

# Ceylon Government Gazette

# Published by Authority.

# No. 5,619-FRIDAY, MAY 19, 1899.

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.

			PAGE		F	PAGE	
Passed Ordinances	***		 	Lists of Jurors and Assessors		. —	
Draft Ordinances	•••		 183	Notices in Testamentary Actions		187	
Notices from Supreme	Court Registry	•••	 	Notices in Insolvency Cases		188	
Notices from Council o		on	 	Notices of Fiscals' Sales		189	
Notifications of Crimin	al Sessions of Su	preme Court	 	Notices from District and Minor Courts		. 188	

### DRAFT ORDINANCES.

# MINUTE.

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

An Ordinance to amend and consolidate the Law ralating to Pilots appointed by the Governor of Ceylon.

Preamble.

WHEREAS it is expedient to amend and consolidate the law relating to pilots appointed by the Governor of Ceylon: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent o the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited for all purposes as "The Pilots' Ordinance, 1898."

Interpretation clause.

- 2 In this Ordinance the following words and expressions have the following meanings, unless a different intention appears from the subject or context—
  - "Master attendant" means the master attendant of any port, and includes his deputies and assistants.
  - "Ports" means any port brought under the operation of this Ordinance under section 3.
  - "Vessel" includes any ship or boat or any other description of vessel used in navigation of above 100 tons register.

"Master" includes any person having for the time being the charge, command, or control of any vessel.

"Pilot" means any person appointed by the Governor under section 5 for the purposes of conducting vessels to or out of any port named in such appointment.

Governor to declare ports brought under the operation of this Ordinance and to define their limits. 3 The Governor may from time to time, with the advice of the Executive Council, by Proclamation declare the ports which are to be brought within the operation of this Ordinance, and define the limits of such ports respectively.

Pilotage required. 4 It shall be unlawful to bring into or remove out of any port any vessel without having a pilot on board, unless authority in writing so to do has been obtained from the master attendant or some officer empowered by such master attendant to give such authority; and if any vessel shall be brought into or removed out of any port contrary to the provisions of this Ordinance, the master of such vessel shall be liable to a fine not exceeding two hundred rupees for every such offence.

Appointment of pilots.

5 (1) The Governor shall continue from time to time to appoint fit, proper, and qualified persons to be pilots for the purpose of conducting vessels into or out of any port.

(2) The Governor may from time to time remove any

pilot so appointed and appoint another in his stead.

(3) All such pilots shall be under the control and subject to the orders of the master attendant of the port for which they may be appointed.

Amount of outward pilotage to be paid in advance.

6 No pilot shall be in anywise bound to conduct any vessel to sea, neither shall any vessel proceed to sea, until the full amount of the outward pilotage of such vessel and the charges due on account of such vessel to the master attendant's department shall be first paid or secured to be paid to the satisfaction of such pilot and master attendant.

Pilots in certain cases to demand payment over and above the amount of pilotage. 7 Every pilot in charge of any vessel in, or entering, or proceeding from, any port, who shall remain on board any such vessel for a period exceeding forty-eight hours, either on account of stress of weather or under quarantine, shall be entitled to demand and receive over and above the amount of pilotage charged under port rules made or to be made under the authority of section 6 of "The Masters Attendant's Ordinance, 1865," the sum of five rupees for each and every day he shall so remain on board any vessel.

Penalty: pilot for misconduct. 8 Every pilot who shall refuse, neglect, or delay to take charge of any vessel when required to do so by the master attendant, unless upon good and sufficient cause to justify such refusal, neglect, or delay, and every pilot who shall quit any such vessel or decline the pileting thereof after he has taken charge thereof, or shall by drunkenness or otherwise render himself incapable of conducting any vessel or do any injury to the same or to the tackle or furniture thereof, shall, in addition to his civil liability, be guilty of an offence, and be liable on conviction to a fine not exceeding two hundred rupees.

Penalty on person acting as pilot without authority.

It shall be lawful for any pilot within the limits of the port for which he is appointed to supersede in the charge of any vessel any person not appointed to act as a pilot within such limits, and every person assuming or continuing in the charge and conduct of any vessel, not being a pilot or not being duly appointed to act as a pilot within the limits in which such vessel shall actually be, after any pilot duly appointed to act within such limits shall have offered to take charge of such vessel, shall be guilty of an offence, and be liable to a fine not exceeding two hundred rupees. Provided always that, notwithstanding anything in this Ordinance contained, any person shall and may lawfully and without being subject to any penalty by this Ordinance imposed assume or continue in the charge or conduct of any vessel as a pilot where and so long as a pilot duly appointed shall not have offered to take charge of such vessel or made a signal for that purpose, or where and so long as such vessel shall be in distress, or

Proviso.

under circumstances which shall have rendered it necessary for the master or person in charge of such vessel to avail himself of the best assistance which at the time could be procured.

Pilot's liability limited.

10 The liability of a pilot for neglect or want of skill shall not exceed the sum of one thousand five hundred rupees, and in the event of his being entitled to fees on account of pilotage in respect of the voyage in which he was engaged when he became so liable, his liability shall not exceed the said sum and the amount payable to him as such fees.

Non-liability of Government, owner, or master where pilot is employed. 11 The Governor or the owner or master of a ship shall not be answerable to any person whatsoever for any loss or damage occasioned by the fault or incapacity of any pilot acting in charge of that ship within the limits of any port brought under the operation of this Ordinance.

Penalty:
pilot offending
against
Ordinance or
port rule.

12 If any pilot shall in any case fail or neglect to observe any lawful directions of the master attendant, or to do anything required by him by this Ordinance or by any port rule made or to be made under the authority of section 6 of "The Masters Attendant's Ordinance, 1865," or shall do or omit to do anything contrary to the true and plain meaning of this Ordinance or of any such port rule, he shall be guilty of an offence, and be liable on conviction to a fine not exceeding two hundred rupees.

Ordinance not to extend to Government vessels or ships of war. 13 Nothing in this Ordinance contained shall extend to any vessel belonging to or in the service of Her Majesty, or to any vessel of war belonging to any foreign prince or state, nor affect any law relative to the Customs, nor any order or direction which shall have been lawfully made or given in pursuance of the provisions of any such law.

Offences against this Ordinance and debts due thereunder to be aspectively punishable and recoverable in police courts and courts of requests.

14 All offences against this Ordinance shall and they are hereby declared to be fully cognizable and punishable by police courts, and all sums becoming due by reason of any of the provisions thereof shall and they are hereby declared to be recoverable before courts of requests, though such offences and sums should exceed the ordinary jurisdiction of those courts.

Repealing clause.

15 The Ordinances mentioned in the schedule shall be repealed to the extent specified in the third column thereof, provided that such repeal shall not affect any penalty or punishment incurred in respect of any offence committed against any enactment hereby repealed.

#### SCHEDULE.

## Ordinances repealed.

Number and Year.

6 of 1865 ... "The Masters Attendant's Ordinance, 1865."

9 of 1898 ... "An Ordinance to amend 'The Masters Attendant's Ordinance,' No. 6 of 1865"

Extent of Repeal.

Sections 17, 18, 19, 20, 21, 22, and so much of section 34 as refers to pilots

The whole Ordinance

By His Excellency's command,

W. T. TAYLOR, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, May 10, 1899.

### MINUTE.

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

An Ordinance to further amend "The Buddhist Temporalities Ordinance, 1889."

Preamble.

WHEREAS it is expedient to amend the Ordinance No. 3 of 1889, intituled "An Ordinance relating to Buddhist Temporalities in this Island," hereinafter called "the principal Ordinance": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited for all purposes as "The Buddhist Temporalities Amendment Ordinance, 1899," and this Ordinance and the principal Ordinance and "The Buddhist Temporalities Amendment Ordinance, 1895," shall be read as one, and may be cited collectively as "The Buddhist Temporalities Ordinances, 1889, 1895, and 1899."

Repealing clause.

2 Section 10 of "The Buddhist Temporalities Amendment Ordinance, 1895," is hereby repealed.

3 For section 36 of the principal Ordinance the following section shall be substituted, namely:

- (1) Every provincial committee elected as hereinbefore provided shall select one of their number to be president of such committee and shall make rules—
  - (a) For determining the quorum necessary for the transaction of business, and the mode of filling up vacancies in their number.
  - (b) For regulating the time and place of their meetings, and the conduct and records of their proceedings.
  - (c) For regulating the procedure to be observed in the election of incumbents and of basnayaka nilames, and in their removal from office.
  - (d) For assessing the proportion in which each temple within the province shall contribute a share of the expenses incurred or to be incurred in carrying out the provisions of this Ordinance;
  - (e) For every purpose necessary to the due exercise of their powers and the performance of their duties under this Ordinance.
- (2) The provincial committee of the province in which the district of Kandy shall be included shall, in addition to such rules as aforesaid, make further rules for regulating the procedure to be observed in the election of a diyawadana nilame and his removal from office.
- (3) Rules so made shall be published in the Government Gazette, and shall thereupon become as legal, valid, and effectual as if the same had been inserted herein, and shall be binding upon and observed by all parties subject to their operation, and all courts, judges, and magistrates shall take judicial notice thereof; provided, however, that nothing in this section contained shall authorize the making of any rules at variance with the rights of those who by law or custom are entitled to elect or remove an incumbent, or of any person who is entitled to succeed to a vacant incumbency by right of pupillary or other mode of succession.

By His Excellency's command,

W. T. TAYLOR,
Acting Colonial Secretary.
Colonial Secretary's Office,
Colombo, May 18, 1899.

Section 36 of principal Ordinance amended.

Provincial committee to select a president and to make rules.
Purposes for which rules may be made.

# NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C 1,175.

In the Matter of the Estate, Goods, and Chattels, and Rights and Credits of Solange Carolis Appu, late of Lunugama in the Gangaboda pattu of the Siyane korale, and Batagoda Arachchige Pawistinahami, late of Colombo, husband and wife, deceased.

Solange Stephen, of Kollupitiya in Colombo...Petitioner.

1, Solange Emanis, of Maradana in Colombo; 2, Solange Rosalina and her husband 3, Nalawattege Charles Pinto Appuhamy, both of Dematagoda in Colombo; 4, Solange Simon, of the Pettah in Colombo ........ Respondents.

THIS matter coming on for disposal Deloie F. L. Dias, Esq., Additional District Judge of Colombo. on the 27th day of April, 1899, in the presence of Mr. E. W. Perera, Proctor, on the part of the petitioner Solange Stephen, of Kollupitiya; and the affidavit, dated the 19th day of April, 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 Solange Carolis Appu, of Lunugama, and Batagoda Arachchige Pawistinahami, of Colombo, issued to him, as an heir of the said deceased, unless the respondents above-named shall, on or before the 1st day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

> F. R. DIAS, Additional District Judge.

The 27th day of April, 1899.

In the District Court of Colombo.

Order Nisi.

No. C 1,176.

In the Matter of the Estate of Eliza Matilda Herat, late of No. 14¢, Nagalagam street in Colombo, deceased, wife of John Gerrard Gomis Abeyesinghe Weerakon, Basnayaka Mudalivar.

John Gerrard Gomis Abeyesinghe Weerakon, Basnayaka, Mudaliyar, of No. 146, Nagala-

gam street in Colombo......Petitioner.

1, Ænid Vivienne Jane Annanciade Gomis Abeyesinghe Weerakon; 2. Izita Ila Mabel Gomis Abeyesinghe Weerakon; 3, Elizabeth Enid Muriel Gomis Abeyesinghe Weerakon; 3, Elizabeth Kon; 4, Joseph Gerrard Clifford Stanley Gomis Abeyesinghe Weerakon; and 5, John Brundsley Neville Douglas Gomis Abeyesinghe Weerakon, all of No. 146, Newsberg street in the lambar of the Stanley Company of the Stanley Comp

Nagalagam street in Colombo.......Respondents. THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 4th day of May, 1899, in the presence of Mr. E. W. Perera, Proctor, on the part of the petitioner John Gerrard Gomis Abeyesinghe Weerakon, Basnayaka Mudaliyar, of No. 146, Nagalagam street, Colombo; and the affidavit dated the 3rd day of May, 1899, of the said the affidavit dated the 3rd day of May 1899, of the said the affidavit, dated the 3rd day of May, 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 Eliza Matilda Herat, as husband of the said deceased, unless the respondents above-named shall, on or before the 15th day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

F. R. DIAS, Additional District Judge. The 4th day of May, 1899.

In the District Court of Colombo.

Order Nisi.

Testamentary) Jurisdiction. No. C 1,174. In the Matter of the Estate of Liyanage Bastian Perera Appuhamy, of Grandpass, Colombo, deceased.

L. M. Perera, of No. 9, Hulftsdorp street, Colombo ...... Petitioner.

And

1, Kannangarage Dona Johana Wijekoon , Kannangarage Dona Johana Wijekoon Hamine, of No. 24, Grandpass; 2, Liyanage Elizabeth de Silva næe Perera, of "Elizabeth House," Wall street, Kotahena; 3, Liyanage Peter Perera, of Wattala; 4, Liyanage John Perera, of St. Lucia's street, Kotahena; 5, Liyanage Bartholomews Perera, of No. 24, Grandpass, Colombo; 6, Liyanage Cecilia Perera, of No. 24, Grandpass; 7, John Peter de Silva of No. 24 Grandpass; 8 Alice de Silva, of No. 24, Grandpass; 8, Alice de Silva, of the Convent of the Good Shepherd Kotahena; 9, Joseph de Silva, of No. 40, St. Joseph street, Grandpass......Respondents.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 27th day of April, 1899, in the presence of Mr. J. de Silvå, Proctor, on the part of the petitioner L. M. Perera, of No. 9, Hulftsdorp street, Colombo; and the affidavit, dated the 25th day of April, 1899, of the said petitioner account by the declared entitled to have latters of the period of the said petitioner accounts.

petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Liyanage Bastian Perera Appuhamy, of Grandpass, Colombo, issued to him, as one of the heirs of the said deceased, unless the respondents above-named shall, on or before the 1st day of June, 1899, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS, Additional District Judge.

The 27th day of April, 1899.

In the District Court of Jaffna.

Order Nisi.

Testamentary ) Jurisdiction. No. 976.

In the Matter of the Estate of the late Parupathippillai, wife of Ampalawanar, of Karadive west, deceased.

Arumukam Ampalawanar, of Karadive west ... Petitioner.

1, Kanthar Ampalam; and 2, Kanthar Murukar, both of Karadive east ...... Respondents.

THIS matter of the petition of Arumukam Ampalawanar, the above-named petitioner, praying for letters of administration to the estate of the above-named letters of administration to the estate of the above-named deceased Parupathippillai, wife of Ampalawanar, of Karadive west, coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 6th day of April, 1899, in the presence of Mr. S. Kandayya, Proctor, on the part of the petitioner; and the affidavit of the petitioner, dated the 5th day of April, 1899, 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 respondents or any other person shall, on or before the respondents or any other person shall, on or before the 30th day of May, 1899, show sufficient cause to the satisfaction of this court to the contrary.

C. EARDLEY-WILMOT, This 6th day of April, 1899. District Judge. In the District Court of Mullaittivu.

Testamentary
Jurisdiction. <
No. 13.

In the Matter of the Goods and Chattels, Estate and Property of Nagapper Arumugam, of Point Pedro, late of Mullaittivu, deceased.

THIS matter coming on for disposal before C. S. Vaughan, Esq., District Judge of Mullaittivu, on the 30th day of March, 1899, in the presence of Mr. S. Senathirayer, Proctor, on the part of the petitioner Teyver Nagalingam; and the affidavit of Kathirgamer

Naganather, of Point Pedro, dated the 17th day of March, 1899, having been read: It is ordered that the said Teyver Nagalingam be and is hereby declared entitled to have letters of administration to the estate of Nagapper Arumugam, of Point Pedro, late of Mullaittivu, deceased, unless any person shall, on or before the 31st day of May, 1899, show sufficient cause to the satisfaction of this court to the contrary.

C. S. VAUGHAN, District Judge.

The 30th day of March, 1899.

# NOTICES OF INSOLVENCY.

In the District Court of Negombo.

No. 56. In the matter of the insolvency of Richard Jayasiriwardena, of Kudapadua in Negombo.

WHEREAS the above-named Richard Jayasiri-wardena was on December 7, 1898, adjudged insolvent by the District Court of Negombo, and his estate has been placed under sequestration in the hands of the Fiscal upon an order of the said court: Notice thereof is hereby given to all concerned; and notice also is hereby given that the said court has appointed that a public sitting of the court will be held, to wit, on June 23, 1899, for proof of further claims, and 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,

Negombo, May 12, 1899.

D. Gunawardana, Secretary.

# In the District Court of Kandy.

No. 1,356.

In the matter of the insolvency of Pana Kona Nauru Meera Saibu, of Katukele, Kandy.

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 June 16, 1899, for the allowance of the certificate of conformity to the above-named insolvent.

By order of court,

A. Santiago, Secretary.

Kandy, May 15, 1899.

### In the District Court of Kurunegala.

No. 64. In the matter of the insolvency of Awena Keena Muna Mohamadu Ibrahim Neyna, Kadahapola.

NOTICE is hereby given that a certificate as of the third class was this day awarded to the abovenamed insolvent.

By order of court,

Kurunegala, May 10, 1899.

R. Solomons, Secretary.

# In the District Court of Badulla.

No. 88.

In the matter of Palan Kangani, of Gonakele estate, Passara, an insolvent.

OTICE is hereby given that the second sitting is adjourned to July 8, 1899.

By order of court,

JNO. DHARMAKIRTI,

Badulla, May 15, 1899.

Secretary.

# DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Kandy by five labourers of Nillembe estate regainst the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 185-50,

Court of Requests, Kandy, May 8, 1899.

Dan. B. Wickramasinghe, Chief Clerk.

No. 13 of 1889, for the recovery of the sum of Rs. 437 due to them as wages.

This 15th day of May, 1899.

ALFRED PRONK, Chief Clerk.

# NOTICES OF FISCALS' SALES.

#### Western Province.

No. 10,168 C.

 $\nabla s$ .

Gustinnadewage Sinno Baba Fernando, of Peliyagoda ....... Defendant.

OTICE is hereby given that on June 12, 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 defendant in the following property, viz.:—

All that land called Gallagewatta, with the buildings and the other appurtenances belonging thereto, situated at Peliyagoda in the Ragam pattu of Alutkuru korale; bounded on the north by the other portion of this land belonging to Thidoris Rodrigo, on the east by the high road leading to Negombo, on the south by another portion of the same land belonging to Okika Rodrigo, and on the west by Nelligahawatta, also belonging to Okika Rodrigo; containing in extent 29.3 square perches, save and except therefrom a portion in extent 2 perches acquired by Government.

JOHN A. ABEYSEKERA, Deputy Fiscal.

Deputy Fiscal's Office, Welisara, May 15, 1899.

In the District Court of Colombo.

No. 12,517 C. Vs.

NOTICE is hereby given that on Monday, June 19, 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, for the recovery of the sum of Rs. 4,275.55, with interest thereon at 9 per cent. per annum from May 8, 1899, till payment in full, viz.:—

All that house and ground situated at Barnes street, Cinnamon Gardens, within the Municipality of Colombo, called and known as "Barnes Acre"; bounded on the north by Barnes street, on the south by land described in plan No. 90,568, on the east by the other portion of this land, and on the west by land described in plan No. 84,940; containing in extent 1 acre more or less.

Fiscal's Office, Colombo, May 17, 1899.

Fred. G. Hepponstall, Deputy Fiscal.

## Central Province.

In the District Court of Kandy.

Francis Hope Ambrose, administrator of estate of Jacob Ambrose, deceased......Defendant.

NOTICE is hereby given that on June 14, 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 allotment of land adjoining the Peradeniya road within the Municipality of Kandy, containing in extent 20 perches; and bounded on the north-east by

land claimed by Kirimenika, on the south-east by land appertaining to the railway, on the south-west by land claimed by Allis Appu, and on the north-west by Peradeniya road, together with all the buildings thereon.

Amount of writ No. 12,396, Rs. 750; No. 12,847, Rs. 843-12.

Fiscal's Office, Kandy, May 15, 1899. F. J. SMITH, Deputy Fiscal.

In the District Court of Kandy.

Yeana Chena Yeana Muttaiha Chetty.......Plaintiff.
No. 12,508. Vs.

1, Sena Kana Mohammado Mawla Abubakkar; 2, Sena Kana Mohammado Tamby; and 3, Kuppa Tamby............Defendants.

NOTICE is hereby given that on June 10, 1899, commencing at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the defendants in the following property, to wit:—

1. Bulugahatennewatta of 2 pelas, Bulugahatennewatta of 2 pelas, and Bulugahatennewatta of 2 pelas, all adjoining each other, situate at Deekirimadawala in Udagampaha korale of Lower Dumbara; and bounded on the east by Wela-ella, south by the limit of Pallegedarawatta and the limit of Bogaskumburahena, west by the ditch of Kasturiakotuwahena, and on the north by the limit of Nelligahakotuwawatta, excluding therefrom the

road passing through the land.

2. Tennahitinagedarawatta of 3 pelas, Kottuwandahawatta of 12 lahas, Dehigahatennawatta of 2 pelas, Yakgahapitiyawatta of 15 lahas, Dehigahahinnehena of 8 lahas, Diganahena of 6 lahas, adjoining Diganahena and Yakgahapitiya idama of 2 pelas, all adjoining each other, situate at Yakgahapitiya in Pilawala in Udagampaha of Lower Dumbara; and bounded on the east by 3-ft. road, south by Digaldoruwagedarawattakotuwawatta and Nelligahakotuwawatta ima, west by the limit of Adikaranwatta and the limit of Madar Saibo's garden, and on the north by Diganahinne and the limit of Loku Tamby's garden, excluding therefrom a portion to the north of Diganahinnewatta of 2 pelas, the house above the road, a piece of land belonging to Ismail, and the roads passing through the

Amount of writ, Rs, 1,322.50 and interest.

Fiscal's Office, Kandy, May 15, 1899. F. J. SMITH, Deputy Fiscal.

#### Northern Province.

In the District Court of Jaffna.

Chinnattampi Kanagasapai, of Tellippalai west... Plaintiff. Vinasittampi Chuppaiya and wife Teyvanaippillai, of Araly south ...........................Substituted Plaintiff. No. 806. Vs.

1, Chitamparahatar Vayittiyanatar; 2, Changarappillai Kanapati, of Matakal, of whom the first defendant for himself and both the defendants as legal representatives of the estate of the late Teivanaippillai; 3, Chapapati Manikkam and wife 4,

with interest on Rs. 400 at the rate of 24 per cent. per annum from April 39, 1898, until payment in full, and costs of suit being Rs. 121.57 and charges, viz. :-

1. In an undivided half share of a piece of land called Mattalai, situated at Araly south, and containing or reputed to contain in extent 37 lachams paddy culture, with its appurtenances; bounded or reputed to be bounded on the east by a lane and land belonging to Ampalavanasami temple; north by land belonging to the inn called Chevvaikkilamaimadam and Erampamurti temple, a water-course, and by property of Chitamparam; west by a water-course and by property of Chitamparam; and south by property of Chuppaiya, shareholders, and

2. In an undivided half share of a piece of land called Kokkavil, situated at Araly north, and containing or reputed to contain in extent 484 lachams paddy culture; bounded or reputed to be bounded on the east by property of Chuppramaniam and shareholder and Visuvanatan and by land belonging to Visuvanataswamy temple, north by land belonging to Vaitiyesurar temple, west by property of Muttukkumaru, land belonging to Ampalavanaswamy temple, front of a water-course, and by property of Teivanai, and south by property of Vettivelu and Valliammai.

3. In an undivided half share of a piece of land called Tachchankaladdy, situated at Araly south, and containing or r-puted to contain in extent 161 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by land belonging to the temple of Veerapattirar and by property of Katirasy and a lane, north by a lane, west by property of Manikkam and shareholder and Ramu, and south by proporty of Kayilayer and land belonging to the temple of Veerapattiyar.

4. In an undivided half share of a piece of land called Viray and Varanappiddy, situated at Araly south, and containing or reputed to contain in extent 36 lachams paddy culture, with its appurtenances; bounded or reputed to be bounded on the east by land belonging to the heirs of the late Tirushchitampalam and by property of Teivanai, north by property of Teivanai and shareholder and Tangam, west by land belonging to the heirs of the late Tiruchchitampalam and shareholder, and south by land belonging to the heirs of the late Tiruchchittampalam.

Fiscal's Office, Jaffna, May 12, 1899. JOHN RUDD, for Fiscal.

In the District Court of Jaffna.

Chinnatampy Kanagasabai, of Tellippallai west ...... Plaintiff.

1, Venasittampy Chuppaiyah and wife 2, Teivanaippillai, of Araly south ..... Substituted Plaintiffs.

1, Chitamparanatar Vaytianatar; 2, Changarappillai Kanapati, of Matakal, of whom the first defendant for himself and both the defendants as legal representatives of

the estate of the late Teivanaippillai; 3, Sapapati Manikkam and wife 4, Amarapati, of Matakal......Defendants.

OTICE is hereby given that on Tuesday, June 20, 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 late Teivanaippillai in the following property, for the recovery of Rs. 695.73, with interest on Rs. 400 at 24 per cent. per annum from April 30, 1898, until payment in full, and costs Rs. 121.57 and charges, viz. :-

1. In an undivided half share of a piece of land called Uthuntharai, situated at Araly south, and containing or reputed to contain in extent 53 lachams paddy culture and 2 lachams varaku culture; total 55 lachams, with its and 2 lachams varaku culture; total 55 lachams, with its appurtenances; bounded or reputed to be bounded on the east by a lane and by property of Vaitilingam; north by property of Venasittampy and Vytilingam and by land belonging to the heirs of the late Tiruchittampalam, and by property of Teivanai, Chuppar, Kantar, and Parupaty; west by property of Kantar, Parupati, and Kantar; and south by property of Viyaladchippillai and Nagamuttu.

2. In an undivided half share of a piece of land called Mattalai, situated at Araly south, and containing or reputed to contain in extent 60 lachams paddy culture and wells; bounded or reputed to be bounded on the east by property of Ramalingam; north by property of Arunasalam and shareholders and Chitamparam; west by property of Chittampalam, Suntaram, and Velantan, and by land belonging to Erampamurty temple; and south by land belonging to Erampamurty temple and by property of Chappaiyah and shareholder and by land belonging to Erampamurty temple and a lane.

3. In a piece of land called Mattalai, situated at Araly south, and containing or reputed to contain in extent 134 lachams varaku culture and 7½ lachams paddy culture, with the appurtenances thereof; bounded or reputed to be bounded on the east and north by lanes, west by land belonging to the temple of Erampamury, and south by property of Chitamparanachy Chuppayah and shareholder

and Valliammai and a lane.

JOHN RUDD, for Fiscal.

Fiscal's Office. Jaffna, May 12, 1899.

In the District Court of Jaffna.

Bajnanand Missar, of Jaffna town ......Plaintiff.

No. 1,093.

1, Mrs. Cecil Geddes, of Chundicully in Jaffna; 2, Melville Geddes, of Tanmakkeny in Pallai; 3, Vyramuttu Kandiah, of Nallur..... Defendants.

OTICE is hereby given that on Wednesday, June 21 1899, at 10 o'clock in the forenoon, will be sold by public auction on the land hereinafter described the right, title, and interest of the said first defendant in the following property, for the recovery of Rs. 2,491·14, with interest thereon at 18 per cent. per annum from October 10, 1898, and charges, minus Rs. 250 already recovered, viz. :-

In the life-interest of the first defendant Mrs. Cecil Geddes in the cocoanut estate called Kilali estate, situated at Kilali, and containing or reputed to contain in extent 250 acres, with its appurtenances; bounded or reputed to be bounded on the east by road and property of the heirs of the late Chankary, north by the cocoanut estate belonging to to the Roman Catholic Mission, west and south by Crown land.

Fiscal's Office, Jaffna, May 12, 1899. JOHN RUDD. for Fiscal.

# Southern Province.

In the District Court of Galle.

No. 5,103.  $V_{s.}$ 

Lewa Umma, widow of Slema Lebbe Kuppa Tamby, and others, of Dangedara..... Defendants.

TOTICE is hereby given that on Saturday, June 17, 1899, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot the following property, viz .:-

The entire soil and trees of the garden Attikkagahawatta, together with the fifteen cubits tiled house standing thereon, situate at Galupiyadda. Mortgaged by writing obligatory dated January 9, 1897, and declared executable under the judgment entered in the above case.

This writ is issued to levy a sum of Rs. 2,605.78½, with interest on Rs. 2,432.66 at 9 per cent. per annum from

July 26, 1898.

Fiscal's Office, Galle, May 16, 1899. C. T. LEEMBRUGGEN, for Fiscal.

## North-Western Province

In the District Court of Colombo.

Sayna Ena Meena Miskin, of Colombo...... Plaintiff.

No. 11,843 C. Vs.

Keena Meera Saibo, of Chilaw ........................ Defendant.

Notice is hereby given that on Saturday, June 3, 1899, at 2 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, viz.:—

An undivided one-third share of a cocoanut garden at Mundal in Puttalam pattu; bounded on the north by the garden of Meera Saibo, east by the garden of Anthony Bexturai, south by the garden of Juan Appu, and west by the road to Chilaw.

Amount involved Rs. 1,000, with interest and costs.

Deputy Fiscal's Office, Puttalam, May 9, 1899. E. T. NOYES, Deputy Fiscal.