

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.

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

Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

The Volunteer Amendment Ordinance, 1899.

Preamble.

WHEREAS it is expedient to amend Ordinance No. 3 of 1861, intituled "An Ordinance to authorize the formation of Volunteer Corps in this Colony, and to provide for the good order and discipline thereof," and "The Volunteer Reserve Ordinance, 1890," in certain particulars: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Commencement of Ordinance.

1 This Ordinance may be cited for all purposes as "The Volunteer Amendment Ordinance, 1899."

Repeal.

2 Section 11 of Ordinance No. 3 of 1861 is hereby repealed.

Insertion of section between 1 and 2 of Ordinance No. 3 of 1861.

3 Between sections 1 and 2 of Ordinance No. 3 of 1861 the following section shall be inserted and numbered 1 α :

Interpretation clause.

1 a. In this Ordinance, unless the context otherwise requires:

The term "commanding officer of the corps" or "commanding officer of the regiment" means the commandant of the volunteer force in Ceylon.

Amendment of section 10 of Ordinance No. 3 of 1861.

4 For section 10 of Ordinance No. 3 of 1861 the following shall be substituted:

Inspection.

10. Every volunteer corps shall be liable to be inspected at least once a year by the officer commanding Her Majesty's regular forces, or by a field officer authorized thereto by the Governor.

Amendment of section 13 of Ordinance No. 3 of 1861. 5 For section 13 of Ordinance No. 3 of 1861 the following shall be substituted:

General court martial. 13. General courts martial shall consist of not less than five commissioned officers of the volunteer force.

Amendment of section 14 of Ordinance No. 3 of 1861. 6 For section 14 of Ordinance No. 3 of 1861 the following shall be substituted:

Regimental court martial.

14. Regimental courts martial may be convened by the commanding officer, and shall consist of not less than three commissioned officers of the force.

Amendment of section 16 of the Ordinance No. 3 of 7 For section 16 of Ordinance No. 3 of 1861 the following shall be substituted:

Volunteers guilty of military offences in cases of invasion, &c., to be subject to Army Act, 1881. 16. Every member of the volunteer force enrolled according to the provisions of this Ordinance shall for all military offences of which he shall be guilty, when warned for actual duty in cases of actual invasion, or of any appearance of any enemy on the coasts of Ceylon, or of rebellion or insurrection arising or existing within the same, or whenever the volunteer force or any part thereof has been called out by the Governor under the power in that behalf hereinbefore provided, or whilst on actual duty in such cases as aforesaid, be subject to "The Army Act, 1881."

Amendment of section 30 of Ordinance No. 3 of 1861.

8 For section 30 of Ordinance No. 3 of 1861 the following shall be substituted:

Place of deposit for arms, and persons to take care of them provided at public expense. 30. The commanding officer of any corps receiving any arms or accourrements supplied at the public expense or by subscription or from the funds of the corps may, with the consent of the Governor, appoint proper places for dopositing and safe-keeping of the arms and accourrements of the corps, and proper persons to repair and keep such arms in good condition; and all reasonable expenses incurred in placing and keeping them clean and in proper repair, order, and condition shall be paid from the General Treasury, upon warrant to be for that purpose issued by the Governor: Provided that it shall be lawful for the Governor to appoint any person or persons to inspect and report upon the state and condition of such arms and accourrements, and to audit the account, and order such sums as expenses as he shall consider right.

Amendment of section 32 of Ordinance No. 3 of 1861.

9 For section 32 of Ordinance No. 3 of 1861 the following shall be substituted:

Volunteers to give up arms, &c., on quitting or being dismissed the corps.

32. Every person who shall have received any arms, ammunition, accoutrements, or uniform, or other articles belonging to Government, or which shall have been furnished from the public stores or at the public expense, or at the expense of any subscription for providing such articles, or from the funds of the corps, shall, upon his quitting such corps, or upon dismissal therefrom, or whenever he shall be required so to do by the commanding officer, or whenever the said corps shall be disbanded, deliver up to the commanding officer, or such person as he shall appoint to receive the same, all such arms, ammunition, accourrements, uniform, or other article, in good order and condition, reasonable wear and tear thereof only excepted, and in default thereof he shall pay such sum of money as shall be adjudged by the commanding officer.

Amendment of section 34 of Ordinance No. 3 of

Sums due by volunteers how recoverable.

10 For section 34 of Ordinance No. 3 of 1861 the following shall be substituted:

If any volunteer shall neglect or refuse, on demand made for that purpose, to pay any sum which he may be ordered to pay by the commanding officer, or which he may be condemned to pay by the sentence of a court martial, or any sum subscribed or required by any rules of such corps to be subscribed by him towards any expenses thereof, in such case any police magistrate residing in or near to the place in which such corps shall be, on application made for that purpose by any commanding or field officer, or adjutant or serjeant-instructor, under any order of the commanding officer of any such corps, may direct such sum to be paid as a fine, on a day to be named in an order to be for that purpose made by such police court and served upon such volunteer; and in default of his so paying the sum due by him, the police court shall and may proceed to recover the same in such and the same manner as any fine adjudged by police courts against any person is recovered.

Amendment of section 3 of Ordinance No. 16 of 1890.

Proviso.

11 To section 3 of Ordinance No. 16 of 1890 the following proviso shall be added:

Provided that the Governor may in special aggs sanction

Provided that the Governor may in special cases sanction the enrolment in, or appointment to, the volunteer reserve, or the transfer from the active list to the reserve of officers, and men living within a radius of ten miles from the headquarters of a reserve district.

Amendment of section 4 of Ordinance No. 16 of 1890.

- 12 For section 4 of Ordinance No. 16 of 1890 the following shall be substituted:
 - 4. Every person who desires to be admitted into the volunteer reserve under the regulations hereinafter mentioned shall apply in writing to the adjutant to be duly enrolled as by those regulations provided, and shall upon his enrolment being sanctioned, unless he be transferred direct from the active list to the reserve, take the following oath, or, if he be not a Christian, make the following affirmation, before any justice of the peace having jurisdiction in the place where such oath or affirmation is taken or made:

I, _____, do sincerely promise and swear, and truly affirm and declare, that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, her heirs and successors according to law, and that I will faithfully serve Her Majesty in Ceylon for the defence thereof against all her enemies and opposers whatever.

Addition of a sub-section to section 6 of Ordinance No. 16 of 1890.

Certificate in case of members of reserve permitted to reside within ten-mile radius 13 To section 6 of Ordinance No. 16 of 1890 the following sub-section shall be added:

(3) In the case of members of the reserve who have been specially permitted to reside within a ten-mile radius from the headquarters of a reserve district, the certificate to be forwarded to the adjutant under sub-section (1) hereof shall be in the form C in the schedule hereto instead of in the form A.

Amendment of section 9 of Ordinance No. 16 of 1890.

14 Section 9 of Ordinance No. 16 of 1890 shall be amended by adding at the end thereof the following words: unless the Governor has specially sanctioned his residing within a ten-mile radius from the headquarters of a reserve district.

Amendment of section 10 of Ordinance No. 16 of 1890

Efficiency.

15 For section 10 of Ordinance No. 16 of 1890 the following shall be substituted:

10. Every member of the volunteer reserve, unless he be a commissioned officer, must render himself efficient at least once in every three years by attending and going through such course of musketry as shall from time to time be laid down by the commanding officer, unless such member shall be specially exempted by the commanding officer from attending and going through such musketry course.

16 Forms A and B in the schedule hereto are substituted or the forms A and B in the schedule to Ordinance No. 16 fof 1890.

Amendment of schedule to Ordinance No. 16 of 1890.

SCHEDULE.

Form A.

I hereby certify that —, No. — of the Volunteer Reserve, has been continuously stationed during the last six months at —, outside a radius of ten miles from —, the head-quarters of the Volunteer Reserve District within which the said — resides; that he has had no opportunity of attending the course of musketry laid down for the Volunteer Reserve, and that to the best of my belief he is within the prescribed limits of age, and physically fit for military service.

Given under my hand at ———, the ——— day of ———, 189 —.

Form B.

I, _____, No. ____ of the Volunteer Reserve, do swear (or solemnly, sincerely, and truly declare and affirm) that during the last six months I have been continuously stationed at _____, outside a radius of ten miles from _____, the headquarters of the Volunteer Reserve District within which I reside; that I have had no opportunity of attending the course of musketry laid down for the Volunteer Reserve, and that I am within the prescribed age, and physically fit for military service.

Form C.

I hereby certify that _____, No. ____ of the Volunteer Reserve, has been continuously stationed during the last six months at _____, within the radius of ten miles from _____, the head-quarters of the Volunteer Reserve District within which the said _____ resides; that he has had no opportunity of attending the course of musketry laid down for the Volunteer Reserve, and that to the best of my belief he is within the prescribed limits of age, and physically fit for military service.

Given under my hand at _____, the ____ day of _____, 189 ___.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 26, 1899. E. NOEL WALKER, Colonial Secretary.

List of Uncertificated Insolvents in the District of Badulla for the Half-year ended December 31, 1898.

District Court, Badulla, January 26, 1899. Nil.

J. G. FRASER, District Judge.

List of Testamentary Cases under Official Administration for the Half-year ended December 31, 1898.

Nil.

District Court, Badulla, January 26, 1899.

J. G. Fraser, District Judge.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. C/1,135. In the Matter of the Estate and Effects of Arnold Hill Thompson, of Colombo.

Dalziel Ross Buchanan, of Colombo...... Petitioner.

And

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 26th day of January, 1899, in the presence of Messrs. F. J. and R. F. de Saram, Proctors, on the part of the petitioner Dalziel Ross Buchanan, of Colombo; and the affidavit, dated the 20th day of January, 1899, of the said petitioner, having been read: It is ordered that the petitioner Dalziel Ross Buchanan, of Colombo, be declared entitled to have letters of administration of the estate of the deceased Arnold Hill Thompson issued to him, as attorney of Aline Mary Innes Thompson, widow of the said deceased, unless the respondents aforesaid shall, on or before the 23rd day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

The 30th day of January, 1899.

D. F. Browne,
District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 1,134/C. In the Matter of the Estate and Effects of Ana Rawanna Alliyar, of Kottapattanam in Pattukotta Talug, in the District of Tanjore, in Southern India, deceased.

Abubakker Ravuther Mohideen Packeer, of Bankshall street in Colombo......Petitioner.

And

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 26th day of January, 1899, in the presence of Mr. H. Tiruvilangam, Proctor, on the part of the petitioner Abubakker Ravuther Mohideen Packeer, of Bankshall street, Colombo; and the affidavit, dated 24th day of January, 1899, of the said petitioner, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Ana Rawanna Alliyar, of Kottapattanam in Southern India, issued to him, as attorney of Mohamadu Asia Umma, widow of the said deceased, unless the respondents aforesaid or any person interested shall, on or before the 16th day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, District Judge.

The 26th day of January, 1899.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 209.

In the Matter of the Estate of the late Don Carolis Dasanayeke Appuhamy, deceased, of Kumbuke.

THIS matter coming on for disposal before G. C. Roosmalecocq, Esq., District Judge of Kalutara, on the 17th day of December, 1898, in the presence of

Mr. Simon Goonetilleke, Proctor, on the part of the petitioner Alujjagey Dona Podi Nona Hamine, of Kumbuke; and the affidavit of the said Alujjagey Dona Podi Nona Hamine, dated 16th December, 1898, having been read:

It is ordered that the said Alujjagey Podinona Hamine be and she is hereby declared entitled to have letters of administration to the estate of the said Don Carolis Dasanayeke Appuhamy, deceased, issued to her, as widow of the said deceased, unless the respondents—1, Don Abraham Dasanayeke Appuhamy; 2, Dona Maria Nona Dasanayeke Hamine; 3, Dona Jane Nona Dasanayeke Hamine, all of Kumbuke—shall, on or before the 14th day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

G. C. ROOSMALECOCQ, District Judge.

This 17th day of December, 1898.

In the District Court of Kalutara. Order Nisi.

Testamentary Jurisdiction. No. 210.

In the Matter of the Estate of the late Remunegey alias Hettiatchigey Anoris Appu, deceased, of Kumbuke.

THIS matter coming on or for disposal before G. C. Roosmalecocq, Esq., District Judge of Kalutara, on the 17th day of December, 1898, in the presence of Mr. Simon Goonetilleke, Proctor, on the part of the petitioner Hettigey Baba Hamy, of Kumbuke; and the affidavit of the said Hettigey Baba Hamy, dated 16th December, 1898, having been read:

It is ordered that the said Hettigey Baba Hamy be and she is hereby declared entitled to have letters of administration to the estate of Remunegey alias Hettiatchigey Anoris Appu, deceased, issued to her, as widow of the said deceased, unless the respondents—1, Remunegey alias Hettiatchigey Carolis; 2, Remunegey alias Hettiatchigey Sopi Hamy; 3, Remunegey alias Hettiatchigey Themis Singho; 4, Remunegey alias Hettiatchigey Baba Nona, all of Kumbuke—shall, on or before the 14th day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

G. C. ROOSMALECOCQ, District Judge.

This 17th day of December, 1898.

In the District Court of Kalutara.

Order Nisi.

Testamentary Jurisdiction. No. 211. In the Matter of the Estate of the late Louishennedigey David Peris, of Desastara Kalutara, deceased.

THIS matter coming on for disposal before G. C. Roosmalecocq, Esq., District Judge of Kalutara, on the 12th day of January, 1899, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner Merenghagey Manimel Fernando, of Ratmalana; and his affidavit, dated 11th January, 1899, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled to have letters of administration to the estate of the above named deceased issued to him, as husband of the first respondent, Louishennedigey Helena Peris, who is a daughter of the said deceased, unless the respondents—1, Louishennedigey Helena Peris; 2,

Louishennedigey Daniel Peris; and 3, Louishennedigey Carlina Peris, all of Desastara Kalutara—shall, on or before the 14th day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

G. C. ROOSMALECOCQ, District Judge.

This 12th day of January, 1899.

In the District Court of Kandy.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,086.

In the Matter of the Estate of the late Warusa Umma, deceased, of Kandy.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 11th day of January, 1899, in the presence of Messrs. Beven & Beven, Proctors, on the part of the petitioner Abdul Razaak Mapulle Marikar, of No. 13, Katugastota road, Kandy; and the affidavit of Assen Lebbe Abdul Rahim, of Kandy, dated 6th January, 1899, having been read:

It is ordered that letters of administration to the estate of Warusa Umma, of Kandy, deceased, be issued to the petitioner above-named, as husband of the said deceased, unless 1, Aziza Umma; and 2, Mohammadu Salim, both of No. 13, Katugastota road, Kandy, by their guardian ad litem M. Badur Deen, of No. 23, Hill street, Kandy, shall, on or before the 23rd day February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 11th day of January, 1899.

In the District Court of Kandy.

Order Nisi.

Testamentary
Jurisdiction.
No. 2,088.

In the Matter of the Estate of the late Pana Lana Ramen Chetty, deceased, of Murayoor in India.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 18th day of January, 1899, in the presence of Messrs. Beven & Beven, Proctors, on the part of the petitioner Pena Rina Karuppen Chetty, of Nawalapitiya; and the affidavit of the said petitioner, dated 17th January, 1899, having been read:

It is ordered that letters of administration to the estate of Pana Lana Ramen Chetty, of Murayoor in India, deceased, be issued to the petitioner, as attorney of the son of the deceased, unless P. L. R. M. Muttayah Chetty, of Murayoor in Tirupathoor Taleka, Siwasenga Seema, India, shall, within thirty days from the service of this Order Nisi on him, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 18th day of January, 1899.

In the District Court of Batticaloa.

Order Nisi.

Testamentary Jurisdiction. No. 1,309. In the Matter of the Estate and Effects of Vappu Tamby Mohomedo Sathacatulla, late of Tondi in India.

Vavanna Lebbe Tamby Seeni Moheydin, of Batticaloa......Petitioner.

THE matter coming on for disposal before R. B. Hellings, Esq., Acting District Judge of Batticaloa, on the 25th day of January, 1899, in presence of Mr. D. W. Kadramer on the part of the petitioner; the affidavit of the petitioner Vavanna Lebbe Tamby Seeni Moheydin, dated 24th January, 1899, and the order of the Supreme Court, dated 16th December, 1898, having been read: It is ordered that the said petitioner Vavanna Lebbe Tamby Seeni Moheydin, as attorney of the heirs Sego Ibrahim Ammal, widow of the deceased Vappu Tamby Mohomedo Sathacatulla, and Gulam Moheydin Vappu Tamby, father of the said deceased, is and he is hereby declared entitled to have letters of administration to the estate of the said Vappu Tamby Mohomedo Sathacatulla, deceased, issued to him, unless some person or persons shall appear, on or before the 11th day of February, 1899, and show sufficient cause to the satisfaction of this court to the contrary.

R. B. HELLINGS, District Judge.

This 25th January, 1899.

In the District Court of Jaffna.

Order Nisi.

Testamentary Jurisdiction. No. 942. Class II. In the Matter of the Estate of the late Ravanna Mana Meyna Seena Thana Iladchumanan Chetty, of Vannarponnai, deceased.

Ravanna Mana Meyna Seena Thana Raman Chetty, of VannarponnaiPetitioner.

Vs.

Rayanna Mana Ana Runa Ana Runa Suppiramanyan Chetty, of VannarponnaiRespondent.

THIS matter of the petition of Ravanna Mana Meyna Seena Thana Raman Chetty, of Vannarponnai, praying for letters of administration to the estate of the above-named deceased Ravanna Mana Meyna Seena Thana Iladchumanan Chetty, coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 19th day of December, 1898, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 19th day of December, 1898, having been read: It is declared that the petitioner is the agent of the principal 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 27th day of February, 1899, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT, District Judge.

This 19th day of December, 1898.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,875.

No. 1,948.

No. 1,948.

In the matter of the insolvency of K. B. Martinus Perera, of Grandpass, Colombo.

TOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of the court on March 2 next, for the purpose of granting a certificate of conformity to the said insolvent.

By order of court,

J. B. Misso, Secretary.

Colombo, February 1, 1899.

In the matter of the insolvency of Oliver Rowland Perera, of Wellawatta.

NOTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of the court on March 2 next, for the purpose of granting a certificate of conformity to the said insolvent.

By order of court,

Colombo, January 31, 1899.

J. B. Misso. Secretary.

In the matter of the insolvency of Oliver Rowland Perera, of Wellawatta.

OTICE is hereby given that a meeting of creditors of the above-named insolvent will take place at the sitting of the court on February 16 next, for the purpose of considering the conditions of sale of immovable property belonging to the estate of the said insolvent.

By order of court.

Colombo, January 31, 1899.

J. B. Misso, Secretary.

In the District Court of Galle.

No. 303.

In the matter of the insolvency of Kunji Wappu Uduma Lebbe Markar, of Dangedara.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on March 3, 1899, to grant a certificate of conformity to the said insolvent.

By order of court,

Galle, January 28, 1899.

JAMES KRAUSE, Secretary.

No. 284.

In the matter of the insolvency of Sinna Tamby Cadirawel, of Mahamodara.

OTICE is hereby given that a meeting of the creditors will take place at the sitting of this court on February 14, 1899, for proof of debts.

By order of court,

JAMES KRAUSE.

Galle, January 30, 1899.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Cargills, LimitedPlaintiffs, No. 10,702/C. Charles H. Pate, of the Fort, Colombo......Defendant.

OTICE is hereby given that on Tuesday, February 28, 1899, at 11.30 in the forenoon, will be sold by public auction at No. 10, Flower road, Cinnamon Gardens, Colombo, the following property, for the recovery of the sum of Rs. 882.91, with interest on Rs. 732.91 at 9 per cent. per annum from November 30, 1897, till payment in full, viz. :-

Two ebony loungers, two ebony couches, one ebony round table, three mirrors, two ebony easy chairs, five ladies' ebony chairs, five bentwood chairs, one calamander wood almirah, one iron teapoy, and one piano.

Fiscal's Office, Colombo, February 1, 1899.

E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Ana Shena Bacha, of No. 4, Barber street, Colombo Plaintiff.

Thana Shaina Naina Segoe Meera Lebbe,

of ColomboSubstituted Plaintiff.
No. 5,237. Vs. No. 5,237. Vs.

1, M. L. M. Sarai Lebbe; and 2, M. L. M. Samsideen, executors of the last will and

testament of Kider Saiboe Cader Saiboe, deceasedDefendants.

OTICE is hereby given that on February 25, 1899, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :

All that high land and low land called Hendala Farm, together with all the plantations thereon, situated at together with all the plantations thereon, situated at Hendala Palliawatta, in the Ragam pattu of Alutkuru korale; and bounded on the north by the property purchased by the late Cader Saiboe from Jayasinghe and by the limits of other lands, on the east by the new canal and by the limits of lands of Jusey Fonseka and others, on the south by the limits of lands of Gamlath Kankanamalage Don Carolis and others, and on the west by the sea-shore; containing in extent 100 acres more or

JOHN A. ABEYESEKERA, Deputy Fiscal's Office, Deputy Fiscal. Welisara, January 30, 1899.

In the District Court of Negombo. .

Sawanna Thana Sina Wana Muttaiyah Chetty,

No. 3,126. Vs.

1, Jayasinha Arachchige Don Hendrick Appuhami; and 2, Jayasinha Arachchige Don Charles Appuhami, both of Medamulla..... Defendants.

OTICE is hereby given that on February 25, 1899, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the following property, specially hypothecated by bonds No. 9,594 dated February 12, 1895, and No. 10,710 dated

May 14, 1896, viz.:—
1. An undivided half share of the garden called Delgahawatta alias Bulugahawatta, situate at Nilpanagoda and Medamulla in the Dasiya pattu of the Alutkuru korale; the entire garden is bounded on the north by

the land of Seenchi Appuhami and others, on the east by the lands of the late Thomis Fernando and others, on the south by the lands belonging to the heirs of the late Welun Appuhami, and on the west by the paddy field of Appu Sinno Appuhami and others; containing in

extent 4 acres more or less.

2. An undivided half share of the paddy field called Dawatakumbura, at do.; the entire field is bounded on the north by the garden of Louis Peries, on the east by the paddy field of Dines Appuhami, on the south by the land called Tekkawatta belonging to Government, and on the west by the paddy field of Seenchi Appuhami; containing in extent 12 parrahs of paddy sowing more or less.

3. The garden called Dodangahawatta and buildings standing thereon, at do.; bounded on the north by the lands of Siman Fernando and others, on the east by the lands belonging to the first defendant and others, on the south by the dewata road, and on the west by the land belonging to Government and by the land of Appusinno Appuhami and others; containing in extent

12 acres more or less.

4. An undivided one-fifth share of the garden called Hedawekegahawatta alias Kahatagahawatta, at do.; the entire garden is bounded on the north by the land of the Iate Bastian Appu and others, on the north-west by the garden of Don Samuel Appu, on the south by the garden of Welun Perera Appuhami and others; containing in

extent 10 acres more or less.
5. The paddy field called Palanowitakumbura, at do.; bounded on the north by the oya, on the east also by the oya, on the south by the paddy field of Carolis Appuhami, and on the west by the high road; containing in extent

4 parrahs of paddy sowing more or less.

6. The garden called Kahatagahawatta, at do.; bounded on the north by the land of Babanis Fernando, on the east by the garden belonging to the first defendant and others, on the south also by the garden belonging to the first defendant and others, and on the west by the residing garden of the first defendant; containing in extent 24 acres more or less.

7. The paddy field called Delgabakumbura, at do.:

The paddy field called Delgahakumbura, at do.; bounded on the north by the field of Appu Sinno Appuhami, on the east by the water-course, on the south by the paddy field of Cornis Appuhami, and on the west by the paddy field of Jeelis Appuhami and others;

containing in extent 12 lahas of paddy sowing more or less.

8. An undivided half share of the garden called Galewatta, at Borakadawatta in do.; the entire land is bounded on the north by the live fence of the garden of Atapattu Mudaliyar, on the east by the paddy field of Welun Appu, on the south by the garden of Peris Appuhami, and on the west by the garden of Juanis Appuhami and by the property called Weniwelgodella estate belonging to the Atapattu Mudaliyar; containing in extent 3 acres 2 roods and 36.28 perches more or less, and declared liable to be sold in satisfaction of the decree entered in the above case.

Amount to be levied Rs. 2,076·12½, with interest on Rs. 500 at 60 per cent. per annum from April 14, 1898.

SWAMPILLE JOSEPH, Deputy Fiscal's Office. Deputy Fiscal. Negombo, January 31, 1899.

Northern Province.

In the District Court of Jaffna.

Chitamparam Manikkam, of Point PedroPlaintiff. No. 1,489. Vs.

Mayilvaganam Chuppramaniyar and Chup pramaniyar Muttukumaraswamy,of Puloli

east Defendants.

NOTICE is hereby given that on Friday, February 24, 1899, at 10 o'clock in the forenoon, will be sold by public auction on the lands hereinafter described the right, title, and interest of the said first defendant in the following property, for the recovery of Rs. 1,625, with interest thereon at the rate of 9 per cent. per annum

from July 12, 1897, until payment in full, and costs of suit being Rs. 110.69 and charges, viz. :-

1. In an undivided half share out of a divided 40 lachams varaku culture of a piece of land situated at Puloli east, Vendipakutevankurichchi, called Periyapulam, containing or reputed to contain in extent 98 lachams varaku culture; the said 40 lachams is bounded or reputed to be bounded on the east by property of Chuppramaniyar, north by the property of Muttukumaraswamy and others, west and south by road.

2. In three-eighth share of the well standing in a divided 25 lachams of a piece of land situated at Puloli Vendipakutevankurichchi, called Periyapulam, containing or reputed to contain in extent 98 lachams varaku culture; the said 25 lachams is bounded or

reputed to be bounded on the east and west by property of Chuppramaniyar, north by property of Muttu-kumaraswamy, and south by a road.

3. In an undivided half share of a piece of land situated at Puloli east, Vendipakutevankurichchi, called Annakkay containing or reputed to contain in extent 30 Annakkay, containing or reputed to contain in extent 30 lachams varaku culture; bounded or reputed to be bounded on the east and south by road, north by property of Muttukumaraswamy, and west by property of

Chuppramaniyar.

4. The right, title, and interest of the defendants. in an undivided half share out of a divided 10 lachams varaku culture of a piece of land situated at Puloli east, Vendipakutevankurichchi, called Chalampan, containing or reputed to contain in extent $23\frac{3}{8}$ lachams varaku culture; the said 10 lachams is bounded or reputed to be bounded on the east by property of Chuppramaniyar and others, north by property of Muttukumaraswamy, west by a road, and south by property of Chuppra-

maniyar.
5. The right, title, and interest of the second defendant in a piece of land consisting of the two following parcels called Annakkai, situated at Puloli east, Malavarayakurichchi, and containing or reputed to contain in extent 18\frac{3}{4} lachams varaku culture. Annakkai, in extent 18\frac{3}{4} lachams varaku culture, with the appurtenances thereof; bounded or reputed to be bounded on the east by a road, north by property of Chinnaiya, west by property of Muttukumaraswamy and south by property property of Muttukumaraswamy, and south by property

of Chuppramaniyar.

6. In a divided 7 lachams varaku culture and 91 kulis with its appurtenances of a piece of land situated at Puloli east, Vendipakutevankurichchi, called Chalampan, containing or reputed to contain in extent 233 lachams varaku culture; the said 7 lachams and 95 kulis is bounded or reputed to be bounded on the east by property of Muttukumaraswamy, north by property of Chinnaiya, west by a road, and south by property of Chuppramaniyar and others.

7. The right, title, and interest of the first defendant in a divided 25 lachams varaku culture, with its appurtenances, including one-fourth share of the well of a piece of land situated at Puloli east, Vendipakutevankurichchi, called Periyapulam, containing or reputed to contain in extent 98 lachams varaku culture; the said 25 lachams is bounded or reputed to be bounded on the east and west by property of Chuppramaniyar, north by property

of Muttukumaraswamy, and south by a road.

C. L. TRANCHELL, Fiscal's Office, Jaffna, January 25, 1899. for Fiscal.

Eastern Province.

In the District Court of Trincomalee. ₹Vettivelu Kanagasabey, of Division No. 6, Vs. No. 723.

P. C. Chapapathey Chetty, administrator of the estate of the deceased S. C. Pachchimuttu ChettyDefendant.

TOTICE is hereby given that on Saturday, February 25, 1899, commencing 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 situated in Division No. 8, Trincomalee, with tiled house standing thereon, share of well, well sweep and posts, and other rights belonging thereto; bounded on the north-east by the land of V. Kandappen, deceased, and others, south-east by the land belonging to the children of Pachchimuttu Chetty, deceased, and others, south-west by lane, and on the north-west by road; con-

taining in extent 1 rood and '44 perches.

2. A piece of land situated in Division No. 8,
Trincomalee, share of well and other rights belonging. thereto; bounded on the north-east by the land belonging to V. Kandappen, deceased, and others, south-east by the land of Akalesa Mudaliyar, deceased, and south-west and north-west by the land belonging to the children of

Pachchimuttu Chetty, deceased.

3. A piece of land situated in Division No. 8, Trincomalee, share of well and other rights belonging thereto; bounded on the north-east and north-west by the land belonging to the children of Pachchimuttu Chetty, deceased, and on the south-east and south-west by lanes; containing in extent 30% square perches.
Writ amount Rs. 369 70, with interest thereon at 9 per

cent. per annum from August 4, 1897, and costs Rs. 74-66.

C. M. Lushington, Deputy Fiscal.

Deputy Fiscal's Office, Trincomalee, January 30, 1899.

Southern Province.

In the District Court of Galle.

Kodagodagamage Don Peeris de Silva Wedamahatmaya and another, of HabaraduwaPlaintiffs. No. 4,834. Vs. No. 4,834.

Catherina Amerasingha, of Dangedara, widow of Louis Samerasingha, late of Dangedara,

deceased ... Defendant.

OTICE is hereby given that on Monday, February 27, 1899, commencing at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property, viz.:-

The undivided one-half of the soil and trees of the half lot of Mitiyawatta at Dangedara and a half of the houses standing on the said lot. Mortgaged by writing obligatory dated January 26, 1893, No. 13,582, and declared executable under the judgment entered in the above case.

The right, title, and interest of the said defendant in the following property, viz.:-

2. The land called Janchigewatta and the upstair house, together with its compartments standing thereon, situate at Dangedara.

On Tuesday, February 28, 1899, at 3.30 in the afternoon, at the premises, viz .:-

3. The land called Dolagawawattehena, situate at Unawatuna.

This writ is issued to levy a sum of Rs. $905 \cdot 10\frac{1}{2}$, with interest on Rs. $796 \cdot 23$ at 9 per cent. per annum from November 29, 1897.

Fiscal's Office, Galle, January 31, 1899. C. T. LEEMBRUGGEN, for Fiscal.

In the District Court of Galle.

R. M. A. R. A. R. Muttaiya Chetty, of Galle Plaintiff.

Ona Ahamadu alias Uduma Lebbe Markar Mawlankando, of Gintota, and others... Defendants.

OTICE is hereby given that on Wednesday, March 1, 1899, at 3.30 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :---

Kudagoda Mahawela, situate at Horagampita.

This writ is issued to levy a sum of Rs. 439.86, with interest on Rs. 385.75 at 9 per cent. per annum from January 8, 1898.

Fiscal's Office, Galle, January 31, 1899.

C. T. LEEMBRUGGEN, for Fiscal.

In the District Court of Galle.

William Edward de Vos, of Galle.....Plaintiff. No. 5,023.

1, Jayanambu Natchiya; 2, Ismail Lebbe Markar Abdul Cader, both of Galle Fort... Defendants.

OTICE is hereby given that on Saturday, March 4, 1899, at 3 o'clock in the afternoon, will be sold by public auction at the premises the following property,

The house and premises marked No. 13, situate at Church street in the Fort of Galle. Mortgaged by bond dated May 25, 1896, and declared bound and executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 3,303.25, with interest on Rs. 3,207 50 at 9 per cent. per annum from

April 1, 1898, till payment in full.

Fiscal's Office, Galle, January 31, 1899.

C. T. LEEMBRUGGEN, for Fiscal.

North-Western Province.

In the District Court of Negombo.

Ana Runa Suna Kanappa Chetty, by his attorney Ana Runa Suna Wellasamy Pulle. of Negombo......Plaintiff.
No. 3,171. Vs.

No. 3,171. Vs.
Siriyapuligey Charles Fernando, of Himudawa in Pitigal korale, Kurunegala District...Defendant.

OTICE is hereby given that on Saturday, February 25, 1899, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:

All that second one-sixth part of one-fourth of the garden called Kohilakandawatta, situated at Himudawa, towards the west; the extent of the entire one-fourth share is about 54 acres.

Amount involved Rs. 1,203, with interest and poundage.

Fiscal's Office, Kurunegala, January 30, 1899. N. S. CASSIM, for Fiscal.

In the District Court of Colombo.

James Alfred Wijekoon and another, of

Colombo.....Defendants. OTICE is hereby given that on Tuesday, February 28, 1899, 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. :-

The estate called Yodayakanda of 83 acres and 23 perches in extent, with the plantations standing thereon, situate at Galmuruwa in Yagam pattu, Chilaw District; bounded on the north by land belonging to the villagers and by stream, east by river Galmuruwa-oya, south by land belonging to Government, west by cart road.

Amount recoverable Rs. 581.25, with interest thereon

at 9 per cent. per annum from August 25, 1898, costs and poundage.

Deputy Fiscal's Office, Chilaw, January 31, 1899.

C, R. CUMBERLAND, Deputy Fiscal.