

Ceylon Government Gazette

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PART I.—General Minutes, Proclamations, Appointments, and General Government Notifications.

PART II.—Legal and Judicial.

PART III.—Provincial Administration.

PART IV.—Marine and Mercantile.

PART V.-Municipal and Local.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to authorize the destruction of valueless Documents preserved in Courts of Justice.

Preamble.

W HEREAS it is expedient to prevent the accumulation, in the record rooms of courts of justice, of divers records and papers (in this Ordinance referred to as documents) which are not of sufficient value to justify their preservation therein: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:—

Repeal.

1 There shall be repealed, as and from the date of the passing of this Ordinance, the Ordinance No. 17 of 1866, entitled "An Ordinance to authorize the destruction of old and useless Processes and Documents."

Commencement of Ordinance.

2 This Ordinance shall come into operation on such day as the Governor may appoint by Proclamation in the Government Gazette.

Governor may bring any court of justice under the operation of this Ordinance.

the Executive Council, by Proclamation in that behalf made, to bring any court of justice in the Island under the operation of this Ordinance, and such Proclamation to amend, alter, or revoke as and whenever the Governor shall, with the like advice, determine.

It shall be lawful for the Governor, with the advice of

Register of extant and missing records.

4 When any court of justice has been so treated, it shall be the duty of the officer presiding over it to cause to be prepared in duplicate a register of all the records of his court, extant and missing, according to the form I. given in the first schedule hereto.

What documents are not to be destroyed.

5 The different classes of documents enumerated in A of the second schedule hereto shall not be destroyed, but the summonses, subpœnas, and other intermediate processes filed therein may be destroyed. Provided that in cases filed in the district courts and courts of requests such processes have been issued and served at any time more than five years previous to the date of destruction.

What documents may be destroyed. 6 The different classes of documents enumerated in B of the second schedule hereto may be destroyed, provided that in regard to the money cases, lunacy cases, and district court criminal cases therein mentioned, the material particulars of each such case shall have been accurately abstracted and entered in a register as near as may be according to the forms II., III., and IV. in the first schedule hereto. Provided also that at least three months before the date fixed for such destruction, it shall have been notified by order of court, within the jurisdiction of such court, by beat of tom-tom, printed notices, or advertisements in one or more local newspapers, that 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; in which event it shall be competent to the court to make such order thereon as to it shall seem meet.

Responsibility of the judge of each court. 7 The preservation and destruction of the documents of each court in terms of this Ordinance shall be carried out under the personal direction of the judge of such court.

FIRST SCHEDULE. FORM I.

Register of Extant and Missing Records from -

Year.	Number of Records in series of Hundreds.	Number of Missing Records.
1845	1 to 99	6, 7, 8, 15, 16
1845	100 to 199	143, 148, 160
1846	200 to 299	240, 260, 276
1846	300 to 399	362, 375, 376, 378, 390
1847	400 to 499	429, 430, 475, 478, 492, 493, 497, 498
1848	500 to 599	Nil
1849	600 to 699	Nil

FORM II.

Register of Money Cases destroyed in the _____

Number of Plaint,	When instituted.	Name and Residence of Plaintiff.	Name and Besidence of Defendant.	Nature of Suit.	Value,	Order of Court.	Order in Appeal.		
•									

FORM III.

Register of Lunacy Cases destroyed in the -Court of -

Number.	Date.	How instituted,	Name of alleged Lunatic	Final Order.	Remarks.	
		•				
1		•	•			

FORM IV.

Register of Criminal Cases destroyed in the -Court of -

No. of Case.	When insti- tuted.	Name and Residence of Complainant.	Name and Residence of Accused.	Crime or Offence charged.	Date of Judgment.	Sentence.	Remarks.	Judgment in Appeal.	Remarks.
•		•			-				

SECOND SCHEDULE.

Classes of Documents not to be destroyed.

- Land cases.
- Testamentary cases.
- 3. Matrimonial cases
- Regular guardianship cases, as distinguished from those in which applications for a guardian ad litem only have been allowed.
 - Insolvency cases. Lunacy cases in which a person has been adjudged insane.
 - Cases which have gone up in appeal.
 - Other cases of public interest.

Money cases in which-

- 9 (a) Mortgage decrees have been entered. 10 (b). Unclaimed suitors' moneys are lying in deposit.
- 11 (c). Satisfaction of judgment-decree or order has not been recorded.
- 12 (d). Judgment being revived or writissued ten years have not elapsed.
- 13. Cases prior to 1833 and a few cases later than 1833 as specimens of procedure.
- 14. Calendars, registers, or lists of cases made under the authority of any law or any order of the Government.

 15. Notarial and other documents which may be useful as evidence
- of civil rights.
 - 16. Correspondence with Colonial Secretary.

Classes of Documents which may be destroyed, subject to the provisos of Section 6.

- 1. Money cases, save those excepted as in form A under heads
- 9, 10, 11, and 12.
 2. Lunaey cases over five years old, save those in which an adjudication of lunacy has been recorded.
 - 3. All Justice of the Peace cases.
 - All inquest proceedings prior to 1884
 - Non-summary inquiry cases over five years old.
 - District Court criminal cases over five years old.
 - Petitions, reports, cattle vouchers, &c., over five years old.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 2, 1894. E. NOEL WALKER, Colonial Secretary.

MINUTE.

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

An Ordinance to provide for the continuance of the Export Duty on Tea levied under Ordinance No. 15 of 1892.

Preamble.

WHEREAS it is expedient to provide for the continuance of the export duty on tea levied under the Ordinance No. 15 of 1892, after the expenses of the World's Columbian Exposition at Chicago shall have been paid and discharged, in order that the proceeds of such duty may be devoted to increasing the consumption of Ceylon tea in foreign lands: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof as follows:—

Commencement of levy of export duty, and rate of duty.

1 So soon after the Ordinance No. 15 of 1892, intituled "An Ordinance to levy an Export Duty on Tea," shall have ceased to be in force, there shall be raised, levied, and paid upon all tea of the produce of this Island exported beyond seas a duty of 10 cents per one hundred pounds, and such duty shall be independent of, and in addition to, any duty which may be imposed under the provisions of "The Medical Wants Ordinance, 1880, Amendment Ordinance, 1882."

Levy of export duty to be enforced under Ordinance No. 17 of 1869. 2 The duty under this Ordinance shall be levied at the customs on the entry for exportation of tea, and shall be payable to, and shall be collected and received by, the proper officers of the customs department, and the payment thereof shall be enforced under the provisions of the Ordinance No. 17 of 1869, intituled "An Ordinance for the general regulation of Customs in the Island of Ceylon."

Proceeds of duty how to be applied.

3 The proceeds of the levy hereby enacted shall be applied towards increasing the consumption of Ceylon tea in foreign lands in such manner as may be defined in a scheme to be prepared by the committees appointed respectively by the Planters' Association of Ceylon on the of 1894, and the Ceylon Chamber of Commerce on the of 1894, and to be approved by the Governor in Executive Council.

Duration of the Ordinance.

4 This Ordinance shall cease to be in force from and after such time as the Governor in Executive Council shall appoint by Proclamation to be published in the Government Gazette.

By His Excellency's command,

Colonial Secretary's Office, Colombo, August 7, 1894. E. NOEL WALKER, Colonial Secretary. *i*

NOTICES IN TESTAMENTARY, ACTIONS.

In the District Court of Kalutara.

Order Nisi.

Testamentary (In the Matter of the Estate of Moses Perera Seneviratna, deceased of Tangalla. Mudaliyar, Jurisdiction. No. 25.

THIS matter coming on for disposal before H. C. P. Bell, Esq., Acting District Judge of Kalutara, on the 5th day of July, 1894, in the presence of Mr. Henry S. Jayawickrama, Proctor, on the part of the petitioner Nissanga Samaris Silva, of Kudawaskaduwa; and the affidavit of the said Nissanga Samaris Silva, dated 4th day of July, 1894, having been read: It is declared that Nissanga Samaris Silva is entitled to have letters of administration issued to him in respect of the property left unadministered by the deceased administratrix Regina de Silva Seneviratna Lama Etani, unless the res-Regina de Silva Seneviratna Lama Etani, unless the respondents—1, Edirimunie Dinora de Soysa Wickkramasingha Hamine; 2, Nissanga Siadoris Silva; 3, Nissanga Asaneris de Silva; 4, Nissanga Setu Hamy; 5, Nissanga Ceciliana Hamy; 6, Kaluhath Agoris Mendis; 7, Kaluhath Carolis Mendis, of Kuda Waskaduwa; 8, Adirian Perera Seneviratna Annavi, of Kalamulla; 9, Messeris Mendis Seneviratna, of Lunupokuna; 10, Asuramunie Veronica Perera Hamine; 11, Mathes Perera Seneviratna; 12, Eralis Perera Seneviratna; 13, Migel Perera Seneviratna; 14, Rosalina Perera Seneviratna, of Kalamulla; 15, Alagiadura Marianu Fernando; 16, Alagiadura Agostino Fernando; 17, Charlis Fernando; 18, Alagiadura James Fernando; 19, Alagiadura Mathias Fernando, of Lunupokuna; 20, Alagiadura Josaphina Fernando, of Modara; 21, Sudasingha Nissanga Thepanis Dias; 22, Sudasingha Nissanga Regina Dias; 23, Sudasingha Nissanga Maulis Dias; and 24, Sudasingha Nissanga Engalina Dias, of Dias; and 24, Sudasingha Nissanga Engalina Dias, of Kotahena—shall, on or before the 15th day of August, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> H. C. P. Bell, Acting District Judge.

This 5th day of July, 1894

In the District Court of Galle.

Order Nisi.

Testamentary) In the Matter of the Estate of the late Jurisdiction. Welitara Acharige Aberan de Silva, No. 3,051. deceased, of Welitara.

THIS matter coming on for disposal before Henry Luttrell Moysey, Esq., District Judge of Galle, on the 21st day of June, 1894, in the presence of Mr. D. G. Goonawardana, Proctor, on the part of the petitioner Hikkaduwe Wadumestrige Balahami, of Minuangoda; and the affidavit of the said petitioner Hikkaduwe Wadumestrige Balahami, dated 20th day of October, 1893, having been read

having been read:

It is ordered that letters of administration of the estate of the said deceased Welitara Acharige Aberan de Silva be issued to the said petitioner Hikkaduwe Wadumestrige Balahami, of Minuangoda, she being the widow of the said deceased, unless the respondents—(1) Welitara Acharige Babahami, and her husband (2) Koswatte Eewaduge Eliyashami, both of Akmimana; (3) Welitara Acharige Rosabami, and her husband (4) Welitara Acharige Bosabami, (5) Welitara Acharige Ermanis, for himself and as guardian ad litem of Welitara Acharige Nonahami and Welitara Acharige Dionishami, the 8th and 9th named respondents; and (6) Welitara Acharige Nicholashami; and (7) Welitara Acharige Charles, all of Minuangoda,—shall, on or before the 25th day of July, 1894, show sufficient cause to the satisfaction of this court to the contrary. be issued to the said petitioner Hikkaduwe Wadumestrige this court to the contrary.

> H. L. MOYSEY, District Judge.

The Order Nisi is extended to the 15th August, 1894, and it is hereby declared that unless the respondents therein named shall, on or before that day show cause, the petitioner will be declared entitled to have letters of administration to the estate of the deceased issued to her.

25th July, 1894.

H. L. MOYSEY, District Judge.

In the District Court of Kurunegala.

Order Nisi.

In the Matter of the Estate of the late Ukkua Dewayalage Tikiri, deceased, Testamentary) Jurisdiction. No. 506. of Maduragoda.

Tikiralage Kiri, of Maduragoda Petitioner And

1, Tikiralage Subeya Durea; 2, Tikiralage Bilindi; 3, Tikiralage Malinda; 4, Tikira-lage Tettua; 5, Tikiralage Silindu, all of Maduragoda......Respondents.

THIS matter coming on for disposal before John Davenport Mason, Esq., Acting district Judge, on the 30th day of July, 1894, in the presence of Mr. Markus, on the part of the petitioner; and the affidavit of Tikiralage Kiri, dated 20th July, 1894, having been read: It is declared that the said Tikiralage Kiri, as the

widow of the said intestate, is entitled to have letters of administration of the estate of the said intestate issued to her accordingly, unless the respondents shall, on or before the 3rd day of September, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> J. D. MASON, District Judge.

The 30th day of July, 1894.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate Jurisdiction. of Lekamalegedara Siyatu Kapurala, No. 12. deceased.

Weediegedera Ukku Menica of Alutnuwara...Petitioner and

1. Weediegedera Mudiyanse of Alutnuwara; 2. Lekamalegedera Jotihami of Alut-nuwara; 3. Lekamalegedara Appuhami of Udunuwara; 4. Lekamalegedera Mohottiappu of Alutnuwara.Respondents.

THIS matter coming on for disposal before L. W. Booth, Esq., District Judge of Kegalla, on the 21st day of July, 1894, in the presence of Mr. E. A. Peries, Proctor, on the part of the petitioner and the affidavit of Weediegedera Ukku Menica of Alutnuwara, dated the 14th day of July, 1894, having been read:

It is ordered that the petitioner aforesaid be and she is hereby declared entitled to have letters of administration to the estate of the deceased Lekamalegedara Sivatu

to the estate of the deceased Lekamalegedara Siyatu Kapurala of Alutnuwara issued to her, as widow of the Kapurala of Aluthuwara issued to her, as widow of the said deceased, and that she be declared administratrix thereof, unless the respondents—(1) Weediegedera Mudiyanse of Aluthuwara; (2) Lekamalegedera Jotihami of Aluthuwara; (3) Lekamalegedera Appuhami of Udunuwara; (4) Lekamalegedera Mohottiappu of Aluthuwara—shall on or before the 25th day of August, 1894, show sufficient cause to the satisfaction of the Court to the contrary.

> L. W. BOOTH, District Judge.

The 26th day of July, 1894.

The 21st day of June, 1894.

In the District Court of Kandy.

Order Nisi,

Testamentary Jurisdiction No. 1,839.

In the Matter of the Estate of Ratnayaka Mudiyanselagedara Punchirala, late of Tispane in the Pallepona korale, Kotmale, deceased.

Ratnayaka Mudiyanselage Appuhami......Petitioner

And

1, Lianagedara Dingiri Menika and 2, Kotuwegedara RanmenikaRespondents.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 24th day of July, 1894, in the presence of Mr. C. Jayatileke, Proctor, on the part of the petitioner Ratnayaka Mudiyanselage Appuhamy; and the affidavit of Dissanayaka Mudiyanselagedara Appuhamy, dated the 19th day of July, 1894, having been read:

It is declared that the said Ratnayaka Mudiyanselage.

It is declared that the said Ratnayaka Mudiyanselage Appuhamy is the step-brother of Ratnayaka Mudiyanselagedara Punchirala, deceased, and as such is entitled to have letters of administration to the estate of Ratnayaka Mudiyanselagedara Punchirala, deceased, issued to him, unles the respondents above-named shall, on or before the 31st day of August, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM, District Judge.

The 24th day of July, 1894.

In the District Court of Kandy.

Order Nisi.

Testamentary Jurisdiction. No. 1,840.

In the Matter of the Estate of Disanayaka Mudiyanselagedara Dingiri Amma late of Deldenia in Yatinuwara, deceased.

Ganegedara Dingiri Banda Petitioner

And

Ganegedara Kiri Banda, a minor, by his guardian ad litem Disanayaka Mudiyanselagedara Ukku Banda Arachchi Respondent.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 27th day of July, 1894, in the presence of Mr. C. Jayetileke, Proctor, for the petitioner Ganegedara Dingiri Banda; and the affidavit of the said Ganegedara Dingiri Banda dated the 16th day of July, begin become Dingiri Banda, dated the 16th day of July, having been read:

It is declared that the said Ganegedara Dingiri Banda is the eldest son of Disanayaka Mudiyanselagedara Dingiri Amma, deceased, and as such is entitled to have letters of administration to the estate of Disanayaka Mudiyanselagedara Dingiri Amma, deceased, issued to him, unless the respondent above-named shall, on or before the 31st day of August, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 27th day of July, 1894.

J. H. DE SARAM, District Judge. In the District Courtof Kandy.

Order Nisi.

 ${f Testamentary}$ Jurisdiction. No. 1,841.

In the Matter of the Estate of Alutgama Ampitiyetenna Pannikkiheneyalagedara Kudahenaya, late of Ketakumbura in Udunuwara, deceased.

Labuangeheneyalagedara Kuda Ridee......Petitioner. And

1, Panikkiheneyalagedara Kiri Mutu; 2, Panikkiheneyalagedara Ukku Ridee; 3 Panikkiheneyalagedara Punchi Ridee; and 4, Panikkiheneyalagedara Mina, minors, by their guardian ad litem Udage Hene-

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 31st day of July, 1894, in the presence of Mr. C. Jayettleke, Proctor, for the petitioner Labuangeheneyalagedara Kuda Ridee; and the affidayit of the said Labuangeheneyalagedara Kuda Ridee, dated the 16th

day of July, 1894, having been read:

It is cleared that the said Labuangeheneyalagedara
Kuda Ridee is the widow of Alutgama Ampitiyetenna
Panikkihanarakandara Kudahanara Panikkiheneyalagedara Kudaheneya, deceased, and as such is entitled to have letters of administration to the estate of Alutgama Ampitiyetenne Panikkiheneyalagedara Kudaheneya, deceased, issued to her, unless the respondents above-named shall, on or before the 31st day of August, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 31st day of July, 1894.

In the District Court of Kandy. Order Nisi.

Testamentary \ In the Matter of the Estate of the late Una Mohammado, deceased. No. 1,757.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 19th day of June, 1893, in the presence of Mr. James Hugh Sproule, Proctor, on the part of the petitioner Peyna Reena Moona Muttu Caruppen Chetty, of Kandy; and the affidavit of the said Peyna Reena Moona Muttu Caruppen Chetty, dated the 17th day of June, 1893, having been read: It is declared that the said Peyna Reena Moona Muttu Caruppen Chetty is entitled to have letters of administration issued to him. entitled to have letters of administration issued to him, unless Ibrayee Ammah, Neyna Ossen, and Una Mohammado Casseem, the respondent, shall, on or before the 7th day of July, 1894, show sufficient cause to the satisfaction of this court to the contrary.

The 19th day of June, 1893.

J. H. DE SARAM, District Judge.

This Order Nisi is extended to the 17th day of August, 894, and it is ordered that the said Peyna Reena Moona Muttu Caruppen Chetty, of Kandy, will be declared entitled to have letters of administration to the estate of Una Mohammado, late of Kandy, deceased, issued to him, unless the above-named respondents shall, of or before the 17th day of August, 1894, show sufficient cause to the satisfaction of the court to the contrary.

The 13th day of July, 1894.

J. H. DE SARAM, District Judge.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Hatton by five labourers of Bogahawatta estate against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 48.50.

This 3rd day of August, 1894.

Louis Daundesekere, Chief Clerk.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,799. In the matter of the insolvency of Kavana Ahamado Allie, of 3rd Cross street, Pettah, Colombó.

OTICE is hereby given that a public sitting of this court will be held on August 23, 1894, for the allowance to the insolvent of his certificate of conformity.

By order of court,

J. B. Misso.

Colombo, July 24, 1894.

Secretary.

No. 1,808.

In the matter of the insolvency of Benjamin Peter de Silva, of Colombo.

OTICE is hereby given that a public sitting of this court will be held on August 23, 1894, for the allowance to the insolvent of his certificate of conformity.

By order of court, J. B. Misso,

Colombo, July 21, 1894.

Secretary.

No. 1,705. In the matter of the insolvency of Pitche Tamby Meera Lebbe Markar, of Panchikawatta, in Colombo.

OTICE is hereby given that a meeting of the creditors of the above named in a tors of the above-named insolvent will take place at the sitting of this court on August 23, 1894, to consider the conditions of sale of the following properties:—
1. All that southernmost one-third of the southern

half of the allotment of land and all the buildings, plantations, and trees thereon, situate at St. Sebastian within the Municipality of Colombo, now bearing assessment No. 6.

2. One-fourth of the middle one-third of the southern half of all that one-fourth part of a garden situated and lying on the east of St. Sebastian, now bearing assessment No. 6, on the road leading to Maradana in Colombo.

By order of court,

Colombo, August 6, 1894.

J. B. Misso. Secretary.

In the matter of the insolvency of Kader Kanny Rawter Pitchey, of No. 79, Grandpass road, Colombo. No. 1,803.

NOTICE is hereby given that a public sitting of this court will be held on September 13, 1894, for the allowance to the insolvent of his certificate of conformity.

By order of court,

J. B. Misso.

Colombo, August 4, 1894.

Secretary.

In the District Court of Kalutara.

No. 93. In the matter of the insolvency of John Jacob Cooray, of Panadure.

OTICE is hereby given that a certificate of confor-. mity as of the third class was granted by this court to the insolvent above-named at a public sitting of this court on the 6th instant.

By order of court,

JOHN G. L. VANDERSTRAATEN, Kalutara, August 8, 1894. Secretary.

No. 97. In the matter of the insolvency of Maddumage Lawrenti Fernando of Wekada. in Panadure.

OTICE is hereby given that the second public sitting of this court in the above-mentioned matter has been adjourned for August 24, 1894.

By order of court,

JOHN G. L. VANDERSTRAATEN

Secretary.

Kalutara, August 3, 1894.

In the District Court of Galle.

No. 250. In the matter of the insolvency of Mohidin Bawa Abdul Rahiman, of China Garden.

OTICE is hereby given that a public sitting of this court will take place on August 24, 1894, 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, August 6, 1894.

No. 252. In the matter of the insolvency of Kalu Arachchige Bastian de Silva, of Una-

watuna. OTICE is hereby given that on August 3, 1894, a certificate of conformity as of the third class was allowed to the above-named insolvent.

> By order of court, JAMES KRAUSE.

Galle, August 7, 1894.

Secretary.

NOTICES OF FISCALS' SALES.

Central Province.

In the District Court of Kandy.

N. K. V. P. Vallyappa Chetty, of Kandy Plaintiff. No. 7,862.

Packeer Tamby Lebbe Mohammado Tamby

Arachchi of MataleDefendant.

NOTICE is hereby given that on August 31, 1894, commencing at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant:—

1. Alandugahamulawatta situate in King street in the town of Matale, with the plantations and buildings thereon; bounded on the north by the land belonging to the Roman Catholic Church and Sinna Lebbe Sesma Lebbe; east by King street; south by property belonging to Mr. Robb and Wappoo Kandu Kunchi Kandu; and on the west by the paddy field belonging to Akunseli Kumburey Kira and Meewattakumburey Kira; containing in extent 1 acre and 7 perches, excepting therefrom a portion to the south 30 feet in breadth and 140 feet in length, with the plantations thereon.

2. An allotment of land of about 140 feet in length and 30 feet in breadth, with the plantation standing thereon; bounded on the north by the limit of the remaining portion of this land belonging to Nains Marikker. On the

portion of this land belonging to Naina Marikkar; on the east by King street; south by land beloning to Mr. Robb and Wappoo Kandu Kunchi Kandu, and on the west by the garden belonging to Meewattakumburey Kira, situate

at Matale asoresaid.

Amount of writ, Rs. 679.50.

C. R. CUMBERLAND, Fiscal.

Fiscal's Office, Kandy, August 6, 1894.

Southern Province.

In the District Court of Galle.

M. R. M. A. Muttaiya Chetty, of Kaluwella.....Plaintiff. No. 2,018.

1, Manawaduge Don Johanes Gunawardana, of Ahangama; 2, Don Andris de Silva, of Kataluwa Defendants.

OTICE is hereby given that on Saturday, September 8, 1894, at 4 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property,

All the soil and fruit trees of an undivived one-fourth part of Kopperabadahelawatta, and owita situate at Ahangama, together with the masonry built tiled house

of 13 cubits facing the north.

This writ is issued to levy a sum of Rs. 641 60, with interest on Rs. 500 at 15 per cent. per annum from

March 13, 1892.

Fiscal's Office, Galle, August 6, 1894. C. T. LEEMBRUGGEN, Deputy Fiscal.

In the District Court of Galle.

M. R. M. A. Sammugan Chetty, by his attorney M. R. M. A. Muttaiya Chetty, of KaluwellaPlaintiff. No. 2,481.

OTICE is hereby given that on Saturday, September 8, 1894, at 3 o'clock in the afternoon, will be sold

by public auction at the spot the following property,

All the soil and fruit trees of an undivided one-fourth of Koppera Badahelawatta and owita, together with the masonry built tiled13 cubits' house facing the north, situate at Ahangama; property mortgaged with the plaintiff by bond dated July 11, 1891, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 1,144-13, with interest on Rs. 800 at 15 per cent. per annum from December 14, 1893.

C. .T LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office. Galle, August 4, 1894.

In the District Court of Galle.

Henrietta Dorothea de Vos, widow of F. W de Vos, late of Galle, deceased......Plaintiff.
No. 2,727. Vs.

No. 2,727. Vs. 1, Ossen Saibu Rasa Markar; 2, Kuppa Tamby Ossen Saibo; 3, Sema Casim Ossen Saibu; and 4, Packeer Tamby

Isu Hajji, all of Galupiadda..... Defendants.

OTICE is hereby given that on Friday, September 7, 1894, at 3.30 o'clock in the afternoon, will be sold by public auction at the spot the following property, viz.:—
1. The boutique and premises bearing No. 264, situate

at Green Market street, Galle Bazaar.

2. Two-fifths part of the garden called Pelawatta, together with the house bearing No. 27 standing thereon, situate at Galupiadda.

3. Half part of the garden Pelawatta adias Ganga addarawatta, situate at Galupiadda, together with half of

the old plantation and quarter of the new plantation.
4. The garden called Donnaidawatta, situate at Galupiadda, together with the two houses bearing Nos. 521 and 522; property mortgaged by the writing obligatory dated September 8, 1884, and declared executable under the judgement entered in the above case.

This writ is issued to levy a sum of Rs. 1,599.50, with interest on Rs. 1,400 at 10 per cent. per annum from

March 9, 1893, till payment in full.

Fiscal's Office, Galle, August 8, 1894. C. T. LEEMBRUGGEN. Deputy Fiscal.

In the District Court of Galle.

Ana Lana Suna Adakappa Chetty, of GallePlaintiff. No. 2.650. $\mathbf{v_{s}}$.

Abdulla Cassim Seusa; 2, Cader Ibrahim Packir Mohidin, both of China Garden.....Defendants.

OTICE is hereby given that on Monday, September 3, 1894, at 3.30 o'clock in the afternoon, will be sold by public auction at the spot the following pro-

1. All that part from the part of the garden called Kekiribokkewatta, commonly called China Garden, that is to say, a part from the lot formerly marked No. 33 and presently No. 3, situate at Kumbalwella, with the building now being built standing thereon, bearing assessment No. 191, marked letter A.

2. All that divided half part of lot No. 5 of the garden

called Kekiribokkewatta, also situate at Kumbalwella.

The same day, at 4.30 P.M.

All that boutique and premises bearing assessment . No. 163, situate at New street, Galle Bazaar; property mortgaged by the writing obligatory dated November 19 1892, and declared executable under the judgment entered

This writ is issued to levy a sum of Rs. 2,350 75, with interest on Rs. 2,000 at 18 per cent. per annum from March 7, 1894, till payment in full.

C. T. LEEMBRUGGEN, Deputy Fiscal.

Fiscal's Office, Galle, August 4, 1894.

North-Western Province.

In the District Court of Kurunegala.

K. M. Peria Carpen Chetty and othersPlaintiffs. Vs.

Joseph de Silva Jayasundere, Mudaliyar, of Kurunegala..... Defendant.

OTICE is hereby given that on the days and hours under-mentioned will be sold by public auction the following property, viz. :-

On Monday, September 3, 1894, commencing at 8 o'clock in the morning, at the spot.

1. An allotment of land called Kahatagahapotte-kumbura, situate in the yillage Wewellegama alias Wewalwela in Dambadeni Udukaha korale West of the Dambadeni hatpattu, and containing in extent 3 acres 1 rood and

2 perches.2. An allotment of land called Pahalamahakumbura, situate in the village Wewillegama alias Wewalwela aforesaid, and containing in extent 2 acres 1 rood and

5 perches.

3. An allotment of land called Ihalabaduragepitiyakumbura, situate in the village Wewillegama alias Wewal-

wela aforesaid, and containing in extent 3 acres.
4. An allotment of land called Walaliaddekumbura, situate in the village Potupitiya in Dambadeni Udukaha korale West of the Dambadeni hatpattu, and containing in extent 2 acres.

On Tuesday, September 4, 1894, commencing at 8 o'clock in the morning, at the spot.

The field Wewekumbura of about six pelas of paddy sowing extent, situate at Ranmutugala in Dambadeni Udukaha korale West of the Dambadeni hatpattu.

2. The field Gaswakotuwekumbura of about seven pelas of paddy sowing extent, situate at Ranmutugala aforesaid.

- 3. The garden Timbirigaharuppewatta with the buildings and plantations standing thereon of three seers kurakkan in extent, situate at Karambe in Meddeketia korale
- 4. The garden Kadjugahamulawatta with the buildings and plantations standing thereon of about six seers of kurakkan in extent, situate at Dematagahawela in Dambadeni Udukaha korale West.

5. The field Gederagawakumbura of about two pelas of paddy sowing extent, situate at Dematagahawela

aforesaid.

On Saturday, September 8, 1894, commencing at 8 o'clock in the morning, at the spot.

An allotment of land called Makullagahakumbura, situate in the village Maelia in Devigandahe korale of the Hiriyala hatpattu, and containing in extent 2 roods and 19 perches.

2. An allotment of land called Kongahamulle Muttettuwekumbura, situate at Maelia aforesaid, and containing in extent 3 roots and 17 perches, exclusive of the

reservation for a road passing through the land.
3. An allotment of land called Ihalabagemuttettuwa, situate in the village Maelia aforesaid, and containing in extent 3 roods and 21 perches, exclusive of the reservation

for a road passing through the land.
4. An allotment of land called Palipottekumbura, situate in the village Maelia aforesaid, and containing in

extent 1 acre and 15 perches.

5. An allotment of land called Minuwangodakumbura situate in the village Maelia aforesaid, and containing in extent 20 perches.

6. An allotment of land called Keta, situate in the village Maelia aforesaid, and containing in extent 13 acres 1 rood and 15 perches.

7. An allotment of land called Dambegaha pattena, situated in the village Maelia aforesaid, and containing in

extent 2 acres 2 roods and 6 perches

8. An allotment of land called Bakmeegahakumbura, situate in the village Maelia aforesaid, and containing in extent 2 acres.

On Monday, September 10, 1894, commencing at 8 o 'clockin the morning, at the spot.

All that piece of land called "Spring land" together with the buildings and plantations standing thereon, situated within the town of Kurunegala on the Kandy road, and containing in extent 1 acre 1 rood and 30 square perches.

2. An allotment of land situate in the town of Kurunegala, at the junction of the Puttalam road and St. Anna's street, and containing about half a seer of kurakkan

sowing extent.

3. An allotment of land called Gamadugollewatta of 6 acres 1 rood and 26 perches, situate at Heraliyawala in Tiragandahe korale of the Weudawilli hatpattu, together with the plantations thereon.

4. An allotment of land called Gamadugollewatta of 4 acres 3 roods and 8 perches in extent, situate at Heraliyawala aforesaid, together with the plantations thereon.

5. An allotment of land called Gamadugollewatta of 5 acres 2 roods and 13 perches, situate at Heraliyawala aforesaid, together with the plantations thereon.

6. The garden Kudaralelagepitiawatta, with the buildings and plantations standing thereon, of about one chundu of kurakkan in extent, situate at Wehera in

town of Kurunegala.
7. The garden Palliyewatta, situate at Wehera aforesaid, with the buildings and plantations standing thereon

of half a kuruni of kurakkan in extent.

.8. The field Nugagahamullehena of about two lahas kurakkan in extent, situate at Wehera aforesaid, together with the buildings and plantations standing thereon. These properties are declared bound and executable under the judgment entered in the above case.

Amount to be levied Rs. 7,041.

N. S. CASSIM, for Fiscal.

Fiscal's Office, •Kurunegala, August 8, 1894.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Muttu Sami Thewar, of Beminiwatta......Plaintiff. No. 334. $\mathbf{v}_{\mathbf{s}}$. George Dunuwila, of Edanduwawa Walawwa...Defendanta

OTICE is hereby given that on Saturday, September 8, 1894, 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 for the recovery of Rs. 369.55, viz.:-

1. Mahakumbura, 2 amunas; bounded on the east by Kannikumburaimaniyara, south by Alupotapitiyawattaeura, west by Palkada and Dimbulakumburaimaniyara, and on the north by Wanduragoda Kalukapuge-eura.

2. Irigatchiakumbura, two pelas; bounded on the east by Kalalkumburaimaniyara, south by Goda-eura, west by Kannikumburaimaniyara, and on the north by Goda-

watta.

- 3. Kalalkumbura, Udagamaralagekumbura, Pillagawakumbura, of six pelas; bounded on the east by Goda-eura and Unumuweimaniyara and Palkadaimaniyara, south by Goda-eura, west by Kalalkumburaimaniyara belonging to Appuhami Wedarala, and on the north by Goda-
- 4. Unumuwedurainnekumbura, Barawakumbura, and Atalahakumbura, three pelas; bounded on the east by high road and Okandekumburaimaniyara, south by Wijetunge Koralagekumburaimaniyara, and Palkadeimaniyara, west by Udagamarallagekumburaimaniyara, and on the north by Godawatta and Barawakumburaimaniyara.

5. Pindeniyakumbura of three pelas; bounded on the east by Ganekumburaimaniyara, south by ela, west by ela and Goda-eura, and on the north by Goda-eura.

Diyapilipotakumbura of two pelas; bounded on the east by high road, on the south by Ganekumburaimani-

yra, west by eura, and on the north by Goda-eura.
7. Imbulhitiyawakumbura, sixteen lahas; bounded on the east by Kurukohawatta and Dahanekgewatta and Wiyannalagewatta, south by Goda-eura, west by Elawella, and the contract and on the north by Godawatta.

8. Walawwewatta, with the plantations and the thatched house standing thereon, three amunas in extent; bounded on the east by high road and wela, south by ela and wela, on the west by Piliangearamba agala and Wiyannalagewatta agala, and Dahanekgewattaparana-agala, and on the north by Wijekonrallagewatta and Neketrallagewatta.

9. Imbulgahamulawatta and plantations, fifteen lahas in extent, bounded on the east by high road, south by Neketrallagewattaparanaagala, west by Gulagewattaparana-agala, and on the north by wela.

10. Walakadawatta and Allawatta, one amunam;

bounded on the east by agala, south and west by agala and high road, and on the north by Parana-agala.

11. Pillagawawatta, six pelas: bounded on the east by

wela, south by wela, west by wela and agala, and on the

north by agala.

12. Nainawehena, two amunams: bounded on the east by chena belonging to the late Beminiwatta Korala, south by agala, west by the boundary of the chena belonging to Appuhami Wedarala, and on the north by ima.

13. Alupotapitiyawatta, fifteen lahas in extent; bounded on the east by Wijekonrallagewatta agala, Kurukohowatta-agala, south by wela, west by wela, and on the north by Paranaagala and Kaluwakotuwawatta, all situated at Edanduwewa in Meda Pattuwa of Galboda korale.

Deputy Fiscal's Office, Kegalla, August 4, 1894.

F. H. PRICE, Deputy Fiscal.