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PART J .- General: Minutes. Proclamations, Appointments. and General Government Notifications. PART II .- Legal and Judicial.

PART III.—Provincial Administration.
PART IV.—Marine and Mercantile.
PART V.—Municipal and Local.

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Part II.—Legal and Judicial.

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PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 1 of 1902.

An Ordinance to amend "The Vehicles Ordinance, 1901."

WEST RIDGEWAY.

Preamble.

HEREAS it is expedient to amend the Ordinance No. 9 of 1901 in the manner hereinafter mentioned: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

To be read as one with Ordinance

1 This Ordinance and the Ordinance No. 9 of 1901, hereinafter referred to as "the principal Ordinance," shall be read and construed as one Ordinance. 2 To section 8 of the principal Ordinance there shall be added the following proviso:

No. 9 of 1901.

Amendment of section 8.

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Proviso.

Amendment of section 19.

Rates and fares in respect of tramways constructed under agreement with Municipal Council of Colombo to be regulated by that agreement. Provided that if any license already granted shall extend to and include any portion of the time for which a license may be granted for the first year after this Ordinance shall come into operation, a proportionate reduction in the stamp duty may be made in the license for such first year.

3 After section 19 of the principal Ordinance the following section shall be inserted and numbered 19 A, namely:

The rates and fares to be charged for carrying passengers and goods on the cars and carriages running on the tramway or tramways constructed or to be constructed in pursuance of the agreement entered into on the Twenty-sixth day of November, One thousand Eight hundred and Ninety-six, between the Municipal Council of Colombo of the one part and Messieurs Boustead Brothers of the other part, shall continue to be fixed in manner provided by clause 21 of the said agreement, and not by the by-laws made under the last preceding section.

Passed in Council the Sixteenth day of January, One thousand Nine hundred and Two.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Eighteenth day of January, One thousand Nine hundred and Two.

EVERARD IM THURN, Colonial Secretary.

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to further amend the Laws relating to Public Thoroughfares in this Colony.

Preamble.

W HEREAS it is expedient to amend the Ordinance No. 10 of 1861, intituled "An Ordinance to consolidate and amend the Laws relating to Public Thoroughfares in this Colony," and the Ordinance No. 31 of 1884, intituled "An Ordinance to amend 'The Road Ordinance, 1861,'" and to repeal the Ordinance No. 10 of 1900, intituled "An Ordinance to amend 'The Road Ordinance, 1861,' and 'The Road Ordinance, 1861, Amendment Ordinance, 1884'": Be it therefore enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance and the Ordinances No. 10 of 1861 and No. 31 of 1884 shall be read and construed as one Ordinance, and may be cited collectively as "The Road Ordinances, 1861, 1884, and 1901."

" Director of Public Works" inserted for " Commissioner of Poeds" 2 In Ordinance No. 10 of 1861 the words "Director of Public Works" shall be substituted for the words "Commissioner of Roads" wherever the latter words occur.

Amendment of section 7 of Ordinance No. 10 of 1861.

• 3 For section 7 of the Ordinance No. 10 of 1861 the following section shall be substituted:

Powers and duties of Director of Public Works to be exercised by his assistant. The powers and duties vested by this Ordinance in and imposed upon the Director of Public Works shall and may be exercised and discharged by his assistant, being a member of the provincial committee within the limits of his authority under the control and direction of the Director of Public Works.

Amendment of section 66 of Ordinance No. 10 of 1861.

4. For section 66 of the Ordinance No. 10 of 1861 the following section shall be substituted:

Management of works on principal thoroughfares to be vested in the Director of Public Works.

Amendment of section 7 of Ordinance No. 31 of 1884. Chairman of district road committee may exempt from labour on ground of disease or bodily infirmity.

Amendment of section 18 of Ordinance No. 31 of 1884.

Amendment of section 26 of Ordinance No. 31 of 1884.

Provincial committee to appoint and remove officers and servants.

Governor may make rules for grants of pension. (1) The direction and control of any work directed by the Governor and the Legislative Council to be undertaken under this Ordinance upon any principal thoroughfare shall be vested in the Director of Public Works for the time being, or such other officer as the Governor may direct, and the execution of such work left to him; and the provincial committee shall as hereinafter provided furnish the said Director of Public Works or other officer with the amount of labour voted by the said Council for every such work, or shall from time to time pay for such labour from the moneys received by them in commutation of labour due under the Ordinance.

(2) The provincial committee or Director of Public Works or other officer may from time to time pay the cost of the materials employed upon and the charges incidental to such work from moneys received by them in commuta-

tion of labour due under this Ordinance.

5 For section 7 of the Ordinance No. 31 of 1884 the following section shall be substituted:

(1) It shall be lawful for the chairman of the district road committee, upon proof to his satisfaction that any person resident within the district and liable to the performance of labour is either from disease or bodily infirmity incapable of performing labour, to exempt such person from the performance thereof either for life or for such period as the chairman of the district road committee

may think fit.

(2) Any person not already exempted for life or other specified period by such chairman, and desiring to be exempted from the performance of labour on any of the grounds in this sectional ready mentioned, or on the ground that he is above the age of fifty-five years, shall, on or before the thirty-first day of March in the year for which exemption is claimed, apply to such chairman for exemption. Such chairman may in his discretion refuse in respect of the current year any application not presented within the time so limited.

6 In section 18 of the Ordinance No. 31 of 1884 between the first and second provisos the following proviso shall be inserted:

Provided that if after the commitment of such person such penalty shall be paid, it shall be lawful for such chairman to discharge such person out of prison.

- 7 In section 26 of the Ordinance No. 31 of 1884 the words "thirty-first day of March" shall be substituted for the words "twenty-eighth day of February."
- 8 For the purpose of carrying out the provisions of the Ordinance No. 10 of 1861, the provincial committee may from time to time appoint such officers and servants as shall be necessary and award to them such salary or remuneration as the provincial committee may deem fit, which shall be paid by such committee from the moneys received by them in commutation of labour due under the said Ordinance, and such committee may from time to time remove any such officer or servant and appoint another in his place.
- 9 The Governor, with the advice of the Executive Council, may, if it shall appear expedient to him, from time to time prescribe rules for the grant of retiring pensions or gratuities to officers and servants appointed for the purpose of the Ordinance No. 10 of 1861, and gratuities to the children or widows of such officers or servants.

The provincial committee shall, subject to such rules, pay such pensions and gratuities from the moneys received by them in commutation of labour due under the said Ordinance.

10 The Ordinance No. 10 of 1900 is hereby repealed.

By His Excellency's command,

Colonial Secretary's Office, EVERARD IM THURN,
Colombo, February 18, 1902. Colonial Secretary.

Repeal.

MINUTE.

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

An Ordinance relating to the Ceylon Railways.

Preamble.

WHEREAS it is expedient to amend the law relating to the Ceylon railways and to the conveyance thereby of passengers, passengers' luggage, parcels, H, C, and D traffic, goods, and live stock: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.
Commencement.

1 This Ordinance may be cited as "The Ceylon Railways Ordinance, 1902;" and it shall come into operation at such time as the Governor shall by Proclamation, to be published in the Government Gazette, appoint.

Repeal of -Ordinances.

- 2 The Ordinance No. 26 of 1885 is hereby repealed, provided that such repeal shall not affect—
 - (a) The past operation of the enactment hereby repealed;
 - (b) Any right, privilege, obligation, or liability acquired, accrued, or incurred under such enactment;
 - (c) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against such enactment; nor
 - (d) Any investigation, legal proceeding, or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid; and any such investigation, legal proceeding, and remedy may be carried on as if this Ordinance had not passed.

Interpretation clause : "Railway." 3 "Railway" shall include all railways already constructed, or in the course of construction, or to be hereafter constructed, by or on behalf of the Ceylon Government.

" Railway official."

"Railway official" shall include the General Manager, the Assistant Manager, Traffic Superintendent, Locomotive Engineer, Engineer of Ways and Works, Accountant, and all such officers, servants, agents, and other persons as shall be from time to time employed to do any act upon the railway.

" Passenger."

"Passenger" shall mean any person in or upon the railway being in possession of a ticket duly issued according to the conditions provided therefor.

" Passengers' luggage,"

"Passengers' luggage" shall mean such personal effects as are conveyed free of charge in the luggage vans of passenger trains, and any such additional personal effects as may be paid for as excess luggage.

"Parcels."

"Parcels" shall mean all parcels, packages, bicycles, fish, fruit, poultry, and every other article, matter, or thing conveyed at parcels rates by passenger trains and subject to the conditions provided therefor.

"H, C, and D traffic." "H, C, and D traffic" shall mean all horses, carriages, dogs, bulls, cows, oxen, pigs, calves, sheep, goats, and every other animal or vehicle of any sort accepted for conveyance in horse boxes, carriage trucks, or brake vans, by passenger trains, and charged for at mileage rates.

"Goods,"

"Goods" shall mean all merchandise, machinery. bales, boxes, casks, crates, and every article or thing comprised in the classification of goods which may be accepted for conveyance in goods wagons upon goods or mixed trains,

under the terms and conditions of the contract contained in the consignment note made and entered into by the sender or his agent.

Live stock."

"Live stock" shall mean all horses, ponies, donkeys, dogs, buffaloes, bulls, cows, oxen, calves, sheep, goats, pigs, or wild animals conveyed in cattle or goods trucks under the terms and conditions of the contract contained in the consignment note made and entered into by the sender or his agent.

General and assistant managers, clerks. and other officers.

4 The Governor may appoint a fit and proper person to execute the duties and powers hereinafter mentioned, who shall be called "the General Manager," and one or more persons, as he may deem necessary, to assist the General Manager in the execution of the said duties and powers, who shall be called "assistant managers," and such other officers and clerks as to him may appear necessary. And all duties and powers hereinafter required to be performed and exercised by the General Manager shall and may be performed and exercised by any assistant manager.

Rules.

The Governor may from time to time, with the advice of the Executive Council, make (and when made, revoke, or add to, or alter) rules regarding the conveyance of passengers, passengers' luggage, parcels, H, C, and D traffic, goods, live stock, and all and every article, animal, person, or thing to be conveyed by railway, for the classification of goods, the goods that are to be charged for at special rates, the charges to be made for the conveyance of passengers and goods by the railway, and all other matters not specially enacted by this Ordinance, which may be necessary to provide for the management and due and profitable working of the railway, provided that the charges for the conveyance of passengers, parcels, and goods at rates other than special shall not exceed the rates specified in schedule A., unless in any detailed classification of goods sanctioned by the Governor, with the advice aforesaid, special provision be made for any articles which are deemed exceptional, in which case such provision shall prevail and be of force, anything in the schedule A. to the contrary notwithstanding.

Rules to be affixed publicly at railway stations, and persons using the railway legally presumed to be acquainted with them.

A copy of any rule or rules made under the authority of this Ordinance shall be hung up and affixed to the front or other conspicuous part of every railway station, and knowledge of the contents of such rule or rules shall be presumed as against any person using the railway, upon proof that such copy was hanging up and affixed as herein required; but the non-exhibition of this Ordinance, or the rules, or the time tables, or the tariff of charges at any station either in English or in the vernacular, shall not invalidate the provisions of this Ordinance, nor the rules and tariff or other such order made by the Governor in Executive Council.

Existing rules to continue in force until superseded.

All rules which are in force at the coming into operation of this Ordinance, and which are not inconsistent with any of its provisions, shall continue to be in force until revoked, added to, or altered in manner hereinbefore provided.

Fares to be prepaid.

8 No person shall enter any carriage used on the railway, for the purpose of travelling therein, without having a pass or having first paid his fare and obtained a ticket. Every person desirous of travelling on the railway shall, upon payment of his fare, be furnished with a ticket specifying the class of carriage for, and the station from, and the station to, which the fare has been paid, and shall, when required, show his ticket to any railway official duly authorized to examine the same, and shall deliver up such ticket upon demand to any of the railway officials duly authorized to collect tickets. Any person not producing or delivering up his ticket as aforesaid shall be liable to pay the fare from

Passenger ' tickets to be given up on demand.

the place whence the train originally started, unless he can prove that he has travelled a less distance only, in which case he shall be liable to pay the fare only from the place whence he has travelled.

Fare to be accepted conditionally.

9 The fare paid for the conveyance of passengers shall be deemed to be accepted only upon condition that there be room in the train. In case there shall not be room for all the passengers, those passengers who shall have obtained tickets for the longest distance shall have the preference, and those who shall have obtained tickets for the same distance shall have the preference according to class and to the order in which they shall have received their tickets, provided that all officers and troops of His Majesty on duty, and other persons travelling on the business of Government, shall be entitled to be conveyed on the railway in preference to, or in priority over, the public, without reference to the distance for which, or the order in which, they shall have received their tickets.

Penalty for certain offences. 10 Any person who shall travel or attempt to travel upon the railway without having previously paid his fare, or with a ticket out of date, or ride in or upon a carriage of a higher class than that for which he shall have paid his fare, or continue his journey in or upon any carriage beyond the station for which he shall have paid his fare, without having previously either paid the fare for the additional distance, or obtained the sanction of a station master, or who shall knowingly and wilfully refuse or neglect, on arriving at the station to which he shall have paid his fare, to quit the train and the railway premises, or who shall transfer the return half of any ticket obtained by him, or who shall in any manner whatever attempt to evade the payment of his fare, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees for each such offence.

Enforcing payment of fare by passenger not producing ticket.

11 If any passenger shall fail to pay on demand any sum due for fares not prepaid, or for excess fares for over-riding, or riding with a ticket out of date, or in a higher class of carriage than that for which he shall have paid his fare, or for the occupation of sleeping berths, or any other special accommodation provided for the use of passengers, it shall be lawful for the General Manager to detain all or any part of such passenger's luggage until the claim be satisfied, or, if the same shall have been removed from the premises appertaining to the railway, any other property of such passenger which shall then be on the railway premises or shall thereafter come into such Manager's possession; and, after reasonable notice to such passenger, to sell by public auction so much of such property as such Manager shall think fit, and out of the proceeds realized by such sale to retain any sum due as aforesaid, and all charges and expenses of such detention and sale, and to return the balance, if any, of the money arising by such sale and such of the property as shall remain unsold to the passenger entitled thereto, or the General Manager may recover any such sum by action

Penalty for false certificate.

12 Every person who shall give a false or untrue certificate as to coolies forming gangs, with intent to defraud or to entitle them to the low rate of fare allowed to gangs of coolies by the schedule A., shall be guilty of an offence, and liable to a fine not exceeding one hundred rupees.

Fine for entering carriage in motion or riding on the steps. 13 Any passenger who shall get into or upon, or attempt to get into or upon, or shall quit or attempt to quit, any vehicle upon the railway, while such vehicle is in motion; or who shall assist or cause any person to enter or quit any vehicle upon the railway, while such vehicle is in motion, or who shall ride or attempt to ride upon the railway on the steps or any other part of a vehicle, except on those parts which are intended for the accommodation of passengers, shall be guilty of an offence, and liable to a fine not exceeding twenty rupees for each such offence.

Smoking, &c.. and chewing of betel prohibited. 14 If any person shall smoke, or shall chew betel, bhang, tobacco, opium, or other like substance, to the annoyance of any other person, passenger, or official; or shall commit a nuisance by expectorating either on the premises or in or upon any of the carriages belonging to the railway, except in places which may be specially provided for the purpose, or shall deface or injure by smearing with chunam or any other substance any railway building, carriage, or other property, he shall be guilty of an offence, and liable to a fine not exceeding twenty rupees for each such offence; and if any person persist in infringing this regulation after being warned to desist by any of the railway officials or passengers, such person, in addition to incurring the liability above-mentioned, may be removed by any such official from any such carriage and from the premises appertaining to the railway, and shall forfeit his fare.

Persons afflicted with smallpox, &c., not allowed to travel. 15 If any person afflicted with smallpox or other contagious disease shall travel by the railway, he shall be guilty of an offence, and liable to a fine not exceeding fifty rupees; and if any person whilst travelling be discovered to be so afflicted, it shall be lawful for any railway official to remove him from the carriage and from the railway premises at the first opportunity.

Penalty for intoxication or nuisance.

Any person who shall be in a state of intoxication, or be insufficiently or indecently clad, or who shall commit any nuisance or act of indecency in any railway carriage, or upon any part of the premises apportaining to the railway, or who shall wilfully and without lawful excuse interfere with the comfort of any passenger on the railway, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees, or to imprisonment of either description, for any term not exceeding three months, or to both; and, in addition to such liability, the offender may be removed by any of the railway officials from any such carriage, and also from the premises appertaining to the railway, and shall forfeit his fare.

Penalty for entering private room or carriage. 17 If any special carriage or i ortion of a carriage or any private room or apartment; wall be provided for the exclusive use of females, any male person who, without lawful excuse, shall enter such carriage, or portion of a carriage, or any such room or apartment, knowing the same to be exclusively appropriated as aforesaid, or shall remain therein after having been informed of its exclusive appropriation, or if any passenger shall knowingly and wilfully enter or refuse or neglect to leave reserved carriages or compartments, or shall enter and refuse to leave rooms or places or seats set apart for passengers of higher classes, he shall be guilty of an offence, and liable to a fine not exceeding one hundred rupees, and may be removed therefrom, and also from the premises appertaining to the railway, by any of the railway officials, and shall forfeit his fare.

Fine for riding on engine. tender, or luggage van. 18 Any person other than the engineman and fireman and assistant fireman, if any, who, without the special leave of the General Manager or Locomotive Engineer, shall ride or attempt to ride upon any locomotive engine or tender upon the railway; and any person other than the guard or brakesman who, without special permission of the General Manager or Traffic Superintendent, shall ride or attempt to ride upon the railway in or upon any luggage van or goods van or other vehicle not appropriated to the carriage of passengers, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees for each offence.

Liability for goods lost, destroyed, or injured.

19 (a) The Government shall in uo case be liable for loss or injury to any goods, parcels, passengers' luggage, or any other article carried by the railway, unless such loss or injury shall have been caused by negligence or misconduct on the part of their agents or servants, and unless the articles or goods in respect of which compensation is claimed shall have been clearly and legibly addressed and booked

and paid for or labelled and loaded in conformity with this Ordinance, or the rules and regulations in that behalf provided.

- (b) The liability of the Government shall not extend beyond the actual value at the time and place of despatch of any goods, parcels, passengers' luggage, or other article in respect to which compensation is claimed.
- (c) The onus of proof of the value of any article or thing in respect to which compensation is claimed shall lie with the claimant.

Góods accepted conditionally.

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20 The Government shall not be bound to despatch by the first or any specified train any goods, parcels, passengers' luggage, bicycles, live stock, horses, carriages, or any other article or thing tendered for conveyance, but freight shall be deemed to be accepted only upon condition that there is room in the trains and suitable space or vehicle available, and sufficient time and opportunity for loading, invoicing, and all other matters and works necessary to and connected with the despatch thereof.

Carriage of goods of a dangerous nature.

21 No person shall carry upon the railway any dangerous article, or be entitled to require any railway official to carry upon the railway any article which, in the judgment of any of the railway officials, shall be of a dangerous nature, or which it would be unsafe for the railway to convey, and if any person shall carry upon the railway any dangerous article, or shall deliver to such railway official any such article for the purpose of being carried upon the railway, without distinctly marking their nature on the outside of the package containing the same, and likewise giving notice in writing of the nature thereof to the station master or other principal railway official to whom the same shall be delivered for the purpose of being so carried, he shall be guilty of an offence, and liable to a fine not exceeding two hundred rupees for every such offence, and it shall be lawful for the rail way officials to refuse to carry any goods, luggage, or parcel that they may suspect to contain articles of a dangerous nature, and to require the same to be opened to ascertain the fact previously to carrying the same; and in case any such goods, luggage, or parcel shall be received by the railway officials for the purpose of being carried on the railway, it shall be lawful for any railway official to stop the transit thereof until he shall be satisfied as to the nature of the contents of the goods, luggage, or parcel.

Written account of goods to be given on demand.

22 The consignor, owner, or person having the care of any goods, package, or parcel which shall have been carried upon the railway, or shall be brought to the premises appertaining to the railway for the purpose of being carried on the railway, shall, on demand by any railway official, deliver to such official an exact account in writing signed by him of the number, quantity, value, and description of such goods.

Penalty for giving no account, or false account. 23 If any such owner or person as aforesaid shall, on demand by any such railway official as aforesaid, fail to give such account to such railway official, or if he shall wilfully give a false account thereof, he shall be guilty of an offence, and for every such offence be liable to a fine not exceeding fifty rupees for every ton of goods, and to a fine not exceeding twenty rupees for any quantity of goods less than a ton.

Remedy for nonpayment of the fare for carriage of goods. 24 If any person shall fail to pay on demand any sum due for the conveyance of any live stock, goods, H, C, and D traffic, luggage, or parcels, it shall be lawful for the General Manager to detain all or any part of such property, or, if the same shall have been removed from the premises appertaining to the railway, any other property of such person which shall then be on such premises, or shall thereafter come into the possession of such manager; and, after reasonable notice to such person, to sell by public auction so much of such property as such manager shall think fit, and out of the proceeds realized by such sale to retain any sum due as

aforesaid, and all charges and expenses of such detention and sale, and to return the balance, if any, of the money arising by such sale and such of the property as shall remain unsold to the said person entitled thereto, or the General Manager may recover any such sum by action at law.

Penalty for removing stakes, or pegs, or defaoing marks. 25 Any person who shall remove any stakes, or pegs, or other marks placed by any railway official or by any surveyor or his servants along the line of any railway already constructed, or under construction, or any other line which may be hereafter undertaken with the sanction of the Government, or contiguous thereto, for the purpose of setting out, tracing, or showing such line, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees.

Penalty for damage, wilful or negligent.

- 26 (a) Any person who shall wilfully or negligently damage or injure any carriage, engine, wagon, truck, station, warehouse, bridge, tunnel, culvert, building, machine, rail points, or any other matter or thing belonging to the railway, or who shall remove sand or stone or earth or any other matter or thing from banks, bridges, culverts, retaining walls, or permanent way within railway limits, or shall fell timber in a manner likely to endauger the safety of passing trains or of any person in or upon such trains, or to cause damage to the permanent way, shall be guilty of an offence, and be liable to corporal punishment not exceeding fifty lashes, or fine not exceeding one thousand rupees, or imprisonment of either description for any period not exceeding twenty years, or to any two or more of these punishments.
- (b) Any person who shall tie up the wires of wire fencing, break down or destroy any fencing or hedges, or do or cause to be done any act that shall damage or be likely to damage any fence or hedge appertaining to the railway shall be guilty of an offence, and be liable to a fine not exceeding fifty rupees.
- (c) Any person who shall wilfully divert any stream or drain, or by any means cause water to flow on to the railway, or cause damage to the railway in any way by water, shall be guilty of an offence, and be liable to a fine not exceeding one hundred rupees.
- (d) Any person who having any contract for the supply of bricks, ballast, timber, fuel, or any other material to the railway, or being employed in connection with the supply to the railway of such material, shall negligently place or stack the said material in an unsafe or careless manner, or at less than the prescribed distance from the rails, so that the safety of passing trains or of any person in or upon such trains shall be endangered, shall be guilty of an offence, and be liable to a fine not exceeding fifty rupees; and any person who shall throw or cause to be thrown, either by hand or otherwise, any fuel upon the line in such a manner as to cause damage to the permanent way shall be liable to a fine of fifty rupees for every such offence, and shall be chargeable with the cost of the repairs consequent thereon.

Penalty for removing documents or notices. 27 Any person who shall remove, deface, or in any way injure any document exhibited by the railway authorities as required by section 6, or any notice, document, or advertisement posted by them at the station or anywhere upon the railway, shall be guilty of an offence, and be liable to a fine not exceeding fifty rupees, or to imprisonment of either description for a period not exceeding three months.

Obstructing engine or carriages, or endangering safety of passengers. 28 If any person shall wilfully and maliciously put, place, cast, or throw upon or across the railway any wood, stone, or matter or thing, or shall wilfully and maliciously take up, remove, or displace any signal wire, pulley, or stake, or any number, plate, milepost, gradient post, rail, sleeper, or matter or thing belonging to the railway, or shall wilfully and maliciously turn, move, or divert any points or other machinery belonging to the railway, or shall wilfully and maliciously make or show, hide, remove, alter, or imitate

any signal or light upon or near the railway, or shall wilfully or maliciously do or cause to be done any other matter or thing with intent, in any of the cases aforesaid, to upset, obstruct, overthrow, injure, or destroy any engine, tender, carriage, or truck used upon the railway, or to endanger the safety of any persons travelling or being upon the railway, or cast, or throw, or cause to fall or strike against, into, or upon any engine, tender, carriage, or truck used upon the railway, any wood, stone, or other matter or thing, with intent to endanger the safety of any person being in or upon such engine, tender, carriage, or truck, every such offender shall be guilty of an offence, and be liable to corporal punishment not exceeding fifty lashes, or fine not exceeding one thousand rupees, or imprisonment of either description for any period not exceeding twenty years, or to any two or more of these punishments.

Penalty for wilful act or omission endangering a passenger. 29 Whoever shall wilfully do any act, or shall wilfully omit to do what he is legally bound to do, intending by such act or omission to cause, or knowing that he is thereby likely to cause, the safety of any person travelling or being upon the railway to be endangered, shall be guilty of an offence, and liable to corporal punishment not exceeding twenty lashes, or fine not exceeding two hundred rupees, or to imprisonment of either description for any term not exceeding seven years, or to any two or more of those punishments.

Penalty for an act not wilful.

30 If any person shall rashly or negligently and without lawful excuse do any act which shall be likely to endanger his own safety or that of any person travelling or being upon the railway, he shall be guilty of an offence, and liable to imprisonment of either description for a term not exceeding six months, or to fine not exceeding one hundred rupees, or to both.

Penalty for drunkenness or breach of duty by railway officials. 31 Any railway official who shall be in a state of intoxication whilst actually employed upon the railway, or any of the works connected therewith, in the discharge of any duty, and any railway official who negligently shall omit to perform his duty, or shall perform the same in an improper manner, shall be liable to a fine not exceeding fifty rupees; and if the duty in any of the cases in this section above mentioned be such that the omission or negligent performance thereof would be likely to endanger the safety of any person travelling or being upon the railway, such official shall be guilty of an offence, and liable to imprisonment of either description for a term not exceeding one year, or to fine not exceeding two hundred rupees, or to both.

Breach of rules.

32 If any person shall wilfully do any act contrary to the provisions of the rules sanctioned by the Governor, with the advice of the Executive Council, as already provided, or wilfully omit to do any act thereby prescribed, he shall be guilty of an offence, and liable to a fine not exceeding twenty rupees.

Penalty for trespass. 33 Any person who shall trespass upon the railway, or upon any of the lands, stations, or other premises appertaining to the railway, shall be guilty of an offence, and liable to a fine not exceeding twenty rupees; and if any such person shall refuse to leave the railway or premises on being requested to do so by any railway official or by any other person on behalf of a railway official, he shall be guilty of an offence, and liable to a fine not exceeding fifty rupees, and may be immediately removed from the railway or premises by such railway official or other person as aforesaid.

Precaution if the railway cross a road.

34 If the railway cross any public carriage road on a level, at a place not declared to be a "minor crossing" or an "occupation crossing" as hereinafter provided, the General Manager shall, before the line is opened for traffic, cause to be erected and afterwards maintained good and efficient gates closing across the rail way, and such gates shall be kept closed, except when engines or vehicles passing along the railway shall have occasion to cross the road, and shall be of such

Proviso.

dimensions, and so constructed as when opened to fence off the railway from the road and prevent persons, cattle, or carriages from crossing the railway line. Provided that it shall be lawful for the Governor in any case to order that the gates shall close across the road instead of across the railway, and in such case the gates shall be erected, maintained, and closed accordingly.

If the General Manager shall wilfully fail to comply with the provisions of this section, he shall be guilty of an offence, and liable to a fine not exceeding two hundred rupees for each offence; and any police magistrate may, in case any such gates be not erected or maintained, order the General Manager to cause the same to be erected and maintained within a time to be specified in the order; and in case of wilful failure on his part to comply with such order, he shall be guilty of an offence, and liable to a fine not exceeding two hundred rupees for every day that he shall wilfully fail so to do.

Minor crossings.

- 35 (1) It shall be lawful for the Governor from time to time to declare by Proclamation any road or path which the railway may cross to be a "minor crossing," and whether such minor crossing shall be closed by gates or not, and such Proclamation to alter, vary, or repeal.
- (2) The gates of minor crossings shall close across the road and not across the railway, and shall be kept locked by means of padlocks, the keys of which shall be kept by a person authorized thereunto by the General Manager of the Railway.
- (3) Any person desiring to use a minor crossing closed by gates shall give such notice of his intention to do so to such authorized person, as will allow of arrangements being made for the opening of the gates with safety to the public.
- (4) The General Manager shall provide such authorized person with a copy of the current time table applicable to the district in which such minor crossing shall be situated for his guidance as to the time at which such crossing gates may be opened, but the person authorized shall always satisfy himself before opening such gate that no train, special or ordinary, is within sight or hearing.
- (5) Cattle passing over a minor crossing shall not be driven but led by a suitable and properly secured halter.
- (6) Any person using or attempting to use a minor crossing closed by gates without such notice as aforesaid, and any person causing cattle to cross any minor crossing without such halter as aforesaid, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees, or to imprisonment of either description for a period not exceeding three months.
- (7) Any person authorized by the General Manager to keep the keys of any minor crossing who fails to keep the gates closed across the road and securely looked with padlocks, except at such times as the gates may require to be opened for the passage of vehicles or animals across the railway, shall be guilty of an offence, and liable to a fine not exceeding fifty rupees for every such offence.
- (8) And it shall be the duty of the General Manager to provide and maintain at all minor crossings declared by such P roclamation to be closed by gates separate gates or styles of convenient dimensions and pattern for the use of foot passengers crossing the railway.

Occupation crossings:

36 (1) "Occupation crossings" are crossings provided and maintained for the sole use of private owners whose roads may at the time of the construction of any railway be intersected by such railway. The gates of such occupation crossings shall close across the road and not across the railway, and shall be kept closed and locked except at such times as with due and proper precaution they may be opened for the passage of cattle or vehicles, and the keys shall be

retained in the custody of the person for whom such occupation crossing is provided.

- (2) The person for whom any such occupation crossing is provided shall be bound to keep the gates closed across the road at all times of the day and night, except when with due and proper precaution they are opened for the passage of any person, animal, or vehicle, and if the person for whom any such occupation crossing is provided shall leave open any such occupation crossing gate he shall be guilty of an offence, and liable to a fine not exceeding fifty rupees.
- (3) The Government shall not be responsible for any loss or damage arising from the use of any such crossing.
- (4) The General Manager shall provide and maintain the crossing gates and the adjacent fences, together with the approaches thereto within the railway boundaries in good and proper order, but he shall be entitled to recover from the person for whom such occupation crossing is provided the cost of repairing such damage as may be caused to the crossing gates and the adjacent fences through the negligence of the said person or his servants.
- (5) Occupation crossings may be sanctioned and opened upon any existing line at the discretion of, and upon conditions imposed by, the General Manager, the first cost of construction and an annual rent for maintenance being payable by the person for whom such crossing may be constructed.
- (6) All crossings which at the time of the publication of this Ordinance shall be deemed and proclaimed to be occupation crossings shall, upon due and proper notice being given to the occupier thereof, become subject to the conditions provided by this Ordinance for the regulation and conduct of occupation crossings.
- (7) It shall be at all times within the power and discretion of the General Manager to close any occupation crossing; or, in the event of the neglect of the owner or occupier to comply with the conditions imposed, to appoint and maintain at such crossing an officer of the railway at the expense of the owner or occupier, and such expense shall be payable in addition to any other sums recoverable under this Ordinance.
- 37 (1) Any person who shall wilfully ride, lead, or drive upon or across the railway any animal (except in directly crossing the railway at a road or place appointed for that purpose and at a time at which he shall be lawfully authorized so to do) shall be guilty of an offence, and liable to a fine not exceeding fifty rupees for each offence.
- (2) And any person who shall open any gate, or pass or attempt to pass, or drive or attempt to drive, any cattle, carriage, or other animal or thing across the rail way at a time when any engine or train approaching along the same shall be within sight or hearing, or when it shall be due, or who shall forcibly open any gate which has been closed across the road by any authorized gateman or person in charge of such gates, or who shall in any way impede or interfere with any such gateman or person while in the execution of his duty, shall be guilty of an offence, and liable to a fine not exceeding one hundred rupees.
 - 38 In the construction to be placed upon this Ordinance, every railway official shall be deemed to be legally bound to do everything necessary for, or conducive to, the safety of the public, which he shall be required to do by this Ordinance, or by any rule which shall be made by the Governor, with the advice of the Executive Council, and of which rule such official shall have had notice; and every such official shall be deemed to be legally prohibited from doing every act which shall be likely to cause danger.

39 Every person who shall commit any offence mentioned in this Ordinance may be lawfully apprehended, without any warrant or written authority, by any railway official, or by any other person whom such railway official shall call to his aid, or by any police officer, anything in

Penalty for driving an animal upon or across the railway.

Penalty for opening gates.

Rules for the construction of the Ordinance.

Apprehension of offenders,

"The Criminal Procedure Code, 1898," to the contrary notwithstanding; and every person so apprehended shall, with all convenient despatch, be taken before a police magistrate to be dealt with according to law.

Jurisdiction of magistrates.

40 For the purposes of this Ordinance the police magistrates of Colombo, Kandy, Matale, Gampola, Nuwara Eliya, Hatton, Badulla, Haldummulla, Panadure, Kalutara, Balapitiya, Galle, Matara, and also any other police magistrate who may hereafter be specially authorized thereto by Proclamation issued by the Governor, with the advice of the Executive Council, shall each have jurisdiction over all offences, acts, matters, and things cognizable by police courts, although such magistrates may otherwise have no jurisdiction in the place where the offence was committed, or where the act, matter, or thing took place.

Cases may be tried before police courts, though otherwise out of their jurisdiction.

41 And whereas the punishments assigned to certain offences under this Ordinance are beyond the jurisdiction of police courts, but it would be frequently more advantageous that such offences should be brought for trial before such courts in order that the punishment of offenders may be more prompt, even though it should be less severe: It is therefore enacted that in case of any person committing an offence under this Ordinance, which would not otherwise be cognizable by a police court by reason of the punishment to which the same is subject, and a certificate shall be presented to any police court signed by the Attorney-General to the effect that such offence or act may be prosecuted before such court, it shall be competent to such court to take cognizance of such offence or act, and to award in respect thereof so much of the punishment assigned thereto as police courts are empowered by law to award.

Punishment of children for breach of Ordinance. 42 And whereas many of the offences declared punishable by this Ordinance may be committed by children whom it would not be expedient to punish in manner herein provided: It is therefore enacted that it shall be competent to any police magistrate before whom any person under the age of sixteen years shall be convicted of an offence to order the moderate chastisement of such person instead of subjecting him to the punishment prescribed by this Ordinance, and such chastisement shall be inflicted immediately if the magistrate shall so direct.

A copy and translation of Ordinance to be shown at railway stations. 43 A copy of this Ordinance and of the rules, time tables, and tariff of charges, which shall from time to time be duly made and published, shall be exhibited in some conspicuous place at each station of the railway, so that they may be easily seen and read; and all such documents shall be so exhibited in English and in the vernacular languages of the district in which the station is situated, and in such other language, if any, as shall be required by order of the Governor; but the non-exhibition of this Ordinance, or the rules, or the time tables, or the tariff of charges at any station either in English or in the vernacular shall not invalidate the provisions of this Ordinance, nor the rules and tariff or other such order made by the Governor in Executive Council.

Rebate to be granted on freight.

44 It shall be lawful for the Governor, with the advice of the Executive Council, to grant to any company or person conveying by railway goods the freight on which shall exceed an average amount to be fixed from time to time by the Governor, with the advice aforesaid, such rebate as to him shall appear reasonable.

Schedule A. Rate of Railway Fares.

Passengers.

1st class not exceeding 17 cents per mile. 2nd class, not exceeding 8 cents per mile 3rd class, not exceeding 3 cents per mile. Reductions to be made for children, pioneers and coolies of any nationality, and for return or periodical tickets. The right of The right of reduction in the case of children must be determinable either by age or height, as shall from time to time be provided for by the rules.

Special trains or reserved accommodation shall be charged for at

special rates. Special rates shall be charged for H, C, and D traffic, luggage, and parcels.

> 1st class from 24 cents to 59 cents per ton per mile. 2nd class from 16 cents to 44 cents per ton per mile. 3rd class from 12; cents to 25 cents per ton per mile.
> 4th class from 10 cents to 20 cents per ton per mile.
> 5th class from 8 cents to 20 cents per ton per mile.
> 6th class from 4 cents to 16 cents per ton per mile.

Special rates to be charged for live stock, corpses, specie, plate, carriages, and for articles exceeding 3 tons in weight or measuring more tham 200 cubic feet in bulk, or 14 feet in length, and gunpowder, kerosine oil and other volatile oils, vitriol, lucifer matches, and other articles which, in the judgment of any of the railway officials, may be of a dangerous nature.

As respects goods, the fractional part of half a hundredweight shall be reckoned as half a hundredweight.

Articles not herein enumerated to be charged according to any of the above classes, or at special rates, according to the provisions to be made from time to time in the rules and regulations.

The minimum distance on which a mileage charge shall be made is

ten miles.

Goods of the 6th class in quantities less than 4 tons to be charged as 4 tons, or at 3rd class rate on actual weight, whichever is lower.

The minimum charge for a consignment of goods is 25 cents. Demurrage, insurance on valuable articles, warehouse, loading, and like charges shall be made in addition to the above rates, which apply only to the carriage of goods.

Definition of Classes.

CLASS 1.—Acids, gunpowder and other dangerous articles, pianos or other musical instruments, and plate glass.

CLASS 2.—Furniture, wine or other liquors in bottle, groceries, oilmanstores, millinery, textile fabrics, glassware, crockery, and unpacked machinery.

CLASS 3.—Rice, grain of all kinds in bags or packages or in bulk, oil, wine, or other liquor in casks, jute, horns, jaggery, sugar, cinnamon, plants, seed, refined salt or saltpetre, bales of unmanufactured cotton, cordage, machinery packed in cases, manufactured metals, coir matting, castings, soap, hardware, tools, and agricultural implements.

CLASS 4.—Tea, coffee, cacao, cocoanut palm produce, country-grown grain, fibre, and timber wrought.

CLASS 5.—Fruit, vegetables, and unwrought timber.
CLASS 6.—Coke, coal, minerals, bricks, lime, tiles and stone, unworked metals manure, firewood, and liquid fuel.

As respects passenger and goods traffic, the fractional part of a cent will be charged as a cent, and the fractional part of a mile will be charged as a mile.

By His Excellency's command,

EVERARD IM THURN,

Colonial Secretary's Office, Colonial Secretary. Colombo, February 14, 1902.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,035.

No. 2,049.

In the matter of the insolvency of V. S. Chandrasagram Pillai of Chekku street, Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 27, 1902, to consider the question of the grant of a certificate of conformity to the said insolvent.

By order of court,

Colombo, February 13, 1902.

J. B. Misso, Secretary.

In the matter of S. A. L. Marikar of 3rd Cross street, Pettah, Colombo, an insolvent.

WHEREAS S. A. L. Marikar has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on March 13 and 27, 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,

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Colombo, February 11, 1902.

J.B. Misso, Secretary.

In the District Court of Galle.

No. 321.

In the matter of the insolvency of Andrewas Patabendi Joronis de Waas Goonewardena of Ambalangoda.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take

place at the sitting of this court on March 17, 1902, to consider the question of the grant of a certificate of conformity to the above-named insolvent.

By order of court,

Galle, February 17, 1902.

D. M. JANSZ, Secretary.

No. 322. In the matter of the insolvency of B. G. Ban Jo of Galle.

WHEREAS B. G. Ban Jo of Galle has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on March 24 and April 15, 1902, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Galle, February 17, 1902.

D. M. JANSZ, Secretary.

In the District Court of Kurunegala.

No. 67.

In the matter of the insolvency of Don Adrian David Nanayakare of Mawatagama.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 10, 1902, for further proof of claims and for the appointment of an assignee.

By order of court,

R. Solomons,

Kurunegala, February 17, 1902.

Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. C 758.

In the Matter of the Estate of the late Munasinha-aratchigey Don Carolis Appuhamy, deceased, of Slave Island, Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 6th day of February, 1902, in the presence of Mr. Charles Perera, Proctor, on the part of the petitioner Munasinha-aratchigey Dona Johana Haminey of Hunupitiya, Colombo; and the affidavit of the said petitioner, dated the 31st January, 1902, having beer read:

It is ordered that the Secretary of the District Court of Colombo be declared entitled to have letters of administration de bonis non issued to him, unless the respondents—(1) Munasinha-aratchigey Don Simon Appuhamy of Hunupitiya; (2) Munasinha-aratchigey Dona Cornelia Haminey of Hunupitiya; (3) Munasinha-aratchigey Don Gregoris Appuhamy of Hunupitiya; (4) Munasinha-aratchigey Richard of Hunupitiya; (5) Munasinha-aratchigey Sarnelis Appu of Cotta; (6) Munasinha-aratchigey Peris Appu of Cotta; (7) Ruveena

Perera, wife of Korale Aratchigey Romiel Perers; (8) Turin Perera, (9) Samareena Perera; (10) Paverlin Perera, all of Hunupitiya, presently of Dehiwala—shall, on or before the 6th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. Browne, District Judge.

The 6th day of February, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,537.
In the Matter of the Estate of the late Nainabadugey Salman Fernando, deceased, of Beruwala.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 31st day of July, 1901, in the presence of Mr. D. C. Pedris, Proctor, on the part of the petitioner Bodiabadugey Isabella Perera of Beruwala; and the affidavit of the said petitioner, dated 30th July, 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 Nainabadugey Salman Fernando issued to her,

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as widow of the said deceased, unless the respondents—
1, Nainabadugey Laisa Fernando; 2, Nainabadugey Romanis Fernando; 3, Nainabadugey Daniel Fernando; 4, Nainabadugey Philippu Fernando, all of Beruwala—shall, on or before the 29th day of August, 1901, show sufficient cause to the sstisfaction of this court to the contrary.

FELIX R. DIAS
Additional District Judge.

In the District Court of Kalutara.

No. 274.

The date for showing cause by Nainabadugey Seneris Fernando of Beruwala, in his capacity as guardian of the respondents, who are minors, against the above *Order Nisi* is extended to 9th day of January, 1902.

C. EARDLEY-WILMOT, District Judge.

November 30, 1901.

The date for showing cause by Nainabadugey Seneris Fernando of Beruwala, in his capacity as guardian of the respondents, who are minors, against the above Order Nisi is hereby further extended to the 11th day of March, 1902.

C. EARDLEY-WILMOT, District Judge.

February 11, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,558 C. In the Matter of the Estate of the late Maarasinghe Siman Appu, deceased, of Mahara in the Adikari pattu of Siyane korale.

THIS matter coming on for disposal before Felix R. Dias, Esq., Additional District Judge of Colombo, on the 3rd day of October, 1901, in the presence of Messrs. Vanderstraaten, Proctors, on the part of the petitioner Gammedelianege Isabella Mendis of Kandeliaddepaluwa, Mahara; and the affidavit of the said petitioner, dated 11th September, 1901, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of Maarasinghe Siman Appu, deceased, issued to her, as widow of the said deceased, unless the respondents—(1) Maarasinghe Yohana Hamy, (2) Maarasinghe Pabilis Appu, (3) Maarasinghe Carolis Appu, (4) Maarasinghe Louisa Hamy (5) Maarasinghe Sedoris Appu, (6) Maarasinghe Charles Appu, (7) Maaresinghe Agonis Appu, (8) Maaresinghe Selo Hamy, (9) Maaresinghe Lucy Hamy, (10) Maarasinghe Martehs Appu, (11) Maarasinghe Arnolis Appu, all of Kandebaddepaluwa, Mahara—shall, on or before the 6th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge.

The 3rd day of October, 1901.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C1,603. In the Matter of the Estate of the late Ahangama Leanege Don Emanuel de Silva, deceased, of Cotta road in Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 6th day of February, 1902, in the presence of Mr. Chas: Perera, Proctor, on the part of the petitioner Amy de Silva of Cotta road in Colombo; and the affidavit of the said petitioner, dated 16th 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 aforesaid issued to her, as the widow of the said deceased, unless the respondents—(1) William Charles Emanuel de Silva, (2) Anna Emilda de Silva, (3) Simon de Silva, (4) Mary Margaret de Silva, (5) Jonathan de Silva, all of Cotta road in Colombo, by their guardian ad litem Kathduve Patumulle Kankanange Punchi Appu—

shall, on or before the 6th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. Browne, District Judge.

The 6th day of February, 1902.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 1,622 C. In the Matter of the Last Will and Testament of Peter Liebert Keegel, deceased, of Bambalapitiya in Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo. on the 15th day of February, 1902, in the presence of Mr. J. N. Kieth, Proctor, on the part of the petitioner Madaline Halland Keegel of Bambalapitiya; and the affidavit of the said petitioner, dated 15th February, 1902, having been read:

It is ordered that the will of Peter Liebert Keegel. deceased dated 31st October, 1901, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 27th 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 said 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 27th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. Browne, District Judge.

The 15th day of February, 1902.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 578.

In the Matter of the Estate of the late Anthonige Emmanuel Fernando of Kaluwairuppuwa, deceased.

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THE matter of the petition of Pregrinu Perera of Kudahakapola, the brother of the deceased, and Kurugamage Dumingu Perera of Kaluwairuppuwa, the brother-in-law of the deceased, praying for letters of administration to the estate of the above-named deceased Anthonige Emmanuel Fernando of Kaluwairuppuwa, coming on for disposal before E. F. Hopkins, Esq., District Judge of Negombo, on the 10th day of December, 1901, in the presence of Mr. W. M. Rajepakse, Proctor, on the part of the petitioners; and the affidavit of the petitioners, dated the 12th day of November, 1901, having been read: It is declared that the petitioners, as brother and brother-in-law of the said deceased, are entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person interested shall, on or before the 5th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

E. F. HOPKINS, District Judge.

Dated 10th December, 1901.

In the District Court of Negombo.

Order Nisi.

Testamentary \ Jurisdiction. No. 577.

In the Matter of the Estate and Effects of Linthotagey Siman Fernando Karunatileke, Muhandiram, late of Katana.

Pattagey Agida Fernando of Katana Petitioner. Vs.

1, L. James Fernando; 2, W. Peter Fernando; 3, Cicilia Margaret Fernando; 4, Rosa Maria Fernando; 5, Veronica Fernando, all of Katana.....Respondents.

THIS matter coming on for disposal before E. F. Hopkins, Esq., District Judge, on 10th day of December, 1901, in the presence of Mr. W. M. Rajopakse, Proctor, on the part of the petitioner Pattagey Agida Fernando of Katana; and the affidavit, dated 1st day of October, 1901, of the said petitioner, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Linthotagey Siman Fernando Karunatileke, Muhandiram, of Katana, be issued to her, as widow of the deceased, unless the respondents aforesaid shall, on or before the 26th day of February, 1902, show sufficient cause to the satisfaction of the court to the contrary.

Dated 1st December, 1901.

E. F. HOPKINS, District Judge.

In the District Court of Negombo.

Order Nisi.

In the Matter of the Goods and Testamentary] Chattels of Savery Fernando Gabriel Jurisdiction. Pulle of Etgalle, deceased No. 580.

Maria Cecilia Fernando of Etgalle......Petitioner.

Philip Anthony, Maria, and Caithan, all of Etgalle.....Respondents.

THE matter of the petition of Maria Cecilia Fernando of Etgalle, the widow of the above-named deceased. praying for letters of administration to the estate of the above-named deceased Savery Fernando Gabriel Pulle of Etgalle, coming on for disposal before E. F. Hopkins, Esq., District Judge of Negombo, on the 12th day of December, 1901, in the presence of Mr. M. G. Willenburg, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated 20th day of November, 1901, having been read: It is declared that the petitioner, as widow of the said deceased, 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 5th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

> E. F. HOPKINS, District Judge.

Dated 12th December, 1901.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary \ Vethanayaki, wife of Sampanthak-kurukal of Karanavay south, Jurisdiction kurukal No. 1,228. deceased.

Sampanthakkurukal Coomarasamykurukal of Karanavay south...... Petitioner.

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1, Valaiyuther Sithempiresar of Karanavay south and his wife 2, Parupathy of Karanavay south; 3, Vatharaniyak-kurukal Muttukumarasamykurukal and his wife 4 Varlainnalithamuri his wife 4, Yarlaippalithammal...... Respondents.

THIS matter of the petition of Sampanthakkurukal L Coomarasamykurukal praying for letters of administration to the estate of the above-named deceased Vethanayaki, wife of Sampanthakkurukal, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on

the 24th day of January, 1902, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 23rd day of January, 1902, having been read: It is declared that the petitioner is one of the heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 4th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 24th day of January, 1902.

In the District Court of Jaffna.

Order Nist.

Testamentary } In the Matter of the Estate of the Jurisdiction. late Suppiramaniar Koomarasamy of No. 1,232. Valvetty, deceased.

S. Kumarasamy Muthappoo of Valvetty...... Petitioner.

1, Chinnathankam, widow of Kumarasamy of Valvetty; 2, S. Kumarasamy Chinnappoo, Medical Department, Telukanson,

THIS matter of the above-named petitioner 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 28th day of January, 1902, in the presence of Mr. K. Sivapiragasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated 16th January, 1902, having been read:

It is ordered that the petitioner above-named is, as the son of the said deceased, entitled to have the letters of administration to the said estate issued to him, unless the respondents or any other persons shall, on or before the 27th day of February, 1902, show sufficient reason to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 28th day of January, 1902.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary) Jurisdiction. Aliar Kappudaiyar of Manippay No. 1,235. deceased.

Between

Kappaniuttu, widow of the late Aliar Kappudaiyar of Tharakkundu in Mannar....Petitioner.

And

1, Aliar Kappudaiyar Meiadeenkany; and 2. Sulaimaumma, daughter of Aliar Kappudaiyar, both of Tharakkundu in Mannar, minors, appearing by their guardian ad litem Kappa Neina Marakair Assena

Marakair of Tharakkundu......Respondents.

THIS matter of the petition of Kappamuttu, widow of the late Aliar Kappudaiyar of Tharakkundu in Mannar, praying for letters of administration to the estate of the above-named deceased Aliar Kappudaiyar, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 3rd February, 1902, in the presence of Mr. A. Canagaratnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated 7th day of December, 1901, having been read: It is declared that the petitioner is the widow of the intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before the 18th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS, District Judge.

February 3, 1902.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Tankani, wife of Arunasalam of No. 1,237. Vannarponnai east, deceased.

Murukar Arunasalam of Vannarponnai...... Petitioner.

1, Marimuttu, widow of Tambyah; 2, Tambyah Kantyah of Vannarponnai east......Respondents.

THIS matter of the petition of the above-named L petitioner praying for letters of administration to the estate of the above-named deceased Tankani, wife of Arunasalam, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 5th day of February, 1902, in the presence of Mr. S. Tambyahpillai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 4th day of February, 1902, having been read: It is declared that the petitioner is the widower 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 4th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

> W. R. B. SANDERS, District Judge.

This 6th day of February, 1902.

In the District Court of Puttalam.

Order Nisi.

Testamentary) Jurisdiction. No. 165.

In the Matter of the Intestate Estate of E. F. de Rosairo, late of Kalpitiya, deceased.

Between.

J. J. de Rosairo of Puttalam......Petitioner. \mathbf{And}

1, Mary de Rosairo, widow of deceased; 2, Anna de Rosairo, mother of deceased; 3, Ellizabeth Lingappa, sister of deceased; 4, Isidore Mt. C. Casie Chetty, husband of Victoria de Rosairo, another sister of deceased.......Respondents.

THIS matter coming on for disposal before Henry William Brodhurst, Esq., District Judge of Puttalam, on the 20th day of December, 1901, in the presence of Mr. W. S. Strong on the part of the petitioner; and on reading the application dated December 20, 1901, and the affidavit dated November 1, 1901: It is hereby ordered that the petitioner John Jeronimus de Rosairo of Puttalam be and he is hereby declared entitled to have letters of administration to the estate and effects of E. F. de Rosairo of Kalpitiya in the Puttalam District, deceased, issued to him, unless the respondents or any other person shall, on or before the 28th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

H. W. BRODHURST. District Judge.

Dated December 20, 1901.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo:

Y. A. R. M. Kannaswamy of Sea street in Colombo......Plaintiff.

₹s. No. 14,944 C.

M. Vytilingam of No. 87, Cheku street in Colombo......Defendant.

OTICE is hereby given that on March 17, 1902, at 10 o'clock in the morning, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 433-86, with interest on Rs. 400 at the rate of 9 per cent. per annum from June 14, 1901, till payment in full, and costs of suit,

1. An allotment of land situated in the village Hokandara in the Palle pattu of Hewagam korale; bounded on the north by land claimed by David Appu, lands described in plans Nos. 58.737 and 56,925, on the east by land de-scribed in plan No. 87,369, on the south by land claimed bySamuel Appu, on the south-west by lands claimed by Samuel Appu and Naide, and on the west by land claimed by Don Cornelis, Samuel Appu, and Don Johanis; containing in extent 36 acres and 2 roods more or less.

2. All that part of a garden marked A in the plan called Wellangiria, situated in the village Hokandara James Appu and Francis Appu, on the east by the lot No. 56,938 and land claimed by Beta Naide, Susey Naide, and Beta Naide, on the south by the other part of this land marked B belonging to Mr. George Michael Spittel, and on the west by lot No. 56,933 and land claimed by Cornis Appu and Siman Appu, by lot No. 56,932, and land claimed by Wellun Appu and lot No. 56,934; containing

The western portion of an allotment of land called Ambalankanatta, situated in the village Hokandara afore-Amogiankanatta, situated in the village Hokandara aforesaid; bounded on the north by lands claimed by Beta Naide, Cornis Appu, and N. Naide, on the north-east by lands claimed by Manuel Naide and Baba Appu, on the east by land claimed by Cornis Appu, on the south-east and south-west by land claimed by Juan Appu, and on the west by land described in plan No. 56,962 and by land claimed by Bata Naida a such mostom nortion con land claimed by Beta Naide; such western portion containing in extent 3 acres more or less

4. An allotment of land called Wellangiria, situated in the village Hokandara aforesaid; bounded on the northeast and south-west by lands described in plans Nos. 56,962 and 56,968, on the south-west by lands described in plans Nos. 56,962 and 56,928, and on the north-west by land claimed by Wellun Appu; containing in extent 1 rood and 36 perches more or less.

5. All that part marked C in the original title plan No. 56,962 of the land called Wellangiria, situated in the village Hokandara aforesaid; bounded on the north by the other part of this garden, on the east by a footpath, on the south by lot No. 56,954 and land claimed by Samuel Appu, and on the west by lands said to belong to the Crown and lot No. 56,929; containing in extent 15 acres and 2 roods more or less.

6. A portion of the southern side of the garden Ambalankanattewatta, situated in the village Hokandara aforesaid; bounded on the east by the high road, on the south by the badawetiya (or wild fence boundary) of Delgahawatta, on the west by land called Wellangiria, and on the north by the remaining portion of the same garden; containing in extent 2 roods more or less.

7. All that allotment of land called Wellangiriya, situated in the village Hokandara aforesaid; bounded on the south-west by land claimed by Juan Appu, and on all other sides by land described in plan No. 56,962; and containing in extent 1 acre and 1 rood more or less;

8. All that part of field called Iriyegahakolainneothu-

the north and east by Crown land, on the south by Crown land and Pitawalekumbura, and on the west by Iriyagaha and Gorakagahakumbura; containing in extent 1 acre 1

rood and 18 perches more or less.

9. Seven-eighths parts of an allotment of land called Wellangiriya, with the buildings and plantations thereon. situated in the village Hokandara aforesaid, which said seven-eighths parts are bounded on the north-east by land claimed by Coronis Appu and by land said to belong to the Crown, on the south-east by land said to belong to the Crown, on the south-east by land said to belong to the Crown, on the south by the one-eighth of the said allotment now belonging to Ratnaiakagey Carolis Perera and by land purchased by Carolis Appu, on the south-west by land purchased by B. Carolis Appu, on the west by land claimed by Peter Dias and Coronis Appu; and containing in extent 6 acres 3 roods 9\frac{3}{5} perches more or less, together with all and singular the appurtenances thereto belonging.

H. A. PIERIS, Deputy Fiscal.

Deputy Fiscal's Office, Hanwella, February 17, 1902.

In the District Court of Colombo.

Vayna Ana Runa Arunaselem Chetty of Sea street in Colombo......Plaintiff.

 $\mathbf{v_{s}}$. No. 15,758.

1, Colenda Marikkar Asena Marikkar of Old Moor street in Colombo; 2, Colenda Marikar Ahamadu Ally of New Moor street, Colombo......Defendants.

OTICE is hereby given that on Friday, March 21, 1902, at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property, specially mortgaged to the plaintiff by the defendants, and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 51,316.96, with further interest on Rs. 49,169.89 at 15 per cent. per annum from September 20, 1901, to October 18, 1901, and thereafter at 9 per cent. per annum till payment in full, and costs of action, viz. :-

All that house and ground bearing assessment No. 88. situated between Maliban street and Norris road in the Pettah of Colombo; bounded on the north by Maliban street, on the east by the house and ground of Susey Fernando, deceased, on the south by Norris road, and on the west by the house and ground of Salman Fernando; containing in extent 9.67 square perches according to the deed No. 1,704, dated May 27, 1899, and attested by J. J. de Fry, Notary Public.

That on Saturday, March 22, 1902, at 12.30 o'clock in the afternoon, will be sold by public auction at the

All that lot marked No. 4 in the plan, dated September 13, 1897, made by David Dewapuraratne, Licensed Surveyor, being a portion of the garden called Joerana-watta, situated at Wellawatta, within the Municipality of Colombo, together with the buildings and plantations thereon; bounded on the north by the property belonging to the estate of the late Peace Officer of Dehiwala on to the estate of the late Peace Officer of Dehiwala, on the east by lot No. 1 marked in the plan, on the south by the road marked A B in the said plan, 15 feet wide, and on the west by lot No. 7 in the plan; and containing in extent 2 roads 2.16 perches, according to the deed No. 3,918, dated September 7, 1898, attested by W. B. de Fry, Notary Public.

That on Monday, March 24, 1902, at 3 o'clock in the afternoon, will be sold by public auction at the premises:

All that house and ground formerly bearing assessment No. 39 and now No. 37, situated at Maliban street in the Pettah of Colombo; and bounded or reputed to be bounded on the north-east by the houses of Wickerman, Mr. C. Sanders, Gomis, Nallatamby, and Don Constantine, on the south-east by the Land street now called Maliban street, on the south-west by the house of Joan Dias, and on the north-west by the house of Mr. Wickerman; containing in the land of the containing in the land of the taining in extent 6.72 square perches more or less, according to the deed No. 3,673, dated December 15, 1898, attested by W. B. de Fry, Notary Public.

That on Tuesday, March 25, 1902, at 3 o'clock in the afternoon, will be sold by public auction at the premises:

All that house and ground bearing assessment No. 61, Prince street, in the Pettah of Colombo; bounded on the north by Prince street, on the east by the house of Johannes Fabel, on the south by the house of Domingo Naide, and on the west by the house of Francina Fernando; containing in extent 6 Thus square perches, according to the deed No. 3,622, dated November 4, 1898, attested by W. B de Fry, Notary Public.

E. ONDATJE. Denuty Fiscal.

Fiscal's Office, Colombo, February 19, 1902.

In the District Court of Colombo.

Pana Lana Soona Suppramanian Chetty of No. 15,973. Vs.

S. L. Rahim of Slave Island, Colombo...... Defendant.

TOTICE is hereby given that on Tuesday, March 18, 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 defendant in the following property, for the recovery of the sum of Rs. 1,025, with interest thereon at 9 per cent. per annum from November 5, 1901, until payment in full, and costs of suit, viz. :—

1. All that house and ground bearing assessment No. 50, situated at Church street in Slave Island, within the Municipality of Colombo; bounded on the north by the property of Sergeant Kitchian, on the east by the house of Sithe Haniffa, on the south by the high road, and on the west by the footpath; containing in extent

7½ square perches.

2. All that house and ground situated at Church street in Slave Island aforesaid, bearing assessment No. 51; bounded on the north by Church street, on the east by the house and ground of Mayon Falli, on the south by the property of Cachan, and on the west by the house and ground of Sergeant Cachan; and containing in extent 4.6 perches, which said two properties adjoin each other and now from one property, bearing assessment other and now from one property, bearing assessment Nos. 50 and 51, Church street, Slave Island, and is bounded on the north by the Church street, on the east by a footpath, on the south by the property of Chappon, and on the west by the property of Suan Muhadeen. bearing assessment No. 52; containing in extent 11.68 perches, together with the house and buildings standing thereon.

Fiscal's Office, Colombo, February 19, 1902. E. Ondatje. for Fiscal.

In the District Court of Colombo.

Kandaiah Sinnaiah Pillay of Sea street in

Colombo......Plaintiff.

No. 16,281 C.

Vs.

Marimuttu Selliah of Cheku street in Colombo......Defendant.

OTICE is hereby given that on Wednesday, March 19, 1902, at 12 o'clock noon, will be sold by public auction at No. 69, Cheku street in Colombo, the following property decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 5,000, with interest thereon at 9 per cent. per annum from January 21, 1902, till payment in full, and costs, viz.:-

All and singular the movable property now being or lying in the defendant's place of residence, No. 69, Cheku street in Colombo, and described as follows, to wit:—

Six ladies' ebony chairs, 1 ebony round table, 16 pictures with frames, 2 chandeliers, 7 curtains with poles, 8 ebony arm chairs, 2 rosewood couches, 2 rosewood teapoys, 1 rosewood side table. 1 flower satinwood dressing table with mirrors combined, 1 clock, 3 large mirrors, 2 pairs rattan mats, 2 coir rugs, 4 match-box trays, 2 iron safes with stands, 3 satinwood almirahs, 1 jakwood gass almirah, 2 camphorwood boxes, 1 brass lamp, 1 jakwood

dressing table, 1 brasswork iron bed, 3 benches, 3 jak-wood almirahs, 1 satinwood double bed, 2 large jakwood boxes, 2 ebony brackets, 2 hanging lamps, 1 easy chair, 1 nadunwood box, and 1 jakwood meatsafe.

That on Wednesday, March 19, 1902, at 3 o'clock in the afternoon, will be sold by public auction at the Price park in Colombo, viz.:-

All the defendant's goodwill, right, title, and interest, claim, and demand whatsoever in all those § parts or shares of and in all that concern, trade, and business in connection with the Theatrical Company called and known as "The Lanka Ganesha Theatrical Company," performing in the building erected at the Price park in Colombo, and the said building erected at the Price park aforesaid, and all and singular the dresses for the several actors, and all and singular the scenes, and all and singular the furniture, goods, wares, and fittings belonging or appertaining thereto, and the right, title, and interest, claim, and demand whatsoever of the defendent, into, and out of the same, and all the estate, right, title, and interest, claim, and demand of the defendant, into, upon, or out of the said property. The whole concern consisting of the following, viz :-

Two large boxes containing actors' dresses, caps, turbans, &c., 16 sceneries, 21 sidings, 3 act scenes, 10 Bombaywood chairs, 2 jakwood couches, 1 clock, 1 lot sundries, 1 writing table, and the building materials of "The Lanka Ganesha Theatrical Company" standing at Price park

Fiscal's Office, Colombo, February 19, 1902. E. Ondatje. Deputy Fiscal.

In the District Court of Kalutara.

Minna Markan Sego Saibo Lebbe and Mohammado Lebbe Markan Alima Umma

Nachchia, both of Deenagoda.....Plaintiffs.

No. 2,389.

Uduma Lebbe Omaru Lebbe Markan of Deenagoda in Beruwala......Defendant.

OTICE is hereby given that on Wednesday, March 19, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises, for the recovery of Rs. 685.68, with interest on Rs. 600 at 9 per cent. per annum from May 15, 1901, the following property, viz.:-

1. One-sixteenth part of the planter's half share of the trees planted by Neina Markan Uduma Lebbe, $\frac{1}{48}$ part of the soil and of the remaining two (excluding the planter's share of the second and third plantations) of the portion of the land Kosatopuwewatta, situated at Deenagoda, and bounded on the north by a portion of Kosatopuwewatta, east by Deenagodawatta, south by field,

and west by Mutukuttiyawatta and Bastianpathywatta.

2. Onesixty-fourth part of the soil and of the trees or ¹_T part of the western half (excluding the planter's share of the trees) of the land Kosatopputottam, situate at do.; bounded on the north by Seytopputottam wherein Idros Lebbe Markan Ismail Lebbe Markan resides, east by Deenagodawatta, south by Kosatopputottam, west by Mutukuttiyawatta and Bastianpathywatta.

3. One-fourth part of the tiled house built of stones and standing on the north-western side of the said two portions of Kosathopputottam with $\frac{1}{4}$ of the household furniture in the hereinafter mentioned list; which two portions are bounded on the north by Seytoputottam, east by Deenagodawatta. south by field or Puwakgahaowita and Kandathekumbura, west by Mutukuttiyawatta and Bastianpathywatta.

One-fourth of each of the following movable properties will be sold on the same day at the house of the defendant, viz.:-

1 jakwood round table 1 nadunwood round table

- 2 ebony couches
- 2 satir rood couches 2 jakwood couches
- 3 ebony chairs
- 2 satinwood easy chairs
- 4 nadunwood easy chairs 4 jakwood beds
- 12 ladies' satinwood chairs. 2 satinwood oval chairs
- 2 jakwood tables

3 nadunwood dining tables

2 jakwood chests of 4 cubits in length

1 jakwood chest of 3 cubits in length

1 satinwood almirah of 2 pieces decorated with ebony work

1 jakwood almirah

4 French moon lamps 6 brass trays

3 brass hanging lamps 2 clocks

Mortgaged with plaintiff by bond No. 4,347 dated March 31, 1896, and declared specially bound and executable for the decree in this case.

Deputy Fiscal's Office Kalutara, February 18, 1902. G. SAXTON, Deputy Fiscal.

In the District Court of Negombo.

Muttu Kana Awenna Wina Sewugan Chetty of Negombo.....Plaintiff.

No. 2,974.

1, Yapa Appuhamilage Dona Selestinahami, widow of the late Daranagama Arachchige Sinnappuhami; and 2, Hettiarachchige Davith Perera Appuhami, both of Medamulia......Defendants.

OTICE is hereby given that on March 25, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, specially hypothecated by bond No. 27,700, dated September 18, 1890, viz.:—

1. The garden called Katagahawatta, situate at Medamulla in the Dasiya pattu of the Alutkuru korale; and bounded on the north by the lands of Philippu rerera and others, on the east also by the land of Philippu Perera, on the south by the paddy field, and on the west by the land of Dona Selestinahamy and others; containing in extent 3 acres more or less.

2. The paddy field called Delgahakumbura, at do.; and bounded on the north by the paddy field of Sauseris Appuhami, on the east by the garden of Dinenchia and others, on the south by the paddy field of Sauseris Appuhami and others, and on the west by the garden of Carolis Appuhami; containing in extent six parrahs of paddy sowing more or less.

3. Another portion of the garden called Kahatagahawatta, at do.; and bounded on the north by the lands of Dona Selestinahami and others, on the east by the live fence which separates a portion of this land belonging to Harmanis Appuhami and others, on the south by the high road, and on the west by the live fence which separates a portion of this land belonging to Harmanis Appuhami and others; containing in extent 1 acre more or less.

4. Another portion of Kahatagahawatta, at do.; and bounded on the north by the ditch and the fence of the land of Dona Selestinahami and others, on the east by the live fence which separates a portion of this land belonging to Harmanis Appu and others, on the south by the high road, and on the west by the live fence which separates a portion of this land belonging to Harmanis Appu and others; containing in extent 2 acres more or less.

5. The garden called Kahatagahawatta alias Dawatagahawatta, situate at Boragodawatta or Minuwangoda, in do. (exclusive of the road which runs across the land); and bounded on the north by the land of Francisco Fernando, on the east by the field, on the south by the field and by the land of Harmanis Appu, and on the west by the land of Marthelis; containing in extent 3 acres more or less, and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 1,662.121, and interest on Rs. 1,040 at 15 per cent. per annum from August 18, 1897.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negombo, February 18, 1902,

In the District Court of Negombo.

Kana Rana Suna Pana Pena Velaiden Chetty of NegomboPlaintiff.

No. 3,986.

۷s.

1, Karunanayaka Liyanege Marsal Appu and wife 2, Maduraw.lage Nonno Hamy, both of Halpe......Defendants.

OTICE is hereby given that on March 22, 1902, commencing at 11 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property,

An undivided half of Ambegahahena, situate at Mulleyaya in the Dunagaha pattu of Alutkuru korale; the entire land is bounded on the north by the lands of Thobias Appu and others, on the east by the dewata road, on the south by the lands of Juse Silva Arachchi and others, and on the west by Maha-oya; containing in extent 3 acres more or less, belonging to the second defendant.
2. An undivided half of the land called Pilikanna-

owitawatta, at do.; the entire land is bounded on the north-by the lands of Marthelis Silva and others, on the east by the lands of Maiappuhami and others, on the south by the lands belonging to the heirs of Pelis Silva; and on the west by the lands of Herat Vidahn; containing in extent 4 acres

more or less, belonging to the second defendant.
3. An undivided half of Dewnlgahawatta at Othere-

wadiya, in do.; the entire land is bounded on the north by the land belonging to the heirs of Juse Appu and others, on the east by the lands of Arumugam Chetty and others, on the south by the lands belonging to the heirs of Peduru Costa and others, and on the west by the fence of the field belonging to the heirs of Siman Gamarala and others; containing in extent 4 acres more or less, belonging to the second defendant.

4. An undivided half of the land called Mahaowita, et do.; the entire land is bounded on the north by the land belonging to the heirs of Gabriel Silva, on the east by the land belonging to the heirs of Daniel Morias and others, on the south by the lands of defendant and others, and on the west by a dewata road; containing in extent 1 acre more or less, belonging to the second defendant.

5. An undivided quarter of Millegaha alias Kongahawatta, at Andimulla in do.; the entire land is bounded on the north by the lands of Saverial Fernando Gamarala and others, on the east by the lands of Juse Appu and others, on the south by the high road, and on the west by the land of Saveriel Fernando Gamarala; containing in extent 3 acres more or less, belonging to the first defendant.

Amount to be levied Bs. 900.37, and interest on Rs. 750

at 30 per cent. per annum from December 28, 1898, to April 18, 1901, and thereafter at 9 per cent., of which Rs. 371.40

recovered on October 16, 1901.

FRED. G. HEPPONSTALL Deputy Fiscal's Office, Deputy Fiscal. Negombo, February, 18, 1902.

In the District Court of Negombo.

Kana Nana Suna Pana Supparamanian Chetty of Negombo......Plaintiff.

No. 4,212.

Warnecullesuria Leyanduru Perera of Murutana......Defendant.

OTICE is hereby given that on March 18, 1902. commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property, specially mortgaged with the plaintiff by bonds Nos. 12,958, 13,472, and 14,172, dated February 10 and November 22, 1899, and January 4, 1901, respectively.

1. The undivided half of the land consisting of two contiguous lands called Kadurugahawatta alias Kongahawatta and Tekkegahawatta, situated at Murutana in the Dunagaha pattu of Alutkuru korale; the said land being bounded on the north by the dewata road and by the portions C and B of this land of Ponnakuttige Nicholan Fernando, on the east by the portions B and E of this land belonging to the heirs of Elaris Perera, on the south by the lands of Ana de Quaker and others, and on the west by the land of W. W. Justina alias Louistina Fernando and others; containing in extent 3 acres 2 roods and 25

perches more or less.

2. The northern one-third share of the part of the land called Ketakelagahawatta, at do.; bounded on the north by the land of Don Salvador Perera Muppurala, ou of Dominico Perera Muppurala and now belonging to defendant and others, on the south also by the land belonging to defendant and others in the name of the said Dominico Percra Muppurala, and on the west by the dewata road and the land belonging to defendant and others in the name of the said Dominico Perera Muppurala; containing in extent 1 acre more or less; and declared liable to be sold in satisfaction of the decree entered in the said case.

Amount to be levied Rs. 1,331.34, and interest on Rs. 400 at 18 per cent. per annum, on Rs. 350 at 18 per cent. per annum, on Rs. 350 at 15 per cent. per annum from 4th August to 15th October, 1901, and thereafter at 9 per cent. on the principal Rs. 1,100, interest not to

exceed principal.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negombo, February 18, 1902.

In the District Court of Colombo.

P. L. P. S. Periya Caruppen Chetty of

No. 14.598 C. $v_{s.}$

Johannes Peris and Brothers of 4th Cross street, Pettah, Colombo......Defendants.

O'l'ICE is hereby given that on Saturday, March 15, 1902, at 2 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. 2,321.93, with further interest at 9 per cent. per annum on Rs. 2,174.11 from February 16, 1901, until payment in full, and costs of suit, viz. :-

An undivided ! of the soil and produce of the land called Diyanawatchenawatta, situate at Dehiowita; and bounded on the east by high road, south by Diyanawateela, west by Galenda, and north by Kurukahagawahene-watteinvetiya; containing within these boundaries (exclu-sive of the portion reserved for the railway cutting) about 6 parrahs of paddy sowing in extent, and the tiled house standing thereon.

> S. D. SAMARASINHE, Deputy Fiscal.

Deputy Fiscal's Office, Avisawella, February 17, 1902.

In the District Court of Colombo.

Peyna Leyna Peyna Muttu Caruppen Chetty

No. 15,300 C.

Kona Marikar Lebbe of Dehiowita......Defendant.

OTICE is hereby given that on Saturday, March 15, 1902, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 1,010, with interest thereon at 9 per cent. per annum from July 6, 1901, till payment in full, viz. :-

The tiled boutique built on a portion of the land called Galpottewatta, situate at Dehiowita; and bounded on the east by high road, south by Cader Tamby's boutique, west by the remaining portion of this land, and north by the boutique built by Ruanpura Isan; containing in extent about 14 by 14 yards, subject to the payment of ground rent at Rs. 15 per annum from April 1, 1898, till the expiration of 29 years, in accordance with lease bond No. 4037, dated Ture 20, 1898 No. 4,037, dated June 30, 1898.

The above property is also under seizure under D. C., Colombo, writ No. 14,871.

S. D. SAMARASINHE, Deputy Fiscal.

Deputy Fiscal's Office, Avisa wella, February 17, 1902.

Central Province.

In the District Court of Kandy.

Muna Badroodeen......Plaintiff.

No. 13,351. 😘

Vs.

A. M. Perera and another Defendants.

OTICE is hereby given that on March 18, 1902, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:-

The house No. 25, situate at Peradeniya road in Kandy; bounded on the north by Peradeniya road, on the east by the property of Mass Rahims, on the south by the property of Mass Rahims, and on the west by the property of Meanna.

Amount of writ, Rs. 912-121.

Fiscal's Office, Kandy, February 17, 1902. R. A. G. FESTING, ... Deputy Fiscal.

In the District Court of Kandy.

Muna Pena Muna Vana Muttu Pillai......Plaintiff.

No. 14,712.

T. D. Clements of Wattegama......Defendant.

OTICE is hereby given that on March 17, 1902, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

Uggalawatta of 35 acres 2 roods and 36 perches, situate at Dunuwille in Harispattu; and bounded on the east by Panselawatta, Mahammadu Lebbe's garden, and deniya, south by Panselawatta, west Mahammadu Lebbe's garden, Walawwewatta, and on the north by road, together with the buildings standing thereon.

Amount of writ, Rs. 469.02.

Fiscal's Office, Kandy, February 17, 1902.

R. A. G. FESTING. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Don Cornelis Dias Abeywickrama, Registrar

of Haberaduwa.....Plaintiff.

No. 3,902

Delgahawatta · Hewahakuruge Jayatu and

two others...... Defendants.

OTIOE is hereby given that on Saturday, March 22, 1902, commencing at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz.:-

1. All that $\frac{1}{8}$ part towards the east of the garden Nonagewatta alias Bataganwilawatta, situated at Kumbalwela, and the newly built bungalow standing thereon, 56 feet in length and 46 feet in breadth.

2. All that $\frac{1}{4}$ of $\frac{1}{4}$ part of the fruit trees and soil, exclusive of $\frac{1}{4}$ part of the planter's share of the second plantation of Batagan wilawatta, situate at do.

3. All that \(\frac{1}{4}\) and \(\frac{1}{5}\) part of the fruit trees of the garden Godagewatta, at do.

4. (a) one jakwood almirah, (b) one family bed, (c) three jakwood tables, and (d) two easy chairs.

Property mortgaged and decreed to be sold by the

judgment and decree entered in the above case. Writ amount Rs. 1,949.58, with interest on Rs. 1,938.75 at 9 per cent. per annum from January 9, 1896, till payment and costs.

> C. T. LEEMBRUGGEN. Deputy Fiscal.

Fiscal's Office, Galle, February 19, 1902.

North-Western Province.

In the District Court of Colombo.

Koona Lana Mayna Colendavalen Chetty of Sea street in Colombo......Plaintiff.

No. 14,872.

Kirinelis Appuhamy of Godagama and another.....Defendants.

OTICE is hereby given that on Saturday, March 15, 1902, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest or the said defendants in the following property, viz.:-

All that land Yakadagalgodehena of about eight lahas of kurakkan sowing extent, with the buildings and plantations thereon, situate at Humbuluwa.

Amount to be levied is Rs. 506.872, with interest and poundage.

Fiscal's Office, Kurunegala, February 18, 1902. N. S. CASSIM, for Fiscal.

In the District Court of Chilaw.

Warnaculasuriya Manuel Fernando and three others......Plaintiffs.

No. 2,088.

Vs.

Mutunamagonnage Juvan Fernando and others of Nainamadama......Defendants.

OTICE is hereby given that on Wednesday, March 19, 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.:—
1. Two-third shares of the land called Siyambalagahawatta alias Padinchiwainnawatta, situate at Nainamadama in Kammal pattu of the Pitigal korale south, Chilaw District; bounded on the north and east by Gin-oya, south and west by the land of Gratiano Fernando Vedarala and others; containing in extent 15 acres.

2. Two-third shares of the land called Nugagahaowita.

situate at Nainamadama aforesaid; bounded on the north and west by the dewata road, east by the lands of Marcelino Fernando and others, south by the land of Catharina Fernando Hamine and others; containing in extent 10 acres.

3. Two-third shares of the land called Gorakagahawatta, situate at Boralessa in Kammal pattu aforesaid; bounded on the north by the field belonging to Kamel Fernando and others, east by the garden belonging to Jusey Fernando and others, south by the land belonging to Christeago Fernando and others, and west by the land belonging to Andris Fernando; containing in extent 2 acres 2 roods and 8 perches.

Amount recoverable, Rs. 6,401.65 and poundage.

J. H. LEAK, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, February 15, 1902.

DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a sessions of the Badulla-Haldummulla Circuit Court will be held at Bandarawela on March 7, 8, 13, 14, and 15, 1902, and at Haldummulla on March 10, 11, and 12, 1902.

Badulla Office, February 15, 1902. F. BARTLETT, Police Magistrate.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kandy will be holden at the Audience Hall at Kandy on Monday, March 10, 1902, at 12 o'clock of the morning of the said day.

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

H. WACE, Fiscal.

Fiscal's Office, Kandy, February 13, 1902.

ලංකාමීපයේ ගරු කටසුතු උතුමවූ සුපුීම් උසා වියෙන් මට ලැබීතිබෙන අසුවක බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේ තම මඩාම දිසාවේ කුිම්නෙල් නඩු විභාගය විෂ 1902 ක්වූ මාර්තු මස 10 වෙන් දින පෙරවරු 12 පැස පටන් මහනුවර නිබෙන මගුල්මඩුවේ පත්වන්ට යෙදෙනවා ඇත.—එහි යම් කාරණ ඇතුව සිරින සෑමදෙනාම යටකී සථානයට යටකී වෙලාවට ඇවිත් පෙණිහිටින්ට ඕනෑවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එසින් පිටිනට යන්ට නුපුළුවන් බවත් මෙසින් සෑමදෙනාටම දන්වන්නෙම්.

> **එ**ව්. වේස් මඩාම දිසාවේ පිස්කල් වම්හ.

වෂී 1902 ක්වූ පෙබරවාර් මස 13 වෙනි දින මහනුවර පිස්කල් කන්තෝරුවේදය.

இலங்கைத்தீவிற் சங்கைப்போரத சுப ிறீங்கோட் டாரது கடட் ஸ்டின் படி ராம் பிருகத்தப்பிரத்து வதா வது: கண்டி கியாயஸ்தே இத்திலே மேற்சொல்லிய சுப் பிறீங்கேடிட்டாரால் கண்டி டிஸ்திறிக்டைச்சேர்ந்த கிறி மினெல் வழக்குவிசாரணே, 1902 ம் ஆணிடு டங்குனை மாதம் 10 ர திகுதயாகிய திங்கட்சிழமை பகல் 12 மணி தொடங்கி அன்றம் அதற்கடுத்த நாட்களிலும் டேத்தப்படும்.

ஆதலால் அவ்விசார‱யிற் காரியகருமமுள்ளவர்க சொல்லோரும் சொல்லப்பட்ட சேரத்திலே சொல்லப பட்ட இடத்திலே வெளிப்பட்ட அெவ்விடத்தினின்றும் உத்தரவின்றி கீங்காதிருககக்கடவர்கள்.

> இங்க**ை**ம், எச். வேக், பிஸ்கால்.

பிஸ்கோல் கக்தோர், 1902 ம் இலை மாசிமூ 13 க் உ.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kurunegala will be holden at the Court-house at Kandy on Monday, March 10, 1902, at 12 o'clock of the morning of the said day.

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

H. L. CRAWFORD, Fiscal.

Fiscal's Office, Kurunegala, Fobruary 17, 1902.

ල කාමීපයේ ගරුකට්සුතු උතුම්වූ සුපුිං උසා වියෙන් මට ලැබී තිබෙන ආඥවික බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේනම් කුරුණෑගල දිස්තුික්කුවේ කුිම්නෙල් නඩු විභා ගය වි. 1902 ක්වූ මාර්තු මස 10 වෙන් දින පෙර වරු 12 පැය පටන් මහනුවර තිබෙන නඩුසාලා වේ පවත්වන්ට යෙදෙනවා ඇත.—එහි යම් කාරණ ඇතුව සිටින සෑමදෙනාම යටකීසථා න යට යටකී වෙලාවට ඇවත් පෙණිකිරින්ට ඕනෑ වත් ඇර අවසර ඉල්ලා ලබාගෙණි මස එසින් පිටතට යන්ට හුපුළුවන් බවත් මෙයින් සෑමදෙනා ටම දන්වන්නෙම්.

> එව්. ඇල්. කොෝපුර්ථඩ්, පිස්කල් වම්න.

වඹු 1902 ක්වූ පෙබරවෘරි මස 17 දින කුරුණෑගල පිස්කල් කන් තෝරුවේදීය.

இலங்கைத்தீயிற் சங்கைப்பாகத சுப்பிறீங்கோட்டா நா கட்டிகோயின்படி காம் பிருசித்தப் இது வ நாய் இது கண்டி கியாயஸ்தேலைத்திலே மேற்சொல்லிய சுப்பிறீங்கோட்டாரால் குறாளக்கல் டிஸ்திறிக்டைச் சேர்கத திறிமிசெனல் வழக்குவிசாரணே, 1902 ம் ஆணை டு பங்குனிமாதம் 10 க் தகதியாகிய துங்கட்கிழகு காலும் 12 மணி தொடங்கி அன்றும் அதற்குதேத காடுகளிலும் கடத்தப்படும்.

ஆதலால் அவ்விசாரணேயிற் காரியகருமமுள்ளவர்க கொல்லோ**ளும்** சொல்லப்பட்ட கேரத்திலே சொல்லப் பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றம் உத்தாவின்றி கீங்காதிருச்கக்கடவர்கள்.

இங்கானம், சச். எல். கிறுவோர்ட், பிஸ்கால்.

ுறு நாசல் பிஸ்கால் கந்தோர், 1902 ம் இல மாசிமூ 17 க் உ.

Y virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Midland Circuit will be holden at the Court-house at Kandy on Monday, March 10, 1902, at 12 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place abovementioned, and not to depart without leave asked and

ted.

Evan M. Byrde, Fiscal.

Fiscal's Office, Ratnapura, February 15, 1902. ලංකාම්පයේ ගරු කටයුතු උතුම්වූ සුපුීම් උසා විශයන් මට ලැබිනිමෙන ආඥවක බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේ නම් ඔඩාම දිසාමේ කුම්නෙල් නඩු විභාගය වළි 1902 ක්වූ මාර්තු මස 10 වෙනි දින පෙරවරු 12 පැග පටන් මහනුවර තීබෙන තඩුසාලාවේ පවත්වන්ට කෙදෙනවා ඇත.—එහි යම් කාරණ ඇතුව සිටින සෑමදෙනාම සටක් සථානයට යටක් වෙලාවට ඇවිත් පෙණ්හිපින්ට ඕනෑවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටතට සත්ට නුපුළුවන් බවත් මෙයින් සෑමදෙනාටම දන්වන්නෙමි.

> ඊවන් ඇම්. බර්ඞ්, පිස්කල් වම්හ.

වම් 1902 ක්වූ පෙබරවා සම 15 වෙනි දින රත්නපුරේ පිස්කුල් කන්නෝරුවේදීය. லங்கைத்தீவிற் சங்கைபோர்த சப்பிறீக்கோட்டா ரது கட்டிராவிச்படி நாம் பிரசித்தப்படுத்தவ காவதை: கண்டி நியாயஸ்தலத்திலே மேற்சொல்லிய சப்பிறீங்கோட்டாரால் நிமாகாண சுற்றேட்டத்தை ச்சேர்ந்த இறியிசெல் வழக்குவிசார2ண, 1902 ம் ஆண் பெராச்மாதம் 10 க் திகதியாகிய திங்கட்கிழமை காலமே 12 மண் தொடங்கி அன்றும் அதற்கித்த நாட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசாரணோபிற் காரியகருமழுள்ளவர்க சொல்லோரும் சொல்லப்பட்ட கேரத்திலே சொல்லப் பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தரவின்மி மீங்காதிருக்கக்கடவர்கள்.

> இங்ஙைகம், சுலன் எம். பேர்ட்

பிஸ்கால்.

இரட்டிகுபுரி பிஸ்கால் கக்கோர், 1902 ம் இலை பெபாவரிமூன் 15 க உ.

LIST OF JURORS AND ASSESSORS.

PROVINCE OF UVA.

IST of Persons in the Province of Uva who are qualified to serve as Jurors and Assessors, under the provisions of the Ordinance No. 15 of 1898 (Criminal Procedure Code), for the year 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.

Atwel, J, planter

Allison, J A W, planter
Abewickreme, V, clerk
Anderson, G C, planter
Adkins, J B, planter

Anderson, G S, planter
Brough, F A, assistant
Byres, A L, planter
Bell, A J, merchant
Beattie, C W, planter
Barnston, G D, planter
Bousfield, S K, planter
Bousfield, S K, planter
Bousfield, L R, planter
Bisset, J E, planter
Bisset, J E, planter
Bisset, F, planter
Buckle, D F, planter
Burns, C S, planter
Burns, C S, planter
Burns, C S, planter
Burne, K A, planter
Burne, K A, planter
Cotton, J B, planter
Cotton, J H, engineer
Cotton, J H, superintendent
Cockburn, J H B, Uva bank
Chamberlin, A C, planter
Chelliah, R P, Uva bank
Clarkson H T, planter
Coombe, R G, planter
Croning, A V, contractor
Coombe, W S, planter
Courteney, W H, planter
Canagasabay, C, clerk
Carey, H St G, clerk

Kirimaduwa Keenakele Badulla Leangewela Needwood Ohiya Pitaratmalie Hopton Badulla Telbedde Kahagalla Stisted Dambetenna Laymass Broughton Udahena Bandarawela Golconda Passara Haputale Dammeria Moretota Badulla Kelburne Badulla Deaculla Diccapitia Lunugala Badulla Poonagala Madulsima Badulla Pingarawe:

S Don, C F, merchant
S Duncan, J, planter
Dupuis, A G L, planter
Dickson, W G B, planter
Dias, E F, clerk
Dharmasena, E D, irrigation inspector
Ebert, E F, surveyor
Eyhianghert, C H, irrigation inspector
Esdaile, H C, planter
Fraser, A C, planter
Frenando, D A, superintendent
Fielder, T F, planter
Fielder, R C, planter
Grant, C A, planter
Grant, C A, planter
Grant, C A, planter
Grant, C A, planter
Grant, F, planter
Grant, F, planter
Grafforth, F, planter
Goonetilleka, C W, clerk
Gunesekera, J W, clerk
Gunesekera, J W, clerk
Gibson, G H, planter
Hall, F, planter
Herbert, C C, planter
Hannam, W H, planter
Hudson, R P, planter
Hudson, R P, planter
Hubert, A, clerk
Horsford, C T M, planter
Howie, G S, planter

Sarnia Napier Badulla do do do Shawlands Gonamotawe Agratenne Gonakele Kandahena Spring Valley Kehelwatte Haldummulla El Teb Gowerakele Badulla do Dotlands The Park Telbedde Rooketenne Glenadove Koslanda Wewelhinne Badulla Wewessa Nahaketia

Badulla Ury estate Meriabedda

Dambatenne

Hope, R. A, planter
Hinds, Stephen, planter
Hyde, S, planter
Ibrahim, C. S, clerk
Jarvie, J. S, planter
Jovitt, J. F, planter
Jayatilleka, J. C, inspector, Local
Board Board Kirk, A L, planter Keyt, A, clerk Kellow, A J, planter Lushington, G H F, planter Mais, E, planter
Morris, G C, planter
Marks, J, planter
Mandslay, L C, planter
Maclean, J D P, planter
Macleod, A G, planter

Meerassa, M. assistant
Mayow, J. H. W., planter
Melliar, F. J. K., planter
Mackay, F. C. T., planter
Mocha, F. L., merchant
McClever, J. A., planter MaClaren, J. A, planter Mayow, E Wynell, planter Nicol, W, planter Nuttal, G E M, planter Ogden, J A, planter Ormiston, W, planter Pearless, S H, planter Paterson, J, planter Packir Saibo, P, merchant Pett, J W A, planter Prior, H J C, planter Paul, J B, planter Philips, C H, planter Pett, G Thornton, planter Rettie, J, planter

Leangewela Cullen Sherwood Badulla Uva estate Craig

Badulla Pitaratmalie Badulla Albion Balagolla Mahapagala Cocagala Roebampton Beragala Yapama Warwick Fermoyle Batgoda Kandahena Serendib Badulla Oakfield Mahakanda Glenorchy Galoola Kirklees Kalupahana Moragolla Alagalla Badulla Udaveria Octombe Cullen El Teb Serendib Glen Alpine

Alutnuwara

do

Udukumbaiwela

Haldummulla

Attanepola

Kirileenna

do

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Badulla

Badulla

Rennie, J B, planter
Rettie, A T, planter
Rettie, N, p anter
Russel, G W H, planter
Ratnayaka, J C, clerk
Risley, S N, planter
Ryall, A V, planter
Sikes, F, planter
Stewart, W, planter
Sparkes, S J, planter
Sparkes, S J, planter
Scott, F W, planter
Strachan, B, planter
Souter, F Gordon, planter
Stewart, R, planter Stewart, R, planter
Souter, A F, planter
Stephen, W F, planter
Stephen, C C, engineer

Thompson, G, planter Taylor, G H, planter Taylor, G. H., planter
Taldena, O., kachcheri mudaliyar
Tooke, M. W., contractor
Taylor, W. H., planter
Taylor, W. Stewart, planter
Unwin, P. H., planter
Veall, J. G., merchant
Vallipuram, S. J., surveyor
Vicaresso, V., planter
Vaughan, W., planter
VanSchoonbeek, J., assistant

VanSchoonbeek, J, assistant

Wadilove, M.E., planter Webster, R., planter Williams, J, planter Whittall, F J, planter Williams, W A, planter Worth, A L, planter Watt, J, clerk Wilkins, N W, planter

Blackwood Spring Valley Sarnia Nayabedde Badulla Ampitikanda Batawatta Cloyne Ettampitia Kanawerella Sirigala Glen Alpine Kanawerella Nayabedde Glen Alpine Wiharagala Unagala Badulla Ravenswood Nahawila Badulla Bandarawela Monarakanda Passara Group Rossette Badulla do Tonacombe Uva estate Wewakele Monerakanda Udakelle Roeberry Gampaha Cocagala Cocawatte Haputale

Spring Valley

SINHALESE-SPEAKING JURORS.

Appuhami, D M, late korala, culti-Mailagastenna vator Appukuttiarachchige Don Davith Kumbalwela Perera Appuhami, cultivator Andrew Silva, cultivator Basnayaka Mudiyanselage Ganeti-Badulla Hindagoda rala, korala, cultivator Banda, K R K, late korala, cultivator Lunugala Bandaranayaka Herat Mudiyanselage Badulla Kalu Banda, notary public Wiyaluwa Bulatweltenne Appuhami, cultivator Banda, J M P, cultivator Duwage Don Sardial Appuhami, cul-Haldummulla tivator Don Baron Amarasekara Appuhami, Badulla cultivator Dissanayaka Mudiyanselage Kiri Banda, cultivator Don Charles Jayasekara Appuhami, Kumbalwela cultivator Don Bastian Jayasingha, cultivator Dove Kiri Banda, late arachchi, cultivator Don Gabriel Aberatna, trader Edoris Silva, H. D., cultivator Fernando, L. J., trader Grigoris Appu, K D, cultivator Kadirakumburewalawwe Sudu Banda, Mahagama lekama, cultivator Kotalawela Appuhami, D C, trader Kiri Banda, D G, cultivator Kodituwakkuarachchige Appusinno, cultivator

lage Ganetirala, cultivator Mendis, G, trader Merannage Davith Appu, trader Mendis Appu, S, trader Perera, O D, landed proprietor Peiris, M A, trader Madawattegedara Pattinikumbure Vinnekerala, cultivator Pedru Peiris, godown Peiris, M J, trader Perera, J E M, godown Peiris, M B, trader Rajakarunu Anawalangu Mudiyanselage Sudu Banda, registrar, culti-Rajakarunu Anawalangu Mudiyanselage Sudu Banda, late korala, cultivator Rajakarunu Anawalangu Mudiyanselage Heen Banda, late registrar, cultivator Ukku Banda, V M D, registrar, cultivator Wettesingha Appuhami, D H, cultivator Wansekara Mudiyanselage Banda, notary public Wittachi Appuhami, D H, trader Wittachi Appuhami, D J, trader

Pablis

Wadduwage

trader

Appuhami,

Liyadipitiye Ratnayaka Mudiyanse-

Wiyaluwa Badulla do dο ďο Lunugala do Badulla Bandarawela Badulla dο Kumareboya ďο do Badulla Kumbalwela Bellan-oya

Bandarawela

do

Badulla

TAMIL-SPEAKING JURORS.

Ana Pena Rawuter Neina, trader
Ana Sena Kader Meidin, trader
Ana Mammadu Ali, trader
Ana Mana Ana Magadu Meera Saibu,
trader
Ana Sena Seyiyadu Mohammadu
Shaik Ali, trader
Ambalawaner, S, overseer
Idroos, A L M, planter
Kawenna Meeyanna Meranjee, trader
Kawenna Kuppa, trader
Kana Runa Ravenna Mana Muna
Karuppan Chetty, trader
Kana Pana Muttusamy, trader
Kana Pana Muttusamy, trader
Kana Sana Meiyadu Katu Bawa.
trader
Kina Muna Sina Ahamadu Meera
Saibu, trader
Mana Segu Madar, trader
Mena Kader Saibu, trader

Fiscal's Office,

Badulla, January 29, 1902.

do
do
Dikwella
Ettampitiya
Wedigune
Wiharegoda
Badulla
Wiharegoda
Wedigune
Badulla
do
Wiharegoda

Badulla

Wediguna Badulla

Muna Ittanna Tana Kuna Runa Valliappen Chetty, trader Badulla Mawenna Muttu Kangany, cultivator Bibile Badulla Muna Muna Runa Kana Muttaiya Chetty, trader Meera Saibu Ele Vidane, cultivator Badulla Malgastalawa Muna Kawenna Segu Mohammadu, Badulla trader Muna Muna Mohideen Pitche, trader Muna Pina Abdul Cader, trader do. Pangaragammana Muna Ittanna Tana Vena Cannappa Chetty, trader Neina Mohammadu. M, trader Badulla do. Nana Kavenna Kader Ibrahim, trader · do Ousman, S, storekeeper Ossen Saibu, M S, trader Demodara Badulla Palawen Khan, trader do Sintamby, B, cultivator ďo Sona Kana Sona Natchiappa Chetty, cultivator

B. J. DUTTON, for Fiscal.