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

PART II.—Legal and Judicial.

PART III.—Provincial Administration.

PART IV.—Marine and Mercantile.

PART V.—Municipal and Local.

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Part II.—Legal and Judicial.

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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 Midland Circuit will be holden at the Audience Hall at Kandy on Monday, March 11, 1895, at 11 o'clock of the morning of the said day, with continuation of days.

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

C. R. CUMBERLAND,
Fiscal.

Fiscal's Office,
Kandy, February 9, 1895.

බලයෙන් මට ලැබී තිබෙන අනුමැතිය මගින් මෙහි ප්‍රකාශ කරනු ලබන්නේ මධ්‍යම දිසාවේ ක්‍රිමිනෙල්ලයේ විනිශ්චය වර්ෂ 1895 ක්වු මාර්තු මස 11 වෙනි දින පෙරවරු 11 පැය පවත්වනු ලබන එක දවස්වලට මධ්‍යම දිසාවට අයිති මගුල් මඩුවේ නඩුවක් යෙදෙනවා ඇත. එහි යම් කාරණයක් ඇතුළත් පිරින සැමදෙනාම ඉහත සභාවට මතුකර වෙලාවට ඇති පෙනී සිටින බව මනුෂ්‍යයන්ගේ අවසර ලබා ගනු

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මිස එස් නොව එයින් පිටත යන බව නුපුළුවන් බවත් මෙයින් සැමදෙනාම දන්වන්නෙමි.

සී. ආර්. කම්බර්ලාන්ඩ්,
පිස්කල් මමිස.

වර්ෂ 1895 ක්වු පෙබරවාරි මස 9 වෙනි දින මහනුවර පිස්කල් කන්තෝරුවේදීය.

මුහුණතේ තිබෙන අනුමැතිය මගින් මෙහි ප්‍රකාශ කරනු ලබන්නේ මධ්‍යම දිසාවේ ක්‍රිමිනෙල්ලයේ විනිශ්චය වර්ෂ 1895 ක්වු මාර්තු මස 11 වෙනි දින පෙරවරු 11 පැය පවත්වනු ලබන එක දවස්වලට මධ්‍යම දිසාවට අයිති මගුල් මඩුවේ නඩුවක් යෙදෙනවා ඇත. එහි යම් කාරණයක් ඇතුළත් පිරින සැමදෙනාම ඉහත සභාවට මතුකර වෙලාවට ඇති පෙනී සිටින බව මනුෂ්‍යයන්ගේ අවසර ලබා ගනු

සී. ආර්. කම්බර්ලාන්ඩ්,
කණ්ඩු පිස්කල් කන්තෝරුව,
පිස්කල් මමිස.

B 1

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 Batticaloa will be holden at the Court-house at Batticaloa on Friday, March 1, 1895, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, K. C. KADIGAMER, Batticaloa, February 7, 1895. for Fiscal.

இலங்கைத்தீவின் சங்கைபோந்த சுப்பிரீம் கோட்டா ரது கட்டளையின்படி நாம் பிரசித்தப்படுத்தவதாவது : மட்டுக்கழப்பு கோட்டுகீட்டிலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மட்டுக்கழப்பு டிஸ்திரிக்டைச்சேர்ந்த கிறிமினெல் வழக்குவிசாரணை, கஅகரு ம் ஆண்டு பங் குனிமாதம் க ந் திகதியாகிய வெள்ளிக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும். ஆதலால் அவ்விசாரணையிற் காரியகரும முள்ளவர்களெல்லோரும் செல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்றி நீங்காதிருக்கக்கடவர்கள்.

கெ. சி. கதிகாமர், பிஸ்காலுக்காக.

மட்டுக்கழப்பு பிஸ்கால் கந்தோர், கஅகரு ம் ஆண்டு மார்ச்சு 1 11 1895 ன்று பிஸ்காலுக்காக.

இலங்கைத்தீவின் சங்கைபோந்த சுப்பிரீம் கோட்டா ரது கட்டளையின்படி நாம் பிரசித்தப்படுத்தவதாவது : மட்டுக்கழப்பு கோட்டுகீட்டிலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மட்டுக்கழப்பு டிஸ்திரிக்டைச்சேர்ந்த கிறிமினெல் வழக்குவிசாரணை, கஅகரு ம் ஆண்டு பங் குனிமாதம் க ந் திகதியாகிய வெள்ளிக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும். ஆதலால் அவ்விசாரணையிற் காரியகரும முள்ளவர்களெல்லோரும் செல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்றி நீங்காதிருக்கக்கடவர்கள்.

இங்ஙனம், கெ. சி. கதிகாமர், பிஸ்காலுக்காக.

மட்டுக்கழப்பு பிஸ்கால் கந்தோர், கஅகரு ம் ஆண்டு மார்ச்சு 1 11 1895 ன்று பிஸ்காலுக்காக.

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 Midland Circuit at Kandy will be holden at the Court-house at Kandy on Monday, March 11, 1895, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, H. WACE, Ratnapura, February 9, 1895. Fiscal.

இலங்கைத்தீவின் சங்கைபோந்த சுப்பிரீம் கோட்டா ரது கட்டளையின்படி நாம் பிரசித்தப்படுத்தவதாவது : மட்டுக்கழப்பு கோட்டுகீட்டிலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மட்டுக்கழப்பு டிஸ்திரிக்டைச்சேர்ந்த கிறிமினெல் வழக்குவிசாரணை, கஅகரு ம் ஆண்டு பங் குனிமாதம் கக ந் திகதியாகிய திங்கக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும். ஆதலால் அவ்விசாரணையிற் காரிய கருமுள்ளவர்களெல்லோரும் சொல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்றி நீங்காதிருக்கக்கடவர்கள்.

இங்ஙனம், எச். வேஸ், பிஸ்கால்.

மட்டுக்கழப்பு பிஸ்கால் கந்தோர், கஅகரு ம் ஆண்டு மார்ச்சு 11 1895 ன்று பிஸ்காலுக்காக.

இலங்கைத்தீவின் சங்கைபோந்த சுப்பிரீம் கோட்டா ரது கட்டளையின்படி நாம் பிரசித்தப்படுத்தவதாவது : மட்டுக்கழப்பு கோட்டுகீட்டிலே மேற்சொல்லிய சுப்பிரீம் கோட்டாரால் மட்டுக்கழப்பு டிஸ்திரிக்டைச்சேர்ந்த கிறிமினெல் வழக்குவிசாரணை, கஅகரு ம் ஆண்டு பங் குனிமாதம் கக ந் திகதியாகிய திங்கக்கிழமை காலமே கக மணி தொடங்கி அன்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும். ஆதலால் அவ்விசாரணையிற் காரிய கருமுள்ளவர்களெல்லோரும் சொல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்றி நீங்காதிருக்கக்கடவர்கள்.

இங்ஙனம், எச். வேஸ், பிஸ்கால்.

மட்டுக்கழப்பு பிஸ்கால் கந்தோர், கஅகரு ம் ஆண்டு மார்ச்சு 11 1895 ன்று பிஸ்காலுக்காக.

Return of Uncertificated Insolvents for the Half-year ended December 31, 1894.

No. of Case.	Date of Insolvency.	Name of Insolvent.	Remarks.
1893.			
1,799	October 25	Kawanna Ahamadu Alie	August 27, 1894, certificate refused.
1,800	December 23	Arthur Wambeek	September 28, 1894, certificate refused.
1894.			
1,801	January 8	Dodampegamage Dionis Silva	July 6, 1894, certificate suspended for 12 months.
1,809	April 28	Oona Ismail Lebbe Marikar	November 19, 1894, certificate refused.
1,811	July 5	Lichmehand Heenchund	November 26, 1894 do.
1,812	August 28	M. Perera	December 17, 1894 do.

District Court, Colombo, February 13, 1895.

JOSEPH GRENIER, Acting District Judge.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by two labourers of Mulgama estate in Pooprasse, against the proprietor thereof, under the provisions of the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 34.

Court of Requests, Gampola, February 6, 1895.

G. FONSEKA, Chief Clerk.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Goods and Chattels of Maria Ellen Gooneratne, late of Nedimala in the Palle pattu of Salpiti korale, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 17th day of January, 1895, in the presence of W. P. Ranasinghe, Proctor, on the part of the petitioner Peter Alfred Gooneratne, of Panadure; and the affidavit of the said Peter Alfred Gooneratne, dated 17th December, 1894, having been read: It is ordered that the said Peter Alfred Gooneratne be and he is hereby declared entitled to have letters of administration to the estate of Maria Ellen Gooneratne, deceased, issued to him, as husband of the said deceased, unless the respondent, Cecil Ernest Gooneratne, of Nedimala in the Palle pattu of Salpiti korle, shall, on or before the 21st day of February, 1895, show sufficient cause to the satisfaction of this court to the contrary.

JOSEPH GRENIER,
Acting District Judge.

The 17th day of January, 1895.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate and Effects of Segoe Hussen Salihu Marikar, of Grandpass in Colombo, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 24th day of January, 1895, in the presence of W. P. Gunawardena, Proctor, on the part of the petitioner Packeer Tamby Sinne Doray of Grandpass in Colombo; and the affidavit of the said Packeer Tamby Sinne Doray, dated 23rd November, 1894, having been read: It is ordered that the said Packeer Tamby Sinne Doray be and he is hereby declared entitled to have letters of administration to the estate of Segoe Hussen Salihu Marikar, deceased, issued to him, as uncle of the said deceased, unless the respondents—1, Umma Haniffa of Grandpass, in Colombo; and 2, Segoe Muhamadu Salihu, of Egoda Uyane in Panadure Totamune—shall, on or before the 28th day of February, 1895, show sufficient cause to the satisfaction of this court to the contrary.

JOSEPH GRENIER,
Acting District Judge.

The 24th day of January, 1895.

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Jayenetticoralallage Don Cornelis Gonesekere, Vidane-arachchi, deceased, and of his wife Wittachicoralallage Dona Cornelia Brewoojetina Hamine, of Lewandowe.

THIS matter coming on for disposal before F. J. de Livera, Esq., District Judge of Kalutara, on the 18th day of December, 1894, in the presence of Mr. E. W. von Hagt, Proctor, on the part of the petitioner Wittachicoralallage Dona Cornelia Brewoojetina Hamine, of Lewandowe; and the affidavits of the said Wittachicoralallage Dona Cornelia Brewoojetina Hamine and of the subscribing witnesses to the last will, dated 11th December, 1894, having been read: It is ordered that the will of the late Jayenetticoralallage Don Cornelis

Gonesekere, Vidane-arachchi, deceased, and of his wife, dated the 3rd June, 1894, and now deposited in this court, be and the same is hereby declared proved.

It is further declared that the said Wittachicoralallage Dona Cornelia Brewoojetina Hamine, as the lawful wife of the deceased, is entitled to have letters of administration with copy of the will annexed issued to her, unless the respondents—1, Jayenetticoralallage Don Siman Appuhamy; 2, Jayenetticoralallage Edwin Spencer Appuhamy; 3, Jayenetticoralallage Don Salman Appuhamy; 4, Jayenetticoralallage Don Marthenus Appuhamy; 5, Jayenetticoralallage Dochi Nono Hamine; 6, Jayenetticoralallage Nono Hamine; 7, Jayenetticoralallage Unjo Hamine; 8, Jayenetticoralallage Menchi Nono Hamine; 9, Jayenetticoralallage Podi Nono Hamine; and 10, Jayenetticoralallage Sophia Hamine, all of Lewandowe—shall, on or before the 23rd February, 1895, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA,
District Judge.

The 23rd day of January, 1895.

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Amarasingha Aratchigey Dona Carlina Hamine, deceased, of Katukurunda in Kalutara.

THIS matter coming on for disposal before H. W. Brodhurst, Esq., Additional District Judge of Kalutara, on the 4th day of February, 1895, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner Wellewattegey Don Swaris de Silva Appuhamy; and the affidavit of the petitioner Wellewattegey Don Swaris de Silva Appuhamy, dated 31st day of January, 1895, having been read: It is declared that the said Wellewattegey Don Swaris de Silva Appuhamy is entitled to have letters of administration of the estate of the deceased issued to him, unless any person shall, on or before the 12th day of March, 1895, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA,
District Judge.

The 4th day of February, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Koggala Liyanage No. 2,944. } Dingihami, deceased, of Dangedara.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 30th day of January, 1895, on the motion of Nicholas Dias Abeyasingha, Esq., Proctor, on the part of the petitioner Gurucandege Nonnohami, of Galle; and the affidavit of the said Gurucandege Nonnohami, dated 24th day of January, 1895, having been read: It is declared that the said Gurucandege Nonnohami, of Galle, who is the widow of the deceased Ratuaweera Patabendige Cornelis, is the executor named in the said will, is entitled to have letters of administration of the estate of the said deceased Koggala Liyanage Dingihami, unless any person or persons shall, on or before the 20th day of February, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. L. MOYSEY,
District Judge.

The 30th day of January, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Caludewa Juwanis de Silva, deceased, of Ooduwaragoda in Cahawe. No. 3,071.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 22nd day of September, 1894, in the presence of Mr. D. O. D. S. Gunasekera, Proctor, on the part of the petitioners Caludewa Jayanhamy of Cahawe and Miningal Saranappu of Candala; and the affidavit of Caludewa Jayanhamy of Cahawe and Miningal Saranappu of Candala, dated 26th day of September, 1893, having been read:

It is ordered that the will of Caludewa Juwanis de Silva, deceased, dated 8th day of November, 1892, and now filed in this case, be and the same is hereby declared proved.

It is further declared that the said Caludewa Jayanhamy and Miningal Saranappu are the executors named in the said will, and that they are as such entitled to have probate of the same issued to them, unless the respondents—(1) Mahadura Leyisohamy of Cahawe, the widow of the deceased; (2) Caludewa Jayanhamy; (3) Caludewa Davit Appu, both of Cahawe; (4) Caludewa Podihamy, wife of (5) Miningal Saranappu of Candala; (6) Caludewa Enishamy, wife of (7) Banolu Ewaris Appu of Randoombe; (8) Caludewa Sarlishamy of Cahawe, wife of (9) Tirimadura Aranappu; (10) Caludewa Ambalishamy, wife of (11) Canakaratra Arnolis Appu of Cahawe; (12) Caludewa Aralishamy of Cahawe; and (13) Matthes Cankanange Siman Appu, son of deceased Amaris, wife of Matthes Cankanange Enis—shall, on or before 8th day of January, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. L. MOYSEY,
District Judge.

The 22nd day of September, 1894.

The Order Nisi dated 22nd day of September, 1894, is extended to 18th day of February, 1895, and it is hereby declared that unless the respondents therein named shall, on or before that day, show cause to the contrary, the petitioners therein named will be declared entitled to have probate of the last will and testament of the deceased Caludewa Juwanis de Silva issued to them.

H. L. MOYSEY,
District Judge.

January 8, 1895.

In the District Court of Chilaw.

Order Nisi.

No. 470. In the Matter of the Estate of the late E. Dias Silva Hamine, of Madampe.

THIS matter coming on for disposal before Edward Thomas Noyes, Esq., District Judge of Chilaw, on the 23rd day of January, 1895; and the petition and affidavit of M. M. Abeyasekara, of Madampe, dated the 18th day of January, 1895, having been read: It is ordered that the said M. M. Abeyasekara, of Madampe, be and he is hereby declared entitled to have letters of administration to the estate of the late E. Dias Silva Hamine, of Madampe, and that such letters be accordingly issued to him, unless any person shall show sufficient cause to the contrary on the 11th day of March, 1895.

E. T. NOYES,
District Judge.

This 23rd day of January, 1895.

In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Intestate Estate of the late Narasin Achchilage Punchirala, of Tambawila. No. 19.

Narasin Achchilage Wijerat Menika, of Tambawila.....Petitioner.

Against

Narasin Achchilage Selenchi Appuhamy, of Tambawila.....Respondent.

THIS matter coming on for disposal before C. Eardley-Wilmot, Esq., District Judge of Kegalla, on the 28th day of January, 1895, in presence of Mr. Herat, Proctor, on the part of the petitioner Narasin Achchilage Wijerat Menika, of Tambawila; and the affidavit of the said petitioner, dated the 28th day of January, 1895, having been read: It is ordered that the petitioner aforesaid, as daughter of the deceased Narasin Achchilage Punchirala, be declared entitled to have letters of administration to the estate of the said deceased, unless the respondent Narasin Achchilage Selenchi Appuhami, of Tambawila, shall, on or before the 2nd day of March, 1895, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT,
District Judge.

The 31st day of January, 1895.

NOTICES OF INSOLVENCY.

In the District Court of Kandy.

No. 1,355. In the matter of the insolvency of Kuna Marda Kangany, of Pussellawa.

WHEREAS the above-named Kuna Marda Kangany was on February 5, 1895, adjudged insolvent by the District Court of Kandy, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that

two public sittings of the court will be held, to wit, on March 8 and 15, 1895, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court,

A. SANTIAGO,
Secretary.

Kandy, February 9, 1895.

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Kalutara.

Mrs. H. M. van Cuylenberg, of Kalutara..... Plaintiff.
No. 1,524. Vs.
John Philip de Fonseka, of Petegonelia
estate, Kalutara..... Defendant.

NOTICE is hereby given that on Monday, March 11, 1895, 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 Rs. 12-75, with interest on Rs. 10 at 9 per cent. per annum from November 26, 1894.

The soil of Patebendigekurunduwatta, of the extent of about 5 acres, situated at Kalemulla; bounded on the north by the footpath, on the east by Penikumbura, on the south and west by the land belonging to Eradias de Silva Guneratne, Notary.

Deputy Fiscal's Office,
Kalutara, February 11, 1895.

T. DE NIESE,
Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Mayna Mayna Meyappa Chetty, of Kandy.....Plaintiff.
No. 8,766. Vs.
Perumal Gangany's son Rameswamy Kanaka-
pulle of Lebanon group, MadulkeleDefendant.

NOTICE is hereby given that on February 21, 1895, at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant, viz. :—

Welaymullawatta of 9 acres and 11 perches and the appurtenant Welaymullawatta of 2 acres 1 rood and 15 perches, situate at Kosgama in Palisputtu of Lower Dumbara, excluding the road passing through the land.

Amount of writ, Rs. 1,846-37.

Fiscal's Office,
Kandy, February 11, 1895.

C. R. CUMBERLAND,
Fiscal.

Southern Province.

In the District Court of Galle.

Atmage Don Adrian Appu, of Hewagama Plaintiff.
No. 1,540. Vs.
Henedirage Davith Appu and others, all of
Hewagama in Bentota Defendants.

NOTICE is hereby given that on the days and at the hours under-mentioned will be sold by public auction at the premises the right, title, and interest of the said first, fourth, fifth, and seventh defendants in the following property, viz. :—

On Friday, March 8, 1895, commencing at 11 o'clock in the forenoon.

1. The soil and all the fruit tree (exclusive of 1-12 part of the first plantation and soil) of the garden called Wandurabbagewatta, situate at Hewagama, valued Rs. 180.

2. The soil and all the fruit trees (exclusive of 1-12 part of the first plantation and soil) of the garden Dodangogawatta, situate at do., valued Rs. 250.

3. The soil and all the fruit trees (exclusive of 1-12 part of the soil and fruit trees) of the garden called Danwattagewatta, situate at do., valued Rs. 200.

4. 1-48 part of the soil and soil share trees belonging to the first defendant of the garden called Dodangodage-

watta and of the owitipatti lands; $\frac{1}{2}$ of the planting $\frac{1}{2}$ share of the five jak trees and 14 cocconut trees planted by his father on the portion wherein he resides of the said garden; 1-9 part of the planter's $\frac{1}{2}$ share of the second and third plantations of the south-west portion and 1-36 part of the soil and soil share trees of the said garden entitled to the fourth defendant by right of purchase and 1-288 part of the entire land entitled by right of inheritance; 1-108 part of the planter's half share of the plantation made on the south-west portion of the said garden; 1-48 part of the planter's half part of the second and third plantations of the said portion belonging to the seventh defendant; 1-192 part of the soil and fruit trees and of the owiti and low lands of the said garden belonging to the said individual; $\frac{1}{2}$ part of the planter's half share of the jak and cocconut trees of the second and third plantations of the portion wherein Dodangodage Jamis Appu, the fifth defendant, resides of the said garden; 1-336 part of the soil and all the fruit trees (excluding the planter's half share of the second and third plantations) and of the owiti and low lands of the said garden belonging to the said Jamis Appu, valued Rs. 200.

5. The tiled and whitewashed house of 11 cubits, built and occupied by Davith Appu, the first defendant, on the said Dodangogawatta, valued Rs. 80.

6. 1-12 part of the garden called Dodangodagekanattewatta and of the owitipatti lands belonging to the first defendant; $\frac{1}{2}$ part of the planter's $\frac{1}{2}$ share of the plantation made on the north-western portion thereof by his father; half part of the planter's half share of the second and third plantations of the south-east portions thereof belonging to the fourth defendant by right of purchase, and 1-18 part of the soil and soil share trees and of the owitipatti lands (excluding the planter's $\frac{1}{2}$ share of the second and third plantations) of the entire garden; $\frac{1}{2}$ part being planter's share of all the jak and cocconut trees of the fourth plantation made by him on the said portion, and 1-108 part of the soil and soil share trees of the owitipatti lands (excluding the planter's $\frac{1}{2}$ share) of the entire garden; the planter's $\frac{1}{2}$ share of the plantation made by the seventh defendant's father on the south-east portion and 1-96 part of the soil and soil share trees and of the owitipatti lands (excluding the planter's $\frac{1}{2}$ share of the second and third plantations) of the entire garden and 1-16 part belonging to the fifth defendant of the planter's $\frac{1}{2}$ share of the north-east portions and of the south-west portions of the said garden and 1-168 part of the soil and soil share trees and of the owitipatti lands (excluding the planter's $\frac{1}{2}$ share of the second and third plantations) of the entire garden, situated at do., valued Rs. 100; and the room, about 4 yards in length, built by the seventh defendant and adjoining his father's residing house, valued Rs. 100.

7. The planter's $\frac{1}{2}$ share of the cocconut trees planted by the fourth defendant on the south-western portion wherein he resides of the garden Udugamagewatta alias Wellalagewatta; 1-16 of 1-45 part of the entire land entitled by maternal inheritance; $\frac{1}{2}$ of 1-15, $\frac{1}{2}$ of 1-80, $\frac{1}{2}$ of 1-48 parts entitled by right of purchase from Kumarage Gebohamy; and $\frac{1}{2}$ part of the planter's share of the second and third plantations; his residing tiled house of 5 cubits standing on the south-western portion of the garden; $\frac{1}{2}$ of 1-16, $\frac{1}{2}$ of 1-80, and $\frac{1}{2}$ of 1-48 parts entitled to the fifth defendant of the said garden and $\frac{1}{2}$ of the planter's half share of the second and third plantations thereof, situate at do., valued Rs. 40.

8. One-third of 1-30 part of the soil and fruit trees (excluding the planter's $\frac{1}{2}$ share of the second and third plantations) of the garden called Galharage alias Kumaragewatta entitled to the fourth defendant by right of purchase from Gebohami, situate at Haburugala, valued Rs. 5.

9. 1-540 part of the garden Mahavidanagewatta belonging to the fourth defendant, and also of the owitipatti lands, situate at Haburugala, valued Re. 1.

10. 1-18 part belonging to the first defendant (excluding the planter's $\frac{1}{2}$ share of the second and third plantations, of the northern portion of Wannigewatta *alias* Tibbotuwatta, at do., valued Rs. 5.

11. 1-36 part of 15 kurunies' extent of Waduwa-kumbura, situated at Hewagama, valued Rs. 2-50, and belonging to the first defendant.

12. 1-108 part of two pelas' extent of Duwekumbura, at do., valued Re. 1.

13. 1-12 part belonging to the first defendant of the soil and soil share trees (excluding the planter's share of the second and third plantations) of Duwagewatta and of the owitipatti lands at do.; 1-108 part likewise of the said garden belonging to the fourth defendant; 1-168 part likewise of the said garden belonging to the fifth defendant; 1-96 part likewise of the said garden belonging to the seventh defendant, valued Rs. 10.

14. One-third part belonging to the first defendant of the land Bataketigodakele, about 9 acres in extent, situate at do., Rs. 40.

15. 1-108 part of the eastern portion of Wickrama Achchigewatta and of the owitipatti lands belonging to the fourth defendant, situate at Haburugala, valued Rs. 2.

16. 1-18 part (excluding the planting $\frac{1}{2}$ share of the second and third plantations of the western portion of the said garden belonging to the fourth defendant by right of purchase and 1-288 part entitled by right of purchase; 1-240 part entitled by maternal inheritance and 1-192 part likewise belonging to the seventh defendant, valued Rs. 15.

17. 1-30 part belonging to the fourth defendant, of the extent of 2 pelas of Wickrama Achchigewattumulla, situate at do., valued Rs. 2.

18. 1-49 part or an extent of one bushel, of 49 bushels' extent of the field called Parussawelaowita, situate at do., valued Rs. 50, and belonging to the fourth defendant.

On Saturday, March 9, 1895, commencing at 11 o'clock in the forenoon.

19. One-third part belonging to the first defendant of 3 pelas' extent of Diyapatekumbura, situate at Paragatota in Bentota, valued Rs. 80.

20. One-sixth part belonging to the said defendant, of 12 kurunies' extent of Dandapamulagoipala, situate at do., valued Rs. 20.

21. One-sixth of $\frac{1}{4}$ part of the extent of 25 pelas of Ibiwalagoipola *alias* Digana-addarakerewa, at do., valued Rs. 60.

22. One-sixth of $\frac{1}{4}$ part belonging to the said defendant of the extent of 20 pelas of Alagoipola, at do., valued Rs. 5.

23. One-sixth of $\frac{1}{4}$ part belonging to the said defendant of the extent of 8 pelas out of the field called Batunatotakerewa Puranpandura and Habarahavulgoipola, at do., valued Rs. 5.

24. One-sixth of $\frac{1}{4}$ part belonging to the said defendant of the extent of one amunam of Tunmulekero-wita, at do., Rs. 20.

25. One-sixth of $\frac{1}{4}$ part of the extent of 2 pelas of Dahaulgoipola belonging to the said defendant, at do., valued Rs. 10.

26. One-sixth part belonging to the said defendant of the extent of one amunam of Potuwilagenindegoipola, at do., Rs. 10.

27. One-sixth of $\frac{1}{4}$ part belonging to the said defendant of the extent of one amunam of Dehaulgoipola, at do., Rs. 10.

28. One-sixth part belonging to the said defendant of the entire soil and of the fruit trees (excluding the planter's $\frac{1}{2}$ share of the second and third plantations) of the garden Madangahawatta *alias* Potiwalagewatta, at do., valued Rs. 50.

29. One-sixth part belonging to the said defendant, of the extent of one bushel of Madabokkegoipola at do., Rs. 2.

30. One-third part belonging to the said defendant of the extent of six pelas of Etambeudumulla, situated at Eiakake in Pahalaganhaya, valued Rs. 75.

Amount of the writ to be recovered, Rs. 800-74.

Deputy Fiscal's Office,
Balapitiya, February 11, 1895.

B. CONSTANTINE,
Deputy Fiscal.

In the District Court of Galle.

K. P. K. Kuttayan Chetty, of Galle Plaintiff.
No. 2,706. Vs.

Abdulla Casim Sausa, of Galle.....Defendant.

NOTICE is hereby given that on Friday, March 8, 1895, at 3 o'clock in the afternoon, will be sold by public auction at the Galle jetty the following property, viz.:-

All those four cargo boats licensed in the Master Attendant's Office, Galle, Nos. 112, 114, 116, and 118, property mortgaged by the writing obligatory dated June 22, 1892, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 800-50, with interest on Rs. 500 at 18 per cent. from April 3, 1894.

Fiscal's Office,
Galle, February 9, 1895.

H. J. WOUTERSZ,
Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

S. I. M. I. N. Hydroos Markar and brother
S. I. M. Mohamado Casim Markar, of Put-
talam Plaintiffs.

No. 575. Vs.

Santiago Juris Chetty and his wife, Visit-
tachi Defendants.

NOTICE is hereby given that on Saturday, March 9, 1895, 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, viz.:-

1. One-fourth share belonging to defendants by right of inheritance from Anthony Lingappa, deceased, of the cocoanut garden called Nalattitottam, situated at Kattakadu in Akkarapattu; the whole of this land is bounded on the east by land belonging to the plaintiffs and others, on the north by land belonging to the villagers and the mulmurukku trees standing thereon, on the south by the boundary fence of the field belonging to defendants and the other shareholders, and on the west by the boundary fence of the garden belonging to Philippu Annavi Paulu and others.

2. One-fourth share belonging to defendants by right of inheritance from Anthony Lingappa aforesaid of the cocoanut garden called Koviladitottam, situated at Kattakadu in the said village; the whole of this land is bounded on the north by the boundary fence of the land belonging to Manuel Muppu, on the east by the boundary limit of land belonging to the villagers and makula tree, on the south by the land belonging to Siman Pariyari and a row of palmyrah trees alongside of it, and on the west by the boundary fence of the land belonging to Lovis and others.

3. One-fourth share belonging to defendants as aforesaid of the garden called Kadawattachena, consisting of 14 cocoanut trees, situated in the village aforesaid; the whole of this land is bounded on the north by the boundary dam of the field called Pallattukulattuvayel belonging to the villagers, on the east by the garden belonging to Maluwam Muppu, on the south by the boundary fence of the land belonging to the plaintiffs and others, and on the west by the boundary fence of the land belonging to Marianal and others.

On Monday, March 11, 1895, at 1 o'clock.

4. One-fourth share belonging to defendants by right of inheritance from the said Anthony Lingappa of the cocoanut garden called Manamoolaitottam, situate at Kattakadu in the Akkarapattu; the whole of the said land is bounded on the north and east by the boundary fence of the land belonging to Tamby Markar, on the south by the boundary fence of the land belonging to the plaintiffs and others, and on the west by the boundary dam of the field called Manamoolaiyayel belonging to defendants and other shareholders.

5. The land called Kakkanankulytottam, consisting of field, garden, and waste land, situate at Kakkanankuly in Akkarapattu; the whole of this land is bounded on the north by the boundary limit of the land belonging to Philippu Muppu and the jungle tree standing thereon, on the east by the high road to Itchankadu, on the south by the vamma tree and pond standing on the land belonging to Velaidampillai, and on the west by the large sand mound and the road used for church procession; 7-24 shares of this land, coconut trees, and other things within these boundaries belong to the defendants by right of inheritance from the said Anthony Lingappa.

6. The entire land consisting of field, garden, and waste land, situated at the above place; and bounded on north by boundary fence of the land belonging to Philippu Lingappa and others, on the east by plain, on the south by bund of the lake, and on the west by road of the land, coconut trees, and other things within these boundaries, excluding the portion within the boundaries recited in the deed No. 4,077; one-fourth of the remaining portion belonging to the defendants by the right of inheritance from the said Anthony Lingappa.

Deputy Fiscal's Office,
Puttalam, February 6, 1895.

S. HAUGHTON,
Deputy Fiscal.

Province of Uva.

In the District Court of Kandy.

Mayna Moona Vellasami Pulle.....Plaintiff.
No. 5,617.

Vs.

Singa Muttu, of Manickatenna.....Defendant.

NOTICE is hereby given that on Friday, March 8, 1895, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :—

The garden called Maligatennawatta of about 10 acres in extent, together with all the plantations and buildings standing thereon, situate at Wegedaragama in Yatipalata, in the District of Badulla, and bounded on the east and south by agala and live fence, west by agala and fence, and on the north by wetiya (claim Rs. 256-70, with interest on Rs. 214 at 30 per cent. per annum from November 16, 1890, till payment in full).

D. A. EMILIAN,
for F. C. FISHER,
Fiscal.

Fiscal's Office,
Badulla, February 6, 1895.