

Authority. **Bublished**

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

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

PART II.—Legal and Judicial.

PART 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 provide for the Discipline of Persons serving on Ships or Vessels belonging to or chartered, hired, or requisitioned for the purposes of the present War.

Preamble.

HEREAS it is expedient to make provision for the due observance of discipline on board vessels belonging to or chartered, hired, or requisitioned by the Admiralty or Army Council, or by the Government of India, or of the Colony, or of any other British Possession: 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 Merchant Shipping (War Service) Ordinance, No. of 1917."

Repeal.

2 "The Merchant Shipping (War Service) Ordinance, No. 3 of 1917," is hereby repealed.

Neglecting to

3 (1) If a person lawfully engaged to serve on board any ship or vessel belonging to or chartered, hired, or requisitioned by the Admiralty or Army Council, or by the Government of India, or of the Colony, or of any other British Possession-

join ship, deserting, or joining in a state of drunkenness

(a) Neglects or refuses without reasonable cause to join his ship or vessel, or to proceed to sea in his ship or vessel, or deserts or is absent without leave from his ship or vessel or from his duty at any time; or

(b) Joins his ship or vessel, or is, whilst on board his ship or vessel, in a state of drunkenness, so that the performance of his duties or the navigation of his ship or vessel is thereby impeded,

he shall be guilty of an offence; and the master, mate, or owner of the ship or vessel, or his agent, or any naval or military officer, or any superintendent as defined by the Merchant Shipping Acts, 1894 to 1914, may, with or without the assistance of any police officer, convey on board his ship or vessel any person whom he has reason to believe to be guilty of an offence under paragraph (a) of this sub-section; and all police officers are hereby directed to give assistance if required.

- (2) The exercise of the powers conferred by the preceding sub-section shall not be subject to the restrictions imposed by the Merchant Shipping Acts, 1894 to 1914, on the exercise of any similar powers conferred by these Acts, and for the purposes of this section a copy of any entry made in an official log book in manner provided by the Merchant Shipping Act, 1894, shall, if it purports to be signed and certified as a true copy or extract by the officer in whose custody the original log book is entrusted, be admissible in evidence.
- (3) Any person guilty of an offence under this section shall be liable on summary conviction before a Police Magistrate, if the offence comes within the provision of paragraph (a) of sub-section (1), to the penalties prescribed for such offence under section 221 of the Merchant Shipping Act, 1894; and if the offence comes within the provision of paragraph (b) of sub-section (1), to a fine not exceeding fifty rupees.

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 1, 1917. R. E. Stubbs, Colonial Secretary.

Statement of Objects and Reasons.

This Ordinance is introduced in accordance with the directions of the Secretary of State for the purpose of bringing our law into line with section 39 A of the Defence of the Realm Regulations, as amended by the Order in Council of the 29th November, 1916, in force in the United Kingdom.

April 24, 1917.

G. S. Schneider, Acting Attorney-General.

MINUTE.

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

An Ordinance to amend "The Municipal Councils Ordinance, 1910."

Preamble

WHEREAS it is expedient to amend "The Municipal Councils 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 Municipal Councils (Amendment) Ordinance, No. of 1917."

Amendment of section 12 (3) of principal Ordinance.

2 In section 12 (3) of the principal Ordinance, for the words "authority by a special resolution signed by two of the directors of such company," there shall be substituted the words "authorized by a special resolution of the board of directors of the company signed by two of the directors."

Amendment of section 45 of the principal Ordinance. 3 (1) In line 3 of paragraph (j) of section 45 of the principal Ordinance the words "or institution" shall be added after the word "society" at the end thereof.

- (2) The following sub-section shall be added to section 45 of the principal Ordinance and shall be numbered (2), section 45 being re-numbered 45 (1):
 - (2) The Governor in Executive Council may sanction any expenditure not authorized by the terms of this section, which may be or may have been in good faith incurred by mistake or inadvertence in supposed pursuance thereof.

Proviso added to sub-section (1) of section 116 of the principal Ordinance. 4 The following proviso shall be added at the end and in continuation of sub-section (1) of section 116 of the principal Ordinance:

Provided that in the case of any such consolidation the consolidated premises shall be assessed at the aggregate annual value of the several houses, buildings, lands, or tenements of which they are composed.

- Revival of certain repealed sections relative to licenses and concessions for construction of public works and validation of rules made thereunder.
- 5 Sections 18 to 26 of "The Municipal Councils (Amendment) Ordinance, 1902," which were repealed by the principal Ordinance, shall be revived as from the date of the said repeal as though the same had never been repealed, and shall be read as one with the principal Ordinance, and all rules made under section 25 of the said Ordinance shall be deemed to have been validly made, and to have continued in force, and to be in force, as though they had been enacted in this Ordinance.

Amendment of section 154 of the principal Ordinance.

- 6 The following section shall be substituted for section 154 of the principal Ordinance:
 - 154. Whenever any street or part of any street vested in the Council shall be discontinued under the provisions of this Ordinance, or is otherwise no longer required for use as a street, the Council, with the sanction of the Governor, may sell, lease, or exchange such street or part, and in the event of sale or lease, the proceeds thereof shall be paid into the Municipal fund.

Addition of new section 231 A to the principal Ordinance.

7 The following section shall be added immediately after section 231 of the principal Ordinance, and shall be numbered 231 A:

Protection of Council and its officers.

- 231 A. (1) No matter or thing done by, and no contract entered into by, any Municipal Council, and no matter or thing done by any member of any Municipal Council, or by any officer of any Municipal Council, or other person whomsoever acting under its direction, shall, if the matter or thing was done or the contract was entered into bona fide for the purpose of executing this Ordinance, subject them or any of them personally to any action, liability, claim, or demand whatsoever; and any expense incurred by any such Council, member, officer, or other person acting as last aforesaid shall be borne and repaid out of the Municipal fund.
- (2) Subject and without prejudice to any other powers, a Municipal Council, where the defendant in any action, prosecution, or other proceeding is their officer, agent, or servant, may if they think fit, except so far as the court before which the action, prosecution, or other proceeding is heard and determined otherwise directs, pay out of the Municipal fund all or any part of any sums payable by the defendant in, or in consequence of, any action, prosecution, or other proceeding, whether in respect of costs, charges, expenses, damages, fine, or otherwise.
- (3) The provisions of the last preceding sub-section shall apply to all actions, prosecutions, or proceedings whether instituted before the coming into operation of this section or otherwise.

Amendment of schedule D of the principal Ordinance.

8 In paragraph 2 of schedule D to the principal Ordinance, for the words "For every bicycle (or tricycle) car or cart," there shall be substituted the words "For every bicycle or tricycle, or bicycle car or cart, or tricycle car or cart."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 3, 1917.

R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

Section 2 deals with the difficulty that has been experienced as to the provisions of the Ordinance with reference to voting on behalf of companies. Under section 12 (3) companies may empower any person to vote on their behalf, either by a general power of attorney or by a "special resolution." It is not the general custom for companies to appoint agents with general powers of attorney, and the words "special resolution" have in practice been interpreted as meaning a special resolution passed at a general meeting of the company. The procedure for passing a special resolution at a general meeting of the company is necessarily very troublesome, and in all probability this was not intended by the Legislature. It is accordingly proposed that the special resolution above referred to shall be a special resolution of the Board of Directors.

- 2. The object of section 3 is to authorize the Governor in Executive Council to deal with cases which from time to time occur, where expenses have been irregularly but inadvertently incurred in supposed pursuance of the powers of the Council. Advantage has also been taken to add the words "or institution" at the end of paragraph (j) of section 45, so as to make it clear that such institutes as the Pasteur Institute in India may be paid contributions as has been done in the past.
- 3. By section 4 provision is made to restore what had hitherto been understood to be the law with reference to assessments of consolidated properties in Municipalities, until a recent decision of the Supreme Court in case No. 37,959 of the District Court, Colombo, upset this view. The proviso added by this section makes it clear that for the purposes of consolidation of property for assessment under section 116 of the Ordinance the annual value shall be determined by a computation of the individual rental actually paid by the occupant or occupants of each separate house or building comprised in the consolidated property.
- The object of section 5 is to revive certain important sections of the law regulating the powers of Municipal Councils, which in some unexplained manner disappeared at the time of the consolidation of 1910. These sections give Municipalities a general power to grant licenses or concessions, exclusive or otherwise, and perpetual or temporary, for any purpose approved by the Governor in Council. These sections authorize the execution of the necessary works, the breaking up of streets, and other incidental operations, and make these works and operations subject to rules to be framed by the Council. The validity of certain rules made by the Colombo Municipal Council under the repealed sections relating to a concession still in force is open to question, as well as the power of the Council to authorize the breaking up of streets for purposes incidental to the concession. It is accordingly proposed to revive the repealed sections, and to validate the rules made thereunder.
- 5. Section 6 amends section 154, which has been found to be so drafted as not to cover cases to which it was thought to apply. As it stands it does not authorize the sale of a discontinued street, unless the street has been wholly stopped up, and it does not authorize the exchange or lease of a discontinued street, but only its sale. The section is amended accordingly.
- 6. Section 7 inserts certain new provisions for the protection of the Council and its officers. Sub-section (1) is based upon section 265 of "The Public Health Act, 1875." Subsection (2) is based upon section 226 of "The Municipal Corporation Act, 1882." Sub-section (3) is a new section, which declared that the power of the Council to pay the legal expenses of their officers, agents, or servants in any action brought against them applies to actions, prosecutions, or other proceedings already instituted.
 - 7. Section 8 supplies an omission.

TESTAMENTARY NOTICES IN ACTIONS.

Testamentary Jurisdiction. No. 5,264.

Order Nisi. In the Matter of the Intestate Estate of Wahalathantrige Joseph Perera Appuhamy of Kottawa, in the Palle pattu of Hewagam korale, deceased.

District Court of Colombo.

Deraniyagalage Elias Peris of Pelanwatta.....Petitioner.

(1) Wahalathantrige Charles Perera, (2) Wahalathantrige Simona Perera, (3) Wahalathantrige Isabella Perera, all of Kottawa, (4) Wahalathantrige Richard Abraham Perera of Cotta. Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on March 15, 1917, in the presence of Mr. Samarakkody, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 23, 1917, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a brother-in-law of the above-named deceased, to have letters of administration de bonis non issued to him, unless the respondents above named, or any other person or persons interested shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

L. M. MAARTENSZ, Additional District Judge.

District Court of Colombo.

Testamentary in the Matter of the Intestate Estate of the Jurisdiction. Late Deraniyagalage Frederikka Peiris No. 5,801. Hamine of Kottawa in the Palla Tella of Hewagam korale, deceased.

Deraniyagalage Elias Peris of Pelanwatta, in the Palle pattu of Salpiti koralePetitioner. And

(1) Wahalathantrige Richard Abraham Perera of Cotta, (2) Wahalathantrige Simona Perera, (3) Wahalathantrige Isabella Perera, (4) Wahalathantrige Charles Perera, all of Kottawa, in the Palle pattu of Hewagam korale Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on March 15, 1917, in the presence of Mr. Samarakkody, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated February 14, 1917, 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 her estate issued to him, unless the respondents above named, or any other person or persons interested shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

March 15, 1917.

L. M. MAARTENSZ, Additional District Judge.

trict Court of Colombo.

Nisi. In the Matter of the Investor Abdul Rahim of No. 148, Second Division, Maradana, Colombo, deceased. Testamentar Matter of the Intestate Estate of Jurisdiction.

Bawa Saibo Abdul Rahaman of No. 62, Second Division, Maradana Petitioner.

And (1) Abdul Rahim Abdul Latiff, (2) Abdul Rahim Mohamed Shariff, both of No. 62, Second Division Maradana, (3) Ney Deen of Second Division Maradana, (4) Sinne Lebbe Marikar Amala Marikar of Temple road, Colombo . . Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of

Colombo, on April 25, 1917, in the presence of Mr. S. Van Cuylenburg, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 30, 1917, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as brother-in-law 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 May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 25, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 5,825.

Testamentary In the Matter of the Intestate Estate of the Garusinghe Dewagey Magiris late Fernando of Endaramulla in Hunupitiya, in the Ragam pattu of Alutkuru korale, and late of the Welikada Jail, Colombodeceased.

Hewadewagey Sincho Fernando of Endaramulla.....Petitioner.

And

(1) Garusinghe Dewagey David Fernando, (2) Garusinghe Dewagey Lily Nona Fernando, (3) Garusinghe Dewagey Albert Fernando, (4) Walimunidewagey Siyadoris Fernando, all of Endaramulla, in the Ragam pattu of Alutkuru korale......Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on January 24, 1917, in the presence of Mr. F. A. Prins, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 24, 1917, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the grandmother 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 March 15, 1917, show sufficient cause to the satisfaction of this court to the contrary.

January 24, 1917.

L. M. MAARTENSZ, Additional District Judge.

This Order Nisi is extended and re-issued for May 24, 1917, for the respondents to show cause.

Colombo, May 15, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 5,921.

In the Matter of the Intestate Estate of the late Sitti Umma, widow of the late Mohammado Lebbe Isuppu Lebbe of No. 3, Arab lane, Maradana, Colombo, deceased.

Ahamado Lebbe Marakar Matchidehan Mohamed of No. 3, Arab lane, Maradana, Colombo.....Petitioner.

And

(1) Asia Umma, wife of Ahamado Lebbe Marikar Matchidehan Mohamed, (2) Sinne Lebbe Marikar Abdul Latiff, (3) Johore Umma and her husband (4) Packeer Tamby Ossen Lebbe, (5) Balkissa Umma and her husband (6) Sulaiman Lebbe Assen Marikar, (7) Habibu Umma, widow of Meedin Bawa Sinne Lebbe Marikar, all of No. 3,

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 30, 1917, in the presence of Mr. S. N. Aseerwatham, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 17, 1917, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the brother-in-law 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 May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 30, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 5,931.

Estamentary In the Matter of the Intestate Estate of the late, Don Johannes Wijeyegoonetilleke, late of Mabola, deceased.

And

(1) Clara Catherine Wijeyegoonetilleke, (2) Maria Matilda Wijeyegoonetilleke,w ife of (3) Kurusianu Perera Wijeyasinghe Jayawardene, all of Mabola Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on April 30, 1917, in the presence of Mr. Jayawardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated April 27, 1917, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a son-in-law 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 May 31, 1917, show sufficient cause to the satisfaction of this court to the contrary.

May 1, 1917.

L M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

nrisdiction. No. 5,936.

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restamentary In the Matter of the Intestate Estate of the late Caroline Pieris Weerasinghe (nee Suriapperuma), late of Panchikawatta, in Colombo, deceased.

Simon Cecil Pieris Suriapperuma of Panchikawatta in Colombo Petitioner.

(1) Omalina Weerasinghe, (2) Margaret Weerasinghe, (3) Laura Weerasinghe, (4) Charlotte Weerasinghe, (5) Richard Weerasinghe, (6) Lily Weerasinghe, all of Panchikawatta, Colombo, (7) Don Thomas Amarasekera of Hanwella. Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 1, 1917, in the presence of Mr. Jayewardene, Proctor, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated April 30, 1917, 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 her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before May 31, 1917, show sufficient cause to the satisfaction of this court to the contrary.

> L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colom Order Nisi.

Testamentary
Jurisdiction.
No. 5,939.
In the Matter of the Interiors Estate of the late Mchamado Tailing Saye Lebbe of Drieberg's lane, Colombo, deceased.

Kasila Marikar Mcomina Umma of Drieberg's lane,

Colombo Petitioner.

And

(1) Muttu Nachchiya and (2) Aisila Marikar, both of Floor's lane, Dematagoda, Colombo.....Respondents.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 3, 1917, in the presence of Messrs. Rajanathan & Raju, Proctors, on the part of the petiticner above named; and the affidavit of the said petitioner dated May 2, 1917, 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 May 31, 1917. show sufficient cause to the satisfaction of this court to the contrary.

May 3, 1917.

L. M. MAARTENSZ Additional District Judge.

In the District Court of Colombo Order Nisi.

Testamentary
Jurisdiction.
No. C 5,941.

In the Matter of the Last Will and Testament of Francis Macgregor Sir Sson, late of Colombo, in the Island of Ceylon, deceased.

THIS matter coming on for disposed before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 11, 1917, in the preside of Messrs. Julius & Creasy, Proctors, on the part of the petitioner Kate Minnie Simpson of Nuwara Eliya; and the affidavits of (1) the said petitioner dated May 4, 1917, and (2) Mr. E. R. Williams dated May 3, 1917, the will of the abovenamed deceased, and Supreme Court order dated April 30, 1917, having been read: It is ordered that the will of the said Francis Macgregor Simpson, deceased, dated December 3, 1900, which has been produced and is now deposited in this court be and the same is hereby declared proved, and it is further declared that the said petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly on her taking oath of office.

May 11, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. C 5,946.

In the Matter of the Lest Will and Testament of Reginald Arthur Spettock of 41,
Kidbrook Park road, Bleckheath, in the

County of Kent, deceased.

THIS matter coming on for disposal beforely was Matthew Maartensz, Esq., Additional District Judge of Colombo, on May 14, 1917, in the presence of Messrs. Judge & Creasy, Proctors, on the part of the petitioner Charles Stitute and the officient of the said activities of dated. of Colombo; and the affidavit of the said petitioner dated May 7, 1917, exemplification of probate of the will of the above-named deceased, power of attorney in favour of the petitioner, and Supreme Court's order deted April 30, 1917, having been read: It is ordered that the will of the said Reginald Arthur Shattock, deceased, dated September 18, 1909, of which an exemplification of probate has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is the attorney of the executrix named in the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him accordingly, unless any person or persons interested shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

May 14, 1917.

L. M. MAARTENSZ, Additional District Judge.

May 1, 1917.

District Court of Negombo. Nisi declaring Will proved.

Testamentary In the Matter of the Last Will and Testament of Hiddadura Nikulas Mendis, late Jurisdiction. Police Headman of Unnaruwa. No. 1,665.

THIS matter coming on for disposal before M. S. Sreshta, Esq., District Judge of Negombo, on April 24, 1917, in the presence of Messrs. de Zoysa & Perera, Proctors, on the part of the petitioner and Hiddadura Thomas Mendis of Yatiyana; and the affidavit (1) of the petitioner and (2) of the attesting witnesses dated April 3, 1917, having been read:

It is ordered that the will of Hiddadura Nikulas Mendis, late Police Headman of Unnaruwa, dated October 27, 1915, and now deposited in this court be and the same is hereby declared proved, unless the respondents (1) Hiddadura Victor Mendis of Unnaruwa, (2) ditto Julian Mendis of Unnaruwa, (3) the minors Aththanayaka Wilfred Jayawardena, (4) ditto Flora Jayawardena, and (5) Charlotte Jayawardena, by their guardian ad litem the 1st respondent shall, on or before May 22, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent abovenamed be appointed guardian ad litem on the said minors

for the purpose of this action.

M. S. SRESHTA, District Judge.

An the Datrict Court of Kalutara.

Ary Vo the Matter of the Last Will and Testaon. Mehr of the late Don Charles Atukorala Testamentary Jurisdiction. No. 1.064. Appulamy of Maha-aruggoda, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on February 2, 1917, in the presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Don Porolis Atukorala, Veda-appuhamy of Maha-aruggoda; and the affidavit of the said petitioner dated January 24, 1917, having been read:

It is ordered that the last will and testament of the late Don Charles Atukorala Appuhamy of Maha-aruggoda, deceased, dated October 28, 1916, and now deposited in this court be and the same is hereby declared proved, unless the respondents—(1) Petikiriarachchige Dona Sally Gunatileke Hamine, (2) Dona Charlotte Atukorala, (3) Don Dickson Dias Atukorala, (4) Dona Dolly Harriet Atukorala, (5) Dona Beatrice Rosaline Atukorala, (6) Dona Carlain Atukorala, and (7) Don Hendrick Atukorala—shall, on or before March 12, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Don Porolis Atukorala Veda-appuhamy of Molligoda, 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 above named shall, on or before March 12, 1917, show sufficient cause to the satisfaction of this court to the

contrary.

ALLAN BEVEN,

February 2, 1917.

District Judge.

The date for showing cause against the above Order Nisi is extended to May 24, 1917.

ALLAN BEVEN, District Judge.

District Court of Kalutara.

> Order Nisi.

Testamentary. Matter of the Estate of the late Veerakoonmalhamilage Nona Hamy of Jurisdiction No. 1,066 Gomaragoda, deceased.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on February 9, 1917, in the presence of Mr. J. K. de Silva, Proctor, on the part of the petitioner Gomarage Delpi Nona of Gomaragoda, presently of General Hospital, Colombo; and the affidavit of the said petitioner dated January 26, 1917, having been read:

It is ordered that the petitioner Gomarage Dolpi Nona of Gomaragoda, presently of General Hospital, Colombo, be and she is hereby declared entitled to administer the estate of the said deceased, as daughter of the said deceased. and that letters of administration do issue to her accordingly unless the respondents (1) Gomarage Sopi Nona and her husband, (2) Thisoappulage Romanis Appu of Palatota, (3) G. D. Johanis Appuhamy, (4) G. D. Noris Sinno, (5) G. D. Pilohamy, (6) G. D. Babynona and her husband, (7) G. D. Aron, (8) G. D. Emalishamy, (9) G. D. Sudoris, (10) G. D. Vincent, (11) G. D. Abraham, all of Gabadagoda, (12) Awneris Arachch, (13) Babynona, (14) Elbinahamy, all of Yatramulle in Bentota, (15) Gomarage Emi Nona, (16) M. C. Perera, both of Cotta, near the 6th milepost, (17) Gomarage Aginis, (18) ditto Baby, (19) Gomarage Hendrick Javawardana shall, on or before March 12, 1917, show sufficient cause to the satisfaction of this court to the contrary.

January 26, 1917.

ALLAN BEVEN, District Judge.

The date of showing cause against this "Order Nisi," is extended for April 23, 1917.

March 12, 1917.

ALLAN BEVEN. District Judge.

The date of showing cause against this "Order Nisi," is extended for May 28, 1917.

April 23, 1917.

ALLAN BEVEN. District Judge.

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

Testamentary In the Matter of the Last Will and Testa ment of the late Mudalige Don Carolis Jurisdiction. Appuhamy of Munagama, deceased. No. 1,069.

THIS matter coming on for disposal before Allan Beven Esq., District Judge of Kalutara, on March 19, 1917, presence of Mr. M. H. Jayatileke, Proctor, on the part of the petitioner Alutge Kechohamy alias Sethuhamy of Munagama; and the affidavit of the said petitioner dated March 10, 1917, having been read:

t is ordered that the last will and testament of Mudalige Don Carolis Appuhamy of Munagama, deceased, dated December 29, 1916, and now deposited in this court be and the same is hereby declared proved, unless the respondents (1) Mudalige Don James Appuhamy of Munagama, (2) Mudalige Don Peeris Appuhamy of Munagama, (3) Don Punchinona of Arakawila, wife of (4) Welikannemohottige Don Seneris of ditto, (5) Mudalige Missinona of Labugama, wife of (6) Retiyalage William Perera of ditto (7) Mudalige Kumateris Premachandra, Police Vidane of Munagama, (8) ditto Don Babbu Singho of ditto, (9) ditto Sophy Nona of ditto-shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Alutge Kechohamy alias Sethuhamy of Munagama is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents above named shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

March 19, 1917.

ALLAN BEVEN, District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary In the Matter of the Estate of Tawanna Muna Shuna Mohamado Sulaiman, de-Jurisdiction. No. 3.314. ceased.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on February 23, 1917, in the presence of Mr. W. Beven, Proctor, on the part of the petitioner Mohamadu Sulaiman Saibo's widow Bejan Bebee of Deltota in Lower Hewaheta; and the affidavit of the said Mohamadu Sulaiman Saibo's widow Bejan Bebee of Deltota in Lower Hewaheta, the petitioner above named, dated July 28, 1916, having been read: It is ordered that the petitioner Mohamadu Sulaiman Saibo's widow Bejan Bebee of Deltota in Lower Hewaheta, be and she is hereby

declared entitled to letters of administration to the estate of Tawanna Muna Shuna Mohamado Sulaiman, deceased, as the widow of the said deceased, unless (1) Zulaiha Bebee of No. 40, Old Moor street, Colombo, (2) Thahar Bebee of Deltota, in Lower Hewaheta, appearing by her guardian ad litem Muna Casim Saibo of Deltota in Lower Hewaheta, shall, on or before March 29, 1917, show sufficient cause to the satisfaction of this court to the contrary.

February 23, 1917.

FELIX R. DIAS, District Judge.

The date for showing cause is extended to May 3, 1917.

March 29, 1917.

F. R. DIAS. District Judge.

The date for showing cause is extended to June 7, 1917.

May 3, 1917.

F. R. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Hamentary Dingiri Banda Navaratna, deceased, of urisdiction No 3,339. Colombo.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge of Kandy, on March 29, 1917, in the presence of Messrs. Silva & Somanathapillai, Proctors, on the part of the petitioner Cecilia Ehaligoda alias C. K. Navaratna of Kadugannawa; and the affidavit of the said petitioner dated February 8, 1917, having been read :

It is ordered that the petitioner Cecilia Ehaligoda alias C. K. Navaratna of Kadugannawa be and she is hereby declared entitled to letters of administration to the estate of the said deceased, as his widow, unless (1) Agnes William Navaratna, by his guardian ad litem Loku Banda Ehaligoda of Ratnapura, (2) Tusawathi Navaratna by her guardian ad litem Don Simon Peter Senanayaka of Ambepussa shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 29, 1917.

FELIX R. DIAS, District Judge.

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

Testamentary Jurisdiction. No. 3,347.

In the Matter of the Joint Last Will and Testament of Maria Felicita Goonetilleke, deceased, of Ampitiya, Kandy, and of her husband Charles Goonetilleke, also of Ampitiya, Kandy.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on April 5, 1917, in the presence of Mr. F. L. Goonewardene, Proctor, on the part of the petitioner Charles Goonetileke of Ampitiya, Kandy; and the affidavit of Charles Goonetileke of Ampitiya, Kandy, and Henry Alfred Goonetilleka of Katukele, Kandy, dated April 4, 1917, having been read: It is ordered that the will of Maria Felicita Goonetilleke of Ampitiya, Kandy, deceased, dated September 14, 1909, and now deposited in this court be and the same is hereby declared proved, unless any person or persons interested shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said Charles Goonetilleke of Ampitiya, Kandy, 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 May 24, 1917, show sufficient cause to the satisfacton of this court to the contrary.

> FELIX R. DIAS, District Judge.

In the District Court of Kandy.

Order Nisi.

Testamentary In the Matter of the Estate of the late Gallinda Arambegedera Puncha, deceased,

No. 3,349. of Bokkelewela in Herispetta.

THIS matter coming on for disposal legrore Felix Reginald
Dias, Esq., District Judge, on April 14 1107, in the presence of Messrs. Silva & Somanathapillai, Piattors, on the part of the petitioner Gallinda Arambegodera Pina of Bokkelewela; and the affidavit of Gallinda Arambegedera Pina of Bokkelewela, the petitioner above named, dated April 11, 1917, having been read:

It is ordered that the petitioner Gallinda Arambegedera Pina of Bokkelewela be and he is hereby declared entitled to letters of administration to the estate of Gallinda Arambegedera Puncha of Bokkelewela in Harispattu, deceased, asbrother of the said deceased, unless Gallinda Arambegedara Heenkendie of Bokkelewela shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 14, 1917.

FELIX R. DIAS. District Judge.

In the District Court of Matera Order Absolute.

ment of Jasing Don Dwith deceased of Rotumba. Testamentary In the Matter of the Las Jurisdiction. No. 2,305.

THIS matter coming on for disposal before TW. W. Rock. Esq., District Judge of Matara, on September 21, 1916, in the presence of Maddumage Don Juwanis Assegoonewardena of Rotumba, the executor; the affidavit of the said executor dated July 25, 1916, having been read:

It is ordered that the will of Jasinge Don Davith, deceased, dated February 2, 1916, be and the same is hereby declared proved.

It is further declared that the said Maddumage Don Juwanis Abegoonewardena of Rotumba is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly.

September 21, 1916.

J. C. W. Rock, District Judge.

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

Testamentary In the Matter of the Estate of the late Don Jurisdiction. Dionis de Silva Karunanayake, deceased, No. 2,361. of Radaniara,

THIS matter coming on for disposal before 3. C. W. Rock, Esq., District Judge of Matara, on Marsh 2, 1917, in the presence of Messrs. Keuneman, Proceeding on the part of the petitioner Nandris de Silva Karunanake of Radaniara; and the affidavit of the said petitioner dated February 12, 1917, having been read: It is ordered that the said petitioner, as son of the deceased, above named, is entitled to have letters of administration issued to him accordingly, unless respondents, viz. :—(1) Beba Mendis Karynanayake lawful wife of N. D. Dines de Silva of Talalla, (2) Wattuhewage Alice Nona of ditto, (3) Wattuhewa Kovis de Silva of ditto, shall, on or before April 26, 1917, show sufficient. cause to the satisfaction of this court to the contrary.

March 2, 1917.

J. C. W. Rock, 🔨 District Judge.

Extended and re-fixed for May 25, 1917.

In the District Court of Matara Order Nisi.

of the late Testamentary In the Matter of the Estate Jurisdiction. Hewa Dewundaragey Capolis, deceased, of Babarenda, M No. 2,378.

J. C. W. THIS matter coming on for disposal bepril 18, 1917, Rock, Esq., District Judge of Matara, on A in the presence of his own person the petitioner, Hewa Koswattege Don Dias Gunasekara of Wattegama; and the

April 5, 1917.

affidavit of the said petitioner dated April 5, 1917, having been read: It is ordered that the said petitioner, as son-in-law of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless respondents, viz.:—(1) Gamage Punchihami of Babarenda, (2) Hewa Dewundarage Sedarahami of Wattegama, (3) ditto Don Diyonis, (4) ditto Juwanis, (5) ditto Cornelis, and (6) ditto Malhami, all of Babarenda—shall, on or before May 22, 1917, show sufficient cause to the satisfaction of this court to the contrary.

this court to the contrary.

It is further ordered that the said first respondent be appointed guardian ad litem over the minors, the 3rd, 4th, 5th, and 6th respondents, unless the said respondents shall, on or before May 22, 1917, show sufficient cause to

the satisfaction of this court to the contrary.

J. C. W. Rock, District Judge.

in the District Court of Jaffna.

Testamentary In the Matter of the Last Will and Testa-Jurisdictical Inept of the late Thangamuttu Ammah. No. 3,321. Vife of Velauthar Chinniakkurukkal

Veerapattiar Chiral amby of Merusuvil Petitioner.

(1) Chinnammah, wife of Veerapattiar Chinnatampy of ditto; (2) Chellammah, daughter of Sithamparappillai of Anuradhapura, minor, by her guardian ad litem the 3rd respondent; (3) Ponnachi, widow of Sithamparappillai of ditto; (4) Kanapathippillai Sinnakkuddy, and (5) wife Kannathai of Merusuvil; (6) Velauthar Chinniakkurukkal of ditto; (7) Sabapathy Thampo of ditto, (8) Sabapathy Nalliah of ditto, (9) Sabapathy Suntharam of ditto, minors, by their guardian ad litem the 10th respondent; (10) Chinnappillai, widow of Sabapathy of ditto Respondents.

THIS matter coming on for disposal before P. E. Pieris, Esq., District Judge, Jaffna, on April 26, 1917, in the presence of Mr. C. R. Tambiah, Proctor, on the part of the petitioner; and the affidavits (1) of the petitioner dated October 23, 1916, and (2) of the Notary and the witnesses dated October 23, 1916, having been read:

It is ordered that the last will of Thangamuttu Ammah, wife of Velauthar Chinniakkurukkal of Merusuvil, deceased, which has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said last will, and that he is entitled to have probate issued to him accordingly, unless the respondents above named or any other person or persons shall, on or before May 22, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 30, 1917.

Paul E. Pieris,
District Judge.

In the District Court of Jaffna.

Testamentary
Jurisdiction.
No. 3,384.
In the Matter of the Estate of the late
Saldanathakurukkal Ramalingakurukkal
of University deceased.

Ramalingakurukkal Suddanathakurukkal of
Nunavil Petitioner.

Vs.

THIS matter of the petition of Ramalingakurukkal Suddanathakurukkal praying for letters of administration to the estate of the above-named deceased, Suddanathakurukkal Ramalingakurukkal, coming on for disposal before P. E. Pieris, Esq., District Judge, on April 21, 1917, in the presence of Messrs. Tambiah S. Cooke & P. S. J. Chrysostom, Proctors, on the part of the petitioner; and affidavit of the petitioner dated February 22, 1917, having been read: It is declared that the petitioner is the father of

the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 21, 1917.

P. E. Pieris, District Judge.

In the District Court of Jaffna.

Order Nisi

Testamentary
Jurisdiction.
No. 3,386.

In the Matter of the Estate of the late
Chinnammah, wife or Kanapathipillai
Vaitialingam of Erupallai, deceased.

Ponnachi, widow of Suppar of Erupallai..... Petitioner

 $v_{s.}$

THIS matter of the petition of Ponnachi, widow of Suppar, praying for letters of administration to the estate of the above-named deceased, Chinnammah, wife of Kanapatipillai Vaitialingam, coming on for disposal before P. E. Pieris, Esq., District Judge, on April 20, 1917, in the presence of Messrs. Tambiah S. Cooke & P. S. J. Chrysostom, Proctors, on the part of the petitioner; and affidavit of the petitioner dated February 26, 1917, having been read: It is declared that the petitioner is the mother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

April 20, 1917.

P. E. PIERIS, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary
Jurisdiction.
No. 3,392.

In the Matter of the Estate of the law
Muhammadu Meera Nachchia alias
Ummakany, wife of Meerasaibu Muttu
Muhammadu of Vannarponnai West,
deceased.

Vs.

(1) Meera Saibu Muttu Muhammadu of Vannarponnai West, (2) Muttu Muhammadu Abdul Hamid of ditto, (3) Ummukulthuru, daughter of S. Muhammadu Abdul Cader of ditto, and (4) Muhiadeen Abdul Cader Muhammadu Saripu of ditto, the 2nd and 3rd respondents are minors by their guardian ad litem the 4th respondent. Respondents.

THIS matter of the petition of Seyathu Ahamadu Muhiadeen Abdul Cader and wife Muttu Meera Nachchia of Vannarponnai West, praying for letters of administration to the estate of the above-named deceased, Muhammadu Meera Nachchia alias Ummakany, wife of Meera Saibu Muttu Muhammadu of Vannarponnai West, coming on for disposal before P. E. Pieris, Esq., District Judge, on April 26, 1917, in the presence of Mr. K. Sivaperakasam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated March 21, 1917, having been read: It is declared that the petitioners are the heirs to one-third share of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to them, unless the respondents or any other person shall, on or before May 22, 1917, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, District Judge.

May 4, 1917.

In the District Court of Jaffna.

Order Nisi.

No. 3,409.

Testamentary In the Matter of the Estate of the late Yurisdiction. Kanagamma, wife of Vaitilingam Chellatamby of Attiady, deceased.

Subramaniam cheddiar Nagalingam of Attiady.. Petitioner

Katirasippillai, wife of Nagalingam of ditto .. Respondent

THIS matter of the petition of Subramaniamcheddiar Nagalingam of Attiady, praying for letters of administration to the estate of the above-named deceased, Kanagamma, wife of Vaitilingam Chellatamby, coming on for disposal before P. E. Pieris, Esq., District Judge, on May 1, 1917, in the presence of Messrs. Sivapragasam and Katiresu, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated April 18, 1917, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as father and one of the sole 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 May 24, 1917, show sufficient cause to the satisfaction of this court to the contrary.

May 5, 1917.

P. E. PIERIS, District Judge.

In the District Court of Chilaw.

Testamentary In the Matter of the Estate of the late Mahamalage Helena Perera of Haldandu-Jurisdiction. () No. 1,152. wana, deceased.

Wickrema Araccige Joronis Fernando Annavirala of Haldanduwana......Petitioner.

(1) Albert Fernando, (2) Daniel Fernando, (3) Juan Fernando, (4) Jayasuriya Kuranege Juan Perera of Boralessa, (5) Georgina Perera, (6) Bartholomeus Perera, (7) Ana Maria Perera, (8) Maria Regina Perera, (9) Eugina, allof Haldanduwana Respondents.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on December 15, 1916, in the presence of Mr. Wm. V. Wijeyekoon, Proctor, on the part of the petitioner above named; and on reading the affidavit of the said petitioner dated December 5, 1916: It is ordered that the petitioner be and he is hereby declared entitled tas eldest son to have letters of administration to the estate of the said deceased issued to him, and it is further ordered that the 4th respondent be and he is hereby appointed guardian ud litem of the 5th, 6th, 7th, and 8th minor respondents, unless the respondents above named or any other person or persons interested shall, on or before May 4, 1917, show sufficient cause to the satisfaction of this court to the contrary.

December 15, 1916.

W. H. B. CARBERY, District Judge.

The date of showing cause is extended to May 28, 1917.

By order of court.

May 4, 1917.

C. B. PAULICKPULLE, Secretary.

In the District Court of Chilaw.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Welmina Ekunayaka, late of Mugunu-No. 1,161. vatavana, deceased.

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on March 7, 1917, and upon reading the affidavit of Edwin Perera of Bingiriya, dated February 14, 1917, and his petition dated March 5, 1917: It is ordered that the petitioner, as the husband of the deceased, be declared entitled to administer the estate of Welmina Ekanayeka, late of Mugunuvatavana, deceased, that Ethel Ekanayska be appointed guardian ad litem of the minors Matilda Ekanayska, George Edwin Ekanayaka, Victor Perera, Henry Perera, and Arthur Perera, and that letters of administration of the estate of the deceased be issued to the said Edwin Perera, unless sufficient cause is shown to the contrary, on or before May 28, 1917, to the satisfaction of this court.

> W. H B CARBERY, District Judge.

In the District Court of Chilay

Order Nisi.

In the Matter of the Estate of the late Neina Moona Mohideen Pitche of Thara-Testamentary Jurisdiction. kudivillu, in the District of Chilaw, No. 1,163. deceased.

Mohammado Umma of Keriyankallia

And

(1) Neina Mohammado of Keriyankalliya, Ponnamma, (3) Kachchi Umma and her husband (4) Ravenna Muna Mohideen Kuppe, (5) Sevetha Umma, (6) Kena Moona Mohammado Ismail, her husband, all of Tanjore jilla, Kopalpattanam, in South India, (7) Moona Neina Mohammado of

THIS matter coming on for disposal before Walter Hugh Bertram Carbery, Esq., District Judge of Chilaw, on March 30, 1917, in the presence of Messrs. Martin & Sansoni, Proctors, for the petitioner above named; and the affidavit of the said petitioner dated March 26, 1917, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased to have letters of administration to the estate of the said deceased, issued to her; and it is further ordered that the 7th respondent above named be and he is hereby appointed guardian ad litem of the 1st respondent, who is a minor for the purpose of these proceedings, unless the respondents above named or any other person or persons shall, on or before May 31, 1917, show sufficient cause to the satisfaction of this court to the contrary.

March 30, 1917.

W. H. B. CARBERY, District Judge,

In the District Court of Ratnapara

Order Nisi.

Testamentary In the Matter of the Estat of the late Gamage Sinthohamy of Kalatuwawa, Jurisdiction. No. 675. deceased.

Between

Kuruwita Gamaladdalaye Appuhany of Kall wawa Petitioner.

And

(1) K. G. Lokuhamy, (2) K. G. Davith Sinno Appuhamy, (3) K. G. Bempisinno, (4) K. G. Podiappuhamy, (5) K. G. Punchi Appuhamy, (6) K. G. Ranmenike, all of Kalatuwawa . . Respondents.

THIS matter coming on for disposal before E. T. Hughes, Esq., District Judge, Ratnapura, cn December 11, 1916, in the presence of Mr. A. C. Attygalle, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 7, 1916, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as a son of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless sufficient cause be shown to the contrary on January 19, 1917, by the respondents above named or any other person or persons interested.

December 11, 1916.

E. T. Hughes, District Judge.

Extended and re-issued for showing cause returnable April 20, 1917.

E. T. Hughes, District Judge.

Extended and re-issued for showing cause returnable May 19, 1917.

April 20, 1917.

E. T. Hughes, District Judge.

the District Court of Kegalla.

Testamentary the Matter of t

Testamentary the Matter of the Intestate Estate of Jurisdiction. Amandakoon Mudianselagegedara Kiri Banda of Gondiwala, deceased.

Against

THIS matter coming on for disposal before J. R. Molligoda, Esq., Acting District Judge of Kegalla, on April 18, 1917, in the presence of Mr. T. A. Gomis, Proctor, on the part of the petitioner; and the affidavit and petition of the

petitioner dated March 15 and April 18, 1917, respectively, having been read: It is ordered and declared that the petitioner, as a brother of the deceased, is entitled to letters of administration to the said estate, and that such letters will be issued to him accordingly, unless the respondents above named or any person or persons interested therein shall, on or before May 23, 1917, show sufficient cause to the contrary to the satisfaction of this court.

April 18, 1917.

H. E. BEVEN, District Judge.

In the District Court of Kegalla.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of Polwattage Simon Perera of Ingiriyawatta in Lower Bulatgama, in Kegalla District, deceased.

THIS matter coming on for disposal before J. R. Molligoda, Esq., Acting District Judge, Kegalla, on April 18, 1917, in the presence of Mr. A. F. R. Goonewardene, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated April 11 and 18 1917, respectively, it is ordered and declared that the petitioner as the father of the deceased, is entitled to letters of administration to the said estate and that such letters will be issued to him, accordingly, unless any person or persons interested therein shall, on or before May 23, 1917, show sufficient cause to the contrary to the satisfaction of this court.

April 18, 1917.

H. E. Beven, District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,722. In the matter of the insolvency of Oona Seyna Sego Mohammado Marikar of Prince street, Pettah, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 28, 1917, for the grant of a certificate of conformity to the insolvent.

By order of court,

D. M. Jansz, Secretary.

Colombo, May 5, 1917.

In the District Court of Colombo.

No. 2,799. In the matter of the insolvency of Ayres Karunaratne of Wellawatta, Colombo.

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

By order of court,

D M. Jansz, Secretary.

Colombo, May 3, 1917.

In the District Court of Colombo.

No. 2,808. In the matter of the insolvency of Talaivasingham Chellappa Retnasingham of No. 4, Silversmith lane, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 14, 1917, for the grant of a c rtificate of conformity to the insolvent.

By order of court,

D. M. Jansz, Secretary.

Colombo, May 3, 1917.

In the District Court of Colombo.

No. 2,826. In the matter of the insolvency of Moona Kawenna Abdul Azeez of the Hulftsdorp Jail.

WHEREAS the above-named Moona Kawenna Abdul Azeez has filed a declaration of insolvency, and a petition

for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days: Notice is hereby given, that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on May 31, 1917, and on June 14, 1917, will take place for the insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

D. M. Jansz, Secretary.

Colombo, May 5, 1917.

In the District Court of Kandy.

No. 1,606. In the matter of the insolvency of Seena Omerdeen of Gampola.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at a sitting of this court on May 29, 1917, for the purpose of granting a certificate of conformity to the insolvent.

By order of court,

C. E. FERDINAND,

Kandy, April 27, 1917.

Secretary.

In the District Court of Chilaw.

No. 18. In the matter of the insolvency of Colombage Santiagu Fernando of Thambarawila.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 27, 1917, to consider the grant of certificate to the insolvent.

By order of court,
C. B. PAULICKPULLE,
Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

Dr. A. A. Rajasingham of Colombo Plaintiff.

No. 43.392. Vs.

NOTICE is hereby given that on Friday, June 15, 1917, will be sold by public auction at the respective premises the following property declared bound and executable under the decree entered in the above action, for the recovery of the sum of Rs. 10,000, with further interest at 12 per cent. per annum from July 19, 1916, till payment in full and costs, viz.:—

At 3 р.м.

(1) All that undivided ½ part or share of all those premises called and known as Cecilton, together with the trees and buildings standing thereon, situated at Moratuwella in Moratuwa, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; and bounded on the north by the property of Mr. H. J. J. Peiris and K. Pedro Fernando and a portion of this land now the cart road, on the east by cart road, on the south by lands said to belong to the Government, James William Pieris, and H. Harmanis Peiris, and on the west by the property of Essan Appu Fernando and K. Pedro Fernando; containing in extent 1 acre 10 58/100 square perches.

At 4 P.M.

(2) An undivided ½ part or share of all that western 13/16 parts from and out of the lands called Gorakagahawatta, situated at Katukurunda, in Moratuwa as aforesaid; bounded on the north by the land formerly belonging to H. J. Pieris, on the east by Panadura-ganga, on the south by portion of the land allotted to W. A. Hendrick Silva's son John Silva, and on the west by the high road; containing in extent 3 roods and 13 perches.

Fiscal's Office, Colombo, May 15, 1917. N. Wickramasingha, Deputy Fiscal.

In the District Court of Colombo.

No. 45,700. Vs.

Meeran Pulle Mahamado of Siripina lane, Colombo......Defendant.

NOTICE is hereby given that on Monday, June 11, 1917, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following property declared bound and executable under the decree entered in the above action, and ordered to be sold by the order of court dated May 1, 1917, for the recovery of the sum of Rs. 1,266 50, with interest on Rs. 1,000 at the rate of 24 per cent. per annum from July 19, 1916, to January 26, 1917, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full and costs, viz.:—

All that allotment of land, with the buildings thereon bearing assessment No. 20, situated at Mosque lane, within the Municipality and District of Colombo, Western Province; and bounded on the north by the other part of Umma Kuluththu Natchia, on the east by the property of Hendi Fernando, on the south by the other part of M. Slema Lebbe Seyado Meera Lebbe, and on the west by a footpath; containing in extent 5 43/100 square perches and which said premises on a recent ad-measurement and survey are described, as follows:—An allotment of land, with building bearing assessment No. 20, situated at Siripina lane, within the Municipality and District of Colombo, Western Province; and bounded on the north by premises No. 19 of Assi Umma, on the east by the premises No. 21 of M. Belenis Appu, on the south by the premises No. 21 of M.

Mohamed, and on the west by a passage; containing in extent 3 60/100 perches according to the survey and description thereof dated September 29, 1912, and made by James H. Amerasekara, Registered Licensed Surveyor.

Fiscal's Office, Colombo, May 15, 1917. N. Wickramasingha, Deputy Fiscal.

NOTICE is hereby given that on Wednesday, June 13, 1917, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the following mortgaged property declared bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated April 2, 1917, for the recovery of the sum of Rs. 2,178.75, with interest on Rs. 2,100 at the rate of 18 per cent. per annum from August 31, 1916, to March 5, 1917, and thereafter further interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs, viz.:—

All those two allotments of lands marked A and B in the survey plan thereof called Pelligolledeniya and Veraloogolle kelley, situated in the village Wataddera, in the Meda pattu of the Siyane korale, in the District of Colombo, Western Province, now forming one property; and bounded on the north by village Eluapitiya, east by the garden Delgahawatta claimed by Agampedige Lebuna, Asweddumakumbura claimed by Kankanamalage Baronchi Appu, Galuketiyanakumbura claimed by Dissanayaka Pathirennehelage David Appu and Allis Appu, south by land described in plan, Nos. 53,895 and 53,919 and Irigahadeniya claimed by Basnayaka Pathirennehelage David Appu and the land described in plan No. 54,386 belonging to another party, and on the west by the other part of these lands marked C and D belonging to Mr. Abraham Perera Wijeyagunawardana Appuhamy; containing in extent 26 acres 2 roods and 1 50 perches.

Fiscal's Office, Colombo, May 15, 1917. N. WICKRAMASINGHA, Deputy Fiscal.

In the District Court of Colombo.

Eliza Harriet Pieris of Mill View, Skinner's road south, Colombo, administratrix of the finate of the late Mudaliyar H. A. Pieris, deceased...... Plaintiff.

No. 46,270.

Vs.

Don Hendrick Welikala Appuhamy of Diddeniya, in the Udugaha pattu of Hewagam korale....Defendant.

NOTICE is hereby given that on Monday, June 18, 1917, will be sold by public auction at the respective premises the following property, declared bound and executable under the decree entered in the above action, and ordered to be sold by the order of court dated February 23, 1917, for the recovery of the sum of Rs. 341, with interest thereon at the rate of 9 per cent. per annum from November 23, 1916, till payment in full and costs of suit, Rs. 107.25, viz.:—

At 1 P.M.

(a) All those two undivided three parts (\frac{2}{3}) of and in all that allotment of land Alagalakapuhena, situated in the village Diddeniya, in the Udugaha pattu of Hewagam korale; bounded on the north by land said to belong to the Crown, east and south by land described in plan No. 120,006 and by water-course, south-west by land described in plan No. 120,010, west by a water-course, and north-west by lands described in plans Nos. 65,343 and 65,342; containing in extent 6 acres and 32 perches.

At 2 P.M.

(b) An undivided ‡ part or share of all that land called Alubogahakurunduwatta, situated at Uggala, in the Medapattu of Hewagam korale; bounded on the east, south, and west by Heenetidenikumbura, on the north by Alutkoralagewatta; and containing in extent about 3 acres.

Fiscal's Office, Colombo, May 15, 1917. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

B. J. Misso of Bambalapitiga Colombo Plaintiff.

No. 47,111. S. H. W. Abeyratne of Makukuduwa, Kesbewa...Defendant.

NOTICE is hereby given that on Tuesday, June 12, 1917, at 3 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. 1,400, with legal interest thereon from February 20, 1917, till payment in full and costs, less Rs. 500 paid on March 19, 1917, viz.:—

- (1) All those two contiguous allotments of land called Dawallagahakanatta and Indigahakanatta now forming one property and known as Makuluduwa estate, with the buildings, trees, and plantations standing thereon, situated in the village of Makuluduwa and Doolanmahara, in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by the properties of the heirs of the late Appukuttiachige Don Juwanis and Holupathirage Carolis Caldera, on the east by the properties of the late Alutjege Siman Perera and the heirs of the late Alutjege Siman Perera and the heirs of the late Alutjege Don Magris and road, and on the west by the properties of the heirs of the late Kandewalage Don Samuel, heirs of the late Kottigoedege Don Hendrick and Kendawelage Don Hendrick; containing in extent 24 acres 3 roods and 30 perches, which said estate and premises comprises:—
- (a) All that piece of ground, situate at Makuluduwa aforesaid; bounded on the north by the Government ground, on the east by the applied ground of Dewage Soosa Appu, on the south by the garden of Aloogey Abram and by the garden and applied ground of Gordmanganey Bastian, and on the north-west by the Government ground; containing in extent 16 acres 2 roods 19 55/100 of a perch.

(b) All that piece of ground situate at Makuluduwa aforesaid; bounded on the north by the land belonging to Koswattage Marthelis Perera, and on the east by the ground of Dewage Soosa Appu, on the south by the garden of Allogey Abraham and by the garden and applied ground of Cordmanganey Bastian, and on the west by the land belonging to villagers; containing in extent 6 acres 2 roods

111 perches.

(2) An allotment of land with the trees and plantations thereon situate at Makuluduwa aforesaid; bounded on the north by the land formerly of Aoola Marikar Mansodeen and Alutge Don Juwanis presently of Ahalapage Thelenis, Police Vidane, on the east by the land formerly of Sanchy Hamy, Don Cornelis, and others, now of Alutge Siman Perera, on the south by the land of Koswattege Marthelis Perera Appoohamy, and on the west by the remaining portion of the same land belonging to Appu Kuttiachige people; containing in extent 2 acres, which said premises are otherwise described as an allotment of land called and known as Indigahakanatta, situated in the village Dulanmahara aforesaid; bounded on the north by the land formerly of Aoola Marikar Mansodeen and Alutge Don Juwanis now of Holupathirage Carolis Caldera, on the east by the land formerly of Sanchy Hamy, Don Cornelis, and others now of the heirs of the late Alutjege Siman Perera, on the south by the land of Koswattege Marthelis Perera Appuhamy now of Mr. H. W. Abeyeratne, and on the west by the remaining portion of the same land belonging to Appu Kittiachige people; containing in extent 2 acres 1 rood and 17 perches.

(3) All that undivided 11/24 share in the direction of the northern boundary of a portion of land called Kahatagahawatta, exclusive of 2 coconut trees of the second plantation with the entirety of the buildings and all the soil and

plantation standing thereon, situated at Makuluduwa aforesaid; bounded on the north by the road, on the east and west by the portion of this land, and on the south by the Basnayakegewatta; containing in extent about 1 acre, which said pemises are otherwise described as a part of an allotment of land, with the building, trees, and plantations thereon called and known as Kahatagahawatta, situated in the village Makuluduwa aforesaid; bounded on the north by a road, on the east by a portion of the same land belonging to heirs of the late Dewage Don Jalis and a portion of the same land belonging to Makuluduwa pansala, on the south by the portion of the same land of H. W. Abeyeratne, and on the west by a portion of the same land belonging to Alutgey Don Agiris; containing in extent 1 rood and 28 19/100 perches.

Rs. 23,300.

Fiscal's Office, Colombo, May 15, 1917. N. Wickramasingha, Deputy Fiscal.

In the Court of Requests of Colombo.

G. L. Schokman of Campbell place, Colombo.. Defendant.

NOTICE is hereby given that on Saturday, June 16, 1917, 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 for the recovery of the sum of Rs. 285, and costs Rs. $62 \cdot 75$, viz. :—

The land called Kekunagahawatta, situated at Meegoda, in the Meda pattu of Hewagam korale; and bounded on the north, east, and west by Government ground, and south by the ground of Jayasurige Babappu; in extent 5 acres and 12 90/100 perches according to plan No. 22,027 made by H. B. Peglott, Surveyor.

Fiscal's Office, Colombo, May 15, 1917. N. WICKRAMASINGHA, Deputy Fiscal.

(1) Edgar Athalin Corea of 3rd Division, Tammita, and (2) Mihidukulasuriya Liyanage

Francisco Fernando of Udayartoppu Defendants. NOTICE is hereby given that on June 13, 1917, 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, subject to mortgage bond No. 334, dated December 8, 1916, for Rs. 2,500, viz.:—

(1) All that northern ½ share of the land called Ambagahawatta, together with buildings standing thereon belonging to 1st defendant, situate at 4th Division, Tammita, within the old Gravets of Negombo; the said northern ½ share is bounded on the north by land of Angampodi Thabrew Appulami, east by garden of Salaman Kankanama, south by the remaining ½ share of the land of Panadura Acharige Manuel Perera, and west by high road; containing in extent about 1 rood and 28½ perches.

On June 14, 1917, commencing at 10 o'clock in the forenoon.

(2) An undivided 13/80 shares from and out of the several contiguous portions of lands called Ambagahalanda, Godaparagahalanda, Delgahalanda, Madangahadeniya, Gonnagahawatta, and Kekillagahawatta, now forming into one land belonging to the said 1st defendant, situate at Horagasmulla, in Dasiya pattu of Alutkuru korale; and bounded on the north by land of Anthoni Dariju and others, east by the lands of B. Simon Silva and others, south by land of B. Anthony Dariju and S. R. Fonseka and dewata road, and on the west by high road; containing in extent about 43 acres, excluding therefrom an undivided extent of 12 acres.

Amount to be levied Rs. 330 · 75, with interest on Rs. 300 at 9 per cent. per annum from February 5, 1917, till payment.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negombo, May 15, 1917. Deputy Fiscal. In the District Court of Colombo.

Wanigasqorige Don Jacoris of Sedawatta, in Ambatalenpahala of Alutkuru korale south.... Plaintiff.

No. 43,260.

NOTICE is hereby given that on June 9, 1917, commencing at 10.30 o'clock in the forenoon, will be sold by public auction at the premises the following property decreed to be sold by the decree entered in the above case, viz.:—

(1) All that land called Kosgahawatta, situate at Gonagaha, in Ragam pattu of Alutkuru korale; and bounded on the north by land of Don Carolis Appuhami, east by land of Don Hendrick Appuhami, and on the south and west by field of Balappu; containing in extent about 1 acre and 18 5/10 perches, with all the buildings and the appurtenances thereunto belonging.

(2) All that part of Etambagahawatta, with the plantations and buildings standing thereon, situate at Welikada alias Gonagaha aforesaid; bounded on the north-east by the road leading from Ekala to Henaratgoda, south-east by land of the heirs of Kankanige Davith Perera Nanayakkara, south-west by land of the heirs of Kankanige Davith

Perera Nanayakkara Appuhami, and west by the land of the heirs of Thelenis Perera and the land of Kandege Balappu; containing in extent about 3 roods and 25 perches, with all the appurtenances thereunto belonging.

(3) All that garden called Etambagahawatta, with the trees and plantations thereon, situate at Welikada alias Gonagaha aforesaid; bounded on the north-east by high road, south-east by a dewata road, south-west by land formerly of Gustan Perera Appuhami now of Don Abraham Perera Appuhami, and on the north-west by land of the heirs of Davith Perera Nanayakkara; containing in extent about 3 roods and 6 perches, with all the buildings, trees, and plantations thereon.

(4) All that garden called Etambagahawatta, together with the trees, plantations, and buildings standing thereon, situate at Welikada alias Gonagaha aforesaid; bounded on the north-east by the high road, south-east by land formerly of Kimbulapitiye Walpola Priest now of the heirs of Kankanige Davith Perera Nanayakkara, south-west by land formerly of Gustan Perera Appuhami and others, now of Don Abraham Appuhami, and on the north-west by land formerly of Neina Mohamadu Lebbe now of the heirs of Davith Perera Nanayakkara; containing in extent about 1 acre and 1 4/10 perches.

Amount to be levied Rs. 4,294 37, with interest on Rs. 3,000 at 12 per cent. per annum from October 26, 1915, to March 3, 1916, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment.

Deputy Fiscal's Office, Fred. G. Hepponstall, Negombo, May 14, 1917. Deputy Fiscal.

In the District Court of Colombo.

Don Llewlyn Abeyasekara Wijesinha Tilakaratna of De Waas lane, Grandpass road, Colombo Plaintiff.

No. 43,814. Vs.

Solanga Aratchige Don Julis of Batagama, in Ragam pattu of Alutkuru korale...... Defendant.

NOTICE is hereby given that on June 12, 1917, commencing at 10.30 o'clock in the forenoon, will be sold by public auction at the premises the following property ordered to be sold by the decree entered in the above case, viz.:—

- (1) All that field called Oyabodakumbura, situate at Ekala, in Ragam pattu of Alutkuru korale; and bounded on the north and west by ela, east by a ridge of the field of Girigoris Annavirala, and on the south by field of the estate of Mart no Fonseka Muppurala and the stream;
- containing in extent about 11 acres.

 (2) All that land called Urukanugahawatta, with the plantations thereon, situate at Ekala aforesaid; and bounded on the north by high road, east by Oyaboda

Owitakumbura of Mr. Amarasekara, south by the garden of dhoby people, and on the west by the dewata road; containing in extent about $1\frac{1}{2}$ acres.

Amount to be levied Rs. 784 90, with interest on Rs. 350 at 18 per cent. per annum from December 11, 1915, to February 4, 1916, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office, Negombo, May 14, 1917. Fred. G. Hepponstall, Deputy Fiscal.

In the District Court of Kalutara.

Don John Weeraratne of Kalutara....(.).

No. 5,081.

1) Don Domingomestrige Don Bastian, (2) Panadura Acharige Madelina Perera, (4) Walatara Acharige Babahamy, (5) ditto Punchinona, all of Kalutara (42) Siniversione Doming Coming

NOTICE is hereby given that on Saturday, June 9. 1917, commencing at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of Rs. 109.53, viz.:—

- 2. Lots marked Nos. 8 and 9 of the land called Hangurangodawatta allotted to 1st and 2nd defendants, situate at Heenatiyangala; and bounded on the north by Ilukwatta alias Kaluappuwawatta, on the east by field, on the south by field, and on the west by lots marked Nos. 10 and 7; and containing in extent about 7 acres 1 rood and 323 perches.
- 3. Lot marked No. 11 of the aforesaid land allotted to 4th defendant, situate at ditto; and bounded on the north by road alias lot No. 6, on the east by lot No. 10, on the south by Maha-ela, and on the west by lot No. 12; and containing in extent about 3 roods and 30³ perches.
- 4. Lot marked No. 7 of the aforesaid land allotted to 5th defendant, situate at ditto; and bounded on the north by Ilukwatta alias Kaluappuwawatta, on the east by lot No. 8, on the south by road alias lots Nos. 9 and 10, and on the west by lot No. 6; and containing in extent about 3 roads 30³/₃ perches.

Deputy Fiscal's Office, Kalutara, May 15, 1917. H. Sameresingha, Deputy Fiscal.

In the Court of Requests of Panadure.

No. 10,544.

Vs.

Segu Ibrahim Lebbe Omeru Lebbe Marikar of Horetuduwa, Omeru Lebbe Marikkan Mohammadu Lebbe Marikkan of Horetuduwa Defendants.

NOTICE is hereby given that on Tuesday, June 12, 1917, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property mortgaged by the defendants with plaintiff and declared bound and executable for the decree entered in the above case for the recovery of Rs. 231.75, with interest on Rs. 200 at 9 per cent. per annum from May 22, 1912, viz.:—

All those three contiguous portions of Delgahawatta, situated at Horetuduwa, in Panadure badde of Panadure totamune; and bounded on the north-east by field belonging to Mututantrige Abraham Fernando, south-east by a portion of this land belonging to the heirs of the deceased Neina Lebbe Marikkan and another portion of this land belonging to Mututantrige Abraham Fernando, south-west by the Government high road from Colombo to Galle, and north-west by a portion of this land belonging to the heirs of the aforesaid Neina Lebbe Marikkan; and containing in extent of about 2 roods.

Deputy Fiscal's Office, Kalutara, May 15, 1917. H. Sameresingha, Deputy Fiscal. Central Province.
In the District Court of Kandy.

N. Orchard of Buliagoda, Gampola......Plaintiff.
No. 24,327. Vs.

(1) S. Rakkamma of Kurugala estate, Gampola, (2)
Mary Cecilia White nee Hawke, (3) John B.
White, both of Gammaduwa......Defendants

NOTICE is hereby given that on Monday, July 16, 1917, at 12 noon will be sold by public auction at the premises the right, title, and interest of the said 2nd and 3rd defendants in the following property for the recovery

defendants in the following property for the recovery of the sum of Rs. 680 51, with legal interest on Rs. 531 76 from June 15, 1916, and poundage thereon, viz.:—

An undivided one-eighth part or share in and out of all that estate called Kurugala, now known as Mary Land, comprising the following allotments of land, namely:—

1. The land called Muttetahena, situate at Uda Aludeniya, in Medapalata, Udunuwara, Kandy District, Central Province; and bounded on the north by land claimed by natives, on the north-east by land described in plan No. 55,896 and by land claimed by natives, on the east and south-east by land described in plan No. 50,089, on the south-west by land described in plan No. 53,764, and on the west by land said to belong to the Crown and by land claimed by natives, and on the north-west by land described in plan No. 55,896 and by lands claimed by natives; and containing in extent (exclusive of the path passing through the land) 9 acres 3 roods and 17 perches.

2. The tract of land, situate at Uda Aludeniya afore-

2. The tract of land, situate at Uda Aludeniya aforesaid and at Kirinde, in Gangapahala korale, Udapalata, Kandy District, aforesaid; and bounded on the north-west by land said to belong to the temple, and on all other sides by land claimed by natives; and containing in extent 45

acres and 2 roods more or less.

3. The allotment of land called Gangomahena, situate at Wegiriya, in Medapalata aforesaid; and bounded on the north and north-east by paddy fields claimed by natives and land said to belong to the temple, on the south-east and east by land described in plan No. 50,089, and south and south-west by land claimed by natives, and on the north-west by land claimed by natives and by paddy fields claimed by natives; and containing in extent 4 acres I rood and 25 perchas more or less.

and 25 perches more or less.
4. The chena land called Kurugallahena alias Gallanahena of 2 pelas in extent, situate at Kurugala, in Gangapalata korale, Udunuwara, aforesaid and bounded on the east by mango tree standing on the ganima of Udunuwara, on the south by the galdetta, on the west by the stone fence, and on the north by the coffee estate owned by John James.

5. The chena land called Kurugallahena alias Gallanahena of 2 pelas in extent; and bounded on the east by the stone fence, on the south by the galdetta, on the west by the demada of Gamagederahena, and on the north by the coffee estate which was owned by John James; situate at Kurugalla aforesaid.

Fiscal's Office, Kandy, May 15, 1917.

A. V. WOUTERSZ, Deputy Fiscal.

In the District Court of Kandy.

S. P. W. A. W. Angama v Chetty of Matale Plaintiff. No. 22,205.

(1) Alagan and (2) Sandanam, both of Matale. Defendants.

NOTICE is hereby given that on June 14, 1917, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, viz.:—

1. All that land called Bogahamulawatta of about 6 acres in extent, situate at Paragahakatuwa alias Alakolaanga, in Udasiya pattuwa of Asgiri korale in Matale South; and bounded on the east by the bo-tree and the fence, south by the fence of Periyasamy's land, west by ela and Kohonaged rawatta, and north by ela.

2. An undivided ½ share out of all that land called Narangahamulawatta of about 12 measures of kurakk in in extent, situate at Naldena in aforesaid pattuwa; and bounded on the east by the limit of Pitakotuwehena, south by Godamadittekumbura, west by ditch, and north by the limit of Tikkajja's garden and Mala-ela.

3. All those contiguous lands called Hapugahamulawatta, Peppalehena, Ambagahamulakotuwa, out of which lands Hapugahamulakotuwa and Ambagahamulakotuwa containing in extent 3 acres 2 roods and 34 perches and Peppolehena containing in extent about 1 acre, all aggregating to the extent of about 5 acres or 11 measures of kurakkan sowing, as per plan dated March 29, 1876, situate at Deewilla, in Pallesiya pattuwa of Asgiri korale in Matale South; and bounded on the east by the limit of Makulussa estate, south by Crown forest, west by the limit of Ungaduraya's hena; and north by the limit of Wattegedera Bandirala's hena; together with the buildings and plantations thereon.

Amount of writ Rs. 708, with interest thereon at 9 per cent. per annum from January 19, 1917, till payment in full.

Deputy Fiscal's Office, Matale, May 15, 1917. H. W. Codrington, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

No. 13,282. Vs.

Robert Wilfred Mendis Karunaratne Rajapakse of Welitara...... Defendant.

NOTICE is hereby given that on Saturday, June 16, 1917, at 12 noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz.:—

All the soil and fruit trees and the cinnamon plantation standing on an allotment of land called Inwelakanda, forming a part of the land called Karandeniyewatta, situate at Karandeniya, in Wellaboda pattu of the District of Galle; and bounded on the north by 2 acres of high ground belonging to Ranepura Hakuruge Adrian, on the east by the high ground claimed by the natives, south by lot No. 2821, and on the west and north-west by lot No. 2820 and low land, and north and north-east by high ground claimed by natives; and containing in extent 13 acres 3 roods and 35 perches.

Writ amount Rs. 1,668 · 83½, with interest on Rs. 1,267 · 37½ at 9 per cent. per annum from March 5, 1915, till payment in full.

Fiscal's Office, Galle, May 14, 1917. J. A. Lourensz, Deputy Fiscal.

In the District Court of Matara.

Alice de Saram Seneviratne of Pategama......Plaintiff
No. 6,915. Vs.

NOTICE is hereby given that on Tuesday, June 5, 1917, at 3 o'clock in the afternoon will be sold by public auction at the premises the right, title, and interest of the said defendants in the following mortgaged property for the recovery of Rs. 757 30, with interest on Rs. 400 at 18 per cent. per annum from September 20, 1915, till September 26, 1916, and then with legal interest on the aggregate amount from September 26, 1916, till payment in full, and Fiscal's charges, viz. :—

1. All that undivided $\frac{2}{3}$ parts of the soil and trees and of the buildings standing thereon of the divided eastern $\frac{1}{4}$ portion in extent about 2 acres; and bounded on the north by Ambalangodawatta, east by Karaggahawewa and koratuwa, south by Gansabhawa road, and on the west by the western portion belonging to Nikulashamy, of the land Kirimadewatta, in extent about 8 acres, situate at Pategama, in the Wellaboda pattu of Matara District; and bounded on the north by Kekirikoratuwa and Ambalangodawatta, east by Karaggahawewa and Nagalmullegeruppa, south by Medirihena, and on the west by Gulugahahena alias Gonawalehena; valued at Rs. 600.

On Friday, June 8, 1917, at 3 P.M.

2. The entire soil, plantation, and the residing tiled building of 13 cubits standing thereon of the land Lindagawakoratuwa of about 3 roods in extent, situate at Kottagoda, in Babarenda in ditto; and bounded on the north by Olokkupara, east by Anolaiwatta, south by Wedagewatta, and on the west by the wela; valued at Rs. 1,000—Total Rs. 1,600.

Deputy Fiscal's Office, Matara, May 8, 1917. J. R. Toussaint, Deputy Fiscal.

Northern Province.

In the District Court of Jaffna.

Kandar Ramalingam of Karanavai south..... Plaintiff. No. 11,008.

Kandar Vallipuranathar of ditto......Defendant

NOTICE is hereby given that on Monday, June 18, 1917, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 48 being damages and Rs. 338.46 being costs and charges and poundage, viz.:—

1. A piece of land situated at Solankakurichchi in Karanavai, called Poovarasankuly, containing or reputed to contain in extent 30 lachams of paddy culture with its appurtenances; bounded or reputed to be bounded on the east by the property of Valianmaippillai and others, north by the property of Valli and others, and on the south by the property of Kanny and others.

2. An undivided 1/12 share with its appurtenances of a piece of land situated at Cholankakurichchi in Karanavai, called Pallasiddivayal, containing or reputed to contain in extent 100 lachams of paddy culture; bounded or reputed to be bounded on the east and north by the property of Valliammaippillai and others, west by the property of Ramalingam, and on the south by the property of Valliam-

maippillai and others.

3. An undivided 1/12 share with its appurtenances of a piece of land situated at Cholankakurichchi in Karanavai, called Veerasingapakutevankoddaiyodupallam, containing or reputed to contain in extent 68\frac{3}{4} lachams of paddy culture; bounded or reputed to be bounded on the east by the property of Ramalingam and tank, north by the property of Velan and others, west by the property of Chuppiramaniam and others, and on the south by the property of Thamotharampillai and others.

At 2 o'clock in the afternoon.

4. An undivided 1/12 share with its appurtenances of a piece of land situated at Veerappathirayankurichehi in Karanavai, called Maniyantoddam, in two parcels, containing or reputed to contain in extent 43½ lachams of varagu culture; bounded or reputed to be bounded on the east, west, and south by the village limit of Cholankakurichehi, north by the property of Vallipuranatar and others.

5. An undivided 1/12 share with its appurtenances of a piece of land situated at Veerappathirayankurichchi in Karanavai, called Maniyantoddam, containing or reputed to contain in extent 87 lachams of varagu culture; bounded or reputed to be bounded on the east and north by lanes, west by lane and by the property of Chuppiramaniam and others, and on the south by the property of Chuppiramaniam and others.

Fiscal's Office, Jaffna, May 14, 1917.

S. Sabaratnam, for Fiscal.

North-Western Province.

In the District Court of Puttalam.

U. S. Mohamado Cassim Marikar of Kalpitiya .. Plaintiff. No. 2,815. Vs.

Sego Allawdin Marakar Kader Saibo Marakar,

Kalpitiya.....Defendant.

NOTICE is hereby given that on Saturday, June 9, 1917, commencing at 12 noon, will be sold by public auction

at the premises the right, title, and interest of the defendant in and to the following property, viz.:—

(1) An undivided share out of the land called Anawasal-totemodavitotem, in extent 10 acres more or less, situate at Kalpitiya, in Akkarai pattu, Puttalam District; bounded on the north by garden owned by Palliwasal Marikar and others, east by Kasie Mohidin Lebbe Tamby Marikar's garden and reservation, south by garden owned by Uduma Lebbe Marikar and others, west by garden owned by Ana Kana Muna and others; subject to mortgage.

(2) An undivided share out of the land called Thurayaditotem, in extent 15 acres more or less, situate as aforesaid; bounded on the north by seashore, east by garden owned by plaintiff and brothers, south by garden owned by Mana Sagalado Thamby Marikar and others and odai, west by garden belonging to the heirs of Ena Kader Saibo Marikar;

subject to a mortgage.

(3) Weeduwalawkany, situate at Kalpitiya aforesaid, in extent \(\frac{3}{4}\) acre more or less; bounded on the north and west by footpath, east and south by land belonging to the estate of Una Muna and others; the above land, with the house, well, &c.

(4) An undivided is share out of the land called Kunjumatotemtennam, situate at Kalpitiya, in extent 1 acre; bounded on the north by Segu Kandu Marikkar's garden, east and south by Ena Kavanna Ena Mohamado Elevetamby Marikar's land, west by Ana Miskin's land.

Amount of writ Rs. 1,128, and interest.

Deputy Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, May 10, 1917. Deputy Fiscal.

In the District Court of Chilaw.

Victor James Cooke, Proctor, of Chilaw.

No. 5,721.

Vs.

Navanna Chena Chetty Appa Chetty of Chilaw. Defendant.

NOTICE is hereby given that on Saturday, June 16,
1917, commencing at 3 o'clock in the fafternoon, 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 three contiguous portions of lands bearing. Nos. 11764, 11998, and 12027 in plan No. 1572, made by Mr. Corea, Licensed Surveyor, situate at Ilippadeniya, in Munnessaram pattu of Pitigal korale north, in the District of Chilaw; and bounded on the north by stream and Crown land, east by portions of land in plan No. 217,567, south by reservation along the stream, and west by lands in plans Nos. 214,715 and 214,743 and land claimed by natives; containing in extent 2 acres 1 rood and 2 perches.

2. The land called Kajugahawatta, situate at Ilippadeniya aforesaid; and bounded on the north by land in title plan No. 214,742 and lot No. 11991 in title plan No. 2,658, east by land in title plan No. 214,847, south by land in title plan No. 214,715 and land in title plan No. 214,714 and footpath, and west by lands in title plan No. 214,742; containing in extent 1 acre and 25 perches.

3. The land called Mirishena, situate at Ilippadeniya aforesaid; and bounded on the north by lands in title plan No. 215,614, east by lands in title plans Nos. 214,742 and 214,714, south by reservation along the stream, and west by reservation along the stream and lot No. 11994 in title plan No. 2,658; containing in extent 3 acres 2 roods and 10 perches (exclusive of a portion in extent 2 acres towards the southern boundary).

4. The land called Bogahawatta, situate at Ilippadeniya aforesaid; and bounded on the north by lot No. 11998 in title plan No. 2,658 and reservation along the stream, east by reservation along the stream and lands in title plan No. 214,742, south by lot No. 11994 in title plan No. 2,658, and west by lots Nos. 11994 and 11998 in title plan No. 2,658; containing in extent 3 acres 1 rood and

36 perches.

5. The land called Kajugahawatta, bearing No. 11996 in title plan No. 2,658, situate at Hippadeniya aforesaid; and bounded on the north by lands bearing Nos. 11990 and 11991 in title plan No. 2,658, east by lands bearing Nos. 11997 and 11991 in title plan No. 2,658, south by lands bearing Nos. 11997 and 12000, and west by lands bearing

Nos. 11990 and 11995; containing in extent 1 acre and 24 perches.

Amount to be levied Rs. 1,286 87, with interest on Rs. 1,000 at 10 per cent. per annum from April 20, 1917, to April 30, 1917, and further interest on the aggregate sum at 9 per cent. per annum till payment in full, and poundage.

Deputy Fiscal's Office, Chilaw. May 14, 1917. A. V. HERAT, Deputy Fiscal.

The Court of Requests of Negombo.

No. 24,101.

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

Warnakulasuriya Allina Pieris of Sea street, Negombo.......Defendant.

NOTICE is hereby given that on Saturday, June 9, 1917, 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.:—

The undivided 8/10 shares of the land called Galmora-gahawatta, situate at Weerahena, in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by garden of the heirs of Migel Peris and Allis Peris, east and south by land of Allis Peris, and west by road; containing in extent about 2 acres.

Amount to be levied Rs. 197.45, with interest on Rs. 150 at 15 cents per Rs. 10 per mensem from June 2, 1916, till August 25, 1916, and thereafter at 9 per cent. per annum till payment in full, and poundage.

Deputy Fiscal's Office, Chilaw, May 9, 1917. A. V. HERAT, Deputy Fiscal.

Sprovince of Sabaragamuwa.

In the District Court of Kurunegala.

No. 6,358.

Vs.

S. D. Bartin Nonahamy of Yatapawela, administratrix of the intestate estate of the late Kalu Aratchige Podisingho Defendant

NOTICE is hereby given that on June 9, 1917, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the

said defendant, as administratrix as aforesaid in the following property, viz.:—

1. The undivided \$\frac{2}{2}\$ shares of Pollegolle Ambagahamulahena, Liyangahamulahena, and Gaskadurugahamulahena of 62 acres \$\frac{3}{2}\$ roods and \$22\$ perches, all adjoining each other; and bounded on the north by Madamodahena claimed by W. Sabapathi and Pangahapela claimed by Migel Appulamy, on the east by Muttettuwakumbura, Udakanperiyakumbura, and Kanuketiyakumbura, all claimed by Migel Appuhamy, Alupatdeniya, Henayagedeniya, Adikarikumbura, Kekiripelakumbura, claimed by Migel Appuhamy, Kaluwetigodelleassedduma, Bogahamulahena claimed by Sirimalhamy and others, Bandarakumbura claimed by Pitiyegama Appu Vedarala, the stream, and Delgahamulahena claimed by Eman's Fernando, on the south by Mahaoya, on the west by the Crown land and the land shown in plan No. 171,707, situated at Yatapawela and \$\frac{3}{4}\$ of tiled house standing on this land.

2. The undivided \(\frac{3}{4}\) shares of the land called Kahata-gahamulahena of 9 acres 1 rood and 24 perches, situated at Yatapawela; and bounded on the north by Weliullekele claimed by P. Bandirala, on the east by the land appearing in plan 68,129, on the south by Dodamulahena claimed by W. Sabapathi, on the west by Kanuketiyekumbura claimed by Migel Appuhamy, Muttettuwakumbura claimed by M. Appuhamy, the land appearing in plan 171,708 and

Kankanandeniya claimed by K. M. Appuhamy.

3. The Adikariyageasseddumakumbura of 1 pela paddy sowing in extent, situated at Yatapawela; and bounded on the north by elawella, on the east by innivara between this field and the field called Kekiripela, on the south by

eura, and on the west by big culvert.

4. Alupathdeniyakumbura of 16 lahas, Kanuketiyakumbura of 2 pelas and 5 lahas, Udukamberiyakumbura of 1 amunam of paddy, Heenikumbura of 2 pelas, Kankanydolollaha of 16 lahas, Achariyagekumbura of 3 pelas, Achariyagepurankumbura of 1 pela, Pathgahapelapurankumbura of 1 pela, situated at Yatapawela in the District of Kegalla; and bounded on the north by Pinkumbureinniyara, Heenikumburainniyara, and Ganwetiya, on the east by elawella and endaru fence, on the south by endaru fence of Kalawitigodella, on the west by endaru fence, wetakeiya bush, and inniara of Madagodakumbura.

5. Delgahamulawatta of 1 amunam paddy sowing, situated at Yatapawela in Kinigoda korale, Kegalla District; bounded on the east by field and fence, south by Maha-oya, west by Mainpara, on the north by makulla tree and

Mainpara.

6. Kahatagahamulawatta of 5 perches in extent, situated at Yatapawela aforesaid; bounded on the east by dam on which keena tree stands, south by bank, west by endaru fence, and north by elawella.

To levy Rs. 1,955.121.

Deputy Fiscal's Office, Kegalla, May 14, 1917. R. G. WIJETUNGA, Deputy Fiscal.