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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.—Land Settlement. PART V.—Mercantile, Marine, Municipal. Local. &c.

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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 to further amend "The Medical Wants Ordinance, 1880."

Preamble.

Short title.

Amendment of section 2 of Ordinance No. 17 of 1880. WHEREAS it is expedient to amend "The Medical Wants Ordinance, 1880," 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:

1 This Ordinance may be cited as "The Medical Wants (Amendment) Ordinance, 1905," and the principal Ordinance, "The Medical Wants Ordinance, 1880, Amendment Ordinance, 1882," and this Ordinance shall be read and construed as one, and may be cited together as "The Medical Wants Ordinances, 1880, 1882, and 1905."

2 In section 2, sub-section (2), of the principal Ordinance for the words "or any of those products" there shall be substituted the words "rubber or any of such products." Amendment of section 23.

3 In section 23 of the principal Ordinance after the words "15th or 19th clause of this Ordinance" there shall be inserted the words "or in respect of any medicines or drugs supplied on the order of the superintendent of any estate."

By His Excellency's command,

A. M. ASHMORE, Colonial Secretary.

Colonial Secretary's Office, Colombo, May 27, 1905.

Statement of Objects and Reasons.

"The Medical Wants Ordinance, 1880," applies only to estates in the planting districts having ten acres actually cultivated in coffee, tea, cacao, cinchona, or any of these products. Section 2 of the present Ordinance, by adding rubber to the above-mentioned list of products, extends the application of the Ordinance to estates cultivated in rubber.

2. Section 3 enables money payable in respect of any medicines or drugs supplied on the order of the superintendent of any estate to be recovered in the same way as the cost of the subsistence of labourers sent to hospital or of medical visits to an estate,

Colombo, May 13, 1905.

ALFRED G. LASCELLES. Attorney-General.

MINUTE.

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

An Ordinance for the better enforcement of certain conditions in Sales or Leases of Arrack Rents.

Preamble.

WHEREAS it is expedient to make better provision for the enforcement of certain conditions in sales or leases of arrack rents: 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.

Enforcement of stipulation regarding re-sale of rent on renter making default in observing conditions of sale.

Notice to renter of intention to re-sell. 1 This Ordinance may be cited as "The Arrack Rents Ordinance, 1905."

2 Whenever by the conditions of sale under which the exclusive privilege of selling arrack or toddy (hereinafter referred to as "the rent") in any part of the island is sold or leased by the Crown it has been or shall be stipulated, whether before or after the passing of this Ordinance, that on default by the purchaser or lessee (hereinafter called "the renter") in the performance of all or any of the conditions contained in the said conditions of sale, the government agent shall be at liberty to re-enter upon the rent or to sell the same, or so much of the term thereof as may be unexpired, the government agent may enforce such stipulation in manner hereinafter appearing.

3 Before re-entering upon or re-selling the rent the government agent shall give the renter notice in writing, which may be substantially in the form in the schedule hereto or in such other form as the Governor may from time to time prescribe, stating that it is intended to re-enter upon or to re-sell the rent after the expiration of ten days from service of the notice upon the renter, unless the renter shall before the expiration of such period have complied with the condition in respect of which default has been made. Power to government agent to re-sell and put purchaser into possession.

Service of notice.

Saving of legal remedy of renter.

4 Unless the renter shall have complied with such condition before the expiration of such period, it shall be lawful for the government agent, if he thinks fit, to re-enter upon or to re-sell the rent and to place the purchaser in possession without process of law, any rule of law to the contrary notwithstanding. Provided that the government agent shall give the renter one week's notice of the date when the purchaser will be placed in possession.

5 The notice in writing required by the two last foregoing sections may be given by forwarding it by post in a registered letter addressed to the renter at the place which the renter in pursuance of the conditions of sale has signified for the service on him of notices or processes, or by serving the same on him personally, or by affixing it on his last known place of residence.

6 When a government agent has re-sold the rent or re-entered upon the same under the foregoing sections, nothing in this Ordinance shall be taken to prevent a court of competent jurisdiction from awarding damages to the renter if it is proved that he has not made such default in observing the conditions of sale as to entitle the government agent to re-sell the rent or to re-enter upon the same.

7 "The Tolls, Arrack Rents, and Opium Licenses Ordinance, 1904," is hereby repealed so far as it relates to arrack rents.

SCHEDULE.

Form of Notice under Section 5.

To _____. Whereas you have made default in observing the conditions of sale dated the _____ day of _____, 190 __, under which you were declared to be the purchaser of the Arrack Rent for _____ by (here set out default):

Take notice that unless you shall have (here set out condition with which renter should have complied) before the expiration of ten days from the service upon you of this notice it is my intention to re-enter upon the said rent or to re-sell the same, or so much of the term thereof as shall be unexpired, and to put the purchaser in possession thereof in accordance with the provisions of "The Arrack Rents Ordinance, 1905.'

Government Agent.

By His Excellency's command,

A. M. ASHMORE, Colonial Secretary.

Colonial Secretary's Office, Colombo, June 2, 1905.

Statement of Objects and Reasons.

THE provisions of Ordinance No. 4 of 1904 for the better enforcement of certain conditions in the sales of Tolls, Arrack Rents, and Opium Licenses have been found in some respects unsuitable to the case of Arrack Rents.

2. The present Ordinance repeals the above-mentioned Ordinance so far as it relates to arrack rents, and substitutes a slightly different procedure for the enforcement of the conditions of sale.

3. The difference between the procedure under the two Ordinances is as follows. The Ordinance of 1904 provided that, on default by the renter, the Government Agent should give notice to the renter that the lease to him had been determined, and that thereupon it should be lawful for the Government Agent either to re-sell the rent or to re-enter into possession of it. The result of this procedure was that during the interval between the notice and the re-sale the district was left without any person authorized to sell arrack; it being impracticable for the Government to put in a person to carry on the rent.

4. Under the present Ordinance the Government Agent gives notice of his intention to re-enter upon or to re-sell the rent after the expiration of ten days unless the renter complies with the condition in respect of which default is made.

Unless the renter within that period has complied with such condition the Government Agent may, if he thinks fit, re-enter upon or re-sell the rent and place the purchaser in possession.

Colombo, May 30, 1905.

ALFRED G. LASCELLES, Attorney-General.

Repeal.

MINUTE.

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

An Ordinance to amend "The Nuwara Eliya Board of Improvement Ordinance, 1896."

Preamble.

Short title.

W HEREAS it is expedient to amend "The Nuwara Eliya Board of Improvement Ordinance, 1896," so far as it relates to the constitution of the Board of Improvement of Nuwara Eliya: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Nuwara Eliya Board of Improvement Ordinance, 1905," and shall be read and construed as one with "The Nuwara Eliya Board of Improvement Ordinance, 1896" (hereinafter referred to as "the principal Ordinance"), and this Ordinance and the principal Ordinance may be cited together as "The Nuwara Eliya Board of Improvement Ordinances, 1896 and 1905."

2 For section 4 of the principal Ordinance there shall be substituted the following section, namely:

4 (1) There shall be a Board of Improvement at Nuwara Eliya consisting of three official and three unofficial members. The official members shall be the government agent, the assistant government agent, and one other person to be nominated from time to time by the Governor. The unofficial members shall be three persons to be nominated from time to time by the Governor. The nominated members of the board shall hold office during the Governor's pleasure.

(2) The Board of Improvement as heretofore constituted shall continue to exercise the powers and perform the duties of the Board of Improvement of Nuwara Eliya until the Governor shall notify in the *Government Gazette* that a Board of Improvement has been appointed for the town of Nuwara Eliya under this Ordinance; and upon such notification all rates, taxes, assessments, fines, recoveries, and incomings, and all money standing to the oredit of the Board of Improvement of Nuwara Eliya as then constituted, and all money levied in the town of Nuwara Eliya under the authority of this Ordinance, or which may be made over from time to time from the general revenue, shall be vested in the Board of Improvement as hereby constituted.

By His Excellency's command,

A. M. ASHMORE, Colonial Secretary.

Colonial Secretary's Office, Colombo, June 6, 1905.

Statement of Objects and Reasons.

THE Board of Improvement of Nuwara Eliya, as constituted by Ordinance No. 20 of 1896, consists of four persons : namely, the Government Agent of the Province, the Assistant Government Agent, and two members nominated by the Governor.

2. The purpose of the Draft Ordinance is to increase the number of the Board from four to six. The Board, as constituted by the Draft Ordinance, will consist of three official members nominated by the Governor and of three unofficial members also nominated by the Governor.

Colombo, May 31, 1905.

ALFRED G. LASCELLES, Attorney-General.

Substitution of new section 4.

MINUTE.

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

An Ordinance to promote the despatch of Public Business by providing that certain formal matters shall no longer be submitted for sanction to or transacted by the Governor in Executive Council.

Preamble.

WHEREAS it is expedient to promote the despatch of public business by providing that certain formal matters with regard to municipal and local government and with regard to the incorporation of joint stock companies and other matters shall no longer be submitted for sanction to or transacted by the Governor in Executive Council : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

This Ordinance may be cited as "The Public Business

Short title.

Sanction of the Governor in Executive Council not required to certain rates. &c., when re-imposed without alteration.

Amendment of certain sections in Ordinances No. 7 of 1887, No. 18 of 1892, and No. 20 of 1896.

- (1) Any municipal council, in making and assessing the rate on property authorized by section 127 of "The Municipal Councils' Ordinance, 1887," as amended by "The Municipal Councils' Amendment Ordinance, 1902," or in levying the tax on carriages, carts, hackeries, horses, ponies, mules, bullocks, and asses authorized by section 128 of the said amended Ordinance; or
 - (2) Any local board of health and improvement, in imposing and levying the rate on the annual value of property authorized by section 30 of "The Local Boards' Ordinance, 1898 ;" or
 - (3) Any board of health, in making and assessing the rate on property authorized by section 7 of "The Small Towns Sanitary Ordinance, 1892;" or
 - (4) The Local Board of Nuwara Eliya, in making and assessing the rate on property authorized by section 15 of "The Nuwara Eliya Board of Improvement Ordinance, 1896," or in levying the tax on carriages, carts, hackeries, horses, ponies, mules, bullocks, and asses authorized by section 19 of the said Ordinance—

makes and assesses, imposes, or levies without alteration the same rate or tax as was in force during the preceding year, the sanction of the Governor in Executive Council shall not be required to the making, assessment, imposition, or levying of such rate or tax, the provisions of the above-named Ordinances or of any other Ordinance to the contrary notwithstanding.

3 So much-

Ordinance, 1905.'

Whenever in any year-

- (1) Of section 90 of "The Municipal Councils' Ordinance 1887," as requires the annual statement of receipts and disbursements on account of the municipal fund and the progress report of work done, together with the minutes of the meeting, to be forwarded to the Governor in Executive Council; and
 (2) Of section 6 of "The Small Towns Sanitary Ordinance,
- 2) Of section 6 of "The Small Towns Sanitary Ordinance, 1892," as requires a copy or duplicate of the account and statement therein referred to be laid before the Governor in Executive Council; and
- (3) Of section 11 of "The Nuwara Eliya Board of Improvement Ordinance, 1896," as requires a copy or duplicate of the account and statement therein referred to be laid before the Governor in Executive Council—

is hereby repealed.

Amendment of sections 115 and 119 of Municipal Councils' Ordinance, 1887.

Amendment of section 116 of Ordinance No. 7 of 1887 with regard to the nomination of auditors.

Amendment of section 14 of Ordinance No. 4 of 1861. 4 For the words "the Governor in Executive Council" in sections 115 and 119 of the said Municipal Councils' Ordinance, 1887, there shall be substituted the words "the Governor."

5 For the words "the Governor in Executive Council" in section 116 of "The Municipal Councils' Ordinance, 1887," there shall be substituted the words "the municipal council at a general meeting."

6 The words "with the advice of the Executive Council" in section 12 of "The Land Acquisition Ordinance, 1876," and the words "with the advice and consent of the Executive Council" in section 12 of "The Butchers' Ordinance, 1893," are hereby repealed.

7 For section 14 of "The Joint Stock Companies' Ordinance, 1861," there shall be substituted the following section, namely:

14 In order to obtain incorporation, the memorandum of association, together with the articles of association (if any), shall be delivered to the registrar, who shall transmit the same to the Attorney-General for report, and shall cause the same to be published in the *Government Gazette* in three consecutive numbers. After such publication the registrar, if the Attorney-General certifies that there is no legal impediment to the incorporation of the company, shall declare the company to be incorporated by endorsing on the memorandum of association a declaration in the form following :

Whereas the subscribers to this memorandum have done all things to entitle them to incorporation as a company with limited (or unlimited, as the case may be) liability: Now know ye that I, A.B., Registrar of Companies, do, in terms of section 14 of "The Joint Stock Companies' Ordinance, 1861." as amended by section 5 of "The Public Business Ordinance, 1905," hereby declare the said subscribers and their successors to be incorporated as the <u>———</u> Company (Limited), under the provisions of "The Joint Stock Companies' Ordinance, 1861."

This _____ day of _____

(Signed)—, Registrar of Companies.

The registrar shall thereupon register the memorandum of association with the declaration endorsed thereon and the articles of association.

By His Excellency's command,

A. M. ASHMORE, Colonial Secretary.

Colonial Secretary's Office, Colombo, June 7, 1905.

Statement of Objects and Reasons.

THE object of the present Ordinance is to relieve the Executive Council from the transaction of a considerable volume of formal business assigned to the Council by different Ordinances.

2. The following is a summary of the changes effected by the Ordinance:-

(1) The consent of the Governor is not required to rates and taxes levied by Municipal and local authorities when the rate or tax previously in force is re-imposed without alteration.

(2) Certain statements of accounts and reports with regard to Municipal and Local Board expenditure are no longer required to be submitted to the Governor in Executive Council.

(3) Municipal auditors are nominated by the Municipal Council at a General Meeting instead of by the Governor in Executive Council.

(4) The Governor is empowered to act without the advice of the Executive Council-

- (a) In directing officers to take possession, under section 12 of the Land Acquisition Ordinance, of land the acquisition of which has previously been authorized by the Governor in Council;
- (b) In proclaiming public slaughter-houses.

(5) The duty of declaring that Joint Stock Companies have been incorporated is transferred from the Governor and the Executive Council to the Registrar, who makes the declaration after the Attorney-General has certified that there is no legal impediment to incorporation.

May 5, 1905.

ALFRED G. LASCELLES, 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 Western Circuit will be holden at the Court-house at Colombo on Monday, July 3, 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.

E. ONDATJE, for Fiscal, Western Province. Fiscal's Office, Colombo, June 6, 1905.

ගින් ලංකාම්පයේ ගරුකටයුතු උතුම්වූ සුපුම් උසාවිශෙන් මට ලැබී තිබෙන ආසුවක බලය කරණකොටගෙණ මෙයින් ප්‍රකාශකරන්ඉන්නම්, බස්නතිර දිසාවේ කිම්බෙල් නඩු විභාගය වම් 1905ක්වූ ජූලි මස 3 වෙන් දින පෙරවරු 11ගේ පැයපටත් කොළඹ තිබෙන නඩුසාලාවේ පවත්වන්ට ජෛතදනවා ඇත. එහි යම් කාරණ ඇතුව සිටින සෑම දෙනාම යටක් ස්ථානයට යටකි වේලාවට ඇවිත් පෙණේ හිටින්ට ඕනැවන්ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටිනට යන්ට නුපුළුවන් බවත් මෙයින් සෑමදෙනාටම දන් වන්නෙමි.

ර්. ඔන්ඩච්චි, ඉද. පිස්කල් වම්හ. වම් 1905ක්වූ ජූනි මස 6 වෙනි දින කොලඹ පිස්කල් කන්තෝරුවේදීය.

இலங்கைத்தீவீற் சங்கைகடோந்த சுப்பிறீங்கோட்டாரது கட்டன்பின் படி தாம் பிரசுத்தப்படுத்துவதாவது : கொழும்பு தியாயகை லத்திலே மேற்சொல்லிய சுப்பிறீங் கோட்டா ரால் மேற்குப்பிறிவின் கிறியினெல் வழக்குவிசா ராண, 1905 ம் ஆண்டு ஆடிமூ 3 ந் தேதியாகிய திங்கட்கிழ மைகாலமே 11 மணி தொடங்கி அன் றம் அதற்கடேத்த நாட் களிலும் த_த்தப்படும்.

ஆ தலால் அவ் வசா ரணபிற் காரியகருமமுள்ளவர்களெல் லோரும் சொல்லப்பட்ட நோத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டே அவ்விடத்தினின் றம் உத் வின்றி நீங்காதிருக்கக்கடவர்கள்.

> இங்**ஙன**ம். **இ. ஒண்டா**சீசி, **டிப்பியுடி** பி**ஸ்**கால்.

கொழும்பு பினகால் கந்தோர், 1905 ம் (து) ஆனிமீ 6 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, the 3rd day of July, 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, Ratnapura, June 7, 1905. G. SAXTON, Fiscal.

ලංකාවිපයේ ගරුකටයුතු උතුම්වූ සුපුම් උසාවියෙන් මට ලැබී තිබෙන අංසුවක බලය කරණකොටගෙණ මෙයින් පුකාශකරන්නේ බස්නාහිර දිසාවේ කිම්නෙල් නඩුවිභාගය වමී 1905ක්ට ජූලි මස 3 වෙනි දින පෙරවරු 11 පැය පටන් කොලඹ තිබෙන නඩුයාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම කාරණ ඇතුව සිටින සැම දෙනාම යටයි ස්ථානයට යටයි වෙලාවට ඇවිත් පෙණි හිතින්ට ඕනැවත් ඇර අවසර ඉල්ලා ලබාගෙණ මස එසින් පිටහට හන්ට නුපුළුවන් බවන් මෙයින් සැමදෙනාටම දන් වන්නෙම.

්. සැක්ස්වන්, පිස්කල් වම්හ. වම් 1905ක්වූ ජූනි මස 7 වෙනි දින රත්න පුරේ පිස්කල් කන්නෝරුවේදීය.

இலைக்கைத்தீவிற் சங்கைபோர்த சுப்பிறீங்கோட் டாரது கட்டீனே பின்படி நாம் பிரசெத்தப்படுத் அவதாவது: கொழும்பு நியாயன் தலத்திலே மேற் சொல்லிய சுப்பிறீக்கோட்டாரால் மேற்கு சுற்றேட் டத்தைச்சேர்ந்த கி**றியினைல்** வழக்குவிசாரணே, 1905 ம் ஆண்டு துவலமாதம் 3 ந் தேதியாகிய தெங்கட் கிழமை காலமே 11 மண தொடங்கி அன் மம் அதற் கடுத்த நாட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசாரணேயிற் காரியகருமமுன்னவர் களெல்லோரும் சொல்லப்பட்ட நேரத்திலே சொல் லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் றம் உத்தரவின்றி நீங்காதருக்கக்கடவர்கள்.

Din a a i

ஜி.செக்ஸ்டன், இதொட்டினாபுரியீஸ கால் கர்தோர், பிஸ கால். 1905 ம ஹி ஜூன் ூ7ர் டை.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. < No. 2,356. In the Matter of the Estate of the late Palamandadige Joseph Fernando, deceased, of Laksapathia in Moratuwa.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 17th day of May, 1905, in the presence of Messrs. Silva and Perera on the part of the petitioner Weerahennedige Domingo Abraham Fernando; and the atfidavit of the petitioner, dated 15th May, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Palamandadige Joseph Fernando issued to him, unless (1) Lindamullage Elaria de Silva, (2) Palamandadige Lily Fernando, (3) Palamandadige Edeline Fernando. (4) Palamandadige Henry Fernando, all of Moratuwella, shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

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

Testamentary Jurisdiction. No. 2,357 In the Matter of the Last Will and Testament of Tilliampalam Sinnamma, wife of Arumugam Thilliampalam, Mudaliyar.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 23rd day of May, 1905, in the presence of Messrs. Perunalpillai and Chelliah on the part of the petitioner Arumugam Thilliampalam ; and the affidavit of the petitioner, dated May 1, 1905, having been read : It is ordered that the will of Thilliampalam Sinnamma, deceased, dated 29th March, 1905, and now deposited in court, be and the same is hereby declared proved, unless any person interested shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Arumugam Thilliampalam, Mudaliyar, is the executor named in the same issued to him accordingly, unless any person interested shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 23rd day of May, 1905.

J. R. WEINMAN, District Judge. In the District Court of Colombo.

Testamentary Jurisdiction. No. 2,361. In the Matter of the Estate of the late Aisi Lebbe Mohammado Lebbe, deceased, of Egoda Uyana.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 26th day of May, 1905, in the presence of Mr. John Leopold Perera on the part of the petitioner Unus Lebbe Aisi Umma ; and the affidavit of the petitioner, dated 16th May, 1905, having been read : It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Aisi Lebbe Mohammado Lebbe issued to her, unless Mohammado Lebbe Abdul Majidu of Panadure shall, on or before the 22nd day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 26th day of May, 1905.

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

Testamentary Jurisdiction. No. 2,364 C. In the Matter of the Last Will and Testament of Senanayeke Amarasinghe Mohotti Appuhamillage Velun Appuhamy, deceased.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 25th day of May, 1905, in the presence of Mr. H. P. Weerasooriya on the part of the petitioners Senanayake Amarasinghe Mohotti Appuhamillage Podisingho Appuhamy and Senanayeke Amarasinghe Mohotti Appuhamillage Agosinno Appuhamy; and the affidavit of the petitioners and the Mark 1005 hearing hear and the affidavit

Amarasinghe Mohotti Appuhamiliage Podisingho Appuhamy and Senanayeke Amarasinghe Mohotti Appuhamiliage Agosinno Appuhamy; and the affidavit of the petitioner, dated 11th May, 1905, having being read: It is ordered that the will of Senanayeke Amarasinghe Mohotti Appuhamiliage Velun Appuhamy, deceased, dated 7th February, 1905, and now deposited in court, be and the same is hereby declared proved, unless any person aforesaid shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Senanayeke Amarasinghe Mohotti Appuhamillage Podisingho Appuhamy and Senanayeke Amarasinghe Mohotti Appuhamillage Ago Singho 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 any person interested shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 26th day of May, 1905.

J. R. WEINMAN, District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 2.367 C. In the Matter of the Estate of the late Deekirikewage Dona Christina Hamine, deceased, of Pamunugama.

THIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 30th day of May, 1905, in the presence of Mr. E. W. Perera on the part of the petitioner Randeni Arachchige Don Simion; and the affidavit of the petitioner, dated 24th May, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Deekirikewage Dona Christina Hamine issued to him, unless, Randeni Arachchige Dona Sepiliana of Marawila shall, on or before the 22nd day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 30th day of May, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. { No. 2,368. In the Matter of the Estate of the late Demalamuni Telenis Karunatilleke *alias* Demalamunige Telenis Fernando, deceased.

HIS matter coming on for disposal before J. R. Weinman, Esq., District Judge of Colombo, on the 2nd day of June, 1905, in the presence of Mr. E. G Jayawardene on the part of the petitioner Demalamuni Enso Fernando; and the affidavit of the petitioner, dated 31st May, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Demalamuni Telenis Karunatilleke *alias* Demalamunige Telenis Fernando issued to her, unless Demalamuni Mencho, wife of Demalamuni Carolis, (2) Demalamuni Roida, wife of Lansasera Endoris, (3) Jayemanage Ego Nona, (4) Demalativ James Singho, (5) Demalamuni Airy Nona, wife of Demalamuni Luvis Singho, (6) Demalamuni Ado Singho, (7) Demalamuni Elaris Singho, (8) Migalahandi Sesa Nona, (9) Migalahandi Martin Singho, the 6th and 7th respondents by their guardian *ad litem* Migalahandi Baby Nona, and 8th and 9th respondents by their guardian *ad litem* Migalahandi John Singho, shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> J. R. WEINMAN, District Judge.

The 2nd day of June, 1905.

In the District Court of Negombo.

Order Nisi.

No. 853. In the Matter of the Intestate Estate of the late Weerawardana Hettiarachchige Samel Perera, ex-Police Headman of Maditheyawala in the Yatigaha pattu of the Hapitigam korale, deceased.

1, Don Brampy Perera Weerawardana; 2, Don Tegris Perera Weerawardana, Police Headman of Maditheyawala......Petitioners.

Augustina Perera Disanayake Siriwar-dana Hamine of Maditheyawala ; 2, Francina Harriet Perera Weerawardana Hamine, assisted by her husband Baron Perera of Yatagama; 3, None Perera Weerawardana Hamine, assisted by her husband Don William Appu of Maditheyawala; 4, Lokubalasuria Appuhami-lage Don James Appu of Maditheyawala; Lokubalasuria Appuhamilage Dona Johanna Hamine, assisted by her husband Subesekera Hapugala-arachchige Don Davith Appu of Paragoda ; 6, Lokubalasuria Appuhamilage Dona Ago Hamine of Maditheyawala; 7, Lokubalasuria Appuhamilage Dona Marthina Hamine of Yatana; 8, Lokubalasuria Appuhamilage Isabela Hamine of Yatana; 9, Dona Argnis Jayasekara Hamine of Kalugala; 10, Dona Istina Jayasekara Hamine, assisted by her husband Siman Perera Appuhami of Hapugahagama ; 11, Dona Margochi Jayasekara Hamine of Kalu-gala; 12, Dona Cornelia Jayasekara Hamine of Kalugala.....Respondents.

THE matter of the petition of Don Brampy Perera Weerawardana and Don Tegris Perera Weerawardana, Police Headman, both of Maditheyawala, praying for letters of administration to the estate of the abovenamed deceased Weerawardana Hettiarachchige Samel Perera, ex-Police Headman of Maditheyawala, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on the 8th day of May, 1905, in the presence of Mr. Arthur de Silva, Proctor, on the part of the petitioner ; and the affidavit of the petitioner, dated 2nd day of May, 1905, having been read

It is declared that the petitioners are two of the heirs of the said intestate, as such are entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person shall, on or before the 27th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna. Order Nisi.

Testamentary Jurisdiction. No. 1,631. Class I.

In the Matter of the Estate of the late Kurunati Kanagar of Kondavil, deceased.

Sinnappillai, widow of Kanagar of Konda-

vil Petitioner. Vs.

1, Kartigesar Appakkuddi and his wife, 2, Tangam of Kondavil......Respondent.

THIS matter of the petition of Sinnappillai, widow of L Kanagar of Kondavil, praying for letters of ad-ministration to the estate of the above-named deceased Kurunati Kanagar coming on for disposal before H. R. Freeman, Esq., District Judge, on the 24th day of May, 1905, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner ; and the affidavit of the petitioner, dated the 22nd day of May, 1995, having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before the 19th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> H. R. FREEMAN, District Judge.

This 24 day of May, 1905.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Victoria, widow of Anthonippillai No. 1,633. Marshall of Chundicully, deceased. Class I.

Vaittiampillai Anthonippillai of Chundi-

cully.....Petitioner. Vs.

Louisappillai, widow of Anthonippillai of

HIS matter of the petition of Vaittiampillai Anthonippillai of Chundicully praying for letters of administration to the estate of the above-named deceased Victoria, widow of Anthonippillai Marshall, coming on for disposal before H. R. Freeman, Esq., District Judge, on the 25th day of May, 1905, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 25th day of May, 1905, having been read: It is declared that the petitioner is the husband of the sole heiress of the said intestate, and is entitled to have letters of administration to the criter of the said intestity invertes to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 19th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> H. R. FREEMAN. District Judge.

This 25th day of May, 1905.

In the District Court of Mullaittivu.

Order Nisi.

Testamentary) In the Matter of the Estate of the late Kanapati Saravanai of Koilpulian-Jurisdiction. kulam in Naducheddikulam. No. 47.

Vairamuttu Venasi of Sinnakulam in Kilakkumulai North.....Petitioner.

Vs.

(1) Saravanai Velan, (2) Santia Kandan, (3)

Veeran Kangesan, and (4) S. Sinnapodian,

all of Koilpuliankulam...... Respondents. THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased Kanapati Saravanai coming on for disposal before R. A. G. Festing, Esq., District Judge of Mullaittivu, on the 14th day of April, 1905, in the presence of the petitioner; and the affidavit of the petitioner, dated the 14th day of April, 1905, having been read: It is declared that the peti-tioner is the lawful cousin 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 19th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> R. A. G. FESTING, District Judge,

This 14th day of April, 1905.

In the District Court of Mullaittivu. Order Nisi.

Testamentary) In the Matter of the Estate of the late Jurisdiction. Nachipillai, widow of Arunasalem of No. 48. Vavuniya, deceased.

Ramanater Thamotarampillai of Vairaver

Puliankulam, presently of Mullaittivu......Petitioner.

And 1, Kalinker Sapapady of Marutankulam; 2, Arunasalem Katiravalu of Maruk-karampalai; and 3, Arunasalem Siva-kami alias Sinnamma, a minor, of Vavuniya.....Respondents.

HIS matter coming on for disposal before R. A. G. L Festing, Esq., District Judge of Mullattivu, on the 20th day of May, 1905, in the presence of Mr. Alex. A. Manuel, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 20th day of May, 1905, having been read :

It is ordered that the said petitioner Ramanater Thamotarampillai be declared entitled to have letters of administration to the estate of the late Nachipillai, widow of Arunasalem, issued to him, as cousin, unless the respondents or any other person shall, on or before the 23rd day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

R. A. G. FESTING District Judge.

The 20th day of May, 1905.

In the District Court of Matara.

Order Nisi declaring Will proved, &c.

Testamentary) In the Matter of the Estate of the late Jurisdiction. Edirisinha Endoris Appu, deceased, No. 1,450. of Talalla.

THIS matter coming on for disposal before Thomas L R. E. Loftus, Esq., District Judge of Matara, on the 14th day of April, 1905, in the presence of Proctor J. S. Wirasinha and of Jasin Aratchige Diwunuhamy, dated the 4th day of April, 1905, having been read :

It is ordered that the said Jasin Aratchige Diwunu-hamy be and she is hereby declared entitled to have letters of administration to the estate of the deceased, Edirisinha Endoris Appu, and that letters of administration be issued to her accordingly, unless the respondents (1) Edirisinha Babanona, (2) Edirisinha Martin,

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(3) Edirisinha Kalumahatmaya, (4) Edirisinha Emali, (5) Edirisinha Baby, (6) Don Andrias Jasinha, all of Talalla, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Andrias Jasinha, the 6th respondent, be appointed guardian ad litem over the 1st to 5th respondents, unless the respondents shall, on or before the 14th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> THOS. R. E. LOFTUS, District Judge.

The 14th day of April, 1905.

In the District Court of Puttalam. Order Nisi.

Testamentary Jurisdiction. No. 221.

In the Matter of the Intestate Estate of Segoe Abubakker Marrikar, late of Palliwasalturai.

THIS matter coming on for disposal before Frederick Bowes, Esq., District Judge of Puttalam, on the 24th May, 1905, in the presence of Mr. W. S. Strong, Proctor, on the part of the petitioner; and the petitioner's affidavit dated May 23rd, 1905, and petition dated May, 24th 1905, having been duly read; It is ordered that the 24th, 1905, having been duly read : It is ordered that the petitioner be and he is hereby declared entitled to letters of administration to the estate of Segoe Abubakker Marikar, late of Palliwasalturai, deceased, and that the same will be issued to him accordingly, unless the respondents or any person shall, on or before the 15th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

F. Bowes, District Judge.

In the District Court of Badulla.

Order Nisi

Testamentary) Jurisdiction. No. 242 B

In the Matter of the Intestate Estate of the late Modara Acharige Abaran Naide of Badulla, deceased.

THIS matter coming on for disposal before J. Conroy, L Esq., District Judge of Badulla, on the 23rd day of December, 1904, in the presence of the petitioner Modara Acharige Don Bastian of Badulla, and his petition dated the 20th day of December, 1904, having been read :

It is ordered that the petitioner be and he is hereby declared entitled to letters of administration to the estate

of Modara Acharige Abaran Naide, late of Badulla, deceased, and that he is, as a creditor, entitled to have letters of administration of the same issued to him accordingly, unless the respondent Hudihelligahawatte-gedara Kaduparamanamendrapatabendige Ranhami of Wedigune, the widow of the deceased, who has aban-doned her application for administration, shall, on or before the 28th day of January, 1905, show sufficient course to be strifted in of this court to the contrary cause to the satisfaction of this court to the contrary.

> J. CONROY, District Judge.

The 23rd day of December, 1904.

May 29, 1905.

The date for showing cause against the above Order Nisi is entered to 17th June, 1905.

A. C. ALLNUTT, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary Jurisdiction. In the Matter of the Intestate Estate of Kaluatchimohottalage Punchi-No. 193. menika of Mangedara, deceased.

Kaluatchimohottalage Appuhamy, Gan-

aratchi of Mangedara.....Petitioner. Vs.

1, Ukku Banda; 2, Dingiri Menika; 3, Mu-diyanse; 4, Ukkuamma......Respondents.

HIS action coming on for disposal before P. E. Pieris, Esq., District Judge of Kegalla, on the 18th day of May, 1905, in the presence of the above-named petitioner, and the petitioner's affidavit dated the 17th day of May, 1905, and his petition of this date having been duly read :

It is ordered and decreed that the petitioner is entitled to letters of administration to the estate of the abovenamed deceased, and that the same be issued to him accordingly, unless the above-named respondents or any other person interested shall, on or before the 12th day of June, 1905, show sufficient cause to the contrary to the satisfaction of this court.

The 2nd day of June, 1905.

P. E. PIERIS, District Judge.

NOTICES OF INSOLVENCY.

No. 2,188.

In the District of Court of Colombo.

In the matter of the insolvency of A. L. No. 2,187. A. Mohamadoe Madar of Dematagoda.

WHEREAS the above-named A. L. A. Mohamadoe Madar has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said A. L. A. Mohamadoe Madar has also been filed, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said A. L. A. Mohamadoe Madar insolvent accordingly, and that two public sittings of the court, to wit, on July 6 and 20, 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.

In the matter of the insolvency of William Joachim Fernando of No. 44, Kochchikada.

WHEREAS the above-named William Joachim VV Fernando has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than twenty-one days : Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on June 29 and July 13, 1905, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, $o\bar{f}$ which creditors are hereby required to take notice.

By order of court,

J. B. MISSO, Secretary.

Colombo, May 31, 1905.

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Colombo, June 2, 1905.

No. 2,190. In the matter of the insolvency of Kaluwadewage Charles of Peliyagoda in the Ragam pattu of Alutkuru Korale South.

THEREAS the above-named Kaluwadewage Charles W has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Kaluwadewage Charles has also been filed, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Kaluwadewage Charles insolvent accordingly, and that two public sittings of the court, to wit, on June 29, 1905, and July 13, 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, May 31, 1905.

Kalutara, May 31, 1905.

In the District Court of Kalutara.

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

TOTICE is hereby given that the second sittings of this court in the above matter has been adjourned to July 6, 1905.

By order of court,

WM. DE SILVA.

Secretary.

No. 114. In the matter of the insolvency of Don William Wijeyratne of Desastra Kalutara.

OTICE is hereby given that the sitting of this court, fixed for June 2, 1905, for the grant of a

certificate of conformity to the above-named insolvent, has been adjourned to June 16, 1905.

By order of court, WM. DE SILVA.

Kalutara, June 5, 1905.

In the District Court of Kandy.

In the matter of the insolvency of Ahamet No. 1,482. Kalir Amel Cutilan of Kadugannawa.

N OTICE is hereby given that the above-named insolvent has been granted a certificate as of the third class.

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

Kandy, June 6, 1905.

Kandy, May 29, 1905.

No. 1,487. In the matter of the insolvency of K, N, Muttiah of Kandy.

TOTICE is hereby given that the second sittings in the above matter has been adjourned to July 13, 1905, for examination of the insolvent.

By order of court,

W. M. DE SILVA, Secretary.

In the District Court of Galle.

No. 358. In the matter of the insolvency of Weerakandege Reimis of Ratgama.

OTICE is hereby that the second sittings of this court in the above matter has been adjourned to July 5, 1905, for the examination of the insolvent.

By order of court,

Galle, May 30, 1905.

D. M. JANSZ, Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Pana Sayena Sayna Cathirasen Chetty of

Sea street in ČolomboPlaintiff.

Mawana Sawana Ana Oduma Saibo of Alutmawata, Colombo....Substituted Plaintiff. No. 20,100 C. Vs.

Ana Nayna Cader Mohideen of Kollupitiya

in Colombo......Defendant.

NOTICE is hereby given that on Wednesday, July 5, 1905, at 2.30 o clock in the afternoon, will be sold by public auction at the premises the following property, decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 4,485 76, with further interest on Rs. 2,500 at 12 per cent. per annum from May 25, 1904, till November 11, 1904, and and on Rs. 1,500 at 16 per cent. per annum from May 25, 1904, till November 11, 1904, and thereafter interest on Rs 4,485.76 at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

All that part of the garden, together with the buildings standing thereon, bearing assessment No. 3, situated at Akbar's lane, Washers' quarters, San Sebastian Ward of the Municipality of Colombo; bounded on the north by the Washers' lane, on the east by the house of Jenan Ahlip, on the south by the Government garden, and on the west by the garden of Senman Fradap; containing in extent 13 square perches and $\frac{18}{100}$ of a square perch, together with all the appurtenances, rights, and easements thereof; and all the right, title, interest, and claim and demand whatsoever of the defendant, in, to, upon, or out of the same.

E. ONDATJE, Deputy Fiscal. Fiscal's Office, Colombo, June 7, 1905

In the District Court of Colombo.

Yesudian Thomas Sargimam Pillai of Mali-

ban street, Colombo......Plaintiff. No. 20,400 C. Vs.

Kalusayakarage Arnolis Fernando of

Cramers' lane, Colombo Defendant. OTICE is hereby given that on Wednesday, July 5, 1905, at 3 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. 760, with interest on Rs. 500 at 24 per cent. per annum from July 16, 1904, to August 24, 1904, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :-

All that allotment of land with the buildings standing thereon bearing assessment No. 22, situated at Saunders place in Washers' quarters within the Municipal limits of Colombo; bounded on the north by the property of Martin Fernando, on the east by the property of Sara

Secretary.

Secretary.

Fernando, on the south by the property of Salman Fernando, and on the west by the road called Saunders place; containing in extent $1_{1\delta\sigma}$ square perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, June 7, 1905.

In the District Court of Colombo.

V. P. L. V. Annamalay Chetty of Sea street, Colombo......Plaintiff. No. 20,549 C.

Vs.

1, C. F. Perera ; 2, Dona Engeltina ; and 3, Allis Appu, all of Sapirawatta garden in

Kochchikade street in Colombo Defendants.

NOTICE is hereby given that on Tuesday, July 4, 1905, at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 986, with interest on Rs. 680 at 30 per cent. per annum from August 14, 1904, to September 30, 1904, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, less Bs. 380 and Bs. 100, viz.:---

All that undivided one-third part of the garden called Dombagahäwatta, situated at Ketawalamulla in Maliga-Dombaganawatta, situated at Retawalantina in manga-kanda within the gravets of Colombo; and bounded on the north by the property of the late Mr. James Swan, on the east by lot No. 2 of the late Isabella Perera, on the south by a passage 11 links wide, and on the west by the property of the late Mr. James Swan and late Christobuge Juanis Perera; containing in extent 1 acre 2 roods and 32 perches more or less.

Fiscal's Office, Colombo, June 7, 1905.

In the District Court of Colombo.

The Commissioners of the Loan Board......Plaintiffs. No. 20,918 C.

1, Alagiyawannage Louis Mendis of Kotahena, Colombo ; 2, Francis S. de Silva of Slave Island, Colombo......Defendants.

TICE is hereby given that on Thursday, July 6, 1905, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, -specially mortgaged by the first defendant with the plaintiffs and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 7,31805, with interest on Rs. 7,000 at 9 per cent. per annum from February 24, 1905, till payment in full, and costs of suit, viz .:-

All that allotment of land with the buildings standing thereon called Athena Grove bearing assessment No. 23, situate at Wall street in Kotahena, within the Municipality of Colombo; bounded on the north by the other portion of the garden now belonging to Velahettige Johana Rodrigo, Velahettige Isabella Rodrigo and others, on the east by the new Madampitiya road now called and known as Bloemendahl road, on the south by the garden of Laiss Fernando now said to belong to A. Charles Silva and others, and on the west by a small road now known as Perera's lane; containing in extent 2 roods and 25 perches, together with all the right, title, interest, claim, and demand whatsoever of the first defendant, in, to, upon, or out of the same on May 26, 1903; and declared by the decree entered in the above case bound and executable for the payment of the said sum of P_0 of P_1 of P_2 and P_3 and P_4 of $P_$ of Rs. 7,318 05, interest, and costs of suit on the footing of the mortgage in favour of the plaintiffs dated May 26, 1903.

Fiscal's Office, Colombo, June 7, 1905. E. ONDATJE Deputy Fiscal.

In the District Court of Kalutara.

C. P. Fonseka of Moratuwa.... Plaintiff. No. 2,620. Vs.

Merennega Francina Fonseka of Moratuwa

executrix of the last will and testament

of Kalutarawedegay Solaman de Fonseka...Defendant. OTICE is hereby given that on Wednesday, July

5, 1905, commencing at 11 o'clock in the forenoon, will be sold by public auction at Pattia North and Walana the right, title, and interest of the said defendant, for the recovery of Rs. 1,684 25, with interest on Rs. 1,000 at the rate of 12 per cent. per annum from August 6, 1902, till payment in full, the following property, to wit :--

1. A portion of land called Dombegahawatta and all the trees and the buildings standing thereon, situate at Pattia North in Panadure; and bounded on the north by the cart road leading from the high road towards the seashore, on the east by the high road leading from Colombo to Galle, on the south by a portion of Dombe-gahawatta in the name of Emalia Barthalena Fonseka Haminie, and on the west by the land belonging to Railway Department, and of the extent of 207 links in length along the sun, and in breadth 61 links along the eastern boundary, and 62 links along the western boundary across the sun ; subject to the life interest therein of Tantulage Apalonia Fernando Wanigesekera Gunawardena.

2. A portion (known as No. 5) of the garden called Kitulgahawatta, situate at Walana in Panadure; and bounded on the north by a portion of the same garden (known as No. 4) belonging to the plaintiff, east by the old road leading to Wattalpola, south by a portion of the same garden (known as No. 6) belonging to T. F. Gunawardena, Mudaliyar, and on the west by the cinnamon garden called Ratuwatta Kurunduwatta; containing in extent about 1 rood and 25 perches. The sales will be held on the respective lands.

> B. HORSBURGH, **Deputy Fiscal**

Deputy Fiscal's Office. Ralutara, June 5, 1905.

In the District Court of Kalutara.

Kahatapitiyage Appu Sinno Perera Appuhamy of Galpata.....Plaintiff.

No. 3,024. Vs.

Camburawalakankanange Don Daniel de

Alwis, Vidane Arachchi of Dodangoda......Defendant.

NOTICE is hereby given that on Friday, June 30, 1905, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, for the recovery of Rs. 3,664.581, with further interest at Rs. 2,890 at 16 per cent. per annum from November 8, 1904, to November 30, 1904, and thereafter at 9 per cent. per annum till payment in full. viz .:-

1. The entire soil in extent of about 10 acres and all the trees of the garden Sarakkawekurunduwatta, with all the buildings standing thereon, situate at Dodangoda ; and bounded on the north by low land, the high road, and Potuwilagewatta, on the east by Batadombagahawatta and Pelawatta, on the south by Radawatta in the name of John William Kreekenbeek and Potuwilagewatta, and on the west by Deniya and Polaelhena.

Two-third parts of Wata wallande watta and the house 2. standing thereon, situate at Dodangoda; and bounded on the north by low land and cart road, on the east by cart road, on the south and west by low land, and is of the extent of about 13 acres.

3. The entire soil in extent of about 6 acres of the garden called Galgodewatta and the remaining trees, excluding the planter's half share of the second plantation and the house standing theiron, situate at Dodangoda; and bounded on the north by Crown land, on the east by Jasingewatta, on the south by Achariyaowita, and on the west by Camburawalakankanangewatta.

E. ONDATJE. Deputy Fiscal.

4. The entire land called Pettigalalandedeniya of the extent of about 7 acres, situate at Dodangoda; and bounded on the north and north-east by Wellawalakumbura belonging to Crown, on the east by Crown land, Wellewalakumbura, and cart road, on the south-east south, and south-west by Crown land called Wellawalaudumulla, on

south-west by Grown land called wellawalaudumula, on the north west by Grown land called Muttettuwekele. 5. Undivided $\frac{1}{2}$ part of the land Kandabodadeniya, situate at Dodangoda ; and bounded on the south by land described in plan No. 77,270 and Grown land, and on all the other in plan No. 77,270 and Grown land, and on all the other sides by Crown land; and is of the extent of 3 acres and 34 perches.

6. $\frac{1}{3^{2}}$ part of the soil and of the trees of the garden called Batadombagahawatta and the planter's $\frac{1}{2}$ share of the 2nd and 3rd plantations and the houses thereon, situate at Dodangoda; and bounded on the north by Doowewatta, on the east by Wattabodaowita, on the south by Dawata-gahawatta, and on the west by Liyanagewatta; and is of the extent of 1 acre and 3 roods.

7. Entire land Dawatagahawatta of the extent of 2 acres, situated at Dodangoda; and bounded on the north by Batadombagahawatta, on the east by Manana, on the south by Ambalawagodaowita; and on the west by Liyanagewatta and Doowe.

8. One-six part of the soil and of the trees of the garden Dombagahawatta and the houses thereon, situate at Dodangoda ; and bounded on the north by forest land, on the east by Lindamullawatta, on the south by forest land, and on the west by Kahatagahawatta; and is of the extent of 2 acres and 2 roods.

9. $_{3\underline{x}}^{s}$ part of the soil and of the trees of the garden called Halgahawatta and the houses standing thereon, situate at Dodangoda; and bounded on the north by Ilukpotaowita, on the east by Kandaudadeniya, on the south by Manana, and on the west by Wattabodaowita ; and is of the extent of about 6 acres.

10. Entire soil in extent of about $1\frac{1}{2}$ acres and all the trees of the garden Manandeniyawatta alias Kekillapitiyewatta and the houses standing thereon, situate at Dodangoda ; and bounded on the north by Ratnapitiyegewatta, on the east by Kekillapitiyemanana, on the south by cart road, and on the west by Kekillapitiyemanana.

11. Entire soil in extent of 6 acres 2 roods and all the trees of the garden Delgodalandewatta, situate at Dodan-goda; and bounded in the north by Wattabodaowita alias Dikelaowita, on the east by Palliyewatta, on the south by Delgahawatta, and on the west by Kumbukgahaowita.

12. An undivided $\frac{1}{2}$ part of the land called Sarakkuwe-welbima, situate at Dodangoda; and bounded on the north by cart road, on the east by the cart road and cinnamon garden, on the south by cinnamon garden, and on the west by Polaelhenawatta; and is of the extent of 4 acres 3 roods and 24 perches.

13. Undivided ½ part of the field called Sarakkuwemananakumbura, situate at Dodangoda; and bounded on the north by cart road, on the east by Polaelhenewatta, on the south and west by forest land; and is of the extent of 4 acres 28 perches.

14. Undivided $\frac{1}{2}$ part of the soil and of the trees of the garden called Delkandurewatta and the houses thereon, situate at Dodangoda; and bounded on the north by land purchase from Government by K. K. Hamy Appu and others, on the north-east and east by land described in plan No. 113,021 and Crown land, on the south-east by Crown land, on the south-west by land claimed by K. K. Hamy Appu and others from Government ; and is of the extent of 5 acres 3 roods and 11 perches.

15. Undivided $\frac{1}{2}$ part of the soil and of the trees of the land called Pattrapanduralanda, situate at Dodangoda ; and bounded on the north by Crown land, on the east by Crown land, on the south by Crown land, and on the west by Crown land; and is of the extent of 1 acre 2 roods and 34 perches; mortgaged with the plaintiff and declared bound and executable for the decree in the said case.

> B. HORSBURGH, Deputy Fiscal.

Deputy Fiscal's Office, Kalutara, May 31, 1905.

Central Province.

In the Court of Requests of Matale.

1, Weebadu Muhandirange Don Davith

- Appuhamy ; 2, Don Philip Dahanayaka Appuhamy of Rattota, Matale......Plaintiffs. No. 5,426. Vs.
- 1, Udawalawwe Medduma Bandar, late Lekam of Aluvihare; 2, Kahandewa-lawwe Tikiri Bandar, Lekam of Weragama, Matale.....Defendants. Amount of writ, Rs. 93.05 and interest.

And

In the Court of Requests of Matale.

1, Weebadu Muhandirange Don Davith Appuhamy ; 2, Don Philip Dahanayaka Appuhamy of Rattota, Matale......Plaintiffs. No. 5,427. Vs.

Aluvihare Udawalawwe Medduma

Bandar, late Lekam of Aluvihare, Matale...Defendant. Amount of writ, Bs. 251.15 and interest.

NOTICE is hereby given that on June 30, 1905, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property viz.:-

1. An undivided half share out of the field called Ukkuralageaswedduma alias Millavanekumbura of about three pelas paddy in extent; bounded on the east by Kiri Banda's field and Maha-ela, on the south also by Maha-ela, on the west by the field belonging to Wedanaide's and the stream which flows to Wellapahamuna, and on the north by the limitary ridge of Polwattakumburakanatiya.

2. The field called Polwattakanatiya of about five lahas paddy in extent; bounded on the east by the limitary ridge of Wellepahamunagangala Kiri Banda's field, on the south by the limitary ridge of Ukkuralageaswedduma, and on the west and north by the stream which flows to Wellepahamuna, both situate at Kanangamuwa in Gampahasia pattu of Matale. 3. The field called Kumburukotuwa of about sixteen

lahas paddy in extent; bounded on the east by the endaru fence of Hettiawatta, on the south by endaru fence and ridge, on the west by the imaniara of Delwita Banda's field, and on the north by the limit of Udawalawwe Tikiri Banda's field.

4. The field called Pallekumburukotuwa of about five lahas paddy in extent; bounded on the east by the enduru fence of Hettiawatta, on the south by the imaniara of Pallegedara Banda's field, on the west by the limit of the field belonging to Udawalawwa, and on the north by the imaniara of the field belonging to Tikiri Banda.

5. The land called Etennagalewatta of about five lahas kurakkan in extent and the tiled house thereon; bounded on the east by the high road leading to Tamarawallia, on the south by Disamahathmaya's tea estate, on the west by Mahakeleroda, and on the north by the limit of the portion belonging to Tikiri Banda, all the three situate at Aluvihare in Matale.

The field called Kalugahawatteyekumbura of about 6. twelve lahas paddy in extent; bounded on the east by Sudu-ganga, on the south and west by the imaniara of the field belonging to Weragama Kahandawalawwa and Ukku Banda Ekanayaka, late notary, and on the north by the imaniara and ela of the field belonging to Kahandawalawwa.

7. The field called Atalahapallaha of about thirteen lahas paddy in extent; bounded on the east by Sudu-ganga, on the south by the imaniara of the field belonging to Weragama Kahandawalawwa and Ukku Banda Ekanayaka, late notary, on the west by ela, and on the north by the imaniara of the field belonging to Aluviharewalawwa, both are situate at Kaludewela in Kohonsiya-pattu of Matale.

Fiscal's Office. Kandy, June 2, 1905. A. V. WOUTERSZ, Deputy Fisca

In the District Court of Colombo. Sheena Shuna Vana Narayanan Pillai of Keyzer street in the Pettah of Colombo.......Plaintiff. No. 19,915. Vs. 1, Muna Rayna Rengappa Thevar; and 2, Muna Rayna Marimuttoo Pillai of Padiyapelella.....Defendants. N^{OTICE} is hereby given that on July 3, 1905, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-The house and premises bearing assessment No. 107, situate at Colombo street, Kandy; bounded on the east by

house No. 106 belonging to Murugan Mason, on the south and west by the house No. 108 belonging to Messrs. Mel & Co., and on the north by Colombo street; containing in extent 12.15 perches.

Amount of writ, Rs. 798.82 and interest.

A. V. WOUTERSZ.

Deputy Fiscal.

Fiscal's Office, Kandy, June 7, 1905.

In the District Court of Colombo.

Nana Soona Thevaipiram Pillai of No. 18, Keyzer street in the Pettah of Colombo Plaintiff.

No. 20,278. Vs.

1, Moona Rayna Rengappa Thewar; and

2, Moona Rayna Marimuttoo Pillai of

Padiyapellella..... Defendants. NOTICE is hereby given that on July 3, 1905, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :--

The house and premises bearing assessment No. 107, situate at Colombo street, Kandy ; bounded on the east by house No. 105 belonging to murugan Mason, on the south and west by house No. 108 belonging to Messrs. Mel & Co., and on the north by Colombo street; containing in extent 12 15 perches.

Amount of writ, Rs 1,208 and interest.

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A. V. WOUTERSZ. **a**kitik Fiscal's Office. Deputy Fiscal. Kandy, June 7, 1905.

Southern Province.

In the Court District Court of Matara.

Frive Patabendige Matheshamy of Dondra......Plaintiff. No. 3,392. Vs.

Levasinha Harmanis de Silva of Wauwa......Defendant. OTICE is hereby given that on Friday, June 30. 1905, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant, in the consecutive order of the list, in the following property, viz. :-

t. The remaining fruit trees and soil, excluding planter's one-third share of the new plantation, of the land called Tambiduragewatta, situated at Deundara Wauwa in the Wellaboda pattu of the Matara District; and bounded on the north by Egodawatta and Wagura belonging to Liyanamahatmaya, east by seabeach and Egodawatta, south by Pahalawatta and Golugewatta,

and on the west by ela and Baladuragewatta. 2. The soil and fruit trees of Baladuragewattakoratuwa, situated at ditto; and bounded on the north by Pahalawatta, east by Baladuragewatta, south by Hewage-

watta, and on the west by Don Juwan Mahaduragewatta. 3. The soil and fruit trees of the land called Don Juan Maharala Padinchiwahitiya Gedarawatta, situate at ditto; and bounded on the north by Runagewatta, east by Baladuragewattekoratuwa, south by Punchi Attalaiwatta and Gimige Ammagewatta, and on the west by Ehalahawatta, together with the four tiled and cadjanned houses standing thereon.

4. Half part of the soil and fruit trees of Manilwalahena, situated at ditto; and bounded on the north by Manilwalawatta belonging to Mr. Ekanaika, east by Kahata-gahahena, south by Manilwalakoratuwa and Amodaris Opisara Padinchiwahitiyawatta, and on the west by ela.

5. Half of 3 pelas sowing extent of the field called Baladuragekumbura, situated at ditto; and bounded on the North by wela, east by Kandegodellahena, south by Welegoda-addara Lunuwatta and Walauwe Lunuwatta, and on the west by Arachchigewatta and Vidane Maharalage Lunuwatta.

Writ amount, Rs. 1,658.82.

Deputy Fiscal's Office.

Matara, May 29, 1905.

H. J. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

Frederick William Rodrigo of Colombo Plaintiff Vs. No. 20,733.

Edward Danister Perera of Holmwood, Havelock Town, Colombo......Defendant. NOTICE is hereby given that on Saturday, July 1, 1095 at 12 cialout 1095, at 12 o'clock noon, will be sold by public suction at the spot the right, title, and interest of the said defendant in the following property, viz :-

The estate called and known as Wilpita estate, situated at Wilpita in Gangaboda pattu of the Matara District, containing in extent 1,472 acres and 11 perches; and bounded on the north by Talahagama Dandukele, east by Hali-ela and Crown lands, south by the village limits of Wilpita and Aturaliya and lands of the natives, and west by the Crown lands of Welihena Kanahalagama and Wilpita.

Writ amount Rs. 15,000, with interest thereon at 12 per cent. per annum from December 18, 1903, till October 11, 1904, and thereafter at 9 per cent. per annum till payment in full.

H. J. DE LIVERA, Deputy Fiscal.

Deputy Fiscal's Office Matara, May 29, 1905.

North-Western Province.

In the District Court of Kandy.

Awanna Thana Kitnen Chetty of Matale Plaintiff. No. 14.544. Vs.

H. Punchi Singho of No. 44, Trincomalee

street, Matale.....Defendant. OTICE is hereby given that on Friday, June 30, 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 Galnawagollemukalana of 3 roods and 36 perches in extent, situate at Mipitiya in Ihalawisideke korale of the Weudawili hatpattu; 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 kurunies 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 bounded on the east by the limit of Pitakandamuduna or Maduragoda village limit, south by Mala-ela of Wawul-galehena, west by limit of Murungagaswattehena, and on the north by Mala-ela of Ketakelagahamulahena.

Amount, Rs. 2,339.50 and poundage.

Fiscal's Office, Kurunegala, June 7, 1905.

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W. H. DE SOYSA, DeputyFiscal. In the District Court of Chilaw.

Sina Kana Runa Sina Sedambaram Chetty

of Madampe.....Plaintiff. No. 3,192 Vs.

Warnaculasuriya Kalugamage Jagarias Fer-

nando Annawirala of Vennappuwa, ad-

ministrator of the estate of the late W.

K. Juwan Robert Fernando, deceased Defendant.

NOTICE is hereby given that on Monday, July 3, 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 $\frac{1}{3}$ share of the land called Kekunagollemukalana bearing No. 6,915, in extent 31 acres 3 roods and 31 perches, situate at Watuwatta and Dornaeba in Katugampola korale of the Katugampola hatpattu; and bounded on the north by land in plan No. 145,008 belonging to Jagarias Fernando Annawirala, east by Palugahahena belonging to Sinnappu and others and W. Bandirala and others, the land Millagahahena belonging to W. Guruhami, Palugahahena belonging to Crown, south by Godellehena belonging to Punchirala, and on the west by Batalahena belonging to Watuwatte Nilame.

On Tuesday, July 4, 1905, commencing at 1 P.M.

2. The land called Kekunagahamulahena of about 5 acres in extent, situate at Kanubichchiya in Katugampola korale of the Katugampola hatpattu; and bounded on the north by land of Haramanis Fernando, east by fence of garden Kahatagahawatta belonging to Philippu Fernando Gurunnanse, south by Yoda-ela, west by garden belonging to Ungurala Vedarala and others. 3. The land called Kahatagahawatta of about 7 acres

3. The land called Kahatagahawatta of about 7 acres in extent, situate at Kanubichchiya aforesaid; and bounded on the north by dewata road, east by land of Isseris Appuhamy, south by land Madugahamulapillewa belonging to Philippu Fernando Gurunnanse, and on the west by Kekunagahamulahena belonging to Philippu Fernando Gurunnanse and others.

4. The land called Madangahamulapillewa of about one rood in extent, situate at Kanubichchiya aforesaid; and bounded on the north by Yoda-ela and Kahatagahawatta, east by Badalagewela, south by field, and on the west by the fence of the garden of Vidane Appu.

Amount to be levied is Rs. 13,228.56, with interest and poundage.

	W. H. DE SOYSA,
Fiscal's Office,	Deputy Fiscal.
Kurunegala, June 5, 1905.	

In the District Court of Negombo.

Suna Pana Kana Nana Muttu Iralakke Pulle

of Negombo.....Plaintiff. No. 5,321. Vs.

Lintotage Peduru Fernando of Katana......Defendant.

NOTICE is hereby given that on Saturday, July 8, 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 half share of Kongahawatta of about one laha of kurakkan sowing extent, situate at Nehinigammana in Katugampola Medapattu korale; and is bounded on the east by Bala-ela, south by Maha-oya, west by the land of Davith Fernando and Ketakelagahamulawatta belonging to Kaluhamy, north by Metiwewekumbura belonging to Kaluhamy, north by Metiwewekumbura belonging to Kannangara Appuhamilage Appusinno Appuhamy and others. 2. An undivided half share of Higgahawatta of about

2. An undivided half share of Higgahawatta of about twelve lahas of kurakkan sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east by the field called Pananpota, south by the fence of the land of Philippua, west by Maha-oya, north by Mulasuewatta belonging to Dingiri Banda. 3. An undivided half share of the field called Kelehena of about six labes of paddy sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east by the residing garden of Baba Appu Vedarala, south by Ulubadahelahena belonging to Kaluhamy and Baba Appu Vedarala, west by the field called Panamatakumbura, and on the north by Kapudachchihena.

4. An undivided half share of Nugagahahena of about two pelas of kurakkan sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east by the cart road, south and west by Bala-ela, and on the north by Metiwewa.

5. Diganehena of about four parrahs of kurakkan sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east by Halinewatta belonging to Baba Appu Vedarala and others, south by the residing land of Kaluhamy and the land of Davith Fernando, west by the land of Baba Appu Vedarala, and on the north by Puwakgahakotuwa.

6. An undivided half share of Pananmotawela alias Nikaweratiyekumbura of about two amunams of paddy sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east by Wekelehena, south by the land belonging to the defendant and Purana, west by Higgahawatta, and on the north by the limitary ridge of the field Pananmotawela of Davith Fernando.

7. An undivided half share of the field called Metiwewakumbura of about four parrahs of paddy sowing extent, situate at Nehinigammana aforesaid; and is bounded on the east and south by Nugagahahena, west and north by the limitary ridge of the field Metiwewa of Baba Appu Vedarala and Kaluhamy.

8. An undivided $\frac{1}{2}$ share of Wewakumbura of two amunams of paddy sowing extent, situate at Pallegama in Katugampola Meda pattu korale of the Katugampola hatpattu; and is bounded on the east by Kotagampitiyahena, south by Kapudachchigodahena, west by Pinkumbura, and on the north by Millagahakumbura of Dingiri Banda.

Amount to be levied is Rs. 1,630 87, with interest and poundage.

Fiscal's Office, Kurunegala, June 5, 1905. W. H. DE SOYSA, Deputy Fiscal.

In the District Court of Negombo.

Jayakodiarachchige Don Juan Appuhami of 2nd Division, Tammita......Plaintiff.

No. 5,687. Vs.

Sembucuttiarachchige Pabilina Silva Hamine, administratrix of the estate of Jayacodiarachchige Don Egonis Appuhami of Mellawagedara......Defendant.

NOTICE is hereby given that on the dates and heres noted below will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properties, viz:-

On Monday, July 3, 1905, at 9 A.M.

1. The land called Erumaidame, situated at Yakwila aforesaid; and bounded on the north by the garden belonging to the Company, east by the high road, south by the Crown land and the land of Veda Naide, and west by the land called Kosgahamukalana belonging to Bramby Appuhami; containing in extent about 14 acres.

On Monday, July 3, 1905, at 10 A.M.

2. The field called Kahatagahakumbura, situate at Yakwila aforesaid; and bounded on the north by inniyara of Poddi Sinno, east by inniyara of Santho Vedarala, south by Waturabasna Fitaela, and west by inniyara of Hetuwa; containing in extent about 5 bushels of paddy sowing.

On Monday, July 3, 1905, at 11 A.M.

3. The field called Bamburukumbura, situate at Yakwila aforesaid; and bounded on the north by ela, east by inniyara of Podi Sinno, south by inniyara of Hetuwa, and west by ela; containing about 3 bushels of paddy sowing extent.

On Monday, July 3, 1905, at 1 P.M.

4. The field called Yakwilakumpura, situate at Yakwila aforesaid; and bounded on the north by live fence of Raphiel and others, east by water-course (Waturabasna-ela) south by the field of Sinno Naide, and west by high road; containing about 30 bushels of paddy sowing extent.

On Monday, July 3, 1905, at 2 P.M.

(to be sold at the risk of the original purchaser.)

5. The land called Pelawatta, situate at Yakwila aforesaid; and bounded on the north by the field of Punchirala and others, east by the field, south by the live fence of the land of Sitti Manamali, and west by the high road; containing in extent of about $1\frac{1}{2}$ acre.

On Monday, July 3, 1905, at 3 P.M.

6. The garden called Imbulehena, situate at Beddegedara in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the north by field, east by the live fence of the garden of Andi Naide and others, south-east by the ditch and live fence of the land of Kosmahammadadu Tambi and others, and west by land of Migel Sinno Appuhamy and others; containing in extent of about 16 acres.

On Monday, July 3, 1905, at 4 P.M.

7. The land called Viharewatta, situate at Beddegedara aforesaid; and bounded on the north by watercourse (ela), east by the land of Migel Sinnappuhamy and others, south by the garden of Tambi, and west by ditch and the live fence; containing in extent of about 7 acres.

On Tuesday, July 4, 1905, at 10 A.M.

8. The land called Etaenapu Kosgahamukalana, situate at Madigepola in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the north by cart road, east by land of Appusinno Appu, south by the live fence of the land of Kandappu, and west by the live fence of the land of Sinnappu; containing in extent of about 4 acres.

On Tuesday, July 4, 1905, at 2 P.M.

9. The land called Bilingahawatta, situate at Hattiniya in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the north by the field of Andi Naide, east by the live fence of the land of Kaluhamy, south by the live fence of the land of Karanis Appu, and west by the live fence of the land of Andi Naide; containing in extent of about 2 acres.

On Tuesday, July 4, 1905, at 4 P.M.

10. The land called Gonikamullewewa, situate at Kudadalupota in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the north by the land of Migel Sinno Appuhamy and others, east, south, and west by lands of Kosmohammado Tamby; containing in extent of about 3 acres.

Amount to be levied is Rs. 2,143 75, with interest and poundage.

W. H. DE SOYSA, Deputy Fiscal.

Fiscal's Office, Kurunegala, June 5, 1905.

Province of Sabaragamuwa.

In the District Court of Colombo.

Edwin Lionel Frederick de Soysa of Ward

place, ColomboPlaintiff. No. 21,064 C. Vs.

Dewage Don Arnolis Appuhami of Walane

NOTICE is hereby given that the under-mentioned properties, together with all the buildings, stores, factories, machinery, fixtures, tools, implements, live and aead stock thereon, and all the crops and produce thereof, nd all the estate, right, title, interest, claim, and demand whatsoever of the defendant, in, to, out of, or upon the same respectively as on June 1, 1904, will be sold by the public auction at the respective premises on the respective dates and hours hereunder mentioned (the same being property and interest specially mortgaged and hypothecated by the defendant with the plaintiff by mortgage No. 900 dated June 1, 1904, and declared by the decree entered in the above case, specially bound and executable, for the recovery of the sum of Rs. 26,750, and by the said decree directed: o be sold for the recovery of the said sum, interest, and costs), viz.:—

On July 5, 1905, commencing at 11 o'clock in the forenoon, at the premises.

1. The following allotments of land now forming one properly, to wit :--

(a) All those ten-sixteenth parts or shares of and in all that land called Kirillewelahena, situate at Karandana in the Meda pattu of Kuruwiti korale, in the Province of Sabaragamuwa; bounded on the north-east, south, and west by lands belonging to Angappuliradage family; containing in extent 4 acres and 7 perches.

(b) All that one-twelfth part or share of all that land called Karandana Vidanelage Hewawasama, situate at Karandana aforesaid; bounded on the east by a portion of Pinnakolamullewatta, a portion of the same land belonging to Ama Lebbe and another and Ihalakahatagasowita Alutwatta; south by the village boundary of the proprietors of Oyabodawatta, Pooswelatula, and uprooted milla tree; west by range of fields; and north by the limits of the Crown lands sold, road, village boundary of the proprietors of Oyabodawatta; containing about 40 amunams of paddy sowing extent.

(c) All that one-twelfth part or share of the southern portion of all that land called Kirillawalekanda, situate at Karandana aforessid; bounded on the north by Crown land sold and village boundary of the proprietors of Oyabodawatta; east by a portion of Pinnakolamullewatta, a portion of same land belonging to Ama Lebbe and another, and Ihalakahatagasowita Alutwatta; south by village boundary of the proprietors of Oyabodawatta, Galatula called Pooswelatula, and a large uprootéd milla tree; and west by fields; containing in extent about 160 acres.

(d) All those thirteen and a half twenty-fourth parts or shares of all the southern portion of that land called Karandana Vidanelage Hewawasama, situate at Karandana aforesaid; and bounded on the north by the boundary road of Crown lands sold and village boundary of the proprietors of Oyabodawatta; east by a portion of Pinnakolamullewatta, a portion of same land belonging to Ama Lebbe and another, and Ihalakahatagasowita Alutwatta; south by village boundary of the proprietors of Oyabodawatta, Pooswelatula, and a large uprooted milla tree; and west by renge of fields; containing about 40 amunams of paddy sowing extent; which said several allotments of land now form one property, containing in extent 84 acres 1 rood and 36 perches; bounded as follows: on the north by Crown land and Oyabodawattagamima and Kirillawalawatta, east by Pinnakolamulawatta, Ama Lebbe and F. Appubami's garden, and Ihalakahatagasowita Alutwatta, south by Oyabodawattaowitaganmaima, Puswelatula, and Idirichamillagaha, and west by Kumburnyaya according to the figure of survey dated March 15, 1894, made by Mr. Markus, Licensed Surveyor.

On the same day, commencing at 3 o'clock in the afternoon, at the premises.

2. All that allotment of land called Walalawaturawa, situate in the village Yatipauwa in the Meda pattu of the Kuruwiti korale, in the Province of Sabaragamuwa; bounded on the north-east by lands belonging to Sita and others, east by land belonging to Doolgalage Sedo, south by land described in plan No. 89,835, and west by land described in plan No. 89,835 and Yatipanela; containing in extent 7 acres 1 rood and 38 perches.

On July 6, 1905, commencing at 11 o'clock in the forenoon, at the premises.

3. All that the tea estate, plantation, and premises called and known as Galpottagama, situate in the village Galpottagama in the Palle pattu of the Kukulu korale, in the Province of Sabaragamuwa; bounded on the east by the limit of the village Dumberagama and Iriyandagala, south by a dola or water course forming the limit of the village, west by Mahadola, and north by Indola; containing in extent (118 by 100) 218 acres as described in the plan dated July 30, 1903, made by N. C. Markus, Licensed Surveyor, annexed to the Fiscal's conveyance No. 768, dated September 22, 1903, under the hand of G. Saxton, Fiscal of the Province of Sabaragamuwa, and marked therein A and B.

On the same day, commencing at 2 o'clock in the afternoon, at the premises.

4. All that allotment of land called Imiyangalahena, situate in the village Kuttikanda in Palle pattu of Kukulu kotale, in the Province of Sabaragamuwa; bounded on all sides by Crownl and called Imiyangalahena; containing in extent 1 acre and 27 perches.

On July 7, 1905, commencing at 11 o'clock in the forenoon, at the premises.

5. The following allotments of land : (a) nine-tenth parts or shares of all that land called Harankahawattehena, situate at Gamekkanda in the Palle pattu of the Kukulu korale aforesaid; (b) all that land called Harankahatennehena, situate at Gamekkanda aforesaid; (c) all those twenty-two thirty-sixth parts or shares of all that land called Egodawattehena, situate at Kuttikanda in the Palle pattu of the Kukulu korale aforesaid; and (d) all that one-twelfth part or share of all that land called Egodawatta, situate at Kuttikanda aforesaid, which said lands are contiguous to each other and form one property; bounded as follows: on the north by dola, north-east and east by dola and chena, south by dola, south-west and west by dola and path; containing in extent 104 acres as described in the plan dated July 30, 1903, made by Mr. Markus, Licensed Surveyor, and annexed to the Fiscal's conveyance No. 768, dated September 22, 1903. under the hand of G. Saxton, Fiscal of the Province of Sabaragamuwa, and marked C therein, and which said adotment of land forms part of all that tea estate called Galpottagama hereinbefore described.

On the same day, commencing at 2 o'clock in the afternoon, at the premises.

6. All that land called Millagahawatta, situate at Rassagala in Gawaragiriya in the Palle pattu of the Kukulu korale; bounded on the north by dola, east by Rukulagala, south by stone fence, and west by a deniya; containing about six measures of kurakkan sowing extent.

On July 12, 1905, commencing at 11 o'clock in the forenoon, at the premises.

7. (a) One-sixth part or share of all that land called Udakanda, situate at Pathekada in Uda pattu of Nawadun korale, in the Province of Sabaragamuwa, bounded on the north, north-east, and east by Crown land, south-east by Crown land and Mawatapita-ela, south by Mawatapitaela, south-west by property of P. Balahami, north-west by property of B. Balahami and Crown land, containing in extent 3 acres 1 rood and 32 perches; and (b) one-sixth part or share of all that land called Halkotuwa, situate at Patakada aforesaid, bounded on the north and north-west by Mawatapita-ela, east by Crown land, south-east by Menchylamy's property, south-west by K. Menchylamy's property, containing in extent 2 roods and 10 perches.

> R. E. D. ABEYRATNE, Deputy Fiscal.

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Fiscal's Office, Ratnapura, June 6, 1905.