

Government Gazette

Published by Authority.

5,358-FRIDAY, JUNE 21, 1895.

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

PART III .- Provincial Administration. PART IV .- Marine and Mercantile. PART V.-Municipal and Local.

Separate paging is given to each Part in order that it may be filed separately.

Part II.—Legal and Judicial.

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TESTAMENTARY ACTIONS. NOTICES IN

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C/600.

In the Matter of the Goods and Chattels of Weerasinhe Arach-chige Don Daniel Appuhamy, of Makola in the Adikari pattu of Siyane korale, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 2nd day of May, 1895, in the presence of W. P. Ranesinghe, Proctor, on the part of the petitioner Basnayaka Appuhamillage Dona Nonahamine, of Makola in the Adikari pattu of Siyane korale; and the affidavit of Basnayaka Appuhamillage Don Lorensu Appuhami, dated 4th March, 1895, having been read:

It is ordered that the said petitioner Basnayaka Appuhamillage Dona Nonahamine be and she is hereby declared entitled to have letters of administration to the estate of Weerasinhe Aratchige Don Daniel Appulamy, deceased, issued to her, as widow of the said deceased, unless the respondent, Weerasinha Aratchige Don Simon Appuhami, of Makola in the Adikari pattu of Siyane korale, shall, on or before the 27th day of June, 1895, show sufficient cause to the satisfaction of this court to

JOSEPH GRENIER The 2nd day of May, 1895. Acting District Judge. PART II.-Page 191

In the District Court of Kandy.

Testamentary In the Matter of the Estate of Cecilia Jurisdiction. Magdalene Cassie Chetty, nee Chandra-Class II. warnam, late of Kandy, deceased. No. 1,880.

Simon Mount Carmel Cassie Chetty, of Colombo...... Petitioner

Vivian Cecilia Constance Cassie Chetty, of Kandy, by her guardian ad litem Anthony Santiago Chandrawarnam, Mudaliyar, of

KandyRespondent.

THIS matter coming on for disposal before John Henricus de Saram, Esq.. District Judge of Kandy, on the 11th day of June, 1895, in the presence of Mr. L. P. Fisher, Proctor, on the part of the petitioner Simon Mount Carmel Cassie Chetty; and the affidavit of the said petitioner, dated the 10th day of June, 1895, baying bean read. having been read:

It is declared that the said Simon Mount Carmel Cassie Chetty is the widower of Cecilia Magdalene Cassie Chetty, nee Chandrawarnam, deceased, and as such is entitled to have letters of administration to the estate of Challes Magdalene Casia Chetter and Chandrawarnam Cecilia Magdalene Cassie Chetty, nee Chandrawarnam, deceased, issued to him, unless the respondent above-

named shall, on or before the 5th day of July, 1895, show sufficient cause to the satisfaction of this court to the

The 11th day of June, 1895.

J. H. DE SARAM, District Judge.

In the District Court of Jaffna.

, Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Muttupillai, wife of Murugaser Tilliampalam, of Suthumaly, deceased. No. 650.

Murugaser Tilliampalem, of Suthumaly......Petitioner. Tilliampalem Vairamuttoo, of Suthumaly....Respondent.

THIS matter of the petition of Murugaser Tilliampalem, of Suthumaly, praying for letters of administration to the estate of the abovenamed deceased, Muttupillai, wife of the petitioner, coming on for disposal before Hugh Nevill, Esq., District Judge, on the 25th day of January, 1895, in the presence of Mr. V. Tampoo, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 18th day of January, 1895, having been read: It is declared that the petitioner is the 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 respondent or any other person shall, on or before the 28th day of June, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. NEVILL, District Judge.

This 25th day of January, 1895.

In the District Court of Jaffna. Order Nisi.

Testamentary (In the Matter of the Estate of the late Jurisdiction. Swampillai Sanhappillai of Kayts West, deceased. No. 663.

Sanhappillai Jacob, of Kayts.....Petitioner.

1, Pavilu Swany and wife; 2, Mariayppillai, of Kayts......Respondents.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Swampillai Sanhappillai, of Kayts West, coming on for disposal before H. Nevill, Esq., District Judge, on the 29th day of May, 1895, in the presence of Mr. B. M. Sattrukalsinghe, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 20th day of March, 1895, having been read. It is declared that the petitioner. been read: It is declared that the petitioner is the son and 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 person shall, on or before the 27th day of June, 1895, show sufficient cause to the satisfaction of this court to the contrary.

This 29th day of May, 1895.

H. NEVILL, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Suppiramaniar Mylvaganam, of Nal-Jurisdiction. loor, deceased. No. 664.

Mylvaganam Suppiramaniar, of Nalloor......Petitioner. Vs.

Sivakamy Ammai, widow of Suppiramaniar

THIS matter of the petition of Mylvaganam Suppiramaniar, of Nalloor, praying for letters of administration to the estate of the above-named deceased, Suppiramaniar Mylvaganam, coming on for disposal before Hugh Nevill, Esq., District Judge, on the 7th day of June, 1895, in the presence of Mr. V. Tampoo,

Proctor, on the part of the petitioner; and the affidavit of the petitioner dated the 5th day of June, 1895, having been read: It is declared that the petitioner is a son and heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 28th day of June, 1895, show sufficient cause to the satisfaction of this court to the contrary.

> H. NEVILL. District Judge.

This 7th day of June, 1895.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. Class I. No. 665.

In the Matter of Estate of the late Venayakar Katirkamer, of Nunavil deceased.

Ampalavanar Chinnatamby, of NunavilPetitioner. Vs.

1, Kunchippillai, widow of Chinnatamby of Nunavil; and 2, Vallippillai, wife of

Chinnatamby, of do.Respondents.

HIS matter of the petition of Ampalavanar Chinnatamby, of Nunavil, praying for letters of administration to the estate of the above-named deceased, Venayakar Katirkamer, of Nunavil, coming on for disposal before H. Nevill, Esq., District Judge, on the 12th day of June, 1895, in the presence of Messrs. Casippillai and Chathiravelu, Proctors, on the part of the petitioner; and the affidavit of the petitioner, dated the 11th day of June, 1895, having been read: It is declared that the petitioner is the husband of the 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 8th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

> H. NEVILL. District Judge.

This 12th day of June, 1895.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 666.

In the Matter of the Estate of the late Teyvanaipilly, wife of Aronasalem Vytilingam, of Siruppiddy, deceased.

Aronasalem Vytilingam, of Siruppiddy........Petitioner.

1, Muttuvaloe Thambyah; 2, wire, rarupatham; 3, Thambyah Saravanamuttu; and minor 4, Thambyah Superamaniem, Re all of Siruppiddy......Respondents

THIS matter of the petition of Aronasalem Vytilingam of Siruppiddy, praying for letters of administration to the estate of the above-named deceased, Teyvanaipilly, wife of Aronasalem Vytilingam, of Siruppiddy, coming on for disposal before H. Nevill, Esq., District Judge, on the 10th day of June, 1895, in the presence of Mr. T. M. Tampoo, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 10th day of June, 1895, having been read: It is declared that the petitioner is the lawful husband of the said intestate, and is as such 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 11th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. NEVILL, District Judge.

This 10th day of June, 1895.

In the District Court of Jaffna.

Order Nisi.

Jurisdiction. No. 667. In the Matter of the Estate of the late Kannattai, daughter of Kanapati Putan, of Palali, deceased.

Ampalavan Murukan, of NeervalyPetitioner.

 $\mathbf{V}_{\mathbf{S}}$

1, Chantiravan Katiran, of Palali; 2, Perianachchi, wife of Ampalavan Murukan, of do.: 3, Kanapati Putan, of Neervaly; and 4, Putan Narany, of PalaliRespondents.

THIS matter of the petition of Ampalavan Murukan, of Neervaly, praying for letters of administration to the estate of the above-named deceased, Kannattai, daughter of Kanapati Putan, of Palali, coming on for disposal before H. Nevill, Esq., District Judge, on the 11th day of June, 1895, in the presence of Mr. T. Changarapillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 6th day of June, 1895, having been read: It is declared that the petitioner is the brother-in-law of the said intestate, and as such 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 5th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. NEVILL, District Judge.

This 11th day of June, 1895.

In the District Court of Jaffna.

Order Nisi.

 ∇s .

Achchikkuddi, wife of Mailyakanam Chinnatampi, of Vannarponne EastRespondent.

THIS matter of the petition of Ampalavanar Ponnia, of Neervaly, praying for letters of administration to the estate of the above-named deceased, Matiaparanam, wife of Ampalavanar Ponnia, of Neervaly, coming on for disposal before H. Nevill, Esq., District Judge, on the 12th day of June, 1895, in the presence of Mr. T. Changarapillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 7th day of June, 1895, having been read: It is declared that the petitioner is the widower of the said intestate, and as such 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 5th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

H. NEVILL, District Judge.

This 12th day of June, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction. < No. 3,085. In the matter of proving the last Will and Testament of Hewa Jayalat Pedige Karolis, deceased, of Kumbalwela.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 28th day of May, 1895, in the presence of Mr. George E. Abeyewardena, Proctor, on the part of the petitioners Lelwala Radage Carlina, Hewa Jayalat Pedige Sinno Fernando, and Hewa Jayalat Pedige Podisinno Fernando, all of Kumbalwela; and the affidavit of Hewa Jayalat Pedige Sinno Fernando, of Heenpendela, dated 27th day of May, 1895, having been read: It is ordered that the

will of Hewa Jayalat Pedige Karolis, deceased, dated 14th day of May, 1895, and now deposited in this court, be and the same is hereby declared proved.

It is further declared that the said Lelwala Radage Carlina, Hewa Jayalat Pedige Sinno Fernando, and Hewa Jayalat Pedige Podisinno Fernando, all of Kumbalwela, are the executors named in the said will, and that they are entitled to have probate of the same issued to them.

H. L. Moysey, District Judge.

The 29th day of May, 1895.

In the District Court of Galle.

Order Nisi.

Testamentary Jurisdiction No. 3,087. In the Matter of the Joint Last Will and Testament of Pilane Kohidura Achchige Udenis Alwis, of Katukurunda, and Samarasinghe Vidane Arachchige Dona Isabel Perumala Hamine, deceased.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 30th day of May, 1895, on the motion of Mr. N. Dias Abeyesinghe, Proctor, on the part of the petitioner, Pilane Kohidura Achchige Cornelis de Alwis, of Katukurnda; and the affidavit of the said Pilane Kohidura Achchige Cornelis de Alwis, of Katukurunda, dated the 15th day of May, 1895, having been read: It is ordered that the will of Samarasinghe Vidane Arachchige Dona Isabel Perumala Hamine of Katukurunda, deceased, dated the 2nd day of October. 1893, and now filed in the above case, be and the same is hereby declared proved.

It is declared that the said Pilane Kohidura Achchige Cornelis de Alwis, of Katukurunda, is one of the executors named in the said will, and that he is as such entitled to have probate of the same issued to him accordingly.

H. L. Moysey, District Judge.

The 30th day of May, 1895.

In the District Court of Tangalla.

Order Nisi.

Testamentary Jurisdiction. No. 269. In the Matter of the Estate of the late Don Andris Ranasinha Wellappully Gunawardana, late Police Officer, deceased, of Medagoda.

THIS matter coming on for disposal before William George Haines, Esq., Acting District Judge of Tangalla, on the 6th day of June, 1895, in the presence of Rauasin Wellappully Arachchige Don Louis, the petitioner; and the affidavit of the said petitioner, dated 5th June, 1895, having been read, and the evidence of the said petitioner taken:

It is ordered that the said Ranasin Welluppully Arachchige Don Louis, Police Officer of Medagoda, be and he is hereby declared to have letters of administration to the estate of the said Don Andris Ranasinha Welluppully Gunawardana, deceased, unless the respondents—1, Ranasin Wellappully Arachchige Don Juwanis, of Medagoda; 2, Ranasin Wellappully Arachchige Don Aberan, of Wauwa; 3, Ranasin Wellappully Arachchige Dona Gimara, of Getamanna; 4, Ekanaika Hatarasin Arachchige Don Ponsiman; 5, Ekanaika Hatarasin Arachchige Don Punaris Hamy; 6, Ekanaika Hatarasin Arachchige Don Podihamy; 7, Ekanaika Hatarasin Arachchige Don Heenhamy, all of Getamanne; 8, Waharakgoda Gamage Dineshamy, of Hunnakumbura—shall, on or before the 5th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

W. G. HAINES, Acting District Judge. In the District Court of Tangalla.

Order Nisi.

Testamentary) Jurisdiction No. 270.

In the Matter of the Estate of the late Siriwardene Patiranage Don Andris, deceased, of Rukmalpitiya.

THIS matter coming on for disposal before William George Haines, Esq., Acting District Judge of Tangalla, on the 10th day of June, 1895, in the presence of Ekanaike Kankanangey Kawenihamy, the petitioner; and the affidavit of the said petitioner taken: It is ordered that Ekanaike Kankanangey Kawenihamy, of Rukmalpitiya, as widow, be, and he is hereby declared to have letters of administration to the estate of the said have letters of administration to the estate of the said Siriwardene Patiranagey Don Andris, deceased, unless the respondents—1, Siriwardene Patiranage Don Davith; 2, Siriwardene Patiranage Don Davith; 2, Siriwardene Patiranage Sachchohamy, both of Wettambuwawa; 3, Siriwardene Patiranagey Hinhamy; and 4, Siriwardene Patiranage Don Nikulas, both of Rukmalpitiya—shall, on or before the 5th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

> W. G. HAINES, Acting District Judge.

The 10th day of June, 1895.

In the District Court of Kurunegala.

Order Nisi.

Testamentary \ Jurisdiction. No. 512.

In the Matter of the Estate of the late Kariawasan Manuelge Kalu Appu Baas, deceased, of Dodanduwa, late of Rambodagalla.

Kariawasan Mannelge Edoris Appu Baas of

THIS matter coming on for disposal before John Davenport Mason, Esq., Acting District Judge, on the 12th day of June, 1895, in the presence of Mr. E. G. Goonewardene on the part of the petitioner; and the affidavit of the petitioner, dated 10th June, 1895, having been read:

It is ordered that the said Kariawasan Manuelge Edoris Appu Baas, as the brother of the deceased intestate, is entitled to have letters of administration of the estate of the said Kalu Appu Baas, deceased, issued to him, unless the respondents shall, on or before the 17th day of July, 1895, show sufficient cause to the satisfaction of this court to the contrary.

12th day of June, 1895.

J. D. MASON, Acting District Judge:

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,823. In the matter of the insolvency of Henry Henderson, of Colombo.

HEREAS Henry Henderson, of Colombo, has filed a declaration of insolvency, and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853; and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on July 11, 1895, and July 25, 1895, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Colombo, June 12, 1895.

J. B. Misso, Secretary.

In the District Court of Kandy.

No. 1,359.

In the matter of the insolvency of Thevena Ramasamy Kangany, of Kandy.

HEREAS the above-named Thevena Ramasamy Kangany was on June 11, 1895, adjudged insolvent by the District Court of Kandy, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the said insolvent under sequestration in the natus of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on July 26 and August 16, 1895, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court,

A. SANTIAGO, Secretary.

Kandy, June 17, 1895.

In the District Court of Galle.

No. 263.

In the matter of the insolvency of Sinne Lebbe Marikar Mohamed Anefa, of Galupiadde.

OTICE is hereby given that a public sitting of this court will take place on July 12, 1895, for the allowance to the above-named insolvent of his certificate of conformity, in terms of the 124th clause of the Ordinance No. 7 of 1853.

By order of court,

JAMES KRAUSE,

Galle, June 14, 1895.

Secretary.

In the matter of the insolvency of Isibu Lebbe Marikar Mohamadu, of Deddu-No. 264.

goda.

NOTICE is hereby given that a public sitting of this court will take place on July 12, 1895, for the allowance to the above-named insolvent of his certificate of conformity, in terms of the 124th clause of the Ordinance No. 7 of 1853.

By order of court,

JAMES. KRAUSE, Secretary.

Galle, June 14, 1895.

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^{*} This includes two cases restored to the file.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo. Mohottige Don Charles Perera Appuhamy, of

No. 6,950/C.

Wedikandage Dona Isabella Hamine, widow of Sooria Arachchige Don Hendrick Appuhamy, deceased, Slave Island, Colombo......Defendant.

OTICE is hereby given that on Saturday, July 13, 1895, at 1 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 case, viz. :-

An undivided one-half part of all that garden and houses standing thereon, now bearing assessment No. 35, situated at Slave Island, now called Malay street in Slave Island, within the Municipality of Colombo; the entire garden being bounded in the north by the other part of the same garden belonging to Hettiarachehige Francisco Rodrigo, on the east by another part, the property of Sinnie, on the south by the other part, the property of Ambregarantees. Invoice Ambregarantees Invoice Ambregarantees. Ambegahawattege Juanis Appuhamy, and on the west by the road; containing in extent 11.84 square perches.

Fiscal's Office. Colombo, June 19, 1895.

S. SENEWIRATNE, Acting Deputy Fiscal.

In the District Court of Colombo.

Florence de Alwis, widow of the late Hon.

James de Alwis, deceased, of Colombo....... Plaintiff.

Kumeregewattege Manuel Fernando, of Moratumulla in Morutuwa in the Palle pattu of Salpiti korale Defendant.

N OTICE is hereby given that on July 17, 1895, at 12 o'clock noon, will be sold by public auction at the premises the following property decreed to be sold

by the decree entered in the above case, viz.:-

All those & parts of Migahawatta, including the upstair house and two boutiques standing thereon, situated at Moratumulla in Moratuwa in the Palle pattu of Salpiti korale, bounded on the north by the cart road leading to Kitalandalua, on the east by the garden of Gunewardena-waduge Juan Fernando and others, on the south by a road, and on the west by another portion of the same garden belonging to Mahawattage Juan Mendis and Mahamarakkalage Franciscu Mendis; containing in extent 3 roods and 23.42 square perches.

Fiscal's Office, Moratuwa, June 15, 1895. R. S. WIJEYESEKERA, Deputy Fiscal.

Eastern Province.

In the District Court of Trincomalee.

Tampappillai Ponniah, of No. 1 division, Trincomalee......Defendant.

NOTICE is hereby given that on Saturday, July 20, 1895, at 11 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz:—

1. A piece of land called Pranchikarentodam, being just half share in the south-eastern side, situate at No. 12

division, Trincomalee, with palmirahs, mango and cocoanut trees, well, and other plantations standing thereon, and

other rights belonging thereto; bounded on the north-east by seashore, on the south-east by Brown's garden, presently belonging to Sathasiyampillai Aromogam, on the south-west by road leading to Nilavelly, and on the northwest by the dowry land of William Allegakone Mudaliyar, containing in extent 15 acres 3 roods and 4-80 square perches.

2. A piece of land, situate in No. 7 division, Trincomalee, with tiled bankshall, ola bankshall, tiled house, share of well and other rights thereto; bounded on the northeast and south-west by roads, on the south-east by the bankshall and premises belonging to Kanapathiar Chinniah, and on the north-west by the bankshall and premises belonging to M. Sanmugam and by the house and premises of others, containing in extent 23-13 square perches.

Deputy Fiscal's Office, Trincomalee, June 17, 1895. G. M. FOWLER. Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

D. C. Weerasinha Appuhami, of Vennappua.....Plaintiff. No. 426.

W. M. Punchi Sinno Appuhami............. Defendant.

OTICE is hereby given that on Saturday, July 13, 1895, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and intorest

of the said defendant in the following property, viz.:—
The soil and all plantations of the garden called Kahatagahawatta, situate at Jankurawela in Otara palata of Pitigal korale South, Chilaw District; bounded on the north and east by dewata road, on the south by the oya, and on the west by the land belonging to Saviel Appu and others, containing in extent 2 acres more or less.

Amount recoverable, Rs. 842.25.

Deputy Fiscal's Office, Chilaw, June 14, 1895. J. J. THORBURN, Deputy Fiscal.

In the District Court of Colombo.

Pana Lana Peena Seena Palaniappa Chetty, of Colombo......Plaintiff.

No. C/5,868.

Randolph Morgan Jayawardana, of Chilaw....Defendant.

OTICE is hereby given that on Saturday, July 13, 1895, at 10 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 property, viz. :-

(1) The garden called Dankotuwa-agara, situated at Uraliya-agara in District of Chilaw; and bounded on the north by high road, on the east by the garden of Mr. Peter Pullenayagam, on the south by the garden of Mr. Mell, and on the west by the garden called Suluttanlebbege

watta.

(2) The garden called Daminnagahawatta, situated at Uraliya agara in Chilaw District; and bounded on the north by the garden of Maunaetana, on the east by the land of the heirs of Senaviratna Mudaliyar and others, and the south by the read leading to Kurunegala, and on

land of the heirs of Senaviratna Mudaliyar and others, on the south by the road leading to Kurunegala, and on the west by the garden planted by Sinna Marakayan.

(3) The garden called Bogahawatta, situated at Madampe in Chilaw District; and bounded on the north by the garden planted by Abanchi Appu, on the east by the garden planted by Philippu Appu, on the south by the garden of Abayaratna Mudaliyar, and ou the west by the garden planted by Patha Andoris.

Amount recoverable, Rs. 500 and interest.

C. B. PAULICKPULLE, Deputy Flscal's Office, Fiscal's Marshal. Chilaw, June 14, 1895.

In the District Court of Puttalam.

Sego Ismail Markar Mohamado Ibrahim Naina Hydroos Markar and brother Mohamado Casim Markar Plaintiffs.

No. 575. Santiagu Juris Chetty and wife Wisitachy....Defendants.

OTICE is hereby given that on Monday, July 15, 1895, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

1. An undivided 4 share belonging to the defendants by right of inheritance from Anthony Lingappa, deceased, of the cocoanut garden called Nalatti tottam, situated at Kattakado in Akkrai pattu; the whole of this land is bounded on the east by land belonging to the plaintiffs and others, on the north by land belonging to the villagers and the mulmurukka tree standing thereon, on the south by the boundary fence of the field belonging to the defendants and other shareholders, and on the west by the boundary fence of the garden belonging to Philippu Annavy and others.

2 An undivided 4 share belonging to the defendants as above, of the cocoanut garden called Koviladytottam, cituated at the above place—the whole of this land is bounded on the north by the boundary fence of the land belonging to Manuel Muppu and others, on the east by the limit of the land belonging to the villagers and makula tree, on the south by land belonging to Siman Pariary and a row of palmirah trees alongside of it, and on the west by the boundary fence of the land belonging to Luwis and others.

3. An undivided \(\frac{1}{4} \) share belonging to the defendants as above, of the garden called Kadawatta chena, consisting of 14 cocoanut trees, situated at the above place; the whole of this land is bounded on the north by the boundary dam of the field called Pallattukulattuwayel belonging to the villagers, on the east by the garden belonging to Manuel Mooppu, on the south by the boundary fence of the land belonging to the plaintiffs and others, and on the west by the boundary fence of the land belonging to Marianal and others.

On Tuesday, July 16, 1895, commencing at 1 o'clock in the afternoon.

An undivided 4 share belonging to the defendants as aforesaid, of the cocoanut garden called Manamoolaitottam, situated at the above place; the whole of this land is bounded on the north and east by the boundary fence the land belonging to Tamby Markar, on the south by of the land belonging to Tamby Markar, on the south by fence of the land belonging to the plaintiffs and others, and on the west by the damoof the field called Manamooliwayel belonging to defendants and others.
5. The undivided 7-24 share of the land called Kake-

numkulytottam consisting of field, garden, and waste or owita land, situated at Kakanumkuly according to deed No. 4,077, dated January 8, 1883, and by right of inheritance as above stated; the whole land is bounded on the north by the boundary limit of the land belonging to Manuel Muppu and others and the jungle tree (madurai) standing thereon, on the east by high road to Ichankadu and cocoanut garden belonging to Paulu Kurera, Police Officer, and others, on the south by Kadakannitottam belonging to Paulu Kurera and others and also the land belonging to Velandampillai, and on the west by the large, sand mound and the road used for the church procession, consisting in extent about 75 acres.

6. The entire land consisting of field, garden, and waste land, situated at the above place; and bounded on the north by the boundary fence of the land belonging to Philippu Lingappa and others, on the east by plain and planted land belonging to Paulu Kurera and others, on the south by the Kadakannitottam belonging to Paulu Kurera, and on the west by road and Crown land of this land, cocoanut trees, and other things within these boundaries, excluding the portion recited in the said deed No. 4,077, one-fourth of the remaining portion belonging to the defendants by right of inheritance as aforesaid.

> E. T. Noyes, Deputy Fiscal.

Deputy Fiscal's Office. Puttalam, June 15, 1895.