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

PART II.—Legal and Judicial.

PART III.—Provincial Administration.
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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 to amend the Ordinances No. 17 of 1869, No. 11 of 1891, and No. 18 of 1896 relating to Customs in the Island of Ceylon.

Preamble.

WHEREAS it is expedient to amend the Ordinance No. 17 of 1869, intituled "An Ordinance for the General Regulation of Customs in the Island of Ceylon," and the Ordinance No. 11 of 1891, intituled "An Ordinance to re-adjust the Customs Duties leviable on Firearms, and to impose an Export Duty on certain Hides and Horns," and the Ordinance No. 18 of 1896, intituled "An Ordinance to amend Ordinance No. 17 of 1869," in the particulars

hereinafter mentioned: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

This Ordinance and No. 17 of 1869 to be read as one Ordinance.

Amendment of section 80.

Goods lodged in Queen's warehouse liable to claims for freight, &c.

Collector required to detain goods for freight. &c.

Collector not bound to see as to validity of any lien.

Power to sell goods not cleared in ninety days.

Perishable goods may be sold at once.

Live stock.

Amendment of section 4 of No. 11 of 1891.

Amendment of section 2 (a) of No. 18 of 1896. 1 This Ordinance and the Ordinance No. 17 of 1869 hereinafter referred to as "the principal Ordinance" shall be read and construed as one Ordinance.

2 For section 80 of the principal Ordinance there shall be substituted the following section:

All goods or merchandise which shall be lodged in any Queen's warehouse under the provisions of this Ordinance, not being goods seized as forfeited to Her Majesty, shall, when landed, continue and be subject and liable to such and the same claim for freight and general average in favour of the master, owner, or agent of the respective ship, or of any other person interested in the freight or general average from which such goods or merchandise shall have been so landed, as such goods or merchandise respectively were subject and liable to before the landing thereof.

The collector is hereby authorized and required, upon due notice in writing given to him by such master, owner, agent, or other person as aforesaid, specifying the particulars of the goods and requiring the goods or any portion thereof to remain subject to a lien for freight, primage, general average, or other charges, to detain and keep in the Queen's warehouse the whole or such portion of such goods, not being seized as forfeited to Her Majesty, until he receives notice in writing that the said charges are paid.

The collector shall not be bound to see to the validity of any lien claimed by any master, owner, agent, or other person as aforesaid.

If any goods or merchandise deposited as aforesaid be left in any custom-house or Queen's warehouse for a longer period than ninety days from the date of landing, such goods shall, after public advertisement, be sold by public auction either for home use or exportation, and the proceeds thereof applied first to the payment of the duties due thereon, the warehouse rent, and expenses of sale, then to the payment of the freight, primage, general average, and charges claimed as aforesaid, and the overplus, if any, shall be paid to the proprietor of the goods; but if there be no such proprietor, such overplus shall be paid into the Treasury, and if not claimed within one year from the date of the sale of such goods, such overplus shall be brought to account as revenue: provided that goods of a perishable nature or in a damaged condition may, after public advertisement, be sold forthwith, and if not saleable may be destroyed, and neither the proprietor nor claimant of the freight, primage, general average, and charges as aforesaid, due on any goods sold or destroyed as aforesaid, shall have any claim on the collector for or on account thereof. The collector shall not be required to detain for freight, primage, general average, or charges as aforesaid, horses, cattle, or other live stock, unless proper provision be made by the person detaining the same for the feeding, care, and housing of such live stock.

- 3 In section 4 of the Ordinance No. 11 of 1891 there shall be inserted after the words "exportation" and "export" wherever they occur the words "for commercial or trade purposes."
- 4 In section 2 (a) of the Ordinance No. 18 of 1896 the word "cash" shall be substituted for the word "cost"

By His Excellency's command,

W. T. TAYLOR, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, October 8, 1900.

MINUTE.

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

An Ordinance to raise a Loan of £1,300,000 Sterling for the construction of Railway, Irrigation, and other Public Works.

Preamble.

WHEREAS it is expedient to raise a loan not exceeding one million three hundred thousand pounds sterling, British money, for the purpose of constructing railway, irrigation, and other public works in the island, and for the purchase of such lands, materials, and other things as may be required for and in connection with such railway irrigation, and other public works: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

To be read with Ordinance No. 19 of 1884. 1 This Ordinance and Ordinance No. 19 of 1884, intituled "An Ordinance to declare the terms and conditions applicable to Loans authorized to be raised by the Government of Ceylon, and to provide for the creation of Ceylon Inscribed Stock," shall be construed and read as one Ordinance.

Authority to Governor to borrow by sale of debentures or inscribed stock. 2 The Governor is hereby authorized to borrow a sum not exceeding one million three hundred thousand pounds sterling, British money, by the sale of debentures or by the sale of inscribed stock, or partly by the sale of debentures and partly by the sale of inscribed stock, under the provisions, terms, and conditions of "The General Loan and Inscribed Stock Ordinance, 1884."

Application of loan.

3 The proceeds arising from such loan shall be applied exclusively in the construction of railway, irrigation, and other public works in the island, and in the purchase of such lands, materials, and other things as may be required for and in connection with such railway, irrigation, and other public works.

Contribution to sinking fund, when to commence. 4 The contributions to the sinking fund as contemplated by sections 10 and 24 of "The General Loan and Inscribed Stock Ordinance, 1884," for the repayment of the said sum of one million three hundred thousand pounds sterling, British money, hereby authorized to be borrowed, shall commence after the expiration of three years from the date on which the interest on the first debentures or inscribed stock to be issued under this Ordinance shall begin to run.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 10, 1900. W. T. TAYLOR, Acting Colonial Secretary.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Galle will be holden at the Court-house at Galle on Monday, November 5, 1900, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place abovementioned, and not to depart without leave asked and granted.

GEORGE M. FOWLER,
Fiscal's Office,
Fiscal.

ලංකාමීපයේ ගරු කටයුතු උතුම්වූ සුපුීම් උසාව කෙන් මට ලැබිතිබෙන ආසුවක බලය කරණි කොට්ගෙණි මෙයින් පුකාශකරන්නේන්ම ගාඵ දිසා වේ කිම්නෙල් නඩු විභාගය වම් 1900 ක්වූ නොවැම්බර් මස 5 වෙනි දිසා පෙරවරු 11 පැය පටන් ගාල්ලේ තීබෙන නඩුසාලාවේ පවත්වන්ට කෙදෙනවා ඇත. එහි යම් කාරණ ඇතුව සිටින සැමදෙනාම යටකි ස්ථානයට යටකි වෙලාවට ඇවත් පෙණිහිරින්ට ඕනෑ වත් ඇර අවසර ඉල්ලා ලබාගෙණ මස එයින් පිටිනට යන්ට නුපුළුවන් බවත් මෙයින් සෑමදෙනාටම දන්වන් නෙමි.

> ජෝර්ජ් ඇම්. පවුලර්, පිස්කල් චම්න.

වම් 1900 ක්වූ **ඔක්තෝබර් මස 10 වෙනි** දින ගාල්**ලේ පිස්කල් කන්තෝ**රු**වේදීය.**

இலங்கைத்தீவிற் சங்கையோர்த சட்பிறீங் கோட்டா ரது கட்டளேயின்படி நாம் பிரசித்தப்படுத்துவதாவதை; காலி ரியாயஸ்தலத்திலே மேற்சொல்லிய சுப்பிறீங் கோட்டாரால் காலி டிஸ்திறிக்கைச்சேர்ந்த கிறியினெல் வழக்குவிசாரண, 1900 ம் இரு கார்த்திகையூ இ ந் திகதியாகிய திங்கட்கிழமை காலமே 11 மணி தொடங் கி அண்றும் அதற்கடுத்த நாட்களிலும் நடத்தப்படும்.

ஆதலால் அவ்விசார‱யிற் காரியகரும**முள்ளவர்க** செளலலோரும் சொலலப்பட்ட கேரேத்திலே சொலலப்ப ட்ட இடத்திலே வெளிப்பட்ட அவ்விடத்**தினின்றும்** உத்தரவி**ன்றி நீங்காதிரு**க்க**க்கட**வர்கள்.

இங்கனம், பிஸ்கால் கக்தோர், ஜோர்ஐ. எம். பவுலர், 1900 ம் ஹு ஐப்பசிமூ 10 ர் உ. பிஸ்கால்.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. C. 1,358

In the Matter of the Estate of the late Kodippuli Tantillage Don Tikonis Appu, deceased, of Weniwelkola in the Udugaha pattu of the Salpiti korale.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Colombo, on the 30th day of August, 1900, in the presence of Mr. L. W. Mendis, Proctor, on the part of the petitioner Kodippuli Tantillage Sinno Appu, of Weniwelkola; and the affidavit of the said petitioner, dated 15th August, 1900, having been read: It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Kodippuli Tantillage Don Tikonis Appu issued to him, as an heir of the said deceased, unless the respondents—1, Katriatchige Mencho Hamy, of Weniwelkola; 2, Kodippuli Tantillage Don Davith; 3, Kodippuli Tantillage Yaso Hami, both of Weniwelkola; 4, Yakupitiyage Babbu Sinno Appu, of Lenora in Rayigam korale; 5, Yakupitiyage Charles Appu, of Lenora in Rayigam korale; 6, Yakupitiyage James Appu, of Lenora in Rayigam korale; 7, Yakupitiyage Podi Sinno, of Lenora in Rayigam korale; and 8, Kodippuli Tantillage Carolis Appu, of Weniwelkola—shall, on or before the 27th day of September, 1900, show sufficient cause to the satisfaction of this court to the contrary.

> F. R. Dias, Additional District Judge.

The 30th day of August, 1900.

N.B.—The above Order Nisi is extended till the 25th October, 1900.

F. R. DIAS, Additional District Judge.

September 27, 1900.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. C 1,360.

In the Matter of the Last Will and Testament of Candappa Chettiar Muttambalawana Chettiar, deceased, of Brassfounder street in Colombo.

THIS matter coming on for disposal before F. R. Dias, Esq., Additional District Judge of Co ombo, on the 30th day of August, 1900, in the presence of Mr. L. B. Fernando, Proctor, on the part of the petitioner Camalamuthatchy, of Brassfounder street in Colombo; the affidavit of the said petitioner, dated 27th April, 1899, having been read: It is ordered that the will of Candappa Chettiar Muttambalawana Chettiar, deceased, dated 21st August, 1897, and now deposited in this court, be and the same is hereby declared proved, unless any person interested shall, on or before the 27th day of September, 1900, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner 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 interested shall, on or

before the 27th day of September, 1900, show sufficient cause to the satisfaction of this court to the contrary.

F. R. DIAS, Additional District Judge.

The 30th day of August, 1900.

N.B.—The date for showing cause against the above *Order Nisi* is extended till the 25th October, 1900.

N. E. COORE, District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 250.

In the Matter of the Estate of the late Don Cornelis Wijayawardana, deceased, of Kuruppumulla.

HIS matter coming on for disposal before Allan Beven, Esq., Acting District Judge of Kalutara, on the 10th day of September, 1900, in the presence of Mr. P. A. Gooneratne, Proctor, on the part of the petitioner Don Sirias Wijayawardana, of Kuruppumulla; and the affidavit of the said petitioner, dated 6th September, 1900, having been read:

It is ordered that the said petitioner Don Sirias Wijayawardana be and he is hereby declared entitled to have letters of administration to the estate of the said deceased Don Cornelis Wijayawardana issued to him, as brother of the said deceased, unless the respondent Don Publis Wijayawardana shall, on or before the 23rd day of October, 1900, show sufficient cause to the satisfaction of this court to the contrary.

Allan Beven, Additional District Judge.

The 16th day of October, 1900.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 1,102.

In the Matter of the Estate of the late Samuel Arnold Allegakoen, of Jaffna, deceased.

Mary Tangamuttu. widow of Samuel Arnold Allegakoen, of Jaffna Petitioner.

1, Walter N. S. Aserappa, of Colombo, and his wife 2, Lily Julia Gnana Savuntharamma, of Colombo; 2, Rasiah William Allegakoen, of Point

PedroRespondents.

THIS matter of the petition of Mary Tangamuttu, widow of Samuel Arnold Allegakoen, praying for letters of administration to the estate of the abovenamed deceased Samuel Arnold Allegakoen, coming on for disposal before C. Eardley-Wilmot, Esq., District Judge, on the 2nd day of October, 1900, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner; and affidavit of the petitioner, dated the 1st day of October, 1900, having been read: It is declared that the petitioner is the lawful widow of the said intestate, and is entitled to have letters of administration to the estate of the

said intestate issued to her, unless the respondents or any other person shall, on or before the 29th day of October, 1900, show sufficient cause to the satisfaction of this court to the contrary.

O. EARDLEY-WILMOT, District Judge.

This 2nd day of October, 1900.

In the District Court of Mannar.

Order Nisi.

Testamentary Jurisdiction.

In the Matter of the Estate, Goods, Chattels, Rights, and Credits of Francis Lawrence Dias, of Talamannar, deceased.

Anthony Visuvasam Lambertu, of Talamannar......Petitioner.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge of Mannar, on the 6th day of September, 1900, in the presence of Mr. A. L. Savundranayagam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner Anthony Visuvasam Lambertu, of Talamannar, dated the 10th day of April, 1900, having been read.

It is ordered that the petitioner aforesaid be declared entitled to have letters of administration to the estate of the deceased Francis Lawrence Dias, of Talamannar, issued to him, as son-in-law of the said deceased, unless the respondents above-named or any other person shall, on or before the 5th day of November, 1900, show sufficient cause to the satisfaction of this court to the contrary.

B. Constantine, District Judge.

This 6th day of September, 1900.

In the District Court of Matara.

Order Nisi.

Testamentary Jurisdiction. No. 1,271. In the Matter of the Estate of the late Jasin Vidane-arachchige. Nonnohamy, deceased, of Dodampahala.

THIS matter coming on for disposal before W. E. Thorpe, Esq., District Judge of Matara, on the 21st day of September, 1900, on the motion of Mr. Proctor G. E. Keuneman on the part of the petitioner Don Dionis Mutukumarana, of Dodampahala; and the affidavit of the said petitioner, dated 12th September, 1900, having been read:

It is ordered that the said Don Dionis Mutukumarana be and he is hereby declared entitled to have letters of administration to the estate of J. V. A. Nonnohamy, deceased, issued to him, as husband of the said deceased, unless the respondents—1, Don James Mutukumarana; 2, Don Jandris Mutukumarana; 3, David Mutukumarana; 4, Johanna Nanaransi Mutukumarana; 5, Ariyadasa Mutukumarana; 6, Karunadasa Mutukumarana, all of Dodampahala—shall, on or before the 29th day of October, 1900, show sufficient cause to the satisfaction of this court to the contrary.

W. E. THORPE, The 21st day of September, 1900. District Judge. In the District Court of Puttalam.

Order Nisi.

Testamentary
Jurisdiction. <
No. 154.

In the Matter of the Intestate Estate of Kulan Muttusamy, deceased, late of Periakulam in Puttalam pattu of the District of Puttalam. Between

And Kutan Vairan, of Anatkudi in Pallamkovil in Mannarkudi Talukah of Tan-

THIS matter coming on for disposal before Henry William Brodhurst, Esq., the District Judge of Puttalam, on the 6th day of August, 1900, in the presence of Mr. J. W. P. Senathiraja, Proctor, on the part of the petitioner, and the petition of the abovenamed petitioner, dated 6th August, 1900, together with the affidavit adduced in support thereof, having been read:

It is ordered that Saveri Muttu Sebastian, the above-named petitioner, be and he is hereby declared entitled to administer the intestate estate of Kutan Muttusamy, deceased, late of Periakulam aforesaid, as his cousin and next of kin, and that letters of administration of the same do issue to him accordingly, unless the respondent shall, on or before the 24th day of October, 1900, show sufficient cause to the satisfaction of this court to the contrary.

August 6, 1900.

H. W. BRODHURST, District Judge.

In the District Court of Chilaw.

Testamentary Jurisdiction. No. 598. In the Matter of the Intestate Estate of Dassanayaka Mudiyanselage Dingiri Meniketena, late of Galmuruwa, deceased.

THIS matter coming on for disposal before John George Fraser, Esq., District Judge of Chilaw, on the 20th August, 1900; and the petition and affidavit of Heratmudiyansalage Guruhamy Appuhamy having been read: It is ordered that the said Guruhamy Appuhamy be declared entitled to administer the estate of the above-named deceased, and that letters of administration be issued to him accordingly, unless sufficient cause be shown to the contrary on the 1st day of November, 1900.

J. G. Fraser, District Judge.

In the District Court of Chilaw.

Order Nisi.

Testamentary
Jurisdiction.
No. 596.

In the Matter of the Intestate Estate of Mihiduculasuria Juse Juan Fernando, late of Chilaw, deceased.

THIS matter coming on for disposal before J. G. Fraser, Esq., District Judge of Chilaw, on the 28th day of July, 1900; and the petition and affidavit of Juan Juse Fernando, of Chilaw, having been read: It is ordered that Juan Juse Fernando be declared entitled to administer the estate of the above-named deceased, and that letters of administration be issued to him accordingly, unless sufficient cause be shown to the contrary on the 30th day of August, 1900.

J. G. FRASER, District Judge.

This Order Nisi has been extended to 15th October, 1900.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,002.

In the matter of the insolvency of Paschal Leo Albuker, of Colombo.

OTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on November 8, 1900, to consider the question of the grant of a certificate of conformity to the said insolvent.

By order of court,

J. B. Misso, Secretary.

Colombo, October 4, 1900.

In the District Court of Negombo.

No. 59.

In the matter of the insolvency of Magina Frederick Gabriel Mirando, of Liyanagemulla.

NOTICE is hereby given that a certificate as of the third class was on October 3, 1900, awarded to the above-named insolvent.

By order of court,
D. GUNAWARDANA,

Negombo, January 5, 1900.

Secretary.

In the District Court of Kegalla.

No. 24.

In the Matter of Urupalawe Gamladdalage Siriwardana, of Dehiowita in Atulugam korale, an insolvent.

WHEREAS Urupalawe Gamladdalage Siriwardana has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on November 17 and 24, 1900, 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,

L. DE SILVA, Secretary.

Kegalia, October 5, 1900.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Emmanuel de Silva Wijeyaratna, of St.

Joseph street......Plaintiff.

No. C 13,219. Vs.

George Carolis Perera, of Nakalagam street, Colombo. Defendant.

November 6, 1900, at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the following property mortgaged by defendant, and decreed to be sold by the decree entered in the above action subject to a primary mortgage created by bond No 3,960, dated November, 1896, in favour of one Benjamin de Silva, for the recovery of the sum of Rs. 802.68, with further interest on Rs. 600 at 9 per cent. per annum from Jannary 5, 1900, till payment in full, and costs Rs. 142, viz.:—

1. All that land and premises bearing assessment No. 21, situated at Madampitiya (Cemetery road), within the Municipality of Colombo; bounded ont he north-west by a canal, on the north-east by the property of Carolis de Fonseka, Muhandiram, on the south-east by the property of Brampy Andrado, and on the south-west by the Cemetery road; containing in extent 1 acre and 12 48 square perches more or less.

On the same day, at 3 P.M.

2. All that grass field situated at Nakalagam street within the Municipality of Colombo, bearing

assessment No. 1a; and bounded on the north by a portion of the same land belonging to Osthmuller and Rouxe's family, on the east by the portion of the same land belonging to Fonseka Mudaliyar and others, on the south by the canal, and on the west by a portion of the same land belonging to Romainu Fernando; containing in extent 1 acre and 5 square perches more or less.

Fiscal's Office, Acting Deputy Fiscal.
Colombo, October 10, 1900.

In the District Court of Colombo.

P. M. R. M. Ramen Chetty, of Colombo.....Plaintiff. No. 13,494 C. Vs.

F. J. Lucas Fernando, of Moratuwa Defendant.

November 8, 1900, 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, for the recovery of the sum of Rs. 1,313.25, with interest at 9 per cent. per annum on Rs. 150 from October 10, 1898, and on Rs. 1,163.25 from October 17, 1899, till payment in full, viz. :—

All that house and ground bearing assessment No. 14, situated at Horton place, Cinnamon Gardens. within the Municipality of Colombo; bounded on the north by the property of Lucas Fernando, on the east by house No. 15 called and known as Emms Villa,

on the south by the road, and on the west by the house No. 13 occupied by Mr. Thambo; containing in extent 2 roods more or less.

> W. N. S. ASERAPPA Acting Deputy Fiscal.

Fiscal's Office, Colombo, October 10, 1900.

In the District Court of Colombo.

K. M. R. R. M. Ramen Chetty, of Sea street,

No. 13,507 C.

Eleyandura Alvis de Soysa, administrator of the estate of the late Victor de Soysa,

of Alutmawata...... Defendant.

OTICE is hereby given that on Wednesday, November 7, 1900, 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 as administrator of the estate of the late Victor de Soysa in the following property, for the recovery of the sum of Rs. 1,677.95, with interest at 9 per cent. per annum from April 27, 1900, till payment in full, viz:-

All that house and land called Kongahawatta atias Bogahawatta, situated at Alutmawata in Colombo, bearing assessment No. 20; bounded on the north by the property of J. de Soysa, on the east by Blomendahl street, on the south by the property of G. de Soysa, and on the west by the property of S. de Soysa; containing in extent 2 roods 19.7 square perches more or less.

> W. N. S. ASERAPPA Acting Deputy Fiscal.

Fiscal's Office, Colombo, October 10, 1900.

In the Court of Requests of Negombo.

Mahamutugalage Isaac Fernando, of Pansil-

goda.Plaintiff. No. 6,734. Vs.

Senadirage Don John Marselis, of Minuwan-

...... Defendant.

OTICE is hereby given that on November 3, 1900, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in

the following property, viz .:-A portion of Delgahawatta wherein the defendant resides and the buildings standing thereon, situate at Minuwangoda in the Dasiya pattu of the Alutkuru korale; and bounded on the north by the field and by the live fence of the land belonging to the heirs of Marthelis Fonseka, on the east by the live fence of the land of C. T. A. Rajapakse and by the live fence of the aforesaid land belonging to the heirs of Marthelis Fonseka, on the south by the live fence of the portion of this land of C. T. A. Rajapakse, and on the west by the live fence of the Government land Tekkawatta and by the field; containing in extent $1\frac{1}{2}$ acre more or less.

Amount to be levied Rs. 303.53, and interest on Rs. 212.95 at 9 per cent. per annum from August 23, 1900.

> SWAMPILLE JOSEPH, Deputy Fiscal.

Peputy Fiscal's Office. Negombo, October 9, 1900.

Northern Province.

In the Court of Requests of Point Pedro. Nakapper Chuppiramaniam, of Puloli east.....Plaintiff. No. 7,259

Ann Elizabeth Koch, of Jaffna town, for herself and as administratrix of the estate of the late Arthur Wilson Koch,

of Jaffna, now at Mukamalai...... ... Defendant.

OTICE is hereby given that on Saturday, November 10, 1900, at 10 o'clock in the forenoon, will be sold by public auction at Fiscal's office, Jaffna, the right, title, and interest of the said late Arthur Wilson Koch in the following property, for the recovery of Rs. 238.28, with interest on Rs. 212.66 at 9 per cent. per annum from July 25, 1900. In a debt of Rs. 6,000, with interest thereon at the rate of 10 per cent. per annum, alleged to be due on a debt bond dated February 25, 1896, executed and granted by James Emmanuel Nicholas, of Jaffna, in favour of the late Arthur Wilson Koch, the judgment-debtor, and attested by C. Strantenburgh, Notary Public, under No. 806.

K. C. KADIRGAMAR, for Fiscal.

Fiscal's Office, Jaffna, October 5, 1900.

In the District Court of Jaffna.

Sittampalam Malavarayer, of Siruppinay.....Plaintiff. ∇s . No. 2,006.

Brownrigg Manuel Sathurukalasinghe, of Jaffna town..... Defendant.

OTICE is hereby given that on Wednesday, November 14, 1900, at 10 o'clock in the forenoon, will be sold by public auction on the spot the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,000, with interest thereon at the rate of 9 per cent. per annum from November 21, 1898, until payment in full, such interest not exceeding Rs. 1,000, costs Rs. 116.25.

In a piece of land called Amarakoon Mudaliar Kadduttalaimadai and Sankalaiady and other parcels, situated at Colomboturai; and containing or reputed to contain in extent 5231 lachams varaku culture, with its appurtenances; bounded or reputed to be bounded on the east by Crown land, north by property belonging to the heirs of the late John Edward Sathurukalasinghe, west by road, and south by seashore.

K. C. KADIRGAMAR, Fiscal's Office, for Fiscal. Jaffna, October 6, 1900.

North-Western Province.

In the District Court of Chilaw.

G. P. Thomme de Coste, of Negombo, by his attorney Henry de Coste, of Chilaw......Plaintiff.

Vs. No. 1,751.

Randany Arachige Don Joronis Appuhami, of Weerahena...... Defendant.

OTICE is hereby given that on Saturday, November 10, 1900, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The garden called Etambagahawatta alias Kongahawatta, situate at Kekulawadiya alias Nathandiya in Medapalata, Chilaw District; bounded on the north and east by old road, south by the boundary of Mr. D. A. Weerasinha, and west by high road leading to Marawila; containing in extent about 3 acres, together with the productive trees and all the buildings standing thereon.

Amount recoverable Rs. 912.44½, with interest on Rs. 787.50 at 9 per cent. per annum from March 4, 1896, till November 10, 1898, and further interest on the aggregate sum at the rate from November 11,

1898, and poundage.

J. G. Fraser, Deputy Fiscal.

Deputy Fiscal's Office, Chilaw, October 8, 1900. In the District Court of Chilaw.

Pattinige Bernado Fernando, Velvidanerala, of Katuneriya...... Defendant.

November 9, 1900, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The garden called Talgahawatta, situate at Katuneriya in Kammal pattu, Chilaw District, and the building standing thereon; bounded on the north by the garden of Juan Fernando, east by the fence of the garden of Michalia Fernando, south by dewata road, and west by high road.

Amount recoverable Rs. 527.33 and poundage.

Deputy Fiscal's Office, Chilaw, October 8, 1900. J. G. FRASER, Deputy Fiscal,

DISTRICT AND MINOR COURTS NOTICES.

OTICE is hereby given that a suit No. 1,841 has been instituted in the Court of Requests of Avisawella by three labourers of Polatagama estate against the proprietor thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages Rs. 30 and costs of suit.

ALFRED PRONK, Chief Clerk.