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Part II.—Legal.

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DRAFT ORDINANCES.

MINUTE.

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

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

Preamble.

W HEREAS it is expedient further 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. of 1919," and shall come into operation on such date as the Governor shall, by Proclamation in the "Government Gazette," appoint.

Substitution of new section 4.

2 For section 4 of the principal Ordinance the following section shall be substituted:

Cruelty defined.

- 4. Any person who shall-
- (a) Cruelly beat, ill-treat, over-drive, over-ride, abuse, or torture, or cause or procure to be cruelly beaten, ill-treated, over-driven, over-ridden, abused, or tortured, any animal:

(b) Starve or by other neglect cause unnecessary pain or suffering to any animal; or

(c) Convey or carry, or cause to be conveyed or carried, in any ship, boat, canoe, or in any vehicle, basket, box, or cage, or otherwise, any animal in such manner or position as to subject such animal to unnecessary pain or suffering—

Penalty.

shall be guilty of an offence, and shall be punished with a fine which may extend to one hundred rupees, or with imprisonment of either description for a term which may extend to three months, or with both. Addition of new section 4 A.

- 3 The following section shall be added immediately after section 4 of the principal Ordinance, and shall be numbered 4 A:
 - 4 A. If any animal is found in any place suffering pain by reason of starvation, mutilation, or other ill-treatment, the owner of such animal shall be guilty of an offence, and shall be punished with a fine which may extend to one hundred rupees, or with imprisonment of either description for a term which may extend to three months, or with both.

Amendment of section 6 of principal Ordinance.

4 Section 6 of the principal Ordinance shall be amended by the substitution of the words "or with imprisonment of either description for a term which may extend to three months, or with both," for the words "or in default to imprisonment of either description which may extend to three months."

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 12, 1918. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to introduce three amendments into the principal Ordinance:—

(a) Section 2 of the draft Ordinance replaces section 4 of the principal Ordinance by a more extensive section. At present under section 4 (c) only a person who keeps animals suffering from pain by reason of ill-treatment, &c., for sale is punished. Further, the scope of the section is limited by the use of the words at the head of the section.

(b) By section 3 the owner is made liable if any animal is found suffering from pain by reason of starvation, mutilation, or ill-treatment. It is an extension of the principle already

appearing in section 7 of the Ordinance.

(c) By section 4 an amendment has been introduced in section 6 of the principal Ordinance, under which it is competent to the court to award imprisonment or fine in place of fine only.

Attorney-General's Chambers, Colombo, December 9, 1918. H. C. Gollan, Attorney-General.

MINUTE.

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

An Ordinance to provide for the Application of so much of the Balance standing to the Credit of the Water-rate Account of the Kandy Municipality under "The Kandy Waterworks Loan Ordinance, 1884," after Payment in full of the Loan advanced to the Municipality of Kandy by the Government.

Preamble.

WHEREAS it is the intention of the Municipality of Kandy to repay to the Government of the Colony, on or before the Thirty-first day of December, 1918, the balance of the principal and interest due in respect of the loan referred to in section 4 of "The Kandy Waterworks Loan Ordinance, 1884":

And whereas it is expedient to provide for the application of so much of the balance standing to the credit of the water-rate account mentioned in section 8 of the said Ordinance as remains after payment of the said principal and interest in full:

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 Kandy Waterworks Loan (Balance Appropriation) Ordinance, No. of 1919."

Balance on 31st December, 1918, to the credit of the waterworks account to form part of municipal fund.

2 The balance standing on the Thirty-first day of December 1918, to the credit of the water-rate account mentioned in section 8 of "The Kandy Waterworks Loan Ordinance, 1884," after payment in full of the principal and interest due in respect of the loan advanced to the Kandy Municipality by the Ceylon Government under the provisions of "The Kandy Waterworks Loan Ordinance, 1884," shall, notwithstanding anything in the said Ordinance contained, be appropriated and paid over to the Municipal Council of Kandy, and be and form part of the municipal fund of such Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 13, 1918.

R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE sum of Rs. 250,000 was loaned to the Municipality of Kandy by the Colonial Government under the provisions of "The Kandy Waterworks Loan Ordinance, 1884," for the purpose of liquidating certain sums advanced to the Municipality for the purpose of making waterworks under previous Ordinances. In order to secure repayment of this loan, provision was made for the levying of a rate, and for carrying any balance left out of the proceeds of the rate, after payment of the cost of supplying water to the inhabitants, of the cost of collection, and of the amount required for interest and sinking fund of the loan, to a special fund; and by section 8 of the said Ordinance this special fund was expressly declared not to form part of the Municipal Fund.

2. The Municipality of Kandy is now prepared to pay off the amount remaining due to Government in respect of the loan, and there is, therefore, no reason why any future surplus of the rate should not form part of the Municipal Fund. The object of this Bill is to allow of any such surplus being paid into the Municipal Fund.

Attorney-General's Chambers Colombo, November 28, 1918.

H. C. GOLLAN, Attorney-General.

MINUTE.

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

> An Ordinance to amend "The Weights and Measures Ordinance, 1876," and Ordinance No. 14 of 1878, intituled "An Ordinance to amend 'The Weights and Measures Ordinance, 1876.

Preamble.

HEREAS it is expedient to amend "The Weights and Measures Ordinance, 1876," and Ordinance No. 14 of 1878, intituled "An Ordinance to amend 'The Weights and Measures 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 Weights and Measures (Amendment) Ordinance, No. of 1919," and shall come into operation on such date as the Governor shall, by Proclamation in the "Government Gazette," appoint.

"The Weights and Measures (Amendment) Ordinance,

- Repeal of Ordinance No. 9 of 1914.
 - 3 The last proviso to section 9 of "The Weights and Measures Ordinance, 1876," is hereby repealed.

No. 9 of 1914," is hereby repealed.

Repeal of last proviso to section 9 of principal Ordinance.

Substitution of new section 7. Penalty on use and possession of false and unstamped weights and measures.

- 4 For section 7 of Ordinance No. 14 of 1878 the following section shall be substituted:
 - Any person buying, selling, dealing in, despatching, carrying, delivering, or receiving, by weight or measure, goods or merchandise, who shall use, or in whose store, shop, boutique, house, stall, or standing place shall be found, any weight or measure representing or intended to represent or be used as any of the weights or measures mentioned in the schedule to "The Weights and Measures Ordinance, 1876," and not being in conformity with the standards established under that Ordinance, or not stamped as provided by that Ordinance, or any false or unequal balance, steelyard, or weighing machine, or any striker, which is not in conformity with the requirements of the fifth section of this Ordinance, shall be guilty of an offence, and shall be liable to a fine not exceeding fifty rupees, and on a second or subsequent offence to a fine not exceeding one hundred rupees, or to simple or rigorous imprisonment for any term not exceeding three months, or to both.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 17, 1918.

R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to amend "The Weights and Measures Ordinance, 1876," and also Ordinance No. 14 of 1878, amending "The Weights and Measures Ordinance, 1876."

- 2. Section 3 of the draft Ordinance repeals the last provise to section 9 of Ordinance No. 8 of 1876. The effect of the repeal is as follows: Under section 9 of Ordinance No. 8 of 1876 all weights and measures have to be stamped locally before they can be used, but under the second provise to that section weights and measures constructed in England and bearing the Imperial stamp were exempted from being locally stamped. Owing to this exemption it is generally impossible to secure a conviction. It is open to any accused to plead that a certain mark at the back of the weight is the Imperial stamp, and it is practically impossible to obtain facsimiles of every type of stamp legally affixed under the law obtaining in England for purposes of comparison in Ceylon. The effect of the repeal is to require all weights and measures, whether they are stamped in England or not, to be locally stamped before they can be used.
- 3. Sections 2 and 4 of the draft Ordinance repeal "The Weights and Measures (Amendment) Ordinance, No. 9 of 1914," and re-enact the provisions of that Ordinance with a verbal amendment, making it clear that the use or possession of unstamped weights and measures by persons buying, selling, dealing in, despatching, carrying, delivering, or receiving goods or merchandise by weight or measure is an offence.

Attorney-General's Chambers, Colombo, December 11, 1918. H. C. GOLLAN, Attorney-General.

MINUTE.

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

An Ordinance to vest in the Custodian of Enemy Property certain Trade Marks belonging to Alien Enemies.

Presmble.

WHEREAS it is expedient to vest in the Custodian of Enemy Property certain trade marks belonging to alien enemies: 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

1 This Ordinance may be cited as "The Alien Enemy (Vesting of Trade Marks) Ordinance, No. of 1919," and shall come into operation on such date as the Governor in Executive Council may, by order in the "Government Gazette," appoint.

Definitions.

- 2 In this Ordinance, unless the context otherwise requires-
- "Trade mark" means a trade mark registered under "The Trade Marks Registration Ordinance, 1888."
- "Custodian of Enemy Property" means the person for the time being discharging the duties of the Custodian of Enemy Property under "The Enemy Firms Liquidation Ordinance, No. 20 of 1916."

Vesting of trade marks and goodwill in Custodian of Enemy Property.

- 3 (1) Every trade mark which is the property of any enemy person, firm, or company not having a fixed place of business in the Colony shall be and the same is hereby declared to be vested in the Custodian of Enemy Property.
- (2) Any goodwill existing in connection with the use of any such trade mark in this Colony shall also be vested in the said Custodian.
- Vesting of trade marks now vested in liquidators in the Custodian of Enemy Property.

4 All trade marks now vested in any liquidator or in any persons deemed to be liquidators under "The Enemy Firms Liquidation Ordinance, No. 20 of 1916," and not disposed of at the commencement of this Ordinance, shall be and the same are hereby declared to be vested in the Custodian of Enemy Property.

By His Excellency's command,

Colonial Secretary's Office, Colombo, December 31, 1918. R. E. STUBBS, Colonial Secretary.

Statement of Objects and Reasons.

THERE are a certain number of trade marks which are the property of enemy firms which have no fixed place of business in the Colony. It is desired to bring these under control, and section 3 of the Bill vests them, together with any goodwill existing in connection with them, in the Custodian of Enemy Property. There are also certain trade marks belonging to enemy firms which have been liquidated locally. These marks have in some cases not been disposed of with the other assets, and section 4 of the Bill also vests them in the Custodian.

Attorney-General's Chambers, Colombo, December 11, 1918. H. C. GOLLAN, Attorney-General.

By virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Batticaloa will be helden at the Court-house at Batticaloa, on Tuesday, February 11, 1919, 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, Batticaloa, January 11, 1919. C. E. DE PINTO, for Fiscal.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 2,886. In the matter of the insolvency of Lalgudi Subramania Kurukal Sabtharishinatha Kurukal of Captain's garden, Colombo.

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

By order of court, V. R. MOLDRICH, Colombo, January 13, 1919. Secretary.

In the District Court of Colombo.

No. 2,901. In the matter of the insolvency of G. V. Grero of Wall street, Colombo.

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

By order of court, V. R. MOLDRICE, Colombo, January 13, 1919. Secretary.

In the District Court of Colombo.

No. 2,905. In the matter of the insolvency of Stamford William Harridge of Dematagoda, Colombo.

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

By order of court, V. R. MOLDRICH, Colombo. January 13, 1919. Secretary.

In the District Court of Colombo.

No. 2,910. In the matter of the insolvency of John Collingwood David of Darley road, 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 February 18, 1919, for the grant of a certificate of conformity to the insolvent.

By order of court, V. R. Moldbidt, Colombo, January 13, 1919.

In the District Court of Colombo.

No. 2,911. In the matter of the insolvency of Ana Uduman of No. 44, Church street, Slave Island,

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

By order of court, V. R. MOLDRICH, Colombo, January 13, 1919. Secretary.

In the District Court of Colombo.

No. 2,920. In the matter of the insolvency of Charles Pieris de Mel of Moratuwa.

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

By order of court, V. R. MOLDRICH, Colombo, January 13, 1919. Secretary.

In the District Court of Negombo.

No. 133. In the matter of the insolvency of Don Gregory Emmanuel of Negombo.

NOTICE is hereby given that the sitting of this court in the above matter is adjourned for March 10, 1919, for the examination of the insolvent, of which creditors are hereby required to take notice.

By order of court, T. B. CLAASZ, January 10, 1919. Secretary.

In the District Court of Galle.

In the matter of the insolvency of Mammala No. 439. Marikar Abdul Wahid of Hirimbure.

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 February 3, 1919, for examination of the insolvent.

By order of court, RICHARD L. PERERA, Galle, January 6, 1919. Secretary.

In the District Court of Galle.

No. 438. In the matter of the insolvency of Kapugamage Andoris Silva of Kamburugamuwa, now of

NOTICE is hereby given that the above-named insolvent has been allowed a certificate of conformity as of the second

By order of court, RICHARD L. PERERA, Galle, January 8, 1919. Secretary.

In the District Court of Galle.

In the matter of the insolvency of Benjamin No. 440. Alwis Cohomban Wickrama Jayasekara of

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 February 3, 1919, to consider the allowance of a certificate of confirmity to the insolvent.

By order of court, RICHARD L. PERERA, Galle, January 6, 1919. Secretary.

In the District Court of Galle.

In the matter of the insolvency of Packeer Saibo No. 444. Mohammed Cassim Hajiar of Richmond Hill road, Kumbalwella, in Galle.

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 27, 1919, for proof of a debt.

By order of court, RICHARD L. PERERA, Galle, January 6, 1919. Secretary.

FISCALS' SALES. NOTICES OF

Western Province.

In the District Court of Colombo. ne Colonial Motor and Engineering Co., Ltd., of Nos. 3 ٧s.

J. E. Amarasekera of Amarasekera Walawwa, Demata-

No. 36,914.

NOTICE is hereby given that on Thursday, February 6, 1919, 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. 1,136.39, with interest thereon at the rate of 9 per cent. per annum from August 7, 1913, till payment in full, and costs of suit Rs. 306.37, viz.:-

All that estate, plantation, and premises, with all the buildings thereon, called Murutagaspitiya estate or Diddeniya estate, situated in the village Diddeniya, in Udugaha pattu of the Hewagam korale, in the District of Colombo, Western Province, consisting of the following allotments of land shown in the plan 1,157 dated December, 1916, made by V. A. Vancuylenberg, Surveyor, and of the total extent of 102 acres and 7 perches:-

(1) Lot A bounded on the north by land described in plan 60,385, on the east by lands described in plans 249,382, 20,371, 64,484, 220,796, 25.,504, 249,383, 122,695, 64,474, 125,747, and 125,710, on the south by lands described in plans 104,306 and 64,475, and on the west by lands described in plans 60,386, 64,482, 64,483, 243,117, 243,118, 243,120, and 122,695, and the electric statement of the south by lands described in plans 60,386, 64,482, 64,483, 243,117, 243,118, 243,120, and 122,695, and the electric statement of the south by lands described in plans 60,386, 64,482, 64,483, 243,117, 243,118, 243,120, and 122,695, and the electric statement of the south by lands described in plans 122,695, 64,482, 64,483, 243,117, 243,118, 243,120, and 122,695, and the electric statement of the south by lands described in plans 249,382, 64,474, 125,747, and 125 and 122,695 and the ela.

(2) Lot B bounded on the north by Hindakaraldeniya ela, on the east by Hindakaraldeniya-ela, on the south by lands described in plans 122,721 and 52,440, on the west by land described in plan 122,695.

(3) Lot C bounded on the north by Kahatagahawatta belonging to K. Jacolis Appu and others and Hindakaraldeniya-ela, on the east by Pelpita and Kuruniyakumburas and title plans 137,696, 122,681, 135,690, 243,122, and lot 13,729, south by tilte plan 122,680, on the west by Hindakaraldeniya-ela, Weliketiyakumbura, and title plan 244,306.

(4) Lot D bounded on the north by ela and title plan 122,680, on the east by ela and title plan 249,881, on the south by land said to belong to Crown and title plan 122,685, on the west by Hindakaraldeniya-ela.

(5) Allotment of land in plan 22, bounded on the east by Crown land and ditch, on the south by land claimed by George Edwin Amarasekere Ekanayaka, on the west by ditch and dola, and on the north by dola and ditch.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

Charles Cicil Trevanion, carrying of Colombo under the name and style and firm of C. Mintiff. Wright & Company of Colombo . . . $\mathbf{v}_{\mathbf{s}.}$

J. E. Amarasekare of Hanwella Walarwa in Han-

NOTICE is hereby given that on Thursday, February 6, 1919, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 5,327.42, with interest thereon at the rate of 9 per cent. per annum from March 24, 1917, till payment in full, and taxed costs Rs. 364.95, and less Rs. 2,000 paid on January 28, 1918, Rs. 1,750 paid on February 28, 1918, and Rs. 1,750 paid on May 13, 1918, less Rs. 325, viz.:

All that property called Waluwawatta, situate at Hanwella, in Meda pattu of Hewagam korale, in the District of Colombo; bounded on the east by the ditch and high road leading to and from Nambapana, and on the southwest and north by ditches; containing in extent about 50 bushels of paddy sowing or 6 acres and 25 perches, together with all plantations, produce, and buildings thereon.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

(1) Kanapathy Pulle Wettevelu, (2) Vysulatchy Kanapathy Pulle, both of No. 32, Armour street, Colombo,
(3) Noo. Umma, by her husband (4) O. L. M. Mohamed Mohideen Defendants.

NOTICE is hereby given that on Thursday, February 13, 1919, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said 1st and 2nd defendants in the fellowing property for the recovery of the sum of Rs. 1,984.86 and less Rs. 750, viz.:—

All that portion marked let C of land called Manangahawatta bearing assessment No. 33, Armour street, within the Municipality of Colombo; bounded on the north-west by portion marked A and property of Kekulawela and others formerly of Brampy Singho, on the north-east by the field of Medeniya Dissawa formerly of Rev. Schannyake, on the south-east by the property of John Arsekularatne formerly of Mudaliyer Francis Perera, and portion marked B, on the south-west by Armour street; containing in extent 1 rood and 11 41/100 perches.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

Gorakanage James de Silva of Bambalapitiya in Colombo Defendant.

NOTICE is hereby given that on Wednesday, February 12, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the premises the following property decreed bound and executable under the decree entered in the above action and ordered to be sold by the order of court dated April 16, 1918, for the recovery of the sum of Rs.1,000, and costs of the action, viz.:—

All that undivided one-half part or share of a portion of the land called Madangahawatta and of the plantations thereon, bearing assessment No. 82, situated at Bambalapitiya, within the Municipality and District of Colombo, Western Province; and bounded on the north by the property of Don Carolis, east by the property of Joseph Anthonisz Appu, south by the property of W. J. Soysa, and on the west by a part of the same land; containing in extent 17·16 square perches according to the survey plan No. 584 made by M. William Cooray, are held and possessed under and by virtue of deed No. 172 dated October 21, 1907, and attested by G. V. Jayasinghe of Colombo, Notary Public.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA. Deputy Fiscal.

No. 50,042.

(1) L. B. Wickremasekare and (2) Matilda Cooray, both of Bambalapitiya, in ColomboDefendants.

NOTICE is hereby given that on Monday, February 10, 1919, at 2 o'clock in the afternoon, will be sold by public suction at the premises the right, title, and interest of the

said defendants in the following property for the recovery of the sum of Rs. 750, together with legal interest thereon from April 25, 1918, till payment in full, and costs of suit, viz.:—

All that undivided 1 part of the house Nos. 54 and 55, situated at Dam street, within the Municipality and District of Colombo, Western Province; bounded on the east by house No. 56, on the west by house No. 53, on the north by house No. 122, Old Moor street, and on the south by Dam street; containing in extent 1 an acre more or less.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

In the District Court of Colombo.

Savanna Caruppen of Panchikawatta, Colombo. Plaintin No. 50,493. Vs.

D. Dantanarayana of No. 52, Wall street, Colombo,
 V. E. Veeraratne of No. 84, Bloemendhal road,
 Colombo, (3) P. E. de Silva of the Army Service
 Corps, (4) Jane Perera, and (5) J. C. Perera, both of
 Bloemendhal road, Colombo Defendants.

NOTICE is hereby given that on Thursday, February 13, 1919, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 2,035, with legal interest thereon from June 18, 1918, till payment in full, and costs of suit. Costs amended, bill not taxed:—

At 3 P.M.

(3) All that house and land situated at Shoemaker's lane, Kotahena, within the Municipality of Colombo, bearing No. 15, and presently bearing No. 18; bounded on the north by field belonging to Messrs. Casic Chetty & Gomes, on the east by road, on the south by the other part of the premises bearing No. 16, now bearing No. 18, and on the west by land belonging to Mr. Francis Perera; containing in extent 8 perches more or less.

At 3.30 P.M.

(4) The land adjoining to No. 23, situated at Shoemaker's lane, Kotahena, within the Municipality of Colombo; bounded on the north by house bearing No. 22 belonging to Mrs. Luvisa Nona, on the east by a parapet wall, on the south by house No. 23, belonging to J. Perera, and on the west by road; containing in extent 7 perches more or less.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

In the Court of Requests of Colombo.

To. 51.199. Vs.

NOTICE is hereby given that on Monday, February 10, 1919, at 3.30 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. 250, with legal interest thereon from April 20, 1916, till payment in full, and costs of suit Rs. 28.75, viz.:—

All that undivided ‡ part or share of and in all that southern eastern just helf-part or share of and from all that house and ground bearing assessment No. 40, situated at Maradana, within the Municipality of Colombo, Western Province; and bounded on the north-east by the other part of the same garden of Norader Cando, on the south-east by the other part of this garden of Ismail Lebbe Packeer Bawa, on the south-west by a footpath, and on the northwest by the garden of Samsie Lebbe Sinne Marikar; containing in extent 15 52/100 square perches.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal. 34 L

In the District Court of Colombo.

R. M. P. Palaniappa Chetty of Sea street, Colombo Plaintiff.

No. 51,792. Vs.

T. H. A. de Soysa of Thurstan road, Colombo . Defendant.

NOTICE is hereby given that on Saturday, February 8, 1919, 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 the sum of Rs. 7,700, with interest on Rs. 7,500 at 12 per cent. per annum from November 25, 1918, to December 13, 1918, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs of suit, viz.:-

At 10 A.M.

(1) All that allotment of land being lot No. 8 of the land called and known as Bagatelle estate, with the buildings thereon called Regina Walauwa, situated at Kollupitiya or Bambalapitiya, within the Municipality and District of Colombo, Western Province; which said lot No. 8 is bounded on the north by lot No. 4 of the same estate, on the east by Thurstan road, on the south by a private road leading to Alfred house, and on the west by lot No. 7 of the same estate; containing in extent 4 acres 1 rood and 4 perches according to the survey dated April 6, 1908, made by G. P. Weeraratne, Licensed Surveyor, and registered under A 102/392.

At 11 a.m.

(2) All that divided portion of the land with the buildings standing thereon called and known as Galle Face Cottage No. 2, bearing assessment No. 6, situated at Kollupitiya road, within the Municipality and District of Colombo aforesaid; bounded on the north by the Galle Face Church road and esplande, on the east by the portion marked No. 3. on the south by the Orphan garden, now called Walles's yard bearing assessment No. 11, and on the west by the portion marked No. 1; containing in extent 2 roods and 10 square perches.

At 12 noon.

(3) All that divided portion of land with the buildings standing shereon called and known as Galle Face Cottage No. 3, bearing assessment No. 7, situated at Kollupitiya road aforesaid; bounded on the north by Galle Face Church road and esplan: de, on the east by the portion marked No. 4, on the south by the Orphan garden, now called Walles's yard, bearing assessment No. 11, and on the west by the portion marked No. 2; containing in extent 2 roods 8 square perches and 66/100 of a square perch, and registered under fA 105/219 and 220.

Fiscal's Office, Colombo, January 13, 1919. W. DE LIVERA, Deputy Fiscal.

In the District Court of Kalutara.

tiege Don Andris Goonetilleke Appuhamy of Tal-

No. 7,654.

(1) Galuge Davith Fernando, (2) Galuge Pedrick Fernando, both of Maha Wadduwa Defendants.

NOTICE is hereby given that on Monday, February 17, 1919, 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 (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,507 35, with interest on Rs. 1,000 at 12½ per cent. per annum from August 20, 1917, till October 11, 1917, and thereafter at 9 per cent. per annum on the aggregate till payment in full, viz.:—

All that western portion of Dawatagahawatta. situated at Maha Wadduwa; and bounded on the north by the land that belong to the first-named defendant and others, east by the portion of this land belonging to Thomis Perera, south by the portion of this land that belonged to Telge Mathes Peiris, and on the west by Indipitiyawela; and containing in extent 1 rood and 14 perches, together with the trees thereon, as a primary mortgage.

All that portion of land Dewatagahawatta marked B in figure of survey No. 1,921 made by Mr. B. M. Flamer Caldera, Licensed Surveyor; containing in extent 1 rood and 9 5/12 perches, situated at Maha Wadduwa; and bounded on the north by cart road, east by the portion of this land marked D in the said plan, south by the portion of this land marked C in the said plan, and on the west by Indipitiya-wela and the portion of this land marked A in the said plan, together with the trees and buildings thereon, as a primary mortgage and subject to mortgage bond No. 12,815 attested by C. P. Samarasekera, Notary Public.

Deputy Fiscal's Office, Kalutara, January 13, 1919. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

Illekuttige Marsal Fernando of Pallegoda, presently of Kalutara Plain Plaintiff.

No. 7,732.

Vs.

Demalapalliye Gurunnanselage Juway Fernando of Polkotuwa Defendant.

NOTICE is hereby given that on Saturday, February 15, 1919, 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 defendant in the following property (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,418.06, with interest on Rs. 1,240 44 at the rate of 16 per cent. per annum from October 11, 1917, till May 24, 1918, and thereafter at 9 per cent. per annum on the aggregate till payment in full, viz.:

(1) The entire soil and all the trees of the land called Ambegodapelawatta alias Ratranwagurewatta, situated at Paiyagala; and bounded on the north by Ratranwagurewatta in the name of Komitige Juan Perera, east by Obodawagurewatta, south by Ratranwagurewatta in the name of Komitige Franciscu Perera Muhuppurala, and west by a portion of Ratranwagurewatta; and containing in extent about 2 roods.

(2) Undivided ½ share of the soil and soil share trees, together with the planter's 1 share of the 2nd plantation of the land called Ratmaharakattiya, situated at ditto; and bounded on the north by Ratranwagura, east by Malgahawatta, south by Munhenagewatta, and west by seashore; and containing in extent about 1 rood and 32 perches.

(3) $\frac{2}{3}$ of an undivided $\frac{1}{2}$ share of the soil of the field called Ariyakumbura, situated at ditto; and bounded on the north and east by Crown land, on the south-east by Crown land and land appearing in plan No. 55,114, south-west by land appearing in plan No. 56,036; and containing in extent

about 3 acres 3 roods and 10 perches.

(1) The entire soil and all the trees of the land called Rattanapitiyewatta (portion No. 2), situated at ditto; and bounded on the north by portion No. 1 of the same land, east by railroad, south by portion No. 3 of the same land, and on the west by seashore; and containing in extent I rood and 28t perches.

(5) The entire soil and all the trees of the land called Rattanapitiye watta, portion No. 6, situated at ditto; and bounded on the north by portion No. 5, east by Ratranwagura and Katukurundugahawatta, south by portion No. 7 of this land, and west by rail road; and containing in

extent about 373 perches.

Deputy Fiscal's Office, Kalutara, January 13, 1919. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutary.

Gunetti Arnolis de Silva of Uyana in Moratuwa, now of Uduwara Plaintiff.
No. 7,990. Vs.

(1) Karunamuni Baba Sinno Silva and Wie (2) Gee-kianage Reni Nona alias Reisa Nona Ganawardene of Potupitiya Defendants.

NOTICE is hereby given that on Wednesday, February 19, 1919, 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 (mortgaged by the defendant with plaintiff and declared bound and executable for the decree entered in the

said case) for the recovery of Rs. 704.60, with further interest on Rs. 500 at 121 per cent. per annum from March 20, 1918, till May 13, 1918, and thereafter at 9 per cent. per annum on the aggregate, till payment in full, viz. :-

1. The entire soil and trees and plantations and the tiled house thereon of the land called Mahawatta alias Delgahawatta; and bounded on the north by Mudillagahawatta, east by Mahenewatta, south by Kajugahawatta, west by Kiripellagahawatta; containing within the boundaries about 2 roods in extent, situated at Potupitiya.

2. The undivided 11/32 share of the soil and of all the trees and plantation of a portion of Mudillagahawatta; bounded on the north by a portion of Mudillagahawatta, east by Gorakagahawatta, south by a portion of Mudillagahawatta, west by seashore; containing within the boundaries about 3 acres in extent, situated at Pohaddaramulla

Deputy Fiscal's Office, Kalatara, January 13, 1919. H. SAMERESINGHA. Deputy Fiscal.

United District Court of Negombo.

Murray of Athon estate, Madampe Plaintiff. No. 11,366.

W. B. Rajapaksa of Demanhandiya in Negombo. Defendant.

NOTICE is hereby given that on February 15, 1919, commencing at 10 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) All that allotment of land called Delgahalanda alias Delgahawatta, stuate at Palugahawela, in Dunagaha pattu, Alutkuru korale; and bounded on the north by high road, east by field of Juan Silva, south by land of Emanis Silva, Andris Silva alias Andris, and west by land of Emanis Silva; containing in extent about 8 acres 2 roods and 6 perches, with the buildings thereon.

(2) An undivided 65/99 share of the land called Meegahawatta, situate at Dagonna, in Dunagaha pattu of Alutkuru korale; and bounded on the north by field of Dessohamy and others, east by the field of Don Amaris Appuhamy, south by the portion belonging to Amaris Appuhamy, and west by the land of Ratnasara Terunnanse; containing in extent about 3 acres, with all the appurtenances thereof.

(3) The land called Katiyalamedagodella or Demanhandiyagodella, situate at Katiyala alias Demanhandiya, in Dunagaha pattu aforesaid; and bounded on the north by a portion of the land of Lathuwahandi Nethoris Silva, east and south-east by field of Obinamuni Agaris Silva and others, and on the south-west by land of Thenahandi Uparis Silva; containing in extent about 4 acres 2 roods and 28 perches.

Amount to be levied Rs. 625.08, with interest on Rs. 539 55 at 9 per cent. per annum from June 25, 1917, till payment.

Deputy Fiscal's Office, FRED. G. HEPPONSTALL, Negopato January 13, 1919. Deputy Fiscal.

In the Court of Requests of Negombo.

R. A. Bamasami Chetty, by his attorney
Rawanna Mara Peria Sami Pullai of Negombo. Plaintiff. No. 27,049. ۷s.

Warnakulasuria Dehiwalage Sebastian Costa of Maha Hunupitiya Defendant.

NOTICE is hereby given that on February 12, 1919, 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. :-

An undivided 5/6 share of the land called Keenagahalanda and the buildings standing thereon, situate at Maha Hunupitiya, in Dunagaha pattu of Alutkuru korale; and bounded on the north and east by Gansabhawa road, south by land of Ana Costa and others, and west by land belonging to Juan Fernando Rendarala and Diago Fernando and others; containing in extent about 2 acres and 2 roods or 3 acres. Amount to be levied Rs. 39.55, with interest on Rs. 20

at 25 cents per Rs. 10 per mensem from October 25, 1918, to November 4, 1918, and thereafter at 9 per cent. per annum till payment.

FRED. G. HEPPONSTALL, Deputy Fiscal's Office, Negombo, January 13, 1919. Deputy Fiscal. In the Court of Requests of Negombo.

S. T. K. N. S. S. P. Muttu Karuppa Pulle of Negombo Plaintif

No. 27,108. Vs.

Jayakodi Arachchige Don James Appuhamy of Kattuwa Defendant.

NOTICE is hereby given that on February 14, 1919, 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 land called Talgahawatta alias Ambagahawatta, situate at Pallansena South, in Dunagaha pattu of Alutkuru korale; and bounded on the north by land belonging to Galbodage Elias Silva, P. Jokino Fonseka, V. Don Theadoris Fonseka, and others, east by dewata road and by land belonging to Elaris Paaris and the heirs of Marianu Fonseka, south by land belonging to Jokinu Appu, and on the west by land of V. Don Gordiano Fonseka and the heirs of Jokinu Fonseka; containing in extent about 1 acre.

Amount to be levied Rs. 239.65, with interest on Rs. 200 at 25 cents per Rs. 10 per mensem from October 26, 1918, to December 2, 1918, and thereafter at 9 per cent. per annum

till payment.

Deputy Fiscal's Office, Negombo, January 13, 1919. FRED. G. HEPPONSTALL. Deputy Fiscal.

Central Province.

In the District Court of Kandy.

Soona Pana Rawanna Mana Soona Pana Sayana Superamanian Chetty of Kandy Plaintiff.

No. 25,779.

Ramanayaka Mudiyanselage Ukku Banda Kandy Defendant.

NOTICE is hereby given that on Friday, February 14, 1919, commencing at 10 A.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 the sum of Rs. 705.55, with legal interest on Rs. 620.50 from November 17, 1917, viz.:—

Undivided 9th part or share of and in all that field called Medakumbura alias Godabittaradepela of 2 pelas in paddy sowing extent and of and in the adjoining field called Atalaha of 1 timba in paddy sowing extent, situate at Gannoruwa, in Gangapalata of Yatinuwara, Central Province; which said fields are bounded on the east by the imawella of Udubowegederakumbura, on the south by water-course, west and north by the imawella of Sattambilegedera Appuhamy's field.

Undivided 9th share of and in all that field called Madakumbura of 12 lahas in paddy sowing extent, situate at Gannoruwa aforesaid; and bounded on the east by ella of Alutkumbura, south by imawella of Appuhamy's field. west by imawella of Udubowegederakumbura, and on the

north by imawella of Tikiri Mudiyanse's field.

3. Undivided 9th share of the field called Welipela of 2 pelas in paddy sowing extent, situate at Gannoruwa afore. said; and bounded on the east by limit of Galladdekumbura, south and west by ela, and north by limit of Walauwe. kumbura.

Undivided 1/9th share of the lower portion of 8 lahas in paddy sowing extent of Udubowa, situate at Gannoruwa aforesaid; and bounded on the east by imawella of Appu-hamy's field, south by imawella of Pinliyadda, west by imawella of Udubowa belonging to Siyatu, and north by below the ella of the garden belonging to Berakaraya.

5. Undivided 1/9th share of Gurugamagedsrahena of 2 amunams in paddy sowing extent, situate at Gannoruwa; and bounded on the east by the stone fence of Jusey Appu's chena, south by the hana fence of Bulumullegederahena, west by a breadfruit tree (delgaha), and on the north by the limit of Naganagederahena.

6. Undivided 1/9th share of Galketiyahena of about 3 pelas of paddy sowing extent, situate at Gannoruwa aforesaid; and bounded on the east by the fence of Liyana-mahatmayewatta, south by the fence of Appuhamy's chena,

west by agala, and on the north by the limit of Bulumulle-

gederahena.

7. Undivided 1/9th share of Keliyalpitiyahena alias Daruwandemma Ellenpallahena of about 3 pelas in paddy sowing extent, situate at Gannoruwa aforesaid; and bounded off the east by the ditch and fence of Punchimenika's garden, south by limit of Siyatu's garden, west by

ela, and north by delgaha (breadfruit tree).

8. Undivided 1/9th share of all those contiguous allotments of land called (Welipolagedarawatta) Wedipolagederawatta of about 3 amunams in paddy sowing extent, Galladdagekotuwa of 3 chundus in kurakkan sowing extent, and Galapitawatta of 1 pela in paddy sowing extent, situate at Gannoruwa aforesaid; and bounded on the east by the stone fence of Buluwattegammahelegederawatta and the stone fence of Tanipolgahawatta, west by stone fence, karanda tree, and bulu tree of Horanekarayawatta, and on the north by galdetta and humbaha of Ukkurala's chena and the stone fence of Kiri Appu's chena; together with the house and everything thereon.

9. Undivided 1/9th share of Madigey Mudiyanselago-

9. Undivided 1/9th share of Madigey Mudiyanselagogederawatta of 2 pelas in paddy sowing extent, situate at Gannoruwa, aforesaid; and bounded on the east by ela of Anga, south by the ela of Udubowa, west by the fence of Ukkurala's garden, and on the north by the fence of

Puncha's garden.

Fiscal's Office, Kandy, January 13, 1919. A. V. WOUTERSZ, Deputy Fiscal.

No. 25,798. Vs

(1) Kiridena Mudiyanselage Kalu Banda, (2) Alahakonrallage Ram Menika, both of Arambegama, Medapalata, and (3) Alahakonrallage Siyatuhamy of Mawala aforesaid........................Defendants.

NOTICE is hereby given that on Friday, February 7, 1919, commencing 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 defendants in the following property, mortgaged upon bond No. 232 of January 18, 1917, attested by A. V. Perera of Kandy, Notary Public, and decreed to be sold for the recovery of the sum of Rs. 1,559·29, with legal interest on Rs. 1,180 from December 21, 1917, and legal interest on Rs. 1,240 from March 11, 1918, viz. :—

1. All that land called Arachilagegederawatta of about 6 lahas paddy sowing in extent in the whole, situated at Arambegama in Medapalata of Yatinuwara, in the District of Kandy, Central Province aforesaid; and bounded on the east by field, south by kenda trees and totilla trees standing on the limit of Rankandegederawatta, west by agala, and on the north by the fence of Hunugederawatta; together with the plantation and everything standing thereon.

2. The northern half share being I paddy pela's extent out of the field called Arukmullekumbura of 2 pelas paddy sowing extent, situate at Arambegama aforesaid; and which said northern half share is bounded on the east by below the ella of Illukwattegedera Appuhamy's garden, on the south by the remaining portion, on the west by below the ella of Dingiri Amma's garden, and on the north by above the imaniyara of Illukwattegedera Appuhamy's field.

- 3. The northern 18 lahas paddy sowing extent out of the eastern 2 paddy pelas extent out of the land called Hitinawatta of about 3 amunams paddy sowing extent, situate at Arambegama aforesaid; and which said northern 18 lahas is bounded on the east by above the ella of Arukmullakumbura, on the south by the remaining portion and the high wall of the house, on the west by the fence of the limit of the portion belonging to Punchirala Vedarala of this land and the ella above the house, and on the north by fence of Rankothgedera Appuhamy's garden; being the land, buildings, plantations, and everything standing thereon.
- 4. An undivided half part or share out of the land called Kandewatta of about 5 pelas paddy sowing or 2 acres 1 rood and 11 perches in extent in the whole, situate at

Arambegama aforesaid; and bounded on the north by the limit of Kapuwatte Kumarihamy's garden, east by the stone fence, south by the limit of Punchirala's and Siyatu's garden, and on the west by the limit of Punchirala's garden; together with the house standing thereon

together with the house standing thereon.

5. The southern half share of the field called Arukmulla of about 2 pelas paddy sowing extent in the whole, situate at Arambegama aforesaid; and which said southern portion of 1 pela paddy sowing extent is bounded on the east by below the ella of Illukwattegedera Appuhamy's garden, south by the ella of Appuhamy's garden and the ella of Kiribathkumburagedera Siyatu's garden, west by below the ella of Dingiri Amma's land, and on the north by the remaining portion.

6. The northern portion of 1 timba paddy sowing extent out of the land called Siuralagewatta of about 12 lahas paddy sowing extent, situate at Arambegama aforesaid; and which said northern portion is bounded on the east by the fence of Nallumananna's garden, south by the remaining portion of this land, west by the ditch of Kandegederawatta, and on the north by the fence of Illakwatte-

gedera Appuhamy's garden.

Fiscal's Office, Kandy, January 13, 1919. A. V. Woutersz, Deputy Fiscal.

Southern Province.

In the District Court of Court

No. 13,615. Vs.

(3) Galhenege Babehamy and others of Horadugoda Defendants.

NOTICE is hereby given that on Tuesday, February 11, 1919, at 12 o'clock in the noon, will be sold by public auction at the premises the right, title, and interest of the said 3rd, 4th, 5th, 6th, 7th, and 8th defendants in the following property, viz.:—

(I) The field called Kalahegekumbura, in extent about 8 kurunies of paddy, situate at Horadugoda; bounded on the north by Pansala, east by Welikandedeniya, south by Diaelapittaniya, and west by Dampaledeniya.

(2) An undivided 2/12 part of the soil and trees of Dampalewatta, in extent about 2 acres, situate at Horadugoda; bounded on the north by Dampaledeniya, east by Wadugewatta, south by Galhenegewatta, and west by

(3) ½ of the soil and of the old plantation and ½ part of the young plantation of the land called Wadugewatta and Diyaelapittaniya, together with the 5 cubits tiled house standing thereon, situate at Horadugoda; bounded on the north by Udadeniya, east by Gamachchigewatta, south by Dampalewatta, west by Galhenewatta; extent about 3 acres.

(4) An undivided $\frac{1}{4}$ part of the soil and trees of Galhene-gewatta and owita, situate at Horadugoda; baunded on the north by Dampalewatta, east by Wadugewatta, south by Wadugewatta, west by Polkandawila; extent about 2 acres.

(5) An undivided ½ part of the fruit trees and soil of the land called Galborollewatta, situate at Horadugoda; bounded on the north by Galborolla, east by Kalahegewatta, south by Wedagewatta, and west by Puwakwattedeniya; extent about 2 acres.

(6) An undivided a part of the old plantation and soil and new plantation and 7 cubits tiled house standing on the land called Kapuhenewatta, containing in extent about 4 acres, situate at Horadugoda; and bounded on the north by Crown land, east by Bulanmullewatta, south by Moragahawatta, west by Pitakoratuwa.

(7) All the fruit trees and soil of the land called Weralugahakoratuwawatta, together with the 15 cubits tiled house standing thereon, situate at Horadugoda; bounded on the north by Crown land, east by Kaluwagahahena, south by Imbulgahadeniya, west by Kottowagewatta; extent about 3 acres.

Amount of writ Rs. 447.22.

Fiscal's Office, Galle, January 13, 1919. J. A. Lourensz, Deputy Fiscal. In the District Court of Colle.
|bokkshewage Februs de Silva and another ... Plaintiffs.
| No. 14,263.
|Thomas Henry Arthur de Soysa and his children,
| of Ragna Walawwa, Colombo Defendants.

of Regna Walawwa, Colombo......Defendants. NOTICE is hereby given that on Tuesday, February 11, 919 at 2 o'clock in the afternoon, will be sold by public motion at the spot the right, title, and interest of the said addendant and his children in the following property.

The defined lot No. 3 of the land called Ratgamkele alias stells well, in extent 13 acres 13% perches, situated at Ratgama; and bounded on north by lot No. 2 of the same and east by Aluthenewatta, south by Mahanaidu wedeniya she Ratawiwela, west by Tiddy Dale estate.

With amount Rs. 414.58.

Fiscal's Office, Galle, January 9, 1919. J. A. LOURENSZ, Deputy Fiscal.

Samuelpita Peduru Arachchige Sardiol of Narawelpita Purchaser.

NOTICE is hereby given that on Friday, February 7, MM of 10 clock in the forenoon, will be sold by public mind at the respective premises the right, title, and minds of the said purchaser in the following property, with

(1) The 6 kurunies kurakkan sowing extent of Mahaamits and denive, in extent 8 kurunies paddy sowing, singled at Narawelpita; and bounded on the north by Geologiahahena, east by Pelaketiyeatmaga alias okanda, subby Telambugahawatta, and west by Wanumelewatta. Valud at Rs. 1,000.

[2] The eastern portion of Gorokgahahena, in extent 5 tunies kurakkan sowing, situated at ditto; and bounded on the north by a portion of the same land, east by Kabal-jarehena, south by deniya, and west by Maha-arambewatta.

Bilance writ amount Rs. 110.76, and Fiscal's charges.

Deputy Fiscal's Office, Liston, January 9, 1919. Æ. T. GOONEWARDENE, Deputy Fiscal.

In the District Court of Matara.

Plaintiff
No. 7,016.

Ver. 1

Eddikuma Wijeweera Gooners the and another. Defendants. NOFICE is hereby given that on Wednesday, February

NOTICE is hereby given that on Wednesday, February 19,1919, at 10 o'clock in the forenoon, will be sold by public action at the respective premises the right, title, and accept of the said defendants in the following property for the recovery of Rs. 11,690.25, and legal interest on the exergiste amount from May 24, 1918, till payment in full, and charges, viz.:—

(1) An undivided 7/12 parts of the entirety of the soil and this of the land called Wahalabariyehena, in extent about 20 perches, situated at Makawitta; and bounded on the with by Ganitagewatta claimed by S. Dowan and others, extend south by the land appearing in the figure of survey No. 162,210, west by land appearing in plan No. 162,212. Valued at Rs. 50.

(2) All that undivided 7/12 parts of the above nature of the soil and trees of the land called Wahalabariyehens, in enent about 39 perches, at Makawitta; and bounded on the north by land appearing in the plan No. 150,813, east by Potadeniya claimed by S. Baban Appu, south and west by land appearing in plan No. 162,210. Valued at Rs. 60.

by land appearing in plan No. 162,210. Valued at Rs. 60.

(3) All that undivided 7/12 parts of the above nature of the soil and trees of the land called Wahalabariyahena, in frient about 4 acres 2 roods and 36 perches, situate at Makwitta; and bounded on the north by Kongahahene-pitakoratuwa elaimed by T. H. Adirian, lands appearing in plans. Nos. 162,212 and 162,211, and Paragahawatta claimed by L. Juwanis, cast by lands appearing in plans

Nos. 150,813 and 162,115 and Potadeniya claimed by S. Babun Appu, south by Gederewatta claimed by R. Don Lewis, Vidanegamagewatta claimed by K. Don Janisand others, and land appearing in plan No. 162,214, west by Telembugahawatta claimed by S. A. Don Lewis and the land appearing in plan No. 162,213. Valued at Rs. 850.

(4) All that undivided 7/12 parts of the soil and trees of the land called Wahalabariyehena, in extent about 22 perches, at ditto; and bounded on the north by Telembugahawatta claimed by S. Don Lewis, east and south by land appearing in plan No. 162,210, and west by Telembugahawatta claimed by S. Don Lewis. Valued at Rs. 55.

(5) All that undivided 7/12 parts of the soil and trees of the land Wahalabariyehena, in extent about 2 acres 1 rood and 23 perches, at ditto; and bounded north and east by land appearing in plan No. 162,210,south by Vidanogamagewatta claimed by K. Don Janis and others, west by Kadawedduwawatta claimed by K. Don Janis. Valued at Rs. 400

wedduwawatta claimed by K. Don Janis. Valued at Rs. 400.

(6) All that undivided 7/12 parts of the soil and trees of the land called Wahalabariyehens, in extent about 1 rood, situate at ditto; and bounded on the north by Kongahahenepitakoratuwa claimed by T. H. Adirian, east by the land appearing in plan No. 162,211, south and west by the land appearing in plan No. 162,210. Valued at Rs. 100.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, January 13, 1919. Deputy Fiscal.

In the District Court of Matara.

Emalia de Silva of Mirissa.....

No. 7,675.

Vs.

Ambalangoda Liyanage Karonchi Appu of Gandara......Defendant.

NOTICE is hereby given that on Tuesday, February 18, 1919, at 10 o'clock in the forencon, will be sold by public auction at the respective premises the following mortgaged property, viz.:—

1. All the undivided planter's is share and all those undivided is parts of the soil and of the remaining fruit trees of the land called the eastern portion of Kokgahawatta of 4 kurunies of fine grain sowing extent, situated at Beruwewela; and bounded on the north by field called Bakmeeya, east by Talgahakumbura, south by Paraduwagegodella, and west by the western portions of Kokgahawatta and all the western portions of Kokgahawatta; and all the buildings standing thereon. Valued at Rs. 2,100.

On Saturday, February 22, 1919, at 10 o'clock in the forenoon.

(2) All those undivided 3/10 parts of the soil and of all the fruit trees of the land called Uswellewatta of about 2 roods in extent, situated at Gandara alias Talalla in Wellaboda pattu; and bounded on the north by fence of Managewatta, east by Mudiyansegewatta, south by seashore, and west by Kongahahena alias Mudiyansegehena. Valued at Rs. 400.

Writ amount Rs. 2,142-87, for principal, interest, and costs, and with further interest on the aggregate amount from November 25, 1918, till payment in full, and Fiscal's charges.

Deputy Fiscal's Office, E. T. GOONEWARDENE, Matara, January 13, 1919. Deputy Fiscal

In the District Court of Matera.

Edirisinha Adiris Appu of Bategama......Plaintiff.
No. 8,171. Vs.

NO. 0,171.

Don Allis Abeywardene and others Defendants.

NOTICE is hereby given that on Saturday, February 15, 1919, at 10 o'clock in the forencen, 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. 1,451'21, with legal interest from November 16, 1918, till payment, and Fiscal's charges, viz.:—

(1) An undivided 5/6 share of the soil and trees of lot B of the land Ketawallegodellehens at Bategame, in extent 2 acres 2 roods and 14 perches; and bounded on the north by lot A of the same land, east by Kitulgahahena and Kahatagahahena, south by lot C of the same land, and went by Siyambalagasareatmaga. Valued at Rs. 400.

2 Cr.)

(2) The undivided 3/7 of 5/12 and 5/12 of Egodawatta at ditto; and bounded on the north by Wannitantirigeegodawatta and Denimullekoratuwa, east by Medahena, on the south by Dangahawatta, and west by wela. at Rs. 715.

(3) An undivided 3/7 of 5/12 and 5/12 of the land Denimulla alias Kohombagahakoratuwa at ditto; and bounded on the north by Joolgahakoratuwa at ditto, east by Kapukoratuwa and Wannitantirige-egodawatta, including Denimullekoratuwa, south by Weligewattepara, and west by Paluwatta. Valued at Rs. 357 50.

(4) Undivided 3/7 of 5/12 and 5/12 share of Paluwatta at ditto; and bounded on the north by Koralegewatta, east by Gansabhawa road, south by wela, and west by Diwel-

watta. Valued at Rs. 535.

(5) Undivided 3/7 of $\frac{1}{8}$ and $\frac{1}{8}$ share of Nugehena, exclusive of the planter's 1 share, at ditto; and bounded on the north by Gamaralageruppe, east by Siyambalagasare, south by Batege Mahahena, west by Medahena. Valued at Rs. 55.

Deputy Fiscal's Office. Matara, January 10, 1919. E. T. GOONEWARDENE. Deputy Fiscal.

In the District Court of Colombo.

H. Don Carolis & Sons of First Cross street, Pettah. Colombo -- Plaintiffs.

No. 49,642.

 $\mathbf{V}\mathbf{s}$.

P. Harry Dias of Panadure Defendant.

NOTICE is hereby given that on Saturday, February 1, 1919, at 2 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property, viz. :

On Saturday, February 1, 1919, at 2 P.M.

(1) The allotment of land No. 109221, in extent 3 acres 3 roods and 18 perches, situated at Tihawa, in Magam pattu of the Hambantota District; and bounded on the north by lot No. 10922, on the east by lot No. 10923, on the south by lot No. 10929, on the west by lot No. 10922.

On Saturday, February 1, 1919, at 2.30 P.M.

(2) The three allotments of land Nos. 10929, 10922, and 12156, in extent 33 acres and 15 perches, situated in the said village; and bounded on the north by B. C. Abesinghe Wickramasuriya's land, on the east by the land of Cassim Mudaliyar, on the south by the land of Ruan Patirana alias Palihakkara Don Dines Appuhami, on the west by the land of Gunatillaka Deiyandarage Rammal Etana and land of Don Bastiyan Patiratna and Disneris Jayasinghe, Registrar.

On Saturday, February 1, 1919, at 3 P.M.

(3) The allotment of land No. 12155, in extent 10 acres, situated in the said village; and bounded on the north by lot No. 10928, on the east by lot No. 12156, on the south by lot No. 12165, and on the west by lot No. 12154.

On Saturday, February 1, 1919, at 3.30 P.M.

(4) The allotment of land No. 10928, in extent 19 acres and 27 perches, situated in the said village; and bounded on the north by lot No. 10921, on the east by the land of Don Bastiyan Patiratna, on the south by the land of Gunatillaka Dieyandarage Rammal Etana, and on the west by the land of Balamanage Deyo Appu.

On Saturday, February 1, 1919, at 4 P.M.

(5) The two allotments of lands Nos. 12164 and 12165, in extent 19 acres 2 roods and 14 perches, situated in the said village; and bounded on the north by the land of G. D. Rammal Etana and D. Jayasinghe, on the east by the land of R. P. P. Don Dines Appuhami (Nambika Peeris), on the south by the land of D. C. A. Wickramasuriya, and on the west by the land of Y. D. Eliyase.

Writ amount Rs. 5,028.79, with interest on Rs. 4,783 from February 18, 1918, to April 26, 1918, and thereafter on the aggregate amount of decree at the rate of 9 per cent. per annum till payment in full, and costs of suit Rs. 339:02.

T. W. GOONEWARDENE, Deputy Fiscal's Office, Hambantota, January 7, 1919. Deputy Fiscal.

Northern Province.

In the Court of Requests of Jaffind, Sinnatamby Sabapathippillai of Nav Plaintiff.

No. 12,900/A.

Sivakaman, widow of Murugar Arumugam of Anaicottai Defendant.

NOTICE is hereby given that on Friday, February 14, 1919, at 10 o'clock in the forenoon, will be sold by public auction at the spot the following property decreed to be sold under the above action for the recovery of Rs. 219.75, with interest on Rs. 140 at the rate of 12 per cent. per annum from April 11, 1918, until payment in full, and costs of suit being Rs. 28.77, and poundage and charges, viz. :-

An undivided ½ share with its appurtenances of a piece of land situated at Anaicottai, called Valanthil and Ollaikkarampan, containing or reputed to contain in extent 83 lachams of varagu culture, with its appurtenances; bounded or reputed to be bounded on the east by the property of Sivakaman, widow of Murugar Arumugam, north by bye-lane reserved on this land and the property of Arumugam Sinnatamby, west by the property of Arumugam Sinnatamby, and south by the property of Arunaselem Thambiah.

Fiscal's Office, Jaffna, January 11, 1919. S. SABARATNAM, Deputy Fiscal.

In the District Court of Jaffna.

P. S. Ayathuray of Vannarponnai East / Plaintiff. No. 13,242. ۷s.

Naganathar Ramappillai of Kokkuvika... Defendant.

NOTICE is hereby given that on Friday, February 14,
1919, 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. 387, with interest on Rs. 350 at the rate of 19½ per cent. per annum from October 28, 1918, till payment in full, and poundage and charges, viz. :-

1. In an undivided \(\frac{1}{4} \) share with its appurtenances of \(\mathbf{a} \) piece of land situated at Kokkuvil, called Peethamaruthamkadu, Puliamkandady, and Edchaddy, containing or reputed to contain in extent 20 lachams of varagu culture, with stonebuilt house, portico, kitchen, wells, palmyras old and young, cultivated and spontaneous plants; bounded or reputed to be bounded on the east by the property of Thangam, wife of Marimuttu, and Naganather Sinniah, north by the property of Sinnatamby Muttuvely and Sinnatamby Sellaturai, west by front of bye-lane leading to this land and by the property of Annam, wife of Thambappillai, and south by the property of Arumugam Kartekesu and shareholders; of this the life-interest belonging to Kanapatiar Naganatar is, however, excluded.

2. In an undivided \(\frac{1}{3} \) share of a piece of land situated at Kokkuvil, called Kurakkanchaddy, containing or reputed to contain in extent 3 lachams of varagu culture; bounded or reputed to be bounded on the east and north by land, west by the property belonging to the heirs of the late Ponnamma, wife of Kasippillai, and south by the property of Naganathar Vallipuram; of this the life-interest belonging to Kanapatiar Naganatar is, however, excluded.

Fiscal's Office, Jaffna, January 11, 1919. S. Sabaratnam, Deputy Fiscal.

North-Western Province.

In the District Court of Colombo. (1) Eserfali Mohammedbhoy, (2) Good Ussen Mohammedbhoy, and (3) Adamaly Mohamedbhoy, carrying on business under the name, firm, and style of E. G. Adamaly & Co., in Colombo...... Plaintiff.

No. 49,991. Vs.

T. H. A. de Soysa of Colombo Defendant.

NOTICE is hereby given that on Friday, March 7, 1919, at 1 o'clock in the afternoon, will be sold by public auction at the spot the following property declared bound and executable under the decree entered in the above action and ordered to be sold by the order to sell dated January 13, 1919:—

All that and those the estate plantations and premises called and known as Kankaniyamulle estate, situated in the village Eriyagolla and Kankaniyamulla, in the Medapattu korale of Katugampola hatpattu, in the District of Kurunegala, North-Western Province; and bounded on the north by a road, land claimed by natives, and Crown land, on the east by Crown land, on the south by Crown land and land claimed by natives, and on the west by a road and land claimed by natives; containing in extent 857 acres 2 roods 36 perches according to the survey thereof No. 1,614 dated November, 1904, made by G. P. Weeraratne, Licensed Surveyor and Leveller.

For the recovery of the sum of Rs. 177,299.53, with interest on Rs. 175,000 at the rate of 11½ per centum per annum from April 18, 1918, to December 19, 1918, and thereafter with interest on the aggregate amount at the rate of 9 per cent. per annum till payment in full, and costs

of suit.

Fiscal's Office, Kurunegala, January 15, 1919. S. D. SAMARASINGHE, Deputy Fiscal.

Marianuttu Dalle Muttu Suppiah Pulle of Pulichakulam

No. 5,206. Vs.

Santiago Pulle Peduru Pulle of Tetapola Defendant. NOTICE is hereby given that on Saturday, February 8, 1919, at 12 o'clock noon, will be sold by public auction at the premises the right, title, and interest of the plaintiff in

and to the following property, viz. :-

An undivided 25/36 shares out of the land called Puwara-sankulitotem, situate at Tetapola in Akkarai pattu, Puttalam District, in extent 17 acres; and bounded on the north by road, east by common fence of lands belonging to Kandiah Chetty and others, south by church property, west by lands belonging to Philip Brito and Naina Lebbe Marikar.

Amount of writ Rs. 243'92.

Deputy Fiscal's Office, S. M. P. VANDERKOEN, Puttalam, January 6, 1919. Deputy Fiscal.

Francis amusi de Fonseka of Marawila Plaintiff.
No. 5,938. Vs.

NOTICE is hereby given that on Friday, February 21, 1919, commencing at 4.45 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, viz.:—

(1) The field called Paragahakumbura bearing letter I 202, situate at Narawila, in Meda palata of Pitigal korale south, in the District of Chilaw; and bounded on the north by Paragahakumbura belonging to Sinnappu Gamarala, east by Navathkumbura belonging to Samel Vedarala, south by Navathkumbura belonging to the same person and Witakumbura belonging to Dingirala, and west by field appearing in plan No. 168,552; containing in extent 1 acre 2 roods and 31 perches.

(2) The remaining undivided extent of soil of the land called Dangahadalupotha bearing letter L 202 (excluding from the entire land an undivided portion of the extent of about \(\frac{1}{2} \) an acre lying to the south of the high road now opened), situate at Narawila aforesaid; and bounded on the north by Badullagahakumbura claimed by Sinnappu Gamarala, and Dangahakumbura claimed by Heturala, east by lands appearing in plans Nos. 168,530, and 168,547, south by lands appearing in plans Nos. 168,533

and 168,550, and west by land appearing in plan No. 168,546 and the land claimed by Hetuhamy; containing in extent 8 acres.

Amount to be levied Rs. 2,436·17, with interest on Rs. 2,000 at 18 per cent. per annum from February 29, 1918, to August 19, 1918, and on the aggregate sum at 9 per cent. per annum till payment in full, and poundage. Valuation Rs. 2,320.

Deputy Fiscal's Office, Chilaw, January 13, 1919.

CHARLES DE SILVA, Deputy Fiscal.

Province of Uva.

In the Court of Requests of Badulla-Haldummulla.

Frederick Solomons of Badulla.....Plainti

No. 3,904.

Vs.

James de Silva Jayaratna of Bandarawela....Defendant.

NOTICE is hereby given that on Friday, February 14, 1919, at 12 o'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. 271.70, viz.:—

The allotment of lanacontaining about $\frac{1}{2}$ an acre in extent, together with the zinc-roofed building called Temple View standing thereon, situated in the town of Bandarawela, in Udukinda Mahapalata korale; and bounded on the north, east, south, and west by wire fence and live fence.

Fiscal's Office, Badulla, January 13, 1919. F. MARSHALL, Deputy Fiscal.

In the District Court of Kandy.

No. 26,023.

Vs.

Cornelis Stephen Jayawardena and another, both of PanadureDefendants.

NOTICE is hereby given that on Saturday, February 15, 1919, 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. 3,582 · 50, with interest on Rs. 3,360 at 9 per cent. per annum from November 11, 1918, viz.:—

The western portion of the field called Udakoskanuwe-kumbura and the garden Koskanuwewatta and chena appurtenant thereto, adjoining each other and containing in extent 9 acres 2 roods and 25 perches, together with the buildings and everything standing thereon, situated at Diyatalawa in Udukinoa Mahapalata; which said fields and high lands are bounded on the east by the remaining portion of this land and by Crown patana, south by drain and Minuwanulpothakumbura, west and north by a kandura or stream.

Fiscal's Office, Badulla, January 13, 1919. F. Marshall, Deputy Fiscal.

Province of Sabaragamuwa.

In the District Court of Kegalla.

Suna Pana Awenna Arumogan Chetty, by his attorney Suna Pana Awenna Rakappan of Hingula.....Plaintiff.

No. 4,836.

Vs.

Mana William Kangany of Lewke estate, Mawanella Defendant.

NOTICE is hereby given that on February 21, 1919, 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 in the following property, viz. :-

1. The entire land called Atukoralagewatta, in extent 3 acres, situated at Pattagama, in Egodapota Tanipperu pattu of Galboda korale, in the District of Kegalla, of the Province of Sabaragamuwa; and bounded on the east by the Gansabawa road, on the south by the Lewke rubber estate, on the west by the Crown jungle, and on the north by the limit of Doolgedarahena.

2. The entire land called Delgahahinnehena, in extent 6 acres, situated at Epalawa in Egodapota Tanipperu pattu aforesaid; and bounded on the east by rubber estate, on the south by the limit of rubber estate, on the west by the limit of Ehelagahamulahena, and on the north by the

field.

3. The entire land called Danduwediwalakadahena, in extent 12 acres, situated at the village aforesaid; and bounded on the east by the rubber estate, on the south by the field, and on the west and north by the land belonging to Karanduponewatta Mahatmaya (Mr. Craib).

4. The entire land called Watadeniyehena, in extent 3 acres, situated at Galatara in Egodapota Tanipperu pattu aforesaid; and bounded on the east, south, west, and north by the land belonging to Karanduponewatta Mahatmaya (Mr. Craib).

5. The entire land called Galedandamulahena, in extent 4 acres, situated at Asmadala in Egodapota Tanipperu pattu; and bounded on the east by the ela, on the south by the rubber estate, on the west by the limit of Kahagollahena, and on the north by field and ela.

An undivided & share of Kandehena, in extent 3 pelas of paddy sowing situated at Polwatta, in Egodapota pattu of Galboda korale aforesaid; and bounded on the east by Arambehena, on the south by the fence of Tikiri Kankanigewatta, on the west by the road, and on the north by Arambehena.

7. The entire land called Mahakanatehena, in extent 3 pelas of paddy sowing, situated at Padidora in the pattu aforesaid; and bounded on the east by the ditch, on the south by the field, on the west by Mohathagehena, and on the north by the field.

To levy Rs. 4,649.07, with legal interest on Rs, 4,502.82 at 9 per cent. per annum from July 11, 1918, till payment

Deputy Fiscal's Office, Kegalla, January 9, 1919. R. G. WIJETUNGA, Deputy Fiscal.

I. BENJAMIN HORSBURGH, Fiscal for the Northern Province, do hereby appoint Mr. Karthigesu Selvadurai to be Marshal for the divisions of Thenmaradchy, Pachilaippali. Karachchi, and Tunukkai. under the provisions of the "Fiscal's Ordinance, 1867," and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his warrant.

Given under my hand at Jaffna, this 11th day of January. 1919.

Fiscal's Office, Jaffna. January 9, 1919. B. HORSBURGH. Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo.

Order Nisi.

Jurisdiction. No. 3,535.

Testamentary In the Matter of the Last Will and Testament of Charles Brander, Rubber and Tea Planter of the Cavunal Rubber and Tea Estates, Limited, Travancore, Southern India, deceased.

Osmund Tonks of Colombo Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 20, 1918, in the presence of Mr. J. M. Pereira, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated August 23, 1918, (2) of M. P. Madaswamy, an attesting witness to the will dated September 26, 1918, (3) of A. J. Pereira, an attesting witness dated November 12, 1918, power of attorney in favour of the petitioner dated July 1, 1918, and order of the Supreme Court dated August 15, 1918, having been read:

It is ordered that the last will of the late Charles Brander, deceased, of which the original has been produced and is now deposited in this court. be and the same is hereby declared proved; and it is further declared that the petitioner is the attorney of one of the trustees appointed under the said will, and that he is entitled to have letters of administration, with copy of the said will annexed, issued to him, unless any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH.

In the District Court of Cold

Order Nisi.

Testamentary In the Matter of the I Jurisdiction. the late Iddagodder Ísabella Ferdi. Colombo, deceasednandusz of Mutwal, i No. 6,246.

Watutantrigey Francis Fernando of Modera....Petitioner-

And

(1) Watutantrigey Mary Fernando, wife of (2) Wijeratne Muhandirange Henry Ferdinandusz, both of Modera street, Colombo, (3) Watutantrigey Simeon Fernando, (4) Watutantrigey Medlin Fernando, both of Modera street, Colombo, (5) Gratiaen Ferdinandusz Siriwardene, (6) Edwin Ferdinandusz Siriwardene, a minor, both of Peliyagoda Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on November 28, 1918, in the presence of Mr. Dissanayake, Proctor, on the part of the petitioner; and the affidavit of the said petitioner dated April 12, 1918, having been read:

It is ordered that Mr. Vincent Robert Moldrich, as 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 January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> W. WADSWORTH. Additional District Judge.

Additional District Judge.

December 20, 1918.

District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. 6,426.

In the Matter of the Intestate Estate of the late Evelyn Charlotte Wijegunawardane of Avissawella, deceased

Avissawell (1) Leelawati Pearl Miglinawardane, (2) Douglas Vernon (1) April Wardane, (3) Somawathi Margaret Wijogunawa flane, (4) Sorath Chandra Gemunu Wijegunawardane, all of Avissawella, and (5) Minnanpitiyage Brumpy Peiris of Bambalapitiya road,

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on October 28, 1918, in the presence of Mr. O. A. Jayasekere, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 24, 1918,

having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before November 28, 1318, show sufficient cause to the satisfaction of this court to the contrary.

October 28, 1918.

W. WADSWORTH, Additional District Judge.

The date for showing cause against this Order Nisi is extended to January 9, 1919.

November 28, 1918.

W. WADSWORTH, Additional District Judge.

The date for showing cause against this Order Nisi is extended to January 23, 1919.

January 9, 1919.

W. Wadsworth, Additional District Judge.

In the District Court of Colombo.

Order Nisi

In the Matter of the Intestate Estate of the late Earn Vetlecan of Hambantota, ecosed.

If Dehiwala, Colombo Petitioner. mary. isdiction.

No. 6,484. Derline Vetheca baA

(1) Helen Vethecan, (2) Cecil Vethecan, (3) Jessie Vethecan, (4) James Cyril Vethecan, (5) Doris Vethecan, all of Saluber Cottage, Dehiwala.. Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 8, 1919, in the presence of Mr. A. R. Seneviratne, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated July 2, 1918, having

It is ordered that the petitioner be and she is hereby declared entitled, at the widow of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents tabove named or any other person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1919.

urisdiction.

W. Wadsworth, Additional District Judge,

the District Chart of Colombo. Order Nisi.

Matter of the Intestate Estate of the mentary ite Hewabamunuge Heen Appu of Polgahawela, deceased.

No. 6,515. Kukulage Lawrence Perera of No. 91, Fifth Cross street, Colombo...... Petitioner. And

Hewabamunuge James Appu of Polgahawela.. Respondent. THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo,

on December 10, 1918, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 7, 1918, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a creditor of the estate of the abovenamed deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 10, 1918.

W. Wadsworth, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Aratchige Daniel Dabera of Narahen-Jurisdiction. No. 6.502. pita in Colombo, deceased.

Lokuralalage Dona Philippina Hamine of prainting pita Petitioner

(1) Aratchige Carolis Dabera of Attidiya, (2) Aratchige Dona Arlina Dabera and her husband (3) D. W. Wijesooriya Appuhamy of Mahawila in Panadure, (4) Aratchige Saram Dabera of Narahenpita, (5) Aratchige Dona Alpina Dabera and her husband (6) Kandana Aratchige Peris Appuhamy of Pamunuwa in the Palle pattu of Salpiti korale, (7) Aratchige Dona Carlina Dabera and her husband (8) Lokuralalage Don Lawrence, both of Narahenipta, (9) Aratchige Dona Binera Dabera Hamine of Narahenpita. Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 5, 1918, in the presence of Mr. D. W. Moonesinghe, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 2, 1918, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as the mother 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 January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 5, 1918.

W. Wadsworth, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of the late Matarage Maria Perera of Totewatta, Mattakkuliya Colombo, Jurisdiction. No. 6,516. deceased.

Wellege Benjamin Fernando of Mattakkuliya, Colombo Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 10, 1918, in the presence of Mr. W. H. W. Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated March 19, 1918, and (2) of the notary and one of the attesting witnesses dated September 3, 1918, having been read:

It is ordered that the last will of the late Matarage Maria 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 further declared that the petitioner is the executor named in the said will and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> W. WADSWORTH, Additional District Judge.

December 10, 1918.

In the District Court of Colombo. Order Nisi.

Jurisdiction, No. 6,519.

stamentary In the Matter of the Intestate Estate of the late Sinnamma, wife of Kulathungapillai Kanagasabai of No. 2. San Sebastian street, Colombo, deceased.

2Kanagaratnam Sivapragasam of Vannarponnai West, Jaffna, presently of Mullaittivu......Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 13, 1918, in the presence of Messrs. Perumalpillai & Chelliah, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 9, 1918, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the brother of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary:

December 13, 1918.

W. WADSWORTH, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

urișdieti**o**n. **13**6. 6,526.

stappentary In the Matter of the Intestate Estate of the late Amina Umma of Kalankudi Iruppu, Southern India, deceased.

Wavanna Pana Mana Mohamed Abdul Cader of No. 42A, Third Cross street, Pettah, ColomboPetitioner.

And

(1) Mohamed Ali Pathumma, (2) Ghouse Mohamadu, both of Kulasekerapattnam, South India . . Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 18, 1918, in the presence of Messrs. T. D. & E. L. Mack, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner dated December 18, 1918, and order of the Supreme Court dated December 16, 1918, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as the husband of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January/23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 18, 1918,

W. WADSWORTH, Additional District Judge.

The District Court of Colombo.

Order Nisi.

sdiction. VNo. 6,532.

mentary In the Matter of the Last Will and Testament and the Estate and Effects of the late John Jeremy Aserappa of Zion House, Maradana, in Colombo, deceased

Dr. Samuel Chelliah Paul of Rao Mahal, Ward place, Cinnamon Gardens, Colombo Petitioner.

And

(1) Prudence Marie Aserappa nee De Vleesschauwer, 2) Mary Clementine Aserappa, and (3) John Jeremy Aserappa (junior), all of Zion House, Maradana, Colombo .. Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on December 20, 1918, in the presence of Mr. Chas. de Livera, Proctor, on the part of the petitioner above named; William Mendis, deceased, of which the original has been and the affidavits (1) of the said petitioner dated December; produced and is now deposited in this court, be and the

14, 1918, and (2) of the notary and attesting witnesses dated December 17 and 18, 1918, having been read:

It is ordered that the last will of the late John Jeremy Aserappa, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is intitled to have probate thereof issued to him limited to the movable property left by the deceased and referred to in the said will and to letters of administration to all the cest and residue of the estate and effects of the said deceased, unless the respondents above named any other person or persons interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1918.

W. WADSWORTH, Additional District Judge.

In the District Court of Colombo

Order Nisi.

Testamentary In the Matter of the Las Will and Testa ment of Anthony Nicholas de Silva, late Jurisdiction. No. 6,537. of Mayfield House, Kotahena, Colombo, deceased.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 7, 1918, in the presence of Messrs. de Vos & Gratiaen, Proctors, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated December 20, 1918, and (2) of the attesting notary dated December 23, 1918, having been read:

It is ordered that the last will of the late Anthony Nicholas de Silva of Mayfield House, Kotahena, in Colombo, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is one of the executors named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary

January 7, 1919.

W. WADSWORTH Additional District Judge.

In the District Court of Cold

Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Balapuwaduge William Mendis Jurisdiction. No. 6,538. of Mendis Villa in Morathwa, deceased.

William Henry Richard Mendis of Law tawatta, in Moratuwa itioner.

(1) Alice Charlotte Eleanor Rodrigo and her husband (2) John Daniel Rodrigo both of Moratuwa, (3) Agnes Grace Beatrice Pieris Lee Mendis and her husband (4) Titus Andrew Pieris, both of Badulla, (5) Edwin Reginald Vincent Mendis of Avissawella, (6) Jane Harriet Wilhelmina Pieris nee Mendis, and her husband (7) Daniel Harry Pieris, both of Paiyagala, (8) Catherine Noble Edith Mendis of Rawatawatta in Moratuwa, (9) Clement Ernest Wilfred Mendis of Rawatawatta, in Moratuwa Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 8, 1919, in the presence of Mr. Roland E. W. Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 14, 1918, and (2) of the notary and one of the attesting witnesses dated November 14, 1918, having been read:

It is ordered that the last will of the late Balapuwaduge

same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless the respondents above named or any person or persons interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1919.

W. Wadsworth, Additional District Judge.

In the District Court of Colombo.

Testamentary The Marter of the Last Will and Testa-Jurisdiction. Then of the late Warusahennedige No. 6,539. Hendrick Soysa of Sandagiri in Moratuwa, deceased.

Hettiakandage Mary Caroline Catherine Soysa of

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 7, 1919, in the presence of Mr. G. L. Cooray, Proctor, on the part of the petitioner above named; and the affidavits (1) if the said petitioner dated December 17, 1918, and (2) of the notary and attesting witnesses dated January 6, 1919, having been read:

It is ordered that the last will of the late Warusahennedige Hendrick Soysa of Sandagiri in Moratuwa, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before January 23. 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 7, 1919.

W. WADSWORTH, Additional District Judge.

the District Court of Colombo.

Order Nisi.
In the Matter of the Intestate Estate of the Testamentary In the Matter of the Intestate Estate of the Jurisdiction (Act Baminahennedige Carlina Peiris of No. 6,541: Koralawella in Mozatuwa, deceased.

Mahamarakka nage Simon Peter Perera of Koralawella in Moratuwa Petitioner.

And

And

Lacob Peter Perera and (2)

(1) Mahamarakkalage Jacob Peter Perera and (2) Mahamarakkalage Grace Margaret Perera, both of Koralawella, in Moratuwa Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 8, 1919, in the presence of Mr. C. S. A. Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated January 8, 1919, having been read :

It is ordered tht the petitioner be and he is hereby declared entitled, as the son of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1919.

W. WADSWORTH, Additional District Judge.

In the District Court of Colombo. Order Mars 4

In the Matter of the Last Will and Testa-Testamentary ment of Arthur Charles Allnutt, late of the Seylon Civil Service, Colombo, deceased. Jurisdiction. No. 6,542.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 8, 1919, in the presence of Messrs. Julius & Creasy, Proctors, on the part of the petitioner John Scott of the Ceylon Civil Service, Colombo; and the affidavit of the said petitioner dated December 20, 1918, affidavit by Mr. Sydney George Alexander Julius, Netary Public, dated December 23, 1918, as to the due execution of the will of

the above-named deceased, original will of the above-named deceased, and certificate of death of the above-named deceased having been read: It is ordered that the will of the said deceased dated December 30, 1916, of which original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said petitioner is one of the executors named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1919.

W. WADSWORTH, Additional District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary
Jurisdiction.
No. 6.544

In the Matter of the Last Will and Testa
ment of the late Jossylina Louisa Web
halmina Mandis nee Pieris late of No. 6,544. helmina Mendis nee Pieris, late of meet, Mutwal, in Colombo, de see

James William Edwin Mendis Jayawardane of Watersmeet, Mutwal, in Colombo...... Petitioner.

THIS matter coming on for disposal before William Wadsworth, Esq., Additional District Judge of Colombo, on January 10, 1919, in the presence of Mr. G. L. Cooray, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated November 13, 1918, and (2) of the notary and attesting witnesses also dated November 13, 1918, having been read:

It is ordered that the last will of the late Jossylina Louisa Welhelmina Mendis nee Pieris, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 10, 1919.

W. Wadsworth, Additional District Judge

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

Testamentary In the Matter of the Estate of the lat Jurisdiction. No. 1,120. Ponnahennedige Simon Diet. Notar Public, deceased, of Moratury.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on October 17, 1918, in the presence of Mr. P. C. F. Goonewardene, Proctor, on the part of Beatrice Annie Margaret Dias, and the application of the said Proctor dated October 17, 1918, having been

It is ordered that the said Beatrice Annie Margaret Dias, as sole devisee and executrix of the estate of the executor Hector William James Dias, be and the same is here by declared entitled to letters of administration de bonis non of the estate of the above named deceased, unless any person or persons interested shall, on or before Novem. ber 21, 1918, show sufficient cause to the satisfaction of this court to the contrary.

October 17, 1918.

ALLAN BEVEN. District Judge.

This Order Nisi has been extended till January 23, 1919.

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

Testamentary
Jurisdiction.
No. 1,171.

In the Matter of the last Will and Testament of the Estate of the late Valutantrige Beno Fernando, deceased of Horetrige Beno Fernando, deceased tuduwa, in Panadure.

THIS matter coming on for disposal before Man Beven, Esq., District Judge of Kalutara, on October 31, 1918, in the presence of Mr. P. C. F. Goonewardene, Proctor, on the part of the petitioners (1) Weerakondabaduge Selestina Perera, (2) Mututantrige Themis Fernando, both of Hore tuduwa, in Panadure; and the affidavits of the said

petitioners dated October 18, 1918, and of the attesting witnesses dated October 18, 1918, having been read:

It is ordered that the last will of Mututantrige Beno Fernando of Horetuduwa, in Panadure, deceased, dated September 26, 1918, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved,; and it is further declared that the petitioners are the executors named in the said will, and that they are entitled to have probate thereof issued to them, unless the respondents-(1) Mututantrige Roselin Fernando (widow), (2) ditto Quaten Charles Fernando, both of Horetuduwa, (3) ditto Leonora Fernando and husband (4) Illekuttige Abraham Fernando, both of Beruwala, (5) Horetuduwe Dhamma Dhaja Terunnanse, (6) Mututan-trige Leny Emalia Fernando, (7) ditto Manny Roselin Fernando, (8) ditto Dawson Albert Fernando and (9) ditto Lawrence Jacob Fernando, minor, by his guardian ad litem the 2nd respondent, all of Horetuduwa—or any person or persons interested shall, on or before December 12, 1918, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 2nd respondent be and he is hereby appointed guardian ad litem over the 9th respondent for all the purposes of this case, unless any person or persons entitled shall, on or before December 12, 1918, show sufficient cause to the satisfaction of this court

to the contrary.

October 31, 1918.

ALLAN BEVEN, District Judge.

The above Order Nisi has been extended till January 23, 1919.

In the District Court of Kalutara.

Order Nisi.

Junisdiction, No. 1,181.

In the Matter of the Estate of the late Gnanarasu Gnanasunderam of Welapura in Kalutara, deceased.

Between

Prances akkiam Gnanasunderam of Welapura in Kalutara Petitioner.

۷s.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on November 26, 1918, in the presence of Mr. L. D. Perera, Proctor, on the part of the petitioner, Frances Pakkiam Gnanasunderam of Welapura in Kalutara; and the affidavit of the said petitioner dated November 11, 1918, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above named deceased, to have letters of administration to his estate issued to her, unless the respondents or any other person or persons interested shall, on or before January 24, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 20, 1918.

ALLAN BEVEN, District Judge.

In the District Court of Kalutara.

Order Nisi.

Jurikliction.

No. 1,183.

In the Matter of the Estate of the late
Liyana Mahaduragey Suramanis Silva,
deceased, of Pohaddaramulla.

No. 1,183. deceased, of Pohaddaramulla.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on November 27, 1918, in the presence of Mr. L. O. Kuruppu Goonetilleke, Proctor, on the part of the petitioner Munasinghe Sirineris de Silva,

Police Vidane of Pohaddaramulla; and the affidavit of the said petitioner dated November 23, 1918, having been read:

It is ordered that the petitioner be and he is hereby dec ared entitled, as son-in-law of the above-named deceased, to have letters of administration to his estate issued to him, unless respondents—(1) Liyana Mahaduragey Diyes Nona de Silva Hamine and (2) ditto Jayaneris de Silva of Pohaddaramulla, or any person or persons interested shall, on or before January 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

November 27, 1918.

ALLAN BECANT

In the District Court of Kalmars.

Testamentary
Jurisdiction,
No. 1,186.

Order Nisi.

Order Nisi.

Of the late Migel Aratchige Isabella Silva of Kalamulla.

No. 1,186. muno.

THIS matter coming on for disposal before Allah Beven, Esq., District Judge of Kalutara, on December 2, 1918, in the presence of Messrs Wijeyardth & Markin, Proctors, on the part of the petitioner January Magis Hamy of Kalamulla; and the affidavit of the said petitioner dated November 18, 1918, having been read:

It is ordered that the petitioner be and she is hereby

It is ordered that the petitioner be and she is hereby declared entitled, as creditor of above-named deceased, to have letters of administration to the estate of the said deceased issued to her, unless the respondents, Mawatage Thiadora Perera Seneviratne and husband Migel Aratchige Marthinu Silva of Kalamulla or any other person or persons interested shall, on or before December 20, 1918, show sufficient cause to the satisfaction of this court to the contrary.

December 2, 1918.

Allan Beven, District Judge.

The above Order Nisi is extended for January 24, 1919.

December 20, 1918.

ALLAN BEVEN, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary In the Matter of the Estate and Effects
Jurisdiction. of Grace Mary Perer of Gracewil,
No. 1,749. Negombo, deceased.

THIS matter coming on for disposal before M. Esq., District Judge of Negombo, on December 1, 1918, in the presence of Mr. Samaratunga, Protta on the part of the petitioner John Wilmot Perera of Tracewil, Negombo; and the affidavit of the said petitione dated December 2, 1918, having been read:

It is ordered that the petitioner be and he, as the husband of the deceased above-named, is hereby declared entitled to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents—(1) Francis A. Wickramasinghe, (2) Evelyn Constance Wickramasinghe, (3) Beatrice Violet Wickramasinghe, all of Beatrice House, Fort, Galle—shall, on or before January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 1st respondent, Francis A. Wickramasinghe, be appointed guardian ad litem over the minor, the 3rd respondent, for the purpose of this action.

December 4, 1918.

M. S. SRESHTA, District Judge.

In the District Court of Negombo

Testamentary
Jurisdiction.
No. 1,754.
In the Matter of the Intestate Estate of the late Jayecodi Kankanamalage Sameneris
Appuhamy of Madelgomuwa, Greased.

No. 1,754. Appuhamy of Madelgomuwa, Accessed.

THIS matter coming on for disposal before M. Sreshta, Esq., District Judge of Negombo, on December 19, 1918, in the presence of Messrs. de Silva & Terefa, Proctors, on the part of the petitioner Nissanga aratchige Eusenia Hamy of Madelgomuwa; and the affidavit of the said petitioner dated December 18, 1918, having been read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the deceased above named,

lat

to letters of administration, and that letters of administration be issued to her accordingly, unless the respondents—(1) Jayecodi Kankanamalage Steven Appu, minor, by his guardian ad litem (2) Jayecodi Kankanamalage Haramanis Appuhamy of Madelgomuwa—shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 2nd respondent, Jayecodi Kankanamalage Haramanis Appuhamy be appointed guardian ad litem over the minor, the 1st respondent, for the

purpose of this action.

M. S. SRESHTA. District Judge.

December 19, 1918.

h the District Court Kandy. Orter Nesi.

Cestamentary In the Matter of the Estate of the late Jurisdiction. Haja Khan's son Ibrahim, deceased, of No. 3,482. Fanwila.

THIS matter coming on for disposal before Felix Reginald Testamentar

Dias, Esq., District Judge of Kandy, on December 12, 1918, in the presence of Messrs. Jonklass & Wambeek, on the part of the hetitioner Kaja Khan's son Jamaldeen of Panwila; and the adjavit of the said petitioner Kaja Khan's son Jamaldeen dated November 22, 1918, having been read:

It is ordered that the petitioner Kaja Khan's son Jamaldeen be and he is hereby declared entitled to letters of

administration to the estate of the deceased Kaja Khan's son Ibrahim, as brother of the said deceased, unless the -(1) Ibrahim's wife Aiysa Umma, (2) Ibrahim's respondentsson Abdul Gaffor, and (3) Ibrahim's daughter Julaiha Umma, all of Panwila; the 2nd and 3rd respondents by their guardian ad litem the 1st respondent-or any person or persons interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1918.

FELIX R. DIAS, District Judge.

the District Court of Kandy.

Order Nist

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The amentary In the Matter of the Estate of the late
Jurisdiction: Eand nupedigedara Pinchi Ukku,
No. 3,490. deceased, of Urapola.

THIS matter coming on for disposal before Felix Reginald
Dias, Esq., Listrict Judge of Kandy, on December 12, 1918,
in the presence of Mr. F. J. P. Mudannayake, Proctor, on
the part of the petitioner Kosbokkegedara Sirimala of the part of the petitioner Kosbokkegedara Sirimala of Urapola; and the affidavit of the said petitioner Kosbokkegedara Sirimala dated December 12, 1918, having been read:

It is ordered that the said petitioner Kosbokkegedara Sirimala be and he is hereby declared entitled to letters of administration to the estate of the above-named deceased Randunupedigedara Pinchi Ukku, as her husband, unless the respondents—(1)Saranawattegedara Rankira,(2)Saranawattegedara Sarana, (3) Saranawattegedara Silindu, and (4) Koshokkegedara Kudaduraya; the 1st to 3rd respondents by their guardian ad litem the 4th respondent—shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1918.

FELIX R. DIAS, District Judge.

the District Court of Nuwara Eliya. In the Matter of the Intestate Estate of the **Testament**a Jurisdiction. late E. R. Flynn of Nuwara Eliya, No. 86. deceased.

Eva Alexandra Eleanor Flynn of Nuwara Eliya... Petitioner.

THIS matter coming on for disposal before Harry Archibald Burden, Esq., District Judge of Nuwara Eliya, on November 26, 1918, in the presence of Mr. Chas. Fredrick Jayetileke, Proctor, on the part of the petitioner above-named; and the affidavit of the said petitioner dated November 26, 1918, having been read:

It is declared that the said petitioner above named is the lawful wife of the above-named deceased, and that she is entitled to have letters of administration issued to her accordingly, unless any person or persons interested shall, on or before January 20, 1919, show sufficient cause to the satisfaction of this court to the contrary.

Nuwara Eliya, January 13, 1919.

H. A. BURDEN, District Judge.

In the District Court of Galle. Order Nisi.

Testamentary In the Matter of the Estate of the Jurisdiction. Halima Umma of Galle Fort.

No. 4,974.

THIS action coming on for disposal before L. W. Schrader, Esq., District Judge of Galle, on December 1, 1918, in the presence of Mr. D. Amarasuriya, Prootor, on the part of the petitioner Sainambu Natchiya, wife of Idros Lebbe Marcar Abikuhafa; and the affidavit of the petitioner dated December 5, 1918, having been read:

It is ordered and declared that the said Sainambu, Natchiya, wife of Idros Lebbe Marcar Abikuhafa is, as a sister of the deceased, entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondents—(1) Ahamadu Lebbe Marcar Mahammadu, (2) Ahamadu Lebbe Marcar Mahamed Saheed, Marcar (3) M. S. D. Ismail, (4) M. Cassim Ismail, (5) M. A. C. Ismail, and (6) A. J. Dean Ismail-or any others interested in the estate shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

Galle, December 11, 1918.

L. W. C. SCHRADER, District Judge.

In the District Court of Galle.

Order Nisi.

In the Matter of the Estate of Don Dines de Silva Wijewickrama, depegsed, of Testamentary Jurisdiction. No. 4,975. of Gonapinuwala.

... Petitioner. Sopie Wijewickrama of Gonapinuwala....

(1) Siman de Silva Wijewickrama, (2) Marie Sopie Wijewickrama, husband (3) Kiembiyege Odrit-appu, (4) Lucy Em Ia Wijewickrama, (5) Uswatte Liyanage Leiris, (6) James Henry Wijewickrama, (7) Edward Theadore Wijewickrama, (8) Victor Francis Wijewickrama, (9) Jesleyn Mary Wijewickrama, all of Gonapinuwala Respondents.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on December 12, 1918, in the presence of Mr. S. S. Weerasuriya, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 1, 1918, having been read:

It is ordered that the 1st respondent be appointed guardian ad litem over the minors 6th to 9th respondents, unless the respondents or any others interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered and declared that the petitioner Sopie Wijewickrama is, as widow of the deceased, entitled to have letters of administration to the estate of the deceased

issued to her accordingly, unless the respondents or any others interested shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 12, 1918.

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

In the District Court of Galle, Order Nisi.

No. 4,976/T. In the Matter of the Estate of the late Wifred de Silva, deceased, of Gonapinuwaje

Emelia Rosline de Silva of Gonapinuwala Petitione Wilfred Arthur Stephen de Silva of Banday Respondent.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on December 12, 1918, in the presence of Mr. S. S. Weerasuriya, Proctor, on the part of the petitioner Emelia Rosline de Silva; and the

affidavit of the petitioner dated December 11, 1918, having been read:

It is ordered and declared that the said petitioner Emelia Roseline de Silva is, as widow of the said deceased, entitled to have letters of administration to the estate of the deceased issued to her accordingly, unless the respondent Wilfred Arthur Stepheu de Silva or any others interested in the estate shall, on or before January 23, 1919, show sufficient cause to the satisfaction of this court to the contrary.

.December 12, 1918.

L. W. C. SCHRADER, District Judge.

In the District Court of Galle.

Order Absolute declaring Will proved.

In the Matter of the Last Will and Testaemamentary Janisdiction. ment of Pasikkuhennedige Jayaneris de Nd 4,980. Silva, deceased, of Dodanduwa.

THIS matter coming on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on December 17, 1918, in the presence of Mr. W. E. Weerasooriya, Proctor, on the part of the petitioner Kariyawasan Patuwata Vitanage Ensohamy of Dodanduwa; and the affidavits of the petitioners and the attesting witnesses to the last will dated December 16, 1918, having been read:

It is ordered that the will of Pasikkuhennedige Jayaneris de Silva, deceased, dated October 26, 1918, and now deposited in this court be, and the same is hereby declared proved.

It is further declared that the said petitioner Kariyawasan Patuwata Vitanage Ensohamy is, as widow of the deceased, entitled to have letters of administration with copy of the will annexed issued to her accordingly.

December 17, 1918.

L. W. C. SCHRADER, District Judge.

In the District Court of Matara.

Oder Nisi declaring Will proved, &c.

Test and ntar Inrightetion 70. 2,481. In the Matter of the Estate of the late Meera Lebbe Marikkar Muhammadu Cassim, deceased, of Kadeweediya.

THIS matter coming on for disposal before J. C. W. Rock, Esq.. District Judge of Matara, on November 11, 1918, in the presence of Mr. E. P. Wijetunga, on the part of the petitioner Mahamadu Cassim Mahammadu Hanifa of Kadeweediya; and the affidavit of the said petitioner dated October 15, 1918, having been read:

It is ordered that the said petitioner, as eldest son of the above-named deceased, is entitled to have letters of administration issued to him accordingly, unless respondents—(1) Ismail Lebbe Subiath Natchia, (2) M. C. Mumina Umma and husband (3) Abamadu Lebbe Marikar Nuhur, (4) M. C. Muttu Natchia and husband (5) Ahamadu Lebbe Marikkar Abdul Hamidu, (6) M. C. Ahamadu Ismail, (7) M. C. Muhammadu Tubayar, (8) M. C. Muhammadu Suffian, (9) M. C. Umma Sulchar, all of Kadeweediya—shall on or before December 12, 1918, show sufficient cause to the satisfaction of this court to the contrary.

November 11, 1918.

J. C. W. Rock, District Judge.

Extended to January 29, 1919.

J. C. W. Rock, District Judge.

Testamentary on the District Court of Matara.

Testamentary on the Matter of the Estate of Munasin Jurisdiction.

Aratchige Dingihami, deceased of Tames of Aratchige Dingihami, deceased of Tames of Tam

THIS matter coming on for disposal before J. C. W. Rock, sq., District Judge of Matara, on December 4, 1918, in the presence of Messrs. Keuneman, Proctors, on the part of the petitioners (1) Kaluatchige Heenhami alias Dona Gimara and husband (2) Don Deonis Wickramasekara Karunaratna Rajapaksa, both of Denagama; and the affidavit of the 1st petitioner dated November 12, 1918. having been read: It is ordered that the said 1st petitioner, as mother of the deceased above named, is entitled to have

letters of administration issued to her accordingly, unless the respondents, viz., (1) Ranatunga Aratchige alias Liyanage Don Juwanis of Kalugalamulla in Owitigama and wife (2) Abeygunawardana Vidanagamage Dona Sicilianahamine of ditto, (3) Munasin Aratchige Juwanis of Denagama, (4) Don Charles Wickramasekara Karunaratna Rajapaksa of ditto, shall, on or before January 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 2nd petitioner be appointed guardian ad litem over 3rd and 4th respondents, unless the said respondents shall, on or before January 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1918.

J. C. W. Rook, District Judge.

In the District Court of Matara.

n the Matter of the Estern of the late Munasin Aratchige Punchild in, deceased, Testamentary In the Matter of the Este Jurisdiction. No. 2,490. of Denagama.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Matara, on December 4 18, in the presence of Messrs. Keuneman, Frontors, on the part of the petitioners Kaluatchige Heenhamin Va. Donn Gimara and husband Don Deonis Wickramasekara Kirunaratna Rajapaksa, both of Denagama; and the offidavit of the 1st petitioner dated November 12, 1918, having been read: It is ordered that the said 1st petitioner, as mother of the petitioner above named is entitled to have letters of administration. tioner above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Pallawela Vitanage Hinniappu, (2) Munasin Aratchige Juwanis of Denagama, (3) Don Charlis Wickramasekara Rajapaksa of ditto shall, on or before January 21. 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 2nd petitioner be appointed guardian ad litem over the 2nd and 3rd respondents above named, unless the said respondents shall, on or before January 21, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 4, 1918.

J. C. W. ROOK, District/Judge.

In the District Court of Jaffns

Order Nisi.

In the Matter of the Estate Kar patip-pillai Tambiah of Mail day South, late of Testamentary Jurisdiction. No. 3,703. Jaffna, deceased. Class I.

Muttuppillai, widow of Tambin por Malliddy South..... Petitioner.

(1) Tambiah Ponnusamy of Mailiddy South; (2) Tambiah Ponniah of ditto, (3) Annappillai, daughter of Tambiah of ditto; the 2nd and 3rd respondents are minors appearing by their guardian ad litem the 1st

THIS matter of the petition of Muttuppillai, widow of Tambiah of Mailiddy South, praying for letters of administration to the estate of the above-named deceased Kanapatippillai Tambiah of Mailiddy South, coming on for disposal before J. Homer Vanniasinkam, Esq., District Judge, on December 17, 1918, in the presence of Mr. M. Subramaniam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 7, 1918, having been read: It is declared that the petitioner is the lawful widow 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 January 28, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> P. E. PIERIS, District Judge.

January 8, 1919.

Lathe District Court of Jaffna.

Testamentary (in Jurisdiction. No. 3,715.

Order Msi. the Mater of the Estate of the late Subram. East, deceased. Subramaniam of Vaddukkoddai

Sabapathy Vaitilingam of Vaddukleddai East . . Petitioner.

(1) Annappillai, wife of Sabapathy Vaitilingam of Vaddukkoddai East and (2) Vaitilingam Subramaniam of Vaddukkoddai East, presently of Raub Pahang in the Federated Malay States...Respondents.

THIS matter of the petition of Sabapathy Vaitilingam of Vaddukkoddai East, praying for letters of administration to the esate of the above-named deceased Tayalnayakiammah, wife of Vaitilingam Subramaniam, coming on for disposal before P. E. Pieris, Doctor of Letters, District Judge, on November 25, 1918, in the presence of Mr. M. Canapathipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 25, 1918, having been read: It is declared that the petitioner is one of the heirs 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 January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

November 28, 1918.

P. E. PIERIS, District Judge.

ne District Court of Jaffna. Order Wist.

Testamentary Jurisdiction No. 3,716.

In the Matter of the Estate of the late Siveralkkiyam, daughter of Vaitilingam Subrimaniam of Vaddukkoddai East, deceased.

Sabapathy Vai ingam of Vaddukkoddai East . Petitioner.

(1) Annappillai, wife of Sabapathy Vaitilingam of Vaddukkoddai East and (2) Vaitilingam Subramaniam of ditto, presently of Raub Pahang in Federated Malay States Respondents.

THIS matter of the petition of Sapapathy Vaitilingam of Vaddukkoddai East, praying for letters of administration to the estate of the above-named deceased Sivapakkiyam, daughter of Vaitilingam Subramaniam, coming on for disposal before P. E. Pieris, Doctors of Letters, District Judge, on November 26, 1918, in the presence of Mr. M. Canapathipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 25, 1918, having been read: It is declared that the petitioner is one of the heirs 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 January 30, 1919, show sufficient cause to the satisfaction of this court to the contrary.

November 28, 1918.

P. E. Pieris, District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamen Teywanaipillai, wife of Sinnattamby Kadirkamar of Vaddukkoddai East, frisdîcti en No. 3,754 deceased.

Sabapathy Vaitilingam of Vaddukkodai...... Petitioner.

(1) Sinnattamby Kadirkamar of Vaddukkodai East, (2) Muttuccumaru Murugasu of ditto....... Respondents.

THIS matter of the petition of Sabapathy Vaitilingam of Vaddukkodai East, praying for letters of administration to the estate of the above-named deceased Teywanaipillai, wife of Sinnattamby Kadirkamar, coming on for disposal before J. Homer Vanniasinkam, Fsq., Acting District Judge, on December 18, 1918, in the presence of Mr. M. Canapathipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated December 17, 1918, having been read: It is declared that the petitioner is the next of

kin 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 January 21, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 21, 1918.

J. H. VANNIASINKAM. Acting District Judge.

In the District Court of Jaffna.

Order Nisi.

In the Matter of the Estate of the late Testamentary Nagarımah, daughter of Sinnattamby Kadirkamar of Vadduktodlai East Jurisdiction. No. 3,755. deceased.

Sabapathy Vaitilingam of Vaddukkoddai East. Petitioner

(1) Sinnattamby Kadirkamar of Vaddukkoddai East, (2) Muttuccumaru Murugasu of ditto..... Respondents.

THIS matter of the petition of Sabapathy Vaitilingam of Vaddukkoddai East, praying for letters of administration to the estate of the above-named deceased Nagammah, daughter of Sinnattamby Kadirkamar, coming on for disposal before J. Homer Vanniasinkam, Esq., Acting District Judge. on December 18, 1918, in the presence of Mr. M. Canapathipillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated December 17, 1918, having been read: It is declared that the petitioner is the next of kin 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 January 21, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 21, 1918.

J. H, VANNIASINKAM, Acting District Judge.

in the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Intestate Estate of the late Soosaippillai Gregory of Jurisdiction. Sandam. pokkaddy, deceased. No. 3,770.

Yaccoppillai Vythiampillai of Sandampokkaddy Anthonippillai Innasimuttu, peon, Kachcher Man-

Respondent. THIS matter of the petition of Yaccoppillai Vythiam.

pillai of Sandampokkaddy praying for letters of administration to the estate of the above-named deceased Soosaippillai Gregory of Sandampokkaddy coming on for disposal before J. Homer Vanniasinkam, Esq., Acting District Judge, on'January 3, 1919, in the presence of Mr. V. Canagaratnam, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated January 3, 1919, having been read: It is declared that the petitioner is an heir of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondent or any other person shall, on or before January 21, 1919, show sufficient cause to the satisfaction of this court to the contrary.

January 7, 1919.

P. E. PEIRIS. District Judge.

Respondents.

In the District Court of Kegalla.

Order Nisi.

In the Matter of the Intestate Estate of Testamentary Morage Unga of Kattapola, decease Jurisdiction. No. 610.

Morage Podi Singho of Kottapola Petitoner (1) Bopagamayalage Babonchy of Kottapola, (2) Morage Singho of Kottapola, (3) ditto Daniya of Moradane

THIS action coming on for disposal before H. E. Beven, Esq., District Judge, Kegalla, on December 5, 1918, in the presence of Proctor Suraweera, on the part of the petitioner; and the affidavit and petition of the petitioner of the petitioner dated December 2 and 4, 1918, respectively, praying for letters of administration to the above estate having been read: It is ordered and declared that the petitioner, as the eldest son 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 or any person or persons interested shall, on or before January 21, 1919, show sufficient cause to the satisfaction of the court to the contrary.

December 5, 1918.

H. E. BEVEN, District Judge.

District Court of Kegalla.

Order Nisi.

Mary tam Jurisd: ction. No. 65.

In the Matter of the Intestate Estate of the late Attanagodagedara Mudiyanse of Badulupitiya, deceased.

Herath Mudiyanselagegedara Dingiri Menika, residing in the house of Attanagodagedara of Badulupitiya in Galboda pattu Petitioner.

٧g.

Dunukewattegedara Herat Mudiyanselagedara Badulupitiya Ran Menika of Puwakmale in Walgam pattu, (2) Attanagodagedara Mutu Menika of Badulupitiya, (3) ditto Bandu Menika of ditto, (4) ditto Dingiri Banda of ditto, (5) Alkegama Munasingedara Kiri Banda of ditto Respondents.

THIS matter coming on for disposal before H. E. Beven, Esq., District Judge, Kegalla, on December 19, 1918, in the presence of Mr. A. F. Herat, Proctor, for petitioner; and the affidavit and petition of the petitioner dated December 17 and 18, 1918, respectively, praying for letters of administration to the estate of the deceased having been read: It is ordered and decreed that the petitioner, as the widow of the deceased, is entitled to have letters to the said estate issued to her, and that such letters will be issued to her accordingly, unless the respondents or any person or persons interested shall, on or before January 22, 1919, show sufficient cause to the satisfaction of this court to the contrary.

December 19, 1918.

H. E. BEVEN, District Judge. In the District Court of Kegalle

Order Nisi.

In the Matter of the Last Will and Testa Testamentary Jurisdiction. ment of Suriya Aratchillage Mary Teresa No. 616. Perera Hamine of Edurapotha deceased.

Udawatte Aratchillage Stephen Edurapotha

orara Appularing of Politionen.

1) Udawatte Aratchillage Winiffed Perera, (2) ditto Benedict Perera, (3) ditto Rosebel Perera, (4) ditto Catherene Perera. (5) ditto Theresa Perera, (6) ditto Louisa Perera, minors by their guardian ad litem Udawatte Aratchillage Simon Perera of Edurapothe Respondents.

THIS matter coming on for disposal before H. E. Beven; Esq., District Judge, Kegalla, on December 20, 1918, in the presence of Mr. Suraweera, Proctor, on the part of the petitioner; and the affidavit of the petitioner and of the attesting witness, viz., (1) Stepehn Perera, (2) Hititan-tirige John Perera, (3) Heenkude Mudalige James Perera. (4) Atauda Aratchillage Vedarala, and (5) Veda Aratchige. Mudalihamy of Edurapotha, dated December 11, 1918, having been read:

It is ordered that the last will of Suriya Aratchillage Mary Turesa Perera Hamine of Edurapotha dated October I, 1918, and now deposited in this court be and the same is declared proved, and that Simon Perera of Educapotha is a fit and proper person to be appointed guardian ad litem over the minor respondents, being their grandfathe, unless the respondents or any person or persons shall, on or before January 22, 1319, show sufficient cause to the satisfaction in this court to the contrary.

It is further declared that the said petitioner is the executor named in the last will, and that he is entitled to have probate of the same issued to him accordingly.

December 20, 1918.

ÆLIAN ONDAATJE, Acting District Judge.