

Government

Published by Authority.

6,485 — FRIDAY, JANUARY 19, 1912.

General: Minutes, Proclamations, App and General Government Notifications. Appointments, Legal and Judicial.

PART III.—Provincial Administration.
PART IV.—Land Settlement.

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

Separate paging is given to each Part in order that it may be filed separately.

Part II.—Legal and Judicial.

	PAGE	•		PAG:
Passed Ordinances		Notices in Testamentary Actions		1
Draft Ordinances	13	Notices in Insolvency Cases		2
Notices from Supreme Court Registry		Notices of Fiscals' Sales		2
Notices from Council of Legal Education	—	Notices from District and Minor Courts	••	2
Notifications of Criminal Sessions of Supreme Court	—	Lists of Articled Clerks	• •	—
Lists of Jurors and Assessors	,, -	·		•

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Chamber of Commerce Ordinance, 1895."

Preamble.

HEREAS it is expedient to amend "The Chamber of Commerce Ordinance, 1895," hereinafter referred to as "the principal Ordinance": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

This Ordinance may be cited for all purposes as "The Chamber of Commerce (Amendment) Ordinance, 1912."

Construction.

2 The principal Ordinance and this Ordinance shall be read and construed as one Ordinance, and may be cited for all purposes as "The Chamber of Commerce Ordinances, 1895 and 1912."

Commencement of Ordinance.

3 This Ordinance shall come into force on such date as the Governor may, by Proclamation in the "Government Gazette," appoint.

Section 3 (1) repealed and section to be substituted in lieu thereof.

4 Section 3 (1) of the principal Ordinance shall be repealed and in lieu thereof the following section shall be substituted and numbered 3 (1):

The affairs of the corporation shall be administered, subject to the rules for the time being of the corporation as hereinafter provided, by a Board of Directors consisting of the Chairman and Vice-Chairman respectively of the corporation and not less than five nor more than ten members of the corporation, to be elected respectively in accordance with the rules for the time being of the corporation.

By His Excellency's command,

Colonial Secretary's Office, L. W. Воотн, Colombo, December 23, 1911. Acting Colonial Secretary.

Statement of Objects and Reasons.

THE Directors of the Chamber of Commerce desire to have "The Chamber of Commerce Ordinance of 1895" amended in respect only of the number of Directors allowed, viz., five Directors, excluding the Chairman and Vice-Chairman.

- 2. The Chamber desires permission to appoint not less than five nor more than ten Directors (excluding Chairman and Vice-Chairman).
- 3. The reason for the proposed change is that the present number of five Directors does not permit of every section of trade and commerce being represented on the Committee or Board, which, in view of the increased trade of the port during the past sixteen years, has become highly desirable.
- 4. The Committee or Board do not propose electing more than two additional members in the meantime, viz., one representing the retail trade of the Colony and another the coaling business of the port, but they desire power to elect five additional members in all, so as to provide for further extension as the trade and commerce of the Island necessitate it.

Attorney-General's Chambers, Colombo, July 26, 1911. Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance for the Validation of Proceedings by or before Registrars invalidated by Irregularities.

Preamble.

W HEREAS it is expedient to make provisions for the validation of certain proceedings by or before registrars invalidated by irregularities: 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 Registrars' Proceedings Validation Ordinance, No. — of 1912."

Definition.

2 In this Ordinance "registrar" means any person discharging or purporting to discharge the function of registering in any public record any matter which is by law authori ed or required to be registered.

Power of Governor in Council to validate certain invalid registration and proceeding.

- 3 Where whether before or after the passing of this Ordinance—
- (a) Any registration of a birth, death, marriage, document, or any other matter which is by law required or authorized to be registered; or
- (b) Any proceeding taken or purporting to be taken by or before a registrar by virtue of his office—

is invalidated by reason of any informality, mistake, or accidental omission, whether relating to the appointment of the registrar, or the limits of his jurisdiction, or the manner in which the registration or proceeding was made or taken, or any other incidental circumstance, and no other means are by law provided by which the registration or proceeding may be validated, it shall be lawful for the Governor in Executive Council by Order in Council notified in the Government Gazette, to give directions for the correction of the mistake, informality, or omission, and to make any other order that may be necessary for the purpose of giving validity to the registration or proceeding.

Effect of validation.

4 Any registration or proceeding so validated shall have effect as if it was validly made or taken at its original date.

Savings as to the registration of documents.

- 5 Where the matter in question is the registration of a document, the provisions of this Ordinance shall be subject to the following savings:
 - (a) No right, title, or interest that may have been acquired by a person not a party to the document between the date of its original registration and the date of its validation shall be prejudicially affected by such validation.
 - (b) Nothing in this Ordinance shall be deemed to authorize the validation of a registration made after the interval prescribed by law for the making of such registration, where the validity of the registration depends upon its being made within the prescribed interval.

Saving as to marriages.

6 Where the proceeding in question is a marriage, nothing in this Ordinance shall be deemed to authorize the validation of a marriage otherwise invalid where any party to the marriage has subsequently contracted a valid marriage.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 6, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

In has been time to time found that owing to accidental informalities registrations effected under various Ordinances (such as "The Marriage Registration Ordinance, 1907") or other proceedings taken by or before registrars are wholly invalid, and no means exists for their validation except a special Ordinance, such as Ordinance No. 12 of 1909.

- 2. It has accordingly been thought desirable to avoid the necessity of such special legislation by enacting a general Ordinance enabling the Governor in Executive Council to cure the informality by Order in Council.
- 3. Provision is made in clause 5 in the case of registration of documents for the protection of rights that have accrued in the interval between the registration and its validation, and for the exclusion of dilatory registrations from the benefit of the Ordinance.
- 4. In clause 6 provision is made for the protection of marriages celebrated in reliance on the invalidity of any proceeding sought to be validated under this Ordinance.

Colombo, November 30, 1911.

Anton Bertram, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,045.
In the Matter of the Intestate Estate of the late Dona Maria Josephina Hamine of Pamunugema, deceased.

Narayana Mudalige Eugin Perera of Pamunugama..... Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maertensz, Esq., Additional District Judge of Colombo on September 23, 1911, in the presence of Mr. C. H. Gomes, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 20, 1911, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the husband and as 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 respondent above named or any other

person or persons interested shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

September 23, 1911.

L. MAARTENSZ, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,118 C.

In the Matter of the Last Will and Testament of the late Sarah Jane d'Esterre of Kenilworth West Byfleet in the County of Surrey, England, formerly of Orton Rigg Canford Cliffs, Bournemouth, in the County of Hants, England, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on December 15, 1911, in the presence of Messrs. Julius & Creasy, Profetors, on the part of the petitioner Arthur Ashburner Prideaux of Colombo; and the affidavit (1) of the said petitioner, dated November 13, 1911, power of attorney in favour of the petitioner, and Supreme Court order dated November 3, 1911, having been read: It is ordered that the will of the said Sarah Jane d'Esterre, deceased, dated

December 14, 1905, of which a true copy 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 Arthur Ashburner Prideaux is the attorney of one of the executors named in the said will and that he is entitled to have letters of administration with the will annexed issued to him accordingly, unless any person or persons interested shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 15, 1911.

L. M. MAARTENSZ, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary

Jurisdiction.

No. 4,134.

In the Matter of the Intestate Estate of
Henry Ransome Kerr of Ferndale, Rangalla, deceased.

Alfred Henry Kerr of Ferndale aforesaid.....Petitioner. Vs.

Georgiana Jane Kerr, Charlotte Annie Kerr. Respondents.

THIS matter coming on for disposal before Lewis Mathew Maartensz, Esq., District Judge of Colombo, on January 8, 1912, in the presence of Messrs. F. J. and G. de Saram, Proctors, on the part of the petitioner, Alfred Henry Kerr of Ferndale aforesaid; and the affidavit of the said petitioner dated November 25, 1911, and the Minute of Consent of the other heirs, to wit, the above-named respondents dated March 28, 1911, and May 15, 1911, having been read:

It is ordered that the said Alfred Henry Kerr, as one of the children and an heir of the said Henry Ransome Kerr, deceased, is entitled to have letters of administration of the estate of the said deceased issued to him accordingly, unless any person interested shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1912.

L. M. MAARTENSZ, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.

No. 710.

In the Matter of the Last Will and Testament of the late Walallawita Sonuththara
Terunanse of Ganegama, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on December 18, 1911, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioner Pannila Sumanatissa Unnanse of Ganegama in Alutgama; and the affidavit of the said petitioner dated December 11, 1911, having been read:

It is ordered that the last will and testament of the late Walallawita Sonuththara Terunanse of Ganegama, deceased, dated September 18, 1911, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before January 17, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Pannila Sumanatissa Unnanse of Ganegama in Alutgama is entitled to letters of administration, with a copy of the will annexed, unless any person or persons interested shall, on or before January 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 18, 1911.

T. B. Russell, District Judge.

In the District Court of Kalutura.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 711.
In the Matter of the Last Will and Testament of the late Nammuny Alis Silva Hamine of Kalamulla, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on December 21, 1911, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioners Halnetti Pedrick Perera; (2) ditto Kaithan

Perera of Kalamulla; and the affidavit of the said petitioners dated December 20, 1911, having been read:

It is ordered that the last will and testament of the late Nammuny Alis Silva Hamine of Kalamulla, deceased, dated September 20, 1911, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before January 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Halnetti Pedrick Perera, (2) ditto Kaithan Perera of Kalamulla are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person or persons interested shall, on or before January 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 21, 1911.

T. B. RUSSELL, District Judge

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of Warnakula-arachirallage Don Bastian No. 712. Gurunnanse of Paiyagala, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on December 21, 1911 in the presence of Mr. W. Don Martin, Proctor, on the part of the petitioner Koruwakankanange Don Simon Madappuli of Maggona; and the affidavit of the said petitioner dated December 20, 1911, having been read:

It is ordered that the petitioner Koruwakankanange Don Simon Madappuli of Maggona, be and he is hereby declared entitled to administer the estate of the said deceased, as brother-in-law of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Dialagodalianarallage Maria Fernando, (2) Warnakula-arachirallage Don Justina shall, on or before January 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 21, 1911.

T. B. Russell, District Judge.

In the District Court of Kalutara.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 713.

In the Matter of the Last Will and Testament of Handapangodage Andris Parise
Appuhamy of Walane, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on December 22, 1911, in the presence of Mr. F. A. C. Tirimanne, Proctor, on the part of the petitioners Handapangodage Hendrick Peiris Appuhamy and Haddagodarallage Don James Appuhamy of Walane; and the affidavit of the said peritioners dated December 21, 1911, having been read:

It is ordered that the last will and testament of the late Handapangodage Andris Peiris Appuhamy of Williams, deceased, dated September 24, 1911, and now before the court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Handapangodage Hendrick Peiris Appuhamy and Haddagodarallage Don James Appuhamy of Walane, the executors named in the said will, and they are entitled to have probate of the same issued to them accordingly, unless any person or personanterested shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 22, 1911.

T. B. Russell, District Judge

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,257.

In the Matter of the Estate of the late Lange
Nana Suna Kana Nana Kannappa
Chetty, deceased, of Sokkalingapuram in
India.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on November 30, 1911, in the

presence of Mr. Amarasingha, Proctor, on the part of the petitioner Ana Nana Narayanan Chetty of Negombo, attorney of Letchimi Atchi; and the affidavit of the petitioner dated November 28, 1911, having been read:

It is ordered that the petitioner be and he is hereby declared entitled to letters of administration of the estate of the deceased above-named issued to him as attorney of Letchimi Atchi, unless any person or persons interested shall, on or before January 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

November 30, 1911.

JOHN SCOTT, District Judge.

the District Court of Negombo.

Order Nisi.

28995 estamentary In the Matter of the Estate of the late Jurisdiction. Warnakulasuriya Marthina Perera of No. 1,259. Murutena, deceased.

THIS matter coming on for disposal before John Scott, Esq. District Judge of Negombo, on December 9, 1911, in the presence of Mr. Karunaratne, Proctor, on the part of the petitioner Ponnakuttige Ladris Lowe Fernando of Murutena; and the affidavit of the petitioner dated December 7, 1911, having been read:

It's ordered that the petitioner be and is hereby declared entitled to have letters of administration of the estate of the deceased above named issued to him, unless the respondents-Warnakulasuriya Porlentina Thamel of Murutena, on behalf of herself and as guardian ad litem over the minor P. Victoria Fernando of Murutena-shall, on or before Ferbuary 15, 1912, show sufficient cause to the contrary:

It is further ordered that the said W. S. Porlentina Thamel be appointed guardian ad litem over the said minor Victoria Fernando for the purpose of this action.

December 9, 1911.

JOHN SCOTT, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In In the Matter of the Estate of the late Galloluge Suse Mariano Fernando of Jurisdiction. Pallansena, deceased. No. 1.260.

THIS matter coming on for disposal before John Scott, Esq., District Judge of Negombo, on December 15, 1911, in the presence of Mr. Karunaratne, Proctor, on the part of the petitioner Jayakodige Ana Fernando of Pallansena; and the affidavit of the petitioner dated December 12, 1911:

It is ordered that the petitioner be and is hereby declared. to have letters of administration of the estate of the deceased above named issued to her, unless the respondent—(1) Galloluge Diyonis Fernando, the guardian ad litem over the minors Galloluge Johana Fernando and Galloluge Lawarenti Fernando—shall, on or before February 22, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said G. Diyonis be appointed guardian ad litem over the said minors Johana Fernando and Lawarenti Fernando.

December 15, 1911.

JOHN SCOTT, District Judge.

In the District Court of Negombo.

Order Nisi.

Jurisdiction. No. 1,262.

Testamentary In the Matter of the Estate of the late Tenahandy Kumarawaidya Nona Maria de Zylva, late of 4th Division, Udayartoppu.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on January 5, 1912, in the presence of Mr. Jno. S. Goonawardana, Proctor for the petitioner, Hiddadura Karunamuni James de Silva of 4th Division, Udayartoppu; and the affidavit of the petitioner dated January 3, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration of the estaté of the deceased above named issued to him, unless

the respondents-(1) H. K. Dasathiratna de Silva of 4th Division, Udayartoppu, (2) H. K. T. Rosathiratna de Silva of the Ceylon Medical College, Colombo, (3) H. K. Premathi ratna de Silva of Negombo by his guaridan ad litem, (4) T. H. de Silva, Notary Public of Negombo, shall, on or before January 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that T. H. de Silva, Notary Public of Negombo, be appointed guardina ad litem over the minor H. K. Premathiratna de Silva for this purpose.

January 5, 1912.

JOHN SCOTT, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the matter of the Estate of the later Edirisinghe Mudianselage Ukku Banda, Jurisdiction. No. 2,873. Vel-Muladeniya, deceased, of Yatawatta in Matale.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on December 14, 1911, in the presence of Mr. W. A. de Silva, Proctor, on the part of the petitioner. Ratnayake Mudianseralahamillage Kiri Banda of Urulawatta in Matale; and the affidavit of the said petitioner dated October 18, 1911, having been read:

It is ordered that the petitioner Ratnayake Mudiyanseralahamillage Kiri Banda of Urulawatta aforesaid, be and he is hereby declared entitled to letters of administration. to the estate of Edirisinghe Mudiyanselage Ukku Banda, Vel-Muladeniya of Yatawatta in Matale, deceased, as the father-in-law of the said deceased, unless Ratnayalle Mudianseralahamillage Dingiri Amma, (2) Edirisinghe Mudiyanselage Dingiri Banda, (3) ditto Bandara Menika, (4) ditto Bisso Menika, (5) ditto Yasso Menika, (6) ditto Jayasena Banda, (7) ditto Kiri Banda, all of Yatawatta in Matale, the 2nd, 3rd, 4th, 5th, 6th, and 7th respondents by their guardian ad litem the 1st respondent—shall, on or before January 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 14, 1911.

FELIX R. DIAS, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Chinnappillai, wife of Kuncher of Tellippalai West, deceased. Jurisdiction. No. 2,444.

Iyampillai Kuncher of Tellippalai West......Petitioner.

(1) Suppar Valuppillai of Tellippalai West, (2) Theivanaipillai alias Kathirasipillai, daughter of Kuncher, a minor by her guardian ad litem Umaiyattaipillai, widow of Suppar of Tellippalai WestRespondents.

THIS matter of the petition of Iyampillai Kunchar of Tellippalai West, praying for letters of administration to the estate of the above-named deceased Chinnappillai, wife of Kuncher of Tellipalai West, coming on for disposal before M. S. Pinto, Esq., District Judge, on November 3, 1911, in the presence of Mr. R. Tambaiya, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated July 10, 1911, having been read: It is ordered 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 respondents above named or any other person shall, on or before November 28, 1911, show sufficient cause to the satisfaction of this court to the contrary.

November 3, 1911.

M. S. PINTO, District Judge.

Time to show cause is extended till January 23, 1912.

M. S. PINTO, District Judge. <u> 1</u>8/

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,475.
In the Matter of the Estate of the late
Ponnachi, wife of Chinniah Kanapathipillai of Chandampokkatty, deceased.

Chinniah Kanapathipillai of Chandampokkatty.. Petitioner.

Vs.

(1) Nakamany Veerakatty and wife (2) Chellammah of Chandampokkatty.......Respondents.

THIS matter of the petition of Chinniah Kanapathipillai of Chandampokkatty, praying for letters of administration to the estate of the above-named deceased Ponnachi, wife of Chinniah Kanapatipillai, coming on for disposal before M. S. Pinto, Esq., District Judge, on December 11, 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 13, 1911, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letter of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on of before January 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 11, 1911.

M. S. PINTO, District Judge.

In the District Court of Jaffna.

Order Nisi.

ATestamentary In the Matter of the Estate of the late Jurisdiction. Nagamuttu, wife of Kathiravelu of Inuvil, deceased.

Vs.

THIS matter of the petition of Nanniar Sivakolunthu and wife Thankachipillai, praying for letters of administration to the estate of the above-hamed deceased Nagamuttu, wife of Kathiravelu, coming on for disposal before M. S. Pinto, Esq., District Judge, on December 8, 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 November 7, 1911, having been read: It is declared that the petitioners are the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person shall, on or before January 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 8, 1911.

M. S. PINTO, District Judge.

In the District Court of Galle.

Order Nisi declaring Will proved, &c.

No. 4,091. In the Matter of the Estate of the Last Will and Testament of Galgoda Liyanage Don Elias Amarasiri Jayasinghe, Mudaliyar, late of Nagoda, deceased.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on November 30, 1911, in the presence of Mr. D. G. Goonewardene, Proctor; on the part of the petitioner Mahasena Amarasiri Jayasinghe; and the affidavit of the petitioner dated November 2, 1911, having been read: It is ordered that the will of Galgoda Liyanage Don Elias Amarasiri Jayasinghe, deceased, dated October 2, 1891, be and the same is hereby declared proved, unless the respondents shall, on or before January 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Mahasena Amarasiri Jayasinghe is one of the executors named in the said will and that he is as such entitled to have probate of the same issued to him accordingly, unless the respondents shall, on or before January 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

B. Constantine, District Judge.

It is further ordered that the 8th respondent be appointed guardian ad litem over 9th, 10th, 11th, 12th, and 13th respondents, unless respondents—(1) Jinadasa Amarasiri Jayasinghe, (2) Dammadasa Amarasiri Jayasinghe, (3) Munidasa Amarasiri Jayasinghe, all of Nagoda, (4) Elizabeth Amarasiri Jayasinghe, wife of (5) Jonathan Samarasinghe, both of Weliwitiya, (6) Annolia Amarasiri Jayasinghe, wife of (7) Don Davit Jayasinghe Siriwardené, both of Maranba in-Weligam korale, (8) Paul Wijesinghe, (9) Tissa Wijesinghe, (10) Gimara Wijesinghe, (11) Rosalin Wijesinghe, (12) Margret Wijesinghe, (13) Daniel Theadore Wijesinghe, all of Gammeddegoda shall, on or before January 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

November 30, 1911.

B. Constantine, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary
No. 4,095.

In the Matter of the Estate of Thadris
Dias Abeywickrama Goonesekara and his
wife, Dona Carlina Seneviratne, both of
Habaraduwa, deceased.

۷s,

(1) Cathirina Abeywickrame Goonesekere, widow of Agnus Seneviratne of Habaraduwa, (2) Desina Abeywickrama Goonesekere, wife of (3) Girigoris Robert Weerasinghe Goonewardane, both of Ganegama, (4) Nonno Hamy Abeywickrama Goonesekere, wife of (5) Edward Isac Jayawardane, both of Lelwala, (6) Dionis Abeywickreme Goonesekere, (7) John ditto, (8) Dayawati ditto, all of Habaraduwa...... Respendents.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on December 6, 1911, in the presence of Mr. A. D. Jayasundare, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 30, 1911, having been read: It is ordered and decreed that the said Alexander Abeywickreme Goonestkara is a son of the deceased, and that he is as such entitled to letters of administration issued to him accordingly, unless the respondents shall, on or before January 29, 1912, show court.

B. Constantine,
District Judge.

December 6, 1911.

In the District Court of Galle.

Order Nisi.

Testamentary In the Matter of the Estate of Deangu Jurisdiction. Heemadege Nonababa, deceased, of No. 4,096. Kataluwa

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on December 14, 1911, in the presence of Mr. A. D. Jayasundera, Proctor, on the part of the petitioner Don Malis de Silva Weerasuria; and the affidavit of the petitioner dated December 14, 1911, having been read:

It is declared that the said Don Malis de Silva Weerasuria is a son of the deceased, and that he is as such entitled to liave letters of administration issued to him accordingly, unless (1) Arnolis de Silva Weerasuria, (2) Nonis de Silva Weerasuria, shall, on or before February 6, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 14, 1911.

B. Constantine, District Judge.

the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Mary Merlin Samaranayake, deceased, of No. 900. Nainamadama.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on November 29, 1911, in the presence of Mr. P. L. Jayewardene, Proctor, on the part of the petitioner Don John William Samaranayake of Nainamadama; and the affidavit of Don John William Samaranayake of Nainamadama dated November 29, 1911, having been read;

It is ordered that the said petitioner Don John William Samaranayake be and he is hereby declared entitled, as lawful father of the deceased, to administer the estate of the said Mary Merlin Samaranayake, deceased, and that letters of administration do issue to him accordingly, unless the respondent Brahamanage Alvino Perera, No. 41, Second Cross street, Pettah, Colombo, shall, on or before January 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

January 10, 1912.

T. R. E. Loftus, District Judge.

If the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.
No. 901

In the Matter of the Estate of the late
Senanaike Arachenige Kanda Naide,
deceased, of Walahapita.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on December 6, 1911, in the presence of Mr. Proctor V. Pandithasekere, on the part of the petitioner Senanaike Arachchige Pina Naide of Walahapita; and the affidavit of the said petitioner dated November 30, 1911, having been read:

It is ordered that the said Senanaike Arachchige Pina Naide be and he is hereby declared entitled to administer the estate of the said deceased; and that letters of administration do issue to him accordingly, unless Senanaike Arachchige Alpo Sinno, and Senanaike Arachchige Joseppushall, on or before January 26, 1912, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that Marasinghe Arachchige Kanda Naide, be and he is hereby appointed guardian ad litem of the said Senanaike Arachchige Josappu and Senanaike Arachchige Alpo Sinno, who are minors, unless they shall, on or before January 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

December 6, 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. Baddelianage Dona Lusia, deceased, of No. 902. Madampe.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on December 8, 1911, in the presence of Mr. Proctor V. Pandittesekere, on the part of the petitioner Kattacuttige Marthino Fernando of Nainamadama; and the affidavit of the said petitioner dated December 7, 1911, having been read: It is ordered that the said petitioner be and he is hereby declared entitled to administer the estate of the said deceased, and that letters of administration be issued to him accordingly, unless the respondents—(1) Baddelianage Don Selestino Mooppu Rala and (2) Warnaculapatabendige Pablina Perera, both of Madampe shall, on or before January 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> T. R. E. LOFTUS, · District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Pohoramage Aratchi Perera of Jurisdiction. No. 904. Leehiriyagama, deceased.

Dohewalage Nonchi Perera of Leehiriyagama.... Petitioner.

And .

(1) Migel Perera, (2) Punchi Sinno Perera, both of Leehiriyagama, (3) Selestina Perera and her husband (4) Henadirage Don Salamon of Mabadela in Negombo District, (5) Jokino Perera of Leehiriyagama, (6) Luisa Nona Perera and her husband (7) Senanayake Aratchige Peris Sinno, both of Watugahawatta, (8) Enso Nona Perera,

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on December 13, 1911, in the presence of Mr. James A. Corea, Proctor, on the part of the petitioner above named; and the affidavit. of the said petitioner dated December 8, 1911, having been

It is ordered that the petitioner be and she is hereby declared entitled as the widow of the deceased above named. to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless any person or persons interested shall, on or before January 8, 1912, show sufficient cause to the satisfaction of this court to the contrary.

T. R. E. LORTUS, December 13, 1911.

District Judge.

The date of showing cause against the Order Nisi is extended to January 26, 1912.

J. G. GUNASEKERA, Secretary.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Estate of the late Y Jurisdiction. Wickramanayake Pathirennehelage Pod No. 908. Sinno, deceased, of Mahawewa.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilew, on December 22, 1911; and the affidavit and petition of Charlotte. Mary Wickramasinha of Mahawewa dated December 12, 1911. having been read; It is ordered that the said Charlotte Mary Wickramasinha be declared entitled to administer the estate of the deceased as his widow, and that letters of administration be issued to her accordingly, unless sufficient cause shown to the satisfaction of this court to the contrary on or before January 29, 1912.

December 22, 1911.

T. R. E. LOFTUS. District Judge.

In the District Court of Chilaw.

In the Matter of the Intestate Estate of the Testamentary late Warnakula Weerasooriya Jayatilek Jurisdiction. No. 909. Poralentina Rowel of Marawila. Class II.

Value of Estate, Rs. 4,585.37.

ر) فلا م

Warnakula. Aditta Arse Nile Itta Allinu Lowe of Marawila ·····Petitioner.

Vs. (1) Warnakula Aditta Arse Nile Itta Anthony Lowe, (2) Warnakula Aditta Arse Nile Itta Peduru Lowe, (3) Warnakula Aditta Arse Nile Itta Boniface Lowe, (4) Warnakula Aditta Arse Nile Itta Charly Lowe, (5) Warnakula Aditta Arse Nile Itta Dorah Lowe; (6) Warnakula Aditta Arse Nile Itta Michelia Lewe, (7) Warnakula Aditta Arse Nile Itta Juliana Lowe, (8) Warnakula Weerasooriya Jayatileke Bovinta Rowel,

all of Marawila Respondents. THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge, Chilaw, on January 12, 1912, in the presence of Mr. G. V. E. Perera, Proctor, on the part

December 8, 1911.

of the petitioner; and the affidavit of the said petitioner dated January 12, 1912, having been read:

, It is ordered that the petitioner above named be and he is hereby declared entitled to administer the estate of the said deceased, as eldest son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named shall, on or before January 31. 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 8th respondent above named be appointed guardian ad litem over the 2nd 3rd, 4th, 5th, 6th, and 7th respondents above named, units, the respondents shall, on or before January 31, 1912, show sufficient cause to the satisfaction of this court to contrary.

Chilaw, January 12, 1912.

T. R. E. Lorrus, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of Raigana Koralage Thomas de Silva of Slave Island, Colombo.

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

By order of court,

Colombo, January 16, 1912.

D M. JANSZ, Secretary.

In the District Court of Colombo.

No. 2,441. In the matter of the insolvency of Minna Marikar Baas Mohamado Salle of No. 28, Dam street, Colombo. :

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

By order of court,

Colombo, January 16, 1912,

D. M. JANSZ, 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 the above-named insolvent has been allowed a certificate as of the third class.

By order of court,

Colombo, January 16, 1912.

D. M. Jansz, Secretary ...

In the District Court of Colombo.

No. 2,480.

In the matter of the insolvency of Wijeyemuni Waleris Soysa of Wattala, in the Ragam pattu of Alutkuru korale.

WHEREAS the above-named Wijeyemuni Waleris Soysa has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by C. E. Anthony, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wijeyemuni Waleris Soysa insolvent accordingly, and that two public sittings of the court, to wit, on February 15, 1912, and on February 29, 1912, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

D. M. JANSZ,

Colombo, January 13, 1912.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Vs.

No. 32,409.

Suleyma Lebbe Mohamado Mohideen, Commission Agent, 2nd Cross street, Pettah, Colombo....Defendant.

NOTICE is hereby given that on Wednesday, February 14, 1912, will be sold by public auction at the respective premises the following property declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 6,000, with interest thereon at 8 per cent. per annum from July 20, 1910, till June 2, 1911, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, less Rs. 480 and Rs. 160, viz.:—

At 2 P.M.

(a) All those two allotments of land coloured green and pink and maked letters A and B respectively, representing

a piece of low ground and the house standing on lot B. bearing assessment Nos. 13 and 13a, Vauxhall strast, in Slave Island, within the Municipelity of Colombo, Western Province; the lot A being bounded on the north-east by the lake, on the south-east by the property of Cattoo Bawa Slema Lebbe, on the south-west by the reservation between it and Vauxhall street, and on the north-west by the property of Sinne Lebbe Packeer Saiboe, and containing in extent 3 58/100 square perches; and lot B is bounded on the north-east by Vauxhall street, on the south-east and south-west by the property of Cattoo Bawa Slema Lebbe, and on the north-west by the property of Sinne Lebbe Packeer Saibo, and centaining in extent 12 89/100 square

At 2.30 P.M.

(b) All that portion of land marked lot No. 7 in the survey plan thereof, now bearing assessment No. 13a from and out of the premises called Casiechettiartottam, bearing assessment No. 14, with the buildings standing thereon, situated at Vauxhall street, Maradana, and now called Dawson street in Slave Island aforesaid; which said portion marked

let No. 7 is bonded on the north by the let No. 8 belonging to Packeer Saibo, on the east by the property of Kawana Slema Lebbe, on the south by let No. 6 belonging to Packeer Saibo Isbu, and on the west by Vauxhall street, now called Dawson street; containing in extent 4 perches.

At 3 P.M.

(c) All that portion of land marked lot No. 4 in the plan thereof from and out of the premises called Cassiechettiar-tottam, bearing assessment No. 14, situated at Maradana, now known as Dawson street in Slave Island aforesaid; which said portion marked lot No. 4 is bounded on the north by lot No. 5 belonging to Packeer Saiboe Medin Bawa, on the east by the property of Kawana Slema Lebbe, on the south by lot No. ? belonging to Ammani Umma, and on the west by Vauxhall street, now called Dawson street; containing in extent 6 8/100 square perches.

At 3.30 P.M.

(d) All that portion of land marked lot No. 8 in the plan thereof from and out of the premises called Cassicchettiar-tottam, bearing assessment No. 14, situated at Maradana, now called Dawson street aforesaid; which said portion marked lot No. 8 is bounded on the north by Vauxhall street, on the east by the property of Kawanna Slema Lebbe, ton the south by lot No. 7 belonging to Packeer Saibo Omerdeen, and on the west by Vauxhall street, now called Dawson street; containing in extent 6 8/100 square perches.

At 4 P.M.

(e) All that portion of land marked lot No. 5 from and out of the premises called Casiechettiartottam, now bearing assessment No. 14, with the buildings thereon, situated at Maradana, now known as Dawson street in Slave Island aforesaid; which said portion marked lot No. 6 belonging to Packeer Saiboe Isbu, on the east by the property of Kawana Slema Lebbe, on the south by lot No. 4 belonging to Packeer Saiboe, and on the west by Vauxhall street, now known as Dawson street; containing in extent 2 91/100 square perches.

At 4.30 P.M.

(f) All that portion of land marked lot No. 3, with the buildings standing thereon, bearing assessment No. 14c, from and out of the premises called Casiechettiartottam, now bearing assessment No. 14, situated at Vauxhall street, Maradana, now known as Dawson street in Slave Island aforesaid; which said portion marked lot No. 3 is bounded on the north by lot No. 4 belonging to Packeer Saiboe, on the east by the property of Kawana Slema Lebbe, on the south by lot No. 2 belonging to Packeer Saiboe Sego Ismail, and on the west by Vauxhall street, now called Dawson street; containing in extent 4 88/100 square perches.

Fiscal's Office, Colombo, January 16, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Kalutara.

Homas Henry Arthur de Soysa of Colombo.....Plaintiff.

No. 4,536.

 $\mathbf{V}\mathbf{s}$.

Jane Jayawardana Hamine of Maha Paiyagala, legal representative of the estate of the late Fredrick de Alwis SiriwardanaDefendant

NOTICE is hereby given that on Monday, February 12, 1912, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the above case) for the recovery of Rs. 4,338·83, with interest on Rs. 4,087·33 at 9 per cent. per annum from May 2, 1911, till payment, viz.:—

1. The remaining ½ of 11/30 share (excluding ½ of 11/30 share) of all that land called Mapitiyawatta of the extent of about 3 acres, situate at Maggona' in the District of Kalutara; and bounded on the north by Egodalansiyawatta, east by Tuppuhiyamahawatta, south by Calnettiyawatta, and Dalugahawatta (Galketiyawatta and Dehigahawatta), and on the west by the river.

2. An undivided ½ share of all that land called Tuppu Culiyawatta (Toppukuliyawatta) and of the owita land belonging thereto together with half of the plantations and of the buildings standing thereon, situated at Paiyagala; and bounded on the north by Daminiyagahawatta, east by Ganegodellawatta, south by Karandagahawatta and Edandabodawatta, and west by canal; containing within the boundaries about 2 acres 3 roods and 23 49/100 perches.

Deputy Fiscal's Office, Kalutara, January 10, 1912. D. P. T. Gomes, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

(1) Namasivayam Ponnuthurai and wife (2) Visaladehippillai of Vannarponne East......Plaintiffs. No. 7,547. Vs.

(1) Saravanamuttu Suppiramaniam and wife (2)
Muttuppillai of Tirupelvely........... Defendants.

NOTICE is hereby given that on Menday, February 12, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property hypothecated to the plaintiffs and decreed to be sold by decree entered in the above action for the recovery of Rs. 912, with interest on Rs. 600 at the rate of 12 per cent. per annum from October 10, 1910, until payment in full, and costs of suit being Rs. 114 10, and charges, viz.:—

1. A piece of land situated at Tirunelvely, called Mathanaippulam, containing or reputed to contain in extent 13 lachams varaku culture, with well and other appurtenances; bounded or reputed to be bounded on the east by the property of Vinasitamby Kathiravelu and brother, north by the property of Venasitamby Suppayah and brother, west by the property of Annappillai, wife of Ponnu, and on the south by the property of Gnanapunkotai, wife of Chinnappa and shareholders and the front of a bye-lane leading to this land. Of this, the right of path on the eastern side leading to the land on the north and belonging to Arumukam Arunasalam and shareholders is, however, excluded.

2. A piece of land situated at Tirunelvely, called Tavatarai Metkupathi, containing or reputed to contain in extent 10 lachams varaku culture, with plantations, house, and well, together with share of water of well standing on the western boundary land, and way and water-course; bounded or reputed to be bounded on the east by the property of Venasitamby Kartikesu and brother, north by the property of Teivanai, wife of Chinnattamby, and others, west by the property of Chenmukam Muttu, and south by the property of Cheetanippillai, widow of Vaitialingam, and of the heirs of the late Nachchippillai, and by the front of a lane.

3. A divided 5½ lachams varaku culture on the west, with its appurtenances of a piece of land situated at Tirunelvely, called Periyapanamtoddam, containing or reputed to contain in extent 11½ lachams varaku culture; the said 5½ lachams varaku culture is bounded or reputed to be bouned on the east by the property of Annappillai, wife of Ponnu, north by lane, west by the property of Tankam, widow of Kantayah, and Tankamma, wife of Kantayah, and on the south by the property of Parupatam, wife of Chellappa.

Fiscal's Office, Jaffna, January 12, 1912.

V. THAMBIPILLAI, Deputy Fiscal.

In the District Court of Jaffna.

Peduruppillai Lawrenceppillai, now of Jaffna....Plaintiff.

No. 7,777. Vs.

 Sayampunatar Asaippillai alias -Veerasingam and wife;
 Valliammaippillai of Vannarponne East;
 and 3, Muttiah Asaippillai of ditto.... Defendants.

NOTICE is hereby given that on Friday, February 9, 1912, 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. 5,282.50, with

. A . S

B 2

interest on Rs. 4,500 at the rate of 10 per cent. per annum from February 27, 1911, until payment in full and costs of suit being Rs. 105.70 and charges, viz.:—

A piece of land situated at Vannarponnai East called Kuttuneyththoddam and Periyapulam; containing or reputed to contain in extent 18 lachams varagu culture and 16\frac{3}{4} kulies with stone-built house and other buildings, wells, and cultivated and spontaneous plants; bounded or reputed to be bounded on the east by the property of Chellamuttu, wife of Marutalingam and others, north by the property of Teivaneyppillai, widow of Ramuppillai, west by road, and on the south by the property of Kannammah, widow of Tiakarajah and others.

Fiscal's Office, Jaffna, January 9, 1912.

V. THAMBIPILLAI,
Deputy Fiscal.

1, Sinnatambiar Ponnaiya of Kopay South; 2, Sinnatambiar Chelliah of Achuvely South; 3, Kantar Saravanamuttu of Alvay West Defendants.

NOTICE is hereby given that on Friday, February 9, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property, for the recovery of Rs. 300 with interest thereon at the rate of 12 per cent. per/snnum from April 16, 1911, until payment in full and also Re. 1 25 being noting fee and costs of suit, being Rs. 78 50 and charges, viz.:—

In a divided 86¾ lachams paddy culture on the north of a piece of land, situated at Kopay South and North called Thalvadey Chippikkadu and Aladivayal; containing or reputed to contain in extent 105½ lachams paddy culture, ditto Thalvady in extent 21½ lachams paddy culture; total extent 126¾ lachams paddy culture; the said 86¾ lachams is bounded or reputed to be bounded on the east by the property of Vallipillai, wife of Kanagasabai, on the north by the property belonging to Ramanatswamy temple, on the west by the property belonging to Sithamparam Ampalavanaswamy temple and that of Sapapathy Vayittianater and others, and on the south by the property belonging to Taiyalnayakam, wife of Vissuvalingam.

Fiscal's Office, Jaffna, January 9, 1912. V. THAMBIPILLAI, Deputy Fiscal.

NOTICE is hereby given that on Friday, February 16, 1912, 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. 1,635, with interest on Rs. 1,000 at the rate of 12 per cent. per annum from August 18, 1911, until payment in full, and costs of suit being Rs. 132 60, and charges, viz.:—

1. In an undivided 17½ lachams varaku culture out of an undivided 27½ lachams varaku culture of a piece of land situated at Tellippalai East, called Kadduviranai, containing or reputed to contain in extent 56½ lachams varaku culture, with well, cultivated plants, and houses; bounded or reputed to be bounded on the east by the property of Valliammai, wife of Kanapatyppillai, and shareholders and

others, north by the property of Katpakappillai, wife of Vallipuram, and others, west and south by lane.

2. A piece of land situated at Tellippalai East, called Kadduviranai, containing or reputed to contain in extent 141 lachams varaku culture, with houses, cultivated and spontaneous plants, palmyras, old and young, and share of well on the southern boundary; bounded or reputed to be bounded on the east by the property of Valliammai, wife of Elayatamby, and shareholders and others, and on the north and west by lane, and on the south by the property of Nallachchy, wife of Kanapatippillai, and others.

3. A piece of land situated at Tellippa at East, called Kadduviranai, containing or reputed to contain in extent 11 lachams varaku culture; bounded or reputed to be bounded on the east, north, and west by the property of Nallachchy, wife of Kanapathippillai, and on the south by the property of Chellachchy, the second defendant, and others. The whole of this land, with the share of water of well lying to the north-east of this land on the southern boundary of the aforesaid second land, Kadduviranai, and the usual water-course and path.

Fiscal's Office, Jaffna, January 13, 1912. V. THAMBIPILLAI, for Fiscal.

North-Western Province.

In the District Court of Chilaw.

M. Appusinno Appuhamy of Thabbowa...... Plaintiff.
No. 3,685. Vs.

G. Don Jusey Appuhamy of Thabbowa.....Intervenient.

NOTICE is hereby given that on Saturday, February 10, 1912, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said intervenient in the following property, viz.:—

Seven-eighth shares of the land called Mahadambumukalana, situated at Thabbowa, in Meda palata, Pitigal Korale Central, in the District of Chilaw; and bounded on the north by land belonging to Mr. Leo de Croos, east by land belonging to Romanu Ferandu, Registrar, south by 5 acres of land belonging to Robastina Kurera and Siman Kurera, Peace Officer, and west by land belonging to Mr. Thambaiya, Shroff; containing in extent about 5 acres.

Amount to be levied Rs. 112.22 and poundage....

Deputy Fiscal's Office, Chilaw, January 9, 1912. A. V. HERAT, Deputy Fisca

In the District Court of Chilaw.

M. Appusinno Appuhamy of Thabbowa.......
No. 3,685. Vs.

Sarahamy of Kachchirawa and others Defendants.

NOTICE is hereby given that on Saturday, February 10, 1912, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

One-third share of the garden called Talgahawatta and of the plantations standing thereon, situated at Kachchirawa in Meda palata, Pitigal Korale Central, in the District of Chilaw; and bounded on the north by the limits of the gardens belonging to the plaintiff and others, east and south by garden belonging to Mr. Amarasekara, and west by District Road Committee road; containing in extent about 2 acres.

Amount to be levied Rs. 227.95 and poundage.

Deputy Fiscal's Office, Chilaw, January 9, 1912.

A. V. HERAT, Deputy Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

Return of Uncertificated Insolvents for the Half-Year ending December 31, 1911.

Nil.

District Court, Tangalla, January 12, 1912.

ALLAN BEVEN, District Judge.

Destruction of Records in the District Court and Additional Court of Requests, Jaffana.

NOTICE is hereby given, in terms of the Ordinance No. 12 of 1894, section 6, that the criminal cases from the year 1892 to the year 1905, money cases from the year 1891 to the year 1900 of the District Court of Jaffna, and money cases from the year 1896 to the year 1900 of the Additional Court of Requests of Jaffna, except cases of either court in which—

(1) Mortgage decrees have been entered;

(2) Unclaimed suitors' moneys are lying in deposit;

(3) Satisfaction of judgment, decree, or order has not been recorded; and

(4) Judgment being revived or writ issued, ten years have not elapsed—

will, on and after three months from this day, be destroyed, unless any person interested in any such record, personally, by proctor, or by duly authenticated petition, claim, upon good cause shown, that such record may not be destroyed.

District Court, Jaffna, January 8, 1912. M. S. Printo, District Judge.

of Case.	of Case. To whom granted.		Whose Estate.		Value of Estate Rs. c.	
39 05	V. R. Moldrich, S District Court		Estate of Diwunuge Suwandiris		1;120	0
3736	Do.	••	Estate of Arumabadaturuge Siman		4,380	0
3898	Do.	• •	Estate of Gardiye Punchihewage James de Silva Ku kulasuriya	ru-	5,385	80
3591	Do.		Estate of Kahawe Dadallehewage Seadoris de Silva	••	1,300	0
3 833	Do.		Estate of Wijenarayana Leysina		2,000	0
3995	Do.		Estate of Ananda Godage John de Silva		2,302	
37 93	Do.		Estate of Henry Martinus Weerasekara		7,384	80
4056	Do.		Estate of Dona Cathirina Siriwardana		1,100	0
4003	Do.		Estate of Hendavitarana Adiris de Silva		1,450	0
4030	Do.		Estate of Arumabaduge Batchi Appu		1,377	0
3985	Do.		Estate of Telenis Wimalasuriya		3,672	0
4044	Do.		Estate of Sobanahandi William de Silva		1,144	0
4074	Do.		Estate of John Fredrick Abeywickrama Gunasekara	• •	2,000	0

Return of Testamentary Cases under Official Administration for the Half-Year ended December 31, 1911.

Nil.

District Court, Trincomalee, January 12, 1912. T. A. Hodson. District Judge.

List of Uncertificated Insolvents in the District Court of Trincomalee for the Half-Year ended December 31, 1911.

Nil

District Court, Trincomalee, January 12, 1912. T. A. Hodson, District Judge.