

Ceylon Gobernment Gazette

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

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

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

Part II.—Legal and Judicial.

Notices in Testamentary Actions
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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Oaths Ordinance, 1895."

Preamble.

WHEREAS it is expedient to amend "The Oaths Ordinance, 1895," by empowering the Governor to appoint Commissioners with power to administer oaths : 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 Oaths (Commissioners) Ordinance, No. of 1915."

2 The following sections shall be added to the principal Ordinance :

13 (1) The Governor may from time to time, by commission signed by him, appoint fit and proper persons to be Commissioners for Oaths.

(2) A Commissioner for Oaths appointed under this Ordinance may by virtue of his commission administer any oath or affirmation or take any affidavit for the purpose of any legal proceedings or otherwise in all cases in which a Justice of the Peace is authorized by law so to do, and in all cases in which an oath, affirmation, or affidavit is commonly administered or taken before a Justice of the Peace; and any oath or affirmation or affidavit administered or taken by a Commissioner for Oaths shall in all legal proceedings and for all other purposes have the same effect as an oath, affirmation, or affidavit administered or taken before a Justice of the Peace; and all enactments relating to oaths, affirmations, and affidavits administered or taken before a Justice of the Peace shall, with the necessary modifications, apply thereto.

Short title.

Addition of new sections.

Commissioners for Oaths.

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Provided that a Commissioner for Oaths shall not exercise the powers given by this section in any proceeding or matter in which he is proctor to any of the parties, or in which he is otherwise interested.

(3) Every Commissioner before whom any oath or affirmation is administered, or before whom any affidavit is taken under this Ordinance, shall state truly in the jurat or attestation at what place and on what date the same was administered or taken, and shall initial all alterations, erasures, and interlineations appearing on the face thereof and made before the same was so administered or taken.

Whoever wilfully and dishonestly swears or affirms falsely in any oath, affirmation, or affidavit administered or taken, for the purpose of any legal proceedings or otherwise, before a Commissioner to Oaths appointed under this Ordinance, or a Commissioner to administer Oaths appointed under section 20 of "The Courts Ordinance, 1889," or a Justice of the Peace, shall be guilty of the offence of giving false evidence in every case where if he had so sworn in a judicial proceeding before a court of competent juris-diction he would be guilty of the offence of giving false evidence. Dr Hig Ercellener's command

Бу п	is Excenency s command,
Colonial Secretary's Office, Colombo, June 17, 1915.	
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Statement of Objects and Reasons.

THE object of this Ordinance is to empower the Governor to appoint Commissioners for Oaths in places where no Justice of the Peace resides in the neighbourhood, or the number of Justices of the Peace available is inadequate, and where the circumstances require that facilities of the sort should be provided.

2. The Ordinance confers upon the Governor the same power which is possessed by the Lord Chancellor in England, and which is also enjoyed by the Supreme Court under section 20 of "The Courts Ordinance, 1889."

3. A false oath or affirmation before a Commissioner is 3. A faise oath or amrination before a commissioner is made punishable in the same manner as ordinary perjury, and advantage has been taken of the opportunity to lay down the same principle with regard to false oaths and affirmations before Justices of the Peace and Commissioners appointed by the Supreme Court, whether made for the purpose of any legal proceedings or not.

May 22, 1915.

ANTON BERTRAM, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

False oath or affidavit before a Commissioner

or Justice of the Peace

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Mahamarakkala Kurukulasuriya Jurisdiction. No. 5,192. Patabendige Stevan Perera of wella, in Moratuwa, deceased. Korala-

Franciscohettige Martha Silva of Koralawella, in Moratuwa Petitioner.

And

to have letters of administration to his estate issued to her or persons interested shall, on or before July 15, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ,

And (1) Wilfred Jacob Stevan Perera, (2) John Mathes Perera, (3) Thomas Francis Perera, all of Koralawella, in Moratuwa, minors, (4) Francisco- hettige Juan Silva of Koralawella, in Moratuwa	Franciscohettige Martha Silva of Koralawella, in Moratuwa Petitioner.	June 15, 1915.	Additional District Judge.
	And (1) Wilfred Jacob Stevan Perera, (2) John Mathes Perera, (3) Thomas Francis Perera, all of Koralawella, in Moratuwa, minors, (4) Francisco- hettige Juan Silva of Koralawella, in Moratuwa	Testamentary In the Jurisdiction Marg No. 5,195. Kand Hettiaratchige Don Jo of Grandpass in Color (1) Edward Perera Ama: Dona Apalonia Sapu dana THIS matter comit	Matter of the Intestate Estate of aret Perera Amaratume later of lana, doceased. Seeph Perera Karunarating mbo

Colombo, on May 10, 1915, in the presence of Mr. Bandaranaike, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 3, 1915, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 17.1245, show sufficient cause to the satisfaction of this court to the above range.

L. MAARTENSZ, May 10, 1915: Additional District Judge.

This Order Nisi is extended for July 15, 1915, for the respondents or any other person or persons interested to show cause why letters of administration should not be issued to the petitioner.

L. MAARTENSZ, June 17, 1915 Additional District Judge. In the District Colombo. Order Nisi. Testementary on the Matter of the Intestate Estate of Jyrisdiction. No. 5,204. L. MAARTENSZ, Additional District Judge.

Balasoori Arachchige Carlina Hamine of Heenpita Petitioner. And

And (1) Attanayaka Arachchige Juliana Perera, wife of (2) Rajapakse Mohottige Charles Appuhamy of Samanabedda, in the Gangaboda pattu of Siyane korale, (3) Attanayaka Arachchige Dodi Nona, wife of (4) Kodicarage Don Baron Appuhamy, both of Kotuwilla in Ambetalenpahala, (5) Attanayaka Arachchige Simeon Perera, (6) Attanayaka Arachchige Daniel Perera, (7) Attanayaka Arachchige Ausada Perera, (8) Att_mayaka Arachchige Helena Perera, (9) Attanayaka Arachchige Gimonis Perera, (10) , Attanayaka Arachchige Denon Perera, (11) Attanayaka Arachchige Nicho Perera, all of Heenpita aforesaid Respondents.

THIS inatter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 14, 1915, in the presence of Mr. D. E. Wanigesooria, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 14, 1915, 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 above named or any other person or persons interested shall, on or before July 15, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. MAARTENSZ, May 14, 1915. May 14, 1915. May 14, 1915. May 14, 1915. L. MAARTENSZ, Additional District Judge. Order Nisi. Testamentary In the Matter of the Intestate Estate of the Juridiction. Jate Hannah Francke nee Vanderwert of No. 5,221. Colombo, deceased. Edward Stephen Francke of Wellawatta Petitioner. Aud (1) Alton Edward Francke, (2) Darrel Percival Francke, (3) Gertrude Harriet Francke, (4) Gilda Mazie Francke, (5) Elvie Mona Francke, (6) Louisa Augusta Francke, (7) Reine Vesta Francke, all of Wellawatta Respondents.

the affidavit of the said petitioner dated May 21, 1915, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 22, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. MAARTENSZ, Additional District Judge.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. 5,224. In the Matter of the Intestate Estate of Effects of Jayasooriya Arachchige Dyn. William of No. 74, 14th lane, Bambalapitiya, in Colombo, deceased.

Diyagusilvage Luvisa Silva of No. 74, 14th lane, Bambalapitiya, ColomboPetitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 17, 1915, in the presence of Messrs. Pereira and Dias, g Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 26, 1915, " 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 above named or any other person or persons interested shall, on or before July 22, 1915, show sufficient cause to the satisfaction of this court to the contrary.

June 17, 191	• L. M. MAARTENSZ, Additional District Judge.	
In	the District Court of Colombo. Order Nisi.	5
l'estamentary Jurisdiction. No. 5.231.	In the Matter of the Last Will and Testa- ment and Codicil of Maria Sophia Kelsar, late of Colombo, deceased.	#

No. 5,231. late of Colombo, deceased. Walter Vangeyzel of Havelook Town, Colombo. . Petitioner. Vs.

Harris Colvin Kelaart of Hussami place, Dickman's

It is ordered that the last will and testament and codicil of Maria Sophia Kelaart, 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 one of the executors named in the said codicil, and that he is entitled to have probate thereof issued to him, unless the respondent above named or any other person or persons interested shall, on or before July 29, 1915, show sufficient cause to the satisfaction of this court to the contrary.

June 19, 1915.

L. M. MAARTENSZ, Additional District Judge.

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In the District Court of Colombo.

Order Nisi.

In the Matter of the Intestate Estate of Tilliampalam Visuvaratnam of Kotahena, stamentary Jurisdiction. Colombo, deceased. No. 5,232.

Vytilingam Ponnambalam of Kotahena Petitioner.

Vs.

Sinnetamby Sivapooshanam of Manipai, Jaffna,
 V. Tillegevathy, and (3) V. Manoonmani of

Kotahena Respondents.

THIS matter coming on for disposal before Matthew Maartensz, Esq., District Judge of Colombo, on June 24, 1915, in the presence of Mr. G. A. Wille, Proctor, on the part of the above-named petitioner Vytilingam Bonnambalam; and the affidavit of the said petitioner dated March 22, 1915, having been read:

It is ordered that the said petitioner, as brother-in-law of the above-named deceased, is entitled to have letters of administration to his estate issued to him accordingly, unless the above-named respondents or any person interested shall, on or before July 15, 1915, show sufficient cause to the satisfaction of this court to the contrary.

> L. M. MAARTENSZ District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Pestamentary In the Matter of the Last Will and Testa ment of Arthur Henry Joachim Kalubowila, deceased. Jurisdiction. No. 5.233.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., District Judge of Colombo, on June 24, 1915, in the presence of Mr. G. A. Wille, Proctor, on the part of the petitioner Arthur Percival Joachim of Bambalapitiya; and the affidavits (1) of the said petitioner dated June 1, 1915, and (2) of the attesting Notary dated June 21, 1915, having been read :

June 21, 1915, having been read: It is ordered that the will of the above-named deceased, dated January 23, 1912, and now deposited in this court be and the same is hereby declared proved; and it is further declared that the said Arthur Percival Joachim is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person interested shall, on or before July 15, 1915, show sufficient cause to the satisfaction of this court to the contrary.

June 24, 1915.

June 24, 1915.

L. M. MAARTENSZ District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Jurisdiction. No. C/5,234.

Restamentary In the Matter of the Last Will and Testament and Codicil thereto of Rosamond Helena Beddoes of Hesterworth, Astonon-Clun, in the County of Salop, Spinster, deceased.

that the said Eustace Frederick de Saram is the attorney

in Ceylon of the executors named in the said will, and that In ceyton of the executors named in the same will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before July 8, 1915, show sufficient cause to the satisfaction of this court to the contrary.

In the District Court of Colombo.

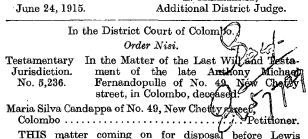
June 24, 1915.

L. MAARTENSZ, Additional District Judge.

Order Nisi declaring Will proved

Order Nisi declaring Will proved Testamentary In the Matter of the Last Will and Testa-ment of John Alexander William Dickson, No. C/5,235. also known as John William Dickson, also known as John William Dickmeder Dickson of Nelson, in the Provincial District of Nelson, New Zealand, deceased. THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 24, 1915, in the presence of Mr. J. A. Maartensz, Proctor, on the part of the petitioner Eustace Frederick de Saram of Colombo ; and (1) the affidavit of the said petitioner dated June 22, 1915, (2) the power of attorney dated April 28, 1915, having been read : It is ordered that the will of the said John Alexander William Dickson, also known as John William Alexander Dickson, deceased, dated February 5, 1910, an exemplification of which under the seal of the Supreme Court of New Zealand 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 Eustace Frederick de Saram is the attorney in Courtor of declared proved; and it is further declared that the said Eustace Frederick de Saram is the attorney in Ceylon of the executor named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before July 8, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. MAARTENSZ, Additional District Judge.



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 July 15, 1915, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, June 24, 1915. Additional District Judge In the District Court of Colombo 3.6 Order Nisi.

Testamentary In the Matter of the Last Will and Destated urisdiction. No. C 5,237. THIS matter coming on for disposal before Lewis Jurisdiction. No. C 5.237.

Matthew Maartensz, Esq., Additional District Judge of Colombo, on June 29, 1915, in the presence of Mr. O. P. Mount, Proctor, on the part of the petitioner Harry Creasy of Colombo; and the affidavit of the said petitioner dated

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June 28, 1915, exemplification of probate of the will and codicil of the above-named deceased, power of attorney codicil of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order dated June 25, 1915, having been read: It is ordered that the will of the said Matthew Henry Thomas, deceased, dated July 31, 1913, and a codicil thereto dated August 13, 1914, of which an exemplification of probate has been produced and is now deposited in this court be and the same are hereby declared proved; and it is further declared that the said petitioner is the attorney of one of the executors named in the said will, and that he is entitled to have letters of administration with copies of the said will and codicil of administration, with copies of the said will and codicil annexed, issued to him accordingly, unless any person or persons interested shall, on or before July 8, 1915, show sufficient eause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge. 90.9 June 29, 1915. District Court of Kalutara. In she

Order Nisi.

h the Matter of the Estate of the late Galbodakankanangey Don Erolis Appu, amentary In Jurisdiction. No. 956. late of Baduraliya.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on May 26, 1915, in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner Urulianagey Selohamy of Baduraliya; and the affidavit of the said petitioner dated May 26, 1915, having been read :

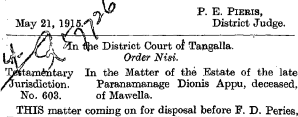
It is ordered that the petitioner Urulianagey Selohamy of Baduraliya, be and she is hereby declared entitled to administer the estate of the said deceased, as widow of the

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) Galboda-kankanangey Pingo Nona, (2) Kulasekera Don Siman Appuhamy, both of Kamburawala, (3) Galbodakankanangey Don Siman, (4) ditto Kovis Singho, (5) ditto Nona, (6) Lampi Nona, (7) ditto Welis Singho, (8) Albert Singho, (9) Elpi-Nona, all of Baduraliya, 3rd, 4th, 5th, 6th, 7th, 8th, and 9th, minor respondents, by their guardian *ad litem* the 2nd respondent—shall, on or before July 13, 1915, show sufficient cause to the satisfaction of this court to the contrary.

contrary. Allan Beven, District Judge. May 26, 1915 V Stathe District Court of Galle. দ্য Order Nisi. ß Testamentary In the Matter of the Estate of the late urisdiction. Francis Edward van Rooyen, deceased,

No. 4,503. of Hapugala. THIS matter coming on for disposal before P. E. Pieris, Esq., Disfrict Judge of Galle, on May 21, 1915, in the presence of Mr. C. L. Wickremasinghe, Proctor, on the part of the petitioner Agnes Frances van Rooyen of Hapugala; and the affidavit of the said petitioner dated May 14, 1915, having hear read. having been read :

It is ordered and declared that the said Agnes Frances van Rooyen is the widow of the said deceased, and that she van Rooyen is the widow of the said deceased, and that she is entitled to have letters of administration issued to her accordingly, unless the respondents—(1) Christopher Lloyd van Rooyen of Hapugala, (2) Stella Mildred Greve, wife of (3) Sidney Ernest Greve of Wellewatta, (4) Minette Irene van Rooyen, (5) Vivette Clara van Rooyen, both of Hapu-gala—shall, on or before July 7, 1915, show sufficient cause to the satisfaction of this court to the contrary.

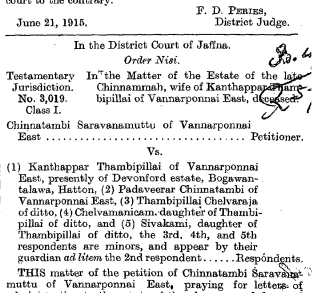


THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Tangalla, on June 21, 1915, in the presence of Mr. D. E. Wijesuriya, Proctor, on the

part of the petitioner Wachchihennedige Diwnuhamy of Mawella; and the affidavit dated June 14, 1915, having been read;

It is ordered that letters of administration to the estate of Paranamanage Dionis Appu, deceased, be granted to the petitioner Wachchihennedige Diwnuhamy of Mawella, the petitioner Wachchinennedige Diwninamy of Mawella, unless respondents—(1) Paranamanage Sendrissinno, (2) ditto Nonahamy, (3) ditto Mesinona, (4) ditto Punchinona, (5) ditto Hinnona, (6) ditto Missinona, (7) ditto Sadris Appu, all of Mawella, or any one interested—shall on or before July 19, 1915, show sufficient cause to the Satis-faction of this court to the contrary. It is further declared that the said Paranamanage Saddis he concented mardian over the minors let to (6th).

be appointed guardian ad litem over the minors Ist to 6th respondents, unless respondents shall, on or before July 19, 1915, show sufficient cause to the satisfaction of this court to the contrary.



THIS matter of the petition of Chinnatambi Saravana-muttu of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased Chinnammah, wife of Kanthapper Thambipillai, coming on for disposal before M. S. Sreshta, Esq., District Judge, on June 15, 1915, in the presence of Mr. K. Kanakasabai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated April 30, 1915, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the lawful brother of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before July 6, 1915, show sufficient cause to the satisfaction of this court to the contrary.

M. S. SRESHTA June 15, 1915. District Judg In the District Court of Jaffna. Order Nisi. In the Matter of the Estate of the Testamentary Chellakkandu, Jurisdiction. wife of Nann No. 3,020. Chelliah of Vannarponnai, decease Class T. Nannitamby Chelliah of Vannarponnai East....Petitioner. Vs. (1) Padaveerar Chinnatamby of Vannarponnai East, (2) Chelliah Rasenthiran of ditto, and (3)

THIS matter of the petition of Nannitamby Chellish of Vannarponnai East, praying for letters of administration to the estate of the above-named deceased. Chellakandu, wife the estate of the above-named deceased. Unellakandu, whe of Nannitamby Chellah, coming on for disposal before M.S. Sreshta, Esq., District Judge, on June 15, 1915, in the presence of Mr. K. Kanakasabai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner, dated April 27, 1915, having been read: It is ordered that the May 22, 1915, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased, to have letters of administration to his estate issued to her; and it is further ordered that the 3rd

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petitioner be and he is hereby declared entitled, as the lawful widower of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before July 6, 1915, show sufficient cause to the satisfaction of this court to the contrary. **W** 0 0---

	Interstand deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before July 6, 1915, show sufficient cause to the satisfaction of this court to the contrary. M. S. SRESHTA, June 15, 1915. In the District Court of Jaffna, Order Nisi. Tonamentary In the Matter of the Estate of the late	bit the deceased, to have letters of administration to his estate issued to her; and it is further ordered that the 3rd respondent be appointed guardian <i>ad litem</i> over the 1st and 2nd minor respondents for the purpose of these pro- ceedings, unless the respondents—(1) Jalappedige Alli, (2) ditto Bilinda, both of Hattiniya, and (3) Etugal Pedige Tikka of Keswadiya—or any other person or persons interested shall, on or before July 8, 1915, show sufficient cause to the satisfaction of this court to the contrary. W. H. B. CARBERY, May 31, 1915.
2	Jurisdiction. Visaladchy, wife of Kanthar Ponnar of	
	No. 3,025. Chiviatheru, deceased. Ponnar Suntharam of ChiviatheruPetitioner.	In the District Court of Chilaw.
	Vs. (1) Kanthar Ponnar of Chiviatheru, (2) Ponnar Sinniah of Chiviatheru	Order Nive Testamentary In the Matter of the Estate of the Jacof Jurisdiction. Warneculasuria Susay Fernandir, del No. 1,096. ceased, of Waikkal.
•	CHIS matter of the petition of Ponnar Suntharam of Chivigheru, the above-named petitioner, praying for letters of administration to the estate of the above-named deceased Visaladchy, wife of Kanthar Ponnar of Chiviatheru, coming on for disposal before M. S. Sreshta, Esq., District Judge, on May 15, 1915, in the presence of Mr. C. L. Selvaratnam,	THIS matter coming on for disposal before Walter High Bertram Carbery, Esq., District Judge of Childer, on June 14, 1915, in the presence of Mr. C. V. M. Pandithasekara, Proctor for potitioner, Warneculasuria Madalena Fernando of Waikkal; and the affidavit of the said petitioner dated
	Proctor, on the part of the petitioner ; and the affidavit of the said petitioner, dated May 8, 1915, having been read : It is ordered that the petitioner be and he is hereby declared entitled, as lawful son and one of the heirs of the said deceased, to administer the estate of the said deceased, and	June 14, 1915, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased, to have letters of administration to the estate of the said deceased issued to her, unless any person or persons interested shall, on or before July 9, 1915, show sufficient cause to the satisfaction of this court to the
~	that letters of administration do issue to him accordingly, unless the respondent, above named or any other person shall, on or before July 6, 1915, show sufficient cause to the califaction of this court to the contrary	Sumicient cause to the satisfaction of this court to the contrary. June 14, 1915. W. H. B. CARBERY, District Judge.
	the satisfaction of this court to the contrary. M. S. SRESHTA, May 15, 1915. District Judge.	In the District Court of Anuradhapura
1	In the District Court of Batticaloa. Order Nisi declaring Will proved.	Testamentary In the Matter of the Estate of the late Jurisdiction. Unguralage Kawrala, deceased, Page- No. 227. muttegama.
4	Testamentary In the Matter of the Last Will and Testa- Varisdiction. ment of Kandaperumal Eliyatamby, late No. 820. of Arapattai, deceased.	THIS matter coming on for disposal before E. F. Murshall, Esq., Additional District Judge of Anuradhapure, on June 1, 1915, in the presence of Tennekoon Mudiyanselage Banda,
	Sinnatamby Kannappan of Arapattai Petitioner. And	the petitioner above named ; and the affidavit of the said petitioner dated June 1, 1915, having been read :
	 Kandaperumal Periyatamby, (2) Kandaperumal Omeyattai, (3) Kandaperumal Vellayar, and (4) Kannapper Periyapillai of Arapattai Respondents. 	It is ordered that letters of administration to the estate of the above-named deceased be issued to Tengekoon Mudiyanselage Banda, Arachchi, unless any person aball, on or before July 20, 1915, show sufficient cause to the
	THIS matter coming on for disposal before Thomas Augustus Carey, Esq., District Judge of Batticaloa, on May 27, 1915, in the presence of Mr. J. A. Kadramer, Proctor,	E. F. MARSHALL, June 1, 1915. Additional District Judge.
	on the part of the petitioner; and the affidavit of the said petitioner dated May 3, 1915, having been read, and	In the District Court of Badulla
	Kandeperumal Vellayan and Nagapper Sapapatipillai, two of the attesting witnesses to the will, having been examined	- Order Nisi.
	on affirmation: It is ordered that the will of the said Kandaperumal Eliyatamny, deceased, dated April 3, 1915, and now	Testamentary Jurisdiction.In the Matter of the Estate and Affiliects of Punchinathan Kankani, late of Heptony estate, Lunugala, deceased.
	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	THIS matter coming on for disposal before W 45. H. Campbell, Esq., District Judge of Badulla, on May 29, 1915, in the presence of Mr. Robert E. Blazé, Proctor, on the
	have probate of the same issued to him accordingly, unless the respondents above named shall, on or before July 6, 1915, show sufficient cause to the satisfaction of the court	part of the petitioner Kuna Vana Vytilingam of Hopton estate; and the affidavit of the said petitioner dated May 8, 1915, having been read:
	to the contrary. May 27, 1915. T. A. CAREY, District Judge.	It is ordered that the petitioner Kuna Vana Vytilingam of Hopton estate, Lunugala, be and he is hereby declared entitled, as brother of the said Punchinathan Kankani, deceased, to have letters of administration to the estate
	In the District Court of Chilaw.	of the said deceased issued to him, unless (1) Araie or (2) Mariaie, both of Hopton estate, Lunugala, or any other person interested shall, on or before June 9, 1915, show
	Jursdiction. No. 1,093. In the Matter of the Estate of the late Jalappedige Puiya of Hattiniya, deceased.	sufficient cause to the satisfaction of this court to the contrary. W. K. H. CAMPBELL,
	THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on May	May 29, 1915. — District Judge.
	31, 1915, in the presence of Mr. W. V. Wijevekoon, Proctor	The date for showing cause is extended to July 7, 1915.
	on the part of the petitioner Etugal Pedige Punchi of Hattiniya; and the affidavit of the said petitioner dated	June 9, 1915. W. K. H. CAMPBELL, District Judge.

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NOTICES OF INSOLVENCY.

In the District Court of Colombo..

In the matter of the insolvency of George Adolphus Cuthbert Matthysz of Slave Island, Colombo, carrying on business as "F. Keegel and Son." No. 2,598.

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 August 5, 1915, for the grant of a certificate of conformity to the insolvent.

D. M. JANSZ, Colombo, June 26, 1915. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Ana Keena Soona Paramasiven Pillai of No. 17, Fourth No. 2,622. Cross street, Pettah, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 22, 1915, for the appointment of a fresh assignee.

By order of court, D. M. JANSZ.

Secretary.

In the District Court of Colombo. No. 2,623. In the matter of the insolvency of Kaluwadewage Charles of Galkissa.

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 August 5, 1915, for the grant of a certificate of conformity to the insolvent.

By order of court, D. M. JANSZ, Secretary.

Colombo, June 26, 1915.

Colombo, June 26, 1915.

In the District Court of Colombo.

No. 2.638. In the matter of the insolvency of C. B. Casie Chetty of Galkapanawatta, in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on August 5, 1915, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ, Colombo, June 26, 1915. Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Hanwedige Michael Raphael Pieris of Alutmawata, Colombo. No. 2,644.

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 August 5, 1915, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. JANSZ. Colombo, June 26, 1915. Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Alia Marikar Ahamado Lebbe Marikar of Henemulla in s No. 149. Panadure.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to July 14, 1915, for § examination of insolvent. By order of court,

R. MALALGODA, Kalutara, June 22, 1915.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

P. R. N. K. R. Nalla Caruppan Chetty of Sea

street, in Colombo Plaintiff. No. 32,219. Vs.

Christina Hamy, (2) D. J. Fernando, and (3) D. W. Fernando, all of Hunupitiya, in Alutkuru

• korale ,..... Defendants. • Korale A. Derendants. • NOTICE is hereby given that on Thursday, July 29, 1915, at 3 Chock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 522.85, with interest on Rs. 501.25 at 9 per cent. per annum from March 7, 1911, till payment in full, and costs of suit, Rs. 165.05, viz.:--

An allotment of land called Pelakotuwewatta alias Talgahawatta, situated at Peliyagoda, in the Ragam pattu of Alutkuru korale; bounded on the north by land described in plan No. 78,277, on the east by lands described in plans Nos. 78,277 and 86,672, south by land described in plan No. 78,294, and on the west by high road to Negombo, together with the building standing thereon; containing in extent 33 perches extent 33 perches.

Fiscal's Office, Colombo, June 29, 1915.

W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo

P. R. N. K. R. Nalla Caruppen Chetty of Sea street, Colombo Plaintiff.

Vs.

No. 36,485.

D. J. Fernando of Hunupitiya Defendant.

NOTICE is hereby given that on Thursday, July 29, 1915, 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. 996 '46, with interest on Rs. 950 at 9 per cent. per annum from June 14, 1913, till payment in full, less Rs. 200 viz to the same sector. less Rs. 300, viz .:-

An allotment of land called Pelakotuwewatta alias Talana another of hand cland relation relation were the state and relation of the state and relation of the state and relations are as a state of the s ing in extent 33 perches.

Fiscal's Office, Colombo, June 29, 1915.

W. DE LIVERA Deputy Fiscal.

7 In the District Court of Colombo.

P. R. N. K. R. Nalla Caruppen Chetty of Sea street, Plaintiff. Colombo

 \mathbf{Vs} . No. 37,806.

Sybil Irene Nicolle, wife of (2) W. T. Nicolle, and (3) Samuel Arthur Fernando, all of Dematagoda,

in Colombo Defendants. NOTICE is hereby given that on Monday, July 26, 1915, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the said definition of Rs. 306 40, with interest on Rs. 240 at 24 per cent, per annum from January 12, 1914, to June 12, 1914, and thereafter at 9 per cent. per annum till payment in full and cost of suit, less Rs. 75, viz .:-

At 3.30 р.м.

(1) The premises No. 26, known as the "Diamond Jubilee Entertainment Hall," situated at Dematagoda, in the Municipality of Colombo ; bounded on the north by Clifton lane, east by No. 27, Clifton lane, south by No. 25, Dematagoda road, and west by the high road ; containing in extent 15 perches more or less.

At 4 P.M.

(2) The premises No. 188, situated at Dematagoda aforesaid; bounded on the north by premises No. 187, Dematagoda road, east by high road, south by No. 189, Dematagoda road, and west by the property of A. Nagoor Meera; containing in extent 12 perches more or less.

Fiscal's Office,	W. DE LIVERA,
Colombo, June 29, 1915.	Deputy Fiscal.

In the District Court of Colombo.

^o B. M. S. Coomarasamy Pillai of No. 72, St. John's road, Colombo Plaintiff. Vs.

No. 40,265. W. Ambrose de Alwis of Mutwal, Colombo Defendant. NOTICE is hereby given that on Wednesday, July 28, NUTLUE is nereov given that on Wednesday, July 28, 1915, will be sold by public auction at the respective pre-mises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. $8,505 \cdot 68$, with interest thereon at 9 per cent. per annum from December 9, 1914, till payment—cost awarded, bill not taxed—less a sum of Rs. $43 \cdot 75$, viz. :—

At 3.30 P.M.

At 3.30 P.M. (1) An undivided $\frac{1}{2}$ share of the two boutiques and pre-mises bearing present assessment Nos. 71 and 72, situated and lying at St. John's road, within the Municipality of Colombo, Western Province; bounded on the north-east by the new road leading to fish market, now called St. John's road, south-east by the house and ground No. 73, formorly belonging to Mr. J. V. Vandort and now the property of Theodoris Fernando, south-west by the house and ground No. 9 facing Butchers' street, formerly called Coffee street, and north-west by house and ground No. 70 belonging to Wellage Carolis Perera; containing in extent 11 23/100 square perches, of which said premises the lessors are entitled to 13/14 parts or share.

At 4 P.M.

At 4 P.M. (2) An undivided $\frac{1}{2}$ share of the house and ground bearing present assessment No. 9, situated at Butchers' street, formerly called Coffee street, in Pettah, within the Munici-pality of Colombo; bounded on the north-east by the houses bearing assessment Nos. 71 and 72, facing St. John's road, belonging to the said lessors and others, south-east by the house and ground bearing assessment No. 8, Butchers' street, belonging to Theodoris Fernando, south-west by Butchers' street, and north-west by the house and ground bearing assessment No. 10, Butchers' street, belonging to Wellagey Carolis Perera, now of L. Paulis Fernando and others; containing in extent 6 perches more or less.

Fiscal's Office, Colombo, June 29, 1915.

W.	DE LIVERA,
	Deputy Fiscal.

In the District Court of Negombo Anthonige Pelis Perera Dharmaratne of Kura

No. 10.180. Vs.

Anthonige Warliano Fernando of Kudahakapola,

the administrator of the intestate estate of the late A. Gabriel Fernando of Kudahakapola....Defendant, NOTICE is hereby given that on July 26, 1915, com-mencing 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, viz. :--

(1) The two contiguous allotments of land now forming (i) The two contiguous anotheneous of land how forming one block called Beligahawatta and Pelawatta and the buildings standing thereon, situate at Kudahakapola in Ragam pattu of Alutkuru korale; and bounded on the north by land of Lintotage Regina Fernando and others, east by land of Anthonige Warliano Fernando, south by Gansabhawa road, and on the west by land of Augustino Fernando and others; containing in extent about 1 acre. (2) An undivided 1/12 of the land called Kosgahawatta,

situate at Dehiagata in Dandugama in Ragam pattu of Alutkuru korale; the entire land being bounded on the north by land of Eusebias Perera Jayawardane and others, east by land of Romel Fernando, south by land of Santiago Fernando and others, and on the west by land of Samel

Fernando, deceased; containing in extent about 3 roods. Amount to be levied, Rs. 455.83, with interest thereon at 9 per cent. per annum from May 17, 1915, till payment.

Deputy Fiscal's Office,	FRED. G. HEPPONSTALL,
Negombo, June 28, 1915.	Deputy Fiscal.

ł	In the I	istrict Co	ourt of Ka	luta	ra.	1
	Nainabaduge Hema	chandra	Jinadasa	\mathbf{of}	Alute	U Fintiff
	No. 5,793.	Vs.		•••	J	

Simalage Themis Fernando of Alutgama..... Defendant. NOTICE is hereby given that on Saturday, July 31, 1915, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 419.57 $\frac{1}{2}$, with damages, Rs. 56.25, per annum from January, 1914, viz. :--

January, 1914, viz. :--The planter's half share of the 3rd plantation and the planter's half share of 8 coconut trees, of 7 breadfruit trees, and of 55 arecanut trees of the 4th plantation of the land called Dunwatta, together with the thatched house plastered with clay wherein the defendant resides, and the two boutique rooms built thereon with cabook stones, situated at Alutgama; and bounded on the north by Mohottiwatta, on the east by the land belonging to the railway station, on the south by Thembiligahapitia *alias* Lansiawatta, and on the west by Modarayawatta; and containing in extent about 3 roods.

Deputy Fiscal's Office,	H. SAMERESINGHA,
Kalutara, June 28, 1915.	Deputy Fiscal.

In the District Court of Kalutara. Charles Peter de Silva of Moratuwa..... No. 5,987. Vs.

1) Don Jayaneris Weerakoon Appuhamy, (2) Wellabala-aratchige Don Peter Appuhamy, both of Angangoda in Paiyagala, (3) Don Francis Charles Perera of Paiyagala..... Defendants.

NOTICE is hereby given that on Monday, August 9, 1915, at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said 3rd defendant in the following property for the recovery of Rs. 2,636 75, with interest on Rs. 2,400 at 9 per cent. per annum from September 23, 1914, till payment in full, less Rs. 100, viz.

The soil and all the trees, together with all the buildings standing thereon, of the land called Gorakagahawatta, situated at Kuda Paiyagala in Paiyagal badda; and

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bounded on the north by the land belonging to Don George Anthony, on the east by Parana-ela, on the south by the land belonging to Kandabodage Maththes Fernando, and on the west by the high road; and containing in extent about 2 roods.

Deputy Fiscal's Office, Kalutara, June 29, 1915. H. SAMERESINGHA, Deputy Fiscal.

22 0 In the District Court of Colombo,

A. L.⁶M. S. S. Supparamania Pillai of Sea street

in Colombo..... . Plaintiff. No. 41,455. Vs.

(1) P. E. Fernando, and (2) Mary de Silva, both of

4th Cross street in Colombo..... Defendants. NOTICE is hereby given that on Saturday, August 7, 1915, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property for the recovery of Rs. 10,002 50, with interest thereon at 9 per cent. per annum from April 19, 1915, till payment in full, and costs of suit, viz. :

The land called Aluketiyelanda, situate at Pahalawel-gama, in Gangaboda pattu of Pasdun korale, in the District gama, in Gangaboda pattu of Pasdun korale, in the District of Kalutara; and bounded on the north by lot No. 13,694 in preliminary plan 11,777 and the lands in T. P. Nos. 235,104, 235,105, and 241,728, a roád, and lots Nos. 37 $\frac{1}{2}$, 66B, 66C in preliminary plan 10,433 and the reservation along the road, on the east by the reservation along Gedera-ela and Kuda-ganga and lot No. 89 in preliminary plan 10,433, on the south by the reservation along Kuda-ganga, and on the west by the reservation along Kuda-ganga, and on the west by the reservation along Kuda-ganga and the land in T. P. No. 215,535 and lot No. 59 in preliminary plan, 10,433; and containing in extent about 107 acres $1\times 2003^{\circ}$ and 7 perches.

Deputy Fiscal's Office, H. SAMERESINGHA Kalutara, June 28, 1915. Deputy Fiscal.

Southern Province.

In the District Court of Galle.

Gunawardena Emanuel de Silva Wickremaratua of Galduwa Plaintiff. No. 10.607. Vs.

Gunawardena Sumana de Silva Wickremaratna. Defendant. NOTICE is hereby given that on Saturday, August 28, 1915, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said 1st defendant in the following property, viz. :--

The entire soil and fruit trees of lot F of the land called Galduwa estate, situate at Weragoda in Wellaboda pattu; and bounded on the north by cart road, east by Dummela-udumulla and Illukpitiyewelyaya, south by lot E, and west by let C.

Amount of writ, Rs. 547.55.

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Fiscal's Óffice, Galle, June 29, 1915. J. A. LOURENSZ Deputy Fiscal.

No. 6,428. · Vs.

Manawaduge Don Johanes Goonewardana of Denuwala Defendant

NOTICE is hereby given that on Saturday, August 7, 1915, commoncing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following mortgaged property for the recovery of Rs. 3,269 86 for principal, interest, and costs, and Fiscal's charges, viz. :--

I. The soil and all the trees of the land called Tandalge-watta of I acre and I rood in extent, situate at Dewi-nuwara, in the Wellaboda pattu of Matara District; and bounded on the north by Wijjewatta alias Siman Padinchi-watta, east by Mitikuttiyegewatta, south by Simanhamy Gurunansegewatta, and on the west by Watawijje; and all the buildings standing thereon, valued at Rs. 4,000.

2. The soil and all the trees, except the planter's $\frac{1}{2}$ share of the 2nd and 4th plantations, of the land called Patha Arambewatta, situate at ditto; and bounded on the north by Pokunukandiya, east by Mudiyansegewatta, Digana, Pansalewatta, and Satambigewatta, south by Ramachan-darawatta, and on the worth by concherat darawalauwewatta, and on the west by seashore; valued at Rs. 4,000.

Deputy Fiscal's Office, · J. S. DE SARAM, Matara, June 26, 1915.

Northern Province

In the District Court of Mannar. Muna Chena Seiadaly of Periakadai, Mannar Plaintiff. No. 8,959. Vs.

No. 8,909. vs.) Sophia Gnanamma, widow of Pedropillai Thampipillai, and (2) Josephine Regina, daughter of Thampipillai, both of Mannar (the 2nd defendant minor by her guardian *ad litem* the 1st defendant) Defendants.

1. A piece of fand caned Kandupaniananan, in extent from east to west 375 yards, from north to south 1,175 yards, situated at Thullukuddykudyiruppu in Mannar West; and bounded on the east by the property of Iramuttu Seeni-marakar and Mariano Philipu and shareholders, north by the property of Swakkinu Soosapillai and shareholders, west by the property of business of Mutturakku Ramana-dan, and south by path. 2. Three-fourth share in common of a piece of land called Addukarankani, in extent from east to west 550 yards,

from north to south 280 yards, situated at ditto in ditto, and bounded on the east by the property of Iramuttu Seenimarakar and shareholders, north by path, west by the property of Chena Cheeana Mohamadosin, and south

the property of Chena Cheeana Mohamadosin, and south by road along telegraph line. 3. Half share in common of a piece of land called Kokkodaikaddukani, in extent east to west 270 yards, north to south 290 yards, situated at Karisal in ditto; and bounded on the east by path leading to "Minara," north by seabeach, west by Kokkodaikaddukani, the property of Santiagupillai Manuelpillai and shareholders, and south by Pallathottam and Vampadithottam, the property of Meerasaibo Matharusaibo and shareholders. 4. Five-sixth share in common of a land called Peria.

4. Five-sixth share in common of a land called Peria-thoppupananthottam, in extent from east to west 240 yards, from north to south 137 yards, situated at ditto in ditto; and bounded on the east by road, north by the proditto; and bounded on the east by road, north by the pro-perty of the late Pedropillai Thampipillai, west by the property of Usen Sellamarakayar, and south by the property of Aliar Usen, Mariamuttu, wife of Augustin, and sharp-holders, and Sophia Gnanamma, widow of Thambipillai. Amount to writ Rs. 555, with interest thereon at the rate of 9 per cent., per annum from November 23, 1914, until payment in full.

Fiscal's Office. C. MUTTUKUMARU.

Mannar, June 25, 1915. Deputy Fiscal.

Eastern Province.

In the District Court of Batticaloa.

- V. Mohamadu Rawtter Kanny Rawtter of DevipattamPlaintiff. Vs.
- No. 3,663. K. Mohamadu Abdul Kather, administrator of the estate of the late E. V. S. Mohamadu Ibra-him Saibu of Kalmunaikudi, (2) E. V. S. Magoodu Ibrahim Naina of Puliyantivu.....Defendants.

NOTICE is hereby given that on Saturday, July 24, 1915, commencing at about 9 o'clock in the morning, will be sold by public auction at the premises the right, title, and interest of the defendants in the following properties, viz. :-

At about 9 A.M. One-third share of the land called "Periavely," situated at Valalavaivaddai in Addalechenai in Akkara pattu in the

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Deputy Fiscal.

District of Batticaloa, Eastern Province; and which one-third share is bounded on the north by the boundary of Edapatuvely belonging to Sapapathipillay and others, south by the other share of this field, the boundary of the Muttadde and the boundary dam of Elavisattapothu belonging to S. V. Theivanayegam, east by Etharavandan-earu and Kalmaddu dam, and on the west by Vaikal; in extent 20 acres and 33 perches, with all outlet and inlet water rights

Amount to be levied, Rs. 3,642 50, with interest on Rs. 2,500 at 9 per cent. per annum from December 16, 1912, till payment.

Fiscal's Office,	T. SINNATAMBY,
Batticaloa, June 25, 1915.	Deputy Fiscal.
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In the District Court of Batticaloa.

i Isalevvai Marakair Abdulkather Marakair of KattankuddyPlaintiff. Vs. No. 3.799.

Kalenderlebbe P. H. Isumalevvai Marakair of

KarunkodditivuDefendant. NOTICE is hereby given that on Saturday, July 31, 1915, commencing at 3 o'clock in the evening, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :--

At about 3 P.M.

At about 3 P.M. A paddy land called Piravykulattukadu, described jointly in lots Nos. 4111 and 4128 in plan No. 194,356 in Kannankundermunmari, situated at Karunkodditivu in Akkara pattu in the District of Batticaloa, Eastern Province; and bounded on the north by the Crown land, south by land lot No. 177224, described in plan marked T, east by land lot No. 4129, described in plan No. 1,549, and west by land lot No. 4,110 described in plan No. 1,549; contain-ing in extent 20 acres 1 rood and 3 perches, with its inlets and outlets water rights. and outlets water rights. Amount to be levied, Rs. 760.49.

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Fiscal's Office,	T. SINNATAMBY,
Batticaloa, June 25, 1915.	Deputy Fiscal.

North-Western Province.

In the District Court of Puttalam.

Neina Mohamado Lebbe Lebbe Tamby Marikar of Kurawankudil Plaintiff.

Vs. No. 2,475. Ahamado Neina Marikar Palliwasal Marikar of

KalpitiyaDefendant. NOTICE is hereby given that on Saturday, July 31, 1915, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the defendant in and to the following property, viz. :---

(a) Undivided 's share of the house and premises occupied by the defendant above named, containing 14 yards from east to west and 47¹/₄ yards from south to north, with the house built of krick's, consisting of three rooms, hall, sitting rooms, and a kitchen with two rooms, and half the well built of bricks on the western boundary, and the coconut trees thereon, situate at Chetty street, in Kalpitiya. Futtalam District, and registered under No. 1 in the assessment list of the Board of Health, Kalpitiya; and bounded on the north and south by roads, east by common wall of the house and premises belonging to Casie Mohideen Mohamado Elevetamby Marikar and the gable wall of this house and the side wall of the hall, and on the west by the gable well of the house belonging to Thamby Naina Patha Mohamado Mohideen Marikar Hadjiar and brothers and the boundary on a line with it, the middle of the brick well, and wall and wall

and wall (b) Undivided $\frac{1}{2}$ share of the land containing in extent $4\frac{1}{2}$ yards from east to west and 9 yards from south to north, together with a tiled boutique standing thereon, and registered under No. 99 in the assessment list of the Board of Health, Kalpitiya, situate at Main Bazaar street in Kalpitiya; and bounded on the north by road, east by the gable wall of the boutique belonging to Segalado Marikar

Abdul Hamido Marikar and his mother, and on the south and west by the common fence of the land belonging to Casie Mohiedeen Mohamado Elevetamby Marikar and others

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others. (c) Undivided 1/15 share of the land, together with all things contained therein, in extent 5 yards from east to west and $5\frac{1}{2}$ yards from south to north, situate at Main Bazaar street in Kalpitiya, and registered under No. 99 in the assessment list of the Board of Health, Kalpitiya; and bounded on the north by the gable wall of the kitchen of the boutique described under head (b) hereof, east by the common fence of the boutique and land belonging to Casie Mohideen Mohamado Elevetamby Marikar and others, south by the common fence of the garden belonging to Salai Samath, and on the west by the common fence of the garden belonging to the said Mohamado Elevetamby Marikar. (d) Undivided $\frac{1}{3}$ share of the coconut garden called

Marikar. (d) Undivided $\frac{1}{5}$ share of the coconut garden called Moladytotam, in extent 46 yards from east to west and 28 yards from south to north, situate at Malay street in Kalpitiya, and registered under No. 78 in the assessment list of the Board of Health, Kalpitiya, together with all things thereon; bounded on the north by road and common limit of the garden belonging to Abdul Aziz Mohamado Ibrahim Naina Marikar, on the east by lake shore, on the south by common fence (limit) of the garden belonging to Noorudin Amir Soona Jaya, and on the west by the common limit of the garden belonging to the heirs of Mondi Jaya and others; all the above lands are mortgaged upon bond No. 2,512, dated October 9, 1913. Amount of writ, Rs. 2,943 09, and interest.

Amount of writ, Rs. 2,943 09, and interest. Deputy Fiscal's Office, Puttalam, June 28, 1915. S. M. P. VANDERKOEN, Deputy Fiscal.

In the District Court of Negombo. S. W. A. N. Narayanan Chetty of Negombo... Vs. No. 9,601.

.....Defendant. Ambrose Panderlan of Kolunjadiya... NOTICE is hereby given that on Friday, July 30, 1915, commencing at 1 o'clock in the afternoon, will be sold by

commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and intérest of the said defendant in the following property, viz... (1) The garden called Kadurugahawatta, with the plantations standing thereon, situate at Kolunjadiya, in Kammal pattu of Pitigal Korale South, in the District of Chilaw, containing in extent about 30 coconut trees plant-able soil

able soil. (2) The garden called Talgahawatta, with the plantations standing thereon, situate at Kolunjadiya as aforesaid, containing in extent about 40 coconut trees plantable soil. Amount to be levied, Rs. 1,237.68, with interest on Rs. 1,111.68 at the rate of 9 per cent. per annum from September 2, 1914, till payment in full and poundage.

Deputy Fiscal's Office, Chilaw, June 28, 1915. A. V. HERAT

Deputy Fiscal.

In the District Court of Ratnapure

No. 2,289. Vs.

No. 2,289. Vs. J. F. Graro of Ratnapura Defendent. NOTICE is hereby given that on July 24, 1915, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the balance sum of Rs. 162 25, and legal interest on Rs. 481 25 from January 29, 1914, till payment in full, and poundage, viz. viz. :-

All that undivided § shares of the building known as 1. All that undivided § shares of the building known as Richmond Hotel and of the land on which the said building stands, situate in the town of Ratnapura; and bounded on the north by Uralindawatta belonging to Mahamada-arachchillage Lamaetana, east by a portion of the same land and house bearing No. 381, south by high road, west by the land belonging to Meera Lebbe Marikar Tanjane; and contained in the town of containing in extent about 1 rood.

Fiscal's Office, Ratnapura, June 29, 1915. R. E. D. ABEYRATN Deputy Fiscal.

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