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-General: Minutes, Proclamations, Appointments, and General Government Notifications.

PART III.—Provincial Administration. PART IV.—Land Settlement.

PART II.—Legal and Judicial. PART V.-Mercantile, Marine, Municipal, Local, &c.

Part II.—Legal and Judicial.

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PASSED ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 6 of 1912.

An Ordinance to amend "The Loan Board Ordinance, 1865."

HENRY McCallum.

Preamble.

HEREAS it is expedient to amend "The Loan Board Ordinance, No. 4 of 1865" (hereinafter referred to as "the principal Ordinance"), in certain particulars: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as

Short title.

1 This Ordinance may be cited as "The Loan Board (Amendment) Ordinance, No. 6 of 1912," and shall be read and construed as one with the principal Ordinance.

New section 16.

2 For section 16 of the principal Ordinance the following section shall be substituted:

Expenses of esta blishment.

The Commissioners of the Loan Board shall pay to the Government of Ceylon as a contribution towards the expenses of the establishment of the Board one-fifth share of all interest accruing from the investments made by the Loan Board.

Provided that if in any year the said expenses amount to more than the said one-fifth share, the actual amount of such expenses shall be so deducted.

Passed in Council the Eighth day of May, One thousand Nine hundred and Twelve.

> A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twentysecond day of May, One thousand Nine hundred and Twelve.

> HUGH CLIFFORD, Colonial Secretary.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 7 of 1912.

An Ordinance for the Regulation of Public Performances.

HENRY McCallum.

Preamble.

HEREAS it is expedient to make provision for the better VV regulation of public performances: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

Definition of " public

performance.'

- 1 This Ordinance may be cited as "The Public Performances Ordinance, No. 7 of 1912.
- In this Ordinance the term "public performance" includes-

(a) Every public dramatic representation;

(b) Every exhibition of pictures or optical effects by means of a cinematograph, magic lantern, or other similar apparatus;

(c) Every exhibition of dancing, conjuring, juggling, acrobatic performances, boxing contest, circus, concert, or other stage entertainment.

Power of Governor in Council to make rules for the regulation of public performance

- 3 (1) The Governor in Executive Council may make rules for the regulation of public performances, and in particular, without prejudice to the generality of the power so granted for the following purposes:
 - (a) For the issue of licenses for buildings or erections to be used for public performances, or for any particular public performance, and for the withdrawal, suspension, or modification of the conditions of such licenses:

(b) For the payment of fees for such licenses;

- (c) For the regulation of the character of public performances
- (d) For the submission to the prescribed authority of a description of any public performances intended to be exhibited before the same shall be advertised or exhibited;

(e) For the issue of permits for the exhibition of such performances, and for the withdrawal, suspension, and modification of the conditions of such permits;

(f) For the regulation of the structural condition of licensed buildings or erections, and for the protection of the public against fire, overcrowding, disorder, or other dangers;

(g) For the inspection of licensed buildings and erections and of performances therein;

- (h) For the prohibition and prevention of public performances in unlicensed buildings and erections, or of unauthorized performances in licensed buildings or erections.
- (2) All rules when made as aforesaid shall be laid as soon as conveniently may be before the Legislative Council; and if a resolution is passed within forty days of their being laid before the Legislative Council praying that any rule shall be annulled, such rule shall thenceforth be void, but without prejudice to anything done therounder.

Penalty for offences against Ordinance.

- 4 (1) Any person infringing any rule made under this Ordinance shall be guilty of an offence, and liable to a fine not exceeding one thousand rupees, or to simple imprisonment for any period not exceeding six months.
- (2) Any such offence shall be triable by a Police Magistrate, notwithstanding any limitation of the ordinary jurisdiction of such Magistrate.

Ordinance not to apply to performances on private premises.

Ordinance not to apply to Municipal areas.

5 This Ordinance shall not apply to any performance on private premises to which the public are not admitted whether on payment or otherwise.

6 This Ordinance shall not apply to any Municipal area in respect of which by-laws for the regulation of public performances have been or shall hereafter be made under the powers granted to Municipal Councils by paragraph 15 of section 110 of "The Municipal Councils Ordinance, 1910," but the by-law-making powers granted to Municipal Councils by the said paragraph shall be deemed to include all the powers conferred upon the Governor by this Ordinance, and any person committing any offence against any by-law under the said paragraph shall be liable to the same punishment as if the said by-law had been a rule made under this Ordinance, and may be tried before a Municipal Magistrate, notwithstanding any limitation of the ordinary jurisdiction of such Magistrate.

Passed in Council the Eighth day of May, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Twenty-fourth day of May, One thousand Nine hundred and Twelve.

HUGH CLIFFORD, Colonial Secretary.

INCORPORATED LAW SOCIETY.

NOTICE is hereby given that the Attorney-General, in pursuance of the powers vested in him by section 3 of "The Ceylon Incorporated Law Society Ordinance, 1911," has nominated the following six gentlemen to be Members of the Law Society of Ceylon :-

- (1) The Hon. Mr. Hector van Cuylenberg.
- Charles Vanderwall, Esq. (Senior).
- Frederick John de Saram, Esq. (Senior).

- (4) Arthur William Alvis, Esq.
- (5) Harry Creasy, Esq.
- (6) John Alfred Perera, Esq.

By order of the Attorney-General,

THOMAS F. GARVIN, Jr.,

Attorney-General's Chambers, Colombo, June 4, 1912.

Crown Counsel.

NOTICES IN TESTAMENTARY

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 4,160.

Testamentary In the Matter of the Last Will and Testament of the late Sri Sudha Sinharatne Bandara Don Samuel Jayawardhana of Batagama, in the Ragam pattu of Alutkuru korale.

Mellawa Tantrige Dona Poralentina Perera Hamine of Batagama, in the Ragam pattu of Alutkuru korale... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 23, 1912, in the presence of Messrs. Ranesinghe and Perera, Proctors, on the part of the petitioner. Mellawa Tantrige Dona Poralentina Perera Hamine of

Batagama; and the affidavit (1) of the said petitioner dated January 22, 1912, and (2) of the attesting witnesse dated January 22, 1912, and (3) of the Notary dated May 17 1912, having been read:

It is ordered that the last will of the above-named deceased Sri Sudha Sinharatne Bandara Don Samuel Jayawardena, dated August 31, 1911, of which the original 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 petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before June 20, 1912, show sufficient cause to the satisfaction of this court to the contrary.

> L. M. MAARTENSZ Additional District Judge.

May 23, 1912.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Estate of Tuduhenage Jurisdiction. Don Bempi Sinno of Battaramulla, No. 4,174. deceased.

Ambagallege Elizabeth Perera of Battaramulla. Petitioner.

And

J. Don Simeon Peter, (2) Don Ruben Barnabas,
 Dona Rebecca Alice, (4) K. Don Abraham,
 Dona Rachel Hamy, (6) Don Joseph Mark,

(5) Dona Rachel Hamy, (6) Don Joseph Mark, (7) Don Herbert Timotheus, (8) Don Robert Paul, (9) Dona Charlotte Ruth, (10) Dona Rolena Dorcas, (11) Dona Lena Margaret, (12) Dona

Dorcas, (11) Dona Lena Margaret, (12) Dona Annie Ruth, all of Battaramulla aforesaid. . Respondents, THIS matter coming on for disposal before Lewis

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 28, 1912, in the presence of Mr. F. W. Nicholas, Proctor, on the part of the petitioner Ambegallage Elizabeth Perera of Battaramulla; and the affidavit of the said petitioner dated August 15, 1911, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 28, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,218.

In the Matter of the Last Will and Testament of Madar Lebbe Noordeen Tamby
of No. 4, Darley road, Maradana, in
Colombo.

And

Mohideen Bawa Abdul Cader of No. 48, Darley road, Maradana, in Colombo, by his guardian ad litem Meera Lebbe Marikar Mohamado Usuff of 2nd division, Maradana, in Colombo..... Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 25, 1912, in the presence of Messrs. Pereira and Akbar, Proctors, on the part of the petitioner Assia Umma of No. 48, Darley road, Colombo; and the affidavit of the said petitioner dated March 7, 1912, and of the attesting witness dated March 14, 1912, and of the Notary dated April 22, 1912, having been read:

It is ordered that the will of the said Madar Lebbe Noordeen Tamby, deceased, dated January 27, 1900, of which the original 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 petitioner is the widow of the deceased and devisee of the life-interest under the said will, and that she is entitled to have letters of administration, with the will annexed, issued to her accordingly, unless any person or persons interested shall, on or hefore June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,231.

In the Matter of the Estate of the late
Wijeyemunidewage Charles Fernando of
Peliyagoda, deceased.

Wijeyemunidewage Thomis Fernando of Peliyagoda Petitioner.

Colombo, on April 25, 1912, in the presence of Mr. Bandaranaike, Proctor, on the part of the petitioner Wijeyemuni dewage Thomis Fernando of Peliyagoda; and the affidavit of the said petitioner dated April 2, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1912.

L. M. MAARTENSZ, Additional District Judge.

This Order Nisi is extended for June 13, 1912.

May 30, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 4,242.

In the Matter of the Intestate Estate of Don Solomon Jayasinghe Midaliyar, late of Samarakoon Walauwa, Maradana, deceased.

Piyadasa Wijeyasundera Jayasinghe of Samarakoon Walawwa, Maradana, in Colombo......Petitioner.

And

(1) Dona Louisa Jayasinghe of Colombo, (2)
Catherine Laura Jayasinghe of Galle, (3) Cherlin
Gunawardene, (4) Rupert Wijeyasundera
Jayasinghe, (5) Wilfred Wijeyasundera Jayasinghe, (6) Felix Wijeyasundera Jayasinghe, (7)
Gregory Wijeyasundera Jayasinghe, (8) Roslin
Wijeyasundera Jayasinghe, all of Samarakoon
Walawwa, Maradana, in Colombo......Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 4, 1912, in the presence of Mr. H. Rajanathan, Proctor, on the part of the petitioner Piyadasa Wijeyasundera Jayasinghe of Samarakoon Walawwa; and the affidavit of the said petitioner dated April 24, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the eldest son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 4, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.

No. 4,247.

In the Matter of the Estate and Effects of Patirennehelage Thelenis Vederal Of Siyane korale, deceased.

And

Patirennehelage Sardiel Appu of Henagama in Gangaboda pattu of Siyane korale.........Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 10, 1912, in the presence of Mr. D. W. Moonesinghe, Proctor, on the part of the petitioner Patirennehelage Baba Appu Vederala of Henagama; and the affidavit of the said petitioner dated May 9, 1912, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as an heir of the above-named deceased, to have letters of administration to his estate issued to him unless the respondent or any other person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge.

May 10, 1912.

Les District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 4,248 C.
In the Matter of the Last Will and Testament
of the late Navur Mira Rawther Pitche
of Layard's broadway in Colombo.

Nawanna Peena Kuppe alias Pitche Kuppe of Layard's broadway in Colombo...... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 11, 1912, in the presence of Mr. J. E. Reginald Perera, Proctor, on the part of the petitioner Nawanna Peena Kuppe alias Pitche Kuppe of Layard's broadway in Colombo; and the affidavit of (1) the said petitioner dated May 9, 1912, and (2) of the Notary and attesting witnesses dated May 9, 1912, having been read:

It is ordered that the will of the said Navur Mira Rawther Pitche, deceased, dated April 7, 1912, of which the original 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 petitioner is the excutor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 11, 1912.

E

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 4,256.

In the Matter of the Intestate Estate of the late Samaratunga Don Carolis of Demunnegedara, in the Udugaha pattu of Siyane korale.

Seneratappuhamillage Rosa Nona of Demunnegedara aforesaid Petitioner.

And

Dona Ranmenika Samaratunga Hamine, wife of
 Simon Peter Gooneratne, both of Hangawatta, in the Udugaha pattu of Hapitigam korale, (3) Don Nirolis Samaratunga Appuhamy,
 Kathirinchi Nona Samaratunga Hamine, (5)
 Don Deonis Samaratunga Appuhamy, all of Dumunnegedara aforesaid, minors, (6) Samaratunga Jeelis Perera Appuhami of Ganemulla, in the Dasiya pattu of Alutkuru korale Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on May 22, 1912, in the presence of Messrs. Ranesinghe and Perera, Proctors, on the part of the petitioner Senaratappuhamillage Rosa Nona of Demunnegedara; and the affidavit of the said petitioner, dated May 20, 1912, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named deceased, to have letters of administration to his estate issued to her unless the respondents or any other person or persons interested shall, on or before June 20, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1912.

L. M. MAARTENSZ, Additional District Judge.

The the District Court of Colombo. Order Absolute declaring Will proved.

Jurisdiction.
No. 4,265.
In the Matter of the Last Will and Testament of Hugh Blacklaw, late of High street, Laurencekirk, Scotland, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 31, 1912, in the presence of Messrs. P. D. and T. D. Mack, Proctors, on the part of the petitioner, Hugh Lawrence Blacklaw; and the affidavit of the said petitioner

dated May 25, 1912, (2) an examplification of the will and (3) Order of the Supreme Court, dated March 1, 1912, having been read:

It is ordered that the will of the said Hugh Blacklaw, late of High street, Laurencekirk, Scotland, deceased, dated February 21, 1911, of which an exemplification 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 petitioner is one of the executors named in the said will, and that he is entitled to have probate of the same issued to him accordingly on his tendering the required oath and deposit, power being reserved to the other executors to obtain a like probate.

May 31, 1912.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Testamentary In the Matter of the Intestate Estate of Jurisdiction.

No. 4,270.

Testamentary In the Matter of the Intestate Estate of Colombo, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge, on May 30, 1912, in the presence of Messrs. F. J. & G. de Saram, Proctors, on the part of the petitioner Archibald Thomas Sydney Smith of Lindula; and the affidavit of the said petitioner dated May 4, 1912, having been read: It is ordered that the petitioner, as the attorney of the widow of the above-named John Ernest Martin, deceased, be and he is hereby declared entitled to have letters of administration of the estate of the said deceased issued to him, unless any person interested shall, on or before June 27, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 30, 1912.

Lewis M. Maartensz, Additional District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 727.
In the Matter of the Estate of the late
Susew Mestriar Thambo Pulle of Maggona,
deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on March 25, 1912, in the presence of Mr. A. de Abrew, Proctor, on the part of the petitioner Christopher Velaydeen Thambiyah of Colombo; and the affidavit of the said petitioner dated March 25, 1912, having been read:

It is ordered that the petitioner Christopher Velaydeen Thambiyah of Colombo, be and he is hereby declared entitled to administer the estate of the said deceased, as son-in-law of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Susew Mestriar Theresa Atchi, (2) Susew Mestriar Santiago Pulle, (3) Susew Mestriar Thomas Pulle, (4) Susew Mestriar Francis Pulle, (5) Susew Mestriar Philippu Atchi, (6) Susew Mestriar Louisa Atchi, (7) Susew Mestriar Prolentina Atchi, 3rd, 4th, 5th, 6th, and 7th minors by their guardian ad litem the 2nd respondent—shall, on or before April 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

March 25, 1912.

T. B. RUSSELL, District Judge.

The date for showing cause against the above Order Nisi is extended till June 21, 1912.

May 31, 1912.

T. B. RUSSELL, District Judge.

In the District Court of Kalutara.

Order Nisi.

Testamentary
Jurisdiction.
No. 735.

In the Matter of the Estate of the late
Hidellege Remanis Perera of Panapitiya,
deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on May 21, 1912, in the presence of Mr. C. A. L. Orr, Proctor, on the part of the

petitioner Hidellege Punchi Sinno Perera of Panapitiya; and the affidavit of the said petitioner dated May 17, 1912, having been read:

It is ordered that the petitioner Hidellege Punchi Sinno Perera of Panapitiya be and he is hereby declared entitled to administer the estate of the said deceased, as son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Hidellege Andy Perera, (2) ditto Martin Perera, (3) Hidellege Rosa Nona, (4) Kukulekankanange Babbu Sinno, (5) Hidellege Jane Nona of Panapitiya—shall, on or before June 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1912.

T. B. RUSSELL, District Judge.

In the District Court of Kalutara.

Order Nisi.

In the Matter of the Estate of the late Testamentary Jurisdiction. Mudalige Richard de Silva Samarasinghe No. 736. Siriwardena of Galpatha, deceased.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on May 21, 1912, in the presence of Mr. O. G. D'Alwis, Proctor, on the part of the petitioner Dewakula-aratchige Dona Maria de Silva Hamine of Galpatha; and the affidavit of the said petitioner dated May 20, 1912, having been read: It is ordered that the petitioner Dewakula-aratchige Dona Maria de Silva Hamine of Galpatha be and she is hereby declared entitled to administer the estate of the said deceased, as widow of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents-(1) Mudalige Charlotte Matilda de Silva Samarasinghe Siriwardena and her husband (2) Charles Wanasinghe, both of Colpetty, (3) Mudalige Charlotte Maria de Silva Samarasinghe Siriwardena, (4) Stephen Jayawardena, both of Delmella, (5) Mudalige Charlotte Laura de Silva Samarasinghe Siri-wardena, and her husband (6) Herath Mudianselage Rathnayaka Samarasinghe, (7) Mudalige Charlotte Isabella de Silva Samarasinghe Siriwardena, (8) Mudalige George Victor de Silva Samarasinghe Siriwardena, (9) Mudalige Alexander Richard de Silva Samarasinghe Siriwardena, (10) Mudalige Hillter Domingo de Silva Samarasinghe Siriwardena, (11) Mudalige Charlotte Sophia de Silva Samarasinghe Siriwardena, (12) Harry Kannangara, both of Horana, 7th, 8th, 9th, and 10th respondents, minors, by their guardian ad litem the 6th respondent-shall, on or before June 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

May 21, 1912.

T. B. RUSSELL, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Salvador Mirando of Godegamuwa. Jurisdiction. No. 1,294.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 8, 1912, in the presence of Mr. Croos-Dabrera, Proctor, on the part of the petitioner Rosaline de Croos of Godegomuwa; and the affidavit of the petitioner dated May 3, 1912 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) Joseph Mirando, and (2) Manuel Dabrera, the guardian ad litem over the minor Bridget Mirando—shall, on or before June 13, 1912, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said Joseph Mirando and Manuel Dabrera be appointed guradian ad litem over

the said minor for the purpose of this action.

JOHN SCOTT, District Judge. In the District Court of Negombo

Order Nisi.

Testamentary In the Matter of the Estate of the la Jurisdiction. 'Jalathpedige Puiya of St. No. 1,295. deceased.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on May 8, 1912, in the presence of Mr. Carron, Proctor, on the part of the petitioner Ilandaripedige Kirimali; and the affidavit of the petitioner dated April 29, 1912, 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 respondent Ilandaripedige Ohilinguwa, the guardian ad litem over the minor J. Sanchi, shall, on or before June 12, 1912, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said I. Ohilinguwa be appointed guardian ad litem over the said minor for the purpose of this action.

May 8, 1912.

JOHN SCOTT. District Judge.

In the District Court of Galle.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.
No. 4,149.
In the Matter of the Last and Testament
Rasa Marikar Peria Tamby Marik
Hadjiar, late of Talapitia, degrated.

THIS matter coming on for disposal before F. J. Smith, Esq., District Judge, Galle, on April 16, 1912, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Peria Tamby Marikar Mohammedu Abdul Cader, Peria Tamby Marikar Sheekt Hallajee, and Peria Tamby Marikar Mohammedu Cassim; and the affidavit of the petitioners and G. E. D. Senewiratne, Notary, and two others, dated April 4 and 16, 1912, having been read:

It is ordered that the will of Rasa Marikar Peria Tamby Marikar Hadjiar, deceased, dated December 21, 1911, be and the same is hereby declared proved, unless the respondents shall, on or before June 5, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said (1) Peria Tamby

Marikar Mohammedu Abdul Cader, (2) Peria Tamby Marika Sheekt Hallajee, (3) Peria Tamby Marikar Mohammed Cassim are the executors named in the said will, and that they are entitled to have the probate of the same issued to them accordingly, unless (1) Peria Tamby Marikar Sheekha Umma, (2) Peria Tamby Marikar Abdul Rahiman (both minors), (3) Seyyadu Ahamedu Asi Muttu Natchia, all of Talapitia—shall, on or before June 5, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless the respondents shall, on or before June 5, 1912, show

sufficient cause to the contrary.

F. H. DE Vos. District Judge.

April 16, 1912.

In the District Court of Matara.

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Estate of the Jurisdiction. Francina Abayasinha Gunawardana, de-No. 1,875. cease d, of Polhena.

THIS matter coming on for disposal before G. F. R. Browning, Esq., on March 1, 1912, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner Emaliya Serasinha of Polhena; and the affidavit of the petitioner above named dated December 22, 1911, and her petition dated January 9, 1912, having been read, and the evidence of Matthew Christian Perera Jayamanna Nitiratna, Notary Public, of Matara, and Nanayakkara Wellehewage Don

May 8, 1912.

Arnolis, late Police Officer of Polhena, and Aliyas Petru Wijesinha Gunawardana, schoolmaster:

It is ordered that the will of Dona Francina Abesinha Gunawardana of Polhena in the Four Grayets, Matara, deceased, dated October 28, 1911, be and the same is hereby declared proved, unless the respondents-Nanayakkara Ahangama Vidanage Andoris de Silva of Madiha and Darnis Silva of Polhena-shall, on or before April 2, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Emaliya Serasinha, the 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 the respondents shall, on or before April 2, 1912, show sufficient cause to the satisfaction of

this court to the contrary.

It is further ordered that the 1st respondent be and he is hereby appointed guardian ad litem over the minor, unless sufficient cause is shown to the contrary.

G. F. R. Browning.

March 1, 1912.

District Judge.

Date extended till May 15, 1912.

J. A. BASTIANSZ. Secretary.

Date is again extended till June 13, 1912.

Secretary.

An the District Court of Kegalla. Order Nisi.

In the Matter of the Intestate Estate of Testamentary Kalugalayalayagedara Salalu of Naram Jurisdiction. No. 368. bedda, deceased.

Lindagedara Vidanedurayalage Lassama of Narambedda Petitioner.

(1) Kalugalayagedara Punchina, (2) ditto Amangira, and (3) ditto Kiri, all of Narambedda: . Respondents.

THIS matter coming on for disposal before W. de Livera, Esq., District Judge of Kegalla, on January 10, 1912, in the presence of Mr. W. O. Herat, Proctor, on the part of the petitioner; and the petitioner's affidavit dated December 6, 1911, having been duly read:

It is ordered and declared that the petitioner, as husband of the deceased, is entitled to letters of administration to the estate of the above-named deceased, and that letters of administration be issued to him accordingly, unless the above-named respondents or any person or persons interested shall, on or before February 27, 1912, show sufficient cause to the contrary to the satisfaction of this court.

Kegalla, January 10, 1912.

W. DE LIVERA

District Judge

This Order Nisi is extended and reissued returnable on April 18, 1912. C. P. W. GUNASEKERA,

April 11, 1912.

June 1, 1912

Secretary.

This Order Nisi is extended and reissued returnable on June 11, 1912.

C. P. W. Gunasekera Secretary.

NOTICES OF INSOLVENC

In the District Court of Colombo.

In the matter of the insolvency of Dunulinga No. 2,477. Paelis de Silva of Ratmalana.

NOTICE is hereby given that the above-named insolvent has been allowed a certificate as of the third-class.

-By order of court,

D. M. JANSZ. Secretary.

Colombo, June 4, 1912.

In the District Court of Kalutara.

In the matter of the insolvency of Baron Mendis No. 141. Sudusinghe of Desestra, Kalutara

NOTICE is hereby given that a certificate as of the first class has this day been granted to the insolvent in the above matter.

By order of court,

C. B. PAULICKPULLE, Secretary.

Kalutara, May 30, 1912.

In the District Court of Nuwara Eliya.

No. 11. In the matter of the insolvency of A. K. Venga dasalam Kangany of Alnwick estate, Uda Pussellawa.

WHEREAS the above-named A. K. Vengadasalam Kangany has committed an act of insolvency within the true intent and meaning of the Insolvent Ordinance by

having failed to secure or compound for the judgment debt. in District Court, Nuwara Eliya, case No. 92 in favour-of the plaintiff Batagalage Giran Appuhamy. And whereas the said Batagalage Giran Appuhamy has filed a petition for the sequestration as insolvent of the estate of the said A. K. Vengadasalam Kangany, under the Ordinance No. 7 of 1853: 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 July 10 and July 24, 1912, will take place for the 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,

Nuwara Eliya, June 4, 1912

Secretary:

In the District Court of Kalutara

No. 142. In the matter of the insolvency of Warnakula William Endris Mendis of Desestra, Kalutara.

NOTICE is hereby given that a certificate as of the first class has this day been granted to the insolvent in the above matter.

By order of court,

C. B. PAULICKPULLE, Secretary.

Kalutara, May 30, 1912.

NOTICES OF FISCALS' SALES

Western Province.

In the District Court of Colombo.

(1) Amerasinghe Aratchige Peiris Appu, (2) ditto Lokuhamy, (3) ditto Ensohamy, all of Malabe in the Palle pattu of Hewagam korale by their next friend Kasturi Aratchige Henchi Hamy of Malabe aforesaid......Plaintiffs.

No. 22,974.

 $\mathbf{v}_{\mathbf{s}_i}$

- (1) Amerasinghe Aratchige Siman Perera, (2) ditto Nonohamy, both of Malabe aforesaid, (3) Rupesinghe Aratchige Leonora Perera of Talangama in the said pattu of the said korale, (4) Panagodage Mariana Perera, (6), Amerasinghe Aratchige Simon Perera, both of Malabe afore-
- (1) Amerasinghe Aratchige Leisahamy, (2) ditto Podihamy, both of No. 66, Ferry street, Colombo, (3) ditto Angohamy of Welikada, Colombo, (4) ditto Carolis Perera, (5) ditto Leisahamy, wife of (6) Hiripitiage Romanis Perera, (7) Amerasinghe Aratchige Cornelis Perera, (8) ditto Pabilis Perera, (9) ditto Bellenis Perera, (10) ditto Noihamy, (11) ditto Podi-hamy, (12) ditto Babanona, all of MalabeSubstituted Defendants.
- (1) Hewage Yasohamy, (2) Panagodage Maggie Nona, (3) ditto Emis Perera, (4) ditto Misi Hamy, (5) ditto Deonis Perera, (6) ditto Sadiris Perera, (7) ditto Babi Nona, (8) ditto Sophia Perera, (9) ditto Maris Perera, (10) Punchi Nona, (11) Maria, (12) Emi Nona, (13) Suda, all of Talangama aforesaid......Intervenients.

NOTICE is hereby given that on Saturday, July 6, 1912, will be sold by public auction at the respective premises, for the recovery of the sum of Rs. 297.53 in the following proportions, to wit: from the 4th defendant Rs. 15.80, from the 1st and 2nd substituted defendants Rs. 28.17 from the 4th, 5th, 7th, 8th, 9th, 10th, 11th, and the 12th substituted defendants Rs. 237.46, from the intervenients Rs. 16:10, viz.:—

At 1 P.M.

1. The right, title, and interest of the 4th defendant in and to the following property, viz. :-

All that lot marked B with the house thereon in the plan dated February 12, 1910, made by W. Z. G. Rajapakse, Licensed Surveyor, of the land called Alubogahawatta alias Millagahawatta, situated at Malabe in the Palle pattu of Hewagam korale; the said lot being bounded on the north by lot E 1, on the east by a road, on the south by a road, and on the west by the property of Mr. J. R. Martenstyn, and containing in extent 1 rood.

At 1.30 P.M.

The right, title, and interest of the 1st and 2nd substituted defendants in and to the following property,

. All that lot marked D in the said plan of the said land called Alubogahawatta alias Millagahawatta, situated at Malabe aforesaid; the said lot being bounded on the north by lot marked X, on the east by the property of Balasuriyage Don Luvis, on the south by lot A, and on the west by a road; and containing in extent 3 roods and 8 perches.

At 2 P.M.

The right, title, and interest of the 4th, 5th, 7th, 8th, 9th, 10th, 11th, and 12th substituted defendants in and to the following property, viz.:-

All that lot marked E in the said plan of the said land called Alubogahawatta alias Millagahawatta, situated at Malabe aforesaid; the said lot being bounded on the north,

by the property of Juanderagey Madalis Perera, now of Juanderagey Avanaris Perera and others, on the east by the property of Balasuriyage Don Luvis, on the south by lot marked X, and on the west by a road; and all that lot marked E in the said plan of the said land called Alubogahawatta alias Millagahawatta, situated at Malabe aforesaid; the said lot being bounded on the north by the property of Juandarage Madalis Perera, now of K. G. Saranapala, on the east by a road, on the south by lot B, and on the west by the property of Mr. J. R. Martenstyn; the said lots marked E and E 1 containing in extent 6 acres 2 roods and 32 perches.

At 2.30 P.M.

The right, title, and interest of the intervenients in and to the following property, viz.:-

All that lot marked X in the said plan of the said land called Alubogahawatta alias Millagahawatta, situated at Malabe aforesaid; the said lot being bounded on the north by lot E, on the east by the property of Balasuriyage Don Luvis, on the south by lot D, and on the west by a road; and containing in extent 2 roods.

Fiscal's Office, ·Colombo, June 4, 1912. E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

Oduma Lebbe Marikar Ahamado Lebbe Marikar

No. 30,114. Vs.

Ellen Samarakoon of Dematagoda in Mrs.

NOTICE is hereby given that on Wednesday, July 3, 1912, 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 defendant in the following property, for the recovery of the sum of Rs. 577 59, with interest at 9 per cent. per annum from December 2, 1909, till payment in full, and costs of suit Rs. 241.62, viz.:-

All that portion of the garden called Moonamalgahawatta bearing assessment No. 123, situated at Dematagoda, within the Muncipality of Colombo; bounded on the north by the high road, east by the property of Leanage Don Andris, south by Voorallegamawatta, and on the west by the other part of this land; containing in extent 1 rood and 92/100 square perches more or less.

Fiscal's Office, Colombo, June 4, 1912.

E. ONDATJE, Deputy Fiscal.

In the District Court of Colombo.

A. L. R. Asserappa of Hill street in Colombo Plaintiff

No. 31,102.

Vs.

D: T. Weeratunga......Defendant. And

Payna Reena Muna Muttu Caruppen Chetty of Colombo street, Kandy Added Defendant.

NOTICE is hereby given that on Friday, July 5, 1912. 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 plaintiff in the following property for the recovery of the sum of Rs. 557:50 being taxed costs, viz.:-

All that house and ground bearing assessment No. 36, situated at Hill street within the Municipality of Colombo; bounded on the north by the garden of Don Daniel Appu, on the east by the Hill street, on the south by the garden of Andris Mendis, Mudaliyar, and on the west by the garden of Christoffel Pulle; containing in extent 1 rood and 12 80/100 square perches more or less.

Fiscal's Office, Colombo, June 4, 1912.

E. ONDATJE, Deputy Fiscal.

the District Court of Colombo R.M. M. Ramasamy Chetty of No. 65, Sea street, Colombo..... Vs. No. 33,481..

P. de Alwis of Bambalapitiya, Colombo...... # Defendant. NOTICE is hereby given that on Thursday, July 4, 1912, at 4 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. 1,000, with interest thereon at 9 per cent. per annum from November 13, 1911, till payment in full and

costs of suit, viz. :

All that undivided & share of Appuhamigewatta with the building standing thereon bearing assessment No. 15, situated at Bambalapitiya, within the Municipality of Colombo; bounded on the north by a portion of the same land marked B belonging to Joseph Rodrigo, on the east by high road, on the south by a portion of the same land marked D belonging to Johana, and on the west by the seabeach; containing in extent 1 rood and 28/96 square perches more or less.

Fiscal's Office, Colombo, June 4, 1912. E. ONDATJE Deputy Fiscal.

Southern Province.

In the District Court of Tangalla.

(1) Don Davith Sirimadora and (2) Don Nandiyas

No. 1,003. Don Davith Abegunawardena of Wanduruppa...Defendant.

NOTICE is hereby given that on Saturday, July 6, 1912, at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, viz. :

1. The defendant's residing garden called Gulugahawatta and Pansalewatta and the tiled house of 13 cubits with the trees standing thereon, situated at Wanduruppa, in Magam pattu; and bounded on the east by Bediwetiya, on the south by the fence of Kapugewatta, on the west by dewata alias footpath, on the north by the fence of Pansala and the fence of Maragahawatta.

2. 1 of the soil and 1/16 of plantations of Tenachchilagewatta, situated in the said village; and bounded on the east by the fence of Raturalahitiyawatta, on the south by the minor road leading to Walawemodara, on the west by the fence of Paranawalawwa, on the north by the fence of

Gunandegewatta.

3. 1 of Mahawews, in extent 20 amunams of paddy, situated in the said village; and bounded on the east by the bund of Mahawewa, on the south by the bund of Mahawewa and Bogahaweleniyara, on the west and north by

hedge and footpath.

4. § shares of the soil, ‡ of ‡ shares of the plantations of the land Uswatta, situated in the said village; and bounded on the east by dewata, on the south by the fence of Walawwewatta, on the west by Ukwatta, and on the north by the fence of the garden Paragahawatta planted by Salogeamma.

5. 3 shares of the soil and 3 of 1 of the plantations of the garden Walawweyatta, situated in the said village; and bounded on the east by Paranawalawwewatteweta, on the south by Delgahawatta, on the west by the fence of Karagahakoratuwa, and on the north by Uswatta.

6. ½ of the soil and ½ of the plantations of the land Bakmigahawatta, situated in the said village; and bounded on the east by the fence of Rajjamayagewatta, on the south by the fence of the garden planted by Babakankanama, on the west by Gandetta, and on the north by the fence of

Delgahawatta.

1 share of the soil and 1/16 of the plantation of the land Singhalayagewatta, situated in the said village; and bounded on the east by the minor road, on the south by the fence of Rajjamayagewatta, on the west by Delgahawatta, and on the north by Senachchilagewatteweta.

8. 1 share of the soil and 1/16 of the plantation of the land called Delgahawatta, situated in the said village; and

bounded on the east by the fence of Singahlayagewatta, on the south by Bakmigahawatta, on the west by Walawe river, and on the north by the fence of Paranawalawwa.

Writ amount Rs. 1,586, with legal interest thereon from October 5, 1909, till payment in full.

Deputy Fiscal's Office Hambantota. May 29, 1912. T. A. CAREY. Deputy Fiscal.

In the District Court of Tangalla.

No. 1,177. $\mathbf{v}_{\mathbf{s}.}$ Francis Jayasuriya of Colombo...... Defendant.

NOTICE is hereby given that on Saturday, June 29, 1912, commencing at 12 noon, will be sold by public auction, at the respective premises the right, title, and interest of the said defendant, in the following property for the recovery of Rs. 671.53, viz.:-

1. The lot marked C, in extent 5 acres and 18 perches of the land called Walawa Irrigation lands in Mahadeniya village, in East Giruwa pattu; bounded on the east by lot P. P. No. 125/454, north by lot B, west by lot D, and south by lot E.

2. The lot marked F. in extent 54 acres 2 roods and 2 perch of the land called Walawa Irrigation lands, in Mahadeniya aforesaid; bounded on the east by Medadeniyer, wewa and lots T. P. No. 241,065 and T. P. No. 2,182, north by lot E, west by Kachchigalara and Daluk koratuwa, and south by lot T. P. No. 190,913.

Deputy Fiscal's Office. Tangalla, May 29, 1912. J. E. SENENAYAKA. Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

Kadirgamar Thombuthor Kantha Perumal of Uppodai, in Kallady (dead)...... Plaintiff.

Kanthaperumal Kathirama Tampy Udayar of Kallady Uppodai......Substituted Plaintiff.

No. 3,379. Vs. Omerupillay P. H. C. Ahamadulebbe of Karun-

kadditivu, in Akkarai pattu..... Defendant. NOTICE is hereby given that on Saturday, July 6, 1912. at 10 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the defendant, in the following property, viz :-

A piece of land with its rights and claims, inlet, outlet, and everything belonging thereto in the land called Putukaddupomie, situate at Paddimadu, in Akkarai pattu, Batticaloa, Eastern Province; and which piece is bounded on the north by land of Athamlevve and another and Vaikal, east by land of Kannapper Kanthaperumal, C presently belonging to A. M. Sinne Ahamatulevve, Udayar, south by land of K. Kanapatipillay and Vaikal, and west by land of A. Ismalebbe and others, in extent 18 acres.

Amount to be levied, Rs. 1,088.05, with interest on Rs. 963.90, at 9 per cent. per annum from April 3, 1911. till payment.

Fiscal's Office Batticaloa, May 29, 1912. T. SINNATAMBY. for Fiscal.

North-Western Province.

In the District Court of Chilaw.

Nena Muna Mohideen Pitche of Tharakudivillu...Plaintiff.

٧s. No. 4,281.

Sena Muna Mohideen Pitche of Tharakudivillu...Defendant 30 NOTICE is hereby given that on Tuesday, July 2, 1912,

at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, viz.:-

The garden belonging to Nena Muna Mohideen Pitche. with the plantations standing thereon, situated at Tharakudivillu in Anaivilundan pattu, Pitigal Korale North, in

the District of Chilaw; and bounded on the north by the fence of the garden of Migel Mudalali, east by Crown jungle, south by the fence of the garden belonging to Migel Mudalali and others, and west by Waunpana; containing in extent about 30 acres (subject to the lease and mortgage).

Amount to be levied Rs. 1,094.73 and poundage.

Deputy Fiscal's Office Chilaw, June 4, 1912. A. V. HERAT, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Colombo.

Atchigey Don Joseph Panis Ranawaka of Balan-

Vs. No. 31,014.

(1) Andrew Henry Fernando of Moratuwa, (2) Cyril Henry de Silva of Messrs. Walker, Sons, & Co., assignee of the insolvent estate of A. H

NOTICE is hereby given that on Saturday, July 6, 1912, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property ordered to be sold by order to sell in the above case for the recovery of the sum of Rs. 7,206 86, with interest on Rs. 6,798 93 at 6 per cent. per annum from June 14, 1910, till July 15, 1910, and thereafter on the aggregate amount of the decree at 9 per cent. per annum till payment in full and costs of suit, viz. :-

All that estate, plantations, and premises called and known as Wewawatta, comprising the following allotments of lands, now surveyed for a Government certificate of quiet possession, and in such survey described as lots L 168, M 168, N 168, O 168, P 168, Q 168, R 168, and B. C., containing in the aggregate 87 acres and 14 perches, to wit:

All that allotment of land called Kahatagahawatta, situated at Bulatgama, in Helanda pattuwa, Meda korale, in the District of Ratnapura of the Province of Sabaragamuwa; bounded on the east by the field, on the south by ela, on the west by the Badawetiya, and on the north by Bogahawatta; containing about 4 kurunies in kurakkan sowing extent.

All that allotment of land called Pinnaketiyawatta, situated at Bulatgama, in Balangoda, Helanda pattu aforesaid; bounded on the east by Kuruppulekamalayewatta, on the south by the paddy field, on the west by a ditch, and on the north by a path; containing about 3

kurunies in kurakkan sowing extent.

All that allotment of land called Punchiwarakawatta and the adjoining Hondahamigeywatta, both situated at Balangoda aforesaid; and bounded on the east by Hunuwalageywatta, on the south by ela, on the west by the ditch on Pallahawatta, and on the north by Katukendagahawewawatta; containing in extent 14 nellies in kurak-

All that allotment of land called Gederawatta, situated at Balangoda aforesaid; bounded on the east by the tea estate and bamboo fence, on the south by tea estate and iura (bank), on the west by the live fence and the jak tree in Setuhamy's garden in a line with the kekuna tree, and on the north by an old road and the kekuna tree; containing about 6 seers in kurakkan sowing extent including a jak tree and del tree out of the trees standing thereon.

5. All that allotment of land called Ampitiyegedera watta, situated at Balangoda aforesaid, bounded on the east, south, and west by a ditch, and on the north by the boundary of Ukkuhatana's garden and a fence; containing

7 lahas in kurakkan sowing extent.
6. All that land called Rukmalgahahena, situated at Balangoda aforesaid; bounded on the east by Dikhena, on

the south by Tennapitahena, on the west by dela; and on the north by Galweta; containing about 2 pelas in kurakkan sowing extent.

7. All those contiguous allotments of land-called Dikhena, Tennapitahena, Kudugalgodahena, and Galendahena, situated at Balangoda aforesaid; and bounded on the east by the hena of Angurukarage Baba, on the south by Wanniarachchigehena, on the west by dola, and on the north by Galwetiya; containing about 2 amunams of kurakkan sowing extent.

8. All that land called Dinigalgehena, situated at Balangoda aforesaid; and bounded on the east by Ketakellahena, on the south by Pallewalagewatta and Kaluwageyhena, on the west by Amuhena and Padoragehena, and on the north by Maragahahena; containing about 40

kurunies in kurakkan sowing extent.

9. All that land called Galkoratuwehena, situated at Balangoda aforesaid; and bounded on the north by the high road, on the east by the land claimed by natives and land described in plan No. 203,804, and on the south and west by lands claimed by natives; containing 3 acres I rood and 16 perches in extent.

10. All that allotment of land called Maragahahena. situated at Balangoda aforesaid; and bounded on the north by Rankiragewatta, on the east by Galkoratuwehena, on the south by Etmadittahena, and on the west by chena belonging to Mariano Fernando; containing in extent about

4 kurunies in kurakkan sowing.

11. All that allotment of land called Amuhena bearing assessment No. 2,580, situated at Balangoda aforesaid; and bounded on the north by Galenda and Mukalana, on the east by Kongahahena, south by Badalgeywatta, and on the west by Galkoratuwehena; containing about 8 kurunies in kurakkan sowing extent.

12. All that allotment of land called Kahatagahahena, situated at Balangoda; and bounded on the north by land claimed by natives and land described in plan No. 203,800, on the east by land described in plan No. 203,802, and on the south and west by high road; containing 2 roods and

18 perches in extent.

13. All those contiguous allotments of land called Ketakellahena and Tennapitahena, both situated at Balangoda aforesaid; bounded on the north by Maragahahena, on the east by Andahena belong to Andrisa, on the south by Amuhena and Kongahahena belonging to Mr. Ranawaka, and on the west by Kongahahena belonging to Mr. Ranawaka; containing about 6 kurunies in kurakkan sowing

extent.

All that allotment of land called Kahatagahahena alias Andahena, situated at Balangoda aforesaid; and bounded on the north by henna, on the east by Mahagala, on the south by Kaluwageyhena, and on the west by Kongahahena; containing about 4 kurunies in kurakkan sowing extent, which said several allotments of land adjoin each other can be included in one survey.

15. An undivided one-half part or share of and in all those contiguous allotments of land called Galkoratuwa, Tennaudahena, Divigalhena, and Kongahahena, situated at Balangoda aforesaid; and bounded on the north by Maragahahena and Radagehena, on the east by Ketakellahena, on the south by Ukkuhatanageyhena and Mr. Ranawaka's chena, and on the west by Amuhena and Gallindahena; containing about I amunam in kurakkan sowing extent in the whole.

Fiscal's Office. Ratnæbura, May 30, 1912. R. E. D. ABEYRATNA, . Deputy Fiscal.

WITH reference to notice of sale in D. C. Kalutara, No. 52, appearing in pages 317 and 318 of the Gazette of May 31, 1912, it is hereby notified that the share of the 7th property should be "One-fifth," and not "One-fifty" as therein given.

Deputy Fiscal's Office, Kalutara, June 6, 1912.

B. P. J. Gomes. Deputy Fiscal.