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

PART III.—Provincial Administration. PART IV.—Land Settlement. PART V.—Mercantile, Marine, Municipal, Local, &c.

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

Part II.-Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance for the Regulation of Elephant Kraaling.

Preamble.

W HEREAS it is expedient to make provision to prevent the assembling of crowds at elephant kraals and for the regulation of elephant kraaling: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Elephant Kraal Regulation Ordinance, 191 ."

2 In this Ordinance, unless there is something repugnant in the subject or context—

"Elephant kraal" and "kraal" mean a pen or other enclosure or any kind of stockade erected for the purpose of capturing wild elephants.

"Elephant kraaling" and "kraaling" mean the capture in a kraal of wild elephants, and also all or any of the steps, acts, arrangements, and preparations necessary and intended for the capture in a kraal of wild elephants.

Short title.

Definitions.

B 1

Kraaling prohibited without the sanction of the Governor.

Power to Governor to make rules for the regulation of kraaling. 3 From and after the coming into operation of this Ordinance elephant kraaling is prohibited, except with the sanction of the Governor issued under the hand of the Colonial Secretary, and any person acting in contravention of the provision of this section shall be guilty of an offence, and liable on conviction to a fine not exceeding one thousand rupees, or to imprisonment of either description for a term which may extend to six months, or to both.

4 (1) The Governor may, by notification in the "Government Gazette," make such rules as to him may appear necessary for the regulation of elephant kraaling.

(2) In particular and without prejudice to the generality of the power in the preceding sub-section contained such rules may—

- (a) Prescribe the conditions under which sanction to kraal elephants will be granted under section 3.
- (b) Prescribe the fees payable by an applicant to whom sanction is issued to kraal elephants.
- (c) Prescribe the radius from a kraal within which no person, except those designated in the rule, may enter or pass without a permit in writing from the Government Agent of the province or the Assistant Government Agent of the district within which the kraal is erected.
- (d) Prescribe the conditions under which such permit shall be issued.
- (e) Prohibit the putting up of huts, stands, or other buildings or erections within a prescribed radius without a permit in writing from the Government Agent or Assistant Government Agent aforesaid.
- (f) Prescribe the conditions under which such permit shall be issued.

(3) Such rules as aforesaid may be made not only to apply to kraals and elephant kraaling generally, but also to the case of any particular kraal about to be erected, or any particular kraaling operations about to take place at any particular locality.

Any person committing a breach of the said rules shall be guilty of an offence, and be liable on conviction to a fine not exceeding one hundred rupees, or to imprisonment of either description for a period which may extend to three months, or to both ; and it shall be lawful for any police officer not below the rank of inspector or, on the orders of the Government Agent or Assistant Government Agent aforesaid, for any other police officer or native headman, without a warrant, to arrest or cause to be arrested any person found within a prohibited area and refusing to quit the same when required to do so, and to take him into his custody to be taken before a Police Court to be dealt with according to law, or to remove or cause to be removed such person outside the prohibited area and to prevent him from re-entering the same, and also to prevent all other persons not legally entitled to do so from entering the prohibited area, and also to remove or cause to be removed all huts, stands, and other buildings unlawfully erected within the same.

6 The provisions of this Ordinance shall not apply to elephant kraaling by any person who by the production of documents or other evidence satisfies the Governor that the right to kraal elephants at any particular locality has been conceded to him by the Government, and obtains from the Governor a writing under the hand of the Colonial Secretary certifying to such concession and setting forth the nature and extent of the right conceded.

By His Excellency's command,

L. W. BOOTH, Colonial Secretary's Office, Acting Colonial Secretary. Colombo, November 3, 1911.

Ponalty for infringement of rules.

Ordinance not to apply to kraaling by persons to whom right to kraal at particular localities has been conceded by Government.

Statement of Objects and Reasons.

THE main object of this Ordinance is to prevent the assembling of crowds at elephant kraals so as to render the operations for the capture of elephants difficult or ineffectual.

2. Provision is made prohibiting elephant kraaling without the sanction of the Governor, and the Governor is given the power to make rules for the purpose, inter alia, of prescribing the conditions under which sanction for kraaling will be granted, and regulating the attendance of the public at kraals, and the erection of huts or other buildings in their vicinity.

3. Provision is also made to enable police officers and native headmen to arrest persons found, without lawful excuse, within prohibited areas, and to prevent those not legally entitled to do so from entering such areas.

4. Section 6 makes provision for conserving the privileges of such persons as may establish to the satisfaction of the Governor rights to kraal elephants at particular localities.

Attorney-General's Chambers Colombo, November 1, 1911. ANTON BERTRAM, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. 4,068. Class I. Rs. 750.

ment of the late Balapuwaduge Palis Mendis of Idama, in Moratuwa, deceased, executed jointly with his wife Hettiakandage Issebella Fernando.

In the Matter of the Last Will and Testa-

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 14, 1911, and November 9 and 16, 1911, in the presence of Messrs. Silva and Perera, Proctors, on the part of the petitioner Hettiakandage Issebella Fernando of Idama, aforesaid ; and the affidavit (1) of the said petitioner dated October 11 and November 11, 1911, having been read, and the evidence of the attesting witnesses having been recorded, and the protocol copy of the above said joint will having been duly produced before this court : It is ordered that the will of Balapuwaduge Palis Mendis, deceased, dated November 18, 1887, of which a certified copy has been produced and is now deposited in this court be and the same is hereby declared proved, and it is further declared that the said Hettiakandage Issebella Fernando 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 or persons interested shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

L. MAARTENSZ, November 16, 1911. Additional District Judge. 28 In the District Court of Colombo. Order Nisi. Cestamentary In the Matter of the Intestate Estate of the late Huratalpedige Gunaya of Hiripitiya, Jurisdiction. No. 4:080. in Meda pattu of Siyane korale, in the District of Colombo, deceased. Hural pedige Upenchia of Hiripitiya aforesaid. . Petitioner.

And

* 2,-(1) Huiatalpedige Jambua, (2) ditto Maiya, (3) ditto Salonchy, (4) ditto Samentina, (5) ditto Illiya, (6) ditto Pemawathi, all minors, and (7) ditto Samindara, all of Hiripitiya aforesaid. . Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on October 27, 1911, in the presence of Mr. C. A. de Silva, Proctor, on the part of the petitioner above named ; and the affidavit of the petitioner dated October 17, 1911, having been read :

It is ordered that the said petitioner be and he is hereby declared entitled, as a brother and next of kin of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

October 27, 1911.

L. MAARTENSZ, District Judge. In the District Court of Colombo. Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Julian Hettige Bastian Perera of No. 4,081. Wattala, in the Ragam pattu of Alutkuru Class III. korale, deceased. Rs. 8,000.

Kalutara Koralalagey Dona Theresa Hamine of

) Julian Hettige Maria Perera, wife of (2) T. D. George Vincent, and (3) Julian Hettige David Perera, (4) ditto Paul Perera, (5) ditto Laura Perera, (6) ditto Alice Perera, (7) ditto Harriet Perera, minors, all of Wattala, aforesaid...Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on October 27, 1911, in the presence of Mr. H. A. Abeyewardene, Proctor; on the part of the petitioner above named ; and the affidavit of the said petitioner dated October 25, 1911, having been read :

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

	. L. MAAFTENSZ,
October 25, 1911.	District Judge.
	court of Colombo.
Jurisdiction. late Sam No. 4,083. Appuhan Class I. of Udam	ter of the Intestate Estate of the aradivakara Rajapakse Mohottif. nillage Don Romanis Appuhamy mita, in the Udugaha pattu of e korale, deceased.
Ranatunga Jayasekera Carlinahamy of Uduga pattu of Alutkuru Koral	Kankanamalage Dona mpola, in the Dasiya e North Petitioner. And
(1) Samaradivakara Raja hamillage Dona Louisa aforesaid, (2) Karunara Charles Appuhamy of said	pakse Mohotti Appu- hamy of Udugampola tne Muhandirange Don
Maartensz, Esq., Addition on October 28, 1911, in the tunga, Proctor, on the par	or disposal before Lewis Matthew nal District Judge of Colombo, he presence of Mr. J. P. Amara- t of the petitioner above named ; aid petitioner dated October 13,

It is ordered that the said petitioner be and she is hereby declared entitled, as the widow and an heir of the declased above named, to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person. or persons interested shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary.

	contrary.	•	,	L. MAARTERSZ,	August 22, 1909 and is now depos
	October	28,	1911.	Additional District Judge.	declared proved Telge Simon Pei
$\mathbf{\lambda}$	/	I	n the D	District Court of Colombo.	and that he is en
15			· .	Order Nisi.	to him according shall, on or befor
83	Jurisdict	ion.	late	Matter of the Intestate Estate of the Richard Arnold de Alvis of Dehi-	to the satisfactio
r	No. 4,08 William Ch			a, deceased. ansz of Dehiwala Petitioner.	November 11,
	(1) America	1		And And Donald	Int
	de Alvis	, a 1	minor a	ehiwala, (2) Richard Donald ppearing by his guardian <i>ad</i> dent aforesaid Respondents.	Testamentary In Jurisdiction.
	THIS ma	stter	coming	g on for disposal before Lewis Matthew	No. 4,092 C.
•	Maartensz,	E_{sc}	1., Add	itional District Judge of Colombo, on the presence of Mr. G. F. Gooneratne,	Class IV. Rs. 28,032.44 net
م ,	Proctor, or affidavit of	the the	e p art of e`said p	the petitioner above named ; and the petitioner, dated November 2, 1911,	
	having been			ne said petitioner be and he is hereby	
ſ	declared en	title d a l	d, as ur bove na	acle and the nominee of the widow of med, to administer the estate of the	Joseph Francis Pe
ç	said decease	d,ε ingl	and that y, unles	t letters of administration do issue to ss the respondents above named or	Maradana, afor
	any other r	ers	n or p	ersons interested shall, on or before	(1) Grace Mary
	November 3 of this court			ow sufficient cause to the satisfaction attrary.	Nainamadama,
~				L. MAARTENSZ,	Maradana, afor
	November	: 2;	1911.	Additional District Judge.	Adeline Marga
	/.	In	the Dis	trict Court of Colombo.	Division, Mara
`/	· ·			Order Nisi.	Lionel Anthon Division, Mara
<u>_</u>	Festamentar Jurisdiction	•		Matter of the Intestate Estate of the Ialawatage Eusenia Perera of Nedun-	guardian ad li
۲r	No. 4,090 C	. .		wa, in Meda pattu of Siyane korale,	named THIS matter co
		_	decea		Maartensz, Esq.,
]	Halawatage aforesaid			Perera of Nedungomuwa	November 9, 191 sooriya, Proctor, c
				And	and the affidavit of
((1) Halawat	age	Mary	Agnes Perera, (2) Hala-	having been read
	watage A	lber	t Cyril	Perera, (3) Halawatage Halawatage Pedru Perera,	It is ordered th declared entitled,
	all of Ned	ung	omuwa		above named, to a
	- THIS mat	ter c	oming	on for disposal before Lewis Matthew	and that letters of unless the respond
	Maartensz, 1 on Novembe	Esq. 7	., Addi 1911 ii	tional [*] District Judge of Colombo, n the presence of Mr. J. P. Rodrigo,	persons interested show sufficient cau
	Proctor, on	the	part of	f the petitioner above named; and	contrary.
1	having been	of t read	he said d :	petitioner dated November 6, 1911,	November 9, 19
	It is order declared ent	ed t itled	that the	said petitioner be and he is hereby husband and an heir of the deceased	In the
	above name	d, to	admini	ister the estate of the said deceased,	
	ly, unless th or persons in	e re: Atere	sponden sted sha	nistration do issue to him according- ts above named or any other person all, on or before November 30, 1911,	Testamentary In Jurisdiction. No. 4,096 C.
	show sufficie	ent o	ause to	the satisfaction of this court to the	Francis Rosamuno
	Novembe	r 7,	1911.	L. MAARTENSZ, Additional District Judge.	Bambalapitiya,
ン	1	In	the Dis	trict Court of Colombo.	(1) Alfred Gerlock
9	70	Or	der Nis	i declaring Will proved.	Perkins, both of pur, in the Fed
8	Testamenta Jurisdictic			Matter of the Last Will and Testa-	Eugene Perkins, Perkins (junior)
	No. 4,09		Justi	t of the late Mahamarakkalage Sarah (ina Fernando of Egoda Uyana, in (Colombo, (4) Est
	Class I. Rs. 1,000		More	atuwa, deceased, executed jointly	Louise Perkins,
				her husband Telge Simon Peiris. on for disposal before Lewis Matthew	- Samuel Anthon Eleanor Perkins,
	Maartensz,	\mathbf{Esq}	l., Addi	tional District Judge of Colombo, on	in Colombo
				n the presence of Messrs. Silva and he part of the petitioner Telge Simon	THIS matter of Matthew Maartens
	Peiris of Eg	oda	Uyana		Colombo, on Noven
	`				•

said petitioner dated November 6, 1911, and (2) of the attesting notary and witnesses dated November 9, 1911, having been read : It is ordered that the will of the said Mahamarakkalage Sarah Justina Fernando, deceased, dated August 22, 1909, of which the original has been produced sited in this court be and the same is hereby d, and it is further declared that the said birs is the executor named in the said will, entitled to have probate of the same issued gly, unless any person or persons interested re November 30, 1911, show sufficient cause on of this court to the contrary.

L. MAARTENSZ, Additional District Judge. , 1911. the District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of late Caroline Anastasia Perera Jayasinha late of Third Division, Marada Colombo, deceased. 44

tt. And In the Matter of Chapters XXXVIII. and

XXXV. of the Civil Procedure Code of 1889.

Between

Perera Jayasinha of Third Division, presaid......Petitioner.

And

Waas nee Perera Jayasinha of a, presently of Third Division, presaid, wife of (2) Moses Waas of , in the District of Chilaw, (3) aret Perera Jayasinha of Third adana, aforesaid, and (4) Joseph ny Perera Jayasinha of Third adana, a minor, appearing by his litem the 2nd respondent aboveRespondents.

oming on for disposal before Lewis Matthew Additional District Judge of Colombo, on 11, in the presence of Mr. H. P. Weeraon the part of the petitioner above named + of the petitioner dated November 9, 1911,

hat the said petitioner be and he is hereby , as the husband and an heir of the deceased administer the estate of the said deceased f administration do issue to him accordingly dents above named or any other positive d shall, on or before November 30, 91, use to the satisfaction of this courted the

L. M. MAARTENSZ, 911. Additional District Judge.

ne District Court of Colombo. Order Nisi.

n the Matter of the Intestate Es Effects of George Henry Perkins hior), deceased. .

d Minto, deceased, of No. 120, in Colombo Petitioner.

And

k Perkins, and (2) Henry Lionel of 26, High street, Kuwala Lamderated Malay States, (3) Ethel , widow of the late George Henry , deceased, of Wellawatta, in sther Laura Perkins, (5) Emelia (6) Henrietta Julia Perkins, (7) niz Perkins, and (8) Margaret , all of No. 120, Bambalapitiya, Respondents. coming on for disposal before Lewis

sz, Esq., Additional District Judge of mber 10, 1911, in the presence of Messrs.

De Ves and Gratisen, Proctors, on the part of the petitioner above handed; and the affidavit of Francis Rosamund Minto, the petitioner, dated November 2, 1911, having been read

It is endered that the said petitioner be and she is hereby declared utilied, as the daughter and an heir of the deceased abovenamed to administer the estate of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

L. MAARTENSZ, November 16, 1911. Additional District Judge.

h the District Court of Negombo. Order Nisi declaring Will proved, &c. In the Matter of the Estate of the late Abilinu de Miva Gunasekera Appuhamy, decenser, of Nawana, in the Yatigaha abut, Hapitigam korale. Testamentary Jurisdiction.

.2261 No.

THIS matter coming on for disposal before R. G. Saunderso Esq., District Judge of Negombo, on August 8, 1911 in the presence of Mr. Jno. S. Goonewardene, Proctor, on the part of the petitioner Jayacodiaratchige Dona Menchi Nona Hamine of Nawana; and the affidavit of the petitioner dated July 3, 1911, having been read :

It is ordered that the petitioner be and is hereby declared entitled to have letters of administration of the estate of the deceased above named issued to her, unless the respondents (1) David de Silva Gunasekera Guardia Arachchy of Makewita, (2) Leisa de Silva Gunasekera Hamine of Udugampla, (3) Sarah de Silva Gunasekera Hamine of Andi-ambalana, (4) Cornelia de Silva Gunasekera Hamine of Mattumagula in the Colombo District, assisted by her husband (5) Don Warlis Karunaratne of Mattumagala, in the Colombo District, (6) Richard Francis Jayatileke of Balagalla, (7) Leelavati Jayatileke of Balagalla, (8) Robert Leslie Jayatileke of Balagalla, 6th, 7th, 8th respondents are minors represented by their mother to be appointed their guardian *ad litem* for these proceedings, viz., (9) Jaya-kodi Arachchige Dona Cecilia Hamine of Balagalla, (10) William Perera Wijewardane Jayatileke of Kussala, (11) (12) John Perera W. Jayatileke, Notary Public of Dunagaha, (12) John Perera Wijewardane Jayatileke of Udugampola, (13) Sarah Cornelia Perera Wijewardane Jayatileke Hamine, (13) Sarah Cornena Ferera Wijewardane Sayardone Hamme, assisted by her husband (14) Poloris Perera Ratnayake of Pamunuva, (15) Arthur de Silva of Negombo, (16) Samuel Earnest Wittahatchy of Makewita, (17) Eugine Wittahatchy of Makewita, 16th and 17th respondents are minors represee by their father (18) Samuel Philip Wittahatchy of No. 25, Avondale road, Colombo, (19) Richard de Silva Gunasekera of Alutgama, Henaratgoda, in Colombo District, (20) Moses de Silva Gunasekera of No. 47, Torrington Square, London, England, (21) Cecilia Matilda Abeyekon, assisted by her husband (22) Joseph Fonseka Abeyekon of No. 6, Dias place, Colombo, (23) Edwin de Silva Guna-sekvra of Ekela, (24) Louisa Cornelia de Silva, assisted by her husband Samuel Philip Wittahatchy of Colombo, the 18th respondent, (25) George Robert de Silva Gunasekera of No. 6, Dias place, Colombo, (26) Alice Maria de Silva Gunasekera of Makewita, (27) Walter de Silva Gunasekera of Makewita, (28) Daisy de Silva Gunasekera of Makewita, 26th, 27th 26th respondents are minors represented by their mother (29) Madaline de Silva Gunasekera Hamine of Makewita, (30) George alias Johannes de Silva Gunasekera of Kurunegala, (31) Siman de Silva Gunasekera of Makewita, (32) Mango Silva Gunasekera Hamine, assisted by her husband (33) Mutukuda Aratchige Don Carolis Appuhamy of Udugampola, (34) Rosana de Silva Gunasekera Hamine assisted by her husband (35) Atapattuge Don Kirinelis Appuhamy of Andiambalama, (36) Johanna de Silva Hamine, assisted by her husband (37) Davith Sinno Appuhamy of Udugampola, (38) Andris de Silva Gunasekera of Makewita, (39) Jusey de Silva of Makewita, (40) Gabriel de Silva Gunasekera of Makewita, (41) Thomis de Silva Gunasekera of Makewita, (42) Sarah de Silya Gunasekera Hamine of Udugampola, (43) Martina de Silva Gunasekera of Makewita, (44) Romel de Silva Gunasekera of Makewita, (45)

Ana de Silva Gunasekera, assisted by her husband Heway wasan Arthanayakage Jacolis Appuhamy of Watinapaha, (46) Maria de Silva Gunasekera, assisted by her husband (47) Siadoris Appuhamy of Makewita, (48) Cornelis de Silva Gunasekera of Makewita, (49) Paulu de Silva Gunasekera of Makewita, (50) Johanna de Silva Gunasekera of Makewita, (51) Prancina de Silva Gunasekera of Makewita, (52) Gustina de Silva Gunasekera of Makewita, 48th, 49th, 50th, 51st, and 52nd represented by their mother (53) Hapuaratchige Somichcha Hamine of Makewita, (54) Wije-wardane Jayatilake Podi Hamine of Barawawila and husband (55) Don Siyadoris Wijetunga of Barawawilashall, on or before November 2, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 9th respondent be appointed guardian ad litem over the 6th to 8th minor respondents and that 18th respondent over the 16th and 17th respondents and that 29th respondent over the 26th to 28th respondents and that 53rd respondent over 48th to 52nd respondents, unless any person or persons interested shall, on or before November 2, 1911, show sufficient cause to the satisfaction of this court to the contrary.

August 8, 1911.

R. G. SAUNDERS, District Judge.

Time to show cause is extended till December 5, 1911

In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Estate of the late Fres Randenipidumwattage Peiris Appuhamy Jurisdiction. of Kumbaloluwa, deceased. No. 1,245.

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Negombo, on October 31, 1911, in the presence of Mr. Siriwardene, Proctor, on the part of the petitioner Randenipidumwattage Don Charles Appuhamy of Kumbaloluwa; and the affidavit of the petitioner dated October 24, 1911, having been read: It is ordered that the petitioner be and is hereby declared entitled to have letters of administration of the estate of the deceased above named issued to him, unless the respondents-(1) Wijesundara Ranasinghe Udumullage Dona Carlinahamy, (2) Randenipidumwattage Hendrick Appuhamy, (3) ditto Bandappuhamy, (4) ditto Soido Nona, (5) ditto Seenchi Nona and W. Dona Carlinahamy, the guardian ad litem over the minors, R. Punchinilame and R. Podi-hamy-shall, on or before November 28, 1911, show sufficient cause to the satisfaction of this court to the contrary : It is. further declared that the said W. R. U. Dona Carlinahamy be appointed guardian ad litem over the minors R. Punchinilame and R. Podihamy, unless any person or persons interested shall, on or before November 28, 1911, show sufficient cause to the satisfaction of this court to the N contrary. °°C

November 8, 1911.

JOHN SCOTT. District Judge.

In the District Court of Negombo. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Pedro Anthony Wanigaratne, deceased, of Etgala. No. 1,246

THIS matter coming on for disposal before R. G. Saunders, Esq., District Judge of Negombo, on October 31, 1911, in the presence of Mr. Amerasinghe, Proctor, on the part of the petitioner Anthony Pedru Wanigaratne of Etgala; and the affidavit of the petitioner dated October 21, 1911, having been read :

It is ordered that the petitioner be and is hereby declared entitled to have letters of administration of the estate of the deceased above named issued to him, unless any person or persons interested shall, on or before November 30, 1911, show sufficient cause to the satisfaction of this court to the contrary. -

November 6, 1911.

1772 JOHN SCOTT, District Judge.



In the District Court of Negombo. Order Nisi.

Testamentary Jurisdiction. No. 1,247.

614

In the Matter of the Estate of the late Frances Emeline Elizabeth Perera Samarasinghe, late of Mirigama, deceased.

THIS matter coming on for disposal before John Scott, Esq., District Judge of Negombo, on November 8, 1911, in the presence of Mr. Goonewardene, Proctor, on the part of the petitioners (1) Julian Oswald Wijegoonetileke of Kandy, (2) Rose Catherine Wijegoonetileke of Mabola, (3) Angeline Maria Wijegoonetileke of Mabola, (4) Laura Cornelia Wijegoonetileke and husband G. Alfred Charles Perera of Colombo; and the affidavit of the petitioners dated October 31, 1911, having been read :

It is ordered that the petitioners be and are hereby declared entitled to have letters of administration to the estate of the deceased above named issued to them, unless the respondent John Emmanuel Ignatius Wijegoonetileke of Walauwa, Mirigama, shall, on or before December 8, 1911, show sufficient cause to the satisfaction of this court to the contrary. ئے ۔

November 8, 1911.

JOHN SCOTT, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary Jurisdiction. No. 2,871.

3

З

In the Matter of the Estate and Effects of Pallepitiyegedera Sarana of Warakagoda in Udunuwara, deceased.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on November 2, 1911, in the presence of Mr. Wilfred A. de Silva, Proctor, on the part of the petitioner Pallepitiyegedera Ukku of Warakagode in Udunuwara ; and the affidavit of the said petitioner dated October 13, 1911, having been read.

It is ordered that the petitioner Pallepitiyegedera Ukku of Warakagoda in Udunuwara be and she is hereby declared entitled to letters of administration to the estate of Pallepitiyegedera Sarana of Warakagoda in Udunuwara, deceased, as the widow of the said deceased, unless 1, Pallepitiyegedera Bilinda; 2, Pallepitiyegedera Essendu; 3, Pallepitiyegedera Gonadas alias Andirisa; 4, Pallepitiye-Panephivegedera Gonadas *unus* Andrika, 4, Tamphivegedera Yasso; 5, Pallepitiyegeder Nandavathy, all of Warakagoda in Udunuwara, by the foguardian *ad litem* Ganithagedera Andirisa, shall, optisfaction of this compare 30, 1911, show sufficient cause to the data and the second secon Ŕ to the contrary. SOUTIO

November 2, 1911.

Hul

In the District Court of Kandy.

Order Nisi.

Festamentary In the Matter of the Estate of Wijenderegedera Pinchi Amma of Boruppe in Uda-No. 2,876. gampaha in Lower Dumbara, deceased.

FELIX R. DIAS,

District Judge.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on November 3, 1911, in the presence of Messrs. Beven and Beven, Proctors, on the part of the petitioner Serugolle Hangidigedera Heen Appu of Hulangomuwa, in Kohonsiya pattu of Matale South ; and the affidavit of the said petitioner dated November 2, 1911, having been read :

/It is ordered that the petitioner Serugolle Hangidigedera 🕻 Heen Appu of Hulangomuwa, in Kohonsiya pattu of Matale South, be and he is hereby declared entitled to letters of administration of the estate of Wijenderegedera Pinchi Amma of Boruppe in Udagampaha in Lower Dumbara, deceased, as an heir of the said deceased, unless (1) Serugolle Hangidigedera Dingiri Menika of Hulangomuwa aforesaid, (2) Wijenderegedera Tikiri Appu, (3) Wijenderegedera Muhandirama, the 2nd of Gunnepane in Lower Dumbara and 3rd of Dumbukole in Matale, shall, on or before December 14, 1911, show sufficient cause to the satisfaction of this court to the contrary.

November 3, 1911.

FELIX R. DIAS, District Judge.

In the District Court of Jaffna. (fi ut = Order Nisi:

Testamentary In the .Matter of the Estate Nakesupariamma, wife Jurisdiction. No. 2,481. deceased.

Vs.

(1) G. F. Vaitialingam of Clumoe, Perak, (2) and

his wife, Annapuraniamma of Vannarponnai West, (3) Murukesar Ponnampalam, and his wife (4) Muttacheluppillai of ditto......Respondents.

THIS matter of the petition of Murukesu Visuvalingam of Watawala praying for letters of administration to the estate of the above-named deceased Nakesuparian mathis wife, coming on for disposal before M. S. Pinto, ESq., District Judge, on November 7, 1911, in the presence of Mr. S. Tambyahpillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated November 2 and 7, 1911, having been feed; It is ordered that the petitioner be and he is hereby declared on titled, as the husband of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before December 15, 1911, show sufficient cause to the satisfaction of this court to. the contrary.

November 7, 1911.

M. S. PINTO; District Judge.

the

late

Vest

In the District Court of Chilaw. 04-Order Nisi. In the Matter of the Estate of Warmerula-suriya Arachchige Elizabeth Cota of No. 897. Madampe, deceased.

Mahamalage Francis Salis Fernando of Ma dampe Petitioner.

And

(1) Mahamalage Mary Josephine Fernando, (2) ditto Francis Laus Fernando of Madampe, minors by their guardian ad litem Hettiarach-

THIS matter coming on for disposal before Nathaniel John Martin, Esq., Acting District Judge, Chilaw, on November 17, 1911, in the presence of the petitionic above named; and the affidavvit of the said petitioner dated $\overset{v}{}_{C}$ wember 10, 1911, having been read: It is ordered that the shot aid petitioner be and he is hereby declared entitled, as the husband of the deceased above named, to administer the estate of the said deceased, and letters of administration issue to him accordingly, unless the respondents above named or any other person or persons interested shall, on or before December 12, 1911, show sufficient cause to the satisfaction of this cour to the contrary.

November 17, 1911.

N. J. MARTIN, **District Judge**

In the District Court of Galle. Order Nisi.

h the Matter of the Estate of the late Ali Lebbe Ibrahim Saibo, decraced, of Welitera. Testamentary In the Matter of the Estate Jurisdiction. . No. 4,082.

Mohamado Haniffa Ossen Saibo of Welitera.... Petitioner. Vs.

(1) Ibrahim Saibo Pathumma Natchiya, (2) ditto Moukoon Umma, (3) ditto Fuado Umma, (4). ditto Samseen Nahur, (5) ditto Jawahira Umma, (6) Ibrahim Lebbe Mariath Umma, (7) Ibrahim Saibo Mariath Umma, all of Welitera.....Respondents.

THIS matter coming on for disposal before B. Constantine, Esq., District Judge, Galle, on October 26, 1911, in the presence of Mr. J. A. Sethukavaler, Proctor, on the part of the petitioner Mohamed Haniffa Ossen Saibo; and the affidavit of the petitioner lated October 24, 1911, having been read: It is ordered that the 6th respondent be appointed guardian ad litem over the 1st, 2nd, 3rd, 4th, and

5th respondents, unless the respondents shall, on or before December 8, 1911, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said Mohamed Haniffa Ossen Saibo is the son-in-law of the diceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents shall, on or before December 8, 1911, show sufficient cause to the satisfaction of this court to the contrary.

> B. CONSTANTINE, District Judge.

Galle, November 26, 1911.

In the District Court of Matara.

Testamentary In the Matter of the Estate of the late Kankanan Patiranage Don Bastian, Jurisdiction. No. 1,848. deceased, of Kohunugamuwa.

THIS matter coming on for disposal before G. F. Browning, Esq., District Judge of Matara, on September 13, 1911, in a presence of Messrs. Keuneman, Proctors, on the

part of the petitioner Kankanan Patiranege Don Siman of Kohunugamuwa ; and the affidavit of the petitioner dated August 3, 1911, having been read :

It is ordered that the petitioner Kankanan Patiranage Don Siman of Kohunugamuwa be and he is hereby declared . entitled to have letters of administration to the estate of the deceased, Kankanan Patiranage Don Bastian of Kohunugamuwa, issued to him be and the same is hereby declared proved, unless the respondents-(1) Amarasirigunawardena Liyane Arachchige Dona Carlina new of Dehigaspe, (2) Kankanan Patiranage Mary, (3) ditto Seeti, (4) ditto Andris Appos, (5) ditto Don Davith, Vel-Vidane, all of Kohunugamuwa, shall, on or before November 27, 1911, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 5th respondent be and he is hereby appointed guardian ad litem over 2nd be 4th respondents.

of this court on December 7, 1911, for the approval of the

In the District Court 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 December 7, 1911, for the appointment of

street, Colombo.

By order of court,

In the matter of the insolvency of Ravenna

Nayna Meera Saibo of No. 203, Sea

By order of court,

G. F. BROWNING, District Judge. :

D. M. JANSZ.

D. M. JANSZ,

Secretary.

Secretary

NOTICES OF INSOLVENCY.

conditions of sale.

No. 2,468.

an assignee.

Colombo, Novémber 19, 1911.

Colombo, November 16, 1911.

In the District Court of Colombo.

In the matter of the insolvency of Mutu-No. 1,915. tantrige William Charles Peries of Moratuwa.

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 January 11, 1912, for approval of the conditions of sale.

By order of court,

D. M. JANSZ, Secretary.

In the District Court of Colombo.

Colombo, November 19, 1911.

No. 2,456. In the matter of the insolvency of K. M. A. Caffoor of Kollupitiya, now of Lunawa.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

K. R. A. M. T. T. Muttu Caruppen Chetty of Sea

.....Plaintiff. street, Colombo Vs. No. 30,078.

(1) W. Charles Fernando, (2) T. Eliza Fernando, and (3) B. A. Rodrigo of No. 51, Kollupitiya Bar, Kollupitiya Defendants.

NOTICE is hereby given that on Wednesday, December 20, 1911, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 508 75, with interest on Rs. 500 at 9 per cent. per annum from November 23, 1909, till payment in full, and costs of suit, less Rs. 70.39, viz. :-

All that house and premises bearing assessment No. 75, situated at No. 4th lane, Kollupitiya, within the Munici-pality of Colombo ; bounded on the north by Dewata road, on the east by the property of W. Dias, on the south by the property of Sarnelis Silva, Vidane Arachchi, and on the west by the property of Sarnelis Silva ; containing in extent about 1 an acre, more or less.

E. ONDATJE. Fiscal's Office, Colombo, November 21, 1911. Deputy Fiscal.

In the District Court of Colombo.

(1) A. R. S. Olaganathen Chetty, (2) A. R. S. Renganaden Chetty, both of Colombo, carrying on

No. 32,720.

Vs. A. L. M. Abdul Hameed of Slave Island,

ColomboDefendant. NOTICE is hereby given that on Monday, December 18, 1911; will be sold by public auction at the respective premises the following property, ordered to be sold by the order of court dated October 27, 1911, for the recovery of the sum of Rs. 650, together with further interest on Rs. 500 at 24 per cent. per annum from June 12, 1911, till July 14, 1911, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full, and costs of suit, viz. :---

. At 3.30 р.м.

(1) All that boutique and ground bearing assessment No. 60, situated at Slave Island, now called Malay street, in Slave Island, within the Municipality of Colombo and District of Colombo, Western Province; bounded on the north by the other part of the same land, on the east by the Slave Island road now called Malay street, on the south by the other part of the same land, and on the west by the property of Sinne Marikar; containing in extent 14 perches, more or less.

At 4 P.M.

(2) All that undivided one-half part or share from and out of all that part of a garden with the buildings standing thereon, bearing assessment No. 38, situated, at Union place, in Slave Island, within the Municipality of Colombo, the entire premises being bounded or reputed to be bounded on the north by the garden of Hadjie Marikar Casie Lebbe, on the east by the garden of Marikar Sego Tamby, and on the south and west by the high road : containing or reputed to contain in extent 2 81/100 square perches, and consisting of the land marked A and B delineated in the plan dated November 27, 1894, made by T. H. Kriekenbeck, Licensed Surveyor.

E. ONDATJE, Fiscal's Office, Colombo, November 21, 1911. Deputy Fiscal.

In the District Court of Colombo. awana Mana Muna Runa Murugappa Chetty of Sea street, in Colombo......Plaintiff.

Vs.

No. 32;821. (1) W.J. R. Fernando and (2) Santhanan Fernando,

both of the Edinburgh market, in the Pettah of

ColomboDefendants.

NOTICE is hereby given that on Tuesday, December, 19, 1911, at 4 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 887.75, with interest thereon at 18 per cent. per annum from June 20, 1911, till July 21, 1911, and thereafter at 9 per cent. per annum till payment in full, viz. :-

All that property formerly bearing assessment No. 12, now No. 14, situated at Market lane, Bankshall street, northean side of Kayman's gate, in the Pettah, within the Municipality of Colombo ; and bounded on the north by the boutique of Julis, on the west by the road called Market lane, on the east by the road, and on the south by the boutique of J. J. Muller; containing in extent one square perch, more or less.

Fiscal's Office, E. ONDATJE Colombě, November 21, 1911. Deputy H	
In the District Court of Colombo. D. John Fonseks of Kollupitiya	Plaintiff.
No. 31,797. Vs. W.D. Thepanis of No. 145, BambalapitiyaDei	. Rajapa
NOTICE is hereby given that on Tuesday, Decen	nber 19, No y public No

said defendant in the following property, for the recovery of Rs. 501.25, with interest thereon at 9 per cent. per annum from November 25, 1910, till payment, viz. :--

An undivided 1 share of the cinnamon garden called Kirimettekurunduwatta, situated at Uggalboda in Kalutara badda; and bounded on the north by the cart road, east and south by Jawatta, and on the west by Rukgahawela; containing in extent 60 acres, more or less.

• Deputy Fiscal's Office, Kalutara, November 21, 1911. B. P. J. Gomes. • Deputy Fiscal.

- Northern Province.

In the District Court of Jaffna.

(1) Veluppillai Kartikesu and (2) Kartikesu Muttu-

kumaru of Mandaitivu. #..... Plaintiffs. Va. No. 7,541.

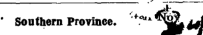
Ponnachchy, widow of Venasitamby and daughter

of Veerakatti of Mandaitivu......Defendant. NOTICE is hereby given that on Friday, December 29, 1911, at 10 o'clock in the formoon, will be sold by public auction at the premises the following property, hypothe-cated to the plaintiffs and decreed to be sold by decree

entered in the above action, for the recovery of Rs. 1,723-33 with interest in Rs. 1,000 at the rate of 14 per cent. per annum from October 7, 1910, until payment in full, art charges, viz. :-

An undivided 25 lachams varaku culture and 33 kullies with it appurtenances of a piece of land. situated a Mandaitivu, called Pampanpulam, containing or repute to contain in extent 331 lachams varaku culture, with houses, wells, and other appurtenances, bounded or reputed to be bounded on the east by the property o Kathiravelu Elaiyatamby and others, north by tank, west by the property of Visuvanatar Kathiravelu and brothers and sisters and others, and on the south by the property of Kumaravelu Elaiyatamby and others. Kumaravelu Elaiyatamby and others.

Fiscal's Off	ice,		
Jaffna, November	18,	1911.	



V. Thambipilíai

Deputy Fiscal.

In the Additional Court of Requests of Galle.

Hapuhannedige Tiselhamio of Ahangama and

No. 5,793. Vs.

Naidabadaturuge Babunhami of Ahangama....Defendant.

NOTICE is hereby given that on Saturday, December 16, 1911, commencing at 2 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :---

Half of thirteen-fourteenth of the thirteen cubits tiled house standing on the garden called Galbodawatte, the five cubits cadjan house built only by the defendant standing thereon, the seven cubits cadjan boutique standing thereon, half of thirteen-fourteenth of one-fifth of the said garden and one-third of eleven-twentieth of the aforesaid garden which the defendant bought, situate at Ahangama.

Writ amount, Rs. 80.90.

Fiscal's Office, C. T. LEI Galle, November 16, 1911.	IMBRUGGEN, for Fiscal.
In the District Court of G	alle.
Rajapaksa Martinna Nambi Arnolis de Ambalangoda	Silva of
No. 10,100. Vs.	Cherry.
Pinnadowe Hewa Siman de Silva of . . goda . . NOTICE is hereby given that on Satur	Defendant.

1911, commencing 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. :--

1. An undivided $\frac{1}{4}$ and 3/32 parts of the soil and soil share trees of lot No. 1 of the land called Hulangahawatta, in extent about 1 acre, situate at Patabendimulla in Ambalangoda.

2. An undivided I share of the 5th plantation on the land called Hulangahawatta together with the house tiled and thatched, 29 feet in length and 25 feet in breadth standing thereon, an undivided 1/40 part of the tiled and lime plastered house of 13 cubits to the south of the said house and also the house of 8 feet adjoining on the south of the said road, situated at Patabendimulla in Ambalangoda.

3. An undivided $\frac{2}{5}$ of $\frac{1}{2}$ of the old and new plantations of lot No. 1 of the land called Hulangahawatta, in extent about 1 acre together with undivided § part of the tiled and lime plastered 11 cubits old house standing thereon, situate at Patabendimulla in Ambalangoda.

Writ amount, Rs. 712.30, with interest on Rs. 614.80 at 9 per cent. per annum from July 7, 1910, with poundage. Α.

Fiscal's Office, C. T. LEEMBRUGOEN Galle, November 16, 1911. for Fiscal.

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PART II. - CEYLON GOVERNMENT GAZETTE - Nov. 24, 1911

In the District Court of Galle.

Oma u Lebbe Marikar Jamul of Galle. . Substituted Plaintiff. No. 8, 199. Vs.

(1) Francis Perera of Magalla and (2) D. W. Suba-

singha of Galle..... Defendants.

NOTICE is hereby given that on Friday, January 5, 1912. commencing at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :--

All that undivided $\frac{1}{5}$ share of all that and those the estate, plantations, and premises called and known as Ratmehera estate, situate in the District of Galle, Southern Province. and comprising the following allotments of land, viz. :--

1. All that defined part of the land called and known as Ratmehera estate, situate and lying in the villages Gonapinuwala and Alutwala in the Wellaboda pattu, and Ganegama in Gangaboda pattu, in the District of Galle aforesaid, in extent 547 acres 2 roods and 13 perches, according to the survey and division No. 7,126 made in August, 1889, by C. V. Goonewardena, Land Surveyor.

2. All that allotment of land called Waduduwa-addera, situate at Gonapinuwala in Wellaboda pattu aforesaid, and in extent 15 acres 3 roods and 5 perches.

Writ amount, Rs. 301.25, with interest thereon at 9 per cent. per annum from June 13, 1906, and costs Rs. 92, less Rs. 448.88 paid.

Fiscal's Office, C. T. LEEMBRUGGEN, Galle, November 21, 1911, for Fiscal.

(1) A. M. Fernando of Kaluwella and (2) K. A. Charlis Appuhami of Mahamodera..... Defendants.

NOTICE is hereby given that on Tuesday, January 9, 1912, commencing at 3 o'clock in the afternoon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :--

Raidangewatta and the buildings standing thereon, situate at Kaluwella.

Writ amount, Rs. 765 22, with interest on Rs. 700 at 9 per cent. per annum from July 20, 1911.

Fiscal's Office, C. T. LEEMBRUGGEN, Galle, November 21, 1911. for Fiscal. In the District Court of Matara.

Hewawaladanage Kiriappu of Aparekka......Plaintiff. No. 4,939. Vs.

Don Elias Wickremaratna Appuhamy of Aparekka Defendant.

NOTICE is hereby given that on Monday, December 18, 1911, at 12 noon, will be sold by public auction at the premises in given order, the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,185 88, with legal interest from December 16, 1910, till payment, viz. :--

1. The field called Usweddumekumbura, in extent 2 acres 2 roods and 14 perches, situate at Palleparekka, in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by ela and irikonda, east by Pintunpela and Pallepitakandekumbura, south by Medagulpagodakuttiya and Walawwewatta, and on west by ela, Kadagulpe, and Radaliyadda.

2. The land called Gulpagodawatta, situate also at Palle Aparekka; and bounded on the north by Asweddumemahakumbura, east by Bandurawekumbura, south by Radaliyadda and Asweddunkella. and west by Aswedduma and Gulpe.

Deputy Fiscal's Office, P. B. HERAT, Matara, November 20, 1911. Deputy Fiscal.

North-Western Province.

In the District Court of Kandy.

P. R. M. Muttu Carpen Chetty of No. 107, Colombo

No. 17,615. Vs. Muna Mayandy Chetty of No. 63, King street,

All that land called Kohongahahena, cacao estate, of about 22 acres in extent, adjoining Woodslee estate, together with the buildings and plantations thereon, situate at Ekiriwatta, in the Madure korale of Weudawili hatpattu division of the Kurunegala District, of the North-Western Province; and bounded on the north by Galmulle-ele, east by the limit of the chena of Loku Banda and limit of the chena of Ikiriwatte Banda, south by Mala-ela. and on the west by the boundary of Woodslee estate.

Amount to be levied Rs. 999, with interest thereon at 9 per cent. per annum from February 7, 1906, till payment.

Fiscal's Office, S. D. SAMARASTINE, Kurunegala, November 21, 1911. Deputy Fiscal.

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 Anuradhapura, will be holden at the Court-house at Kandy, on Monday, December 4, 1911, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, P. B. GALGAMUWA, Anuradhapura, November 15, 1911. for Fiscal.

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