

An Ordinance to amend "The Saint Thomas's College Ordinance, No. 13 of 1913."

Preamble.

Short title.

W HEREAS it is expedient to amend "The Saint Thomas's College Ordinance, No. 13 of 1913": 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 Saint Thomas's College (Amendment) Ordinance, No. of 1914."

Addition of new 2 section 4. the

Power of trustees to mortgage. 2 Immediately after section 3 of the principal Ordinance

the following section shall be added and shall be numbered 4 :

4 It shall be lawful for the said Society and the said Bishop as trustees as aforesaid—

(a) To retain in their hands out of the proceeds of the sale of the land comprised in the said grant or portion thereof such sum as they may deem requisite for the erection of the buildings necessary for the purpose of the said trust. (b) For the purpose of meeting any deficiency thereby or otherwise occasioned in the funds in their hands available for the completion of the purchase of the land authorized to be purchased under this Ordinance, to mortgage and hypothecate the said land or any part thereof.

By His Excellency's command, Colonial Secretary's Office, R. E. STUBBS, Colombo, September 12, 1914. Colonial Secretary.

Statement of Objects and Reasons.

ORDINANCE No. 13 of 1913, which empowered the Incorporated Society for the Propagation of the Gospel in Foreign Parts and Ernest Arthur Copleston, Bishop of Colombo, to sell the premises known as St. Thomas's College and to buy another allotment of land, did not authorize them to allow part of the purchase money of the new premises to remain on mortgage.

2. The object of this Bill is to supply this defect.

Attorney-General's Chambers, Colombo, August 27, 1914. Anton BERTRAM, Attorney-General.

MINUTE.

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

the Legislative Council thereof, as follows :

Preamble.

An Ordinance to amend "The Opium Ordinance, 1910." WHEREAS it is expedient to amend "The Opium Ordinance, 1910": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of

Short title.

Substitution of new sub-section (5) for sub-section (5) of section 11. This Ordinance may be cited as "The Opium (Amendment) Ordinance, No. of 1914."
 For sub-section (5) of section 11 of the principal Ordinance

the following sub-section shall be substituted:(5) Where any person who has been registered as a

consumer of opium (hereinafter referred to as a registered consumer)—

- (a) Has been convicted of any offence under this Ordinance or any rule made thereunder ; or
- (b) Has been convicted of any offence which, in the opinion of the Government Agent or Assistant Government. Agent, renders a cancellation of his certificate expedient; or
- (c) Has not for a period of six consecutive months been supplied with opium under the authority of his certificate,

the Government Agent or Assistant Government Agent shall cause the name of such person to be removed from the register. Provided that the Government Agent or Assistant Government Agent may at any time in his discretion issue a new certificate authorizing the supply of such quantity of opium as he may think fit to any person whose name shall have been so removed, and may cause the name of such person to be re-entered in the register.

3 For paragraph (a) of section 12 of the principal Ordinance the following paragraph shall be substituted :

 (a) No opium shall be supplied to any person other than a registered consumer or registered vedarala, who personally produces his certificate showing that he is entitled to be supplied with opium by the authorized vendor to whom the certificate is produced. Provided that in the case of such classes of persons as may be specified by rules in that behalf opium may be supplied to the authorized agent of such persons in accordance with such conditions as may be prescribed in the rules.

Substitution of new paragraph for paragraph (a) of section 12. Addition of new paragraphs (n)and (o) to sub-section (2) of section 14. 4 The following paragraphs shall be added to sub-section (2) of section 14 of the principal Ordinance, and shall be numbered (n) and (o) respectively :

- (n) Provide for the revision from time to time of the register of consumers, for the reduction of the amount of opium allowed to any registered consumer, and for the superseding of existing certificates by new certificates issued in accordance with such revision or reduction.
- (o) Regulate the cases in which opium may be issued to authorized agents of consumers, and the conditions of such issue.

5 The following paragraphs shall be added to sub-section (2) of section 18 of the principal Ordinance, and shall be numbered (i) and (j) respectively :

- (i) Provide for the revision from time to time of the register of vedaralas, for the reduction of the amount of opium allowed to any registered vedarala, and for the superseding of existing certificates by new certificates issued in accordance with such revision or reduction.
- (j) Regulate the cases in which opium may be issued to authorized agents of registered vedaralas, and the conditions of such issue.

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 18, 1914. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to deal with three points that have arisen in the administration of the Opium Ordinance.

2. Cancellation of Certificates.—It is found in experience that some consumers do not make use of their certificates. In most of these cases it is probable that the certificates were originally obtained for a fraudulent purpose. In other cases a consumer is perforce prevented from obtaining opium by a sentence of imprisonment, under which he is cured of his habit. The provision of the Ordinance which authorizes the cancellation of certificates has accordingly been re-modelled so as to include these cases. In any case in which a certificate is cancelled, power is given to the Government Agent or Assistant Government Agent in his discretion at any time to grant a new certificate.

3. Revision of Registers.—The registers of consumers and vedaralas require periodical revision. Persons on the register may have died or left the Colony, and it is possible for other persons to make fraudulent use of the certificates issued to them. Periodical revision is accordingly provided for by new paragraph (n) to be added to section 14 by section 4 of this Ordinance, and by new paragraph (i) to be added to section 18 by section 5.

4. Provision is at the same time made for the reduction of the amount of opium allowed to registered consumers and vedaralas in cases where experience shows that this is necessary. It is found in practice that some registered consumers are drawing excessive quantities and are disposing of the surplus.

5. Supply of Opium to Agents.—At present any registered consumer or vedarala may obtain the opium allowed to him through an agent. This unrestricted power is found in practice to be subject to abuse. It is proposed, therefore, in the case of consumers, to limit this privilege to specified cases, and to regulate the supply of opium to agents both in the case of registered consumers and registered vedaralas by special rules.

ANTON BERTRAM, Attorney-General.

Addition of new paragraphs (i) and (j) to sub-section (2) of section 18.

MINUTE.

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

An Ordinance to amend "The Ceylon Paper Currency Ordinance, 1884."

Preamble.

Short title.

W HEREAS it is expedient to amend "The Ceylon Paper Currency Ordinance, 1884": 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 Ceylon Paper Currency (Amendment) Ordinance, No. of 1914."

2 Immediately after section 23 of the principal Ordinance the following section shall be added and shall be numbered 24 :

24 (1) In any proceedings in which the genuineness of any currency note shall be in question, a certificate under the hand of the Treasurer to the effect that such not \cdot s spurious, on the ground that it does not contain the secret features characteristic of a genuine note of corresponding denomination, number, and date, shall be received in all courts of law as conclusive evidence of the spuriousness of such note.

(2) The Treasurer shall not be examined or crossexamined with respect to any such certificate.

By His Excellency's command,

Colonial Secretary's Office, Colombo, September 21, 1914. R. E. STUBBS, Colonial Secretary

Statement of Objects and Reasons.

THE object of this Ordinance is to give due effect to a change which has been introduced in the manufacture of currency notes, with a view to the protection of the public and the Government against forgery.

2. All currency notes now embody certain secret characteristic features, which are known to the Treasurer. The Ordinance provides that a certificate from this officer that a note is spurious, on the ground that it does not contain its proper characteristic secret features, shall be conclusive evidence in a court of law.

Attorney-General's Office, Colombo, September 10, 1914. ANTON BERTRAM, Attorney-General.

MINUTE.

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

An Ordinance to provide for the Appropriation of a certain sum of Money out of the Fund referred to in "The Tea Cess Ordinance, 1909," for purposes other than those authorized by the said Ordinance.

Preamble,

W HEREAS it is expedient to authorize the appropriation of a certain sum of money out of the balance of the proceeds of the export duty levied on tea under Ordinance No. 4 of 1894, which was unexpended on December 31, 1908 (hereinafter referred to as the "Tea Cess Fund"), for purposes other than those authorized by "The Tea Cess 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 Tea Cess Ordinance, No. - of 1914."

Addition of new section 24. Certificate under the hand of the Treasurer to be conclusive evidence as to the spuriousness of certain currency notes.

Committee authorized under "The Tea Cess 2 The Ordinance, 1909," to administer the Tea Cess Fund may appropriate out of the said fund the sums specified in the schedule to this Ordinance for the purposes therein indicated.

SCHEDULE.

Rs. To the H. R. H. The Prince of Wales' War Fund for

the purpose of relieving distress among the British 30,000 people .. For buying and despatching tea to the Russian troops 30,000

By His Excellency's command,

Colonial Secretary's Office,	R. E. STUBBS,
Colombo, September 30, 1914.	Colonial Secretary.

Statement of Objects and Reasons.

THE "Thirty Committee" is desirous of appropriating out of the fund it administers two contributions of Rs. 30,000 each, one towards the Prince of Wales' Fund and the other towards providing a gift of tea to Russian troops.

2. Under "The Tea Cess Ordinance, No. 2 of 1909," it has no power to make any such appropriation, the purpose to which the fund may be applied being limited to that of "increasing the consumption of Ceylon tea in foreign lands.

3. The object of the present Ordinance is to give effect to the patriotic desires of the "Thirty Committee" and those whom they represent.

Attorney-General's Chambers Colombo, September 25, 1914. ANTON BERTRAM, Attorney-General.

ACTIONS. NOTICES IN TESTAMENTARY

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. No. C/5,022.

ment of Mary Elizabeth Tatham of South Lodge, Broadwater road, Worthing, in the County of Sussex, England, deceaseds

THIS matter coming on for disposal before Thomas Forrest Garvin, jr., Esq., Additional District Judge of Colombo, on September 28, 1914, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Territ Hugh Tatham of Colombo; and (1) the affidavit of the said petitioner dated September 24, 1914, (2) the power of attorney dated August 6, 1914, and (3) the order of the Supreme Court dated September 18, 1914, having been read: It is ordered that the will of the said Mary Elizabeth Tatham, deceased, dated July 20, 1906, an exemplification of which, under the seal of His Majesty's High Court of Justice in England, has been produced and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the said Territ Hugh Tatham is the attorney in Ceylon of the executrix named in the said will, and that he is entitled to have letters of administration, with will annexed, issued to him accordingly, unless any person or persons interested shall, on or before October 8, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 28, 1914.

T. F. GARVIN, JR. District Judge.

In the District Court of Colombo.

Order Nisi.

In the Matter of the Last Will and Testa-Testamentary ment of Deane Abideen Ahamed of Wekanda, Slave Island, Colombo, Jurisdiction. No. 5,113. Slave Island, Colombo, deceased.

Baba Thagudeen Suhood of Weuda, in Kurune-

.....Petitioner. THIS matter coming on for disposal before Thomas Forrest Garvin, Esq., Additional District Judge of Colombo, on September 15, 1914, in the presence of Mr. A. C. Mohamado, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated July 20, 1914, and the affidavit of the attesting notary dated August 19, 1914, having been read :

It is ordered that the last will of Deane Abideen Ahamed of Wekanda, Slave Island, Colombo, deceased, 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 one of the executors named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before October 15, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 15, 1914.

T. F. GARVIN, Additional District Judge. In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 5,119. In the Matter of the Intestate Estate of the late Patirannehelage *alias* Wanni Achchige Don Hendrick, Police Headman of Timbirigama, in the Gangaboda pattu of Siyane korale, deceased.

Vitanapelpita Koralalage Soidahamy of Timbiri-

gama aforesaid Petitioner.

And

Patirannehelage *alias* Wanni Achchige Don Arnolis of Timbirigama aforesaid......Respondent.

THIS matter coming on for disposal before Thomas Forrest Garvin, Esq., Additional District Judge of Colombo, on September 22, 1914, in the presence of Messrs. Ranesinghe and Perera, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 21, 1914, 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 the estate issued to her, unless the respondent above named or any other person or persons interested shall, on or before October 15, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 22, 1914. Additional District Judg	;e.

In the District Court of Kalutara. Order Nisi.

TestamentaryIn the Matter of the late Ileperuma Arach-
chige Don Andris Goonatillaka of Reti-
yala, deceased.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Kalutara, on August 20, 1914, in the presence of Mr. O. G. D'Alwis, Proctor, on the part of the petitioner Ileperuma Arachchige Don Davith Goonatillaka of Retiyala; and the affidavit of the said petitioner dated August 18, 1914, having been read:

It is ordered that the petitioner Ileperuma Arachchige Don Davith Goonatillaka of Retiyala be and he is hereby declared entitled to administer the estate of the said deceased, as son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Ileperuma Arachchige Don William Goonatillaka, (2) ditto Don Bastian Goonatillaka, (3) ditto Don Pedrick Goonatillaka, (4) ditto Don Prolis Goonatillaka, (5) ditto Don Noris Goonatillaka, all of Retiyala—shall, on or before September 22, 1014, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent be appointed guardian *ad litem* over the 5th respondent, unless the respondents shall, on or before September 22, 1914, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER, District Judge.

The date for showing cause against this Order Nisi is extended for September 29, 1914.

August 20, 1914.

L. W. C. SCHRADER, District Judge.

The date for showing cause against this Order Nisi is extended for October 6, 1914.

L. W. C. SCHRADER, District Judge.

In the District Court of Kalutara. Order Nisi.

Pestamentary Jurisdiction. No. 915. In the Matter of the Estate of the Late Illeperumage Don Kirineris Appuhamy of Pamunugama, deceased.

THIS action coming on for disposal before L. W. C. Schrader, Esq., District Judge of Kalutara, on September 4, 1914, in the presence of Mr. B. O. Dias, Proctor, on the part

of the petitioner Hewage Diyes Nona Rodrigo of Pamunugama; and the affidavit of the said petitioner dated August 19, 1914, having been read:

It is ordered and decreed that the petitioner Hewage Diyes Nona Rodrigo of Pamunugama be and she is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Illeperumage Don Lewis of Pamunugama, (2) ditto Don Marthenis of ditto, (3) ditto Saro Nona and husband (4) Mestiage Hendrick Sinno, both of Olaboduwa, (5) Walpitage Abraham Sinno of Pamunugama—shall, on or before October 1, 1914, show sufficient cause to the satisfaction of this court to the contrary.

contrary. It is further decreed that the said 1st respondent Illeperumage Con Lewis of Pamunugama be appointed guardian *ad litem* over the minor 5th respondent Walpitage Abraham Sinro of Pamunugama, unless the respondents shall, on or before October 1, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1914.

L. W. C. SCHRADER, District Judge.

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The date for showing cause against the above Order Nisi has been extended and re-issued for October 8, 1914.

,	September 24, 1914.	L. W. C. Schraf Distric	t Judge.
-		Court of Kalutara. er Nisi.	والمر وزير

Testamentary In the Matter of the Estate of the late Jurisdiction. Dr. W. Aralis de Silva, late Medical No. 916. Officer of Kalutara, deceased.

THIS matter coming on for disposal before (Φ, W, C) . Schrader, Esq., District Judge of Kalutara, on September 9, 1914, in the presence of Mr. A. de Abrew, on the part of the petitioner Charlotte Henrietta Beatrice de Silva, presently of Balapitiya; and the affidavit of the said petitioner dated August 29, 1914, having been read:

It is ordered that the petitioner Charlotte Henrietta Beatrice de Silva, presently of Balapitiya, be and she is hereby declared entitled to administer the estate of the said deceased, as widow of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Lionel Wilmot de Silva, (2) Constance Primrose Henrietta de Silva, (3) Earl Patřick de Silva, (4) W. E. de Silva, Proctor, all of Balapitiya—shall, on or before October 20, 1914, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said (4) W. Edward de

It is further declared that the said (4) W. Edward de Silva, Proctor, of Balapitiya, be appointed guardian *cd litem* over the minors (1) Lionel Wilmot de Silva, (2) Constance Primrose Henrietta de Silva, (3) Earl Patrick de Silva, unless the respondents above named shall, on or before October 20, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 9, 1914.	L. W. C. SCHRADER, District Judge.
Order Testamentary In the Matte Jurisdiction. Kapukotuw No. 3,089. alias Ram ceased, of	Court of Kandy. Nisi. er of the Estate of the late ve Nekat Henayalagedent bukewela Kiri-Hergyan, de- Yatiwawala, in Kulugam- attu of Harispattu.

THIS matter coming on for disposal before Charles Ambrose LaBrooy, Acting District Judge, Kandy, on Augsut 13, 1914, in the presence of Messrs. Weerasooria and Wijcnaike, Proctors, on the part of the petitioner Kapukotuwe Nekat Henayalagegedera *alias* Rambukewela Punchi Henaya of Yatiwawala; and the affidavit of the said petitioner dated July 1, 1914, having been read:

It is ordered that the petitioner Kapukotuwe Nekat Henayalagegedera *alias* Rambukewela Punchi Henaya of

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Yatiwawala be and he is hereby declared entitled to letters of administration to the estate of Kapukotuwe Nekat Henayalagegedera Rambukewela Kiri Henaya, deceased, of Yatiwawala, as the son of the said deceased, unless (1) Kapukotuwe Nekat Henayalagegedera alias Rambukewela Kiri Ukku Ridi, (2) Gorokgahagedera Rana, (3) ditto Punchi Ridi, (4) ditto Kiri Mutu, 2nd, 3rd, 4th respondents appearing by their guardian ad litem the 1st respondent, shall, on or before October 15, 1914, show sufficient cause to the satisfaction of this court to the contrary.

August 13, 1914	C. A. LABROOY, Acting District Judge.
An the District	Court of Matara.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Don Carolis Manamperi Goonawardena, deceased, of Dampahala. No. 2.137.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on September 4, 1914, in the presence of Messrs. Keuneman, on the part of Yapa Babunchihamine; and the affidavit of the said petitioner dated March 24, 1914, having been read: It is ordered that the 6th respondent be appointed guardian over 1st to 5th respondents, unless respondents (1) Dona Ceciliana Manamperi Goonawardena, (2) Dona Cathona Manamperi Goonawardena, (3) Alfred Manamperi Goonawardena, (4) Rosaline Manamperi Goonawardena, (5) Benchis Manamperi Goonawardena, all minors, (6) Don Davith Wickramaratne Goonasekera, all of Dampahala, shall on or before October 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner, as widow of the said deceased, is entitled to have letters of administration issued to her accordingly, unless respondents shall, on or before October 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

J. C. W. Rock, September 4, 1914. District Judge. In the District Court of Matara. Ja

Order Nisi.

Testamentary In the Matter of the Estate of the late Don Jurisdiction. Diyonis Seneviratne Yapa Abewardane No. 2.138. Kulatunga, V. A., deceased, of Naotunna.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on September 4, 1914, in the presence of Messrs. Keuneman, on the part of 1914, in the presence of messis. Reducting, on the part of the petitioners (1) Andrayas Seneviratne Yapa Abewardane Kulatunga, (2) Hendreck Seneviratne Yapa Abewardane Kulatunga, both of Naotunna; and the affidavit of the said petitioners dated May 12, 1914, having been read: It is ordered that the 7th respondent be appointed guardian of the 6th respondent, unless respondents (1) Dona Carlina Seneviratna Yapa Abewardane Kulatunga, (2) Esiliana Seneviratne Yapa Abewardane Kulatunga of Tamaduwa, wife of Munasing Aratchigey Don Davit of ditto, (3) Dona Ciciliana Seneviratne Yapa Abewardane Kulatunga of Mepawita, wife of Don Cornelis Wickramasekera Rajapaksa William Kulatunga, (5) Dona Gimaraha Seneviratne Yapa Abewardane Kulatunga, (5) Dona Gimaraha Seneviratne Yapa Abewardane Kulatunga, (6) Pawlis Seneviratne Yapa Abewardane Kulatunga, (7) Dona Arlina Gunasekara William Kulatunga, (7) Dona Arlina Gunasekara Wellappili shall, on or before October 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is 'urther ordered that the said petitioners, as children of the deceased, are entitled to have letters of administration issued to them accordingly, unless respondents shall, on or before October 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1914.

J. C. W. ROCK, District Judge.

In the District Court of Matara. Order Nisi.

Testamentary In the Matter of the Estate of the Dewalegama Gammacharige Thadeshami, Jurisdiction. No. 2,139. deceased, of Pategama.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on September 4, 1914, in the presence of Proctors Messrs. Keuneman, on the part of the petitioner Dewalegama Gammacharige Carolis-hami of Pategama ; and the affidavit of the said petitioner dated February 17, 1914, having been read : It is ordered that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents (1) Dewalegama Gammacharige Seadorishami of Pategama, (2) ditto Davithamy of ditto, (3) ditto Kawanihamy, wife of Mainimendre Acharige Suwarishami of Babarenda, and (4) ditto Sebo-hami, wife of Mainimendre Acharige Theberishami of Babarenda shall, on or before October 6, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1914.	J. C. W. Rock, District Judge.	/
In the District	Court of Matara.	ş

Order Nisi.

In the Matter of the Estate of the late, Testamentary Aberatne Samarakoon Carolis, deceased Jurisdiction. of Uyanwatta. No. 2,140.

THIS matter coming on for disposal before J. C. \overline{W} . Rock, Esq., on September 4, 1914, in the presence of Messrs. Keuneman, on the part of the petitioner Ramasingha Aratchige Hendrick Appu of Uyanwatta; and the affidavit of the said petitioner dated May 20, 1914, having been read : It is ordered that the said petitioner, as son-in-law of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondent Aberatne Samarakoon Leisihami of Uyanwatta shall, on on or before October 6, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1914.	J. C. W. Rock, District Judge.
In the District Co	urt of Jaffna.
Order N	isi.
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In the Matter of the Estate of Nagamma. Testamentary wife of Sinnappu Manicam of Mallagan Jurisdiction. No. 2,900. in Jaffna, late of Baganserai, in Perak, deceased.

Sinnappu Manicam of Mallagam, in Jaffna, presently of Baganserai, in Perak Petitioner.

(1) Kanapatippillai Akilesar of Punnalaikadduvan, and his wife (2) Tankappillai of ditto, (3) Manicam Navaratnam of ditto, a minor, appearing by his guardian ad litem the 1st respondent, (4) Akilesar Tillainatar of ditto, (5) Akilesar Ponnampalam of ditto, (6) Akilesar Sinnappa of ditto, (7) Akilesar Ilaiappa of ditto, (8) Akilesar Sinnadurai of dittoRespondents.

THIS matter of the petition of Sinnappu Manicam, the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Nagamma, wife of Chinnappu Manicam, coming on for disposal before C. V. Brayne, Esq., District Judge, on September 15, 1914, in the presence of Mr. M. Subramaniam, Proctor, on the part of the petitioner ; and affidavit of the petitioner dated August 4, 1914, 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 him, unless the respondents or any other person shall, on or before October 8, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 21, 1914.

W. DURAISAMY, District Judge.

In the District Court of Batticaloa. Order Nisi.

Testamentary In the Matter of the Estate and Effects of Jurisdiction. the late Pala Tantherege Don Coronelis Appuhamy of Lakugala. No. 789.

Binduralai Menikiralai of Lakugala.....Petitioner.

And

(1) Menikiralai Bandege, (2) Coronelis Appu Simon Appu, aged 4, (3) Coronelis Appu Baladena,

age 2 months, minors..... Respondents. THIS matter coming on for disposal before J. Kadrama-thamby, Esq., Acting District Judge of Batticaloa, on September 15, 1914, in the presence of Mr. Canagasabey, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated September 4, 1914, having been read :

It is ordered that the 1st respondent be and she is hereby appointed guardian ad litem over the minors, the 2nd and 3rd respondents, unless the respondents above named or any other person or persons interested shall, on or before October 8, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the petitioner Binduralai Menikiralai be and he is hereby declared entitled, as fatherin-law of the deceased, to have letters of administration to the said estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before October 8, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 15, 1914.

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J. KADRAMATHAMBY. Acting District Judge. In the District Court of Chilaw Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Murugesu Pillai Sellaiya of Phlichchakulama. No. 1,060.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge, Chilaw, on August 4, 1914, in the presence of the petitioner Ena Jeman Bawa, Police Headman of Pulichchakulama, appearing in person; and the affidavit of the petitioner dated August 4, 1914, having been read : It is ordered that the petitioner be and he is hereby appointed administrator of the estate of the said deceased, and letters of administration do issue to him ; and it is further ordered that the 7th respondent be and she is hereby appointed guardian ad litem of the 1st to 6th minor respondents for the purpose of these proceedings, unless the respondents (1) Sena Suppiah of Pulichchakulama, (2) Sena Rajaratnam of ditto, (3) Sena Iyadure of ditto, (4) Sena Somu of ditto, (5) Sena Nagaratnam of ditto, (6) Sena Sellamie of ditto, and (7) Ponnachchi of ditto, or any other person of persons interested shall, on or before September 2, 1914, show sufficient cause to the satisfaction of this court to the contrary.

	w.	H.	в.	CARBERY,	
August 4, 1914.		·	1	District Judge.	

Time for showing cause against the above Order Nisi is extended for October 7, 1914.

By order,

September 2, 1914.

V. D. ADHIHETTY, for Secretary.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of Francis No. 2,536. Frederick Adolphus Palawandram of Havelock town, Colombo.

NOTICE is hereby given that the second sitting of the creditors of the above-named insolvent will take place at the sitting of this court on October 22, 1914, for the examination of the insolvent.

By order	r of court,	•
Colombo, September 25, 1914.	D. M. JANSZ, Secretary.	

In the District Court of Colombo.

In the matter of the insolvency of Mohamado No. 2.585. Ibrahim Saibo Mohamado Mohideen of Nos. 46/47, Bankshall street, Colombo.

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

By order of court,

D. M. JANSZ, Secretary.

In the District Court of Colombo.

Colombo, September 22, 1914.

In the matter of the insolvency of Muna No. 2,607. Periasamy Pillai of Sea street, Colombo.

WHEREAS the above-named Muna Periasamy Pillai has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. Ponniah, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Muna Periasamy Pillai insolvent accordingly, and that two public sittings of the court, to wit, on October 22, 1914, and on November 5, 1914, will take place for the said insolvent to surrender and

conform to, agreeably to the provisions of the said Ordinance and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, D. M. JANSZ, Colombo, September 22, 1914. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Wannaku-No. 2,608. wattewaduge Simon Fernando of Jawatta, Colombo.

WHEREAS the above-named Wannakuwattewaduge Simon has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by J. A. Fernando, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wannakuwattewaduge Simon Fernando, insolvent accordingly; and that two public sittings of the court, to wit, on October 29, 1914, and on November 12, 1914, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, D. M. JANSZ, Colombo, September 30, 1914. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Clive Graham Malcolm Corke of No. 68, Fishers' No. 2,609. Hill, Mutwal, Colombo.

WHEREAS the above-named Clive Graham Malcolm Corke has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by > S. C. Albrecht, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Clive Graham Malcolm Corke insolvent accordingly; and that two public sittings of the court, to wit, on November 12, 1914, and on November 26, 1914, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Colombo, September 30, 1914.

September 25, 1914.

D. M. JANSZ, Secretary.

In the District Court of Galle.

No. 407. In the matter of the insolvency of Peter Francis Mendis Abeysekera of Hettaka, in Bentota korale.

NOTICE is hereby given that the certificate meeting of the above-named insolvent will take place at the sitting of this court on November 5, 1914.

By order of court,

V. R. MOLDRICH,

Secretary.

In the District Court of Kegalla.

No. 38. In the matter of the insolvency of Don Thepanis Wijesundara of Indurana.

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 22, 1914, for the grant of a certificate of conformity to the said insolvent, in terms of the Insolvency Ordinance No. 7 of 1853.

By order of court,

C. P. W. GUNASEKERE, Kegalla, September 25, 1914. Secretary.

In the District Court of Kegalla.

No. 42. In the matter of the insolvency of Piskalkankanamalage Don Thomas of Wahakula.

NOTICE is hereby given that the second sitting of this court fixed to take place in the above case to-day has been adjourned for October 21, 1914, of which the creditors are hereby required to take notice.

By order of court, C. P. W. GUNASEKERE, Kegalla, September 24, 1914. Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

S. P. P. Adappa Chetty of Sea street, Colombo. Plaintiff. No. 28,690. Vs.

(1) C. C. Tampoe and (2) D. P. Tampoe, both of

Hill street, Colombo, presently of Colpetty.. Defendants. NOTICE is hereby given that on Thursday, November 5, 1914, at 3.30 o'clock in the afterenoon, will be sold by public auction at the premises the life interest of the said defendants in the following property for the recovery of the sum of Rs. 836 50, with interest at 9 per cent. per annum from July 28, 1909, till payment in full, viz. :--

All that part of a garden marked A in the original survey, with the buildings standing thereon, bearing assessment No. 15, situated at Kotahena, formerly called Muttukrishna street, now called Pickering's road, within the Municipality of Colombo; bounded on the north-east by the other part of this garden of Mr. S. Caderman, now said to belong to Mr. Cadirivalo, Shroff, on the south-east by the house and ground of Abraham Casse Chetty, on the south-west by high road, and on the north-west by house and ground of Mr. S. Caderman, now said to belong to the said Caderivalo, Shroff; containing in extent 1 rood 86/100 square perches more or less.

Fiscal's Office, Colombo, September 2		DE LIVERA, Deputy Fiscal.
A		
S. K. R. S. S. T. Carupp	ict Court of Co oen Chetty of S	lombo. Sea street.
Colombo		Plaintiff.
No. 39,018.	Vs.	••
(1) Q. T 11 3F 11 Q	11 1 CH 00 TT	

 Sego Lebbe Marikar Sitti Saffa Umma Natchia,
 Hadjie Marikar Omer Lebbe Marikar, both of Beruwala, and (3) Idroos Lebbe Marikar Sego Lebbe of Deenagoda, Kalutara Defendants.

NOTICE is hereby given that on Tuesday, November 3, 1914, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and ordered to be sold by the order of court dated August 28, 1914, for the recovery of the sum of Rs. 11,145.62, with interest on Rs. 10,000 at 14 per cent.

per annum from July 22, 1913, to July 22, 1914, and there after on the aggregate amount of decree at 9 per cent. per annum till payment in full, and costs, viz. :---

An undivided half part or share of all those two contiguous allotments of land marked A and B, with the houses constructed thereon and the trees and plantations thereon, bearing assessment Nos. 3, 4, 5, 6, 7, and 7*a*, situated at New Bazaar, now called Prince's gate, within the Municipal limits of the District of Colombo, in the Western Province; and bounded on the north by the Prince's Gate road, east by the property of the mosque, south by the property of Abdul Cader Kattu Bawa and others, and on the west by Prince's gate; containing in extent 38 perches and 30/100 of a perch more or less.

Fiscal's Office,	W. DE LIVERA,
Colombo, September 29, 1914.	Deputy Fiscal.

In the Court of Requests of Colombo.

Cader Mohideen, son of Ahamado Meera Saibo of Pettah, Colombo Plaintiff.

No. 39,900. Vs.

Seena Vana Cader Mohideen of Akbar's lane,

Colombo Defendant. NOTICE is hereby given that on Monday, November 2, 1914, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 84 08, with legal interest thereon from June 26, 1914, till payment in full, and costs Rs. 18 25, viz. :---

(1) An undivided half part or share of all those buildings and premises bearing assessment No. 10, towards St. Sebastian street, and No. 1, towards Akbar's lane, situated and lying in the road leading to St. Sebastian, at St. Sebastian, within the Municipality of Colombo, District of Colombo, Western Province; and bounded on the north by a small road, on the east by the St. Sebastian street, on the south by the house formerly of Samel and Ousoof respectively, but now belonging to the said Calingu Mohideen Cader Mohideen and Packeer Mohideen, and on the west by the house of Samat, now of Oamus Saldeen; containing in extent 7 62/100 square perches more or less.

(2) All that house and ground situated at St. Sebastian street, within the Municipality of Colombo, aforesaid, now bearing assessment No. 9; and bounded on the north by the house and ground of Suty Hutsen (alias Sitty Hossia), on the east by St. Sebastian street, on the south by the property of Louis Feinanda, and on the west by the property of Unoos Saldon; containing in extent 7 4/100 square perches; and which said properties now form one block; bounded on the north by Akbar's lane, on the east by St. Sebastian street, south by premises bearing assessment No. 8, and west by premises bearing assessment No. 2; containing in extent 15 square perches more or less.

Fiscal's Office, W. DE LIVERA, Colombo, September 29, 1914. Deputy Fiscal.

In the Court of Request of Colombo.

Bor Mohamed Bai of 68, Wekande, Slave Island, Colombo Plaintiff. No. 40,476. Vs.

(1) Mohamed Haniffa, (2) Madunga Natchia; (3) Aboosa Umma, all of Kopeawatta, Maradana, Colombo Defendants.

NOTICE is hereby given that on Wednesday, November 4; 1914, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 2nd and 3rd defendants in the following property for the recovery of the sum of Rs. 105; with legal interest thereon from July 30, 1914, till payment in full, and costs Rs. 26.75 less Rs. 7.50, viz. :--

All that land bearing assessment No. 33/45, situated at Union place, Slave Island, within the gravets of Colombo, together with the buildings standing thereon; bounded on the north by premises No. 484 of Pitchai, on the south by premises Nos. 21 and 22 belonging to Balgis, east by premises No. 486 of Sinnatchi, and on the west by premises No. 488 belonging to Jalal Mangore; containing in extent 10 perches more or less.

Fiscal's Office,		W. DE LIVERA,
Colombo, September 29, 1914.	•	Deputy Fiscal.

In the District Court of Kalutara.

Busabaduge Salman Fernando Abeyesundara

Wickramasuriya of BeruwalaPlaintiff. No. 5,557. Vs.

(1) Mohideen Pitche Isi Lebbe, (2) Mohideen Pitche

Mohamado Lebbe, both of Deenagoda Defendants. NOTICE is hereby given that on Wednesday, October 28, 1914, commencing at 11 o'clock in the forencon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property (mortgaged by the defendants with plaintiff, and declared bound and executable for the decree entered in the above case), for the recovery of Rs. 1,901 22, with interest on Rs. 1,000 at 25 per cent. per annum from November 6, 1913, till March 23, 1914, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full, viz. :--

1. The undivided $\frac{1}{2}$ share of the soil and of the trees standing thereon of the western $\frac{1}{2}$ portion of the garden called Kituladi *alias* Puliadiwatta, situate at Deenagoda, in Beruwalbadde of Kalutara totamune, in the District of Kalutara, together with the new large tiled house standing thereon; and bounded on the north by the land belonging to Casi Lebbe Ismail Lebbe Marikkar, east by the eastern portion of the said land, south by Kadurugahaowita or garden, and on the west by Elikkuwawattatottam within the said boundaries, of the extent of 70 yards in length and 17 yards in breadth.

2. The undivided 4/9 parts of the $\frac{1}{2}$ share of the soil and of the remaining trees of the eastern $\frac{1}{2}$ share of the land called Puliadi *alias* Kituladitottam, situate at Deenagoda aforesaid; and bounded on the north by Kituladitottam belonging to Casi Lebbe Ismail Lebbe Marikkar, east by Attaditottam, south by the owita called Kanchadiwayal, and on the west by the western portion of the said land, within the said boundaries, of the extent of 70 yards in length and 17 yards in breadth (exclusive of the planter's share of the trees standing thereon).

Deputy Fiscal's Office, Kalutra, September 29, 1914.

H. SAMERESINGHA, Deputy Fiscal. In the District Court of Colombo.

S. P. V. S. Velaithan Chetty of Sea street, Good Plaintiff. No. 38,801. Vs.

N

M. H. Mirando and Nancy M. Mirando of Castle street, Kanatte, Colombo, presently of Negombo...... Defendants. NOTICE is hereby given that on October 26, 1914, commencing at 10 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. —

The land called Dawatagahawatta and the building standing thereon, situate at Thimbirigaskattuwa, in Dunagaha pattu of Alutkuru korale; and bounded on the north by the property belonging to Etmadalage Ensohami, east by the property of the said Etmadalage Ensohami, south by the property belonging to Charles Silva and high road, and on the west by the property belonging to Thuwadores Kankanama; containing in extent about 3 roods.

Amount to be levied Rs. 2,536 25, with interest thereon at 9 per cent. per annum from June 26, 1914, till payment in full and costs.

Deputy Fiscal's Office, FRED. G. HEFFONSTALL, Negombo, September 29, 1914. Deputy Fiscal.

and wife), of Negombo......Defendants. NOTICE is hereby given that on October 24, 1914, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property hereby declared bound and executable :--

(1) An undivided one-tenth part or share of all that land called Dawatagahawatta, situate at Thimbirigaskatuwa, in Dunagaha pattu of Alutkuru korale, containing in extent about 1 acre.

(b) An undivided one-tenth part or share of all that portion of land called Dawatagahawatta, situate at ditto, containing in extent 1 rood.

(2 a) An undivided one-tenth part or share of all that land called Dawatagahawatta, situate at ditto, containing in extent about 20 perches.
(b) An undivided half part or share of an undivided

(b) An undivided half part or share of an undivided one-eighth part or share of the land called Dawatagahawatta, situate at ditto, containing in extent about 20 perches.

(3) An undivided one-tenth part or share of all that land called Dawatagahawatta, situate at ditto, containing in extent 1 acre.

(4) An undivided one-tenth part or share of all that portion of land called Dawatagahawatta, situate at ditto, containing in extent about 1 rood.

(5) An undivided one-eighth part or share of all that portion lying towards the northern direction called Dawatagahawatta, situate at ditto, containing in extent about 1 acre.

(6) An undivided one-third part or share of an undivided one-half part or share of all that portion of the land lying towards the northern direction called Dawatagahawatta, situate at ditto, containing in extent 1 acre. The said six allotments of land adjoin each other and now form one property, described as follows :---

An allotment of land called Dawatagahawatta, situate at Thimbirigaskatuwa, in Dunagaha pattu of Alutkuru korale; and bounded on the north and east by land of Ethmadalage Ensohami, south by land of Charles Silva and high road, and on the west by land of Thuwadoris Kankanama; containing in extent about 3 roods, together with the buildings standing thereon.

(1) All those two contiguous allotments of land called Meegahawatta, situate at Thimbirigaskatuwa aforesaid, containing in extent perches. (2) All that one-sixth portion of the allotment of land called Meegahawatta, situate at ditto, containing in extent 70 yards in length and 16 yards in breadth.

(3) All that portion of land in extent 3½ fathoms in breadth from north to south and 9 fathoms in length from east to west from and out of all that allotment of land called Meegahawatta, situate at ditto.

(4) An undivided one-fourth part or share of all that half part of all that land called Meegahawatta, in extent 4 acres, situate at ditto, containing in extent about 2 acres, excluding therefrom an undivided portion towards the south in length 10 fathoms and in breadth 4 fathoms.

(5) All that half part or portion of all that land called Meegahawatta (in extent about 4 acres), situate at ditto, containing in extent about 2 acres.

(6) An undivided half part or share of an undivided fourth of all that half part of land called Meegahawatta (in extent about 4 acres), situate at ditto, containing in extent about 2 acres.

The said six allotments of land adjoin each other and now form one property, described as follows:---

An allotment of land called Meegahawatta, situate at Thimbirigaskatuwa, in Dunagaha pattu of Alutkuru korale; and bounded on the north by high road, east by the land of Nissanga Haramanis Silva, south by lands of Sediris Silva and others, and on the west by the other portion of this land; containing in extent 2 acres 3 roods and 4 perches, together with buildings, engines, boilers, machinery, and other live and dead stock lying in the said land Meegahawatta.

Amount to be levied Rs. 23,231, with interest on Rs. 22,860 at 13½ per cent. per annum from August 3, 1914, to August 5, 1914, and thereafter at the rate of 9 per cent. per annum on the aggregate amount till payment in full.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, September 30, 1914. Deputy Fiscal.

Gentral Province. In the District Court of Kandy.

P. R. M. Muttu Carpen Chetty, Kandy Plaintiff. No. 21,659. Vs.

(1) Angammana Ranpanhinde Diwakara Senanayaka Seneviratna Wasala Mudiyanse Ralahamillage Tikiri Bandar, Registrar, (2) Vitarane Aratchige Appuhamy, Peace Officer, (3) Heratmudiyanselage Loku Banda Hindagalle, administrator of the estate of Herat Mudiyanselage Ukku Banda, Korala, deceased, the first of Kokkewela, the second of Udapalata, and the third of Kachcheri, KandyDefendants.

NOTICE is hereby given that on Saturday, October 31, 1914, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property mortgaged upon bond No. 349 dated March 5, 1907, and attested by Mr. E. D. W. Siebel, Notary Public, for the recovery of the balance sum of Rs. 1,803, with interest from February 21, 1914, till payment and costs.

 $\Gamma^{\mathbb{C}}$ All that field called Siyambalawekumbura of 2 pelas and 9 lahas in paddy sowing extent, together with the appurtenant high land of 3 lahas in paddy sowing extent, forming one property of 3 pelas and 2 lahas in extent in the whole, situate at Kobbewela, in the Kandukara Ihala korale of Udapalata; and bounded in its entirety on the east by imaniyare of the 5 laha portion of the Mahakumbura, south by below the ella of Magurudennawatta, west by the ela of Veyalla-amunekumbura-oya and Imaniyara-ambekotakumbura, and on the north by the ella of Polwatta, with everything thereon.

2. The just one-half share towards the north and the east out of all that field called Mahakumbura, of 1 amunam and 15 lahas in paddy sowing extent in the whole, situate at Kobbewela aforesaid; and bounded on the east and south by oya, west by Siyambalawekumburaimaniyare and ella of Na-andeniyawatta, and on the north by the ela of Arambewatta and imaniyara of Wettiyangekumbura, with everything thereon.

. .

3. All that field called Weliangekumbura, of 2 pelas in paddy sowing extent, situate at Kobbewela aforesaid; and bounded on the east by Amunukadulla and oya, south by imaniyara of Mahakumbura of Udapanguwa, west by Walawwawatte-ela, and on the north by below Hondappuge, kumbura and limit of the tea estate, with everything thereon.

4. All that field Hondappugekumbura, of 3 pelas in paddy sowing extent, situate at Kobbewela aforesaid; and bounded on the east by Welliangekumbura and fence of Suppen Chetty's tea estate (formerly coffee garden), south by fence of Bajawatagodawatta, west by the drain on the limit of the tea estate (formerly coffee garden), and on the north by the fence of averiya trees and the two imbul trees, with everything thereon.

5. All those three fields called (a) Iddaladeniyakumbura of 1 pela, (b) Idaladeniyakumbura of 8 lahas, and (c) Yattapitiyakumbura of 2 pelas, all adjoining each other and now forming one property of 3 pelas and 8 lahas paddy sowing extent, situate at Kobbewela aforesaid; and bounded in its entirety on the east by ela of Yattipitiyahena, south by the limitary dam of Pansalaliyadda, and west by the bank (ella) of the tea estate, and on the north by the tea estate and fence, with everything thereon.

6. An undivided one-half share of and in the eastern 1 pela out of Yattipitiyakumbura, situate at Kobbewela aforesaid; the said eastern 1 pela being bounded on the east by the ella of Yattipitiyawatta, south by the imaniyara of the remaining portion upon which the kahata trees stand, west by the ella of Delgahapelawatta, and on the north by the imawella of Pansalaliyadde, with everything thereon.

7. All those allotments of land called (a) Yattipitiyahena of 2 pelas, (b) Arambewatta of 2 pelas, (c) Polwatta of 2 amunams, (d) Yattipitiyawatta of 3 pelas, and (e) Watagodahena of 3 amunams, all situate at Kobbewela aforesaid, adjoining each other and forming one property of 6 amunams and 3 pelas in paddy sowing extent; bounded in its entirety on the east by the fence of Teundeniyagederawattemahakumbura, south by Siyambalawekumbura, fence of Bajagamagederawatta, and fence of Yattipitiyawatta, west by the fence of Habaragamuwegederawatta, fence of Ganittawatta, and Ganittakumbura, and on the north by the limit of the tea estate and Hondappugekumbura; with the buildings, plantations, and everything thereon.

8. All those allotments of land called (a) Kobbewelawallawwawatta of 1 amunam and 1 pela, (b) Moosinggederawatta of 2 pelas, and (c) Galpottaellahena of 3 pelas, all adjoining each other and now forming one property of 2 amunams and 3 pelas or 11 pelas in paddy sowing extent, situate at Kobbewela aforesaid; and bounded in its entirety on the east by Galpotha-ella, Amunaekàdulla, and oya, south by Badalangekumbura and Welliange-oya, west by oya and fence of Dallukgala-ella, and on the north by stone fence, imbul tree, limit of tea estate, and Amunukadulla, with the walawwa and all other buildings, plantations, with everything thereon.

Fiscal's Office, A. V. WOUTERSZ, Kandy, September 22, 1914. Deputy Fiscal.

In the District Court of Kandy.

W. G. G. Abeysinghe, Muhandiram, of Gampola...Plaintiff. No. 22,494. Vs.

 Rahanna of Kengalle estate, Gampola, (2) Eleanor Dounall, and (3) Reginald Henry Dounall of Betworth, Galagedera, (4) Arthur Hawke, (5) Beatrice MacDonald, (6) Robert MacDonald of Kengalle estate......Defendants.

NOTICE is hereby given that on Thursday, October 29, 1914, commencing at 10.30 A.M. will be sold by public auction at the premises the right, title, and interest of the 1st, 2nd, 3rd, 4th, and 6th judgment-debtors (defendants) in and to all that estate called Kurugalla, situate at Medapalata, in Udunuwara, Kandy District, Central Province, and comprising the following allotments of lands, which adjoin each other and form one property :---

(1) Allotment of land called Mutteltohena, in the village Udadeniya, in Udunuwara aforesaid; bounded on the north by land claimed by natives, on the north-east by land described in plan No. 50,089, on the south-west by land described in plan No. 53,764, and on the west by land said to belong to the Crown and by land claimed by natives, and on the north-west by land described in plan No. 55,896 and by land claimed by natives; containing in extent (exclusive of the path passing through the land) 9 acres 3 roods and 17 perches. (2) A tract of land, bounded on the north-west by land

said to belong to the temple, and on all other sides by land said to belong to the temple and natives, in extent 45 acres and 2 roods.

(3) Allotment of land called Gangemahena, situate at Wegiriya, in Medapalata in Udunuwara aforesaid; bounded on the north and north-east by paddy fields claimed by natives and land said to belong to the temple, on the east and south-east by land described in plan No. 50,089, on the south and south-west by land claimed by natives and the paddy fields claimed by natives; in extent 4 acres 1 rood and 25 perches.

(4) Chena called Kurugallahena alias Gallanehena, of pelas in extent, situate at Kurugalla, in Gangapalata, Udunuwara aforesaid ; bounded on the east by the mango tree standing on the gan ima of Udunuwara, on the south by the galdetta, on the west by the stone fence, and on the north by the coffee estate claimed by John James.

(5) Chena called Kooroogallahena alias Gallanehena, of 2 pelas in extent; bounded on the east by the stone fence, on the south by the galdetta, on the west by the demada of Gamagederahena, and on the north by the coffee estate which was owned by John James, situate at Kurugalla aforesaid.

Amount of the writ Rs. 1,500, with interest thereon at 9 per cent. per annum from October 11, 1913, till payment in full.

Fiscal's Office, A. V. WOUTERSZ, Kandy, September 29, 1914. Deputy Fiscal.

In the District Court of Kandy.

W. G. G. Abeysinghe, Muhandiram, of Gampola...Plaintiff. No. 22,495. Vs.

(1) Rahanna of Kengalle estate, Gampola, (2) Eleanor Dounall and (3) Reginald Henry Dounall of Betworth, Galagedera, (4) Agnes Lemercier, (5) Paul Lemercier of Matale, (6) Arthur Thomas Hawke, (7) B. MacDonald, and (8) Robert MacDonald of Kengalle estate, Gampola......Defendants.

NOTICE is hereby given that on Thursday, October 29, 1914, commencing at 10.30 A.M., will be sold by public auction at the premises the right, title, and interest of the 1st, 2nd, 3rd, and the 6th judgment-debtors (defendants) in and to all that estate called Kurugalla, situate at Medapalata, in Udunuwara, Kandy District, Central Province, and comprising the following allotments of lands, which adjoin each other and form one property :

(1) Allotment of land called Mutteltohena, in the village Udadeniya, in Udunuwara aforesaid; bounded on the north by land claimed by natives, on the north-east by land described in plan No. 50,089, on the south-west by land described in plan No. 53,764, and on the west by land said to belong to the Crown and by land claimed by natives, and on the north-west by land described in plan No. 55,896 and by land claimed by natives; containing in extent (exclusive of the path passing through the land) 9 acres 3 roods and 17 perches.

(2) A tract of land, bounded on the north-west by land said to belong to the temple, and on all other sides by land said to belong to the temple and natives containing in extent 45 acres and 2 roods.

(3) Allotment of land called Gangemahena, situate at Wegiriya, in Medapalata in Udunuwara aforesaid ; bounded on the north and north-east by paddy fields claimed by natives and land said to belong to the temple, on the east and south east by land described in plan No. 50,089, on the south and south-west by land claimed by natives and the paddy fields claimed by natives; in extent 4 acres 1 rood and 25 perches.

(4) Chena called Kurugallahena alias Gallanehena, of 2 pelas in extent, situate at Kurugalla, in Gangapalata, Udunuwara aforesaid ; bounded on the east by the mango

tree standing on the gan ima of Udunuwara, on the south by the galdetta, on the west by the stone fence, and on the north by the coffee estate claimed by John James.

(5) Chena called Kooroogallahena alias Gallanehena, of 2 pelas in extent; bounded on the east by the stone fence, on the south by the galdetta, on the west by the demada of Gamagederahena, and on the north by the coffee estate which was owned by John James; situate at Kurugalla aforesaid.

Amount of the writ Rs. 1,448.09, with interest thereon at 9 per cent. per annum from October 11, 1913, till payment in full.

Fiscal's Office,		A. V. WOUTERSZ,
Kandy, September 29,	1914.	Deputy Fiscal.

In the District Court of Kandy.

Walgampaye Weerasekera Danapala Mudiyansé No. 23.027. Vs.

Wilfred Abeyratne Ratwatte of Matale Defendant.

NOTICE is hereby given that on Monday, November 2, 1914 (and on the following day, if necessary), commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 938 87, together with legal interest on Rs. 837 50 at 9 per cent. per annum from June 27, 1914, till payment in full and poundage :-

An undivided h part of the following lands :-

1. Kalaldorakumbura of 2 amunams in paddy sowing extent, situated at Kobbekaduwa, in Gangapalata korale of Yatinuwara ; and bounded on the east by limit of Deliwalakumbura, south by limit of Udahawalawwekumbura, west by limit of Mahakumbura, and on the north by ela.

2. Udamahakumbura of 1 amunam 1 pela and 2 lahas, situated at Kobbekaduwa; and bounded on the east and south by ella, west by fence, and on the north by ella of Walawwewatta.

3. Muruttalawewatta of 2 amunams, situated at Dehigama, in Yatinuwara ; and bounded on the east by ditch and fence, south by ditch and Malsela, west by ditch, and on the north by fence, with the buildings thereon.

4. Pahalawalawewatta of 3 amunams, situated at Kobbekaduwa ; and bounded on the east by ditch and ella of the field, south by ditch of Medagedera Appuhamy's garden, west by fence of Pehile-elekumbura, and on the north by ella and fence, with the buildings thereon.

Uvatennedambakanumaditta, tea land, of 51 acres 5. and 4 perches, situated at Kobbekaduwa ; and bounded on the north by fence and Wijenayaka's land, east by Mala-ela and anthill, south by Kobbekaduwe Walawwe land and road, and on the west and north-west by Wijenayaka's land.

Fiscal's Office,	A. V. WOUTERSZ,
Kandy, September 29, 1914.	Deputy Fiscal.

Plaintiff.

0

	•	In the	Distric	t Court of I	landy.	
				Nadarasen		of
ixan	αν					

No. 23,035. Vs. (1) Ana Sekathi Natame, (2) K. J. Fernando, both

of Gampola Defendants. NOTICE is hereby given that on Monday, October 26, 1914, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, for the recovery of the sum of Rs. 565 75, with interest thereon at 9 per cent. per annum from June 30, 1914, till payment in full and taxed costs Rs. 84 . 25, together making the sum of Rs. 650 :-

All that allotment of land with the 3 houses standing thereon, bearing present assessment Nos. 135, 136, and 137, containing in extent about 60 feet in length inside the garden and about 48 feet in breadth along the road, situated

in the Gampola town, in the Gangapahala korale of Uda palata; and presently bounded on the east by the land belonging to C. de Silva Lokugama, on the south by the land belonging to Simon Nanayakkara, on the west by the high road leading to Kandy, and on the north by the house belonging to the heirs of the late A. Palan Tuan.

Fiscal's Office, A. V. WOUTERSZ, Kandy, September 29, 1914. Deputy Fiscal.
In the District Court of Colombo.
K. M. N. M. Kistnappa Chetty of Sea street, Colombo Plaintiff.
No. C 33,142. Vs.

(1) Suleyma Lebbe Rahima Biby and her husband

(2) Samsie Lebbe Maraikar Omer Lebbe Marikar

both of Silversmith street, Colombo Defendants.

NOTICE is hereby given that on Thursday, November 19, 1914, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property mortgaged with the plaintiff for the recovery of the sum of Rs. 3,824 75, with interest on Rs. 3,000 at 21 per cent. per annum from September 6, 1911, to July 5, 1912, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full and costs of suit, Rs. 215 85, including prospective costs :-

All that house and ground bearing assessment No. 241, situated at Colombo street, Kandy, within the Municipal limits in the District of Kandy, Central Province; and bounded on the east by the house bearing assessment No. 242, on the south by the Colombo street, on the west by the house bearing assessment No. 240, and on the north by the wall of the old jail; containing in extent 6.44 perches.

Fiscal's Office, A. V. WOUTERSZ, Kandy, September 29, 1914.

Deputy Fiscal.

C

Southern Province.

In the District Court of Negombo.

Garumuni Robert de Zoysa of Temple road,

ColomboPlaintiff. No. 9,112. Vs.

Edirimuni Leineris de Zoysa of Kurana.....Defendant.

NOTICE is hereby given that on Monday, October 26, 1914, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :-

1. An undivided $\frac{1}{2}$ part of the soil and soil share trees, $\frac{1}{2}$ of the planter's share, and the 24 cubits tiled house standing on the southern portion of the land called lot No. 1, Mawatabodawatta; bounded on the north by the land where Sandris Perera Karunaratna, Vidane Arachchi resided, east by the high road, south by the land where Tirimadura Arnolis resides, and west by the land where Merenna Babe, Kankanama resides, and Talgahawatta; situated at Brakmanawatta, in extent 2 roods.

2. All that undivided $\frac{1}{2}$ and $\frac{1}{2}$ shares and the tiled-house and the bakery adjoining the high road, standing on the northern portion of the land called Sandoris Perera Guneratnapadinchiwaunwatta; bounded on the north by Palugederawatta, east by high road, south by lot No. 1, Mawatabodawatta, and west by Pansalawatta belonging to Weliwattawalawwa; situated at Brakmanawatta, in extent about 2 roods.

3. All that allotment of land called Talgahawatta; bounded on the north by the land where Guneratna Suwaris resides, east by lot No. 1, Mawatabodawatta, south by land where Merenna Sandrek Mendis resides, west by the land belonging to Sandrek Mendis and others; situated at Brakmanawatta, about 1 rood in extent.

All that allotment of land called Punchinaidekan. 4. kanangederawatta; bounded on the north by Lindatibenawatta, east by Gunipadinchiwatta, south by Thempopadinchiwaunwatta, west by Babandiepadinchiwaunwatta; situated at Ampe, Bentota Walallawiti korale, 1 acre and 1 rood in extent.

Amount of writ Rs. 3,054, with interest thereon at 9 per cent. per annum from February 4, 1913.

Fiscal's Office,	J. A. LOURENSZ,
Galle, September 26, 1914.	Deputy Fiscal.

In the District Court of Galle.

K. S. P. S. Suparamanian Chetty..... Plaintiff. No. 10,698. Vs.

K. B. Sinno Appu Defendant.

NOTICE is hereby given that on Thursday, October 29, 1914, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, subject to the mortgage created by bond No. 3,498, dated March 25, 1908, in favour of Totahewage Tomishamy for Rs. 1,000, with interest at 15 per cent. per annum from March 25, 1909, for the recovery of Rs. 573.75, viz. :-

At Beminiyanwila in East Giruwa pattu.

(1) An undivided $\frac{1}{3}$ part of the trees and of soil of the allotment of land No. 10,045; and bounded on the north by land appearing in plan No. 179,561, on the east by land appearing in plan No. 179,565, on the south by reservation along the stream and land purchased by E. A. P. Don Allis, and on the west by Rotaparaduwa claimed by J. R. Buultjens and another; containing in extent 7 acres and 10 perches.

(2) An undivided $\frac{1}{2}$ part of all the trees and of the soil of the allotment of land No. 10,046; and bounded on the north by land depicted in plan No. 179,561, on the east and south by reservation along the stream, and on the west by land depicted in plan No. 179,564; containing in extent 7 acres.

(3) An undivided $\frac{1}{2}$ part of all the trees and of the soil of the allotment of land No. 10,062; and bounded on the north by land depicted in plan No. 179,566, on the east by reservation along the road, on the south and west by reservation along the stream; containing in extent 4 acres 1 rood and 32 perches.

(4) An undivided $\frac{1}{2}$ part of all the trees and of the soil of the allotment of land No. 10,051; and bounded on the north by Udawilahena claimed by Don Luwis Alahapperuma and land depicted in plan No. 179,562, on the east by. reservation along the road, on the south by land depicted in plan No. 179,569, and west by reservation along the stream; containing in extent 8 acres 1 rood and 1 perch.

(5) An undivided $\frac{1}{3}$ part of all the trees and of the soil of the allotment of land No. 10,044; and bounded on the north by land purchased by W. A. Paboris, on the east by Rotaparaduwa claimed by J. R. Buultjens and path, on the south by land depicted in plan No. 179,567, and on the west by Crown land; containing in extent 6 acres.

Deputy Fiscal's Office, Tangalla, September 28, 1914. J. E. SENANAYAKE, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Mailvaganam Sivappiragasam of Navaly.....Plaintiff. No. 9,607. Vs.

The Jaffna Trading Company, Limited, Jaffna. . Defendants.

NOTICE is hereby given that on Tuesday, October 27, 1914, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said plaintiff in the following property for the recovery of Rs. 3,587 87, with interest thereon at the rate of 9 per cent. per annum from July 13, 1914, until payment in full, and costs and charges, viz. :-

1. An undivided ³/₃ share with its appurtenances of a piece of land situated at Navaly called Kattantoddam,

containing or reputed to contain in extent 24 lachams of varagu culture, with houses, well, and cultivated and spontaneous plantations; bounded or reputed to be bounded on the east by the property of Saravanamuttu Mootatamby and others, north by the property of Saravanamuttu Selvanayagam and brothers, west by the property of Sinnatamby Mathiaparanam and others, and on the south by the procession street of the temple called Vairavarcoil and by a lane (not used).

2. An undivided § share with its appurtenances of a piece of land situated at Navaly, called Arasarvallartoddam, containing or reputed to contain in extent 24 lachams of varagu culture, with palmyras; bounded or reputed to be bounded on the east by the property of Suppiramaniam, north by road, west by lane, and on the south by the property of Arasanayagam and others.

3. An undivided ³/₄ share with its appurtenances of a piece of land situated at Navaly, called Vallavarasi, containing or reputed to contain in extent 10 lachams of varagu culture, with cultivated and spontaneous plantations; bounded or reputed to be bounded on the east by the property of Katiravelu Veluppillai and others, north by the property of Tangamma, wife of Samuel, west by channel, and on the south by road.

4. An undivided ³/₃ share with its appurtenances of a piece of land situated at Navaly called Kallundaiveli, containing or reputed to contain in extent 6 acres 1 rood and 21 perches; bounded or reputed to be bounded on the east by ground reserved for the road, north by the ground reserved for the road and by the property of Ramalingam Velauthar, west by the property of Nagar Sinnatamby, and on the south by the property of Arunasalam Chuppiah.

At 2 P.M.

5. An undivided ³/₃ share with its appurtenances of a piece of land situated at Navaly, called Echchampiddy, containing or reputed to contain in extent 80 lachams of varagu culture, with cultivated plants; bounded or reputed to be bounded on the east by Crown land, north by the property of Teivanaippillai, wife of Veluppillai, west by lane, and on the south by waste land.

6. An undivided ³/₃ share with its appurtenances of a piece of land situated at Navaly, called Manavari, containing or reputed to contain in extent 35 lachams of paddy culture ; bounded or reputed to be bounded on the east by the property of Achchimuttu, wife of Chuppiah, and others, north by the property of Tampoo and wife Ponnu, west by the property of Tangamma, wife of Elaiyatamby, and others, and on the south by lane.

7. A piece of land situated at Navaly, called Manakkaivayal, containing or reputed to contain in extent 16 lachams of paddy culture ; bounded or reputed to be bounded on the east by the property of Katiravelu Ramu, north by the property of Arumugam Vairamuttu and others, west by the property of Kumaru Kanapatippillai and others, and on the south by the property of Sittampalam Vaitilingam and others.

Fiscal's Office, S. SABARATNAM, Jaffna, September 23, 1914. Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Veerakuddyar Kartegaser of Navetkudah..........Plaintiff. Sambonade Vanniyah Teivanayegumpillay of

Navetkudah, administrator of the estate of V. Kartegaser Substituted Plaintiff. No. 3.460. Vs.

Agamadulevvai Marikair Sinnelebbe Marakair of

KattankuddyDefendant.

NOTICE is hereby given that on Monday, Tuesday, and Thursday, October 26, 27, and 29, 1914, respectively, will be sold by public auction at the premises, commencing at about 8 o'clock in the mornings, respectively, the right, title and interest of the said defendant in the following properties, viz. :-

On Monday, October 26, 1914, at about 8 A.M.

2. The western share of the garden called Tulukkerva-lavu, situated at Kattankuddy, division No. 4, in Manmunai

pattu, in the District of Batticaloa, Eastern Province; and which western share is bounded on the north by the dowry garden of P. Poker, south by the garden of C. Mohaiadeenbava and Agamadulebbe, east by the upstair boutique garden belonging to A. M. Sinne Lebbe Marakair and others, and west by the dowry garden of Iburalevvai; in extent from north to south eastern side $8\frac{1}{2}$ fathoms, with house, well, and produce, and all rights.

At about 9.30 A.M.

An undivided } share of a garden called Sinnepalliady Turaikiddankeyvalavu, situated at Kattankuddy in division No. 4, in Manmunai pattu ; and bounded on the north by No. 4, in Manmunal pattu; and bounded on all horar z_{j} lane, south by the garden of the late Isumalevvai Marikair, east by the garden belonging to A. M. Sinnelebbe Marakair and others, and west by lakeshore; in extent from north to south-eastern side $11\frac{3}{2}$ fathoms, western side 10 fathoms, and from east to west on the northern side 192 fathoms, southern side 18½ fathoms; out of this garden the large room on the southern side of the old bankshall stretching from north to south, the two small rooms on the southern side on the two verandahs, the large rooms on the eastern side of the newly-built bankshall, built in the direction of east to west in the said garden, the small room lying on the east of the southern verandah, the right of using in common the said verandahs, five coconut trees marked with the letters Ana Mana Cheena standing in the said garden, and } share of a palmyra tree.

At about 11 A.M.

4. Out of the eastern share of the garden called Tulukkervalavu, situated at Kattankuddy, in Manmunai pattu, the divided northern $\frac{1}{3}$ share belonging to A. M. Sinnelebbe Marakair; and which $\frac{1}{3}$ share is bounded on the north by the other share of the garden called Tulukkervalavu belonging to M. R. Ahamatulevvai Marakair, south by the middle share of this garden belonging to A. Asiatommah, east by road, and west by a garden belonging to A. M. Sinnelebbe Marakair; in extent from north to south 2 fathoms and 2 cubits and $1\frac{1}{3}$ span, and from east to west $7\frac{1}{3}$ fathoms, the boutique, the room, the verandah, and the main building, and its rights.

On Tuesday, October 27, 1914, at about 8 A.M.

5. The southern share of the coconut estate called Mankaddutotam, situated at Talenkudah, in Manmunai pattu; and bounded on the north by the middle share of the estate belonging to Ahamadulevvai Asiatommah, south by Talenkuda estate and land purchased from Murugappen, east by road, and west by garden belonging to O. Abdulla-hamylebbe and others; in extent from north to south eastern side 154 fathoms, western side 112¹/₂ fathoms, and from east to west northern side 240 fathoms, southern side 259 fathoms or 36 acres and $26\frac{1}{2}$ perches; the coconut trees standing thereon, the bungalow, well, and all rights.

At about 10 A.M.

6. The land called Mayarukalai, bearing lot No. 1,076, situated at Talenkudah, in Manmunai pattu; and bounded on the north-west and north-east by Crown land called Mankaddupoomey, south by Crown land called Mankaddu-poomey and land described in plan No. 69,276, and southwest by land reserved for road; in extent 1 acre 3 roods and 36 perches, with coconut trees and all other plantations and produce and rights.

At about 1 P.M.

7. The southern piece of land out of the land called Kopparakalai, bearing lot No. 9,888, situated at Talenkudah, in Manmunai pattu; and which southern piece is bounded on the north by the other share of land belonging to A. Asiatomah, west by land reserved for road, and south and east by Crown land; in extent 1 acre 1 rood and 6 perches, with all rights.

At about 3 P.M.

The northern $\frac{1}{2}$ share out of the lands lots Nos. 1,059, 1,062, and 1,063, forming one property, situated at Talenkudah, in Manmunai pattu; and which northern 1 share is bounded on the north by lands belonging to Odavy Mohaiadeenbava and others, south by the other share of this

garden, east by coconut estate mentioned as the first property, and west by lane; in extent 5 acres 32½ perches, with plantations, produce, and rights.

On Thursday, October 29, 1914, at about 10 A.M.

(1) An undivided $\frac{1}{6}$ share of a land situated at Malkompuddykandom, in Samanturai pattu; and bounded on the north-east by land of Omerulebbepody, Udayar, south-east by land of Meerasaibu, north-west by land of Avuvakkerlevvai, and south-west by land of A. Isamalevvai Marakair; in extent 72 acres 2 roods and 13 perches, with all rights.

Amount to be levied Rs. 12,087 70, with interest on Rs. 11,752 49 at 9 per cent. per annum from September 28, 1911, till payment.

	Fiscal's Office,	т.	Sinnatamby,
'n	Batticaloa, September 26, 19	14.	Deputy Fiscal.

n the District Court of Batticaloa.

GTambinluttu Sinnattampy of Arapattai......Plaintiff. No. 3,839. Vs.

Uthumalevvaipody V. V. Mamunalevvaipody of

Kattankuddy, now at the Welikada Jail,

At about 9 A.M.

(1) A garden called Veeduvalavu, situated at Kattankuddyiruppu, in Manmunai pattu, in the District of Batticaloa, Eastern Province; and bounded on the north by the garden called Ekiapullayvalavu, south by the garden of Keechulevvai, east by dowry garden of Meeralevvai, and on the west by the garden of K. Mohamadu Tamby; in extent from north to south 10 fathoms, and from east to west 14 fathoms, with coconut trees, plantations, and produce.

At about 11 A.M.

(2) A garden called Periavalavu, situated at Kattankuddyiruppu, in Manmunai pattu; and bounded on the north by the garden of Omerukatta and dowry garden of Ahamadulevvai, south by lane, east by the garden of M. Agamadulevvai and another, and west by road; in extent from north to south $10\frac{1}{2}$ fathoms, and from east to west towards the north $12\frac{1}{2}$ fathoms, towards the south 12 fathoms, with the house, plantations, produce, and rights. Amount to be levied Rs. 1,724 70, with interest on

Amount to be levied Rs. 1,724 70, with interest on Rs. 1,591 20 at 9 per cent. per annum from February 12, 1914, till payment.

Fiscal's Office, T. SINNATAMEY, Batticaloa, September 23, 1914. Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

K. P. S. R. M. Muttukaruppa Pillai of Puttalam...Plaintiff. No. 2,413. Vs.

Mohamado Meera Lebbe Habiboo Mohamado of

PuttalamDefendant.

NOTICE is hereby given that on Saturday, October 24, 1914, at 12 o'clock noon, will be sold by public auction at the premises, the right, title, and interest of the defendant in and to the following property, viz. :---

The land called Karambekairy, in extent 6 acres more or less, situate at Tetapola, in Akkarai pattu, Puttalam District; and bounded on the north and east by land, belonging to Cassie Mohideen Tamby Naina Pulle's heirs, south by land owned by Aliyar Moheydin Segu Tamby and others, west by Santiyago Pulle Pedropulle's land; an undivided $\frac{1}{2}$ share of the above land subject to a mortgage. Amount of writ Rs. 279.90, and interest.

Deputy Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, September 23, 1914. Deputy Fiscal,

DISTRICT AND MINOR COURTS NOTICES.

UNDER the provisions of section 2 of Ordinance No. 15 of 1823. notice is hereby given that 8 sheets of rubber found floating in the Kelani river have been produced before me by the Station House Officer of Peliyagoda, and that any person having any claim to same, shall, within six months from this date hereof, appear before me, or prove his right to the said property.

Itinerating Police Court, Western Province, Henaratgoda, September 19, 1914. V. P. REDLICH, Police Magistrate.

I, CHARLES RUSSEL CUMBERLAND, Fiscal of the North Western Province, do hereby appoint Mr. W. W. Pius Fernando of Marawila to be Marshal for the divisions of Pitigal Korale South and Pitigal Korale Central, in the District of Chilaw, under the provisions of the Fiscals Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

September 23, 1914.

C. R. CUMBERLAND, Fiscal. I, BAXANDALL CONSTANTINE, Fiscal for the North-Central Province, do hereby appoint Mr. Joseph Henry de Alwis to be Marshal for the division of Nuwarakalawiya, in the North-Central Province, under the provisions of "The Fiscals Ordinance, 1867," and authorize him to perform. the duties and exercise the authority of Marshal, for which this shall be his warrant.

September 26, 1914.

B. CONSTANTINE, Fiscal.

LIST OF JURORS AND ASSESSORS.

PROVINCE OF UVA.

LIST of Persons in the Province of Uva who are qualified to serve as Jurors and Assessors, under the provisions of Ordinance No. 15 of 1898 (Criminal Procedure Code), as amended by Ordinance No. 1 of 1910, for the year July, 1914, to June, 1915.

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 that it is a new name added.

ENGLISH-SPEAKING JURORS.

_				·	THE AND THE ADDRESS AND ADDRESS AND ADDRESS ADDRES
1	1.	Allan, William, planter, Meeriabedda Group,		51	Forbes, W. J., planter, Demodera
÷ -	•	Koslanda	23	52	Fraser, A. C., planter, Gonamotava
2	2	Allan, A., planter, Ampitiyakanda	24	53	Gatehouse, R., planter, Gawerakelle
	3	Amarasekera, W. A., kachcheri mudaliyar,		54	Gibson, W., planter, Kahagolla, Haputale
		Badulla	-0	55	Godlieb, V. A. H., head overseer, Public Works
· • •		Anderson A mlantan Hanton Lunuasia		00	
3*		Anderson, A., planter, Hopton, Lunugala		~ 0	Department, Uraniya
	5	Anderson, G., planter, Ohiya		56	Goodeve, G. H., planter, Wattekelle
ŀ	6	Archdale, L., planter, Elmshurst		57	Gordon, A. Fellowes, planter, Roehampton
• 4	·7	Ashby, R. A. H., planter, Verellapatana	26	58	Grant, Cobham, planter, Nayabedda
	8	Balfour, A., planter, Rossett, Demodera		59*	Green T., planter, Callendar, Ohiya
5*	9	Bannerman, N., planter, Narangalla, Badulla		60	Grero, G. J., draughtsman, Provincial Engi-
		Bonnorman P. planton El Tab. Passana		00	neer's Office, Badulla
. 6*	10	Bannerman, R., planter, El Teb, Passara	07	01	
	11	Beling, R. S., planter, Kandehena, Namunu-	27	61	Groocock, H. L., district engineer, Badulla
•		kula	28*	62	Hamilton, D. E., planter, Mahadowa, Madul-
. 7	12	Bell, J. R., planter, Needwood, Haldummulla			sima
· · · · ·	13	Benjamin, Francis, clerk, Hopton, Lunugala	29*	63	Harrison, R. A. St. C., planter, Moragolla,
8* [`]	14	Bissett, A. W., planter, Passara Group, Passara			Badulla
9*	15	Boileau, P. G., planter, Battawatta, Madulsima	30*	64	Hartridge, A. D., planter, Alliawatta, Monara-
••••		Boyd Moss, H. L., planter, Monaragala			gala
	16	Develop A W mlombon Constrollo Dessono		05*	Hiscocks, H. H., planter, Laymastota, Koslanda
· · · ·	17	Bowles, A. W., planter, Gonakelle, Passara	014		
•	18	Bremner, H. B., planter, Battawatta	31*	66	Horsfall, G. L., planter, Kumbukkan, Monara-
10*	19	Broad, C. L., planter, Hingurukaduwa, Passara			gala
11	20	Brough, F. A., landed proprietor, Bandarawela		67	Horsford, C. M. F., planter, Tonacombe,
	21	Burney, G. E., planter, Rockhill, Badulla			Namunukula
	22*	Campbell, Bruce A., planter, Poonagalla Group,		68	Hubert, P. P., clerk, Public Works Depart-
		Bandarawela		00	ment, Badulla
12*	23	Carey, H. St. George, planter, Pingarawa,	20	69	Hudson, T., planter, Glenanore
12"	20		32		The last A V mlenter Kumpundele Menere
10+	~ (Namunukula	33*	70	Husluck, A. V., planter, Kumaradola, Monara-
13*	24	Carey, P. de P., planter, Broughton, Bandara-			gala
		wela		71	Jamieson, R. B., planter, Narangala
	25*	Cartheghasu, Mootatamby, clerk, Public Works		72	Johnstone, Hugh, planter, Doomoo, Madulsima
		Department, Badulla		73	Kandiah, N., clerk, Shawlands, Lunugala
	26	Castledene, H. W. G., planter, Mausakelle		74	Kehl, F. C., teamaker, Cannaverella
14	27	Cassie, W. R., planter, Kahagolla, Haputale	34*	75	Knowlton, K. S., planter, Kehelwatta, Lunugala
1.4	28	Chelliah, R. P., Bank of Uva, Badulla	35	76	Kotalawala, D. H., landed proprietor, Badulla
15	29	Clark, H., planter, Uvakelle		77	Languish, H. R., planter, Passara Group
	301	Clark, Noel M., planter, Balagalla Ella,		78	Linnell, C. H., district engineer, Passara
		Bandarawela	-	79*	Manatunga, T. S., clerk, Public Works Depart-
	31	Coombe, G. A., planter, Macaldeniya			ment, Badulla
	32*	* Coombe, John A., planter, Diyaluma, Koslanda		80	Massey, J. E., planter, Kehelwatta, Lunugala
	33	Coombe, T. B., planter, Cullen		81	Mason, S. S., planter, Lachesis, Monaragala
16*	34	Cornish, H. G., planter, Cobo, Badulla	36	82	Macloghlin, T. W., planter, Thotulugala,
	35	Craig, John., planter, Newburgh, Demodera		02	Table Table
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	37	Cranfield, R. E., planter, Cannaverella	074	83	McComas, R., planter, Glen Alpin
1.0		Crick, W. C., planter, Monarakanda, Koslanda	37*	84	McLoren, Alex., planter, Spring Valley, Badulla
17	38	Davidson, G. Thain, planter, Dambatenna,		85	Michels, S., planter, Poonagalla
		Haputale	38*	86	Miller, C. M., planter, Wewelhinna, Demodera
	39	Day, H. J., planter, Sheerwood	1	87	Mohamed, H. I., clerk, Gonakelle
	40	* Deaker, G. K., planter, Gonakelle, Passara	ļ	88*	Mohamed, N. I., clerk, Public Works Depart-
	41	De Silva, Lawrence, inspector, Public Works	ļ		ment, Badulla
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	42		39		Moore, L. B., planter, Nugatalawa
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18		roads, Badulla	1	92	Mutaliph, T. K., clerk, Cannaverella
	44	,,,	1	93	Muttukumaru, S. R., clerk, Badulla
19*	45			94	Nelson, C. B., planter, Nugatalawa, Welimada
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2 0*		Duncan, James, planter, Urv. Passara.	1	96	Norris, P. M., district engineer, Diyatalawa
21		Durrant, C. M., planter, Monarakanda, Koslanda	41	97	Norman D. C. mlantar Damania Carro
22*	્ 49	Elson, E. F., planter, Nakavilla, Demodera			Norman, D. G., planter, Dammeria Group
	50) Fitzroy, G. F., planter, Dikkapitiya, Koslanda		99.	O'Brien, T. S., planter, Cannaverella, Namunu-
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42	99	O'Connell, H. G., planter, El Teb, Passara		128	* Swan, S. R., planter, Cannaverella, Namunu-
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	103	Palmer, N. F., planter, Serendib		130	Thomas, E. H. S. Childe, planter, West Hapu-
45	104	Peiris, M. J., landed proprietor, Bandarawela			tale
	105	Peter, A. E., planter, Yelverton		131	* Thompson, J. D., planter, Liangahawela,
	106	Peter, C. S., planter, Hindagalla			Bandarawela
	107	Platz, Alfred, planter, Passara Group		132	Thompson, R. D., planter, Bandara Eliya,
	108	Potger, V. G., licensed surveyor, Badulla			Haputale
46				133	Trail, A. B., planter, Monaragala
	110	Rae, J., planter, Rookatenna	}	134	
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49		Scott, J. W., planter, Glen Alpin			wela
10	118	Scovell, Alfred, planter, Beauvais	55.	. 141	Warren, D. E., planter, Udaweriya
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50		Smith, S. B., planter, Blackwood, Haputale	57*.	. 144	Watters, H., planter, Talpitigalla, Badulla
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- Appusinno, Kodituwakku cultivator, Arachchige, **Bandara**wela

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- Appusinno, W., trader, Badulla Appuhamy, Alutgedara A. M., cultivator, Galauda 4
- 5 Banda, Tambalagaspitiyegedara, cultivator, Godunna
- 6 Don Pubilis Appuhamy, W., trader, Badulla

Abeysekera, D. D., trader, Bandarawela

- 71 Charles Appuhamy, Polwatte Samaraweera Arachchige, landed proprietor, Welimada
- Davith Appu, M., trader, Badulla 8
- 9 Dineshamy, Mapolagama Arachchige, carpenter, Dammeria Group
- 10 Elias Appuhamy, D. G. D., trader, Bandarawela
- Fernando, W. M. Peter, contractor, Badulla 11
- 12 Fernando, C. L., conductor, Monaragala
- 13* Galagoda, A. B., cultivator, Badulla
- 14 Girigoris Appu, K. D., cultivator, Kirilunnemada
- 15 Hendirick Appuhamy, J. A., trader, Kumbalwela
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- Juwanis Appu, J. A., trader, Badulla Kiri Banda, Bogahakumbure Dissanayaka Mudiyan-17* selage, cultivator, Kumbakwela, Wiyaluwa
- 18 Kiriwante, Kapallewelagedara, cultivator, Kandegedara

- vator, Wiyaluwa Mendis Appu, S., trader, Badulla 20
- 21 Martin, K. D., trader, Lunugala
- 22 Perera, Bulatsinhalage James, cultivator, Bogahamaditta
- 23 Perera, Charles, trader, Puwakgodamulla
- Peiris, M. A., trader, Lunugala Prelis, E. A., trader, Lunugala 24
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- 30 Siriwardena Banda, Pussellawa, cultivator, Egodawela Sudu Banda, Jayasekera Mudiyanselage, cultivator, 31
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- Silva, G. P. Carolis, trader, Namunukula 33
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- Weerasingha, P. B., jeweller, Badulla
- 37 Silva, L. de, conductor, Kumaradola

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- 3 Awadiappen, Suna Pana Avenna, trader, Badulla
- Ahamado Meera Saibo, Kuna Mana Seena, trader Badulla
- 5 Abdul Carim, Kena Muna, trader, Badulla ß
- Appacutty, K., rubber maker, Monaragala
- Ampalawanar, V., clerk, Kumaradola Bawa Saibo, S. V., trader, Badulla 8
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- Cader Naina, Ana Kawenna Seena, trader, Badulla
- Candiah, R., overseer, Bandarawela
 Canapathipillai, Jitsingar, overseer, Public Works
- Department, Bandarawela 12
- Chelliah, T., overseer, Gawarawela 13
- Christopher, P. N., clerk, Dammeria Group David, D. S., clerk, Uvakellie
- 14 15
- Dasson, L. S., conductor, Monarakelle

- Dewamaney, S. S., storekeeper and clerk, Dammeria Group

- Kannappa Chetty, Muna Ittena Thana Vana, trader 20
- Badulla 21 Kuppakanni, Muna Savenna Kuna, trader, Meegaha-
- kiula 22
- Katheravaloo, Rajah, clerk, El Teb $\mathbf{23}$
- Mahamadu. Ana Kavenna Seyadu, trader, Badulla 24
- Mohideen Pitche, Muna, trader, Badulla 25
- Mohammadu, Packeer, trader, Badulla 26
- Meeruasen, Sena Kavenna Muna, trader, Badulla 27
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- Mahamoor, Deen, trader, Gregory road Muttusamy, Sona Kana, trader, Badulla
- -29 Murugesu, A. K. S., trader, Badulla 30
 - Mahamoor, T. A., trader, Bandarawela

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- 1 Ambalawanar, S., overseer, Dikwella
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Edwards, Gabriel, overseer, Ohiya Gabriel, Thomas, clerk, Monarakelle

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- Sellappa, Sabapathy, overseer, Public Works Depart-ment, Welimada 40*
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- 48 Veda Manikam, Y. K., teamaker, Dammeria Group
- 49* Veluppillai, Arumugam, overseer, Diyatalawa 50*
- Veluttambi, Vaithialingam, clerk, Public Works Department, Diyatalawa
- 51* Una Miskin Bawa, landed proprietor, Welimada

J. A. MAYBIN, for Fiscal.

DRAFT ORDINANCES.

(Continued from page 773.)

MINUTE.

Enemy Ordinance, No.

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

An Ordinance relating to Trading with the Enemy.

Preamble.

HEREAS it is expedient to provide for the enforcement of the law relating to trading with the enemy : 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 Trading with the

Short title.

Penalties for trading with the enemy.

2 (1) Any person who, during the present war, trades or attempts to trade, or has since the 4th of August, 1914, traded or attempted to trade, with the enemy, shall be guilty of an offence, and shall be liable-

of 1914.³

- (a) On summary conviction to imprisonment of either description for a period not exceeding twelve months, or to a fine not exceeding seven thousand five hundred rupees, or to both; or
- (b) On indictment to imprisonment of either description for a period not exceeding seven years, or to a fine not exceeding seven thousand five hundred rupees, or • to both ;

and in either case to the forfeiture of the goods or money in respect of which the offence was committed.

(2) "Trading with the enemy" in this Ordinance means any act or transaction prohibited by or under any Proclamation issued by His Majesty the King dealing with such trading.

(3) Any officer of any firm or company knowingly party to any offence under this Ordinance shall be liable to the same punishment as that prescribed for the offence.

(4) No proceedings shall be instituted in respect of any offence under this Ordinance, except at the instance or with the previous sanction of the Attorney-General.

3 (1) In any case in which it is suspected or anticipated that an offence under this Ordinance has been or will be committed by any person, firm, or company, a Police Magistrate, on being satisfied in that behalf by information on oath

Powers of inspection, search, and inquiry.

laid before him by or with the authority of an Executive Officer, may authorize by warrant any person named in the warrant—

- (a) To inspect any books or documents belonging to or under the control of any such person, firm, or company;
- (b) To require any person able to give information respecting the business or trade of any such person, firm, or company to give such information;
- (c) If accompanied by a police officer, to search any premises used in connection with such business or trade.

(2) An Executive Officer, by written order in any case which he shall certify in such order to be a case of urgency, may without warrant give to any person the same authority which a Magistrate may under this section give to any person by warrant.

(3) Any person who shall refuse or neglect to produce any books or documents or to give any information which he may be required to produce or give to any person authorized by warrant or written order under this section, or who shall knowingly give false information to any person so authorized, shall be guilty of an offence, and shall be liable on summary conviction to imprisonment of either description for a period not exceeding six months, or to a fine not exceeding seven thousand five hundred rupees, or to both.

(4) For the purposes of this section an "Executive Officer" means any of the following officers: the Colonial Secretary, the Attorney-General, the Government Agent or Assistant Government Agent, the Principal Collector of Customs, and the Inspector-General of Police.

4 (1) Where it appears to the Governor in Executive Council with reference to any person, firm, or company—

- (a) That an offence under this Ordinance has been or is likely to be committed in connection with the business or trade of any such person, firm, or company; or
- (b) That the control or management of any such person, firm, or company has been or is likely to be so affected by the state of war as to prejudice the effective continuance of its business or trade, and that it is in the public interest that the business or trade should continue to be carried on,

the Attorney-General may apply to a District Court for the appointment of a Controller of such business or trade, and the District Court shall have power to appoint such Controller at such time and under such conditions and with such powers as the court thinks fit, and the powers so conferred shall be either those of a receiver and manager, or those powers subject to such modifications, restrictions, or extensions as the court thinks fit, including, if the court considers it necessary or expedient, powers for enabling the Controller to borrow money after special application to the court for this purpose, and to create charges on the property of the person, firm, or company in priority to existing charges.

(2) The court shall have power to direct how and by whom the cost of any proceedings under this section and the remuneration for charges and expenses of the Controller shall be borne, and shall have power, if it thinks fit, to charge any such costs, charges, and expenses on the property of the person, firm, or company in such order of priority in relation to any existing charges as it thinks fit.

5 In any case in which the Governor in Executive Council is satisfied that any class of goods is in practice being consigned to any neutral country wholly or mainly by way of transmission to the enemy, he may by Order in Council, subject to the sanction of the Secretary of State, prohibit the exportation of such goods from Ceylon to such country, subject to such

Powers of control. 0

conditions and qualifications as may be contained in the Order. And any person infringing or attempting to infringe any of the provisions of the said Order in Council shall be guilty of an offence, and shall be liable to the same penalties as those prescribed by section 2 of this Ordinance.

By His	Excellency's command,
Colonial Secretary's Office, Colombo, October 2, 1914	

Statement of Objects and Reasons.

This Ordinance is proposed on the instructions of the Secretary of State with a view to providing means for the enforcement of the two Proclamations relating to trading with the enemy issued by His Majesty the King since the commencement of the war. It follows closely upon the lines of the Trading with the Enemy Act, 1914, just passed by the Imperial Parliament.

2. Section 5 does not appear in the Act of the Imperial Parliament. Its object is to allow the Government, with the sanction of the Secretary of State, in cases where it is known that any particular commodity is being largely exported to an enemy country by way of a neutral country, to prohibit absolutely or subject to conditions the export of that commodity to the neutral country in question.

Attorney-General's Chambers, Colombo, September 24, 1914. Attorney-General.