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and General Government Notifications.

PART II.—Legal and Judicial.

PART III.—Provincial Administration.

PART IV.—Marine and Mercantile.

PART V.—Municipal and Local.

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

Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Municipal Councils' Ordinance, No. 7 of 1887."

Preamble.

WHEREAS it is expedient to amend in the particulars hereinafter mentioned the Ordinance No. 7 of 1887, 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 as "The Municipal Councils' Amendment Ordinance, 1899," and this Ordinance, the "principal Ordinance," "The Municipal Councils' Amendment Ordinance, 1890," and "The Municipal Councils' Amendment Ordinance, 1896," shall be read as one, and may be cited collectively as "The Municipal Councils' Ordinances, 1887, 1890, 1896, and 1899."

Amendment of section 259.

Offensive and dangerous trades existing within certain limits to be registered.

Penalty for establishing such trades without license.

2 For section 259 of the principal Ordinance there shall be substituted the following section :

259. No place shall, after three months from the time this Ordinance comes into operation, be used within the municipality for any of the following purposes, namely, for curing plumbago, boiling offal or blood, or as a soap-house, oil-boiling-house, dyeing-house, tannery, brick, pottery, or lime kiln, sago manufactory, gunpowder manufactory, manufactory of fireworks, or other manufactory or place of business from which either offensive or unwholesome smells arise, or used for any purposes which are calculated to be dangerous to life, or used as a yard, or depôt for plumbago, hay, straw, wood, coal, cotton, bones, or inflammable oil, except under a license from the chairman, who is hereby empowered, at his discretion, from time to time to grant such licenses and to impose such terms therein as to him shall appear expedient; and no license for any of the said purposes shall be given by the government agent or assistant government agent under section 4 of "The Nuisances Ordinance, 1862," in any town or place which is created a municipality. Whoever, without a license, uses any such place for any of the said purposes shall be liable to a penalty not exceeding five hundred rupees, and a further penalty not exceeding fifty rupees for every day after the conviction for such offence during which the said offence is continued

By His Excellency's command,

W. T. TAYLOR,
Acting Colonial Secretary.

Colonial Secretary's Office,
Colombo, May 22, 1899.

MINUTE.

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

An Ordinance relating to Habitual Criminals and to Convicts licensed to be at large.

Preamble.

WHEREAS it is expedient to consolidate and amend the laws relating to the identification and supervision of habitual criminals and their more effective punishment, as also for enlarging convicts upon licenses and controlling them when at large: 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 Habitual Criminals' and Licensed Convicts' Ordinance, 1899."

Repeal.

2 The Ordinances No. 17 of 1894 and No. 11 of 1897 are hereby repealed, provided that the repeal shall not affect—

- (a) The past operation of any enactment hereby repealed nor anything duly done or suffered thereunder; or
- (b) Any right, privilege, obligation, or liability acquired, accrued, or incurred under any such enactment; or
- (c) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment; or
- (d) Any investigation, legal proceeding, or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid; but any such investigation, legal proceeding, and remedy may be carried on as if any such enactment had not been repealed.

Definitions.

3 For the purposes of this Ordinance—

“Crime” shall mean a breach of any one of the sections of the Penal Code included in the Schedule A hereto;

“Habitual criminal” shall mean a person convicted of a crime against whom a previous conviction of a crime is proved, or a person liable under section 83 of the Criminal Procedure Code to be ordered to execute a bond with sureties for his good behaviour;

“Measurement” includes every method of identification sanctioned by the Governor in terms of section 4 hereof;

“Superintendent of police” shall include additional superintendent of police, assistant superintendent of police, and the chief headman of the district.

Rules to be made by Governor.

4 The Governor, with the advice of the Executive Council, may from time to time make rules (1) prescribing the methods of identifying habitual criminals or persons suspected of having been previously convicted; (2) regulating the supervision of habitual criminals; and (3) prescribing the conditions under which convicts may be at large and under the supervision of the police.

All rules so made, and not inconsistent with the provisions of this Ordinance, shall be published in the *Government Gazette*, and shall have the force of law.

And such rules, with the like advice, may from time to time be repealed, altered, or amended as to the Governor shall seem necessary.

Power to remand persons charged, for purposes of identification.

5 When a person formally charged with a crime, upon *prima facie* evidence led, is suspected of having been previously convicted of a crime, it shall be lawful for the complainant or a police officer to apply to the police magistrate before whom such person stands charged for an order of remand to cause inquiries to be made, and to have the measurement of such person taken for purposes of identification; and the police magistrate, if satisfied that it is a proper case, shall remand such person from time to time for such period as to the police magistrate shall seem necessary, provided that no person shall be remanded at any one time for a longer period than three weeks or more often than three times for such purpose.

Criminals previously convicted, before what courts to be tried.

6 If the person formally charged as aforesaid appears to the police magistrate to have been previously twice or oftener convicted of a crime, and to have been sentenced to undergo terms of rigorous imprisonment exceeding in the aggregate six months, it shall not be lawful for such police magistrate to try such person summarily, but he shall deal with the case as a non-summary case under chapter XVI. of the Criminal Procedure Code and forward the same to the Attorney-General for instructions, anything in the said Code to the contrary notwithstanding.

And if such person is committed for trial before a district court and is convicted by it, such court shall have jurisdiction, anything in “The Criminal Procedure Code, 1898,” or any other Ordinance to the contrary notwithstanding, to sentence him to rigorous imprisonment for a period not exceeding four years in addition to any punishment other than imprisonment to which he may be liable.

Power of court to direct supervision of habitual criminals after discharge from jail.

7 When a person is convicted of a crime and a previous conviction of a crime is proved against him, the court of trial may, in addition to any other punishment which it may award to him, direct that he shall be subject to the supervision of the police for a period not exceeding seven years, commencing immediately after his discharge from the jail.

Duty of habitual criminal to report himself.

8 Every person made subject as aforesaid to the supervision of the police shall, before discharge from jail, notify the place where he intends to reside to the superintendent of the prison in which he is detained, and within seven days of his release, and thereafter once in every three months, he shall report himself to the superintendent of police in charge of the district in which he resides, and shall, whenever he changes such residence within such district, notify each

change to the said superintendent within forty-eight hours of such change; and whenever he changes his residence from one district to another, he shall forty-eight hours before so changing his residence notify such change to the superintendent of police in charge of the district which he is leaving, and to the superintendent of police in charge of the district in which he is going to reside.

Punishment for neglect of such duty.

9 If any person subject to the supervision of the police as aforesaid remains in any place for more than seven days after his release from jail without reporting himself to the superintendent of police in charge of the district in which he resides, or fails to report himself thereafter once in every three months to the superintendent of police in charge of the district in which he resides, or fails to notify his changes of residence in manner provided in section 8, he shall in every such case, unless he satisfies the court that he did his best to act in conformity with the provisions of section 8, be guilty of an offence under this Ordinance, and be liable on conviction to rigorous imprisonment for any period not exceeding six months.

Mode of proving previous conviction.

10 A previous conviction may be proved against any person by the production of a true extract of the substance and effect only of the charge and conviction under the hand of the chief clerk, secretary, or registrar of the court in which such person was convicted, and by proof of identity of the person against whom the conviction is sought to be proved with the person named in the true extract; and such extract shall be admissible in evidence without proof of the signature or official character of the person who appeared to have signed the same.

Grant of licenses to convicts to be at large.

11 It shall be lawful for the Governor, with the advice of the Executive Council, by an order in writing, to grant to any convict undergoing sentence of imprisonment in any prison in this colony a license, in the form set forth in the Schedule B hereto, to be at large in the colony or in any part thereof during such portion of his period of imprisonment, and upon such conditions, as to the Governor shall seem fit. The Governor may revoke or alter such license with the like advice of the Executive Council.

Reasons involving forfeiture of licenses.

12 If any holder of a license granted as aforesaid be convicted of any crime set forth in Schedule A hereto, his license shall be forthwith forfeited by virtue of such conviction.

Non-production of license, or breach of any conditions of license, declared an offence.

13 If any holder of a license granted as aforesaid—

- (1) Fail to produce his license when required to do so by any judge or police or other magistrate before whom he may be brought charged with any offence, or by any constable or officer of the police in whose custody he may be, and fails to make any reasonable excuse for not producing the same; or
- (2) Breaks any of the other conditions of his license that are not of themselves punishable either upon indictment or upon summary conviction;

he shall be guilty of an offence and be liable on conviction to imprisonment, either rigorous or simple, for any period not exceeding six months.

Arrest of license holder on suspicion.

14 Any constable or police officer may without warrant take into custody any holder of such a license whom he may reasonably suspect of having committed any offence, or having broken any of the conditions of his license, and may detain him in custody until he can be taken before a competent magistrate and dealt with according to law.

Duty of magistrate to report conviction to Governor.

15 When any holder of a license granted as aforesaid is convicted of an offence punishable under section 13, the magistrate convicting the prisoner shall report such conviction to the Governor, whereupon it shall be competent to the Governor to revoke the license of such prisoner.

Consequences of forfeiture or revocation.

16 When any license granted as aforesaid is forfeited in terms of section 12, or is revoked in pursuance of a conviction under section 13, a person whose license is so forfeited or revoked shall, after undergoing any other

punishment to which he may be sentenced for the offence in consequence of which his license is forfeited or revoked, further undergo a term of imprisonment equal to the portion of his term of imprisonment that remained unexpired at the time of the grant of license.

SCHEDULE A.

(Sections 3 and 12.)

| Section of Penal Code. | Nature of Offence. |
|---------------------------------|--|
| From 226 to 256 (inclusive) ... | Offences relating to coin and Government stamps. |
| 296, 297, 300, 301 ... | Culpable homicide, &c. |
| From 315 to 324 (inclusive) ... | Voluntarily causing hurt by dangerous weapons, &c. |
| From 367 to 371 (inclusive) ... | Theft, theft of cattle, &c. |
| From 373 to 378 (inclusive) ... | Extortion, &c. |
| From 380 to 385 (inclusive) ... | Robbery, &c. |
| 387 ... | Criminal misappropriation. |
| From 389 to 392 (inclusive) ... | Criminal breach of trust. |
| From 394 to 397 (inclusive) ... | Dishonestly receiving stolen property |
| From 400 to 403 (inclusive) ... | Cheating. |
| From 411 to 426 (inclusive) ... | Mischief, &c. |
| From 433 to 451 (inclusive) ... | Lurking house-trespass, house-breaking, &c. |
| From 452 to 466 (inclusive) ... | Forgery, &c. |

Abetting (section 101) or attempting (section 490) the breach of any of the sections of the Penal Code specified in the first column hereof.

SCHEDULE B.

(Section 11.)

Order of License to a Convict.

We, _____, Governor of Ceylon, hereby grant to _____, who was convicted of the offence of _____ in the _____ Court of _____, on the _____ day of _____, 189 —, and was then and there sentenced to _____ imprisonment for the term of _____, and is now confined in _____, a License to be at large from the _____ day of _____, 189 —, during the remaining portion of his said term of imprisonment, unless the said _____ shall, before the expiration of the said term, be convicted of any crime set forth in the Schedule A to the Ordinance, in which event this License shall be forthwith forfeited, or unless it shall please Us sooner to revoke or alter this License.

This License is given subject to the conditions endorsed upon the same, upon the breach of any of which it shall be liable to be revoked, whether such breach is followed by conviction or not.

Given under Our hand this _____ day of _____, One thousand Eight hundred and Ninety _____.

Governor.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction: No. 1,180 C. } In the Matter of the Last Will and Testament of Caitan Jury Antho Pulle, late of No. 64, New Chetty street, Colombo, deceased.

Lucia Silva Candappa, of Gintupitiya street in ColomboPetitioner.

And

1, Ana Rodrigo Makarias Pulle, widow of Francis Philip Jury Caitan Pulle; 2, Marcian Havier Jury Caitan Pulle, of Gintupitiya street; 3, Saibina Jury Caitan Pulle, wife of 4, Nicholas Caderamen, both of Chekku street.....Respondents.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the

18th day of May, 1899, in the presence of Mr. W. F. F. Prins, Proctor, on the part of the petitioner Lucia Silva Candappa, of Gintupitiya street, Colombo; and the affidavit dated 7th day of March, 1899, of the said petitioner having been read:

It is ordered that the will of Caitan Jury Antho Pulle late of New Chetty street, Colombo, be declared proved and that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the said deceased to her, as widow of the said deceased, unless the respondents above-named shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

F. R. DIAS,
Additional District Judge.

The 18th day of May, 1899.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Palliyarallage Dona Angelina Gurunanse, of Kalubowila, deceased.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 18th day of May, 1899, in the presence of Mr. J. H. Senanayake on the part of the petitioner Balapuwaduge Hendrick Mendis, of Korawalwella; and the affidavit of the said petitioner, dated 9th May, 1899, having been read :

It is ordered that the will of Palliyarallage Dona Angelina Gurunanse, deceased, dated 10th February, 1899, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is one of the executors named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

F. R. DIAS,
Additional District Judge.

The 18th day of May, 1899.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Thomas Mackie, of Great Western estate, Talawakele, and late of the Laurels Silverton in the County of Devon, England, deceased.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 27th day of May, 1899, in the presence of Messrs. F. J. and R. F. de Saram, Proctors, on the part of the petitioner Alexander Cantlay, of Mount Vernon estate, Kotagala; and the affidavit of the said petitioner, dated 18th May, 1899, having been read :

It is ordered that the will of Thomas Mackie, deceased, dated 25th November, 1898, an exemplification of the probate whereof is deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the attorney of 1, Jane Mackie; 2, Donald Noble; 3, John Tilly; 4, William Taylor, the executrix and executors named in the said will, and that he is entitled to, as such attorney, have probate of the same issued to him accordingly, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

F. R. DIAS,
Additional District Judge.

The 27th day of May, 1899.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Thomas Gray, of Maskeliya, Brigstock road, Thornton Heath in Surrey, England.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 1st day of June, 1899, in the presence of Mr. G. de Saram, Proctor, on the part of the petitioner Frederick

John de Saram; and the affidavit of the said petitioner, dated 1st June, 1899, having been read :

It is ordered that the will of Thomas Gray, of Maskeliya, deceased, dated 14th July, 1897, exemplification of the probate whereof is now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said petitioner is one of the attorneys of Selwyn Robert Pryor and Edmund Child Haynes, the executors named in the said will, and that he is entitled, as such attorney, to have letters of administration with the will annexed issued to him accordingly, unless any person interested shall, on or before the 8th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS,
Additional District Judge.

The 1st day of June, 1899.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late V. Supperama Kurukal, deceased, of Kandy.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 10th day of May, 1899, in the presence of Messrs. Beven & Beven on the part of the petitioner Mathawa Ayer Mukuntha Ayer alias Pitche Kurukal, of Katukele, Kandy; and the affidavit of the said petitioner, dated 8th May, 1899, having been read : It is ordered that letters of administration to the estate of V. Supperama Kurukal, of Kandy, deceased, be issued to the petitioner above-named, as brother-in-law of the said deceased, unless Nagasuri Asmal, of Vannaraponne east, Jaffna, Ramie Amma, Sellatchi, and Sinnatchi of Katukele, Kandy, shall, on or before the 16th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

May 10, 1899.

J. H. DE SARAM,
District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Arumukam Chuppiramaniyar, of Chulipuram, deceased.

Vethavalli, widow of Chuppiramaniyam, of Chulipuram..... Petitioner.

Vs.

1, Vinasittampi Muttuvelu; and his wife
2, Ponnuppillai, of Chulipuram Respondent.

THIS matter of the petition of Vethavalli, widow of Chuppiramaniyam, of Chulipuram, praying for letters of administration to the estate of the above-named deceased, Arumukam Chuppiramaniyar, of Chulipuram, coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 15th day of May, 1899, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 15th day of May, 1899, having been read : It is declared that the petitioner is the widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before the 6th day of July, 1899, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT,
District Judge.

This 15th day of May, 1899.

In the District Court of Jaffna.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Kanmani, wife of Charawanamuttu,
No. 981. } of Chulipuram, deceased.

Vichuvalinkam Charavanamuttu, of Chulipuram.....Petitioner.

Vs.

Charavanamuttu Chatachivam, of Chulipuram.....Respondent.

THIS matter of the petition of Vichuvalinkam Charavanamuttu, of Chulipuram, praying for letters of administration to the estate of the above-named deceased Kanmani, wife of Charavanamuttu, of Chulipuram, coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 15th day of May, 1899, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 15th day of May, 1899, having been read: It is declared that the petitioner is the husband 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 6th day of July, 1899, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT,

This 15th day of May, 1899. District Judge.

In the District Court of Kurunegala.

Order Nisi.

Testamentary } In the Matter of the Intestate Estate
Jurisdiction. } of the late Bamunu Mudiyanse-
No. 622. } loku Ukkurala, of Kadurugaha-
maditta, deceased.

Bamunu Mudiyanse-Appuhami Vidane, of Kadurugahamaditta in Recopattu korale.....Petitioner.

Vs.

1, Bamunu Mudiyanse-Appuhami Ausedehami;
2, Bamunu Mudiyanse-Menikhami;
3, Bamunu Mudiyanse-Kiri Menika; 4, Bamunu Mudiyanse-Banda, all of Kadurugahamaditta in Recopattu korale.....Respondents.

THIS matter coming on for disposal before Keith William Bruce Macleod, Esq., District Judge, Kurunegala, on the 12th day of May, 1899, in the presence of Mr. F. N. Daniels on the part of the petitioner; the affidavit of the applicant, dated the 4th day of May, 1899, having been read: It is ordered that the said Bamunu Mudiyanse-Appuhami Vidane, the applicant, as the eldest son of the deceased, is entitled to letters of administration of the estate of the said deceased issued to him accordingly, unless the respondents shall, on or before the 16th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

K. MACLEOD,

This 12th day of May, 1899. District Judge.

In the District Court of Kurunegala.

Order Nisi.

Testamentary } In the Matter of the Intestate Estate
Jurisdiction. } of the late Perumbadipedidureya-
No. 623. } lage Hapua Marudureya, deceased,
of Kottapitia.

Dewapaksege Nandi, of Kottapitia in Dambedeni Uducaha korale west.....Petitioner.

Vs.

1, Perumbadipedidureyalage Menikee;
2, Perumbadipedidureyalage Hapua, both of Kottapitia in Dambedeni Uducaha korale west.....Respondents.

THIS matter coming on for disposal before Keith William Bruce Macleod, Esq., District Judge of

Kurunegala, on the 13th day of May, 1899, in the presence of Mr. F. N. Daniels, on the part of the petitioner; the affidavit of the applicant, dated the 11th May, 1899, having been read: It is declared that the said Dewapaksege Nandi, the applicant, as lawful widow of the deceased, is entitled to letters of administration of the estate of the said deceased issued to her accordingly, unless the respondents shall, on or before the 16th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

K. MACLEOD,

The 13th day of May, 1899. District Judge.

In the District Court of Kurunegala.

Order Nisi.

Testamentary } In the Matter of the Intestate Estate
Jurisdiction. } of Heneke Mudiyanse-Appuhami,
No. 625. } of Talamwehere in Katugampola,
Meda pattu korale, deceased.

Heneke Mudiyanse-Appuhami.....Applicant.

1, Heneke Mudiyanse-Helur Ettena, of Talamwehere in Katugampola Meda pattu korale; 2, Heneke Mudiyanse-Nonohami of Metikotuwa in Pitigal korale, Chilaw District; 3, Edirising Mudiyanse-Appuhami; 4, Edirising Mudiyanse-Dingiri Banda; 5, Edirising Mudiyanse-Ranghami, all of Riloluwa in Dambadeni Uducaha korale west.....Respondents.

THIS matter coming on for disposal before Keith Macleod, Esq., District Judge, Kurunegala, on the 19th day of May, 1899, in the presence of Mr. Moone-mala on the part of the applicant; and the affidavit of the said applicant Heneke Mudiyanse-Appuhami, dated the 16th day of May, 1899, having been read: It is declared that the said Heneke Mudiyanse-Appuhami, the applicant, as eldest daughter of the deceased, is entitled to letters of administration of the estate of the said deceased issued to her accordingly, unless the respondents shall, on or before the 23rd day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

K. MACLEOD,

District Judge.

The 19th day of May, 1899.

In the District Court of Puttalam.

Testamentary } In the Matter of the Intestate Estate
Jurisdiction. } of Segu Meera Natchia, wife of Naina
No. 137. } Mohamado Levai Abubaker Marakar
of Kalpitiya.

Between

Naina Mohamado Levai Marakar Abubakar Marakar, of Kalpitiya.....Petitioner.

And

1, Naina Levai Marakar; 2, Siyaladu Marakar;
3, Mohamado Casim Marakar; 4, Assen Natchia, widow of Mohamado Casim, all of Nallivasalurai.....Respondents.

THIS matter coming on for order before Edward Thomas Noyes, Esq., District Judge of Puttalam, on the 19th day of May, 1899, in the presence of Mr. Adam Muthukumar, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner, dated the 19th day of May, 1899, having been read: It is ordered that the petitioner Naina Mohamado Levai Marakar Abubakar Marakar, of Kalpitiya, be and he is hereby declared entitled to have letters of administration to the intestate estate of Segu Meera Natchia, wife of Naina Mohamado Levai Marakar Abubakar Marakar, deceased, late of Taily, issued to him, unless the respondents shall, on or before the 19th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

E. T. NOYES,

The 19th day of May, 1899. District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Assena Markar Cader Tamby and his wife Muttu Umma, both of Pulichacolom, deceased.
No. 567.

THIS matter coming on for disposal before Charles Russel Cumberland, Esq., District Judge of Chilaw, on the 13th day of April, 1899, and on reading the petition and affidavit of Cader Thamby Mohammado

Casim, of Pulichacolom; and the affidavit of the said petitioner, dated 13th April, 1899, and his petition, dated also 13th April, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the late Assena Markar Cader Thamby and his wife Muttu Umma, both of Pulichacolom, deceased, and that such letters be issued to him unless sufficient cause be shown to the contrary on the 21st day of June, 1899.

C. R. CUMBERLAND,
District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Negombo.

No. 56.

In the matter of the insolvency of Richard Jayasiriwardana, of Kudapadu in Negombo.

NOTICE is hereby given that the conditions of sale of the immovable properties belonging to the estate of the insolvent will on the June 23, 1899, be submitted for the approval of the court.

By order,

D. GUNAWARDANA,
Secretary.

In the District Court of Kandy.

No. 1,408. In the matter of the insolvency of Sawanna Vadamalay Kanakapulle, of Wariagola estate, Deltota.

NOTICE is hereby given that a certificate of the third class was awarded to the insolvent above-named on May 12, 1899.

By order of court,
A. SANTIAGO,
Secretary.

Kandy, May 26, 1899.

No. 1,415. In the matter of the insolvency of Muna Sundaram Chetty, of Pilagolla in Talawakele.

NOTICE is hereby given that a certificate of the third class was awarded to the insolvent above-named on May 12, 1899.

By order of court,
A. SANTIAGO,
Secretary.

Kandy, May 26, 1899.

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Colombo.

Ethbagamage Elaris Silva, of Modara.....Plaintiff.
No. 6,919. Vs.

Philip S. de Soyza, of Colombo, No. 169,
Alutmawata.....Defendant.

NOTICE is hereby given that on Wednesday, June 28, 1899, 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, for the recovery of the sum of Rs. 164.85, with interest on Rs. 163.60 at 9 per cent. per annum from September 6, 1897, till payment in full, and costs Rs. 20.25, viz.:-

All that land with the buildings standing thereon bearing assessment Nos. 15, 15A, 15B, and 15C, situated at Modara within the Municipality of Colombo; and bounded on the north by the properties of Welandage Manuel Silva and others, on the east by the high road, on the south by the property of G. Pinto, and on the west by the house occupied by the Christian Brothers; containing in extent 1½ acre more or less.

FRED. G. HEPPONSTALL,
Deputy Fiscal.
Fiscal's Office,
Colombo, May 31, 1899.

In the Court of Requests of Colombo.

M. T. T. K. M. Natchiappa Chetty, of Sea street in Colombo.....Plaintiff.

No. 8,657. Vs.

M. A. Don Gabriel, of No. 94, Silversmith street, Colombo.....Defendant.

NOTICE is hereby given that on Thursday, June 29, 1899, 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, for the recovery of the sum of Rs. 300, and costs of suit Rs. 27.25, viz.:-

All that allotment of land bearing assessment No. 94, together with the buildings standing thereon, situated at Silversmith street within the Municipality of Colombo; and bounded on the north by Silversmith street, on the east by the property belonging to Manuel Gomis, on the south by the property belonging to Mr. Vansanden, on the west by the property belonging to Basnayaka Mudaliyar; and containing in extent 16 perches more or less.

FRED. G. HEPPONSTALL,
Deputy Fiscal.
Fiscal's Office,
Colombo, May 31, 1899.

Central Province.

In the District Court of Kandy.

V. S. Sathappa.....Plaintiff.
No. 12,591. Vs.
Sinne Sewgan Kangany Defendant.

NOTICE is hereby given that on June 27, 1899, 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. :—

All that tract of land called and known as Hurugahamudunehena alias Sewgan Kanganigewatta ; containing in extent 10 acres more or less with the plantations and everything thereon, situate at Madekumbura Ratotta in Pallesiya pattu of Matale ; and bounded on the east by the land belonging to Uderemanawatta and a chena of a Chetty, on the south by the limits of the lands belonging to Mason and others, on the west by the limit of the lands belonging to Asweddumegedera Appu, and on the north by the limit of the lands belonging to Mr. Bolten and others.

Amount of writ, Rs. 1,175-15.

Fiscal's Office,
Kandy, May 29, 1899.F. J. SMITH,
Deputy Fiscal.

Northern Province.

In the Court of Requests of Point Pedro.

Andiyappar Visuvalingam of Point Pedro Plaintiff.
No. 6,363. Vs.

Murukesar Putattampi, of Point Pedro.....Defendant.

NOTICE is hereby given that on Thursday, June 29, 1899, at 10 o'clock in the forenoon, will be sold by public auction on the lands hereinafter described the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 232 and charges, viz. :—

(1) In an undivided one-fourth share of a divided eight lachams and thirteen and a half kullies with its appurtenances of a piece of land called Pirappankeni, situated at Point Pedro, Malavarayakurichchi, and containing or reputed to contain in extent ten lachams varaku culture.

The said eight lachams and thirteen and half kullies is bounded or reputed to be bounded on the east by property of Kumarasamy and others, north by a lane, west by a lane and by property of Nagalingam and others, and south by property of Nagalingam and others.

(2) In a divided four lachams and seven and one-eighth kullies on the north with its appurtenances, including share of well, of a piece of land called Navaladi and other parcels situated at Point Pedro Vendipakutevankurichchi and Chinkapakutevankurichchi, and containing or reputed to contain in extent eight lachams varaku culture and fourteen and one-fourth kullies.

The said four lachams and seven and one-eighth kullies is bounded or reputed to be bounded on the east by a lane, north by property of Valliyammai and others, west by property of Kanapatipillai and others, and south by property of Chivakkoluntu and others.

Fiscal's Office,
Jaffna, May 24, 1899.JOHN RUDD,
for Fiscal.

In the Court of Requests of Point Pedro.

Andiyappar Visuvalingam, of Point Pedro.....Plaintiff.
No. 6,363. Vs.

Murukesar Putattampi, of Point Pedro.....Defendant.

NOTICE is hereby given that on Thursday, June 29, 1899, at 10 o'clock in the forenoon, will be sold by public auction on the lands hereinafter described the

right, title, and interest of the said defendant in the following property, for the recovery of Rs. 232 and charges, viz. :—

(1) In a piece of land called Kompaikkaladdi, situated at Puloli Malavarayakurichchi, and containing or reputed to contain in extent two lachams varaku culture ; bounded or reputed to be bounded on the east by property of Katirgamar Naganathar, north by property of Ponnuru, wife of Vinasittampi and others, and west and south by property of Teyvar Nagalingam.

(2) In an undivided $\frac{1}{10}$ share of a divided five lachams and six and three-fourth kullies with its appurtenances of the following parcels of land called Rakkanmanal Vada Metku, situated at Point Pedro, Chinkapakutevankurichchi, and containing or reputed to contain in extent house two Rakanmanal Vadametku, in extent eighty-one lachams varaku culture. The said five lachams and six and three-fourth kullies ; is bounded or reputed to be bounded on the east and south by property of Nagalingam and others, north by property of Manikkam and others, and west by a road.

Fiscal's Office,
Jaffna, May 24, 1899.JOHN RUDD,
for Fiscal.

Southern Province.

In the District Court of Galle.

End Plaintiff.
No. 5, 153. Vs.

Charles Henry Weerasuriya, of Dodanduwa...Defendant.

NOTICE is hereby given that on Monday, June 26, 1899, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz. :—

1. All the fruit trees and soil of the lands Beligahawatta and its adjoining land, a portion of Ambagahawatta, containing in extent 1 rood 26-43 perches, together with all the buildings thereon, situate at Degalla.

Mortgaged by writing obligatory dated January 30, 1895, bearing No. 11,499, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 5,667-75, and interest on Rs. 5,385 at 9 per cent. per annum from February 17, 1899.

Fiscal's Office,
Galle, May 31, 1899.C. T. LEEBRUGGEN,
for Fiscal.

In the District Court of Kalutara.

John de Croos, of Negombo.....Plaintiff.
No. 1,907. Vs.

Dolege Carneris Appu, of Galboda.....Defendant.

NOTICE is hereby given that on Saturday, July 8, 1899, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz. :—

The two-third parts of the soil and of the trees (excluding the trees standing on the southern portion) of the garden called Yakgahawatta of the extent of about 3 acres, situated at Aturuwella.

Mortgaged with the plaintiff by bond No. 4,665, dated April 14, 1897, and declared specially bound and executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 769-62, with interest on Rs. 500 at 9 per cent. per annum from July 4, 1898.

Fiscal's Office,
Galle, May 31, 1899.C. T. LEEBRUGGEN,
for Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Eleanor Burleigh Sortain, of Batticaloa.....Plaintiff.
No. 824. Vs.

John Loos, Administrator of the estate and effects of the late John Hannah Canagasabey, now Secretary, District Court, KalutaraDefendant.

NOTICE is hereby given that on Thursday, July 13, 1899, commencing at 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the defendant in the following property, viz. :—

At about 9 o'clock A.M.

1. The land called Kelitivumunaitundu, situate at Buffalo island in Batticaloa ; and bounded on the east by land belonging to Santiagupillai presently belonging to M. Eliyatamby, west by the lake, north by land belonging to Pereatamby, south by the other share of this land belonging to John Hannah Canagasabey, in extent 4 acres 1 rood and 31 perches, with all rights.

At about 11 A.M.

2. The land called Kelitivumunaiveli, situate in Buffalo island ; and bounded on the east by the other share of this land, west by the river, north and south by land of Shroff Allegecone Mudaliyar, now belonging to Mrs. E. B. Sortain, in extent from north to south 248 fathoms, and from east to west 106 fathoms.

On Friday, July 14, 1899, at 9 A.M.

3. The garden called Satturukondan Kullattumulaiyadetotam, situate at Kokkuvil ; and bounded on the east by land belonging to E. Potginter now belonging to Tissaveerasingha, west by land of John Hannah Canagasabey, north by Crown land, and on the south by tank, in extent 4 acres.

At about 11 A.M.

4. The garden called Satturukondan Kulattumulaiadi Totam situate at Kokkuvil ; and bounded on the east by garden of Ponnambalam and his brother Saravanamuttu now belonging to John Hannah Canagasabey, west by the other share of this garden belonging to John Hannah Canagasabey, north by Crown land, and south by tank, in extent 2 acres.

At about 1 P.M.

5. The garden called Satturukondan Kulathumulaiadi Totam situate at Kokkuvil ; and bounded on the east by the garden of Sinnaven now belonging to Mr. J. D. Casinader, west by Mr. Treahy's garden, north by Crown land, south by the land of P. H. Sinna Tamby now belonging to J. D. Casinader, in extent one acre.

At about 3 P.M.

6. The garden called Satturukondan Kulattumulaiadi Totam situate at Kokkuvil ; and bounded on the east by the garden of John Hannah Canagasabey, west by the garden of P. H. Sinna Tamby now belonging to Mana Kuna Corupany, north by Vempu, and on the south by tank, in extent 2 acres.

On Saturday, July 15, 1899, at 8 o'clock A.M.

7. The garden called Kumaraveliodiarvaladu, situate at Puliyantivu ; and bounded on the east by garden of J. H. Canagasabey now belonging to S. Kunjitempi, west by the garden of Ampalavy now belonging to S. Kunji Tamy, north by dowry-garden of Elejah Hoole Casinader, south by the garden of Kanagasabey now belonging to S. Kunji Tamy, in extent from east to west 89 ft., north to south eastern side 12 ft., western side 10 ft., with all rights.

At about 10 A.M.

8. The garden called Tommarpillaivaladu, situate at Puliyantivu ; and bounded on the east and north by the garden of P. Nicholaspillay, west by lane and garden of

Kanagasabey, south by garden of Lema, in extent north to south 11½ fathoms and from east to west northern side 11½ fathoms, southern side 10½ fathoms.
Amount to be levied, Rs. 3,000, and costs.

Fiscal's Office,
Batticaloa, May 27, 1899.

T. SINNATAMBY,
Deputy Fiscal.

North-Western Province.

In the Court of Requests of Kurunegala.

Peter de Mel of Kurunegala Plaintiff.
No. 5,761. Vs.

Seneviratne Maya Bandara Heratmudiyan-selaga Kiri Banda, Gan Arachchi of Rekowa Defendant.

NOTICE is hereby given that on Saturday, June 24, 1899, commencing at 8 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :—

1. One-third share of the field Kahatagahakumbura of about two pelas and five lahas of paddy sowing extent, situate at Tammita in Rekopattu korale of the Dambadeni hatpattu.

2. One-third share of the field Lindakumbura of about five pelas of paddy sowing extent, situate at Tammita aforesaid.

3. One-third share of Kosgahakumbura of about one amunam of paddy sowing extent, situate at Tammita aforesaid.

4. One-third share of Udawelakumbura of about five pelas of paddy sowing extent, situate at Tammita aforesaid.

5. One-third share of the field Mawattakumbura of about two pelas of paddy sowing extent, situate at Tammita aforesaid.

6. One-sixth share of Mawatakumburawatta of about three lahas of kurakkan sowing extent, situate at Tammita aforesaid.

7. One-third share of Walawwewatta of about two lahas of kurakkan sowing extent, situate at Tammita aforesaid.

8. One-third share of Mawattahena of about four kurunies of kurakkan sowing extent, situate at Tammita aforesaid.

9. One-third share of Waduressahena of about four kurunies of kurakkan sowing extent, situate at Tammita aforesaid.

10. One-third share of Lindakumbura of about fifteen lahas of paddy sowing extent, situate at Rekowa in the aforesaid korale.

11. One-third share of Dangayagonnekumbura of about 3 pelas of paddy sowing extent, Moonemaleralage-watta of about one timba of kurakkan sowing extent adjoining thereto from the southern direction, and Elabodahena now garden of about two lahas of kurakkan sowing extent, also adjoining thereto from the northern direction, situate at Rekowa in the aforesaid korale.

12. One-third share of Weliyaddsekumbura of about six pelas of paddy sowing extent, situate at Ambehera in the aforesaid korale.

13. One-third share of Medakumbura of about three pelas of paddy sowing extent, situate at Ambehera in the aforesaid korale.

14. One-third share of Pathahahena now garden of about six kurunies of kurakkan sowing extent, situate at Ambehera aforesaid.

15. One-third share of Mawathakumbura and Asweddumekumbura of about five pelas of paddy sowing extent, situate at Rekowa aforesaid.

16. One-third share of Hitinagederawatta of about one timba of kurakkan sowing extent, together with the buildings and plantations thereon, situate at Rekowa aforesaid.

17. The field Galagawakumbura of about three pelas of paddy sowing extent, situate at Rekowa aforesaid.

On Monday, June 26, 1899, at 12 o'clock noon.

An undivided one-third share of Udawatta of about 15 acres in extent, situate at Doratiyawa in Tiragandahe korale of the Weudawili hatpattu.

Amount to be levied Rs. 213.48, with legal interest on Rs. 192.98 from August 16, 1898, and poundage.

N. S. CASSIM,
for Fiscal.

Fiscal's Office,
Kurunegala, May 30, 1899.

In the District Court of Chilaw.

W. Alberto Tawarera, of Marayagama, and
W. Megel Tissera, of Mattakkoluwa.....Plaintiffs.
No. 856. Vs.

Ally Tamby Assen Naina Marakkar, of
ChilawDefendant.

NOTICE is hereby given that on Monday, June 19, 1899, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :—

Two lots of gardens called Mavaditottam and Puliaditottam, situate at Maikkulam in Chilaw; bounded on the north by the partition fence of the garden of Mattacaramtottem, east by the partition fence of the land of Mahammadu Sabeoo and others, south by the partition fence of the garden of Segalado, and west by the partition fence of the garden of Mahammadu Tamby and others.

On Tuesday, June 20, 1899, commencing at 1 o'clock in the afternoon.

One-eighth part from the garden called Omer Tamby Kame Kanenaartottam, situate at Palechchakulam in Chilaw District; bounded on the north by the field of Marimuttu, east by the fields called Nedukottu and Kulamvaepil, south by the boundary dyke of the field of Leyanna Muna Mohammadu Tamby and others, and west by the field called Kottuwavayel belonging to the defendant and others and by the field called Pongawadikottuwa belonging to Marimuttu: within these boundaries the soil and the coconut trees and all the productive trees standing within the said $\frac{1}{8}$ part of the aforesaid garden.

The $\frac{1}{12}$ part from the field called Odeyavelanjan, situate at Pulechchakulam aforesaid; bounded on the north by the boundary dyke of the field of Marimuttu Pulle and others, east by the water-course where the dhobies use to wash clothes and by the fence of the land called Morawankottuwa, south by the fence of the land of Marimuttu Pulle and by the water-course called Maiyawankotuwavayel, and west by the fence of the land of Bawa Marikkar.

The soil and all the productive trees standing on the $\frac{1}{2}$ part of the garden called Copperahtottam situate at Pulechchakulam aforesaid; bounded on the north by the garden called Podipulletottam, east by the garden belonging to the defendant and others, south by the land of Pitche Marikkan and others, and west by the land of Assena Marikkan and others.

The soil and all the productive trees standing on the $\frac{2}{10}$ parts of the land called Wavuntottam situate at Pulechchakulam aforesaid; bounded on the north by the land called Wavuntottam belonging to Marimuttu, east by the high road leading to Puttalam, south by the land belonging to the defendant, and west by a tank.

The four-sixteenth parts from the land called Ponbula Nachchiyattottam, situate at Pulichchakulam aforesaid; bounded on the north by the fence of the garden called Aliyartottam belonging to the defendant and another, east by the field called Palanchena belonging to Selama Nachchiya, south by the fence of the land called Vaalayottam belonging to Sinna Marikkan, and west by the fence of the land belonging to the defendant and another, and by the fence of the garden called Variantottam.

An undivided half share from the garden called Nallatambytottam, situate at Pulichchakulam aforesaid, excluding 15 coconut trees and soil; and bounded on the north by the garden of Marimuttu and others, east by

the garden belonging to Marimuttu, south by the garden of Omarutamby and others, and west by the partition fence of the house and premises belonging to Marimuttu.

The field called Odayavalanjan chena vayel, situate at Pulichchakulam aforesaid; bounded on the north by the boundary dyke of the field of the plaintiff's and Nordeen Levve, south by a water-course, east by a dam of the river and by the canal called Kanjureadi Agara, and west by the boundary dyke of the field belonging to the plaintiffs, Omeru Tamby, and others.

Three lots of gardens forming one property, called Assena Levve Udupannina Pagudi, Kanakkappulle Udupannina Pagudi, and Wava Udupuannina Pagudi, situate at Pudukudi-irippu; bounded on the north by the partition fence of the garden belonging to the defendant and others, south by the new road, east by the partition fence of the garden of Naguda Marikkar and others, and on the west by the partition fence of the garden of Wappu Tamby Cama Caranar; excluding the planters' share from the trees, the remaining trees and all the soil.

Amount to be levied, Rs. 5,394, with interest thereon at 9 per cent. per annum from April 30, 1894, till payment in full, and poundage.

C. R. CUMBERLAND,
Deputy Fiscal's Office,
Chilaw, May 23, 1899.

In the District Court of Chilaw.

Mrs. C. F. Soysa, executrix of the last will
of the late Jeronis Peris, of Colombo Plaintiff.
No. 1,511. Vs.

William Wijekoon and another, presently of
Marawila Defendants.

NOTICE is hereby given that on Saturday, June 24, 1899, 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. :—

An undivided one-ninth share of the southern half share of the land called Marawila, situate at Marawila in Chilaw District; bounded on the north by paddy field and jungle ground of Francisco Lowe, late Korala, the mark letter A the garden of Virappen, and the mark B a garden belonging to the late Gasper Jansz, erst by lane (vidi-para), south by the land called Lansigama belonging to Mr. Carolis Fanderlan, west by reservation along the seashore.

Same day, at 3 P.M., at Marawila.

2. All that policy of insurance No. 20,039 for the sum of Rs. 3,000, dated May 13, 1887, and effected by the first defendant with the Universal Assurance Society.

Amount recoverable Rs. 602.33, with interest on Rs. 1,142.50 at 9 per cent. per annum from February 15, 1897, to November 10, 1897, on Rs. 902.33 at the same rate from November 11, 1897, to May 26, 1898, on Rs. 602.33 at the same rate from May 27, 1898, and on Rs. 88.33 at the same rate from February 15, 1897, and poundage.

C. R. CUMBERLAND,
Deputy Fiscal's Office,
Chilaw, May 20, 1899.

Province of Uva.

In the Court of Requests of Badulla.

Muna Muna Runa Kana Karuppen Chetty,
of Badulla.....Plaintiff.

No. 22,786. Vs.

1, J. B. Dassanayake; and 2, Selohami, both
of Badulla.....Defendants.

NOTICE is hereby given that on Wednesday, June 28, 1899, commencing at 12 o'clock noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following

property, for the recovery of a sum of Rs. 267-90, with further interest on Rs. 150 at 25 cents per Rs. 10 per mensem from August 30 to September 22, 1898, at 9 per cent. per annum on the aggregate amount from September 23, 1898, till payment in full, viz. :—

1. The garden appertaining to house bearing No. 436 of about one kuruni of kurakkan sowing in extent, situated at Welkada in Badulupitiagama in the District of Badulla; which garden is bounded on the east by the live fence on land belonging to Crown, on the south by the live fence on land belonging to Mr. Jaymen, on the west by live fence on garden belonging to Mr. Godawela,

on the north by high road, together with the tiled house built thereon, bearing assessment No. 436, and everything standing thereon.

2. The field called Kudaotumbekumbura situated at Medawelagama in the District of Badulla, containing about three amunams of paddy sowing in extent, and bounded on the east by Kandura and limitary ridge on Ratnagodakumbura, on the south by the limitary ridge on Mahaotumbekumbura, on the west by Circular road, and on the north by Kandura.

Fiscal's Office,
Badulla, May 30, 1899.

L. W. C. SCHRADER,
for Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by thirteen labourers of Franklands estate in Udapalata against the proprietor thereof, under Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 80-01.

Court of Requests,
Gampola, May 30, 1899.

L. PARANAVITANE,
Chief Clerk.