

Dublished by Authority.

6,509 — FRIDAY, JUNE 21, 1912.

Past I.--General: Minutes, Proclamations, Appointments, and General Government Notifications. -Legal and Judicial.

PART III .- Provincial Administration.

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

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ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Lepers Ordinance, 1901."

Preamble.

W HEREAS it is expedient to supplement "The Leper Ordinance, 1901," by making provision for the custody and administration of the property of lepers: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

- This Ordinance may be cited as "The Leper Amendment nance, No. of 1912," and shall be read as one with Ordinance, No. "The Leper Ordinance, 1901," hereinafter termed "the principal Ordinance"
- 2 The following sections shall be added to the principal Ordinance and shall be numbered 14 to 37 respectively:

Right of leper to administration of property or proceeds thereof under supervision of court.

- 14. Any leper detained in a leper asylum under the provisions of this Ordinance may apply to the District Court of the district in which he resided before his detention-
 - (a) For the administration of his property under the supervision of the court by a manager nominated by such leper; or

1 [New.]

(b) For the sale of his property or any part of his property and the administration of the proceeds thereof under the supervision of the court.

Mode of application. [New.]

15. Every such application shall be made through the Superintendent of the said asylum in accordance with the form prescribed by the schedule to this Ordinance.

Procedure upon receipt of application. [New.]

16. If the application is for the administration of the property, it shall be the duty of the court on the receipt of the application to cause a notice to be served upon the person nominated as manager by the leper to appear before him on a day fixed in the notice with a view to the consideration of the said application, and to cause to be served a copy of the said notice upon such of the relatives or dependants of the leper as it may consider necessary.

Appointment of manager. [New, but cf. s 567 of Civil Procedure Code.

17. If the person nominated by the leper consents to act as manager, and such person appears to the court to be a fit and suitable person so to act, the court shall appoint such person to act as the manager of the property of the leper.

Court may require further nomination. [New.]

- 18. (1) If the person so nominated decline to act as manager of the property of the leper, or, if the court shall be of opinion that such person is not a suitable person so to act, it may require the leper to nominate a suitable person who is willing to act, or alternatively to consent to the sale of the property, and the administration of the proceeds under the supervision of the court.
- (2) If the leper fail to nominate a suitable person who is willing to act, or alternatively to notify his consent as aforesaid, the court shall proceed no further with the application.

Power of court to decline to appoint manager and to suggest sale of property. [Modelled on 8. 577 of Civil Procedure Code.]

(1) If it shall appear to the court, having regard to the situation and condition in life of the leper and his family, and the amount and description of his property, that it is not expedient to appoint a manager of his property, the court may so inform the leper, and require him to state whether he consents to the sale of his property, and to the administration of the proceeds thereof under the supervision of the court.

(2) If the leper so consents, the court may make order accordingly. If he fails so to consent, the court shall proceed no further with the application.

Power of manager [Cf. s 571 of Civil Procedure Code.]

- (1) Upon the appointment of the manager, the property of the leper shall vest in the manager, and shall be administered by him in trust for the leper under the direction of the court.
- (2) Such manager may sue or be sued in respect of any claim by or against the leper affecting his property, and may exercise all the powers that might have been exercised by the leper in respect of his property.

Provided that no manager shall have power to sell or mortgage the property entrusted to him or any part thereof, or to grant a lease of any immovable property for any period exceeding five years without an order of the court.

Manager to deliver inventory and valuation. [Cf. Civil Procedure Code 's. 572.7

21. (1) Every person appointed as a manager under this Ordinance shall, within a time to be fixed by the court, deliver in court in duplicate an inventory of the immovable property belonging to the leper, and of all such movable property, sums of money, goods, and effects as he may receive on behalf of the leper, together with a statement of all debts due by or to him.

(2) One copy of such inventory shall be filed of record in the court, and the other shall be served by the court upon the leper.

[New.]

(1) Every such manager shall furnish to the court annually, within three months of the close of the year, an account in duplicate of the property in his charge, exhibiting the sums received and disbursed on account of the property and the balance remaining in his hands.

Manager to furnish annual [Civil Procedure Code, s. 572.7

> (2) One copy of such account shall be filed of record in the court, and the other shall be served by the court upon the leper.

New.

account.

0

Leper or relative may impugn inventory or account.

[Civil Procedure Code, s. 572.]

Manager may be sued for an account.

[Civil Procedure Code, s. 574.]

Court may punish disobedient manager. [Civil Procedure Code, 576.]

Court may remove manager. [Oivil Procedure Code. s. 575 (modified)]

Manager may apply property for support of relatives or dependants of leper.

[New.]

Payment of manager.
[Civil Procedure Code, s. 569.]

Court may require security. [Civil Procedure Code. s. 752.]

Determination of questions arising in the administration. [New.]

Sale of leper's property by order of court. [New.]

Application of proceeds of sale. [New.]

- 23. The leper, or any relative or dependant of the leper, may by petition to the court impugn the accuracy of any inventory or account rendered by a manager, and upon the receipt of any such petition the court may summon the manager and inquire summarily into the matter, and make such order thereon as it shall think proper.
- 24. It shall be lawful for a leper so declared under this Ordinance, or any relative of such leper, to sue for an account from any manager appointed under this Ordinance, or from his personal representative in case of his death.
- 25. The court on the application of the leper, or of any relative of the leper, or of its own motion, may impose a fine not exceeding five hundred rupees on any manager, who wilfully neglects or refuses to deliver his accounts, or to obey any order of the court made with reference to the administration of the property of the leper, and may realize such fine by attachment and sale of his property under the rules in force for the execution of decrees of court, and may commit him to custody until he shall have furnished such account or complied with such order.
- 26. The court may for any sufficient cause on the application of the leper, or, with the consent of the leper, of its own motion, remove any manager appointed under this Ordinance, and with the consent of the leper appoint any other suitable person in his place, and may order the person so removed to make over the property in his hands to his successor, and to account to such successor for all moneys received or disbursed by him.
- 27. A manager may, with the approval of the court, expend such portion of the income of the property in his charge as may be reasonable and necessary for the purpose of the support of any relative or dependant of the leper who has no other adequate means of support, and with the like approval, and subject to such conditions as the court may direct, allow any relative or dependant of the leper to remain in the enjoyment of the property of the leper or any part thereof for the purpose aforesaid.
- 28. If the person appointed as manager of the property of a leper shall be unwilling to discharge the trust gratuitously, the court may fix such allowance to be paid out of the property of the leper as, under the circumstances of the case, may be thought suitable.
- 29. The court shall have the like power to order a manager of a leper's estate to give security for the due administration of the estate as a District Court has in the case of administration of deceased person's estate.
- 30. A leper, or the manager of the property of a leper, or any person interested in the administration of the property, may apply at any time to the court by petition for the determination of any question arising in the course of the administration of the said property, and the court may thereupon, on hearing all persons interested, and after trying any issues that may be necessary to be tried for the purpose of the determination of such question, make such order as may seem just.
- 31. In any case in which a leper detained under this Ordinance applies to the court for the sale of the property or any part of his property, and for the administration of the proceeds thereof under the supervision of the court, the court, upon notice to all relatives of the leper which it may consider necessary to notify, and upon hearing all such persons interested who may desire to be heard upon such application, may make such order accordingly.

32. In any such case, or in any case in which under this Ordinance the court otherwise orders a sale of the leper's property, the proceeds of the sale shall be paid into court, and such proceeds and the income thereof shall be applied for the benefit of the leper or his relatives or dependants in accordance with the orders of the court.

Power of leper to apply to court.

[New.]

- 33. In any case in which a court shall have ordered the property, or the proceeds of the sale of the property, of a leper to be administered under the supervision of the court, it shall be lawful for the leper at any time to petition the court—
 - (a) For the application of any part of his property or the proceeds thereof for the benefit of the leper or any other person;
 - (b) For the furnishing to such leper of any information as to the condition of his property which the leper may reasonably require;

(c) For the issue of directions by the court for the administration of the property in accordance with the desires of the leper;

(d) In respect of any other matters which the leper may consider for the advantage of himself or his relatives and dependants with reference to his property or the proceeds thereof—

and the court upon the consideration of any such petition may make such order as seems just.

Communication from leper to court.
[New:]

34. (1) All applications, petitions, or communications presented to a court by a leper detained under this Ordinance may be made in writing signed by the leper, and forwarded through the Superintendent of the asylum in which he is detained, and a certificate purporting to be given by such Superintendent to the effect that any such writing was signed by the leper shall be accepted by the court as primâ facie evidence of such signature.

Services of notices, &c., upon lepers. [New.]

(2) All notices or other documents which may be required to be served upon a leper in the course of the administration of his property under this Ordinance may be served upon him by post through the Superintendent of the asylum in which he is detained, and a certificate purporting to be given by such Superintendent to the effect that any such notice or document was served upon the leper shall be accepted by the court as primâ facie evidence of such service.

General powers of court.

35. In making any order under this Ordinance the court shall have regard to the interests of the leper and his family and dependants, and may grant other relief than that asked for, and do all things necessary to adapt its order to the requirements of the case.

Appeals.
[Civil Procedure Code, s. 580.]

36. Any order made by the District Court under this Ordinance shall be subject to an appeal to the Supreme Court.

Exemption from stamp duty. [Modified from . 581 of Civil Procedure Code, which in cases relative to the administration of the estate of a lunatic exempts all such documents from stamp duty without distinction.]

37. The court may direct in the case of the property or the proceeds of the property of any leper being administered under its supervision that, having regard to the amount of such property and the condition of life of such leper or his relatives or dependants, no stamp duty shall attach or be payable in respect of any application, petition, notice, affidavit or other document filed in court in the course of such administration by the leper, or his manager, or any relative, or dependant.

SCHEDULE.

Form of Application for the Administration of the Property of a Leper

(Section 15.)

To the District Judge of ———.

I, ——, a leper, detained at the Leper	
make application that my property may be	administered under
the supervision of the Court, and I hereby	nominate,
of, as my Manager.	•

2.	My relatives	and e	dependents	are as	follows	:

- (4) -----

		S	ignature of	Leper.
Signed and dated	l in the pr	esence of the Su		-
,		Sign atur e d	of Supering	tendent.
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(1) ————————————————————————————————————				
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(7)	• •	••		
vable property: Household pro		1.		
Jewellery	• •	••		
Cattle Debts		• •	••	,
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Colonial Secretary's Office, Colombo, May 24, 1912.

HUGH CLIFFORD, Colonial Secretary. * Statement of Objects and Reasons.

THE object of this Ordinance is to afford similar protection to the property of lepers detained under the Leper Ordinance, as is afforded to the property of minors and lunatics by the Civil Procedure Code.

- 2. A leper being permanently segregated in the interests of society, and being thus hampered in the administration of any property he may possess, it is right that the State should afford him facilities for its proper management under judicial control.
- 3. The Ordinance substantially follows the model of the provisions of the Civil Procedure Code relating to lunatics, the corresponding sections being indicated in the margin, but certain differences are necessitated by the fact that the leper, unlike the lunatic, is compos mentis. Consequently administration of his property under the control of the court is only ordered upon his application. For the same reason he is entitled to information respecting the administration of his property, and to the expression of his views as to the manner in which that administration is to be carried out. He is therefore given facilities for communicating his views to the court and making such applications as he may think desirable. (Sections 33, 34.)
- 4. Sections 31, 32, and 35 have been inserted with a view to making the powers of the court as elastic as possible, so that it may act without regard to technicalities, and adapt its orders to the circumstances of the case.
- 5. Administration under the control of the court being at the leper's option and not compulsory, as in the Case of lunatics, the exemption of all documents and proceedings from stamp duty is not absolute, but is placed in the discretion of the court. (Section 37.)

Attorney-General's Chambers, Colombo, May 21, 1912. Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance further to amend "The Prevention of Cruelty to Animals Ordinance, 1907."

Preamble

W HEREAS it is expedient further to amend "The Prevention of Cruelty to Animals Ordinance, 1907," 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 Prevention of Cruelty to Animals (Amendment) Ordinance No. — of 1912," and shall be read and construed as one with the principal Ordinance.

Repeal

- 2 "The Prevention of Cruelty to Animals (Amendment) Ordinance, 1909," is hereby repealed.
- 3 The following new clauses are hereby added to the principal Ordinance:
 - 6A. (1) The Governor may, by order in the "Government Gazette," appoint any institution established in Ceylon for the treatment of sick or injured animals to be an infirmary for the treatment and care of animals in respect of which offences under section 6 have been committed.

(2) Every such infirmary shall be open to inspection at all reasonable hours by any officer authorized in that behalf

by the Governor.

(3) The Governor may, whenever he thinks fit to do so,

rescind any order made under sub-section (1).

(4) The court before which a prosecution for such an offence has been instituted may direct that the animal in respect of which the offence is alleged or proved to have been committed shall be sent for treatment and care to an infirmary, and be there detained until it is, in the opinion of the court, again fit for the work or labour on which it has been ordinarily employed.

(5) The cost of the treatment, feeding, and watering of the animal in the infirmary shall be payable by the owner of the animal according to such scale of rates as the Government Agent of the province may from time to time prescribe.

(6) If the owner refuses or neglects to pay such cost and to remove the animals within such time as the court may prescribe, the court may direct that the animal be sold, and the proceeds of the sale be applied to the payment of such costs.

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Power of Governor to establish infirmaries for the treatment of animals. (7). The surplus, if any, of the proceeds of sale shall, on application made by the owner within two months after the date of the sale, be paid to him; and the deficit, if any, shall be recoverable from the owner by order of the court in the same manner as a fine, and when recovered shall be paid to the authorities of the infirmary.

Power of Governor to direct application of fines. 10. The Governor in Executive Council may, by order in Council notified in the "Government Gazette," notwithstanding any statutory enactment inconsistent therewith, direct that the whole or any part of any of the fines recovered in respect of offences under this Ordinance shall be paid to any society established in Ceylon for the prevention of cruelty to animals.

Provided that where in any area any such fines are by law or practice already appropriated to any public authority established in the area, such order shall only take effect in the area subject to the consent of the public authority signified by resolution notified in the "Government Gazette," and to the extent authorized by such resolution.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 21, 1912. HUGH CLIFFORD, Colonial Secretary.

Statement of Objects and Reasons.

The object of this Bill is two-fold. First, to repair an omission in Ordinance No. 15 of 1909, under which the only authority which has power to make an order for the treatment of sick or injured animals in an infirmary is a Police Magistrate, whereas Municipal Magistrates and Village Tribunals dispose of a great number of cases under the Ordinance. This is cured by a repeal of the Ordinance and its re-enactment in wider terms.

- 2. The second object is to authorize the appropriation of fines imposed under the Ordinance to the Society for the Prevention of Cruelty to Animals. Where these fines are already appropriated to local authorities, the consent of the local authority is necessary to the diversion of these fines to the Society.
- 3. Incidentally an amendment has been made in the provisions incorporated from Ordinance No. 15 of 1909. Under that Ordinance (sub-section 7 of section 6A) the owner of the animal was not made responsible for any deficit incurred by the maintenance of his animal in an infirmary. The sub-section as now framed makes him responsible for the deficit. This is only fair, as the deficit is occasioned by his own criminal cruelty.

Attorney-General's Chambers, Colombo, April 25, 1912. Anton Bertram, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Cour of Colombo.

· Order Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. Effects of A. S. T. Kistnan Chetty, late of Negombo, deceased Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 24, 1912, in the presence of Mr. J. H. R. Joseph, Proctor, on the part of the petitioner A. S. T. Adikappa Chetty of Sea street, Colombo; and the affidavit of the said petitioner dated April 15, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother of the above named deceaed, 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 June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, . Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,269.
In the Matter of the Intestate Estate and
Effects of Hettige Don James Gunasekera,
late of Megoda Kolonnawa, deceased.

Hettige Dona Sarah Gunasekera, wife of Balasoorige Charles Perera of Megoda Kolonnawa, in Ambatalenpahala of Alutkuru Korale South.....Petitioner.

Hettige Dona Isabella Gunasekera of Megoda Kolonnawa...... Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 30, 1912, in the presence of Mr. Wanigesooria, Proctor, on the part of the petitioner Hettige Donas, Sarah Gunasekera; and the affidavit of the said petitioner dated May 29, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as an heir 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 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge.

May 30, 1912.

April 24, 1912.

In the District Court of Colombo.

• Order Nisi.

Testamentary
Jurisdiction.
No. 4,268.
In the Matter of the Intestate Estate
of Visidagamagey Don Jusey Appuhamy
of Alutgama, in the Meda pattu of Siyane
korale, deceased.

Jayamanne Mohottige Don Christian Appuhamy of Alutgama, in the Meda pattu of Siyane korale Petitioner.

And

 Kurukula Arachchigey Dona Porlentina Nanayakkara Hamine of Alutgama, (2) Visidagamagey Dona Albina Hamine, wife of (3) Sangapala Arachchigey Don Cornelis Appuhamy, (4) Visidagamagey Don Carolis Appuhamy, (5)

Visidagamagey Dona Martha Hamine, wife of (6) Happuarachchige Don Nicholas Appuhamy,

(7) Visidagamagey Don Lawrence Appuhamy, (8) Visidagamagey Dona Lucia Hamine, wife of (9) Jayamahamudaligey Don Tagirias Appuhamy, all of Alutgama, in the Meda pattu of

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 30, 1912, in the presence of Mr. Goonaratne, Proctor, on the part of the petitioner Jayamanne Mohottige Don Christian Appuhamy of Alutgama; and the affidavit of the said petitioner dated May 13, 1912, having been read:

It is ordered that Mr. D. M. Jansz be and he is hereby declared entitled, as the Secretary of this court, to administer the estate of the above-named deceased, and that letters of administration do issue to him accordingly, unless the respondents or any other person or persons interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,274 C.
In the Matter of the Intestate Estate of Solomon Carolis de Fonseka Warnasuriya Arseculeratne of Grandpass, in

suriya Arseculeratne of Grandpass, in Colombo, deceased. onseka nee Andrado of Mahawatta,

And

(1) Louisa Cecilia de Fonseka, wife of (2) Henry Gunasekera, both of Ambalangoda, (3) Cecilia Elizabeth de Fonseka of Grandpass, (4) Francis Samuel de Fonseka of Norwood, in Dikoya... Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 1, 1912, in the presence of Mr. Gooneratne, Proctor, on the part of the petitioner Michella de Fonseka nee Andrado of Mahawatta, Grandpass, Colombo; and the affidavit of the said petitioner dated May 1, 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 June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

June 1, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Festamentary
Jurisdiction.
No. 4,280.
In the Matter of the Last Will and Testament of Charles Ernest Bonner of East House Wells, Norfolk, formerly of Glen Devon, Uda Pussellawa, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 5, 1912, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Alexander Duncan

Skrine of Colombo; and the affidavit of the said petitioner dated May 30, 1912, having been read: It is ordered that the will of the above-named Charles Ernest Bonner, deceased, dated December 6, 1904 (probate whereof under the Seal of the High Court of Justice, in England, is now deposited in this court), be and the same is hereby declared proved, unless any person interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the petitioner is the attorney of the executrix in the said will named, and that he is entitled to have letters of administration with the said will annexed, in respect of the estate of the said deceased, issued to him accordingly, unless any person interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

June 5, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,286.

In the Matter of the Last Will and Jestament of Dehiwalage Egy Rederick
Pereira of Kitul Villa, Colperty, Colombo, deceased.

Joseph Frederick Pereira of Colpetty, Colombo.. Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 6, 1912, in the presence of Messrs. Pereira and Akbar, Proctors, on the part of the petitioner Joseph Frederick Pereira of Colpetty in Colombo; and the affidavit (1) of the said petitioner dated May 24, 1912, and (2) of the notary and attesting witness dated May 24, 1912, having been read:

It is ordered that the will of the above-named deceased dated October 15, 1898, 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 petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondent or any other person or persons interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

June 6, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Testamentary In Jurisdiction. 1 No. 4,290.

Order Nisi.

In the Matter of the Last Will and Destament with three codicils theretoof James Alexander Robertson District, (formerly known as James Alexander Robertson), Chartered Accountant, Edinburgh, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge, on June 18, 1912, in the presence of Eustace Frederick de Saram, Proctor, on the part of the petitioner Frederick John de Saram of Colombo; and the affidavit of the said petitioner dated June 12, 1912, having been read: It is ordered that the will of the above-named James Alexander Robertson Durham, deceased, dated June 12, 1888, with three codicils thereto, dated June 2, 1902, June 5, 1903, and April 11, 1904, respectively, an extract registered whereof from the books of Council and Session, Edinburgh, is now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the petitioner is the attorney of the executors in the said will and codicils named, and that letters of administration with the said will and codicils annexed, in respect of the estate in Ceylon of the said deceased, be issued to him accordingly, unless any person interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary. .

June 18, 1912.

L. M. MAARTENSZ, Additional District Judge.

District Court of Kalutara. Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa-Testamentary ment of the late Beminehennedigey Methias Fernando of Gorakapola in Jurisdiction. No. 740. Panadure.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on June 5, 1912, in the presence of Mr. J. A. Fernando, Proctor, on the part of the petitioner Manikkutuppahigey Solo Nona Fernando of Pallimulla; and the affidavit of the said petitioner dated April 23, 1912, having been read:

It is ordered that the last will and testament of the late Beminehennedigey Methias Fernando of Gorakapola, deceased, dated September 26, 1911, now deposited in this court, be and the same is hereby declared proved, unless the respondents—(1) Mututantrigey Isabella Fernando, (2) David Edwin Fernando, (3) Lucy Charlotte Fernando, (4) Charles William Fernando-shall, on or before July 3, 1912, show sufficient cause to the satisfaction of this court to the

It is further declared that the said Manikkutuppahigey Solo Nona Fernando of Pallimulla is entitled to letters of administration, with a copy of the will annexed, unless the respondents—(1) Mututantrigey Isabella Fernando, (2) David Edwin Fernando, (3) Lucy Charlotte Fernando, and (4) Charles Fernando of Pallimulla—shall, on or before July 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

T. B. RUSSELL, District Judge.

June 5, 1912.

he District Court of Negombo. Order Nisi. .

estamentary Jurisdiction. No. 1,300.

In the Matter of the Estate of Jayasinhamudalige Don Suwaris Appuhamy of Watumulla, in Daisya pattu of the Alutkuru korale.

Samaratunga Randunu Appuhamillage Dona Egostina Hamine of Watumulla Petitioner.

(1) Jayasinhamudalige Arnolis Appuhamy of Watumulla, (2) ditto Agustina Hamine, assisted by her husband (3) Rupasinha Arachchige Paskuvel Perera Appuhamy, both of Koswinna, (4) Jaya-sinhamudalige Mary Nona, (5) ditto Marthelis Singho, (6) ditto Baby Nona, (7) ditto Hendrick Singho, (8) ditto Siyaneris Appu, (9) ditto Thomas Singho, all of Watumulla, by their guardian ad litem the 1st respondent Respondents.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 27, 1912, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner dated May 22, 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 her, unless the respondents above named shall, on or before July 9, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent be appointed guardian ad litem over the said minors, 4th to 9th respondents, for the purpose of this action.

May 27, 1912.

JOHN SCOTT District Judge.

In the District Court of Negombo.

Order Nisi.

2100 Testamentary In the Matter of the Estate of the late Jurisdiction. Ranamuka Kankanamalage Piloris Appu No. 1,292. of Barawawila, deceased.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 2, 1912, in the presence of Mr. Asarappa, Proctor, on the part of the petitioner Ranamuka Kankanamalage Emanis Appuhamy of Barawawila; and the affidavit of the petitioner dated April 27, 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 res pondents (1) H. Kichchohamy, (2) R. Suwaris Appuhamy, (3) R. Helenahamy, assisted by her husband K. James Sinno-shall on or before May 29, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1912.

J. SCOTT. District Judge.

Extended and time allowed to show cause for June 12,

By order of court,

N. PARANAVITANE, Secretary.

Extended and time allowed to show cause for July 2, 1912.

By order of court.

N. PARANAVITANE, Secretary

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 2,895.

In the Matter of the Estate of the late Nanayakkara Liyanage Dona Emalia Wickremeratne Hamine, deceased, of Ampitiya in Gandahaya korale of Lower Hewaheta.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on April 25, 1912, in the presence of Messrs. Liesching and Lee, Proctors, on the part of the petitioner Goonaseela Jayawardane Vidane Patiranage Don Johannes Wickremeratne of Ampitiya, and the affidavit of the said petitioner dated January 30, 1912, 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 the husband of the said deceased, unless-(1) Gooneseela Jayawardane Vidane Patiranage Delmada Ratnalenee Dissanayake, (2) Don Pawlas Dissanayake, her husband, both of Kawdupelella, (3) Gooneseela Jayawardane Vidane Patiranage Clara Kanakawatie de Silva, (4) Palihakkara Kankanamalage Gabriel de Silva, her husband, both of 27A, Forbes road, Maradana, Colombo, (5) Gooneseela Jayawardane Vidane Patiranage Henrietta Somawatie Ranasinghe, (6) Don Noris Ranasinghe, her husband, both of Yalegama, Induruwa, (7) Gooneseela Jayawardane Vidane Patiranage Sintatious Siriwasaba Wickremeratne of 27A, Forbes nead, Maradana, Colombo, (8) Gooneseela Jayawardane Vidane Patiranage Nancy Hemawatie de Alwis, (9) Hettiarachchige Johannes Alwis, her husband, both of Reservoir road, Dematagoda, Maradana, Colombo, (10) Gooneseela Jayawardane Vidane Patiranage Garmedas Banduppriya Wickremeratne of Kawdupellela, Matale, (11) ditto Richard Padmananda Wickremeratne of 27A, Forbes road, Maradana, Colombo, (12) ditto Lilian Voslin Kamalawatie Wickremeratne of Ampitiya, (13) ditto Augusta Florence Subadrarwatie Wickremeratne of Ampitiya, (14) ditto Henry Augustus Chandra-abaya Wickremeratne of Ampitiya, (15) ditto Gildale Sanjaya Wansapala Wickremeratne of Ampitiya, (16) ditto Hosintha Beatrice Sunethra Wickremeratne of Yalegama, Induruwa, the 10th, 11th, 12th, 13th, 14th, 15th and 16th respondents by their guardian ad litem Herat Perera Rupasinghe Jayawardane, Gate Muhandiram, Kachcheri, Kandy-shall, on or before June 27, 1912, show sufficient cause to the satisfaction of the court to the contrary.

April 25, 1912.

FELIX R. Dras, District Judge

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Seena Kawanna Pathuma Beebee, de-Jurisdiction. ceased, of Kengalla in Udagampaha of No. 2,923. Lower Dumbara.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on May 30, 1912, in.

B 2

the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Seena Kawanna Mohamado Abdul Cader of Kengalla aforesaid; and the affidavit of the said petitioner dated April 25, 1912, having been read:

It is ordered that the petitioner Seena Kawanna Mohamado Abdul Cader of Kengalla aforesaid be and he is hereby declared entitled to letters of administration to the estate of Seena Kawanna Pathumma Beebee of Kengalla in Udagampaha of Lower Dumbara, deceased, as the brother of the said deceased, unless (1) Noordeen, (2) Abdul Majeed, (3) Mohamadu Bawa, (4) Peer Beebee, (5) Rahiman Beebee, (6) Ibrahim Beebee, (7) Jamaldeen, (8) Samsudeen, (9) Kawanna Gula Mohideen, (10) Warusa Pathumma, all of Kengalla aforesaid, the 2nd to 8th respondents, by their guardian ad litem the 9th respondent shall, on or before July 11, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1912.

FELIX R. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 2,927.

In the Matter of the Last Will of Tirimana
hettige Don John, deceased, of Kandy.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on May 23, 1912, in the presence of Mr. A. H. van Langenberg, Proctor, on the part of the petitioner Tirimanahettige Don Davith of Kandy; and the affidavit of the said petitioner and of Totagamage Henry de Silva of Kandy; both dated May 21, 1912, having been read:

It is ordered that the will of Tirimanahettige Don John of Kandy, deceased, dated May 10, 1912, and now deposited in this court, be and the same is hereby declared proved, unless any person shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Tirimanahettige Don Davith of Kandy 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 shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 23, 1912.

FELIX R. DIAS, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 2,549. In the Matter of the Estate of the late Chellamma, wife of Terugnanasampandar Mahadeva of Nallore, Jaffna, deceased.

Spencer Selvadurai of Nallore Petitioner.

Vs.

THIS matter of the petition of Spencer Selvadurai of Nallore, praying for letters of administration to the estate of the above-named deceased Chellamma, wife of Terugnana-sampandar Mahadeva, coming on for disposal before M. S. Pinto, Esq., District Judge, on May 9, 1912, in the presence of Messrs. Sivaperakasam and Katirasu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated May 1, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as next of kin of the said deceased, to administer the estate of the said deceased and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before June 28, 1912, show sufficient cause to the satisfaction of this court to the contrary.

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

Order Nisi.

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

No. 1,907. Koggala Hakuru Hewage Jakus. Hewa Koggalage Babuwa, deceased, of Moodugamuwa.

THIS matter coming on for disposal before G. F. R. Browning, Esq., District Judge of Matara, on April 25, 1912, in the presence of Mr. Samaraweera, Proctor, on the part of the petitioner Koggala Hakuru Hewage Kristina of Moodugamuwa; and the affidavit of the petitioner dated April 2, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to have letters of administration to the estate of the deceased Koggala Hakuru Hewage alias Hewa Koggalage Babuwe issued to her, unless the respondents—(1) Hewa Koggalage Jani, wife of (2) Henegama Manage Oris of Henegama, (3) Koggala Hewage Sadina, wife of (4) Rajapurage Babun of Moodugamuwa, (5) Koggala Hewage James of ditto—shall, on or before July 2, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

G. F. R. Browning, District Judge.

In the District Court of Tangalla.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction
No. 530.

In the Matter of the Estate of the late
Godellewatte Liyana Aracherige Babahamy, deceased, of Owilana.

THIS matter coming on for disposal before, Francis E. Labrooy, Esq., Acting District Judge, Tangalla, on May 22, 1912, in the presence of Migasdeniye Kankanange Lendiris Appu of Owilana, the petitioner; and the affidavit of the said petitioner dated May 20, 1912, having been read:

It is ordered that the will of Godellewatte Liyana Arachchige Babahamy, deceased, dated November 14, 1911, be and the same is hereby declared proved, unless the respondents (1) Migasdeniye Kankanange Punchihamy of Nakulugamuwa, (2) Wanniachchige James Appu of ditto, (3) Migasdeniye Kankanange Denakahamy of Unane shall, on or before June 12, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Migaskankanange Lendiris Appu is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents above named shall, on or before June 12, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1912.

Francis E. La Brooy, Acting District Judge.

The date for showing cause against this Order Nisi is extended to July 3, 1912.

June 14, 1912.

Allan Beven, District Judge.

In the District Court of Anuradhapura?

Order Nisi.

Testamentary
Jurisdiction.
No. 198.

In the Matter of the Estate of the State of the Banda Ratwatte of Kalawewa, deceased.

Kiri Banda Ratwatte of Anuradhapura Petitioner.

(1) Bandara Menika Kumarihamy of Kalawewa in Kalagam korale North, (2) Tikiri Banda Ratwatte of ditto, (3) Rum Banda Ratwatte of ditto, (4) Senanayake Ratwatte of ditto, (5) Pusawatte Ratwatte of ditto, the 3rd, 4th, and 5th respondents, who are minors, by their duly appointed guardian ad litem Bandara Menika Kumarihamy, the 1st respondent...... Respondents.

THIS matter of the petition of Kiri Banda Ratwatte of Anuradhapura, praying for letters of administration to the estate of the above-named deceased Dingiri Banda Ratwatte of Kalawewa, coming on for disposal before F. Bartlett, Esq.,

May 9, 1912.

District Judge, on April 1, 1912, in the presence of Mr. V. Ramaswamy, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated March 30, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as son of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before July 1, 1912, show sufficient cause to the satisfaction of this court to the contrary.

J. S. DE SARAM, April 1, 1912. District Judge.

In the District Court of Badulla Order Nisi.

1,00 Testamentary In the Matter of the Estate and Effects of Ana Ramalingam Pulle of Kongahawatta, Jurisdiction. No. B 417. . in Bambaragama, deceased. Between

R. Suppramanian Pulle of Konagahawatta, in Bambaragama Petitioner.

And

(1) Arunasalam Gavundan's daughter Walliamma and (2) R. Camatchi by her guardian ad litem Arunasalam Gavundan's daughter Walliamma, both of Konagahawatta, in Bambaragama. . Respondents.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badulla, on May 10, 1912, in the presence of Mr. H. J. Pinto, Proctor, on the part of the petitioner; after reading the affidavit of the petitioner dated April 4, 1912, and his petition dated May 10, 1912: It is ordered that the petitioner be and he is hereby declared entitled to administer the estate of the said Ana Ramalingam Pulle, as the eldest son of the 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 July 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

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

6 May 10, 1912.

In the District Court of Chilaw. 3460 Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ranatunga-aratchige Davith Appu, deceased, of Dummalasuria.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on May 24, 1912, in the presence of Mr. C. V. M. Pandittesekere on the part of the petitioner Govinnege Helenahamy of Dummalasuria; and the affidavit of the said petitioner dated May 14, 1912,

having been read: It is ordered that the petitioner Govinnege Helenahamy, be and she is hereby appointed administratrix of the estate of the late Ranatunga-aratchige, Davith Appu of Dummalasuria, and that letters of administration do issue to her accordingly; and it is further ordered that Subesingha-aratchege James Appu, the 2nd respondent, be appointed guardian ad litem over (1) Ranatunga-aratchige Appuhamy, (2) Ranatunga-aratchige Guruhamy, (3) Ranatunga-aratchige Kiri Menika, (4) Ranatunga-aratchige Punchi Menika, the 5th, 6th, 7th, and 8th minor respondents for the purpose of this action, unless (1) Ranatunga-aratchige Punchihamy, (2) Subesingha-aratchige James Appu, (3) Ranatunga-aratchige Ran Menika, and her husband (4) Ranatunga-aratchige Menikrala, and the above-named respondents shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

T. R. E. LOFTUS. District Judge.

Juue 1, 1912.

Order Nisi extended for June 28, 1912.

In the District Court of Badulla.

Testamentary In the Matter of the Estate and Effects of Ginigalgodage Don Sodiris Appuhamy of Jurisdiction. Alutnuwara, deceased. No. B 416.

Between

Don Sadiris Dias of Alutnuwara..... Petitioner.

And

(1) G. D. Swinitha, and her husband (2) D. S. Dias. both of Alutnuwara, (3) G. D. Baby Nona, and her husband (4) Addarage Don Mendis, both of Mahapitiya, Kosgoda, (5) G. D. Alnoris, (6) G. D. Regling Nona, (7) G. D. Velmina Nona, (8) G. D. Yaso Nona, all of Alutnuwara, the 5th, 6th, 7th, and 8th respondents by their guardian ad litem

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Badulla, on May 10, 1912, in the presence of Mr. H. J. Pinto, Proctor, on the part of the petitioner; after reading the affidavit of the petitioner dated May 8, 1912, and his petition dated May 10, 1912: It is ordered that the petitioner be and he is hereby declared entitled to administer the estate of the said Ginigalgodage. Don Sodiris Appuhamy, as the son-in-law of the 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 July 3, 1912, show sufficient cause to the satisfaction of the court to the contrary.

. May 10, 1912.

L. W. C. SCHRADER, District Judge.

INSOLVENCY. NOTICES OF

In the District Court of Colombo.

No. 2,491. In the matter of the insolvency of Sana Mana Antony Edward Villavarayan of Fish Market street, Colombo.

WHEREAS the above-named Sana Mana Antony Edward Villavaravan has filed a declaration of insolvency and a petition for the sequestration, as insolvent, of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on July 18, 1912, and August 1, 1912, will take place for the 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, June 14, 1912.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Richard No. 2,474. Hartley 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 July 25, 1912, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ, Secretary.

Colombo, June 15, 1912.

NOTICES OF FISCALS' SALES.

Western Province.

No. 30,033.

(1) Mututantrige William Cooray, (2) Hanwedigey.
Rebecca Maria Madalena Pieris, both of Idama,
in Moratuwa Defendants.

NOTICE is hereby given that on Wednesday, July 17, 1912, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, decreed to be sold by the decree entered in the above action for the recovery of the balance sum of Rs. 5,888 50, with further interest at 9 per cent. per annum from December 5, 1911, till payment, and Rs. 217 12 costs, viz.:—

All those two contiguous parts of the garden called Mandappakeenagahawatta, with all the buildings and plantations thereon, situated at Idama in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by the divided one-fifth of Mandappakeenagahawatta belonging to Merennege Manuel Fernando, on the east by the high road from Colombo to Galle, on the south by the part of the garden belonging to Mututantrige Bastian Cooray, and on the west by the stream called Lunawa, containing in extent 3 roods 29 56/100 square perches, according to the figure of survey thereof No. 521, dated October 2, 1883, made by J. Mendis, Land Surveyor, excluding therefrom a portion to the south in extent 7 and 73/100 perches sold to James Simon Cooray by deed dated November 3, 1892, together with all buildings and plantations thereon, and all rights, easements, and appurtenances thereto belonging or therewith used or enjoyed, and all the right, title, interest, and claim, and demand whatsoever of the defendant in and to the said premises.

Fiscal's Office, Colombo, June 18, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

No. 33,002.

 $\mathbf{Vs}_{f s}$

NOTICE is hereby given that on Monday, July 15, 1912, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the life interest of the said defendant in the following property for the recovery of the sum of Rs. 405, viz.:—

All that I undivided ½ part of the garden and 3 houses bearing the present assessment Nos. 20, 21, and 22, situated at Green street, within the Municipality of Colombo; and bounded on the north by the property of Edward Dias Bandaranaike, Mudaliyar, on the east by the Green street, on the south by the property of Bentota Hettiarachchige Don Hendrick de Alwis, Vidane Arachchi, and on the west by the property of Paul Peiris Tavarayan Pulle; containing in extent 2 square perches.

Fiscal's Office, Colombo, June 19, 1912. N. WICKRAMASINGHE, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

No. 8,242. Vs.

Sekumukiyidin Allappichchai of Vannarponnai

West Defendant.

NOTICE is hereby given that on Monday, July 22, 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. 3,600, with further interest on Rs. 3,000 at the rate of 12 per cent. per annum from November 13, 1911, until payment in full, such interest not exceeding Rs. 2,400 and costs of suit being Rs. 145.52 and charges, viz.:—

A piece of land situated at Vannarponnai West called Alnindapunkadi, containing or reputed to contain in extent 5 lachams of varaku culture and 5 kullies, with stone-bufft house, well, and plantations, both plantat and spontaneous, bounded or reputed to be bounded on the east and north by road, west by the property of Katiru Lebbai Naina Muhammadu, and on the south by Sand street.

Fiscal's Office, Jaffna, June 13, 1912. S. SABARATNAM, Deputy Fiscal.

& Stick

In the District Court of Jaffna.

To. 7.169. Vs

Kasivisuvanata Aiyer Sanmuga Aiyer of Vannarponnai West Defendant.

NOTICE is hereby given that on Monday, July 15, 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. 1,238 80, with interest on Rs. 950 at the rate of 12 per cent. per annum from February 25, 1910, until payment in full and costs of suit being Rs. 170 07 and charges, viz.:—

A piece of land situated at Vannarponnai West called Pandikkoddu valavu, containing or reputed to contain in extent 3 lachams of varaku culture and 15 3/16 kullies, with stone built house, well, and cultivated and spontaneous plantations; bounded or reputed to be bounded on the east by road, north by property of the defendant, west by the property of Sanmugam Kandiah and sister, and south by the property of Vasantal Vaiti.

Fiscal's Office, Jaffna, June 13, 1912.

S. Sabaratnam, Députy Fiscal.

In the District Court of Jaffna.



Sorna Amma, widow of Purushotama Aiyer Chinnappa Aiyer of Vannarponnai, administratrix of the estate of her late husband Purushotama Aiyer Chinnappa Aiyer of Vannarponnai, in Testamentary case No. 2,375, D. C., Jaffna Plaintiff.

No. 8,097.

Vs.

NOTICE is hereby given that on Friday, July 12, 1912, at 10 o'clock in the forenoon, will be resold by public auction at the spot the following property, decreed to be sold under the above action at the risk of the former purchaser Sivasankarakkurukkal Sivasuppiramaniakkurukkal of Vannarponnai West, viz.:—

A piece of land situated at Vannarponnai West called Pandikkodduvalavu, containing or reputed to contain in extent I lacham varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by road, north by property belonging to Tuvatesi Madam, west by property of Chanmukam Kantaiya and sister, and south by property of Chanmuka Aiyer.

Fiscal's Office, Jaffna, June 11, 1912. S. Sabaratnam, Deputy Fiscal. 36.5

Scuthern Province:

In the District Court of Galle.

Wehellege Don Bastian de Silva Samaranayaka of
Talpe Plaintiff.

NOTICE is hereby given that on Tuesday, July 16, 1912, commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the following mortgaged property, viz.:—

1. All the soil and fruit trees of an undivided five-twelfth part of a portion of the garden called Muttettuhenewatta, containing in extent about 1 acre, situate at Kapuhenpola.

That on Saturday, July 20, 1912, commencing at 1.30 o'clock in the afternoon.

2. All the soil and fruit trees of an undivided one-third part of the land called Eramudugahakumbura alias Hikgahaliadda, containing in extent 1 acre 2 roods and 18/315 perches, situate at Kumbalwella.

That on Tuesday, July 23, 1912, commencing at 1.30 o'clock in the afternoon.

3. One-fourth part of all the soil and trees of Midellagahawatta, of the extent of about 4 acres, together with the 7 cubits house standing thereon, situate at Dangedara.

4. An undivided one-twentieth part of the land called Millagahawatta alias Midellagahawatta and of the adjoining owita and the house and all the buildings appertaining thereto standing thereon depicted in plan No. 320, dated March, 29, 1890, made by A. W. Anthonisz, Surveyor, containing in extent 4 acres and 3 roods, situate at Dangedara.

5. All that one-fourth part of all the soil and trees of Millagahawatta alias Midellagahawatta, in extent about

4 acres, situate at Dangedara.

6. An undivided one-fourth part of all the soil and trees of Millagahawatta alias Midellagahawatta alias owita and the 15 cubits house standing thereon, in extent about 1 acre, situated at Dangedara.

Writ amount, under writ No. 10,775, is Rs. 3,641.92, with interest on Rs. 2,000 at 20 per cent. per annum from June 21, 1911, up to September 6, 1911, and thereafter on the aggregate amount at 9 per cent. per annum till payment.

Writ amount, under writ No. 10,773, is Rs. 4,200.72.

Fiscal's Office, Galle, June 18, 1912. J. A. LAURENSZ, Deputy Fiscal.

Vo. 5.154

Vs.

Charles William Wickrameratne Senerat Yapa, ex-P. O. of Uruwitake Defendant.

NOTICE is hereby given that on the under-mentioned date, commencing at 12 o'clock noon, will be sold by public auction at the premises in given order the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,473 90, viz.:—

On Thursday, July 25, 1912.

(1) The land called Napegewatta, containing in extent about 3 acres, situate at Uruwitake in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Agalawatta, east by Bogahawatta, west by Ihalawatta, and south by Udakapugewatta. Rs. 180.

(2) & part of the land called Ihalagedarawatta, containing in extent 2 acres and 2 roods, situate at Uruwitake, in ditto; and bounded on the north by Malgorakagahawatta, east by Dumbutugewatta, south by Paranagedarawatta, and west

by Babuwegeammalaiwatta. Rs. 25.

(3) 53/144 parts of the land called Hapumananaketiya, containing in extent about 2 roods, situate at Uruwitake, in ditto; and bounded on the north by Hegaliyawila, east by Andigodella, south by Andigodellehedda, and west by Punchikapumannanaketiya. Rs. 40.

(4) 11/96 parts of Digawelakumbura, containing in extent 16 kurunies of paddy, situate at Uruwitake, in ditto; and bounded on the north by high road, east by Kitulewila, south by Kitulewilawatta, and west by Malapalakella. Rs. 50.

(5) The field called Depalakumbura, containing in extent 4 kurumies of paddy, situate at Uruwitake, in ditto; and bounded on the north by Duwewatta, east by Hegaliyawila, south by Hapumananaketiya, and west by Godagamage-

kumbura. Rs. 60.

(6) ½ part of Andahegaliyawila, containing in extent 2 bags of paddy, situate at Uruwitake, in ditto; and bounded on the north by Hettikumbura, east by Katuwattekumbura, south by Pitawagura, and west by Depelekumbura. Rs. 180.

(7) The field called Duweadderakumbura, containing in extent 8 kurunies of paddy, situate at Uruwitake in ditto; and bounded on the north by ela, east by Duwewatta, south by Hettekumbura, and west by Hingamulla. Rs. 96.

(8) part of the land called Hompalawatta, containing in extent about 2 acres, situate at Uruwitake, in ditto; and bounded on the north by Alutwatta, east by Liyanawapuge-koratuwa, south by Pahalewattaowita, and west by Hetti-kumbura. Rs. 60.

(9) ½ part of the land called Duwegewatta, containing in extent 1 acre and 2 roods, situate at Uruwitake, in ditto; and bounded on the north by Ihalegederawatta, east by Sanwatta, south by Pahalawatta, and west by Alutgedara-

watta, Rs. 60.

(10) 9/16 part of the land called Galagagodenagaha-koratuwa alias Wileowita, containing in extent 1 acre, situate at Uruwitake, in ditto; and bounded on the north by Kajugahaliyadda, east by high road, west by Enessebedda alias Pengiriwatta, and south by Mahinagoda Maddumappugedeniya. Rs. 100.

(11) 403/896 part of the lands called Hingagodawatta and Welikandekoratuwa, ½ of ½ of the young plantation and the house standing thereon, containing in extent 3 acres and 2 roods, situate at Beraleliya, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Hingagodawatta and Paluwatta, east by Pitaketiya and Hingamulla, south by Gamagedarawatta, and west by Hingagodawattehena. Rs. 1,133.

(12) 3/5 part of the field called Beliketiyekumbura, containing in extent 15 kurunies of paddy, situate at Udukawa, in ditto; and bounded on the north by Udaruwarakumbura, east by Nidanwelawatta, south by Lindarakumbura, and west by Galagawakumbura and Gamagediwela. Rs. 108.

(13) ½ part of Galagawakumbura, containing in extent 1 amunam of paddy, situate at Udakawa, in ditto; and bounded on the north by Diwelakumbura, east by Beliketiyekumbura, west by Diwelwatta and Agalewatta, and south by Liderakumbura and Agalawatta. Rs. 240.

Deputy Fiscal's Office, Matara, June 12, 1912. P. B. HERAT, Deputy Fiscal.

In the District Court of Matara.

No. 5,314. Vs.

Charles William Wickrameratne Senarat Yapa of Udukawa and two others Defendants.

NOTICE is hereby given that on the under-mentioned date, commencing at 10 o'clock in the forencon, will be sold by public auction at the premises in given order the right, title, and interest of the said defendants, in the following property, for the recovery of Rs. 1,454 12½ for principal, interest, and cost, and with further interest on the said sum at 9 per cent. from November 2, 1911, till payment in full, viz.:—

On Tuesday, July 30, 1912.

(1) All the fruit trees and of soil of, and the buildings standing on the land called Napegewatta, containing in extent about 3 acres, situate at Uniwitaka and Udukawa, in the Weligam korale of the Matara District, Southern Province; and bounded on the north by Agalawatta alias Gamageudawatta or the village limit of Udukawa, east by Bogahawatta alias Kammalekoratuwa, south by Udakapugewatta alias Kapugewatta, west by Ihalahawatta alias Ihalahagedarawatta. Rs. 200.

(2) The undivided † part of all the fruit trees and of soil of Ihalahagedarawatta, containing in extent about 12 acres, situate at Uruwitaka in ditto; and bounded on the north by Malgorakagahawatta, east by Dumbutugewatta, south by Paranagedarawatta, and west by Babuwegeammalaiwatta and Alutgedarawatta. Rs. 30.

(3) The undivided 53/144 of the field called Hapumanannaketiya, in extent 8 kurunies of paddy, situated at Uruwitaka, in ditto; and bounded on the north by Hegaliyawila east by Andigodella, south by Andigodellebedda, and west

by Punchi Hapumanannaketiya. Rs. 60.

(4) The undivided 11/96 parts of the field called Digawela, containing in extent 12 kurunies of paddy, situate at Uruwitaka, in ditto; and bounded on the north by Maleapara and deniya, east by Ketulawila, south by Ketulawilawatta, and west by Malapalakella. Rs. 30.

5) The undivided 4 kurunies paddy sowing extent of the field called Depela, whole in extent 18 kurunies of paddy, situate at Munamalpe, in ditto; and bounded on the north by Duwewatta, east by Hegaliyawila, south by Hapumanannaketiya, and on the west by Godagamayakumbura.

(6) The undivided ½ part of the field called Parawenianda Hegaliyawila of the undivided ½ part (save the Government share), in extent 3 pelas of paddy, situate at Uruwitake, in ditto; and bounded on the north by Hettikumbura and Duwa-addara, east by Katuattekumbura, south by Pitawagura, and west by Depela. Rs. 295.
(7) The undivided 403/896 of all the fruit trees and of

soil of and the tiled house of 15 cubits, standing on the land Hingodawatta and Welikandekoratuwa, containing in extent 3 acres 1 rood 37 perches, situated at Beraleliya, in ditto: and bounded on the north by Hingagodawatta and Paluwatta, east by Pitaketiya and Hingamulla, south by Gamagedarawatta, and west by Hingagodawattehena,

(8) The field called Duwatta-addarakumbura, in extent 8 kurunies of paddy, situate at Uruwitaka, in ditto; and bounded on the north by ela, east by Duwewatta and owita, south by Hettikumbura, and west by Hingamulla. Rs. 150.

(9) The undivided ½ part of all the fruit trees and of soil of Hompalawatta alias Pahalawatta, in extent about 2 acres, situate at Uruwitaka, in ditto; and bounded on the north by Alutwatta and Duwatta, east by Liyana-appugekoratuwa south by Batalawattakoratuwa and Pallekumbura, and

west by Hettikumbura. Rs. 120.
(10) The undivided ½ part of all the fruit trees and of soil of Duwegewatta, in extent about 1 acre, situate at Uruwitaka, in ditto; and bounded on the north by Ihalahagedarawatta, east by Yonwatta, south by Pahalawatta and Liyana-appugekoratuwa, and on the west by Alutgedara-

watta and Aluthwatta. Rs. 70.

(11) The divided ½ part belonging to John William Wickrameratne Senerat Yapa Appuhamy on deed No. 1,539 of September 12, 1909, of all the fruit frees and of soil of the undivided 11/12 and the life interest belonging to and possessed of by the said Don Samel Wikrameratne Yapa Appuhamy on the said deed of the said undivided 11/12 of the Paraveni Immaduwagewatta, situate at Munamalpe, in ditto; and bounded on the north by Wattambiyawehena, east by Talgahawatta, south by Jambugahakanatiya, and west by Gammanpittaniya. Rs. 150.

(12) The undivided 1/12 part of all the fruit trees and of

soil of the undivided \(\frac{1}{2}\) belonging to John William Wickrameratne Senerat Yapa Appuhamy, on the said deed No. 1,539, and the life interest belonging to and possessed by Samel Wickrameratne Senerat Yapa Appuhamy of the said undivided 3 of the Divel land called Gammanpittaniya, containing in extent about 1 acre, situate at Munamalpe, in ditto; and bounded on the north and west by Wattambiyawehena, east by Imaduwagewatta and Jambugahakanatiya, and south by Deiyannekumbura. Rs. 120

(14) The undivided ½ part belonging to William Wickrameratne Senerat Yapa Appuhamy of all the fruit trees and of soil of and of the buildings standing on Galtembagahawatta, containing in extent I acre and 26 perches, situate at Beraleliya, in ditto; and bounded on the north by Kapugewatta, east by Tambigewatta, south by Meegahagodella, and on the west by Beligahapittaniyewatta and Tikkawatta and the life interest belonging to and possessed of on the said by Don Samel Wickrameratne Senerat Yapa Appuhamy of all the fruit trees and of soil ond on the buildings standing on the said land. Rs. 700.

(15) The undivided ½ part belonging to the said John William Wickrameratne Senerat Yapa Appuhamy on the said deed No. 1,539 of all the fruit trees and of soil of the divided 19/80 and the life interest belonging to and possessed of by the said Don Samel Wickrameratne Senarat Yapa Appuhamy on the said deed of the said 19/80 of the land Magawatta, containing in extent 4 acres, situated at Akurugoda, in ditto; and bounded on the north by Pallehelpota, east by Paluwatta, south by Ketakalagahaowita, and on

the west by Takkadiyakumbura. Rs. 60.

(16) The undivided $\frac{1}{2}$ part belonging to John William Wickrameratne Senerat Yapa Appuhamy of the divided $\frac{3}{4}$ and the life interest belonging to Don Samel, Wickrameratne Senerat Yapa Appuhamy, and in my possession of the said undivided \{\frac{2}{3}\) on the said deed No. 1,539 of the field called Maharadalageliyadda, containing in extent 3 kurunies of paddy, situate at Uruwitaka, in ditto; and bounded on the north by Meegahagodella, east by Duwekumbura, south by high road, and on the west by Kiranatteaddara. Rs. 22.

Deputy Fiscal's Office. Matara, June 12, 1912. P. B. HERAT, Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw. R. M. M. V. Venathithan Chetty of Madampe..... Plaintiff. No. 3,373. Vś.

J. P. Amanduwa and another of Halpanwela...Defendant. NOTICE is hereby given that on Saturday, July 13, 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, specially mortgaged by bond No. 4,174 dated December 16, 1896, viz.:—

The land called Ehetugahawatta with the plantations and the building standing thereon (excluding 25 coconut trees and the soil appertaining thereto towards the eastern side), situate at Halpanwila, in Yatakalan pattu, Pitigal Korale Central, in the District of Chilaw; and bounded on the north by field formerly belonging to Tambia, and presently belonging to Baiya Upasekaya and others, east by land of Sitta, south by land of Baiya and others, and west by the land belonging to Hawadia and others, containing in extent 1 acre 1 rood and 29 perches.

Amount to be levied Rs. 790 39, with interest on Rs. 600 at 9 per cent. per annum from December 15, 1909, and poundage.

Deputy Fiscal's Office Chilaw, June 11, 1912.

A. V. HERAT, Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Colombo will be holden at the Court-house at Hulftsdorp on Wednesday, July 10, 1912, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Colombo, June 12, 1912. Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Jaffna will be holden at the District Court-house at Jaffna on Monday, July 8, 1912, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned. and not to depart without leave asked and granted.

Fiscal's Office, Jaffna, June 11, 1912. S. SABARATNAM, for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Districts of Chilaw and Puttalam will be holden at the Court-house at Colombo on Wednesday, July 10, 1912, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Kurunegala, June 11, 1912.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Ratnapura will be holden at the court-house at Colombo, on Wednesday, July 10, 1912, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Ratnapura, June 14, 1912. E. B. ALEXANDER. Tiscal.

OF JURORS AND ASSESSORS.

NORTH-WESTERN PROVINCE.

Kurunegala District.

IST of Persons in the District of Kurunegala, who are qualified to serve as Jurors and Assessors, under the provisions of the Ordinance No. 15 of 1898, as amended by Ordinance No. 1 of 1910, for the Year July, 1912, to June, 1913.

N.B.—The Jurors numbered in a separate series on the left of those indicating Ordinary Jurors are qualified to serve as Special Jurors.

The mark (*) prefixed to a name denotes a new name added.

ENGLISH-SPEAKING JURORS

- 1 Andree, Charles Ambrose, landed proprietor, Kurunegala Almeida, James Roger Stephen de, superinten-
- dent, Moragolla Group, Kurunegala
- 3* Armstrong, S., irrigation sub-inspector, Dandagamuwa
- Brown, Arthur Anthony, planter, Delwita estate, Kurunegala
- Beath, William Alexander, Delwita estate, Kurunega!a
 - 6* Bandaranayake, Reginald Edward Dias, superintendent, Kongoda estate, Pannala
- 7* Brind, Victor Charles, superintendent, Ridigame estate, Kurunegala
 - 8* Balalla, N. T. B., clerk, Kachcheri, Kurunegala Brohier, Annesley Percival, district engineer,
 - Kurunegala 10* Ballard, Walter, planter, Blink Bonnie farm, Kurunegala
- Cheyne, Murray Dalzel Mackenzie, planter, Delwita estate, Kurunegala
- $6 \dots 12$ Cheyne, Oswald Beckwith Mackenzie, superintendent, Clovis estate, Kurunegala
- Caspersz, J. L., irrigation inspector, Nikaweratiya
- Collin, Charles de Egglesfield, planter, Pitakande 7 .. 14 estate, Kurunegala
 - Clark, John, superintendent, Liniyawehera
- estate, Kurunegala 8 ... 16 Daniels, Edward Benjamin, clerk, Provincial Road Committee, Kurunegala
- De Zoysa, Wilfred Osborne, superintendent, Delgolla estate, Kurunegala 9 .. 17
- 10 .. 18 Delaney, Henry J., superintendent, Kerry estate, Kurunegala
- 11 .. 19 Dodanwala, G. W., landed proprietor, Kurune-
 - 20 Dissanayake, H. D. S., third clerk, kachcheri,
 - Doratiyawa, W., gansabhawa clerk, Kachcheri, Kurunegala

- 22* Dyson, Dacre Francis Craven, assistant superintendent, Andigama estate, Giriulla
- Duff, Joss John Alexander, assistant superintendent, Moratenna estate, Kurunegala
- Gray, Arthur Warburton, superintendent, Arampola estate, Kurunegala
 - Goonetileka, Sampson Wilfred, clerk, Ridigama estate, Kurunegala
- 13 .. Harward, C., irrigation engineer, Kurunegala
- Harris, Henry Fredrick Ensor, superintendent, 14 . . 27 Belmont estate, Rambukkana
 - Jumar, Baba Shom, chief clerk, Forest Department, Kurunegala
- Jayamanna, Simon, landed proprietor, Wilpola 15 .. 29 estate, Kurunegala
- Jayasundera, Alfred de S., landed proprietor, 16 . . . 30 Denagomuwa, Polgahawela Jayman, R. A., forester, Kurunegala

 - Jayawickrema, S. H., land clerk, Kachcheri, Kurunegala
 - King, L. Hulme, superintendent, Batalagoda estate, Kurunegala
- Leitan, C. S., notary public and landed proprietor, Kurunegala
 - Lushington, A. B., deputy conservator of forests, Kurunegala
- MacDonald, S. Ronald, planter, Andigama
 - estate, Giriulla Moraes, James A., district engineer, Ambanpola
- Meurling, E. J., irrigation inspector, Wariyapola Osborne, Lionel Charles, planter, Delwita 19 .. 39
- estate, Kurunegala Peris, E. J., district engineer, Dandagamuwa
- 41* Phillips, F. O'Niel, assistant superintendent, Moragolla Group, Kurunegala
- 21 .. 42* Pole, H., Edward, planter, Udapola estate. Polgahawela
 - Pulle, Joseph Lewis Gnanamuttu, shroff muda
 - liyar, Kachcheri, Kurunegala 44* Perera, John Victor, superintendent. Galla Group, Kurunegala

27 .. 56

22 . . 45 Rothwell, A., provincial engineer, Kurunegala 46 Silva, John E. de, clerk, Provincial Road Committee, Kurunegala 23 ... 47 Sittampara Pillai, V., superintendent, Minor Roads, Kurunegala 24 . 48 Scott, Edmund, superintendent, Daisy Valley estate, Kurunegala 49 Stainton, J., superintendent, Delhena estate, Matale **2**5 ... 50 Simpson, Ernest Gordon Trevor, planter, Muwankanda, Kurunegala Suraweera, Donald Owen Alexander, conductor and clerk, Pitakanda estate, Kurunegala Scarbrough, Reginald J., planter, Udapola 52 estate, Polgahawela 53* Schokman, Clarence, irrigation inspector, Batalagoda, Ibbagomuwa 54Sproule, F., district engineer, Kurunegala 26 . . 55 Trefusis, Arthur Owen, superintendent, Shaker-

ley estate, Kurunegala

Čiriulla

28 .. 57 Vanderstraaten, Cyril A., planter and landed proprietor, Newfoundland estate, Ennoruwa

Vander Poorten, E. F., planter, Greenwood, 29 ... 58 Galagedara

59 Weerapperuma, James Alexander, irrigation inspector, Ambanpola

60 Wijesinha, Julius David Conrad, kachcheri muhandiram, Kurunegala 61* Ward, Simpson Malcolm Guy Follett, assistant

superintendent, Pitakanda estate, Kurunegala

Worthington, Thomas Berkeley, assistant, Pita-62* kanda estate, Kurunegala

63* Wickrematileka. A. de S., registrar of lands, Kurunegala

64* Wijesundera, K. M., head clerk, Land Registry, Kurunegala

30 ... 65 Wijetunga, W. D., head clerk, Kachcheri, Kurunegala

31 .. 66 Zilva, A. de, planter, Kiriwawle estate, Kurunegala

SINHALESE-SPEAKING JURORS.

Abegooneratna, A. M., notary public, Kurunegala Appuhamy, Basnayakarallage, cultivator, Panaliya 2

3 Appuhamy, Herat Mudiyanselage, cultivator, Godigomuwa

Taylor, Gerard Thorn, planter, Andigama estate,

Appuhamy, Pambe Mudiyanselage, cultivator, Badul-4 lawa

Appuhamy, Herat Mudiyanselage, cultivator, Mutu-5 gala

Appuhamy, Vidane Atapattu Mudiyanselage, cultivator, Talawattegedara

Appuhamy, Wijekon Herat Mudiyanselage, cultivator, 7. Bambarugama

Appuhamy, Banda Mudiyanselage, cultivator, Wewel-8 pola

9 Appuhamy, ev-Arachchi, Pinnawala Malakara Mudiyanselage, cultivator, Walakumbura

10 Appuhamy, Rajapaksa Mudiyanselage, cultivator, Panaliya

Appuhamy, Edirisinha Achchillage, cultivator, 1.1 Panaliya

Appuhamy, Adikari Mudiyanselage, cultivator, Detawe 12 Pahalagama

Appuhamy, ex-Korala, Tennakoon Herat Mudiyanse-lage, cultivator, Huruggomuwa

Appuhamy, Nayakaratna Mudiyanselage, cultivator, 14*

Patinwatta 15

Ausadahamy, ex-Arachchi, Ratnayaka Mudiyanselage, cultivator, Pahalamadawala

Aviappu, W. H., trader, Kurunegala

Attygala, D. M., landed proprietor, Kurunegala

Banda, late Korala, Tennakon Mudiyanselage, Mana-18 paya

19 Banda, ex-Korala Mayabandara Jayasekera Mudiyanselage, cultivator, Ambahera

Bandihamy, ex-Korala, cultivator, Potuwewa 20

21 Bandihamy, Arampat Mudiyansege, cultivator, Wakkunuwala

22 Cooray, M. J., trader, Kurunegala

23 Costa, Appuhamy, Y. L., merchant, Kurunegala

Delwita, T. B., basnayaka nilame and landed proprietor, Delwita

Dingiri Banda, ex-Arachchi, Patiraja Mudiyanselage, 25 cultivator, Wettewa Dingiri Banda, Ilankon Mudiyanselage, cultivator,

26 Uhumiya

Dingiri Banda, Wijekon Herat Mudiyanselage, culti-27 vator, Kalundawa

Dingiri Banda, Atapattu Mudiyanselage, cultivator, .28 Mawatta

Dingiri Banda, late Korala Jayawardana Mudiyanse-lage, cultivator, Polpitigama 29

30 Dingirihamy, Adikari Mudiyanselage, cultivator, Detawa, Pahalagama

Disanayaka, Appuhamy, D. P., landed proprietor, Kurunegala

Fernando, Isadore, superintendent, Malkaduwawa. Kurunegala

Fernando, J. E., superintendent, Carlsfield, Kurunegala €34

Gunaratna, W. D. Albert, muhandiram, landed proprietor, Mawatagama

Herathamy, Konara Mudiyanselage, cultivator, Vidane 35 gedara

36 Herathamy, late Arachchi, cultivator, Tumbulla

37 Herathamy, ex-Korala Arachchi, Narayana Mudiyansolage, cultivator, Lokahettiya

James, Appuhamy J. D., cultivator, Polgahawela Jayawardena, J. P. S., notary public, Kurunegala

Kapuruhamy, ex-Korale Arachchi, cultivator, Halpan 40 deniva

Kapuruhamy, Herat Mudiyanselage, cultivator, Kiru-41 wanapola

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Mudalihamy, ex-Korale Arachchi, Katumuluwa

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Perera, Appuhamy, M. P., landed proprietor, Kurune-57

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- Ranhami, Vedarala, Wirasekera Mudiyanselage, cultivator, Wellawa
- Ranhami, late Arachchi, Atapattu Mudiyanselage, cultivator, Mamunuwa
- Ranhami, Adikari Mudiyanselage, cultivator, Ambagammana
- Ranhami, Samarakon Mudiyanselage, cultivator, Yatigaloluwa
- Senanayaka, H. S. T., notary public, Kurunegala
- Sugatapala, G. M., trader, Kurunegala
- Selestinu Appuhamy, D. Don, merchant, Kurunegala
- Simon Appuhamy, D. A., landed proprietor, Kurunegala
- Silva, K. B., trader, Kurunegala
- Silva, W. Monis, trader and landed proprietor, Kurunegala

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- 82 Tikiri Banda, Abayakon Mudiyanselage, cultivator, Panaliya
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- Ukku Banda, late Korale Arachchi, Sewratna Yapa Mudiyanselage, cultivator, Nelawa
- Ukku Banda, Madurumudiyanselage, cultivator, Piduruwella
- Ukku Banda, Appuhamy, landed proprietor, Makan-86 dura
- Ukku Banda, Wirasinha Mudiyanselage, cultivator, 87 Mewewa, Banmullegedara
- Ukku Banda, Lankatilaka Adikari Mudiyanselage, cultivator, Detawa, Pahalagama Ukkurala, Vedarala, Tennakoon Mudiyanselage, culti-
- vator, Wilakatupota
- Wanduragala, P. B., landed proprietor, Wanduragala,
- Kurunegala Yahapathami, late Arachchi, Wisinha Herat Mudiyanselage, cultivator, Hambare

TAMIL-SPEAKING JURORS.

- Abdul Cader, A. S. S., trader and landed proprietor, Kuliyapitiya
- ·Cassim, Ana Mammadu, head moorman trader, Kurunegala
- Cader Meedin, Thana Muna Kavenna, trader, Kurunegala
- Fernandesz, Francis, trader, Kurunegala
- Hadjiar, Kana Muna, trader, Kurunegala
- Hamido, Meeyanna Kuna, trader, Pannala

Fiscal's Office,

Kurunegala, June 18, 1912.

- Ibrahim Saibo, M. M., landed proprietor, Siyambalagaharuppe
- Lahar Allal Deen, conductor, Andigama estate, Kurunegala
- Meera Saibo, Lena Ana Ahamadu, trader, Kuru-
- Mutteiya Chetty, Pana Lana Kana Nana, trader, Kurunegala

- Mohammadu, Abdul Cader Hadjiar Kawanna Muna, 11 trader, Kurunegala
- Muhammadu, Meera Saibo, S. M., landed proprietor, Bammanne
- Malku Mohammadu, Tana Muna Kawenna, trader, 13 Kurunegala
- Natchiappen Chetty, S. P. A. S., trader, Kurunegala
- 15 Peiris, S. T., trader, Kurunegala
- 16 Paldano, Gabriel, trader, Kurunegala
- Sadakku, Ana Muna Mohideen, trader, Kurunegala
- Seyadu Mohammadu Sena Ana Chena, trader, Kurune-
- Udeyappa Chetty, Rawanna Muna, trader, Kurunegala 10
- Vytilingampillar, M., dispenser, Delwita estate, Kuru-20
- William, Abraham Samuel, clerk, Delwita estate, 21 Kurunegala

ARTHUR LEGGE, for Fiscal.