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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, Kandy, on Monday, December 2, 1895, at 12 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.

Fiscal's Office,
Kandy, November 4, 1895.

J. B. SIEBEL,
Acting Fiscal.

இலங்கைத் தீவின் கனம் பொருந்திய சுப்பிரிங்கோட்டால் எனக்குக் கிடைத்திருக்கிற கட்டளையின் அதிகாரத்தைக் கொண்டு இந்தாற் பிரசுரித்தபடித்தி அறிவிக்கிற தென்னவென்றால் நடுமகாண கிறியினெல் நீதிவிசாரிப்பின் கோடானது, கஅகநம் ஆண்டு மார்ச்சு மாதம் 2-ந் தேதியாகிய, திங்கட்கிழமை முன்னேரம் 12 மணி ஆவற்கம் அதற்கடுத்த நாட்களிலும் நடுமகாண திசைக்குச்சேர்ந்த சண்டி மஞ்சள்மேலத்தல் வைக்கப்படுந், அவுடத்தில் யாடுதாரு காரணங்களுண்டாயிருக்கும் சகலரும் சொல்லப்பட்ட நேரத்திலும் இ-த்தாலும் வெளிப்பட வேண்டியதல்லாமல் உத்த-வுபெற்றுக்கொண்டா

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ලබාගත මිස එසේ ගොව එසින් පිටතට යන්ඩ හුදු එවන් බවත් මෙයින් සැමදෙනාටම දන්වන්නෙමි.

ජේ. බී. සීබල්,
පிස්කල් වමින.

වමී 1895 ක්වු'නොවැම්බර් මස 4 වෙනි දින මහනුවර පිස්කල් කන්කෝරුවේදීය.

ලෝභීය මත්තමප්පඨි අවාද-ත්තිලිරුණු ජොකස්කුලා
දෙණු මිත්තාණ් සලකුණුම අභිච්ඡිකප්පට්ඨිනි ඉණ.

ජේ. ඩී. ජයවර්ධන,
දෙප්පිට්ඨි පිස්කාල්.

කණ්ඩු පිස්කාල් කණ්ඪොර්,
කඤ්ඤා ම (රු) කාර්තීකයාණ් ජාණ් ඩ.

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, December 2, 1895, at 12 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,
Ratnapura, November 6, 1895.

H. WACE,
Fiscal.

ලෝභීය මත්තමප්පඨි අවාද-ත්තිලිරුණු ජොකස්කුලා
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සානභව සට්ඨි වෙලාවට ඇවිත් පෙනීසිටින්නට ඕනෑ
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වෙමි.

එච්. වේස්,
පිස්කල් වහන.

වර්ෂ 1895 ජූනි නොවැම්බර් මස 6 වෙනි
දින රත්නපුරේ පිස්කල් කන්තෝරුවේදීය.

ඉලක්කප්පිතිවිත් ජනකපොර්ත ජප්පිතින් කොට්ඨා
රානු කට්ඨකායිනප්පඨි ජාම පිරිසිදුකරනු ලබනු ලබන
කණ්ඩු ජිපායන්තලත්තියේ මෙර්සොල්ලිය ජප්පිතින්
කොට්ඨාසාණ් මජ්ඣිමනිකායාණ් කිරිමිනෙණ් වතුකුලාසා
රාණ්, කඤ්ඤා ම ජුණ්ඩු මාර්ජනිමාසම උණ් ජෙති
යාභිසාණ් ජිකස්කුලාකම කාලම ඩෙ මණ්ඩු ජොකස්කු
අණ්ඨම අනුකර්මණ් ජාණ්ඨම ජාණ්ඨම ජාණ්ඨම
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ඉන්කොම,
ඒ. ජොසෙ,
පිස්කාල්.

දෙප්පිට්ඨි පිස්කාල් කණ්ඪොර්,
කඤ්ඤා ම (රු) කාර්තීකයාණ් ජාණ් ඩ.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by the labourers of Upper Berrewela estate, against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 49-66.

Court of Requests,
Gampola, October 19, 1895

G. FONSEKA,
Chief Clerk.

DRAFT ORDINANCES.

MINUTE.

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

- An Ordinance to provide for the regulation and inspection of Mines and Machinery.
- Preamble. WHEREAS it is expedient to provide for the regulation and inspection of mines and machinery and for the safety of persons employed in working mines and machinery in this colony : 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 Mines and Machinery Protection Ordinance, 1896," and shall come into operation at such time as the Governor shall, by Proclamation in the *Government Gazette*, appoint.
- Commencement.
- Definition :
"Mine." 2 In this Ordinance—
"Mine" means every mine opened, worked, or used for the purpose of searching for or obtaining minerals of every description other than those to which Ordinance No. 5 of 1890 applies, and slate, talc, and all other materials obtained by mining, and includes all shafts, levels, planes, works, machinery, tramways and sidings, both below and above ground, which may be sunk, driven, effected, or constructed in and adjacent to any such mine.
- "Shaft." • "Shaft" includes pit.
- "To open, work, or use a mine." "To open, work, or use a mine" means and includes the sinking of any shaft, or the driving of any level or inclined plane, or any act whatsoever whereby the soil or earth or any rock, stone, quartz, or talc in or under any land is disturbed, removed, carted, carried, washed, sifted, or otherwise dealt with for the purpose of searching for or obtaining minerals, slate, talc, or other materials therefrom.
- "Factory." • "Factory" includes every factory, store, workshop, and building in which machinery of any kind is moved by steam, water, electricity, or other mechanical power.
- "Inspector." "Inspector" includes every person appointed to inspect mines and factories.
- "Person." "Person" includes any association or body of persons whether incorporated or not.
- License to open a mine. 3 It shall not be lawful for any person to open, work, or use any mine without having previously obtained a license as hereinafter provided.
- How issued. • 4 The government agent may issue in respect of any land within his province to any person establishing a *prima facie* right to enter upon and open, work, or use a mine in such land, a license under this Ordinance. Such license shall be substantially in the form set out in the schedule hereto, and shall be issued free of stamp duty, and shall be in force on and from the day on which the same shall be granted until the thirtieth day of June next thereafter inclusive.
- Applicant for license to make certain declarations. 5 Before any license is issued, the person applying for the same shall furnish the government agent with a declaration in writing containing—
(a) The name and boundaries of the land in which the mine is to be opened, worked, or used ;

- (b) The nature of the right of the applicant to open, work, or use the mine on such land; and
- (c) The name or names and residence or residences of himself and of the person or persons under whose management or superintendence the mine is intended to be opened, worked, or used.

Further
declaration.

6 If the person making such declaration ceases to have an interest in the mine, or if any person or persons other than those named in the declaration shall be intrusted with the management or superintendence of the mine, the licensee shall make a further declaration thereof to the government agent.

License may be
refused or
revoked.
Appeal to the
Governor in
Executive
Council.

7 (1) The government agent may refuse to grant any license which may be applied for, or may attach such conditions thereto and require such security to be furnished by the applicant for the due fulfilment of such conditions as he may deem expedient, and may revoke any such license in the event of any of the conditions not being fulfilled.

(2) Whenever the government agent shall refuse to grant, or shall revoke a license, he shall forthwith report such refusal or revocation, and the reasons therefor, to the Governor in Executive Council, by whom such refusal or revocation may be confirmed or reversed.

(3) Any person aggrieved by an order of the government agent refusing to grant, or revoking, a license, or by the conditions attached to a license, may appeal to the Governor in Executive Council within thirty days from the date of such order, and the decision of the Governor in Executive Council shall be final.

(4) The license shall be in force on and from the day on which the same shall be granted until the thirtieth day of June next thereafter, inclusive.

Injunction to
restrain licensee.

8 (1) Nothing herein contained shall in any way prejudice the right of any person having a title superior to that of a licensee in respect of any land or part thereof which may be described in the license, to apply to a competent court for an injunction to restrain the licensee from opening, working, or using a mine in such land or part thereof, or to take such other proceedings at law as may be necessary for the protection of his interests.

Revocation of
license by court.

(2) In any case in which the court upholds the superior title of such person as against the licensee, the court shall revoke the license, and the same shall thereupon cease to have any force or effect.

Production of
license, which is
not transferable.

9 A license issued under this Ordinance shall not be transferable, and every licensee shall produce his license whenever he shall be called upon to do so by the government agent of the province, or the assistant government agent of the district, or by any person authorized in writing by either officer in that behalf.

Rules.

10 The Governor in Executive Council shall from time to time make, and when made may alter, amend, or cancel rules for—

- (a) Inspecting and examining into the state and condition, and ensuring the due ventilation, of any mine or any part thereof;
- (b) Regulating all matters and things connected with or relating to the safety of the persons employed in or about any mine or factory, or connected with or relating to the fencing of machinery in, or attached to, any such mine or factory;
- (c) Keeping mines and factories in a cleanly and sanitary condition;
- (d) The issuing of notices to the owners, superintendents, managers, or persons in charge of any mine or factory, calling upon them to execute any work for any of the above purposes;
- (e) The appointment of an inspector or inspectors of mines and factories;

- (f) Imposing restrictions on the cleaning of machinery while in motion ;
- (g) Imposing restrictions on the working of women and children between the fixed and traversing parts of any self-acting machine while such machinery is in motion ;
- (h) The reporting to the government agent of the province by the owner, superintendent, manager, or person in charge of any mine or factory, of any loss of life or any personal injury to any person employed in any mine or factory by reason of any accident or mishap at such mine or factory ; and
- (i) Any other purpose necessary for carrying out the several provisions of this Ordinance.

Proviso. Provided that no such rules or alterations, amendments or cancellation thereof, shall have effect until the same are duly published in the *Government Gazette*.

Penalties. 11 Any person who shall open, work, or use, or cause or suffer to be opened, worked, or used, any mine in breach of, or in any way contrary to, the provisions of this Ordinance or of any rules made under section 10, or otherwise than in strict accordance with the license in that behalf granted under this Ordinance, or after such license shall have been revoked, or who shall refuse to produce any license whenever required to do so, and any person who shall hinder or obstruct any inspector when inspecting any mine or factory, or the machinery of any such mine or factory, under the provisions of this Ordinance or of any rule made thereunder, and any person who shall refuse or neglect to execute any work after receiving notice in that behalf, and any person who shall keep any mine or factory in an insanitary state or condition, or without insuring the due ventilation thereof, and any person who shall commit any breach of any of the rules made under this Ordinance, shall be guilty of an offence, and be liable on a first conviction to a fine not exceeding fifty rupees, or to rigorous imprisonment not exceeding three months, or both ; and on every subsequent conviction to a fine not exceeding one hundred rupees or to rigorous imprisonment not exceeding six months, or both.

Evidence. 12 In any prosecution instituted under this Ordinance against any person for having opened, worked, or used any mine without a license, the burden of proof that he holds a license shall lie on the party accused, and until the contrary shall be proved he shall be deemed to have no license.

Decision of Governor in Executive Council as to mines. 13 If any question arises whether a mine is a mine to which this Ordinance applies, such question shall be referred to the Governor in Executive Council, whose decision thereon shall be final.

Prosecution when barred. 14 No prosecution shall be entertained for any offence under this Ordinance unless the same is instituted within six months from the date of the commission of the offence.

Informers share. 15 It shall be lawful to the court imposing a fine under the provisions of this Ordinance to award to the informer any share not exceeding a moiety of so much of the fine as is actually recovered and realized.

SCHEDULE.

Form of License.

I, _____, do hereby license _____ to open, work, and use a _____ mine in the land called _____, situated at _____, bounded (give boundaries) _____, subject to the following conditions (insert conditions, if any) _____.

This license to remain in force until the Thirtieth June, 189 —.

Government Agent.

By His Excellency the Lieut.-Governor's command,

W. T. TAYLOR,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 1, 1895.

B 2*

M I N U T E.

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

An Ordinance to amend "The Explosives Ordinance, 1894."

Preamble.

WHEREAS it is expedient to amend "The Explosives Ordinance, 1894," hereinafter referred to as the principal Ordinance: 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 for all purposes as "The Explosives Amendment Ordinance, 1895."

Ordinance to be construed as one with Ordinance No. 18 of 1894.

2 The principal Ordinance and this Ordinance may be cited for all purposes as "The Explosives Ordinances, 1894 and 1895," and this Ordinance shall be read and construed as one with the principal Ordinance.

Power of Governor to make by-laws.

3 The Governor, with the advice of the Executive Council, may from time to time make, and when made repeal, alter, or add to, by-laws—

- (a) For the purpose of empowering and authorizing the search for and seizure and detention of explosives ; and
- (b) For regulating the conveyance, landing, and unloading of explosives, and the description and construction of carriages, ships, or boats to be used in the conveyance of the same ; and
- (c) For regulating, subject to the general rules in the principal Ordinance contained, the mode of storing and keeping of explosives for conveyance and of giving notice by boards, labels, or otherwise of the nature of the package containing any explosive ; and
- (d) For prohibiting or subjecting to conditions and restrictions the conveyance of explosives ; and
- (e) For fixing the places and times at which explosives are to be loaded or unloaded, and the quantity of any explosive to be loaded or unloaded or conveyed at one time or in one carriage, ship, or boat ; and
- (f) For determining the precaution to be observed in conveying explosives and in loading and in unloading the carriages, ships, and boats used in such conveyance, and the time during which the explosives may be kept during such conveyance, loading, and unloading ; and
- (g) For every other purpose which may be deemed necessary for carrying out the provisions of this and the principal Ordinance.

By-laws when to have force of law.

4 All by-laws and all alterations and additions thereto made by the Governor, with the advice of the Executive Council, under the provisions of this Ordinance, shall be published in the *Government Gazette*, and shall thereupon become as legal and valid as if the same had been inserted herein.

Penalty for acts in contravention of by-laws.

5 The breach of any of the by-laws made under the provisions of this Ordinance shall constitute an offence punishable, on conviction, by a fine not exceeding two hundred rupees, and the explosives in respect of which, or being in the carriage, ship, or boat, or train of carriages, ships, or boats in respect of which such breach of by-law has taken place, shall be forfeited.

Definition and classification of explosives by the Governor.

6. It shall be lawful for the Governor, with the advice of the Executive Council, to define, for the purposes of this and the principal Ordinance, the composition, quality, and character of any explosive, and to classify explosives. Where the composition, quality, or character of any explosive has been defined under the provisions of this section, any article alleged to be such explosive which differs from the said explosive, as defined, in composition, quality, or character, whether by reason of deterioration or otherwise, shall not be deemed for the purposes of this or the principal Ordinance to be the explosive so defined.

By His Excellency the Lieut.-Governor's command,
W. T. TAYLOR,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, November 7, 1895.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

No. C/678. In the Matter of the Last Will and Testament of John Cox, late of Oliver's estate, Nagercoil, Ashambo, in the State of Travancore, Southern India, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 31st day of October, 1895, in the presence of Leos & Van Cuylenburg, Proctors, on the part of the petitioner Gilbert Francis Traill, of Colombo; and the affidavit of the said Gilbert Francis Traill, dated the 30th day of October, 1895, having been read: It is ordered that the will of John Cox, deceased, dated 23rd June, 1893, an exemplification of probate thereof is now deposited in court, be and the same is hereby declared proved.

It is further declared that the said Gilbert Francis Traill is the attorney of Walter Alfred Cox, one of the executors named in the said will, and as such he is entitled to have letters of administration with the said will annexed issued to him, unless any person shall, on or before the 14th day of November, 1895, show sufficient cause to the satisfaction of the court to the contrary.

JOSEPH GRENIER,
Acting District Judge.

The 31st day of October, 1895.

In the District Court of Kandy.

Testamentary Jurisdiction. } In the Matter of the Estate of Ambalamagedera Menickee, of Hatugoda in Class I. } Udapalata, deceased.
No. 1,897. }

Ambalamagedera Kiri Badoo..... Petitioner
And

1, Ambalamagedera Dingiri Ukku; 2, Ambalamagedera Gunapalie; 3, Ambalamagedera Jatuwa; 4, Ambalamagedera Rang Kirie; 5, Ambalamagedera Palingu; and 6, Ambalamagedera Poola. Respondents.

THIS matter coming on for disposal before John Henrius de Saram, Esq., District Judge of Kandy,

on the 19th day of October, 1895, in the presence of Mr. Vanderwall, Proctor, on the part of the petitioner Ambalamagedera Kiri Badoo; and the affidavit of the said petitioner, dated the 26th day of September, 1895, having been read:

It is declared that the said Ambalamagedera Kiri Badoo is the daughter of Ambalamagedera Menickee, and as such is entitled to have letters of administration to the estate of Ambalamagedera Menickee, deceased, issued to her, unless the respondents above-named shall, on or before the 15th day of November, 1895, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 19th day of October, 1895.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Taivanaippillai, daughter of Class I. } Kumarachami, of Imaiyanankurichchi, deceased.
-No. 690. }

Kantaiyar Kanapatippillai, of Imaiyanankurichchi Petitioner.
Vs.

1, Tamotarampillai Arumukam; 2, Tamotarampillai Ponnar; and 3, Taivanaippillai, wife of Nitchinkar Kantar, of Karanavai South Respondents.

THIS matter of the petition of Kantaiyar Kanapatippillai, of Imaiyanankurichchi, praying for letters of administration to the estate of the above-named deceased Taivanaippillai, daughter of Kumarachami, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 18th day of October, 1895, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 18th day of October, 1895, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration

to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 20th day of November, 1895, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA,
District Judge.

Signed this 18th day of October, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Estate of the late Lebunehewage Janchi de Silva Vidhane Rala, deceased, of Gonapinu-wala.
No. 3,109.

THIS matter coming on for disposal before H. L. Moysey, Esq., District Judge of Galle, on the 8th day of October, 1895, in the presence of Mr. W. E. Weerasooriya, Proctor, on the part of the petitioners (1) Pinnaduwege Laura and her husband (2) Perumahannedige Isaac de Silva; and the affidavit of the second petitioner Perumahannedige Isaac de Silva, dated 7th day of October, 1895, having been read:

It is ordered and declared that the said first petitioner Pinnaduwege Laura is the eldest granddaughter of the above-named deceased, and the second petitioner Perumahannedige Isaac de Silva is the husband of the said first petitioner, and that they are as such entitled to have letters of administration of the estate of the said deceased Labunehewage Janchi de Silva Vidhane Rala issued to them, unless the respondents—(1) Pinnaduwege Sedo alias Cisel, of Gonapinu-wala; (2) Pinnaduwege Carlina Hami and her husband (3) Migelhewa Don Odris de Silva, both of Alutwala; (4) Pinnaduwege Charles; (5) Pinnaduwege Cornelis; (6) Pinnaduwege Nonahamy; (7) Pinnaduwege Barlis; all of Gonapinu-wala, the said 4th, 5th, 6th, and 7th named minors being represented by their guardian *ad litem* Waduge Bastian de Silva, of Dodanduwa—shall, on or before the 13th day of November, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. L. MOYSEY,
District Judge.

The 8th day of October, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Last Will and Testament of Charles Edward Cannon, deceased, and Anatha Susan Cannon, both of Galle.
No. 3,313.

THIS matter coming on for disposal before H. L. Moysey, Esq., District Judge of Galle, on the 28th day of October, 1895, in the presence of Mr. D. C. F. Obeysekere, Proctor, on the part of the petitioner Charles Collingwood Cannon, of Galle; and the affidavit of Charles Collingwood Cannon, of Galle, dated 28th day of October, 1895, having been read:

It is ordered that the will of Charles Edward Cannon, deceased, dated 22nd June, 1895, and now deposited in this court, be and the same is hereby declared proved.

It is further declared that the said Charles Collingwood Cannon, of Galle, is one of the executors named in the said will, and that he is as such entitled to have probate of the same issued to him accordingly.

H. L. MOYSEY,
District Judge.

The 28th day of October, 1895.

In the District Court of Chilaw.

Testamentary Jurisdiction } In the Matter of the Intestate Estate of Herat Mudiyansele Appuhamy, late Peace Officer of Galmuruwa, deceased.
No. 500.

THIS matter coming on for disposal before James Jamieson Thorburn, Esq., District Judge of Chilaw, on the 11th day of October, 1895, after reading the affidavit and petition of Disanayaka Mudiyansele Dingiri Menik Etena, of Galmuruwa, the widow of the said Herat Mudiyansele Appuhamy:

It is ordered that unless sufficient cause be shown to the contrary on the 11th day of November, 1895, the said Disanayaka Mudiyansele Dingiri Menik Etena be

declared entitled, as such widow as aforesaid, to administer the estate of the said Appuhamy, deceased, and that letters of administration be granted to her accordingly.

J. J. THORBURN,
District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Will of Ana Sana Nuenna Sego Mohamadu, late of No. 503. Kilakarai in India, deceased. Mohamadu Sultan Kiduru Mohamado, of Chilaw, as attorney of Seyedu Abubukker Lebbe and his wife Mohamadu Seyedu Umma, of Kilakarai in India.....Petitioner

And Seeni Marikkar, son of Sadakku Ambalam, of Kilakarai, attorney of Mohamadu Sadakku Ibrai Umma, of Kilakarai, now at Negombo.....Respondents.

THIS matter coming on for disposal before James Jamieson Thorburn, Esq., District Judge of Chilaw, on the 4th day of November, 1895, in the presence of Mr. N. J. Martin, Proctor, on the part of the petitioner Mohamadu Sultan Kiduru Mohamadu; and the affidavit and application of the said petitioner, dated the 4th day of November, 1895, and the order of the Hon. the Supreme Court, dated 19th August, 1895, having been read: It is ordered that the will of Ana Sana Nuenna Sego Mohamadu, late of Kilakarai in India, deceased, dated the 5th day of December, 1894, and now deposited in this court, be and the same is hereby declared proved, unless the respondent shall, on or before the 11th day of November, 1895, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said petitioner, as the duly constituted attorney of Mohamadu Seyedu Umma and Seyedu Abukakker Lebbe, of Kilakarai in India, the sole heirs named in the said will of all the property of the deceased and interested by virtue thereof to have the property of the said deceased administered, is entitled to have letters of administration of the said deceased's property issued to him, with the copy of the said will annexed, and the same are hereby issued to him, unless sufficient cause be shown to the contrary on the said 11th day of November, 1895.

J. J. THORBURN,
District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction } In the Matter of the Intestate Estate of Korallage Sanchi Appuhamy, of No. 32. Algoda, deceased. Lekamalage Karanis Appu, of Algoda.....Petitioner

And Lekamalage Punchi Menika, of Algoda, and others.....Respondents.

THIS matter coming on for disposal before C. Eardley-Wilmot, Esq., District Judge of Kegalla, on the 21st day of September, 1895, in the presence of Mr. J. R. Molligoda, Proctor, on the part of the petitioner Lekamalage Karanis Appu, of Algoda; and the affidavit dated the 3rd day of September, 1895, of the said petitioner having been read: It is ordered that the said petitioner be declared entitled to letters of administration to the intestate estate of the deceased Korallage Sanchi Appuhamy, of Algoda, as son-in-law of the deceased, unless the respondents—1, Lekamalage Punchi Menika; 2, Lekamalage Ukku Menika; 3, Ranaweera Arachchige Selobamy, all of Algoda—shall, on or before the 26th day of October, 1895, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT,
The 25th day of September, 1895. District Judge.

N.B.—The date for showing cause against the Order Nisi is extended to 16th November, 1895, on which day the Order Nisi will be made absolute unless sufficient cause be shown to the contrary by the respondents.

C. EARDLEY-WILMOT,
October 23, 1895. District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Kandy.

No. 1,358. In the matter of the insolvency of Ana Kader Meera Saibu, of Kandy, an insolvent.

NOTICE is hereby given that the second sitting in the above matter will be held on Friday, November 29, 1895, for such 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, November 5, 1895.

No. 1,363. In the matter of the insolvency of Christomboge Don David de Alwis of Katukele, Kandy.

WHEREAS the above-named Christomboge Don David de Alwis was on September 23, 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 November 29, 1895, and December 13, 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, October 31, 1895.

In the District Court of Galle.

No. 273. In the matter of the insolvency of Jalat Tantrige Iseris *alias* Janchi, of Baddegama.

WHEREAS Jalat Tantrige Iseris *alias* Janchi, of Baddegama, 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 twenty-one 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 November 22, 1895, and December 13, 1895, 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,

JAMES KRAUSE,
Secretary.

Galle, November 1, 1895.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Charles Perera, of Colombo..... Plaintiff.
No. 3,160/C. Vs.
Mahamarakkelle Kurukullasooria Patabendige
Salaman Perera, of Rawatawatta..... Defendant.

NOTICE is hereby given that on Monday, December 2, 1895, at 4 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. :—

The house and premises bearing assessment No. 5, situated at New Hospital road in Maradana, within the gravets of Colombo; and bounded on the north-east by the property belonging to the estate of the late Dr. Nugara, south-east by the New Hospital road, south-west by the property belonging to the estate of the late J. Mendis, and on the north-west by the property belonging to Proctor Aserappa, containing in extent half an acre more or less.

Fiscal's Office,
Colombo, November 6, 1895.

J. S. DRIEBERG,
Deputy Fiscal.

In the District Court of Colombo.

Jayasuri Arachchige Dona Isabella Hamine, as widow of Amaratunga Arachchige Isaac Perera Appuhami, deceased, and as executrix of his last will and testament Plaintiff.
No. 5,527/C. Vs.

1, Simon Andrew Havers; 2, Mutukuda Arachchige Mary Dias Rupasingha Senanayaka Hamine; and 3, Mutukuda Arachchige Gregoris Dias Rupasingha Senanayaka, Registrar Defendants.

NOTICE is hereby given that on Saturday, November 30, 1895, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz. :—

All that divided portion of the lands called Kongahawatta and Kahatagahawatta, separated into lots marked letters B and E, together with all the appurtenances thereto belonging, together with 2-3rd parts of the tiled house standing thereon, situated at Kandana in the Ragam pattu of Alutkuru korale; and bounded on the north by lots marked letters A and D belonging to Juliana Eupracia Havers, wife of Bartholameus Perera Wijesekara Gunawardana, on the east by the high road

leading towards Negombo, on the south by the lot marked E allotted to Richard Lambert Havers, and by the properties of Jusay Mendis and Ranatunga Korallage Adonis Appu, and on the west by the land of Johanis Perera and Kanugalawattage Davith Perera Vedarala; and containing in extent 4 acres 3 roods and 19 perches more or less; specially mortgaged and hypothecated as first or primary mortgage, free from any incumbrance, and decreed to be sold by the decree entered in the above case.

JOHN ABEYEKOON,
Deputy Fiscal.

Deputy Fiscal's Office,
Wattala, November 5, 1895.

In the District Court of Colombo.

1, Patuma Naccia *alias* Muttu Natchia and her husband; 2, Isbu Lebbe Sinne Lebbe Marikar Hadjar; 3, Hawuwa Umma *alias* Ahamadu Natchia and her husband; 4, Marikar Hadjar, all of Layard's Broadway in Colombo.....Plaintiffs.
No. 7,029/C. Vs.

Mahamarakkalage Abraham Fernando, of Darley road, in Colombo.....Defendant.

NOTICE is hereby given that on Monday, December 2, 1895, 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, viz. :—

The house and ground bearing assessment No. 40, situated at Darley road in Maradana, Colombo; bounded on the north by the property of the estate of late Mr. Soysa, on the east by Darley road, on the south by grass field belonging to the estate of Mr. Stewart, and on the west by the Bere lake, containing in extent half an acre more or less.

Fiscal's Office,
Colombo, November 6, 1895.

J. S. DRIEBERG,
Deputy Fiscal.

Southern Province.

In the Court of Requests, Galle.

Pilane Ganwasan Gamage Adiris, of Akuressa...Plaintiff.
No. 2,705. Vs.

A. D. Hendrick, of Kalaha.....Defendant.

NOTICE is hereby given that on Saturday, November 30, 1895, at 3 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :—

1. An undivided one-fifth part of the soil and trees together with the boutique standing thereon, of the land Suriyagahawatta, situate at Kalaha.

2. An undivided half part of the soil and trees of Elowilayowita with the planter's share thereof, and one-tenth of the field Elowita, situate at Kalaha.

3. A defined portion of the land Udahagederawatta *alias* Pahalawatta, and also the nine cubits tiled house in which the defendant resides, standing thereon, situate at Kalaha.

This writ is issued to levy a sum of Rs. 75, with legal interest on Rs. 56-50 for December 3, 1893, till payment.

Fiscal's Office,
Galle, November 6, 1895.

C. T. LEEMBRUGGEN,
Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

Segu Ishmail Mohamado Casim.....Plaintiff.

No. 929. Vs.

Assens Marikar Pakir Tamby.....Defendant.

NOTICE is hereby given that on Saturday, November 30, 1895, at 1 o'clock in the 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 house and premises situate at Meerapalliwasal Teru in the town of Puttalam; bounded on the north by the partition fence of the land belonging to Pitche Tamby Kuppa Pitche, east by the partition fence of the land belonging to defendant, south by the partition fence of the land belonging to Tanne Mudali Sikka Marikar, and west by lane.

Deputy Fiscal's Office,
Puttalam, November 5, 1895.

G. A. BAUMGARTNER,
Deputy Fiscal.

North-Central Province.

In the District Court of Anuradhapura.

A. Appapillai, by his attorney Arumugam Chuppramaniam.....Plaintiff.

No. 239. Vs.

Visuwanather Gopalapillai, of Mihintale.....Defendant.

NOTICE is hereby given that on Wednesday, November 27, 1895, at 3 o'clock in the afternoon, will be sold by public auction at the Anuradhapura Fiscal's Office the right, title, and interest of the said defendant in the following property, viz. :—

A building standing on an allotment of Crown land at Mihintale in Kanadara korale, of the extent of 87 ft. frontage and 60 ft. depth; bounded on the east by Central road, on the south and west by Crown land, and on the north by the boutique belonging to Muna Kader Mohammadu Lebbe.

Amount to be levied, Rs. 705-87½.

Fiscal's Office,
Anuradhapura, November 5, 1895.

F. W. BOWES,
for Fiscal.