

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 for the Regulation of Elephant Kraaling.

Preamble.

W HEREAS it is expedient to make provision to prevent the assembling of crowds at elephant kraals and for the regulation of elephant kraaling: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Elephant Kraal Regulation Ordinance, 191 ."

2 In this Ordinance, unless there is something repugnant in the subject or context--

"Elephant kraal" and "kraal" mean a pen or other enclosure or any kind of stockade erected for the purpose of capturing wild elephants.

"Elephant kraaling" and "kraaling" mean the capture in a kraal of wild elephants, and also all or any of the steps, acts, arrangements, and preparations necessary and intended for the capture in a kraal of wild elephants.

B1

Short title.

Definitions.

Kraaling prohibited without the sanction of the Governor.

Power to Governor to make rules for the regulation of kraaling. 8. From and after the coming into operation of this Ordinative elephant kraaling is prohibited, except with the sanction of the Governor issued under the hand of the Colonial Secretary; and any person acting in contravention of the provision of this section shall be guilty of an offence, and liable on conviction to a fine not exceeding one thousand rupees, or to imprisonment of either description for a term which may extend to six months, or to both.

4 (1) The Governor may, by notification in the "Government Gazette," make such rules as to him may appear necessary for the regulation of elephant kraaling.

- (2) In particular and without prejudice to the generality of the power in the preceding sub-section contained such rules may---

- (a) Prescribe the conditions under which sanction to kraal elephants will be granted under section 3.
- (b) Prescribe the fees payable by an applicant to whom sanction is issued to kraal elephants.
- (c) Prescribe the radius from a kraal within which no person, except those designated in the rule, may enter or pass without a permit in writing from the Government Agent of the province or the Assistant Government Agent of the district within which the kraal is erected.
- (d) Prescribe the conditions under which such permit shall be issued.
- (e) Prohibit the putting up of huts, stands, or other buildings or erections within a prescribed radius without a permit in writing from the Government Agent or Assistant Government Agent aforesaid:
- (f) Prescribe the conditions under which such permit shall be issued.

(3) Such rules as aforesaid may be made not only to apply to kraals and elephant kraaling generally, but also to the case of any particular kraal about to be erected, or any particular kraaling operations about to take place at any. particular locality.

5 Any person committing a breach of the said rules shall be guilty of an offence, and be liable on conviction to a fine not exceeding one hundred rupees, or to imprisonment of either description for a period which may extend to three months, or to both ; and it shall be lawful for any police officer not below the rank of inspector or, on the orders of the Government Agent or Assistant Government Agent aforesaid, for any other police officer or native headman, without a warrant, to arrest or cause to be arrested any person found within a prohibited area and refusing to quit the same when required to do so, and to take him into his custody to be taken before a Police Court to be dealt with according to law, or to remove or, cause to be removed such person outside the prohibited. area and to prevent him from re-entering the same, and also to prevent all other persons not legally entitled to do so from entering the prohibited area, and also to remove or cause to be removed all huts, stands, and other buildings unlawfully erected within the same.

6 The provisions of this Ordinance shall not apply to elephant kraaling by any person who by the production of documents or other evidence satisfies the Governor that the right to kraal elephants at any particular locality has been conceded to him by the Government, and obtains from the Governor a writing under the hand of the Colonial Sacretary certifying to such concession and setting forth the nature and extent of the right conceded.

By His Excellency's command,

L. W. BOOTH,

Colonial Secretary's Office, Acting Colonial Secretary. Colombo, November 3, 1911.

Renalty for infringement of rules.

Ordinance not to apply to hysaling by persons to, whom right to hraal at particular, localities has been conceded by Government.

Statement of Objects and Reasons.

THE main object of this Ordinance is to prevent the assembling of orowds at elephant kraals so as to render." 'the operations for the capture of elephants difficult or ineffectual.

2. Provision is made prohibiting elephant kraaling without the sanction of the Governor, and the Governor is given the power to make rules for the purpose, inter alia, of prescribing the conditions under which sanction for kraaling will be granted, and regulating the attendance of the public at kraals, and the erection o bhuts or other abuildings in their vicinity.

3. Provision is also made to enable police officers and native headmen to arrest persons found, without lawful excuse, within prohibited areas, and to prevent those not legally entitled to do so from entering such areas. 4. Section 6 makes provision for conserving the privileges of such persons as may establish to the actisfaction of the Governor rights to kraal elephants at particular localities.

"Attorney-General's Chambers,

Colombo, November 1, 1911.

ANTON BERTRAM. Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of the Jurisdiction late Condagamage Lewis Fernando of • No: 4,079. Galkissa, deceased.

Adambarage Sicilia de Alwis of Galkissa...... Petitioner.

And

(1) Condagamage Rosalina Fernando, (2) ditto Somavathi Fernando, (3) ditto Methias Fern-ando, (4) ditto Eslin Fernando, (5) ditto Romial

THIS matter coming on for disposal before Lewis Mathew Maartensz, Esq., Additional District Judge of Colombo, on October 27, 1911, in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 2, 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 November

L. M. MAARTENSZ, October 27, 1911 Additional District Judge. The District Court of Kalutara.

Order Nisi.

Testamentary. In the Matter of the Estate of the late Jurisdiction. Bombuwalage Don Hendrick Appunamy No. 694. of Paiyagala, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on October 17, 1911, in the presence of Mr. E. S. Edirisinghe, Proctor, on the part of the petitioner, Gabadage Don Agnes Nona alias Missi Nona ... of Paiyagala ; and the affidavit of the said petitioner, dated September 28, 1911, having been read :

It is ordered that the petitioner Gabadage Don Agnes declared entitled to administer the estate of the said deceased, as widow of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents (1) Mangappulige Babichanhamy, (2) Bombuwalage Don John Sinno, (3) ditto Podinona, (4) ditto Arnolis Appu, and (5) ditto Sopinona shall, on or before November 22, 1911, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1911.

T, B. RUSSELL, District Judge.

In the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Kurukulasuriya Mahamerennage Gordi ano Fernando of Diyalagoda, deceased. No. 699.

THIS matter coming on for disposal before T. B. Rusself, Esq., District Judge of Kalutare, on November 13, 1911, in the presence of the petitioner Komitige Gregory Petera of 35, Main street, Negombo ; and the affidavit of the said petitioner dated Nevember 13, 1911, having been read :

It is ordered that the petitioner Komitige Gregory Perera of No. 35, Main street, Negombo, be and he is hereby declared entitled to administer the estate of the said deceased, as nephew of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents-(1) Gallemahawaduge Wanjaline Fernando, (2) Kurukulasuriyamahamerennage Anthony Fernendo, (3) ditto Ciciliana Fernando, and husband (4) Komitige Fedro Pererà, all of Diyalagoda, (5) Kurukulasuriya Mahamerin-nage Prolentina Fernando, and husband (6) Warnakulaarachchige Don Francis Appuhamy, both of Maggona, shall, on or before November 29, 1911, show sufficient cause to the satisfaction of this court to the contrary.

T. B. RUSSELL, District Judge. November 13, 1911. In the District Court of Negombo.

Order Nuss. Testamentary In the Matter of the Estate of the late Jurisdiction. Jayaratna Mudiyanselage Mary Elizabeth No. 1,244. Perera, late of Pundalu-oya in the

THIS matter coming on for disposal before R. G. Saunders Esq., District Judge of Negombo, on October 24, 1911, in the presence of Mr. D. Jno. S. Gonewardene, on the part of the petitioner Gamamedaliyanage Peter Nolesco Perera of Pundalu-oya in the Hatton District , and the affidavit of the petitioner dated October 20, 1911, having been read :

It is ordered that the petitioner be and is hereby declared entitled to have letters of administration of the estate of the deceased above named to him, unless the respondent Jayaratna Mudiyanselage Paul Perera of Negombo, shall, on or before November 21, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Jayaratna Mudiyanse-lage Paul Perera of Megombo be appointed guardian ad litem over the minor G. Mary Elizabeth Josephine Perera, unless any person or persons interested shall, on or before November 21, 1911, show sufficient cause to the satisfaction of this court to the content. of this court to the contrary.

R. G. SAUNDERS, District Judge.

October 24, 1911.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Chellammah, deceased, of Panwila. No. 2,856.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on October 26, 1911, in the presence of Mr. Sarawanamuttu, Proctor, on the part of the petitioner Chellappa Rasanayagam of Panwila; and the affidavit of the said petitioner dated August 11, 1911, having been read :

It is ordered that the petitioner Chellappa Rasanayagam It is ordered that the petitioner Chellappa Rasanayagam of Panwila, be and he is hereby declared entitled to letters of administration to the estate of Chellamah, wife of Rasa-nayagam of Panwila, deceased, as the husband of the said deceased, unless (1) Rasanayagam Irumarappunthaiya-nayagam, presently of Christ Ghurch College, Matale, (2) Rasanayagam Manonruani, presently of the convent, Matale, (3) Masanayagam Sabanayagam, presently of Kynsey road, Colombo, (4) Rasanayagam Coomaranayagam, mresently of Kynsey road. Colombo. by their guardian ad presently of Kynsey road, Colombo, by their guardian ad Mem Murugesa Mudaliyar Ponnasamy Hallock of Manipay, Rafina, shall, on or before November 23, 1911, show sufficient

cause to the satisfaction of this court to the contrary.

October 26, 1911.

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FELIX R. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi.

estamentary In the Matter of the Estate of the late Medawala Vidanelagegedera Punchirala Jurisdiction. No. 2.874. of Alutwela, deceased.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on October 24, 1911, in the presence of Mr. A. H. van Langenberg, Proctor, on the part of the petitioner, Medawala Vidanelagedera Ram Menika of Alutwela in Lower Dumbara; and the affidavit of the said petitioner dated October 10, 1911, having been read:

It is ordered that the petitioner Medawala Vidanelagegedera Ram Menika of Alutwela in Lower Dumbara be and she is hereby declared entitled to letters of administration to the estate of Medawala Vidanelagegedera Punchirala of Alutwela in Lower Dumbara, as the widow of the said deceased, unless Medawala Vidanelagegedera Mutu Menika and Medawala Vidanelagegedera Dingiri Amma, both of Alutwela in Lower Dumbara, shall, on or before November 23, 1911, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1911.

FELIX R. DIAS, · District Judge.

In the District Court of Kandy.

Order Nisi.

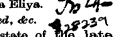
Testamentary In the Matter of the Estate of the late Jurisdiction. Dunuwille Medduma Kumarihamy, de-No. 2.875. ceased of Gampola.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on November 2, 1911, in the presence of Mr. G. C. Rambukpota, Proctor, on the part of the petitioner George Frederick Dunuwille of Gampola; and the affidavit of the said petitioner dated November 2, 1911, having been read :

It is ordered that the petitioner George Frederick Dunu-wille of Gampola be and he is hereby declared entitled to letters of administration to the estate of Dunuwille Medduma Kumarihamy of Gampola, deceased, as the son of the said deceased, unless Dunuwille Keppitipola Kumarihamy and Dunuwille Kotuwelle Kumarihamy, both of Gampola, shall, on or before December 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1911

FELIX R. DIAS, District Judge. In the District Court of Nuwara Eliya. Order Nisi declaring Will proved, &c.



Testamentary In the Matter of the Estate of the late Jurisdiction. Rathgamagedara Ukkurala, deceased, of No. 22. Malhewa, in Ildanano booth Malhewa, in Udapane korale of Kotmale.

THIS matter coming on for disposal before E. T. Millington, Esq., District Judge, Nuwara Eliya, on October 6 1911, in the presence of Mr. G. H. P. Leembruggen, Proctor on the part of the petitioner ; and the affidavit of the said petitioner dated September 29, 1911, having been read :

It is ordered that the will of Rathgamagedara Ukkurala of Malhewa, deceased, dated June 30, 1911, and now deposited in this court, be and the same is hereby declared proved, unless any person shall, on or before December 5, 1911, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Rathgamagedara

Punchirala, as the eldest son and heir of the said Rathgamagedara Ukkurala, deceased, is entitled to have letters of accordingly, unless any person shall, on or before December 5, 1911, show sufficient cause to the satisfaction of this court to the contrary.

E. T. Min INGT October 6, 1911. . In the District Court of Jaffna Order Nisi. In the Matter of the Estate the late Testamentary

Jurisdiction. Rasamma, wife of Rasaiyah of Saravanai. No. 2,453. deceased.

Mootatamby Rasaiyah of Saravanai......Petitioner. Vs.

(1) Pakkiam, daughter of Mootatamby Rasaiyah of Saravanai, (2) Sellappa Vaitialingam of ditto, (3) Sellappa Sinnatamby of ditto, (4) Sellappa Eliappa of ditto, (5) Sellappa Seenivasakam of ditto, (6) Sellappa Rasa of ditto, (7) Sellappa Thirunavukkarasu of ditto, (8) Kanmanypullai, daughter of Sellappa of ditto, the above-named respondents are minors, by their guardian ad litem, Naganather Sellappa of Saravanai.... Respondents.

THIS matter of the petition of Mootatamby Rasaiyah of Saravanai, praying for letters of administration to the estate of the above-named deceased Rasamma, wife of Rasaiyah of Saravanai, coming on for disposal before M. S. Pinto. Esq., District Judge, on October 16, 1911, in the presence of Mr. K. Sivaperakasam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated August 28, 1911, having been read : It is ordered that the petitioner be and he 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 respondents above named or any other person shall, on or before November, 1, 1990 shaw 10 10 sh sufficient cause to the satisfaction of this count to the contrary.

> M. S. PINTO, District Judge.

In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate of Sinnattampi Jurisdiction. Seeniwasagam of Mulay, late of Kwala

Lampur, deceased. No. 2,458. Class I.

October 18, 1911.

Achchimuttu, widow of Seeniwasagam of Mulay .. Petitioner. Vs.

(1) Arumugam Sinnattampi of Mulay, minor, (2) Seeniwasagam Veluppillai of ditto, minor, appearing by his guardian ad litem the 1st res-

pondent, (3) Sinnattampi Visuvanatar of Mulay,

and (4) Sinnattampi Appapillai of ditto Respondents. THIS matter of the petition of Achchimuttu, widow of

Seeniwasagam of Mulay, praying for letters of administration to the estate of the above-named deceased Sinnattampi Seeniwasagam, coming on for disposal before M. S. Pinto, Esq., District Judge, on October 27, 1911, in the presence of Mr. S. Mittampalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 14, 1911, having been read: It is declared that the petitioner is the lewful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before November 23, 1911, show sufficient cause to the satisfaction of this court to the contrary.

M. S. PINTO. October 27, 1911. District Judge. 12 287 the District Court of Jaffna. Order Nisi. In the Matter of the Estate of the late Ramanatar Somanatar of Chiruvilan, Testamentary Jurisdiction. No. 2,470. deceased. Class I. Somanand Arumugam of Chiruvilan, now of wala Lampur.....Petitioner. * * Vs. (1) Mankalappillai, widow of Somanatar of Chiruvilan (2) Somanatar Sekanatar of ditto, (3) Somanatar Kantaiah of ditto, (4) Somanatar Veerasingam of ditto, (5) Somanatar Thampaiah of differ and (6) Somanatar Thillayampalam of difter and sind, 3rd, 4th, 5th, and 6th respond-

THIS matter of the petition of Somanatar Arumugam, praying for letters of administration to the estate of the above-named deceased Ramanatar Somanatar, coming on for disposal before M. S. Pinto, Esq., District Judge, on November 6, 1911, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated October 2, 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 November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

November 6, 1911. M. S. PINTO, District Judge. In the District Court of Jaffna: Order Nici

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 2,473. In the Matter of the Estate of the late mugam of Vannarponnai East, deceased.

Kartigesar Vytialingam of Vannarponnai East...Petitioner.

THIS matter of the petition of Kartigesar Vytialingam of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased Rasammah, wife of Ampalavanar Aromugam, coming on for disposal before M. S. Pinto, Esq., District Judge, on October 12, 1911, in the presence of Messrs. Tambiah S. Cooke and P. S. J. Chrysostom, Proctors, on the part of the petitioner; and affidavit of the petitioner dated October 10, 1911, having been read: It is declared that the petitioner is the father of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

October 12, 1911.

M. S. PINTO, District Judge.

. In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Pinnaduwehewa Helena Silva alias No. 4,070. Rando Hamy, deceased, of Galle.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on September 13, 1911, in the presence of Mr. G. E. Abeyesekere, Proctor, on the part of the petitioner, Don Dyonis de Silva Jayasinghe, and the affidavit of the petitioner dated September 11, 1911, having been read:

It is ordered and declared that the 1st respondent is the Secretary of this court, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) the Secretary of the District Court of Galle, (2) Kustamelage Don Juwan de Silva of Patuwata, (3) ditto Natcho Hamy of Elpitiya, (4) ditto Niko Hamy, wife of (5) Patuwata Vidanege Samel Appu, both of Patuwata, (6) Sawunda Marakkalage Jan Sinno of Ambalangoda—shall, on or before October 25, 1911, show sufficient cause to the satisfaction of this court to the contrary. B. CONSTANTINE,

September 13, 1911.

The date for showing cause is extended to November 25, 1911.

B. CONSTANTINE, District Judge. In the District Court of Galle.

District Judge.

Order Nisi.

Testamentary In the Matter of the Estate of Don Carolis Jurisdiction. No. 4,075. In the Matter of the Estate of Don Carolis de Silva Reperumatchy and his wife Thusana Panditha Gunawardane, both of Unanwitiya, deceased.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on September 26, 1911, in the presence of Mr. D. W. Subasinghe, Proctor, on the part of the petitioner Ileperumatchy Richard Darmadasa; and the affidavit of the petitioner dated September 8, 1911, having been read:

It is ordered and declared that the said Ileperumatchy Richard Darmadasa is a son of the deceased, and that he is a as such entitled to have letters of administration issued to him accordingly, unless the respondents—(4) Robert William Ileperumatchy, (2) Albert Ileperumatchy, (3) Andreas Ileperumatchy, (4) Leanora Ileperumatchy, (5) Francis Wittanatchy, (6) Laura Ileperumatchy, wife of (7) John Abeyawardane Gunasekera, all of Unanwitia—shall, on or before November 7, 1911, show sufficient cause to the satisfaction of this court to the contrary.

September 26, 1911.

B. CONSTANTINE, District Judge.

Secretary.

V. R. MOLDRICH,

Extended to November 20, 1911.

By order,

November 7, 1911.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of Theresa Jurisdiction. Weerasinghe, deceased, of Meteramba. No. 4,081.

THIS matter coming on for disposal before B.Constantine, Esq., District Judge, Galle, on October 24, 1911, in the presence of Mr. A. D. Jayasundera, Proctor, on the part of the petitioner Kalahe Gamage Seadoris Amerasinghe; and the affidavit of the petitioner dated October 20, 1911, having been read: It is ordered that the 4th respondent be appointed guardian *ad litem* over the 1st, 2nd, and 3rd respondents, unless the respondents shall, on or before December 6, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kalahe Gamage Seadoris Amerasinghe is the husband of the deceased, and

***604** RAST 11. - CEYLON GOVERNMENT GAZETTE - Nov. 17, 1911 that he is as such entitled to have letters of administration the presence of Mr. G. S. Suraweera, Prostor, ston th issued to him accordingly, unless the respondents—(I) Peeny Theadora Amerasinghe, (2) Edda Beatrice Amera-singhe, (3) Ernest Arthur Amerasinghe, (4) Kalahe Gamage petitioner, and the petitioner's affidavit, dated August 31 1911, and her petition dated September 15; 1911, havin, been read : Theberis Amerasinghe, all of Kalahe-shall, on or before It is ordered and declared that the petitioner, as the elde December 6, 1911, show stifficient cause to the satisfaction sister of the deceased, is entitled to letters of administration of this court to the contrary. to the estate of the above-named deceased, and that letter B. CONSTANTINE, of administration be issued to her accordingly, unless the October 24, 1911. District Judge. above-named respondents or any other person or persons interested shall, on or before October 24, 1911, show sufficient cause to the contrary to the satisfaction of the In the District Court of Kegalla. Order Nisi. court. In the Matter of the Intestate Estate of estamèntary Jasin Mudianselayagedara Ukku Banda Jurisdiction. September 15, 1911. No: 342. of Tismalpola in Walgam pattu of Kinigoda korale; deceased. Jasin Mudianselayagedara Mudianselaye Ukku Menika of Tismelpola in Walgam pattu of Kini-Extended for November 16, 1911. goda korale Petitioner Vs. In the District Court of Ratnapura (1) Jasin Mudianselayagedara Appuhamy, (2) ditto Mudianse, both of Tismalpola in Walgam pattu Order Nisi. of Kinigodakorale Respondents. Testamentary In the Matter of the Intestate Estate of THIS action coming on for disposal before W. de Livera, Esq., District Judge of Kegalla, on August 21, 1911, in the Dimbulwitiye Kankanamalaye Elanda-Jurisdiction. No. 597. hamy of Batugedera; deceased, presence of Mr. G. S. Suraweera, Proctor, on the part of the petitioner Jasin Mudianselayegedara Mudianselaye Ukky Menika, and the petition of the said petitioner dated Argust 21, 1911, and her affidavit dated July 31, 1911, Dimbulwitiye Kankanamalaye Dingiri Mudianse of Batugedera...... . Petitioner. **€**1.∧., having been read : And It is ordered that the said petitioner Jasin Mudianselaye' gedara Mudianselaye 'Ukku Menika be and she is hereby declared entitled to administer the estate of the said de-(1) Udage Ran Menike, widow of deceased (2) Dimbulwitiye Kankanamalaye Dingirimahatmaya, (3) ditto Kiri Menike, (4) ditto Rankirihamy, (5) ceased, as the widow of the said deceased, and that letters of administration do issue to her accordingly, unless the ditto Punchi Menike, (6) ditto Podimahatmeya, minors, all of Batugedera, by their guardian ad respondents-Jasin Mudianselayegedara Mudianse of Tis-malpola-shall, on or before October 5, 1911, show sufficient cause to the satisfaction of this court contrary. THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Ratnapura, on September 9, 1911, in the presence of Mr. R. N. Asirvatham, Proctor, on the part of the petitioner above named ; and the affidavit W. DE LIVERA. District Judge. ~ Kegalla, August 21, 1911. of the said petitioner dated August 4, 1911, having been - Extended for November 28, 1911. read : In the District Court of Kegalla. It is ordered that the said petitioner be and he is hereby declared entitled, as the son of the deceased above named, , Order Nisi. to administer the estate of the said deceased, and that **Festáment**ary In the Matter of the Intestate Estate of letters of administration do issue to him accordingly, unless Weerasekara Mudianselage alias Eka-Jurisdiction. the respondents above named or any other person shall, on or before October 20, 1911, show sufficient cause to the satisfaction of this court to the contrary nayaka Mudianselage Punchi Banda, .No. 347. ex-Arachchi of Waduwadeniya, deceased. Weerasekara Mudiyanselage alias Ekanayaka Mudi-anselage Dingiri Amma of Waduwadeniya . . Petitioner. W. H. B. CARSERY, Vs. District Judge. September 16, 1911. (1) Webrusekara Mudianselage alias Ekanayaka st j Mudianselage Dingiri Banda, (2) ditto Tikiri Banda, (3) ditto Podiralahamy, minors, by their The date for showing cause has been extended to Decemguardian Mudianselage Punchi Banda of ber 9, 1911.Respondents. W. H. B. CARBEBY, THIS matter coming on for disposal before W. de Livera, District Judge. Beg., District Judge of Kegalla, on September 15, 1911, in November 4, 1911. NOTICES OF INSOLVENCY. 1 In the District Court of Colombo. In the District Court of Colombo. No. 2,466. In the matter of the insolvency of Don Peter Weenseinghe of Ferry street, Colombo. In the matter of the insolvency of Alexander No. 2,467. Edward of No. 24; Maliban street, Colombo. NOTICE is hereby given that a meeting of the oreditors of the above named insolvent will take place at the sisting of this court on January, 11, 1912, for the grant of a certi-ficate of conformity to the incolvent. NOTICE is hereby given that a meeting of the oraditors of the above-named insolvent will take place at the sitting of this court on January 11, 1912, for the grant of a certificate of conformity to the insolvent. " By order of court, 6.4-32 By order of court,

D. M. Janez,

Colombo, November 11, 1911. - Sebretary. D. M. JANSZ, Stortbry.

... Colombo, November 11, 1911.

In the District Court of Kalutara.

In the matter of the insolvency of Stanley. No. 2,473. Siebel of Karlsruhe garden, Colombo.

In the District Court of Colombo.

WHEREAS the above-named Stanley Siebel has filed a declaration of insolvency, and a petition for the sequestra-tion of his estate has also been filed by Martin Dias, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Stanley Siebel insolvent accordingly, and that two public sittings of the court, to wit, on December 14, 1911, and on January 11, 1912, will take place for the said insolvent to surrender and conform to, greecably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordi-nance, of which creditors are hereby required to take notice.

By order of court,

D. M. JANSZ. Colombo November 13, 1911. Secretary.

In the matter of the insolvency of Bemini-No. 138. hennedige Pedro Fernando of Gorakapela. 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 December 7, 1911, for the allowance of a certificate.

By order of court, WM. DE SILVA,

Kalutara; November 9, 1911.

In the District Court of Negombo. In the matter of the insolvency of Muna No. 90. Muna Mohammadu Assena Lebbe of Main street, Negombo.

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 December 19, 1911, for the grant of a certificate of conformity to the insolvent.

> By order of court, N. PARANAVITANE.

November 9, 1911.

Secretary.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo. Cheena Chaeyna Chetty Appa Chetty of Sea street,

Colombo Plaintiff. Vs.

No. 33,166.

(1) B. A. Fernando and (2) Selestina Mendis, both

of Rawatawatta, in Moratuwa..... Defendants.

NOFICE is hereby given that on Wednesday, December 13, 1911, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 570 55, with interest on Rs. 500 at 9 per cent. per annum from September 9, 1911, till payment in full and costs, viz. :-

The soil and trees of a portion of the garden called Palliagodellawatta, bearing assessment No. 345, situated at Räwätäwätta, in Moratuwa, in the Palle pattu of Salpiti korale; and bounded on the north by the garden of Madawanage Gabriel Fernando, on the east by a portion of this garden belonging to the children of Cornelis Mendis, on the south by Alutpara; and on the west by 1 portion of this land sold to Juan Fernando, now belonging to Weerahenne-dige Bastian Fernando, together with the buildings standing thereon ; containing in extent about 30 coconut plants planting.

Fiscal's Office, E. ONDATJE, Colombo, November 14, 1911. Deputy Fiscal.

4 In the Court of Requests of Negombo. Lintot

No. 17.720 Vs.

Warnaculasuriya Bonavenchur Fernando of Isa-

bellalanda estate, Waradala.....Defendant. NOTICE is hereby given that on December 9, 1911,

commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the life interest of the said defendant in the following property, viz. :-

The life interest of the defendant in and to the land called Isabellalanda, situate at Waradala, in Dunagaha pattu of Alutkuru korale; and bounded on the north by the land of the heirs of Lintotage Pedro Fernando, on the east by the road leading to the garden Isabellalanda, on the south by the land belonging to Lintotage Rosa Maria Fernando, and on the west by lands belonging to the heirs of Lintotage Davith Fernando ; containing in extent about 30 acres.

Amount to be levied Rs. 215.85, with interest on Rs. 159. at 9 per cent. per annum from March 24, 1910, till payment.

Deputy Fiscal's Office, FEED, G. HEPPONSTALL, Negombo, November 13, 1911. Deputy Fiscal

Central Province.

In the Court of Requests of Kandy.

Mana Ana Lana Nana Narasingam Pulle of Trincomalee street, in Kandy......Plaintif

Vs. No. 5.450.

Punchi Banda Wadugodapitiya of Katukelle,

KandyDefendant. NOTICE is hereby given that on December 8, 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 :-

All that piece of land bearing assessment No. 20, situate. at Lake road, in Katukelle, Kandy; and bounded on the east by a portion of this land sold to Fernando and another, on the south by land belonging to the convent, Bahirawakanda road, and Mrs. Alvis's property and another, and on .. the north by Katukelle Lake road; containing in extent about 3 roods, with the house standing thereon bearing, assessment No. 20, Katukelle Lake road.

Amount of writ Rs. 148 and interest.

Fiscal's Office, A. V. WOUTERSZ, Kandy, November 14, 1911. Deputy Fiscal,

In the District Court of Kandy.

Kana Runa Shena Sinnan Chetty of Nawala-

No. 20.455.

Kawanna Muna Shena Jalaloo Deen of Amba-

Vs.

NOTICE is hereby given that on December 8, 1911, commencing at 12 noon, will be sold by public auction at, the premises the right, title, and interest of defendant inand to the following property, to wit :---

1. The allotment of land of 30 feet in length and 20 feet in breadth, otherwise appearing in the plan attached to the deed of transfer 6 perches and 60/100 of a perch, situate at Ambagamuwa, in Ambagamuwa korale of Uda Bulatgam palata, in the District of Kandy; and bounded on the east by Lindamulawatta or nuga tree, on the south by the boutique belonging to Naina Cader, on the west by the high road leading to Yatiyantota, and on the north by the house belonging to Uduma Lebbe; the allotment of land within these boundaries, including the tiled house and everything standing thereon.

2. The land called Medapitiyawatta *alias* Mylapitiyewatta of 4 acres and 33 perches in extent, situate at Ambagamuwa aforesaid; and bounded on the east by Mahaweliganga, on the south by Asweddumakumbura, on the west by the large rock and Dabara's field, and on the north by Kahawatura-ganga; the land within these boundaries, including all the buildings and everything thereon.

Amount of writ Rs. 1,592.60 and interest.

Fiscal's Office,	A.	v.	WOUTERSZ,
Kandy, November 14, 1911.			Deputy Fiscal.

In the District Court of Kandy.

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

Vs.

Heenagama Digalegedera Siyatu of Colombo

street, Kandy.....Defendant.

NOTICE is hereby given that on December 7, 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 Gangodaheenapamulapahatatibenawatta appurtenant to the field called Siyambalagasdeniyekumbura of 12 lahas paddy sowing extent, situate at 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.

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 south by the ela of Talawinnegedera-aswedduma, and on the west and north by the ella 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 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), on the south by the limit of Sirimalhamy's hena (now garden), on the west by the Muttettuwekandaheeriya, and on the arorth by the fence of Ukkuwa Duraya's hena (now a garden).

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 sowing 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 Ambakoätennewatta, together with the eastern 3 rooms, the newly built house adjoining the said 3 rooms, the maduwa, the granary, and all other buildings standing on the said 5 lahas.

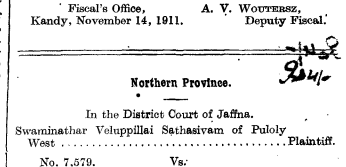
7. All that land called Rukettennekebellagahamulahena (now a garden) of 6 lahas paddy sowing extent, situate at Heenagama aforesaid; bounded on the east by the fence of the garden belonging to Ukkuwa Neketh Duraya, on the south by the fence of Nawinegederawatta, on the west by the fence of Dambagollegederahena, and on the north by the fence of the garden belonging to Ukkuwa Neketh Duraya.

8. All that garden called Moragiriyemukalana of about 5 paddy pelas or 2½ acres in extent, situate at Heenagama aforesaid; bounded on the east by the village limit on the summit, on the south by the fence of the chena belonging to Werellagamagedera Puncha 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 161 perches in extent of all that land called Moragriyehena (now a garden) of 14 paddy lahas or 3 roods and 14 perches in extent in the whole, situate at Kondadeniya anoresaid; which said south-western one-eighth part is bounded on the north-east by the fence between this and the remaining portion of the said land, on the south-east by the fence of the laha that originally formed part of the said Moragiriyehena 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.

10. An undivided one-eighth part of share of and in the northern one-sixth part 1 timba or 4 lahas in paddy sowing extent of all that field called Arambekumbura of two pelas and 1 timba in paddy sowing extent in the whole, situate at Inigala, in Kulugammanasia pattn aforesaid; which said northern one-sixth part is bounded on the-east by the fence of Gangodaheenehena, on the south by the imaniyara of the portion of the said field belonging to Abubakker, on the west and on the north by the imaniyara of Atalahekumbura.

11. An undivided one-eighth part or share of and in the southern portion 15 paddy lahas or 3 roods in extent of all that land called Moragiriyemukalana of 59 acres 3 roods and 37 6/100 perches in extent in the whole, situate at Uduwawela and partly at Yatiwawala; which said southern 15 lahas or 3 roods are bounded on the east by the fence of the portion of this land sold to Dambagollegedera Horatali, on the south by the high road leading to Kurunegala, and on the west and north by the limit of the remaining portion of the said land belonging to Ukkuwa Veda Duraya. Amount of writ Rs. 1,363*63 and interest.



Sithamparappillai Sittampalam of Varany North, executor of the Last Will of the late Sittampalam

Chithamparappillai of Varany North Defendant.

NOTICE is hereby given that on Monday, December 11, 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 late Sittampalam Chithamparappillai, in the following property, for the recovery of Rs. 288.55, with interest on

No. 21,077.

Rs. 200 at the rate of 16 per cent. per annum from June 10, 1911, and charges, viz.

In a piece of land situated at Varany Idaikkurichchy, called Karuttavalayanvayal, containing or reputed to contain in extent 40 lachams paddy culture; bounded or reputed to be bounded on the east by the property of Katira ypillai and the property belonging to the Chantirasekaraswami temple at Vetaraniyam and by tank, on the north by the property of Kantar and others, on the west by the property of Vethanayaky and the property belonging to Chantirasegaraswami temple at Vetaraniyam, and on the south by the property of Manikkavasakakkurukkel and others.

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Arunasalan Valoppillai of Vaddukkoddai West...Plaintiff. No.,918. Vs.

(1) A. Sivasidamparampillai Regunathan of Vaddukkoddai West, (2) A. Sivasidamparampillai Tirugnana Sampantapillai of ditto Defendants.

NOTICE is hereby given that on Monday, December 11, 1911, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property hypothecated to the plaintiff and decreed to be sold by decree entered in the above action, for the recovery of Rs. 1,337 50, with further interest on Rs. 1,000 at the rate of 9 per cent. per annum from May 15, 511, until payment in full, provided that such further interest does not exceed Rs. $662 \cdot 50$ and charges, viz. :--

An undivided $\frac{1}{5}$ share of a piece of land situated at Vaddukkoddai West, called Chempadattianparuku, containing or reputed to contain in extent 12 lachams varaku culture, with house, portico, kitchen, sheds, cattle shed, well, and other appurtenances; bounded cr reputed to be bounded on the east by the property of Veyaladchippillai, widow of Kathiravelu, A. Tiruchchittampalampillai Arumukagnaniar, and A. Sivasithamparampillai Arumukagnaniar, north by the property of A. Sivasithamparampillai Arumukagnaniar and by bye-lane left on this land, west by lane, and on the south by lane and by the property of Veyaladchippillai, widow of Kathiravelu. of this the life interest of Arumukam Sivasithamparampillai and wife Vallinayakiar is howgyer excluded.

Fiscal's Office, V. THAMBIPILLAI, Jaffna, November 9, 1911. * Deputy Fiscal.

Southern Province.

In the District Court of Matara.

 Don Dias Amarasinha Dahanayaka, ex Fiscal's Arachehi of Maliduwa, (2) Charles Dias Wijesiri Karunaratna Weeraman Appuhamy of Polwatta. Plaintiffs.

No. 5,002. Vs.

Done Isabella Wickremaratna Gunasekara Hamine

of Attudawa..... Defendant. NOTICE is hereby given that on Thursday, December 7, 1911, commencing at 12 noon, will be sold by public auction

at the premises in given order the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,189 59 and legal interest, viz. :---

(1) The garden called Kudamullawatta, situate at Polwatta in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Wairawatta, east by Delgaskoratuwa and Kannangarawatta, south by Paranagedarawatta and Tikiammalaiwatta, and west by Yaddehigewatta and Tikiammalaiwatta. Valued Rs. 300.

(2) The soil and fruit trees of Wairawatta, except planter's i share of 3rd plantation, situate at ditto; and bounded on the north by Alutgedarawatta, east by Kannangarawatta, south by Kadamulawatta, and west by Wannigedarawatta, Rs. 400.

(3) The soil and fruit trees of Alutgedarawatta, except planter's $\frac{1}{2}$ share of 3rd plantation, situate at ditto; and bounded on the north by Kaluarachchigewatta, east by

Pinkoratuwa, south by Wairawatta, and west by Alutgedarawatta, Rs. 350.

(4) The garden called Kaluarachchigewatta, situate at . ditto; and bounded on the north by Dahanagewatta, east by Punchikurakkanwatta, south by Alutgedarawatta, and west by Kuruwatta, Rs. 500. •

• (5) The garden called Dahanagewatta, situated at ditto; and bounded on the north by Meegahakoratuwa, east by Kabaragewatta, south by Kaluarachchigewatta, and west by Wijetungewatta, Rs. 350.

(6) The garden called Punchikurakkanwatta, situate at ditto; and bounded on the north by Kabaragewatta and Simelaiwatta, east by Uskurakkanwatta, south by Pinkoratuwa and Alutgedarawatta, and west by Kaluarach-chigewatta, Rs. 400.

Deputy Fiscal's Office, Matara, November 13, 1911. P. B. HERAT, Deputy Fiscal.

In the District Court of Matara.

No. 5,017. Vs.

(1) Tantiriwattege Loku Hamy, (2) Vitanage Kach-

cho Hamy, (3) ditto Don Teadoris and others. Defendants.

NOTICE is hereby given that on Saturday, December 9, 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 for the recovery of Rs. 945.14 with legal interest from May 5, 1911, vize :--

12/14 parts of the fruit trees and of soil and of the tiled house of 13 cubits standing on the land called Muluherawatta and its adjoining godella in extent about 3 acres; situate at Tibbotuwawa in Gangaboda pattu; and bounded on the north by Ambagahawatta, east by Walakadawatta, south by Walaowita, and west by Nilwala-ganga, valued Rs. 1,000.

(2) 1/7 part of the soil and of fruit trees of the portion called Walaowita *alias* Talahagamagedarawatta, in extent about 2 acres, situate at Tibbotuwawa, in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by Muluherawatta and Walakadawatta, east by Muttettuwatta and Walakadawatta, south by Phwakwatta and river, and west by the river.

Deputy Fiscal's Office, P. B. HERAT, Matara, November 13, 1911. Deputy Fiscal.

In the District Court of Matara.

Adambarage Siman de Alwis of Katukurunda .. Plaintiff. No. 5,181. Vs.

Don Cornelis Alwis Amaraweera of Tibbotu-

wawa Defendant. NOTICE is hereby given that on Friday, December 8, 1911, commencing at 12 noon, will be sold by public. auction at the premises in given order the right, title, and interest of the said defendant in the following property for the recovery of Rs. 1,364 64 with legal interest on Rs. 1,209.55 from August 30, 1911, viz. :--

The undivided $\frac{1}{2}$ part of 4/5 (exclusive of the other Government 1/5 share) of the land called Ekanaikagewilliyadda, whole in extent of 3 pelas of paddy ; situate at Pambadiwela in the Gangaboda pattu of the Matara District, Southern Province ; and bounded on the north by Ratninda, east by Gamagewilliyadda and Manilwala, south by Adasurigewilliyadda and Irikondeowita, and west by Williyaddegodella, valued Rs. 100.

(2) Half part of the land called Henegedarawatta, in extent, about 1 acre, and of the two tiled houses of 11 cubits and the other of 9 cubits standing thereon, situate at Karapiyadda in ditto; and bounded on the north by Pansala, and Talhawatta, east by high road, south by Pitaduwagewatta, and west by Badalgehena, valued Rs. 400.

(3) The land called Mahagalahena, in extent 25 acres 1 rood and 33 perches, situate at Wilpita in ditto; and bounded on the north by Mahagalahenekumbura, east by land described in preliminary plan 160,263, south by Crown land Mahagalahena, and west by Crown land Mahagalahena and Dawatadeniya, valued Rs. 1,400.

(4) The land called Mahagalahena, in extent 13 acres, with the boiler and the materials thereto appertaining as

well as the buildings all standing thereon, situate at Wilpita in ditto; and bounded on the north by land in preliminary plan 160,262, east by Crown land Mahagalahens, south by land in preliminary plan 160,264, and west by Mahagalahenakumbura and road reservation, valued Rs. 1,050.

(5) Helf of the land Metidelikanuweowita, in extent of about $\frac{1}{2}$ an acre, situate at Pambadiwela in ditto; and bounded on the north by Piladuwagedelikanuweowita, east by wela, south by eliesse, and west by high road, valued Rs. 150.

(6) Half part of the field called Atalaha in extent of 3 pelas of paddy, situate at Tibbotuwawa; in ditto, and bounded on the north by Gamagewilliyadda and Puhulessa, east by Andapuhulessa, south by Dandumure, and west by Muttettuwa, valued Rs. 180.

Deputy Fiscal's Office, Matara, November 13, 1911.

P. B. HERAT, Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

Avanna Muna Sinna Tamby of Chilaw.....Plaintiff. No. 4.456. Vs.

Sego Meera Lebbe Lebbe Tamby of Alutwatta in

The garden called Puliyamarattadytottam with the plantations and the buildings standing thereon, situated at Alutwatta in the town of Chilaw; and bounded on the north by land belonging to the heirs of Lalmiya Seyaduli Saibu and others, east by high road, south by lands belonging to the heirs of Abilinu Anthony Perera, Kangany, and others, and west by Tands belonging to A. J. Fernando. Notary, and the Crown, containing in extent about 2 acres (subject to mortgage bond No. 7,760 dated April 1, 1909).

Amcunt to be levied, Rs. 504 75, with legal interest on Rs. 415 from October 31, 1911, and poundage.

Deputy Fiscal's Office,	A. V. HERAT,
Chilaw, November 11, 1911.	Deputy Fiscal.
In the District Court	of Colombo, Give

K. K. N. K. V. Vellasamy Pillai of Negombo...... Plaintiff. No. 30,884. Vs.

Charles Munasinha of Chilaw and others..... Determinants.

NOTICE is hereby given that on Saturday, December 9, 1911, 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, viz. :--

An undivided $\frac{1}{2}$ share of 5 contiguous allotments of land and of the plantations standing thereon, situated at Modera, in Chilaw and Wattakkaliya in Anaulundam pattu, Pitigal Korale North, in the District of Chilaw; and bounded on the north by fence of the land of Henry de Costa, east by the stream mattiode, south by the fence of the land of the heirs of Anthony Fernandc, Kangany, and west by Chilaw river and a reservation, containing, in extent 45 acres 3 roods and 28 perches.

Amount to be levied, Rs. 2,158.50, with interest thereon at 9 per cent. per annum from May 27, 1910, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, November 11, 1911.

A. V. HERAT, 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 Districts of Kegalla and Avisawella will be holden at the Court-house at Kandy, on Monday, December 4, 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, E. B. ALEXANDER, Ratnapura, November 7, 1911. Fiscal.

H. C. COTTLE, GOVERNMENT PRINTER, COLOMBO, CEYLON.