

# Ceylon Government Gazette

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

PART II.—Legal and Judicial.

PART III.—Provincial Administration.

PART IV.—Land Settlement.

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

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# Part II.-Legal and Judicial.

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# DRAFT ORDINANCES.

# MINUTE.

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

An Ordinance to make better provision for the Administration of the Estates of Deceased Persons, and to amend, and add to, certain provisions of "The Civil Procedure Code, 1889," relating thereto.

Presmble.

WHEREAS it is expedient to make better provision for the administration of the estates of deceased persons, and to amend in certain respects, and add to, certain provisions of "The Civil Procedure Code, 1889," relating thereto: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Commencement.

1 This Ordinance shall come into operation at such time as the Governor shall, by Proclamation in the "Government Gazette," appoint.

Repeal.

2 There shall be repealed as from the commencement of this Ordinance so much of "The Civil Procedure Code, 1889," as is specified in schedule A hereto, and so much of any other Ordinance as is inconsistent with this Ordinance.

Interpretation clause.

3 In this Ordinance the expressions "This Code" and "The Civil Procedure Code" shall mean "The Civil Procedure Code, 1889."

Registrars of Deaths to register value of estates of deceased persons, and to report on such value to Government Agents and District Courts. Vidane Arachchies also to report. Government Agents to have right to intervene in testamentary proceedings to contest valuation

Estate of person dying intestate or leaving a will without an executor to vest in court until issue of letters of administration. On issue of letters estate to vest in administrator. No executor or administrator to be deemed to be divested of title to immovable property of estate until execution by him of formal conveyance.

- 4 It shall be the duty of every Registrar of Deaths on receiving information of a death under the provisions of Ordinance No. 1 of 1895 to make inquiry and ascertain to the best of his power whether the estate and effects left by the deceased amount to or exceed in value one thousand rupees, and if after inquiry he has reason to believe that such estate and effects are of such value, to enter the fact in a special column in the register, and also to report the same forthwith to the Government Agent of the Province within which he officiates as Registrar, and to the District Court within the jurisdiction of which the death occurred. It shall also be the duty of the Vidane Arachchi of each district to report to the Government Agent of the Province, at such time, and in such manner and form as the Government Agent shall prescribe, the death of any resident in his district leaving property amounting to or exceeding in value one thousand rupees. Every Government Agent shall have the right to intervene in any testamentary or administration proceedings in any court as a party thereto for the purpose, if he deems necessary, of contesting the correctness of the valuation of the estate and effects of any deceased person by an executor or administrator or other person.
- When any person shall, after the coming into operation of this Ordinance, die (a) intestate and leaving property amounting to or exceeding in value one thousand rupees, or (b) leaving a will whereof he has appointed no executor, or whereof the person appointed executor has predeceased such person, and there is no provision in the will for the substitution of any other person as executor, or (c) leaving a will whereof the person appointed as executor is unwilling to act as such, or after being noticed by the court having jurisdiction to grant probate of such will to take steps to obtain probate neglects or refuses to do so, or is deemed by such court for any cause whatever to be unfit or unsuitable to be entrusted with the administration of the estate and effects of the deceased, and in cases falling under any of the alternatives under head (c) the court makes a record of the fact or facts therein mentioned, the title to the entirety of the estate and effects of such person and to all property movable and immovable left by him of whatsoever nature and wheresoever situated, shall vest in the court having jurisdiction to issue letters of administration in respect of the estate and effects of such person until such court issues such letters. And where such person has died out of Ceylon, the title to such property as aforesaid shall vest in the Supreme Court until such court shall have made order under section 518 of the Civil Procedure Code appointing any District Court to have sole testamentary jurisdiction over the estate and effects of the deceased, when it shall vest in such District Court until it issues letters of administration as aforesaid. Provided that no Judge of any court or any other officer thereof shall be subject to any liability, civil or criminal, by reason of title to property having vested in such court as aforesaid, or be liable to any proceedings at the instance of any person whomsoever for any official act of commission or omission in respect of such estate and effects as aforésaid; and provided also that when letters of administration as aforesaid are issued, such title as aforesaid shall vest exclusively in the administrator whose rights, duties, and liabilities shall, except as provided by this Ordinance, be the same as under the law heretofore in force; and provided further that nothing in this Ordinance shall affect the power of District Courts to issue as heretofore letters of administration in respect of the estate and effects of persons dying intestate leaving property below the value of one thousand rupees; and provided also that before a court makes a record that an executor nominated by a deceased testator is unfit or unsuitable to be entrusted with the administration of the estates and effects of the deceased, it shall, with notice to such executor, make full inquiry into the alleged causes of unfitness or unsuitability, and adjudicate upon the issues arising with reference thereto.

  No executor or administrator shall be deemed to be divested

No executor or administrator shall be deemed to be divested of title to any immovable property vested in him as such, unless and until he or the court shall have executed a conveyance in the manner and form hereinafter, to wit, in sections

732 and 733 of the Civil Procedure Code provided, or he shall have executed such an instrument conveying such property as is required by law to be executed for the purpose of conveying an interest in immovable property. Provided that nothing herein contained shall affect his liability to be divested of title to such property by any other means provided by law.

6 The following section shall be substituted for section 541 of the Civil Procedure Code:

Court may require an executor to give security at any stage of testamentary proceedings, and may limit the amount of security to be given by an administrator.

In cases of the issue of probate security shall not ordinarily be required, but the court may at any time at any stage of testamentary proceedings make order, for reasons to be recorded by it, requiring an executor to give security for the due administration of the estate to such extent and in such form as to the court may seem expedient; and in cases where the grant of administration is limited in regard to the dealing with the property which is the subject thereof, it shall be within the discretion of the court to dispense with the giving of the bond under section 538, and in all cases the court may limit the amount secured by the bond to the value of the movable property which appears to the court likely to come into the hands of the administrator and to be liable to misappropriation. Provided that every order dispensing with the bond or limiting the amount to be secured thereby in cases of administration shall adjudicate upon the facts upon which the court intends it to rest.

7 The following proviso shall be added to section 545 of the Civil Procedure Code:

Provided that in any case in which the court in its discretion issues letters of administration to the Public Trustee constituted by the Public Trustee Act, 1906 (6 Edward VII., chapter 55), or to any person applying for him or on his account, such trustee or person shall not be required to give any security for the due administration of the estate, but he shall be subject to the same liabilities and duties as if he had given such security.

8 The following further proviso shall be added to section 547 of the Civil Procedure Code:

Provided further that in the case of any person who has died intestate since the coming into operation of this Cobe, if his heirs shall during a period of at least five years have possessed or dealt with property belonging to his estate as if letters of administration to such estate had not been necessary, the title to such property of the said heirs or those claiming title under them shall not be deemed invalid by reason only that letters of administration to the said estate have not issued.

9 The following sections numbered as hereunder shall be added to chapter LIV. of the Civil Procedure Code and inserted after section 721:

722. It shall not be competent to an executor or administrator to institute, without the express sanction of the court previously obtained, an action for the recovery of any property belonging to the estate which is being administered by him, or, without such sanction as aforesaid, to institute any action or legal proceeding whatever for and on behalf of such estate. The court shall not allow such sanction unless it is satisfied that the estate cannot be further administered without the institution of such action, or that it is to the manifest advantage of those interested in the estate that such action should be instituted.

723. In the case of any debt due to the estate the executor or administrator shall apply to the court in which the estate is being administered for a notice on the debtor requiring him to appear before such court and admit or deny the debt. The court shall thereupon either issue such notice or issue a commission to any other District Court or Court of Requests empowering and directing it to issue such notice, and such court shall thereupon issue such notice.

No action to be instituted by an executor or administrator without the leave of court.

Title of heirs

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regarding it as an estate less

intestate's estate

who have

than one thousand rupees in value.

Summary procedure for the recovery of debts admitted to be due to the estate of the deceased.

If the person noticed fail to appear before the court that has issued notice, or appear before it and admit the debt or any part of it, such court, if it be the court in which the estate is being administered, shall forthwith enter up a decree in favour of the executor or administrator for the amount of the debt or the amount admitted, or, if it be the court to which a commission was issued as aforesaid, shall report to the court that issued such commission the fact of default or of admission as aforesaid, and such last-mentioned court shall thereupon enter a decree as aforesaid. Where it is sought to enforce a right of sale under a mortgage, the provisions of section 201 shall apply to the decree. A decree entered under this section shall be capable of execution in the same manner as a decree in a civil action under this Code, and if entered for default shall be liable to be opened up for cause shown to the satisfaction of the court that has entered up such decree. An order as to costs of proceedings under this section shall be in the discretion of such court.

Course to be adopted as regards debts not admitted.

If on notice served as provided in the last preceding section the person noticed appear before the court that issued notice and deny the debt or any portion thereof, such court, if it be not the court in which the estate is being administered, shall forthwith report the fact of such denial to the court in which the estate is being administered, and the latter court shall thereupon, or if the denial of the debt or part thereof be made to it direct in the first instance, either authorize the executor or administrator to institute a regular action for the recovery of such amount, or shall direct the executor or administrator to assign to the devisees under the will or heirs the debt or so much thereof as has been denied; provided that the court shall always adopt the latter course, unless, in consequence of the indebtedness of the estate or by reason of any inconvenience that is likely to ensue to heirs, their number being large, or for some other good and sufficient reason, the court deems it expedient to order otherwise.

Debtors to the estate may pay debts into court and obtain receipts.

725. It shall be competent to any person indebted to the estate of a deceased person that is being administered in any court, or who becomes a debtor to an executor or administrator as such after the grant of probate or letters of administration, to pay into such court to the credit of the estate any sum of money in full or part satisfaction of his debt. The court shall thereupon receive such sum of money and grant to the person paying a receipt therefor, and give notice to the executor or administrator of the fact of such payment.

The court to order executor or administrator to pay debts and sell property to enable him to do so. 726. The court may at any time require an executor or administrator to pay forthwith any debt due by the estate out of funds in his hands or in deposit in court to the credit of the estate. The court may also at any time order, after notice to parties interested, if it deems such notice expedient, and subject to such terms and conditions as it deems proper, the sale of any property belonging to the estate to enable the executor or administrator to pay any debt that he may at any time be required by the court to pay; and it shall be the duty of the executor or administrator to pay such debt or sell such property when so ordered.

Notice of action in any court against executor or administrator to be given by such court to court in which estate is being administered. Executor or administrator uot to consent to indgment without leave of court.

727. When an action is instituted against an executor who has obtained probate or an administrator in a court other than that in which the estate is being administered, it shall be the duty of the Judge of such court to give forthwith notice of such action to the court in which such estate is being administered, and it shall not be competent to an executor or administrator against whom an action has been instituted in his representative capacity to consent to judgment in such action without the express sanction of the court in which the estate is being administered.

Executors and administrators to register addresses in court. 728. It shall be the duty of every executor or administrator to register his address in court, and to notify to the court any change of address. An executor or administrator failing to register his address or notify any change of address shall be guilty of an offence, and be liable to a fine not exceeding one hundred rupees.

Executor or administrator failing to attend court when noticed to be guilty of contempt, and to be liable to punishment.

Executors and administrators to be liable to pay costs of nocessitated by their defaults.

Executors who are created trustees by will to carry out trusts which cannot be executed within twelve months to carry out such trusts thereafter without reference to Court.

Form of conveyance of property by executors and administrators to devisees and heirs.

Where an executor or administrator omits to convey property the Judge may do so for him.

Appeals from orders under this chapter to be treated as interlocutory appeals.

729. An executor or administrator who fails to attend the court in which the estate is being administered when noticed to do so by such court, the notice being served on him personally or left at his registered address, shall be liable to be fined by such court as for contempt. The fine that the court may so impose may be any sum not exceeding one hundred rupees, and it may be imposed in the absence of the executor or administrator and without his being called upon to show cause against such punishment, and such fine may be recovered as directed in section 799 of this Code. Provided, however, the court may on the application of an executor or administrator so fined in his absence may on sufficient cause being shown by him explaining his default remit the whole or any portion of the fine imposed on him.

730. The court may in its discretion condemn an executor or administrator to pay personally the costs of any notice issued on him at the instance of the court, where such notice is necessitated by any default on the part of such executor or administrator, and such costs may be recovered by execution issued at the instance of the court as in the case of a decree for the payment of money in an ordinary civil action.

731. Where a will directs possession of any property by the executor named therein for the purpose of carrying out any general or special trust which cannot be carried out within a period of twelve months from the date of the grant of probate, or where by the will the executor is charged with any trust which cannot be conveniently executed within such period, the executor shall not be required or permitted to execute such trust in his capacity as executor, but he shall file his account under section 553 and close the estate, taking over such property as may be available for carrying out such trust, and carry out the same as a mere trustee without further reference to the court, or being subject to its orders in the testamentary proceedings.

732. For the purpose of conveying immovable property to a devisee or heir, an executor or administrator may make out and execute a conveyance in duplicate before the Judge or Secretary of the court in which the estate is being administered according to the form in schedule B hereto, or in such other form or expressed in such other terms as the court may deem expedient. Such conveyance shall be binding and of force although not executed before a notary public. The Judge or the Secretary shall take charge of the duplicate and transmit the same to the Registrar of Lands for the district in which the land conveyed is situated in like manner as now is, or hereafter shall be, required to be done by notaries in respect of deeds executed before them. Such conveyance shall not on execution be liable to any stamp duty.

733. If an executor or administrator decline or omit to execute a conveyance of immovable property in favour of a devisee or heir when required by the court to do so, the Judge may execute such conveyance on behalf of the party in default. Such conveyance shall have the same effect as if it were executed by the party ordered to do so, and shall be subject to the provisions of section 732.

10 Section 722 of the Civil Procedure Code shall be numbered 734, and the following words added thereto: "And such appeal shall be treated as an appeal from an interlocutory order and disposed of as speedily as possible."

11 The following chapter shall be substituted for chapter LV. of the Civil Procedure Code:

# CHAPTER LV.

Of the Settlement of the Accounts of Executors and Administrators and the Partition of the immovable Property of the Estate.

735. An executor or administrator may at any time voluntarily file in the court from which grant of probate or administration issued to him an intermediate account, and the vouchers in support of the same.

Intermediate accounting, voluntary. Intermediate accounting, compulsory.

Extension of time for filing account under section 553, and contesting correctness of items therein and orders thereupon.

Partition of immovable property of estate according to scheme agreed to by heirs.

Court may settle scheme of partition where heirs cannot agree. Sale of property where partition is impracticable. Remedy of heir prejudiced by decased's title to portion allotted to him being defective.

Issue of commission to appraise or survey property to be sold. Purchase by several persons jointly not to be permitted if joint possession of property sold be deemed to be inexpedient.

736. The court may in any case at any time, and either upon application of a creditor or party interested or of its own motion, make an order requiring an executor or administrator to render an intermediate account.

737. The court may at any time on sufficient cause shown by an executor or administrator extend the time for filing the account mentioned in section 553, and on such account being filed, the court shall issue notice thereof to such persons as the court may deem to be interested in such account. It shall be lawful for any person whom the court may deem to have an interest in the estate of the deceased to contest the correctness of any item in such account or to claim the insertion of any further item therein. In the case of any such contest or claim the court shall summarily inquire into the same, framing, if necessary, issues that may appear to it to arise between parties interested or between any one or more of them and the executor or administrator, and in such inquiry adjudicate upon all matters in issue and amend the account accordingly. adjudication under this section shall, subject to appeal, be final and conclusive between the parties to any contest as aforesaid. Provided that if after such inquiry as aforesaid any question appear to the court to be a fit and proper subject for decision in a separate regular action, the court may refer the parties interested in such question to such an action and accept the said account subject to amendment or further amendment after the decision of such action. Provided further that if, where such account is filed, it appear to the court to be deficient in any respect, the court may refuse to accept it, and return the same to the executor or administrator for amendment.

738. For the purpose of facilitating the final distribution of an estate by an administrator, the heirs may agree to a scheme of partition of the immovable property, and submit the same to the court for approval. If the same be approved by the court, the partition proposed may be sanctioned by it, and thereupon the administrator shall grant conveyances under section 732 in terms of such scheme. Provided that the court shall not approve such scheme if it involves joint possession of any separate portion of land or other immovable property by two or more persons, and it appears to the court to be inexpedient to allow such joint possession.

739. If the heirs cannot agree to such a scheme of partition as is mentioned in section 738, or the court does not approve any scheme submitted as aforesaid, the court may cite all such parties as to it may seem to be interested in the immovable property of the estate and, after such inquiry as it may deem to be necessary, settle a scheme of partition, and direct the administrator to grant conveyances under section 732 accordingly. Provided that if the court find it impracticable to partition such property, it may direct the sale of the right, title, and interest of the deceased in and to such property or any portion thereof on such terms as to it may seem desirable and divide the proceeds among those entitled thereto. Provided further that, in the event of partition, if it be found after partition that any heir is prejudiced by reason of the title of the deceased to the portion allotted to him being defective, such heir shall be entitled to recover his loss pro rata from his co-heirs. The right to such recovery shall be barred in six months after the discovery by the heir of the defect in the title of the deceased.

740. For the purpose of enabling the court to decide whether property should be partitioned or sold as provided in section 739, the court may issue a commission to any person or persons to appraise or survey the said property or any portion thereof, and direct such remuneration as it may deem to be adequate to be paid to such person or persons but of the estate, and in the event of a decree for sale the court may prohibit the acceptance of a bid by more than one person or by one person on behalf of several for the property of the estate or any portion thereof, and may refuse to sanction the completion of the sale of such property or portion thereof in favour of more than one person, if the court deems it inexpedient to allow more than one person to be joint owners of such property or portion thereof.

SCHEDULE A. Chapter LV.

# SCHEDULE B.

Form of Conveyance of Executor or Administrator.

(See Section 732.)

I, A. B., executor of the last will and testament of C. D., deceased (or Administrator of the estate and effects of C. D., deceased), do hereby, in terms of an order of Court dated the -, made in testamentary (administration) day of proceedings bearing No. -- of the District Court of grant, convey, transfer, assign, set over, and assure unto E. F., a devisee under the said will (or an heir of the said C.D., deceased), (subject to the terms and conditions set forth in the Schedule hereunder), the right, title, and interest held, possessed, and enjoyed at the date of his death by the said C. D. in and to the following property, to wit (full description of property by reference, if necessary, to a survey plan):

To have and to hold the said property hereby conveyed and every part thereof unto him the said E. F., his heirs, executors,

administrators, and assigns for ever.

In witness whereof I, as executor (or Administrator) as aforesaid, do set my hand hereto and another of the same tenoras these presents in -, his- day of presence of G. H., Judge (or Secretary) of the said Court.

# Schedule.

(Insert terms and conditions, if any, imposed by the Court or by the will.)

I, G. H., Judge (or Secretary) of the District Court of do hereby certify that the above conveyance having been duly read over by (or duly read over and explained to) A. B. therein named was duly signed in duplicate by the said A. B. in my presence.

District Judge (or Secretary).

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 27, 1911.

HUGH CLIFFORD, Colonial Secretary.

# Statement of Objects and Reasons.

This Ordinance is intended, in the main, to facilitate the administration of the estates of deceased persons. In addition to provisions directly serving this purpose, it contains provisions intended to check the undervaluation of estates and to force into court estates that are by law required to be administered, to ensure an unbroken chain of title from the deceased to property left by him, to prevent as far as practicable the subdivision of the property left by a deceased person into infinitesimal shares, and to enable the Public Trustee constituted by "The Public Trustee Act, 1906," and those representing him to obtain letters of administration, whenever necessary, without giving security for the due administration of the estate.

It is made the duty of Registrars of Deaths and native headmen of the rank of Vidane Arachchi to report to Government Agents the death of every person who dies leaving an estate which, so far as they can ascertain, is of sufficient value to require administration; and Government Agents are given the right of contesting the correctness of the valuation of the estates that are being administered.

The indiscriminate and unnecessary institution of actions by administrators is provided against, and facility afforded them to recover uncontested claims without recourse to regular actions.

The present cumbersome procedure for the judicial settlement of estates is repealed, and a simpler and

more effective method of judicially settling the accounts of administrators is substituted in its place.

Provision is also made for the termination, more speedily than under the present practice, of proceedings, so far as the bare administration of the estate is concerned, in cases in which executors have been appointed as trustees in respect of trusts which it would take a long term of years to carry out.

6. In order to ensure a proper chain of title from the deceased to property belonging to his estate, and also

to prevent the alienation of such property without administration by those claiming to be heirs, it is provided that the estate of a person dying intestate should, in the first instance, vest in the court. The necessary restrictions and safeguards are provided for in the Ordinance to protect the interests of the heirs.

7. As regards the prevention of the subdivision of property into infinitesimal shares, it is provided that where those interested cannot agree to a proper scheme for division, the court may, as a step in administration partition the estate among the heirs, or, when such partition is impracticable, sell property and divide the proceeds.

8. The provision to enable the Public Trustee under the Act referred to in section 7 to apply for and obtain

letters of administration without giving the usual security is similar to that in the English Act. There is always the security of the British Government in the case of administration by the Public Trustee.

Attorney-General's Chambers, Colombo, May 22, 1911.

WALTER PEREIRA, Acting Attorney-General.

### TESTAMENTARY NOTICES IN ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,913. Class I. Rs: 2,377:40.

In the Matter of the Intestate Estate of the Barthalin late Adikariappuhamilage Perera of Kirikitta, in the Meda pattu of Siyane korale, deceased.

Ranatunachchige Nona Babahamy of Kirikitta aforesaid......Petitioner.

# And

(1) Adikariappuhamilage Gajaman Perera, (2) Adikariappuhamilage Bemona Perera, her husband (3) Talangama Dissanaiyakeappuhamilage Edward Perera Dissanayake, (4) Adikariappuhamilage Jayaman Perera, (5) Adikariappu-hamilage Salaman Perera, and (6) Adikariappuhamilage Daniel Perera, all of Kirikitta afore-

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 9, 1911, in the presence of Messrs. Pereira and Akbar, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 4, 1911, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir of the deceased above-named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

HERMANN A. LOOS. District Judge.

May 9, 1911. In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 3,918. Class II. Rs. 4.470.

7

In the Matter of the Intestate Estate of the late Galhenadewage Baby Fernando of Peliagodde, in the Ragam pattu of Alutkuru korale, deceased.

Gahenadewage Tegis Fernando of Peliagoda ..... Petitioner. aforesaid.....

Vs.

(1) Walhinimedewage Meyya Fernando, (2) Galhendewage Sailin Fernando, both of Peliagoda aforesaid ...... Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 17, 1911, in the presence of Mr. D. C. Pedris, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 16, 1911, having been read: It is ordered that the said petitioner be and he is hereby declared entitled as the husband of the widow of the declared. entitled, as the husband of the widow of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 17, 1911.

, HERMANN A. Loos, · District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of John Hubbard White of Kingsdown, Silverdale road, Eastbourne, in Jurisdiction. No. 3.920 C. the County of Sussex, England, deceased.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 23, 1911,

in the presence of Messrs. Julius and Creasy, Proctors, on the part of the petitioner Frederick William Bois of Colombo; and the affidavit of the said petitioner dated May 15, 1911, and Supreme Court order dated April 10, 1911, having been read: It is ordered that the will of the said John Hubbard White, deceased, dated May 6, 1910, of which an exemplification 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 Frederick William Bois is one of the executors named in the said will, and that he is entitled to have probate issued to him accordingly, unless any person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 23, 1911.

Jurisdiction.

No. 3,922 C.

HERMANN A. LOOS, District Judge.

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

Testamentary . In the Matter of the Last Will and Testa ment of the late Tiramuni Penis Fernando of Modera in Colombo, deceased, executed jointly with his wife, Megamuwage Selena

Class I. Rs. 2,292.62. Fernando.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 23, 1911, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Megamuwage Selena Fernando of Mutwel, Colombo; and the affidavit (1) of the said peti-tioner dated April 6, 1911, (2) of the attesting Notary, and (3) of the subscribing witnesses, both dated May 19, 1911, having been read: It is ordered that the will of the said Tiramuni Penis Fernando, deceased, dated November 23, 1910, of which the original, with its translation, 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 Megamuwage Selena Fernando is one of the executors named in the said will, and that she is entitled to have probate of the same issued to her accordingly, reserving however to the other executors the power to apply for and obtain a like probate, any person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 23, 1911.

HERMANN A. LOOS District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary .In the Matter of the Intestate Estate of late Osmund Tyrrel Nelson of Jurisdiction. No. 3,925. street, Colombo, deceased. Class III. Rs. 8,575.

James Alexander Nelson of Wadduwa ..... Petitioner.

And

(1) Florian Amelia Ida Rudolph nee Nelson, wife of (2) Felix Rudolph, both of 8, Barber street, Colombo, (3) Elsie Arabella Siebel nee Nelson, wife of (4) Clarence Erest Siebel, both of Kotahena, Colombo, (5) James Wellesly Nelson of Turret road, Colombo, (6) Irene Hayzel Mottau, nee Nelson, wife of (7) Osmund Tanval Oliver Mottau, both of 14, Barber street, Colombo.Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 24, 1911, in the presence of Mr. David Dewapuraratna, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 22, 1911, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as the father and an heir of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other 

person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 24, 1911.

HERMANN A. LOOS, District Judge.

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

Jurisdiction. No. 3,926. Class I.

Testamentary In the Matter of the Last Will and Testament of the late Magdalene Anna Pillai of Kotahena, Colombo, deceased, executed jointly with her husband Dominick Francis Martyn.

Rs. 2,475. · THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 26, 1911, in the presence of Mr. R. Dharmalingam, Proctor, on the part of the petitioner Dominick Francis Martyn of Kotahena, Colombo; and the affidavit (1) of the said petitioner dated May 24, 1911, and (2) of the attesting Notary and witnesses dated May 24, 1911, having been read:

It is ordered that the will of the said Magdalene Anna Pillai, deceased, dated June 4, 1910, of which the original has been produced, and is now deposited in this court, and the same is hereby declared proved; and it is further declared that the said Dominick Francis Martyn 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 June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.
May 26, 1911.

HERMANN A. LOOS. District Judge.

In the District Court of Colombo.

Testamentary In the Matter of the Last Will and Testament and Codicil thereto of Mututantrige Jurisdiction. James Fernando Sri Chandrasekere of No. 3,927. Sirinivasa Walauwa in Horetuduwa, and Class IV. Rs. 810,184·10. of Aviary, Park street, Colombo, deceased.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 26, 1911, in the presence of Mr. Douglas Lee de Saram, Proctor, on the part of the petitioners (I) Annie Clara Rosaline Fernando. (2) Hettiakandege Joseph Francis Fernando, and (3) Mahawaduge Marthelis Perera Dissanayake, all of Colombo; and the affidavit (1) of the said petitioners dated May 25, 1911, and (2) of the attesting Notary, dated May 25, 1911, having been read:

It is ordered that the will and codicil thereto of the said Mututantrige James Fernando Sri Chandrasekere, deceased, dated pril 8, 1909, and March 10, 1910, respectively, of which the originals have been produced and are now deposited in this court, be and the same are hereby declared proved; and it is further declared that the said (1) Annie Clara Rosaline Fernando, (2) Hettiakandege Joseph Francis Fernando, and (3) Mahawaduge Marthelis Perera Dissanayake are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 26, 1911.

HERMANN A. Loos, District Judge.

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

restamentary ... In the Matter of the Last Will and Testament of the late Eliza Jane Gayet of Jurisdiction. Colombo, deceased. No. 3,928. Class I.

Rs. 1,691.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on May 29, 1911, Loos, Esq., District stuge of Colonido, on May 29, 1911, in the presence of Mr. W. F. H. de Saram, Proctor, on the part of the petitioner, Louisa Charlotte Schrader alias Louisa Schrader of Wester Seaton, Negombo; and the anidavit (1) of the said petitioner dated May 21, 1911, and

(2) of the attesting Notary, dated May 25, 1911, having been read: It is ordered that the will of the said Eliza Jane Gayet, deceased, dated April 4, 1908, 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 Louisa Charlotte Schrader alias Louisa Schrader is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 29, 1911.

HERMANN A. LOOS, District Judge.

In the District Court of Colombo. Ord er Nisi declaring Wilt proved.

Testamentary In the Matter of the East Will and Testa ment of Dona Peternella Attygalle of Jurisdiction. No. 3,935 C. Kolamune, afterwards of Colombo, widow, deceased.

Alice Elizabeth Kotalawala of Colombo..... Petitioner.

(1) Caroline Lena Jayawardane of Colombo and her husband (2) Theodore Godfred Jayawadane of Colombo, presently in England, (3) Ellen Senanayeke and her husband (4) Frederick Richard Senanayeke, both of Colombo . . . . . . . . . Respondents.

THIS matter coming on for disposal before Hermann A. Loos, Esq., District Judge of Colombo, on June 5, 1911, in the presence of Messrs. F. J. and G. de Saram, Proctors, on the part of the petitioner, Alice Elizabeth Kotalawala of Colombo; and the affidavits.(1) of the said petitioner dated June 2, 1911, and (2) of the attesting witnesses, dated June 5, 1911, having been read: It is ordered that the will of the said Dona Peternella Attygalle, deceased, dated March 2, 1905, 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 Alice Elizabeth Kotalawala, as the eldest daughter of the said deceased, is entitled to have letters of administration, with copy of the said will annexed, issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

> HERMANN A. LOOS, District Judge.

June 5, 1911.

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

Testamentary In the Matter of the Last Will and Testa ment of the late Don Carolis Wickrama Jurisdiction. singhe Appuhamy of Mahagammedda in No. 666. Paiyagala.

THIS matter coming on for disposal before T. B. Russell Esq., District Judge of Kalutara, on May 17, 1911, in the presence of Mr. C. P. Wijeyratne, Proctor, on the part of the petitioner Gomarage Dona Sopaya Jayawardene Hamine of Paiyagala; and the affidavit of the petitioner dated March 27, 1911, having been read:

It is ordered that the last will and testament of the late Don Carolis Wickramasinghe Appuhamy of Mahagam-medda in Paiyagala, deceased, dated November 23, 1910, and now deposited in the court, be and the same is hereby declared proved, unless the respondents (1) Vincent Fredy Wickramssingha, (2) Coraneria Harriet Wickramssingha, minors, by their guardian ad litem (3) Gomarage Sadris Jayawardene, all of Paiyagala shall, on or before June 14, 1011 show sufficient course to the section of this course 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Gomarage Dons Sopaya Jayawardene Hamine of Paiyagala is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents above named shall, on or before June 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 17, 1911,

T. B. Russell, District Judge. In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction
No. 671.
In the Matter of the Last Will and Testament of the late Mahawaduge Simona
Perera of Nalluruwa, deceased.

THIS matter coming on for disposal before T. B. Russell-Esq., District Judge of Kalutara, on May 20, 1911, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioner Ponnahennedige Harmanis Dias of Panadure; and the affidavit of the said petitioner, dated May 20, 1911, having been read:

It is ordered that the last will and testament of the late Mahawaduge Simona Perera of Nalluruwa, deceased, dated Manawadige Simons Fereix of Naturdwa, deceased, dated February 9, 1911, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Ponnahennedige Harmanis Dias 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, unless any person or persons interested shall, on or before June 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 20, 1911.

T. B. RUSSELL, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Senerat Goonesekera Sarah Hamine, deceased, of Everiwatta. Jurisdiction. No. 1,213.

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Negombo, on May 17, 1911, in the presence of Messrs. De Silva and Perera, Proctors, on the part of the petitioner Kumarasinghe Hettiarachchige Ransirinel Perera Appuhamy and Don Simon Abraham Ranasinghe Weerasekera Appuhamy, both of Everiwette, and the affidavit of the petitioner dated of Everiwatta; and the affidavit of the petitioner dated May 8, 1911, having been read: It is ordered that the petitioners be and are hereby declared entitled to have letters of administration to the estate of the deceased above named issued to them, unless the respondent Senerat Goonesekera Appuhamy of Goigama shall, on or before June 20, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Senerat Goonesekera Appuhamy of Goigama be and is hereby appointed guardian ad litem over the minors K. Pinto Perera and K. Isaneris Perera, unless he shall, on or before June 20, 1911, show sufficient cause to the satisfaction of this court to the contrary.

R. G. SAUNDERS, District Judge.

May 17, 1911.

In the District Court of Kandy.

Order Nisi.

Jurisdiction. No. 2,834.

Testamentary In the Matter of the Estate of the late Rajendram Abraham Jesudason, de-ceased, of Mahaousa estate in Madul-

THIS matter coming on for disposal before Felix R. Dias, Esq., District Judge, Kandy, on May 23, 1911, in the presence of Mr. F. Bartholomeusz, Proctor, on the part of the petitioner, Nigel Inglesant Lee of Kandy; and the affidavit of the said petitioner dated May 23, 1911, having been read:

been read:

It is ordered that the petitioner Nigel Inglesant Lee of Kandy be and he is hereby declared entitled to letters of administration to the estate of Rajendram Abraham Jesudason, late of Mahaousa estate in Madulkele, deceased, as the attorney of the widow of the said deceased, unless Mary Grace Pakiathai and Abraham William Rajaratham imnors, by their guardian ad litem William Joseph Grazill & Company, Kandy, shall, on or before June 20, 1911, show sufficient eause to the satisfaction of this court to the contrary. to the contrary.

FELEX R. DIAS, District Judge. May 23, 1911.

In the District Court of Kandy.

Testamentary In the Matter of the Estate of the Heratmudianselage Ukku Banda, Korala, Jurisdiction.

Dias, Esq., District Judge of Kandy, on May 18, 111 in the presence of Messrs. Goonewardene and Wiegoone wardene, Proctors, on the part of the petitioner Heatmudianselage Loku Banda Hindagala in Udapalata; and the affidavit of the said petitioner dated April 22, 1911, having been read: It is ordered that the petitioner Heratmudianselage Loku Banda Hindagala of Nindagala in Udapalata be and he is hereby declared entitled to letters of administration to the estate of Heratmudianselage Ukku Banda Korala of Hindagala, deceased, as the eldest son of the said deceased, unless (1) Ratnaikemudianselage Ran Menika, (2) Herat mudianselage Dingiri Banda, (3) Herat mudianselage Punchi Mahatmaya, (4) Heratmudianselage Bandara Menika, (5) Heratmudianselage Punchi Banda Hindagala, (6) Herat mudianselage Kiri Banda Hindagala, (7) Heratmudianselage Bisso Menika, (8) Heratmudianselage Kalu Banda Hindagala, (9) Heratmudianselage Ukku Banda Hindagala, the 2nd, 3rd, 4th, 5th, 6th, 7th, 8th and 9th by their guardian ad litem the 1st respondent abovenamed, all of Hindagala shall, on or before June 15, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1911.

FELIX R. DIAS District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Esta Valliammai Ammah, Jurisdiction. Aiyar Kumarasamy Aiyar No. 2,395. koddai East, deceased.

Thampi Aiyar Kumarasamy Aiyar of Vaddukkoddai East ..... Petitioner.  $v_s$ .

Sinnammah, daughter of Kumarasamy Aiyar Sathasiva Aiyar of Karativu West by her guardian ad litem Kumarasamy Aiyar Sathasiva Aiyar of ditto......Respondent.

THIS matter of the petition of the above named petitioner, praying for letters of administration to the estate of the above named deceased Valliammai Amma, wife of Kumarasamy Aiyar, coming on for disposal before M. S. Pinto, Esq., District Judge, on April 12, 1911, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated February 16, 1911, having been read: It is ordered that the petitioner be and be is hereby declared entitled, as husband of the said deceased, to administer the estate of the said deceased; and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before May 18, 1911, show sufficient cause to the satisfaction of this court to the contrary.

April 12, 1911.

M. S. PINTO District Judge. 4

Time to show cause extended to June 14, 1911.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate Melawitantirige Christian de deceased, and of his wife Patangoda Inohamy, deceased, both of Labuduwa Jurisdiction. No. 4,040.

. .

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on May 5, 1911, in the presence of Mr. Henry Gunaratne, Proctor, on the part of the petitioners Malawitantirige Nallohamy and Dompe Gamage Issanhamy; and the affidavit of the petitioners dated March 6, 1911, having been read:

It is further ordered that the said Nallohamy and Dompe Gamage Issanhamy are the daughter and son-in-law of the deceased, and that they are as such entitled to have letters

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of administration issued to them accordingly, unless the respondents (mentioned in the petition) shall, on or before June 45, 1911, show sufficient cause to the contrary.

May 5, 1911.

B. CONSTANTINE, District Judge.

the Distret Court of Matara.

Order Nisi

Testamentary Jurisdiction. No. 1,808.

In the Matter of the Estate of the late Seynul Abedeen Patuma Natchiya, late of Matara Kadeweedia, deceased

THIS matter coming on for disposal before O L. de Kretser, Esq., Acting District Judge of Matara, on March 28, 1911, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner Seinul Abedeen Mohammadu Casim; and the affidavit of the petitioner aforesaid dated March 23, 1911, having been read:

It is ordered that the petitioner, Scinul Abedeen Mohamadu Casim of Kadeweedia' be and he is hereby declared entitled to have letters of administration to the estate of the late Seynul Abedeen PatummaNatchiya of Kadeweedia issued to him, unless the respondents-(1) Aliya Markar Canakapulle Mohammadu Ibrahim and (2) Omeru Lebbe Markar Seynul Abedeen, both of Kadeweedia—shall, on or before June 9, 1911, show sufficient cause to the satisfaction of this court to the contrary.

28, 1911.

O. L. DE KRETSER. Acting District Judge.

It the District Court of Tangalla.

Order Nisi declaring Will proved, &c.

Jurisdiction. <sup>e</sup> No. 515.

Testamentary In the Matter of the Estate of the late Mahanamanam Ramawikrama Menikhamine, deceased, of Netolpitiya, Medagama.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge, Tangalla, on May 29, 1911, in the presence of Don Lewis Mahanama Siriwardana of Netolpitiya, Medagama, petitioner; and the affidavit of said petitioner dated May 29, 1911, having been read:

It is ordered that the will of Mahanamanam Ramawikrama Menikhamine of Netolpitiya, Medagama, deceased, dated June 22, 1910, be and the same is hereby declared proved, unless any person or persons shall, on or before June 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Don Lewis Mahanama Siriwardana 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 shall, on or before June 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1911.

ALLAN BEVEN. District Judge.

othe District Court of Kurunegala.

Order Nisi. .

Jurisdiction. No. 1,042.

Testamentary In the Matter of the Intestate Estate of the late Kenneth Julian Thorpe of Sungei Rengam, in the State of Selangore, deceased...

William Edward Thorpe of Kurunegala......Petitioner.

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Kurunegala, on June 2, 1911, in the presence of Mr. F. N. Daniels, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated June 1, 1911, having been read:

It is ordered that the said petitioner, as an heir of the intestate above named, and as attorney of the official administrator of the said intestate estate appointed in

administration suit No. 5 of 1911, of the Court of the Judicial Commissioner at Kwala Lumpore, be and he is hereby declared entitled to administer the estate of the said intestate in Ceylon, and that letters of administration do issue to him accordingly, unless any person or persons interested shall, on or before June 19, 1911, show sufficient cause to the satisfaction of this court to the contrary.

June 2, 1911.

BERTRAM HILL, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Tennekoon Adikari Mudiyanselage No. 871. James Wickramasingher retired Interpreter Mudaliyar of Dummalakotuwa.

Charles Wilfred Wickramssinghe of Chilaw . . . . Petitioner.

(1) T. J. Wickramasinghe, Chief Clerk and Interpreter, Police Court, Kuliyapitiya, (2) Jane Wijetunge nee Wickramasinghe, (3) David Wijetunge, both of Narawila, (4) J. L. Wick-

THIS matter coming on for disposal before T. W. Roberts, Esq., District Judge of Chilaw, on May 18, 1911, in the presence of the petitioner; and the affidavit of the said petitioner dated May 18, 1911, having been read:

It is ordered that the said petitioner, Charles Wilfred Wickramssinghe, be and he is hereby declared entitled to have letters of administration to the estate of Tennakoon Adikari Mudiyanselage James Wickramasinghe, deceased, unless the respondents or any other person shall, on or before June 19, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1911.

T. W. ROBERTS, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Nikahetiya Ratnaiyaka Mudianselage Menikrala of Tambawita, deceased. No. 325.

THIS matter coming on for disposal before W. de Livera, Esq., District Judge of Kegalla, on March 22, 1911, in the presence of Mr. W. O. Herat, Proctor, on the part of the petitioner Vijasundera Mudianselage Ran Menika of Tambawita; and the affidavit of the said petitioner having been read:

It is ordered that the petitioner be and she is hereby declared entitled to letters of administration to the late Nikahetiya Ratnayaka Mudianselage Menikrala, unless (1) Nikahetiya Ratnayaka Mudianselage Loku Menika, (2) ditto Dingiri Menika, (3) ditto Mudianse, (4) ditto Punchy Menika, (5) ditto Punchy Banda, (6) ditto Dingiri Amma, (7) ditto Kiri Banda, all of Tambawita, respondents, shall, on or before May 10, 1911, show sufficient cause to the satisfaction of this court to the contrary.

> W. DE LIVERA, District Judge.

Extended and re-issued returnable on June 7, 1911.

By order of court,

May 17, 1911.

C. P. W. GUNASEKERA, Secretary.

Extended and re-issued returnable on June 14, 1911.

By order of court, C. P. W. GUNASEKERA, Secretary. **33**6

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Magamarallage Punchirals, deceased, of No. 330. Magama.

THIS matter coming on for disposal before W. De Livera, Eeq., District Judge of Kegaila, on May 3, 1911, in the presence of Mr. J. R. Molligoda, Proctor, on the part of the petitioner Muhandiramalage Ukku Banda Senanayaka of Weligalla ; and the affidavit of the said petitioner dated March 28, 1911, having been read:

It is ordered that the petitioner be and he as the son-inlaw of the deceased is hereby declared entitled to letters of administration to the estate of the late Magamarallage Punchirala, deceased, unless (1) Hettiweediye Mudiyanselage Punchi Menika, (2) Magamarallage Ran Menika, (3) ditto Kiri Banda, (4) ditto Punchimahatmaya, all of Magama, the respondents shall, on or before June 17, 1911, show sufficient cause to the satisfaction of this court to the contrary.

May 3, 1911.

W. D. LIVERA, District Judge. In the District Court of Kegalla.

No. 331. In the Matter of the Intestate Estate Pana Lana Meyna Mutturamen Chetty, late of Yatiyantota.

Pitche Tambi Seeni Mohamadu of Kitulgala. L. Petitioner

THIS matter coming on for disposal before W. de Livera, Esq., District Judge of Kegalla, on May 18, 1911, in the presence of Mr. A. F. R. Goonewardana, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated March 6, 1911, having been read:

It is ordered that the said respondent be and he is hereby declared entitled to letters, as Secretary of the District Court of Kegalla, to administer the estate of the said deceased, for the special purposes as per case No. 3,208 of the District Court of Kegalla, and that letters of administration do issue to him accordingly, unless any other person or persons interested shall, on or before June 10, 1911, show sufficient cause to the satisfaction of this court to the contrary.

Kegalla, May 18, 1911.

W. DE LIVERA District Judge.

### INSOLVENCY. NOTICES OF

In the District Court of Colombo.

No. 2,427. In the matter of the insolvency of Francis Xavier Caderamen Pulle of Kotahena, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on August 3, 1911, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ,

Colombo, June 1, 1911.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Francis No. 2,428. Xavier Casie Chetty of New Chetty street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on August 3, 1911, for the grant of a certificate of conformity to the insolvent.

By order of court.

D. M. JANSZ,

Colombo, June 1, 1911.

Secretary.

Secretary.

In the District Court of Colombo.

No. 2,438. In the matter of the insolvency of John Collingwood David of No. 124, Dematagoda,

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on July 6, 1911, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ.

In the District Court of Colombo.

In the matter of the insolvency of John Costa No. 2,452. Gonsalves of Havelock Town, Colombo.

WHEREAS the above named John Costa Gonsalves has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1863, 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 June 29 and July 13, 1911, 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, May 31, 1911.

D. M. JANSZ, Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Adamally No. 2,453. Esmaljie Shaik Jevunjie of Dickman's toad Havelock town, Colombo.

WHEREAS the above named Adamally Esmaljie Shaik Jevunjie has filed a neclaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. Abdulhusen, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Adamally Esmaljie Shaik Jevunjie insolvent accordingly; and that two public sittings of the court, to wit, on July 6, 1911, and on July 20, 1911, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forthin the said Ordinance, of which creditors are hereby required to take notice.

By order of court.

D. M. Jansz, Secretary

Colombo, June 5, 1911.

Colombo, June 1, 1911.

# NOTICES OF FISCALS' SALES.

# Western Province.

In the District Court of Negombo.

Samarawilage Welun Sinno Appuhamy of Nawana. Plaintiff.

Wickremeradage Anthuwa alias Anthu Fernando of Yatimeeya, in Yatigaha pattu of Hapitigam Defendant.

NOTICE is hereby given that on Saturday, July 8, 1911, will be sold by public auction at the respective premises the following properties mortgaged by bond No. 10,110, dated April 7, 1902, and 11,551 dated August 13, 1903, and attested by Henry Thomas Perera, Notary Public, and decreed to be sold by the decree entered in the above action for the recovery of the sum of Rs. 2,389.87, with interest on Rs. 2,233.75 at the rate of 9 per cent. per annum from October 8, 1910, till payment, viz.:-

# At 1 P,M.

(1) All that land called Alugallewatta, situated at Yatimeeya, in the Yatigaha pattu of Hapitigam korale; and bounded on the north by land included in plan No. 53,259, and land belonging to the Crown, east by land purchased by G. Sendappu and others, south-east by land purchased by S. M. Mohammado Lebbe and land excluded, south-west by land purchased by W. R. Caronchiya and another, west and north-west by land included in survey plan No. 53,259; containing in extert 1 rood and 24 perches..

# At 1.30 P.M.

2. The land called Ehigahawatta, situate at Yatimeeya aforesaid; bounded on the north by Mahakande belonging to the Crown, on the east by the land belonging to Pilonis Appu and others, south by lands included in survey plans Nos. 131,487 and 53,259, and west by land included in survey plan No. 131,441; containing in extent 1 rood and 10 perches.

# At 2 P.M.

3. The land called Ehigahahena, situate at Yatimeeya aforesaid; bounded on the south-east and south by land claimed by Wickremeradage Miga and Hettiarachchige Lithhamy, south-west and west by land claimed by Hettiachchige Lathhamy and land said to belong to the Crown, and on all other sides by land said to belong to the Crown; containing in extent 2 acres 2 roods and 25 perhces.

# At 2.30 P.M.

4. The land called Kalahagahawatta, situated at Yatimeeya aforesaid; and bounded on the north by high road, east by land of Avenihamy, south by land belonging to Wickremeradage Anda and others, and west by the field; containing in extent about 3 acres.

Fiscal's Office, Colombo, June 6, 1911. E. ONDATJE, Deputy Fiscal.

In the Court of Requests of Colombo. (1) Mohammado Umma Habubu Umma, (2) Samsi Lebbe Marikar Abdul Azeez, both of No. 15, Avondale lane, Maradana, in Colombo..... Plaintiffs. No. 12,166.  $\mathbf{v}_{\mathbf{s}}$ 

P. T. Miskin Bawa of No. 20, Avondale lane, ......Defendant Colombo

NOTICE is hereby given that on Wednesday, July 5, 1911, at 3.30 o'clock in the afternoon will be sold by public auction, at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Ps. 220 50, being costs taxed and Rs. 2 50 as damages estimated as from November 20, 1908, till plaintiffs are restored to possession of the portion marked "X" and coloured green in plan No. 676, made by Mr. Dias, excluding the portion on which part of the defendant's

house stands, of the premises No. 16, situated at Avondale road, Colombo, viz.:--

All that garden with the buildings standing thereon, bearing assessment No. 20, situated at Avondale road, Maradana, within the Municipality of Colombo; and bounded on the east by No. 63, property of Abdul Cader, west by No. 21, Avondale road, the property of Ahamado Lebbe Marikar, south by No. 19, Avondale lane, Maradana, the property of Ahamath, and on the north by No. 16, Avondale road, the property of 1st plaintiff Habubu Umma; containing in extent 20 perches more or less.

Fiscal's Office, Colombo, June 6, 1911.

E. ONDATJE, Deputy Fiscal.

In the District Court of Kalutara.

Ismail Lebbe Marikar Abdul Lasis Marikar and two others of Alutgama ...... Plaintiffs. Patche Pulle Corera of Kalutara .. Substituted Plaintiff. No. 3,893. Vs.

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

NOTICE is hereby given that on Monday, July 3, 1911, commencing at 9 o'clock' in the morning, will be sold by public auction at the respective premises the following property mortgaged by the defendant with plaintiff and decreed to be sold by the judgment entered in the above case for the recovery of Rs. 4,881.76, with interest on Rs. 3,000 at 12 per cent. per annum from October 12, 1908, to October 30, 1908, and thereafter at 9 per cent. per annum on the aggregate amount, viz :-

- 1. The soil and trees of the land called Hemidiriyawekele of the extent of 7 acres 1 rood and 10 perches, situated at Kudaheenatiyangala; and bounded on the north by land appearing in plan No. 55,594, on the north-east by land purchased by Don Abanchy Weeraratne, Vidane Arachchi. on the south-east by land said to belong to the Crown, on the south-west by lands appearing in plans Nos. 55,599 and 114,560, on the north-west by land appearing in plan No. 55,588.
- Undivided 1 of the soil and of the trees of the portion of Bogahawatta, situated at Welapura Kalutara, excluding the houses standing thereon, and 1 being the planter's share of the 2nd, 3rd, and 4th plantations, which portion is in extent I rood and 8 76/100 perches; and is bounded on the north by land belonging to Wesleyan Chapel and Weediyawatta belonging to Ossen Lebbe Ahamado Lebbe, on the east by high road, on the south by Kammalewatta in the name of Tenpanige people, and on the west by rail road.
- 3. One-eighth and undivided \(\frac{1}{3}\) of \(\frac{7}{3}\) of the soil and of the buildings thereon of the portion No. 6 of the extent of 5 72/100 perches and of the portion No. 7 of the extent of 7 39/100 perches, of Ambagahawatta and Wandurugewatta, situated at Welapura Kalutara; which two portions Nos. 6 and 7 are bounded on the north by portion No. 5 of this land, on the east by high road, on the south by road to the Customs and the portion No. 8 of this land, and on the west also by a portion of this land.

4. One-eighth and undivided \( \frac{1}{3} \) of the soil and of the trees of Ambagahawatta, of the extent of about 2 acres, with all the buildings standing thereon, situated at Welapura Kalutara; and bounded on the north by the land belonging to the estate of the late Hettiyakandage Joseph Fernando, on the east and south by cross cart roads, and on the west by Godawalawatta.

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

Deputy Fiscal's Office, B. P. J. Gomes. Kalutara, June 6, 1911. Deputy Fiscal.

## Central Province.

In the District Court of Kandy.

M. P. V. E. Vyrawan Chetty of Kandy ...... Plaintiff.

No. 20,943.

(1) Sallachi Amma Carthigaser, (2) Puranam C. Carthigaser, (3) Christie Vincent, all of Kandy. Defendants.

NOTICE is hereby given that on July 3, 1911, 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 property, to wit:—

Poornam estate or Gravesend estate, of about 30 acres in extent, situate at Mahaiyawa in Kandy town; and bounded on the north by Assena Marikar's land and Crown land, on the east by oya and fields; on the south by Soysa's property (now belonging to the Station Master), and on the west by Andy's land and Assena Marikar's land.

Amount of writ, Rs. 1,438.58 and interest.

Fiscal's Office, Kandy, June 6, 1911. A. V. WOUTERSZ. Deputy Fiscal.

In the District Court of Kandy. una Pana Ana Adakappa Chetty of Colombo No. 20,944. Vs.

(1) Sallachi Amma Carthigaser, (2) Christie Vincent, (3) Puramam C. Carthigaser, all of Kandy ...... Defendants.

NOTICE is hereby given that on July 3, 1911, 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 property, to wit :-

Poornam estate or Gravesend estate, of about 30 acres in extent, situate at Mahaiyawa in Kandy town; and bounded on the east by oya and fields, on the north by Assena Marikar's land and Crown land, on the south by Soysa's property (now belonging to the Station Master), and on the west by Andy's land and Assena Marikar's land.

Amount of writ, 'Rs. 613.25 and interest.

Fiscal's Office Kandy, June 6, 1911. A. V. WOUTERSZ Deputy Fiscal.

In the District Court of Kandy. Watawana Vitanage Don Jandoris Appuhami of Matale ...... Plaintiff,

No., 19,744. Vs.

(1) Don Carolis de Silva Jayawardane, and (2) Dona Namal Hamine Ratnayaka, both of Wallewela . . . . . . Defendants

NOTICE is hereby given that on Monday, July 3, 1911, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

- 1. An undivided \( \frac{1}{3} \) share of the allotment of the land Pahalawatta, of about 4 seers of kurakkan sowing extent, together with the buildings and the plantations standing thereon, situate at Gongahawela in Matale; and bounded on the east by the fence of the land of Sumadu Pulle, south by the boundary of the remaining portion of this land, west by road, and on the north by the fence of the land on which the Buddhist school stands.
- All that allotments of the land called Bogahamula watta of about 6 nellies of kurakkan sowing in extent, situate at Gongawela aforesaid; and bounded on the east by road, south by Dewata road and, Asiya Umma's garden west by the gardens belonging to Noor Umma Meerasa, and the Inspector, and on the north by the jak tree, fence of Pakeer Pulle, and by road.

On Tuesday, July 4, 1911, commencing at 10 A.M.

3. All that allotments of land called Wewatennapitivewatta of about 2 acres 2 roods and 22 perches in extent, together with the buildings and the plantations standing thereon, situate at Galwadukumbura in Gampahasiya

Lebbe's garden, south by the road leading to Waradamune, west by the road leading to Trincomalee, and north by coffee garden.

4. An undivided 1 share of the field called Udanidanhenekumbura of about 2 pelas of paddy sowing in extent, situate at Diggola in aforesaid pattu; and bounded on the east by ela, south by the limit of Balitiyanna's field, west by river, and north by undivided & share of Pillewakumbura.

5. An undivided 1 share of the field called Nidanhene-aswedduma of about 12 lahas of paddy sowing extent, situated at Diggola aforesaid; and bounded on the east by ela, south by Pillewa, west by river, and north by Pinkumbura.

6. An undivided 1 share from the field called Aswedduma, situated at Diggola aforesaid, containing in extent 2 pelas of paddy sowing soil; and bounded on the east by ela, south by field belonging to Dingiri Banda Registrar, and Ekanayaka, Notary, west by Sudu-ganga, and north by stream called Heenderduwa.

The lands called Mahayayehena and Kadurugahamulahena of 9 lahas kurakkan sowing extent, situated at Diggola aforesaid; and bounded on the east by Moragahamulahena and Arambegedarahena, south by Pahalagedara Appuhami's hena, west by Mahatmayagewatta, and north by Jayawardana's hena.

The land called Hapudenagedaravelemeellagahamulakumbura of 5 lahas paddy sowing extent, situated at Mahawela; and bounded on the east by the limitary ridge of Vidane's field, south by the limit of the land of D. M. Gunawardane, west by limitary ridge of Vidana's field, and north by Meella tree and property of Dona Darmani Umma.

Amount to be levied, Rs. 485.97, with a further sum of Rs. 5 per month from February 27, 1911.

Deputy Fiscal's Office, Matale, June 6, 1911.

F. G. TYRRELL, Deputy Fiscal.

In the District Court of Kandy.

1, Seena Caden Meera Saibo; 2, Ahamadu Nachchia; 3, Ahamadu Umma, all of Trincomalee street, Matale..... Plaintiffs. No. 20,605. Vs.

1, Segu Abdul Caden Rawter; and 2, Canny Rawten, both of Trincomalee street, Matale. . Defendants.

NOTICE is hereby given that on Thursday, July 6, 1911, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said plaintiffs in the following property, viz. :--

An undivided half share of the land called Kirigalpoththa of about 26 acres in extent more or less with everything standing thereon, situate at Udugama in Gampahasiya pattuwa of Matale; and bounded on the east by the limit of the land belonging to Mr. Penny, south by the limit of the land belonging to S. T. K. R. Nalla Carpen Chetty, west by by the road leading to Trincomalee, and the limits of the lands belonging to Tepanis Appu and Appu Sinno, and on the north by the land belonging to Kongaiya and the Crown

Amount to be levied, Rs. 147.12.

Deputy Fiscal's Office, Matale May 30, 1911. F. J. TYRELL, Deputy Fiscal.

In the District Court of Kandy.

Kuna Pana Kawanna Mana Vengadasalam Chetty of No. 518, Trincomalee street in Matale ..... Plaintiff. No. 20,816.

Nawanna Mohideen Pulle of No. 15, Court road, Matale, Nawanna Mohideen Pulle of ditto, Administrator of the estate of Nagoor Meera's .......

NOTICE is hereby given that on Thursday, June 29, 1911, commencing at 12 noon, 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 allotment of land situated at Trincomalee street, in the town of Matale, with the two tiled houses pattu in Matale; and bounded on the east by Cader Saibo Trincomalee street, south by wall of the house bearing bearing Nos. 569 and 570; and bounded on the east by No. 571 and the ground, west by the limit of the garden belonging to Siman Appu, Renter, and the jak tree, and on the north by the wall of the house No. 568 and the ground.

All that piece of land of about 4 perches in extent, with the boutique bearing No. 103 and everything standing thereon, situated at Bazaar street, Gongahawala, Matale; and bounded on the east by fence of Noor Umma's property, south by the land described in plan No. 51,806 (now wall of the house No. 102, and the ground), on the west by main road, and north by wall of the house No. 104 and the ground.

All that allotment of land of 60 feet in length from 3. east to west and 25 feet in breadth from south to north, with the two tiled houses bearing Nos. 590 and 591, situated at Bazaar street in Gongawala in Matale; and bounded on the east by Trincomalee road, south by the land of Packir Tamby, Notary (now Rose street), west by land of Meera Lebbe Kuppa Tamby (now the fence of the garden of Wickremasinghe Punchi Nona), and north by the house No. 589 and the ground belongs to Leo de Silva

4. The garden called Meewattakumburewatta of about two nelies of kurakkan in sowing extent, with everything thereon, situated at Pannagama in Matale; and bounded on the east by fence of Palliyewatta and Kankaniyagewatta, south by fence of Hambankarayagewatta, west by fence of

Ukkuwa's garden, and north by dewata.

Four coconut trees, namely, Pilikannepolgaha, Poondulugahamulapolgaha, and the highest two coconut trees standing on the garden called Meewattakumburewatta of about four nelies of kurakkan in sowing extent, situated at Pannagama aforesaid; and bounded on the east by fence of Palliyewatta and Kankaniyagewatta, south by Hambankarayagewatta, west by dewata and Ramagedarawatta and north by dewata.

6. All those gardens called Pangolleramawatta and Meegahakumburewatta, both adjoining each other, of about 10 nelies of kurakkan in sowing extent, situate at Pannagama aforesaid; and bounded on the east by the fence of the garden of Taiyamuttu, south by the fence of the garden of Meedinpulle, west by the fence of the garden of Packir Bawa and Crown paddy field, and north by dewata and fence of the garden of Ukkuwa.

On Friday, June 30, 1911, commencing at 12 noon, will be sold by public auction at the premises the following property, viz.:—

7. All that northern portion of about 16 acres in extent, out of the and called Wegolleyayewatta alias Natharanpothawatta, situated at Hulangomuwa in Kohonsiya pattuwa of Matale; and bounded on the east by land described in T. P. No. 230,910, and stream, south by oya (stream) and Kapukotuwewatta, west by water-course (stream) and village boundary, and north by bridle path leading from Makulemada to Matale, by water-course, and land described in T. P. No. 147,207 and 134,753, also footpath.

8. An allotment of land called Velliketiyekele of about 3 roods and 21 perches in extent, situated at Makulemada in aforesaid pattuwa; and bounded on the north by land described in T. P. No. 158,347 and reservation along the road, east by land claimed by natives, south by a stream and reservation along the channel, west by reservation

along the channel.

Amount to be levied, Rs. 14,095.48, with interest on Rs. 13,874 25, from January 13, 1911, at 9 per cent.

Deputy Fiscal's Office Matale, June 6, 1911. F. G. TYRRELL, Deputy Fiscal.

# Northern Province.

In the District Court of Jaffna.

athirkamar Veluppillai of Vannarponnai East...Plaintiff-Kanapathy Kantar of Karaiyur ......Substituted Plaintiff.

No. 5,437. Vs.

(1) A. E. Geddes of Pallai, (2) Ramu Vyravy of Vannarponnai, (3) Vyravy Tambiah of ditto, 

NOTICE is hereby given that on Wednesday, July 5, 1911, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the

said 1st and 3rd defendants in the following property for the recovery of Rs. 433.90 and charges, viz.:

In a piece of land situated at Vannarponnai East called Uvayady, containing or reputed to contain in extent. 30 lachams varaku culture (that is 20 lachams belonging to the 1st defendant and 10 lachams belonging to the 3rd defendant) with houses, well, and other appurtenances; bounded or reputed to be bounded on the east by the property of William Mather and others, north by the property of Sinnakkuddypillai, wife of Arunasalam and others and road, west by road, and on the south by the property of Kanapathy Kantar and others.

Fiscal's Office, Jaffna, June 5, 1911. V. THAMBIPILLAI, for Fiscal.

# Southern Province.

In the District Court of Galle.

R. M. A. R. S. M. Suppramanian Pillai of Galle . . . . Plaintiff.

NOTICE is hereby given that on Saturday, July 8, 1911, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

An undivided 1/14 part of the soil and trees of a portion of Dikwellewatta and 1/14 part of the four tiled houses standing thereon, situate at Randomba.

2. The land called Galpottewatta and the buildings standing thereon called and known as Rockland Villa, situate at Randomba.

Writ amount, Rs. 2,137.77, with interest on Rs. 2,033.50 at 9 per cent. per annum from January 29, 1909.

Fiscal's Office, Galle, May 30, 1911. C. T. LEEMBRUGGEN, for Fiscal.

# North-Western Province.

In the District Court of Kurunegala.

Ranamukadewage Arlis Fernando of Damunu-

No. 3,688. Vs.

Samarakoon Mudiyanselage Mudiyanse, Coroner of Kalalpitiya in Dambadeni Udukaha Korale East......Defendant.

NOTICE is hereby given that on Friday, July 14, 1911, 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, mortgaged by bond No. 7,177 dated January 3, 1908, and attested by A. M. Abeyagunaratne, Notary Public.

An undivided & share of Diulgahamulahitinawatta of 2 lahes of kurakkan sowing extent; bounded on the east, south, and west by ditch, north by endaru fence of Mudalihamy's garden, situate at Alawwa.

An undivided & share of Diulgahamulahitinawatta of 2 lahas of kurakkan sowing extent; bounded on the east, south, and west by ditch, north by endaru fence of Mudali-

hamy's garden, situate at Alawwa.

3. An exact ½ share of Paragahamulawatta of about 4 seers of kurakkan sowing extent and of the plantations and houses thereon together with the boutique just being erected in its entirety exclusive of the house now being built by the debtor on the southern direction of this land; bounded on the north by railway reservation, east by Modara-ela, south by May-oya, west by jak tree and the stone fence on the limit of the garden of Appuhamy Vidane, situate at Alawwa

4. An undivided 1 share of the land called Bilingahamulawatta with everything belonging thereto of 2 kurunies of kurakkan sowing extent; bounded on the north by Ambagahamulawatta, east by ditch of Kolongahamulahena, south by Kapuruhamy's chena, west by Beligahamulawatta, situate at Nugawela in Dambadeni Udukaha Korale East.

An undivided 1/24 share of Andiyadeniyedeniya and everything thereto belonging of 16 lahas of paddy sowing extent; bounded on the north by Kongahamulawatta, east by Madangahamulahena, south by Appuhamy's chena,

west by the field, situate at Nugawela.

6. An undivided exact 1 share of Andiyadeniyebeliwattehena and its adjoining Kongahamulahena of 8 lahas of kurakkan sowing extent; bounded on the east by Mudalihamy's chena and limit of Dingiri Appu's chena, south by ela and limit of Purana, west by Kahatagahamulahena and kahata tree and limit of wewiniyara, north by chens of Mudiyanse and others and limit of Kongahamulahena, situate at Nugawela aforesaid.

7. An undivided exact ½ share of Andiyadeniyekahatagahamulahena of 1 timba kurakkan sowing extent; bounded on the east by wewiniyara and the limit of Kahatagaha-mulahena of Dingiri Appuhamy, Gan-Arachchi, on which the kahata tree stands, south by Andiyadeniyeassedduma-kumbura, west by limit of Millehena, north by limit of Wahumpurainnenugawelagawahena, situate at the same

village.

8. An undivided 1 share of Andiyadeniyekengahamulahena of 15 lahas of paddy sowing extent; bounded on the east by Galpokura, 6 group of rocks, and limit of Kadurugahamulahena and limit of Agalkotuwa, south by ditch of Kahatagahamulahena, west by limitary ridge of endaru fence of Asseddumakumbura of Appuhamy and others, north by limit of Kongahamulahena, situate at the same village.

An undivided exact ½ share of the land called Amunaismattehena of 5 lahas of kurakkan sowing extent; bounded on the east by limitary post on the limit of Etaheraliya-gahamulahena, south and west by chena of Kirihamy, Vidane, north by endaru fence of the field, situate at

Nugawela aforesaid.

10. An undivided & share of Etaheraliyagahahena and its adjoining Medawelagawahena of 6 lahas of kurakkan sowing extent; bounded on the east by chena of Jotihamy and others, south by chena of Punchappuhamy and others, west by chena of Dingiri Appuhamy, Gan-Arachchi, north by Rammenika's hena, situate at the same village.

11. An undivided exact ½ share of Ketakelagahamula-hena of 1 timba of kurakkan sowing extent; bounded on the east by chena owned by Mutumenika, south by chena of Mudalihamy and others, west by Kawrala's chena, north by Rammenika's chena, situate at the same village

On Saturday, July 15, 1911, commencing at 8 A.M.

12. Galgomugehena of 2 seers of kurakkan; bounded on the east by endaru fence of Mudalihamy's chena, south by endaru fence of Horatala's chena, west by endaru fence of chena of Dolinchiyahenaya, north by endaru fence of Balaya's chena, situate at Kalalpitiya aforesaid, in Dambadeni Udukaha Korale East.

13. Dambugahamula-aramba of 1 laha kurakkan sowing extent, situate at Kalalpitiya aforesaid; and bounded on the north by the limit of the chena of Gamarala, east by the imit of the chena of Dingiri Appuhamy, Gan-Arachchi, south by rock, west by limit of the land of Dingiri Appuhamy, Gan-Arachchi, situate at Kalalpitiya aforesaid.

14. Ambagahagodellehena of 2 lahas of kurakkan sowing extent, situate at Kalalpitiya, in Dambadeni Ndukeh Karak Fart and carathing thereto belonging to

Udukaha Korale East, and everything thereto belonging; bounded on the north by limit between this and the land of Banda and others, east, south, and west by ela, situate at the same village.

15. Ketakelagahamulahena of l timba of kurakkan sowing extent, situate at Kalalpitiya aforesaid; bounded on the east by ela, south by limit of Metiwalamullehena

on the east by ela, south by limit of Metiwalamullehena owned by Menikhamy, west by galkanda, and north by Murutalindehena, with everything thereon.

16. An undivided exact ½ share of Rukmallekumbura of 1 pela paddy sowing extent; bounded on the east and south by Welikumbura owned by Kiribanda, Vidane, and others, west by Welikumbura owned by Kiribanda, Vidane, and others, and north by Kahatagahamulawatta owned by Menikrala and others, situate at the same village.

17. Katuwehena of about I timba kurakkan sowing extent; bounded on the north by Patanduwegala rock, east and south by chena of Mudiyanse and others, west by Ukkurala Vidane's chena, and situate at the same village.

18. Galbokkehena of 8 lahas kurakkan sowing extent;

bounded on the north by land owned by Mudiyanse and

Banda, Arachchi, east by galenda, south also by land owned by Mudiyanse and Banda, Arachchi, west by galenda.

situate at the same village.

19. An undivided exact 1 share of the land Dunukotuwehena and everything thereto belonging to about 6 seers of kurakkan sowing extent; bounded on the north by Dewalekela and galenda, east by chena belonging to Mudiyanse and another, and west by chena owned by Mudiyanse and others, situate at the same village

20. An undivided \( \frac{1}{2} \) share of Galagawakumbura of 2 elas paddy sowing extent; bounded on the east by Punchirala's Wewliyaddekumbura, south by Paluwatte-heneniyara, west by Kumbukkumbura of Appuhamy, Arachchi, north also by Appuhamy Arachchi's Siyambala-gahamulawatta and Puhukongahamulawatta of Menik-

21. An undivided exact ½ share of the land called Deliadda of 18 lahas of paddy sowing extent; bounded on the east by ela, south by limitary ridge of Deliaddakumbura owned by Ukkurala, Vidane, west by Deliaddapillewa sold to Mudalihamy, late Vidane, by Appuhamy, north by limitary ridge of Deliaddakumbura owned by Mudalihamy, situate at the same village.

22. An undivided 1 share of Galagawakumbura of 2 pelas of paddy sowing extent; bounded on the east by Pinchirala Arachchi's field and Pansalwatta, south by fence of the chena of Christian Appu, west by limitary ridge of the field of Appuhamy, Arachchi, north by fence of the garden of Appuhamy, Arachchi, situate at the same

village.

An undivided exact ½ share of Midellagahakumbura of 1 timbs paddy sowing extent; bounded on the east by Midellagahakumbura of Dingiri Appuhamy, Gan-Arachehi, south, west, and north by fields of Dingiri Appu and others,

situate at the same village.

24. An undivided & share of Pahalakotuwakumbura of 12 lahas of paddy sowing extent and its adjoining pillewa of about 1 seer of kurakkan sowing extent; bounded on the east by high jungle, south by Mudalihamy, late Vidane's field, west by fence of Mudalihamy, late Vidane's chena and by the fence of the garden of Baiya, north by the limitary ridge of the field of Menikhamy and others, situate at Kalalpitiya.

Paluwatta of about 2 lahas of kurakkan sowing extent; bounded on the north by Crown forest, east by chena of Dingiri Appuhamy, Arachchi, and others, south by chena of Menikhamy and others, west by garden of Dingiriappu, Vidane, and others, with all the plantations

thereon, situate at the same village.

26. Gamaralagewatta of 2 seers of kurakkan sowing extent; bounded on the east by endaru fence of the land of Hulugalle Ratemahatmaya, south by the remaining portion of this land belonging to Dingiri Appuhamy, west by endaru fence of the garden of Unga, north by endaru fence of Radagewatta, with all the plantations thereon, situate at the same village.

27. Innawatta of 3 seers of kurakkan sowing extent; bounded on the east by the fence of the garden of Mudalihamy, north by endaru fence of agala, west by endaru fence of the garden of Unga, north by endaru fence, with all the plantations thereon, situate at the same village.

28. An undivided 1 share of Hankoladeniyawatta of 8 lahas kurakkan sowing extent; bounded on the east by rock and endaru fence, south by ditch of Hankoladeniye-watta of Bawa Lebbe and others, west by field called Hankoladeniya, north by ditch of Innawatta owned by Unga and of the plantations thereon, situate at Kossinna in Dambadeni Udukaha Korale East.

29. An undivided exact ½ share of Nugawelagawawatts, of about 2 lahas of kurakkan sowing extent and of all the plantations thereon; bounded on the east by endary femore of the field called Lindkumbura, south by endary femore of Beliattagawawatta, west by Innawatta owned by Dinga, north by Innawatta of Unga, situate at Busuapahuwa in Dambadeni Udukaha Korale East.

30. Diwulgahamulahena of 2 kurunies kurakkan sowing extent; bounded on the north by ketakela tree and milla tree on the limit of the chena of Hetuhamy and others, east by galenda, south by Hetuhamy's field, west by endaru fence of the chena of Isma Lebbe, situate at Patayala in Dambadeni Udukaha Korale East.

31. Moragalbodahena of 2 kurunies kurakkan sowing extent, situate at Pambadeniya in Dambadeni Udukaha

Korale East and everything thereto belonging; bounded on the north by the live fence between this and the land of Punchirals and others, east by limitary posts between this and the land of Kirimenika and others, south by the live fence between this and the land of Martin Fonseka, west by Mahagalwetiya.

32. An undivided exact ½ share of the land called Kongahamulahena and everything thereto belonging, about 6 seers kurakkan sowing extent; bounded on the north by Midella-ela, east by Kemmanwetiyawatta which was owned by Kira, south by chena of Setuwa, west by

Maha-ela between this and chena owned by Kira and others situate at Kandegedera aforesaid.

Amount to be levied Rs. 1,392.99 with further interest on Rs. 1,000 at 18 per cent. per annum from July 12, 1909, till date of decree September 7, 1909, and thereafter at 9 per cent. per annum from date of decree till payment in full and poundage.

Fiscal's Office, Kurunegala, June 5, 1911. S. D. SAMARASINHE, Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Jaffina, will be holden at the District Court-house at Jaffina, on Monday, July 3, 1911, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Jaffna, June 5, 1911. V. THAMBIPILLAI, for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby preclaim that a Criminal Session of the said Court for the District of Galle will be holden at the Court-house at Galle on Monday, June 19, 1911, at 11 o'clock of the morning of the said day

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

Fiscal's Office, Galle, June 5, 1911. C. T. LEEMBRUGGEN, for Fiscal.

LEONARD WILLIAM BOOTH, Fiscal for the Central Province, do hereby appoint Mr. A. John Peiris to be my Marshal for the Division of Matale, under 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.

Fiscal's Office, Kandy, June 1, 1911. L. W. Booth, Fiscal.