

Ceylon Gobernment Gazette

Published by Ruthority.

No. 6,699 — FRIDAY, FEBRUARY 19, 1915.

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

 PART II.—Legal and Judicial.
 PART V.—Land Settlement.

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Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance further to amend "The Colombo Municipal Council Waterworks Ordinance, 1907."

Preamble.

Short title.

Amendment of section 38 of the principal Ordinance, WHEREAS it is expedient further to amend "The Colombo Municipal Council Waterworks Ordinance, 1907": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1This Ordinance may be cited as "The Colombo MunicipalCouncil Waterworks (Amendment) Ordinance, No.of 1915."

2 In line 2 of section 38 of the principal Ordinance the words "by all consumers of water" are hereby repealed.

By His Excellency's command, Colonial Secretary's Office, R. E. STUBBS, Colombo, February 3, 1915. Colonial Secretary.

Statement of Objects and Reasons.

THIS Ordinance is occasioned by a recent decision of the Supreme Court, which has decided that the regulations of the principal Ordinance do not apply to contractors who install water pipes and connections, but only to consumers.

2. The inconvenience of this decision is met by the omission of the words " by all consumers of water."

Attorney-General's Chambers, Colombo, January 23, 1915.

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Anton Bertram, Attorney-General.

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MINUTE.

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

An Ordinance to amend "The Ceylon Penal Code."

Preamble.

WHEREAS it is expedient to amend "The Ceylon Penal Code" in certain particulars: 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. Code (Amendment) Ordinance, No.

This Ordinance may be cited as "The Ceylon Penal (Amendment) Ordinance, No. of 1915." 2 In line 8 of section 120 of the principal Ordinance, after the words "by law established, or" the word "attempts" shall be inserted.

Amendment of section 180.

Amendment of section 120.

Addition of new section 392 A.

Criminal breach of trust by agent in respect of postal articles.

3 In line 11 of section 180 of the principal Ordinance the words "one thousand rupees" shall be substituted for the words "one hundred rupees."

4 The following section shall be inserted immediately after section 392 of the principal Ordinance and shall be numbered 392 A:

392A Any person who, acting or purporting to act as the agent of any other person, receives from a postal officer any postal article for delivery to such other person and-

- (a) Wilfully throws away, destroys, keeps, or secretes; or
- (b) Without reasonable excuse (the burden of proving which shall lie upon him) fails duly to account for such article, or unduly delays such delivery,

shall be deemed guilty of criminal breach of trust, and shall be liable to the punishment prescribed therefor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 27, 1915.

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R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

f.

THE object of this Ordinance is to introduce three minor amendments into the Penal Code.

2. Section 2 inserts in section 120 of the Penal Code a word necessary to complete the sense, which appears to have been omitted by an accident.

3. Section 3 enhances the fine which may be imposed under section 180 for "giving false information with intent to cause a public servant to use his lawful power to the injury of another person." The present limit (Rs. 100) is obviously too low.

4. Section 4 declares that a person who receives a postal article on behalf of some other person from a postal officer and intercepts that article shall be guilty of criminal breach of trust. Attention to the nccessity of this section was drawn by the case of a public officer who intercepted a series of communications addressed to the head of his department containing complaints against himself. It was not found possible under the existing law to bring the offender to justice on this account. on this account.

January 7, 1915.

ANTON BERTRAM, Attorney-General.

MINUTE.

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

An Ordinance to confirm and give legal effect to a Settlement made between the Government and the Proprietors of Lands irrigable under the Sagamam-Vamiyadi Irrigation Scheme.

Preamble.

THEREAS a scheme for the restoration of the Sagamam W W tank was sanctioned and carried out under the provisions of Ordinance No. 21 of 1867 :

And whereas by a resolution passed at a meeting of the proprietors of lands irrigable under the said scheme on the 14th and 15th days of November, 1877, it was agreed between the Government and the said proprietors that the contribution in respect of the cost of the restoration of the said tank

payable by the proprietors should be fixed at the amount of one rupee per acre per annum for a period of fifteen years : And whereas the greater part of the said amount has now been paid :

And whereas further lands were sold as being irrigable under the said scheme subject to the said contribution, under the said scheme subject to the said contribution, and whereas about 971 acres of such lands are included in the specification now in force under the said scheme, but no contribution towards the cost of the scheme has yet been paid by the proprietors of the said lands: And whereas the said scheme was in the years 1900–1905

enlarged by the execution of certain new works in connection with the Vamiyadi tank, the said scheme, since the sanctioning of the said works, being known as the Sagamam-Vamiyadi Scheme :

Scheme: And whereas at a meeting of the proprietors of lands irrigable under the said Sagamam-Vamiyadi Scheme, held on the 19th day of November, 1900, the resolutions set out in the first schedule to this Ordinance were adopted and were subsequently sanctioned by the Government : And whereas questions have since arisen between the Government and the proprietors with reference to the further contributions provided for by the third and fourth resolutions set out in the said first schedule, and with reference to the

set out in the said first schedule, and with reference to the future cost of the maintenance of the said scheme :

And whereas pending the settlement of the said questions a temporary rate of one rupee per acre per annum was sanctioned and collected for the years 1908, 1909, 1910, but such rate has not been collected for the years 1911, 1912, 1913, 1914 :

And whereas at a meeting of the proprietors held on the 12th day of October, 1914, it was announced on behalf of the Government that the future cost of the maintenance of the said scheme would be provided for by the imposition of a main-tenance rate under section 39 of "The Irrigation Ordinance, No. 16 of 1906," and thereupon in consideration of an under-taking on behalf of the Government that the proprietors should be exempted from the new construction rate provided for in the said third and fourth resolutions set out in the for in the said third and fourth resolutions set out in the first schedule all questions at issue between the Government and the said proprietors were settled by the adoption of the resolutions set out in the second schedule to this Ordinance :

And whereas it is necessary to confirm and to give legal effect to the said settlement :

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 Sagamam-Vamiyadi Irrigation Scheme Ordinance, No. of 1915."

2 No sum shall be deemed to be due from any proprietor of any land irrigable under the Sagamam-Vamiyadi Scheme in respect of the third and fourth resolutions set out in the . first schedule to this Ordinance,

Exemption of proprietors from certain charges. Specification prepared for purpose of giving effect to settlement to have force of law.

3 A specification prepared for the purpose of giving effect to the resolutions set out in the second schedule to this Ordinance shall for all purposes have the same force, with reference to the lands scheduled therein, as a specification prepared under section 32 of "The Irrigation Ordinance, 1906."

FIRST SCHEDULE.

Resolutions passed at a meeting of proprietors of lands irrigable under the Sagamam-Vamiyadi Irrigation Scheme held on the 19th day of November, 1900 :---

1. That all lands now paying towards the cost of the original works at Rs. 15 an acre in fifteen annual instalments, as previously agreed upon, continue to pay the same till the full amount is realized.

2. That all new lands sold under the conditions of payment of Rs. 15 an acre in fiftcen annual instalments of Re. 1 commence to pay the same from date of completion of works.

3. That the balance cost of the new works on the Sagamam-Vamiyadi Scheme, after deducting the sum estimated to be recovered under Resolution No. 2, to be equally divided among the total extent of land irrigable under the Sagamam-Vamiyadi Scheme, and the contribution to be recovered in ten annual instalments from the proprietors of land benefited thereby.

4. That the payment of the ten instalments referred to in Resolution No. 3 to commence from the date of completion of the new works on the Sagamam-Vamiyadi Irrigation Scheme, and concurrently with the recovery of the Re. 1 instalment referred to in Resolutions Nos. 1 and 2.

SECOND SCHEDULE.

Resolutions passed at a meeting of proprietors of lands irrigable under the Sagamam-Vamiyadi Irrigation Scheme held on the 12th day of October, 1914 :---

1. That all original proprietors who have not paid the full amount of Rs. 15 per acre on account of construction should pay the balance still due in annual instalments of Re. 1 per acre per annum commencing from January 1, 1915.

2. That the proprietors of new lands, in extent 971 acres, shall pay the construction rate of Rs. 15 per acre in instalments of Re. 1 per acre per annum from 1915.

3. That all proprietors agree to pay the arrears of Re. 1 rate due for the years 1911, 1912, 1913, 1914, in annual payments of Re. 1 per acre, commencing from 1914.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 11, 1915. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

1. The object of this Ordinance is fully explained in the title and the preamble. It gives effect to a settlement arrived at between the Government and the proprietors of lands irrigable under the Sagamam-Vamiyadi Scheme.

2. The original scheme was considerably more expensive than the estimate. The enlargement subsequently agreed upon did not give the results that were anticipated. In the result it has been determined to cut the loss on the cost of construction, and to collect from all proprietors, both new and old, the contribution determined upon in 1877 on the original scheme. The additional rate which the proprietors agree to pay in respect of the new works is accordingly waived. All questions as to the cost of future maintenance are set at rest by the adoption of the procedure provided for by section 39 of "The Irrigation Ordinance, 1906."

January 29, 1915.

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ANTON BERTRAM, Attorney-General, PART II. -- CEYLON GOVERNMENT GAZETTE -- FEB. 19, 1915

NOTICES IN TESTAMENTARY ACTIONS.

e District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate and Jurisdiction. No. 5,020. Allis of Waga, deceased.

Mirihagallagey Dona Carlina Hamy of Waga.... Petitioner.

And

1) Rupesinghe Aratchige Kaatcho Hamy of Waga, (2) Kathri Atchi Pinnavalagey Nono Hamy, wife of (3) Godamullage Singho Appu, both of Kaduwela, (4) Kathri Atchi Pinnavalagey Dotcho Hamy, wife of (5) Rupesinghe Atchigey Jeremias Appu; both of Waga, (6) Kathri Atchi Pinnavalagey Sophi Hamy, wife of (7) Samaratunga Liyanagey Pabilis Appu of Artigala......Respondents.

THIS matter coming on for disposal before Thomas Forrest Garvin, Esq., Additional District Judge of Colombo, on September 25, 1914, in the presence of Mr. Jayewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 17, 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 his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before October 22, 1914, show sufficient cause to the satisfaction of this court to the contrary.

September 25, 1914.

T. F. GARVIN, Additional District Judge

This Order Nisi is extended for the respondents to show cause on or before February 25, 1915.

L. M. MAARTENSZ, Colombo, February 9, 1915. Additional District Judge.

1. In the District Court of Colombo.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Udawattige Theresia de Silva of No. 5,106. Kaldemulla in Moratuwa, deceased.

B. Suaris de Silva of Moratuwa.....Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on January 26, 1915, in the presence of Mr. E. L. W. Aponso, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 22, 1914, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, January 20, 1915. Additional District Judge. In the District Court of Colombo. Testamentary In the Matter of the Joint Last Will for Jurisdiction. No. 5,107. Silva, deceased, late of Moratuwa, and

No. 5,107. Silva, deceased, late of Moratuwa, and Merennege Justina Fernando. Merennege Justina Fernando of Moratuwa.....Petitioner. THIS matter coming on for disposal before Lewis Matthew Magratersz, Esg. Additional District Judge of

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on January 26, 1915, in the presence of Mr. E. L. W. Aponso, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 21, 1915, (2) of the Notary and attesting witnesses dated January 21, having been read:

witnesses dated January 21, having been read: It is ordered that the last will of Sampathawaduge Johannes Silva, 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 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 February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

by	L. M. MAARTENSZ, January 26, 1915. Additional District Judge
əd, er, or	In the District Court of Colombo.
l4, he	Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Francis Henry de Souza of Maliga- No. 5,115. kanda, in Colombo, deceased.
	Margaret Mary de Souza of Maligakanda, in Colombo Petitioner,
	And
w	(1) Dominic Peter de Souza, (2) Albert Armanias de Souza, all of Maligakanda in Colombo Respondents.
	THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on January 29, 1915, in the presence of Mr. Weerasinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 27, 1915, having been read:
he of r.	It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before February 11, 1915, show sufficient cause to the satisfaction of this court to the contrary.
	L. M. MAARTENSZ, January 29, 1915. Additional District Judge.
	The date for showing cause to the above Order Nisi is extended to February 25, 1915.
s. ris	L. M. MAARTENSZ, Additional District Judge.
of	In the District Court of Colombo.
•.	Order.

Testamentary Jurisdiction. No. C. 5,116. In the Matter of the Last Will and Testament of Wallis Marmaduke Pickenilk, Iate of 1, Petersham Terrace, Gloucester road, Kensington, in the County of Middlesex, England, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge, of Colombo, on January 28, 1915, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner Geoffrey James Pickthall of Perth estate, Horana; and the affidavit of the said petitioner dated January 25, 1915, exemplification of probate of the will of the above-named

deceased, and Supreme Court's order dated December 30, 1914, having been read: It is ordered that the will of the said Wallis Marmaduke Pickthall, deceased, dated April 23, 1914, of which an exemplification of probate has been produced and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the said petitioner is one of the executors named in the will, and that he is entitled to have probate thereof issued to him, on his taking oath of offices

January 28,	1915.			1. MAARTE 181 District	
Ir	the Distr	ict Court	of C	olombo.	
and a	0	rder Nisi	•		
Crestamentary Jurisdiction.	In the N			Intestate Barbara	
No. 5,120.	Gunase		lo. 5	5, Wolfend	

Walimuni James Fonseka of No. 55, Wolfendahl street, Colombo Petitioner. And

(1) Tillekemuni Dona Martina de Silva Gunasekera,

(2) Tillekemuni Dona Lavarentina de Silva Gunasekera, (2) Tillekemuni Dona Lavarentina de Silva Guna-sekera, both of No. 55, Wolfendahl street, Colombo, (3) Joselyn Obeyesekera and her hus-band (4) Edward Obeyesekera, both of Maliga-band (4) Edward (4) E

kanda road, Colombo Respondents. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on February 9, 1915, in the presence of Messrs. Brito and Tambinayagam, Proctors, on the part of the petitioner above named; and the affidavit of the said notificing data (Databary 20, 1014 having hear made) petitioner dated October 29, 1914, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before March 11, 1914, show sufficient cause to the satisfaction of this court to the contrary

this court to the contrary		(7) Welntentinity Thurs
February 9, 1915.	L. M. MAARTENSZ, Additional District Judge.	(7) Kalutantirige Emal Peiris of Molligoda, wi ditto, (10) Kalutantiri
Of Testamentary In the Ma Jurisdiction. late Do No. 5,122. Meegeda	ct Court of Colombo. rder Nisi. tter of the Intestate Estate of the na Chalo Wijesekera Hamine of a in Padukka, in Hewagam	shall, on or before Feb to the satisfaction of t . It is further declar Dona Clara Hamine of in the said will, and th the same issued to her above named shall, or
Jayasuriya Appuhamilla	deceased. gey Don Charles Dias f Meegoda aforesaidPetitioner.	sufficient cause to th contrary.
Don Brampi Dias Jayasu	And	December 23, 1914.
THIS matter coming Matthew Maartensz, Esc	on for disposal before Lewis 1., Additional District Judge of 1, 1915, in the presence of Messrs.	The date for showin is extended to Februar
Jayasuriya and Goonewa	rdhane, Proctors, on the part of ed; and the affidavit of the said 7 11, 1915, having been read:	February 11, 1915.
It is ordered that the declared entitled, as th deceased, to have letters issued to him, unless the	e petitioner be and he is hereby e husband of the above-named s of administration to her estate respondent above named or any	In the Dis Testamentary In the Jurisdiction. Carl
	s interested shall, on or before sufficient cause to the satisfaction ary.	No. 933. mine THIS matter comin

February	11, 1915.	L. M. MAARTEN Additional District	
2	In the Distric	et Court of Colombo.	
¥.7 ³	Order Nisi de	eclaring Will proved.	•
Jurisdictio	ry In the Me	atter of the Last Will ar	id Testa-
D Jurisdictio	n. ment of	John Francis Perera of	Colombo,

Mudaliyar, deceased. No. C/5,124.

<u>,</u>,,,

February 15, 1915, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioners John William Edward Davy Perera and John Francis Viyian Perera, both of Colombo ; and (1) the affidavit of the said petitioners dated February 13, 1915, and (2) the affidavit of Leslie William Frederick de Saram the attesting Notary, deted February 8, 1915, having been read : It is ordered that the will of the said John Francis Perera, deceased, dated February ary 25, 1914, the original whereof has been produced and is ary 25, 1914, the original whereof 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 John William Edward Davy Perera and John Francis Vivian Perera are the executors named in the said will, and that they are entitled to have probate thereof issued to them accordingly, unless any person or persons interested shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

February 15, 1915.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Kalutara. Order Nisi declaring Will proved. 4

Testamentary Jurisdiction. No. 928. In the Matter of the Last Will and Testa-ment of the late Kalutantirigo Alfsendiri Peiris of Bokkegama, deceased

THIS matter coming on for disposal before A, de Abada, Esq., Acting District Judge of Kelutara, on Decomber 23, 1914, in the presence of Mr. M. H. Jayatileke, Effector, on the part of the petitioner Kuruppuachchiga Dona Clara Hamine of Bekkegama; and the affidavit of the said peti-tioner dated November 23, 1914, having been read:

It is ordered that the last will and testament of the late Kalutantirige Alisandiri Peiris of Bekkegama, deceased, dated July 27, 1912, and now deposited in this court be and the same is hereby declared proved, unless the respondents (1) Kalutantirige Hendrick Peiris of Bekkegama, (2) ditto James Peiris of ditto, (3) ditto Mathes Peiris of ditto, (4) ditto Davith Peiris of ditto, (5) ditto Justina Peiris of ditto wife of (6) Dehiwalaliyanage Pedrick Peiris of ditto, (7) Kalutantirige Emalia Peiris of ditto, (8) ditto Francina Peiris of Molligoda, wife of (9) Hangage Bastian Perera of ditto (10) Kalutantirige Bealanting Bairis of Relationers the satisfaction of this court to the contrary.

t is further declared that the said Kuruppuachchige na Clara Hamine of Bekkegama is the executrix named he said will, and that she is entitled to have probate of same issued to her accordingly, unless the respondents ve named shall, on or before February 11, 1915, show ficient cause to the satisfaction of this court to the trary.

December 23, 1914.

ARTHUR DE ABREW District Judge.

The date for showing cause against the above Order Nisi extended to February 25, 1915.

ALLAN BEVEN. District Judge.

In the District Court of Kalutara 8-14 Order Nîsi.

stamentary In the Matter of the Estate of the fate Duna Carlina Goonetilleka Jayawardene Ha-mine of Talpitiya, deceased. risdiction.

THIS matter coming on for disposal before Allan Berch, Esq., District Judge of Kalutara, on January 29,11915, in the presence of Mr. J. A. Wickremasinghe, Procer, on the part of the petitioner Wadduwage Manyar Perera of Talpitiya; and the affidavit of the said petitioner dated January 29, 1915, having been read: It is ordered that the petitioner With

It is ordered that the petitioner Wadduwage Manuel Perera of Talpitiya 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 THIS matter coming on for disposal before Lewis Matthew Masrtensz, Esq., Additional District Judge of Colombo, on Perera, (2) Don Andris Geonetilleke. (3) Justin Perera, (4)

Albert Perera, all of Talpitiya, 4th respondent, minor, by his guardian *ad litem* the 3rd respondent—shall, on or before About Fereix, an of Furphys, fur respondent, shift, by his guardian *ad litem* the 3rd respondent—shall, on or before February 26, 1915, show sufficient cause to the satisfaction of this court to the contrary. ALLAN BEVEN, SERENA.

of the petitioner Ranatunga Jayasakara Korallage Dona Appalonia Hamine of Asgiriya; and the affidavit of the petitions: dated January 8, 1915, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his extato issued to her, unless the respondents—(1) Jayasinghe Mudalige Agida-hamy, (2) ditto Velonona, (3) ditto Simon, (4) ditto Podi-gona, minors, by their guardian *id litem* (5) Ranatunga Jayasekara Korallage Bastian Perera Appuhamy of Asgiriya—shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary. of the petitioner Ranatunga Jayasekara Korallage Dona

It is further declared that the said R. J. K. Bastian Perera be appointed guardian *ad litem* over the said minors for the purpose of this action.

	H. E. BEVEN,
January 25, 1915.	District Judge.
\wedge	District o dago.
the second secon	

fin the District Court of Negombo.

Tostamentary In the Matter of the Estate of the late Jurisdiction. Ne. 1,495. In the Matter of the Estate of the late Nawanna Navanna Nachchiappa Chetty of Paganeri Ramnad Jilla, South India, deceased.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge of Negombo, on February 5, 1915, in the presence of Mr. D. L. E. Amerasinghe, Proctor, on the part of the pesitioner N. K. N. T. Nachchiappa Chetty of Negombo : and the affidavit of the petitioner dated Febru-ary 4, 1913, having been read :

ary 4, 1913, having been read: It is ordered that the petitioner be and he is hereby de-clared entitled, as the nephew of the above-named deceased, to have letters of administration to his estate issued to him unless the respondents—(1) Valliammai Achchi, (2) Me-nachchi and her husband (3) Velaithan Chetty, (4) Kan-nammai and her husband (5) Suppramenian Chetty, (6) Nachchiammai and husband (7) Sekappu Chetty, (8) Valliammai and her husband (9) Velaithan Chetty alias

deceased. THIS matter coming on for disposal before H. E. Beven, Esq., District Judge of Negombo, on January 19, 1915, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Jagodikankanamalage Don Arnolis Appu-hamy of Goigama; and the affidavit of the petitioner dated January 18, 1915, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of adminis-tration to his estate issued to him, unless the respondents— (1) S. V. Lenohamy, (2) J. Don Cornelis Appuhamy, and minors (3) J. Punchisingho, (4) J. John William, (5) J. Abraham, (6) J. Daniel, (7) J. Peter, (8) J. Dona Sophia, (9) J. Dona Maria by their guardian *ad litem* the 1st res-pondent S. V. Lenohamy—shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said S. V. Lenohamy be appointed guardian *ad litem* over the said minors for the purpose of this action.

	January 19, 1915.	H. E. BEVEN, District Judge.	
	In the District Cou		
i	Order Nie	Cantone	
	Testamentary In the Matter	of the Estate of the late	

Mallava Aratchige Davith Appuhanover Menpitagedara, deceased. Jurisdiction. No. 1,496

THIS matter coming on for disposal before H. E. Beven, : Esq., District Judge of Negombo, on February 4, 1915, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Madurasinghe Aratchige Punchinona Goone-wardana of Henpitagedara; and the affidavit of the peti-tioner dated February 1, 1915, having been read: It is ordered that the matitizers he and sho is borbhy.

It is ordered that the petitioner be and she is hereby-declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents Mallava Arachchige Brampy Appu-hamy of Henpitagedara, (2) ditto Dhammavathi, assisted

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by her husband (3) S. Peter Appuhamy of Kudagammana, by her husband (3) S. Feter Appunamy of Kunagammana, and minors (4) M. Kamalanayana, (5) M. Premawansa, (6) M. Saranapala, all of Henpitagedara, by their guardian *ad litem* the 1st respondent M. Brampy Appunamy—shall on or before March 9, 1915, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said M. Brampy Appunamy he appointed guardian *ad litem* are the said minor for the

be appointed guardian ad litem over the said minors for the purpose of this action.

Februar	4, 1915.		н.	E. BEVEN, District Judge.	
	In the Di	strict Court	of Ka	undy.	
1.04		Order Nisi.			

3 Testamentary Jurisdiction. No. 3,122.

Galappatti Marenchige Podi Nona, de-ceased, of Bagatuluwa, in Ambagamua korale of Udu Bulatgama.

In the Matter of the Estate of the late

THIS matter coming on for disposal before Felix Regi-nald Diss, Esq., District Judge of Kandy, on January 7, 1915, in the presence of Mr. A. H. van Langenberg, Proctor, on the part of the petitioner Duliyabaduge Nandias Appu of Bagatuluwa aforesaid ; and the affidavit of the said petitioner dated July 24, 1914, having been read :

It is ordered that the petitioner above named, as the husband of the said deceased, be and he is hereby declared entitled to letters of administration to the estate of the said deceased, unless the said (1) Duliyabaduge Susana Nona, (2) Duliyabaduge Cicilia Nona, (3) Duliyabaduge Sugatadasa by their guardian *ad litem* Duliyabaduge Siman Silva, all of Bagawantalawa aforesaid, shall, on or before January 28, 1915, show sufficient cause to this court to the contrary contrary.

FELIX R. DIAS. District Judge. January 7, 1915.

The date for showing cause is extended to February 25,

1915. FELIX R. DIAS, District Judge.

January 18, 1915. In the District Court of Kandy. $\langle 7$ Order Nisi.

Destamentary In the Matter of the Estate of the late Don Thomas Samaratunga Goonewardene A Jurisdiction. Appuhamy, deceased, of Gampola. No. 3,126.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on December 17, 1914, in the presence of Messrs. Weerasooria and Wijenaike, Proctors, on the part of the petitioner Wanni Arachchige Dona Helena Fonseka of Gampola ; and the affidavit of the said petitioner dated December 7, 1914, having been read .

It is ordered that the petitioner Wanni Arachchige Dona It is ordered that the petitioner Wanni Arachchige Dona Holena Fonseka of Gampola, be and he is hereby declared entitled to letters to administration to the estate of Don Thomas Samaratunga Goonewardene Appuhamy of Gam-pola, deceased, as his widow, unless—(1) Jayasiri Goone-wardene, (2) Padmawati Goonewardene, by their guardian *ad litem* Don Girigoris Samaratunga Goonewardene, sll of Gampola—shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary contrary.

FELIX R. DIAS, District Judge. December 17, 1914.

In the District Court of Kandy.

Order Nisi.

No. 3,127.

Order Niss. 20stamentary In the Matter of the Estate of the late 7 Jurisdiction. Muna Ana Chena Sembalingam Pulle, No. 2127 deceased, of Gurudeniya, Hewaheta. in Lower

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on January 28, 1915, in the presence of Mr. Wilfred A. de Silva, Proctor, on the part of the petitioner Ramapulle's son Muttusamy Pulle of Madulkele; and the affidavit of the said petitioner dated November 20, 1914, having been read:

It is ordered that the petitioner Ramapulle's son Muttu-samy Pulle of Madulkele be and he is hereby declared

entitled to letters of administration to the estate of Muna Ana Chena Sembalingam Pulle of Gurudeniya, in Lower Hewaheta, deceased, as his son-in-law, unless (1) Rama-pulle's daughter Sellamma of Udispattu, (2) Sembalingam Pulle's daughter Kamachi of Trichinapoly, in India, (3) Sembalingam Pulle's son Muttusany, (4) Sembalingam Pulle's daughter Karupai both of Udispattu, (5) Sidam-beram Pulle of Ragalla, (6) Palaniappa Pulle of Dimbula, (7) Thailamma of Madulkele, the 3rd and 4th respondents by their guardian *ad litem* the 1st respondent shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary. entitled to letters of administration to the estate of Muna

Felix R. Dias District Judge. January 28, 1915.

In the District Court of Kandy. Order Nisi. 1 Testamentary

In the Matter of the Estate of the late Batubeddegedera alias Herat Mudianse lage Menikrala, deceased, of Palkempyra. Jurisdiction. No. 3.133.

THIS matter coming on for disposal before Feltx Beginald This native connected Judge, Kandy, on January 16, 1915, in the presence of Mr. G. E. de Silva, Proctor, on the part of the petitioner Jayasinghe Atukorale Arachebige Don John Perera Appuhamy, dated January 16, 1915, having been read :

It is ordered that the 2nd respondent Batubeddegedera alias Herat Mudianselage Mudianse be and he is hereby declared entitled to letters of administration to the estate of declared entitled to letters of administration to the estate of Batubeddogedera *alias* Herat Mudiyanselage Menikrala, deceased, as the eldest son of the said deceased, unless (1) Batubeddogedera *alias* Herat Mudianselage Ram Menika, (2) ditto Mudianse, (3) ditto Mutu Monika, (4) ditto Funchi Menika, (5) ditto Kiri Banda shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the conturn court to the contrary.

FELIX R. DIAS, District Judge.

In the District Court of Kandy, 1.300 Å Order Nisi.

January 18, 1915.

January 21, 1915.

Testamentary In the Matter of the Estate of the Jurisdiction. Pitapallegedera Pinchi Ukku, deceased, Jurisdiction. No. 3.134. of Karanduwawella, in Harispattų.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on Jahuary 21, 1915, in the presence of Mr. W. A. de Silva, Proctor, on the part of the petitioner Pitapallegedera Pina of Katanduwawella; wella, dated January 20, 1915, having been read :

wella, dated January 20, 1915, naving been read: It is ordered that the petitioner Pitapallegedera Pina of Karanduwawella, in Harispattu be and he is hereby declared entitled to letters of administration to the estate of Pitapallegedera Pinchi Ukku of Karanduwella, in Haris-pattu, deceased, as the eldest son of the said deceased, unless (1) Pitapallegedera Horatala, (2) Pitapallegedera Singu shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, District Judge.

vs!? In the District Court of Kandy. Testamentary In the Matter of the Estate of the 15th Jane Jurisdiction. No. 3,136. Charlotte de Silva nee Javawardene deceased, of Kaikawela, Matale.

No. 3,136. deceased, of Kaikawela, Matale. THIS matter coming on for disposal before Felix Restnald Dias, Esq., District Judge, Kandy, on January 25, 1015, in the presence of Mr. E. L. Wijegoonewardene, Proctor, on the part of the petitioner James de Silva Jayawardene, Notary Public of Kaikawela; and the affidavit of James de Silva Jayawardene of Kaikawela, Notary Public, dated January 12, 1915, having been read : It is ordered that the petitioner James de Silva Jayawardene, Notary Public of Kaikawela, Matale, be and he is hereby declared entitled to

...] . .

letters of administration to the estate of Jane Charlotte de Silva new Jayawardene, late of Kaikawela, Matale, deceased, as the father of the said deceased, unless Georgiana Nancina Jayawardene Hamine of Kaikawela, Matale, shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, District Judge. January 26, 1915. In the District Court of Kandy. 0 stamentary irisdiction. Order Nisi. In Fúrisdic

n the Matter of the Estate of the late Dissanayake Mudianselage Appuhamy, deceased, of Kanakkarapola, in Palle-palata of Tumpane.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on February 4, 1915, in the presence of Mr. C. N. D. Jonklaas, Proctor, on the part of Dissanayake Mudiyanselagedera Ran Menika of Alagalla; and the affidavit of Dissanayake Mudiansela-gedera Ran Menika of Alagalla, the petitioner above named, dated January 30, 1915, having been read:

It is ordered that the petitioner Dissanayake Mudiansela-gedera Ran Menika of Alagalla be and she is hereby declared entitled to letters of administration to the estate of Dissa-nayake Mudiyanselage Appuhamy of Kanakkarapola in Pallepalata, deceased, as the mother of the said deceased, unless Dissanayake Mudianselage Punchi Nona of Mana-pitiya in Pallepalata, shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary contrary,

	relix r. Dias,
February 4, 1915.	District Judge.

5.6° In the District Court of Kandy. ;à

No. 3.139.

A. 3 Order Nisi.

Testamentary. In the Matter of the Estate of the late Jurisdiction. Andrew Rutherford, deceased, of Pera-No. 3,140. deniya in Kandy.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on February 8, 1915, in the presence of Mr. R. W. Jonklass, Proctor, on the part of the petitioner Margaret Thomson Rutherford of Peradeniya, Kandy ; and the affidavit of Margaret Thomson Rutherford the petitioner above named dated February 6, 1915, having been read been read :

It is ordered that the petitioner Margaret Thomson Rutherford be and she is hereby declared entitled to letters of administration to the estate of Andrew Rutherford late of Peradeniya, Kandy, as the widow of the said deceased, unless Thomas Rutherford of Peradeniya, appearing by his guardian *ad kitem* Rev. John Faulds of the "Manse," Scots Kirk, Kandy, shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrart contrarv.

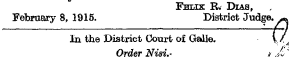
February 8, 1915.	FELIX R. DIAS, District Judge.
In the District (Order	•
Testamentary In the Matter	of the Last Will and Testa-
Jurisdiction. ment of Ex No. 3,141. East Hayes of Somerse	elyn Gordon Reeves, late of House, Bath, in the County t, England, and formerly of
Wiltshire e	state, Matale, deceased.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on February 8, 1915, in the presence of Messrs. Liesching and Lee, Proctors, on the part of the petitioner, Frederick Layard Reeves of Mahausa estate, Madulkele; and the affidavit of William Kevitt Smyth Hughes and Frederick Layard Reeves, dated November 15, 1914, and February 1, 1915, respectively, having hear read having been read :

It is ordered that the will of Evelyn Gordon Reeves, late of East Hayes House, Bath, in the County of Somerset, England, and formerly of Wiltshire estate, Matale, deceased, dated April 7, 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 February 25, 1915, how sufficient cause to the satisfaction of this court to the

contrary. It is further declared that the said Frederick Layard Reeves of Mahausa estate, Madulkele is one of the executors 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 February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.



Testamentary In the Matter of the Estate of the late John Jurisdiction. Alexander Jansz, deceased, of Galle Fort ť No. 4,474.

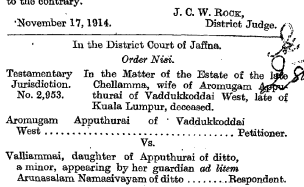
THIS matter coming on for disposal before P. E. Pfefis, Esq., District Judge of Galle, on January 19, 1915, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Walter Einart Jansz of Galle; and the affidavit of the said petitioner dated January 16, 1915, having been read:

read: It is ordered that the 6th respondent be appointed guardian *ad litem* of the 1st, 2nd, 3rd, 4th, and 5th res-pondents, unless the respondents--(1) Herman Arthur Jansz of Stokeland estate, Udugama, (2) Dudley George Jansz, (3) Beatrice Evelyn Jansz, (4) Helena Margaret Jansz, (5) Norah Frida Jansz, all minors, by their guardian *ad litem* (6) Helena Jane Jansz of Galle Fort-shall, on or before February 28, 1915, show sufficient cause to the satisfaction of this court to the contrary. of this court to the contrary. P. E. PIERIS.

January 19, 1915.	District Judge.
In the District Co	. 1.5
Order N	lisi.

Testamentary In the Matter of the Estate of the deceased Jurisdiction. Nalawana Vitanage Don Siyadoria the No. 2,162. Silva, Vel-Vidane, late of Udabajjamb THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on November 17, 1914, in the presence of Messrs. Keuneman, on the part of the petitioner Nalawana Vitanage Taun de Silva of Udabajjama; and the affidavit of petitioner above named, dated November 3, 1914, having been read: It is ordered that the said petitioner as an heir of the

It is ordered that the said petitioner, as an heir of the deceased above named, is entitled to letters of administration deceased above named, is entitled to letters of administration issued to him accordingly, unless the respondents (1) Nalawana Vitanage Justina Hamy and husband (2) Egoda Gamage Don Bastian, Vel-Vidane, both of Beruwewela, (3) Nalawana Vitanage Rosalinahamy and husband (4) Leana Gamage Dias Samarawickrama, both of Denepitiya, (5) Nalawana Vitanage Sandoris of Udabajjama, (6) Nalawana Vitanage Sadiris Appuhamy of Colombo, (7) Nalawana Vitanage Hinnihamy of Mawella shall, on or before March 2, 1915, show sufficient cause to the satisfatcion of this court to the contrary. to the contrary



THIS matter of the petition of Aromugam Apputhurai of Vaddukkoddai West, praying for letters of administration to the estate of the above-named deceased, Chellamma, wife

B 2

of Aromugam Apputhurai, coming on for disposal before H. O. Fox, Esq., District Judge, on January 19, 1915, in the presence of Messrs. Sivaprakasam and Katiresu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated November 19, 1914, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as 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 respondent above named or any other person shall, on or before February 16, 1915, show sufficient cause to the satisfaction of this court to the contrary.

W. DURAISWAMY, January 26, 1915. District Judge.

Time extended to February 23, 1915.

H. O. Fox, District Judge.

In the District Court of Jaffna. Order Nisi.

In the Matter of the Estate of the late Chinnatamby Tambiah of Neervely, de-Testamentary Jurisdiction. ceased. No. 2,954.

Subramaniar Sinnatamby of Neervely Petitioner Vs.

 Ponnupillai, widow of Sinnatamby Tambiah of Neervely, (2) Tambiah Asaipillai of ditto, (3) Tambiah Sethunparanatar of ditto, (4) Vyravi-pillai, daughter of Tambiah of ditto, the 2nd, 3rd, and 4th respondents are minors, by their guardian het respondents. Basic ad litem the 1st respondent Respondents.

W. DUBAISWAMY

District Judge. January 27, 1915. In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate of the late

Ponnu, wife of Sethamparanather, Vayti-linkam of Vannarponnai East, deceased. Jurisdiction. No. 2,962. Sethamparanather Vaytilinkam of Vannarponnai EastPetitioner.

٧s.

(1) Saravanamuttu Valoepillai and his wife (2) Sornamma of Vannarponnai East......Respondents.

THIS matter of the petition of Sethamparanather Vaytilinkam of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased Bonny wife of Sethemparanether Vartilia administration to the estate of the above-named deceased Ponnu, wife of Sethamparanather Vaytilinkam, coming on for disposal before H. O. Fox, Esq., District Judge, on January 8, 1915, in the presence of Mr. I. C. Changarapillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated December 18, 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 reapondents above named or any other person shall, on the respondents above named or any other person shall, on or before February 25, 1915, show sufficient cause to the satisfaction of this court to the contrary.

January 15, 1915.

H. O. Fox. District Judge.

[°] In the District Court of Kurneugala Order Nisi. Testamentary In the Matter of the Intestate Estate of

late Mrs. Alice Maud de Silva of Kuruff gala, deceased. Jurisdiction. No. 1.273.

1) Edmund Royston de Silva of Royton, Bambala-(2) Anybelle Maud de Silva, (3) Muriel Hermione de Silva, both of Bishop's College, Kollupitiya, Colombo, (4) Joseph Henry Lorensz de Silva of St. Thomas's College, Colombo, (5) Jonathan Edward Nell de Silva, (6) Puedela Statener de Silva, (7) Coopere Darsi

THIS matter coming on for disposal before G. W. Wood-house, Esq., District Judge of Kurunegala, on February 10, 1915, in the presence of the petitioner above named; and the affidavit of the said petitioner dated February 8, 1915, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as husband of the above hamed 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 or persons interested shall, on or before March 24, 1915, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE February 10, 1915. District Judge. As Ido In the District Court of Chilaw. Order Nisi.

In the Matter of the Estate of the late Wickrama Arachchigo Maria Salo Fer-nando, deceased, of Boralessa. No. 1.076.

THIS matter coming on for disposal before W. H. B. Carbory, Esq., District Judge of Chilaw, on January 16, 1915, in the presence of Kuranage Juan Perera of Boralessa; and the affidavit of the said petitioner dated January 16, 1915, having been read: It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to estate of the decaused abuve named issue administration to estate of the deceased above named issued administration to estate of the deceased above named issued to him, unless the respondents—(1) Kuranage Dorthina Perera, (2) ditto Bartholomew Perera, (3) ditto Ana Maria Perera, (4) ditto Maria Regina Perera, (5) ditto Eugina Perora, all of Boralessa, minors, by their guardian ad litem (6) Wickrama Arachchige Daniel Perera of Haldanduwana, or any other person or persons interested shall, on or before February 22, 1915, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY, District Judge.

February 16, 1915. Order Nisi. In the Matter of the Intestate Estate and Effects of Rambukpotha Katugaha Tikiri Kumarihamy, deceased. In the District Court of Badulla. No. B 469.

Vs.

1) Tikiri Bandara Katugaha, Ratemahatnjaya of Yatikinda, (2) Gunadas Bandar Katugaha, (3) • Leelawati Dimbulana Kumarihamy, (4) Pema-latha Katugaha Menike, all of Badulla....Respondents. latha Katugaha Menike, all of Badulla....Respondents. THIS matter coming on for disposal before W. K. H. Campbell, Esq., District Judge of Badulla, on January 27, 1915, in the presence of Mr. H. G. Pinto, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated January 25, 1915, having been read : It is ordered that the said petitioner be and he is hereby appointed administrator of the estate of the said deceased, and that letters of administration do issue to him accord-ingly, unless the respondents above named or any other person or persons shall, on or before February 24, 1915, show sufficient cause to the contrary to the satisfaction of this court. this court.

January 27, 1915.

W. K. H. CAMPBELL District Judge.

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INSOLVENCY. NOTICES OF

In the District Court of Colombo,

In the matter of the insolvency of Anthony Siluvai de Croos of No. I, Brassfounder No. 2,594. 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 March 11, 1915, for approval of conditions of sale. By order of court,

D. M. JANSZ, Colombo, February 12, 1915. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Moona Seana Seeni Tamby of 197–198, Sea street, Colombo. No. 2,614.

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 March 25, 1915, for the grant of a certificate of conformity to the insolvent.

	Бy ord	er of court,
		D. M. JANSZ,
Colombo, February 12, 1915.		Secretary.
•	strict Court of	Colombo.

In the matter of the insolvency of Justin William Gomes of Mayfield road, Kotahena, No. 2,631. Colombo.

Colombo. WHEREAS the above-named Justin William Gomes has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by G. P. Direckze, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Justin William Gomes insolvent accordinlgy, and that two public sittings of the court, to wit, on March 18, 1915, and on April 1, 1915, 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,

By order of court.

D. M. Jansz, Secretary. Colombo, February 11, 1915.

In the District Court of Kalutara. No. 149.

In the matter of the insolvency of Alia Marikar Ahamado Lebbe Marikar of Henemulla.

WHEREAS Alia Marikar Ahamado Lebbe Marikar of Henemulla has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Alia Marikar Ahamado Lebbe Marikar of Henemulla,

under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Alia Marikar Ahamado Lebbe Marikar of Henemulla insolvent accord-Anamado Leobe Markar of Henemula insolvent accord-ingly, and that two public sittings of the court, to wit, on March 3, 1915, and on March 31, 1915, 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,

R. MALALGODA, Secretary. Kalutara, February 6, 1915.

In the District Court of Badulla.

No. 102. In the matter of the insolvency of Nana Kawanna Dawudu Saibo of Koslanda, in the District of Badulla.

WITH reference to the notice appearing in the *Government Gazette* of February 5, 1915, it is hereby notified that the certificate awarded to the above-named insolvent was one of the third class and not of the second as erroneously stated therein.

By order,

RICHARD L. PERERA, February 9, 1915.

In the District Court of Ratnapura.

In the matter of the insolvency of Ismail Lebbe No. 44. Marikar Ahamad Lebbe Marikar, (2) Ismail Lebbe Marikar Ibrahim Lebbe, (3) Ismail Lebbe Marikar Mohamadu Lebbe Marikar, (4) Aboobakker Lebbe Hadjiar Mohamed Salih.

WHEREAS (1) Ismail Lebbe Marikar Ahamed Lebbe Marikar, (2) Ismail Lebbe Marikar Ibrahim Lebbe, (3) Ismail Lebbe Marikar Mohamadu Lebbe Marikar, (4) Aboo-bakkar Lebbe Hadjiar Mohamed Salih have filed a dedra-tion of insolvency, and a petition for the sequestration of the estate of (1) I. L. M. A. L. Marikar, (2) I. L. M. Ibrahim Lebbe, (3) I. L. M. M. L. Marikar, (2) A. L. Hadjiar Mohamadu Salih, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said (1) I.L. M. A. L. Marikar, (2) I. L. M. Ibrahim Lebbe, (3) I. L. M. M. L. Marikar, (2) I. L. M. Ibrahim Lebbe, (3) I. L. M. M. L. Marikar, (4) A. L. Hadjiar Mohamadu Salih insolvents accordingly, and that two public sittings of the court, to wit, on March 9, 1915, and on April 8, 1915, will take place for the said insolvents to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth int he said Ordinance, of which creditors are hereby required to take notice. WHEREAS (1) Ismail Lebbe Marikar Ahamed Lebbe of which creditors are hereby required to take notice.

By order of court,

E. M. DE COSTA, Secretary.

NOTICES OF FISCALS' SALES.

Western Province

In the District Court of Negombo.

Vs. No. 8,970.

NOTICE is hereby given that on Tuesday, March 16, 1915, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property, ordered to be sold by the order of court dated January 27, 1914, for the recovery of the sum of Rs. 1,150, with interest thereon at 9 per cent. per annum from July 26, 1912, till

payment in full and costs of suit Rs. 253.50, less Rs. 288.30 viz. :-

The land called Galpalliyadda, situate at Bataliya, in the The land called Galpalliyadda, situate at Bataliya, in the Yatigaha pattu of Hapitigam korale; and bounded on the north and north-east by land appearing in plan No. 88,130, east and south-east by land purchased by Gamage Thekenchi, south by land purchased by P. Ungurala and Vitanage Siman Appu, west by land claimed by Amarasekera Muhan-diram, and north-west by land of G. Appurala; containing within these boundaries about 5 acres 3 roods and 8 perches in extent, mortraged with the plaintiff as primary and in extent mortgaged with the plaintiff as primary and secondary mortgages, and all the right, title, interest and claim whatsoever of the said defendant in, to, upon, or out of the said premises.

Fiscal's Office, Colombo, February 16, 1915.

W. DE LIVERA, Deputy Fiscal.

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Secretary.

In the District Court of Colombo.

The Church Missionary Trust Association of Salis bury Square, London Plaintiff.

No. 37,971. Vв. David Dawapurarathna of Hulftsdorp, Colombo . . Defendant.

NOTICE is hereby given that on Monday, March 15, 1915, 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 January 25, 1915, for the recovery of the sum of Rs. 5, 197.55, with interest on Rs. 5,000 at 7 per cent. ner annum from February 6, 1914, to October 9. cent. per annum from February 6, 1914, to October 9, 1914, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full and costs of suit. viz. :-

All that allotment of land with the buildings thereon called Lakshmi Lodge, bearing assessment No. 46, situate at Pickering's road in Kotahena within the Municipality and District of Colombo, Western Province; bounded on the north by Pickering's road, east by the property of T. Don Constantine de Silva, south by the land of Andrew Fernando and by the house of Abaranchi Pulle, and west by the land of Andrew Fernando; containing in extent 27 perches and 81/100 of a perch according to the figure of survey thereof dated November 9, 1890, made by W. V. Gnanaprakasam, Surveyor.

Fiscal's Office,	W. DE LIVERA,
Colombo, February 15, 1915.	Deputy Fiscal.

In the District Court of Colombo.

A. M. A. Annamalay Chetty of Sea street, Colombo. Plaintiff. No. 38,455. Va

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

NOTICE is hereby given that on Tuesday, March 23-1915, 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 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 korsle; 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 Gabriel and others, and on the west by the land belonging to Kalutarage Andris Fernando ; containing in extent } an acre more or less.

Fiscal's Office, W. DE LIVERA Deputy Fiscal. Colombo, February 15, 1915.

In the District Court of Colombo.

C. L. de Silva of Colombo Plaintiff. No. 38,389. Vs.

(1) J. M. Perera Samarasekara, (2) Libertina Perera Samarasekara, both of Urugodawatta, Colombo Defendants.

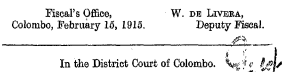
NOTICE is hereby given that on Monday, March 22, 1915, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 3,008 56 with interest on Rs. 2,500 at 15 per cent. from May 1, 1914, till payment in full and costs and noundage, viz. :--costs and poundage, viz. :-

All that allotment of land with the buildings and plantations standing thereon, called Pattiyagodella, situated at

Urugodawatta, in Ambatalenpahala, in Alutkuru Koral South, in the District of Colombo, Western Province; bounded on the north by the other part of the same land belonging to Ranasinghe Aratchige David Perera and Sarnelis Perera Ranasinghe, on the east by the field of L. de Livera, Attapattu Mudaliyar, on the south by a dam, now by a road called Urugodawatta road, and on the west by the owita ground of Assena Marikar, now of Fonseka Mudaliyar; containing in extent 5 acres and 35 perches according to the figure of survey thereof, dated August 5, 1895, made by Mr. Fred. Bartholomeusz, Land Surveyor, which said allotment of land comprises the following two lots, to wit :-

(a) All that $\frac{1}{2}$ part of an adjoining high and low ground called Pattiyagodellawatta, situated at Urugodawatta aforesaid; bounded on the north by the garden of Ranasinghe Aratchige Isaac Perera Appuhamy, on the east by the field of the late Attapattu Mudaliyar, on the south the high road, and on the west by the remaining § part of the same garden; and on the west by the ramaning 3 part of the same garden; and containing in extent 1 acre 2 roods and 35 perches as per figure of survey thereof, dated February 11, 1880, made by P. Fonseka, Licensed Surveyor. (b) All that remaining western $\frac{2}{3}$ part of and from a part of a garden with the annoxed field and owita ground called Patting addle at invested at Unweaderstite of conserved.

called Patriyagodella, situated at Urugodawatta aforesaid ; the entire land being bounded on the north by the other part of Ranasinghe Aratchige Isaac Perera, Appuhamy, on the east by the field of L. de Livera Attapattu Mudaliyar, on the south by a dam, now the high road, and on the west by the owita formerly of Assena Marikar, now of Fonseka Mudaliyar; containing in extent 5 acres and 25 92/100 square perches, which said two allotments of land adjoining each other and now forming one property.



S. Brampy Fonseka Appuhamy of Sedawatta ..., Plaintiff. Vs.

No. 38,916.

H. A. Don Sarpinu of Niripola, in the Udugaha pattu of Hewagam korale.....Defendant.

NOTICE is hereby given that on Wednesday, March 24, 1915, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,840, with interest on Rs. 1,000 at 24 per cent. per annum from July 1, 1914, to July 31, 1914, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs, viz. :---

At 1 P.M.

One-third part towards the northern boundary and 1. One-third part towards the horizen boundary and 12/14 of the remaining portion or an undivided 19/21 of the entire land called Godaporagahawatta and the tiled house standing thereon, situated at Niripola, in the Udugaha pattu of Hewagam korale; bounded on the east by Pahala-deniyakumbura, south by the ditch of the garden in the pare of Alut Koralege Lorania Annu, west by the ditch of name of Alut Koralage Joranis Appu, west by the ditch of the land belonging to Ranaweera-atchige Daniel Appu and others, and north by the ditch of the land in the name of Angodage Davith Appu; containing in extent 5 bushels of paddy sporing, more or less paddy sowing, more or less.

At 1.30 г.м.

A portion of Pahaladeniyakumbura, situated at Niripola aforesaid ; and bounded on the east by high land belonging to Kariawasan Atukoralage Don Johanis, south by the limitary dam of Pahaladeniyakumbura belonging to the said Don Johanis and others, west by Godaporagahawatta, and north by the limitary dam of Pahaladeniya-kumbura belonging to Angodage Marthinu; containing in extent 2 bushels of paddy sowing more or less.

Fiscal's Office,	W. DE LIVERA,
Colombo, February 16, 1915.	Deputy Fiscal.

In the District Court of Kalutara.

Kalutarahanuge Charlis Fernando of Ganegama...Plaintiff. - Vs. No. 5,266,

Ukwattehunuge Niko Fernando, widow of Pani-

vidakarahewage Aberan Fernando of Kalu-

tara..... Defendants. NOTICE is hereby given that on Monday, March 22, 1915, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, for the recovery of Rs. 317.05, viz. ---

The entire land, together with the tiled houses standing thereon of Mawatabodapelawatta, situate at Ganegama, in Alutgambadde of Kalutara totamune, in the District of Kalutara; and bounded on the north by water course *alias* Kudaelabodawatta, east by the high road, south by a portion of Mawatabodapelawatta, and on the west by Kalukadjyawatta; containing in extent abiut 2 acres.

Deputy Fiscal's Office, H. SAMERESINGHA

Kalutâra, February 16, 1915. Deputy Fiscal.

In the District Court of Negombo. Vs.

A. P. Karunaratne of Negombo Defendant. NOTICE is hereby given that on March 18, 1915, com-mencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

The land called Dehimalwatta together with the buildings standing thereon, situate at 1st Division Udayartoppu, within the gravets of Negombo; and bounded on the north by land belonging to Christ Pauper Palace and by lands belonging to others, east by roads leading to Udayartoppu and Tammita, south by land formerly belonged to the heirs of the deceased, John Christian de Alvis, and now belonging to the widow of J. Fernando, and west by the land belonging to the widow of J. Fernando, and west by the land belonging to the widow of J. Fernando, and west by the land belonging

to the Goylon Government Railway; containing in extent about 10, acres. Amount ito be levied Rs. 1,318 88, with interest on Rs. 1,163 26 at 9 per cent. per annum from January 29, 1914, till payment.

Deputy Fiscal's Office, FRE Negombo, February 16, 1915. FRED. G. HEPPONSTALL Deputy Fiscal.

In the Court of Requests of Negombo.

Samenna Thana Muna Muttiah Chetti of Negombo No. 21,377. Vs. ... Plaintiff

(1) Philippuge Marthelis Silva of Madawala and (2) Ethige Mariano Silva, Kankanama, of Katu

nayakaDefendant. NOTICE is hereby given that on March 13, 1915, com-mencing at 10 o'clock in the forenoon, will be sold by public public auction at the premises the following property ordered to be sold by the decree entered in the said case, viz :--

 An undivided 1/5 share of the land called Ambagahawatta alias Nagahawatta, situate at Madawala, in Dasiya pattu of Alutkuru korale; the entire land being bounded on the north by land of Appukutige Samel Silva, south by land formerly of Nadoris Silva, and now belonging to Pelis Silva and Ponsiyano Silva, and west by land of Francisco Fernando, Lawaris Silva, and Seneris Silva; containing in extent about 8 acres and 9 perches.
 (2) The western ½ share of the land called Ambagahawatta, situate at Madawala 'aforesaid; the entire land being bounded on the north and west by land of Sedris Silva, Kankanama, east by the remaining portion of this south belonging to Philippuge Adris de Silva Jayatilaka, Vedarala, and south by the road; containing in extent about 2 roods. (1) An undivided 1/5 share of the land called Ambagaha

about 2 roods.

Amount to be levied Rs. 328 25, with interest on Rs. 300 at 9 per cent. per annum from March 6, 1914, till payment.

Deputy Fiscal's Office, FRE Negombo, February 16, 1915. FRED. G. HEPPONSTALL, Deputy Fiscal.

In the Court of Requests of Chilaw.

J. P. Silva of Chilaw carrying on business under the name, firm, and style of Messrs. J. P. Silva & Co.,

ChilawPlaintiff. No. 16,389. Vs.

89

A. P. Karunaratna of Negombo......Defendant. NOTICE is hereby given that on March 16, 1915, com-mencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

The land called Benchigekumbura and the fruit trees standing thereon, situate at 1st Division Udayar Toppuwa, within the gravets of Negombo; and bounded on the north by the water-course, east by land belonging to the heirs of the late Joseph Fernando and lands of others, south by land belonging to Kurukulasuriya David Peries, and on the wast by land belonging to the Course and on the west by land belonging to Kurukulasunya David Peres, and on the west by land belonging to the Ceylon Government Railway ; containing in extent about 2 acres. Amount to be levied Rs. 266.63, with interest on Rs. 239.88 at 9 per cent. per annum from July 21, 1914, till

payment.

Deputy Fiscal's Office, FRE Negombo, February 16, 1915. FRED. G. HEPPONSTALL Deputy Fiscal.



Yena Chena Yena Muttiah Chetty of Trincomalee street, Kandy Plaintiff.

No. 22.877. Vs. Rawanna Mana Pana Lana Gopalasamy of Kos-

sinna estate, in Gandabe korale of Lower Hev heta Defendant. .

heta..... Defendant. NOTICE is hereby given that on Tuesday, March 23, 1915, 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 mortgaged upon bond No. 306, dated November 6, 1912, and attested by D. E. Weerascoriya of Kandy, Notary Public, for the recovery of the sum of Rs. 5,808 38, with interest thereon at 9 per cent. per annum from June 19, 1914, and taxed costs Rs. 175 69, together making the sum of Rs. 5,984 07, viz.:viz.:-

An undivided half share of all that estate, plantation, and premises called and known as Gurubedde estate, *alias* Guruwatte estate; situate in the villages of Ududeniya, Haragama, Meeruppe, and Galagoda, in the Hewawisse korale of Pata Hewaketa division of the District of Kandy; bounded on the east by a portion of the road from Hangu-ranketa to Kandy, a ridge of rocks and the village boundary, on the south by land claimed by villagers, on the west by land claimed by Savangie Chetty and lands claimed by the Galagoda Walawawa family, and on the north by Crown land and land claimed by Wadawala Korala; containing in extent 356 acres and 24 perches exclusive of the road passing through the said property according to the plan survey made by Chas. A. O. Buyzer of Kandy, Licensed Survey made by Chas. A. O. Buyzer of Kandy, Licensed Surveyor, bearing dates the 3rd to the 10th days of June, 1898, and annexed to the Fiscal's conveyance No. 14,834 dated October 25, 1898.

Fiscal's Office, Kandy, February 12, 1914.	A. V. WOUTERSZ, Deputy Fiscal
In the District Court K. M. N. M. Kistnappa Chetty Colombo	ALL STATE
No. C 33,142. Vs.	
(1) Sularma Lobbo Pohima Bibr	and has brokend

(2) Samsie Lebbe Maraikar Omer Lebbe Marikar

(2) Samsie Lebbe Mariakar Omer Lebbe Mariar, both of Silversmith street, Colombo Defendants: NOTICE is hereby given that on Thursday, March 25, 1915, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defend-ants 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, 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, February 12, 1915.	Deputy Fiscal.

In the District Court of Colombo.

Assen Abdul Cader, son of Kader Saibo, No. 70,

Second Cross street, Pettah, Colombo Plaintiff. Vs. No. 36,031.

(1) Suleyma Lebbe Rahiman Bebee, and (2) Samsie Lebbe Marikar Omer Lebbe Marikar, wife and

husband, both of Silversmith street, Colombo.Defendants. NOTICE is hereby given that on Thursday, March 25, 1915, 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, for the recovery of the sum of Rs. 967 only.

All that house and ground bearing assessment No. 241 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, Kandy, February 12, 1915.

R

A. V. WOUTERSZ Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Dona Isabel Amarasinghe of Kalahe Plaintiff. Vs. No. 11.981.

Magedara Vitanage Andreas and others of

KalaheDefendants. NOTICE is hereby given that on Saturday, March 13, 1915, commencing at 12 c'clock noon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, viz. :-

1. The land called Pansalagodella in extent 14 acres, together with all the plantations thereon, situate at Kalahe, in Talpe pattu, Galle District, bounded on the north-east by land belonging to D. T. Mudiyanse Ralahamy, south by Welik tiyewatta, Lokuge Udumulla, and Getagaha-addara-

kumbura, and north-west by Getagaha-addarakumbura. 2. An undivided $\frac{1}{2}$ part of the masonry built tiled house belonging to the plaintiff standing on the land called Muttettuwawatta; containing in extent about 13 acre, situate at Kalahe, in Talpe pattu, Galle District; bounded on the the north by Alutwatta, Puwakwatta, and Pattiniwatta, cast by Talduweowita, south by Kammalawatta and Pahalagewatta, and on the west by Ihalagewatta. The amount of writ Rs. 581.02.

Fiscal's Office,	J. A. LOURENSZ,
Galle, February 11, 1915.	Deputy Fiscal.
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In the District Court of Matara.

Situge Don Hendrick de Silva Appuhamy of Henegama Plaintiff. Vs.

No. 6,406. (1) Fredreck Abraham Wakista of Pitadeniya

Cornelius Dissanaike, Muhandiram, of Watte-gama Defendants. NOTICE is hereby given that on Saturday, March 27, 1915, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of a sum of Rs. 428 27, and Fiscal's charges, &c., viz. :--

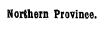
1. All that undivided 31/36 parts of the soil and of the remaining fruit trees save the planter's $\frac{1}{2}$ share of the 2nd plantation made by Handge Tiloris of the land called Mahagedarawatta; in extent about 5 acres, situate at Dodampahala, in the Wellaboda pattu of Matara District; and bounded on the north by the old high road and Galpita-borgha east by Batanika Arabehirgwatta south by bogaha, east by Ratnaika Arachchigewatta, south by Jayawardana Patiranage Pahalarupewatta; and on the

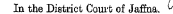
2. All that soil and fruit trees of the northern portion; in extent about 3 acres of the combined lands called Jayawardana Kankanangegedarawatta and Paluwatta, and all the buildings standing thereon, situate at Udawela in ditto ; and bounded on the north by Gorakagahawatta and the limit of Ratnaike Arachchige Bimbirigahakoratuwa, the limit of Rathanke Arachenge Linnenge Linnengeneers by Jayawardana Kankanangepaluwatta, south by the southern portion of the said land, and on the west by Pawulakebella of the said Jayawardana Kankanangegedarawatta and the limit of Ratnaike Arachchige Pawulawatta, valued at Rs. 750. 3. All that undivided 7/12 parts of the soil and of the

s. An that individed 7/12 parts of the soli and of the remaining fruit trees, save the planter's $\frac{1}{2}$ share of the 2nd plantation of the land called Jayawardana Patiranage Pahalaruppewatta; in extent about 4 acres, situate at Dodampahala in ditto; and bounded on the north by Jayawardana Patiranagemahawatta, east by Ratnaike Arachchigewatta, south by Ratnaike Arachchigedeniya, and on the west by Warnabarana Patiranagewatta, valued at Rs. 350.

Deputy Fiscal's Office, Matara, February 15, 1915.

J. S. DE SARAM Deputy Fiscal.





Arumugam Veluppillai, and wife Chinnachchipillai of Karaitive West..... Plaintiffs.

No. 10,059.

Murugesu Sidamparappillai and wife Thewanaip-

Vs.

NOTICE is hereby given that on Friday, March 26, 1915 A to o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action, for the recovery of Rs. $802 \cdot 77$, with interest on Rs. 650, at the rate of 8 per cent. per annum from October 12, 1914, until payment in full, provided that such interest does not exceed Rs. 497.23, and costs Rs. 115.44 and charges, viz. :--

1. A piece of land situated at Tankodai, in Karaitive West, called Kandikkulapiddy, containing or reputed to contain in extent 13 lachams paddy culture; bounded or reputed to be bounded on the east by tank, north by the property belonging to the temple called Kannakaiamman Koil, west by property of Murugesu, and on the south by property of Kumaravelu and another, and by lane.

2. An undivided $\frac{1}{2}$ share of a piece of land, situated at Tankadai, in Karaitive West, called Kalutappalai, containrankates, in Karahave wess, caned Kautappinar, contain-ing or reputed to contain in extent 14 lachams varagu culture, with palmyras old and young; bounded or reputed to be bounded on the east by property of Valli-ammai, wife of Sinnan, and Muttachchi, wife of Katrikesu, north by property of Ramar Murugar and Ramar San-mugam, west by property of Ampalavanar Kartikesapillai, and an the could be weaperty of Mutturpillai widar of and on the south by property of Muttuppillai, widow of Ramar.

3. A piece of land situated at Tankodai, in Karaitive West called Pallathidal, containing or reputed to contain in extent 6 lachams varagu culture, with palmyrahs, old and young, margosa trees, mongo trees, and cultivated plants; bounded or reputed to be bounded on the east by

property of Ramar Murugar, north and west by lane, and on the south by property of Ampalavanar Kartikesapillai, and by the above-mentioned second land belonging to the 2nd defendant.

Fiscal's Office, S. SABARATNAM. Jaffna, February 16, 1915. Deputy Fiscal.

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S Contraction

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In the Court of Requests of Jaffna. Chellappa Ponnuthurai of Vannarponnai West....Plaintiff. Vs. No. 10,365/A.

Nallathambiyapillai Kandaiahpillai of Vannar-ponnai East Defendant. ponnal East Defendant. NOTICE is hereby given that on Monday, March 22, 1915, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action for the recovery of Rs. 256.75, with interest on Rs. 150 at the rate of 12 per cent. per annum from February 2, 1914, until payment in full, such interest not exceeding Rs. 43.25, and costs of suit being Rs. 27.57, and charges, viz. :--

An undivided $\frac{1}{2}$ share, exclusive of the ground taken for An undivided $\frac{1}{2}$ share, exclusive of the ground taken for the rail road, of a piece of land, situated at Vannarponnai East called Chemmankidankady and Cheddithalere; con-taining or reputed to contain in extent 78 $\frac{1}{2}$ lachams varagu culture with well, palmyras, and sponteaneous plants; bounded or reputed to be bounded on the east by property of Challamittu, wife of Vairamuttu and by property of Kanattai, wife of Murugesu, north by property of Tankam, wife of Pomampalam, Veeraspillai, widow of Aramugam, and by property of Valliammai, widow of Thambiah, and shareholders, west by property of Sampantanatar Sivaguru-natar and shareholders, and on the south by property of Suppiramaniar Sidamparasuppaiyar and shareholders and by lane. by lane.

Fiscal's Office, S. SABARATNAM, Jaffna, February 15, 1915. Deputy Fiscal.

Eastern Province.

In the District Court of Trincomalee.

Ponnuturai Vannipam Tamby Raja Vannipam of No. 9 Division, Trincomalee

-Plaintiff. Vs. No. 227.
- (1) Canapatipillai Vallipurampillai and wife (2) Vallipillai Nayagam of No. 1 Division, Trinco-

malee.... , . . **.**Defendants.

NOTICE is hereby given that on Friday, March 12, 1915, at 9 A.M., will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :-

1. An undivided $\frac{1}{2}$ share of a piece of field called Oorkulam; lot No. 198 M, situated at Kandalkadu, in Tamblegam pattu, Trincomalee, the property of the 2nd defendant; boundaries: east by the land of the said K. Vallipurampillai and Udumalevvai Maracair Abdul Hamid-levvai Hadjiyar, west by the land of the deceased Sinna-tamby Appachchipillai and Crown land, north by the land of the deceased Theivanaipillai, wife of Murugasu, and others, and on the south by Crown land; containing in extent 25 acres 2 roods and 19 perches.

Friday, March 12, 1915, at 4 P.M.

2. A piece of paddy field called Pallathuvayal, lot No. 198 S, situate at Kinnia, in Tamblegam pattu, Trinco-malee, the property of the 2nd defendant; bounded on the east by the lands of the said K. Vallipurampillai, west by the land of M. M. Subramaniam, and on the east and south by Crown lands; containing in extent 19 acres and 9 perches perches.

Writ amount Rs. 3,408.97.

Deputy Fiscal's Office, T Trincomalee, February 12, 1915. T. GOONETILLEKE, Deputy Fiscal. In the District Court of Kurunegala.

Kuna Mana Pena Reena Muttu Ramen Chetty, by attorney Suna Pana Kana Nana Natchiappa Chetty of Kurunegala .Plaintiff. No. 4,289. Vs.

North-Western Province.

Ena Mana Mohammadu Casim of Kurunegala. . Defendant,

NOTICE is hereby given that on Saturday, March 13, 1915, commencing at 10 o'clock in the morning, will be sold ÷., by public auction at the premises the right, title, and interest of the said defendant in the following property mortgaged by bond No. 30,301, dated February 18, 1911, and attested by A. M. Abeyesekra, Notary Public :---

(1) An undivided 732 shares of Keenagahamulahena of 8 lahas kurakkan sowing extent, situate at Alahitiyawe in Meddeketiye korale aforesaid; and bounded on the north by land called Poduhena, east by chena of Isma Lebbe, south by chena of lands of John Fernando, west by chena of Mohammadu Lebbe.
(2) An undivided 7/32 shares of Wagollehena of 1 pela kurakkan sowing extent, situate at Madige Hindagolla in Meddeketiye korale aforesaid; and bounded on the north by chena of Seco Meera Lebbe and others, east by field and

Meddeketiye korale aforestate at bounded on the north by chena of Sego Meera Lebbe and others, east by field and land, south by damuna tree of Minipitiyehena, west by chena of Slema Lebbe and others. (3) An undivided 7/32 shares of Kotuwewatta of 3 lahas of kurakkan sowing extent, situate at the said village Hindagolla; and bounded on the east by bund and helamba tree, south by bakmee tree of Palkadekumbura, west by dan tree and timbiri tree on the land of Magudu Moham-mado, north by helamba tree and ditch. (4) An undivided 7/32 shares of Begahamulahena of 8 lahas of kurakkan sowing extent, and thereto adjoining Galgodehena of 4 lahas kurakkan sowing, both situate at the said village Madige Hindagolla; and bounded on the east by chena of Asson Lebbe and others, south by chena of Magudu Mohammadu, west by bund of Jacotuwa, north by field. (5) An undivided 7/32 shares of Jacotuwa Kongahamula-hena of 5 lahas of Jacotuwa Kongahamula-¢

Magudu Mohammadu, west by bund of Jacotuwa, horth by field.
(5) An undivided 7/32 shares of Jacotuwa Kongahamulahena of 5 lahas of kurakkan sowing extent, situate at the said village Madige Hindagolla; and bounded on the east by bund and kon tree, south and north by lands of Ena Magudu Mohammadu, west by bund and kon tree.
(6) An undivided 7/32 shares of Meegahamulahena of 3 lahas kurakkan sowing extent, situate at the said village Madige Hindagolla; and bounded on the north by chena of Ahamadu Lebbe, east by chena of Slema Lebbe and others, west by chena of Mr. Fernando.
(7) An undivided 7/32 shares of Meegahamulahena of 5 lahas of Kurakkan sowing extent, situate at the said village Madige Hindagolla; and bounded on the north by mee tree on the pillewa of Omeru Lebbe, east by chena of Isma Lebbe, south by chena of Ibura Lebbe, Gan-Arachchi and others, west by helemba tree on the chena of Kungi Tamby. Tamby.

Tamby.
(8) An undivided 7/32 shares of Morakongahamulahena of 3 lahas of kurakkan sowing extent, situate at the said village Madige Hindagolla; and bounded on the north by Puttalamagehena, east by chena of Dura Lebbe, south by Ariyamattagehena, west by chena of Mr. Fernando
(9) An undivided 7/32 shares of Bogahamulahena of 3 lahas kurakkan sowing extent, situate at the village Madige Hindagolla; and bounded on the north by the chena of Ibura Lebbe and others, east and south by chena of Ibura Lebbe, west by chena of Puttalama and others.
(10) An undivided 7/32 shares of Mahalande Ambagahamulahena of 4 lahas of kurakkan sowing extent, situate at Madige-Hindagolla; aforesaid, and bounded on the north by spill of tank, east by chena of Eduma Lebbe, south by chena of Ahamadu Lebbe and others, west by chena of Mr. Fernando.

On Tuesday, March 16, 1915, at 1 P.M.

(11) An undivided 7/32 shares of Orangepitiyehena of 2 lahas of kurakkan sowing extent, situate at Malkaduwawa, in Tiragandahe korale; and bounded on the north by high

road, east by kahata tree on the limit of the chena of Casie Chetty Mudaliyar, south by gammado tree and dewata tree, on the limit of the chena of Ukkuwa Heneya, and west by madan tree and ant-hill on the land of Kaurala Kankanama.

Amount to be levied Rs. 638.25, with legal interest from April, 1912, till payment in full and costs.

	al's Offi a, Febry		16,	1915.	N. J. LU Deputy			,
•	In the	Dista	rict	Court	of Chilaw.	,	·	

N. N. Muttiah Chetty of Madampe Plaintiff. No. 4.797. Vs.

Jacob de Mel of Colombo Defendant. NOTICE is hereby given that on Saturday, March 20, 1915, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, viz. :--

Thé lots 5 J, K, and 6 in plan under the Waste Lands Ordinance S. No. 8/N.W. P., situate at Bandarahena, in Pitigal Korale North of the Chilaw District, containing in extent 63 acres 2 roods and 4 perches, excluding therefrom an extent of 2 roods on the south-western side thereof being a portion of the lot J.

Amount Rs. 240.84, and poundage.

Deputy Fiscal's Office,	A. V. HERAT,
Chilaw, February 2, 1915.	Deputy Fiscal.
Unitaw, February 2, 1915.	Deputy Fiscal

In the District Court of Chilaw.

K. Valariyanu Fernando of Madampe Plaintiff. No. 4.960. Vs.

P. Leno Fernando, administratrix of the intestate estate of the late W. A. Gabriel Costa of Thodu-

wawa Defendant. NOTICE is hereby given that on Saturday, March 27, 1915, commencing at 10 o'clock in the forenoon, will be 1915, commentening at 10 b clock in the forenoon, will be sold by public auction at the premises the following pro-perty which has been specially bound and executable by the decree entered in the above case. $\frac{1}{100}$, (1) Undivided 1/9 share of the land lot No. 2,129 and of

the plantations standing thereon, situate at Mattakkotuwa,

in Yatakalam of Pitigal Korale Central, in the District of

Chilaw, containing in extent about 8 acres. (2) Undivided 3 shares of the land called Palugahahena and of the plantations standing thereon, situate at Thodu-wawa, in Yatakalam pattu of Pitigal Korale Central, in the District of Chilaw, containing in extent 3 acres 1 rood and 2 perches.

(3) Undivided ½ share of the land called Palugahaficna and of the plantations standing thereon, situate at Thoda-wawa as aforesaid, containing in extent 1 acre 1 rood and

32 perches. (4) Undivided § shares of the land lot marked B 484 and of the plantations standing thereon, situate at Thodu-

wawa as aforesaid, containing in extent about 2 acres. (5) Undivided i share of the land called Palugahahena and of the plantations standing thereon, situate at Thoduwawa as aforesaid, containing in extent 5 acres 3 roods and 2 perches.

Amount to be levied Rs. 1,095 06 with interest on Rs. 700 at the rate of $2\frac{1}{2}$ per cent. per annum from December 12, 1913, up to date of decree, with further interest on the aggregate sum at the rate of 9 per cent. per annum from date of decree, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, February 16, 1915. A. V. HERAT, Deputy Fiscal.

In the Court of Requests of Chilaw. ON M Inguruwattege Pius Fernando of Boralessa No. 16.153. Vs.

Kuranage Juan Perera of Boralessa Defendant.

NOTICE is hereby given that on Thursday, March 25, 1915, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

The garden called Madangahawatta alias Daminnagahawatta with the plantations standing thereon, situate at Boralessa, in Kammal pattu of Pitigal Korale South, in the District of Chilaw, containing about 100 coconut trees plantable soil.

Amount to be levied Rs. 117.35 with legal interest thereon from date of decree, till payment in full and pound age.

Deputy Fiscal's Office,	A. V. HERAT,
Chilaw, February 16, 1915.	Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kurunegala will be holden at the Court-house at Kandy on Wednesday, March 10, 1915, at 11 o'clock of the morning

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

S. D. SAMARASINHE, Fiscal's Office. Kurunegala, February 11, 1915. for Fiscal.

BY virtue of a Mandate to me directed by the Hon, the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Anuradhapura will be holden at the Audience Hall at Kandy on Wednesday, March 10, 1915, at 11 o'clock of the morning of the said day.

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

Fiscal's Office,	M.	PRASAD,
Anuradhapura, February 15, 1915.		for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla will be holden at the Court-house at Kandy on Wednesday, March 10, 1915, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Badulla, February 11, 1915. M. EDIRIWIRA, for Fiscal.

PART II. - CEYLON, GOVERNMENT GAZETTE - FEB. 19, 1915

DISTRICT AND MINOR COURTS NOTICES.

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IN terms of section 6 of the Ordinance No 12 of 1894, notice is hereby given that all summary Police Court cases over five years old from this court, starting from No. 8,050 of 1907, exclusive of actions referring to lands and appeal cases, will, three months hence, be destroyed, unless any person interested in any record, personally, or by Proctor or by duly suthenticated person, claim, upon good cause shown, that such record may not be destroyed.

The Courts, Kegalla, February 10, 1915.

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A. P. BOONE, Police Magistrate.

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DRAFT ORDINANCES.

(Continued from page 80.)

MINUTE.

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

An Ordinance to amend " The Explosives Ordinance, 1902."

Preamble.

Short title

Amendment of section 15.

Governor in

Council to delegate powers. WHEREAS it is expedient to amend "The Explosives Ordinance, 1902": 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 Explosives (Amendment) Ordinance, No. of 1915."

2 In section 15 of the principal Ordinance, for the words "except with the license of the Governor under the hand of the Colonial Secretary," there shall be substituted the words "except in accordance with the license issued under this Ordinance."

3 The following proviso shall be added to section 16 of the principal Ordinance :

Provided that the Governor in Executive Council may, by order published in the "Government Gazette," delegate any of the powers committed to him under the paragraphs (1) and (2) of this section to any Government Agent or Assistant Government Agent and his successors in office.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 11, 1915. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to enable the Governor in Executive Council to delegate his power of licensing manufactories of explosives to Government Agents and Assistant Government Agents.

Attorney-General's Chambers, Colombo, February 8, 1915.

ANTON BERTRAM, Attorney-General.

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