardiye Mahawattage Charles 18 Silva; and the affidavit of the petitioner dated July 14, 1910, having been read:

It is ordered and declared that the said Maharoticgo. Charles de Silva is the eldest son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Gardiye Mahawattage Mappi Nona, wife of (2) Serukkalige George de Silva, and (3) Gardiye Mahawattage Thomas de Silva all of Magalla—shall, on or before September 27, 1910, show sufficient cause to the satisfaction of this court to the contrary.

W. E. Thorp

Galle, August 10, 1910.

Extended to November 2,.1910.

October 13, 1910.

W. E. THORRE, District Judge.

District

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,977.
In the Matter of the Estate of Levin
Marcar Sariffa Umma, deceased,
Galle.

THIS matter coming on for disposal before V. E. Thorpe, Esq., District Judge, Galle, on October 4, 1910, in the presence of Mr. Sethukavaler, Proctor, on the part of the petitioner Sego Mohammed M. Lamedo Meerado, the affidavit of the petitioner dated October 1, 1910, having been read:

It is ordered and declared that the said Sege Mohammed Mohamedo Moradu is a creditor of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents of the Maricar Abdul Cader, (3) Idroos Lebbe Marcar Segundanical Hamido, (4) Idroos Lebbe Marcar Mohamedo Umita, 16 of (5) Urius Lebbe Mohamedo, (6) Idroos Lebbe Marcar Reylamath Umma, wife of (9) Sego Mohamedo Mohamed Aboobacker, (8) Idroos Lebbe Marcar Rahlia Umma, wife of (9) Aysi Lebbe Marcar Aboobacker, all of Galle Fortshall, on or before November 15, 1910, show cause to the satisfaction of this court to the contrary.

Ostober 4, 1910.

W. E. THORPE, Pistrict Judge. the District Court of Galle.

Order Nisi.

mentary diction. 3,982. In the Matter of the Intestate Estate of Ismail Lebbe Mariccar Mohammed Hadjiar; deceased, of Galle Fort.

HIS matter coming on for disposal before H. E. Beven, Esq., District Judge, Galle, on October 15, 1910, in the presence of Mr. D. W. Subasinghe, Proctor, on the part of the petitioner Abdul Carder Mohammed Ismail;

and the affidevit of the petitioner dated October 15, 1910, having been read: It is ordered and declared that the said Abdul Carder Mohammed Ismail is a nephew of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless any one interested shall, on or before November 2, 1910, show sufficient cause to the satisfaction of this court to the contrary.

October 15, 1910.

H. E. BEVEN, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,319. In the matter of the insolvency of Kodicaragey
Don Charles Appuhamy, of Padukka, in the
Meda pattu of Hewagam korale.

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 November 10, 1910, for the appointment of an auditor and for approval of conditions of sale.

By order of court,

D. M. JANSZ,

Colombo, October 20, 1910.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Vawenna Mohammado Yoosoof, of 2nd Division, Maradana, Colombo.

OTICE is hereby given that the above-named insolvent has been allowed a certificate as of the third class.

By order of court,

Colombo, October 20, 1910.

D. M. Jansz, Secretary.

In the District Court of Colombo.

No. 2,375. In the matter of the insolvency of Ana Kawenna Khasa Mohideen, of Siripina's lane in Wolfendahl, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the

sitting of this court on November 3, 1910, for proof of further claims.

By order of court,

D. M. JANSZ,

Colombo, October 18, 1910.

Secretary.

In the District Court of Colombo.

No. 2,411. In the matter of the insolvency of Boniface

Andrew Overlunde, of 51, St. Lucia's street, Kotahena, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 24, 1910, for the grant of a certificate of conformity to the insolvent.

By order of court,

Colombo, October 21, 1910.

D. M. Jansz, Secretary.

In the District Court of Colombo.

No. 2,412. In the matter of the insolvency of Godagama Vitanagey Andris Perera, of Dam street, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 24, 1910, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. Jansz,

Colombo, October 21, 1910.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

(1) Bastian Korallage Balbara Rodrigo Hamine, (2) Madavita Vitane Mudalige Don Rogus Samarawickrema, (3) Madavita Vitana Mudalige Don Simion Samarawickrema, all of Welisara,

in the Ragam pattu of Alutkuru korale..... Defendants.

OTICE is hereby given that on Tuesday, November 29,
1910, at 1 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 February 25,
1910, for the recovery of the sum of Rs. 1,345, with interest
on Rs. 1,000 at 18 per cent. per annum from March 26,
1904, till June 24, 1904, and thereafter on the aggregate
amount of the decree at 9 per cent. per annum till payment
in full, and costs of suit (bill not taxed yet), viz.:—

All that portion of land called Delgahawatta with the buildings and plantations standing thereon, situated at Welisara, in the Ragam pattu of Alutkuru korales and

bounded on the north by Dewata road, on the east by the land belonging to S. P. A. Robarthu, on the south by the land belonging to T. R. Candappa; and on the west by the land belonging to M. Aron Pinto; containing in extent I acre I rood and 10 perches according to the survey dated July 16, 1898, and made by Mr. L. D. Silva, Licensed Registered Surveyor, being the divided eastern half of the land called Delgahawatta situated at Welisara aforesaid; and bounded on the north by Dewata road, on the east the limit of the land formerly belonging to Don Amaris, Vel-Vidanavala, and now belonging to linis children; on the south by the limit of the land formerly of Moses Pinto and now belonging to the late Daniel Candappa; and on the west by the ditch separating Delgahakumbura from this land and the limit of the land belonging to Don Thomas Samaranayake, Notary; containing in extent about 2 acres, which said premises are held and possessed by the 1st defendant by virtue of deed No. 3,498 dated October 21, 1895, and attested by H. D. T. Samaranayake, Notary, Public, and by right of devise under the last will of the 1st defendant's husband, Madayita Vitane Mudalige Don Jacovis Samarawickrema, Gardiarachchi.

'Fiscal's Office, Colombo, October 26, 1910. E. ONDATIE, Deputy Fiscal. In the District Court of Colombo.

No. 28,727.

 V_{S}

OTICE is hereby given that on Friday, November 25, 1910, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Hs. 385, together with interest on Rs. 350 at the rate of 30 per cent. per annum from April 2, 1909, to April 28, 1909, and thereafter at 9 per cent. per annum till payment in full and cost of suit, viz.

An undivided ½ share of the land called Ranawaragahawatta alias pillewa and Ambaligahawatta inclusive of Madangahawatta and Moragahawatta with the building now used as one property, situated at Pallidora in the Palle pattu of Salpiti korale; and bounded on the north by the wall separating the property from a portion of Madangahawatta belonging to Egodage Esana Perera, the wall separating this property from a portion of Ranawaragahawatta, and the high road, east by the live fence separating the property of David Perera Rupasingha and Ambagahakumbura belonging to Savial and others, south by the live fence which separates this property from the field of John George Dias Appuhamy, and west by the wall separating this property from the remaining portion of Madangahawatta belonging to Kuruvitage Davith Singho Appuhamy and from a portion of Ranawaragahawatta; containing in extent 1 acre 3 roods and 35% perches.

Fiscal's Office, Colombo, October 26, 1910... E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

No. 31,260 C.

Vs. •

Lindumulage David de Silva, of Moratawa, presently of Henley House, Colombo ..., Defendant.

NOTICE is hereby given that on Tuesday, November 22, 1910, at 3 o'clock in the afternoon, will be sold by public auction at Henley House, Cinnamon Gardens, Colombo, the following property of the defendant, for the recovery of the sum of Rs. 955 92, with interest on Rs. 900 at 12 per cent. per annum from Angust 10, 1910, till October 12, 1910, and thereafter at 9 per cent. per annum till payment in full and costs of suit, viz.:—

Two chony, engraved couches, 3 chony loungers, 1 marble table, 1 marble teapoy, 2 nadun loungers, 1 tamarindwood teapoys, 2 hat stands, 1 hat stand with mirror, 2 chony teapoys, 1 chony high-back chair, 1 teakwood writing table, 3 cushioned large chairs, 4 tamarindwood arm chairs, 8 tamarindwood arm chairs, 3 tamarindwood tettees, 1 tamarindwood table with mirror, 1 tamarindwood, chiffenier, 1 whatnot, 2 large plates, 1 table lamp, 2 large pictores, 2 jakwood round chairs, 2 rattan chairs, ottamons, 2 deer antiers, 1 clock, 1 scraphina, 1 cushioned double chair, 3 cushioned round chairs, 1 tamarindwood square table, 10 flower pots with flower plants.

Fiscal's Office, Colombo Office 26, 1910. E. ONDATJE,
Deputy Fiscal.

Mayna Maina Mohideen Pullerer No. 17 Desn's road, Maradana, administration of the crisis of Seanna Peina Seeni Ibrahim Saito, decessed, . 18

NOTICE is hereby given that on Thirday, November 24, 1910, at 3.30 o'clock in the afternoof, vill be sold by public auction at the premises the right, title, and

interest of the said defendant in the factoric process thereof at the rate of 9 per cent, per annum from August 1, 1910 till payment in full, viz.

The inexpired term of the lease bond No. 93 dated Soptember 18, 1907, and attested by Frederick de Soysa, Notary Public, for a term of 9 years and 6 months commencing from September 1, 1907, effecting the following property, viz.:—

All that house and ground called and known as Floral Cottage, bearing assessment No. 110, situated at Pickering's road, Kotahena, within the Municipality of Colombo, in the District of Colombo, Western Province; bounded on the north by the Ambalama road, on the east by the property belonging to D. P. Ratnaike, the property occupied by W. Juan Mendis alias Hendappu, the property formerly belonging to Manuel Mendis, now to the wife of Andray Appu, on the south by the property belonging to B. Thambapillay and the property belonging to John Vellaithan Pulley and Pickering's road, and on the west by the property belonging to Mr. Ondatje and the property belonging to Cadiravil, Shroff; containing in extent 1 acre and 2 roads more or less.

Fiscal's Office, Colombo, October 26, 1910. E. Ondatje, Deputy Eisca

Central Province.

In the District Court of Kandy.

No. 18,924.

· Vś.

(1) Boraluwe Walawwe Ukku Banda, and his wife (2) Bandar Menika, (3) Kapilaratna, all of Purijjala, in Matale......Defendants

NOTICE is hereby given that on November 23, 1910, commencing at 12 noon, will be sold by public auction at the premises, the right, title, and interest of the said defendants in and to the following lands, to wit:

1. The field called Imbulgahamulapela of about 1 pela of paddy sowing extent; bounded on the east by Udalu classouth by imaniare of Habakumbura, west by wella and Hindedu-ela, and on the north by Aswedduma belonging to Kiri Baiya, situate at Halangoda.

2. The field called Habaliadde of about 2 lahas of paddy sowing extent; bounded on the east by Udalu-ela south by the imaniare of the same field, west by Atalaha belonging to Babappu, and on the north by imaniare of Imbulgahamulakumbura, situate at Halangoda.

3. An undivided half share of the field called wagala-liyadde of about 12 lahas of paddy sowing extent; and bounded on the east by Udalu-cla, west by inniare of Wagala-atalaha belonging to Babappu, south by the inniare of the same field, and on the north by inniare of Habaliadde.

4. The field called Wagalaliadde of about 12 lahas of paddy sowing extent; bounded on the east by Udalu-ela, south by inniare of Pawatagahamula-atalaha, west by inniare of Atalaha belonging to Babappu, and on the north by inniare of the same field; both situate at Halangoda.

5. The field called Medapela of about 12 lahas of padd, sowing extent, situate at Wellapahamune; bounded on the east by ela and kanatia, south by inniare of the field belonging to Kalu Banda, on the west and north by the field belonging to Maguruwan Walawwe, and Ihalawalawwa situate at Halangoda.

6. Arambewatta of ½ an acre in extent with everything thereon, situate at Purijjala; bounded on the east by the fence of Udawalawwa, south by ditch, west by high road, and north by fence of Udawalawwewatta, with everything

7. An undivided \(\frac{2}{3} \) share out of Boraluwewalawwewatta of about 2 acres in extent, and half share of the tiled house

stand of Tyon, situate at Halangoda; and bounded on the east by fence of Mudunapitawatta and Demadehena, south a Gansabahawa road, west by Galawattawela, and on the first by Teawatta.

* 8 awatta of about 2 acres in extent, situate as aforesaid bounded on the east by the fence of Boraluwa-watta, south by Gansabhawa road, west by Gansabhawa road, and on the north by Pelawatta, with everything thereon, situate as aforesaid, all in Kohonsiya pattu of Matale.

Amount of writ, Rs. 564.

piscal's Office, dy, October 25, 1910.

A. V. WOUTERSZ, Deputy Fiscal.

Southern Province.

In the District Court of Tangalla.

Abedira Sinapatabendige Don Dionis of Weligatta.. Plaintiff.

No. 1,022.

Kergigana Arachchipatabendige Don Edoris of Weligatta Defendant.

OTICE is hereby given that on Saturday, November 19, 1910, at 1 and 4 o'clock in the afternoon, will be sold by public auction at the respective premises the right,

title, and interest of the said defendant in the fellowing property, viz.

Saturday, November 19, 1910, at 1 P.M.

1. The land called Pattiyawatta, and the two tiled houses standing thereon, containing in extent 1 kuruni kurakkan, situated at Weligatta; and bounded on the north by the garden wherein Ranawira-achchige Andrishamy resides, on the east and south by Crown land, and on the west by the garden wherein Suddegamage Salman Appu resides.

2. Fourteen amunants extent of the whole land comprising of the contiguous allotments called Batkumbura, Kandiyabadailamuneirikonda, Mullekumbura, Pahalawilamuni-irikonda, and Karijjakumbura, containing in extent 18 amunams of paddy; situated at Weligatta; and bounded on the north by Weligatteira, on the east by the village limit of Weligatta, on the south by Wetiyawela, and on the west by the tank bund.

Saturday, November 19, 1910, at 4 P.M.

3. One-sixth share of Kovilabodakumbura, in extent 6 amunams of paddy, situated at Pallemalala; and bounded on the north by tank bund, on the east by Edangodella, on the south by Crown land, and on the west by Pattiyekumbura.

Writ amount, Rs. 533·33½, with legal interest on Rs. 443·48 from November 4, 1909, till payment and poundage.

Deputy Fiscal's Office, Hambantota, October 18, 1910.

L. S. Woolf, Deputy Fiscal.

1, BENJAMIN HORSBURG, Fiscal for the North-Western Province, do hereby appoint W. W. Pius Fernando, of Waikkal to be Marshal for the division of Pitigal Korale South, in the District of Chilaw, under the provisions of the Fiscals' Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

October 20, 1910.

B. Hørsburgh, Fiscal.