

# Published by Authority.

### No. 6,067 - FRIDAY, JULY 28,

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

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

PART II.—Legal and Judicial. Separate paging is given to each Part in order that it may be filed separately.

# Part II.—Legal and Judicial.

•			_				•
		1	PAGE			ă,	PAG
Passed Ordinances		•••	-	Notices in Testamentary Actions	•		456
Oraft Ordinances		•••	451	Notices in Insolvency Cases	***		458
Sotices from Supreme Court Re	egistry .	•••		Notices of Fiscals' Sales	•••		459
lotices from Council of Legal 1	Education	•••	- 1	Notices from District and Minor C	Jourus		464
Notifications of Criminal Sessio	ns of Supreme Oc	ert	- 1	Lists of Articled Clerks			
ints of Jarors and Assessors	· · ·	•••	(				

#### DRAFT ORDINANCES.

#### MINUTE. ·

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

> An Ordinance to amend "The Masters Attendant's Ordinance, 1865," in certain particulars.

Preamble.

HEREAS it is expedient that "The Masters Attendant's Ordinance, 1865," (hereinafter referred to as "the principal Ordinance,") should be amended in certain particulars: 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 shall be cited as "The Masters Attendant's (Amendment) Ordinance, 1905," and shall be read and construed as one with the principal Ordinance and the Ordinances amending the same; and this Ordinance and the said Ordinances may be cited together as "The Masters Attendant's Ordinances, 1865 to 1905."

Amendment of section 2 as regards definition of " boat."

2 To the definition of the word "boat" in section 3 of the principal Ordinance there shall be added the following words: "and also launches propelled by steam, electricity, or other motive power."

Substitution of new sub-section for sub-section 11 of section 6 of principal Ordinance with regard to portrules for regulation of boats. Substitution of new

Amendment of section 23 of principal Ordinance as regard licensing of passenger boats.

- 3 For sub-section 11 of section 6 of the principal Ordinance there shall be substituted the following sub-section, namely:
  - (11) For regulating boats plying for the conveyance of passengers or goods within such port, whether for hire or otherwise.
- In place of the words "no boat of any kind shall be used for the conveyance of passengers" at the commencement of section 23 of the principal Ordinance, there shall be substituted the following words, namely:

No boat of any kind shall, within any port subject to this Ordinance, ply, whether for hire or otherwise, for the conveyance of passengers or goods between vessels in port and the shore.

By His Excellency's command,

Colonial Secretary's Office, Colombo, July 17, 1905.

A. M. ASHMORE, Colonial Secretary.

#### Statement of Objects and Reasons.

1. The object of the Draft Ordinance is to supply certain defects in "The Masters Attendant's Ordinance, 1865," with regard to the regulation and licensing of boats.

2. The definition of the word "boat" in section 3 is enlarged so as to include launches propelled

by steam, electricity, or other motive power.

- The power of framing port rules for the regulation of "boats plying for hire" is extended so as to include all boats plying for the conveyance of passengers or goods, whether for hire or
- 4. In the same way, a license is made obligatory in the case of boats of any kind plying, whether for hire or otherwise, for the conveyance of passengers or goods between vessels in port and the shore.

July 2, 1905.

ALFRED G. LASCELLES, Attorney-General.

#### MINUTE.

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

An Ordinance to amend "The Toll Ordinance, 1896."

Preamble.

HEREAS it is expedient to amend "The Toll Ordinance, 1896," in certain particulars: 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 (1) This Ordinance may be cited as "The Toll Amendment Ordinance, 1905." It shall be construed and read as one with "The Toll Ordinance, 1896," hereinafter referred to as "the principal Ordinance," and this Ordinance and the principal Ordinance may be cited together as "The Toll Ordinances, 1896 and 1905."
- (2) This Ordinance shall come into force at such date as the Governor by Proclamation in the Government Gazette shall appoint.

Definition of river.

- 2 To section 3 of the principal Ordinance the following definition shall be added:
  - "River" shall include canals, lakes, estuaries, creeks, inlets of the sea, and any expanse of water.
- 3 Section 4 of the principal Ordinance shall be amended by adding the words "and footbridges" after the word "ferries" in line 6, and substituting under the title "Tolls on Roads and at Bridges and Ferries" for the paragraph—

Every foot passenger crossing ferries, except children under twelve years of age and keepers and leaf-cutters attending elephants, horses, and cattle

the following paragraph:

Every foot passenger crossing any ferry or footbridge, except children under twelve years of age and keepers and leaf-cutters attending elephants, horses, and cattle

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section 4 of Ordinance No. 3 of 1896.

Amendment of

Amendment of section 13.

4 Section 13 of the principal Ordinance shall be amended by inserting the word "railway" between the words "of any road" and the words "bridge, canal, or ferry," in line 19 of the said Ordinance.

Amendment of section 14.

- 5 For section 14 of the principal Ordinance the following section shall be substituted:
  - No toll shall be levied upon any passenger, vehicle, animal, or boat upon his or its return by, over, or through any road, bridge, canal, or ferry at which he or it shall have paid toll on the same day (to be computed from 12 o'clock at night to 12 o'clock of the succeeding night), unless such vehicle, animal, or boat shall carry a different load; and the one-half only of the appointed toll shall be levied upon any passenger, vehicle, animal, or boat at any road, bridge, canal, or ferry, by, over, or through which he or it shall have passed in a like direction on the same day, unless such vehicle, animal, or boat shall carry a different load: Provided that it shall be incumbent upon the party claiming such total or partial exemption to produce a ticket signed by the keeper of such toll station denoting such previous payment to have been made; provided further, that when toll has been paid at any toll station on any unloaded vehicle, elephant, or boat and a ticket taken, and such vehicle, elephant, or boat re-passes on its return journey the same toll station carrying a load on the same day (to be computed from 12 o'clock at night to 12 o'clock of the succeeding night), credit for the amount paid on such unloaded vehicle, elephant, or boat shall on production of the ticket be given in computing the amount of toll to be paid when such return journey is made.

Amendment of section 17.

- 6 Section 17 of the principal Ordinance shall be amended by adding the following sub-section thereto:
  - 17 (2) Every such toll-keeper shall exhibit from 6 P.M. to 5.30 A.M. of each night in the year a red light on both sides of the road at the toll station, and shall also, whenever the bar is lowered between the said hours, keep a red light suspended from the middle of the bar, such lights being conspicuously visible at a distance of one hundred yards from the toll station.
- 7 Section 4 of the principal Ordinance is hereby amended by adding to the scale of toll rates therein contained and headed "Tolls on Roads and at Bridges and Ferries" the following paragraphs, namely—

Power to enforce conditions of sale on breach thereof by the renter.

- 8 The following sections shall be added to the principal Ordinance, and shall be numbered 28, 29, 30, and 31:
  - 28 Whenever by the conditions of sale under which the exclusive right to levy and collect tolls in respect of any road, bridge, ferry, or canal is sold 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 (hereinafter called the renter) in the performance of all or any of the conditions contained in the said conditions of sale—
    - (a) The government agent shall be at liberty to re-sell the said exclusive right or so much of the term thereof as may be unexpired; or
    - (b) The government agent shall be at liberty to re-enter upon the said exclusive right or so much of the term thereof as may be unexpired, and the same again to have, collect, receive, retain, and enjoy on behalf of the Crown as of its former estate, and to expel the renter or his administrators or executors and all others therefrom as to the said government agent or proper authority shall seem meet; or

(c) The government agent may exercise both the said liberties of re-selling or re-entering upon the said exclusive right in such manner as he may think fit—

Fit shall be lawful for the government agent, upon default being made by the renter as aforesaid, to exercise the said liberties or any of them in manner hereinafter appearing.

- The government agent shall give fourteen days' notice in writing to the renter in the form marked A in the schedule hereto, and upon the expiry of such notice it shall be lawful for the government agent, without process of law or decree or order of any court in that behalf authorizing him, forthwith to re-sell the said exclusive right or the unexpired term thereof in such manner as the Governor may direct, or to re-enter into possession thereof and receive, retain, and enjoy the same, or after such reentry at such time or times as to the said government agent shall seem fit to re-sell the unexpired term of the said exclusive right; provided always that in the event of the re-sale of the exclusive right or so much of the term thereof as may be unexpired under the provisions of this Ordinance no bidder shall attend at such re-sale, or the government agent shall in his discretion refuse to accept any of the bids made at such re-sale, it shall be lawful for the said government agent forthwith to re-enter into possession of the said exclusive right and collect the tolls in aumany until the expiry of the period for which the said exclusive right was purchased, or until such time as he may effect a re-sale of the unexpired period of the said exclusive right.
- 30 Every notice in writing issued under the provisions of this Ordinance 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 specified 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.
- 31 There shall be repealed as and from the passing of this Ordinance so much of Ordinance No. 4 of 1904, intituled "An Ordinance for the better enforcement of certain conditions in the Sales of Tolls, Arrack Rents, and Opium Licenses," as relates to toll.

SCHEDULE.

Form A.

- (Government Agent), hereby give you - notice that as you are in default in the payment of your \_\_\_\_\_\_ instalment of the Toll Rent at \_\_\_\_\_ by the amount of Rs. \_\_\_\_\_, I have advertised the re-sale of the said rent in terms of your bond of the \_\_\_\_\_ day of \_\_\_\_\_ and the conditions of sale of the \_\_\_\_\_ day -thereto annexed, and shall, unless you shall have paid on or before the \_\_\_\_\_ day of \_\_\_\_\_ the balance of the instalment or rent aforesaid, together with any other instalment which may then be -the balance of the instalment of due, either sell the said rent at your risk on the -- day of . as advertised, or re-enter into possession of the said rent and collect the tolls in aumany until the expiry of the period for which you purchased the said exclusive privilege or for such time as I may consider necessary, and in such latter case I may at any time during the unex-- and the conditions of sale thereto annexed re-sell the unexpired residue of the said period, holding you responsible for the instalments of rent due from you in respect of the toll up to the date of such re-entry.

Dated this \_\_\_\_\_\_, 190

#### Statement of Objects and Reasons.

By section 2 of this Ordinance the protection extended to toll renters by section 22 of the principal Ordinance is extended to canals, lakes, estuaries, creeks, inlets of the sea, or any expanse of water.

Section 3 enables toll to be charged on foot passengers in cases where a bridge for foot passengers is erected in lieu of or in addition to any ferry for foot passengers, and will not affect the free passage of foot passengers across bridges constructed for cart and general traffic.

Section 4 removes doubts as to whether the exception in favour of vehicles, &c., employed in the construction and repair of a railway was included under the term "road."

Section 5 puts tolls on carts, &c., going out empty and returning loaded in one day on the same footing as carts, &c., going out loaded and returning empty in one day. Under the provisions of the principal Ordinance a cart, &c., going out empty and returning loaded on the same day had to pay toll both ways, whereas a cart going out loaded and returning empty had to pay toll for the outward journey only. The amendment affects only the last proviso to section 14 of the Ordinance No. 3 of 1876, the rest of that section being re-enacted in full.

Section 6 provides for a toll-keeper keeping a light at his toll bar during night time.

Section 7 fixes the toll for motor-cars and motor-cycles.

Section 8 provides an entirely new chapter for the enforcement of the conditions of sale on breach by the renter, based on the provisions of Ordinance No. 4 of 1904, which is repealed so far as tolls are concerned.

July 18, 1905.

ALFRED G. LASCELLES, Attorney-General.

### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,187.

In the matter of the insolvency A. L. A. Mohamadoe Madar of Dematagoda in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 17, 1905, for the grant of a cetificate of conformity to the above-named insolvent.

By order of court,

P. DE KRETSER, Acting Secretary.

Colombo, July 20, 1905.

No. 2,194.

In the matter of the insolvency of Isubu Kannu Wappu of No. 51, Ferry street in Colombo.

Wappu has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Isubu Kannu Wappu has also been filed by Muna Wananna Bawasa under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Isubu Kannu Wappu insolvent accordingly, and that two public sittings of the court, to wit, on August 17 and 31, 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 order steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

P. DE KRETSER, Acting Secretary.

Colombo, July 20, 1905.

In the District Court of Kalutara.

No. 115.

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

NOTICE is hereby given that the second sittings of this court in the above matter is fixed for August 24, 1905.

. By order of court,

Wm. de Silva, Secretary.

Kalutara, July 20, 1905.

In the District Court of Kandy.

No. 1,482.

In the matter of the insolvency of Ahamet Kabir Awel Kuttilan of Kadugannawa.

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 August 25, 1905, to make a dividend of the insolvent's estate.

By order of court,

W. M. DE SILVA, Secretary.

Kandy, July 18, 1905.

No. 1,487.

In the matter of the insolvency of K. N. Muttiah of Kandy.

NOTICE is hereby given that August 21, 1905, is fixed for the consideration of the grant of a certificate of conformity to the above-named insolvent.

By order of court,

W. M. DE SILVA, Secretary.

Kandy, July 18, 1905.

No. 1,502.

In the matter of the insolvency of P. Bastian Silva of Kotmale.

OTICE is hereby given that the second sittings in the above matter is fixed for August 31,

By order of court,

Kandy, July 25, 1905.

W. M. DE SILVA, Secretary. No. 1,504.

In the matter of the insolvency of Henry Clement de Silva of Kandy.

OTICE is hereby given that August 30, 1905, is fixed for the consideration of the grant of a certificate of conformity to the above-named insolvent.

By order of court,

W. M. DE SILVA.

Kandy, July 21, 1905.

Secretary.

# NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi destaring Will proved, &c.

Testamentary Jurisdiction. No. 2,369 C. In the Matter of the Last Will and Testament of the late Gangodawilage Siman Perera, deceased, of Pita Kotte.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 2nd day of June, 1905, in the presence of Mr. William D. Silva Wickramasekera, Proctor, on the part of the petitioner Pelenda Patirage Charles Dias of Kotuwegoda; and the affidavit of the petitioner, dated the 26th day of April, 1905, having been read:

It is ordered that the will of the late Gangoda-wilage Siman Perera, deceased, dated the 14th day of December, 1904, be and the same is hereby proved, unless the respondents—(1) Waduwage Simanchihamy of Pita Kotte, (2) Gangoda-wilage Carolis Perera of Pita Kotte, (3) Gangoda-wilage Hendrick Perera of Pita Kotte, (4) Gangoda-wilage Thomas Perera of Calkissa, (5) Gangoda-wilage Elizabeth Perera of Pita Kotte, and (6) Gangoda-wilage Elizabeth Perera of Pita Kotte, and (6) Gangoda-wilage Carlina Perera of Kotuwegoda-shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Pelenda Patirage Charles Dias is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the said respondents shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 2nd day of Jun e, 1905.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 2,404 C. In the Matter of the Last Will and Testament and Codicils of the late Kirikankanange Juliana Perera Hamine, deceased, of St. Joseph's street in Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 18th day of July, 1905, in the presence of Mr. D. J. Arsecularatne, Proctor, on the part of the petitioners Jacob de Silva Wijeyratne of Maradana and Emanuel de Silva Wijeyratne of St. Joseph's

street in Colombo, and the affidavit of the 2nd petitioner, dated 6th July, 1905, having been read:

It is ordered that the will and codicils of Kirikankanange Juliana Perera Hamine, deceased, dated respectively 25th September, 1889, 23rd April, 1904, and 23rd February, 1905, be and the same are hereby declared proved, unless any person interested shall, on or b fore the 17th day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Jacob de Silva Wijeyratne and Emanuel de Silva Wijeyratne 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 17th day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 18th day of July, 1905.

J. R. WHINMAN, District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved, &c.

Testamentary Jurisdiction. No. 2,408.

In the Matter of the Last Will and Testament of Ramen Chetty, son of Pana Lana Suppramanian Chetty of Kaadathanpatty in Panankudy of the sub-district of Tirumayam Taluk in Pudukottai, some time carrying on business in Ceylon under the name, style, and firm or velasam of Moona Payna Soona Rawena Mana, deceased.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 21st day of July, 1905, in the presence of Messrs. P. Brand T. D. Mack, Proctors, on the part of the petitioner Kandasamy Chetty, son of Ramen Chetty of Colombo; and the affidavit of the petitioner, dated the 20th day of July, 1905, having been read: It is ordered that the will of Ramen Chetty, son of Pana Lana Suppramanian Chetty, deceased, dated the 8th day of March, 1905, be and the same is hereby declared proved, unless any person interested shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Kandasamy Chetty, son of Ramen Chetty, is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 21st day of July, 1905.

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

Order Nisi

Testamentary Jurisdiction. No. 2,406. In the Matter of the Estate of the late Manikkam Nagamma, deceased, of Hendala.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 18th day of July, 1905, in the presence of Messrs. P. D. & T. D. Mack, Proctors, on the part of the petitioner Veerasamy Thiagarajah of Hendala; and the affidavit of the petitioner, dated the 8th July, 1905, having been read: It is ordered that the aforesaid petitioner be declared, as husband of the above-named deceased Manikkam Nagamma, entitled to have letters of administration to the estate of the said deceased issued to him, unless the respondents—(1) Thiagarajah Veerasamy and (2) Thiagarajah Manikkam, both of Hendala—shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary

J. R. WEINMAN, District Judge.

The 18th day of July, 1905.

In the District Court of Negombo.

Testamentary
Jurisdiction.
No. 875.

In the Matter of the Intestate Estate of the late Edirimuni Abaran Silva alias Abanis Silva of Walanegoda, deceased.

 $\begin{tabular}{ll} U dawalahe wage Egohamy of Walanegoda. Petitioner. \\ Vs. \end{tabular}$ 

Edirimuni Siadoris Silva, (2) Edirimuni Nankohamy, (3) Edirimuni Egalis Silva, all of Walanegoda, (4) Edirimuni Dansohamy and her husband Mannikkuge Warliano Silva of Madawala, (5) Edirimuni Anohamy and her husband Udawalahewage Lianoris Silva of Maduwe, (6) Edirimuni Asihamy and her husband Udawalahewage Basiliyana Silva of Walanegoda, (7)
 Edirimuni Magiris Silva of Walane

HIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Negombo, on the 12th day of July, 1905, in the presence of Mr. J. E. de Zoysa, Proctor, on the part of the petitioner Udawalahewage Egohamy of Walanegoda; and the affidavit of the petitioner, dated 4th day of July,

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 Abaram Silva alias Abanis Silva issued to her, and that the above-named Magiris Silva, the 7th respondent, be appointed guardian ad litem over the 1st, 2nd, and 3rd respondents, who are minors, for the purpose of this suit, unless any person interested or the said minors shall, on or before the 3rd day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge.

July 12, 1905.

In the District Court of Kalutara.

Order Nisi declaring Will proved, &c.

Testamentary
Juris liction.
No. 409.

In the Matter of Testament of the made Lebbe A

In the Matter of the Last Will and Testament of the late Kosu Mohammado Lebbe Assana Markar, deceased, of Welapura Kalutara.

THIS matter coming on for disposal before W. R. B. Sanders, Esq., District Judge of Kalutara, on the 19th day of June, 1905, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioners (1) Assana Markar Abdul Rahiman and (2) Mahallam

Mohammado Ismail Notary Seinul Abdul Markar of Kalutura; and the affidavits of the said petitioners and of the subscribing five witnesses to the last will and testament, dated the 16th day of June, 1905, having been read:

It is ordered that the will of the late Kosu Mohammado Lebbe Assana Markar of Welapura Kalutara. deceased, dated the 7th day of April, 1905, and now deposited in this court, be and the same is hereby declared proved, unless the respondents—(1) Assana Markar Alima Nachchiya and her husband (2) Awo Lebbe Markar Abdul Wahabu Markar of Kuda Hinatiyangala, (3) Assana Markar Patuma Nachchiya, wife of 2nd petitioner, (4) Assana Markar Muttu Nachchiya of Kalutara—shall, on or before the 10th day of Angust, 1905, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said (1) Assana Markar Abdul Rahiman and (2) Mahallam Mohammodo Ismail Notary Seinul Abdul Markar of Kalutara are the executors named in the said will, and that they are entitled to have probate of the same issued to them accordingly, unless the said respondents shall, on or before the 10th day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 19th day of June, 1905.

W. R. B. SANDERS, District Judge.

In the District Court of Galle.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,575.

In the Matter of the Estate of Don Davith de Silva Samarasinha Goonewardene and his wife Haloluwa Arachchige Dona Carlina Jayasundara, deceased, of Walalagama.

Justin Vincent Dias Abeyegoonewardene of Galle

Petitioner.

 $V_{s}$ 

(1) Dona Elizabeth Samarasinha Goonewardene of Howpe, (2) John Eniyas Seneviratne, (3) Henry Benjamin Seneviratne, both of Wataraka, (4) Dona Henrietta Samarasinha Goonewardene of Polwatta, (5) Nannie Karunaratne Weeramen, (6) Edward Karunaratne Weeramen, (7) Neddy Karunaratne Weeraman, (8) Eddy Karunaratne Weeraman, all of Katukurunda, (9) Allan Samarasinha Goonawardene, (10) Annie Samarasinha Goonewardene, (11) Martha Samarasinha Goonewardene, Robert Samarasinha Goonewardene. (13) Emy Samarasinha Goonewardene, all of Habaraduwa, (14) Don William de Silva Samarasinha Goonewardene of Gintota, (15) John Charles Samarasinha Goonewardene, (16) Dona Justina Samarasinha Gunewardene, both of Katukurunda ...., Respondents.

HIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Galle, on the 17th day of May, 1905, after reading the petition and affidavit of Justin Vincent Dias Abeygoone-wardene: It is ordered as follows, unless the respondents above-named shall show sufficient cause to the contrary on the 21st day of August, 1905, that is to say that—

(1) The 14th respondent may be appointed guardian ad litem over the 7th, 8th, 9th, 11th, 12th, and 13th respondents.

(2) The petitioner be declared entitled to have letters of administration to the estate of the said deceased issued to him.

G. A. BAUMGARTNER, The 17th day of May, 1905. District Judge.

#### In the District Court of Galle. Order Nisi.

Testamentary ) In the Matter of the Estate of Don Jurisdiction Abraham de Silva Abeyegoone-No. 3,562. wardena of Hikkaduwa, deceased.

Wilmot Abeygoonawardena of Hikka-

duwa.....Petitioner.

 $v_s$ . 1, Kariya Wassan Masatchi Nona Haminey: 2, Sumana Abeyegoonewardena; 3, Rosin Abeyegoonewardena; 4, Ambrose Abeyegoonewardena; 5, Bennet Abeyegoonewardena, all of Hikkaduwa......Respondents.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Galle, on the 17th day of February, 1905, after reading the petition and affidavit of Wilmot Abeyegoonawardena of Hikkaduwa: It is ordered as follows, unless the respondents above-named shall show sufficient cause to the contrary on the 8th day of August, 1905, that is to say—(1) The 1st respondent Kariya Wassan Masatchi Nona Haminey be appointed guardian ad litem of the 2nd, 3rd, 4th, and 5th respondent; (2) the petitioner, as the eldest son of the said deceased, be declared, entitled to administer the estate of the said deceased and that letters of administration of the said estate be granted to him accordingly.

> G. A. BAUMGARTNER, District Judge.

The 17th day of February, 1905.

In the District Court of Jaffna.

Order Nisi.

Testamentary \ Jurisdiction No. 1,638.

In the Matter of the Estate of the late Mariai Josephina, wife of Manuel Paranando of Kayts, deceased.

Thimingumuttu Manuel Paranando of Kayts.....Petitioner. ٧s.

(1) Marisal Soosaippillai of Colombo and wife (2) Saveriachchy of Kayts......Respondents.

THIS matter of the petition of Thimingumuttu Manuel Paranando of Karts praying for letters of administration to the estate of the abovenamed deceased Mariai Josephina, wife of Manuel, coming on for disposal before G Eardley-Wilmot, Esq., District Judge, on the 22nd day of June, 1905, in the presence of Messrs. Casippillai and Cathingumus Proceedings of the pretitioners and ravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 22nd day of June, 1905, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on on or before the 31st day of July, 1905, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT,

This 22nd day of June, 1905.

District Judge.

In the District Court of Batticaloa.

Testamentary ( In the Matter of the Estate of the late Mohaideenbava Mohama-Jurisdiction. No. 441. daliva of Kattankudi.

Udumalevaippodi Mammunalevai of

Kattankudi.....Petitioner.

THIS matter coming on for disposal before A. de A. Seneviratne, Esq., District Judge of Batticaloa, on the 29th day of June, 1905, in the presence of Mr. A. M. Sheriff, Proctor, on the part of the petitioner, and the petitioner's affidavit dated 21st June, 1905, and petition dated 29th June, 1905, having been duly read: It is ordered that the petitioner, as attorney of the intestate's widow Údumalevaippodi Pattumma alias Vellaumma, be and he is hereby declared entitled to have letters of administration to the estate of the late Mohaideenbava Mohamadaliva of Kattankudi issued to him, unless any person shall, on or before the 8th day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

A. SENEVIRATNE,

The 29th June, 1905.

District Judge,

In the District Court of Puttalam.

In the Matter of the Intestate Testamentary Estate of Sana Paulu Kurera Jurisdiction. Annaviar of Punapitiya, de-No. 223. ceased.

Between

Maria Kurera, wife of Anthony Gaspar Fernando of Punapitiya ......Petitioner.

And

 ${\bf Anthony \, Gaspar \, Fernando \, of \, Punapitiya,... \, Respondent.}$ 

THIS matter coming on for disposal before Frederick Bowes, Esq., District Judge of Puttalam, on the 6th day of July, 1905, in the presence of Mr. Adam Muttukumara, Proctor for petitioner; and the affidavit dated 5th July, 1905, and the petition dated 6th July, 1905, having been duly read: It is hereby ordered that the petitioner Maria Kurera above-named be, and she is hereby appointed administratrix of the estate of Sana Paulu Kurera Annaviar, deceased, unless the respondent or any other person shall, on or before the 10th day of August, 1905, show sufficient cause to the satisfaction of this court to the contrary.

The 6th day of July, 1905.

F. Bowes, District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of the deceased Jurin de Zilwa of Ratnapura. No. 535.

Caroline Julia Eliza de Zilwa of Ratnapura... Petitioner.

And

1, Harriet Jane Wilkins of Negombo; 2, Caroline Julia Chrispeyn of Mutwal; 3, Edith Ida Markus of Kegalla; 4, Edwin James de Zilwa of Ratnapura; 5, Annie Maud Erskine of Singapore; 6, Victor Charles Jurin de Zilwa of Ratnapura; 7, Etheline Laura Georgina Holmes of Nawalapitiya; 8, Effie de Zilwa; 9, Francis Theodore Jurin de Zilwa; 10, Francis Theodore de Zilwa, all of Matara, the heirs of the deceased Theodore Jurin de Zilwa ...... Respondents.

THIS matter coming on for disposal before W. A. G. Hood, Esq., District Judge of Ratuapura, on the 14th day of December, 1904, in the presence of Mr. C. F. Dharmaratna, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated the 14th day of December, 1904, having hear read: It is ordered of December, 1904, having been read: It is ordered that the above-named petitioner Caroline Julia Eliza de Zilva of Ratnapura be, and she is hereby declared entitled to have letters of administration issued to her to the intestate estate of the deceased Jurin de Zilwa of Ratnapura, unless the above-named respondents shall, on or before the 24th day of January, 1905, show sufficient cause to the satisfaction of the court to the contrary.

> W. A. G. Hood District Judge.

The 14th day of December, 1904.

The date of this Order Nisi is extended to 9th August,

July 12, 1905.

W. A. G: HOOD. District Judge,

# NOTICES OF FISCALS' SALES.

#### Western Province.

In the District Court of Colombo.

No. 20,400 C. Vs.

Kalusayakarage Aronlis Fernando of Cramer's lane, Colombo....... Defendant.

August, 1905, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, mortgaged and decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 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 Fernando, on the south by the property of Salman Fernando, and on the west by the road called Saunders place; containing in extent 1.5 square perches.

Fiscal's Office, Colombo, July 26, 1905. E. Ondatje, Deputy Fiscal.

In the District Court of Colombo.

No. 20,553 C. Vs.

(1) F. Jury Christofelsz and (2) A. F. Jurie, both of Peliyagoda in Ragam pattu of Alutkuru korale.......................Defendants

OTICE is hereby given that on Monday, August 21, 1905, at 4 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. 8,673.50, with interest on Rs. 8,300 at 9 per cent, per annum from August 9, 1904, 'till payment in full, and costs of suit, less Rs. 5,525.50, viz.:—

All those houses and premises bearing assessment Nos.14, 15, and 16, New Chetty street, and No. 10, Van Rooyen street, within the Municipality of Colombo; bounded on the north by Van Rooyen street, on the east by New Chetty street, on the south by the property belonging to K. Anandapıa, and on the west by the same garden belonging to John Rodrigo; containing in extent about 25.78 perches.

Fiscal's Office, Colombo, July 26, 1905.

E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

No. 21,079.

OTICE is hereby given that on Wednesday, August 23, 1905, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following

mortgaged property, decreed to be sold by the decree entered in the above action, for the recovery of the sum of Rs. 560, with interest on Rs. 500 at 18 per cent. per annum from November 16, 1904, till April 14, 1905, and thereafter at 9 per cent. per annum till payment in full, and costs, viz.:—

All that one undivided fourth part or share of and in all that lot marked B, being one-third part of the garden called Madangahawatta, with the house standing thereon, situated at Barandeniya in Kollupitiya, Colombo, within the Municipality of Colombo; bounded on the north by lot marked A, on the east by the property of Mr. J. P. Green, on the south by the lot marked C belonging to Hadjie Marikar Ponni Umma, wife of Ismail Lebbe Usub Lebbe, and on the west by the high road to Colombo; containing in extent  $22\frac{2}{3}$  square perches.

Fiscal's Office, Colombo, July 26, 1905. E. ONDATJE, Deputy Fiscal.

In the District Court of Negombo.

Seena Thana Kana Nana Sana Supparamanian
Chetty of Negombo .......Petitioner.

No. 4,679. Vs.

OTICE is hereby given that on September 9, 1905. commencing at 10.30 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said respondent in the following property, viz.:—

An undivided  $\frac{1}{3}$  share, exclusive of  $\frac{5}{72}$ , of the land called Katuwekele, situate at Agalegedara in Dunagaha pattu of Alutkurn korale, the entire land being bounded on the north by the land appearing in plan No. 59.547 and by land claimed by Ratambalage Appurala and others, on the north-east by the land appearing in plan No. 59,547 and by the property of Kusalhamy and others, on the east by the land claimed by Sanchi Appu and others, on the south-east by the property of A<sub>4</sub> Kusalhamy, on the south-west by the land appearing in plan No. 59,545, on the south-west by the land appearing in plan No. 59,547 and by the property of M. Kusalhamy and others, on the west by land appearing in plan No. 59,547 and by the property of M. Kusalhamy and others, and on the northwest by the property of K. Kapuruhamy and others; containing in extent 71 acres more or less.

Amount to be levied, Rs. 6,000.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negombo, July 25, 1905. Deputy Fiscal.

In the District Court of Negombo.

No. 5,961.

 $\mathbf{v}_{\mathbf{s}}$ .

, Mehidukulasuriya Maria Tissera; 2, Mehidukulasuriya John Tissera; 3, Mehidukulasuriya Ana Maria Pinto, all of 1st Division, Hunupitiya......Defendants.

OTICE is hereby given that on September 8, 1905, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following mortgaged preperties, viz.:—

1. The undivided  $\frac{7}{8}$  of the land called Ratadelgahawatta alias Nelligahawatta and of the house standing thereon (house not in existence), situate at 1st Division, Hunupitiya, within the gravets of Negombo; bounded on the north by the eighteenth share of this land formerly of Hendrick Alphonsu Mudaliyar, and M. M. H. Alphonsu and now belonging to Anthony Fernando. on the east by a portion of this land formerly of Mr. H. Lodlicks and John William Wijeyasekera Karunaratna,

Arachchi, and now belonging to Anthony Fernando, on the south by the high road called Hunupitiya Main street, and on the west by the sixth share of this land formerly of the late J. Daberera and Manual Mirando and now belonging to M. P. Jacob Mathes; containing in extent 17,500 perches more or less.

2. An undivided from the share of the two contiguous lands called Diwulgahawatta and Polgahawatta, situate at 2nd Division, Hunupitiya, in ditto; the said contiguous lands are bounded on the north by the other portion of this land belonging to Y. Justinahamy and W. Don Bastian and by the land formerly of Baba Naide and now belonging to Rosa Silva and another, on the east by the land formerly of Mundiappa Pulle Wathirs and row belonging to A. Johanna Maria Pulle Wathir and now belonging to A. Johanna Maria de Alvis Hamine and J. G. Nikulas, Vidane Arachchi, on the south by the road, and on the west by the 2nd Cross street. Hunupitiya; containing in extent 1 acre and 16 perches more or less.

And on September 9, 1905, commencing at 10 o'clock in the forenoon, at the premises:

An undivided 1256 shares of the land called Katuwakele, situate at Agalegedara in Dunagaha pattu of Alutkuru korale, the said land being bounded on the north by the land described in the survey plan bearing No 59.547 and by the land claimed by Rathambalage Appurala and another, on the nor h-east by the land included in the survey plan bearing No 59,547 and by lands belonging to Kusalhamy and others, on the east by the land claimed by Seonchi Appuhamy and others, on the south-east by the land belonging to A. Kusalhamy, on the south by the land included in the survey plan bearing No. 59,547 and by the land belonging to M. Kusal Hamy and others, on the west by the land included in the survey plan bearing No. 59,547 and by the land included in the survey plan bearing No. 59,547 and by the land belonging to M. Kusal Hamy and others, and on the north-west by the land belonging to R. Kapuru Hamy and others; containing in extent 71 acres and 2 modes more or less and declared liable to be sold in roods more or less, and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied R. 3,300, with interest on Rs. 2,500 at 24 per cent. per annum from March 18 to June 13, 1905, and thereafter at 9 per cent. per annum till payment.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negcmbo, July 25, 1905.

In the Court of Requests of Colombo.

J. P. Ranatunga of Henaratgoda......Plaintiff. No. 30,631. Vs.

Hettiarachchige Francina Hamy of Gampaha Medagama.....Defendant.

OTICE is hereby given that on September 2, 1905 commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property

All that land called and known as Gorakagahawatta, situate at Gampaha Medagama in Ragam pattu of Alut-kuru korale; bounded on the north by the live fence of the garden belonging to Wagawattege Manis Appu and others, on the east by the live fence of the garden belonging to Owitigalage Pedro Perera and Migel Appu, on the south by the high road, and on the west by the live fence of the garden be onging to Don Davith Alwis, Muhandiram, and presently belonging to Government; containing in extent 2 acres more or less.

Amount to be levied Rs. 35, with interest thereon at 9 per cent. per annum from March 17, 1905, till payment in full, and costs of action.

> FRED. G. HEPPONSTALL, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, July 25, 1905.

#### Central Province.

In the District Court of Kandy.

1, Wawanna Shawanna Saminaden Kankani of Deltota; 2, Ana Pana Sheena Thana Selambarem Kankani of Karawanatotam in Gampola......Plaintiffs.

No. 14,955. Vs.

Mana Thuna Dorasami Kankani of Haliaddewatta in Gampola ..... Defendant.

OTICE is hereby given that on August 21 1905, commencing at 12 o'clock noon, will be sold by public auction at the spot the following premises mortgaged by bond dated January 30, 1901.

All the right, title, interest, claim, and demand in and to the planting agreement No. 6,855, dated January 27, 1897, and all the benefits and advantages to be derived therefrom and in and to the said land therein mentioned, viz .:-

All that land called and known as Haliaddehena of 24 acres in extent, situate at Inguruwatta in the Kandukarapahala korale of Udapalata, Central Province; bounded on the east by Ouradeniya-clakandura, on the south by Dehiattekumbura, on the west by Haliaddekumbura, and on the north by Doluwa village boundary, excluding therefrom (1) five lahas towards the kanatte, (2) one pela Nillapanguwa belonging to Rannide, and (3) a portion 10 feet of land given to Appuwa to build a hut, and a cattle path, subject to the conditions of the said planting agreement.

Amount of writ, Rs. 3,505 and interest.

Fiscal's Office. Kandy, July 25, 1905. A. V. WOUTERSZ, Deputy Fiscal.

In the District Court of Kandy.

Walliamma, Halloluwa road, Kandy.....Plaintiff. No. 16,489.

1, Asia Umma, widow of the late Packeer Tamby Marikar; 2, Pana Cader Saibo;

3, Pana Mutalip; 4, Pana Hanifa; and 5, Pana Deen, all of Kandupelella. Defendants.

NOTICE is hereby given that on August 22, 1905, commencing at 12 o'clock noon, will be sold by public auction at the premises, the following property mortgaged upon bond No. 4,508, dated the 14th day of October, 1901, and decreed to be sold by the judgement entered in the above case ...

1. All that land called Hithgahamulahena alias watta of 5 acres in extent in the whole, situate at Walliwale in Gampahasiya pattu of Matale; and bounded on the north by Wellasamy's property, east by Trincomalee road, south by Gansablawa road and lands claimed by natives, and west

All that land called Kalugalle estate, situate at Walliwale aforesaid; and bounded on the east by Beligahawatta and others, south by the fence of Pillappa's garden, west by Trincomalee road, and north by Kartigaser's garden and land claimed by natives; containing in extent about 30 acres.

3. All that land called Koswattahena (now a garden), situate at Kandupelella; and bounded on the east by fence of Doll Amit's garden, south by the fence of Sinna Tamby's garden, west by Trincomalee road, and on north by endaru fence of Kader Saibo's garden, in extent three acres.

4. All that land called Walliwale Horatotam, situate at Walliwale aforesaid; bounded on the east by Trincomalee road, south by the fence of Kirale's field, west by the fence of Janguwederala's chena, and on the north by Gansabhawa road and the fence of Lekammahatmaya's garden: containing in extent about 11 acre.

5. All that land called Wattalamaratotam, situate at Kandupelella; and bounded on the north by fence of Kanakasabay's garden, east by Trincomalee road, south by the fence of Saitam'y's garden, west by the fence of Saitamby's garden; containing in

extent about half an acre.

6. All that upstair house or store and ground, situate at Kandupelella; bounded on the east by Miskin Conductor's property, south by Saitamby's property, west by Trincomalee road, and north by Cadersaibo's property; containing in extent forty feet in length along the high road.

7. A plot of ground alias Galpottahena thirty feet in length along the high raod; bounded on the east by Trincomalee road, south by Kawrale's chena and lands claimed by natives, west by Ramen Kankani's garden, and north by Lewakaude estate, situate at Kandupelella estate.

- 8. All that field called Puwakkotuwakumbura of about 8 lahas of paddy sowing extent; bounded on the east by the fence of Mathe's garden, south by ela, west by Eriagahamulakumbura, and north by Arachchi's field, situate at Puwakpitiya aforesaid.
- 9. All that field called Polgahakumbura of about 12 lahas of paddy sowing extent; bounded on the east by ela, south by Medepanguwa and Paindakaraya's field, west by Maha-ela; and north by Polwatte Bandirala's field, situate at Puwakpitiya

Amount of writ, Rs. 1,049.41 and interest.

A. V. WOUTERSZ, Deputy Fiscal.

Fiscal's Office. Kandy, July 25, 1905.

#### Northern Province.

In the District Court of Jaffna.

Paramu Satasivam of Puloli West......Plaintiff.

No. 3,974.

H. A. P. Sandirasegarar of Jaffna town. Defendant.

OTICE is hereby given that on Monday, August 28, 1905, at 10 o'clock in the forenoon, will be sold by public auction at the premisés the right, title, and interest of the said defendant in the following property for the recovery of Rs. 300, with interest thereon at the rate of 12 per cent. per annum from May 31, 1900, until payment in full, and costs of suit being Rs. 49.35, viz.:

A house and premises called and known as Frogmoor, situated at the Main street at Karaiur, and containing or reputed to contain in extent 15 lachams varaku culture, with wells and other appurtenances; bounded or reputed to be bounded on the east by property of Lorencepillai, north by property of Brownrigg Manuel Satturukkulsinghe and others, west by property of Sinnady Manuel and others, and south by Main expect. Manuel and others, and south by Main street.

> V. THAMBIPILLAI. Deputy Fiscal.

Fiscal's Office, Jaffna, July 20, 1905.

#### Southern Province.

In the District Court of Galle.

John William Erskine of Galle.....Plaintiff.

No. 7,416.

James Edward de Vos of Ambalangoda...... Defendant.

OTICE is hereby given that on Saturday, August 19. 1905, commencing at 2.30 o'clock in the afternoon, will be sold by public auction at the premises the following mortgaged property, viz .:-

1. An allotment of land called Delgaha-addaraduwa, situated at Karandeniya, in extent 1 rood and 18 perches.

2. An allotment of land called Delgahawatta, at ditto.

in extent 1 rood and 18 perches.

3. An allotment of land called Lewokanda-addarawatta, at ditto, in extent 5 acres 3 roods and 28 perches.
4. An allotment of land called Kanda-addarakum-

4. An allotment of land called Kanda-addarakum-burebedda in Kiripedha, at Karandeniya, in extent 1 acre 3 roods and 37 perches.
5. All that 1 pela out of 4 amunams paddy sowing extent of the field called Kiripeddewala, at Karandeniya.
6. The right, title, and interest of the defendant in and to the following, viz., the bungalow standing on Korstumpana, Lawakanda addarawa the Karandariya.

Kosatumanane Lewokanda-addarawatta, at Karandeniya

Writ amount Rs. 1,131-321, with interest on Rs. 1,000 at 9 per cent. per annum from June 6, 1904.

> C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, July 21. 1905.

In the District Court of Matara,

Tantulage Peter de Silva of Hanguranketa......Plaintiff.

No. 3,314?

Martin Disa Abeyasekera of Gandara......Defendant.

OTICE is hereby given that on Saturday, August 19, 1905, commencing at 3 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 Rs. 1,375.50 and Fiscal's commission in consecutive order as numbered in the list:-

#### At Gandara in Wellaboda pattu of Matara.

- (1) One-fifth of the garden called Indikossewatta, in extent of about 15 acres, except p anter's share of new plantation; and bounded on the north by Kristogubadaturugemahawatta, Latabadaturugewatta, Punchi Andrahennedigewatta, and Paluwatta, east by Mudugalboda, south by Mudugalboda, and on the west by Paluwatta, Leanagewatta, and Galpottewatta.
- (2) One-tenth of the Garden called Randepolagewatta, except planter's half share of the new plantation; and bounded on the north by Kompannewatta, east by the seabeach, south by Kaluwabadugewatta, and on the west, by Urawaladeniya alias Pokunewaladeniya.
- (3) The garden called Porapolgahawatta; bounded on the north by Iddagodagadeniya and Polpitiyedeniya, east by Eramudugahawatta, south by the high road, and on the west by Rajawattepabalakoratuwa.
- (4) One-eleventh of the garden called Walawwewatta. and the buildings standing thereon; and bounded on the north by high road, east by Arachchimahatmayapadinchir wahitiyawatta, and Upasakaralagewatta, south by Range-mahawatta, and on the west by Makiliyagahawatta and Arachchimahatmayapadinchiwatta.

G. COOKSON, Deputy Fiscal.

Deputy Fiscal's Office, Matara, July 18, 1905.

#### Eastern Province.

In the District Court of Batticaloa. Sinneppillai Kadiramatamby of Navatkudah .... Plaintiff. No. 2,446. Vs.

Kantapperumal Vairamuttu of Navatkudah...Defendant OTICE is hereby given that on Monday, September 4, 1905, commencing at about 9 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following properties, viz. :--

#### At about 9 A.M.

1. A garden called Kalvedduvalvu, situated at Navatkudah in Manmunai pattu; and bounded on the north by the garden of Marian, on the south by the garden of Notary Masillamani, on the east by the dowry garden of Kanapatyar, and on the west by the Lakeshore road; in extent from north to south twelve and one-fourth fathoms, east to west twenty-three fathoms, with house, well, and produce.

#### At about 12 o'clock noon.

2. A garden called Kokattiadivalavu, situated at Navatkudah in Manmunai pattu; and bounded on the north by road, on the south by the dowry garden of Valliammai and others, on the east by the other share of this garden, and on the west by the dowry garden of Taivanai; in extent from north to south twenty-one fathoms and from east to west seventeen and a half fathoms, with the produce thereon.

Amount to be levied, Rs. 508.

T. SINNATAMBY, Deputy Fiscal,

Fiscal's Office. Batticaloa, July 22, 1905.

#### North-Western Province.

In the District Court of Chilaw Ravenna Mana Muna Vina Venathithan Chetty, by his attorney Ravenna Mana Muna Vina Sivaparangiri Pulle of 

No. 2,381. Vs.

Simon Jayamanna of Madampe and another.....Defendants.

OTICE is hereby given that on Saturday, August 19, 1905, at I 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. :--

All that allotment of land called Wilapolawatta of about 151 acres in extent, with the plantations thereon, situate at Wilapola and Paranagama in Katugampola korale of the Katugampola hatpattu; and bounded on the north-east by Dandagomuweoya and Goda-ela, east by Ginidamunewela, north and north-west by land claimed by villagers and a path, west by a road, south-west by land claimed by villagers, south-east by land claimed by villagers and Moorman's land, south by 'David Silva's land.

Amount to be levied is Rs. 1606.50, with interest and poundage.

W. H. DE SOFZA, Deputy Fiscal

Fiscal's Office, Kurunegala, July 24, 1905. In the District Court of Negombo.

Liyanage Don Cornelis Appuhamy, Muppu, of Pallansena......Plaintiff. No. 4,141.

Amarasingha Arachchige Don Moises Saparamadu of Katana, administrator of the estate of the late Amarasingha Arachchige Don Juwan Saparamadu

Appuhamy, deceased.......Defendant. OTICE is hereby given that on Saturday, August 19, 1905, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said

defendant in the following property, viz .:--

1. The land consisting of eight contiguous lands Elamullahena, half of Siyambalagahamulahena, three-fifths of Mahamillehena, Hurigahamulahena, one-fifth of Mahamillehena, Pahalakumburehena alias watta, half of Siyambalagahamulahena, and Siyambalagahawatta, situate at Balawala in Katugampola Medapattu korale of the Katugampola hatpattu; and bounded on the north by the field Kahatagahakumbura belonging to Mudalihamy and by the land and Asweddume-kumbura alias watta belonging to Jokinu Appuhamy. east also by Asweddumekumbura alias watta belonging to the said Jokinu Appuhamy, by a water course, and by the Maha-oya, south by the second-mentioned garden Wanduruwakewatta, west by the third-mentioned land Angemewelehena, the fourth-mentioned Ambagahamulahena, and by the land Mahamullehena belonging to Menikhamy; containing about 18 lahas of kurakkan sowing extent or about 12 acres in extent, excluding therefrom Elamulahena and Hurigahamulahena.

2. An undivided half share of the land called Ambagahamulahena, situate at Balawala aforesaid; and bounded on the north by field Kahatagaha-mulakumbura and by the field Pauliyaddekumbura belonging to Don Juan Saparamadu and others, east by the land Asweddumehena alias Pahalakumburehena or watta of the first-mentioned eight into one annexed land, south by the land Millagahamulahena belonging to Menikhamy, west by the fifth-mentioned land Arambewatta; containing

about 6 lahas of kurakkan sowing extent.

The balance amount to be levied is Rs. 7,212.02, with interest and poundage.

Fiscal's Office, Kurunegala, July 24, 1905 C. V. REBEIRA, Deputy Fiscal.

In the District Court of Chilaw.

U. M. M. R. M. Annamale Chetty, by his attorney Arunasalam Chetty, Madampe.......Plaintiff. No. 2,913. Vs.

James Perera Ranasinhe of Vennappuwa.....Defendant-OTICE is hereby given that on Monday, August 28, 1905, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

Five-twelfth shares from the land called Issanmedilla of 623 acres in extent, with the plantations standing thereon, situate at Pambola in Munnessaram pattu, Chilaw District; the entire land is bounded on the north by land belonging to the landlords, east by land belonging to the Crown, south by land belonging to the Crown and to the villagers,

west by land appearing in plan No. 50,329.

Five-twelfth shares from the land called Siyambalagahawatta of 3 acres in extent, with the plantations standing thereon, situate at Ihalawalahena in Munnessaram pattu: the entire land is bounded on the north by road, east by garden belonging to Ausada Naide, south by road, west by fence of land of Susey, Police Headman. On Thursday, August 24, 1905, at 1 P.M.

Five-twelfth shares of Daminagahawatta with the plantations standing thereon, situate at Ulhitiyawa; the entire land is bounded on the north by dewata road, east by land of Elias Fernando, south by land of Davith Fernando, west by land of Francisco Fernando.

### On Monday, August 28, 1905, at 3 P.M.

Five-twelfth shares of land called owita of 3 acres 371 perches in extent, situate at Galahitiyawa in Yagam pattû; bounded on the north and west by lands belonging to Anthony Fernando, east by high road, south by land said to belong to Siman Arachchi.

Amount to be levied Rs. 1,084.53, with interest thereon at 9 per cent. per annum from June 2, 1903, and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office. Chilaw, July 24, 1905.

In the District Court of Chilaw.

Muttu Kuna Pana Meiyappa Chetty of ..... Plaintiff. Madampe

No. 3,319. Vs.

Senanayake Mudiyanselage Harmanis Appulamy and another of Yakdessawa...... Defendants.

OTICE is hereby given that on Monday, August 28, 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 specially mortgaged with the plaintiff, viz. :-

- 1. The five contiguous lands called and known as Kajugahagala bearing Nos. 5,992, 5,993, 5,994, 5,995, and 5,996, containing in extent 2 acres 1 rood 19 perches, situate at Yakdessawa in Medapalata, Chilaw District.
- 2. The land called Kahatagahahena bearing No. 442 M, containing in extent 3 roods 32 perches, situate at Yakdessawa aforesaid.
- The land called Millagahahena, containing in extent 1 acre 18 perches, situate at Yakdessawa aforesaid.

4 Undivided half share of the land called Bulugahahene bearing No. 5,636, containing in extent 6 acres 24 perches, situate at Yakdessawa aforesaid.

5. The one-third share of the land called Bulugaha-

idima beging No. 6,055, containing in extent 9½ acres, somete at Yakdessawa.

6. The one-fourth share of the garden called Gorakagahawatta, containing in extent about 12 seers kurakkan sowing soil, situate at Yakdessawa afore-

The one-fourth share of the field called Timbirigahakumbura alias Bandawattawela, containing in extent about 24 parrahs of paddy sowing soil.

8. The one-fourth share of the garden called Dawatagahawatta, containing in extent about 3 acres,

situate at Yakdessawa aforesaid.
.9. The two-fourth shares of the residing garden called Meegah watta of 12 seers kurakkan sowing soil, situate at Yakdessawa aforesaid.

Amount to be levied Rs. 4,550, with interest thereon at 9 per cent. per annum from May 3, 1905, and poundage.

> J. O'K. MURTY, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, July 24, 1905. In the District Court of Chilaw."

Veeyanna Rana Sawanna Muttiah Chetty No. 3,333. 'Vs.

Ana Kana Sahul Hamido of Chilaw ...... Defendant.

OTICE is hereby given that on Thursday, August 24, 1905, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

Three contiguous allotments of land bearing No. 8,580 called Wewagawamukalana, Nos. 6,675 and 6,676 called Vilapathuwamukalana, forming one land. situate at Karukkuliya Munnessaram Pattu North, containing in extent 87 acres 3 roods and 27 perches.

On Thursday, August 24, 1905, commencing at 3 P.M.

The tied boutique belonging to the defendant, situate at Bazaar street in the town of Chilaw.

The waste land belonging to the defendant, situate at First Cross street in the town of Chilaw.

Amount to be levied Rs.2,832 18, with interest thereon at 9 per cent. per annum from March 24, 1905. and poundage.

> J CO'K. MURTY, ... Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, July 24, 1905

In the District Court of Colombo.

Harris Oswald Beven of Colombo ... ... Plaintiff.

No. 16,527. Vs.

Seyanna Muna Muhammado Usup of Chilaw ..... Defendant.

OTICE is hereby given that on Friday, August 25, 1905, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:-

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

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

On Friday, August 25, 1905, at the premises, at 3.30 p.m.

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

On Saturday, August 26, 1905, at the premises, at 11 A.M.

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

Amount to be levied, Rs. 525.90 and poundage.

E. LAWSON KOCH. Deputy Fiscal. to the production

Deputy Fiscal's Office, Chilaw, July 25, 1905. In the District Court of Negombo.

Suna Pana Yena Kina Kitnan Chetty of

Negombo ...... Plaintiff.

No. 5,688. Vs.

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

OTICE is hereby given that on Wednesday, August 23, 1905, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property specially mortgaged with plaintiff,

All those sections G and H of thirteen contiguous allotments of lands called Hunnannegama alias Bandurawe, Dummalawewakumbura, Talgahakumbura, and Bakmigahakumbura forming one block, situate in the village Sandanangama in Medapalata, Chilaw District; containing in extent 8 acres 35 perches.

All that portion of high and low ground called Hunnannegama alias Bandurawe, Dummalawewakumbura, Talgahakumbura, and Bakmigahakumbura, situate at Sandanangama aforesaid; containing in

extent 38 acres 1 rood and 35 perches.

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

Deputy Fiscal's Office, Chilaw, July 25, 1905. E. LAWSON KOCH, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Ratnapura. Unis Lebbe Mohamadu Slema Lebbe of

Colombo....Substituted Plaintiff,

Vs. 1, Ganepalle Korallage Jayasinha Banda; 2, Ganepalle Korallage Phanawardana Banda; 3, Ganepalle Korallage Medanan Banda; 4, Ganepalle Korallage Abraham Banda, all of Kiriella, heirs of the late Jayasundara Mudiyansalage Samaragewatte Punchi Menike......Defendants.

OTICE is hereby given that on Saturday, August 26, 1905, at 11 o'clock in the forenoon, will be sold

by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 516.87, less Rs. 223.86 already recovered, viz. :-

1. The land situated near the 55th milepost on the 1. The land situated near the 55th milepost on the Colombo road, with the plantation and the tiled house standing thereon; bounded on the north by high road, on the east by high road and henbima, on the south by Lendediyegodakele, and on the west by Waturawella and Radagebima; containing in extent of about 7 seers of kurakkan sowing, situated at Veralupe in the District of Ratagogues.

Ratnapura.
2. The land called Ausada hamipadinchiwa hitiyawatta, with the plantation and the tiled house standing thereon; bounded on the north by Kumburuwelepita-ela, on the east by Gamage Mudiyansege Idamaemaima, on the south by high road, and on the west by land belonging to Kamel Appu and others; containing in extent of about 8 seers of kurakkan sowing, situated at Veralupe as aforesaid.

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

Fiscal's Office, Ratnapura, July 24, 1905.

In the District Court of Ratnapura.

Pana Lana Palawasan Pulle of Balangoda ..... Petitioner.

1, Vana Thangai; 2, Vana Karuppanen;

3, Vana Ramalingam; 4, Vana Eliyatai; 5, Vana Atchikannu, all of Balangoda..... Respondents.

OTICE is hereby given that on Monday, August 21, 1905, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said petitioner in the following property for the . recovery of the sum of Rs. 176.40, viz.:-

The tea estate called and known as Weliharanawe estate; bounded on the north by Degadiyanhinna, on the east by Appuhamigewatta, on the south by Walawe-ganga, and on the west by mukalana; containing in extent about 100 acres, situated at Morahela in the District of Ratnapura.

> R. E. D. ABEYRATNE, DeputyFiscal.

Fiscal's Office. Ratnapura, July 25, 1905.

# DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Hatton-Nuwara Eliya held at Nawalapitiya by eighty-eight labourers of Koladeniya estate against the proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 4,195.

The 13th day of July, 1905.

H. G. PARANAVITANA Chief Clerk.

List of Uncertificated Insolvents for the Half-year ended June 30, 1905.

Nil.

District Court. Matara, July 17, 1905. THOS. B. E. LOFTUS, District Judge. List of Uncertificated Insolvents in the District of Badulla for the Half-year ended June 30, 1905.

Nil.

District Court, Badulla, July 25, 1905. A. C. ALLNUTT, District Judge.

List of Testamentary Cases under Official Administration for the Half-year ended June 30, 1905.

No. of Case.	Date of Appointment.	Name of Person appointed.	Whose Estate.
	1900.		•
В 1	June 29	John Dharmakirti, Secretary, District Court, Badulla	Ranugalle Samarakon Jayasekara Mudiyanse- lage Sudu Banda of Ranugalla
	1902.		
B 214	Dec. 10	Do.	Kanahela Herat Mudiyanselage Punchi Banda Arachchi of Medagoda Walauwa in Weragoda

District Court, Badulla, July 25, 1905. A. C. ALLNUTT, District Judge.