

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.

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

Part II.--Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

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

Preamble.

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

Short title.

1 This Ordinance may be cited as "The Volunteer Amendment Ordinance, No. of 1912," and shall be read as one with "The Volunteer Ordinance, 1910," hereinafter referred to as "the principal Ordinance."

2 In section 9 of the principal Ordinance the words "courses of instruction" shall be substituted for the words "course of instructions."

3 The following sub-section shall be substituted for subsection (3) of section 11 of the principal Ordinance :

The Governor may call for a report of any court of inquiry, and may take such action thereon as he may deem fit.

4 In section 18 (1) of the principal Ordinance the expression "such cause" shall be substituted for the expression. "such causes respectively."

Bl

Verbal amendment of section 9.

Amendment of powers of Governor with reference to decision of court of inquiry. Verbal amendment of section, 18.

255

New section 19. Discipline of volunteers when undergoing drill, &c., with regular forces.

Discipline of

regular forces.

amendment of section 26.

volunteers when on active service with

Verbal

5 The following section shall be substituted for section 19 of the principal Ordinance . 19. (1) With respect to the discipline of officers and

19. (1) With respect to the discipline of officers and volunteers when they are undergoing drill, exercise, training, or inspection, or voluntarily doing any other duty in conjunction with any part of His Majesty's Regular Forces, other than officers or non-commissioned officers permanently or temporarily attached to the staff of the Volunteer Force, the following provisions shall take effect:

The Army Act and any other Act for the time being amending the same shall, in so far as the same are applicable to officers and volunteers respectively and are consistent with the provisions of this Ordinance, apply to all officers and volunteers, with the following modifications only:

- (a) That no officer or volunteer shall for any offence against such Act or Acts be subjected to the penalty of death.
- (b) That no sentence of a court martial assembled in Ceylon for the trial of any officer or volunteer shall be carried into execution unless confirmed by the Governor.

(2) Where any force of volunteers or any other force raised in the Colony is on active service with part of His Majesty's Regular Forces, whether within or without the limits of the Colony, the Army Act and any Act for the time being amending the same shall apply to the officers and volunteers of such force in like manner as they apply to the officers and men of the Regular Forces.

6 In sub-section (4) of section 26 of the principal Ordinance the word "ammunition" shall be substituted for the word "ammunitions."

By His Excellency's command,

Colonial Secretary's Office, Colombo, April 20, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

THE Ordinance is proposed for the purpose of giving effect to certain amendments to "The Volunteer Ordinance, 1910," suggested by the Army Council.

2. Section 3.—As section 11, sub-section (3), at present stands, it empowers the Governor to "amend, revise, and otherwise deal with the decisions" of a Court of Inquiry. It is pointed out that it is wrong in-principle to empower the Governor to alter the findings of a Court. The amended formula contained in section 3 is accordingly to be substituted.

3. Section 5.—As section 19 stands at present, it establishes a distinction between the Volunteer Force and the Regular Forces when serving together on active service in regard to the law governing the decisions of courts martial, and the power of the General Officer Commanding His Majesty's Forces to give effect to those decisions. Such a distinction is held to be incompatible with the convenient conduct of military operations. Section 19 has accordingly been remodelled, and sub-section (2) puts the Volunteer Forces upon exactly the same footing for the purpose of discipline as Regular Forces with whom they may be engaged on active service. The remodelled section also contains certain verbal amendments, which it is not necessary to particularize.

4. Sections 2, 4, and 6.-These sections embody purely verbal amendments which explain themselves.

April 20, 1912.

ANTON BERTRAM, Attorney-General.

TESTAMENTARY ACTIONS NOTICES IN

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Pesteruweliyanarallage Marianu Cooray Jurisdiction. of Maha Paiyagala, deceased. No. 720.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on February 16, 1912, in the presence of Mr. C. A. L. Orr, Proctor, on the part of the petitioner Mannamarakkalage Bernadu Cooray of Maha Wadduwa; and the affidavit of the said petitioner dated February 15, 1912, having been read :

It is ordered that the petitioner Mannamarakkalage Bernadu Cooray of Maha Wadduwa be and he is hereby declared entitled to administer the estate of the said deceased as son-in-law of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Pesteruweliyanarallage Marianu Cooray of Paiyagala, (2) ditto Peduru Cooray, now a prisoner in Welikada Jail, (3) ditto Agostinu Cooray, (4) ditto Cathirina Cooray of Maha Wadduwa—shall, on or before April 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

February 16, 1912.

T. B. RUSSELL, District Judge.

The date for showing cause against this Order Nisi is extended to May 8, 1912.

April 24, 1912.

Ap

T. B. RUSSELL, District Judge.

District Court of Kalutara. Order Nisi. 6 1 In the Matter of the Estate of the late estamentary Jurisdiction.

Perumabaduge Hendrick Fernando of No. 729. Beruwala.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on April 3, 1912, in the presence of Mr. C. P. Wijeyeratne, Proctor, on the part of the petitioner Perumabaduge Ago Singho Fernando of Beruwala; and the affidavit of the said petitioner, dated March 21, 1912, having been read :

It is ordered that the petitioner Perumabaduge Ago Singho Fernando of Beruwala be and he is hereby declared entitled to administer the estate of the said deceased, as , brother of the said deceased, and that letter of administration do issue to him accordingly, unless the respondents (1) K. Thomis Fernando and wife (2) P. Missi Nona, (3) K. Marshal Fernando and wife (4) P. Selo Nona Fernando, (5) Ango Nona Fernando, all of Beruwala, shall, on or **P**. before May 8, 1912, show sufficient cause to the satisfaction of this court to the contrary.

	~	Т.	В.	RUSSEI	L,
ril 3	, 1912.			District	Judge
1		 			

be District Court of Negombo. Order Nisi.

In the Matter of the Estate of the late Testamentary Mayadunnage Don Migel Appuhamy of Jurisdiction. Thalahena, deceased. No. 1,287.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on March 26, 1912, in the presence of Mr. Jno. S. Goonewardene, Proctor, on the part of the petitioner B. Susana Rodrigo; and the affidavit of the petitioner dated March 25, 1912, 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 issued to him, unless the respondents-(1). M. Gabriel Appu, (2) M. Juan Appu, (3) M. Dona Martinahamy, (4) M. Anahamy, and (5) B. Jusey Rodrigo, the guardian ad litem over the minor M. Marihamy-shall, on or before May 28, 1912, show sufficient cause to the satisfaction of this court to the contrary. And it is further ordered that the said B. Jusey Rodrigo

· ·	4	f this action. John Scott	• •
March 26, 191	2.	District J	udge.
In	the District Cou	irt of Jaffna.	, v
	Order No		_
Testamentary Jurisdiction. No. 2,492.	Chithampara gal, deceased		Avaran-
Chupper Tambai	ya of Puloly Wo Vs	əst Pet	titioner.
daiya of Avan of ditto, a mi	dow of Chithan angal, (2) Kan nor by his gua	mparanathar Kan- daiya Ramanadan rdian <i>ad litem</i> the Respo	ondents.
Puloly West, prestate of the a Kandaiya of A: M. S. Pinto, Esq presence of Mr. the petitioner; a March 23, 1912,	ayng for letter bove-named d varangal, comi ., District Judg K. Kanakasab nd the affidavit having been re	a of Chupper Tamb rs of administration eccased Chithampa ng on for disposal e, on March 28, 1912 ai, Proctor, on the of the said petitione ead: It is ordered t	to the ranatar before , in the part of r dated hat the
petitioner be and of the said dece deceased, and th accordingly, unl	l he is hereby d ased, to admin at letters of adm ess the respond	eclared entitled, as d ister the estate of t ninistration do issue lents above named	ereditor he said to him or any
		fay 10, 1912, show su court to the contra	
April 12, 1912.		. K. H. CAMPBELL, Acting District Ju	
In	the District Co	art of Jaffna.	in
	Order N	isi.	
Testamentary I Jurisdiction. No. 2,515.		of the Estate of th Kandaiya of Ka 1.	
Velauther Ponna	mpalam of Kai	adivu EastPot	itioner:
	Vs.		
(1) Chinnakuddy	v, widow of Ve	elauther of Kara-	. ;
mugam Kand	ish of ditto	widow of Chan- (3) Ponnampalam	
Chanmugamod	i ditto		ndents.
	And		• .
(1) Velauther Ka	nthapper of K	aradivu East, (2) tto, (3) Velauther	
		ther Chinnatambi	
		er of ditto, and (6)	
Velauther Mu	rukesu of ditto	-all are minors,	, °
by their guar ent		the 1st respond-	
of Karadivu Ea	st. praving for	of Velauther Ponnar r letters of adminis	tration
to the estate of	the above-na	med deceased Chan	mugam
M. S. Pinto, Esq.	., District Judg	ming on for disposa e, on March 29, 1912	in the
presence of Mr.	K. Kanakasab	ai. Proctor. on the	part of
the petitioner ; and February 29, 19	nd the affidavit 12. having bee	of the said petitioner n read : It is order	, dated
the petitioner be	and he is here	by declared entitled	, as an
heir of the said	deceased to a	dminister the estate	of the
nour or one band	accounter, fo a	of administration d	01 0110

to him accordingly, unless the respondent above-named or

any other person shall, on or before May 10, 1912, show sufficient cause to the satisfaction of this court to the

April 12, 1912.

contrary.

W. K. H. CAMPBELL, Acting District Judge. GAZETTE — MAY 3, 1912

	58	PART II CEYLON GOVERNI	MENT
24	I	In the District Court of Jaffna.]
		Order Nisi.	
	stamentary	In the Matter of the Estate of the late	Testa
	risdiction.	Ampalavar Veluppillai of Thumpalai,	Juri
	No. 2,533.	deceased.	No
	Class I.		TF
An	palavar Ka	anthapper of Thumpalai Petitioner.	· _
, '	• • • •	∇s .	Esq.
		ar Seeniar and his wife (2) Vallippillai	of th
C	of Thumpal	laiRespondents.	affida
	THIS matte	er of the petition of Ampalavanar Kanthapper	been
		, praying for letters of administration to the.	
		above-named deceased Ampalavar Velup-	1 .TC
		g on for disposal before M. S. Pinto, Esq.,	guar
		e, on April 1, 1912, in the presence of Messrs.	the 1
		d Cathiravelu, Proctors, on the part of the	suffic
		nd the affidavit of the petitioner dated March	contr
		ing been read : It is declared that the petitioner	It
		ir of the said intestate, and is entitled to have	ratna
let	ters of adm	ninistration to the estate of the said intestate	entit
iss	ued to him	, unless the respondents or any other person	accor
sh	all. on or be	fore May 21, 1912, show sufficient cause to the	Goor
		f this court to the contrary.	Pedr
			1912
		W. K. H. CAMPBELL,	to th
	April 18, 19	912. District Judge.	· ·
,		In the District Court of Jaffna.	Ar
de la		Order Nisi.	
ς Δ Τε	stamentary		
	Jurisdiction.	. Kantappar Muttiah of Karadivu East,	Ì
	No. 2,535.	deceased.	; Test
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K	antappar Vy	ytialingam of Karadivu East Petitioner.	N
• • •	· · · · · · · · · · · · · · · · · · ·	Vs.	T
<u>'</u> (1) Kathirasip	pillai, widow of Kantappar, of Kara-	Esq
•	aivu East, ((2) Chellachipillai, widow of Muttiah,	nrag
	or Karadivu	u West Respondents.	of t
	THIS matte	er of the petition of Kantappar Vytialingam	
of		East, praying for letters of administration to	
		of the above named deceased Kantappar	1 10
		aradivu East, coming for disposal before M. S.	Mud
		District Judge, on April 2, 1912, in the presence	anu
Мı		ambiah S. Cooke and P. S. J. Chrysostom,	non
Mu Pi	Messrs. Te		
Mi Pi of		he part of the petitioner; and the affidavit of	
M Pi of Pr	roctors; on th	he part of the petitioner ; and the affidavit of dated April 2, 1912, having been read : It is	Baw
Mu Pi of Pr th	roctors, on the petitioner	dated April 2, 1912, having been read : It is	Baw Nac
Mu Pi of Pr th de	coctors; on the petitioner elared that	dated April 2, 1912, having been read : It is the petitioner is the next of kin of the said	Baw Nac Abu
Mu Pi of Pr th de in	coctors; on the petitioner eclared that testate, and	dated April 2, 1912, having been read: It is the petitioner is the next of kin of the said is entitled to have letters of administration to	Baw Nac Abu Muc
Mu Pi of Pr th de in th	coctors; on the e petitioner polared that testate, and e estate of	dated April 2, 1912, having been read: It is the petitioner is the next of kin of the said is entitled to have letters of administration to the said intestate issued to him, unless the	Baw Nac Abu Mud shal
Mu Pi of Pr th de in th re	roctors; on the e petitioner solared that testate, and te estate of spondents on	dated April 2, 1912, having been read: It is the petitioner is the next of kin of the said is entitled to have letters of administration to the said intestate issued to him, unless the or any other person shall, on or before May 17,	Baw Nac Abu Muc shal satis
Mu Pi of Pr th de in th re 19	coctors, on the petitioner belared that testate, and te estate of spondents on 012, show su	dated April 2, 1912, having been read: It is the petitioner is the next of kin of the said is entitled to have letters of administration to the said intestate issued to him, unless the or any other person shall, on or before May 17, afficient cause to the satisfaction of this court	Baw Nac Abu Mud shal
Mu Pi of Pr th de in th re 19	roctors; on the e petitioner solared that testate, and te estate of spondents on	dated April 2, 1912, having been read: It is the petitioner is the next of kin of the said is entitled to have letters of administration to the said intestate issued to him, unless the or any other person shall, on or before May 17, afficient cause to the satisfaction of this court	Nacl Abu Mud shal

In the District Court of Galle.

Order Nisi.

D Jurisdiction. No. 4,139.

Testamentary In the Matter of the Estate of the late Nanayakkarawassen Appuge Wickremesinghe Hinnihaminey, deceased, late of Batuwantudawa.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on March 14, 1912, in the presence of Mr. G. E. Abeyesekera, Proctor, on the part of the petitioner Samaraweera Aratchige James; and the affidavit of the petitioner dated March 14, 1912, having been read: It is ordered that the 6th respondent be appointed guardian ad litem over the 2nd, 3rd, 4th, and 5th respondents, unless the respondents shall, on or before May 7, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Samaraweera Aratchige James is a son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents-(1) Samaraweera Aratchige William, (2) ditto Francis, (3) ditto Pedrick, (4) ditto Carolis, (5) ditto George, all of Batuwantudawa, (6) Don Mathes Ponnamperuma of Hapugala-shall, on or before May 7, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 14, 1912.

F. J. SMITH. District Judge. In the District Court of Galle. Order Nisi.

nentary In the Matter of the Esta **p**dena liction. Charles Perera, deceased, or ngooda. 4.142.

S matter coming on for disposal before F. J. Smith, District Judge, Galle, on March 26, 1912, in the ce of Mr. C. L. Wickremasinghe, Proctor, on the part petitioner Rayso de Silva Karunaratna; and the it of the petitioner dated March 21, 1912, having ead :

s ordered that the 3rd respondent be appointed an *ad litem* over the 1st and 2nd respondents, unless spondents shall, on or before May 20, 1912, show nt cause to the satisfaction of this court to the

further ordered that the said Rayso de Silva Karunais the widow of the deceased, and that she is as such d to have letters of administration isued to her ingly, unless the respondents—(1) Joseline Perera wardena, (2) Adeline Perera Goonewardena, and (3) k de Silva Karunaratna—shall, on or before May 20, show sufficient cause to the satisfaction of this court contrary.

April 29,	1912.			F. J. SM Distr	ict Judge.
	In the	District	Court of	Galle.	dort.
		•Order	Nisi.		

nentary In the Matter of the Estate of Abubacker sdiction. Aysa Umma, deceased, of Galle Forth γ . 4,143. IS matter coming on for disposal before F. J. Smith,

District Judge, Galle, on March 28, 1912, in the nce of Mr. C. L. Wickremasinghe, Proctor, on the part petitioner Abubacker Mudaliyar Sinna Lebbe Mariand the affidavit of the petitioner having been read .

s ordered and declared that the next house ter iyar Sinna Lebbe Maricar is a brother of the deceased, at he is as such entitled to have letters of admisistrassued to him accordingly, unless (1) Macan Marican mma, (2) Hadji Saheed Joiriya, wife of (3) Sultan Hadji Saheed, (4) Mohamado Ismail Cader Kandu hia, wife of (5) Nama Maricar Mohamado Ismail, (6) acker Mudaliyar Awu Lebbe Maricar, (7) Abubacker livar Abdul Carim, all of Galle Fort, the respondents, on or before May 20, 1912, show sufficient cause to the ection of this court to the contrary.

•	March 28, 1912.		F. J. SMITH, District Judge.				
	In the	District Court of Matara. Order Nisi.	h	4/-			

Testamentary In the Matter of the Estate of the late Jurisdiction. No. 1,901. Jayasin Appu, deceased, of Urfananwa. THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on March 26;

1912, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner Ranchigoda Gamatchige Heerhamine Wijesekera of Urugamuwa ; and the affidavit of the above-named petitioner dated March 26, 1912, having · 0.85 been read :

It is ordered that the petitioner Ranchigoda Gamatchige Heenhamine Wijesekera of Urugamuwa be and she is hereby declared entitled to have letters of administration to the estate of the deceased Kansagoda Liyanage Don Janis alias Jayasin Appu, late of Urugamuwa, issued unless the respondents (1) Kansagoda Liyanage Dingi Appu of Palle Apperekka, (2) ditto Balahamy of Attuduwa, (3) ditto Wattu of Marandeniya, (4) Hewa Gammeddege Kaluhamy of Palle Apperekka, (5) Ruwanpatirannege Podihamy of ditto, (6) Jatunge Allis Appu of Kurundugoda shall, on or before May 8, 1912, show sufficient cause to the satisfaction to this court to the contrary.

April 29, 1912.

G. F. R. BROWNING, District Judge.

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

In the Matter of the Estate of the late Testamentary Sadiris de Silva Weeraratna, deceased, of Jurisdiction. No. 4,091/524. Tangalla.

THIS matter coming on for final disposal before Allar Beven, Esq., on April 17, 1912, in the presence of Mr Dabrera on the part of the petitioner; and the affidavit of David Ediriwira Wijesuriya and Arnolis Warna kulasuriya, both of Tangalla, dated October 24, 1911 having been read : It is ordered that the will of Sadiris de Silva Weeraratna of Tangalla, deceased (copy of which is produced before this court), be and the same is hereby declared proved, unless the respondents-(1) Caroline Sudi ukku Jayawikrema Hamine of Tangalla, (2) Edward Wiraratna of ditto, (3) Lilian Agnes Weeraratna of ditto, (4 Paul Peter Wikremasuriya of ditto-shall, on or before May 14, 1912, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that Dionysius Wiraratna is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named shall, or or before May 14, 1912, show sufficient cause to the satis faction of this court to the contrary.

ALLAN BEVEN, April 17, 1912. District Judge.

> In the District Court of Tangalla.

Folder Nisi declaring Will Proved. &c. Testamentary In the Matter of the Estate of the late Don Jurisdiction. Abraham Dissanayake Pattu Arachchi deceased, of Nakulugamuwa. No. 527.

THIS matter coming on for disposal before Allan Beven Esq., District Judge of Tangalla, on March 30, 1912, in the presence of (1) John Fredrick Dissanayake, and (2) Don Charles Dissanayake, Registrar of Nakulugamuwa, the petitioners; and the affidavit of the said petitioners dated March 30, 1912, having been read :

It is ordered that the will of Don Abraham Dissanayake Pattu Arachchi, deceased, and Kammalagoda Liyanage Dona Kattona Hamine, dated December 30, 1911, be and the same is hereby declared proved, unless Kammalagoda Liyanage Dona Kattona shall, on or before May 14, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said John Fredrick Dissanayake and Don Charles Dissanayake are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless Kammalagoda Liyanage Dona Kattona Hamine shall, on or before May 14, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> ALLAN BEVEN, District Judge.

In the Dispirict Court of Kurunegala, Order Nisi. 4 amentary In the Matter of the Intestate Estate of the late Waranakulasuriya Pedru Fernando Jurisdiction. No. 1.096. of Kurunegala.

Warnakulasuriya Charles Fernando of Kurune-

April 20, 1912.

galaPetitioner, Vs.

(1) J. D. Simion, (2) Elaris Fernando, (3) Martina

Fernando, all of Kurunegala.....Respondents. THIS matter coming on for disposal before W. L. Kindersley, Esq., District Judge of Kurunegala, on July 23, 1912, in the presence of Messrs. C. P. & C. H. Markus, Proctors, on the part of the petitioner above named ; and the affidavit of the said petitioner dated March 20, 1912, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as the son of the above-named 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 persons interested shall, on or before May 24, 1912, show sufficient cause to the satisfaction of this court to the contrary.

In	the District Court of Puttalam.
Testamentary Jurisdiction. No. 317.	In the Matter of the Intestate Estate of Naina Mohamado Lebbe Marikar Abu- akker Maraikar of Kalpitiya, deceased.
	raikar Naina Mohamado Lebbe Calpitiya Petitioner. Vs.
named decea ad litem over kar, Moham Nachia THIS matter Esq., Addition 1912, in the pr the part of the dated April 2, having been du above named b letters of admit tioned deceased any other person	ado Nachia, widow of the above- ased, for herself, and as guardian the minors Sego Alavudin Marai- ado Cassim Markar, and Assan

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Warnacula Aditha Romanis de Waas Jurisdiction. No. 926. of Mattakotua.

Rs. 1,415.69.

(1) Wilfred Leo de Waas of Mattakotua, (2) Warna-

culasuriya Girigoris Fernando of Marawila. . Respondents.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge, Chilaw, on April 4, 1912, in the presence of Mr. G. V. E. Perera, Proctor, on the part of the petitioner Clara Cecilia de Waas; and the affidavit of the petitioner dated March 27, 1912, having been read :

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration over the estate of the deceased above named issued to her, unless the 1st respondent, by his guardian ad litem the 2nd respondent shall, on or before April 23, 1912, show sufficient cause to the satisfaction of this court to the contrary

It is further ordered that the said 2nd respondent be appointed guardian ad litem over the said minor for the purpose of this action.

T. R. E. LOFTUS, Chilaw, April 4, 1912. District Judge.

The date for showing cause on this Order Nisi is extended' for May 7, 1912.

April 23, 19	J. G. GUNES	SEKERA, Secretary.
. I	n the District Court of Chilaw. Order Nisi.	Ŀ,
*		

In the Matter of the Estate of the late Testamentary Jurisdiction. Kachchakaduge Joakino Fernando, No. 928. deceased, of Mudukatowa.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on April 19, 1912, in the presence of the petitioner Kiripitige Selastina Fernando of Mudukatowa ; the affidavit of the said petitioner dated November 9 of 1911, having been read.

It is ordered that the said Kiripitige Selastina Fernando of Mudukatowa be and she is hereby declared PART II. - CEYLON GOVERNMENT GAZETTE - MAY 3, 1912

entitled to administer the estate of the said deceased and that letters of administration do issue to her accordingly. It is further declared that the 7th respondent be and he is hereby appointed guardian *ad litem* over the 1st, 2nd, 3rd, 4th, 5th, and 6th respondents, unless the respondents shall, on or before May 7, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 20, 1912. T. R. E. Lorrus, District Judge.

In the District Court of Chilaw.

Order Nisi.

THIS matter coming on for disposal before T. R. E-Loftus, Esq., District Judge, Chilaw, on April 20, 1912, in the presence of Mr. G. V. E. Perera, Proctor, on the part of the petitioner Warnakulasooriya Clara Fernando; and the affidavit of the said petitioner dated April 15, 1912, having been read:

It'is ordered that the said Warnakulasooriya Clara Fernando be and she is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to her accordingly. It is further ordered that the said Warnakulasooriya Pius-Fernando be and he is hereby appointed guardian ad litem over (1) Warnakulasooriya Vincent Paul Fernando, (2) John Baptist La Salle Fernando, (3) Ethel Charlotte Fernando, minors, unless the above-named respondents shall, on or before May 10, 1912, show sufficient cause to the satisfaction of this court to the contrary.

Chilaw, April 23, 1912.

T. R E. LOFTUS, District Judge.

In the District Court of Ratnapura.

Testamentary Jurisdiction. No. 604. In the Matter of the Last William Testament of the late James Henry Wickramasinghe, deceased, of Ratnapura.

THIS matter coming on for final determination before W. H. B. Carbery, Esq., District Judge of Ratnapura, on March 16, 1912, in the presence of Messrs. Goonewardene and de Silva, Proctors, on the part of the petitioner Abraham Edward Wijeyesinghe; and the affidavits of Abraham Edward Wijesinghe, presently of Ratnapura, and of the notary and of the attesting witnesses having been read: It is ordered that probate of the will of James Henry Wickramasinghe, deceased, of Ratnapura, be issued to Abraham Edward Wijesinghe, the executor named in the said will.

April 30, 1912.

W. H. B. CARBERY, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo. No. 2,459. In the matter of the insolvency of Moona Ana Segu Ibrahim of the Pettah, Colombo. NOTICE is hereby given that the above-named insolvent has been refused a certificate of conformity.

By order of court,

D. M. JANSZ,

Colombo, April 29, 1912. Secretary.

In the District Court of Colombo.

No. 2,471. In the matter of the insolvency of Philip Jurie Paul Pulle of Peliyagoda, in the District of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on May 23, 1912, for approval of the conditions of sale of the immovable properties belonging to the insolvent.

By order of court, D. M. JANSZ, Colombo, April 25, 1912. Secretary.

In the District Court of Colombo.

No. 2,474. In the matter of the insolvency of R. H. Williams of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 30, 1912, for the appointment of a new assignce in place of Mr. A. Byrne, who has resigned.

By order of court, D. M. Jansz, Colombo, May I, 1912. Secretary. In the District Court of Colombo.

No. 2,489. In the matter of the insolvency of F. W. A... Rodrigo of Kanatta, Colombo.

WHEREAS the above-named F. W. A. Rodrigo has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by A. L. Alwis, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said F. W. A. Rodrigo insolvent accordingly, and that two public sittings of the court, to wit, on May 23, 1912, and on June 6, 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, April 25, 1912. Secretary.

In the District Court of Colombo.

No. 2,490. In the matter of the insolvency of Bellene Mestrige Don Paulus, carrying on business at No. 7, York street, Fort, Colombo, under the name, style, and firm of B. M. Paulus & Co.

WHEREAS the above-named Bellene Mestrige Don Paulus has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by N. S. Annamalay Chetty, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Bellene Mestrige Don Paulus insolvent accordingly, and that two public sittings of the court, to wit, on May 30, 1912, and on June 13, 1912, will take place-

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for the said insolvent to surre to the provisions of the said of the other steps set forth		for the insolvent.	for the grant of a certificate of y order cf court,	
creditors are hereby require	a to take notice. By order of court,	Kandy,	April 26, 1912.	C. E. FERDINAND, Secretary.
	D. M. JANSZ, Secretary.	In the District Court of Galle.		
Colombo, April 25, 1912.		No. 404.		f the insolvency of Kunji Bawa n Saibo of Galle.
In the Distric	t Court of Kandy.	NOTICE the above-1	is hereby given named insolvent	that the certificate meeting o will take place at the sitting o
	of the insolvency of Sena Mona	this court on June 7, 1912.		
Meera Saibo	Meera Saibo of Kandy.			By order of court

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

te 0 -C1

By order of court,

Galle, April 22, 1912.

V. R. MOLDRICH, Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

- P. M. R. M. Vellasamy Pulle of Sea street, ColomboPlaintiff.
- 22.663. Vs.
- (1) Chas. E. M. Pieries, (2) Annie Pieries, and (3)
- Alex. L. Pieries, all of No. 137, Nagalagam street, Colombo......Defendants. And

Charles Emmanuel Pieries....Substituted 2nd defendant. NOTICE is hereby given that on Monday, May 27, 1912, will be sold by public auction at the respective premises the right, title, and interest of the said 1st and 2nd defendants in the following property for the recovery of the sum of Rs. 1,900, with interest thereon at 18 per cent. per annum from August 4, 1905, till December 5, 1905, and thereafter at 9 per cent. per annum till payment in full, viz. :-

At 2 P.M.

All that undivided 1/5 share of the house and garden called Malwattewalawwa, bearing assessment Nos. 136 and 137 Situated at Nagalagam street, within the Municipal lights of Colombo ; bounded on the north by Kelani-ganga, on the east by Municipal market, on the south by the property of Baron Mudaliyar, and on the west by the property of Peeris Mudaliyar ; containing in extent 11 acres more or less.

At 2.30 P.M.

2. All that undivided 1/5 share of the property bearing assessment Nos. 148 and 149 and now bearing new numbers 18 and 19 and red numbers 838 and 839, situated at Nagalagam street aforesaid; bounded on the north by a portion of the same property, on the east by the canal, on the south by the property of Baron Mudaliyar, and on the west by Nagalagam street; containing in extent 2 roods more or less.

At 4.30 P.M.

3. All that undivided 1/5 share of the house and garden bearing assessment No. 124, situated at Hulftsdorp, within the Municipal limits of Colombo ; bounded on the north by property bearing assessment No. 123 belonging to Cornelis Fernando, on the east by the property belonging to Mudaliyar Wanigasooria, on the south by the post office bearing No. 125, and on the west by Hulftsdorp street; containing in extent 1 rood more or less.

At 3.30 P.M.

4. All that garden with the buildings thereon bearing assessment No. 38, situated at St. Joseph's street in Vander Meyden's polder, within the Municipal limits of Colombo; and bounded on the north-east by the field and garden of

Lieutenant Davy Wentworth, on the south-east by the high road, on the south-west by the garden of Mohamado Kuloema and by the field and garden of Packir Pulle Wapaejain, and on the north-west by the paddy field; containing in extent 2 roods and 31 1/10 square perches more or less.

Fiscal's Office,	E. ONDATJE,
Colombo, April 29, 1912.	Deputy Fiscal.

In	the	District	Court	of	Colombo.
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Don Johanis Abeysinghe Appuhamy of Karagampitiya, in the Palle pattu of Salpiti korale.....Plaintiff. No. 31,538. Vs.

(1) Jayacodige Elias Perera of Nedimala, in the Palle pattu of Salpiti korale, (2) T. James Pieris of Wellawatta, in Colombo......Defendants.

NOTICE is hereby given that on Wednesday, May 29, 1912, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property ordered to be sold by the order of court dated December 4, 1911, for the recovery of the sum of Rs. 533.33, with interest on Rs. 400 at 16 per cent. per annum from September 18, 1910, till December 9, 1910, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and taxed costs, Rs. 121 12, viz. :-

All that allotment of land called Delgahawatta with the plantations standing thereon, situated at Nedimala, in the Palle pattu of Salpiti korale, bearing assessment No. 140; bounded on the north by Alubogahawatta, on the east by Alubogahawatta and Kurunduwatta, on the south by Ambagahawatta, and on the west by Delgahawatta and Katakalagahawatta ; containing in extent (exclusive of the road passing through the land) 2 acres 3 roods and 27 perches as per deed No. 267, attested by E. S. L. Dassanaike of Colombo, Notary Public.

Fiscal's Office, Colombo, April 29, 1912.	E. ONDATJE, Deputy Fiscal.
In the District Court of	
(1) Leonard Frank Hudson and (2) trustees of the will of the late mond Miller, deceased, carrying Colombo under the name, style Miller & Co	William Cram- on business in e, and firm of
No. 32,967. Vs. (1) Gabriel de Mel of Horetuduwa	a je sa s
Fernando of Panadure, carryin under the name and style of De N	ig on business Mel & CoDefendants.

NOTICE is hereby given that on Friday, May 31, 1912, at 11 o'clock in the forenoon, 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. 2,343.82, with interest on Rs. 2,127.70 at 9 per cent. per annum from July 26, 1911, till payment in full, viz. :

The house called Priya Niwasa standing on the land called Pokunewatta, situate at Horetuduwa, in Panadure badde of the Panadure totamune; and bounded on the north by the land belonging to Mututantrige Andris Fernando, on the east by the high road, on the south by the land belonging to Telge Juwanis Peiris, and on the west by the river.

Deputy Fiscal's Office, B. P. JAS. GOMES. Kalutara, April 29, 1912. Deputy Fiscal.

Central Province.

In the District Court of Kalutara.

W. B. Soyza of Panadure..... Plaintiff Vs.

No. 4,087.

Warusahennedige Charles Louis Soyza of Polon-

naruwa, in Rayigam korale......Defendant,

NOTICE is hereby given that on Thursday, May 23, 1912, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) All those two contiguous fields called Uduwe and Otalawe of the extent of 5 pelas of paddy sowing and Otalawehena of about 1 pela in extent paddy sowing, situate at Hapuwela, in Uda Hewaheta, Diyatillake korale, in the District of Nuwera Eliya; and both the fields being bounded on the north by Maha-oya and Kabaragala, east by Watura-ela and Panditheyagekumbura, south by Wetiya and Galapitagedera Seeralagekumbura, and west by Mahaoya and fields belonging to John Francis Soyza.

(2) All that land called Ethpanthiyehena of the extent of about 3 acres, situate at Demunumeye, in Uda Hewaheta, Diyatillake korale aforesaid; and bounded on the north by the land belonging to Kapugedara Dingi Amma, east by the galwetiya of the land called Ehelagahawatta and land belonging to Mr. Soyza, south by the boundary of the land belonging to Sube Hamy, west by Gansabhawa road, together with the entire tiled house standing on the said land.

(3) All those two contiguous lands called Bebilehetakelepalukumbura and Godabima of the extent of about 3 acres; and bounded on the north by galwetiya and the live fence of Mahakumbura, east by live fence of the land belonging to Don-Andris Appuhamy, south by galwetiya of Menikralagewatta and the boundary and ditch of Kapuwatta, and west by the boundaries of the lands belonging to Punchirala and Andiris Appu and the galwetiya of the land belonging to Pahalagedera Kapurala, situate at Mallulle in Gangapalata korale of Udahewaheta, in the District of Nuwara **Eliva**

Amount of writ Rs. 5,419.94 and interest.

Fiscal's Office,	M. A. YOUNG,
Kandy, April 29, 1912.	Deputy Fiscal.
In the District Cou	rt of Kandy.
K. M. K. Mohideen Cader Saik Lower Dumbara,	
No. 21,307. Vs.	
(i) Kawanna Vena Ramasamy Muna Manikka Velu Pulle Pancha Nada Pulle, all of said	y, (3) Wawanna
NOTICE s hereby given tha 1912, at 12 o'clock noon will at the premises the right, title	be sold by public auction

and interest of the said defendants in the following property :--

. 1. All that estate called Pangapitiya, situate at Kengalla in Pallegampaha of Lower Dumbara; and bounded on the north-east by land described in plan No. 40,918, by

Diabubulu-ela, and Mahaweli-ganga, and south-west by lands described in plans Nos. 52,598 and 40,918 and by a water-course; containing in extent 428 acres.

2 The field called Udawelakumbura of 16 lahas in extent; bounded on the east by the fence of Attariatennehena, south by the limit of Metwelakumbura and Heenkandekumbura, west by oya, and on the north by the limit of Tandalkumbura.

The field called Sinnacadersagekumbura of 12 lahas 3. in extent; bounded on the east by the fence of Kumburegedarawatta, south by the limit of the field belonging to Damberawa Kankanama, west by oya, and on the north by the limit of Heenkandekumbura.

4. The field called Lewlakumbura of 16 lahas paddy sowing extent; bounded on the east by Panchipitiawatta, south by the live fence of Heenkendekumburahena and a ditch, west by oya, and on the north by a dry stream.

The field called Dodangollekumbura of 3 pelas in 5. paddy sowing extent ; bounded on the east by the fence of Mangappenkankanamagewatta, south by the boundary of Oliahennawatta, west by oya, and on the north by the limit of Mallapanikkalagekumbura.

6. The field called Jayasirigedaranaidappugekumbura, of 1 pela paddy sowing extent; bounded on the east by the limit of Bilinchagahamulawatta, south by the limit of the field belonging to Dambarawa Punchirala Kankanama, west

by oya, and on the north by the limit of Dodangollekumbura. 7. The field called Meegonkotuwekumbury of 2 pelas and 5 lahas in paddy sowing extent; bounded on the cast by the bank of Seyado Kader's garden, south by the remaining portion of this field, west by Meegonkotuwegederawatta, and on the north by the limit of Arnadigekumbura.

8. The field called Kurukotuwekumbura of 1 pela in extent; bounded on the east by Sinnacadersagewatta, south by the limit of Arnadigekumbura, west by Kitulgahapitiya and the pitala of this field, and on the north by the limit of Caderwelu's field.

9. The field called Kirimetimullekumbura of 12 lahas in paddy sowing extent; bounded on the east by oya, south and west by Dodangolle Mahatmaya's land, and on the north by the limit of Ketagedera Ganita's field.

The field called Lewalakumbura of 12 lahas in paddy 10. sowing extent; bounded on the east by Panchipitiawatta, south by Pansalewatta, west by garden belonging to Kana Seena Eruwadi, and on the north by Panchipitiyakumbura; all situate at Kengalla.

Amount of writ, Rs. 2,918.50.

Fiscal's Office,	A. V. WOUTERSZ,
Kandy, April 24, 1912.	Deputy Fiscal.

In the District Court of Kandy. Yena Cheena Yena Muttiah Chetty, India.... No. 21,315. Vs.

Sena Muna Ekambaram Pulley of Ketawela, in Gandahe korale of Lower Hewaheta......Defendant.,

NOTICE is hereby given that on Monday, May 27, 1912, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) All that allotment of land called and known as Kalamaduwagahamulahena of 1 amunam in paddy sowing extent, situate at Kossinne, in Gandahe korale of Lower Hewaheta, in the District of Kandy; and bounded on the east by the property of Beddewala Banda, on the south by the property of Hatara Korale Appuhamy, on the west by the property of Kettawala Keerala, and on the north by Gankotuwakandura or ela; containing in extent 2 acres, with all the buildings, plantations, and everything thereon.

(2) All that land called Gankotuwahena of 2 anunams in paddy sowing extent, situate at Ketawala, in Gandahe korale aforesaid; and bounded on the east by Mr. Soyza's garden, on the south by Palaniyandi Pulley's garden, on the west by Muttandi Kangany's garden, and on the north. by Ramasamy's property, with all the buildings and plantations and everything thereon.

Amount of writ, Rs. 1,725.25 and interest.

Fiscal's Office,	A. V. WOUTERSZ,
Kandy, April 26, 1912.	Deputy Fiscal.

(1) A. P. Sinnias Abeysuriya and (2) Clara Nancy Vs. No. 5,155.

Manikkubadaturuge Punchinona Samaraweera Hamine of Weligama, presently of TihagodaDefendant.

NOTICE is hereby given that on the under-mentioned dates 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. 8,413.92, with interest at 9 per cent. per annum from April 15, 1910, till day of judgment, and legal interest on the aggregate amount from the date of judgment till payment in full and costs of suit, and also Fiscal's charges, viz. :-

On Monday, May 27, 1912, commencing at 12 o'clock noon.

1. One-half of the remaining fruit trees and of soil of the land called Wijjewatta, in extent about 12 acres, except the portion covered by the rail road, situate at Hettiwidiya in Weligama, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by wela, east by Weligamawatta alias Kabarankagahawatta, south by minor road, and west by Ganahalawatta.—Rs. 1,000. 2. One-sixteenth part of the land called Ambalamewatta,

in extent about 1 of an acre, situate at ditto; and bounded on the north and west by Weligamgane pansala, east by the ditch of Punchikoratuwa, south by minor road.-Rs. 30.

3. One-sixteenth part of the upstaired tiled boutique of 5 cubits standing on Ratnaweeragewatta; situate at Karawidiya, in ditto; and bounded on the north by Galagawawatta, east by high road, south by Arambewatta, and west by a portion of the same land.-Rs. 10.

One-eigth part of the soil and fruit trees of the land called Habaraduwagewatta, in extent about 1 acre, situate at Weligema in ditto; and bounded on the north by Aiyappugewatta, east by Welegedarawatta, south by Egodawatta alias Wattugewatta, and west by Gamagewatta.-Rs. 150.

5. The fields called Heenirawalla and Mahairawalla adjoining each other and forming one land, in extent 2 amunams of paddy sowing, situate at Palalla in ditto ; and bounded on the north by Nugaduwawatta, east by Mahabajjahagankanda, south by Nugaduwa ela, and west by Midigahawagura.—Rs. 240. Midigahawagura.-

6. The land called Murdugodahena, in extent about 18 acres, situate at Midigama in ditto; and bounded on the north by Belikatuwaledeniya and Pinchammadeniya, east by Pinchammadeniya, south by Etamoraduwehena, and west by river.-Rs. 4,500.

On Tuesday, May 28, 1912, at 12 o'clock noon.

Twelve kurunies of the field called Kudaparagahaira, 7. situate at Angunnabadulla, in the Gangaboda pattu of the Matara District, Southern Province ; and bounded on the north by Miriswatta, east by Rajakariwilla, south by mulana, and west by Mahaharagahaira.—Rs. 60.

On Wednesday, May 29, 1912, at 12 o'clock noon.

8. The land called Boralupalahenewatta, in extent about 1 an acre, situate at Porambakananka, in the Weligam korale of the Matara District, Southern Province ; and bounded on the north by high road, east by Crown jungle, south by same jungle, and west by the same jungle —Rs. 15.

On Thursday, May 30, 1912, commencing at 12 o'clock noon.

9. Nine kurunies of the land called Tikkanagodawila, in extent 14 bags of paddy sowing, situate at Uduwa, in the Gangaboda pattu of the Matara District, Southern Province; and bounded on the north by goda, east by goda and Tikkiyaliyadda, south by goda, and west by Karagahakumbura and Wileliyadda, Pinliyadda, Aliyatollewala.-Rs. 108.

10. Two kurunies of the land called Pravenihaliela, in extent 5 bags of paddy, situate at ditto; and bounded on the north by Halieleotuketiya, east by Kankanangawila-medaketiya; south by Wilehaliela, and west by Pallehaliela.---Rs. 30

11. Half part of the portion C of the land called Athenduwawatta and of the tiled house of 7 cubits standing

thereon, situate at ditto; and bounded on the north by the portion belonging to the Police Officer of Podduwa, east by wela, south by the portion belonging to Vidane Mahatmaya of Siyambaladuwa, and west by the portion belonging to Allis Appu.—Rs. 50.

12. The land called Yakdehipittaniya, in extent about 1 an acre, situate at ditto; and bounded on the north by wela, east by Paluwatta, south by Mahawatteweta, and west by Beragamagewatta.-Rs. 100.

Deputy Fiscal's Office,	P. B. HERAT,
Matara, April 25, 1912.	Deputy Fiscal.

In the Additional Court of Requests of Matara.

No. 6,188. Vs

Nicholas Wickramaratne, ex-Constable \mathbf{Don} Arachchi of Palle Aperekka......Defendant.

NOTICE is hereby given that on Saturday, May 25, 1912, commencing at 12 o'clock noon, will be sold by public auction at the respective premises, in the following order, the right, title, and interest of the said defendant in the following property for the recovery of Rs. 127.08, less Rs. 19.34 recovered, and Fiscal's charges, viz. :--

1. The soil and trees and the buildings of the divided and separated 61/90 parts of the enclosure bordering the road of Pallegewatta and of Disepadinchiwahitiyawatta, both about 2 acres in extent, situate at Palle Aperekka, in the Wellaboda pattu of the Matara District, Southern Province; and bounded on the north by Kantagodagewatta. east by the divided eastern portion of Pallegewatta, south by Kurukattadiyawatta, and on the west by Arachchigewatta.

2. The field called Kalutantiriyakumbura of 3 bags and 3 kurunies in extent, situate at ditto; and bounded on the north by Dandumura and Kuttiya, east by Kitaketiyamahaniyara, south by Gansabhawa road, and on the west by Geissarakumbura.

3. One-fourth part of the adjoining lands called Tumbewellegewatta, Pattinigewatta, Pattinigegedarawatta, and Weliketiyedeniya of about 10 acres in extent, and one-fourth of all the buildings thereon, situate at Uda Aparekka in ditto; and bounded on the north by Hallambagewatta, east by Walandanagewatta, Pansaleidama, and Weliketiya, south by Pillagawadeniya, and on the west by Talagahakumbura, Tudellegewatta, and Baddiwela.

Deputy Fiscal's Office. P. B. HERAT. Matara, April 22, 1912. Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Adambawa Avvaummah and husband; 2, 1,

Adambawa Isalevvai, both of Kattankuddy.... Plaintiffs. No. 3,296. Vs. Ô

Akamatulevvai Pykeer Meyadin of ditto Defendant. NOTICE is hereby given that on Saturday, June 1, 1912, commencing at 10 o'clock in the morning will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properties, viz. :-

At 10 A.M.

A land called Sinnekelayadypoomy, situated at Sotheyankattu in Manmunai pattu, in the District of Batticaloa, Eastern Province ; and bounded on the north by the land of A. Sinnelevvai Marakair and another, on the south by the land of E. M. Meeralevvai, on the east by the land of U. Evuralevvai, and on the west by Crown land; in extent 20 acres 7 roods and 13 perches.

At 2 P.M.

A land called Vaddavan Purankenykaney, situated at Vappentidal in Manmunai pattu; and bounded on the north, west, and north-east by vaikals, and on all other sides by Crown land, in extent 7 acres 22 perches.

Amount to be levied, Rs. 682.25. -

Fiscal's Office. Batticaloa, April 20, 1912.

T. SINNATAMBY, for Fiscal: **B**2

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In the District Court of Trincomalee.	In the District Court of Negomber 47 44
1) Kanthapper Konamalai, (2) Kanthapper Kana-	Peena Kader Thamy of Battulu-oya Substituted plaintiff.
patipillai, and (3) Murugapper Sinnatamby of	No. 6,608. Vs.
Maruthadichenai in Koddiyar pattu Plaintiffs. No. 455. Vs.	Mariam Beebi, widow of Habibo Mohammado, and son, and another of Battulu-oyaDefendants.
Alfred Edmund Brace of No. 2 Division, Trinco- malee	NOTICE is hereby given that on Friday, May 31, 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 defendants in the following property, viz : Six rows of coconut trees and the land appertaining thereto towards the northern side of the garden called Weeduwalawuthottam from the eastern boundary to the western boundary, as a primary mortgage, situated at Battulu-oya in Anaivulundam pattu of the Pitigal Korale North; in the District of Chilaw; and bounded on the north by the common fence of the garden possessed by Lebbe Tambi Marikkar and others, east by Puttalam road, south by the common fence of the garden of Bandihamy and others, and west by Battulu-oya; containing in extent about 9 acres. Amount to be levied Rs. 392 37 and poundage. Deputy Fiscal's Office, Chilaw, April 29, 1912.
$W 110 \text{ amound}, 103. 1,127 \text{ 41} \frac{2}{3}.$	In the District Court of Negombo.
Deputy Fiscal's Office, S. RAJU, Trincomalee, April 27, 1912. Deputy Fiscal.	S. W. A. N. Narayanan Chetty of Negombo Plaint#ff. No. 8,835. Vs.
	W. Boniface Samel of NainamadamaDefendant.
North-Western Province.	NOTICE is hereby given that on Tuesday, June 4, 1912, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:
In the District Court of Chilaw. W. A. Santiago Perera of ChilawPlaintiff.	(1) The land called Madangahawatta <i>alias</i> Talgahawatta of about 1 acre 2 roods and 38 perches in extent, situated at Dummaladeniya, in Kammal pattu, Pitigal Korale South.

in the District of Chilaw.

at Dummaladeniya aforesaid.

Dummaladeniya aforesaid.

Deputy Fiscal's Office.

Chilaw, April 29, 1912.

aforesaid.

aforesaid.

aforesaid.

aforesaid.

poundage.

No. 4.887. Vs.

W. Don Bastian Gabriel Appu and others of

NOTICE is hereby given that on Saturday, June 8, 1912, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, specially mortgaged with the plaintiff by bond No. 8,115 dated June 1, 1907

(1) The divided western $\frac{1}{4}$ share of three allotments of land bearing Nos. 7,606, 7,607, and 7,608 of about 11 acres and 39 perches in extent and of the plantations and the buildings standing thereon, situated at Velandikulam, in Anavulundan pattu, Pitigal Korale North, in the District of Chilaw.

(2) The land called Anawattakadu knöwn as jungle land bearing No. 7,609 of about 4 acres in extent with the plantations and the buildings standing thereon, situated at Kusala aforesaid.

Amount to be levied Rs. 1.038.01 with interest on Rs. 871 at 9 per cent per annum from July 3, 1911, and poundage.

Deputy Fiscal's Office. Chilaw, April 29, 1912. A. V. HERAT, Deputy Fiscal.

(2) The land called Madangahaowita of about 4 acres 3

(3) The eastern share of the land called Talgahawatta of

(4) An undivided is share of the land called Kongahaowita of about 2 roods and 11 5 perches in extent, situated

(5) The divided 1/5 western share of the land called Halgahawatta of about 36 perches in extent, situated at

(6) The land called Madangahawatta of about 2 roods

(7) The land called Punchi Dangahawatta of about 2

Amount to be levied Rs. 1,188.87, with interest on

A. V. HERAT,

Deputy Fiscal.

and 28 perches in extent, situated at Dummaladeniya

roods and 26 perches in extent, situated at Dummaladeniye

Rs. 1,038 at 9 per cent. per annum from April 12, 1912, and

roods and 35 perches in extent, situated at Dummaladeniya

about 2 roods in extent, situated at Dummaladeniya

I, GEORGE SHADWELL SAXTON, Fiscal for the Central Province, do hereby appoint Mr. C. V. Fonseka to be my Marshal for the division of Gampola (from April 29 to May 7, 1912), under Ordinance No. 4 of 1867, and

anthorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant. Fiscal's Office,

G. S. SAXTON Kandy, April 26, 1912. Fiscal.

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

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