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Dublished Authority. hm

No. 6,040-FRIDAY, MARCH 3, 1905.

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

PART II.—Legal and Judicial.

PART III.—Provincial Administration.
PART IV.—Land Settlement.
PART V.—Mercantile, Marine, Municipal, Local, &c.

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 ORDINANCE.

MINUTE.

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

> An Ordinance for Regulating the Business of Dealers in Old Metal.

Preamble.

HEREAS the business of dealers in old metal affords facilities for the disposal of stolen goods, and it is expedient that the same should be regulated in order to diminish such facilities: 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 may be cited as "The Old Metal Ordinance, 190 ."

Interpretation of terms.

- 2 In the construction and for the purposes of this Ordinance:
- "Dealer in old metal" means any person dealing in, buying, or selling old metal of any kind or description, scrap meral, broken metal, or partly manufactured metal goods, or defaced or old metal goods, or portions of machinery, and whether such person deals in such articles only or together with other things.

"Old metal" means the said articles or any of them.

Penalty on dealer in old metal being in possession of stolen property. 3° (1) It shall be lawful for any police magistrate, on complaint made before him, upon oath or affirmation, that the complainant has reason to believe and does believe that any old metal, stolen or unlawfully obtained, is kept in any house, shop, room, or place by any dealer in old metal, to give authority by special warrant to any constable or police officer to enter in the day time such house, shop, room, or place, with such assistance as may be necessary, and to search for and seize all such old metal there found, and to carry all the articles so seized before the magistrate issuing the

warrant, or some other police magistrate.

(2) Such magistrate shall thereupon issue a summons requiring such dealer to appear before him at a time and place to be named in such summons, and if such dealer does not then and there prove to the satisfaction of such magistrate how he came by the said articles, or if any such dealer is found in the possession of any old metal which has been stolen or unlawfully obtained, and, on his being taken or summoned before a police magistrate, it is proved to the satisfaction of such magistrate that at the time when he received it he had reasonable cause to believe it to have been stolen or unlawfully obtained, then in either of such cases such dealer shall be liable to a penalty not exceeding fifty rupees, and for any subsequent offence to a penalty not exceeding two hundred rupees, or, in the discretion of the magistrate, in the case of such second or subsequent offence, shall be liable to imprisonment, with or without hard labour, for any term not exceeding three months: Provided always that nothing herein contained shall interfere with or affect any proceeding by indictment to which such dealer in old metal may be liable for feloniously and knowingly receiving stolen goods, but no person shall be prosecuted by indictment and also proceeded against under this Ordinance for the same offence.

Power to order. dealer to be registered after conviction.

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4 (1) When any dealer in old metal is convicted of either of the offences aforesaid it shall be lawful for such magistrate, or, on proof of such conviction, for any other magistrate of the same province, to order and direct that such dealer shall be registered, at the principal police of such province in a book to be kept by the superintendent of police of such province for such purpose, according to the form No. 1 contained in the first schedule to this Ordinance.

(2) From and after such registration such dealer shall be subject to and shall conform to the several regulations hereinafter provided for such period, not exceeding three years, as such magistrate may order, and if such dealer during such period is convicted of any offence under this Ordinance the magistrate so convicting him may order the period for which he is then subject to such regulations to be extended for not more than three years from the time when

such period would otherwise expire.

5 (1) Every dealer in old metal who is subject to the regulations of this Ordinance as aforesaid shall, upon removing to any other place of business, give notice of such removal at the police station where he is registered, and if he continues to carry on business as a dealer in old metal without giving such notice he shall incur a penalty not exceeding fifty rupees and a penalty not exceeding five rupees for every day after the first on which he continues to carry on such business without giving such notice.

(2) Where such dealer removes to any place out of the province in which he has been registered it shall be the duty of the superintendent of police for such province to transmit a certificate of such registration signed by himself, which shall be evidence of such registration, together with a certified copy of any order of a police magistrate as to the period for which such dealer is to be subject to the regulations of this Ordinance, to the superintendent of police of the province

in which such dealer has taken up his residence.

(3) Any police magistrate of such province may thereupon issue a summons to such dealer to appear before him, and if it appears to such magistrate that he intends to carry on

Giving of notice by registered dealer of change of place of business. business as a dealer in old metal such magistrate may order him to be registered in the same manner as is provided in the last preceding section, and such registration shall have the same effect during the period for which such dealer is to be subject to the regulations of this Ordinance by any order of a police magistrate as aforesaid, as in the said section is provided.

Power of visiting place of business of registered dealer.

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6 It shall be lawful for any magistrate, by order in writing, to authorize one or more inspectors or sergeants of police to visit at any time the places of business and inspect the goods and books of dealers in old metal who are subject to the regulations of this Ordinance as aforesaid and who carry on business within the division of the province for which such magistrate acts, and every such inspector or sergeant shall, and is hereby empowered, to record, in the book hereinafter required to be kept by every such dealer in old metal, the day and hour of his visit, and to place opposite the entry of every article examined by him his name or initials in attestation of the same.

Regulations to be observed by registered dealer.

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- 7 (1) Every dealer in old metal who is registered as aforesaid shall, during the period which a police magistrate may order as hereinbefore provided, conform to the following regulations, that is to say:
 - (a) He shall keep a book or books fairly written, and shall enter therein, according to the form No. 2 contained in the first schedule to this Ordinance, an account of all such old metal as he may from time to time become possessed of, stating in respect of each article the name of the person who purchased or received the same, and the time at which and the name of the person from whom he purchased or received the same, adding, in the case of every such last-mentioned person, a description of his business and place of abode; and he shall also enter in such book or books, according to the form No. 3 contained in the said schedule, an account of all such old metal as he may from time to time sell or dispose of, stating in respect of such old metal the name of the person to whom he sold or disposed of the same, adding a description of his business and place of abode; and every such entry in any such book shall be deemed and taken, unless the contrary is shown, to have been made by or with the authority of the dealer in old metal to whom such book belongs;

(b) He shall not, by himself or by any other person, purchase or receive any old metal of any description before the hour of nine o'clock in the morning nor after the hour of six o'clock in the evening, nor shall he, by himself or by any other person, purchase or receive old metal of any description from any person apparently under the age of sixteen years, nor shall he employ any servant or apprentice or any other person under the age of sixteen years to purchase or receive old metal of any description;

(c) He shall produce to any inspector or sergeant of police authorized as in the last preceding section provided, whenever thereto requested, the book or books required to be kept as aforesaid, and any old metal purchased or received by him then in his possession; and such old metal shall be deemed to be in the possession of such dealer when the same is placed in any house, outhouse, yard, garden, or place occupied by him, or has been removed with his knowledge and permission to any other place without a bona fide sale of such old metal having been made by him;

(d) He shall without delay give notice to the officer on duty at the police station nearest to the place where he carries on business of any articles then in his possession, or which may thereafter come into his

possession, answering the description of any articles which have been stolen, embezzled, or fraudulently obtained, of which printed or written information containing a description of such articles is given to him by any officer of realization.

him by any officer of police; and

(e) He shall keep all old metal purchased or received by him without changing the form in which the articles comprising the same were when so purchased, or disposing of the same in any way, for a period of forty-eight hours after such articles have been purchased or received.

- (2) For any act or default contrary to the foregoing regulations done or made by any registered dealer in old metal during the period which a police magistrate may order as hereinbefore provided, he shall incur a penalty not less than ten rupees and not exceeding fifty rupees, and for every subsequent offence a penalty of not less than fifty rupees and not exceeding two hundred rupees.
- (3) And all old metal seized under the provisions of this Ordinance shall be confiscated.
- 8 Any dealer in old metal who either personally or by servant or agent purchases, receives, or bargains for any metal mentioned in the first column of the second schedule to this Ordinance, whether new or old, in any quantity at one time of less weight than the quantity set opposite each such metal in the second column of the said schedule, shall, on being convicted thereof, be liable to a penalty not exceeding one hundred rupees.

9 If stores are found in the possession or keeping of a person being in His Majesty's service or in the service of a public department, or being a dealer in marine stores or in old metals, or a pawnbroker (within the meaning of any enactments for the time being in force relating to such dealers or to pawnbrokers), and he is taken or summoned before a police court, and the court sees reasonable grounds for believing the stores found to be or to have been His Majesty's property, then, if such person does not satisfy the court that he came lawfully by the stores so found, he shall be liable on summary conviction to a penalty not exceeding fifty rupees.

10 For the purposes of this Ordinance stores shall be deemed to be in the possession or keeping of any person if he knowingly has them in the actual possession or keeping of any other person, or in any house, building, lodging, apartment, field, or place, open or enclosed, whether occupied by himself or not, and whether the same are so had for his own use or benefit or for the use or benefit of another

11 All proceedings before any police magistrate under this Ordinance shall be conducted as near as may be according to the form of summary procedure, and shall be subject to the appeal provided by the Criminal Procedure Code for the time being in force in this colony; and all penalties imposed under this Ordinance shall be enforced as though they were fines enforceable under the provisions of the Criminal Procedure Code aforesaid.

- 12 (1) Any offence or breach of regulations under this Ordinance may be inquired into, tried, and determined by any police court within the district in which such offence or breach was committed wholly or in part, and such court shall have jurisdiction to award the maximum punishment prescribed therefor and to declare and adjudge any article liable to be confiscated under section 7 of this Ordinance forfeited, and to condemn the same, whatever may be the amount or value thereof, anything in the Criminal Procedure Code to the contrary notwithstanding.
- (2) The police court imposing a penalty under this Ordinance may award to an informer any portion not exceeding a moiety thereof which may be actually recovered.

Confiscation of property (Ordinance No. 6 of 1890, section 17). Penalty on dealer purchasing less than specified quantity of certain metals.

Penalty on dealer found in possession of stores and not accounting for them.

Criminal posses-

Procedure and appeal.

Police Court to have jurisdiction (section 18 of Ordinance No. 6 of 1900).

SCHEDULE I. Form No. 1.—Register of Dealers in Old Metal.

Name.	Plac	e of Abode and Business.	Date of Conviction.	Date of	Registration	Period for which to be subject to Regulations of th Ordinance.
F	orm]	No. 2.—Entry	of Purchases a	nd Re	ceipts of O	ld Metal.
Name of Pe who purch or receive	ased	Name of Person from whom pur- hased or received	www.oboso		4 scription of O letal purchase or received.	Day of purchas or receipt and hour of day.
		Form No.	3.—Entry of Sa	les of	Old Metal.	
Name of Perwhom so			place of abode or of erson to whom sold		scription of O Metal sold.	Day of Sale.
<u></u>			Schedule I			

List of Metals and Quantities.

Column I.		Column 2.
List of Metals.		Quantities not less than
Lead, or any composite the principal ingredient of which is lead	•••	112 lb.
Copper, or any composite the principal ingredient of which is copper		56 lb.
Brass, or any composite the principal ingredient of which is brass	•••	56 lb.
Tin, or any composite the principal ingredient of which is tin		56 lb.
Pewter, or any composite the principal ingredient of which is pewter	•••	56 lb.
German silver or spelter, or any composite the principal ingredient	\mathbf{of}	
which is German silver or spelter	•••	56 lb.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 11, 1905.

A. M. ASHMORE, Colonial Secretary.

Statement of Objects and Reasons.

THIS Ordinance deals with dealers in old metal with a view to prevent as far as possible petty thefts in old metal, scrap metal, broken metal, partly manufactured metal goods, or portions of machinery. The provisions of this Ordinance, though new to Ceylon, have been in force in Great Britain and some of her Colonies for over forty years. Sections 1 to 10 have been taken verbatim, subject to such slight changes as the laws of the two colonies necessitate, from Ordinance No. 3 of 1862 of the Laws of British Guiana. These in turn were taken almost verbatim from the "Old Metal Dealers' Act of 1861," and sections 9 and 10 of the "Prevention of Crimes Act, 1871" of Great Britain; and the schedules have been also taken from those two enactments.

2. Sections 11 and 12 are new, but contain provisions somewhat similar to those contained in the British Guiana Act. These two sections relate to the procedure and jurisdiction of the courts which are to try offences under the Ordinance, and section 12 is in harmony with the laws of this

Colony, and has been adopted from section 18 of Ordinance No. 6 of 1900.

3. The Ordinance provides for the search and seizure of old metal by the police under warrant from the police magistrate; it requires dealers in old metal after conviction of an offence under the Ordinance to be registered and to conform to the regulations by this Ordinance provided. It further provides that dealers in old metal who have been registered shall keep books in the form-prescribed by the Ordinance; and fixes the time of the day within which such dealers in old metal may purchase or receive old metal. It also prohibits by section 8 a dealer in old metal purchasing less than a specified quantity of certain metals mentioned in the schedule.

4. Section 9 provides a penalty on any person found in possession of stores the property of His Majesty or of a public department, who cannot satisfactorily account for his possession of

the same.

J. H. TEMPLER, Acting Attorney-General.

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 Monday, March

20, 1905, 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 abovementioned, and not to depart without leave asked and granted.

Fiscal's Office, Kurunegala, February 22, 1905.

W. H. DE SOYSA, for Fiscal.

ලංකාමීපයේ ගරුකවයුතු උතුමවූ සුපුම උසාව යෙන් මට ලැබී තිබෙන ආසුවක බලය කරණ කොටගෙණ මෙසින් පුකාශකරන්නේනම් පුත්තලම් සහ හලාවත දිසාවල කුම්නෙල් නඩු විභාගය වළි 1905ක්වූ මාර්තු මස 20 වෙනි දිනි පෙරවරු 11 පැස පටන් කොලඹ තිබෙන නඩු සාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කාරණ ඇතුව සිටින සෑමදෙනාම යටකී සථාන යට යටක් වේලාවට ඇවිත් පෙණිසිටින්ට ඕනෑ වන්ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිට තට යන්ට නුපුළුවන් බවත් මෙසින් සෑමදෙනා ටම දන්වන්නෙම්.

> ඩබ්ලිව්. ඊ. ද ඉසායිසා, පිස්කල්වෙනුවට.

වුණී 1905ක්වූ පෙබුවාරි මස 22 වෙනි දින කුරුණෑගල පිස්කල් කන්තෝරුවේදීය.

இலங்கைத்தவற் சங்கைபோரத சுப்பிறிங்கோட்டா **நது கட்டின்யின்ப**டி காம் பிரசித்தப்**படு**த்து வதாவது: சகாழும்பு பியாய்க்தலத்திலே மேற்சொல் விய கப்பிறிங்கோட்டாராக புத்தளம், சலாபம் டிக் திறிக்கு உள்ச்சேர்க்க கிறியினெல் வழக்கு விசாரண, 1905 ம் ஆண்டு புங்குனிமாதம் 20 க் தேதியாகிய நின்கட்குழமை காலமே 11 மணி தொடங்கி அன்றம் அத**ற்க**டுத்த காட்களிலும் கடத்தப்படும்.

ஆதரைல் அவ்விசாரணேயிற் காரியகருமமுள்ளவர் களெல்லோரும் சொல்லப்பட்ட கோத்திலே சொல் லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் அம் உத்தரவின்றி கீற்கா இருக்கக்கடவர்கள்.

> இங்கு கும், டபிளியு. எச். ட சொய்சா பிஸ்கா அக்காகக்.

குருதைக்கல் பிஸ்கால் கக்கோர், 1905 ம் @ல மாசிசு 22 க் உ.

Y virtue of a Mandate to me directed by the Hon. b the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Anuradhapura will be holden at the Court-house at Kandy on Tuesday, March 14, 1905, at 10 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

Fiscal's Office, C. V. BRAYNE, Anuradhapura, February 23, 1905. for Fiscal.

ම් වියෙන් මට ලැබී තිබෙන ආඤුවක බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේනම්, 10 පැය පවන් මහනුවර තිබෙන නඩුසාලාවේ පවත්වන්ට යෙගදනවා ඇත. එහි යම් කාරණ ඇතුව සිවින සෑමදෙනාම යටක් සථානයට යටක්

වෙලාවට ඇවිත් පෙණිසිටින්ට ඕනෑවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටතට ගන්ට තුපුළුවන් බවත් මෙයින් සෑමදෙනාටම දන්වන් ඉතුම්.

සී. වී. බෙන්, පිස්කල් උන්නාන්සේ වෙනුවට. වුණි 1905ක්වූ පෙබරවාරී මස 23 වෙනි දින අනුරාධපුර පිස්කල් කන්තෝරුවේදීය.

இலங்கைத்திவிற் சங்கைபோந்த சுப்பிறீங் கோட்டா**ரத** கட்டணயின்படி நாம் பிரசுத்தப்படுத்துவகாவது: கண்டி தியாயகலத்திலே மேற்சொல்விய சுப்பிறீங்கோட கணடி நபாயரை தலத்தால்ல மேறமுகாவவிய சுப்பூறியகோட டாரால் அதாரசுடிர 'டிஸ்கிறிக்டைச்சேர்ந்த கிறிவிகுனல் வழக்குவிசாரண், 1905 ம் ஆண்டு டெல்குனிமாதம் 14 ந் தேதியாகிய வியாழக்கிழமை காலமே 10 மணி தொடங்கி அன்றும் அதற்கமித்த நாட்களிலும் நடத்தப்படும். ஆதலால் அவ்விசாரணையிற் காரியகருடிழுள்ளவர்களேல் லோரும் தொல்லப்பட்ட நேரத்திலே இசால்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின்றும் உத்தர வீன்றி நீங்காதிருக்கக்கடைவர்கள்.

இங்**ஙன**ம்.

கி. வி. பிறேய்ன், டி**ப் பியுடி பிளை**கால்.

அறாருசபுரும் பிஸகால் கந்தோர், 1905 ம் @லை டாசிமூ 23 ந் 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 Western Circuit will be holden at the Court-house at Colombo on Monday, March 20, 1905, 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

Fiscal's Office, Ratnapura, February 23, 1905.

G. SAXTON,

ලි ලංකාවීපමස් ගරුකටයුතු උතුමවූ සුම ුසාපි විශයන් මව ලැබී සිටි වියෙන් මට ලැබී තිබෙන ආඥුවක බලය කාරණකොටගෙණ මෙයින් පුකාශකරන්නේනම්, බස්නාගිර දිසාවේ කුම්නෙල් නඩු විහාගය වුම 1905ක්වූ මාර්තු මස 20 වෙනි දින පෙරවරු 11 පැය පටින් කොලඹ තිබෙන නඩුසාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කාරණ ඇතුව සිවින සෑමදෙනාම යටක් ස්ථානයට යටකී ⊛වලාවට ඇවිත් මපණි් හිටින්ට ඕනෑව<mark>න් ඇර</mark> අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටහට ස්න්ට නුපුළුවන් බවත් මෙසින් සෑමදෙනාවම දක්වන් ඉතම්.

ඒ. ඇස්. සැක්ස්**ින්**, පිස්කල් වම්හ.

වුණු 1905 ක්වූ පෙබුවාරි මස 23 වෙන් දින ්ත්නසු ීර් පිස්කල් කන්තෝරුවේදීය.

இலங்கை சத்தேவிற் சங்கைபோக்க சுப்பிறீக் ேரட்டர _{ரது கட்ட}ளையின்படி ஈரம் பிரசிக்கப்ப**ிக்க**ல லிவ[®] த : கொழுந்பு பியாயஸ்ததைத்**லை** கமற்கொல் ஆய சுப்பிறீன் கோட்டாரால் மேற்கு கற்குடைத் கைச்சேர்ந்த இறியில்கல் வழக்குவிசாரணே, 1905 ம் ஆண்டு பங்குனிமு 20 ந தேதியாகிய இரைகட் கிழமை காலமே 11 மனி தொட**ங்**கி அ**ன்றம் அத**ற் க**டுத்த காட்கனிலு**ம் கடத்தப்படும்.

ஆதலால் அவ்விசாரணேயிற் காரியக்கும்முள்ளவர்க. கொல்லோரும் சொல்லப்பட்ட கேர த்திலே சொல்லப் பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் தம் உத்தரவின்றி கீங்கு திருக்கக் உடவர்கள்.

இற்றனம்.

Colomba, Islands A. (D).

ஜீ. செக்ஸ்டன்

இரட்டி பையி பிஸ்கால் எத்தோர், 🦿 பிஸ்கால். 1905 ம் இல மாசிமீ 23 க உ.

Haramather County Harring

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 2,300 C. In the Matter of the Estate of the late Palemohandiram Appuhamilage Don Corolis Appuhamy, deceased.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 6th day of February, 1905, in the presence of Mr. J. G. Perera on the part of the petitioner Ranesinghehette Arachchige Dilohamine; and the affidavit of the petitioner, dated 1st February, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Palemohandiram Appuhamilage Don Carolis Appuhamy issued to her, unless (1) Pelemohandiram Appuhamilage Dona Eliza Hamine and her husband (2) Sankeresekera Appuhamilage Don David Appuhamy, (3) Pelemohandiram Apphamilage Dona Sophia Hamine and her husband (4) William Charles Perera Samerasekera, (5) Pelemohandiram Appuhamilage Pego Nona and her husband (6) Nissange Arachchi Appuhamilage Agilis Appuhamy, (7) Pelemohandiram Appuhamilage Don Julius Appuhamy, (8) Pelemohandiram Appuhamilage Beeling Nona and her husband (9) Nissange Arachchi Appuhamilage Thomas Appuhamy, (10) Pelemohandiram Appuhamilage Don Sediris Appuhamy shall, on or before the 9th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 6th day of February, 1905. WEINMAN, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,304.

In the Matter of the Estate of the late Uduma Lebbe Marikkar Mohammadu Ismail, deceased, of Layard's broadway, Colombo.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 13th day of February, 1905, in the presence of Mr. W. P. Ranesinghe on the part of the petitioner Pakir Tambi Uduma Lebbe Marikar; and the affidavit of the petitioner, dated 30th January, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Uduma Lebbe Marikkar Mohammadu Ismail issued to him, unless Sinna Lebbe Alima Umma shall, on or before the 9th day of March, 1905, show sufficient cause to the satisfaction of this court to the centrary.

The 13th day of February, 1905.

J. R. WEINMAN,
District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,305.

In the Matter of the Estate of the late Idroos Lebbe Marikar Colanda Marikar, deceased, of New Moor street in Colombo.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 13th day of February, 1905, in the presence of Mr. C. E. O. Samarakkody on the part of the petitioner Colanda Marikar Mohamad Shariff; and the affidavit of the petitioner, dated 1st February, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Idroos Lebbe Marikar Colanda Marikar issued to him, unless Tangamma, Pattuma Umma and her husband Abdul Rahman, all of Maradana, shall, on or before the 9th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 13th day of February, 1905. District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,308.

In the Matter of the Estate of the late
Welikadage Odiris Boteju and his
wife Wijeysuriya-arachchige Ango
amy, deceased.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 17th day of February, 1905, in the presence of Mr. W. H. W. Perera on the part of the petitioner Welikadage Semaneris Boteju; and the affidavit of the petitioner, dated the 10th February, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estates of Welikadage Odiris Botejuland his wife Wijeysuriya-arachchige Ango Hamy issued to him, unless (1) Welikadage Carlina Boteju and her husband (2) Witanage Johanes Perera, (3) Iddamalgodalianage Sophia Perera, widow of Welikadage Bastian Boteju, (4) Welikadage Hamine Boteju, (5) Welikadage Nancy Boteju, (6) Welikadage Porlentina Boteju, (7) Wijeysuria-arachchige Dona Savu Hamy, widow of Welikadage Carolis Boteju, (8) Welikadage Eusa Boteju, (9) Welikadage Carlina Boteju, all of Kalubowila, shall, on or before the 9th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 17th day of February, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,319.

In the Matter of the Estate of the late Ponnawila Vidanelage Don Stephen Saparamadu Appuhamy, deceased, of Batagama.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 27th day of February, 1905, in the presence of Mr. D. Dawapurarathna, Proctor, on the part of the petitioner Ponnawila Vidanelage Don Gonsal Saparamadu; and the affidavit of the petitioner, dated 21st February, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Ponnawila Vidanelage Don Stephen Saparamadu Appuhamy issued to him, unless (1) Kotta Muhandirange Maria Roseline Rodrigo, (2) Ponnawila Vidanelage Wittol Saparamadu, and (3) Ponnawila Vidanelage George Saparamadu shall, on or before the 16th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 27th day of February, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction No. 2,320. In the Matter of the Estate of the late Maria Fernando Nicholas Pulle, deceased, of Kotahena.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 27th day of February, 1905, in the presence of Mr. D. Dawapurarathna, Proctor, on the part of the petitioner Bastian Silva Paulu Pulle; and the affidavit of the petitioner, dated 22nd February, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Maria Fernando Nicholas Pulle issued to him. unless (1) Paul Silva Bastian Pulle, (2) Ana Silva

Bastian Pulle, (3) Lucia Silva Bastian Pulle and her husband (4) Bastian Rodrigo Ambalavanar Pulle, (5) Manuel Silva Bastian Pulle, (6) Rosa Silva Bastian Pulle, (7) Salame Silva Bastian Pulle, and (8) Pedro Silva Bastian Pulle shall, on or before the 16th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 27th day of February, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentry Jurisdiction. No. 2,321 C. In the Matter of the Estate of the late Sheikh Mehamado Nahuda Uduma Lebbe Marikar, deceased, of New Moor street in Colombo.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 28th day of February, 1905, in the presence of Messrs. R. F. de Saram & Alwis on the part of the petitioner Mariam Beebee; and the affidavit of the petitioner, dated 27th February, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Sheikh Mohamado Nahuda Uduma Lebbe Marikar issued to her, unless Uduma Lebbe Marikar Sheikh Mohamado Mohideen shall, on or before the 16th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 28th day of February, 1905.

In the District Court of Negombo.

Order Nisi

Testamentary Jurisdiction. No. 824.

In the Matter of the Last Will and Testament of Madanisinghege Dona Theresia of Katunayaka, deceased.

Kolambage Marthelis de Silva of Katu-

nayaka.....Petitioner.

And

Galgomuge Siman Silva of Muthuwadiya..... Respondent.

THIS matter coming on for disposal before Frank Bartlett, Esq., District Judge of Negombo, on the 3rd day of January, 1905, in the presence of Mr. S. C. Sansoni, Proctor, on the part of the petitioner Kolambage Marthelis de Silva of Katunayaka; and affidavit of the said Kolambage Marthelis de Silva, dated the 24th day of January, 1905, having been read:

It is ordered that the said last will is proved, and that the said Kolambage Marthelis de Silva of Katunayaka is the executor of the said deceased, and as such he is entitled to have probate thereof issued to him, unless the respondent or any other person on his behalf shall, on or before the 20th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Negombo, January 3, 1905.

In the District Court of Negombo.

Order Nisi.

Testamentary) In the Matter of the Estate of the late Jurisdiction. Amerasinha Arachchige Thomis No. 825. Appu of Asgiriwalpola, deceased.

Ambegodage Don Peduru Appuhamy of Dagonna.....Petitioner.

THIS matter coming on for disposal before Frank Bartlett, Esq., District Judge of Negombo, on the

3rd day of February, 1905, in the presence of Mr. W. M. Rajepakse, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 21st day of December, 1904, having been read:

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of

the deceased Amarasinha Arachchige Thomis Appu of Asgiriwalpola issued to him, as brother-in-law of the said deceased, unless any person interested shall, on or before the 20th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Negombo, February 3, 1905.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of Kumarasin Hettiaratchigey Yempirine Perera Appuhamy of Evariwatta. Yempirinel Jurisdiction. No. 826.

Senerathgunasakera Serah Perera Hamine of Everiwatta.....Petitioner.

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Kumarasin Hettiaratchige Pintho Hamy; 2, Kumarasin Hettiaratchige Isaneris Appuhamy, both of Evirawatta.....Respondents.

Bartlett, Esq., District Judge of Negombo, on the 3rd day of February, 1905, in the presence of Mr. W. M. Rajepakse, Proctor, on the part of the petitioner Senerathgunasekera Serah Perera Hamine of Eviriwatta; and the affidavit of the petitioner, dated the 26th day of January, 1905, having been read: THIS matter coming on for disposal before Frank

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Kumarasin Hettiaratchige Yempiranel Perera Appuhamy of Eviriwatta issued to her, as widow of the said deceased, unless the respondents aforesaid or any other person on their behalf shall, on or before the 20th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Negombo, February 3, 1905.

In the District Court of Negombo.

Order Nisi.

Testamentary) In the Matter of the Estate of the late Jurisdiction. Panamberage Juakino Fernando of No. 827. Kochchikade, deceased.

Sinhalagurunanselage Justina Perera of Kochchikade.....Petitioner.

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Panamberage Euprasia Fernando of Kochchi-

THIS matter coming on for disposal before F. Bartlett, Esq., District Judge of Negombo, on the 3rd day of February, 1905, in the presence of Mr. W. M. Rajepakse, Proctor, on the part of the petitioner Sinhalagurunanselage Justina Perera of Kochchikade; and the affidavit of the petitioner, dated the 19th day of January, 1905,

having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Panamberage Juakino Fernando of Kochchikade issued to her, as widow of the said deceased, unless the respondent aforesaid or any other person on her behalf shall, on or before the 20th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

Negombo, February 3, 1905.

In the District Court of Kalutara.

Order Nisi.

Jurisdiction.
No. 398.

In the Matter of the Estate and Effects of Sego Lebbe Bawa Lebbe Markar, deceased, late of Kalutara.

THIS matter coming on for disposal before H. W. Brodhurst, Esq., District Judge of Kalutara, on the 6th day of February, 1905, in the presence of Mr. J. A. Dharmaratna, Proctor, on the part of the petitioner Usubu Lebbe Mohammado Ismail of 2nd Division, Maradana, Colombo; and the affidavit of the said petitioner, dated 28th day of January, 1905, having been read:

It is ordered that the said petitioner be declared entitled to have letters of administration to the estate of Sego Lebbe Bawa Lebbe Markar, late of Kalutara, issued to him, unless the respondents—Bawa Lebbe Markar Meera Lebbe Markar, (2) Bawa Lebbe Markar Mohamado Kando Natchia, and (3) Bawa Lebbe Markar Amina Omma, all of Kalntara—shall, on or before the 9th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

H. W. BRODHURST,
The 6th day of February, 1905. District Judge.

In the District Court of Kalutara.

Order Nisi.

Jurisdiction. No. 399.

In the Matter of the Estate of the late Sooria-aratchige Don Arnolis Appuhamy of Palatota, deceased.

THIS matter coming on for disposal before H. W. Brodhurst, Esq., District Judge of Kalutara, on the 13th day of February, 1905, in the presence of Mr. C. A. L. Orr, Proctor, on the part of the petitioner Samarasinhearatchige Dona Carohamy of Palatota; and the affidavit of the said petitioner, dated the 8th day of February, 1905, having been read: It is ordered that the said petitioner Samarasinhearatchige Dona Carohamy be declared entitled to have letters of administration to the estate of the deceased Sooria-aratchige Don Arnolis Appuhamy issued to her, as widow, unless any person interested shall, on or before the 14th day March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

H. W. BRODHURST, District Judge.

The 15th day of February, 1905.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 2,416. In the Matter of the Estate of the late Agalukotuwe Herath Mudianselagedara Kuda Punchirala, deceased, of Udugoda in Lower Dumbara.

THIS matter 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 22nd day of January, 1905, in the presence of Mr. Vanderwall, Proctor, on the part of the petitioner Agalakotuwe Herath Mudiyanselagedara Punchi Banda of Udugoda in Lower Dumbara; and the affidavits of the said petitioner and of Kulasekara Mudianselage Dickheenne Loku Banda of Udugoda, dated 25th January, 1905, having been read:

It is ordered that the petitioner Agalakotuwe Herath Mudianselagedara Punchi Banda of Udugoda in Lower Dumbara be and he is hereby declared entitled to letters of administration to the estate of the said deceased Agalakotuwe Herath Mudianselagedara Kuda Punchirala of Udugoda in Lower Dumbara, as a son of the said deceased, unless (1) Agalakotuwe Herath Mudianselagedara Ukku Banda, (2) Agalakotuwe Herath Mudianselagedara Loku Banda, (3) Agalakotuwe Loku Menika, all of Udugoda in Lower Dumbara, shall, on or before the 13th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM,
The 27th day of January, 1905.
District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 1,600. Class II.

In the Matter of the Estate of the late
Aiyampillai Veluppillai of Kwala
Kubu, Selangor in Straits Settlements, deceased.

Naganatar Tampaiya of Uduvil......Petitioner.

Vs.

Aiyampillai Muttar of Maravanpulo...........Respondent. THIS matter of the petition of Naganatar Tampaiya of Uduvil praying for letters of administration to the estate of the above-named deceased Aiyampillai Veluppillai coming on for disposal before H. R. Freeman, Esq., District Judge, on the 14th day of February, 1905, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 13th day of February, 1905, having been read: It is declared that the petitioner is the guardian of the minor heir 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 14th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 14th day of February, 1905.

H. R. FREEMAN,
District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. No. 3,557. In the Matter of the Estate of the late Annie Maria Dias Abeyesinghe, deceased, of Ambalangoda.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge, Galle, on the 7th day of February, 1905, in the presence of A. Dias Abeyesinghe, Proctor, on the part of the petitioner Eugene Godfred Dias Abeyesinghe of Bentota; and the affidavit of Eugene Godfred Dias Abeyesinghe of Bentota, dated the 21st October, 1904, having been read:

It is declared that the said Eugene Godfred Dias Abeyesinghe of Bentota is widower of the above-named deceased, and that he is as such entitled to have letters of administration of the said estate issued to him accordingly, unless the respondents (1) Eugene Sheldon Kithsiri Dias Abeyesinghe and (2) Annesty Merrick Fowler Dias Abeyesinghe, both of Bentota, minors, represented by their guardian ad litem Nicholas Dias Abeyesinghe of Galle, shall, on or before the 13th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER,
The 7th day of February, 1905. District Judge.

In the District Court of Puttalam.

Order Nisi.

Testamentary Jurisdiction. No. 71. In the Matter of the Intestate Estate of the late Ahamadu Pulle Kalingy Rawther of Puttalam, deceased.

Between

Rawther Natchia of Puttalam.....Petitioner

And

THIS matter coming on for disposal before F. Bowes, Esq., District Judge of Puttalam, on the 13th day of February, 1905, in the presence of Mr. Wilfred A. Muttukumara, Proctor, on the part of the petitioner; and her affidavit dated the 13th day of February, 1905, and her petition dated the 13th day of February, 1905, having been duly read: It is hereby ordered and declared that the petitioner Rawther Natchia of Puttalam abovenamed be and she is hereby appointed administratrix of the intestate estate of Ahamadu Pulle Kalingy Rawther, deceased, aforesaid, unless the respondents above-named

shall, on or before the 16th day of March, 1905, show sufficient cause to the satisfaction of this court to the contrary.

F. Bowes The 21st day of February, 1905. District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary) In the Matter of the Intestate Estate Jurisdiction. of the late Elizabeth Austin of Palugaswewa. No. 687.

THIS matter coming on for disposal before Bertram Hill, Esq., District Judge of Chilaw, on the 2nd day of February, 1905; after reading the affidavit of

Charles Henry Eugene Beven of Palugaswewa, dated 19th January, 1905, and his application of the same date:

It is ordered that Charles Henry Eugene Beven of Palugaswewa estate be and he is hereby declared entitled to administer the estate of the late Elizabeth Austin, deceased, of Palugaswewa, and that letters of administra-tion of the said estate be granted to him accordingly, unless sufficient cause be shown to the contrary on the 9th day of March, 1905.

> BERTRAM HILL, District Judge.

The 2nd day of February, 1905.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,176.

In the matter of the insolvency of Don Alexander Kapuru Bandara Kula-tilleke of Owitigama in Hewagam korale, in the District of Colombo.

WHEREAS Don Alexander Kapuru Bandara Kulatilleke has filed a declaration of insolvency, and a petition for the sequestration of the estate of Don Alexander Kapuru Bandara Kulatilleke has also been filed by Don Juanis Dias Jayasuria, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Don Alexander Kapuru Bandara Kulatilleke insolvent accordingly, and that two public sittings of the court, to wit, on March 23 and April 6, 1905, 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. Misso, Secretary.

Colombo, February 27, 1905.

In the District Court of Kandy,

No. 1,490. In the matter of the insolvency of George Edward Ekanayeka Goonesinghe of Kotmale.

OTICE is hereby given that the above-named insolvent has been awarded a certificate of the third

> By order of court, W. M. DE SILVA Secretary.

Kandy, February 28, 1905.

In the matter of the insolvency of Edward No. 1,497. Massey Hay of Denmark estate, Ulapane.

OTICE is hereby given that the second sitting sin the above matter has been adjourned to May 9, 1905.

By order of court,

Kandy, February 28, 1905.

W. M. DE SILVA, Secretary.

No. 1,498. In the matter of the insolvency of Sinna Tamby Muhandiram Abdul Rahiman of Kandy.

WHEREAS Sinna Tamby Muhandiram Abdul Rahiman has filed a declaration of insolvency, and a petition for the sequestration of his estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Sinna Tamby Muhandiram Abdul Rahiman insolvent accordingly, and that two public sittings of the court, to wit, on March 24, 1905, and on April 14, 1905, 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,

W. M. DE SILVA.

Secretary.

Kandy, February 22, 1905.

In the District Court of Galle.

No. 353. In the matter of the insolvency of D. S. J. Goonesekere of Galle.

OTICE is hereby given that the second sittings of this court in the above matter has been adjourned to April 7 next for the examination of the insolvent.

By order of court,

D. M. JANSZ, Secretary.

Galle, February 27, 1905.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

George Charles Welsh of Slave Island......Plaintiff. No. 20,684.

1, Nona Noor Arphia; 2, Mohamed Gim-mudeen Lye of Slave Island, Colombo......Defendants.

TOTICE is hereby given that on Wednesday, March 29, 1905, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 2,100, with interest on Rs. 2,000, at 12 per cent. per annum from September 12, 1904, till October 21, 1904, and thereafter at 9 per cent. per annum till payment in full, and costs, viz.:-

All that part of a garden (shaded pink in the plan thereof) marked lot No. 1, with a house constructed thereon, bearing assessment No. 13, situated at Churchyard lane, Slave Island, within the Municipality of Colombo; which part is bounded on the north by the property of Kirihami, on the east by a road 13 links which is now called Churchyard lane, and the surface of the surface which is now called Churchyard lane, on the south by the property of Noordeen Ibnoo Mohamed Packeer, and on the west by another part of the same garden marked lot No. 2 in the said plan; containing in extent $3\frac{18}{100}$ square perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, March 1, 1905

In the District Court of Colombo.

1, Boralaleanege Louisa Silva of Borella, Colombo, administratrix of the estate of the late C. S. Silva; 2, Henadirige William Perera of Colombo......Defendants.

OTICE is hereby given that on Saturday, April 1, 1905, at 11 o'clock in the forenoon, will be sold by public auction at this office the right, title, and interest of the said first defendant in the following property, for the recovery of the sum of Rs. 3,200, with interest thereon at 9 per cent. per annum from January 19, 1905, till payment in full, viz.:-

All that policy of assurance No. 181,926, dated July 23, 1903, for Rs. 8,000, effected with the Gredham Life Assurance Society by the late C. S. Silva, the first defendant's intestate.

E. ONDATJE Deputy Fiscal.

Fiscal's Office, Colombo, March 2, 1905.

In the District Court of Negombo.

Sawenna Thana Seena Wana Weerappa Chetty of Negombo......Plaintiff.

No. 5,228.

 Galketidewage Sinna Fernando and wife
 Nilatti Welbina Silva;
 Thenahandy
 William Silva, all of Mukalangomuwa;
 A Hamuddara Abraham de Silva Gunasekere of Liyanagemulla; 5, Delat Lewis Silva of Mukalangomuwa......Defendants.

OTICE is hereby given that on April 3, 1905, commencing at 10 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, specially hypothecated by bonds

No. 21,465 dated May 16, 1895, and No. 3,408 dated May 12, 1900, viz.:-

1. The land consisting of two contiguous portions called Madangahagodella alias watta and Thalgahawatta, situate at Mukalangomuwa alias Niripitiwela in Dasiyapattu of Alutkuru korale; bounded on the north and east by reservation for a road, on the south by land appearing in plan No. 89,861 and by land said to belong to the Crown, and on the west by the land said to belong to the Crown; containing in extent 1 acre 2 roods and 39 perches

more or less.

2. The land called Dangahagodella alias watta with the cadjan thatched house standing thereon, situate at ditto; bounded on the north by the land said to belong to the Crown and by land appearing in plan No. 89,863, on the east by a road, on the south by lands appearing in plans Nos. 89,852, 89,882, 89,888, and on the west by eservation for a road; containing in extent 3 roods and

perches more or less.

The eastern half share of the land called Kuruwemudiyanselage Kurunduwatta, situate at Mukalangomuwa in ditto; bounded on the north by the portion of this land of Suaris Mendis Samarasekere Arachchi and now of Abraham de Silva Gunasekera, on the east by the land formerly of Bastian Fernando and now of the heirs of the late Martinu Latteru, on the south by the remaining portion of this land formerly of Arumadura Marku Fernando and now of Dona Karlina de Silva Gunasekera Hamine, and on the west by the land called Niripitiwela; containing in extent 1 acre 3 roods and 33½ perches more or less.

4. The portion of land consisting of two contiguous portions called Munamalgahaowita, with all the buildings standing thereon, situate at Mukalangomuwa alias Niripitiwala in ditto; bounded on the north by a small road, on the east by the high road, on the south by lands appearing in plans Nos. 90,008 and 90,024, and on the west by reservation for a road containing in extent west by reservation for a road; containing in extent

3 roods and 25 perches more or less

5. An undivided \(\frac{3}{4}\) and the building standing thereon of the land consisting of 11 contiguous portions, namely, 6 blocks of Borupana and 5 blocks of Kadolkele, situate at Niripitiwela and Liyanagemulla in ditto; bounded on the north by lands of Mr. Abraham de Silva Gunasekera, of the 1st defendant, and of others; on the east by the lands of Andiris de Silva, of Seyaneris de Silva, of the 1st defendant, and of others; on the south by land also of the said Andiris de Silva and by the field and land of Baronchi Appu; and on the west by the Negombo lake;

Baronchi Appu; and on the west by the Negombo lake; containing in extent 45 acres and 2 roods more or less.

6. An extent of 1 rood and 13 perch of all the buildings standing thereon out of 1 part of the land called Munamalgahaowita, situate at Niripitiwela in ditto; the said 1 part is bounded on the north by lands appearing in plans Nos. 90,019 and 89,990, on the east by the road, on the south by another-portion of this land owned by the heirs of Mellewstantiring Gregoria Perera and on by the heirs of Mellewetantirige Gregoris Perera, and on

by the neirs of Menewetantiffied Gregoris Ferera, and on the west by reservation for a road.

7. An undivided \$\frac{3}{4}\$ parts and the building standing thereon of the land called Borupana, situate at ditto; bounded on the north by Crown land, on the east by land appearing in plan No. 20,051, on the south by a watercourse, and on the west by the Negombo lake; containing in out of \$12 agrees 1 road and \$24 parents more on less. in extent 12 acres 1 rood and 34 perches more or less.

On April 5, 1905, commencing at 11 o'clock in the forenoon, at the premises, the following property, viz.:

8. The land called Kosgahapillewa, situate at Matam-8. The land called Kosganapillewa, situate at Matammana in ditto; bounded on the north-east by a water-course, on the south-east by land appearing in plan No. 130,228, on the south by the land of S. Carnis Appu and by land claimed by R. Don Bastian Appuhamy and others, on the west by the land of R. Don Bastian Appuhamy, and on the north-west by land appearing in plan No. 130,225; containing in extent 1 acre 2 roods and 8 perches more or less. or less.

9. An undivided 14 shares and buildings standing thereon of the land called Ketakelagahawatta, situate at Welhena in ditto; bounded on the north and west by the lands of Rajapaksewelhenage Baba Appuhamy and others, on the east by the land of the late Girigorudewage Dionis Fernando, and on the south by the land of Pedurudewage Sanchi Fernando and others; containing in extent 3 acres and 26 perches more or less.

10. The field consisting of five contiguous parts called of Gorakagahawatta and \(\frac{1}{4} \) block of Millagahakumbura, situate at ditto; bounded on the north by the Depawella, on the east also by the Depawella, on the south by the field of Galketidewage Negorisa and others, and on the west by the high land of Johannes Vel-vidane; containing in extent 8 parrahs of paddy sowing more or less

11. The land called Kosgahawatta, consisting of two contiguous portions and buildings standing thereon, situate at ditto; bounded on the north by Kosgahawatta claimed by Samichi Fernando and others and now owned by the pansala, on the north-east by the land of P. S. Fernando and others and by land purchased by P. S. Fernando and others, on the east by the land purchased by P. S. Fernando and others, on the south by Gorakagahawatta claimed by Disonchi Fernando and others and now owned by the first defendant, and on the west by the field claimed by Christian Fernando and now owned by the said first defendant; containing in extent 2 acres and 39 perches more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 8,440.50, and interest on Rs. 1,000 at 30 per cent. per annum, and on Rs. 5,000 at 15 per cent. per annum from August 31, 1903, to February 25, 1904, and thereafter at 9 per cent. per annum till payment in full.

FRED. G. HEPPONSTALL, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, February 28, 1905.

Mihidukulasuriya Patabendige Anthony Fernando of Negombo.......................Defendant.

N OTICE is hereby given that on April 15, 1905, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

1. The lot No. 7 of the land called Katukendewatta, situate at Katukenda in Dunagaha pattu of Alutkuru korale; bounded on the north by the lot No. 5, on the east by the lot No. 6, on the south by the high road leading from Negombo to Giriulla, and on the west by the lot No. 8; containing in extent 118 acres 1 rood and 1 perch more or less.

On April 17, 1905, commencing at 10 o'clock in the forenoon.

- 2. An undivided one-third part of the land called Kachchankulam, situate at 2nd Division, Hunupitiya, within the gravets of Negombo; bounded on the north by the land belonging to the late Manuel Fernando and Santiago Fernando; on the east by the lands belonging to the late Santiago Fernando, Jacob Fernando, Juwan Fernando, and others; on the south by the land belonging to Lindamulage Kamel Fernando; and on the west by the land belonging to Santiago Fernando, Adrian Fernando, Jacob Fernando, and the late Samuel Muhandiram; containing in extent 2 acres 2 roods and 11 perches more or less.
- 3. An undivided \(\frac{1}{2} \) part of the land called Beligahawatta, situate at ditto; bounded on the north by the land belonging to Muttumudalige Don Bastian Appu, on the east by the said Kachchankulam belonging to the defendant and others and the property belonging to others, on the south by a dewata road, and on the west by the

Hunupitiya cross road; containing in extent 2 acres more or less.

Amount to be levied Rs. 967·12, with interest on Rs. 820 at 18 per cent. per annum from January 1 to 18, 1994, and thereafter at 9 per cent. per annum till payment in full.

Fred. G. Hepponstall, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, March 1, 1905.

M. P. Anthony Fernando of Negombo.......Defendant.

NOTICE is hereby given that on April 8, 1905, 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 defendant in the following property, viz.:—

(3) The lot No. 7 of Katukenda estate, situate at Katukenda in Dunagaha pattu of Alutkuru korale; bounded on the north by lot No. 5, on the east by lot No. 6, on the south by the high road leading from Negombo to Giriulla, and on the west by lot No. 8; containing in extent 118 acres 1 rood and 1 perch more or less.

And on April 10, 1905, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the

following property, viz.:-

- (1) An undivided \(\frac{1}{2}\) share of the land called Kachchan, kulamawatta, situate at 2nd Division, Hunupitiya, within the gravets of Negombo; bounded on the north by the land belonging to Manuel Fernando, deceased, and Santiago Fernando; on the east by the land belonging to Santiago Fernando, Jacob Fernando, Juwan Fernando, and others; on the south by the land belonging to Lindamulage Kamel Fernando; and on the west by the land belonging to Santiago Fernando, Adrian Fernando, Jacob Silva, and Salamon Muhandiram, deceased; containing in extent 2 acres 3 roods and 11 perches more or less.
- (2) An undivided \(\frac{1}{3} \) share of the land called Beligahawatta, situate at ditto; bounded on the north by the land belonging to Mutumudalige Bastian Appu, on the east by the land called Kachchankulama belonging to the defendant and others and by the land of others, on the south by dewata road, and on the west by the Hunupitiya cross road; containing in extent 2 acres more or less.

Amount to be levied Rs. 1,650.53, with interest on Rs. 1,530 at 24 per cent. per annum from June 25 to July 22, 1904, and thereafter at 9 per cent. per annum till payment.

Fred. G. Hepponstall,
Deputy Fiscal.

Deputy Fiscal's Office, Negombo, February 28, 1905.

Central Province.

In the District Court of Colombo.

No. 20,773. Vs.

OTICE is hereby given that on March 28, 1905, at 12 o'clock noon, will be sold by public auction at the premises the following property, viz.:—

All that undivided one-half share of the house and ground bearing assessment No. 22, situated in Hill street, within the town and Municipality of Kandy;

bounded on the north by land owned by Kerellage Don Andris Johana Appuhamy, on the east by the land belong-ing to Slama Lebbe Ibrahim Seyadu Lebbe Marikar, on the south by Hill street, and on the west by the land owned by Manning; containing in extent 11'3 perches; and decreed to be sold by the judgment entered in the above case.

Amount of writ, Rs. 918.75 and interest.

A. V. WOUTERSZ, Deputy Fiscal.

Fiscal's Office, Kandy, March 1, 1905.

Southern Province.

In the District Court of Galle.

Don Johanis Abeysena of Talpe......Plaintiff.

Desayes Arnolis Gunesekera of Panagamuwa

and another......Defendants.

OTICE is hereby given that on Saturday, March 25, 1905, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following mortgaged property, viz. :-

1. An undivided \(\frac{3}{4}\) parts of the fruit trees and soil (exclusive of \(\frac{1}{4}\) part for the planter's share of the second plantation) and \(\frac{1}{5}\) being the planter's share of the third plantation of Kudaluaddarawatta and the house of nine cubits standing thereon, and an undivided \(\frac{1}{3}\) part of Koattegewatta, an undivided 2 kurunies from 3 pelas extent of paddy of Deniyekumbura, the planter's share of the second and third plantations an undivided \(\frac{1}{2}\) part of the second and third plantations an undivided \(\frac{1}{2}\) part of of the second and third plantations, an undivided & part of the remaining fruit trees and soil of Baduwatta alias Mahaludderawatta, and an undivided 3 parts of all the fruit trees and soil of Batadombagahawatta. All the aforesaid lands are contiguous and situated at Pana-

2. An undivided 14 kurunies of paddy of the land Eramudugahaowita, in extent one amunam of paddy, at

Talpe.

Writ amount Rs. 534.50, with legal interest on Rs. 431 from October 17, 1899.

> C. T LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, March 1, 1905.

In the District Court of Galle.

Don Andris de Silva Jayasekera Goonawardene of Ampegama.....Plaintiff.

 $v_{s.}$ No. 7,377.

Kariyawassan Ampegamagamage Odias de Silva of Ampegama......Defendant.

OTICE is hereby given that on Saturday, April 1, 1905, commencing at 12 o'clock noon, will be sold by public auction at the premises the following mortgaged property, viz.:-

- 1. An allotment of land called Uramalahenebedda, situate at Diviture.
- 2. An allotment of land called Uramalahene Thalawa. situate at Diviture.
 - 3. An allotment of Uramalahena, at Ampegama.

Writ amount Rs. 690, with interest thereon at 9 per cent. per annum from May 23, 1904, together with Rs. 72 12, being costs.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office. Galle, March 1, 1905.

North-Western Province.

In the Court of Requests of Negombo.

N. N. Nachchiappa Chetty, by his attorney Sidamberam Chetty of NegomboPlaintiff.

No. 11,031. Vs.

Sembukutti Arachchige Pabilina Silva Hamine, administratrix of the estate of Jayakod i Arachchige Egonis Appuhamy of Mallawagedara......Defendant.

OTICE is hereby given that on Saturday, March 25, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following

property, viz. :-

1. The field called Kindahena of about two amunams of paddy sowing extent, situate at Wewelwala in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the east by the dam of Inalamahakumbura and Pahalamahakumbura, south-west and north by water-

course (Waturabasna-ela).

2. Pahalabandaragepitiyekumbura of about one amunam of paddy sowing extent, situate at Wewelwala aforesaid; and bounded on the east, south, and west by water-course (Waturabasna-ela), and on the north by the

dam of Ihalabandanegepitiya.

3. Siyambalagahakumbura of about one amunam of paddy sowing extent, situate at Wewelwala aforesaid; and bounded on the east by Belibadawetiya, south by the dam of Potukumbura and Pinkumbura, west by the dam of Ihalainduruwa, and north by the dam of Kuratiya Henayagekumbura.

Potukumbura of about one amunam of paddy sowing extent, situate at Wewelwala aforesaid; and bounded on the east by Belibadawetiya, south by the dam of Walakumbura, west by the dam of Dewalapala and Pinkumbura, and on the north by the dam of Siyambalagahakumbura.

Amount to be levied is Rs. 251.75, with interest and poundage.

> W. H. DE SOYSA Deputy Fiscal.

Fiscal's Office, Kurunegala, March 1, 1905.

In the District Court of Kandy.

Awanna Thana Kitnen Chetty of Matale......Plaintiff. $v_{s.}$

H. Punchi Singho of No. 44, Trincomalee street, Matale......Defendant.

OTICE is hereby given that on Friday, March 31, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right; title, and interest of the said defendant in the following property, viz.:-

1. An undivided one-fifth share of Galnawagolle-mukalana of 3 roods and 36 perches in extent, situate at Mipitiya in Ihalawisideke korale of the Weudawili hat-pattu; and bounded on the north by land described in plan No. 98,200, on the east by land in plan No. 83,392, on the south by land described in plan No. 98,202, on the west by Graham Jayatillaka's land.

2. An undivided one-fifth share of Wewelhena of 4 2: An undivided one-nith share of weweness of kurakkan sowing extent or 2 acres 3 roods and 33 perches in extent, situate at Udattapolapitakanda in Ihalawisideke korale of the Weudawili hatpattu; and In malawisideke korale of the weudawin natpattu; and bounded on the east by the limit of Pitakandamuduna or Maduragoda village limit, south by Mala-ela of Wawulgalehena, west by limit of Murungagaswattehena, and on the north by Mala-ela of Ketakelagahamulahena.

Amount, Rs. 2,339 50 and poundage.

W. H. DE SOYSA, Deputy Fiscal.

Fiscal's Office, Kurunegala, March 1, 1905. In the District Court of Chilaw.

M. M. Velappu and others, Karukkuwa......Plaintiffs.

No. 1,762.

Vs.

Abraham Wijesinhe Jayawardane of Madampe and another.....Defendants.

NOTICE is hereby given that on Monday, April 3, 1905, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said first defendant in the following property, viz.

1. The land called Gabrielappuwagakorapuwatta of about six acres in extent, situate at Errattakulama in Yagam pattu; bounded on the north by Ehetugawatta, east by land of Appu Sinno Vidanerala, south by high road, west by dewata road.

2. The land called Pitiyawatta of about six acres in extent, situate at Erattakuluma aforesaid; bounded on the north by land in the possession of Walter Seneviratne, east by Kottawewa estate, south by Kottawewa, west by

high road leading to Colombo.

3. The land called Matappuwagakorapuwatta of about six acres in extent, situate at Erattakulama; bounded on the north by Kurunegala-Chilaw road, east by Kottawewa estate, south by land in possession of Walter Seneviratne, west by Colombo-Chilaw road.

Amount to be levied, Rs. 253:37 and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chillaw, February 28, 1905.

In the District Court of Chilaw.

S. K. R. S. Sedambaram Chetty of Madampe......Plaintiff. No. 3.151. Vs.

Marasinhepedige Omariya of Koswadiya

and another......Defendants.

NOTICE is hereby given that on Tuesday, March 28, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the interests of the said defendants in the following property, specially mortgaged with the plaintiff, viz.:—

1. ½ share of the garden called Talgahawatta about 25 acres in extent, with the plantations and buildings standing thereon, situate at Koswadiya in Yatakalan pattu, Chilaw District.

2. ½ share of Kosgahawatta, 15 acres in extent, with the plantations and buildings standing thereon, situate at Koswadiya aforesaid.

3. ½ share of Kosgahawatta about 1½ acre in extent, with plantations and buildings standing thereon, situate at Koswadiya aforesaid.

4. The share from the portion of land called Kongahayaya, 2 acres 1 rood 22 perches in extent, situate at Talwila in Yatakalan pattu aforesaid.

5. 1s share from the portion of the garden called Dawinnagahawatta, about 36 cocoanut trees plantable extent, situate at Koswadiya aforesaid.

6. ‡ share of Kahatagahawatta of 168 cocoanut trees plantable extent at 25 Dutch feet apart, situate at Halpanwala in Yatakalan pattu aforesaid.

7. † share of Dawinagahaedama about 100 cocoanut trees plantable extent at 24 Dutch feet apart, situate at Halpanwala aforesaid.

8. ½ of Kongahayaya alias Bogahayaya about 1,400 cocoanut trees plantable extent, situate at Halpanwala aforesaid.

9. 15 share of the residing garden Nitullagahawatta, about 600 cocoanut trees plantable extent, situate at Talwila aforesaid.

Amount to be levied Rs. 2,413.70, with interest thereon at 9 per cent. per annum from August 2, 1904, costs and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, February 28, 1905. In the District Court of Colombo.

Harris Oswald Beven of ColomboPlaintiff.

No. 16,527. Vs.

Seyanna Muna Muhammado Usup of

Chilaw......Defendant.

O'TICE is hereby given that on Saturday, April 1 1905, 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.:—

All those four allotments of land called and known a Battulu-oyathottem; containing in extent 81 acres 1, rood and 32 perches, situate at Battulu-oya in Anaivlundan pattu. Chilaw District.

lundan pattu, Chilaw District.

All those three contiguous portions of land called Nearawi chena; containing in extent about 50 acres more or less, situate at Pulichchakulam in Anaivilundan pattu aforesaid.

On Saturday, April 1, 1905, at the premises, at 3.30 P.M.

All that divided three-fourth northern part of the land called Rajakadaluwathottem; containing in extent, exclusive of the road and reservation passing through the land, 112 acres 20 perches, situate at Rajakadaluwa in Chilaw District.

On Monday, April 3, 1905, at the premises, at 11 A.M.

All that land called Sedarawallythottem, with the adjoining field and tank, situate at Sedarawally in Munnessaram pattu, Chilaw District; containing in extent 75 acres 35 perches.

Amount to be levied Rs. 573.18, with interest on Rs. 2,173.18 at 9 per cent. per annum from March 11, 1902, and poundage.

BERTRAM HILL, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, February 28, 1905.

In the District Court of Negombo.

K. K. M. K. Kanappa Chetty and another of NegomboPlaintiffs.

No. 5,274. Vs.

NOTICE is hereby given that on Thursday, March 30, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the interest of the said defendant in the following property, specially mortgaged with the plaintiff, viz.:—

1. The garden called Kongahawatta alias Bogahawatta of 50 cocoanut trees plantable extent, situate at Nakele in Ihalakatuneriya, Medapalata, Chilaw District.

2. The garden called Divulgahawatta, containing about 36 cocoanut trees plantable extent, situate at Nakele in Ihalakatuneriya aforesaid.

Nakele in Ihalakatuneriya aforesaid.
3. The land called Nakeleowita of 50 cocoanut trees plantable extent, situate at Ihalakatuneriya aforesaid.

4. The land Astawalayayakele bearing No. 10,173 of 2 acres in extent, situate at Koswatta in Medapalata aforesaid.

On Friday, March 31, 1905, commencing at 1 P.M., at the premises.

5. Fifty cocoanut trees and the soil on which they stand towards the western side adjoining the road, and 282 cocoanut trees which adjoin the western boundary of the portion in extent 54 cocoanut trees plantable soil, divided and given to Simon Fernando, and \(\frac{1}{3} \) share of the tiled house out of the garden called Maha Ehetuwa, situate at Kolonjadiya in Kammal pattu; bounded on the north by boundary of the portion of this land belonging to Francisco Fernando, east by the portion of this land, in extent 100 cocoanut trees plantable extent, of Thomis Tamel, south by lands of the heirs of Migel Fernando Appuhamy, west by seashore; containing in extent 12 acres 1 rood and 12 perches.

6. The western \frac{1}{3} share and 50 cocoanut trees appertaining thereto from the garden called Kajugahawatta, situate at Duwa in Kammala; bounded on the north by boundary fence of garden Duwa, east by garden of Simon Fernando Appuhamy, south by canal called Vannan-ode, west by land of Suse Tawarera and others; containing in extent 2 acres 3 roods and 17 perches.
7. The undivided ½ share of garden called Kosgaha-

watta alias Dammagahawatta of about 2 acres in extent, situate at Kammal; bounded north by garden wherein Abaran Kurera resided, east by field Paulukotuwa, south also by field Paulukotuwa, west by garden Palliyawatta and the garden of Daniel Costa.

8. The southern \(\frac{1}{3} \) share out of the just \(\frac{1}{2} \) share of the garden called Dombagahawatta, situate at Kammala aforesaid; bounded on the north by garden of Juan Kurera, east by fence of garden of the late Philippu Tawarera, south by the fence of garden of Christian Francada and the late Tuan Fernando and the late Juan Fernando, west by fence of garden of the late Juan Tawarera; containing about 2 pecks kurakkan sowing extent.

Amount to be levied Rs. 6,120.12, with interest on Rs. 1,000 at 45 per cent. per annum, on Rs. 1,000 at 15 per cent. per annum, and on Rs. 1,700 at 18 per cent. per annum from October 31, 1903, till April 14, 1904, and thereafter at 9 per cent. per annum and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, February 28, 1905.

In the District Court of Negombo.

Kuwanna Ana Kana Navenna Kanappa

No. 5,555.

Samarapperuma Arachchige Velun Sinno Appuhamy of Metikotuwa......Defendant.

NOTICE is hereby given that on Tuesday, April 4, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, specially mortgaged with plaintiff, viz.:

1. Half share of 110 shares of Kongahawatta of two acres in extent, situate at Metikotuwa in Otarapalata, Chilaw District.

2. Undivided ½ share of Talgahaowita of 1 acre in extent, situate at Metikotuwa.

3. Undivided ½ share of ¼ shares of field and pillewa called Kondeniya of 8 bushels paddy sowing extent, situate at Metikotuwa.

4. Undivided 3 shares of Kahatagahawatta of 1 acre

in extent, situate at Metikotuwa.

5. 18 share of Kahatagahawatta of 1 rood in extent, situate at Metikotuwa.

6. Undivided I share of Kongahawatta of 2 acres in extent, situate at Metikotuwa.
7. Half share of Ambagahawatta of 4 acres in extent with the cadjan thatched house standing on the said half share, situate at Metikotuwa.

Amount to be levied, Rs. 947-12 with interest on Rs. 440 at 30 per cent. per annum from June 10, 1904, till August 13, 1904, and thereafter at 9 per cent. per annum and poundage.

> BERTRAM HILL, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, March 1, 1905. In the District Court of Negombo.

Suna Pana Yena Kina Kitnan Chetty of Negombo.....Plaintiff.

No. 5,688.

M. P. Anthony Fernando of Negombo, executor of the last will and testament of
M. P. Francisco Fernando......Defendant.

OTICE is hereby given that on Monday, March 27, 1905, 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, specially mortgaged with plaintiff, viz.:-

All those sections G and H of thirteen contiguous allotments of lands called Hunnanegama alias Bandurawe Dummalawewakumbura, Talgahakumbura, and Bakmigahakumbura forming one block, situate in the village Sandanangama in Medapalata, Chilaw District; containing

in extent 8 acres 35 perches.

All that portion of high and low ground called Hunnannegama alias Banderawe, Dummalawewakumbura, Talgahakumbura, and Bakmigahakumbara, situate at Sandanangama aforesaid; containing in extent 38 acres 1

rood and 35 perches.

Amount to be levied Rs. 13,620, with interest on Rs. 12,000 at 12 per cent. per annum from September 1, 1904, to November 3, 1904, and thereafter at 9 per cent. per annum and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, February 28, 1905.

In the District Court of Negombo.

P. R. V. R. Ramen Chetty of Negombo......Plaintiff. No. 5,722.

M. P. Anthony Fernando of Vennappuwa, now of Negombo......Defendant.

OTICE is hereby given that on Wednesday, March 29, 1905, 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,

A portion of Adapparawatta alias Ihala Katuneriyawatta and Kahatagahawatta, situate at Ihala Katuneriya watta and Kanacaganawacca, Sicuate at Inaia Katuneriya in Medapalata, Chilaw District; bounded on the north by Keenakele estate and by land of M. P. Franciscu Fernando and others and by land of Manuel Muppurala, south by a portion of this land marked E, west by a portion of the land marked letter B, east by land of M. P. Francisco Fernando and others; containing in extent 27 acres and 15 perches, together with the buildings standing.

Another portion of the said land called Adapparawatta alias Ihala Katuneriyawatta and Kahatagahawatta, situate at Inala Katuneriyawatta and Kanataganawatta, situate at Inala Katuneriya aforesaid; bounded on the north by Keenakele estate, north-east by a portion of this land belonging to M. P. Francisco Fernando, south by road, south-west by a road and by a portion of this land of J. Manuel Fernando; containing in extent 15 acres 3 roods 21 perches together with the buildings standing thereon. 21 perches, together with the buildings standing thereon.

Amount to be levied Rs. 1,346, with interest on Rs. 1,200 at 13 per cent. per annum from September 17, 1904, till November 2, 1904, and thereafter at 9 per cent. per annum and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office Chilaw, February 28, 1905.

DISTRICT AND MINOR COURTS NOTICES.

Return of Uncertificated Insolvents for the Half-year ended December 31, 1904.

No. of Case.

Name of Insolvent.

Date of Refusal of Certificate.

2,119

Kona Abdul Rahiman P. T. A. Marikar

November 28, 1904 ...

Appeal filed

November 14, 1904 ...

District Court, Colombo, February 28, 1905. J. R. WEINMAN, District Judge.

OTICE is hereby given that the valueless records of the Court of Requests, Colombo, from No. 91,001 of April 3, 1873, to No. 98,900 of May 27, 1874, will be destroyed, in terms of the Ordinance No. 12 of 1894, at the expiration of three months from the date thereof. Any person interested in any record may personally, by proctor, or by duly anthenticated petition claim, upon good cause show, that such record may not be destroyed.

Court of Requests. Colombo, March 1, 1905. W. R. B. SANDERS, Commissioner.

ම් කිට මේ රිකුවැස්වස් උසාවියේ විෂි 1878ක්වූ අපපුල් මස 3 වෙනි දින නොමෙර 91,001කේ සිට විෂි 1874ක්වූ මැයි මස 27 වෙනි දීන නොම්මර 98,900 දක්වා තිබෙන පරන නඩු <mark>මපාත් මෙහි පහත පෙ</mark>නෙන දිනේ සිට තුන්මා සයක් හියපසු වම් 1894රේ 12 වෙනි ආඥපණනේ පුකාරයට පුළුස්සාදමන බව මෙසින් දන්වමි. යමෙකුට ඉමයින් යම් නඩුපොතක් පුළුස්සා නො දමා තබාගන්ට ඕනෑනම් ඒ බව තමන්ම උසාවිය ඉදිරියේ පෙනීසිට නොහොත් පෙරකදේරුකෙ නෙක් ලවා නැත්නම් ලියුදයගේ අතසන ඇති පෙත්සමකින් උසාවිය පිලිගන්නා සෑමෙනන කරනු පෙන්වා එය පුළුස්සානොදමනලෙස ඉල්ලාසිවිය යුතුසි.

ඩබ්ලිව්. ආර්. බී. සාන්ඩර්ස්, කොමසාරිස් උන්නාන්සේ.

වුණී 1905ක්වූ මාර්තු මස 1 වෙනි දින කොලඹ රිකුවැස්ට්ස් උසාවියේදීය.

1873 ம் ஆண்டு கெத்திரையூ 3 த் தேதியைக்கொண்ட 91,001 ம் இலக்கம் முதலாய் 1874 ம் ஆண்டு வைகாகிமாதம் 27 த் தேதியைக்கொண்ட 98,900 ம் இலக்கம் வடையிலுமுள் எ கொழும்பு தெக்குவெளைகோட்டின் பழைய பெறுமுள் யற்ற வழக்குப்புத்தகங்கள் யாவும், 1894 ம் ஆண்டின் 12 ம் இலக்கக் கட்டுணச்சட்டத்தின் பிரகாரம் இத்தேதி துவக் கம் மூன்ற மாதத்திற்குப் பிற்பாடு அழித்துப்போடப்படு மென்று இந்தால் அறிவிக்கப்படுகின்றது. எந்த வழக்குகளிலேனும் உடந்தைப்பட்டவர்கள் வவர்க னாவது தேராகவாகுதல் தரணிமார்கள் மூலமாயாகுதல் போதிய காரணும்காட்டி. அவ்விதமான வழக்குப்புத்தகப் கள் அழிக்கப்படாடுதன்று உருத்துப்பேசலாம்.

கள் அழிக்கப்படாதென்ற உருத்துப்பேசலாம்.

டபின்பு. ஆர். பி. சாண்டோஸ். கொம்மிஷ்னர்.

கொழும்பு தெக்கவெளகோகி, 1905 ம் ஆண்டேபங்குளிமீ 1 ந் உ.