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

-Provincial Administration.

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

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

Part II.—Legal and Judicial.

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PASSED ORDINANCES.

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

No. 14 of 1912.

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

HENRY McCallum.

Preamble.

HEREAS 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 Ceylen, 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. 14 of 1912," and shall be read and construed as one with 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 resolution of the Legislative Council."

Addition of certain words to section 28 of the principal Ordinance.

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

> A. G. CLAYTON, Clerk to the Council.

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

> HUGH CLIFFORD, Colonial Secretary.

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

No. 15 of 1912.

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

HENRY McCallum.

Preamble.

WHEREAS 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.

- 1 This Ordinance may be cited as "The Leper Amendment Ordinance, No. 15 of 1912," and shall be read as one with "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
 - (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.

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.

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.

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.

- 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.

- 19. (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.

- 20. (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.

- 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.

Manager to furnish annual account.

- 22. (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.
- (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.

Leper or relative may impugn inventory or account.

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.

Manager may be sued for an account.

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 ease of his death.

Court may punish disobedient manager.

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.

Court may remove manager.

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.

Manager may apply property for support of relatives or dependants of leper. 27. A manager may, subject to the consent of the leper and 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.

Payment of . manager.

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.

Court may require security.

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.

Determination of questions arising in the administration. 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.

Sale of leper's property by order of court. 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.

Application of proceeds of sale.

32. In any such case, or in any case in which under section 19 of 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.

- 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.

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.

(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.

Service of notices, &c., upon lepers.

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.

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.

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 Applicat Pr	ion for the Administ operty of a Leper. (Section 15.)	stration of the					
To the District Judge of							
I, ———, a leper, d make application that n the supervision of the C	etained at the Leper ny property may be Court, and I hereby	administered under nominate ———,					
of, as my Mans 2. My relatives and d	iger. lependants are as fol	lows:					
(1) ———,							
(2) (3)		•					
(4)	•						
3. The list on the back hereof to the best of my belief is a full statement of my property and the value thereof.							
	•	Signature of Leper.					
Signed and dated in th	e presence of the S	uperintendent of the					
said Asylum.							
	. Signature	of Superintendent.					
This day of -	, 191—.						
	(Over.)	1					
Description	of Property.	Value. Rs. c.					
Immovable property:-		IVS. C.					
(1)	. • •	• •					
(1) ————————————————————————————————————	• •						
(4)	••	• •					
(5)	• •						
(6)	• •	••					
Movable property:	•••	•					
Household property	• •	••					
Jewellery Cattle	0	•					
Debts	••	•••					
Cash, &c	• • •						
· .		Total					
Form of Application	for the Sale of Pro	norty of a Lener					
Loun or Appucation	(Section 15.)	percy or a meper.					
To the District Judge of							
I a leper, de	etained at the Leper	Asylum at ———,					
make application that proceeds thereof may be the Court.	my property* ma e administered unde	y be sold, and the er the supervision of					
2. My relatives and d	lependants are as fol	lows :—					
(1) (2)		,					
(3)							
(4) ———. 3 The list on the h	ack hereof to the h	est of my belief is a					
full statement of my pro	perty and the value	thereof.					
	•	Signature of Leper.					
Signed and dated in the said Asylum.	ne presence of the S	uperintendent of the					
This ——— day of	Signature	of Superintendent.					
* If a sale of only part of the leper's property is desired, the words							
part of "should be insert	ed.	and the second s					
† If a sale of only part here indicate what he desire or exception from the sche	es to have sold, either dule of property endo	y is desired, he should by specific enumeration reed on the back.					

(Over.)

Description of Property.					
Immovable prop	erty:	• •	Rs. c.		
(1) ———		• •			
(2)	•	• •	• •		
(3) ————					
(4)		• •			
(5) ———	• ••				
(6)	• ••	• •	• • •		
(7) ———		• •	••		
Movable propert	V :				
Household 1	roperty	• • •			
Jewellery	•	• • •	• • ,		
Cattle					
Debt s			, .		
Cash, &c.	•	••	• •		
		To	tal		

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

A. G. CLAYTON, Clerk to the Council.

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

Hugh Clifford, Colonial Secretary.

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

No. 16 of 1912.

An Ordinance to amend "The Contagious Diseases (Animals) Ordinance, 1909."

HENRY McCallum

Preamble.

W HEREAS it is expedient to amend "The Contagious Diseases (Animals) Ordinance, 1909": 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 Contagious Diseases (Animals) Amendment Ordinance, No. 16 of 1912," and shall be read as one with "The Contagious Diseases (Animals) Ordinance, 1909," hereinafter referred to as "the principal Ordinance."

Addition of a new section.

- 2 After section 14 of the principal Ordinance the following section shall be added:
 - 14 A. Where a prosecution under this Ordinance is instituted by a police officer or a village headman, the court may direct that one-half of any fine recovered in the case shall be paid into the Police Reward Fund or the Headmen's Reward Fund, respectively.

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

A. G. CLAYTON, Clerk to the Council.

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

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

No. 17.0f 1912.

An Ordinance to amend " The Police Ordinance, 1865."

HENRY McCallum. .

Preamble

WHEREAS it is expedient to amend "The Police Ordinance, 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 Police Amendment Ordinance, No. 17 of 1912."
- New section 60.
- 2 The following section shall be inserted in the principal Ordinance immediately after section 59:

Penalty on persons found drunk and incapable.

- 60. (1) Every person found drunk and incapable of taking care of himself in any thoroughfare or public place, whether a building or not, or on any licensed premises or tavern, and any person who shall be guilty of violent, quarrelsome, noisy, disorderly, or riotous conduct in or about such premises or tavern, shall be liable to a fine not exceeding five rupees, and on second conviction within a period of twelve months shall be liable to a fine not exceeding ten rupees, and on a third or subsequent conviction within such period of twelve months be liable to a fine not exceeding twenty rupees.
- (2) Every person who in any thoroughfare or other public place, whether a building or not, is guilty while drunk of riotous or disorderly behaviour, or who is drunk while in charge on any thoroughfare or other public place of any vehicle, horse, or cattle, or who is drunk when in possession of any loaded firearms, may be apprehended without a warrant, and kept in custody until he gets sober, and shall be liable, in addition, to a fine not exceeding twenty rupees, or to simple or rigorous imprisonment for any term not exceeding one month.
- . (3) Every police officer on the demand of the keeper of a tavern or other licensed premises, or of his agent or servant, shall expel or assist in expelling from such premises any person who is a habitual drunkard, or drunken, violent quarrelsome, or disorderly, and any person whose presence on the premises would subject the keeper thereof to a penalty, and may use such force as may be required for that purpose.

(4) Where a fine is imposed under this section on the prosecution of a police officer, the court may direct that a portion not exceeding one-half of the fine actually recovered

shall be paid into the Police Reward Fund.

Penalty on traffic in Government property.

- 3 The following section shall be inserted in the principal Ordinance immediately after section 73:
 - 73 A. (1) Every person who—
 - (a) Buys, exchanges, takes in pawn, detains, or receives from a police officer or any person acting on his behalf, on any pretence whatever; or
 - (b) Solicits or entices any police officer to sell, exchange, pawn, or give away; or
 - (c) Assists or acts for a police officer in selling, exchanging, pawning, or making away with any Government property—

shall be liable to a fine not exceeding one hundred rupees, or to imprisonment not exceeding three months.

(2) A person found committing an offence against this section may be apprehended without a warrant, and it shall be lawful for any police officer, authorized in writing in that behalf by a Superintendent or Assistant Superintendent of Police, to search without a warrant any place where he has reasonable cause to suspect there is any property with respect to which such an offence has been committed.

(3) For the purposes of this section property shall be deemed to be in the possession or keeping of a person, if he knowingly has it in the actual possession or keeping of any other person, or in any house, building, lodging, apartment, field, or place, open or enclosed, whether occupied by himself or not, and whether the same is so had for his own use or benefit, or for the use or benefit of another.

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

A. G. CLAYTON, Clerk to the Council.

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

> HUGH CLIFFORD. Colonial Secretary.

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

No. 18 of 1912.

An Ordinance to provide for the Dangers arising from the Navigation of Aircraft.

HENRY McCallum.

Preamble.

Short title.

Power to

prohibit navigation of

aircraft over

prescribed

areas.

HEREAS it is expedient to provide for the dangers arising from the navigation of aircraft: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Aerial Navigation Ordinance, No. 18 of 1912.'

2 (1) The Governor in Executive Council may by order notified in the "Government Gazette" from time to time prohibit the navigation of aircraft over such areas as may be prescribed in the order, and if any person navigates an aircraft over any such area in contravention of any such order, he shall be guilty of an offence under this Ordinance.

(2) Any such order may apply either generally to all aircraft or to aircraft of such classes and descriptions only as may be specified in the order, and may prohibit the navigation of aircraft over any such prescribed area either at all times or at such times or on such occasions only as may be specified in the order, and either absolutely or subject to such exceptions

or conditions as may be so specified.

Trial and punishment of offences.

- 3 (1) If any person is guilty of an offence under this Ordinance, he shall be liable on summary conviction to imprisonment not exceeding six months, or to a fine not exceeding one thousand rupees, or to both.
- (2) In any case in which any person is charged with an offence against this Ordinance, the Magistrate may make an order for the detention of the aircraft pending the trial.
- 4 (1) If in the case of any offence under this Ordinance the Magistrate is satisfied that there is reasonable ground to suspect that the aircraft was used in contravention of this Ordinance for a purpose prejudicial to the interests of the State, the burden of proof that the aircraft was not used for such purpose shall be upon the person charged.

(2) If it is proved that the aircraft was used for such purpose, or if the person charged fails to discharge the said burden of proof, the Magistrate may make an order for the

confiscation of the aircraft.

5 An appeal shall lie to the Supreme Court against any conviction or order under this Ordinance.

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

A. G. CLAYTON, Clerk to the Council.

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

> HUGH CLIFFORD. Colonial Secretary.

Confiscation of aircraft.

Appeals

IN TESTAMENTARY NOTICES ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. • Effects of Brahmanage Dona Florentina of Kotahena, late of Colombo, deceased.

Dodanmullage Bastian Perera of Layard's broadway in Colombo......Petitioner.

And

(1) Brahmanage Dona Juliana Margaret Wijeyewardene, widow of Abraham Pinto Jayatilleke Seneviratne of Kotahena, (2) Brahmanage Don Andrew Wijeyewardene of Green street, (3) Brahmanage Dona Victoria Wijeyewardene, wife of (4) Opathage Don Jacob Perera, both of Kotahena in Colombo, (5) Brahmanage Don Alfred Wijeyewardene of Nugegoda in the Palle pattu of Salpiti korale......Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on August 30, 1912, in the presence of Mr. Gomes, Proctor, on the part of the petitioner Dodanmullage Bastian Perera of Layard's broadway in Colombo; and the affidavit of the said petitioner dated August 22, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before October 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> .L. M. MAARTENSZ, Additional District Judge.

August 30, 1912.

In the District Court of Colombo.

Order Nisi. .

In the Matter of the Intestate Estate of Testamentary. Ambewellage Andris Perera of Battara-Jurisdiction. mulla, deceased. No. 4,356.

(1) Ambewellage Haralet Perera and (2) Paranevidanelage Šiman Boteju, both of BattaramullaPetitioners.

And

(1) Ooswatteliyanage Punchi Nona Silva, (2) Ambewellage Charlis Perera, (3) Ambewellage Engo Nona Perera, (4) Ambewellage Ango Nona Perera, (5) Ambewellage Yusso Perera, and her husband (6) Ooswatteliyanage Hendrick Silva, all of Battaramulla.....

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on September 12, 1912, in the presence of Messrs. D. L. and F. de Saram, Proctors, on the part of the petitioners Ambewellage Haralet Perera and Paranevidanelage Simon Boteju, both of Battaramulla; and the affidavit of the petitioners dated September 10, 1912, having been read:

It is ordered that the petitioners be and they are hereby declared entitled, as son and son-in-law of the above-named deceased, to have letters of administration to his estate issued to them, unless the respondents or any other pesson or persons interested shall, on or before October 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge. In the District Court of Jaffna

Order Nisi.
In the Matter of the Estate of the late
Ponnampalam Vettivelu of Navaly, de-Testamentary Jurisdiction. No. 2,557. ceased.

Sellam, widow of Ponnampalam Vettivelu of

(1) Ampalavanar Murukesapillai, (2) Ponnampalam Sinnatamby, and (3) Amirtharatinam, daughter * of Ponnampalam Vettivelu, all of Navaly, the 3rd respondent is a minor by her guardian

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Ponnampalam Vettivelu of Navaly, coming on for disposal before M. S. Pinto, Esq., District Judge, on August 30, 1912, in the presence of Mr. S. P. Lawton, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated May 28, 1912, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the lawful widow of the said deceased, 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 shall, on or before September 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

August 30, 1912.

M. S. Pryro, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the <u>late</u> Thaiyalnayagam, wife of Murugesar Testamentary Jurisdiction. Maruthappah of Bambalapitiya, in Cocolombo, and of Jaffna, deceased. No. 2.566. Class II.

Murugesar Maruthappah of Bambalapitiya, in Colombo......Petitioner.

 ${
m V}$ s. (1) Sinnappu N. Selliah of Colombo, (2) Ketharuvalli, daughter of Maruthappah, of ditto, (3) Sittampalam Arumugam of Araly East, and wife (4) Muttupillai of ditto, the 2nd respondent is a minor appearing by her guardian ad litem

THIS matter of the petition of Murugesar Maruthappah of Bambalapitiya, in Colombo, praying for letters of administration to the estate of the above named deceased Thaiyalnayagam, wife of Murugesar Maruthappah, coming on for disposal before M. S. Pinto, Esq., District Judge, on September 7, 1912, in the presence of Messrs. Casippillai and Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated May 29, 1912, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before October 8, 1912, show sufficient cause to the satisfaction of this court to the contrary.

September 7, 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 Subramaniam, No. 2,606. deceased.

V. Kandapper Subramaniam of Puloly west.....Petitioner. V_{S} .

(1) Subramaniam Pasupathy of Puloly west, (2) Subramaniam Sinnetamby of ditto, (3) P. Venasitamby Subramaniam, Irrigation Superintendent, Trincomalee......Respondents

THIS matter of the petition of V. Kandapper Subramaniam, praying for letters of administration to the estate

September 12, 1912.

of the above-named deceased Sinnappillai, wife of Subramaniam, coming on for disposal before M. S. Pinto, Esq., District Judge, on September 7, 1912, in the presence of Mr. M. S. Kandaiya, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated August 24, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as father 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 September 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

September 7, 1912.

M. S. PINTO, District Judge.

In the District Court of Mullaittivu.

Order Nisi.

Testamentary In the Matter of the Estate of Vinasitamby Nallatamby of Navalkulam, deceased. Jurisdiction. No. 93.

Sitamparam, widow of Nallatamby, for herself and her minor children Chellamma and Appakkuddy.....Petitioner

Vs.

(1) Vinasitamby Nagalingam and (2) Vinasitamby Chelliah of Navalkulam, (3) Sinnakkuddy, widow of V. Ponniah of Vavuniya, for her minor

THIS matter coming on for disposal before A. P. Boone, Esq., District Judge, Mullaittivu, on August 30, 1912, in the presence of the petitioner; and the affidavit of the petitioner dated July 22, 1912, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as wife of the deceased, Nallatamby, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person shall, on or before September 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

August 30, 1912.

A. P. BOONE, District Judge.

In the District Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction Rubasingey Dassanhami, deceased, of No. 1,924. Radawela.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Matara, on August 22,

1912, in the presence of Messrs. Keune man, Proctors, on the part of the petitioner Arumabadaturuge Samiclichi Appu of Wepataira; and the affidavit of the petitioner aforesaid dated June 4, 1912, having been read:

It is ordered that Vidana Gamagey alias Alutgey Don Andris of Dewalegama, the 3rd respondent, be and he is hereby declared entitled to have letters of administration to the estate of the deceased Rubasinge Dassanhami, late of Radawela, issued to him, unless the respondents-Rubasingey Dingiappu and Rubasingey Lewishami, both of Radawela—shall, on or before October 1, 1912, show sufficient cause to the satisfaction of this court to the

August 26, 1912.

G. W: WOODHOUSE, District Judge.

In the District Court of Matara. أرب والمناز Order Nisi.

Testamentary In the Matter of the Estate, Rights, and Credits of the deceased Ramappuly Hewa Maniathugey Don Andris, late of Jurisdiction. No. 1,934. $Owitiga {\bf muwa}.\\$

Ratnappuly Hewa Maniathugey Don Davith of Petitioner. Owitigamuwa.....

Vs.

(1) Karunappuligey Sincho of Owitigamuwa, (2) Ratnappuly Hewa Maniathugey Don Bastian of ditto, (3) ditto Adonis of ditto, (4) ditto Luse of ditto, (5) ditto Nonatcho, and her husband (6) Marappuly Kankanangey Christian, both of

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Matara, on August 5, 1912, in the presence of Mr. R. B. Gooneratne, Proctor, on the part of the petitioner; and the petitioner's affidavit and his petition dated August 2, 1912, having been read: It is ordered that the petitioner be and he is hereby declared entitled to have the letters of administration to the estate of the above-named deceased issued, unless the above-named respondents shall, on or before September 4, 1912, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge.

V. PARYS. for Secretary.

Extended for September 26, 1912.

August 5, 1912.

September 13, 1912.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,430. In the matter of the insolvency of Avoo Lebbe Marikar Mohamado of Silversmith street, Colombo.

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

By order of court,

Colombo, September 13, 1912.

D. M. Jansz, Secretary ..

In the District Court of Colombo. In the matter of the insolvency of Idroos

No. 2,478. Lebbe Marikar Abdul Caffoor of No. 62, Second Division, Maradana, Colombo.

NOTICE is hereby given that the above-named insolvent has been allowed a certificate of conformity as of the third class, but its issue has been suspended for nine months.

. By order of court,

D. M. JANSZ, Secretary. In the District Court of Colombo.

In the matter of the insolvency of Manana. No. 2,487. dewagey Marthelis of No. 9, Old Moor street. Colombo.

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

By order of court,

Colombo, September 11, 1912.

D. M. JANSZ, Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Kurukula-No. 2,497. sooriya Nicholas Fernando of Grandpass, 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 October 24, 1912, for the grant of a certificate of conformity to the insolvent.

By order of court.

D. M. JANSZ. Secretary.

Colombo, September 14, 1912.

Colombo, September 13, 1912.

In the District Court of Colombo.

No. 2,500. In the matter of the insolvency of Mahamarakkalage John Hendrick Dias of Laxapatiya, in Moratuwa.

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 October 10, 1912, for the appointment of an assignce.

By order of court,

D. M. JANSZ,

Colombo, September 14, 1912.

Secretary.

In the District Court of Colombo.

No. 2,501. In the matter of the insolvency of Ana Thana
Packeer Mohamado of No. 45, Armour
street, 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 October 24, 1912, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ.

Colombo, September 14, 1912.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

Adicari Arachchige Don Gabriel Appuhamy of Kotikawatta in Ambatalenpahala division, in Alutkuru Korale South, (2) Senaratmudalige Don Thomas Perera Appuhamy of Gotatuwa in Ambatalenpahala aforesaid...........Defendants.

NOTICE is hereby given that on Wednesday, October 16, 1912, will be sold by public auction at the respective premises the following properties ordered to be sold by the order of court dated July 15/18, 1912, for the recovery of the sum of Rs. 278 '70, with interest thereon at 9 per cent. per annum from May 22, 1912, till payment in full and costs of suit taxed at Rs. 29 '25, viz. :—

At 2,30 P.M.

(I) All that allotment of land with the buildings and plantations thereon called Dodangahahena alias Millagahawatta, situated in the village Kotikawatta in the Palle pattu of Hewagam korale, now in Ambatalenpahala division, in the Alutkuru Korale South; bounded on the north by the property of Sanchi Hamy, formerly of Amarasinghage, on the east by Hettige Andigehena belonging to Hettige Podisingho, on the south by Sinchi Gurunansegehena belonging to Arsecularatne, formerly of Bastian Aratchehy, on the west by the property of Don Adricariaratchehige Gabriel Appuhamy, and on the north-west by the property of Dona Isabella, wife of Podisingho Perera; containing in extent 5 acres 3 roods and 32 perches according to the figure of survey thereof dated May 27, 1907, made by C. H. Fride, Licensed Surveyor, together with the right of way over the passages marked in the said plan, as passage 10 links wide, and road 18 links wide, which said premises are held and possessed by the first defendant under and by virtue of deed No. 2,565 dated March 6, 1872, attested by F. Frederick Notary.

At 3.30 P.M.

(2) All that divided 2 eastern portions of owita lands from and out of the half-share of the land called Walaerawella, situated at Gotatuwa in the Adikari pattu of Hewagam korale, now Ambatalenpahala division; which said two eastern portions are bounded as follows: on the east by the Welaowita and Karanagodageowita, on the south also by Karanagodageowita, on the west by a portion of this land, and on the north by a portion of this land; containing in extent about 1½ bushels paddy sowing, and all the right, title, and interest claim of the 1st defendant in, to, upon, or out of the said several premises, mortgaged by the 1st defendant. The sale of the said properties is subject to the primary mortgage created by bond No. 1,809 dated June 7, 1907, attested by G. A. F. Seneviratne, Notary Public.

Fiscal's Office, Colombo, September 18, 1912. E. ONDATJE, Deputy Fiscal. In the District Court of Colombo.

No. ·31,192.

(1) B. Harmanis Fernando, (2) B. Francina Fernando and her husband (3) H. S. Fernando, all of Lumen Cottage, Wellawatta, in Colombo. Defendants.

NOTICE is hereby given that on Tuesday, Ocotber 15, 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 defendants in the following property for the recovery of the sum of Rs. 1,330 45, with interest on Rs. 1,250 at 18 per cent. per annum from July 24, 1910, till September 26, 1910, and thereafter at 9 per cent. per annum till payment in full and costs, viz..—

All that allotment of land called Kongahawatta and numbered 246 in registered plan No. 2, situated at Wellawatta, within the Municipality of Colombo; and bounded on the north by lots Nos. 245 and 246a, on the south by lot No. 247, on the east by lot No. 248, and on the west by lot No. 246a and the high road; containing in extent 2 roods and 33½ perches according to the survey dated March 25, 1891, authenticated by Francis Day, Acting Surveyor-General, excluding therefrom a portion in extent 3 50/100 perches sold to Bentotage Romanis Fernando, under deed No. 8,853, dated December 4, 1897, and attested by D. R. Jayamane, Notary Public.

Fiscal's Office, Colombo, September 17, 1912.

E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

No. 32,884. Vs.

NOTICE is hereby given that on Thursday, October 17, 1912, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,470 82, and interest on Rs. 800 at the rate of 25 per cent. per annum, from July 12, 1911, till October 13, 1911, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs, viz.:—

At 1 P.M.

(1) An undivided \$\frac{2}{3}\$ shares of the land called Kurugaha-kanatta, situated at Homantara, in the Pallepattu of Salpiti korale; bounded on the north by the high road, on the south by the field, on the east by another portion of this land, and on the west by the Crown land purchased by Egodahage people; containing in extent about 6 acres.

At 1.30 P.M.

(2) All that land called Ambagahakanatta, situated at Honnantara aforesaid; bounded on the north by two portions of Ambagahawatta, on the south by the high land purchased from the Crown, on the east by two portions of Ambagahakanatta, and on the west by Ambagahakanatta and a portion of Ambagahawatta; containing in extent 2 acres.

At 2 P.M.

(3) An undivided ½ share of land called Ambagahawatta, situated at Honnantara aforesaid; bounded on the north by the field, on the south by Ambagahakanatta, on the east by a portion of Ambagahawatta, and on the west by a portion of Ambagahawatta; containing in extent 2 acres.

At 2.30 P.M.

(4) All that land called Ambagahawatta, situated at . Honnantara aforesaid; bounded on the north by a portion of Ambagahawatta, on the south by Ambagahakanatta, on the east by Ambagahakanatta, and on the west by Ambagahawatta; containing in extent about 11 acres.

At 3 P.M.

(5) An undivided $\frac{1}{2}$ share of Achariyakumbura alias Moratuwakumbura, situated at Honnantara aforesaid; bounded on the north by Hellawalakumbura, on the south by Ambagahawatta and owita lands, on the east by Pellikumbura, and on the west by Udawagurekumbura; containing in extent 3 bushels of paddy sowing, more or less,

At 3.30 P.M.

(6) An undivided \$\frac{1}{8}\$ share of a defined portion of Uduwagurekumbura, situated at Honnantara aforesaid; bounded on the north by Depa-ela, on the south by owitaland, on the east by Hellawalakumbura and Acharikumbura, and on the west by Udawagurekumbura; containing in extent about one bushel of paddy sowing.

Fiscal's Office, Colombo, September 17, 1912. E. ONDATJE. Deputy Fiscal.

In the District Court of Colombo. Dr. Charles Gabriel Peiris of the Cinnamon Gardens, Colombo Plaintiff.

 $\mathbf{v}_{\mathbf{s}.}$

vs.
(1) Canawallage William Fernando, (2) Panawennege Cecilia Fernando, husband and received a

NOTICE is hereby given that on Friday, October 18, 1912, will be sold by public auction at the respective premises the following properties ordered to be sold by the order of court dated September 11, 1912, for the recovery of the sum of Rs. 12,247.37, with interest on Rs. 10,500 at 12 per cent. per annum from September 6, 1911, till January 16, 1912, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full less Rs. 52 50 which has been waived and costs of suit taxed at Rs. 435.60, viz.:-

At 3 P.M.

An allotment of land with the buildings, trees, and plantations standing thereon bearing assessment Nos. 1, 2, and 3, Gomes lane, and Nos. 26 and 26A, Muhandiram's lane, situated at Washers' quarters, San Sebastian, within the Municipality of Colombo; bounded on the north by the property of C. W. Fernando bearing assessment No. 27 and Muhandiram's lane, on the east by Gomes lane, on the south by the property bearing assessment Nos. 4 and 5, San Sebastian Hill, belonging to Nagarama Singho, and on the west by the property of Kunjee Packeer bearing assessment No. 3, San Sebastian Hill, containing in extent 17 perches and 72/100 of a perch according to the survey plan thereof bearing No. 1,285 dated October 4, 1906, made by Francis M. Perera, Licensed Registered Surveyor, which said premises were formerly described as two allotments, now forming one property bearing assessment Nos. 26 and 26A, Muhandiram's lane, and Nos. 1, 2, and 3, Gomes lane, in

Colombo; and bounded or reputed to be bounded as follows: on the north by the property of Maria Fernando and Regina Fernando and by a lane (now called Muhandiram's lane), on the south by the property of Kodagodage Charles Silva (commonly called Nagarama Singho), on the east also by the lane (now called Gomes lane), and on the south-west by the property of Wickrema Carlo Arachchige Domingo Fernando, and containing or reputed to contain in extent 17 square perches and 13/100 of a perch more or less, according to survey and description thereof dated August 7, 1871, by Leopold Ludovici, Surveyor, and comprising the following allotments to wit :-

(a) All that 1 part of a parcel of ground with the buildings standing thereon, situated at Kehelwatta or Washers quarters, in the San Sebastian Ward of the Municipality of Colombo; bounded or reputed to be bounded on the north by the property of Aiymah Pullige Cornelis Fernando, on the east by a lane, on the south by the property of Aiymah Pullige Domingo Fernando, and on the west by the property of Wickrema Carlo Arachchige Domingo Fernando, containing or reputed to contain in extent 6 square perches and 65/100 of a perch more or less according to the survey and description thereof dated February 26, 1848, made by J. W. Pitts, Surveyor, and annexed to the title deed thereof No. 5,622 dated May 9, 1886, attested by R. C. B. Perera, Notary Public, and duly registered at Colombo, in the office for the registration of lands, in A Volume VI., folio 92.

(b) All that & part of a parcel of ground, with the buildings constructed thereon, formerly bearing assessment No. 8. situated at Kehelwatta or Washers' quarters, in the San Sebastian Ward, within the Municipality of Colombo; bounded or reputed to be bounded on the north by the property of Maria Fernando and Regina Fernando and by a lane, on the east by a lane, on the south by the other part of this garden (the lot above-mentioned), and on the west by the property of Wickrema Carlo Arachchige Domingo Fernando, and containing or reputed to contain in extent 10 square perches and 38/100 of a square perch more or less according to the survey and description thereof dated February 26, 1848, made by J. W. Pitts, Surveyor, and annexed to the title deed thereof No. 5,623 dated May 9, 1868, attested by R. C. B. Perera, Notary Public, and duly registered at Colombo, in the office for the registration of lands, in A Volume VI., folio 93, and which said premises are held and possessed by the said defendants under and by virtue of deeds Nos. 6,318 and 6,319 dated respectively October 16, 1897, both attested by D. J. Kulatunga, Notary Public, and by right of inheritance as intestate from the father of the second named defendant, the late Panawennage Andris Anthonis Fernando, whose estate was administered to in the testamentary action No. 4,791 of the District Court of Colombo and otherwise.

√ At 4 P.M.

2. The land and buildings bearing assessment No. 27. situated at Muhandiram's lane, in San Sebastian Ward aforesaid; and bounded or reputed to be bounded on the north by a green or meadow land (public property), on the east by Muhandiram's lane, on the south by the property of Christina Fernando and others, and on the west by the Government ground, and containing or reputed to contain in extent 18 perches according to the survey and description thereof dated November 25, 1892, made by T. H. Krickenbeck, Licensed Surveyor and Leveller, but on re-survey found to contain in extent 21 square perches and 25/100 of a perch according to the survey and description thereof dated May 10, 1897, made by David Dewapuraratna, Licensed Surveyor, which said premises are held and possessed by the said first-named defendant, under and by virtue of the deed No. 8,288 dated September 27, 1900, attested by the said D. J. Kulatunga, Notary Public, and the deed No. 3,396 dated December 24, 1892, attested by the said D. J. Kulatunga, Notary Public, and which said secondly described premises are subject to a lease in favour of John Carl Koelman of Colombo, for one year and elven months from February 1, 1909, created by an indenture of lease bearing No. 3,537 dated February 1, 1909, attested by J. J. de Fry, Notary Public.

Fiscal's Office, Colombo, September 18, 1912.

E. ONDATJE, Deputy Fiscal.

NOTICE is hereby given that on October 19, 1912, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

- (1) An undivided ½ share of the field called Galwale-kumbura, situate at Barawawila, in Dunagaha pattu of Alutkuru korale; and bounded on the north by the field of Joranis Appu, east by the water-course, south by the field of Don Peries Sinno, and west by field of Kandappu Vidanarala and others; containing in extent about 3 bushels of paddy sowing soil.
- (2) An undivided ½ share of the field called Agarekumbura. situate at ditto; and bounded on the north by field of Thelenis Appu, east by the cart road, south by field of Punchappu Vedarala, and west by ela and land belonging to the defendant W. Velun Appuhami; containing in extent about 3 bushels of paddy sowing soil.
- (3). An undivided \(\frac{1}{2} \) share of the field called Kohilawewakumbura, situate at ditto; and bounded on the north by land of Thelenis Appu, east by land of W. Velun Appuhami, the defendant, south by the land of Carolis Appu, and west by the cart road; containing in extent about 2 bushels of paddy sowing soil.
- (4) An undivided \(\frac{1}{2} \) share of the residing land of the defendant and the house standing thereon, situate at ditto; and bounded on the north by the field of Thelenis Appu, east by the land of Isaac, Police Headman, south by land of Mudiyanse Appu, and west by land of Nonohami; containing in extent about 7 acres.

Amount to be levied, Rs. 1,305, with interest thereon at 9 per cent. per annum from July 26, 1910, till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, September 16, 1912. Deputy Fiscal.

8.81-

Central Province.

In the District Court of Kandy.

No. 21,307. Vs

(1) Kawana Vana Ramasamy Pulle, (2) Rena Muna Manikka Velu Pulle, (3) Wawana Panchinade Pulle, all of Kengalla aforesaid.......Defendants.

NOTICE is hereby given that on October 19, 1912, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendants in and to the following property, viz.:—

- 1. All that estate called Pangapitiya, situated at Kengalla in Pallegampaha of Lower Dumbara; and bounded on the north-east by land described in plan No. 40,918, by Diabubulu-ela, and Mahaweli-ganga, and south-west by lands described in plans Nos. 52,598 and 40,918 and by a water-course; containing in extent 428 acres.
- 2. The field called Udawelakumbura of 16 lahas in extent; bounded on the east by the fence of Attariatennehena, south by the limit of Metwelakumbura and Heenkandekumbura, west by oya, and on the north by the limit of Tandalkumbura
- 3. The field called Sinnacadersagekumbura of 12 lahas in extent; bounded on the east by the fence of Kumburegedarawatta, south by the limit of the field belonging to Damberawa Kankanama, west by oya, and on the north by the limit of Heenkandekumbura.

- 4. The field called Lewiskumbura of 16 lahas paddy sowing extent; bounded on the east by Panchipitiawatta, south by the live fence of Heenkendekumburahena and a ditch, west by oya, and on the north by a dry stream.
- 5. The field called Dodangollekumbura of 3 pelas in paddy sowing extent; bounded on the dist by the fence of Mangappenkankanamagewatta, south by the boundary of Oliahennawatta, west by oya, and on the north by the limit of Mallapanikkalagekumbura.
- 6. The field called Jayasirigedara Naidappugekumbura of 1 pela paddy sowing extent; bounded on the east by the limit of Bilinchagahamulawatta, south by the limit of the field belonging to Dambarawa Punchirala Kankanama, west by oya, and on the north by the limit of Dodangolle-
- 7. The field called Meegonkotuwekumbura of 2 pelas and 5 lahas in paddy sowing extent; bounded on the east by the bank of Seyado Kader's garden, south by the remaining portion of this field, west by Meegonkotuwegedarawatta, and on the north by the limit of Arnadigekumbura.
- 8. The field called Knrukotuwekumbura of 1 pela-in. extent; bounded on the east by Sinnacadersagewatta, south by the limit of Arandigekumbura, west by Kitulgahapitiya and the pitala of this field, and on the north by the limit of Caderwelu's field.
- 9. The field called Kirimetimullekumbura of 12 lahas in paddy sowing extent; bounded on the east by oya, south and west by Dodangolle Mahatmaya's land, and on the north by the limit of Ketagedara Ganita's field.
- 10. The field called Lewalakumbura of 12 lahas in paddy sowing extent; bounded on the east by Panchipitiawatta, south by Pansalewatta, west by garden belonging to Kana Seena Eruwadi, and on the north by Panchipitiyakumbura; all situate at Kengalla.

Amount to the levied Rs. 1,918 50 and interest.

Fiscal's Office, Kandy, September 16, 1912. A. V. Woutersz, Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

- K. N. A. Supparamanian Chetty of Madampe....Plaintiff.
 No. 4,586.
 Vs.
- H. Bandia alias Menica, son of Ukkuwa, and his wife Y. Dinguru, both of Halpanwela..... Defendants.

NOTICE is hereby given that on Saturday, October 19, 1912, commencing at 2 o'clock in the afternoon, will be sold by public auction, at the premises the right, title, and interest of the said defendants, in the following property, specially mortgaged by bond No. 5,322, dated October 6, 1902. viz.:—

- (1) ‡ share towards the southern boundary of the land called Kajugahaidama of about 12 seers kurakkan sowing extent, and of the plantations standing thereon, situate at Pussellakotuwa, in Halpanwela, in Yatakalam pattu, Pitigal Korale Central, in the District of Chilaw.
- (2) 9/14 shares of the garden called Kajugahawatta of about 2½ acres in extent, and of the plantations standing-thereon, situate at Halpanwela aforesaid.
- (3) 9/14 shares of a portion of garden called Siyambala-gahawatta of about 1 acre in extent, and of the plantations standing thereon, situate at Halpanwela aforesaid.
- (4) 9/14 shares of the garden called Divulgahawatta of about $\frac{1}{2}$ an acre in extent, and of plantations standing thereon, situate at Halpanwela aforesaid.
- (5) An undivided 1/10 share of the garden called Kahata-gahawatta of about $\frac{1}{2}$ an acre in extent, and of the plantations standing thereon, situate at Halpnawela aforesaid.
- (6) An undivided 1/10 share of the garden called Gorakagahawatta of about 1 an acre in extent, and of the plantations standing thereon, situate at Halpanwela aforesaid.

- (7) An undivided 1/60 share of the garden called Ambagahawatta of about & an acre in extent, and of the plantations standing thereon, situate at Halpanwela aforesaid.
- (8) $\frac{1}{8}$ share of the garden called Siyambalagahawatta of about 150 coconut trees plantable soil, and of the plantations standing thereon, situate at Halpanwela aforesaid.
- (9) The garden called Divulgahawatta of about one seer kurakkan sowing extent, and of the plantations standing thereon, situate at Halpanwela aforesaid.
- (10) The garden called Kahatagahawatta of about 150 coconut trees plantable extent and of the plantations standing thereon, situate at Halpanwela, aforesaid.

Amount to be levied, Rs. 1,788 75, with interest on Rs. 1,750 at $1\frac{1}{4}$ per cent. per mensem, from June 19, 1912, and poundage.

Deputy Fiscal's Office, Chilaw, September 16, 1912. A. V. HERAT, Deputy Fiscal.

In the District Court of Chilaw.

Soseph Herat Sandaratne of Madampe...... Plaintiff.

No. 4,503.

Vs.

NOTICE is hereby given that on Friday, October 18, *1912, commencing at 11 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—.

- (1) The garden called Wewabadawatta alias Wewabadakajugahawatta alias Kajugahawatta alias Ambagahawatta alias Bulugahawatta with the plantations standing thereon (excluding therefrom the Government road, the southern 50 coconut trees, and the soil appertaining thereto, with the buildings standing thereon, the two portions now owned and possessed by Mr. C. E. Corea, Proctor, Chilaw) of about 7 acres in extent, situate at Thalagama, in Madampe of Yagam pattu, Pitigal Korale Central, in the District of Chilaw.
- (2) An undivided $\frac{1}{3}$ share of the land called Kadurugahawatta of about $2\frac{1}{2}$ acres in extent, and of the plantations standing thereon, situate at Ihalagama, in Madampe aforesaid.
- (3) An undivided 1 share of the land called Kohombagahawatta of about 4 acres in extent, and of the plantations standing thereon, situate at Ihalagama, in Madampe aforesaid.

Amount to be levied, Rs. 6,167 73, with further damages at Rs. 50 per month from April 19, 1912, till the plaintiff is restored to possession.

Deputy Fiscal's Office, Chilaw, September 16, 1912. A. V. HERAT, Deputy Fiscal.

Province of Uva.

In the District Court of Badulla.

66-71-

Ana Mohammadu Ali of Alupota, administrator of the estate of Idros Lebbe Marikar Mohammadu

Hussain, deceased · Plaintiff. No. 2,495. Vs.

D. J. Kannangara of Buttala, since dead..... Defendant. Lysa Kannangara of Buttala and Moses Kannangara of Bandarawela...... Added Defendants.

NOTICE is hereby given that on Monday, October 14, 1912, commencing at 10 o'clock in the morning, 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 the sum of Rs. 1,120 99, viz.:—

(1) A portion in extent about 18 amunams of paddy sowing towards the east of the field called Medagamkumbura situate at Medagama, in Buttala; and bounded on the east by an ela which irrigates Paranagan-arawa, south by the Crown forest, west by the imaniyara of Galabodadeira, and on the north by ela.

(2) A portion in extent about 18 amunams of paddy sowing towards the west of the field called Medagamkumbura, situated at the same village as aforesaid; and bounded on the east by the imaniyara of Galabodadeira, south by the imaniyara of Egodapanguwa and ela, west by Mahaela, and on the north by the imaniyara of Bogahakumbura.

(3) The land called Medagodellewatta of about two seers of kurakkan sowing in extent, together with the plantations and the tiled house standing thereon, situated at the same village as aforesaid; and bounded on the east and south by the live fence, west and north also by the live fence.

• (4) The land called Etakumburewatta of about 6 acres in extent, together with the plantations standing thereon, situated at the same village as aforesaid; and bounded on the east by Etakumburewelweliya, south by ode, west by Parapa-oya, and on the north by the kon tree and the limit of aswedduma.

(5) The land called Alutgedarawatta of about two kurunies of kurakkan sowing in extent, together with the plantations and the two tiled rooms standing thereon, situated at Udagama, in Buttala; and bounded on the east by Udagama-ela, south by the bo tree and the live fence, west by the live fence, and on the north by the limit of the property belonging to Uduma Lebbe Usub Lebbe.

(6) The land called Happoruwewatta of about 4 acres in extent, together with the plantations standing thereon, situated at the same village as aforesaid; and bounded on the east by the Crown forest, south by ela, west also by ela, and on the north by Andaramandiyekele and the live fence.

On Tuesday, October 15, 1912; at 12 noon.

(7) The land called Ulugewatta of about two kurunies of kurakkan sowing in extent together with the tiled house and the plantations standing thereon, situated at Alupota, in Kandukara korale; and bounded on the east by Mala-ara, south by the stone fence, west by the road, and on the north by the barbed wire fence.

Fiscal's Office, Badulla, September 16, 1912. M. Ediriweera, 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 Thursday, October 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, September 16, 1912.

E. ONDATJE, 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 Thursday, October 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, S. D. Samarasinha, Kurunegala, September 12, 1912. for Fiscal.