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Part II.-Legal.

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DISTRICT MINOR COURTS AND NOTICES.

NOTICE is hereby given that, at the expiration of three months from the date hereof, the records described in the schedule hereto annexed will be destroyed under the provisions of Ordinance No. 12 of 1894.

Any person interested in any record may personally, by proctor, or by duly authenticated petition, claim upon good cause shown, that such record may not be destroyed.

Schedule referred to.

District Court money cases from the year 1908 to 1909. District Court lunacy cases from the year 1913 to 1914. Court of Requests money cases from the year 1908 to 1909. Police Court cases from the year 1913 to 1914.

H. J. V. EKANAYAKA, District Court, Ratnapura, January 5, 1920. District Judge.

NOTICES OF INSOLVENCY.

In the District Court of Negombo.

In the matter of the insolvency of Don Paulis No. 138 de Kunrath Samaratunga of Gampaha Medagama.

bereby given that the sitting of this court for the grant of certificate of conformity to the insolvent is adjourned to February 13, 1920.

By order of court, T. B. CLAASZ, January 8, 1920. Secretary.

In the District Court of Kandy.

In the matter of the insolvency of Don Theo-No. 1,624. dore Pelpola of Gampola.

WHEREAS Peramunugamage Belenis Appu of Gampola has filed a declaration of insolvency, and a petition for the sequestration of the estate of Don Theodore Pelpola, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said Don Theodore Pelpola insolvent accordingly; and that two public sittings of the court, to wit, on January 30, 1920, and on February 27, 1920, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. MORTIMER, Kandy, January 8, 1920. Secretary.		
	In the District Court of H	Kandy.
No. 1,616.	In the matter of the insolv Muna Mohammado Ally Kandy.	ency of Muna Kena of Castle Hill street,
NOTICE	is hereby given that a mee	ting of the creditors

of the above-named insolvent will take place at the sitting of this court on February 12, 1920, for the grant of a certificate of conformity to the insolvent.

By order of court, P. MORTIMER, Kandy, January 9, 1920. Secretary. . B1

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NOTICES OF FISCALS' SALES.

Contral Province.

In the Additional Court of Requests of Kandý. Wickremesinghe Aratchilagedera Kudarala, residing at Thalagadera, Dehipagoda, in Udunuwara Plaintiff. No. 9.467. Vs.

(1) Tikiri Bandara Wattegama and (2) Halangoda Medduma Kumarihamy, both of Aludeniya Walav wa, in Gangapalata of Udunuwara..... Defendants.

NOTICE is hereby given that on Saturday, February 7, 1920, at 12 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. $306 \cdot 40$, with legal interest on Rs. $280 \cdot 35$ from October 4, 1918, and poundage, viz. :--

An undivided $\frac{1}{2}$ share of the land and of everything thereon out of Pallewalawwawatta of 1 amunam in paddy sowing extent, situate at Uda Aludeniya, in the Gangapalata of Udunuwara, in the District of Kandy, Central Province; which said entire land is bounded on the east by Udakehelwattekumbura belonging to Punchi Banda, on the south by Buangewatta belonging to Punchirala Korala, on the west by Godapalapelakumbura belonging to Punchi Banda, and on the north by dewata.

	Fiscal's Office, Kandy, January 8, 1920.	A. E. RANESINGHE, Deputy Fiscal.
Ā	In the District C awana Viswasam of Lewela	
74	No. 27,023. E. Fordinand, Secretary	Vs.
	Kandy, dministrator of the	estate of Medawalauwe

Randy, dministrator of the estate of Medawalauwe Randandara Rambukwela of Henagahuwela, deceasedDefendant.

(1) An undivided third part or share of and in all that just one-half part or share towards the south of 15 lahas of paddy sowing extent from and out of all that land called fedawalauwawatta of 3 pelas of paddy sowing extent in

whole, situate at Henagahuwela in Palis pattu of Pata umbara; which said just one-half part or share towards the south is bounded on the east by the limit of Pahalawatta, south and west by the limit of Tikiri Bandara Ratemahatmaya's garden, and north by the remaining half share of this land, together with the tiled house standing thereon.

(2) An undivided third part or share of and in all that field called Urakotakumbura of $8\frac{1}{2}$ lahas of paddy sowing extent, situate at H nagahuwela, in Palis part of Pata Dumbura, and bounded on the east by the limit of Pitabomburegederahena, south by the limit of Liyanrallakumbura west by the limit of Inalawalauwewatta, and north by the limit of Tikiri Banda's field.

(3) An undivided third part or share of and in all that field called Gambiriyamadakumbura of 5 lahas of paddy sowing extent, situate at Henagahuwela in Palis pattu of Pata Dumbura; and bounded on the east by the limit of Tikiri Banda's field, south by the wella of the wanata, west by the limit of Kalu Banda's field, and north by ela. (4) An undivided third part or share of and in all that land called Hitinagederawatta of about 16½ lahas of pacdy sowing extent, situate at Henagahuwela in Palis pattu of Pata Dumbura; and bounded on the east by the limit of Urakotakumbura, south by the limit of the Liyanralagederawatta, west by the limit of the aforesaid land, and north by the main wall and by Siyambalagaha, together with everything thereon.

(5) All that land called Waragolleyayerukatennegahegawahena of 15 nellies in kurakkan sowing extent, situate at Henagahuwela, in Palis pattu (f Pata Dumbara; and bounded on the east by the limit of Medagederahena and by the limit of Medduma Banda Lekam Mahatmaya's chena, south by the fence of Menika's garden and by the fence of Bilinda's garden, west by the limit of Bambaragalayiharahena, and north by the endaru fence of Bodihamy's chena, together with everything thereon.

(6) All that field called Gederagawakumbura of 2 pelas and 5 lahas in sowing extent, situate at Henagahuwela, in Palis pattu of Pata Dumbara; and bounded on the east by the limit of Karabeakotuwehena, on the south by the limit of the field belonging to Rambukwela and Kumbukgaha, on the west by the fence of Medawalauwewatta, and on the north by limit of Rambukwela Ratemahatmaya's field.

(7) All that lard called Basgewatta of about 60 nellies of kurakkan sowing extent, situate at Henagahuwela. in Palispattu of Pata Dumbara; and bounded on the east by the fence of the wanata, south by Gansabhawa road, west by the endaru fence of Nugapitiyewatta, and north by the endaru fence of Siyatu's garden, together with everything thereon.

(8) All that land called Lolugahamullehena of about 25 nellies of kurakkan sowing extent, situate at Henagahuwela in Palis pattu of Pata Dumbara; and bounded on the east by the Mala-ella of Punchirala's chena, south by the limit of Kaluwelagawahena, north by the limit of Pita' omburegederahena ard by Lolugaha, and west by Galaheeriya, together with everything thereon.

(9) An undivided half part or share of and in all that land called Dehiwelagawahena of about 40 nellies of kurakkan sowing extent, situate at Henagahuwela, in Palis pattu of Pata Dumbara; and bounded on the east by the limit of Jayatugammaehehena, south by the limit of Galaddehena, west by the limit of Nikanawatta, and north by the limit of Rambukwela Ratemahatmaya's chena.

(10) All that land called Udakumbure Lekadagongahamullehena of about 12 nellies of kurakkan sowing extent, situate at Henagahawcla; and bounded on the east by galweta and by ella, south by the limit of Ukku Banda's chena, west also by the limit of Ukku Banda's chena, and north by stone fence, together with every thing thereon.

Fiscal's Office, Kandy, January 12, 1920.	A. RANESINGHE, Deputy Fiscal.
In the District Co	urt of Kandy.
(1) Wellasamy Kangany's wife samy Kangary, both of Katug	astota
No. 27,040. Vs	
Setuwage Mendis Silva of Hurik gampaha of Lower Dumbara.	aduwa Madigo in Udar (

NOTICE is hereby given that on Monday, Schwarzy 9, 1920, at 12 noon, will be sold by public auction at the premises the right, title, and interest of the seid defendant in the following property mortgege upon hond No. 8,252 dated May 19, 1916, and at ested by E. M. B. Seneviratne of Kandy, Notary Public, for the recovery of the sum of Rs. 2,765 12¹/₂, with legal interest thereon from May 9, 1919, till payment in full, viz. :---

All that land called Galamunewatta, situate at Hutkaduwa Madige in Udagampaha of Lower Dumbara; and bounded on the east by the fence of Nugahamullawatta and by the fence of Ambalamewatta, south by the fence of Kawralagewatta and by road, west by the fence of Loku Appuhamygewatta, and north by the fence of Kiri'amygewatta and by the fence of Kariyakaragederawatta; and containing in extent 5 acres 1 rood and 10 perches according to the figure of survey thereof dated November 29, 1910, and made by H. W. Spencer, Licensed Surveyor, and comprising the following, to wit:—(1) The southern 5 lahas of paddy sowing extent out of Kosgahayatatenna, (2) the land called Galamunchena of 5 lahas of paddy sowing extent, (3) the land called Kosgahayatatenna of 3 pelas of paddy sowing extent, (4) the land called Kosgahayatatennehena of 1 pela paddy sowing extent, (5) the land called Moragaskotuwewatta of 15 lahas of paddy sowing extent, (6) the land called Kosgahayatatennewatta of 1 pela paddy sowing extent, (7) the land called Kosgahayatatennehena of 1 pela paddy sowing extent, and (8) the land called Kosgahayatatennehena of 2 pelas and 5 lahas of paddy sowing extent.

Fiscal's Office, Kandy January (12, 1920.	A. RANESINGHE, Deputy Fiscal.		
In the District Court of Kandy. Yena Yena Yona Muttiah Chetty of India by his atrianey Peyna Bona Suppiah Pulle of KandyPlaintiff.			
No. 27,288			

P. B. Wettawe of Galagedera Defendant.

NOTICE is hereby given that on Friday, February 13, 1900, and the following days, if necessary, commencing each day at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,324 · 17, with legal interest thereon from June 26, 1919, till payment in full, viz. :--

(1) All that allotment of land called and known as Wettewewalauwewatta, situate at Wettewa, in Udapalata korale of Tumpane, in the District of Kandy, Central Province ; bounded on the north-east by the bank of the field belonging to Yatawatte Kumarihamy and by a well, on the east by land said to belong to the Paranagamawalauwa, by land said to belong to Punchi Banda and others, by a water-course, and by land belonging to P. B. Wettewe and others, on the south by a trench and by land said to belong to Wilbagedera Punchi Banda, on the west by several trenches forming the boundary between this and the following lands, to wit :-(a) Gunadahagederahena, (b) Kahapathgederawatta, (c) Udagederawatta said to belong to the Paranagamawalauwa, $\operatorname{und}(\overline{d})$ land said to belong to Pahalawalauwa Punchi Banda and others, and on the north by a portion of the road leading from Dehideniya to Wettewa, together with the bungalow thereon known as Wettewewalauwa and all other houses and buildings thereon; and containing in extent 15 acres 2 roods and 6 perches.

(2) All that field called Kapuruangekumbura of 12 lahas in paddy sowing extent, situate at Wettewa aforesaid; and bounded on the east by the 3-feet road, on the south by the imaniyara of Pinkumbura, on the west by the ella of the garden belonging to Sevvanda, and on the north by the imaniyara of the field belonging to Loku Banda.

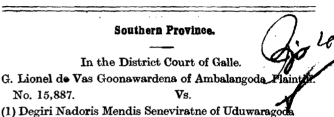
(3) All that field called Mahakumbura of 2 pelas and 1 timba in paddy sowing extent, situate at Wettewa aforesaid; and bounded on the east by the elawella, on the south by the imaniyara of Medapela, on the west by the bank and the fence and on the north by the imaweilla of Mahakumbura. (4) All that allotment of land called Kalugalatenne medahenand 2 pelas in paddy sowing extent, situate at Wetewa aforesaid; and bounded on the east by the Heaving, on the south by the limit of Pahalagederahena, on the south by the limit of Pahalagederahena. (5) One undivided half part or share of and in all that allotment of land called Kalugala alkadagamawhena of any sowing extent, situate at Wettewa

(5) One undivided half part or share of and in all that allotment of land called Kalugala alkadagamawehena of 1 amunam in paddy sowing extent, situate at Wettewe aforesaid; and bounded on the east by the field, on the south by a milla tree, an anthill, and Pallegederahena, on the west by Pallegederahena, and on the north by the field and Pallegederahena.

(6) One undivided half part or share of and in all that allotment of land called Illukpelessehena of 2 pelas in paddy sowing extent, situate at Wettewa aforesaid; and bounded on the east by the Dematakanuwa and the garden belonging to Muttusamy, on the south by the Heeriya, on the west by Pallegederahena, and on the north by the village limit. (7) One undivided half part or share of and in all that allotment of land called Bogambarahena of 1 amunam in paddy sowing extent, situate at Wettewa aforesaid; and bounded on the east by the Heeriya of Pallegederahena, on the south by the boundary of Gunadahegederahena, on the west by an ella, and on the north by the limit of Pawulpawewatta.

(8) All that field called Paragahamadekumbura of 12 lahas in paddy sowing extent, situate at Galagedera aforesaid; and bounded on the east and west by the imaniyara of the field belonging to Agalewatte Banda, on the south by the ella of the garden belonging to Gunadahegedera Kiri Banda, and on the north by imaniyara of the field belonging to Gunadahegedera Mudiyanse.

Fiscal's Office, Kandy, January 12, 1920. A. RANESINGHE, Deputy Fiscal.



NOTICE is hereby given that on Friday, February 6, 1920, commencing at 12 noon, will be sold by public auction at the respective premises the right, title, and interest of the said defendants in the following property, viz. :--

(1) All that undivided $1/18(\frac{1}{3} + 1/12)$ of the soil and soil share trees of the land called Iskagarawatta, situated at Kahawe in Uduwaragoda; and bounded on the north by Appuhaminnewatta, east by Giraunnepitiya and Eramudu-gahawatta, south by Uswatta *alias* Dona Marakkalah, padinchiwatta, and west by the sea; and containing about 3 acres and 1/18 of the 3rd plantation of the same land, and 1/18 of the 15 cubits house and the distillery standing thereon.

(2) All that undivided 1/48 of $\frac{1}{3}$ of the land called Appuhaminnewatta, situated at Kahawe; and bounded on the north by Appukankanangewatta, east by Thewerumewatta *alias* Giraunnepitiyewatta, south by Iskagaragewatta, and west by sea; and containing in extent about $2\frac{1}{2}$ acres.

Writ amount Rs. 922 25, and poundage.

Fiscal's Office,J. A. LOURENSZ,Galle, January 6, 1920.Deputy Fiscal.

In the District Court of Matara. P. G. J. Samarawickrama of Polwatta......Plan No. 8,132. Vs.

P. G. Don Andoris Appu alias Louishami of Denepitiya Defendant

NOTICE is hereby given that on Wednesday, February 11, 1920, at 9 o'clock in the forenoon, will be sold by public auction at the respective premises the following mortgaged property, viz. :--

(1) Undivided 11/12 share of the undivided planter's half share of 15 coconut trees of the 3rd plantation and an undivided 33 781/144,000 share of all the paraveni fruit trees and of the soil of the land called Uswatta, situated at Denepitiya; and bounded on the north by Paragahawatta, east by Agalakapapukoratuwa, south by ela, and west by Palliyegurugewatta, in extent about 2 acres. Valuation Rs. 500.

(2) An undivided 1/7 share of all the paraveni fruit trees and of the soil, save and except the undivided planter's half share of the fruit trees of the $\frac{1}{3}$ portion near the ela of the land called Pokunewatta *alias* Talgahapittaniyewatta, situated at Denepitiya; and the said $\frac{1}{3}$ portion is bounded on the north by $\frac{1}{3}$ portion of the same land, east and south by ela, and on the west by Mekiliyagahapittaniya, in extent about 4 acres. Valuation, Rs 150

by ela, and on the west by Mekiliyagahapittaniya, in extent about 4 acres. Valuation, Rs. 150. (3) Undivided $\frac{2}{3}$ share of the undivided planter's half share of the fruit trees of the portion called owita, the undivided planter's half share of the fruit trees of the 2nd and 3rd plantations of the southern portion of the undivided planter's half share of the breadfruit trees of the 1st plantation, and an undivided 33,109/75,168 share of the paraveni fruit trees and of the soil of the land called Mekiliyagahawatta *alias* Pittaniya, at ditto; and bounded on the north by Pokunewatta and Ilanperumagebima, east by Pokunewatta, south by ela, west by Polgahawatta, and Polgahawatteowita, in extent about 3 acres. Valuation Rs, 1,000.

Writ amount Rs. 1,111.48, and Fiscal's charges.

Deputy Fiscal's Office, Mataria Japuary 9, 1920.

920. Deputy Fiscal.

E. T. GOONEWARDENE,

In the District Court of Matara.

n Salman Wijesekera Ekanayaka Appuhamy of

1. Eighteen bearing coconut trees of the fruit trees planted by Don Salaman Wijesekera Ekanayaka Appuhamy the defendant, the undivided 1/14 part of the planter's 1/2 part of the fruit trees of the 2nd and 3rd two plantations, and the undivided 1/20 part of all the paraweni fruit trees and of soil of Talawattahena, in extent about 15 acres, situated at Pitadeniya, in the Wellaboda pattu of Matara District, Southern Province; and bounded on the north by Wanigasuriyawatta, Beebannewatta, and the village limit of Kirineliya, east by Hompalapittaniyawatta, Diwelwatta, and Vidanegewatta, and west by Weheragodamuduna, Arehenewatta, and the village limit of Kirineliya. Valuation Rs. 240.

2. All the fruit trees and soil of Bateegepahalawatta alias Koratuwa, in extent about 1½ acre, at Mukalandenigoda in Babarenda; and bounded on the north by Bateegewatta, east by Wellappulige Mahawatta, south by Pahalakoratuwa, and west by Dingihamigewatta. Valuation Rs. 300.

3. All that other fruit trees and of soil (save and except planter's $\frac{1}{2}$ part of the fruit trees of 2nd plantation) of Inalawatta *alias* Dingepadinchiwatta, in extent about 2 acres, at Babarenda aforesaid; and bounded on the north by Godellehena, east by Paluwatta, south by Dawaniyangodagamagewatta, west by Hettigewatta and another property which has since been sold by the defendant. Valuation Rs. 500.

Deputy Fiscal's Office, Matara, January 6, 1920. E. T. GOONEWARDENE, Deputy Fiscal.

- Northern Province.

In the District Court of Jaffna.

avarathar Visuvalingam of Araly North.. Plaintiff. o. 11,698. Vs.

1) Muttuppillai, widow of Kathiravelui of Araly West,

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(2) Kathiravelu Marimuttu of Araly West. Delendants. NOTICE is hereby given that on Friday, February 13, 1920, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said 1st defendant in the following property for the recovery of Rs. 442 80, with interest on Rs. 390 at the rate of 9 per cent. per annum from November 29, 1916, until payment in full, and costs of suit being Rs. 110.65, and poundage and charges, viz.

In an undivided 1 share of a piece of land situated at Araly West called Periavalavukallollai and Thammalai, ditto Thammalayitkulam, containing or reputed to contain in extent 33 lachams varagu culture and 10 13/20 kules with house. kitchen, and spontaneous and cultivated plants; bounded or reputed to be bounded on the east by the property of Candappar Arumugam, and lane; and by property of Sivakadadehakkurukkal Sadasivakkurukkal, north by the property of S. Kanapathy Subraman: an and shareholder, Kadirgamar Appukkuddy, and by Arumugam Selladurai, west by road, and by the property of Kanthappar Arumugam, and south by lane and by the property of Kanthappar. Arumugam and lane.

or		
	Fiscal's Office, Jaffna, January 12, 1920.	A. ARIACUTTY, Deputy Fiscal.
-	In the District Court of Sena Navanna Manikkampillai West	
ff.	No. 14,007. Vs.	
	Nana Peena Muhammadu Ismail H presently of Jaffna town	Defendant.
ıt. 2,	I NOTICE IS HELEDY given mat on	Friday, February 13,
ic	auction at the Customs Harbour, Kay	ts, the right sittle, and
ıe of	the recovery of Rs. 2,248, with interest	st on Rs. 1,801.91, at
9,	the rate of 18 ² / ₄ per cent. per annum until payment in full, and poundage a	from August 8, 1919.
es	One schooner named "Kathiresan"	bearing No.123.056.
1- 's	thirty-four tons in weight, with its app	ourtenances including
s,		
)s		A. ARIACUTTY,
з, З	Jafina, January 12, 1920.	Deputy Fiscal.
y of		
١,	Eastern Province.	
d 1,		γ
n	In the Court of Requests of	Battical
B.	Kathiramatamby Udayar Velupilla Uppodai	i Aoi Kallali
8.	Vppodai	Plaintiff.
'7 '9	M. Joseph Fernando of Eraur	Defendent
۴	NOTICE is hereby given that on Sa	turday, February 7.
f	1920, at about 9 o'clock in the morn public auction at the spot the right, titl	ing, will be sold by
t	said defendant in the following property	y, viz.
-	The western portion of the land called	d Kalqimavadikattu-
	poomie bearing lot No. 3030 ¹ / ₂ , situated pattu, Batticaloa, Eastern Province ;	and bounded on the
	east by the property belonging to the h	eirs of the late P. H.
	Sinnatamby, south by the lands Nos. 150,962 and 143,542, west and	north by the land
	reserved for road; containing in extent 33 perches, with house, coconut trees	6 acres 3 roods and
	subject to mortgage to Narayanapillai I	Eliatamby.
	Judgment Rs. 182 15, with interest 9 per cent. per annum from June 16, 191	
	o por conto por annum rom o uno 10, 20.	io, un puynicio
		ANAGABATNAM, Deputy Fiscal.
	Batticaloa, January 8, 1920.	Deputy Fiscal.
ł	In the District Court of Bat	tical
	Ahamado Levvai Marakayer Sinna Lev	vai Marikayeers
	of Kattaneudy No. 4.673. Vs.	
	No. 4,673. Vs. Ahamado Levvai Kariapper Abdul Carin	n Karia per of
	Eraur	Defendant.
	NOTICE is hereby given that on F 1920, at 9 o'clock in the morning, will	riday, Hebruary 6, be sold by public

1920, at 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and atterest of the said defendant in the following property

(1) 1 boiler and engine, 1 hydraulic pump, 1 oil pounder hull, 1 small presser, 1 frying pan, 1 roller, 1 elevator 1 discentigrator, 1 desiccator, 1 poonac grinder, 1 counter shaft with 3 wheels, 1 iron roofing with 22 iron girders, 1 side shaft with 2 wheels, 1 oil tank, 1 water pump.

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(2) The land called Vedducadduvalavu, situated at Thandavanvely, in Manmunai pattu; and bounded on the north by the land of the heirs of Dr. Govinder, south by road, east by the property of Somanader Mudaliyar, and on the west by path; in extent 13 acres 1 rood, with all rights belonging to it.

Judgment Rs. 6,892.21, with interest thereon at 9 per cent. per annum from July 5, 1919, till payment.

Fiscal's Office, Batticaloa, January 12, 1920, S. O. CANAGARATNAM, Deputy Fiscal.

North-Western Province. the District Court of Kandy.

P. R. K. N. Letchimanen Chetty, Kandy.....Plaintiff, No. 25,838. Vs.

Ekanayaka Mudiyanselage Ihala Walauwe Ran (1)Banda Boyagoda, Registrar, of Boyagoda in Weuda, 2) Ran Banda Tennakoon, Kandy......Defendants.

NOTICE is hereby given that on Monday, February 23, 1920, commencing at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following properties mortgaged by bond No. 4,903 dated November 9, 1916, and attested by J. W. Wickremesinghe of Kandy, Notary Public. The 1st land will be sold at the risk of the original purchaser :

An undivided 1 part or share of and in all that field called Bendisiyambalawekumbura of about 2 pelas and 8 lahas of paddy sowing extent and its adjoining Berawapitiyepillewa of 11 lahas of kurakkan sowing extent in the

NOTICES

strict Court of Colombo.

Abeyesekera of Nugegoda, deceased.

Order Nisi.

Jamaradiyakera Karunanayaka Kumarasinghe Mudianselage Tikiri Kumarihamy of Dehiwala Petitioner.

THIS matter coming on for disposal before William Vadsworth, Esq., District Judge of Colombo, on November

7, 1919, in the presence of Mr. F. B. Ekanayaka, Proctor, n the part of the petitioner above named; and the affidavits

1) of the said petitioner dated November 17, 1919, and (2)

IN

whole, situate at Boyagoda, in Weuda korale of the Weudawill hatpattu, in the District of Kurungala, and which said field and pillewa adjoining each other and now form one property; and bounded on the north by the imaniyara of Boyagoda Dissamahatmaya's field, east by the elawella of the field called Bogaha-anga, south by the land called Kuda-aramba belonging to Mudiyanse, and on the west by the elawella of Gurunnehe's field (save and except, however, therefrom the land called Berawapitiyepillewa of 11 labas kurakkan sowing).

2. All that field called Dimbula alias Dodankumbura of l pela of paddy sowing extent, situate at Boyagoda afore-said; and bounded on the east by Korale Makatmaya's field, south by the ela of Gahahitiyawakumbura, west also by the limit of Korale Mahatmaya's field, and on the north by the imaniyara of Dimbulekumbura.

3. An undivided $\frac{1}{2}$ part or share towards the south out of the field called Galahitiyawa of about 16 lahas of paddy sowing extent in the whole, situate at Boyagoda aforesaid; and which said entire field is bounded on the east by ela, south by the imaniyara of Siyatu's field, west by Berawapitiye-ela, and on the north by the imaniyara of Kiri Banda ex-Korala's field and Galahitiyawa-ela.

4. An undivided 1 part or share of and in all that field called Potukumbura of 2 pelas of paddy sowing extent in the whole and its adjoining pillewa of about 3 seers of kurakkan sowing extent, situate at Kottamulla in aforesaid korale, and which said field and pillewa are adjoining each other and now form one property; and bounded on the north by Weladeniyaelawella, east by Kadurugahagodellaweta, south by ela, and on the west by the limit of Gurunnehe's field.

Amount to be levied Rs. 1,946.05, with interest on Rs. 1,770 at the rate of 9 per cent. per annum from October 30, 1917, till payment in full, and poundage.

Fiscal's Office, Kurunegala, January 10, 1920. S. D. SAMARASINHA, Deputy Fiscal.

I, EDWARD BRUCE ALEXANDER, Fiscal for the Province of Sabaragamuwa, do hereby appoint Mr. J. P. Ranasingha of Ratnapura to be Marshal for the divisions of Palle and Meda pattus of Kuruwiti korale of the Ratnapura District, and of Three Korales and Lower Bulatgama of the Kegalla District, under the provisions of "The Fiscals" Ordinance, 1867," and authorize him to perform the duties and exercise the authority of Marshal, for which this shall be his sufficient warrant.

TESTAMENTARY

The 6th day of January, 1920.

Festamentary

Jurisdiction No. 6,927 E. B. ALEXANDER, Fiscal.

of the notary and attesting witnesses dated October 28 of the notary and attesting, writeses during to be and November 17, 1919, having been read: It is ordered that the last will of the late Charles Stephen de Jansz Abeyesekera of Nugegoda, 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 In the Matter of the Last Will and Testament of the late Charles Stephen de Jansz declared that the petitioner is the exectifix named in the said will, and that she is entitled to have probate thereof issued to her, unless any person or persons interested shall, on or before January 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.

ACTIONS.

November 27, 1919.

W. WADSWORTH, District Judge. trict Court of Colombo. Order Nisi.

henta In the Matter of the Intestate Estate of the ŀγ diction. late Claire Margurite de Fry of Clock House, Laurie's road, Colombo, deceased. 0. 37.

de Fry of Bambalapitiya, William Bernard Colombo.....Petitioner.

And

(1) Maryanna Welhelmina de Fry, now known as Sister Mary Benedict of the Roman Catholic Convent, Matale, (2) Charlotte Mary Louisa de Fry, (3) Eric Joseph William de Fry, and (4) David Edward de Fry, all of Bambalapitiya,

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on December 10, 1919, 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 8, 1919, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the father 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 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 10, 1919.

m.

W. WADSWORTH, District Judge.

In the District Court of Colombo.

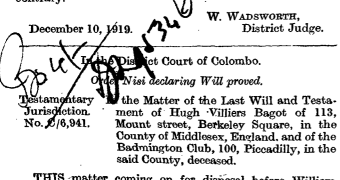
Order Nisi. In the Matrice of the Intestate Estate of the late Anseim Philip de Fry of Bambala. estamentary of the Intestate Estate of the uristiction. No. 38 iliya, Colombo, deceased. Bernard Fry Bambalapitiya, illiam $\mathbf{d}e$ of Colombo.Petitioner.

And

(1) Maryanna Welhelmina de Fry, now known as Sister Mary Benedict of the Roman Catholic Convent, Matale, (2) Charlotte Mary Louisa de Fry of Colombo, (3) Eric Joseph William de Fry of Colombo, (4) David Edward de Fry of Colombo Respondents.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on December 10, 1919, 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 8, 1919, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as the father of the above-named deceased. to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before January 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.



THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colombo, on December

22, 1919, in the presence of Mr. J. A. Martensz, Proctor, On the part of the petitioner Leslie William Frederick Saram of Colombo; and (1) the affidavit of the said **peti**. tioner dated December 19, 1919, (2) the power of attorney dated October 17, 1919, and (3) the order of the Supreme Court dated November 27, 1919, having been read : It is ordered that the will of the said Hugh Villiers Bagot, deceased, dated October 26, 1915, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the said Leslie William Frederick de Saram is the attorney in Ceylon of the executor named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly. unless any person or persons interested shall, on or perfore January 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. WADSWORTH, December 22, 1919. District Judge. L In the District Court of Colomb Order Nisi declaring Will proved.

Testamentary Jurisdiction. No. C/6,942.

In the Matter of the Last Will and Testa ment (with codicil) of Jessie Greenshields Hanna, of 31, Anerley Patk, Penge, in the County of Surrey, England, formerly of 6, Honor Oak Rise, Camberwell, in the said County, widow opeased

THIS matter coming on for dispond before William Wadsworth, Esq., District Judge of Colombo, on December-22, 1919, in the presence of Mr. J:A. Martensz, Proctor, on the part of the petitioner Leslie William Frederick .de Saram of Colombo; and (1) the affidavit of the said petitioner dated November 29, 1919, (2) the power of attorney dated April 16, 1919, and (3) the order of the Supreme Court dated November 27, 1919, having been read : It is ordered that the will of the said Jessie Greenshields Hanna, deceased, dated November 13, 1900, and a codicil thereto dated September 24, 1910, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved ; and it is further declared that the said Leslie William Frederick de Saram is the attorney in Ceylon of the executor namer in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 22 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 22, 1919.

W. WADSWORTH. District Judge.

In the District Court of Colombo. Order Nisi declaring Will prove

Testamentary Jurisdiction. No. C/6,943.

In the Matter of the Las ment of Hugh Carey Dic weston Taunton, in be Somerset, England, a Lieut in His Majesty's 13th So Infantry, deceased

THIS matter coming on for disposal before W Wadsworth, Esq., District Judge of Columbo, on De liam mbor 22, 1919, in the presence of MI. J. A. Mannen, Proctor, on the part of the petitioner Stanley Frederick 19, Saram of Colombo; and (1) the affidavit of the said petitioner dated December 16, 1919, (2) the power of attorney dated September 27, 1919, and (3) the order of the Supreme Court dated Neuromber 27, 1919, and (3) the order of the Supreme Court dated November 27, 1919, having been read : It is ordered that the will of the said Hugh Carey Lickinson, deceased, dated June 26, 1917, a certified copy of which under the Seal of His Majesty's High Covrt of Justice in England has been produced and is now deposited in this court, be and the same

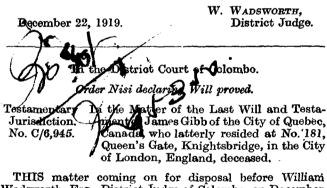
is hereby declared proved; and it is further declared that the said Stanley Frederick de Saram is the attorney in Ceylon of the executor named in the said will, and that he is entitled to have letters of administration (with will ann xed) issued to him accordingly, unless any person or persons interested shall, on or before January 22, 1920, show sufficient cause to the satisfaction of this court to the contiary.

December 22, 1919.

W. WADSWORTH, District Judge.

he District Court of Colombo. Order Nisi declaring Will proved. Testamentary In the Mapre of the Last Will and Tsta-Jurisdiction. In the Mapre Sichardson Montgomery, No. C/6,944 A Lingenant in the Royal Air Force, late Por grarlea, Wilton Hill Terrace, Hawick he County of Roxburgh, Scotland, deceased.

THIS matter coming on for disposal before William Wadsworth, Esq., District Judge of Colembo, on December 22, 1919, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Stanley Frederick de Saram of Colombo ; and (1) the affidavit of the said petitioner dated December 16, 1919, (2) the power of attorney dated October 7, 1919, and (3) the order of the Supreme Court dated November 28, 1919, having been read : It is ordered that the will of the said James Richardson Montgomery, deceased, dated September 23, 1914, a certified capy of which under the seal of the Commissariot of Roxburghshire 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 Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or perions interested shall, on or before January 22, 1920, show the accent cause to the satisfaction of this court to the contrary.



Wadsworth, Esq., District Judge of Colombo, on December 22, 1919, in the presence of Mr. J. A. Martensz, Proctor, on the part of the petitioner Stanley Frederick de Saram of Colombo; and (1) the affidavit of the said petitioner dated December 16, 1919, (2) the power of attorney dated September 25, 1919, and (3) the order of the Supreme September 25, 1919, and (3) the order of the supreme Course dated November 28, 1919, having been read: It is order it that the will of the said James Gib., deceased, dated February 10, 1917, a certified copy of which under the search the Superior Court at Quebec been produced and is not deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Stanley Frederick de Saram is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly; unless any person or persons interested shall, on or before January 22, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 22, 1919.

W. WADSWORTH, District Judge. In the District Court of Colombo.

Order Nisi declaring Will proved.

Jurisdiction. No. 26,946.

Testamentary In the Matter of the Last Will and Testa ment (with codicil) of John Anderson of West Heath, Limpsfield, in the County of Surrey, England, formerly of Gorthie estate, Dikoya, Ceyles, deceased.

THIS matter coming on for disposed before William Wadsworth, Esq., District Judge of Colomba on January 8, 1920, in the presence of Messrs (P. J. & G. de Saram, Prostors on the sector of Messrs (P. J. & G. de Saram, Proctors, on the part of the petitioner Thomas Lister Villiers of Colombo; and (1) the affidavit of the said petitioner dated December 23, 1919, (2) the power of attorney dated October 17, 1919, and (3) the order of the Supreme Court dated December 19, 1919, having been read: It is ordered that the will of the said John Anderson, deceased, dated March 2, 1896, and a codicil thereto dated March 25, 1905, a certified copy of which under the Seal of His Majesty's High Court of Justice in England has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the said Thomas Lister Villiers is the attorney in Ceylon of the executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before January 29, 1920, show sufficient cause to the satisfaction of this court to the contrary.

January 8, 1920.

W. WADSWORTH. District Judge.

In the District Court of Kalutara. Order Nisi. In the Matter of the Estate of the late Deenar Umma alias Pathumme Natchia deceased, of Alutgama. Testamentary Jurisdiction. No. 1.258. Mahallam Cassim Lebbe Ahamado AL9 Petitioner. Marikar Vs. (1) Mahallam Ahamado Lebbe Pathumma and husband (2) Osan Lebbe Marikar Mohammado Samsadeen, (3) Mahallam Ahamado Lebbe Ummal Assena, (4) ditto Mohammado Cassim, (5) ditto Umma Nona, (6) ditto Mohammado Hassim, (7) ditto Mohammado

THIS action coming on for disposal before Allan Beven, Esq., District Judge of Kalutara, on October 30, 1919, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated October 27, 1919, having been read;

Thahir, (8) Mahallam Cassim Lebbe Mohammado Lebbe Marikar Respondents.

It is ordered that the petitioner be and he is hereby declared entitled, as husband of above-named deceased, to have letters of administration to her estate issued to him, interested shall, on or before December 17, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said 8th respondent be and he is hereby appointed guardian ad litem over the said 3rd to 7th respondents, unless any person or persons interested shall, on or before December 17, 1919, show sufficient cause to the satisfaction of this court to the contrary.

October 30, 1919.

ALLAN BEVEN, District Judge.

Extended to show cause to the satisfaction of this court on or before January 28, 1920.

December 17, 1919.

ALLAN BEVEN, District Judge.

In the Distric Court of Negombo. Yrder Nisi.

In the Matter of the Intestate Estate of the Galketidewage Edoris Fernando of Welhena, deceased. stame htars Jurisdi tion. ,812, No.

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THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Negombo, on November 4, 1919, in the presence of Mr. C. J. Ederisinghe, Proctor, on the part of the petitioner Rampatidewage Adriana Fernando of Welhena; and the affidavit of the said petitioner dated September 26, 1919, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as the lawful wife of the said deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Galketidewage Daniel Fer-nando, (2) ditto Emalin Fernando, (3) ditto Manuel Fernando, (4) ditto Rodah Fernando, and (5) ditto Saida Fernando, all of Welhena, the 3rd, 4th, and 5th are minors by their guardian *ad litem* the 1st respondent—or any other person or persons shall, on or before January 20, 1920, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM, November 4, 1919. District Judge. In the District Court of Negombo. Order Nisi.

/In the Matter of the Estate and Effects of Testamentary Jurisdiction. Karunanayaka Athukoralalage Seeladasa Karunanayaka of Essella, in Dasiya pattu of the Alutkuru korale, deceased.

THIS matter coming on for disposal before W. S. de Saram, Esq., District Judge of Negombo, on November 24, 1919, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Karunanayaka Athukoralalage Punchappuhamy of Essella; and the affidavit of the said petitioner dated November 10, 1919, having been read :

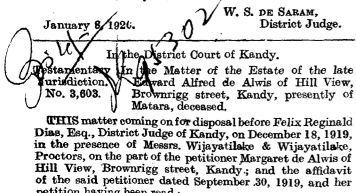
It is ordered that the petitioner be and he is hereby declared entitled, as a brother and as one of the heirs of the deceased above named, to administer the estate of the said deceased, and that letters of administration do issue to him accordingly, unless the respondents-(1) Karunanayaka Athukoral lage Kechchohamy of Essella, assisted by her husband (2) Livanapathirannehelage Punchisinno of Essella, (3) Karunanayaka Athukoralalage Nonababahamy of Pitiyegedara in Yatigaha pattu of the Hapitigam korale, (4) Don Arnolis Karunanayaka of Essella, (5) Imiyakankanamalage Migel Singho of Essella, (6) ditto Charles Appuhamy of Velangana, (7) ditto Roidanona of Makandura, assisted by her husband (8) Charles Singho of Makandura, (9) Imiya-kankaramalage Jangonona of Velangana, (10) Karunanayaka Athukoralalage Nonohamy of Essella-shall, on or before January 8, 1920, show sufficient cause to the satisfaction of this court to the contrary.

November 24, 1919.

No. 1,826.

W. S. DE SARAM, District Judge.

Time for showing cause against this Order Nisi has been extended for January 22, 1920.



petition having been read : It is ordered that the said petitioner, Margaret de Alwis, as the widow of the deceased above named, be and she is hereby declared entitled to letters of adminiatration to his

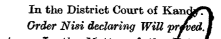
estate, unless the respondents—(1) Edward Barnes Conrad de Alwis, (2) Fitzroy Eustace de Alwis, (3) Margaret Esme de Alwis, (4) Cecil Mervyn de Alwis, (5) Aldyth Maisie de Alwis, all of Hill View, Brownigg street, Kandy, by their guardian ad litem Clement Christopher de Alwis of Kandy-shall, on before January 29, 1920, show sufficient cause to the satisfaction of this court to the contrary.

FELIX R. DIAS, District Judge. December 18, 1919.

In the District Court of Kand Testamentary In the Matter of the Estate and Effects Jurisdiction. No. 3,607. lage Kiri Mutu Ridi of Kotakedeniye, deceased.

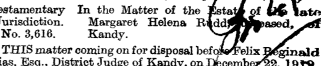
THIS matter coming on for disposal before Filix Research Dias, Esq., District Judge of Kandy, on December 14, 1919, in the presence of Messrs. Silva & Valawara, Poctors, on the part of the petitioner Palleg, idea eneyelagedera Rana Henaya of Naranwita; and the anawit of the said petitioner dated November 18, 1919, and his petition having been read: It is ordered that the said petitioner Pallege Vidanehenevelagedera Rana Heneva, husband of the Vidaneheneyelagedera Rana Heneya, husband of the deceased above named, be and he is hereby declared entitled to letters of administration to the estate of the deceased, unless the respondents (1) Pallege Vidanehepeyelagedera Pusumba Ridi, (2) Pallege Vidanaheneyelagedera Kuda Ridi, and (3) Pallege Vidaneheneyelagedera Lenusuwa Heneya by their guardian ad litem Yakmeddille Kiriyaheneya or any person or persons interested shall, on or before January 22, 1920, show sufficient cause to the OF satisfaction of this court to the contrary.

> FELIX R. DIAS, District Judge.

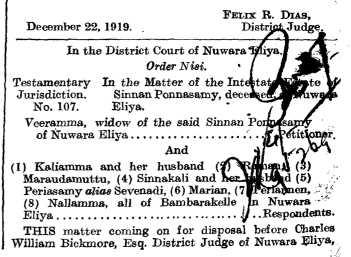


Testamentary Jurisdiction. No. 3.616. Kandy.

December 11, 1919.



THIS matter coming on for disposal before Felix Beginald Dias, Esq., District Judge of Kandy, on December 22, 1919, in the presence of Messrs. Jonklaas & De Vos, Proceers, on the part of the petitioner John James Rud Teak Bungalow, Kandy; and the affiderit of the propertioner and his petition dated December 22, 1919, naving been read: It's ordered that the will on the bove-named Margaret Helena Rudd, deceased, dated April 18, 1881, be and the same is hereby declared proved, unless any person or persons interested shall, on or here February 12, 1920, show sufficient cause to the satisfation of this court to the contrary. It is further declared that the said John James contrary. It is further declared that the said John James Rudd is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before February 12, 1920, show sufficient cause to the satisfaction of this court to the contrary.



on Decmeber 17, 1919, in the presence of Messrs. VanRooyen & Modder, Proctors, on the part of the petitioner; and the affidavit of the said petitioner dated June 21, 1918, having been read: It is declared that the said Veeramma is the widow of Sinnan Ponnasamy, the above-named deceased, and that as such she is entitled to have letters of administration in respect of the estate of the above-named deceased issued to her accordingly, unless the respondents above named shall, on or before January 21, 1920, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the 6th, 7th, and 8th respondents are minors, and that the 1st respondent is a fit and proper person^{*}to be appointed guardian *ad litem* for the purpose of representing them in the above-styled proceedings, and that the 1st respondent be so appointed, unless the 6th, 7th, and 8th respondents above named shall, on or before January 21, 1920, show sufficient cause to the satisfaction of this court to the contrary.

satisfaction of this court to the contrary. Given under by hand at Nuwara Eliya, this 6th day of January, 1920.

C. W. BICKMOBE, District Judge. In the District Court of Galle. Order Wist declaring Will proved.

Testamentary Jurisdiction: No. 5,121 In the Matter of the Last Will and Testament of Godakantle Aratchige Nicholas Appuhamy, deceased, of Bope.

THIS matter comme on for disposal before L. W. C. Schrader, Esq., District Judge of Galle, on October 29, 1919, in the presence of Mr. C. H. Wikramanayake, Proctor, on the part of the petitioner Udugampolage Francina; and the affidavit of the petitioner and the attesting witnesses dated October 27, 1919, and August 25, 1919, respectively, having been read:

It is ordered that the 1st respondent Godakande Aratchige Jonnie, be appointed guardian *ad litem* over 2nd, 3rd, 4th and 5th minor respondents, (2) Godakande Aratchige Albert, (3) Godakande Aratchige Francis, (4) Godakande Aratchige Ellen, and (5) Sophie, unless sufficient cause be shown to the contrary on or before November 27, 1919. It is ordered that the will of Godakande Aratchige

It is ordered that the will of Godakande Aratchige Nicholas Appuhamy, deceased, dated February 19, 1919; and now deposited in this court, be and the same is hereby declared proved, unless the respondents above named or any others interested shall, on or before November 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner Udugampolage Francina is the executrix named in the said will, and that she is entitled to have probate of the same issued to her accordingly, unless the respondents above named or any others interested shall, on or before November 27, 1919, show sufficient cause to the satisfaction of this court to the contrary.

L. W. C. SCHRADER,

District Judge. Extended to December 18, 1919. L. W. C. SCHRADER, District Judge. Extended to January 22, 1920. L. W. C. SCHRADER, District Judge. 2 in the District Soupt of Tangalla. Orjer Nisi. Testamentary In the Matter of the Estate of the late Don Kottan Wiraman Appuhamy of Ambala, deceased, of Ambala. Jurisdiction. No. 737.

THIS matter coming on for disposal before C. Harrison Jones, Esq., District Judge of Tangalla, on December 20, 1919, in the presence of Don Andiris Wiraman Appuhamy, the petitioner; and the affidavit of the said petitioner dated December 5, 1919, having been read:

It is ordered that letters of administration to the estate of the late Don Kottan Wiraman Appukamy, deceased, be granted to the said petitioner, be and the same is hereby declared proved, unless the respondents (1) Don Carclis Wiraman of Puwakdandawa, (2) Dona Gimara Wiraman, (3) Wellappuli Aratchige Don Dionis, (4) Don Hendrick Wiraman, (5) Dona Ciciliyana Wiraman, and (6) Ratnayaka Liyanage Don Andrayas and any person or poisons interested shall, on or before January 19, 1920, shall sufficient cause to the satisfaction of this pourt to the contrary.

C. HARRISON JONES, December 20, 1919. In the District Court of Jaffna. Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. No. 4,093. Ponnachchy, widow of Vaitilingam. of Chulipuram. Vs. (1) Seevaretnam, daughter of Vaitilingam of Chuli-

(1) Seevaretain, datagnet of value of value puram, (2) Poologarampai, daughter of Value of

THIS matter of the petition of Ponnachchy, widow of Vaitilingam of Chulipuram, praying for letters of administration to the estate of the above-named deceased Veluppillai Vaitilingam, coming on for disposal before the Hon. Sir A. Kanagasabai, Kt., District Judge, on December 20, 1919, in the presence of Mr. M. Canapathipillai, Proctor, on the part of the petitioner ; and the affidavit of the petitioner dated October 30, 1919, having been read : It is declared that the petitioner is the 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 20, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 22, 1919.

A. KANAGASABAI, District Judge.

In the District Court of Jaffna.

Order Nisi.

Testamentary In the Matter of the Estate of the land Jurisdiction. No. 4,108. Chellamuttu, wife of Aseerwatham of Kopay, Jafina, late of Klang, in Federated Malay States, deceased.

Aseerwatham Arthur Arasaratnam of Sugapore 1734 his attorney Sinnathamby Benjamin Unitin of Stranger,

Against

Samuel Ascerwatham of Klang in Federated Malay States Respondent.

THIS matter of the petition of the above-named petitioner praying for letters of administration to the estate of the above-named deceased Chellamuttu, wife of Aseerwatham, coming on for disposal before the Hon. Sir A. Kanagasabai, Kt., District Judge, on December 2, 1919, in the presence of Mr. S. Cumarasurier, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated November 25, 1919, having been read: It is declared that the petitioner is sole held of the said intestate, and is entitled to have letters of administration to the estate of the

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December 11, 1919,

ction. 237.

said intestate issued to him, unless the respondent or any other person shall, on or before January 29, 1919, show sufficient cause to the satisfaction of this court to the contrary.

> A. KANAGASABAI, District Judge.

he District Court of Mannar.

Order Nisi.

In the Matter of the Estate of Ahamadotamby alias Ahamadoneina Muttu alias Muttumohamado, deceased.

Ahamadotamby alias Ahamadoneina Uthumaneina of TharakunduPetitioner.

THIS matter coming on for disposal before B. G. de Glanville, Esq., District Judge of Mannar, on December 23, 1919, in the presence of Mr. S. Mudlr. Anantham, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated December 19, 1919, having been read: It is ordered that the petitioner be declared entitled to have letters of administration to the estate of the deceased above named, and that the same be issued, unless any person shall, on or before January 28, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 23, 1919.

B. G. DE GLANVILLE, District Judge. In the District Court on Negombb. Order Nisi. Testamentary In the Matter of the Intestate Frate of the Jurisdiction. late Ranasinge Matchige Don Perin No. 1,825. Appuhamy of Ugg. boda deceased.

osal befq đ٩ THIS matter coming on for di Saram, Esq., District Judge of ber 9 mbo. or octors. on 1919, in the presence of Messus. Sil & Lore athironnothe part of the petitioner Ka P nar hd the affidavit of helage Marthina Hamine of Uggal r 28, 1119, having been the said petitioner dated Octo read:

It is ordered that the petitioner be and she is hereby declared entitled, as widow of the said deceased, to have letters of administration to his estate issued to her, unless the respondents—(1) Ranasinghe Aratchige Don Arnolis, (2) ditto Dona Menchinona, (3) ditto Dona Jane Nona. (4) ditto Dona Punchinona, (5) ditto Don Carolis, (6) ditto Don Abraham, (7) ditto Don William, all of Uggalbcda, 5th to 7th respondents are minors by their guardian ad litem the 1st respondent—or any other person or persons interested shall, on or before January 8, 1920, show sufficient cause to the satisfaction of this court to the contrary.

December 9, 1919.		W. S. DE SARAM, District Jungo.
Extended for January	ź. 29, 1920.	W. S. DE SARAM,
January 12, 1920.		District Judge.

H. R. COTTLE, ACTING GOVERNMENT PRINTER, COLOMBO, CEYLON.