

Gazette nment

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-General : Minutes, Proclamations, Appointments, and General Government Notifications. -Legal and Judicial. PAET V.—Mercantile, Marine, Municipal, Local, &c. PART I.-

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

Part II.—Legal and Judicial.

	PA	GE			PAGE
Passed Ordinances			Notices in Testamentary Actions	• •	364
Draft Ordinances			Notices in Insolvency Cases		. 367
Notices from Supreme Court Registry			Notices of Fiscal's Sales		368
Notices from Council of Legal Education			Notices from District and Minor Courts	••	372
Notifications of Criminal Sessions of Supreme Court			Lists of Articled Clerks		
Lists of Jurors and Assessors		1	,		

ORDINANCES. DRAFT

MINUTE.

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

An Ordinance for making provision for the Contingent Services for the Financial Year October, 1915, to September, 1916.

Preamble.

Rs. 54,711,893 to be charged upon the revenue of this Island for the Contingent Services for the financial year October, 1915, to September, 1916.

WHEREAS the contingent expenditure required for the W service of the Government of this Island for the financial year October, 1915, to September, 1916, and not otherwise provided for, has been estimated at the sum of Fifty-four million Seven hundred and Eleven thousand Eight hundred and Ninety-three rupees: It is enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

A sum not exceeding Fifty-four million Seven hundred and Eleven thousand Eight hundred and Ninety-three rupees shall be and the same is hereby charged upon the revenue and other funds of this Island for the Contingent Services for the financial year October, 1915, to September, 1916, and the said expenditure shall be in conformity with the Heads of Expenditure specified in the schedule hereunto annexed.

361

362

Amount of labour to be supplied under the Ordinance No. 31 of 1884.

Treasurer to pay the above at such times as the Governor by warrant shall order.

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And to receive credit to his accounts for the payments made in pursuance hereof. 2 And whereas by the 31st section of the Ordinance No. 31 of the year 1884, entitled "An Ordinance to amend Ordinance No. 10 of 1861, entitled 'An Ordinance to consolidate and amend the Laws relating to Public Thoroughfares in this Colony," it is enacted that it shall be lawful for the Governor to propose the estimates prepared in pursuance thereof, or such of them as to him may appear expedient, in the Ordinance for making provision for the contingent expenditure of the Colony for the ensuing year, to be dealt with in like manner as any other estimate to be so proposed : And it is thereby also provided that the amount of labour to be supplied under the provisions of the said Ordinance No. 31 of 1884, for the performance of any work or works for which an estimate or estimates may have been so proposed by the Governor, and approved of by the Legislative Council, shall be distinctly stated in the Ordinance enacted for the same, and that the same shall not exceed two-thirds of the whole amount of labour due from the district or districts within which it may be required to be performed: It is enacted that the amount of labour to be supplied under the provisions of the said Ordinance shall be in conformity with the estimates detailed under Head No 40, "Public Works Annually Recurrent."

8 The Treasurer of the said Island shall issue and pay the said several sums to such persons, for the purposes hereinbefore mentioned, upon such days and in such proportione as the Governor for the time being, by any warrant or order in writing to be signed by him, shall from time to time order and direct; and the payments so to be made shall be charged upon and payable out of the revenues and other funds of the said Island.

4 The said Treasurer shall in his accounts from time to time be allowed credit for any sum or sums of money paid by him in pursuance of such warrant or order in writing as aforesaid; and the receipt or receipts of the respective persons to whom the same shall be so paid shall be a full and valid discharge to the said Treasurer in passing his said accounts for any such sum or sums as shall be herein mentioned; and he shall and may receive credit for the same accordingly.

•	SCHE	DULE.		Rs.
1.	His Excellency the Govern	or		171,500
2.	Civil Service	· · ·		1,440,703
3.	Clerical Service			1,702,905
4.	Secretariat			40,000
4A.	Secretariat, Printing Branc	h		253,694
5.	Controller of Revenue		• •	8,203
6.	Treasury			46,047
6A.	Loan Board		••	1,169
7.	Audit Office	•.•	••	66,915
8.	Provincial Administration	••	••	1,003,674
9.	Settlement Officer under	the Waste	Lands	
	Ordinances		• •	85,000
10.	Survey Department	••	• •	1,617,767
11.	Government Stores			184,473
12.	Immigration and Quarantin	10	• •	272,898
13.	Customs Department			250,606
14.	Excise Department			350,000
15.	Post Office and Telegraphs	••		2,700,000
16.	Forest Department			342,000
17.	Colombo Port Commission			2,045,000
18.	Ports other than Colombo			67,069
19.	Legal Departments			796,391
20.	Police			1,702,648
21.	Prisons		••	633,604
22.	Medical Department		•••	3,642,017
22A.	Medical College		••	72,059
22в.	Institute of Medical Resear	eh .	••	600
23.	Education		••	2,329,310
24.	Department of Agriculture		••	211,240
25.	Colombo Museum		••	33,359
26.	Archæological Commissione	r	••	22,272
27.	· Veterinary Department		••	100,087
48.	Government Analyst		••	42,368
29.	Mineral Survey		· •	45,216
80.	Inspector of Mines		• •	17,615
	•		••	
		Carried ov	ver ,.	22,298,409

Part II CEYLON	GOVERNMENT	GAZETTE	- JULY 23, 1915
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				Rs.
	· 1	Brought forward	••	22,298,409
31.	Inspector of Factories		• • •	6,374
32.	Registrar of Patents	••		4 655
33.	Ecclesiastical °	••		2,650
34.	Railway Department	••		8,200,000
35.	Railway Extraordinary V	Vorks	••	3,379,285
36.	Irrigation Department		••	478,627
37.	Irrigation Annually Recu	rrent		176,210
38.	Irrigation Extraordinary	••	••	265,163 [.]
39.	Public Works Departmen	.t		970,100
40.	Public Works Annually R	lecurrent	••	3,640,760
41.	Public Works Extraordin			3,604,000
42.	Military Expenditure	•		2,290,080
43.	Public Debt.	••		5,205,256
44.	Pensions	••	••	1,852,183
45.	Exchange		• •	350,000
46.	Miscellancous Services	••	•••	1,988,141
		Total	Ra	54 711 808

Total .. Rs. 54,711,893

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 20, 1915.

R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons. This Ordinance makes provision for the Contingent Services of the Colony for the Financial Year 1915-16.

Colombo, July 20, 1915.

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Angon BERTRAM, Attorney-General.

MINUTE.

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

An Ordinance to amend " The Medical Wants Ordinance, No. 9 of 1912."

Preamble.

WHEREAS it is expedient to amend "The Medical Wants Ordinance, No. 9 of 1912": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited for all purposes as "The Medical Wants (Amendment) Ordinance, No. of 1915."

2 For section 13 of the principal Ordinance the following new section shall be substituted :

13 (1) It shall be the duty of every kangani employed upon an estate to give information to the superintendent of every birth, death, and case of sickness or accident in his gang.

(2) Any kangani who shall fail so to do shall be guilty of an offence against this Ordinance.

8 The following sub-sections shall be added to section 27 of the principal Ordinance, and shall be numbered (2) and (3), section 27 being re-numbered 27 (1):

(2) In the case of any produce not directly exported by the proprietor of the estate, such rules may provide for the calculation as nearly as may be upon such evidence as the Committee may determine of the amount of export duty paid upon such produce, and any amount so calculated shall for the purpose of the allowance of rebate be deemed to have been paid upon exportation.

(3) Such rules shall be deemed to have effect as from the 1st day of January, 1914.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 20, 1915, Colonial Secretary.

Short title.

Substitution of new section 13.

Duties of kanganies.

Addition of new sub-sections to section 27 of the principal Ordinance.

Statement of Objects and Reasons.

THE main object of this Ordinance is to provide for the calculation of rebate of the export duty levied on estate produce under the Medical Wants Ordinance not directly exported by the proprietor of an estate. As the Ordinance stands at present, rebate can only be allowed in cases where the payment of the duty can be proved. This amendment will enable the Medical Wants Committee (as from January, 1, 1914) to calculate the amount of rebate that should be allowed in such cases from the Colombo accounts sales, or other evidence, making a reasonable allowance in respect of local consumption.

The Ordinance further provides that a kangani is under obligation to report cases of accident, as well as every case of birth, death, and sickness, to the Superintendent.

Attorney-General's Chambers, Colombo, June 21, 1915.

ANTON BERTRAM, Attorney-General.

NOTICES TESTAMENTARY ACTIONS. IN

In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the late Mary Amirthamma Rasiah of Colombo, deceased. Jurisdiction. No. 5,230. Howland Samuel Rasiah of Tangalla, in the

Southern Province Petitioner. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 22, 1915, in the presence of Messrs. Brito and Tambinayagam, Proctors, on the part of the petitioner above named; and the affidavit of the petitioner and the Notary and the attesting witnesses dated May 21, 1915, having been read having been read :

It is ordered that the last will of the late Mary Amirtham-ma Rasiah, deceased, of which the original has been produced and is now deposited in this court be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

June 22, 1915.

Additional District Judge.

L. M. MAARTENSZ

In the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of the stamentary late Pahloomal Shewakram of No. 94, Main street, in Colombo, deceased. **Jurisdiction** No. 5,241.

Hiranand, son of Pahloomal Shewakram of No. 94

Main street, Colombo Petitioner. THIS matter coming on for disposal before Lewis Matthew Maartensz, Ésq., Additional District Judge of Colombo, on July 6, 1915, in the presence of Mr. A. C. Mohamado, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 3, 1915, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to his estate issued to him accordingly, unless any person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

July 6, 1915.

In the District Court of Colomb Order Nisi.

In the Matter of the Intestate Estate of the late Mallevia Arachchige Don Abraham of St. Lucia's street, in Kotahena, Colombo, deceased. Testamentary Jurisdiction. No. 5,242.

Gangodavillage Emanuel Dabera of Kotahena in ColomboPetitioner.

And

Mallevia Arachchige Don Simon, (2) Mallevia Arachchige Don Martin, (3) Mallevia Arachchige Dona Engeltina, (4) Mallevia Arachchige Don Abraham, (5) Mallevia Arachchige Dona Mary, and (6) Mallevia Arachchige Dona Elizabeth, all of Kotabara, Colomba

of Kotahena, Colombo......Respondents. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on July 8, 1915, in the presence of Mr. B. O. Pullenayagam, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 8, 1915, having been read. having been read :

It is ordered that the petitioner above named be and he is hereby declared entitled, as a creditor of the estate of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary. this court to the contrary.

L. M. MAARTENSZ, July 8, 1915. Additional District Judge.

In the District Court of Colombo,

Order Nisi. Testamentary Jurisdiction. No. C 5,245. In the Matter of the Last Will and Testa-ment and Codicil of John Northmore of 4, Abbey Mead, Tavistock, the County of Devon, England, deceased.

of Devon, England, deceased. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on July 14, 1915, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner Herbert Gordon Bois of Colombo; and the affidavit of the said petitioner dated July 10, 1915, certified copies of probate, will, and codicil of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated June 30, 1915, having been read: It is ordered that the will of the said John Northmore, deceased, dated May 10, 1906, and a codicil thereto dated March 20, 1913, of which certified copies have

been produced and all now deposited in this court be and the same are hereby declared proved; and it is further declared same are never being becaused proved; and it is further declared that the said petitioner is the attorney of the executor named in the said will, and that he is entitled to have letters of administration, with copies of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contraw. contrary.

L. M. MAARTENSZ Additional District Judge. July 14, 1915. the District Court of Colombo. Order Nisi. In the Matter of the Last Will and Testa-ment and Codicil thereto of Vidanelage Testamentary furisdiction. Pedro de Mel of Moratuwella in Mora-No. 5,248. tuwa, deceased. Henry Lawson de Mel of Horton place in ColomboPetitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on July 16, 1915, in the presence of Mr. G. L. Cooray, Proctor, on the part of the petitioner above named; and the affidavit, (1) of the said petitioner dated July 9, 1915, (2) of the notary and one of the attesting witnesses to the last will, and (3) of the notary and attesting witnesses to the last will, and (3) of the notary and attesting witnesses to the codicil dated July 9, 1915, having been read :

It is ordered that the last will and testament and codicil thereto of the late Vidanelage Pedro de Mel of Moratuwella în Moratuwa, deceased, of which the originals have been produced, and are now deposited in this court, be and the same are hereby declared proved ; and it is further declared that the petitioner is the executor named in the said will and codicil, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge. July 16, 1915. Thithe District Court of Colombo. ^l Order Nisi. In the Matter of the Last Will and Testa-ment of the late Muna Mana Pillai Marikar of No. 49, Bridge street, Slave Island, in Colombo, deceased. Cestamentary fisdiction. No. 5.250.

Minnie Umma of No. 49, Bridge street, Colombo. Petitioner. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on July 19, 1915, in the presence of Messrs. Brito and Tambinayagam, Proctors, on the part of the petitioner. above named; and the affidavit of the said petitioner and the Notary and attesting witnesses dated June 15, 1915, having heep read. having been read :

It is ordered that the last will of Muna Mana Pillai Marikar, 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 accord-ingly unless any person or persons interested shell on on ingly, unless any person or persons interested shall, on or before August 19, 1915, show sufficient cause to the satisfaction of this court to the contrary.

July 1	9, 1915.	L. M. MAARTENSZ, Additional District Judge.
Cig. Cit		ict Court of Negombo. Order Nisi.
Testame	•, •	Matter of the Estate of the late
Jurisdic No. 1,	tion. Pattag	ge Siman Fernando Jayawardane of Japitiya, deceased.
	•	on for disposal before H E Beven

Esq., District Judge of Negombo, on June 27, 1915, in the presence of Mr. A. L. J. Croos-Dabrera, Proctor, on the part

of the petitioner Lintotage Teresia Perera of Kimbulapitiya; and the affidavit of the petitioner dated June 23, 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 estate issued to her, unless the respondents-(1) Nicholas Fernando Jayawar-dane, (2) Arthur Fernando Jayawardane, (3) Lily Margaret Jayawardane, (4) Elizabeth Francisca Jayawardane, all of Kimbulapitiya, minors, by their guardian ad litem (5) Jasentuliyanage Manuel Fernando of Kimbulapitiya, shall, on or before July 28, 1915, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Jasentuliyanage Manuel Fernando be appointed guardian *ad litem* over the said minors for the purpose of this action.

Order Nisi.

June 27, 1915.

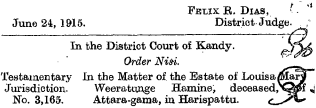
H. E. BEVEN District Judge

In the District Court of Kandy. Testamentary Jurisdiction No. 3.161.

In the Matter of the Estate of the late An Kana Muna Mohideen Sera, Mudaliyar deceased, of Moragahamula in Watu-liadde of Medasiya pattu in Uda Dumbara.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on June 24, 1915, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner, Uduma Lebbe's daughter Pathumuthu Natchia of Moragahamula in Watuliadda of Meda-siya pattu in Uda Dumbara ; and the affidavit of the said petitioner dated April 28, 1915, having been read :

It is ordered that the petitioner, Uduma Lebbe's daughter Pathumuthu Natchia of Moragahamula aforesaid be and she is hereby declared entitled to letters of administration to the estate of Ana Kana Muna Mohideen Sera Mudaliyar of Moragahamula in Watuliadda of Medasiya pattu in Uda Dumbara, deceased, as one of his widows, unless (1) Moha-mado Mohideen of Moragahamula aforesaid, by his guardian ad litem Ana Ibrahim Saibo also of Moragahamula aforesaid, (2) Kos Mohamado's daughter Mariam Bebee of Periyateru in Kayalpatnam in Tiruchendur Taluk of Tinnavelly District, South India, shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.



THIS matter coming on for disposal before Felix Reginald THIS matter coming on for disposal before Feix Reginald Dias, Esq., District Judge of Kandy, on June 24, 1915, in the presence of Mr. A. V. Perera, Proctor, on the part of the petitioner Madduma Arachchige Davith Appuhamy of Attara-gama; and the affidavit of the said petitioner dated May 17, 1915, having been read: It is ordered that the petitioner Madduma Arachchige Davith Appuhamy of Attaragama aforesaid, be and he is hereby declared entitled to letters of administration to the setate of Louisa Mary Weerstunge administration to the estate of Louisa Mary Weeratunge Hamine of Attaragama in Harispattu, deceased, as the husband of the said deceased, unless Madduma Arachchige Albert Appuhamy, by his guardian *ad litem* Francis Weera-tunga, both of Attaragama, shall, on or before July 29, 1915, show sufficient cause to this court to the contrary.

June 24, 1915.	FELIX R. DIAS, District Judge.
In the Dis	strict Court of Kandy. Order Nisi.
No. 3,167. Mudi	Matter of the late Heenkeade, anselage Bandara Menika, deceased, algampaya in Kandupalata of Yati- ra.

THIS matter coming on for disposal before Felix R. Dias, Esq., District Judge, Kandy, on July 1, 1915, in the presence

of Messrs. Beven and Beven, Proctors, on the part of the of Maissis. Beven and Beven, Proceeds, on the part of the petitioner Thotegodawatte Mudianselage Dingiri Banda of Yatigammana; and the affidavit of Thotegodawatte Mudianselage Dingiri Banda, the petitioner above named dated May 25, 1915, having been read :

It is ordered that the petitioner Thotegodewatte Mudianse-lage Dingiri Banda of Yatigammana be and he is hereby declared entitled to letters of administration to the estate declared entitied to letters of administration to the estate of Heenkende Mudianselage Bandara Menika of Walgam-paya, deceased, as the husband of the said deceased, unless Thotegodawatte Mudianselage Abeyaratne Banda, ap-pearing by his guardian *ad litem* Heenkende Mudianselage Pinchi Banda, shall, on or before August 5, 1915, show sufficient cause to the satisfaction of this court to the contrary

July 1, 1915.

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In the District Court of Galle

FELIX R. DIAS,

District Judge.

In the District Court of Grane. Testamentary. In the Matter of the Last Will and Testament of Wedage Dondiris de Silva Dheerasekere, deceased, of Habaraduwa. Jurisdiction. No. 4,511.

THIS matter coming on for final determination before P. E. Pieris, Esq., District Judge of Galle, on June 29, 1915, in the presence of Mr. A. D. Jayasundare, Proctor, on the part of the petitioner, Wedage Siadoris de Silva Dheera-sekere, Police Officer of Habaraduwa; and the affidavit of the said petitioner and that of the attesting Notary and witnesses dated June 21, 1916, and the renunciation of the witnesses dated June 21, 1915, and the renunciation of the co-executors having been read :

It is ordered that probate of the will of Wedage Dondris de Silva Dheerasekere be issued to Wedage Siadoris de Silva Dheerasekere, Police Officer of Habaraduwa.

P. E. PIERIS, District Judge. June 29, 1915. In the District Court of Jaffna. X

Order Nisi.

deceased.

amentary In the Matter of the Last Will, Estate, and Jurisdiction. No. 3,066. Class II.

Between

Effects of Annamma, wife of Ramalingam

Alagaratnam, late of Kuala Lumpur,

L Kanapathiar Suppiramaniar Veeravagu of Vannarponnai EastPetitioner.

And

Vallippillai, widow of Mootatamby Veeravaku of Kokkuvil......Respondent.

THIS matter of the petition of Kanapathiar Suppira-maniar Veeravaku of Vannarponnai East, praying that letters of administration be granted to him to the estate and effects in Ceylon of Annamma, wife of Ramalingam Alaga-ratnam, late of Kuala Lumpur, deceased, with a copy of her will dated November 13, 1914, which has been duly proved in the court of the Judicial Commissioner of Kuala Lumpur annexed, coming on for disposal before M. S. Sreshta, Esq., District Judge, on June 24, 1915, in the presence of Messra. Casippillai and Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated June 15, 1915, having been read: It is declared that the petitioner is the attorney of the husband of the said deceased, and is entitled to have letters of administration to the estate and effects of the said testatrix in Ceylon, cum testamento annexo, issued to him, unless the respondent or any other Person shall, on or before August 3, 1915, show sufficient cause to the satisfaction of this court to the contrary. effects in Ceylon of Annamma, wife of Ramalingam Alaga-

July 2, 1915.

M. S. SRESHTA District Judge.

In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Esta C. Canagasapapathy of Kodder who died in Colombo, deceased Jurisdiction. No. 3.045. Marimuttu Kumarasamy of Vannarponnai. . 6/Petiti Vs.

) Canagasapapathy Sevagnanam of Koddady, Jafina, (2) Rasamany, widow of Canagasapa-pathy of ditto, (3). Kanagasabai Thirunavuk-karasu of ditto, the latrespondent, is a minor, by his guardian *ad litem* the 2nd respondent..., Respondents.

THIS matter of the petition of Marimuttu Kumarasamy of Vannarponnai, praying for letters of administration to of Koddady, Jaffna, coming on for disposal before M. S. Sreshta, Esq., District Judge, on July 2, 1915, in the presence of Mr. K. Arulambalam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated February 11, 1914, having been read: It is declared that the petitioner is the guardian of the widow and the minor bein of the widow for the rest to have better of heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to hum, unless the respondents or any other person shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

M. S. SRESHTA, District Judge. July 2, 1915. In the District Court of Jaffna. Ľ Order Nisi. Testamentary In the Matter of the Estate grate labor Jurisdiction. Swagamipillai, wife of Swaminather of Copay South, deceased No. 3,048. Murugesapillai Swaminather of Copay South ٧s. (1) Swaminather Suppiramaniam and (2) Swami-

THIS matter of the petition of Murugesapillal Swamf-nathar of Copay South, praying for letters of administration to the estate of the above named deceased Swagam pilla. to the estate of the above-named deceased Swagam pilla, wife of Swaminathar of Copay South, coming on for disposal before M. S. Sreshta, Esq., District Judge, on June 30, 1915, in the presence of Messrs. Swapirakasain, and Katiresu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated May 29, 1915, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as husband of the said decrement to administra the scattar of the said and deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

M. S. SRESHTA. June 30, 1915. District Judge. 10 LE/2 In the District Court of Jaffna. Order Nisi. Order Nisi. In the Matter of the Estate of the late Testumentary Nagamuttupillai, daughter of Swanather of Copay South, declarated Jurisdiction. No. 3,049. Suppiramaniar Kumaraswamy of Copay grath . . Petitioner. Vs.

Valliammaippillai, daughter of Swaminather of Scopay South, a minor by her guardian ad litem Saravanamuttu Chellappa of ditto..... Respondent.

THIS matter of the petition of Suppiramaniar Kumara. swamy of Copay South, praying for letters of administration to the estate of the above named deceased Nagamuttu-pillai, daughter of Swaminathar of Copay South, coming on for disposal before M. S. Sreshta, Esq., District Judge, on June 30, 1915, in the presence of Messrs. Swapirakasam and Katiresu, Proctors, on the part of the petitioner ; and

366

the affidavit of the said petitioner dated May 29, 1915, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as uncle of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before July 29, 1915, show sufficient cause to the satis-faction of this court to the contrary. M. S. SRESHTA,

June 30, 1915.	District Judge.
Color In the Distric & Court	of Jaffna.
Testamentary in the Matter of	the Estate of the late
Janisdiction. Velautar Ramal No. 3,052. ceased.	ingam of Kaitadi, de-
Tangamuttu, widow of Velautar I Kaitady	Ramalingam of
Vs.	

entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondent: or any other person shall, on or before August 5, 1915, show sufficient cause to the satisfaction of this court to the contrary.

	M. S. SRESHTA,
July 5, 1915.	District Judge.
In	the District Court of Chilaw.
• • •	Order Nisi.
Testamentary J Jurisdiction. No. 1,092.	In the Matter of the Estate of the laborabelia Abeyratne Hettiaratchige Don Reliteris Appuhamy, deceased, of Weerahena.
Bertram Carbery 1915, in the pr	coming on for disposal before Walter Hugh , Esq., District Judge of Chilaw, on May 31, esence of Mr. C. V. M. Pandithasekara,
Selestinahamy cf	bart of the petitioner Lokubalasuriya Dona Weerahena, on the part of the respondent ; of the said petitioner dated May 27, 1915,
having been read she is hereby de	d: It is creared that the petitioner be and " clared entitled, as widew of the deceased,
and it is further	f administration to his estate issued to her; ordered that the 2nd respondent be and
	ppointed guardian ad litem of the lst

Abeyratne Hettiaratchige Don Richard William Appuhamy of Weerahena, (2) Loku Balasuriya Don Johannes Appu-hamy of Kusala—or any other person or persons interested shall, on or before July 26, 1915, show sufficient cause to the satisfaction of this court to the contrary.

May 31, 1915.

W. H. B. CARBERY, District Judge. ,

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NOTICES OF INSOLVENCY.

	In the District Cou	urt of Colombo.	1	In the District Court of	of Colombo.
No. 2,596.		the insolvency of K. Abdul e Pettah, Colombo.	No. 2,636.	In the matter of th William de Hoedt o	e insolvency of Charles of Wellawatta, Colombo.
		t the above-named insolvent s of the third class.	of the abov	e-named insolvent will	meeting of the creditors take place at the sitting the grant of a certificate
	· B	y order of court;		ay to the matrice.	
Calombo	July 13, 1915	D. M. JANSZ, Secretary.		By or	der of court,
			Cotombo	July 19, 1915.	D. M. JANSZ, Secretary.
	In the District Co			In the District Court	of Čolombo.
No. 2,618.		he insolvency of Usuf Lebbe obe of Tihariya, in the Meda 9 korale.	No. 2,649.	In the matter of the i	nsolvency of Mutumuni- e Don Themanis Perera
has been allo	owed a certificate in suspended for a	t the above of yield insolvent as of the third class, but its period of six months. y order of court.	of the abov of this cour	is hereby given that a re-named insolvent will	meeting of the creditors take place at the sitting the grant of a certificate
Colombo, J	July 13, 1915.	D. M. JANSZ, Secretary.		By or	der of court,
	· · · · · · · · · · · · · · · · · · ·		Colombo	, July 13, 1915.	D. M. JANSZ, O Secretary.
	In the District Co	urt of Colombo.	· ·	In the District Court	of Colombo.
No. 2,618.		he insolvency of Usuf Lebbe obe of Tihariya in the Meda • korale.	' No. 2,654.	In the matter of th Simon Goonewar Colombo.	e insolvency of D. N. dene of Wellawatta,
of the above-	-named insolvent	at a meeting of the creditors will take place at the sitting 5. for proof of further claims.		C-HAILEU HISOIVENT WIT	meeting of the creditors take place at the sitting the appointment of an
	B	y order of court,		By of	der of court.
Colombo. J	July 19, 1915.	D. M. JANSE, Secretary,	Colombo	, July 13, 1915.	D. M. JANSZ,
	and the second	Sectoret y,	1 Outombo	, oury 10, 1910,	Secretary.

367

No. 2.659.

No. 2.660.

notice.

Colombo, July 19, 1915.

Colombo, July 19, 1915.

Colombo, July 19, 1915.

· In the District Court of Colombo.

WHEREAS Clifford Lake of Colombo has filed a declara-

tion of insolvency, and a petition for the sequestration of the estate of Clifford Lake of Colombo, under the Ordinance

the estate of Clifford Lake of Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Clifford Lake of Colombo insolvent accordingly, and that two public sittings of the court, to wit, on July 29, 1915, and on September 2, 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.

In the District Court of Colombo.

WHEREAS Tambyah Murugaser of Borella, Colombo, has filed a declaration of insolvency, and a petition for the sequestration of the estate of Tambyah Murugaser of Borella, Colombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Tambyah Murugaser of Borella, Colombo, insolvent accordingly, and that two public sittings of the court, to wit, on August 19, 1915, and on September 9, 1915, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance and

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

Murugaser of Borella, Colombo. WHEREAS Tambyah Murugaser of Borella, Colombo,

Lake of Colombo.

By order of court,

In the matter of the insolvency of Clifford

By order of court,

In the matter of the insolvency of Tambyah

By order of court,

D. M. JANSZ,

Secretary.

D. M. JANSZ, Secretary.

D. M. JANSZ

Secretary.

In the District Court of Colombo.	In the District Court of Negombo.
-	TH MIG THEMICO COULD OF HEROIDO.
No. 2,658. In the matter of the insolvency of William de	No. 107. In the matter of the insolvency of Abayasinghe
Silva Siriwardene of Prince's Gate, New	Arachchige Don James Perera Weda-
Bazaar, Colombo.	appuhamy of Andiambalama, presently of
· ·	Udugampola.
WHEREAS William de Silva Siriwardene of Prince's	0 I
Gate, New Bazaar, Colombo, has filed a declaration of	NOTICE is hereby given that the sitting of this court
insolvency, and a petition for the sequestration of the estate	in the above matter is adjourned to August 4, 1915, for the
of William de Silva Siriwardene of Prince's Gate, New	assignee's report.
Bazaar, Colombo, under the Ordinance No. 7 of 1853:	By order of court,
Notice is hereby given that the said court has adjudged the	· •
said William de Silva Siriwardene of New Bazaar, Colombo,	T. B. CLAASZ,
insolvent accordingly, and that two public sittings of the	Negombo, July 14, 1915. Secretary.
court, to wit, on August 12, 1915, and on September 2, 1915,	
will take place for the said insolvent to surrender and	In the District Court of Negombo.
conform to, agreeably to the provisions of the said Ordinance,	No. 108. In the matter of the insolvency of Warnakulas.
and for the taking of the other steps set forth in the said	suria Lodwick Manuel Fernando of Hunu-
Ordinance, of which creditors are hereby required to take	pitiya.
notice.	1 0
	NOTICE is hereby given that the sitting of this court

		·	T.	В.	CLAASZ,	÷r.
 T. L. T. A.	1015		ເບັ		CT:	

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to August 16, 1915, for the appointment of assignee and proof of debts.

	By order of court,
Negombo, July 14, 1915.	T. B. CLAASZ, Secretary.

In the District Court of Kandy. In the matter of the insolvency of Sena Kana No. 1,598. Runa Karuppen Chetty of No. 22, Trinco-malee street, Kandy.

malee street, Kandy. WHEREAS Suna Pana Ana Runa Arunasalem Chetty of Trincomalee street, Kandy, has filed a declaration of insolvency, and a petition for the sequestration of the estate of Sena Kana Runa Karuppen Chetty of No. 22, Trinco-malee street, Kandy, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Sena Kana Runa Karuppen Chetty of No. 22, Trinco-malee street, Kandy, insolvent accordingly, and that two public sittings of the court, to wit, on August 6, 1915, and September 3, 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,
July 19, 1915.	C. E. FERDINAND, Secretary.
In the District	Court of Kegalla.

In the matter of the insolvency of Widyaratne Herat Mudiyanselage Mudiyanse. No. 43.

NOTICE is hereby given that the second sitting fixed to take place in the above case this day is Adjourned for August 5, 1915, of which the creditors are hereby required August 0, 1010, to take notice.

By order of court, C. P. W. GUNASEKARA, Secretary. Kegalla, Julv 8, 1915.

NOTICES of FISCALS' SALES.

Western Province.

In the District Court of Colombo.

P. B. Gomes of 4th Cross street, in the Pettah of ColomboPlaintiff. No. 39,169. Vs.

F. A. Prins of Dam street in ColomboDefendant. NOTICE is hereby given that on Thursday, August 19, 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 defendant in the following property for the recovery of

the sum of Rs. 6,912.17, with interest thereon at the rate of 9 per cent. per annum from August 17, 1914, till payment in full, and costs of suit, viz. :---

The land called Kosgahalanda *alias* Dalukgalawatta and the thatched house standing thereon, situated at Belun-mahara, in the Meda pattu of Siyane korale; bounded on the north and east by the field, on the south by barb wire fence separating another portion of this land, and on the west by cart road, containing in extent 27 acres more or less.

Fiscal's Office, Colombo, July 20, 1915. W. DE LIVERA, for Fiscal. С

In the District Court of Negombo.

Mutukikla Wijesinha Arashchige Dona Sarohami

of Pathanduwana, assisted by her husband Plaintiff. Vs. No. 8,076.

(3) Henerathettiarachchige. Nonchomi, (5) ditto Roidahami, (6) Heeralu Edipulige Thegis Appu,

all of Pathanduwana, (4) Henerathettiarachchige Peris Appu of Pathanduwana Defendants.

NOTICE is hereby given that on August 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 4th defendant in the following property, viz. :--

 Lot G of the allotment of land called. Ketakelagaha-watta, appearing in plan No. 579A, situate at Pathanduwana, in Daaiya pattu of Alutkuru korale; the said lot is bounded on the north by lot F, east by field belonging to Baronchi Appu, south by lot H, and on the west by road; containing in extent about 1 acre 2 roods and 5 313/352 perches, together with the house standing thereon, subject to the life interest of the 9th defendant.
 Lot N of the allotment of field called Ambagaha-kumbura appearing in plan No. 880A, situate at ditto; the said lot is bounded on the north by lot H, east by water-course, south by field belonging to Mendis Fernando and others, and on the west by land of H. Baronchi Appu; containing in extent about 22½ perches.
 Amount to be levied Rs. 65 98 and poundage. (1) Lot G of the allotment of land called Ketakelagaha-

Amount to be levied Rs. 65.98 and poundage.

Deputy Fiscal's Office, Negombo, July 19, 1915. FRED. G. HEPPONSTALL Deputy F.scal. 3. 2. Br /2 In the District Court of Negombo. Ranamukage Jane Peries of Ambalamulla, a minor, of her next friend Ranamukage Paulu Peries ofPlaintiff. Ambalamulla No. 9,431. Vs. (1) Liyanage Maria, and her husband (2) Mutu-wadige Francisco, both of Dandugama, and othersDefendants.

NOTICE is hereby given that on August 20, 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 1st and 2nd defendants in the following property, viz:---(1) Lot B of the land called Deigahawatta and the

(1) Lot **B** of the land called Delgahawatta and the adjoining field, situate at Dandugama in Ragam pattu of Alutkuru korale; the said lot is bounded on the north by lot A, east by a water-course, south by land belonging to K. Carolis Perera, deceased, and on the west by land of K. Rosana Perera and others, containing in extent about 2 acres 1 rood and 25 1/5 perches as shown in figure of survey No. 1,103 A. (2) Lot B of the land called Gonnagahawatta and Ambagahawatta, situate at ditto; the said lot is bounded on the north by the land of V. Carlina Perera and others, east by land belonging to the church, south by land of Carlina and W. Mathes Perera and others, and on the west by lot A,

W. Mathes Perera and others, and on the west by lot A, containing in extent about 3 roods and 23 1/10 perches as shown in the figure of survey No. 1,104 B.

Amount to be levied Rs. 370.26.and poundage.

Deputy Fiscal's Office,	FRED. G. HEPPONSTALL,
Negombo, July 20, 1915.	Deputy Fiscal.
A	

In the District Court of Negombo.

John Edward de Zoysa of Negombo Plaintiff. No. 10,200. Vs.

K. Don Joseph of Kudapaduwa alias Lewis place, ... Defendant.

Negombo NOTICE is hereby given that on August 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. :--

Lot C of the allotment of land appearing in plan No. 2,025, situate at Kudapaduwa *alias* Lewis place, within the gravets of Negombo; the said lot is bounded on the north by lot B, east by the high road called Lewis place, south by land of

Mudaliyar A. E. Rajapaksa, and on the west by the sea, shore; containing in extent about 2 roods and 35 perches-together with all the buildings standing thereon.

Amount to be levied, Rs. 592:23, with interest on Rs. 344 73 at 9 per cent. per annum from December 16, 1914, till payment.

Deputy Fiscal's Office, Negombo, July 19, 1915. FRED. G. HEPPONSTALL, Deputy Fiscal.

·		A
In the Co	urt of Requests of Ch	nilaw. 👌
V. A. Siwan de Mel &	c Co., Colombo	Plaintiff,
No. 16.586.	Vs.	Ο.

) M. F. P. Silva, resthouse-keeper, Chilaw, (2) K. D. Joseph of Kudapaduwa, Negombo Defendants.

NOTICE is hereby given that on August 21, 1915, com-mencing at 10 o'clock in the forenoon, will be sold by publis auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz. :--

The two contiguous lands called Dombagahawatta alias Wellabodawatta and Kadakiratottam, situate at Kuda-paduwa, within the gravets of Negombo ; and bounded on the north by land of Lintotage David Fernando, east by high road called Lewis place, south by land of Mudaliyar A. E. Rajapaksa, and west by the reservation along the seashore, containing in extent about 2 acres 1 rood and 37 perches, together with Alexandra House and the other buildings standing thereon.

Amount to be levied, Rs. 220 with legal interest on Rs. 140 from January 21, 1915.

Deputy Fiscal's Office FRED. G. HEPPONSTALL Negombo, July 20, 1915. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

- (1) Muttu Ramen Chetty, son of Palani Appa Chetty, (2) Perianen Chetty, son of Palani Appa Chetty, both of India, carrying on business in
- Ceylon under the name, style, and firm, or vilasam of Muna Runa Pana Lana, represented by their attorney Kana Nana Letchimanen Chetty Plaintiff.
- M. R. P. L. Ramen ChettyAdded plaintiff. No. 21,396. Vs.

Ana Kana Muna Mohamadu Ibrahim Saibo of

Ana Kana Muna Mohamadu Ibrahim Saibo of Teldeniya Defendant, NOTICE is hereby given that on Saturday, August 28.
1915, at 12 noon, will be sold by public auction at the Fiscal's Office, Kandy, the right, title, and interest of the said defendant in and to the mortgage bond No. 11,986 dated January 29, 1906, and attested by S. M. W. Tillaka-ratne of Udispattu, Uda Dumbara, Notary Public, and to the sum of Rs. 1,250, with interest thereon at 31 cents per every Rs. 10 per month from January 29, 1906, affected thereby, for the recovery of the balance sum of Rs. 4,931 42, with interest on Rs. 3,294 75 at 9 per cent. per annum from August 6, 1914, till payment in full.

Fiscal's Office, Kandy, July 20, 1915.	A. V. WOUTERSZ, Deputy Fiscal
M. P. V. E. Vyrawan Cher	t Court of Kandy.
No. 23,688.	Vs.

Deen Musafer of Nawalaptiya Defendant. NOTICE is hereby given that on Tuesday, August 24, 1915, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 2,148.85, with interest on Rs. 2,001.25 at

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9 per cent. per annum from March 4, 1915, till payment in full, viz. :--

The land called Udunuwerakumbura of 221 perches in extent, together with the three houses bearing assessment Nos. 17, 18, and 19 thereon, situate at Nawalapitiya; and bounded on the east by high road, south by wall of the house of Arisi Lebbe, west by Katukitulagawakumbura, and on the north by Noor Umma's land, together with everything thereon.

 Fiscal's Office, 	•	A. V. WOUTERSZ,
Kandy, July 20, 1915.	•	Deputy Fiscal.

In the District Court of Kandy.

2 No. 23,833. Vs.

Deen Musafer of Nawalapitiya..... Defendant.

NOTICE is hereby given that on Tuesday, August 24, 1915, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 2,400, with interest on Rs. 2,352 50 at 9 per cent. per annum from April 22, 1915, till payment in full, viz. :--

The land called Udunuwerakumbura of 224 perches in extent, together with the three houses bearing assessment Nos. 17, 18, and 19 thereon, situate at Nawalapitiya; and bounded on the east by high road, south by wall of the house of Arisi Lebbe, west by Katukitula, Kitulagawa-kumbura, and on the north by Noor Umma's land.

Fiscal's Office, Kandy, July 20, 1915.

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A. V. WOUTERSZ, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Charles Karunaratna Manukulasuriya of Ahangama......Plaintiff.

Vs. No. 13,023.

Hendrick de Silva Galappatti of Ahangama.... Defendant. NOTICE is hereby given that on Monday, August 16, 1915, at 12 o'clock noon, will be sold by public auction at the premises in the following mortgaged property, viz. :--

(1) An undivided 2/5 of the field called Puwakgahakissa, situated at Kataluwa; and bounded on the north by Hakurannekebella, east and west by Ratmeherabedda, and

(2) An undivided \$ of the land called Weliwatta, situated at Tittagalla; and bounded on the north by Potukumbura, east by Batadombagahawatta, south by Calgodadeniye-kumbura, and west by Potukumbura; containing in extent 16 acres and an undivided \$ of 5 cubits tiled house standing theorem. thereon.

(3) An undivided 1/54 part of the planter's share of the 3rd plantation and 1/54 part of the soil and remaining plantations of a defined portion of the land called Weliwatta,

plantations of a defined portion of the land called Weliwatta, situated at Ahangama; and hounded on the north by Andurumulledeniya and Galappattiyekunbura, east by Tumbagahaduwa, south by another portion of the same land, and west by Baduwatta and Andurumulledeniya; extent about 2½ acres. (4) An undivided $\frac{2}{3}$ of a defined portion of Galbokkaune-malapalawa, situated at Ahangama; and bounded on the north by Kombalayamalapalawa, east by Katukurundu-gahawatta, south by a portion of the same land, and west by another portion of the same land; extent about 1½ acres and an undivided $\frac{2}{3}$ of the 9 cubits wattle walled tiled house and the whole of the 9 cubits tiled house and also the 13 cubits tiled house standing thereon. Amount of the writ, Rs. 997.47, together with interest on

Amount of the writ, Rs. $997 \cdot 47$, together with interest on Rs. $787 \cdot 67$ at 9 per cent. per annum, until payment in full.

Fiscal's Office, Galle, July 16, 1915.

J. A. LOURENSZ, for Fiscal.

In the District Court of Matara. No. 6,641. Vs.

D. A. A. Wickramasinha of Kongala..... Defendant. NOTICE is hereby given that on Saturday, August 28, 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 defendant in the following property for the recovery of Rs. 3,214 13, and also Fiscal's charges, viz. :--

The entire soil and fruit trees and buildings thereon of the land called Tanayamwatta, in extent 2 acres 3 roods 36 perches, situate at Murutamure, in the Kandaboda pattu of the Matara District, Southern Province; and bounded on the north by Crown land, south-east by Pitahakumbura and Pirithpota, south-west by Beligahakumbura and Paranamuttettuwa, west by land claimed by Gamage Roda. Rs. 3,000.

Deputy Fiscal's Office, Matara, July 17, 1915.

J. S. DE SARAM, Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Kandapper Muttiah of PuliantivuPlaintiff. No. 3,948. Vs. .

Agamadu Levvai Marcar Sinna Levvai Marcar of

NOTICE is hereby given that on the following dates and hours, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properties, viz. :--

On Monday, August 23, 1915, at about 9 A.M.

(1) A garden bearing No. 84, situated at Puliantivu in Manmunai pattu of the Batticaloa District, Eastern Pro-vince; and bounded on the east by road, west by the garden belonging to Cassin and others, north by garden belonging to Cassin, and south by the hospital premises belonging to the Wesleyan Mission; containing in extent on the eastern side 6 fathoms and 1 foot, western side 7 fathoms and 1 foot, northern side 21 fathoms and 5 feet, and southern side 25 fathoms and 1 foot, together with the house and produce.

On Saturday, August 28, 1915. at about 9 A.M.

(2) An undivided $\frac{2}{5}$ share of a piece of paddy land, situated at Marutadiveli in Manakanvaddaikandam of the village of Malukkanpuddi, in Sambanturai pattu aforesaid ; and bounded on the north by land belonging to Veluppillai, south by land belonging to A. Mirasawo and others, east by land belonging to Vaththiar, and west by land belonging to P. H. Saivo Levvai ; containing in extent from north to south on the eastern side 173 fothoms on the wastern side 63 fathoms, and from east to west on the western side 107 fathoms, and on the southern side 162 fathoms, together with the right of inlets and outlets.

On Saturday, August 28, 1915, at about 2 P.M.

On Saturday, August 28, 1915, at about 2 P.M. (3) A garden called Kadaiveddiwalavu *alias* Thuppayadiz valavu, situated at Sayutamaruker in Karavagu patuy aforesaid; and bounded on the north by the garden that belonged to Vyramuttu and another, but at present belong-ing to Tangamma, wife of Sanappodi, south by the garden that belonged to M. M. Muhidin Hadjiar, but at present belonging to Avakker Udumancando, east by road, and west by another garden belonging to the defendant men-tioned below; containing in extent 1 rood and 10 perches. together with the buildings used as boutiques, well, produce. and 13 bearing coconut trees.

On Saturday, August 28, 1915, at about 4 P.M.

(4) A garden situated at Sayutamaruker aforesaid; and bounded on the north by the garden which belonged to Uduma Neina Marcar, but now belonging to N. M. Muhadin

Sora Mudali, south by garden which belonged to M. M. Meyadin Hadjiar, but now belonging to Avakker Uduman-cando, east by the garden called Kalviddewalavo, mentioned above, belonging to the defendant, and west by Vitanai-kulattuppumi belonging to the Crown; containing in extent from north to south 27 fathoms and 1 cubit and east to west 30 fathoms with produce and 28 bearing east to west 30 fathoms with produce and 28 bearing coconut trees.

On Monday, August 30, 1915, at about 9 A.M.

(5) The central share of a coconut estate called Kirittona, (b) The central share of a coconit estate called Kinttona, situated at Sinnapalamunai, in Manmunai pattu aforesaid; and which central share is bounded on the north by land belonging to A. Asiattumma, south by land belonging to M. K. Agamadu Levvai Marcar, being the southern share of this land, east by Crown land reserved along the seashore, and west by road; containing in extent from north to south on the eastern side 52 fathoms, western side 584 fathoms, and from east to west on the northern side 334 fathoms and southern side 382 fathoms, with the coconut trees, house, and produce.

On Tuesday, August 31, 1915, at about 9 A.M.

(6) The land bearing lot No. 5,288, called Muthira-yadittalavaippumi, situated at Talavai in Eravur, Eravur pattu aforesaid; and bounded on the south by land described in plan No. 174,078, and on all other sides by Crown land called Talavaikadduppumi; containing in extent 6 acres 1 rood and 17 perches, with the coconut trees, produce, and rights.

On Tuesday, August 31, 1915, at about 1 г.м.

(7) The central share of the land called Marunkayadip-puval, composed of lots Nos. 76537 and 76538 described in plan No. 179,254, situated at Eravur in Eravur pattu aforesaid; and which central share is bounded on the east by the road leading to Pumikuda, north and south by the other share of this, and west by jungle land belonging to the Crown; containing in extent 12 acres and 15 perches, with produce and rights. (7) The central share of the land called Marunkayadip-

Amount to be levied Rs. 4,648.33, with interest thereon at 9 per cent. per annum from October 16, 1914, till payment in full and costs Rs. 140.62.

Fiscal's Office, Batticaloa, July 16, 1915. T. SINNATAMBY, Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

Sina Soona Pana Suppramaniun Chetty of Put-Vs.

No. 2.563.

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Sinnatamby Segu WarisinDefendant.

NOTICE is hereby given that on Saturday and Monday, August 7 and 9, 1915, commencing each day at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, viz. :--

(1) The coconut garden called Attiadykany, in extent 6 acres, situated at Kanamulla, in Akkarei pattu; bounded on the north, east, south, and west by Crown land. (2) Kandathoduwakele, being lot No. 12767 in title plan

No. 216,772, in extent 7 acres 3 roods and 3 perches, situate at Kandathoduwa; bounded on the north by reservation for a road, east by lot No. 12841, in preliminary plan No.12,841, south by Crown land, west by land appearing in title plan No. 20,093, west by land appearing in title plan No. 200,963, an undivided $1\frac{1}{2}$ out of 7 shares of the above land.

(3) Mudukadukany, being lots 4629C and 4629D in title plans 135,695 and 135,692, in extent 75 acres 34 perches, situate at Mudukadu; bounded on the north by lands appearing in title plans 135,704 and 135,705, east and south by reservations for a road, west by lands owned by Marthino Fonseka, Susey Appu, and others, an undivided is hare of the above land share of the above land.

(4) The coconut garden called Wayaladytotum, situated at Suriwayal, in extent 2 acres towards the north; and bounded on the north by land owned by Wagudu Tamby

bounded on the north by land owned by Wagudu Tamby Nagur Pitche and others, east by Uppaar, south by adjoining portion owned by Pakirtamby Sinnatamby, west by garden owned by Sinna Wappoo Mohideen Pitche and others. (5) Wawunkany, situate at Kanamulla, being lot No. 3077, in extent $2\frac{1}{2}$ acres towards the south; bounded on the north by adjoining portion owned by Sinnatamby Mapulatamby, east, south, and west by reservations, out of the above land an extent of $\frac{1}{2}$ an acre towards the east, the said divided portion being bounded on the north and south by garden owned by Sinnatamby Mapulatamby, east by the adjoining portion owned by Katebe Umma, widow of Ismail Lebbe, west by land owned by Patha Umma, widow of Sinna Wappoo. (6) Puliyamarathadywellawakany, in extent 2 acres

Umma, widow of Sinna Wappoo. (6) Puliyamarathadywellawakany, in extent 2 acres towards the east, situate at Unaliya in Panditha pattu, Demala hatpattu; bounded on the north by Uraliya Van-ela (water-course) east by water-course, tamarind tree, south by Gansabhawa road, west by adjoining portion owned by Sinnatamby Appuhamy, Arachohi. Amount of writ, Rs. 1.110 and interest.

Deputy Fiscal's Office, Puttalam, July 13, 1915. S. M. R. VANDERKOEN

Deputy Fiscal.

<u>__</u> Province of Sabaragamuwa.

In the District Court of Colombo.

M. R. M. Seyado Mohomadu of No. 31, Dam street,

Colombo Plaintiff. Vs. No. 40,275.

(1) Y. S. Y. Mohammado Lebbe, (2) P. A. L. Ahamado Lebbe, both of Atakalanpanne .. Defendants.

Ahamado Lebbe, both of Atakalanpanne .. Defendants. NOTICE is hereby given that on August 10, 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 defendants in the following property, for the recovery of the sum of Rs. 723 · 66, with interest on Rs. 650 at the rate of 12 per cent. per annum from December 9, 1914, up to March 8, 1915, and thereafter at the rate of 9 per cent. per annum on the aggregate amount up to date of payment in full. and costs of suit. viz. :--in full, and costs of suit, viz. :-

All that undivided 1 share of the soil and plantations 1. All that undervices $\frac{1}{4}$ share of the soft and prantations of Kahatagahawatta of about 20 seers of kurahan; bounded on the north by agala, east by dola, south by Dodangaha-deniya and Nawalehena, west by Nanawalehena, situate

deniya and Nawalehena, west by Nanawalehena, situate at Nabuluwa in Atakalan korale.
2. All that undivided ½ share of the soil and plantations of galwatta of about 2 seers of kurahan; bounded on the north by galweta, east by Lindagawakumbura, south by Udumullekumbura, west by Koratuwa, situate at ditto.
3. All that undivided ½ share of the soil and plantations of the contiguous lands Kekunagaswattaowitawatta and Peelagawa-aramba of about 12 seers of kurahan; bounded on the north by dola, east by galweta, south by Azambedeniya and dola, west by Udahawatta and Aramba, situate at ditto. situate at ditto.

4. All those undivied 5/6 shares of the soil and plan-tations of Arambewatta of about 5 seers of kurahan; bounded

tations of Aramoewatta of about o seers of Ruranan; bounded on the north by Dola, east by Agalewatta, south by Udaha-watta, west by Walalgodagewatta, situate at ditto. 5. All those undivided $\frac{3}{4}$ shares of Badalgedeniya of about 14 kurunies of paddy; bounded on the north by Bungiriyegamima, east by Udalendara, south by galweta, west by Assedduma situate at ditto.

Bunghriyegamma, east by Udalendara, south by galweta, west by Assedduma, situate at ditto. 6. All that soil and plantations of Puwakkoratuwa of about 3 seers of kurahan; bounded on the north by Digana and Badalgewatta, east by Ranhamigekoratuwa, south by Pansalewatta, west by Kadewatta, situate at ditto. 7. All that soil and plantations of Badalgewatta of about 4 seers of kurahan; bounded on the north by Badalge-deniya, east by Digana, south by Hombigermatta mathematical

deniya, east by Digana, south by Hombigewatta, west by Agalewatta, situate at ditto.

Fiscal's Office, Ratnapura, July 19, 1915. R. E. D. ABEYRATNA Deputy Fiscal.

14

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PART II. - CEYLON GOVERNMENT GAZETTE - JULY 23, 1915 372 DISTRICT AND MINOR COURTS NOTICES. . د بر ۲ C ·~ . Return of Testamentary Cases under Official Administration in the District Court of Kalutara for the Half-Year ending June 80, 1915. No. of Value of Estate. Rs. c Case. When Letters Issued. Whose Estate. ē. Mudalige Richard de Silva Samarasinghe Siriwardene of Galpatha
 Mututantirige Prolentina Fernando of Walana
 Halawaduge Manimel Fernando of Desastra Kalutara ...
 Don Abraham Abeyesekera, Vidane Arachchi of Welipenna 736 764 September 2, 1912 April 28, 1913 2,468 0 3,390 51 August 15531913 May 4, 1914 812 1.745 0 2,052 860 District Court, ALLAN BEVEN. District Judge. Kalutara, July 20, 1915. <u>م</u> List of Uncertificated Insolvents in the District Court of Kalutara for the Half-Year ending June 30, 1915. No. of Case. Name of Insolvent. Date. Residence. . . ` Kalutara May 18, 1915 145 ... John Alexander Kotalawala \odot District Court, ALLAN BEVEN, Kalutara, July 20, 1915. District Judge. Return of Foos drawn by Official Administration in the District Court of Kalutara for the Half-Year onding June 30, 1915. Nil. District Court, ALLAN BEVEN Kalutara, July 20, 1915. District Judge. List of Uncertificated Insolvents in the District Court of Hatton for the Half-Year ended June 30, 1915. Date of No. of Case. Name of Insolvent. Residence. Institution. Remarks. **May 27**, 1914 ... Sudirigo Hennadige Davith Appu .. 5 Talawakele Inquiry pending T. A. HODSON, District Judge. District Court Hatton, July 14, 1915. Return of Testamentary Cases under Official Administration for the Half-Year ended June 80, 1915. Nil. T. A. HODSON, District Judge. District Court. Hatton, July 14, 1915.

DRAFT ORDINANCES.

(Continued from page 364.)

MINUTE.

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

An Ordinance to amend "The Criminal Procedure Code, 1898."

WHEREAS it is expedient to amend "The Criminal Procedure Code, 1898": 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 Criminal Procedure Code (Amendment) Ordinance, No. of 1915.'

2 The following section shall be added to the Criminal Procedure Code, 1898-

440A (1) In the following cases, that is to say, (a) in the case of any offence under section 120 of the Penal Code (hereinafter referred to as "sedition"), (b) in the case of any other offence which by reason of civil commotion, disturbance of public feeling, or any other similar cause, the Governor may consider to be appropriately triable in the manner in this section provided. manner in this section provided,

the Governor may, by warrant under his hand, direct that the person charged shall be tried at Bar without a jury by three Judges of the Supreme Court,

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(2) A trial under this section may be held either upon indictment or upon information exhibited by the Attorney-General, and the limitations of section 385 shall not apply to an information so exhibited.

(3) A trial under this section shall proceed as nearly as possible in the manner provided for trials before the Supreme Court, subject to such modifications as may be ordered by the Court or as may be prescribed by Rules under this Code.
(4) A person directed to be tried under this section shall not be addited to be tried under this section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section shall not be addited to be tried under the section sect

(4) A person directed to be tried under this section shall not be admitted to bail without the consent of the Attorney-General.

• (5) In any trial for sedition under this section, notwithstanding anything contained in the Penal Code, and notwithstanding that the offence was committed before the enactment of this section, the Court may impose any sentence which might be imposed under the law for the time being in force in England :

Provided that in the case of any offence committed before the enactment of this section no sentence shall be imposed upon the person convicted which might not have been passed upon him if this section had not been enacted, whether under the Penal Code or otherwise.

By His E Colonial Secretary's Office, Colombo, July 23, 1915.

By His Excellency's command, ce, R. E. STUBBS, 5. Colonial Secretary.

Summary of Objects.

1. To provide a permanent special tribunal for the trial of certain classes of cases, which, whether by virtue of their own nature or the circumstances of the time, are not appropriately triable by jury.

2. To provide a more adequate and elastic punishment for cases of sedition tried before this tribunal than is allowed by the present law.

3. To provide for the trial of certain persons, now detained under martial law, who are not charged with acts of violence, or direct incitement to, or complicity with, acts of violence.

Colombo, July 23, 1915.

ANTON BERTRAM, Attorney-General.

H. C. COTTLE, QOVERNMENT PRINTER, COLOMBO, CEYLON.

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