

Ceylon Gobernment Gazette

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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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DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to impose a General Tax on Dogs.

Preamble.

WHEREAS it is expedient to levy a general tax on dogs in this island: 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 Dog Tax Ordinance, 1901."

Repeal.

- 2 There shall be repealed, as on and from the date of this Ordinance coming into operation—
 - (a) The Ordinances specified in schedule A to this Ordinance, to the extent in the third column of that schedule mentioned.
 - (b) So much of any other Ordinance as is inconsistent with this Ordinance. Provided that this repeal shall not affect—
 - (1) The past operation of any enactment hereby repealed, nor anything duly done or suffered thereunder; nor

B 1

(2) Any right, privilege, obligation, or liability acquired, accrued, or incurred under any enactment hereby repealed; nor

(3) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed; nor

(4) Any legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid, and such legal proceeding or remedy may be carried on as if this Ordinance had not passed.

Interpretation clause.

3 In this Ordinance-

"Proper authority" shall mean within any town wherein a municipal council or local board of health and improvement has been or may hereafter be established, the chairman of such municipal council or local board, and without the limits of any such town the government agent or any person duly authorized by him in writing

"Government agent" shall include the government agent for the time being of the province and the assistant government agent for the time being of the district in which anything shall be done or may be required to be done under the provisions of this Ordinance.

4 It shall be lawful for the Governor with the advice of the Executive Council, by Proclamation to be for that purpose published in the Government Gazette, to bring any province, district, town, or place under the operation of this Ordinance, and to define the limits of such province, district, town, or place for the purposes of this Ordinance, and such Proclamation to amend, alter, or revoke as and whenever the Governor shall, with the like advice, determine.

5 When any province, district, town, or place has been brought under the operation of this Ordinance, it shall be lawful to the proper authority, and such proper authority is hereby authorized and empowered, to impose an annual tax not exceeding one rupee and fifty cents on each dog kept within such province, district, town, or place, and to make from time to time such by-laws as shall be necessary for collecting and levying the same; and any person residing in any such province, district, town, or place having in his custody or possession any dog or dogs shall take out a license for each such dog from the proper authority, and the proper authority shall issue in respect of each such dog a license to such person, which shall entitle such person to keep such dog for one year from the date of such license.

Provided that within any town wherein a municipal council has been or may be hereafter established the powers vested in the proper authority under this section of imposing an annual tax and making from time to time such bylaws as shall be necessary for collecting and levying the same shall be exercised by such municipal council, and not by the chairman thereof.

Publication of by-laws.

6 All by-laws made under the preceding section shall be published in the Government Gazette in the English, Sinhalese, and Tamil languages respectively and from the date of such publication shall have the same force as if they had been enacted in this Ordinance.

7 The occupier of any house or premises where any dog or dogs are kept or permitted to live or remain shall be liable to pay the license duty for such dog or dogs, and in default of such payment shall be liable to the penalties incurred by persons keeping unlicensed dogs, unless the said occupier can prove to the satisfaction of the police magistrate of the division within which he resides that he is not the owner or has not the custody of such dog or dogs, and that such dog or dogs were kept or permitted to live or remain in the said house or premises without his sanction

or knowledge: Provided always that where there are more

Governor may bring provinces, towns, &c., under the operation

Dog license.

Ordinance.

Occupier of house liable.

occupiers than one of the house or premises let in separate apartments or lodgings or otherwise, the occupier of that particular part of the premises in which such dog or dogs shall have been kept or permitted to live and remain shall be liable to pay the license duty for such dog or dogs.

Register of licenses.

8 Every proper authority shall keep a book to be called "The Register of Dogs' License Book," in which he shall register the issue of every license, the date thereof, and the name and residence of the person to whom such license issued, as also the description of the dog or dogs as contained in the license.

Certificate to be obtained on transfer of a dog. 9 Where any dog shall be transferred by sale or gift by its owner to any other person it shall not be necessary for such person to take out a new license for such dog if such dog shall have been licensed within the year, but such person shall obtain from the proper authority who issued such license a certificate in the form in the schedule B to this Ordinance, and such person shall within fifteen days after such transfer cause such certificate to be registered in "The Register of Dogs' License Book" kept for the province, district, town, or place in which such person resides, and the proper authority of such province, district, town, or place shall, on application, register such certificate, and shall certify such registry at the foot or at the back of the certificate; and in default of causing such registry to be made such person shall be liable to the penalties incurred by persons keeping unlicensed dogs.

Seizure of stray dogs.

- 10 Every proper authority shall cause all stray dogs to be seized, and such dog shall be dealt with as follows:.
 - (1) Every dog so seized shall be detained in some proper place and be there kept for such period, not less than three days from the date of such seizure, as the proper authority may think expedient, provided that where the owner or other person who had charge of the dog is known, the proper authority shall cause notice to be forthwith given to either of them of the seizure and detention of the dog; and upon receiving payment of the reasonable expenses incurred in respect of such seizure and detention, together with the tax in the case of an unlicensed dog, shall deliver the dog to the person noticed or his agent, without prejudice however to the recovery of any penalty for the infringement of any of the provisions of this Ordinance.
 - (2) If the dog so seized and detained be not claimed within two days after the notice aforesaid has been served, or in case no owner or other person is known to be in charge of the dog within such period, not less than three days after such seizure as the proper authority may think expedient, or in case of non-payment of the reasonable expenses incurred in respect of such seizure and detention, and the tax if it be due as aforesaid, it shall be competent to the proper authority to cause the dog to be destroyed or otherwise disposed of in such manner as to the proper authority shall seem fit.

Penalties.

11 (1) Any person who shall from and after the thirty-first day of March in each year after the coming into operation of this Ordinance have in his possession or custody within any province, district, town, or place brought under the operation of this Ordinance any dog not duly licensed in accordance with the provisions of this Ordinance shall be liable on conviction to a fine not exceeding twenty rupees, and in default of payment to simple imprisonment for a period not exceeding two weeks, and the police magistrate shall further order such person forthwith to take out a license for such dog, and the proper authority shall thereupon issue such license upon payment of the proper license duty by such person, and such license shall be held to be valid until the thirty-first day of March next following the date of such license; and if after

such order such person shall continue to keep any dog without having obtained a license, he shall, in addition to the fine imposed for the second and any subsequent offence, pay a sum not exceeding fifty cents for each day he shall have kept a dog without a license.

(2) Any person committing a breach of any by-law made under the provisions of section 5 shall be liable on conviction to a fine not exceeding twenty rupees, and in default of payment to simple imprisonment for a period not exceeding two weeks.

Production of license.

12 Every person having in his possession any dog shall produce the license for such dog whenever so required by a police magistrate, police officer, or peace officer, or by a proper authority, or any other person duly authorized by him in writing, and in case of refusal he shall, if such dog has been duly licensed, be liable to a fine not exceeding five rupees.

Fine not to be imposed when default not wilful. 13 No fine shall be imposed by a police magistrate in any case in which it shall appear to his satisfaction that the person failing to comply with the provisions of this Ordinance or any by-law made thereunder has not wilfully been guilty of such failure, but that such failure has been occasioned by accident; provided always that such police magistrate shall forthwith order such person to take out a license for the dog or dogs in his possession or custody, or otherwise comply with the provisions of this Ordinance, and that such person shall forthwith comply with such order.

Municipal Councils and local boards entitled to duties. 14 All sums paid for stamp duties for licenses under the provisions of this Ordinance, and all penalties recovered under the provisions of this Ordinance from the inhabitants of any municipal town, shall be taken and received by the municipal council of such town for the municipal fund, and all such like sums and penalties paid by or recovered from the inhabitants of any local board town shall be taken and received by the local board of health and improvement of such town for the local fund, and in the case of the town of Nuwara Eliya shall be taken and received by the Board of Improvement of Nuwara Eliya for the purposes of "The Nuwara Eliya Board of Improvement Ordinance, 1896."

SCHEDULE A.

No. and Year.	Title.	Extent of Repeal.		
7 of 1887	"The Municipal Councils' Ordinance, 1887"	Section 129.		
	"An Ordinance to declare certain By-laws to be in force within the Municipality of Kandy"	Chapter 9 of the schedule there to.		
20 of 1896	"The Nuwara Eliya Board of Improvement Ordinance, 1896"	So much of par 5 as relates to dogs.		
13 of 1898	"The Local Boards' Ordinance, 1898"	So much of par 6 as relates to dogs and chap		
		ter 5 of sche		
	_ `	dule \mathbf{D} .		
	SCHEDULE B.			
of ———,	ertify that A.B., residing at paid the license duty, under the Ordin for the dog described at the foot he	ance No. ———		
ending ——	, ,			
Colour :	Descrip	tion:——.		
Dated at —	this day of			
	Sign	ed C. D., oper Authority.		
•	By His Excellency's comm	and,		

R. .W IEVERS,
. Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, November 13, 1901. 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 Badulla-Haldummulla will be holden at the Court-house at Kandy on Monday, December 2, 1901, 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 abovementioned, and not to depart without leave asked and granted.

Fiscal's Office, Badulla, November 18, 1901. F. H. PRICE, Fiscal.

ලංකාමීපයේ ගරු කටයුතු උතුම්වූ සුපුීම් උසාවියෙන් මට ලැබී තිබෙන ආඥුවක බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේනම්, බදුළු හල් දුම්මුලල දිසාවේ කුම්මතෙල් නඩු විභාගය විෂි 1901 ක්වූ දෙසැම්බර් මස 2 වෙනි දින පෙර වරු 12 පැය පටන් මහනුවර තිබෙන නඩු සාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කාරණ ඇතුවසිටින සෑමදෙනාම යවකී සථානයට යටකී වෙලාවට ඇවිත් පෙණිකිටින්ට ඕනෑවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටතට යන්ට

නුපුළුවන් බවත් මෙසින් සෑමදෙනාටම දන්වන් නෙම්.

> ඇප්. එච්. පුයිස්, පිස්කල් වම්ත.

විෂී 1901 ක්ථු නොවැම්බර් මස 18 ඉවනි දින බදුල්ලේ පිස්කල් කන්තෝරුවේදීය.

இலங்கை சத்தீவிற் சங்கைப்போர்ச் சுப்பிறீல் கோட்டா ரது கட்டீன்யின்படி நாம் பிரசிக்கப்படுத் அவதாவது: கண்டி கியாயஸ்தைலத்திலே மேற்சொல்லிய சுப்பிறீங் கோட்டாரால் வதேனே-அல் தமுல்ல டிக்கிறிக்கைடச்சே ர்ந்த திறிபினெல் வழக்குவிசாரணே 1901 ம் ஆண்டு மா ர்கழிமாதம் 2 ந் திகதியாகிய திங்கட்கிழகும் காலமே 12 மணி தொடங்கி அன்றும் அசற்கடுத்த நாட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசார‱னையிற் காரியகருமுமுள்ளவர்க கொல்லோரும் சொல்லப்பட்ட சேரக்கிலே சொல்லப் பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினி**ன்றம்** உத்தரவின்றி கீங்காதிருக்கக்குடவர்கள்.

இங்கான ப.

எவ். எச். பிரைம**ஸ்,**

வ தினப் பிஸ்கால் கக்கோர், பிஸ்கால். 1901 ம் இல கார்த்திகையூ 18 க் உ.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 234 C. In the Matter of the Last Will and Testament and Codicil of George Thomas Davy, deceased, of Bishopsgate, London.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 14th day of November, 1901, in the presence of Mr. J. N. Keith, Proctor, on the part of the petitioner Ernest Walther Herbert Freudenberg of Colombo; and the affidavit of the said petitioner, dated 28th June, 1892, having been read:

It is ordered that the will and codicil of George Thomas Davy, deceased, dated 18th August, 1871, and 11th January, 1874, be and the same is hereby declared proved, unless any person interested shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this

the satisfaction of this court to the contrary.

It is further declared that the said petitioner is one of the attorneys of George Baynton Davy, the surviving executor named in the said will, and that he is entitled, as such attorney, to have letters of administration with copies of the will and codicil annexed issued to him accordingly, unless any person interested shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

Felix R. Dias,
Additional District Judge.
The 14th day of November, 1901.

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

Testamentary Jurisdiction. No. 235. In the Matter of the Last Will and Testament of George Louis Monck Gibbs, deceased, of No. 46, Grosvenor street, in the County of Middlesex, England.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 14th day of November, 1901, in the presence of Mr. J. N. Keith, Proctor, on the part of the petitioner, Ernest Walther Herbert Freudenberg of Colombo.

It is ordered that the partitioner aforesaid be declared

It is ordered that the petitioner aforesaid be declared one of the attorneys in Ceylon of Baron Aldenham, the

surviving executor named in the will of the said deceased George Louis Monck Gibbs, and that he is entitled, as such attorney, to have letters of administration with copy of the said will annexed issued to him, unless any person interested shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS,
Additional District Judge.

The 14th day of November, 1901.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary
Jurisdiction.
No. 236.

In the Matter of the Last Will and Testament and Codicils of William Gibbs, deceased, of Hyde Park Gardens, in the County of Middlesex and Tyntesfield, near Bristol in Somerset and of Bishopsgate street in London.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 14th day of November, 1901, in the presence of Mr. J. N. Keith, Proctor, on the part of petitioner Ernest Walther Herbert Freudenberg of Colombo; and the affidavit of the said petitioner, dated 27th June, 1892, having been read:

It is ordered that the will and codicils of William Gibbs, deceased, dated 16th April, 1873, 19th May, 1873, and 13th December, 1873, be and the same is hereby declared proved, unless any person interested shall, on or before the 28th day of November, 1901, 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 in Ceylon of Henry Hucks Gibbs, now Baron Aldenham, one of the executors named in the said will, and that he is entitled, as such attorney, to have letters of administration with copies of the will and codicils annexed issued to him accordingly, unless any person interested shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge.

The 14th day of November, 1901.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction.
No. 238 C.

In the Matter of the Estate of the late Charles Edward Stubbs, deceased, of Bishopsgate, London.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 14th day of November, 1901, in the presence of Mr. J. N. Keith, Proctor, on the part of the petitioner Ernest, Walther Herbert Freudenberg of Colombo; and the affidavit of the said petitioner, dated 28th June, 1901, having een read:

It is ordered that the said petitioner be declared entitled to have letters of administration to the estate of the deceased Charles Edward Stubbs, as the attorney of Manuella Stubbs, the administratrix of the estate of the said deceased, issued to him, unless any person interested shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge.

The 14th day of November, 1901.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 547 C. In the Matter of the Estate of the late Kahawatta Aratchigey Sadilis Perera, deceased, of Wennawatta in Hewagam korale.

THIS matter coming on for disposal before Felix R. Dias, Esq., Additional District Judge of Colombo, on the 31st day of October, 1901, in the presence of Mr. Charles Perera, Proctor, on the part of the petitioner Kahawatta Aratchigey Romanis Perera of Wennawatta aforesaid; and the affidavit of the said petitioner, dated 24th October, 1901, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration de bonis non to the estate of the deceased Kahawatta Aratchigey Sadilis Perera issued to him, as brother of the said deceased, unless the respondents—(1) Kahawatta Aratchigey Marthenis alias Abraham Perera, (2) Kahawatta Aratchigey Samuel alias Herat Perera, (3) K hawatta Aratchigey Michael de Juliana Emelia Perera, (4) Kahawatta Aratchigey Rachael de Juliana Perera, all of Wennawatta aforesaid—shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

Felix R. Dias, Additional District Judge.

The 31st day of October, 1901.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,566 C.

In the Matter of the Estate of the late
Dunor Beebee, deceased, of Slave
Island, Colombo.

Dias, Esq., Additional District Judge of Colombo, on the 16th day of October, 1901, in the presence of Mr. A. C. Abeyewardene, Proctor, on the part of the petitioner Abdul Rahim of 'Slave Island, Colombo; and the affidavit of the said petitioner, dated 11th October, 1901, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Dunor Beebee issued to him, as the widower of the said deceased, unless the respondent Emma Beebee of Slave Island, by her guardian ad litem Mohamad Osman Warish of Slave Island,

Colombo, shall, on or before the 7th day of November, 1901, show cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge

The 16th day of October, 1901.

N.B.—The date for showing cause against the above Order Nisi is extended till the 5th day of December, 1901.

FELIX R. DIAS, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,573 C. In the Matter of the Estate of the late Saputantrigey Don Agonis Appuhamy, deceased, of Wattala in Ragam pattu of Alutkuru korale south.

THIS matter coming on for disposal before Felix R. Dias, Esq., Additional District Judge of Colombo, on the 31st day of October, 1901, in the presence of Mr. J. A. Perera, Proctor, on the part of the petitioner Annakkarage Bastiana Peeris of Hunupitiya in the Adikari pattu of Siyane korale; and the affidavit of the said petitioner, dated 30th October, 1901, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have the letters of administration to the estate of the deceased Saputantrigey Don Agonis Appuhamy issued to her, as a creditor of the said estate, unless the respondents—(1) Paranawidanelagey Dona Lucy Hamy, widow of the said deceased; (2) Saputantrigey Don John Silvestry; (3) Saputantrigey Dona Johana Hamy and her husband (4) Liyana Aratchigey James Perera; (5) Saputantrigey Dona Victoria Hamy, all of Wattala aforesaid—shall, on or before the 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge.

The 31st day of October, 1901.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 1,196. In the Matter of the Estate of the late Sethopillai, wife of Veloepillai Sinnatampi of Kaithadi, deceased.

Veloepillai Sinnatampi of Kaithadi......Petitioner.

THIS matter of the petition of Veloepillai Sinnatampi of Kaithadi praying for letters of administration to the estate of the above-named deceased Sethopillai, wife of Veloepillai Sinnatampi, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 11th day of October, 1901, in the presence of Mr. Tambiah S. Cooke, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 2nd day of October, 1901, 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 respondents or any other person shall, on or before the 29th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS, District Judge.

This 11th day of October, 1901.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 1,203. Class II.

In the Matter of the Estate of the late Kantar Velupillai of Eluthumattuval north, deceased.

THIS matter of the petition of Valliammai, widow of Kantar Velupillai of Eluthumattuval north, praying for letters of administration to the estate of the abovenamed deceased Kantar Velupillai of Eluthumathuval north coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 4th day of November, 1901, in the presence of Mr. Gabriel Solomon Johnpulle, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 31st day of October, 1901, 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 28th day of November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS, District Judge.

This 4th day of November, 1901.

In the District Court of Kurunegala.

No. 686.

In the Matter of the Intestate Estate of the late Konara Mudiyanselage alias Wijesundera Abeyakon Wickremasingha Konara Mudiyanselage Ranhamy, late Koralá of Vidanegedara, deceased.

Konara Mudiyanselage Ran Menika of Vidanagedara in Dambadeni Udukaha korale west...Petitioner.

A:nd

HIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Kurunegala, on the 11th day of November, 1901, in the presence of Mr. E. G. Gunawardena on the part of the petitioner Konara Mudiyanselage Ran Menika; and the petition and affidavit of the said Ran Menika, dated the 8th day of November, 1901, having been read:

It is ordered that the said Konara Mudiyanselage Ran Menika be and she is hereby declared entitled to have letters of administration of the estate of the deceased Konara Mudiyanselage alias Wijesundera Abeykon Wickremasingha Konara Mudiyanselage Ranhamy, late Korala, issued to her, unless the respondents shall, on or before the 20th day of December, 1901, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 11th day of November, 1901.

. In the District Court of Chilaw.

Order Nisi.

Testamentary Jurisdiction. No. 622. In the Matter of the Estate of the late Devakara Terunnanse of Metikotuwa.

Between

Ratnapala Unnanse of Metikotuwa......Applicant.

Ranhamy of Kanathawe in Dewamedi hatpattu of the Kurunegala District......Respondent.

THIS matter coming on for disposal before J. H. Leak, Esq., District Judge of Chilaw, on the 18th day of October, 1901, in the presence of the petitioner Ratnapala Unnanse of Metikotuwa Pansala in person; and the affidavit of the said Ratnapala Unnanse, dated the 18th day of October, 1901, having been read: It is ordered that the said Ratnapala Unnanse is the grandson of the deceased Devakara Terunnanse, and as such is entitled to have letters of administration to the estate of the said deceased Devakara Terunnanse issued to him accordingly, unless the respondent Ranhamy of Kanathawe or any other person shall, on or before the 13th December, 1901, show sufficient cause to the satisfaction of this court to the contrary.

This 18th day of October, 1901.

J. H. LEAK, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.
No. 623.
Don Joseph Perera

In the Matter of the Estate of the late
Don Francina Welhelmina Abeyaratna of Madampe, deceased.
And

And

THIS matter coming on for disposal before J. H. Leak, Esq., District Judge of Chilaw, on the 7th day of November, 1901, in the presence of Mr. Charles Munasinha on the part of the petitioner; and the affidavit of the said petitioner, dated the 23rd day of October, 1901, having been read: It is ordered that the said Don Joseph Perera Abeyaratna be and he is hereby declared entitled to have letters of administration to the estate of the late Don Francina Welhelmina Abeyaratna of Madampe issued to him accordingly, unless the respondents shall, on or before the 6th day of December, 1901, show sufficient cause to the satisfaction of this court to the contrary.

The 7th day of November, 1901.

J. H. LEAK, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary
Jurisdiction.
No. 106.

In the Matter of the Intestate Estate
of Paharallage Mudiyanse of Kumbalgama, deceased.

Alahakoon Mudiyanselage Punchi Mahatmaya of Kumbalgama.....Petitioner.

And
1, Paharallage Dingiri Banda; 2, Paharallage
Tikiri Menika; 3, Paharallage Punchi Banda;
4, Paharallage Dingiri Mahatmaya; 5, Paharallage Tikiri Banda; 6, Paharallage Ran
Banda; 7, Paharallage Punchi Banda; 8,
Paharallage Menikrala; 9, Paharallage Kiri
Menika all of Kumbalagan

the 30th November, 1901, show sufficient cause to the satisfaction of this court to the contrary.

The 3rd day of October, 1901.

Allan Beven District Judge.

In the District Court of Batticaloa.

Order Nisi.

In the Matter of the Estate of the late Testamentary) Muttupillai Parasuramapody of Nai-Jurisdiction. pattimunai, deceased. No. 344.

Vesuvanader Kantaiya of Karaitivu.........Petitioner. And

Parasuramer Valliammai of Naipattimunai...Respondent. THIS matter coming on for disposal before C. S.

Vaughan, Esq., District Judge of Batticaloa, on

the 29th day of October, 1901, in the presence of Mr. A. B. Canagasabey, Proctor, on the part of the petitioner Vesuvanader Kantaiya; and the affidavit of the said petitioner, dated 4th October, 1901, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Muttupillai Parasuramapody issued to him, as son-in-law of the said deceased, unless the respondent or any person other person interested shall, on or before the 26th day of November, 1901, show sufficient cause, to the satisfaction of this court to the contrary,

> C. S. VAUGHAN, District Judge.

This 29th day of October, 1901.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

In the matter of the insolvency of Paul William de Jansz of Grandpass. No. 1,896.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 5, 1901, to audit the account submitted by the assignee in the above matter.

By order of court,

Colombo, November 15, 1901.

J. B. Misso, Secretary.

No. 1,896.

In the matter of the insolvency of Paul William de Jansz of Grandpass.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 12, 1901, for the declaration of a dividend.

By order of court,

Colombo, November 15, 1901.

No. 13,711.

J. B. Misso, Secretary. In the District Court of Kandy.

In the matter of the insolvency of J. F. Wanigasinghe, a contractor of Kandy. No. 1,432.

TOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on December 13, 1901, for the annulment of adjudication.

By order of court, A. Santiago,

Kandy, November 18, 1901.

Secretary.

In the District Court of Kegalla.

No. 25.

In the matter of the insolvency of Nawaratne Gunewardene Alexander Fernando of Akwatta:

OTICE is hereby given that a certificate of conformity as of the second class was granted to the above-named insolvent on November 14, 1901.

By order of court,

C. P. W. GUNASEKERE,

Kegalla, November 14, 1901.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the Court of Requests of Colombo.

A. Stave of No. 35, Main street, Pettah in Colombo......Plaintiff.

Vs. . John H. Mendis of "Kittyakare," Jail road, Colombo.....Defendant.

DOTICE is hereby given that on Tuesday, December 17, 1901, at 3 o'clock in the afternoon, will be sold by public, auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 203-20, with interest thereon at 9 per cent. per annum from August 28, 1900, till payment in full, and costs of suit Rs. 31.75, and poundage Rs. 240, less a sum of Rs. 150, viz.:-

An undivided half share of the land and the house known as Pennon Lodge, situated at Horton place, Cinnamon Gardens, within the Municipality of Colombo; and bounded on the north by the road called Horton place, on the east by the land belonging to Mr. P. Arunachalam, on the south by the land belonging to Mr. E. de Silva, and on the west by the road called Maitland crescent; containing in extent 3/4 of an acre more or less.

Fiscal's Office. Colombo, November 20, 1901. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Colombo.....

No. 15,677 C.

1, Emelia Mendis; and 2; John H. Mendis, both of Borella, Colombo......Defendants.

OTICE is hereby given that on Monday, December 16, 1901, at 3 o'clock in the afternoon, will be sold unblic auction at the sold and by public auction at the premises the right, title, and interest of the said second defendant in the following property, for the recovery of the sum of Rs. 458, with interest thereon at 9 per cent. per annum from September 9, 1901, till payment in full, and costs of suit, viz.:—

An undivided half share or part of the land and buildings thereon called and known as Pennon Lodge, being the northern moiety of the land described in title plan No. 108,152, situated in Maradana Cinnamon Gardens, in Kollupitiya Ward No. 9 of the Municipality of Colombo; and bounded on the north by a public road and reservation called Horton place, on the east by land shown in plan No. 9,965 called Ponklaar, the property of Mr. P. Arunachalam, on the south by the southern moiety of the said allotment of land described in the said title plan No. 108,152, and on the west by a public road and reservation called Maitland crescent; containing in extent 1 acre and 3 perches more or less.

Fiscal's Office, Colombo, November 20, 1901. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Leon George Northway of Kandy......Plaintiff.

No. 14,805 C. ∇s .

1, Gurukanda Weda-arachchige Don Peeris de Silva Appuhamy; and 2, Gurukanda Weda-aratchchige Don Haramanis de Silva

Appuhami, both of Maligakanda......Defendants.

OTICE is hereby given that on wednesday, December 18, 1901, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 4,175, with interest thereon at 9 per cent. per annum from March 29, 1901, till payment in full, and costs of suit,

- All that part of a garden with the buildings standing thereon, now bearing assessment No. 33c called Galwalewatta, situated at Maligakanda lane in 2nd Univision, Maradana, within the Municipality of Colombo, being a portion of the premises formerly bearing assessment No. 29; bounded on the north by the property of Madar Lebbe, on the east by the property of Mr. Wright, on the south by the Maligakanda lane, and on the west by the remaining part of the same garden; containing in extent 5.24 square perches according to the deed No. 6,883, dated October 24, 1898, and attested by Don Joseph Kulatunga of Colombo. Notary Public. Don Joseph Kulatunga of Colombo, Notary Public.
- (b) All that southern portion of the land called Kadjugahalanda marked letter C, shaded pink in the plan, with the plantation standing thereon bearing assessment No. 22 save and except therefrom a portion in extent 17.84 square perches sold to Seena Peena Suna Ibrahim Saibo by deed No. 2,879 dated June 25, 1896, and attested by W. B. de Fry of Colombo, Notary Public, situated at Ketawalamulla, now called Maligakanda, within the Municipal limits of Colombo; and which said southern portion marked letter C is bounded on the north by the portion of the same land marked letter B sold to A. A Seema Labba Markan, on the cest by the property the portion of the same land marked letter B sold to A. A. Sesma Lebbe Markan; on the east by the property formerly of James Swan, Esq., now of Mr. Wright; on the south by the portion of the same land marked lot No. 3 of the said G. A. Don Harmanis de Silva; and on the west by the portion of the same land marked lot No. 3 apportioned to Noorsa Alia Marikar (son of Amsa Natchchia, wife of Noorsa); containing in extent 21.8 square perches as per above deed No. 6,883, which said two portions of land are contiguous to each other and now form one property. and now form one property.

E. ONDATJE, Deputy Fiscal. Fiscal's Office, Colombo, November 20, 1901.

In the District Court of Colombo.

Don Philip Wijeyawardena, Muhandiram, of Sedawatta in Ambatalenpahala of Alutkuru korale south......Plaintiff.

No. 14,561 C.

1, Robert Alexander Dassenaike of Panchikawatta, but presently of Mirigama in the Udugaha pattu of Hapitigam korale; 2, William Henricus Dassenaike of Borella inDefendants.

OTICE is hereby given that on Tuesday, December 17, 1901, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said first defendant in the following properties mortgaged, viz. :-

3. An undivided 75 part of all that allotment of land called Yakdessawakumbura, situated at Weweldeniya Ihalagama in Udugaha pattu of Hapitigam korale, in the District of Negombo; bounded on the north by Crown land called Katukangollekanda and Yakdessawatumbura claimed by H. Sayabianna and others and on kumbura claimed by H. Sanchiappu and others and on all other sides by water course; containing in extent 1 acre 2 roods and 5 perches.

On Wednesday, December 18, 1901, at 8 A.M.

4. An undivided in part of all that allotment of land called Medikele, situated at Halpe in Udugaha pattu of Hapitigam korale, in the District of Negombo; bounded on the north by land described in plan No. 52,801 and by a road, on the east by land described in plan No. 94,630 and by the property of G. A. Perera, Maha Mudaliyar, on the south by land claimed by Setuhamy, and on the west by the land claimed by Rapiel, Simon and others Satuhamy and Dingihamy and by land said and others, Setuhamy and Dingihamy, and by land said to belong to the Crown; containing in extent 50 acres and 1 rood.

On Wednesday, December 18, 1901, at 9.30 A.M.

5. An undivided to part of all those three allotments of land called Kopiwatta, Kahatagahalanda, and Kongahahena, situated at Mugurugampola and Ambane in Udugaha and Yatigaha pattuwas of Hapitigam korale, in the District of Negombo; bounded on the north-east by the property of L. H. L. Dassenaike claimed upon plan No. 41,910, on the south-east by a land appertaining to railway, on the south-west and west by land said to belong to the Crown, and on the north-west by land said to belong to the Crown and by the property of L. H. L. Dassenaike claimed upon plan No. 41,910; containing in extent 23 acres and 21 perches.

On Wednesday, December 18, 1901, at 2 P.M.

An undivided 15 part of all that allotment of land called Banagalla, situated at Maladeniya, Karawilakuubura, and Paragoda in Udugaha and Yatigaha pattuwas of Hapitigam korale, in the District of Negombo; bounded on the north by land said to belong to the Crown, on the east by land claimed by Sumana Unnanse and land said east by land claimed by Sumana Unhaine and land said to belong to the Crown and by land described in plan No. 95,860, on the south by land said to belong to the Crown and by land claimed by Appurala, Lapahamy, Arachchiappu, and others, Setuhamy, Baronchiappu, and Kirihamy and others, and on the west by land claimed by Jottihamy and others and by land described in plan No. 73,172, and on the north-west by land claimed by Divelhamy and Velun, Police Vidahn, and by land said to belong to the Crown; containing in extent (exclusive of a reservation for a road ten links wide passing through the land) 43 acres 1 rood and 30 perches.

On Wednesday, December 18, 1901, at 3.30 P.M.

7. An undivided 15 part of all those three allotments of land called Elapiliyawa, Kurunduwatta, and Talakolayaya, situated at Kahandawa and Hakurukumbura in Udugaha pattu of Hapitigam korale, in the District of Negombo; bounded on the north by the property of P. David Appu, by lands claimed by Punchappuhamy Kankanama and others, and Carolis Arachchi, by land said to belong to the Crown, by land described in plan

No. 95,003, and by a path; on the east by land said to belong to the Crown, by lands described in plans Nos. 94,763, 94,785, and 94,786, and by land purchased by K. Sinna; on the south by lands described in plans Nos. 94,792 and 94,780; on the south-west by the property of the estate of the late Gallage Salmon Pieries, and on the west by the property of W. E. Mudalihami, A. Jamti Naide and others of the heirs of the late K. Balaniya, M. Mudalihamy and others, S. Mudalihamy and others, G. Juwanisappu and others, E. Juwanisappu and A. Kiriya; containing in extent 146 acres 2 roods and 12 perches.

On Wednesday, December 18, 1901, at 5 P.M.

An undivided 1 part of all that allotment of land called Kaluhankanda, situate at Ambana in Yatigaha pattu of Hapitigam korale aforesaid; bounded on the east by land described in plan No. 84,407 and on all other sides by land said to belong to the Crown; containing in extent 4 acres and 35 perches.

On Thursday, December 1901, at 7 A.M.

9. An undivided 15 part of all that allotments of land called Pelagahawatta and Pahalawatta, situated at Mugurugampola aforesaid; bounded on the north and north-east by land claimed by Saranettipatirage Andirisappu, by land said to belong to the Crown, and by land purchased by Sandirisappu, and by a nother contraction. purchased by S. Andirisappu, and by a path; on the east and south by land purchased by S. Andirisappu and by a road; and on the south-west, west, and north-west by lands said to belong to the Crown and by land claimed by Sarenettipatirage Andirisappu; containing in extent (exclusive of the road passing through the land) 12 acres 1 rood and 1 perch.

On Thursday, December 19, 1901, at 9 A.M.

An undivided $\frac{1}{15}$ part of all that allotment of land called Koskolawatta, situated at Kaleliya in Yatigaha pattu of Hapitigam korale, in the District of Negombo; bounded on the north-west, north, and north-east by lands purchased by Henricus Lucius Dassenaike, on the south-east and south by land described in plan No. 54,527, and on the south-west and west by land claimed by N Samel Naide; containing in extent 8 acres 3 roods and 35 perches.

On Thursday, December 19, 1901, at 11 A.M.

An undivided $\frac{1}{15}$ part of all that allot ment of land called Kahatagahawatta, situated at Mugurugampola aforesaid; bounded on the north by land said to belong to the Crown, on the north-east by land described in plans Nos. 52,788 and 53,407, on the south-east by land said to belong to the Crown, and on the south-west by land described in plan No. 52,789; containing in extent 5 acres 3 roods and 4 perches.

On Thursday, December 19, 1901, at 2 P.M.

An undivided $\frac{1}{15}$ part of all that allotment of land called Gorakagahawatta, situated at Kaleliya aforesaid; bounded on the north by land purchased by Juse Naide and by land claimed by Amarasekara; on the north-east and by land claimed by Amarasekara; on the north-east by land claimed by Samsy Lebbe and Don Hendrick Dassenaike, Amarasekera, Samarakkodi Appuhamy; on the east by lands claimed by Don Hendrick Dassenaike and Amarasekera; on the south-east by land described in plans Nos. 54,527 and 54,509; on the south by land described in plan No. 5,409; on the south-west by lands described in plans Nos. 54,527 and 54,509, by land claimed by Muwettige Samel Naide, and by land said to belong to the Crown; on the west by land said to belong to the Crown, by land purchased by Jusey Naide, and by land claimed by Patirage Manuel Fernando and another; and on the north-west by land said to belong to the and claimed by ratirage manuel remando and another, and on the north-west by land said to belong to the Crown, by land purchased by Jusey Naide, and by lands claimed by Patirage Manuel Fernando and another and Samsy Lebbe; containing in extent 18 acres 2 roods

On Thursday, December 19, 1901, at 3.30 P.M.

14. An undivided 13 part of all that cinnamon garden called Randenipallewala Kurunduwatta, situated at Kaleliya aforesaid; bounded on the north-east and south by the Government high ground, and on the west by the garden of Mahadorapitiyamadinage Malhami and of Randeniarachchige Pinhamy; containing in extent 14 acres 2 roods and 20.25 square perches.

On Thursday, December 19, 1901, at 5 P.M.

15. An undivided $\frac{1}{15}$ part of all that allotment of land called Nitungahalanda, situated in the village Kukulnape in the Yatigaha pattu of Hapitigam korale aforesaid; bounded on the north by land described in plan No. 117,628, on the east by land described in plan No. 117,628, on the south east by lands claimed by H. L. Dassenaike, Mudaliyar on the south by land claimed by G. James Mudaliyar, on the south by land claimed by G. James Appu and another, and on the west by land described in plan No. 118,324 and land reserved; containing in extent 4 acres and 28 perches.

On Friday, December 20, 1901, at 7.30 A.M.

An undivided 15 part of all that allotment of land called Imbulgahadeniya, situated in the village Ambane in Yatigaha pattu of Hapitigam korale, in the District of Negombo; bounded on the south-east by land appertaining to the railway, and on all other sides by land said to belong to the Crown; containing in extent 2 roods and 36 perches.

On Friday, December 20, 1901, at 10 A.M.

17. An undivided $\frac{1}{15}$ part of all that allotment of land situated in the village Kukulnape aforesaid; bounded on the north by land purchased by H. L. Dassenaike, Mudaliyar, on the east and south by land claimed by H. Punchirala and others, and on the west by lands claimed by T. Sanchiappu and J. Karanisappu; containing in extent 7 perches.

On Friday, December 20, 1901, at 1 P.M.

An undivided $\frac{1}{15}$ part of all that part of the field called Halgahakumbura, situated in the village Muguru-gampola aforesaid; bounded on the north by the road leading from Mugurugampola to Diulapitiya, on the east by the railway road, on the south by the field belonging to Sarenetti Patirage Punchirala and others, and on the west by land called Kahatagahakurunduwatta; containing in extent 2 berss and 3 measures of paddy sowing.

On Friday, December 20, 1901, at 1.30 P.M.

An undivided 1 part of all that field called Kanuketiyehaterenandekumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiyakumbura, on the east by railway road, on the south by Kanuketiyakumbura belonging to the late Sarenetti Patirage Juan Appu, deceased, and others, on the west by Kanuketiyakumbura coatsining in extent 3 heras Kahatagahakurunduwatta; containing in extent 3 beras and 3 kurunies of paddy sowing.

On Friday, December 20, 1901, at 2 P.M.

20. An undivided $\frac{1}{15}$ part of all that field called Kanuketiyahaterenandekumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiyakumbura, on the east by railway road, and on the south by Pelagahawatta, and on the west by Kahatagahakurunduwatta; containing in extent 2 beras of paddy sowing.

On Friday, December 20, 1901, at 2.30 P.M.

21. An undivided 1/15 part of all that field called Kanuketiyahaterenandekumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiyakumbura, on the east by the railway road, on the south by Kanuketiyakumbura, ketiyakumbura belonging to the late S. Andiris Appu, and on the west by Kahatagahakurunduwatta; containing in extent 6 beras and 4 kurunies of paddy sowing.

On Friday, December 20, 1901, at 3 P.M.

An undivided 15 part of all that field called Kanuketiyahatarenandakumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiyakumbura, on the east by railway road, on the south by Kanuketiyakumbura belonging to Sarenetti Patirage Appurala and others, and on the west by Kahatagahakurunduwatta; containing in extent 2 beras and 2 kurunies of paddy sowing.

On Friday, December 20, 1901, at 3.30 P.M.

23. An undivided ¹/₁₅ part of all that field called Kanuketiyahaterenandekumbura, situated at Mugurugampola aforesaid; bounded on the north by Halgahakumbura, on the east by railway road, on the south by Kanuketiya belonging to S. Sinchi Appu and others, and on the west by Kahatagahakurunduwatta; containing in extent 3 beras of paddy sowing.

Louis A. Dassenaike, Deputy Fiscal.

Deputy Fiscal's Office, Mirigama, November 18, 1901.

In the District Court of Colombo.

Don Philip Wijayawardane, Muhandiram Plaintiff. No. 14,545 C.

Subasinghe Missanga Sardiel Dias.......Defendant.

OTICE is hereby given that on December 14, 1901, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the following property mortgaged by the defendant, and decreed to be sold by the decree entered in the above case, for the recovery of the sum of Rs. 3,406:57, with interest on Rs. 2,000 at 12 per cent. per annum from February 6, 1901, till April 19, 1901, and thereafter at 9 per cent. per annum on the aggregate sum till payment in full, and costs Rs 210.121, viz. :-

The garden called Godaporagahawatta with the tiled house and kitchen standing thereon, situated at Wattala in Adikari pattu of Siyane korale (now called Ragam pattu of Alutkuru korale); and bounded on the north by the garden of Mahamutugalage Migel Fernando and others, on the east by the paddy fields of Attapattu Mudaliyar, on the south by the garden of Lorege Domingo Fernando and others, and on the west by the high road; containing in extent 2 roods and 251 square perches.

2. All that 1 part of the garden called Ethpanthia-watta, situated at Wattala aforesaid; bounded on the north by a portion of this garden purchased by Welisarage Jacob Fernando Annavi, on the east by the garden

of Sinnotchi, on the south by a portion of this garden, and on the west by the lane leading to the field called Buhukumbura; containing in extent $28\frac{3}{10}$ square perches.

3. All that two in one annexed part of the garden called Dunumadalagahawatta and Kosgahawatta of the part of the garden called Dunumadalagahawatta and Kosgahawatta of the square called Dunumadalagahawatta and Kosgahawatta of the square called Dunumadalagahawatta and Kosgahawatta of the square called Dunumadalagahawatta of the square called Dunumadalag Palliyawatta, situated at Wattala aforesaid; and bounded on the north and west by the field called Suduweekumbura, on the east by the remaining part of Dunumadola-gahawatta and by the garden called Kosgahawatta alias Palliyawatta, and on the south by another part of the same land called Palliyawatta; containing in extent 2 roods

and 12 $\frac{1}{100}$ square perches more or less.

4. An undivided § or $\frac{2}{3}$ part of the garden called Nitulgahawatta, situated at Wattala aforesaid; the entire land being bounded on the north by the field called Buhukumbura and the owita ground, on the east and south by the lane and the garden Ethpanthiyawatta, and on the west by the Kelani river; containing in extent 3 roods and $39\frac{12}{12}\frac{3}{5}$

square perches more or less.

5. All that 2 part of Kongahawatta, situated at Wattala aforesaid; bounded on the east by the garden of Lorege Manuel Fernando, on the north by the garden of Juan Kuweju and others, on the south by the garden belonging to Silvestry Kuweju, and on the west by the remaining three postions of the south silvest of the s three portions of the same garden; containing in extent

2.6.2.5 square perches more or less.

6. All that undivided 2 part or share from the field called Kimbulakumbura and the annexed piece of garden Ahawanatewatta, situated at Wattala aforesaid; and bounded on the north by the field of Marthelis Kure, on the east by the limit of the garden of Mr. Dabare, on the south by the field of Etige Rapiel Silva, and on the west by the garden of Mathes Martin Kure and Botaju Naide; containing in extent A agres 3 roods and 39.1.2.3 square containing in extent 4 acres 3 roods and 39125 square

perches more or less. 7. All that $\frac{1}{3}$ part of the garden called Kottambagaha-watta with the tiled house standing thereon (excluding the high road), situated at Wattala aforesaid; and bounded on the roath. on the north-east by the field called Suduweekumbura, on the east by the other 1 portion of this garden of

Kosman Anthony, on the south by the old road of Wattala, and on the west by the limits of the garden of Gamege Don Bastian and others; containing in extent 1 rood and

51315 square perches more or less.

8. All that 3 part of the garden called Kongahawatta, situated at Wattala aforesaid; and bounded on the north by the field called Buhukumbura, on the east by the limit of the garden of Senapathige Manuel Rodrigo, on the south by the limit of the garden of Silvestry Kuweju, and on the west by the limit of another portion of this garden of Welisarage Jacob Fernando; containing in

extent 3375 square perches more or less.

9. An undivided 3 part of the field called Buhu-kumbura, together with the several portions of the adjoining owita ground, situated at Wattala aforesaid; the entire field being bounded on the north by the canal leading to Negombo and the garden called Elaboda-ambagahawatta, east by the garden called Hikgahawatta alias Lobigahawatta, south by the garden called Kongahawatta and Ethpanthiyawatta, and on the west by the garden called Nitulgahawatta and Kelani river; containing in

extent 12 acres 1 rood and 1 1 2 3 square perches.

10. All that 1 part of Ketakelagahawatta, situated at Wattala aforesaid; and bounded on the north by the 1 part belonging to Lorege Andris Fernando, on the east by the garden of Demuni Abraham Mondis, on the south by by part of this garden belonging to Lorogo Apalonia Fernando, and on the west by the half part of this garden belonging to Lorege Manuel Fernando; containing

in extent 172 square perches more or loss.

11. The land called Kottambagahawatta, situated at Wattala aforesaid; and bounded on the north and northeast by the road leading to Negombo, on the east by a portion of this land, on the south by the road leading to Wattala ferry, and on the west and north-west by a portion of this land belonging to Welisarage Jacob Fernando Annavi; containing in extent 220 4 square perches more or less.

12. The part of the garden called Kongahawatta, situated at Wattala aforesaid; and bounded on the north by the field called Buhukumbura, on the east by the limit of the garden of Senapathige Manuel Rodrigo, on the south by the limit of the garden of Silvestry Kuweju, and on the west by the limit of another portion of this garden of Welisarage Jacob Fernando; containing in

extent 22 square perches more or less.

13. The undivided half of k of the land called Dunu-madalagahawatta, situated at Wattala aforesaid; and madalagahawatta, situated at Wattala aforesaid; and bounded on the north by Suduweekumbura belonging to Konganige Domingo Fernando, on the east by the property of Rapiel Silva, on the south by the land called Palliawatta, now belonging to Martino Fernando Amarasekere Jayawardane, Notary, and on the west by the portion of this land belonging to John Fernando; containing in extent 345 345 square perches more or less.

14. All that land called Bogahakumbura, situated at Wattala aforesaid; and bounded on the north and west by the road leading to Negombo. on the south by the

by the road leading to Negombo, on the south by the garden of Koralege Mathes Silva and the field of Nonohamy, on the east by the field of second Maha Mudaliyar and Dawatagahakumbura; containing in extent 3 acros 3 roods and 18; square perches more or less.

Deputy Fiscal's Office, Jo Welisara, November 20, 1901. JOHN A. ABEYESEKERA, Deputy Fiscal.

In the District Court of Negombo.

Muna Iththana Thuna Suna Pana Ramen Chetty of Negombo......Plaintiff.

1, Jayesinhege Samuel de Silva of Dandugama; 2, Sembukuttiarachchige Don Cornelis Appu; and 3, Don Charles Wikremesinha Gunawardena, both of Andiambalama.....Def<u>en</u>dants.

OTICE is hereby given that on December 20, 1901, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, specially hypothecated by bond No. 3,288, dated October 24, 1895.

The four contiguous lands called Bulugahawatta Millegahawatta, Ehetugahawatta, and Backmigahawatta

situate at Andiambalama in the Dasiya pattu of Alutkuru korale; bounded on the north by the land called Kirille-gahawatta belonging to the said Samuel Silva; on the east by the live fence separating the land belonging to the said Samuel Silva, by the fence of the land in the name of Thelenis Fernando, deceased, the outlet separating the field in the name of Don Siman Appuhami, deceased, and by the oya called Andiambalama-oya; on the south by the fence separating the garden belonging to Gunasekera Dines Appu and by the limits separating the lands balonging to Kumarawadugé Dines Silva and Jayaweerage Siman Fernando; and on the west by the limit of the garden belonging to Dines Silva and by the ditch separating the garden called Cadirana Kurunduditch separating the garden called Cadirana Kurunduwatta; containing in extent 23 acres and 2 roods more or

- 2. An undivided 13 of the land called Bakmighawatta, at do.; bounded on the north by the pihimbiya tree and by the field belonging to Don Siman Appu alias Sembukuttiarachchige Don Daniel Appu and others, on the east by the ela or oya, on the south by the garden belonging to Gunesekera Dines Appu, and on the west by the ditch of the garden of Kumarawaduge Dines Silva and by the land formerly in the name of Modara Totamuna Mudaliyar, and now of David Silva Gurunnanse; containing in extent 2 acres 3 roods and 14 perches more or less.
- 3. The land called Kirillegahawatta, at do.; bounded on the north by the oya, on the east by the land belonging to the said Jayasinhege Samuel de Silva, on the south by the land belonging to Nangallege Abraham Fernando, and on the west by the land belonging to Sembukutti-arachchige Don Juanis Appuhami; containing in extent 1 acre and 2 roods more or less.

On December 21, 1901, commencing at 9 in the forenoon, at the premises.

- 4. The land called Kadurugahawatta and the build-4. The land called Kadurugahawatta and the buildings standing thereon, situate at Kurana Katunayaka in the Dasiya pattu of Alutkuru korale; bounded on the north by the land belonging to David de Paulu Silva, on the east by the high road leading to and from Negombo to Colombo, on the south by land belonging to Colembege Baronchi Silva, and on the west by the Negombo lake; containing in extent 4 acres 2 roods and 20 perches more or loss.
- The two contiguous lands called Bakmigahawatta and Badullegahawattupanguwa, at do; bounded on the north by the garden formerly in the name of Don Peduru, deceased, and now belonging to Jayasinhege David Paulu Silva, and by the garden belonging to Rev. David Fonseka, on the east by the high road, on the south also by the garden belonging to the said Jayasinhege David de Paulu Silva, and on the west by the lake; containing in extent 3 roods and 20 perches more or less.
- 6. The land called Tekkegahawatta, at do.; bounded on the north by the garden belonging to Arachchige Peduru Salgado and others, on the east by the sandy road, on the south by the garden belonging to Arachchige Anthony Fernando, and on the west by the land belonging to Madanasinhage Don Marthelis and others; containing in extent 7 acres and 2 roods more or less.
- 7. The paddy field called Pillakumbura, at do.; bounded on the north by the field belonging to Muttuwadige Don David Gurunnanse and others, on the east by the ditch, on the south by the field belonging to Panamberege Siman Silva, and on the west by the land belonging to Salpadoruge Juanis Fernando; containing in extent six bushels of paddy sowing more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 5,813·12\frac{1}{2}, and interest on Rs. 3,500 at 16 per cent. per annum from October 24, 1900, to March 19, 1901, and further interest at 9 per cent. per annum from March 19, 1901, till payment in full on the aggregate amount, viz., principal and interest calculated thereon.

Deputy Fiscal's Office Negombo, November 19, 1901.

J. KOERTZ, Deputy Fiscal In the District Court of Negombo.

Palliawadana Arachchige Baronchi Perera Appuhamy of Ekala.....Plaintiff.

٧s.

Nettisinhe Appuhamillage Don Franciscu Perera Appuhamy of Ekala......Defendant.

OTICE is hereby given that on Tuesday, Decem-

ber 17, 1901, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property specially hypothecated by bond dated October 16, 1891:—

• 1. The southern portion of the garden called Kekunagahawatta, situate at Ekala in the Ragam pattu of the Alutkuru korale; and bounded on the north by the live fence of the portion of this garden of Wahalatantrige Gregoris Appuhamy and others; on the east also by the live fence of a portion of this land of the said Gregoris Appuhamy and others; on the south by the ditch of the gardens formerly of Kongahapatirage Migel Appu and now belonging to Don Franciscu Nettisinhe Appuhamy and Dines Arachchi; and on the west by the live fence and the row of cocoaunt trees standing on the garden of Jayakodiarachchige Gabriel Appu and others; containing in extent 2 acres more or less.

2. The five-twelfths of the garden called Kekunagahawatta alias Paragahawatta, situate at ditto; the entire land being bounded on the north by the dewata road, on the east and west by the lands of Nettisinhe Appuhamillage Jeronis Perera Appuhamy, and on the south by the land in the name of Dines de Abrew Abayasinhe, Arachhchi; containing in extent 2 acres more or less; and the property specially hypothecated by bond dated December 5, 1891, to wit:

3. The one-fourth share of the garden called Godana.

poragahawatta, situate at ditto; the entire land being bounded on the north by the lands of Kongahapatirage Migel Perera Appuhamy, on the east by the high road leading to and from Minuwangoda, on the south by the live fence of the garden of Elabodapatirage Salahamy, and on the west by the land of Denis de Abrew Abeyasinhe, Arachchi; containing in extent 3 acres and 2 roods more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 1,691.25, and interest on Rs. 1,550 at 9 per cent. per annum from January 15,

1901.

Deputy Fiscal's Office, Negombo, November 19, 1901.

J. KOERTZ, Deputy Fiscal.

Central Province.

In the District Court of Kandy.

T. D. Clements of Wattagama.....Plaintiff Vs. · No. 13,584.

Wilkiam de Silva of Matale.....Defendant.

OTICE is hereby given that on December 18, 1901, 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 land called and known as Dambegahapihillewatta of 70 acres 1 rood and 30 perches, with the buildings and plantations thereon, situate at Aluwatugoda in Udagampaha of Harrispatu; and bounded on the east by Patanekandedeniyahena, Kirihenayagekele, fields, lands belonging to villagers; on the south by a new clearing, Yalugahawellawatta, and a jungle purchased by planters; west by paddy fields and jungle claimed by villagers; and on the north by the property of Kudaya, fields, Tambiyahena, and Waduralagehena (with the exception of Ukhuwahanayalagehena and Luchuwahanayalagehena and Luchuwahanayahanayahanayahana and Luchuwahanayahan Ukkuwahanayalagehena and kumbura).

Amount of writ, Rs. 1,147.862.

Fiscal's Office, Kandy, November 20, 1901. R. A. G. FESTING, Deputy Fiscal. In the District Court of Kandy.

Kana Muna Rawanna Mana Raman Chetty......Plaintiff. No. 14,912.

Kana Muna Kadirawail Pulle of Atteregalla...Defendant.

OTICE is hereby given that on December 14, 1901, commencing at 12 o'clock noon, will be sold by public auction at this office the following lands mortgaged upon bond dated September 26, 1896, with the defendant, and decreed to be sold under the judgment entered in the above action, for the recovery of the sum of Rs. 3,233'33, with interest thereon at 9 per cent. per annum from November 5, 1901, till payment in full. All those lands called and known as Nelligabakedullewatts those lands called and known as Nelligahakadullewatta and Ehatuwagawawatta, both situate at Kengalla in the Udugampaha of Lower Dumbara adjoining each other, and forming one property, comprising the following allotments of land:—

1. Nelligahakadullawatta with the buildings and plantations thereon, situate at Kengalla aforesaid; bounded on the east by the limit of Suppremanien Chetty's garden, on the south by the limit of Gunamal Arachchy's garden, on the west by Sellai's garden, and on the north by ganima; containing in extent 9 acres 1 rood and 35 perches.

2. Ehatuwagawawatta of about 9 acres 3 roods and 2. Enauwagawawatta of about a acres of roots and 16 perches, with everything thereon, situate at Kengalla aforesaid; and bounded on the east by the limit of Nelligahakadullawatta, on the south by pattia, on the west by the limit of Amada Amma's garden, and on the

north by ganima.

R. A. G. FESTING Deputy Fiscal.

Fiscal's Office. Kandy, November 20, 1901.

Southern Province.

In the Court of Requests of Galle.

Don Elias Amarasiri Jayasinha, Mudaliyar, of Nagoda.....Plaintiff.

No. 1,972.

Henry Dias, Proctor of Galle.....Defendant.

OTICE is hereby given that on Monday, December 16, 1901, commencing at 2.30 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.:-

An undivided # part of Arambewatta, situated at Kumbalwella.

Writ amount Rs. 241.25, with interest on Rs. 200 at 9 per cent. per annum from November 26, 1899.

C. T. LEEMBRUGGEN

Fiscal's Office. Galle, November 18, 1901. Deputy Fiscal.

In the Court of Requests of Galle.

Wandutantri Francina de Silva Jayawardena of Patuwata.....Plaintiff.

No. 2.142 Vs.

Manawaduge Setuhami of Patamulla...... ... Defendant.

OTICE is hereby given that on Saturday, December 21, 1901, commencing at 2 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 following property, viz .:-

The land called Perumamarakkaladuwa of the extent of about 7 acres belonging to the husband of the defendant, situate at Madu-ganga in Welitara.

Writ amount Rs. 233:10, with interest on Rs. 200 at

9 per cent. per annum from July 1, 1898.

Fiscal's Office,

C. T. LEEMBRUGGEN, Deputy Fiscal. Galle, November 19, 1901.

In the Court of Requests of Balapitiya.

Dona Cornelia de Alwis Hamine of Pitigala

Vs.

Walakulu Arachchige Don, Abram Appu-

hami and others......Defendants.

OTICE is hereby given that on Saturday, December 28, 1901, commencing at 1.30 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. The entire soil of the land called Mulaneheliaddalangapollewwa alias Ulumaduwepollewwa, in extent of about an acre, situated at Weihena, and the thatched and tiled house of about nine cubits standing on the said garden wherein the second defendant resides.

2. The entire soil of the land called Bettakosgahalangakattiya in Dikhenagoda, in extent of about an acre, situated at Pitigala, and the boutique house of about

nine cubits standing thereon.

3. The entire soil of the land called Pataliniyawe-pollewwa alias Kosgahapollewwa, in extent of about

2 acres, situated at Pitigula.
4. One-half part of the field called Kalugalalanga-

okanda, in extent of about an acre, at do.

5. One-half part of the soil and trees of the land called Kalugalaokandapattiya, in extent of about an acre, at do.

6. The tiled and whitewashed house of nine cubits standing on Totawatta, situate at Pitigala, belonging to the third defendant, and the planter's share of the new plantation made by him in the said land.

Writ amount Rs. 114.56, with damages at 24 per cent. from February 9, 1900.

Fiscal's Office, Galle, November 20, 1901. C. T. LEEMBRUGGEN, Deputy Fiscal.

In the District Court of Matara.

The Hon. the Attorney-General...... Plaintiff. No. 2,356. $\mathbf{v}_{\mathbf{s}}$.

C. J. R. Le Mesurier Defendant.

OTICE is hereby given that on Saturday, December 14, 1901, commencing at 12 o'clock noon, will be sold by public auction at the spot the right, title, and the interest of the said defendant in the following property, viz., for the recovery of Rs. 7,465:—

Situate at Siyambalagoda in Morowak korale.

- 1. The unplanted 3 acres of the land called Kurunduwatta.
- The unplanted 2 acres of the land called Warallege-2.
- watta.
 3. The five jak trees in Banderawatta and the 3 acres extent ot soil.
 4. The unplanted 3 acres of the land called Bowiti-
- godawila.

On Monday, December 16, 1901, commencing at 12 noon.

Situate at Gorakawala in Morowak korale.

5. The 2 acres of the garden called Nariyawilaokanda, the 45 cocoanut trees, and the 11 jak trees standing on the same garden.
6. The unplanted 2 acres of the land called Nariya-

6. The unplanted 2 wiladeniya and godella.

7. The unplanted 2 acres of the land called Kudapottedeniya and okanda.

8. The unplanted 2 acres of the land called Nattewilahena.

On Tuesday, December 17, 1901, commencing at 12 noon.

Situate at Weliwe and Rambukkana in Morowak korale.

9. The 1 acre of the garden called Ummanwila, the three cocoanut trees, the twenty jak trees, and the one bread-fruit tree standing thereon.

On Wednesday, December 18, 1901, commencing at 12 noon.

Situate at Alapaladeniya in Morowak korale.

10. The unplanted 6 acres of the land called Kattadikandedeniya.

11. The unplanted 2 acres of the land called Navadole-

deniya.

12. The unplanted 5 acres of the land called Nayadoledeniya.

On Thursday, December 19, 1901, commencing at 12 noon.

Situate at Banagala in Morowak korale.

13. The unplanted 2 acres of the land called Oruwakewalaokanda.

The unplanted 2 acres of the land called Ihala-14.

okanda.

15. The unplanted one acre of the land called Kiri-

On Friday, December 20, 1901, commencing at 12 noon.

Situate at Kalubowitiyana in Morowak korale.

16. The 3 acres of the garden called Minimeruweokanda, the 12 cocoanut trees, and the 12 jak trees standing thereon.

Situate at Pitabeddera in Morowak korale.

17. The unplanted 9 acres of the land called Ihalahampodiyedeniya.

On Saturday, December 21, 1901, commencing at 12 noon.

Situate at Morowaka in Morowak korale.

18. The unplanted 5 acres of the land called Mahawiladeniya.

Deputy Fiscal's Office Matara, November 15, 1901. H. J. DE LIVERA, Deputy Fiscal.

In the District Court of Matara.

Migel Perera Mahavidanage Cathirina HaminePlaintiff. No. 2,678. ∇s .

Migel Perera Mahavidanage Samuel Perera, Registrar Defendant.

OTICE is hereby given that on Saturday, December 14, 1901, commencing at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz., for the recovery of Rs. 2,740:-

Situate at Weligama.

1. The soil and trees of the garden Palliyegodella-

watta and the houses standing thereon.
2. The soil and trees of the garden Batalandamahahena Kottagawa-addara.

Deputy Fiscal's Office. Matara, November 14, 1901. H. J. DE LIVERA. Deputy Fiscal.

In the District Court of Tangalla.

Don Bastian Jayasinhe of Tangalla.....Plaintiff. No. 532.

Eliza Wijekon Disanaike Obeyesekere of

Tangalia......Defendant.

OTICE is hereby given that on Tuesday, December 10, 1901, at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, for the

recovery of Rs. 528 30, with interest on Rs. 436 at the rate of 9 per cent. per annum from March 22, 1900, viz.:-

(1) An undivided one-half of the garden Tappewatta. situated at Tangalla; and bounded on the east by high road, on the south by land in which the Notary resided, on the west by Tennekon Walauwwe idama, and on the north by the row of boutiques.

(2) An undivided one-half share of the defendant's residing garden and of all the buildings standing thereon, residing garden and of an one boundings scanding thereon, situated at Tangalla; and bounded on the east by Tappewatta, on the south by property of Kachcheri Mudaliyar, on the west by property of Edirishne Hamu, and on the north by property of Candamby Mudaliyar.

> J. A. DUNUWILLE, Deputy Fiscal.

Deputy Fiscal's Office, Tangalla, November 12, 1901.

North-Western Province.

In the District Court of Negombo.

Adam Dada of KochchikadaPlaintiff. No. 3,934. Vs.

Muna Chana Kiridu Mohamadu alias Muna Kana Chuna Kiridu Mohamadu of Kochchi-

kada Defendant.

OTICE is hereby given that Monday, December 23, 1901, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property,

The lands called Kahatagahawatta, Divulgahawatta, and Migahawatta, lying adjoining each other, situate at Dummalakotuwa in Otara palata, Chilaw District; bounded on the north by the fence which separate the land belonging to Manuel Fernando, east by the fence of the lands of Santiago Fernando, ex-Police Headman, and others, south by the live fence of the garden of Elias Perera Annavirala and others, and west by the fence which separate the land belonging to Philippa Tissera and others; containing in extent about 3½ acres.

Amount recoverable Rs. 405.04, with further interest on Rs. 315-79 at 12 per cent. per annum from May 19, 1900, till December 11, 1900, and further interest at 9 per cent. per annum from December 12, 1900, and poundage.

Deputy Fiscal's Office, Chilaw, November 19, 1901.

J. H. LEAK, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura.

S. P. S. Sokkalingam Chetty, by his attorney Muttaiya Chetty of Balangoda.....Plaintiff.

Lena Chana Ana Letchiman Chetty......Defendant. OTICE is hereby given that on December 13, 1901, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:-

1. An allotment of land called Halgahawalawatta; bounded on the north by Crown land and the land belonging to villagers, east and south-east by high road, south and south-west by Popula and south and south west and south-west by Pansala-arawakandura, and on the west by dewala land and Crown land; containing in extent 13 acres and 14 perches, together with the plantations and all the tiled buildings standing thereon. 2. An allotment of land called Alutnuwarawatta; bounded on the east by Hinna, the garden planted by Esan Appuhami and Alumadittawatta, south by Crown lands and lands belonging to villagers, west by high road, and on the north by high road and the land planted by Juwan Appu; about 35 acres in extent.

3. An allotment of land called Pansala-arawegodawatta; bounded on the east by Halgahawalawatta and dewala land, south by Pansala-arawa, west by Pansala-araweiwura and Mala-ara, and on the north by the land belonging to Lukas Fernando; about 20 acres in extent.

belonging to Lukas Fernando; about 20 acres in extent.
4. An allotment of land called Alumaditawatta; bounded on the east by the lands belonging to villagers and field, south by the land planted by Juwanis Appu and

Crown lands, west by Alutnuwarawatta, and on the north by the land planted by Esan Appuhami; containing in extent about 14 acres, together with the thatched house standing thereon.

5. An allotment of land called Alumadittakumbura; bounded on the east by iwura and inniyara, south, west, and north by iwura, about 2 amunams 2 pelas paddy sowing extent, all situate at Alutnuwara.

sowing extent, all situate at Alutnuwara.

Amount to be levied Rs. 746.75, with further legal interest on Rs. 550 from February 27, 1897.

C. R. P. JAYAWARDENA,
Fiscal's Office,
Deputy Fiscal.
Ratnapura, November 18, 1901.

HENRY LEIGHTON CRAWFORD, Fiscal for the North-Western Province, do hereby appoint Mr. J. C. Dewasurendra to be Marshal for the Division of 'Pitigal korale central and north, in the District of Chilaw, under the provision of "The Fiscals' Ordinance, 1867," and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

H. L. CRAWFORD, This 14th day of November, 1901. Fiscal. GEORGE SHADWELL SAXTON, Fiscal for the Northern Province, do hereby nominate and depute Mr. Visuvalingam Tambipillai to be my Deputy in the said Office of Fiscal for the District of Jaffna during my pleasure.

G. S. SAXTON, Fiscal.

This 11th day of November, 1901.