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PART I.-General : Minutes. Proclamations. Appointments, and General Government Notifications. RT II.-Legal and Judicial.

PART III.—Provincial Administration. PART IV.—Marine and Mercantile. PART V.—Municipal and Local.

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PAGÉ

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

II.-Legal and Judicial. Part

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BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Anuradhapura will be holden at the Court-house at Kandy on Thursday, December 10, 1903, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons con- cerned thorein to attend at the time and place above- mentioned, and not to depart without leave asked and granted.	ඉල්ලා ලබාගෙණ් මිස එයින් පිවතට හන්ට නුපුළු වන් බවත් මෙයින් සෑමදෙනාටම දන්වන්නෙමි. ඩබ්ලිව්. ඊ. වේට්, උතුරුමැද දිසාවේ පිස්කල් වෙනුවට. වෂී 1903ක්වූ නොවැම්බු මස 23 දින අනුරාධපුර පිස්කල් කන්නෝරුවේදීය.
W. E. WAIT, Fiscal's Office, for Fiscal. Anuradhapura, November 23, 1903.	இலங்கைத்திலிற் சங்கைபோந்த சுப்பிறீங் கோ… டாரது கட்டணயின்படி நாம் போகித்தப்படித்தவதாவ து கண்டி நியாயதைலத்திலே மேற்சொல்லிய சுப்பிறீங் கோ ட்டாரால் அனுதாசபுரம் டிறைதிரிக்டைச்சேர்த்த திறி
ලංකාමීපයේ ගරුකටයුතු උතුම්වූ සුපුම් උසා වියෙන් මට ලැබි තිබෙන ආඤවක බලය කරණකොටගෙණ මෙයින් පුකාශකරන්නේනමා, අනුරාධපුර දිසාවේ කිම්හෙල් නඩු විකාගය වයි 1903ක්වූ දෙසැම්බර් මස 10 වෙනි දින පෙරවරු 11 පැය පටන් මහනුවර තිබෙන නඩුසාලාවේ පවත් වන්ව යෙදෙනවා ඇතඑහි ගම් කාරණ ඇතුව සිටින සෑමදෙනාම යටක් සුරාහයුවූ සටක් වෙලා වට ඇමන් පෙණි හිටින්ට මනෑවත් ඇර දුවසර	னெல் வழக்குவிசாரண், 1903 ம் ஆண்டே மார்க்குமா தம் 10 ந் தேதியாகிய வீபாழக்கிழமை காலமே 10 மணி தொட நிகி அன் மம் அதற்கதேத் தாட்களிலும் நடத்தப்படும். ஆதலால் அவ்வீசாரண்பிற் காரியகருமருக்கைவர்களேல் லோரும் சொல்லப்பட்ட தோத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் அம் உத்தரவீன் றி தீங்காதிருக்கக்கடவர்கள். இவ்வனம், டபின்யு எ. உவேபிட், பிலைகாலுக்காக, 1903 ம் ஹு கார்ந்திகைம் 23 ந் கு.

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DRAFT ORDINANCES.

MINUTE,

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

An Ordinance for making final provision for the Supplementary Contingent Charges for the Year 1902.

Preamble.

HEREAS by an Ordinance No. 19 of 1902 it was enacted that a sum of Rs. 1,968,185'29 should be charged upon the revenue of this island for the Supplementary Contingent Services of the year One thousand Nine hundred and Two, in addition to the sum of Rs. 21,326,401 provided by the Ordinance No. 16 of 1901: And whereas an expenditure of Rs. 112,744'12 was incurred and brought to account for the Contingent Services of the year, 1902, for which provision is not made by the aforesaid Ordinances : It is enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof, as follows:

Rs. 112,744.12 charged upon the revenue of this island of the year 1902 for the final Supplementary Contingent Service of that year. 1 That a sum not exceeding One hundred and Twelve thousand Seven hundred and Forty-four rupees and Twelve cents shall be and the same is hereby charged upon the revenue of this island of the said year 1902, for the services hereinafter mentioned; the said expenditure being in conformity with the schedule hereunto annexed, whereof the following is an abstract:

abstract :					Rs.	
Densions						C.
Pensions	•••			•••	31,4 68 20	8
Secretariat	***			•••	-	30
Port and Marine, Colombo				•••	3,086 1,061	64 79
Transport Miscellaneoùs Services	•••			•••	74,830	• -
Public Works Extraordina	•••			•••	2,276	84 47
Fublic Works Extraoration	i y			•••		
			Total	1	112,744	12
SCHI	EDULE.					
PENSIONS.			Rs.	c.		
Crown Agents, London		•••			31,468	8
SECRETARIAT. Other Charges					90	- 30
-		•••			20	
PORT AND MARINE. Master Attendant, Colombo		•••			3,086	6
TRANSPORT. Treasurer		•••			1,061	78
MISCELLANEOUS SERVICES.						
Treasurer		•••	72,042			
Commissioner of Stamps		•••	2,787	92		
PUBLIC WORKS EXTRAOBDINARY.					74,830	64
Alterations and Additions to I	Buildin					
For converting a portion of the						
Hotel, Kandy, into offices	for t	he				
Public Works Department,	Kandy	•••	443	20		
For converting a portion of th	ie Gral	nd				
Hotel, Kandy, into Public C)mces	•••	1,208	21		
New Bridges.						
For constructing a bridge an way, 63rd mile, South Co Kalmunai District (Urani bu	ast ros	id,				
causeway)			625	6		
••					2,276	47
r	l'otal	•••	_		112,744	12
By His E	xceller	107's	comme	ւոժ		
				-		
Colonial Secretary's Office,			F . R .		Lis, Secretary	

Colonial Secretary's Office, Colombo, November 26, 1903.

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MINUTE.

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

An Ordinance to make provision for giving effect in Ceylon to a Convention signed the Fifth day of March, One thousand Nine hundred and Two, in relation to Sugar.

Preamble.

WHEREAS His Majesty the King and divers foreign powers have entered into a Convention signed the Fifth day of March, One thousand Nine hundred and Two, in relation to sugar; and it is expedient to give effect to that Convention:

And whereas provision is made under article VII. of the Convention for the establishment of a permanent Commission with a permanent bureau attached to it charged with watching the execution of the provisions of the Convention (in this Ordinance referred to as the Permanent Commission):

Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Sugar Convention Ordinance, 1903."

Powers with respect to bounty fed sugar. to

2 (1) Where it is reported by the Permanent Commission that any direct or indirect bounty is granted in any foreign country on the production or export of sugars, the Governor in Executive Council may, by Proclamation, prohibit sugar from that foreign country to be imported or brought into Ceylon, subject to any provision which may be made by any Ordinance or by resolution of the Legislative Council to impose, in lieu of such prohibition, a special duty on such sugar in accordance with the Convention.

(2) While any such Proclamation is in force the Ordinances relating to Customs shall apply as if the sugar so prohibited from being imported or brought into Ceylon were specified in the table of prohibitions and restrictions inwards contained in schedule C of "The Customs Duties Amendment Ordinance, 1903."

(3) The Governor in Executive Council may, by Proclamation, make such regulations as appear to him necessary in relation to any Proclamation under this section, and may by those regulations in particular require the origin of all sugar imported or brought into Ceylon, whether in transit or otherwise, to be proved by such certificate or other evidence as may be provided in such regulations.

(4) A Proclamation made under this section shall not apply to molasses nor, except as expressly mentioned in this section, to sugar in transit.

3 (1) The Governor in Executive Council may also by Problamation make such regulations as appear to him necessary for the issue of certificates proving the origin of sugars exported from Ceylon.

(2) Regulations made under this section shall apply to sugars which have been previously imported into the Island and are exported either in the form in which they were imported or after refinement or other like process as well as to sugars manufactured from produce grown in the Island.

4 The Governor, with the advice of the Executive Council, may by Proclamation declare that every sugar factory and sugar refinery and factory for the extraction of sugar from molasses or other substances in Ceylon shall be subject to the supervision of the government agent of the province within which such factory or refinery is situated, and such govern-

Regulation as to certificate of origin of exported sugars.

Regulation of sugar factories.

ment agent may, subject to the approval of the Governor in Executive Council, make regulations-

(a) For prohibiting the carrying on of any such factory o

- refinery, otherwise than by persons authorized, an in premises approved by the government agen -and if required entered for the purpose; and for giving officers appointed by the government agent powers of entry into any part of the premises at any time ; and
- (b) For regulating the removal of any sugar to or from the premises, the storage of finished sugar, and the return of sugar for the purpose of further refinement; and
- (c) For making such entries in relation to the various processes in the manufacture of sugar as may be required by the government agent, and for enabling the officers of the government agent to inspect those entries;
- (d) For attaching penalties not exceeding Rs. 500 to any breach of or failure to comply with any regulation made under this section, and providing for the recovery and application of the penalty and for the forfeiture of any article in respect of which any offence against the regulations is committed.

(1) The Governor in Council may, by Proclamation, revoke, alter, or add to any Proclamation made under this Ordinance.

(2) Nothing in this Ordinance shall apply to glucose.

By His Excellency's command, EVERARD IM THURN,

Colonial Secretary.

Colonial Secretary's Office, Colombo, November 14, 1903.

MINUTE.

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

> An Ordinance to prevent the removal of Sand, Stone, and other Substances from the Seashore in certain cases.

Preamble.

1.1.1

HEREAS it is necessary to make better provision for the prevention of damage caused by removing stone, sand, coral, and other substances from the seashore : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

Short title.

1 This Ordinance may be cited as "The Seashore Ordinance, 1903."

2 Ordinance No. 20 of 1865, intituled "An Ordinance to provide against the removal of Stones and other Substances from certain parts of the Seashore," is hereby repealed.

3 It shall be lawful for the government agent of any province to prohibit the removal of sand, stone, coral, or other substances from any part of the seashore within his province adjoining or near any public road, thoroughfare, public work, public building, or adjoining or near any part of the Ceylon Government Railway, if such removal should, in his judgment, be calculated to injure such road, thoroughfare, public work, public building, or railway, and he shall cause notice of such prohibition to be given by such means as shall seem to him likely to give the greatest publicity thereto, it. Also Bett

Repeal.

Power of government agent to prevent. removal of stones, seashore.

11....

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Penalty.

4 (1) It shall be lawful for the Governor in Executive Council by Proclamation to prohibit the removal of all or any of the substances named in the last preceding section from any place on the seashore of the island or in the sea adjoining thereto whenever it appears that the removal of such substance is calculated to expose any houses, lands, trees, or other immovable property to damage by the sea.

(2) Every Proclamation under this section shall be published in the *Government Gazette*, and shall specify the limits within which the prohibition therein contained shall take effect.

Power of Governor to prohibit removal of such substances. 5 Any person who in contravention of any notice given by a government agent under section 3 or of a Proclamation under the last preceding section removes or assists in the removal of any sand, stone, coral, or other substance, shall be guilty of an offence, and shall be liable on conviction thereof to a fine which may extend to fifty rupees, and the sand, stone, or coral, or other substance in respect of which he was convicted may be confiscated.

By His Excellency's command,

EVERARD IM THURN, Colonial Secretary.

Colonial Secretary's Office, Colombo, November 14, 1903.

NOTICES IN TESTAMENTARY ACTIONS.,

In the District Court of Colombo.

Order Nisi Will proved, &c.

Testamentary Jurisdiction. No. 2,001. In the Matter of the Estate of the late Lokurallage Dona Luisa, deceased, of Narahenpita.

THIS matter coming on for disposal before A. de A. Seneviratne, Esq., District Judge of Colombo, on the 11th day of November, 1903, in the presence of Mr. J. H. Senanayake on the part of the petitioner Aratchige Amaris Dabera of Narahenpita; and the affidavit of the petitioner, dated 29th October, 1903, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Lokurallage Dona Luisa issued to him, as her husband, unless Aratchige Soida Dabera of Narahenpita, (2) Aratchige Luvina Dabera of Narahenpita, and (3) Aratchige Dionis Dabera of Narahenpita shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> A. DE A. SENEVIRATNE, District Judge.

The 11th day of November, 1903.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,006 C. In the Matter of the Estate of the late Juliana Mendis Abeyasekare Jayawardane Hamine, deceased, of Kandane.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on the 14th day of November, 1903, in the presence of Mr. E. W. Perera on the part of the petitioner Daluwattege Don Jusey Saparamadu Appuhaini, and the affidavit of the said petitioner, dated 11th November, 1903, having been read. It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Juliana Mendis Abayasekere Jayawardane Hamine issued to him, unless (1) Jusey Mendis A bayasekere Jayawardans Appuhamy and (2) Wickremearatchige Dona Ilena Hämine, both of Kandane in the Bagam pattn of the Alutkuru korale, shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, : District Judge.

The 14th day of November, 1903.

In the District Court of Colombo.

Order Nisi.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on the 14th day of November, 1903, in the presence of Mr. E. W. Perera on the part of the petitioner Ranapuradewage Nonamma Fernando; and the affidavit of the said petitioner, dated 10th November, 1903, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Ranamukadewage Thelenis Fernando issued to her, as his widow, unless Ranamukadewage Mainona Fernando, (2) Ranamukadewage Eminona Fernando, and (3) Ranamukadewage Sianris Fernando, all of Wanawaala in the Adikari pattu of the Siyane korale, shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, District Judge.

The 14th day of November, 1903.

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

Testamentary Jurisdiction. No. 2,038 C.

In the Matter of the Last Will and Testament of Austin Fernando, deceased, of Bambalapitiya.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on the 20th day of November, 1903, in the presence of Messrs. R. F. de Saram & Alvis on the part of the petitioners Annie Wilson Fernando nee Clement and Laurian Fernando; and the affidavit of the first petitioner, dated the 6th November, 1903, having been read :

It is ordered that the will of Austin Fernando, deceased, dated the 17th July, 1903, and now deposited in court, be and the same is hereby declared proved, unless any person interested shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary

It is further declared that the said Annie Wilson Fernando nee Clement and Laurian Fernando are the executrix and executor named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless any person interested shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> Joseph Grenier, District Judge.

The 20th day of November, 1903.

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

Testamentary) In the Matter of the Estate of the late Marian Matilda Johnson, Jurisdiction. No. 2,009 C. J deceased, of Colombo.

THIS matter coming on for disposal before Joseph Grenier, Esq., District Judge of Colombo, on the 20th day of November, 1903, in the presence of Messrs. R. F de Saram & Alvis on the part of the petitioner Matilda Abigail Johnson; and the affidavit of the petitioners, dated the 17th November, 1903, having been read :

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Marian Matilda Johnson issued to her, unless (1) Agnes Cornelia Modder of Hatton, (2) Alice Maud Weinman, (3) Josephine Elizabeth Johnson, (4) Owen ('harles Johnson, (5) Grace Letitia Johnson, all of Colombo, (6) Cornelia Welhelmina Weinman of Madulkele, (7) Henry Keith Johnson, (8) Helen Gertrude Loos, (9) Clare Louise Johnson, all of Colombo, shall, on or before the 10th day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

JOSEPH GRENIER,

District Judge.

The 20th day of November, 1903.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,010.

In the Matter of the Last Will and Testament of Gloster, Marshall, late of 12, Great Tower street in the City of London, deceased.

HIS matter coming on for disposal before Joseph L Grenier, Esq., District Judge of Colombo, on the 20th day of November, 1903, in the presence of H. Creasy, Esq., of Messrs. Julius & Creasy, Proctors, on the part of the petitioner; and the affidavit of Randolph Dickie Kershaw of Blair Athol, Dikoya, dated 2nd November, 1903, having been read, and an exemplification of probate of the will of the above-named deceased having been produced :

It is ordered that the will of Gloster Marshall, deceased dated 19th November, 1897, be and the same is hereby declared proved, unless any person interested shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Randolph Dickie Kershaw is the attorney of the executors named in the said will, and that he is entitled to have letters of administration, with the will annexed, issued to him accordingly, unless any person interested shall, on or before the 3rd day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, District Judge.

The 20th day of November, 1903.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Estate of Waduge Testamentary Iskino Lewera of Maha Hunupitiya Jurisdiction. in Dunagaha pattu of the Alutkuru No. 701. korale.

Florentina Thamel of Maha Hunupitiya in Dunagaha pattu of Alutkuru korale......Petitioner.

And

Maduge Ugo Lewera; 2, Waduge Maria Lewera; 3, Waduge Anamaria Lewera;
 4, Waduge Mathes Lewera; 5, Waduge Wetoriano Lewera; 6, Waduge Selestino Lewera, all of Maha Hunupitiya in Duna-maha pattu of Aluthum korala

gaha pattu of Alutkuru korale Respondents.

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Negombo, on 31st day of July, 1903; and the affidavit of Florentina Thamel of Maha Hunupitiya, dated the 31st day of July, 1902 being been produced. 1903, having been read :

It is ordered that the said Florentina Thamel of Maha Hunupitiya, the widow of the said deceased, is entitled to have letters of administration to the estate of the said deceased issued to her accordingly, unless the respondents or any other person on their behalf shall, on or before the 18th day of September, 1903, show sufficient cause to the satisfaction of this court to the contrary.

BERTRAM HILL, The 31st day of July, 1903.

District Judge.

Order Nisi extended till 4th December.

BERTRAM HILL, October 2, 1903. District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction No. 346.

In the Matter of the Estate of the late Henadirage Josappu and his wife Alujjage Kachy Nona, deceased, of Madurawala.

NHIS matter coming on for disposal before W. F. H. de L Saram, Esq., District Judge of Kalutara, on the 11th day of September, 1903, in the presence of Mr. E. W. Von Hagt, Proctor, on the part of the petitioner Henadirage Mohotti Sinno of Madurawala; and the affidavit of the said petitioner, dated 8th September, 1903, having been read: It is ordered that the said petitioner be and he is hereby declared entitled to have letters of administration to the estate of the said deceased Henadirage Josappu and his wife Alujiage Kachy Nona issued to him, as eldest son of the said deceased, unless the respondents—(1) Henadirage Pody Nona of Madurawala, (2) Henadirage Jane Nona, wife of (3) Pallawattege Janes Appuhami of Muruddenia, (4) Henadirage Nono-hami, wife of (5) Ellawallage Harmanis Appu of Mahawille, (6) Henadirage Seris Sinno, (7) Henadirage Missy Nona, (8) Henadirage Alpi Sinno, (9) Henadirage Abram Sinno of Madurawala—shall, on or before the 29th day of Outbulk and the series of the series the series of the seri October, 1903, show sufficient cause to the satisfaction of this court to the contrary,

> W. F. H. DE SARAM, District Judge.

The 11th day of September, 1903.

The date for showing cause against the above Order Nisi is hereby extended to the 30th day of November, 1903.

October 29, 1903.

W. F. H. DE SARAM, District Judge.

In the District Court of Kalutara. Order Nisi.

Testamentary) Jurisdiction. No. 352.

In the Matter of the Estate of the late Imiagey Dona Loku Nona Hamine, deceased, of Raddegoda.

THIS matter coming on for disposal before W. F. H. de Saram, Esq., District Judge of Kalutara, on the 5th day of November, 1903, in the presence of Mr. P. A. Gooneratne, Proctor, on the part of the petitioner Undu-godagey Samelis Rodrigo of Paragastota; and the affidavit of the said petitioner, dated 31st October, 1903, having been read:

It is ordered that the said petitioner Undugodagey Sarnelis Rodrigo of Paragastota be and he is hereby declared entitled to have letters of administration to the estate of the said deceased Imiagey Dona Loku Nona Hamine issued to him, as a son of the said deceased, unless the respondent Undugodagey Babbu Sinno Rodrigo of Paragastota shall, on or before the 17th day of Decem-ber, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> W. F. H. DE SARAM. District Judge.

The 5th day of November, 1903.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 1,432. Class I.

In the Matter of the Estate of the late Casippillai Kulasegarampillai of Vannarponnai, deceased.

Wannittampi Kantiah of Chandirippay....... Petitioner. Vs.

Thayalnayagiammai, widow of Kulasegaram-

pillai of Vannarponnai east Respondent. HIS matter of the petition of Nannittampi Kantiah of Chandirippay praying for letters of administra-tion to the estate of the above-named deceased Casippillai Kulasegarampillai coming on for disposal before W. B. B. Sanders, Esq., District Judge, on the 6th day of November, 1903, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 5th day of November, 1903, having been read: It is declared that the petitioner is the brother-in-law of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 11th day of December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 6th day of November, 1903.

In the District Court of Galle. Order Nisi.

Testamentary) Jurisdiction. No. 3,472.

In the Matter of the Joint Will of Danwattege Laisa Perera Subasinghe, deceased, of Galle.

THIS matter coming on for disposal before G. A. L Baumgartner, Esq., District Judge of Galle, on the 3rd day of October, 1903, in the presence of Mr. Jaya-sundara, Proctor, on the part of the petitioner D. W. Subasinghe of Magalla; and the affidavit of D. W. Suba-singhe of Magalla and the affidavit of D. W. Suba-

singhe of Magalla, dated 26th September, 1903, having been read ;

It is ordered that the will of Danwattege Laisa Perera Subasinghe, deceased, dated the 26th day of August, 1878, filed in testamentary case No. 2,924, be and the same is hereby declared proved.

It is further ordered and declared that the said D. W. Subasinghe of Magalla is next of kin of the said deceased, and that he is as such entitled to have letters of administration of the estate of the said deceased issued to him accordingly, with copy of the will annexed, unless the respondents (1)—D. C. Subasinghe, (2) D. J Suba-singhe, (3) D. A. Subasinghe, all of Magalla—shall, on or before the 4th day of November, 1903, show sufficient cause to the satisfaction of this court to the contrary.

· G. A. BAUMGARTNER, District Judge.

The 27th day of October, 1903.

Extended to 7th December, 1903.

G. A. BAUMGARTNER. District Judge.

In the District Court of Batticaloa.

Testamentary	In the Matter of the Estate and Effects
Jurisdiction.	of the late Valappody Division Officer
No. 393.	Kandappody of Kirankulam.

Between

Kadiramappody Palippody of Kirankulam..... Petitioner. And

(1) Valappody Thuraiammai, (2) Valappody Palattaipillai, (3) Valappody Nagat-taipillai, (4) Kumanippody Kunjinachchi-pillai, (5) Kumanippody Muttupillai, all

of Kirankulam...... Respondents.

THIS matter coming on for disposal before Thomas Brownlee Russell, Esq., District Judge of Batticaloa, on the 24th day of October, 1903, in the presence of Mr. C. Suppramaniam, Proctor, on the part of the petitioner; and the petitioner's affidavit, dated 14th October, 1903, and petition dated 19th October, 1903, having been duly read :

It is ordered that the petitioner be and he is hereby declared entitled to have letters of administration to the estate of Valappody Division Officer Kandappody, late of Kirankulam, issued to him, unless the respondents or any other person shall, on or before the 30th day of November, 1903, show sufficient cause to the satisfaction of this court ++ to the contrary.

> T. B. RUSSELL, District Judge.

In the District Court of Kurunegala,

Order Nisi.

No. 758. In the Matter of the Intestate Estate of the late Pawanna Seeman Nadar of Ebawalapitiya, deceaseo.

Pawanna Yawan Wathiyare of Negombo Petitioner.

And

(1) Selva Nadachi, (2) Sundaram Nadachi,

(3) Nalla Muttu, (4) Pakkiya Nadan,
(5), Joseph, all of Perakasapuram Nazareth
(Post town) Gillah, Trinniweli, India......Bespondents.

THIS matter coming on for disposal before P. Aruna-chalam, Esq., District Judge of Kurunegala, on the 28th day of October, 1903, in the presence of Mr. F. N. Daniels, Proctor, on the part of the petitioner **r**. N. Daniels, Proctor, on the part of the petitioner Pawauna Yawan Wathiyare of Negombo; and the affidavit dated 3rd day of October, 1903, and the petition dated 27th day of October, 1903, of Pawanna Yawan Wathiyare of Negombo having been read : It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Pawanna Seeman Nadar of Ebawalapitia issued to him, as the brother of the deceased, unless the respondents aforesaid shall, on or before the 11th December, 1903, show sufficient cause to the satisfaction of this court to the contrary.

P. ARUNACHALAM District Judge.

This 28th day of October, 1903.

In the District Court of Kurunegala.

Order Nisi.

Testamentary Jurisdiction.	In the Matter of the I the late Ratnaik Menikrala, Vidane deceased.	Mudiyanselage
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Appuhamilage Bandirala of Nelliye in Ihala

Otota korale......Petitioner.

1, Punchiralage Mudiyanse of Wigome in Madure korale; 2, Madahapole Banhami

Mature korale; 2, matanapolo mannan Vidanelage Kapuruhami of Kendewala; 3, Kapugedara Dingirihami of Lenowa, both in Hetahaye korale, 4, Appuhami-lage Dingiri Menika of Nelliya in Ihala Otota korale Respondents.

THIS matter coming on for disposal before P. Arunachalam, Esq., District Judge of Kurunegals, on the 12th day of November, 1903, in the presence of Mr. F. N. Daniels on the part of the petitioner Appuhamilage Bandirals of Nelliye; and the affidavit, dated the 28th day of October, 1903, and the petition dated the 11th day of November, 1903, of Appuhamilage Bandirala of Nelliye having been read : It is ordered that the petitioner afore-said be declared entitled to have letters of administration to the estate of the deceased Ratnaike Mudiyanselage Menikrala, Vidane of Kendewale, issued to him, as the eldest grandson and an heir of the deceased, unless the respondents aforesaid shall, on or before the 16th day of December, 1903, show sufficient cause to the satisfaction of the court to the contrary.

P. ARUNACHALAM,

District Judge. The 12th day of November, 1903.

In the District Court of Kurunegala.

In the Matter of the Intestate Estate Testamentary) of the late Suna Pana Awenna Weina Jurisdiction. No. 760. Vana Walatappa Chetty, deceased.

Rawenna Mana Una Udeyappa Chetty of Kurunegala.....Petitioner.

And

THIS matter coming on for disposal before P. Aruna-HIS matter coming on for disposal before P. Aruna-otalam, Esq., District Judge of Kurunegala, on the 18th day of November, 1903, in the presence of Mr. Markus, Proctor, on the part of the petitioner Rawenna Mana: Una Odeyappa Chetty of Kurunegala; and the affidavit dated the 4th day of November, 1903, and the petition dated the 12th day of November, 1903, of Rawenna Mana Una Odeyappa. Chetty of Kurunegala having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of adminis-tration to the estate of the deceased Suna Pana Awenna tration to the estate of the deceased Suna Pana Awenna Weina Vana Walatappa Chetty issued to him, as the son-in-law of the deceased, unless the respondents afore-said shall, on or before the 16th day of December, 1903, show sufficient cause to the satisfaction of the court to the contrary.

> P. ARUNACHALAM, District Judge.

The 13th day of November, 1903.

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In the District Court of Chilaw. Order Nisi.

Testamentary fin the Matter of the Estate of the late Jurisdiction Balesuria Mudiyanselage Punchirala Appuhany, late Vidane Arachchi of Jurisdiction. No. 666. Karawita.

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Chilaw, on the 13th day of November, 1903, in the presence of the petitioner

Balesuria Mudiyanselage Kandappuhamy, Vel-vidane of Karawita; and the affidavit of the said petitioner, dated the 13th day of November, 1993, having been read: It is the 13th day of November, 1995, having been read, 17th ordered that the said Balesuria Mudiyanselage Kandappu-hamy, Vel-vidane, be appointed administrator for the estate of the late Balesuria Mudiyanselage Punchirala Appuhamy, late Vidane Arachchi of Karawita aforesald, unless sufficient cause he shown to the contrary to the satisfaction of this court on the 11th day of December, 1903.

> BERTRAM HILL, District Judge.

Vastian Kurunathepillai Kame-

karanar, late of Mampury in Akkarai

The 16th day of November, 1903.

In the District Court of Puttalam.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Jurisdiction. No. 200.

pattu, deceased.

Between

Manuelpillai Bastianpillai, Udaiyar of Mampury aforesaid......Petitioper.

٧s. 1, Anapillai, widow of the aforesaid intestate; 2, Mary Bastianpillai, granddaughter of the aforesaid intestate, both of Mampury ; a) Luwina David, widow of Ignatius David
b) Luwina David, widow of Ignatius David
c) Kättakado, daughter of the deceased;
c) Johanna. Muttukumara, widow of
c) Bobert Müttukumara, daughter of the
c) Agnes Muttukumara, grand-

daughter of the deceased Respondents.

THIS matter coming on for disposal before Herbert Rayner Freeman, Esq., District Judge of Puttalam, on the 17th day of November, 1903, in the presence of Mr. Adam Muttukumara, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner; dated 17th day of November, 1903, having been read: It is ordered that the petitioner be and he is hereby declared entitled to letters of administration to the estate of Vastian Kurunathepillai Kamekaranar, deceased, of Manoner, unless the respondents or any other persons of Mampury, unless the respondents or any other persons interested in the matter shall, on or before the 9th day of December, 1903, show sufficient cause to the satisfaction of the court to the contrary.

> H. R. FREEMAN District Judge.

The 17th day of November, 1903.

In the District Court of Badulla. Order Nisi.

Testamentary) Jurisdiction. No. 241 B.

In the Matter of Estate of Adam Pulle Mathicham, late of Bakmigahawela, deceased.

THIS matter coming on for disposal before **B**. **N**. Thaine, Esq., District Judge of Badulla, on the 27th day of October, 1903, in the presence of the peti-tioner Adam Pulle Ismail Marikar of Bakunigabaweha; and the affidavit of the petitioner, dated 26th October,

1903, having been read : It is ordered: that the aforesaid petitioner be declared entitled to have letters of administration to the estate of. Adam Pulle Mathicham issued to him, unless (1) Pakir Pulle Mukulut Umma, guardian *ad litem* of (a) Saibi Mathicham Ahamadu Lebbe, (b) Asith Umma, and (e) Slemem Lebbe, who are minors; (2) Adam Fulle Aba Baker; and (3) Ahamadu Lebbe Omaru, ali of Bakmi gahawala in Wellassa, shall, on or before the 28th day of November, 1903, show sufficient cause to the satisfaction of this court to the contrary.

> B. N. THAINE, District Judge.

The 27th day of October, 1903.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,111.

In the matter of the insolvency of Victor Alexander of Bambalapitiya, Colombo.

HEREAS Victor Alexander 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 January 7, 1904, and on January 21, 1904, will take place for the 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, J. B. MISSO, Colombo, November 25, 1903. Secretary.

In the District Court of Jaffna

No. 49. In the matter of the insolvency of Kantar Veerakattippillai of Chavakachcheri.

WHEREAS Kantar Veerakattippillai of Chavakachcheri has filed a declaration of insolvency, and a petition for the sequestration of the estate of Kantar Veerakattippillai under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Kantar Veerakattippillai insolvent accordingly; and that two public sittings of the court, to wit, on January 11, 1904, and on January 26, 1904, 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. KANTAIYAH, Secretary.

Jaffna, November 16, 1903.

No. 46. In the matter of the insolvency of Kartigesar Arumugam of Vannarponnai,

NOTICE is hereby given that a public sitting of this court will be held on December 18, 1903, to make a dividend of the insolvent's estate.

By order of court,

R. KANTAIYAH, Secretary.

Jaffna, November 16, 1903.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Moona Nawana Rawana Mana Muthaiya

Chetty of Sea street in Colombo......Plaintiff. No. 18,790 C. Vs.

1, P. G. A. S. Weerakoon and his wife 2, M. E. Weerakoon of Barber street,

NOTICE is hereby given that on Friday, December 18, 1903, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 700, with interest on Bs. 620 at 30 per cent. per annum from August 6, 1903, till September 16, 1903, and thereafter at 9 per cent. per annum till payment in full, and costs, viz. :-

All that allotment of land with the buildings standing thereon, formerly bearing assessment No. 18 and now No. 20, situated at Barber street, within the Municipality of Colombo; bounded on the north-east by the premises No. 21 of Henrietta Eliza Weerasekera, on the south-east by Barber street, on the south-west by the premises No. 19 of C. E. Anandappa, and on the north-west by the property of F. W. Anthonipulle; containing in extent 17.84 square perches more or less.

Fiscal's Office, Colombo, November 25, 1903. E. ONDATJE, Deputy Fiscal. In the Court of Requests of Colombo.

John Valaithan Pillai of Pickering's road,

Kotahena, Colombo ... Plaintiff. No. 24,965. Vs.

Sandanam Pulle Muttusamy Pulle of Gintu-

pity street, Colombo Defendant,

NOTICE is hereby given that on Friday, December 18, 1903, at 2 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.** 159 25, and poundage, viz.:--

The unexpired term of the indenture of the lease No. 5,083, dated (February 11, 1898, attested by Mr. D. G. M. Wickremasingha of Colombo, Notary Public, for a period of full seven years from February 1, 1898, of the following property, to wit :--

All that allotment of land with the buildings standing thereon, bearing assessment No. 23, situated at Gintupity street, within the Municipality of Colombo; bounded on the north by landway 14 links wide, on the east by the property of Christoffel Valayden, on the south by Gintupity street, and on the west by the property of Loganayagam; containing in extent about 34_{100}^{*} square perches; and also the right, title, and interest of the defendant in and to the 14 rooms erected by him on the aforesaid premises.

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Fiscal's Office,

Colombo. November 25, 1903.

E. ONDATJE, Deputy Fiscal. 700

Southern Province.

In the District Court of Galle.

No. 5,843. Vs.

Peyahandy Suwaneris de Silva of Kosgoda

and others.......Defendants.

NOTICE is bereby given that on Saturday, January 9, 1904, commencing at 3 o clock in the afternoon, will be sold by public auction at the premises the following property, viz. :-

1. 1 of the soil and soil share trees and 4 parts of the planter's share of the plantation of the garden called Bakingahaowita of the extent of about 3 roods, and also t of the four completed houses, tiled and plastered with chunam, adjoining each other, standing on the said garden at Hiddarugoda in Kesgoda. 2. , of the soil and soil share trees and a part of the

to the north of the aforeshid house and of the completed kitchen house built to the west of the foregoing house, and also the part and st parts of the soil and soil share trees and 1, part of the fruit trees of the planter's share of the first plantation of the soil garden at do.

3. $\frac{1}{2}$ of $\frac{1}{2}$ part of the soil and soil share trees of Pela-

4. 4 parts of the entire soil and trees of Maragaha-watta, wherein Alankara Sinda resided, at Godagangoda.
5. 4 parts of the planter's share of Bakmigahaliadda,

situate at do. Mortgaged and declared executable under the judgment

entered in the above case.

Writ amount, Rs. 1,270.87.

Fiscal's Office, Galle, November 24, 1903.

C. T. LÉÉMBRUGGEN, for Fiscal.

In the District Court of Galle.

Don Adrian de Silva Weerasuriya of Kata-

'Na. 8,687. Vs.

Lamahewage Matheshamy alias Don Mathes de Silva Jayasuriya and others of Koggala....Defendant. J DTLOE is hereby given that on Wednesday, Decem-Ly ber 30, 1903, commencing at 2.30 o'clock in the atternion, will be sold by public auction at the premises the following property, viz :-

1. The lot No. 3, 20 ft, in length and 14 ft. in breadth; of a portion containing 2 roods and 10 06 perches of the land called Ulugedarawatta alias Mödarabeligaha-

of the land called Ulugedar watta alias Modarabeligaha-watta alias Dombagahawanta, and the white plastered tiled houtique facing towards the east standing on the said lot, situate at Koggala. 2. All the fruit trees and soil of Ulugedarawatta alias Wellewatta alias Modarabeligahawatta alias Dombagaha-watta No. 22 and the two tiled boutique rooms facing towards south, situate at Roggala. 3. Une fourth part of lot marked letter H allotted for the Ye part of the tild called Bandarawatta alias Maha-watta to A part of the tild called Bandarawatta alias Maha-watta of A part of the tild called Bandarawatta alias Maha-watta of A part of the tild called Bandarawatta alias Maha-watta of A part of the tild called Bandarawatta alias Maha-watta of A part of the tild called Bandarawatta alias Maha-watta of A part of the tild called Bandarawatta alias Maha-watta of A part of the treat trees and soil, exclusive of the planter's share of the treat trees and soil, exclusive of the planter's share of the treat trees and soil, of the land called Maddumiatalagewatta and the white plastered tiled bungalow house of 11 cubits facing towards south and north, built of granite, situate at Koggala.

north, built of granite, situate at Koggala. 5. All that 10 and 20 parts of the fruit trees and soil of the find called Dammulakurunduwatta, situate at Malalagama; containing in extent 3 acres 1 rood and 38 percines.

Property mortgaged and declared executable under the judgment entered in the above case.

Amount Rs. 1,792.01, with interest on Rs. 1,580.26 at 9 per cent. from September 5, 1902.

C. T. LEEMBRUGGEN, Fiscal's Office, for Fiscal. Galle, November 24, 1903.

North-Western Province.

In the District Court of Kurunegala.

Kaua Mana Nalla Carpen Chetty of Kurunegala..... Plaintiff.

No. 2,403. Vs.

Ponnamperuma Arachonige Don Herat Appuhamy of Mahakeliya......Defendants.

NOTICE is hereby given that on Saturday, December 19, 1903, 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. Kirimetiyawalagawahena, now a garden of about 5 kurunies of kurakkan sowing extent, situate at Batkarauwa in Kudagalboda korale of the Weudawili hatpattu; and bounded on the north by the ehala tree standing on an ant-hill on the limit of the chena formerly owned by Nambirala Arachchi and Punchirala Vedarala, owned by Pramourala Aracheni and Funchirala Vedarala, and presently owned by P. A. Don Herat Appuhamy, the defendant, east by the high road leading to Puttalam, south by the village limit of Pallandeniya, west by the Badawetiya, this side of the ela, together with all the plantations and houses thereon.

2. An undivided half share of Galagawawatta of about 1 kurunie of kurakkan sowing extent, slottate at Ratkaranwa aforesaid; and bounded on the north by the east by Puttalam road, south by the limit on which the stone pond (galwala) on Kalu Tamby's land, west by ... Diggalla.

On Monday, December 21, 1903, at 1 o'clock in the afternoon.

3. The southern half-share of Timbirigahamulawatta of 3 acres and 26 perches in extent, situate at Wariyapola in Dewameda korale of the Dewamedi hatpattu; and bounded on the north by the fence of the garden of Kamel Wadurala, east by the tank bund, south by beli fence to the church premises, west by the Pattalam road, including the houses and plantations thereon. Amount to be levied is Rs. 590.624, with interest and

poundage.

W. H. DE SOYSA Deputy Fiscal.

Fiscal's Office, Kurunegala, November 16, 1903.

Province of Sabaragamuwa.

In the Court of Requests of Colombo. Sarnelis Appuhami of Bentota Plaintiff. No. 22,997. Vs. In the Court of Request of Colombo. P. D. S. Wijeyeratna of Grandpass, Colombo Plaintiff No. 22,965. Lindamulage Poloria Lisia, de Silva of Horetuduwa in the District of Kalutara, executrix of the last will and testament of Wijesooria Muhanidramalage Cathonis

de Silva, deceased......Defendant.

NOTIOE is hereby given that on Saturday, December 19, 1905, commending at 11 o'clock in the forenoon, will be sold by public auction at the premises

the right, title, and interest of the said defendant in the following property, viz.:-

(1) An undivided one-half share or portion of and from Nellamalehenyadeka, the undivided one-half share or portion of land from Galendehenyadeka alias Halellehenyadeka, and an undivided one-half share of Mawabuhena, all the three now forming one property, of the extent of about 15 amunams of paddy sowing, or 250 acres more or less, situated at the village Indurana in Debigampal korale in Three Korales in Kegalla District; and bounded on the east by the village boundary leading to Indurana, now a tea estate, on the south by the limit of the chena of Allis Appuhamy, on the west by the fields and road, on the north by elephant path and the limit of the chena of Mudiyanse.

(2) The land called Kahatagahahena of 6 amunams of paddy sowing extent, or 80 acres more or less, adjoining above described land, situated at the village the

Purampotta in Dehigampal korale in Three Korales aforesaid; and bounded on the north by the garden of Thomisa and others and Tolalagala, on the east by elephant path and Indurana village boundary, now Indura tea estate, on the south by Mettihakkawala and elephant path, and on the west by the road leading from Baronchi Appuhami's property to Puranpotta, together with the buildings standing thereon. Writ No. 22,997 issued to levy the sum of Rs. 274-16, with legal interest on Rs. 179 from April 21, 1903, till parameter in full and cost Rs. 2005

payment in full, and costs Rs. 30.25.

Writ No. 22,965 issued to levy the sum of Rs. 150, with legal interest thereon from February 4, 1903, till payment in full, and costs of suit Bs. 2.25.

TIMOTHY F. ABAYAKOON, Deputy Fiscal's Office Deputy Fiscal. Kegalla, November 23, 1903.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Kandy by four labourers of Bambaragama estate against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 53.38.

> W. R. VANDERPUT, Chief Clerk.

This 18th day of November, 1903.

NOTICE is hereby given that the valueless records of the Court of Requests, Colombo, from No. 55,200 of November 11, 1867, to No. 64,650 of April 12, 1869, will be destroyed, in terms of the Ordinance No. 12 -of 1894, at the expiration of three months from the date thereof.

Any person interested in any record may personally, by Proctor, or by duly authenticated petition claim, upon good cause shown, that such record may not be destroyed.

> J. R. WEINMAN, Commissioner.

.Court of Requests, Colombo, November 10, 1903.

ම කාවැම්ව ලසාවියේ දිෂි 1867ක්වූ නොවැම්ව මස 11 වෙනි දින සිට 1869ක්වූ අපෙයල් මස 12 වෙනි දින දක්වා තිබෙන පරණ නඩුපොත් මෙහි පහත පෙනෙන දිනේ සිට තුන්මාසයක් ගිය පසු වර් 1894රේ 12 වෙයා ආඥපනතේ පකාරයට පුළුස්සාදමන බව କ୍ରାନସ୍ ଦ୍ୟୁର୍ତ୍ତି. ଅକ୍ରୋସାପ କରିଥିୟ ପଡ଼ି ଅମ୍ପ ବଦା

තක් පුළුස්සා නොදමා තබාගත්ට ඕනෑ නම් ඒ බව තමන් උසාවිය ඉදිරියේ පෙනීසිට නොහොත් පෙරකපෝරුකෙනෙක් ලවා නැත්නම් ලිසු අය ගේ අග්සන් ඇති පෙත්සමකින් උසාවිය පිලි ගන්නා සෑමෙහන කරුනු පෙන්වා එය පුළුස්සා නොදමන ලෙස ඉල්ලා සිටිය යුතුයි.

> ජේ. ආර්. වයිමන්, කොමසාර්ස් උත්තාන්සේ.

වෂී 1903ක්වූ නොවැම්බු මස 10 වෙති දින කොලඹ රිකුවැස්ව් උඏාවිමස්දීය.

1867 ம் ஆண்டு கார்த்திகைம் 11 த் தேதியைக்கொண்ட 55,200 ம் இலக்கம் முதலாய் 1869 ம் ஆண்டு இத்திரைம 12 த் தேதியைக்கொண்ட 64,650 ம் இலக்கம் வசையிலும் உள்ள கொழும்பு றெக்குவென கோட்டின் பன்ப பெறுமதி யற்ற வ நக்குப் புத்தகங்கள் யாவும் 1894 ம் ஆண்டின் 12 ம் இலக்கக் கட்டணச்சட்டத்தின் பாகாமம் இத்தேதி அலக் கம் மூன் அமாதத்திற்குப் பிற்பாரே அழித்துப்போடப்பரே மென் அற்தால் அறிவிக்கப்படுகள் நது.

எந்த வழக்குகளிலே னும் உடத்தைப்பட்டவர்கள் எவர்க எாவது நோகவாகு தல் தாணிமார்கள் மூவமாயாகு தல் அல்லது முறைமையான பெட்டிச வாய்லாயாகு தல் போ திய காரணம் காட்டி அவ்வி தமான வழக்குப் புத்தகங்கள் அழிக்கப்படாதென் அஉரித் தப்பேசலாம்.

ஜே. ஆர். உலைம்மென், சொம்மிஷனர்.

கொழும்பு மெக்குவன கோமே, 1903 ம் ஞு கார்த்திகையூ 10 த உ.