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PART I.—General: Minutes, Proclamations, Appointments,
and General Government Notifications.
PART II.—Legal and Judicial.

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

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

Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to the Wanton Destruction of Elephants, Buffaloes, and other Game.

Preamble.

WHEREAS it is expedient to amend the Ordinance No. 10 of 1891, hereinafter referred to as "the principal Ordinance;" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Game Preservation Ordinance, 1902," and this Ordinance and the principal Ordinance may be cited collectively as "The Game Preservation Ordinance, 1891 and 1902."

Amendment of section 4.

2 For sub-section (2) of section 4 of the principal Ordinance there shall be substituted the following sub-section:

(2) To shoot at or kill any elephant, buffalo, or game, or capture, pursue, or attempt to capture, any tusker, elephant, buffalo, or game, without having obtained a license for that purpose as hereinafter provided.

Amendment
of section 5.

3 For sub-sections (2), (4), and (5) of section 5 of the principal Ordinance there shall be substituted the following sub-sections :

License to
capture
elephants.

(2) A license to capture, pursue, or attempt to capture, a tusker or an elephant, shall be subject to stamp duty of fifty rupees, and shall be in the form B in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same.

License to
capture
buffaloes.

(4) A license to capture, pursue, or attempt to capture, a buffalo, shall be subject to a stamp duty of two rupees, and shall be in the form D in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same.

License to kill
game.

(5) A license to shoot at, kill, capture, pursue, or attempt to capture, game, shall be subject to an annual stamp duty of three rupees and fifty cents, and shall be in the form E in schedule II. hereto, and subject to the conditions inscribed thereon by the officer granting the same. Every such license shall be in force from the date of issue until the 30th day of June next following, both dates inclusive. Provided that such license shall be void and of no effect in the close season.

Amendment of
section 8.

4 For section 8 of the principal Ordinance there shall be substituted the following section :

Licenses in
certain cases free
of stamp duty.

(1) The government agent may when it appears to him expedient to do so issue free of stamp duty—

- (a) The license referred to in sub-section (5) of section 5; and
- (b) A license for the destruction of any troublesome or dangerous tusker, elephant, or buffalo.

(2) The government agent on issuing any license under this section shall forthwith report the same to the Governor, detailing in such report the circumstances under which such license was issued.

Amendment of
section 9.

5 For section 9 of the principal Ordinance there shall be substituted the following section :

Destruction of
game on
cultivated land
permitted.

(9) It shall be lawful for any person to kill, shoot at, destroy, pursue, capture, or attempt to capture, without a license, any tusker, elephant, buffalo, or game while trespassing in or upon any cultivated land: Provided that information of the capture or destruction of such animal shall be forthwith given to the nearest headman or police officer, and provided that in the case of a tusker being so captured or destroyed the tusker and its tusks shall be held to be the property of the Crown.

Amendment of
section 11.

6 For sub-sections (b), (c), and (d) of section 11 there shall be substituted the following sub-sections :

(b) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at, kill, pursue, capture, or attempt to capture, a tusker or elephant, shall on conviction be liable for each offence to a fine not exceeding two hundred and fifty rupees, or to rigorous imprisonment which may extend to a period of six months, or to both.

(c) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at, kill, capture, pursue, or attempt to capture a buffalo, shall on conviction be liable for each offence to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

(d) Any person who in contravention of this Ordinance, or contrary to the tenor of any license issued to him, shall shoot at, kill, capture, pursue, or attempt to capture game, shall on conviction be liable for each offence to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

Sub-section (4) added to section 13	<p>7 To section 13 of the principal Ordinance there shall be added the following sub-section:</p> <p>(4) The Governor may at any time, by notification in the <i>Government Gazette</i>, exempt any province, district, or chief headman's division from any notification issued under sub-section 1 of this section.</p>
Section 14 A added.	<p>8 After section 14 of the principal Ordinance there shall be inserted the following section, which shall be numbered 14 A:</p>
Confiscation of tusker, &c.	<p>14 A Whenever any person has been convicted by a police magistrate of killing, capturing, or destroying any tusker, elephant, buffalo, or game in contravention of this Ordinance, or contrary to the tenor of any license issued to him, it shall be lawful for such magistrate to order the confiscation of such tusker, elephant, buffalo, or game so killed, captured, or destroyed.</p>

By His Excellency's command,

EVERARD IM THURN,
Colonial Secretary's Office, Colonial Secretary.
Colombo, February 16, 1902.

MINUTE.

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

An Ordinance to amend "The Licensing Ordinance, 1891."

Preamble.	<p>WHEREAS it is expedient to amend "The Licensing Ordinance, 1891," hereinafter referred to as "the principal Ordinance": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:</p>																											
Short title.	<p>1 This Ordinance and the principal Ordinance shall be read as one Ordinance, and may be cited collectively as "The Licensing Ordinances, 1891 and 1902."</p>																											
Amendment of section 12.	<p>2 For section 12 of the principal Ordinance the following shall be substituted, namely:</p>																											
Stamp duties payable on licenses.	<p>(1) The licenses hereunder specified shall be subject to the following stamp duties:</p> <table border="0" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 80%;"></th> <th style="text-align: right; width: 10%; font-weight: normal;">Rs.</th> <th style="text-align: right; width: 10%; font-weight: normal;">c.</th> </tr> </thead> <tbody> <tr> <td>License to sell by wholesale and retail only beer and porter to be consumed on the premises or not ...</td> <td style="text-align: right;">20</td> <td style="text-align: right;">0</td> </tr> <tr> <td>License to sell by wholesale intoxicating liquor not to be consumed on the premises ...</td> <td style="text-align: right;">50</td> <td style="text-align: right;">0</td> </tr> <tr> <td>License to sell by wholesale and by retail intoxicating liquor not to be consumed on the premises ...</td> <td style="text-align: right;">75</td> <td style="text-align: right;">0</td> </tr> <tr> <td>License to sell by retail intoxicating liquor to be consumed on the premises ...</td> <td style="text-align: right;">150</td> <td style="text-align: right;">0</td> </tr> <tr> <td>License to keep a refreshment house ...</td> <td style="text-align: right;">200</td> <td style="text-align: right;">0</td> </tr> <tr> <td>License to keep an hotel—</td> <td></td> <td></td> </tr> <tr> <td style="padding-left: 20px;">If the premises in respect of which the license shall be granted shall be of or under the annual value of Rs. 1,000 ...</td> <td style="text-align: right;">250</td> <td style="text-align: right;">0</td> </tr> <tr> <td style="padding-left: 20px;">For every additional Rs. 1,000 or fraction thereof of annual value, in addition to the duty of Rs. 250, a further duty of Rs. 50, provided that the duty shall in no case exceed Rs. 2,500.</td> <td></td> <td></td> </tr> </tbody> </table>		Rs.	c.	License to sell by wholesale and retail only beer and porter to be consumed on the premises or not ...	20	0	License to sell by wholesale intoxicating liquor not to be consumed on the premises ...	50	0	License to sell by wholesale and by retail intoxicating liquor not to be consumed on the premises ...	75	0	License to sell by retail intoxicating liquor to be consumed on the premises ...	150	0	License to keep a refreshment house ...	200	0	License to keep an hotel—			If the premises in respect of which the license shall be granted shall be of or under the annual value of Rs. 1,000 ...	250	0	For every additional Rs. 1,000 or fraction thereof of annual value, in addition to the duty of Rs. 250, a further duty of Rs. 50, provided that the duty shall in no case exceed Rs. 2,500.		
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	<p>License to keep a proprietary club, one-half of the respective rates for keeping an hotel.</p>																											

Hotel license authorizes consumption on premises.

(2) A license to keep a refreshment house or a license to keep an hotel or a proprietary club shall entitle the licensee to sell intoxicating liquor by retail to be consumed on the premises to which such license extends.

Insertion of section 3.

3 After section 12 of the principal Ordinance the following sections shall be inserted and numbered 12 A and 12 B respectively :

Section 12 B to be brought into operation by Proclamation.

12 A Section 12 B shall come into operation in such provinces, municipalities, local board towns, divisions, districts, or villages, and at such times as the Governor shall from time to time, by Proclamation to be published in the *Government Gazette*, appoint, and from and after the date at which the above-mentioned section shall come into operation in any province, municipality, local board town, division, district, or village, the provisions of section 12, so far as the same relate to a license to sell by retail intoxicating liquor to be consumed on the premises, shall not apply to such province, municipality, local board town, division, district, or village, and licenses to sell by retail intoxicating liquors shall be granted only as hereinafter provided in section 12 B.

Number of licenses to be annually published.

12 B (1) From and after the coming into operation of this section within any province, municipality, local board town, division, district, or village, the government agent of such province or of the province within which such municipality, local board town, division, district, or village is situated, shall, on or before the 30th day of September in each year, cause to be published twice at least in the *Government Gazette* and in one or more of the local newspapers a notice declaring the number of licenses which will be granted for the year commencing the first day of January then next ensuing for the sale by retail of intoxicating liquor to be consumed on the premises within the local areas defined by such notice. The number of licenses to be granted within any such local areas shall be determined by the Governor, with the advice of the Executive Council.

Licensee may sell on approved premises.

(2) Every such license shall entitle the licensee to sell by retail intoxicating liquor to be consumed on premises approved of by the government agent, and shall be subject to the provisions of this Ordinance.

Notice of sale.

(3) By the notice to be so published as aforesaid the government agent shall fix a date and place at which such licenses shall be put up to sale by public auction. It shall be in the discretion of the government agent to fix an upset price at which each such license shall be put up, and to refuse to accept any bid without assigning any reason for so doing, and the government agent shall be at liberty in his discretion from time to time to postpone any such sale.

Terms of sale.

(4) Every such sale shall be on such terms and conditions as the Governor, with the advice of the Executive Council, may from time to time order.

Power to recall licenses.

(5) The Government agent may cancel or suspend any license granted in respect of such sale :

- (a) If any sum payable by the holder thereof be not duly paid in terms of the conditions of sale ; or
- (b) In the event of any breach by the holder of such license, or by his servant, or by any one acting with his express or implied permission on his behalf, of any of the terms of the conditions of sale ; or
- (c) If the holder thereof is convicted of any offence against this Ordinance, or any cognizable and non-bailable offence ; or
- (d) If the conditions of sale provide for such cancellation or suspension at will.

Amendment of section 44.

4 For section 44 of the principal Ordinance there shall be substituted the following section :

Government agent may withdraw license.

44 (1) If any licensed person or keeper of a tavern shall be convicted of an offence against any of the provisions of this Ordinance, or of Ordinance No. 10 of 1844, or of Ordinance No. 17 of 1889, or if any person licensed to keep a refreshment house or an hotel does not in the opinion of the government agent use the same for the purpose for which the license issued, it shall be lawful for the government agent, if he shall see fit to do so, to withdraw his license, and to publish notice of such withdrawal in the *Government Gazette*, and such license shall thereupon be deemed as if taken to be withdrawn, and shall be of no further force or effect.

Appeal.

(2) It shall be open to any person whose license shall be withdrawn to appeal to the Governor, who may confirm or reverse such withdrawal as to him, with the advice of the Executive Council, shall seem fit.

By His Excellency's command,

Colonial Secretary's Office,
Colombo, February 24, 1902.

EVERARD IM THURN,
Colonial Secretary.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Kahagalagey Samuel de Silva Goonetilleke, deceased, of Cotta road in Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 23rd day of January, 1902, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Rev. Theodore Silva of Kelaniya; and the affidavit of the said petitioner, dated 21st 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 Kahagalagey Samuel de Silva Goonetilleke issued to him, as brother of the said deceased, unless the respondents (1)—Kahagalagey Justina de Silva wife of Donmanige Ujate de Silva, both of Agalia in the Gangaboda pattu of the District of Galle; (2) Kahagalagey Simon de Silva Goonetilleke of Baddegama in Galle District, (3) Kahagalagey Johans de Silva Goonetilleke of Unanvita in Galle District, (4) Giniangodage Bastian of Baddegama, (5) Giniangodage Babahami Silva of Baddegama, (6) Giniangodage Johana Silva, wife of Kahagalage Andiris de Silva of Baddegama—shall, on or before the 20th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 23rd day of January, 1902.

The date for showing cause against the above *Order Nisi* is extended to 13th March, 1902.

D. F. BROWNE,
District Judge.

February 20, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Maria Ferdinandus Wijeyewickrama Siriwardana, deceased, of Mattacooly in Colombo.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 18th day of February, 1902, in the presence of Mr. W. P. Gunawardana, Proctor, on the part of the petitioner

Paulu Ferdinandus Wijeyewickrama Siriwardana of Mattacooly in Colombo; and the affidavit of the said petitioner, dated 17th February, 1902, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Maria Ferdinandus Wijeyewickrama Siriwardana issued to him, as an heir of the said deceased, unless the respondent Anastasia Ferdinandus Wijeyewickrama Siriwardana, widow of Adambarage Arnolis de Alwis of Mattacooly in Colombo, shall, on or before the 13th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 18th day of February, 1902.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Amerasinghe Aratchigey Don Marsel Appuhamy, deceased.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 25th day of February, 1902, in the presence of Mr. F. A. Tissaverasinghe, Proctor, on the part of the petitioner Pana Lana Kana Muttakaruppen Chetty of No. 42, Sea street, Colombo; and the affidavit of the said petitioner, dated 20th February, 1902, having been read:

It is ordered that the Secretary of the District Court of Colombo be declared entitled to have letters of administration to the estate of the deceased Amerasinghe Aratchigey Don Marsel Appuhamy, unless the respondents—1, Amarasinghe Aratchigey Dona Maria Teresa of Dalugama; 2, Amarasinghe Aratchigey Don Martina of Dalugama; 3, Amarasinghe Aratchigey Dona Clara of Palliwatta; 4, Hallapperumagey Warliyano Fonseka of Palliwatta; 5, Amarasinghe Aratchigey Don John Appuhamy of Dalugama—shall, on or before the 13th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE,
District Judge.

The 25th day of February, 1902.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Sena Ravenna Mana Pana Lana *alias* Sena Ravenna Mana Pana Lana Pana Palaniappa Chetty, deceased, of Weerasegarapurama, in the District of Madura in India.

No. 2,220.

THIS motion coming on for disposal before John Henricus de Saram, Companion of the Most Distinguished Order of Saint Michael and Saint George, District Judge of Kandy, on the 5th day of February, 1902, in the presence of Messrs. Jonklaas & Son on the part of the petitioner Pana Lana Pallaniappa Chetty of Mooreyoor Madura Zillah, in the District of Madura in India, and presently of No. 148, Sea street, Colombo; and the affidavit of the said petitioner, dated 3rd February, 1902, having been read: It is ordered that the petitioner Pana Lana Pallaniappa Chetty of Mooreyoor Madura Zillah, in the District of Madura in India, and presently of No. 148, Sea street, Colombo, be and he is hereby declared entitled to letters of administration to the estate of the late Sena Ravenna Mana Pana Lana *alias* Sena Ravenna Mana Pana Lana Pana Pallaniappa Chetty, deceased, of Weerasegarapuram, in the District of Madura in India, as the lawful attorney of the widow of the said deceased, unless 1, Omayal Atchy; 2, Sawanna Casy Chetty; 3, Wyswalatchy; 4, Valaye Atchy; 5, Natchamma Atchy; 6, Sathamey Atchy; 7, Omayal Atchy; and 8, Sevakamy Atchy, all of Weerasegarapuram aforesaid, the 1st, 2nd, 3rd, 5th, 6th, 7th, and 8th persons above-named represented by their guardian *ad litem* Kana Runa Ana Runa Arunasalem Chetty of Gampola shall, on or before the 10th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
District Judge.

The 5th day of March, 1902.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Chivakamippillai, wife of Chuppar Vettivelu, of Puloly west, deceased.

No. 1,239.

Chuppar Vettivelu of Puloly west.....Petitioner.

Vs.
1, Arumugam Chitamparappillai and wife
2, Ammineppillai of Puloly west; 3, Saravanamuttu Tiagarajapillai of Puloly west. Respondents.

THIS matter of the petition of Chuppar Vettivelu of Puloly west praying for letters of administration to the estate of the above-named deceased Chivakamippillai, wife of Chuppar Vettivelu, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 13th day of February, 1902, in the presence of Mr. K. Kanakasabai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 5th day of February, 1902, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 18th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 13th day of February, 1902.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Ponnamma, wife of Canthiah, of Kokuvil, deceased.

No. 1,240.

Appakkuddi Canthiah of Kokuvil..... Petitioner.

Vs.
Thewanaippillai, widow of Kathiravelupillai, of Kokuvil.....Respondent.

THIS matter of the petition of Appakkuddi Canthiah of Kokuvil praying for letters of administration to the estate of the above-named deceased Ponnamma, wife

of Canthiah, of Kokuvil, coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 13th day of February, 1902, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 11th day of February, 1902, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 27th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

The 13th day of February, 1902.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Vallipuram Turaiyappa of Vannarponnai west, deceased.

No. 1,244.

Vallipuram Chinnatturai of Vannarponnai west.....Petitioner

Vs.

1, Vetanayakam, widow of Nulampatarayar Vallipuram of Vannarponnai west; 2, Nulampatarayar Chinnappa of Sandilippai; and 3, Rasamma, widow of Turaiyappa, and now wife of Chinnatturai, of Sandilippai.....Respondents.

THIS matter of the petition of Vallipuram Chinnatturai of Vannarponnai-west praying for letters of administration to the estate of the above-named deceased Vallipuram Turaiyappa of Vannarponnai west coming on for disposal before W. R. B. Sanders, Esq., District Judge, on the 20th day of February, 1902, in the presence of Mr. T. C. Changarapillai, Proctor, on the part of the petitioner; and affidavit of the petitioner, dated the 19th day of February, 1902, having been read: It is declared that the petitioner is the heir of the said intestate, and as such 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 17th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

W. R. B. SANDERS,
District Judge.

This 20th day of February, 1902.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Will of Makka de Soisa Amarasekera, deceased, of Telwatta.

No. 2,763.

THIS matter coming on for disposal before F. J. de Livera, Esq., District Judge of Galle, on the 26th day of July, 1901, in the presence of Mr. Abeywardene, Proctor, on the part of the petitioner Hondamuni Rajalias de Soisa of Telwatta; and the affidavit of the said H. Rajalias, dated 25th day of May, 1901, having been read: It is ordered that the will of Makka de Soisa Amarasekera, deceased, dated 2nd July, 1879, and now deposited in the court, be and the same is hereby declared proved.

It is declared that Hondamuni Rajalias de Soisa of Telwatta is nephew of the said deceased, and that he is as such entitled to have letters of administration, with copy of the will annexed, issued to him, unless the respondents—(1) Themis Mendis Wickramasinghe Haminey, widow of William de Soisa; (2) Hondamuni Samuel de Soisa; (3) Hondamuni Ciciliya de Soisa, all of Mahapelana in Kosgoda; (4) Adirian de Soisa Rajapaksa of Telwatta; (5) Salman de Soisa Rajapaksa of Telwatta; (6) Dolly de Soisa Rajapaksa, wife of (7) Prolis Thebrew, both of Kosgoda; (8) Aron de Soisa Rajapaksa of

Telwatta—shall, on or before the 19th day of September, 1901, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA,
District Judge.

The 25th day of July, 1901.

This *Order Nisi* has been extended to 7th March, 1902.

JAMES PEIRIS,
District Judge.

In the District Court of Galle.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. } In the Matter of the Last Will and Testament of Owitigala Vitanage *alias* Subasinghe Arachchige Dona Elizabeth Abeyenayaka Haminey of Alawatugoda, deceased.

THIS matter coming on for disposal before J. D. Mason, Esq., District Judge of Galle, on the 9th day of January, 1902, in the presence of Mr. Goonewardene, Proctor, on the part of the petitioners Nambukara Helembage Don Udaris Lewis Appuhamy and N. H. Don Hendrick Abraham Appuhamy, both of Alawatugoda; and the affidavit of the said N. H. Don Udaris Lewis Appuhamy of Alawatugoda, dated 10th day of August, 1901, having been read:

It is ordered that the will of Owitigala Vitanage *alias* Subasinghe Arachchige Dona Elizabeth Abeyenayaka Haminey, deceased, dated 29th day of November, 1896, be and the same is hereby declared proved.

It is declared that the said Nambukara Helembage Don Udaris Lewis Appuhamy, and Nambukara Helembage Don Hendrick Abraham Appuhamy are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless the respondents—(1) Nambukara Helembage Dona Incho Haminey, (2) Don Andiris de Alwis Gunatilake, (3) Nambukara Helembage Dona Helena Haminey, wife of (4) Don Carolis de Allis Gunatilake Kaunangere, Vidane Arachchi of Bentota, (5) Robolge Ellen *alias* Setuhamy, (6) Nambukarawassan Helembage Jomeris Nicholas, (7) Nambukarawassan Helembage Omis Mortel, (8) Nambukarawassan Helembage Hendrick, (9) Nambukarawassan Helembage Richard, (10) Nambukarawassan Helembage Rugin, (11) Abraham Kannangere, all of Bentota, (12) Sopia Nona de Alwis Gunatilake Kaunangere, wife of (13) Hendrick Wittachchi, both of Heenatigala in Kalutara, (14) Alice Abeyenayake, wife of (15) Boderagamage Arnis Weerasinghe, (16) Abraham Abeyenayake, (17) Hamine Abeyenayaka, all of Bentota—shall, on or before the 20th day of February, 1902, show sufficient cause to the satisfaction of this court to the contrary.

J. D. MASON,
District Judge.

The 9th day of January, 1902.

It is ordered that the above *Order Nisi* be and the same is hereby extended to 8th day of April, 1902, for the purpose of publishing the same.

JAMES PEIRIS,
District Judge.

February 21, 1902.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Anne Frances Bandaranaike, deceased, of Galle.

THIS matter coming on for disposal before James Peiris, Esq., District Judge of Galle, on the 21st day of February, 1902, in the presence of Mr. D. C. F. Obeyesekere, the petitioner; and the affidavit of the said petitioner, dated 28th January, 1902, and his petition praying that the 5th respondent, D. M. Jansz, Secretary of the District Court, Galle, be appointed administrator of the estate of the said deceased having been read:

It is ordered and declared that the said 5th respondent, Mr. David Matthew Jansz, Secretary of the District Court of Galle, is entitled to have letters of administration issued to him as official administrator thereof, unless the respondents—(1) Edward Wijesekere Bandaranaike of China Garden, (2) Frances Ella Bandaranaike, (3) Allan Felix Bandaranaike, (4) Irene Ethel Bandaranaike, the 2nd, 3rd, and 4th respondents being minors by their guardian *ad litem* the 1st respondent, (5) David Matthew Jansz, Secretary of the District Court, Galle—shall, on or before the 19th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.*

JAMES PEIRIS,
District Judge.

The 21st day of February, 1902.

In the District Court of Tangalla.

Order Nisi.

Testamentary Jurisdiction. } In the Matter of the Estate of the late Juwan de Silva Abewarna Patabendige Don Siman, deceased, of Sinimodara.

THIS matter coming on for disposal before Howard Orne Fox, Esq., Additional District Judge, Tangalla, on the 1st day of February, 1902, in the presence of Mr. F. E. La Brooy, Proctor, on the part of the petitioner, and of the 1st, 2nd, and 11th respondents in person; and the affidavit of Andrahennedige Nonnohamy of Sinimodara, dated 9th September, 1901, having been read and all parties heard: It is ordered that letters of administration be issued to the Secretary of the Court, unless the respondents—(1) Abewarna Patabendige Balahamy of Unakuruwa, (2) Wirawarna-arachchige Salohamy of Walgan Eliya, (3) Ederiwira-arachchige Punchihamy of Walgan Eliya, (4) Wirawarna-arachchige Nonnohamy of Walgan Eliya, (5) Wirawarna-arachchige Jamis Appu of Walgan Eliya, (6) Wirawarna-arachchige Sawneris of Walgan Eliya, (7) Wirawarna-arachchige Bebi of Walgan Eliya, (8) Andrahennedige Punchihamy of Sinimodara, (9) Wijesuriya Gunasekera Don Tomis of Sinimodara, (10) Abedira Sinapatabendige Sancho of Sinimodara, (11) Lokuyaddehige Nonis of Sinimodara, (12) Abewarna Patabendige Luishamy of Sinimodara—shall, on or before the 22nd day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

J. O'K. MURTY,
District Judge,
for H. O. Fox,
Additional District Judge.

The 26th day of February, 1902.

In the District Court of Kegalla.

Order Nisi.

In the Matter of the Intestate Estate of Mary Helena Ekneligoda of Magamana, deceased.

Alice Rebecca Stewart of Magamana.....Petitioner.
Vs.

Charles Ekneligoda of Ruanwella..... Respondent.

THIS matter coming on for final disposal before Allan Beven, Esq., District Judge of Kegalla, in the presence of Mr. Æ. Ondaatje, Proctor for petitioner; and her affidavit, dated 7th January, 1902, being read: It is ordered that the petitioner be and she is hereby appointed administratrix to the estate of the late Mary Helena Ekneligoda aforesaid, and declared entitled to have letters of administration to the estate of the aforesaid Mary Helena Ekneligoda, unless the aforesaid respondent Charles Ekneligoda shall, on or before the 11th day of March, 1902, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN,
District Judge.

The 17th day of January, 1902.

In the District Court of Batticaloa.

Order Nisi declaring Will proved.

Testamentary } In the Matter of the Last Will and
Jurisdiction. } Testament of Assenlebbe Isumai-
No. 345. } levve, late of Ottamavedy, deceased.

Between

1, Isumailebbe Mohamadu Abdalcader and
2, Isumailebbe Mohamadulebbe of
Ottamavedy.....Petitioners.

And

1, Ossenlebbe Hadjar Mohainachey; 2,
Kalender Pattummah; 3, Isumailebbe
Animaummah; 4, Isumailebbe Mohamadu
Isumail; 5, Isumailebbe Abuvakker, all of
Ottamavedy (the 3rd, 4th, and 5th by their
guardian *ad litem* Kalender Pattum-
mah).....Respondents.

THIS action coming on for disposal before C. S.
Vaughan, Esq., District Judge of Batticaloa, on

this 4th day of February, 1902, in the presence of Mr. Suppramaniam, Proctor, on the part of the petitioners; and the affidavit of Isumailebbe Mohamadu Abdul Cader (one of the petitioners), dated 26th August, 1901, having been read, and the evidence of Abarlevve, Police Headman of Ottamavedy, having been taken.

It is ordered that the will of Ossenlebbe Isumailebbe, dated 25th April, 1901, and now deposited in this court be and the same is hereby declared proved.

And it is further ordered that the said petitioners Isumailebbe Mohamadu Abdul Cader and Isumailebbe Mohamadulebbe be, and they are hereby declared entitled to have letters of administration to the estate of the deceased Ossenlebbe Isumailebbe with a copy of the will annexed issued to them, as sons of the said deceased, unless the respondents or any one shall, on or before the 11th day of March, 1902, show sufficient cause to the satisfaction of the court to the contrary.

C. S. VAUGHAN,
District Judge.

The 4th February, 1902.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2, 06. In the matter of the insolvency of N.
Swamynathen of Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 3, 1902, to consider the question of the grant of a certificate of conformity to the said insolvent.

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

Colombo, March 4, 1902.

No. 2,039. In the matter of the insolvency of F. X.
Caderamer Pulle of New Chetty
street, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 3, 1902, to consider the question of the grant of a certificate of conformity to the said insolvent.

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

Colombo, March 4, 1902.

No. 2,042. In the matter of the insolvency of Henry
Albert Jansz of No. 42, Demata-
goda.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 3, 1902, to consider the question of the grant of a certificate of conformity to the said insolvent.

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

Colombo, March 4, 1902.

No. 2,050. In the matter of the insolvency of D. G.
Goonewardene of Kotahena, Colombo.

WHEREAS D. G. Goonewardene has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said D. G. Goonewardene has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said D. G. Goonewardene insolvent accordingly, and that two public sittings of the court, to wit, on April 3 and 17, 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,

J. B. MISSE,
Secretary.

Colombo, March 4, 1902.

In the District Court of Kandy.

No. 1,443. In the matter of the insolvency of
Awana Ahamadu Saibu and Ena
Kader Assen Saibu, members of the
firm of E. K. Ahamadu Saibu & Co.
at Kandy.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 18, 1902, for further proof of claims.

By order of court,

A. SANTIAGO,
Secretary.

Kandy, March 4, 1902.

No. 1,445. In the matter of the insolvency of Iha-
vararety of Bogawatta, Kotagala.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 4, 1902, to appoint an assignee.

By order of court,

A. SANTIAGO,
Secretary.

Kandy, March 5, 1902.

In the District Court of Galle.

No. 318. In the matter of the insolvency of Dikwelle
Patabendige Andiris de Silva of Tirana-
gama.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 5, 1902, to consider the question of a grant of certificate of conformity to the above-named insolvent.

By order of court,

D. M. JANSZ,
Secretary.

Galle, March 3, 1902.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Edmund Arthur Vanderstraaten of Hill
street in Colombo.....Plaintiff.

No. 14,973 C. Vs.

John Edwin Holmes and Wellege Engel-
tina Perera, husband and wife, both of
Veyangoda.....Defendants.

NOTICE is hereby given that on Friday, April 4, 1902, commencing at 1 P.M., will be sold by public auction at the respective premises the following properties decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 4,291.25, with interest on Rs. 3,750 at 12 per cent. per annum from May 13, 1901, to August 2, 1901, and on the aggregate sum of principal and interest at 9 per cent. per annum from August 2, 1901, until payment and costs, viz. :—

1. All that remaining portion from a piece of land, situate and lying in the western side of the Sea street, within the Municipality of Colombo, bearing assessment Nos. 11, 11A, 12, 12A, 12B, 12C, and 12D; bounded on the north, south, and east by private property, and on the west by Government ground; the entire land containing in extent 1 rood and 33 square perches, excluding therefrom 2.22 square perches sold on January 16, 1856, which said premises are described as follows:—All that old fish market and houses and ground adjoining thereto bearing assessment Nos. 12, 13, 14, 15, 16, and 17, situated at St. John's lane in the Pettah, Colombo; bounded on the north by Fish Market lane, on the east by the property of Sevah Maha Rajah and the property of the late Mr. F. Holmes, now of widow Mrs. M. Holmes and children, and on the west by St. John's lane; containing in extent 1 rood and 2½ square perches.

2. All that allotment of land situated behind St. John's road, within the Municipality of Colombo, bearing assessment Nos. 1, 2, 44, 45, 46, and 47; bounded on the north by the road, on the east, west, and south by land reserved for public purposes, adjoining St. John's road; containing in extent 5 square perches, which said premises are described as follows:—All those six houses bearing assessment Nos. 47, 46, 45, 44, 1, and 2, situated at St. John's road and Fish Market lane in the Pettah of Colombo; bounded on the north by Seabeach road, on the east by the property of I. Murugen Chetty and by the property of Paules Fernando bearing assessment No. 3, on the south by Fish Market lane, and on the west by St. John's road; containing in extent about 11 square perches.

3. All those two contiguous lots bearing assessment Nos. 3 and 4, near Kayman's Gate, within the Municipality of Colombo, bounded on the north by the property of Petronella Rodrigo, on the east by the property of John Perera, on the south and west by 4th Cross street; containing in extent 1.3 square perches, which said premises are described as follows:—All those three houses, bearing assessment Nos. 31, 1, and 2, situated at Old Butchers' street and China lane in the Pettah of Colombo; bounded on the north and west by the property of A. S. Fernando bearing assessment Nos. 30 and 3, now Nos. 31 and 2, on the east by the Old Butchers' street, and on the south by the China lane; containing in extent 2½ square perches.

4. All that lot of ground, with the building standing thereon, bearing assessment No. 5, being a portion of two in one contiguous lots, situate near Kayman's Gate to the east of 4th Cross street in the Pettah, Colombo; bounded on the north by the other part of the property of Manuel Fernando and E. M. Fyfer, on the east by the property of M. Muksar, on the south by the property of

John Perera and C. Fyfer, and on the west by the property of Margaret Holmes and the 4th Cross street; containing in extent 7.45 square perches, which said premises are described as follows:—All that house and ground bearing assessment No. 3, situated at Old Butchers' street in the Pettah of Colombo; bounded on the north and south by the properties of Theodoris Fernando bearing assessment Nos. 4, 5, 2, and 8, on the east by the property of De Croos bearing assessment Nos. 78A, 78B, and 79, and on the west by Old Butchers' street; containing in extent 7¼ square perches.

5. All that undivided ½ part of the house and ground marked No. 41, at present bearing assessment No. 46, situated at Prince street within the Pettah of Colombo; bounded or reputed to be bounded on the north by Prince street, on the east by the house of the late Mr. C. Ossen, on the south by the house of John Pulle, and on the west by the house formerly of Mr. Wouterz; containing in extent 11.84 square perches, which said premises are described as follows:—All that house and ground bearing assessment No. 46, situated at Prince street in the Pettah of Colombo; bounded on the north by Prince street, on the east and west by the properties of Mr. A. W. Vangayzel bearing assessment Nos. 45 and 47, and on the south by a drain; containing in extent 13 square perches.

6. All that undivided ½ part of all those two in one annexed parts of a bankshall, including the piece of ground marked in the figure of survey letter A, which is the outer verandah, situated and lying in the 2nd Cross street, within the Pettah of Colombo, bearing assessment Nos. 1, 2, 3, 4, and 35, now bearing assessment No. 41; bounded on the north by the bankshall of Mr. D. Vandort, on the east by the 2nd Cross street, on the south by the Cross street, and on the west by the houses of Daniel Gomes; containing in extent 1.88 square perches, and the right, title, and interest of the defendant in and to the said properties.

E. ONDATJE,
Deputy Fiscal.Fiscal's Office,
Colombo, March 5, 1902.

In the District Court of Colombo.

M. S. Sathappa Chetty of Sea street.....Plaintiff.
No. 15,343. Vs.

Laurence Alwis of No. 46, Turret road.....Defendant.

NOTICE is hereby given that on Thursday, April 3, 1902, at 3.30 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. 495, with interest thereon for Rs. 450 at 30 per cent. per annum from July 15, 1901, to August 5, 1901, and thereafter at 9 per cent. per annum on amount decreed, until payment in full, and costs of suit, viz.:—

All that divided allotment of land called Galkissawatta, marked No. 8 in the plan thereof, being part or portion of the land comprised and described in the title plan No. 48,005, dated January 20, 1845, authenticated by F. B. Norris, Surveyor-General, situated at Galkissa in the Palle pattu of Sulpiti korale; bounded on the north by lot No. 7, on the east by lots Nos. 3 and 2, on the south by the property of A. Alwis Dabera, and on the west by the road from Colombo to Mount Lavinia; containing in extent 2 roods 2.14 perches more or less according to the plan dated December 21, 1900, made by C. H. Frida, Surveyor.

E. ONDATJE,
Deputy Fiscal.Fiscal's Office,
Colombo, March 4, 1902.

In the District Court of Colombo.

Sayna Seena Navana Ramanaden Chetty
of Sea street in Colombo.....Plaintiff.
No. 12,042. Vs.

1, Beminahennedige Johanis Pieris ; 2,
Beminahennedige Harmanis Pieris ;
and 3, Beminahennedige Cornelis
Pieris, all of Egoda Uyana in Moratuwa.....Defendants.

NOTICE is hereby given that on March 27, 1902, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property, for the recovery of the sum of Rs. 3,758-31, with interest at 9 per cent. per annum from April 28, 1901, till payment in full, viz. :—

Four eighth-parts of the garden called Madangahawatta, together with the new buildings standing thereon, constructed and occupied by the second defendant (excluding, however, the old buildings standing thereon), situated at Egoda Uyana, in the Palle pattu of Salpiti korale ; and which entire land is bounded on the north by the property owned by Tantullage Bastian Fernando, Police Vidane, and the portion of land which was in the name of Juan Pieris, on the east by the property which was in the name of Beminahennedige Juan Pieris and Panadure river, on the south by the portion of land belonging to the heirs of Sellapperumage Bastian Fernando, and on the west by the high road ; containing in extent about 3 acres.

P. PERERA,
Deputy Fiscal.

Deputy Fiscal's Office,
Moratuwa, March 3, 1902.

In the District Court of Kalutara.

George Richard Frida of Wellawatta in
Colombo.....Plaintiff.
No. 2,272. Vs.

1, Wedikkara Simanis Silva ; 2, Wedikkara
Hendrick Silva ; 3, Wedikkara
Punchisino Silva ; and 4, Wedikkara
Thomis Silva, all of Kaluwamodara.....Defendants.

NOTICE is hereby given that on Wednesday, April 2, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises, for the recovery of Rs. 2,169-25, the following property, viz. :—

1. The entire soil of the land called Tumbapitiyakurunduwatta, in extent of about 13 acres, together with cinnamon and all other trees and plantations, as also the chunnam-plastered bungalow standing thereon, situate at Malewana ; and bounded on the north by the land belonging to Richard Goonatilleka, Vidane Arachchi, wherein Welitara people resided, and Tumbapitiya, east by ela, south by Weragoda *alias* Berawagoda, west by Maddumagewatta and Lokurupitiya.

2. The planter's half share of the cinnamon plantation made on the portion (lying between the north and west) of the land Tumbapitiyakurunduwatta, of the extent of about 5 acres, at do. ; bounded on the north by Welio-wita and wela (low land), east by a portion of the same land wherein Palliadiam resided, south by the ditch of Tumbapitiyakurunduwatta, west by Mollamolewatta and wela (low land).

3. The entire soil, together with all the trees and plantations of the middle portion of Tumbapitiyawatta, at do. ; and bounded on the north by Welio-wita, east by the other portion of the same land, south by Tumbapitiyakurunduwatta, and west by Paragahapittaniya.

Mortgaged with plaintiff by bond No. 1,897, dated March 31, 1892, and declared specially bound and executable for the decree in this case.

G. SAXTON,
Deputy Fiscal.

Deputy Fiscal's Office,
Kalutara, March 3, 1902.

In the District Court of Negombo.

Suna Pana Lana Suppramanien Chetty, by
his attorney Suna Pana Lana Annemale
Chetty of Negombo Plaintiff.
No. 3,451. Vs.

Rajepaksekoralage Charles Kaldera Appu-
hami of Katana Defendant.

NOTICE is hereby given that on April 3, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :—

The land called Marendegahawatta and the tiled house standing thereon, situate at Katana in the Dunagaha pattu of Alutkuru korale ; and bounded on the north by the lands of Setungamudelige Marthelis Appuhami and others, on the east by the lands of Mathe Vidane and others, on the south by the dewata road and by the lands of Mathe Vidane and others, and on the west by the high road ; containing in extent 4 acres more or less.

Amount to be levied Rs. 1,104, and interest on Rs. 750 at 25 cents per Rs. 10 per mensem from May 5, 1899, of which Rs. 1,037 paid to plaintiff on April 4, 1901.

FRED. G. HEPPONSTALL,
Deputy Fiscal's Office, Deputy Fiscal.
Negombo, March 5, 1902.

In the Court of Requests of Negombo.

Mena China Kadirawelan Chetty, by his
attorney Mena China Vellasamy Pulle of
Negombo Plaintiff.
No. 8,336. Vs.

1, Sarange Anthoni de Saram and wife
2, Thalameherage Sopaya Elizabeth Fer-
nando, both of Boragodawatta Defendants.

NOTICE is hereby given that on April 5, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff, to wit :—

The land called Jambugodellawatta, situate at Borakadawatta in the Dasiya pattu of Alutkuru korale ; and bounded on the north by the land of Daniel Fernando and others, on the east by the road, on the south by the land of Sillestri Perera, and on the west by the land of Bastian Appu and others ; containing in extent 8 acres more or less.

Amount to be levied Rs. 92-75, and interest on Rs. 50 at 25 per cent. per annum from June 5 to July 17, 1901, and thereafter at 9 per cent.

FRED. G. HEPPONSTALL,
Deputy Fiscal's Office, Deputy Fiscal.
Negombo, March 5, 1902.

In the Court of Requests of Negombo.

Ana Runa Sina Thana Narayanan Chetty,
by his attorney Mena China Vellasamy
Pulle of Negombo Plaintiff.
No. 8,343. Vs.

1, Nissange Arachchige Dona Sarohamy ; and
2, Imiyage Don Francisku Appuhamy,
both of Yatiyana Defendants.

NOTICE is hereby given that on April 12, 1902, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged with plaintiff, to wit :—

The land called Kosgahalanda, situate at Kehelbaddara in the Dasiya pattu of Alutkuru korale ; and bounded on the north by another portion of this land of Juan Appu, on the east by the land of Salmon Perera Samarasekera, on the south by the land of Don Johannes, and on the west by the land of Don Raphiel Jayatileka ; containing in extent 6 acres more or less.

Amount to be levied Rs. 240-25, and interest on Rs. 150 at 25 per cent. per annum from June 5 to July 18, 1901, and thereafter at 9 per cent.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL,
Negombo, March 5, 1902. Deputy Fiscal.

Central Province.

In the District Court of Kurunegala.

A. S. L. Price, Superintendent of Delwita estate.....Plaintiff.
 No. 1,945. Vs.
 M. Samuel, Conductor of Halwatura estate, now of Matale.....Defendant.

NOTICE is hereby given that on April 3, 1902, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following lands, to wit:—

1. The field called Gederagawakotuwa, of about one amunam in extent, and the adjoining land of six nellies of kurakkan sowing; bounded on the east by the field belonging to Dingirala and Palliakumbure Ranmanika, on the south by the field belonging to Pancha Hanaya,

west by ela, and on the north by Boraluwaykumbura, with the plantations and buildings thereon, situate at Tibbotumulla of Matale.

2. The field called Boraluwaykumbura, of three pelas of paddy sowing extent; bounded on the east by the field belonging to Hombaway Appuhamy, south by the garden belonging to Jayappu, west by Elawella, and on the north by the field belonging to Jayappu Guruunche.

3. The field called Boraluwaykumbura, of 18 lahas paddy sowing; bounded on the east by the garden belonging to Ranmanika and Sobarat Etena, south by Heendandu-ela, west by Alatabakumbura, and on the north by the field belonging to Kungie Kando, all situate at Tibbotumulla aforesaid.

Amount of writ, Rs. 542-61 and interest.

Fiscal's Office,
 Kandy, March 5, 1902.

R. A. G. FESTING,
 Deputy Fiscal.

I, FERDINANDO HAMLYN PRICE, Fiscal for the Province of Uva, do hereby nominate and depute Mr. Noor Salim Cassim to be my Deputy in the said office of Fiscal for the District of Badulla-Haldummulla during my pleasure.

This 3rd day of March, 1902.

F. H. PRICE,
 Fiscal.

I, GEORGE MERRICK FOWLER, Fiscal for the Western Province, do hereby appoint Solomon Dias Samarasinghe to be Marshal for the Kosgamaperuwa in the Udugaha pattu of Hewagam korale, in the District of Avisawella, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

G. M. FOWLER,
 Fiscal.

This 10th February, 1902.

I, GEORGE MERRICK FOWLER, Fiscal for the Western Province, do hereby appoint James de Livera Weerakoon to be Marshal for the District of Panadure, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

G. M. FOWLER,
 Fiscal.

This 10th February, 1902.

I, GEORGE MERRICK FOWLER, Fiscal for the Western Province, do hereby appoint James Perera Samarasekara to be Marshal for the division of Hapitigam korale, in the District of Negombo, Western Province, under the provisions of the Fiscals' Ordinance, No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

G. M. FOWLER,
 Fiscal.

This 10th February, 1902.

I, GEORGE MERRICK FOWLER, Fiscal for the Western Province, do hereby appoint Charles Augustus Samarakkodi to be Marshal for the division of Siyane korale east, in the District of Colombo, Western Province, under the provisions of the Fiscals' Ordinance No. 4 of 1867, and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

G. M. FOWLER,
 Fiscal.

This 10th February, 1902.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given that a suit (No. 5,045) has been instituted in the Court of Requests of Kegalla by fifty-two labourers of Hunugala estate against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 1,300.

C. P. W. GUNASEKERE,
 Chief Clerk.

This 21st February, 1902.

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by Ramen, Head Kangany of Welikande estate, against the proprietor of Stonyhurst, Gampola, under the Ordinance No. 13 of 1889, for the recovery of his wages amounting to Rs. 35.

W. R. VANDERPOT,
 Chief Clerk.

This 22nd day of February, 1902.

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 Western Circuit will be holden at the Court-house at Hulftsdorp on Friday, March, 21, 1902, at 11 o'clock of the morning of the said day.

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

Fiscal's Office,
Colombo, March 5, 1902.

E. ONDATJE,
Deputy Fiscal.

ලංකාවිපයේ ගරු කටයුතු උතුම්වූ සුප්‍රීම් උස විශේෂ මට ලැබී තිබෙන ආඥාවක බලය කරණකොටගෙන මෙයින් ප්‍රකාශකරන්නේ නම් බස්නාහිර දිසාවේ ක්‍රිමිනෙල් නඩු විභාගය වසී 1902 ක්වූ මාර්තු මස 21 වෙනි දින පෙරවරු 11 පැය පටන් කොලඹ තිබෙන නඩුසාලාවේ පවත්වනු ලබන සැමදෙනාම සටකී ස්ථානයට සටකී වෙලාවට ඇවිත් පෙනී සිටිනු ලබනු ලබන මිනිස්සුන්ට මිනිස්සුන්ට ඉල්ලා ලබාගෙන මිස එයින් පිටතට යනට හුදුවන බවත් මෙයින් සැමදෙනාම දන්වන්නෙමි.

ඊ. මන්ඩවිච්චි,
දෙපිට පිස්කල් වමිහ.

වසී 1902 ක්වූ මාර්තු මස 5 වෙනි දින කොලඹ පිස්කල් කන්තෝරුවේදීය.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත. මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත. මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි,
ඊ. ඉන්ද්‍රාජි,
පිස්කාලාස්කාර.

පිස්කාලාස්කාර,
1902 ම ඉරිදි පස්වරු 5 ට.

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 Western Circuit at Colombo will be holden at the Court-house at Hulftsdorp, Colombo, on Thursday, March, 20, 1902, at 11 o'clock of the morning of the said day.

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

Fiscal's Office,
Ratnapura, March 5, 1902.

EVAN M. BYRDE,
Fiscal.

ලංකාවිපයේ ගරු කටයුතු උතුම්වූ සුප්‍රීම් උස විශේෂ මට ලැබී තිබෙන ආඥාවක බලය කරණකොටගෙන මෙයින් ප්‍රකාශකරන්නේ නම් බස්නාහිර දිසාවේ ක්‍රිමිනෙල් නඩු විභාගය වසී 1902 ක්වූ මාර්තු මස 20 වෙනි දින පෙරවරු 11 පැය පටන් කොලඹ තිබෙන නඩුසාලාවේ පවත්වනු ලබන සැමදෙනාම සටකී ස්ථානයට සටකී වෙලාවට ඇවිත් පෙනී සිටිනු ලබන මිනිස්සුන්ට මිනිස්සුන්ට ඉල්ලා ලබාගෙන මිස එයින් පිටතට යනට හුදුවන බවත් මෙයින් සැමදෙනාම දන්වන්නෙමි.

ඉල්ලා ලබාගෙන මිස එයින් පිටතට යනට හුදුවන බවත් මෙයින් සැමදෙනාම දන්වන්නෙමි.

ඉවන් ඇම්. ඊ. ඊ. ඊ.
පිස්කල් වමිහ.

වසී 1902 ක්වූ මාර්තු මස 5 වෙනි දින රත්නපුරේ පිස්කල් කන්තෝරුවේදීය.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි,
ඉ. ඉ. ඉ. ඉ.

මුහුණකෙරෙහි,
1902 ම ඉරිදි පස්වරු 5 ට.

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 Districts of Puttalam and Chilaw will be holden at the Court-house at Colombo on Thursday, March 20, 1902, at 11 o'clock of the morning of the said day.

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

Fiscal's Office,
Kurunegala, March 4, 1902.

H. L. CRAWFORD,
Fiscal.

ලංකාවිපයේ ගරු කටයුතු උතුම්වූ සුප්‍රීම් උස විශේෂ මට ලැබී තිබෙන ආඥාවක බලය කරණකොටගෙන මෙයින් ප්‍රකාශකරන්නේ නම් පුත්තලම් සහ චිලාව දිස්ත්‍රික්ක ක්‍රිමිනෙල් නඩු විභාගය වසී 1902 ක්වූ මාර්තු මස 20 වෙනි දින පෙරවරු 11 පැය පටන් කොලඹ නඩුසාලාවේ පවත්වනු ලබන සැමදෙනාම සටකී ස්ථානයට සටකී වෙලාවට ඇවිත් පෙනී සිටිනු ලබන මිනිස්සුන්ට මිනිස්සුන්ට ඉල්ලා ලබාගෙන මිස එයින් පිටතට යනට හුදුවන බවත් මෙයින් සැමදෙනාම දන්වන්නෙමි.

එම්. ඉ. ඉ. ඉ. ඉ.
පිස්කල් වමිහ.

වසී 1902 ක්වූ මාර්තු මස 4 දින කුරුණෑගල පිස්කල් කන්තෝරුවේදීය.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි සහකරු පොරොන්දු සපුරාලීමේදී පොරොන්දු පාලකයන්ගේ ප්‍රකාශනවලට අනුකූලව කටයුතු කළ යුතු බවට මාගේ මනසට පැවසීමට මාට අවස්ථාවක් ඇත.

මුහුණකෙරෙහි,
ඊ. ඉ. ඉ. ඉ.

මුහුණකෙරෙහි,
1902 ම ඉරිදි පස්වරු 4 ට.