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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.

PAGE

V

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

Part II.—Legal and Judicial.

			FAGE				
Passed Ordinances			—	Supreme Court Notices	· •••	•••	
Draft Ordinances			117	District Court Notices	•••	•••	119
Treaties, Conventions, &c.	•••		···· —-	Minor Court Notices	•••		119
Notifications of Criminal Session	ons	•••	119	Notices of Insolvency	•••		120 -
Lists of Jurors	•••	•••	····	Notices of Fiscals' Sales		•••	12 2
Appointment of Marshals	•••	•••	•••	Miscellaneous Notices	•••	•••	•••

DRAFT ORDINANCES.

MINUTE.

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

An Ordinance relating to the publication of intended sales of Immovable Property affected by the "Thesavalamai" of the Northern Province of Ceylon.

Preamble.

Repeal of Ordinance

No. 1 of 1842.

WHEREAS it is expedient to make better provision for the due publication of sales of immovable property in the parts of the Northern Province to which the *Thésa*valamai applies : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

1 From and after the date on which this Ordinance comes into operation the Ordinance-No. 1 of 1842, entitled "To make certain regulations respecting the granting of Schedules on execution of Deeds affecting Land in the Northern Province," shall be wholly repealed, but such repeal shall not affect any right, privilege, obligation, or liability

PART II.-Page 117.

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Notice of intended sales to be given to the registrar of lands.

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Putv of regist ra to receive and puon-h each notice.

Issue of a certificate of publication.

Opposition to the issue of such certificate how disposed of.

Sale of land permissible within twelve months of the date of the issue of such certificate.

acquired, accrued, or incurred, nor anything duly done or suffered under the said Ordinance, nor any penalty, forfeiture, or punishment incurred in respect of any omission, or neglect, or delay, or illegal demand under the said Ordinance, nor any legal proceedings or remedy in respect of any such right, liability, obligation, penalty, forfeiture, or punishment as aforesaid.

2 In every case of intended sale of land within the aforesaid parts of the Northern Province, it shall be the duty of the vendor to give notice to the registrar of the district or registrars of the districts within which the land to be sold is situate, not less than twenty-one days then next preceding the date of such sale. Such notice shall state fully the names of the parties, the name, situation, and acreage of the land to be sold, and there shall be annexed to it a plan of such land, and such notice shall be in the form A in the schedule hereto, and shall bear a stamp of fifty cents.

3 Upon the receipt of such notice by the registrar, he shall forthwith endorse thereon the true date of such receipt, and shall file every such notice with the records of his office, and shall suspend a copy of such notice in a conspicuous place in his office, and shall cause other publication of such notice to be made by affixing a copy thereof at such conspicuous places in his district as shall for that purpose be appointed by the Registrar-General, and shall also forthwith enter a true copy of the said notice, together with the date of receipt of the same, into a book to be called the "Land Sale Notice Book," which shall be open at all reasonable times without fee to all persons desirous of inspecting the same.

4 Upon the expiration of twenty-one days after the receipt of the said notice, it shall be the duty of the registrar to issue to the vendor a certificate of publication under his hand, provided that no lawful cause be shown to the satisfaction of such registrar why such certificate should not issue. Every such certificate shall state the particulars set forth in the notice and the day on which the notice was entered, and shall be in the form B in the schedule hereto.

If any cause be shown to the satisfaction of the 5 registrar against the issue of such certificate of publication, the registrar shall forthwith make report thereof to the district court of the district within which the land is situate. and shall suspend such issue or such publication and all further proceedings thereon until it shall have been decided by such court whether such certificate ought to be issued or not. And such court shall as soon as possible after such report shall have been received take the same into consideration and decide in a summary way whether such certificate should issue or not, and from this decision there shall be no appeal.

6 A certificate issued under this Ordinance shall remain of force for a period of twelve calendar months from the date of the issue thereof, and it shall be lawful for the vendor to execute a conveyance in the manner prescribed by law in favour of the vendee at any time within the said period, but not otherwise.

7 This Ordinance shall not apply to grants of land by the Crown.

SCHEDULE.

Form A.

Notice.

(Under Section 2 of Ordinance No. --.)

Notice is hereby given that A. M. of _____, on the _____, intimated to ______, the Registrar of Lands of ______, on the day of ______, 189 __, that he intends to sell on or before the day of ______, and bounded on the north by ______, on the east by ______, on the east by ______, on the east by ______, and bounded on the north by ______, on the east by ______. , has , stuate in _____ in on the south by _____, and on the west by _____, and consisting of _____, as more fully shown in the plan now lying for inspection in the office of the said Registrar of Lands. Jaffne – in

Jaffna, _____, 189 ____

, Registrar of Lands.

Form B.

Certificate of due publication.

(Under Section 4 of Ordinance No. ----.)

Registrar of Lands.

Jaffna, _____, 189 ____

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, October 11, 1894.

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, 1894, 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.

Fiscal's Office, Galle, October 9, 1894. R. W. LEVERS, Acting Fiscal.

Chief Clerk.

P. G. DE SILVA,

NOTICE is hereby given that a suit has been instituted in the Court of Requests of Galagedara by seventeen labourers of Iddagolle estate against the proprietor or proprietors thereof, under the Ordinance No. 13 of 1889, for the recovery of their wages amounting to Rs. 366-12.

This 1st day of October, 1894.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Testamentary Jurisdiction. No. C/513. In the Matter of the Estate and Effects of Gunasinghe Johanua Hamine, of Cramer's lane, late of Colombo, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo. on the 8th day of October, 1894, in the presence of Charles Perera, Proctor, on the part of the petitioner Gunanuttu George Henry Mendries, of Pannipitiya in Salpiti korale ; and the affidavit of the said Gunanuttu George Henry Mendries, dated 1st October, 1894, having been read : It is ordered that the said Gunanuttu George Henry Mendries be and he is hereby declared entitled to have letters of administration to the estate of Gunasinghe Johanna Hamine, deceased, issued to him, as son and heur of the said deceased, unless the respondents—1, Gunanuttu Simon S. Mendries; 2, Gunamuttu Anna Sophia Mendries and her husband 3, Augustinoo Gunasinghe ; 4, Gunamuttu Engeltina Mendries, of Cramer's lane; 5, Louisa Evalina Selestina Mendries, of Dematagola : and 7, Gunamuttu Wilfred Henry Andris, of Cramer's lane, all of Colombo -shall, on or before the 18th day of October, 1894, show sufficient cause to the satisfaction of this court to the contrary.

JOSEPH GRENIER, Acting District Judge.

The 8th day of October, 1894.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. In the of the second sec

In the Matter of the Estate and Effects of Chackrewartigey Louisa Fernando, late of Colombo, deceased.

THIS matter coming on for disposal before Joseph Grenier, Esq., Acting District Judge of Colombo, on the 20th day of September, 1894, in the presence of Arthur Alvis, Proctor, on the part of the petitioner Chackrewartigey Theonis de Silva, of Ferry street, New Bazaar, Colombo; and the affidavit of the said Chackrewartigey Theonis de Silva, dated the 7th September, 1894, having been read:

It is ordered that the said Chackrewartigey Theonis de Silva he and he is hereby declared entitled to have letters of administration to the estate of the said Chackrewartigey Louisa Fernando, deceased, issued to him, as husband of the said deceased unless the respondents—1, Chackrewartigey Elizabeth de Silva; 2, Chackrewartigey Caroline Gertrade de Silva; 3, Chackrewartigey Peter Alexander de Silva; and 4. Stella Ursula de Silva, of Ferry street, New Bazaar, in Colombo—shall, on or before the 1st day of November, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> JOSEPH GRENIER, Acting District Judge.

The 20th day of September, 1894.

In the District Court of Negombo.

Order Nisi.

Testamentary (Jurisdiction. No. 126.

In the Matter of the Estate of the late Warneculasuriya Saweri Croos, deceased, of Palageturey.

HIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on L Baumgartner, Esq., District Juge of Togomer, the Brd day of October, 1894, in the presence of Mr. Rajapakse, Proctor, on the part of the petitioner Warneculasuria Emerciana Croos ; and the affidavit of Emerciana Croos, dated 19th September, 1894, having been read, and the evidence of Robert Rodrigo, Martinu Perera, and Marselina Peris taken, and all parties heard :

It is ordered that the will of Saweri Croos, deceased, dated 9th July, 1894, be and the same is hereby declared proved, unless any person shall, on or before the 25th day of October, 1894, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Emerciana Croos 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 25th day of October, 1894, show sufficient cause to the satisfaction of this court to the contrary.

G. A. BAUMGARTNER, District Judge.

The 3rd day of October, 1894.

In the District Court of Negombo.

Order Nisi.

Testamentary)	In the Matter of the Est	ate of Angan-
Jurisdiction. }	pussepatirennehelage	Nonchihamy,
No. 127.	of Elapiliyawa.	

Anganpussepatirennehelage Cornelis, Peace Öfficer of Elapiliyawa Petitioner.

1, Anganpussepatirennehelage Hendrick, Registrar; 2, Anganpussepatirennehelage Ungu-hamy; 3, Wijesekera Ekenayake Mudalige Mudalihamy Appuhamy, of Halpe; 4, Anganpussepatirennehelage Punchihamy; 5,

THIS matter coming on for disposal before G. A. ¹LHIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 3rd day of October, 1894, in the presence of Mr. Rajapakse, Proctor, on the part of the petitioner above-named; and the affidavit of the above-named petitioner, dated 3rd September, 1894, having been read: It is ordered that the above-named petitioner be and he is hereby declared entitled to letters of administration heing issued to him as son of the above-named deceased being issued to him, as son of the above-named deceased, unless the respondents above-named shall, on or before the 25th October, 1894, show sufficient cause to the satisfaction of the court to the contrary.

> G. A. BAUMGARTNER, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 128.In the Matter of the Estate and Effects of Suna Pana Nawanna Narayan Chetty, of Negombo, late of Kanda- manikkan, India, deceased.	L
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Nawenna Siwa Supramanien Suna \mathbf{Pana}

VHIS matter coming on for disposal before G. A. L Baumgartner, Esq., District Judge of Negombo, on the 3rd day of October, 1894, in presence of Mr. Rajapakse, Proctor, on the part of the petitioner above-

named; and the affidavit of the above-named petitioner, dated 18th September, 1894, having been read : It is ordered that the above-named S. P. N. S. Supramanien Chetty be and he is hereby declared entitled to letters of administration being issued to him, as son and heir of the above-named deceased, unless the respondents shall, on or before the 25th October, 1894, show sufficient cause to the satisfaction of the court to the contrary.

G. A. BAUMGARTNER, District Judge.

In the District Court of Kandy.

Testamentary (In the Matter of the Estate	of Slema
Jurisdiction.	Lebbe Wappu Lebbe,	Arachchi,
Class I.	late of Illawature, in	Gampola,
No. 1,852.	deceased.	

Wappu Lebbe Meera Lebbe Petitioner.

And

Marian Bebee; 2, Alima Natchi; 3, 1, Marian Bebee; z, Anna Wappu Wappu Lebbe Habebu Lebbe; 4, Wappu Casim Lebbe; 5, Lebbe Mohamadu Casim Lebbe; Wappu Lebbe Yacoob Lebbe ; 6, Myman Natchi; 7, Wappu Lebbe Abdul Cader Lebbe; and 8, Wappu Lebbe Musa Lebbe Respondents.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 25th day of September, 1894, in the presence of Mr. Vanderwall, Proctor, on the part of the petitioner Wappu Lebbe Meera Lebbe; and the affidavit of the said petitioner, dated 20th day of August, 1894, having been read :

It is declared that the said Wappu Lebbe Meera Lebbe is one of the sons of Slema Lebbe Wappu Lebbe, Arachebi, deceased, and as such is entitled to have letters of administration to the estate of Slema Lebbe Wappu Lebbe, Arachchi, deceased, issued to him, unless the respondents above-named shall, on or before the 2nd day of November, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> J. H. DE SARAM, District Judge.

The 25th day of September, 1894.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Amuthavally, wife of Namasivayam Jurisdiction. of Kolumbuturai, deceased. No. 630.

Sanmukam Suppiramaniam, of Kolumbuturai...... Petitioner. Vs.

Kathiravelu Namasivayam, of Chittiya-

kurichchy in Punarien......Respondent.

HIS matter of the petition of Sanmukam Suppiramaniam, of Kolumbuturai, praying for letters of administration to the estate of the above-named deceased, Amuthavally, wife of Namasivayam of Kolumbuturai, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 29th day of September, 1894, in the presence of Messrs. Casippillai & Cathiravelu, Proctors, on the part of the petitioner ; and the affidavit of the petitioner, dated the 27th day of September, 1894, having been read : It is declared that the petitioner is the sole heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before the 23rd day of October, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> F. J. DE LIVERA, District Judge.

Signed this 29th day of September, 1894.

In the District Court of Jaffna

Order Nisi.

Testamentary] In the Matter of the Estate of the Jurisdiction.] In the Matter of the Estate of the late Vather Kartigasoe alies Francis, No. 631. of Kareyurr in Jaffna, deceased. Muttu alias Mary, widow of Pedroppillai,

of Jaffna Town Vs. Petitioner.

Amblawany Tambiah, Clerk, Public

1, Amblawany Tambian, Olera, Works Department at Negombo : and 2,

Mary Amblawaner, residing in Cemetery road, House No. 22, Kotahena, Colombo.. Respondents.

THIS matter of the petition of Muttu alias Mary, widow of Pedroppillai, of Jaffna Town, praying for letters of administration to the estate of the above-named deceased, Vather Kartigasoe *ulias* Francis, of Kareyur, coming on for disposal before F. J. de Livera, Esq., District Judge, on the 28th day of September, 1894, in the presence of Mr. C. Strantenbergh. Proctor, on the petitioner; and the affidavit of the petitioner, dated the 27th day of September, 1894, having been read: It is declared that the patitioner is a weight and next files of his of declared that the petitioner is a neice and next of kin of the said intestate, and as such 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 23rd day of October, 1894, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA.

District Judge.

Signed this 28th day of October, 1894.

In the District Court of Galle. Order Nisi.

Testamentary Jurisdiction. No. 3,056.

In the Matter of the Joint Last Will and Testament of Naida Badaturuge Jamis de Silva, deceased, and his wife Kuruneruge Punchihami, of Galle

HIS matter coming on for disposal before Henry Luttrel Moysey, Esq., District Judge of Galle, on

the 16th day of July, 1894, on the motion of Mr.

Nicholas Dias Abeysingha, Proctor, on the part of the petitioner Kuruneruge Punchihami, of Galupiyada ; and the affidavit of the said Kuruneruge Punchihami, dated 29th day of June, 1894, having been read : It is ordered that the Joint will of Naida Badaturuge Jamis de Silva and his wife Kuruneruge Punchihami, dated 30th September, 1893, and now deposited in this court, be and the the same is hereby declared proved. It is further declared that the said Kuruneruge Punchihami is the executrix named in the said will, and that as such she is entitled to have probate of the same issued to her accordingly with copy of the will annexed, unless the heirs-(1) N.William, (2) N. Carolis de Silva, (3) N. Daniel de Silva, (4) N. Carolina de Silva, (5) N. Ello de Silva, (6) N. Augusta de Silva, and (7) N. Danister de Silva, all of Galupiyadda shall, on or before the 12th day of September, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> H. L. MOYSEY, District Judge.

The 16th day of July, 1894.

September 14, 1894.

This matter having come on for disposal before H L. Moysey, Esq. District Judge, Galle, on the 12th day of September, 1894, being the day appointed in the Order Nisi for the respondents to show cause why it should not be made absolute, and the petitioner having appeared by Proctor, and the respondents not having appeared either in person or by Proctor, and the Order Nisi not having been published: It is ordered that unless the respondents appear before this ordered that 22nd day of October, 1894, and show sufficient cause to the contrary, the Order Nisi dated the 16th day of July will be made absolute.

> H. L. MOYSEY, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,813.

In the matter of the insolvency of Yar Mohamed, of Slave Island in Colombo.

WHEREAS the above-named Yar Mohamed, of Slave Island in Colombo, was on September 17, 1894, adjudged insolvent by the District Court of Colombo, 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 October 18 and November 1, 1894, 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, adminis-ration, and distribution of Insolvent Estates."

> By order of court, J. B. Misso, Secretary.

Colombo, September 24, 1894.

No. 1,750. In the matter of the insolvency of D. B. S. Jayasekera, 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 October 25, 1894, to prove further claims.

By order of court,

Colombo, September 28, 1894.

J. B. MISSO, Secretary.

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In the matter of the insolvency of Arthur No. 1,800. Wambeek of Silversmith street, Colombo.

OTICE is hereby given that the issue of a certificate of conformity of any class to the above-named insolvent has been refused.

By order of court,

J. B. Misso, Colombo, September 29, 1894. Secretary.

In the matter of the insolvency of Oona No. 1,809. Ismail Lebbe Marikar of No. 82, Bankshall street, Colombo.

NOTICE is hereby given that a public sitting of this court will be held on November 1, 1894, to grant certificate of conformity to the insolvent.

By order of court,

J. B. MISSO,

Colombo, September 28, 1894.

Secretary.

121

122

No 1,716.

In the matter of the insolvency of John Maitland, trading as Maitland & Co.

NOTICE is hereby given that a meeting of creditors N will be held at the sitting of this court on October 25, 1894, for the purpose of considering a report to be submitted by the assignee in reference to certain shares which were held by the insolvent in the Colombo Ice Company, Limited, and other companies, and giving directions to the assignee in the matter.

> By order of court. J. B. MISSO,

Colombo, October 6, 1894.

Secretary.

No. 1,760. In the matter of the insolvency of Meyna Muna Ibrahim Saibo, of Colombo.

TOTICE is hereby given that a public sitting of this court will be held on November 1, 1894, for the allowance of a certificate of conformity to the abovenamed insolvent.

By order of court,

J. B. MISSO, Colombo, October 9, 1894. Secretary.

In the matter of the insolvency of Charles Thomas, of Colombo. No. 1,814.

WHEREAS the above-named Charles Thomas, of Colombo, was on October 5, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the 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 November 15 and 29, 1894, 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

	Dy brach of court,
	J. B. Misso,
Colombo, October 8, 1814.	Secretary.
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In the muiter of the insolvency of Alfre-l Buse Scott of Colombo, No. 1,815. trading as A. B. Scott & Company.

WHEREAS the above-named Alfred Buse Scott, of W Colombo. was on October 4, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the 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 November 1 and 22, 1894, 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 intituded 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, J. B. Misso, Colombo, October 6, 1894. Secretary.

In the District Court of Kandy.

No. 1,346. In the matter of the insolvency of Oona Mahammadu, of Katukele.

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 16, 1894, to consider the granting of a certificate of conformity to the above-named insolvent.

By order of court, A. SANTIAGO, Kandy, October 10, 1894. Secretary.

NOTICES OF FISCALS' SALES.

Central Province

In the District Court of Kandy.

S. P. K. N. Supremanien Chetty, of Kandy Plaintiff. No. 7.168. Vs.

Segu Abdul Cader Nugu Lebbe, of Matale ... Defendant.

NOTICE is hereby given that on November 2, 1894, at 12 o'clock noon, will be sold by public auction at the premises the following property of the defendant : -

The garden called Pitiyelwalahena, of about 2 acres 3 roods and 2 perches in extent, together with the tiled house and everything standing thereon ; bounded on the case by the lands belonging to Ossen Meedin and Abdul Cader, Dombegolla Kadirewel's property, and Rathtota road, south by pansala property, west by Palliawatta, and on the north by Palliawatta, situate at Agalawita in Kohonsiapattu of Matale.

Amount of writ, Rs. 629.70.

Fiscal's Office,	C. R. CUMBERLAND,
Kandy, October 8, 1894.	Fiscal.

Southern Province.

In the District Court of Galle.

James Adrian van Rooyan, Contractor and

Muttuwa Sarukkalige Arnolis, of Chatham street, Fort, Colombo, administrator of the

estate of M. S. Lewis, of Colombo, deceased ... Defendant.

OTICE is hereby given that on Friday, November 2, 1894, at 4 o'clock in the afternoon, will be sold by

public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :---

House No. 14, situate at Lighthouse street, Fort, Galle This writ is issued to levy a sum of Rs. 159.22.

Fiscal's Office. Galle, October 8, 1894. H. J. WOUTERSZ, Deputy Fiscal.

North-Western Province.

In the District Court of Chilaw.

Kuna Ana Lana Karuppen Chetty, of Chilaw Plaintiff. No. 645. Vs.

Sinne Samy Nayeker and another, of Pulicha-

kolom Defendant.

NOTICE is hereby given that on Saturday, November 3, 1894, at 2 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 situated at Pulichakolom ; and bounded on the north by the fence of the house belonging to Katturasa and others, on the east by the field belonging to the defendant and others and by the fence of the garden. belonging to the wife of Kannaiya Vidane, on the south by the river called Upparu, and on the west by the fence of the garden belonging to Sianna Muna.

Deputy Fiscal's Office,	E. T. Noyes,
Chilaw, October 8, 1894.	Deputy Fiscal.

H. C. COTTLE, ACTING GOVERNMENT PRINTER, COLOMBO, CEYLON.