

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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Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to General Cemeteries and Burial Grounds.

Preamble.

WHEREAS it is expedient to consolidate the laws relating to cemeteries and the burial of the dead: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

CHAPTER I.

Preliminary.

Operation.

1 This Ordinance shall come into operation on the day of

Short title.

2 This Ordinance may be cited for all purposes as "The Cemeteries and Burials Ordinance, 1899."

Repeal.

- 3 (1) From and after the coming into operation of this Ordinance, the Ordinances enumerated in Schedule I. hereto shall be wholly repealed, but such repeal shall not affect—
 - (a) The past operation of any enactment hereby repealed, nor anything duly done or suffered under any enactment hereby repealed; nor
 - (b) Any right, privilege, obligation, or liability acquired, accrued, or incurred under any enactment hereby repealed; nor
 - (c) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed; nor
 - (d) Any legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid.
- (2) Where any unrepealed Ordinance incorporates or refers to any provision of any Ordinance hereby repealed, such unrepealed Ordinance shall be deemed to incorporate or refer to the corresponding provision of this Ordinance.
- (3) Notwithstanding this repeal, every Proclamation, regulation, notice, by-law, and public order, made or purporting to be made under the repealed enactments and of force at the time of this Ordinance coming into operation, shall continue and be as if this Ordinance had not been passed, but so that the same shall be as valid and may be revoked, altered, or otherwise dealt with under this Ordinance as if it had been made under this Ordinance, and any contravention or breach thereof of which, after the coming into operation of this Ordinance, any person is guilty, may be punished in like manner as if it were a contravention, or breach of a regulation, by-law, or public order made under this Ordinance.
- 4 In this Ordinance the word "cemetery" shall mean any general cemetery established under the provisions of Ordinance No. 12 of 1862 or of this Ordinance.
 - The term "burial ground" shall mean any land or ground other than a general cemetery used for the burial or cremation of the dead at the time of the coming into operation of this Ordinance, or subsequently approved by the Governor in manner provided in chapter III, for the purposes of burying or cremating the dead.
 - The term "proper authority" shall mean in the case of every municipal town and every local board town the chairman of such municipal or local board town and in the case of the town of Nuwara Eliya, the Assistant Government Agent of Nuwara Eliya; and in the case of every other town, village, district, or place, the government agent of the province within which such town, village, district, or place is situated.

Proclamations, &c., to be published in Gazette.

Definitions.

5 All proclamations, regulations, notices, by-laws, and public orders made and issued under this Ordinance shall be published in the *Government Gazette*.

CHAPTER II.

General Cemeteries.

Governor may establish cemetery

6 (1) The Governor may, with the advice and consent of the Executive. Council, when to him it shall seem advisable, by Proclamation, establish a general cemetery for the burial or cremation of the dead within such limits as shall be specified and defined in such Proclamation; and may by like Proclamation add to or reduce or otherwise alter the area of any such cemetery heretofore or to be hereafter established.

and prohibit burials elsewhere.

(2) Whenever a cemetery is established as aforesaid, the Governor may, with the advice and consent of the Executive Council, from time to time order that, after a

time to be mentioned in the order, burials or cremations in every or any other cemetery or burial grounds within such place and limits shall be wholly or partially discontinued.

Lands to be provided for the purpose. 7 It shall be the duty of the municipal council of a municipal town, and of the local board of a local board town, and of the Board of Improvement of the town of Nuwara Eliya, on the request of the Governor in Executive Council, to provide land for the purpose of the establishment of a general cemetery for the burial or cremation of persons dying within the limits of such town, or for the addition to the area of any such cemetery heretofore or to be hereafter established.

Sale of closed burial grounds prohibited, 8 No land which shall have been consecrated or used for the burial of the dead, and in which burials shall have been discontinued under the provisions of Ordinance No. 12 of 1862 or of this Ordinance, shall be sold, disposed of, or made any use of for any purpose whatsoever without the permission of the Governor; and every sale and disposal of such land without the permission aforesaid shall be null and void; and any person making any use of such land without the permission of the Governor aforesaid shall be guilty of an offence, and be liable to a fine not exceeding one thousand rupees for every such offence.

Cemetery to be at a distance from houses.

9 No part of any cemetery shall be constructed nearer to any dwelling house than fifty feet, except with the consent in writing of the owner, lessee, and occupier of such dwelling house.

Chapels, &c., may be built.

10 The proper authority may authorize the erection of chapels and other buildings for the performance of burial services within the limits of a cemetery.

Cemetery to be enclosed.

Proviso.

11 Every cemetery shall be enclosed by substantial walls or iron railings of the height of six feet at least, which shall be kept in complete repair. Provided that the Governor may exempt either wholly or in part any cemetery heretofore or to be hereafter established from the operation of this section, and may from time to time withdraw or renew such exemption, and the granting, withdrawal, or renewal of any such exemption shall be published in the Government Gazette.

Appropriation of the cemetery. 12 (1) The proper authority may sell a portion of any cemetery for the special use of any religious denomination applying for the same, and the portion so sold shall for the purposes for this Ordinance, but for no other purpose whatever, vest in the person or persons to whom such portion has or have been or may hereafter be conveyed by deed executed by the proper authority in trust for such denomination.

Trustees may appoint board of management.

Powers of board.

- (2) It shall be lawful for such person or persons acting as trustee or trustees to appoint from time to time a board of management consisting of three or more members; and such board, or a majority of the members thereof, may exercise any of the following powers in respect of such portion:
 - (a) Power to appoint a caretaker, grave-diggers, and other servants necessary for the care and use of such portion of any cemetery.
 - (b) Power to grant the exclusive right of burial in any plot or plots of land within such portion, or the rights of one or more burials therein, or the right of placing any monument or gravestone over any grave, or any tablet or monumental inscription on the walls of any chapel or building within such portion.

Every grant under this section shall be in writing, and signed by a member of, or by the caretaker appointed by, such board in the presence of one or more witnesses, and shall be issued on payment of such fee or fees as such board shall determine, with the approval of the Governor in Executive Council.

- (3) The fees payable under this section shall be paid to and appropriated by the board of management of such portion irrespective of any fees payable to the keeper of the cemetery under the provisions of section 23, and the same shall be applied by such board to the proper upkeep and maintenance of such portion.
- (4) Nothing herein contained shall relieve the keeper of any cemetery appointed by the proper authority under section 17 from the duties imposed upon him by section 22; but no such keeper shall execute any grant under section 23 in respect of any portion of such cemetery which is set apart for the special use of any religious denomination.

Cemetery to be used for burials only,

13 No part of any cemetery shall be used for any purpose except for the purpose of a cemetery; and any person making any other use of such land, except for the burial or cremation of the dead and purposes relative to such burial or cremation, shall be guilty of an offence, and liable to a fine not exceeding two hundred rupees for every such offence.

Clerk in holy orders may perform services. 14 Any clerk in holy orders, minister, priest, or other person may perform the services of his religion, at the request of the executor of the will of any deceased person, or any other person having the charge of the body of any deceased person.

Corpse not to be removed without authority.

15 No corpse buried in any part of any cemetery shall be removed from its place of burial without the authority of a district court having jurisdiction over the limits thereof; provided that nothing in this section shall be taken to limit any powers now existing to order a postmortem examination for the purposes of the criminal law.

Burials to be registered.

16 All burials shall be registered in register books to be kept for that purpose by the keeper of the cemetery hereinafter mentioned; or where a caretaker has been appointed by a board of management under the provisions of section 12, by the caretaker appointed by such board; and such register books or certified copies or extracts therefrom shall be received in all courts as prima facie evidence of such burials; and copies or transcripts thereof shall be from time to time sent to such officer as shall be appointed by the Governor for such purpose.

Proper authority to appoint a keeper, grave-diggers,&c. 17 The proper authority shall appoint a keeper, grave-diggers, and other servants necessary for the care and use of the cemetery, and may pay them such salary, wages, and allowances as he may think fit, and may remove them or any of them at his pleasure.

Regulations for ensuring decency, solemnity, and deep graves. 18 The proper authority may make regulations for ensuring that all burials within the cemetery are conducted in a decent and solemn manner, and that the graves are of a proper depth.

No burials under or close to chapels or buildings. 19 No corpse shall be buried in any vault under any chapel or building of the cemetery, or within five feet of the outer wall of any such chapel.

Portions of the cemetery may be set apart for exclusive burial.

- 20 The proper authority may grant portions of the cemetery not included in the portions sold under section 12 for the purpose of exclusive rights of burial therein, and may sell, either in perpetuity or for a limited time, and subject to any condition which he may think fit, the exclusive right of burial in any such portions of the cemetery so granted, or the rights of one or more burials therein, and may sell the right of placing any monument or gravestone in any part of the cemetery not included in the portions sold under section 12, or any tablet or monumental inscription on the walls of any chapel or other building within any such part.
- (2) All moneys realized by the sale of any portion or portions of a cemetery under the provisions of section 12 or of this section shall if the cemetery be in a municipal town

be paid into the municipal fund, if in a local board town into the local board fund, and if in the town of Nuwara Eliya into the fund of the Board of Improvement, and in any other case into the general revenue.

Form of grant of exclusive burial, &c. 21. The grant under section 20 of the exclusive right of burial in any part of the cemetery, and of the right of one or more burials therein, or of placing therein any monument, tablet, or gravestone, may be made in the form A in Schedule II. to this Ordinance, or to the like effect, and shall be executed by the cemetery-keeper in the presence of two witnesses.

Register of grants to be kept.

- 22 (1) A register of all such grants shall be kept by the cemetery-keeper, and within fourteen days after the date of any such grant and entry a memorial of the date thereof and of the parties thereto, and also of the consideration for such grant, and also a proper description of the ground described in such grant so that the situation thereof may be ascertained, shall be made by the said keeper in such register. Provided always that whenever a portion of a cemetery has been heretofore set apart under section 12 of Ordinance No. 12 of 1862 or shall hereafter be sold for the special use of any religious denomination under section 12, the register for such portion of the cemetery shall be kept by the caretaker appointed under that section.
- (2) The cemetery-keeper shall be entitled to demand such sum as the proper authority shall think fit, not exceeding one rupee for every entry or memorial; and the register kept by the cemetery-keeper shall be open to inspection at all reasonable hours by any grantee or assignee of any right conveyed to him upon payment of the sum of fifty cents to the cemetery-keeper.

The proper authority to make regulations as to the fees, &c.

- 23 (1) The proper authority shall make regulations as to the fees to be paid to cemetery-keeper of any cemetery for the performance of burial services, for digging graves, and such other services in any portion of the cemetery not included in the portions set apart under section 12 of the Ordinance No. 12 of 1862 or sold under section 12 of this Ordinance, and situated or used for the burial of persons dying within the territorial limits of such proper authority, and all such fees shall be paid to the keeper of such cemetery to be by him paid to the proper authority.
- (2) The fees payable to the cemetery-keeper under this section in respect of any portion of any cemetery sold or set apart for the special use of any religious denomination shall be paid to such keeper irrespective of any fees payable to the board of management for such portion under the provisions of section 12.

Plan and book of reference

24 The proper authority shall cause a plan of the cemetery to be made upon a scale sufficiently large to show the situation of every burial place in all parts of the cemetery so set apart, and in which an exclusive right of burial has been granted; and all such burial places shall be numbered, and such numbers shall be entered in a book to be kept by the cemetery-keeper for that purpose, and such book shall contain the names and descriptions of the several persons to whom the exclusive right of burial in any such place of burial has been granted; and no place of burial with exclusive right of burial therein shall be made in the cemetery without the same being marked out in such plan and a corresponding entry made in the said book; and the said plan and book shall be kept by the cemetery-keeper, and shall be open to public inspection at all reasonable hours on payment of such fee as the proper authority shall appoint.

to be open to inspection.

Form of assignment.

Assignment to be registered.

25 Every assignment of an exclusive right of burial may be in the form B in schedule II. to this Ordinance or to the like effect, and shall be valid if executed before one or more witnesses; and every such assignment shall within six months after the execution thereof if executed in Ceylon, or within six months after the arrival thereof in

Ceylon if executed elsewhere, be produced to the keeper of the cemetery, or in the case of a portion of a cemetery which has been heretofore set apart under section 12 of Ordinance No. 12 of 1862 or shall hereafter be sold for the special use of any religious denomination under section 12, to the board of management of such denomination; and an entry or memorial of such assignment shall be made in the register by the cemetery-keeper or board, as the case may be, in the same manner as that of the original grant; and until such entry or memorial no right of burial shall be acquired under any such assignment; and for every such entry or memorial the cemetery-keeper or board shall be entitled to demand such sum as the proper authority shall think fit, not exceeding one rupee.

Exclusive right of burial not to be disturbed without consent.

26 No corpse shall be buried in any place wherein the exclusive right of burial shall have been granted, except with the consent of the owner for the time being of such exclusive right of burial.

Removal of monuments improperly erected. 27 The board of management in respect of any portion of a cemetery sold under section 12, and the proper authority in respect of the remaining portion of such cemetery, may cause to be taken down and removed any gravestone, monument, tablet, or monumental inscription which shall have been erected without its or his authority respectively.

Should local board refuse to exercise powers conferred by sections 10, 12, and 20, Governor and Executive Council may exercise same.

28 Whenever the proper authority shall refuse to authorize the erection of a chapel or other building for the performance of burial services within the limits of any general cemetery, or to sell a portion thereof for the special use of any religious denomination applying for the same, or to grant a portion of such cemetery for the purpose of exclusive right of burial therein, it shall be lawful for the Governor, with the advice and consent of the Executive Council, on application by such denomination, if it should seem expedient, to exercise in respect of such cemetery all or any of the powers conferred on the proper authority by the provisions of sections 10, 12, and 20, or any of them.

Penalty for damaging the cemetery.

29 Every person who shall wilfully destroy or injure any building, wall, or fence belonging to any cemetery, or destroy or injure any tree or plant therein, or who shall daub or disfigure any wall thereof, or put up any bill thereon or on any wall thereof, or wilfully destroy, injure, or deface any monument, tablet, inscription, or gravestone within any cemetery, or do any other wilful damage therein, shall be liable to a fine not exceeding one hundred rupees.

Penalty on persons committing nuisances in the cemetery.

30 Every person who shall play at any game or sport or discharge firearms, save at a military funeral, in any cemetery, or who shall wilfully and unlawfully disturb any persons assembled in any cemetery for the purpose of burying any corpse therein, or who shall commit any nuisance within any cemetery, shall be liable to a fine not exceeding one hundred rupees.

Breach of regulations.

31 Any person committing any breach of any regulations made in virtue of this Ordinance shall be guilty of an offence, and be liable to a fine not exceeding one hundred rupees.

CHAPTER III.

Burial and Cremation Grounds.

Definition of place of worship.

32 In this chapter the term "place of public worship" shall include all cathedrals, churches, temples of every description, mosques of every description, and chapels other than chapels erected in a cemetery or burial ground and used exclusively for the purpose of reading burial services therein.

Burials in places of public worship, &c., forbidden.

33 It shall not be lawful to bury any corpse or coffin in any place of public worship or within the enclosed grounds about the same; and every person who shall bury or cause,

permit, or suffer any corpse or coffin to be buried contrary to the provisions of this section, shall be guilty of an offence, and liable on conviction to a fine not exceeding three hundred rupees.

New burial grounds and cremation grounds to be approved by the Governor. 34 No new burial ground shall be provided and used in any town, district, or place without the previous approval of the Governor, on the recommendation of the proper authority, and such approval shall be signified by notice in the Government Gazette. Every application for a new burial ground shall be accompanied by a plan prepared by a surveyor licensed under Ordinance No. 15 of 1889, and showing clearly the position of such burial ground.

Burial grounds and cremation grounds may be discontinued. 35 In case it appears to the Governor and Executive Council, upon the representation of the proper authority, that any burial ground or cremation ground situated in any town, district, or place is in such a state or locality as to be dangerous to the health of the inhabitants of such town, district, or place, it shall be lawful for the Governor, with the advice of the Executive Council, to order that, after a time to be mentioned in the order, burials or cremations in any such burial ground or cremation ground shall be discontinued; and every such order shall be published in the Government Gazette.

Burial or cremation not to take place after order of discontinuation. 36 After the time mentioned in any such order it shall not be lawful to bury or cremate any corpse in any burial ground or cremation ground mentioned in such order; and every person who after such time as aforesaid shall bury or cremate, cause, permit, or suffer to be buried or cremated, or assist in burying or cremating any corpse contrary to this section, shall be guilty of an offence, and be liable on conviction thereof to a fine not exceeding three hundred rupees.

Burial grounds to be enclosed and kept clear of jungle. 37 All burial grounds shall be enclosed with a sufficient wall or fence and be kept clear of low jungle or underwood; and it shall be lawful for the proper authority to call upon the trustees, managers, or proprietors of any such burial ground, or upon the person having sole or principal charge thereof, to enclose or to clear the same as aforesaid, within a reasonable time to be determined by the proper authority; and in case of non-compliance with such requisition, it shall be lawful for the proper authority to cause any such burial ground to be properly enclosed or cleared of jungle at the expense of such trustees, managers, proprietors, or person having sole or principal charge thereof as aforesaid.

By-laws.

- 38 It shall be lawful for the proper authority from time to time to make by-laws for the following purposes:
 - (1) For the registration of burial grounds and cremation grounds;
 - (2) For the inspection of such burial and cremation grounds;
 - (3) For the proper regulation of the burial and cremation of corpses in such burial and cremation grounds, and for ensuring that the graves are of proper depth;
 - (4) And generally for the proper management, regulation, and control of all such burial and cremation grounds, and for the maintenance of order, decency, and cleanliness within the limits thereof;

and such by-laws at any time to repeal, alter, or amend. Provided that such by-laws shall not be of any force or effect unless and until they shall be submitted to and confirmed by the Governor in Executive Council, who is hereby empowered to alter, amend, or disallow the same, or any repeal, alteration, or amendment thereof as he may think proper; and all such by-laws and any repeal, alteration, or amendment thereof shall be published in the Government Gazette.

Courts to tak cognizance ofe by-laws. 39 All courts of justice shall take judicial cognizance of by-laws and of any repeal, alteration, or amendment thereof when and so soon as the same shall have been so duly confirmed and published as aforesaid; and all officers of police are hereby required to assist in carrying out the provisions thereof.

CHAPTER IV.

Penal Provisions and Powers of Courts.

Burials and cremations in unregistered burial or cremation grounds prohibited.

From and after the expiration of three months from the date of the publication in the Government Gazette of by-laws providing for the registration of burial grounds and cremation grounds, it shall not be lawful to bury or cremate any corpse in any place other than a general cemetery established under the provisions of this Ordinance or of the Ordinance No. 12 of 1862, or a burial or cremation ground registered in the manner prescribed by such by-laws; and every person who shall contrary to the provisions of this section bury or cremate, or cause, permit, or suffer to be buried or cremated, or assist in burying or cremating, a corpse, shall be guilty of an offence, and liable on conviction thereof to a fine not exceeding three hundred rupees. Provided that it shall be lawful for the Governor, with the advice of the Executive Council, at any time to grant permission to bury or cremate any corpse in any place other than a general cemetery established under the provisions of this Ordinance or of the Ordinance No. 12 of 1862, or a burial or cremation ground registered in the manner prescribed by such by-laws, and the provisions of this section shall not apply to any such burial or cremation.

Breach of by-laws made an offence. 41 The breach of any by-law made and published under this Ordinance shall be an offence, and any person convicted of any such breach shall be liable to a fine not exceeding three hundred rupees, and in the case of a continuing offence to a further fine not exceeding one hundred rupees for each day on which the offence is continued.

Police courts empowered to deal with offences.

42 Police courts are hereby empowered to deal summarily with all cases instituted under this Ordinance or any by-law made in pursuance thereof, and to impose the full penalties herein prescribed, anything in "The Criminal Procedure Code, 1898," or any other Ordinance to the contrary notwithstanding.

Limitation of prosecution.

43 No prosecution shall be instituted against any person for an offence against the provisions of this Ordinance, unless the same shall be commenced within three months from the commission of the offence.

Informer's share of penalty.

44 It shall be lawful for the court before which any conviction under this Ordinance shall take place to award to the person who may have given information of the offence such share of any fine actually recovered, not exceeding the half of the sum recovered, as the court may deem fit.

How fines to be applied.

- 45° Subject to the provision in the preceding section contained all fines recovered in respect of any offence under this Ordinance or for the breach of any by-law made in pursuance thereof shall be paid as follows:—
 - (a) If the fine was for an offence in a municipal town to the municipal fund.
 - (b) If the fine was for an offence in a local board town to the local board fund.
 - (c) If the fine was for an offence in the town of Nuwara Eliva to the fund of the Board of Improvement.
 - (d) And in all other cases to the general revenue.

SCHEDULE I.

Number of Ordinance.		Ext	ent of Repeal.
Ordinance No. 10 of 1854	•••		The whole
Ordinance No. 12 of 1862			The whole
Ordinance No. 20 of 1884	•••		The whole
Ordinance No. 2 of 1885	•••	•••	The whole
Ordinance No. 17 of 1886			The whole
Ordinance No. 1 of 1894		•••	The whole
Ordinance No. 2 of 1894	•••	•••	The whole
Ordinance No. 5 of 1898	•••	•••	The whole

SCHEDULE II.

A .- Form of Grant of Burial Place in Cemetery.

Whereas by an order of Government, dated the _____ day of _____, ______ A.D., issued under "The Cemeteries and Burials Ordinance, —," a General Cemetery was established at which I, the undersigned, am the Cemetery-keeper.

Now I, in consideration of the sum of Rs. -- paid to me by , of _____, do, as such Cemetery-keeper as aforesaid, and under the provisions of the said Ordinance, hereby grant unto the said - the exclusive right of burial in (here describe the ground intended to be granted), to hold the same to the said for the purposes of burial.

Given under my hand this -- day of -----, in the year of our Lord -

B.—Form of Assignment of Right of Burial.

and all my estate, title, and interest therein, to hold the same unto the said C. D. for ever, subject to the conditions to which I held the same immediately before the execution hereof.

Witness my hand this ---- day of -

By His Excellency's command,

W. T. TAYLOR. Acting Colonial Secretary.

Colonial Secretary's Office. Colombo, August 17, 1899.

MINUTE.

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

> An Ordinance to amend the Ordinance No. 1 of 1889. intituled "The Courts Ordinance, 1889."

Preamble.

WHEREAS it is expedient to amend the Ordinance No. 1 of 1889, intituled "The Courts Ordinance, 1889:" Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Ordinance to be construed as one with Ordinance No. 1 of 1889.

1 This Ordinance shall be read and construed as one with "The Courts Ordinance, 1889," hereinafter referred to as "the principal Ordinance," and may be cited as "The Courts Amendment Ordinance, 189

Amendment of section 6.

For section 6 of the principal Ordinance the following shall be substituted:

The limits of each district and division shall be as the same are respectively set out and defined in the second schedule hereto annexed.

Provided that it shall be lawful for the Governor, with the concurrence of the judges of the Supreme Court, or a major part of them, by Proclamation, from time to time to revoke, alter, or amend the division of the island into circuits: or, with the advice of the Executive Council, by Proclamation, from time to time to revoke, alter, or amend the division of any circuit into districts and divisions, and to alter the limits of any such district or division.

Amendment of Schedule 2.

For Schedule 2 of the principal Ordinance the schedule hereto annexed shall be substituted.

By His Excellency's command,

W. T. TAYLOR, Acting Colonial Secretary.

Colonial Secretary's Office. Colombo, August 11, 1899.

SCHEDULE II.

Limits of Districts and Divisions.

DISTRICTS.

		1		Western Circuit.
Distric	t.	Court held at	-	Limits of Jurisdiction.
Colombo		Colombe	••	The harbour, and the town of Colombo within the Municipal limits, and the revenue district of Colombo, excluding so much of the Alutkuru korale as is situate north of the Jaela-oya and the villages belonging to the Galgomuwa peruwa of the Siyane korale west.
Negombo Kalutara Ratnapura Chilaw Puttalam	••	. Negombo . Kalutara . Ratnapura . Chilaw . Puttalam	•••	 The harbour and town of Negombo, the Alutkuru korale north and the Hapitigam korale Mudaliyars' divisions, the villages belonging to the Galgomuwa peruwa of the Siyane korale west, and so much of the Alutkuru korale south Mudaliyar's division as is situate north of the Jaela-oya. The revenue district of Kalutara. The revenue district of Ratnapura. The revenue district of Chilaw. The revenue district of Puttalam.
				Midland Circuit.
Kandy Kegalla Kurunegala Badulla Anuradhapur	•••	Kandy Kegalla Kurunegala Badulla Anuradhapura		The Central Province. The revenue district of Kegalla. The Seven Korales. The Province of Uva. The North-Central Province, which comprises the Nuwaragam, Hurulu, and Kalagam palatas, and district of Tamankaduwa.
				Northern Circuit.
Jaffna	•••	Jaffna	•••	The revenue district of Jaffna, excepting the pattus of Tunukkai and Karunavel pattu
Mannar	•••	Mannar	•••	south, which are hereinafter assigned to the district of Mullaittivu. The revenue district of Mannar, comprising (1) Mannar east and west; (2) Mantai south and north, Perunkali pattu, Eluppaikadavai, Panankamam, and Metkumalai; (3) Nanadan east and west and Muchali north and south.
Mullaittivu	•••	Mullaittivu	•••	The revenue district of Mullaittivu, comprising (1) Karikkaddumulai north and south, Pudukkudiyiruppu, and Mulliavalai; (2) Kilaikkumalai north and south, Chinnacheddikulam east and west, and Naducheddikulam; (3) Melpattu north, south, and east, and Udaiyaur, and the pattus of Tunukkai and Karunavel pattu south belonging to the revenue district of Jaffna.
Trincomalee Batticaloa		Trincomalee Batticaloa		The harbour and revenue district of Trincomalee. The harbour and revenue district of Batticaloa.
				Southern Circuit.
Galle Matara				The harbour, and the town of Galle within the Municipal limits, and the revenue district of Galle.
matara Tangalla				The revenue district of Matara. The revenue district of Hambantota.
J		J		Divisions.
Division.		irts (Police Court an irt of Requests) held	$\mathbf{a}^{\mathbf{t}}$	Western Circuit.
Colombo	•••			The judicial district of Colombo as hereinbefore defined, excluding those portions of the Salpiti, Hewagam, and Siyane korales, which are hereinafter respectively assigned to the several divisions of Panadure and Avisawella.
Negombo	•••	Negombo	•••	The judicial district of Negombo as hereinbefore described, excluding the Hapitigan korale.
Panadure	•••	Panadure	•••	The Rayigam korale, Panadure totamune, and that portion of the Salpiti korale lying south of the village Angulana and of the road leading from the Wewala ferry to the Lunawa bridge near the 10th milepost on the Galle road, and thence to the Mampe road, and from it to Mattegoda.
Kalutara	•••	Kalutara	•••	The judicial district of Kalutara as hereinbefore defined, excluding the Rayigam korale and Panadure totamune.
Avisawella	•••	Avisawella	•••	The Hapitigam korale, the Udugaha pattu of Siyane korale, and the Udugaha pattu of Hewagam korale; so much of the Gangaboda pattu of the Siyane korale as is situated east of the road from Hanwella to Attanagalla; (concurrently with the Minor Courts of Colombo) the Meda pattu of Hewagam korale; (concurrently with the Minor Courts of Kegalla) the Three Korales and Lower Bulatgama; and (concurrently with the Minor Courts of Potential to the Kungiki kendels.
Ratnapura Chilaw Puttalam	•••	Chilaw and Marawi	ila	with the Minor Courts of Ratnapura) the Kuruwiti korale. The judicial district of Ratnapura as hereinbefore defined. The judicial district of Chilaw as hereinbefore defined. The judicial district of Puttalam as hereinbefore defined.
				Midland Circuit,
Anuradhapura	٠	Anuradhapura	•••	The judicial district of Anuradhapura as hereinbefore defined, which comprises the Nuwaragam, Hurulu, and Kalagam palatas, and district of Tamankaduwa.
Badulla-Haldu mulla	ım-	Badulla, Bandarawe and Haldummull	la, a	The judicial district of Badulla as hereinbefore defined, except such portions thereof as are herein expressed to be included within the jurisdiction of the Police Court and Court of Requests of Nuwara Eliya.
Dumbara Galagedara	•••	Panwila and Uruga Galagedara	la :	The revenue divisions of Pata Dumbara and Uda Dumbara. In the Central Province, the revenue divisions of Tumpane and Harispattu, except Kulugammanasiya pattu; in the North-Western Province, Madure korale, Weudakorale, Gannawe korale, Gandahaye korale, and Hewawisse korale.

Limits of Jurisdiction.

... The judicial district of Kurunegala as hereinbefore defined, except such portions

Courts (Police Court and

Court of Requests) held at

... Kurunegala

District.

Kurunegala

thereof as are herein expressed to be included within the jurisdiction of the Police Court and Court of Requests of Galagedara. ... The judicial district of Kegalla as hereinbefore defined. (The jurisdiction of these Kegalla ... Kegalla courts over the Three Korales and Lower Bulatgama is concurrent with that of the courts at Avisawella, and over certain villages and estates in Paranakuru korale with Hatton-Gampola courts.) Hatton-Gampola Hatton and Gampola The revenue divisions of (1) Udapalata (excepting the villages Hindagala, Payingamuwa, and Kalugamuwa, the Vedehette estate, the Nilambe estate, and all other estates in Udapalata lying north of the Nilambe-oya between Nilambe and Peradeniya); (2) Uda Bulatgama; (3) the Pallepane korale of the revenue division of Kotmale; (4) so much of the Udapane korale of the said division of Kotmale as lies between Uda Bulatgama and the Pallepane korale aforesaid, and the following limits:— A line from the junction of the Pannal-oya with the Kotmale-ganga to the northernmost point of title plan 103,613 (Rolleston estate), thence along the north-eastern boundary of that title plan, the north-eastern and eastern boundary of title plan 108,342, the eastern boundary of title plan 57,290, the eastern boundary of title plan 50,045 (Rockside estate), the eastern boundary of Rockside, the western limit of title plan 96,258, a line from the southernmost point of that limit to the eastern boundary of title plan 45,446, the eastern limit of title plans 45,446 and 45,443, a direct line from the southernmost point of Pundalu-oya estate (title plan 45,443) to the Kunumelladeniya trigonometrical station, thence along the forest ridge to the Great Western Peak.

A straight line from the watershed to the boundary between Wangi-oya (title plan 48,335) and Galkandawatta estates (title plan 48,349) crossing the railway line, and along the boundary of these estates to the Nanu-oya. along the boundary of these estates to the Nanu-oya.

The Nanu-oya, the Dimbuldanda-oya, to the western boundary of Abbotsford (title plan 80,627), thence along the boundary of Lorne estate (title plan 80,634), northern boundary of Cymru (title plan 80,629), Tangakele (title plan 80,631), by the Maha Eliya ridge above Tangakele and Kelly Hill estates (title plans 93,871 and 93,874).

The eastern boundary of Kelly Hill to its junction with Dombagastalawa-oya to the Railway Gorge, thence along the Sudugala ridge to the Horton Plains by the watershed. The boundary between the Central Province and the Province of Sabara-graphy and the Horton Plains triggenometrical station No. 2 along the Kirigelecte. gamuwa, viz., the Horton Plains trigonometrical station No. 2, along the Kirigalpotta watershed to the spur of the ridge dividing Dimbula and Dikoya. And (5) the estates known as Konniboda, Paranawela, Panapitiya, Alpitikanda, Gona-adika, and Franklands in the district of Udunuwara, and concurrently with the Police Court and Court of Requests of Kegalla, the villages of Kehelpannala, Balatgamuwa, Dumbuluwawa, Kotegoda, Palliporuwa, Madulubowa, Wadiatenna, Petigammana, Hemmatagama, Kalagahagoda, Ginihappitiya, Tambawita, Rahala, Arama Selawa. and Deiyanwala, Udagankanda alias Buluwamulatenna, Gadadessa, Lower Berawila, and Narthakanda, in the revenue divisions of Four Korales in the district of Kegalla. ... The revenue divisions of Udunuwara, Yatinuwara, Pata Hewaheta, the Kulugammana-Kandy ... Kandy siya pattu of Harispattu, the Diyatilaka, Gannewa, Gangapalata, and Kohoka korales of the revenue division of Uda Hewaheta, and the vilages Hindagala, Payingamuwa, and Kalugamuwa in the revenue division of Udapalata, the Vedehette estate, the Nilambe estate, and all other estates in the said division of Udapalata lying north of the Nilambe-oya between Nilambe and Peradeniya. Matale ... Matale The revenue district of Matale and The revenue divisions of Uda Hewaheta (excepting the Diyatilaka, Gannewa, Gangapalata, and Kohoka korales), Walapane, the Udapane korale of Kotmale (except such portions thereof as are herein expressed to be included within the jurisdiction Nuwara Eliya ... Nuwara Eliya Maturata of the Police Court and Court of Requests of Hatton-Gampola), and those parts of Udapalata and Yatipalata of the division of Udukinda, which are contained within the boundaries set out below :-South-west and South.-Maha Eliya ridge between Calsay and Kelly Hill estates, the eastern boundary of the Kelly Hill to its junction with the Dombagastalawa-oya, the Dombagastalawa-oya to the Railway Gorge, thence along the Sudugala ridge and the Totapola ridge to the Narabutgala trigonometrical station. East.—A straight line from the Narabutgala trigonometrical station to the Idampolakota trigonometrical station, and a straight line from thence to the 26th milepost on the road from Badulla to Nuwara Eliva. North-east and East.—A line parallel with the Nuwara Eliya to Badulla road on its north side and 1 chain from its centre to the boundary of the Nuwara Eliya revenue district at Gorandihela, thence along this boundary to the Kadawata trigonometrical station. Northern Circuit. Jaffna ... Jaffna and Mallakam The revenue divisions of Jaffna, Valikamam north, east, and west, and Punakari. (The Police Court of Jaffna has concurrent jurisdiction with those of Point Pedro and Kayts.) Point Pedro ... Point Pedro and The revenue divisions of Vadamirachchi east, Vadamirachchi west, Tenmirachchi, Chavakachcheri Pachehilipallai, and Karaichchi. Kayts Kayts The islands within the judicial district of Jaffna as hereinbefore defined. Mannar The judicial district of Mannar as hereinbefore defined. Mannar Mullaittivu Mullaittivu and Vavu- The judicial district of Mullaittivu as hereinbefore defined. Trincomalee ... The revenue district of Trincomalee within the limits of; north, Northern Province; ... Trincomalee east, the sea; south, Verugal river; west, the Northern and North-Central Provinces.

The revenue district of Batticaloa within the limits of; north, Verugal river, east, the Batticaloa ... Batticaloa sea; south, Kumbukkan river; west, the North-Central, Central, and Uva Provinces. The district of Batticaloa within the limits of north, Manmunai south pattu; south, Kalmunai ... Kalmunai

Kambukkan-aru; east, the sea; and west, Province of Uva.

Southern Circuit.

District.

Courts (Police Court and Court of Requests) held at

Limits of Jurisdiction.

Galle

... The judicial district of Galle as hereinbefore defined, excluding such portion thereof as is hereinafter expressed to be included within the jurisdiction of the Minor Courts

... Balapitiya Balapitiya

at Balapitiya.
... Bentota-Walallawiti korale and the northern division of the Wellaboda pattu of Galle, being that bounded on the south and east by the Hikkaduwa river, the Gonapinuwela canal, and the principal road to Halpatota.

... Matara Matara

... The judicial district of Matara as hereinbefore defined.

... Tangalla **Tang**alla

... Giruwa pattu east and Giruwa pattu west. ... Magam pattu.

... Hambantota Hambantota

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. C 1,214.

In the Matter of the Last Will and Testament of Subyha Umma, of New Moor street, late of Dematagoda, deceased.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 10th day of August, 1899, in the presence of Mr. Charles Perera, Proctor, on the part of the petitioner Ahamado Lebbe Marikar Meera Lebbe Marikar, of Dematagoda; and the affidavit of the said petitioner, dated the 20th July, 1899, having been read: It is ordered that the will of Subyha Umma, deceased, dated 27th September, 1883, and now deposited in this count is northly to come. and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 24th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or before the 24th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

> F. R. DIAS, Additional District Judge.

The 10th day of August, 1899.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C 1,215

In the Matter of the Joint Last Will and Testament of Suriyabandarage Don Juanis Karunaratne, Registrar, and Kanugalawattege Dona Agida Perera Samarasinghe, of Mahara.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 10th day of August, 1899, in the presence of Mr. E. W. Perera, Proctor, on the part of the petitioner Suriyabandarage Don Davith Karunaratne Appuhamy, of Mahara; and the affidavit of the said petitioner, dated 8th August, 1899, having been read: It is ordered that the will of Kanugalawattege Dona Agida Perera Samarasinghe, of Mahara, deceased, dated 15th July, 1899, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 24th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person interested shall, on or before the 24th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, Additional District Judge. The 10th day of August, 1899.

In the District Court of Negombo.

Order Nisi.

Testamentary) Jurisdiction. No. 399.

In the Matter of the Goods and Chattels of Gasperallage Samuel Appu, late of Gaspe, deceased.

Kitalawalanekankanamalage Nonohamy, of

Gaspe......Petitioner.

1, Gasperallage Sinnappu; 2, Gasperallage Issan Appu; 3, Gasperallage Karanis Appu; 4, Gasperallage Unguhamy, wife of Subasinarachchige Jeeris Appu; 5, Gasperallage Kechchihamy, wife of Kitalawalanekankanamalage Tepanis Appu; 6, Gasperallage Menikhamy; 7, Gasperallage Nonohamy, all of Gaspe in Hapiticam korale Hapitigam korale......Respondents.

THIS matter coming on for disposal before W. R. B. Sanders, Esq., District Judge of Negombo, on the 3rd day of July, 1899, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Kitalawalane-kankanamalage Nonohamy, of Gaspe; 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 Gasperallage Samel Appu, of Gaspe, issued to her, as widow of the said deceased, unless the respondents above-named or any other person interested shall, on or before the 23rd day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

Dated 3rd July, 1899.

W. R. B. SANDERS, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary) Jurisdiction. No. 400.

In the Matter of the Goods and Chattels of Muna Muna Kana Sleima Lebbe deceased.

Muna Muna Kana Muhammado Abdul Cader, of Negombo.....Petitioner
Vs.

1, Muhamado Savul Hamid; 2, Muhamado Sulema Natchiyah; 3, Aboobakker Natchiyah, all of Kilakarai in India Respondents.

HIS matter coming on for disposal before W. R. B. Sanders, Esq., District Judge of Negombo, on the 1st day of July, 1899, in the presence of Mr. Wijetunga, Proctor, on the part of the petitioner Muna Muna Kana

Mohamado Abdul Cader, of Negombo; and the affidavit dated the 28th 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 Muna Muna Kana Sleima Lebbe, late of Negombo, who died at Kilakarai in India, issued to him, as attorney of Ossan Batti Natchiyah, widow of the said

deceased, unless the respondents above-named or any other person interested shall, on or before the 23rd day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

Dated 1st July, 1899.

W. R. B. SANDERS District Judge.

In the District Court of Kandy.

Order Nisi declaring Will proved, &c.

Jurisdiction.
No. 2,109.

In the Matter of the Last Will and Testament of Ellen Harriet Fowler, deceased, of Nuwara Eliya.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 4th day of August, 1899, in the presence of Mr. J. B. Siebel, on the part of the petitioner Elgiva Harding nee Mills, also known as Elgiva Mills Harding, of Colombo; and the affidavit of the said petitioner, dated

18th July, 1899, and of Lancelot Henry Ephraims and Benjamin Leopold Perera, both of Colombo, dated 26th July 1899, having been read:

July, 1899, having been read:

It is ordered that the will of Ellen Harriet Fowler, of Nuwara Eliya, deceased, dated 8th March, 1895, and now deposited in the court, be and the same is hereby declared proved, unless any person shall, on or before the 28th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

of this court to the contrary.

It is further declared that the said Elgiva Harding nee Mills, also known as Elgiva Mills Harding, is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person shall, on or before the 28th day of August, 1899, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM, District Judge.

The 4th day of August, 1899.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,871. In the matter of the insolvency of Samuel Oxton Jones, of Colombo.

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 September 14, 1899, for the declaration of a dividend in the above matter.

By order of court,

Colombo, August 10, 1899.

J. B. Misso, Secretary.

No. 1,977.

In the matter of the insolvency of C. W. Schumacher, of Colombo.

HEREAS C. W. Schumacher has filed a declaration of insolvency, and a petition for the sequestration of his estate, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said C. W. Schumacher insolvent accordingly; and that two public sittings of the court, to wit, on September 7 and 21, 1899, will take place for the said insolvent to surrender and confirm to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Colombo, August 10, 1899.

J. B. Misso, Secretary.

No. 1,980.

In the matter of the insolvency of M. Candappa Chetty, of Brassfounder street.

HEREAS M. Candappa Chetty has filed a declaration of insolvency, and a petition for the sequestration of the estate of the said M Candappa Chetty has also been filed under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said M. Candappa Chetty insolvent accordingly; and that two public sittings of the court, to wit, on September 14 and 28, 1899, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Colombo, August 11, 1899.

J. B. Misso, Secretary.

In the District Court of Galle.

No. 310. In the matter of the insolvency of Charles Weerasooriya, of Kataluwa.

WHEREAS the above-named Charles Weerasooriya, of Kataluwa, was on August 10, 1899, adjudged insolvent by the District Court of Galle, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on September 1 and 22, 1899, for the said insolvent to surrender and conform; and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, intituled "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court,

JAMES KRAUSE, Secretary.

Galle, August 10, 1899.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

V. V. R. A. Suppramanian Chetty, of Colombo... Plaintiff. No. C 12,488. Vs.

1, Cornelis Perera; 2, M. A. Perera; and 3, M. Perera, all of Panadure...... Defendants.

ber 9, 1899, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said third defendant in the following property, for the recovery of Rs. 10,710, with interest at 9 per cent. from May 23, 1899, till payment in full:—

The soil and trees of a portion of the land called Delgahawatta of the extent of about 3 roods more or less, together with the cadjaned house standing thereon, situate at Wekada in Panadure; and bounded on the north by a portion of the same land belonging to the heirs of Mahawaduge Migel Perera, on the east also by a portion of the same land, on the south by the old road, and on the west by Delgahawatta.

Deputy Fiscal's Office. Kalutara, August 16, 1899. C. D. VIGORS. Deputy Fiscal.

Central Province.

The state of the s

In the District Court of Kandy.

Sena Kana Ana Runa Sidambram ChettyPlaintiff. No. 12,026.

1, H. W. de Vos; and 2, W. A. Ratwatta.....Defendants.

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

1. The chena called Galapitayayahenyaya of 30 seers of kurakkan sowing in extent, situate at Wagodapola in Udugoda Pallesiyapattu of Matale; and bounded on the east by an ela, south by field, west by Vendasiwatta and Kapuruhamy's land, and on the north by Pillawawela, with everything thereon.

2. Mahamaduwawalandahenyaya of 15 seers of kurakkan sowing in extent, situate at Wagodapola as aforesaid; and bounded on the east by Pellawawela, south by fence of the field, west by fence of Galpitiyahena, and on the north by fence of the field, with everything thereon.

3. The chena called Pinnakotuwa of 3 seers of kurak-kan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east by wela, south by the fence of Pinnakotuwa, west by the chena belonging to second defendant, and on the north by fence of the field, with everything thereon.

4. The chena called Katukongahamulahena of 6 seers of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east, west, and south by the chena belonging to Walawwa, and on the north by the fence of the chena belonging to second defendant, with

everything thereon.

5. The chena called Rukkattanagahamulapillewa of 4 seers of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east by Panselagala, south by Wagodapolahena, west by Kawdupelella Walawwa, and on the north by field, with everything thereon.

6. The chena called Bollawaelahena of 15 seers of

kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east and south by the chena of Wagodapola Walawwa, west by the fence of Polwatta, and on the north by field, with everything thereon.

The chena called Moratiyawahena of 15 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east by the chena of Wagodapola Walawwa, south by fence of the field, west by chena belonging to second defendant, and on the north by ganima, with everything thereon.

8. The chena called Kadawatagawawelamadithahena

of 8 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; bounded on the east by chena belonging to Wagodapola Walawwa, south by ela, west by stone fence, and on the north by Henyaya, with everything

9. The chena called Wewupitiyahena of 10 nellies of kurakkan sowing extent, situate at Wagodapola as afore-said; and bounded on the east by fence of the field, south, west, and north by the chenas belonging to W. Ratwatta.

10. The chena called Badullagahamulahena of 10 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on all sides lands belonging

to W. Ratwatta.

11. Kosgahamulaetanayaya of 8 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded by all sides the property belonging to R. Rat-

12. The chena called Kuraketiyahena of 30 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east by stone fence, south, west, and north by chenas belonging to R. Ratwatta.

13. The chena called Diawarakawahenyaya of 30 nellies of kurakkan sowing in extent, situate at Wagodapola as aforemid, and bounded any the cost

pola as aforesaid; and bounded on the east by stone fence, south and west by the property belonging to R. Ratwatta, and on the north by ganima.

14. The chena called Siambalagahamulahenyaya of 30

nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on the east, south, and west by the lands belonging to R. Ratwatta, and on the north by

ganima.

gantua.

15. The chena called Nabowitahenyaya of 40 nellies of kurakkan sowing extent, situate at Wagodapola as aforesaid; and bounded on all sides lands belonging to Ratwatta.

16. The chena called Ethparayaya of 30 nellies of kurakkan sowing in extent, situate at Wagodapola as aforesaid; and bounded on all sides lands belonging to

17. The chena called Illukgollayaya of 30 nellies of kurakkan sowing in extent, situate at Wagodapola as aforesaid; and bounded on the east by ganima, south, west, and north by lands belonging to Ratwatta.

18. The chena called Kurundugalgodayaya of 10 nellies kurakkan sowing in extent, situate at Wagodapola as aforesaid; and bounded on all sides lands belonging to

Ratwatta.

19. The chena called Damunugollayaya of 40 nellies of kurakkan sowing in extent, situate at Wagodapola as aforesaid; and bounded on the east and north by the land belonging to Ratwatta, south and west by ela.

Amout of writ, Rs. 405.75.

Fiscal's Office, Kandy, August 15, 1899.

F. J. SMITH, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

R. M. A. R. A. R. Muttiyah Chetty......Plaintiff.

No. 5,425. $\mathbf{v}_{\mathbf{s}}$. Uduma Lebbe Marcar Mahamadu Hanifa,

of Dangedara......Defendant.

OTICE is hereby given that on Saturday, September 9, 1899, at 2.30 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 boutique with two rooms bearing No. 336, situate at Talbot town in Galle bazaar.

This writ is issued to levy a sum of Rs. 1,328·15, with interest on Rs. 1,315 at 9 per cent. per annum from May 22, 1899, till payment.

Fiscal's Office, Galle, August 15, 1899. C. T. LEEMBRUGGEN, for Fiscal.

North-Western Province.

In the District Court of Colombo.

No. C 12,256.

Vs.

ames Alfred Wijesingha, of Borella,

ColomboDefendant.

OTICE is hereby given that on Saturday, September 9, 1899, at 1 o'clock in the afternoon, will be old by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

All that cocoanut estate called and known as Timbirigahapitiya, containing in extent 90 acres 3 roods and

4 perches, situated at Kekunawala in Yagampattu korale of the Katugampola hatpattu, Kurunegala District.

Amount of writ Rs. 9,391.66, with interest and poundage.

Fiscal's Office, Kurunegala, August 16, 1899. N. S. Cassim, for Fiscal.

Province of Sabaragamuwa,

In the District Court of Kegalla.

A. P. R. Muttaiah Chetty, by his attorney A. P. R. Cannappa Chetty, of Golahela......Plaintiff.

No. 1,075. Vs.

D. A. David, of Dodantale estate Defendant.

OTICE is hereby given that on Saturday, September 9, 1899, 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, viz.:—

The garden called Vitarannagewatta of about quarter of an acre in extent and five tiled houses standing thereon; bounded on the east by the Government land, on the south by the high road, on the west by Appuhami's house and land, and on the north by Alvis Silva's property, situate in the town of Kegalla.

Writ issued to levy the sum of Rs. 2,823.

TIMOTHY F. ABAYAKOON,
Deputy Fiscal's Office,
Deputy Fiscal.
Kegalla, August 15, 1899.

DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit has been instituted in the Court of Requests of Kandy by 95 labourers of Ingurugalle estate against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 700.

D. B. WICKRAMASINGHE, Chief Clerk.

Court of Requests, Kandy, August 9, 1899.

Matara by Periya Ramasamy Kangany for himself and twelve labourers of Kurulugalla estate in Morawak korale

against the proprietor thereof, under the Ordinance No.13 of 1889, for the recovery of their wages amounting Rs. 50.

This 14th day of August, 1899.

T. B. CLAASZ, Chief Clerk.

OTICE is hereby given that a suit No. 1,308 has been instituted in the Court of Requests of Avisawella by two labourers of Mipitikande estate against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 18.

Alfred Pronk, Chief Clerk.

This 12th day of August, 1899.