



Ceylon Government Gazette

Published by Authority.

NO. 5,831—FRIDAY, JANUARY 31, 1902.

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.

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

Part II.—Legal and Judicial.

	PAGE		PAGE
Passed Ordinances ...	—	Notices in Testamentary Actions ...	98
Draft Ordinances ..	83	Notices in Insolvency Cases ...	102
Notices from Supreme Court Registry ...	—	Notices of Fiscals' Sales ...	103
Notices from Council of Legal Education ...	—	Notices from District and Minor Courts ...	114
Notifications of Criminal Sessions of Supreme Court ...	—	List of Articled Clerks ...	—
Lists of Jurors and Assessors ...	108		

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to Incorporate "The Board of Directors of the Jaffna Hindu College."

Preamble.

WHEREAS several of the inhabitants of the Northern Province have established an institution called and known as the "Hindu College" at Vannarponnai, in the District of Jaffna, and it is found desirable to constitute certain persons one body politic and corporate for the purpose of effectually transacting all affairs connected with the said college according to the constitution agreed to by its founders: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Incorporated under the name and title of "The Board of Directors of the Jaffna Hindu College."

1 The persons named in the schedule A hereto, being the present directors of the said college, and such persons as may hereafter be appointed from time to time directors of the said college, as declared and set forth in the schedule B hereto, shall be one body politic and corporate by the name of "The Board of Directors of the Jaffna Hindu College," and by the said name they shall have perpetual succession, and shall and may use a common seal, with power to change and alter the same at their pleasure.

Corporation may sue and be sued, &c.

2 They and their successors by the same name may sue and be sued, implead and be impleaded, answer and be answered unto, defend and be defended, in all and any courts whatsoever, and before any judge, magistrate, or judicial officer within this island, in all manner of actions, suits, complaints, matters, and causes whatsoever.

May hold movable and immovable property.

3 They and their successors by the name aforesaid shall be able and capable in law of holding all such estate, movable and immovable, as hath been already acquired by them, and of having, taking, and holding for ever hereafter other estate, movable and immovable, either by purchase, gift, devise, or legacy, to and for the use and benefit of the said college, and of selling, disposing of, or exchanging the same.

Power to sell lands. All securities for money in the name of trustees of the said college vested in the corporation.

4 And all mortgages and other securities for money, lands, and tenements in the name of any persons as trustees of the said college, shall be and the same are hereby declared to be transferred and vested in the said "Board of Directors of the Jaffna Hindu College" and their successors in the corporate name as fully as if the same had been assigned and transferred by the trustees in whose names the same are now held to the said corporation, and the said corporation shall have full power to assign, transfer, and dispose of all such mortgages and other securities to which they shall be entitled as the said corporation shall think proper.

Short title.

5 This Ordinance shall be called "The Ordinance for Incorporating the Board of Directors of the Jaffna Hindu College," and may be cited as such for all purposes.

SCHEDULE A.

T. Chellappapillai, Esq., B.A., B.L.	S. Kandaiyah, Esq.
Rai Bahadur C. Murugesampillai, B.A.	R. N. Arulambalam, Esq.
A. Kanagasabai, Esq., B.A.	S. Visuvappa, Esq.
V. Casippillai, Esq.	M. Sidambaranader Modr.
S.T. M. Pasupathi Chettiar, Esq.	K. Mudr. Navaratnam, Esq.
A. Mailvaganam, Esq., J.P.	S. Duraisamy, Esq.
A. Sapapathy, Esq.	C. Muttu Coomarasoorier, Esq.
R. Kantaiyah, Esq.	S. Nagalingam, Esq.
C. M. Sinnaiyah, Esq.	V. Velayuthampillai, Esq.
S. Sabaratnam, Esq.	S. Kanagaratnam, Esq.
Dr. M. Candaiyah.	V. Sanmugam, Esq.
I. I. Modr. Tillainader, Esq.	S. Subramaniam, Esq.
V. A. Ampalavaner, Esq.	V. Mudr. Sivasidambaram, Esq.
S. Vellupillai, Esq.	V. Mudr. Sittampalam, Esq.
S. Sivagurunader, Esq.	V. Coomarasamy, Esq.

SCHEDULE B.

Constitution agreed to by the Founders of the Jaffna Hindu College.

1. The institution shall be called "The Jaffna Hindu College."
2. It shall be conducted on purely Hindu lines, and its directors shall be members professing the Hindu religion.
3. The object shall be to give all pupils admitted into the college a thorough general education and daily Hindu religious instruction.
4. The general government and direction of the college shall be vested in a board of directors, not more than thirty and not less than twenty-four in number, distributed (for purposes of retirement and election of directors as in Article 6 provided) into three sections, designated as sections A, B, and C, each section not exceeding ten in number.

5. The board of directors of the college shall, upon enactment of this constitution, consist of the following directors, distributed for such purposes as aforesaid into the following sections, viz. :—

Section A.

A. Kanagasabai, Esq., B.A.	V. A. Ampalavaner, Esq.
A. Mailvaganam, Esq., J.P.	M. Sidambaranader Mudr.
R. Kantaiyah, Esq.	V. Mudr. Sittampalam, Esq.
C. M. Sinnaiyah, Esq.	C. Muttu Coomarasoorier, Esq.
S. Sabaratnam, Esq.	S. Kanagaratnam, Esq.

Section B.

Rai Bahadur C. Murugesampillai, B.A.	V. Velayuthampillai, Esq.
Dr. M. Candaiyah.	S. Subramaniam, Esq.
I. I. Modr Tillainader, Esq.	V. Mudr. Sivasidambaram, Esq.
S. Sivagurunader, Esq.	R. N. Arulambalam, Esq.
S. Duraisamy, Esq.	V. Coomarasamy, Esq.

Section C.

T. Chellappapillai, Esq., B.A., B.L.	S. Kandaiyah, Esq.
V. Cassippillai, Esq.	S. Visuvappa, Esq.
S. T. M. Pasupathi Chettiar, Esq.	K. Mudr. Navaratnam, Esq.
A. Sapapathy, Esq.	S. Nagalingam, Esq.
S. Veluppillai, Esq.	V. Sanmugam, Esq.

The directors named in section A and their substitutes elected as in article 8 hereof provided may hold office until the first election of directors as in article 6 hereof provided, and those named in section B and their substitutes until the second election, and those named in section C and their substitutes until the third election respectively as hereinafter provided.

6. The first election of directors shall be held at the first annual general meeting to be holden under this constitution as in article 9 hereof provided, and at the said election the directors then forming section A shall retire from office, but shall be eligible for re-election.

The directors then forming section B and C shall elect directors (not exceeding ten in number) to form section A of the directorate body for the period of three years next ensuing.

The second and third election of directors shall in like manner be held at the second and third annual general meetings respectively which shall be holden under this constitution, the directors then forming section B retiring at the second, and those forming section C at the third annual general meeting, but in each case being eligible for re-election; and this rotation of retirement of each of the three sections successively, with like eligibility for re-election, shall be observed in the elections to be holden in each successive year thereafter.

7. At each such election every one who is a Hindu by religion and who shall then be resident in the peninsula of Jaffna and willing to interest himself in the working of the college shall be eligible for election as a director; but no person convicted of any infamous crime shall be eligible as a director.

8. A director shall vacate his office by death or resignation. Whenever any such vacancy shall occur, the directors may elect as substitute for such director in the section to which he belonged any person who, under the requirements of article 7 would be eligible to be elected as a director at an annual general meeting, and such substitute shall be and officiate as a director until the section into which he shall be so elected shall retire from office, or he himself shall vacate his office in any manner before-mentioned.

9. The annual general meeting of the board of directors shall be held at such time shortly after the close of each collegiate year, when defined as in article 14 hereof provided, and at such place as the directors for the time being shall determine, notice whereof in writing shall be posted or given by the secretary to each director seven days previously thereto; and at each such meeting shall be presented by the secretary a full report of the operations and condition of the institution, and by the treasurer a statement of accounts, properly audited by the auditor, showing all moneys received and disbursed during the year then lately ended.

10. A meeting of the board of directors shall be held at least once in every year upon such date or dates and at such place or places as the board of directors shall from time to time determine, and at

such other times as on the requisition in writing of five directors or of the standing committee (as in article 17 provided) shall be by the secretary notified to each director.

11. At any meeting of the board duly convened and holden nine directors shall form a quorum.

12. The officers of the board of directors shall consist of a president, vice-president, auditor, treasurer, secretary, and an assistant secretary, each of whom shall be elected out of the body of directors by the members of the board present at the meeting of directors held immediately after the election of a new section of the board as provided in article 6, and shall continue to hold office until the close of the annual general meeting, which shall be held next thereafter. Should any office be vacated at any time other than at the annual general meeting, the directors may at any subsequent meeting in like manner appoint another director thereto.

13. The board of directors may from time to time make by-laws and rules to define the duties of its several officers and to regulate the manner in which its meetings shall be convened, held, and adjourned, and for the conduct of its proceedings. Such by-laws and rules when made shall not be revoked or altered, save at a meeting of the said board duly convened by notice to all the directors for the time being specifying the proposed alteration.

14. The board of directors shall have power to make and enforce such laws and regulations as may be necessary for the conduct and management of the institution, to appoint the principal and all other instructors and officers and at their discretion to remove any of them, to decide upon the conditions of admission of students, to prescribe the general course of study, to determine the general arrangement of terms and the limits of the collegiate year, and to assign its respective duties to any department of education or management for which the board of directors may arrange.

15. The board of directors may take under their management any school or schools now existing or which may hereafter be started in the island, such schools shall be considered feeder schools to the Jaffna Hindu College.

16. The board of directors may in their discretion from time to time appoint a standing committee to be composed of the principal of the college and of not less than seven nor more than nine members of their own directorate body, and may make rules for the conduct of business by the said standing committee and (subject to the provisions herein contained) define the duties to be by them discharged.

17. The standing committee when so appointed shall have power to consider and decide all questions pertaining to the management of the institution which may arise in the intervals between any meetings of the board of directors, but shall submit each such decision to the said board at its next meeting thereafter to be by the directors then confirmed or disallowed, both in relation to the occasion in which it originated (so far as action thereon has been deferred or may thereafter yet be taken) and in regard to all like questions which may in the future arise, and for this purpose the standing committee shall have power to convene special meetings of the board of directors whenever to it shall seem expedient.

18. The principal and professors of teachers of the college for the time being shall constitute its faculty.

19. The board of directors shall be responsible for the safe keeping and disposition of all funds received by them for the college from whatever source.

20. Any person of any race or creed may be admitted by the faculty as student of the college who bears a good moral character and satisfies the requirements prescribed from time to time by the directors or the faculty as conditions for their admission, and undertakes to conform to the rules and regulations for the conduct and management of the institution.

21. Any articles of this constitution may be by the directors repealed or amended and a new provision in lieu thereof may be substituted for or added to the then existing articles; provided first, that such change shall be voted by two-thirds of the directors for the time being present at any meeting at which, with due notice to all the directors, the alteration shall have been proposed and discussed; and secondly, that the general purpose for which the institution was founded shall be respected.

By His Excellency's command,

E. F. IM THURN,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 22, 1902.

MINUTE.

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

An Ordinance relating to the Construction, Upkeep, and Repair of Estate Roads.

Preamble.

WHEREAS it is expedient to provide for the construction, upkeep, and repair of estate roads : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

CHAPTER I.

Preliminary.

Short title.

1 This Ordinance may be cited for all purposes as "The Estate Roads Ordinance, 1902."

Commencement.

2 This Ordinance shall come into operation at such date as the Governor shall by Proclamation, to be published in the *Government Gazette*, appoint.

Interpretation.

3 In the construction and for the purposes of this Ordinance the words "estate road" shall include any road not being a thoroughfare under Ordinance No. 10 of 1861, or a branch road under Ordinance No. 14 of 1896, or a gansabhawa road ; the word "proprietor" shall mean the sole or any joint owner or lessee of an estate ; the words "provincial committee" shall mean the provincial committee constituted and appointed under the provisions of the Ordinance No. 10 of 1861 ; the words "cost of constructing" shall include the cost of acquiring the land as well as the cost of making the road ; and the word "estate" shall mean a tract of land exceeding twenty acres, cultivated or uncultivated, belonging to or held by one person or several persons and forming a separate or distinct property. Provided that nothing in this Ordinance contained shall be held to apply to proprietors of paddy lands or land cultivated with paddy or other grain.

CHAPTER II.

Construction of Estate Roads.

Application for construction of road.

4 The proprietors of any two or more estates situated in the same locality, to which there is no available thoroughfare or branch road leading from some convenient principal thoroughfare, may make application in writing to the provincial committee of the province in which such estates are situated that the provisions of this Ordinance be extended to the said locality, and such application shall set forth, so far as the same may be ascertained, the following particulars :

Particulars to be set out in application.

- (1) The description of the locality ;
- (2) The names of all the estates therein ;
- (3) The names of the proprietors, or, if they be absent from the island, of the resident manager or superintendent, and of the agents, if any, of each estate ;
- (4) The acreage of each estate, so far as it is known, with the extent of land under cultivation ;
- (5) The estimated length in miles of the road required to be made to connect the said estates with the most convenient principal thoroughfare ;
- (6) The description of the road required.

All applications shall be accompanied by a plan and section of the proposed road drawn to a reasonable scale, and an estimate in detail showing the estimated cost of each half mile of the road.

If estates within two provinces, the Governor to choose the province the

If the estates fall within two provinces, it shall be lawful for the Governor to choose the province the provincial committee of which shall be empowered to act as provided by this Ordinance ; and upon such choice being made

committee of which shall be empowered to act.

The provincial committee to define limits of district upon day appointed ;

or at any adjourned meeting.

Committee empowered to vary or alter limits, if occasion arise.

Sums assessed for construction to be recovered in manner hereinafter provided.

Proprietors to be called upon to declare whether they desire to bring district under the Ordinance.

If no agent, requisition to be affixed.

and published in the *Government Gazette*, the provincial committee so chosen shall have power to act as hereinafter provided.

5 On receipt of such application the provincial committee shall, by publication in two consecutive numbers of the *Government Gazette*, and by such other means as it may think necessary, give notice of its intention to define the limits of the district, the estates in which will—if the proposal for the construction of such estate road under the provisions of this Ordinance be assented to by the proprietors of two-thirds of the acreage in such district—be assessed for the construction and maintenance of such road. In such notice the provincial committee shall appoint the time and place at which it will take evidence if necessary, and receive and consider objections, and after making such inquiry as it may deem requisite, and considering any such objection, shall proceed to define the limits of such district ; or, if need be, shall adjourn such meeting as often as it considers necessary to any day or days to be fixed by it, when it shall upon such adjourned meeting define the limits of such district. And it shall be competent to the provincial committee from time to time, if occasion arise, to alter and vary such limits so as to include such estates as may have been newly opened or may have been inadvertently or otherwise excluded, or, if it considers just, to exclude any estate which may have been erroneously included. Provided, however, that the provincial committee shall, by publication in two consecutive numbers of the *Government Gazette*, and by such other means as it may think necessary, give notice of its intention to alter and vary the limits of any district, and shall in such notice appoint the time and place for hearing objections, if any, in the same manner as is herein provided for in the case of the original definition of a district; and the limits so altered shall thereupon be the limits of such district as if they had been originally defined, and the estates included within such limits, altered as aforesaid, shall become bound and be liable to be assessed for the upkeep and repair of such estate roads as if they had been originally included within such district.

6 It shall be competent to the chairman of the provincial committee to call upon the proprietor or resident manager of any estate other than an estate or part of an estate formed out of land purchased from the Crown after such estate road shall have been constructed, included within such limits so altered as aforesaid, to pay the sum which he would have been liable to pay had such estate been originally assessed for construction of such road, as well as such sum as may be assessed for the repair and upkeep of such road from such time as such estate began to use such road ; and in default of payment of any such sum the same shall be recovered in manner hereinafter provided for the recovery of sums assessed.

7 Upon the limits of the district being defined as aforesaid, the chairman of the provincial committee shall transmit to the proprietor (or, in case of his absence from the island, to the resident manager or superintendent, or if there be no resident manager or superintendent, to the agent, if any, in this island, of the proprietor) of every estate within the limits of such district, so defined as aforesaid, a requisition calling upon him to declare in writing within such time as shall be therein specified, whether he desires that the provisions of this Ordinance should be extended to such district for the purpose of the construction therein of an estate road. Such requisition shall be in form A of the schedule to this Ordinance, or as near thereto as may be. If there be no known agent, the chairman shall cause such requisition to be affixed to some conspicuous part of the estate, and published in two consecutive numbers of the *Government Gazette*. If no answer be received at the office of the said committee within the time limited by such

requisition, the person to whom the same was forwarded shall be deemed to have assented to the proposal referred to therein.

If proprietors of two-thirds of acreage assent, committee to forward application to Government with report.

8 If it shall appear to the provincial committee, from the replies to such requisition or otherwise, that the proprietors of at least two-thirds of the acreage in any such district are desirous that the provisions of this Ordinance should extend and be applied to the said district for the purpose of constructing therein an estate road, it shall forthwith forward the application to Government, together with its report as to the necessity for the said road, and as to the direction and terminus which it recommends as best adapted for the general convenience of the district, and thereupon it shall be lawful for the Governor to approve of the construction of such road.

Provincial committee to appoint assessors.

9 (1) Upon the receipt of the Governor's approval it shall be lawful for the provincial committee to appoint two assessors by writing under the hand of the chairman. The assessors so appointed shall, upon the receipt of such appointment, forthwith issue a notice to the person in charge of each of the estates through which the proposed estate road will pass, that they will, on a day to be named in such notice, visit such estate and summarily inquire into the value of the land belonging to such estate to be taken over for the construction of the proposed road, and shall fix the amount of compensation to be paid to the proprietor of any such estate therefor.

(2) The assessors so appointed shall, when fixing the amount of compensation to be paid to any proprietor, at the same time fix and determine the equivalent in money of any benefit which will accrue to such estate by the construction of the proposed road. Provided, however, that in no case shall the assessors fix the money equivalent of such benefit at a larger amount than the sum fixed as compensation for land taken over from such estate for the construction of the proposed road.

(3) The decisions of the assessors as to the amount to be paid as compensation for the land acquired from, and as to the amount fixed as the money equivalent of the benefit accruing to, any estate by the construction of the proposed road shall be respectively subject to an appeal to the provincial committee, who may affirm or disallow the same respectively, and the provincial committee may, if it thinks fit, send the same back to the assessors to re-assess the same, or it may appoint an additional assessor or fresh assessors for this purpose, and such re-assessment shall be subject to a like appeal, and every such decision not appealed from within the time hereinafter provided, or when affirmed by the provincial committee on appeal, shall be final, and shall bind the proprietor of the estate in respect of which such decision has been made.

(4) The proprietor of an estate or his agent or representative in the colony taking an appeal under the preceding section shall have thirty days from the date on which the assessors shall have posted a copy of their decision to the person in charge of such estate in which to appeal to the provincial committee from such decision.

(5) Whenever a final decision has been come to as to the amount to be paid as compensation and the amount of the money equivalent of the benefit accruing to any estate by the construction of the proposed road has been finally determined, any sum fixed as the money equivalent of the benefit accruing to an estate shall be deducted from the sum to be paid to such estate as compensation, and the proprietor of such estate shall be entitled to receive any balance.

Governor may sanction construction of roads: and, if voted, proprietors become liable for their contribution.

10 As soon as the amounts to be paid as compensation to the several proprietors of the lands taken over for the construction of the proposed road have been finally determined in the manner hereinbefore prescribed, the provincial committee shall forward to the Colonial Secretary, to be submitted to the Governor in Executive Council, a report setting out the total net amount to be paid for compensation,

together with the estimated cost of the construction of such road. And upon receipt thereof it shall be lawful for the Governor, if to him, with the advice of the Executive Council, it shall appear expedient so to do, to sanction the construction of such road; and upon the publication of such sanction in the *Government Gazette* the proprietors of all the estates within the limits of such district, so defined as aforesaid, shall become and be severally bound and liable for their contribution, in accordance with the rates to be determined by an assessment as hereinafter provided.

CHAPTER III.

Provincial Road and Local Committees.

Chairman to convene meeting for election of local committees.

11 Upon the publication of the Governor's sanction, and notice thereof being communicated to the provincial committee, the chairman thereof shall, by notice in two consecutive numbers of the *Government Gazette*, and such other means of publication as he may think necessary, convene at some suitable place a general meeting of the proprietors or resident managers of the estates therein to elect a local committee, which shall consist of not less than three nor more than five members, to perform the duties imposed upon such committee by this Ordinance. The general meeting so convened for the election of such committee shall consist of such number of proprietors or resident managers within the district as shall represent not less than one-third of the acreage.

Proceedings at election.

12 At such general meeting it shall be lawful for the proprietors, or their representatives present thereat, to elect the persons who are to act as members of the local committee. The chairman of the provincial committee, if present, or, if he be absent, such proprietor or resident manager as the meeting shall elect, shall act as chairman at such meeting, and it shall be lawful for the meeting, if need be, to adjourn such meeting to any other time or place. All questions and resolutions shall be determined by a majority of the votes of the proprietors or their representatives as aforesaid. In case of equality of votes the chairman shall have a casting vote in addition to his own vote. And if any question shall arise at such meeting as to the right of any person to vote thereat, or the mode of proceeding for the election of persons to serve as members of the local committee, the chairman shall determine the same, and his decision shall be final and conclusive. The minutes of such meeting shall be transmitted by the chairman to the provincial committee, with the names of the persons elected as members of the local committee, and the provincial committee shall cause such names to be published in the *Government Gazette*.

Members to hold office for two years. Proceedings in case of vacancy.

13 The persons elected to act as members of the local committee shall hold office for two years, and shall be eligible for re-election at the end of that term. In case of any member resigning, dying, or leaving the island, or becoming incapable to act, the other members for the time being may, in the manner provided in section 15, elect another proprietor or resident manager to serve in his place for the remainder of the term for which the member so resigning, dying, or leaving the island, or becoming incapable to act, was elected.

Biennial meeting for election of local committee.

14 At the expiration of every two years from the appointment of the first local committee the chairman of the provincial committee shall convene, in manner provided in section 11, a meeting of proprietors or resident managers for the election of a new local committee. At such meeting the chairman of the provincial committee, if present, or, if he be absent, such proprietor or resident manager as the meeting shall elect, shall act as chairman, and in all other respects the proceedings at such meeting shall be governed by the provisions of section 12.

Appointment of chairman.

15 The local committee so elected shall appoint one of its members as chairman, who shall hold office during the said term of two years; and in case of any vacancy the local

committee shall elect another member to act as chairman. And it shall be the duty of the chairman so appointed to convene, by notice in two consecutive numbers of the *Government Gazette*, and by such other means as he may deem necessary, a meeting of the members whenever required by the Government or by the provincial committee, appointing the time and place for such meeting; the chairman, or, if he be absent, such other member of the local committee as the meeting shall elect, shall preside at every such meeting and shall duly record the proceedings of such meeting and forward the same to the provincial committee.

Majority of members to decide all questions.

16 All acts whatsoever authorized or required to be done by any local committee and shall be done by the majority of members of such committee present at any meeting convened as aforesaid or at any adjournment of such meeting, three of them to form a quorum. Provided that when the votes of the members present shall be equally divided the chairman shall, beside his vote as a member, have a casting vote.

If members not elected, the provincial committee may nominate a local committee.

17 (1) If the proprietors or resident managers of estates in any district fail to elect a committee for the district at the meeting convened for that purpose or at the adjourned meeting, it shall be competent to the provincial committee to nominate not less than three nor more than five proprietors or resident managers residing within the district to be the local committee. The persons so nominated shall hold office for two years, and a local committee so nominated may do any of the acts or perform any of the duties which an elected local committee is authorized to do or perform under the provisions of this chapter.

If local committee fail to perform duties imposed on it, provincial committee to act.

(2) If the local committee, whether elected or nominated, shall fail to perform the duties imposed upon it by this Ordinance, the same may be performed by the provincial committee.

Assessment. Local committee to convene meetings to determine the assessment of estates and report to provincial committee.

18 The local committee shall, so soon thereafter as it may be required so to do by the provincial committee, convene, by notice in two consecutive numbers of the *Government Gazette*, and by such other means as they may deem necessary, a meeting of the proprietors or resident managers of the estates within the district at some specified time and place within such district, and the local committee shall thereat or at any adjourned meeting, after hearing objections, if any, and taking evidence, if necessary, determine, and make report to the provincial committee, on—

- (1) The sections into which the road is to be divided for construction assessments;
- (2) The sections into which the road is to be divided for upkeep assessments;
- (3) The estates which, in their opinion, are interested in and will use each section of the road or of any part thereof;
- (4) The acreage or reputed acreage of the land belonging to each estate;
- (5) The names of the proprietors, resident managers, or superintendents, and of the agents.

Proviso.

Provided, however, that the sections into which the road is divided for construction assessment shall in no case exceed half a mile in length, that the sections into which the road is divided for upkeep assessment shall in no case exceed one mile in length, and that an estate using any portion of a section shall be assessed for the whole of such section.

Provincial committee to determine objections to assessment proposed by local committee and to determine proportion due by each estate.

19 On receipt of such report the provincial committee shall cause a notice to be published in two consecutive numbers of the *Government Gazette*, and made public by such other means as it may think necessary, appointing time and place for hearing objections, and after hearing such objections, if any, the provincial committee shall adopt, alter, modify, or confirm such report, and shall proceed to assess the proportion due by each estate by dividing by the

total number of acres of the estates which, in its opinion, are interested in and will use such section (subject to the exception in section 20 specified) the sum of money equal to the total estimated cost of the construction of the proposed estate road, less any sum that may be voted by the Legislative Council to be paid out of the public revenue in respect of such proposed road, and thus apportioning the amount due upon and for each acre, and the rate so assessed by the provincial committee shall (subject to the appeal hereinafter provided) be binding and conclusive on all proprietors of estates in such district. And the chairman of the provincial committee shall thereupon transmit to the proprietor of each estate (or, in case of his absence from the island, to the resident manager or superintendent, or, if there be no resident manager or superintendent, to the agent, if any, in this island, of the proprietor) a requisition calling upon him to pay to the chairman, provincial road committee, within such time as shall be therein specified, the amount of the contribution due by him. The requisition under this section shall be in the form B of the schedule to this Ordinance, or as near thereto as may be. If there be no known agent, the chairman shall cause the requisition to be affixed in some conspicuous part of the estate. The chairman shall also cause a notice to be published in two consecutive numbers of the *Government Gazette* and made public by such other means as he may think necessary, specifying the estates which will have to contribute towards the construction of the proposed road, the sum at which each estate is assessed, and the time within which, the instalments by which, and the dates upon which, the several contributions are to be paid to the chairman, provincial road committee.

Exemption from assessment of uncultivated and abandoned lands.

Proviso 1: Such exemption to be promptly claimed.

Proviso 2: Such estates to be liable if afterwards cultivated.

Proviso 3: Estates exempted may subsequently be included.

20 If by reason of any estate, or any portion not less than half of the entire extent thereof, being obviously unfit for cultivation, or having been cultivated and abandoned, or from any other cause, it shall seem to the provincial committee right to exempt such estate or portion thereof from the assessment, it shall be lawful for such committee to do so, and to proceed in its assessment as if there was no such land in the district. Provided that to entitle a proprietor to such exemption he or some person representing him shall claim the same at the time and place appointed by the provincial committee for hearing objections of proprietors or of agents to estates included within the limits of the district, as provided by section 19, and shall at his own cost and expense satisfy the committee, by such proof as it shall call for, that he is entitled to such exemption. Provided further that should the proprietor of any such estate or portion thereof, or any person claiming under him, bring such estate or portion thereof into cultivation afterwards, and use the road for the purposes of, or with a view to, such cultivation, it shall be competent for such provincial committee to call upon such proprietor or person to pay the sum which he would have been liable to pay had such estate or portion thereof not been exempted from the original assessment, together with any sums which shall have become due for upkeep and repair since such estate began to use such road, and in default of his paying the same, to proceed to recover such sum in the manner herein provided for the recovery of sums assessed. Provided further that should the proprietor of any estate who had claimed and obtained exemption upon the ground of such road not being the proper outlet, or other cause, or any person on his behalf, use such road, it shall be competent for such provincial committee to include such estate within the limits of the district from which it had been excluded by reason of such claim, and to call upon such proprietor, or any person claiming on his behalf, to pay any amount not exceeding double the sum which he would have been liable to pay had such estate not been exempted from the original assessment, and also any sum not exceeding double the amount of all rates and assessments for the upkeep and repair of such

road subsequent to the time when such estate began to use such road, and in default of his paying the same to proceed to recover such sum in the manner herein provided for the recovery of sums assessed.

Application of moneys recovered.

21 Moneys recovered under the preceding section, and moneys recovered from estates added to a district as altered under the provisions of section 6, shall—

- (a) If recovered as construction assessment moneys, be divided amongst the proprietors (at the date of such recovery) of estates which have previously paid construction assessment, in shares proportionate to the sums so previously paid; and
- (b) If recovered as upkeep or repair assessment moneys, be retained by the provincial committee and applied towards the future upkeep and repair of the roads.

CHAPTER IV.

Completion and Repair of Estate Roads.

If amount of first estimate prove insufficient, further estimates are to be made, and the rates payable by the estates to be assessed in like manner as the original rates.

22 If, after any road shall have been commenced under the provisions of this Ordinance, the estimate originally made shall prove insufficient for properly constructing and metalling the same, the estates in the district (including any which may have been opened since the original assessment) shall become and be held liable for the further sum or sums required to complete the road. And the provincial committee shall proceed, once or oftener, if necessary, to assess the proportion due by the estates in each section of the road, to make up such further cost and to take the further proceedings prescribed for the original assessment of the proportion due by each estate under section 19. And the rate or rates assessed by such committee shall, subject to the appeal hereinafter provided, be binding and conclusive on all proprietors of estates in the districts, and shall be recovered as prescribed herein, and applied to the completion of the said road.

Further rates for repairs or improvements.

23 Whenever it shall be found necessary at any time to repair or improve any road constructed under the provisions of this Ordinance, the estates in the district (including any which may have been opened since the original assessment) shall become and be held liable for the sum or sums required for making the necessary repairs and improvements, less such sum or sums as may be voted by the Legislative Council towards the cost of the repair and improvement of such road. And the provincial committee shall proceed to assess the proportion due by the estates in each section of the road, and shall take the further proceedings prescribed for the original assessment of the proportion due by each estate under section 19. And the rate or rates so assessed by the provincial committee shall, subject to the appeal hereinafter provided, be binding and conclusive on all proprietors of estates in the district, and shall be recovered as prescribed herein, and applied for the purpose of repairing the said road.

Proviso.

Provided also that the cost of erecting cooly lines for the coolies engaged in repairing or improving any road as aforesaid shall be borne by the estates in the district (including any which may have been opened since the original assessment), and the proportion due by such estates for the cost thereof shall be assessed by the provincial committee as aforesaid.

CHAPTER V.

Recovery of Sums assessed.

Order in which property is to be seized for the payment of assessment money.

24 If any proprietor or resident manager shall be in default in the payment of any money payable by him under this Ordinance, it shall be lawful for the provincial committee to order proceedings to be taken for the recovery of the same. When the provincial committee shall order proceedings for the recovery of the sum for which any estate shall have been assessed, or any instalment thereof, it shall

be lawful for the chairman of such committee, or any person authorized by writing under his hand, to seize and to sell at his discretion, once or oftener, all the crops, live stock, and implements found on such estate, or any other movable property whatsoever belonging to the proprietor, until the full amount due by such estate (including all interest, costs, and charges payable under sections 26, 27, and 28) shall be recovered. If there be no crop, live stock, and implements on such estate, or other movable property belonging to the proprietor of the estate in default as aforesaid, or if there shall not be sufficient to realize the sum due by such estate, it shall be lawful for such chairman, or other person as aforesaid, to cause the timber on the said estate to be cut, or the materials of the buildings erected thereon to be removed, and unless the sum due shall be sooner paid, with the interest, costs, and charges as aforesaid, it shall be lawful for such chairman or any person as aforesaid to sell the property so seized by public auction at any time after thirty days from date of seizure.

If above insufficient, estate may be sold subject to mortgage.

Proviso.

If the estate cannot be sold, then deficiency to be charged against other proprietors.

Proviso.

Defaulting proprietors made liable in interest.

Keeping a person in charge of property seized.

25 If, after seizing and selling property enumerated in the preceding section, the assessment upon the estate shall still remain unsatisfied, it shall be lawful for the chairman of the provincial committee, or the person authorized as aforesaid, to seize the estate or any other immovable property belonging to the proprietor of the estate in default, and sell the same, subject to the existing mortgages and incumbrances thereon, after two months' notice from the date of seizure, but he shall not have the power to take in execution or seize the person of the proprietor in default for the assessment due or for any balance thereon. Provided that in the case of a proprietor absent from the island, and not represented by any person therein, the sale shall not take place without notice of such sale being published in the *Government Gazette* for six months previous to the sale, and being affixed in some conspicuous part of the estate. If the estate or other property cannot be sold for want of bidders, or from any other cause, or if the same be sold, but the proceeds are insufficient to satisfy the assessment and all expenses payable under section 28, it shall be lawful for the provincial committee to charge the sum still remaining due proportionately against the other proprietors and estates in the district under assessment for the construction and repair of the road therein, and, if need be, to enforce the payment thereof as if such proprietors and estates were originally liable therefor. Provided that the right and duty of the provincial committee to recover from the original defaulter, should it subsequently become possible to do so, shall in no way be affected by its proceeding against such other proprietors and estates as aforesaid. And in case the provincial committee shall subsequently recover any moneys from such original defaulter, such moneys, in so far as they may have been so recovered in respect of construction assessment, shall be divided among the proprietors (at the date of such recovery) of the other estates, who paid in lieu of such original defaulter, in proportion to the sum so paid; and so far as such moneys may have been so recovered in respect of upkeep or repair assessment, they shall be retained by the provincial committee and applied towards the future upkeep and repair of the road.

26 If any proprietor shall neglect or refuse to pay, when the same shall become due, his proportion of the money due by proprietors for the construction, completion, or repair of roads under this Ordinance, he shall be liable to pay interest at the rate of nine per centum per annum from the time fixed for such payment, and such interest shall, with the principal and other costs and charges due, be recovered from him in manner prescribed for the recovery of sums assessed.

27 It shall be lawful for the person making the seizure to place and keep a person in possession of the property so seized as aforesaid pending such sale. Any movable

property so seized as aforesaid may be removed for safe custody, pending the sale thereof, to such place as the person directing the seizure may think fit.

Costs and charges of seizure and sale.

28 It shall be lawful for the chairman of the provincial committee, or any person authorized by him as aforesaid, to demand, take, and receive from the person by whom money may be due as assessment, or from the owner or any joint owner of any property which may be lawfully seized for such non-payment as aforesaid, the cost of seizure, removal, custody, and sale of any property sold under sections 24 and 25.

Return of overplus to owner.

29 In the event of a sale of property seized the chairman of the provincial committee at whose instance such seizure was made shall, after deducting the amount due by the defaulter, and also all costs and charges due (which said costs and charges such chairman is hereby authorized to retain), restore the overplus arising from such sale, if any there be, to the owner or joint owner of the property sold.

Certificate of sale.

30 If property be sold for non-payment as aforesaid, a transfer in form C in the schedule hereto annexed, or as near thereto as may be, signed by the chairman of the provincial committee, shall be sufficient to vest the right, title and interest of the defaulting proprietor in the purchaser, any law or custom to the contrary notwithstanding. Such transfer shall be liable to stamp duty as a conveyance, and to any registration or other charges authorized by law, such duty and charges being payable by the purchaser.

Provincial committees liable in damages.

31 The provincial committee, the chairman of which shall cause property to be seized and sold as aforesaid, shall, in the execution of the authority entrusted to it by this Ordinance, be civilly responsible in damages to any person who shall be aggrieved by reason of any irregularity of proceeding or abuse of authority on the part of such chairman as aforesaid, or on the part of any person specially authorized by him as aforesaid. Provided, however, that no action for such damages shall be brought against the provincial committee or any of its officers after the expiration of three months from the time when the cause of action shall have arisen.

Proviso.

CHAPTER VI.

General Provisions.

Provincial committee to keep a register of names of proprietors and agents.

32 The provincial committee shall keep a register of the names of the proprietors and agents (if any) for the time being of all estates in districts defined under this Ordinance, and upon any estate being transferred to a new proprietor or upon the agents of the estate being changed, it shall be the duty of the provincial committee to record such transfer or change in the said register. Provided always that the duty of notifying every such transfer or change shall lie on the transferee and the agents of the estate, and until such transfer or change, as the case may be, shall have been notified to the provincial committee by the proprietor or agents of the estate, all notices to be sent under this Ordinance by the provincial committee to the proprietor or agents of the estate shall be deemed duly sent if sent to the late proprietor or agents, as the case may be.

Duty of notifying transfers or changes of agency to provincial committee.

Appeal to Governor in Council against decisions or orders under sections 6, 19, 20, 22, 23, or 34.

33 Any person aggrieved by any decision or order of the provincial committee in respect of the definition of districts under section 6, or the assessment of estates under sections 19, 22, or 23, or any decision or order made under sections 20 or 34, may apply to the Governor for relief at any time within twenty-one days after such decision or order shall have been notified to him. It shall be lawful for the Governor, with the advice of the Executive Council, upon such application to make or direct further inquiry, and to confirm the decision or order of the provincial committee, or to alter or modify the same. Provided always that no such appeal as aforesaid shall lie until the person aggrieved

as aforesaid shall have paid (subject to the decision of the appeal) any moneys which he may have been required to pay by the decision or order in question.

Costs.

34 If costs shall be incurred in any suit, other than that provided by section 31, brought by or against the provincial committee for anything done under the provisions of this Ordinance, or if a survey be indispensable to enable the provincial committee to act, such committee shall order one to be made, and such costs and the expenses of such survey shall be payable by the proprietors of the estates in the district in proportion to the acreage of such estates. And if any proprietor refuse or neglect to pay his proportion when required to do so, the chairman shall recover the same in the manner and subject to the provisions herein prescribed, under chapter V. relating to "Recovery of Sums assessed."

The grant may be made subject to conditions.

35 It shall be lawful for the Governor, with the advice of the Executive Council, to make the grant of any sums voted by the Legislative Council not exceeding the moiety of the estimated cost of construction maintenance or repair of any road constructed under the provisions of this Ordinance subject to such regulations for ensuring the due outlay and appropriation of the contribution, as well from the public funds as by the proprietors, as the Governor, with the advice of the Executive Council, shall think fit from time to time to establish, either specially in each case or generally applicable to all cases. Provided that no warrant shall be issued to the Treasurer for the payment of any such sum of money, or of any part thereof, from the Colonial Treasury, nor shall any sum be issued by him from the said Treasury until the amount payable by the proprietors of the estimated cost of constructing or repairing such road, or so much thereof as the Governor may think necessary, shall have been deposited with the chairman, provincial road committee, by or on behalf of the proprietors of such estates as aforesaid.

Money not to be paid by Government till deposit of amount payable by proprietors or part thereof.

Proprietor may be represented by resident manager or agent.

36 In case of the absence from the island of the proprietor of any estate, the resident manager—or, if there be no resident manager or superintendent, the agent, if any, in this island, of the proprietor—shall and may represent such proprietor and act for him in all matters and things which it may be lawful or necessary for such proprietor to do under any of the provisions of this Ordinance. If there be no known agent, notice affixed on the land and published in the *Government Gazette* shall be deemed notice to the proprietor.

Certain roads may be brought under the provisions of this Ordinance.

37 In any case in which a road or portion of a road has been constructed, or partially constructed, or shall hereafter be constructed, by the proprietors of any estates, it shall be lawful for the proprietors for the time being of such estates to apply to the Governor that such road may be treated as a road constructed under this Ordinance, and on receipt of such application the Governor may, if he thinks fit, with the advice of the Executive Council, issue a Proclamation declaring that such road shall be treated as a road made under this Ordinance, and on the publication of such Proclamation in the *Government Gazette* the provisions of this Ordinance relating to improvement, upkeep, and repair of roads shall apply to such road as if it had been originally constructed under the provisions of this Ordinance.

Bridges and roads other than cart roads may be brought under the provisions of this Ordinance.

38 It shall be lawful for the Governor, with the advice and consent of the Executive Council, by Proclamation in the *Government Gazette*, to declare that such of the provisions of this Ordinance as to him may seem advisable shall apply to the construction, upkeep, and repair of any bridge, or of any road other than a cart road, or the repair, upkeep, and improvement of any such existing bridge or road.

Districts may be combined and amalgamated.

39 It shall be lawful for the provincial committee, for sufficient reasons to it appearing, from time to time, to amalgamate and combine any two or more districts defined

under this Ordinance into one district. Provided, however, that the provincial committee shall, by publication in two consecutive numbers of the *Government Gazette*, and by such other means as it may think necessary, give notice of its intention to amalgamate and combine such districts, and shall in such notice appoint the time and place for hearing objections, if any, in the same manner as is herein provided for in the case of the original definition of a district, and the districts so amalgamated and combined shall thereupon become one district for the purposes of this Ordinance.

Decision of provincial committee final as to the use of a road.

40 If any question arises as to what constitutes the use of a road under this Ordinance, the decision of the provincial committee on such question shall be final.

SCHEDULE.

A (Section 7).

Office of the Provincial Committee,

To _____, _____, 190 —.
Proprietor (or Resident Manager) of _____ Estate.

SIR,—It has been proposed to construct an estate road leading from the main road near the _____ milepost (or at the village of _____) to the district of _____, in which your estate _____ is situated, under the provisions of "The Estate Roads Ordinance, 190 —," and I am therefore to request you to fill up the accompanying paper and return the same to me before the _____ day of _____ next ensuing, in failure whereof you will be deemed to have concurred in the said proposal.

I am, Sir,
Your obedient Servant,

Chairman, Provincial Committee.

(Paper referred to in the foregoing Letter.)

To the Chairman of the Provincial Committee for the
Central Province, Kandy.

SIR,—I hereby declare that I (do or do not) desire that the provisions of "The Estate Roads Ordinance, 190 —," should be extended to the district of _____, in which my estate (or the estate under my management) called _____ is situated, for the purpose of the construction of an estate road to the said district, from the main road to _____ near the _____ milepost (or, at the village of _____).

I am, Sir,
Your obedient Servant,

Proprietor (or Resident Manager, or Agent)
of _____ Estate.

B (Section 19).

Office of the Provincial Committee,

To _____, _____, 190 —.
Proprietor (or Resident Manager or Agent) of _____ Estate.

SIR,—The Governor, with the advice and consent of the Legislative Council, having agreed to grant a sum of Rs. _____ for the construction (or completion, or repair, as the case may be) of an estate road, leading from the main road near the _____ milepost or at the village of _____ to the District of _____, in which your estate _____ is situated, the Provincial Committee, acting under the provisions of "The Estate Roads Ordinance, 190 —," have assessed the portion due by your estate at Rs. _____, which sum you are hereby required to pay to the Chairman, Provincial Road Committee, on or before the _____ day of _____ 190 —.

I am, Sir,
Your obedient Servant.

Chairman, Provincial Committee.

(Section 30).

Whereas _____, of _____, was in default in the payment of the moneys due by him as contribution for constructing (or completing, or repairing, *as the case may be*), under "The Estate Roads Ordinance, 190 _____," and became liable in the sum of Rs. _____, inclusive of costs, and made default in the payment thereof; and whereas his property was seized in conformity with the said Ordinance, and sold also in conformity therewith, on the _____ day of _____, and the same was purchased by _____ for the sum of Rs. _____, which has been duly paid by the said _____.

Now, know ye that I, _____, *Chairman of the Provincial Committee of _____*, by virtue of the powers vested in me by the said Ordinance, do hereby certify that the following property, to wit: (*here describe the property accurately*) has been sold and purchased by _____ of _____ for the sum of Rs. _____, which he has duly paid, and that the right, title, and interest of the said _____ in the said premises are and shall henceforward be vested in the said _____, his heirs, executors, administrators, and assigns, for ever.

Given under my hand at _____, this _____ day of _____ 190 _____.

Chairman, Provincial Committee.

By His Excellency's command,

E. F. IM THURN,
Colonial Secretary.

Colonial Secretary's Office,
Colombo, January 20, 1901.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Pihimbiabadehellege Hendrick Fernando and Pihimbiabadehellege Christian Fernando, deceased, of Kelenimulla in Ambatalenpahala.

THIS action coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 5th day of December, 1901, in the presence of Mr. G. M. Silva, Proctor, on the part of the petitioner Pihimbiabadehellege Francisco Fernando of Katubedda in the Palle pattu of Salpiti korale; and the affidavit of the said petitioner, dated 26th November, 1901:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of Pihimbiabadehellege Hendrick Fernando and Pihimbiabadehellege Christian Fernando issued to him, as the nephew and an heir of the said deceased, unless the respondents—(1) Pihimbiabadehellege Kara Fernando, (2) Pihimbiabadehellege Sincha Fernando, (3) Pihimbiabadehellege Dotchy Fernando, (4) Pihimbiabadehellege Geronis Fernando, (5) Pihimbiabadehellege James Fernando, (6) Pihimbiabadehellege Pina Fernando, (7) Pihimbiabadehellege Takkia Fernando, (8) Pepiliane-badehellege Juan Barebos, (9) Pepiliane-badehellege Bunja Barebos, (10) Pepiliane-badehellege Thoronis Barebos, (11) Pepiliane-badehellege Karonchy Barebos, (12) Weeresekerebadehellege Adrian Rodrigo, (13) Henebadehellege Agonis Fernando, (14) Pepiliane-badehellege

Podia Barebos of Nawegomuwa—shall, on or before the 6th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 5th day of December, 1901.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the matter of the Estate of the late John Napoleon de Mirando Samaranayaka, deceased, of Hendala, Colombo.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 9th day of January, 1902, in the presence of Messrs. Arsecularatne & Weerasooriya, Proctors, on the part of the petitioner Louisa de Zoysa Edirisingha of Madampitiya, Colombo; and the affidavit of the said petitioner, dated 31st December, 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 John Napoleon de Mirando Samaranayaka issued to her, as widow of the said deceased, unless the respondents—(1) Peternella de Mirando Samaranayaka, (2) John de Mirando Samaranayaka, (3) Charles Wilfred de Mirando Samaranayaka, (4) Walter de Mirando Samaranayaka, (5) Winifred de Mirando Samaranayaka, (6) Lionel de Mirando Samaranayaka, all of Madampitiya

aforesaid, by their guardian Bartholomew Mendis Karunaratna of Mutwal—shall, on or before the 6th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS,
Additional District Judge.

The 9th day of January, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Matalage *alias* Matarage Henchy Appu, deceased, of Pitipane in Palle pattu of Hewagam korale.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 17th day of January, 1902, in the presence of Mr. D. C. Pedris, Proctor, on the part of the petitioner Matalage Singho Appu of Pitipane aforesaid; and the affidavit of the said petitioner, dated 15th January, 1902, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Matalage *alias* Matarage Henchy Appu issued to him, unless the respondents—(1) Matarage Wellon Appu, (2) Matarage Pabilinchyhamy, (3) Matarage Jeeris, all of Pitipane aforesaid, (4) Matarage Sobichchohamy and her husband (5) Kalubowilage Charlis Appu, both of Gurugoda in Kayigam korale, Panadure, (6) Matarage Yasohamy and her husband (7) Kathriatchige Audris Appu, both of Pitipane aforesaid, (8) Matarage Kachchohamy and her husband, (9) Atapattuge Carous Appu, both of Pitipane aforesaid, (10) Matarage Lucyhamy of Kollupitiya, (11) Matarage Thewanis Appu of Pitipane, (12) Matarage William Appu of Pitipane, (13) Matarage Luisahamy and her husband (14) Kuruppuatchige Karanis Appu, both of Pitipane, (15) Matarage Pintohamy of Pitipane, (16) Matarage Ango of Pitipane, (17) Matarage Sarang Appu of Pitipane, (18) Matarage Podisanno Appu, (19) Matarage Seadoris Appu of Pitipane, (20) Matarage Subenis Appu of Pitipane, (21) Matarage Pealis Appu of Pitipane, (22) Matarage Babuhamy, (23) Matarage Luia and husband (24) Hettiatchige Agonis, both of Kahatuduwa, (25) Matarage Odeus of Pitipane, (26) Matarage Baba Appu of Kiriwatuuduwa, (27) Weerakouatchige Nouohamy of Pitipane, (28) Colombage Samel Appu, (29) Alutge Lokuhamy, (30) Colombage Agonis Appu, (31) Colombage Mensohamy, (32) Colombage Simichchy Appu of Kiriwatuuduwa, (33) Colombage Angohamy and husband (34) Illumbavidanelage Don Hendrick, both of Illumba, (35) Bellantuda-atchige Abraham of Kahatuduwa, (36) Bellantuda-atchige Pinghamy and husband (37) Maddumage Don Tegis, both of Kiriwatuuduwa, (38) Bellantuda-atchige Menchohamy of Kahatuduwa, (39) Bellantuda-atchige Sanchohamy, (40) Kuruppuatchige Babanis Appu, both of Talagala in Kayigam korale, (41) Bellantuda-atchige Denishamy, and (42) Gabodage Don Hendrick, both of Thalapatthiya, (43) Matarage Baronchyhamy of Jamburialiya, (44) Matarage Thelanis Appu of Pitipane aforesaid, (45) Matarage Menchohamy of Pitipane, (46) Matarage Sanchohamy, and (47) Kathriatchige Appu Singho Appu, (48) Matarage Sathohamy, (49) Kankanige Sadris Appu, both of Pitipane, (50) Matarage Sarang Appu of Pitipane—shall, on or before the 6th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 17th day of January, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Bopearatchige Don Gabriel Appuhami, deceased, of Bopitiya in the Ragam pattu of Alutkuru korale.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 23rd day of January, 1902, in the presence of Mr. J. Leopold Perera, Proctor, on the part of the petitioner

Jayamam Mohittige Dona Marihami of Bopitiya aforesaid; and the affidavit of the said petitioner, dated 20th January, 1902, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Bopearatchige Don Gabriel Appuhami issued to her, as widow of the said deceased, unless the respondents—(1) Petturuperuma-aratchige Dona Eusanlya, (2) Bopearatchige Don Grigoris Appu, (3) Bopearatchige Dona Veronicalami of Bopitiya, (4) Bopearatchige Dona Marihami and her husband (5) Sirimanehettige Don Anthony, both of Epanulla in Ragam pattu of Alutkuru korale, (6) Bopearatchige Dona Victoria of Weliketiya in Ragam pattu of Alutkuru korale—shall, on or before the 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 23rd day of January, 1902.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Don Charles Gunoris Attygala Seneviratne, Mudaliyar, deceased, of Kolamunna in the Palle pattu of Salpiti korale and of Kurunegala.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 24th day of January, 1902, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Morowakkoralage Dona Peterrella Attygala of Kolamunna; and the affidavit of the said petitioner, dated 23rd January, 1902, having been read:

It is ordered that the will of Don Charles Gunoris Attygala Seneviratne, Mudaliyar, deceased, dated 4th August, 1894, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 6th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executrix named in the same will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before the 6th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 24th day of January, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the matter of the Estate of the late Arthur Fitz Gibbon Sleeman, deceased, of Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 25th day of January, 1902, in the presence of Mr. A. Alvis, Proctor, on the part of the petitioner Sinne Lebbe Marikar Mohamood Hadjiur of Wellawatta in Colombo; and the affidavit of the said petitioner, dated 14th January, 1902, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Arthur Fitz Gibbon Sleeman issued to him, as a creditor of the said deceased, unless the respondent Helen Sleeman of the Victoria Arcade, Fort, Colombo, shall, on or before the 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 25th day of January, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Mary Louisa Georgiana Wendt, deceased, of Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 27th day of January, 1902, in the presence of Messrs.

E. J. & G. de Saram, Proctors, on the part of the petitioner the Hon. Mr. Henry Lorenz Wendt of Colombo; and the affidavit of the said petitioner, dated the 23rd January, 1902, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Mary Louisa Georgiana Wendt issued to him, as the sole surviving son and only heir of the said deceased, unless any person interested shall, on or before the 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 27th day of January, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of the late Seena Ramen Chetty of Netchandupatte in Pudukotai District, in Southern India, who traded at Sea street, Colombo, under the names, styles, or firms of Seena Rawanna Mana Ramen Chetty and Kuna Lana Rawanna Mana Ramen Chetty, deceased.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 27th day of January, 1902, in the presence of Mr. L. B. Fernando, Proctor, on the part of the petitioner Seena Rawanna Mana Walleppa Chetty, presently of Sea street in Colombo; and the affidavit of the said petitioner, dated 16th January, 1902, having been read: It is ordered that the will of Seena Ramen Chetty, deceased, dated 25th June, 1901, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 13th day of February, 1902, 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 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 27th January, 1902.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Goods and Chattels of Pattage Eusemia Fernando, deceased.

THIS action coming on for disposal before E. F. Hopkins, Esq., District Judge of Negombo, on the 26th day of November, 1901, in the presence of Mr. H. E. Wijetunge, on the part of the petitioner Lintotage Pedro Fernando of Katana; and his affidavit, dated 20th day of November, 1901, having been read: It is ordered that the said Lintotage Pedro Fernando is the husband of the said deceased, and as such he is entitled to have letters of administration to the estate of the said deceased issued to him accordingly, unless the respondents—(1) Eusolomon, (2) Ellen Josephina, (3) Agnes Matilda, all of Katana—shall, on or before the 6th February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

E. F. HOPKINS,
District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Parupathy, widow of Veloepillai of Tanakkarakurichy, deceased.

Swaminatar Seevaratnam of Tanakkarakurichy.....Petitioner.

1, Muttukkudi, wife of Seevaratnam; and
2, Veloepillai Chelliah of Tanakkarakurichy Respondents.

THIS matter of the petition of Swaminatar Seevaratnam of Tanakkarakurichy praying for letters of administration to the estate of the above-named deceased Parupathy, widow of Veloepillai of Tanakkarakurichy, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 25th day of October, 1901, in the presence of Mr. Thambiah S. Cooke, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 22nd day of October, 1901, having been read: It is declared that the petitioner is the husband of the first respondent, who is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 10th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 25th day of October, 1901.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Kantar Veloepillai and wife Kamatchipillai of Jaffna town, deceased.

Veloepillai Navaratnam of Jaffna town.....Petitioner.

Vs.

1, Veloepillai Paramanathar and wife 2, Chinnammah of Vannarpoone.....Respondents.

THIS matter of the petition of Veloepillai Navaratnam of Jaffna town praying for letters of administration to the estate of the above-named deceased Kantar Veloepillai and wife Kamatchipillai of Jaffna coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 9th day of January, 1902, in the presence of Mr. Thambiah S. Cooke, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 20th day of December, 1901, having been read: It is declared that the petitioner is the son and only heir of the said deceased, and is entitled to have letters of administration to the estate of the said deceased issued to him, unless the respondents or any other person shall, on or before the 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 9th day of January, 1902.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Kantapper Supproomanier of Karadivoe west, deceased.

Vulliammai, widow of Kantapper Supproomanier of Karadivoe westPetitioner.

Vs.

1, Nannippillai, widow of Kantapper of Karadivoe west; and 2, Kantapper Ramalingam of Karadivoe west.....Respondents.

THIS matter of the petition of Vulliammai, widow of Kantapper Supproomanier of Karadivoe west, praying for letters of administration to the estate of the

above-named deceased Kantapper Sunproomanier of Karadivo west coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 16th day of December, 1901, in the presence of Mr. T. C. Chungaramillai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 13th day of December, 1901, having been read: It is declared that the petitioner is the widow of the said intestate, and as such 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 20th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 7th day of January, 1902.

In the District Court of Jaffna.

Order Nisi.

Testamentary } In the Matter of the Estate of the
Jurisdiction. } late Kathirkamer Suppiramanian of
No. 1,216. } Averangal, deceased.

1, Suppiramanian Mayivaganampillai, and
2, Suppiramanian Arunasalam, both of
Averangal.....Petitioners.

Vs.

Kathirkamer Ramanather of Averangal.....Respondents.

THIS matter of the petition of the petitioners above-named praying for letters of administration to the estate of the above-named deceased coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 19th day of December, 1901, in the presence of Mr. K. Sivapiragasam, Proctor, on the part of the petitioners, and the affidavit of the petitioners; dated 16th December, 1901, having been read: It is declared that the petitioners, as the sons of the said intestate, are entitled to have letters of administration to the estate of the said intestate, issued to them, unless the respondent or any other person shall, on or before the 11th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 19th day of December, 1901.

In the District Court of Jaffna.

Order Nisi.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Arunasalam Venasitampi of Meesalai,
No. 1,218. } deceased.

Arumugam Kudditampi of Meesalai.....Petitioner.

1, Arumugam Muttampi of Meesalai; 2,
Kathirkamer Kanapathipillai and wife 3,
Nagamuttu of Meesalai; 4, Mulaikudi
Veloopillai and wife 5, Kasippillai of
Meesalai.....Respondents.

THIS matter of the petition of Arumugam Kudditampi of Meesalai praying for letters of administration to the estate of the above-named deceased Arunasalam Venasitampi of Meesalai coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 9th day of January, 1902, in the presence of Mr. Thambiah S. Cooke, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 6th day of January, 1902, having been read: It is declared that the petitioner is one of the next of kin 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 13th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 9th day of January, 1902.

In the District Court of Tangalla.

Order Nisi declaring Will proved, &c.

Testamentary } In the Matter of the Estate of the late
Jurisdiction. } Tiloris John Disanayaka Kandamby,
No. 304. } deceased, of Dammulla.

THIS matter coming on for disposal before John O'Kane Murty, Esq., District Judge, Tangalla, on the 23rd day of December, 1901, in the presence of Mr. E. G. Auwardt, Proctor, on the part of the petitioner; and the affidavit of Dona Emma Gunaratna Kandamby of Dammulla, dated 23rd December, 1901, having been read and all parties heard:

It is ordered that letters of administration be issued to Dona Emma Gunaratna Kandamby, unless the respondents—1, Dona Berthina Gunaratna Kandamby of Dammulla; 2, Dona Maria Perera Kandamby of Dammulla; 3, Charles Gunaratna Kandamby of Dammulla; 4, Dona Francina Gunaratna Kandamby of Dammulla; and 5, Sara Gunaratna Kandamby Wijesinhe of Kirama—shall, on or before the 20th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

J. O'K. MURTY,
District Judge.

The 20th day of January, 1902.

In the District Court of Tangalla.

Order Nisi declaring Will proved, &c.

Testamentary } In the Matter of the Estate of the
Jurisdiction. } late James Henry Kandamby,
No 346. } deceased, of Dammulla.

THIS matter coming on for disposal before John O'Kane Murty, Esq., District Judge of Tangalla, on the 31st day of December, 1901, in the presence of Mr. E. G. Auwardt, Proctor, on the part of the petitioner; and the affidavit of Dona Emma Gunaratna Kandamby of Dammulla, dated 20th December, 1901, having been read and all parties heard:

It is ordered that letters of administration be issued to Dona Emma Gunaratna Kandamby, unless the respondents—1, Dona Barthina Gunaratna Kandamby of Dammulla; 2, Dona Maria Perera Kandamby of Dammulla; 3, Charles Gunaratna Kandamby of Dammulla; 4, Dona Francina Gunaratna Kandamby of Dammulla; and 5, Sara Gunaratna Kandamby Wijesinghe of Kirama—shall, on or before the 20th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

J. O'K. MURTY,
District Judge.

The 31st day of December, 1901.

In the District Court of Batticaloa.

Order Nisi.

Testamentary } In the Matter of the Estate of Kande-
Jurisdiction. } perumal Seenitamby of Kalladi.
No. 350. } deceased.

Kanavadyar Veluppillai of Kalladi.....Petitioner.
And

1, Kanavadyar Kasupady; and 2, Kanavadyar
Seenitamby, both of Kalladi.....Respondents.

THIS matter coming on for disposal before O. S. Vaughan, Esq., District Judge of Batticaloa, on this 10th day of December, 1901, in the presence of Mr. C. Suppramaniam, Proctor, on the part of the petitioner Kanavadyar Veluppillai; and the affidavit of the said petitioner, dated 27th day of November, 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 Kandaperumal Seenitamby issued to him, as

son of the said deceased, unless the respondents or any other person shall, on or before the 14th day of January, 1902, show sufficient cause to the satisfaction of this court to the contrary.

C. S. VAUGHAN,
District Judge.

This 10th December, 1901.

The date for showing cause against the above *Order Nisi* is extended to the 25th February, 1902.

C. S. VAUGHAN,
District Judge.

In the District Court of Batticaloa.

Order Nisi.

Testamentary } In the Matter of the Estate of Parama-
Jurisdiction. } cutty Seenitampi of Kalladi,
No. 351. } deceased.

Between

Veerapattirer Nagappen of Kalladi.....Petitioner.

And

1, Veerapattirer Marimuttu, widow of Parama-
cutty Seenitampi; 2, Seenitampi Tanga-
pillai; 3, Seenitamby Retnapillai, the second
and third by their guardian *ad litem* Veera-
pattirer Marimuttu.....Respondents

THIS matter coming on for disposal before C. S. Vaughan, Esq., District Judge of Batticaloa, on the 14th day of January, 1902, in the presence of Mr. Suppramaniam, Proctor, on the part of the petitioner Veerapattirer Nagappen; and the affidavit of the said petitioner, dated 7th December, 1901, having been read: It is ordered that the petitioner aforesaid be entitled, as

brother-in-law of the deceased Paramacutty Seenitamby, to have letters of administration to the estate of the deceased issued to him, unless the respondents or any other persons interested shall, on or before the 11th February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

C. S. VAUGHAN,
District Judge.

This 14th January, 1902.

In the District Court of Kegalla.

Order Nisi.

Testamentary } In the Matter of the Intestate Estate
Jurisdiction. } of the late Alexander Brown of
No. 112. } Dolosbage.

C. P. W. Goonasekera, Secretary of the
District Court of Kegalla.....Petitioner.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kegalla, on the 28th day of January, 1902, in the presence of A. Ondaatjie on the part of the petitioner; and the affidavit of S. Oxton Jones of Colombo, dated 20th January, 1902, having been read: It is ordered that the said petitioner be and he is hereby appointed administrator to the estate of the late Alexander Brown of Dolosbage in the District of Kegalla.

It is further ordered that he (the petitioner) be declared entitled to have letters of administration to the intestate estate of the aforesaid deceased, unless any interested person or persons shall, on or before the 15th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,
District Judge.

The 23rd day of January, 1902.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,035. In the matter of the insolvency of
V. S. Chandrasagram Palle of Chekku
street, Colombo.

NOTICE is hereby given that a meeting of the
creditors of the above-named insolvent will take
place at the sitting of this court on February 20, 1902,
to consider the conditions of sale of mortgaged property
submitted by the assignee.

By order of court,
J. B. MISSO,
Secretary.

Colombo, January 23, 1902.

In the District Court of Kalutara.

No. 105. In the matter of the insolvency of Owen
Mendis Obeyesekere of Nagoda.

WHEREAS the above-named Owen Mendis Obeye-
sekere was on January 20, 1902, adjudged
insolvent by the District Court of Kalutara, and an order
has been made by the said court placing the estate of
the said insolvent under sequestration in the hands of
the Fiscal, Western Province: Notice thereof is hereby
given to all concerned; and notice is also hereby given
that the said court has appointed that two public sittings
of the court will be held, to wit, on March 6 and 21, 1902,

for the said insolvent to surrender and conform, and for
such other proceedings in the said matter as may then be
competent under the Ordinance No. 7 of 1853, intituled
"An Ordinance for the due Collection, Administration,
and Distribution of Insolvent Estates."

By order of court,

H. E. DE SILVA,
Secretary.

Colombo, January 24, 1902.

No. 106. In the matter of the insolvency of Dodwell
James Boyd de Fonseka of Kalutara, an
insolvent.

WHEREAS Dodwell James Boyd de Fonseka of
Kalutara has filed a declaration of insolvency,
and a petition for the sequestration of the estate of the
said Dodwell James Boyd de Fonseka has also been filed
under the Ordinance No 7 of 1853: Notice is hereby given
that the said court has adjudged the said Dodwell James
Boyd de Fonseka insolvent accordingly, and that two
public sittings of the court, to wit, on March 6 and 21,
1902, will take place for the said insolvent to surrender
and conform to, agreeably to the provisions of the said
Ordinance, and for the taking of the other steps set forth
in the said Ordinance, of which creditors are hereby
required to take notice.

By order of court,

H. E. DE SILVA,
Secretary.

Kalutara, January 24, 1902.

No. 107. In the matter of the insolvency of George Ernest Theodore de Fonseka of Kalutara.

WHEREAS George Ernest Theodore de Fonseka has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said George Ernest Theodore de Fonseka has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said George Ernest Theodore de Fonseka insolvent accordingly, and that two public sittings of the court, to wit, on March 6 and 21, 1902, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Kalutara, January 24, 1902. H. E. DE SILVA,
Secretary.

In the District Court of Anuradhapura.

No. 1. In the matter of the insolvency of Chitty Bulner of Anuradhapura.

WHEREAS Chitty Bulner of Anuradhapura has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Chitty Bulner has been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Chitty Bulner insolvent accordingly; and that two public sittings of the court, to wit, on March 20 and April 10, 1902, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Anuradhapura, January 20, 1902. P. SETHUKAVALER,
Secretary.

In the District Court of Kandy.

No. 1,439. In the matter of the insolvency of Ana Muna Thuna Durasamy Kangany of Annamalay estate, Gampola.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on February 28, 1902, for the appointment of an assignee.

By order of court,

Kandy, January 27, 1902. A. SANTIAGO,
Secretary.

No. 1,441. In the matter of the insolvency of Seena Ana Cader Meera Saibu of Colombo street, Kandy.

NOTICE is hereby given that the second sitting of the meeting of the creditors of the above-named insolvent is re-fixed for February 28, 1902, in the above case.

By order of court,

Kandy, January 27, 1902. A. SANTIAGO,
Secretary.

In the District Court of Kegalla.

No. 28. In the matter of the insolvency of Palamandige Andris Peeris of Ampe.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 10, 1902, to consider the question of the grant of a certificate of conformity to the above-named insolvent.

By order of court,

Kegalla, January 23, 1902. C. P. W. GUNASEKERE,
Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

W. E. T. Sharpe.....Plaintiff.
No. 15,549. Vs.
Eliyadurage Lionis Andris Fernando of Wellawatta.....Defendant.

NOTICE is hereby given that, on Tuesday, February 25, 1902, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and decreed to be sold by the decree entered in the above case for the recovery of the sum of Rs. 6,058-20, with further interest thereon at 9 per cent. per annum from August 20, 1901, until payment in full, and Rs. 300-14 costs of suit, viz.:—

All that western portion of and in an allotment of land situate in the village Wellawatta, in the Palle pattu of the Salpiti korale, marked lot No. 211A in the certificate of ownership issued in favour of Eliyaduragey Nicholas Fernando on May 20, 1891, registered in Wellawatta, book volume 3, page 19; and bounded on the north by lots Nos. 208, 209, 210, and a road; south by lots Nos. 215, 216A, and 217; east by lots Nos. 206, 207, and 210; and on the west by lots Nos. 211 and 212, in extent 1 acre roods 14-50 perches, which said western portion is

bounded on the north by a road, on the east by lot No. 210 and the remaining or eastern portion of the said land, on the west by lots Nos. 211 and 212, and on the south by lots Nos. 215 and 216A, containing in extent 3 roods and 31 perches, registered as a separate allotment in Wellawatta, book 5, page 17, and all buildings and houses there standing or thereafter to be erected on the said land.

Fiscal's Office,
Colombo, January 29, 1902.

E. ONDATJE,
Deputy Fiscal.

In the District Court of Colombo.

V. R. M. Ramasamy Chetty of Sea street in Colombo.....Plaintiff.
No. 16,122 C. Vs.

1, Emelia Eliza Fernando; 2, F. J. Lucas Fernando, both of Moratuwa, presently of Bamalapitiya in ColomboDefendants.

NOTICE is hereby given that on Monday, February 24, 1902, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 10,843-05,

with interest at 9 per cent. per annum on Rs. 4,957-80 from November 27, 1901, and on Rs. 5,882-75 from December 1, 1901, until payment in full, and costs, viz. :—

All that house and ground bearing assessment Nos. 4/5, now called Norwood, situated at Bambalapitiya in Havelock Town, Colombo; bounded on the east by land said to belong to Mr. Brodie, now used as Post Office, on the west by the road called Layard's road, on the north by the property said to belong to Joronis Peris, and on the south by the property said to belong to Alfred Fernando; containing in extent 1 rood more or less.

Fiscal's Office,
Colombo, January 29, 1902.

E. ONDATJE,
Deputy Fiscal.

In the District Court of Colombo.

Don Spater Senanayaka, Mudaliyar, of
"Woodlands," Kanatta road, Colombo.....Plaintiff.

No. 13,733 C. Vs.

William Henricus Dassenaike of Borella in
Colombo Defendant.

NOTICE is hereby given that on Tuesday, February 25, 1902, commencing at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the following properties, for the recovery of Rs. 12,811-25, with interest on Rs. 9,250 at 9 per cent. per annum from August 10, 1900, till payment in full, and costs of suit Rs. 229-50, viz. :—

3. An undivided $\frac{1}{15}$ of all that allotment of land called Yakdessawakumbura, situated at Weweldeniya Ihalagama in Udugaha pattu of the Hapitigam korale, in the District of Negombo; bounded on the north by Crown lands called Katukangollekanda and Yakdessawakumbura claimed by H. Sanchi Appu and others, and on all other sides by water-course; containing in extent 1 acre 2 roods and 5 perches.

On Wednesday, February 26, 1902, at 8 A.M.

4. An undivided $\frac{1}{15}$ part of all that allotment of land called Medikele, situated at Halpe in the Udugaha pattu aforesaid; bounded on the north by land described in plan No. 52,801 and by road, on the east by land described in plan No. 94,630 and by the property of Mr. J. A. Perera, Maha Mudaliyar, on the south by land claimed by Setuhamy, and on the west by lands claimed by Rapiel, Siman, and others, Setuhamy and Dingihamy, and by land said to belong to the Crown; containing in extent 50 acres and 1 rood.

On Wednesday, February 26, 1902, at 9.30 A.M.

5. An undivided $\frac{1}{15}$ part of all that allotment of land called Kopiwatta, Kahatagahalanda, and Kongahabena, situated at Mugurugampola and Ambana in Udugaha pattu aforesaid; 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 the 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, February 26, 1902, at 2 P.M.

6. An undivided $\frac{1}{15}$ part of all that allotment of land called Banagala, situated at Maladeniya, Karawilakumbura, and Paragoda, in Udugaha and Yatigaha pattus of Hapitigam korale; bounded on the north by land said to belong to the Crown; on the east by land claimed by Sumana Unnanse and land said to belong to the Crown and by land described in plan No. 95,868; on the south by land said to belong to the Crown and land claimed by Appuralla, Lapahamy, Arachchiappu, and others, Setuhamy, Baranchiappu, and Kirihamy, and others; on the west by land claimed by Jotihamy and others and by land described in plan No. 73,172; and on the north-west by land claimed by Divethamy and Welun, Police Vidane, and by land said to belong to the Crown; containing in extent (exclusive of the reservation for road, ten links wide, passing through the land) 43 acres 1 rood and 30 perches.

On Wednesday, February 26, 1902, at 3.30 P.M.

7. An undivided $\frac{1}{15}$ part of all those three allotments of land called Elapiliyawa, Kurunduwatta, and Talakolayaya, situated at Kahandawa and Hakurukumbura in Udugaha pattu of Hapitigam korale; bounded on the north by the property of G. David Appu, by lands claimed by Punchappuhami 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 Crown, by land 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 Salman Pieries; and on the west by the properties of W. E. Mudalihamy, A. Jamba Wada, and others, of the heirs of the late K. Balunje, M. Mudalihamy and others, S. Mudalihamy and others, J. Juanis Appu and others, E. Juanis Appu and A. Kiriya; containing in extent 146 acres 2 roods and 12 perches.

On Wednesday, February 26, 1902, at 5 P.M.

8. An undivided $\frac{1}{15}$ part from all that allotment of land called Kaluhankanda, situated at Ambana in Yatigaha pattu of Hapitigam korale; bounded on the east by land described in plan No. 844,073, and on all other sides by land said to belong to Crown; containing in extent 4 acres and 35 perches.

On Thursday, February 27, 1902, at 7 A.M.

9. An undivided $\frac{1}{15}$ part of all that allotment of land called Pelagahawatta and Pahalawatta, situated at Mugurugampola in Udugaha pattu of Hapitigam korale; bounded on the north and north-east by land claimed by Saranettipatirage Andiris Appu, by land said to belong to the Crown, by land purchased by S. Andiris Appu, and by a path; on the east and south by land purchased by Andiris Appu and by a road; and on the south-west, west, and north-west by land said to belong to the Crown and by land claimed by Saranettipatirage Andiris Appu; containing in extent (exclusive of the road passing through the land) 12 acres 1 rood and 1 perch.

On Thursday, February 27, 1902, at 9 A.M.

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

On Friday, February 28, 1902, at 7 A.M.

11. An undivided $\frac{1}{15}$ part of all that allotment of land called Kahatagahawatta, situated at Mugurugampola aforesaid; bounded on the north by the 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, February 27, 1902, at 9.30 A.M.

12. 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 Amarasekera; on the north-east by land claimed by Samsi Lebbe, Don Hendrick Dassenaike, and 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 plans Nos. 54,527 and 54,509, by land claimed by Moratuage 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 Suse Naide, and by land claimed by Patirage Manuel Fernando and another; and on the north-west by land said to belong to the Crown, by land purchased by Suse Naide, and by lands claimed by Patirage Manuel Fernando and another, and Samsi Lebbe; containing in extent 18 acres 2 roods and 27 perches.

On Thursday, February 27, 1902, at 1 P.M.

14. An undivided $\frac{1}{5}$ part of all that cinnamon garden called Randenipallewela Kurunduwatta, situated at Kalliyaya aforesaid; bounded on the north-east and south by the Government high ground, and west by the garden of Mahadorapitimadinage Malhamy and of Randenikorallage Pinhamy; containing in extent 14 acres 2 roods and 20.25 square perches.

On Thursday, February 27, 1902, at 2 P.M.

15. An undivided $\frac{1}{5}$ part of all that allotment of land called Nitungahalanda, situated at Kukulnape in Yatigaha pattu of Hapitigam korale; bounded on the north by land described in plan No. 117,628, on the east by land described in plan No. 117,624, on the south-east by lands claimed by H. L. Dassenaiké, 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, February 28, 1902, at 8 A.M.

16. An undivided $\frac{1}{5}$ part of all that allotment of land called Imbulgahadeniya, situated at Ambana in Yatigaha pattu of Hapitigam korale; bounded on the south-east by land appertaining to the railway, and on all other sides by lands said to belong to the Crown; containing in extent 2 roods and 36 perches.

On Thursday, February 27, 1902, at 2.30 P.M.

17. An undivided $\frac{1}{5}$ part of all that allotment of land situated at Kukulnape aforesaid; bounded on the north by lands purchased by H. L. Dassenaiké, Mudaliyar, on the east and south by land claimed by H. Punchirala and others, and on the west by land claimed by P. Sinchi Appu and J. Caranis Appu; containing in extent 7 perches.

On Friday, February 28, 1902, at 9 A.M.

18. An undivided $\frac{1}{5}$ part of all that part of the field called Halgahakumbura, situated at Mugurugampola aforesaid; bounded on the north by the road leading from Mugurugampola to Diwulapitiya, on the east by the railway road, on the south by the field belonging to Saranettipatirage Punchirala and others, and on the west by land called Kahatagahakurunduwatta; containing in extent 2 parras and 3 measures of paddy sowing.

On Friday, February 28, 1902, at 9.30 A.M.

19. An undivided $\frac{1}{5}$ part of all that field called Kanuketiyeaterenandakumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiye-kumbura, on the east by railway road, on the south by Kanuketiye-kumbura belonging to the late Saranettipatirage Juan Appu, deceased, and others, and on the west by Kahatagahakurunduwatta; containing in extent 3 parras and 3 kurunies of paddy sowing.

On Friday, February 28, 1902, at 9.45 A.M.

20. An undivided $\frac{1}{5}$ part of that field called Kanuketiyeaterenandakumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiye-kumbura, on the east by the railway road, on the south by Ketiye-kumbura Pelagahawatta, and on the west by Kahatagahakurunduwatta; containing in extent 2 parras of paddy sowing.

On Friday, February 28, 1902, at 10 A.M.

21. An undivided $\frac{1}{5}$ part of all that field called Kanuketiye-kumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiye-kumbura, on the east by the railway road, on the south by Kanuketiye-kumbura belonging to the late S. Andiris Appu, and on the west by Kahatagahakurunduwatta; containing in extent 6 parras and 4 kurunies of paddy sowing.

On Friday, February 28, 1902, at 10.15 A.M.

22. An undivided $\frac{1}{5}$ part from all that field called Kanuketiyeaterenandakumbura, situated at Mugurugampola aforesaid; bounded on the north by Kanuketiye-kumbura, on the east by the railway road, on the south by Kanuketiye-kumbura belonging to Saranettipatirage Appurala and others, and on the west by Kahatagahakurunduwatta; containing in extent 2 parras and 2 kurunies of paddy sowing.

On Friday, February 28, 1902, at 10.30 A.M.

23. An undivided $\frac{1}{5}$ part of all that field called Kanuketiyeaterenandakumbura, situated at Mugurugampola aforesaid; bounded on the north by Halgahakumbura, on the east by the railway road, on the south by Kanuketiye-kumbura belonging to S. Sinchi Appu and others, and on the west by Kahatagahakurunduwatta; containing in extent 3 parras of paddy sowing property mortgaged by defendant.

LOUIS A. DASSENAIKE,
Deputy Fiscal.

Deputy Fiscal's Office,
Mirigama, January 26, 1902.

In the Court of Requests of Negombo.

Ana Runa Suna Wellasamy Pulle of
Negombo.....Plaintiff.
No. 5,633. Vs.

1, Don Gabriel Gunawardena; and 2, Kurukulesuria Peter Leitan, both of Negombo...Defendants.

NOTICE is hereby given that on February 21, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property, viz. —

The land wherein the second defendant resides with the buildings standing thereon, situate at Kampu within the gravets of Negombo; and bounded on the north by the land of Kurukulesuria David Peries, on the east by Asserappa's lane, on the south by the property belonging to the church of Sea street, and on the west by the lands of the late Anthony Fernando and others; containing in extent 2 roods more or less.

Amount to be levied Rs. 175.25, and interest on Rs. 150 at 18 per cent. per annum from September 27, 1898.

FRED. G. HEPPONSTALL,
Deputy Fiscal.

Deputy Fiscal's Office,
Negombo, January 28, 1902.

In the District Court of Negombo.

Arthur J. Fernando and Cyril S. Fernando,
trading under the name and style of
Arthur J. Fernando & Co..... Plaintiffs.
No. C 14,828. Vs.

Kalinge Don Andris Silva of HinatiyanaDefendant.

NOTICE is hereby given that on February 25, 1902, commencing 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. A land called Urukanugahawatta, situate at Kalugoda in the Dasiya pattu of Alutkuru korale; bounded on the north by the land of Nawetheris and others, on the east by land belonging to the heirs of Arolis Fernando, deceased, on the south by the land of Istinu and others, and on the west by the land of Don Francisco Silva; containing in extent 5 acres more or less.

2. A land called Alobogahawatta, situate at Hinatiyana in do.; bounded on the north by the live fence of the garden of Nichohami and others, on the east by the live fence of the garden of Odris Silva and others, on the south by the live fence of the garden of Odris Silva and others, and on the west by the live fence of the garden of Dandiris Silva and others; containing in extent 9 acres more or less.

Amount to be levied Rs. 582, and interest on Rs. 500 at 9 per cent. per annum from April 10, 1901, and poundage.

FRED. G. HEPPONSTALL,
Deputy Fiscal.

Deputy Fiscal's Office,
Negombo, January 28, 1902.

Central Province.

In the District Court of Kegalla.

Sakkrapedi Durayalage Ponna, late Duraya of Kuragala in Udapalata, Dolosbage.....Plaintiff.
No. 1,183. Vs.

Udediwalagedara Pina, late Duraya, now a Vidane Duraya of Niyangama, Udapalata....Defendant.

NOTICE is hereby given that on February 25, 1902, and on the following day, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following lands, to wit, viz. :—

1. An undivided $\frac{1}{2}$ share of Baddakumbura of 1 pela of paddy sowing extent, situate at Niyangama Kandukarapahala korale of Udapalata; bounded on the east by Ketigana-ela and tea estate of Jayaweera, south by the tea estate of Jayaweera, west by the remaining portion of Baddakumbura, and on the north by Udediwalawatta and tea estate.

2. An undivided $\frac{1}{2}$ share of Divalaykumbura of 1 amunam of paddy culture, situate at Niyangama aforesaid; bounded on the east by Liyadideka, on the south by Attanay and Pitaliyadda, on the west by Pitaliyadda and Attanay, and on the north by Liyadideka and the garden of Samarakkuli.

3. An undivided $\frac{1}{2}$ share of Ganimayhena of 5 amunams of paddy sowing extent, with everything thereon, situate at Inguruwatta aforesaid; bounded on the east by demada of Kandegedarahena, on the south by the limit of Baduganna's property, west by the limit of Baduganna's land, and on the north by demada and ditch of Miwaturahena.

4. An undivided $\frac{1}{2}$ share of Pallahagedarawatta of 1 pela of paddy sowing extent, and of the buildings and everything thereon, situate at Niyangama aforesaid; bounded on the east by Damunagedarawatta, south by Gandorakumbura, west by inneara of Bitterepela, and on the north by the limit of Yaddatugedarawatta.

5. An undivided $\frac{1}{2}$ share of Hapugahapitiya of 1 amunam of paddy sowing extent, situate at Wewatenna aforesaid; bounded on the east by Wel-ela, south by Watagodahena, west by Imbuldeniya, and on the north by Moragahadeniya.

6. An undivided $\frac{1}{2}$ share of Galkotuahena of 2 pelas of paddy sowing extent, situate at Wewatenna aforesaid; and bounded on the east by Rosil estate, south by Moragahadeniya, west by Rosil estate, and on the north by Rosil estate.

7. An undivided $\frac{1}{2}$ share of Baduwatarambehena of 1 amunam, with everything thereon, situate at Inguruwatta aforesaid; bounded on the east by Dampelagedarahena, south by Kandegedarahena and Pallapitiyahena, west by Himulaha of Kandegedarahena, and on the north by ela.

8. Diabonapela of 1 pela of paddy sowing extent, situate at Niyangama aforesaid; bounded on the east by Nanuwadepela, south by Galagawa-aswedduma, west by Ambegomuwagedarauhana, and on the north by lower portion of this land.

9. An undivided $\frac{1}{2}$ share of Gandorakumbura of 2 pelas of paddy culture, situate at Niyangama aforesaid; bounded on the east by Madunnagedarawatta, south by Bolgodapitiya, west by the limit of Pallagandorakumbura, and on the north by Pallahagedarawatta and Bitterepelakumbura.

10. An undivided $\frac{1}{2}$ share of Pitaliyadda of 2 pelas of paddy sowing extent, situate at Niyangama aforesaid; bounded on the east by Maduwaygedarawatta, south by the Attanakumbura, on the west by Henagahawawala, and on the north by Samarappuligedarawatta and Hatariyadda, all situate at Udapalata.

Amount of writ, Rs. 560-90.

R. A. G. FESTING,
Deputy Fiscal.

Fiscal's Office,
Kandy, January 28, 1902.

In the District Court of Kandy.

Sheena Kana Runa Awanna Ramen Chetty of Kandy.....Plaintiff.
No. 14,390. Vs.

Samerasinghe Vitanalege Martinus Perera alias Alexander Martinus Perera of Talwatta.....Defendant.

NOTICE is hereby given that on February 27, 1902, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property, mortgaged upon bond dated September 24, 1898, and decreed to be sold by the judgment entered in the above case :—

1. All that estate called and known as Aliyalutenna and Kotika-ambewatta, situate at Talwatta in Gangawata of Yatinuwara; bounded on the north by the property of Karia Korala and Appuhamy, south by the property of Talwatta Arachchila and ela, on the east by Mahaweliganga, and on the west by paddy field and rendapola; containing in extent 14 acres 1 rood and 21 perches as per figure of survey thereof dated May 15, 1893, made by S. W. Spencer, Licensed Surveyor, and which said estate comprising the following allotments of land :—

(1) All that allotment of land called Aliyalutennewatta, containing in extent 1 acre and 4 perches as per survey dated April 14, 1895.

(2) All that allotment of land called Aliyalutennewatta; containing in extent 1 acre 1 rood and 11 perches, as per survey dated April 14, 1895.

(3) All that eastern one-half share of an allotment of land called Kotika-ambewatta, containing in extent 2 roods and 38 perches as per survey dated October 2, 1875.

(4) All that allotment of land called Aliyalutennewatta, containing in extent 5 acres 3 roods and 11 perches as per survey dated April 14, 1875.

(5) All that allotment of land called Kotika-ambehena, containing in extent 1 acre 1 rood and 27 perches as per survey dated October 2, 1875.

(6) All that land called Kotika-ambehena, containing in extent 2 acres 1 rood and 9 perches as per survey dated October 2, 1875.

(7) All that land called Kotika-ambehena, now a watta or garden of 1 amunam paddy sowing extent.

(8) The western just half part or share of and in all that land called Kotika-ambehena of 1 amunam or 2 roods and 38 perches in extent, according to the survey dated October 2, 1875, together with all buildings and plantations thereon.

2. All that garden called and known as Gangedaulkarayagewatta of 2 pelas of paddy sowing extent, situate at Talwatta aforesaid; bounded on the east by high road, south, west, and north by the property of Don Davit Wijisooria, with all the buildings and plantations thereon.

Amount of writ Rs. 3,109-79, and interest on Rs. 3,365-92 at 9 per cent. for annum from July 10, 1901, till payment in full.

R. A. G. FESTING,
Deputy Fiscal.

Fiscal's Office,
Kandy, January 28, 1902.

Southern Province.

In the District Court of Galle.

Edmund Roland J. Goonaratna, Mudaliyar.....Plaintiff.
No. 6,040. Vs.

Kahawe Dadallehewage Bastian of Pitiwella...Defendant.

NOTICE is hereby given that on Saturday, March, 1902, commencing at 1.30 o'clock in the afternoon, will be sold by public auction at the premises in the following property, viz. :—

1. An undivided $\frac{1}{15}$, $\frac{1}{30}$, and $\frac{1}{225}$ of the soil and soil share trees, exclusive of the planter's share, of the land Wadugewatta alias Lindamulawatta, of the extent 3 roods and 32-83 perches, situated at Pitiwella, and also

$\frac{1}{2}$ part of the plantation in the said land made by Kahawedadallehewage Odiris, together with the two tiled houses standing thereon.

2. $\frac{1}{15}$ part of the soil and trees, together with nine cubits tiled house standing thereon, of the land Nikatudumaradanewatta, situated at Kadurupe, of the extent of 4 acres and 36 perches.

3. An undivided $\frac{1}{3}$ part of the soil and soil share trees and planter's share of lot No. 598 of Nikatudumaradanewatta, of the extent of 2 acres 2 roods and 6.79 perches, at Kadurupe.

4. An undivided $\frac{1}{3}$ part of the soil and soil share trees, together with $\frac{1}{2}$ part of the second plantation, made by Kahawedadallehewage Odiris of a portion of the land Nikatudumaradanekurunduwatta, at Kadurupe, of the extent of 1 rood and 8.50 perches.

5. $\frac{1}{3}$ part of the soil and soil share trees and also the planter's share of the 4th plantation made by Hikkaduwege Subehami and Dineshami together, the planter's share of the 2nd and 3rd plantations of the land Palliyawatta, together with $\frac{1}{2}$ of $\frac{1}{10}$ of the said $\frac{1}{3}$ part of the soil and of the planting interests of the said land at Hegoda.

6. $\frac{1}{2}$ of $\frac{1}{10}$ of the soil, soil share trees, and of the planter's share of the 2nd and 3rd plantations of Managewatta, at Kandala.

Property mortgaged and decreed to be sold by the judgment decree of the above case.

Amount to be recovered, Rs. 954.38 $\frac{1}{2}$.

C. T. LEEBRUGGEN,
Deputy Fiscal.

Fiscal's Office,
Galle, January 29, 1902.

Eastern Province.

In the District Court of Batticaloa.

1, Veerakudiyar Kartigesu of Navatkuda ;
2, Kandaperumal Charles Velupillay of
Arapattai.....Plaintiffs.

No. 2,292. Vs.

1, Arunakiripillay Vallipillai; 2, Kasinather
Venasytamby; 3, Sastry Velauther Sastri
Arunakiripillai; 4, Sembakuddy Seeni-
pillai, all of Arapattai.....Defendants.

NOTICE is hereby given that on Saturday, March 1, 1902, at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, specially hypothecated to the plaintiffs by bond No. 1,130, dated July 23, 1900, and attested by Notary N. D. N. Seeney Tamby, to wit:—

The paddy land called Vattavanpattu, situated at Senkatpadaivattai in Nindur in the Batticaloa District; and bounded on the north, south, and west by vaikals, and on the east by the other share of this land belonging to P. V. Kandamunai; in extent 11 acres, at present 8 avanams of paddy sowing extent.

Amount to be levied Rs. 1,000, with interest thereon at 12 per cent. per annum from July 23, 1900, till payment.

T. SINNAMBY,
Deputy Fiscal.

Fiscal's Office,
Batticaloa, January 25, 1902.

North-Western Province.

In the District Court of Negombo.

Mana Chena Kaderavelan Chetty of Ne-
gombo.....Plaintiff.

No. 3,863. Vs.

Vettasinghe Arachobige Juan Fernando and
wife of Vennappuwa.....Defendants.

NOTICE is hereby given that on Saturday, February 22, 1902, 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.:—

Undivided four-fifth shares of the land called Mariamma Kovikuda, bearing No. 5,069, situate at Udappu in Anavilundan pattu, Chilaw District; bounded on the north and east by Alamba belonging to Crown, south and south-west by land belonging to Crown; containing in extent 24 acres 1 rood and 34 perches.

On Saturday, February 22, 1902, at 3 P.M.

Undivided one-third share of the land bearing No. 8,438, situate at Ilakkattuwa in Anavilundan pattu aforesaid; bounded on the north and west by land said to belong to the Crown, east by land belonging to Kandaiya and others, south by land belonging to Appuhamy Vedarala and others; containing in extent about 44 acres.

Amount recoverable Rs. 2,677.12, with interest on Rs. 1,000 at 24 per cent. per annum from October 2, 1900, till April 11, 1901, on Rs. 700 at 30 per cent. per annum from October 2, 1900, till April 11, 1901, and further interest on the principal at 9 per cent. per annum from April 11, 1901, till total interest equals principal, and poundage.

Deputy Fiscal's Office,
Chilaw, January 25, 1902.

J. H. LEAK,
Deputy Fiscal.

In the District Court of Negombo.

Mana Chena Kadiravelan Chetty, by his
attorney M. C. Vellamy Palle of Ne-
gombo.....Plaintiff.

No. 3,960. Vs.

Warnakulasuriya Adappage Manuel Fernando
of Nainamadama.....Defendant.

NOTICE is hereby given that on Friday, February 28, 1902, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The one-fifth share lying contiguous to the northern boundary of a portion of Dombagahawatta, situate at Ulhitiyawa, which portion is bounded on the north by land purchased by Constantino Fernando Annavi, east by land belonging to Migel Fernando Muppu and others, south by garden of Francisco Fernando, west by sea-shore; containing about one bushel kurakkan sowing extent.

The land called Talgahawatta, of 1 acre 1 rood and 10 perches in extent, situate at Ulhitiyawa; bounded on the north by portion of this land belonging to Nicholas Fernando, east and south by land of Helena Fernando, west by old street.

The undivided one-fifth of the portion of Dawinagahawatta, situate at Katuneriya alias Kolonjadiya; which said portion is bounded on the north by land of Simon Fernando Muppu, east by the old road, south by land of Anthony Fernando and others, west by sea-shore; containing ground sufficient to plant 1,400 coconut trees, excluding therefrom the high road.

Amount recoverable Rs. 9,042.93, with interest on Rs. 12,000 at 30 per cent. per annum from January 1, 1901, till March 22, 1901, and interest on Rs. 12,000 at 9 per cent. per annum from March 22, 1901, till total interest equals principal, and poundage.

Deputy Fiscal's Office,
Chilaw, January 25, 1902.

J. H. LEAK,
Deputy Fiscal.

LISTS OF JURORS AND ASSESSORS.

NEGOMBO DISTRICT.

LIST of Persons in the District of Negombo qualified to serve as Jurors and Assessors, under the 257th clause of the Ordinance No 15 of 1898, for 1902 :—

[N.B.—The letter s prefixed to a name signifies that the person is qualified to serve both as a Special and an Ordinary (English-Speaking) Juror.]

ENGLISH-SPEAKING JURORS.

Amarasekara, David Edward Alwis, clerk, District Road Committee	Negombo	Fonseka, Frederick Jeronimus, superintendent of minor roads, Udayartoppu	Negombo
Amarasekara, John Charles, mudaliyar, Nattandiya	Chilaw	Goonawardana, Wattage Martinu Fernando, notary	do
Anderson, Richard, licensed surveyor, Campu	Negombo	s Morais, Ambrose, landed proprietor	do
Ball, Harry William, secretary, Local Board	do	s Nicholas, Gerald, planter, Kadirana	do
Beven, William, planter, Horekele	Chilaw	Perera, John Louis, teacher	do
Croos, Anthony de, shopkeeper	Negombo	Rajapakse, Alexander Edward de Silva, superintendent of estate, Mutuwadiya	do
Croos, Charles de, shopkeeper	do	Saverimuttu, William, shroff, Treasury	do
s Croos, John de, renter, Hunupitiya	do	Silva, Jasentokankanamalage Charles, landed proprietor, Mahahunupitiya	do
s Croos, Gabriel Manuel de, renter	do	Silva, Sembukuttiarachchige Manuel, registrar of marriages, &c., Daluwakotuwa	do
Dabrera, Francis Lasarus, shopkeeper	do	s Schrader, George Archibald, planter, Kimbulapitiya	do
De Croos, John Visterini, landed proprietor, Pallansena estate	do	s Schrader, Robert, planter, Kanuwana	do
De Saram, Charles, planter, Kirrimetiya	Chilaw	Stork, Laurence Adolphus, planter, Hunupitiya	do
De Silva, Louis, registrar of lands	Negombo	Stewart, George, planter, Butgampola	Chilaw
De Zylva, Edward, head clerk, District Road Committee	do	Stewart, Alexander, planter Butgampola	do
Drieberg, John Frederick, planter, Ekala	do	Tissera, Mehidukulasuria John, landed proprietor	Negombo
s Fernando, Mehidukulasuriya Hugo Policarp, landed proprietor, Udayartoppu	do	Tissera, Wilfred, shopkeeper	do
Fernando, Mehidukulasuriya James Benedict, landed proprietor, 3rd Division, Hunupitiya	do		
Fernando, Mehidukulasuriya Joseph Santiago Manuel, landed proprietor, Mahahunupitiya	do		

SINHALESE-SPEAKING JURORS.

Amarasinhearachchige Elaris Saparamadu Appuhami, planter, Katana	Negombo	Don Simon Karunasekara Wijeratna Appuhami, trader, Doranegoda	Negombo
Amarasinhearachchige Issan Saparamadu Appuhami, planter, Etgala	do	Don Hendrick Karunasekara, police vidane, Doranegoda	do
Amarasinhearachchige Clementi Perera, trader, Kongodamulla	do	Don Gabriel Senanayeka, police vidane, Mattamma	do
Amarasinhearachchige Nicholas Saparamadu Appuhami, planter, Katana	do	Don Carolis Jayatilaka, cultivator, Udugampola	do
Andibuduge Manuel Fernando, trader, Mukalanagomuwa	do	Don Warthinu Jayatilaka, overseer, Udugampola	do
Asuramuni Anthony Silva, trader, Timbirigaskotuwa	do	Don Charles Amerasekara Siriwardane, police vidane, Minuwangoda	do
Balasurikankanamalage Thepanis Appuhami, trader, Dewalapola	do	Don Hendrick Silva, police vidane, Galoluwa	do
Botalage Gordianu Fernando, trader, Mukalanagomuwa	do	Don Siman Gunawardana, police vidane, Wewagedara	do
Botalage Pemianu Fernando, trader, Siduwa	do	Don Herat, police vidane, Boragodawatta	do
Bergerge Alisandri Paiwu, trader, Main street	do	Don Raphiel Jayawardana, cultivator, Dagonna	do
Bergerge Manuel Paiwu, trader, Campu	do	Disanayaka Talangama Appuhamilage Julias Perera, police vidane, Asgiri Walpola	do
Cyril Gilbert de Alwis, clerk, Land Registry	do	Don Juse Senanayaka, trader, Talahena	do
Dasanayaka Adikari Appuhamilage Don Jacolis Appuhami, trader, Mattamma	do	Don William Perera Seneviratna, trader, Dewalapola	do
Dehiwalage Martinu Perera, trader, Kochchikada	do	Don Felix Jayasundara, clerk, Land Registry	do
Dassanayaka Talangama Appuhamilage Julis Perera vel-vidane, Walpola	do	Don John, clerk, Land Registry	do
		Don Johannes Lucias Wijeyagunasekera, trader, Udugampola	do

Gabriel Rodrigu, trader, Pahala Madampella	Negombo	Lintottage Pedru Fernando, planter, Katana	Negombo
Gajasinhe Marselinu Silva, trader, Kaluwairippu	do	Lintottage Amaris Fernando, planter, Katana	do
Galkandearachchige Peregirinu Perera, trader, Katunaiko	do	Lintottage Pelis Fernando, planter, Katana	do
Halahakonge Abilinu Appuhami, trader, Pahala Madampella	do	Liyanage Cornelis Appuhami, trader, Pallansena	do
Hamuddera Abraham Silva Goonasekara, landed proprietor, Mukalangomuwa	do	Liyanage Franciscu Perera, trader, Porutota	do
Halahakonge Issan Annawirala, cultivator, Pahala Madampella	do	Liyanage Hendrick Perera, trader, Porutota	do
Halahakonge Gabriel Appuhami, cultivator, Pahala Madampella	do	Mahamutugalage Isaack Fernando, trader, Pansilgoda	do
Henayaka Arachchige Don Jacolis, vel-vidana, Wigoda	do	Manannaidelage Anthony Fonseka, cultivator, 2nd Division, Kurana	do
Hendala Liyanage Walariyanu Perera, trader, Siduwa	do	Manannaidelage Juse Fonseka, cultivator, 2nd Division, Kurana	do
Heethaka Manuel Silva, notary, 3rd division, Udayartoppu	do	Manuelperishage Pedru Peries, carpenter, 4th Division, Periyamulla	do
Hettiarachchige Don Pelis Appuhami, trader, Dungalpitiya	do	Mallawa-arachchige Juanis Perera Appuhami, trader, Muthammana	do
Hettipatirannehilage Don Bastian Goonawardana, cultivator, Udugampola	do	Mallawa-arachchige Carolis Perera Appuhami, cultivator, Katuwellagama	do
Hewage John Wadurala, cultivator, Udugampola	do	Malnaidelage Juse Fernando, trader, Kurana, Bolawalana	do
Halahakonge Martinu Appuhami, trader, Pahala Madampella	do	Madawalage Daniel, vedarala, trader, Doranegoda	do
James Edmund Alwis Adhietty, chief clerk, Land Registry	do	Manam James de Silva Wijeyawardana, notary	do
Jasentoliyanage Anthony Fernando, planter, 3rd Division, Udayartoppu	do	Miwanage Visenty Peiris, planter, 4th Division, Hunupitiya	do
Jayamannemohottige Don Mathes Appu, trader, Kepungoda	do	Mehidukulasuriapatabendige Franciscu Fernando, renter, Udayartoppu	do
Jayamannemohottige Don Davith Appuhami, trader, Kepungoda	do	Medibe Hendrick Perera, registrar, 3rd Division, Udayartoppu	do
Jayasinha Arachchige Daniel Silva Appuhami, cultivator, Maha Hunupitiya	do	Mehidukulasuriya Dumingo Fernando, renter, 1st Division, Hunupitiya	do
Jayakodi Arachchige Gabriel Appuhami, planter, Katana	do	Mehidukulasuriya Dumingo Fernando, planter, Hunupitiya	do
Jayawardanage Don Nicholas Appuhami, trader, Palagatura	do	Mehidukulasuriyala Romel de Waas, vedarala, 2nd Division, Hunupitiya	do
Jayasinha Liyanepathirannehilage Don Hendrick Perera Appuhami, police vidane, Wigoda	do	Mehidukulasuriapatabendige Juan Waas, trader, Kurana	do
Jayasekara Balasuri Appuhamilage Don Carolis Perera Appuhami, trader, Medamulla	do	Mahipalamudalige Kaithan Anthony Paaris Appuhami, trader, Kattuwa	do
Jayasuriyahinguruwanage Suwaris Appuhami, cultivator, Medamulla	do	Mahipalamudalige Augustinu Paaris Appuhami, trader, Kattuwa	do
Jayasinha Arachchige Don Jeronis, vel-vidane, Kongodamulla	do	Mutukudewijesuriarachchige Don Charles Dias, cultivator, Nilpanagoda	do
Kahandewa Appuhamilage Hendrick Appuhami, trader, Doranegoda	do	Mehidukulasuriapatabendige Juan Fernando, landed proprietor, 1st Division, Hunupitiya	do
Kalubowilage Don Juan Appuhami, planter, Talahena	do	Medibe Pedrick Perera Jayawardana, vedarala, 3rd Division, Udayartoppu	do
Karunanayaka Pathirannehilage Don Juanis, police vidane, Tammita	do	Mehidukulasuriya Anthony Mathes, landed proprietor, Udayartoppu	do
Kekulawalage Mathes Fernando, trader, 3rd Division, Ettukal	do	Mutukudewijesuriarachchige Don Piloris, trader, Andiamblalam	do
Kodikara Arachchige Babappu, vedarala, Nilpanagoda	do	Naranpitiyungewatta Appuhamilage Don Pelis, police vidane, Madelgomuwa	do
Kodikara Arachchige Daniel Perera, trader, Tudella	do	Nangallage Cornelis Fernando, trader, 2nd Division, Kurana	do
Kodikara Arachchige Franciscu Perera, Tudella	do	Nicholas Salamou de Coste, overseer, Pallansena	do
Kowilage Cornelis Silva, trader, Amendoluwa	do	Pulukkuttige Sardiell Perera, police vidane, Wiliyawatta	do
Kuruwiti Arachchige Don Loransu Appu, trader, Pahala Madampella	do	Pasqualge Don Pedro, trader, Siduwa	do
Leander Herald Nonis, clerk, Land Registry	do	Panamburage Juan Fernando, trader, Pallansena	do
Leyanage Peduru de Silva Appuhami, trader, Kattuwa	do	Panamburage Juan Fernando, trader, Pitipana	do
Liyanapathirannehillage Appuralla Appuhami, trader, Essella	do	Panamburage Manuel Fernando, trader, Kochchikada	do
Liyanage Nicholas Silva, arachchi of the guard, Kattuwa	do	Panamburage Paulu Fernando, trader, Pallansena	do
Lintottage Augustinu Fernando, planter, Katana	do	Panalparangige Don Loransu Appuhami, trader, Kurana Bolawalana	do
		Ranamukage Peris Vedarala, trader, Alawatupitiya	do
		Ranasinhearachchige Manuel Perera, vel-vidane arachchi, Tudella	do

Ranatunge Jayasekarakanemalage Don Lowanis, vedarala, Udugampola	Negombo	Solanga-arachchige Don Marsal Appuhami, trader, Kaluwairippu	Negombo
Ranatungearachchige Herat Sinno, vedarala, cultivator, Walpitimulla	do	Sodige Arnolis Perera, police vidane, Wattedegara	do
Ranatunge mudalige Paulis Perera, police vidane, Kehelbeddera	do	Subasinhearachchige Don Arnolis, velvidane, Udugampola	do
Ratnayake Jan Singho Appuhami, trader, Dombawala	do	Samaratunge Heralupathiranehellage Geelis Perera Appuhami, trader, Ganemulla	do
Ranawira-arachchige Don Migel Appuhami, trader, Kepungoda	do	Sembukuttarachchige Don Pedrick Appuhami, trader, Andiambalama	do
Saparamadupathirannehilage Johans Perera Jawardena, trader, Mathammana	do	Sinhalagurunanselage Elaris Perera, landed proprietor, Pallansena	do
Saparamaduhirallupathirannahilage Don Bastian, vel-vidane, Mathammana	do	Thammittage Siyadoris Perera, trader, Kotugoda	do
Samaratunge Gelis Perera Appuhami, trader, Ganemulla	do	Thammittage Selestinu Perera, trader, Kotugoda	do
Sembukuttarachchige Marthelis Silva Appuhami, planter, Katana	do	Thenahandi Cornelis Silva, trader, Kaluwirippu	do
Sembukuttarachchige Jeronis Silva Appuhami, planter, Katana	do	Thenahandi John de Silva, trader, Kaluwirippu	do
Sembukuttarachchige Carolis Silva Appuhami, planter, Katana	do	Thenahandi Charles de Silva Kumara Waidiia, vedarala, 3rd Division, Udayartoppu	do
Sembukuttarachchige Hendrick Silva Appuhami, planter, Pahala Madampella	do	Thewarapperuma-arachchige Don Juse Appuhami, trader, Sea street	do
Sembukuttarachchige Gabriel Silva Appuhami, trader, Andiambalama	do	Vitaranage Abraham Rudrigo, trader, Mukalangomuwa	do
Sembukuttarachchige Abilinu Silva, notary, Andiambalama	do	Vitaranage Samuel Rudrigo, trader, Mukalangomuwa	do
Senadirage Don John Marthelis Perera, trader, Minuwangoda	do	Walgamage Don Amaris, trader, Pallansena	do
Senadirage Don Liyanduru, trader, Minuwangoda	do	Wanigesinhe Wibaddelakamalage Abilinu Perera, police vidane, Kalawana	do
Senadirage Don Anthony, trader, 2nd Division, Kurana	do	Wanigesinhe Wibaddelakamalage Peter Perera Appuhami, trader, Kalawana	do
Senaratdassanayake Appuhamilage Don Hendrick, police vidane, Katuwelligama	do	Wedemunilamalage Abilinu Appuhami, trader, Kandawala	do
Senanayake Amarasinghe Mohottiappuhamilage Don Romel Appuhami, trader, Marapola	do	Wijayasuriarachchige Don Siman Appu, trader, Kattuwapitiya	do
Seneratgunasekara Vidaneralalage Charles Vedarala, trader, Geogama	do	Wisidagamage Costantinu Silva, trader, Pallansena	do
Seneratvidaneralalage Don Charles Dias Gunasekara, trader, Geogama	do	Wickrama-arachchige Don Lewis Appuhami, trader, Welihena	do
Sinhalagurunansalage Anthony Perera, trader, Kurana Bolawalana	do	Yappa-appuhamillage Don Juan Appuhami, planter, Talahena	do

TAMIL-SPEAKING JURORS.

Ambalawanar Tambiah, clerk to district engineer	Negombo	Ismail Lebbe Uduma Lebbe, trader, Porutota	Negombo
Anthoni Nicholas Waas, trader, Kochchikada	do	Joseph Dabrera, landed proprietor	do
Anthoni Fernando Saweriel Pulle, planter, Etgala	do	Kaithan Croos, trader, 1st Division, Udayartoppu	do
Anthoni Peries Christogu Pulle, landed proprietor, Etgala	do	Kurukulasuriya Costantinu Fernando, trader, Campu	do
Anthoni Fernando Gabriel Pulle, cultivator, Hinmulla	do	Kurukulasuriya Franciscu Perera, stamp vendor	do
Bastian Pulle Nicholas Pulle, trader	do	Kurukulasuriya Manuel Fernando, trader, Campu	do
Christowu Silva Juan Pulle, planter, Adikkandiya	do	Kurukulasuriya Anthoni Fernando, sacristan, Campu	do
Christowu Silva Juan Pulle, planter, etgala	do	Kurukulasuriya Marselino Fernando, clerk, Land Registry	do
Christowu Peries Anthoni Pulle, planter, Bambukuliya	do	Kurukulasuriya Gabriel Manuel Fernando, trader, 1st Division, Periyamulla	do
Christowu Rodrigu, trader, Udangawa	do	Kurukulasuriya Ugo Peries, trader, Grand street	do
Franciscu Fernando Ramanadenpulle, trader, Harakgalagama	do	Kurukulasuriya Davidu Perera, annawi, trader, Munakarai	do
Gabriel Fernando Ramanaden, planter, Etgala	do	Kurukulasuriya Anthoni Fernando, annawi, trader, Grand street	do
Gabriel Patrick, teacher, St. Mary's school	do	Kurukulasuriya Joseph Fernando, trader, 2nd Division, Udayartoppu	do
Gabriel Stephen Rudrigo, landed proprietor	do	Kaithan Curera, trader, 1st Division, Ettukal	do
Isi Lebbe, Casi Lebbe Markar, trader, 2nd Division, Campu	do		

Kaithan Croos, trader, Pallansena	Negombo	Sinna Markar Awula Marikkar, trader, Maha Hunupitiya	Negombo
Manuel Fernando, trader, Kochchikada	do	Sinne Tamby Selliah, clerk to district engineer	do
Marsal Rudrigu, Kandappa, planter, Etgala	do	Seen Aiya Durei, trader, Sea street	do
Mathes Mirando, shopkeeper	do	Saweri Curera, annawi, trader, 2nd Division, Ettukal	do
Muna Muna Kana Mahummadu Abdul Kader, trader	do	Tambi Rasa Awula Markar, trader, Campu	do
Muna Kuna Pena Peria Karuppen Chetty, trader	do	Warnakulasuriya Rasiyanu Fernando, trader, Palagatura	do
Muna Runa Una Sethappa Chetty, trader	do	Warnakulasuriya Ponsiyanu Fernando, trader, 3rd Division, Hunupitiya	do
Pedru Fernando Suse Pulle, trader, Harakgalagama	do	Warnakulasuriya Marselinu Peries, trader, Palagatura	do
Pena Rena Suna Weerappen Chetty, trader	do	Warnakulasuriya Suse Fernando, trader, 3rd Division, Sea street	do
Pena Rena Suna Kuppe Muttu Pulle, trader	do	Warnakulasuriya Anthoni Fernando, trader, 3rd Division, Hunupitiya	do
Ponnaiya Coste, overseer, 3rd Division, Periyamulla	do	Warnakulasuriya Anthoni Croos, trader, Palagatura	do
Pedru Rudrigu Anthoni Pulle, landed proprietor, Hinmulla	do	Warnakulasuriya Pelis Fernando, trader, Palagatura	do
Samuel Fredrick John Pulle, clerk to district engineer	do	Warnakulasuriya Constantinu Croos, render, 2nd Division, Periyamulla	do
Sanmugam Kadirewel, trader, Sea street	do	Warnakulasuriya Walariyanu Fernando, trader, 3rd Division, Ettukal	do
Saweri Fernando Bastian Pulle, trader, Harakgalagama	do	Warnakulasuriya Comisal Suse Fernando, trader, Sea street	do
Siman Dalmeda, trader, Minuwangoda	do		

Deputy Fiscal's Office,
Negombo, January 23, 1902.

FRED. G. HEPPONSTALL,
Deputy Fiscal.

NORTHERN PROVINCE.

LIST of Persons residing in the Northern Province who are both qualified and liable to serve as Jurors and Assessors, in terms of the 254th clause of "The Criminal Procedure Code, 1898," during 1902:—

SPECIAL JURORS.

Arunasalam Chapapati, trader	Kokkuvil	Murukesar Nakanatar, farmer	Chunnakam
Arunasalam Chuppiyah, farmer	Manippay	Mutatampi Kanapatipillai, farmer	Navali
Chapapati Chaparatnam, interpreter	Kokkuvil	Muttukumaru Cheddiar Pasupati Cheddiar, farmer	Vannarponne west
Chinnatampi Vinasitampi, farmer	Vannarponne east	O. de Kretser, district engineer	Jaffna
Chittampalam Kaiylasapillai, interpreter	Nallur	Rajakariar, M S, trader	do
De Niese, T, head clerk	Jaffna	Saunders, R G, office assistant	do
Geddes, Melville, planter	Pallai	Setupati, S S, trader	do
Leembruggen, R H, inspector of schools	Jaffna	Swaminatapillai Kanagaratnam, farmer	Manippay
McDonnell, J, provincial engineer	do	Swampillai, M B, trader	Jaffna
Mailvakanam Nitchinkam Chinnappa, farmer	Mulay	Toussaint, Alexander, trader	do
		Veluppillai Modlr., Muttuveluppillai, farmer	Kantarodai
		William Mather, steamer agent	Manippay

ENGLISH-SPEAKING JURORS.

Alexander, R C, trader	Jaffna	Chapapati Ponnaturai, notary	Vannarponne
Ampalavana Modlr., Chinnatampar, farmer	Alaveddy	Cherubim, Joseph, steamer agent	Jaffna
Ampalawanar Kanahasapai, farmer	Uduvil	Chinnatampi Kantaiya, farmer	Kantarodai
Ampalawanar Kantaiya, surveyor	Alvay	Chinnatampi Ponnampalam, farmer	Puttur
Arumukam Krishnar, clerk	Tolpuram	Chinnatampi Ponnaiya, farmer	Irupalai
Arumukam Perumaiynar, assistant shroff	Batticotta	Chinnatampi Velupillai, farmer	Vannarponne east
Arumukam Vaitialinkam, farmer	Araly	Chinnatampi Vinasitampi, farmer	do
Arunasalam Chapapati, trader	Kokkuvil	Chittampalam Erampu, farmer	Tolpuram
Arunasalam Chitamparanatapillai, farmer	Araly	Chittampalam Kaiylasapillai, interpreter	Nallur
Arunasalam Chuppiyah, farmer	Manippay	De Niese, T, head clerk	Jaffna
Chankarapillai Appachipillai, farmer	Alaveddy	Edirmannasinghe, M M, clerk	do
Chankarapillai, Arthur Edward, teacher	Kokkuvil	Elaiyatampi Chellaiah, teacher	Kokkuvil
Chankarapillai Thuraiyappa, farmer	Tellippalai	Geddes, Melville, planter	Pallai
Chanmugam, K J, teacher	Jaffna	Kanakasapai Kasinatar, farmer	Tellipalai
Chapapati Chaparatnam, interpreter	Kokkuvil	Kantappiar Chellappa, inspector of schools	Manippay

Kasinatar Muttucomaru, farmer	Puttur	Ponniah Veluppillai, farmer	Karativu
Kasinatar Ponnampalam, farmer	Alaveddy	Rajakariar, M S, trader	Jaffna
Katiresa Modlr. Mailvaganam, farmer	Irupalai	Rajanayakampillai	Kanakaratnam,
Katiresar Chinnappu, farmer	Chankuveli	farmer	Chunnakam
Katiritampi Modlr. Chivasampu, farmer	Chunnaakam	Ramalinkam Eliyatampi, farmer	Mallakam
Katirkamar Kanapatipillai, farmer	Alvay	Ramalinkam Veluppillai, farmer	Vannarponne
Katirkamar Murukesar Chinniah, store-keeper	Anaikoddai	Rodrigo, John, planter	Iyakkachchy
Leembruggen, R H, inspector of schools	Jaffna	Saravanamuttu Chapapatipillai, farmer	Uduvil
Mailvaganam Chupiramaniam, farmer	Nallur	Satasivampillai Sivaprakasapillai, notary	Vannarponne
Mailvakanam Nitchingam Chinnappa, farmer	Mulay	Saunders, R G, office assistant	Jaffna
Mailvaganam Ponnampalam, farmer	Chunnakam	Setupati, S S, trader	do
McDonnell, J, provincial engineer	Jaffna	Sitamparanatar Saravanamuttu, farmer	Batticotta
Murukesar Nakanatar, farmer	Chunnakam	Suppiramaniar Sitamparapillai, clerk	do
Mutalitampi Ramasami, farmer	Tolpuram	Swaminatapillai Kanakaratan, farmer	Manipay
Mutatampi Veeravaku, farmer	Kokkuvil	Swaminatapillai Kanakasapai, farmer	do
Mutatampi Kanapatipillai, farmer	Navaly	Swaminatar Ponnampalam, farmer	Chunnakam
Muttukkumara Suriar, salt superintendent	Kopay	Swampillai, M B, trader	Jaffna
Muttucumar Cheddiar Pasupati Cheddiar, farmer	Vannarponne	Tampia Ramasamy, farmer	Moolai
Nakanatapillai Ponnampalam, farmer	Chunnakam	Tampu Kaylasapillai, farmer	Nallur
Namasivayam Tillaiampalam, clerk	Nallur	Toussaint, Alexander, trader	Jaffna
Nevins Chelvaturaipillai, professor	Vannarponne	Vairamuttu Velantampillai, school manager	Puloly
O. de Kretser, district engineer	Jaffna	Vaitilinkam Kantiya, farmer	Valveddy
Paramu Chitamparapillai, notary	Puloly	Vaitilinkam Satasivampillai, farmer	Vannarponne
Patterson, J J, planter	Utavil	Velautar Marimuttu, farmer	Araly
Philips, J F, planter	Mukamalai	Veluppillai Modlr. Muttuvelupillai, farmer	Kantarodai
		Veluppillai Vinasitampi, farmer	Vannarponne
		Vinasitampi Nakalinkam, farmer	Mallakam
		William Mathar, steamer agent	Manipay

TAMIL-SPEAKING JURORS.

A. A. S. Pichechaikany, trader	Vannarponne	Naganatar Ampalawanar, farmer	Chunnakam
Akilaser Ponnampalam, farmer	Chunnakam	Nulamparayar Chinnappa, farmer	Chandirupai
Ampalawanar Vettivelu, farmer	Koppay	Peetamparam Tiagarajah, farmer	Nurvely
Arumukam Ampalawanar, farmer	Vannarponne	Ponnar Kantar, farmer	Karavetty
Atimulam Ramalingam, trader	Valvedditturai	Santirasekarar Chinnatampi, farmer	Atchuvili
Changarapillai Suppiramaniam, trader	Imaiyanan	Saravanamuttu Erampu, farmer	Mugamalai
Chapapati Chellappapillai, farmer	Nallur	Saravanamuttu Kantaiya, farmer	Karanavay
Chapapatipillai Kantaiya, farmer	Vannarponne	Saravanamuttu Suppiramaniar, farmer	Alvay
Chapapatiyar Punniyamurthy, trader	Point Pedro	Satasivam Changarapillai, farmer	Velanai
Chinnappa Suppiramaniam, farmer	Kokkuvil	Sayampunatar Virasingam, farmer	Vannarponne
Chinnatampi Arumugam, farmer	Karavetty	Sethunka Mappanar Tamotarampillai, farmer	Puttur
Chinnatampi Chankarapillai, farmer	Tellipalai	Somasekarampillai Kantaiya, farmer	Vannarponne
Chitamparam Manikkam, trader	Point Pedro	Suppiramaniar Chinnatampi, farmer	Kaitady
Chitamparanather Veluppillai, farmer	Misalai	Suppiramaniar Kasipillai, farmer	do
Chittampalam Malavarayer, farmer	Chiruppidy	Suppiramaniar Muttu Cumaraswamy, farmer	Puloly east
Iramalinkam Arumugam, notary	Alvay	Swaminatar Veluppillai, trader	Puloly
Iramalinkam Vaitianatar, notary	Kaitady	Tavasippillai Chellappa, farmer	Madduvil
Kanapatipillai Appacuddi, farmer	Kokkuvil	Tiyvar Nagalingam, trader	Point Pedro
Kanapatipillai Kantaiya, farmer	Imaiyanan	Tigar Vaitilinkam, farmer	Mantuvil
Kanapatipillai Ponnampalam, farmer	Karanavay	Tillaiampalam Changarapillai, farmer	Nallur
Kanapatipillai Tampapillai, notary	Kokkuvil	Vairavanatar Iramalinkam, farmer	Tellipalai
Kantaiya Iramalinkam, farmer	Karanavay	Vairavanatar Vettivelu, trader	Point Pedro
Kantaiya Nellinatar, farmer	Irupalay	Vairavipillai Muttuvelu, trader	Point Pedro
Kantapper Chinnappu, farmer	Alvay	Vaitilingam Chapapati, farmer	Valveddy
Kantar Iramalinkam, farmer	Karanavay	Vaitilinkam Putatampi, farmer	Puttur
Kantar Kanapatipillai, farmer	Alvay	Vaitianatar Tampu, farmer	Kaitady
Kantar Siva Suppiramaniam, farmer	Irupalai	Vallippar Kumaraswamy, farmer	Puloly
Kantar Suppiramaniam, farmer	Karanavay	V. Ilipuram Eliyatampi, farmer	Chavakachcheri
Kantar Tamotaram, farmer	Puttur	Varitampi Namasivayam, farmer	do.
Katiraser Chellappah, notary	Nallur	Varitampi Vairamuttu, farmer	Alvay
Katiramar Vairamuttu, farmer	Alvay	Velautar Murugapper, trader	Puloly
Kathirippillai Kartikesu, farmer	Valveddy	Velautar Ponnampalam, farmer	Vannarponne
Kumaraswamy Katiritampi, farmer	Puloly	Velautar Tampu, farmer	Sorasalai
Kumarasuriar Ponnampalam, farmer	Vannarponne	Velautar Tiagarajah, farmer	Puttur
Kumar Chellappa, farmer	Tanakarachechi	Veluppillai Arumukam, trader	Alvay
Marimuttu Kumaraswamy, farmer	Vannarponne	Vinasitampi Vaitilinkam, farmer	Usan
M. K. N. Chekutampi Marakkayar, trader	Jaffna	Visuvanatar Tamotarampillai, farmer	Chavakachcheri
M. N. Chinnatampi Marakkayar, trader	do		
Nagamaniar Chinnappa, farmer	Usan		

RATNAPURA DISTRICT.

LIST of Persons in the District of Ratnapura qualified to serve as Jurors and Assessors, under the provisions of the Ordinance No. 15 of 1898, for the year 1902 :—

SPECIAL JURORS.

Allenby, A H, planter, Dikmukalana	Balangoda	Marzetti, C T, planter, Kandahar	Balangoda
Atkinson, A C W, planter, Nonpareil	do	Miers, P P, planter, Denagama	do
Drummond Hay, H N, planter, Hopewell	do	Payne, O F, planter, Madampe	Pelmadulla
Harbord, C M, planter, Aigburth	Rakwana	Roberts, F J P, planter, Palamcotta	Rakwana
Holland, W D, planter, Dikmukalana	Balangoda	Stiven, A E B, planter, Clova	Maskeliya
Imray, A J, planter, Dehenakanda	Ratnapura	Stronach, W G B, planter, Nahaweena	Rakwana
Kirby, H H, planter, Hiraluwa	Balangoda	Trimen, R J, planter, Hayes estate	Deniyaya
Low, H H, planter, Springwood	Rakwana	Tillakaratra, W D, kachocheri mudaliyar	Ratnapura
Layard, A G, planter, Detanagala	Balangoda	Vernon, T A, planter, Walawe	Balangoda
Laurie, F M, planter, Maratenna	do	Worship, N, planter, Morahela	do
Maddock, H G, planter, Lauderdale	Rakwana		

ENGLISH-SPEAKING JURORS.

Allenby, A H, planter, Dikmukalana	Balangoda	Laurie, F M, planter, Maratenna	Balangoda
Anderson, R W, planter, Madabaddara	Ratnapura	Miers, P P, planter, Denagama	do
Atkinson, A C W, planter, Nonpareil	Balangoda	Marzetti, C J, planter, Kandahar	do
Attygalla, D L, shroff mudaliyar	Ratnapura	Maddock, H G, planter, Lauderdale	Rakwana
Bridge, F W, planter, Chetnole	Balangoda	Nelson, W W, planter, Dehenakanda	Ratnapura
Brough, R G, planter, Rassagala	do	Nock, G W, planter, Rassagala	Balangoda
Bridge, P S, planter, Rassagala	do	Percy Wells, A J, planter, Alupola	do
Bingham, P M, provincial engineer	Ratnapura	Payne, O F, planter, Madampe	Pelmadulla
Boustead, C B, planter, Hayes estate	Deniyaya	Peris, M B, landed proprietor	Ratnapura
Candy, H E, planter, Pannilkanda	do	Payne, A N, planter, Meddekanda	Balangoda
Clark, C E, planter, Haddaraganga	Ratnapura	Raper Tyler, C J, planter, Agar's Land	do
Crabbe, G M, planter, Mahawala	do	Roberts, F J P, planter, Palamcotta	Rakwana
Clark, P D G, planter, Chetnole	Balangoda	Robertson, A N, district engineer	Ratnapura
Drummond Hay, H N, planter, Hopewell	do	Smale, C J, planter, Massenna	Balangoda
Davidson, G T, planter, Pannilkanda	Rakwana	Stiven, A E B, planter, Clova	Maskeliya
Eck, A, planter, Palm Garden	Ratnapura	Shand, C B, planter, Rangwalatenna	Rakwana
Halliley, F, planter, Galboda	do	Smart, J E, planter, Carney	Ratnapura
Harbord, C M, planter, Aigburth	Rakwana	Stronach, W G B, planter, Nahaweena	Rakwana
Hodgson, W P, planter, Galkaduwa	Ratnapura	Steward, O R, planter, Wewelketiya	Ratnapura
Holland, W D, planter, Dikmukalana	Balangoda	Trimen, R, planter, Hayes estate	Deniyaya
Imray, A J, planter, Dehenakanda	Ratnapura	Tillekeratne, W D, kachocheri mudaliyar	Ratnapura
Jayawardana, J P, head clerk, Provincial Road Committee	do	Tyler, J C R, planter, Agar's Land	Balangoda
Kirby, H H, planter, Hiraluwa	Balangoda	Vernon, T A, planter, Walawe	do
Lea, J W C, planter, Galpottagama	Ratnapura	Von Hagt, F R, Local Board inspector	Ratnapura
Low, H H, planter, Springwood	Rakwana	Watson, F L, planter, Wewelketiya	do
Lemont, W T, planter, Kosgala	Ratnapura	Wallis Wilson, R P, planter, Ratganga	do
Layard, A G, planter, Detanagala	Balangoda	Wil-on, T S, planter, Galature	do
		Worship, N, planter, Morahela	Balangoda

SINHALESE-SPEAKING JURORS.

Allis Appuhamy, Kuruppu Arachchilaye, trader	Ratnapura	Kiri Banda, Tennakoon Mudiyanseleye, landed proprietor, Kukulegama	Ratnapura
Banda, Wijeratne Basnayaka Mudiyanseleye, landed proprietor, Emitiyagoda	Pelmadulla	Kiri Banda, G M, landed proprietor, Opanaka	Balangoda
Banda, Gunatilleka Allahakoon Mudiyanseleye, landed proprietor, Maragala	Rakwana	Kirimenuke, Jayaweere Gama-atiralaye, trader, Marapone	Ratnapura
Banda, Wijekoon Dissanayaka Mabarana, landed proprietor, Kolonna	Kolonna	Kiribanda, Rupasinha Dodampe, landed proprietor, Kolonna	Kolonna
Banda, Medanam, landed proprietor, Galature	Ratnapura	Kiribanda, Jayasundara Mudiyanseleye, landed proprietor, Kolonna	do
Carolus Appuhami, Dehiwalaliyanage, trader	do	Lokumahatmaya, Munasinha Arachchilaye, landed proprietor, Dodampe	Ratnapura
Cure Vedarala, Aranolis, landed proprietor	do	Loku Banda, D M, landed proprietor, Opanake	Balangoda
Dingiri Mudiyanse, Allahakoon Mudiyanseleye, landed proprietor, Werahala	Rakwana	Mulgama, T B, landed proprietor, Wikiliya	do
Ekanayaka, Marthenis, landed proprietor	Kendangomuwa	Mohottihamy, D M, landed proprietor, Hakamuwa	Ratnapura
Herathami, Damme Arachchilaye, landed proprietor, Dellaboda	Ratnapura	Mohottihamy, G M, landed proprietor, Ganagama	Pelmadulla
Huratalhamy, Mudduwege, landed proprietor, Pelmadulla	Pelmadulla	Maddumahamy, G, landed proprietor, Mudduwa	Ratnapura
Jorolis Peiris, Kudatelge, trader	Ratnapura	Madduma Banda Gunatilleke, Allahakoon Mudiyanseleye, landed proprietor, Emetiyagoda	Rakwana

Mudalihamy, Hatlahawatte Muhandiramalaye, landed proprietor, Kalalella	Pelmadulla	Podi Banda, Wellakkathe Mudiyanse-laye, landed proprietor, Marapona	Ratnapura
Manual Fernando, Louis Hannadige, trader	Ratnapura	Punchi Banda, D M, landed proprietor, Opanake	Balangoda
Mudiyanse Vedarala, K M, landed proprietor, Kahatengoda	do	Romanis Cooray, Mututantirige, trader	Ratnapura
Punchi Banda, Dela, landed proprietor, Pussella	do	Simon Perera, Galtenage, trader, Batugedara	do
Punchi Banda, Wijetunga Mudiyanse-laye, landed proprietor, Makandura	Rakwana	Tikiri Banda, Elapata, landed proprietor, Elapata	do
Punchi Banda, Tennakoon Mudiyanse-laye, landed proprietor, Meddegama	do	Thomis Banda, Ekanayake Mudiyanse-laye, landed proprietor, Pallegama	Rakwana
Punchi Banda, Kariyapperuma Mudiyanse-laye, landed proprietor, Yamira	do	Tikiri Banda, Wijeratna Basnayeka Mudiyanse-laye, landed proprietor, Emetiyagoda	do
Punchi Banda, Weerakoon Dissanayeke Mabarana, landed proprietor, Kolonna	Kolonna	Wasanahamy, A M, landed proprietor, Weligepola	Balangoda
Punchi Banda, Jayasundara Mudiyanse-laye, landed proprietor, Kolonna	do	Wijetunga, Hendrick de Silva, landed proprietor, Ganagama	Pelmadulla
		William Appuhamy, Galhena Arachchil-laye, landed proprietor	Ratnapura

TAMIL-SPEAKING JURORS.

Abdul Latiff, A A, trader	Ratnapura	Lebbe, Casim Lebbe S, landed proprietor	Balangoda
Abdul Caffoor, A A, trader	do	Marikkar, P S, trader	Ratnapura
Asana Marikkar, K, trader	do	Mammalane Periya Tambi, trader	do
Ahammadoo Pulle, N A, trader	Rakwana	Marikkar, Uduman Abdulla, trader	do
Arumagan Pulle, Y S Y, trader, Tiriwanaketiya	Ratnapura	Mustapa Lebbe, A L, trader	do
Chetty, Letchiman, trader	Rakwana	Marikkar, Mira Lebbe, trader	do
Chetty, Sokkalingam, trader	Balangoda	Nagappa Chetty, Chona Pana Shona, trader, Tiriwanaketiya	do
Lebbe Ana Lebbe Saiboo, landed proprietor, Talawitiya	Ratnapura	Pitche Tambi, Ana Una Chena, trader, Tiriwanaketiya	do
Lebbe, Pakir Bawa Lebbe Ibrahim, landed proprietor, Malangama	do	Sokkalingam Chetty, S P S, trader, Tiriwanaketiya	do
Lebbe, Abdul Lebbe S, landed proprietor	Balangoda	Sidambram Chetty, J S T, trader	Balangoda
		Welapulle, S, landed proprietor	do

Fiscal's Office,
Ratnapura, January 23, 1902.

R. N. THAINE,
for Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

List of Uncertificated Insolvents in the District Court of Galle for the Half-year ended December 31, 1901.

District Court,
Galle, January 27, 1902.

Nil.

J. D. MASON,
District Judge.

Return of Testamentary Cases under Official Administration in the District Court of Ratnapura for the Half-year ended December 31, 1901.

No. of Case.	To whom granted.	Whose Estate.	Value of Estate.	
			Rs.	c.
478	Secretary of the District Court, Ratnapura	...		
486	Do.	Samarasinghe Arachchillage Appuhami	5,500	0
495	Do.	Don Marthinus Abeyratne	7,102	93
		Kahawala Mohandiramalage Rattranhami	3,000	0

District Court,
Ratnapura, January 27, 1902.

THOS. R. E. LOFTUS,
District Judge.

List of Uncertificated Insolvents in the District Court of Ratnapura for the Half-year ended December 31, 1901.

District Court,
Ratnapura, January 27, 1902.

Nil.

THOS. R. E. LOFTUS,
District Judge.

Return of all Moneys received and paid on account of Estates under Official Administration for the Half-year ended December 31, 1901.

Date of Application.	Title of Estate.	Date when Letters of Administration granted.	Value of Estate.		Date and Amount received by the Administrator.		Date and Amount paid by the Administrator.		Remarks.	
			Rs.	c.		Rs. c.		Rs. c.		
1898. May 26 ...	In the matter of the estate of Henadirige Thepanis Perera of Mirihana	1898. Aug. 9	4,671	60	1895. Nov. 11,	4,588	41	1901. April 18	152 14	No. of case 1,044 1,045
				1899. July 24,	239	24	May 9	352 15		
					1900. June 15,	1,160	60	May 28	350 35	
								June 10	115 58	
								June 13	347 15	
1899. Jan. 26 ...	In the matter of the estate of Pantiage Dona Lucia Dabera	1899. Mar. 25	5,950	0	1899. Dec. 22	3,411	53	1901. May 25	2,199 56	No. of case 1,137
								June 10	653 11	
1901. Jan. 10 ...	In the matter of the joint last will of J. H. de Zilva and S. A. de Zilva	1901. July 23	5,954	50	1901. Dec. 3	3,390	36	1901. Dec. 5	567 69	No. of case 1,424
								Dec. 5	487 69	
								Dec. 5	592 69	
								Dec. 11	406 87	
								Dec. 12	647 69	
								Dec. 13	268 62	
1901. Feb. 14 ...	In the matter of the last will and testament of Hassen Doray alias Abdul Rahiman	1901. Oct. 1	5,000	0	1902. Jan. 17	2,246	14	—	—	No. of case 1,446
1901. Mar. 5 ...	In the matter of the estate of Madar Sabas Ummani Umma	1901. Mar. 5	1,500	0	1901. Nov. 11	854	95	1901. Nov. 22	213 73	No. of case 1,453

District Court,
Colombo, January 27, 1902.

D. F. BROWNE,
District Judge.

Return of all Moneys received and paid on account of Estates under Official Administration for the Half-year ended December 31, 1901.

Nil.

District Court,
Anuradhapura, January 10, 1902.

T. B. RUSSELL,
District Judge.

NOTICE is hereby given that a suit (No. 4949) has been instituted in the Court of Requests of Kegalla by fourteen labourers of Dotel-oya estate, Aramayaka, against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 225.

C. P. W. GUNASEKERE,
Chief Clerk.

This 23rd day of January, 1902.

NOTICE is hereby given that a sessions of the Badulla-Haldummulla Circuit Court will be held at Bandarawela on February 6, 7, 12, 13, and 14, 1902, and at Haldummulla on February 8, 10, and 11, 1902.

BARANDT L. POTGER,
Police Magistrate.

Badulla Office,
January 24, 1902.