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

Legal and Judicial.

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

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

Part II.—Legal and Judicial.

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DRAFT ORDINANCES.

MINUTE.

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

An Ordinance to amend "The Police Ordinance, 1865."

Preamble

HEREAS it is expedient to amend "The Police Ordinance, 1865": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Police (Amendment) Ordinance, No. of 1916."

Addition of new section 24 A

2 The following section shall be added immediately after section 24 of the principal Ordinance, and shall be numbered 24 A:

Appointment of Deputy Inspectors-General.

24 A. The Governor may appoint Deputy Inspectors-General of Police to discharge such respective functions of the Inspector-General of Police as the Inspector-General of Police may from time to time assign to them, and the expression "Inspector-General of Police" in this or any other Ordinance shall be deemed to include any Deputy Inspector-General of Police already appointed under such designation, or hereafter appointed in pursuance of this

Amendment of section 33 of the principal Ordinance

3 In section 33 of the principal Ordinance, after the words "all other expenses," there shall be inserted the words following: "including where there is a public water supply, the cost of supplying water to the police station, premises, quarters, and barracks."

Amendment of section 34 of principal Ordinance.

Provision for apportionment of expenses of police force between town and adjoining district.

Addition of sub-sections to section 40 of the principal. Ordinance.

4 The following proviso shall be added to section 34 of the principal Ordinance immediately before the last proviso to the said section:

Provided further that where the police force in any town is maintained for the joint purposes of such town and any adjoining district not included in the limits of such town, such sum shall not exceed such fair proportion of the total amount necessary for the maintenance of the said force, as the Governor, with the advice and consent of the Executive Council, shall from time to time determine and appoint.

5 The following sub-sections shall be added to section 40

of the principal Ordinance:

(2) Such notice shall further intimate that written objections to the assessment will be received at a place stated in the notice within one month from the date of the service of the notice.

(3) The Government Agent shall cause all objections so received to be registered in a book to be kept for this purpose, and shall give notice in writing to each objector of the day, time, and place when and whereat his objections

will be investigated.

- (4) At the time and place so fixed the Government Agent shall investigate or cause to be investigated the objections, in presence of the objector (or an agent authorized by him in writing) if he shall appear, and if not, in his absence. The Government Agent may adjourn his investigation from time to time for reasonable cause.
- (5) When any objection is disposed of by the Government Agent, he shall cause his decision to be notified to the objector, and the same shall be noted in the book of objections, and any necessary amendment shall be made in the assessment book.
- (6) Every assessment, against which no objection is made, shall be final for the year.
- 6 The following section shall be added immediately after section 40 of the principal Ordinance, and shall be numbered 40 A:
 - 40 A. (1) If any person is aggrieved by the decision of the Government Agent with regard to the assessment of any house, building, land, or tenement, he may within one month of receiving the notification of the Government Agent's decision under the last preceding section institute an action objecting to such decision in the Court of Requests having jurisdiction in the place where such house, Building, land, or tenement is situate, if the amount of the rate or rates on the annual value of such house, building, land, or tenement does not exceed three hundred rupees, and in the District Court having such jurisdiction where such amount exceeds the sum of three hundred rupees.

(2) Upon the trial of any action under this section, the plaintiff shall not be allowed to adduce evidence of any ground of objection which is not stated in his written

objection to the Government Agent.

(3) Every such court shall hear and determine such action according to the procedure prescribed for such court by the law for the time being in force regulating the hearing and determination of actions brought in such court, and the decision of such court shall in all cases be subject to appeal to the Supreme Court.

(4) Every such appeal shall be governed by the provisions of chapter LVIII. of "The Civil Procedure Code, 1889," or by any Ordinance hereafter enacted, regulating the making of appeals to the Supreme Court from any judgment, decree, or order of Courts of Requests or District Courts.

(5) Neither the institution of such action nor any appeal therein shall stay the levying of the whole or any part of such rate or rates, and the excess, if any, collected shall be returned according to the decision of such Court of Requests or District Court if there be no appeal, or of the Supreme Court if in case of appeal.

Ordinance No. 5 of 1867 is hereby repealed.

By His Excellency's command,
Colonial Secretary's Office,
Colombo, October 30, 1916.

R. E. STUBBS,
Colonial Secretary.

Addition of new section 40 A.

Repeal of Ordinance No. 5 of 1867. Statement of Objects and Reasons.

This Ordinance deals with four points:-

(a) It gives formal recognition to the appointment of Deputy Inspectors-General of Police (section 2).

 (\bar{b}) It makes it clear that, where a police station is established in a town which has a public water supply, water must be supplied to the station free of charge (section 3).

(c) It empowers the Governor in Executive Council, in cases where a Police Force is maintained in any town for the joint purposes of that town and the surrounding district, to charge the town with a fair proportion only of the expense of its maintenance. "The Police Ordinance, 1865," only contemplates towns where a Police Force is maintained for the exclusive purpose of the town itself (section 4).

(d) It enlarges the facilities for objections to assessments of police rates. At present, by the combined effect of section 40 of "The Police Ordinance, 1865," and Ordinance No. 5 of 1867, any person aggrieved by the assessment of a rate must institute an action within fifteen days after the service of notice of the assessment: The present Ordinance assimilates the procedure for objections to that in force under "The Municipal Councils' Ordinance, No. 6 of 1910." It provides for objections being first made and considered by the Government Agent, and allows for application to the courts within one month after notification of the Government Agent's decision to the objector (sections 5 and 6).

October 18, 1916.

Anton Bertram, Attorney-General.

MINUTE.

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

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

Preamble.

WHEREAS it is expedient to amend "The Opium 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:

Short title.

1 This Ordinance may be cited as "The Opium (Amendment) Ordinance, No. of 1916."

Amendment of section 13 of the principal Ordinance.

2 In sub-section (1) of section 13 of the principal Ordinance, after the words "registered consumer," there shall be inserted the words "or any other person."

By His Excellency's command,

Colonial Secretary's Office, Colombo, November 4, 1916.

R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to remedy a defect in section 13 of "The Opium Ordinance, 1910," which has been pointed out by a recent judgment of the Supreme Court. The section only provides for the punishment of breaches of rules when committed by authorized vendors, registered vedaralas, or registered consumers. The words "or any other person" appear to have been omitted by an oversight, and are now supplied by this Ordinance.

October 26, 1916.

Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance to amend "The Town Schools Ordinance, 1906."

Preamble.

WHEREAS it is expedient to amend "The Town Schools Ordinance, 1906": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Town Schools (Amendment) Ordinance, No. of 1916."

Substitution of new definition of "local authority." 2 For the term "local authority" in section 4 of the principal Ordinance, the following definition shall be substituted:

The term "local authority" means-

Within any Municipal limits, save and except the Municipal limits of the town of Colombo, the Municipal Council;

Within the Municipal limits of the town of Colombo, the Director of Education;

Within any Local Board town, the Local Board;
Within the limits of any town or village brought
under the operation of "The Small Towns
Sanitary Ordinance, 1892," the Sanitary
Board; and

Within the administrative limits of the Nuwara Eliya Board of Improvement, the Board of Improvement.

Amendment of section 6.

3 In section 6 of the principal Ordinance the words "from the funds vested in them" shall be omitted.

Amendment of section 14.

4 The following words shall be added to sub-section (2) of section 14 of the principal Ordinance: "except fines imposed in respect of offences committed within the jurisdiction of the Municipal Council of Colombo."

Substitution of the expression "Director of Education" for the expression "Director of Public Instruction." 5 In all places in the principal Ordinance in which the expression "Director of Public Instruction" appears, the expression "Director of Education" shall be substituted.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 23, 1916. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to enable the Director of Education, for the purposes of elementary education in the Colombo Municipality, to take over the functions which the Ordinance assigned to the Colombo Municipality, but which for financial reasons it has been unable to discharge.

2. The head of the Department of Education being now known as the Director of Education and not the Director of Public Instruction, the necessary amendments are made throughout the Ordinance.

Attorney-General's Chambers, Colombo, October 17, 1916.

Anton Bertram, Attorney-General.

MINUTE.

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

An Ordinance further to amend of The Medical Wants Ordinance, No. 9 of 1912."

Preamble

WHEREAS it is expedient further to amend "The Medical Wants Ordinance, No. 9 of 1912": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Medical Wants (Amendment) Ordinance, No. of 1916."

Substitution of new paragraphs.

- 2. The following paragraphs shall be substituted for paragraphs (d) and (e) in section 30 of the principal Ordinance:
 - (d) In the case of all expenditure properly chargeable to a capital account in respect of all hospital or dispensary buildings declared by the Governor, with the advice of the Medical Wants Committee, to have been primarily constructed or to be primarily maintained for the accommodation of immigrant labourers (including, in the case of buildings completed after the commencement of this Ordinance, the cost of construction), such an annual amount as would be sufficient to liquidate such expenditure, together with interest at four per centum per annum on any unliquidated part thereof, in such equal annual instalments as the Governor, with the like advice, may from time to time determine, until such expenditure is so liquidated, or alternatively, if the Governor, with the like advice, shall, with reference to any period of twelve months in question, so determine, the amount of any such expenditure, or of any part thereof outstanding, in a lump sum.

(e) In the case of any special hospital or dispensary building completed after the commencement of this Ordinance, such contribution to the cost of construction, whether by way of annual instalments on the terms aforesaid or otherwise, as the Governor, with the advice of the Medical Wants Committee, may determine.

By His Excellency's command,

Colonial Secretary's Office, Colombo, October 21, 1916. R. E. STUBBS, Colonial Secretary.

. Statement of Objects and Reasons.

THE Ordinance as it now stands provides—

(a) For the apportionment of the expenditure incurred on all existing hospitals and dispensaries in which the general public as well as estate labourers are treated between the general revenue and the Medical Wants Fund in proportion to the extent to which they are used by the general public and by estate labourers respectively (vide section 30 (b) and 30 (c)); and

(b) For the payment of all capital expenditure incurred on hospital and dispensary buildings (including, in the case of new buildings, the cost of construction) which may be determined by the Governor, with the advice of the Medical Wants Committee, to be primarily constructed or maintained for estate purposes from the Medical Wants Fund in twenty-five annual instalments (vide section 30 (d) and 30 (e)).

- 2. In the actual working of the Ordinance on point (b) above, two practical difficulties have been experienced :-
 - (a) The Medical Wants Committee, although very largely in credit, is not in a position to write off immediately the whole cost of any particular expenditure against the Fund. The Committee has to wait till the expiry of twenty-five years in order to ascertain its exact financial position.
 - (b) When a new hospital or dispensary is built, the Committee find it difficult sometimes to certify beforehand that such hospital or dispensary is primarily constructed for the accommodation of estate labourers, as it may turn out in actual practice that it will be as valuable to the general public as it will be to estate labourers. In such cases the Committee has no power to settle the matter by making special terms with the Government.
- 3. The object of this Ordinance is to give the Committee a free hand in both these directions. By new paragraph (d) it enables the Committee to liquidate its liabilities in respect of hospitals and dispensaries primarily intended for estate labourers in such manner as it finds convenient, and by new paragraph (e) it allows the Committee to make any agreement that may seem appropriate in the circumstances with reference to the construction of any new hospital or dispensary building. Subsequent capital expenditure in the way of repairs, &c., will, if the building is ultimately declared to be prmarily used for estate purposes, be charged to the fund under new paragraph(d).

October 13, 1916.

ANTON BERTRAM, Attorney-General.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

stamentary Jurisdiction. No. 5,730.

In the Matter of the Intestate Estate of the late Senasige Egonis Silva of Hambagama, in the Adicari pattu of Alutkuru korale south, deceased.

Hewawardane Anoris Silva of Hambagama... Petitioner. And

(1) Senasige Monna Silva, (2) Senasige Dharmasena Silva, both of Hambagama, (3) Senasige Agiris Silva of Thibbotugoda Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 12, 1916, in the presence of Mr. D. W. Moonesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated September 28, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as an heir of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to

October 12, 1916.

L. M. MAARTENSZ Additional District Judge.

In the District Court of Colombo. Order Nisi.

Jurisdiction. No. 5,740.

estamentary In the Matter of the Last Will and Testament of Bentotage Nicholas de Silva of Mayfield road, in Kotahena, Colombo, deceased

Nanayakkarawasan Malawara Aratchige Dona Engeline de Silva of Mayfield road, Kotahena Petitioner

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 16, 1916, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above named; and the affidavits of (1) the said petitioner dated October 11, 1916, and (2) of the notary and one of the attesting witnesses dated September 27, 1916, having been read: It is ordered that the last will of Bentotage Nicholas de Silva, 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 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 November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 16, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo,

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Alwis late Egodahage John Albert Samarakoon of Colombo, Separated. No. 5,737.

Dona Ellis Wellikela Hamine of Uggalla, Meda pattu of Hewagam korale..... ..Petitioner.

(1) Agodahage Mary Agnes Samarakoon and (2) Agodahage Bertram Clarence Samarakoon, both of Uggalla, in the Meda pattu of HewagamRespondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 16, 1916, 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 October 16, 1916, 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 November 16, 1916, show sufficient cause to the satisfaction of this court to the

> L. M. MAARTENSZ Additional District Judge.

Whathe district Court of Colombo.

Testament of the Matter of the Intestate Estate of the

late Rasa Marikar Mahamood of No. 26, Old Moor street, Colombo, deceased. Juris action. Nő. 5,738.

Rasa Marikar Abdul Razak of No. 26, Old Moor street, Colombo Petitioner And

(1) Murado Cando, (2) Naimath Umma, and (3) Sailattr Umma, all of No. 26, Old Moor

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 13, 1916, in the presence of Mr. Abdul Cader, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 11, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 16. 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 13, 1916.

October 16, 1916.

L. M. MAARTENSZ, Additional District Judge.

The District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. A late Loku Liyanage Francis Cabral of Talawatuhenpita, in the Adikari pattu of Siyane korale, deceased.

Loku Liyanage Simon Cabral of Talawatuhenpita . Petitioner. V_8 .

(1) Kirikelle Gurunanselage Agida Silva Hamine, (2) Loku Liyanage Paul Cabral, (3) Loku Liyanage Davith Cabral, (4) Loku Liyanage Jeramias Cabral, all of Talawatuhenpita, aforesaid . . . Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 2, 1916, in the presence of Mr. A. M. Rupasingha, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 27, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1916.

L. M. MAARTENSZ Additional District Judge.

The District Court of Colombo.

Testament Jurisdiction. No. 5,761,

In the Matter of the Joint Last Will and Testament of Corale Vidanelage Don Haramanis Appuhamy, deceased, and his wife Lokuge Dona Martina Hamine, both of Alubomulla, in Panadure, in the District of Kalutara.

Lokuge Dong Martina Hamine of No. 22, Elie House road, Mutwal, Colombo Petitioner.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 2, 1916, in the presence of Mr. A. M. Rupesinghe, Proctor, on the part of the petitioner above named and the affidavits (1) of the said petitioner dated October 27, 1916, and (2) of one of the attesting witnesses dated October 31, 1916, having been read:

It is ordered that the last will of Corale Vidanelage Don Haramanis Appuhamy, 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 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 November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Ranaweerage Karanis Perera Jurisdiction. No. 5,749. late of Hokandara South, deceased.

Ranaweerage Pabilis Perera of Hokandara in the Palle pattu of Hewagam korale Petition

(1) Ranaweerage Babahamy of Hokandara, (2) Ranaweerage Sanchyhamy, wife of (3) Kalubowilage Pieris Perera, (4) Ranaweerage Elisahamy, wife of (5) Vitanage Juanis Perera of Hokandara, (6) Ranaweerage Michohamy, wife of (7) Makumburuge Bastian Perera, both of Makumbura, all in the Palle pattu of Hewagam korale.....Respondents.

THIS matter coming on for disposal before Dewis. Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 24, 1916, in the presence of Messre. Goonewardhane & Joseph, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 20, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary:

October 24, 1916.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi:

Testamentary In the Matter of the Intestate Estate_of Jurisdiction. Ameratunga Arachchige Eliza Hamy No. 5,750. Wattala, deceased.

Mirihagallakankanamalage Nicholas Appu of Wattala Petitioner.

And

Mirihagallakankanamalage Engo Nona, (2) Mirihagallakankanamalage James Appoo, (3) Mirihagallakankanamalage Luvi Nona, (4) Mirihagallakankanamalage Thomas Appu, (5) Mirihagallakankanamalage Lilly Nona, all of Wattala Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on October 25, 1916, in the presence of Mr. J. Leopold Perers, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 20, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1916.

L. M. MAARTENSZ, Additional District Judge. In the District Court of Colombo.

Order Nisi.

estamentary Jurisdiction. No. 5,759.

In the Matter of the Intestate Estate of the late Jayasekera Hettiaratchige Don Francis Appuhamy of Pettah, in Colombo, deceased.

(1) Makewitage Theresia Emalía Perera Hamine and her husband (2) Gabriel Pieris Tavarayen, both of Grandpass, in ColomboPetitioner.

(1) Jayesekera Hettiaratchige Dona Francina, (2) Jayasekera Hettiaratchige Dona Juliana, (3) Jayesekera Hettiaratchige Dona Josephine, and (4) Ramukadange James Silva of Kelaniva Respondents.

THIS matter coming on for disposal before Lewis Matthew Muartensz, Esq., Additional District Judge of Colombo, on November 2, 1916, in the presence of Mr. A. M. Rupesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said 1st petitioner dated October 18, 1916, having been read:

It is ordered that the 1st petitioner above named be and she is hereby declared entitled, as the widow of the abovenamed 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 November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1916.

L. M. MAARTENSZ. Additional District Judge

In the District Court of Colombo.

Order Nisi.

stamentary urisdiction. No. 5,766.

In the Matter of the Intestate Estate of the late Kihimbiyage alias Daluwakgodage Welmina Fernando of Wekanda, Slave Island, in Colombo, deceased.

Tinakontage alias Heddigallege Peris Fernando of No. 3, Wekanda, Slave Island, Colombo... Petitioner.

(1) Tinakontage alias Heddigallege Carolis Fernando, (2) Tinakontage alias Heddigallege Martin Fernando, (3) Tinakontage alias Heddi-

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 7, 1916, in the presence of Messrs. Pereira & Dias, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 7, 1916, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son 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 November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 7, 1916.

L. M. MAARTENSZ. Additional District Judge.

In the District Court of Negombo. Order Nisi declaring Will proved, &c.

In the Matter of the Last Will and Testastamentary misdiction. ment of W. Pavistina Fonseka of 3rd Division, Hunupitiya, Negombo, deceased.

THIS matter coming on for disposal before M. S. Sreshta, Esq., District Judge of Negombo, on October 20, 1916, in the presence of Mr. A. W. J. Cross-Dabrera, Proctor, on the part of the petitioner Don Albertu Perera of 3rd Division, Hunupitiya, Negombo; and the affidavit of the petitioner dated October 18, 1916, having been read:

It is ordered that the will and codicil of W. Pavistina Fonseka, deceased, dated July 4, 1896, and August 6, 1913, and now deposited in this court, be and the same is hereby declared proved, unless the respondent John William Rowel of Kurunegala shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Albertu Perera is the legatee named in the said will, and that he is entitled to have letters of administration cum testaments annexo of the same issued to him accordingly, unless the respondent above named shall, on on before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 20, 1916.

S. SRESHTA, District Judge.

In the District Court of Negombo. As. Order Nisi.

Testamentary
Jurisdiction.

In the Matter of the Estate of the late
Mutuwadige Selestinu of Galgomuwa, in

No. 1,627. Meda pattu of the Siyane korale, deceased.

THIS matter coming on for disposer of the S. Sreshta, Esq., District Judge of Negombo, on detoler 20, 1916, in the presence of Mr. D. W. Samaraturge, Proctor, on the part of the petitioner Abeyagunawardanage Nicho Nona of Galgomuwa; and the affidavit of the petitioner dated October 6, 1916, 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—(1) Mutuwadige Rosalin Nona, (2) ditto Samel, minors, by their guardian ad litem (3) Mutuwadige Marthelis, all of Galgomuwa, in Meda pattu of the Siyane korale—shall, on or before November 21, 1916, show sufficient cause to the satisfaction of this court to the

It is further declared that the said Mutuwadige Marthelis be appointed guardian ad litem over the said minors for the

purpose of this action.

October 20, 1916.

M. S. SRESHTA, District Judge

In the District Court of Negorable.

Order Nisi.

In the Matter of the Estate of the late Nawarane Gregoris Fernands Goona-Testamentary Jurisdiction. wardene, deceased, of 4th Division Hunu-No. 1,628. pitiya, Negombo.

THIS matter coming on for disposal before \$1. S. Sreshta, Esq., District Judge of Negombo, on October 25, 1916, in the presence of Mr. L. C. E. Karunaratne, Froctor, on the part of the petitioner Asurappulige Martha Maria Silva of 4th Division, Hunupitiya, Negombo; and the affidavit of the petitioner dated October 24, 1916, having hear read. the petitioner dated October 24, 1916, 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—(1) Nawaratne Victor Benjamin Fernando Goonawardene, (2) ditto Selestina Fernando Goonawardene, (3) Mary Catharine Mercy Fernando Goonawardene, (4) Mary Annie Meurian Fernando Goonewardene, (5) ditto Constantine Patrick Fernando Goonawardene, (6) ditto Mary Augusta Patresiya Fernando Goonewardene, (7) ditto Raymond Felix Fernando Goonewardene, minors, by their guardian ad litem (8) Asurappulige Francis Silva of 4th Division, Hunupitiyas Negombo—shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Asurappoints Rigural Silva of 4th Division, Hunupitiya, be appointed grandfun ad litem over the said minors for the purpose of this action.

October 25, 1916.

M. S. SRESHTA. District Judge.

In the District Court of Negom Order Nisi.

In the Matter of the Estate of the late Testamentary Cost chi-Jurisdiction. John de Croos, deceased, of No. 1,630. kade.

THIS matter coming on for disposal before Esq., District Judge of Negombo, on October 30, 1916, in the presence of Mr. P. de Croos of Negombo on the part of the petitioner Rosaline de Croos of Kochchikade; and the affidavit of the petitioner dated October 30, 1916, 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—Catharina de Croos, assisted by her husband Gabriel Miral of Loluwagoda Mills, Mirigama—shall, on or before November 22, 1916, show sufficient cause to the satisfaction of this court to the contrary.

M. S. Sreshta, District Judge.

District Court of Kalutara.

ctober 30, 1916.

Test mentary III the Matter of the Estate of the late Jurisdiction. Naticaluge Carlina Fernando of Udaha-No. 1,038. Englipattiya, deceased.

THIS matter coming on for disposal before Allan Beven. Esq., District Judge of Kalutara, on September 21, 1916, in the presence of Mr. Solomon Fernando; Proctor, on the part of the petitioner, Weerawarna Jayasooriya Totage Solomon Fernando, presently of Tangalla; and the affidavit of the said petitioner dated September 11, 1916, having been read: It is ordered that the petitioner, Weerawarna Jayasooriya Totage Solomon Fernando, presently of Tangalla, be and he is hereby declared entitled to administer the estate of the said deceased, as son of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Peter Ernolis Kalupahana, (2) Arthur Reginald Kalupahana, (3) Sophia Clarice Kalupahana, (4) Weerawarna Jayasooriya Totage Engeltina Fernando, and her husband (5) D. W. Simon Silva of Dodanduwa, (6) Weerawarna Jayasooriya Totage Egina Fernando, and her husband (7) Wilmot J. de Silva of Colombo, (8) Weerawarna Jayasooriya Totage Samson Alfred Fernando of Cash Drapery Stores, Hatton, (9) ditto Cecilia Fernando, (10) ditto Beatrice Fernando, (11) ditto Hubert Fernando—shall, on or before November 16, 1916, show sufficient cause to the satisfaction of the court to the contrary.

It is further declared that the said 1st respondent, Peter Ernolis Kalupahana, be appointed guardian ad litem over the minors (2) Arthur Reginald Kalupahana, (3) Sophia Clarice Kalupahana, (8) Weerawarna Jayasooriya Totage Samson Alfred Fernando, (9) ditto Cecilia Fernando, (10) ditto Beatrice Fernando, (11) ditto Hubert Fernando, unless the respondents above named shall, on or before November 16, 1916, show sufficient cause to the satisfaction of the

court to the contrary.

September 21, 1916.

ALLAN BEVEN,
District Judge.

In the Districts Court of Kalutara.

Jurischetion.

No. 1,041.

the Matter of the Estate of the late Morunnagalawadumestrige Elias Hamy of Desastra Kalutara, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on October 3, 1916, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of the petitioner Naorunnagalawadumestrige Franciscu of Desastra Kalutara; and the affidavit of the said petitioner dated September 7, 1916, having been read:

It is ordered that the petitioner Naorunnagalawadumestrige Franciscu of Desastra Kalutara be and he is hereby declared entitled to administer the estate of the said deceased, as brother of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Naorunnagalawadumestrige Lewis Hamy of Desastra Kalutara, (3) Naorunnagalawadumestrige Christhina Hamy, and husband (4) Maniwendra Acharige Mendis Hamy of Watugedara—shall, on or before November 17, 1916, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN, District Judge. In the District Court of Kalutara.

Order Nisi declaring Will proved.

y In the Matter of the Last Will and Testament of the late Patabendice Mylending

Testamentary
Jurisdiction.
No. 1,049.
In the Matter of the Last Will and Testament of the late Patabendige Mylentha Cooray Wijenayaka of Desastra Kalutara deceased.

THIS matter coming on for disposal before Allan Bever, Esq., District Judge of Kalutara, on November 3, 1916, in the presence of Messrs. Wijeyeratna & Martin, Proctors, on the part of the petitioner Abeyawickrama Wijeyanayaka of Desastra Kalutara; and the affidavit of the said petitioner dated November 2, 1916, having been read:

It is ordered that the last will and testament of the late Patabendige Mylentina Cooray Wijenayaka of Desastra Kalutara, deceased, dated October 4, 1916, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before November 17, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Dionysius de Silva, Abeyawickrama Wijenayaka of Desastra Kalutara is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before November 17, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 3, 1916.

ALLAN BEVEN, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,266.

In the Matter of the Estate of the late
Palaniappa Chetty's widow Kaderaj
deceased, of Udagama, in Atabage of
Kandukara Ihala korale, in Udapalata.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on October 19, 1916, in the presence of Messrs. Beven & Beven, Proctors, on the part of the petitioner Pana Lana Sana Sanmugam Chetty of Udagama aforesaid; and the affidavit of the said petitioner dated August 1, 1916, having been read:

It is ordered that the petitioner Pana Lana Sana San-mugam Chetty of Udagama aforesaid be and he is hereby declared entitled to letters of administration to the estate of the said deceased, as her son, unless (1) Palaniappa Chetty's daughter Meenatchi, (2) Palaniappa Chetty's daughter Valliamma, (3) Palaniappa Chetty's daughter Thaiwanai, (4) Palaniappa Chetty's son Kadiresen, all of Udagama, in Atabage of Kandukara Ihala korale in Udapalata, the 4th by his guardian ad litem the 1st respondent, shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 19, 1916.

FELIX R. DIAS,
District Judge.

In the District Court of Kandy.

Order Nisi.

Jurisdiction.
No. 3,289.

The Matter of the Estate of the later of the

THIS matter coming on for disposal before Felix Reginal Dias, Esq., District Judge, Kandy, on September 26, 1916, in the presence of Mr. V. M. Saravanamuttu, Proctor, on the part of the petitioner, Wappu Lebbe's son, Abdul Cassim of Trincomalee street, Matale; and the affidavit of Wappu Lebbe's son, Abdul Cassim of Trincomalee street, Matale, the petitioner above named, dated September 21, 1916, having been read:

It is ordered that the petitioner, Wappu Lebbe's son, Abdul Cassim of Trincomalee street, Matale, be and he is hereby declared entitled to letters of administration to the estate of the above-named deceased, Wappu Lebbe's son, Abdul Ahamadu of Matale, as a brother of the said deceased,

R 9

October 3, 1916.

unless (1) Wappu Lebbe's son, Kolanda Marikar, (2) Wappu Lebbe's son, Hadji Marikar, (3) Wappu Lebbe's son, Abdul Majid, (4) Wappu Lebbe's son, Ibrahim Saibo shall, on or before October 26, 1916, show sufficient cause to the satisfaction of this court to the contrary.

> FELIX R. DIAS, District Judge.

The date for showing cause is extended to November 23, 1916.

October 26, 1916.

September 26, 1916.

FELIX R. DIAS. District Judge.

In the District Court of Kandy. Order Nisi declaring Will proved.

tamentary Jurisdiction. No. 3,299.

In the Matter of the Last Will and Testament of Samuel William Spencer, deceased of No. 63, Trincomalee street, Kandy

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on October 24, 1916, in the presence of Messrs. Liesching & Lee, Proctors, on the part of the petitioner Finette Pamela Nugawela of No. 63, Trincomalee street, Kandy; and the affidavits of Finette Pamela Nugawela of Kandy and Frank Liesching of Kandy Notary Public, dated November 21, 1916, having been read:

It is ordered that the will of Samuel William Spencer, late of No. 63, Trincomalee street, Kandy, deceased, dated September 14, 1916, and now deposited in this court, be and the same is hereby declared proved, unless any person or persons interested shall, on or before November 16, 1916. show sufficient cause to the satisfaction of this court to the

It is further declared that the said Finette Pamela Nugawela is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless any person or persons interested shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 24, 1916.

FELIX R. DIAS, District Judge.

In the District Court of Galle,

stamentary In the Matter of the Estate of the late Rosalim Perera, deceased, of Kaluwella. Jurisdiction. **W**No. 4,585.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on October 5, 1916, in the presence of Mr. D. G. Goonewardena, Proctor, on the part of the petitioner, Hugo Emanuel Jayasiri Goonasekera of Kaluwella.

It is declared that the said Hugo Emanuel Jayasiri Goonasekera is the brother-in-law of the said deceased, and as such is entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Rasamma Perera, wife of the petitioner, of Kaluwella, (2) Tekla Perera, wife of (3) A. J. Alles, both of Minuwangoda in Galle, (4) Francis Marcellin Perera of Kaluwella—shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER

November 5, 1916.

District Judge.

In the District Court of Galle.

Order Nisi.

Datamentary Turisdiction. No. 4,600.

In the Matter of the Estate of the late Dantanarayana Sinno Hamy, deceased, of Kumbalwella.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on October 12, 1916, in the presence of Mr. R. A. H. de Vos, Proctor, on the part of the petitioner Devandera Upalis de Silva of Kumbalwella; and the affidavit of the said petitioner dated October 12, 1916, having been read:

It is ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless the respondents—(1) Emy Nona Dantanarayana, (2)

Peter Dantanarayana, both of Kumbalwella, by their guardian ad litem (3) Alahendra Acharige Dines de Silva of Kumbalwella-shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered and declared that the said petitioner is the maternal uncle of the minors, and that he is entitled to have letters of administration issued to him accordingly, unless the respondents above named shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 12, 1916.

L. W. C. SCHRADER, District Judge.

In the District Court of Galle

Order Nisi.

In the Matter of the Estate of the late Testamentary Dewendara Sanchi Hamy, dezensed, Jurisdiction. No. 4,660. Minuwangoda.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, de October 10, 1916, in the presence of Mr. R. A. H. de Vos on the part of the petitioner Dewendara Upalis de Silva; and the affidavit of he said petitioner dated October 2, 1916, having been read:

It is ordered that the will of Dewendara Sanchi Hamy, deceased, dated July 11, 1916, be and the same is hereby declared proved, unless the respondents-(1) Amy Dantanarayana, (2) Peter Dantanarayana, (3) Alahendra Acharige Dines de Silva, all of Minuwangoda-shall, on or before November 16, 1916, show sufficient cause to the satisfaction

of this court to the contrary.

It is further declared that the said petitioner Dewendara Upalis de Silva is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless the respondents shall, on or before November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 3rd respondent be appointed guardian ad litem over the 1st and 2nd respondents, unless sufficient cause be shown to the contrary on November 16.

> L. W. C. SCHRADER, District Judge.

October 10, 1916.

In the District Court of Galle Order Nisi.

In the Matter of the Estate of the late Testamentary Mirisse Badalge Lensina de Silva, Jurisdiction.

No. 4,665. ceased, of Elliot road, Galle.

THIS matter coming on for disposed before L. W. C. Schrader, Esq., District Judge of Galle, Schröder 17, 1916, in the presence of Mr. Wijesuriya, Proctof on the part of the petitioner Mirisse Badalge David de Silva of Elliot road, Galle; and the affidavit of the said petitioner dated October 16, 1916, having been read:

It is ordered and declared that the said Mirisse Radwige David de Silva, petitioner, is the brother of the deceased, and as such he is entitled to have letters of administration issued to him accordingly, unless the respondents—(1) Mirisse Badalge Nonnohamy de Silva, wife of (2) V. D. M. Dewasurendra Aratchy, (3) Dewendra Wijendra Laisohamy, wife of (4) W. B. Cornelis de Silva, all of Elliot road, Galle, (5) Don Simon Dewandra Wijendra of Galle-shall, on or before November 23, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1916.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara/ Order Nisi declaring Will proved

In the Matter of the Estate of the Testamentary Aste. Dikwelle Videnege Jankovis Lambertinno de Silva of Walgama. Jurisdiction. No. 2,206.

THIS matter coming on for disposal before the W. Rock, Esq., District Judge of Matara, on May 1, 1915, in the presence of his own person the petitioner Dikwelle Vidanege Darolis Joken de Silva of Madiha; and the affidavit of the said petitioner dated May 25, 1915, having been read: It

is ordered that the 4th respondent be appointed guardian ad litem over the minor 7th respondent, unless (1) Dikwelle Vidanege Darlis Aurlias de Silva, (2) ditto Darnis Arnis de Silva, (3) ditto Siridias Arnius de Silva, (4) ditto Danudias de Silva, (5) ditto Pemawatie de Silva, (6) W. P. Gunawardane, (7) Dikwelle Vidanege Dharmapalina de Silva shall, on or before November 14, 1916, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said petitioner, as an heir of the above-named deceased, is entitled to have letters of administration issued to him accordingly, unless respondents above named shall, on or before November 14, 1916, show sufficient cause to the satisfaction of this court to the

contrary.

J. C. W. Rock, District Judge.

May 27, 1915.

In the District Court of Jaffna.

Testamentary note Matter of the Estate of Annamma, Jurisdiction.

No. 3,210.
Class III.

Class III.

Malay States, deceased.

Arumugam Suppiramaniam of Vaddukkoddai West, in Jaffna Petitioner.

Vs.

(1) Thangamuttu, widow of Arumugam Murugesu of Vaddukkoddai West, (2) Mailvaganam Veluppillai alias Thalaiyasingam of ditto, (3) Mailvaganam Retnasingam of ditto, (4) Mailvaganam Arumugam alias Rajasingam of ditto, (5) Mailvaganam Thuraisingam, the 2nd, 3rd, 4th, and 5th respondents are minors, and appear by their guardian ad litem the 1st respondent Respondents.

THIS matter of the petition of Arumugam Suppramaniam of Vaddukkoddai West in Jaffna, praying for letters of administration to the estate of the above-named deceased, Annamma, wife of Suppiramaniar Mailvaganam, coming on for disposal before P. E. Pieris, Esq., District Judge, on October 15, 1916, in the presence of Mr. A. Modliar Veluppillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated October 13, 1916, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the grandfather of the heirs 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 November 16, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 23, 1916.

P. E. PIERIS, District Judgè.

In the District Court of Jaffna.

Testame tary in the Matter of the Estate of the late Jurisdiction.

Vairavanatar Ehamparam of Vaddukkoddai
East Petitioner.

THIS matter of the petition of Vairavanatar Ehamparam of Vaddukkoddai East, praying for letters of administration to the estate of the above-named deceased, Sinnattangam, wife of Ramanatar Kantaiyah, coming on for disposal before P. E. Pieris, Esq., District Judge, on September 30, 1916, in the presence of Mr. A. Modliar Veluppillai, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated August 14, 1916,

having been read: It is ordered that the petitioner be and he is hereby declared entitled, as one of the heirs 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 October 24, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 3, 1916.

P. E. PIERIS, District Judge.

Time to show cause extended to November 16, 1916.

C. RASANAYAGAM, Secretary

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,298.
In the Matter of the Estate of the date
Muttuppillai, wife of Sangary of Mallakam, deceased.

Sangary Sinnappan of Suthumalai......Petition

۷s.

THIS matter of the petition of the above-named petitioner, praying for letters of administration to the estate of the above-named deceased, Muttuppillai, wife of Sangary of Mallakam, coming on for disposal before P. E. Pieris, Esq., District Judge, on September 14, 1916, in the presence of Mr. M. Vythialingam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated September 14, 1916, having been read: It is declared that the petitioner is the lawful heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents, or any other person shall, on or before November 14, 1916, show sufficient cause to the satisfaction of this court to the contrary.

September 14, 1916.

P. E. Pieris, District Judge.

In the District Court of Jaffna,

Order Nisi.

Testamentary
Jurisdiction.
No. 3,304.

In the Matter of the Estate of the late
Ratnam, daughter of Murugesar Chinap
pah of Manippai, deceased.

Murugesar Nannitamby of Anaikkoddai Petitioner

THIS matter of the petition of Murugesar Namitamby of Anaikkoddai, praying for letters of administration to the estate of the above-named deceased, Ratnam, daughter of Murugesar Chinnappah of Manippai, coming on for disposal before P. E. Pieris, Esq., District Judge, on October 2, 1916, in the presence of Mr. E. Murugesampillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated October 2, 1916, having been read: It is declared that the petitioner is the paternal uncle 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 November 14, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 6, 1916.

P. E. PIERIS, District Judge. In the District Court of Jaffna.

Order Nisi.

Jurisdiction. No. 3,312. Class I.

In the Matter of the Estate of Velayutar Ampalavanar of Vaddukkoddai West, in Jaffna, late of Seramban, deceased.

Visuvanatar Velayutar of Vaddukkoddai West..Petitioner.

Thankachchippillai, wife of Visuvanatar Veluyatar of Vaddukkoddai West......Respondent.

THIS matter of the petition of Visuvanatar Velayutar of Naddukkoddai West, praying for letters of administration to the estate of the above-named deceased, Velayutar Ampalavanar, coming on for disposal before P. E. Pieris, Esq. District Judge, on October 23, 1916, in the presence of Mr. S. Sittampalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated October 23, 1916, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as one of the heirs of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent above named or any other person shall, on or before November 14, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 25, 1916.

P. E. PIERIS, District Judge.

In the District Court of Kurunegala.

Order Nisi.

stamentary In the Matter of the Intestate Estate of Jurisdiction. Helen Halangoda, deceased, late of No. 1,440. Kurunegala.

Medduma Banda Halangoda of Walala Walawwa, Wattegama..... Petitioner.

Vs.

Miss Muriel Halangoda of C. M. S. Ladies' College, Colombo, by her guardian ad litem Mathew Dodanwala, President, V. T., Pilessa......Respondent.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Kurunegala, on October 12, 1916, in the presence of Mr. V. I. V. Gomis, Proctor, on the part of the petitioner above named; and the affidavit of

the said petitioner dated September 26, 1916, having been

It is ordered that Mathew Dodanwala be appointed guardian ad litem over the minor respondent above named for the purpose of this action.

And it is further ordered that the said petitioner be and he is hereby declared entitled, as the husband of the abovenamed deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondent or any other persons interested shall, on or before November 28, 1916, show sufficient cause to the satisfaction of this court to the contrary.

> G. W. WOODHOUSE, District Judge.

October 12, 1916.

In the District Court of Kurunegala.

No. 1,445.

Jestamentary In the Matter of the Intestate Estate of Lena Ana Ahamado Meera Marikkar, late of Kalankudy Imppoo, South India, deceased.

K. M. P. R. Muttu Ramen Chetty, by attorney Muna Ramen Chetty of Kurunegala Petitioner.

(1) Sinna Umma Beebi, (2) Pathumma, (3) Seyyado Ibrahim, (4) Kalungo Pathumma, (5) Maimo Umma, all of Kalankudy Impoo aforesaid. . Respondents.

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Kurunegala, on October 18, 1916, in the presence of Mr. V. I. V. Gomis, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 12, 1916, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the creditor of the above-named 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 or persons interested shall, on or before November 29, 1916, show sufficient cause to the satisfaction of this court to the contrary.

October 18, 1916.

G. W. WOODHOUSE, District Judge.

In the District Court of Kegella Order Nisi.

In the Matter of the Intestate Estate of Testamentary hamillage Dingiri Menikay of Wasi irala deceased Jurisdiction. No. 513.

Rajakaruna Abeysinghe Mudianse Rajaharilage Dingiri Mahatmayo of Wakirigala Petitioner.

(1) Rajakaruna Abeysinghe Mudianseralahamillage Gunaratne Banda of Wakirigala, (2) ditto Kiri Banda of ditto, (3) ditto Punchi Menikay of ditto, (4) ditto Podi Menikay of ditto, (5) ditto Tikiri Menikay of Kottagama, (6) ditto Punchi Banda of ditto, (7) Yodagamarallage alias Wijeratne Mudianselage Punchi Mahatmayo of Kottagama Respondents.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge, Kegalla, on October 26, 1916, in the presence of Mr. Ælian Ondaatje, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated October 16 and 25, 1916, respectively, having been read: It is ordered and declared that the petitioner above named, as a daughter of the deceased, is entitled to letters of administration to the estate of the said deceased, and that such letters will be issued to her accordingly, unless the above-named respondents or any persons interested therein shall, on or before November 14, 1916, show sufficient cause to the contrary to the satisfaction of this court.

October 26, 1916.

H. E. BEVEN, District Judge.

In the District Court of Kegallet

Order Nisi.
Testamentary In the Matter of the Last Will and Testament of Awanna Thana Ana Annamalay Jurisdiction. Chetty of Kegalla, deceased. No. 516.

Vs.

(1) Awanna Thana Ana Somasunderam Chetty of Aramana, Siruwayal, Srivaganga, Ramnad, India, (2) ditto Carpen Chetty of Kegalla, (3) Meenachee alias Sitta of Kegalla, being a minor by her guardian Dorasamy of Kegalla Respondents.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge of Kegalla, on November 2, 1916, in the presence of Mr. A. A. Wickramasinghe, Proctor, on the part of the above-named petitioner; and the affidavits (1) of the said petitioner dated October 12, 1916, and (2) of the two attesting witnesses and of the Notary dated November 2, 1916, having been read:

It is ordered that the last will of Awanna Thana Ana Annamalay Chetty, deceased, which has been produced and is now deposited in this court, be and the same is hereby proved, that 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 December 5, 1916, show sufficient cause to the satisfaction of this court to the contrary.

November 2, 1916.

H. E. BEVEN, District Judge.

INSOLVENCY. NOTICES OF

In the District Court of Negombo.

In the matter of the insolvency of Meeyanna No. 119, Lena Alia Marikkar of Negombo.

WHEREAS Meeyanna Lena Alia Marikkar of Negombo has filed a declaration of insolvency, and a petition for the sequestration of the estate of Meeyanna Lena Alia Marikkar of Negombo, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Meeyanna Lena Alia Marrikkar insolvent accordingly, and that two public sittings of the court, to wit, on December 4, 1916, and on January 8, 1917, 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 creditors are hereby required to take notice.

By order of court,

T: B. CLAASZ.

Negombo, November 6/1916.

Secretary.

the District Court of Kalutara.
the matter of the insolvency of Don Adrian
dilproof Talpitiya. No. 151.

NOTICE is heady given that the sitting of this court in the above master is adjourned to January 12, 1917, for the grant of a certificate of conformity to the insolvent above-named.

By order of court.

R. MALALGODA.

Kalutara, November 2, 1916.

Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Usubu Lebbe No. 155. Marikar Ismail Lebbe Marikar of Alutgama.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned to November 29, 1916, for assignee's report.

By order of court,

R. MALALGODA,

Kautara, November 3, 1916.

Secretary.

In the District Court of Kalutara.

In the matter of the insolvency of Ahamado No. 157. Lebbe Usubu Lebbe of Beruwala.

NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to December 6, 1916.

By order of court,

R. MALALGODA,

Kalutara, November 3, 1916.

Secretary.

In the District Court of Jaffna.

In the matter of the insolvency of Sapapathi-No. 70. pillai Thuraiappa of Vannarponnai East.

NOTICE is hereby given that the adjourned second sitting for the last examination of the insolvent is fixed for November 16, 1916.

By order of court,

C. RASANAYAGAM,

November 7, 1916.

Secretary.

Western Province.

OF FISCALS' notices SALES.

In the District Court of Colombo.

F. X. Perera of Colombo, carrying on business under the name, style, and firm of F. X. Perera & Sons Plaintiffs. No. 33,012.

J. E. Ameresekere of Hanwella, now of Pettah,

NOTICE is hereby given that on Tuesday, December 5, 1916, 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 property for the recovery of the balance sum of Rs. 375, viz.:—

All that property called Walawwawatta, situate at Hanwella, in the Meda pattu of Hewagam korale; bounded on the east by a ditch and high road leading to and from Nambapana, on the south, west, and north by ditches; containing in extent about 50 bushels of paddy sowing, together with the buildings thereon.

Fiscal's Office, Colombo, November 6, 1916. W. DE LIVERA, Deputy Fiscal.

5. 33 In the District Court of Colombo. (1) Dionysius Cosmas of Franklin House, Bambalapitiya, but presently of Athens, Greece, (2) Agnes Charlotte Sinclair of Therbestane Darking in the County of Surrey, England, (3) Miss Beatrix Hesba Loos of Roseneath, Darley No. 42,491.

(1) David Thomas Weerasekara, and (2) Emily Weerasekara, both of Pretoria Villa, De Saram's place, Colombo Defendants. NOTICE is hereby given that on Wednesday, December 6, 1916, at 4.30 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff and declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 26,429 62, with interest on Rs. 25,000 at the rate of 9 per cent. per annum from August 20, 1915, to the date of decree November 26, 1915, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs of suit, viz. :-

All those several premises presently bearing ward No. 631 and street No. 4, Greenland road, situate and lying at Timbirigasyaya in Bambalapitiya, and at Narahenpita, within the Municipality and District of Colombo, Western Province, comprising the following allotments of land,

(1) All that allotment of land marked letter H in the plan thereof being } part of the cinnamon estate or plantation described in the Government title plan No. 49,066, situated at Bambalapitiya in the Palle pattu of Salpiti korale, now within the Municipality and District of Colombo, Western Province; which said allotment marked H is bounded on the north by a reservation for a road 30 feet wide, on the east by a road 20 feet wide leading to Kirillapone, on the south by the paddy fields and by a lane parallel to the new drain 10 feet from the centre, and on the west by the property of Mr. Charles de Abrew marked G in the plan, containing in extent 4 acres 1 rood and 81 perches, according to the survey plan thereof dated December 28, 1868, made by Mr. W. F. S. Wijesekare, Surveyor, registered in Colombo under title M 51/88.

(2) All that defined portion of land marked No. 3K in the plan thereof called Beliatwatta with the buildings and plantations thereon, situated at Timbirigasyaya in Palle pattu of the Salpiti korale, now within the Municipality and District of Colombo, Western Province; which said portion marked No. 3 is bounded on the north by lots marked Nos. 1 and 2 in the plan allotted respectively to Naney de Abrew, wife of B. de Livera and to Peter and Richard de Abrew, on the east by land claimed by Agris(Adris), on the south-west by land said to belong to the Crown, and on the west by land claimed by Andris Mendis, containing in extent 2 acros 2 roods and 20 perches, according to the survey plan thereof dated June 11, 1895, made by A. E. Van Rooyan, Licensed Surveyor, registered in Colombo under title M 101/105.

- (3) All that allotment of land called Panlandumulla, situated at Narahenpita in the Palle pattu of the Salpiti korale, now within the Municipality of Colombo; bounded on the north-east by land described in plan No. 49,066 and Panlandumullaowita claimed by Don Samuel and others, on the south-east by Panlandumullaowita claimed by Don Samuel and others, and on the south and south-west by Crown land, containing in extent 1 rood and 24 perches, according to the title plan thereof No. 142,721, dated July 12, 1887, authenticated by F. C. H. Clarke, Surveyor-General, registered in Colombo under title M 52/190.
- (4) All that divided \(\frac{1}{2} \) of the land called Paluwandumullaowita, situated at Kirillapone or Narahenpita, in the Palle pattu of the Salpiti korale, now within the said Municipality, the said \(\frac{1}{2} \) part is bounded on the north by the ditch of the cinnamon garden, east by the ditch of Geerisgeowita, south by Diyaporagahaowita, and on the west by the other divided \(\frac{1}{2} \) part of the same land containing in extent ground sufficient to sow about 1 pela and 5 kurunies of paddy, registered in Colombo under title M 51/37.
- (5) All that divided ½ part of the land called Paluwandumullaowita, situated at Kirillapone or Narahenpita, in the Palle pattu of Salpiti korale, now within the Municipality of Colombo; the said ½ part is bounded on the north and west by the ditch of the cinnamon gardens, east by the other divided ½ part of the same land, and on the south by the Merennageowita, now of Sembuge Don William Fonseka, containing in extent ground sufficient to sow about 1 pela and 5 kurunies of paddy, registered in Colombo under title M 46/80.
- (6) All that allotment of land called Geerisgeowita, situated at Narahenpita, aforesaid; bounded on the north by the ditch of the cinnamon garden, on the east by owita ground belonging to Merennage people, on the south by Elanemmeowita and Muhanderamageowita, and on the west by Muhanderamageowita, containing of about 3 bushels and 3 pecks of paddy sowing extent; and bounded on the north by the owita of Adris Mendis and dewatta, and on the east by dewatta, on the south by the owita of Merennage Elias de Costa, and on the west by the owita of Adris Mendis, containing in extent 1 acre and 3 roods according to the survey plan thereof dated February 25, 1892, made by T. H. Krickenbeek, Licensed Surveyor, registered in Colombo under title M 107/147.
- (7) All that allotment of land called Paragahaowita, situated at Narahenpita aforesaid; bounded on the north by the land belonging to Adris Mendis, on the east by a portion of the same land belonging to Welatantrige Frederick Boteju, Peace Officer, and others, on the south by reservation and the Kirillapone canal, and on the west by land belonging to Adris Mendis, containing in extent 1 rood and 24 perches, according to the figure of survey or plan thereof dated July 1, 1893, made by Frederick Bartholomeus, Surveyor, registered in Colombo under title M 64/311.
- (8) All those 3 contiguous allotments of land called Samadaragahakumbura and Marandagahaowita, now forming one property, situated in the village Narahenpita, aforesaid; and bounded on the north-east by land described in title plan No. 186,242 belonging to Adris Mendis Wickramesinghe Senanayaka, Muhandiram, on the southeast by Kirillapone canal, and on the south by the property of Elias de Costa and others, on the west by dewata road and Geerisgeowita, now the property of the said Adris Mendis Wickramasingha Senanayaka, Muhandiram, and on the north-west by the properties of G. S. Andris and Kahaweindavelage Johanis Appuhamy, containing in extent 3 acres 2 roods and 35 61/100 perches, according to the figure of survey thereof No. 373 dated Navember 13, 1903, made by W. Z. G. Rajapaksa, Licensed Surveyor, registered in Colombo under title M 112/76.
- (9) All that allotment of land called Arumanaidegeowita, situated at Kirillapone alias Timbirigasyaya in Narahenpita village in Palle pattu of the Salpiti korale, now within the said Municipality; bounded on the north by the ditch separating this land from the Crown cinnamon garden, on

- the east by Colombageowita, now said to belong to Dona Bastiana Weerasinghe Abeyaratna Lama Etani, on the south by the Kirillapone canal, and on the west by the Madapathegeowita formerly belonging to Madapathege Gabriel Perera, now of the said Adris Mendis Wickramasinghe, containing 2 pelas of paddy sowing extent, but according to a recent admeasurement or survey plan thereof No. 319 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, contains in extent 1 acre and 19 perches, registered in Colombo under title No. M 112/77.
- (10) All that allotment of land called Diyarawalaowita alias Dehuruwellaowita, situated at Narahenpita aforesaid; bounded on the north by cinnamon garden, on the east by Welatantrigeowita, on the south by the canal, and on the west by owita belonging to Don Bartholomeus Weerasinha, Muhandiram, containing about 2 pelas and 5 lahas of paddy sowing extent, which said land is according to the title plan thereof No. 186,244 dated May 7, 1900, authenticated by F. H. Grinlinton, Surveyor-General, described as being bounded on the north by a reservation for a road, on the east by lot K33 in preliminary plan 3,348, on the south by canal, and on the west by a land described in title plan No. 186,243, containing in extent 1 acre 1 rood and 16 perches, registered in Colombo under title M 112/78.
- (11) All that allotment of land called Kottangeowita, situated at Narahenpita aforesaid, bounded on the north by a reservation for a road, on the east by land described in title plan No. 186,244, on the south by a canal, and on the west by lot H 330 in preliminary plan 3,348, containing in extent 1 acre and 26 perches according to the title plan thereof No. 186,243 dated May 7, 1900, authencated by the said F. H. Grinlinton, Surveyor-General, registered in Colombo under title M 92/21.
- (12) All that allotment of land called Kurundugahaowita, situated at Narahenpita aforesaid; bounded on the north by land described in title plan No. 53,938 and Crown land, east by lot E330 in preliminary plan 3,348, on the south by a canal, and on the west by lots B 330 and C 330 in preliminary plan 3,348, containing in extent 2 roots and 28 perches according to the title plan thereof No. \$26,242 dated May 7, 1900, authenticated by the said F. H. Grinlinton, registered in Colombo under title \$M.93/3\$.
- (13) All that field called Kurundugahaowita alias Kajugahakumbura, situated at Narahenpita aforesaid; bounded on the north by the ditch of the Government cinnamon garden, on the east by the other portion of the field of Madapattuge Gabriel Perera, now of A. M. Wickramasinghe Appuhamy, on the south by ela (Kirillapone canal), and on the west by the field of Abeyaratna Muhandiram, containing in extent about 6 bushels of paddy sowing or 2 acres and 6 perches according to the plan thereof No. 317 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, registered in Colombo under title M 69/203.
- (14) All that field called Kurundugahaowita alias Kajugahakumbura, situated at Narahenpita; bounded on the north by the ditch of the Government cinnamon garden, on the east by the field of the late B. D. William, Notary, on the south by the Kirillapone canal, and on the west by the field of Merennage Elias de Costa, containing in extent 2 bushels of paddy sowing or 3 roods according to the plan thereof No. 318 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, registered in Colombo under title M 69/204.
- (15) Seven undivided 8 parts or shares of and in all that allotment of land called Dairawalleowita alias Kebellagahaowita, situated at Narahenpita aforeaid; and bounded on the north by the Government cinnamon garden, on the east by Delkadaowita alias Depawiowita, on the south by Kirillapone canal, and on the west by the property of Bindaragamage Don William, Notary, deceased, and containing in extent 3 roods, registered in Colombo under title M 101/257, which said shares are now a divided portion, and is according to the survey plan thereof No. 320 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, bounded on the north by the Government cinnamon garden, east by the Delkadaowita alias Depaweowita of K. W. D. Agedahamine and V. M. Rodrigo and others, south by Kirillapone canal, and on the west by the property of B. D. William, Notary, containing in extent 2 roods and 32 perches.

(16) All Visitallotment of land called Delkadaowita alias Depawe wita, situated at Narahenpita aforesaid; bounded on the north by Government cinnamon garden or road, on the east by the property of D. R. Jayamane, Notary, on the south by Kirillapone canal, and on the west by the property of Welatantrige Solomon Botaju Appuhamy and others, and containing in extent about 3 roods, but according to the survey plan thereof No. 321, dated January 13, 1903, made by the said W. Z. G. Rajapaksa, containing in extent 1 acre and 8 perches, registered in Colombo under title M 101/258.

(17) All that allotment of land called Delkadaowita, situated at Narahenpita aforesaid; bounded on the north by the Government drain, on the east by the owita, on the south by the canal, on the west by the owita, containing in extent about 10 kurunies of paddy sowing; which said land is according to the survey plan thereof No. 322 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, described as being bounded on the north by Government cinnamon garden or road, on the east by the property of Welatantrige Adrian Boteju and others, on the south by the Kirillapone canal, and on the west by the property of Kahaweirdanelage Don Agidahamine and others, containing in extent 2 roods and 1 perch, registered in Colombo under title M 101/259.

(18) All that remaining eastern \(\frac{1}{3} \) portion of the land called Kajugahaowita, situated at Narahenpita aforesaid; which portion is bounded on the north by the Government cinnamon garden, on the east by the property of Lokurallage Don Piloris Appuhamy, on the south by the Kirillapone canal, and on the west by the property of A. M. Wickramasinghe Appuhamy, containing in extent about 2 acres and 2 roods, but according to the plan thereof No. 324 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, contains in extent 3 roods and 37 perches, registered

in Colombo under title M 100/288.

(19) All that allotment of land called Kajugahaowita, situated at Narahenpita aforesaid; bounded on the north by the Government cinnamon garden, on the east by the property of Lokurallage Don Piloris Appuhamy, on the south by Kirillapone canal, on the west by the property of A. M. Wickramasinghe Appuhamy, containing in extent 2 acres and 2 roods (exclusive of the eastern portion belonging to Welatantrige Frederick Botheju Appuhamy); which said land is according to the survey plan thereof No. 323 dated January 13, 1902, made by the said W. Z. G. Rajapaksa, described as being bounded on the north by the Government cinnamon garden, east by the portion of the same property of Frederick Botheju Appuhamy, south by the Kirillapone canal, and on the west by the property of E. R. Jayamanne, Notary, and containing in extent 1 cre

and 3 perches, registered in Colombo under title M 100/288.
(20) All that allotment of land called Kapuranaidageowita, situated at Narahenpita aforesaid; bounded on the north by the Crown cinnamon garden, on the east by the Kohilawalaowita the property of Mr. A. M. Wickramasinghe and others, on the south by the Kirillapone canal, and on the west by Kajugahaowita the property of Mr. A. M. Wielsamasinghe, containing in extent 3 acres 1 rood and 23 perchas as per plan dated May 1, 1882, made by M. Koelmeyer, Surveyor, but according to a recent admeasurement of plan thereof No. 354 dated March 19, 1903, made by the said W. Z. G. Rajapaksa, and contains in extent (exclusive of the road passing through the land) 2 acres 3 roods and 30 perches, registered under title M 106/197, all of which said several allotments being contiguous now form one property; and is according to the survey plan thereof No. 1,510 dated January 3, 1914, made by G. Dias, Licensed Surveyor, described as being bounded on the north by part of the land described in title plan No. 49,066 of Mr. Peter de Abrew and others, Greenlands road, dewata road, and the cinnamon gardens, on the east by a dewata road, and the property belonging to the estate of the late Mr. A. M. Wickramasinghe, on the south by the Kirillapone canal and a reservation, on the south-west by the property of Mr. H. Bastian Fernando and Crown land, and on the west by parts of the land described in title plan No. 49,066 of Mr. H. J. Pieris and Mr. Peter de Abrew and others, and containing in extent 29 acres 1 rood and 10 perches.

Fiscal's Office, Colombo, November 6, 1916.

W. DE LIVERA. Deputy Fiscal. In the District Court of Colombo.

(1) Assen Tamby Ummal Hassena, (2) Wappoo Marikar Abdul Wahid, wife and husband, both

Vs.

Katharmuttupulle Cathiravaloe of No. 88, Sea street, Colombo Defendant.

NOTICE is hereby given that on Friday, December 8, 1916, 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. 1,031.80, with interest thereon at the rate of 9 per cent. per annum from November 15, 1915, till payment in full, and costs Rs. 238 37, viz. :-

All that allotment of land with the buildings thereon bearing assessment No. 79, situated at Sea street, now called Kochchikade street, within the Municipality and District of Colombo, Western Province; bounded on the north by the house of Francisco Fernando, on the east by the house of Silvestry Fernando, on the south by a small road, and on the west by the Sea street or Kochchikade street; containing in extent 28 56/100 perches, together with all and singular the rights, privileges, easements and appurtenances whatsoever to the said premises belonging or held, occupied, or enjoyed therewith and all the estate, right, title, interest, claim, and demand whatsoever or howsoever of the defendant in, to, out of, or upon the said premises.

Fiscal's Office. Colombo, November 8, 1916. W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Colombo. Madar Lebbe Abdul Jabbar of No. 27, 2nd division, No. 44,022. Vs.

(1) I. L. M. Omerdeen of No. 10, Maligakanda, (2) A. B. Nubu Lebbe Hadjiar of Dean's road,

NOTICE is hereby given that on Monday, December 11, 1916, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, for the recovery of the sum of Rs. 250 with legal interest thereon from July 14, 1913, till payment in full and costs of suit, Rs. 82.25, and further costs Rs. 12:50, viz.:-

An undivided 2/9 of all that now of 12 boutiques bearing assessment Nos. 63/8, 63/9, 63/10, 63/11, 63/12, 63/13, 63/14, 63/15, 63/16, 63/17, 63/18, and 63/19, situated at Dean's road, Maradana, within the Municipality of Colombo, bounded on the north by premises No. 63/20 belonging to Anandappa, on the east and south by Dean's road, and on the west by Municipal drain, containing in extent 1 of an acre more or less.

Fiscal's Office, Colombo, November 8, 1916.

No. 45,752.

N. WICKRAMASINGHE. Deputy Fiscal.

In the District Court of Colombo.

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

Kawanna Mussire of Ferry street, Colombo Defendant.

NOTICE is hereby given that on Thursday, December 7, 1916, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property mortgaged with the plaintiff and declared bound and executable under the decree entered in the above action for the recovery of the sum of Rs. 3,999 33, with interest on Rs. 3,500 at the rate of 10 per cent. per annum from July 26, 1916, to August 16, 1916, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full and costs of suit and poundage,

(1) All that allotment of land with the building standing thereon bearing assessment Nos. 56, 57, and 58, situated at Ferry street, in New Bazaar, within the Municipality and

District of Colombo; bounded on the north by the property formerly of Perera Vidane Arachchi, now belonging to O. L. M. Ahamado Lebbo Marikar, on the east by premises bearing assessment No. 55, formerly of Muttu Vania, now belonging to the estate of the late Muttu Caruppen Chetty, on the south by Forry street, and on the west by premises bearing assessment No. 59, formerly of Sitti Sameda, wife of Mohamed Abusadia, now belonging to the said Kawana Mussairo; and containing in extent 18 75/100 square perches according to the plan or figure of survey thereof dated June 30, 1910, made by H. G. Dias, registered Licensed Surveyor.

(2) All that portion of land and building marked lot A shaded pink in the plan thereof, situated at Ferry street aforesaid, bearing assessment No. 59; bounded on the north by the garden of Perera Vidane Arachchi, on the east by the garden of Sitti Selema, wife of Wappoo Ramardeen, on the south by the high road called Ferry street, and on the west by the other part marked letter B in the plan; containing in extent 4 59/300 square perches according to the survey made on October 14, 1881, by P. Fonseka, Surveyor.

(3) All that portion of land and building marked letter B shaded pink in the plan thereof, situated at Ferry street aforesaid, bearing assessment No. 59; bounded on the north by the garden of Perera Vidane Arachchi, on the east by the other part marked letter A in the plan, on the south by the high road called Ferry street, and on the west by the other part marked letter C in the plan; containing in extent 4 59/100 square perches according to the survey made on October 14, 1881, by the said P. Fonseka.

All which said allotments of land adjoining each other and now forming one property, and from their situation as respect each other can be included in one survey, together with all the rights, privileges, easements, servitudes, and appurtenances thereto belonging, and all right, title, and interest in and to the same.

Fiscal's Office, Colombo, November 7, 1916.

W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Negombo.

C. K. M. A. Thamby Marikar of Negombo Plaintiff.

No. 21,097. Vs

NOTICE is hereby given that on December 2, 1916, commencing 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 field called Gorakagahakumbura, situate at Dagonna, in Dunagaha pattu of Alutkuru korale; and bounded on the north by a portion of this land belonging to the heirs of Jayakodi Aratchige Heronis Appu, east by land of Jambris Appu, south by field of the heirs of Bastian Perera, and west by the field of Don Raphiel, Vidane; containing in extent about 32 perches.

(2) The undivided 3/7 share of the field called Goraka-gahakotukumbura, situate at ditto; and bounded on the north by Depa-ela, east by field of Jambiris Appu, south by field of Bastian Perera, and on the west by the field of the heirs of Christian Appu; containing in extent about 3 roods and 18 perches.

(3) The 1/12 share of the land called Kodigahawatu-panguwa, situate at ditto; and bounded on the north by high road, east by a portion of this land of Jayawardanage Dona Helenahami, south by land of Don Bastian Appu and others, and west by land of W. Paulu Appu and others; containing in extent about 20 perches.

Amount to be levied Rs. 301.69, with interest on Rs. 243 at 18 per cent. per annum from October 15, 1913, to November 21, 1913, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negombo, November 6, 1916. Deputy Fiscal.

No. 24,375. Vs.

Kurugamage Anthoni Perera of Kudahakapola..Defendant.

NOTICE is hereby given that on December 9, 1916, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:—

(1) An undivided ½ of an undivided 1/5 share of the land called Ambagahawatta, Gorakagahawatta, Kongahawatta alias Pangilawatta alias Pansalwatta, and Delgahawatta, situate at Kudahakapola, in Ragam pattu of Alutkuru korale, and 1/5 share of tiled house standing thereon; the said land is bounded on the north and north-west by Depa-ela, north-east by dewata road, and on the south by land of Wattage Abraham Fernando and others and Potuwila-ela; containing in extent about 6 acres and 24 perches.

(2) An undivided 1/5 share of an undivided $\frac{3}{4}$ share of the land called Beligahawatta, situate at ditto; the said land is bounded on the north by the boundary of the land of the heirs of Siman Perera, Police Headman, and others, east by the boundary of the lands of the heirs of Kurugamage Augustino Perera and others, south by the boundary of the land of the heirs of Anthonige Gabriel Fernando and others, and on the west by land belonging to the heirs of Anthonige Paulu Fernando; containing in extent about 2 acres.

(3) An undivided 1/5 of an undivided \(\frac{1}{2} \) of two contiguous portions of lands called Madugahawatta, situate at ditto; the said land is bounded on the north by land of Appurala, south by land of Juse Fernando, and west by Pothuwila; containing in extent about 1 acre and 2 roods.

(4) An undivided 1/5 share of the high and low land called Attikkagahawatta and the field (forming one land), situate at ditto; the said land being bounded on the north by land of Juse Fernando, east by land of Isabella Fernando, south by ditch of the land of Francisco Fernando and west by Depa-ela; containing in extent about 2 acres.

(5) An undivided 1/5 share of the undivided ½ share of the land called Kongahawatta, situate at ditto; the said land is bounded on the north by land belonging to the natives of Mabadda, east by dewata road, south by land of Paulu Perera and others, and west by lands of Joseph Fernando and others; containing in extent about 2 acres.

Amount to be levied Rs. 329.75, with interest on Rs. 300 at 25 cents on every Rs. 10 per month from August 27, 1916, to September 29, 1916, and thereafter on the aggregate amount at 9 per cent. per annum till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, November 6, 1916. Deputy Fiscal.

NOTICE is hereby given that on December 5, 1916, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, viz.:—

An undivided $\frac{1}{8}$ share of all that land called and known a Dombawinna estate, described in title deeds thereto as all that tract of land called Dombawinnamukalana, situated between Udugaha pattu of Hapitigam korale and Dunagaha pattu of Alutkuru korale, with the buildings constructed

thereon; bounded on the north, east, south, and west by land belonging to private individuals; containing in extent about 712 acres 1 rood and 33 perches.

Amount to be levied Rs. 814.12, and poundage.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negonbo, November 6, 1916. Deputy Fiscal.

In the District Court of Kalutara.

No. 5,868.

 $\mathbf{V}_{\mathbf{S}}$.

(1) Kerekolage Arnolis Silva and (2) Sandradura Saineris Silva, both of Moragalla..... Defendants

NOTICE is hereby given that on Thursday, November 30, 1916, at H relicious in the forencon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property for the recovery of Rs. 277, viz.:—

Undivided \{\frac{1}{2}}\ share of the soil and of the trees of the land called Gurunnehegewatta, situated at Moragalla; and bounded on the north by Nuragewatta, on the east by Palugederawatta, on the south by Baddagewatta, and on the west by seashore; and containing in extent about 4 acres.

Deputy Fiscal's Office, Kalutara, November 7, 1916. H. Sameresingha, Deputy Fiscal.

In the District Court of Negothbo.

Peter Gooneratne of Kalutara.....Petitioner.

No. 8,939.

Vs.

NOTICE is hereby given that on Saturday, December 2, 1916, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said petitioner in the following property for the recovery of Rs. 179 75, viz.:—

The materials of the house called Mount Eden standing on the land called Mount Eden, situated at Panwila, in Kalutara South; and bounded on the north by Kalu-ganga, on the east by the lands belonging to natives, on the south by the road leading to Koholana, and on the west by the lands belonging to natives.

Deputy Fiscal's Office, Kalutara, November 7, 1916.

H. Sameresingha, Deputy Fiscal.

Sz. 87.

Northern Province.

In the District Court of Jaffna.

No. 11,437.

Vs.

NOTICE is hereby given that on Friday, December 8, 1916, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action for the recovery of Rs. 2,090 39, with interest on Rs. 1,120 at the rate of 12 per cent. per annum from July 3, 1916, till August 22, 1916, and legal

interest on the aggregate sum from August 22, 1916, until payment in full, and charges and poundage, viz.:—

1. An undivided \$\frac{2}{3}\$ share of the ground, well, palmyras, and young palmyras, and the whole of the hut, and stone built portice on the southern side of block of land comprised of the ground on the western side of the road out of the 1st and 2nd parcels, and of a divided 5\frac{1}{2}\$ lachams on the eastern side of the 3rd parcel, out of the land situated at Valvetty, called Nelluluvai, containing or reputed to contain in extent thoddam 2, Nelluluvai in extent 33\frac{2}{3}\$ lachams varagu culture, Seenaddi in extent 32 lachams varagu culture; which block of land is bounded or reputed to be bounded on the east by road, north by the property of Saravanamuttu and others, west by land called Seenaddi belonging to Kadiravelu and others and another land, and south by lane and by land called Tenninkantoddam belonging to Kasinathar Kanthar and others.

2. An undivided 2 lachams varagu culture and 7 kulies, with appurtenances belonging thereto, of the land situated at Valvetty, called Thuvalai, comprised of 7 parcels, containing or reputed to contain in extent 30 lachams varagu culture and $9\frac{3}{4}$ kulies; and bounded or reputed to be bounded on the east by the property of Moottatambi and others, north and west by lane, and south by the property situated at the village of Thanakkarakurichehi belonging to Vethathai and

others

- 3. An undivided \$\frac{7}{8}\$ share of a divided \$\frac{1}{6}\$ share in the middle, with share of well situated in the whole land and the right of way and water-course, of the land situated at Valvetty, called Niruvattampai, containing or reputed to contain in extent 7\frac{3}{6}\$ lachams varagu culture; the said \$\frac{1}{6}\$ share in the middle is bounded or reputed to be bounded on the east by land called Niruvattampai belonging to Teivanai and others, north by land called Niruvattampai belonging to Kathirippillai and others, west by land called Niruvattampai belonging to Podiar Sinnattampi, and south by land called Niruvattampai belonging to Kattikesar and others.
- 4. An undivided $\frac{7}{8}$ share of 7/9 share on the west, with share of well, of the land situated at Valvetty, called Niruvattampai, containing or reputed to contain in extent $7\frac{1}{2}$ lachams varagu culture; bounded or reputed to be bounded on the east by the land called Niruvattampai belonging to Kanthar Elyathambi, the 1st defendant, and others, north by road, west by the land called Niruvattampai belonging to Murukar Sinnappillai and others, south by the land called Niruvattampai belonging to Podiar Sinnattambi and others.

Fiscal's Office, Jaffna, November 7, 1916. S. Sabaratnam, for Fiscal.

Eastern Province.



In the District Court of Batticaloa.

Parigary Marimuttu Scenitamby of Arapattai.... Plaintiff. $^{\triangleright}$

No. 4,243.

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

(1) Ahamadolebbe Marakair Sinnalebbe Marakair Muhammadutampi Hadji, (2) Umarulebbe Alim of Kattancudy.......Defendants.

NOTICE is hereby given that on Wednesday, November 29, 1916, at 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz.:—

A garden situated at Kattaneudyiruppu in Manmunai pattu, Batticaloa; and bounded on the north by the garden of Kathisaumma, south by the dowry gardens of Athambawa and Ivurahim, east by the garden of Umarulevvai and others, and on the west by the dowry garden of Meeralevvai; in extent from north to south 14½ fathoms, east to west 20 fathoms, with brick house, well, and other produce.

Judgment Rs. 894 33, with interest on Rs. 800 at 9 per cent. from January 17, 1916, till payment.

Fiscal's Office, S. O. CANAGARATNAM, Batticaloa, November 1, 1916. Deputy Fiscal. In the District Court of Batticaloa.

Charles James Backhouse of Koddamunai.......Plaintiff.

No. 4,314.

٧s.

Kadiramer Sivagamipillai of Vandarumulai Defendant.

NOTICE is hereby given that on Saturday, December 2, 1916, at 2.30 o'clock in the evening, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :-

An undivided ‡ share of an estate called Vaddaithalaisolaithennamtotam, situated at Sandiveli, in Koralai pattu; and bounded on the north by land reserved for road, south by an estate presently belonging to S. F. Nagapper (Advocate), east by the estate of Savarimuttu Conductor and K. Kanagasaby, west by land belonging to Sinnakathiramer and Crown land; in extent 72 acres, with coconut trees and produce.

Judgment Rs. 413.75, with interest on Rs. 320.50 at 9 per cent. per annum from May 3, 1916, till payment.

Fiscal's Office, S. O. CANAGARATNAM, Batticaloa, November 6, 1916. Deputy Fiscal.

North-Western Province.

In the District Court of Kururegala.

Punchappuhamy of Karangomuwa Petitioner.

Lunacy No. 293.

(1) Galwala Mudiyanselage Seerala-aratchchige Punchappuhamy, (2) ditto Hatanhamy, ex-Registrar of Karangomuwa, in Meddeketiye korale Respondents.

NOTICE is hereby given that on Saturday, December 2, 1916, at I o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said respondent in the following property, viz. :-

1. 1 share of Innawatta of about 8 lahas kurakkan sowing extent, situate at Karangomuwa, in Meddeketiya korale; and bounded on the east by the village limit of Kurakkahenegedera, on the west by the fence of the garden of Mutu Menica and others, on the south by the fence of the garden of Mudalihamy and others, and on the north by the lands belonging to Gunarathamy and others.

Amount to be levied, Rs. 97 25.

Fiscal's Office. S. D. SAMARASINHA, Kurunegala, November 6, 1916. Deputy Fiscal.

In the District Court of Colombo.

V. P. L. S. Annamalay Chetty of Sea street,

No. 43.898.

(1) Nanayakkara Seneviratne alias Senarat Mudalige Liyan Singho Seneviratne of Kadirapola, (2) Ana Seena Ahamadu Salihu of Bammana, both in Kurunegala District Defendants.

NOTICE is hereby given that on Saturday, December 9, 1916, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property which are mortgaged, viz. :-

1. An allotment of land called Polambegahawatta, in Kadirapola village, Medapattu korale west, of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by lot I in P. P. 370, on the east by lot 19 in P. P. 369 and lot 4B in P. P. 346, on the south by lots 4A and 1J in P. P. 346, and on the west by lots IH and 3 in P. P. 346; containing in extent 3 acres 3 roods and 39 perches.

An undivided 1 part or share of and from the land called Bogahamulawatta, situated at Horawadunna, in the Katugampola Medapattu korale, of Katugampola hatpattu aforesaid; bounded on the north by the garden belonging to Sayaneris Appuhamy, on the east by the live fence of the garden belonging to Ungurala and others, on the south by the fence of the field, and on the west by the village limit of Bowatta; containing about 2 pelas and 5 lahas of kurakkan sowing extent.

Amount to be levied Rs. 3,236 25, with interest on Rs. 3,000 at 13½ per cent. per annum from November 21, 1915, to January 18, 1916, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs.

Fiscal's Office, S. D. SAMARASINHE, Deputy Fiscal. Kurunegala, November 1, 1916.

In the Court of Requests of

C. G. de Alvis, Mudaliyar, of Dummaladeriya....Plaintiff.

No. 17,214.

Vs.

Warnakulasuriya Benedict Fernando of Bandi-

NOTICE is hereby given that on Saturday, December 2, 1916, 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. Undivided 6/7 shares of the land called Rukkattanagahawatta, situate at Bandirippuwa, in Otara palata of Pitigal korale south, in the District of Chilaw, and bounded on the north by land of the heirs of Anthon Francedo, east by dewata road, south by the land of Bartheremeus Muppurala, and west by Gin-oya; containing in extent about 12 acres.
- 2. The land called Uluporunewatta, situate at Bandirippuwa aforesaid; and bounded on the north by dewata road, east by garden of Domingo Fernando, south by land of the heirs of Anthony Fernando, and west by Gin-oya; containing in extent about 2 acres

Amount to be levied Rs. 314 25, with interest on Rs. 250 at 15 per cent. per annum from February 1 to 9, 1916, and further interest on the aggregate sum at 9 per cent. per annum till payment in full, and poundage.

Deputy Fiscal's Office, Chilaw, November 6, 1916. A. V. HERAT, Deputy Fiscal.

In the Court of Requests of Chilaw.

S. R. Chrishna Iyar of Munnessaram .

Diaintiff.

No. 17,361.

NOTICE is hereby given that on Monday, December 4. 1916, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz.:

The land called Mailagahawatta, situate at Ilippadeniya. in Munnessaram pattu of Pitigal korale north, in the District of Chilaw; and bounded on the north by garden of Kungiwappu, east by Gansabhawa road, south by garden belonging to Aiyanardewale and others, and west by the garden called Sedarewelawatta belonging to Siyanna Muna; containing in extent 3 acres and 6 perches, after excluding a portion towards the north in extent 4 acres.

Amount to be levied Rs. 226.91, with interest on Rs. 200 from April 26, 1916, till payment in full, and poundage.

Deputy Fiscal's Office, Chilaw, November 6, 1916.

A. V. HERAT, Deputy Fiscal. Province of Sabaragamuwa.

In the District Court of Kegalla.

Sena Ahamado of Nagomua in Rambukkana... . Defendant.

NOTICE is hereby given that on December 9, 1916, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

(1) Hitinawatta in extent 3 lahas of paddy sowing, situated at Nagomuwa, in Meddemedeniya pattu of Kinigoda korale in Kegalla District; bounded on the east by high road, south by enduru fence, west by ditch and

enduru fence, north by enduru fence, with the tiled house thereon.

(2) Medawatta in extent 6 lahas of paddy sowing, situated at the aforesaid village; bounded on the east by endaru fence and ditch, south by endaru fence, west by high road and endaru fence, north by endaru fence.

(3) Hendakumburewatta in extent 8 lahas of paddy sowing with the two cadjan thatched houses thereon, situated at the aforesaid village; bounded on the east by wela (field), south by field and endaru fence, west by high road, north by ditch and endaru fence.

To levy Rs. 762 51, with legal interest on Rs. 442 98 from May 8, 1916, till payment in full.

Deputy Fiscal's Office, Kegalla, November 3, 1916. R. G. WIJETUNGA, Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Kurunegala will be holden at the Court-house at Kandy on Friday, December 1, 1916, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, S. D. SAMARASINHE, Kurunegala, November 1, 1916. for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Anuradhapura will be holden at the Court-house at Kandy on Friday, December 1, 1916, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Anuradhapura, November 1, 1916. M. PRASAD, for Fiscal. BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Badulla will be holden at the Court-house at Kandy on Friday, December 1, 1916, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Badulla, October 31, 1916. L. D. C. Hughes, for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Districts of Kegalla and Avissawella will be holden at the Court-house at Kandy on Friday, December 1, 1916, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Ratnapura, November 2, 1916. B. CONSTANTINE, Fiscal.