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PART II.-Legal and Judicial.

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

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance, to amend "The Game Protection Ordinance, 1909."

Preamble.

WHEREAS it is expedient to amend "The Game Protection Ordinance, 1909" (hereinafter referred to as "the principal Ordinance"), in certain particulars: Be it 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 as "The Game Protection (Amendment) Ordinance, No. of 1912."
- The following shall be added as a proviso to section 6 of the principal Ordinance:

Special provision for destruction of elephants and tuskers when number excessive.

Provided that whenever it shall appear to the Governor in Executive Council that in any district or area elephants or tuskers are so numerous as to be a menace to the safety of the inhabitants or of crops, plantations, or other property therein, or that for any other reason it is expedient that the number of such elephants or tuskers should be reduced, the Government Agent may grant special licenses, free of stamp duty, or subject to such duty as the Governor in Executive Council may deem fit to impose, to shoot at, kill, or capture elephants or tuskers on such terms, during such periods, and at such places as shall be specified in such licenses.

Enhancement of penalties. 3 In paragraph (6) of section 12 of the principal Ordinance the expression "two hundred rupees" shall be substituted for the expression "one hundred rupees," and the expression "six months" shall be substituted for the expression "three months."

Unlawful possession of tuskers.

- 4 The following section shall be added to the principal Ordinance and numbered 12 A:
- (1) Any person in unlawful possession of a tusker shall be guilty of an offence, and liable on conviction to imprisonment of either description for a period not exceeding six months.
- (2) A person shall be deemed to be in unlawful possession of a tusker, unless—
 - (a) He is the captor of such tusker under a license issued under this Ordinance; or
 - (b) He is the successor in title to such captor; or
 - (c) He is in possession on behalf of such captor, or his successor in title.
- (3) In any proceedings for an offence under this section the onus of proving the lawfulness of the possession shall lie on the person accused.

Unlawful possession of game, &c.

- 5 Sub-section (3) of section 13 of the principal Ordinance is hereby repealed, the following sub-section being re-numbered accordingly, and the following new section is hereby enacted in lieu thereof:
 - 13 B Any person who is found in possession of any fresh meat of game, or any fresh hides or horns of game, or of any freshly taken skin, feathers, or eggs of any game bird, of which he shall not be able to give a satisfactory account, shall be guilty of an offence, and liable on conviction to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

The first object of this Ordinance is to provide means for relaxing the restrictions on the shooting of wild elephants in cases where they have become so numerous as to be a menace to the safety of the inhabitants of any district or to their crops or produce (section 2).

- 2. Its second object is to enhance the penalties which may be imposed for, *inter alia*, the breach of a condition endorsed on a license (more especially with a view to checking the destruction of an excessive number of deer), the existing penalties not being regarded as sufficiently deterrent.
- 3. Its third object is to provide for cases in which there is good reason to believe that a person is in possession of a tusker that has been unlawfully captured. At present the capture of a tusker without a license is an offence, but a man may purchase a tusker from its unlawful captor with impunity.
- 4. Its fourth object is to strengthen the Ordinance with reference to the unlawful possession of game. At present under section 13 (3) the onus of proof of lawful possession of game and its accessories is thrown upon the possessor only during the close season. Possession during the open season, however, may be equally unlawful, unless it is derived through a license, or has some other legal justification. It has been found in practice that notorious poachers have escaped punishment, because of the difficulty of procuring formal proof of the unlawfulness of their possession. The provision below cited has accordingly been extended to the open season, and has been re-drafted as a separate clause, on the model of section 21 of the Butchers' Ordinance, No. 9 of 1893.

Attorney-General's Chambers, Colombo, February 26, 1912. Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance to amend "The Local Boards Ordinance, 1898."

Preamble.

WHEREAS it is expedient to amend "The Local Boards Ordinance, 1898" (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 and construction.

1 This Ordinance may be cited as "The Local Boards (Amendment) Ordinance, No. of 1912," and shall be read and construed as one with the principal Ordinance.

Addition of certain words to section 28 of the principal Ordinance. 2 In section 28 of the principal Ordinance, after the words "or which may be made over at any time," there shall be added the words "by order of the Governor in Executive Council."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 13, 1912. Hugh Clifford, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to elucidate a provision of "The Local Boards Ordinance, 1898," the effect of which is that moneys may from time to time be made over from the General Revenue to any Board for the purposes of the Ordinance. The method by which these moneys are to be made over is not particularized.

2. In reliance on a provision corresponding to this in the Ordinance of 1876, Governor Sir Arthur Havelock made over to Local Boards all fines imposed in cases brought by town constables under the Police Ordinance, No. 16 of 1865, and Local Boards have ever since enjoyed this source of revenue. The validity of the Governor's order having been doubted, this Ordinance has been introduced with a view to enable the present practice to be put upon an unimpeachable footing.

Attorney-General's Chambers, Colombo, May 1, 1912. Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance to amend Ordinance No. 28 of 1871, intituled "An Ordinance to provide for the Registration of Domestic Servants."

Preamble

W HEREAS it is expedient to amend Ordinance No. 28 of 1871, 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.

1 This Ordinance may be cited as "The Domestic Servants. Registration Ordinance, No. of 1912," and shall be read and construed as one with the principal Ordinance.

Addition of certain words to section 2 of principal Ordinance.

2 In the definition of "servant" in section 2 of the principal Ordinance after the word "horsekeepers" there shall be inserted the words "chauffeurs, private dhobies."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 14, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

THE main object of this Bill is to make it clear (in view of a recent decision of the Supreme Court that chauffeurs are "domestic servants" for the purpose of the law regulating the registration of such servants.

2. As the position of private dhobies under the Ordinance is obscure, advantage has been taken of the opportunity to define it.

Attorney-General's Chambers, Colombo, May 13, 1912.

Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance to amend Ordinance No. 11 of 1865, intituled "An Ordinance to consolidate and amend the Law relating to Servants, Labourers, and Journeymen Artificers under Contracts for Hire and Service."

Preamble.

WHEREAS it is expedient to amend Ordinance No. 11 of 1865, 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.

- 1 This Ordinance may be cited as "The Master and Servant Ordinance, No. of 1912," and shall be read and construed as one with the principal Ordinance.
- Addition of certain words to section 1 of principal Ordinance.
- 2 The following words shall be added to section 1 of the principal Ordinance:

and for the purpose of this definition the expression "domestic servant" shall include chauffeurs and private dhobies.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 14, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

THE main object of this Bill is to make it clear (in view of a recent decision of the Supreme Court) that chauffeurs are "domestic servants" for the purpose of the law regulating contracts of hire and service.

2. As the position of private dhobies under the Ordinance is obscure, advantage has been taken of the opportunity to define it.

Attorney-General's Chambers, Colombo, May 13, 1912. Anton Bertram, Attorney-General.

PASSED ORDINANCES.

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

No. 4 of 1912.

An Ordinance for making provision for the Supplementary Contingent Charges for the Year 1910 and the First Six Months of the Year 1911.

HENRY McCALLUM.

Preamble.

WHEREAS by Ordinance No. 13 of 1909 it was enacted that a sum not exceeding Fifty-three million Eight hundred and Six thousand Two hundred and Forty-three rupees should be charged upon the revenue and other funds of this Island for the Contingent Service of the year One thousand Nine hundred and Ten and the first six months of the year One thousand Nine hundred and Eleven, and it has become necessary to make further provision for the service of the said

period: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Rs. 3,649,769.96 to be charged upon the revenue of the Island for the Supplementary Contingent Charges for the year 1910 and the first six months of 1911.

1 That a sum not exceeding Three million Six hundred and Forty-nine thousand Seven hundred and Sixty-nine rupees and Ninety-six cents shall be and the same is hereby charged upon the revenue and other funds of the Colony for the services hereinafter mentioned, and the said expenditure shall be in conformity with the Heads of Expenditure specified in the Schedule hereunto annexed:

•	SCHEDULE.	Rs.	c.
2.	Military Expenditure (Treasurer)	12,898	45
3.	Pensions	1,781	85
4.	Ecclesiastical	19	70
11.	Treasury, including Loan Board	4,064	46.
15.	Survey Department	77,586	6
17:	Immigration and Quarantine	119,359	74
28.	Education	3,002	33
32.	Veterinary Department	27,843	33
34.	Mineralogical Surveyor	1,127	91
35.	Inspector of Mines •	175	28
37.	Registrar of Patents	974	53
38.	Miscellaneous Services	364,487	13
45.	Railway Department (Extraordinary Works)		63
47.	Expenditure temporarily charged to revenue		
	pending raising of loan	2,736,933	56
	Total—Rs.	3.649.769	96

Passed in Council the Twenty-second day of April, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Second day of May, One thousand Nine hundred and Twelve.

Hugh CLIFFORD, Colonial Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,187.
In the Matter of the Last Will and Testament of Rev. Charles Wickremasinghe and his wife Louisa Wickramasinghe of Wellawatta, in the Palle pattu of Salpiti korale.

Felix Abraham Wickremasinghe of Wickton, Wellawatta aforesaid Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on March 28, 1912, in the presence of Mr. Abeyewardene, Proctor, on the part of the petitioner, Felix Abraham Wickremasinghe; and the affidavits of (1) the petitioner, dated November 24, 1911, and (2) of the Notary and attesting witnesses, dated March 28, 1912, having been read.

It is ordered that the will of the said Rev. Charles Wickremasinghe, deceased, dated September 7, 1911, which 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 Felix Abraham Wickremasinghe is the executor named in the said will, and that he is entitled to have probate thereof issued to him, unless any person or

persons interested shall, on or before May 2, 1912, show sufficient cause to the satisfaction of this court to the contrary.

LEWIS MATTHEW MAARTENSZ, Additional District Judge.

March 28, 1912.

The date for showing cause against this Order Nisi is extended to May 30, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,244.
In the Matter of the Estate of the late Don
John Weerasinghe Appuhamy of Wattala
in the Ragam pattu of Alutkuru korale.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 8, 1912, in the presence of Mr. Ronald de Livera,

Proctor, on the part of the petitioner Don Gabriel Weerasinghe Appuhamy of Wattala; and the affidavit of the said petitioner dated May 4, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother and heir of the above named deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 8, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 4,204. In the Matter of the Estate and Effects of the late Kariyawasam Wickreme Achchige Don David Vederala of Bopagama, in the Udugaha pattu of Siyane korale, deceased.

Kariyawasam Wickreme Achchige Don Isan Appuhamy of Bopagama aforesaid Petitiones. And

(1) Gampola Kankanamalage Dingiri Menika of Bopagama aforesaid, (2) Kariyawasam Wickreme Achchige Nonohamy and her husband (3) Punchirala, both of Morawatta in Ruanwella, (4) Kariyawasam Wickreme Achchige Don Baba Appuhamy of Bopagama aforesaid, (5) Kariyawasam Wickreme Achchige Yasohamy and her husband (6) Wariapperuma Wickreme Achchige Carthelis, both of Poogoda, in the Gangaboda pattu of Siyane korale, (7) Kariyawasam Wickreme Achchige Podi Nona and her husband (8) Ilukpiti Kankanamalage Lapahamy, both of Kadadora in Three Korales, (9) Kariyawasam Wickreme Achchige Podi Singho

is ordered that the petitioner be and he is hereby declared entitled, as a son and heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before April 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 18, 1912.

L. M. MAARTENSZ, Additional District Judge.

The date for showing cause against the above Order Nisi is extended for May 30, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,243 C.
In the Matter of the Intestate Estate of the late Robert Alexander Dharmaratne of Rawatawatta, in Moratuwa, deceased.

And

 Caroline Dharmaratne, (2) Cyprian Alexander Dharmaratne, (3) Georgiana Alexandra Dharmaratne, ratne, (4) Eliza Maria Alexandra Dharmaratne,
 Martin Alexander Dharmaratne, (6) Cyril Alexander Dharmaratne, (7) Michael Alexander Dharmaratne, (8) Owen Alexander Dharmaratne, all of Rawatawatta, in Moratuwa Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 8, 1912, in the presence of Messrs. Silva and Perera,

Proctors, on the part of the petitioner Mary Alexandra Dharmaratne; and the affidavit of the said petitioner dated April 24, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as a daughter of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 8, 1912,

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 4,246.

No. 4,246.

Pohaddharamulle in Wadduwa, deceased.

Rannulu Emeliana Fonseka of Pohaddaramulle in Wadduwa Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 8, 1912, in the presence of Messrs. Silva and Zoysa, Proctors, on the part of the petitioner Rannulu Emeliana Fonseka, of Pohaddharamulle in Wadduwa; and the affidavit of the said petitioner, dated May 7, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 8, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

* Order Nisi.

Testamentary
Jurisdiction.
No. 4,249.
In the Matter of the Last Will and Testament of the late Raymond Emmanuel
Fernando of Arnold Place, Fith langue
Kollupitiya, in Colombo, deceased

Maria Elizabeth Fernando nee Perera of Arnold Place, Eifth lane, Kollupitiya, in Colombo.... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 13, 1912, in the presence of Mr. L. B. Fernando, Proctor, on the part of the petitioner Maria Elizabeth Fernando; and the affidavit (1) of the said petitioner dated April 22, 1912, and (2) of the Notary and attesting witness dated May 7, 1912, having been read:

It is ordered that the will of the said Raymond Emmanuel Fernando, deceased, dated September 10, 1909, of which the original has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her, unless any person or persons interested shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 13; 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Nisi.

Testamentary
Jurisdiction.
No. 4,250.
In the Matter of the Last Will and Testament of the late Watutanting Eloris de Alwis of New Chetty street of Colombo, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on

May 13, 1912, in the presence of Mr. L. B. Fernando, Proctor, on the part of the petitioner Watutantrige Martin de Alwis; and the affidavit (1) of the said petitioner dated May 7, 1912, and (2) of the Notary and one of the attesting witnesses dated May 7, 1912, having been read:

It is ordered that the will of the said Watutantrige Eloris de Alwis, deceased, dated February 7, 1912, of which the original has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him, unless any person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary

May 13, 1912.

L. M. MAARTENSZ, Additional District Judge.

Order Nico

Testamentary In the Matter of the Intestate Estate of Francis Joseph Talayaratne of St. Joseph's Jurisdiction. street, Grandpass, Colombo, deceased.

Arthur Benedict Talayaratne of St. Joseph's street,

Grandpass, in Colombo Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 15, 1912, in the presence of Mr. B. O. Pullenayagam, Proctor, on the part of the petitioner Arthur Benedict Talayaratne of St. Joseph's street, Grandpass, in Colombo; and the affidavit of the said petitioner, dated May 13, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother of the above-named deceased, to have letters of administration to his estate issued to him, unless any person or persons interested shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 15, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Negombo.

Testamentary In the Matter of the Estate of the late Danansuria Appuhamillage Appusinno Jurisdiction. Perera, deceased, of Welihinda.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on March 28, 1912, in the presence of Mr. Amarasingha, Proctor, on the part of the petitioner Ratnayaka Mudiyanselage Gunatilaka Aron Appuhamy of Metikotuwa; and the affidavit of the petitioner dated February 29, 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) D. Paulus Perera, (2) D. Rosaline Perera, and the guardian ad litem D. Sinnappuhamy of the minors D. Peter Perera, D. Goonawardana Perera, D. Dharmapala Perera, and D. Salomon Perera—shall, on or before May 28, 1912, show sufficient cause to the satisfaction of this court to the contrary. faction of this court to the contrary.

And it is further ordered that the said D. Sinnappuhamy be appointed guardian ad litem over the said minors for the

purpose of this action.

JOHN SCOTT, District Judge.

May 20, 1912.

Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Dona Jurisdiction. Maria Siriwardene, deceased, of 1st Division, Hunupitiya. Nó. 1,290.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 1, 1912, in the presence of Mr. Croos-Dabrera, on the part of the petitioner Hendalage Don Marthino Appu of Hunupitiya; and the affidavitof the petitioner dated April 26, 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) Don David Siriwardane, (2) Don Robert Siriwardane, (3) Lianage Maria Madalina Silva, all of 1st division, Udayartoppu-shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1912.

JOHN SCOTT. District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Owitigalage Don Hendrick Appu, Jurisdiction. deceased, of Welihena. No. 1,291.

Gallage Alexander Peris Gurunnanse of Daluwakotuwa......Petitioner.

Vs.

(1) Dona Rosaline Abeyaratna, (2) Owitigalage Juvan Appu, (3) Owitigalage Madalenahamy,

(4) Owitigalage Ceciliahamy, all of Welihena, (5) Nathaniel Paranavitana, Secretary of the District Court of Negombo, the 2nd, 3rd, and 4th respondents by their guardian ad litem Sebestian Abeyratna Appuhamy of Weli-

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 1, 1912, in the presence of Mr. Amarasingha, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated April 15, 1912, having been read:

It is ordered that the 1st respondent, as widow of the deceased, be and she is hereby declared entitled to letters of administration to the estate of the deceased, and in the event of her refusing or neglecting to take out administration, the 5th respondent, the Secretary of the court, be declared entitled to administer the estate of the said deceased, unless sufficient cause be shown to the contrary on or before May 30, 1912, by the said respondents.

May 7, 1912.

JOHN SCOTT, District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Andaravasspatabendigey Juwakeen No. 732. Vaas of Beruwala, deceased.

Boosabadugey Isabella Fernando of Benuwala....Petitioner.

(1) Andaravaaspatabendigey Caithan Vaas, (2) ditto Lucas Vaas, (3) ditto Francis Vaas, (4) ditto Lorenzu Vaas, (5) ditto Milenis Vaas, (6) ditto Victoria Vaas, (7) ditto Martin Vaas, minors, by their guardian ad litem the 1st respondent, all of Beruwala Respondents.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on April 29, 1912, in the presence of Mr. J. A. Fernando, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 19, 1912, having been read:

It is ordered that the said petitioner be and she is hereby declared entitled, as widow and an heir of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> T. B. RUSSELL, District Judge.

April 29, 1912.

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Patiragey Allis Appu of Pannila, Jurisdiction. No. 733. deceased.

Patiragey Don Prelis Appu of Pannila.....Petitioner. And

(1) Patiragey Don Awneris Appu of Pannila, (2) ditto Nono Hamy of Gonagala in Bentota, (3)

ditto Duchcho Nona Hamy of Hiriweddala in

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on May 8, 1912, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 7, 1912, having been read:

It is ordered that the said petitioner be and he is hereby declared; as brother of the deceased above named, entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 8, 1912.

T. B. RUSSELL, District Judge.

In the District Court of Kandy.

Order Nisi.

) Testamentary In the Matter of the Estate of the late Seyado Ibrahim, deceased, of No. 241, Jurisdiction. No. 2,864. Trincomálee street, in Matale.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on May 2, 1912, in the presence of Mr. J. D. Jonklass, Proctor, on the part of the petitioner, Ana Chena Segu Ali Marikkar of No. 241, Trincomalee street in Matale; and the affidavit of the said petitioner, dated September 11, 1911, having been read: It is ordered that the petitioner above named be and he is hereby declared entitled to letters of administration to the estate of the said deceased as his cousin, unless (1) Rabieth Umma, (2) Katiya Umma, (3) Kamsa Mohideen's daughter Packeer Umma, all of Neina Pulle's Tirawoo in Kalankudi of Christianagaram in India, (4) Assen Abdul Cader, (5) Mahudu Meya Pulle's daughter Zeeneth Umma, both of Brodie street in Matale; the 1st respondent by his guardian ad litem Meeyenna Mohideen Pitche of Trincomalee street in Matale, and the 2nd and 4th respondents by their guardian ad litem the 5th respondent, shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R.DIAS, District Judge.

May 20, 1912.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Abeyagoonesekera Karunaratne Dissa-Jurisdiction. nayake Lama Etani, deceased, of Tal-watta. in Gandahaye korale of Lower No. 2,916. Hewaheta

THIS matter coming on for disposal before Felix Reginanld Dias, Esq., District Judge, Kandy, on March 20, 1912, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Don Harmanis Abeyagoonesekara of Talwatta in Gandahaye korale of Lower Hewaheta; and the affidavit of the said petitioner dated January 23, 1912, having been read:

It is ordered that the petitioner Don Harmanis Abeyagoonesekera of Talwatta be and he is hereby declared entitled to letters of administration to the estate of Abeyagoonesekera Karunaratne Dissanayaka Lama Etani of Talwatta, deceased, as the eldest son of the said deceased, unless (1) Dona Matlida Goonesekera nee Abeyagoonesekera, . (2) Don Elisa Goonesekera, both of Mawella in Talpe pattu of Galle, (3) Don Simon Abeyagoonesekera of Karanda-golla in Kohoka korale of Uda Hewaheta, (4) Don William Abeygoonesekera, Forest Ranger, Hatton, (5) Dona Elizabeth Goonetileke nee Abeyagoonesekera, (6) Richard Henry Peiris Goonetileke, both of Panadure, (7) Don. Martinus

Abeyagoonesekera of Talwatta, (8) Don Cornelius Abeyagoonesekera, Korala of Bowala, (9) Dona Luisa de Silva nee Abeyagoonesekera, (10) Cyrus de Silva, both of Doogoda, and (11) Edwin Wilfred Abeyagoonesekera of Kalutara shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 20, 1912.

FELIX R. DIAS, District, Judge

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction Madadeniyagedera Kalu Duraya, ceased, of Maratugoda, in Galasiapattu No. 2,919. of Harispattu.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on March 29, 1912, in the presence of Messrs. Weerasooria and Wijenaike, Proctors, on the part of the petitioner Madadeniyagedera. Pusumba of Maratugoda, in Galasiapattu of Hanispattu; and the affidavit of the said petitioner dated February 26, 1912, having been read:

It is ordered that the petitioner Madadeniyagedera Pusumba of Maratugoda, in Galasianattu of Harispattu be and he is hereby declared entitled to letters of administration to the estate of Madadeniyagedera Palu Duraya of Maratugoda aforesaid, as the eldest son of the said deceased, unless (1) Madadeniyagedera Bodiya, (2) ditto Horatala, and (3) ditto Sayalu, all of Maratugoda aforesaid shall, on or before May 2, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 29, 1912.

FELIX R. DIAS, District Judge.

The date for showing cause is extended till May 30, 1912.

FELIX R. DIAS, District Judge.

May 2, 1912.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the Jate Malikaralalayegedera alids Palihana Kapuralalayegedera Mudellihamy, de-ceased, of Ganegoda, in Udapalata. Testamentary Jurisdiction. No. 2,922.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on April 22, 1912, in the presence of Mr. A. H. van Langenberg, Proctor, on the part of the petitioner Palihana Kapuralalayegedera Punchirala of Ganegoda in Udapalata; and the affidavit of the said petitioner dated April 19, 1912, having been read:

It is ordered that the petitioner Palihana Kapuralalayegedera Punchirala of Ganegoda in Udapalata be and he is hereby declared entitled to letters of administration to the estate of Malikaralalayegedera alias Palihana Kapuralalayegedera Mudalihamy of Ganegoda in Udapalata be and he is hereby declared entitled to letters of administration to the estate of Malikaralalayegedera alias Palihana Kapuralalayegedera Mudalihamy of Ganegoda in Udapalata, deceased, as the son of the said deceased, unless Palihana Kapuralalayegedera Ukku Menika and Palihana Kapuralalayegedera Dingiri Menika, both of Ganegoda in Udapalata shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 22, 1912.

FELIX R. DIAS

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction
No. 2,543.

In the Matter of the Estate of the late
Visaladehy, wife of Vyramuttu Kaylasam of Araly South, intestate.

Vyramuttu Kaylasam of Araly South........Petitioner.

(1) Ramanathar Suppiramaniam and (2) Suppiramaniam Sabapathy, both of Araly South. Respondents.

THIS matter of the petition of Vyramuttu Kaylasam of Araly South, praying for letters of administration to theestate of the above-named deceased Visaladchy, wife of Vyramuttu Kaylasam, coming on for disposal before M. S. Pinto, Esq., District Judge, on May 1, 1912, in the presence of Mr. S. Kandayya, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 1, 1912, having been read: It is declared that the petitioner is the husband of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1912.

M. S. PINTO, District Judge.

the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Nakattaipillai, wife of Visuvalinkam, of No. 2,527. Chandampokaddy, deceased.

Saravanayar Visuvalinkam of Chandampokaddy. Petitioner.

(1) Parameswariammal, daughter of Visuvalinkam, (2) Ponnachy, daughter of Kantar, the 1st and 2nd respondents, minors, by their guardian ad litem Valliammai, widow of Valayutar, of ditto,

(3) Valayutar Thampimuttu of ditto Respondents.

THIS matter of the petition of Saravanayar Visuvalinkam of Chandampokaddy, praying for letters of administration to the estate of the above-named deceased Nakattaipillai, coming on for disposal before M.S. Pinto, Esq., District Judge, on May 3, 1912, in the presence of Mr. V. Apparswami, Proctor, on the part of the petitioner; and affidavit of the petitioner dated March 19, 1912, having been read: It is declared that the petitioner is the husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 30, 1912, show sufficient cause to the satisfaction of this court to the contrary.

Mary 3, 1912.

M. S. PINTO. District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Sinnappillai, wife of Sankarappillai No. 2,547. Veluppillai, of Chulipuram, deceased.

.Thayalmuttu, widow of Ekamparam Arumukam,

Vs.

(1) Sankarappillai Veluppillai of Chulipuram, now of Nuwara Eliya, and (2) Ekamparam Sinnappu and wife (3) Theivanaippillai, both of Chulipuram \..... Respondents.

THIS matter of the petition of Thayalmutu, widow of Ekamparam Arumukam, of Chulipuram, praying for letters of administration to the estate of the above-named deceased Sinnappillai, wife of Sankarappillai Veluppillai, coming on for disposal before M. S. Pinto, Esq., District Judge, on May 7, 1912, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated May 7, 1912, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as one of the heirs of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondent above named or any other person shall, on or before May 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

M. S. PINTO, District Judge.

Atothe District Court of Galle.

Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. Madowa Guruge Aydris Silva, deceased, No. 4,152. of Lewdowa.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on April 26, 1912, in the presence of Mr. H. Goonaratne, Proctor, on the part of the petitioner Anthony Menchinona; and the affidavit of the petitioner dated April 24, 1912, having been read:

It is ordered that the 6th respondent be appointed guardian ad litem over the 1st, 2nd, 3rd, 4th, and 5th respondents, unless the respondents shall, on or before June 6, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Anthony Menchinona is the widow of the deceased, and that she is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Madowa Guruge Antinsinno.
(2) ditto Alpina Nona, (3) ditto Lucy Nona, (4) ditto Alice Nona, (5) ditto Alekman Sinno, (6) ditto Kurunhamy, all of Lewdowa—shall, on or before June 6, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> F. J. SMITH, Distrct Judge.

April 26, 1912.

In the District Court of Galle. Order Niss, declaring Will proved., &c. 9

Testamentary In the Matter of the Last Will and Testament of Kuda Vidanege Nonno Hamy, Jurisdiction. deceased, of Walalagama. No. 4.153.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on May 8, 1912, in the presence of Mr. H. Gooneratne, Proctor, on the part of the petitioner Bulatge Mathes Hamy; and the affidavit of the petitioner dated March 28, 1912, having been read:

It is ordered that the will of Kuda Vidanege Nonnohamy, deceased, dated March 19, 1912, be and the same is hereby declared proved, unless the respondents shall, on or before-June 14, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Bulatge Mathes is the executor named in the said will, and that he is entitled for have probate of the same issued to him accordingly, unless (1) Bulatge Bastian of Malalagama, (2) Piyadigamage Arnolis Appu-shall, on or before June 14, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 8, 1912.

F. J. SMITH, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of the late Nanayakkara Palliyege Don Carolis, deceased, of Kadawedduva. Jurisdiction. No. 1,908.

Nanayakkara Palliyege Don Elias de Silva, Vidana Arachchi of Hallala Petitioner.

And

(1) Nanayakkara Palliyege Don Costan of Kadawedduva, (2) Nanayakkara Palliyege Babahamy and husband (3) Vidanagamage Don James, both of Narandeniya, (4) Abeysundara

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on April 29, 1912, in the presence of Mr. Serasingha, Proctor, on the part of the petitioner Nanayakkara Palliyege Don Elias de Silva, Vidana Arachchi of Hallala; and the affidavit of the above-named petitioner dated April 3, 1912, having been read:

It is ordered that the above named petitioner Nanayak-kara Palliyege Don Elias de Silva, Vidana Arachchi of Hallala be and he is hereby declared entitled to have letters of administration to the estate of the deceased Nanayakkara Palliyege Don Carolis of Kadawedduwa issued to him, unless the respondents above named shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1912.

G. F. R. BROWNING District Judge. In the District Court of Matara.

Order Nisi.

 ${f Testamentary}^c$ In the Matter of the Estate of the late Aturaliye Wellala Patiranage Don Andris, Jurisdiction. deceased, of Parawahera.

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on April 24, 1912, in the presence of the petitioner Indipplil Gamage Balahamy of Parawahera; and the affidavit of the petitioner dated April 1, 1912, having been read:

It is ordered that the Will of Aturaliye Wellala Patiranage Don Andris of Parawahera, deceased, dated March 3, 1912, be and the same is hereby declared proved, unless the respondents—(1) the priests of the temple Weluwanarama at Parawahera, (2) Aturaliye Wellala Patiranage Heenhamy, (3) ditto Babyhamy of Parawahera—shall, on or before May 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Indippili Gamage Balahamy is the executor named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before May 27, 1912, show sufficient cause to the satisfaction of

this court to the contrary.

5 April 24, 1912.

G. F. R. BROWNING. District Judge.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Hattotuwe Gamage Karonchihamy, de-Jurisdiction. No. 1,904. ceased, of Denepitiya.

Hattotuwe Gamage Don Carolis of Kaduruwana. Petitioner.

And

(0) Dodangodage Davith Singho of Henegama, in Kumbuke pattu of Raigam korale, (2) Ahangama Kariyawasan Katarinahamy of Kaduru-

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on March 28, 1912, in the presence of Mr. Serasingha, Proctor, on the part of the petitioner Hattotuwe Gamage Don Carolis of Kaduruwana; and the affidavit of the above-named petitioner dated December 19, 1911, having been read:

It is ordered that the petitioner Hattotuwe Gamage Don Carolis of Kaduruwana be and he is hereby declared entitled to have letters of administration to the estate of Hattotuwe Gamage Karonchihamy of Denepitiya, deceased, issued to him, unless the respondents above named shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1912.

G. F. R. BROWNING District Judge.

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

Testamentary In the Matter of the Estate of the late Sitinamalowe Ganethage Sapiyani, de-Jurisdiction. No. 528. ceased, of Magama.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Tangalla, on May 9, 1912, in the presence of Lanama Indajothi Terunnanse of Girihande Vihare of Ambalantota the petitioner; and the affidavit of the said petitioner dated May 9, 1912, having been read:

It is ordered that the will of Sitinamalowe Ganithage Sapiyani, deceased, dated January 10, 1912, be and the same is hereby declared proved, unless the respondent Sirijayalath Wijetangam Jothiratna Dinorisa of Tangalla shall, on or before June 7, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Lunama Indajothi Terunanse 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 respondent above named shall, on or before June 7, 1912, show sufficient cause to the satis-

faction of this court to the contrary,

ALLAN BEVEN District Judge. In the District Court of Kurunegala. Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa ment of Fredrick Henry Sathanian Jurisdiction. No. 1,100.

Archibald Burby Nathanielsz of Polgahawela, in

THIS action coming on for final disposal before W. L. Kindersley, Esq., District Judge of Kurunegala, on April 26, 1912, in the presence of Mr. F. N. Daniels, Proctor, on the part of the applicant; and the affidavit of the applicant above named, dated March 13, 1912, having been read:

It is ordered that the will of the above named deceased (copy of which is produced before this court) be and the same is hereby declared proved, unless any person or persons interested shall, on or before June 5, 1912; show sufficient cause to the satisfaction of this court to the It is further declared that the applicant above contrary. named is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before June 5, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> W. L. KINDERSLEY, District Judge.

April 26, 1912.

In the District Court of Puttalam. Order Nist.

In the Matter of the Intestate Estata of Asen Moheydeen Meera Natchia Pate of Tely in Akkara Patty Worth, in the Testamentary Jurisdiction. No. 314. Puttalam District, deceased.

THIS matter coming on for disposal before A. H. Pinder, Esq., Additional District Judge of Puttalam, on May 14, 1912, in the presence of Mr. Wilfred Adam Muttukumaru, Proctor, for petitioner; and his affidavit and petition dated May 14, 1912, having been duly read:

It is hereby ordered that the petitioner Mohamado Sego Alaudin Marakar of Tely be and he is hereby appointed as administrator of the intestate estate of Asen Moheydeen Meera Natchia, deceased, unless the respondents-(1) Mohamado Abdul Careen Marakar, (2) Bulkis Natchia, and (3) Ahamado Naina Marakar Mohamado Seddik-shall, on or before May 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 14, 1912. .

A. H. PINDER. Additional District Judge.

In the District Court of Badulla. Order Nisi.

In the Matter of Kiulegedera Walawwe Testamentary Kumarihami, late of Kiulegederagama, Jurisdiction. No. B/408. in Viyaluwe korale.

Boragolle Nawaratna Mudiyanselage Appuhami of No. B/408. in Viyaluwe korale.

Kiulegederagama in Viyaluwe korale: Petitioner.

And ·

(1) Kiulegedera Walawwe Loku Banda, (2) ditto Dingiri Banda, (3) ditto Hudu Menika, (4) ditto Kiri Banda, the 3rd and 4th minors by their guardian ad litem Disanayaka Mudiyanselage Kiri Banda Arachchi of Pallewela, all of

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badulla, on March 27, 1912, in the presence of Mr. Fredrick Taldena, Proctor, on the part of the petitioner, after reading the affidavit and petition of the said petitioner dated March 27, 1912: It is ordered that the petitioner be and he is hereby declared entitled to administer the estate of the deceased Kiulegedera Walawwe Kumarihami, late of Kiulegederagama as husband of the said deceased, and that letters of administration to the said estate do issue to him accordingly, unless the respondents above named or any person or persons interested shall, on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> L. W. C. SCHRADER. District Judge.

May 9, 1912.

March 27, 1912.

2. 750 In

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Estate of Mapawije-Jurisdiction. No. 932. deceased, of Muttibendivila.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on May 17, 1912, in the presence of Mr. C. E. Corea, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 14, 1912, and his petition of this date having been read:

It is ordered that the petitioner, Mapawijesingha Herat Sinno of Muttubendivila, be declared entitled to administer the estate of the deceased, and that letters of administration thereof be issued to him accordingly, unless any person shall, on or before May 31, 1912, show sufficient cause to the satisfaction of this court to the contrary.

T. R. E. Lorrus, District Judge.

the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Estate of the late
Jurisdiction.
No. 927.
Jayasuriya Kuranage Franciscu Perera,
deceased, of Karaicali.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on April 19, 1912,

the affidavit of Jayasuriya Kuranage Jusse Perera, Police Headman, Madampe, petitioner, dated September 29, 1911, having been read: It is ordered that the said Jayasuriya Kuranage Jusse Perere, be and he is hereby declared entitled to administer, and that letters of administration do issue to him accordingly, unless—(1) Jayasuriya Kuranage Jagarias Perera Annavirala, (2) Madalena Perera, wife of Jagarias Fernando of Nainamadam, (3) Gordiano Perera of Ma-elia, (4) Martino Perera of Nainamadam, (5) Pedro Perera Annavirale of Nainamadam shall, on or before May 7, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 19, 1912:

T. R. E. Lorrus, District Judge.

Extended for May 17, 1912.

Extended for May 29, 1912.

Jo. He

April 18, 1912

NOTICES OF FISCALS' SALES.

Western Province.

NOTICE is hereby given that on Thursday, June 20, 1912, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 293 12½, together with interest at 9 per cent. per annum from February 16, 1912, and coststaxed at Rs. 30 75, viz.:—

All those houses and premises bearing assessment Nos. 97 and 100, situated at Second division, Maradana, within the Municipality of Colombo; and bounded on the north by the drain and the property bearing assessment No. 96 belohging to James Appuhamy, on the east by the high road and property of Isadeen Hajiar, south by the property of Tudor Rajapakse, Mudaliyar, and on the west by the drain; containing in extent 1 acre more or less.

Fiscal's Office, Colombo, May 21, 1912.

E. ONDATJE, Deputy Fiscal.

No. 23,585. Vs.
Paulis Silva of Pamankada in Wellawatta..... Defendant.

NOTICE is hereby given that on Thursday, June 27, 1912, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 251 25, with legal interest thereon from March 19, 1911, till payment in full, and costs of suit, Rs. 31 75, and poundage, viz.

The premises called Delgahawatta, together with the buildings thereon, situated at Pamankada, in the Palle

pattu of Salpiti korale; and bounded on the north by the property of David Silva Fonseka, on the east by the land called Pilawaramtotam, on the south by the road, and on the west by a portion of the same land; containing in extent within these four boundaries $\frac{2}{3}$ of an acce more or less,

Fiscal's Office, Colombo, May 22, 1912. E. Ondatje, Deputy Fiscal.

No. 32,932. Vs

NOTICE is hereby given that on Wednesday. June 26, 1912, at 3.30 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 April 19, 1912, for the recovery of the sum of Rs. 2,180, with interest on Rs. 2,000 at 12 per cent per annum from July 11, 1911, to January 3, 1912, and thereafter further interest on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz. :—

All that allotment of land called Sinnawalkanda, bearing assessment No. 36 (remaining portion), situated at Drieberg's lane in Maradana, within the Municipality of Colombo and District of Colombo, Western Province; bounded on the north by lands claimed by the heirs of the late Unawatune Naide and others, on the east by land claimed by Sidambaram Chetty, on the west by a portion of the same land acquired by the Municipality for the proposed new road, and on the west by land claimed by Sesma Lebbe Ahamado Lebbe and Sibo Doray; containing in extent 30 square perches and 98/100 of a square perch together with all the buildings and plantations thereon, and the appurtenances thereof or thereunto in anywise belonging or used or enjoyed

therewith, or reputed or known as part or parcel thereof, and all the estate, right, title, interest, claim, and demand whatsoever of the defendant in, to, upon, or out of the said land and premises.

Fiscal's Office, Colombo, May 21, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Negombo.

No. 8,412.

Sinhalapedige Gavaria of Horampella......Defendant.

NOTICE is hereby given that on June 15, 1912, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property, mortgaged by bond No. 3,950, dated January 13, 1911, and declared liable to be sold by the decree entered in the above case :-

- The land situate at Horampella, in Dasiya pattu of Alutkuru korale; and bounded on the north by land purchased by S. Kalua and land in figure of survey No. 62,136, east by lands in figures of survey Nos. 62,136 and 54,399, south by the lands in figures of survey Nos. 54,399 and 54,406 south-west by land in figure of survey No. 54,406, and west and north-west by land purchased by S. Kalua; containing in extent about I acre 2 roods and 10 perches, , and the buildings are not in existence.
- 2. The land situate at ditto; and bounded on the northwest by garden of the late Amanduwa Veda, east by land disputed by Omaria and land in figure of survey No. 54,400, south by Crown land, and west by land in figure of survey No. 54,406 and garden of the late Amanduwa Veda; containing in extent 2 acres 1 rood and 4 perches, and the buildings are not in existence.
- 3. The northern half share of the field called Millagahakumbura, situate at ditto; and bounded on the north by the field of Sitta, east by garden of Sani and others, south by the half share of this field, and west by land of Amanduwa Veda; containing about 1 bushel of paddy sowing extent.
- 4. The portion of the land called Dalupothewatta, situate at ditto; and bounded on the north by land allotted to Nanhonda, east by land of Nanduwa, south by field, and west by land of Omaria and others; containing in extent about I acre, together with buildings standing thereon.
- 5. The land called Thotillagahawatta, situate at ditto; and bounded on the north by the fence of the land of A. Murukkuwa and others, east by fence of the land of A. Kalupuncha and the fence of the land of the late Mr. Croos, south by land of Paulu Appuhami, H. Jayatua, and others, and west by land of Jambua, Officer; containing in extent 11 acres 1 rood and 7 perches, together with the buildings standing thereon.
- The land situate at ditto; and bounded on the north by Maragahawatta, east by land of Marasinpedige Kalua, south also by land of the said Kalua, and west by the land of Sinhalapedige Amanduwa and now of the defendant; containing in extent about 3 roods.
- 7. The remaining undivided one-eighth share from the land appearing in figure of survey No. 53,719, situate at ditto; and bounded on the north and north-west by the land said to be of the Crown, land claimed by Johannes Appuhami, and a road, north-east by land in figure of survey No. 53,726, and south-east by a road; containing in extent 33 acres and 29 perches, excluding therefrom a divided 41 acres on the north-west and 5 acres on the west.
- 8. The undivided one-third share of the land called Kongahawatta, situate at ditto; and bounded on the north by live fence of the land of Bingomali, east by land of Sella and others, south by land of Samadara and others, and west by land of Sirikki; containing in extent about 1½ acre.

Amount to be levied Rs. 9,000, with interest thereon at 9 per cent. per annum from May 3, 1911, till payment.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Negombo, May 20, 1912. Deputy Fiscal.

Central Province.

In the District Court of Kandy. Kuna Mana Nana Muna Krishnappa Chetty of Sea street, Colombo ·····Plaintiff.

No. 21,155. Vs. Sawanna Ana Carpen Chetty of Dikoya Defendant.

NOTICE is hereby given that on Tuesday, June 18, 1912. at 12 o'clock noon, will be sold by public auction at this office the right, title, and interest of the said defendant in and to the mortgage bond No. 425, dated June 10, 1908, in favour of Sawanna Anamale Chetty, and attested by F. L. Goonewardena, Notary Public, and to the sum of Rs. 10,000 and interest effected thereby.

Amount of writ, Rs. 4,534 40 and interest.

Fiscal's Office, Kandy, May 17, 1912. A. V. WOUTERSZ, Deputy Fiscal.

In the District Court of Kandy. Kuna Mana Nana Muna Krishnappa Chetty of Sea No. 21,155. Vs.

Sawanna Ana Carpen Chetty of Dikoya......Defendant. NOTICE is hereby given that on Wednesday, June 19, 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) Sindurankandurewatta, situate at Matgamuwa, in Hiddaulla of Udunuwara; and bounded on the north by road to Hopawa and by chena lands, east by hena, south by Crown land, west by the hend belonging to the Tamil man; containing in extent 89 acres 1 rood, exclusive therefrom Pallehena of 17 acres and another of 10 acres.

(2) Pitullagawa-arambe, situate at Ganguldeniya, in Medapalata of Udunuwara; and bounded on the east by the stone fence in Galebamogederawatta, on the south by the limit of Mr. Solomon's garden, west by the stone fence of Naranwelagedera Siriya's garden, north by the large stone in the stream, extent 8 lahas.

(3) Gonabendikosgahayatahena, situate at Ganguldeniya aforesaid; and bounded on the east and south by the limit of Mr. Solomon Notary's garden, north by a ditch, west by the limit of Appuwa's garden, extent 1 pela.

(4) Kalegahayatahena, now a garden; and bounded on the east by H. Ukkuwa's chena, south and west by Mr. Solomon. Notary's garden, and north by the limit of Galabamewatta, extent 2 pelas.

(5) Gabawegederawatta, situate at Ganguldeniya aforesaid; and bounded on the east by the ditch of Hulawaligedera Ukkuwa's garden, south by the limit of Mr. Solomon's coffee garden, west by ela and stone fence, north by the bank of Rankira's field, extent 4 kurunies.

(6) The southern portion of Sindurankanda estate, situate at Hiddamulla, in Kandepalata of Udunuwara; and bounded on the north by the remaining portion of the said estate, east by Udayagewatta, south by the garden belonging to Arawwawela Ratemahatmaya, west by the garden belonging to Katuppen Kangany, extent 17 acres.

(7) Palahena, situate at Hiddamulla, in Kandupalata of Udunuwara; and bounded on the north by the garden belonging to Tamby, east and south by the garden belonging to Badahelaya, west by Sindurankanda estate, extent

(8) Southern portion of Galahagederawatta, situate 'at. Ganguldeniya aforesaid; bounded on the east and south by land of Sawana Ana Annamale Chetty, west by Pohilage Arambe, north by remaining portion of this land, extent 15 kurunies.

(9) Medagala and Tumbatenna, both adjoining each other and forming one property, situate at Hiddamulla, in Medapalata of Udunuwara; and bounded on the north by Kurudiange-ela and an imbul tree, south by Walahena, east by Gallandegehena, Viharehena, Warakkawehena, and Naidegehena, west by Sindurankanda tea estate, extent 14 acres 2 roods and 27 perches.

Amount of writ, Rs. 4,534 41 and interest.

Fiscal's Office, Kandy, May 17, 1912. A. V. WOUTERSZ. Deputy Fiscal.

In the District Court of Kandy. Kuna Mana Nana Muna Krishnappa Chetty of Sea Vs. No. 21,155.

Sawanna Ana Carpen Chetty of Dikoya Defendant. NOTICE is hereby given that on Thursday, June 20, 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) Yakalewatta, situate at Hapugaspitiya, in Gangapahala korale of Udapalata; and bounded on the east by ditch of Hapugahamulawatta and ditch of Mount Temple estate, south by elle of Hornipola, west by Udadiwalawatteelle belonging to Hawadiya Vidane Duraya, and north by ella of Liyangahawalawatta, extent one amunum.

(2) Yakalewatta, situate at Ratmalakaduwa, in Gangapalata of Udapalata; and bounded on the east by ditch of Hapugahawatta and ditch of Mount Temple estate, south by Homapola-ella, west by ella of garden belonging to Handiviya, late Vidane Duraya, and north by Liyangaha-

watteagala, extent 2 pelas.

(3) Wegalehena (tea garden), situate at Unambuwa, in Gangapaha korale of Udapalata; and bounded on the north by Alugollewatta, on the east by Panibadeniya and Rasingollehena, south by Mount Temple estate, Wagalekumbura, west by Olugollewatta, extent 13 acres 1 rood and 4 perches.

Amount of writ, Rs. 4,534.41 and interest.

Fiscal's Office, Kandy, May 17, 1912. A. V. WOUTERSZ, Deputy Fiscal.

In the District Court of Kandy. Gattembegedera Kiri Ukku alias Punchi of Egodagama of Lower Dumbara Plaintiff

Vs.

Diggalagedera Sundera alias H. D. Siyatu and ditto Puncha, both of Heenagama in Kulugammanasiya pattu, Harispattu..........Defendants.

NOTICE is hereby given that on June 28, 1912, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, mortgaged upon bond No. 145, dated May 9, 1908, and decreed to be sold by the judgment entered in this case, viz. :-

All that land called Siyambalagasdeniyekumburata. aithi Gangodahene Paulapathahathibenawatta, 12 lahas paddy sowing in extent, situate at Kondadeniya in Kulugammanasiya pattu of Harispattu, in the District of Kandy, Central Province; bounded on the east by the fence of Godapathangewanata, on the south by the fence of the wanata of the said field, on the west by the fence of Neketduraya's garden, and on the north by below the live fence standing on the Kandaheeriya in Proctor Warakagoda's land.

(2) All that land called Godapathangedematagahamulawatta, of 15 lahas paddy sowing extent, situate at Kondadeniya aforesaid; bounded on the east by the fence of Warakagoda Notary's garden, on the south by the fence of Godapathange, on the west by the fence of Ukkuwa Mahaduraya's hena (now a garden), and on the north by

the ditch of Warakagoda Notary's garden.
(3) Daranda or western half part or share, 7 lahas and a manawa paddy sowing extent (now actually 12 lahas in extent), out of and from all that field called Godapathangekumbura, of 15 lahas paddy sowing extent in the whole, situate at Kondadeniya aforesaid; which said daranda or western half part is bounded on the east by the remaining portion of this field (the ela of the Gamagederakumbura being the eastern boundary of the entirety of the said field), on the south by the ela of Talawinnegedera-aswedduma, and on the west and north by Ukkuwa Duraya's ela and the fence of wanata.

(4) The western half part or share, 7 lahas and a manawa paddy sowing extent, out of and from all that land called Delgahamulawatta alias wanata, of 15 lahas paddy sowing in extent in the whole, situate at Kondadeniya aforesaid; which said western half part is bounded on the east by the fence of the remaining portion (the ella of the field being the eastern boundary of the entirety of the said land), on the south

by the limit of Sirimalhamy's hena (now a garden), on the west by the Muttettuwa Kandeheeriya, and on the north by the fence of Ukkuwaduraya's hena (now a garden), all which said lands Nos. 1, 2, 3, and 4, respectively, adjoin each other and now form one property, containing in extent about 5 pelas paddy sowing in the aggregate, situate at Kondadeniya aforesaid; bounded on the east by the fence of Danturewatta, above the ela of the share of Godapathangekumbura belonging to Punchirala Maligawa Arachchi Ambalangatia, the boundary stakes of the remaining portion of Godapathangekumbura, the Rataperapandura, the ela of Talawinnegederahena, and the fence of Talawinnegederahena, on the south by the fence of Dewelewatta, the Muttettuwe Kandeheeriya, on the west by the fence of Kirayakadura's garden, and on the north by the ditch of Warakagoda Notary's garden.

2. The middle one-third part or share, 6 lahas and 4 nellies paddy sowing in extent, out of and from all that field called Mahakumbura, cf 2 pelas paddy sowing extent in the whole, situate at Kondadeniya aforesaid; which said middle one-third part is bounded on the east by the remaining portion of this field, the limit of Suddana's field being the eastern boundary of the entirety of the said Mahakumbura, on the south by the ela of Mahakumburearambe, on the west by the remaining portion of the said field, the western boundary of the entirety thereof being the limit of Galangekumbura, and on the north by the limit of

Ukkuwa Duraya's field.

3. The north-eastern one-third part or share, 5 lahas paddy sowing in extent, out of the western three-fourth part or share, 15 lahas paddy sowing extent, out of and from all that land called Alakolamadakumburata-aithiwatta, of 2 pelas paddy sowing in extent in the whole, situate at Heenagama in Kulugammanasiya pattu of Harispattu, in the District of Kandy, Central Province; which said north-eastern 5 lahas (being a fourth of the entirety) are bounded on the east by the remaining 5 lahas belonging to Nanduwa, Vel-Vidane, on the south and west by the remaining portion belonging to the heirs of the late H. D. Louis, and on the north by the fence of Ambekotatennewatta, together with the eastern three rooms, the newly built house adjoining the said three rooms, the maduwa, the granary, and all other buildings and erections standing on the said 5 lahas.

Amount of writ, Rs. 1,264 85 and interest.

Fiscal's Office. Kandy, May 21, 1912. A. V. WOUTERSZ. Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Emily Thankammah, widow of Kathiraveluppillai

No. 7.844.

(1) Theivanaippillai, widow of Arumugam Mailva-

NOTICE is hereby given that on Saturday, June 22, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action, for the recovery of Rs. 1,285.09, with interest on Rs. 850 at the rate of 9 per cent. per annum from March 30, 1911, until payment in full and costs of suit being Rs. 138 35, and charges, viz.:

1. A piece of land situated at Araly West, called Maniyan-Kampiravakkai, containing or reputed to contain in extent 71 lachams of varaku culture, with palmyras and margosa trees and other appurtenances; bounded or reputed to be bounded on the east by the property of Chelliah Kurukkal, Ganesakkurukkal, and Thevanai, widow of Arunasalam, north by the property of Viyaladchy, wife of Kunaratnam, and others, west by the property of Changarappillai Muttukkumaru and others, and south by the property of Tattuvasivagnanappa, Gnanaturai, and others.

2. A piece of land situated at Araly West, called Kadduppulam, Eruviyanpulam, and Ooratti, containing or reputed to contain in extent 27% lachams of paddy and varaku culture, with its appurtenances including a well, young palmyras, and other plantations; bounded or reputed to be bounded on the east by the property of Suppiramaniyar Thampapillai, Saravanamuttu Sittampalam, and shareholders, and Sathasivakkurukkal Somasundra Aiyer and others, north by the property of Sathasivakurukkal Somasundra Aiyer and others, west by bye-lane and by the property of Arumugam Visuvanathan and others, and on the south by the property of Arumugam Visuvanathan and others.

3. A piece of land situated at Araly West, called Eruviyanpulam, containing or reputed to contain in extent 12\frac{1}{2} lachams of paddy culture, with its appurtenances; bounded or reputed to be bounded on the east by the property belonging to the temple called Visuvanathaswamy kovil at Vannappulam, north by lane west by the property of Ampalavaner Ramanather, and on the south by the property of Manikkam, wife of Suppiah.

Fiscal's Office, Jaffna, May 17, 1912. S. SABARATNAM, for Fiscal.

In the District Court of Jaffna.

No. 8,037.

Vs.

NOTICE is hereby given that on Monday, June 17, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property decreed to be sold under the above action, for the recovery of Rs. 1,317 50, with interest on Rs. 850 at the rate of 12 per cent. per annum from July 18, 1911, until payment in full and costs of suit being Rs. 173 94, and charges, viz.:—

A piece of land situated at Vannarponnai West, called Kulankarai and other parcels, containing or reputed to contain in extent 10 lachams of paddy culture, with plantations and share of water of well standing on the southern land, and the usual way and water-course belonging thereto; bounded or reputed to be bounded on the east by the property of Sapapathi Sivakurunatar and tank, north by the property of Valliammai, wife of Sangarappillai, west by lane, and on the south by the property belonging to the heirs of the late Sivakkolunthu, wife of Sathasivampillai.

Fiscal's Office, Jaffna, May 17, 1912. S. Sabaratnam, Deputy Fiscal.

Southern Province.

. In the District Court of Galle.

No. 10,663. Vs.

Ismail Lebbe Maricar Abdul Rahiman of Kaluwella and another Defendants.

NOTICE is hereby given that on Wednesday, June 19, 1912, commencing at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, viz.:—

1. An undivided \(\frac{1}{3} \) of the land Ottiyaparangiawatta, with \(\frac{1}{3} \) of all buildings and plantations thereon, and of extent 1 rood and 4 61 perches, situated at Kaluwella, Galle.

2. An undivided 1 of the land Porkegodellewatta alias Lindamullewatta, and 1 of the house and premises No. 177 thereon, and of extent 21 96 perches, situated at Kaluwella.

3. The interest of the plaintiff as lessee of the remaining undivided $\frac{3}{2}$ of the defined $\frac{1}{3}$ lot of the land Ottiyaparangiawatta, situated at Kaluwella.

Writ amount, Rs. $567 \cdot 12\frac{1}{2}$, and a further sum of Rs. 10 per month from January 1, 1912.

Fiscal's Office, Galle, May 20, 1912. J. A. LOURENSZ, Deputy Fiscal,

In the District Court of Galle.

M. K. M. P. R. Letchimanan Chetty of Galle Plaintiff.
No. 10,006. Vs.

M. K. Mohammadu Hassan and another..... Defendants.

NOTICE is hereby given that on Friday, June 14, 1912, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 6,910 15, viz.:—

1. An undivided ½ part of Indiketiyewatta and of the field adjoining thereto, situated at Namaneliya.

2. The land called Gallindahena, situated at Namaneliya.
3. The land called Alawatugodawattedeniya, situated at Weladegoda.

On Saturday, June 15, 1912, commencing at 10 A.M.

4. The land called Galpottehena, situated at Omara.

5. An undivided a part of the land Kajjugahakoratuwa alias Helambagahakoratuwa and of the planter's share thereof, situated at Omara.

6. The land called Bogahahena, situated at Walasmulla.

7. An undivided 1 part of Kongahahenewatta, situated at Walasmulla.

8. An undivided $\frac{2}{3}$ parts of Maragahawatta, situated at Walasmulla.

9. An undivided 1 part of the land Mahayaya, situated at Walasmulla.

Deputy Fiscal's Office, J. E. SENANAYAKE, Tangalla, May 13, 1912. Deputy Fiscal.

North-Western Province.

B-9/-

In the District Court of Puttalam.

Pana Lana Seyna Caruppen Chetty of Puttalam . Plaintiff.

No. 2.274. Vs

Mary Anne Mercy Cassmier of Kalpitiya..... Defendant.

NOTICE is hereby given that on Saturday, June 15, 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) Undivided 6/40 share of the coconut garden called Mualiyartotem, containing in extent 10 acres 2 roods and 2 perches, situate at Mutwal in Kalpitiya; and bounded on the north by land belonging to Segalado Tamby Markar and others, on the east by the lake shore, south by land belonging to the heirs of Seynadin Marakar, deceased, and on the west by the land belonging to the heirs of Sinna Ahamado Naina Marakar.

(2) Undivided 1/20 share of the coconut garden called Kankatchitotem, situate at Mutwal in Kalpitiya, containing in extent about 6 acres; and bounded on the north by canal called Nedo-odai, on the east by the common fence of the land belonging to Sego Naina Kathe Marakar and others, on the south by the common fence of the garden belonging to the estate of Cader Saibo Marakar Seyna Marakar, and on the west by the common fence of the garden belonging to the estate of Seynadin Marakar Uduma Lebbe Marakar and others.

(3) Undivided 1/40 share of the coconut garden called Eranaitotem, situate at Mutwal in Kalpitiya, containing in extent about 34 acres; and bounded on the north by the common fence of the garden belonging to the estate of Adam Bawa Katche Marakar, on the east by the common boundary of the garden belonging to the estate of Casie Moheydin Tamby Naina Pulle and others, and on the west by the common fence of the garden belonging to the estate

of Adam Bawa Katche Marakar and others, and on the south by the common fence of the garden belonging to the estate of Casie Mohiydin Tamby Naina Pulle.

(4) Undivided 1/20 share of the coconut garden called Kallayadi, situate at Pulliyantivu in Kalpitiya, containing in extent 25 acres; and bounded on the north by the common fence of the garden belonging to A. M. C. Cassie Chetty, on the east by the lake shore, on the south by the common fence of the garden belonging to the estate of Magudu Naina Marakar and others, and on the west by the common lane of the garden belonging to the estate of Seynadin Marakar Uduma Lebbe Marakar.

(5) Undivided 1/10 share of the tiled-house and compound made up of four portions of land, called Mudaliyaveedu-walawa, situate at Chetty street, in the town of Kalpitiya, and entered under Nos. 2 and 3 of the assessment list of the Sanitary Board of Kalpitiya, and containing in extent 1½ acre of land; and bounded on the north, east, and south by roads, and on the west by the common fence of the compound belonging to L. A. N. Rosairo and others.

(6) Undivided 1/20 share of the allotment of land situate at the lake shore in Kalpitiya, and entered under No. 34 of the assessment list of the Sanitary Board of Kalpitiya,

and containing in extent about I acre; and bounded on the north by waste land belonging to the Crown, on the east by the lake, on the south by the fish market belonging to Government, and on the west by road,

(7) Undivided 1/40 share of the coconut garden situate at Kalawai street in Kalpitiya, entered under No. 9 in the assessment list of the Santary Board of Kalpitiya, containing in extent about 1 acre; and bounded on the north by the compound belonging to A. R. Soosapulley; on the west by the garden belonging to the estate of Segalado Tamby Marakar Muhamado Meera Marakar and others, on the south by the garden belonging to the estate of Abdul Hases Segalado Marakar, and on the west by the garden belonging to the estate of Uduma Lebbe Marakar Kader Saibo Marakar.

The above properties are mortgaged to the plaintiff upon mortgage bond No. 3,231 dated December 31, 1909, and attested by D. J. Rosairo de Vaz, Notary Public.

Amount of writ, Rs. 2,351 08 and interest.

Deputy Fiscal's Office, Puttalam, May 17, 1912. A. H. PINDER, Deputy Fiscal.