

Published by Authority.

No. 6,678'— THURSDAY, OCTOBER 29, 1914.

PART I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.

PART II.—Legal and Judicial.

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

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Part II.—Legal and Judicial.

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PASSED ORDINANCES.

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

No. 21 of 1914.

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.

ROBERT CHALMERS.

Preamble.

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. 21 of 1914."

Authorization of certain special expenditure.

2 The Committee authorized under "The Tea Cess 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.

30,000 30,000

Passed in Council the Seventh day of October, One thousand Nine hundred and Fourteen.

M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

R. E. STUBBS, Colonial Secretary

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

No. 22 of 1914.

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

ROBERT CHALMERS.

Preamble.

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

Short title.

- 1 This Ordinance may be cited as "The Volunteer Amendment (Town Guards) Ordinance, No. 22 of 1914."
- Amendment of section 1.
- 2 The following words shall be added to section 1 of the principal Ordinance:

Part III.—Town Guards.

3 The following new part shall be added to the principal Ordinance:

PART III.

Town Guards.

Town Guards.

- 33 (1) The Governor in time of war or other emergency may authorize the formation of a Town Guard for the defence and protection of any town in the Colony and of its vicinity, under such special regulations under section 12 as he may approve, or pending the making of such regulations under such conditions as he may determine.
- (2) Upon the publication of such authorization in the Government Gazette, every such Town Guard shall constitute a Volunteer Corps, and all the provisions of the Ordinance shall, with the necessary modifications, apply thereto.

Provided that the Governor in Executive Council may exempt any Town Guard from any of the provisions of this Ordinance.

Passed in Council the Seventh day of October, One thousand Nine hundred and Fourteen.

M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

R. E. STUBBS, Colonial Secretary. Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 23 of 1914.

An Ordinance to amend "The Designs Ordinance, 1904."

ROBERT CHALMERS.

Preamble.

HEREAS it is expedient to amend "The Designs Ordinance, 1904": 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 Designs Ordinance (Amendment) Ordinance, No. 23 of 1914."

Addition of new sub-sections to section 5 of the principal Ordinance.

- 2 The following sub-sections shall be inserted at the end of section 5 of the principal Ordinance:
 - (7) An application which, owing to any default or neglect on the part of the applicant, has not been completed so as to enable registration to be effected within the prescribed time shall be deemed to be abandoned.
 (8) Where an application has been abandoned or refused.
 - (8) Where an application has been abandoned or refused, the application and any drawings, photographs, tracings, representations, or specimens left in connection with the application shall not at any time be open to public inspection or be published by the Registrar.

(9) A design when registered shall be registered as of the date of the application for registration.

Addition of a new paragraph to sub-section (1) of section 9 of the principal

Ordinance.

8 Immediately after the first paragraph in section 9 of the principal Ordinance the following paragraph shall be added:

If within the prescribed time before the expiration of the said five years application for the extension of the period of copyright is made to the Registrar in the prescribed manner, the Registrar shall, on payment of the prescribed fee, extend the period of copyright for a second period of five years from the expiration of the original period of five years. If within the prescribed time before the expiration of such second period of five years application for the extension of the period of copyright is made to the Registrar in the prescribed manner, the Registrar may, subject to any rules under this Ordinance, on payment of the prescribed fee, extend the period of copyright for a third period of five years from the expiration of the second period of five years.

Passed in Council the Seventh day of October, One thousand Nine hundred and Fourteen.

M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

R. E. Stubbs, Colonial Secretary.

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

No. 24 of 1914.

An Ordinance to repeal "The Aerial Navigation Ordinance, No. 18 of 1912," and to enact another Ordinance in its place.

ROBERT CHALMERS.

Preamble.

HEREAS it is expedient to repeal "The Aerial Navigation Ordinance, No. 18 of 1912," and to replace it by the Ordinance following: 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 Aerial Navigation Ordinance, No. 24 of 1914."

Repeal.

- 2 (1) "The Aerial Navigation Ordinance, No. 18 of 1912," is hereby repealed.
- (2) All orders made under the Ordinance hereby repealed which were in force at the commencement of this Ordinance shall continue to be in force until they are rescinded or superseded by orders made under this Ordinance.

Power of Governor to regulate navigation of aircraft.

- 3 (1) The Governor in Executive Council may, by order notified in the Government Gazette—
 - (a) For the purpose of protecting the public from danger and for the purpose of the defence or safety of the Colony, prohibit the navigation of aircraft over such areas as may be prescribed in the order; and
 - (b) Prescribe the areas within which aircraft coming from any place outside the Colony are to land, and the other conditions to be complied with by such aireraft.
- (2) When an order is made for the purposes of the defence or safety of the Colony, the area prescribed may include the whole or any part of the coast line of the Colony and the territorial waters adjacent thereto.

Extent of power.

4 Any order made under paragraph (a) of sub-section (1) of section 3 may apply either generally to all aircraft or to aircraft of such classes and descriptions only as may be specified in the order, and may prohibit the navigation of aircraft over any such prescribed area either at all times or at such times or on such occasions only as may be specified in the order, and either absolutely or subject to such exceptions or conditions as may be so specified.

Offences.

- 5 Any person who-
 - (1) Navigates an aircraft over any area in contravention of any order made under paragraph (a) of sub-section (1) of section 3; or
 - (2) Contravenes any of the provisions of any order made under paragraph (b) of sub-section (1) of section 3,

shall be guilty of an offence under this Ordinance, unless he proves that he was compelled to do so by reason of stress of weather or other circumstances over which he had no control.

Trial and punishment of offences.

- 6 (1) If any person is guilty of an offence under this Ordinance, he shall be liable on summary conviction to imprisonment not exceeding six months, or to a fine not exceeding one thousand rupees, or to both.
- (2) In any case in which any person is charged with an offence against this Ordinance, the Magistrate may make an order for the detention of the aircraft pending the trial.

Confiscation of aircraft.

- · 7 (1) If in the case of any offence under this Ordinance the Magistrate is satisfied that there is reasonable ground to suspect that the aircraft was used in contravention of this Ordinance for a purpose prejudicial to the interests of the State, the burden of proof that the aircraft was not used for such purpose shall be upon the person charged.
- (2) If it is proved that the aircraft was used for such purpose, or if the person charged fails to discharge the said burden of proof, the Magistrate may make an order for the confiscation of the aircraft.

Power to compel compliance when aircraft disobeys signals, 8 If an aircraft flies or attempts to fly over any area prescribed under this Ordinance for the purposes of the defence or safety of the Colony, or, in the case of an aircraft coming from any place outside the Colony, fails to comply with any of the conditions as to landing prescribed by an order under paragraph (b) of sub-section (1) of section 3, any officer designated for the purpose by regulations made by the Governor may cause such signal as may be prescribed by these regulations to be given, and if after such signal has been given the aircraft fails to respond to the signal by complying

with such regulations as may be made by the Governor prescribing the action to be taken on such a signal being given, the officer may fire at or into such aircraft and use any and every other means necessary to compel compliance, and every and any such officer and every other person acting in his aid and by his direction shall be and is hereby indemnified and discharged from any charge, action, or other proceeding for so doing.

Passed in Council the Seventh day of October, One thousand Nine hundred and Fourteen.

> M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

> R. E. STUBBS, Colonial Secretary.

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

No. 25 of 1914.

An Ordinance to amend "The Excise Ordinance, No. 8 of 1912."

ROBERT CHALMERS.

Preamble.

HEREAS it is expedient to amend "The ExciseOrdinance, No. 8 of 1912": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

This Ordinance may be cited for all purposes as "The Excise (Amendment) Ordinance, No. 25 of 1914."

Amendment of schedule.

(1) The 7th and 8th paragraphs of the schedule referred to in section 2 of the principal Ordinance, viz.:

No. 5 of 1899 .. An Ordinance to consolidate .. and amend the Law relating to the Possession and Sale of Opium

so far as it relates to bhang organja.

No. 9 of 1905 .. An Ordinance to amend "The Opium Ordinance, 1899"

Section so far as it relates to bhang ganja.

are hereby repealed.

(2) The following paragraph shall be added to the said schedule in its proper chronological position:

No. 2 of 1907 .. An Ordinance to amend "The .. The whole. Indian Hemp Ordinance,

Amendment of paragraph (b) of sub-section 11 of section 3 of the principal Ordinance.

Amendment of section 55.

- 3 In line 5 of paragraph (b) of sub-section 11 of section 3 of the principal Ordinance the word "cocaine" shall be inserted immediately before the word "ganja."
- In section 55 of the principal Ordinance, before the words "except under such conditions as he may prescribe," there shall be inserted the words "either absolutely or."

Passed in Council the Seventh day of October One thousand Nine hundred and Fourteen.

> M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

> R. E. STUBBS, Colonial Secretary.

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

No. 26 of 1914.

An Ordinance to amend "The Ceylon Post Office Ordinance, 1908."

ROBERT CHALMERS.

Preamble.

W HEREAS it is expedient further to amend "The Ceylon Post Office Ordinance, 1908": 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 for all purposes as "The Ceylon Post Office (Amendment) Ordinance, No. 26 of 1914."

Substitution of new section 22 for section 22 of the principal Ordinance. 2 For section 22 of the principal Ordinance, as amended by Ordinance No. 23 of 1909, the following section shall be substituted:

Transmission by post of anything indecent, &c., prohibited.

- 22 No person shall send by post-
- (a) Any indecent or obscene printing, painting, photograph, lithograph, engraving, book, or card, or any other indecent or obscene article; or

(b) Any circular or advertisement representing or suggesting that any publication or article therein advertised is of an indecent or obscene nature; or

- (c) Any postal article having thereon or on the cover thereof any words, marks, or designs of an indecent, obscene, seditious, scurrilous, threatening, or grossly offensive character; or
- (d) Any proposal, circular, or ticket relating to lotteries, whether promoted in Ceylon or elsewhere; or

 (e) Any circular or advertisement regarding drugs or medicines purporting to be remedies for diseases of the sexual organs or sexual stimulants; or

(f) Any substance which the Governor may, by notification under "The Excise Ordinance, No. 8 of 1912," declare deemed to be cocaine, and any preparation or admixture of the same. Provided that the Governor in Executive Council may, by notification in the Government Gazette, exempt any medicinal preparation containing cocaine from the provisions of this paragraph.

3 For sub-sections (4) and (5) of section 26 of the principal Ordinance the following sub-sections shall be substituted:

- (4) If the value of the contents is, in the opinion of the officer of the Customs, under-valued, or the description of contents incorrect, or if the contents or articles are totally or conditionally prohibited from being imported under the Customs Ordinance, or any Ordinance amending the same, or under any other Ordinance, the postal article with its contents shall be delivered to the Principal Collector of Customs to be dealt with as provided by the Customs Ordinance.
- (5) If any letter received from beyond seas is suspected to contain dutiable articles, or articles totally or conditionally prohibited from being imported as mentioned in the preceding sub-section, it shall be delivered to the Principal Collector of Customs to be dealt with under the Customs Ordinance, and the Postmaster-General shall cause notice in writing to be forthwith sent to the addressee advising him of the arrival of the letter and of its transmission to the Principal Collector of Customs, and requesting him to clear it personally or by agent, or to authorize the Principal Collector of Customs in writing to open the letter and assess the contents for duty.

Passed in Council the Seventh day of October, One thousand Nine hundred and Fourteen.

> M. A. Young, Clerk to the Council.

Assented to by His Excellency the Governor the Fifteenth day of October, One thousand Nine hundred and Fourteen.

R. E. STUBBS, Colonial Secretary.

indecent, &c. prohibited.

Substitution of new sub-sections (4) and (5) for sub-sections (4) and (5) of section 26 of the principal Ordinance.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 5,032.

In the Matter of the Intestate Estate of the late Omayah Paranadi of Waga, in the Meda pattu of Hewagam korale, in the District of Colombo, deceased.

(1) Pana Lana Suna Suppramanian Chetty, (2) Pana Lana Suna Ramiah Chetty, both of Puwakpitiya Petitioners. la di And

John Sinnaiya, Head Kangany, and (2) Parkiam, both of Ayr estate, in Waga aforesaid Respondents.

THIS matter coming on for disposal before Lewis Matthew Midniensz, Esq., Additional District Judge of Colombo, on October 18, 1914, in the presence of Mr. S. Somasunderam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 29, 1914, having been read:

It is ordered that Mr. David Matthew Jansz, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 19, 1914, show sufficient cause to the satisfaction of this court to the

October 13, 1914.

L. M. MAARTENSZ, Additional District Judge.

fallie District Court of Colombo.

Order Nisi.

famentary Jurisdiction. No. 5,033.

In the Matter of the Intestate Estate of Narayana Wadivu of Waga, in the Meda pattu of Hewagam korale, deceased.

(1) Pana Lana Suna Suppramanian Chetty, and (2) Pana Lana Suna Ramiah Chetty, both of And

John Sinnaiya, Head Kangany, (2) Thangammah, and (3) Sellam, all of Ayr estate, in Waga

THIS matter coming on for disposal before Lewis Matthew Maartens: Esq., Additional District Judge of Colombo, on October 18, 1914, in the presence of Mr. S. Somasunderam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 29, 1914, having been read:

Is is ordered that Mr. David Matthew Jansz, as Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 19, 1914, show sufficient cause to the satisfaction of this court to the contrart.

October 13, 1914.

L. M. MAARTENSZ. Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. . No. 5,040.

stamentary In the Matter of the Joint Last Will and Testament of Kariya Karawana Patabendi Mahavidanelage Don Daniel Ferdinando, deceased, late of Moratuwa, and Merennege Yohana Fernando of Moratuwa.

Merennege Yohana Fernando of Moratuwa..... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 22, 1914, in the presence of Mr. E. L. W. Aponso, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated October 20, 1914, and (2) of the Notary and attesting witnesses dated October 20, 1914, having been read.

It is ordered that the last will of Kariya Karawana Patabendi Mahavidanelage Don Daniel Ferdinando, deceased, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before November 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 22, 1914.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo. Order Nisi.

In the Matter of the Last Will and Tes Testamentary Jurisdiction. ment of Korallage Don Cornelis App hamy of Egoda Kolonnawa, in Ambatal No. 5,044. pahala, Alutkuru Korale South, deceased.

Korallage Don Lewis Appulamy of Egoda Kolonnawa..... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 24, 1914, in the presence of Mr. M. de A. Disanayake, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated October 23, 1914, and (2) of the attesting witnesses dated October 23, 1914, having been read:

It is ordered that the last will of Korallage Don Cornelis Appuhamy, 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 the executor 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 November 19, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1914.

L. M. MAARTENSZ, Additional District Judge

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

In the Matter of the Last Will and I Testamentary Jurisdiction. ment of the late Arnolis de A Wijeyasinghe of Kalutara, deceased.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Kalutara, on August 6, 1914, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioner Adrian de Abrew Wijesinghe of Waragoda in Bentota; and the affidavit of the said petitioner dated August 5, 1914, having been read:

It is ordered that the last will and testament of the late Arnolis de Abrew Wijeyesinghe of Kalutara, deceased, dated February 21, 1914, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before September 4, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Adrian de Abrew Wijeyasinghe of Waragoda is the executor named in the said will, and that he is entitled to have probate of the san issued to him accordingly, unless any person or persons interested shall, on or before September 4, 1914, shaw sufficient cause to the satisfaction of this court to the contrary.

August 6, 1914.

L. W. C. SCHRADER, District Judge.

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

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

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Last Will and Testa-Uurisdiction. ment of Tewaratantrige Hendrick No. 917. Fernando of Pattia South in Panadure, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on October 8, 1914, in the presence of Mr. Solomon Fernando, Proctor, on the part of the petitioner Kurukulavidanage Elizabeth Perera of Pattia South in Panadure; and the affidavit of the said petitioner dated July 18, 1914, having been read:

It is ordered that the last will and testament of Tewaratantrige Hendrick Fernando of Pattia, deceased, dated January 21; 1913, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before October 29, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kurukulavidanelage Elizabeth Perera of Pattia in Panadure is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before October 29, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 8, 1914.

ALLAN BEVEN, District Judge.

The date for showing cause against the above Order Nisi has been extended to November 12, 1914.

October 22, 1914.

ALLAN BEVEN,
District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the late

Jurisdiction Angagey Davith Perera of Talpitiya,

deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on October 15, 1914, in the presence of Mr. D. J. Goonetilleke, Proctor, on the part of the petitioner Angagey Elisa Perera of Talpitiya; and the Affidavit of the said petitioner dated October 15, 1914, having been read:

It is ordered that the petitioner Angagey Elisa Perera of Talpitiya 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) Esselin Perera, (2) Dandris Perera, (3) Franso Perera, all of Talpitiya, (4) Angagey James Perera—shall, on or before November 18, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 4th respondent Anga-

It is further declared that the said 4th respondent Angagey James Perera be appointed guardian ad litem over the minors (1) Esselin Perera, (2) Dandris Perera, (3) Franso Perera, unless the respondents above named shall, on or before November 18, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 15, 1914.

ALLAN BEVEN, District Judge.

In the District Court of Negombo.

Order Nisi

Testamentary In the Matter of the Estate of the late Serasinghearatchige Don Jokino Appuhamy of Akaragama, deceased.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge of Negombo, on September 29, 1914, in the presence of Mr. Goonewardene, Proctor, on the part of the petitioner Randeniaratchige Dona Selestinahamy of Akaragama; and the affidavit of the said petitioner dated September 24, 1914, having been read:

· It is ordered that the petitioner be and she is hereby declared entitled to administer the estate of the said

deceased, as widow of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondent—S. Dona Pabilinahamy of Alsaragana, minor, by her guardian ad litem R. Don Basinan Appulants of Thammita—shall, on or before November 3, 1314, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said R. Don Bastian Appuhamy be appointed guardian ad litem over the said

minor for the purpose of this action.

September 29, 1914.

H. E. Beven, District Judge.

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In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,472.

In the Matter of the Estate of the late of Miriswardene, late of Miriswatta, deceased.

THIS matter coming on for disposal before H. D. Beren, Esq., District Judge of Negombo, on September 32, 1914. in the presence of Mr. G. de Zoysa, Proctor, on the part of the petitioner Ellen Charlotte Siriwardene; and the affidavit of the petitioner dated September 25, 1914, having been read:

It is ordered that the petitioner be and she is hereby declared entitled to administer the estate of the said deceased, as widow of the deceased above named, and that letters of administration do issue to her accordingly, unless the respondents—(1) Branda Urani Siriwardene, (2) Edna Christobel Siriwardene, both of Negombo, minors, by their guardian ad litem (3) Victor George Mendis Abayasekera of Miriswatta—shall, on or before November 9, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Victor George Mandis. Abayasekera of Miriswatta be appointed guardian ad litera

over the said minors for the purpose of this action.

September 29, 1914.

H. E. BEVEN, District Judge:

In the District Court of Galle.

Order Nisi on a Petition in an Action of Summary Procedure.

No. 4,376. In the Matter of the Estate of Hindurga Vitanage Bastian of Naranovita, deceased.

THIS matter coming on for disposal before it. E. Pieris, Esq., District Judge, Galle, on October 15, 1914, after reading the proceedings in the above case: It is ordered that Vincent Robert Moldrich, Secretary of this court, be appointed official administrator to administer this estate, unless any one interested show sufficient cause to the contrary on November 12, 1914.

October 15, 1914.

P. E. Pieris, District Judge.

In the District Court of Galle.

No. 4,452. In the Matter of the Estate of Rambagodage Don Appu Sinno Appuhana, late of Yalegama.

of Yalegama.

Ranchagodage Don John Sinno Appuhamy of Yalegama.

(1) Ranchagodage Don Arnoris Appuhamy, (2) ditto Elonona and her husband (3) Weihenege Carolis Appuhamy, (4) Ranchagodage Don Podi Sinno Appuhamy, all of Yalegama, (5) ditto Dona Podinona and her husband (6) Killittuwegamage Don William Appuhamy, both of Tirana-

 $\mathbf{V}\mathbf{s}$.

gamage Don William Appuhamy, both of Tiranagama, (7) Ranchagodage Don Aron Appuhamy, (8) ditto Jinoris, both of Yalegama..... Respondents.

THIS matter coming on for disposal before Paul E. Pieris, Esq., District Judge of Galle, on October 8, 1914, in the presence of Mr. N. de Alwis, Proctor, on the part of

he petitioner above named; and the affidavit of the said petitioner dated March 30, 1914, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before November 5, 1914, show sufficient cause to the satisfaction of this court to the contrary

> P. E. PIERIS, District Judge.

Lache District Court of Galle.

Order Nisi.

In the Matter of the Estate of the late Testamentary Turisdiction. Sumana Seneviratne, deceased, of Kale-No. 4,453. gana.

THIS matter coming on for disposal before P. E. Pieris, Esq., District Judge, Galle, on October 13, 1914, in the presence of Mr. G. D. Jayasundere, Proctor, on the part of the petitioner Andrew Abeyewardene Gunesekere; and the affidavit of the petitioner dated October 12, 1914. having been read:

It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless the respondents shall, on or before November 24, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Andrew Abeyewardene Gunesekere is the husband of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Agnes Abeyewardene Gunesekere, (2) Vincent Abeyewardene Gunesekere, both of Kalegana, and (3) Edmund Seneviratne of Hollombuwa in Meepe-shall, on or before November 24, 1914, show sufficient cause to the satisfaction of this court to the contrary.

> P. E. PIERIS, District Judge.

October 13.

In the District Court of Jaffna.

estamentary urisdiction. No. 2,915. Class III.

In the Matter of the Estate of the late Chetty Kunnimalaeyan Kumarandi Chetty of Vannarponnai West, deceased.

Kumarahdi Chetty Kathiravelu Chetty of Vannarponnai WestPetitioner.

(1) Valliammai, widow of Kumarli Chetty of Vannarponnai West, (2) Valampikai, widow of Visuvalingam Chetty of ditto, (3) Neelampa, daughter of Kumarandi Chetty of ditto, (4). Parupatham, daughter of Kumarandi Chetty of ditto, (5) Kanagasabai Kunaratnam of ditto, (6) Kavuriamma, daughter of Muttiah Chetty of ditto; the 4th, 5th, and 6th respondents are minors and appear by their guardian ad litem

THIS matter of the petition of Kumarandi Chetty Kattaravelu Chetty of Vannarponnai West, praying for letters of administration to the estate of the above-named deceased Kunnimalaeyan Chetty Kumarandi Chetty, coming on for disposal before W. Doraiswamy, Esq., Acting District Judge, on October 14, 1914, in the presence of Messrs. Casippillai and Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated September 16, 1914, having been read: It is declared that the petitioner is one of the heirs 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 November 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

> W. Doraiswamy, Acting District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the le Sinnattamby Arunasalam of Karati Jurisdiction. No. 2,904. West, deceased.

Sivaguru Veluppillai of Karativu West......Petitioner.

(1) Muttuppillai, widow of Sinnattamby Arunasalam of Karativu West, (2) Thangam, wife of Sivaguru Veluppillai of ditto......Respondents.

THIS matter of the petition of Sivaguru Veluppillai, praying for letters of administration to the estate of the above-named deceased, Sinnattamby Arunasalam, coming on for disposal before C. V. Brayne, Esq., District Judge. on August 25, 1914, in the presence of Mr. S. James, Proctor. on the part of the petitioner; and the affidavit of the petitioner dated August 25, 1914, having been read It is petitioner dated August 25, 1914, having been read It is declared that the petitioner is the husband of the har 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 September 1 29, 1914, show sufficient cause to the satisfaction of this court to the contrary.

August 25, 1914.

C. V. BRAYNE, District Judge.

Time to show cause extended to November 5, 1914.

W. DORAISWAMY. District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Achehippillai, wife of Sinnatamby Kan-Jurisdiction. No. 2,906. dappar Daniel of Uduvil, deceased.

Sinnathamby Kandappar Daniel of Uduvil . . . Petitione $\mathbf{v}_{\mathbf{s}}$.

(1) Rasammah, daughter of Sinnatamby Kandap-par Daniel of Uduvil, (2) Parkiam, daughter of Sinnatamby Kandappar Daniel of ditto, (3) Sinnatamby Kantappar Daniel Tambiratnam of ditto, (4) Sinnatamby Kandappar Daniel Taboratnam of ditto; the 1st, 2nd, 3rd, and 4th respondents are minors by their guardian ad litem Sittampalam Vanamuttoo of ditto...... Respondents.

THIS matter of the petition of Sinnathamby Kantappar Daniel of Uduvil, praying for letters of administration to the estate of the above-named deceased Achchippillai, wife of Sinnathamby Kandappar Daniel, coming on for disposal before W. Doraiswamy, Esq., District Judge, on October 13, 1914, in the presence of Messrs. Sivaprakasam and Katiresu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated August 26, 1914, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the lawful husband of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before November 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1914.

W. DORATSWAMY. District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the lat Changarapillai Ponnappah of Vannar ponnai West, deceased. Jurisdiction. No. 2,926.

Ponnappah Sabaratnam of Vannarponnai West. . Petitioner. \mathbf{v}_{s} .

(1) Parupathipillai, widow of Ponnappah, and (2) Ponnappah Somasundram, both of Vannar-

THIS matter of the petition of Ponnappah Sabaratnam of Vannarponnai West, praying for letters of administration

B 2

October 14, 1914.

to the estate of the above-named deceased, Changarapillai Ponnappah of Vannarponnai West, coming on for disposal before W. Doraiswamy, Esq., Acting District Judge, on Qctober 1, 1914, in the presence of Mr. K. Kanakasabai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated September 30, 1914, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as an heir to the said estate of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before November 5, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1914.

W. Doraiswamy, Acting District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 2,910.

In the Matter of the Estate of the late Nagamma, wife of Sarava Ponnya of Manippay deceased. wife of Saravanamuttu

Sangarapillai Muttutamby of ManippayPetitioner.

 Ponnya Krishnapillai (2) Ratnam, daughter of Ponnya, (3) Sellam, daughter of Ponnya, (4) Ponnya Seevaratnam, and (5) Saravanamuttu Ponnya, all of Manippay, of whom the 1st, 2nd, 3rd, and 4th respondents, minors by their guardian ad litem the 5th respondent.....Respondents.

THIS matter of the petition of Sangarapillai Muttutamby of Manippay, praying for letter of administration to the estate of the above-named deceased Nagamma, wife of estate of the above-named deceased Nagamma, wife of Saravanamuttu Ponnya, coming on for disposal before W. Doraiswamy, Esq., Acting District Judge, on September 30, 1914, in the presence of Mr. E. Murugesawpillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated August 28, 1914, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as mortgagee of the said deceased, to administer the estate of the deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before November 3, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 6, 1914.

W. Doraiswamy, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Coomarasamy Kanagasabai of Puloly West, deceased. Jurisdiction. No. 2,912.

Chellamuttuppillai, widow of Coomarasamy Kanagasabai of Puloly West......Petitioner

(1) Theivanaipillai, daughter of Coomarasamy Kanagasabai of Puloly West, and (2) Sinnattambiar Thillaiyampalam of Alvai North; the 1st respondent is a minor by her guardian ad litem

THIS matter of the petition of Chellamuttupillai, widow of Coomarasamy Kanagasabai, praying for letter of administration to the estate of the above-named deceased Coomarasamy Kanagasabai of Puloly West, coming on for disposal before W. Doraiswamy, Esq., Acting District Judge, on October 19, 1914, in the presence of Mr. V. Ganapathippillai, Proctor, on the part of the petitioner; and the affidavit of the said patitioner detad September 2 and the affidavit of the said petitioner, dated September 2, 1914, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to administer the estate of the deceased, and that

letters of administration do issue to her accordingly, unless the respondents above named or any other person shall, on or before November 24, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1914.

W. DORAISWAMY, District Judge.

In the District Court of Mannar.

Order Nisi declaring Will proved.

In the Matter of the Jonit Last Will and Testamentary Testament of Sithamparapillai, deceased, late of Mannar, and of her husband Jurisdiction. No. 187. Supprumaniar Sithamparapillai of Batti caloa.

Supprumaniar Sithamparapillai of Batticaloa...Petitiofier.

Vs.

(1) Muthalitamby Kanagaratnam and wife (3)

Ponnupillai, both of Mannar, (3) Veerasing and Thurai and wife (4)

Messenger street, Colombo, (5) Swaminathan Thanapalan and wife (6) Saraswathi, both of Hill street, Colombo..... Hill street, Colombo......Respondents.

THIS matter coming on for disposal before George Fitz-George Forrest, Esq., District Judge, Mannar, on October 13, 1914, in the presence of Mr. S. Mudliar Anantham, Proctor, on the part of the petitioner Supprumaniar Sithamparapillai; and the affidavit of Supprumaniar Sithamparapillai dated July 21, 1914; and the affidavit of Supprumaniar Vytilingam, Manniapper Kanapathypillai, and Tombutar Periatamby Thampiappa, all of Karativu, dated August 2, 1914, having been read. 1914, having been read:

It is ordered that the joint will of Manonmaniamma, wife of Sithamparapillai, deceased, late of Mannar, and of her husband Supprumaniar Sithamparapillai, dated April 25, 1913, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before November 16, 1914, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Supprumaniar Sithamparapillai of Batticaloa is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before November 16, 1914, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1914.

G. F. Forrest, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Estate of the late Dona Alice Wijetunge Tilekeratna, deceased, of Dummaladeniya. Jurisdiction. No. 1,064.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on August 25, 1914, in the presence of Messrs. Corea and Dissanayake, Proctors, on the part of the petitioners (1) Hendelage Paulo Appuhamy of Dummaladeniya, (2) Hendelage Don Saviel Appuhamy of Katana; and the affidavit of Hendelage Don Paulo Appuhamy, the 1st petitioner, dated July 21, 1914, having been read: It is ordered that Hendelage Don Saviel Appuhamy of Katana, the 2nd retitioner, be and he is hereby declared entitled, as one interested in the estate of the said deceased, to have letters of administration to her estate issued to him; and it is further ordered that Liyanage Peris Silva of Dummaladeniya be and he is hereby appointed guardian ad litem of the minor heir Hendelage Don Wilfred for the purpose of these proceedings, unless any person or persons interested shall, on or before November 6, 1914, show sufficient cause to the satisfaction of this court to the contrary.

August 25, 1914.

W. H. B. CARBERY, District Judge.

OF INSOLVENCY. NOTICES

In the District Court of Colombo.

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

NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on December 3, 1914, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ,

Colombo, October 24, 1914.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Peria No. 2,574. Tamby Ahamado Alia Marikar of Old Moor street, Colombo.

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

By order of court,

Colombo, October 24, 1914.

D. M. Jansz, Secretary.

In the District Court of Colombo.

No. 2,591. In the matter of the insolvency of Kaikoshroo Pallonji Mistry of No. 128, Dam street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 3, 1914, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ,

Colombo, October 24, 1914.

Secretary.

La the District Court of Colombo.

No. 2,597. In the Matter of the insolvency of Gampolage Joseph Fonseka of Moratuwa.

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,

Colombo, October 24, 1914.

Secretary.

In the District Court of Colombo.

No. 2,599. In the matter of the insolvency of M. P. Suppramaniam Chetty of Wolfendahl street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 3, 1914, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ,

Colombo, October 24, 1914.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Hashim Hadjie Abdul Karim of No. 52, Maliban No. 2,610. street, Colombo.

WHEREAS Pir Mohamed Kassim of Pettah, Colombo, has filed a petition for the sequestration of the estate of the above-named Hashim Hadjie Abdul Karim, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Hashim Hadjie Abdul Karim insolvent accordingly, and that two public sittings of the court, to wit, on December 3, 1914, and on December 17, 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, October 27, 1914.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Kunchi No. 2,615. Moosa Mohamed Sali of No. 120, Messenger street, Colombo.

WHEREAS the above-named Kunchi Moosa Mohamed Sali has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by I. L. M. Abdul Rahim, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kunchi Moosa Mohamed Sali insolvent accordingly, and that two public sittings of the court, to wit, on December 3, 1914, and on December 17, 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, October 24, 1914.

Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Seyna Ana No. 2,616. Muna Seyed Abdulla Ibunu Seyed Hadjie of 2nd Cross street, Pettah, Colombo.

WHEREAS the above-named Seyna Ana Muna Seyed Abdulla Ibunu Seyed Hadjie has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. R. S. Ramasamy Chetty, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Seyna Ana Muna Seyed Abdulla Ibunu Seyed Hadjie insolvent accordingly, and that two public sittings of the court, to wit, on November 26, 1914, and on December 10, 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, October 27, 1914.

Secretary.

In the District Court of Kegalla.

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

NOTICE is hereby given that a certificate as of the third class has been granted this day to the above-named insolvent.

By order of court,

C. P. W. GUNASEKERA,

Kegalla, October 22, 1914.

Secretary.

In the District Court of Kegalla.

In the matter of the insolvency of Graham Colin Ward Brohier of Kegalla.

NOTICE is hereby given that a sitting of the above court will take place on November 11, 1914, for the insolvent to surrender and conform to, agreeably to the provisions of the Insolvency Ordinance, of which the creditors are hereby required to take notice.

By order

C. P. W. GUNASEKERA,

Kegalla, October 21, 1914.

Secretary.

In the District Court of Kegalla.

No. 42. In the matter of the insolvency of Piskal Kankanamalage Don Thomas of Wahakula.

NOTICE is hereby given that a sitting of the above court will take place on November 10, 1914, for the insolvent to surrender and confirm to, agreeably to the provisions of the Insolvency Ordinance, of which the creditors are hereby required to take notice.

By order

C. P. W. GUNASEKERA,

Kegalla, October 21, 1914.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Yoosub Lebbe Hadjiar Aboo Hanifa of Dematagoda in Colombo Plaintiff,
No. 38,034. Vs.

Wappoo Marikar Mohamed Uduman of First Division, Maradana, in Colombo Defendant.

NOTICE is hereby given that on Thursday, November 26, 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 defendant in the following property for the recovery of the sum of Rs. 610 75, with interest thereon at 9 per cent. per annum from January 18, 1914, till payment in full, and costs of the action, viz.:—

The land called Kahatagahawatta and the building standing thereon, situated at Dematagoda, within the Municipality of Colombo, bearing assessment Nos. 255-255a; and bounded on the north by Cross road, on the cast by high road, on the south by the property of Mr. Brodie, and on the west by the property of Mr. Hendrick Seneviratne; containing in extent 3 roods and 30 70/100 perches.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

G. A. Karunaratne of Temple road, Colombo.... Plaintiff. No. C 38,149.
Vs.

Comitige Pedro Perera of No. 14, Norris road, Colombo Defendant.

NOTICE is hereby given that on Saturday, November 21, 1914, at 1 o'clock in the afternoon, will be sold by public auction at No. 14, Norris road, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 800, with interest thereon at the rate of 9 per cent. per annum from March 12, 1914, till payment in full, and costs of suit, (bill not taxed yet), viz.:—

One sewing machine, 4 glass almirahs, 3 small glass almirahs, 2 jakwood tables with drawers, 4 big glass almirahs, 7 big glass bottles, 12 rattan baskets, 6 bottles of ink, 1 show case, 1 lot glass articles, 3 saucepans, 4 frying pans, 1 lot big and small plates, 1 big saucepan, 2 dining tabes, 6 chairs, 1 printing machine, and lot books.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

WOTICE is hereby given that on Friday, November 27, 1914, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 2,122·17, with interest on Rs. 2,000 at the rate of 10 per cent. per annum from March 18, 1914, to June 19, 1914, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment of costs of suit, viz.:—

All that house and ground situated at Maradana, within the Municipality and District of Colombo, Western Province, bearing assessment No. 154; and bounded on

the north by the other half of this house and garden purchased by Abrahim Lebbe Heina Lebbe, on the east by the garden of Odoma Lebbe, on the south by the garden of Wapoo Marikar Hadjiar, and on the west by the high road to Cotta; containing in extent 8 square perches and 71/100 of a square perch according to the survey and description thereof dated January 10, 1873, made by Charles Schwallie, Surveyor.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

A. M. A. Annamalay Chetty of Sea street, Colombo. Printiff

No. 38,455. Vs.

(1) Ana Kader Mohideen, (2) Muna Kavanna Seyada Mohamado, (3) Muna Kavanna Ossen Cader, and (4) Muna Kavana Nagoor Meera, all of Pettah, Colombo Defendants.

NOTICE is heroby given that on Wednesday, November 25, 1914, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st, 2nd, and 4th defendants in the following property for the recovery of the sum of Rs. 2,025 60, with interest on Rs. 2,000 at 18 per cent. per annum from May 12, 1914, to August 28, 1914, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs, less Rs. 375 60, viz.:—

The portion of land called Pehembiyagahawatta, together with the buildings and plantations standing thereon bearing assessment No. 651, situated at the junction of Patmankada and Cotta road in Wellawatta, in the Palle pattu, Salpiti korale; and bounded on the north by the road leading to and from Cotta, on the east by the land belonging to L. D. Elarishamy and others, on the south by the lands belonging to Don Gabruel and others, and on the west by the land belonging to Kalutarage Andris Fernando: containing in extent $\frac{1}{2}$ an acre more or less.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Colombo.

(1) M. C. Amath Thuwan, and (2) A. W. D. Jamolon, both of Vauxhall street, Slave Island, Colombo Defendants.

NOTICE is hereby given that on Tuesday, November 24, 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 first defendant in the following property for the recovery of the sum of Rs. 201.25, with legal interest thereon from June 25, 1913, till payment in full, and costs of suit, Rs. 35.25, and poundage, viz.:—

All that undivided ½ share of the northern half of the owita called Dewatagahaowita, situated at Jawatta road, Bambalapitiya, within the Municipality of Colombo; bounded on the north by the road leading to Levermentu burial ground, east by the burial ground called the Levermentu, south by the dam of the field belonging to M. Don Constantino, and west by the road to Timbirigasyaya; containing in extent 1 acre and 30 80/100 perches more or less.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal. In the Court of Requests of Colombo.

Nawalage Thomas Cooray of Pamankada Plaintiff. No. 39,534

N. Paulis Silva of No. 24, Malay street, Slave Island, Colombo Defendant.

NOTICE is hereby given that on Monday, November 23, 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 defendant in the following property for the recovery of the sum of Rs. 90, with damages at the rate of Rs. 20 per month from June 1, 1914, till August, 1914, amounting to Res 60, and costs of suit, Rs. 53.25, and poundage, viz.:—

All that premises bearing assessment No. 12, Ferry lane, Slave Island, within the Municipality of Colombo; bounded on the north by premises No. 9, Ferry lane, on the east by premises No. 8, Ferry lane, on the south by premises No. 10, Ferry lane, and on the west by premises No. 11, Ferry lane containing in extent 10 perches more or less.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Colombo. Mchamado Rageeck of Slave Island, Colombo Plaintiff. No. 40,468.

Moona Supramainam Chetty of No. 21, Silversmith lane, Colombo Defendant.

NOTICE is hereby given that on Monday, November 30, 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 defendant in the following property for the recovery of Rs. 256 50, with legal interest thereon from September 15, 1914, till payment in full, and costs taxed at Rs. 38 45, viz.:-

The land and buildings standing thereon bearing assessment Nos. 22, 23, 24, 25, 26, 27, and 28, situated at Silversmith lane, within the Municipality of Colombo; and bounded on the north by Silversmith lane, on the east by the land bearing assessment No. 21 of Kavana Sharavana Chetty, on the south by the land of Henderick Dep and Carolis Pieris, and on the west by the land of Kamachi, wife of Muniandy Chetty; containing in extent about 3 roods.

Fiscal's Office, Colombo, October 27, 1914. W. DE LIVERA, Deputy Fiscal.

In the District Court of Kalutara.

Vs. No. 3,684.

Hettierachchige Nonno and 126 others, Mr. Arnold Goonewardene, commissioner appointed by court...... Defendants, Judgment-Creditors.

NOTICE is hereby given that on Friday, November 27, 1914, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiffs in the following property for the recovery of Rs. 437.87, viz.:-

(1) All that portion of Weraketiya, situate at Kotalawala, in Adikari pattu of Raigam korale; which portion is bounded on the north and east by portions of the same land, south by Maddegewatta and Kaluarachchigewatta, and on the west by Kaluarachchigewatta and Pallagewatta; containing in extent 4 acres 2 roods and 25.85 perches.

(2) All that portion of Wepallekumbura, situate at ditto; which portion is bounded on the north by Wekanda, east by dola, south by Galekumbura, and on the west by portions of the same land; containing in extent I acre I rood

and 16.03 perches.
(3) All that portion of Meegahawatta, situate at ditto; which portion is bounded on the north by Ambekottanuwa, east and south by portions of the same land, and on the west by Pitawattakumbura and Ambekottanuwa; containing in extent 1 acre and 34.4 perches.

(4) All that portion of Delkandedeniyekumbura, situate at ditto; which portion is bounded on the north by portion of the same field belonging to Crown, east by the lands belonging to Panadure people, south-east by Crown lands, south by Wewagodella of Kiriwattuduwage people, and on the west by portions of the same land; containing in extent 1 acre and 0.75 of a perch.

(5) All that portion of Weralugasmullekumbura, situate at ditto; which portion is bounded on the north and northeast by Madirawalakumbura, south by portions of the same land, and on the west by Palliawatta and Atuwabendiwatta; containing in extent 1 rood and 28:49 perches.

(6) All that portion of Atuwabendiwatta, situate at ditto; which portion is bounded on the north by Madirawalagewatta, east by the field, south by a portion of the same land, and on the west by Moliyawatta; containing in extent 1 rood and 36 66 perches.

(7) All that portion of Maddegewatta, situate at ditto; which portion is bounded on the north by a portion of the same land, east by a road, south by Kitulbodayawatta, and on the west by Madamewatta; containing in extent 1 acre and 36.04 perches.

Deputy Fiscal's Office, Kalutara, October 27, 1914. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

Kiriwattuduwage Lenohamy and her husband (2) Wedippuli Arachchige Amaris Perera, (3) Josohamy (minor) by Weddippuli Arachchige her next friend Amaris Perera of

No. 3,684. Vs.

Hetti Arachchige Nonno of Kolatawala and others Defendants. Solomon Fernando, Proctor (Panadure). Judgment-Creditor.

NOTICE is hereby given that on Saturday, November 28, 1914, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiffs, judgment-debtors, in the following property for the recovery of Rs. 579, viz.:—

(1) All that lot No. I. of the land called Weraketiya, appearing in plan No. 2,109 made by Mr. Arnold Gunawardene, Licensed Surveyor, situate at Kotalawala, in Adikari pattu of Raigam korale; and bounded on the north by lot No. 9, east by lots Nos. 2, 3, and 4, south by Maddagewatta and Kaluarachchigewatta, and on the west by Pallagewatta; containing in extent 4 acres 2 roods and 25 85 perches.

(2) All that lot No. I. of the land called Wepallekumbura, appearing in plan No. 2,106 made by the aforesaid surveyor, situate at ditto; and bounded on the north-west by Wekanda, north-east by dola, east and south by Galekumbura, and on the west by lots Nos. 6, 5, 2, 3, and 4 of the same land; containing in extent 1 acre 1 rood and

16.03 perches.

(3) All that lot No. I. of the land called Meegahawatta, appearing in plan No. 2,105 made by the aforesaid surveyor, situate at ditto; and bounded on the north by Ambekottanuwa, east by lots Nos. 2, 3, and 4 of the same land, south by lots Nos. 9 and 10 of the same land, and on the west by Ambekottanuwa; containing in extent I acre and 34.40 perches.

(4) Half share of the field called Indigahaliyadda, appearing in plan No. 2,097 made by the aforesaid surveyor, situate at ditto; and bounded on the north by Wepallekumbura, east by Galakumbura, south by Marindakumbura belonging to Madirawalage people, and on the west by Weraketiya; containing in extent 1 acre 1 rood and 5

perches.

(5) All that lot No. I. of the land called Delkandadeniyakumbura, appearing in plan No. 2,110 made by the aforesaid surveyor, situate at ditto; and bounded on the north by the portion of this land belonging to the Crown, east by the land belonging to Panadure people and Crown land, south by Wewagodella belonging to Kiriwattuduwage people, and on the west by lots Nos. 2, 3, 4, 5, and 7; containing in extent I acre and 0.75 of a perch.

(6) All that lot No. I. of the land called Weralugasmullekumbura, appearing in plan No. 2,104 made by the aforesaid surveyor, situate at ditto; and bounded on the north and east by Madurawalkumbura, south by lots Nos. 5, 4, 2, 3, and 6 of the same land, and on the west by Atuwabendiwatta; containing in extent 1 rood and 28.49 perches.

(7) All that lot No. I. of the land called Atuwabendiwatta, appearing in plan No. 2,108 made by the aforesaid surveyor, situate at ditto; and bounded on the north by Madira-walagewatta, east by the field, south by lots Nos. 11, 2, 3, and 4, and on the west by Molliyawatta; containing in extent 1 rood and 36 66 perches.

(8) All that lot No. I. of the land called Meddagewatta, appearing in plan No. 2,107 made by the aforesaid surveyor, situate at ditto; and bounded on the north by lots Nos. 9 and 11 of the same land, east by Pattinigewatta, south by Kitulbodayawatta, and on the west by Madamewatta; containing in extent 1 acre and 36.04 perches.

Deputy Fiscal's Office, Kalutara, October 27, 1914. H. Sameresingha, Deputy Fiscal.

NOTICE is hereby given that on Saturday, November 21, 1914, at 10 o'clock in the forenoon, will be sold by public auction at the boutique No. 17, Kalutara South, the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the above case) for the recovery of Rs. 3,045·11, with interest thereon at the rate of 9 per cent. per annum from October 21, 1914, till payment in full, and costs of suit, viz.:—

All and singular the stock in trade consisting of cloth and other articles of merchandise, together with all fittings, furniture, effects, and things, now lying in boutique No. 17, Main street, Kalutara South.

Deputy Fiscal's Office, Kalutara, October 27, 1914.

H. Sameresingha, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Don Davith de Silva Jayasekera of Dangedera. Defendant. NOTICE is hereby given that on Thursday, December 3, 1914, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property, mortgaged, viz:—

1. The boutique and premises bearing old No. 185 and new No. 188, containing in extent 16 feet and 10 inches in length and 9 feet 10 inches in breadth, situate at New street in Galle bazaar; bounded on the north by boutique No. 185, east by boutique No. 130, south by boutique No. 187, and west by New street, containing in extent 56/100 of a perch.

2. An allotment of land situate in New street, Galle

2. An allotment of land situate in New street, Galle bazaar, and the boutique standing thereon, bearing old No. 186 and new No. 189, containing in extent 56/100 square perches; and bounded on the north by land appearing

in plan No. 66,838, east by land appearing in plan No. 66,879, south by land appearing in plan No. 66,840, and west by New street.

The above two boutiques now form one boutique, bearing No. 231.

Writ amount, Rs. 2,776, with interest on Rs. 2,610 73 at 9 per cent. per annum from June 18, 1909, less Rs. 489 recovered.

Fiscal's Office, Galle, October 24, 1914. J. A. Lourensz, Deputy Fiscal.

In the District Court of Galle.

Lorensu Hewege Marsian.....

No. 12,601. Vs

Balapitiyage Bastian de Silva of Galúpiadda.... Defendant.

NOTICE is hereby given that on Saturday, December 5, 1914, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property, mortgaged, viz:—

All that undivided 1 part of all the fruit trees and soil of Sembacuttigewatta, containing in extent about 2 acres, situated at Galupiadda, and the undivided 3 part of the house of 21 cubits, tiled and stone built, bearing No. 288 thereon; bounded on the north by Galupiadda, east by Galupiadda, south by seashore, and west by Gederawatta.

The right, title, and interest of the said defendants in the following property, viz.:— $\frac{1}{6}$ part of the land and $\frac{1}{2}$ part of the house above mentioned.

Writ amount, Rs. 770 75, with interest thereon at 9 per cent. per annum from May 13, 1914, and poundage.

Fiscal's Office, Galle, October 24, 1914.

J. A. Lourensz, Deputy Fiscal.

Northern Province.

Sold.

In the Court of Requests of Jaffma. Sakkarayutar Gnanasekarar of Achchuvely South..Plaintiff.

No. 2,053. Vs.

(1) Nagamuttu Vaitilingam of Vannarponnai East, (2) Paramu Ponnu of Tirunelvely..........Defendants.

NOTICE is hereby given that on Friday, December 4, 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 second defendant in the following property for the recovery of Rs. 66 09, with interest on Rs. 60 at the rate of 18 per cent. per annum from June 12, 1914, until payment in full, and costs of suit being Rs. 15 75, and charges, viz.:—

A piece of land situated at Tirunelveli called Chemmankidanku, containing or reputed to contain in extent 9 lachams of varagu culture with spontaneous plants; bounded or reputed to be bounded on the east by the property of Chuppar Veluppillai and others, north by road, west by lane and by land wherein a charity well was sunk, and on the south by the property of Ponnu, widow of Sinnatamby.

Fiscal's Office, Jaffna, October 24, 1914.

S. Sabaratnam, Deputy Fiscal.