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General: Minutes, Proclamations, Appointments, and General Government Notifications.

PART II.-Legal and Judicial.

-Provincial Administration.

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

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

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DRAFT **ORDINANCES**

MINUTE.

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

An Ordinance to amend "The Housing and Town Improvement Ordinance, No. 19 of 1915."

Preamble.

HEREAS it is expedient to amend "The Housing and Town Improvement Ordinance, No. 19 of 1915": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as

Short title.

1 This Ordinance may be cited as "The Housing and Town Improvement (Amendment) Ordinance, No. 1916."

Amendment of section 18 of the principal Ordinance.

- 2 (1) In section 18, sub-section (4), of the principal Ordinance, in the second paragraph, after the words "provided that," there shall be inserted the words "in the case of a public street."
- (2) In the final paragraph of the said section, for the words wholly or mainly," there shall be substituted the words " to a substantial extent."

Amendment of section 19 of the principal Ordinance.

3 In section 19 of the principal Ordinance, after the word "plans," there shall be inserted the words "and sections," and for the word "houses" there shall be substituted the word "buildings."

Amendment of section 20 of the principal Ordinance.

4 In section 20 (1) (d) of the principal Ordinance, the words " or any order of the Chairman made under Chapter III. of this part " shall be omitted.

Amondment of section 25 of the principal Ordinance.

- 5 The following amendments shall be made in section 25 of the principal Ordinance:
 - (a) In sub-section (8) in the second proviso, after the words "if any application is made to the local authority," there shall be inserted the words "whether before or after the execution of any work of construction, by the owners of premises representing not less than two-thirds of the frontages affected by the work."
- (b) The following words shall be added to the second proviso of the said sub-section: "and that access thereto shall be provided to its satisfaction, and the expenses of such widening and of the provision of such access may be included in any apportionment made under this section, or may be made the subject of a supplemental apportionment, and in making any such apportionment or supplemental apportionment, the Chairman shall take into consideration, any voluntary contribution of land made by the owner of any premises for the purposes of the work."

Amendment of section 29 of the principal Ordinance

Amendment of section 42 (8) of the principal Ordinance.

Amendment of section 46 (2) (c) of the principal Ordinance.

Amendment of section 48 of the principal Ordinance.

- 6 In section 29 of the principal Ordinance, for the word "owner," there shall be substituted the word "corner."
- 7 In section 42, sub-section (8), of the principal Ordinance, for the words "with the assistance of assessors and," there shall be substituted the words "without the assistance of assessors, but."
- 8 In section 46 (2) (c) of the principal Ordinance, for the word "framed," there shall be substituted the word "formed."
- 9 The following amendments shall be made in section 48 of the principal Ordinance:
 - (a) For sub-section (2) (a) the following shall be substituted:
 - (2) (a) For the inclusion within the street of strips of the property situated upon the street or any part thereof to the extent necessary to give effect to the scheme.
 - (b) In paragraphs (b) and (d) of sub-section (2), for the word "dedicated," there shall be substituted the word "included."

Amendment of section 51 (1) (c) of the principal Ordinance.

Amendment of section 63 (1) (b) of the principal Ordinance.

Amendment of section 75 of the principal Ordinance.

Amendment of section 78 of the principal Ordinance.

- 10 In section 51 (1) (c) of the principal Ordinance, after the words "particulars of the scheme," there shall be inserted the words "including the estimated cost thereof."
- 11 In section 63 (1) (b) of the principal Ordinance the words "or other information" shall be omitted.
- 12 In section 75 of the principal Ordinance, for the words "the Chairman of the local authority, if the Health Officer has certified in writing," there shall be substituted the words "the Police Magistrate, if he is satisfied."
- 13 The following amendments shall be made in section 78 of the principal Ordinance:
 - (a) At the commencement of the section there shall be inserted the words "subject to the provisions of section 76."
 - (b) For the word "shall" in all places of the section in which the word occurs, there shall be substituted the word "may."

Amendment of section 97 of the principal Ordinance.

- 14 The following amendments shall be made in section 97 of the principal Ordinance:
 - (a) For the word "adult" there shall be substituted the words "person over ten years of age."
 - (b) For the words "cubical space of three hundred and sixty feet" there shall be substituted the words "free air space of three hundred and sixty cubic feet."
 - (c) For the words "cubical space of one hundred and eighty feet" there shall be substituted the words "free air space of one hundred and eighty cubic feet."

Amendment of schedule, rule 3 (a).

15 The following words shall be added to paragraph (a) of rule 3 of the schedule to the principal Ordinance: "and shall in no place be less than seven feet in height."

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 13, 1916. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

The object of this Ordinance is to effect a number of amendments of a minor nature in "The Housing and Town Improvement Ordinance, No. 19 of 1915."

- 2. Some of these are corrections of clerical errors, others give effect to certain suggestions on points of detail which had been made by the Local Government Board (to whom the Ordinance was submitted by the Secretary of State), with a view to carrying out the principles of the Ordinance.
- 3. Few of these amendments require any special explanation. Attention may be called to the amendments of section 97 and of rule 3 (a) of the Schedule.
- 4. With regard to section 97, the Board point out that in considering overcrowding, it is necessary to bear in mind that, though a room may have a certain cubical content, the whole of that cubical content may not be available for the occupants. It is necessary to provide, therefore, for "free air space," and this has been effected by a verbal amendment of the section.
- 5. With regard to rule 3 (a) of the Schedule, the Board point out that the provision for an average height will not be effective, unless there is at the same time a provision insisting on a minimum height in all places.
- 6. An amendment of section 78 may also be noticed. It is pointed out by the Board that there may be a difficulty in making demolition orders in regard to single rooms. To obviate this difficulty, it is provided that the provisions of the section shall be optional instead of imperative.
- 7. Certain other amendments, not suggested by the Local Government Board, also require notice—
- (a) Section 18.—As the section stands, a property owner on a private street less than 20 feet wide cannot build on the street, unless the local authority lays down street lines under sub-section (4). The local authority will not do this in respect of private streets, as by so doing it will subject itself to liability to compensation in respect of any building which, on re-erection, is required to be set back to the prescribed street line. There is no reason why the local authority should spend public money for the purpose of improving private streets, and consequently the power of property owners in these narrow private streets of developing their properties by building remains permanently blocked. It is accordingly proposed that the compensation provisions shall apply only to public streets.
- (b) A further point arises on this section. Where street lines are laid down for existing streets, the standards of width prescribed by the schedule can only be relaxed in cases where the street is "wholly or mainly" developed by buildings. It is proposed to give the local authority a somewhat greater latitude by substituting the words "to a substantial extent."
- (c) A third point also arises in connection with the same subject. Section 25 (8) provides that the local authority, before it consents to declare a street to be a public street, may insist upon its being widened, but does not provide any means by which this widening may be carried out. An amendment is accordingly proposed, which provides that the widening may be carried out on the application of the owners of premises representing not less than two-thirds of the frontages affected, and that the expenses of such widening and of the provision of proper access to the street may be included in an apportionment made under that section.

(d) Section 48 (Street Widening Scheme).—This form of scheme provides for the inclusion in the street of strips of the abutting properties, on the terms that compensation is paid for buildings and trees only, and that the authority framing the scheme replaces all boundary walls and hedges, and undertakes the making of the street. The section, however, provides for the "dedication" of the included strips by the owners, and as "dedication" is an act which there is no machinery to enforce, this in effect means that the scheme could not be put into operation unless every owner consented to it. This was not the intention. The section is accordingly amended by the substitution of the word "inclusion" for the word "dedication."

October 25, 1916.

ANTON BERTRAM, Attorney-General.

TESTAMENTARY

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Ettige Thomas Silva of Ragama, Jurisdiction. No. 5,722. deceased.

Missange Louisa Fernando of Ragama Petitioner.

- (1) Ettige Maria Silva, (2) Arthur Francis de Soysa,
 - (3) Ettige Oswald Silva, (4) Ettige Esther Silva,
 - (5) Ettige Peter Silva, (6) Ettige Aloysius Silva,
 (7) Ettige Simeon Silva, (8) Ettige William
 - Silva, (9) Ettige Lawrence Silva, all of Ra-

gama Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 7, 1916, in the presence of Messrs. Weerasooria & Vethecan, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 6, 1916, 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 November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 7, 1916.

L. M. MAARTENSZ, Additional District Judge.

The date for showing cause is extended till November 30, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Turisdiction. No. 5,762.

amentary In the Matter of the Intestate Estate of the late Dassanayakage Charles Wijesuriya of Talgomuwa, in the Kegalla District, deceased.

Ambagoda Liyana Aratchigey Ceciliana Wijesuriya nee Carthelis presently of Etul Kotte, in the Palle pattu of Salpiti korale Petitioner.

Dassanayakage Grace Wijesuriya also of Etul Kotte aforesaid Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 3, 1916, in the presence of Mr. N. J. S. Cooray, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 2, 1916, having been read:

It is ordred 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 here unless the respondents above named or any other person or persons interested shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 3, 1916.

L. M. MAARTENSZ, Additional District Judge.

The above notice is extended for November 30, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colon

Order Nisi.

Testamentary In the Matter of the Int the late Watutantrige Juwapis Allis of Jurisdiction. Kirillapona, in the Palle pattu of Salpiti No. 5,763.

And

korale, deceased. Kirillawelage Dona Madelena Harry

Petitioner.

(1) Watutantrige Isabella de Allis, (2 Watutantrige Agnes de Allis, (3) Watutantrige James de Allis, (4) Watutantrige Salmon de Allis, all of Kirillapona Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 6, 1916, in the presence of Mr. C. A. Rodrigo, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 3, 1916, 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 November 30, 1916. show sufficient cause to the satisfaction of this court to the contrary.

November 6, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colomb

Order Nisi.

Testamentary In the Matter of the Invested State of the late Alroy James arias Pertic Vanderwall Fernando of Timbifigasta valroad, No. 5,765. D

Herbert Vanderwall Fernando of Bambal . Petitioner.

(1) Marian Vanderwall Fernando, (2) May Vanderwall Fernando, both of Timbirigasyaya road, Colombo Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 7, 1916, in the presence of Mr. A. C. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 2, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother 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 November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1916.

L. M. MAARTENSZ, Additional District Judge.

trict Court of Colombo.

pe Matter of the Last Will and Testa-ent of John Arnold Carnie of Jawatta, Testamentary Jurisdiction. Colombo, deceased. No. 5,767.

Mabel Carnia Quawatta, Colombo Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 8, 1916, in the presence of Messrs. P. D. A. Mack & Sons, Proctors, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 3, 1916, and (2) of the attesting Notary dated November 8, 1916, having been read:

It is ordered that the last will of John Arnold Carnie, 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 November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 8, 1916.

No. 5.7730

L. M. MAARTENSZ. Additional District Judge.

Colombo.

Rawatawatta in Moratuwa, deceased.

Matter of the Intestate Estate of Test mentary the Balapuwaduge Joseph Mendis of Jurisdiction.

histact Cours

Telge Sarah Winfred Peiris nee Mendis of Rawatawatta in Morathwa Petitioner

And 2 6.0 (1) Balapuwaduge Josline Winifred Mendis, (2) Balapuwaduge Wilfred Joseph Francis Mendis, (3) Balapuwaduge Gertrude Victoria Mendis, (4) Balapuwaduge Sydney Ernest Andree Mendis, (5) Balapuwaduge Laty Catleen Mendis, (6) Balapuwaduge Titus Edwin Alfred Mendis, (7) Balapuwaduge Winfield Alexander Reginald Mendis, (8) Balapuwaduge Catherine Mendis, all of Moratuwa Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 16, 1916, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated October 16, 1916, 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 November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ Additional District Judge. In the District Court of Colombo. Order Nisi.

In the Matter of the Last Will and Tests Testamentary ment of the late James Perera Senevi-Jurisdiction. ratna Gunatillaka, Mudaliyar of Gal-maduwa estate, in Kandy, deceased. No. 5,774.

Jane Menika Leanora Perera Seneviratna Gunatillaka Lama Ettena of Galmaduwa estate

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 18, 1916, in the presence of Mr. J. C. Weinman, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated October 13, 1916, and (2) of the attesting Notary dated October 12, 1916, having been read:

It is ordered that the last will of James Perera Seneviratna Gunatillaka, 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 November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 18, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo. Order Nisi declaring Will proved

Testamentary Jurisdiction. No. C/5,777.

In the Matter of the Last Will and Testa ment (with three codicils thereto) of Eliza Charlotte Lindsay, formerly of 51, Queensborough Terrace, Hyde Park, Middlesex, but latterly of Keston High street, Rottingdean, in the County Sussex, widow, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 20, 1916, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Eustace Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated November 16, 1916, (2) the power of attorney dated May 30, 1916, and (3) the order of the Supreme Court dated October 10, 1916, having been read: It is ordered that the will of the said Eliza Charlotte Lindsay, deceased, dated November 3, 1909, with three codicils thereto dated, respectively, February 24, 1910, March 13, 1910, and May 6, 1910, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Eustace Frederick de Saram is the attorney in Ceylon of the proving the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo. Order Nisi declaring Will proved.

In the Matter of the Last Will and Testa Testamentary Jurisdiction. ment (with four codicils) of Sir Charles No. C/5,778. Augustus Hartley of 26, Pall Mall, in the County of Middlesex, K.C.M.G., deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 20, 1916, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Fredericks John de Saram of Colombo; and (1) the affidavit of the said petitioner dated November 16, 1916, (2) the power of attorney dated June 1, 1916, and (3) the order of the Supreme Court dated November 3, 1916, having been read: It is ordered that the will of the said Charles Augustus Hartley, deceased, dated August 1, 1904, and four codicils

November 16, 1916.

dated respectively, April 14, 1906, Merch 28, 1908, March 15, 1909, and April 8, 1909, an exemplification of which under the Seal of His Majesty's High Court of Justice in England has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Frederick John de Saram is the attorney in Coylon of the proving the executors named in thosaid will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, thless any person or persons interested shall, on or before November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

l'estamentary Jurisdiction. No. C/5,779.

In the Matter of the Last Will and Testament of Mary Low of 25, Airlie street, South Yarra, in Victoria, but late of 4, Galle Face Cottages, Colombo, in the Island of Ceylon, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 20, 1916, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner Irene Constance Ella Stainer of Colombo; and the affidavit of the said petitioner dated November 16, 1916, certificate of death and probate of the will of the above-named deceased having been read: It is ordered that the will of the said Mary Low, deceased, dated June 24, 1914, of which 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 the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 20, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Negombo.

Order Nisi.

W Jurisdiction. No. 1,631.

The Matter of the Estate of the late Wickramasinha Thegis Perera, Teacher of Magelagoda, in Medapattu of the Siyane korale, deceased.

THIS matter coming on for disposal before M. S. Sreshta, Esq., District Judge of Negombo, on November 3, 1916, in the presence of Mr. D. W. Samaratunge, Proctor, on the part of the petitioner Don Simon Ranasinghe Appuhamy of Magelagoda; and the affidavit of the petitioner dated October 31, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the brother-in-law of the deceased above named, to have letters of administration to his estate issued to him, unless the respondents—(1) Jothiyasena Wickramasinghe, (2) Chullasena Wickramasinghe, (3) Kulawathi Wickramasinghe, (4) Udayasena Wickramasinghe, minors by their guardian ad litem, (5) Baron Perera Wickramasinghe of Magelagoda—shall, on or before December 4, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Baron Perera Wickramasinghe of Magelagoda be appointed guardian ad litem over the said minors for the purpose of this action.

November 3, 1916.

M. S. SRESHTA. District Judge.

In the District Court of Negombo.

Order Nisi.

Vestamentary In the Matter of the Estate of the late Jurisdiction. Warnakulasuriya Jusay Tissera of Andimulla, deceased. No. 1,633.

THIS matter coming on for disposal before M. S. Sreshta, Esq., District Judge of Negombo, on November 9, 1916, in the presence of Mr. D. L. E. Amarasinghe, Proctor, on the part of the petitioner Lintotage Ana Fernando of Andimulla; and the affidavit of the petitioner dated November 8, 1916, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased above named, to have letters of administration to his estate issued to her, unless the respondents—(1) Warnakulasuriya Justina Tissera, assisted by her husband Pattinikuttige Marsal Nonis, both of Kaleliya, (2) Warnakulasuriya Francis Tissera, (3) Warnakulasuriya Eucharies Tissera, both of Andimullashall, on or before November 30, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 9, 1916.

M. S. SRESHTA, District Judge.

In the District Court of Negoribo Order Absolute.

Testamentary In the Matter of the Last Will and Testament of Eravuwalage Don Albinu Appu-hamv and wife Hettiarachchige Jona Jurisdiction. No. 1,636.

THIS matter coming on for disposed before 15, 1916, in the presence of Messrs. de Zoysa & Perera, Proctors, on the part of the petitioner Eravurgage Don Albinu Appulamy of Katana; and the affidavit (1) of the petitioner and (2) of the attesting witnesses dated November 8, 1916, having been read:

It is ordered that the will of Hettiarachchige Donas Isabella Hamy, deceased, and Eravuwalage Don Albinu Appuhamy, dated October 15, 1916, and now deposited in this court, be and the same is hereby declared proved.

It is further declared that the said Eravuwalage Don Albinu Appuhamy is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly.

November 15, 1916.

M. S. SRESHTA, istrict Judge.

In the District Court of Gal

Order Nisi.

In the Matter of the Estate of the Joint No. 4,671. Will of Lon Nixulas de Silva Javasinghe, Gan-Videno and his wife Morne Attatage Nonnohamy, 500 of Meepe, div ased.

THIS matter coming on for disposite before It. W. C. Schrader, Esq., District Judge of Giffe, of October 19, 1916, in the presence of Mr. A. D. Jayasunderac Proctor, on the part of the petitioner Attatage Hindinary of Meepe; and the affidavits of the said petitioner faced October 13, 1916, and of G. Daniel de Silva Wightmanaike, Talpe Mahagodage Dionis, both of Habayadaya, and Attatage Carolis of Meepe dated October 16,056, having been read:

It is ordered that the will of Don Tikulas de Silva Jayasinghe Can-Vidane and his wife Meepe Attatage Nonpohamy.

singhe, Gan-Vidane, and his wife Meepe Attatage Nonnohamy, both of Meepe, deceased, dated February 4, 1883, be and the same is hereby declared proved, unless the respondents-(1) Attatage James of Ettiligoda, (2) Attatage Thoratinahamy, wife of (3) Midigaspege Babun Appu, and others of Meeripenna, (4) Attatage Hendrick Appu, (5) Attatage Carolis Appu, all of Meepe, (6) Attatage Lucyhamy, wife of (7) Heenatigala Kanattege Cornelis, both of Habaraduwa, (8) Attatage Cornelis Appu of Colombo, (9) Attatage Jeeris Appu of Colombo, (10) Attatage Sadiris Appu of Meepe, (11) Attatage Rovina, wife of (12) Ahangama Nanayakkaragamage Dowanhamy, both of Habaraduwa, (13) Attatage Siman, (14) Attatage Charles, both of Morawaka, (15) Attatage Francis of Walasmulla—shall, on or before November 30, 1916, show sufficient cause to the staisfaction of this court to the contrary.

It is further declared that the said Attatage Hinnihamy is an heir of the said deceased, and that she is as such entitled to have letters of administration with will annexed issued to her accrodingly, unless the respondents shall, on or before November 30, 1916, show sufficient cause to the

satisfaction of this court to the contrary.

L. W. C. SCHRADER. District Judge.

October 19, 1916.

Of the District Sout of Tangalla.

Testament by Me Matter of the Estate of the late Jurisdiction. Angulmaduwe Gamage Kiri Hamy, No. 645. deceased, of Pahala Beligalla.

THIS matter coming on for disposal before E. G. Auwardt, Esq., Acting District Judge, Tangalla, on October 13, 1916, in the presence of Mr. D. E. Wijesuriya, Proctor, on the part of the petitioner Webelle Lokugam Acharige Jiwat Hamy; and the affidavit of the said petitioner dated October 10, 1916, having been read:

It is ordered that letters of administration to the estate of the late Angulmaduwe Gamage Kiri Hamy, deceased, be granted to the petitioner aforesaid, unless the respondents—(1) Wehelle Lokugama Acharige Menik Hamy, (2) ditto Dinoris, and (3) Gangodage Don Dines—and any person or persons interested shall, on or before November 28, 1916, show sufficient cause to the satisfaction of this court to the

It is further ordered that the said 3rd respondent be appointed guardian adlitem over the 1st and 2nd respondents for the purpose of this case, unless any person or persons interested shall, on or before November 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1916.

EUCENE G. AUWARDT,

\[\sum_{O}\] Acting District Judge.

Difficul Court of Tangalla.

Order Nisi.

Testament Try In the Matter of the Estate of the late Jurisdiction. Packir Saibu Hajara Umma, deceased, of No. 646. Tangalla.

THIS matter coming on for disposal before H. J. V. Ekanayake, Esq., District Judge of Tangalla, on November 6, 1916, in the presence of Abdul Cader Mohamedo Thassim, the petitioner: and the affidavit of the said petitioner dated October 30, 1916, having been read and all parties heard:

It is ordered that letters of administration to the estate of the said Packir Saibu Hajara Umma, deceased, be granted to the said petitioner, unless the respondents—(1) Packir Saibu Mohamedo Ibrahim, (2) Mohamedo Thasim Mohamed Abdul Salam (minor), (3) ditto Tatima Umma (minor), all of Tangalla—and any person or persons interested shall, on or before November 27, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent be appointed guardian ad litem over the minors 2nd and 3rd respondents, unless any person or persons interested shall, on or before November 27, 1916, show sufficient cause to the satisfaction of this court to the contrary.

H. J. V. EKANAYAKE, District Judge.

November 6, 1916.

District Court of Tangalla.

Testamen ry in Matter of the Estate of the late Jurisdiction. History Wickramasuriya, deceased, No. 647. Tangalla.

THIS matter coming on for disposal before H. J. V. Ekanayake, Esq., District Judge of Tangalla, on November 6, 1916, in the presence of the petitioner; and the affidavit of the said petitioner dated October 26, 1916, having been read:

It is ordered that letters of administration to the estate of the late Lilian Agnes Wickramasuriya, deceased, be granted to the said petitioner, unless the respondent Caroline Weeraratna of Tangalla and any person or persons interested shall, on or before November 27, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said respondent be appointed guardian ad litem over the minors Gertrude Wickramasuriya and Leonard Merlyn Wickramasuriya, unless any person or persons interested shall, on or before November 27, 1916, show sufficient cause to the satisfaction of this court to the contrary.

H. J. V. EKANAYAKE, District Judge.

November 6, 1916.

In the District Court of Jaffna.

Order Nisi.

John Henry Philips Wijayaratnam of Jaffna,
 Albert Philips Selvaratnam of ditto, (3)
 Hazel Navaratnam Philips of ditto, (4) Melwine
 Thurairatnam Philips of ditto, the 2nd, 3rd,
 and 4th respondents are minors by their guardian
 ad litem the 1st respondent Respondents.

THIS matter of the petition of Sophia Sornam Philips, widow of Robert Henry Muttiah Philips of Jaffna, praying for letters of administration to the estate of the above, named deceased, Robert Henry Muttiah Philips of Jaffna, coming on for disposal before P. E. Pieris, Esq., District Judge, on November 8, 1916, in the presence of Messifs Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated August 29, 1916, having been read: It is declared that the petitioner is the widow of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before November 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 18, 1916.

P. E. Pieris, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,143.

In the Matter of the Estate of the late
Antony Pererage Sinno Perera of Kirimetiyana, decessed.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on October 3, 1916, in the presence of Mr. C. E. Corea, Proctor, on the part of the petitioner Antony Pererage Girigoris Perera of Kirimetiyana; and the affidavit of the said petitioner dated October 3, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased above named, to have letters of administration to the estate of the said deceased issued to him; and it is further ordered that Charles Perera of Kirimetiyana be and he is hereby appointed guardian ad litem of the 5th respondent above named, a minor, for the purpose of this case, unless the respondents above named or any other person or persons interested shall, on or before November 10, 1916, show sufficient cause to the satisfaction of this court to the contrary.

W. H. B. CARBERY, District Judge.

This Order Nisi has been extended to December 11, 1916.

In the District Court of Chilaw.

Order Nisi

Testamentary
Jurisdiction.
No. 1,145.

In the Matter of the Estate of the late
Kurukulasuriya Anthony Juan Fernando,
deceased, of Chilaw.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on October 13, 1916, in the presence of Mr. T. M. Fernando, Proctor, on the part of the petitioner Kurukulasuriya Juan Paulis Fernando of Chilaw; and the affidavit of the said petitioner dated October 13, 1916, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as a son of the deceased, to have letters of administration to the estate of the said deceased issued to him; and it is further ordered that the 3rd respondent be and he is hereby appointed guardian ad litem of the 7th respondent, who is a minor, unless the respondents—(1) Warnaculasuriya Nicholan Maria Madalena Perera, (2) Juan Maria Fernando, and her husband (3) Joseph Peter Pintu, (4). Juan Theresia Fernando, and her husband (5) Alisandiri Thamel, (6) Juan Peter Fernando, (7) Juan Rosalin Fernando, all of Chilaw, or any other person or persons interested shall, on or before November 13, 1916, show sufficient cause to the satisfaction of this court to the constrary.

W. H. B. CARBERY, District Judge,

.The date for showing cause to the above Order Nisi is extended to November 29, 1916.

By order of court,

C. B. PAULICKPULLE,

November 13, 1916.

· October 13, 1916.

Secretary.

In the District Court of Chilaw.

Case.
No. 1,148.
In the Matter of the Estate of the late
Rasaguru Senapathy Guruhamy Iampulle
of Maradankulama, deceased.

Rasaguru Senapathy Iampulle Anniah of Maradankulama Petitioner. Petitioner.

And

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on November 2, 1916, in the presence of Mr. E. C. S. Storer, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 83, 191 having been read:

It is ordered that the petitioner it with he is hereby declared entitled, as eldest son of the electron of the electron of administration to the said deceased's estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 30, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1916.

W. H. B. CARBERY, District Judge.

In the District Court of Kegalan

Testamentary In the Matter of the Intestate Estate of No. 511.

Basneyaikarallage Don Daniel Senanayaka of Mangederal deceases.

(1) Basnekarallage Dingiri Amma, (2) ditto Goonewardene Senanayake, (3) ditto Punchimahatmaya, all are minors, by their guardian ad litem their uncle Kiri Banda of Mangedera Respondents.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge, Kegalla, on October 16, 1916, in the presence of Mr. G. S. Suraweera, Proctor, on the part of the petitioner: and the affidavit and petition dated October 12 and 16, 1916, respectively, having been read: It is ordered and declared that the petitioner, as the widow of the deceased, is entitled to letters of administration to the estate of the said intestate, and that suit betters will be issued to her accordingly, unless the respondence above name to a now other person or persons interested the form shall, on the before November 7, 1916, show sufficient cannot be the said that satisfaction of this court to the contrary.

October 16, 1916.

E. Beven,
District Judge.

Extended for December 5, 1916.

H. E. Beven, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Kalutara.

No. 152. In the matter of the insolvency of Geekiyanage Charles de Silva Gunawardene of Pohaddara-

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to January 10, 1917, for examination of insolvent.

By order of court,

R. MALALGODA,

Kalutara, November 16, 1916.

Secretary..

In the District Court of Kalutara.

No. 158. In the matter of the insolvency of Herbert Lloyd Von Hagt of Kalutara.

WHEREAS Herbert Lloyd Von Hagt of Kalutara has field a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by Hettikankanange Abraham Perera of Kalutara, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Herbert Lloyd Von Hagt of Kalutara insolvent accordingly, and that two public sittings of the court, to wit, on December 7, 1916, and on December 21, 1916, 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,

Kalutara, November 1, 1916.

Secretary.

In the District Court of Kandy.

No. 1,607. In the matter of the insolvency of Udagedera Sarana of Dodanwala in Yatinuwara.

WHEREAS Udagedera Sarana of Dodanwala in Yatinuwara has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly; and that two public sittings of the court, to wit, on December 15, 1916, on and January 12, 1917, will take place for the insolvent to surrender and conform to, agreeably to the grovisions of the said Ordinance, and for the taking of the other eleps set forth in the said Ordinance, of which creditars are hereby required to take notice.

By order fourt,

C. .

Kandy, November 17, 1916.

C. E. RERDINAND, Secretary.

In the District Court of Galle.

No. 423. In the matter of the insolvency of Kanakkehewage Babasingho of Talaramba.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 8, 1916, for the last examination of the insolvent.

By order of court,

V. R. MOLDRICH,

November 21, 1916.

Secretary.

Gjo. W.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

L. H. Perera of Welikada in Colombo...... Defendant.

NOTICE is hereby given that on Thursday, December 21, 1916, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 936, with interest on Rs. 800 at 12 per cent. per annum from May 22, 1912, till October 11, 1912, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of this action, less Rs. 940, viz.:—

The allotment of land called Kongahawatta, situated at Welikada, in the Palle pattu of Salpiti korale in Colombo, with the buildings standing thereon; and bounded on the north by the Cinnamon garden, east by Kongahawatta of Nicholas Appoo and Wellun Sariyan, south by road to Cotta, and west by Gorakagahawatta alias Pelengahawatta of Balasooriyage Carolis Perera Appuhamy; and containing in extent 1 acre more or less.

Fiscal's Office, Colombo, November 23, 1916.

W. DE LIVERA, LOOK Y Fiscal.

A. L.M. Sus. Suppramania White of See Street All Colombo No. 42,972.

NOTICE is hereby given that on Thursday, December 21, 1916, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 17;379 05, with interest thereon at 9 per cent. per annum from October 4, 1915, till payment in full and costs,

At 12 noon.

1. An allotment of land being a portion of Beligahayate-kumbura, situated at Nawalapitiya, in Pasbage korale, Uda Bulatgama; bounded on the east by Kawana Kana's house No. 184 and Kana Muttusamy's houses Nos. 181, 182, and 183 (now No. 178 according to the report of seizure), south by Kadirasen temple, west by single arecanut tree standing on the remaining portion, and north by Kawanna Kana's house southern wall, Lewis Appuhamy's land, and remaining portion of this land; containing in extent 44 feet from east to west and 25 feet from north to south at the back of house No. 184, and 67 feet east to west and 38 feet from north to south at the back of houses Nos. 181, 182, and 183.

At l P.M.

2. Kendagahaliyadda, with the houses thereon bearing present assessment Nos. 129, 130, 131, and 132 formerly Nos. 107, 108, 109, and 110 (according to the seizure report of the writ officer who made the seizure, present Nos. 142, 143, 144, and 145), situated at Ambagamuwa road, Nawalapitiya; bounded on the east by Daudu Lebbe's house, south by Ambagamuwa road, west by Natchi Appa Chetty's house, and north by property of Mr. Elphinstone; containing in extent 65 feet by 45 feet or 8 perches.

Fiscal's Office, Kandy, November 21, 1916.

A. V. WOUTERSZ, Deputy Fiscal. In the District Court of Colombo.

N. M. R. M. Natchiappa Chetty, by his attorney S. Kanappa Chetty of Sea street, Colombo......Plaintiff.

No. 43,948.

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

NOTICE is hereby given that on Wednesday, December 20, 1916, 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. 4,130 and on Rs. 4,000, with interest at 9 per cent. per annum from December 22, 1915, to July 4, 1916, and thereafter on the aggregate amount till payment in full and costs of suit, viz.:—

At 3 P.M.

(1) All that allotment of land bearing No. 65, New Chetty street; and bounded on the north by premises No. 64 belonging to Amelia Alwis, east by premises No. 5, Van Rooyen street, belonging to Joseph Silva, on the south by premises No. 66 of Mr. S. Ruranayagam, on the west by New Chetty street; containing in extent 30 60/100 perches.

At 4 P.M.

(2) The life interest of the defendant in and to the following property known as Amirita Villa bearing assessment No. 21, situated at Cemetery street, Colombo; and bounded on the north-east by the premises No. 21 of J. A. Molappa, south-east by Cemetery street, south-west by premises No. 21 called Rama Villa, and north-west by land of C. W. Perera; and containing in extent 19 perches.

Fiscal's Office, Colombo, November 21, 1916. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

No. 45,422. Vs.

NOTICE is hereby given that on Friday, December 22, 1916, at 3 o'clock in the afternoon, will be sold by public auction at the premises in the following property, declared bound and executable under the decree entered in the above action, for the recovery of the sum of Rs. 17,619.59, with interest at the rate of 14 per cent. per annum from June 16, 1916, to September 4, 1916, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs of suit and poundage,

All those six adjacent and adjoining pieces of land now forming one property with the buildings standing thereon presently bearing assessment Nos. 12 to 15, situated at Stewart street, Wekande, Slave Island, within the Municipality and District of Colombo, Western Province; bounded on the north by the property formerly of Mansoor Allie, now of Nee Deen Pakir and others, on the east by the property of the Hon. George Vane, on the south by the property formerly of Baran Cajan, now of Tuan Kitchill, and on the west by the high road (George Stewart street); containing in extent 3 roods and 19 square perches according to the survey and description thereof No. 705 dated December 16, 1901, made by Juan de Silva, Licensed Surveyor, which said premises are according to the title deeds thereof described as follows, to wit: All those six adjacent and adjoining pieces of land now forming one property (hereinafter and at length more fully described), situated at Wekande in Slave Island, in Colombo, with the buildings standing

thereon; the entire land being bounded on the north by the property of Mansoor Allie, on the east by the property of the Hon. George Vane, on the south by the property of Baran Cajan, and on the west by the high road; containing in extent 3.1.) square perches, more or less, comprising the following allotments of land, to wit :-

(1) An allotment of land situated and lying at Slave (1) An allotment of land situated and lying at Slave Island, within the Municipality of Colombo; bounded on the north by the property of Dool Ahamath and others, on the east by the other part of Baba Noor Catchong, on the south by the property of Baran Kayan, and on the west by the other part of Ahamath Kasim Catchong; containing in extent 25\frac{5}{2}\$ perches, more or less.

(2) A part of the house and premises, situated and lying at Slave Island aforesaid; and bounded on the north by the property of Pakeer Bawa, on the east by the other part of Noor Umma, on the south by the property of Baran Kayan, and on the west by the high road; containing in

extent 27% perches, more or less.

(3) A part of the house and premises, situated and lying at Slave Island aforesaid; bounded on the north by the property of Sergeant Catchong, M. Polley, and others, on the east by the property of G. Vane, Esq., on the south by the other part of the same land, and on the west by the other part of the same land and the landway; containing in extent 263 perches, more or less.

(4) An allotment of land, situated and lying at Slave Island aforesaid; bounded on the north by the property of Mansoor Allie and others, on the east by the other part of a land way 6 links wide, on the south by the property of Baran Kayan, and on the west by the other part of Noor Comman; containing in extent 243 perches, more or less.

(5) All that part of the house and premises situated and lying at Slave Island aforesaid; bounded on the north by the other part of the same land, on the east by the property of G. Vane, Esq., on the south by the other part of the same land, and on the west by the other part and landway;

containing in extent 143 perches, more or less.

(6) A part of the house and premises situated and lying at Slave Island aforesaid; bounded on the north by the other part of the same land, on the east by the property of G. Vane, Esq., on the south by the property of Baran Kayan, and on the west by the other part and the lane; containing in extent 201 perches, more or less, together with all the buildings in and upon the said premises and all rights, privileges, easements, servitudes, and appurtenances whatsoever to the said premises belonging or in anywise appertaining or used or enjoyed therewith, and all the estate, right, title, interest, claim, and demand whatsoever of the defendants in, to, out, of, or upon the same.

Fiscal's Office, Colombo, November 22, 1916. W. DE LIVERA. Deputy Fiscal.

In the District Court of Colombo.

K. R. A. M. T. T. Muttu Caruppen Chetty of Sea street, Colombo Plaintiff.

Vs.

J. G. G. Abeysinha of No. 87, Barber street, Colombo Defendant

NOTICE is hereby given that on Monday, December 18, 1916, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 620.02, with interest thereon at 9 per cent. per annum from June 13, 1916, till payment in full and costs, viz. :-

All that allotment of land, with the buildings bearing No. 89 now 87, Barber street, within the Municipality of Colombo; bounded on the north by Barber street, east by the property of C. Tikonis Silva, south by the property of Slema Lebbe and others, and on the west by the property of Maria Theredira Perera, wife of Don Nicholas de Silva Wijetunga, Mudaliyar; containing in extent 2 roods and 22 59/100 square perches.

Fiscal's Office, Colombo, November 20, 1916.

W. DE LIVERA. Deputy Fiscal.

In the District Court of Colom Horapagalagamage Charles Perera Appulacy . Plaintiff. Rajagiriya, in Colombo..... $\mathbf{V}\mathbf{s}.$ No. 45,748/C.

Balasoorige Charles Perera alias Balasoorige Romanis Perera, late Division Officer of Weli-

kada, in the Palle pattu of Salpiti korale..... Defendant.

NOTICE is hereby given that on Tuesday, December 19, 1916, at 1.0'clock in the afternoon, will be sold by public auction at the premises in the following property declared bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated November 6, 1916, for the recovery of the sum of Rs. 2,309 50, with interest on Rs. 1,700 at the rate of 30 per cent. per annum from July 24, 1916, to September 18, 1916, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs of suit, viz. :-

All that divided & part marked A and coloured pink of an allotment of land called Madangahawatta, with the buildings thereon, situated at Welikada, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by a part of the same land allotted to B. Peiris Perera, on the east and south now by dewata road, and on the west by the high road leading to Yakbedda; containing in extent I rood I 60/100 perch according to the figure of survey thereof bearing No. 642 dated January 30, 1915, made by Mr. G. de Silva, Licensed Surveyor.

Fincal's Office, Colombo, Movember 20, 1916. W. DE LIVERA Deputy Fiscal.

In the District Court of Negomber P. K. V. K. A. Ramasemi thetty of India, with attorney R. M. Rerigasami Pulle of Nagomb. P. Plaintiff. No. 11,552. ° Vs.

(1) Kurukulasuria Joakin Joseph Feynando and (2) ditto Mary Veronica Leitan, both of St. Joseph's street, NegomboDefendants.

NOTICE is hereby given that on December 22, 1916, commencing at 10 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, viz.:

All that allotment of garden called Suriyagahawatta, and the buildings standing thereon, situate at Grand street, Negombo; and bounded on the north by land formerly of Nikulas Fernando and others, presently of Kurukulasuriya Elena Fernando, east by land formerly of Philip Fernando and presently of Francisco Peries, south by high road leading to Colombo, and west by land formerly of Franciscu Fernando and others and presently of Kurukulasuria John Salvador Peries; containing in extent about 7 92/100 perches

Amount to be levied Rs. 1,154.38, with interest on Rs. 1,040 at 9 per cent. per annum from October 2, 1916, till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, November 21, 1916. Deputy Fiscal.

Central Province.

In the District Court of Kandy

(1) Baba Hassim Mansoor Raban of Katukele, Kandy, (2) Nona Zoohaireath Raban of ditto. . Plaintiffs.

D. C., Kandy, No. 23,792. Vs.

(1) Baba Noor Bansajayah of Wariyapola estate, (2) Baba Tuwan Rammin Abbas Bansajayah Defendants.

NOTICE is hereby given that on December 16, 1916, at 12 o'clock in the noon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property, viz. :-

The tiled house bearing assessment No. 138 and the ground attached thereto, situate at Trincomalee street, in the town of Matale; bounded on the east by the limit of the garden of T. K. Sinhalaksa, on the south by the wall of house No. 137 belonging to T. K. Sinhalaksa and the fence of the ground attached thereto, on the west by the road leading to Trincomalee, and on the north by the wall of house No. 139 belonging to Madarsa, and also the fence of the ground attached thereto.

Amount of the writ Rs. 2,097.12.

Deputy Fiscal's Office, Matale, November 15, 1916. H. W. Codrington, Deputy Fiscal.

I Southern Province.

In the Additional Court of Requests of Galle.

Tewara Hannedige Kovis Silva or Galle......Plaintiff. No. 9,463. Vs.

Hiyare Gamage Nicholas of Hiyare......Defendant.

NOTICE is hereby given that on Saturday, December 23, 1916, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:—

The land called Pittaniyewatta, together with the buildings standing thereon, situate at Hiyare; and bounded on the north by road leading to Hiyare tank, south by Crown land, east by fields, and west by Crown land and fields; extent about 4 acres. Amount of writ Rs. 276.70, with interest on Rs. 248.70 at 9 per cent. per annum from May 29, 1916, till payment in full.

Fiscal's Office, Galle, November 21, 1916. J. A. LOURENSZ, Deputy Fiscal.

Joe Jan

Northern Province.

↓In the District Court of Jaffna.

Kathiresar Asaiyar of Vaddukkoddai EastPlaintiff.

No. 11.413. Vs

(1) Chellachchipillai, widow of Ponnambalam of Vaddukkoddai East, (2) Sinnamma, widow of Turaiappa of ditto, the 1st defendant personally and the 2nd defendant as representative of the estate of her late parents Kanapathiar Veluppillai and his wife Thangamuttu Defendants.

NOTICE is hereby given that on Friday, December 15, 1916, 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. 437.75, with interest on Rs. 300 at 10 per cent per annum from July 18, 1916, until payment in full, such interest not exceeding Rs. 162.25 and costs of suit being Rs. 151.36, and charges and poundage.

1. In a piece of land, situated at Vaddukkoddai East, called Periapulakkaladdy, containing or reputed to contain in extent 1½ lachams varagu culture, with iluppai trees and ½ share of well standing on the western boundary; bounded or reputed to be bounded on the east by the property of Parupathippillai, widow of Ponnambalam, north by the property of Suppiramaniar Thillainathar, west by the property of Sellachchi, widow of Ponnambalam, and on the

south by lane.

2. A piece of land, situated at Vaddukkoddai East, called Periyapulakkaladdy and Kelavialvankaladdy, containing or reputed to contain in extent 5 lachams varagu culture, with house, well, margosa, and iluppai trees and other cultivated and spontaneous plants, but excluding ½ share of the well, thurvai ground, way, and water-course belonging to others; and bounded or reputed to be bounded on the east by the property of Subramaniar Thillainathar, west by the property of Kandavanam Selladurai and shareholder, and on the south by lane

Fiscal's Office, Jaffna, November 15, 1916. S. Sabaratnam, for Fiscal. In the District Court of Jaffna.

(1) Sanmugam Ambalawanar, (2) wife, Achchikkuddi of Vaddukkoddai West......Plaintiffs

No. 11,433. Vs.

(1) Ponnachchi, daughter of Kanthar Kathirkamar of Vaddukkoddai East, (2) Nakar Sithampari of Vaddukkoddai West...... Defendants.

NOTICE is hereby given that on Monday, December 18, 1916, 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. 925, with interest on Rs. 600 at the rate of 10 per cent. per annum from July 25, 1916, until payment in full, provided that such interest does not exceed Rs. 275, and costs of suit being Rs. 115 86, and charges and poundage, viz.:—

In a piece of land situated at Vaddukkoddai East, called Vilvalai, containing or reputed to contain in extent 10 lachams varagu culture with well, stone built house, huts, portico, palmyra trees, and vadalies, and other cultivated and spontaneous plants, but excluding the share of well belonging to the northern boundary land, and the right of way, and water-course; bounded or reputed to be bounded on the east and south by lane, north by bye-lane leading to the land belonging to Ponnu, wife of Kali Rasa, and the property of Ponnu, wife of Kali Rasa, and on the west by the property of Kumaravelu Kartikesu.

Fiscal's Office, Jaffna, November 20, 1916. S. Sabaratnam, for Fiscal.

Eastern Province.



In the District Court of Batticaloa.

A. K. Noohulevvai, by his attorney S. E. Noohulevvai Alim of Puliyantivu Plaintiff.

No. 4,122. Vs.

M. K. Sinnalevvai Marakayer of division No. 4 of Kattancudy Defendant.

NOTICE is hereby given that on Friday, December 15-1916, at 8.30 o'clock in the morning will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:—

1. A garden situated at Kattancudy in Manmunai pattu; and bounded on the north by land, south by the dowry garden of M. M. Uttumalevvai, east by the garden of S. Ahamadulevvai and the garden of others, and west by lane and garden of Pikkeermuhaideenpody, in extent from north to south 13 fathoms, and from east to west 13 fathoms with house built of bricks, well, and produce.

At 9.30 A.M.

2. The divided centre portion in the northern portion of the land called Mankatutotam, situated at Talanguda in Manmunai pattu, and which divided centre portion is bounded on the north by the northern portion of the land belonging to M. K. Muhamadivurahim, south by the southern portion of this land belonging to M. K. Muhamaducasim Marakayer, east by Kalmunai road, and west by Manmunai road, in extent from north to south towards the east $38\frac{1}{2}$ fathoms, west $37\frac{1}{2}$ fathoms, and from east to west $110\frac{1}{2}$ fathoms with bungalow, coconut trees, and produce.

Judgment, Rs. 6,432.76.

Fiscal's Office, S. O. CANAGARATNAM,
Batticaloa, November 20, 1916. Deputy Fiscal.

To. 4,153. \mathbf{v}_{s}

(1) Velaudan Eliyatamby and wife (2) Sinnavan Valuppillai of Puliyantivu Defendants.

NOTICE is hereby given that on Saturday, December 16, 1916, at 9 o'clock in the morning will be sold by public

auction at the premises the right, title, and interest of the said defendants in the following property, viz.:-

(1) The land lots Nos. 6951, 6952, and 6956 forming one estate called Visankenikkadu, situated at Kiran, in Koralai pattu; and bounded on the north and east by Crown land called Visankenivempu, south by land reserved for road, and west by Crown land called Visankenivempu or Visankenikadu, in extent 4 acres 1 rood 32 perches, with house, coconut trees, and produce.

At about 9.30 A.M.

(2) The land lot No. 6956, situated at Kiran, in Koralai pattu; and bounded on the north by Crown land, east by land lot No. 175091, south by road, and west by land mentioned in plan No. 175,090; 2 roods and 29 perches, with plantations and produce.

At about 10 A.M.

(3) The land lot No. 87374, situate at Kiran, in Koralai pattu; and bounded on the north by Crown land, east by land lot No. 175091, south by land mentioned in plans Nos. 189,724 and 175,076, and west by land mentioned in plan No. 175,076; in extent 2 acres, with produce.

At about 12 noon.

(4) The land lots Nos. 87375 and 87376 forming one garden called Kidachchittakeniwalavu, situated at Kiran, in Koralai pattu; and bounded on the north by Crown land, east by land lot No. 76199 mentioned in plan No. 2,395 and land in plan No. 20,050, south by road, and west by land in plans Nos. 175,088 and 175,091; in extent 6 acres 2 roods and 15 perches, with produce and rights.

Judgment, Rs. 1,594.17, with interest on Rs. 1,455.92 at 9 per cent. per annum from August 27, 1916.

Fiscal's Office, Batticaloa, November 17, 1916. Deputy Fiscal.

In the District Court of Batticaloa. Kandaperumal Kathiramatamby Udayar of Kallady Uppodai..... Plaintiff. Vs. No. 4,302.

M. P. Muhaideen Madar of Puliyantivu, administrator of the estate of the late K. Seenwappu Muhaideen Meerasaibo of Puliyantivu......Defendant.

NOTICE is hereby given that on Monday, December 18, 1916, at 9 o'clock in the morning will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:-

The whole of the southern $\frac{1}{2}$ and $\frac{1}{3}$ of the northern portion of a garden called Antherasanvalavu, registered in the assessment register under No. 5, situated at Burghers' street, in Puliyantivu, Manmunai pattu, with the four boutique rooms, other houses, well, produce, and other rights contained therein; and presently bounded on the north by the garden of Celestin Udayar, east and west by roads, south by the garden of Muhaideen Abdul Cader, in extent 39 89/100 square perches.

Judgment, Rs. 2,794.30, with interest on Rs. 2,687.61 at 9 per cent. per annum from April 29, 1916, till payment.

Fiscal's Office, S. O. CANAGARATNAM, Batticaloa, November 17, 1916. Deputy Fiscal.

North-Western Province.

In the District Court of Kurunegala.

Kuna Muna Muna Arunasalem Chetty, by attorney Suna Pana Kana Nana Kaliappa Chetty of Narammala.....Plaintiff.

No. 5,461.

Karunapola Uyange Wattage Don Anthony Appuhamy, in Metiyagane in Dambadeni Udukaha korale west......Defendant. NOTICE is hereby given that on Saturday, December 23, 1916, 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 defendant in the following property:

1. Kongahamulawatta of about 6 seers of kurakkan sowing extent, situate at Metiyagane; and bounded on the north by the garden of Vensal Appuhamy, on the east by the garden of Bagidahena, south by the garden of Menikrala, and on the west by the field of Horatala and others.

2. Siyambalagahamulawatta of about 1 laha of kurakkan sowing extent, situate as aforesaid; and bounded on the north and west by the field, south by the land formerly owned by Sitta and others presently the intestate estate of Vensal Appuhamy, and on the east by the garden of Jamba

and others.

3. An undivided ½ share of Damunnagahamulawatta of about 9 lahas of kurakkan sowing extent, situate at Vilgomuwa; and bounded on the north by the endarg fence of the garden of Punchirala, south by the endaru fence of the garden of Lama Etana, west by pillewa, and east by the endaru fence of the garden of Bandirala and others.

4. An undivided ½ share of Konkumbura of 2 pelas of

paddy sowing extent, situate at Vilgomuwa; and bounded on the north by the field of Punchappuhamy, east by Damunnagahawatta, south by the field of Mudaliyar, and west by the field of Ukku Menika.

5. An undivided ½ share of Karandagahamulawatta of 2 lahas of kurakkan sowing extent, situate as aforesaid; and bounded on the north and south by the field of Mudalihamy, east by Konkumbura, and on the west by the field of Ukku Menika.

6. An undivided ½ share of Attalekosgahamulawatta of 3 lahas of kurakkan sowing extent, situate as aforesaid; and bounded on the north by the garden of Menik Etana, east by the garden of Kumari Manamali, on the south by the endaru fence of the garden of Bandirala, and on the west by the endaru fence of the garden of Kumari Manamali.

7. An undivided ½ share of Puranekumbura of about 5 lahas of paddy sowing extent, situate as aforesaid; and bounded on the north by the Pillewa, east by the field of Menik Etana, south by Pinkumbura, and west by the field of Andiya Wahampurayas.

8. An undivided ½ share of Puranepillewa 🔾 7 lahas of kurakkan sowing extent, situated as aforesaid; and bounded on the north by the oya, east by the pillewa of Menik Etana, south by the field, and on the west by elawella

Amount to be levied Rs. 494, with interest on Rs. 350 at 30 per cent. per annum from January 21, 1916, till September 1, and thereafter on the aggregate amount at 9 per cent. per annum till payment.

Deputy Fiscal's Office, S. D. SAMARASINHE. Kurunegala, November 21, 1916. Deputy Fiscal.

In the District Court of Kurunegala. Mathew Dodanwela of Kurunegala, the execute of the last will and testament of G. W. Dodaw wala, late Ratemahatmaya of Kurunegala..... Plaintiff Vs. No. 5.878.

Wijesooriya Arachchige Suwaris Perera of Narammala, (2) Wijekoon Herat Mudiyanselage Appuhamy, Vidane of Bambaragama, both in Dambadeni Udukaha korale west..... Defendants.

NOTICE is hereby given that on Saturday, December 16. 1916, 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:-

1. All the contiguous allotments of lands, viz.:- ½ share in extent 15 lahas of Dangahapitiya of 3 pelas paddy sowing, 2 share in extent 15 lahas of Ihala Dangaspitiya of 3 pelas paddy sowing, ½ share in extent 7½ lahas paddy sowing of Lindakotuwakumbura of 15 lahas paddy sowing, ½ share in extent 15 lahas paddy sowing of Dangaspitiyakumbura of 3 pelas paddy sowing, the 1 share in extent 1 a laha kurakkan sowing of the pillewa adjoining thereto of 1 laha kurakkan sowing, 71 lahas paddy sowing, that is to say, ½ of Lindakotuwakumbura of 15 lahas paddy sowing, ½ share in extent 15 lahas paddy sowing of Dangaspitiyakumbura of 3 pelas paddy sowing and ½ share in extent ½ a laha kurakkan sowing of the pillewa adjoining thereto in extent I laha kurakkan sowing, situate at Sevandana, in Reco pattu korale; and bounded on the east by the "bemma'

of Dangaspitiyakumbura, south by Keppitiyakotuwakumbura of Sinna Tamby Ahamadu Meera Saibo, the field of Herathamy, and the arecanut fence of Sinne Tamby Ahamadu Meera Saibo in the same direction, west by high road and the lands of Sumangala Unnanse and Hapuwa Duraya, and on the north by the field and pillewa of Punchi Naide and Mudalihamy, Arachchi.

2. About 4 seers kurakkan sowing towards the east thereof and below the high road of the land called Thanipolgahawattahena, situate at the said village; and bounded on the east by chena of Punchi Naide, south by Menikhamy's pillewa, west by high road, and on the north by the

village limit of Ambagammana.

Waragollehena in extent about 4 seers kurakkan sowing, situate at Ambagammana in Dambadeni Udukaha korale west; and bounded on the east and north by Appuhamy's chena, south by Ran Menika's chena, and on the west by Ukkurala's chena.

4. About 2 seers kurakkan sowing towards the east thereof and below the high road of Munhena-agarehena, situate at the said village; and bounded on the east by the limit of Waragollehena and the limit of Ranhamy Rachchi's chena, south by the limit of Thanipolagahawattehena, west by high road, and on the north by the limit of Potumadehena.

Amount to be levied Rs. 440.75, with further interest on Rs. 250 at I per cent. per mensem from January 26, 1916, till April 20, 1916, and thereafter on the aggregate amount till payment in full.

Fiscal's Office, S. D. SAMARASINHE, Kurunegala, November 20, 1916. Deputy Fiscal.

Yn the part of Requests of Negombo. Ana Nona Sina Thana Rawenna Mana Siddamberam Chetty of Negombo Plaintiff. Vs.

No. 22,764.

Herath Mudiyanselage Mudalihamy, Arachehirala of Kamburugoda Defendant.

NOTICE is hereby given that on Friday, December 29, 1916, 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, viz. :-

1. Padinchi-innawatta, containing in extent about 8 acres; and bounded on the north, east, and west by menumpara, and on the south by the field, together with the plantations and the buildings standing thereon, situate at Kamburugoda, in Medapattu korale west.

Amount to be levied Rs. 207.58, with further interest on Rs. 100 at 24 per cent. per annum from July 15, 1915, till September 10, 1915, and thereafter with interest at 9 per cent. per annum till payment in full.

Fiscal's Office, S. D. SAMARASINHE Kurunegala, November 14, 1916. Deputy Fiscal.

fit the District Court of Puttalam. Pana Lana Serna Karuppen Chetty of Puttalam. . Plaintiff.

Lebbetamby Marikar Uduma Lebbe Marikar of Kalpitiya Defendant.

NOTICE is hereby given that on Wednesday, December 20, 1916, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in the following property, viz. :-

I. Undivided ½ share of the land called Nuraicholaitotem, together with the plantation and other things thereon, in extent 321 acres 2 roods and 31 perches, excluding therefrom the portion of land called Maravanchenaipakuthy, in extent about 5 acres, and belonging to Sinna Wappu Thamby Marikar Mohamado Naina Marikar and others, the entire land being situate at Nurucholai, in Akkarai pattu, Puttalam District; and bounded on the north by lands belonging to Kawanna Peena Segu Sikander, Seena Ibrahim, and others, the chenai belonging to Wawatamby, the land called Santhykany, the land belonging to Cassie Chetty and others, the land called Kalmunaikadu, and cleared or cut path (vetudipadu), on the east by lake shore, south by lands belonging to Peena Neina Muhamado Lebbe, Peena Kachi Marikar, Seyna Muhamado Mira Lebbe Marikar, Neyna Sella Wappu, Kawanna Peena Segu Sickander, the land belonging to Moona Thamby Marikar and others, Santhykany, the land belonging to Meeyanna Muhamado Ali Marikar and others, the land belonging to Kawanna Thana Casie Mohiedeen, Seyna Neina Muhamado Marikar, Meeyanna Mohamado Ali Marikar and others, the tobacco gala belonging to Seyna Neina Muhamado Marikar and open land or plain (Tarravaikany), west by seashore and the land belonging to Mohideen Wawa Saibo Lebbe.

2. The land called Mudupanatotem, situate at Vellankarai, in Akkarai pattu aforesaid, in extent about 2 acres: and bounded on the north and west by the common boundary of the garden belonging to Lebbe Tamby Cader Saibo, on the south and east by the common boundary of the garden belonging to the heirs of Kona Pitche Marican.

The above several lands have been mortgaged upon bond No. 1,210 dated March 27, 1915, attested by V. M. Anthonip-

pillai, Puttalam, Notary Public.

Amount of writ Rs. 4,098.50, with interest thereon from June 22, 1916, and costs of suit.

S. M. P. VANDERKOEN, Deputy Fiscal's Office, Puttalam, November 20, 1916. Deputy Fiscal.

In the District Court of Puttalam.

S. S. P. Natchiappa Chetty of Puttalam.....Plaintiff.

No. 2,739.

(1) Sinna Wappu Sinnatamby and son Sinnatamby Segu Warusai, both of Kanamoola......Defendants.

NOTICE is hereby given that on Friday, December 15, 1916, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendants in and to the following property, to wit:-

The entire coconut garden called Attadykany, in extent 6 acres and depicted in title plan No. 232,559, situate at Kanamulla, in Akkarai pattu, Puttalam District; bounded on the north, east, south, and west by Crown land.

Undivided 13/7 shares out of the land lot bearing No. 12702 called Kandathoduwakele depicted in title plan No. 216,779, situate at Kandatoduwa in Akkarai pattu, in extent (excluding the water-course called Kandatoduwa-alai running throughout the land) 7 acres 3 roods and 5 perches. with the coconut trees and other things thereon; bounded on the north by reservation for road, east by land lot No. 12341, appearing in preliminary plan 2,341, south by Crown land, and on the west by land mentioned in title plan No. 200,663.

3. Undivided ½ share of the two portions of coconut garden forming one property, mentioned in title plan. No. 15,662 marked 4,619c and 4,629c called Moodukattukany, situate at Mudokadu in Akkarai pattu, in extent 75 acres and 34 perches, with the coconut trees standing thereon; and bounded on the north by land mentioned in title plans Nos. 135,704 and 135,705, east and south reservation for road, and west by land belonging to Sina Wappu Sinnatamby the 1st defendant, Marthino Fonseka,

Soosai Appu, and others.

4. A divided portion of land of the extent of about 2 acres on the northern side of the coconut garden called Vayaladitotam, situate at Surivayal, with the coconut trees and other things thereon; and which portion is bounded on the north by garden belonging to Magudutamby Nagoor Pitche and others, east by Uppu-aru (river), south by the adjoining portion of this land belonging to Pakeer Tamby Sinnatamby, and west by garden belonging to Sinna

Wappoo Mohiedeen Piche and others.

5. Out of the divided portion of land of the extent of about 21 acres on the southern side, and the coconut trees thereon out of the land lot No. 5077 called Vavunkany, situate at Kanamulla, in extent 26 acres; which divided portion is bounded on the north by the adjoining portion of this land belonging to Sinnatamby Mapulatamby, east, south, and west by reservations, a further divided portion of the extent of about 1 acre containing 50 coconut trees lying to the west of another divided portion of the extent

of about & acre on the eastern side; and bounded on the north and south by the aforesaid boundaries, east by th adjoining portion of this land belonging to Natchi Umma, widow of Ismail Lebbe, and west by the adjoining portion of this land belonging to Petha Umma, widow of Sinna

Wappu.

6. Out of the paddy land called Puliyamarathadytotam, situate at Unalya in Pandita pattu, Demala hatpattu, in extent 4 acres, a divided portion on the eastern side of the extent of 2 acres; bounded on the north by bund of tank called Unalykulam, east by water-course and tamarind troe, south by Gansabhawa road, west by adjoining portion of this land belonging to Sinnatamby, Appuhamy Arachehi, and others.

Amount of writ Rs. 5,958 and interest.

S. M. P. VANDERKOEN, Puttalam, November 17, 1916. Deputy Fiscal.

In the District Court of Puttalam. S. S. P. Natchiappa Chetty of Puttalam, attorney of S. S. P. Subramanian Chetty......Plaintiff.

Katchi Meera Natchia of Kadayamoddai, widow of Ismail Lebbe Defendant

NOTICE is hereby given that on Saturday, December 16, 1916, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, to wit :-

1. Undivided 2/7 shares of the divided northern ½ share, in extent 11 acres, of the coconut garden called Koviladykany, situate at Kanamulla in Akkarai pattu, Puttalam District, with the coconut trees and other things thereon; the said divided portion, ½ share, is bounded on the north by garden belonging to Sinnatamby Mohiedeen Piche and others, east by the partition ridge of the field belonging to Kadertamby Peer Saibo and others, south by the adjoining portion of this land belonging to Udumma Lebbe Pichetamby and others, and west by reservation (primary mortgage).

Out of a portion on the southern side of the extent of about 2½ acres called Vawunkany, situate at Kanamulla, a divided portion in extent about 1 an acre on the western side, with the coconut trees and other things thereon adjoining a portion of the extent of about 1 acre on the eastern side; which said divided portion, mortgaged, is bounded on the north by the adjoining portion of this land belonging to Sinnatamby Wapputamby, west by the adjoining portion of this land belonging to Sinnatamby Segowarsai, south by reservation, and west by the adjoining

portion of this land belonging to Piche Umma, wife of Neina Pulle (primary mortgage).

Out of the portion on the southern side of the extent of about 2½ acres of the land lot No. 3077, in extent 26 acres called Vawunkany, situate at Kanamulla, a divided portion in extent about 1/2 an acre on the eastern side, together with the coconut trees and all things thereon; the said divided portion, mortgaged, is bounded on the north by the adjoining portion of this land belonging to Sinnatamby Mapillatamby, east and south by reservation, and west by the adjoining portion of this land belonging to Sinnatamby Segowarsai (primary mortgage).

4. Out of the coconut garden in extent 12 acre called Palayaveotadykany, situate at Suriyayal, excluding a portion of the extent of about 36 perches, containing 18 coconut trees on the southern side, the remaining divided portion of the extent of 1 acre 1 rood and 4 perches, with the coconut trees thereon; the said divided portion, mortgaged, is bounded on the north by garden belonging to Sinna Wappu Mohiedeen Piche and others, east by the adjoining portion of this garden belonging to Piche Umma, wife of Neina Pillai, and others, south by the adjoining portion of this land belonging to the said Piche Umma and others and the garden belonging to Assen Kudoos Marikar and others, west by reservation (secondary mortgage).

5. A divided hashare of the extent of about h the northern side of the house and premises called Koviladykany, situate at Kanamulla, together with the house, coconut trees, jak, and mango trees thereon; bounded on the north by land belonging to Seeni Mohiedeen Piche and others, east by land belonging to Neina Marikar and others. south by the adjoining portion of this land belonging to Udunma Lebbe Pichetamby and others, and on the west reservation, of the contents within these boundaries 4/5 share of an undivided 1/7 share is mortgaged (primary

mortgage).

6. The entirety of the divided portion, in extent 3 acres, the courters side adjoining with the coconut trees thereon on the southern side adjoining a portion of the extent of 5 acres on the northern side of a portion of the extent of 28 acres and 25 perches on the eastern side of three portions forming one property called Manjadytotam in Manjadycholai in Moodukadu, in Akkarai pattu; boundaries of the said divided portion, mortgaged, bounded on the north by the adjoining portion of this land belonging to Peer Saibo Cader Saibo Marikar, east by reservation, south by the adjoining portion of this land belonging to Seeni Mohiedeen Piche, and west by the adjoining portion of this land belonging to Seeni Wappu Sinnatamby and others (primary mortgage).

7. Undivided 3/10 share of the land bearing lot No. 5553 appearing in preliminary plan No. 1,058 called Manjadycholai, situate at Kanamulla, in extent 30 acres; bounded on the north by the road to Kandatoduwa, east, south, and

west by reservation.

Amount of writ Rs. 1,646 40 and interest.

S. M. P. VANDERKOEN, Puttalam, November 17, 1916. Deputy Fiscal.

In the District Court of John Nonis Candappa of New Colombo No. 43,715.

Vs.

Nathaniel Cornelis Goonaratne of Madampe....Defendant.

NOTICE is hereby given that on Saturday, December 16, 1916, 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 and to the unexpired term of the lease bond No. 270 dated May 11, 1914, attested by D. P. Walpola, Notary Public, for 8 years commencing from August 1, 1914, in respect of an undivided 3 share of the planted portion of the garden called Hettiyawatta, situate at Potuwila, in Yagam pattu of Pitigal korale north, in the District of Chilaw; containing in extent 100 acres.

Amount to be levied Rs. 840 87, with interest at 9 per cent. per annum from December 6, 1915, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, November 21, 1916. A V. HERAT. Deputy Fiscal.

Plaintiff.

Province of Sabaragamus

In the Court of Requests of Avissawella Liana-acci James Silva of Dehiowita..... Plaintiff.

No. 8,703. Vs.

Kerameniage Simon Appu of Pelellegama......Defendant.

NOTICE is hereby given that on Saturday, December 16, 1916, 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, for the recovery of the sum of Rs. 313 75, with legal interest on Rs. 287 50 from January 11, 1915, till payment, viz. :-

The land called Meemeskandurewatta, together with the tiled house standing thereon, situate at Pellellegama, in Atulugam korale of Three Korales; bounded on the east by Lel-oya, south by Bambaragala, west by the estate belonging to Mr. Murray and Meemeskandure-ela, north by Kelani river; containing in extent about 30 acres.

Fiscal's Office, A. RANASINGHE, Avissawella, November 17, 1916. Fiscal's Marshal.

In the District Court of Ratnapura. (1) Welegederawatte Acharige Singho Naide Wadurala, (2) Sinnatamby Machittan Sinnadore, (3) Mamina Lebbe Saribu Lebbe of Kendangamuwa. Plaintiffs.

(1) The Sunderland Ceylon Rubber Co., Ltd., (2) J. S. Scott of Sunderland estate, Bulugaha-

NOTICE is hereby given that on December 15, 1916, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiffs in the following property, for the recovery of the sum of Rs. 986 81, and poundage, viz.:-

1. An undivided $\frac{1}{4}$ share of Moragalahenewatta; bounded on the north by land belonging to Uduma Lebbe and others, east by high road, south by Ambagahakotuwewatta, and west by Vidanedurayagewatta, with the tiled house, about 4 measures of kurahan sowing in extent, with the plantations thereon, situate at Kendangamuwa Ihalagama.

2. An undivided ‡ share of Mattchachangewatta; bounded on the north by Ambagahakotuwewatta, east by high road, south by Panawalagewatta, and west by Amba-gahakotuwewatta, about 6 seers of kurahan sowing in

extent, with the plantations, situate at ditto.

Welikanuwagewatta, bounded on the north by pelainiwetiya and a ditch, east by pelainiwetiya, south by pelainiwetiya, and west by ditch; containing in extent about 3 acres, and also the tiled house and plantation standing thereon, and situate at Bulugahapitiya, only the life interest of Sinno Naide, 1st plaintiff, in this land.

4. An undivided 3 share of Otukumbura; bounded on the north and east by Godakele, south by Meragalakumbura, and west by Nugagahaliyadda; containing in extent about 10 pelas paddy sowing, and situate at ditto.

Fiscal's Office, B. CONSTANTINE, Ratnapura, November 17, 1916. Fiscal.

In the District Court of Colombo. p. R. V. R. Sinniah Rawther of Sea street, Colombo Plaintiff.

(1) M. L. M. Assena Marikar, (2) M. Casim Marikar, both of Beruwala, (3) A. M. Mohamadu Aboo backer of 3rd Cross street, Colombo...... Defendants.

NOTICE is hereby given that on December 16, 1916, 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. 1,171 25, with interest on Rs. 2,000 at 9 per cent. per annum from February 16, 1915, till payment in full, viz. :--

1. All that Radageowita of 2 seers of kurakkan, together with the building known as Saduliya building and all the other buildings standing thereon; bounded on the north by the road leading to Warakatota, east by the land of Savial Alwis, south by the grass garden belonging to Savial Alwis, west by land belonging to Simon Haght, situate at Ratnapura.

On December 18, 1916, at 11 A.M.

2. All that rubber estate known as Saduliya estate of 64 acres and 1 rood; bounded on the north by Balagangodahena and the rubber estate, east by Hiriketiyehena and Hin-ela, south by Dikdorugekumbureowita and Kalu-ganga, west by Kapuelaokandeowita and Kapuwalagehena, situate at Holipitiya.

R. E. D. ABEYARATNA, Fiscal's Office, Ratnapura, November 21, 1916. Deputy Fiscal

In the District Court of Colombo.

Kuculage Cornelis Perera of Messenger street, Plaintiff. Colombo

No. 37,981. Vs.

Kalu Aratchige Podi Singho of Yatapawala ... Defendant.

Sinakutti Aratchige Bartin Nona Hamine Substituted Defendant.

NOTICE is hereby given that on December 23, 1916, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said substituted defendant in the following property, viz. :-

(1) The title and interest of Sinakutti Aratchige Bartin Nona Hamine of Yatapawala, the substituted defendant, in and to Pollgolleambagahamulahena, Liyangahamulahena, and Gaskadurugahamulahena of 62 acres 2 roods and 22 perches, all adjoining each other; and bounded on the north by Madamodahena claimed by W. Sabapathi and Pangahapela claimed by Migel Appuhamy, on the east by Muttettuwakumbura, Udakanperiyakumbura, and Kanuketiyakumbura all claimed by Migel Appuhamy, Alupatdeniya, Henayagedeniya, Adikarikumbura, Kekiripelakumbura claimed by Migel Appuhamy, Kaluwetigodella-assedduma, Bogahamulahena claimed by Sirimalhamy and others, Bandarakumbura claimed by Pitiyegama Appu Vedarala, the stream, and Delgahamulahena claimed by Emanis Fernando, on the south by Maha-oya, on the west by the Crown land and the land shown in plan No. 171,707. situated at Yatapawela, in Walgam pattu of Kinigoda korale, in Kegalla District.

(2) The title and interest of Sinakutti Aratchige Bartin Nona Hamine aforesaid in and to Kahatagahamulahena of 9 acres 1 rood and 24 perches, situated at Yatapawela aforesaid; and bounded on the north by Weliullekele claimed by P. Bandirala, on the east by the land appearing in plan No. 68,139, on the south by Dodanmulahena claimed by W. Sabapathi, on the west by Kanuketiye-kumbura claimed by Migel Appuhamy, Muttettuwa-kumbura claimed by M. Appu Hamy, the land appearing in plan No. 171,708, and Kankanandeniya claimed by

K. M. Appuhamy.

To levy Rs. 500 40, with interest on Rs. 410 at 16 per cent. per annum from February 9, 1915, to July 30, 1915, and thereafter at 9 per cent. per annum on the aggregate amount of decree and costs of suit.

Deputy Fiscal's Office. Kegalîa, November 14, 1916. R. G. WIJETUNGA, Deputy Fiscal.