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PART I.--General : Minutes, Proclamations, Appointments, and General Government Notifications. PART II.--Legal and Judicial. PART III.—Provincial Administration. PART IV.—Land Settlement. PART V.—Mercantile, Marine, Municipal, Local, &c.

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

Part II.—Legal and Judicial.

PAGE

		-						
Passed Ordinances	••	•••	581	Notices in Testamentary Actions	s	••		583
Draft Ordinances	••	• •		Notices in Insolvency Cases	••	••		589
Notices from Supreme Court Registry	••	••		Notices of Fiscals' Sales	••	••	••	590
Notices from Council of Legal Education		• •		Notices from District and Minor	Courts	••	••	
Notifications of Criminal Sessions of Supreme	Court	• •		Lists of Articled Clerks	••	••	۰.	
Lists of Jurors and Assessors		••	—	1				
					٥			

PASSED ORDINANCES.

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

No. 12 of 1912.

An Ordinance to amend "The Volunteer Ordinance, 1910."

HENRY MCCALLUM.

Preamble.

Short title.

Verbal amendment of section 9.

Amendment of powers of Governor with reference to decision of court of inquiry. Verbal amendment of section 18. WHEREAS it is expedient to amend "The Volunteer Ordinance, 1910": 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 Volunteer Amendment Ordinance, No. 12 of 1912," and shall be read as one with "The Volunteer Ordinance, 1910," hereinafter referred to as "the principal Ordinance."

2 In section 9 of the principal Ordinance the words "courses of instruction" shall be substituted for the words "course of instructions."

3 The following sub-section shall be substituted for subsection (3) of section 11 of the principal Ordinance :

The Governor may call for a report of any court of inquiry, and may take such action thereon as he may deem fit.

4 In section 18 (1) of the principal Ordinance the expression "such cause" shall be substituted for the expression "such causes respectively." PAGE

Discipline of volunteers when undergoing drill, &c., with

regular forces.

New section 19.

5 The following section shall be substituted for section 19 of the principal Ordinance :

19. (1) With respect to the discipline of officers and volunteers when they are undergoing drill, exercise, training, or inspection, or voluntarily doing any other duty in conjunction with any part of His Majesty's Regular Forces, other than officers or non-commissioned officers permanently or temporarily attached to the staff of the Volunteer Force, the following provisions shall take effect:

- The Army Act and any other Act for the time being amending the same shall, in so far as the same are applicable to officers and volunteers respectively and are consistent with the provisions of this Ordinance, apply to all officers and volunteers, with the following modifications only:
 - (a) That no officer or volunteer shall for any offence against such Act or Acts be subjected to the penalty of death.
 - (b) That no sentence of a court martial assembled in Ceylon for the trial of any officer or volunteer shall be carried into execution unless confirmed by the Governor.

(2) Where any force of volunteers or any other force raised in the Colony is on active service with part of His Majesty's Regular Forces, whether within or without the limits of the Colony, the Army Act and any Act for the time being amending the same shall apply to the officers and volunteers of such force in like manner as they apply to the officers and men of the Regular Forces.

6 In sub-section (4) of section 26 of the principal Ordinance the word "ammunition" shall be substituted for the word "ammunitions."

Passed in Council the Nineteenth day of August, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirtieth day of August, 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. 13 of 1912.

An Ordinance to amend "The Game Protection Ordinance, 1909."

HENRY MCCALLUM.

W HEREAS it is expedient to amend "The Game Protection Ordinance, 1909" (hereinafter referred to as "the principal Ordinance"), in certain particulars: Be it 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 Game Protection (Amendment) Ordinance, No. 13 of 1912."

2 The following shall be added as a new section to the principal Ordinance :

7 A Whenever it shall appear to the Governor in Executive Council that in any district or area elephants or tuskers are so numerous as to be a menace to the safety of the inhabitants or of crops, plantations, or other property therein, or that for any other reason it is expedient that the number of such elephants or tuskers should be reduced, the Government Agent may grant special licenses, free of stamp duty, or subject to such duty as the Governor in Executive Council may deem fit to impose, to shoot at, kill, or capture elephants or tuskers on such terms, during such periods, and at such places as shall be specified in such licenses.

Preamble.

Short title.

Special provision for destruction or capture of elephants and tuskers when number excessive.

Discipline of volunteers when on active service with regular forces.

Verbal amendment of section 26. Enhancement of penalties.

Unlawful possession of tuskers.

Unlawful possession of

game, &c.

8 In paragraph (6) of section 12 of the principal Ordinance the expression "two hundred rupees" shall be substituted for the expression "one hundred rupees," and the expression "six months" shall be substituted for the expression "three months."

4 The following section shall be added to the principal Ordinance and numbered 12 A:

(1) Any person in unlawful possession of a tusker shall be guilty of an offence, and liable on conviction to imprisonment of either description for a period not exceeding six months.

(2) A person shall be deemed to be in unlawful possession of a tusker, unless-

(a) He is the captor of such tusker under a license issued under this Ordinance ; or

(b) He is the successor in title to such captor; or

(c) He is in possession on behalf of such captor, or his successor in title.

(3) In any proceedings for an offence under this section the onus of proving the lawfulness of the possession shall lie on the person accused.

5 Sub-section (3) of section 13 of the principal Ordinance is hereby repealed, the following sub-section being re-numbered accordingly, and the following new section is hereby enacted in lieu thereof:

13 B Any person who is found in possession of any fresh meat of game, or any fresh hides or horns of game, or of any freshly taken skin, feathers, or eggs of any game bird, of which he shall not be able to give a satisfactory account, shall be guilty of an offence, and liable on conviction to a fine not exceeding fifty rupees, or to simple or rigorous imprisonment for a period not exceeding three months, or to both.

Passed in Council the Nineteenth day of August, One thousand Nine hundred and Twelve.

A. G. CLAYTON, Clerk to the Council.

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

> HUGH CLIFFORD, Colonial Secretary

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary
Jurisdiction.In the Matter of the Intestate Estate of
Don Francis de Silva Abeyewardêne of
Weligama, deceased.

George Ernest de Silva Wickremasinghe Gooneratne of PannipitiyaPetitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on August 29, 1912, in the presence of Mr. A. C. Abeyewardene, Proctor, on the part of the petitioner George. Ernest de Silva Wickremasinghe Gooneratne of Pannipitiya; and the affidavit of the said petitioner dated May 2, 1912, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the 2nd respondent who is an heir of the above-named deceased, to have letters of administration to his estate issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before September 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

August 29, 1	912. L. M. MAARTENSZ, 914. Additional District Judge.
In	the District Court of Colombo.
·	Order Nisi.
Testamentary	In the Matter of the Last Will and Testa-C

Jurisdiction. No. 4,337. of Colombo, deceased.

Sembuge Don Daniel Fonseka of Colpetty, in Colombo...... Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on August 22, 1912, in the presence of Mr. Geo. E. de Livera, Proctor, on the part of the petitioner Sembuge Don Daniel Fonseka of Colpetty, in Colombo ; and the affidavit (1) of the said petitioner dated July 25, 1912, and (2) of the notary and attesting witnesses dated August 17, 1912, having been read :

It is ordered that the will of Sembuge Don Gabriel Fonseka, deceased, 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 executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before September 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

August 22, 1912.	L. M. MAARTENSZ, Additional District Judge.
In the District C	court of Colombo.
5 Order	Nisi.
Jurisdiction. Udawattag	er of the Intestate Estate of e Louina Hamy, late of Hedi- e Palle pattu of Salpiti korale,
Fhanippuli Arachchige Dor Jayatileke of Kosgama, in Hewagam korale	n Charles Gunaratne the Udugaha pattu of Petitioner.
· · · · · · · · · · · · · · · · · · ·	ind
Matthew Maartensz, Esq., Colombo, on August 23, 191 Cooray, Proctor, on the par Arachchige Don Charles Gun and the affidavit of the said having been read: It is ordered that the pe declared entitled, as the 1 deceased, to have letters of issued to him, unless the re or persons interested shall, or	Arachchige Jinadasa h of Kosgama afore-
In the District.	Court of Colombo.
· Orde	er Nisi. –
Jurisdiction. Asthenays	ter of the Intestate Estate of ake Marthenu Fernando Amara- ayawardene of Modera. in deceased.
Tilakamuni Engrasia Silva o	f Modera aforesaid Petitioner.
, A	And
(1) Bibiana Fernando Amar and her husband (2) Hidd	ura Palis Mendis, both

lrian Fernando Am Jayawardene of Modera, and presently of British North Borneo, (4) Mary Fernando Amarasekera Jayawardene, and her husband (5) Edward Gratiaen de Soysa, (6) Edmund Fernando Amarasekera Jayawardene, (7) Peter Fernando Amarasekera Jayawardene of Modera, (8) Margitha Fernando Amarasekera Jayawardene, and her husband (9) Thomas Mendis, both of Minuwangoda, (10) Agnes Fernando Amara-sekera Jayawardene of Modera, (11) Hiddura Nicholas Mendis of Unnaruwa, in Minuwangoda, administrator of the Intestate Estate of Eugene Sebastian Fernando Jayawardene of Madampe. deceasedRespondents. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on August 27, 1912, in the presence of Mr. A. L. de

Witt, Proctor, on the part of the petitioner Tilakamuni

Engrasia Silva of Modera ; and the affidavit of the said petitioner dated August 15, 1912, 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 September 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

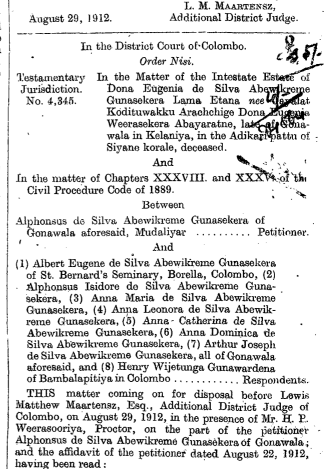
August 27, 1912. In the District Court of Colombo.

Order Nisi. Order Nisi. Order Nisi. Unisdiction. No. 4,343. Order Nisi. Montof Sittie Nooranie of Church Market Slave Island, Colombo, deceated.

Abdul Carim Thamin of Church street, Slave . Island, Colombo Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on August 29, 1912, in the presence of Messrs. P. D. and T. D. Mack, Proctors, on the part of the petitioner Abdul Carim Thamin of Church street, Slave Island. Colombo; and the affidavit of the said petitioner dated August 28, 1912, and of the Notary dated August 29. 1912, having been read:

It is ordered that the last will and testament of Sittie Nooranie, deceased, 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 executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall. on or before September 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.



It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named

584

deceased, to have letters of administration to her estate issued to him accordingly, unless the respondents or any other person or persons interested shall, on or before September 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ. Additional District Judge.

District Court of Colombo.

Order Nisi.

entary unisdiction. No. 4.348.

urisdiction.

4,350.

August 29, 1912

In the Matter of the Intestate Estate and Effects of Albert William Eknelligodde of Ratnapura, deceased.

Punchi Banda Eknelligodde Basnayaka Nilame of Hiramadagama, in the District of Ratnapura. Petitioner. And

Wattowita Eknelligodde Kumarihamy of Hiramadagama, in the District of Ratnapura....Respondent.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on September 2, 1912, in the presence of Mr. Geo. E. de Livera, Proctor, on the part of the petitioner Punchi Banda Eknelligodde Basnayaka Nilame of Hiramadagama, in the District of Ratnapura ; and the affidavit of the said petitioner dated August 24, 1912, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the father of the above-named deceased, to have letters of administration to his estate issued to him accordingly, unless the respondent or any other person or persons interested shall, on or before September 19, 1912, show sufficient cause to the contrary.

> L. M. MAARTENSZ Additional District Judge.

September 2, 1912. In the District Court of Colombo.

stamentary In risdiction . Order Nisi.

In the Matter of the Intestate Estate of the late Supuratchi Kankanainalage Singappu alias Shinappu of Kahatapitiya, in the Udugaha pattu of Hewagam korale.

Talagalage Carohami of Kahatapitiya aforesaid. . Petitioner.

And

(1) Supuratchi Kankanamalage Thomas Singho of Kahatapitiya, (2) Supuratchi Kankanamalage Engohami, wife of (3) Batawala Kankanamalage Arnolis Appu, both of Bollatawa, in the Udugaha pattu of Hewagam korale, (4) Supuratchi Kankanamalage John Singho, (5) Supuratchi Kankanamalage Babu Singho, Supuratchi Kankanamalage Abraham (6) Singho, (7) Supuratchi Kankanamalage Surabiel, (8) Supuratchi Kankanamalage Podi Nona,
(9) Supuratchi Kankanamalage Maihami, (10) Supuratchi Kankanamalage Baba Nona, all of Kahatapitiya aforesaid Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on September 4, 1912, in the presence of Messrs. Ranesinghe and Perera, Proctors, on the part of the petitioner Talagalage Carohami of Kahatapitiya; and the affidavit of the said petitioner dated September 3, 1912, 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 accordingly, unless the respondents or any other person or persons interested shall, on or before October 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

Sontomboy de 1019	L. M MAARTENSZ,, Additional District Judge	August 22, 1	.912.	District Judge.
	er of the Last Will and Testa- ertram Hugh Bartholomeusz of	Testamentary Jurisdiction.	Udadivelegedera Pi	Kandy. e Estate of the late ina, Vidane Dewaya, ngama, in the Uda
THIS matter coming on	for disposal before Lewis M.	THIS matter	coming on for disposal	

4. 1912, in the presence of Mr. G. A. Wille, Proctor, on the part of the petitioner Zelie Olive Aileen Bartholomeusz, widow of the said deceased ; and the affidavit of the said petitioner dated August 30; 1912, and the affidavit dated September 3, 1912, of Hugh Hamilton Bartholomeusz, one of the witnesses to the last will, dated July 28, 1912, of the said deceased, having been read :

It is ordered that the said will of the said Bertram Hugh Bartholomeusz, deceased, dated July 28, 1912, and now deposited in this court be and the same is hereby declared proved; and it is further declared that the said Zelie Olive Aileen Bartholomeusz, as sole beneficiary thereunder, is entitled to have letters of administration, with will annexed, issued to her accordingly, unless any person interested shall, on or before September 19, 1912, show sufficient cause to the satisfaction of this court to the contrary.

September 4, 1912.

L. M. MAARTENSZ, District Judge.

In the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Alexander Goonetilleke, Notary of Talpitiya, deceased. No. 752.

THIS matter coming on for disposal before T. B. Russell, Esq., District Judge of Kalutara, on August 28, 1912, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner Dionysius Alexander Goonetilleke of Talpitiya; and the affidavit of the said petitioner dated August 27, 1912, having been read :

It is ordered that the petitioner Dionysius Alexander Goonetilleke of Talpitiya be and he is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents-(1) Rosaline Goonetilleke and her husband (2) H. W. Charles, Station Master, Ceylon Government Railway, both of Homagama-shall, on or before September 18, 1912, show sufficient cause to the satisfaction of this court to the contrary.

August 28, 1912.

T. B. RUSSELL. District Judge.

In the District Court of Negombo. Order Nisi.

No. 1,320.

Testamentary In the Matter of the Estate of the late Jurisdiction. Warnakulasuria Maria Rakelia Fernando, late of Sea street, Negombo, deceased.

JOHN SCOTT.

THIS matter coming on for disposal before J. Scott, Esq., District Judge of Negombo, on August 22, 1912, in the presence of Mr. D. Jno. S. Goonawardane, Proctor, on the part of the petitioner Warnakulasuria Philip Fernando of Sea street, Negombo ; and the affidavit of the petitioner dated August 16, 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 him, unless the respondents (1) Warnakulasuria Mary Magdelene Fernando, (2) ditto Felix Fernando, (3) ditto Michael Fernando, minors, by their guardian ad litem W. S. Anthony Fernando of 2nd Division, Hunupitiya-shall, on or before September 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Warnakulasuria Anthony Fernando of 2nd Division, Hunupitiya, be appointed guardian ad litem over the said minors for the purpose of this action.

Maartensz, Esq., District Judge of Colombo, on September ! Dias. Esq., District Judge of Kandy, on August 22, 1912, ۰,

PART II. - CEYLON GOVERNMENT GAZETTE - SEPT. 13, 1912

in the presence of Messrs. Jonklaas and LaBrooy on the part of the petitioner Udadivelegedera Kira, Veda, of Niyangama aforesaid; and the affidavit of the said petitioner dated May 31, 1912, having been read : It is ordered that the petitioner above named be and he is hereby declared entitled to letters of administration to the estate of the above-named deceased, as the son of the said deceased, unless Udadivelegedera Ukku Amma of Niyangama aforesaid, by her guardian ad litem Rahallawillyagedera Dingiriya shall, on or before September 19, 1912, show sufficient cause to the contrary.

> F. R. DIAS. District Judge.

In the District Court of Kandy.

Kandy, August 22, 1912.

Testamentary In the Matter of the Last Will and Testa ment of Desinghe Patirage Don Suari Jurisdiction. Dias of Talwatta, in Gangawata of Yat No. 2,933. Nuwara, deceased.

THIS matter coming on for disposal before Felix Reginal Dias, Esq., District Judge of Kandy, on August 15, 1912 in the presence of Messrs. Goonewardene and Wijegoona wardene, Proctors, on the part of the petitioners (1) Desingh-Patirage Dick Dias of Talwatta, Kandy, and (2) Desingh-Patirage Arthur Dias of Messrs. Harison & Crosfield, Ltd. Colombo; and the affidavits of Edward Lionel Wijegoone wardene of Kandy and Desinghe Patirage Dick Dias of Talwatta, in Kandy, dated June 18, 1912, having bee read : It is ordered that the will of Desinghe Patirage Dor Suaris Dias of Talwatta, in Gangawata of Yati Nuwara deceased, dated January 8, 1912, and now deposited in thi court be and the same is hereby declared proved, unless (1 Mencho Joris Edirisinghe, (2) Desinghe Patirage Louis Dias, (3) Desinghe Patirage Angelina Dias, all of Talwatta Kandy, (4) Desinghe Patirage Harry Dias of Audit Office Colombo, (5) Desinghe Patirage Edmund Dias of Trainin College, Colombo, (6) Desinghe Patirage Wilfred Dias, (Desinghe Patirage Daisy Dias, both of Talwatta, Kandy the 5th, 6th, and 7th by their guardian ad litem the 4t respondent, shall, on or before September 12, 1912, show sufficient cause to the satisfaction of this court to th contrary.

It is further declared that the said Desinghe Patirag Dick Dias of Talwatta, Kandy, (2) Desinghe Patirag Arthur Dias of Messrs. Harrison & Crosfield, Ltd., Colombo are the executors named in the said will, and that they are entitled to have probate of the same issued to them accord ingly, unless the above-named respondents shall, on o before September 19, 1912, show sufficient cause to th satisfaction of this court to the contrary.

1 FELIX R. DIAS, August 15, 1912. District Judge. In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate of the late 1 Jurisdiction. Sethempara Suppayah Chettiar Muttukumaru Chettiar of Vannarponne East, No. 2,581. deceased. Subrainania Chettiar Sithempara Suppayah Chettiar of Vannarponne Petitioner Vs. (1) Sitampara Suppayah Chettiar Vytialinga Chettiar of ditto, now care of Mr. Veluppillai, Storekeeper, Drainage Works, Colombo, (2) Muttukumaru Chettiar Tiruchittempalam, and (3) Sivakamipillai, daughter of Muttukumaru Chettiar of Vannarponne West, the 2nd and 3rd respondents are minors by their guardian ad litem the 1st respondent..... Respondents THIS matter of the petition of Subramania Chettiar Sithempara Suppayah Chettiar, praying for letters of administration to the estate of the above-named deceased

Sithempara Suppayah Chettiar Muttukumaru Chettiar, coming on for disposal before M. S. Pinto, Esq., District Judge, on August 9, 1912, in the presence of Messrs. Tambiah S. Cooke and P. S. J. Chrysostom, Proctors, on the part of the petitioner ; and affidavit of the petitioner

dated June 25, 1912, having been read : It is declared that the petitioner is the father of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before September 13, 1912,

show sufficient cause to the contrary.	satisfaction of this court to the
August 9, 1912.	M. S. PINTO, District Judge.
	t Court of Jaffna.
	et 19181.
Jurisdiction. Thankam	tter of the Estate of the Late nuttu, wife of Kanakasabai ah of Neervely, deceased.
Kanakasabai Kanthaiyah c	of NeervelyPetitioner.
· ø	Vs.
(1) Vallippillai, widow of	f Thillaivamnalam of
Neervely, (2) Ponna	mma. daughter of
Kanthaiyah of ditto, th	
minor appearing by her	guardian ad litem the
	Respondents.
THIS matter of the petit	ion of Kanakasabai Kanthaiyah,
	inistration to the estate of the
above-named deceased Tha	nkamuttu, wife of Kanakasabas
Kanthaiyah, coming on fo	or disposal before M. S. Pinto,
Esq., District Judge, on Au	gust 22, 1912, in the presence of
Messrs. Casippillai and Cat	thiravelu, Proctors, on the part
of the petitioner; and the	affidavit of the petitioner dated
	en read : It is declared that the
	band of the said intestate, and is
entitled to have letters of a	dministration to the estate of the
said intestate issued to him	n, unless the respondent or any
other person shall, on or b	efore September 24, 1912, show
contrary.	tisfaction of this court to the
contrary.	• M. S. PINTO,
August 22, 1912.	District Judge.
a	Court of Mullaittivu. 8 6/
. Ord	ler Nisi.
Testamentary In the Matt	ter of the Estate of Vinasitamby
	by of Navalkulam, deceased.
No. 93.	
Sitamparam, widow of Nall	atamby, for herself and
her minor children Ch	
kuddy	Petitioner
	Vs.
(1) Vinasitamby Nagalinga	m and (2) Vinasitamby
Chelliah of Navalkula	m. (3) Sinnakkuddy.
widow of V. Ponniah of V	Javuniva. for her minor
daughter Saraspathi	Respondents.
	for disposal before A. P. Boone
	aittivu on August 30 1912 in

Esq., District Judge, Mullaittivu, on August 30, 1912, in the presence of the petitioner; and the affidavit of the petitioner dated July 22, 1912, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as wife of the deceased, Nallatamby, and that letters of administration do issue to her accordingly, unless the respondents above named or any other person shall, on or before September 25, 1912, show sufficient cause to the satisfaction of this court to the contrary.

A. P. BOONE, August 30, 1912. District Judge. In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the Inte Koralage Pedris de Silva,

Jurisdiction. Koralage Pedris de Silva, derdised, of No. 4,077. Ambalanwatta. THIS matter coming on for disposal before F. J. Smith, Esq., District Judge of Galle, on May 28, 1912, in the presence of Mr. D. W. Subasinghe Prostor of the second presence of Mr. D. W. Subasinghe, Proctor, on the part of the petitioner Koralage Amaradasa ; and the affidavit of the petitioner dated May 13, 1912, having been read :

It is ordered that the 6th respondent be appointed ; guardian ad litem over the 4th and 5th respondents, unless

586

District Judge.

District Judge.

the respondents shall, on or before June 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Koralage Amaradasa is the eldest son of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents-(1) Koralage Baba-nona, wife of (2) Dangamuwege Andris de Silva, (3) Koralage Baby, (4) Koralage Martha Nona, (5) Koralage Hinni Nona, (6) Delpawita Koralage Singho Appuhamy, all of Ambalanwatta, (7) Koralage Uderis, (8) Koralage Balahamy, both of Weliwitiya-shall, on or before June 26, 1912, show sufficient cause to the satisfaction of this court to the contrary.

Extended to September 16, 1912.

September 7, 1912. L. W. C. SCHRADER

> In the District Court of Galle. Order Nisi.

In the Matter of the Estate of the late Testamentary Yahatugoda Badalge Janis, deceased, of Jurisdiction. No. 4,182. Minuwangoda.

THIS matter coming on for disposal before F. H. de Vos, Esq., District Judge, Galle, on August 8, 1912, in the presence of Mr. D. G. Goonawardane, Proctor, on the part of the petitioner Yahatugoda Badalge Carolis Hamy; and the affidavit of the petitioner dated July 30, 1912, having been read :

It is further declared that the said Yahatugoda Badalge Carolis Hamy is a stepbrother of the deceased, and that he is as such entitled to have letters of administration issued to him accordingly, unless the respondents-(1) Kottalbadde Vidanage Charles de Costa, (2) ditto Adonis de Costa, (3) ditto Anagahamy de Costa, (4) ditto Anohamy de Costa, (5) ditto Arnolis Hamy de Costa, (6) ditto Enohamy de Costa, (7) Bentara Yahatugoda Badalge Janohamy, all of Galwadugoda, (8) ditto Babutcho Hamy of Tiranagama, (9) Yahatugoda Badalge Carnolis Hamy, (10) Kan-kalasge Thedoris Hamy, both of Minuwangoda, (11) ditto Ensohamy of Kandewatta, (12) ditto Andiris Hamy of No. 14, New Moor street, Colombo, (13) ditto Leisohamy of Tiranagama, (14) ditto Simanhamy of No. 14, New Moor street, Colombo, (15) Kamburugamuwe Loku Atcharige Nonan Hamy of Kadawata, (16) ditto Nonnohamy of Minuwangoda, (17) ditto Baby Nona of Kumbalwella, (18) Yahatugoda Badalge Notcho Hamy of Tiranagama, (19) ditto Ermanis Hamy, (20) ditto Subehamy, both of Galhena in Beruwala, (21) ditto Mangohamy, (22) ditto Baby Nona, (23) ditto Podinona, (24) ditto Tamby Hamy, all of Galhena in Beruwala, (25) ditto Dines Hamy of Minuwangoda, (26) ditto Gebo Hamy of Tiranagama, (27) ditto Don Andiris Hamy of Galhena, in Beruwala, (28) ditto Issohamy of Galhena, in Bentara-shall, on or before August 22, 1912, show sufficient cause to the satisfaction of this court to the contrary.

F. H. DE VOS

August 8, 1912. District Judge.

Extended to September 19, 1912.

Septémber 5, 1912.

~

No. 1.933.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara Order Nisi.

ИГЦ Testamentary In the Matter of the Estate of the late Samaranayaka Gamage Don Thomis, late Jurisdiction. Police Officer, deceased, of Meepawita.

THIS matter coming on for disposal before G. W. Wood-house, Esq., District Judge of Matara, on August 1, 1912, in the presence of the petitioner Disanayaka Nonahamy of Meepawita ; and the affidavit of the petitioner above named and her petition dated August 1, 1912, having been read :

It is ordered that the petitioner Dissanayaka Nonahamine be and she is hereby declared entitled to have letters of administration to the estate of Samaranayaka Gamage Don Thomis, late Police Officer, issued to her, unless the respondents-(1) Samaranayaka Gamage Dona Gimara, (2)

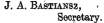
ditto Dona Nensi, and (3) Gamage Don Kottan, Vel-Vidaneshall, on or before September 3, 1912, show sufficient cause to the satisfaction of this court to the contrary.

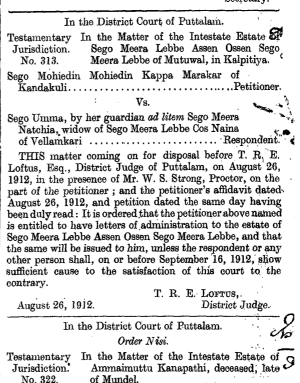
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G. W. WOODHOUSE, District Judge.

The above Order Nisi is extended till September 25, 1912.

By order.





of Mundel.

Between

Sittambalam Maduramuttu, Police Headman of MundelPetitioner.

And

(1) Kanapathi Ammaimuttu, (2) Nicholan Swakino Fernando, (3) Kanapathi Karuppai, (4) Kanapathi Kadiravelu, and (5) Kamala Muttu Pandaram, all of Mundel..... Respondents.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Puttalam, on August 27, 1912, in the presence of Mr. J. W. P. Senathi Raja, Proctor,

on the part of the petitioner above named, after reading. the petition of the petitioner dated August 26, 1912, and the affidavit adduced in support thereof :

It is ordered that the above-named petitioner be and he is hereby appointed as the administrator of the estate and effects of the deceased Ammaimuttu Kanapathi, and the above-named 5th respondent be appointed as the guardian ad litem of the minors Karuppai and Kadiravelu for all the purposes of this testamentary suit, together with the costs, unless the above-named respondents shall, on or before September 16, 1912, show sufficient cause to the satisfaction of this court to the contrary.

T. R. E. LOFTUS, Puttalam, August 27, 1912. District Judge.

In the District Court of Chilaw. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Gunerath Hamy of Hewana. . No. 945.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on August 24, 1912, in the presence of Mr. Pandittesekere, on the part of the petitioner Wijeyetunge Mudalige Kandappuhany of

Kachchirawa ; and the affidavit of the said petitioner dated August 20, 1912, having been read : It is ordered that the said Wijeyetunge Mudalige Kandappu of Kachchirawa be and is hereby appointed administrator of the estate of the late Gunerath Hamy, deceased, of Hewana, and that letters of administration do issue to him accordingly; and it is further ordered that Hetu Hamy of Hewana, the 4th respondent, be appointed guardian ad litem over the 5th and 6th minor respondents, unless the respondents-(1) Punchi Menik Hamy of Kachchirawa, (2) Bandi Hamy, (3) Herath Sinno, (4) Hetu Hamy, (5) Podiappuhamy, (6) Peter Sinno, (7) Baby Nona, and her husband (8) Charles Sinno,) all of Hewana—shall, on or before September 16, 1912, Sishow sufficient cause to the satisfaction of this court to the ·contrary.

588

T. R. E. LOFTUS, District Judge. August 29, 1912. In the District Court of Chilaw. Order Nisi.

2²Testamentary In the Matter of the Estate of the late Warnakulaweerasuriya Alwin de Rowel, Invisdiction. deceased, of Marawila. No. 936.

Between

Warnakulaweerasuriya Jusse de Rowel, Vidane

And

(1), Warnakula Aditta Arsanila Itta Dona Clauda Rowel of Marawila, (2) Warnakula Aditta Arsa-"nila Itta Michchelia Thamel of Waikkal....Respondents.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on August 22, 1912, in the presence of Mr. Ney Alexander Dharmaratne, Proctor, on the part of the petitioner Warnakula Weera-suriya Jusse de Rowel of Waikkal; and the affidavit of the petitioner dated July 24, 1912, having been read: It is ordered that the said Warnakula Weerasariya Jusse de Rowel, Vidane Aratchy of Waikkal, be and the same is hereby appointed administrator of the estate of the late hereby appointed administrator of the estate of the late Warnakula Weerasuriya Alwin de Rowel, and that letters of administration do issue to him accordingly, unless (1) Warnakula Aditta Arsanila Itta Dona Clauda Rowel of Marawila and (2) Warnakula Aditta Arsanila Itta Michthe and (of Walkkal shall, on or before September 6, 1912, show sufficient cause to the atisfaction of this court to the contrary.

August 22, 1912.

In the District Court of Chilaw.

Order Nisi.

13 Jurisdiction. No. 947.

Testamentary In the Matter of the Estate of the late Illuppuli Arachchige Marasallenu Perera, deceased, of Katuneriya.

T. R. E. LOFTUS.

District Judge.

THIS matter coming on for disposal before T. R. E. Loftus, Esq., District Judge of Chilaw, on September 2, 1912, in the presence of Mr. T. M. Fernando, Proctor, on the part of the petitioner Botalage Mariasalo Fernando of Katumeriya ; and the affidavit of the said petitioner dated August 27, 1912, having been read : It is ordered that the said Botalage Mariasalo Fernando of Katuneriya be appointed administratrix, and that letters of administration do issue to her accordingly ; and it is further ordered that do issue to her accordingly ; and it is further ordered that the 4th respondent be appointed guardian *ad litem* over the 1st, 2nd; and 3rd minor respondents, unless the respondents--(1) Illuppuli Arachchige Joseph Perera, (2) Illuppuli Arachchige Simion Perera, (3) Illuppuli Arach-chige Elizabeth Perera, and (4) Illuppuli Arachchige Gabriel Perera, all of Katuneriya—shall, on or before September 13, 1912, show sufficient cause to the satisfaction of this count to the contrary of this court to the contrary.

⁸September 2, 1912.

T. R. E. LOFTUS. District Judge.

In the District Court of Badulla. Order Nisi. Testamentary In the Matter of the Intestate Estate Jurisdiction. Effects of Ana Ramalingam Pulle ot No. B 422. Konagahawatta, deceased. Between

Arunasalam Gavundan's daughter Walliamma of Konagahawatta, in Bambaragama..... Petitioner.

And

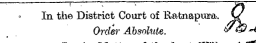
(1) R. Supramaniam Pulle and (2) R. Kamatchy, minors, by their guardian ad litem Arunasalam Pulle of Wewetenna, in Bambaragama, (3) Kailasam Pulle's daughter Kuppamma, (4) Kailaslasam Pulle, (5) Kitnen Pulle, (6) Thaivani Amma, minors, by their guardian ad litem Sokka Pulle alias Dorasamy of Lunugala estate, in Bambaragama..... Respondents.

THIS matter coming on for disposal before I. W. C. Schrader, Esq., District Judge of Badulla, on August 6, 1912, in the presence of Mr. H. J. Pinto, Provides, on the part of the petitioner ; after reading the affdavit of the petitioner dated August 2, 1912, and the petition dated August 5, 1912: It is ordered that the petitioner be and she is hereby declared entitled to administer the estate of the said Ana Ramalingam Pulle, deceased, as the widow 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 October 9, show sufficient cause to the contrary.

August 6, 1912.

PART II. -- CEYLON GOVERNMENT GAZETTE -- SEPT. 13, 1912

L. W. C. SOHRADER, District[°]Judge.



Testamentary In the Matter of the Last Will and Testament of Tenkutti Emanis Silva Jurisdiction. 36 No. 612. of Gilimale.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Ratnapura, on August 8, 1912, in the presence of Mr. Wijetilaka, Proctor, on the part of the petitioner; and the affidavits (1) of the said petitioner dated August 5, 1912, and (2) of the notary and two attesting witnesses dated August 5, 1912, having been read :

It is ordered that the will of Tenkutti Emanis Silva. deceased, dated June 14, 1912, and now deposited in this courts be and the same is hereby declared proved.

It is further declared that the said Tenkutti Oisohamy of Gilimale is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly.

August 8, 1912.

W. H. B. CARBERY District Judge.

In the District Court of Kegalla. Order Nisi. In the Matter of the Intestate Estate Testamentary Ekiriyagala Henakarallage Punchi No. 382. Menikp of Walagoda, deceased. Weerakkodi Mudiyanselage Appuhamy of Walagoda Petitioner. Vs.

(1) Weerakkodi Mudiyanselage Punchirala, (2)

ditto Dingiri Banda, both of Walagoda.... Respondents.

THIS matter coming on for disposal before W. de Livera, Esq., District Judge of Kegella, on April 19, 1912, in the presence of Mr. Ælian Ondáatje, Prostor, on the part of the petitioner; and the petitioner's affidavit dated March 15, 1912, having been read :

It is ordered and declared that the petitioner, as a son 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

PART II CEYLON GOVERNM	ENT 'GAZETTE - SEPT. 13, 1912 589
above-named respondents or any person or persons interested shall, on or before May 28, 1912, show sufficient cause to the contrary to the satisfaction of this court.	the petitioner; and the affidavit of Pitchchan Kangany dated February 3, 1912; having been read:
W. DE LIVERA, District Judge.	It is ordered that the will of Peria Samungan Kangany, deceased, dated October 16, 1911, and now deposited in this court be and the same is hereby declared proved,
Date for showing cause against this Order Nisi is extended for September 19, 1912. W. DE LIVERA,	unless any person or persons interested shall, on or before May 23, 1912, show sufficient cause to the satisfaction of this court to the contrary.
July 24, 1912. District Judge.	It is further declared that the said Pitchchan Kangany, son of Weeran Kangany, is the executor named in the said
In the District Court of Kegalla. Order Nisi. Testanheitary In the Matter of the Intestate Estate of	will, and, that he is entitled to have probate of the same issued to him accordingly, and that he is entitled to ad- ministration, with copy of the will annexed, unless any person or persons interested shall, on or before May 23, 1912,
No. 383. Perumbadapedige Elizabeth of Hewadi- wala, deceased.	show sufficient cause to the satisfaction of this court to the contrary. W. DE LIVERA,
Perumbadapedige Davith of HewadiwalaPetitioner. Vs.	May 23, 1912. — District Judge.
(1) Sinhalapedige Runia, (2) Perumbadapedige Fabee, both of HewadiwalaRespondents. THIS matter coming on for disposal before W. de Livera,	Date for showing cause against this Order Nisi is extended for September 17, 1912.
Esq., District Judge of Kegalla, on April 9, 1912, in the presence of Mr. Ælian Ondaatje, Proctor, on the part of the	July 3, 1912. W. DE LIVERA, District Judge.
petitioner; and the petitioner's affidavit dated March 20, 1912, having been read: It is ordered and declared that the petitioner, as the	In the District Court of Kegalla. Order Nisi.
father of the 2nd respondent, is entitled to letters of ad- ministration to the estate of the above-named deceased, and that letters of administration be issued to him	Testamentary In the Matter of the Intestate Estate Jurisdiction. Lekamalage Appuhamy of Udahenkand de doceased.
person or persons interested shall, on or before May 28, 1912, show sufficient cause to the contrary to the satisfaction	Nawala Mahagamage Dingiri Menika of Diraniya- gala Petitioner. Vs.
of the court. W. DE LIVERA, Kegalla, April 19, 1912. District Judge.	Lekamalage Dingiri Appu and Suwaris Appu Respondents. THIS matter coming on for disposal before W. de Livera,
Date for showing cause against this Order Nisi is extended for September 26, 1912.	Esq., District Judge of Kegalla, on August 16, 1912, in the presence of the petitioner in person; and the petitioner's affidavit dated August 14, 1912, having been duly read:
W. DE LIVERA, July 24, 1912. District Judge.	It is ordered and declared that the petitioner, as the widow of the deceased, is entitled to letters of administra-
White the District Court of Kegalla.	tion to the estate of the above named deceased, and that letters of administration be issued to her accordingly, unless
Testamentary Jurisdiction. No. 384. Content No. 384. Content No. 384. Content No. 384. Content No. 384. Content Nisi declaring Will proved, &c. Samungan Kangany, deceased, of Lower Berawella.	the above-named respondents or any person or persons interested shall, on or before September 20, 1912, show sufficient cause to the contrary to the satisfaction of this court.
THIS matter coming on for disposal before W. de Livera,. Esq., District Judge of Kegalla, on April 20, 1912, in the	W. DE LIVERA, August 16, 1912. District Judge.
NOTICES OF	INSOLVENCY.
In the District Court of Colombo.	the said Ordinance, and for the taking of the other steps
No. 2,464. In the matter of the insolvency of Arnolis Peiris of Kankanigoda in Panadure.	set forth in the said Ordinance, of which creditors are hereby required to take notice. By order of court,
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 October 17, 1912, for the grant of a certificate	D. M. JANSZ, Colombo, September 7, 1912.
of conformity to the insolvent. By order of court,	In the District Court of Colombo. No. 2,507. In the matter of the insolvency of Nana Letchi-
Colombo, September 7, 1912. D. M. JANSZ, Secretary.	mana Pillai of Wolfendahl, Colombo. WHEREAS the above-named Nana Letchimana Pillai
In the District Court of Colombo. No. 2,506. In the matter of the insolvency of Wilfred Ernest Marties of Dean's passage, De Saram	has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by R. S. Saravana Perumal Pillai, under the Ordinance No. 7 of 1853. Notice is however, given that the
place, Colombo. WHEREAS the above-named Wilfred Ernest Marties has	1853: Notice is hereby given that the said court has adjudged the said Nana Letchimana Pillai insolvent accord- ingly; and that two public sittings of the court, to wit, on
filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by K. N.	October 10, 1912, and on October 24, 1912, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which
Ruthrapadi, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said	The second second of the second of the second of the second secon
Ruthrapadi, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Wilfred Ernest Marties insolvent accordingly; and that two public sittings of the court, to wit, on October 10, 1912, and on October 24, 1912, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of	By order of court,

🔆 NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Henry Piachaud Rudd, presently of London, in

(1) Mututantrige William Cooray, (2) Hanwedigey

Rebecca Maria Madalena Pieris, both of Idama, in Moratuwa...... Defendants.

NOTICE is hereby given that on Thursday, October 10, 1912, at 4 o'clock in the afternoon, will be sold by public auction at the premises the following property, decreed to be sold by the decree entered in the above action for the recovery of the balance sum of Rs. 5,888 50, with further interest at 9 per cent. per annum from December 5, 1911, till payment, and Rs. 217 12 costs, viz. :--

All those two contiguous parts of the garden called Mandappakeenagahawatta, with all the buildings and plantations thereon, situated at Idama in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province ; and bounded on the north by the divided one-fifth of Mandappakeenagahawatta belonging to Merennege Manuel Fernando, on the east by the high road from Colombo to Galle, on the south by the part of the garden belonging to Mututantrige Bastian Cooray, and on the west by the stream called Lunawa, containing in extent 3 roods 29 56/100 square perches, according to the figure of survey thereof No. 521, dated October 2, 1883, made by J. Mendis, Land Surveyor, excluding therefrom a portion to the south in extent 7 and 73/100 perches sold to James Simon Cooray by deed dated November 3, 1892, together with all buildings and plantations thereon, and all rights, easements, and appurtenances thereto belonging or therewith used or enjoyed, and all the right, title, interest, and claim, and demand whatsoever of the defendant in and to the said premises.

Fiscal's Office, Colombo, September 10, 1912.	E. ONDATJE, Deputy Fiscal.
In the District Court of	of Kalutara.
Minuwanpitiyage William Peiris	Appuhamy of
Egoda Uyana, in Moratuwa	Plaintiff.
No. 4.469. Vs.	

Kuruppumullage Don Siman Appuhamy of

1. All those 23/24 parts of Yakahaluwagahawatta and of the trees and plantations standing thereon, situate at Kuruppumulla in Panadure badda of Panadure totamune; and bounded on the north by land belonging to Yakdehikandage people and the land purchased by Kuruppumullage Don Arnolis Appuhamy and another, on the east by a portion of this land in which Yakdehikandage Abraham Costa resides, on the south by the cart road, and on the west by Godaparagahawatta in the name of Kuruppumullage people; containing in extent about 1 acre and 2 roods.

2. All those 23/24 parts of Delgahawattapaulaowita and of the trees and plantations standing thereon, situate at Malamulla in Panadure badda of Panadure totamune; and bounded on the north by Narangahawatta, on the east by Janchigewatta, on the south by Delgahawatta, and on the west by owita land which had belonged to Don Joel Gunasekara Appuhamy; containing in extent one amunam of paddy sowing.

3. All that $\frac{1}{3}$ of $\frac{1}{3}$ of the trees of the second plantation and $\frac{1}{3}$ of $\frac{1}{4}$ of the trees of the first plantation and of the soil and the entire cadjan thatched house standing on a portion of land called Andiyawatta *alias* Kahatagahawatta, situate at Kuruppumulla; and bounded on the portably the high road, on the east by Kurundugahawatta, on the south by a portion of this land, and on the west by a portion of this land; containing in extent about 2 acres and 2 roods.

4. All that portion of land lying in the corner between the north and east of Delgahawatta, together with the trees and plantations standing thereon, situate at Kuruppumulla; and bounded on the north by the land called Polpelakotuwa *alias* Kahatagahawatta, on the east by Narangahawatta and Kahatagahawatta, on the south by the ditch separating a portion of this land, and on the west by Kahatagahawatta *alias* Delgahawatta; containing in extent about 1 acre and 2 roods.

Deputy Fiscal's Office, Kalutara, September 9, 1912. Deputy Fiscal.

Northern Province.

In the Court of Requests of Kayts.

Murukar Ampalavanar of Karativu West......Plaintiff. No. 384. Vs.

Aiyampillai Arumugam of Karativu West.....Defendant.

NOTICE is hereby given that on Friday, October 18, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 223.53, with interest on Rs. 191.95 at the rate of 12 per cent. per annum from June 15, 1908, till payment in full, and poundage and charges, viz.

(1) A piece of land situated at Tankodai in Karaitivit. West, called Kaliyanai, containing or reputed to contain in extent 6 lachams of varagu culture, with houses, coconut, and margosa trees; bounded or reputed to be bounded on the east and south by lane, north by the property of Arunasalam and shareholder, and on the west by the property of Kandyah.

(2) A piece of land situated at Tankodai, in Karativu West, called Varampiddapulam, containing or reputed to contain in extent 19 lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Tillaiyampalam and shareholder, north by the property of Valli, west by the property of Teivanai, and on the south by the property of Velupillai.

(3) A piece of land situated at Tankodai, in Karativu West, called Kollankaladdi, containing or reputed to contain in extent 9 lachams of varagu culture, with palmyras and coconut trees; bounded or reputed to be bounded on the east by the property of Sannugam, north by the property of Valli, west by the property of Sivagani, and on the south by the property of Arumugam.

Fiscal's O Jaffna, Septembe		S. SABARATI Deput	vam, 79 Fiscal.
In the	District Cour	t of Jaffna.	8161
Muttu Manuelpillai	Edirmannasi	nghe of Karaiur	. Pleineiff
No. 6,225.	Vs.		·
(1) Veluppillai Po	nnampalam ai	nd wife (2) Lizz	v

NOTICE is hereby given that on Monday, October 7, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, decreed to be sold in the above action, for the recovery of Rs. 1,012 80, with interest on Rs. 900 at the rate of 12 per cent. per annum from October 15, 1908, until payment in full, and costs of suit'reserved, and charges, viz. :-

An undivided i share of a piece of land situated at First Division of the Jaffna town (one stone-built house and compound), containing or reputed to contain in extent 21 lachams of varagu culture, with well and cultivated plants; and bounded or reputed to be bounded on the east by the property of Ampalavanar Kanagasabai, north by the property of T. M. Tampu, west by land belonging to the Wesleyan Mission, and on the south by Chapel street.

To be sold at 10 o'clock in the forenoon on October 8, 1912.

(2) An undivided $\frac{1}{6}$ share of a piece of land situated at Mandaitivu, called Munthichchempadu Marattuppulam Kumarattypulam Villavarayanchempadu Chempadu Marattilkaladu and Villavarayanchempaddukkuthelku and Anaipidittan. These parcels form one tract, and are known as Mandaitivu coconut estate, or as Champian's estate, containing or reputed to contain in extent 223 lachams of varagu culture according to deed, but on measurement according to possession 332 lachams of varagu culture, with a bungalw, house, wells, palmyrå trees, coconut trees, plantations, and spontaneous trees ; bounded or reputed to be bounded on the east by seashore, property belonging to the Church Mission, and Nakamuttu Murukesan and others, north by the property of Velauthar Kanthavanam and others, west by the property of Mailu Karthy and brothers and sisters and by the property belonging to the Church Mission and others, and on the south by the property of Veerakatty Karthy and other and lane.

S. SABARATNAM, Fiscal's Office, Jaffna, Septeparber 3, 1912. Deputy Fiscal. 10-612 In the District Court of Jaffna. Ilayappa Chelliah of Kokkuvil...... Plaintiff. Vs. No. 7,996.

Swaminathar Sinniah of Vannarponnai East.... Defendant.

NOTICE is hereby given that on Saturday, October 12, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property, decreed to be sold in the above action, for the recovery of Rs. 431.30, with further interest on Rs. 300 at the rate of 12 per cent. per annum from June 28, 1911, until payment in full, provided that such further interest does not exceed Rs. 168.70, and costs of suit being Rs. 72.44, and charges, viz. :-

A piece of land situated at Vannarponnai East, called Chonakantharai, containing or reputed to contain in extent 41 lachams of varagu culture, with house, share of well, and plantations; bounded or reputed to be bounded on the east by the property of Ponnu, widow of Vaitilingam, and others, north by the property of Rasamma, daughter of Senkamalam, and shareholders, west by road, and on the south by the property of Sangalingam Chetty Muttyah and brother Muttuvelu and others.

Fiscal's Office, Jaffna, Septopabor 3, 1912.	S. SABARATNAM, Deputy Fiscal.
h. 4 In the Court of Reques	ts of Jaffna.
Chingatamby Muthukkumaru of	Vannarponnai Substituted Plaintiff.
No. 8,760/A. Vs.	

Lena Pena Subramaniapillai of Vannarponnai

WestDefendant. NOTICE is hereby given that on Tuesday, October 8, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery. of Rs. 250, with interest thereon at the rate of 9 per cent. per annum from October 12, 1910, until payment in full, and costs of suit being Rs. 30 25, and charges, deducting Rs. 5, viz. :

In an undivided $\frac{1}{3}$ share, with its appurtenances, of a piece of land situated at Vannarponnei Eest, called Punnantarai, Paraivariyankadu, and other parcels, containing or reputed to contain in extent 73 lachams of varaku culture, with stone-built house, well, and plantations ; bounded or reputed to be bounded on the east by the property belonging to the heirs of the late Gnanampal, wife of Muttukkumaru, Kathiresu, Chellaturai, and others, north by the property; of Taiyalammaipillai, widow of Chivasithamparamchettyar west by road, and on the south by the property of Vaiti-anatachettiar Nagalingachettiar and wife Sanmugavadivu.

Fiscal's Office, Jaffna, September 3 , 1912.	S. SABARATNAM, Deputy Fiscal.	~
In the Court of Request	ts of Jaffna.	J

Vs.

Sinnatamby Vallipuram Kantyah of Kokkuvil EastPlaintiff.

No. 9,064/A.

Senathyrajah Naganathar Ponniah of Kokkuvil

EastDefendant. NOTICE is hereby given that on Monday, October 14, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 300, with interest thereon at the rate of 9 per cent. per annum from October 24, 1911, until payment in full, and costs of suit being Rs. 25.25, and charges, viz. :---

In an undivided 81 lachams of varagu culture, with its appurtenances, of a piece of land situated at Kondavil, called Periapulam, containing or reputed to contain in extent 15 lachams of varagu culture, with share of well and cultivated plantation; bounded or reputed to be bounded on the east by the property of Muttuppillai, wife of Nagaretnam, north by by-lane, west by the property of Thambipillai, and on the south by Keny and charity land and by the property belonging to the temple called Pillaiar kovil.,

Fiscal's Office. Jaffna, September 3, 1912.

No. 34.187.

S. SABABATNAM. Deputy Fiscal.

Southern Province.

In the District Court of Colombo.

M. T. T. K. M. Ramasamy Pillai of Sea street, Colombo Plaintiff. Ϋs. No. 34,805 C.

D. D. S. Abayawickrama of Matara, presently of Hulftsdorp, Colombo..... Defendant.

NOTICE is hereby given that on Saturday, October 12, 1912, at 3.30 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. :-

The defined portion (belonging to the defendant) of the land Komangewatta, and all the buildings standing thereon, situate at Ahangama.

Writ amount, Rs. 692 37, with interest thereon at 9 per cent. per annum from August 5, 1912, and costs.

Fiscal's Office,	J. A. LOURENSZ,
Galle, September 9, 1912.	Deputy Fiscal.
In the District Court S. P. S. Goonawardana & Co. of E	

Vs. M. B. Carlina Hami of Ahangama.....Defendant.

NOTICE is hereby given that on Saturday, October 5, 1912, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 621 · 47, viz. :--

An undivided ½ part of the field called Udumullekongahapanguwa alias Radaketiyewila, containing in extent 38 acres and 30 perches, situated at Awukonagoda; and bounded on the north by Pitawa and Kongahahena, northeast by Kongahahena, east by Mailagahahena, south-east by the Crown land and Dehigahadeniya, south by Attikkagahamulana, and west by Bogahakumbura, Ratmalgahakumbura, Netolgahawatta, Seambalagahawatta, and Atikkagahawatta.

Deputy Fiscal's Office, J. E. SENANAYARA, Tangalla, September 3, 1912. Deputy Fiscal.

Eastern Province. . In the District Court of Batticaloa.	pillai and M. Swaminather, and on the north-west by the land belonging to S. Ponniah and his wife and children containing in extent 5 acres 3 roods and 28 perches. Writ amount, Rs. 2,721.82.
Kanthaperumal Nagamuttu of Kallady \dots Plaintiff.	Deputy Fscal's Office, S. BAJU, 3
No. 3,406. Vs. Kalikuttypodiar Kanthapody Vanniah of Nai-	Trincomalee, September 7, 1912. Deputy Fiscal.
paddimunai, now at SampanturaiDefendant.	North-Western Province. Jo-64.
NOTICE is hereby given that on the dates, days, and hours mentioned below will be sold by public auction at the spot the right, title, and interest of the said defendant in the following properties, viz. :	In the District Court of Colombo. M. R. M. Ramalingam Pulle of 5th Cross street, Pettah, ColomboPlaintiff
On Saturday, October 19, 1912, at 10 A.M.	No. 34,511. Vs. P. C. Fernando of Nainamadama Defendant
1 The land lot No. L 191 called Periapallavayaleluvan- panku, situate at Naipaddimunaikandom, in Palla pattu in Karavagu pattu, in the District of Batticaloa, Eastern Province; and bounded on the east by vaikal; west by. Periapallavayalpothupanku, north by the boundary of Aladively, and south by river; in extent 3 acres 1 rood and	NOTICE is hereby given that on Saturday, October 12 1912, at 11 o'clock in the forenoon, will be sold by publi auction at the premises the right, title, and interest of the said defendant, in the following property, viz. :
4 perches, with inlet and outlet water rights. On Monday, October 21, 1912, at 10 A.M. A paddy land out of lot No. 4,318,called Sillykodykandom- moondadaipoovaddai, situate at Sorikalmunai, in Saman- turai pattu ; and which paddy and is bounded on the north	of the portion of land called Kahatagahawatta of abou 2 acres and 2 roods in extent, situated at Nainamadama in Pitigal Korale South, in the District of Chilaw. 2. The portion of garden called Diwulgahawatta of abou 1 rood and 10 perches <i>alias</i> 33/100 perches in extent, and the buildings standing thereon, situated at Nainamadama aforesaid.
by road and Crown land, east by land of V. S. Kasenbava- pody and others, south by the land of Pykeerkuddipody and another, and west by land of A. M. P. H. Pykeerkuddi- pody and another; in extent 13 acres and 10 perches, with all outlet and inlet water rights.	Amount to be levied Rs. 970, with interest thereon a 18 per cent. per annum from May 4, 1912, to July 26, 1912 and thereafter at 9 per cent. per annum and poundage
Amount to be levied Rs. 1,143 83 ¹ / ₂ , with interest on Rs. 1,012 46 at 9 per cent. per annum from February 27, '1911, till payment.	Deputy Fiscal's Office, Chilaw, September 9, 1912. Deputy Fiscal.
Fiscal's Office, Batticaloa, September 3, 1912. In the District Court of Trincomalee. Namasivayam Kanagasapapaty of Division No. 8, Trincomalee	The land called Gallella, situate at Kosganakanda, Atulugam korale of Three Korales; bounded on the east Ilagotuhena, south and south-east by Ethamaladeniya- and Halgaha-ela, west and south-west by Keeragala <i>alu</i> Kirigala and Panwila, north by Morahenyaya land a ditch; containing in extent 164 acres 1 rood and 32 perch Deputy Fiscal's Office, A. RANASINGHE,
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H. C. COTTLE. GOVERNMENT PRINTER, COLOMBO, CEXLON,

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