

Ceylon Government Gazette

Published by Authority.

No. 6,915 - FRIDAY, DECEMBER 14, 1917.

Part II.—Legal.

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

I	PAGE	1.		PAGE		PAG
Draft Ordinances	295	Notices from District and	Minor	1	Notices in Testamentary Actions	30
Passed Ordinances	293	Courts		297	Lists of Jurors and Assessors	. —
Notifications of Criminal Sessions of		Notices in Insolvency Cases		297	Supreme Court Registry Notices	_
the Supreme Court	297	Notices of Fiscals' Sales	. • •	298	Council of Legal Education Notices	

PASSED ORDINANCES.

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

No. 43 of 1917.

An Ordinance to amend "The Prevention of Cruelty to Animals Ordinance, 1907."

JOHN ANDERSON.

Preamble.

WHEREAS it is expedient to amend "The Prevention of Cruelty to Animals Ordinance, 1907": 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 and commencement.

1 This Ordinance may be cited for all purposes as "The Prevention of Cruelty to Animals (Amendment) Ordinance, No. 43 of 1917," and shall come into operation on such date as the Governor shall, by Proclamation in the Government Gazette, appoint.

Amendment of section 9.

2 In section 9 of the principal Ordinance, after the words "Superintendent of Police" there shall be added the words "President of a Village Tribunal."

Amendment of section 11.

3 The following proviso shall be added at the end and in continuation of section 11 of the principal Ordinance:

Provided, however, that Village Tribunals shall have concurrent jurisdiction with Police Courts to try all offences under this Ordinance; and every Village Tribunal shall have power in respect of such offences to impose a fine not exceeding twenty rupees, or, in default of payment, imprisonment of either description for a term not exceeding two weeks.

Repeal of paragraph 10 in section 28 of "The Village Communities Ordinance, 1889." 4 In section 28 of "The Village Communities Ordinance, 1889," the paragraph "(10) Offences under 'The Prevention of Cruelty to Animals Ordinance, 1907," is hereby repealed.

Passed in Council the Twenty-first day of November, One thousand Nine hundred and Seventeen.

C. H. COLLINS, Clerk to the Council.

Assented to by His Excellency the Governor the Fifth day of December, One thousand Nine hundred and Seventeen.

R. E. STUBBS, Colonial Secretary.

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

No. 44 of 1917.

An Ordinance further to amend "The Land Acquisition Ordinance, 1876."

JOHN ANDERSON.

Preamble.

WHEREAS it is expedient further to amend "The Land Acquisition Ordinance, 1876": 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 and commencement.

1 This Ordinance may be cited as "The Land Acquisition (Amendment) Ordinance, No. 44 of 1917," and shall come into operation on such date as the Governor shall, by Proclamation in the Government Gazette, appoint.

Addition of new section 10 A.

- 2 After section 10 of the principal Ordinance the following section shall be added, and shall be numbered 10 A:
 - 10 A. (1) Where any person claims any land or any interest therein on behalf of a minor, and it appears to the Government Agent that the value of the land or the interest claimed does not exceed one thousand rupees, and all persons claiming (including the person claiming on behalf of the minor) are willing to accept the amount of the compensation offered by the Government Agent and to sign the agreement mentioned in the last preceding section, it shall be competent for the Government Agent, in lieu of referring the matter to court under the next succeeding section, to apply, by a certificate in writing to the District Court, for the appointment of the said person claiming on behalf of the minor as guardian and curator of the minor for the purpose of the acquisition.
 - (2) The certificate shall state—
 - (a) The nature of the land to be acquired;
 - (b) The name of the minor interested;
 - (c) The extent and the value of the minor's interest;
 - (d) The name and address of the person claiming on behalf of the minor, and his relationship to the minor;
 - (e) The fact that all persons claiming, including the person claiming on behalf of the minor, are willing to accept the compensation offered by the Government Agent, and to sign the agreement referred to in section 10.
 - (3) Upon the receipt of such certificate the District Court may, by order communicated to the Government Agent, appoint the person claiming on behalf of the minor guardian over and curator of the property of the said minor for the purpose of the acquisition, and may authorize the guardian and curator so appointed to accept the compensation offered, and sign the said agreement on the minor's behalf.

(4) Upon the said guardian and curator signing the said agreement, the Government Agent shall pay the value of the minor's interest into the District Court for the benefit of the minor under the control of the court.

(5) Such payment shall have the same effect for the purpose of barring claims against the Government at the instance of any person whomsoever as payment of compensation under section 36.

Addition of proviso to section 11 of principal Ordinance.

Proviso.

3 The following proviso shall be added to section 11 of the principal Ordinance:

Provided that where the amount claimed as compensation by the person or persons interested, or, if no claimant has attended, the amount determined by the Government Agent under section 8, does not exceed three hundred rupees, the matter shall be referred to the Court of Requests, and the Court of Requests shall have jurisdiction to dispose of the same, and all references to a District Court or a District Judge in this Ordinance (except in section 10 A) shall be construed accordingly.

Addition of new section to principal Ordinance.

Limitation of doctrine of res adjudicata.

- 4 The following section shall be added to the principal Ordinance:
 - 48. Where in any proceedings under this Ordinance any question of title is determined by the court under such circumstances that in any subsequent legal proceedings the determination would be deemed to be res adjudicata as between the parties, such determination shall not operate as res adjudicata, except so far as it relates to the portion of land actually acquired.

Provided that this section shall not apply to any case in which the value of the land acquired exceeds one

thousand rupees.

Passed in Council the Twenty-first day of November, One thousand Nine hundred and Seventeen.

C. H. COLLINS, Clerk to the Council.

Assented to by His Excellency the Governor the Fifth day of December, One thousand Nine hundred and Seventeen.

R. E. STUBBS, Colonial Secretary

DRAFT ORDINANCE.

MINUTE.

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

An Ordinance to amend "The Merchandise Marks Ordinance, 1888."

Preamble.

WHEREAS it is expedient to amend "The Merchandise Marks Ordinance, 1888": 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 and commencement.

- 1 This Ordinance may be cited as "The Merchandise Marks (Amendment) Ordinance, No. of 1917," and shall come into operation on such date as the Governor shall, by Proclamation in the "Government Gazette," appoint.
- 2 The following sub-section shall be substituted for subsection (1) of section 15 of the principal Ordinance:

(1) The following goods, that is to say:

(a) All goods or things to which any forged trade mark or false trade description is applied, or to which any trade mark or mark so nearly resembling a trade mark as to be calculated to deceive is falsely applied;

(b) All goods or things made or produced beyond the limits of the United Kingdom, this Colony, or any other British possession or dominion, and having applied thereto any name or trade mark being, or purporting to be, a name or trade mark of any manufacturer, dealer, or trader in the United Kingdom, this Colony, or other British possession or dominion unless—

Substitution of new sub-section (1) for subsection (1) of section 15 of the principal Ordinance. (i.) The name or trade mark is as to every application thereof accompanied by a definite indication of the goods having been made or produced in a place beyond the limits of the United Kingdom, this Colony, or other

British possession or dominion;

(ii.) The country in which that place is situated is in that indication indicated in letters as large and conspicuous as any letter in the name or trade mark and in the same language and character as the name or trade mark;

(c) All piece goods such as are ordinarily sold by the length or by the piece which have not conspicuously stamped in English numerals on each piece the length thereof in standard yards or in standard yards and a fraction of such a yard according to the real length of the piece;

are hereby prohibited to be imported into this Colony, and, subject to the provisions of this section, shall be included among goods prohibited to be imported as if they were referred to in section 36 of the Customs Ordinance, No. 17 of 1869, and included in schedule C to that Ordinance.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 3, 1917. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to correct two defects in "The Merchandise Marks Ordinance, 1888." The defects are in that part of the Ordinance which relates to the power to prohibit the importation of goods marked with a false or deceptive trade mark, or not properly marked with an indication of their foreign origin (section 15).

2. At present it is impossible to deal with these goods as prohibited goods, because under section 15 it is only goods which are liable to forfeiture that are prohibited, and goods of the description referred to are not liable to forfeiture, except where they are sold within the Colony with guilty knowledge.

This appears to be due to an error in drafting. -

3. Further, by another error of drafting in section 15 (1), as the section at present stands, the position appears to be that any person may import goods into this Colony which have applied to them a name or mark which is a colourable imitation of the name or trade mark of any manufacturer, dealer, or trader in the United Kingdom or this Colony, provided only he accompanies this colourable imitation with a definite indication of the place or country in which the goods were made or produced.

goods were made or produced.

4. Both these defects have been noted in India, and have been dealt with by an amendment in the corresponding Indian enactment, namely, the Indian Merchandise Marks Act, 1889.

5. It is accordingly proposed by this Ordinance to declare specifically that "all goods or things to which any forged trade mark or false trade description is applied, or to which any trade mark or mark so nearly resembling a trade mark as to be calculated to deceive is falsely applied," shall be deemed to be prohibited goods (see paragraph (a) of new

sub-section (1) of section 15).

6. The provisions of section 15, which require goods of foreign origin marked with the trade name or trade mark of a British manufacturer, dealer, or trader to be accompanied by a definite indication of their foreign origin in letters as large as any letter in the name or trade mark as the section at present stands, only apply to the trade name or trade mark of manufacturers, dealers, or traders in the United Kingdom or Ceylon. They do not apply to the trade name or trade mark of manufacturers, dealers, or traders in India, Australia, or any other British Possession. As there appears no reason for this distinction, all British Possessions are by an amendment of the Ordinance put on the same footing as the United Kingdom and this Colony. (See paragraph (b) of new sub-section (1) of section 15.)

Anton Bertram, Attorney-General.

MINOR COURTS NOTICES. DISTRICT AND

NOTICE is hereby given that by virtue of Ordinance No. 12 of 1894, Court of Requests, Negombo, money cases from No. 5,311 to-8,999 of the years 1898 to 1902 will, three months after from the date hereof, be destroyed.

That any person interested in any record may personally, by Proctor, or by duly authenticated petition, claim that such record may not be destroyed.

Court of Requests, Negombo, December 7, 1917.

M. S. SRESHTA, Commissioner of Requests.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the Western Circuit will be holden at the Court-house at Hulftsdorp on Thursday, January 10, 1918, at 11 o'clock of the morning of the said day.

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

Fiscal's Office, Colombo, December 10, 1917. W. de Livera, for Fiscal.

INSOLVENCY. NOTICES OF

In the District Court of Colombo.

In the matter of the insolvency of G. A. No. 2,680. Fernando of Campbell place, Colombo.

NOTICE is hereby given that the above-named insolvent has been refused a certificate of conformity.

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

No. 2,833. In the matter of the insolvency of George Henry Goonetilleke of Dalugama in the Adikari pattu of Siyane korale.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

No. 2,835. In the matter of the insolvency of Mark Burge of Havelock town, Colombo.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Pitche Tamby Meera Lebbe Marikar of No. 18, Piachaud's lane, Colombo. No. 2,840.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

No. 2,848. In the matter of the insolvency of Tom Davidson of Bambalapitiya.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary, In the District Court of Colombo.

In the matter of the insolvency of Henry No. 2,850. of Bambalapitiya, Francis Ondatje Colombo.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Peeanna Mohamado Ossen Saibo of Wellawatta, No. 2,852. Colombo.

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

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

In the matter of the insolvency of Joseph Alexander Swan of No. 38, Wall street, No. 2,862. Kotahena.

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 January 10, 1918, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, December 10, 1917. for Secretary.

In the District Court of Colombo.

No. 2,864. In the matter of the insolvency of Muna Lena Abubacker of Avissawella.

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 January 10, 1918, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, for Secretary. Colombo, December 10, 1917.

In the District Court of Colombo.

No. 2,874. In the matter of the insolvency of Vavanna Ana Moona Ahamado Lebbe, Vavanna Ana Moona Mohamado Sheriff, and Vavanna Ana Moona Mohamado Lebbe, all of Kahataowita in Veyangoda.

WHEREAS the above-named Vavanna Ana Moona Ahamado Lebbe, Vavanna Ana Moona Mohamado Sheriff, and Vavanna Ana Moona Mohamado Lebbe have filed a declaration of insolvency, and a petition for the sequestration of their estate has also been filed by N. M. Ahamado Lebbe Marikar, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Vavanna Ana Moona Ahamado Lebbe, Vavanna Ana Moona Mohamado Sheriff, and Vavanna Ana Moona Mohamado Lebbe insolvents accordingly; and that two public sittings of the court, to wit, on January 10, 1918, and on January 24, 1918, will take place for the said insolvents 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, A. E. PERERA, Colombo, December 11, 1917. for Secretary.

In the District Court of Galle.

In the matter of the insolvency of Moona Ana No. 434. Mohamadu Lebbe of Balapitiya.

WHEREAS Moona Ana Mohamadu Lebbe of Balapitiya has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. A. Deen Mohamadu Cassim of Galle, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Moona Ana Mohamadu Lebbe an insolvent accordingly, and that two public sittings of the court, to wit, on January 21 and on March 4, 1918, 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, V. R. MOLDRICH,

December 4, 1917.

Secretary.

In the District Court of Anuradhapura.

In the matter of the insolvency of Horace Victor No. 1.

NOTICE is hereby given that a public sitting of this court will be held on January 7, 1918, for the grant of a certificate of conformity to the insolvent.

By order of court, S. RANASINHA, Anuradhapura, December 10, 1917. Secretary.

In the District Court of Badulla.

No. 105.

In the matter of the insolvency of Akmeemana Gamage Eporis Appu of Debedde, presently of Wanduramba in Galle District.

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

By order of court, E. W. SIRIMANE,

December 5, 1917.

Secretary.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Negombo,

Seena Nana Seena Sinniah Chetty of Negombo.... Plaintiff. No. 8,807.

Jayamana Mohottige Don Rokus Appuhamy of Pamunugama Defendant,

NOTICE is hereby given that on Wednesday, January 9, 1918, at 3 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st defendant in the following property, for the recovery of the sum of Rs. 1,014.50, with interest thereon at the rate of 9 per cent. per annum from July 2, 1913, till payment, less a sum of Rs. 675 paid by the defendant, viz.

The half share of the residing land of the 1st defendant and the building standing thereon, situated at Pamunu-gama, in the Ragam pattu of Alutkuru korale; and bounded on the north by the field belonging to G. E. Perera, east by the land belonging to G. Juan Perera, south by the land belonging to G. Juse Perera Appuhamy, and on the west by the land belonging to Mathes Appu; containing in extent about 1 acre.

Fiscal's Office, Colombo, December 10, 1917.

W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo,

Samanakkodige Brampy Fonseka Appuhamy of Kotu- v_s .

No. 45,216.

(1) Patirage Aysa Perera, (2) Amarasinghege Paulis Perera, (3) Patirage Johana Perera, all of Mahabuthgomuwa in Ambatalenpahala, (4) Simittra Arach-chige Don Podi Singho, and (5) Patirage Elisza Perera, both of Cotta, in the Palle pattu of Salpiti koraleDefendants. NOTICE is hereby given that on Friday, January 11, 1918, 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 property, for the recovery of the sum of Rs. 1,100, with interest thereon at the rate of 9 per cent. per annum from May 29, 1916, till payment in full, and costs taxed at Rs. 331 15 and poundage, viz.:—

An undivided 39/84 shares of the land called Paspelakumbura, situated at Mahabuthgomuwa in Ambatalen-pahala of Alutkuru korale south, in the District of Colombo, Western Province; bounded on the north by the garden of Daniel Perera Gurunnanse and Nawagomuwage Podiya Owitta, on the east by the garden of Makuluwiluge and Maddumage Satarasinghe Aratchige and Kodikarage people, on the south by the field of Aponso and Satarasinghe Aratchi and Meddumage Koluwitagodella, and on the west by the owita of Patirage Dionis Perera; containing in extent 3 acres and 13 perches, and of the buildings, trees, and plantations thereon, and excluding the high road passes through the southern boundary.

Fiscal's Office, Colombo, December 10, 1917. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

S. S. A. O. Narayanan Chetty of Sea street & Plaintiff. Colombo

No. 47,927.

Vs. Jacob Francis Silva of Moratuwa.....

.....Defendant.

NOTICE is hereby given that on Friday, January 18, 1918, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 2,700, with interest thereon at 9 per cent. per annum from June 17, 1917, till payment in full, and costs of suit, viz. :-

An undivided 1 share of an allotment of land called as Raheney bearing assessment No. 8, and of the buildings thereon, situated at Gregory road, Cinnamon Gardens, Ward No. 9, within the Municipality of Colombo, in the District of Colombo, Western Province; and bounded on

the north by the reservation along the Gregory's road, east by T. P. 186,643, south by lot 27 in preliminary plan 10,215, west by T. P. 186,640; containing in extent 1 acre more or less, prior registration A 80/205.

Fiscal's Office, Colombo, December 12, 1917. W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Colombo.

W. E. Soysa of Bamba appriya..... Plaintiff.

No. 57,039. Vs.

(1) W. Agnes Silva of Mount Lavinia and (2) N. R. W. Silva of Bankshall street, Colombo Defendants.

NOTICE is hereby given that on Thursday, January 10, 1918, at 3.30 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said plaintiff in the following property, for the recovery of the sum of Rs. 135 65, viz.:—

All that allotment of land, with the building standing thereon, called Appuhamigewatta being lot marked B, situated at Bambalapitiya, within the Municipality of Colombo; and bounded on the north by the property of Cornelis Fernando, on the east by the high road, on the south by the property of P. Silva, and on the west by the remaining part A; and containing in extent 1 rood and 36 perches.

Fiscal's Office, Colombo, December 10, 1917. W. DE LIVERA, Deputy Fiscal.

In the court of Requests of Negombo.

M. T. T. K. A. V. S. V. Single va Pulle of Negombo.. Plaintiff.

No. 25,222.

Vs.

Pathmaperuma Aratchige Nicholas Appu of Otarawadiya Defendant

NOTICE is hereby given that on January 10, 1918, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The divided \(\frac{1}{2} \) share of the land called Kahatagahawatta, marked letter A, situate at Otarawadiya, in Dunagaha pattu of Alutkuru korale; and bounded on the north by lands of Juse Silva and others and the cart road, east by cart road, south by lands of Jeronis Silva and Domingo Annavi and another, and on the west by land claimed by the heirs of the late Selestino Livera, Vidane Arachchi; containing in extent about 2 acres 2 roods and 2 perches, together with the house standing thereon.

Amount to be levied Rs. 90 90, with interest on Rs. 70 at 30 per cent. per annum from May 18, 1917, to June 18, 1917, and thereafter at 9 per cent. per annum till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, December 11, 1917. Deputy Fiscal.

In the court of Requests of Negombo.

Manuel Peristration Andrew Peiris of Tudella.... Plaintiff.

No. 25,357.

Vs.

Anthonige Peregrino Perera of Kudahakapola. Defendant. NOTICE is hereby given that on January 12, 1918, commencing at 10 o'clock in the forencon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz.:—

The land called Kongahawatta, situate at Kudahakapola in Ragam pattu of Alutkuru korale; and bounded on the north by land of Liyanage Anthony Fernando, east by land of Wattage Augustino Fernando, south by dewata road, and west by land of Pelis Perera Dharmaratna; containing in extent about 2 acres.

Amount to be levied Rs. 211 35, with further interest on Rs. 140 at 30 per cent. per annum from July 10, 1917, to September 14, 1917, and thereafter at 9 per cent. per annum from September 14, 1917, on the aggregate amount till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negombo, December 11, 1917. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

No. 22,491. Vs.

(1) Kumaravehl Vairamuttu, (2) Annamuttu Vairamuttu, both of Hindagalle in Peradeniya... Defendants.

NOTICE is hereby given that on Saturday, January 19, 1918, at 12 o'clock in the noon, will be sold by public auction at the premises the right, title, and interest of the said 2nd defendant in the following property, mortgaged upon bond No. 101 dated November 13, 1911, and attested by D. P. Senaratne, Notary Public of Nawalapitiya, for the recovery of the sum of Rs. 1,280 75, together with interest on Rs. 1,230 75 at 9 per centum per annum from March 31, 1914, until payment in full, viz.:—

All that land, with everything belonging thereto, called Ilukpitiya, field or coffee garden of about 2 pelas paddy sowing in extent, situate at the village called Bowagama in Pasbage korale, Uda Bulatgama, Kandy District, Central Province; and bounded on the east by the high road and boundary of the land belonging to Katugahawatta, on the west by Mahaweli ganga, on the north by the Hatlaha-oya, and on the south by Imaweilla of Ilukpitiya.

(The boundaries and the extent of the above property are described as follows in the seizure report of the writ officer who made the seizure, to wit: on the east by Hunukotuwewatta and the boundary of Imbulpitiyewatta, on the west by Karo Appu's land and Mahaweli-ganga, on the north by the ela of Imbulpitiyawatta, and on the south by the old cart road to Kotmale; containing in extent about 3 acres.)

Fiscal's Office, Kandy, December 10, 1917. A. V. WOUTERSZ, Deputy Fiscal.

In the District Court of Kandy.

A. P. Amarasinghe of Kandy Plaintiff

No. 24,690. Vs.

NOTICE is hereby given that on Wednesday, January 23, 1918, at 12 o'clock in the noon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 860·21, with interest thereon at the rate of 9 per cent. per annum from October 12, 1917, on the sum of Rs. 562·54 and poundage, viz: —

All that allotment of land, together with the building thereon standing bearing assessment No. 1,053, containing in extent 9 perches, situate at Peradeniya road, within the Town, Municipality, and District of Kandy; and bounded on the north by the ground possessed by George Lewis bearing assessment No. 1,054, on the east by Peradeniya road, on the south by land possessed by D. M. Ram Menika bearing assessment No. 1,052, and on the west by the land claimed by the heirs of Don Louis, Notary.

Fiscal's Office, Kandy, December 5, 1917. A. V. WOUTERSZ, Deputy Fiscal.

Southern Province.

In the District Court of Galle.

S. K. M. S. M. Suppramanian Chetty of Kaluwella. Plaintiff.

No. 15,218. Vs.

NOTICE is hereby given that on Tuesday, January 8, 1918, at 2 o'clock in the afternoon, will be sold by public auction at the spot the following property, mortgaged, subject to the primary mortgage in favour of the 2nd

defendant, K. M. R. M. Ramanathan Chetty, for the sum of Rs. 2,500 and interest, viz.:—

All those undivided 8/9 part of all the trees and soil of the garden Kaluwagahawatta and all the buildings on the said land, situate at Gonapinuwala in Wellaboda pattu; and bounded on the north by path and lands appearing in T. Ps. 246,848 and 256,745, east by land appearing in T. P. No. 256,746, south by lands appearing in T. Ps. Nos. 246,853 and 256,068 and land claimed by natives, and west by lands appearing in T. P. No. 246,854, 261,471, and 260,912; containing in extent 5 acres 1 rood and 32 perches.

Writ amount Rs. 3,244 60, with interest on Rs. 3,023 at 9 per cent. per annum from September 25, 1917.

Fiscal's Office, Galle, December 11, 1917.

J. A. Lourensz, Deputy Fiscal.

In the District Court of Matara.

John Enright of Matara......Plaintiff.
No. 7,319.

Vs.

Kapugamage Andris Silva and another Defendants.

NOTICE is hereby given that on Monday, December 31, 1917, at 12 o'clock in the noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 1,923 07, with legal interest on the aggregate amount from March 27, 1917, till payment, and charges, viz.:—

- (1) The soil and trees of the land Kapurigewatta, in extent 2 acres, and the buildings standing thereon at Kamburugamuwa; and bounded on the north by road, east by Wattidorewatta and Wijayangawa-aramba, south by Hettigewatta and Annakkagewatta, west by road; valued at Rs. 2,500.
- (2) The divided portion lot A of the land Kumbaloluwe-watta, in extent 1 rood and 16 6 perches, and the buildings standing thereon at ditto; and bounded on the north by Ainbagahakumbura, east by Pelapotawatta, south by road, and west by lot B of the same land; valued at Rs. 750.

Deputy Fiscal's Office, Matara, December 4, 1917. J. R. Toussaint, Deputy Fiscal.

In the District Court of Matara.

(1) Arnis Gunesekere of Polhena (2) Darnis Silva Gajaweera of Madihe..................Defendants.

NOTICE is hereby given that on Monday, December 31, 1917, at 12 o'clock in the noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 1,276 08, with legal interest on Rs. 1,157 50 from August 2, 1917, till payment in full, and Fiscal's charges, viz.

(1) All that undivided 1/5 part of the soil and plantations and of the house No. 7 standing thereon of the land called and known as Gurugederewatta alias Angurugewatta bearing assessment No. 121, situated at Polhena; and bounded on the north by Gurunnansegewatta, east by Gurunnansegewatta, Pansalekella, and Kuttiyagewatta, south by Kuttiyegewatta, Pitakoratuwa, and Kasakaragedarawatta, and on the west by Talpawellegewatta; in extent 2 roods and 5 perches, exclusive of the cart track. Rs. 250.

(2) All that undivided 8/9 part of the soil and fruit trees of the land called Pitakoratuwa bearing assessment No. 177, situate at ditto; and bounded on the north by Welihenege-kumbura and Kandanketiya, east by Jasingekoratuwa, south by Anguruwakanatta and Karunkawatta alias Punchikoratuwa, and on the west by Diganewatta; in extent 2 roods and 30 perches. Rs. 500.

(3) All that undivided 1 part of soil and plantation of the land Kasakaragegedarawatta, bearing assessment No. 122, situate at ditto; and bounded on the north by Talpawellegewatta and Angurugewatta, east by Annakkagewatta alias Pitakoratuwa (portion marked Lr. 'C'), south by Paluwatta, west by road, Kaluannakkagewatta, and Hathamunenitteniya: in extent 2 roods and 19 perches. Rs. 450.

munepitteniya; in extent 2 roods and 19 perches. Rs. 450.

(4) Undivided 17/60 of the soil and paraveni trees and 2/5 of planter's \{ \frac{1}{3}} \text{ share of 1st plantation, the planter's \{ \frac{1}{3}} \}

share of the 3rd plantation, and the entirety of the tiled house of 9 cubits standing thereon of the land called Anguruwekanatta, bearing assessment Nos. 182, 180, and 270, situate at Polhena; and bounded on the north by Suriyagahakoratuwa and Gasingekoratuwa, east by Goluaramba, south by Alikewatta, west by Punchikoratuwa alias Karunkawatta; in extent about 3 acres. Valued at Rs. 750.

(5) Undivided portions A, B, and C adjoining each other and forming one land of the land called Karunkawatta, Punchikoratuwa, bearing assessment No. 262, situate at ditto; and bounded on the north by Talanwillepitakoratuwa, east by Anguruwekanatta, south by minor road, west by portion D of the same land; in extent 12 66 perches. Rs. 150.

Deputy Fiscal's Office, Matara, December 7, 1917.

J. R. Toussaint, Deputy Fiscal.

In the District Court of Colombo.

J. W. Samaraweera of Weligama Defendant.

NOTICE is hereby given that on Monday, December 31, 1917, at 2 p.m., will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, for the recovery of Rs. 9,434.22, with interest thereon at 9 per cent. per annum from October 10, 1917, till payment, and Fiscal's charges, viz.:—

- (1) The soil and fruit trees of the land Awariyawatta, in extent 20 acres, and all the buildings standing thereon, situated at Kapparatota, in Weligam korale; and bounded on the north by Induruwegewatta and Ihaladeniya, on the east by seashore, on the south by the residing garden of C. C. Lorensuhewa, seashore, and Bandarawatta, on the west by Danpittaniya and Sahabanduwatta. Valued at Rs. 25,000.
- (2) The soil and fruit trees of the land Bandarawatta, in extent 3 acres, at ditto; and bounded on the north by Awariyawatta, on the east by a portion of the same land belonging to S. P. Don Bastian, Vidane Arachchi, on the south by seashore, and west by Sattambigewatta. Valued at Rs. 3,000.

(3) The soil and fruit trees of the land Sattambigewatta, in extent 2 acres, at ditto; and bounded on the east by Bandarawatta, on the west by Sahabanduwatta, on the south by the land called Lunizzakaduwa, on the north by Awariyawatta Valued at Rs. 2,000.

by Awariyawatta. Valued at Rs. 2,000.

(4) The soil and fruit trees of the land called Lunizza-kaduwa, in extent ½ an acre, at ditto; and bounded on the north by Sattambigewatta, south seashore, on the east by Bandarawatta, and on the west by Sahabanduwatta. Valued at Rs. 500.

(5) The land called Gedigelangasrangugewatta, in extent \(\frac{1}{4} \) of an acre, at Karawedia; and bounded on the north by Andrismuttaiwatta, on the east and south by high road, on the west by Hettimudiansegewatta, and the buildings standing thereon. Valued at Rs. 500.

(6) The soil and fruit trees of the land Deniyewatta,

(6) The soil and fruit trees of the land Deniyewatta, in extent 12 acres, and the buildings standing thereon, at Pitiduwa; and bounded on the south by wewa (tank), Itiyamullewatta and Nugedeniya, on the west by Paluwatta, on the east by Rabindgewatta alias Samarawillawatta, on the north by Baduwatta alias Tillekeratnewalawwe-kurunduwatta. Valued at Rs. 6,000.

These lands to be sold subject to the claim in concurrence of the creditor, in District Court, Colombo, writ No. 48,789.

Deputy Fiscal's Office, Matara, December 3, 1917. J. R. Toussaint, Deputy Fiscal.

Northern Province.

No. 11,950. Vs.

.Plaintif

auction at the spot the right, title, and interest of the said lst defendant in the following property, for the recovery of Rs. 2,568 14, with interest thereon at the rate of 9 per cent. per annum from May 16, 1917, until payment in full, and poundage and charges, viz. :-

(1) In a piece of land situated at Achchuveli South, called Kanukkai, containing or reputed to contain in extent $4\frac{1}{2}$ lachams of varagu culture; bounded or reputed to be bounded on the east by street, north by property of Nallatamby Kandyah and shareholders, west by property of Chelliah, and on the south by the property of Velu Nanniar and shareholders.

(2) In a piece of land situated at Achchuveli South, called Echchankaddai, containing or reputed to contain in extent 2½ lachams of varagu culture; bounded or reputed to be bounded on the east by road, north by the property of Nallatamby Kandyah, west by the property of Annamma, wife of Sinnadurai, and on the south by the property of

Nallatamby Kandyah and others.

(3) In a piece of land situated at Achchuveli South, called Kumpappulem, containing or reputed to contain in extent 8 lachams of varagu culture; bounded or reputed to be bounded on the east by the property of Muthalithamby Arumugam and shareholders, north by the property of Murugar Vaitilingam and shareholders, west by the property of Ilaiyathu, widow of Kanapathippillai, and shareholders, and on the south by the property of Chuppar Sinnappu and shareholders.

At 2 P.M.

(4) In a piece of land situated at Achchuveli South, called Pothi, containing or reputed to contain in extent 13 lachams of varagu culture; bounded or reputed to be bounded or the east and south by the property of Muttukkumaru, north by the property of Supperamaniar, and on the west by the

property of Valliammai.

(5) In a piece of land situated at Achchuveli South, called Pothivayal, containing or reputed to contain in extent 6 lachams paddy culture, with its appurtenances, including share of well standing on the northern boundary lend: bounded or reputed to be bounded on the east and north by the property of Arunasalem Sabapathippillai and share-holders, west by the property of Nallatamby Kandyah, and on the south by the property of Chuppiah Arunaselem.

(6) In a piece of land situated at Achchuveli South, called Pothivayal, containing or reputed to contain in extent 2 lachams paddy culture, with its appurtenances, including share of water of well standing on the southern boundary land with right of use of way and water-course; bounded or reputed to be bounded on the east by the property of Tangam, wife of Veluppillai, north and west by the property of Chuppiah Arunasalem, and on the south by the property of Supperameniar Arunasalam.

Fiscal's Office, Jaffna, December 6, 1917.

S. SABARATNAM. for Fiscal.

North-Western Province.

In the District Court of Chilaw.

Uduma Lebbe Unusu Lebbe of Kottaramulla and

No. 5,528. \cdot Vs.

Lena Mustafa Lebbe, Police Headman Madampe Defendant.

NOTICE is hereby given that on Saturday, January 5, 1918, 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 land planted by Suppramaniyan, situate at Iratta-kulama; and bounded on the north by Kurunegala road, east by land planted by Mudalihamy, south by land planted by Mudalihamy, south by land planted by Mudalihamy and land planted by Koneappu, and west by lands planted by Koranis Appu and Lenohamy; containing in extent about 5 acres.

Amount to be levied Rs. 786.04, and poundage.

Deputy Fiscal's Office, Chilaw, December 11, 1917. A. V. HERAT, Deputy Fiscal. In the District Court of Chilaw.

G. W. Woodhouse, Esq., of Kurunegala No. 5,775. Vs.

R. M. M. V. Venatittan Chetty of Madampe Defendant,

NOTICE is hereby given that on Monday, January 7, 1918, at 5 o'clock in the evening, will be sold by public auction the right, title, and interest of the said defendant in the following property, which has been specially mortgaged bound executable by the decree entered in the above case,

(1) All that divided eastern portion of land called Divulgahawatta and consisting of lot B 15 in extent 3 perches, D 15 in extent 6 perches, and the divided eastern portion A 15 in extent 1½ perches aggregating 10½ perches according to the figure of survey No. 1,248 dated October 31, 1912, and signed by Mr. J. A. C. Corea, Licensed Surveyor, situate at Bazaar street, Madampe in Yagam pattu of Pitigal korale north, in the District of Chilaw.

On Monday, January 7, 1918, commencing at 9 o'clock in the morning.

(2) All that undivided 9/40 shares of the land called Wellamarattaditottam bearing lot No. 10,956, in T. P. No. 2,356 situate at Maikkulam in Munnessaram pattu of Pitigal korale north aforesaid, containing in extent 1 acre and 22 perches.

(3) The divided portion of land called Attimarattaditottam alias Anaikidanguwatta bearing letter K in plan No. 1,946 made by Mr. J. A. C. Corea, Licensed Surveyor, situate at Maikkulam aforesaid, containing in extent within the said divided portion 2 acres 3 roods and 36 perches.

The said divided portion has been allotted to the judgment debtor in partition case No. 5,117 of the District Court, Chilaw, in I eu of the undivided share of 117/220 of the said land and decreed and bound executable for the recovery of the amount due in the above case No. 5,775.

Amount to be levied Rs. 11,496 85, with further interest on Rs. 10,000 from July 1, 1917, at 15 per cent, per annum till July 23, 1917, and further legal interest till payment in full, and poundage.

Deputy Fiscal's Office, Chilaw, December 11, 1917. A. V. HERAT. Deputy Fiscal.

In the Court of Requests of Chilaw.

No. 18,188. Vs.

Elo Nona, administratrix of the estate of the late Herat Jayasinghe Peris Appuhamy of Kaluachchi mulla Defendant.

NOTICE is hereby given that on Saturday, January 12, 1918, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

An undivided & share of the land called Ambagahawatta, after excluding 1/5 share, situate at Mailewa in Medapalata of Pitigal korale south of the District of Chilaw; and bounded on the north by Gansabhawa road, east by land of the heirs of Andiris Peris, south by land of Appu Sinno Appuhamy, and west by Gansabhawa road; containing in extent about 10 acres.

Amount to be levied Rs. 281 82, with legal interest on on Rs. 250 from October 3, 1917, till payment in full, and poundage.

Deputy Fiscal's Office, A. V. HERAT, Chilaw, December 10, 1917.

Deputy Fiscal.

North-Central Province.

. In the District Court of Anuradhapura. Sandrasekara Sathasivampille of Anuradhapura.....Plaintiff.

No. 714. Against

(1) Kiri Banda Ratwatte, (2) Kiri Banda Ratwatte, administrator of the estate of the late J. R. S. S. W. M. Somawati Kumarihamy of Kalawewa Defendants. NOTICE is hereby given that on Monday, January 7, 1918, commencing at 9 o'clock in the forenoon, will be sold by public auction at the spots the right, title, and interest of the said defendants in the following property, for the recovery of Rs. 2,892.42, with interest on Rs. 2,736 at 9 per cent. per annum from October 16, 1916, till payment in full; viz. :

(1) An undivided ½ share of an allotment of land together with trees and plantations thereon, situated at Nuwarawewa in Kende korale, appertaining to the town of Anuradhapura; and bounded on the north by road reservation, on the east by Crown land and channel reservation, on the south by channel reservation, on the west by Crown land; containing in extent 6 acres and 38 perches.

(2) The field called Weleihalaelapotamailagahakumbura, situated in Hinguruwelpitiya in Kiralowa korale; and bounded on the east by the field of Medduma Banda, on the south by ela, on the west by welweta, and on the north

by kon tree; containing in extent 15 lahas paddy sowing.

(3) Mahawelakongahakumbura, situated at the same village; and bounded on the east by the field of Ekanayaka Korele, on the same Korala, on the south by ela, on the west by the boundary ridge of Paduissara, and on the north by fence of the fields of Madukanda; containing in extent 15 lahas paddy sowing.

(4) Dambagahakumbura of Kadanhitiwelapotana, situated at Hinguruwelpitiya aforesaid; and bounded on the east by the boundary ridge of Dingiri Banda's field, on the south by Gandarawatte Tikiri Banda's field, and on the west and north by welweta; containing in extent 2

amunams and 2 pelas paddy sowing.
(5) The field called Dambagahakumbura, situated in Hinguruwepitiya in Kiralowa korale; and bounded on the north by jungle, on the south by jungle, on the east by field of Gandarawatte Tikiri Banda, and on the west by field of Punchi Banda; and containing 12 lahas paddy

sowing extent. (6) The field called Dambagahakumbura, situated at the same wela; and bounded on the east by the ridge of Tikiri Banda's field, on the south by welweta, on the west by the field of Ran Banda, ex-Weediye Arachchi, and on the north by the field of Tikiri Kumarihamy; containing in extent 5 lahas paddy sowing.

(7) The field called Kotaissarehalmillagahakumbura, situated at Kandanhitiwelapotana; and bounded on the east by the field of Ekanayaka Korala, on the south by welweta, on the west by the field of Gandarawatte Tikiri Banda, and on the north by welweta; containing in extent 2 amunams paddy sowing.

(8) The field Pahalaelapotadambagahakumbura, in Mahapotana range in Kandanhitiwelapotana appertaining to Diulgahawewa; bounded on the north and south by jungle, on the east by field fence of Kandanhitiwela, and on the west by Ekanayaka Korala's field; containing in extent about 6 pelas paddy sowing.

(9) Ihalawalawwemeegahawatta, situated at Hinguru-welpitiya aforesaid; and bounded on the east by fence of the garden of Gandarawatte Tikiri Banda, on the south by timbirigaha, on the west by unapandura, and on the north by kongaha; containing in extent 4 acres, together with buildings and plantations standing thereon.

Fiscal's Office, GODWIN DE LIVERA, Anuradhapura, December 7, 1917. for Fiscal. Province of Uva.

In the District Court of Bagulla. 2/50Sulaiman Kandu Mohideen Pitche of Jaffna presently of Haldummulla Plaintiff.

No. 2,834.

NOTICE is hereby given that on Saturday, January 5, 1918, at 12 d'clock in the 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. 46 75, viz. :-

The lot bearing assessment No. 588, together with the house standing thereon, situated at Bazaar street, in the town of Badulla; and bounded on the east by house bearing assessment No. 587, south by high road, west by house bearing assessment No. 589, and north also by a road.

Fiscal's Office. Badulla, December 5, 1917. H. C. WIJESINHE, Deputy Fiscal.

Province of Sabaragamuwa

In the District Court of Colombo M. T. T. K. L. Velayuthan Chetty of Sea street in Colombo \dots Plaintiff.

No. 48,390.

Thana Abdul Rahuman Levvai of 2nd Cross street, Colombo, presently of Pallepurvai in Gampola. Defendant.

NOTICE is hereby given that on January 19, 1918, commencing at 11 A.M., 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 land called Siyambalagahamulahena alias Bodikotuwehena, in extent 1 pela of paddy sowing, situated at Ginihatpitiya, in Tunpalata pattu east of Paranakuru korale in Kegalla District; and bounded on the east and north by the school, on the south by Gansabl awa road, west by the land belonging to Hendrick Silva Baas.

The field called Napolakumbura, in extent 1 pela and 6 lahas paddy sowing, situated at the aforesaid village; and bounded on the east by Okkapolakumbura belonging to Ibbrahin, north by the land belonging to Muhammadu Lebbe, west by Napolakumbura belonging to Sleiman Lebbe, south by limitary dam of Uduradeniyekumbura.

The field called Mineemaruwa, in extent 3 pelas of paddy sowing, situated at Walangomuwa; and bounded on the east by Makkekumbura, west by ela and Bogahamulakumbura, north by oya, south by bank of Duraye-

To levy Rs. 890 72, with legal interest thereon at 9 per cent. per annum from August 20, 1917, till payment in full, and costs of suit.

Deputy Fiscal's Office, Kegalla, December 7, 1917. R. G. WIJETUNGA, Deputy Fiscal.

TESTAMNTARY NOTICES

In the District Court of Colombo. Order Nisi.

Jurisdiction. No. 6,121.

amentary In the Matter of the Intestate Estate of the late Abdul Cader Mohideen Khan Saibo of No. 45, Church street, Slave Island, Colombo, deceased.

Theyna Sona Sockalingam Chetty of Sea street, Colombo · · · · · · · Petitioner. hrA

(1) Kachchi Pathummal. widow of the above-named deceased, (2) Suliya Beebee, both of No. 45, Church THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of

Colombo, on November 27, 1917, in the presence of Messrs Kandaiya & Somasundaram, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 27, 1917, having been read:

It is ordered that Mr. Percy Hugh de Kretser, Acting Secretary of the District Court of Colombo, be and he is hereby declared entitled to have letters of administration to the estate of the above-named deceased issued to him, unless the respondents above named or any other person or persons interested shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 27, 1917.

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

Order Nisi.

Testamentary In the Matter of the Indicatate Estate of the Jurisdiction.

No. 6,120. Appulating of Ihala Karagahamuna, in the Adulari pattu of Siyane korale.

D Heralis Jayasuria of Ihala Karagahamuna aforeaid Petitioner.

And

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on November 26, 1917, in the presence of Mr. A. M. Rupesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 21, 1917, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents or any other person or persons interested shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 26, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Sourt of Colombo.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction. Ment of the late Kurukulasuriyage No. 6,127. William Perera of Moratumulla in Moratuwa, deceased.

THIS matter coming on for disposal before Lewis Matthew Maartensz, Esq., Additional District Judge of Colombo, on December 4, 1917, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated December 3, 1917, and (2) of the attesting witnesses dated December 3, 1917, having been read:

It is ordered that the last will of Kurukulasuriyage William Perera, deceased, of which the original has been produced and is now deposited in this court be and the same is hereby declared proved, and it is fatther declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1917.

L. M. MAARTENSZ, Additional District Judge.

order Nisi declaring Will proved.

Testamentary

Jurisdiction

No. C/6,120.

Ment of James Samuel Davidson, late of
Seacourt Bangor, in the County of
Down, Ireland, Engineer, a Captain in
His Majesty's 13th Royal Irish Rifles,
deceased.

THIS matter coming on for disposal before Lewis Matthew Martensz, Esq., Additional District Judge of Colombo, on December 12, 1917, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Eustace Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated November 28, 1917, (2) the power of attorney dated August 23, 1917, and (3) the order of the Supreme Court dated November 6, 1917, having been read: It is ordered that the will of the said James Samuel Davidson, deceased, dated June 7, 1915, an exemplification of which under the Seal of His Majesty's

High Court of Justice in Ireland has been produced, and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Eustace Frederick de Saram is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1917.

L. M. MAARTENSZ, Additional District Judge.

In the District Court of Colombo.

Order Nisi declaring Will proved.

Testamentary
Jurisdiction.

No. C/6,131.

The Matter of the Last Will and Tool
ment of John Norman Gournay of
The Grove," Elgin, in Scotland, a
Lieutenant in the Seaforth Highlander
deceased.

THIS matter coming on for disposal before Levs Matthew Maartensz, Esq., Additional District Judge of Colombo, on December 12, 1917, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Eustace Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated November 28, 1917, (2) the power of attorney dated August 17, 1917, and (3) the order of the Supreme Court dated November 6, 1917, having been read: It is ordered that the will of the said John Norman Gourlay, deceased, dated December 28, 1915, a certified copy of which under the Seaf of the Commissariot of Elginshire has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Eustace Frederick de Saram is the attorney in Ceylon of the executor named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1917.

L. M. MAARTENSZ, Additional District Judge

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Delath Arnolis Silva of Ekalakurundu-No. 1,691. watta, in Negombo, deceased.

THIS matter coming on for disposal before M. S. Srester, Esq., District Judge of Negombo, on November 29, 121, in the presence of Mr. G. de Zoysa, Proctor, on the part of the petitioner Mutumuni Kachchi Nona of Udammita, in Negombo; and the affidavit of the petitioner dated November 27, 1917, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the deceased above named, to have letters of administration to his estate issued to her, unless the respondents, Delath Chalo Nona assisted by her husband Obinamuni Charles de Silva of Ekalakurunduwatta, shall, on or before January 9, 1918, show sufficient cause to the satisfaction of this court to the contrary.

November 29, 1917.

M. S. SRESHTA, District Judge

In the District Court of Kalutara.

Order Nisi.

Testamentary In the Matter of the Estate of the lat Jurisdiction. Malalagey Manuel Pieris, deceased of No. 1,087. Malamulla.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on July 18, 1917; in the presence of Mr. S. Goonetilleke, Proctor, on the part of the petitioner; and the affidavit of Malalagey James Pieris of Malamulla, the petitioner, dated July 18, 1917, having been read:

It is ordered that the petitioner Malalagey James Peiris be and he is hereby declared entitled to administer the estate of the deceased, Malalagey Manuel Peiris, as son, and that letters of administration do issue to him accordingly, unless the respondents—(1) Malalagey Robert E. Peiris, (2) ditto Pedrick Peiris, (3) ditto Emalia Peiris, (4) Angagey Sandol Perera, (5) Malalagey Maria Peiris, (6) Haputantrigey Thegis Goonesekera, (7) Malalagey Roslin Peiris, (8) ditto Thomas Peiris, (9) ditto Martin Viny Peiris, (10) ditto Lucia Peiris, all of Malamulla, by their guardian ad litem the 6th respondent-shall, on or before January 16, 1918, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 6th respondent be appointed guardian ad litem over the 7th, 8th, 9th, and 10th respondents, unless the said respondents shall, on or before January 16, 1918, show sufficient cause to the

satisfaction of this court to the contrary.

July 18, 1917.

ALLAN BEVEN, District Judge.

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

restamentary In the Matter of the Estate of the late Jurisdiction. Rawanna Mana Cadirvale, deceased, of Galaha, Gandanaya korale, Lower Hewa-No. 3,395.

HIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on November 1, 1917, in the presence of Mr. R. W. Jonklass, Proctor, on the part of the peticioner Mallan Pulle's son Sinnasamy of Galain. estate, Galana; and the affidavits of (1) Mallan Pulle's son Sinnasamy of Galana, (2) Vitane Arachenige James Sinna of Galana, (3) Tannegedera Appuwa of Palle Deltota, dated September 29, 1917, naving been read:

It is ordered that the will of Rawanna Mana Cadirvale of Galaha, Gandanaya korale, Lower Hewaneta, deceased, dated May 30, 1913, and now deposited in this court be and the same is nereby declared proved, unless the respondents (1) Cadirvale's son Sockalingam, (2) Cadirvale's son Sandanam, by their guardian ad litem Adimolan Kangany of Galaha estate, Galaha—shall, on or before November 29, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, Mallan Pulle's son Sinnasamy of Galaha estate, Galaha, is entitled to administrate, with the will annexed, unless the respondents—(1) Cadiravale's son Sockalingam, (2) Cadiravale's son Sandanam, by their guardian ad litem Adimolan Kangany-shall, on or before November 29, 1917, show sufficient cause to the satisfaction of this court

to the contrary,

November 1, 1917.

FELIX R. DIAS. District Judge.

The date for showing cause is extended to January 17.

November 29, 1917.

3,397.

F. R. DIAS. District Judge.

In the District Court of Kandy.

Order Nisi.

In the Matter of the Estate of the late Jayasundera Mudianselage Walauwagedera Ram Banda, deceased, of Welapahala. Wendaruwa korale, Pata Dumbara.

THIS matter coming on for disposal before Felix Reginald Dias, Esq., District Judge, Kandy, on October 5, 1917, in the presence of Mr. A. Godamunne, Proctor, on the part of the petitioner Jayasundera Mudianselage Walauwag-dera Mudianse, late Arachchi of Welapahala, Wendaruwa korale, Pata Dumbara; and the affidavit of Jayasundera Mudianselage Walauwegedera Mudianse, late Arachchi, the petitioner above named, dated September 20, 1917, having been read: It is ordered that the petitioner Jayasundera Mudianselage Walauwegedera Mudianse, late Arachchi, Welpahala, Wendaruwa korale, Pata Dumbara, be and he is hereby declared entitled to letters of administration to the estate of Jayasundera Mudianselage Walauwagedara Ram Banda of Welapahala, Wendaruwa korale, Pata Dumbara, deceased,

as the father of the said deceased, be and the same is hereby declared proved, unless the respondents—(1) Jayasundera Mudianselage Walauwagedara Kumarihamy, (2) ditto Mutu Banda, (3) ditto Tikiri Banda, all of Welapahala, Wendaruwa korale, Pata Dumbara—shall, on or before November 15, 1917, show sufficient cause to the satisfaction of this court to the contrary.

October 5, 1917.

FELIX R. DIAS, District Judge.

The date for showing cause is extended to December 20,

FELIX R. DIAS.

November 15, 1917.

District Judge.

In the District Court of Kandy Order Nisi.

Testamentary In the Matter of the Estate of Walawwa wattegedera Muthu Menika, deceased, Jurisdiction. or Hewawissa, Lower Hewaheta. No. 3,408.

THIS matter coming on for disposal before Felix Regineld Dias, Esq., District Judge of Kandy, on November 21, 1917, in the presence of Mr. W. Beven, Procter, on the part of the petitioner Vitanegedera Punchi Banda of Hewawissa, Lower Hewaheta; and the unique of Vitanegedera Punchi Banda of Hewawissa, the petitioner above named, dated November 10, 1917 heaving been read. dated November 19, 1917, having been read:

It is ordered that the petitioner Vitanegedera Punchi Banda of Hewawissa be and he is hereby declared entitled to letters of administration to the estate of Walawwawattegedera Muthu Menika of Hewawissa, Lower Hewaheta, as the husband of the said deceased, unless the respondents -(1) Kalugalegedera Ram Menika, (2) Pitapelagedera Thomas, both of Uda Hewaheta—shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 21, 1917.

FELIX R. DIAS, District Judge.

In the District Court of Nuwara Eliya holden at Hatton. Order Nisi.

Jurisdiction. No. 51.

Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Sani Awanna Mena Mana Perama Thevan, deceased, of Awanathan Kotay, Tanjore, South India. u

THIS matter coming on for disposal before H. A. Berden, Esq., District Judge, Nuwara Eliya-Hatton, in December 6, 1917, in the presence of Messre, Aiyadurar & Bartholomeusz, Proctors, on the part of the politioner; and the affidavit of Awanna Mena Peraraga Theyan Caruppa Theyan dated November 21, 1917, having been read:

It is ordered that letter of administration to the estate of the deceased Sani Awanna Mena Mena Perama Thevan do issue to the said Awanna Mena Perama Thevan Caruppa Thevan, as the eldest son of the deceased, unless (1) Rasathi of Awanathan Kotay, Tanjore, (2) Perama Thevan of Tanjore, (3) Thenatchie of Tamaravalley, Kandapola, (4) Mayatha of Tanjore, (5) Alamale of Brookside, Kandapola, (6) Rasamani of Tamaravalley, Kandapola, by her guardian ad litem the 3rd respondent, and (7) Catheravale Kangany of Poopany, Kandapola, shall, on or before January 11, 1918, show sufficient cause to the satisfaction of this court to the contrary.

December 6, 1917.

H. A. BURDEN. District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction. Ganhewage Garuhamy de Silva, deceased. No. 4,808 T. of Ahangama.

THIS action coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on Outber 61, 1917, in the presence of Mr. H. de S. Kularatne, Propor, on the part of the petitioners (1) Ganhewage Baby Nona and (2) Punchihewage Davith Silva; and the affiday petitioner dated May 8, 1917, having been read:

It is ordered that the second respondent be and he is hereby appointed as guardian ad hiem over the said 4th,

5th, and 6th minor respondents, unless the respondents-(1) Ganhewage Charley Nona, wife of (2) Daluwatte Pata-bendige Don Charles de Silva, both of Weligama, (3) Ganhewage Laris Silva, (4) ditto Charles Silva, (5) ditto Thomas Silva, all of Patana, (6) ditto Jinadasa of Ahangama—or any other interested in the estate shall, on or before December 6, 1917, show sufficient cause to the satisfaction of this court to the contrary. It is further declared that the said 2nd petitioner Panchinewage Davith Silva is a son-in-law of the deceased, and that he is as such entitled to have letters of administration of the same issued to him accordingly, unless the respondents-(1) Ganhewage Charley Nona, wife of (2) Daluwatte Patabendige Don Charles de Silva, both of Weligama, (3) Ganhewage Laris Silva, (4) ditto Charles Silva, (5) ditto Thomas Silva, all of Patana, (6) ditto Thomas Silva, (6) (6) ditto Jinadasa of Ahangama—or any other interested in the estate shall, on or before December 6, 1917, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER,

November 1, 1917.

District Judge.

Extended for January 24, 1918.

L. W. C. SCHRADER, District Judge.

District Court of Galle. Ofder Nisi. In the Matter of the Estate of the late Testamentary

Uluwitike Gamage Boronis, deceased of Uluwitike Jurisdiction. No. 4,827. Uluwitike Gamage Don Badiris de Silva of Uluwitike Petitioner.

(1) Uluwitike Gamage Cecilia, (2) Uluwitike Gamage Marshal, (3) Uluwitike Gamage Ellen, (4) Uluwitike Gamage Roslin, all of Uluwitike, (5) Dandangoda Gamage Juanis de Silva of Meepawala.... Respondents.

THÎS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on November 12, 1917, in the presence of Mr. G. D. Jayasundere, Proctor, on the part of the petitioner Uluwitike Gamage Don Endiris de Silva; and the affidavit of the petitioner dated

November 12, 1917, having been read:

It is ordered that the 5th respondent Dandangoda Gamage Juanis de Silva be and is hereby appointed as guardian ad litem of the minor respondents, 1st, 2nd, 3rd, and

It is further ordered and declared that the said petitioner Uluwitike Gamage Don Endiris de Silva is a brother of the said deceased, and that he is as such entitled to have letters of administration of the estate of the said deceased be issued to him accordingly, unless the respondents above named or any others interested in the estate shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

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

In the District Court of Matara.

November 12, 1917.

Testamentary In the Matter of the Estate of the late Jurisdiction. Handanesti Ranulu Babanis de Silva, No. 2,415. deceased, of Dikwella.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on November 15, 1917, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioner Handunetti Ranulu George de Silva of Dikwella; and the affidavit of the said petitioner dated November 9, 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 the respondents, viz. (1) Hingona Mendis Jayasingha, (2) Handunetti Ranulu Siciliana and husband (3) N. A. M. Senanayaka, (4) Handunetti Ranulu Eleinona of Weligama, and (5) S. D. S. Gunatillaka, doctor, of ditto, (6) Handunetti Ranulu Reginanona of Dikwella,

(7) ditto Tillinona of Balapitiya, and husband (8) C. A. Tabrew Wijeratna of ditto, (9) Handunetti Ranulu Remon de Silva of Calcutta, (10) ditto Maginona, (11) ditto Martin de Silva of Dadalla, (12) ditto Charles de Silva of Calcutta, (13) Nanadassi, Buddhist Priest of Hakmana, Mandakele temple, shall, on or before December 18, 1917, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 1st respondent be appointed guardian ad litem over the 10th to 13th respondents, unless the said respondents shall, on or before December 18, 1917, show sufficient cause to the satisfaction

of this court to the contrary.

J. C. W. Rock, District Judge.

November 15, 1917.

In the District Court of Jaffna. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. Katirippillai Veeravakoo of Colombo, No. 3,388. deceased.

Thamar Kandiah of Punnalaikkadduvan Petitione

Vs.

(1) Valliammai, wife of Thamar Kandiah, (2) Ponnoo, (3) Manikkam, the 2nd and 3rd respondents are minors, by their guardian ad litem Seeniar Suppiah of Punnalaikkadduvan Respondents.

THIS matter of the petition of Thamar Kandiah of Punnalaikkadduvan, praying for letters of administration to the estate of the above-named deceased, Katirippillai Veeravakoo, coming on for disposal before P. E. Pieris, Doctor of Letters, District Judge, on November 21, 1917, in the presence of Messrs. Sivapragasam & Katiresu, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated July 12, 1917, having been read: It is declared that the petitioner is the brother-in-law 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 December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 26, 1917.

P. E. PIERIS, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the Kanapathy Iyer Kartikesa Iyer Jurisdiction. No. 3,482. Nalloor, deceased.

Kanapathy Iyer Subramania Iyer of Nalloor....Petitioner $\mathbf{v}_{\mathbf{s}}$

(1) Kamalampihai Ammah, widow of Siyasangara Tyer of Nalloor, (2) Yohampa, wife of Siyasubramania kurukkal of ditto, (3) Neelampa, daughter of Kanapathy Iyer of ditto, (4) Anantha Subramaniakuruk-kal Saparatna Iyer of Batticcotta West, (5) Nagaya Kurukkal Murugesa Iyer of Nalloor, (6) Anantha Subramaniakkurukkal of Batticcotta West, (7) Ramasamy Kurukkal Subramaniakkurukkal of Nalloor, the 3rd and 4th respondents are minors, by their guardian ad litem the 5th and 6th respondents,

THIS matter of the petition of Kanapathy Iyer Subramania Iyer of Nalloor, praying for letters of administration to the estate of the above-named deceased Kanapathy Iyer Kartikesa Iyer of Nalloor, coming on for disposal before P. E. Pieris, Doctor of Letters, District Judge, on November 20, 1917, in the presence of Mr. K. Arulambalam, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated September 17, 1917, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as the sole heir of the said deceased, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents above named or any other person shall, on or before December 21, 1917, show sufficient cause to the satisfaction of this court to the contrary.

P. E. PIERIS, District Judge.

December 5, 1917.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the late Jurisdiction.

Laura Chellammah, wife of Robert Canagasabai Alexander, of Jaffha, deceased.

Robert Canagasabai Alexander of Jaffna town....Petitioner

Vs.

THIS matter of the petition of Robert Canagasabai Alexander of Jaffna, praying for letters of administration to the estate of the above named deceased Laura Chellammah, wife of Robert Canagasabai Alexander, coming on for disposal before P. E. Pieris, Doctor of Letters, District Judge, on November 10, 1917, in the presence of Messrs. Tambiah S. Cooke & P. S. J. Chrysostom, Proctors, on the part of the petitioner; and the affidavit of the petitioner dated September 20, 1917, having been read: It is declared that the petitioner is the husband 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 December 6, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 10, 1917.

P. E. Pieris, District Judge.

Order Nisi extended to January 10, 1918.

C. RASANAYAGAM, Secretary.

In the District Court of Kurunegala.

Order Nisi.

rangitary In the Matter of the Intestate Estate of Madanasingho Nangallage Harmanis Perera of Lihiriagama, deceased.

And

THIS matter coming on for disposal before G. W. Woodhouse, Esq., District Judge of Kurunegala, on August 22, 1917, in the presence of Mr. Aloysius Leo Jeronimus Edirisinghe, Proctor; on the part of the petitioner; and the affidavit of the petitioner dated June 25, 1917, having been read:

It is ordered that the 1st respondent, as the mother of the 2nd, 3rd, 4th, and 5th respondents, be and she is hereby appointed guardian ad litem over the minors, the said 2nd, 3rd, 4th, and 5th respondents, for the purpose of this testamentary case.

And it is further ordered that the petitioner be and he is, as creditor of this estate, hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents or any other person or persons interested shall, on or before December 21, 1917, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, District Judge. In the District Court of Puttellam.

Testamentary In the Matter of the Last Will and Testa-Jurisdiction.

ment of the late Muttu Cando Annady

Packeer Mohamado Tamby Pariary, deceased, late of Thely.

Between Their.

Thanga Umma alias Mohiedin Perk Machia, widow of the above-named testator. Petitioner.

Cader Saibo Marakar Mohamado Cassim, (2) P.
 Habibu Nachia, (3) P. Hadjiar Umma, (4) P.
 Seynambu Natchia, (5) P. Suleiha Beebi, and (6) A.
 Mohamado Siddick, all of Thely Respondents.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge, Puttalam, on November 20, 1917, and the petition of the petitioner dated November 20, 1917; and the affidavit of the petitioner dated October 26, 1917, having been read:

It is ordered that the last will of the above-named testator deposited in this court be and the same is hereby declared proved, and that the petitioner be and she is hereby declared entitled to have letters of administration, with the will annexed issued to her, unless the respondents shall, on or before December 20, 1917, show sufficient cause to the contrary to the satisfaction of the court.

November 20, 1917.

W. H. B. CARBERY, District Judge.

Petitioner.

In the District Court of Puttalam.

Order Nisi.

Testamentary In the Matter of the Estate of Sinna Mara-Jurisdiction. kar Sego Sickander, late of Kalpitiya, No. 434.

Between

Pana Lana Seyna Chelliah Pillai of Puttalam.

And

(1) Segotamby Mohamado Meera Lebbe (2) Nalla Meera Natchia, wife of Segotamby Mohamado Meera Lebbe, both of Ammatotam in Akfaratpattu, Puttalam; (3) Suleyma Natchia, wife Ahamado Neina Marakar Meera Lebbe Marakar, (5) Sinna Marakar Sinnatamby, (6) Sinna Marakar Segalado; (7) Sinna Marakar Nagoor Pitche, (8) Segalado Marakar Ahamado Neina, proposed guardian ad litem of the minor Abubaker Natchia, (9) Seynadeen Marakar Sinnatamby Marakar of Sammatiawady, proposed guardian ad litem of the minors (a) Sinnatamby Marakar Seynadeen Marakar, and (b) Sinnatamby Marakar Seynadeen Marakar, and (b) Sinnatamby Marakar Abubaker Marakar, (10) Ahamado Neina Meera Lebbe Marakar of Kalpitiya Respondents.

THIS matter coming on for disposal before E. Rodrigo, Esq., Additional District Judge of Puttalam, on November 1, 1917, in the presence of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the petitioner above named; and the affidavit and petition of the petitioner, both dated November 1, 1917, having been duly read:

It is ordered that Segalado Marakar Ahamado Neina, the 8th respondent above named, be and he is hereby appointed guardian ad litem of the minor Abubaker Natchia, and Seynadeen Marakar Sinnatamby Marakar, the 9th respondent above named, be and he is hereby appointed guardian ad litem of the minors (a) Sinnatamby Marakar Seynadeen Marakar and (b) Sinnatamby Marakar Abubaker Marakar, and the petitioner above named be and he is hereby declared entitled to have letters of administration to the estate of Sinna Marakar Sego Sickander, deceased above named, as creditor, and that letters of administration do issue to him accordingly, unless the respondents above named, or any other person or persons interested shall, on or before December 21, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 1, 1917.

E. Rodrigo, Additional District Judge.

August 22, 1917.

In the District Court of Badulla.

Testamentary
Jurisdiction.
No. B/534.

In the Matter of the Last Will and Testament (with a codicil decreto) of Alfred
Edwin Bregistrates of Queenstown
and Yelerfon estates but late a Lieutenant, and Battalion, North Stafford shire Regiment, serving Majesty's Expeditionary with His Forces Europe, deceased.

THIS matter coming on for disposal before John Radley Walters, Esq., District Judge of Badulla, on December I, 1917, in the presence of Mr. Robert E. Blazé, Proctor, on the part of the petitioner, Robert McDonald Sutor of Unugalla estate; and (1) the affidavit of the said petitioner dated December 1, 1917, and (2) the order of the Supreme Court dated July 9, 1917, having been read: It is ordered that the will of the said Alfred Edwin Peter, deceased, dated July 6, 1912, and the codicil thereto dated September 9, 1915, an exemplification of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court be and the same are hereby declared proved; and it is further declared that the said Robert McDonald Sutor is the executor in Ceylon named in the said codicil, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before December 19, 1917, show sufficient cause to the satisfaction of this court to the contrary.

December 1, 1917.

J. R. WALTERS, District Judge.

In the District Court of Ramapura.

ary In the Matter of the Estate p the Matter of the Estate of the late of Ellaydia, deceased. Testamentary, Case No. 664.

Batugedera Davithala e Podisinna della wala. . Petitioner And

) Batugedera Bagtilalaye Punchisinna, (2) ditto Nonna of Ellawas, (3) ditto Leisa of Kahangama, (1) Batugedera by their guardian ad litem Batugedera Davithalaye Respondents.

THIS matter coming on for final disposal before J. Vandenburg, Esq., Acting District Judge, Ratnapura, on February 26, 1916, in the presence of Mr. C. F. Jayatileke, Proctor, on the part of the petitioner above named; and the affidavit of the petitioner dated December 4, 1915, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him, unless sufficient cause be shown to the contrary on November 14, 1917.

Extended and rei-ssued for showing cause returnable December 20, 1917.

Ratnapura, December 11, 1917.

F. D. PERIES. District Judge.

the District Court of Ratnapura. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Don Paulu Aratchige Sara de Silva Jayasekara Menike of Kiri-ella, deceased. Jurisdiction. 🗸 No: 676.

G. J. B. Kiri-ella.....Petitioner

(1) G. J. Bandara, (2) G. Ratnayake Menike of Kadawatta Walawa, Panadure, alias Mrs. R. A. Gunatillake, (3) R. A. Gunatillake, (4) G. A. Hamymahatmaya Menike alias Mrs. D. B. Mapitigama, (5) D. B. Mapitigama of Ruwanwella, (6) G. Danasekara Menike alias Mrs. P. B. Marambe, (7) P. B. Marambe, (8) G. Wilkisi M. W. W. G. C. W. (8) G. Tikiri Menike, (9) G. Punchi Menike, (10) G. Richard Bandara, (11) G. Wijesinha Bandara, (12) G. Kirti Menike, the 10th, 11th, and 12th minors by their guardian ad litem R. A. Gunatillake, the 3rd

THIS matter coming on for disposal before F. D. Peries, . Esq., District Judge of Ratnapura, on September 19, 1917, in the presence of Mr. A. C. Attygalle, Proctor, for the petitioner above named; and the affidavit of the said petitioner dated December 22, 1916, having been read:

It is ordered that the said petitioner be and he is hereby declared entitled, as the eldest 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 October 18, 1917, by the respondents or by any other person or persons interested.

September 19, 1917.

F D. PERIES, District Judge.

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

> F. D. PERIES, District Judge.

In the District Court of Ratnapura.

Order Nisi.

Testamentary In the Matter of the Estate of the late. Rubasinge Davith Appuhamy of Kolonna-Jurisdiction. No. 683. gam pattu, deceased.

Between

Rubasinge Sinno Appuhamy of Kella

And

(1) Kulatunmudiyanselage Mutumenike, (2) Rubasinge Saummahamy, (3) ditto Menchohamy, (4) ditto Hingitihamy, (5) ditto Podiappuhamy, (6) ditto Hinniappuhamy, (7) ditto Mendias Appuhamy, all of Kella, minors, by their guardian ad litem the 1st respondent Respondents.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Ratnapura, on November 30, 1917, in the presence of Mr. Arthur Wijetilaka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated November 3, 1917, having been read: It is ordered that the petitioner above named be and he is hereby declared entitled, as the eldest son of the deceased, to have letters of administration to the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless sufficient cause be shown to the contrary on December 28, 1917, by the respondents or by any other person or persons interested.

November 30, 1917.

F. D. PERIES, District Judge.

In the District Court of Kegalla. Order Nisi.

Testamentary In the Matter of the Intestate Estate of Jurisdiction. Mahallam Sultan Lebbe Sinna Jobbe of No. 554. Alutgama, deceased.

(1) Mahallam Usubu Lebbe Mohamedo Isma (2/0) Mohamedo Lebbe Abdul Samedu, both of Alutgama Petitioners.

Vs. (1) Mahallam Mohamedo Lebbe Mahundum Umma, wife of the 1st petitioner, (2) Mahallam Mohamedo Lebbe Ummal Assina, wife of the 2nd petitioner, both of Alutgama Respondents.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge, Kegalla, on November 22, 1917, in the presence of Mr. A. A. Wickramasinghe, Proctor, on the part of the petitioners; and the affidavit and petition of the petitioners dated November 12 and 13, 1917, respectively, having been read: It is ordered and declared that the. petitioners; as the husbands of the respondents who are the nieces of the deceased, are entitled to letters of administration to the estate of the said deceased, and that such letters will be issued to them accordingly, unless the respondents above named or any person or persons interested shall, on or before December 19, 1917, show sufficient cause to the satisfaction of this court to the contrary.

> H. E. BEVEN District Judge.

November 22, 1917.

In the District Court of Kegalla.

Order Nisi.

Cestamentary Jurisdiction. No. 558.

In the Matter of the Intestate Estate of Henneggedera Punchi Banda of Udugama, in Walgam pattu, Kinigoda korale, Kegalla District, deceased.

Nilwakke Mohandiramalage Ran Menika of Nilwakka, in Deyala Dhamune pattu Petitioner. Vs.

Henneggedera Ukku Amma of Nilwakka, minor, by her guardian ad litem her maternal uncle Nilwakke Mohandiramalage Kiri Banda of Nilwakka. Respondent. THIS matter coming on for disposal before H. E. Beven, Esq., District Judge of Kegalla, on November 26, 1917, in the presence of Mr. Goonewardene, Proctor, on the part of the petitioner; and the petition and affidavit of the petitioner dated November 22, 1917, having been read: It is ordered and declared that the petitioner, as the widow of the deceased, is entitled to have letters of administration issued to her to the estate of the said deceased, and that such letters will be issued to her accordingly, unless the respondents above named or any person or persons interested therein shall, on or before December 20, 1917, show sufficient cause to the satisfaction of this court to the contrary.

November 26, 1917.

H. E. Beven, District Judge.