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PASSED ORDINANCES.

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

No. 17 of 1911.

An Ordinance to amend "The Opium Ordinance, 1910."

HUGH CLIFFORD.

Preamble

WHEREAS, it is expedient to smend "The Opium Ordinance, 1910": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Opium Ordinance, 1911," and shall be read as one with "The Opium Ordinance, 1910," hereinafter referred to as the principal Ordinance.

Provincial surgeon may exempt particular prescription from restrictions. 2 The following shall be added as an additional provise to sub-section 2 (c) of section 4 of the principal Ordinance:

Provided further that a provincial surgeon, or a Medical Officer belonging to Grade I. of the Medical Department, by endorsement under his hand on any prescription, may exempt the person in whose name the prescription is drawn from the restrictions of the last preceding proviso for the purpose of such prescription.

Planters under certain conditions may supply opium to their immigrant coolies.

- 3 The following shall be added as an additional paragraph to sub-section 2 of section 4 of the principal Ordinance:
 - (d) Any planter with an immigrant cooly force of fifty or more persons, whose residence is over half a mile from a Government dispensary, or who has no estate dispensary

on his estate and is not served by any estate dispensary, from supplying opium in a medicinal form for medicinal purposes to any immigrant cooly employed upon his estate for any period not exceeding three days in succession in any one case:

Provided that (subject to an appeal to the Governor in Executive Council) any planter who wilfully or persistently acts in contravention of any rule or rules made for the regulation of such supply under this Ordinance may be interdicted by the Principal Civil Medical Officer from supplying opium as aforesaid.

Possession of opium by planters for purpose of last section not subject to

Rulegregulating supply of opium

by planters.

penalty.

4 The following pragraph shall be added to section 5 of the principal Ordinance:

(h) When it is in the possession of a planter for the purpose of being supplied to immigrant coolies under section 4(2)(d).

5 The following paragraph shall be added to sub-section 2 of section 14 of the principal Ordinance:

(m) Regulate the conditions under which opium shall be supplied by planters to immigrant coolies under section 4 (2) (d).

Power to cancel consumer's certificate.

- 6 To section 11 of the principal Ordinance the following sub-sections shall be added, namely:
 - (5) Where any person who has been registered as a consumer of opium (hereinafter referred to as a registered consumer) has been convicted of any offence under this Ordinance, or under any rules made hereunder, or of any other offence which in the opinion of the Government Agent renders a cancellation of his certificate of registration expedient, the Government Agent shall cause the name of such person to be removed from the register.
 - (6) Where the name of a registered consumer has been removed from the register for any cause whatsoever, the Government Agent shall give notice to the registered consumer that his name has been so removed, and thereupon the registered consumer shall forthwith return his certificate of registration to the Government Agent for cancellation.
 - (7) If any registered consumer whose name has been removed from the register fails to return his certificate to the Government Agent within fourteen days of the date when such removal was notified to him, he shall be guilty of an offence and liable on conviction to a fine which may extend to one hundred rupees, or to imprisonment of either description for a term not exceeding three months, or to both.

Offences to be triable summarily.

7 All offences against the principal Ordinance or this Ordinance shall be cognizable by a Police Court; and such court shall have jurisdiction to inflict the full amount of fine to which the offender shall be liable, notwithstanding that such fine may exceed in amount the ordinary jurisdiction of such court. Provided that nothing in this section shall derogate from the jurisdiction of any other court to try any such offence.

Date of operation.

8 This Ordinance shall come into operation on such date as the Governor, by notification in the "Government Gazette," may appoint.

Passed in Council the Thirtieth day of August, One thousand Nine hundred and Eleven.

A. N. GALBRAITH, Clerk to the Council.

Assented to by His Excellency the Governor the Twentysecond day of September, One thousand Nine hundred and Eleven.

L. W. BOOTH,
Acting Colonial Secretary:

DRAFT ORDINANCES.

" MINUTE.

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

An Ordinance further to amend "The Criminal Procedure Code, 1898."

WHEREAS it is expedient to amend the provisions of "The Criminal Procedure Code, 1898," with reference to the commutation of sentences: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Criminal Procedure Code (Amendment) Ordinance, 1911."

New section 329.

2 Section 329 of "The Criminal Procedure Code, 1898,", is hereby repealed, and the following is hereby substituted in lieu thereof:

The Governor may, without the consent of the person sentenced, commute any one of the following sentences for any other mentioned after it:

. Death.

Rigorous imprisonment for life.

Rigorous imprisonment not exceeding twenty years.

Simple imprisonment for any term not exceeding that to which such person might have been sentenced.

Fine.

By His Excellency's command,

L. W. BOOTH,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, September 28, 1911.

Statement of Objects and Reasons.

This Ordinance is proposed on two grounds. In the first place, its object is to facilitate the application of the frisoners Removal Ordinance. It is found that it is not in accordance with the rules of the Convict Prison in the Andaman Islands that any prisoners should be confined there except those sentenced to imprisonment for life. The maximum sentence of imprisonment which may be imposed under section 329 of the Criminal Procedure Code is rigorous imprisonment for twenty years. It is accordingly proposed to give the Governor power in such cases to commute the sentence to imprisonment for life—a sentence which in practice, according to the Rules of the Andaman Convict Prison, is reduced by good conduct to a term of twenty years.

2. It is also felt that it ought to be in the power of the Governor, in commuting a sentence of death, to impose as an alternative a sentence calculated to have the greatest possible deterrent effect. The sentence of twenty, years at present allowed by the Code is in practice reducible to one slightly over fifteen years. It is considered that such a term of imprisonment, as a maximum in such cases, is not adequate to the seriousness of the offence, and that it should be in the power of the Governor, when the occasion requires, in commuting a death sentence, to impose a sentence of lifelong imprisonment.

Attorney-General's Chambers, Colombo, September 15, 1911. Anton Bertram, Attorney-General.



NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,019 C.
Class IV.
Rs. 31,250.

In the Matter of the Intestate Estate of late Sadris de Silva Wiraratne, Notary Public of Tangalla, and some time of Colombo, deceased.

Caroline Wiraratne of Tangalla Petitioner.

And

THIS matter forming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo on Sep-

tember 7 and 22, 1911, in the presence of Mr. Christie Seneviratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 4, 1911, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and 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 October 19, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1911.

L. M. MAARTENSZ, District Judge.

In the District Court of Colombo. Order Nisi.

Festamentary Jurisdiction. No. 4,014. Class I. Rs. 2.276 22

In the Matter of the Intestate Estate of the late Usliyanage Obeizana Perera Hamine of Meetotamulla in Ambatalenpahala in Alutkuru Korale South, deceased.

Dinoris Perera of Meetotamulla Livanage aforesaid...... Petitione:

And

(1) Liyanage Romanis Perers, (2) Liyanage Edwin dias Albert Perera, (3) Liyanage Maria Ellen Leanora Perera, (4) Liyanage Adeline Leanora Perera, (5) Liyanage Lilian Margaret Perera, all of Meetotamulla aforesaid, and (6) Hastanayakage Charles Perera Wijeratne of Kolonnawa...Respondents. THIS matter coming on for disposal before Lewis Mathew Maartensz, Esq., District Judge of Colombo, on September 2, 1911, in the presence of Mr. O. A. Jayasekere, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated August 25, 1911, having been

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband 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 and other person or persons interested shall, on or before September 28, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 2, 1911.

read:

L. MAARTENSZ, District Judge.

This Order Nisi is extended for showing cause for October 19, 1911.

September 28, 1911.

L. M. MAARTENSZ, District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 4,031. Class I.

Rs. 1,521.

Testamentary In the Matter of the Intestate Estate of the late Tenkutti Pedris Silva Gunasekera Karunaratne of Kaluwamodara, in the District of Kalutara, and for some time an inmate of the General Civil Hospital, Colombo, deceased.

Hembadura Gold Hamy Silva of Kaluwamodera, in the District of Kalufara.....Petitioner.

And .

(1) Tenkutti Josi Nona Silva Gunasekera Karunaraine, wife of (2) Enasi Albert Silva, (3) Tenkutti
Alis Silva Gunasakera Karunaratne, (4) Tenkutti Maggie Nona Silva Gunasekera Karunaratne, wife of (5) Arumadura Lenoris Silva, (6) Tenkutti Elo Silva Gunasakera Karunaratne, (7) Tenkutti Alic Nona Silva Gunasekera Karunaratne, wifee of (8) Sandadura Sadris Silva, (9) Tenkutti Charlie Nona Silva Gunasekera Karunaratne, (10) Tenkutti Mapi Nona Silva Gunasekera Karunaratne, (11) Tenkutti Eliman Silva Gunasekera Karunaratne, (12) Tenkutti Joseline Nona Silva Gunasekera Karunaratne, (13) Tenkutti Sandoris alias Theoris Silva Guna-sekera Karunaratne, the 10th, 11th, and 12th respondents, by their guardian ad litem the 13th respondents.

THIS matter coming on for dispesal before Lewis Mathew Maartensz, Esq., District Judge of Colombo, on September 14, 1911, in the presence of Mr. E. F. de Silva, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 12, 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 October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 14, 1911.

L. MAARTENSZ, Additional District Judge.

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

Testamentary Jurisdiction. No. 4,034. Class IV. Rs. 45,500.

In the Matter of the Last Will and ment of the late Wellawattege Cecelia Peiris of 74, Union Place, Slave Island, deceased, widow of the late Botalage Romiel Fonseka, deceased, and wife of Bianwilage Don Santiago Wijeratna Rajapaksa of Colombo.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on September 18, 1911, in the presence of Mr. Felix J. Percera, Proctor, on the part of the petitioner Wellawattege Francis Peiris of No. 74, Union Place in Colombo; and the affidavit (1) of the said petitioner dated September 12, 1911, and (2) of the attesting notary and witnesses also dated September 12, 1911, having been read: It is ordered that the will of the said Wellawattege Cecilia Peiris, deceased, dated August 15, 1911, 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 Wellawattege Francis Peiris is the sole executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents (1) Welliam Peiris, (2) Botalage Matilda Fonseka, (3) Botalage Milliam Fonseka, (4) Botalage William Fonseka, (5) Bambalapitiya in Colombo, or any person or person interested shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 18, 1911.

L. MAARTENSZ. Additional District Judge.

In the District Court of Colombo.

Order Nisi. Testamentary In the Matter of the Intestate I state of the Jurisdiction. In the Matter of the Intestate I state I stat deceased. No. 4,037.

Gajasinghe Aratchige Theodore Tiburio de Silva of

(1) Bomeriage Anna Gomes, wife of Gajasinghe Aratchige Anthony Silva, (2) Bomeriage Justina Gomes, wife of (2a) W. P. Silvestry Fernando of Dehiwala, (3) Swarisge Magrida Swaris, wife of (3a) Bastian Silva of Colpetty, in Colombo,
(4) Swarisge Isidore Swaris of Colpetty, (5)
Swarisge Anna Swaris, wife of (5a) Romel of
Galkissa, (6) Swarisge Clara Swaris of Colpetty, (7) Swarisge Stephen Swaris of Pamankada, (8) Swarisge Nicholas Swaris of Panadure, (9) Anthony Gomes, (10) Palis Gomes, (11) March Gomes, all of Mount Lavinia, (12) Anthony Gomes, (13) Carlina Gomes of Mount Lavinia. Resp

THIS matter coming on for disposal before Matthew Maartensz, Esq., Additional District Und Colombo, on September 28, 1911, in the presence Arthur Alvis, Proctor, on the part of the petitioner, named; and the affidavit of the said petitioner September 13, 1911, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a second cousin 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 person or persons interested shall, on or before October 26, 1911. show sufficient cause to the satisfaction of this court to the contrary.

September 28, 1911.

L. MAARTENSZ, Additional District Judge.



In the District Court of Colombo. Order Nisi.

Jurisdiction, No. 4,038. Class I. Rs. 1.200 nett.

Testamentary In the Matter of the Intestate Estate of the late Velupillay Sundra Atchy of Old Moor street, in Colombo, deceased.

Naganatha Cathirasapulle of Old Moor street, in Collins P Petitioner.

And

) C. sovia s nam, (2) C. Samythurai, (3) C. Dura-singham, (4) C. Sellaturai, (5) C. Selva Rajayam, (6) C. Rasamma, (7) C. Vadiramba, (8) Tilliampalam Sellaturai, all of Old Moor street, in Colombo....... Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, ber 20, 1911, in the presence of Mr. J. H. Rasiah Joseph, roctor, on the part of the petitioner above named; in the affidavit of the said petitioner dated September 16, 1911.

it is ordered that the said petitioner be and he is hereby declared entitled, as the husband and an heir of the deceased bove named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before October 19, 1911 abow sufficient cause to the satisfaction of this court to the contrary.

L. M. Maartensz, Additional District Judge

District Court of Colombo.

Order Nisi.

Jurisdiction. No. 4,042. Class II.

Rs. 3,365.

Testamentary In the Matter of the Intestate Estate of the late Mabimahewayalage Chala of Etikehelgala in the Meda pattu of Siyane korale, deceased.

Horanakaralage Sesa of Etikehelgala aforesaid. Petitioner. 14 ٠. And

(1) Matrimahewayalage Salma, (2) ditto Selistina, (3) ditto Samara, (4) ditto Bema, (5) ditto Samela, (6) ditto Santiya, (7) ditto Lucia, (8) ditto Gabiria,

(9) ditto Gunaya, all of Etikehelgala afore-

THIS matter coming on for disposal before Lewis Matthew Martensz, Esq., District Judge of Colombo, on September 23, 1911, in the presence of Mr. E. G. Jayewardene, Proceer, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 21, 1911, having been read:

It is ordered at that the said petitioner be and she is hereby declared on tied, 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 ins interested shall, on or before October 26, 1911, show suggest cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ. District Judge.

The District Court of Colombo.

Jurisdiction. No. 4,046. Class I. Rs. 1,922

nett.

egtember 23, 1911.

estamentary In the Matter of the Last Will and Testament of the late Wanigasundera Appuhamillage Don Welun, late Police Headman of Oorapola, in Udugaha pattu of Siyane korale, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on September 23, 1911, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Adikara Appuhamillage Dona Tiringa Nona Hamine of Oorapola aforesaid; and the affidavit (1) of the said petitioner dated September 18, 1911, and (2) of three of the attesting witnesses dated also September 18, 1911, having been read:

It is ordered that the will of the seid Wanigesundera Appuhamillage Don Welun, deceased, dated July 21, 1911, 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 Adikara Appuhamillage Dona Tiringa Nona Hamina be the executrix named in the said will and that she is entitled to probate of the same issued to her accordingly, unless any person or persons interested shall, on or before October 26, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 23, 1911.

L. M. MAARTENSZ, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Guruge Missie Maria Fernando Egoda Uyana in Moratuwa, deceased. No. 4,051 C. Class II. Rs. 3,000.

Beminahennedige George Francis Peiris of Egoda Uynana aforesaid Petitioner. And

(1) Kalutarawedage Maria Fonseka and (2) Johana Maria Fernando, both of Koralawella in Mora-

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on September 29, 1911, in the presence of Messrs. Silva and Perera, Proctors, on the part of the petitioner above-named; and the affidavit of the said petitioner dated September 28, 1911, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband and an heir of the deceased above named, to administer the estate of the said deceased and that letters of administration do issue to him accordingly. unless the respondents above named or any other person or persons interested shall, on or before October 26, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 29, 1911.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Negomin. Order Nisi.

Testamentary Jurisdiction. No. 1,233.

In the Matter of the Joint Tast Will and Testament of the late logige Isebella Perera, deceased, and her husband Mahamutugalage Isaac Fernando of Pansilgoda.

Mahamutugalage Isaac Fernando of Pansilgada..Petitioner. And

(1) Mahamutugalage Elizabeth Fernando, assisted by her husband John Marcelinu de Silva, both of Pansilgoda, (2) ditto Ana Fernando, assisted by her husband Appu Sinno Perera of Weediyawatta, (3) ditto Rebecca Fernando, assisted by her husband Marceline Perera of Pansilgoda, (4) ditto Maria Fernando of ditto, (5) ditto Martha Fernando of ditto, (6) ditto George Alexander Fernando of ditto, (7) Mahamutugalage Catherina Fernando of Pansilgoda, (8) ditto Peter Henry Fernando of ditto, (9) ditto John Bartholameuz Fernando of Kandy Municipality,

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Negombo, on September 7, 1911, in the presence of Messrs. Zoysa and Perera, Proctors, on the part of the petitioner Mahamutugalage Isaac Fernando of Pansilgoda; and the affidavits of the petitioner Brahamanage Marsalinu Perera and Lindamulage John Martin de Silva, dated July 26, 1911, having been read:

It is ordered that the will of Sodige Isabella Perera, deceased, and Mahamutugalage Isaac Fernando, dated

une 18, 1911, be and the same is hereby declared proved, unless the respondents shall, on or before October 6, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Mahamutugalage Isaac Fernando is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named shall, on or before October 6, 1911, show sufficient cause to the satisfaction of this court to the centrary.

September 7, 1911.

R. G. SAUNDERS, District Judge.

In the District Court of Kandy.

Zestamentary In the Matter of the Estate of the late Wasan . Nanayakkara Sumanasekera Jurisdiction. Aratchige Don Amaris Dias Appuhamy, No. 2,854. deceased, of Kandy.

THIS matter comints on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on September 14, 1911, in the presence of Messrs. Goonewardene and Wijegoonewardene; Froctors, on the part of the petitioner Keerapane Mohottallegedera Dona Carlinahamy of No. 80, Colombo street, Kandy; and the affidavit of the said petitioner dated August 3, 1911, having been read: It is ordered that the petitioner Keerapane Mohottallegedera Dona Carlina Hamy of No. 80, Colombo street, Kandy, be and she is hereby declared entitled to letters of administration to the estate of Nanayakkara Wasan Sumanasekera Aratchige Don Amaris Dias Appuhamy of Kandy, deceased, as the widow of the said deceased, unless (1) Sumanasekera Aratchige Albert Dias of Goonambil Group, Wattegama, (2) Sumanasekera Aratchige Henry Dias, (3) Sumanasekera Aratchige Lawrence Dias, (4) ditto Sumanapala Dias, (5) ditto Edwin Dias, (6) ditto Rosalina Dias, the 2nd, 3rd, 4th, 5th, and 6th respondents by their guardian ad litem the 1st respondent shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, District Judge.

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

Testamentary In the Matter of the Last Will and Testament of Sophia Maria Holloway, deceased, Jurisdiction. of Franklands Estate, in Wattegama. No. 2,865.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on September 20th, 1911, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioners, Joseph Robert Holloway of Matale and Francis Joseph Holloway of Gallegedera; and the affidavit of the said petitioners and of Kahawitage Edward Perera of Kandy dated respectively September 18 and 20 1011 having hear and and 20, 1911, having been read:

It is ordered that the will of Sophia Maria Holloway of Franklands estate, Wattegama, deceased, dated February 14, 1905, and now deposited in this court be and the same is hereby declared proved, unless any person shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Joseph Robert Holloway and Francis Joseph Holloway 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 shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 20, 1911.

September 14, 1911.

FELIX R. DIAS, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kathirippillai Kandasamythurai of Val-No. 2,455. vettiturai, deceased.

Kathirippillai Arulampalam of Valvettiturai....Petitioner. $v_{s.}$

(1) Kathirippillai Sivappirakasam and (2) Kathirippillai Nadaraja of Valvettiturai...... Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate

of the above-named deceased Kathirippillai Kandusal thurai of Valvettiturai, coming on for disposal before M. S. Pinto, Esq., District Judge, on September 13, 1911, in the presence of Mr. S. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 9, 1911, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before September 29, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 13, 1911. -

Testamentary

Jurisdiction. No. 2,441.

M. S. PINTO, District Judge.

Order Nisi extended for October 10, 1911.

M. S. PINTO, District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate Theivanai Pillai, wife of Gnanampalavanan of Meesalai North deceased.

Karthikesu Gnanampalavanan of Meesalai North.....Petitioner.

Vs.

(1) Walliammai, daughter of Karthikesu Gnanampalavanam (minor), (2) Thamper Kathirgamer of Vannankeni, (3) Thamper Venasithamby of

THIS matter of the petition of the above-in-tioner, praying for letters of administration tofthe the above-named deceased Theiranai Pillai, coming on for disposal before M. S. Pinto, Esq., District Judge, on September 13, 1911, in the presence of Mr. K. Arnlambalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 27, 1911, having been read: It is order that the petitioner be and he is hereby declared entitled, as the 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 October 10, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 13, 1911.

M. S. PINTO, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Swaminathar Sivahuru of Thanakkana Jurisdiction. No. 2,456. kurichchi, deceased.

Sivahuru Kumarasamy of Thanakkarakurichchi. Petitioner.

(1) Swaminathar Seevaratnam, (2) Swaminathar Seeniavah of Thanakkarakurichchi...... Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Swaminathar Sivahuru of Thanakkarakuriehchi, coming on for disposal before M. S. Pinto, Esq., District Judge, on September 18, 1911 presence of Mr. S. Subramaniam, Proctor, of the art the petitioner; and affidavit of the petitions. September 9, 1911, having been read: It is declared the the petitioner is the sole heir of the said intestate and is entitled to have letters of administration to the anta of the said intestate issued to him, unless the respondents or any other person shall, on or before September 29, 1911, show sufficient cause to the satisfaction of this court to the contrary.

M. S. Pinto, District Judge. September 13, 1911. - ---

Order Nisi extended for October 10, 1911.

M. S. PINTO, District Judge. In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction
No. 4,074
In the Matter of the Estate of the late
Fredrick John Abeywickrema Gunasesekera, deceased, of Andugoda.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Galle, on September 19, 1911, in the presence of Mr. H. Dias on the part of the petitioner Balage Don Bastian de Silva; and the affidavit of the petitioner dated August 29, 1911, having been read:

It is ordered and declared that the 3rd respondent is the Secretary of this Court, and that he is as such entitled to have letters of administration issued to him accordingly, unless (1) Richard Abeywickrema Gunasekera, (2) Dora Dissanayake Hamine, both of Andugoda, (3) the Secretary of the District Court of Galle shall, on or before October 11, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 19, 1911.

B. Constantine, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 888. In the Matter of the Estate of the late Hitihami Appuhamilage Don Cornelis Appuhamy, late Vel-Vidane Arachchi of Bandirippuwa, deceased.

 V_i V_i

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on September 21, 1911, in the presence of Mr. C. V. M. Pandittesekere, Proctor, on the part of the petitioner; and the affidavit and petition of the said petitioner having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow of the deceased, to administration to issue to her accordingly, unless the respondents or any other person or persons interested shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 21, 1911.

1

T. R. E. Lorros, District Judge. · In the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.

No. 881.

In the Matter of the Estate of the late
Wattorutantrige Davith Fernando of
Gorakadenia, in Dewamedi hatpattu,
deceased.

And

THIS action coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on September 21, 1911, in the presence of Mr. C. V. M. Pandittesekere, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 29, 1911, having been read: It is ordered that the said petitioner be and he is hereby deplaced entitled, as the son-in-law of the above-named deceased, to administration do issue to him accordingly, unless the respondents above named or any other persons interested shall, on or before October 12, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 21, 1911.

T. R. E. Loftus, District Judge.

In the District Court of Chilaw.

Order Nisi,

Testamentary In the Matter of the Estate of the late Jurisdiction.

No. 877.

Agampodi Prolis Silva of Uralia, de ceased.

Agampodi Mendis Silva of Uralia......Petitioner.

And

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on July 19, 1911, in the presence of the petitioner above named; and on reading the affidavit and petition of the petitioner dated July 19, 1911: It is ordered that the petitioner be and he is hereby declared entitled to administer the estate of his deceased brother, and to have letters of administration issued to him accordingly, unless sufficient cause be shown to the contrary on August 17, 1911.

July 19, 1911.

T. R. E. Lorrus, District Judge

Order Nisi extended to September 21, 1911.

September 12, 1911.

T. R. E. LOFTUS, District Judge.

Order Nisi extended to October 12, 1911.

September 21, 1911. •

T. R. E. Lorrus, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of Avoo Lebbe Mohamado Marikar of Silversmith street, Colombo.

NOTICE is hereby given that the pove-named insolvent has been refused a certificate of conformity.

By order of court,

D. M. Jansz, Secretary. In the District Court of Colombo.

No. 2,450. In the matter of the insolvency of James Walter Amarasekera of No. 58, Grandpass Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent, will take place at the citting of this court on October 19, 1911, for proof of further claims.

By order of court,

Colombo, September 30, 1911.

D. M. JANSZ, Segrotory.

Colombo, October 3, 1911.

No. 140.

In the District Court of Colombo.

No. 2,457. In the matter of the insolvency of Veeravagu Pomambalam of No. 3, Old Moor 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 November 16, 1911, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ,

Colombo, September 30, 1911.

Secretary.

In the District Court of Colombo.

No. 2,463.

In the matter of the insolvency of Ona Packeer Mohamado of No. 19, Marties lane, 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 October 19, 1911, for the appointment of an assignee.

By order of court,

D. M. JANSZ,

Colombo, October 3, 1911.

Secretary.

In the District Court of Kalutara.

No. 138. In the matter of the insolvency of Beminihennedige Pedro Fernando of Gorakapola.

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 October 10, 1911, for examination of the insolvent.

By order of court,

WM. DE SILVA,

Kalutara, September 26, 1911.

Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Use Lebbe Mustapha Marikar of Alutgama.

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 October 13, 1911, for assignee's report.

By order of court,

WM. DE SILVA,

Kalutara, September 29, 1911.

Secretary.

In the District Court of Ratnapura.

No. 43. In the matter of the insolvency of Vidanalage Gabriel de Mel Nanayakara Appuhamy of Horetuduwa, in Panadure, and Merennege John Fredrick Fernando of Laxapatia in Moratuwa, carrying on business in partition ship under the name, style, and firm of "De Mel & Company," at Rakwana.

WHEREAS the above-named Vidanalage Gabriel da Mel Nanayakara Appuhamy and Merennege John Fredrick Fernando carrying on business in pattership in the name, style, and firm of "De Mel & Company," at a know filed a declaration of insolvency, and a petition for the sequestration of their estate has also been filed by Variasey-hennedige Manimel Soysa, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Vidanalage Gabriel de Mel Nanayakara Appuhamy and Merennege John Fredrick Fernando carrying on business in partnership under the name, firm of "De Mel & Company," insolvents accordingly, and that two public sittings of the court, to wit, on October 25, 1911, and on November 28, 1911, will take place for the said insolvents to surrender and conform to, a stable of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Ratnapura, October 28, 1911.

W. R. PERERA, Acting Secretary.

NOTICES OF FISCALS' SALES.

Western Province. .

In the District Court of Colombo.

(1) Denawakagey Don Bastian Appuhamy, (2)
Denawakagey Don Anthony Appahamy, both
of Koratota, defendants; (1) Denawakage Don
Anthony, (2) Denawakage Don Cornelis, (3)
ditto Bemby, (4) ditto Davith, (5) ditto Don
Thomis, (6) ditto Dona Duliana, (7) Kalubowilage
Pablis Alwis, (8) Ditto Dona Emo, (9) Wijetunge
Lokupitumpage Juwanis, (10) ditto Poloris, (11)
ditto Subeteris, (12) ditto Doco, (13) Jayasuriyage Don Deonis, (14) Wijetunge Lokupitumpage Agohamy, (15) Jasinge Don Carolis,
(16) Hettige Don Joris, (17) ditto Don Aron, (18)
ditto Melle, (19) ditto William, (20) ditto Eslia,
(21) Jayasuriyage Dona Leno, (22) Hettige
Charles, (23) Wijetunge Lokupitumpage Chello,
(24) Balasurige Manis, substituted defendants
in place of 1st defendant.

NOTICE is hereby given that on Saturday, October 28, 1911, at 1 o'clock in the afternoon, will be sold by public auction at the premises the following property, ordered to be sold by the order of court dated July 31, 1911, for the

recovery of the sum of Rs. 995.50 with further interest thereon at 9 per cent. per annum from June 30, 1903, till payment in full and costs of suit, which have been threed at Rs. 238.37, viz.:—

All that allotment of land called Pelangahawatta with the buildings standing thereon, situated at Koratua in the Palle pattu of Hewagam korale; and bounded on the north by paddy fields now belonging to Madawalaleanage Simon and others, on the east by the remaining half share belonging to the heirs of Denawakage Don Lewis Appuhamy and Don Abraham Appuhamy, on the south by the garden of Katugampolage Don Daniel Appuhamy, and on the west by paddy fields now belonging to Raigamage Jamis Appuhamy and others, containing in extent 8 acres 2 roods and 23 perches.

Fiscal's Office, Colombo, October 3, 1911. E. Ondarif.
Deputy Fiscal.

In the District Court of Negombo.

No. 8,561. Vs.
Madunawalane Don Juana Javas

NOTICE is hereby given that on Outober 30, 1911 commencing at 10 o'clock in the morning, will be sold by

etion at the premises the right, title, and interest of the said defendants in the following property, viz. :-

The land called Urakanugahawatta and the buildings standing thereon, situate at Ekala in Ragam pattu of Alut-kuru korale; and bounded on the north by the land belonging to Ariyapperuma Arachchige Elaris Appu and Martinas Perera Wijayasundara Seneviratna and others, east by the and belonging to Ariyapperuma Arachchige Christogu Appu, south by the high road, and west by water-course (wella), containing in extent about 6 acres.

Amount to be levied Rs. 1,438 30, with interest on Rs. 1,273 80 at 9 per cent. per annum from August 25, 1911.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, October 2, 1911. Deputy Fiscal.

In the Requests Court of Negombo.

Obbereyage Don Philippu Fonseka of Boragodawatta Plaintiff. No. 12,121.

(1) Sarange Anthony de Saram, (2) Sophia Eliza-ternando, (3) Allen Saram, (4) Henry

Richard Saram, all of Boragodawatta. ... Defendants.

NOTICE is hereby given that on October 28, 1911, commencing at 10 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:-

d called Jambugodella, situate at Boragodawatta pattu of Alutkuru korale; and bounded on the north by land formerly belonged to Daniel Fernando and now belonging to R. C. Alponsu, east by the cart road and the land belonging to Jalis Appu, south by the land belonging to the liers of Selvestri Perera, and west by land belonging to Sinappuhami and others, containing in extent about 8 acres and 2 roods.

Amount to be levied, Rs. 41.75.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, October 2, 1911. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Viana Rana Karupiapulle of Kandy...... Plaintiff. No. 20,747.

Ekanayaka Mudiyanselage Kiri Banda, (2) Ekanayake Mudiyanselage Kalu Banda, both of

NOTICE is hereby given that on October 27, 1911, commercing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendants in and to the following property, to wit. :-

1. The eastern 2 pelas in paddy sowing extent of Weligoddegederawatta of 1 amunam in the whole, situate at Mullegama of Pallegampaha in harispattu; the 2 pelas being bounded on the east by the ditch of Udegederakawralegewatta and above the bank of Hatangekumbura, south by the fence of Kiri Banda's Pallegederawatta, west by below the Kandeheeriya, on the northern portion of Weligoddegederawatta, and north by the limit of Kiri Banda's Panditayawatta with everything thereon.

2. Pallegederawatta of 8 lahas in paddy sowing extent, situate at Mullegama aforesaid; and bounded on the east by the fence of Walfiaddegederawatta and Kamatheudahakandeheeriya of Heetangekumbura, south by Neketgedera-watta art ditch of Dissanayake Appuhamigewatta, west by the limit of Udagederawatta and limit of Henayagewatta.

3. An undivided 1/5 share of and in Udawalawwewatta of 5 pelas in extent, situate at Mullegama aforesaid; bounded on the east by the limit of Neketgederawatta and limit of Pallegederawatta, south by above the bank of field, west by limit of Alagodagederawatta, and north by Kandeheeriya and ditch of Kadawatta with everything thereon.

4. Mahalagederawatta alias Watangewatta of 11 lahas

east by above the water-course of Hatangewela, south by ditch of Neketgedera Punchirallegewatte, west by limitary coconut tree on Punchiralagewatta and by bank, and on the north by Dalukkotuwegedera or fence of Heratgedera Appuhamygewatta with everything thereon.

5. Udawelakumburadarandagodapela of 12 lahas in paddy sowing extent, situate at Mullegama aforesaid; and bounded on the east by bank of Medegederawatta, south by limit of Walakadawatta, Punchiralagekumbura, and west by limit of Kiribandakoralagekumbura, and north by limitary dam of amune and limitary dam of Mahantegedera-

6. An undivided ½ share of Walawwewatta-aramba of 6 pelas in extent, situate at Mullegama aforesaid; and bounded on the east by the limit of Neketgederawatta, south by the limit of Neketgederawatta and above the field, west by the limit of Arumagealagodagederawatta, and north by Kiribandagepallegederawatta, Gansabhawa road, and Kalunowagederawatta.

7. Udumudunehena of 1 pela in extent, situate at Mullegama aforesaid; bounded on the east by daluk fence, south by limit of chana belonging to the children of Gooneratne Notary, west by limit of Kandegedera Habibu Lebbe Abubakkar's hena, and north by limit of Galapitagedera-

hena.

Ekanayakegederawatta of 21 acres in extent, situate at Mullegama aforesaid; bounded on the east by fence of Megodagederawatta, south by Pallegederawatta, west by fence of Walawwekumbura, and north by above the wella with the house and plantations thereon.

9. Pandityawatta of 1 acre in extent, situate at Mullegama aforesaid; and bounded on the east by above Kunaradeniyekumbura, south by fence of Gooneratne Notary's garden, west by fence of Habibu Lebbe's hena, and north by the fence of Welleliaddegederawatta.

Amount of writ, Rs. 377.50 and interest.

Fiscal's Office, Kandy, October 3, 1911. A. V. WOUTERSZ; Deputy Fiscal.

In the District Court of Kandy.

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

٧s. No. 21,077.

Heenagama Digalagedera Siyatu of Colombo , street...... Defendant.

NOTICE is hereby given that on October 26, 1911, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, to wit:

1. All that land called Gangodaheenapamulapahata. tibenawatta appurtenant to the field called Siyambalagas deniyekumbura of 12 lahas paddy sowing extent, situate a Kondadeniya in the Kulugammanasia pattu of Harispattu; and bounded on the east by the fence of Godapathangewanata, on the south by the fence of the wanata of Godapathangekumbura, on the west by the fence of the garden belonging to Nekethduraya, and on the north by the live fence standing on the Kandaheeriya in the land belonging to Proctor Warakagoda.

2. All that land called Godapathange Dematagahamulawatta of 15 lahas in paddy sowing extent, situate at Kondadeniya aforesaid; bounded on the east by the fence of the garden belonging to Warakagoda Notary, on the south by the fence of Godapathangekumbura; on the west by the fence of Ukkuwa Maha Duraya's hena (now a garden), and on the north by the ditch of the garden

belonging to Warakagoda Notary.
3. The daranda or western half part, 7 lahas and a manawa in paddy sowing extent in the whole, situate at Kondadeniya aforesaid; which said daranda or western half part is bounded on the east by the remaining portion of this field (the ela of Gamagederakumbura being the eastern boundary of the entirety of the said field), on the the south by the ela of Talawinnegedera aswedduma, and on west and north by the élla of the property belonging to Ukkuwa Duraya and the fence of the wanata.

4. The western half part, 7 lahas and a manawa in paddy sowing extent of all that land called Delgahamulawatta or in extent, situate at Mullegama aforesaid; bounded on the wanata of 15 lahas paddy sowing extent in the whole,

situate at Kondadeniya aforesaid; which said western half part is bounded on the east by the fence of the remaining portion of this land (the ella of the field being the eastern boundary of the entirety of the said land) for the south by the limit of Sirimalbamy's hena (now garden), on the west by the Muttettuwekandaheeriya, and on the north by the fence of Ukkuwa Duraya's hens (now a garden)

5. The middle one-third part 6 lahas and 4 nellies in paddy sowing extent of all that field called Mahakumbura of 2 pelas in paddy sowing extent in the whole, situate at Kondadeniya aforesaid; which said middle one-third part is bounded on the east by the remaining portion of the said field, the limit of the field belonging to Sudana, being the eastern boundary of the entirety of the said Mahakumbura, on the south by the ella of Maha-arambe, on the west by the remaining portion of the said field, and on the north by the limit of the field belonging to Ukkuwa Duraya.

6. The north-eastern one-third part, 5 lahas in paddy owing extent, of the western three-fourth parts, 15 lahas in paddy sowing extent of all that land called Alakolamadakumburata aiythiwatta of 2 pelas in paddy sowing extent in the whole, situate at Heenagama, in the Kulugammanasiapattu aforesaid; which said north-eastern 5 lahas (being a fourth of the entirety) are bounded on the east by the 5 lahas belonging to Nanduwa Vel-Vidane, on the south and west by the remaining portion of the said land belonging to the heirs of the late H. D. Louis, and on the north by the fence of Ambakotatennewatta, together with the eastern 3 rooms, the newly built house adjoining the said 3 rooms, the maduwa, the grahary, and all other buildings standing en the said 5 lahas, All that land called Rukettennekebellagahamulahena

(new a garden) of 6 lahes paddy sowing extent, situate at Heenagama aforesaid; bounded on the east by the fence of the garden belonging to Ukkuwa Neketh Duraya, on the south by the since of Nawinegederawatta, on the west by the fence of Dambagollegederahena, and on the north by the fence of the garden belonging to Ukkuwa Neketh

5 paddy pelas or 21 acres in extent, situate at Heenagama aforessid; bounded on the east by the village limit on the semmit, on the south by the fence of the chena belonging to Werellagamagedera Funcha Duraya, on the west by the ella of Moragiriangekumbura, and on the north by the limit

of the chena belonging to Veda Naide.

.9. The south-western one-eighth part or share $16\frac{1}{2}$ mes in extent of all that land called Moragiriyehena now a garden) of 14 paddy lahas or 3 roods and 12 perches in extent in the whole, situate at Kondadeniya aforesaid; which said south-western one-eighth part is bounded on the north-east by the fence between this and the remaining ortion of the said land, on the south-east by the fence of the lahe that originally formed part of the said Moragiriye-hene when it was said to be of 15 lahas in extent, on the south-west by the live fence of Welimankadagederahena, and on the north west by the high road.

An undivided one eighth part of share of and in the northern one sixth part I timbs or 4 lahas in paddy sowing

northern one sixth part I timbs or 4 lahas in paddy sowing extent of All that field called Arambekumbura of two pales and I timbs in paddy sowing extent in the whole, situate at Inigals, in Refrogammanasis pattu aforesaid; which said northern one sixth part is bounded on the east by the fence of Canadahaenebena, on the south by the imanivers of the posterior of the said field belonging to Abubakker, the the west, and on the north by the imanivers of the label matter.

11. An application of the said field belonging to the southern posterior is paddy lahas or 3 roods in extent of all that land called Moragiriyemukalana of 59 acres 3 roods and and 37 6/100 parthas in extent in the whole, situate at Uduwawela and partha at Yattawawala; which said southern 15 lahas or 3 roods are spounded on the east by the fence of the portion of this land weld to Dambagollegedera Horstali, on the south by the high road leading to Kurmegala, and on the south by the high road leading to Kurmegala, and on the west and north by the limit of the remaining portion of the said land belonging to Ukkniwa Yetla Duraya.

Amount of writ, Rs. 1,363.63, and interest.

Fiscal's Office, Kandy, October 3, 1911. V. WOUTERSZ In the District Court of Kandy.

No. 20,816.

(1) Nawanna Mohideen Pulle of No. 15, Court road, Matale, (2) Nawanna Mohideen Pulle of No. 15, Court road, Matale, administrator of the estate of Nagoor Meera's son, Ossen Defendants.

NOTICE is hereby given that on Monday, November 6, 1911, 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. :-

An undivided } share of the land called Boraluwehena of about 25 nellies of kurakkan sowing extent (or 1 acre 1 rood about 25 nellies of kurakkan sowing earling thereon and 32 perches), and of everything standing thereon at Higgolla in Matale; and bounded on the east b malee road, south by the limit of the portion of this land sold to Pallewalawwe Mutu Menika, west by the limit of Perera's garden (new Crown land), north by the limit of the portion of this land sold to Howwa Umma, stated however to the right, if any, of the claimant Mudalihamy Korala, to the four new tiled houses bearing Nos. 660, 660. 660B, 660C.

Deputy Fiscal's Office, Matale, October 3, 1911.

F. G. TYRRELL, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

M. K. M. P. R. Letchimanan Chetty of Galle . . . Plainting

No. 10,431.

Idroos Lebbe Marikar Mohamado Abdul Cader of Kumbalwella Defendant

NOTICE is hereby given that on Saturday, November 4. 1911, commencing at 1.30 o'clock in the afternoon, will be sold by public auction at the spot, the following mortgaged property, viz. :-

All that and those the defined portion of Do standing thereon, bearing old No. 111 and new containing in extent 13.76 perches, situate at Kumbas

Writ amount, Rs. 2,614.04, with further interest on Rs. 2,456.65 at 9 per cent. per annum from April 12, 1917, and costs Rs. 131.25.

Fiscal's Office, C. T. LEEMBBUTGEN Galle, October 3, 1911.

In the District Court of Colombo. George Gotfried Volkart, Theodore Reinhart, Jakob Steiner, and George Reinhart, formerly carrying on business as Volkart Brothers Plaintiffs.

No. 28,292 C. $\mathbf{v}_{\mathbf{s}_{\bullet}}$

NOTICE is hereby given that on Saturday, November 11, 1911, commencing at 9.30 o'clock in the forengen, will be sold by public auction at the premises the following mortgaged property, viz.:-

3. All that boutique bearing assessment No. containing in extent 1.81 perches as per figure of said No. 1.531, dated June 3, 1880, made by A. Davidson, Land

Surveyor, situated at the Galle Bazaar.

4. All that boutique and premises formerly No. 25, and presently bearing No. 23, situate at High root. Galle Bazear; bounded on the north by land described plan No. 65,412, on the south-east by High street, of the south-west by land described in plan No. 65,10 and by land claimed by Mahamadu Lebbe Omeru Lebbe Maria and on the north-west by Circular street, all which san premises are adjoining each other and new forming on property and are described in the figure of survey. No. 14bi dated July 30, 1906, made by F. A. Gunasekars, Limmed Surveyor of Galle, as five adjoining build in and premises

assessment Nos. 21, 22, 23, 24, and 25, situated Galle Bazaar, High street, within the Four Gravets described to Carinjee Jafferjee of Colombo; bounded on the north-east by boutique and premises No. 36, south-east by High street, south-west by a Cross street, and on the north-west by Circular street, containing in extent 19 85/100 perches.

6. The upstair house No. 329, now bearing No. 380 opposite the Dutch burial ground, containing in extent 16 perches according to the figure of survey No. 702, dated February 13, 1872, made by B. B. Ranasingha, Edensed Surveyor, and annexed to the Fiscal's conveyance defect Julie 18, 1872, signed by J. Pearson, Fiscal, situated

At Galle Bazaar.

An allctment of land marked No. 130, containing in stend 62/100 of a perch according to the figure of survey No. 16, 788, dated August 25, 1866, and authenticated by A.B. Fyers, R. E., Surveyor-General, situated in his hishmarket street of Galle Bazaar.

All that one-half part of a defined portion of the

den called Meegahawatta or Bakmigahawatta alias attagahawatta, containing in extent 3 square roods and 145 square perches as per figure of survey No. 1,702, Way 8, 1856, made by T. A. Speldevinde, Surveyor, and marked to the title deed thereof bearing No. 2,320, dated November 4, 1876, and attested by S. Samara-tickrama of Galle, Notery Public situated at Dangedera.

Lot 'No. 3 of the land called Wella-addarawatta Lot 'No. 3 of the land called Wella-addarawatta ether with the house standing thereon marked No. 371, fermerly No. 319, containing or reputed to contain in 2 82/100 perches, according to the figure of survey dated June 23, 1883, made by J. D. S. A. Guna-era Licensed Surveyor, situate at Dangedera.

All that house and premises marked or bearing sessment formerly No. 80, now No. 97, being part of the described as lot No. 11, and containing in extent 7/16 Therefore according to the figure of survey No. 2,383, dated July 18, 1876, made by D. F. de Saram, Land Surveyor, and annexed to the title deed thereof bearing No. 126, dated July 21, 1879, and attested by W. H. Andree Jansz

of Galle, Notary Public, situate at Dangedera.

11. All that allotment of land together with the buildings standing thereon marked No. 162 by the Galle Municipality containing in extent 1 12/100 of a perch according the tag of survey No. 66,812, dated August 25, 1866, The atticated by Captain A. B. Fyers, R. E., Surveyor-General, and annexed to the title deed thereof bearing 6. 1,085 dated March 20, 1871, and attested by D. Samarawickrama of Galle, Notary Public, situate in New street of Galle Bazaar.

12. All that boutique and premises marked No. 339, present bearing assessment No. 340, containing in extent perches according to the figure of survey No. 916, dated truary 23, 1876, made by A. A. Davidson, Land Surveyor, and annexed to the title deed thereof bearing dated November 13, 1884, and attested by W. H. dree Jansz of Galle, Notary Public, situate at Galle

Writ amount, Rs. 31,532 73, with interest at 9 per cent. per annum from December 2, 1910, till payment in full and costs of snit.

C. T. LEEMBRUGGEN, Fiscal's Office. Galle, September 27, 1911. for Fiscal.

In the District Court of Tangalla. Marimalage Nonahami...... Plaintiff.

No. 1,056. ٧s. Ratnavira Patabendige Nonahamy Defendant.

NOTICE is hereby given that on Monday, October 30, 1911, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property specially mortgaged with the plaintiff for the recovery of Rs. 699.95, viz.:—

Half share of the soil and of the fruit trees of lot No. 4 of Beliattawalalebima in extent 1 acre 1 rood and 131 perches; situated at Moraketiara; and bounded on the east by lot No. 1, south by lot No. 5, west by Mayelkalapuwa, and north by lets Nos. 2 and 3.

2. Half share of the soil and of the fruit trees of lot No. 4 lying to the north of the road of Beliattawalatebims in extent half an acre, situated at ditto; and bounded on the east by lot No. 5, south by the high road, west by lots Nos. 2 and 3, and north by the bo-tree.

· 3. Half share of the soil and of the fruit trees of lot No. 2 of Beliattawalalebima aforesaid, and the tiled house of 15 abits standing thereon in extent 2 acres, situated at ditto; and bounded on the east by lot No. 1, south by lot

No. 4, west and north by the field.

J. E. SENANAYAKA Deputy Fiscal's Office, Deputy Fiscal. Tangalla, September 29, 1911.

North-Western Province.

In the District Court of Kandy.

(1) David Robert Marshall of Colombo, (2) Rev. William Armstrong Buck of England Plaintiffs. No. 16,624. Vs.•

(1) H. F. Harris of Marlborough, Hatton, (2)

NOTICE is hereby given that on Saturday, November 4,, 1911, commencing at I o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, mortgaged by bonds Nos. 293 and 3,023, dated April 17 and 🌣 June 5, 1897, and attested by L.P. Fisher and V. A. Julius, Notaries Public respectively, a coffee estate and plantations called Belgoda estate, situate in the villa Belgoda of the Tiragandahe korale in Seven korales, comprising the following allotments :-

1. All that tract of Crown forest land called Kettewille-kandamukalana, situate in the village Belgoda in Tiragandahe korale, containing in extent 165 acres 1 rood and 21/160 perches, more or less; bounded on the west, north, and east by the chena lands of the inhabitants of Palle Belgoda and Uda Belgodakettewille and Damkuwatta, and on the south by the chern lands of Four korales.

2. All that allotment of land containing in extent 12 acres and 14 perches, more or less, situate as aforesaid; and bounded on the north and east by lands claimed by na and by land claimed by the proprietor of Belgoda estate the south-east and south by land said to be that described in plan No. 48,208, and on the west and north-west by land claimed by natives and by land said to belong to the Crown

All those allotments of land called Siyambalagahamulahena, containing in extent 12 lahas of paddy sowing, more or less, situate as aforesaid; and bounded on the east by the chena Alledugahamulahena of Kirihapuwa, on the west by the path of Belgoda coffee estate, on the south by the Maragahahena of Naide, and on the north by the chema Polgahahena of Hapuwa.

4. Malebotochena, containing 2 pelas and 5 lahas of paddy sowing extent, more or lateral and a saferesciple, and bounded on the east by the shift of Rankira and Naide, on the west by forest Grown and on the south by the said Belgoda coffee estate, and on the more half of the chema of

Rankira.

5. Malebotooyagemoragehanena, containing 15 lahas of paddy sowing extent, more of lessy situate as aforesaid; and bounded on the east by the Hardwannalletootiena, on the west by Kiriya's cheme, on the south by the said Belgoda coffee estate, and on the morth by the chema called Polganahena of Hapuwa and the chena called Sayambalagahahêna of Rankira Duraya.

6. Malebotoohenyaye, Polgahamulahena, and Alledugahamulahena, containing 3 pelas of paddy sowing extent, more or less, situate as aforesaid; and bounded on the east by the stone of the said Belgoda estate, on the west by the jak tree standing at the limit of the chena Ereagahamulakandahena, on the south by the chena Siyambalagahahena, and on the north by the chena of Naide and Kira.

7. The eastern 3-pelas extent of the piece of land called llookpalasehena of I amunam in extent in the whole, more or less, situate as aforesaid; and which said 3 pelas are bounded on the east, south, and north by the said Belgoda estate, and on the west by the remaining portion of the said Ilookpalasehena.

The western portion of the chena land called Ilookpalasehena, containing in extent 1 acre, more or less, situate a. aforesaid; and bounded on the east and north by Belgoda estate, on the south by the limit of the village Gallella and on the west by the chena of Mudianse.

9. And the chena land called Poospollegollehena, containing in extent 4 acres more or less, situate as aforesaid; and bounded on the east by the chena of Banda, on the south by the limit of the village Galhille, on the west by the chena of Kurawela, and on the north by the chena of Punchi Menika, registered A Vol. XXVIII., fol. 46, in Kurunegala District Land Registry Office.

10. An allotment of land called Beruwalahena, situate at Belgoda as aforesaid; and bounded on the north by ela, on the east by the Galpela to coffee estate, on the south by the boundary of Mudiansegehena, and on the west by the boundary of Ukkubandagehena, containing in extent about 15 lahas of paddy sowing, registered H 5/10 in the Kurunegala District Land Registry Office.

11. An allotment of land called Kongahamulahena, situate in the village Belgoda aforesaid; bounded on the north and west by Punchi Menika's hena, on the east by the boundary of Mudiansegehena, and on the south by Maha-ela, containing 3 pelas of paddy sowing extent, registered H 7/77 in the Kurunegala District Land Registry Office.

An allotment of land called Rukkattanagahamulahena, situate in the village Belgoda aforesaid, containing in extent about 3 pelas of paddy sowing; bounded on the north by the ela in the boundary to chena belonging to Punchi Menika, on the east by the coffee estate, on the south by the ela in the boundary to Bunwalahena, and on the west by the boundary to Punchi Menikagehena, registered H 67/176 in the Kurunegala District Land Registry Office.

Amount to be levied Rs. 40,519.35 with interest on Rs. 40,000 at 5 per cent, per annum from April 7, 1897, till payment in full.

Fiscal's Office, S Kurunegala October 3, 1911. S. D. SAMARASINGHA, Deputy Fiscal.

North-Central Province.

In the District Court of Anuradhapura.

Naikaluge Arlis Silva of Anuradhapura Plaintiff. Vs.No. 544.

Sinnage Annamma of Anuradhapura..... Defendant.

NOTICE is hereby given that on Saturday, October 28, 1911, at 10 A.M., 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 Rs. 1,202·15, together the interest on Rs. 1,062·15 at per centager annum for arch 24, 1911, till payment, viz.:—

1. One-half of the the full 1,048 in extent 6 62/100 perches, together the fulldings and plantations standing thereof the fulldings and plantations standing thereof the full along Peacock street, south-east and the plan No. I stand street and fully delineated in title plan No. I stand street and fully delineated in t

east by the field of Pichchatamby, Muhandiram, on the south and west by the field of Nagamma, containing in extent 2 roods 20 perches, forming part of land lot No. 454, situated at Basawakkulama, in the town of Anuradhapura.

P. B. GALGAMUWA, Fiscal's Office, Deputy Fiscal. Anuradhapura, September 25, 1911.

Province of Uva.

In the District Court of Badulla. In the matter of the intestate estate of the late S. J. M. Sudu Banda, Korala of Ranugalla, deceased.

(1) F. Solomons and (2) D. B. Weerakoon, both of Badulla..... Petitioner-appellants-

Vs. Wijewardena Adikari Mudiyanselage Heen Kumaryhamy of Ranugalla, and now of Ulwita, (2) S. J. M. Mutu Banda, ex-Korala of Ranugalla,

(3) the Secretary, D. C., Badulla, official adminis-

NOTICE is hereby given that on Monday, October 30, 1911, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interst of the said respondents in the following property for the recovery of the sum of Rs. 1,180, 35, viz. :-

(1) All those fields called and known as (1) Kosgahakumbura of 2 pelas and 5 kurunies, (2) Koskotegawabina of 3 pelas, (3) Dawatagahakumbura of one amunam, (4) Nungahaella of 2 pelas, (5) Sallamulla of 2 pelas, (6) Humbahagawa-arawa of 2 pelas, (7) Haliarawa of 3 pelas, (8) Millagaha-arawa of 1 pela and 5 kurunies, (9) Badale of 1 amunam, (10) Puwakgolle of 1 amunam and 1 pela, (11) Mulla of 2 pelas, (12) Gannile of 1 amunam and 1 pela, (13) Bogahamulla of 2 pelas, (14) Pallearawa of 1 pela, 15) Galagawabima alias Vidane-kumbura of 2 pelas, (16) Dehigahagawabima of 2 pelas, and (17) Koskotapaula of 1 pela, all lying contiguously to each other, and situated at Karawile Pallegama in Kandukara korale, Buttala; and bounded on the north by Welwetiya, south by Kuda-oya and Welwetiya, east by kandura, and west by ela.

On Tuesday, October 31, 1911, at 12 noon.

(2) All those fields called and known as (1) Medabima of 2 amunams, (2) Vidanekumbura of 2 amunams, (3) Medakumburgannile of 2 amunams and 2 pelas, (4) Moragaha-kumbura of 2 amunams and 2 pelas, (5) Kadurugaha-kumbura of 2 amunams and 2 pelas, (6) Pangurugahakumbura of 1 amunam, and (7) Pitahakumbura of 1 amunam and 1 pela, all lying contiguously to each other, and situated at Atale alias Weragoda as aforesaid; and bounded on the north by Maha-ela, Medagawawatta and Hewaliya, south by Parapa-oya, east by ode, and west by ara alias ode; exclusive of the fields called Pinkumbura of 3 pelas, the remaining 10 amunams of paddy sowing extent.

Fiscal's Office, Badulla, September 28, 1911. M. EDIRIWIRA Deputy Fiscal.

. Province of Sabaragamuwa.

In the District Court of Kegalla.

No. 2,793. Vs. John Nepamas Miranda of Mutwal Bar, Mutwal,

NOTICE is hereby given that on Friday, October 27, 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 defendant in the following property, viz.:--Portion of land 95 feet long along the high road and in breadth up to the tea estate being the southern boundary from and out of Irawalla, adjoining the high road and standing opposite to the Post Office, about ½ an acre in extent, situated at Ruan-wella in the Dehigampal korale of Three korales, and bounded on the east and south by tea estate, west by the high read, and on the north by Crown land, and now the property of Mideniya Ratemahatmaya, with the house and buildings on the said portion of land, save and except the southern 40 feet in length along the high road and in breadth up to the eastern boundary given to Abdulla, and the northern portion of land 35 feet in length along the high road and in breadth up to the eastern boundary.

To levy Rs. 1,152.50, with interest on Rs. 750 at 9 per cent. per annum from July 23, 1909, till payment and poundage.

Deputy Fsical's Office, E. P. GOONEWARDENE, Deputy Fiscal. Kegalla, October 3, 1911.