

Cenlon Government Garette

Published by Authority.

No. 6,077-FRIDAY, SEPTEMBER 29, 1905.

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

PART III .- Provincial Administration.

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DRAFT ORDINANCES.

MINUTE.

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

> An Ordinance for the establishment and regulation of Vacations in the Supreme Court.

Preamble.

HEREAS it is expedient toprovide for the establishment and regulation of vacations in the Supreme F Court: Be it therefore enacted by the Governor of Ceylon, et by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Supreme Court (Vacation) Ordinance, 190 ."

Interpretation.

2 In this Ordinance, unless the context otherwise requires, the term "public holidays" means the days declared to be public holidays and bank holidays by "The Holidays Ordinance, 1886," and includes any days which the Governor, under section 9 of the said Ordinance, has appointed to be observed as public holidays or as bank holidays.

Vacations in the Supreme Court. 3 The following vacations, to be called respectively the Christmas vacation, the Easter vacation, and the August vacation, shall be observed in each year in the Supreme Court.

Duration of

- 4 (1) The Christmas vacation shall commence on the twenty-second day of December and terminate on the eleventh day of the next following January. The Easter vacation shall commence on Good Friday and shall continue for twenty-one days. The August vacation shall commence on such day in August as the Chief Justice shall appoint in each year for the purpose and shall continue for ten days.
- (2) The days of the commencement and termination of each vacation shall be included in such vacation.

Opening of Supreme Court and Registry. 5 The Supreme Court and the Registry and offices of the Court shall be open during vacation for the purpose of holding the criminal sessions of the Court and the transaction of all business incidental thereto, and also for the purpose of transacting business under the next following section.

Hearing in vacation of certain matters.

6 The Supreme Court shall during vacation hear and determine criminal appeals and all such applications, motions, and other matters as the exigency of the particular case may require to be immediately or promptly heard and determined.

Validity of acts done in vacation. 7 Every act, matter, or thing done in vacation in pursuance of this Ordinance shall be as valid to all intents and purposes as if done out of vacation.

Vacation not included in computation of 8 Where by any Ordinance, or rule regulating civil procedure, or by any special order of the Court, any limited time not exceeding one month is appointed or allowed for the doing of any act or the taking of any proceeding in the Supreme Court, no days included in a vacation shall be reckoned in the computation of such time unless the Court otherwise directs.

Vacation judge.

9 During vacation, except on public holidays, there shall be at least one judge in Colombo for such time as the Chief Justice may direct.

By His Excellency's command,

G. M. FOWLER, Acting Colonial Secretary.

Colombo, September 9, 1905.

Objects and Reasons.

THE Draft Ordinance was prepared to meet the general wish of members of the Bar that the periods to be observed by the Supreme Court as vacation should be defined and regulated by law.

- 2. The periods which the Ordinance sets apart as vacation are twenty-one days at Christmas and Easter and ten days in August.
- 3. Provision is made for the carrying on of the criminal sessions of the Court during vacation and for the hearing of criminal appeals and other urgent matters, and the Ordinance requires that during vacation there shall be at least one Judge in Colombo.

. ALFRED G. LASCELLES, Attorney-General.

August'21, 1905.

MINUTE.

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

An Ordinance to amend "The Criminal Procedure Code, 1898."

Preamble.

WHEREAS it is expedient that the provisions of section 439 of "The Criminal Procedure Code, 1898," with regard to the summary trial of witnesses on indictments for intentionally giving false evidence in a stage of a judicial proceeding, should be extended so as to apply to trials in district courts: 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.

Code.

Substitution of new section for section 439 of Criminal Procedure 1 This Ordinance may be cited as "The Criminal Procedure Amendment Ordinance, 190".

- 2 For section 439 of "The Criminal Procedure Code, 1898," the following section is hereby substituted, namely:
 - (1) If in the course of a trial in any district court or of a trial by jury before the Supreme Court any witness shall on any material point contradict either expressly or by necessary implication the evidence previously given by him at the inquiry before the police magistrate, it shall be lawful for the presiding judge, upon the conclusion of such trial, to have such witness arraigned and tried on an indictment for intentionally giving false evidence in a stage of a judicial proceeding. In a trial before the Supreme Court the indictment shall be prepared and signed by the registrar, and the accused may be tried by the same jury. In a trial in a district court the indictment shall be prepared and signed by the secretary of such court.
 - (2) At such trial it shall be sufficient to prove that the accused made the contradictory statements alleged in the indictment, and it shall not be necessary to prove which of such statements is false.
 - (3) The presiding judge may, if he considers expedient, adjourn the trial of such witness for such period as he may think fit, and may commit such witness to custody or take bail in his own recognizance or with sureties for his appearance. In the Supreme Court such adjourned trial shall be before the same or any other jury as the judge shall direct.

By His Excellency's command.

G. M. FOWLER, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, September 21, 1905,

Statement of Objects and Reasons.

SECTION 439 of the Criminal Procedure Code provides for the summary trial of witnesses who, in trials before the Supreme Court, contradict on material points the evidence previously given by them at the inquiry before the Police Magistrate.

The purpose of the present Ordinance is to extend the application of this section to trials in District Courts.

2. The Draft Ordinance substitutes for section 439 a new section, which provides for the summary trial of witnesses who have given such contradictory evidence either before the Supreme Court or in a District Court.

ALFRED G. LASCELLES, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 2,437. In the Matter of the Estate of the late Mahadurage Siriwathie, deceased, of Ketawalamulla in Maradana of Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 7th day of September, 1905, in the presence of Mr. D. C. Pedris on the part of the petitioner Wallimunidewage Arnolis Fernando of Ketawalamulla; and the affidavit of the said petitioner, dated the 4th day of September, 1905:

It is ordered that the said petitioner be declared entitled to have letters of administration to the estate of the said deceased issued to him, unless (1) Jayamannewedage Dayananda of Ketawalamulla and his proposed guardian ad litem (2) Warakapola Kankanige Tikonis Fernando of Ketawalamulla shall, on or before the 12th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

. J. R. WEINMAN, District Judge.

The 7th day of September, 1905.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,450 C.
In the Matter of the Estate of the late Saibo Allia Marikar, deceased, of Messenger street in Colombo.

THIS matter coming on for disposal before James Richard Weinman, Esq., District Judge of Colombo, on the 21st day of September, 1905, in the presence of Mr. W. A. S. de Vos, Proctor, on the part of the petitioner Madéna Marikar Hadjiar Cassim Lebbe Marikar of Messenger street in Colombo; and the affidavit of the said petitioner, dated the 12th day of September, 1905, having been read:

It is ordered that the said petitioner Madena Marikar Hadjiar Cassim Lebbe Marikar be declared entitled to have letters of administration to the estate of the said deceased issued to him, unless (1) Sakkoba Umma, widow of the late Saibo Allia Marikar, (2) Allia Marikar Mohamado Sahul Hamid, and (3) Allia Marikar Noorul Muheeta, all of Layard's broadway in Colombo, shall, on or before the 12th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

J. R. WEINMAN, District Judge.

The 21st day of September, 1905.

In the District Court of Negombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 889.
In the Matter of the Last Will and
Testament of Minuwangoda Medhankara Terunnanse, deceased.

Koskandawala Sunanda Sthawira alias

Sumana Sthawira of Koskandawala..Petitioner.

 Walpola Gunaratana Unnanse, (2)
 Nilpanagoda Dhammananda Unnanse,
 Dagonne Piyaratana Unnanse of Minuwangoda Vihare Respondents.

THIS action coming on for disposal before G. W. Woodhouse, Esq., District Judge of Negombo, on the 9th day of September, 1905, in the presence of

Mr. H. E. Wijetunge, Proctor, on the part of the petitioner, the above-named Sunanda Sthawira alias Sumana Sthawira of Koskandawala; and the affidavit of Jayasekeramudalige Don Charles Amerasekera Siriwardana of Minuwangoda, dated 10th day of July, 1905, having been read:

It is ordered that the above-named petitioner be declared entitled to a grant of letters of administration, with the will annexed, to the estate of the said Minuwangoda Medhankara Terunnanse, deceased, unless the above-named respondents or any other person or persons interested shall, on or before the 5th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. W. Woodhouse, District Judge.

The 9th day of September, 1905.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 890. In the Matter of the Goods and Chattels of Maipalamudalige Martelis Paaris and S. Dona Johana Perera Hamine, deceased.

Maipalamudalige Henry Thomas Perera Seneviratne of Dunagaha Petitioner.

Vв.

THIS matter coming on for disposal on the 9th day of September, 1905, before G. W. Woodhouse, Esq., District Judge of Negombo, in the presence of Mr. H. E. Wijetunge, Proctor, on the part of the above-named petitioner Henry Thomas Perera Seneviratne of Dunagaha; and the affidavit of the said Seneviratne, dated 30th day of September, 1904, having been read:

It is ordered that the above-named petitioner Maipalamudalige Henry Thomas Perera Seneviratne of Dunagaha be declared entitled to a grant of letters of administration, with the will annexed, to the goods and chattels of the said Maipalamudalige Marthelis Paaris and S. Dona Johana Perera Hamine, deceased, unless the respondents above-named or any other person or persons interested shall, on or before the 5th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

G. W. Woodhouse, District Judge.

The 9th September, 1905.

In the District Court of Negombo.

Order Nisi.

No. 896.

the Matter of the Goods and Chattels of Annie Grace Fernando of Negombo, deceased.

Mihidukulasuriya Joseph Benedict Fernando, of Chilaw..... Petitioner.

(1) Agnes Cecilia Fernando, (2) Caroline Letitia Fernando, (3) Emily Magdalene Fernando, and (4) Victor Emmanuel Fernando, all of Negombo .. Respondents.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Negombo, on the 20th day of September, 1905, and the affidavit and petition of Mihidukulasuriya Joseph Benedict Fernando of Chilaw, dated 20th day of September, 1905, having been read:

, It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of Annie Grace Fernando issued to him, unless the respondents aforesaid shall, on or before the 16th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

20th September, 1905.

Ţ

G. W. WOODHOUSE, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Arulampalam Kanthiah of Jurisdiction. No. 1,655. Irupalai, deceased.

Kanthiah Nagalingam of Irupalai......Petitioner.

Vs.

(1) Katpakam, widow of Arulampalam Kanthiah and (2) Kanthiah Nellinather of Irupalai Respondents.

THIS matter of the petition of Kanthiah Nagalin-L gam of Irupalai praying for letters of administration to the estate of the above-named deceased Arulampalam Kanthiah of Irupalai coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 5th day of September, 1905, in the presence of Messrs. Tampoo & Valuppilly, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 4th day of September, 1905, having been read: It is declared that the petitioner is one of the lawful heirs of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 18th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT, This 5th day of September, 1905. District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Joseph Emmanuel Cyril Nicholas Jurisdiction. No. 1,656. of Jaffna, deceased. Class III.

Francis Xavier Nicholas of Jaffna Petitioner. Vs.

(1) H. A. P. Sandirasegara of Jaffna and (2) J. Nicholas Sandirasegara of Jaffna. Respondents.

HIS matter of the petition of Francis Xavier A Nicholas of Jaffna praying for letters of administration to the estate of the above-named deceased Joseph Emmanuel Cyril Nicholas coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 6th day of September, 1905, in

the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 6th day of September, 1905, having been read: It is declared that the petitioner is the sole heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before the 9th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

> C. EARDLEY-WILMOT. District Judge.

This 6th day of September, 1905.

In the District Court of Galle.

In the Matter of the Estate of the Testamentary late Kumarawadu Diyonis Jurisdiction. No. 3,598. Silva of Piyadigama, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge, Galle, on the 31st day of August, 1905, in the presence of Mr. W. P. Amerasinghe, Proctor, on the part of the petitioner Kandauda Omarihamy of Piyadigama; and the affidavit of Kandauda Omarihamy, dated 23rd day of August, 1905, having been read:

It is ordered and declared that Kandauda Omarihamy is the widow of the deceased, and that she is as such entitled to have letters of administration issued to her, unless the respondents (1) Kumarawadu Misinona and (2) Kandauda Gabriel de Silva, both of Piyadigama (that 1st by her guardian ad litem the 2nd), shall, on or before the 6th day of October, 1905, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent Kandauda Gabriel de Silva be appointed guardian ad litem of the 1st respondent Kumarawadu Misinona, unless the respondents shall, on or before the 6th day of October, 1905, show sufficient cause to the

satisfaction of this court to the contrary.

G. A. BAUMGARTNER, The 31st day of August, 1905. District Judge.

In the District Court of Kurunegala.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Elizabeth Ahira Jurisdiction. No. 810. of Polgahawela.

Daniel Paramandam Ahira of Polgaha-

And

(1) Rosmal Fany Ahira, (2) Jacob Ahira,

(3) Agur Ahira, all of Polgahaweia . . Respondents.

THIS matter coming on for disposal before K. W. B. Macleod, Esq., District Judge of Kurunegala, on the 15th day of August, 1905, in the presence of Mr. J. de Silva on the part of the petitioner; and the affidavit of the petitioner, dated the 7th day of

August, 1905, having been read:

1t is ordered that Daniel Paramandam Ahira of Polgahawela, the said petitioner, be declared entitled to have letters of administration to the estate of the late Elizabeth Ahira of Polgahawela, deceased, as the husband and an heir of the said deceased, unless the respondents aforesaid or any other person interested shall, on or before the 15th day of September, 1905, show sufficient cause to the satisfaction of the court to the contrary.

> K. MACLEOD. District Judge.

The 15th day of August, 1905.

The above Order Nisi is extended to the 13th day of October, 1905.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,174. In the matter of the insolvency of D. C. W. Abeyesekere of Madampitiya.

OTICE is hereby given that the above-named insolvent has been granted a certificate of the third class, but the issue thereof has been suspended for four months.

By order of court,

P. DE KRETSER, Colombo, September 25, 1905. Acting Secretary.

In the District Court of Colombo.

No. 2,189. In the matter of the insolvency of Mohammed Juninuddeen Lye of No. 11, Vauxhall street, Slave Island, Colombo.

W HEREAS Mohammed Juninuddeen Lye has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Mohammed Juninuddeen Lye has also been filed by Tuan Kitchell Noorie, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Mohammed Juninuddeen Lye insolvent accordingly, and that two public sittings of the court, to wit, on October 19, 1905, and on November 16, 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,

P. DE KRETSER, Acting Secretary.

Colombo, September 23, 1905.

In the District Court of Colombo.

No. 2,192. In the matter of the insolvency of

Ana Ebrahim of New Moor
street, Colombo.

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 October 19, 1905, for the grant of a certificate of conformity to the above-named insolvent.

By order of court,

P. DE KRETSER, Acting Secretary.

Colombo, September 21, 1905.

In the District Court of Colombo.

No. 2,206. In the matter of the insolvency of Philip Joseph Fernando of Galkissa in Palle pattu of Salpiti korale.

WHEREAS Philip Joseph Fernando has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said Philip Joseph Fernando has also been filed by George Anderson Dias, under the Ordinance No. 7 of 1853: Notice

is hereby given that the said court has adjudged the said Philip Joseph Fernando insolvent accordingly, and that two public sittings of the court, to wit, on October 19, 1905, and on November 16, 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,

P. DE KRETSER, Acting Secretary.

Colombo, September 23, 1905.

In the District Court of Kalutara.

No. 115. In the matter of the insolvency of Edgar Donald Jansz of Panadure.

OTICE is hereby given that a certificate as of the first class has been awarded to the insolvent in the above matter.

By order of court,

WM. DE SILVA, Secretary.

Kalutara, September 22, 1905.

In the District Court of Kandy.

No. 1,483.

In the matter of the insolvency of Ena Ahamadu Saibu and Kuna Mohamadu Ossen, members of the firm of Ena Ahamadu Saibu & Co. of Pussellawa.

N 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 October 23, 1905, for making a dividend of the insolvent estate.

By order of court,

W. M. DE SILVA, Secretary.

Kandy, September 21, 1905.

In the District Court of Chilaw.

No. 16. In the matter of the insolvency of Jerome Carawallio of Chilaw.

OTICE is hereby given that the estate of the above-named Jerome Carawallio has on September 8, 1905, been adjuged insolvent and placed under sequestration, and that two public sittings of the court on October 25 and November 20, 1905. respectively, have been appointed for the insolvent to surrender and conform.

By order of court,

C. E. FERDINANDS, Secretary.

Chilaw, September 20, 1905.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Ana Koona Vana Murugappa Chetty of

No. 19,100.

Cottage Lawrence de Silva of Demata-

OTICE is hereby given that on Thursday, October 26, 1905, at 9 o'clock in the forenoon, 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 case, for the recovery of the sum of Rs. 2,461, with interest on Rs. 2,300 at 24 per cent. per annum from October 30, 1903, till December 4, 1903, and thereafter at 9 per cent. per annum till payment in full, and costs of suit, viz.:-

All that allotment of land called Godellapitahena, situated at Dalugama in the Adikari pattu of Siyane korale in the District of Colombo, Western Province, now formed into a cocoanut estate; and bounded on the north by lands claimed by A. Don Hendrick and others, R. D. Simon Appuhamy and others, A. Caro Appu and others, Bastian Fernando and others, J. R. Migel Pulle, and by land described in plan No. 55,422; on the north-east by lands claimed by Baba Kankanama and Isaac Silva Appuhamy and by land described in plan No. 55,422; on the east by land claimed by J. R. Migel Pulle, W. D. Perera, A. Isaac Perera, and M. Julis Fernando; on the south-east and south by land described in plan No. 55,422 and by land claimed by J. R. Migel Pulle, E. Perera, and Dona Lucia and others, T. Saram, V. Dona Cathrina, D. G. Jayatilleke, W. D. Perera, V. Don Mathes Appuhamy, R. Simon Appu, and B. Bastian Dias; on the southwest by lands claimed by V. Dona Cathrina, D. G. Jayatilleka, V. Don Mathes Appuhamy, B. Bastian Dias Nayde, B. Juan Dias Nayde and others, and T Juan Appuhamy and others; and on the west and north-west by lands claimed by T. Juan Appuhamy and others, A. Don Hendrick and others, R. Don Simon Appulamy and others, A. Caro Appu and others, A. Don Mathes and others, Baba Kankanama and Bastian Fernando and others; containing in extent 52 acres 3 roods and 24 perches, save and except therefrom two portions in extent 20 acres 3 roods and 21 perches, marked A and B in the figure of survey No. 56,307 dated March 22, 1862, and duly authenticated by Charles Simon, Esq., Surveyor-General; and all the deficient itile, and interest, claim, and demand of the defendant into, upon, or out of the said property.

E. ONDATJE, Deputy Fiscal.

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

In the District Court of Colombo.

Arthur Charles Allnutt of Hambantota,

in the Southern Province Plaintiff.

No. 19,427 C. Vs.

Sinne Lebbe Maricar Ismail Lebbe Mari-

kar of Layard's broadway, Colombo.. Defendant.

OTICE is hereby given that on Wednesday, October 25, 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. 3,000, with interest thereon at 7½ per cent. per annum from July 1, 1903, till payment in full, and costs of suit, viz.:-

All that portion of ground with the buildings standing thereon, now bearing assessment No. 123, situated at Maradana within the Municipality of Colombo; bounded on the north by the property of G. W. Stork, on the east by the property of Hadjie Natchia, on the south by the other portion of this land, and on the west by the high road to Kotte; containing in extent 5.41 square perches according to the title deed thereof No. 3,213, dated September 12, 1900, and attested by J. W. Vanderstraaten of Colombo, Notary Public.

> E. ONDATJE, Deputy Fiscal.

Fiscal's Office, Colombo, September 27, 1905.

In the District Court of Colombo.

H. Don Carolis & Sons of Colombo....... Plaintiffs. No. 21,861. $\mathbf{v}_{\mathbf{s}}$.

P. Canthiah of 1st Cross street, Pettah.. Defendant.

OTICE is hereby given that on Tuesday, October 24, 1905, at 3 o'clock in the afternoon, will be sold by public auction at No. 14, 1st Cross street, Pettah, Colombo, the following property for the recovery of the sum of Rs. 790, with interest thereon at 9 per cent. per annum from June 9, 1905, till payment in full, and costs, viz. :-

l large printing machine

I cutting machine

5 tables with type boxes

E. ONDATJE, Deputy Fiscal.

Fiscal's Office. Colombo, September 27, 1905.

In the District Court of Negombo.

Sina Thana Kana Nana Sana Annamala

Chetty of Negombo Plaintiff.

No. 5,433. $\mathbf{v}_{\mathbf{s}}$.

Hamuddara Abraham de Silva Gunasekera of Leyanagemulla Defendant.

OTICE is hereby given that on November 2, 1905, commencing 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. :-

1. The land called Uluambalama estate planted with cocoanut and cinnamon, situate at Kadirana in Dunagaha pattu of Alutkuru korale; and bounded on the north by the lands belonging to Edirimuni Jane Latteru Hamine and Malina Latteru Hamine, on the east by the other portion of this land belonging to Hamuddara Amo de Silva Gunasekera, on the south by the land belonging to the heirs of Kumara-sinha Bastian de Silva, and on the west by the land belonging to J. Pamanis de Silva and by the other portion of this land belonging to Hamuddara Amo Silva Gunasekera; containing in extent 56 acres and 21 perches more or less.
2. The portion of land called Uluambalama estate

marked letter A planted with cocoanut, situate at ditto; and bounded on the north by the cart road, on the east by the other portion of this land belonging to Edirimuni Ewjeena Latteru Hamine, on the south by the land belonging to the heirs of the late Hamuddara

Hendrick de Siva Gunasekera, Vel-vidahn Arachchi, and on the west by a ditch 15 links broad; containing in extent 18 acres 3 roods and 20 perches more or less.

The portion of land called Uluambalama estate marked letter A planted with cinnamon, situate at ditto; bounded on the north by the land belonging to J. Pamanis de Silva and Gabriel de Croos, on the east by the other portion of this land belonging to Edirimuni Ewjeena Latteru Hamine, on the south by the land belonging to the heirs of the late Hamuddara Hendrick de Silva Gunasekera, Vel-vidahn Arachchi, and on the west by a portion of this garden belonging to Edirimuni Jane Latteru Hamine; containing in

extent 39 acres and 8 perches more or less.
4. The portion of land called Uluambalama estate planted with cocoanut, situate at ditto; bounded on the north by the land belonging to Edirimuni Malina Latteru Hamine, Jane Latteru Hamine, and Ewjeena Latteru Hamine, on the east by a portion of this land belonging to Hamuddara Abraham de Silva Gunasekera, on the south by the land of J. Pamanis de Silva, and on the west by a portion of this land belonging to Hamuddara Abraham de Silva Gunasekera; containing in extent 16 acres 1 rood and 36 perches more

5. The garden called Uluambalama estate planted with einnamon, situate at ditto; bounded on the north by the land of Edirimuni Ewjeena Latteru Hamine, on the east by a portion of this land belonging to Hamuddara Abraham de Silva Gunasekera, on the south by the land belonging to the heirs of Kumarasinha Bastian de Silva, and on the west by a portion of this garden belonging to Hamuddara Abraham de Silva Gunasekera; containing in extent 39 acres 2 roods and 28 perches more or less.

Amount to be levied Rs. 1,400 62, with interest on Rs. 1,000 at the rate of 18 cents per Rs. 10 per mensem from March 9 to May 3, 1904, and thereafter at 9 per cent. per annum till payment in full, less Rs. 250.

> FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal.

Negombo, September 27, 1905.

In the District Court of Negombo.

Sawenna Tana Lena Muna Muttaiah Chetty of NegomboPlaintiff. No. 5,880. Vs.

Hamuddara Anna de Silva Gunasekera Hamine of Uluambalam estate......Defendant.

OTICE is hereby given that on November 10, 1905, commencing 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. :-

1. The $\frac{3}{4}$ shares of the land called Biyanwila plantation bearing lot No. 10, situate at Katunaika in Dasiya pattu of Alutkuru korale; bounded on the north by the ½ share of this land bearing lot No. 9, on the east by the road leading to and from this land to the land of Kirihettige Don Gabriel Appuhamy, on the south by the road leading to and from this land to the land of Hamuddara Christian de Silva Arachchi, and on the west by the high road; containing in extent

15 acres 3 roods and 39\frac{3}{4} perches more or less.

2. The five into one annexed garden called Niripitiwela, Kadolgahawatta, Niripitiweladangaha-owita, Kadolkele, and Borupana, situate at Liyanagemulla alias Niripitiwela alias Mukalangomuwa in ditto: bounded on the north by the land now belonging to Makewitage Carolis Perera and Cornige Santiago Rudrigo, on the east by the high road, on the south by the land of Pehandi Raphiel Silva and another, and on the west by the lake; containing in extent 6 acres and 35 perches more or less.

3. The northern half of the land called Madangahawatta and the buildings standing thereon, situate at Leyanegemulla in ditto, the said portion being bounded on the north by the land formerly of Samel Salgado and now of Jayasinhage Cornelis, on the east by the high road leading to Colombo, on the south by the land of J. D. Allis, Muhandiram, and on the west by the Negombo lake; containing in extent 9 acres and 16.40 perches more or less.

4. The portion of land called Dawatagaha-kurunduwatta, situate at ditto; bounded on the north by the portion of this land allotted to the widow of Pehandi Lovis Silva Gunasekera, deceased, and by the land of Kovilage Phidelis Silva, Jayaweerage Abraham Fernando and others, on the east by the land of Kovilage Phidelis Silva and by dewata road, on the south by the land of Pedrick Mirando, and on the west by the high road leading to Colombo; containing in extent 15 acres and 10 perches mores or less.

5. The land called Dawatagahakurunduwatta marked letter D in plan No. 160 and the buildings standing thereon, situate at ditto, the entire land being bounded on the north by dewata road and by the lands of Kovilage Phidelis Silva, Jayaweerage Abraham Fernando and others, on the east by the land of Andiris Silva and Kovilage Phidelis Silva and by dewata road, on the south by the land of Pedrick Mirando, and on the west by the high road leading to Colombo; containing in extent 22 acres 3 roods and 28 perches more or less.

Amount to be levied Rs. 1,472.37, with interest on Rs. 900 at 30 per cent. per annum from January 2 to March 7, 1905, and thereafter at 9 per cent. per an-

num till payment.

FRED. G. HEPPONSTALL. Deputy Fiscal,

Deputy Fiscal's Office, Negombo, September 26, 1905.

In the District Court of Negombo.

Sawanna Thana Lena Muna Muttaiah No. 5,881. Vs.

Lindamulage Anthony Fernando of GodigomuwaDefendant.

OTICE is hereby given that on November 18, 1905, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff, viz. :-

The four contiguous portions forming one land consisting of three portions called Medalanda and the land Medalanda, Hamillagahawatta (save and except a portion thereof in extent about 1 acre and 2 roods), situate at Godigomuwa in Dunagaha pattu of Alutkuru korale; bounded on the north by lands formerly of Menikrala Vedarala, on the east by ditch and live fence separating the land formerly of Dombawalage Anthony Perera and now of Bastian Fernando and others, on the south by the land of Bastian Fernando and by a dewata road, and on the west by land now belonging to the heirs of Dingirala Vel-vidane; containing in extent 7 acres and 2 roods more or less.

An extent of about 2 roods on the east from and out of 1 part of the land called Medalanda alias Talgahawatta and the house standing thereon (house not in existence now), situate at ditto, the entire land being bounded on the north by the ditch separating the land of Don Santiago Appuhamy, on the east by the land belonging to the defendant, by a cart road, and by land of Tennakoon Appuhamillage Thomis Appu, on the south by the land of Dombawalage Anthony Fernando and others, and on the west by the land belonging to the defendant and others; containing in extent 3 acres more or less

secondary mortgage.

3. Those undivided 5 parts of the land called Dunumadalagahawatta, situate at Akkaragama in ditto; bounded on the north by the land formerly of Pina and others and now of the defendant and others, on the east by the land of Kalu Puncha and others, on the south by land of Savaria, and on the west by field of Dinga and Puncha; containing in extent 1 acre more or less (secondary mortgage)

4. An undivided part of the land called Mullayaya, situate at Godigomuwa in ditto; bounded on the north by a portion of this land which is being planted by Kuruwitiarachchige Don Santiago Appuhamy, on the east also by a portion of this land which is being planted by Don Santiago Appuhamy, on the south by a portion of this land which is being planted by Davith Paris Arachchi, and on the west by a portion of this land which is being planted by Lindamulage Francisco Fernando; containing in extent 2 acres more or less (primary mortgage).

5. The portion of land called Kosgahaowita, situate at ditto; bounded on the north by a portion of the same Kosgahaowita belonging to Juan Fernando, on the east by the stream called Elawala, on the south by a portion of this land of Lindamulage Francisco Fernando, and on the west by the cart road; containing in extent 1 acre more or less (primary mortgage); and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 1,783.141, with interest on Rs. 12.50 at 15 per cent. per annum from January 5 to June 5, 1905, and thereafter at 9 per cent. per annum.

> FRED. G. HEPPONSTALL, Deputy Fiscal.

Deputy Fiscal's Office, Negombo, September 27, 1905.

In the District Court of Negombo.

Muttu Kana Awanna Vina Sewagan Vs.

No. 6,074.

(1) Mehidukulasuriya Maria Tissera. widow of Mehidukulasuriya Domingo Fernando, (2) Mehidukulasuriya John Tissera and wife (3) Mehidukula-suriya Ana Maria Pinto, all of Negombo, (4) Mehidukulasuriya Patabendige Mary Elizabeth Fernando, widow and administratrix of the estate of M. Leo Fernando of Chilaw....Defendants.

OTICE is hereby given that on November 11, 1905, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property mortgaged by bond No. 3,130 dated April 7, 1904, viz. :-

As first or primary mortgage the lot bearing No. 2 of the land called Katukendawatta, together with the buildings standing thereon, situate at Katukenda in Dunagaha pattu of Alutkuru korale; bounded on the north by Maha-oya and by the land of Mr. Seneviratna, Muhandiram, on the east by lands belonging to Egonis Appu and Appu Sinno Vedarala, on the south by the road and by lots bearing Nos. 3 and 4 of this land, and on the west by lot bearing No. 1 of this land and by the road: containing in extent 181 acres 3 roods and 1 perch more or less; and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 66,274.88, with interest on Rs. 55,800 at 9 per cent. per annum from August 30, 1905, till payment. Interest not to exceed principal.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Deputy Fiscal. Negombo, September 27, 1905.

Gentral Province.

In the District Court of Kandy.

Amarasinghe Withanage Dorchina Perera of KandySubstituted Plaintiff. No. 15,487. Vs.

A. M. Perera of Lewella near Kandy.....Defendant.

TOTICE is hereby given that on October 24, 1905, commencing at 12 o'clock noon, will be sold by public auction at the premises, the right, title, and interest of the defendant in and to the following lands, to wit:

First.—The house and premises bearing assessment No. 25, situate at Peradeniya road, Kandy; bounded on the east by Mas Rahim, Local Board Inspector's land, on the west by A. Meera Lebbe's land, on the south by Mas Rahim's land, and on the north by Colombo road.

Second.—All that house and premises bearing assessment No. 75, situate at Buwelikade in Kandy; bounded on the east by house No. 74, on the south by Crown land, on the west by house No. 76, and on the north by high road.

Third.—Kotika-ambewatta of 4 amunams in extent, situate at Lewella in Kandy; bounded on the east by Mahaweli-ganga, south by Karia Korala's field, on the west by Carolis Silva's land, and on the north by Karia Korala's field, together with the buildings and plantations thereon.

Fourth.—Ramalingamgeywatta of about 3 roods in extent, situate at Ampitiya of Lower Hewaheta; bounded on the east by high road, south by Pelis Appu's land, west by Kiri Banda's land, and on the north by the fence of Dissanayakegedarawatta, with the house and plantations thereon.

Amount of writ, Rs. 2,638'87' and interest.

A. V. WOUTERSZ, Deputy Fiscal.

Fiscal's Office, Kandy, September 27, 1905.

In the District Court of Kandy.

The National Bank of India, Limited, Nuwara Eliya Plaintiff.

No. 17,055. Vs.

Sivagururather Thamotharam Pulle of Colombo, presently of Vadducotta,

JaffnaDefendant. OTICE is hereby given that on October 21, 1905, at 12 o'clock noon will be

at 12 o'clock noon, will be sold by public auction at this office the following property mort-gaged upon bond No. 686 dated January 31, 1905, and decreed to be sold by the judgment entered in this case, namely:

- All that mortgage bond No. 279 bearing date August 27, 1904, for a sum of Rs. 400 and interest. executed by Pallewattage Don Agoris de Silva and Pallewattage Don Samuel de Silva, both of Nuwara Eliya, in favour of the said defendant, and attested by Edwin Bernard Sielman of Nuwara Eliya, Notary Public.
- 2. All that mortgage bond No. 230 bearing date September 30, 1902, for a sum of Rs. 100 and interest, executed by Munaweera Arachchige Dona Martha Hamine and Nanayakkara Vasamwakwellegamage Cornelis Appuhamy, both of Nuwara Eliya, in favour of the said defendant, and attested by Edwin Bernard Sielman of Nuwara Eliya, Notary Public.

3. All that mortgage bond No. 265 bearing date April 16, 1904, for Rs. 60 and interest, executed by Munaweera Arachchige Dona Francina Hamine of Maragastota, Nuwara Eliya, in favour of the said defendant, and attested by Edwin Bernard Sielman,

Nuwara Eliya, Notary Public.

4. All that mortgage bond No. 280 bearing date August 29, 1904, for Rs. 1,000 and interest, executed by Welihinda Liyanage Dona Maria of Nuwara Eliya in favour of the said defendant, attested by Edwin Bernard Sielman of Nuwara Eliya, Notary Public.

5. All that lease No. 212 bearing date February 27, 1902, executed by Umagiligamage Lucy Hamy of Nuwara Eliya in favour of the said defendant for a term of 15 years from March 1, 1902, and attested by Edwin Bernard Sielman of Nuwara Eliya, Notary Public.

6. All that lease No. 207 bearing date December .28, 1901, executed by Lianage Dona Christina Hamy of Nuwara Eliya in favour of the defendant for a term of 8 years from July 1, 1902, and attested by Edwin Bernard Sielman of Nuwara Eliya, Notary Public.

7. All that lease No. 282 bearing date January 24, 1901, and February 20, 1901, executed by Umagiliyagamage Lucy Hamy of Nuwara Eliya in favour of the said defendant for a term of 6 years from April 2, 1901, and attested by Frederick Christian Loos (junior) of Nuwara Eliya, Notary Public.

Amount of writ, Rs. 6,414.36 and interest.

A. V. WOUTERSZ, Deputy Fiscal.

Fiscal's Office, Kandy, September 27, 1905.

Northern Province.

In the District Court of Jaffna.

Moottatampi Chitamparanatar of Chunnakam

No. 3,502. Vs

(1) Kanakaratna Mudaliyar Rajasuntharam and wife (2) Ponnuppillai of

Chulipuram..... Defendants.

Notice is hereby given that on Wednesday, November 1, 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 2nd defendant in the following property for the recovery of Rs. 500, viz.:—

In an undivided four-fifth share of a piece of land called Periyavayal, situated at Chulipuram, and containing or reputed to contain in extent 25 lachams paddy culture; bounded or reputed to be bounded on the east by property of Kumarasamy and others, north by property of Mailvakanam, west by property of Mailvakanam and by a channel, and south by property of Sinnayah.

V. THAMBIPILLAI,
Fiscal's Office,
Deputy Fiscal.
Jaffna, September 23, 1905.

In the Court of Requests of Jaffna.

No. 4,301 A. Vs

(1) Vinasittampi Vaittilingam of Vannarponne East and wife (2) Valliammah of ditto, and (3) Ramalingam Veluppillai of Cantharmadam.....Defendants.

NOTICE is hereby given that on Tuesday, October 31, 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 1st and 2nd defendants in the following property for the recovery of Rs. 212.03, with interest on Rs. 190 at the rate of 12 per cent.

per annum from November 11, 1904, until payment in full, and costs of suit being Rs. 26.50, viz.:—

In an undivided ½ share of a piece of land, situated at Vannarponnai East called Chedditalvu and Kattalampulam; containing or reputed to contain in extent 38½ lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by property of Sinnatampiar Sivakurunatar, north by property of Sinnatampiar Veluppillai, a byelane, Valliammai, wife of Vinasitampi Vairamuttu Kantayah, Sinnatampi Tampaya, Sinnamma, wife of Katiravelu, and shareholders, west by property of Chetuppillai, wife of Sapapati, and south by property of Marrimuttu, wife of Sanmukam and Varitampy Kantayah.

V. THAMBIPILLAI, Deputy Fiscal.

Fiscal's Office, Jaffna, September 23, 1905.

Southern Province.

In the District Court of Galle.

Weligama Palliye Guruge Ranis de Silva Appuhami of Kumbalwella.....Substituted Plaintiff.

No. 6,967.

Uduwaka Aratchige Dionishami of Kumbalwella Defendant.

NOTICE is hereby given that on Tuesday, October 24, 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 substituted plaintiff in the following property, viz.:—

All that house No. 33, situate at Lighthouse street in the Fort of Galle.

Writ amount, Rs. 354.97.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, September 25, 1905.

In the District Court of Galle.

No. 7,447. Vs.

OTICE is hereby given that on Monday, October 23, 1905, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following mortgaged property, viz.:—

All the fruit trees and soil of Berugodakanatta of the extent of five acres, together with the house standing thereon, situate at Ululwitike.

Writ amount Rs. 1,275.66, with interest on Rs. 1,104.16.at 9 per cent. per annum from August 4, 1904, and poundage, less Rs. 150 paid.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, September 23, 1905.

North-Western Province.

In the District Court of Chilaw. Muttu Kana Runa Muna Ramen Chetty

No. 2,842. Vs.

Katuneyakage Kamel Perera of Ulhitiyawe..... Defendant.

OTICE is hereby given that on Friday, October 27, 1905, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, specially mortgaged with the plaintiff by bond No. 17,110 dated March 4, 1897, viz. :-

The garden called Kosgahawatta of about 100 cocoanut trees plantable extent, with the plantations standing thereon, situate at Ulhitiyawe in Kammal pattu, Chilaw District; bounded on the north by garden of Gabriel Fernando, east by garden of defendant and others, south and west by garden of defend-ant and others.

The garden called Ambagahawatta of one acre in extent, with the plantations standing thereon, situate at Ulhitiyawa aforesaid; bounded on the north by garden of Thomis Annavirala, east by garden of Gregoris Perera, south by dewata road, west by garden of Thomis Annavirala.

Amount to be levied Rs. 1,165.27, with interest thereon at 9 per cent. per annum from April 6, 1903, and poundage.

J. O'K. MURTY, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, September 26, 1905.

In the District Court of Chilaw.

Muttu Kuna Pana Meyappa Chetty of MadampePlaintiff.

No. 3,263. Vs.

Warnakula Aditta Sembukuttige Pedro Janse Annavirala and another of

KatuneriyaDefendants. OTICE is hereby given that on Thursday, Octo-

ber 26, 1905, 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 the following property, specially mortgaged by the defendants with the plaintiff, viz.:—

The land called Ketakalagahabima of 1 acre 1 rood in extent, situate at Katuneriya in Kammal pattu, Chilaw District; bounded on the north, south, and west by lands of Paulu Janse Muppurala, east by lands of Juana Janse.

One-third share out of 3 shares of the garden called Daminagahawatta alias Talgahawatta, situate at Katuneriya aforesaid, which said 3 share is of the extent of 4 acres 2 roods; bounded on the north by dewata road, east by live fence which separates the land belonging to Jacob Fernando and others, south by hedge of the waste land of Gamage Manuel Fernando, west by seashore.

Half share of the portion of garden called Madangahawatta, situate at Katuneriya aforesaid, the entire garden being of the extent of 59 cocoanut trees plantable soil; and bounded on the north by garden of Pedro Perera and others, east by garden of S. Kamel Fernando and others, south by garden now belonging to Jokinu Fernando and others, west by land of Kuppa Neina Marakkayan and another.

Half share towards the southern boundary of the allotment of land called Madangahaowita, situate at

Katuneriya, which is of the extent of 50 cocoanut trees plantable soil; and bounded on the north by land of Pedro Fernando alias Perera, east by portion of the aforesaid Madangahawatta, south by garden now belonging to Juakino Fernando and others, west by garden now belonging to the heirs of the late Gabriel Fernando and others.

The garden called residing Madangahawatta of 7 acres in extent, situate at Katuneriya aforesaid; bounded on the north by land of Carolis Fernando and others, east by high road, south by land of Maria Janse and others, west by land of Juse Fernando and others, the said land with the plantations and buildings standing thereon.

Amount to be levied Rs. 1,261.75, with interest thereon at 9 per cent. per annum from January 11, 1905, costs of suit, and poundage.

> E. LAWSON KOCH, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, September 26, 1905.

In the District Court of Chilaw.

Mena Chena Vellasamy Pulle of Negombo. . Plaintiff.

Ana Kana Sawul Hamido of Chilaw....Defendant. OTICE is hereby given that on Monday, October 23, 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. :-

Three contiguous lands bearing Nos. 9,036, 9,037, and 9,038, which adjoin each other, and containing of the extent of 22 acres, with plantations standing thereon, situate at Sittamadama in Anaivilundan Pattu South of Sengal-oya.

Three contiguous lands bearing Nos. 8,580, 6,675, and 6,676, which adjoin each other, and containing in extent 87 acres, with the plantations standing thereon, situate at Karukkuliya.

Half share of gala land belonging to the executiondebtor, situate at Moor street, Chilaw.

Amount to be levied Rs. 1,855, with interest thereon at 9 per cent. per annum from May 29, 1905, and poundage.

J. O'K. MURTY, Deputy Fiscal's Office, Deputy Fiscal. Chilaw, September 26, 1905.

In the District Court of Chilaw. Muttu Kana Runa Muna Karuppen Chetty of Madampe and auother Plaintiffs.

No. 3,312.

Vs. W. J. Pedro Fernando and another ofDefendants. Katuneriya

NOTICE is hereby given that on Monday, October 30, 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, viz. :-

Four hundred cocoanut trees from the portion of land called Talgahayaya of about 746 cocoanut trees plantable soil, situate at Lansigama in Medapalata, Chilaw District; the entire land is bounded on the north by portion of land of Juse Fernando, east by Paranavidipara, south by portion belonging to the heirs of Jagarias Perera Muppurala and others, west

On Monday, October 30, 1905, at 3 P.M.

The garden called Madangahawatta, situate at Katuneriya in Kammal pattu; bounded on the north by land belonging to the heirs of Abaran Peris and

others, east by high road, south by land belonging to Santiago Fernando and others, west by land of Pedro Perera; containing in extent 145 cocoanut trees plantable soil.

The western half share of the lands called Kahata-gahawatta and Karandagahaowita, situate at Katuneriya; the entire land is bounded on the north by a portion of this land belonging to the planters, east by land belonging to the heirs of Jagarias Muppurala and others, south by field, west by land belonging to the

heirs of L. Christian Peris; containing in extent about 265 cocoanut trees plantable soil.

Amount to be levied Rs. 591.04, with interest thereon at 9 per cent. per annum from March 14, 1905, and poundage.

E. Lawson Koch, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, September 26, 1905.

DISTRICT AND MINOR COURTS NOTICES.

NOTICE is hereby given, in terms of section 6 of the Ordinance No. 12 of 1894, that Police Court cases of this Court commencing from January 3, 1889, up to December 29, 1897, will be destroyed three months after the date hereof, and 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

Police Court, Galle, September 22, 1905. M. S. PINTO, Police Magistrate. TOTICE is hereby given that a suit has been instituted in the Court of Requests of Gampola by Sandanem and Sinnamma of Le Vallon estate against the proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 31.

H. G. PARANAVITANA, Chief Clerk.

The 16th day of September, 1905.