

Ceylon Government Gazette

Published by Authority.

No. 6,062-FRIDAY, JULY 7, 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.

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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 genral information;—

An Ordinance to amend Ordinance No. 12 of 1894, intituled "An Ordinance to authorize the destruction of valueless Documents preserved in Courts of Justice."

Preamble.

WHEREAS it is expedient to amend in certain respects the Ordinance No. 12 of 1894, intituled "An Ordinance to authorize the destruction of valueless Documents preserved in Courts of Justice" and hereinafter referred to as "the principal Ordinance:" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance and the principal Ordinance shall be read together as one Ordinance, and this Ordinance may be cited as "The Destruction of Valueless Records Ordinance, 1905."

Amendment of second schedule with regard to classes of documents which may be destroyed under section 6.

- 2 In form B in the second schedule to the principal Ordinance there shall be added after the 7th clause of the enumeration of documents therein contained the following further clause, namely:
 - 8. Summary criminal cases over five years old.

By His Excellency's commend,
Colonial Secretary's Office
Colombo, July 7, 1905.

A. M. ASHMORE,
Colonial Secretary.

Statement of Objects and Reasons.

THE object of the Draft Ordinance is to supply an accidental omission in Ordinance No. 12 of 1894. The Ordinance, while making provision for the destruction under proper conditions of the different classes of documents which accumulate in the record-rooms of Courts of Justice, makes no reference to the records of summary criminal cases.

The Draft Ordinance adds to the enumeration of documents in Form B in the Second Schedule to the principal Ordinance "Summary criminal cases over five years old," and thereby enables such documents to be destroyed in accordance with section 6 of the Ordinance.

June 27, 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 District of Kandy will be holden at the Audience Hall at Kandy on Monday, July 31, 1905, at 12 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above-

mentioned, and not to depart without leave asked and granted.

H. WACE. Fiscal.

Fiscal's Office Kandy, July 3, 1905.

ලංකාවීපයේ ගරුකටයුතු උතුම්වූ සුපුම් උසාවිගේන් මට ලැබී තිබෙන බලස කරණකොටගෙණ මෙසින් පකාශකරණනනම් මධිම දිසාවේ කිම්නෙල් නඩු විභාගය මුණු 1905ක්වූ ජූලි මස 31 වෙන් දින පෙරවරු 12 පැස පටන් මකතුවර මතුල්මඩුව තිබෙන නඩුසාලාවේ පවත්වන්ව සෙබදනවා ඇත. එහි සම් කාරණ ඇතුව සිටින සැම දෙනාම යටක් ස්ථානයට සටක් වේලාවට ඇවිත් පෙනී සිපින්ට ඕනැවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එසින් වටහට සනට නුපුළුටන් බවත් මෙසින් සැම්දෙනාටම දන් වන්නෙමි. වන්නෙමි.

එච්. ඉව්ස්, පිස්කල් ව්මිත.

විෂී 1905ක්වූ ජූලි මස 3 චෙනි දින මහනුවර පිස්කල් කන්තෝරුමේදිය.

இலங்கைத்திவிற் சுங்கைகடோந்த குட்பிறீங் கோட்டாரது கட்டு வின்படி நாக் பிரதித்தப்பு த்துவதாவத: தமாகாண தியாயஸதலத்திலே மேற்சொல்லிய சுட்பிறீங் கோட்டாரால் நடுமாகாண டிஸ்திறி கடைச்சேர்ந்த சிறிமி கொட்டாரால் நடுமாகாண டிஸ்திறி கடைச்சேர்ந்த சிறிமி கெனவ் வழிசுவிசாரண, 1905 ம் ஆண்டு ஆடிமொதம் 31 ந் தேதியாகிய திங்கட்கிழமை காலமே 12 மணி தொடங்கி அன்றும் அதற்குக்க காச்சிலும் கடக்குப்படும் அன்மும் அதற்க®த்த நாட்களிலும் நடத்தப்ப®ம்.

தேதலால் அவ்வீ நாராணயிற் காரியகருமமுள்ளவர்களெல் வோரும் சொல்லப்பட்ட நேரத்திலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் தாம் உத்தாவி ன்றி நீங்காதிருக்கக்கடவர்கள்.

கண்டை பிஸகால் கந்தோர், 1905 ம் இ ஆடிகு 3 ந் ட

இங்கணம், எச் வேஸ், பிஸ்கால்.

PY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kurunegala will be holden at the Court-house at Kandy on Monday, July 31, 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 June 30, 1905. C. V. REBEIRA, for Fiscal. ලංකාවීපයේ ගරුකටයුතු උතුම්වූ සුපුම් උසාවියෙන් වෙ ලැබී නිමෙන ආසුවක බලය කරණකොටගෙණ මෙයින් පුකාශකරන්නෙනම්, කුරුණෑගල දිසාවේ කිමි නෙල් නඩ විභාගය වම 1905 තවු ජූලි මස 31 වෙනි දින පෙරවරු 11 පැස පටන් මහනුවර නිමෙන නඩසාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි සෑ කාරණ ඇතුව සිවිත සෑමදෙනාම සටක් ජාානයට සටක් වෙලාවට ඇවිත් පෙණිස් පිත්ට ඕනෑවත් ඇර අවසර ඉල්ලා ලබාගෙණ මිස පිකින් පිටතට යන්ට නුපුළුවන් බවත් මෙයින් සැමදෙනා ටම දක්වන්නෙම්.

සී. වී. රිබේරා පිසකල් වෙනුවට.

වණී 1905ක්වූ ජුනි මස 30 වෙනි දිංක කුරුණැගල පිස්කල් කන්තෝරුමේදීය.

லங்கைத்தீவிற் சங்கைபோ**ர்த சப்பிறீ**ங்கோட் டாரது கட்டளேயின்படி காம்பிரசித்தப்ப**டுத்த** வதாவதை: சண்டி கியாயஸதலத்திலே மேற்சொல் விய சுப்பிறீங் கோட்டாரால் குருளுக்கல் டிக்கிறி க்டைச்சேர்ந்த திறியினெஸ் வழக்குவிசாரணே, 1905 ம் ஆண்டு ஆமும்‴ 31 க் தேதியாகிய திங்கட்கிழகைம காலமே 11 மணி தொடற்கி அன்றம் அதற்கடுத்த கா ட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசோருணையிற் காரிங்களுமுழுன்னைவர்க ளெக்லோரும் சொல்லப்பட்ட கோத்திலே சொல் லப்பட்ட இடத்திலே வெளிப்பட்டு அவ்விடத்தினின் றும் உத்தரவின்றி நீங்கா திருக்கக்கடவர்கள்.

> இந்தையம், A. al. AlGuss. பின்கா அக்காக.

குருளு ஈல் பிஸ்கால் கர்தோர், 1905 ம் இல் ஆனிம் 30 க் உ.

By virtue of a Mandate to me directed by the Honth the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla-Haldumulla will be holden at the Court-house at Kandy on Monday, July 31, 1905, at 11 o'close 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.

M. STEVENSON, for Fiscal.

Fiscal's Office, Badulla, June 30, 1905.

ලංකාම්පඉස් ගරුකවයුතු උතුම්වූ සුපුම් උසාවිශෙන් මට ලැබී තිබෙන ආඥවක බලය කරණකොටගෙණ ලෙසින් පුකාශකරන්නේන්නේ, බදුළු කල්දුම්මුළු දිසාවේ නිම්ගෙල් නඩු විභාගත වම් 1905ක්වූ ජූලි මස 31 වෙත් දින පෙරවරු 11 පැස පටන් මහනුවර නිඛෙන නඩුශාලාවේ පවත් විනට ගෞදනවා ඇත. එහි සම් කාරණ ඇතුව සීවිත සෑම දෙනාම සටක් සථානසට සටකිමේලාවට ඇමින් පෙණිහිටිනට ඕනෑවන්ඇර අවසර ඉල්ලා ලබාගෙණ මිස එසින් පිටතට සනට නු⊵ුුුුවවන් බවත් මෙසින් සෑමදෙනාටම දන්වන්නෙමී.

> ඇම්. ස්රීවන්සන්, පිස්කල් ඉවනුවට.

වීම් 1905ක්වූ ජූගි 30 වෙනි දින බදුල්ලේ පිස්කල් කන්තෝරුවේදීය.

இன்கைத்தீவிற் சங்கைபோர்த கப்பிறீங்கோட் டாரது கட்டள் பின்படி நாம் பிரசி தப்படுத் தவதாவது: கண்டி நியாயஸ்தெலைத்றிலே மேற்சொல் லிய சுப்பிறீங்கோட்டாரால் வதளே அழுதைழுகில டிஸை இறிக்டைச்சேர்ந்த கிறியிக்கைல் வழக்குவிசார கோ, 1905 ம் ஆண்டு இடிமோதம் 31 க் தேதியாகிய தின் கட்கிழமை காலமே 11 மண் தொடங்கி அன்றும் அ தற்கடுத்த நாட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசார‱ பிற் காரியகருமுழுள்ளவர் க**ௌ**ஸ்ஸோரும் சொல்லப்பட்ட கோததிலே சொல் லப்பட்ட இடத்திலே செவளிப்படடு அவ்விடத்தினின் நாம் உத்தரவி**ன் மி நீங்கா**திருக்கக்கடவர்க**ள்.**

> இ**ங்கள**ம், கைம். ஸ்றீவண்சன், பிஸ்கா அககாசு.

வதன்ளே பிஸை∉ால் கம்தோர், 1905 ம் இரு ஆனிமு‴ 30 ர் உ.

Py virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Midland Circuit will be holden at the Court-house at Kandy on Monday, July 31, 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.

> G. SAXTON, Fiscal.

Fiscal's Office, Ratnapura, June 30, 1905.

ලංකාම්පයේ ගරුකටයුතු උතුම්වූ සුපුම් උසාම්යෙන් මට ලැබී තිබෙන ආඥාවක බලය කරණකොටගෙණ මෙසින් පුකාශකරන්නේනම්, මහිම දිසාමේ නිම්නෙල් නඩු ජනාගය එම 1905ක්වූ ජූලි මස 31 වෙනි දින පෙරවරු 11 පැය පටන් මහනුවර ත්බෙන නඩසාලාවේ පවත්වන්ට යෙදෙනවා ඇත. එහි යම් කාරණ ඇතුව සිටින ඇම දෙනාම යටක් ස්ථානයට යටක් වේලාවට ඇවත් පෙණේ නිවිත්ට ඕනෑවන් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටහට යන්ට නුපුළුවන් බවත් මෙසින සැමදෙනාටම දත් වන්නෙම්.

ඒ. සැක්ස්ටන්, පිස්කල් වම්**ත**.

වීම් 1905ක්වූ ජුගි මස 30 වෙනි දින රත්නපුරේ කුච්චේරියේදිය. இலங்கைத்தீவிற் சுங்கைகடோந்த சுப்பிறீங்கோட்டாரது கட்டுணையின்படி நாம் பிரசித்தப்படுத்துவதாவது: கண்டி நியாயஸ்கலத்திலே மேற்சொல்லிய சுப்பிறீங் கோட்டாரால் நடுமாகாண சுட்்டாட்டத்தைச்சேர்ந்த கிறிமினெல் வழக்குவிசாரண, 1905 ம் ஆண்டு சூட்டு 231 ந் ேதையாகிய திங்கட்கிழமை காலமே 11 மணி தொடங்கி அன்தும் அதற்குடித்த நாட்களிலும் நடத்தப்படும். அதலால அவ்விசாரணையிற் காரியகருமுடின்னவர்குடுலை

அன்றாய் அற்றகு தை நாடுகளாதும் நடற்ற உடைகள். ஆதலால் அவ்வீசாரணையிற் காரியகரும் முன்னவர்களில் லோரும் சொல்லப்பட்ட நேரத்தில்ல சொல்லப்பட்ட இடத்திலே வெளிப்பட்ச அவ்வீடத்தினின் ஹம் உத் நா வின்றி நீங்காதிருக்கக்கடவர்கள்.

இந்தனம். இநட்டினபுரி பிஸ்கால் சந்தோர், ஜே. செக்ஸ்டன், 1905 ம் இற ஜூன்சு 30 ந் உ. பிஸ்கால்.

PY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Jaffna will be holden at the District Court-house at Jaffna on Monday, July 24, 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

ranted.

Fiscal's Office, Jaffna, June 30, 1905. V. THAMBIPILLAI, for Fiscal.

ලංකාම්පයේ ගරුකට් සුව උතුම්වූ සුවුම් උසාම්යෙන් වේ ලැබිනිබෙන ආඥාවක බලස කරණකොට්ගෙණ සෙසින් දකාශකරන ඉගෙනම්, සාපහේ දිසාමේ සුම්නෙල් නඩ විභාගය වන 1905ක්වූ ජූලි මස 24 වෙන දින පෙරවරු 11 පැය පටන් එසි න්බෙන දිළකින් නඩුසාලාමේ පවත්වනට යෙදෙනවා ඇත. එසි සම් කාරණේ ඇතුව සිවින සැමිදෙ නාම සටක් සභානයට සටක් වේලාවට ඇතින් පෙණැනිවින්ට ඕනැවින් ඇර අවසර ඉල්ලා ලබාගෙණ මිස එයින් පිටනට සනට නුපුළුවන් බවත් මෙසින් සැම්දෙනාටම දහපනනෙම්

> වී. තම්බිපල්ලේ, පිස්කල් වෙනුවට

වීම 1905ක්වූ ජුනි මිස 30 වෙනි දින පිසකල් කනතෝරුවේදිය.

இலங்கைதிலீற் சுக்கைக்கோந்த கட்பீறீல் கோட்டாரது கட்டு மின்படி நாம் பிரசித்தட்டுத்தவராவது: யாழ்ட்பாணம் டிஸ்தறிக் நியாயஸ்தலத்தில்ல மெற்கு எல லிய சுப்பீறீல் கோட்டா சால் யாழ்ட்பாண டிஸ்தறிக்டைச் சேரீந்த கறிமிகெலி வழக்குவி சா சண, 1905 ம் ஆண்டு ஆடிமா தம் 24 ந் தேதியாகிய திங்கட்கிழமை காலமே 11 மணி தொடங்கி அன் தாம் அதற்குதித்த நாட்களிலும் நடத் தப்படும்.

ஆ தலால் அவ்விசாரணையிற் காரியகரும**ுள்ள**வர்க**ெனல்** வோரும் சொல்லட்பட்ட நேரக்கிலே சொல்லப்பட்ட இடத்திலே வெளிப்பட்ட அவ்விடத்தினின்றம் உத்**தர** வின்றி நீங்காதருக்கக்கடவர்கள்.

இங்ஙகைம்,

வி. தம்பிட்பின்இு, வடமாகாலை பிஸ்கா ஹக்காக.

யாழ்ட்பாணம் பிஸ்கால் கந்தோர், 1905 ம் ஆண்டு ஆணிமு 30 ந் உ.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C.2,110.

In the Matter of the Estate of the late Francis William Tillekeratne, deceased, of Galle.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 15th day of June, 1905, in the presence of Mr. W. A. S. de Vos, Proctor, on the part of the petitioner Anne Cornelia Tilekeratne of Galle; and the affidavit of the petitioner, dated the 23rd day of January, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of the late Francis William Tillekeratne issued to her, unless the respondent Irene Tillekeratne of Mohotti Walawwa in Galle shall, on or before the 29th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 15th day of June, 1905.

The time for showing cause is extended to the 13th July, 1905.

J. R. WEINMAN, District Judge.

The 29th June, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,371 C. In the Matter of the Estate of the late Wellipitiya Sayakkarage Nathalia Fernando, deceased, of Mampe.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 7th day of June, 1905, in the presence of Mr. W. A. S. de Vos, Proctor, on the part of the petitioner Kudamaduweradage Samel Gomis of Mampe; and the affidavit of the petitioner, dated the 6th day of June, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of the late Wellipitiya Sayakkarage Nathalia Fernando issued to him, unless (1) Kudamaduweradage Pavistina Gomis, (2) Belagamaradage Siman Fernando, both of Demaladuwa, (3) Kudamaduweradage Justina Gomis, (4) Wellipitiya Sayakkarage Lewis Fernando, both of Nikepe, (5) Kudamaduweradage Christina Gomis, (6) Jayaweerahenage Migel Fernando, both of Evenwala, (7) Kudamaduweradage Carlina Gomis, (8) Asserappuliradage Babanis Fernando, both of Weniwelkola, (9) Kudamaduweradage Nonachchi Gomis, (10) Koteradage Kamel Fernando, (11) Kudamaduweradage Sophia Gomis, and (12) Kudamaduweradage Welmina Gomis, all of Mampe, shall, on or before the 29th day o June, 1905, sh w sufficient cause to the satisfaction of this court to the contrary.

The 7th day of June, 1905.

J. R. WEINMAN, District Judge.

The time for showing cause is extended to the 13th July, 1905.

June 29, 1905.

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

Order Nisi.

Testamentary Jurisdiction. No. 2,374 U.

In the Matter of the Estate of the late Lindamulage l'eter Leopold de Silva, deceased, of Moratuwella in Moratuwa.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 14th day of June, 1905, in the presence of Mr. E. R. F. de S. Wijeratne, Proctor, on the part of the petitioner, Weerahennedigey Agida Fernando of Moratuwella; and the affidavit of the petitioner, dated the 6th day of June, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of the late Lindamulagsy Peter Leopold de Silva issued to her, unless (1) Lindamullege Maria Gracia de Silva, (2) Vidanalagey Marselino de Silva, (3) Lindamullagey Mary Victoria de Silva, and (4) Vidanalagey Nasarin de Mel, all of Moratuwella aforesaid, shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 14th day of June, 1905.

J. R. WEINMAN, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,375 C. In the Matter of the Estate of the late Kumaragewattage Isabella Fernando Seneviratne Hamine, deceased, of Dehiwala.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 14th day of June, 1905, in the presence of Mr. D. J. Arseculeratne, Proctor, on the part of the petitioner Charles Peter Perera Seneviratne of Dehiwala; and the affidavit of the petitioner, dated the 23rd day of March, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of the late Kumaragewattage Isabella Fernando Seneviratne Hamine issued to him, unless the respondents—(1) Maria Catherina Perera Seneviratne, wife of Wannakuwattewaduge Don John Perera Dharmagunaratne, (2) Emily Engeltina Perera Seneviratne, wife of Peter Augustine Fernando, (3) Maria Emelia Engeltina Dias, wife of W. A. de Mel, and (4) Beatrice Ann Margaret Dias, all of Moratuwa—shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 14th day of June, 1905.

J. R. WEINMAN, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction
No. 2,376 C.

In the Matter of the Estate of the late Asarappulige Emily Nona Fernando, deceased, of Dematagoda.

Richard Weinman, Esq., District Judge of Colombo, on the 15th day of June, 1905, in the presence of Mr. E. G. Jayawardene, Proctor, on the part of the petitioner Batuwitage Engeltina Fernando of Dematagoda; and the affidavit of the petitioner, dated the 5th day of June, 1905, having been read: It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of the late Assarappulige Emily Nona Fernando issued to her, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 16th day of June, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. < No. 2,377 C. In the Matter of the Last Will and Testament of the late Hewabambarendage Don Carolis Appuhami, deceased, of Kotahena in Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 16th day of June, 1905, in the presence of Mr. E. G. Jayewardene, Proctor, on the part of the petitioner Bopagoda Siribaddarage alias Dehigaspe Sedirage Dona Menchihami of Kotahena; and the affidavit of the petitioner, dated the 29th day of April, 1905, having been read:

It is ordered that the will of the late Hewabambarendage Don Carolis Appuhami, deceased, dated the 11th day of January, 1905, be and the same is hereby declared proved, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary: It is further declared that the said Bopagoda Siribaddarage alias Dehigaspe Sedirage Dona Menchihami is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 16th day of June, 1905.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 2,392. In the Matter of the Last Will and Testament of Nancy Dias Bandaranayake of Mutwal, Colombo, deceased.

Richard Weinman, Esq., District Judge of Colombo, on the 1st day of July, 1905, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioners Walter Dias Bandaranayake and Charles Edward Dunstan Dias Bandaranayake; and the affidavits of the 2nd petitioner dated the 26th June, 1905, and George de Saram dated 28th June, 1905, having been read: It is ordered that the will of Nancy Dias Bandaranayake, deceased, dated the 25th day of February, 1905, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Walter Dias Bandarayake and Charles Edward Dunstan Dias Bandaranayake 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 13th day of July, 1905, show sufficient cause to the satisfaction of this court to contrary.

J. R. WEINMAN, District Judge.

The 1st day of July, 1905.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 2,394. In the Matter of the Last Will and Testament of the late David George Mantell, formerly of Ceylon, but late of Ceylon House, 10, St. Andrew's road, Bedford, in the County of Bedford, England, deceased.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 14th day of July, 1905, in the presence of Mr. L. W. F. de Saram, Proctor, on the part of the petitioner George de Saram; and the affidavit of the petitioner, dated the 3rd day of July, 1905, having been read: It is ordered that the will of the said David George Mantell, deceased, dated the 5th day of October, 1897,

(an exemplification whereof under the seal of the High Court of Justice in England is now deposited in this court), be and the same is hereby declared proved, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said George de Saram is the lawful attorney of Elizabeth Anne Mantell, the executrix named in the said will, and that he is entitled to letters of administration, with copy of the said will annexed, issued to him accordingly, unless any person interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 4th day of July, 1905.

J. R. WEINMAN, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No 2,440. In the Matter of the Estate of the late Atapattuwegedara Meddume Vidane Dureya, decessed, of Herakola in Ganga Ihala korale of Udapalata.

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 27th day of June, 1905, in the presence of Mr. Borrett, Proctor, on the part of the petitioner Tumpanegedara Ukku of Herakola of Udapalata; and the affidavit of the said petitioner and of Yalagedara Kalua Menika Baletianna of Herakola, dated 24th June, 1905, having been read: It is ordered that the petitioner Tumpanegedara Ukku of Herakola of Udapalata be and she is hereby declared entitled to letters of administration to the estate of Atapattuwegedara Meddume Vidane Dureya, deceased, of Herakola in Ganga Ihala korale of Udapalata, as the widow of the said deceased, unless (1) Atapattuwegedara Ukku Kolla, (2) Atapattuwegedara Handuwa Vidane Dureya, (3) Atapattuwegedara Subeya, (4) Atapattuwegedara Siripine, (5) Atapattuwegedara Kiri Banda, all of Herakola in Ganga Ihala korale of Udapalata, shall, on or before the 24th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 27th day of June, 1905.

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,577.
In the Matter of the Estate of Kananke
Hewage Nonahamy, late of Kataluwa,
deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge, Galle, on the 26th day of May, 1905, in the presence of Mr. D. G. Goonawardane, Proctor, on the part of the petitioner Sarukkali Patabendige Samitchy Appu of Kataluwa; and the affidavit of Sarukkali Patabendige Samitchy Appu, dated 14th February, 1905, having been read in evidence: It is ordered and declared that Sarukkali Patabendige Samitchy Appu is husband of the deceased, and that he is as such entitled to have letters of administration of the said estate issued to him, unless the respondent Sarukkali Patabendige Nona Baba of Kataluwa, appearing by her guardian ad litem Sarukkali Patabendige Methias Appu, shall, on or before the 29th day of June, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 26th day of May, 1905.

The date for showing cause is extended to 24th July, 1905.

G. A. BAUMGARTNER, District Judge.

June 29, 1905.

In the District Court of Galle. .

Order Nisi.

Testamentary
Jurisdiction.
No. 3,580.
In the

In the Matter of the Intestate Estate of Manawaduge Tiselhamy, late of Gonapinuwala, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Galle, on the 21st day of June, 1905, in the presence of Mr. F. J. de Vos, Proctor, on the part of the petitioner Teadoris de Silva Wijewickrama of Gonapinuwala; and the affidavit of the petitioner, dated 20th June, 1905, having been read in evidence:

It is ordered and declared that the said Teadoris de Silva Wijewickrama is the son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless (1) Davit Appu Wijewickrama, (2) Dines Hamy Wijewickrama, (3) Babahamy Wijewickrama, wife of (4) Kaviawassanpatowalevitanage Bastian de Silva, (5) Anagihamy Wijuwickrama, (6) Sinno Appu Wijewickrama, all of Gonapinuwala, (7) Balahamy Wijewickrama, wife of (8) Kaluachi Udaris de Silva, both of Siyanagama, (9) Podihamy Wijewickrama, (10) Carolis Wijewickrama, both of Gonapinuwala, shall, on or before the 21st day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER,
The 21st day of June, 1905. District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. No. 3,581. In the Matter of the Estate of Goluwa Marakkalage Babappu de Silva, deceased, of Dodanduwa.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Galle, on the 26th d.y of June, 1905, in the presence of Mr. T. Weerasooriya, Proctor, on the part of the petitioner Manawaduge Ciselhamy; the affidavit of the said petitioner, dated 23rd June, 1905, having been read in evidence:

It is ordered that 1st respondent Manawaduge Simanhamy be appointed guardian ad litem of the 2nd and 3rd respondents Goluwamarakkalage Arlishamy and Goluwamarakkalage Podinona for the purpose of this action.

It is further ordered and declared that the said Manawaduge Ciselhamy is the widow of the deceased, and that she is as such entitled to have letters of administration to the above estate issued to her accordingly, unless the respondents (1) Manawaduge Simanhamy, (2) Goluwamarakkalage Arlishamy, and (3) Goluwamarakkalage Podinona, all of Dodanduwa, shall, on or before the 26th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER,
The 26th day of June, 1905. District Judge.

In the District Court of Puttalam.

Order Nisi.

Testamentary Jurisdiction. No. 209. In the Matter of the Intestate Estate of Punchirala Gan-arachchi of Kotalakemiawe in Karamba pattu, in the District of Puttalam, deceased.

THIS matter coming on for disposal before Frederick Bowes, Esq., District Judge of Puttalam, on the 22nd day of May, 1905, in the presence of Mr. A. E. Abeyakoon, Proctor, on the part of the petitioner Rang Menika of Kotalakemiawe in Karamba pattu, in the District of Puttalam; and the affidavit of the petitioner, dated 22nd May, 1905, having been read: It is ordered that the petitioner be declared entitled to have letters of administration to the estate of Punchirala Gan-arachchi of Kotalakemiawe issued to her, unless any one interested shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 22nd day of May, 1905.

F. Bowes, District Judge. In the District Court of Puttalam.

Order Nisi.

Testamentary Jurisdiction. No. 214. In the Matter of the Last Will and Testament of the late Alesu Pulle Santiago Pulle of Mampury in the Akkara pattu, in the Puttalam District, deceased.

Between

Santiago Pulle Gabriel Pulle of Mampury.....Petitioner.

Anthony Pulle Benedict of Mampury......Respondent.

THIS matter coming on for disposal before F. Bowes, Esq., District Judge of Puttalam, on the 12th day of June, 1905, in the presence of Mr. Wilfred A. Muttukumara, Proctor, on the part of the petitioner; and the petitioner's affidavit, dated the 23rd May, 1905, and petition dated 12th June, 1905, having been duly read: It is hereby ordered that the petitioner Santiago Pulle Gabriel Pulle of Mampury above-named be and he is declared executor of the said last will, and that probate thereof be granted to the petitioner, unless the respondent above-named shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

District Judge.

The 20th day of June, 1905.

In the District Court of Puttalam.

Order Nisi.

Testamentary Jurisdiction. No. 219/116. In the Matter of the Intestate Estate, Goods, and Chattels, and Rights and Credit of Martha, late of Mampury in the Puttalam District, deceased.

Between

And

THIS matter coming on for disposal before F. Bowes, Esq., District Judge of Puttalam, on the 12th day of June, 1905, in the presence of Mr. Wilfred A. Muttukumara, Proctor, on the part of the petitioner; and the petitioner's affidavit dated the 22nd May, 1905, and petition dated 12th June, 1905, having been duly read: It is hereby ordered and declared that the petitioner Saverimuttu Manuel Pulle of Mampury above-named be and he is hereby appointed administrator of the intestate estate of Martha, deceased, aforesaid, unless the respondent above-named shall, on or before the 13th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 20th day of June, 1905.

F. Bowes, District Judge.

In the District Court of Chilaw.

Testamentary
Jurisdiction.
No. 691.

In the Matter of the Estate of Sophia
Philips, late of Chilaw.

THIS matter coming on for disposal before J. O'K. Murty, Esq., District Judge, Chilaw, on the 10th day of May, 1905, in the presence of Mr. C. E. Corea, Proctor, on the part of the petitioner Richard Henry Philips of Mantota; and the petitioner's affidavit dated the 15th day of June, 1895, and petition dated the 2nd day of May, 1905, having been duly read: It is ordered that the petitioner Richard Henry Philips of Mantota be and he is hereby declared entitled to have letters of administration to the estate of Sophia Philips, late of Chilaw, issued to him, and that such letters be issued to him unless sufficient cause be shown to the contrary on or before the 17th day of July, 1905, to the satisfaction of court.

J. O'K. MURTY, District Judge. In the District Court of Badulla.

Order Nisi.

Testamentary
Jurisdiction.
No. B 260.

In the Matter of the Estate and
Effects of Karthigaser Ratnam, late
of Badulla, deceased, intestate.

THIS matter coming on for disposal before A. C. Allnutt, Esq., District Judge of Badulla, on E. I. Potger, Proctor, ou the part of the petitioner Karthigaser Nalla Sagaram Pillai of Debedda in Badulla; and the affidavit of the petitioner, dated 17th June, 1905, having been read:

It is ordered that the aforesaid petitioner be declared entitled to have letters of administration to the estate of Karthigaser Ratnam issued to him, unless some person or persons shall, on or before the 15th day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> A. C. ALLNUTT, District Judge.

The 17th day of June, 1905.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,164. In the matter of the insolvency of S. G. C. Gomis Wickremesinghe of Galkissa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 20, 1905, for approval of the conditions of sale of an undivided one-eighth part of the land called Karambahena in the Kurunegala District.

By order of court,

Colombo, July 5, 1905.

P. DE KRETSER, Acting Secretary.

No. 2,177.

In the matter of the insolvency of Kona Muna Ibrahimsa of No. 126, Sea street, in Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the second class.

By order of court,

Colombo, June 30, 1905.

P. DE KRETSER, for Secretary.

In the matter of the insolvency of M. D. R. Saffermadoe of Dematagoda, Colombo.

NOTICE is hereby given that the above-named insolvent has been awarded a certificate of the second class.

By order of court,

Colombo, June 30, 1905.

P. DE KRETSER, for Secretary.

In the District Court of Kalutara.

No. 114.

No. 115.

No. 2,179.

In the matter of the insolvency of Don William Wijeyratne of Desastra Kalutara.

NOTICE is hereby given that a certificate as of the second class has been allowed to the insolvent in the above matter.

By order of court,

Wm. de Silva, Secretary.

Kalutara, July 3, 1905.

In the matter of the insolvency of Edgar Donald Jansz of Panadure.

HEREAS Bodiabaduge Paul Perera of Desastra Kalutara has filed a declaration of insolvency, and a petition for the sequestration of the estate of Edgar Donald Jansz of Panadure, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Edgar Donald Jansz of Panadure insolvent accordingly, and that two public sittings of the court, to wit, on July 19 and August 24, 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,

Wm. DE SILVA, Secretary.

Kalutara, July 3, 1905.

In the District Court of Kandy.

No. 1.477.

In the matter of the insolvency of Shona Suna Sunderam Pulle and Shona Suna Kandasamy Pulle, resided and traded as partners under the name and style of Shona Suna at Rozelle, near Hatton.

OTICE is hereby given that August 1, 1905, is fixed for the consideration of the grant of a certificate of conformity.

By order of court,

W. M. DE SILVA, Secretary.

Kandy, July 3, 1905.

tten of the incoluency of Kedin

No. 1,496. In the matter of the insolvency of Kadirwel Kangany of Kirimetiya estate in Galaha.

OTICE is hereby given that July 31 1905, is fixed for the consideration of the grant of a certificate of conformity.

By order of court,

W. M. DE SILVA, Secretary.

Kandy, July 3, 1905.

No. 1,506.

In the matter of the insolvency of Mana Perumal Kangany of Osborne estate, Hatton.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 20, 1905, for the appointment of an asignee.

By order of court,

W. M DE SILVA, Secretary.

Kandy, July 3, 1905.

No. 1.510.

In the matter of the insolvency of Suna Pana Kana Nana Lena Schokkalingam Chetty of Kandy.

HEREAS Suna Pana Kana Nana Lena Schokkalingam Chetty has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on July 25 and August 10, 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, of which creditors are hereby required to take

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

Kandy, July 5, 1905.

No. 1,511.

In the matter of the insolvency of Seena Perna Surengen Cangany of Hewaheta.

WHEREAS Seens Muttu Carpen Cangany has filed a declaration of insolvency, and a petition for the sequestration of the estate of Seena Peena Surengen

Cangany, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Seena Peena Surengen Cangany insolvent accordingly, and that two public sittings of the court, to wit, on August 2 and 17, 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, July 5, 1905.

In the District Court of Kurunegala.

No. 72. In the matter of the insolvency of Mohamadu Lebbelage Madar Lebbe of

OTICE is hereby given that the protection of the court granted to the above-named insolvent has this day been withdrawn.

By order of court,

R. SOLOMONS,

Kurunegala, June 29, 1905.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Don Philip Wijeyewardena, Muhandiram......Plaintiff.

elena Wijeyewardena (widow and executrix of the last will and testament Helena of Don Philip Wijeyewardena, de-ceased).....Subsituted Plaintiff.

No. 16,726.

Werehennedige Catherina Fernando, widow of the late Mahamarakkalage Joseph Fernando Seneratne, Muhandiram, executrix of the last will and testament...... Defendant.

NOTICE is hereby given that on Friday, August 4, 1905, at 9 o'clock in the forenoon, will be sold by public auction at the premises, at the risk of the defaulting purchaser Silvestri Fernando of Maradana, the ing purchaser Silvestri Fernando of Mardana, the following property, specially mortgaged to and with the plaintiff and decreed to be sold by the decree entered in the case, for the recovery of the sum of Rs. 8,680, with further interest on Rs. 7,000 at 18 per cent. per annum from April 23, 1902, to June 13, 1902, and thereafter on the amount of the decree at 9 per cent. per annum until reserves in full size. payment in full, viz. :-

All that allotment of land called Gangulakalle with the buildings and plantations standing thereon, situated in buildings and plantations standing thereon, studied in the village Wewalla in the Palle pattu of Salpiti korale; bounded on the north by the land claimed by Joron Fernando, on the north-east by land described in plan No. 82,401, on the east by land claimed by K. Juanis Appuhami, on the south by the property of U. Don Juanis Appu and another and a road, and on the west by the lake; containing in extent 17 acres and 2 perches.

> E. ONDATJE. Deputy Fiscal.

Fiscal's Office, Colombo, July 5, 1905. In the District Court of Colombo.

Ana Lana Mayna Chuna Veeyana Rana Vellasamy Pulle of Sea street, Colombo.......Plaintiff.

Jayasuria Arachchigey Thomas de Saram of Maliban street, Colombo.......Defendant.

OTICE is hereby given that on Tuesday, August 1, 1905, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged with the plaintiff and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 5,101.97, with interest thereon at 9 per cent. per annum from March 27, 1905, till payment in full, and costs of suit, viz.:—

All those undivided three-fourth parts or shares of and in all that house and ground now bearing assessment No. 59, situated at Prince street in the Pettah, within the Municipality of Colombo; bounded on the north by Prince street, on the east by the house of Ana Maria de Mel, on the south by the house of Daniel de Silva, and on the west by the house of Mr. Giffining; containing in extent 34 square perches.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office. Colombo, July 5, 1905.

In the District Court of Colombo.

R. M. A. R. R. M. Arunasalam Chetty of Sea street, Colombo Plaintiff.

No. 21,527.

Eliza E. Wijesinghe and R. L. Haversz, both

of MaboleDefendants.

NOTICE is hereby given that on Wednesday, August 2, 1905, at 9 o'clock in the forenoon, 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. 431 48, with interest on Rs. 420 at 9 per cent. per annum from March 17, 1905, till payment in full, and costs of suit, viz.:—

All that land called Kongahawatta alias Kosgahawatta, situated at Mabole in the Ragam pattu of Alutkuru korale; bounded on the north by the road to Mahara, on the east by the church property, on the south by the garden of Hettimuna Migel Fernando and by the garden of Don Juan Fernando, and on the west by the high road to Colombo; containing in extent 4 acres 3 roods and 20 perches more or less.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, July 5, 1905.

In the District Court of Kurunegala.

Muna Kavanna Nena Asena Lebbe TambyPlaintiff.

No. 2,660.

Vs.

1, S. G. C. Gomis; and 2, B. H. Gomis....... Defendants.

OTICE is hereby given that on Saturday, July 29, 1905, at 9 A.M., will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property, for the recovery of the sum of Rs. 1,000, with interest thereon at the rate of 25 cents per Rs. 10 per mensem from November 28 till December 29, 1904, and with legal interest at the rate of 9 per cent. per annum from December 30, 1904, till payment in full, viz.:—

An allotment of land called Ambagahawatta with the new building and all the buildings thereon, situated at Watarappola in the Palle pattu of Salpiti korale; bounded on the north by Madangahawatta, on the east by Timburegahawatta, south by a portion of Ambagahawatta, and on the west by the high road leading to Galle; containing in extent about 2 acres and 1 rood more or less.

E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, July 5, 1905.

In the District Court of Colombo.

No. 21,335 C. Vs.

(1) W. P. Fernando and (2) S. C. Fernando, both of Polwatta in Colombo...... Defendants.

OTICE is hereby given that on August 8, 1905, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said second defendant in the following property, viz.:—

The land called Waring Bungalow or Nodus Hall, situate at Kadirana in Dasiya pattu of Alutkuru korale; bounded on the north by the road 20 ft. wide and by lots Nos. 409 to 420, on the east by the water-course, on the south by the road 20 ft. wide, and on the west by the new road and by the strip of land reserved for widening this road; containing in extent 286 acres 1 rood and 12 perches more or less.

Amount to be levied Rs. 15,855, with interest on Rs. 15,000 at 18 per per cent. per annum from February, 7 to 20, 1905, and thereafter at 9 per cent. per annum till payment in full, and costs.

FRED. G. HEPPONSTALL, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, July 4, 1905.

.....

In the District Court of Colombo.

Merennage Arnolis Fernando of Moratuwa.....Plaintiff.
No. 18,296 C. Vs.

David Henry Munasinghe Senaratna of Pantia in Pasdun korale in Kalutara, administrator of the estate of the late Charles Frederick Munasinghe, deceased....Defendant.

O'TICE is hereby given that on Thursday, August 3, 1905, commencing at 11 o'clock in the forencon, will be sold by public auction at the respective premises, for the recovery of Rs. 2,170.66, with interest thereon at 9 per cent. per annum from April 29, 1903, the following property, viz.:—

- 1. The field, together with all things standing thereon, called Pallekumbureihalakattiya, situate at Pantia; and bounded on the north by land belonging to R. Miganchia, east by the land appearing in plan No. 74,498 and the land called Galagawagodellewatta, south by a road, southwest and west by land appearing in plan No. 74,515; and containing in extent 2 acres 1 rood and 18 perches.
- 2. The land, together with the trees standing thereon, called Dikhenewatta, situate at ditto; and bounded on the north and north-east by Crown lands, east by land appearing in plan No. 74,475, south-east by a road, south and south-west by Cadawak-ela, and west by Crown land and the land called Kirillagahawatta, north-west by the land called Godaporagahawatta; containing in extent 4 acres 1 rood and 16 perches.
- 3. An undivided is portion of the muddy land called Bokkegawadeniya, situate at ditto; and bounded on the north by Crown high land, east by the field belonging to Ranasinghearachchige Juwanis, south and west by Crown muddy lands; containing in extent 7 acres 2 roods and 2.22 perches.
- 4. The field called Bokkegama-aswedduma, situate at ditto; and bounded on the south-east by the land purchased by C. F. Munasingha, and on all the other sides by Crown lands; containing in extent 1 acre 2 roods and 15 perches.
- 5. The land, together with all the things standing thereon, called Bokkegama-asweddenna, situate at ditto; and bounded on the north by land appearing in plan No. 37,755 claimed by C. F. Munasingha, east by land claimed by R. Christian and others, south-east by the Kekerillagahawatta and Pelaketiyawatta, south by Pelaketiyawatta and Crown land, and south-west and west by Crown lands; containing an extent 1 acre 2 roods and 16 perches.
- 6. The portion of the land called Liyanagodella (excluding \(\frac{1}{2}\) the planter's share, the three entire buildings, and the portions of land surveyed as per plan No. 55,285), situate at ditto; and bounded on the north-east and cast by the high road, Liyanagekumbura, and Elheneliyakumbura, south by Elheneliyagodakele, south-west by Medawitagoda, and on all the other sides by the high road; and containing in extent 12 acres and 12 perches.

That on Friday August 4, 1905, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises, viz.:—

- 7. One-third part of the soil and of the trees, together with the buildings standing thereon, of the land called Iddalagahawatta alias Tunhawulkurunduwatta, situate at Palligoda; and bounded on the north-west and northeast by Crown high land and the other two-third shares, south-east by the land called Nugagahawatta, and southwest by Goleowita; and containing in extent 1 acre 23:22 perches.
- 8. The portion of land called Dawatagahadeniya and the three portions of Gurudolawila, situate at Gurudola; and bounded on the north by land purchased by Don Siman Munasingha and others, east by the land appearing in plan No. 115,705, south by the lands appearing in plans Nos. 64,685 and 115,710, and west by the land purchased by Don Siman Munasingha; and containing in extent 1 acre 1 rood and 10 perches.

9. An undivided 1 part of the soil and all the things standing thereon of the field called Mahakete-ella alias. Illukpotakumbura, situate at Gurudola; and bounded on the north, east, and west by Crown land, south by Gurudolawila; and containing in extent 6 pelas of paddy sowing; mortgaged with the plaintiff; and declared bound and executable for the decree entered in the said case.

Deputy. Fiscal's Office, Kalutara, July 5, 1905. S. T. DE SILVA, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

OTICE is hereby given that on Friday, August 11.
1905, at 10 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said 2nd and 4th defendants in the following property, for the recovery of Rs. 501-12, viz.:—

In a divided 18 lachams and 6½ cullies, with its appurtenances, of a piece of land situated at Karaveddy Vathirikkurichi called Tulakkaddu, containing or reputed to contain in extent 25 lachams varaku culture and 9 cullies, the said 18 lachams and 6½ cullies bounded or reputed to be bounded on the east by property of Ramu Arumukam and others and by tanes, north by property of Annappillai, west by lane and by property of Kantar and others, and south by property of Sapapatiar Sinnaya and others.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's: Office, Jaffnas: June 30, 1905:

No. 3,817.

(1) Kantan Theivan and wife (2) Chinny of Manippay...... Defendants.

OTICE is hereby given that on Thursday, August 3, 1905, at 10 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of Rs. 966, with further interest on Rs. 750 at the rate of 10 per cent. per annum from August 18, 1904, till payment in full, provided that such further interest does not exceed Rs. 534, and costs of suit being Rs. 106.19, viz.:—

In a piece of land situated at Manippay called Pichehanollai; containing or reputed to contain in extent 6g lachams varaku culture, with its appurtenances, exclusive however of the share of well belonging to others; bounded or reputed to be bounded on the east and north by bylanes, west by property of Minachen (wife of Chitampuran) and Sinnataukam (wife of Rasareddinam), and south by property of Chellamma (wife of Ponnaya) and Kantan Naduvilan.

Fiscal's Office. Deputy Fiscal.

Jaffna, June 28, 1905.

(1) Kantan Theivan and wife (2) Chinny of Manippay..... Defendants.

NOTICE is hereby given that on Friday, August 4, 1905, at 10 o'clock in the forenon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property; for the recovery of Rs. 966, with further interest on Rs. 750 at the rate of 10 per cent. per annum from August 18, 1904, until payment in full, provided, that such further interest does not exceed Rs. 534, and cost of suit being Rs. 106·19, viz.:—

In a piece of land situated at Uduvil called Valukkutpulam, containing or reputed to contain in extent 10 lachams varaku culture, with well, exclusive however of the share of well belonging to others; bounded or reputed to be bounded on the east by property of Ponner Veluppillai and Arumugam Murugesu, north by property of Nukan Kanapati and Nakattai, wife of Naduvilan, west by property of Teyvanai, wife of Ramu, and south by lane and by property of Teyvi, wife of Kantan.

Fiscal's Office, Jaffiia, June 26, 1905. V. THAMBIPILLAI, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

No. 7,476. Vs.

(1) Ambalabadalge Babaihami and (2) Ambalabadalge Davithami, both of Kumbalwela...Defendants.

OTICE is hereby given that on Saturday, August 5, 1905, commencing at 2 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz.:—

Half of 2% of the eastern half portion of Peechiperelegewatta, situate at Kumbalwela, together with the tiled house of fifteen cubits standing thereon, but exclusive of a nutmeg tree, being a part of the property mortgaged by the defendants by their mortgage bond No. 1,242, dated June 6, 1895, and held bound and executable under the judgment entered in the above case.

Amount of writ, Rs. 808.25.

Fiscal's Office, Galle, July 3, 1905. C. T. LEEMBRUGGEN; Deputy Fiscal.

North-Western Province.

In the District Court of Negombo.

To. 5,715. Vs.

OTICE is hereby given that on Saturday; July 29, 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 defendants in the following property, viz. :-

1. The land called Wiharegodella of about 7 acres in extent, situate at Beddegedara in Meda pattu korale of the Katugampola hatpattu; and bounded on the the north by the vela, east by the land of Migel Sinno Appuhamy and others, south by the Kudalupottewatta belonging to Muna Kawanna Nena Company, and on the west by a ditch and a live fence.

2. The land called Gonigahamulawewa of about three acres in extent, situate at Hattinia in the aforesaid korale; and bounded on the north by the land of Migel Sinno Appuhamy and others, east, south, and west by the land

of Kosmahammadu.

Amount to be levied is Rs. 1,300, with interest and poundage.

> C. V. REBEIRA Deputy Fiscal.

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

Province of Uva.

In the District Court of Badulla.

Migama Gurunnanselage Don Cornelis Appuhamy of Welimada.....Plaintiff.

No. 1.929.

(1) Mana Muna Abdul Rahiman and (2) Nuru Meera Mohideen Sena Mudaliyar, both of Welimada in Udukinda, Udapalata.....Defendant.

OTICE is hereby given that on Saturday, July 29, 1905, commencing at 12 o'clock noon, will be sold by public auction at the respective premises the following property of the defendant, specially mortgaged by bond No. 1,546 dated January 27,1897, and decreed to be sold by the judgment entered in the above case :-

(1) The field No. 1,553 Gedarakumbura of 2 pelas and 5 kurunies in paddy sowing extent.

(2) The field No. 1,564 Ambagaha-arawa of 2 pelas in paddy sowing extent.

(3) The field called Ambagaha-arawegoda No. 1,569 of

about 1 amunam of paddy sowing extent. (4) The field No. 1,571 and 1,573 Darandakumbura of

1 amunam and 2 pelas in paddy sowing extent.
(5) The field No. 1,584 Waka-arawa of 1 amunam in

paddy sowing extent. (6) The field No. 1,596 Hooriyagolla of 1 amunam

and 2 pelas in paddy sowing extent.
(7) The field No. 1,597 Watarakgoda of 2 amunams

in paddy sowing extent.
(8) The field No. 1,590 called Yatiture of 1 amunam

in paddy sowing extent.
(9) Wakkumbura of 5 amunams in paddysowing extent.

All situated at Medagedaragama in Udukinda, Damba-winipalata, in the District of Badulla.

Amount to be levied, Rs. 2,400.

M. STEVENSON, for Fiscal.

Fiscal's Office, Badulla, June 30, 1905.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Charles Perera Weeraratna Gunasekera, Secretary of the District Court of Kegalla.....Plaintiff.

No. 1,866.

 ∇s .

Wanni Achchilagey Chandanahamy of Uda-

karandupona......Defendant.

OTICE is hereby given that on Thursday, July 27, 1905, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises, with the right, title, and interest of the said defendant, the following property decreed to be sold by the judgment entered in the above action, viz.:-

An undivided part of the extent of 15 lahas of paddy sowing of the upper portion of the field called Muttettuwa, which is of the extent of 2 pelas and 5 lahas, situated at Udakarandupona in Kegalla District.

2. An undivided 4 part of Gorakagahadiwelakumbura of 1 pela of paddy sowing extent, at ditto.

3. An undivided 4 part of Kiripoladeniyakumbura of 12 lahas of paddy sowing extent, at ditto.

4. An undivided ½ part of Hitinawatta of 1 amunam of paddy sowing extent, together with all the plantations

and buildings standing thereon, at ditto.

5. An undivided ½ part of Galendagawawatta of 2 lahas of paddy sowing extent, with all the plantations standing thereon, at ditto.

6. An undivided 1 part of Bopegeywatta of 2 pelas and 5 lahas of paddy sowing extent, with all the planta-

tions standing thereon, at ditto.

7. An undivided \(\frac{1}{2} \) part of Udakumbura of 1 pela of paddy sowing extent, at ditto.

8. An undivided \(\frac{1}{2} \) part of Pallearambeassedduma of

12 lahas of paddy sowing extent, at ditto.

9. An undivided ½ part of Udakumbura of 8 lahas of

paddy sowing extent, at ditto.

10. An undivided ½ part of Kottagahamula-asseddum a of 2 lahas of paddy sowing extent and of the adjoining garden called Kottagahamulawatta of 2 lahas of paddy sowing extent, together with all the plantations thereon, at ditto.

11. An undivided ½ part of Hapuwahitiyawatta of 6 lahas of paddy showing extent and of the adjoining Welippelahena of 1 pela of paddy sowing extent, with everything standing thereon, at ditto.

12. An undivided 3 part of Kahambiliyawehenawatta of 6 lahas of paddy sowing extent, with everything standing thereon, at ditto.

13. An undivided ½ part of Maimbulwelahenawatta of 3 pelas of paddy sowing extent, together with everything thereon, at ditto.

14. An undivided ½ part of Hunugalendehena of 3

pelas of paddy sowing extent, at ditto.

15. An undivided ½ part of Isuanthota alias Isthanthotakumbura of 1 pela of paddy sowing extent, at

To levy Rs. 1,227.70, with further interest on Rs. 1,338.323 at the rate of 9 per cent. per annum from October 9, 1904, till payment.

Deputy Fiscal's Office, Kegalla, July 1, 1905.

C. Jansz, Deputy Fiscal.

DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Kandy by (1) Cathirawelu (2) Raman, (3) Muttoo, and (4) Narayanen, late of Peradeniya estate, against the proprietor of New Peradeniya estate, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 48.

OTICE is hereby given that the valueless records of the Court of Requests, Colombo, from No. 98,901 of May 27, 1874, to No. 111,051 of May 31, 1876, 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 authenticated petition, claim, upon good cause shown, that such record may not be destroyed.

J. S. DRIEBERG, Commissioner.

Court of Requests. : Colombo, July 3, 1905.

මාධ්‍ය ලම් රිකුවැස්ට් උසාවියේ එම් 1874ක්වූ මැයි මස 27 වෙනි දින නොම්වර 98,901කේ සිට එම් 1876ක්වූ මැයි මස 31 වෙනි දින නොම්මර 111,051 දක්වා තිබෙන පරන නඩු පොත් මෙහි පහත පෙනෙන දිනේ සිට තුන්මාස යක් හියපසු ව 1894රේ 12 වෙනි ආඥපණනේ පුතාරයට පුළුස්සා දමන බව මෙයින් දන්වම් යමෙකුට මෙයින් යම් නඩු පොතක් පුළුස්සා නොදමා තබාගන්ට ඕනෑනම් ඒ බව තමන්ම උසාවිය ඉදරියේ පෙනීසිට නොහොත් පෙරන

ඉදැරු කෙනෙක් ලවා නැත්නම් ලිසු අයගේ අත් සන ඇති පෙත්සමකින් උසාවිය පිළිඳන්නා සෑහෙන කරුණු පෙන්වා එය පූළුස්සා හොදමන ලෙස ඉල්ලාසිවිය සුතුයි.

> ජේ. ඇස්. ඩ්රිබන්, කොමසාරිස් උන්නාන්සේ.

වඹු 1905ක්වූ ජූලි මස 3 වෙනි දින කොලඹ රිකුවැස්ට් උසාවියේදීය.

1874 ம் ஆண்டு வைகாகிலு 27 ந் தேகியைக்கொண்ட 98,901 ம் இலக்கம் முதலாய் 1876 ம் ஆண்டு வைகாகிலு 31 ந் தேதியைக்கொண்ட 111,051 ம் இலக்கம் வரைபிலுமுள்ள கொழும்பு தெக்குவஸ்கோட்டின் பழைய பெறுமதியற்ற வழக்குப்புத்தகங்கள் ாரவும் 1894 ம் ஆண்டின் 12 ம் இலக் கக் கட்டுளுச்சட்டத்தின் பிரகாரசு இத்தேதி துவக்கம் மூன்ற மாதத்திற்குப் பிற்பாடு அழித்துப்போடப்படுமெ ன்று இத்தால் அறிவிக்கப்படுகின்றது.

னது இத்தா இது மைக்கட்டுக்கையுற்று. எந்த வழக்குகுகிலே ஹம் உடந்தை தேப்பட்டவர்கள் எவர் களாவது நேரோகவாகுதல் நாணிமார்கள் மூலமாயாகுதல் போதிய காரணங்காட்டி அவ்விதமான வழக்குப் புத்தகங் கள் அழிக்கப்படாதென்றை உருத்துப்ப்டுசலாம்.

தை. எஸ். டி நீபோர்க், கொழும்பு தெக்குவெஸ்கோரி, கொடி**பிறை**னர். 1905 ம் ஆண்சி ஆடிமு[®] 3 ந்க.